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ENVIRONMENTAL IMPACT REPORT AND ENVIRONMENTAL MANAGEMENT PROGRAMME FOR AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN THE MAGISTERIAL DISTRICT OF PIETERMARITZBURG, KWAZULU-NATAL (12/3/291 ER)

September 2016

SUBMITTED FOR ENVIRONMENTAL AUTHORISATION IN TERMS OF THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (NO. 107 OF 1998) (AS AMENDED) IN RESPECT OF LISTED ACTIVITIES THAT HAVE BEEN TRIGGERED BY AN APPLICATION IN TERMS OF THE MINERAL AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (NO. 28 OF 2002) (AS AMENDED)

NAME OF APPLICANT: Rhino Oil and Gas Exploration South Africa (Pty) Ltd

TEL NO: (021) 21 412 1577

POSTAL ADDRESS: PO Box 225, Rondebosch, 7701

PHYSICAL ADDRESS: Icon Building, Suite 300, Cnr Long Street & Hans Strijdom Ave, Cape Town

PASA REFERENCE NUMBER: 12/3/291 ER

PREPARED BY: SLR Consulting (South Africa) (Pty) Ltd

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Project Manager	M Hemming
Author	J Blood and M Hemming
Reviewer	J Crowther
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SLR office, Johannesburg, South Africa

Physical Address:

Unit 7

Fourways Manor Office Park

Corner Roos and Macbeth Streets

Fourways

Johannesburg

South Africa

Postal Address:

PO Box 1596

Cramerview, 2060

Tel: +27 (011) 467 0945 Fax: +27 (011) 467 0978 Web: <u>www.slrconsulting.com</u>

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EXECUTIVE SUMMARY

1. Introduction and Background

This Environmental Impact Report ("EIR") and Environmental Management Programme ("EMPr") have been compiled and distributed for review and comment as part of the Scoping and Environmental Impact Assessment (hereafter collectively referred to as "EIA") process that is being undertaken for the application by Rhino Oil & Gas Exploration South Africa (Pty) Ltd (hereafter referred to as "Rhino Oil and Gas") for an "Exploration Right ("ER') for petroleum products on various farms in the magisterial district of Pietermaritzburg¹, KwaZulu-Natal", South Africa (12/3/291 ER).

This EIR summarises the EIA process followed to date and provides an overview of the proposed project and the affected environment. It provides an assessment of the impacts of the proposed project and sets out the recommend management measures. Interested and Affected Parties ("I&APs") are asked to comment on the EIA and EMPr before it is submitted to the Petroleum Agency of South Africa ("PASA") for decision-making.

In early 2015 Rhino Oil and Gas lodged an application for an ER to explore for petroleum products (including oil, gas, condensate, coal bed methane, helium and biogenic gas) with PASA in terms of Section 79 of the Mineral and Petroleum Resources Development Act, 2002 (No. 28 of 2002) (MPRDA), as amended. PASA accepted the ER application on 22 May 2015 (Ref: 12/3/291 ER).

The purpose of exploration is to identify the existence of any commercially viable reserves of oil and / or gas. Exploration is a technically complex and iterative process consisting of a number of stages typically termed i) early-phase exploration, ii) appraisal and iii) well drilling. Data from each stage improves the knowledge and understanding of the resource, and informs the following stage, which is only undertaken if results are positive. Exploration can require a period of up to 10 years to inform a decision on a production right application. Rhino Oil and Gas is proposing to undertake 'early-phase exploration' activities.

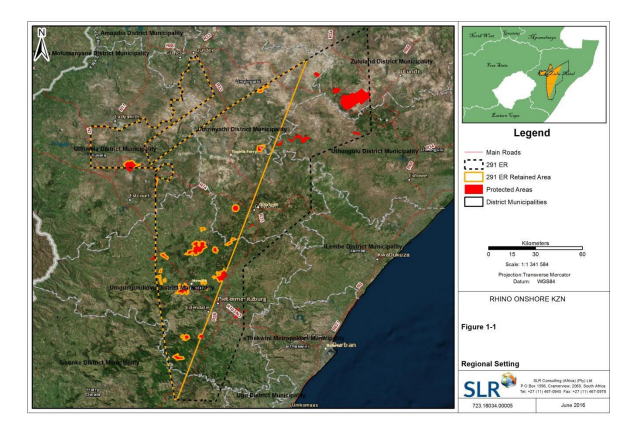
The initial ER application area was approximately 1 500 000 ha in extent and covered approximately 10 000 properties (farms and portions) (see Figure below for the regional setting of the project). The scope of the application proposed 'early-phase exploration' activities namely:

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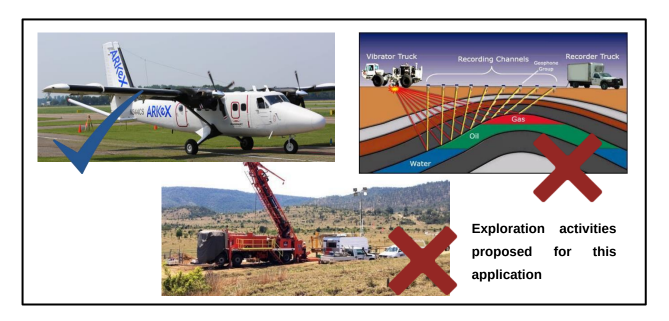
¹ The PASA acceptance names the Magisterial District of Pietermaritzburg. However the application area (now revised) lies within the Nqutu, Glencoe, Dundee, Klipriver, Babanango, Nkandla, Msinga, Estcourt, Weenen, Umvoti, Mooiriver, Lions River, Pietermaritzburg, Mpendle, New Hanover, Richmond and Ixopo Magisterial Districts.

- various non-invasive and remote exploration techniques (including analysis of existing data and full tensor gradiometry gravity survey);
- the drilling of up to 10 core boreholes; and
- 125 km of seismic survey acquisition.

Subsequent to the acceptance of the Scoping Report, Rhino Oil and Gas reduced the extent of the ER application area through the exclusion of all known protected areas with status defined under Section 48 of the National Environmental Management: Protected Areas Act (57 of 2003). Rhino Oil and Gas also acquired and reviewed further geological data and determined from this that certain areas along the eastern extent of the application area are unlikely to be prospective for oil or gas. The extent of the ER application area was reduced to an area of 850 000 ha covering approximately 6700 properties. (dotted black line shows initial ER, orange line shows revised ER).



In addition, Rhino Oil and Gas has **excluded the ground-based core hole drilling and seismic surveys** from proposed 'early-phase exploration' work for which they are seeking environmental authorisation. Thus the current focus of the application and the related environmental assessment work is now only related to the proposed remote exploration techniques (including analysis of existing data and an aerial full tensor gradiometry gravity survey).



If the application is approved, Rhino Oil and Gas would be in a position to conduct the remote exploration and to develop a more detailed understanding of the potential oil and gas resources in the ER area. Thereafter, should Rhino Oil and Gas propose to conduct ground-based exploration activities this would need to be informed by a further application to PASA and a separate environmental assessment and authorisation process. A benefit of this revised approach is that any future application for ground-based exploration activities will be focussed on specified sites, thereby enabling I&APs to know where Rhino Oil and Gas proposes to access land and conduct ground-based exploration activities.

The approval being sought as part of this application does not include any activities relating to the appraisal or well drilling phases that comprise a commercial viability assessment of a possible resource, nor any aspect of production. Thus no wells, permeability testing, pressure testing or hydraulic fracturing (commonly referred to as "fracking") is proposed as part of the initial three-year exploration programme.

1.1 Opportunity to Comment

This EIR has been distributed for a 30-day comment period from 13 September to 14 October 2016. Copies of the report have been made available for download from the SLR website (go to: http://www.ccaenvironmental.co.za/sub-oil-gas-minerals/) and are available in hard copy at the locations described below. An electronic copy of the EIR can be emailed or provided on CD on request. The reports' Executive Summary has also been translated into isiZulu and is available for download from the SLR website or can be emailed on request.

Name and Location	Physical Address
Msunduzi Municipal Library	260 Church Street, Pietermaritzburg
Melmoth Library	20 Reinhold Street, Melmoth
Ashburton Library	C/O Old Main Road and Wally Hayward Drive, Ashburton
Colenso Library	Sr George Street, Colenso
Camperdown Library	Library Road, Camperdown
Dundee Library	Boundary Street, Dundee
Greytown Library	141 Pine Street, Greytown
Howick Library	Main Street, Howick
Impendle Library	Mafahleni, next to Municipal Offices, Impendle
Ladysmith Library	Corner of Murchison Street and Alexander
Mooi River Library	Claughton Terrace, Mooi River
Msinga Library	Msinga Municipality, Main Road, Msinga
Nkandla Library	Maree Street, Nkandla
Nquthu Library	1139 Mangosuthu Drive, Nquthu
Richmond Library	57 Shepstone Street, Richmond
Weenen Library	Next to Wembezi Police Station
New Hanover	Dale Street, New Hanover

Any comments on the EIR should be forwarded to SLR by no later than 14 October 2016.

2. Legislative requirements

An application for an exploration right requires statutory approval in terms of both the MPRDA and the National Environmental Management Act, 1998 (No. 107 of 1998) (NEMA), as amended.

The MPRDA provides that mineral and petroleum resources are the common heritage of all South Africans and that the State, as custodian thereof, is entitled to issue rights to ensure the sustainable development of South Africa's mineral and petroleum resources within a framework of national environmental policy, while promoting economic and social development.

Any right granted under the MPRDA is a limited real right in respect of the mineral or petroleum and the land to which such right relates. The holder of a right is entitled to the rights referred to in Section 5 of the MPRDA and such other rights as may be granted to, acquired by or conferred upon such holder under the MPRDA or any other law. Mineral and petroleum rights are however also specific and have limitations in terms of the target resources, included land, the work programme and a timeframe. Any change to the scope of a right (i.e. further exploration or future production activities) would need to be subject to additional authorisation / approval in terms of the MPRDA and NEMA.

In terms of section 79 of the MPRDA an exploration right is required from the Minister of Mineral Resources (or delegated authority) prior to the commencement of any exploration activities. A requirement for obtaining an ER is that an applicant must comply with Chapter 5 of NEMA with regards to consultation and reporting (see below). The Minister (or delegated authority) may only grant the ER if an Environmental Authorisation is issued.

Section 2 of NEMA sets the environmental principles to be applied by all organs of State when taking decisions that significantly affect the environment. Included amongst the key principles is that all development must be socially, economically and environmentally sustainable and that environmental management must place people and their needs at the forefront of its concern, and serve their physical, psychological, developmental, cultural and social interests equitably. NEMA also provides for the participation of I&APs and stipulates that decisions must take into account the interests, needs and values of all I&APs.

Chapter 5 of NEMA outlines the general objectives and implementation of Integrated Environmental Management (IEM), which provides a framework for the integration of environmental issues into the planning, design, decision-making and implementation of plans and developments. Section 24 provides a framework for granting of Environmental Authorisations. In order to give effect to the general objectives of IEM, the potential impacts of listed activities must be considered, investigated, assessed and reported on to the competent authority. The proposed exploration right application triggers Activity 18 of Listing Notice 2 (GN R984) and a Scoping and EIA process must be undertaken to inform a decision from PASA on an environmental authorisation. Rhino Oil and Gas appointed SLR Consulting (South Africa) (Pty) Ltd (hereafter referred to as "SLR") as the independent environmental assessment practitioner ("EAP") responsible for undertaking the EIA process.

The scope of the current EIA process is aligned specifically to the early-phase exploration work programme (i.e. aerial full tensor gradiometry gravity survey). The environmental assessment of further ground based exploration including core hole drilling, seismic surveys, appraisal or well drilling activities for exploration or future production falls outside of the scope of this EIA process. If such work were to be proposed by Rhino Oil and Gas then it would be required to seek further approval from PASA in terms of the MPRDA and NEMA. Any further approval would be subject to an additional environmental assessment process with further public consultation as is required by NEMA.

In accordance with the EIA Regulations 2014, all other legislation and guidelines that were considered in the preparation of the EIR are documented. Review of the proposed exploration work programme in terms of the relevant legislation has not identified other requirements for authorisation.

3. Study Methodology

3.1 Scoping

A Scoping process was undertaken between October 2015 and April 2016 and concluded with a Scoping Report being submitted to PASA. The Scoping Report included copies of all supporting documents and inputs received during the public participation conducted during the Scoping phase. The Scoping Report was accepted by PASA on 10 June 2016, granting permission for the EIA to continue in terms of the Plan of Study described in the Scoping Report and the conditions included in the acceptance.

3.2 Key Issues Considered

The key issues and concerns identified by the project team, with I&AP input, during the Scoping Phase are detailed below.

Key issues identified by the project team, with I&APs input	Manner in which the issues were incorporated, or the reasons for not including them
4 Drandural incurs	of the reasons for not including them
 Procedural issues There is strong opposition to the proposed exploration right application. The major themes of the public opposition are the following: Concern, even fear, of the future risks that might arise from production should a resource be found; Concern that given the money involved, if any hydrocarbon resource is found, it will not be possible to stop production regardless of what the future EIA processes may indicate in terms of risk. Thus the only way to avoid such risks is to not open the door to such projects; Hydrocarbon based energy is a flawed concept and countries are moving away from new hydrocarbons in favour of a renewable energy system; A deep mistrust of government institutions and the true motives and people behind such an application; Significant doubt over government's ability to enforce compliance to the legislation; South Africa does not understand unconventional hydrocarbon extraction risks and the necessary legislative framework to protect the environment is not in place; and Lack of understanding of how an exploration programme is 	The level of public opposition to the project has been documented in the Scoping and EIA Reports. Where people have registered their opposition to the project, this has been recorded. All objections received have been recorded. The EIA report has attempted to present accurate project information and a realistic assessment of impacts in order that I&APs can make an informed judgement. It is evident that much of the opposition is not directly against the merits of exploration activities as proposed, but rather against the anticipated outcome and risks that, if successful, could result from exploration. No attempt has been made to address issues and objections that are based on concerns that relating to further exploration or future production activities NEMA does not specifically provide a mechanism to address objections raised in the EIA process. Under the MPRDA unresolved objections would be tabled before the Regional Mining Development and Environmental Committee.
undertaken and what is actually being authorised. Numerous objections have been made to the project and EIA process.	
The EIA should assess the potential future exploration and production related impacts (including fracking)	The scope of the EIA is aligned with the early-phase exploration as proposed by Rhino Oil and Gas. Should Rhino Oil and Gas propose to conduct exploration activities outside of this scope, this would need to be informed by a further application to PASA and a separate environmental assessment and authorisation process.
The Strategic Environmental Assessment (SEA) for Shale Gas Development in the Karoo should be extended to cover this area/application or at least inform current EIA process. Or the findings of the SEA applied to this EIA	The scope and terms of the SEA were finalized by the DEA and is limited to Shale Gas Development in the geographic Karoo. Refer to Section 2.5.5.

Time available for I&AP consultation and participation is insufficient;	An extension of time for public consultation in the
	Scoping phase was secured.
The adequacy of the public participation process / methodology was	Additional efforts were undertaken in order to
challenged, particularly with regards informing rural communities.	address this. Refer to section 5.2 of the Scoping
	Report as well as Box 4 in the EIA.
	EIA feedback meetings with the I&APs will be held
	in the towns where Scoping meetings were held
	within the revised ER area.
Protected area or other areas incompatible with exploration should be	The extent of the proposed ER has been adjusted
excluded. Cognisance should be given to restrictions imposed by	to exclude protected areas.
legislation and regulation, particularly the Petroleum Regulations	The scope of the EIA is aligned with the early-phase
	exploration as proposed by Rhino Oil and Gas.
	Restrictions relating to future exploration or
	production activities have not been detailed in this
	EIA.
Provide a detailed baseline description of the affected environment,	Refer to Section 5 of the EIR.
desktop assessment is not adequate.	The large size of the application area, information
assump association to not adoquate.	constraints of the exploration process and the
	nature of the early-phase exploration did not allow
	for, nor warrant, detailed baseline assessments of
	the whole application area. However, it is noted that
	the databases that were utilized generally have
	good coverage, providing adequately accurate
	representation of the field conditions.
	•
Confirm the location of the exploration sites and assess impacts at these	The nature of exploration is such that the applicant
sites.	cannot confirm the location of core hole drilling sites
	or seismic survey routes until the initial exploration
	has provided results.
	Rhino Oil and Gas excluded the core hole drilling
	and seismic surveying from the proposed 'early-
	phase exploration' work for which they are seeking
	environmental authorisation. The current focus of
	the application for environmental authorisation and
	this EIA is now only on remote exploration
	techniques (including analysis of existing data and
	an aerial full tensor gradiometry gravity survey).
	Refer to section 4.5.1
2. Potential impacts of the proposed exploration	
Impact on ecology	The potential impacts of core hole drilling and
> Loss of or disturbance to vegetation and faunal habitats	seismic surveys have not been assessed in this EIA
> Disturbance to and mortality of fauna	as they no longer form part of the proposed 'early-
	phase exploration' work for which Rhino Oil and
Enabling the establishment of alien and invasive species in disturbed areas	Gas are seeking environmental authorisation. See
	Section 4.5.1.
Impact to Groundwater	The aerial FTG surveys (see Section 4.5.5)
 Altered hydrogeological regime and groundwater availability 	included as part of the proposed 'early-phase
•	exploration' would result in almost no interaction
> Contamination of groundwater resources	with the ground over which the survey is
> Water consumption	undertaken. Thus impacts on the majority
Impacts on surface water	

>	Altered surface water hydrological regime	environmental aspects could not occur. For this
>	Contamination of surface water resources	reason the issues were not considered further in
>	Water consumption	this EIA.
Impacts on go	eology	Should Rhino Oil and Gas propose to conduct
>	Destabilisation of certain geologies	ground-based exploration activities in the future, this would need to be informed by a further
>	Risk to underground caverns or mine workings	application to PASA and a separate environmental
Impact on soi	ils	assessment and authorisation process.
>	Physical impact on soils (increased erosion / compaction)	
>	Potential contamination of soils	
Impact on he	ritage resources	
Impact on lan	nd tenure and access to private property	
Impact on cui	rrent land uses	
Structural dar	mage to infrastructure	
>	Structural damage to infrastructure due to shock waves, air overpressure and ground vibration	
>	Degradation or damage due to exploration vehicles and equipment	
Impact on am	nbient air quality	
>	Dust and vehicle emissions	
>	Escape or release of gas from exploration boreholes	
Safety and se	ecurity	
>	Public safety due to inter alia, increased traffic volumes,	
	heavy machinery, explosives, hazardous materials,	
	release of gas, etc.	
>	Fires	
>	Landowner security	
Contribution of	or effect on the local economy	
Compensation		
Rehabilitation	n and liability	
Impact on am	bient noise levels	Refer to Section 6.1
		1

3.3 EIA Method

In accordance with Appendix 3 of Govt Notice No. R982, the objectives of the EIA are to:

- identify the relevant policies and legislation relevant to the activity;
- present the need and desirability of the proposed activity and its preferred location;
- identify feasible alternatives related to the project proposal;
- ensure that all potential key environmental issues and impacts that would result from the proposed project are identified;
- provide a reasonable opportunity for I&APs to be involved in the EIA process;
- assess potential impacts of the proposed project alternatives during the different phases of project development;
- present appropriate mitigation or optimisation measures to minimise potential impacts or enhance potential benefits, respectively; and

 Through the above, to ensure informed, transparent and accountable decision-making by the relevant authorities.

As per the Plan of Study for EIA presented in the Scoping Report, the approach was to commission a number of specialist studies to inform this EIA. However, with the exclusion of core hole drilling and seismic survey activities from the scope of the EIA these studies are no longer applicable.

The identification and assessment of environmental impacts is a multi-faceted process, using a combination of quantitative and qualitative descriptions and evaluations. It involves applying scientific measurements and professional judgement to determine the significance of environmental impacts associated with the proposed project. The process involves consideration of, inter alia: the purpose and need for the project; views and concerns of I&APs; social and political norms, and general public interest. SLR used an assessment methodology which considered: the intensity, extent, duration of impacts, the probability of the impact occurring, the reversibility and the degree to which the impacts can be mitigated.

The significance of environmental impacts was rated before and after the implementation of mitigation measures. The method applied to the assessment of environmental impacts was:

- Consequence is a function of intensity, spatial extent and duration;
- Significance is a result of the consequence and probability.

4. Project Description

4.1 Introduction

Rhino Oil and Gas Exploration South Africa (Pty) Ltd is a South African registered subsidiary of Rhino Resources Ltd., an independent oil and gas exploration and development company focused on Africa. Rhino Resources is building a portfolio of both onshore and offshore oil and gas assets with a primary focus on West Africa, East Africa and Southern Africa. Rhino Oil and Gas's BBBEE status has been provisionally agreed upon with another party and will comply with the Charter on empowering Historically Disadvantaged South Africans in the Petroleum and Liquid Fuels Industry. More information is available on http://www.rhinoresourcesltd.com.

4.2 Overview of exploration

The conditions necessary for petroleum reserves to have accumulated are complex and largely dependent on past geological history and present geological formations and structures. Discovering petroleum/gas reservoirs and estimating the likelihood of them containing oil and / or gas is a technically complex process consisting of a number of different stages, requiring a range of techniques. Exploration begins with the identification of target regions based on a general geological understanding. These areas are subjected to **early-phase exploration** that is focused on large-scale regional analysis. Exploration in areas identified as prospective would progress to the **appraisal stage**. This work is aimed at identifying and defining the extent of target areas with high potential for reserves of oil and / or gas. In order to fully

define the commercial viability of an oil and / or gas resource a **well drilling stage** is generally undertaken. The type of wells and tests would depend entirely on the nature of the resource that has been identified. Exploration typically requires **early-phase exploration**, **appraisal** and **well drilling** stages, undertaken over a period of up to 10 years, to inform a decision on a production right application.

Rhino Oil and Gas is at the beginning of an oil and gas exploration process and at this stage is only seeking authorisation to undertake a portion of activities necessary to inform an early-phase exploration stage.

4.2 Need and Desirability

This section in the report aims to provide an overview of the need and desirability for the proposed project by firstly, highlighting the applications for the use of natural gas (particularly with reference to the electricity generation sector) and, secondly, indicating how these applications are aligned within the strategic context of national policy and energy planning, broader societal needs and regional planning, as appropriate.

Use of Natural Gas

Natural gas is a fossil fuel, used globally as a source of energy for heating, cooking, and electricity generation, amongst others. The fastest growing use of natural gas is for the generation of electric power. Of the three fossil fuels used for electric power generation (coal, oil and natural gas), natural gas emits the least carbon dioxide per unit of energy produced. Burning natural gas also releases lower amounts of nitrogen oxides, sulphur dioxide, particulates and mercury when compared to coal and oil (Union of Concerned Scientists, n.d.).

As economic growth is dependent on the availability of electricity, ensuring a sustainable and reliable supply of electricity with sufficient capacity is a key aspect to growing the economy of South Africa. The electricity shortages experienced in South Africa over the past decade were a contributing factor to the significant slowdown in economic growth rate. In the context of the above, the use of natural gas for electricity generation is considered to have substantial benefits and is identified in national policy, together with renewable energy technologies, toward diversifying the domestic energy supply away from coal. The economic feasibility of using natural gas for domestic power generation is dependent on the availability of domestic reserves of natural gas, as well as the financial cost of importing natural gas.

At present, domestic resources are limited to offshore gas fields close to Mossel Bay (F-A field), which are understood to be in decline. The F-O offshore field (Project Ikhwezi) is envisioned to complement this supply in the short- to medium-term. Other proven offshore reserves include the Ibhubesi Gas Field off the West Coast of South Africa. The development of this field to supply gas to the existing Ankerlig Power Station is currently being considered. Neighbouring countries (Mozambique and Namibia) and regional African nations (Angola and Tanzania) have substantial gas reserves.

Although limited, gas infrastructure and consumption do exist in South Africa. Presently, gas is imported to South Africa through the Republic of Mozambique Pipeline Company (ROMPCO) pipeline from Mozambique. This gas is mostly used in Sasol's coal-to-liquid (CTL) process in Secunda (Bischof-Niemz, et al., 2016). In Johannesburg, Egoli Gas supplies industry and households in some suburbs with reticulated natural gas that is sourced from Sasol. In 2013, the total natural gas supply in South Africa (domestic production and import) equated to approximately 2.5% of total primary energy supply for the country (Bischof-Niemz, et al., 2016). Thus, an increase in domestic natural gas reserves would enable South Africa to take steps to secure the countries' energy supply (through diversification), assist in reducing the emissions of greenhouse gases (by reducing the country's reliance on coal for electricity generation) and reduce the need for the importation of gas. As such, exploration for additional domestic hydrocarbon reserves is considered important and supported by national policy, and any discoveries would be well received by the local market.

National Policy and Planning Context

An overview of the national policy and planning context relating to the promotion of economic development in general within South Africa, development of the energy sector (with specific reference to natural gas and renewable energy) and response to climate change is provided. The following documents were considered:

- White Paper on the Energy Policy of the Republic of South Africa (1998)
- White Paper on the Renewable Energy Policy (2003)
- National Gas Infrastructure Plan (2005)
- New Growth Path (2011)
- National Development Plan (2012)
- Integrated Resource Plan for Electricity (2010 and updated in 2013)
- Draft Integrated Energy Plan (2013)
- Gas Utilisation Master Plan (GUMP)
- Paris Agreement, United Nations Framework Convention on Climate Change
- National Climate Change Response White Paper

Consideration was also given to regional policy and planning context relating to development within the KwaZulu-Natal in general.

4.3 Exploration Work Programme

Rhino Oil and Gas proposes to undertake early-phase exploration for oil and gas resources which may be located within suitable geological strata. A three-year exploration work programme has been proposed.

The initial ER application area included approximately 10 000 properties over an area of approximately 1 500 000 ha. The applicant has reduced the extent of the ER application area through the exclusion of

known protected areas and areas not considered prospective to an area of approximately 850 000 ha. The ER application area excludes all land as identified in Section 48 (1) of the MPRDA.

As indicated previously, Rhino Oil and Gas has now excluded the core hole drilling and seismic surveying from the proposed 'early-phase exploration' work for which they are seeking environmental authorisation. The current focus of the application for environmental authorisation and this EIA is now only on remote exploration techniques (including analysis of existing data and an aerial full tensor gradiometry gravity survey). If the revised application is approved, Rhino Oil and Gas would only be in a position to conduct remote exploration techniques and to develop a more detailed understanding of the potential oil and gas resources in the application area. Thereafter, should Rhino Oil and Gas propose to conduct ground based exploration activities this would need to be informed by a further application to PASA and a separate environmental assessment and authorisation process.

The initial exploration work would be desktop based and include the evaluation of geological data and the assessment of source-rock geochemistry. Full tensor gravity gradiometry ("FTG") surveys may be undertaken to provide information that would lead to the identification of target sites for core hole drilling and alignment of seismic survey routes. FTG is used by oil and gas companies to measure the density of the subsurface in order to assist in the building of geological models to aid exploration. FTG uses multiple pairs of accelerometers to measure the rate of change of the gravity field in three directions and render a detailed interpretation of subsurface geology. FTG surveys involve grid-based flights using a light fixed wing aircraft (fitted with the FTG equipment) at slow speeds (~ 130 knots) and at an altitude of between 80 and 300 m above ground. It is envisaged that up to a maximum of 4 000 km² could be surveyed with a spacing of between 2 and 6 km between lines. In good weather the survey would take less than 7 days to complete.

No further ground-based exploration, appraisal or well drilling and future production forms part of the current ER application. Thus no extraction of hydrocarbons or water, no stimulation of wells or hydraulic fracturing (fracking) is proposed in the initial three-year exploration work programme for which approval is sought. If the early-phase exploration were to confirm the presence of a potential resource, then Rhino Oil and Gas would need to seek further authorisation / approval from PASA for any additional exploration work required to appraise the resource. Any further approval would be subject to an additional environmental assessment (or environmental authorisation amendment) process with further public consultation and specialist input. Approvals are also likely to be required in terms of other legislation.

5. Description of the baseline environment

5.1 Biophysical Environment

Climate

The proposed ER area experiences a typical escarpment climate with warm summers and mild winter that includes periods of very cold conditions with snow. Mean annual rainfall varies across the proposed

area with the southern section receiving between 800 to 1000 mm while the northern section receives between 600 to 800 mm (WR, 2005). The majority of this precipitation comes through summer thunderstorms.

Geology

Archaean outcrops of metamorphosed basement greenstones, granitoids and gneiss Kaapvaal Craton can be found outcropping in the north-western sector of the ER area. Minor distribution of the Mesoarchaean volcanic-volcanoclastic and sedimentary rocks of the Pongola Supergroup overlay the basement and have been subsequently intruded by the Pongola Granites.

To the east of the application area (minor surface distribution within the ER area), granites and gneisses of the Natal Metamorphic Province juxtapose Archaean rocks of the Kaapvaal Craton and Pongola Supergroup and subsequently overlain by sandstones of the Natal Group. These geological formations are overlain by sedimentary successions of Sedimentary successions of tillite, mudstone, siltstone, shales, sandstones, intrusive dolerites and flood basalts of the Karoo Supergroup.

Soils

The ER area consists of seven main landforms. Level land which includes depressions (level land at a lower position than the surrounding land) and valley floors at different levels forms 23 % of the application area. Sloping land which includes medium gradient mountain (15 - 30 % slope), medium gradient hill ((8 - 30 % slope)) and dissected plain (10 - 30 % gradient) comprises 73 % of the application area. High gradient hills with slope of more than 30% occur on 3% of the application area.

Fourteen dominant soil classes were identified within the proposed ER area namely:

- Freely drained, structureless soils;
- Soils with pedocutanic horizon;
- Imperfectly drained soils, often shallow and often with a plinthic horizon;
- Lithosols (shallow soils on hard or weathering rock);
- Texture contrast soils often poorly drained;
- Non soil classes;
- Undifferentiated structureless soils which may have humic or, red and yellow topsoil horizons or may be freely drained or imperfectly drained structureless and sandy soils;
- Undifferentiated clays which are an association of swelling clay soils, dark clay soils which are
 not strongly swelling, poorly drained dark clay soils which are not strongly swelling, poorly
 drained swelling clay soils and dark clay soils, often shallow on hard or weathering rock;
- Undifferentiated texture contrast soils, often poorly drained and with a pedocutanic horizon;
- Undifferentiated shallow soils which include Lithosols (shallow soils on hard or weathering rock)
 and non-soil land classes;

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- Undifferentiated structureless soils and clays;
- Structureless and textural contrast soils;
- Structureless and poorly drained soils;
- Structureless soils, shallow soils and land classes

Seven different land capability classes are present within the prospecting area. In total, 375 948 ha of land with potential for arable agriculture is present of which 73 297 ha has high arable potential. These areas are mainly located in valley bottoms where slope is the least and pockets of arable land makes crop farming possible.

The remaining part of the application area (388 016 ha) is considered non-arable for the purposes of crop cultivation and have moderate to low suitability as grazing land. A smaller section on the northern portion (94 556 ha) has wilderness land capability and should only be used for wildlife and habitat conservation.

Land Cover

According the National Land Cover Data Set (2013/2014), the great majority (66%) of the ER area comprises natural vegetation made up primarily of grasslands in the central and woody bushveld type vegetation in the northern portions of the ER. Indigenous forests are located in the central and south portions of the ER with the most extensive area being located in the Karkloof

Cultivation and afforestation contribute a combined 24% (12% each) of the ER. The majority the forestry occurs within the central areas around Greytown and in the south near to Richmond. Cultivation occurs throughout the ER but most intensely in central and southern portions of the ER.

The remaining 9% of the land cover is comprised of built-up areas (6%), waterbodies (1%) and degraded and mining areas making up the remaining 2%.

Hydrology

The proposed exploration area is located within the Mvoti to Umzimkulu, Thukela and Usutu to Mhlatuze water management areas.

The Thukela water management area corresponds fully to the catchment area of the Thukela River and lies predominantly in the KwaZulu-Natal province. This water management area comprises several tributaries which originate in the Drakensberg Mountains and flow together with the Thukela River, the primary river in the catchment, to discharge into the Indian Ocean on the eastern side of the water management area. Main tributaries to the Thukela River include the Buffalo and Sundays Rivers which drain the northern part of the catchment, and the Bushman's and Mooi Rivers flowing from a southerly direction. The mean annual runoff for the Thukela catchment is approximately 3 799 million m³/annum. The total water requirements for the Thukela water management area is 840 million m³/annum of which

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60% is for irrigation, 17% is for urban purposes, 14% for mining and industry and 9% for rural domestic use for livestock watering (NWRS, September 2003).

The Usutu to Mhlatuze water management areas consist of two major rivers, namely the Usutu and the Pongola River. The tributaries within this catchment flow eastwards, crossing the Zululand coastal plain and discharging into the Indian Ocean. The Usutu to Mhlatuze water management area has a mean annual runoff of 4 780 million m³/annum. The total water requirements for the Usutu to Mhlatuze water management area is 954 million m³/annum of which 54% is used for irrigation, 7% for urban purposes, 4% for rural purposes, 10% for mining and industry, 11% for afforestation and 14% is transferred out (NWRS, September 2003).

The Mvoti to Umzimkulu water management area is drained by several parallel rivers which all flow in a south-easterly direction to discharge into the Indian Ocean. The main rivers in this water management area include the Mvoti, Mgeni, Mkomazi, Umzimkulu and Mtamvuna Rivers, with several smaller coastal rivers in between. The border with Lesotho is demarcated by the divide between the Orange River basin and the catchments of the Mkomazi and Umzimkulu Rivers, which also corresponds with the rim of the Drakensberg escarpment. The Mvoti to Umzimkulu has a total mean annual runoff of 4 798 million m³/annum. The total water requirement for this water management area is 797 million m³/annum of which 60% is used for urban and industrial use, 25% for irrigation, 5% for rural water supply and 10% for afforestation (NWRS, September 2003).

Groundwater

The exploration area is classified as a minor aquifer region. On a regional level, the hydrogeology of the proposed ER area comprises fractured and intergranular aquifers with yields in the range of 0.2 to 15 L/s. Aquifer types are related to the lithology but are typically fractured and intergranular. These aquifers are generally of 'least' or 'moderate' vulnerability, with a 'low' to 'medium' susceptibility.

On a regional level, the hydrogeology of the proposed ER area comprises fractured and intergranular aquifers with yields in the range of 0.2 to 15 L/s. The aquifer types within the proposed ER area can be further refined according to lithology:

- Metamorphic and igneous rock comprising fractured and intergranular aquifer of the metamorphic and igneous rock units.
- Natal Group sandstones.
- Sedimentary units of the Karoo Supergroup.
- Basalts and rhyolites of the Lebombo and Drakensberg Groups.
- Karoo dolerites

Groundwater quality varies largely based on the aquifer classification.

- Metamorphic and igneous rock aquifers: Water abstracted from metamorphic and igneous rock aquifers generally exhibit a sodium magnesium bicarbonate water types indicative of their host rocks mature crystalline nature and have low fluoride (2 mg/L) (King, 2002).
- The groundwater of Natal Group Sandstones has an electrical conductivity of less than 100 mS/m, unless localised pollution has occurred. Water is generally corrosive and high in iron and manganese while rich in calcium and magnesium bicarbonate type, which generally represents recently recharged water.
- Water quality of the Dwyka Group tillite is considered to usually be of good quality and fit for human consumption.
- Water quality of the Karoo Supergroup is understood to be rich in sodium, chloride and magnesium which are typical of shale rich aquifers and have an average electrical conductivity of 90mS/m. However, EC values have been found to be as high as 1000 mS/m in localised areas.
- Water abstracted from basalt and rhyolite aquifers has a highly variable water quality with some being
 fit for human consumption and other that is totally unpotable. The EC values are on average 150
 mS/m. The water type has a sodium chloride bicarbonate mineral signature while high fluoride
 content makes water unfavourable for long term human consumption.
- Karoo dolerites water quality is variable and often correlated to that of the host rock.

Biodiversity

The proposed project area is located within the Grassland and Savannah Biomes. The Grassland Biome comprises the Sub-Escarpment Grassland, the Inland Azonal Vegetation area and the Afro-temperate subtropical and Azonal forest area bioregions. The Savannah Biome comprises the Sub-escarpment Savanna and Lowveld bioregions. These bioregions are comprised of various vegetation types.

Numerous faunal species such as birds, amphibians, reptiles, mammals, fish and insects are associated with the various vegetation units located in the proposed ER area. A number of these are identified as species of conservation with red data species status in terms of the International Union Conservation of Nature (IUCN) categories. The most notable examples include the Oribi, various vulture species, the three crane species, Blue Swallow, Cape Parrot and various dwarf chameleon species. Reptiles, amphibians, butterflies and dragonflies are also represented.

Numerous protected areas of various forms are located within the boundary of the proposed exploration area but the properties are excluded from the application area along with any other areas declared in terms of the Biodiversity Act, 2004 (Act 10 of 2004); National Forests Act, 1998 (No. 84 of 1998) and Mountain Catchment Areas Act 1970 (No. 63 of 1970).

Air Quality

There are few emission sources in this exploration area. Industrial and manufacturing activity is limited to urban areas like Pietermaritzburg. Motor vehicle emissions, particularly from the N3 highway contribute to emissions. Across KZN, biomass burning for land management contributes to emissions, as well as agricultural activities.

Air quality is generally good, with the exception of areas in Pietermaritzburg in close proximity to industrial activity and during episodic biomass burning.

5.2 Cultural Environment

Numerous Iron Age and some Stone Age sites occur in the project area. Of the almost 200 heritage sites known in the area, 140 of these are archaeological sites. It is highly likely that more sites are present in the area. None of these sites have provincial or national heritage rating. However, the majority are rated as locally significant or Grade III. Several provincial heritage sites occur in the project area. These are mostly Battle Sites and associated graves relating to the Anglo-Zulu War of 1879 and the Anglo-Boer War of 1899-1901. There is very limited data on sites from the historical period, cultural landscape or living resources in the project area. This is more likely due to a lack of field surveys rather than an indication of their absence.

Paleontological surveys of the area are also limited. The higher elevation sections toward the west of the proposed ER area are underlain by formations of high (Clarens Formation, Stormberg Subgroup, Karoo Supergroup) and very high sensitivity (Molteno and Elliot Formations). Moderate to insignificant sensitivity areas are found to the east and north-east of the proposed ER area. Taking the above into consideration there is a high likelihood of fossil occurrence within the proposed ER area.

5.3 Socio-Economic Environment

The proposed exploration area is located within six District Municipalities, which include the following:

- Harry Gwala (Sisonke) District Municipality;
- Umgungundlovu District Municipality;
- Umzinyathi District Municipality;
- Uthukela District Municipality;
- Zululand District Municipality; and a minor encroachment into the western most portion of
- Uthungulu District Municipality;

These municipal areas have population in excess of four million people, with a high proportion of females. Unemployment is high with the majority of districts reporting unemployment rates around 45%. Access to drinking water is high in the relevant district municipalities with the exception of the uMzinyathi District. Access to sanitation is high throughout while access to power varies from medium (50%) to high (75%) with the Harry Gwala District Municipality not being taken into account.

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Primary land uses within the ER are agriculture, including forestry (both commercial and subsistence), eco-tourism, road and rail networks, mining, and towns.

6. Impact Description and Assessment

Only those potential impacts associated with the remote exploration techniques included in the exploration work programme have been assessed. The potential impacts of core hole drilling and seismic surveys have not been assessed in this EIA as they do not form part of the proposed 'early-phase exploration' work for which Rhino Oil and Gas are seeking environmental authorisation.

6.1 Biophysical Impacts

The flying of a light aircraft to undertake an FTG survey is not anticipated to have any impact of significance on the biophysical environment. Overpass flights of light aircraft are not uncommon over the region, even protected areas. Other than a momentary flight response, it is estimated that the impact of noise on wildlife would be **insignificant**.

6.2 Cultural/ Heritage Impacts

The flying of a light aircraft to undertake an FTG survey is not anticipated to have any impact of significance on the cultural or heritage environment. Any noise impact would be as described below.

6.3 Socio-economic impacts

Noise Impacts

The noise generated by a light aircraft flying at a low altitude (approximately 100 m) could be a nuisance to or result in the localised disturbance of a receptor. No health impacts (such as loss of hearing or increased blood pressure) are anticipated based on the proposed FTG survey.

Based on a light aircraft (e.g. Cessna) flying at a low altitude of + 80 m, it is estimated that the maximum noise level would not exceed 70 dBA outdoors and 60 dBA indoors. The latter is similar to conversational speech measured at 1 m. At any one location the duration of the overflight would be tens of seconds. Indoors the noise generated would probably not be noticed. Although the survey would cover wide areas, the extent of the impact is localised for each receptor. Where there are no receptors there would be no impact. Thus, depending on the selected flight path, an impact is possible.

Although aircraft noise would increase noise levels in what are largely quiet rural and agricultural areas, only a slight disturbance or nuisance is anticipated (i.e. **low** intensity). Based on these considerations and the fact that disturbances from light aircraft are not uncommon with a multitude of light aircraft working in and traversing the region, the significance of this impact is considered to be **very low** before and after mitigation.

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All planned survey flights should comply with local civil aviation rules. Flight paths must be pre-planned to avoid special nature reserves, national parks and world heritage sites. Where this is not possible, an altitude of 2 500 feet (762 m) should be maintained (as per Section 47(1) of NEMPRAA), unless permission is obtained from the management authority or in an emergency. Where flights are planned to occur over game farms, landowners should be notified of the survey programme prior to survey commencement.

Local limitations

As discussed in the preceding sections, the flying of a light aircraft to undertake an FTG survey would be unlikely to pose significant risk to the environment. As a result there are relatively few constraints arising from legislation, regulation, guidelines and best practice that would apply. The FTG survey would have no effect on water use or availability and could therefore be undertaken without regard for water related constraints and restrictions.

At the time of completion of the EIA report there was no indication of any change to the public or landowner position with regards the application. The majority opinion is opposed to exploration for unconventional gas or petroleum resources in the ER application area.

Granting of a Right

There is strong public opinion and I&APs refer to a significant body of evidence from around the world (not least that fracking is banned in a growing number of countries and territories), that late phase exploration and production of unconventional gas has huge risks to society and the environment. Such risks are borne by the landowners and local communities who do not participate in the economic benefits that accrue to the right holder and government. While there may be a consumer driven need for hydrocarbon extraction, the risks and costs to society and the environment far outweigh the benefits. The extraction of unconventional hydrocarbons is therefore not wanted in KwaZulu-Natal.

Even though early-phase exploration may have impacts of low significance, the public have raised concern that the granting of an exploration right would set in motion the development of a petroleum extraction project that would be extremely difficult to stop. Because the future process has unknown outcome and risk, this exploration right should not be approved.

The MPRDA provides that the State, as custodian of mineral and petroleum resources in South Africa, may issue mineral and petroleum rights to applicants. Such rights must enable the sustainable development of South Africa's mineral and petroleum resources within a framework of national environmental policy, while promoting economic and social development.

The granting of a right has no effect on the presence or absence of a resource, merely on whom has the entitlement to that mineral (i.e. minerals and petroleum exist regardless of the holder). A mineral and/or

petroleum right is only part of the regulatory approval required by a holder and in isolation does not enable the holder to access the subject mineral. A holder must also have obtained environmental authorisation in terms of Chapter 5 of the NEMA. Furthermore, a mineral and/or petroleum right and environmental authorisation do not provide blanket approval for any conceived operation, but are both particular to the specific activities that the holder has detailed in an application. The holder is also required to negotiate access with the land owner and determine payment of compensation for loss or damages due to the specific activities. It is therefore presented that the grant of a right over a parcel of land does provide the holder carte blanche with respect to the mineral and land in question. There is thus not necessarily a direct conflict with the land owners' right to use the surface. It would in fact be the undertaking of specified activities that could result in an impact on or conflict between the land owner and the mineral and/or petroleum rights holder (if any). Such specified activities would have been subject to approval through an environmental authorisation process. In the case of this application by Rhino Oil and Gas, only remote sensing activities are included which have been shown not to have any impact on the environment.

Any further exploration (beyond what may be approved in an environmental authorisation) would have to be subject to the requisite environmental assessment and authorisation process under the NEMA and an amendment to the ER in terms of the MPRDA. Such processes assess the merits of an application in light of the principles of sustainable development as set out in Section 2 of NEMA. An environmental authorisation process would not grant approval for the undertaking of activities resulting in impacts of unacceptable significance. Each of the petroleum right approval sections in the MPRDA (80 and 84) set out that such rights may only be granted if the activity will not result in unacceptable pollution, ecological degradation or damage to the environment. Thus a decision to grant the current ER application by Rhino Oil and Gas (for remote sensing activities only) does not presuppose that future applications for further exploration or production would be approved.

It is also noted that the specified activities associated with a mineral and/or petroleum right may also be subject to approval requirements under other legislation. The need for such authorisations (e.g. water use licence, land use planning permission etc.) provide further permitting frameworks for impact assessment and management.

6.4 No-go Alternative

The positive implications of not going ahead with the proposed exploration are:

- no impacts resulting from the FTG survey within the exploration right area;
- no (reduced) chance of any risks arising from further exploration or future production; and
- allayment of the current majority opposition from the public.

The negative implications of not going ahead with the proposed exploration are as follows:

- South Africa would lose the opportunity to further establish the extent of indigenous oil or gas reserves in the KwaZulu-Natal;
- Lost economic opportunities related to sunken costs (i.e. costs already incurred) of initial desktop investigations in the proposed exploration licence area;
- If economic oil and gas reserves do exist and are not developed, South Africa / Rhino Oil and Gas would lose the opportunity to maximise the use of its own indigenous oil and gas reserves; and
- Other sources of energy would need to be identified and developed in order to meet the growing demand in South Africa.

The great majority of I&APs that have participated in the EIA process have expressed their opposition to all forms of oil and gas exploration in the KwaZulu-Natal and to this application in particular. Thus the "nogo" alternative would alleviate much of the anxiety and concerns related to potential future shale gas development should reserves be identified for further exploration and/or future production.

Given the wide array of unknown facts regarding the potential for economic growth and the potential for environmental impacts arising from unconventional gas production, as well as the unknown facts of the future energy mix in the absence of gas, the overall impact associated with the "no-go" alternative is considered to be of **unknown significance**.

7. Conclusions and Recommendations

SLR, as the environmental assessment practitioner appointed by Rhino Oil and Gas, has undertaken a Scoping and EIA process in terms of the EIA Regulations 2014 to inform an authority decision on the application made for environmental authorisation under the NEMA. The current ER application only includes remote exploration techniques, restricted to analysis of existing data and an aerial full tensor gradiometry gravity survey. If the application is approved Rhino Oil and Gas would be in a position to conduct the remote exploration techniques. Thereafter, should Rhino Oil and Gas propose to conduct ground based exploration activities (core boreholes and seismic surveys) this would necessitate a further application to PASA and a separate environmental assessment and authorisation process in terms of NEMA..

The key finding of the EIA is of a contrast between very low significance impacts resulting from an exploration work programme which is limited to desktop and remote sensing methods and extremely strong public opposition to all forms of exploration for onshore unconventional gas.

The assessment concluded that the impacts of proposed exploration activities would be extremely limited in extent, widely dispersed, of very short duration and very low intensity and would there have very low significance. On the simple merits of the application there is therefore no environmental reason why the

exploration activities should not be approved. All of the ER application area would be suitable for the undertaking of the remote sensing exploration methods as proposed. It is noted however that the proposed activities are likely to be the first in a series of exploration stages comprising activities that would likely increase in impact significance (if exploration was successful and the project proceeded to the following stages). The intensity and duration of such impacts would likely increase with each subsequent phase, but would likely become confined to increasingly limited target areas.

The public opposition to the exploration right application has been strongly voiced and have been received almost unanimously from all the sectors of society that have participated in the EIA. It is evident however that the majority of the opposition is not directly against the merits of exploration activities as proposed, but rather against the anticipated outcome and risks that, if exploration is successful, could result from production. The public perception is interpreted to be that issuing of an exploration right could lead to successful exploration; that would ultimately result in an application for production with the potential use of hydraulic fracturing. It is further perceived that this could lead to widespread impacts on water and land causing devastation to local livelihoods. The perception is informed by the widely publicised, purported negative effects of hydraulic fracturing and the decisions taken by many governing bodies from around the world to suspend such activities. The related concern is that once an exploration right is granted, it will be nearly impossible to stop the process later, even if the environmental risks to local receptors outweigh the benefits. This is seen to arise from a mistrust and or misunderstanding of the governance framework that is in place to regulate petroleum exploration and production; concern as to whether government can balance the needs and interests of local people against such development, and an expectation that enforcement of compliance with environmental management obligations would be poor. For these reasons the public approach is to 'close the door on exploration before it opens', thereby preventing any future risk, or potential benefit, from resulting.

It is the opinion of SLR in terms of the sustainability criteria described above and the nature and extent of the proposed early-phase exploration programme (remote sensing only), that the generally very low significance of the impacts, with the implementation of the proposed mitigation measures, should support a positive decision being made by the Minister of Mineral Resources (or delegated authority) in this regard. Since the proposed exploration activities are associated with Rhino Oil and Gas's initial three-year exploration work programme, the applicant requests that that Environmental Authorisation (should it be granted) be issued and remain valid for a period of three years or more.

The estimated cost for management and / or rehabilitation of potential negative environmental impacts that might be incurred during the proposed remote sensing exploration activities is nil.

8. Environmental Management Programme

The EMPR, once approved by the competent authority, is a legal document and Rhino Oil and Gas is overall accountable and responsible for the implementation thereof. The EMPR is set out to provide

environmental management i) objectives, ii) outcomes and iii) actions for the planning and design, undertaking of exploration; and rehabilitation and post closure phases.

ENVIRONMENTAL IMPACT REPORT AND ENVIRONMENTAL MANAGEMENT PROGRAMME FOR AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN THE MAGISTERIAL DISTRICT OF PIETERMARITZBURG, KWAZULU-NATAL (12/3/291 ER)

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ACRONYMS AND ABBREVIATIONS

Below is a list of acronyms and abbreviations used in this report.

Acronyms / Abbreviations	Definition
2D	Two-dimensional
3D	Three-dimensional
ARI	Advanced Resources International
Bcf	Billion cubic feet
BBBEE	Broad Base Black Economic empowerment
BGIS	Biodiversity Geographic Information System
BID	Background information document
CBAs	Critical Biodiversity Areas
CBM	Coalbed Methane
CTL	Coal to liquid
CSR	Corporate Social Responsibility
DAFF	Department of Agriculture, Forestry and Fisheries
dBA	A-weighted decibel
DEA	Department of Environmental Affairs
DM	District Municipality
DMR	Department of Mineral Resources
DTI	Department of Trade and Industry
DWAF	Department of Water Affairs and Forestry (former)
DWS	Department of Water and Sanitation
EAP	Environmental Assessment Practitioner
EIA	Environmental Impact Assessment
EIR	Environmental Impact Report
EMPr	Environmental Management Programme
ER	Exploration Right, as contemplated in Section 79 of the MPRDA
FEPA	Freshwater Ecosystem Priority Area
FTG	Full tensor gravity gradiometry
GA	General Authorisation, in terms of the NWA
GGI	Gravity gradient instrument
GN	Government Notice
GUMP	Gas Utilisation Master Plan
На	Hectares
HAPs	Hazardous air pollutants
I&AP	Interested and/or Affected Party
IBAs	Important Bird Areas
IDPs	Integrated Development Plans
IEP	Integrated Energy Plan (2013)
IES	Independent environmental scientist
IRP	Integrated Resource Plan
IUCN	International Union for Conservation of Nature
Km	Kilometres
km ²	Square kilometres
L	Litres
L/s	Litres per second
М	Meters
m^3	Cubic metres
Mamsl	Metres above mean sea level
Mbgl	Metres below ground level
Mcm	Million cubic metres

Acronyms / Abbreviations	Definition
Mm	Millimetres
MPRDA	Mineral and Petroleum Resources Development Act, 2002
MSDS	Material Safety Data Sheet
mS/m	Millisiemens/meter
NDP	National Development Plan, 2012
NEMA	National Environmental Management Act, 1998
NEMAQA	National Environmental Management Air Quality Act, 2004
NEMBA	National Environmental Management: Biodiversity Act, 2004
NEMPRAA	National Environmental Management Protected Areas Act, 2003
NEMWA	National Environmental Management: Waste Management Act, 2008
NFEPA	National Freshwater Ecosystem Priority Area
NGA	National Groundwater Archive
NHRA	National Heritage Resources Act, 1999
NPAES NWA	National Protected Area Expansion Strategy
NWRS	National Water Act, 1998 National Water Resource Strategy
NGO	Non-governmental organisation
PASA	Petroleum Agency of South Africa
PDP	Provincial Development Plan
RC	Reverse Circulation
RE IPP	Renewable Energy Independent Power Producers
ROMPCO	Republic of Mozambique Pipeline Company
SABS	South African Bureau of Standards
SACNASP	South African Council for Natural Scientific Professionals
SAHRA	South African Heritage Resources Agency
SAHRIS	South African Heritage Resource Information System
SANBI	South African National Biodiversity Institute
SANS	South African National Standards
SDFs	Spatial Development Frameworks
SEA	Strategic Environmental Assessment
SLR	SLR Consulting (South Africa) (Pty) Ltd
SMS	Short Message Service
SOTER	Soil and Terrain Database
Tcf	Trillion Cubic Feet
TCP	Technical Co-operation Permit, as contemplated in Section 76 of the MPRDA
TDS	Total Dissolved Solids
UNFCCC	United Nations Framework Convention on Climate Change
US	United States
USD	United States Dollar
VOC	Volatile organic compounds
WMA	Water Management Area
WR	Water Resources
WUL(A)	Water Use License (Application)

ENVIRONMENTAL IMPACT REPORT AND ENVIRONMENTAL MANAGEMENT PROGRAMME FOR AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN THE MAGISTERIAL DISTRICT OF PIETERMARITZBURG, KWAZULU-NATAL (12/3/291 ER)

1 INTRODUCTION

This section describes the purpose of this report, outlines the opportunity for comment, provides a brief description of the project background, summarises the legislative authorisation requirements and terms of reference, and describes the structure of the report.

1.1 PURPOSE OF THIS REPORT AND OPPORTUNITY TO COMMENT

This Environmental Impact Report ("EIR") and Environmental Management Programme ("EMPr") have been compiled and distributed for review and comment as part of the Scoping and Environmental Impact Assessment (hereafter collectively referred to as "EIA") process that is being undertaken for the proposal by Rhino Oil & Gas Exploration South Africa (Pty) Ltd (hereafter referred to as "Rhino Oil and Gas") to apply for an Exploration Right ("ER") to explore for a variety of petroleum products on various farms in central KwaZulu-Natal², South Africa (12/3/291 ER).

This EIR summarises the EIA process followed to date and provides an overview of the proposed project and the affected environment. It also provides an assessment of the impacts of the proposed project and sets out the recommend management measures. Interested and Affected Parties ("I&APs") are asked to comment on the EIA and EMPr (see Section 1.6). The document will then be updated to a final report, giving due consideration to the comments received, and be submitted to the Petroleum Agency of South Africa ("PASA"), the designated agency responsible for the administration of petroleum related minerals, for decision-making.

1.2 PROJECT BACKGROUND

In early 2015, Rhino Oil and Gas lodged an application for an ER to explore for various petroleum products (including oil, gas, condensate, coal bed methane, helium and biogenic gas) with PASA in terms of Section 79 of the Mineral and Petroleum Resources Development Act, 2002 (No. 28 of 2002) (MPRDA), as amended. PASA accepted the ER application on 22 May 2015 (Ref: 12/3/291 ER).

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² The PASA acceptance names the Magisterial District of Pietermaritzburg. However the application area (revised) lies within the Nqutu, Glencoe, Dundee, Klipriver, Babanango, Nkandla, Msinga, Estcourt, Weenen, Umvoti, Mooiriver, Lions River, Pietermaritzburg, Mpendle, New Hanover, Richmond and Ixopo Magisterial Districts.

The purpose of exploration is to identify the existence of any commercially viable reserves of oil and / or gas, which may be located within suitable geological strata. The primary target of the proposed exploration programme are various forms of petroleum located in deep underground rock formations or that are associated with other hydrocarbon reservoirs such as coal beds. The conditions necessary for petroleum reserves to have accumulated are complex and largely dependent on past geological history and present geological formations and structures. For deposits to occur, particular combinations of potential source and reservoir rocks together with migration pathways and trap structures are required.

Exploration is a technically complex and iterative process consisting of a number of stages typically termed i) early-phase exploration, ii) appraisal and iii) well drilling. Data from each stage improves the knowledge and understanding of the resource, and informs the following stage, which is only undertaken if results are positive. Exploration techniques may include, *inter alia*, aero-magnetic/gravity surveys, deep and shallow geophysical (seismic) surveys, shallow drilling and coring, and appraisal and exploration drilling (DTI, 2001). Exploration can require a period of up to 10 years, in order to arrive at a point where an informed decision can be made on a production right application.

The initial ER application area was approximately 1 500 000 ha in extent and covered approximately 10 000 properties (farms and portions) (see Figure 1-1 for the regional setting of the project). The proposed 'early-phase exploration' activities as included in the initial ER application were:

- various non-invasive and remote exploration techniques (including analysis of existing data and full tensor gradiometry gravity survey);
- the drilling of up to 10 core boreholes; and
- 125 km of seismic survey acquisition.

Subsequent to the acceptance of the Scoping Report, Rhino Oil and Gas reduced the extent of the ER application area through the exclusion of all known protected areas with status defined under Section 48 of the National Environmental Management: Protected Areas Act (57 of 2003). Rhino Oil and Gas also acquired and reviewed additional geological data and determined from this that certain areas along the eastern extent of the application area are unlikely to be prospective for oil or gas. These areas have been excluded reducing the number of properties included in the ER application to approximately 6700 properties (farms and portions) over an area of 850 000 ha. Refer to Section 4.4 for further detail.

In addition, and also subsequent to the acceptance of the Scoping Report, Rhino Oil and Gas has excluded the ground-based core hole drilling and seismic surveys from proposed 'early-phase exploration' work for which they are seeking environmental authorisation. Thus the current focus of the application and the related environmental assessment work is now only related to the proposed remote exploration techniques (including analysis of existing data and an aerial full tensor gradiometry gravity survey).

If the application is approved, Rhino Oil and Gas would be in a position to conduct the remote exploration techniques and to develop a more detailed understanding of the potential oil and gas resources in the ER area. Thereafter, should Rhino Oil and Gas propose to conduct ground-based exploration activities this would need to be informed by a further application to PASA and a separate environmental assessment and authorisation process. A benefit of this revised approach is that any future application for ground-based exploration activities will be focussed on specified sites, thereby enabling I&APs to have a better understanding of where Rhino Oil and Gas proposes to access land and conduct ground-based exploration activities. This addresses some of the concerns raised by I&APs relating to where the proposed ground-based exploration activities may be located. Refer to Section 4.5.1 for further detail.

The approval being sought as part of this application does not include any activities relating to the appraisal or well drilling phases that comprise a commercial viability assessment of a possible resource. Thus no wells, permeability testing, pressure testing or hydraulic fracturing (commonly referred to as "fracking") is proposed as part of the initial three-year exploration programme. If a resource is identified for more advanced exploration, then further authorisation / approvals and associated application processes would be required before these activities could be undertaken (refer to Section 4.6 for further information in this regard).

1.3 SUMMARY OF AUTHORISATION REQUIREMENTS

An application for an exploration right requires statutory approval in terms of both the MPRDA and the National Environmental Management Act, 1998 (No. 107 of 1998) (NEMA), as amended. These two regulatory processes are summarised below and presented in more detail in Section 2. All legislation and guidelines that have been considered in the preparation of the EIR are documented in Section 2.

In terms of section 79 of the MPRDA an exploration right is required from the Minister of Mineral Resources (or delegated authority) prior to the commencement of any exploration activities. A requirement for obtaining an ER is that an applicant must comply with Chapter 5 of NEMA with regards to consultation and reporting.

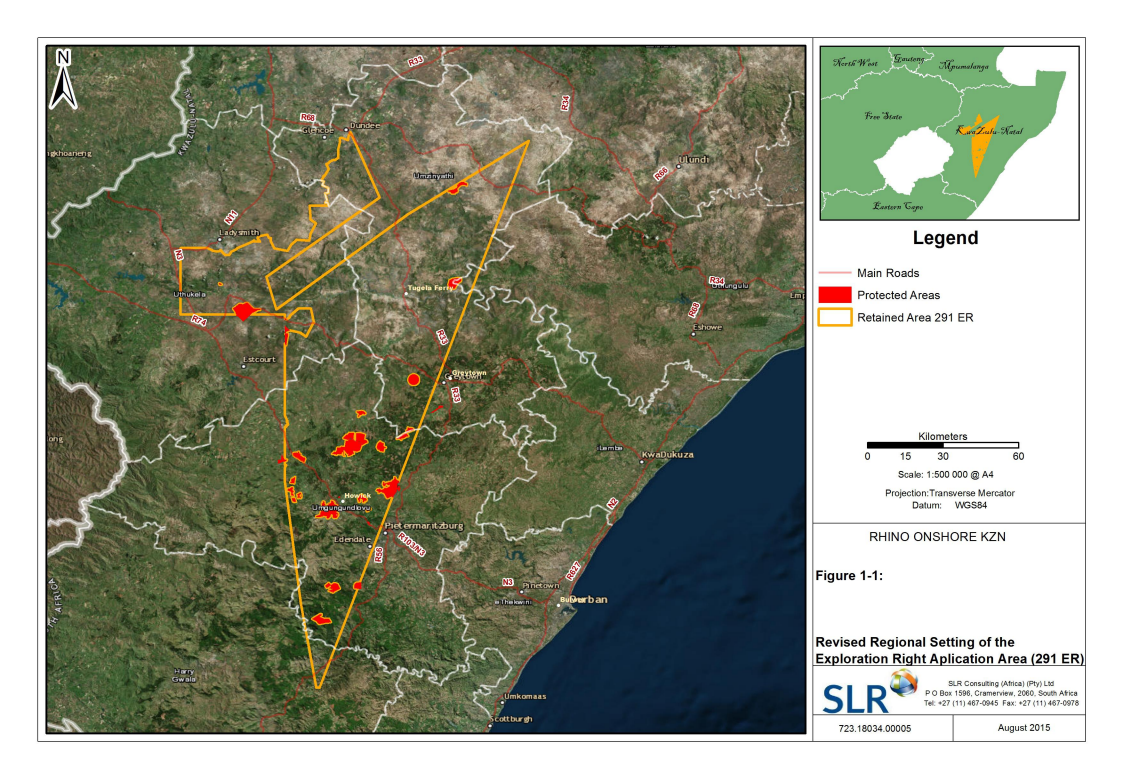
In terms of the Environmental Impact Assessment Regulations 2014, promulgated in terms of Chapter 5 of NEMA, any activity which requires an exploration right under the MPRDA may not commence without Environmental Authorisation from the competent authority, the Minister of Mineral Resources (or delegated authority), to carry out the proposed exploration programme. In order for PASA, as the delegated authority, to consider an application for Environmental Authorisation and make a recommendation to the Minister of Mineral Resources (or delegated authority), a Scoping and EIA process must be undertaken.

Rhino Oil and Gas has appointed SLR Consulting (South Africa) (Pty) Ltd (hereafter referred to as "SLR") as the independent environmental assessment practitioner ("EAP") responsible for undertaking the required EIA and conducting the public participation process to meet the relevant requirements of the MPRDA, NEMA and Regulations thereto.

BOX 1: ACCEPTANCE OF SCOPING

A Scoping process, in terms of the EIA Regulations 2014, was undertaken between October 2015 and April 2016 to inform the application for environmental authorisation. A Scoping Report was prepared to document the findings of the Scoping process. The Scoping Report was accepted by PASA on 10 June 2016, with permission being granted to undertake the EIA in terms of the Plan of Study for EIA described in the Scoping Report (see Appendix 6.1) and the conditions included in the acceptance.

All registered I&APs were notified that PASA had accepted the Scoping Report.



1.4 TERMS OF REFERENCE

The terms of reference for the EIA are as follows:

- Ensure the EIA is undertaken in accordance with the requirements of NEMA and the EIA Regulations 2014 (GN No. R982, 4 December 2014);
- Ensure the EIA is undertaken in an open, participatory manner to ensure that all potential impacts are identified:
- Undertake a formal public participation process, which specifically addresses the distribution of
 information to I&APs and provides the opportunity for I&APs to raise any concerns/issues, as well
 as an opportunity to comment on all EIA documentation;
- Commission specialist studies to assess key issues and concerns identified during the scoping process.; and
- Integrate all the information, including the findings of the specialist studies and other relevant information, into an EIR to allow an informed decision to be taken on the proposed project.

BOX 2: NOTE ON THE SCOPE OF THE EIA

The scope of the current EIA process is aligned specifically to the early-phase exploration work programme as described in Section 4.5.

The reader is advised that, subsequent to the acceptance of the Scoping Report, Rhino Oil and Gas has excluded the ground based core hole drilling and seismic survey activities from the application. The current focus of the application for environmental authorisation and the related environmental assessment work is now only on remote exploration techniques (including analysis of existing data and an aerial full tensor gradiometry gravity survey).

The assessment of further ground based exploration including core hole drilling, seismic surveys, appraisal or well drilling activities for exploration or future production falls outside of the scope of this EIA process. If such work were to be proposed by Rhino Oil and Gas then it would be required to seek further approval from PASA in terms of the MPRDA and NEMA. Any further approval would be subject to an additional environmental assessment process with further public consultation as is required by NEMA.

1.4.1 STRUCTURE OF THE REPORT

This EIR has been prepared in compliance with Appendix 3 of the EIA Regulations 2014 and is divided into various chapters and appendices, the contents of which are outlined below.

TABLE 1-1: STRUCTURE OF THE EIR

Section	Contents		
Executive Summary	Provides a summary of the EIR.		
Chapter 1	Introduction Describes the purpose of this report, provides a brief description of the project background, summarises the legislative authorisation requirements, presents the terms of reference of the EIA, and describes the structure of the report and the opportunity for comment.		
Chapter 2	Legislative requirements		
	Outlines the key legislative requirements applicable to the proposed exploration activities.		
Chapter 3	Study Method		
	Outlines the methodology for the assessment and consultation process undertaken in the EIA. Also includes a summary of the consultation undertaken during scoping and the results thereof.		
Chapter 4	Project overview		
	Describes the need and desirability for the proposed project, provides general project information, an overview of the exploration process and the proposed initial three-year exploration work programme and a description of the project alternatives.		
Chapter 5	Description of the affected environment		
	Describes the existing biophysical and social environment that could potentially be affected by the proposed project.		
Chapter 6	Impact description and assessment		
	Describes and assesses the potential impacts of the proposed project on the affected environment. It also presents mitigation or optimisation measures that could be used to reduce the significance of any negative impacts or enhance any benefits, respectively.		
Chapter 7	Conclusion and recommendations		
	Provides conclusions to the EIA and summarises the recommendations for the proposed project.		
Chapter 8	References		
	Provides a list of the references used in compiling this report.		
Chapter 9	Environmental Management Programme		
	Provides an Environmental Management Programme report for the proposed exploration activities.		
Chapter 10	Appendix 1: Co-ordinates of the Exploration Right area		
	Appendix 2: Properties included in the Exploration Right application area		
	Appendix 3: EAP Undertaking		
	Appendix 4: Proof of registrations of the practitioners		
	Appendix 5: Curricula Vitae of the Project Team		

Section	Contents			
	Appendix 6:	Public Participation Process		
		Appendix 6.1:	Authority Correspondence since submission of the Scoping Report	
		Appendix 6.2:	I&AP database	
		Appendix 6.3:	I&AP Submissions post completion of Scoping Report	
		Appendix 6.4:	Land Claimant information	
		Appendix 6.5:	I&AP correspondence since submission of the Scoping Report	

1.5 OPPORTUNITY TO COMMENT

This EIR has been distributed for a 30-day comment period from 13 September to 14 October 2016 in order to provide I&APs with an opportunity to comment on any aspect of the proposed project and the findings of the EIA process. Copies of the full report have been made available for download from the SLR website (go to: http://www.ccaenvironmental.co.za/sub-oil-gas-minerals/) and are available at the locations described in Table 1-2.

An electronic copy of the EIR can be emailed or provided on CD on request. The EIR Executive Summary has also been translated into Sesotho and isiXhosa and is available for download from the SLR website or can be emailed on request.

TABLE 1-2: LOCATIONS WITH HARD COPIES OF THE EIR

Name and Location	Physical Address	
Msunduzi Municipal Library	260 Church Street, Pietermaritzburg	
Melmoth Library	20 Reinhold Street, Melmoth	
Ashburton Library	C/O Old Main Road and Wally Hayward Drive, Ashburton	
Colenso Library	Sr George Street, Colenso	
Camperdown Library	Library Road, Camperdown	
Dundee Library	Boundary Street, Dundee	
Greytown Library	141 Pine Street, Greytown	
Howick Library	Main Street, Howick	
Impendle Library	Mafahleni, next to Municipal Offices, Impendle	
Ladysmith Library	Corner of Murchison Street and Alexander	
Mooi River Library	Claughton Terrace, Mooi River	
Msinga Library	Msinga Municipality, Main Road, Msinga	
Nkandla Library	Maree Street, Nkandla	
Nquthu Library	1139 Mangosuthu Drive, Nquthu	
Richmond Library	57 Shepstone Street, Richmond	

Weenen Library	Next to Wembezi Police Station
New Hanover	Dale Street, New Hanover

Any comments on the EIR should be forwarded to SLR at the contact details shown below.

BOX 3: SUBMIT YOUR COMMENTS ON THE EIR TO:

SLR Consulting (Pty) Ltd

Attention: Matthew Hemming

PO Box 1596, CRAMERVIEW, 2060

Unit 7, Fourways Manor Office Park, Corner Roos and Macbeth Streets, Fourways, Johannesburg

Tel: (011) 467 0945 Fax: (011) 467 0978

E-mail: mhemming@slrconsulting.com OR smoeketse@slrconsulting.com

For comments to be included in the updated EIR they should reach SLR

by no later than 14 October 2016

2 LEGISLATIVE REQUIREMENTS

This chapter outlines the key legislative requirements applicable to the proposed exploration activities.

2.1 OVERVIEW OF THE "ONE ENVIRONMENTAL SYSTEM"

The "One Environmental System" commenced on 8 December 2014 removing the environmental regulation of prospecting, mining, exploration and production and related activities from the MPRDA and transferring it to NEMA. Under the "One Environmental System", the Minister of Mineral Resources (or delegated authority) is the competent authority responsible for issuing Environmental Authorisations in terms of NEMA for mining and petroleum related activities. The Minister of Environmental Affairs, however, remains the appeal authority for these authorisations.

2.2 MINERAL AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002

The MPRDA provides that the mineral and petroleum resources are the common heritage of all South Africans and the State is the custodian thereof for the benefit of all South Africans. The state is entitled to issue rights to ensure the sustainable development of South Africa's mineral and petroleum resources within a framework of national environmental policy, while promoting economic and social development.

In terms of the MPRDA, an ER must be obtained prior to the commencement of any exploration activities. A requirement for obtaining an ER is that an applicant must submit an application in terms of Section 79(1) of the MPRDA to the designated agency, and they must accept the application within 14 days if, *inter alia*, no other person holds a Technical Co-operation Permit, ER or Production Right for petroleum over any part of the proposed licence area. If the application for an ER is accepted, the designated agency must request that the applicant comply with Chapter 5 of NEMA with regards to consultation and reporting (see Section 2.1.3 below). The Minister (or delegated authority) may only grant the ER if an Environmental Authorisation is issued.

As mentioned in the introduction, Rhino lodged an application for an ER with PASA, the designated agency in terms of Section 79 of the MPRDA. PASA accepted the application on 22 May 2015 (Ref: 12/3/291 ER, see Appendix 6.1) and requested that, *inter alia*,

- an application for Environmental Authorisation be submitted to them in terms of Regulation 16 of the EIA Regulations 2014;
- a scoping report as contemplated in Regulation 21(1) of the EIA Regulations 2014 and which has been subjected to public participation be submitted;
- consultation be undertaken with landowners, lawful occupiers and any other I&APs and the results be included in the Scoping and EIR.; and
- further to submit all outstanding title deeds.

2.2.1 CONSULTATION BY AUTHORITY

Section 10 of the MPRDA requires that the designated agency (i.e. PASA), within 14 days after accepting an application for a right, and in the prescribed manner must:

- make known that an application for a right has been accepted in respect of the land in question; and
- call upon interested and affected persons to submit their comments regarding the application within 30 days from the date of the notice.

The prescribed manner for the designated agency (i.e. PASA) to give notice in terms of Section 10 of the MPRDA is set out in Regulation 3 of the MPRD Regulations (GN R 527 of April 2004). PASA has confirmed to SLR that, in respect of this application, they placed a notice on a notice board at their office and in the Magistrate's Court in the magisterial district applicable to the land in guestion.

2.2.2 LEGAL NATURE AND LIMITATIONS ON AN EXPLORATION RIGHT

Any right granted under the MPRDA is a limited real right in respect of the mineral or petroleum and the land to which such right relates. The holder of a right is entitled to the rights referred to in Section 5 of the MPRDA and such other rights as may be granted to, acquired by or conferred upon such holder under the MPRDA or any other law. Mineral rights are also specific and have limitations.

The ER that Rhino Oil and Gas has applied for is specific and limited to:

- The minerals being: oil, gas, condensate, coal bed methane, helium and biogenic gas;
- The proposed ER area as defined by the co-ordinates presented in Appendix 1 (revised since acceptance of the Scoping Report).
- The properties as listed in Appendix 2 (revised since acceptance of the Scoping Report);
- The proposed exploration work programme (revised since acceptance of the Scoping Report) as detailed in Section 4.5; and
- A three-year time frame from the granting of the right.

Any change to the scope of the ER, further exploration or future production activities would need to be subject to additional authorisation / approval in terms of the MPRDA and NEMA. Each of these would require a separate environmental assessment (or Environmental Authorisation amendment) process, which would include a further public participation process and an environmental assessment (potentially including specialist studies) of all project-related activities / issues. Refer to Section 4.6 for further information in this regard.

2.3 NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998

Section 2 of NEMA sets out a range of environmental principles that are to be applied by all organs of state when taking decisions that significantly affect the environment. Included amongst the key principles is that all development must be socially, economically and environmentally sustainable and that environmental management must place people and their needs at the forefront of its concern, and serve their physical, psychological, developmental, cultural and social interests equitably. NEMA also provides for the participation of I&APs and stipulates that decisions must take into account the interests, needs and values of all I&APs.

Chapter 5 of NEMA outlines the general objectives and implementation of Integrated Environmental Management (IEM), which provides a framework for the integration of environmental issues into the planning, design, decision-making and implementation of plans and development proposals. Section 24 provides a framework for granting of Environmental Authorisations. In order to give effect to the general objectives of IEM, the potential impacts on the environment of listed activities must be considered, investigated, assessed and reported on to the competent authority. Section 24(4) provides the minimum requirements for procedures for the investigation, assessment and communication of the potential impact of activities.

2.3.1 EIA REGULATIONS 2014

The EIA Regulations 2014 promulgated in terms of Chapter 5 of NEMA, and published in Government Notice (GN) R982, provides for the control of certain listed activities. These activities are listed in GN R983 (Listing Notice 1), R984 (Listing Notice 2) and R985 (Listing Notice 3) of 4 December 2014, and are prohibited until Environmental Authorisation has been obtained from the competent authority. Although the administration of applications for Environmental Authorisations has been delegated to PASA, the Minister of Mineral Resources (or delegated authority) remains responsible the granting of Environmental Authorisation in term of NEMA where the listed or specified activity is directly related to prospecting or exploration of a mineral or petroleum resource (refer to Section 24C(2A) of NEMA).

Environmental Authorisation, which may be granted subject to conditions, will only be considered once there has been compliance with GN R982. This notice sets out the procedures and documentation that need to be complied with when applying for Environmental Authorisation. A Basic Assessment process must be applied to an application if the authorisation applied for is in respect of an activity(ies) listed in Listing Notice 1 and / or 3 and an EIA process must be applied to an application if the authorisation applied for is in respect of an activity(ies) listed in Listing Notice 2.

The proposed exploration right application triggers Activity 18 contained in Listing Notice 2 (see Table 2-1), thus a Scoping and EIA process must be undertaken in order for PASA to consider the application in terms of NEMA and make a recommendation to the Minister of Mineral Resources. Rhino Oil and Gas

made application to PASA for environmental authorisation of the ER on 12 October 2105 and this was accepted by PASA on 19 October 2015 (see Appendix 6.1).

TABLE 2-1: LISTED ACTIVITIES APPLIED FOR AS PART OF THE PROPOSED PROJECT

ACTIVITY	ACTIVITY DESCRIPTION	DESCRIPTION OF ACTIVITY IN RELATION TO THE
NO.	ACTIVITY DESCRIPTION	PROPOSED PROJECT
Listing Notice 1 GN R983		
N/A	-	-
Listing Notice	2 GN R984	
	Any activity including the operation of that	The proposed exploration activities require an Exploration Right
	activity which requires an Exploration	and an application has been submitted to PASA.
18	Right as contemplated in Section 79 of	The proposed exploration activities associated with the
	the MPRDA, including associated	Exploration Right application are described in Chapter 3.
infrastructure, structures and earthworks.		
Listing Notice	3 GN R985	
N/A	-	-

2.4 OTHER LEGISLATION CONSIDERED IN THE PREPARATION OF THE EIR

In accordance with the EIA Regulations 2014, all legislation and guidelines that have been considered in the preparation of the EIR must be documented. Table 2-2 below provides a summary of the applicable legislative context and policy.

TABLE 2-2: LEGAL FRAMEWORK

APPLICABLE LEGISLATION AND GUIDELINES	RELEVANCE OR REFERENCE
MPRDA and associated regulations (GN No. R 527)	Refer to Section 2.2.
Regulations on Petroleum Exploration and Production (GN R 466, July 2015)	The Regulations augment the MPRDA Regulations, so as to prescribe standards and practices to ensure the safe exploration and production of petroleum. Section 122 of the Regulations prescribes no go areas for wells and hydraulic fracturing sites in relation to water resources.
	The applicant has not, at this stage proposed any activities to which the Regulations apply.
Mine Health and Safety Act Regulations (GN No R 93 of 1997)	Exploration must be undertaken in terms of the relevant provisions of the Regulations.
	The applicant has not, at this stage proposed any activities to which the Regulations apply.

APPLICABLE LEGISLATION AND GUIDELINES	RELEVANCE OR REFERENCE	
NEMA	Refer to Section 2.3.	
EIA Regulations 2014 (GN No. R982) and Listing Notice 2 (GN No. R984)	Refer to Section 2.3.1. The EIR and EMPr have been compiled in accordance with Appendix 3 and 4 of the EIA Regulations 2014, respectively.	
	Exploration is an activity listed in Listing Notice 2 and therefore requires a Scoping and EIA process to inform the environmental authorisation.	
Listing Notice 1 (GN No. R983), and Listing Notice 3 (GN No. R985)	No other activities are being proposed that trigger the need for an environmental authorisation.	
Financial Provision Regulations, 2015 (GN R No. 1147)	These regulations set the requirements for financial provision as contemplated in the Act for the costs associated with the undertaking of management, rehabilitation and remediation of environmental impacts of prospecting, exploration, mining or production operations through the lifespan of such operations and latent or residual environmental impacts that may become known in the future.	
	See Section 7.6.	
National Environmental Management Waste Act, 2008 (No. 59 of 2008) (NEMWA) and associated regulations.	NEMWA regulates all aspects of waste management and has an emphasis on waste avoidance and minimisation. NEMWA creates a system for listing and licensing waste management activities. Listed waste management activities above certain thresholds are subject to a process of impact assessment and licensing. Activities listed in Category A require a Basic Assessment process, while activities listed in Category B require an EIA process.	
	The applicant has not, at this stage proposed any activities that trigger the need for a Waste Management Licence.	
Regulations Regarding the Planning and Management of Residue Stockpiles and Residue Deposits, 2015 (GN No. R 632).	The applicant has not, at this stage, proposed any activities to which the Regulations apply.	
National Environmental Management Air Quality Act, 2004 (No. 57 of 2003) (NEMAQA).	The NEMAQA regulates all aspects of air quality, including prevention of pollution, providing for national norms and standards and including a requirement for an Atmospheric Emissions Licence for listed activities, which result in atmospheric emissions and have or may have a significant detrimental effect on the environment. In terms of Section 22 no person may conduct a listed activity without an Atmospheric Emission Licence.	
	The applicant has not, at this stage proposed any activities that trigger the need for an Atmospheric Emission Licence.	
National Water Act, 1998 (No. 36 of 1989) (NWA)	NWA provides a legal framework for the effective and sustainable management of water resources in South Africa. It serves to protect, use, develop, conserve, manage and control water resources as a whole, promoting the integrated management of water resources with the participation of all stakeholders. This A also provides national norms and standards, and the requirement for authorisation.	

APPLICABLE LEGISLATION AND GUIDELINES	RELEVANCE OR REFERENCE	
	uses listed in Section 21.	
	The applicant has not, at this stage proposed any activities that trigger the need for a Water Use Licence.	
Regulations on use of water for mining and related activities aimed at the protection of water resources, 1999 (GN No. R 704)	These Regulations, promulgated under the NWA, were made in respect of the use of water for mining and related activities, and are aimed at the protection of water resources. Regulation 4 (b) sets out that no person in charge of an activity may "carry on any underground or opencast mining, prospecting or any other operation or activity under or within the 1:50 year flood-line or within a horizontal distance of 100 metres from any watercourse or estuary, whichever is the greatest. The applicant has not, at this stage proposed any activities to which the Regulations	
	apply.	
General Authorisation for taking water from a resource, 2004 (GN No. R 399)	The General Authorisation permitted in terms of the Schedule replaces the need for a water user to apply for a licence in terms of the National Water Act for the taking or storage of water from a water resource, provided that the taking or storage is within the limits and conditions set out in this authorisation. The GA includes specific limitations for the taking of surface and groundwater per catchment per property.	
	The applicant has not, at this stage proposed any activities to which the General Authorisation applies.	

APPLICABLE LEGISLATION AND GUIDELINES	RELEVANCE OR REFERENCE
National Heritage Resources Act, 1999 (No. 25 of 1999) (NHRA)	NHRA provides for the protection of all archaeological and palaeontological sites and meteorites. Under the general protection provisions, no person may alter, demolish, destroy or remove any of these resources without a permit issued by the relevant provincial resources authority. In addition, any person who in the course of an activity discovers archaeological, palaeontological, meteorological material or burial grounds or graves, must immediately cease the activity and notify the responsible heritage resources authority.
	Section 38 (1) of the Act defines the categories of development for which the responsible heritage resources authority must be notified. Amongst others, under Section 38(c) 'any development or other activity which will change the character of a site- (i) exceeding 5 000 m ² the responsible heritage authority must be informed of a development larger than 0.5 ha.
	The applicant has not, at this stage proposed any activities that trigger the need for heritage permission. However an application has been submitted to the provincial heritage body in order to access the most up to date heritage datasets.
National Environmental Management: Protected Areas Act, 2003 (No. 57 of 2003) (NEMPRAA)	NEMPRAA provides for protection and conservation of ecologically viable areas representative of South Africa's biological diversity and its natural landscapes and seascapes. Section 48 of this Act restricts certain activities (incl. exploration) within protected areas.
	The ER application area excludes all areas protected in terms of NEMPRAA.
National Environmental Management Biodiversity Act (NEMBA) (No. 10 of	The objectives of NEMBA are to provide for the management and conservation of biological diversity within South Africa.
2004).	NEMBA does not place any obligations on the proposed exploration. Threatened ecosystems and species of conservation concern, as listed by NEMBA, have been given consideration in the EIA.
National Forests Act (No 84 of 1998)	Provides for the sustainable management and development of forests for the benefit of all, including to provide special measures for the protection of certain forests and trees. Licensing is required for the destruction of certain indigenous trees.
	The applicant has not, at this stage proposed any activities to which the Act applies.
Mountain Catchment Areas Act (No 63 of 1970)	Provides for the conservation, use, management and control of land situated in mountain catchment areas.
	The applicant has not, at this stage proposed any activities to which the Act applies.
Spatial-Planning and Land Use	Provides a framework for spatial planning and land use management.
Management Act (No. 16 of 2013)	Given that no permanent infrastructure is proposed, and therefore no change in land use or the zoning thereof, there is no requirement for approval under this legislation.
	The applicant has not, at this stage proposed any activities to which the Act applies.

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2.5 GUIDELINES AND POLICIES

The guidelines and policies listed below have been taken into account during the EIA.

2.5.1 NEMA PUBLIC PARTICIPATION GUIDELINE

The Department of Environmental Affairs (DEA) published a Public Participation Guideline in the EIA Process Guideline (2010) as part of the Integrated Environmental Management Guideline series. It provides guidance on the procedure and the provisions of the public participation process in terms of NEMA and the EIA Regulations, as well as other relevant legislation.

2.5.2 NEMA NEEDS AND DESIRABILITY GUIDELINE

The Department of Environmental Affairs published a Guideline on Need and Desirability in 2010 as part of the Integrated Environmental Management Guideline Series 9. The guideline has to be read together with the NEMA and the EIA Regulations.

2.5.3 PASA PUBLIC PARTICIPATION GUIDELINE

PASA prepared guidelines for consultation with I&APs (December 2011). PASA developed these guidelines as a tool to assist applicants to undertake a comprehensive consultation process as prescribed by the MPRDA.

2.5.4 MUNICIPAL IDP AND SDF

The Integrated Development Plans (IDPs) and Spatial Development Frameworks (SDFs) of the Local and District municipalities have been reviewed and relevant details are presented in Section 4.3.3.

2.5.5 STRATEGIC ENVIRONMENTAL ASSESSMENT FOR SHALE GAS DEVELOPMENT

The Department of Environmental Affairs commissioned a Strategic Environmental Assessment (SEA) for shale gas development (SGD) in South Africa to address the lack of evidence with regards to the apparent trade-off required between economic opportunity and environmental protection in potentially developing a large shale gas resource in the Karoo Basin. The SEA has been coordinated by the Council for Scientific and Industrial Research (CSIR). To date (July 2016) the SEA has produced a draft scientific assessment that includes 18 Chapters.

While the SEA has some relevance to the application by Rhino Oil and Gas, there a number of factors that limit the direct applicability. These include:

- The geographic scope of the SEA is limited to the Central Karoo and is distinct from the Rhino Oil and Gas ER application area geologically and ecologically;
- The SEA is focussed on Shale Gas, and does not consider other conventional or unconventional forms of petroleum;
- The SEA considers impacts associated with the shale gas industry across its entire lifecycle (up to 40 years), and
- The exploration phase (scenario 1) postulated in the SEA includes the full array of techniques that may occur over the life of an exploration project (including those for the exploration, appraisal and development stages), whereas the Rhino Oil and Gas ER application is for earlyphase exploration over an initial 3-year period.

The SEA does not include any consideration or assessment of aerial surveys such as FTG.

2.5.6 MINING AND BIODIVERSITY GUIDELINES

The South African National Biodiversity Institute (SANBI) and partners produced a Mining and Biodiversity Guideline (2013) to provide practical guidance to the mining sector on how to address biodiversity issues in the South African context. This guideline provides a tool to facilitate the sustainable development of South Africa's mineral resources in a way that enables regulators, industry and practitioners to minimise the impact of mining on the country's biodiversity and ecosystem services.

The Guideline distinguishes between four categories of biodiversity priority areas in relation to their importance from a biodiversity and ecosystem service point of view as well as the implications for mining in these areas. These include areas designated as: 1) Legally Protected, 2) Highest Biodiversity Importance, 3) High Biodiversity Importance, and 4) Moderate Biodiversity Importance. The 'Highest Biodiversity Importance' category is based on the mapped extent of Critically Endangered and Endangered ecosystems, Critical Biodiversity Areas (CBAs), river and wetland Freshwater Ecosystem Priority Areas (FEPAs) with a 1 km buffer and Ramsar sites.

The Guidelines indicates that if the presence of biodiversity features, leading to the categorisation as a 'Highest Biodiversity Importance' area, are confirmed then this could be a fatal flaw or pose significant limitations for new mining projects. An environmental assessment should inform whether or not mining is acceptable, including potentially limiting specific types of prospecting or mining which may be deemed not acceptable due to the impact on biodiversity and associated ecosystem services found in the priority area. Mining in such areas may be considered out of place and authorisations may well not be granted. If granted, the authorisation may set limits on allowed activities and methods, the extent thereof and impacts.

3 STUDY METHODOLOGY

This chapter outlines the assessment methodology and I&AP consultation process followed in the EIA process.

3.1 DETAILS OF THE EIA PROJECT TEAM

The details of the EAPs that were involved in the preparation of this EIR are provided in Table 3-1.

TABLE 3-1: DETAILS OF THE EAP

GENERAL				
Organisation	SLR Consulting (South Africa) (Pty) Ltd			
Postal address	PO Box 1596, Crame	rview 2060		
Tel No.	+27 11 467 0945			
Fax No.	+27 11 467 0978			
E-mail address	mhemming@slrconsu	ulting.com		
NAME	QUALIFICATIONS	PROFESSIONAL REGISTRATION	EXPERIENCE (YEARS)	TASKS AND ROLES
Jonathan Crowther	M.Sc. (Env. Sci.). University of Cape Town	Pr.Sci.Nat., CEAPSA	27	Project Director - Report and process review
Matthew Hemming	M.Sc. (Conservation Biology), University of Cape Town	Member IAIAsa and IWMSA	10	Project Manager - Management of the EIA process, including process review, specialist study review and report compilation
Jeremy Blood	M.Sc. (Cons. Ecol.), University of Stellenbosch	Pr.Sci.Nat., CEAPSA	16	Report compilation
Stella Moeketse	M.Soc.Sc. (Environmental and Geographical Studies), University of Cape Town	N/A	7 years	Public Participation Manager - Management of the public participation process, including I&AP database, notices and communication and assimilation of comments.

SLR has no vested interest in the proposed project other than fair payment for consulting services rendered as part of the EIA process and has declared its independence as required by the EIA Regulations 2014. An undertaking by the EAP is provided in Appendix 3.

3.1.1 QUALIFICATIONS AND EXPERIENCE OF THE EAP

Jonathan Crowther is a manager at SLR, has over 27 years of relevant experience and is registered as an environmental assessment practitioner with the interim certification board and as an Environmental Scientist with the South African Council for Natural Scientific Professions (SACNASP). Matthew Hemming holds a Masters Degree in Conservation Biology, has over 10 years of relevant experience in the assessment of impacts associated with mining and exploration operations.

Both Jonathan and Matthew have been involved in multiple impact assessment for large scale mining development in Southern Africa as well as onshore and offshore oil and gas exploration and production projects. Proof of registrations of the practitioners is provided in Appendix 4 and relevant curricula vitae are attached in Appendix 5.

3.2 SCOPING PHASE

The Scoping phase complied with the requirements of NEMA and the EIA Regulations 2014, as set out in GN R982. This involved a process of notifying I&APs of the proposed project and EIA process and providing them with the opportunity to make comment in order to ensure that all potential key environmental impacts, including those requiring further investigation, were identified.

The Scoping phase included a pre-application public participation process. Although this is not a legislated requirement of the EIA Regulations 2014, it provided an opportunity to notify I&APs of the proposed project and to raise any initial issues or concerns regarding the proposed exploration activities. The steps / tasks undertaken for public participation during the pre-application and Scoping phases are summarised in Box 4.

The key issues and concerns identified by the project team, with I&AP input, during the Scoping Phase are summarised in Table 3-2. This information provided forms the basis on which the Plan of Study for EIA and terms of reference for specialist studies were determined.

The Scoping Report was accepted by PASA on 10 June 2016 (see Appendix 6.1). PASA's acceptance of the Scoping Report confirmed that the EIA phase may proceed as outlined in the Plan of Study for EIA as submitted and in accordance with Appendix 4 to the EIA Regulations 2014. Specific conditions to the acceptance prescribed by PASA include the following:

- Ensure that various State Departments be consulted and their comments incorporated in the EIR;
- Identification and consultation with all affected landowners must be carried out;
- Where desktop studies are used the data must be authenticated by physical site assessment by the EAP and specialists; and

 The potential environmental liabilities associated with the proposed activity must be quantified by a specialist and the method of provision must be indicated, in line with the Financial Provision Regulations, 2015 (GN R No 1147).

BOX 4: Tasks undertaken during the Scoping Phase

1. Pre-application public participation process

The pre-application public participation process involved the following:

- <u>Competent authority consultation:</u> A pre-application meeting was held with PASA on 31 July 2015. The purpose of the meeting was to discuss the legislative requirements and the approach to the EIA process to ensure agreement and compliance.
- <u>Landowner identification:</u> The applicant identified all properties included as part of the exploration right application (see Appendix 2). The properties included in the application were searched against the Deeds Office records by a land surveyor to identify landowners. Further Deeds Office, CIPRO and other internet searches were undertaken to obtain contact details for land owners. At the time of distribution of this report a minimum of 97.3% (2102 out of a total of 2160) of the land owners have been notified. This includes 1658 out of a total of 1660 private individuals, 214 out of a total of 233 of the Companies / Government entities / Churches and 230 out of a total of 267 Trusts.
- <u>I&AP identification:</u> In addition to landowners, a preliminary I&AP database of authorities (including State Departments with jurisdiction in the area, municipal offices, ward councillors and traditional authorities), Organs of State, Non-Governmental Organisations, Community-based Organisations and other key stakeholders (including farmers' unions) with a potential interest in the ER application was compiled. Additional I&APs were added to the database based on responses to the advertisements and notification letter, and attendees at the Information-sharing Meetings (see bullets below). The database of registered I&APs is included in Appendix 6.2.
 - It is recorded that the following State departments, as a minimum, have been notified and afforded opportunity to comment: SAHRA/Provincial Heritage Resources Authority; Provincial Environmental Department, Department of Agriculture, Forestry and Fisheries, Department of Water & Sanitation, Department of Land Affairs, district and local municipalities.
- <u>Distribution of an initial Background Information Document (BID):</u> All identified landowners and I&APs were notified of the application and EIA process by means of a notification letter and BID. The BID (in English and isiZulu) was compiled to provide introductory information on the project, to encourage people to register on the I&APs database and to provide an initial opportunity to comment. The BID was distributed from September 2015.
- <u>Site notices and advertisements:</u> On the 20th and 21st of October 2015, site notices were placed at multiple locations in all of the major and most the smaller town in the exploration right application area. The site notices were in both English and isiZulu. The locations included municipal offices, libraries, shops and agricultural co-operatives. Press advertisements providing notification of the ER application and EIA process were placed in the following newspapers / websites:
 - > The Mercury on the 13th October 2015 in English
 - > Howick Village Website on the 13th October 2015 and 19th January 2016 in English
 - > Hilton Village Website on the 13th October 2015 and 19th January 2016 in English
 - > Natal Witness on the 15th October 2015 and 19th January 2016 in English;
 - > Ilanga during the 15-17 October 2015 Edition and on the 21st January 2016 in Zulu;
 - > Ladysmith Gazette on the 16 October 2015 in English;
 - > Richmond Times in the Mid October 2015 Edition in English;
 - > Escort and Midlands News on the 16 October 2015 in English;
 - > Mvoti Local Municipality Website on 16th October 2015 and 27 January 2016 in English and Zulu;
 - > Hilton Village website on 19th January 2016 in English;

- > Howick Village website on 19th January 2016 in English;
- > Greytown Gazette on 20th January 2016 in English and Zulu;
- > Isolezwe on 20th January 2016 in Zulu;
- > Maritzburg Fever on 20th January 2016 in Zulu;
- > The Meander Chronicle on 20th January 2016 in English and Zulu; and
- > iLanga on 21st January 2016 in Zulu.

Initial information-sharing meetings:

Preliminary or introductory meetings have been held with Kwanalu and the MANCO of the Ingonyama Trust. The MANCO did not offer any information on the Ingonyama Trust's position with respect to the project nor guidance on measures to consult with Traditional Authorities. Meetings with officials and ward councillors at each of the District Municipalities were proposed with each municipality. To date only four of the six District Municipalities have been available. These meetings were held in the week of 22 March. In general the meetings were poorly attended with very few officials and councillors. See Appendix 5.7 for the minutes and attendance registers

SLR has proposed to hold meetings with the Traditional Authorities representing the rural people in the exploration right application area. Arrangements for these meetings are pending input from the Ingonyama Trust.

- Public scoping meetings were held in November 2015 at:
 - > Ashburton Public Hall
 - > Richmond Agricultural Hall
 - > Imvunolu Secondary School
 - > Lions River Polo Club
 - > Colenso Public Hall
 - > Mooi River Country Club
 - > New Hanover Public Hall
 - > Greytown Lodge Conference Hall
 - > Tugela Ferry, Mthembu Community Hall
 - > Ngutu, V.A Makhoba Hall
 - > Nkandla Public Hall.

At these meetings Rhino Oil and Gas and SLR provided a basic overview of the project proposal and EIA process, respectively, and provided stakeholders the opportunity to raise any issues or concerns.

A number of the proposed meetings did not take place, either as a result of the arranged venues being too small to accommodate the large number of attendees that arrived or due to unhappiness with the protocol that had been followed in that the meetings were arranged through the municipal structures and not through the Traditional Authorities. Rescheduled meetings were hosted in February 2016 at Howick West Community Hall; Mooi River Town Hall and Greytown Community Hall.

The Ingonyama Trust, as the owner of much of the land where rural communities reside, requested to be consulted before the Traditional Authorities were formally engaged. SLR has commenced consultation with the Ingonyama Trust. It is understood that the advice/instruction to the Traditional Authorities from the Board of the Ngonyama Trust has been to not engage with SLR with respect to this application

<u>Public response:</u> The response from the public was that the great majority of I&APs are strongly opposed to
all forms of oil and gas exploration in the region. There was a demand for additional time within the scoping
process to allow for improved public consultation given the large application area and contentious nature of
the project.

2. Project registration

In November 2015, Rhino Oil and Gas submitted an application for Environmental Authorisation to PASA for the proposed exploration activities and associated listed activity. PASA accepted the application and confirmed that a

Scoping and EIA process was required.

3. Pre-Scoping Report public participation process

- Competent authority consultation: A further meeting was held with PASA in November 2015 to discuss the EIA process and the key issues raised by I&APs. Based on this meeting and subsequent motivation for an extension of time, PASA granted (in December 2015) an extension for the scoping process in order to allow SLR to incorporate further public interaction and investigation to augment the Scoping process.
- <u>Distribution of a revised BID:</u> A revised BID (in English and isiZulu) was distributed for a further comment period from January 2016. The purpose of the BID was to convey information on the proposed project, to invite I&APs to register on the project database and to provide a further opportunity to comment.
- Meeting with Ngonyama Trust: A subsequent meeting was convened with the Board of the Ingonyama Trust on 18 March 2016 with the purpose of continuing consultations and seeking input from the Ingonyama Trust on appropriate means of consulting with Traditional Authorities and rural communities. At this meeting the Ngonyama Trust indicated that they had never received a notice from nor been consulted by the Regional Manager in terms of Section 10 of the MPRDA; and that the applicant had not consulted with the Ngonyama Trust in the manner prescribed by the MPRDA. The Board of the Ngonyama Trust stated that they were not prepared to engage with the EAP until these governance issues had been addressed.

Evidence was provided to the Board that both of these had in fact taken place as per the regulatory requirements. The Board of the Ngonyama Trust further indicated that their advice/instruction to the Traditional Authorities was to not engage with SLR with respect to this application.

4. Compilation and review of Scoping Report

A Scoping Report was prepared in compliance with Appendix 2 of the EIA Regulations 2014 and was informed by comments received during the initial public participation process. The Scoping Report was distributed for a 30-day review and comment period from 7 March 2016 to 11 April 2016.

Tasks that were undertaken included:

- <u>Scoping Report availability:</u> Copies of the Scoping Report were made available on the SLR ftp site and at the following locations for the duration of the review and comment period:
 - > Msunduzi Municipal Library
 - > Melmoth Library
 - > Ashburton Library
 - > Colenso Library
 - > Camperdown Library
 - > Dundee Library
 - > Greytown Library
 - > Howick Library
 - > Impendle Library
 - > Ladysmith Library
 - > Mooi River Library
 - > Msinga Library
 - > Nkandla Library
 - > Nquthu Library
 - > Richmond Library
 - > Weenen Library
 - > New Hanover Library.

Copies of the Scoping Report were sent directly to a number of key stakeholders, including the government departments, local and district municipalities, and the Ingonyama Trust and five Local Houses.

• <u>I&AP notification:</u> A notification letter was sent to all I&APs registered on the project database. The letter informed them of the release of the Scoping Report and where the report could be reviewed. To facilitate

the commenting process, a copy of the Executive Summary and a Comment Form were enclosed with each letter.

<u>Radio notice:</u> Project notifications were aired on Nongoma FM radio station in Zulu. The notifications had
multiple airings at different time slots over three days in the week of 7 March 2016. The notice provided
introductory information on the application and EIA process; provided details of how to contact SLR for
further information and informed I&APs of the Scoping Report availability. Radio Khwezi refused to run
the notice

5. Revise Scoping Report and submission to PASA for acceptance

The preparation of the final Scoping Report was informed by comments received on the draft report. All comments were collated and responded to in an updated Comments and Responses Table, which was appended to the Scoping Report. As indicated in Section 2.3.4, the Scoping Report was accepted by PASA on 10 June 2016 (see Appendix 6.1).

An update letter was sent to I&APS on 13 June 2106 informing them of PASA's decision on the Scoping Report.

Note: Copies of all supporting documents and inputs received during the public participation conducted during the Scoping phase were included with the Scoping Report (up to 22 April 2016). Copies of these documents have not been provided in the EIR.

All relevant supporting documents and inputs received post submission of the Scoping Report are included in the EIR.

TABLE 3-2: KEY ISSUES IDENTIFIED DURING THE SCOPING PHASE

Key issues identified by the project team, with I&APs input	Indication of the manner in which the issues were incorporated, or the reasons for
	not including them
3. Procedural issues	
 There is strong opposition to the proposed exploration right application. The major themes of the public opposition are the following: Concern, even fear, of the future risks that might arise from production should a resource be found; Concern that given the money involved, if any hydrocarbon resource is found, it will not be possible to stop production regardless of what the future EIA processes may indicate in terms of risk. Thus the only way to avoid such risks is to not open the door to such projects; Hydrocarbon based energy is a flawed concept and countries are moving away from new hydrocarbons in favour of a renewable energy system; A deep mistrust of government institutions and the true motives and people behind such an application; Significant doubt over government's ability to enforce compliance to the legislation; South Africa does not understand unconventional hydrocarbon extraction risks and the necessary legislative framework to protect the environment is not in place; and Lack of understanding of how an exploration programme is undertaken and what is actually being authorised. 	The level of public opposition to the project has been documented in the Scoping and EIA Reports. Where people have registered their opposition to the project, this has been recorded. All objections received have been recorded. The EIA report has attempted to present accurate project information and a realistic assessment of impacts in order that I&APs can make an informed judgement. It is evident that much of the opposition is not directly against the merits of exploration activities as proposed, but rather against the anticipated outcome and risks that, if successful, could result from exploration. No attempt has been made to address issues and objections that are based on concerns that relating to further exploration or future production activities NEMA does not specifically provide a mechanism to address objections raised in the EIA process. Under the MPRDA unresolved objections would be table before the Regional Mining Development and Environmental Committee.
Numerous objections have been made to the project and EIA process.	
The EIA should assess the potential future exploration and production related impacts (including fracking)	The scope of the EIA is aligned with the early-phase exploration as proposed by Rhino Oil and Gas. Should Rhino Oil and Gas propose to conduct exploration activities outside of this scope, this would need to be informed by a further application to PASA and a separate environmental assessment and authorisation process.
The Strategic Environmental Assessment (SEA) for Shale Gas Development in the Karoo should be extended to cover this area/application or at least inform current EIA process. Or the findings of the SEA applied to this EIA	The scope and terms of the SEA were finalized by the DEA and is limited to Shale Gas Development in the geographic Karoo. Refer to Section 2.5.5.
Time available for I&AP consultation and participation is insufficient;	An extension of time for public consultation in the Scoping phase was secured.
The adequacy of the public participation process / methodology was challenged, particularly with	Additional efforts were undertaken in order to address this. Refer to section 5.2 of the

regards informing rural communities.	Scoping report as well as Box 4 in the EIA.	
3 • • • • 3 • • • • • • • • • • • • • • • • • • •	EIA feedback meetings with the I&APs will be held in the towns where Scoping meetings	
	were held within the revised ER area.	
Protected area or other areas incompatible with exploration should be excluded. Cognisance should	The extent of the proposed ER has been adjusted to exclude protected areas.	
be given to restrictions imposed by legislation and regulation, particularly the Petroleum	The scope of the EIA is aligned with the early-phase exploration as proposed by Rhino	
Regulations	Oil and Gas. Restrictions relating to future exploration or production activities have not	
	been detailed in this EIA.	
Provide a detailed baseline description of the affected environment, desktop assessment is not	Refer to Section 5 of the EIR.	
adequate.	The large size of the application area, information constraints of the exploration process	
	and the nature of the early-phase exploration did not allow for, nor warrant, detailed	
	baseline assessments of the whole application area. However, it is noted that the	
	databases that were utilized generally have good coverage, providing adequately	
	accurate representation of the field conditions.	
Confirm the location of the exploration sites and assess impacts at these sites.	The nature of exploration is such that the applicant cannot confirm the location of core	
	hole drilling sites or seismic survey routes until the initial exploration has provided results.	
	Rhino Oil and Gas excluded the core hole drilling and seismic surveying from the proposed 'early-phase exploration' work for which they are seeking environmental	
	authorisation. The current focus of the application for environmental authorisation and	
	this EIA is now only on remote exploration techniques (including analysis of existing data	
	and an aerial full tensor gradiometry gravity survey). Refer to section 4.5.1	
4. Potential impacts of the proposed exploration		
Impact on ecology	The potential impacts of core hole drilling and seismic surveys have not been assessed	
> Loss of or disturbance to vegetation and faunal habitats	in this EIA as they do not form part of the proposed 'early-phase exploration' work for	
> Disturbance to and mortality of fauna	which Rhino Oil and Gas are seeking environmental authorisation. See Section 4.5.1.	
> Enabling the establishment of alien and invasive species in disturbed areas	The aerial FTG surveys (see Section 4.5.5) included as part of the proposed 'early-phase	
Impact to Groundwater	exploration' would result in almost no interaction with the ground over which the survey undertaken. Thus impacts on the majority environmental aspects could not occur. For this reason the issues were not considered further.	
> Altered hydrogeological regime and groundwater availability		
> Contamination of groundwater resources		
> Water consumption		
Impacts on surface water		
> Altered surface water hydrological regime		

>	Contamination of surface water resources
>	Water consumption
Impacts on ge	eology
>	Destabilisation of certain geologies
>	Risk to underground caverns or mine workings
Impact on soil	s
>	Physical impact on soils (increased erosion / compaction)
>	Potential contamination of soils
Impact on heri	itage resources
Impact on land	d tenure and access to private property
Impact on curr	rent land uses
Structural dam	nage to infrastructure
>	Structural damage to infrastructure due to shock waves, air overpressure and
	ground vibration
>	Degradation or damage due to exploration vehicles and equipment
Impact on ami	bient air quality
>	Dust and vehicle emissions
>	Escape or release of gas from exploration boreholes
Safety and see	curity
>	Public safety due to inter alia, increased traffic volumes, heavy machinery, explosives, hazardous materials, release of gas, etc.
>	Fires
>	Landowner security
Contribution o	or effect on the local economy
Compensation	1
Rehabilitation	and liability

Impact on ambient noise levels

Refer to Section 6.1

3.3 EIA PHASE

3.3.1 EIA OBJECTIVES

In accordance with Appendix 3 of GN. R982, the objectives of the EIA are to:

- identify the relevant policies and legislation relevant to the activity;
- present the need and desirability of the proposed activity and its preferred location;
- identify feasible alternatives related to the project proposal;
- ensure that all potential key environmental issues and impacts that would result from the proposed project are identified;
- provide a reasonable opportunity for I&APs to be involved in the EIA process;
- assess potential impacts of the proposed project alternatives during the different phases of project development;
- present appropriate mitigation or optimisation measures to minimise potential impacts or enhance potential benefits, respectively; and
- Through the above, to ensure informed, transparent and accountable decision-making by the relevant authorities.

The EIA process consists of a series of steps to ensure compliance with these objectives and the EIA Regulations 2014 as set out in GN No. R982. The process involves an open, participatory approach to ensure to ensure that all impacts are identified and that decision-making takes place in an informed, transparent and accountable manner. A flowchart indicating the legislated EIA process is presented in Figure 3-1.

This EIR has been prepared in compliance with Appendix 3 of the EIA Regulations 2014 (see Table 2-5). The report aims to present all information in a clear and understandable format, suitable for easy interpretation by I&APs and authorities, and to provide an opportunity for I&APs to comment on the proposed project and findings of the EIA process.

3.3.2 ASSUMPTIONS AND LIMITATIONS

The assumptions and limitations pertaining to this EIA are listed below:

- The assessment assumes that SLR has been provided with all relevant project information and that it was correct and valid at the time it was provided;
- The assessment is based, to some extent, on a generic description of the proposed exploration
 activities, as specific details would be dependent on the specific contractor employed to undertake
 each activity. However, it is assumed that parameters provided (or range thereof) are equivalent to
 the actual activity;

- There will be no significant changes to the project description or surrounding environment between
 the completion of the EIA process and implementation of the proposed project that could
 substantially influence findings, recommendations with respect to mitigation and management, etc.;
- The Public Participation Process has been undertaken in terms of Chapter 6 of the EIA Regulations 2014. Refer to Box 4:
- As a result of large number of landowners and occupiers in the application area and the availability
 of accurate title deed, land owner and occupier contact information, identification of and
 consultation with every owner of and occupier at included properties was not achieved. A minimum
 of 93 % of land owners have been notified. Much effort was made to make potentially affected
 parties aware through various other means (Refer to Box 4);
- The large size of the application area, information constraints of the exploration process and the
 nature of the early-phase exploration did not allow for, nor warrant, detailed baseline assessments
 of the whole application area. However, it is noted that the databases that were utilised generally
 have good coverage, providing adequately accurate representation of the field conditions.
- The exact extent of certain of the various Protected Areas is uncertain as the cadastral descriptions taken from the National and Provincial databases are inconsistent.
- Although PASA required, in their conditions of acceptance of the Scoping Report, the undertaking of physical site assessments to authenticate data used in the EIA, this has not been undertaken. With the exclusion of core hole drilling and seismic survey activities from the scope of the proposed exploration activities, and thus the scope of the EIA there was no merit in undertaking such work. For any future ground-based exploration activities detailed investigations of target sites will need to be undertaken during the environmental assessment and authorisation application process.
- Negotiations with landowners with respect to agreements for access to land to conduct exploration falls outside of the scope of this EIA and will be undertaken by the applicant during the proposed exploration programme.

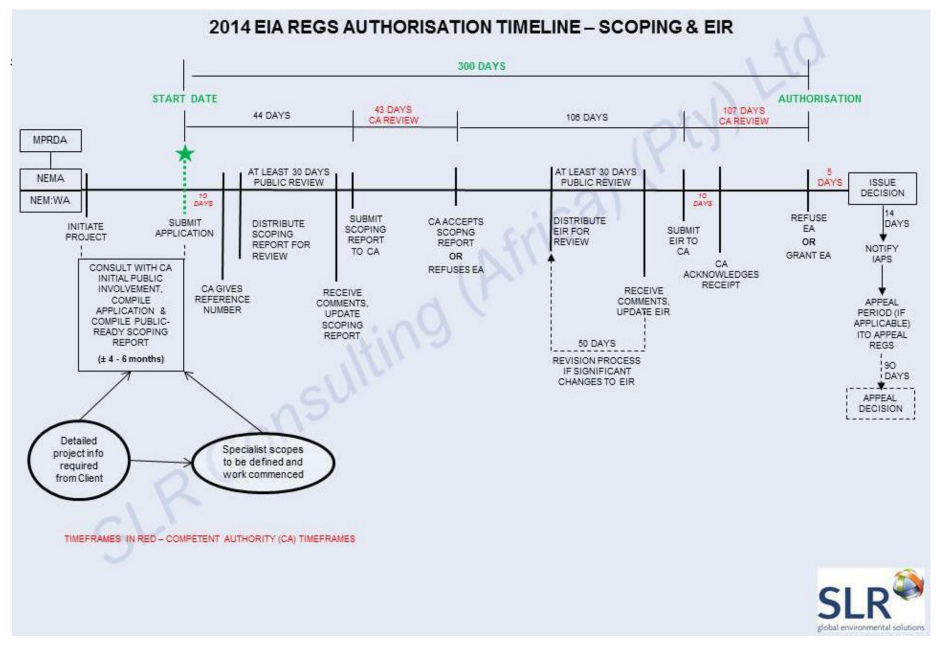


FIGURE 3-1: FLOW DIAGRAM SHOWING THE SCOPING AND EIA PROCESS (INCLUDING PRE-APPLICATION PHASE)

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3.3.3 SPECIALIST STUDIES

As per the Plan of Study for EIA presented in the Scoping Report, six specialist studies were commissioned to inform this EIA. Their work was desktop based, interrogating the respective databases available for the environmental attributes, because of the large extent of the ER application area and the fact the locations for core holes and seismic surveys could not be determined at this stage in the exploration programme.

However, with the exclusion of core hole drilling and seismic survey activities from the scope of the EIA (see Section 4.5.1) these studies are no longer applicable. Detailed investigations of target sites would need to be undertaken during the environmental assessment and authorisation application process for future ground-based exploration activities.

3.3.4 COMMENTS FROM I&APS

Relatively few comments have been received from I&APs since the review period of the Scoping Report. All comments received, and the EAP responses thereto, are recorded in Appendix 6.3.

3.3.5 IMPACT ASSESSMENT METHOD

The identification and assessment of environmental impacts is a multi-faceted process, using a combination of quantitative and qualitative descriptions and evaluations. It involves applying scientific measurements and professional judgement to determine the significance of environmental impacts associated with the proposed project. The process involves consideration of, inter alia: the purpose and need for the project; views and concerns of I&APs; social and political norms, and general public interest.

Identified impacts are described in terms of the nature of the impact, compliance with legislation and accepted standards, receptor sensitivity and the significance of the predicted environmental change (before and after mitigation). The significance of environmental impacts is rated before and after the implementation of mitigation measures. These mitigation measures may be existing measures or additional measures that were identified through the impact assessment and associated specialist input. The impact rating system considers the confidence level that can be placed on the successful implementation of mitigation. The method for the assessment of environmental impacts is set out in the table below. This assessment methodology considers the following rating scales when assessing potential impacts (before and after mitigation):

- Consequence, which is a function of:
 - the intensity of impacts (including the nature of impacts and the degree to which impacts may cause irreplaceable loss of resources);
 - the extent of the impact;

- the duration of the impact;
- probability of the impact occurring;
- reversibility of the impact; and
- the degree to which the impact can be mitigated.

TABLE 3-3: CRITERIA FOR ASSESSING IMPACTS

Note: Part A provides the definition for determining impact consequence (combining intensity, spatial scale and duration) and impact significance (the overall rating of the impact). Impact consequence and significance are determined from Part B and C. The interpretation of the impact significance is given in Part D.

PART A: DEFINITION AND	CRITERIA*			
Definition of SIGNIFICANCE		Significance = consequence x probability		
Definition of CONSEQUENC	CE	Consequence is a function of intensity, spatial extent and duration		
Criteria for ranking of the INTENSITY of environmental impacts	VH	Severe change, disturbance or degradation. Associated with severe consequences. May result in severe illness, injury or death. Targets, limits and thresholds of concern continually exceeded. Substantial intervention will be required. Vigorous/widespread community mobilization against project can be expected. May result in legal action if impact occurs.		
	Н	Prominent change, disturbance or degradation. Associated with real and substantial consequences. May result in illness or injury. Targets, limits and thresholds of concern regularly exceeded. Will definitely require intervention. Threats of community action. Regular complaints can be expected when the impact takes place.		
	M	Moderate change, disturbance or discomfort. Associated with real but not substantial consequences. Targets, limits and thresholds of concern may occasionally be exceeded. Likely to require some intervention. Occasional complaints can be expected.		
	L	Minor (Slight) change, disturbance or nuisance. Associated with minor consequences or deterioration. Targets, limits and thresholds of concern rarely exceeded. Require only minor interventions or clean-up actions. Sporadic complaints could be expected.		
	VL	Negligible change, disturbance or nuisance. Associated with very minor consequences or deterioration. Targets, limits and thresholds of concern never exceeded. No interventions or clean-up actions required. No complaints anticipated.		
	VL+	Negligible change or improvement. Almost no benefits. Change not measurable/will remain in the current range.		
	L+	Minor change or improvement. Minor benefits. Change not measurable/will remain in the current range. Few people will experience benefits.		
	M+	Moderate change or improvement. Real but not substantial benefits. Will be within or marginally better than the current conditions. Small number of people will experience benefits.		
	H+	Prominent change or improvement. Real and substantial benefits. Will be better than current conditions. Many people will experience benefits. General community support.		
	VH+	Substantial, large-scale change or improvement. Considerable and widespread benefit. Will be much better than the current conditions. Favourable publicity and/or widespread support expected.		
Criteria for ranking the	VL	Very short, a few days or always less than a month.		
DURATION of impacts	L	Short-term, occurs for more than a month, but less than 1 year.		
	M	Medium-term, 1 to 3 years.		

	Н	Long term, between 3 and 10 years.
	VH	Very long, permanent, +10 years (Irreversible. Beyond closure)
Criteria for ranking the	VL	A portion of the site.
EXTENT of impacts	L	Whole site.
	M	Beyond the site boundary, affecting immediate neighbours
	Н	Local area, extending far beyond site boundary.
	VH	Regional/National

PART B: DETERMINING CONSEQUENCE

INTENSITY = VL

DURATION	Very long	VH	Medium	Medium	Medium	High	High
	Long term	Н	Low	Medium	Medium	Medium	High
	Medium term	M	Low	Low	Medium	Medium	Medium
	Short term	L	Very low	Low	Low	Medium	Medium
	Very short	VL	Very low	Low	Low	Low	Medium

INTENSITY = L

DURATION	Very long	VH	Medium	Medium	High	High	High
	Long term	Н	Medium	Medium	Medium	High	High
	Medium term	М	Low	Medium	Medium	Medium	High
	Short term	L	Low	Low	Medium	Medium	Medium
	Very short	VL	Very low	Low	Low	Medium	Medium

INTENSITY = M

DURATION	Very long	VH	Medium	High	High	High	Very High
	Long term	Н	Medium	Medium	High	High	High
	Medium term	М	Medium	Medium	Medium	High	High
	Short term	L	Low	Medium	Medium	Medium	High
	Very short	VL	Very low	Low	Medium	Medium	Medium

INTENSITY = H

DURATION	Very long	VH	High	High	High		Very High
	Long term	Н	Medium	High	High	High	Very High
	Medium term	M	Medium	Medium	High	High	High
	Short term	L	Medium	Medium	Medium	High	High
	Very short	VL	Low	Medium	Medium	Medium	High

INTENSITY = VH

DURATION	Very long	VH	High	High	Very High	Very High	Very High
	Long term	Н	High	High	High		Very High
	Medium term	М	Medium	High	High	High	Very High
	Short term	L	Medium	Medium	High	High	High
	Very short	VL	Low	Medium	Medium	High	High
			VL	L	M	Н	VH
			A portion of the site	Whole site	Beyond the site boundary, affecting immediate neighbours	Local area, extending far beyond site boundary.	Regional/ National

EXTENT

	PART C: DETERMINING SIGNIFICANCE							
PROBABILITY (of exposure to	Definite/ Continuous	VH	Medium	High	High	Very High	Very High	
impacts)	Probable	Н	Medium	Medium	High	High	Very High	
	Possible/ frequent	М	Low	Medium	Medium	High	High	
	Conceivable	L	Low	Low	Medium	Medium	High	
	Unlikely/ improbable	VL	Very low	Low	Low	Medium	Medium	
	•	•	VL	L	М	Н	VH	
			CONSEQUENCE					

PART D: INTERPRETATION OF SIGNIFICANCE							
Significance	Significance Decision guideline						
Very High	Potential fatal flaw unless mitigated to lower significance.						
High	It must have an influence on the decision. Substantial mitigation will be required.						
Medium	It should have an influence on the decision. Mitigation will be required.						
Low	Unlikely that it will have a real influence on the decision. Limited mitigation is likely to be required.						
Very Low	It will not have an influence on the decision. Does not require any mitigation						

^{*}VH = very high, H = high, M= medium, L= low and VL= very low and + denotes a positive impact.

3.3.6 WAY FORWARD IN THE EIA PROCESS

The following steps are envisaged for the remainder of the EIA process (see Figure 3-1):

- Notification to I&APs and commenting authorities of the change in scope, availability of the EIR for review and public meetings;
- Host public meeting/open day (October 3 to 7);
- Key stakeholder meetings (as and when required);
- After closure of the EIR comment period (refer to Section 1.5), all comments received will be
 incorporated and responded to in a Comments and Responses Report. The EIR will then be
 updated into a final report, to which the Comments and Responses Report will be appended;
- The revised EIR will be submitted to PASA by 4 November 2016 for consideration and decisionmaking by the Minister of Mineral Resources (or delegated authority);
- After the Minister of Mineral Resources (or delegated authority) has reached a decision, all I&APs on the project database will be notified of the outcome of the application and the reasons for the decision; and
- A statutory appeal period in terms of the National Appeal Regulations, 2014 (GN No. R993) will follow the issuing of the decision.

TABLE 3-4: REQUIREMENTS OF AN EIR IN TERMS OF THE EIA REGULATIONS 2014

APPENDIX 3	CONTENT OF AN EIR	COMPLETED (Y/N OR N/A)	LOCATION IN REPORT	
2(a)	(i & ii) Details and expertise of the Environmental Assessment Practitioner (EAP) who prepared the report.	Y	3.1	
(b)	The location of the activity, including:			
	(i) The 21 digit Surveyor General code of each cadastral land parcel;	Υ		
	(ii) Where available, the physical address and farm name; and	Υ	Appendix 1	
	(iii) Where the required information in items (i) and (ii) is not available, the co-ordinates of the boundary of the property or properties.			
(c)	A plan which locates the proposed activity or activities applied for at an appropriate scale, or, if it is:	N		
	(i) A linear activity, a description and coordinates of the corridor in which the proposed activity or activities is to be undertaken; or	NA	Refer to Section 4.5.1	
	(ii) On land where the property has not been defined, the coordinates within which the activity is to be undertaken.	NA		
(d)	A description of the scope of the proposed activity, including:	Υ		
	(i) All listed and specified activities triggered and being applied for;	Y	Section 4	
	(ii) A description of the associated structures and infrastructure related to the development.	Y	Codion	
(e)	A description of the policy and legislative context within which the development is located and an explanation of how the proposed development complies with and responds to the legislation and policy context.	Y	Section 2	
(f)	A motivation for the need and desirability for the proposed development, including the need and desirability of the activity in the context of the preferred location.	Y	Section 4.3	
(g)	A motivation for the preferred development footprint within the approved site.	NA		
(h)	A full description of the process followed to reach the proposed development footprint within the approved site, including:	NA		
	(i) Details of the development footprint alternatives considered;		Section 4.7	
	(ii) Details of the public participation process undertaken in terms of Regulation 41 of the Regulations, including copies of the supporting documents and inputs;		Box 4	
	(iii) A summary of the issues raised by I&APs, and an indication of the manner in which the issues were incorporated, or the reasons for not including them;		Table 3-2	
	(iv) The environmental attributes associated with the development footprint alternatives focusing on the geographical, physical, biological, social, economic, heritage and cultural aspects;	NA		
	 (v) The impacts and risks identified for each alternative, including the nature, significance, consequence, extent, duration and probability of the impacts, including the degree to which these impacts: (aa) can be reversed; (bb) may cause irreplaceable loss of resources; and (cc) can be avoided, managed or mitigated. 	NA		
	(vi) The methodology used in determining and ranking the nature,		Section 3.3.5	

APPENDIX 3	CONTENT OF AN EIR	COMPLETED (Y/N OR N/A)	LOCATION IN REPORT
	significance, consequences, extent, duration and probability of potential environmental impacts and risks;		
	(vii) Positive and negative impacts that the proposed activity and alternatives will have on the environment and on the community that may be affected focusing on the geographical, physical, biological, social, economic, heritage and cultural aspects;	NA	
	(viii) The possible mitigation measures that could be applied and level of residual risk;	NA	
	(ix) If no alternative development locations for the activity were investigated, the motivation for not considering such;	NA	Section 4.7
	(x) A concluding statement indicating the preferred alternative development location within the approved site;		
<i>(i)</i>	A full description of the process undertaken to identify, assess and rank the impacts the activity and associated infrastructure will impose on the preferred location through the life of the activity, including:	Υ	3.3.5
	(i) A description of all environmental issues and risks that were identified during the EIA process; and	Y	Table 3-2
	(ii) An assessment of the significance of each issue and risk and an indication of the extent to which the issue and risk could be avoided or addressed by the adoption of mitigation measures.	Υ	6
<i>(i)</i>	An assessment of each identified significant impact and risk, including: (i) Cumulative impacts; (ii) The nature, significance and consequence of the impact and risk; (iii) The extent and duration of the impact and risk; (iv) The probability of the impact occurring; (v) The degree to which the impact and risk can be reversed; (vi) The degree to which the impact and risk may cause irreplaceable loss of resources; and (vii) The degree to which the impact and risk can be mitigated.	Y	6
(k)	Where applicable, a summary of the findings and recommendations of any specialist report complying with Appendix 6 to these Regulations and an indication as to how these findings and recommendations have been included in the final assessment report.	Y	7.1
(1)	An environmental impact statement which contains:	Υ	6.2
	(i) A summary of the key findings of the EIA;	Y	7.2.1
	(ii) A map at an appropriate scale which superimposes the activity and its associated structures and infrastructure on the environmental sensitivities of the preferred site indicating any areas that should be avoided, including buffers; and	NA	
	(iii) A summary of the positive and negative impacts of the proposed activity and identified alternatives.	Y	7.2.2
(m)	Based on the assessment, and where applicable, recommendations from specialist reports, the recording of proposed impact management objectives, and the impact management outcomes for the development for inclusion in the EMPr as well as for inclusion as conditions of authorisation.	Y	7.3

APPENDIX 3	CONTENT OF AN EIR	COMPLETED (Y/N OR N/A)	LOCATION IN REPORT
(n)	The final proposed alternatives which respond to the impact management measures, avoidance, and mitigation measures identified through the assessment.	Υ	7.4
(0)	Any aspects which were conditional to the findings of the assessment either by the EAP or specialist which are to be included as conditions of authorisation.	Υ	7.5
(p)	A description of any assumptions, uncertainties and gaps in knowledge which relate to the assessment and mitigation measures proposed.	Υ	Section 3.3.2
(q)	A reasoned opinion as to whether the proposed activity should or should not be authorised, and if the opinion is that it should be authorised, any conditions that should be made in respect of that authorisation.	Υ	Section 7.5
(r)	Where the proposed activity does not include operational aspects, the period for which the environmental authorisation is required and the date on which the activity will be concluded and the post construction monitoring requirements finalised.	NA	
(s)	 An undertaking under oath or affirmation by the EAP in relation: (i) The correctness of the information provided in the report; (ii) The inclusion of comments and inputs from stakeholders and I&APs (iii) The inclusion of inputs and recommendations from the specialist reports where relevant; and (iv) Any information provided by the EAP to I&APs and any responses 	Y	Appendix 3
(t)	by the EAP to comments or inputs made by I&APs. Where applicable, details of any financial provisions for the rehabilitation, closure, and ongoing post decommissioning management of negative environmental impacts.	Y	Section 7.6
(u)	 An indication of any deviation from the approved Scoping Report, including the plan of study, including: (i) Any deviation from the methodology used in determining the significance of potential environmental impacts and risks; and (ii) A motivation for the deviation. 	Y	Section 7.7
(v)	Any specific information that may be required by the competent authority. PASA listed information requirements in their Letter of Acceptance of the Scoping Report. Information included:		
	Consultation with various State Departments	Υ	Box 4
	Identification and consultation with all affected landowners	Y	Box 4
	Physical site assessment to authenticate data derived from desktop studies	Υ	Section 3.3.5
	4. Financial Provision in terms of the Regulations	Υ	Section 7.6
(m)	Any other matter required in terms of section 24(4)(a) and (b) of the Act.	NA	

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4 PROJECT DESCRIPTION

This chapter provides general project information; a general overview of exploration processes; describes the need and desirability for the proposed project; presents the proposed initial three-year exploration work programme and a description of the project alternatives.

4.1 GENERAL PROJECT INFORMATION

4.1.1 APPLICANT DETAILS

Address: Rhino Oil and Gas Exploration South Africa (Pty) Ltd

Icon Building, Suite 300

Corner of Long Street & Hans Strijdom Avenue

CAPE TOWN, 8000

Vice President and COO: Phillip Steyn

Cell: +27 (0)79 716 1030

E-mail: psteyn@rhinoresourcesltd.com

Website: www.rhinoresourceltd.com

4.1.2 APPLICANT BACKGROUND

Rhino Oil and Gas Exploration South Africa (Pty) Ltd is a South African registered subsidiary of Rhino Resources Ltd. Rhino Resources is an independent oil and gas exploration and development company focused on Africa. Rhino Resources is building a portfolio of both onshore and offshore oil and gas assets with a primary focus on West Africa, East Africa and Southern Africa. The company's key strategic areas include the East African Continental Rift System, the Central African Rift System, the coastal margins of East Africa, the South Atlantic margin of West Africa and the eastern Karoo formations of South Africa.

South Africa has the eighth largest shale gas reserves in the world according to a recent United States Department of Energy report with estimates ranging from 30 trillion cubic feet (Tcf) to 390 Tcf for the Karoo Basin. Rhino Resources' goal is to develop these natural resources with the benefit of enhanced prosperity for African host countries and local communities.

Rhino Oil and Gas is currently one of the largest applicants for both onshore and offshore oil and gas exploration rights in South Africa with a number of applications under consideration by PASA. Rhino Oil and Gas previously held a Technical Co-operation Permit ("TCP") for the KwaZulu-Natal 291 ER application area. The TCP was issued by PASA in terms of Section 77 of the MPRDA. The holder of a TCP has, subject to Section 79 of the MPRDA, the exclusive right to apply for and be

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granted an ER in respect of the area to which the permit relates. Through the current application Rhino Oil and Gas intends to secure an ER. Rhino Oil and Gas as the applicant for the ER will also be the operator for the proposed early-phase exploration.

The directors and owners of Rhino Oil and Gas Exploration South Africa (Pty) Ltd are Mr P Mulligan (a US citizen) and Mr P Steyn (a South African). More information is available on http://www.rhinoresourcesltd.com/management.

4.1.2.1 BBBEE

Rhino Oil and Gas's BBBEE status has been agreed upon with a BBEEE party and complies with all current requirements. Further shareholding within the party is still being finalized. Currently, the BBBEE requirement for upstream exploration is 9% according to the Charter for the South African Petroleum and Liquid Fuels Industry on empowering Historically Disadvantaged South Africans in the Petroleum and Liquid Fuels Industry.

4.1.2.2 Environmental Policy

Rhino Oil and Gas's environmental policy is provided below:

"Rhino Resources commits to corporate social responsibility in order to promote sustainable development in the countries and communities where we work. We prioritize corporate citizenship as an ethical commitment as well as a strategic advantage that enhances our ability to operate in emerging markets. To realize this vision, Rhino Resources, Ltd. and our subsidiaries, adhere to the guiding principles of our Corporate Social Responsibility (CSR) Policy:

<u>Environmental stewardship</u>: We strive to promote environmental stewardship in areas where we work, and will take measures to minimize environmental impacts.

<u>Human Rights</u>: We believe that every human life has equal value and respect and promote internationally recognized human rights in all facets of our work.

<u>Compliance</u>: We comply with all relevant local, national and international laws and regulations in countries where we operate, and conduct our operations with honesty and integrity.

<u>Transparency</u>: We recognize the Foreign Corrupt Practices Act and the Extractive Industries Transparency Initiative, and support financial transparency and good governance practices in engaging with local and national authorities.

<u>Community development</u>: We work to accelerate social and economic development in the communities where we are privileged to work. In addition to contributing to national authorities and local employment,

the company supports dedicated initiatives in healthcare, education, and innovation to build a positive legacy in communities. Initiatives supported by Rhino Resources are designed and implemented in partnership with local NGOs, civil society, and national authorities and tailored for each context.

<u>Partners</u>: We strive to select business partners that uphold our vision for CSR. Rhino Resources Ltd. is committed to work cooperatively and responsibly with local communities and our partners in our host countries, and perform our obligations in a social, environmental, and ethical manner for all stake holders over a sustained period of time to obtain real results and lasting change."

4.1.2.3 Insurance Policy

Rhino Oil and Gas abides by all government requirements. Rhino Oil and Gas would provide proof of all required guarantees and insurances to the Regulator prior to any form of exploration work being conducted.

4.2 GENERAL OVERVIEW OF THE EXPLORATION PROCESS

The purpose of exploration is to identify the existence of any commercially viable reserves of oil and / or gas. The conditions necessary for petroleum reserves to have accumulated are complex and largely dependent on past geological history and present geological formations and structures. For deposits to occur, particular combinations of potential source and reservoir rocks together with migration pathways and trap structures are required. Discovering such reservoirs and estimating the likelihood of them containing oil and / or gas is a technically complex process consisting of a number of different stages requiring the use of a range of techniques. Such techniques may include, *inter alia*, aero-magnetic/gravity surveys, deep and shallow geophysical (seismic) surveys, shallow drilling and coring, and exploration and appraisal drilling (DTI, 2001). Exploration is an iterative process with data acquired from a prior stage required to improve the knowledge and understanding of the resource, which may then be subject to a later stage of more intensive exploration.

Exploration begins with the identification of target areas. Based on a general geological understanding, often informed by publically available data, broad areas are initially identified as being prospective with the potential to contain reserves of oil and / or gas. These areas are then subjected to **early-phase exploration** that is focused on large-scale regional analysis. This is undertaken by integrating the regional surface and basin structure data derived from available legacy data. Prospective areas are further defined using a combination of surface / shallow mapping techniques and seismic surveys to aid understanding of deeper, subsurface geology. Aero-magnetic and gravity surveys, as well as core drilling, are also used to define the general geological structure such as sedimentary basins. The work in this early-phase exploration stage might identify potential areas of interest for follow up study, but do not typically enable the extent of areas with oil and gas to be defined. Through the course, or at the end, of

this stage the non-prospective areas would typically be relinquished by the applicant from the exploration right area.

Exploration in areas identified as prospective would then progress to the **appraisal stage**. Identified areas of potential interest are subjected to further seismic and lithological study, which may involve reinterpreting existing data or conducting new surveys. Such surveys would typically be conducted at higher resolution or with more accurate techniques to improve the confidence in the information. The purpose of these surveys is to delineate and evaluate the prospects of interest identified in the first phase of exploration. Exploration wells would then be planned to access the target stratigraphy for testing, which may include permeability testing, pressure testing and hydraulic fracturing. It is noted that the only reliable way to determine whether the identified formations contain hydrocarbons is to undertake exploration well drilling (DTI, 2001). This work is aimed at identifying and defining the extent of target areas with high potential for reserves of oil and / or gas, as well as whether or not the size of the resource warrants further study and drilling. At the end of this stage the non-prospective areas would typically be relinquished by the applicant from the exploration right area.

In order to fully define the commercial viability of an oil and / or gas resource a **well drilling stage** is generally undertaken. Exploration wells (in one or a variety of forms) would be drilled and subject to an array of trials and testing (possibly including permeability testing, pressure testing and hydraulic fracturing). The type of wells and tests would depend entirely on the nature of the resource that has been identified. The identified resource is then evaluated and tested. These wells would enable the geoscientists to gain the greatest level of understanding of the reservoir and its viability for production. Only once it is determined that a field is commercially viable would an operator consider moving into the production phase. At the end of this stage the non-prospective areas would typically be relinquished by the applicant from the exploration right area.

Exploration typically requires the **early-phase exploration**, the **appraisal stage** and a **well drilling stage**, undertaken over a period of up to 10 years, in order to arrive at a point where an informed decision can be made on a production right application.

Rhino Oil and Gas is at the beginning of an oil and gas exploration process and at this stage is only seeking authorisation to undertake a portion of early-phase exploration activities (see Figure 4-1). The early-phase exploration programme is the second step in determining if there is a likely oil or gas resource in the exploration right area that would warrant further investigation (the first phase having been the technical study undertaken). The proposed exploration work programme is designed to improve the understanding of the regional geology and inform the potential for the occurrence of an oil and / or gas resource.

It is not known at this stage whether there are any oil and / or gas reserves. It is also not known at this stage what form the oil and / or gas might take. This will only be known after all the data from the initial three-year exploration work programme has been analysed. At the end of the current exploration work programme it would still not be possible to define the extent of a resource nor to determine if the resource was commercially viable.

As indicated in Sections 1.2 and 4.6, if a resource is identified for more advanced exploration, further authorisation / approvals would be required before these activities could be undertaken.

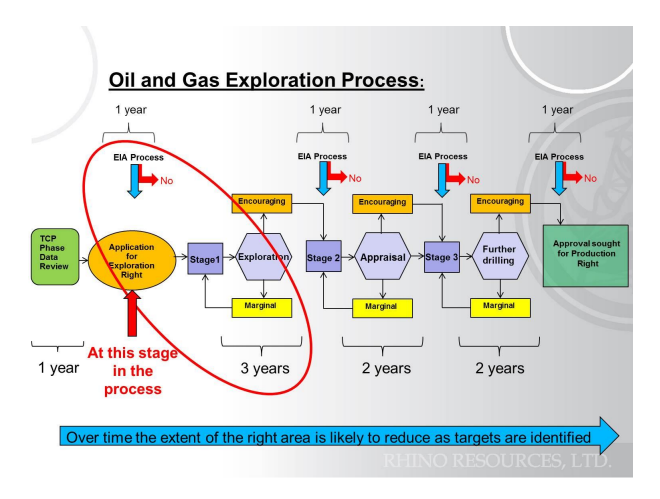


FIGURE 4-1: OVERVIEW OF THE EXPLORATION PROCESS

4.3 NEED AND DESIRABILITY OF THE PROPOSED PROJECT

The DEA guideline on need and desirability (GN R 891, 20 October 2014) notes that while addressing the growth of the national economy through the implementation of various national policies and strategies, it is also essential that these policies take cognisance of strategic concerns such as climate change, food security, as well as the sustainability in supply of natural resources and the status of our ecosystem services. Thus, the over-arching framework for considering the need and desirability of development in

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general is taken at the policy level through the identification and promotion of activities/industries/developments required by civil society as a whole. The DEA guideline further notes that at a project level (as part of an EIA process), the need and desirability of the project should take into consideration the content of regional and local plans, frameworks and strategies.

In light of the above, this section aims to provide an overview of the need and desirability for the proposed project by firstly, highlighting the applications for the use of natural gas (particularly with reference to the electricity generation sector) and, secondly, how these applications are aligned within the strategic context of national policy and energy planning, broader societal needs and regional planning, as appropriate.

4.3.1 USE OF NATURAL GAS

Natural gas is a fossil fuel, which is used globally as a source of energy for heating, cooking, and electricity generation. It is also used as fuel for vehicles and in the manufacturing of plastics and other commercially important chemicals. The fastest growing sector for the use of natural gas is for the generation of electric power (Union of Concerned Scientists, n.d.).

Natural gas power plants usually generate electricity in gas turbines, directly using the hot exhaust gases from the combustion of the gas (Union of Concerned Scientists, n.d.). Of the three fossil fuels used for electric power generation (coal, oil and natural gas), natural gas emits the least carbon dioxide per unit of energy produced. When burnt, natural gas emits 30% and 45% less carbon dioxide than burning oil and coal, respectively. Burning natural gas also releases lower amounts of nitrogen oxides, sulphur dioxide, particulates and mercury when compared to coal and oil (Union of Concerned Scientists, n.d.).

As economic growth is dependent on the availability of electricity, ensuring a sustainable and reliable supply of electricity with sufficient capacity is a key aspect to growing the economy of South Africa in the future. The electricity shortages experienced in South Africa over the past decade were a contributing factor to the significant slowdown in economic growth rate. To enable economic growth within the target rate of between 6% and 8% (Accelerated and Shared Growth Initiative, 2004) to be achieved, it will be necessary for Government to continue increasing electricity generating capacity in the country.

In the context of the above, the use of natural gas for electricity generation is considered to have substantial benefits going forward and is identified in national policy, together with renewable energy technologies, as an alternative in diversifying the domestic energy supply away from its current reliance on coal. The feasibility of using natural gas for domestic power generation is considered to be dependent on the extent of available domestic reserves of natural gas, as well as the financial cost of importing natural gas should those reserves be insufficient.

At present, domestic resources are limited to offshore gas fields close to Mossel Bay (F-A field), which are understood to be in decline. The F-O offshore field (Project Ikhwezi) is envisioned to complement this supply in the short- to medium-term. Other proven offshore reserves include the Ibhubesi Gas Field off the West Coast of South Africa. The development of this field to supply gas to the existing Ankerlig Power Station is currently being considered. Neighbouring countries (Mozambique and Namibia) and regional African nations (Angola and Tanzania) have substantial gas reserves. Presently, gas is imported to South Africa through the Republic of Mozambique Pipeline Company (ROMPCO) pipeline from Mozambique. This gas is mostly used for chemical processes in Sasol's coal-to-liquid (CTL) process in Secunda (Bischof-Niemz, *et al.*, 2016). In Johannesburg, Egoli Gas supplies industry and households in some suburbs with reticulated natural gas that is sourced from Sasol.

In 2013, the total natural gas supply in South Africa (domestic production and import) equated to approximately 2.5% of total primary energy supply for the country (Bischof-Niemz, et al., 2016). Thus, an increase in domestic natural gas reserves would enable South Africa to take steps to secure the countries energy supply (through diversification), assist in reducing the emissions of greenhouse gases (by reducing the country's reliance on coal for electricity generation) and reduce the need for the importation of gas. As such, exploration for additional domestic hydrocarbon reserves is considered important and supported by national policy, and any discoveries would be well received by the local market.

4.3.2 NATIONAL POLICY AND PLANNING CONTEXT

This section aims to provide an overview of the national policy and planning context relating to the promotion of development in general within South Africa, developing the energy sector (with specific reference to natural gas and renewable energy) and response to climate change.

4.3.2.1 White Paper on the Energy Policy of the Republic of South Africa (1998)

The White Paper on the Energy Policy (1998) is the overarching policy document which guides future policy and planning in the energy sector. The objectives of the policy included the stimulation of economic development, management of energy related environmental and health impacts and diversification of the country's energy supply to ensure energy security.

It is stated that the government will, inter alia, "promote the development of South Africa's oil and gas resources..." and "ensure private sector investment and expertise in the exploitation and development of the country's oil and gas resources". The successful exploitation of these natural resources would contribute to the growth of the economy and relieve pressure on the balance of payments. Before the development of the country's oil and gas resources can take place, there is a need to undertake exploration activities to determine their extent and the feasibility of utilising these resources for production.

4.3.2.2 White Paper on the Renewable Energy Policy (2003)

The White Paper on Renewable Energy is intended to supplement the White Paper on Energy Policy (described above) and sets out Government's vision, policy principles, strategic goals and objectives for promoting and implementing renewable energy in South Africa. The position of the paper is based on the integrated resource planning criterion of "ensuring that an equitable level of national resources is invested in renewable technologies, given their potential and compared to investments in other energy supply options". The White Paper affirms Government's commitment to develop a framework within which the renewable energy industry can operate, grow, and contribute positively to the South African economy and to the global environment. The White Paper indicated that due to the limited availability of gas reserves, gas was unlikely to form any major component of primary energy supply over any extended period when compared with coal, even though natural gas is considered to a "cleaner fuel" in comparison with coal and oil.

4.3.2.1 National Gas Infrastructure Plan (2005)

The National Gas Infrastructure Plan is Government's strategy for the development of the natural gas industry in South Africa so as to meet the energy policy objectives set out in the White Paper on Energy Policy (1998). The plan sets out the outlook for gas consumption and production globally and within South Africa and aims to articulate Government's broad policy and development aims. The plan outlines four main phases of gas infrastructure development (each with sub-phases) and following the completion of these projects, it is envisaged that there will be a fully integrated network linking the major economic centres to the upstream supplies of gas.

4.3.2.1 New Growth Path (2011)

The New Growth Path (NGP) reflects the commitment of Government to prioritise Employment creation in all economic policies and sets out the key drivers and sectors for Employment which will be the focus of Government. The sectors identified for prioritisation include infrastructure, agriculture, mining, manufacturing, tourism and the green economy.

Within the green economy sector, the NGP targets 300 000 additional direct jobs by 2020, with 80 000 in manufacturing and the rest in construction, operations and maintenance of new environmentally friendly infrastructure. It is envisaged that the additional jobs will be created by expanding the existing public Employment schemes to protect the environment and the production of biofuels. The NGP notes that renewable energy provides new opportunities for investment and Employment in manufacturing new energy technologies as well as in construction.

The NGP further identifies the need to develop macroeconomic strategies and microeconomic measures to achieve sustainable expansion of work opportunities and output. As part of the identified microeconomic measures, the NGP states that South Africa should be the driving force behind the development of regional energy, transport and telecommunications infrastructure. Priorities in this regard

include strengthening the regional integration of energy by undertaking urgent improvements in electricity interconnectors, and exploring other opportunities for enhancing clean energy across central and southern Africa, including natural gas.

4.3.2.2 National Development Plan (2012)

The National Development Plan (NDP) (2012) provides the context for all growth in South Africa, with the overarching aim of eradicating poverty and inequality between people in South Africa through the promotion of development. It is also acknowledged that environmental challenges are in conflict with some of these development initiatives. As such, it is emphasised that there is also a need to:

- protect the natural environment;
- enhance the resilience of people and the economy to climate change;
- extract natural resources to facilitate the improvement of living standards, skills and infrastructure in a sustainable manner; and
- reduce greenhouse gas emissions and improve energy efficiency.

The NDP identifies the need to develop the electricity generation sector in order to support the growth of the national economy and reach the stated developmental objectives. It is further acknowledged that emissions of carbon dioxide and other greenhouse gases potentially pose a significant cost on a global scale with respect to climate change. While South Africa contributes to these emissions, it is acknowledged that it is also particularly vulnerable to the effects of climate change. Thus, in conjunction with developing the electricity generation sector further, the NDP also aims to ensure that carbon emissions are reduced.

The NDP identifies the construction of infrastructure to import liquefied natural gas, increasing exploration for domestic gas feedstock (including investigating shale and coal bed methane reserves) and procuring at least 20 000 MW of renewable electricity by 2030 as priority investments (amongst others) needed to develop the electricity generation sector further.

4.3.2.3 Integrated Resource Plan for Electricity (2010 and updated in 2013)

The Integrated Resource Plan (IRP) for Electricity (2010 - 2030), initiated by the Department of Energy (DoE), is viewed as an outline of Government's planned policy to meet the current and projected energy demands of the country for the foreseeable future. The IRP also defines a mix of generating technologies to ensure that the projected demand can be met.

The IRP was updated in 2013 to reflect changes in the electricity demand outlook from what was anticipated in 2010. The key recommendations of the updated IRP include delaying the decision on increasing the nuclear base-load, procuring a new set of fluidised bed combustion coal generators, making use of regional hydro-electric generation, continuing the Renewable Energy Independent Power

Producers (RE IPP) programme and undertaking further exploration of regional and domestic gas options.

4.3.2.4 Draft Integrated Energy Plan (2013)

The Draft Integrated Energy Plan (IEP) (2013) seeks to determine how current and future energy needs can be addressed efficiently. Key objectives outlined in the plan include security of supply, increased access to energy, diversity in supply sources and primary sources of energy, and minimising emissions. The plan indicates that projected demand for natural gas between 2010 and 2050 would be second only to petroleum products, primarily due to increased growth in the industrial sector.

The Draft IEP points out that given South Africa is a net importer of oil, the liquid fuels industry and its economy is vulnerable to fluctuations in the global oil market. It is noted that the current natural gas consumption exceeds production, with the majority of demand being met through imports from Mozambique.

The plan states that the use of natural gas as an alternative electricity generator must be considered in moderation due to limited proven reserves, but that it has significant potential both for power generation, as well as direct thermal uses. The use of natural gas for power generation is considered as an option to assist South Africa to move towards a low carbon future given that natural gas has a lower carbon content than coal.

The role of renewable energy to deliver the intended policy benefits of improved energy security and reduced greenhouse gas emissions is also acknowledged in the plan. The availability of untapped renewable energy resources within the country is highlighted. It is noted that the DoE had implemented the RE IPPs procurement process to increase the share of renewable energy technologies in the energy mix. The plan also highlights that storage remains the most important challenge to the widespread use of renewable energy. Due to the intermittent nature of renewable energy systems and the variability in electricity load requirements, the storage of the electricity generated when demand is low is considered to be critical. Thus the IEP notes that there is still a need to incorporate the use fossil fuels and nuclear power to ensure that there is both sufficient base-load electricity generating power to meet the minimum needs and peak-load power to meet the needs during peak periods.

4.3.2.5 Gas Utilisation Master Plan (GUMP)

The DoE is currently in the process of compiling a Gas Utilisation Master Plan (GUMP) for South Africa. The GUMP is intended to be a long-term (30-year) plan for the development of a gas industry within South Africa. One of the key objectives of the GUMP is to enable the development of indigenous gas resources and to create the opportunity to stimulate the introduction of a portfolio of gas supply options. The GUMP will inform a Gas Independent Power Producers Programme with the intent to bring gas demand and supply on stream at the same time.

4.3.2.6 Paris Agreement - United Nations Framework Convention on Climate Change

The Paris Agreement was adopted by South Africa on 12 December 2015 at the 21st session of the Conference of the Parties to the United Nations Framework Convention on Climate Change (UNFCCC CoP21).

The Paris Agreement is a comprehensive framework which aims to guide international efforts to limit greenhouse gas emissions and to meet challenges posed by climate change. The main objective of the Paris Agreement is to limit the global temperature increase to below 2 °C. Each individual country is responsible for determining their contribution (referred to as the "nationally determined contribution") in reaching this goal. The Paris Agreement requires that these contributions should be "ambitious" and "represent a progression over time". The contributions should be reported every five years and are to be registered by the UNFCCC Secretariat. As a signatory to the Paris Agreement, South Africa will be required to adopt the agreement within its own legal systems, through ratification, acceptance, approval or accession.

"As a signatory to the Paris Agreement, South Africa would be required to investigate alternatives to existing industries which have high carbon-emissions. In this regard, it is anticipated that there will be a shift away from coal-based energy production within the energy sector and increased reliance on alternative energy sources. Given the fact that natural gas produces lower emissions and is a highly efficient source of energy when compared to coal, the increased use of natural gas can, in the short term, serve as bridge on the path to the carbon-neutral goal of the Paris Agreement" (Source: http://www.energylawexchange.com/the-paris-agreement-on-climate-change-implications-for-africa/).

The SEA for Shale Gas Development indicates that "Including more natural gas in South Africa's energy mix would make the energy system more efficient, cheaper and more reliable. Natural gas, regardless of its source, has a desirable set of qualities that coal and oil do not possess. Gas can be used in almost all subsectors (e.g. power generation, heat, transport, manufacture of chemicals); is easily transported once gas infrastructure is in place; is supported by a growing international market; is a more consistent fuel than coal (thus more flexible and easier to handle); is less CO₂ intensive when burnt than coal (if leakage during production and transport is minimised); can be more efficiently used for power generation (more kWh per GJ); has high operational flexibility; and has an end-use cost structure that is capital- light and fuel-intensive, making it economically flexible" (Summary for Policy Makers, Page 12).

4.3.2.1 National Climate Change Response White Paper

The White Paper on the 4.3.2.1 National Climate Change Response presents the South African Government's vision for an effective climate change response and the long-term, just transition to a climate-resilient and lower-carbon economy and society. South Africa's response to climate change has two objectives:

- Effectively manage inevitable climate change impacts through interventions that build and sustain South Africa's social, economic and environmental resilience and emergency response capacity.
- Make a fair contribution to the global effort to stabilise greenhouse gas (GHG) concentrations in the atmosphere at a level that avoids dangerous anthropogenic interference with the climate system within a timeframe that enables economic, social and environmental development to proceed in a sustainable manner.

The Green Paper acknowledges that South Africa has relatively high emissions for a developing country. The energy intensity of the South African economy, largely due to the significance of mining and minerals processing in the economy and the coal-intensive energy system, means that South Africa is a significant emitter of GHGs. The majority of South Africa's energy emissions arise from electricity generation.

The Green Paper sets out South Africa's overall response strategy though strategic priorities, leading to a series of adaption, mitigation, response measures and priority flagship programmes. Policy decisions on new infrastructure investments must consider climate change impacts to avoid the lock-in of emissions-intensive technologies into the future. In the medium-term, the Green Paper indicates that a mitigation option with the biggest potential includes a shift to lower-carbon electricity generation options. The Renewable Energy Flagship Programme is identified as possible driver for the deployment of renewable energy technologies.

4.3.3 REGIONAL POLICY AND PLANNING CONTEXT

This section aims to provide an overview of the regional policy and planning context relating to development within the KwaZulu-Natal in general.

4.3.3.1 KwaZulu-Natal Provincial Growth and Development Strategy (2011)

The KwaZulu-Natal Provincial Growth and Development Strategy (PGDS) is based on the premise of the NDP (refer to Section 4.3.2). The fundamental challenge identified in the PGDS is the need for sustainable development and job creation and outlines seven strategic goals/ objectives in order to meet this challenge, including:

- 1. Job creation;
- 2. Human resource development;
- 3. Human and community development;
- 4. Strategic infrastructure;
- 5. Response to climate change;
- 6. Governance and policy; and
- 7. Spatial inequality.

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The PGDS was compiled within the context of the South African energy crisis and its effect on South Africa's targeted economic growth rate of 6% to 8% per annum. It emphasizes the reliance of the KwaZulu-Natal economy and industry on electricity and promotes the exploration and implementation of alternative energy generation in particular renewable energy.

The PGDS makes particular reference to the impacts of climate change and the Provinces susceptibility to such an impact especially the poor and those living in rural areas.

Within the context of the proposal by Rhino Oil and Gas to explore for petroleum products, this application does not directly contribute toward the PGDS goals of economic upliftment for the province as employment opportunities are limited.

Its direct contribution toward climate change is largely as a result of emissions emitted by an aircraft. The cumulative impacts, should a viable petroleum resource be discovered, would be in line with the PGDS in terms of economic development but would be at the expense of directly contributing toward climate change.

4.3.3.2 District Municipality Integrated Development Plans and Spatial Development Framework

The proposed application area extends over five district municipalities namely:

- Harry Gwala;
- uMgungundlovu;
- uThukela;
- uMzinyathi; and a small portion extending into
- uThungulu.

Integrated Development Plans (IDPs) outline the overall development plans of the district municipalities and guide the municipal budgets. Whilst these IDPs promote development, they are increasingly being compiled with due attention given to environmental opportunities and limitations, particularly with respect to climate change but rather from a vulnerability perspective rather than their contribution to it.

The primary aim of the Spatial Development Framework (SDF) is to guide the spatial form and location of future developments within the municipality in order to achieve planning outcomes that facilitate restructuring of spatially inefficient settlements, promote sustainable use of land, channel resources to areas of greatest need and development potential and redress the inequitable historical treatment of marginalised areas.

None of these district municipalities addresses the exploration for petroleum resources directly within each of their IDP or SDF as they were compiled at a time when there was no knowledge of the likelihood of such activity. District municipalities, such as uMzinyathi and uThungulu who have a history of mining related activities and whose economy has input from the mining sector, acknowledge the importance of mining and the inherent opportunity that exists for the responsible utilization of the available resources.

4.3.4 SUMMARY OF NATIONAL AND REGIONAL POLICY AND PLANNING

The previous sections have considered the various national and regional policies, plans, guidelines and conventions which are relevant to the proposed exploration activities. As highlighted above, there is a drive from national and provincial Government to stimulate development and grow the economy of South Africa. In order to facilitate this economic growth, there is a need to ensure that there is sufficient capacity in the country's electricity supply by diversifying the primary energy sources within South Africa. One of the proposals to meet this aim is to develop the oil and gas sector within the country.

The proposed exploration activities would allow for the determination of whether or not petroleum resources are located within the proposed ER area. By gaining a better understanding of the extent, nature and economic feasibility of extracting these potential resources, the viability of developing indigenous gas resources would be better understood.

However, it is acknowledged that the promotion of the oil and gas sector could also be considered in contradiction with some of the other plans and policies, which identify the need to reduce the reliance on fossil fuels for electricity generation. Nevertheless, the current limitations of renewable energy technologies are such, that there is still a need to include fossil fuels within the energy mix of the country.

4.3.5 CONSISTENCY WITH NEMA PRINCIPLES

The national environmental management principles contained in NEMA serve as a guide for the interpretation, administration and implementation of NEMA and the EIA Regulations. In order to demonstrate consistency with the NEMA principles, a discussion of how these principles are taken into account during the EIA process is provided below.

TABLE 4-1: CONSIDERATION OF THE NEMA PRINCIPLES IN RELATION TO THE PROPOSED PROJECT.

National Environmental Management Principles		Comment
(2) Environmental management must place people The proposed project aims to		The proposed project aims to determine the presence of
	and their needs at the forefront of its concern,	petroleum resources within the Exploration Right area.
and serve their physical, psychological,		Confirmation of the presence of such resources would
developmental, cultural and social interests		enable the country to refine its long-term planning for the
equitably.		development of the oil and gas sector within the country.
		The gas sector is known to have significant economic

National E	Environmental Management Principles	Comment
	<u> </u>	benefits as well as environmental risk that need to be
		balanced.
	evelopment must be socially, environmentally d economically sustainable.	Government has indicated that there is a need for the country to reduce its reliance on coal-based electricity. The use of natural gas is being considered to assist in reaching this goal. By determining the presence (and extent) of such resources, the sustainability of developing the petroleum sector within the country can be better considered.
(4)(a) Sus	tainable development requires the	The EIA process has considered potential social,
	nsideration of all relevant factors including	economic, biophysical impacts that could result through
	e following:	the implementation of the proposed exploration activities.
(i)	That the disturbance of ecosystems and loss of biological diversity are avoided, or, where they cannot be altogether avoided, are minimised and remedied;	The EIA Report provides a list of areas which have been excluded from physical exploration (see Sections 4.4.1 and 4.4.2). By excluding these areas the disturbance of
(4)(a)(ii)	that pollution and degradation of the environment are avoided, or, where they cannot be altogether avoided, are	sensitive ecosystems and disturbance of cultural heritage resources is avoided as far as possible.
(4)(a)(iii)	that the disturbance of landscapes and sites that constitute the nation's cultural heritage is avoided, or where it cannot be altogether avoided, is minimised and remedied;	The EIA Report also identifies measures to avoid, minimise and/or remedy an pollution and/or degradation of the environment that may occur as a result of the proposed exploration activities (see Section 9. By determining the presence and extent of any natural
(4)(a)(iv)	that waste is avoided, or where it cannot be altogether avoided, minimised and re-used or recycled where possible and otherwise disposed of in a responsible manner;	gas reserves, it can be determined whether the possible future use of these non-renewable resources would be sustainable.
(4)(a)(v)	that the use and exploitation of non- renewable natural resources is responsible and equitable, and takes into account the consequences of the depletion of the resource;	
(4)(a)(vi)	that the development, use and exploitation of renewable resources and the ecosystems of which they are part do not exceed the level beyond which their integrity is jeopardised;	
(4)(a)(vii)	that a risk-averse and cautious approach is applied, which takes into account the limits of current knowledge about the consequences of decisions and actions; and	Assumptions, uncertainties and limitations associated with the compilation of the EIR and EMPr are discussed in Section 3.3.2.
(4)(a)(viii)	that negative impacts on the environment and on people's environmental rights be anticipated and prevented, and where they cannot be altogether prevented, are minimised and remedied. vironmental management must be	The EIA process has considered and assessed the identified potential social, economic, biophysical impacts of the project (refer to Section 6). The EMPr provides the recommended management measures to mitigate the significance of these identified impacts. The EIA process that has been followed recognises that
(7 /(0) LII	vironinantai management must be	The Ent process that has been followed recognises that

Nation	al Environmental Management Principles	Comment
(4) (c)	integrated, acknowledging that all elements of the environment are linked and interrelated, and it must take into account the effects of decisions on all aspects of the environment and all people in the environment by pursuing the selection of the best practicable environmental option. Environmental justice must be pursued so that adverse environmental impacts shall not be distributed in such a manner as to unfairly discriminate against any person, particularly vulnerable and disadvantaged persons.	all elements of the environment are linked and interrelated. PASA, as the decision-making authority, will be responsible for taking all aspects of the environment, including whether or not the potential impacts of the project would unfairly discriminate against any person, into consideration when making a decision regarding the proposed project.
(4) (d)	Equitable access to environmental resources, benefits and services to meet basic human needs and ensure human well-being must be pursued and special measures may be taken to ensure access thereto by categories of persons disadvantaged by unfair discrimination.	The proposed exploration activities are not anticipated to limit access to environmental resources that meet basic human needs. The use of any land for exploration activities would have to be through an Access Agreement negotiated between the exploration right holder and the landowner/occupier.
(4) (e)	Responsibility for the environmental health and safety consequences of a policy, programme, project, product, process, service or activity exists throughout its life cycle.	Rhino is proposing to undertake a 3-year, early-phase exploration programme. The EMPr contains measures for the management of operational activities.
(4) (f)	The participation of all interested and affected parties in environmental governance must be promoted, and all people must have the opportunity to develop the understanding, skills and capacity necessary for achieving equitable and effective participation, and participation by vulnerable and disadvantaged persons must be ensured.	The public consultation process has been undertaken in accordance with the requirements of the EIA Regulations 2014. In addition to various public meetings held for the project, the Scoping and Environmental Impact Reports have also been distributed for public review and comment (see Box 3 and Section 1.5).
(4) (g)	Decisions must take into account the interests, needs and values of all interested and affected parties, and this includes recognizing all forms of knowledge, including traditional and ordinary knowledge.	The EIA process has taken into the account the interests, needs and values of all interested and affected parties, through the submission of comments on the proposed project, during the Scoping and EIA phases of the project.
(4) (h)	Community wellbeing and empowerment must be promoted through environmental education, the raising of environmental awareness, the sharing of knowledge and experience and other appropriate means.	The Scoping Report and EIR prepared for the proposed project have been made available to communities for review and comment (refer to Box 3 and Section 1.5). Where necessary, the Executive Summaries have been translated into isiXhosa and Sotho.
(4) (i)	The social, economic and environmental impacts of activities, including disadvantages and benefits, must be considered, assessed and evaluated, and decisions must be appropriate in the light of such consideration and assessment.	The EIA process has considered the identified potential social, economic, biophysical impacts of the project in an integrated manner. The significance of these impacts has been assessed in Section 6.
(4) (j)	The right of workers to refuse work that is harmful to human health or the environment and to be informed of dangers must be respected and protected.	During the undertaking of the exploration activities, Rhino (and its appointed contractors) would be required to comply with the requirements of the Mine Health and Safety Act. The Environmental Awareness Plan also

Nation	al Environmental Management Principles	Comment
		requires that staff be informed about any aspects of their
		work that may pose a danger to the environment.
(4) (k)	Decisions must be taken in an open and	As mentioned previously, the public consultation process
	transparent manner, and access to information	has been undertaken in accordance with the
	must be provided in accordance with the law.	requirements of the EIA Regulations 2014 and have
		allowed for the distribution of the Scoping Report and
		EIR for public review and comment. This information has
		been provided in an open and transparent manner.
(4) (I)	There must be intergovernmental co-ordination	The public consultation process for the proposed project
	and harmonisation of policies, legislation and	provides an opportunity for the other spheres of
	actions relating to the environment.	government to provide comment on the proposed project
(4) (m)	Actual or potential conflicts of interest between	and address any potential conflicts between policies or
	organs of state should be resolved through	other developmental proposals administered by other
	conflict resolution procedures.	organs of state that may be in conflict with the proposed
		exploration activities before decision-making.
(4) (n)		PASA, as the decision-making authority, will be
	relating to the environment must be discharged	responsible for taking cognisance of international
	in the national interest.	obligations that could have an influence on the project.
		As highlighted above, the proposed exploration activities
		would enable the determination of the extent the
		country's natural gas reserves. This will assist the
		country in making an informed decision of the role
		natural gas may play in South Africa's energy sector and
(4) ()		commitment to reduce greenhouse gas emissions.
(4) (0)	-	The footprint of the proposed exploration activities is
	people, the beneficial use of environmental resources must serve the public interest and	relatively small in relation to the extent of the Exploration Right area. As discussed in Section 4.4.1 and 4.4.2,
	the environment must be protected as the	various environmental features have been recognised as
	people's common heritage.	being sensitive features. The need to protect these
	poopio o common nomago.	features is recognised and they have been excluded
		from the areas of interest for exploration.
(4) (p)	The costs of remedying pollution,	As the applicant, Rhino will be responsible for the
(')(P)	environmental degradation and consequent	implementation of the measures included in the EMPr.
	adverse health effects and of preventing,	
	controlling or minimizing further pollution,	
	environmental damage or adverse health	
	effects must be paid for by those responsible	
	for harming the environment.	
(4) (q)	The vital role of women and youth in	The public participation process for the proposed project
	environment management and development	has been inclusive of woman and the youth.
	must be recognised and their full participation	
	therein must be promoted.	
(4) (r)	Sensitive, vulnerable, highly dynamic or	Sensitive areas have been excluded from possible target
	stressed ecosystems, such as coastal shores,	areas for the proposed exploration activities.
	estuaries, wetlands and similar systems	
	require specific attention in management and	
	planning procedures, especially where they are	
	subject to significant human resource usage	
İ	and development pressure.	

4.4 APPLICATION AREA AND REGIONAL SETTING

The initial ER application area for 291 ER was approximately 1 500 000 ha in extent and covered approximately 10 000 properties (farms and portions). As previously indicated the applicant has reduced the extent of the ER application area through the exclusion of all known protected areas with status defined under Section 48 of the National Environmental Management: Protected Areas Act (57 of 2003). Rhino Oil and Gas also reviewed further geological data and determined from this that certain areas along the eastern extent of the application area are unlikely to be prospective for oil or gas. These area have been excluded, reducing the number of properties included in the ER application to approximately 6700 properties covering an area of approximately 850 000 ha (see Figure 1-1). The boundary coordinates of the application area are provided in Appendix 1. A list of the properties (farm name, number and portion), with the 21 digit Surveyor General code, included in the exploration right application area is provided in Appendix 2.

In broad terms the exploration application area extends from Richmond in the south to Ladysmith and Dundee in the north-west, passing just eastwards of Mooi River and Estcourt. In the north the area extends east almost to Ulundi and includes the regions around Tugela Ferry and Nkandla. The extent of the area narrows toward the south, passing west of Greytown, Wartburg and Pietermaritzburg. Mooi River, Estcourt and Weenen in the west and Ladysmith and Dundee in the north are outside of the area.

Future ground-based exploration activities would not take place across all of the ER area but would be confined to strategic or target areas. At this early stage of exploration Rhino Oil and Gas is not able to specify exactly where within the ER application area future ground-based exploration activities would be undertaken. Exploration applications are typically made over large areas and as data from the initial non-invasive stages (in years 1 and 2) becomes available it is used to refine the exploration area and determine the sites for on-site exploration activities (e.g. core hole drilling and seismic survey lines). As early-phase exploration progresses the non-prospective areas would be relinquished (i.e. would be removed from the ER area). Refer to Section 4.2 for an overview on the exploration process.

4.4.1 LEGAL EXCLUSIONS FROM THE RIGHT AREA

Section 48 (1) of the MPRDA sets out the specific cases in which properties are excluded from the extent of a right application area. These include:

- as per Section 48 of the Protected Areas Act, 2003 (No. 57 of 2003): special nature reserves, national parks, nature reserves, protected areas or protected environments (including world heritage sites, marine protected areas, specially protected forest areas, forest nature reserves and forest wilderness areas);
- land comprising a residential area;
- any public road, railway or cemetery;

- any land being used for public or government purposes or reserved in terms of any other law; or
- areas identified by the Minister by notice in the Gazette in terms of Section 49.

All of the above, as have been identified to date, are excluded from the ER application area for the proposed project. Where surveyed information was available to Rhino Oil and Gas these are reflected on the map of the application area (see Figure 1-1). Any decision by PASA would have to consider the extent of the ER application area taking cognisance of the requirements of Section 48(1) of the MPRDA.

4.4.2 SCREENING TO DEFINE FUTURE TARGET AREAS

The aerial FTG surveys included as part of the proposed 'early-phase exploration' would result in almost no interaction with the ground over which the survey is undertaken. Thus the environmental attributes of the sites where the survey takes place are of relatively little consequence and limited restriction of sites is required (See the EMPr in Section 9).

Although Rhino Oil and Gas has made application for a right over all of the properties included in the ER application area, they have been made aware that there are locations with environmental features and attributes that may be incompatible with early-phase exploration activities. Rhino Oil and Gas must implement measures to ensure that their future ground-based exploration activities (core holes and seismic surveys) within the Exploration Right area are undertaken in a lawful and environmentally responsible manner. The goal of the commitments is the avoidance of potential negative impacts, which is the primary mechanism in the mitigation hierarchy prescribed by NEMA.

To achieve this it is recommended that each target site is subjected to a preliminary screening to eliminate locations that have technical, practical, environmental or ethical attributes that would make them incompatible with exploration. The locations remaining after the screening would be potentially acceptable as target site for future ground-based exploration. However, each of these target sites must then be subject to appropriate environmental assessment and authorisation processes once the target location has been identified. During the course of this process Rhino Oil and Gas would also have to negotiate the terms and conditions of access with the land owner.

Rhino Oil and Gas has also been made aware of the regulatory restrictions that may be applicable to future well drilling and production activities. Their planning for and undertaking of exploration must take cognisance of this.

4.5 PROPOSED THREE-YEAR EXPLORATION WORK PROGRAMME

This Section provides a description of the activities that have been proposed by Rhino Oil and Gas as part of the early-phase exploration work programme submitted to PASA in terms of the MPRDA.

4.5.1 REVISED EXPLORATION WORK PROGRAMME

As indicated previously, Rhino Oil and Gas has now excluded the core hole drilling and seismic surveying from the proposed 'early-phase exploration' work for which they are seeking environmental authorisation. The current focus of the application for environmental authorisation and this EIA is now only on remote exploration techniques (including analysis of existing data and an aerial full tensor gradiometry gravity survey).

If the revised application is approved, Rhino Oil and Gas would only be in a position to conduct remote exploration techniques and to develop a more detailed understanding of the potential oil and gas resources in the application area.

Thereafter, should Rhino Oil and Gas propose to conduct ground-based exploration activities this would need to be informed by a further application to PASA and a separate environmental assessment and authorisation process.

A benefit of this revised approach is that any future application for ground-based exploration activities would be focussed on specified sites, thereby enabling I&APs to have a better understanding of where Rhino Oil and Gas proposes to access land and conduct ground-based exploration activities. This addresses some of the concerns raised by I&APs relating to where the proposed ground-based exploration activities may be located. The future environmental assessment process would investigate and report on the environmental attributes of the specified sites.

4.5.2 Introduction

The hydrocarbon potential of the geologically defined Karoo Basin, within which the proposed ER application area is located, has been known since the early 1900s and various exploration programmes were undertaken in the 1940s and 1960s. This work included seismic surveys and the drilling of several deep wells (targeting oil). Although some resources were discovered the reserves were not considered viable at the time. With the discovery of offshore reserves, exploration for petroleum in the onshore areas was largely abandoned. Recent developments in the technologies available to exploit unconventional gas resources, volatility in supply and prices of hydrocarbons have made prospecting for natural gas (and other petroleum resources) a more attractive financial proposition (less so with the recent decline in oil prices). Several organisations have commenced exploration efforts in the greater Karoo Basin region, targeting mostly coal bed methane or shale gas.

Rhino Oil and Gas proposes to undertake early-phase exploration for oil and gas resources which may be located within suitable subsurface geological strata. The initial, early-phase exploration is aimed at obtaining the data required to clearly define geological structures in the ER area and determining if an oil or gas resource exists that would warrant further exploration. The exploration work would thus target key

geologies of the Karoo Basin. The results of the proposed early-phase exploration programme would serve as a basis for planning for possible further exploration.

The three-year exploration work programme proposed by Rhino Oil and Gas is presented in Table 4-2 below.

TABLE 4-2: THREE-YEAR EXPLORATION WORK PROGRAMME

YEAR	PROPOSED EXPLORATION ACTIVITY		
	Improved mapping of subsurface structure and stratigraphy		
Year 1	Detection of structural features and traps		
	Enhance source rock geochemistry database		
Year 2	Geochemical database compilation		
16al 2	Apatite fission track analysis		
	Full tensor gradiometry gravity survey (maximum total survey size of 4 000 km²)		
YEAR 2/3	Define the locations or alignment for the ground-based activities		
	Drill tests on identified structures (up to a maximum of 10 core holes)		
Year 3	Purchase existing seismic data		
Teal 3	Seismic acquisition (2D seismic acquisition of up to 125 line km).		

Through an analysis of existing (historical) seismic and core hole information data retrieved during the TCP programme, and from studying published field data in combination with the information derived from Year 1 and 2, Rhino Oil and Gas would identify preliminary locations and/or alignment for the field (onsite) activities. It should be noted that the proposed exploration work is phased with results from the early phases informing the need and planning for the later phases. Each later phase would only be undertaken if the early phase results are considered to be positive.

4.5.3 EVALUATION OF GEOLOGICAL DATA

In the 1st and 2nd years of the exploration the work would be desktop based and aim to provide information that would lead to the identification of target sites for core hole drilling and alignment of seismic survey routes. The work listed below would be undertaken during the initial exploration period, but would continue throughout exploration as new data is acquired or generated:

- An extensive review of available information that exists over the ER application area would be undertaken. This review would include identifying:
 - > Sources of published and possibly unpublished data from the Council for Geoscience;
 - > Private companies that may have information that could be purchased; and
 - > Resources such as information from annual reports of companies close to, or adjoining the properties of interest.
- Creation of geological models based on the database collated from these various sources;
- Detection of structural features and traps;

- Apatite fission track analysis;
- Remote sensing, including the analysis of existing geophysical data available from the Council for Geoscience;
- Visualisation of various target areas (target generation);
- A "pre-feasibility" analysis of the targets based on all the data gathered and analysed.

4.5.4 SOURCE ROCK GEOCHEMISTRY DATABASE

Also in the 1st and 2nd years, Rhino Oil and Gas would acquire data on source-rock geochemistry. This may include the acquisition of rock samples from surface outcrops for laboratory analysis. A database on geochemistry of the region would be compiled.

4.5.5 FULL TENSOR GRADIOMETRY GRAVITY SURVEY

In the 2nd year Rhino Oil and Gas would purchase full tensor gravity gradiometry ("FTG") survey data where available and, depending on the data acquired, may commission further surveys. FTG data is used by oil, gas and mining companies to measure the density of the subsurface in order to assist in the building of subsurface geological models to aid exploration. While a conventional gravity survey records a single component of the three-component gravitational force, usually in the vertical plane, FTG uses multiple pairs of accelerometers to measure the rate of change of the gravity field in all three directions. The end result is a more accurate representation of the gravity field being surveyed (http://www.findingpetroleum.com). From these FTG surveys, a detailed interpretation of the subsurface geology can focus future exploration objectives.

FTG surveys involve grid-based flights using a light fixed wing aircraft (fitted with the FTG equipment) at slow speeds (~ 130 knots) and at an altitude of between 80 and 300 m above ground. It is envisaged that up to a maximum of 4 000 km² could be surveyed with a spacing of between 2 and 6 km between lines. In good weather the survey would take less than 7 days to complete. The grid pattern is not currently known, as this would ultimately be determined based on the findings of the initial exploration activities undertaken in Year 1 and 2. The flight parameters, survey grid and timing can be adapted to some degree depending on, *inter alia*, land use and other restrictions.

The fundamental component of a gravity gradiometer is the gravity gradient instrument ("GGI"), which consists of a slowly rotating disk on which four very precise accelerometers are mounted (termed a 'complement'). The arrangement of the accelerometers together with their rotation allows a GGI to measure gravity gradients (i.e. is the spatial rate of change of gravitational acceleration). These variations in the earth's gravitational field help image subsurface structures.

FTG surveys provide a less invasive alternative to acquiring land-based data. This is an advantage when surveying environmentally sensitive areas and when trying to acquire onshore data where extensive permitting is required. Airborne acquisition neutralises any access and terrain issues associated with difficult to access areas.



FIGURE 4-2: TYPICAL FTG EQUIPMENT AND RESULTS

4.5.6 CORE BOREHOLE DRILLING

Core borehole³ drilling is no longer included in the proposed 'early-phase exploration' work for which Rhino Oil and Gas are seeking environmental approval.

Rhino Oil and Gas would still propose to undertake core hole drilling as part of further early-phase exploration. The location of core hole sites is currently unknown, as these would ultimately be determined based on the findings of the initial exploration activities undertaken in Year 1 and 2. Target locations would initially be determined from an assessment of geological information derived from the available data and FTG survey. Since the exact location of an exploration core hole is flexible, it can be adjusted to accommodate local features, landowner' needs and local environmental sensitivities. This process of adjusting a site's location would always involve consultation with the land owner to reach a negotiated access agreement.

In proposing locations for drill sites, consideration would be given to environmental criteria. Each drill sites would be subject to the requisite environmental assessment and authorisation process.

³ A "stratigraphic well or hole" means a well or hole drilled only for the purpose of obtaining information pertaining to specific geological, structural and stratigraphic information that might lead towards the discovery of petroleum with no intent to produce from such a well (GN R466, June 2015).



FIGURE 4-3: TYPICAL CORE BOREHOLE EQUIPMENT (Sources De Beers and Pinnacle Drilling)

4.5.7 SEISMIC DATA ACQUISITION

Seismic surveys are no longer included in the proposed 'early-phase exploration' work for which Rhino Oil and Gas are seeking environmental approval.

Rhino Oil and Gas would still propose to undertake seismic surveys as part of further early-phase exploration. The location of seismic lines is currently unknown, as these would ultimately be determined based on the findings of the initial exploration activities undertaken in Year 1 and 2. Target routes would initially be determined from an assessment of geological information derived from the available data, FTG surveys and core borehole drilling. Since the exact alignment of a seismic line is flexible, it can be adjusted to accommodate local features, landowner' needs and local environmental sensitivities. This process of adjusting a seismic line's route would always involve consultation with the land owner to reach a negotiated access agreement.

In proposing routes for seismic survey alignments, consideration would be given to environmental criteria. Each route would be subject to the requisite environmental assessment and authorisation process.

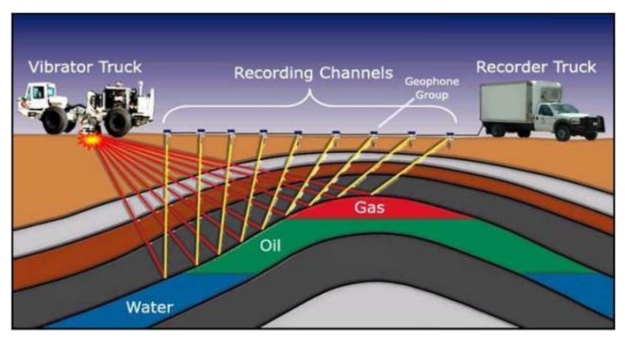


FIGURE 4-4: SCHEMATIC OF TYPICAL SEISMIC SURVEY USING A VIBRATOR TRUCK

4.5.8 SUPPORTING INFRASTRUCTURE

The desktop work and aerial FTG survey do not require the establishment of any infrastructure.

4.5.9 REHABILITATION

No rehabilitation will be required as none of the proposed exploration activities being assessed in this EIA will disturb any ground.

4.6 FURTHER APPRAISAL, WELL DRILLING OR FUTURE PRODUCTION

Rhino Oil and Gas has stated that the ultimate, long-term goal for the proposed project is to extract hydrocarbons in a commercially viable manner. However, they have indicated that there is currently insufficient information to determine if there is a resource and what techniques might be required for future hydrocarbon extraction.

Until the early-phase exploration (proposed and future) is concluded Rhino Oil and Gas are, therefore, not able to provide any information on the implications regarding further appraisal or well drilling during exploration nor future extraction of hydrocarbons. The early-phase exploration (proposed and future) is the first stage of the exploration process, and a prerequisite to determining what might take place during further exploration or future production. Refer to Section 4.2 for details on the general exploration process required to develop an oil or gas resource.

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No further ground-based exploration, appraisal or well drilling and future production forms part of the current ER application. Thus no extraction of hydrocarbons or water, no stimulation of wells or hydraulic fracturing (fracking) is proposed in the initial three-year exploration work programme for which approval is sought.

If the early-phase exploration were to confirm the presence of a potential resource, then Rhino Oil and Gas would need to seek further authorisation / approval from PASA for any additional exploration work required to appraise the resource. Any further approval would be subject to an additional environmental assessment (or environmental authorisation amendment) process with further public consultation and specialist input. Approvals are also likely to be required in terms of other legislation.

Similarly, if the later exploration led to the discovery of a commercial resource suitable for development, then Rhino Oil and Gas would need to apply for and secure a Production Right from PASA. An application for a Production Right would need to be subject to a separate EIA process in terms of NEMA with further public consultation and specialist input. Approvals are also likely to be required in terms of other legislation.

Any further exploration work or future production operations that may arise, if a resource is discovered, is therefore beyond the scope of the current EIA process.

4.7 DETAILS OF ALL ALTERNATIVES CONSIDERED IN THE EIA PROCESS

4.7.1 PROPERTY OR LOCALITY ALTERNATIVES

4.7.1.1 Exploration Right Application Area

The purpose of exploration is to acquire and evaluate relevant data to determine where an oil or gas resource may be located. The process is iterative with data gained in early phases being used to improve the level of knowledge and refine the anticipated (or known) extent of the resource (refer to Section 4.2 for an overview of the exploration process). The exploration process begins with the development of a regional perspective of the geology to determine where conditions that are conducive to hydrocarbon formation may exist. Given the low level of accuracy of the publicly available petroleum resource data, it is necessary to apply for a right over a large area such that with ongoing data collation and refinement a resource is identified within the boundaries of application area. The expected dispersed nature of petroleum resources is such that a reasonably large area is required initially in order to identify a resource that may be economically viable. The result is that an ER application is typically made over large areas.

It is not possible for more than one ER to be held over land for the same mineral and thus an application area must be distinct from other ERs (and applications). Refer to the Figure 4-5 and the PASA website

for the hubmap with details of all existing ERs and applications (see www.petroleumagencysa.com). The extent of Rhino Oil and Gas' 291 ER application area is such that it does not overlap with other areas.

As mentioned previously in Section 4.4.1, in terms of Section 48 of the MPRDA an ER may not be held over land comprising residential areas, any public road, railway or cemetery, any land being used for public or government purposes or reserved in terms of any other law or areas identified in terms of Section 49 of the MPRDA. Section 48 of the NEMPRAA further restricts exploration from all protected areas. An exploration right therefore cannot be granted over such properties.

Exploration right applications are only made over areas, subject to the restraints indicated above, the applicant believes are likely to be prospective for the subject resource. No alternative ER application areas have been considered.

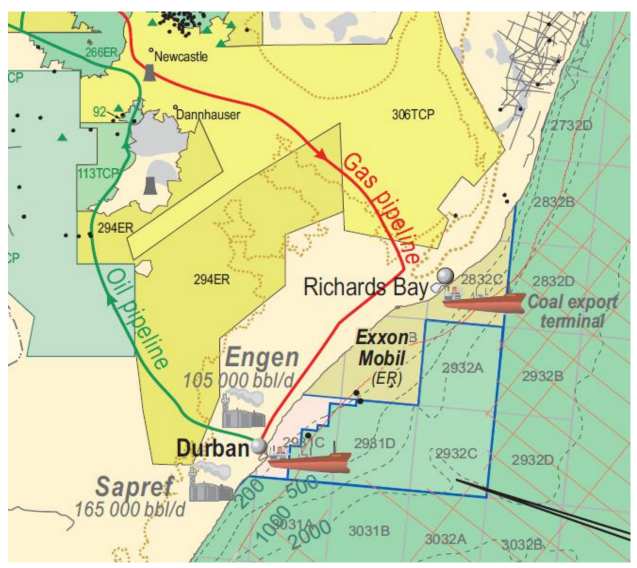


FIGURE 4-5: EXERPT FROM PASA HUBMAP (source PASA website, August 2016)

4.7.1.2 Properties for Exploration Activities

The nature of exploration and the accuracy of the initial data available at the time of application are such that it is not possible at this point in time to define the location for the exploration activities that are typically undertaken in early-phase exploration. With exploration being very costly and having a low chance of success, Rhino Oil and Gas is motivated to undertake the fewest activities in the most cost effective manner. Thus exploration is undertaken in an iterative manner with the data gained in early phases being used to improve the method and locality of the work planned for the later phases (refer to Section 4.2 for an overview of the exploration process). It is, therefore, only possible to determine the actual properties where ground-based exploration activities (e.g. core boreholes and seismic surveys) may take place once the initial phases have been undertaken. These initial phases can only be undertaken once an ER is granted.

No ground-based exploration activities are proposed within the exploration work programme for which environmental authorisation is being sought. Thus this EIA process has not considered properties or property alternatives.

4.7.1.3 Specific Locality of ground-based activities

The specific locality of future ground-based exploration activities (e.g. core boreholes and seismic surveys) on properties can only be identified once the initial exploration phases have been undertaken and target sites identified. The nature of the proposed exploration activities is such that the target sites are not bound to fixed locations but are somewhat adjustable. This provides Rhino Oil and Gas with flexibility to position the sites for ground-based activities at localities that would avoid local sensitivities. Rhino Oil and Gas would ensure that all proposed activities are undertaken in a lawful and environmentally responsible manner.

No ground-based exploration activities are proposed within the exploration work programme for which environmental authorisation is being sought. Thus this EIA process has not considered localities or locality alternatives.

4.7.2 DESIGN OR LAYOUT ALTERNATIVES

At this stage it is not possible to determine specific layout details for the FTG survey. The survey grid, flight parameters and timing can be adapted to some degree depending on target areas, land use, weather and other restrictions. The FTG survey will cover up to a maximum of 4 000 km².

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4.7.3 TYPE OF ACTIVITY

Exploration techniques have improved over the past decades such that many of the activities undertaken are now of low intensity and have relatively low risk to the environment. This is particularly true for early-phase exploration where the exploration is not interrogating a resource, but is solely attempting to identify the most prospective areas for further investigation. Being very costly and having a low chance of success, an exploration company is financially motivated to undertake the fewest activities in the most cost effective manner. Thus exploration companies increasingly use remote sensing techniques for the

identification of petroleum resources.

The desktop and data processing activities would have no environmental impact and are not considered further in this report. It is relevant to note that Rhino Oil and Gas is intending to gather as much information, as is possible, from desktop and remote sensing methods as opposed to ground-based activities. FTG survey is the only field work proposed for the exploration work programme for which

environmental authorisation is being sought.

Rhino Oil and Gas still intend to undertake core hole drilling and seismic surveys as part of further earlyphase exploration but would only do so after target sites had been identified and each site subject to the

requisite environmental assessment and authorisation process.

4.7.4 TECHNOLOGY ALTERNATIVES

FTG survey is the only technology considered within the exploration work programme for which environmental authorisation is being sought. This remote sensing technique is of low intensity and has relatively low risk to the environment. This is a preferred technology for early-phase exploration.

4.7.5 THE "NO-GO" ALTERNATIVE

The "No-Go" alternative is the non-occurrence of the proposed exploration activities. Thus there would be no acquisition of data (via FTG) for the proposed ER area as proposed. In this case, the residual impacts (i.e. impacts after implementation of mitigation measures) of the proposed activities would not occur.

The implications of not undertaking the proposed early-phase exploration is that no additional information would be derived on the potential for an oil and gas resource in the region. In the absence of the exploration a potential petroleum resource cannot thus be identified, understood or assessed.

Without this knowledge no oil or gas field development would be able to occur. In the absence of oil and gas production there would obviously not be any of the potential risks related to detailed exploration nor future production. Similarly the potential benefits of oil and gas production would not be derived.

5 DESCRIPTION OF THE BASELINE ENVIRONMENT

This chapter provides a general overview of the current baseline conditions (biophysical, cultural and socio-economic) of the ER application area and surrounds.

5.1 BIOPHYSICAL ENVIRONMENT

5.1.1 CLIMATE

5.1.1.1 Temperature

The climate of the proposed ER area is generally milder than in the inlands areas of the broader region as it is strongly influenced by the mountainous topography associated with the Drakensberg Mountains located to the north and west of the ER area. The proposed ER area typically experiences an escarpment climate with warm summers and mild winter that includes periods of very cold conditions with snow. The average summer midday temperature expected within the proposed ER area is 17°C while the average winter midday temperature is 2°C which can drop to below zero.

5.1.1.2 Rainfall

The broader area is characterised by summer rainfall usually in the form of thunderstorms. Mean annual precipitation varies between 700 mm in the east of the proposed ER area up to 1000 mm to the west.

5.1.2 GEOLOGY

5.1.2.1 Regional Setting

The proposed exploration area lies in the north east of the Karoo Basin (see Figure 5-1). The main Karoo Basin in South Africa formed as a result of compression predominantly associated with flexural subsidence, characteristic of foreland basins, during the assembly of the Gondwana super-continent. Consensus on the tectonic setting of the basin, however, remains debated (Tankard *et al.*, 2012; Schreiber-Enslin *et al.*, 2014). The Karoo Basin represents a diverse and complex suite of rock units with an aerial extent of roughly 600 000 square kilometres that attains a maximum sedimentary thickness of 12 kilometres. The north east of the basin is host to several distinct facies of rocks that vary between shore face, fluvial and lacustrine sediments, deposited between the Permian and Triassic.

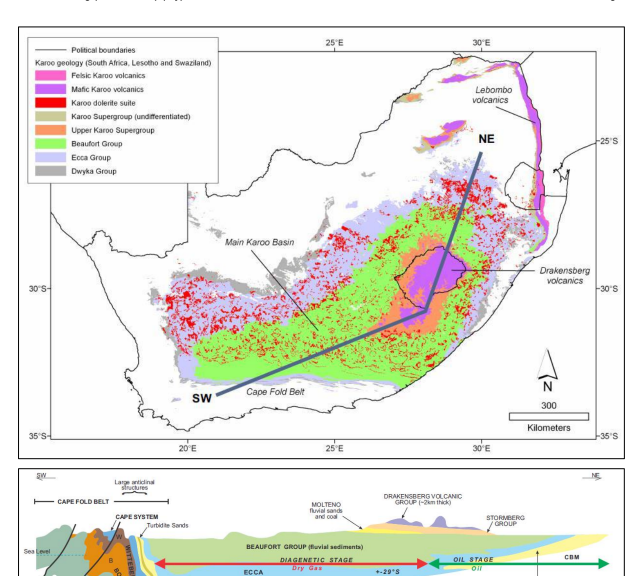


FIGURE 5-1: SIMPLIFIED GEOLOGY OF THE KAROO BASINS (source PASA brochure)

H-OUT OF QUARTZITES CAPE SUPERGROUP

The deposition of Karoo Supergroup sediments ended in the early Jurassic during the emplacement of the igneous rocks that constitute the Drakensberg Group. The preserved basalts and dolerites attain a maximum thickness of approximately 1 400 m in the Lesotho area. The northern flank of the basin is defined by the erosional limits of the late Carboniferous-Permian Dwyka and Ecca Groups, where they unconformably overlay Archean-Cambrian age, Kaapvaal and Namaqua-Natal basement. The Ecca Supergroup consists mainly of sandstone and shale from the Permian period. The Dwyka Formation within the proposed exploration area consists mainly of tillite from the Carboniferous period.

5.1.2.2 Geology of Proposed ER area

Archaean outcrops of metamorphosed basement greenstones, granitoids and gneiss Kaapvaal Craton can be found outcropping in the north-western sector of the application area (Figure 5-2 and Table 5-1Error! Reference source not found.). Minor distribution of the Mesoarchaean volcanic-volcanoclastic and sedimentary rocks of the Pongola Supergroup overlay the basement and have been subsequently intruded by the ~2900 Ma Pongola Granites.

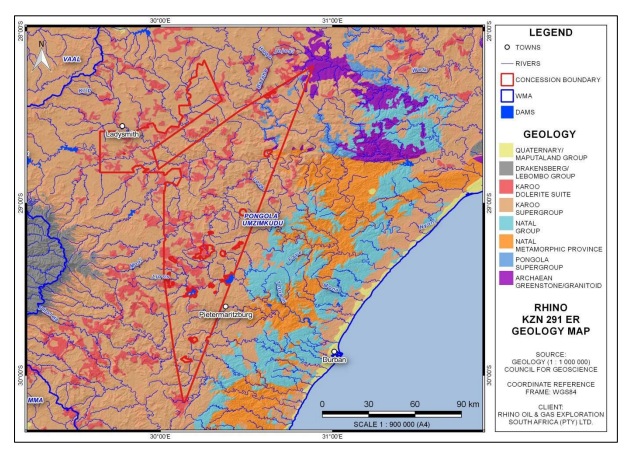


FIGURE 5-2: REGIONAL GEOLOGY OF THE RHINO KZN 291 ER STUDY AREA (Council for Geoscience)

TABLE 5-1: LITHOSTRATIGRAPHY OF THE RHINO KZN 291 ER REGION (JOHNSON ET AL., 2006).

Age (Ma)	Supergroup	Group	Thickness (m)	Lithology	Aquifer Types	
Quaternary (~2.5-0)	Quaternary (~2.5-0) Undifferentiated Sediments		-	Alluvium, Calcrete and hard- pan	Alluvium/Intergranular	
Tertiary (~65- 2.5)		Maputaland	<300	Calcareous Sands	Intergranular	
Cretaceous (~145- 65)		Zululand group	~2000-4000	Silt and Sandstone		
Jurassic (~180)		Drakensberg/Lebombo	~1500	Basalt/ rhyolite	Intergranular/ Fractured	
		Karoo Dolerite Suite	~1-200	Dolerite sills and dykes		
	Karoo	Stormberg	-	Sandstones		
Early Paleozoic to Mid		Beaufort	~3000-3500	Mudstone and sandstone		
Mesozoic (~180-300)		Ecca	1300	Shale and Sandstone		
		Dwyka	~600-750	Tillite		
Early Paleozoic (~490)		Natal Group	~200	Sandstones	Fractured	
Mesoproterozoic (~1000)	Natal Metamorphic Province		<1000	Granite and Gneiss		
	Pongola Granite		-	Granite	latarana day Faratusa d	
	Pongola	Mozaan	~4800	Sandstone and Shale	Intergranular/ Fractured	
Archaean (~2900-3800)	r ongola	Nsuze	~8800	Basalt/Sandstone		
	Basement		-	Greenstone, Granite and Gneiss		

To the east of the application area, granites and gneisses of the ~1000 Ma Natal Metamorphic Province juxtapose Archaean rocks of the Kaapvaal Craton and Pongola Supergroup and subsequently overlain by sandstones of the ~490 Ma Natal Group. Overlying the aforementioned geology and dominating the demarcated application area, east to west sedimentary successions of tillite, mudstone, siltstone, shales, sandstones, intrusive dolerites (northeast-southwest trending dyke swarms and sub-horizontal to horizontal sills) and flood basalts of the ~305-180 Ma Karoo Supergroup, the latter (basalts) of which form Drakensberg mountains and the edge of the Great Escarpment.

To the east, eastward dipping basalts and rhyolites of the Lebombo Group in close association with the Drakensberg Group are overlain by Cretaceous siltstones, mudstones, sandstones and limestones of the Zululand Group. Further east, Cenozoic Maputaland Group and unconsolidated Quaternary sediments dominate the coast. High levels of north-south and southwest-northeast and north-south striking normal faulting are present in lithologies older than the Karoo Supergroup as a result of Gondwana breakup. Regional bedding in the interior is that of 2° to 3°, but can be locally disturbed by intrusions of Karoo (CGS, 1997; Johnson *et al.*, 2006).

5.1.2.3 Resource assessment

Resource assessments of the Karoo Basin have historically emphasized the world-class coal reserves that have dominated the energy history of South Africa. Some limited onshore exploration for hydrocarbon occurrences was undertaken in the 1960s but no commercial hydrocarbon occurrences were discovered. However, it is expected that the north-east Karoo Basin has potential for a tremendous diversity of hydrocarbon resources including shale oil and shale gas, coalbed methane, helium and biogenic gas.

One of the complications recognised during the initial resource exploration effort undertaken in the 1960s was the widespread occurrence of dolerite dykes, especially in the north-east Karoo Basin. The thermal effects of these dykes led some early researchers to state that the dykes were required for distillation of hydrocarbons from adjacent coal and shale beds. The complexity of these dyke intrusions, well documented in the shallow north-east Karoo coal fields, makes it difficult to understand the geometry of any possible reservoir horizons in the adjacent sediments. As a result, there is poor understanding of the relationship between the observed non-commercial oil and gas occurrences and any structural control. Further compounding the perception of an absence of commercial hydrocarbons in the Karoo Basin was the documentation of low-permeability conditions in most drill holes. This led many researchers to conclude that the rocks possessed too low a permeability to produce hydrocarbons and porosities too low to trap them.

5.1.2.3.1 Shale Gas Potential

The development of shale gas fields, which commenced in the United States in the early 21st Century, has demonstrated the ability to produce voluminous economic quantities of hydrocarbons from extremely low permeability rocks. This was made possible by the use of horizontal drilling and hydraulic fracturing to maximize wellbore connectivity with low-permeability hydrocarbon-bearing strata.

As a result, shale gas in South Africa is being reassessed as a potential hydrocarbon resource. Most exploration focus has emphasized the potential gas resource of the deep Karoo Basin in the southern and western sub-basins where the rocks are most thermally mature. Based on limited preliminary data, Advanced Resources International (ARI, 2011; ARI, 2013), on the behalf of the US Energy Information Administration, assessed the shale gas potential of the Lower Ecca Group shales in the southern Karoo Basin to contain 1,834 Tcf of gas-in-place with recoverable shale gas resources of 485 Tcf. In 2013, ARI completed a reassessment to show that the lower Permian Ecca Group contains 1,559 Tcf of shale-gas-in-place with 370 Tcf as the technically recoverable shale gas resource. In this part of the Karoo Basin, the sediments reach nearly 12 km in thickness (Raseroka and McLachlan, 2008). PASA estimates recoverable shale gas reserves of about 40 Tcf⁴.

5.1.2.3.2 Oil Potential

The oil resource potential of the Karoo Basin has largely been ignored because of the historical absence of commercial oil discoveries, and the restricted occurrence of oil accumulations to the north-east Karoo Basin where the rocks are less thermally mature. Further evaluation still needs to be undertaken in the frontier basins.

http://www.bdlive.co.za/business/energy/2014/02/21/sa-petroleum-agencys-karoo-shale-gas-estimate-far-lower).

⁴ According to a 2014 interview by PASA Resource Development Manager, David van der Spuy. ("SA petroleum Agency's Karoo shale-gas estimate 'far lower'", Business Day BDlive Paul Vecchiattor 2-12-14,

5.1.2.3.3 Coalbed Methane Potential

The north-east Karoo Basin also has considerable potential as a Coalbed Methane (CBM) resource play due to well-documented gassy coals at relatively shallow drilling depths. Estimates of the CBM resource in the north-east Karoo ranges from 1 Tcf for the Waterberg Coalfield (Anglo Thermal Coal for Waterberg Coalfield) to over 196 Tcf for the NE Karoo region (PASA Unconventional Resources Onshore Report).

5.1.2.3.4 Helium Potential

In addition to the oil and CBM potential of the north-east Karoo Basin, there are also documented reserves of helium in Precambrian-hosted gold mines in some regions. The methane component of these reserves is estimated at over 11.5 billion cubic feet (Bcf) (Molopo Energy Company website; PASA Unconventional Resources Onshore Report). Helium is an extremely valuable strategic resource found in limited areas of the world. A rare gas on earth, the bulk of the current helium production (75%) is from the United States. The most important use of helium currently is for cryogenic cooling (32%), although helium has numerous other industrial uses which include welding, controlled atmosphere (medical and other laboratory testing), leak testing, as a purge gas, breathing mixtures for deep sea diving, and also as a lifting gas.

5.1.3 SEISMICITY

The Southern African region is considered to be relatively stable from a seismic perspective. South Africa is located on the African tectonic plate, which includes the African continent and parts of the floor of the Atlantic and Indian Oceans. In general earth tremors and quakes are infrequent and generally of low magnitude. The largest ever recorded earthquake to occur in South Africa was the Ceres-Tulbagh Earthquake, which occurred in September 1969, and had a magnitude of 6.3 on the Richter Scale.

There are areas in South Africa with higher peak ground acceleration which indicates a greater likelihood of earth quakes. These are found in the Western Cape region and in parts of the northern and western Free State, as well as the Witwatersrand. KwaZulu-Natal is not a region with high levels of seismicity.

5.1.4 Soils

The application area consists of seven main landforms. Level land which includes depressions (level land at a lower position than the surrounding land) and valley floors at different levels forms 23 % of the application area. Sloping land which includes medium gradient mountain (15 - 30 % slope), medium gradient hill ((8 - 30 % slope) and dissected plain (10 - 30 % gradient) comprises 73 % of the application area. High gradient hills with slope of more than 30% occur on 3% of the application area. The high gradient hills and mountains are unsuitable for crop production activities and may be used for livestock grazing or nature conservation.

5.1.4.1 Soil Classes

A description of the 14 dominant soil classes that were identified within the proposed ER area is detailed in Table 5-2. In addition, the table details the soil properties and limitations associated with each soil class.

TABLE 5-2: SOIL CLASSES AND THEIR PROPERTIES WITHIN THE PROPOSED ER AREA

Soil class		Favourable properties	Limitations
1	Freely drained, structureless soils	Favourable physical properties	May have restricted soil depth, excessive drainage, high erodibility, low natural fertility
2	Soils with pedocutanic horizon	Somewhat high natural fertility	Restricted effective depth may have slow water infiltration
3	Imperfectly drained soils, often shallow and often with a plinthic horizon	Relative wetness favourable in dry areas	May be seasonally wet
4	Lithosols (shallow soils on hard or weathering rock)	May receive water runoff from associated rock	Restricted soil depth; associated with rockiness
5	Texture contrast soils often poorly drained	Relative wetness favourable in dry areas	Seasonal wetness, highly erodible
6	Non soil classes	May be water intake areas	Restricted land use options
7	Undifferentiated structureless soils which may have humic or, red and yellow topsoil horizons or may be freely drained or imperfectly drained structureless and sandy soils	Favourable physical properties	One or more of low base status, restricted soil depth, excessive or imperfect drainage, high erodibility
8	Undifferentiated clays which are an association of swelling clay soils, dark clay soils which are not strongly swelling, poorly drained dark clay soils which are not strongly swelling, poorly drained swelling clay soils and dark clay soils, often shallow on hard or weathering rock.	High natural fertility	One or more of high swell- shrink potential, plastic and sticky, restrictive effective depth, wetness
9	Undifferentiated texture contrast soils, often poorly drained and with a pedocutanic horizon.	Somewhat high natural fertility or relative wetness favourable in dry areas.	One or more of: restricted effective depth, slow water infiltration, seasonal wetness, high erodibility
10	Undifferentiated shallow soils which include Lithosols (shallow soils on hard or weathering rock) and non-soil land classes.	Soil may receive water runoff from associated rock; water-intake areas	Restricted land use options
11	Undifferentiated structureless soils and clays	May have favourable physical	Restricted depth, imperfect

		properties or high natural fertility	drainage, wetness, high swell-shrink potential, plastic, sticky
12	Structureless and textural contrast soils	May have favourable physical properties, somewhat high natural fertility, relative wetness favourable in dry areas	Restricted depth, imperfect drainage, high erodibility, slow water infiltration, seasonal wetness
13	Structureless and poorly drained soils	May have favourable physical properties; relative wetness favourable in dry areas, may sustain wetland vegetation	Low base status, restricted depth, imperfect to poor drainage, excessive wetness, high erodibility
14	Structureless soils, shallow soils and land classes	May have favourable physical properties, soil components may receive water runoff from associated rock, water intake areas	Low base status, restricted soil depth, excessive or imperfect drainage, high erodibility, restricted land use options

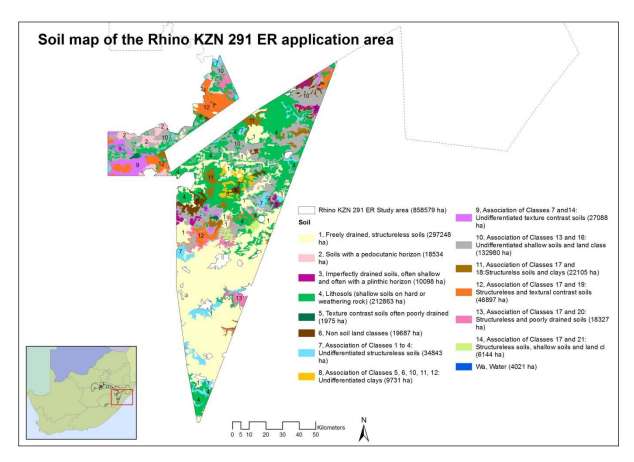


FIGURE 5-3: SOIL CLASSES IDENTIFIED WITHIN THE EXPLORATION RIGHT AREA

5.1.4.2 Land capability classification

The eight different land capability classes identified within the proposed ER area are provided in Table 5-3 and illustrated in **Error! Reference source not found.**. The classes vary from soils with slight limitations (class III) to soils with extremely sever limitations (class VIII).

In total, 375 948 ha of land with potential for arable agriculture is present of which 73 297 ha has high arable potential. These areas are mainly located in valley bottoms where slope is the least and pockets of arable land make crop farming possible.

The remaining part of the application area (388 016 ha) is considered non-arable for the purposes of crop cultivation and have moderate to low suitability as grazing land. A smaller section on the northern portion (94 556 ha) has wilderness land capability and should only be used for wildlife and habitat conservation.

TABLE 5-3: LAND CAPABILITY CLASSES IDENTIFIED WITHIN THE PROPOSED ER AREA

CLASS	DEFINITION	CONSERVATION NEED	USE / SUITABILITY
1	No or few limitations. Very high arable potential. Very low erosion hazard	Good agronomic practice	Annual cropping
2	Slight limitations. High arable potential. Low erosion hazard	Adequate run-off control.	Annual cropping with special tillage or ley (25%)
3	Moderate limitations. Some erosion hazards	Special conservation practice and tillage methods.	Rotation of crops and ley (50%)
4	Severe limitations. Low arable potential. High erosion hazard.	Intensive conservation practice	Long term leys (75%)
5	Water course and land with wetness limitations	Protection and control of water table.	Improved pastures or Wildlife
6	Limitations preclude cultivation. Suitable for perennial vegetation	Protection measures for establishment e.g. Sod-seeding	Veld and / or afforestation
7	Very severe limitations. Suitable only for natural vegetation	Adequate management for natural vegetation.	Natural veld grazing and afforestation
8	Extremely severe limitations. Not suitable for grazing or afforestation.	Total protection from agriculture	Wildlife

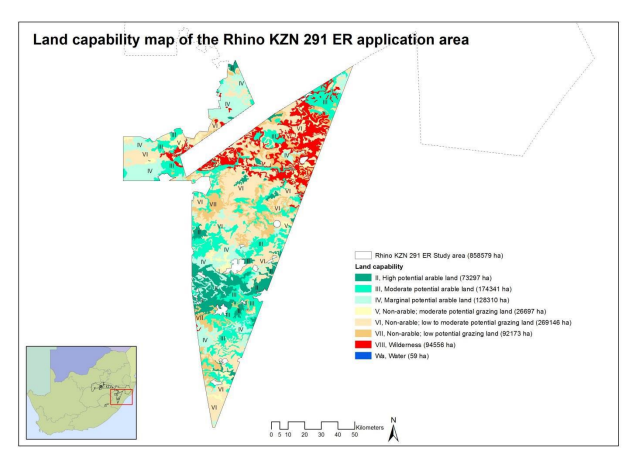


FIGURE 5-4: LAND CAPABILITY MAP OF THE EXPLORATION RIGHT AREA

5.1.4.3 Sensitive Soil areas

It should be noted that sensitive soils with hydromorphic properties which support wetland habitat will be excluded from proposed exploration activity sites by virtue of protection assigned to wetlands. Thus, the only other soil forms that should be protected from future ground-based exploration activities are soil forms that contain beneficial water-retaining layers in and below the rooting zone. The advantage of these water-retaining layers is that soil water is stored for uptake by crops, especially during drier periods. Significant physical disturbance to these soils could result in a loss of this functionality.

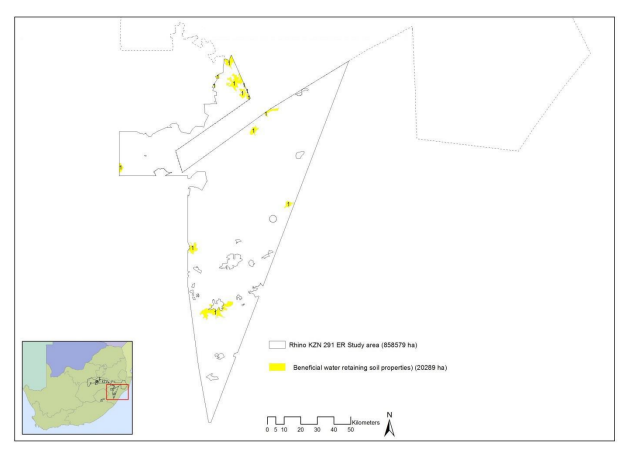


FIGURE 5-5: AREAS OF SENSITIVE SOILS

5.1.5 LAND COVER

According the National Land Cover Data Set (2013/2014), the great majority (66%) of the ER area comprises natural vegetation made up primarily of grasslands in the centre and woody bushveld type vegetation northern portions of the ER (Figure 5-13). Indigenous forests are located in the central and south portions of the ER with the most extensive area being located in the Karkloof

Cultivation and afforestation contribute a combined 24% (12% each) of the ER. The majority the forestry occurs within the central areas around Greytown and in the south near to Richmond. Cultivation occurs throughout the ER but most intensely in central and southern portions of the ER.

The remaining 9% of the land cover is comprised of built-up areas (6%), waterbodies (1%) and degraded and mining areas making up the remaining 2%.

5.1.6 HYDROLOGY

5.1.6.1 Catchments and River Systems

The proposed exploration area is located within the Mvoti to Umzimkulu, Thukela and Usutu to Mhlatuze water management areas. The proposed exploration area lies across the top and includes the key catchment areas of these 3 water management areas. Refer to Figure 5-6 for the distribution of the various water management areas within the proposed exploration area.

The Thukela water management area corresponds fully to the catchment area of the Thukela River and lies predominantly in the KwaZulu-Natal province. This water management area comprises several tributaries which originate in the Drakensberg Mountains and flow together with the Thukela River, the primary river in the catchment, to discharge into the Indian Ocean on the eastern side of the water management area. Main tributaries to the Thukela River include the Buffalo and Sundays Rivers which drain the northern part of the catchment, and the Bushman's and Mooi Rivers flowing from a southerly direction. The mean annual runoff for the Thukela catchment is approximately 3 799 million m³/annum. The total water requirements for the Thukela water management area is 840 million m³/annum of which 60% is for irrigation, 17% is for urban purposes, 14% for mining and industry and 9% for rural domestic use for livestock watering (NWRS, September 2003).

The Usutu to Mhlatuze water management areas consist of two major rivers, namely the Usutu and the Pongola River. The tributaries within this catchment flow eastwards, crossing the Zululand coastal plain and discharging into the Indian Ocean. The Usutu to Mhlatuze water management area has a mean annual runoff of 4 780 million m³/annum. The total water requirements for the Usutu to Mhlatuze water management area is 954 million m³/annum of which 54% is used for irrigation, 7% for urban purposes, 4% for rural purposes, 10% for mining and industry, 11% for afforestation and 14% is transferred out (NWRS, September 2003).

The Mvoti to Umzimkulu water management area is drained by several parallel rivers which all flow in a south-easterly direction to discharge into the Indian Ocean. The main rivers in this water management area include the Mvoti, Mgeni, Mkomazi, Umzimkulu and Mtamvuna Rivers, with several smaller coastal rivers in between. The border with Lesotho is demarcated by the divide between the Orange River basin and the catchments of the Mkomazi and Umzimkulu Rivers, which also corresponds with the rim of the Drakensberg escarpment. The Mvoti to Umzimkulu has a total mean annual runoff of 4 798 million m³/annum. The total water requirement for this water management area is 797 million m³/annum of which 60% is used for urban and industrial use, 25% for irrigation, 5% for rural water supply and 10% for afforestation (NWRS, September 2003).

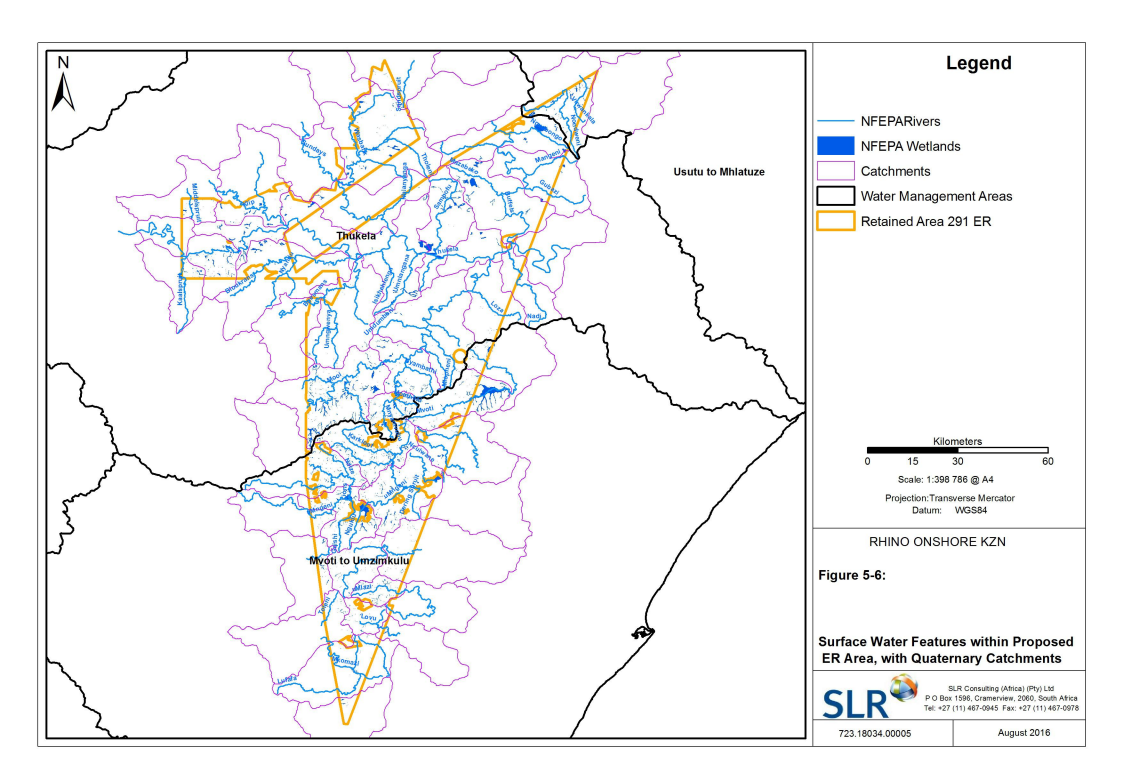
The water management areas located within the proposed exploration area comprise numerous quaternary catchments. The characteristics of the quaternary catchments located within the exploration

area are included in Table 5-4 below. Refer to Figure 5-6 for the distribution of the quaternary catchments within the exploration area (WR, 20015).

TABLE 5-4: QUATERNARY CATCHMENT CHARACTERISTICS (WR, 2005)

Water management area	Quaternary catchment	Mean annual Runoff (mcm)	Catchment area (km2)
Mvoti to Umzimkulu	U20B	71.00	353
	U20A	85.10	293
	U20D	78.40	338
	U20E	74.20	390
	U20C	51.20	279
	U20F	83.20	435
	U20G	70.30	494
	U20J	63.70	678
	U20H	43.50	220
	U40A	59.50	317
	U40B	42.90	388
	U40F	28.80	290
	U40D	31.90	267
	U40C	33.30	264
	U40G	30.40	253
	U60A	16.90	105
	U60B	27.80	316
	U10G	88.10	353
	U10H	104.80	458
	U10J	67.40	505
	U10K	34.30	364
	U10L	20.60	307
	U70A	22.30	114
	U70B	26.60	272
	U70C	36.10	350
	U80J	36.50	371
Thukela	V11M	14.70	154
	V12G	38.20	506
	V12F	24.80	333
	V13E	24.60	281
	V14A	20.40	224
	V14D	44.70	632
	V14B	11.30	170

Water management area	Quaternary catchment	Mean annual Runoff (mcm)	Catchment area (km2)
	V14E	23.90	287
	V20E	53.10	599
	V20F	27.10	154
	V20G	22.90	254
	V20H	41.20	603
	V20D	51.40	299
	V20J	18.90	314
	V32E	63.80	783
	V33B	27.80	557
	V33C	34.40	630
	V33D	33.60	590
	V40C	45.50	455
	V40D	31.80	333
	V40B	23.10	292
	V40E	21.60	301
	V40A	48.60	372
	V60D	38.40	308
	V60E	42.40	747
	V60C	21.50	361
	V60K	15.20	228
	V60J	21.30	186
	V60H	22.80	355
	V60G	28.10	461
	V70G	28.10	505
	V70F	35.60	365
Usutu to Mhlatuze	W12A	80.58	623
	W21B	61.90	580
	W21G	38.10	563
	W21H	36.50	433
	W21F	14.90	243
	W21J	53.10	530
	W22B	34	332
	W22D	15.80	197
	W22C	23.90	186



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5.1.6.2 Surface water users

Surface water use consists of a combination of domestic, livestock use and irrigation for crop production on farms. All of the agricultural activities in the region are dependent on the local water supplies, either through direct rainfall or sourced form surface and or groundwater. It has been stated by various I&APs that the available water resource is fully allocated in certain of the catchments.

Boating, swimming, water-skiing, picnicking, and fishing are popular recreational activities at Midmar Dam. Each year, the Midmar Mile swimming race is held at the dam. A key user of water from Midmar Dam is Umgeni Water which is the primary supplier of water to Pietermaritzburg and eThekwini. These cities are home to millions of people who ae dependent on water supplied from the uMngeni River system. The Craigie Burn Dam is primarily used for irrigation purposes. The Albert Falls dam is also used for recreational purposes such as boating, water sports, fishing, picnicking and trails.

5.1.6.3 Wetlands

Numerous wetlands are located within the proposed exploration area. For further information regarding the conservational status of these wetlands refer to Section 5.1.8. The location of the wetlands associated with the proposed exploration area is illustrated in in Figure 5-6.

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5.1.6.4 Major dams

Major dams located within the proposed exploration area include the Midmar Dam, Albert Falls and the Craigie Burn Dam (Figure 5-6).

The Midmar Dam is a combined gravity and earth-fill type dam and recreation area located near Howick and Pietermaritzburg.

The Albert Falls Dam is on the Umgeni River, just outside Pietermaritzburg. It was established in 1976. It has a gross capacity of 290.1 million cubic meters and a surface area of 23.521 square kilometres, the dam wall is 33 metres high.

The Craigie Burn Dam is an arch/earth-fill type dam located on the Mnyamvubu River, near Greytown. It was established in 1963.

Numerous other small dams, mostly private farm dams, are located within the proposed exploration area.

5.1.7 Groundwater

5.1.7.1 Aquifer Classification

The exploration area is classified as a minor aquifer region, which implies a moderately yielding aquifer system of variable water quality in terms of the Aquifer Classification Map of South Africa. Although borehole yields in the deeper aquifer are generally, considered low, structural features such as faults and fractures can produce higher yielding boreholes.

On a regional level, the hydrogeology of the proposed ER area comprises fractured and intergranular aquifers with yields in the range of 0.2 to 15 L/s (see Figure 5-7). The aquifer types within the proposed ER area can be further refined according to lithology (refer to Section 5.1.2.2):

- Metamorphic and igneous rock comprising fractured and intergranular aquifer of the metamorphic and igneous rock units show weathered profiles of 25-60 m in depth, with the upper weathered zones act as storage for the underlying fractures. Borehole drilling into these rocks has been found to have a 70 % success rate and on average have yield ~0.5 L/s.
- Natal Group sandstones on average yield high quality water and have a 90 % success rate with scientifically sighted boreholes from fractures sandstones due to well developed and interconnected joints and fault systems with yields on average of 0.5 -2 L/s.
- Sedimentary units of the Karoo Supergroup act primarily as fractured rock aquifers of shale and sandstone but highly variable transmissivity (0.5-150 m²/day) is due to the complex relationship between fractures, intergranular zones and the sedimentary matrix. Boreholes that have intersected fractured zones have been found to have reasonable yields, often more than 0.2 L/s.
- Basalts and rhyolites of the Lebombo and Drakensberg Groups are considered low-medium potential aquifers. Higher potential groundwater target zones are often found between lava flow contacts and buried weathered surfaces.
- Karoo dolerites offer a favourable target, not only in the fractured and weathered rock itself, but within the fractured contact zones of the host rock which it intrudes. These fractured zones allow for highly conductive pathways for water to infiltrate (recharge) and be transmitted. Yields can be considerable if the fracture system induced by both folding and intrusion are interconnected. Contact zones between the Natal Group sandstones and basement rock are found to have higher average yields (~1.4 L/s) than that of argillaceous rock types (~0.2 L/s).
- Intergranular aquifers of the unconsolidated Maputaland Group sands have shown yields of up to 15 L/s in the coarsest sediments. The likelihood of drilling successful boreholes is in the region of 95 %.

Aquifer vulnerability indicates the tendency or likelihood for contamination to reach a specified position in the groundwater system after introduction at some location above the uppermost aquifer. In terms of the exploration area, the aquifer vulnerability in accordance to the Aquifer Vulnerability Map of South Africa (Conrad et al. 1999c), varies between 'least' and 'moderate' vulnerability. The areas of 'least' vulnerability are areas that are only vulnerable to conservative pollutants in the long term when continuously discharged or leached. The areas of 'moderate' vulnerability are areas which are vulnerable to some pollutants, but only when continuously discharged or leached.

Aquifer susceptibility indicates the qualitative measure of the relative ease with which a groundwater body can be potentially contaminated by anthropogenic activities and includes both aquifer vulnerability and the relative importance of the aquifer in terms of its classification. In terms of the Aquifer Susceptibility Map of South Africa (Conrad et al, 1999b), the exploration area is associated with a 'low' to 'medium' susceptibility aquifer.

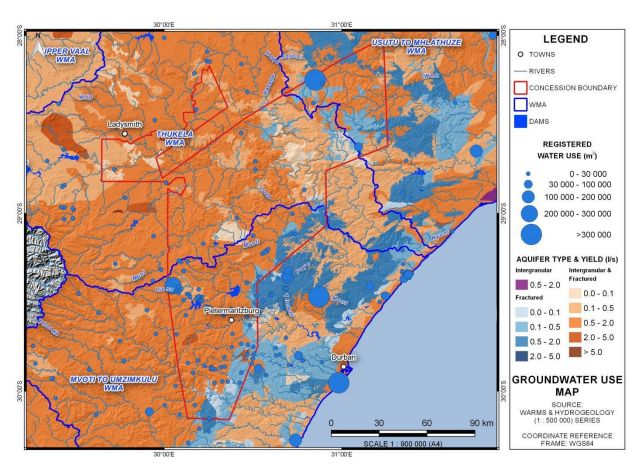


FIGURE 5-7: REGIONAL HYDROGEOLOGY OF THE PROPOSED ER AREA (DWAF, 2006).

5.1.7.2 Groundwater levels

Available data from the National Groundwater Archive (NGA) indicates that groundwater levels range between 12 -25 m below ground level, with discharge rates varying between >0.2L/s 2 - 15 L/s.

5.1.7.3 Groundwater Quality

Constituents contributing to groundwater quality vary largely based on the aquifer classification (Figure 5-8).

- Metamorphic and igneous rock aquifers: Water abstracted from metamorphic and igneous rock aquifers generally exhibit a sodium magnesium bicarbonate water types indicative of their host rocks mature crystalline nature and have low fluoride (2 mg/L) (King, 2002).
- The groundwater of Natal Group Sandstones has an electrical conductivity of less than 100 mS/m, unless localised pollution has occurred. Water is generally corrosive and high in iron and manganese while rich in calcium and magnesium bicarbonate type, which generally represents recently recharged water (King, 2002).
- Water quality of the Dwyka Group tillite is considered to usually be of good quality and fit for human consumption (King, 2002).
- Water quality of the Karoo Supergroup is understood to be rich in sodium, chloride and magnesium which are typical of shale rich aquifers and have an average electrical conductivity of 90mS/m. However, EC values have been found to be as high as 1000 mS/m in localised areas (King, 2002).
- Water abstracted from basalt and rhyolite aquifers has been found to be highly variable in quality and
 water found in boreholes within close proximity to one another can are found to vary from fit for
 human consumption, to water that is totally unpotable. The EC values are on average 150 mS/m.
 The water type has a sodium chloride bicarbonate mineral signature while high fluoride content
 makes water unfavourable for long term human consumption (King, 2002).
- Karoo dolerites water quality is variable and often correlated to that of the host rock, where arenaceous and crystalline host rock on general have lower EC values than that of argillaceous, though on average ECs of ~70 mS/m are expected (King, 2002).
- Maputaland Group sands water quality is found to generally be very good and improves in regions
 with and show low signs of bacteriological contamination. Higher rainfall regions show improved
 water quality and are alkaline in nature die to the aquifer sandy nature (King, 2002).

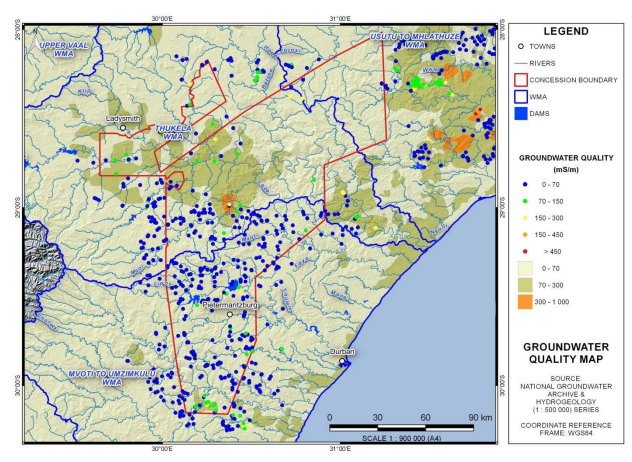


FIGURE 5-8: WATER QUALITY DISTRIBUTION WITHIN THE EXPLORATION RIGHT AREA

5.1.7.4 Groundwater Use

Within the application area there are 96 registered or licenced water users, ranges from 50 m³/annum and 4 400 m³/annum for Schedule 1 (domestic) water use, 110 m³/annum to 365 000 m³/annum for water supply services, and 180 m³/annum to 27 600 m³/annum for industry. One registration is of 26 000 m³/annum for recreation (DWAF, 2008) (Figure 5-7).

The aquifer potential for the region is related to the various rock types and their distribution in the application area as well as their primary porosity or secondary porosity associated with brittle fracturing or weathering. Groundwater utilisation in the area ranges from extraction of seasonal groundwater from shallow, hand dug wells to drilling of boreholes for family or communal use and development of groundwater wellfields for agricultural projects (especially noted in the Richmond area) and play an extremely important role in water services especially in rural areas where surface water reticulation infrastructure has high cost implications (Botha, 2012).

5.1.8 Biodiversity

5.1.8.1 Flora

The proposed project area is located within the Grassland Biome and Savannah Biome. The Grassland Biome comprises the Sub-Escarpment Grassland, the Inland Azonal Vegetation area and the Afrotemperate subtropical and Azonal forest area bioregions. The Savannah Biome comprises the Sub-escarpment Savanna and Lowveld bioregions. These bioregions are comprised of various vegetation types. For detail pertaining to the various vegetation types located within the proposed exploration area refer to Table 5-5. The distribution of the various vegetation units within the exploration area are illustrated in Figure 5-9 (Mucina and Rutherford, 2006).

TABLE 5-5: BIOMES AND VEGETATION TYPES LOCATED WITHIN THE PROPOSED EXPLORATION AREA (MUCINA AND RUTHERFORD, 2006)

BIOME	BIOREGION/AZONAL	VEGETATION UNIT	CHARACTERISTICS	
	AREAS		VEGETATION AND LANDSCAPE FEATURES LE	EVEL OF TRANSFORMATION
Grassland Biome	Sub-Escarpment Grassland	Drakensberg Foothill Moist Grassland		Ilmost 20% already transformed for ultivation, plantations and by urban sprawl.
			Biogeographically important geophytic herbs include Schizochilus bulbinella	
			Biogeographically important graminoids include Schoenoxiphium burttii	
			Endemic herbs include Alchemilla incurvata Argyrolobium sericosemium, Diascia esterhuyseniae, Stachys rivularis	
			Endemic geophytic herbs include Brachystelma molaventi, Dioscorea brownie, Ornithogalum baurii.	
			Endemic succulent shrubs include Delosperma wiunii	
		Income Sandy Grassland	shallow, poorly drained, sandy soils supporting low, tussock dominated sourveld forming a mosaic with wooded grasslands (with Acacia sieberiana var. woodii) and on well-drained sites with the trees A. karroo, A. nilotica, A. caffra and Diospyros lyciodes. On disturbed sites, A. sieberiana	some 27% has been transformed for ultivation, plantations and urban sprawl. It is possible to the area has been lost to the uilding of dams (Klipfontein, Mvunyane). No erious invasions of aliens have been bserved, probably due to low nutrient status f soils.
		Ithala Quartzite Sourveld	with rocky lowlands. The general pattern is a mosaic of woody shrubs and small trees in rocky areas, interspersed in un	and use pressures on this unit are low. Approximately 5% of this vegetation unit is nder plantations and a further 5% has been cansformed into conservation land.
			 Vegetation structures vary according to altitude and rockiness, but the basal density of the grass sward is relatively low. 	
			Biogeographically important trees include the <i>Protea</i> comptonii	
			Biogeographically important tall shrub includes the <i>Tricalysia</i> capensis var. galpini	
			Biogeographically important low shrub includes the Hemizygia macrophylla	
			Biogeographically important succulent shrub includes the Aloe suprafoliata	
			Biogeographically important herbs include the	

BIOME	BIOREGION/AZONAL	VEGETATION UNIT	CHARACTERISTICS	
	AREAS		VEGETATION AND LANDSCAPE FEATURES	LEVEL OF TRANSFORMATION
			Melanospermum italae, Thorncroftia longiflora	
			Biogeographically important geophytic herb includes the Glodiolus vernus	
			Endemic tall shrubs include Euclea natalensis subs. Magutensis	
			Endemic succulent shrubs include Aloe deweti	
			Endemic graminoids include Danthoniopsis scopulorum	
			Endemic geophytic herbs include Gladilous scabridus	
		KwaZulu-Natal Highland Thornveld	Characterised by hilly, undulating landscapes and broad valleys supporting tall tussock grassland usually dominated by <i>Hyparrhenia hirta</i> , with occasional savannoid woodlands with scattered <i>Acacia sieberiana var. woodii</i> and in small pockets also with <i>A. karroo and A. nilotica</i> .	More than 16% has been transformed for cultivation, and by urban sprawl as well as by building dams (Craigie Burne, Spioenkop, Wagendrift and Windsor). The greatest threat to the remaining natural areas of this unit are
			Endemic low shrubs include Barleria greenii	bush encroachment.
			Endemic succulent shrubs include Aloe gerstneri	
			Endemic succulent herbs include Aloe inconspicua	
		Low Escarpment Moist Grassland	Characterised by complex mountain topography which is steep, generally dominated by east and south-facing slopes with a large altitudinal range. This supports tall, closed grassland with <i>Hyparrhenia hirta</i> and <i>Themeda triandra</i> occurring as dominant species.	Approximately 6% has been transformed by plantations or cultivated land.
			Biogeographically important low shrubs include <i>Heteromma krookii</i>	
			Endemic geophytic herbs include Holothrix majubensis	
		Midlands Mistbelt Grassland	Characterised by hilly and rolling landscape mainly associated with a discontinuous east-facing scarp formed by dolerite intrusions (south of the Thukela River).	This vegetation type is considered endangered, and is one of the most threatened in Kwazulu-Natal. More than half
			Dominated by forb-rich, tall, sour <i>Themeda triandra</i> grasslands transformed by the invasion of native "Ngongoni grass" (<i>Aristida junciformis</i> subsp. <i>Juncifomis</i>). Only a few patches of the original species-rich grasslands remain.	of this vegetation type has already been transformed for plantations, cultivated land of by urban sprawl. Uncontrolled fires and poorly regulated grazing by livestock add to
			Biogeographically important herbs include Anisopappus smutsii (southern distribution limited)	threats to this unique grassland. Some aliens are of concern in places.
			Biogeographically important succulent herbs include <i>Aloe kniphofioides</i> (southern distribution limited)	
			Endemic herbs include Acalypha entumenica, Selago longiflora	
			Endemic geophytic herbs include Asclepias woodii, Albuca	

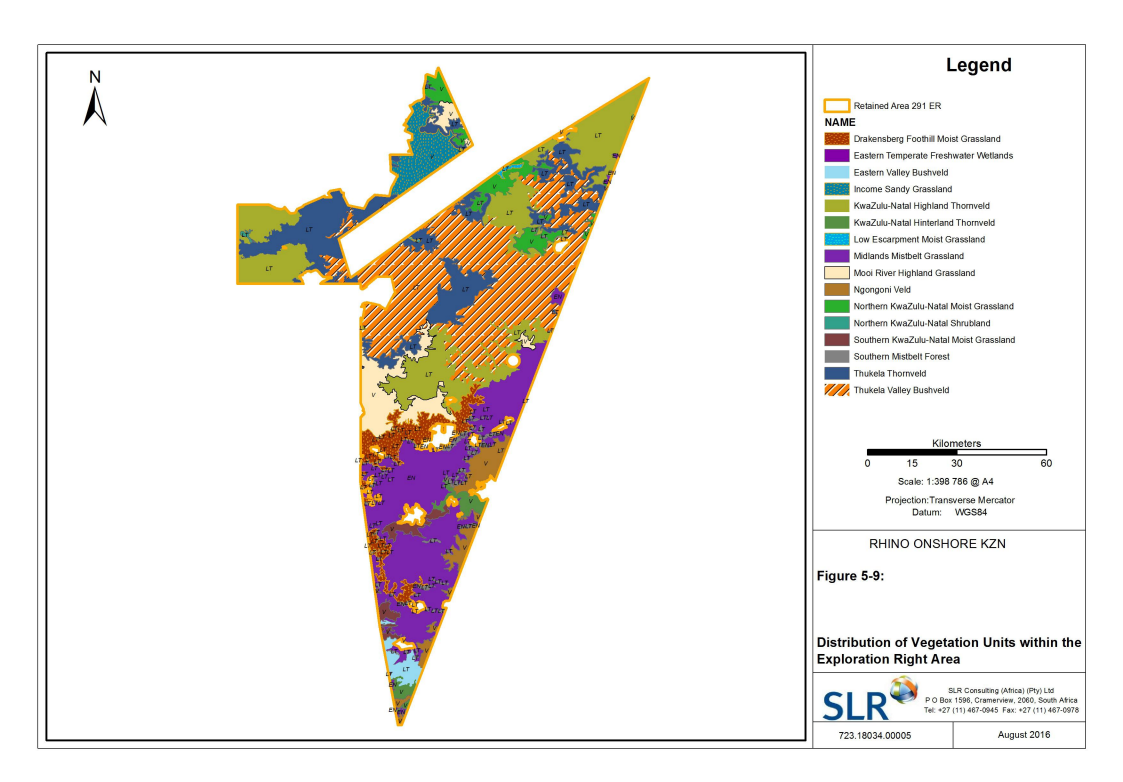
BIOME	BIOREGION/AZONAL	VEGETATION UNIT	CHARACTERISTICS	
	AREAS		VEGETATION AND LANDSCAPE FEATURES	LEVEL OF TRANSFORMATION
			xanthocodon, Dierama luteoalbidum, Kniphofia latifolia, Pachycarpus rostratus, Watsonia canaliculata Endemic low shrubs include Helichrysum citricephalum, Syncolostemon latidens	
		Mooi River Highland Grassland	Dominated mainly by rolling and partly broken landscape, covered in grassland, dominated by short bunch grasses. Heteropogen contortus, Themeda triandra and Tristachya leucothrix are dominant in well-managed veld.	Almost 25% of this area has been transformed for cultivation or plantations. Alien woody plants are invaders in some areas.
		Northern KwaZulu-Natal Moist Grassland	Characterised by hilly and rolling landscapes supporting tall tussock grasslands usually dominated by <i>Themeda triandra</i> and <i>Hyparrhenia hirta</i> . Open <i>Acacia siberiana var. woodii</i> savannoid woodlands encroach up the valleys, usually on disturbed (strongly eroded) sites.	More than 25% has already been transformed either for cultivation, plantations and urban sprawl of by building dams (Chelmsford, Driel, Kilburn, Mtoti, Wagensdrift, Widsor and Woodstock). Bush
			Biogeographically important succulent herbs include Aloe Modesta (low escarpment endemic)	encroachment is common and there is evidence of alien invasive.
			Biogeographically important low shrubs include Bowkeria citrina (low escarpment endemic)	
		Northern KwaZulu-Natal Shrubland	 Characterised by small dolerite koppies and steeper slopes of ridges with sparse grass cover and typical occurrence of scattered shrubland pockets (and locally also thickets). 	About 3% of this vegetation unit has been transformed by cultivation.
			Biogeographically important herbs include <i>Cissus</i> cussonioides (endemic to Northern Kwazulu-Natal)	
			Endemic tall shrubs include Calpurnia woodii	
		Northern Zululand Mistbelt Grassland	Gentle to steep upper slopes of mountains formed by hard dolerite dykes dominated by relatively forb rich, tall sour <i>Themeda triandra</i> grasslands.	Approximately 22% of this vegetation unit has been transformed for plantations or cultivated lands. Threats to the remaining
			Biogeographically important species include the herm Melanospermum italae.	grassland are heavy selective grazing by livestock and extensive annual burning.
		Southern KwaZulu-Natal Moist Grassland	Characterised by gently sloping valley bottoms of tall mixed veld dominated by Hyparrhenia hirta and sparsely scattered Acacia sieberiana. Themeda triandra is the dominant grass on veld that has been well managed and many species of grass are well represented and include Diheteropogon filifolius, Harpochloafalx and Trachypogon spicatus. Overgrazed areas become dominated by "mtshiki" species such as Eragrostis curvula, E. plana, Sporobolus africanus and S. pyramidalis. Selective overgrazing causes certain wiregrass species to become abundant. Endemic low shrubs include Erica psittacina	More than 33% has already been transformed for cultivation, plantations, by urban sprawl and building of dams (Midmar). Several woody aliens occur in these grasslands, but their impact is only of local importance.

BIOME	BIOREGION/AZONAL	VEGETATION UNIT	CHARACTERISTICS	
	AREAS		VEGETATION AND LANDSCAPE FEATURES	LEVEL OF TRANSFORMATION
	Afro temperate, subtropical and Azonal forests (Zonal and intrazonal units)	Southern Mistbelt Forest	 On the Great Escarpment (Amathole, Transkei Escarpment) and in the Kwazulu-Natal Midlands these forests are tall (15-20m tall) and multi-layered (having two layers of trees, a dense shrubby understorey and a well developed herb-layer) The forests found on low-altitude scarps are low (in places having the character of a scrub forest) and although still less structured into different tree layers, they are still species rich. The tall forests show a mix of coarse-grained, canopy gap/disturbance-driven dynamics and fine-grained regeneration characteristics. The Amatole mistbelt forests are dominated by emergent trees of Afrocarpus falcatus and a range of deciduous and semi-deciduous species such as Celtis Africana, Calodendrum capense, Vepris lanceolate and Zantoxylum davyi. Further east (Transkei, Kwazulu-Natal Midlands) Podocarpus henkelii becomes prominent in the canopy layetr. Deciduous elements play an important role. Endemic tall shrubs include Eugenia zuluensis Endemic herbs include Plectrantus elegantulus, P. rehmannii, Pyrrosia Africana, Streptocarpus bolusii, S. candidus, S. fanniniae, S. silvaticus 	Approximately 5% has been transformed for plantations. Uncontrolled harvesting of timber, poles and firewood, overexploitation of non-timber forest products and mismanagement of fire and burning regimes in surrounding grasslands are considered as major threats.
	Inland Azonal Vegetation (Freshwater wetlands)	Eastern Temperate Freshwater Wetlands	 Characterised by flat landscape or shallow depressions filled with (temporary) water bodies and supporting zoned systems of aquatic and hygrophilous vegetation of temporarily flooded grasslands and ephemeral herblands. Biogeographicall important herbs include Rorippa fluviatilis var. caledonica (Highveld endemic) Endemic (Marshes) geophytic herbs include Disa zuluensis, kniphofia flammula (northern Kwazulu-Natal), Nerine platypetala Endemic (Marshes) succulent herbs Crassula tuberella 	Approximately 15% has been transformed to cultivated land, urban areas or plantations. In places intensive grazing and use of lakes and freshwater pans as drinking pools for cattle or sheep cause major damage to the wetland vegetation. Several alien species are encountered in this type of vegetation.
Savannah Biome	Sub-Escarpment Savanna	Eastern Valley Bushveld	Semi-deciduous savanna woodlands in a mosaic with thickets, often succulent and dominated by species of <i>Euphorbia</i> and <i>Aloe</i> . Most of the river valleys run along a northwest-southeast axis which results in unequal distribution of rainfall on respective north-facing and southfacing slopes since the rain-bearing winds blow from the south. The steep north-facing slopes are sheltered from the rain and also receive greater amounts of insolation adding to xerophilous conditions on these slopes.	Approximately 15% of has been transformed to cultivation. Alien plant invasions are a serious threat.

BIOME	BIOREGION/AZONAL	VEGETATION UNIT	CHARACTERISTICS	
	AREAS		VEGETATION AND LANDSCAPE FEATURES	LEVEL OF TRANSFORMATION
			Endemic tall shrubs include Bauhinia natalensis	
			Endemic succulent herbs include Huernia pendula	
		KwaZulu-Natal Hinterland Thornveld	Characterised by open thornveld dominated by Acacia species on undulating plains found on upper magins of river valleys.	Approximately 22% has been transformed by cultivation and some urban or built up areas.
			Biogeographically important low shrubs include Barleria elegans (Southern distribution limit)	
			Biogeographically important succulent herbs include Aloe pruinosa	
		KwaZulu-Natal Sandstone Sourveld	Characterised by short, species-rich grassland with scattered low shrubs and geoxylic suffructices, Proteaceae trees and shrubs can be locally common. The dominating landscape features are flat (or rolling) plateau tops and steep slopes commonly forming table mountains.	Approximately 68% has been transformed for cultivation, plantations, urban development or road building. This highly transformed vegetation type is prime agricultural area with mainly sugar cane and timber plantations.
			Endemic low shrubs include Helichrysum woodii, Tephrosia inandensis	Densely populated subsistence farming has accounted for much of this transformation.
			Endemic succulent herbaceous climbers include Crassula inandensis	
			Endemic herbs include Eriosema populifolium subsp. Populifolium, E. rossii, Phymaspermum pinnatifidum	
			Endemic geophytic herbs include Brachystelma modestum, B. natalense, B. Pulchellum, Cynorki compacta, Gladiolus cruentus, Hesperantha gracilis.	
		Ngongoni Veld	Characterised by dense, tall grassland overwhelmingly dominated by unpalatable, wiry Ngongoni grass (<i>Aristida junciformis</i>), with this monodominance associated with low species diversity. Wooded areas (thornveld) are found in valleys at lower altitudes.	Approximately 39% of this vegetation type has been transformed for cultivation, plantations and urban development.
		Thukela Thornveld	Dominant landscape features are valley slopes to undulating hills. Vegetation is <i>Acacia</i> dominated bushveld of variable density (ranging from wooded grasslands to dense thickets) with dense grassy undergrowth.	Approximately 5% has been transformed, mainly by cultivation.
			Biogeographically important small trees include Vitellariopsis dispar. (Thukela Basin endemic)	
			Biogeographically important succulent herbs include Aloe Prinsloo, Orbea woodii (Thukela Basin endemic)	
			Endemic small trees include Encephalartos msinganus.	
		Thukela Valley Bushveld	Characterised by often rugged slopes and terraces mainly	This vegetation unit has undergone

BIOME	BIOREGION/AZONAL	VEGETATION UNIT	CHARACTERISTICS	
	AREAS		VEGETATION AND LANDSCAPE FEATURES	LEVEL OF TRANSFORMATION
			with deciduous trees of short to medium height (and many large shrubs) including Acacia tortilis, A nilotica and A. natalitia and prominent evergreen species such as Olea europaea subsp. Africana, Boscia albitrunca and Euclea crispa and places. Succulent plants, ,ainly species of Euporbia and Aloe occur on shallow and eroded soils. • Biogeographically important small trees include Vitellariopsis	considerable degradation over almost its entire area. In the many eroded areas, prolonged continuous overgrazing has led to the complete destruction of grass cover. Often the only ground cover is found under <i>Acacia tortilis</i> trees where their root systems retain soil, the trees act as nutrient pumps
			 dispar (Thukela Basin endemics) Biogeographically important succulent herbs include Aloe 	and provide shade.
			prinslooi, Orbea woodii (Thukela Basin endemics)	
			Endemic small trees include Encephalartos cerinus	
			 Endemic tall shrubs include Gymnosporia macrocarpa Endemic low shrubs include Blepharis natalensis (d), Barleria argillicola 	
			Endemic succulent shrubs include Euphorbia pseudocactus (d)	
			Endemic succulent herbs include Gasteria tukhelensis Endemic succulent herbaceous climbers include ceropegia cycniflora	
	Lowveld	Northern Zululand Sourveld	Dominated by wooded grassland, in places pure sour grasslands and rarely also dense bushveld thickets. Terrain is mainly low, undulating mountains, sometimes highly dissected, and also moderately undulating plains and hills.	Approximately 22% has been transformed, mainly by cultivation and plantations.
		Zululand Lowveld	Characterised by extensive flat or only slightly undulating landscapes supporting complex of various bishveld units ranging from dense thickets, through park-like savanna to tree-dominated woodland with broad-leaved open bushveld. Tall grassveld types with sparsely scattered solitary trees and shrubs form a mosaic with the typical savanna thornveld, bushveld and thicket patches.	Approximately 26% of this area has been transformed, mostly by cultivation.
			Biogeographically important small trees include acacia theronii	
			Biogeographically important tall shrubs include Lycium shawii	
	Afrotemperate, subtropical and Azonal forests (Zonal and intrazonal units)	Scarp Forest	 Characterised by tall (15-25m), species rich and structurally diverse, multi-layered forests, with well developed canopy and understorey tree layers, but a poorly developed herb layer. Buttressed stems are common in Scarp Forest. Biogeographically important tall shrubs include 	Approximately 5% has been transformed for cultivation or plantations. Bark stripping, muthi collection, deadwood extraction, and land claims may become other major sources of threat to the existence of forest

BIOME	BIOREGION/AZONAL	VEGETATION UNIT	CHARACTERISTICS	
	AREAS		VEGETATION AND LANDSCAPE FEATURES	LEVEL OF TRANSFORMATION
			Pseudoscolopia polyantha.	patches.
			Endemic tall trees include Millettia grandis (d), Oricia bachmannii (d), Philenoptera sutherlandii (d), Umtiza listeriana (d), Celts mildbraedii, Colubrina nicholsonii, Cryptocarya myrtifolia, C wyliei, Dahlgrenodendron natalense, jubaeopsis caffra, Manilkara nicholsonii, Maytenus oleosa, Pseudosalacia streyi, Rinorea domatiosa	
			Endemic small trees include Alberta magna, Albizia suluensis, Apodytes abbottii, Canthium vanwykii, Encephalartos woodii (extinct in the wild), Gerrardanthus tomentosus, Rhynchocalyx lawsonioides, Tarchonanthus trilobus var. trilobus.	
			Endemic woody climbers include Podranea ricasoliana (d)	
			Endemic epiphytic herbs include Bolusiella maudiae	
			Endemic epiphytic shrubs include Dermatobotrys saundersii	
			Endemic epiphytic parasitic shrubs include Actinanthella wyliei, helixanthera woodii	
			Endemic tall shrubs include Eugenia simii, E. verdoorniae, Gymnosporia bachmannii, Justicia bolusii, J. petiolaris subsp. Bowiei, Oxyanthus pyriformis, Putterlickia retrospinosa	
			Endemic soft shrubs include Heterosamara galpinii, Metarungia galpinii	
			Endemic herbs include Impatiens flanaganiae, Plectranthus oribiensis, P. praetermissus, Streptocarpus fasciatus, S. kentaniensis, S. lupatanus, S. pophyrostachys, S.primulifolius subsp. Formosus	
			Endemic geophytic herbs include Clivia robusta (d), C. gardenia	
			Endemic succulent herbs include Plectranthus ernestii, P. hilliardiae subsp. Australis, P. hilliardiae subsp. Hilliardiae, P. oertendahlii, P. saccatus var. longitubus	



5.1.8.2 Fauna

Numerous faunal species such as birds, amphibians, reptiles, mammals, fish and insects are associated with the various vegetation units located in the proposed ER area. Species of concern that area likely to occur within the proposed exploration area according to the Kwazulu-Natal Nature Conservation Management Act (Act No. 9 of 1997) and the International Union Conservation of Nature (IUCN) are included in Table 5-6 and Table 5-8 below.

TABLE 5-6: SPECIALLY PROTECTED INDIGENOUS ANIMALS LISTED IN SCHEDULE 4 OF THE KWAZULU-NATAL NATURE CONSERVATION MANAGEMENT ACT (ACT NO 5 OF 1999)

Scientific name	Common name	IUCN status
Mammals		
Amblysomus marleyi	Marley's golden mole	Endangered
Chrysospalax villosus	Rough haired golden mole	Vulnerable
Cloetis percivali	Short eared trident bat	Least concern
Scotoecus albofuscus	Thomas's house bat	Data deficit
Otomops martiensseni	Large eared free tailed bat	Near threatened
Chaerephon ansorgei	Ansorge's free tailed bat	Least concern
Proteles cristatus	Aardwolf	Least concern
Lycaon pictus	Wild dog	Endangered
Mellivora capensis	Ratel	Least concern
Poecilogale albinucha	Striped weasel	Least concern
Aonyx capensis	Clawless otter	Near threatened
Lutra maculicollis	Spotted necked otter	Near threatened
Felis serval	Serval	Not yet assessed
Felis lybica	African wildcat	Not yet assessed
Diceros bicornis	Black rhinoceros	Endangered
Orycteropus afer	Antbear	Least concern
Ourebia ourebia	Oribi	Least concern
Neotragus moschatus	Suni	Least concern
Manis temminickii	Pangolin	Not yet assessed
Birds		
Botaurus stellaris	Bittern	Least concern
Geronticus calvus	Bald ibis	Vulnerable
Polemaetus bellicosus	Martial eagle	Vulnerable
Terathopius ecaudatus	Bateleur	Near threatened
Torgos tracheliotus	Lappetfaced vulture	Vulnerable
Trigonoceps occipitalis	White-headed vulture	Vulnerable
Gyps coprotheres	Cape vulture	Vulnerable
Gyps africanus	White-baked vulture	Endangered
Gypaetus barbatus	Bearded vulture	Near threatened
Gypohierax angolensis	Palmnut vulture	Least concern
Necrosyrtes monachus	Hooded vulture	Endangered
Sarothrura ayresi	White-winged flufftail	Critically endangered
Anthropoides paradiseus	Blue crane	Vulnerable
Bugeranus carunculatus	Wattled crane	Vulnerable
balearia regulorum	Grey crowned crane	Endangered
Neotis denhami	Stanley's bustard	Near threatened

Scientific name	Common name	IUCN status	
Columba delegorguei	Delegorgue's pigeon	Least concern	
Poicephalus robustus	Cape parrot	Least concern	
Scotopelia peli	Pel's fishing owl	Least concern	
Bucorvus leadbeateri	Ground hornbill	Least concern (northern hornbill) Vulnerable (southern hornbill)	
Stactolaema olivacea	Green barbet	Least concern	
Hirundo atrocaerulea	Blue swallow	Vulnerable	
Zoothera guttata	Spotted thrush	Endangered	
Buphagidae	all species all Oxpeckers	Least concern (yellow and red billed)	
Spermestes fringilloides	Pied mannikin	Not yet assessed	
Reptiles	1		
Dermochelys coriacea	Leatherback turtle	Vulnerable	
Pelusios rhodesianus	Black bellied terrapin	Least concern	
Pelusios castanoides	Yellow bellied terrapin	Least concern	
Python sebae	African rock python	Not yet assessed	
Bitis gabonica	Gaboon viper	Not yet assessed	
Scelotes guentheri	Gunther's burrowing skink	Vulnerable	
Cryptoblepharus boutonii	Bouton's coral rag skink	Not yet assessed	
Tetradactylus breyeri	Breyer's longtailed seps	Vulnerable	
Cordylus giganteus	Giant sungazer	Vulnerable	
Pseudocordylus spinosus	Spiny crag lizard	Least concern	
Pseudocordylus langi	Lang's crag lizard	Vulnerable	
All Bradypodion species	All dwarf Chamaeleon's	-	
Bradypodion nemorale	Quendeni dwarf chameleon	Vulnerable	
Kinyongia adolfifriderici	Ituri chameleon	Vulnerable	
Kinyonigia oxyrhina	Eastern arc sharp-nossed chameleon	Vulnerable	
Amphibians	T =		
Hyperolius pickersgilli	Pickersgill's reed frog	Critically endangered	
Leptopelis xenodactylus	Long toed tree frog	Endangered	
Arthroleptella ngongoniensis	Mist belt chirping frog	Endangered	
Cacosternum poyntoni	Poynton's caco	Data deficit	
Butterfly and moths			
Stygionympha wichgrafi grisea	Greyish wichfraf's brown	Not yet assessed	
Ornipholidotos peucitia	Pennington's white mimic Not yet assessed		
penningtoni			
Durbania amalosa albescens	Amakosa rocksitter	Not yet assessed	
Lolaus Iulua	White spotted sapphire	Not yet assessed	
Lepidocrysops ketsi leucomacula	White blotched ketsi blue	Not yet assessed	
Orahrysops Ariadne	Karkloof blue	Not yet assessed	
Hrysoritis orientalis	Eastern opal	Not yet assessed	

Scientific name	Common name	IUCN status		
Callioratis maillari	Millar's tiger mouth	Not yet assessed		
Dragonfly				
Pseudagrion umsingaziense	Umsingazi sprite	Not yet assessed		
Syncordulia gracilis	Yellow synordulia	Vulnerable		
Urothemis Luciana	St Lucia basker	Data deficit		
Fruit Chafers				
Ichnestoma nasula	-	Not yet assessed		
Lamellothyrea descarpentriesi	-	Not yet assessed		
Elsphinis pumila	-	Not yet assessed		
Acrothyrea rufofemorata	-	Not yet assessed		
Eudicella trimeni	-	Not yet assessed		
Molluscs				
Laevicaulis haroldi	-	Endangered		
Onycophorans				
Opisthopatus roseus	-	Not yet assessed		

TABLE 5-7: PROTECTED INDIGENOUS ANIMALS LISTED IN SCHEDULE 5 OF THE KWAZULU-NATAL NATURE CONSERVATION MANAGEMENT ACT (ACT NO 5 OF 1999)

Scientific name	Common name	IUCN
Mammals		
Crocidura maquassiensis	Makwassie musk shrew	Least concern
Suncus lixus	Greater dwarf shrew	Least concern
Suncus infinitesimus	Lesser dwarf shrew	Least concern
Chlorotalpa sclateri	Sclater's golden mole	Least concern
Eidolon helvum	Straw-coloured fruit bat	Near threatened
Nycteris hispida	Hairy slit faced bat	Least concern
Rhinolophus darling	Darling's horseshoe bat	Least concern
Rhinolophus lasii	Swinny's horseshoes bat	Least concern
Myotis welwitschi	Welwitsch's hairy bat	Least concern
Myotis tricolor	Anchieta's pipistrele	Least concern
Chalinolobus variegatus	Butterfly bat	Not yet assessed
Laephotis wintoni	Winton's long-eared bat	Least concern
Aptesicus rendalli	Rendall's serotine bat	Least concern
Eptesicus hottentotus	Long-tailed serotine bat	Least concern
Eptesicus zuluensis	Somali serotine bat	Not yet assessed
Nycticeicus schlieffenii	Schlieffen's bat	Not yet assessed
Kerivoula argentata	Damara wolly bat	Least concern
Kerivoula lanosa	Lesser wolly bat	Least concern
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Scientific name	Common name	IUCN Not accessed wat
Ceropthecus mitis	Samango monkey	Not assessed yet
Vulpes chama	Cape fox	Least concern
Civetticitis civetta	Civet	Least concern
Paracynicitis selousi	Selous's mongoose	Least concern
Helogae parvula	Dwarf mongoose	Least concern
Htaena brunnea	Brown hyena	Near threatened
Acinonyx jubatus	Cheetah	Vulnerable
Panther pardus	Leopard	Near threatened
Panhera leo	Lion	Vulnerable
Felis nigripes	Small spotted cat	Vulnerable
Oxodonta	Africana Elephant	Vulnerable
Ceratotherium simum	White rhinoceros	Near threatened
Dendrohyrax arboreus	Tree dassie	Least concern
Giraffe cameloprdalis	Giraffe	Least concern
Connochaetus gnou	Black wildebeest	Least concern
Alcelaphis buselaphus	Red hartebeest	Least concern
Damaliscus lunatus	Tsessebe	Least concern
Philantomba monticola	Blue duiker	Least concern
Cephalophus natalensis	Red duiker	Least concern
Oreotragus oreotragus	Klipspringer	Least concern
Syncerus caffer	Buffalo	Least concern
Kobus ellipsiprymnus	Waterbuck	Least concern
Hippopotamus amphibious	Hippopotamus	Vulnerable
Parazerus pallitus	Red squirrel	Least concern
Pedetes capensis	Springhare	Least concern
Georychuss capensis	Cape molerat	Least concern
Otomys lamitus	Laminate vlei rat	Least concern
Otomys sloggetti	Sloggetti's rat	Least concern
Tatera leucogaster	Bushveld gerbil	Least concern
Mystromys albicaudatus White	White tailed mouse	Endangered
tailed mouse		
Steatomys pratensis	Fat mouse	Least concern
Steatomys krebsii	Krebs's fat mouse	Least concern
Dasymys incomtus	Water rat	Least concern
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Scientific name	Common name	IUCN
Grammomys cometes	Mozambique woodland mouse	Least concern
Pronolagus rupestris	Smith's rock hare	Least concern
Petrodromus tetradactylus	Four-toed elephant shrew	Least concern
Birds		
Egrett vinaceiqula	Slaty egret	Vulnerable
Scopus umbretta	Hamerkop	Least concern
Threskiornithidea	-	
Geronticus calvus	Southern bald ibis	Vulnerable
Phoeniconaias minor	Lesser flamingo	Near threatened
Nettapus auritus	Pygmy Goose	Least concern
Cirus macronus	Pallid Harrier	Near threatened
Cirus maurus	Black harrier	Vulnerable
Gyps africanus	White-backed vulture	Endangered
Necrosyrtes manachus	Hooded vulture	Endangered
Neophron percnopterus	Egyptian vulture	Endangered
Polemaetus bellicosus	Martial eagle	Vulnerable
Stephanoaetus	Crowned eagle	Near threatened
Pandion haliaetus	Osprey	Least concern
Turnix hottentotta	Blackrumped Buttonquail	Endangered
Sarothrura ayresi	-	Critically endangered
Podica senegalensis	African Finfoot	Least concern
Ardeotis kori	Kori bustard	Near Threatened
Neotis denhawi	Denhams bustard	Near Threatened
Neotis lugwigi	Ludwigs bustard	Endangered
Sypheotioes indicus	-	Endangered
Glareola pratinola	Red-winged Pratincole	Least concern
Hydroprohne caspia	Caspian Tern	Least concern
Poicephalus cryptoxanthus	Brown headed Parrot	Least concern
Asio capensis	Marsh owl	Least concern
Bubo africanus	Spotted eagle owl	Least concern
Bubo lacteus	Verreaux's eagle owl	Least concern
Glaycuduyn perlatum	Pearl-spotted owlet	Least concern
Ptilopsis granti	Southern white-faced owl	Least concern
Strix woodfordii	African Wood owl	Least concern
Caprimulgus natalensis	Natal Nightjar	Least concern
Halcyon senegaloides	Mangrove Kingfisher	Least concern

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Scientific name	Common name	IUCN
Smithornis capensis	African Broadbill	Least concern
Zoothera gurneyi	Orange Thrush	Least concern
Batis fratrum	Woodwards Batis	Least concern
Anthus brachyurus	Short-tailed Pipit	Least concern
Hemimacronyx chloris	Yellow-breasted Pipit	Vulnerable
Macronyx ameliae	Pink-throated Longclaw	Least concern
Nectarinia neergaardi	Neegaard's Sunbird	Near threatened
Mandingoa nitidula	Green Twinspot	Least concern
Hypargos mararitatus	Pink-throated Twinspot	Least concern
Reptiles		
Kinixys spekei	Savanna hinged tortoise	Not yet assessed
Kinixys natalensis	Natal hinged tortoise	Near threatened
Chelonia mydas		
Eretmochelys imbricata	Hawksbill turtle	Critically endangered
Caretta caretta	Loggerhead turtle	Endangered
Leptotyphlops sylvicolus	Forest thread snake	Not yet assessed
Lycodonomorphus laevissimus	Natal dusky-bellied water snake	Not yet assessed
natalensis		
Lycodonomorphus whytei	Whyte's water snake	Least concern
Lamprophis fuscus	Yellow-bellied house snake	Least concern
Lycophidion variegatum	Variegated wolf snake	Not yet assessed
Lycophidion pygmaeum	Pygmy wolf snake	Not yet assessed
Natriciteres variegate	Forest marsh snake	Not yet assessed
Prosymna janii	Mozambique shovelsnout	Not yet assessed
Amblyodipsas concolor	Natal purple-glossed snake	Least concern
Amblyodipsas microphthalma	White-lipped snake	Least concern
Homoroselaps dorsalis	Striped harlequin snake	Near threatened
Xenocalamus transvaalensis	Transvaal quill-snouted snake	Data deficit
Meizodon semiornatus	Semiornate snake	Not yet assessed
Scelotes inornatus	Smith's burrowing skink	Endangered
Scelotes bourquini	Bourquin's burrowing skink	Not yet assessed
Scelotes fitzimonsi	Fitzimon's burrowing skink	Not yet assessed
Mabuya homalocephala smithii	Mabuya homalocephala smithii Smith's red-sided skink	
Pedioplanis lineocellata lineocellata	Ocellated sand lizard	Not yet assessed
Tropidosaura cottrelli	Cottrell's mountain lizard	Near threatened
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Scientific name	Common name	IUCN
Tropidosaura Montana natalensis	Natal mountain lizard	Not yet assessed
Cordylus warreni warren	Warren's girdled lizard	Not yet assessed
Cordylus warren barbertonensis	Barberton girdled lizard	Not yet assessed
Crocodylus niloticus	Nile crocodile	Least concern
Amphibians		
Bufo fenoulheti fenoulheti	Northern pygmy toad	Not yet assessed
Bufo gariepensis nubicolus	Karoo toad	Least concern
Bufo pardalis	Leopard toad	Least concern
Bufo pusillus	Little toad	Least concern
Hemisus guttatus	Spotted shovel-nosed frog	Vulnerable
Hyperolius marmoratus verrucosus	Warty painted reed frog	Not yet assessed
Afrixalus spinifrons	Natal leaf-folding frog	Near threatened
Strongylopus hymenopus	Berg stream frog	Least concern
Leptopelis mossambicus	Brown-backed tree frog	Least concern
Breviceps maculatus	Spotted rain frog	Least concern
Breviceps verrucosus typanifer	Plaintive rain frog	Not yet assessed
Arthroleptella hewitti	Natal chirping frog	Least concern
Cacosternum striatum Line	Lined caco	Not yet assessed
Cacosternum nanum parvum	Little bronze caco	Not yet assessed
Natalobatrachus bonebergi	Kloof frog	Endangered
Phrynobatrachus acridoides	East African puddle frog	Least concern
Hildebrandtia ornate ornate	Ornate frog	Least concern
Pyxicephalus adspersus	Giant bullfrog	Least concern
Rana dracomontana	Drakenberg river frog	Least concern
Rana vertebralis	Aquatic river frog	Not yet assessed
Tomopterna marmorata	Russet-backed sand frog	Least concern
Cacosternum nanum	Little bronze caco	Least concern
Fresh water fish		
Opsaridium peringueyi	Barred minnow	Least concern
Silhouettea sibayi	Barebreast goby	Endangered
Oreochromis placidus	Black tilapia	Least concern
Ctenopoma intermedium	Blackspot climbing perch	Least concern
Eleotris melanosoma	Broadhead sleeper	Least concern
Croilia mossambica	Burrowing goby	Least concern
Redigobius dewaali	Checked goby	Least concern

Scientific name	Common name	IUCN
Myxus capensis	Freashwater mullet	Least concern
Hypseleotris dayi	Golden sleeper	Data deficit
Serranochromis meridianus	Lowveld largemouth Endangered	
Chiloglanis emarginatus	Pongolo suckermouth	Least concern
Clarias theodorae	Snake catfish	Least concern
Nothobranchius orthonotus	Spotted killfish	Least concern
Brycinus lateralis	Striped robber	Least concern
Butterflies		
Dingana alaedeus	Wakkerstroom widow	Not yet assessed
Dingana dingana	Dingaan's widow	Not yet assessed
Acraea rabbaiae	Clear-wing acraea	Not yet assessed
Acraea satis	East Coast acraea	Not yet assessed
Euryphura achlys	Mottled green nymph	Least concern
Durbania amakosa flavida	Amakosa rocksitter	Not yet assessed
Aslauga australis	Southern purple	Vulnerable
Lolaus diametra natalica	Natal Yellow-banded sapphire	Not yet assessed
Hypolycaena lochmophila	Coastal hairstreak	Not yet assessed
Capys penningtoni	Pennington's protea-butterfly	Vulnerable
Aloeides merces	Wakkerstroom copper	Vulnerable
Chrysoritis oreas	Drakensberg daisy copper	Near threatened
Chrysoritis phosphor borealis	Scarce scarlet	Not yet assessed
Anthene minima	Little hairtail	Not yet assessed
Lepidochrysops pephredo	Estcourt blue	Vulnerable
Papilio euphranor	Forest swallowtail	Not yet assessed
Spialia confusa confua	Confusing sandman	Not yet assessed
Abantis bicolor	Bicoloured skipper	Not yet assessed
Metisella meninx	Marsh sylph	Not yet assessed
Metisella syrinx	Bamboo sylph	Not yet assessed
Borbo ferruginea dondo	Ferrous skipper	Not yet assessed
Fresna nyassae	Variegated acraea hopper	Not yet assessed
Dragonflies		
Chlorolestes draconicus	Drakensberg sylph	Least concern
Pseudagrion newtoni	Newton's sprite	Not yet assessed
Enallagma rotundipenne	Scarce blue	Not yet assessed
Enallagma sinuatum	Mysterious blue	Least concern
	1	1

Scientific name	Common name	IUCN
Agriocnemis falcifera falcifera	Sickle wisp	Not yet assessed
Agriocnemis gratiosa	Zanzibar wisp	Least concern
Agriocnemis pinheyi	Pinhey's wisp	Least concern
Agriocnemis ruberrima ruberrima	Red wisp	Not yet assessed
Onychogomphus supinus	Scarce hooktail	Least concern
Gynacantha zuluensis	Zulu darner	Least concern
Hemicordulia asiatica	Asian hemicordulia	Least concern
Orthetrum robustum	Robust orthetrum	Least concern
Diplacodes deminuta	Tiny percher	Least concern
Trithemis pluvialis Riv	River dropwing	Not yet assessed
Zyxomma atlanticum	Cryptic zyxomma	Least concern
Parazyxomma flavicans	Scarce zyxomma	Least concern
Aethriamanta rezia Rezia	Rezia	Least concern
Fruit chafers		
Pachnoda discolor	-	Not yet assessed
Uloptera planate	-	Not yet assessed
Cytothyrea rubriceps ichthyurus	-	Not yet assessed
Trichocephala brincki	-	Not yet assessed
Caelorrhina relucens	-	Not yet assessed
Lonchothyrea mozambica	-	Not yet assessed
Heteroclita raeuperi	-	Not yet assessed
Anoplocheilus globosus	-	Not yet assessed
Phoxomeloides laticincta	-	Not yet assessed
Taurhina splendens	-	Not yet assessed
Anisorrhina serripes	-	Not yet assessed
Raceloma jansoni	-	Not yet assessed
Raceloma natalensis	-	Not yet assessed
Diplognatha striata	-	Not yet assessed
Rhinocoeta cornuta	-	Not yet assessed
Xeloma aspersa	-	Not yet assessed
Xeloma leprosa	-	Not yet assessed
Cosmiophaenia rubescens	-	Not yet assessed
Rhabdotis semipunctata	-	Not yet assessed
Rhabdotis sobrina	-	Not yet assessed
Polystalactica furfurosa	-	Not yet assessed

Scientific name	Common name	IUCN
Discopeltis bellula	-	Not yet assessed
Discopeltis tricolor tricolor	-	Not yet assessed
Pseudoclinteria cincticollis	-	Not yet assessed
Molluscs		
Chlamydephorus burnupi	-	Vulnerable
Chlamydephorus dimidius	-	Vulnerable

5.1.8.3 Sites of conservation importance

Protected Areas

All areas with protected status under the National Environmental Management: Protected Areas Act, 2003 (No. 57 of 2003); Biodiversity Act, 2004 (Act 10 of 2004); National Forests Act, 1998 (No. 84 of 1998) and Mountain Catchment Areas Act, 1970 (No. 63 of 1970) are excluded from the extent of the exploration right application area. Numerous protected areas are located within the boundary of the proposed exploration area but the properties are excluded from the application area (see Figure 5-10). These include the following:

- Craigie Burn Public Resort Nature Reserve
- Albert Falls Public Resort Nature Reserve
- Mbona Private Nature Reserve
- Zinti Valley
- Msinga Top
- Minerva Private Nature Reserve
- uMsuluzi Game Park
- Dargle Nature Reserve
- Beacon Hill
- Blue Crane Nature Reserve
- Michaelhouse Nature Reserve
- Karkloof Nature Reserve

- Roselands Nature Reserve
- Bill Barnes Crane and Oribi Nature Reserve
- Doreen Clark Nature Reserve
- Hilton College Nature Reserve
- James Wakelin Nature Reserve
- Midmar Public Resort Nature Reserve
- Queen Elizabeth Park Nature Reserve
- Tugela Drift Nature Reserve
- Blinkwater Nature Reserve
- Isandlawana
- Mt Gilboa Nature Reserve.

Other forms of protected areas have and continue to be proclaimed and will have to be excluded from the extent of the exploration right area.

National Protected Areas Expansion Strategy

The aim of the National Protected Area Expansion Strategy (NPAES) is to achieve cost effective protected area expansion for ecological sustainability and adaptation to climate change. The NPAES sets targets for protected area expansion, provides maps of the most important areas for protected area expansion, and makes recommendations on mechanisms for protected area expansion. It deals with land-based and marine protected areas across all of South Africa's territory (SANBI BGIS).

Relatively little of the proposed ER area is located in a NPAES focus area (see Figure 5-11). Focus areas are important for the land-based protected area expansion network as these areas are large, intact and unfragmented areas which are suitable for creation or expansion of large protected areas.

Stewardship areas

Stewardship refers to the wise use, management and protection of that which has been entrusted to a landowner. Biodiversity stewardship is therefore the practice of effectively managing land-use outside the existing state-managed protected area system to ensure that natural systems, biodiversity and the ecosystem services they provide are maintained and enhanced for present and future generations. With reference to Figure 1-1 and Figure 5-10, a number of stewardship areas are located within the proposed exploration area.

All such properties with status granted under the National Environmental Management: Protected Areas Act, 2003 are excluded from the extent of the exploration right application area.

National Threatened Ecosystems

Section 52 of the National Environmental Management: Biodiversity Act, 2004 (No. 10 of 2004) (NEM:BA) provides for the listing of threatened ecosystems at both national and provincial level. Threatened ecosystems are listed in order to reduce the rate of ecosystem and species extinction by preventing further degradation and loss of structure, function and composition of threatened ecosystems. The purpose of listing protected ecosystems is primarily to conserve sites of exceptionally high conservation value (SANBI, BGIS). The table below outlines the status of each of the vegetation units located within the proposed exploration area (see Figure 5-9).

TABLE 5-8: CONSERVATION STATUS OF VEGETATION UNITS LOCATED WITHIN THE PROPOSED PROJECT AREA

Vegetation unit	Conservational status in terms of NEMBA
Drakensberg Foothill Moist Grassland	Least Threatened
Income Sandy Grassland	Vulnerable
Ithala Quartzite Sourveld	Least Threatened
KwaZulu-Natal Highland Thornveld	Least Threatened
Low Escarpment Moist Grassland	Least Threatened
Midlands Mistbelt Grassland	Endangered
Mooi River Highland Grassland	Vulnerable
Northern KwaZulu-Natal Moist Grassland	Vulnerable
Northern KwaZulu-Natal Shrubland	Least threatened
Northern Zululand Mistbelt Grassland	Vulnerable
Southern KwaZulu-Natal Moist Grassland	Vulnerable
Southern Mistbelt Forest	Least Threatened
Eastern Temperate Freshwater Wetlands	Vulnerable

Vegetation unit	Conservational status in terms of NEMBA
Eastern Valley Bushveld	Least threatened
KwaZulu-Natal Hinterland Thornveld	Vulnerable
KwaZulu-Natal Sandstone Sourveld	Endangered
Ngongoni Veld	Vulnerable
Thukela Thornveld	Least Threatened
Thukela Valley Bushveld	Least Threatened
Northern Zululand Sourveld	Vulnerable
Zululand Lowveld	Vulnerable
Scarp Forest	Least threatened

No critically endangered ecosystems are located within the proposed exploration area (Mucina and Rutherford, 2006).

Critically endangered and endangered ecosystems are afforded protection through the NEMA whereby environmental authorisation is required from a competent authority prior to the clearance of more than 300 m² of vegetation (Activity 12 of Listing Notice 3 GN R 985). The application by Rhino Oil and Gas does not include approval for this listed activity as there is no intent to clear vegetative cover in natural habitat.

Freshwater ecosystems

The Water Research Commission and partners undertook the National Freshwater Ecosystem Priority Areas project (NFEPA). The project produced several outcomes including the Atlas of Freshwater Ecosystem Priority Areas in South Africa, which provides strategic spatial priorities for conserving South Africa's freshwater ecosystems and supporting sustainable use of water resources. The NFEPA is supported by an implementation manual that provides guidance on the use of FEPA maps when planning and decision-making impacts on freshwater ecosystems. The manual provides ecosystem management guidelines for river FEPAs, wetland FEPAs, sub-quaternary catchments associated with river FEPAs, and Upstream Management Areas. The purpose of freshwater ecosystem management is to conserve biodiversity patterns and ecological processes and to maintain natural variability. Management should aim to prevent the occurrence of large-scale damaging events, as well as the repeated, chronic, persistent, subtle events.

There are numerous NFEPA Rivers and wetlands located within the proposed exploration area (Figure 5-12). The present ecological state of the NFEPA Rivers located within the proposed exploration area are either classified as Class A (Unmodified, Natural), Class B (Largely Natural), Class C (Moderately modified), Class D (Largely modified).

The wetlands located within the proposed exploration area considered to have a present ecological state of either, natural or good, moderately modified or heavily to critically modified. The wetlands located

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within the proposed exploration area include a combination of channelled valley-bottom wetlands, depressions, flat, floodplain wetland, seeps, unchannelled valley-bottom wetland and valleyhead seep wetlands.

According to the NFEPA implementation manual, mining in any form (including prospecting/exploration) should not be permitted in wetland FEPAs or within 1km of a wetland FEPA buffer, or within 1km of a riverine buffer (including all associated wetland systems and tributaries) within a FEPA catchment. However, it should be noted that there is no legislation regarding buffers around rivers or wetlands in the National Water Act, 1998. The width of a buffer required around a river or wetland depends on many factors such as the risk the proposed development poses to the water resources, the sensitivity of receiving environment and the proposed mitigation measures. A water use licence is currently required for activities within 500 m of a wetland. The application by Rhino Oil and Gas does not include an application for a water use licence as there is no intent to undertake activities within 500m of a watercourse.

Critical Biodiversity Areas (CBAs)

According to the KwaZulu-Natal Terrestrial Conservation Plan the proposed exploration area contains sites specified as Biodiversity Priority Areas 1 (Critical Biodiversity Areas (CBAs) 1 Mandatory), Biodiversity Priority Areas 2 (CBA 2 Mandatory) and Biodiversity Priority Areas 3 (CBA 3 Optimal). Refer to Figure 5-11 for the location of the various CBA's within the proposed exploration area. The Midlands area in particular has a high percentage of land mapped as CBA.

The CBA 1 and CBA 2 Mandatory areas are based on the C-Plan Irreplaceability analyses. Identified as having an Irreplaceability value of 1 and >0.8 and <1 respectively, these planning units represent the only areas for which the conservation targets for one or more of the biodiversity features contained within can be achieved.

CBA 3 Optimal areas reflect the negotiable sites with a C-Plan Irreplaceability analyses of <0.8. Even though these areas may display a lower Irreplaceability value it must be noted that these areas, together with CBA 1s and CBA 2s, collectively reflect the minimal reserve design required to meet the Systematic Conservation Plans targets and as such, they are also regarded as CBA areas.

Areas not highlighted in the plan are not necessarily open for wholesale development. Important species or habitats may still be located within them and should be accounted for.

Biodiversity Hotspots

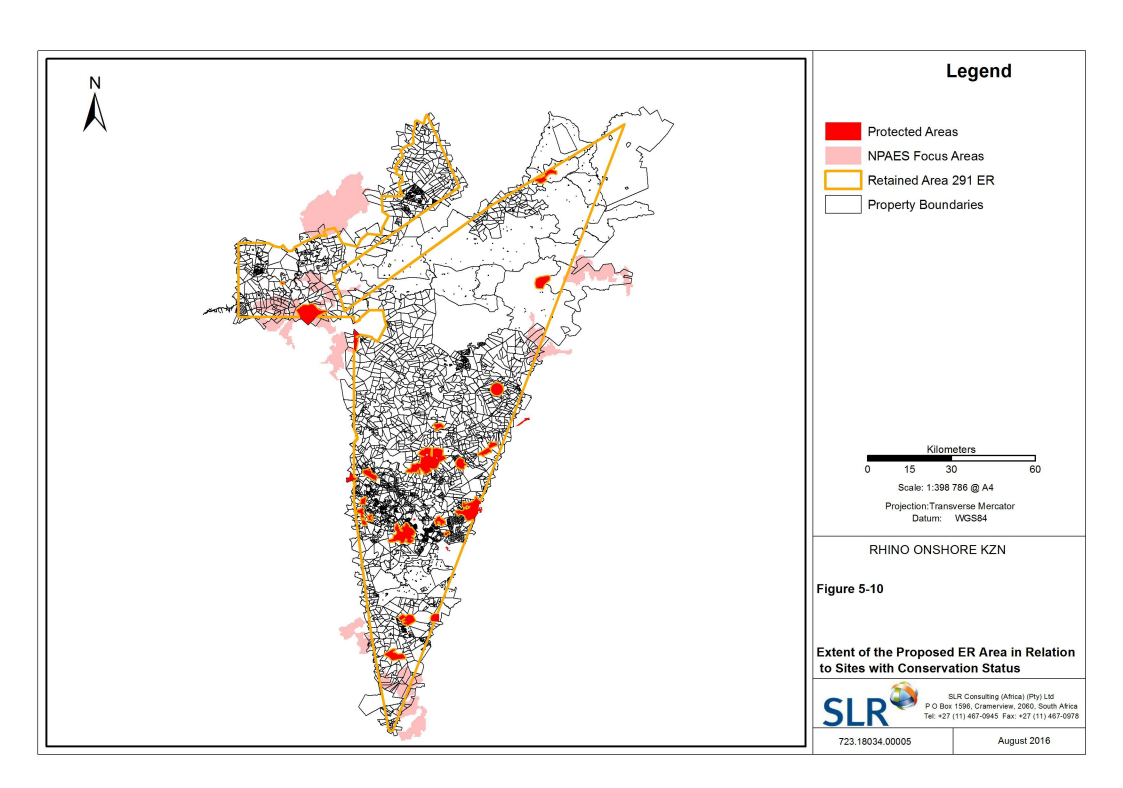
The Maputaland-Pondoland-Albany Hotspot is a Biodiversity hotspot situated in the south eastern South African coast below the Great Escarpment. It stretches from the Albany Centre of Plant Endemism in the Eastern Cape Province of South Africa, through the Pondoland Centre of Plant Endemism and KwaZulu-Natal Province, the eastern side of Swaziland and into southern Mozambique and Mpumalanga. The

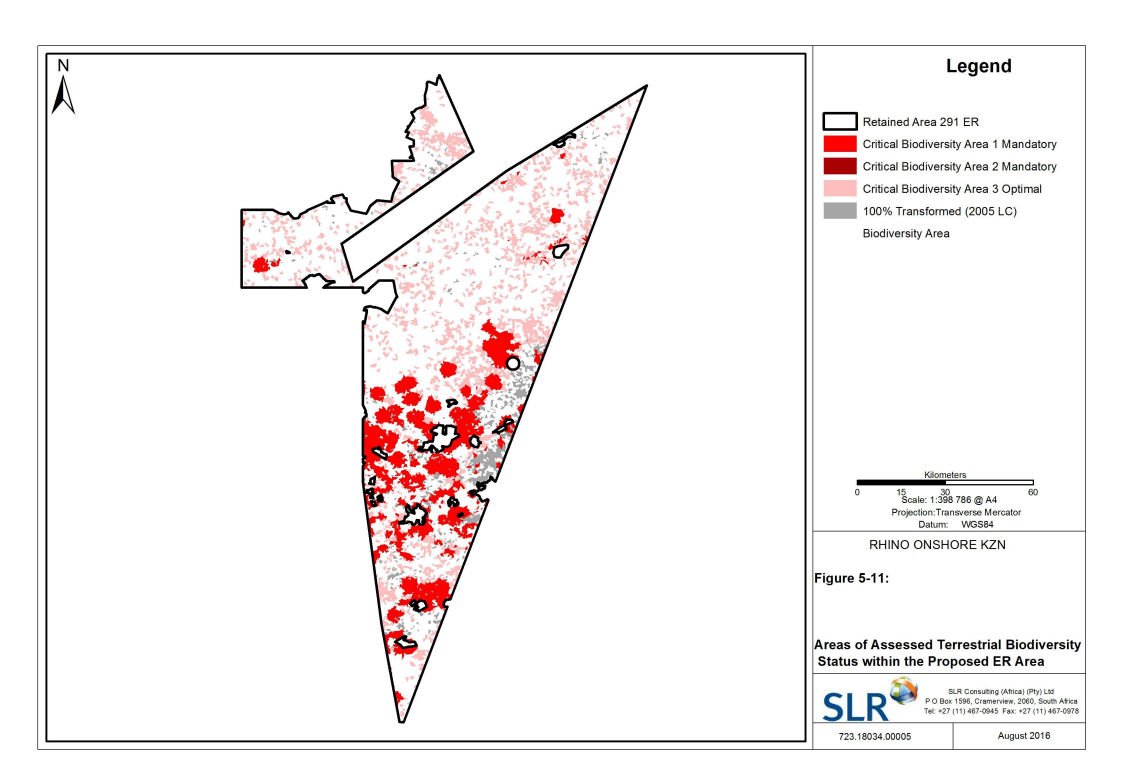
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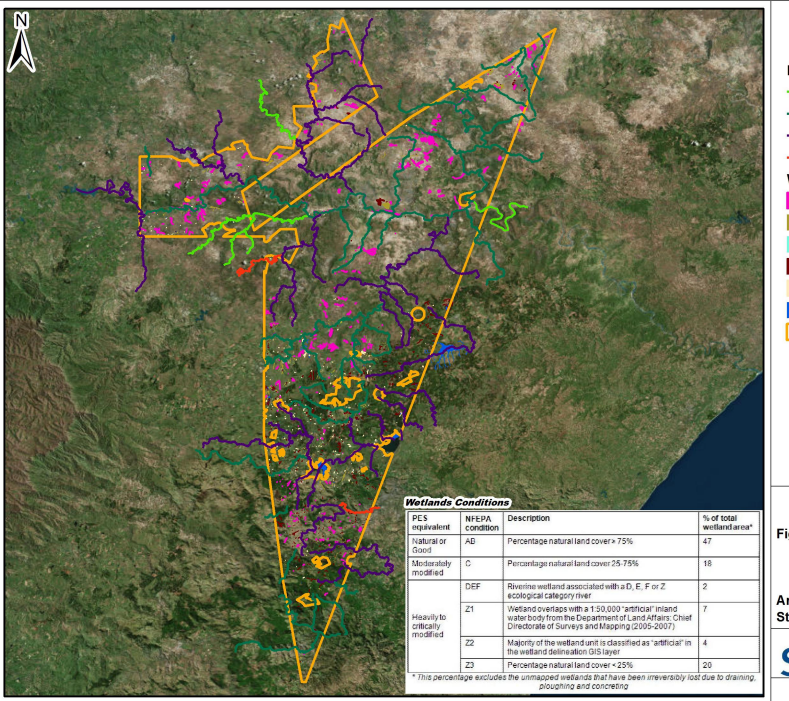
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Maputaland Centre of Plant Endemism is contained in northern KwaZulu-Natal and southern Mozambique. The hotspot is the second-richest floristic region in southern Africa (after the Cape Floristic Region) and also the second-richest floristic region in Africa for its size.

These areas do not have official protected area status. The related properties are thus included within the exploration right application area. If exploration activities are deemed to be incompatible with these uses then restrictions may be considered







Legend

Rivers PESC

CLASS A: UNMODIFIED, NATURAL

CLASS B: LARGELY NATURAL

— CLASS C: MODERATELY MODIFIED

CLASS D: LARGELY MODIFIED

Wetland Conditions



C

DEF Z1

Z2

Z3

Retained Area 291 ER

Kilometers 0 15 30 6 Scale: 1:398 786 @ A4

Projection:Transverse Mercator Datum: WGS84

RHINO ONSHORE KZN

Figure 5-12:

Areas of Assessed Aquatic Biodiversity Status within the Proposed ER Area



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5.1.9 AIR QUALITY

5.1.9.1 Emission sources and pollutants of concern

There are few emission sources in this exploration area. Industrial and manufacturing activity is limited to urban areas like Pietermaritzburg. Smaller emissions sources are present in towns such as Howick and Ladysmith. Motor vehicle emissions, particularly from the N3 highway contribute to emissions. Across KZN, biomass burning in winter for land management contributes to emissions, as do agricultural activities such as ploughing vehicle trips.

5.1.9.2 Ambient air quality

Air quality is generally good, with the exception of areas in the Pietermaritzburg bowl, in close proximity to industrial activity. Episodic biomass burning, mostly in the winter months can result in reduced air quality.

5.2 CULTURAL ENVIRONMENT

5.2.1 HERITAGE/CULTURAL RESOURCES

Only a few heritage surveys have been conducted in this area and the available data is incomplete and biased in terms of archaeological and historical-era sites including Battle Sites. Numerous Iron Age and some Stone Age sites occur in the project area. Of the almost 200 heritage sites known in the area, 140 of these are archaeological sites. It is highly likely that more sites are present in the area. None of these sites have provincial or national heritage rating. However, the majority are rated as locally significant or Grade III. Almost 40 historical—era sites occur within or directly adjacent to the project area. Eleven of these are Battle Sites with provincial heritage status. Two important Voortrekker era sites, also with provincial heritage status also occur in the project area. The Battle Sites and associated graves relate to the Anglo-Zulu War of 1879 and the Anglo-Boer War of 1899-1901. The exact borders of many of these sites are not currently kown.

There is very limited data on sites from the historical period, cultural landscape or living resources in the project area. This is more likely due to a lack of field surveys rather than an indication of their absence.

5.2.2 PALAEONTOLOGICAL RESOURCES

Paleontological surveys of the area are also limited although the underlying geology suggests that the area is sensitive from a paleontological point of view. Fossils are associated with the Clarens Elliot Formation and Molteno Formations. Fossils associated with the Clarens Formation are well-known for the presence of dinosaur trackways and other trace fossils. The Molteno Formation is globally known for the presence of plant fossils belonging to the *Dicroiidium* assemblage. Very few vertebrate remains have been recorded from the formation, but trace fossils, including well-defined dinosaur trackways have been

described from different localities in the Karoo Basin. The Elliot Formation is well-known for the abundance of prehistoric life forms that it contains. This includes reptilian (mainly dinosaur) fossils and fish fossils (SAHRIS).

The higher elevation sections toward the west of the proposed ER area are underlain by formations of high (Clarens Formation, Stormberg Subgroup, Karoo Supergroup) and very high sensitivity (Molteno and Elliot Formations). Moderate to insignificant sensitivity areas are found to the east and north-east of the proposed ER area. Taking the above into consideration there is a high likelihood of fossil occurrence within the proposed ER area.

5.3 SOCIO-ECONOMIC ENVIRONMENT

The proposed exploration area is located within six District Municipalities, which include the following:

- Harry Gwala (Sisonke) District Municipality;
- Umgungundlovu District Municipality;
- Umzinyathi District Municipality;
- Uthukela District Municipality;
- Uthungulu District Municipality; and
- Zululand District Municipality.

5.3.1 POPULATION

Table 5-9 below summarises the total population for each of the district municipalities located within the proposed exploration area including the population gender distribution. It is interesting to note that the female population within the proposed exploration area outnumbers the male population.

TABLE 5-9: DEMOGRAPHICS - POPULATION

District municipality	Population number	Population gender distribution
Harry Gwala (Sisonke) District Municipality	461 41	Male (46.5%) and Female (53.5%)
Umgungundlovu District Municipality	101 7763	Male (47.7%) and Female (52.4%)
Umzinyathi District Municipality	510 838	Male (45%) and Female (55%)
Uthukela District Municipality	668 848	Male (42%) and Female (58%)
Uthungulu District Municipality	907 519	Male (47.1%) and Female (52.9%)
Zululand District Municipality	803 575	Male (46.32%) and Female (53.68%)

5.3.2 EMPLOYMENT

With reference to Table 5-10, unemployment rates within the proposed exploration area are high. The main sectors contributing to economic growth within the proposed exploration area include agriculture and manufacturing.

TABLE 5-10: DEMOGRAPHICS - UNEMPLOYMENT RATE

District municipality	Unemployment rate	Dominant sector
Harry Gwala (Sisonke) District Municipality	44.4%	Agriculture
Umgungundlovu District Municipality	63.7%	Manufacturing and agriculture
Umzinyathi District Municipality	36.6%	Community services and agriculture
Uthukela District Municipality	22%	Wholesale and retail trade catering and accommodation
Uthungulu District Municipality	34.7%	Manufacturing and mining
Zululand District Municipality	33.50%	Manufacturing and wholesale and retail

5.3.3 HOUSEHOLDS

Information regarding the total households of each of the district municipalities within the proposed exploration area is included in Table 5-11 below. These households comprise formal and informal housing. Formal housing includes houses, flats, town houses, and clusters, while informal housing includes a combination of traditional dwellings, huts, shacks and caravans.

TABLE 5-11: DEMOGRAPHICS - HOUSING

District municipality	Total households	
Harry Gwala (Sisonke) District Municipality	112 057	
Umgungundlovu District Municipality	272 666	
Umzinyathi District Municipality	510 838	
Uthukela District Municipality	139 638	
Uthungulu District Municipality	202 976	
Zululand District Municipality	157 749	

5.3.4 BASIC SERVICES

The percentage of households located within each of the district municipalities within the proposed exploration area that have access to drinking water, sanitation and power is included in Table 5-12 below. Where access to sanitation is not available, alternative sources include pit toilets. The bucket system has been eradicated in majority of the district municipalities within the proposed exploration area with the exception of the Umgungundlovu, Umzinyathi and uThungulu District Municipalities. Where access to power is not available, alternative sources such as wood, gas and paraffin are used.

TABLE 5-12: DEMOGRAPHICS - BASIC SERVICES

District municipality	Access to drinking water	Access to sanitation	Access to power
Harry Gwala (Sisonke) District Municipality	59.17%	74%	-
Umgungundlovu District Municipality	91.1%	96%	64.6%
Umzinyathi District Municipality	17.5%	86.5%	51.1%
Uthukela District Municipality	72%	77.15%	74.5%

District municipality	Access to drinking water	Access to sanitation	Access to power
Uthungulu District Municipality	83.8%	81%	75.8%
Zululand District Municipality	69%	76%	50.4%

5.3.5 EDUCATION

Education information for each district municipality located within the proposed exploration areas is included in Table 5-13 below.

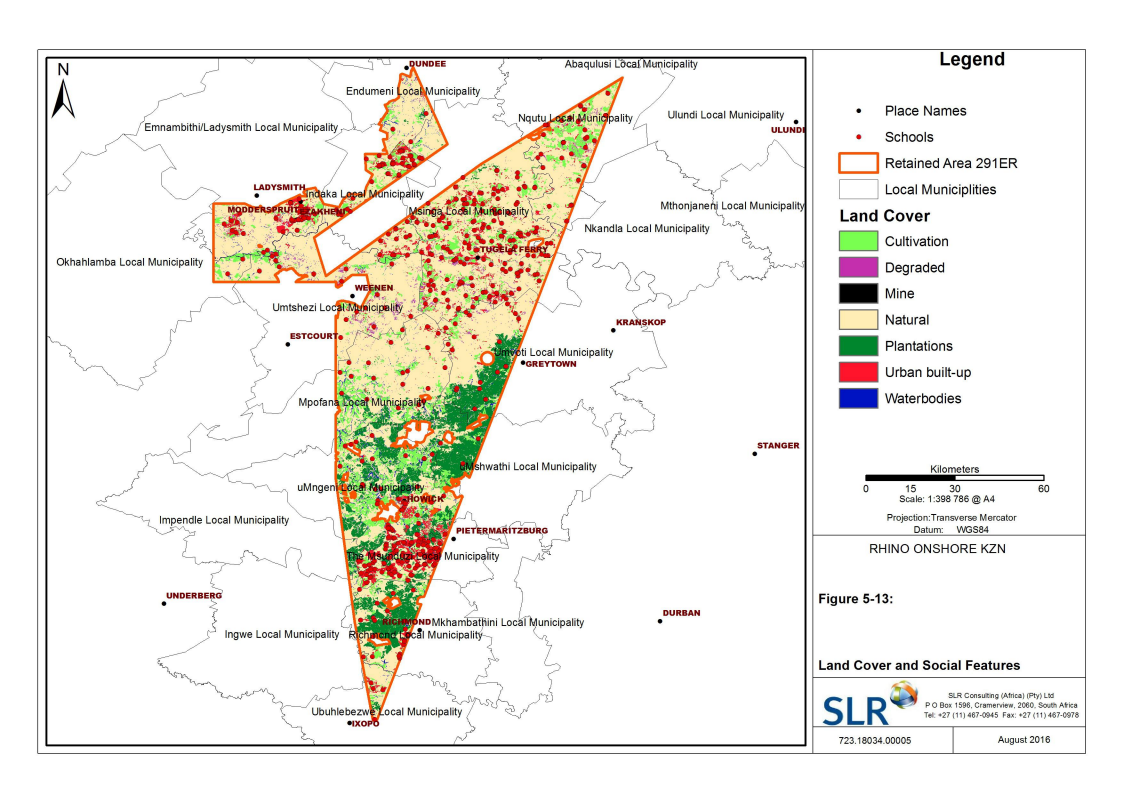
TABLE 5-13: DEMOGRAPHICS - EDUCATION

District municipality	No education	Completed grade 12	Higher education
Harry Gwala (Sisonke) District Municipality	9.7%	91.2%	-
Umgungundlovu District Municipality	8.3%	-	-
Umzinyathi District Municipality	27%	58%	15%
Uthukela District Municipality	14%	10.9%	1%
Uthungulu District Municipality	15.7%	29.5%	4.2%
Zululand District Municipality	10%	14.3%	2.6%

5.3.6 CURRENT LAND COVER AND USES

5.3.6.1 Land Cover

See Section 5.1.5.



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5.3.6.2 Agricultural activities

Numerus agricultural activities take place within the proposed exploration area. Commercial crop cultivation activities include potatoes, cabbages, forestry (plantations) and sugar cane. Crop cultivation includes combinations of rain fed methods, irrigation directly from river and groundwater abstraction and/or farm storage dams. There are also significant commercial forestry plantations that provide raw materials for wood-related products. Much of the area remains under natural vegetation (largely grassland) which is used extensively for the grazing of livestock in both commercial and subsistence farming. Refer to Figure 5-11 for the distribution of the cultivation and plantation activities within the proposed exploration area.

5.3.6.3 Eco-tourism

The region is well known for its scenic beauty (natural and agricultural) and revenue is generated from numerous eco-tourism activities. The KZN-Midlands in particular has numerous eco-tourism initiatives, businesses and events, many of which are dependent on the environmental assets and scenic character of the area. The Midlands Meander is the most established and well-known tourism brand, but there are numerous other tourism locations, activities and facilities.

5.3.6.4 Towns

Pietermaritzburg is located outside of the revised ER application area, as are Richmond, Mooi River, Weenen, Ladysmith, Dundee New Hanover and Greytown. The towns located within the proposed exploration area include Colenso, Howick, Muden and Tugela Ferry amongst others.

The smaller towns comprise numerous buildings such as schools, churches, sports facilities, hospitals/clinics, shops, local farm co-operations and designated residential areas. The larger town (Pietermaritzburg) is associated with similar facilities, however on a larger scale and also includes additional facilities such as malls, shopping centres, airports, a university, casino and museums.

All residential areas (i.e. erfs) of the towns are excluded from the exploration right application area.

5.3.6.5 Local road network

With reference to Figure 1-2, the main provincial roads located within the proposed exploration area include:

- The N3 national highway which crosses the area between Camperdown and Mooi River.
- The R103 that runs between Colenso, Mooi River, Howick and Pietermaritzburg from the north western section to the south eastern section of the proposed exploration area
- R622 that runs from Mooi River to Greytown in the central section of the proposed exploration area
- The R624 that runs from Richmond to Pinetown
- R617 from Howick to Bulwer located in the south western section of the proposed exploration area

- R56 between Pietermaritzburg and Richmond located in the southern section of the proposed exploration area.
- R33 that runs between Greytown and Tugela Ferry to the north of the proposed exploration area
- R74 that runs between Weenen and Greytown and Kranskop in the central section of the proposed exploration area
- The R68 between Dundee and Melmoth traverses the north eastern section of the proposed exploration area
- The R34 that runs between Melmoth and Vryheid traverses the north eastern section of the proposed exploration area.

5.3.6.6 Rail Network

The main railway line between Durban and Johannesburg traverses the proposed exploration area through the towns of Mooi River, Howick and Pietermaritzburg, exiting near to Camperdown.

5.3.6.7 Existing Mineral Rights

Rhino Oil and Gas's proposed exploration does not necessarily affect existing prospecting or mining right holders since the methods and the legislation provide for simultaneous exploitation of resources. Rhino Oil and Gas obtained data from the National DMR on mineral rights holders. Three mineral rights holders for whom contact information has been obtained have been sent notification of the Rhino Oil and Gas application.

5.3.6.8 Land Claims

A request has been sent to the provincial office of the Commission on Restitution of Land Rights for information on properties with the exploration right area on which there are existing Land Claims. It is understood that the list will become available during the review period of this report. Land claimants will be notified of the exploration application.

5.3.6.9 Core Astronomy Areas

To date no Core or Central Astronomy Advantage Areas have been declared within the exploration right application area.

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6 IMPACT DESCRIPTION AND ASSESSMENT

This Chapter describes and assesses the significance of potential impacts related to the proposed

exploration activities. The potential impacts of the proposed aerial FTG survey are addressed below.

The potential impacts of core hole drilling and seismic surveys have not been assessed in this EIA as

they do not form part of the proposed 'early-phase exploration' work for which Rhino Oil and Gas are

seeking environmental authorisation. Refer to Section 4.5.1 for further details.

All impacts are systematically assessed and presented according to predefined rating scales (see

Section 3.3.5). The significance of impacts with and without mitigation is also assessed. The status of all

impacts should be considered to be negative unless otherwise indicated. Mitigation or optimisation

measures are proposed which could ameliorate the negative impacts or enhance potential benefits,

respectively.

6.1 AIRBORNE FULL TENSOR GRADIOMETRY

For a description of the FTG activity please refer to Section 4.5.5.

6.1.1 BIOPHYSICAL IMPACTS

The flying of a light aircraft to undertake an FTG survey is not anticipated to have any impact of

significance on the biophysical environment. Overpass flights of light aircraft are not uncommon over the

region, even protected areas. Other than a momentary flight response, it is estimated that the impact of

noise on wildlife would be insignificant.

6.1.2 CULTURAL/ HERITAGE IMPACTS

The flying of a light aircraft to undertake an FTG survey is not anticipated to have any impact of

significance on the cultural or heritage environment. Any noise impact would be as described below.

6.1.3 SOCIO-ECONOMIC IMPACTS

6.1.3.1 Noise Impacts

Description of impact

The noise generated by a light aircraft flying at a low altitude (approximately 100 m) could be a nuisance

to or result in the localised disturbance of a receptor. No health impacts (such as loss of hearing or

increased blood pressure) are anticipated based on the proposed FTG survey.

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report

September 2016

<u>Assessment</u>

Based on a light aircraft (e.g. Cessna) flying at a low altitude of + 80 m, it is estimated that the maximum noise level would not exceed 70 dBA outdoors and 60 dBA indoors. The latter is similar to conversational speech measured at 1 m.

It is estimated that in good weather the survey (up to a maximum of 4 000 km²) would take less than seven days to complete. At any one location the duration of the overflight would be tens of seconds. At a receptor location there would be a gradual increase in sound level above the ambient level as the aircraft approaches; increase to a maximum level overhead; then decrease to below the residual level as the aircraft recedes. Thus the noise outdoors would be audible for no more than a minute or two as the aircraft passes over (i.e. very low duration). Indoors the noise generated would probably not be noticed. Although the survey would cover wide areas, the extent of the impact is localised for each receptor. Where there are no receptors there would be no impact. Thus, depending on the selected flight path, an impact is possible.

Although aircraft noise would increase noise levels in what are largely quiet rural and agricultural areas, only a slight disturbance or nuisance is anticipated (i.e. **low** intensity). Based on these considerations and the fact that disturbances from light aircraft are not uncommon with a multitude of light aircraft working in and traversing the region, the significance of this impact is considered to be **very low** before and after mitigation.

Mitigation

- All planned survey flights should comply with local civil aviation rules.
- Flight paths must be pre-planned to avoid special nature reserves, national parks and world heritage sites. Where this is not possible, an altitude of 2 500 feet (762 m) should be maintained (as per Section 47(1) of NEMPRAA), unless permission is obtained from the management authority or in an emergency.
- All pilots must be briefed on ecological risks associated with flying at a low level over sensitive
- Where flights are planned to occur over game farms, landowners should be notified of the survey programme prior to survey commencement.

TABLE 6-1: IMPACT OF FTG AIRCRAFT ON NOISE

RATING SCALES	WITHOUT MITIGATION	WITH MITIGATION
Status	Negative	Negative
Intensity	Low	Very low
Duration	Very low	Very low
Extent	Very low	Very low
Consequence	Very Low	Very Low
Probability	Medium	Medium
Significance	Very Low	VERY LOW

Confidence	High	High
Nature of cumulative impact		ate to the cumulative impact include afts, which are not uncommon in the dered to be of LOW significance.
Degree to which impact can be reversed	Fully reversible	
Degree to which impact may cause irreplaceable loss of resources	None	
Degree to which impact can be mitigated	Very Low	

6.2 LOCAL LIMITATIONS TO EXPLORATION

As discussed in the preceding sections, the flying of a light aircraft to undertake an FTG survey would be unlikely to pose significant risk to the environment. As a result there are relatively few constraints arising from legislation, regulation, guidelines and best practice that would apply. Compliance with civil aviation rules would be key as would maintenance of a minimum altitude of 2 500 feet (762 m) over protected areas (as per Section 47(1) of NEMPRAA).

The flying of a light aircraft to undertake an FTG survey would have no effect on water use or availability and could therefore be undertaken without regard for water related constraints and restrictions.

At the time of completion of the EIA report there was no indication of any change to the public or landowner position with regards the application. The majority opinion is opposed to exploration for unconventional gas or petroleum resources in the ER application area. Rhino Oil and Gas has been advised of this and the challenges it may pose to exploration.

6.2.1 EFFECT OF GRANTING OF AN EXPLORATION RIGHT

Description of impact

There is strong public opinion and I&APs refer to a significant body of evidence from around the world (not least that fracking is banned in a growing number of countries and territories), that late phase exploration and production of unconventional gas has huge risks to society and the environment. Such risks are borne by the landowners and local communities who do not participate in the economic benefits that accrue to the right holder and government. While there may be a consumer driven need for hydrocarbon extraction, the risks and costs to society and the environment far outweigh the benefits. The extraction of unconventional hydrocarbons is therefore not wanted in the KwaZulu-Natal.

Even though early-phase exploration may have impacts of low significance, the public have raised concern that the granting of an exploration right would set in motion the development of a petroleum extraction project that would be extremely difficult to stop. Because the granting of this exploration right will set in a motion a process with an unknown outcome and risk, it should not be approved.

<u>Assessment</u>

The MPRDA provides that the State, as custodian of mineral and petroleum resources in South Africa, may issue mineral and petroleum rights to applicants. Such rights must enable the sustainable development of South Africa's mineral and petroleum resources within a framework of national environmental policy, while promoting economic and social development.

The granting of a right has no effect on the presence or absence of a resource; merely on who has the entitlement to that mineral (i.e. minerals and petroleum exist regardless of the holder). A mineral and/or petroleum right is only part of the regulatory approval required by a holder and in isolation does not enable the holder to access the subject mineral. A holder must also have obtained environmental authorisation in terms of Chapter 5 of the NEMA. Furthermore, a mineral and/or petroleum right and environmental authorisation do not provide blanket approval for any conceived operation, but are both particular to the specific activities that the holder has detailed in an application. The holder is also required to negotiate access with the land owner and determine payment of compensation for loss or damages due to the specific activities. It is therefore presented that the grant of a right over a parcel of land does provide the holder carte blanche with respect to the mineral and land in question. There is thus not necessarily a direct conflict with the land owners' right to use the surface. It would in fact be the undertaking of specified activities that could result in an impact on or conflict between the land owner and the mineral and/or petroleum rights holder (if any). Such specified activities would have been subject to approval through an environmental authorisation process. In the case of this application by Rhino Oil and Gas, only remote sensing activities are included which have been shown not to have any impact on the environment.

Any further exploration (beyond what may be approved in an environmental authorisation) would have to be subject to the requisite environmental assessment and authorisation process under the NEMA and an amendment to the ER in terms of the MPRDA. Such processes assess the merits of an application in light of the principles of sustainable development as set out in Section 2 of NEMA. An environmental authorisation process would not grant approval for the undertaking of activities resulting in impacts of unacceptable significance. A decision could include a refusal of the authorisation if unacceptable impacts were predicted as a result of the specified activities. Each of the right approval sections in the MPRDA (80 and 84) sets out that rights may only be granted if the activity will not result in unacceptable pollution, ecological degradation or damage to the environment. Thus a decision to grant the current ER application by Rhino Oil and Gas (for remote sensing activities only) does not guarantee that future applications for further exploration or production would be approved.

It is also noted that the specified activities associated with a mineral and/or petroleum right may also be subject to approval requirements under other legislation. The need for such authorisations (e.g. water use licence, land use planning permission etc) provide further permitting frameworks for impact assessment and management.

Mitigation

- The conditions of the exploration right and environmental authorisation (if granted) should specifically limit exploration activity in terms of the approvals to desktop and remote sensing activities.
 - Any further exploration or future production activities must be subject to the requisite environmental assessment and authorisation process under the NEMA and an amendment to the exploration right in terms of the MPRDA.

6.3 "NO-GO" ALTERNATIVE IMPACTS

Description of impact

The "no-go" alternative is the non-occurrence of the proposed exploration activities. The positive implications of not going ahead with the proposed exploration are:

- no impacts resulting from the FTG survey within the exploration right area;
- no (reduced) chance of any risks arising from further exploration or future production; and
- the allayment of the current majority opposition from the public.

The negative implications of not going ahead with the proposed exploration are as follows:

- South Africa would lose the opportunity to further establish the extent of indigenous oil or gas reserves in the KwaZulu-Natal;
- Lost economic opportunities related to sunken costs (i.e. costs already incurred) of initial desktop investigations in the proposed exploration licence area;
- If economic oil and gas reserves do exist and are not developed, South Africa / Rhino Oil and Gas would lose the opportunity to maximise the use of its own indigenous oil and gas reserves; and
- Other sources of energy would need to be identified and developed in order to meet the growing demand in South Africa.

Assessment

As noted in the Need and Desirability section (see Section 4.3), there is a drive from national and provincial Government to stimulate development and grow the economy of South Africa. In order to facilitate this economic growth, there is a need to ensure that there is sufficient capacity in the country's electricity supply by diversifying the primary energy sources within South Africa. One of the proposals to meet this aim is to develop the oil and gas sector within the country.

Onshore exploration and production of unconventional oil and gas could bring about significant economic growth. Since the scale and potential of such an industry are not known, the potential impacts associated with the future industry are also not known. It is also acknowledged that the onshore production of unconventional oil and gas could potentially result in environmental damages. Since the scale,

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technology, location and extent of these possible activities are not known, the potential biophysical and

socio-economic impacts associated with the future industry are also not known.

If onshore exploration does not proceed and domestic gas is not considered as a possible energy source,

the anticipated electricity demand for South Africa would need to be met through other means (e.g.

renewables, coal, nuclear or imported gas), all of which would have their own biophysical and socio-

economic impacts. Since the scale, technology, location and extent of these possible alternatives are not

known, the potential impact associated with these alternatives is not known.

The great majority of I&APs that have participated in the EIA process have expressed their opposition to

all forms of oil and gas exploration in the KwaZulu-Natal and to this application in particular. Thus the "no-

go" alternative would alleviate much of the anxiety and concerns related to potential future shake gas

development should reserves be identified for further exploration and/or future production.

Given the wide array of unknown facts regarding the potential for economic growth and the potential for

environmental impacts arising from unconventional gas production, as well as the unknown facts of the

future energy mix in the absence of gas, the overall impact associated with the "no-go" alternative is

considered to be of unknown significance.

Mitigation

The only way to derive information on the potential of domestic onshore unconventional oil and gas

resources is to undertake early-phase exploration such as is proposed. It is only with the results of

exploration in hand that many of the current unknowns and assumptions can be confirmed or begin to be

confirmed. Such results may confirm that onshore domestic onshore unconventional oil and gas is

prospective or that it is not.

In many cases it would only be through the undertaking of early-phase exploration that data and

information necessary to understand the potentially affected environmental parameters and the risks

thereto of a domestic onshore unconventional oil and gas industry could be derived.

6.4 CUMULATIVE IMPACTS

Description of impact

A cumulative impact means the past, current and reasonably foreseeable future impact of an activity,

considered together with the impact of activities associated with the activity when added to existing and

reasonably foreseeable impacts from other activities.

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<u>Assessment</u>

Given that the assessed impacts of the aerial FTG surveys and other remote sensing methods are considered be of very low significance, there is no chance of cumulative impacts of any significance.

I&APs continue to request that the impacts of potential further exploration and future production be assessed in order for them to have a full picture of the risk of the eventual project. Rhino Oil and Gas maintains that it cannot yet, without conducting the early-phase exploration work, know what the future options entail. Without information on the scope, extent, duration and location of future activities it is not possible to undertake a reliable assessment of future impacts. To do so without this information would be speculative at best.

Mitigation

No mitigation is required. The risks and benefits of future activities would need to be well understood in order to inform considered decision making on future authorisations.

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7 CONCLUSIONS AND RECOMMENDATIONS

This chapter summarises the key findings of the EIA.

The proposed exploration right application with its associated activities requires authorisation in terms of both the MPRDA and NEMA. SLR, appointed as the environmental assessment practitioner by Rhino Oil and Gas, has undertaken a Scoping and EIA process in terms of the EIA Regulations 2014 to inform an authority decision on the application made for environmental authorisation under the NEMA. The range of impacts, as identified through the Scoping process, has been assessed in the EIA. The two main objectives of this EIA are, firstly, to assess the significance of environmental impacts resulting from the proposed exploration activities and secondly to suggest the methods and commitments required to mitigate negative impacts and enhance benefits.

Rhino Oil and Gas is proposing to undertake exploration for potential hydrocarbon resources. The current ER application only includes remote exploration techniques which are early-phase activities, aimed identifying areas with the ER area which may be suitable for further exploration activities to identify possible petroleum resource within the ER application area (approximately 850 000 ha). The initial three-year exploration work programme is restricted to analysis of existing data and an aerial full tensor gradiometry gravity survey. If the application is approved Rhino Oil and Gas would be in a position to conduct the remote exploration techniques and to develop a more detailed understanding of the potential oil and gas resources in the application area. Thereafter, should Rhino Oil and Gas propose to conduct ground-based exploration activities (core boreholes and seismic surveys) this would necessitate a further application to PASA and a separate environmental assessment and authorisation process in terms of NEMA.

7.1 SUMMARY OF SPECIALIST FINDINGS

Specialist studies were commissioned but not completed for this EIA as the revised scope of the exploration work programme did not warrant their inclusion. The generic feedback from the specialists was that certain portions of the proposed ER application area are considered to be environmentally sensitive and that care would be required in selecting sites for ground-based exploration if impacts are to be avoided to an acceptable level. However, accurate representation of such sensitivities was problematic at the scale of the ER application area. The specialists suggested that measures should be put in place to select target exploration sites outside of areas of moderate to high sensitivity and previously disturbed areas should be favoured. It was recommended by the specialists that evaluation of specified sites be undertaken by appropriate specialists at the time when application is made for environmental authorisation of those activities.

7.2 ENVIRONMENTAL IMPACT STATEMENT

7.2.1 KEY FINDINGS

The key finding of the EIA is of a stark contrast between very low significance impacts resulting from an exploration work programme which is limited to desktop and remote sensing methods and extremely strong public opposition to all forms of exploration for onshore unconventional gas.

As discussed below, the assessment concludes that the impacts of proposed exploration activities would be extremely limited in extent, widely dispersed, of very short duration and very low intensity and would there have very low significance. On the simple merits of the application there is therefore no environmental reason why the exploration activities should not be approved. All of the ER application area, as shown in Figure 1-1 would be suitable for the undertaking of the remote sensing exploration methods as proposed. It is noted however that the proposed activities are likely to be the first in a series of exploration stages comprising activities that would likely increase in impact significance (if exploration was successful and the project proceeded to the following stages). The intensity and duration of such impacts would likely increase with each subsequent phase, but would likely become confined to increasingly limited target areas.

The public opposition to the exploration right application has been strongly voiced and have been received almost unanimously from all the sectors of society that have participated in the EIA. It is evident however that the majority of the opposition is not directly against the merits of exploration activities as proposed, but rather against the anticipated outcome and risks that, if successful, could result from exploration. The public perception is interpreted to be that issuing of an exploration right will lead to successful exploration; that would result in production which, must happen with the use of hydraulic fracturing; which will lead to widespread impacts on water and land causing devastation to local livelihoods. The perception is informed by the widely publicised, purported negative effects of hydraulic fracturing and the decisions taken by many governing bodies from around the world to suspend such activities. The related concern is that once an exploration right is granted, it will be nearly impossible to stop the process later, even if the environmental risks to local receptors outweigh the benefits. This is seen to arise from a mistrust and or misunderstanding of the governance framework that is in place to regulate petroleum exploration and production; concern as to whether government can balance the needs and interests of local people against such development that would potentially contribute to national coffers and an expectation that enforcement of compliance with environmental management obligations would be poor. For these reasons the public approach is to 'close the door on exploration before it opens', thereby preventing any future risk, or potential benefit, from resulting.

7.2.2 SUMMARY OF IMPACTS

7.2.2.1 Noise from Aerial FTG Surveys

The flying of a light aircraft to undertake an FTG survey is not anticipated to have any impact of significance on the biophysical environment. Overpass flights of light aircraft are not uncommon over the region, even protected areas. Other than a momentary flight response, it is estimated that the impact of noise on wildlife would be **insignificant** (A. Jongens, pers comm). There will similarly not be any impacts of significance on the cultural or heritage environment.

The flying of a light aircraft for the FTG survey will generate noise that could impact on receptors. Based on a light aircraft (e.g. Cessna) flying at a low altitude of + 80 m, it is estimated the maximum noise levels would typically not exceed 70 dBA outdoors and 60 dBA indoors. The latter level is similar to conversational speech measured at 1 m. It is likely that in good weather the FTG survey (up to a maximum of 4 000 km²) would take less than seven days to complete. At any one location the duration of the overflight would be tens of seconds.

The noise generated by a light aircraft flying at a low altitude (approximately 100 m) could be a nuisance to or result in the localised disturbance of a receptor. No health impacts (such as loss of hearing or increased blood pressure) are anticipated from the proposed FTG survey. At a receptor location there would be a gradual increase in sound level above the ambient level as the aircraft approaches; increase to a maximum level overhead; then decrease to below the residual level as the aircraft recedes. Thus the noise outdoors would be audible for no more than a minute or two as the aircraft passes over (i.e. very low duration). Indoors the noise generated would probably not be noticed. Although the survey would cover wide areas, the extent of the impact is localised for each receptor. Where there are no receptors there would be no impact. Thus, depending on the selected flight path, an impact is possible.

Although aircraft noise would increase noise levels in what are largely quiet rural and agricultural areas, only a slight disturbance or nuisance is anticipated (i.e. **low** intensity). Based on these considerations and the fact that disturbances from light aircraft are not uncommon with a multitude of light aircraft working in and traversing the region, the significance of this impact is considered to be **very low** before and after mitigation. All planned survey flights should comply with local civil aviation rules. Flight paths must be pre-planned to avoid special nature reserves, national parks and world heritage sites.

7.2.2.2 Local Limitations to Exploration

As discussed in the preceding section, the flying of a light aircraft to undertake an FTG survey would be unlikely to pose significant risk to the environment. There are thus relatively few constraints arising from legislation, regulation, guidelines and best practice. Compliance with civil aviation rules would be key as would maintenance of a minimum altitude of 2 500 feet (762 m) over protected areas (as per Section 47(1) of NEMPRAA).

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The flying of a light aircraft to undertake an FTG survey would have no effect on water use or availability and could therefore be undertaken without regard for water related constraints and restrictions.

At the time of completion of the EIA report there was no indication of any change to the public or landowner position with regards the application. The majority opinion is opposed to exploration for unconventional gas or petroleum resources in the ER application area.

7.2.2.3 Effect of Granting of an Exploration Right

Even though early-phase exploration may have impacts of low significance, the public have raised concern that the granting of an exploration right would set in motion the development of a petroleum extraction project that would be extremely difficult to stop. Because the granting of this exploration right will set in a motion a process with an unknown outcome and risk, it should not be approved.

The MPRDA provides that the State, as custodian of mineral and petroleum resources in South Africa, may issue mineral and petroleum rights to applicants. Such rights must enable the sustainable development of South Africa's mineral and petroleum resources within a framework of national environmental policy, while promoting economic and social development.

The granting of a right has no effect on the presence or absence of a resource; merely on who has the entitlement to that mineral (i.e. minerals and petroleum exist regardless of the holder). A mineral and/or petroleum right is only part of the regulatory approval required. A holder must first have obtained environmental authorisation in terms of Chapter 5 of the NEMA. Both a mineral and/or petroleum right and environmental authorisation are particular to the specific activities that the holder has detailed. A holder is also required to negotiate access with the land owner and determine payment of compensation for loss or damages due to the specific activities. It is therefore not the grant of a right over a parcel of land, but the undertaking of specified activities that could result in an impact on or conflict between the land owner and the mineral rights holder (if any). Such specified activities would have been subject to approval through an environmental authorisation process. In the case of this application by Rhino Oil and Gas, only remote sensing activities are included which have been shown not to have any impact on the environment.

Any further exploration (beyond what may be approved in an environmental authorisation) would have to be subject to the requisite environmental assessment and authorisation process under the NEMA and an amendment to the ER in terms of the MPRDA. Such processes assess the merits of an application in light of the principles of sustainable development as set out in Section 2 of NEMA. An environmental authorisation process would not grant approval for the undertaking of activities resulting in impacts of unacceptable significance. A decision could include a refusal of the authorisation if unacceptable impacts were predicted as a result of the specified activities. Each of the petroleum right approval sections in the MPRDA (80 and 84) sets out that rights may only be granted if the activity will not result in unacceptable

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pollution, ecological degradation or damage to the environment. Thus a decision to grant the current ER application by Rhino Oil and Gas (for remote sensing activities only) does not guarantee that future applications for further exploration or production would be approved.

It is also noted that the specified activities associated with a mineral and/or petroleum right may also be subject to approval requirements under other legislation. The need for such authorisations (e.g. water use licence, land use planning permission etc) provide further permitting frameworks for impact assessment and management.

7.2.2.4 No-go

The positive implications of not going ahead with the proposed exploration are:

- no impacts resulting from the FTG survey;
- no (reduced) chance of any risks arising from further exploration or future production; and
- the allayment of the current majority opposition from the public.

The negative implications of not going ahead with the proposed exploration are as follows:

- South Africa would lose the opportunity to further establish the extent of indigenous oil or gas reserves in the KwaZulu-Natal;
- Lost economic opportunities related to sunken costs (i.e. costs already incurred) of initial desktop investigations in the proposed exploration licence area;
- If economic oil and gas reserves do exist and are not developed, South Africa / Rhino Oil and Gas would lose the opportunity to maximise the use of its own indigenous oil and gas reserves; and
- Other sources of energy would need to be identified and developed in order to meet the growing demand in South Africa.

As noted in the Need and Desirability section (see Section 4.3), there is a drive from national and provincial Government to stimulate development and grow the economy of South Africa. In order to facilitate this economic growth, there is a need to ensure that there is sufficient capacity in the country's energy supply by diversifying the primary energy sources within South Africa. One of the proposals to meet this aim is to develop the domestic oil and gas sector within the country.

Onshore exploration and production of unconventional oil and gas could bring about significant economic growth. Since the scale and potential of such an industry are not known, the potential economic impacts associated with the future industry are not known. It is also acknowledged that the onshore production of unconventional oil and gas could potentially result in environmental damages. Since the scale, technology, location and extent of these possible activities are not known, the potential biophysical and socio-economic impacts associated with the future industry are also not known.

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If onshore exploration does not proceed and domestic gas is not considered as a possible energy source, the anticipated electricity demand for South Africa would need to be met through other means (e.g. renewables, coal, nuclear or imported gas), all of which would have their own biophysical and socioeconomic impacts. Since the scale, technology, location and extent of these possible alternatives are not known, the potential impact associated with these alternatives is not known.

The great majority of I&APs that have participated in the EIA process have expressed their opposition to all forms of oil and gas exploration in the KwaZulu-Natal and to this application in particular. Thus the "nogo" alternative would alleviate much of the anxiety and concerns related to potential future shake gas development should reserves be identified for further exploration and/or future production.

Given the wide array of unknown facts regarding the potential for economic growth and the potential for environmental impacts arising from unconventional gas production, as well as the unknown facts of the future energy mix in the absence of gas, the overall impact associated with the "no-go" alternative is considered to be of **unknown significance**.

7.3 IMPACT MANAGEMENT OBJECTIVES AND OUTCOMES

The overall impact management objective for Rhino Oil and Gas is to undertake exploration in a socially, environmentally and economically sustainable manner. With only remote sensing exploration methods under consideration by the applicant, no specific impact management objectives or outcomes are necessitated.

7.4 FINAL PROJECT ALTERNATIVES

The focus of the application for environmental authorisation is now only on remote exploration techniques (including analysis of existing data and an aerial full tensor gradiometry gravity survey). Rhino Oil and Gas has excluded the core hole drilling and seismic surveying from the proposed 'early-phase exploration' work. A benefit of this revised approach is that any future application for ground-based exploration activities would be focussed on specified sites, thereby enabling directly affected parties to participate meaningfully and the future environmental assessment to investigate and report on the site's environmental attributes. This addresses some of the concerns raised by I&APs relating to the location of proposed ground-based exploration activities.

If the revised application is approved, Rhino Oil and Gas would only be in a position to conduct remote exploration techniques and to develop a more detailed understanding of the potential oil and gas resources in the application area. Thereafter, should Rhino Oil and Gas propose to conduct ground-based exploration activities at target sites, this would need to be informed by a further application to PASA and a separate environmental assessment and authorisation process.

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7.5 RECOMMENDATION / OPINION OF ENVIRONMENTAL ASSESSMENT PRACTITIONER

The key principles of sustainability, including ecological integrity, economic efficiency, and equity and social justice, are integrated below as part of the supporting rationale for recommending an opinion on whether the proposed project should be approved or not.

Ecological integrity

It is SLR's opinion that the remote exploration techniques (including analysis of existing data and an aerial full tensor gradiometry gravity survey) as proposed would have no direct impact on the ecology, biodiversity or conservation status of any habitat or species within the ER application area.

Economic efficiency

It is SLR's opinion that the remote exploration techniques (including analysis of existing data and an aerial full tensor gradiometry gravity survey) as proposed would have no direct impact on any aspect of the local economy within the ER application area.

Equity and social justice

It is SLR's opinion that the remote exploration techniques (including analysis of existing data and an aerial full tensor gradiometry gravity survey) as proposed would have no direct impact on any social aspect within the ER application area. That being said, there remains the fact the majority of I&APs consulted are opposed to the grant of the Exploration Right application for unconventional gas or petroleum resources.

It is therefore the opinion of SLR in terms of the sustainability criteria described above and the nature and extent of the proposed early-phase exploration programme (remote sensing only), that the generally VERY LOW significance of the impacts, with the implementation of the proposed mitigation measures, should support a positive decision being made by the Minister of Mineral Resources (or delegated authority) in this regard. Since the proposed exploration activities are associated with Rhino Oil and Gas's initial three-year exploration work programme, the applicant requests that that Environmental Authorisation (should it be granted) be issued and remain valid for a period of three years or more.

7.6 FINANCIAL PROVISION

In terms of Section 24P of NEMA and associated regulations pertaining to the financial provision (GN. R1147), an applicant for Environmental Authorisation relating to exploration must, before the Minister of Mineral Resources issues the Environmental Authorisation, comply with the prescribed financial provision for the rehabilitation, closure and ongoing post decommissioning management of negative environmental impacts.

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The estimated cost for management and / or rehabilitation of potential negative environmental impacts that might be incurred during the proposed remote sensing exploration activities is nil.

7.7 DEVIATIONS FROM SCOPING

As discussed in Section 1.2, and detailed in Section 4.4, the extent of the ER application area has changed since acceptance of the Scoping Report due to the removal of all known protected areas from the ER application area. This change did not require any addition to the Plan of Study as presented in the

EIA.

As discussed in Section 1.2 and detailed in Section 4.5.1, Rhino Oil and Gas excluded the ground-based core hole drilling and seismic survey from the proposed 'early-phase exploration' work for which they are seeking environmental authorisation. The current focus of the application and the related environmental assessment work is now only on remote exploration techniques (including analysis of existing data and an aerial full tensor gradiometry gravity survey). This change did not require any addition to the Plan of

Study as presented in the EIA.

The Plan of Study presented in the Scoping Report detailed the undertaking of six specialist studies. However, with exclusion of core hole drilling and seismic survey activities from the scope of the EIA (see Section 4.5.1) these studies are not applicable and as such their findings have not been incorporated into the EIR. Detailed investigations of target sites would need to be undertaken during the future environmental assessment and authorisation application process for future ground-based exploration

activities.

In accepting the Scoping Report, the PASA specified a condition that where desktop data was used during environmental assessment this should be subject to authentication by physical assessment. With core hole drilling and seismic survey activities no longer included in the scope of the EIA there was no merit in undertaking such work.

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9 ENVIRONMENTAL MANAGEMENT PROGRAMME

This chapter lists the auditable environmental management objectives, outcomes and actions required to avoid or minimise impacts on the environment from the proposed exploration activities.

9.1 INTRODUCTION

This EMPR is based on the results of the EIA undertaken by SLR for the Exploration Right ("ER") application to explore for petroleum products on various farms in central KwaZulu-Natal, South Africa (12/3/291 ER). The EMPR aims to address the potential environmental impacts resulting from the proposed early-phase exploration work for which authorisation is sought. The EMPR has been prepared as per the requirements of the EIA Regulations 2014 and Appendix 4 thereto. The EMPR, once approved by the competent authority, is a legal document and Rhino Oil and Gas is overall accountable and responsible for the implementation thereof.

9.2 DESCRIPTION OF THE ASPECTS OF THE ACTIVITY COVERED BY THE EMPR

Details of the activities proposed by Rhino Oil and Gas that are regulated by this EMPr are described in Section 4.5 of the EIA report. The activities covered by the EMPr include an aerial full tensor gradiometry gravity survey (maximum total survey size of 4000 square kilometres).

9.3 DETAILS OF THE EAP

Details and the expertise of the EAP who prepared this EMPr are provided in Section 3.1.1 of the EIA report.

9.4 RESPONSIBLE PERSONS

It is the responsibility of Rhino Oil and Gas to implement the EMPR and to make sure that all the actions are carried out. The successful implementation of the EMPR is dependent on clearly defined roles and responsibilities for each of the management actions given. Roles have been ascribed to the following parties:

Position	Responsibility in terms of the EMPR
Rhino Exploration Manager	Overall responsible for the Exploration programme including its planning and design, operations and closure phases. Takes overall responsibility for compliance to the EMPR.
Rhino Exploration Geologist	Responsible for the management of the Exploration programme, all employees and contractors. Takes responsibility for implementation of the EMPR.
Rhino SHEQ Manager:	 Environmental personnel at Rhino Oil and Gas responsible for: Overseeing environmental compliance of all operations with respect to EMPR and legislation; Appointment of external parties required to fulfil EMPR obligations; Provision of awareness and training material;

		 Conducting regular inspection meeting with the Exploration Geologist; Report non-compliance to the Exploration Geologist. 	
Contractors		Appointed to supply specific exploration services to Rhino Oil and Gas. The Site Manager must be nominated to ensure for implementation of the EMPR with respect to contractor activities. Reports non-compliance to the Rhino SHEQ Manager.	
Independent Scientist	Environmental	External party (or parties) appointed to supply specific environmental services, required by the EMPR, through the course of exploration. Such services may include: Site Assessment, water quality monitoring, Rehabilitation monitoring, EMPR compliance audits.	

9.5 STRUCTURE OF THE EMPR

The EMPR is set out to provide environmental management i) objectives, ii) outcomes and iii) actions. Each of these is presented for the following phases of the exploration work programme:

- planning and design;
- undertaking of exploration; and
- rehabilitation and post closure.

Pre-construction and construction phases are not considered as they do not have relevance to the exploration work programme.

9.6 IMPACT MANAGEMENT OBJECTIVES

The section below provides a description of the objectives of the EMPr.

The overall objective of impact management is to avoid the occurrence of impacts, then reduce the significance of negative impacts and enhance positive impacts as far as practicably possible and lastly to rehabilitate any disturbances resulting from exploration. The key objectives are to:

- undertake exploration in a socially, environmentally and economically sustainable manner;
- meet all regulatory conditions;
- maintain Rhino Oil and Gas' reputation;
- provide for a forum for consultation with land owners and affected parties; and
- facilitate socio-economic development where practicable.

9.6.1 PLANNING AND DESIGN

Specific impact management objectives for the planning and design phase are to:

- Identify the grid routes for the FTG;
- · Implement a screening approach when identifying potential routes in order to avoid impacts; and
- Consult with land owners where required.

9.6.2 UNDERTAKING OF EXPLORATION

Specific impact management objectives during the exploration phase are to:

- minimise disturbance to the ecological environment;
- minimise disturbance on the biophysical environment including the protection of soils, surface water and groundwater during exploration operations;
- minimise disturbances to cultural and heritage sites;
- minimise disturbance to current land uses, land owners and neighbouring activities; and
- gather environmental information relevant to monitor potential impacts and inform assessment and management of future activities.

9.6.3 REHABILITATION AND POST CLOSURE

The primary closure objective is to ensure that exploration decisions and actions throughout operations, and specifically during closure, enable a condition approximating the pre-exploration condition or better to be achieved at any site impacted by an exploration activity.

9.7 IMPACT MANAGEMENT OUTCOMES

The section below provides a description of the desired outcomes (i.e. standards to be achieved) of mitigation that is proposed in order to manage, remedy, control or modify potential impacts. The specific actions identified to achieve these outcomes are described in the following section.

9.7.1 PLANNING AND DESIGN

Specific impact management outcomes for the planning and design phase are to:

- select FTG grid routes that satisfy exploration need and legislative requirements; and
- collate sufficient data to provide for confirmation of impacts during and post exploration.

9.7.2 UNDERTAKING OF EXPLORATION

Specific impact management outcomes during the exploration phase are:

- No significant change to the soil properties or land use potential of a site;
- No significant change to the quality or availability of any water resource;
- No significant nuisance effect to any receptor (noise, vibration, dust or privacy);
- No damage to or reduction in condition of existing infrastructure;
- No significant or long-term change to vegetation, habitat or fauna occurring at or adjacent to a site;
- No loss of a heritage or palaeontological resource;

- · No significant change in ambient air quality;
- No uncompensated disruption of land use nor loss of income for land owners;
- No negative effect on the local economy;
- · Compliance with the EMPR; and
- No environmental incidents or emergencies.

9.7.3 REHABILITATION AND POST CLOSURE

Specific impact management outcomes during the rehabilitation phase are:

- Ensure no post-closure health or safety hazards;
- Ensure rehabilitated land is stable and productive in the long term, either for on-going agricultural use or as a self-sustaining vegetation cover;
- Minimise long term maintenance requirements on rehabilitated areas; and
- Open, accurate and transparent communication with stakeholders;

9.8 IMPACT MANAGEMENT ACTIONS

The mitigation actions, as necessary to achieve the objectives and outcomes set out in the preceding sections, are presented in tabular format below. The action plans include the timeframes for implementing the mitigation actions together with the assignment of responsibility for implementation.

9.8.1 PLANNING AND DESIGN

The planning and design phase for the exploration activities requires the sequential implementation of a number of actions in order to inform the determination of FTG grid routes. Each of the actions are described below:

9.8.1.1 Identification of Target Sites from Geological Information

Exploration is an iterative process with data acquired from a prior stage required to improve the knowledge and understanding of the resource, which may then be subject to more intensive exploration at a later stage. Exploration begins with the identification of target areas based on a general geological understanding, often informed by publically available data. The analysis and interpretation by Rhino Oil and Gas' geologists and geophysicists of the available and acquired data would result in the identification of potentially prospective areas. On completion of this work, Rhino Oil and Gas would propose target FTG grid routes in order to acquire additional data that could improve the understanding of the potentially prospective areas.

9.8.1.2 Site screening

The target FTG grid routes must be subject to desktop screening in terms of relevant technical and environmental criteria. Key considerations for the screening of FTG routes would be the presence of protected areas in terms of NEMPRAA, private game farms and other noise sensitive receptors.

Only if this screening confirms that there are no fatal flaws to the proposed grid route would Rhino Oil and Gas initiate the FTG survey. Prior notice will be given to the owners of noise sensitive receptors directly under the survey route.

9.8.2 UNDERTAKING OF EXPLORATION

Management actions required during the undertaking of exploration are described in Table 9-1.

TABLE 9-1: ENVIRONMENTAL ACTIONS DURING EXPLORATION

Objectives and Goals	Management Actions	Implementation Programme	
		Responsibility	Implementation & Frequency
Roles and Responsibilities			
To define roles and responsibilities for the implementation of the EMPR.	Ultimate responsibility for the implementation of and compliance with the EMPR during exploration rests with Rhino Oil and Gas.	Rhino Oil and Gas	On approval of EMPR, continuous
	Rhino Oil and Gas is to nominate an Exploration Manager to be responsible for overseeing compliance with the EMPR. The Exploration Manager is responsible for implementation, monitoring and auditing of compliance with the EMPR. The Exploration Manager may assign specific tasks and roles required by the EMPR to	Exploration Manager	
	other suitably qualified personal including the Exploration Geologist and SHEQ Manager.		Weekly.
	Rhino Oil and Gas is to ensure that all contractors and sub-contractors are aware of and familiar with operations, the key environmental issues and consequences of non-compliance to the EMPR.	Exploration Manager	Throughout the duration of a contract.
	Adherence to the conditions of the right and the EMPR must be included as a contractual requirement. All contractors must be provided with a copy of the EMPR and related plans and procedures	SHEQ Manager	
	Each contractor is to provide Rhino Oil and Gas with a signed letter indicating their acknowledgement of the conditions of the right and EMPR.	Exploration Manager	Throughout the duration of the contract.
	Contractors are responsible for compliance with the EMPR for all aspects of their work package.	Contractor	
	Any incident or non-compliance is to be immediately reported to Rhino Oil and Gas.		
	The Exploration Manager must ensure that a SHEQ Manager is involved in the management of operations.	Exploration Manager	Throughout the duration of the contract.
	Rhino Oil and Gas must ensure that these personnel are suitably trained and are provided with the necessary resources and authority to implement and monitor the EMPR.		
	The SHEQ Manager is to ensure regular compliance checks during all exploration work periods.	SHEQ Manager	Weekly during exploration

Objectives and Goals	Management Actions	Implementation Programme	
		Responsibility	Implementation & Frequency
	Records are to be kept.		
Environmental Awareness and Training			
Ensure that all persons involved in exploration are aware of the objectives of the EMPR as well as the consequences of their individual actions	Environmental induction training must be provided to all persons involved in exploration, including permanent workers, contractors and consultants.	SHEQ Manager	Prior to commencement of work at a site. On appointment of new personnel.
	Contract or job-specific training must be provided to those contractors or personnel involved in activities which risk assessment has identified as having high risk.		Repeat annually.
Occupational Health and Safety			
Ensure the safety of workers involved in exploration.	All activities are to be managed in compliance with the requirements of the Mine Health and Safety Act and Regulations thereto, as well as other legislation relevant to the activity.	SHEQ Manager	During exploration
FTG Survey			
Minimise disturbance during surveys.	All planned survey flights should comply with local civil aviation rules. Flight paths must be pre-planned to avoid national parks, nature reserves and world heritage sites. Where this is not possible, an altitude of 2 500 feet (762 m) should be maintained (as per Section 47(1) of NEMPRAA), unless permission is obtained from the management authority or in an emergency. All pilots must be briefed on ecological risks associated with flying at a low level over sensitive areas. Where flights are planned to occur over game farms or other potentially noise sensitive receptors, landowners should be notified of the survey programme prior to survey commencement.	SHEQ Manager and independent environmental scientist.	Prior to and during surveys
Planning for further ground-based exploration			
Avoid targeting sites for exploration that are likely to have technical, practical, cultural or environmental sensitivities.	Screening of target core hole drill sites and seismic alignment routes against appropriate GIS datasets. The screening should include the application of minimum separation distance from the site/route perimeter and sensitive environmental features/attributes. Enviro-legal assessment to ascertain the authorisations that would be required for the exploration activity.	Exploration manager and independent environmental scientist.	Prior to application for environmental authoirisaiton or land owner consultation

Objectives and Goals	Management Actions	Implementation Programme	
		Responsibility	Implementation & Frequency
Ensure accommodation of landowner' needs through negotiated approach	The owners of land or occupiers at target exploration sites/routes are to be consulted and agreement obtained to access, establish and undertake exploration on a target site.	Exploration manager	Post screening of sites
Understanding of status of environmental features/attributes to enable detection of change, if any.	Initiate fieldwork, sampling, analysis of key environmental attributes relevant to the target site/route.	Exploration manager and independent environmental scientist.	Post screening of sites and land owner agreement. Prior to commencement of exploration
Ensure that exploration sites are lawful and environmentally appropriate.	Make application to PASA, and any other authority, for the requisite authorisation(s) of the exploration activity at the specified site/route. Undertake the assessment and reporting process required to inform the authority decision on the authorisation(s).	Exploration manager and independent environmental scientist.	Prior to commencement of exploration
Public Relations			
To keep affected parties informed of developments.	The owners and lawful occupiers of land over which exploration is located must be upated on progress and developments.	Exploration geologist	Annually or at a new development.
To ensure that public complaints are recorded and addressed.	Rhino Oil and Gas must maintain a complaints register for the exploration. The complaints register must record the following: Date when complaint/concern was received; Name of person to whom the complaint/concern was reported; Nature of the complaint/concern reported; The way in which the complaint/concern was addressed (date to be included).	SHEQ Manager	During exploration
	Any complaints regarding the exploration must be brought to the attention of the SHEQ Manager within 24 hours after receiving the complaint.	SHEQ Manager	During exploration
	Rhino Oil and Gas must assess the merits of every complaint and initiate an investigation when required.	SHEQ Manager	As required, within 48 hrs
	Each complaint must be investigated and remedied where possible. A response should be provided to the complainant.	SHEQ Manager	During construction within 72 hours
	The complaints register must be kept up to date for inspection by members of PASA.	SHEQ Manager	During construction

Objectives and Goals	Management Actions	Implementation Programme	
		Responsibility	Implementation & Frequency
Environmental Risks and Emergencies			
Minimise the risk for environmental emergencies occurring and implement controls to deal with situations, should they occur.	Risk assessments to be undertaken for all exploration activities. Environmental 'Emergency Response Plans' are to be developed for potential high risks. Rhino Oil and Gas is to provide contractors with a copy of the Emergency Response Plan and require contractors to produce Emergency Response Plans for their unique activities.	Regional SHEQ Manager	Prior to exploration. For any new activty.
Ensure appropriate response to an emergency and prevent the recurrence of repeat incidents	In the case of an emergency the appropriate response in terms of the Emergency Response Plan should be initiated. Such Emergency Response and reporting must be in terms of Section 30 of the NEMA	Exploration Manager and Regional SHEQ Manager	During exploration, at an incident.
EMPR Compliance			
Implementation of the required management measures and compliance with the EMPR	A copy of the right and EIA/EMPR must be kept at the operations or site office.	Exploration Manager	During exploration
	Each contractor must keep a copy of the EMPR at their site office/vehicle and this copy must be available to their staff.	Contractor	Throughout the duration of the contract.
	Contractors must implement any procedures and written instructions in terms of the EMPR issued to them by Rhino Oil and Gas.	Contractor	Throughout the duration of the contract.
	Contractors must not deviate from the EMPR or written instructions without approval from Rhino Oil and Gas.		
	The SHEQ Manager must monitor and audit the exploration activities to ensure compliance with this EMPR and the right.	SHEQ Manager	Weekly during exploration
	A register of all environmental incidents is to be maintained. The SHEQ Manager is to inform the Exploration Geologist of all incidents.	SHEQ Manager	On an incident during the construction phase
	Records relating to the compliance and non-compliance with the conditions of the EMPR must be kept in good order. Such records must be available for inspection at the site office and must be made available to PASA within seven (7) working days of the date of the written request by the PASA for such records.	SHEQ Officer	During construction phase
Appointment of Independent Environmental Scientist	Rhino Oil and Gas is to appoint a suitably qualified and experienced IES for the undertaking of actions required by this EMPR .	Exploration Manager	Prior to start of exploration

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9.8.3 REHABILITATION AND POST CLOSURE

No management actions are required for the rehabilitation or closure of the proposed 'early-phase

exploration' work for which Rhino Oil and Gas are seeking environmental authorisation.

9.9 MONITORING IMPLEMENTATION OF ACTIONS

No environmental monitoring is required for the proposed 'early-phase exploration' work for which Rhino

Oil and Gas are seeking environmental authorisation.

9.10 REPORTING ON EMPR COMPLIANCE

The SHEQ Manager at Rhino Oil and Gas must conduct internal management audits against the

commitments in the EMPR. These audits must be conducted on an on-going basis during activities until

final closure. The findings must be documented for both record keeping purposes and for informing

continual improvement. A quarterly audit report must be produced and submitted to PASA.

In addition, and in accordance with Regulation 55 of the Mining regulations (GN R527) and as set out in

NEMA GNR982, an independent professional must conduct an EMPR performance assessment in

accordance with the timeframes as specified in the Environmental Authorisation (if provided) or at least

every 2 years. Compliance with the provisions of the EMPR and the adequacy of the EMPR relative to

the activities and risks must be assessed in the performance assessment. This report must be submitted

to PASA.

9.11 ENVIRONMENTAL AWARENESS PLAN

This section includes an environmental awareness plan for the proposed exploration project.

Rhino Oil and Gas will commit to informing all employees and contractors of environmental risk which

may result from the undertaking of exploration. The purpose of the environmental awareness plan is to

ensure that management and all personnel understand the general environmental requirements of the

activities and localities in which work is undertaken. The environmental awareness plan should enable

Rhino Oil and Gas to achieve the objectives of their environmental policy. The plan should describe how

employees will be informed of environmental risks which may result from their work, the manner in which

the risk must be dealt with in order to avoid pollution or degradation of the environment and the training

required for general environmental awareness and the dealing of emergency situations and remediation

measures for such emergencies.

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The environmental awareness plan should communicate:

 The importance of conformance with the environmental policy, procedures and other requirements of good environmental management;

- The significant environmental impacts and risks of individuals work activities associated with the operation of the site and explain the environmental benefits of improved performance;

- Individuals' roles and responsibilities in achieving the aims and objectives of the environmental policy; and

- The potential consequences of not complying with environmental procedures.

In addition, greater environmental awareness must be communicated to personnel involved in specific activities which can have a significant impact on the environment and management must ensure that they are competent to carry out their tasks on the basis of appropriate education, training and/or experience.

Rhino Oil and Gas must present induction training (repeated annually), which includes an environmental awareness aspect, to all personnel and contractors involved with exploration. The information required includes a description of the local environment, the sensitive aspects of this environment, the risks associated with the exploration activities and the obligations of personnel towards environmental controls and methodologies. All exploration activities should be approached in a risk-averse manner and the precautionary principle should always be applied.

The induction and environmental awareness training provided by Rhino Oil and Gas must communicate to individuals at a level of detail specific to the requirements of their job, but should generally comprise:

- Basic SHEQ awareness training for all prior to involvement in exploration.

- General environmental awareness training must be given to all Employees and contractors prior to any involvement in field based exploration. The Environmental Code of Conduct should be displayed at each exploration site. Personnel and contractors who have not attended the training must not be allowed on any site.

 Specific environmental awareness training to be provided to personnel and contractors whose work activities can have a significant impact on the environment.

Records should be kept of all awareness training.

10 APPENDICES

APPENDIX 1: CO-ORDINATES OF THE EXPLORATION RIGHT AREA

Number	Latitude	Longitude
1	28° 18' 5.35" S	30° 10' 37.06" E
2	28° 19' 31.26" S	30° 9' 40.17" E
3	28° 19' 34.74" S	30° 9' 39.80" E
4	28° 19' 38.36" S	30° 9' 33.71" E
5	28° 19' 37.67" S	30° 9' 24.70" E
6	28° 19' 44.66" S	30° 9' 30.51" E
7	28° 20' 35.18" S	30° 8' 59.06" E
8	28° 20' 44.76" S	30° 9' 34.77" E
9	28° 21' 36.04" S	30° 9' 11.03" E
10	28° 22' 9.57" S	30° 10' 27.50" E
11	28° 22' 16.37" S	30° 10' 27.53" E
12	28° 22' 15.91" S	30° 10' 31.32" E
13	28° 23' 13.95" S	30° 10' 30.07" E
14	28° 23' 19.65" S	30° 9' 44.12" E
15	28° 24' 53.25" S	30° 10' 13.53" E
16	28° 25' 22.09" S	30° 9' 45.57" E
17	28° 25' 19.59" S	30° 10' 21.24" E
18	28° 25' 55.26" S	30° 10' 32.57" E
19	28° 25' 57.73" S	30° 6' 27.73" E
20	28° 28' 54.22" S	30° 6' 39.37" E
21	28° 29' 43.60" S	30° 7' 51.68" E
22	28° 31' 57.37" S	30° 6′ 41.56″ E
23	28° 33' 26.43" S	30° 6' 22.57" E
24	28° 33' 11.64" S	30° 3' 45.48" E
25	28° 34' 13.23" S	30° 2' 33.02" E
26	28° 35' 38.63" S	30° 1' 46.75" E
27	28° 35' 4.22" S	29° 58' 57.56" E
28	28° 33' 26.46" S	29° 58' 5.96" E
29	28° 32' 51.16" S	29° 58' 9.77" E
30	28° 32' 47.62" S	29° 57' 46.49" E
31	28° 32' 6.72" S	29° 57' 25.99" E
32	28° 32' 28.47" S	29° 55' 38.73" E
33	28° 32' 53.11" S	29° 55' 18.34" E
34	28° 33' 39.47" S	29° 55' 52.97" E
35	28° 33' 39.27" S	29° 54' 38.36" E
36	28° 33' 21.46" S	29° 54' 39.34" E
37	28° 34' 58.96" S	29° 51' 2.49" E
38	28° 34' 58.94" S	29° 51' 2.45" E
39	28° 35' 19.16" S	29° 50' 40.16" E
40	28° 35' 44.41" S	29° 49' 44.75" E
41	28° 36' 22.50" S	29° 49' 22.18" E
42	28° 36' 22.50" S	29° 49' 22.15" E
43	28° 36' 30.08" S	29° 49' 13.17" E
44	28° 36' 32.29" S	29° 48' 29.86" E
45	28° 36' 4.64" S	29° 47' 59.52" E
46	28° 35' 24.17" S	29° 47' 25.27" E

47	28° 35' 37.99" S	29° 47' 20.32" E
48	28° 35' 45.79" S	29° 46' 42.96" E
49	28° 35' 32.55" S	29° 45' 38.95" E
50	28° 35' 24.98" S	29° 45' 36.41" E
51	28° 35' 26.20" S	29° 45' 31.75" E
52	28° 34' 58.96" S	29° 44' 39.12" E
53	28° 34' 58.97" S	29° 38' 54.48" E
54	28° 49' 15.88" S	29° 38' 54.48" E
55	28° 49' 15.88" S	30° 1' 12.00" E
56	28° 50' 28.29" S	30° 1' 11.95" E
57	28° 49' 47.27" S	30° 2' 15.87" E
58	28° 49' 32.21" S	30° 2' 14.77" E
59	28° 47' 58.50" S	30° 4' 4.43" E
60	28° 47' 55.60" S	30° 6' 45.33" E
61	28° 50' 10.30" S	30° 7' 11.91" E
62	28° 50' 58.12" S	30° 7' 27.86" E
63	28° 51' 6.81" S	30° 7' 14.19" E
64	28° 53' 58.49" S	30° 5' 44.19" E
65	28° 53′ 14.25″ S	30° 4' 36.10" E
66	28° 53′ 10.26″ S	30° 4' 37.56" E
67	28° 52' 51.53" S	30° 3' 28.02" E
68	28° 52' 54.37" S	30° 3′ 18.35″ E
69	28° 52' 49.55" S	30° 3′ 9.18″ E
70	28° 52' 36.16" S	30° 2' 11.29" E
71	28° 51' 36.11" S	30° 1' 11.89" E
72	29° 10′ 52.23″ S	30° 1' 11.01" E
73	29° 11' 49.61" S	30° 1' 38.51" E
74	29° 11' 54.77" S	30° 1' 39.38" E
75	29° 12' 1.17" S	30° 1' 44.18" E
76	29° 12' 4.77" S	30° 1' 44.30" E
77	29° 12' 11.77" S	30° 1' 31.74" E
78	29° 12' 11.81" S	30° 1' 36.66" E
79	29° 12' 30.52" S	30° 1' 50.53" E
80	29° 12' 48.08" S	30° 1' 51.33" E
81	29° 12' 48.54" S	30° 1' 38.25" E
82	29° 13' 0.02" S	30° 1' 38.77" E
83	29° 13' 0.48" S	30° 1' 25.69" E
84	29° 13′ 14.87″ S	30° 1' 27.67" E
85	29° 13′ 21.76″ S	30° 1' 10.90" E
86	29° 21' 6.05" S	30° 1' 10.55" E
87	29° 21' 28.19" S	30° 1' 30.52" E
88	29° 21' 58.68" S	30° 1' 10.50" E
89	29° 43′ 22.35″ S	30° 3′ 34.04″ E
90	30° 9' 4.60" S	30° 7' 54.25" E
9192	28° 27' 46.04" S	30° 27' 35.54" E
93	28° 48' 9.07" S	29° 59' 21.38" E
94	28° 41' 11.40" S	29° 57' 13.93" E
95	28° 24' 9.85" S	30° 21' 29.05" E
96	28° 10' 12.59" S	30° 15' 15.07" E
97	28° 10' 13.14" S	30° 15′ 12.38″ E

99	98	28° 10' 14.63" S	30° 15' 13.18" E
100			
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134 29° 28' 7.92" S 30° 24' 3.80" E 135 29° 28' 17.39" S 30° 24' 14.29" E 136 29° 46' 33.06" S 30° 17' 15.41" E	132	29° 26' 56.14" S	30° 20' 49.11" E
135 29° 28' 17.39" S 30° 24' 14.29" E 136 29° 46' 33.06" S 30° 17' 15.41" E	133	29° 28' 30.87" S	30° 23' 0.87" E
136 29° 46' 33.06" S 30° 17' 15.41" E	134	29° 28' 7.92" S	30° 24' 3.80" E
	135	29° 28' 17.39" S	30° 24' 14.29" E
137 29° 46′ 40.54″ S 30° 16′ 24 48″ F	136	29° 46' 33.06" S	30° 17' 15.41" E
	137	29° 46' 40.54" S	30° 16' 24.48" E
138 29° 47' 49.95" S 30° 16' 2.36" E	138	29° 47' 49.95" S	30° 16' 2.36" E
139 29° 47' 55.21" S 30° 16' 44.00" E	139	29° 47' 55.21" S	30° 16' 44.00" E
140 30° 9' 6.35" S 30° 8' 38.03" E	140	30° 9' 6.35" S	30° 8' 38.03" E

APPENDIX 2: PROPERTIES INCLUDED IN THE EXPLORATION RIGHT APPLICATION AREA

21 SG Digits Codes	Farm Name	Farm No	PTN.
N0ET00000000101800000	WATERFALL	1018	0
N0ET00000000101800002	WATERFALL	1018	2
N0ET00000000101900001	LANGE FONTEIN	1019	1
N0ET00000000101900002	LANGE FONTEIN	1019	2
N0ET00000000101900005	LANGE FONTEIN	1019	5
N0ET00000000101900006	LANGE FONTEIN	1019	6
N0ET00000000101900007	LANGE FONTEIN	1019	7
N0ET00000000101900009	LANGE FONTEIN	1019	9
N0ET00000000103500001	VAAL KRANS	1035	1
N0ET00000000103500002	VAAL KRANS	1035	2
N0ET00000000103500005	VAAL KRANS	1035	5
N0ET00000000103500006	VAAL KRANS	1035	6
N0ET00000000103500007	VAAL KRANS	1035	7
N0ET00000000103500009	VAAL KRANS	1035	9
N0ET00000000103500010	VAAL KRANS	1035	10
N0ET00000000103500011	VAAL KRANS	1035	11
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N0ET00000000103500018	VAAL KRANS	1035	18
N0ET00000000103500019	VAAL KRANS	1035	19
N0ET00000000103500020	VAAL KRANS	1035	20
N0ET00000000103500021	VAAL KRANS	1035	21
N0ET00000000103500022	VAAL KRANS	1035	22
N0ET00000000103500023	VAAL KRANS	1035	23
N0ET00000000103500024	VAAL KRANS	1035	24
N0ET00000000103500029	VAAL KRANS	1035	29
N0ET00000000103500030	VAAL KRANS	1035	30
N0ET00000000103500031	VAAL KRANS	1035	31
N0ET00000000103500032	VAAL KRANS	1035	32
N0ET00000000103500033	VAAL KRANS	1035	33
N0ET00000000103500034	VAAL KRANS	1035	34
N0ET00000000103500035	VAAL KRANS	1035	35
N0ET00000000192500003	GORTON NO 2	1925	3
N0ET00000000206300001	MURCHISON	2063	1
N0ET00000000224500000	BRIDLEY MANOR	2245	0
N0ET00000000351700000	ELINDON	3517	0
N0ET00000000476800000	CARROL	4768	0
N0ET00000000497100000	LOT 5 UPPER UMKOMAS	4971	0
N0ET00000000515100000	WHITE HILL	5151	0
N0ET00000000751800000	FREEMAN B	7518	0
N0ET00000000930600000	LOT WD 1	9306	0
N0ET00000001070100000	LOT 4A LANGEFONTEIN	10701	0
N0ET00000001072600000	LOT 2 OF LANGEFONTEIN	10726	0
N0ET00000001096900000	GLENDAWN	10969	0
N0ET00000001096900001	GLENDAWN	10969	1
N0ET00000001120100000	AMANI	11201	0
N0ET00000001124300000	BURNSIDE BLUFF	11243	0
N0ET00000001124300001	BURNSIDE BLUFF	11243	1
N0ET00000001152200000	FREEMAN A	11522	0
N0ET00000001222900000	SUB 3 OF LANGEFONTEIN	12229	0
N0ET00000001494800000	LONGLANDS	14948	0
	1-0.1.02100	1.5.0	<u> </u>

N0ET00000001650100000		16501	0
N0FS00000001866000000		18660	0
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N0FT00000000079300001	BROEDERS HOEK	793	1
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N0FT00000000079500030	ONGEGUND	795	30
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N0FT000000000082600016	KRUYS FONTEIN & WELTEVRI		16
N0FT000000000082600017	KRUYS FONTEIN & WELTEVRI		17
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1401 1000000000000300337	VVILGET OINTEIN	003	23/

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	WOODLANDS		33 34
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N0FT000000000095200212	DRIE FONTEINEN	952	212
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N0FT00000000095200311	DRIE FONTEINEN	952	311
N0FT00000000095200312	DRIE FONTEINEN	952	312
N0FT00000000095200313	DRIE FONTEINEN	952	313
N0FT00000000095200315	DRIE FONTEINEN	952	315

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N0FT000000000095200360	DRIE FONTEINEN	952	360
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N0FT000000000095200362	DRIE FONTEINEN	952	362
N0FT000000000095200363	DRIE FONTEINEN	952	363
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N0FT00000000095200374	DRIE FONTEINEN	952	374
N0FT00000000095200385	DRIE FONTEINEN	952	385
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N0FT00000000096900045 N0FT00000000096900046	WELGEVONDEN WELGEVONDEN	969	46
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NOFT000000000096900049	WELGEVONDEN	969	
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	WILDE ALS SPRUIT	1085	
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N0GS00000000110200436	ROOS BOOM	1102	436
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N0GS00000000110200501	ROOS BOOM	1102	501
N0GS00000000110200502	ROOS BOOM	1102	502
N0GS00000000110200503	ROOS BOOM	1102	503
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N0GS00000000110200507	ROOS BOOM	1102	507
N0GS00000000110200507	ROOS BOOM	1102	508
N0GS00000000110200308	ROODE POORT	1119	1
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N0GS00000000111900002	ROODE POORT	1119	3
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N0GS00000000111900006	ROODE POORT	1119	6
N0GS00000000111900007	ROODE POORT	1119	7

NOC50000000111000008	DOODE DOODT	11110	0
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	ROODE POORT	1119	10 11
N0GS00000000111900011	ROODE POORT	1119	
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N0GS00000000113600013	STRYD POORT	1136	13
N0GS00000000113800000	STRYD POORT	1138	0
N0GS00000000113800001	STRYD POORT	1138	1
N0GS00000000113800002	STRYD POORT	1138	2
N0GS00000000113800003	VARKENS FONTEIN	1138	3
N0GS00000000113800004	VARKENS FONTEIN	1138	4
N0GS00000000113800005	VARKENS FONTEIN	1138	5
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N0GS00000000113800007	VARKENS FONTEIN	1138	7
N0GS00000000113800008	VARKENS FONTEIN	1138	8
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N0GS00000000113800033	VARKENS FONTEIN	1138	33
N0GS00000000113800034	VARKENS FONTEIN	1138	34
N0GS00000000113900001	DEEL DRIFT	1139	1
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N0GS00000000114600006	CROMLEYBANK	1146	6
N0GS00000000114600007	CROMLEYBANK	1146	7
N0GS00000000114700000	SCHURFDE POORT	1147	0
N0GS00000000114700000	SCHURFDE POORT	1147	1
N0GS00000000114700001	SCHURFDE POORT	1147	2
N0GS00000000114700002	KOP LEEGTE	1154	0
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		1154	3
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N0GS00000000115400004	KOP LEEGTE	1154	
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N0GS00000000115400007	KOP LEEGTE	1154	7

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N0GS00000000115400011	KOP LEEGTE	1154	11
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N0GS00000000116300004	DOORN SPRUIT	1163	5
N0GS00000000116300005	DOORN SPRUIT	1163	6
N0GS00000000116300008	DOORN SPRUIT	1163	8
	+		9
N0GS00000000116300009	DOORN SPRUIT DOORN SPRUIT	1163 1163	11
N0GS00000000116300011 N0GS00000000116300012	DOORN SPRUIT	1163	12
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N0GS00000000116300022	DOORN SPRUIT DOORN SPRUIT	1163	23
N0GS00000000116300024	DOORN SPRUIT	1163	24
N0GS00000000116300024	DOORN SPRUIT	1163	25
		1166	6
N0GS00000000116600006 N0GS00000000116600008	GELUK GELUK	1166	8
N0GS00000000116600008	GELUK	1166	9
	+		_
N0GS00000000116600018 N0GS00000000116600019	GELUK GELUK	1166 1166	18 19
N0GS00000000116600019 N0GS000000000117700002	GOEDGEDACHT	1177	2
N0GS00000000117700002 N0GS000000000118300000	FOURIES KRAAL	1183	0
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N0GS00000000118400008	DOORN KLOOF	1184	9
	DOORN KLOOF	1184	12
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NOC50000000118F00006	MODDED CDDLUT	1105	l c
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N0GS00000000118500007	MODDER SPRUIT	1185	_
N0GS00000000118600000	HERMANUS KRAAL	1186	0
N0GS00000000118600003	HERMANUS KRAAL	1186	3
N0GS00000000118600006	HERMANUS KRAAL	1186	6
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N0GS00000000118600025	HERMANUS KRAAL	1186	25
N0GS00000000118600026	HERMANUS KRAAL	1186	26
N0GS00000000118600027	HERMANUS KRAAL	1186	27
N0GS00000000118600030	HERMANUS KRAAL	1186	30
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N0GS00000000121300002	RIET BULT	1213	2
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N0GS00000000121300007	RIET BULT	1213	7
N0GS00000000121400001	BRAKFONTEIN	1214	1
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N0GS00000000121400004	BRAKFONTEIN	1214	4
N0GS00000000121100001	HAASE FONTEIN	1228	0
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N0GS00000000122800001	HAASE FONTEIN	1228	2
N0GS00000000122800002	HAASE FONTEIN	1228	4
N0GS00000000122800004	HAASE FONTEIN	1228	8
N0GS00000000122800008	LABUSCAGNES KRAAL	1229	0
N0GS00000000122900000	LABUSCAGNES KRAAL	1229	1
N0GS00000000122900001	LABUSCAGNES KRAAL	1229	10
N0GS00000000122900010	LABUSCAGNES KRAAL	1229	14
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N0GS00000000122900019	LABUSCAGNES KRAAL	1229	19
N0GS00000000122900020	LABUSCAGNES KRAAL	1229	20
N0GS00000000124300000	GEVONDEN	1243	0
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N0GS00000000124500003	KRANTZ KLOOF	1245	3
N0GS00000000124500007	KRANTZ KLOOF	1245	7
N0GS00000000126500003	KERK PLAATS	1265	3
N0GS00000000131700000		1317	0
N0GS00000000132100000	VARKENS HOEK	1321	0
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N0GS00000000134800003	GANNA HOEK	1348	3
N0GS00000000134800007	GANNA HOEK	1348	7
N0GS00000000134800010	GANNA HOEK	1348	10
N0GS00000000134800012	GANNA HOEK	1348	12
N0GS00000000134800016	GANNA HOEK	1348	16
N0GS00000000136700000	ZAND SPRUIT	1367	0
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N0GS00000000205600000	HILLGROVE	2056	0
N0GS00000000205600001	HILLGROVE	2056	1
N0GS00000000205600002	HILLGROVE	2056	2
N0GS00000000205600003	HILLGROVE	2056	3
N0GS00000000205600004	HILLGROVE	2056	4
N0GS00000000205600005	HILLGROVE	2056	5
N0GS00000000209400000	CHIEVELEY	2094	0
N0GS00000000224700000	DRIEHOEK	2247	0
N0GS00000000236500000	WESTON	2365	0
N0GS00000000817300000	STONY RIDGE	8173	0
N0GS00000001021900000	LOT 10 VARKENS FONTEIN	10219	0
N0GS00000001021900001	LOT 10 VARKENS FONTEIN	10219	1
N0GS00000001021900003	LOT 10 VARKENS FONTEIN	10219	3
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N0GS00000001021900006	LOT 10 VARKENS FONTEIN	10219	6
N0GS00000001021900009	LOT 10 VARKENS FONTEIN	10219	9
N0GS00000001131700000	THE SHAWS	11317	0
N0GS00000001131800000	CLAPHAM KLOOF	11318	0
N0GS00000001154400000	LOT 43 WINTERTON SETTLEM	11544	0
N0GS00000001154600000	B 43 WINTERTON SETTLEMEN	11546	0
N0GS00000001154600001	B 43 WINTERTON SETTLEME	11546	1
N0GS00000001154900000	LOT Y WINTERTON SETTLEMI	11549	0
N0GS00000001155100000	LOT B 49 WINTERTON SETTLE	11551	0
N0GS00000001155200000	LOT 49 WINTERTON SETTLEN	11552	0
N0GS00000001187300000	B 48 WINTERTON SETTLEMEI	11873	0
N0GS00000001187300001	B 48 WINTERTON SETTLEMEI	11873	1
N0GS00000001211700000	WINTERTON IRRIGATION BO	12117	0
N0GS00000001211700007	WINTERTON IRRIGATION BO	12117	7
N0GS00000001212000000	LOT 47 WINTERTON SETTLEN	12120	0
N0GS00000001212900000	LOT B47 WINTERTON SETTLE	12129	0
N0GS00000001277100007	BLOUKRANS	12771	7
N0GS00000001277100008	BLOUKRANS	12771	8
N0GS00000001277100017	BLOUKRANS	12771	17
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N0GS00000001277100022	BLOUKRANS	12771	22
N0GS00000001277100022	BLOUKRANS	12771	23
N0GS00000001277100023	LOT 44 WINTERTON SETTLEN		0
N0GS00000001281200000	LOT B 44 WINTERTON SETTLE		0
N0GS00000001281200000	LOT B 44 WINTERTON SETTLE		1
N0GS00000001281200001	LOT 41 WINTERTON SETTLEM		0
N0GS00000001282800000	LOT A 42 WINTERTON SETTLE		0
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N0GS00000001284000000	BRAKFONTEIN SETTLEMENT		0
N0GS00000001284000000	BRAKFONTEIN SETTLEMENT	12840	1
N0GS00000001284000001	BRAKFONTEIN SETTLEMENT	12840	3
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N0GS00000001284000007	BRAKFONTEIN SETTLEMENT	12840	
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N0GS00000001284000015	BRAKFONTEIN SETTLEMENT	12840	15
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N0GS00000001284000034	BRAKFONTEIN SETTLEMENT	12840	34
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N0GS00000001284000043	BRAKFONTEIN SETTLEMENT	12840	43
N0GS00000001284000047	BRAKFONTEIN SETTLEMENT	12840	47
N0GS00000001287300001	LOMBARDS KOP SETTLEMEN		1
N0GS00000001287300002	LOMBARDS KOP SETTLEMEN		2
N0GS00000001287300003	LOMBARDS KOP SETTLEMEN		3
N0GS00000001289200000	LOT 45 WINTERTON SETTLEM		0
N0GS00000001289400000	LOT B45 WINTERTON SETTLE		0
N0GS00000001289400001	LOT B45 WINTERTON SETTLE		1
N0GS00000001309100007	KRANSKLOOF	13091	7
N0GS00000001319100000	LOT NO 46 WINTERTON SETT		0
N0GS00000001319300000	LOT NO B46 WINTERTON SET		0
N0GS00000001367100000	LOT Z WINTERTON SETTLEM	13671	0
N0GS00000001403900000	FALLS	14039	0
N0GS00000001431200000		14312	0
N0GS00000001485400000	NTANYANE	14854	0
N0GS00000001485500000	MTONTWANE	14855	0
N0GS00000001485500001	MTONTWANE	14855	1
N0GS00000001521700000	GELUK	15217	0
N0GS00000001521800000	GROBBELAARS KLOOF	15218	0
N0GS00000001531200000	QINISA	15312	0
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N0GS00000001531200002	QINISA	15312	2
N0GS00000001531200003	QINISA	15312	3

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N0GS00000001531200007	QINISA	15312	7
	+		8
N0GS00000001531200008	QINISA	15312 15312	9
N0GS00000001531200009 N0GS00000001531200010	QINISA	15312	_
	QINISA		10
N0GS00000001531200011	QINISA	15312	11
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N0GS00000001531200016	QINISA	15312	16
N0GS00000001531200017	QINISA	15312	17
N0GS00000001545600000	BON JOY	15456	0
N0GS00000001568900001	GROBBELAARS KLOOF	15689	1
N0GS00000001568900003	GROBBELAARS KLOOF	15689	3
N0GS00000001568900004	GROBBELAARS KLOOF	15689	4
N0GS00000001568900005	GROBBELAARS KLOOF	15689	5
N0GS00000001568900006	GROBBELAARS KLOOF	15689	6
N0GS00000001568900007	GROBBELAARS KLOOF	15689	7
N0GS00000001568900011	GROBBELAARS KLOOF	15689	11
N0GS00000001627100000	DOORN KOP	16271	0
N0GS00000001636400000	JACOBSRUS	16364	0
N0GS00000001636400002	JACOBSRUS	16364	2
N0GS00000001664600000	OOSTHUISEN KLOOF	16646	0
N0GS00000001686300000	EZAKHENI	16863	0
N0GS00000001686300008	EZAKHENI	16863	8
N0GS00000001686300009	EZAKHENI	16863	9
N0GS00000001686300010	EZAKHENI	16863	10
N0GS00000001729800000	EZAKHENI RAIL	17298	0
N0GS00000001731300000		17313	0
N0GS0000001749200000		17492	0
N0GS0000001749300000	FOUNTAINDALE	17493	0
N0GS00000001781800000	HORNER	17818	0
N0GS00000001803000000		18030	0
N0GS00000001803100000	CHIEVELEY	18031	0
N0GT00000000103800000	KRANSKLOOF	1038	0
N0GT00000000103800002	KRANSKLOOF	1038	2
N0GT00000000103800003	KRANSKLOOF	1038	3
N0GT00000000104900000	NOODHOEK	1049	0
N0GT00000000106500004	KRANTZ KOP	1065	4
N0GT00000000106500005	KRANTZ KOP	1065	5
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N0GT00000000106500009	KRANTZ KOP	1065	9
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N0GT00000000106600001	GOEDE KEUS	1066	1
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			9
N0GT00000000106600009	GOEDE KEUS	1066	
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N0GT00000000106800017	PAARDE BERG	1068	17
N0GT00000000106800018	PAARDE BERG	1068	18
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N0GT00000000107500007	BERGVLIET	1075	7
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N0GT00000000107800005	UITHOEK	1078	5
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N0GT00000000110800004	WINTERHOEK	1108	4
N0GT00000000110800006	WINTERHOEK	1108	6
N0GT00000000112100000	BRAAK FONTEIN	1121	0
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N0GT00000000112100002	BRAAK FONTEIN	1121	2
N0GT00000000112300000	BLAAUW KRANS	1123	0
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N0GT00000000112300003	BLAAUW KRANS	1123	3
N0GT00000000112300004	BLAAUW KRANS	1123	4
N0GT00000000112300005	BLAAUW KRANS	1123	5
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N0GT00000000112300007	BLAAUW KRANS	1123	7
N0GT00000000112400004	VERMAAKS KRAAL	1124	4
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N0GT00000000121200000	ZYPHER FONTEIN	1212	0
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N0GT00000000124400048	UITVAL	1244	48
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N0GT00000000124400050	UITVAL	1244	50
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N0GT00000000124400053	UITVAL	1244	53
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NOCTO00000013FF00013	ONDUCT	11255	112
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N0GT00000000128000000	BUSHMANS RIVER MOUTH	1280	0
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N0GT00000000131100000	JAMMER FONTEIN	1311	0
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N0GT00000000136500000	KROMME-ELLEM-BOOG	1365	0
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N0GT00000000138600004	KUICK VLEI	1396	0
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N0GT00000000139000011	IMPANZA RIVER	1843	0
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	DOORN BERG		
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	ROODE BOK VLAKTE	1858	0
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	WELTEVREDEN WELTEVREDEN	1900	5
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	ROMAN SPRUIT		1
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N0GT00000000193100000	BUFFELS HOEK	1931	0
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N0GT000000000200800001	ROODE DRAAL	2008	1
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N0GT00000000208000004	VERDRUK	2080	4
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N0GT00000000210000003	CECILIA	2100	3
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N0GT00000000210200000	WOODFORD	2102	0
N0GT00000000210200001	WOODFORD	2102	1
N0GT00000000210300000	ELLENA BERG	2103	0
N0GT00000000210600000	LILY FONTEIN	2106	0
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N0GT00000000211600002		2116	2
N0GT00000000211600003		2116	3
N0GT00000000211600005		2116	5
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N0GT00000000213000000	ZWAGERS HOEK	2130	0
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N0GT00000000213000002	ZWAGERS HOEK	2130	2
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N0GT00000000213000004	ZWAGERS HOEK	2130	4
N0GT00000000213700000	ACHLEEAN	2137	0
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N0GT00000000213700003	ACHLEEAN	2137	3
N0GT00000000215200000	HARTEBEEST FONTEIN	2152	0
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N0GT00000000217600000	ROOSDAL	2176	0
N0GT000000000217800000	PEARL	2178	0
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1400100000000219300003	ONL INA UNEEN	2133	٥

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N0GT00000000219500004	GRETNA GREEN	2195	5
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N0GT00000000227300003 N0GT00000000227300004	COALFIELD	2273 2273	4
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N0GT000000000227300269	COALFIELD	2273	269
N0GT00000000236700000	STRATFORD	2367	0
N0GT00000000237200000	SUTHERLAND	2372	0
N0GT00000000239600000	MAUCHLINE	2396	0
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N0GT00000000240100000	BEITH CROVE	2401	0
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N0GT00000000241700001	SUTHERLAND	2417	1
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N0GT00000000242200000	ELLESMERE	2422	0
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N0GT00000000291400000	RENNISTON	2914	0
N0GT00000000294800000	LOT 1	2948	0
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N0GT00000000297100001	CRAIGMILLAR	2971	1

N0GT00000000297100002	CRAIGMILLAR	2971	2
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N0GT00000000297200000	BALGOWNIE	2972	0
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N0GT00000000298500000	DOORN VLAKTE	2985	0
N0GT00000000311000000	AMSIBIE	3110	0
N0GT00000000321400002	PADDAFONTEIN	3214	2
N0GT00000000323100000	RAMA	3231	0
N0GT00000000323200000	COBURG	3232	0
N0GT00000000328300000	DUIKER HOEK	3283	0
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N0GT00000000330700000	BOSCHFONTEIN	3307	0
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	5.3 (15)(12)(11)(11)	3320	1'

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N0GT00000000332700000	ELANDS KRAAL	3327	0
N0GT00000000332700002	ELANDS KRAAL	3327	2
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N0GT00000000347900000	HELENA	3479	0
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N0GT00000000354100003	KEMPENFELDT	3541	3
N0GT00000000362400001	MAXWILTON	3624	1
N0GT00000000413000000	MEADOWBANK	4130	0
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N0GT00000000420300000	ALETTA	4203	0
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N0GT00000000420300003	ALETTA	4203	3
N0GT00000000423200000	KLIP HOEK	4232	0
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N0GT00000000602600000	ALOES A	6026	0
N0GT00000000621300000	SALISBURY PLAIN	6213	0
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N0GT00000000764700000	YATTON	7647	0
N0GT00000000768200000	BUFFALO KRANZ	7682	0
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N0GT00000000769600000	2A OF WELVERDIENT	7696	0
N0GT00000000770600000	ROODE KLIP	7706	0
N0GT00000000773000000	FROGLANDS	7730	0
N0GT00000000774100000	DONDO	7741	0
N0GT00000000774200000	STONEHILL	7742	0
N0GT00000000785300000	MALI A	7853	0
N0GT00000000786200000	WELVERDIENT 3A	7862	0
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N0GT00000000791700000	KLIP RAND	7917	0
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N0GT000000000874500000	M G B	8745	0
N0GT000000000876100000	LOT M G A	8761	0
N0GT000000000877900000	LOT 9	8779	0
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N0GT00000000920100001	NORTH KOLOMBE	9656	0
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N0GT00000001077700000	LOT 9 MUDEN	10777	0
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N0GT00000001748600049 17486 49	N0GT00000001748600048		17486	48
	N0GT00000001748600049		17486	49
N0GT00000001748600050 17486 50	N0GT00000001748600050		17486	50
N0GT00000001748600051 17486 51	N0GT00000001748600051		17486	51
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N0GT00000001753800000		17538	0
N0GT00000001753800004		17538	4
N0GT00000001753800005		17538	5
N0GT00000001753800006		17538	6
N0GT00000001753800007		17538	7
N0GT00000001753800008		17538	8
N0GT00000001753800009		17538	9
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N0GT00000001802200000	NYATHINI	18022	0
N0GT00000001848600000	HLATHI	18486	0
N0GU00000001662000000		16620	0
N0HU00000001830200000		18302	0
N0HU00000001830300000		18303	0

APPENDIX 3: EAP UNDERTAKING

EAP Undertaking: Rhino Oil and Gas 291ER

- I, <u>Matthew Hemming</u>, the Environmental Assessment Practitioner responsible for compiling this Environmental Impact Report, undertake that:
 - the information provided herein is correct;
 - the comments and inputs from stakeholders and I&APs has been correctly recorded;
 - the inputs and recommendations from specialist reports, where relevant, have been included;
 - information and responses provided to stakeholders and I&APs by the EAP is correct; and
 - the I&APs and stakeholders have reviewed and commented on the EIA and the level of agreement therewith has been correctly documented.

Signature of the EAP	Date:5 September 2016
A A	
Jen Jei	Date:4 September 2016

APPENDIX 4: PROOF OF REGISTRATIONS OF THE PRACTITIONERS



The Interim Certification Board For For

Environmental Assessment Practitioners of South Africa

Brandon Stobart

was certified as an

ENVIRONMENTAL ASSESSMENT PRACTITIONER

on this 22nd day of August 2005

Chairperson

Secretary

Registration No: 0071/05



The Interim Certification Board For

Environmental Assessment Practitioners of South Africa

Jonathan Crowther

was certified as an

ENVIRONMENTAL ASSESSMENT PRACTITIONER

on this 27th day of November 2003

Watten / Hearn

AND EXACT COPY
OF THE ORIGINAL

Secretary

Petrus Abraham Fouché Strydom Commissioner of Oaths

Practising Attorney
Republic of South Africa
Roeland Square, Roeland Street
Cape Town 8001



herewith certifies that

Jonathan Crowther

Registration number: 400145/93

is registered as a

Professional Natural Scientist

in terms of section 20(3) of the Natural Scientific Professions Act, 2003
(Act 27 of 2003)
in the following field(s) of practice (Schedule I of the Act)

Environmental Science

22 November 1993



22 November 1993

Pretoria

President

Executive Director

APPENDIX 5: CURRICULA VITAE OF THE PROJECT TEAM

Brandon Stobart

Director



Qualifications

MBA	2006	Business Masters including a research report on evaluating sustainable development strategies in mining (WITS Business School)
EAP	2005	Certified as an environmental assessment practitioner in South Africa and Namibia.
EARA	2001	Environmental Auditors Registration Organisation("EARA") accredited environmental audit qualification (Institute of Environmental Management Assessment "IEMA")
LLB	1997	Bachelor of law (University of Cape Town). Admitted as an attorney of the High Court of South Africa in 2000. Specialisation in mining and environmental law.
ВА	1994	Majors in environmental science and economics (University of Cape Town).

Key Areas of Expertise

Key areas of Brandon's expertise are summarised below.

Environmental and social assessment	Environmental and social due diligence and auditing. Environmental authorisations, permits, certificates, licenses. Environmental and social impact assessment (EIA) ISO 14001 environmental management systems (EMS). Environmental and social management programs and plans (EMPs).
Stakeholder Management	Stakeholder engagement strategies, facilitation of public participation processes, liaison with government and nongovernment organisations.
Sustainable development strategies	Planning and implementation of on sustainable development strategies.
Reviews	Peer review of environmental and social assessments.

Summary of Capability

Brandon is the Managing Director of the following SLR group companies: SLR Consulting (Africa) Pty Ltd, SLR Consulting (South Africa) Pty Ltd and Synergistics Envronmental Services (Pty) Ltd. He has been with SLR (previously called Metago Environmental Engineers) since 2000. During this time he has consulted to the mining industry as an environmental and social assessment practitioner. Prior to 2000 he worked as an attorney for Bowman Gilfillan Attorneys specialising in environmental and mining law.

Recent Project Experience Key aspects of Brandon's recent project experience are summarised below.

Project	Brandon's Role
Chrome	
Xstrata Chrome EIA and EMP amendment for furnaces 5 and 6, and large scale palletising plant at Wonderkop (South Africa)	Project manager
SA Chrome and Alloys (now called Xstrata-Merafe Ferrochrome), EIA for the development of a green fields ferrochrome smelter complex (South Africa).	Project manager
Transvaal Ferro-Chrome SA Limited (now called IFM), EIA and EMP for the development of a green fields ferrochrome smelter complex and chrome mine (South Africa).	Project manager
Tharisa Minerals, EIA and EMP for a green fields chrome mine (South Africa)	Project manager
Gold	
AngloGold Ashanti, ERGO and Vaal River rubber waste fields chrome mine (South Africa)	Project manager
Eastern Transvaal Consolidated, EIA/EMP amendment for contamination remediation and re-mining of old tailings dam at Sheba, Fairview and New Consort Mines (South Africa)	Project manager
LGL Equigold, ESIA and ESMP for the development of a green fields open pit operation in Hire (Ivory Coast)	Project reviewer
Barrick Gold South Deep Mine, EMP consolidation and tailings dam expansion (South Africa)	Project reviewer
Goldfields Ghana, Tarkwa EIA consolidation (Ghana)	Project reviewer
Manganese	
United Manganese of Kalahari, green fields EIA and EMP for a manganese mine and sinter plant (South Africa)	Project management and review
Ntsimbintle Mining, green fields EIA/EMP for a manganese mine and sinter plant (South Africa)	Project management and review
BHP Billiton Samancor Manganese, strategic environmental advice for expansion in the Hotazel mining area (South Africa)	Project manager
Northern Cape Manganese Mining Company, green fields EIA/EMP for a manganese mine and sinter plant (South Africa)	Project reviewer

Platinum	
Barplats Mines Limited, EIA and EMP amendments for the following Crocodile River Mine expansions: Krokodildrift expansion, Zandfontein expansion, Maroelabult expansion (South Africa)	Project reviewer
Impala Platinum Limited EIA and EMP amendment for the UG2 and Merensky opencast project (South Africa)	Project manager
Impala platinum limited, EIA, and EMP amendment for smelter complex expansion (South Africa)	Project manager
Marula Platinum Mine, EIA and EMP amendment for the new shaft complex and tailings dam expansion (South Africa)	Project reviewer
Platinum Limited (Boyton), green fields EIA and EMP for Pilanesburg Platinum Mine (South Africa)	Project manager
Eastern Platinum, green fields EIA/EMP for the Spitzkop Platinum Mine (South Africa)	Project reviewer
Eland Platinum, green fields EIA/EMP for the Eland Platinum Mine (South Africa)	Project reviewer
Diamonds	
De Beers, EIA/EMP performance assessment and review work for the Oaks diamond mine (South Africa)	Project manager
BHP Billiton and Petra Diamonds, EIA for the Alto Cuilo Diamond Project (Angola)	Project reviewer
Coal	
Keaton Mining, green fields EIA and EMP for the Klipfontein Coal Mine (South Africa)	Project reviewer
Keaton Mining, green fields EIA and EMP for the Vanggatfontein Coal Mine (South Africa)	Project management and review
Leeuw Mining, EIA and EMP for a colliery new Utrecht (South Africa)	Project reviewer
Uranium	
Mantra Resources, pre-feasibility EIA study for the green fields Mkuju River Uranium Mine (Tanzania)	Project manager
A-Cap Resources, ESIA and ESMP scoping for the green fields Letlhakane uranium mine (Botswana)	Project reviewer
Palladin Energy, ESIA and ESMP amendment for the Langer Heinrich Uranium Mine stage three expansion (Namibia)	Project manager
Swakop Uranium, EIA for the green fields Husab Uranium Mine (Namibia)	Project manager
Utilities	
Hernic Ferrochrome, IEA for a railway siding between Brits and Hernic Ferrochrome (South Africa)	Project reviewer
Eskom, EIA for a regional power line between the Hotazel line and United Manganese of the Kalahari Mine (South Africa)	Project reviewer
Swakop Uranium, IEA for multiple power lines, pipelines and access road (Namibia)	Project manager

Planning, implementation and/or review of the stakeholder management and public participation processes for:

Maandagshoek Platinum Mine (now Madikwa) green fields EIA and EMP

Xstrata, Wonderkop EIA an EMP amendment for furnaces 5 and 6

SA Chrome (now Merafe) green fields EIA for smelter complex

Aquarius, Marikana Platinum Mine EIA and EMP amendments

Transvaal Ferrochrome (now IFM) green fields EIA/EMP for mine and smelter complex

AngloGold Ashanti, ERGO rubber treatment solution EIA

Impala Platinum EIA and EMP amendments for the UG2/Merensky opencast project, Shaft 20 Project and Smelter complex expansion

Stakeholder management strategy and procedure for Impala Platinum Limited

Platmin (Boynton), Pilanesburg Platinum Mine green fields EIA/EMP

Barplats Mines Limited, various Crocodile River Mine expansion EIA and EMP amendments

Tharisa Minerals, EIA and EMP for green fields chrome mine

Keaton Mining, EIA and EMP for green fields coal mine

Eastern Platinum Limited, EIA and EMP for green fields Spitzkop Platinum Mine

Eland Platinum mine green fields EIA and EMP

Tameng Mining, Mphathlele green fields Platinum Mine EIA and EMP

LaFarge EIA and EMP amendment for an alternative fuel process as its Lichtenburg cement plant

Biz Africa prospecting EMP

Marula Platinum Mine EIA and EMP for mine expansion

United Manganese of Kalahari, EIA and EMP for a green fields manganese mine

Ntsimbintle Mining, EIA and EMP for a green fields manganese mine

Palladin Energy, EIA and EMP amendment for the Langer Heinrich uranium Mine expansion

Eskom regional power line EIA

Due diligence and audits

A range of due diligence investigations (throughout Africa) conducted on behalf of RSG Global, Snowden Industry Mining Consultants, Venmyn Rand, BSG Resources, Standard Bank, Jowell Glyn and Marais Attorneys, Bowman Gilfillan Attorneys

World Bank, ISO14001, EMP performance and / or legal compliance audits of Ruashi Copper Mine, Kansanshi Copper Mine, Samancor Chrome mine and smelter operations, Impala Platinum, Lonmin Platinum, Botswana Ash, Anglo Platinum Lebowa Platinum Mine, Marula Platinum Mine, Hernic Ferrochtome, Aquarius Marikana Mine, Xstrata Wonderkop, Salene Mining, De Beers the Oaks Mine and Modikwa Platinum Mine

Integrated Water and Waste Licenses

Management of water license application processes and / or compilation of technical reports for:

Xstrata Alloys Project Lion

Avgold Ltd's Eastern Transvall Consolidated division

Xstrata - Merafe Venture, Boshoek smelter

Sublime Technologies

Barplats, Crocodile River Mine

Platmin (Boynton), Pilanesburg Platinum Mine

Environmental Management System

ISO14001 system implementation, training, review and / or audits at Debswana Orapa (Botswana), Lonmin Platinum, Botswana Ash, The Botswana Water Utility Corporation, Marula Platinum Mine, Tati Nickel, Uranium One and Avgold Ltd's Fairview, Sheba and New Consort Mines

Environmental Law

Development of the ISO14001 EMS legal registers for Rossing Uranium (Namibia), PPC South Africa, Impala Platinum Ltd Mine and Refinery, Anglo Platinum BRPM Mine, Maandagshoek Platinum, Lebowa Platinum Mine, De Beers Namaqua Mine, Botswana Ash (Botswana) and Eskom Hendrina Power Station

Opinion work, audits / risks assessments and training for multiple clients in Africa.

Jonathan Crowther

Director



Qualifications

CEAPSA	2003	Certified as an Environmental Assessment Practitioner with the Interim Certification Board for Environmental Assessment Practitioners of South Africa
ICB	1999	Member of ICB Certification Committee
IWM	1998	Member of Institute of Waste Management
IAIAsa	1997	Member of International Association for Impact Assessment (South Africa). Past President of IAIAsa.
Pr.Sci.Nat.	1993	Registered Professional Natural Scientist – Environmental Scientist
MSc	1988	Environmental Science (University of Cape Town)
BSc (Hons)	1983	Geology (Rhodes University)
BSc	1982	Geology and Geography (Rhodes University)

Key Areas of Expertise

Key areas of Jonathan's expertise are summarised below.

	Project Management			
	Basic Assessments (BA)			
Environmental Assessments	Environmental Impact Assessments (EIA)			
	Environmental management programmes and plans (EMPs)			
	Environmental authorisations, permits and licenses			
	Stakeholder engagement			
Stakeholder Management	Facilitation of public participation processes			
-	Liaison with government and non-government organisations			
	EMPs			
Environmental auditing and	Environmental Control Officer (ECO)			
monitoring	Compliance Auditing			
	Closure Reporting			

Summary of Experience and Capability

Jonathan is the SLR Sector Lead for Oil and Gas in Africa. He has expertise in a wide range of environmental disciplines, including Environmental Impact Assessments (EIA), Environmental Management Plans / Programmes, Environmental Planning & Review, Environmental Auditing & Monitoring, Environmental Control Officer, Public Consultation & Facilitation.

He has project managed a large number of offshore oil and gas EIAs for various exploration and production activities in South Africa and Namibia. He also has extensive experience in infrastructure projects, property developments and waste management.

Recent Project Experience

Key aspects of Jonathan's recent project experience are summarised below.

Project	Date	Jonathan's Role
Oil and Gas Exploration and Production		
Spectrum Geo Limited. EMP for a Reconnaissance permit application to acquire 2D multi-client seismic data off the Southern Coast of South Africa	2016-ongoing	Project Management and quality control of the EMP
Petroleum Geo-Services (Pty) Ltd. EMP Addendum for the expansion of a speculative seismic survey off the South Coast of South Africa	2016-ongoing	Project management and quality control of the EMP
Rhino Oil & Gas Exploration South Africa (Pty) Ltd. Scoping and EIA for an Oil and Gas Exploration Programme in Blocks 3617 & 3717 off the South-West Coast of South Africa	2015-ongoing	Project management and quality control of the EIA
Rhino Oil & Gas Exploration South Africa (Pty) Ltd. Scoping and EIA for an Oil and Gas Exploration Programme in various inshore Blocks off the South-West Coast of South Africa	2015-ongoing	Project management and quality control of the EIA
Thombo Petroleum (Pty) Ltd. Scoping, EIA and EMP Addendum for exploration well drilling in Block 2B off the West Coast of South Africa	2014-2015	Project management and quality control of the Scoping, EIA and EMP Addendum
Sunbird Energy Ltd. EIA and EMP for the proposed Ibhubesi Gas Project, West Coast, South Africa	2013-ongoing	Project management and quality control of the EIA
Shell South African Upstream B.V. EIA and EMP for an amendment to the existing Exploration Right to undertake Exploration Well Drilling in the Orange Basin Deep Water Block, West Coast, South Africa	2013-2015	Project management and quality control of the EIA
Cairn South Africa (Pty) Ltd. EIA and EMP for an amendment to the existing Exploration Right to undertake Exploration Well Drilling in Block 1, West Coast, South Africa	2013-2015	Project management and quality control of the EIA
Total E and P South Africa (Pty) Ltd. ECO, Compliance requirements and audit for deepwater well drilling in Block 11B/12B, South Africa	2013-2014	Project management and quality control
Spectrum ASA. EIA for a proposed 2D speculative seismic survey in the Orange Basin, Namibia	2013	Project management and quality control of the EIA
Tullow Kudu Limited. Environmental and Social Impact Assessment for a proposed 3D and 2D seismic survey in Licence Blocks 2012B, 2112A and 2113B, Walvis Basin, Namibia	2013	Project management and quality control of the ESIA
Sasol Petroleum International (Pty) Ltd. EMP for a proposed 2D seismic survey programme in the Durban and Zululand Basins off the East Coast of South Africa	2012-2013	Project management of the EMP
Total E and P South Africa (Pty) Ltd. EMP for a proposed 2D seismic survey, sonar bathymetry and drop core sampling in the Outeniqua South Area, South Coast, South Africa	2012-2013	Project management of the EMP
PetroSA (Pty) Ltd. EMP Amendment for the proposed seismic survey campaign in Block 1, West Coast, South Africa	2012	Project management of the EMP
Bayfield Energy Ltd. EMP Amendment for the proposed seismic survey in the Pletmos Inshore Area, South Coast, South Africa	2012	Project management of the EMP
CGG Veritas Services (UK) Ltd. EMP for a proposed speculative seismic survey, East Coast, South Africa	2012	Project management of the EMP

Project	Date	Jonathan's Role
Signet Petroleum Ltd. EIA for proposed 2D and 3D seismic surveys in Block 2914B off the coast of Namibia	2011	Project management and quality control of the EIA
HRT Netherlands B.V. EIA for a 3D seismic survey in two offshore areas, Namibia	2010-2011	Project management and quality control of the EIA
CNR International Limited. EMP and BA for exploration well drilling in Block 11B/12B, South Coast, South Africa	2010-2011	Project management of the EMP and Basic Assessment
Atacama Consulting for Dominion Oil. Project review of a proposed onshore and offshore seismic survey in the Queen Elizabeth National Park, Uganda	2010	Project reviewer
PetroSA (Pty) Ltd. EIA and EMP for PetroSA's proposed production wells in the FO field (eight wells) and in the Oribi/Oryx mining lease area (one well)	2008-2011	Project management of the EIA and EMP
Enigma Oil. EIA for 2D seismic surveys to be undertaken of the coast of Namibia	2008-2009	Project management of the EIA
Petroleum Agency SA. Environmental Report for an offshore seismic survey undertaken as part of the South African Shelf claim project	2007	Project management for undertaking an Environmental Report
PetroSA (Pty) Ltd. EMP for the construction phase of the South Coast Gas project, South Coast, South Africa	2007	Chair and Secretariat of the EMP
BHP Billiton Petroleum (Americas) Inc. EIA for a proposed 2D seismic survey in the Northern Block, Namibia	2007	Project management of the EIA
Forest Exploration International (SA). EIA and EMP for the proposed Ibhubesi Gas project and related infrastructure, West Coast, South Africa	2006-2008	Project management of the EIA
BHP Billiton Petroleum (Americas) Inc. Expanded Environmental Notification for drilling a Deep Water exploration well in Petroleum Licence Block 3B/4B off the West Coast of South Africa	2004-2007	Compilation of an Expanded Environmental Notification
PetroSA (Pty) Ltd. EIA and EMP for the proposed South Coast Gas Development project in Petroleum Block 9, South Africa	2004-2007	Project management for the EIA and EMP
Pioneer Natural Resources (Pty) Ltd. Environmental Notification and Close-out Reports for the drilling of three prospect wells in Block 9, South Africa	2003	Project management
PetroSA EMPR for the development of the Sable Oil Field, South Africa	2001	Compilation of EMPr
Petroleum Agency South Africa. Generic EMPr for oil and gas prospecting for the whole of the South African Offshore	1999-2002	Compilation of a Generic EMPR
Brown and Root on behalf of Shell Exploration and Production Namibia. Route selection for the proposed Kudu Gas pipeline between Oranjemund, Namibia and Cape Town, South Africa	1998-1999	Environmental input into the route selection
Soekor E&P (Pty) Ltd. EIA and EMPr for the proposed extension of the ORIBI oil production facility and hydrocarbon exploration in Block 9 off the Southern Cape Coast (joint venture with CSIR)	1997	Project management of the EIA and compilation of EMPRs
Road and related infrastructure ¹		
Hatch GOBA (Pty) Ltd. MMP for proposed flood damage repairs to structures in the Eden and Winelands Municipal areas between Ladismith and Montagu, Western Cape	2015-ongoing	Project management and quality control of the MMP
ERO Engineers (Pty) Ltd. MMP for the proposed repair and reseal of Main Road 233, Langebaan, Western Cape	2015-2016	Project management and quality control of the MMP

 $^{\rm 1}$ All subsequent projects are undertaken in South Africa unless otherwise indicated.

Project	Date	Jonathan's Role
Bergstan SA Consulting and Development Engineers (Pty) Ltd for WCG: Department of Transport and Public Works. BA for the storm damage repair of slopes and roadway on MR101 between Simonstown and Smitswinkel Bay, Western Cape	2014-2015	Project management and quality control of the BA
AECOM SA (Pty) Ltd. for South African National Roads Agency SOC Limited. BA and EIA for the proposed upgrading of National Route 7 between Leliefontein and Hopefield intersections, Western Cape	2013-2015	Project management and quality control of the two Basic Assessments and an EIA
Kantey & Templer Consulting Engineers (Pty) Ltd. for WCG (Dept. of Transport & Public Works). BA for the proposed improvement to the R44, Somerset West to Stellenbosch	2012-ongoing	Project management and quality control of a Basic Assessment
BKS (Pty) Ltd for WCG (Dept. of Transport & Public Works). EIA process for the proposed road network improvements required to support the development of the Saldanha Industrial Zone and port expansion, Western Cape	2012-2015	Project management and quality control of the EIA
Aurecon (Pty) Ltd for WCG (Dept. of Transport & Public Works). BA for the repair of flood damaged structures in the Eden District Municipality, Southern Cape	2012-2013	Project management and quality control of a number of Basic Assessments
ERO Engineers (Pty) Ltd for South African National Roads Agency Limited. EIA for the improvement of N7 Section1 between Melkbos Intersection and Atlantis Intersection, Western Cape	2010-2011	Project management of the Scoping Study and EIA
BKS (Pty) Ltd for South African National Roads Agency Limited. BA, EMP and ECO input for the improvement of structures (including the widening of five bridges) on the R27, Section 10 & 11 between Kenhardt and Keimoes, Northern Cape	2009-2011	Project management for the BA, EMP and ECO
Bergstan South Africa (Pty) Ltd for WCPA (Dept. of Transport and Public Works). BA for the reconstruction of three flood damaged bridges in the Hex River Valley, Western Cape	2009-2010	Project management of the Basic Assessment
UWP (Pty) Ltd for South African National Roads Agency Limited. BA for the proposed rehabilitation of National Route 9 Section 7 from Wolwefontein (km63.63) to Colesberg (km94.84) including a new N1/N9 access interchange at Colesberg, Western Cape	2008-2011	Project management of the Basic Assessment
BKS (Pty) Ltd for WCPA (Dept. of Transport & Public Works). BA and ECO for the upgrading of Trunk Road 2 Section 1 (M5) between the M5 Viaduct and the Black River Parkway Interchange	2007-2011	Project management of the Basic Assessment and ECO
City of Cape Town. EIA for the proposed Bloubos and Gustrow Roads for the Gordon's Bay and Sir Lowry's Pass Development Areas, Cape Town	2007-2011	Project management of the Scoping and EIA
Kwezi V3 (Pty) Ltd for WCPA (Dept. of Transport and Public Works). EMPR for the development of 40 borrowpits for the regravelling of trunk-, main- and divisional roads in the Central Karoo District, Western Cape	2007	Project management of the EMPR
Jeffares & Green (Pty) Ltd for WCPA (Dept. of Transport & Public Works). BA for the proposed upgrading of Main Road 531, regravel of Main Road 534 and development of 10 borrowpits in the Redelinghuys area, Western Cape	2006-2009	Project management of the Basic Assessment
South African National Roads Agency Limited. EIA for the proposed N2 Wild Coast Toll Road, Eastern Cape to Kwa-Zulu Natal	2005-2011	Co-project manager for the revised EIA
HHO Africa for PGWC (Department of Transport). EIA, EMP and ECO for the upgrading of the road between Gansbaai and Bredasdorp	2005-2010	Project management of the EIA, EMP and ECO

Project	Date	Jonathan's Role
BKS (Pty) Ltd for PGWC (Department of Transport). Scoping Study for the proposed rehabilitation of the N2 between Modderdam Road and Airport Interchange, Cape Town	2005-2007	Undertook the Scoping Study
Protea Parkways Consortium and South African National Roads Agency Limited. EIA for the proposed Winelands N1N2 Toll Highway, Western Cape	2002-2009	Project management of the EIA
PAWC – Roads. CEMP and ECO for the construction of Phase 2 and 3 of the TR31 between Worcester and Robertson	1999-2004	Compilation of CEMP and project management of the ECO
Landfill Sites and Waste Water Treatment Works		
City of Cape Town. Supplementary EIA for a proposed regional landfill site for the City of Cape Town	2010-2013	Project management and compilation of the EIA
Arcus Gibb (Pty) Ltd for Theewatersfkloof Municipality. Scoping Study and EIA for the proposed upgrading of the Grabouw Wastewater Treatment Works, Western Cape	2008-2011	Project management and quality control of the Scoping Study and EIA
City of Cape Town. EIA for the proposed new regional landfill site for the City of Cape Town	2001-2007	Project management, quality control, public participation and report drafting of the EIA
City of Cape Town. EIA for the proposed licensing of the Bellville South Waste Disposal Site, Cape Town	1999-2001	Project management of the EIA
Cape Agulhas Municipality, Struisbaai Office. EIA for the proposed regional solid waste disposal site for Struisbaai, L'Agulhas and Suiderstrand	1999-2001	Co-managed the EIA
Mossop Western Leathers. EIA for the proposed closure of the Hermon Road Waste Disposal Site, Wellington	1998	Project managed and compiled the EIA
Greater Hermanus Municipality. Regional waste study for the Hermanus Kleinmond and Bot River region, Hermanus	1997	Process facilitation of a regional waste study
Kleinmond Municipality. Scoping Study for the selection of a new waste disposal site to serve the area between Rooi-Els and Kleinmond, Kleinmond	1996	Facilitation of the Scoping Study
Southern Natal Joint Services Board. EIA procedure (from initial assessment to comments report) for the siting of two regional landfill sites in southern Natal	1994	Project managed and compiled the EIA
Water and Sewage Pipelines		
BVi Consulting Engineers Western Cape (Pty) Ltd. BA for the proposed upgrading of the Bayside Canal and development of a stormwater pipeline for the Big Bay outfall system in the Central and Western catchment of the Blaauwberg development area, Western Cape	2015-ongoing	Project management and quality control of the BA
Jeffares & Green (Pty) Ltd for Stellenbosch Municipality. BA for the proposed Jamestown bulk water supply pipeline and reservoir	2012-2013	Project management of the Basic Assessment
City of Cape Town. BA for the proposed bulk water system for the Gordon's Bay Development Area	2007-2009	Project management of the Basic Assessment
City of Cape Town. BA for the proposed extension of the Trappies Sewer line, Gordon's Bay	2007	Project management of the Basic Assessment
Velddrift Salt Company (Pty) Ltd. Scoping Study, EMP and ECO for a seawater pump station and pipeline to augment water supply to the Velddrift Salt Company's operation north of Laaiplek	2003	Project management of the Scoping Study, EMP and ECO
Entech Consulting Engineers for the Boland District Municipality. EIA for the proposed Eerste River Bulk Sewage Scheme	1999-2001	Project management of the EIA

Project	Date	Jonathan's Role
Rivers and Wetlands		
City of Cape Town. Scoping Study and EIA for the proposed Sir Lowry's Pass River flood alleviation and upgrade in the Gordon's Bay and Sir Lowry's Pass Development Area	2007-2011	Project management of the Scoping Study and EIA
Stewart Scott International for City of Cape Town: Helderberg Administration. EIA, CEMP and ECO for the proposed Lourens River Flood Alleviation Measures, Western Cape	2000-2001	Project management of the EIA, CEMP and ECO
Southern Waters for South Peninsula Municipality. Public consultation for the development of a Management Plan for Zeekoevlei/Rondevlei	2000	Facilitated the public consultation process
Helderberg Municipality/Cape Metropolitan Council. EIA for the proposed upgrade of the Moddergat River, Macassar	1999	Project management of the EIA
General Industries		
International Mining & Dredging Holdings Ltd. EIA for a Mining Right Application for an offshore diamond concession in Block 2C off the West Coast of South Africa	2015-ongoing	Project management and quality control of the EIA
International Mining & Dredging Holdings Ltd. BA for marine sediment sampling activities in Diamond Mining Concession Areas off the West Coast, South Africa	2014-2015	Project management of the and quality control of the BA
Saldanha Bay IDZ Licencing Company. EIA for the proposed establishment of an Oil and Gas Offshore Supply Base at the Saldanha Bay IDZ	2013-2016	Project management of the EIA
ZAA Engineering Projects and Naval Architecture (Pty) Ltd for Transnet National Ports Authority. Environmental input into the pre-feasibility study for the proposed offshore LPG handling and storage facility, Port of Saldanha, Western Cape	2011	Environmental input into the pre- feasibility study
Yachtport SA (Pty) Ltd. BA and ECO for the proposed Marine Lift Facility in the Small Craft Harbour, Port of Saldanha	2009-2011	Project management of the Basic Assessment and ECO
FerroMarine Cape. ECO for the construction of an Oil and Gas Service Hub in the Port of Cape Town	2010-2011	Project management of the ECO
Richmond Business Park Joint Venture Consortium. EIA for the proposed Richmond Park Development for the project facilitation joint venture on behalf of the successful land claimants, Cape Town	2010-2012	Project management of the EIA
SAB Maltings (Pty) Ltd. EIA Waste Management Licence Application for the construction of a Steep Water Purification Plant (Two- phased Membrane Bioreactor and Reverse Osmosis system) at the South African Breweries' Malting Plant, Caledon, Western Cape	2008-2011	Project management of the EIA and Waste Management Licence Application
Savannah Environmental (Pty) Ltd. Environmental Review of the EIA and EMP for the proposed Eskom Wind Energy Facility and associated infrastructure at a site in the Western Cape Province	2007-2008	Environmental review of the EIA and EMP
Finavera Renewables Ltd. Environmental input for a site pre-selection exercise for a proposed Wave Energy Project off the southwest coast of South Africa	2007-2008	Project management of the Environmental input
Irvin & Johnson Limited. BA for a proposed offshore cage aquaculture project, Mossel Bay	2007-2008	Project management of the Basic Assessment
PetroSA (Pty) Ltd. EIA for the upgrading of the PetroSA refinery near Mossel Bay for the conversion to 100% unleaded fuel production	2003-2005	Project management of the EIA

Project	Date	Jonathan's Role
Namakwa Sands Ltd. Initial environmental investigation for the proposed extension of Namakwa Sands' mining, mineral separation and smelting operations	2003	Project management of the initial environmental investigation
Caltex SA (Pty) Ltd. EIA for the processing and disposal of Sulphur produced at the Milnerton Oil refinery	2001-2002	Project management of the EIA
PetroSA (Pty) Ltd. Compilation and implementation of construction-phase Environmental Management Plan for the Low Aromatic Distallate Project, Voorbaai Tank Farm Mossel Bay	2001	Compilation and implementation of construction-phase EMP
Caltex SA (Pty) Ltd. EIA for increase in flow-rate of the Saldanha-Milnerton crude oil pipeline	2000	Project management of the Scoping Study and EIA permit compliance
LAMA International Contractors. EMP for the extension of the Sappi Saiccor marine outfall pipeline, Umkomaas	1996	Compilation and management of the EMP
Environmental Control		
AECOM SA (Pty) Ltd for SANRAL (SOC) Ltd. ECO services for the improvement of the National Road 7 between Abbotsdale and the Voortrekker Interchange, Western Cape	2015-ongoing	Project management and quality control
Bergstan SA Consulting and Development Engineers (Pty) Ltd for WCG: Department of Transport and Public Works. ECO services for the storm damage repair of slopes and roadway on MR101 between Simonstown and Smitswinkel Bay, Western Cape	2015-ongoing	Project management and quality control
Bergstan SA Consulting and Development Engineers (Pty) Ltd for WCG: Department of Transport and Public Works. ECO services for the repair and resurfacing of Victoria Road (MR103) km 2.1 to km 4.75 between Oudekraal and Llandudno, Western Cape	2014-2015	Project management and quality control
HHO Africa (Pty) Ltd for WCPA (Dept. of Transport and Public Works). ECO for the upgrading of the Koeberg Interchange	2008-2011	Project management of the ECO
BKS (Pty) Ltd for City of Cape Town. ECO and EMC facilitation for the upgrading of the N2 Hospital Bend, Cape Town	2008-2010	Project management of the ECO and EMC facilitation
TCTA. ECO for the construction of the Berg River Project, Franschhoek, Western Cape	2005-2008	Project management of the ECO
Table Mountain Aerial Cableway Company. Environmental Management Committee for the construction of the Table Mountain Aerial Cableway, Cape Town	1996-1997	Member of the EMC
Tourism / Resort		
City of Cape Town. Feasibility study for the proposed Monwabisi Coastal Node, Western Cape	2011	Project management
Olympian Developing Company. EIA for the development of a multi-purpose estate on Rem. Farm 681, Firgrove/Macassar, Western Cape (Sitari Fields Golf Estate)	2003-2005	Project management of the EIA
Lourensford Winery. Construction and Operation EMP for a wine cellar on Lourensford Estate in Somerset West, Western Cape	2002-2003	Project management of the Construction and Operation EMPs
Johnnic Property Development (Pty) Ltd. EIA for the proposed development of the Melkbosstrand Golf Village (Atlantic Beach), Melkbosstrand	1997	Project management of the EIA
Table Mountain Aerial Cableway Company. IEM process and EIA for the proposed upgrading of the Table Mountain Aerial Cableway, Cape Town	1996	Project management of the IEM process and EIA

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Project	Date	Jonathan's Role
Housing Development Projects		
Peter Koekemoer. Section 24G process for House Koekemoer ERF 3446, Oranjezicht, Western Cape	2015-ongoing	Project management and quality control of the Section 24G EIA
Martin Kelly. BA for the proposed subdivision and rezoning of a portion of Erf 1, Simon's Town (Glencairn)	2006-2011	Project management and compilation of the Basic Assessment
Cape Town Community Housing Company. BA for the proposed rezoning and subdivision of Erf 23300, Maitland (Royal Maitland Phase 3)	2006-2007	Project management of the Basic Assessment
Rocklands Eco Estate (Pty) Ltd. BA for the proposed rezoning and subdivision of parts of Portions 1 and 2 of Farm 1020, Simon's Town (Rocklands Farm), Western Cape	2005-2011	Project management and compilation of the Basic Assessment
Mr Gavin Wurz. Scoping Study for the proposed rezoning and subdivision of Farm Rouen on Erven 5100 & 5101, Strand	2004	Project management of the Scoping Study
Other		
Llandudno Surf Lifesaving Club. BA for the proposed extension of the Llandudno Surf Lifesaving Club Boathouse, Llandudno	2007-2010	Project management of the Basic Assessment
Tow Surf South Africa. Environmental input on the affects of tow surfing in terms of noise and emissions	2006	Environmental input
Water Research Commission. Groundwater Licensing Guide to guide groundwater development and use applications	2004-2007	Development of a Groundwater Licensing Guide
P & I Associates (Pty) Ltd. Environmental Assessment for the proposed wreck reduction of the vessel BBC China, Wild Coast	2004	Environmental Assessor
Plattner Racing Stables. Scoping Study, Construction EMP and Operation EMP for the rezoning and development of Farm Rondeberg Flats, No. 116, West Coast	1999-2000	Project management
CSIR. Public consultation for the proposed CSIR gas monitoring laboratory at Cape Point	1994	Public consultation
Thesen & Co. Public consultation for the proposed development options of Thesen Island, Knysna	1994–1996	Public consultation

Publications

R Parsons, L Eichstadt, J Crowther, J Blood. (2008) "Application Procedure for the Development and Use of Groundwater". WRC Report No. 1510/1/08.

Shippey K., Campbell H.M. and Crowther J. (1997). "Constructing successful environmental management plans for building sites". IAIA '97 Conference, Integrated Environmental Management in Southern Africa: The State of the Art and Lessons Learnt. Pilansberg, South Africa.

Crowther J. and Dorren D. (1994) "Public consultation in the search for regional landfill sites, South Coast Natal". Wastecon '94 All-Africa Congress, Somerset West, South Africa.

Hendry R W, Crowther J and Homes R (1990) "Stabilisation of Rock Cuttings on the Florence to Worcester Section of the National Route N1, South Africa". International Society for Rock Mechanics, International symposium on Static and Dynamic Considerations in Rock Engineering, Swaziland.

Static and Dynamic Considerations in Rock Engineering, Swaziland.

Crowther J., Parsons R. and Palm J. (1986). "Experience of Public Participation in developing new waste disposal sites". Wastecon '96 International Congress. Convened by the Institute of Waste Management, Durban, South Africa.

Matthew Hemming Environmental Assessment Practitioner



Qualifications

Bachelor of Science (Agriculture)	1999	University of Natal (PMB)
Master of Science by coursework in Conservation Biology	2001	UCT
Certificate Course in the Fundamentals of Project Management	2007	Wits

Key Areas of Expertise

Key areas of Matthew's expertise are summarised below.

Waste Management	Legal review of waste management activities. Facilitation of licensing processes for waste management activities in terms of the National Environmental Management: Waste Act, 2008. Development of waste management strategy.
Management of authorisation/licensing process for projects in waste management, gas exploration, mining and electricity sectors.	Management and undertaking of the process(es) required to inform the authorisation and licensing of projects in terms of legalisation such as the National Environmental Management Act, 1998; National Environmental Management: Waste Act, 2008; National Environmental Management: Air Quality Act, 2004; Minerals and Petroleum Resources Development Act, 2002 and, National Water Act, 1998.
Enviro-legal advice	Guidance to projects on legal issues and compliance required in terms of South African environmental legislation

Summary of Experience and Capability

Matthew is an Environmental Assessment Practitioner with SLR and has over 8 years' experience within the environmental consulting field. Matthew's current focus is on legislation and authorisations within the waste management and waste to energy industries.

Matthew is well versed in the authorisation and compliance requirements of all South African environmental legislation. His project experience is diverse and he has managed environmental authorisation processes for projects across a wide range of sectors including mining, gas exploration, electricity generation, infrastructure development and waste management throughout South Africa. In recent years Matthew has focussed on assisting

clients with the waste management legislation and on implementing projects up the waste management hierarchy.

In addition to this he also conducts or manages feasibility assessments, compliance audits, risk assessments, performance assessments, closure cost estimates and due diligence work.

Matthew's career interests include resource management and efficiency, climate change, environmental project management, conservation and land management and the integration of green energy into development projects. His strengths lie in his sound scientific grounding, a practical approach and his ability to adapt to and learn from new situations. Matthew has a broad background in ecology and experience in tourism, conservation and environmental management from many areas of South Africa.

Recent Project Experience

Key aspects of Matthew's recent project experience are summarised below.

Project	Date		Matthew's Role
EnviroServ's Holfontein Extension: Integrated Waste Management Facility	2014		EAP responsible for EIA for applications in terms of NEMA, NEMWA, NWA and NEMAQA
Rectification applications for EnviroServ Mineral Beneficiation facilities	2013 2014	to	EAP responsible for rectification applications in terms of NEMA and NEMWA.
EnviroServ's Chloorkop Municipal Solid Waste to Energy Project	2013 2014	to	EAP responsible for EIA for applications in terms of NEMA, NEMWA and NEMAQA
Waste Management Plan for the Musonoi Copper Mine	2013		Compile the waste management plan.
Gap Analysis of Specialist Studies for Port Durnford Mine	2013		Review of specialist studies and project's environmental risks.
Exploration right applications for Coal Bed Methane at Secunda, Memel, Wakkerstoom and Amersfoort	2013		EAP responsible for consultation, environmental assessment and management programme.
Development of Electrical Co- generation Power Plant and Ash Disposal Facility at Scaw Union Junction	2011 2013	to	EAP responsible for EIA for applications in terms of NEMA, NEMWA and NEMAQA
Introduction of Treatment Technologies to Aloes Hazardous Landfill Site	2012		EAP responsible for EIA for application in terms of NEMWA
Introduction of Treatment Technologies to Shongweni Landfill Site	2012		EAP responsible for EIA for applications in terms of NEMWA and NWA
Exploration for Coal Bed Methane at Amersfoort and Volksrust	2013		Environmental auditing and compliance management
Ash Dam Extension 3 at Eskom's Komati Power Station	2012		EAP responsible for EIA for applications in terms of NEMWA
Independent Performance Review and Water Quality Assessment of the Anglo Coal 5-Spot Coal Bed Methane Gas Project, for Petroleum Agency South Africa	2012		Independent Environmental Expert

Publications

IAIA Paper, The EAP, EIAs and our opportunity to effect change, not climate change, Synergistics Energy, 2008

3

MSc Dissertation, The MV Treasure oil spill and its effect on the African Penguin, *Spheniscus demersus*, at Robben Island, South Africa. University of Cape Town, 2001.

BSc (Agric) Project, Modelling of powerline impacts on large terrestrial birds in the Karoo, Northern Cape, South Africa. University of Natal, 1999.

SLR

Stella Libuseng Moeketse Environmental Practitioner



Qualifications

Master of Social Sciences	2007	University of Cape Town – Environmental Management
Bachelor of Arts (Honours)	2004	University of Cape Town – Environmental Management
Bachelor of Arts	2003	National University of Lesotho – Urban and Regional Planning

Key Areas of Expertise

Key areas of Stella's expertise are summarised below.

Management of major and small scale environmental impact assessments	Countrywide for a wide variety of mining and prospecting developments
Stakeholder engagement management	Countrywide and other African countries for various mineral developments
Management of specialist investigations	Countrywide for a variety of mineral developments
Environmental auditing	Countrywide for a number of prospecting and mining operations
Closure and rehabilitation cost estimates	Countrywide for various mining and prospecting developments
Environmental input at pre-feasibility and bankable feasibility levels	Countrywide for a number of mineral developments
Report writing	Various reports as per the items above

Summary of Experience and Capability

Stella is an Environmental Consultant with SLR's South African offices and is responsible for various environmental assessment projects. Stella has seven years of experience within the Minerals sector. Stella has managed a wide range of environmental assessment projects for major and small scale minerals developments throughout South Africa. Since 2008 Stella has been involved in 50 projects and she has managed over 20 them. In addition to this, Stella advises clients on a wide range of environmental and associated legal issues.

Stella also specialises in the facilitation and undertaking of stakeholder engagement processes including liaison with Interested and/or Affected Parties (IAPs), regulatory authorities, local authorities, tribal authorities and non-government organisations. Her specialities includes managing of complex and difficult stakeholders.

Prior to joining Metago Environmental Engineers (now SLR Consulting) in 2008, Stella worked as an Environmental Consultant at EnviroXcellence Services Cc on a variety of non-mining related projects including review of environmental impact assessment and environmental management programme (EIA/EMP) reports submitted to the provincial

Departments of Environmental Affairs (DEA) for both North West and Limpopo Provinces and drafting the environmental authorisations.

Recent Project Experience

Key aspects of Stella's project experience are summarised below.

Project	Date	Stella's Role
Rhino Oil and gas exploration (Pty) Ltd: stakeholder engagement manager for exploration right application in Kwazulu Natal Province.	Current	Stakeholder Engagement Manager
Rhino Oil and gas exploration (Pty) Ltd: stakeholder engagement manager for exploration right application in the Eastern Cape Province.	Current	Stakeholder Engagement Manager
Marula Platinum (Pty) Ltd: Basic Assessment for waste activities at Marula Mine, Limpopo Province.	Current	Project Manager
Exxaro Coal (Pty) Ltd: Graves Relocation and Related Consultation Processes for Leeuwpan Coal Mine in Delmas, Mpumalanga Province.	Current	Project Manager
Hernic Ferrochrome (Pty) Ltd: Environmental Impact Assessment and Environmental Management Programme for waste activities at Bokone and Morula Mines in Brits, North West Province.	Current	Project Manager
Impala Platinum Limited: Environmental Management Plan Amendment for the transfer of prospecting properties near Steelpoort, Limpopo Province.	Current	Project Manager
Inkosi Platinum (Pty) Ltd: 2016 Financial Provision update for prospecting operations on the farm Hartebeestpoort B 410 JQ, North West Province.	2016	Project Manager
Rhino Oil and gas exploration (Pty) Ltd: stakeholder engagement manager for exploration right application in the Free State Province.	2015	Stakeholder Engagement Manager
Tharisa Minerals (Pty) Ltd: Environmental Management Programme Amendment for the mining operations at Tharisa Mine near Marikana, Rustenburg, North West Province.	2015	Public Consultation Facilitator and Co- Project Manager
Afplats (Pty) Ltd: 2014 Environmental Management Plan performance assessment and Financial Provision update for prospecting operations on the farms Wolwerkraal 408 JQ and Kareepoort 407 JQ, North West Province.	2014	Project Manager
Marula Platinum (Pty) Ltd: Amendment of the Environmental Management Programme for Marula Mine, Limpopo Province.	2014	Project Manager
Imbasa Platinum (Pty) Ltd: 2014 Environmental Management Plan performance assessment and Financial Provision update for prospecting operations on the farm Hartebeestpoort 410 JQ, North West Province.	2014	Project Manager
Inkosi Platinum (Pty) Ltd: 2014 Environmental Management Plan performance assessment and Financial Provision update for prospecting operations on the farm Hartebeestpoort B 410 JQ, North West Province.	2014	Project Manager
Impala Platinum Limited: 2014 Financial Provision update for prospecting operations on the farms Kalkfontein, Tweefontein and Buffelshoek near Steelpoort, Limpopo Province.	2013	Project Manager
Impala Platinum Limited: 2013 Environmental Management Plan performance assessment and Financial Provision update for prospecting operations on the farm Hackney, Limpopo Province.	2013	Project Manager

Project	Date	Stella's Role
Impala Platinum Limited: 2013 Environmental Management Plan performance assessment and Financial Provision update for prospecting operations on the farm Klipgatkop, North West Province.	2013	Project Manager
Impala Platinum Limited: 2013 Environmental Management Plan performance assessment and Financial Provision update for prospecting operations on the farms Rooderkralspruit and Doornspruit, North West Province.	2013	Project Manager
Hernic Ferrochrome (Pty) Ltd: Environmental Management Programme performance assessment for mining operations at Bokfontein and Maroelabult Mines in Brits, North West Province.	2012	Project Manager
Tamboti Platinum (Pty) Ltd: Environmental Management Plan performance assessment for prospecting operations on the farm Kalkfontein, Limpopo Province.	2012	Project Manager
Tharisa Minerals (Pty) Ltd: Environmental Management Plan for the proposed use of the existing Marikana Railway Siding, Rustenburg, North West Province.	2011	Project Manager
Pilanesberg Platinum Mine (Pty) Ltd: Amendment of the record of decision (RoD), Rustenburg, North West Province.	2010	Project Manager
Hernic Ferrochrome (Pty) Ltd: Prospecting right application for platinum group metals (PGM) in Brits, North West Province.	2010	Project Manager
Keaton Mining (Pty) Ltd: BA assessment for coal storage and loading facility at Hawerklip Railway Siding near Delmas, Mpumalanga Province.	2009- 2011	Project Manager
Gold Fields: BA assessment for the installation of a diesel tank at South Deep Gold Mine, Gauteng Province.	2009- 2010	Project Manager
Impala Platinum Limited: Closure of prospecting operations on the farms Reinkoyalskraal and Elandsheuvel, Rustenburg, North West Province.	2009	Project Manager
Mafla Coal Pty Limited: Closure of prospecting operations on the farms: Gowrie, Prestwick and Melrose, Dundee, Kwa Zulu Natal Province.	2009- 2010	Project Manager
Pilanesberg Platinum Mine (Pty) Ltd: BA assessment for groundwater supply Rustenburg, North West Province.	2008- 2009	Project Manager
Metorex Limited: Environmental and Social Impact Assessment and Environmental Management Programme for the proposed Musonoi Copper and Cobalt Mine in Kolwezi, in the Democratic Republic of the Congo (DRC).		Project Assistant
Pilanesberg Platinum Mine (Pty) Ltd: Environmental Management Programme (EMP) Closure Objectives- Stakeholder Management, Rustenburg, North West Province.	2011	Public Consultation Facilitator
Gold Fields: Environmental Management Programme (EMP) performance at Driefontein East and West Mines, Gauteng Province.	2011	Project assistant
Impala Platinum (Pty) Ltd: EIA/EMP for the new tailings dam and opencast mining activities, Rustenburg, North West Province.	2012	Public Consultation Facilitator
Metorex Limited: The proposed Kinsenda and Lubembe copper mines in the DRC	2011	Project Assistant
Turquoise Moon 157 (Pty) Ltd: EIA/EMP and exploration activities for Moonlight Iron Ore Project, Dendron and Lephalale, Limpopo Province.	2010-2011	Public Consultation Facilitator and Project Assistant

Project	Date	Stella's Role
East Plats: Environmental Management Programme (EMP) performance for Crocodile River Mine, Brits, North West Province.	2010	Project Assistant
Lafarge Cement: EIA/EMP assessment for the expansion at Lafarge Cement Plant, Lichtenburg, North West Province.	2009-2011	Public Consultation Facilitator and Project Assistant
Impala Platinum Limited: Section 102 Application for Welbekend, Rustenburg, North West Province.	2010	Project Assistant
Xstrata Alloys South Africa (Pty) Ltd: EIA/EMP for the proposed platinum mining activities on portions 13 and 14 of the farm Schietfontein, Rustenburg, North West Province.	2010	Project Assistant
Aquarius Platinum South Africa (Pty) Ltd: Zondernaam seismic survey Lebowakgomo, Limpopo Province.	2010	Public Consultation Facilitator
Tamboti Platinum (Pty) Ltd: EIA for the proposed Kalkfontein platinum mine, Steelpoort, Limpopo Province.	2009	Public Consultation Facilitator
Hernic Ferrochrome (Pty) Ltd: EIA/EMP for the proposed Bokfontein smelter and concentrator plant, Brits, North West Province.	2010	Public Consultation Facilitator
Pilanesberg Platinum Mine (Pty) Ltd: Chrome expansion project, Rustenburg, North West Province	2010	Public Consultation Facilitator
Eastern Platinum Limited's Crocodile River Mine (CRM): EMP performance assessment, Brits, North West Province.	2010	Project Assistant
Hernic Ferrochrome (Pty) Ltd: EMP performance assessment, Brits, North West Province.	2010	Project Assistant
Gold Fields Driefontein East and West Mine: EMP performance assessment, Gauteng Province.	2010	Project Assistant
Mkhombi Mining (Pty) Ltd: Prospecting EMP, Mpumalanga Province.	2009	Public Consultation Facilitator and Project Assistant
Spirapix (Pty) Ltd:Prospecting EMP, Mpumalanga Province.	2009	Public Consultation Facilitator and Co- Project Manager
First Platinum- Brakspruit EIA/EMP, Rustenburg, North West Province.	2008	Public Consultation Facilitator and Project Assistant
Barplats Crocodile River Mine: Krokodildrift Prospecting application rights, Brits, North West Province.	2008	Public Consultation Facilitator
Impala Platinum Limited: Prospecting EMP performanace assessment, Rustenburg, North West Province.	2008	Project Assistant
Impala Platinum Limited: Closure of prospecting operations on the farms Kookfontein and Turffontein, Rustenburg, North West Province	2008	Public Consultation Facilitator and Project Assistant

Publications: N/A

APPENDIX 6: PUBLIC PARTICIPATION PROCESS

Appendix 6.1: Authority Correspondence since submission of the Scoping Report

Appendix 6.2: I&AP database

Appendix 6.3: I&AP Submissions post completion of Scoping Report

Appendix 6.4: Land Claimant information

Appendix 6.5: I&AP correspondence since submission of the Scoping Report

Stella Moeketse

From:

Sent:

To: Subject: Stella Moeketse

26 April 2016 02:20 PM

Matthew Hemming

RHINO OIL AND GAS KZN 291ER: UPDATE ON SCOPING AND EIA PROCESS

Tracking:

Recipient

Matthew Hemming

Karoon.Moodley@Dmr.gov.za Nqobile.khanyile@Dmr.gov.za

Nandipha. Qwalela@Dmr.gov.za

dumisani.gwede@kzndard.gov.za

gerald.willis-smith@kznedtea.gov.za

peter.kuyler@kznedtea.gov.za

Barbara.Wiseman@kzndard.gov.za

theo.vanrooyen@kzndard.gov.za

priscilla.dlamini@kzndard.gov.za

zac.khosa@kzndard.gov.za

thandekile.nxumalo@kzndard.gov.za

khumbusile.mthembu@kzndard.gov.za

Kurt.barichievy@kzndard.gov.za

Jon.atkinson@kzndard.gov.za

KarenM@daff.gov.za

NyathiD@dwa.gov.za

MsaneB@dwa.gov.za

phele.ncanana@drdlr.gov.za

babhekile.mpisane@drdlr.gov.za

 ${\bf Mqiniseni. Zuma@drdIr. gov. za}$

mnyamezeli.dlamini@drdlr.gov.za

nelisiwe.magubane@drdlr.gov.za

simphiwe.buthelezi@drdlr.gov.za

Thoko.Mabaso@Kzntransport.gov.za

archaeology@amafapmb.co.za

sibusiso.khuzwayo@umdm.gov.za

mayor@uthukeladm.co.za

mm@uthukeladm.co.za

technical@uthukeladm.co.za

planning@uthukeladm.co.za

mayor@umzinyathi.gov.za

corpsec@umzinyathi.gov.za

zulusp@umzinyathi.gov.za

tmnyandu@umzinyathi.gov.za

idp@umzinyathi.gov.za

zululb@umzinyathi.gov.za

mms@zululand.org.za

Delivery

Delivered: 2016/04/26 02:21 PM

Recipient

Delivery

samrele@unthungulu.co.za gcabal@unthungulu.co.za zulum@uthungulu.co.za radebej@uthungulu.co.za jilin@harrygwaladm.gov.za mahlanguc@harrygwaladm.gov.za ntokozo.makhanya@umdm.gov.za nhlakanipho.mchunu@umdm.gov.za qiniso.nxumalo@umdm.gov.za khomam@umdm.gov.za ndlovuno@umdm.gov.za ntanzin@umdm.gov.za moyon@umdm.gov.za speaker@umshwathi.gov.za nonhlanhlaz@umshwathi.gov.za mabason@umshwathi.gov.za paravirh@unmshwati.gov.za zondib@umshwati.gov.za cindy.manyoni@umngeni.gov.za manager@umngeni.gov.za technical@umngeni.gov.za Lorraine.jackson@umngeni.gov.za marc.hattingh@umngeni.gov.za bongani.mpanza@umngeni.gov.za max.moyo@mpofana.gov.za xoli.langa@mpofana.gov.za thobile.moloi@mpofana.gov.za amt.ndlovu@gmail.com steady.zamisa@mpofana.gov.za bongiwe.mchunu@mpofana.gov.za sizwen@impendle.gov.za nanat@impendle.gov.za tshaba2@vodamail.co.za nosiphok@impendle.gov.za sandilem@impendle.gov.za babu.baijoo@msunduzi.gov.za Nonhlanhla.Mkhize@msunduzi.gov.za municipal.manager@msunduzi.gov.za infrastructure@msunduzi.gov.za abulele.qulu@msunduzi.gov.za led@msunduzi.gov.za community.services@msunduzi.gov.za Speaker@Mkhambathini.gov.za

Mkhanyam@mkhambathini.gov.za mm@mkhambathini.gov.za sibusiso.sithole@richmond.gov.za lindile.chiya@richmond.gov.za siza.mkhize@richmond.gov.za mhlongob@richmond.gov.za mm@ladysmith.co.za zbrassool@ladysmith.co.za so@ladysmith.co.za tbxhaba@ladysmith.co.za nathimayor@gmail.com mpaulblazamelusi@gmail.com thandekam@indaka.gov.za zuzileh@idaka.gov.za lindah@indaka.gov.za shokwakhez@indaka.gov.za marline@ymtshezi.co.za hlanganani@mtshezi.co.za getrude.ndaba@okhahlamba.org sibongile.zikalala@okhahlamba.org samke.msibi@okhahlamba.org mayor@endumeni.gov.za caroline@endumeni.gov.za cheryl@endumeni.gov.za mayor@nqutu.gov.za bongig@nqutu.gov.za hnyandeni@nquthu.gov.za pamm@nqutu.gov.za mgcabashe@nqutu.gov.za mdmolife@noutu.gov.za tchlophe@nqutu.gov.za nontokozo.ndlovu@msinga.org.za zabanguni.mchunu@msinga.org musa.radebe@msinga.org.za mayor@umvoti.gov.za Mbangiseni.yengwa@umvoti.gov.za Speakerpa@umvoti.gov.za mm@umvoti.gov.za dcspa@umvoti.gov.za mayor@abaqulusi.gov.za municipalmanager@abaqulusi.gov.za schetty@abagulusi.gov.za dzulu@abaqulusi.gov.za

Recipient

Delivery

nsikhakhane@ulundi.gov.za nmseleku@ulundi.gov.za

nmathe@ulundi.gov.za

wdwet@mweb.co.za

mphakathi@ulundi.gov.za

rubynzuza28@gmail.com

smthembu@nkandla.org.za

mnyandun@nkandla.org.za

khuzwayok@nkandla.org.za

dlaminif@ingwe.gov.za

mbathas@ingwe.gov.za

nyidej@ingwe.gov.za

smithd@ingwe.gov.za

dlamininiz@ingwe.gov.za

mayor@ubuhlebezwe.org.za

mm@ubuhlebezwe.org.za

Nouleenpeterson26@gmail.com

nznzuza@ubuhlebezwe.org.za

esmeralda.ramburran@msunduzi.gov.za

cherise.harris@msunduzi.gov.za

kerina.singh@msundizu.gov.za

elained4@gmail.com

zama@uthukeladm.co.za

wynand@uthukeladm.co.za

npkhumalo@ladysmith.co.za

bjstrydom@ladysmith.co.za

nomfundo@mtshezi.co.za

smtshali@zululand.org.za

ATTENTION: REGULATORY AUTHORITIES

UPDATE ON SCOPING AND EIA PROCESS: APPLICATION FOR ENVIRONMENTAL AUTHORISATION IN SUPPORT OF AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN REGISTRATION DIVISIONS ET, FT, GS, GT, GU & GV IN THE MAGISTERIAL DISTRICT OF PIETERMARITZBURG, KWAZULU-NATAL PROVINCE (12/3/291 ER)

Our previous correspondence of the week of 25 January 2016 regarding the above mentioned exploration right application refers.

As you are aware Rhino Oil and Gas Exploration South Africa (Pty) Ltd (Rhino Oil & Gas) has lodged an application for an exploration right with the Petroleum Agency South Africa (PASA) in terms of section 79 of the Minerals and

Petroleum Resources Development Act (28 of 2002) (MPRDA) across a large part of the central KwaZulu-Natal (Ref:

12/3/291 ER). Rhino Oil & Gas has subsequently made an application to PASA for environmental authorisation of

exploration activities as set out in Listing Notice 2 (GN R 984), made in terms of Section 24(5) of the National

Environmental Management Act (107 of 1998) (NEMA).

SLR Consulting (Pty) Ltd has been appointed as the independent environmental assessment practitioner to undertake

the necessary Scoping and Environmental Impact Assessment (EIA) process in terms of the EIA Regulations 2014

(GNR 982, 8 December 2014).

As required in terms of the EIA Regulations, the Scoping Report was made available to registered interested and

affected parties for a 30-day comment period from 7 March 2016 to 11 April 2016 (including provision for 3 public

holidays). The comments have been compiled and responded to in a 'Draft Scoping Report Comments Table' in the

updated Scoping Report. Copies of each submitted comment have been enclosed in the Scoping Report. Where

relevant, changes have been made to the Scoping Report in response to issues raised.

You are hereby informed that the Scoping Report has been submitted to PASA today for consideration in terms of

Regulation 22 of the EIA Regulations, 2014. PASA has 43 days to reach a decision.

Should PASA accept the Scoping Report, the Environmental Impact Assessment phase of the process would then

commence. SLR will have 107 day to compile an Environmental Impact Report (EIR). The EIR will be made available

for a 30-day review period and a further notice in this regard will be distributed to registered interested and affected

parties closer to the time.

Please pass this letter onto any other persons whom you know may have an interest in the project. We welcome any

comment or questions. Thank you for your ongoing involvement in the Scoping and EIA process.

Yours faithfully

Matthew Hemming

MSc (Conservation Biology)

Environmental Assessment Practitioner

Stella Moeketse

Environmental Assessment Practitioner

SLR Consulting (Africa) (Pty) Ltd

Email: smoeketse@slrconsulting.com

Mobile:+27 72 380 5609

Tel: +27 11 467 0945

Ext:

2010

5

Fax: +27 11 467 0978

SLR Africa (Block 7)
Fourways Manor Office Park
Cnr Roos and Macbeth Streets
Fourways, Johannesburg, 2060
South Africa













Pleasure & Development



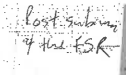
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Tygerpoort Building · 7 Mispel Street · Beliville 7530 · P.O. Box 5111 Tygervalley 7538 · South Africa Tel: +27 21 938 3500 · Fax: +27 21 938 3520 E-mail: plu@petroleumagencysa.com



28 April 2016

Enquiries:

Dovhani Mahumele

Tel (021) 938 3567

Fax (021) 910 0811

OUR REFS: 12/3/291

Attention: Mr Matthew Hemming

Tel (011) 467 0945

SLR Consulting (Pty) Ltd

Fax (011) 467 0978

Unit 7 Fourways, Manor Office Park

1 Macbeth Avenue

Fourways

2055

Dear Mr Hemming

RE: FINAL SCOPING REPORT FOR ENVIRONMENTAL AUTHORISATION: EXPLORATION RIGHT APPLICATION FOR PETROLEUM ON VARIOUS FARMS IN THE MAGISTERIAL DISTRICT OF PIETERMARITZBURG, KWAZULU-NATAL

We acknowledge receipt of your final scoping report dated 26 April 2016. Please be advised that the scoping report in question is currently being reviewed and we will respond in due course.

Yours sincerely

Tebogo Motioung

Acting General Manager: Regulation

Directors: M P Fusi (Chairperson)

B Luthuil R Nkambule T Ramuedzisi L Nengovhela *L Mekwe (*Executive)

Company Secretary: Adv E Hendricks

Subsidiary of CEF SOC Ltd.

South African Agency for Promotion of Petroleum Exploration and Exploitation SOC Ltd No. 1999/015715/30.





agriculture & rural development

Department:
agriculture
& rural development
PROVINCE OF KWAZULU-NATAL

KZN Department of Agriculture & Rural Development Private Bag X9059, Pietermantaburg, 3260 Enquines, Hamalani Mongwe Tel: 633-355-3436 Tuli Free: 0800-000-996 Email Website

DIRECTORATE: AGRICULTURAL RESOURCES MANAGEMENT

SLR CONSULTING (Pty) Ltd

P O Box 1598

CRAMERVIEW

2060

ATT: Matthew Hemming

Tel: 011 467 0945 Fax: 011 467 0978

Email: mhemming@sirconsulting.com

RE: Proposed Exploration Right Application for Petroleum Products on Various Farms in the Magisterial District of Pietermaritzburg, KwaZulu-Natal.

Comments required in terms of chapter 4 of the KwaZulu Natal Planning Development Act, 2008 (Act No.6 of 2008) and Conservation of Agricultural Resources Act 43 of 1983.

1. General and Purpose

- 1.1. The Provincial Department of Agriculture and Rural Development: Agricultural Resources Management acknowledges receipt of the scoping Report for the proposed exploration right application.
- 1.2. The submitted scoping report seeks to receive comments from the Department of Agriculture and Rural Development (DARD) on the proposed application.

2. Background

- 2.1. Rhino Oil and Gas is proposing to undertake a 3-year, early-phase exploration programme for oil and gas resources.
- 2.2. The application only includes work aimed at determining the presence of a petroleum resource and approval is not being sought for any work to determine the commercial viability of any such resource.
- 2.3. The initial exploration work programme is restricted to various non-invasive and remote techniques, as well as the drilling of a maximum of 10 core boreholes and up to a maximum of 125 km of seismic survey lines.
- 2.4. No permeability testing, pressure testing or hydraulic fracturing (commonly referred to as "fracking") is proposed as part of the current exploration work programme.

TOGETHER WE HAVE MADE KZN A BETTER PROVINCE TO LIVE IN

- 2.5. If a resource were to be identified for more advanced exploration, further approvals would be required in terms of the MPRDA before these activities could be undertaken.
- 2.6. Such approval would require environmental authorization in terms of NEMA which would require a separate EIA process.
- 2.7. The exploration right application area includes ~ 10 000 properties over an area of ~ 1 500 000 ha.
- 2.8. In broad terms the exploration area extends from Richmond in the south to Ladysmith and Dundee in the north-west, passing just eastwards of Mooi River and Estcourt.
- 2.9. In the north the area extends eastwards almost to Ulundi and includes the regions around Tugela Ferry and Nkandla.
- 2.10. The extent of the area narrows toward the south, including Kranskop, New Hanover and Ashburton but being bounded just west of Camperdown.
- 2.11. In terms of Section 48 of the MPRDA, the extent of the exploration right application area excludes all properties with protected area status under the National Environmental Management Protected Areas Act, 2003 as well as properties zoned for urban/residential use in the towns within the exploration right application area.
- 2.12. Through an analysis of existing (historical) borehole and seismic data retrieved during the Technical Cooperation Permit (TCP) programme, and from studying published field data, in combination with the information derived from Year 1 and 2, Rhino Oil and Gas would identify preliminary locations/routes for the proposed field activities.
- 2.13. These include:
 - 2.13.1. A full tensor gradiometry gravity ("FTG") survey from a light aircraft. The survey measures slight variations in the Earth's gravitational field in order to image subsurface structures;
 - 2.13.2. A maximum of 10 stratigraphy core holes, proposed across the entire area. In this a rock core would be removed, placed into sample trays and sections of interest are subject to laboratory analysis for petrologic, structural and mineralogical properties.
 - 2.13.3. These boreholes, and the equipment used to drill them, are of the same type and scale as used for water boreholes present on most farms and prospecting boreholes used for other minerals; and
 - 2.13.4. Up to 125 km of two-dimensional (2D) survey comprising a number of separate lines to give coverage of the majority of the proposed exploration area.
 - 2.13.5. During a seismic survey low frequency, long wavelength acoustic waves are generated through the use of an energy source (Vibroseis truck or explosive shot).

- 2.13.6. The resultant seismic waves, and the reflection of these off different substrates, are recorded at the surface in geophones placed in a linear alignment.
- 2.13.7. Analysis of the return waves provides information about rock types and possible gases or fluids in rock formations.
- 2.14. It is not yet possible to specify the location of or prepare site plans for the proposed field activities as these are dependent on the outcome of the prior phases of exploration, which can only be conducted once the exploration right is approved.

3. Comments

- 3.1. Section 2.3.2 deals with the evaluation of geological data, which is one of the initial phase of the proposed exploration.
- 3.2. It proposes a desktop based evaluation of geological data and aims to identify target sites for core hole drilling and seismic surveys.
- 3.3. It further identifies possible sources of data such as Council for Geoscience, private companies that may have information and annual reports of companies close to or adjoining the properties of interest.
- 3.4. Yet it is stated in section 2.3.5 that the location of the core sites are not currently known.
- 3.5. It is understandable if the applicant can state that the exact location on the ground is flexible and can be adjusted to accommodate local features, landowner's needs and environmental sensitivities.
- 3.6. However, it is unacceptable to state that location of core drilling site are unknown after indicating that it is possible to locate these drilling sites.
- 3.7. The exploration rights application area include 10 000 properties over an area of 1, 500 000ha.
- 3.8. Yet there is no explanation as to how the applicant decided on drilling only 10 holes given the vast area proposed.
- 3.9. It is stated in section 2.3.5 that drilling would aim to reach target seams which are generally located at depths of greater than 200m below surface.
- 3.10. However, it is possible that drilling may go as deep as 3000m in order to define the bottom of the sedimentary layers.
- 3.11. Yet full details of the water volumes, type of drilling fluids and water management will be provided in the EIA report.
- 3.12. This statement create an impression that drilling fluids are subject to the environment at the drilling site. Although it might be true regarding water volume and

management, it is not true for drilling fluids. These drilling fluids are currently used in the field by drillers.

- 3.13. It is stated that the explosive shot seismic surveys, which is one of the proposed options, require drilling of shallow holes (5 30m in depth) at a regular spacing (20 to 200m intervals) for the placement of the acoustic generating shot.
- 3.14. The chemical composition of those explosives is not provided.

4. Recommendations

- 4.1. Given the insufficient information in the scoping report and a reference made to an EIA process to be undertaken, it is recommended that:
 - **4.1.1.** An EIA report be submitted to the department of Agriculture prior to authorization of the proposed exploration.
 - 4.1.2. Agricultural land categories A and B be identified and excluded from the exploration area.
 - 4.1.3. The EIA must provide locations of the proposed drilling sites.
 - 4.1.4. The EIA must provide details of the drilling fluids and their chemical composition to be used during core drilling.
 - 4.1.5. The EIA must provide details of the chemical composition of the explosives to be used in the proposed seismic survey.

5. Concluding statement

a. Please be advised that the Provincial Department of Agriculture and Rural Development: Land Use Regulatory Unit requires additional information to make an informed decision.

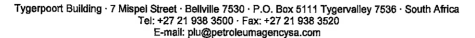
FOR THE HEAD OF DEPARTMENT

Department of Agriculture and Rural Development

Signed By: Mr P Mans

Designation: Acting Scientific Manager Land Use Regulatory Unit

Petroleum Agency SA





10 June 2016

Enquiries:

Dovhani Mahumele

Tel (021) 938 3500

Fax (021) 910 0811

Our Ref: 12/3/291

Attention: Mr Matthew Hemming

Email: mhemming@slrconsulting.com

SLR Consulting (South Africa) (Pty) Ltd

P.O. Box 1596

Cramerview

2060

Dear Mr Hemming

ACCEPTANCE OF THE FINAL SCOPING REPORT: THE PROPOSED EXPLORATION RIGHT APPLICATION FOR PETROLEUM ON VARIOUS FARMS IN THE MAGISTERIAL DISTRICT OF PIETERMARITZBURG, KWAZULU- NATAL PROVINCE

The Final Scoping report ('FSR') and Plan of Study for Environmental Impact Assessment received by this office on 26 April 2016 has reference.

- 1. The Agency has evaluated the submitted FSR and Plan of Study for Environmental Impact Assessment and is satisfied that the documents comply with the minimum requirements of Appendix 2(2) of National Environmental Management Act, 1998 (Act 107 of 1998) Environmental Impact Assessment Regulations, 2014 (herein referred to as Regulations, 2014). The FSR is hereby accepted by the Agency in terms of regulation 22(a) of the EIA Regulations, 2014.
- 2. You may proceed with the environmental impact assessment process in accordance with the tasks contemplated in the Plan of Study for Environmental Impact Assessment submitted with the FSR and Appendices 3 6 of the EIA Regulations.
- 3. Please ensure that various state departments are consulted during the EIA process and their comments incorporated in the Environmental Impact Assessment Report (EIR) before

Directors: M P Fusi (Chairperson)

B Luthuli R Nkambule T Ramuedzisi L Nengovhela *L Mekwe (*Executive)

Company Secretary: Adv E Hendricks

Subsidiary of CEF SOC Ltd.

South African Agency for Promotion of Petroleum Exploration and Exploitation SOC Ltd No. 1999/015715/30.



submission to the Agency. State Departments/Agencies to be consulted must include amongst others the Provincial Heritage Resources Authority/South African Heritage Resources Agency, Provincial Environmental Department, Department of Agriculture, Forestry and Fisheries (DAFF), Department of Water and Sanitation (DWS), Department of Land Affairs (DLA), district and local municipalities. Should you be unable to obtain comments, proof of attempts made to obtain comments should be submitted to the Agency.

- 4. Identification and consultation with all affected land owners must be carried out during the EIA process.
- 5. The implementation of the Plan of Study for EIA must take into consideration the following:
 - a) Where desktop studies are used during environmental assessments, they must be authenticated by physical assessment in order to provide definite characteristics of the proposed exploration area. In this regard, you and the specialists are required to undertake physical site assessments of the application area and present the results thereof in the EIR.
 - b) Section 24P of NEMA requires that an applicant for an environmental authorisation relating to prospecting, exploration, mining or production must before the Minister responsible for mineral resources issues the environmental authorisation, comply with the prescribed financial provision for the rehabilitation, closure and ongoing post decommissioning management of negative environmental impacts. You are therefore reminded to quantify the potential environmental liabilities associated with the proposed activity and indicate the method of financial provision in line with the requirements of the National Environmental Management Act: Regulations Pertaining to the Financial Provision for Prospecting, Exploration, Mining or Production Operations, 2015. The said must be carried out by a specialist.
- 6. Please ensure that the EIR includes the A3 size locality and layout maps of the application area.
- 7. You are requested to submit three (3) hard copies of the EIR and EMPr and at least one electronic copy (USB/CD) of the complete EIR and EMPr to the Agency on or before the **05**th of **October 2016**.

Please do not hesitate to contact the aforementioned should you have any queries.

Yours faithfully,

Tebogo Motloung

Acting General Manager: Regulation Division

Date: 10/06/2016

Directors: M P Fusi (Chairperson)

B Luthuli R Nkambule T Ramuedzisi L Nengovhela *L Mekwe (*Executive)

Company Secretary: Adv E Hendricks

Subsidiary of CEF SOC Ltd.



Stella Moeketse

From:

Sent:

To:

Subject:

Stella Moeketse

14 June 2016 12:33 PM

Matthew Hemming

RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

Tracking:

Recipient

Matthew Hemming

Karoon. Moodley@Dmr.gov.za
Nqobile.khanyile@Dmr.gov.za
Nandipha. Qwalela@Dmr.gov.za
dumisani.gwede@kzndard.gov.za
gerald.willis-smith@kznedtea.gov.za

peter.kuyler@kznedtea.gov.za

Barbara.Wiseman@kzndard.gov.za

the o. van rooy en @kzndard.gov.za

priscilla.dlamini@kzndard.gov.za

zac.khosa@kzndard.gov.za

thandekile.nxumalo@kzndard.gov.za

khumbusile.mthembu@kzndard.gov.za

thandekile.nxumalo@kzndard.gov.za

Kurt.barichievy@kzndard.gov.za

Jon.atkinson@kzndard.gov.za

KarenM@daff.gov.za

NyathiD@dwa.gov.za

MsaneB@dwa.gov.za

phele.ncanana@drdlr.gov.za

babhekile.mpisane@drdlr.gov.za

Mqiniseni.Zuma@drdlr.gov.za

mnyamezeli.dlamini@drdlr.gov.za

nelisiwe.magubane@drdlr.gov.za

simphiwe.buthelezi@drdlr.gov.za

Thoko.Mabaso@Kzntransport.gov.za

archaeology@amafapmb.co.za

sibusiso.khuzwayo@umdm.gov.za

ntokozo.makhanya@umdm.gov.za

nhlakanipho.mchunu@umdm.gov.za

nokulunga.nxumalo@umdm.gov.za

qiniso.nxumalo@umdm.gov.za

khomam@umdm.gov.za

ndlovuno@umdm.gov.za

ntanzin@umdm.gov.za

moyon@umdm.gov.za

mayor@uthukeladm.co.za

mm@uthukeladm.co.za

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mm@uthukeladm.co.za technical@uthukeladm.co.za planning@uthukeladm.co.za mayor@umzinyathi.gov.za corpsec@umzinyathi.gov.za zulusp@umzinyathi.gov.za tmnyandu@umzinyathi.gov.za idp@umzinyathi.gov.za zululb@umzinyathi.gov.za mms@zululand.org.za samrele@unthungulu.co.za gcabal@unthungulu.co.za zulum@uthungulu.co.za radebej@uthungulu.co.za speaker@umshwathi.gov.za nonhlanhlaz@umshwathi.gov.za mabason@umshwathi.gov.za paravirh@unmshwati.gov.za zondib@umshwati.gov.za cindy,manyoni@umngeni.gov.za manager@umngeni.gov.za technical@umngeni.gov.za Lorraine.jackson@umngeni.gov.za marc.hattingh@umngeni.gov.za bongani.mpanza@umngeni.gov.za max.moyo@mpofana.gov.za xoli.langa@mpofana.gov.za thobile.moloi@mpofana.gov.za amt.ndlovu@gmail.com steady.zamisa@mpofana.gov.za bongiwe.mchunu@mpofana.gov.za sizwen@impendle.gov.za nanat@impendle.gov.za tshaba2@vodamail.co.za nosiphok@impendle.gov.za sandilem@impendle.gov.za babu.baijoo@msunduzi.gov.za Nonhlanhla.Mkhize@msunduzi.gov.za municipal.manager@msunduzi.gov.za infrastructure@msunduzi.gov.za abulele.qulu@msunduzi.gov.za led@msunduzi.gov.za community.services@msunduzi.gov.za

Speaker@Mkhambathini.gov.za Mkhanyam@mkhambathini.gov.za mm@mkhambathini.gov.za sibusiso.sithole@richmond.gov.za lindile.chiya@richmond.gov.za siza.mkhize@richmond.gov.za mhlongob@richmond.gov.za mm@ladysmith.co.za zbrassool@ladysmith.co.za so@ladysmith.co.za tbxhaba@ladysmith.co.za nathimayor@gmail.com mpaulblazamelusi@gmail.com thandekam@indaka.gov.za zuzileh@idaka.gov.za lindah@indaka.gov.za shokwakhez@indaka.gov.za marline@ymtshezi.co.za hlanganani@mtshezi.co.za getrude.ndaba@okhahlamba.org sibongile.zikalala@okhahlamba.org samke.msibi@okhahlamba.org mayor@endumeni.gov.za caroline@endumeni.gov.za cheryl@endumeni.gov.za bongig@nqutu.gov.za hnyandeni@nquthu.gov.za pamm@nqutu.gov.za mgcabashe@nqutu.gov.za mdmolife@nqutu.gov.za tchlophe@nqutu.gov.za nontokozo.ndlovu@msinga.org.za zabanguni.mchunu@msinga.org musa.radebe@msinga.org.za mayor@umvoti.gov.za Mbangiseni.yengwa@umvoti.gov.za Speakerpa@umvoti.gov.za mm@umvoti.gov.za mayor@abaqulusi.gov.za municipalmanager@abaqulusi.gov.za schetty@abaqulusi.gov.za dzulu@abaqulusi.gov.za nsikhakhane@ulundi.gov.za

nmseleku@ulundi.gov.za

nmathe@ulundi.gov.za

wdwet@mweb.co.za

mphakathi@ulundi.gov.za

rubynzuza28@gmail.com

smthembu@nkandla.org.za

dlaminif@ingwe.gov.za

mbathas@ingwe.gov.za

nyidej@ingwe.gov.za

smithd@ingwe.gov.za

esmeralda.ramburran@msunduzi.gov.za

cherise.harris@msunduzi.gov.za

kerina.singh@msunduzi.gov.za

elained4@gmail.com

zama@uthukeladm.co.za

wynand@uthukeladm.co.za

npkhumalo@ladysmith.co.za

bjstrydom@ladysmith.co.za

nomfundo@mtshezi.co.za

smtshali@zululand.org.za

moyon@umdm.gov.za

nhlakanipho.mchunu@umdm.gov.za

qiniso.nxumalo@umdm.gov.za

khomam@umdm.gov.za

ndlovuno@umdm.gov.za

ntanzin@umdm.gov.za

moyon@umdm.gov.za

smtshali@zululand.org.za

nomfundo@mtshezi.co.za

bjstrydom@ladysmith.co.za

npkhumalo@ladysmith.co.za

wynand@uthukeladm.co.za

zama@uthukeladm.co.za

elained4@gmail.com

kerina.singh@msunduzi.gov.za

cherise.harris@msunduzi.gov.za

esmeralda.ramburran@msunduzi.gov.za

ATTENTION: STAKEHOLDER

Dear Sir/ Madam

APPLICATION FOR ENVIRONMENTAL AUTHORISATION WITH REGARDS TO AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN THE KWAZULU-NATAL PROVINCE (12/3/291 ER): UPDATE ON SCOPING AND EIA PROCESS

Our previous correspondence of the 25th of April 2016 regarding the abovementioned project has reference. Please be advised that on 10 June 2016 the Petroleum Agency of South Africa (PASA) accepted the Scoping Report for the abovementioned application in terms of Regulation 22(a) of the Environmental Impact Assessment Regulations 2014 (GNR 982, 8 December 2014).

The acceptance means that SLR Consulting (Pty) Ltd, as the independent environmental assessment practitioner, may continue with the EIA process in accordance with the Plan of Study presented in Section 7 of the Scoping Report. Note that this acceptance does not constitute an approval of the exploration right application in terms of section 79 of the Minerals and Petroleum Resources Development Act (28 of 2002).

Registered interested and affected parties will be advised in due course of further opportunities for engagement with the project team as well as the availability of the EIA Report for review.

Please pass this letter onto any other persons whom you know have an interest in the project. We welcome any comment or questions. Thank you for your ongoing involvement in the scoping and EIA process.

Yours faithfully

Matthew Hemming

Environmental Assessment Practitioner

Group	Name	Surname	
Council for Geo-Sciences			
CSIR	Mr May	Hermanus	
	Dr Paul	Lochner	
	Aubrey	Muswema	
WESSA	Charlene	Russell	
	Bruce	Ovendale	
	Bridget	Ringdahl	
Ezemvelo KZN Wildlife	Dominic	Wieners	

PROJECT NAME Page 1 of 262

	Steve	McKean	
Midlands Conservancies Forum	Judy	Bell	
BirdLife South Africa	Mark	Anderson	
	Simon	Gear	
WWF-SA	Angus	Burns	
	Vanessa	Stone	
	Susan	Viljoen	
Endangered Wildlife Trust	Bradley	Gibbons	
	Samson	Phakathi	
Treasure Karoo Action Group (TKAG)	Jonathan	Deal	
Msinsi Resorts and Game Reserves	Sandile	Mkhize	

PROJECT NAME Page 2 of 262

KZN Crane Foundation			
	Sej	Dunning	
	Terry	Sandy	
	Lara	Jordan	
	Ryne	Ferguson	
Mbona Private Nature Reserve	Glenda	Booth	
Durban Chamber of Commerce and Industry	Justice	Matarutse	
Preservation of the Mkhondeni Mpushini Biodiversity Trust	Pandora	Long	
	Nicole	May	
	Nicholas	May	
Duzi Umgeni Conservation Trust	Penny	Rees	
	Kevan	Collocott	
ELCO ASPHALTERS CC	Patricia	Alcock	

PROJECT NAME Page 3 of 262

Rob Wooding & Ass.	Rob	Wooding
Midlands Conservancies Forum	Dr Rona	van Niekerk
Zuluwaters Game Reserve	Lesley	Martyn
uMsunduzi Catchment Management Forum	Ms R	Owen
	Rod	Bulman
Coastwatch KwaZulu-Natal	Ms C	Schwegman
	Carolyn	Schwegman
Mbona Private Nature Reserve	Glenda	Booth
The Dargle Conservancy	Brenda	Grant
	Nicholas	Jerman
	Nikki	Brighton
Upper Mpushini ConservancyTanglethorn Homeowners	Stefanie	Schütte
Association African Land and Wildlife Management		

PROJECT NAME Page 4 of 262

AFRICAN CONSERVATION TRUST RHINO FUND	Micah	van Schalkwyk
Mtunzini Conservancy	Wendy	Forse
Conservation South Africa	Sarah	Frazee
Lower Mpushini Conservancy	Keith	Brown
Emanzini Private Reserve NPC	Gert	Rautenbach
Rosetta-Nottingham road Conservancy	Penelope	Letley
	Adrian	Wilson
	Sarah	Ellis
	Alan	Venables
	Sven	Turner
	Katherine	Morrow
	Ryne	Ferguson
	Thobekile	Gambu
l		

PROJECT NAME Page 5 of 262

Lara	Jordan	
Zama	Madlala	
Ross	Haynes	
Julie	Knatten	
Andre	Rutishauser	
Anna mieke	van Tienhoven	
Paolo		
Marian	Evans	
Rosanne	Clark	
SANELE	VILAKAZI	-
Nicole	May	
	Zama Ross Julie Andre Anna mieke Paolo Marian Rosanne SANELE	Zama Madlala Ross Haynes Julie Knatten Andre Rutishauser Anna mieke van Tienhoven Paolo Marian Evans Rosanne Clark SANELE VILAKAZI

PROJECT NAME Page 6 of 262

	Nora	Choveaux
Mari Divas Davidanta Association	D:-I-	Fall
Mooi River Residents Association	Rick	Fell
Ramsgate Conservancy	Joyce	Oliver
Conservation Outcomes	Greg	Martindale
KZNCA	Malcolm	Stainbank
Lions River Ezemvelo KZN Wildlife	Alan	Jack
Thomas Hancock Children's Family Trust and the Karkloof Nature Reserve	Thomas	Hancock
Wildlands Conservation Trust and the Karkloof Nature Reserve	Kevin	McCann
Mbona Private Nature Reserve	Margaret	Neunborn
Save Our Planet Network	Neville	Durow
International Crane Foundation / Endangered Wildlife Trust Partnership	Tanya	Smith
Mbona Private Nature Reserve	Roald	Nanni
<u> </u>		

PROJECT NAME Page 7 of 262

Sheila	Berry	
Bryan	Ashe	
Sylvia	Tempest	
Anne	Bruzas	
Nathaniel	Brazas	
Alice	Thomson	
Brenda	Grant	
Twané	Clarke	
Pandora	Long	
Judy	Bell	
Joy	Alcock	
	Bryan Sylvia Anne Nathaniel Alice Brenda Twané Pandora Judy	Bryan Ashe Sylvia Tempest Anne Bruzas Nathaniel Brazas Alice Thomson Brenda Grant Twané Clarke Pandora Long Judy Bell

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Social Media Kwa Zulu-Natal Crane	Ryne	Ferguson	
Foundation Usher Conservation Centre			
	lou i	1.0	
iSimangaliso Wetland Park Authority	Siboniso	Mbense	
	Phumlani	Lugagu	
	Felicia	Mdamba	
	Ashleigh	Mckenzie	
	, tornioligin	mononiale	
	Sizo	Sibiya	
	Andrew	Zaloumis	
	Danie	Smit	
	Dayalin	Naidoo	
Friends of the Environmental Action	JHA	Clark	
Group			
Ezemvelo KwaZulu-Natal Wildlife:	Petros	Ngwenya	
Amajuba, uMzinyathi & uThukela			
Districts			
Ecological Advice Division			

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Group	Name	Surname	
Mshwathi Local Municipality: Ward Councillors	Mlungisi Promise	Dlamini	
	Phillip Mandlenkosi	Dladla	
	Siphindile Sibongile	Mbhele	
	Emmanuel Bongani	Mbongwe	
	Moses Jabulani	Mkhize	
	Sbonelo Justice	Luthuli	
Mngeni Local Municipality: Ward Councillors	NJ Goenerburg		
	J Holmes		
	J. Zondi		

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	SD nKuna	
	Miller	
	Mrs Moor	
	S Ndlovu	
	Dlhamini	
	M Majosi	
	T Ndlele	
	BA zuma	
Mpofana Local Municipality: Ward Councillors	Clr	Duma
	Clr	Khumalo
	Clr	Ndumo
1		

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	Clr	Mthalane
Impendle Local Municipality: Ward Councillor	Mr Sizwe	Ndlela
Msunduzi Local Municipality: Ward Councillors	Mr Amos Lucky	Mbanjwa
	Mr Mansizwa Simon	Sokhela
	Mr Linda Linford	Madlala
	Mr Thandiwe Mercy	Buthelezi
	Mr Philllip Bonga	Shozi
	Mr Falakhe Michael	Makhathini
	Mr Mbusiswa Hencefort	Mkhize
	Mr Bhekumuzi Bethwell	Ngcobo
	Mr Jeffrey Mbuyiselwa	Ngcobo
	Mr Msizi Alex	Ngcobo

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Mr Innocent Sipho	Madonda
,	
Mr Terence Sboniso	Majola
Mr Armstrong Bongani	Dlomo
Mr Alfred Sibusiso	Mkhize
WII AIII Ed Sibusiso	INNIIZE
Mr Vusumuzi Garnet Michael	Mlete
Mr Bhekabantu Michael	Zuma
Ms Philisiwe	Sithole
Wis i fillisiwe	Sitroic
Ms Sindisiwe Cydy	Gwala
Mr Caiphas	Ndawonde
Mr Thulani Vincent	Xulu
The tribulation visions	, cons
Mr Bhekithema Mtuza	Mkhize
Ma Vala Datrial	In an
Mr Vela Patrick	Jaca

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Mr Bernard Dumisani	Phungula
Mr Philani Goodwill	Ngidi
Mr David Francis	Ryder
Mr Glenn Robert	McArthur
Ms Mary Judith	Lawrence
Mr Soobramoney Nithia	Govender
Ms Thandi Patience	Ndlovu
Mr Jay	Singh
Mr Ahmed	Rooksana
Ms Mary	Schalkwyk
Mr Atwaru	Naline
Ms Eunice Nomagugu	Majola
Ms Thandi	Matiwane

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1	Mr Ludwig Johann	Winterbach
	l Lading Condini	Trinicipaen
	Ms Sandra Patricia	Lyne
Mkhambathini Local Municipality: Ward Councillors	Р	Gwala
	R.N	Lembethe
	N	Zondo
Richmond Local Municipality: Ward Councillors	Mr Andrew	Ragavaloo
	Mr Thansanqa Welcome	Shelembe
	Mr Khulekani Edmund	Magubane
	Mr Bonginkosi Raphael	Shange
	IVII BONGINKOSI Kapnaei	Shange
	Mr Bonginkosi	Ngcongo
	Mr. lotlere	1:0:
	Mr Jethro	Jili
	Mr Thathokwakhe Dauglas	Kunene

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Emnambithi/Ladysmith Local		
Municipality: Ward Councillors		
	msomi	
	s. sthebe	
	b.mkhize	
	D.IIIKIII26	
	Z. Mazibuko	
	I Thabethe	
	s Madimane	
	3 Madimane	
	Mxunu	
	N Hloumaka	
	P. Hurter	
	i . Huitei	
	Themba Ngubane	Themba Ngubane
	N. Mthethwa	N. Mthethwa
I		

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	M Mlotjwa	
	B mazibuko	B mazibuko
	M Magubane	M Magubane
Indaka Local Municipality: Ward Councillors	Mr Zaba V.	Mabele
	Mr Jabulani S.	Twala
	Mr Nkosinathi B.	Mchunu
	Mzwandile B.	Mbhele
	Mr Mzamo E.	Mbatha
	Mr Sicelo J.	Zikalala
	Mr Ncamsile G.	Mbele
	Mr Bhekokwakhe C.	Majola
	Mr Mbambiseni	Madondo

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	Mr Mdumiseni	Ngubane
Umtshezi Local Municipality: Ward Councillors	SM	Mlambo
	ТС	Dubazane
	Z	Zwane
	D B	Dlamini
Okhahlamba Local Municipality: Ward Councillors	Khumbulani	Mazibuko
	Kenneth	Simelane
Endumeni Local Municipality: Ward Councillors	A.M	Raubenheimer
	M. H	Zwane
	S.B	Mdluli
Nqutu Local Municipality: Ward Councillors	Z	Sithole
	R.S	Langa

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	E.M	Mkhanazi
	M.E	Mguni
	GA	Buthelezi
	S.M	Buthelezi
	M.M	Dhlamini
	TN	Madanda
	T.N	Madondo
Msinga Local Municipality: Ward	Briget	Brown
Councillors	Drigot	
	Mondli Petros	Mshibe
	Jaji Victor	Langa
	Mhawukeleni	Sokhela
	Robert Zakhele	Sithole
	Khulekani Israel	Mbatha

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Mathanzima	Sithole
Bongani	Dumakude
Mhlabunzima	Khoza
IVIIIIabunziiiia	NIOZa
Alzinnah	Shezi
0.1	No. 1
Sibusiso	Ximba
Amos	Ngubane
Mletheni	Ndlovu
Sifundo Gregory	Masimula
Bongani	Mthethwa
Templeton	Kunene
Templeton	Kunono
Nkosinathi	Majozi
Thokozani	Mabaso
THUKUZANI	เพลมสรบ
	L

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B.P	Ngcobo	
LO	Mdlalose	
B G	Dladla	
SV	Zondi	
R	Maharaj	
M L	Shezi	
S A	Nzama	
E N	Mncube	
K L	Chonco	
NSV	Machaba	
M R	Dlamini	
Chief	Zondo	
	LO BG SV R ML SA EN KL NSV	L O Mdlalose B G Dladla S V Zondi R Maharaj M L Shezi S A Nzama E N Mncube K L Chonco N S V Machaba M R Dlamini

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	M.B	Khumalo
Ulundi Local Municipality: Ward Councillors	N. D.	Masondo
	H. J.	Mlambo
	M. E.	Buthelezi
	Cllr T. J.	Manqele
Mthonjaneni Local Municipality	Phumlani	Ntombela
ivitriorijanerii Locai Muriicipality	Priumani	Nombela
Nkandla Local Municipality: Ward Concillors	Lancet	Ntombela
	Sondelaphi Oliance	Sibiya
	Bonisiwe Elizabeth Mirriem	Ntombela
	Thembinkosi Francis	Nxumalo
	Hlengiwe Rebecca	Ntombela
	Khohliwe Fortunate	Magubane

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1	Buhle Welson	Sibiya
	Siphazi Alex	Majola
	Bhekabantu Bhakayisa	Ndima
	Busani Nester	Buthelizi
	Nkosinathi Richard	Xulu
	Mdudusila Curil	Mthalane
	Mduduzile Cyril	ivitnalane
	Siphiwe Vusi	Lushozi
	G.p.iiiio vadi	
Ingwe Local Municipality: Ward	Manotsile	Thabethe
Councillors		
	В	Kunene
Buhlebezwe Local Municipality: Ward Concillors	М	Ndlovu
Conciliors		
	SC	Shezi
	S	Sithole

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	GJ	Mzimande
	NM	Mdunge
Mshwathi Local Municipality: Traditoinal Leaders	Chief H D	Madlala
	Chief B G	Gwamanda
	Chief M M	Ndlovu
	Chief N P	Gcumisa
Umngeni Local Municipality: Traditional Leaders	Chief E S	Zuma
	Chief G S	Zondi
	Chief	Mkhize
Mpofana Local Municipality: Traditional Leaders- awaiting an email- Xoli		

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Impledle Local Municipality: Traditional Leader	Chief	Zuma	
Msundzuzi Local Municipality: Traditional Leaders	Chieftainess	MaShembe	
	Chieftainess	MaThusi (Z Zondi)	
	Chief N W	Zondi	
	Chief S	Zuma	
	Chief M P	Ngcobo	
	Chief S	Mlaba	
	Chief T	Mkhize	
Makhambathini Local Municipality: Tradtional Leasers	Nhlakanipho	Maphumulo	
	Skhosiphi	Mdluli	
	Vumani	Gwala	

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Richmond Local Municipality: Traditional Leaders	Chieftainess Lindiwe Zodwa	Dlamini
	Chief Moyeni Philemon	Mkhize
Emnambithi/ Ladysmith Local Municipality: Traditional Leaders	Chieftainness Thandekile	Khumalo
Indaka Local Municipality: Traditional Leaders	Chief	Kunene
	Chief	Mbense
	Chief	Mchunu
	Chief	Mxumalo
	Chief	Mthembu
	Chief	Sithole
	Chief	Zwane
	Chief	Masaso
Mtshezi Locla Municipality: Traditional Leaders		

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Endumeni Local Municipality:		
Traditional Leaders		
Nquthu Local Municipality: Traditional Leaders	Chief	Sithole
	Chief	Mncube
	Chief	Hlatshwayo
	Chief	Molefe
	Chief	Ngobese
	Chief	Mazibuko

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Msinga Local Municipality: Traditional Leaders	Chief V	Majozi
	Chief N E	Mchunu
	Chief S W	Mthembu
	Chief P J Ngubane	Mbovu
	Chief D T	Mtungwa
Umvoti Local Municipality: Traditional Leaders	Chief Mthembu	Sithole
	Chief	Ntanzi
	Chief	Ngubane
	Chief	Dlomo
	Chief	Mchunu
	Chief	Zondi
	Headman for SIZWE SAKACELE(SPOON PHUNGULA)	Sakacele

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Ulundi Local Municipality: Tradtional	Chief M. D	Buthelezi
Leaders		
	Chief M. P	Mlaba
Nkandla Local Municipality: Traditional		
Leaders		

FARMERS' UNIONS

mbi ureen ilee	Mtshali Magubane Shimaliya
ilee	Shimaliya
	J
eko	Gumede
khosi	Xakaza
mi	Ndlovu
gani	Ntuli
	Mbatha
zi	Phewa
	mi

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KWANALU	Sandy	LaMarque
AFASA	Mbongeni	Sikhakhane
KZN-AREAO (NEW)	Enoch	Chisane
CAADP	Zola	Jozana
CAADP	Lungelo	Mathenjwa
CAADP	Busi	Ngidi
CAADP	Nontobeko	Mthethwa
CAADP	Thandiwe	Madondo
CAADP	Nompumelelo	Nxumalo
CAADP	Musa	Khomo
KZNYARD	Noah	Nyawo
KZNYARD	Mthandeni	Khumalo
KZN-O.A.F SECRETARIET SUPPORT	Palesa	Molefe
Umshwathi Agricultural Union	Stof	van Breda

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I	Stefan	Ringelmann
	Annamie	Viljoen
Underberg Farmers Association	Belinda	Louch
KwaZulu Natal Agricultural Union (Kwanalu)	Sandy	La Marque
Ladysmith and District Farmers' Association	Alf	Lees
Howick Landowners Association	Andrew	Cookes
	Bobby	Hoole
Nottingham Road Landowner Association	Clive	Foss
Beaumont Eston Farmers Association	Andre	Dippenaar
Wichmann Farming Partnership	Robert	
Richmond Agricultural Society	Alistair	Firth
	Eleanor	Harvey
Boston Farmers' Association	Celia	Speirs
Highflats Farmers Association	Shaun	Biggs
	<u> </u>	

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Zwartberg Farmers Association	Meg	Rorich	
Weenen Farmers Association	Ingrid	Davey	
Mid Illovo Farmer's Association	Charlene	Chubb	
Greenpeace Durban Local Group			
Royal Agricultural Society	T D	STRACHAN	
Umvoti Agricultural Society	Greg	Hull	
NCT Forestry Cooperative Limited	Andy.C.	Jones	
Mt Currie Farmers Association	Margi	Fleming	
OTHER INTERESTED AND AFFECT	ED PARTIES (IAPS)		
Group	Name	Surname	
Hilton College	Mr P B	Ducasse	
	Ms Ann	Rake	

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	Mr Deren	Coetzer	
	Paul	de Wet	
Michaelhouse School	Mr Greg	Theron	
	Mr Miles	Alexander	
	Paul	Fleischack	
	Andrew	Laing	
	Kelly	Royden-Turner	
	Leigh	Kotze	
	Craig	Pieterse	
	Abri	Venter	
	James	Bullough	
	lan	Crawford	
	Alan	Adlington-Corfield	
	Simon	Dottridge	
	Paul	Snyman	
	lain	Guthrie	
	Richard	Snowden	
	Peter	Stevens	

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	Jonathan Alexander	Smith
	Brad	Flanegan
	Jenni	Maurice-Green
	Dean	Forword
	Tim	Jarvis
	Michael	Schwartz
	Herman	Visagie
	Michael	Bownes
	Canon Alan W	Smedley
Treverton Prep School	Mr Dave	Cato
	Janet	Snow
	Mr Mark	Chaperon
Weston Agricultural School		
St Anne's Diocesan College	Rory	Pennefather
	Jennifer	Forrest
St John's DSG Pietermaritzburg	Sally	Perks
Amber Ridge KZN	МВ	Bowker
	Lise Paula	le Roux

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Hiltonian society NPc		
Hilton Ratepayers' Association	Colin	Johnston
	Heather	Morkels
	Trystan	Banger
	Carey	Wylde-Hughes
	Debbie	Elliot
	D	Slatter
	Keith	Wimble
	Dr Robin A W	Gardner
Camperdown & district Ratepayers Association	TJ	Mason
	Revd. Jaques	Pretorius
Kings School	Tanya	Mitchell
The Mercury	Tony	Carnie
	Nora	Choveaux
Cllr	Moira	Grueneberg
	Carey	Kleyn

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Cllr	Craig	Millar	
Cllr	Nhlalayenza	Ndlovu	
REDLEX 157 (Pty) Ltd	Jim	Stockley	
	Nikki	Brighton	
	Gary	Hardman	
Stellenbosch University	Dr Lize	Joubert-van der Merwe	
Farmers' Weekly	Lloyd	Phillips	
	Derek	Alberts	
	Peter	Thomson	
John Forbes Associates	John	Forbes	
	Greg	Lynch	
School Trade	Colin	MacKay	
Mary Chettle & Associates	Mary	Chettle	
	Graham	Edmunds	
Kemers Properties CC a Franchise of Pam Golding Franchise Services (Pty) Ltd	Rob	McKenzie	

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Environomics	Paul	Claassen	
Waterford Manor	Tony	Birkholtz	
wateriora wanor	Tony	BITKTIOILZ	
	Liz	Dralle	
loffaras & Crass (Dt.) Ltd	John	Richardson	
Jeffares & Green (Pty) Ltd	John	Richardson	
	Keagan	Allan	
S3 Technologies	Nigel	Berjak	
	Janine	De Lange	
	Howard	Richardson	
	Paul	Van Uytrecht	
	Helen	Whitehead	
Aix-Marseille Université (AMU)	Dr Mustafa	AbuElQumsan	
Soil Organic Aromatherapy and Body Care	Grant	McMurray	
Easter Woodend Farm	Sarah	Allan	
	lan	de Jager	
	Zoni	Strydom	
	ZONI	Strydom	

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SACCTN Marketing cc	Holley	Bromehead
	Sonaldi	Janse van Vuuren
	Zoni	Strydom
	Moraig	Peden
	Rene	Stubbs
SNA Civil & Structural Engineers (Pty) Ltd	Neil	Bloy
Planning Consultant	John	Forbes
	Zelda	Kuhl
	Greg	Lynch
	Craig	Stone
	Leigh	Thomas
	Matie	von Wielligh
Environmental Consultant	July	Bell
	Ashley	Crookes
	Susan	Pyne-James

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Peters Family Trust	Fred	Peters	
	Andy	James	
Oak Tree Cottage	Barry	Downard	
	Dr Richard	Lechmere-Oertel	
	Christopher	Galliers	
	Harry	Berg	
Wasteman	Reg	Gerber	
	Sheena	Carnie	
True North Media	lain	Evans	
Spring Grove Dam/MMTS-2 Water Transfer Scheme	Katie	Fenenga	
Southern Secrets Hiking and Backpacking	Christeen	Grant	
	Philip	Grant	
	Robyn	Oldfield	
	Jennifer	Goddard	
	Robert	Coulson	

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Our Fragile Planet	Elle	Durow
Norman Bastard Estates	Norman	Bastard
	Katie	Robinson
	Janine	Dryden
	Vonnie	Munk
	lan and Heather	Somerville
	Leigh	Collingwood
	Richard	Jones
	Michael	Jewitt
	Peter	Machen
African Conservation Trust	Francois	du Toit
JEC Environmental Services	Janet	Edmonds
Blackwood Plantations	Craig	Howells
	Louise M	van Niekerk
	Brian	Walker
Stubbs Farming Partnership	Rene	Stubbs
	Peter	Poulsen

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	Derek		
Hilton Society NPc	Bret	South	
Tillion Society NFC	biet	Soun	
Vector LogisticSolution	Colin	Jackson	
Butt Farming	Stephen	Butt	
	Lisa	Guastella	
LEEUPOORT FARM cc	Debbie		
	Banu	Kanjee	
	Chris	Hoare	
	Diana	Martin	
	Adrienne	Edgson	
	Penz	Malinga	
	Ahmed		
	William	Saunderson-Meyer	
	Andrew	James	
	John	Wetton	

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	Dr Malcom	Keeping
	Riaan	Heine
	Rory	Pennefather
CAMARGUE SOLUTIONS / Csinternet	Clyde	Wynter
	G L	Freese
	John	Blandford-Newson
	Malcolm M.	McKenzie
	Jonathan	Eweg
Richards Bay Industrial Development Zone Company SOC Ltd	Percy	Langa
Fabrics Unravelled	Heidi	Сох
Plant Health Products	Sonja	van Zuydam
	Mike	Morris
	Bennie & Veronica	Jonker
	Nancy	Rouillard
Martin Gardiner Consulting		
	Johann	Fourie

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	Thomas	Brown
STBB	Charne	Goosen
3100	Chame	Goosell
UCL Company (Pty) Ltd	Steve	Love
		Di
	Angela	Plows
Wasteman	Heidi	Ford
Mhlopeni Ranch Ltd	Joy	Alcock
	John	Bertram
HCW Hugo boerdery	Suzette	vander Merwe
	John	Roff
	Les	Willows
	Johan	vander Merwe
Disability Action Research Team	Dr Pam	McLaren
(DART)		
	Debby	Conway-Thomson
	Tiaan	
	Hannes	De Bruin
		•

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	Daniel	De Bruin
	Gillian	De Bruin
	Kerry	De Bruin
	Johannes Cornelius	De Bruin
	Dieter	Schulz
	Alistair	Gilson
ACER (Africa) Environmental Consultants	Ashleigh	McKenzie
	Campbell	McKenzie
	Frank	Calboutin
	Nigel & Karen	Welch
	Diana	Taylor
	Lynne	Roborg-Coke
	John	Campbell
	Norma and Norman	Maguire

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	Donald	Knight
Doculam (Pty) Ltd.	Elayne	Tranter
	Bruce	Houghting
	lan	McDonald
EnvironDev	Gina	Thompson
	O.I.i.d	The state of the s
	Edith	Elliott
	Brandon	Powell
	Peter	Green
	Brenda	Willows
	Rachel	
	Ana	Barbosa
	Joyann	Goddard
	Gregory	Oakes
	Pia and Eufronio (Kéch)	Sánchez

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	Tony	Matchett	
	Robin	Faudan	
	RODIN	Fowler	
	Laura-Lee	Farrand	
	Dave	Thompson	
Harvard House Group	Desirèe	Mthiyane	
	Jenne B	Rennie	
	Stuart	Mackenzie	
	Anna Mieke	van Tienhoven	
	Janine	Smith	
DUGENI TRUST	Lee	Pope-Ellis	
	K. P. & D.	de Jager	
	Mike J	Guy	
	Brett	Andrew	
	Éidín	Griffin	
	Malvina	van Breemen	

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	Nadia	Van Straaten	
	Sally	Jackson	
	David	Hann	
	John	Stathoulis	
	Claire	Nanni	
	Kelly	Pearson	
	Stephen	Wagner	
Groundcover Leather Company (Pty) Ltd	Amanda	McCarthy	
	Nicola	Findlay	
	Kathy	Stuckenberg	
DA	Dee	Bedingfield	
GCS	Renee	Francis-Steele	
Steampunk Coffee	Michael	Goddard	
eThekwini Municipality	Debbie	Abel	

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Our Secret Garden	Glenn	Read
	Gerda	de Jager
	Debbie	Street
THE BODY BALANCE PRODUCTS	Julie-ann	Hamar
ForestLore Consulting	Dr JSB	Scotcher
	Michael	Peter
University of Pretoria	Shirley	Gilmore
Old Halliwell Country Inn	Mike	Uys
IAPs: Fmaily	Andrew	Sheard
	Mr & Mrs	Sheard
	Tom	Sheard
	Rob	Dempster
	Edith	Dempster
	Bruce	Dempster

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	Sharon	Gilbert
	Ruth	Jesinskis.
	Les	Uppink
	Neil	Perritt
	lain	Sinclair
	James	Brodie
Brookwood Manor	Dennis & Vivian	Robinson
	Ashley	Wootton-Zeh
	J.N.	Lewis
	John	Fourie
	Oom	r dune
KZN Legislature.	Ann	McDonnell
	Janine	Smith
	Kevan	Zunckel
Village of Bryrne Property Owners	Vince	Knott
Association		
	Friedemann	Essrich
	Imke	Summers
	IIIIKE	Summers

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	Liane	Aadnesgaard	
	D 1/		
	Rolf	Aadnesgaard	
	Kathryn	Tivers	
Voigts Properties	André	Voigts	
	Zola	Jozana	
	Ryan	Drummond	
	Edwin	Gevers	
	Mike and Debbie	Farley	
	Melanie	Bennett	
	Megan	Steyn	
	Nicola	Mackenzie	
	Felicity	Plaistowe-Cotton	
La Lampara Restaurant	Caroline	Canderle	
	Richard James	Steel	
	Jono	Bailey	

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Red Pepper Digital	Richard	van Wyk
	Christie	Exall
	Karen	Rosenberg
	Darlene	
Liberty	Sharon	Botha
,		
Dargle Valley Pork Products	William	Griffin
	Steph	Williams
Métier Concrete Products (Pty) Ltd	Louise	Spencer
	Liesel	Fowler
	Jannie	du Plessis
	Johann	Fourie
	Stefan	du Plessis
	Steram	uu 1 163313
Mooi Valley Enterprises (pty)Ltd	Richard Brian	Greene
	Linnet	Craw
	Linnet	Crow
Ukuthula Lodge	Sandra	Clark
	Rachie	Reddy

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	Michelle	Browne
Postnet Bryanston		du Toit
	Robert John	Baker
	Maria	Seele
	Ben	Seele
	Dr Monika	Seele
	Carl	Seele
	Barbara	Seele
DA Spokesperson for Economic Development, Tourism, Conservation and Environmental affairs Alt Spokesperson for Transport and Local Government	ANN MC	DONNELL
	Jared	Crossley
	Stephanie	Ando
	Michael and Coral	le Sueur
	P D	Mckenzie
	Phillip	
	Shane	Percival
KZN Department of Agriculture & Rural Development	Felicity	Mitchell

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	Robin	Hunter-Smith
	Richard	Myhill
	Richard	Wyriii
	Kerryn	Coulthard
	Barbara	Weston
Farmyard Organics	John	Kidger
	Kita	
	Paula	Usher
TCTA	Kogi	Naidoo
	Helen	Steel
	Digby	Ormond-Brown
	Phillip	Schroder
	DJ	Ortmann
	Jenny	Vermaak
	Allison and Dick	Griffith
	Guy	Miles
RJB PROJECTS Consulting Engineers	John	Butler

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	Dr. REF	Dunning
	DI. IKLI	Durining
	Hugh	Temple
	Elenor	Hamilton
	Lienoi	Tianinton
	Brian	Jones
	Louine	Boothway
		200
	Roy	Emanuel
Norman Baynes & Sons F	Tim	Baynes
Hyvest	Kevin	Clarke
	Allen	Goddard
	Margie	Pretorius
	Liz	Edwards
	Barry	Ritson
	Barry	Kitson
BP Ridge Oasis	Roxy	Royden-Turner
	Richard and Colleen	Crookes
	Melanie	Rood
	The same	

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	Brendon and Janine	Crookes
Wichmann Farming	Ant	Foster
Java Heights	Shanon	MacKenzie
oava rioigino	Gridinori	Madricizio
	Kerry	Hancock
	Blake and Caroline	McKenzie
	Linnea	Cooper
	Kai	Schulz
	Bruce	MacKenzie
	Leigh	Collingwood
	Sean	Hodgson
	Chase Ernest	Edmonds
	Richard	Dettmer
	Gordon	Mallen
	Haydyn	McKinley

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Tweefontein Trust	Christo	Spies
Eston House Farming Trust	Debra	Dukes
	John	Te Riele
Haslemere Farming Trust	Peter	Smith
Timber Solutions cc	Brendon and Ninette	Raw
	Bernad Hermanes	Bester
	Bernaa Hermanes	Bestor
	Thokozani E	Ntanzi
Mottram and Associates	Dr Roy	Mottram
	Virginia	Lordanov
	Richard	Savage
The Wagners		
	B.M.	McDonald
	D.IVI.	MCDoriald
	Noelene	Kerr
	Basil	Stathoulis
Enviro Farming (PTY)LTD	Brian	Morris
Livilo Familing (FTT)LID		IVIOTTIS
	Pamela	Thomson
	Brandon	Abdinor

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	Wendy	Forse	
	Michelle	Moses	
	Dr. A.W.P.	Coleby	
	Janine	Masojada	
WES GROW	Gavin	Hill	
Dungay Trust	Jane	Cole	
Lutheran Congregation	Naomi and Fritz	Klingenberg	
	Christopher	Bester	
	John	te Riele	
	Linnea	Cooper	
	Mark & Sarah	Ellis	
	John and Karen	Withers	
Wichmann Farming	Ant	Foster	
Richmond FPA	Terry	Tedder	
Shooters Hill Farming cc	Stanley	Solomon	
Forward Finance (Pty) Ltd	Jono	Hammill	
	Anne	Tait	
Lion Match Forrestry (Pty) Ltd	Nirmala	Naidoo	

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	Christopher	Geldenhys
	Debbie	Barlow
	Julia	Colvin
	Sarah	Fernandes
L H Schroder Farming Trust	Kate	Wood
	Deon	Schroder
	Peter	Allan
	Shirley	Holmes
	Michael	Wohlters
Nature Stamp	Susan	Carter-Brown
	Allan	Maitland
	Richard & Sandy	Tonkin
Torquay Trust	Nigel	Dohne
Pig & Poultry Product Manager	Michel	Bradford
	ANDRE J	BARNARD

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	Bruce	Peattie
	Xolani	Gumede
	Charles	Roseveare
	Ken & Val	Arnold
Brackenham Investments Pty Ltd	David	Boonzaier
	Aline	Field
	Richard	Parker
	K. P. & D.	de Jager
	P D	McKenzie
	Johann	Kassier
	Greg & Chelle Royden-	Turner
	Derek and Evelyn	Hughes
David Prentice & Associates Chartered Accountants (SA)	Dave	Prentice

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	Katherine & John	Morrow
	Francois	Brooks
	Neville	Durani
	Neville	Durow
	Timothy	Hancock
N3 Toll Concession (RF) Proprietary Limited	Lukas	Edwards
	Judd	Douglas
	Anesh	Madanlal
	Sandra	Land
	Gill	Nelson
	Claire	Adderley
	Gilly	Robartes
	Tanja	Pearce
	Charles	Roseveare
	Errol	Thole
	Donovan	Hean

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	Lani	Fowles
	Nick & Priscilla	Dent
Democratic Alliance KZN	Chris	Laubscher
	DEREK	TURVEY
	Nicole	Schafer
Ground Work	Gillian	Addison
	Philip	Joosten
	Dr Warwick	Fraser,
BEELD/ RAPPORT	Elise and Erika	Tempelhoff
	Suzanne	Stevens
Sunday Times	MATTHEW	SAVIDES
Bay Union Investment Planning Services (Pty) Ltd	Leon	Ahlers
	Jacques	Février
	Lisa	Roberts
	Laura Ewart-Phipps Laura	

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	Victoria	Soutar	
	Colette	Campbell	
	Angela	Wolf	
Wooding Geospatial Solutions	Natasha	Joubert	
	Hal	Wooding	
	John	Campbell	
	Guy	Solomon	
	Donovan	Hean	
	Lani	Fowles	
Pennylane Guest House and Christian Retreat	Neil	Molloy	
	Jessica	Dreamtime	
SRK Consulting (South Africa) (Pty) Ltd.	Tamaryn	Hale	
	King	Kirsten	
HDLA & NRLA	Bobby	Hoole	
The Uitsig Trust	Ron	Nel	
Boston Garage	Kirsten	Cromhout	_

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	Keith	Wilson	
	Theresa	Garroch	
	Lian	Wimmer	
	Lian	VVIIIIIICI	
	W P	van Heerden	
	Oalla a r	ven Usandar	
	Colleen	van Heerden	
	Marilyn	Aitken	
	Hillary	Vickers	
	FELICITY	VON OETTINGEN	
University KZN	Dr Mary	de Haas	
	Eva	Banach	
	Eva	Banach	
	Peta	Dukes	
	Garth	Lee	
	Alex	Jenkins	
	,		
	Heather	Smith	
	\ \(\frac{1}{2} \)	0.00	
	Vic	Smith	
	M B	Bowker	
	Lucinda	Bate	

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Inno Textiles cc	Debbie	Upfold
	Heinz	Wittig
	Vishal	Chaggan
The Medical Center	Dr. Ashika	Dhulam
	Dave and Bronwen	Stainton
	Jill	Hunter
	Tracey	Shuttleworth
Mitchells Tax Consultants Company (Pty) Ltd	Anita	van Graan
Erakis	Lizette	Venter
	Anja	Joosten
	Estelle	Willense
	Eileen	Murray
	Michelle	Buys
	Bernard	Buys
	Jeremy	Ridl
	J & B	Vermaak
	Carthy	Martens
	Cindy	Powell

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	Chantelle	Tamlin	
	Wendy	Beresford	
	Andrew	Braithwaite	
	Tilalow	Brainwand	
	Gwen B	Watson	
	Volker	Wedekind	
	Erica	Brown	
	Owen	Edwardes	
	Veronique	Edwardes	
UKN	Katherine	Arbuckle	
Van Roy Estates cc	Brett	McNally	
	Trevor & Roz	Wood	
Lewis Farming	E	Lewis	
Nutrifresh	Robin	Barnsley	
	Andrew	Fyvie	
African Insight	Susi	Anderson	
	Andrew	Anderson	

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	Damian	Walters
	Vic	O shari dan
	Vic	Schröder
	Cecilia	Moore
Groundcover Leather Company (Pty) Ltd	Amanda	McCarthy
	МА	Abbott
	Rikki	Abbott
	John	
	Dr W J	Robartes
	Wendy	Forse
	Nosisa	Ndaba
	Shine	Murphy
	Melanie	Townsend
	Marita	Nell
	Jacqui	Swart
	Pippa	Cantarell
	Peter	Catterall
JMB Harries Farming cc	Lloyd & Colleen	Harries
Blueprint Holdings (Pty) Ltd	Josie	Rowe-Setz

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	Peter and Ronnie	Ritchie
	Carrin	Martin
	Grant and Inma	Warren
	Clive & Valinda	Coulthard
	Rosemarie	Nevin
	Konni	Hoferichter
Valley View Engineering Services	Neville	van Lelyveld
	Rowan	Robinson
	Ray	Lenehoy
	Victoria	Griffin
	Luci	Coelho
Fowler Farming Trust	Robert	Hicken
	Phillipa	Gordon
The Wykeham Collegiate	Jean	Ladbrooke
L.G.Lettenga and Sons CC	Gerrie & Alison	Lettenga
Hawklee Country House	Dean and Belinda	Lentz

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Wendy	de Waal	
Lanı	Fowles	
Rob	James	
Elise	Trollope	
Ingrid	Nanni	
J Z & Noleen	Cronje	
Wesley	Smit	
Jane	Weston	
Richard	Drummond	
Graeme W	Maxwell	
Denise	Paton	
Tersia	Mathews	
Stuart	Tompkins	
Andrea	Abbott	
Dala	l la diam	
Kobyn	інеаіеу 	
P J	Hedley	
	Lani Rob Elise Ingrid J Z & Noleen Wesley Jane Richard Graeme W Denise Tersia Stuart Andrea Robyn	Lani Fowles Rob James Elise Trollope Ingrid Nanni J Z & Noleen Cronje Wesley Smit Jane Weston Richard Drummond Graeme W Maxwell Denise Paton Tersia Mathews Stuart Tompkins Andrea Abbott Robyn Hedley

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	Jacqui	Jordan
	Theo and Simone	Henselmans
	Dr Peter R	Warren
	Claudia	Badrudeen
	Tim	Baynes
	John & Colleen	Paxton
	ESMERALDA	RAMBURRAN
	D Malcom	Robinson
	Jenny	LEHR
Umvoti	Theresa	Edwards
	Richard	Blyth
	Hugh	Goble
	Grant	von Mayer
	Clive & Norma	Griffin

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LBM AGRICULTURE PTY LTD	Zara	Bisschoff
	Liam	Wimmer
	Ray	Doherty
	Jolynn	Minnaar
Our Secret Garden	Glenn	Read
	Paul	Hildyard
	Jeane K	Gere
Rosewood Farm		
	Nancy	Rouillard
	Graeme	Taute
	Lisa	Johnson
	Patrick & Marion	Long
	Christel	Klein
Limelight Exhibitions	Darryl	Wood
Ethembeni HIV AIDS Ministry	Shelly	Edkins
	Anne	Marx
	Dave	Prentice
Vlakpoort Estate (Pty) Ltd	Alistair	
	Keith and Linda	Barlow

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	Jenny	Blyth
	Elizabeth	Balcomb
	Gwynaeth	van Aardt
	Chris & Lisa	Smallwood
	Terry & Greg Jean-	Jacques
	Amanda	McCarthy
	Judy	Douglas
	Bill & Lynne	Burton
	Mike	Uys
	Craig	Fisher
	Norma	Patrick
	Beverley	Arnold
	Sergio Guerrera	
	Reimar	Voigts
	James E & Allison A	Pyle
	Vicki and Richard	Dillon
	Katherine & John	Morrow
ROCAMADOUR FARM	Lynne	Garbutt

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Rhodes University	Jessica	Cockburn	
	Hannes	Wiese	
	Moraig	Peden	
	Jennifer	Ormond-Brown	
	Caroline	Leslie	
	Sherebanu	Kajee	
	Derrick	Leslie	
	Anita	Turvey	
	lynn & Michele	Bodley	
Yethi Leather	Dael	Lithgow	
	Lindsay	Scott	
	David	Crowe	
	Grant	Auld	
	Digby	Ormond-Brown	
	Barry	Mobey	
	L.A.	PHILLIPS	
	Kim	PHILLIPS	

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	Yolande	du Toit	
	Garth	Glaum	
	Maureen	Hansen	
	Geoff	Appleford	
Afripack Group	Neill	Greenaway	
	Lorraine	Van Meygaarden	
	Wesley	Dragt	
	Amanda	Burger	
Reasby	Rave		
	Jeffrey	Lawrence	
	Karen	Makin	
Sheltered Vale Cottages	Douglas		
	Magda		
	Jean	Temkin	
Toad Hall Cottages	Dave	Eaton	

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	Catherine	Rayner	
The Lavender Co.	Lynnette	van der Merwe	
	Nick & Michele	Swan	
Corrie Lynn Farm	Tinks	Fowler	
Tashas Fantastic Fudge	Tasha	Jardim	
St Ives Lodge & Restaurant	Ashley	Bloxham	
	Sarah	Allan	
Loxley House	Jan and Angie	Korrubel	
	Sarah	Richards	
	Kevern	Sandalls	
	Carlos	Pereira	
	Barry	Fides	
MJC Groups	Michelle	Crausaz	
	Ciska	Meyer	
	Linda	Hall	
	Tony & Gill	Dinnes	

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	Leigh	Collingwood
	Adrian & Caroline	Armstrong
Gowan Valley Guest Farm	Deanne	Bouwer
Compu-Accounting	Mary Anne	Fanner
	Ross	Haynes
	EZIO	GORI
	Tim	Snow
Lythwood Lodge	Leon	Rennison
	Barry & Jenny	Hodgkinson
	Riona	Patak
Chocolate Heaven	Kereth	Guilbride
Dunning Country House	Charlet	Tasmer
	Tracey	Wood
	Caroline	Soar
	Larry	Neuhoff

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	Garth	Lan	
	Gann	Lee	
	Iona	Bate	
	liona	Bato	
	Emily	Bate	
	Stephanie	Ando	
	Gaetane	le Grange	
	Cua 9 Aliatain	Firth	
	Sue & Alistair	Firth	
	Louine	Boothway	
	Louine	Bootiiway	
	Frank	Meaker	
	I Tank	Weaker	
	Satish	Balgobind	
		3.7	
	Tony	Smith	
	Margaret	Meaker	
	V	Dalas	
	Yvonne	Baker	
	Samantha	Rose	
	Samanina	17026	
	Shine	Murphy	
	[5,111.5]	in with it	
Whitfiled Consultant	Rex	Zietsman	
Sivest	Jackie	Jackson	

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	Juliana	Thornton	
	Method	Gundidza	
	James	Herrington	
	Pepsi	Combrinck	
	Celeste	Combrinck	
	Eric	Bentley	
	Ruby		
LRC	Tawana	Nharingo	
	May K A	Armstrong	
New Ventures and Strategic Partnerships	Amy	Warner	
ZAI CONSULTANTS CC	Lawrence	Fraser	
	G E	Lawson	
Gartmore Farm CC	Charles Robert	MacGillivray	
	J. S.	Inglis	
	M. F.	Odendaal	

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	Carol	Friedman	
	Mike	Smith	
	Wilke	Smith	
	Lian	Wimmer	
	Francois	Marais	
DCG	Nelson	Myaka	
	Gordon	Wicks	
SiVEST Environmental Division	Liandra	Bertolli	
	Gavin	Buckle	
	W F & Lynne	Burton	
	Philip & Corlette	Scott	
	F.A.	Taylor	
Carte Blanche TV Programme	Joy	Summers	
	Sasha	Schwendenwein	
50/50 TV Programme	Jacqui	Jayamaha	

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Environmental Planning & Climate Protection Department	Dr Sean	O'Donoghue
	Sakhile Samson	Mngoma
	Camilla	Barlow
	Sue	Murrell
	Erica	Croxford
Strategic Environmental Management Specialist	Marita	Thornhill
	Dela	Maiwald
	Adam	Kethro
	Graham	Allan
	Katie	Fenenga
	Tomy	Bloy
	Rene	Evans
	Pam	Thomson
	Mike	Jewitt
	Mike	Weeden

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Susan	Carter-Brown
Aldine	
7 1101110	Armstrong
Pascale	Coetzee
Nicole	Smith
Glynn	Kent
Sharon	Banks
Michael K.	Lehr
Chikondi & Kate	Chanthunya
Jacques	
Francois	Marais
Dr Robin A W	Gardner
Lara	Jordan
Aws	Semmeton
Jenny	Christmas
Jane	Renton
Kay	Patel
	Nicole Glynn Sharon Michael K. Chikondi & Kate Jacques Francois Dr Robin A W Lara Aws Jenny Jane

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TOP SPOT	Rose & Des	Thornton
BEMPROP ADMIN CC	Haroon	Bhabha
	Gladson	Songelwa
Colchester Zoo Properties SA	Mike	Wood
	Jandre	Smuts
	Bobby	Peek
Tongatt Hullet Properties	Tina	Hattingh
	Cherise	Harris
Anchor Nursery		
Thanda Royal Residence Estate	Mariëtte	Bredenoord
	Lynne	Mackay
groundWork, Friends of the Earth International	Niven	Reddy
	Gillian	Marnewick
Zunckel Ecological and Environmental Services	Kevan	Zunckel
Kwazulu Natal Fire Protection Association	Simon	Thomas
Broadleaze Farm	Rob	Symons

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School of Life Sciences, University of KwaZulu-Natal	Dr Christina	Potgieter-Curry
WKC Group – Abu Dhabi	Douglas	Tilbury
	Laura	Chelini
TopRock	Kat	Wili
	Christa	Martin
	Andre J	Barnard
Landowner	Shelly & Clive	Keppler
Landowner	Gerhard	Le Roux
Landowner	Lee	Pachonick
	Shona Eleanor	Lourens
	Wilson	Faw
	Mark	Gendall
	Ben	Yu
	Munadiya	

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Shehzaadhi	
Strini	Abrahams
Sharda	Abahams
David	V
Ka.a.a.la.a.la.a	
Kwenzoleohle	
Justin	Ward
oustin	VValu
Dane	Anderson
Waseera	
S	Gumede
Shawn	Gardall
Zandalee	Mohunlal
Sophie	Naidoo
Nazira	
INAZIIA	
 Ammara	Khan
, ummara	TWIGHT .

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Patricia	Nkonzo
Consta	Mari
Sanele	Ntuli
Derrick	Ramasamy
Sindi	Nlovu
Afaha	Mzak
Thembile	Mhlongo
Anita	
Khumalo	Mzwandile
Vanessa	Kristan
Vallossa	i wickan
Rehman	Haffejer
Jerry	Parmasiven
Mogie	Mohunlal
Melisizwe	Zindela
G P	Jones

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	Mr Ramnaran		
	P R	Andrews	
	Usha	Naidoo	
	Maurice	Sachse	
	TT	Dube	
		1701	
	Mr Mbatha	ZBI	
EThalissia's Nassaista alites	Joanne	Douwes	
EThekwini Municipality	Joanne	Douwes	
Public Meetings 2015	Name	Surname	
Ashburton Meeting 2015	Gaetan	le Grange	
		Dovhan	
	Andre	Diagram	
	Andre	Dippenaar	
	J	Lawronco	
	٦	Lawrence	

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Simon	Hodson
0: 1:	
Simphiwe	Mazibuko
Stefanie	Schutte
O.O. Carrier	Schutte
JC	De Bruyn
V.G	Keyser
DH	
DП	Huton
L	Rondgagnger
DH	Abel
	Aspen
S	Khumalo
M	Jackson
Balraj	Roopman
Maureen	Hasnen
The direction of the second of	Hashell
Keith	Brown

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	Panagiotis
Marc	Kuster
Nora	
Rob	
Leigh	Wood
R	Symons
P	Buys
Fred	Peters
Debby	Conway
Brenda	Willows
Hans	Micheal
Musa	Mchunu
Ben	Hoffman
Donovan	

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Yvonne	
Lynne	
Lyc	
Debbie	Krguger
Roy	Joubert
Kelly	Pearson
Rod	Colling
Caitlin	Fyvie
Rob	Ridgway
Mary	
Nicole	May
Justin	Fyrie
E	Emott
R	Oldfield
R	D Cook

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Theunis	Steenkamp
Melissa	
ivielissa	
Heidi	Cox
Daver	Joy Field
M	Peden
Liane	Henman
S	Stead
Craig	Smith
Bradswan	
Kevin	Pratt
Fred	Peters
Hawa	Mbatha
D	Band
D	Armstrong

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Dean	Masie
B D	Gurney
10.4	
M	Smith
R	Sutton
	Sutton
E G	Cornhill
Rob	Bulmon
Kerina	Singh
Clerise	Harris
H	Clark
	Clark
R	Sykes
Wendy	
J	Erasmus
Justin	Lusso
Dret	
Brett	Austin

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Keran	Ducasse
Dawn	Dormer
Phillip	
Vanessa	Mantjies
Sthoko	Malinga
Malinga	
Anne	du Toit
Pete	le Roux
Rose	Owen
Gail	Cornhill
Brittany	Shaw
Sioshan Bower	Davies
Michelle	Niebuhr
Amy	Krarlsen

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line	du Toit
Rebeca	Kiln
Emma	de Wet
Mayuri	Chetty
Nana	Mwenechanya
Hannah	Marion
Mahali	Mahlaka
Anele	Khwela
Vivian	Но
Kirsten	Smith
Ashleigh	Hines
Kirsty	Hay
Bronwyn	Muir
Kathryn	Green

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Gabby	Chanrier
Kellie	Dada
Keille	Bode
Rachel	Baert
lana	
Jean	Dyson
Dale	du Prees
Joanne	Clowes
Courtney	Maude
Frances	Wade
Emma	Anderson
Phephelapni	Majan
Kelly	Ford
Skyier	Smith
Hannah	Rieket
Cayleigh	Rice

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	Jadasia
Jessica	de Wet
	de Wet
Rene	Schoeman
Robyn	Morngan
Samantha	
Kelly	Pearson
Aeron	Grenfell
Jessica	Hodgkinson
Carla	Pike
Sam	Faure
Lise	le Roux
Thembeka	Ndaba
Emily	Banda
Eva	Jhala

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Amanda	Khumalo
Justine	Davis
Justine	Raw
Claire	Kidger
Tracy	Martins
Sarah	Trautman
Tara	Oldfield
Emma	Dick
Xoliswa	Mzimela
Jessica	Chen
Wanda	Khoza
Megan	Coldbeck
Caitlynn	Fourie
Aimee	Pousson
Maddison	Grant

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Nola	Crosson
Josie	Grubb
Lorna	Taylor
Emily	Pratt
Laura	Marx
Sarah	Tocknell
Charllene	Boshoff
Meghan	Armon
Keryn	Taylor
Brooklyn	Taylor
Caitlin	Veness
Lwazi	Lwandile
Monique	Andie
Emily	Webster

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Madison	Muiruri
Sinezile	Matutu
Carolien	Nyasulu
Carolleri	ivyasulu
Limpho	Mokoatsi
Ogo	Mwaye
Olivia	Bowles
Kristen	Mclean
	Neceni
Rachel	Moffat
Aspen	Henriksen
Alex	A11 - 12
Alex	Nicolin
Demi Bade	Aluko
Hannah	Scott
Sbusisiwe	Nxumalo
Tara	Mortin
Tala	Martin

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Jenny	Chen	
Claire	Whitfiels	
Katelyn	Fyvie	
Christin	Adams	
Courtney	Geyser	
Marie	Mjacc	
Inga	Pupuma	
Sne	Dlamini	
Anathi	Mtungwa	
Chelsea	Mackenzie	
Leanne	Cumming	
Phumi	Shongwe	
Amy	Cope	
Kelly	Ellison	

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Kavie	Talmage
Jess	Hamilton
Tongai	Mbuyazi
Nicola	McCord
Hannah	Jacobs
Sarah	Burnett
Catherine	Kiln
Kefilwe	Noge
Catitlin	Hichinbotham
Robyn	Bam
Owethu	Khuzwayo
Lusanda	Mingay
Tamsin	Haines
Saithati	Khumalo

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Bridget	Buys
Country	
Courtney	Bunge
Kirsty	Clegg
Erin	van der Leeuw
Kelly	Moore
Tony	IVIOUTE
Magan	Hicks
Christin	Stubbs
Sarah	Mackenzie
Andile	Mhlongo
Rachel	Hansen
Radio	Hallsell
Cherise	Khan
Hannah	Reed
Priya	Moodley
Aimee	Hohls

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Lora	Orpwood
Hannah	Hathorn
Mellisa	Watson
Niza	Ndamase
Sarah	Upfold
Zince	Do.
ZIIICe	Ras
K	Destombe
	Destorribe
S	Olivier
K	Haigh
Т	Meier
Т	Murugan
S	Eustice
G	Ventress
A	Ditago
A	Piterse

PROJECT NAME Page 101 of 262

H.J	Pietrse
Dean	Tyson
Simone	Zartmann
la a	
Ina	Koen
Tracey	
Tracoy	
Jonathan	
J	Eustice
A	Pieterse
С	Pieterse
T	Kallamaan
	Koekemoer
C	Raciborksa
Rev Diane	
Ms Philipa	Nipper
Mrs Cara	Shirge

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Mrs Natalie	Foss
Ms Belinda	Kidd
Ms Petra	Wiesinge
Debbie	Do with
Debbie	Parfitt
Des	Adam
	, 188
Sally	Perks
Kim	Anderson
Gill	Ducasse
Alex	Barry
Chelsea	NA/ilean
Cheisea	Wilson
Kristy	burt
Trish	Beetzi
Cindy	Strecth
S	Freese

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Kirsten	Taylor
Pete	Jabber
Jack Kerry	Muir
Lucy	Usher
Jen	Kidger
Amy	Smith
Victoria	Wood
Luthando	Mjwara
Hannah	Sanders
Sarah	Houghting
Shaen	Mc Devtte
Laiken	
	Austen
Jess	Chantler
Mahurika	Maharaj

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Tessa	Earle
Keta	Wright
Paige	McGladdey
Edson	Visser
Amber	Potgieter
Jessica	Foster
Ms Sign	
Jaspin	Smith
Deonvan	Beveu
Mairi	Mathesa
Khumblani	Mkomo
Ann	McDonnel
Rachel	Camerson
Dave	Bishop

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E	Daude
E	Bunge
A van	de Merwe
Grame	Holdiay
Marcus	Benian
Brett	McNally
Riaz	Khan
Elle	Duron
Pethel	Castemall
Mary-Anne	Fanner
Debbie	de Serra
Sharryn	Phillips
Brandon	Croones
John	Crookes

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Alice	Thomson
Des	
Chris	M
Garly	Fyvie
David	Gret
P	Poulsen
D	Jewitt
M	Jewitt
К	Easthgade
Н	Moffat
E	Hannaway
Sandy	Lyne
Mine	De Marilak
Russel	Benjamin
	Des Chris Garly David P D M K H E Sandy Mine

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		Kerina Singh	
		Chrise Harris	
Colenso Meeting 2015	Michael	Wood	
	Lester	Miller	
	Angela	Plaws	
	Donoianu	Madondo	
	J	Furniss	
	KJ	Schiever	
	С	Shiever	
	S	le Roux	
	Francious	Brooks	
	Kenneth	Atkinson	
	NE	Sibisi	
	Kobus	Beukes	

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David	Clouston
Luvuyo	Mchunu
Lynn	Tungay
M	Buys
D	Gilbert
D	Barnard
VW	Mavimbela
ZW	Khumalo
T	Dladla
M.M	Warden
Н	Ralfe
Н	Basson
BS	Madonsela
BK	Mabaq

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	MN	Ndlovu	
	IJ	Vickers	
	P S	Opperman	
		Dovhani Mahumele	
		M Mafunya	
Greytown Lodge 2015	Brandwalker		
	С	Hadon	
	С	Ortmann	
	H P	Collis	
	AT	Buchan	
	P	Vel	
	Т	Edwards	
	Sibusiso	Dladla	
	Sfiso	Damakude	

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Maqazaz	Mchunu
Edward	Dlamini
Cibane	
Ciparie	Mqedi
Sihle	Cedle
	Ceale
Mfundo	Mthembu
Gcina	Hopewell
Mandla	Dlomo
1.4	100
M.	Weigelt
Khahelo	Shekeleho
	Shekelens
Lungelo	Mtolo
Ayanda	Zikala
Thuso	Masiteng
Vacan	0.11
Keegan	Pillay
R	Aheer
	Alleei

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Flip	Coetsan
Andrew	
Phillip	Meyer
Bongani	Mdletshe
Moela	Collen
Kgomotso	Moho
Nzama	Sakhile
Jenny	
Jamie	
Andrew	Oellerman
Steve	Stamp
Gordon	Le Roux
Ronel	Barber
Sean	Sneyd

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Lee	
Hugu	
Sam	Pieterse
Musawenkosi	
Cibande	Siyanda
	Siyanda
Sipho	
Richard	Cyrus
Lloyd	Robertson
Rob	Tarr
JR	
Angela	
Mike	Newansrch
AC	Steyn
Т	Maphala
	- P 2

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Lawrence	Hill
Dr Dheer	
Kate	Elges
Eddy	Ollerman
Vela	Jali
Rene	Rirsh
Bongani	Kabini
Lindo	Kuhle
Simphiwe	Kuthango
Collin	Dube
Nthuthukomringa	
Nkosi	Ninda
Fedile	Cabachaka
Greg	Hull

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	Thologe	Gumede	
	Jared	Malian	
	Chetty		
	Thandeni	Kubu	
	P	Surendall	
	Jun	Ditterick	
	Bheki	Vilakazi	
	Gareth		
	Peter	Hud	
	Robert	Russel	
	J	Olivier	
Lions River Meeting 2015		K Hoferichter	
		David	
		Liz Dralle	

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John Richardson	
Gilbert Whitely	
Derek Millier	
John Field	
Aline Field	
Anelia Wold	
Steph and Tim Arnot	
M Meaker	
David Bryan	
Skye Wigley	
L Sanders	
Wesley Smit	
Frances	
Joy	
	Gilbert Whitely Derek Millier John Field Aline Field Anelia Wold Steph and Tim Arnot M Meaker David Bryan Skye Wigley L Sanders Wesley Smit Frances

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M Evan
P Passmor
Jwssica Wigley
Swasica Wigicy
Jane Symes
Stephen Bryan
Day Booking
Dave Prentice
John Lewis
Paday Lewis
J Mailey
lan Con
David Hill
Justa Zuma
Penz Malinga
T CITE WINNINGO
Londiwe Mazibuko

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Tinks Fowler
Claire Adderley
Leah Smith
Jaarie Mac Gillivary
Twane Clarke
Myra Glover
Debbie Barlow
Jeremy Barlow
Jonathan Atkinson
Kurt Brichievy
Mike Norton
Jen Andrews
Sanso Phaketi
J Stewart

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K Paice
G Gilespie
G Gillespie
Russel Barnet
Jenna Phillips Page
Jerma i imipo i age
JR Mackenziee
Tammy Perval
Elizabeth Stepton
Ashley Low
Yolandi Koekeoer
Guido Richert
Candice Cogaer
Candice Cogaei
Andrew Laing
P Norten

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E Shaw
Liane
Richard Myhill
Harry Tully
Shane Percival
Jennifer Forest
Lee Dutton
W.J Robarts
Ronald Mcdelland
Dr. AWP Colieby
Erin Crossman
Stephanie Vickers
Thina Dumalisile
Catherine Riley

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Andrew Wright
Siobhan Hopkins
Michele Wartburton
Roy Grubb
RM Murray
Ivor Keppler
Jonathan
Joshua Falconer
Nick Reitz
Dwaybne Arpin
John Fourie
C. Exall
Sarah Goodwin
Jasmin Goodwin

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Lily Goodwin
Mbali Xasa
Thandeka Laba
Thuleleni Nxumalo
Sindiswa Ndlovu
Nomtha Sikhakhene
Nhlunipho Zondo
Nonjabulo Mbhele
Brett Shaw
John Phelani
Rose Downoud
Pam Haynes
Tamara Mark Chadwick
Lawrence Ndlovu

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Felix Ndlovu
Avril Derbynes
Katie Robinson
Cebo Ndlovu
J Coliby
MC Martin
JRS Martin
Paola Veronni
Miranda Crookes
Nicholas Crooks
Michelle Edkins
Maria Mckenzie
Craig Millar
Karin Robichan

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MB Barnes
J Stewart
GB Mckenzie
RD MacKellar
SL Paul
Neil Storm
Marthona Tseker
Nick Bester
Paul Hildyard
Jeff Gaislord
Charles
Fiona Mc Crimmon
John Roff
James

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Jack Mackenzie
Victoria Soutar
Asandile McCarthy
Amanda McCarthy
Phillipa Golden
Rod
Andrew
Ayanda Lipheyana
Sne Nkamo
Dean Du Chazel
Merrill Stoem
Evelin Zuma
VChris Wantenaar
Lauren van Rooyen

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Alistar Mark
Glenn
Wallow
Chris Besten
Deren Coetzee
Doug Gibbs
Charles
Robyn Hedley
Mike Farley
Richard
Anne Fincham
Warren Cambell
Vitaly van der Dronker
Jim Morrow

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Ken Freeman
Mike Croxford
Cill Croxford
Iron
Chris Curtin
Johannes Moller
P.M Cort
Gordon Feet
Jonty Myhill
Hazel Lake
S Hughes
A Jack
R.O Oxland
Vic Shan

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Niall Watkins
Sharon Houghting
Kevin Turner
Tony Matchett
David O Conner
P Young
Janis Holmes
Tanya Smith
Hugh Temle
Zinhle Msimango
Jean
Pat Long
Luke Ewart
Craig Allison

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Di Santoro
Teresa Duggen
Vicky Alison
Ian Smallie
Dimitri
Jenette Nicholson
Richard Kelland
Vanghan Koopman
Peter Goodwin
Jean Davidson
Ashley Crookes
Val Ellens
Darrol Hopkins
Gin Woods

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Micheal Woods
Paul Fleichack
Paul Fleichack
C Rayner
M Hodgson
DM Leitch
CA Leihct
PA Leith
Jane Hopkins
IJ Shongwate
is shortgwate
Paul Nasu
Andre
Andy
Ashley Micanese
E Rile
M Smith

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Lesley Bisshoff
Norma Richard Patricia
Doug Bulden
J Paterson
Dian Winnen
Alan Turner
Janet Memeir
Rosie Mary Forrester
Kandy Slater
Gugu Zuma
Shaun Brley
Sue Murrel
Margaret Neunbon
Lan Somerville

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Heathen Somerville
Richard Shute
Ingrid Penney
Jill Hunter
Warren Lave
DH Baxter
lame Meyer
Juli Santini
Greg Royden Turner
Peter Divall
Sally Cumming
Barry Downard
Eve Hughes
Laura Ewart

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Andrea McMichael
Jacqueline Edwards
Yvonne Thompson
S.Zimmerman
J Shaw
Lara Bissschoff
Penny Rees
Willemien Verwiel
Barrie New
Dee Bedingfield
Mauren Snowden
John.Gillian Cluff
Clinton Carbutt
Susan Pyne-James

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Frank Norvall
Lona Stewart
Don McArthur
Lee Sanders
Bruce
Lynne Garuit
Carry Robartes
Dorvhanni Mahumele
Shine Murphy
R Dunning
E.S Hoffman
A Hoffman
Brett Andrew
S Wilson

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W Wilson
A Bardford
A bararora
J Caigie
Jacqui Hulley
Bronwyn Mckerchar
Jema Egberink
Hannah Vince Jillings
Neigh Page
Francious Du Toit
Hannes Lane
Pia Sanchez
Kock Snchez
Bonisiwe Mngani
Roland Carr

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Charlene Russel
Deuns Sterling
Deans Sterning
Sophie McDonald
Martin Eweg
iviai tiii Eweg
Glenda Richard Booth
Dave Pullin
K Stuikenberg
Barend Booysen
, ,
Lara Kirsten
Dowe Pullen and Neonelle Pullen
Furier Janet Holland
Walter Addison
LI D
IJ Burge
Leigh Gilas

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Cill Nelson
Pat and Merrick
Rico Euripdo
Rowan Watofond
Dela Maiwald
Peter Cruikshank
David
Jean Temkin
Sarah Aller
Sandy Dale
KT Botha
Weddensun
Roger Nevin
Louine Boothway

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Mark Pistorius
Stef Marran
J Richardson
Alfie Simmons
Musa
Rover Pooke
Jacqui Jordan
Carolene Richter
Julia Calvin
Lindiwe Mkhize
Sheila Berry
DA Lewis
Simon Francis
Jenny Goddard

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	Lawrence Qhellao
	Malvina van Breemen
	Rowena van Breemen
Bridget	
E Lion	Calhet
Kevan	Zunker
	Jeanette Maree
	Robert Hicken
	Brian Lewis
	Robin
	Luvuno
	Isle Arnott
	Phillipa Arnott
	Hem Sokam

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Kate Brown
Svah Alla
Nick Brighton
Moira Groneberg
R Coulsen
Haskings Farm
G Dell
G Motfatt
H Howell
D Hughes
Tom Browne
David Crowe
Jim Morrow

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	Miranda Crookes	
Mooi River Meeting 2015	Rob Dunlop	
	P Ward	
	Steven Morris	
	Nick March	
	Shann Smith	
	Shaun Renton	
	Phillip du Toit	
	Garth Ramsey	
	John Zuleka	
	Dirk van Zuurken	
	Sue Coldecott	
	Pamla Anderson	
	Debbie Stratford	

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Moire
Danny Engelbracht
Danny Engeloraent
Steve Paxton
Roy Meyer
Graham Edmunds
Shaun Penton
Michelle Buys
Nigel Blaker
Comulação
Gary Lees
Faith Stranistreet
Syd Rosseau
Syd Nossedd
Malcom Ramsay
Mike Lain
Larry Neuhopp

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Rodney Smith
Austin Sayeer
Dean Lentz
F Mitcheu
Katze
Mark Jowsson
Evans
Chird Boshoff
Piet Botha
P Scott
P Letley
Stephen Butt
Barry Hodgekinson
Dovhanni Mahumele

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Dians Traebody
Robyn Simmons
Owen Edwards
Susan Viljoen
PB Lowry
Nathalie Coldeeott
K McCombs
Colin Streenhuizen
Grahan Armstrong
Chris Shargold
Stvart Winckworth
William Holiday
James Kean
M Kean

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Rupert Driemeyer
Travis Timm
Adu Zeh
Angus Williamson
Moira
Barry Veenstra
Johan Brewitt
Mark Ellis
Robin Marwitz
Karin Render
Myles Carldeott
Gael Taylor
Hendrick Cadle
Wesley Guy

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Jannie van Heerden
Nadine Southgate
Garis
Richard Adamson
Kita Karg
Jomes
Julia Moffatt
P. Powel
C Powell
Roy
Tim Snow
Paul Botna
Gary Lees
Dandy Engelbreht

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	Claudia Badrudeen
	Digby Brown
	5.827 5.0m
	Jennifer Brown
	Hayley Mairhead
	Terry Snady
	Syd Rosseau
	Kamberg Valley Association
	Kamberg Conservation
	SAM Property Association
	Mooi Mpofana Agric Association
	Big Mooi Irrigation
	Little Mooi Hlatikulu/River Irrigation Board
	Mooi River Fire Protection
	Dudley Anderson
<u> </u>	

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Geri Nigel Blaker
Simon Miller
Debbie Stratford
Tino Sharon Stent
Kim James
P. Johnson
Avon Rooyen
Gordon Oden
Rowan van Aarde
Mark Athenstone
Leigh Thomas
Thinus Chinner
Kerry Brown
Micheal Jones

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Wardick Spewer
John Batis
Paula Anderson
Thomas Fromwald
Graham Edmunds
Sarah Ellis
Steven de Raveh
Janet Snow
Judy Kensington
Steve Paxton
Margaret Spoward
Toni Hanrahan
Nina Gough
Frans Esposito

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Debbie Odell
I Marriaga II
J Vermaak
B Vermaak
Rex Zietsman
Elizabeth Briggs
Energetii 51.660
Clint Marx
A I NACILI:
Andron Williams
Brgant
F Du Toit
Larry Neuhoff
Gary Moesme
Duma
Dullia
Richard Jones
F Heinen

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Sarah Furquhasrson
Malcom Ramsay
A.W Letley
F Stanistvak
Zama
Mzukisi
K Wattkinson
Gayhor Lawson
Graham C
Chris Nowlan
Craig Elbtos
Susan Carter Brown
Hamish
Charles Caldecoti

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Colin Thomson
West of France
Warwick Fraser
Roy Taberwor
Les
Pam Thomson
Pain monison
Margaret Meakek
Shelebaw
Mark Johnson
Widt K 36/miseri
Lloyd Phillips
Luke Falconer
Barry Veenstna
Cindy Pond
AL D. III
N Powell
Kim Richard Jones

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Steven Morris
D
Roy
J Vermaak
B Vermaak
Jenny Hodgkinson
Owen Edwardson
Rob Dunlop
Rob Duniop
P Ward
Nick March
Shann Smith
Garth Rmasay
John Zeleuka
Dirk van Zuurek
Pippa Johnson
Eternal Flame investments

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	Eternal Flam Investment
New Hanover Meeting 2015	L Shaw
	Z Nsibande
	M. Meyer
	R Larkan
	R Umhlwann
	J Christmas
	I.R Voigts
	D Malumela
	CE Klipd
	Khanyi Gwabaza
	Lynne Greene
	Ant Greene
	Darrin Manser
	Carol Larkan
	Vries
	Mark Cocksedge
	Heurings vd Rys
	Deon Burger

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Friedel Eggers
C van Brede
D. Schulz
K.G Schulz
Jason Davis
MM Thusi
Mr Meyer
RG Holts
M.E Sutnodien
WL Koch
Dirk Combrink
Neil Dobeyn
Kevin Schroder
Gladys Gcwabaza
Danie Barnard
Ped monds
S Mollia
E Schulz
T Salgado

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Is wichmann
R. Parfitt
F Bartes
RE Ortmann
LI Wittig
B Lesur
R Voigts
Dave Edmonds
Carl Freese
Sandile
P Joosten
EM Medinger
C Edmonds
Blessing
M Mckensie
T Hlatswayo
G Rautenbach
Karsten Mayor
DJ Ortmans

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Dalingwana	
Priscilla Dent	
Andre	
GK Scultz	
R Hillerman	
Jainet Edmonds	
Garry Behn	
Bongani Khumalo	
Hillerman	
Joe Phelan	
Nick Sav	
D.R Meyer	
L Robertson	
V Umhlwann	
J Kyle	
B Mckenzie	
Nicole	
DRW	
Craig Breefika	

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		G.M Wahkuter	
		Meyer	
		C Wichman	
		R Kohne	
		DM Meyer	
		Stefan Ringlemann	
		Patrick Bengu	
		Guy Soloman	
		Gunter Meistegeir	
		Kurt	
		Lotar Schultz	
		P Schreider	
		S Mbolo	
		E Meyer	
		J Stegen	
		M Collise	
Richmond Meeting 2015	Mike	Hulley	
	Charleen	Hulley	
		. Taney	

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Allyson	Paddle
May	Amstrong
Judy	D. II
Judy	Bell
M.E	Wando
B.J	Khugway
M	Marwick
H D	Gilliti
	Gliliti
J.W	Higgs
S.M	Firth
G.L	Hampson
Lana	Bartholamew
Land	Dai tiloidillew
Carl	Seele
Bovhomi	Mahumelo
Ruth	Aldous

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G	Dukes
1.5	
J.F	Keys
L	Bartlett
	bartiett
Terry T	edder
Peter	Scogings
Jacques	van Nichol
Sanele	Ngobo
	116000
Phillip	Collyer
Dee	Steyn
Morgollo	Conf
Margella	Graaf
Cindy	Mills
Trevor S	teyn
Jenny	de Swardt
Anthony	Gibbs

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Ding	Growar
Strcecha	
IEW	Mc Carburgh
	ivic curburgii
lan	Firth
A	Sykes
MDaaal	
M Rosel	Tennfer
S	Domleo
Maria	Seele
Jessica	Bothma
Gavin	Dukes
Caviii	Dukes
Bruce	Houghting
Lindley	Gonlag
Avrille	Gonlag
Angie	Gonlag

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Tiaan	Mallebe
Collin	Welasty
Antointette	Whyte
НD	Gilliti
R	Cookes
C A	Cookes
D	Foxon
В	Smith
L.B	Kyies
Martin	Bergh
J	du Plessis
F	Dutoni
Ben	Seele
Amy	Foster
,	

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	E	Wislon
	RH	
	A.W	Gondag
	M D	Strawbank
	0	Nicholson
	G	Walsh
	M	Lister
	D	Phoswa
	В	Oneil
	ST	Parks
	С	Anderson
	S	Piggs
		Biggs
	В	Khomo
	R	Linklater
	0	
	S	Lindy
<u> </u>		1

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Kyle	Dohwe
Ryan	Dohne
Brett	
Deline	du Plessis
Elna	Frass
Eleanon	Harvey
Clive	
Lynne	Норе
LM	Wilson
A J	Gonlag
Simon	Orchard
Eric	Lusso
HL	Foxon
К	Oliver
М	Dohne
Cl	Chubb
D	Astoch
М	Mkhize
Alexa	Muller

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Valinda	Coulthward
Bruce	Kaizer
Vaughan	
Mike	Wohlt
Dave	Gillitt
Ross	Lowt
J D	English
G	Lander
С	Lander
МО	Neill
Brent	
Austair	Firth
lan	Campbell
David	Jackson
G	Strachen
Andre	Raushauser
Hugh	Humphries
Charles	
Hylton	
	Bruce Vaughan Mike Dave Ross J D G C M O Brent Austair Ian David G Andre Hugh Charles

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	Heinz	
	Gienne	Albu
	Nick	van Rooyen
	Frances	van Zyl
	Ken	
	Kate	Neubert
	G	Neubert
	PP	Howell
	Reeve	Bruce
	Theuns	Engelbrecht
	Bronwyn	Berg
	М	Eniseni
	Inkosi BBT Mkhize	
	Martin	Arnold
	Sonja	Steyn
	Bruce	
	Shaun	Wade
Taylor's Halt Meeting 2015	К	Cekwana

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	Simo	Myeno	
	Dwami	Zondi	
	Wensize	Cele	
	T.G	Ngubane	
	Kholosa	Magudu	
	1		
	Livhu	Ndlovu	
	Zakhele	Mdunge	
	Wendy	Ncobo	
	Bongiwe	Ncobo	
Howick Meeting 2016	Phiwayinkosi	Mungwe	
	Lesley	Robinson	
	Moira	Grueneberg	
	Sindiswa	Ndlovu	
	Khanyie	Ntokozo	
		I the group	
	D.	Lithgow	

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Dirk	Combrink
Mholi	Mngoma
W	Lo Cordour
VV	Le Cordeur
M.	Rood
Dave	Forde
Marc	Hattingh
lona	Stewart
Ronnie	Ritchie
Sue	Murrell
Magaret	Neunborn
Barrie	Neunborn
Nokwazi	Mathenjwa
Noellene	Pullin
J.D.F.	Pullin

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T.J.	Clarke
F	Mitchell
Nkuna	Nkensani
Nonto	Majola
V	Shan
J	Coleby
M.C	Martin
P	Verolini
Lindiwe	Mkhize
Mthoko	Bantwini
Catherine	Ngema
Sally	Cumming
Noxolo	Khumalo
E.	Lion-Gachet
Louise	van Hoogstraten

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Eldin	Griffin
Jonathan	Burton
John	Pickup
S Tambling & S	Hopkins
3 rambling & 3	Πορκιτίδ
J	Phillys
P	Sanchez
Julie	Anne Hamar
Teresa	Duggan
Anton	Hartwig
В.	Janisch
B.	Janisch
B.	Goodwin
Dr AWP	Coleby
AWR	Coleby

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Sarah	Derreft
Karen	MacGregor
G N	Woods
M.G.	Cibene
O.C.	Jewitt
Dominque	Wiggill
·	
M.	van Deventer
Francois	Du Tiot
Dela	Maiwald
Shawn	Wehsling
Glenda & Richard	Booth
Nina	
Charlie	MacGillivray
J&E	Holland

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S.	Peek
N.	Reddy
H.	Homann
G.	Ward
G.	Robartes
S.	Viljoen
A.	Rempleton
Λ.	Rempleton
Sithembiso	Kubeka
Mendy	Ndlovu
Mvamikazi	Malwane
Di Santoro	
_	
Bev	Haddad
Noluthando	Nzimande
INGIGUIANGO	INZIIIIdilue
Paul	Passmoor
1. 00.	. 40000

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S.	Rinono
Dominique	Steele
Dominique	Steele
Kaley	Symours
0	O a a durin
S.	Goodwin
D.D.	Hill
Revarno	Jephta
TOVALITO	σορπα
Sgudla Divine	Themba
Penz	Malinga
I GIIZ	Wallinga
Nonhle	Gcabashe
Fred	Downing
Susan Carter	Brown
M.	Richardson
A.	Thruten
Bate	
Rosemary	Thornton

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Desmond	Thornton
Ingrid Nanni	
Inglia Mainii	
Kardey	Stuckenbera
Marie	Odendaal
Anne	Marx
Clint	Marx
Juno	Griffin
Kieran	Ramsay
H.	Kalipensa
Maswazi	Tshabalala
Hazel	Lake
Melody	Dowling
Kwazi	Goboza
Marie	Dumile

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Tutu	Zuma
Ntokozo	Khani
John	Inglis
Elliot	Muir
Paul	Fleishack
Ntokozo	Khanyile
Thandeka	Mhlongo
Stella	Hlongwane
Martin	Adams
Kerry Carter	Brown
Wandile	Ngcobo

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Oscar	Gwala
Marlene	van der Poll
Mariene	van der i dii
Moses	Kilozo
Sally	Jackson
Simon	Francis
Ian & Heather	Somerville
Sue	Hepman
Hazel	Adams
Jean	Ward
Jean	vvalu
Lynne	Garbutt

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Jeanette	Stewart
Siphumelele	Zondi
J.	Richardson
S.	Murray
H van	Lelnyd
Heather	Morkel
John	Fourie
Craig	Muir
Struan	MacGregor
R. Ricardo	Gardener Larson
Busisiwe	

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Liz	Taylor
Thomasana	Whitewaya
Thamsanqa	Khuzwayo
Bertus	Louw
D.	Sterling
 	Summers
1.	Summers
M.G.	Tembe
I.D.	Glutus
N.E.	Mbambo
IV.L.	Modified
Derek	Hughes
Nonjabulo	
Bongumusa	Ndaba
Siphelele C.	Xaba
M.P.	Dlamini
W.	Dave
D.	Rowe-Seit

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Prees	
Baba	Cele
Бара	Cele
Paul	Hildgard
Makhanya	Bonginkosi
Ondriana	
Sphiwe	
Bridget	Ringdahl
Konni	Hoferichter
Caitlin	Hoferichter
Calulii	riorenomei
Karin	Rebichon
Londiwe	Mazibuko
Nomtha	Sikhakhane
J.	Erasmus
0.	Eradified
Colin	
 Jane	Symes
Diana	Manage
Diane	Mason
K.M.	Symes
I .	

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Pandora	Long
Karin	Rebichon
Londiwe	Mazibuko
Nomtha	Sikhakhane
J.	Erasmus
Colin	
Jane Symes	Howick
Diane	Mason
K.M. Symes	
ix.w. cymes	
Thuleleni	Nxumalo
Tsepo	Nombika
Glen	Pearl
Robyn	Hedley

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	lkil	Shifton
	IKII	Shirton
	Kevin	Paynz
		14 1
	Margaret	Meaker
	Christine	Hugo
		195
	J & D	Lewis
	Margaret & Basil	Speed
	Margaret & Basii	Ороси
	Nitaliana	I/h and a
	Ntokozo	Khanyie
	A.	McCarthy
Mooi River Meeting 2016	Mr Bob	Sue Sanidge
linear rands incoming 2010		
	Ms Sue	Walker
	Mr Gary	Mortimer
	I''i Gary	
	Mr Derek	Potter
	20.0K	
	Ma Dahin Humatan	C ma ith
	Mr Robin Hunter	Smith
	Mr T.M.	Robinson
		1.00.1100.11
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Ms Elizebeth	Briggs
Mr Ryan	Freedman
Mr Richard	Adamson
Ms Simi	Mncube
Mr Mitchel	Dippenaar
Mr K	Riben
Mr Calvin	Swanapoel
Mr Kyran	Dale
IVII Kylali	Dale
Mr Curtis	Helmond
Mr Tsepo	Nombika
Mr Travis	Timm
Ms Jane	Renton
Mr Ross	Tarr
Mr Perushan	Subramani
Mr Bonginkosi	Makhanya
Mr Kenton	Meeske

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Mr Patrick	van der Berg
Mr Bongani	Zondi
MrSwazi	
Mr S.	Rinono
Mr.Nkululeko	Mbambo
Ms Katie	Maasdorp
Mr Lesiba	Mabitsela
Mr Stuart	Winckworth
Mr Gavin	Flowers
Mr D.	William
Mr D.	Engelbrecht
Mr Wayne	Zulu
Mr Jason	Edwards
Mr Nora	Choveaux
1	

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Mr Mlungisi	Mkhize
Mr Kwazi	Goboza
	Jordan
Ms Lara	Cordan
Ms Faith	Stanistreg
Ms Dela	Maiwald
Mr Wayne	Godfrey
Mr Donovan	Hean
Ms Thokozani	Nxumalo
Mr Keegan	Torregrosa
Wir Reegan	Torregrosa
Ms Hamish	Shead
IVIS MAITIISTI	Sileau
M. D	
Mr Ryne	
Ms Joan	Kethro
Mr F	. du Toit
Mr Dwayne	Zulu

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Mr Abongile	Zulu
NA NACL 1	
Mr Mthokozisi	Bantwini
Mr Siyabonga	Mhlongo
Mr Sizwe	Khumalo
Mr Nkanyiso	Ndlela
Mr Robin	Simmons
Mr Ricardo	Larsen
in rusulus	
Ms Olivia	Gilbert
Mr Ndaba	Mhlanga
Ms Revarno	Jephta
Ma Verson	Theman
Ms Yvonne	Thompson
Mr John	Zelenka
Mr Siyabonga	Chibi
Mr Dominique	Wiggill

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	Ms Paula	Anderson	
	Ms Stella	Hlongwane	
	Ms Pam	McLaren	
	IVIS Pam	Wickaren	
	Ms	Sarah Ellis	
	Ms Lisa	Gough	
	Mr V.	Fenger	
	Mr Rex		
	Mr P.Z	Mabaso	
	IVII P.Z	Wabaso	
	Ms Claudia	badrudeen	
	MrKevin	Moody	
	Mr C.	Shaw	
	Mr Patrick	Johnson	
Greytown Meeting 2016	Vanessa	Mason	
	Lydia	van der Walt	

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Vic	Schroder
Manfred	Surendorff
Shaun	Ramsunder
Christo	Walats
Kate	Elges
Lee-ann	Bruss
Zodwa Vilakazi	
Zophila Ngubane	Ngubane
Jan	Pienaar
Nelson	Mpelusa
Duduzile	Phunpule
Kwenzekile	Ngubane
Thandeka	Dlamini
Znaele	Bhengu
Masheshi Cibane	Cibane
Nompumelelo Memela	Memela

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Paibo	sithole
Thabiso	Motsimo
J. Rawstone	Rawstone
M	Gathman
Devan Arumugan	Arumugan
E. Rommelspazcher	Rommelspazcher
Christian	van der Walt
Mike	Coorn
Karen	Schroder
Bridget	Holmes
Rolf	Konigkramer
Pam	Royden-Turner
Juliet	Jensen
Sbongile	Mkhize
Nomusa	Ntaka
Khanyi	Maphumulo
Nikiwe	Mavundla

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Teld	
Sizwe	
T.F.	
P.	Bama
L. Itill	
Swazi	Dlamini
Swazi	Diamini
Archie	van der Walt
Cobus	van der Walt
Manufana	Mzwandile
Ncenjana	iм∠wandile
Nkosinathi	Makhanya
NhInhla	Mngoma
1	N. U.
Innocent	Ndlovu
Mthokozisi	Bantwini
Tyron	Bloemink
Berno	Driemeyer
Njabulo	Zwane
,	
Sikelela	Mbana

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Siyabonga	Zuma
Neale Harman	Harman
Siyabonga	
Nkosikhona	Sikhakhane
Mboniseni	Nani
Perushan	Subramani
Lansah	Nkome
Jan	Chibi
Sfiso	Mpanza
Mbongeleni	Zondi
Gladson	Songelwa
Thapelo	Nxumalo
Khayolihle	Mhlongo
Mlungisi	Mkhize
Bonang	Curindor
Cornelius Gerhardus	Nortier
J.P.	Nel

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	D.	Litterick	
	N.	Chetty	
		,	
	S.	Maharaj	
	Т.	Holtzhausa	
	J.A	Combrink	
	J.N	Mtunyare	
	J.N.	Hughes	
	Sibusiso	Khoza	
	Mzwakhe	Mzwakhe	
	Peter	Ruiters	
	Joan	Spangenberg	
	Giel	Schoeman	
	Sue	Rawstone	
	Vic	Reibeling	
	P.	Meyer	
	J.	Cowie	
5		•	

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Sarie Lain	Felt
J.R.	Maartens
В	
R	Risch
Cathy	Nel
P.	Chetty
M.	Chetty
C.S.	Dube
Z.N.	Skosana
lan	Redfern
A.B.	James
Musawenkosi	Zikhali
Ricardo	Larsen
Gerson	Melo
Mlandeli	Dubisiko
Vela	Jali
K.N.	Ngubane

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S.S.	Ngema
Gcinani	Ngema
Genan	Ingema
Mangi	Duma
Xolile	Thabisa
Aonie	ITIADISA
Otto	Towes
Hloseni	Mvelase
Hioseni	Miverase
Mfanufikile	Zikhali
Zukisa	Sonizana
Zukisa	Sonizana
Cyrus	Mwandla
7	Ningma
Zameyakhe	Ngema
Tholakele	Gumede
Of:	7
Sfiso	Zaca
M.	Platt
 	Harman
В	Haynes
Nkosinathi	
Lyriane	Hege
Larynx	Chiazzani

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Carl	Crawcage
Lloyd	Robertson
G.	Kohne
G.	Brown
S.	Stamp
Brian	Walker
Nomusa	Ngubane
Derrick	Clegg
Bernie	Holes
Keith	Cowie
Dave	Odendal
A.	Poby
J.	Chrietius
N.	Majozi
S.	Manilal
Mrwetyana	Latha

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Nhlonipho	Mzimela
Jalon	Monogomy
Jaion	Moonsamy
Ali Sayed	Sayed
Sally	Jackson
Rob	Synong
Dirk	Combrink
Jabulani	Innocent
Jabulani	Innocent
Njabulo	Sikenzeni
Dieter	Meyer
Dr Melusi	Mngadi
Krause	
Juan	Pretorius
Juan	Freionus
A.T. Bucha	
Minenhle	Ngubane
G.	Bathway
 Bobby	Pearson
Болоу	Feaison

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A.	Krause
Senzo	Xaba
Leanine	van Zyl
L.	Reynolds
Dusky	Shaw
Louw	Lotter
A.	Harris
G.	Tshabalala
H.	Beckedahl
Jeanne	Anderson
Kevin	Cookburn
Phila	Mbhele
Nelson	Mpanza
Moxaswi	Dladla
Doctor	Chiloane
Mfanufikile	Zikhali
Njabulo	Sibanyoni

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R.	Adendorff
A.	Hadon
P.	Hull
J.	Halkens
Philemon	
G.	Chapman
Nomusa	
Bonginkosi	Zuma
Mlondi	Cele
Lindokuhle	Dladla
Ntobeko	Dube
Elvis	Smith
Sarah	Atla
Sarah	
Khanyi	Gwala
Charlotte	Theron
Glyriani	Troneter
Elvis Sarah Sarah Khanyi Charlotte	Smith Atla Gwala Theron

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Anamaria	Moisiuc
Patricia	Gaillard
Nombuso	Majozi
Zophila	Ngubane
Gabisile	Zuma
Duduzile	Phungula
Ntombizakhe	
Gcinani	Ngema
Aphelele	Pani
Khayolihle	Mhlongo
Mduduzi	Kheswa
Mlandeli	Dubisiko
Kwazikwake	Matoniswa
Mike	Ngema
Nkosinathi	Mkhize
Xolani	
Aaron	Radebe

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Kwanele	Mncube
Minenhle	Ngcobo
Phindile	Ntuli
Sphamandla	Nxumalo
Beth	Thiem
Ricardo	Esterhuizen
Lungi	Mkhize
Bongisile	Mabaso
Langa	Nkome
Bonang	Curridor
Thusini	Slindile
Nompilo	Madlala
Vimbisephi	Mtambo
Jabu	Cele
Deon	Bruss
Suzanne	Aherin

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NTE	William	Aherin	
	Julie	Catterrell	
	Harnerv	Rocyen	
	lamory	1.00yon	
	Sizwe	Shabalala	
	NII : d:		
	Nkosinathi	kgwarai	
	Aphelele	Poni	
	Andrew	Braithwaite	
	Sam	Pieterse	
	Gam	rictorse	
	A.	Makhanya	
	Vic	Reibeling	
	R.	Cyrus	
	G.	Mewland	
	M.B.	Hill	
	IIVI.D.		
	A.	Fleischman	
	C.	Vermeulen	
	Harbor	Harbor	
	T I I I I I I I I I I I I I I I I I I I	7101001	
	J.	Spangenberg	

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A.Y.	Wildshia
Mamu	Duma
Kwenzi	Kwenzi
Xolile	Hlabisa
Francois	van Rooyen
Franz	Huber
Cheryl	Huber
Lungi	Lungi
Ali	Sayed
B.D.L	Taring
Gladson	Songelwa
Siyabonga	Zungu
Thubalakhe	Mbeje
Cebisa	Mabaso
Njabulo	Sikhakhane

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Thabani	Buthelezi
Carl	Crawage
Nkosinathi	Sikhakhane
Dalindaba	Gcabashe
Bheki Buthelezi	Buthelezi
Sithembiseni	
Ayanda Zungu	Zungu
Njabulo	Memela
Sfiso	Ngcobo
Ntuthuko	Ngcobo
Jeremy	Hillhouse
Α.	Nel
Chazzari	Н
Chernal	Mudely
Saniksha	Somaru
Silindokuhle	Mbanjwa
Dumisile	Zonoi

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Iviwe	Nongogo
Varardzo	Kasu
Sanjana	Sevprasad
Janeliswa	Xaba
Tarika	Singh
Tamara	Thomas
Leslie	Taylor
Caitlin	Strydom
Kemara	Ramcharan
Tashmira	Ramjan
Kyra-Jade	David
Raeesa	Randeree
Courtney	Naidoo
Navrika	Narshai
Nareshni	Naidoo
Sabehah	Ganio
Sithandiwe	Dlamini

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Paige	Cox
Erin	Blunt
Siainisilo	Mncwobe
Ngluthando	Sikhosana
Kholeka	Mhlungu
Kayla	Klaasen
Jamie	Smith
Siyethemba	Mthimkhulu
Nompendula	Macoba
Nosipho	Ndlovu
Slindile	Mkhize
Emily	Hutchinsom
Aaliyah	Hoosain
Skyla	Snyman
Sade	Snyders
Kirsty	van Rensburg
Jamie	Horner

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Sabrina	Baert
Joeiie	Marx
Kelisha	Sewnarain
Brene	Rai
Meg	Bowton
Kaitlyn	Chetty
Mckayla	Sunaaram
Tumelo P	Khumalo
Kelsey	Mey
Mbali	Chule
Andile	Mkhize
Holly-Mae	Pear4son
Bongetia	Mshengu
G.T.	Collins
Sithandiwe	Zondi
Mpho	Shezi
Lindelwa	Chonco

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Rachael	Merwe	
Calsey v	van Dijk	
Aimee	Durrheim	
Shelagh	Goddard	
Keana	Gordon	
Bethany	Billett	
Tyler	Stuart	
Thabisilo	Gawabaza	
Nabeela	Hansrod	
Nokuthul	Mkhize	
Karin	Mertson	
Mishka	Aboohaker	
Carmen	Bezuidenhout	
J'cee	Mvusi	
Callen	Rogers	
Aaliya	Haripersadh	
Danielle	van Romburgh	
	Calsey v Aimee Shelagh Keana Bethany Tyler Thabisilo Nabeela Nokuthul Karin Mishka Carmen J'cee Callen Aaliya	Calsey v van Dijk Aimee Durrheim Shelagh Goddard Keana Gordon Bethany Billett Tyler Stuart Thabisilo Gawabaza Nabeela Hansrod Nokuthul Mkhize Karin Mertson Mishka Aboohaker Carmen Bezuidenhout J'cee Mvusi Callen Rogers Aaliya Haripersadh

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Nomvelo	Zuma
Asanda	Ntshiza
Tahiyya	Dastager
Anikwa	Zulu
Chelsea	Damster
Asanda	Mncwabe
Luthando	Dladla
Renet	Damster
Alwande	Lomula
Landiwe	Miya
Nonhlanhla	Dube
Jocelyn	van Dijk
Cheyenne	McLaren
Jessica	Croudace
Ronelle	Ambrose
Sichabisa	An
Phuasande	Tata

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Gemma-Leigh	Scholtz
Andile	Zondo
Lwandile	Jacobs
cut off	cut off
Lindelwa	Bhengu
Nolwazi	Zondi
Polly	Mashau
Tahita	Pillay
Casandra	Casandra
Dipthi	Mohan
Nondisa	Mnabi
Nontuthuko	Hlophe
Anelisa	Fikeni
Lauren	Dennis
Zoe	Morris
Aimee	Louwrens
Zara	Ismail

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Sofiyyah	Badat
Siphokazi	Mvusi
Sithabile	Mdletshe
Emily	Horner
Rachel	Bigs
Jess	Spooner
Carmin	Williams
Teegan	Bothma
Lindokuhle	Khoza
Imaan	Khar
Lwandiswa	Mambi
Nwabisa	Sidoyi
Thobeka	Tenta
Alexis	Siqamoney
Nonkonyisa	Nyati
Tartia	mthembu
Londe	Miya

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Linda	Dillar
Yasmin	George
Eyamiletombi	Goba
Quinell	Andrews
Keisna	Archary
Shanice	Anthoo
Letitia	Krishnalau
Sam	Tunzi
Camryn	Gunter
Nhlalenhle	Dlangalala
Zano	Mfeka
Callan	McLuckie
Noky	Nyati
Nwabisa	Sidoyi
Thabeka	Tenza
Taylan	Mornet
Siphokazi	Simelane

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Tankiso	Motlodi
Nokwethemba	Phakathi
Sinethemb	Nandubolto
Deandre	Pillay
Falak	Modi
Ally	Marian
Lize	Botha
Dene	Dickson
Shannon	Maxfield
Valencia	Modise
Lindelwa	Dlumini
Lungelo	Lembetne
Kelsey	Header
katelyn	Gardiner
Londeka	Gumede
Gugulethu	Oanisa
Tandeka	Ngcobo

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Paige	Farquharson
Erin	Job
Shawna	Chetty
Ki	Maistry
Nkarra	Pillay
Tarn	Kemp
Stepha	Wood
Tamsi	Botha
Shanel	Cashwood
Lisand	Lunabe
Shahle	Mkhize
Wandile	Madlala
Lindy	Malinga
Courtney	Campbel
Ashleigh	Carbarns
Kelly Ann	Johnson
Hannah	Cloete

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Shannon	Hydes
Courtney	Gordon
Sphume	Mabaso
Anele	Mzimande
Kayla-lee	Kilian
Kelly	Woodley
Jamie-lee	Wilson
Tarnia Lynne	Kemp
Caprice	Steynberg
Lwazi	Mncwabe
Roose	Barnsley
Deepika	Cerpath
Slindokuhle N	Nzimande
Lee-Andre	Fortuin
Linda	Deline
Mynx	Masamba
Akhona	Mhlontwa

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Busiswa	Chenee
Camryn	Minaai
Danielle	Paine
Siyabulela	Hlela
Britney	James
Snenga	Zuma
Thandeka	Nkabinde
Jessica	Holder
Akahlulua	Dlamini
Tia	Govender
Silvyn	Pillay
Paige	Baxter
Janine	Boodoo
Benita	Goosen
Saneesha	Antwa
Taliah	Govender
Mbalenhle	Mbambi

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Divineesha	Moodley
Ruth	Sinclair
Melissa	Naidoo
Triya	Patel
Tawenga	Kabala
Mishkah	Moosa
Thuli	Gcabashe
Megan	Naidoo
Alaika	Khan
Sam	Conradie
Laeeqa	Kadir
Temia	Moodliar
Nicole	Braithwaite
Teagan	Craus
Joqlynn.	.Reddy
Hazel	Bodhlyera
Jannah	Merzier

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Nicola	Murless	
Butle	Selepe	
Sihle	Khumalo	
Tenneh	Okafor	
Zoe	Thaomas	
Sandile	Sithole	
Nokwaz	Gumede	
Xoliswa	Nxele	
Fundiswa	Khanyile	
Yasmeen	Mentuies	
Courtney	Ball	
Sninokuhle	Mchunu	
Sizo	Maphanga	
Thobeka	Jali	
Jessica	Jenkins	
Emma	Jordan	
Shannon	Baxter	
	Butle Sihle Tenneh Zoe Sandile Nokwaz Xoliswa Fundiswa Yasmeen Courtney Sninokuhle Sizo Thobeka Jessica Emma	Butle Selepe Sihle Khumalo Tenneh Okafor Zoe Thaomas Sandile Sithole Nokwaz Gumede Xoliswa Nxele Fundiswa Khanyile Yasmeen Mentuies Courtney Ball Sninokuhle Mchunu Sizo Maphanga Thobeka Jali Jessica Jenkins Emma Jordan

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Kayleigh	Beyers
Teeqan	Carthra
Makabongwe	Cele
Tyra	Coetzee
Hannah	Coutts
Kelly	Herbert
Justine	Hewitt
Jessica	Le Roux
Mukelwe	luthuli
Mandinda	Mhlongo
Samukeliswe	Cebekhulu
Nondumiso	Mkhize
Zanokuhle	Mnikhathi
Mabasotho	Mokhele
Nonkanyise	Nene
Jessica	Pole
Minnie	Qwabe

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Ashlene	Singh	
Tayla	Swart	
Tyra	thomas	
Zoe	Thenjwayo	
Hannah	Todd	
Rebecca	Munitich	
Temika	Van Romburg	
Jessica	Mouton	
Kayley	Green	
Megan	Chetty	
Cortney	Dyssell	
Hannah	Wyllie	
	Hlela	
Imana	Sibisi	
Ntokozo	Maphanga	
Neliswa	Mtshali	
	Tayla Tyra Zoe Hannah Rebecca Temika Jessica Kayley Megan Cortney Hannah Imana Ntokozo	Tayla Swart Tyra thomas Zoe Thenjwayo Hannah Todd Rebecca Munitich Temika Van Romburg Jessica Mouton Kayley Green Megan Chetty Cortney Dyssell Hannah Wyllie Hlela Imana Sibisi Ntokozo Maphanga

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Anele	Mlenzi
Alondwe	Masuku
Zimhlophe	Njilo
Athabile	Makhaye
Meagan	Deacon
Tatum	Katzenellenbagen
Slindile	Mthembu
Tazlynn	Smith
Amber	Coles
Hayley	Shaw
Jessica	Hardwick
Daiuri	Lhery
Talecia	Ince
Jade	Houghton
Nicole	Faulho
Maria	Diedrick
Brooklyn	Goosen

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Khwezi	Madlala
Noma	Khumalo
Sane	Ngcobo
Nikita	Govender
Maseeh	Mather
Yumah	Moosa
Rageeba	Essa
Masentle	Mhlongo
Lisa	Mzolo
Kendall	van Vuuren
Zaam	Mthalane
Sibahle	Mchunu
S'phiwe	Moya
Siyasa	Dimba
Bongi	Dlamini
Aphelele	Mlangeni
Thando	Gasa

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Sindi	Simamane
Leigh	du Plessis
Sbusisiwe	Ngcobo
Ursula	Padayachee
Lulu	
Patyn	Thomas
Ameera	Essa
Kirsty	Buchanan
Kaylin	Doubell
Leonie	Muir
Erin	Green
Courteney	Fourie
Lauren	Everton
Michaela	Trollip
Tallolah	Adey
Emma Struan	Robertson
Melissa	Gilder

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Candice	Nel
Kayla	Downs
Lauren	Engelbrecht
Sno	Hlabisa
Sane	Hodi
Cebile	Zikalala
Nondu	Khanyile
Laura	Unsworth
Victoria	Magaqa
Naledi	Mokhele
Metaya	Pillay
Teayler	Ragavaloo
Jaymie	Clegg
Katie	Croudace
Ntobeko	Dladla
Hannah	Grant
Lwandiswa	Hlela

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Acacia	Ince
N	N
Andiswa	Hlela
M	M
Khwezi	Gwala
Sinakho	Khumalo
Kholeka	Mlhembu
Ntandokazi	Mbelu
Lungelo	Nkala
Zimi	Nkosi
Mikayla	Leat
Okuhle	Mkhize
Noluthando	Zuma
Varisha	Moodley
Aphiwe	Mngnni
Sayuri	Siviaman
Mia	van Zyl

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Taaleha	Sarkhoe
Amo	Nk
Bianca	Карр
Diarioa	Парр
Siphokazi	Phakathi
Tatum	Peter
Shreya	Shreya
Silleya	Silieya
Cara-Ann	Long
Charlize	Taylor
	Mary III
Kamentha	Moodley
Kuhle	Mpanza
Zibusiso	Ndlovu
Kiara	Pillay
Christine	Pius
Taryn	Bauer
Nomonde	Makhathini
Lungele	Ndaba
Larigoto	Indubu
Erin	Haworth

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Kirsten	Allkins
Jenna	Murray
Tyla	Wessels
Brogan	van der Byl
Chiara	Matthews
Chelsey	Whiteman
Erin	Mornet
Kathryn	Cherry
Sithuthikile	Ngcobo
Naomi	Thamae
Neliswa	Mngadi
Lekka	Vilakazi
Londeka	Ntombela
Sne	Mbhete
Polly	Mashau
Sinethemba	Ngcobo
Abigail	De Lange
	Jenna Tyla Brogan Chiara Chelsey Erin Kathryn Sithuthikile Naomi Neliswa Lekka Londeka Sne Polly Sinethemba

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Caitlin	Cutter
Bronwen	de Goede
Sibongakonke	Mzila
Taylor	Payn
Savanna	Caine
Inga	Dahlgren
Jacky	Phillips
Nosipho	Dingo
Nicky	Gordyn
Sithabile	Chapi
Amu	Nkasa
Welile	Mzila
Minenhle	Khumalo
Nontuthuko	Hlophe
Sane	Ngcobo
Sinakho	Khumalo
Ntandokazi	Mbelu

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Sne	Dlamini
Nosipho	Ntali
Anelisa	fikeni
Zinhle	Hlela
Gemma	Scholtz
Aimee	Louwrens
Yolanda	Mkhulisi
Zoe	Morris
Ronelle	Ambrose
Zara	Ismail
Safiyyah	Badat
Cheyenne	McLaren
Jessica	Groudace
Lwandile	Jacobs
Tahila	Pillay
Talia	Aiden
Khiara	Figh
	Nosipho Anelisa Zinhle Gemma Aimee Yolanda Zoe Ronelle Zara Safiyyah Cheyenne Jessica Lwandile Tahila Talia

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Dipthi	Mohan
Siphokazi	Mvusi
Laeera	Mahomed
Alayka	Roopnarain
Joeue	van Niekerk
Aphiwe	Ngxongo
Siphesihle	Dlamini
Megan	Tyne
Luyand	Madlala
Entekozo	Mshengu
Nothando	Ngcobo
Reece	Marais
Amper	Neil
Emily	Murray
Hannah	Brauteseth
Tsidi	Mutinhima
Yonda	Gono

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Aishlyn	Mulligan
Tyla	Hyde
i yia	Tryde
Deborah	Soobramoney
Apliyah	Ahmed
Aaliyah	Affilied
Shreya	Maney
Slindile	Madiba
Silnalle	Madiba
Jenny	Lai
Zahra	Saib
Zanra	Said
Nolwazi	i Nkwanyana
IC	D. U.
Kivona	Reddy
Kayla	Whelan
Dame	Torre
Derry	Tyne
Brenna	Louwrens
Ol as Iss	Positi
Shandre	Draai
Kaitlyn	Rolfe
Brittany	Cramer
Carlyn	Augustus

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Leyia	Sayed
Nox	Manele
Mikayla	Julius
Debi	Lange
K	
Sane	Sane Tiyane
Н	Keal
Ndwazi	Mchabela
Chona	Simfukwe
Dianne	Naidoo
Azraa	
Matsepo	Sithole
Amy-Leigh	Mayer
Noluncedo	Mbanjwa
Ntandoyenkosi	Ngcobo
Nokwanda	Mkhoze
Zombuse	Ntombela

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Aisha	Patel
Dhaliyah	Mohamed
Zama	Mfeka
Suzette	Botha
Sibahle	Mabaro
Lwazi	Nkabini
Bianca	Follett
Unathi N	Nxumalo
Olwethu	Goba
Azraa	Khan
Geraldine	Adkins
Cherelle	Veerasamy
Leandra	De Nobrega
Noluthando	Kofane
Owethu	Zondi
Mayobongwe	Msimang
Sane	Mtetwa

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Khuselwa	Mntungwa
Sydney	Wilkens
Hannah	Goldstone
Shae	Schwenk
Uvadhia	Maharaj
Emma	Wyllie
Chrismarie	Van Zyl
Monica	Zulu
Kayleigh	Ahern
Riana	Baldeo
Nathalie	Botha
Shellen	Löser
Cydney	Malcolm
Thando	Ndlovu
Asanda	Mbali
Sesethu	Majoro
Jenna	Lee
	Sydney Hannah Shae Uvadhia Emma Chrismarie Monica Kayleigh Riana Nathalie Shellen Cydney Thando Asanda Sesethu

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Jenna	Le Roux
Nombuso	Khumalo
Amy	Hippolite
Cara	Henman
Emma	Heine
Emma	Braithwaite
Amber	Hanekom
Luthando	Goba
Thembeka	Mtambo
Sphephelo	Ndlela
Yeshe	Naidoo
Damita	Naicker
Amelia	Nadas
Siphokazi	Zondo
Amanda	Mthiyane
Thembewhle	Myeza
Ashlene	Singh

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Ulundi Public Meeting 2016	Zodwa	Buthelezi
	Mbhekeni	Mzambo
	Jody	Bartlett
	Monde	Ramavobi
	Lux	Somtunzi
	Mandisa	Myaka
	MM	Shadi
	Bongumusa	Mpulo
	В	Zulu
	Р	Ngesi
	Zulu Prince KE	
	Nonhlanhla	Mthabelo
	КМ	Bhulley
	EM	Buthelezi
	Leeroy	King
	Vusi	Nkambule
	Mzamo	Gumede
	В	Zondi
<u> </u>	ļ	

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	WS	Madela
	MJ	Mbuyisa
	MX	Mthethwa
	Vukani	Ntombela
	Zini	Maphisa
	Ricardo	Esterhuizen
	Zolia	
	Maria	Dania
	Hethukuthula	Mbatha
	Corne	Beukes
	Sithumbiso	Mnyezi
	Samson	Mbatha
	Ayanda	Hlanguza
	Vim	
	PM	Mnawango
	Xoliso	Ngwenya
Dundee Public Meeting 2016	Herman	De Wet

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Cor	Bredenkamp
WH	Muller
Elijau	Vilakazi
JF	Van Zyl
Pieter	Coetzee
Brian	Hesom
Andrea	Hesom
Philip	Strauss
Patricia	Strauss
Garth	Simpson
Francois	Le Grange
J	Zeelk

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Pat	Runderbn
MS	Ferreira
E	Durham
Daymand	
Raymond	
Jock	Tame
Andre	Muller
Frans	Joubert
AM	Sadie
Ben W	Stein
	Wishman
LK	vvicnmann
K.II	Robinson
CJ	Ferreira
JFG	Botes
AM Ben W LK KJL	Sadie Stein Wichmann Robinson Ferreira

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Johan	Cronje
С	Van Der Westhuizen
Thomas	Bezuidenhout
Andrew	Adams
, wildiew	7.63.110
Gordon	Hesom
Carl	Simpson
Willie	Lemmer
Kev	Petzer
EM	Schroeder
	03.11.0000.
JG	Naude
DJ	Christie
Foy	Vermaak
Delindo	Janaan Van Danahuur
Belinda	Jansen Van Rensburg

PROJECT NAME Page 239 of 262

Willem	Jansen Van Rensburg
JW	Barkelay
Vicki	Williams
LB	Grienhough
Masuku	Tamsanqa
LP	Greyling
CF	Torlage
	Tonage
lan	De Jager
Pam	McFadden
Sarie	Mehl
Norman	Leveridge
Thos	Chimwa
JJ	Kruger

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D	Caaput
	'
SS	Mchana
Т	Sbiya
В	Makanga
В	Mabanga
A	Mswali
1 ^	Mowan
Miduze	
Sibusiso	Mbatha
Т	Worley
1	
W	Schutte
H	Meintjies
["	ivieiriyies
K	Wellman
	TT Official Control of the Control o
V	Jali
Т	Khuzwy

PROJECT NAME Page 241 of 262

A	Sibya
D	Rattray
N	Xhakaza
Thomas	Ndobolo
Thomas	Ndebele
J	Howard
Willem H	Robbertze
IS	Zulu
Thembelihle	Bhenga
Dirk	Combrink
DNA	
BIVI	
Lungisani	Mhatha
259.00111	
Nombuso	Mkhwanazi
Bob	Bentley
BM Lungisani Nombuso Bob	

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Peter	Durham
C1	Fisher
Andrew G	Rattray
_	
Т	Schiea
T	Mbatha
	INDALIIA
Thukleni	
Corrie	Paisley
Robert	Paisley
JK	Robinson
FJ	Meyer
JA	Meyer
John	Mtshali
JOHN	וויונסוימוו
Shawe	

PROJECT NAME Page 243 of 262

	Khuzwayo	Mantombi	
	Khuzwayo	Mnteyi	
	Sibiya	Phumzile	
Melmoth Public Meeting 2016	Loyiso	Mkhize	
Memoti i ubile Meeting 2010	Loyiso	Wikingo	
	Johan	Vorster	
	Swazi	Dlamini	
	A	Campbell	
		Campbell	
	SJ	Botha	
	Mondli	Ngapha	
	Jico	Harris	
	0.00	Hamb	
	Ayanda	Hlawayo	
	Terence	Newton	
	Mbongiseni	Mnyanda	
	Wiborigiserii	ivinyanda	
	Bruce	Haynes	

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DE	Zondi
MS	Nzima
Andre	Harris
Mondli	Ramorobi
Alistair	McMurray
Nokuthula	Biyuo
Leon	Beukes
Sean	Stuart
Gugu	Mtshali
Emmanuel	Kuzwayo
Lihle	Mbokazi
Luthando	Mkhize
Samson	Mbatha
P	Aitken
	MS Andre Mondli

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F	Zulu
I Dille	Managada
Billy	Mnqando
Lithen	Ntuli
	Division
А	Dixon
Т	Lathleiff
 	I lank of
A	Herbst
Don	Cross
-	
E	Herbst
MD	Mkhize
Vusi	Nkambule
Lyobonga	
Zamuxolo	
Mark	Havemann
Gavon	Carlisrle
!	1

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Sandi	Calverley
Pippa	Wood
Maarten	Grobbelaar
Siyabonga	Mhlongo
Siyaboriga	Williamgo
Jody	Bartlett
Innocent	Ndlovu
Х	Ndindibala
Brian	Aitken
	Winterpre
J	Wintgens
SB	Zulu
R	Symons
Sthembiso	Zulu
NF	Zulu
MM	Biyela
SM	Gazu

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	Samkelisiwe	Gazu
	Nokulunga	Mthimkhulu
	Nkema	Sethembile
	Thandiwe	Biyela
Group	Name	Surname
-		- Carrianio
MINERAL RIGHTS HOLDERS IN KZN 291 ER		
Midmar Crushers CC, Lions River, KZNOwner: Midmar Crusshers CC Open Cast Mine (Mine Code:13299) for aggregate & sand natural on the farm RIETVALLEI LOT 50	Bronwyn	Moore
Taylors Halt Quarry Owner: CANTON TRADING (PTY) LTD Open Cast Mine (Mine Code: 15182) for aggregate & sand natural on the farm ZWAARTKOP 466914 & REM	Bronwyn	Moore
Wearne Quarries Natal- Willowsfontein Owner: WG WEARNE (PTY) LTD Open Cast Mine (Mine Code:10722) for aggregate & sand natural on the farm WILGEFONTEIN 869 SUB 240; 234 & REM OF 8	Lance	Gray

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Group	Name	Surname	
Ingonyama Trust Board	Mr K D L	Pakkies	
	Ms Zamakhize	Mkhize	
	Ms Therisa	Pitout	
	Ms Thami	Biyela	
	Mr Mthandeni	Mathonsi	
	Mr Sifiso	Mathe	
	Ms Sheila	Mhlanga	
	Rebecca	Buthelezi	
REGULATORY AUTHORITI	ES		
Group	Name	Surname	
Petroleum Agency SA	Dovhani	Mahumele	
	Ms Nonkululeko	Khumalo	
	Ms Mphumla	Ngesi	

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KZN: Department of Mineral Resources (DMR)	Mr Karoon	Moodley
	Ms Nqobile	Khanyile
KZN: Department of Environmental Affairs (DEA)	Kim	van Heerden
	lan	Felton
	Dumisani	Gwede
	Ayanda	khulu
	Salome	Kubeka
	Mr P J ST	Xulu
	Gerald	Willis-Smith
	Peter	Kulyer
KZN: Department of Agriculture and Rural Development (DARD)	Mr Hlamalani	Mongwe
	Ms Nondladla	Mnyeni
	Ms Thandekile	Nxumalo
	Mr Theo	van Rooyen
	Ms Priscilla	Dlamini

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	Mr Zac S	Khosa
	Ms Khumbusile	Mthembu
	Kurt	Barichievy
	Jon	Atkinson
	Mr Jerry M	Mfusi
	Ms Lamlile	Ndlovu
	Mr Mandla	Zondi
KZN: Department of Water and Sanitation (DWS)	Ms Bongiwe	Msane
	Mr D	Nyathi
	Mr S	Madlala
Department of Agriculture, Forestry and Fisheries (DAFF)	Ms Karen	Moodley
	Mr Kin	Weir
	Mr Jeffery	Maivha

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	Ms Nandipha	Sontangane
KZN: Department of Rural Development and Land Reform (DRDLR)	Mr Siphelele	Ncanana
	Ms Babhekile	Mpisane
	Mr Mqiniseni	Zuma
	Mr Mnyamelezi	Dlamini
	Ms Neli	Magubane
	Mr Simphiwe	Buthelezi
KZN: Department of Transport (DOT)	Ms Thoko	Mabaso
SAHRA KZN Office	L	Mathenjwa
AMAFA	Bernadard	Pawandiwa
	Hester	Roodt
RELEVANT DISTRICT AND LOCA	L MUNICIPALITIES	
Group	Name	Surname
Umgungundlovu District Municipality	Mr Yusuf	Bhamjee

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	Mr Sibusiso T L	Khuzwayo
	Ms Ntokozo	Makhanya
	Ms Lindo	Mchunu
	Nokulunga	Nxumalo
	Mr Qiniso	Nxumalo
	Ms Mandisa	Khoma
	Ms Nolwazi	Ndlovu
	Ms Nosipho	Ntanzi
	Ms Nosipho	Моуо
UMshwathi Local Municipality	Mr B	Gwala
	Mr NMN	Gabela
	Ms Nonhlanhla	Zondi
	Mr Ndlandla	Mabaso
	Ms H	Paravir
	Mr Paravir	Haritsad
1		

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	Mr Bheki	Zondi
UMngeni Local Municipality		
	Ms Cindy	Manyoni
	Marking	Management
	Mr Khanyo E	Mpongose
	Mr E	Svensson
	IVII	Svensson
	Mr S G	Simpson
	Marc	Hattign
	Mr Bongani	Mpanza
Mpofana Local Municipality	Ms Maureen	Magubane
	Mr Xoli	Langa
	Wii XOII	Langa
	Mr Maxwell	Моуо
	Ms Thobile	Moloi
	Mr Steady	Zamisa
	Ms Bongiwe	Mchunu

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Impendle Local Municipality	Mr Sizwe	Ndlela
	Mr Sibusiso	Mabaso
	Ms Nana	Tshabalala
	Mr Zakhele	Tshabalala
	Mr Sandile	Mkhize
Msunduzi Local Municipality	Mr Chris	Ndlela
	Mr Babu	Baijoo
	Ms Nonhlanhla	Mkhize
	Mxolisi A	Nkosi
	Dr Raymond Mfankhona	Ngcobo
	Shannon	Farnsworth
	Abulele	Qulu
	Ms Boniwe	Zulu
	Ms Esmeralda	Ramburran

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	Ms Cherise	Harris	
	Ms Kerina	Singh	
Mkhambathini Local Municipality	Ms T E	Maphumulo	
	Mr Eric	Ngcongo	
	Ms Mpume	Mkhanya	
	Ms Thabisili	Ndlela	
	Ms Thabaisili	Ndlela	
	Sonja	Britz	
	Ms Elaine	Donaldson	
Richmond Local Municipality	Mr A	Ragavaloo	
	Ms Lindile	Chiya	
	Mr Siza	Mkhize	
	Mr Bigboy	Mhlongo	
Uthukela District Municipality	Ms D C P	Mazibuko	
	Ms Zama N	Khuzwayo	
-		•	

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	Mr Wynand	Viljoen
Emnambithi/Ladysmith Local Muncipality	Mr Vincent	Madlala
	Ms Z B	Rassool
	Ms Longile	
	Mr Madoda	Phumula Khathide
	Mr Oscar	Hlatswayo
	Mr Thulani Brian	Xhaba
	Ms Nompilo	Khumalo
	Mr B J	Strydom
Indaka Local Municipality	Mr Nkosinathi	Mchunu
	Mr Melusi Paul Blaza	Mabele
	Ms Thandeka	Mhlongo
	Ms Zuzile	Hlatswayo
I		

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1	Mr Linda	Hlogwane
	Mr Shokwakhe	Zwane
Umtshezi Local Municipality	Mr Bongani	Dlamini
	Mr Elphas	Dladla
	Marline	Naidoo
	Nokulunga	Sithole
	Hlanganani	Hlongwane
	Nomfundo	Miya
Okhahlamba Local Municipality	Thulani David	Sibeko
	Ms Getrude	Ndaba
	Ms Sibngile	Zikalala
	Mr Siza	Sibande
	Ms Samke	Msibi
	Mr Nkosi	Malinga
	Mr XoliKheswa	

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Umzinyathi District Municipality	Doctor Reverend James Mziwenkosi	Mthethwa
	Mr Sakhele Praisegod	Zulu
	Bongiwe	
	Mr Thulani Clement	Mnyandu
	Mr Bonginkosi Muziwenhlanhla Ntokozo	Hlatshwayo
	Ms Ngelihle Bongiwe	Zulu
Endumeni Local Municipality	Mr T	Mahaye
	Ms Bonga	Mkhize
	Ms Tasnin	
	Mr M	Ntazi
Nqutu Local Municipality	Ms Emmely	Molefe
	Mr VB	Ntombela
	Ms Hlengiwe	Ndabeni
	Mr Bongi	Gumbi
	Ms Nomusa	Mlambo
	Mr Msizi	Gcabashe
	Mr Mbuso	Molife

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Mr Thoko	Hlophe	
Dr F J	Sikhakhane	
Ms Zabanguni	Mchunu	
Mr Senzo L	Sokhela	
Mr Musa	Radebe	
Mr Thamsanqa Clive	Ngubane	
M S	Yengwa	
Ms Mbali	Mkhize	
Mr Bongani A	Xulu	
Vacant		
Vacant		
Mr M A	Hlatswayo	
Mr Johan	de Klerk	
Mr Solomon	Khumalo	
Mr S	Landman	
	Dr F J Ms Zabanguni Mr Senzo L Mr Musa Mr Thamsanqa Clive M S Ms Mbali Mr Bongani A Vacant Vacant Mr M A Mr Johan Mr Solomon	

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	Mr Sibusiso	Mtshali
	Ms Zanele	Cele
Abaqulusi Local Municipality	Ms Patience	Khaba
	Ms Aurelia Bongiwe	Mnikathi
	Ms Queenie	Behabetu
	Mr Svassen	Chetty
	Mr Dalisu	Zulu
Ulundi Local Municipality	Ms Mjingase Johanna	Manana
	Mr H J	Mlambo
	Ms N	Mseleku
	Mr N G	Zulu
	Mr Walter	De wet
	Mr Musa	Phakathi
Uthungulu District Municipality	Ms Thembeka	Mchunu
	Mr Mandla	Nkosi
1		

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	Ms Charmaine	Rheedes
	Ms Linda	Gcaba
	Mr Mduduzi	Zulu
	Mr Justice	Radebe
Mthonjaneni Local Municipality	M N	Ndlangamandla
	N A	Jiyane
	R P	Mnguni
	NW	Zikhali
	N	Mathonsi
Nkandla Local Municipality	Mr Thamsanqa Arthur	Ntuli
	Mr Jabulisiwe Fortunate Nonhlanhla	Nzuza
	Ms Sthembiso B	Mthembu
	Ms Sandile	Bophela
	Mr Nick	Mnyandu
	Ms Khethiwe	Khuzwayo
	Mr M T G	Mchunu

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Company Name	Contact Person
A N DUDDEE WILL AMAZULAN COTYLITE	
A N DUPREE VILAKAZI INV PTY LTD	
AFRICAN LAND & WILDLIFE MANAGEMENT CC	Carl Schutte
AFRIKAN FARMS AGRICULTURAL SUPPLIES PROPRIETARY LIMITED	
AFROPROP NATAL PTY LTD	M.RIAZ
AGRIC OUTSOURCE PTY LTD	
ALASIA MARKETING CC	Andre Andre
AMAFA AKWAZULU-NATALI	
AMANDLA EMICABANGO INVESTMENTS PROPRIETARY LIMITED	
ASTRAL OPERATIONS LIMITED	Olga Hansen
BAINBRIDGE CONSOLIDATED HOLDINGS PTY LTD	
BAYETE MARINE SERVICES PTY LTD	
BEAULIEU INV CC	
BELFORT ESTATES PTY LTD	
BHANOYI PROPERTY HOLDINGS PTY LTD	
BIG 5 FALSE BAY MUNICIPALITY	
BIZ AFRIKA 1840 PTY LTD	
BLACK FOREST FARMING CC	
BLACKWOOD FRUIT FARMS PTY LTD	E Lewis
BRACKEN FORESTRY PTY LTD	
BRIDLEY MANOR PROPERTIES PTY LTD	
BROERS HELPMEKAAR BPK	
BUNKER HILLS INVESTMENTS 618 CC	
BURCRON PROPS 52 PTY LTD	
C ANDERSON'S TRANSPORT PTY LTD	
C U F PROPERTIES PTY LTD	
CAINE BROS PROPRIETARY LIMITED	
CANEMA FARMS CC	

CARTHORPE FARM CC	
CATHRICH NO 70 CC	Rudi Dorfling
CBB PROJECTS (PTY) LTD	
CHANTILLY WATER PTY LTD	Reception
CHAPLAIN MANUFACTURING CC	
CHURCH OF ENGLAND	
CHURCH OF PROVINCE OF SOUTHERN AFRICA	
CLASSY TRADE & INVEST 1230 CC	
CONTROLLING BODY OF AMAFA AKWAZULU-NATALI	
CORPCLO 281 PTY LTD	
CORPCLO 816 CC	
CRAIG NEVEN FARM PTY LTD	
CRAMOND FORESTS PTY LTD	
CRAMOND HOUSE CC	
CROUCH FOOTWEAR CC	
CROWE BROTHERS PTY LTD	
CUF PROPERTIES PTY LTD	Percy Lehobo
DAVE HARPER FARMING CC	Dave Harper
DAWNWOOD PROPERTIES PROPRIETARY LIMITED	Info
DIOCESE OF ESHOWE (ROMAN CATHOLIC CHURCH)	Casper
DIOCESE OF ESHOWE (ROMAN CATHOLIC CHURCH)	
DORNOCH FARMING CC	
DREAM LEMONS FOR AFRICA CC	
DUNBAR ESTATES PTY LTD	
DUNBRIDGE INV 11 CC	

DUZITRADER 9 CC	
E & C CHARCOAL PTY LTD	
EDUZE PROPERTIES PTY LTD	
ELCSA PROPERTY MANAGEMENT CO	
EMSENI FARMING PTY LTD	
ENDUMENI MUNICIPALITY	Ms Bonga Mkhize
ENDOWEN MONION ALT	Wis Bonga Wiking
ERIC'S LEWIS FAMILY TRUST-TRUSTEES	E Lewis
ERIC'S LEWIS FAMILY TRUST-TRUSTEES	E Lewis
ERIC'S LEWIS FAMILY TRUST-TRUSTEES	E Lewis
ERIC'S LEWIS FAMILY TRUST-TRUSTEES	E Lewis
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ERIC'S LEWIS FAMILY TRUST-TRUSTEES	E Lewis
ERIC'S LEWIS FAMILY TRUST-TRUSTEES	E Lewis
ERIC'S LEWIS FAMILY TRUST-TRUSTEES	E Lewis
ESKOM FINANCE CO PTY LTD	Willie Du Plessis
ESKOM FINANCE CO PTY LTD	Willie Du Plessis
ESKOM FINANCE CO PTY LTD	Willie Du Plessis
ESKOM FINANCE CO PTY LTD	Willie Du Plessis
ESKOM FINANCE CO PTY LTD	Willie Du Plessis
ESKOM FINANCE CO PTY LTD	Willie Du Plessis
ESKOM FINANCE CO PTY LTD	Willie Du Plessis
	Willie Du Plessis Willie Du Plessis
ESKOM FINANCE CO PTY LTD	
ESKOM FINANCE CO PTY LTD	Willie Du Plessis
ESKOM FINANCE CO PTY LTD	Willie Du Plessis
ESKOM FINANCE CO PTY LTD	Willie Du Plessis
ESTEEM PROPERTY RENOVATORS & DEVELOPERS CC	
ETERNAL FLAME INVESTMENTS 124 PROPRIETARY LIMITED	
FAIR GLADE INV PTY LTD	
FANTIQUE TRADE 1203 CC	
FELICITAS FARMING CC	
FIRTH FAMILY TRUST-TRUSTEES	
FIRTH POULTRY BREEDERS CC	
FOUNDERS GROVE INV 36 CC	
FOURWAYS PROP CC	
FREEWHEEL TRADE & INV 7 PTY LTD	

FREEWHEEL TRADE & INV 7 PTY LTD	
FRIMAR BELEGGINGS CC	
FUGITIVES' DRIFT LODGE PTY LTD	
FYVIE FAMILY TRUST-TRUSTEES	Andrew Fyvie
FYVIE FAMILY TRUST-TRUSTEES	Andrew Fyvie
GELUKSRUS BOERDERY EDMS BPK	/ marew ryvie
GELUKSRUS BOERDERY EDMS BPK	
GLARY FARM CC	
GLEN ECHO TIMBERS CC	
GLENROCK FARM CC	
GONGOLO WILDLIFE RESERVE LIMITED	
GRANTCHESTER HERD CC	
GREENWHEEL PROP CC	
GREYTOWN FORESTRY CONTRACTING CC	
GREYTOWN FORESTRY CONTRACTING CC	
GREYTOWN FORESTRY CONTRACTING CC	
H E M PROP INV PTY LTD	
H H BENNETT INV HOLDINGS PTY LTD	
H M B CONTRACTORS CC	
HENCETRADE 1096 CC	
HENCETRADE 1096 CC	
HENNOX 768 CC	
HESTONBURY TRADING PTY LTD	Casper
HIGGS FARMING ENTERPRISES CC	
HINA FIBRE INDUSTRY CC	
HI-PRIME PROPERTY INV PTY LTD	
HI-PRIME PROPERTY INV PTY LTD	

HI-PRIME PROPERTY INV PTY LTD	
HI-PRIME PROPERTY INV PTY LTD	
HOLLANDIA LANDGOED CC	
HONEYDEW PROPERTIES PTY LTD	
HORSELOVERS CC	
HOWICK PLANTATIONS PTY LTD	
HOWICK PLANTATIONS PTY LTD	
HTT PROPERTIES CC	
IBHALABHALA AANDELEBLOK PTY LTD	
IN LINE TRADING 70 PROPRIETARY LIMITED	
INDEZI MARKETING CC	
INDLOVU FAMILY CC	
INGONYAMA TRUST	Duncan Parkies
INHLANHLA RANCH TOURS & SAFARIS CC	
INKONKA CIVILS CC	
ISHONALANGA WILDLIFE SANCTUARY TRUST-TRUSTEES	Victor Hugo
ISHONALANGA WILDLIFE SANCTUARY TRUST-TRUSTEES	Victor Hugo
ISIQABETHO TRADING SECONDARY CO-OPERATIVE LTD	
ITHALA DEV FINANCE CORP	
ITHEMBA LABANTU DEV PTY LTD	
ITHEMBA LABANTU DEV PTY LTD	
J N MCKENZIE PROPERTY TRUST-TRUSTEES	
J N MCKENZIE PROPERTY TRUST-TRUSTEES	
J SWART PROPERTIES CC	

JANETSUE PROPERTY CC		
JOSEPH BAYNES TIMBER TRUST-TRUSTEES	Myles van Deventer	
K G P PROPERTIES CC	Casper	
KASSIERPROP PTY LTD	Carl Schutte	
KATOPE NATAL PTY LTD		
KEISAN PROPERTY HOLDINGS CC		
KHOZA TRUST-TRUSTEES	Joseph Khoza	
KILDARE TRUST-TRUSTEES	Casper	
KING SHAKA PROJECTS PROPRIETARY LIMITED		
KUSANA PARK FARM CC		
KWAZULU MONUMENTS COUNCIL		
LAWRIEBURN FARM CC		
LIFECARE PROPERTIES PTY LTD		
LION MATCH FORESTRY PTY LTD		
LITTLE YARROW FARM CC		
LIVING WATERS CHURCH COUNCIL		
LONG SUPPLY CHAIN CONSULTANTS PTY LTD		
LOT 194 MARINA BEACH PTY LTD		
LYTHWOOD LODGE PTY LTD		
M DENTON CC		
M T Y DISTRIBUTION CC	Reception	
MAKHOSINI VALLEY FARM CC		
MANLYN ESTATES PTY LTD		
MARIANNHILL MISSION INSTITUTE		
MARWICK BROTHERS CC		
MASONGA CONTRACTORS CC		
MASONITE AFRICA LTD	Susan Ryan	

MASONITE AFRICA LTD	Susan Ryan
MATSHOSI FARMING CC	
IMATSHOSI FARIVIING CC	
MAWELA PROPERTIES PTY LTD	
MELLGEM ESTATES PTY LTD	
MEMELA & MAC NICOL FARMING PTY LTD	Mac Nicol
METHODIST CHURCH OF SOUTH AFRICA	
MHLOPENI RANCH LTD	
MIDLANDS IMPERIAL INVESTMENTS CC	
MIDLANDS PINE PRODUCTS PTY LTD	
MILROUX ESTATES CC	
MLOZANI VALLEY CC	
MONA GLEN FARMING CC	
MONDI LIMITED	Mondi: Environmental Specialist – Midlands
MPOFANA MUNICIPALITY	
MSUNDUZI MUNICIPALITY	Mxolisi Nkosi: Municipal Manager
MULLINS FAMILY CC	
N C T FORESTRY CO-OP LTD	
N F DLADLA PROPERTIES CC	
NATAL CREOSOTING CC	
NATAL CREOSOTING CC	
NATAL CREOSOTING CC	
NATAL CREOSOTING CC	
NATAL CREOSOTING CC	
NATIONAL GOVERNMENT OF REPUBLIC OF SOUTH AFRICA	Ms Babhekile Mpisane:Deputy Director: Ethekwini &
NATIONAL MONUMENTS COUNCIL	Director, Etherwilli &
NCETHEZO TRADING ENTERPRISE CC	

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NCETHEZO TRADING ENTERPRISE CC	
NETHERWOOD CC	
NEW HANOVER CASH STORE CC	
NEW HANOVER GARAGE CC	
NGIDI AND COMPANY INCORPORATED	
NORMANDIEN FARMS PTY LTD	
ns1:Name	Contact Person
NTINGWENI TRADING TRUST-TRUSTEES	Graham William Neubert
OAK PARK TRADING 147 PROPRIETARY LIMITED	
ORANDO ESTATES PTY LTD	
OSGODSBY TRUST-TRUSTEES	Campbell McKenzie
P G MAVUNDLA PROPERTIES PTY LTD	
PARADISE FALLS TIMBER PROPRIETARY LIMITED	
PETERS FAMILY TRUST-TRUSTEES	Fred Peters
PHINDANA PROPERTIES 32 CC	
PIDELTA PROPERTIES PTY LTD	
PROUD HERITAGE PROPERTIES 31 PTY LTD	
PROVINCIAL GOVERNMENT OF KWAZULU-NATAL	
R M ALLAN CONSTRUCTION CC	
R S A	Ms Babhekile Mpisane:Deputy
R Z T ZELPY 5296 PTY LTD	
RAINBOW FARMS PTY LTD	Jan de Villiers
RAPID DAWN 1064 CC	Valerie Munro
REAL OREGON FURNITURE CC	
REGIONAL & LAND AFFAIRS	Ms Babhekile Mpisane:Deputy Director: Ethekwini &
RICHMOND MUNICIPALITY	Mr A Ragavaloo
RIET VLEI TRADING STORE PTY LTD	
ROMAN CATHOLIC CHURCH-ESHOWE	
	L

ROSEWOOD FARM CC	
ROVIC RANCHES CC	
ROWBRIDGE INV 1 CC	
RUFVEST INVESTMENTS 108 CC	
S M HIRSCHOWITZ LIVESTOCK PTY LTD	Baar Hirschowitz
SALIMBA CC	
SALVATION ARMY PROPERTY CO	Reception
SAPPI MANUFACTURING PTY LTD	Maarten van Hooven
SAPPI SOUTHERN AFRICA LIMITED	Maarten van Hooven
SEETHAPATHEE ? B-E	Mondi: Environmental Specialist – Midlands
SENDHOLM CC	
SEPANG PROPERTIES CC	
SEYAMEKUYE TRADING ENTERPRISE CC	
SHELF MERCHANDISING CC	
SHELFCORP 55 CC	
SHERBOURNE FARMING CC	
SHINCEL PTY LTD	
SHME AGAIN TRADING PROPRIETARY LIMITED	
SILVER FLAME TRADING 512 CC	
SILVER FLAME TRADING 512 CC	
SINGOSI HOLDINGS PTY LTD	
SOLTON PTY LTD	
SOUTH AFRICAN DEV TRUST-TRUSTEES	Ms Babhekile Mpisane:Deputy Director: Ethekwini &
SOUTH AFRICAN FACTORS PTY LTD	Ms Babhekile Mpisane:Deputy Director: Ethekwini & Umgungundlovu District (Restitution)
SOVEREIGN FYES FARMS PTY LTD	

ST BRIDES ESTATES PTY LTD	
STANLEY HEIGHTS HUNTING & SAFARIS PTY LTD	
STEGEN FISH TRADERS CC	
STEGEN FISH TRADERS CC	
STRATHFIELDSAYE SUGAR CO PTY LTD	
CUR 476 DUNDAR ESTATE CO	<u> </u>
SUB 176 DUNBAR ESTATE CC	
T & M SUGAR PTY LTD	
TANGLE THORN HOMEOWNERS ASSOC	Carl Schutte
TELKOM S A LTD	
THE BUSINESS ZONE 2360 CC	
THE MSUNDUZI MUNICIPALITY	Mxolisi Nkosi: Municipal Manager
THE NATIONAL GOVERNMENT OF THE REPUBLIC OF SOUTH	Ms Babhekile Mpisane:Deputy
AFRICA	Director: Ethekwini &
AINCA	Umgungundlovu District (Restitution)
	omganganalova District (Nestitution)
THE SOUTH AFRICAN NATIONAL ROADS AGENCY (SOC) LIMITED	Casper
	<u>'</u>
THE UMNGENI MUNICIPALITY	Mr Khanyo Mpongose
THULELE EIENDOMME CC	
THULELE EIENDOMME CC	
TIRADEPROPS 35 PTY LTD	
TIRADEPROPS 35 PTY LTD TIRADEPROPS 35 PTY LTD	
TIRADEPROPS 35 PTY LTD	
TIRADEPROPS 35 PTY LTD TIRADEPROPS 35 PTY LTD TOWER CITY TRADING 135 CC	
TIRADEPROPS 35 PTY LTD TIRADEPROPS 35 PTY LTD	
TIRADEPROPS 35 PTY LTD TIRADEPROPS 35 PTY LTD TOWER CITY TRADING 135 CC TRADE AVAIL 161 CC	Johan van Heerden
TIRADEPROPS 35 PTY LTD TIRADEPROPS 35 PTY LTD TOWER CITY TRADING 135 CC TRADE AVAIL 161 CC TRANSNET LTD	Johan van Heerden
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TIRADEPROPS 35 PTY LTD TIRADEPROPS 35 PTY LTD TOWER CITY TRADING 135 CC TRADE AVAIL 161 CC TRANSNET LTD	Johan van Heerden MLUNGISI HERCULES Shangase
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TIRADEPROPS 35 PTY LTD TIRADEPROPS 35 PTY LTD TOWER CITY TRADING 135 CC TRADE AVAIL 161 CC TRANSNET LTD UMFULENI FARMS PTY LTD UMGENI WATER UMNGENI MUNICIPALITY	MLUNGISI HERCULES Shangase
TIRADEPROPS 35 PTY LTD TIRADEPROPS 35 PTY LTD TOWER CITY TRADING 135 CC TRADE AVAIL 161 CC TRANSNET LTD UMFULENI FARMS PTY LTD UMGENI WATER UMNGENI MUNICIPALITY UMUSI WAMI PROPERTY 1003 CC UNITING PRESBYTERIAN CHURCH OF SOUTHERN AFRICA	MLUNGISI HERCULES Shangase Mr Khanyo Mpongose
TIRADEPROPS 35 PTY LTD TIRADEPROPS 35 PTY LTD TOWER CITY TRADING 135 CC TRADE AVAIL 161 CC TRANSNET LTD UMFULENI FARMS PTY LTD UMGENI WATER UMNGENI MUNICIPALITY UMUSI WAMI PROPERTY 1003 CC UNITING PRESBYTERIAN CHURCH OF SOUTHERN AFRICA UNIVEG SOUTH AFRICA (PROPRIETARY) LIMITED	MLUNGISI HERCULES Shangase Mr Khanyo Mpongose
TIRADEPROPS 35 PTY LTD TIRADEPROPS 35 PTY LTD TOWER CITY TRADING 135 CC TRADE AVAIL 161 CC TRANSNET LTD UMFULENI FARMS PTY LTD UMGENI WATER UMNGENI MUNICIPALITY UMUSI WAMI PROPERTY 1003 CC UNITING PRESBYTERIAN CHURCH OF SOUTHERN AFRICA	MLUNGISI HERCULES Shangase Mr Khanyo Mpongose
TIRADEPROPS 35 PTY LTD TIRADEPROPS 35 PTY LTD TOWER CITY TRADING 135 CC TRADE AVAIL 161 CC TRANSNET LTD UMFULENI FARMS PTY LTD UMGENI WATER UMNGENI MUNICIPALITY UMUSI WAMI PROPERTY 1003 CC UNITING PRESBYTERIAN CHURCH OF SOUTHERN AFRICA UNIVEG SOUTH AFRICA (PROPRIETARY) LIMITED UNLIMITED POTENTIAL TRADING CC	MLUNGISI HERCULES Shangase Mr Khanyo Mpongose
TIRADEPROPS 35 PTY LTD TIRADEPROPS 35 PTY LTD TOWER CITY TRADING 135 CC TRADE AVAIL 161 CC TRANSNET LTD UMFULENI FARMS PTY LTD UMGENI WATER UMNGENI MUNICIPALITY UMUSI WAMI PROPERTY 1003 CC UNITING PRESBYTERIAN CHURCH OF SOUTHERN AFRICA UNIVEG SOUTH AFRICA (PROPRIETARY) LIMITED	MLUNGISI HERCULES Shangase Mr Khanyo Mpongose

UTHUKELA WATER PTY LTD	
OTHORELA WATER PTY LID	
VILLAGE OF BYRNE PTY LTD	
VOLKER FORESTRY PROPRIETARY LIMITED	+
VOLKER FORESTRY PROPRIETARY LIMITED	
VDIENDSCHAD DOEDDEDV CC	
VRIENDSCHAP BOERDERY CC	
W G MAXWELL INV PTY LTD	
W G MAXWELL INV PTY LTD	
WAREING BROTHERS CC	+
WAREING BROTHERS CC	
WATERFIELD GROWERS CC	
WATERFIELD GROWERS CC	
WATERSMEET SEEDLINGS CC	
WATERSWILLT SELDLINGS CC	
WILD FLO TRADING 48 CC	
WILD I LO HIVIDING 40 CC	
WILDLIFE & ENVIRONMENT SOC OF SOUTH AFRICA	
WIVETON PLANT GROWERS PROPRIETARY LIMITED	
With a strict and the strict strict strict and strict a	
YOUTH FOR CHRIST SOUTHERN AFRICA	
ZENITH ESTATES CC	
ZULU ROCK PRIVATE GAME RANCH CC	
	QUEENIE LAURA MADELINE
	Duncan Parkies
	Duncan Parkies
	DOROTHY JEAN
	STEBHISO QALOKWAKHE
	MKONJISWA
	Andrew Fyvie
	Casper

First Name KHULUMANI MZIKAYIFANI ANDREI LLEWELLYN BIGGAR MUZI JACKONIA BRIAN ERIC MALINDI CECILIA SINDISIWE REJOICE THEMBELIHLE EDISTA BEKINKOSI ABEDNEGO EMILY ROSIE SKHUMBUZO GRAHAM SITHEMBISO JACOB SMANTHA MBATHA MAJOLA BEKINKOSI ABEDNEGO EMILY ROSIE SKHUMBUZO GRAHAM SITHEMBISO JACOB FISHER	
ANDREI LLEWELLYN BIGGAR MUZI JACKONIA BRIAN ERIC MALINDI CECILIA SINDISIWE REJOICE THEMBELIHLE EDISTA BEKINKOSI ABEDNEGO EMILY ROSIE SKHUMBUZO GRAHAM BIGGAR MNCWANGO BRICH BIGGAR MNCWANGO PRIDGEON MNCWANGO PRIDGEON MNCWANGO PRIDGEON MAJOLA BEKINKOSI ABEDNEGO SHANGE HILMER SKHUMBUZO GRAHAM SHABANGU	
MUZI JACKONIA MNCWANGO BRIAN ERIC PRIDGEON MALINDI CECILIA BUTHELEZI SINDISIWE REJOICE NKALA THEMBELIHLE EDISTA MAJOLA BEKINKOSI ABEDNEGO SHANGE EMILY ROSIE HILMER SKHUMBUZO GRAHAM SHABANGU	
BRIAN ERIC PRIDGEON MALINDI CECILIA BUTHELEZI SINDISIWE REJOICE NKALA THEMBELIHLE EDISTA MAJOLA BEKINKOSI ABEDNEGO SHANGE EMILY ROSIE HILMER SKHUMBUZO GRAHAM SHABANGU	
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EMILY ROSIE HILMER SKHUMBUZO GRAHAM SHABANGU	
SKHUMBUZO GRAHAM SHABANGU	
STI HEMBISO JACOB FISHER	
THEMBA MAWELA	
JABU CYNCIETIA MKHIZE	
MAVUSO HERBERT MSIMANGO	
DUDUZILE BALUNGILE NDLELA	
VICTOR MGIZENI MTOLO	
WILLIAM JOSEPH OLCKERS	
PETER MOBBERLEY WELLS RICHER	
LINDIWE FORTUNATE NXUMALO	
MAKHOTHE MACCORD JETROS LUTHULI	
ZANELE LYNETTE KHUMALO	
NGITHENI HAPPINESS NGCOBO	
ZAKHONA GLADYS NKABINDE	
CARINA WEBBER	
DAINAH JABHISILE KHUMALO	
MUKILE LUCATIA ZUMA	
VALLA DA CANAV	
VALLA KUMARASAMY	
BEKUMUZI LOUIS JILA	
SEIPATI MARTHA LIPHOKO	
MANDLAKHE ISAIAH NTOMBELA	
SFISO NHLAKANIPHO MTHEMBU	
NOKUTHULA JOYCE KHUMALO	
MOSES SIPHIWE MFANA MAZIBUKO	
DONALD LANCELOT NKOSINATHI DLAMINI	
THOMBETHE GOODNESS SITHOLE	
SIZAKELE MAVIS NDLOVU	
VUYISILE ROSE MAJOZI	
ZAMAKUPHI ISAAC DLAMINI	
GOODNESS THEMBEKA NKABINDE	
PHUMZILE MILDRED BHENGU	
THANDI NELISIWE MADONDO	
LILLY BEAUTY GABELA	
SAMKELISIWE FAIRHOPE MDLALOSE	
THOBILE IKE MAJOLA	
SIMPHIWE SITHOLE	
PERCIVAL KEITH MUZIWANDILE DLAMINI	
MONICA VILJOEN MANDLENKOSI PHILLIP MAYISELA	

CHRISTOPHER ANDREW	WHITEHOUSE
ANDREAS MANDLA	ZUMA
SANDRA JUNE SPELLER-	BURLS
KAREN JANET	POLTERA
NTOMBIFUTHI CYNTHIA	MKHIZE
MALCOLM CLARENCE	ROBERTS
PAMELA LYNDSAY	PITOUT
SANDRA JANE	FISHER
CHANTELLE FAYE CATHERINE	THORNE
TRACY JEAN	
	TUCKER
CHERINE EVE	CLARKE
KARIN ELIZABETH	VAN DER MERWE
PHILIPPUS JOHANNES	COETSER
GUMISAYI MERCY	MAGARA
TIMOTHY DAVID	KILN
STUART NICHOLAS	BEAUMONT
SANJAY PRAMLAL	RAJKUMAR
CLINTON	BRO
BANGINDAWO ZEBLON	GWALA
BETHUEL MTHANDENI	KHUMALO
JACQUELINE PATRICIA LEO-	SMITH
NKOSINATHI MASTER	ZULU
SUNE	ABOO
PRECIOUS JABULISILE	SITHOLE
ROOKHIYA BEE BEE	MOOSA
JOSEPHINE	LAGERWALL
ESMY SILVERY	DENNIS
ODETTE	LAYTON
CHARMINE	NAIKER
CHRISTIAN	CONRADIE
MASHIKA MABUTHO MFANAFUTHI	MAHARAJ
IMABOTHO MFANAFOTHI	HADEBE
MOLLY ANNE	MCCORD
PREYASEELAN	NAICKER
PRINCESS MARY-ANN	REDDY
RAJENDRA KUMAR	RAMKELAWAN
VALERIE ELIZABETH	ELLENS
MSAWENKOSI JOHN	NZIMANDE
MAKHONI MARIA	NTULI
MHLABUNZIMA BARTHOLOMEW	MTHEMBU
INITICADONZIWA BAKTI IOLOWIEW	INITILIVIDO
KEVIN ANTONY	GILBERT
SANDILE OSWALD	MABASO
MATHYS MARTHINUS	NELL
JACOB PHUMLANI	NDLOVU
LANDIWE BEAUTY	SIBIYA
LIESA CARLOTTA	BELLAIRS
ELIZABETH HELENA	BROTHERHOOD
ALETTA MAGDALENA ADRIANA	LABUSCHAGNE
ALETTA MAGDALENA SUSSANA	LABUSCHAGNE
ADRIANA	
NOMVULA ANNIE	MNCWANGO
THEMBEKA PRISCILLA	NDLOVU
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NOMPUMELELO	NDWANDWE
IRSHAAD	KHAN
NANA CECILIA	HLELA
DEON	DE BEER
EUGENE AUDREY	ALLAN
MAUD	BHENGU
JEAN LYNN	HOLMES
MARGRIT MARIANNE	KOHNE
JENNIFER ANNE	CLEMMANS
DENISE MARGARET	GOWAR
MONICA HILDA	DEDEKIND
LYNETTE MABLE	VAN DER MERWE
THANDIWE	MADONDO
AARON BHEKIZITHA	GUMEDE
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NOMACINO BALBINA	MQADI
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GRAHAM MARCEL CLIFFORD	CROWIE
KATHRYN	BROWN
GAIL LYNETTE	FULTON
FREDRICA ELIZABETH	CLAASSEN
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DAVID ALLEN	TOMLINSON
PETER JAMES	
	IWALKER
	WALKER WIGMORF
CHERYL ANNE	WIGMORE
CHERYL ANNE JOYCE NOMZAMO	WIGMORE MKHIZE
CHERYL ANNE JOYCE NOMZAMO WAHEEDA	WIGMORE MKHIZE KHAN
CHERYL ANNE JOYCE NOMZAMO WAHEEDA ROGER HUGH	WIGMORE MKHIZE KHAN MCMILLAN
CHERYL ANNE JOYCE NOMZAMO WAHEEDA ROGER HUGH EVELYN JOAN	WIGMORE MKHIZE KHAN MCMILLAN DUTTON
CHERYL ANNE JOYCE NOMZAMO WAHEEDA ROGER HUGH EVELYN JOAN CONSTANCE SINDISIWE	WIGMORE MKHIZE KHAN MCMILLAN DUTTON NGUBANE
CHERYL ANNE JOYCE NOMZAMO WAHEEDA ROGER HUGH EVELYN JOAN CONSTANCE SINDISIWE MICHELE ANNE	WIGMORE MKHIZE KHAN MCMILLAN DUTTON NGUBANE DALGLEISH
CHERYL ANNE JOYCE NOMZAMO WAHEEDA ROGER HUGH EVELYN JOAN CONSTANCE SINDISIWE MICHELE ANNE NOMATULA MINAH	WIGMORE MKHIZE KHAN MCMILLAN DUTTON NGUBANE DALGLEISH MBATA
CHERYL ANNE JOYCE NOMZAMO WAHEEDA ROGER HUGH EVELYN JOAN CONSTANCE SINDISIWE MICHELE ANNE NOMATULA MINAH PRISCILLA	WIGMORE MKHIZE KHAN MCMILLAN DUTTON NGUBANE DALGLEISH MBATA REDDY
CHERYL ANNE JOYCE NOMZAMO WAHEEDA ROGER HUGH EVELYN JOAN CONSTANCE SINDISIWE MICHELE ANNE NOMATULA MINAH PRISCILLA LYNN LOUISE	WIGMORE MKHIZE KHAN MCMILLAN DUTTON NGUBANE DALGLEISH MBATA REDDY HACKLAND
CHERYL ANNE JOYCE NOMZAMO WAHEEDA ROGER HUGH EVELYN JOAN CONSTANCE SINDISIWE MICHELE ANNE NOMATULA MINAH PRISCILLA LYNN LOUISE CAROL ANNE	WIGMORE MKHIZE KHAN MCMILLAN DUTTON NGUBANE DALGLEISH MBATA REDDY HACKLAND OWEN
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CHERYL ANNE JOYCE NOMZAMO WAHEEDA ROGER HUGH EVELYN JOAN CONSTANCE SINDISIWE MICHELE ANNE NOMATULA MINAH PRISCILLA LYNN LOUISE CAROL ANNE THABO NOMATHAMSANQA	WIGMORE MKHIZE KHAN MCMILLAN DUTTON NGUBANE DALGLEISH MBATA REDDY HACKLAND OWEN
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CHERYL ANNE JOYCE NOMZAMO WAHEEDA ROGER HUGH EVELYN JOAN CONSTANCE SINDISIWE MICHELE ANNE NOMATULA MINAH PRISCILLA LYNN LOUISE CAROL ANNE THABO NOMATHAMSANQA MAKHOSAZANA RUTH CHRISTIAAN JOHANNES	WIGMORE MKHIZE KHAN MCMILLAN DUTTON NGUBANE DALGLEISH MBATA REDDY HACKLAND OWEN DLOTI ZULU KRUGER
CHERYL ANNE JOYCE NOMZAMO WAHEEDA ROGER HUGH EVELYN JOAN CONSTANCE SINDISIWE MICHELE ANNE NOMATULA MINAH PRISCILLA LYNN LOUISE CAROL ANNE THABO NOMATHAMSANQA MAKHOSAZANA RUTH CHRISTIAAN JOHANNES ALAN HENRY	WIGMORE MKHIZE KHAN MCMILLAN DUTTON NGUBANE DALGLEISH MBATA REDDY HACKLAND OWEN DLOTI ZULU KRUGER THOMPSON
CHERYL ANNE JOYCE NOMZAMO WAHEEDA ROGER HUGH EVELYN JOAN CONSTANCE SINDISIWE MICHELE ANNE NOMATULA MINAH PRISCILLA LYNN LOUISE CAROL ANNE THABO NOMATHAMSANQA MAKHOSAZANA RUTH CHRISTIAAN JOHANNES ALAN HENRY CAROLINE	WIGMORE MKHIZE KHAN MCMILLAN DUTTON NGUBANE DALGLEISH MBATA REDDY HACKLAND OWEN DLOTI ZULU KRUGER THOMPSON CANDERLE
CHERYL ANNE JOYCE NOMZAMO WAHEEDA ROGER HUGH EVELYN JOAN CONSTANCE SINDISIWE MICHELE ANNE NOMATULA MINAH PRISCILLA LYNN LOUISE CAROL ANNE THABO NOMATHAMSANQA MAKHOSAZANA RUTH CHRISTIAAN JOHANNES ALAN HENRY CAROLINE LYNDA MARY	WIGMORE MKHIZE KHAN MCMILLAN DUTTON NGUBANE DALGLEISH MBATA REDDY HACKLAND OWEN DLOTI ZULU KRUGER THOMPSON CANDERLE BERRY

	KUZWAYO
PHILISIWE ROBERT ROY	
	ADAMS
SHARON RANIA	STEINHAGEN
EDNA MARGARET	RICH
RASTONE THABANI	SHOZI
SUSAN-MARGARET	AUCHINCLOSS
MOUREEN	WARR
KIM GEORGE STRUAN	ROBERTSON
JOHANNES SIMON WILHELM	BESTBIER
SALLY	EARL
EDWARD ALVIN	ANTHONY
NAREENA	REDDY
RITA BERTHA	KLIPP
PEARL RENETT	ROUX
THOKOZILE JOYCE	BOPELA
GILLIAN MARY	LEITCH
CLAIRE JOAN	MCCORMACK
MARIMA	UDAYAN
IWANIWA	ODATAN
VUSUMUZI ANDREAS	BUTHELEZI
LINSAY	SHUTTLEWORTH
BONGANI PIUS	DLOMO
CAROLE ANITA	WATKINS
ANN	RAKE
PETER CHARLES	CRICHTON
LAUREN ANNE	DE SCALLY
BURGEN MARC	THORNE
DHARAM CHANDRA DEEPLAUL	DEEPLAUL
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PALII	CABBICK
PAUL BODO ZWEITSE	CARRICK STULEN
BODO ZWEITSE	STIJLEN
BODO ZWEITSE NICHOLAS MARK	STIJLEN BANGAY
BODO ZWEITSE NICHOLAS MARK SIKHUMBUZO SHAKES	STIJLEN BANGAY SITHOLE
BODO ZWEITSE NICHOLAS MARK SIKHUMBUZO SHAKES TREVOR STUART	STIJLEN BANGAY SITHOLE SANDWITH
BODO ZWEITSE NICHOLAS MARK SIKHUMBUZO SHAKES TREVOR STUART ROBIN EDWIN	STIJLEN BANGAY SITHOLE SANDWITH SINK
BODO ZWEITSE NICHOLAS MARK SIKHUMBUZO SHAKES TREVOR STUART ROBIN EDWIN DAVID WILLIAM	STIJLEN BANGAY SITHOLE SANDWITH SINK BISHOP
BODO ZWEITSE NICHOLAS MARK SIKHUMBUZO SHAKES TREVOR STUART ROBIN EDWIN DAVID WILLIAM DEREK JAMES NORMAN	STIJLEN BANGAY SITHOLE SANDWITH SINK BISHOP ROSS
BODO ZWEITSE NICHOLAS MARK SIKHUMBUZO SHAKES TREVOR STUART ROBIN EDWIN DAVID WILLIAM DEREK JAMES NORMAN RESHMA	STIJLEN BANGAY SITHOLE SANDWITH SINK BISHOP ROSS HARIPERSAAD
BODO ZWEITSE NICHOLAS MARK SIKHUMBUZO SHAKES TREVOR STUART ROBIN EDWIN DAVID WILLIAM DEREK JAMES NORMAN RESHMA TRACEY SARAH VIVIEN	STIJLEN BANGAY SITHOLE SANDWITH SINK BISHOP ROSS HARIPERSAAD MARCH
BODO ZWEITSE NICHOLAS MARK SIKHUMBUZO SHAKES TREVOR STUART ROBIN EDWIN DAVID WILLIAM DEREK JAMES NORMAN RESHMA TRACEY SARAH VIVIEN DEAN MARTIN RANDALL	STIJLEN BANGAY SITHOLE SANDWITH SINK BISHOP ROSS HARIPERSAAD MARCH VAN ROOYEN
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BODO ZWEITSE NICHOLAS MARK SIKHUMBUZO SHAKES TREVOR STUART ROBIN EDWIN DAVID WILLIAM DEREK JAMES NORMAN RESHMA TRACEY SARAH VIVIEN DEAN MARTIN RANDALL LAUREN ANN JEFFREY BHEKUMNDENI JACOBUS STEFANUS LAWRENCE RUSSELL MARGARET	STIJLEN BANGAY SITHOLE SANDWITH SINK BISHOP ROSS HARIPERSAAD MARCH VAN ROOYEN MALTBY MTOLO VAN ROOYEN FRASER CUNNINGHAM
BODO ZWEITSE NICHOLAS MARK SIKHUMBUZO SHAKES TREVOR STUART ROBIN EDWIN DAVID WILLIAM DEREK JAMES NORMAN RESHMA TRACEY SARAH VIVIEN DEAN MARTIN RANDALL LAUREN ANN JEFFREY BHEKUMNDENI JACOBUS STEFANUS LAWRENCE RUSSELL MARGARET AMANDA	STIJLEN BANGAY SITHOLE SANDWITH SINK BISHOP ROSS HARIPERSAAD MARCH VAN ROOYEN MALTBY MTOLO VAN ROOYEN FRASER CUNNINGHAM ODENDAAL
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BODO ZWEITSE NICHOLAS MARK SIKHUMBUZO SHAKES TREVOR STUART ROBIN EDWIN DAVID WILLIAM DEREK JAMES NORMAN RESHMA TRACEY SARAH VIVIEN DEAN MARTIN RANDALL LAUREN ANN JEFFREY BHEKUMNDENI JACOBUS STEFANUS LAWRENCE RUSSELL MARGARET AMANDA PATRICIA ROBYN ANDREW MACKENZIE	STIJLEN BANGAY SITHOLE SANDWITH SINK BISHOP ROSS HARIPERSAAD MARCH VAN ROOYEN MALTBY MTOLO VAN ROOYEN FRASER CUNNINGHAM ODENDAAL HEDLEY CARR
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BODO ZWEITSE NICHOLAS MARK SIKHUMBUZO SHAKES TREVOR STUART ROBIN EDWIN DAVID WILLIAM DEREK JAMES NORMAN RESHMA TRACEY SARAH VIVIEN DEAN MARTIN RANDALL LAUREN ANN JEFFREY BHEKUMNDENI JACOBUS STEFANUS LAWRENCE RUSSELL MARGARET AMANDA PATRICIA ROBYN ANDREW MACKENZIE SAMANTHA JANE PETER ALAN ATHELE LOUISE	STIJLEN BANGAY SITHOLE SANDWITH SINK BISHOP ROSS HARIPERSAAD MARCH VAN ROOYEN MALTBY MTOLO VAN ROOYEN FRASER CUNNINGHAM ODENDAAL HEDLEY CARR DIXON FORD
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PAUL JEREMY	JACKSON
BARBARA EVELYN	PRIDE
GAVIN GEORGE	ATTERBURY
IRINEL-CRISTIANA	POPESCU
GARY JOHN	GILLON
JOAN MERRILL	SINCLAIR
MARGARET JOAN	MEAKER
BRETT WARREN-	HANSEN
SUNTHNARAIN	MAHARAJ
	COX
BRUCE ANTHONY	
JOHN DUNCAN	CRAIGIE
HAZEL JUANNE	LATOUR
MNQOBI EDWIN	NGIDI
DAVID GRAHAM	THOMPSON
ALASDAIR MACDONALD	MACKENZIE
TRACEY-ANN	BLYTH
ANDREW DONALD FRASER	GILLESPIE
JENNIFER MAY	HEMINGWAY
MICHAEL STEWART	HEMINGWAY
ROSEMARY ANNE	ВОТНМА
MARIA ISABEL	VERWEY
KENNETH ALFRED	ARNOLD
PETER JOHN	THOMSON
EDWIN LIONEL	YOUNG
LESLEY JEAN	CHANDLER
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JAMES IVOR	THOMPSON
MICHAELE PATRICIA	PLEN
SHARON DENISE	MCKENZIE
PIETER ANDREAS	SWARTS
ECKHARD SIEGFRIED	DREWS
JACOBUS PIETER	VAN DEN HEEVER
GUY BRIAN	MILES
VERNON HEATH	ISAAC
THOMAS SAMUEL	ROUX
ANTHONY WENTWORTH	SCHOFIELD
SHAUN GAVIN	BAZLEY
ETTORE	SIRILLI
PAULUS JABULANI	ZIMU
TREVOR JOHN	MORGAN
BRETT	HEIBERG
HEDLEY JAMES	BROWN
TILDLE I JAIVILO	BICOVIN
JOACHIM FREDERICK	DE BEER
KIM TERENCE	GOODWIN
PETER KENNETH	CHANNING
RUPHERT LOUIS	MARE
ISMAIL EBRAHIM	VAHED
PAMELA DORA	CHARLTON
WILLEM LODEWYK	VERHOEF
BRYAN COLIN	BRADFIELD

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CHRISTOPHER CHARLES	BROWN
MCKENZIE	
OLIVER	WILLS
KNUT ALBERT	HAUG
BRIAN ANDREW	EDMONDS
ALEXANDER IAN	WOOD
MELANIE JOY	WESTER
CLIVE WILLIAM	BARKER
IVO PAUL	BURATOVICH
CHOCKALINGAM	MOODLEY
ANDREW MICHAEL	STEAD
RICHARD CHARLES DENNIS	LINKLATER
DEVENDRA	DEEPLAUL
JAMES DAVID	NAYSMITH
MICHAEL JOHN	NAYLER
ROSEMARY PHYLLIS	BUTT
RAJITHKUMAR	HARIPERSAAD
RAJAN ARUMUGHAM	GOVENDER
TOOMY AROUGH IAW	OOVENDER
VALERIO MARTE	GUERRERA
DEBBIE-LYNNE	STREET
JACQUES	VAN DER MERWE
MICHAEL GRANT	VENTER
JUDITH EILEEN	PROCTER
BRIGID AILEEN	LETTY
LESLIE MICHAEL	WILSON
PIETER	DIRKSEN
RODERICK	HOWARD
KATE	BAYNES
FENELLA MAY	SPEED
IVAN NEILL	GREENAWAY
JON BRUCE	CHAPMAN
VELAPHI VICTOR	MKHIZE
ALLAN GORDON	WATSON
ALBERT NDLELENI DUPREE	VILAKAZI
TREVOR WILLIAM	READ
VIRGINIA ANNE	COOLBEAR
MDUDUZI ERIC	ZAKWE
SHADRACK RALEKENO	MOEPHULI
COLIN	NORRIS
JOHN EDWARD LEON	PARSONS
DAVID JAMES	SAMPSON
MICHAEL JOHN	GUY
JUDITH MAY	SANDISON
COLIN	ROBERTSON
AUGUST	ECLI
AUGUST	EGLI
RODERICK JOHN	TUCKER
ANDREW JOHN	TAYLOR
CHRISTOFFEL JACOBUS	DU PLESSIS
TERESSA BEVERLY	BROLL
ALAN DAVID EATON	SCOTT
CHERIDA CAROL	WINTERS
DERWYN DOUGLAS SPELLER-	BURLS
CRAIG LEWIS	HARRIS

BRETT DAVID	SHAW
ANTHONY SLADE	MARSH
ANDREA JAYNE	WILSON
DARYL IAN	GATES
SHARON MARY	HOLLAND
HAZEL CECILIA	BESTER
JANINE MARIE	DESCOINS
BETHUEL MONDLI	ZUMA
BRADLEY MICHEAL	VERMAAK
KARIN	ROBICHON
TANJA ELOISE	PEARCE
GAIL DIANE	BRADFORD
PETER EVERT	KOOPMAN
MANDLAKAYISE AARON	HLOPHE
JOHANNES MARTIENUS	MINNAAR
TEMBINKOSI	SIHLAHLA
GOVINDEN	CHETTY
JAMES ROBERT	ARNOT
NOMPUMELELO PRISCILLA	
	MKHULISE
NGQUKUVA ALOIS	MTHEMBU
PATRICIA WENDY	CURLE
SHARON	BANCHE
NATHANIEL JON	KAVONIC
BASIL ERNEST BOWEN	PIERCEY
DEPHNEY THULILE	MALINGA
GCINILE	BUTHELEZI
JAIRAJ	RAMDHANI
GLYNNIS YVONNE	MELVILLE
JEFFREY NEIL	BODILL
BELCY NOMSA	MORRIS
MICHAEL JAMES	MCGEE
ELLEANOR LEONE MARYANN	PETERSON
CINDY GAEL	SCOTT
GRAHAM TODD	EDWARDS
JENNIFER ANNE	HEWAT
MARIE-CLAIRE BRIGITTE	DU PLESSIS
LORRAINE SUSAN	DE KLERK
MARGARET MARY	LOUTER
JANET LETITIA	KINSEY
WENDY WINIFRED LEIGHTON	SINGLETON
ALLYSON DAWN	HIGGS
GETRUDE EMELY NOMUSA	MADONSELA
NOKUTHULA SITHEMBILE	SHABALALA
CAROL-ANN MAGDELENE	MILLER
JEANNE TRICIA	SCHUTTE
SABITHA	SUERATAN
GRAHAM CAMPBELL	KIPPEN
MAKHOSI ALEXINAH	MAWELA
JOEAN CECELIA	SINK
AZJED MOOSA	DESAI
MARTIN	DU PLESSIS
MAGDALENA HARRIET	VAN ZYL
LINAH MALIQWA	MAHLABA

RAMESH	HARIPARSAD
ROBERT FIDDES	ARNOT
DIANNE TRACEY	HIRSCHOWITZ
PAUL WILLEM	VAN ECK
BRENDA ANNE	HORNE
SUAIBA	MOOSA
BUYISIWE NONDUMISO	HLELA
DANIEL PETRUS	VAN HUYSSTEEN
MANDY LYN	WICKS
NTOKOZO YVONNE	DLAMINI
SHANE	HOPKINS
MARIA JOHANNA	SONNEKUS
TERRENCE RICHARD	WATKINS
CHRISTIAAN JOSUA	OLWAGE
LEE-ANNE	BOWMAN
LAURENCIA THEMBEKILE	MBATHA
WINIFRED ANNE	BAKER
CARIEN	DU TOIT
CHRISTINE	BRO
HELENA CLAUDINA	HAVENGA
MARK THEODORE	PARSLEY
WENTWORTH	DORKIN
JENNIFER JANE	DE SWARDT
MILDRED JANET THEMBALIHLE	BUTELEZI
LIONEL LONGSDALE VUMINKOSI	MAGAQA
JOANNE SCOTT	SMART
FRANS JOHANNES	VAN AARDT
SHIRLEY ANN	GILMORE
ANDREA SUSAN	GIBSON
PETER LIONEL NORTON	ROLLAND
RAYMOND WILLIAM	MARTINAGLIA
CRAIG ANTHONY	MCLOUGHLIN
JOHN GRAHAM	SODERLUND
ANITA	TURVEY
WILLIAM JOSEPH	TOUGHEY
ARNOLD	BOETTIGER
CLAUDINE NANDI	LEE
BRONWEN JANE	BARRY
CATHERINE LORNE	MACPHAIL
VICTOR JOHN	HERRON
CHARLET	TASMER
JABULANI ROBERT	NDABEZITHA
NATALIE	NAIDOO
LODEWYK	ANNANDALE
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DAVID JOHN	MCKENZIE
BENNETOR	MAGARA
KEVIN JAMES	DRUMMOND
ANDREW	DEKKER
LYNN DERMINE	ALLWRIGHT
CARY PETER	KROEGER
PATRICK FORBES	HARTY

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CHRISTOPHER HUGH	BEGHIN
STUART RALPH	TOMPKINS
FU BAO	SHEN
WILLIAM VINCENT FRANCIS	YORK
TERENCE ROY	BUTTON
VYONNE	DE JAGER
ANTHONY MOUNTFORD	BAKER
GEORGE EDMUND DUNCAN-	ANDERSON
RICHARD WINGHAM KAPPEL-	PALMER
	PALIVIER
HYDE	1.44501441
DAVID HAMILTON	MARSHALL
DAVID ROSS INNES	CROWE
EARLE NIGEL	LARSON
CHERYL VENETIA	KLEYWEG
NOREEN JOY	PRIOR
ELIZABETH VICTORIA	HUGHES
GIRLAGAN VERONICA	RADEBE
NELLIE	EDWARDS
DUDUZILE EUNICE	TSHABALALA
ZANELE THEODORAH	NDLOVU
WENDY ELLEN POPE-	ELLIS
LAUREN	RICHMOND
JENNIFER LEA	SINCLAIR
THARADEVI	RAMDHANI
JENNIFER FRANCES	TOMLINSON
JENNIFER FRANCIS	TOMLINSON
ICAROL HEATHER	OOSTHUIZEN
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GRETA LILLIAN	BYERS
GRETA LILLIAN	BYERS SILILO
GRETA LILLIAN MAYVIS DOLLY CATHARINA JOHANNA	BYERS SILILO SWARTS
GRETA LILLIAN MAYVIS DOLLY CATHARINA JOHANNA CHARLOTTE ANTOINETTE	BYERS SILILO SWARTS HANRAHAN
GRETA LILLIAN MAYVIS DOLLY CATHARINA JOHANNA CHARLOTTE ANTOINETTE SHEILA HELEN PENELOPE	BYERS SILILO SWARTS HANRAHAN MCCALL
GRETA LILLIAN MAYVIS DOLLY CATHARINA JOHANNA CHARLOTTE ANTOINETTE SHEILA HELEN PENELOPE LUCIE IDA LOUISE	BYERS SILILO SWARTS HANRAHAN MCCALL OELLERMANN
GRETA LILLIAN MAYVIS DOLLY CATHARINA JOHANNA CHARLOTTE ANTOINETTE SHEILA HELEN PENELOPE LUCIE IDA LOUISE CLARE ROSE	BYERS SILILO SWARTS HANRAHAN MCCALL OELLERMANN FANNIN
GRETA LILLIAN MAYVIS DOLLY CATHARINA JOHANNA CHARLOTTE ANTOINETTE SHEILA HELEN PENELOPE LUCIE IDA LOUISE CLARE ROSE SHEILA ANNE	BYERS SILILO SWARTS HANRAHAN MCCALL OELLERMANN FANNIN PELLEW
GRETA LILLIAN MAYVIS DOLLY CATHARINA JOHANNA CHARLOTTE ANTOINETTE SHEILA HELEN PENELOPE LUCIE IDA LOUISE CLARE ROSE SHEILA ANNE MARJORIE	BYERS SILILO SWARTS HANRAHAN MCCALL OELLERMANN FANNIN PELLEW MQADI
GRETA LILLIAN MAYVIS DOLLY CATHARINA JOHANNA CHARLOTTE ANTOINETTE SHEILA HELEN PENELOPE LUCIE IDA LOUISE CLARE ROSE SHEILA ANNE MARJORIE NONGILANDI FLORENCE	BYERS SILILO SWARTS HANRAHAN MCCALL OELLERMANN FANNIN PELLEW MQADI MAJORO
GRETA LILLIAN MAYVIS DOLLY CATHARINA JOHANNA CHARLOTTE ANTOINETTE SHEILA HELEN PENELOPE LUCIE IDA LOUISE CLARE ROSE SHEILA ANNE MARJORIE NONGILANDI FLORENCE SENZO NDLONDLO LEONARD	BYERS SILILO SWARTS HANRAHAN MCCALL OELLERMANN FANNIN PELLEW MQADI MAJORO MAKHWASA
GRETA LILLIAN MAYVIS DOLLY CATHARINA JOHANNA CHARLOTTE ANTOINETTE SHEILA HELEN PENELOPE LUCIE IDA LOUISE CLARE ROSE SHEILA ANNE MARJORIE NONGILANDI FLORENCE SENZO NDLONDLO LEONARD ANNA ELIZABETH	BYERS SILILO SWARTS HANRAHAN MCCALL OELLERMANN FANNIN PELLEW MQADI MAJORO MAKHWASA CLAASSENS
GRETA LILLIAN MAYVIS DOLLY CATHARINA JOHANNA CHARLOTTE ANTOINETTE SHEILA HELEN PENELOPE LUCIE IDA LOUISE CLARE ROSE SHEILA ANNE MARJORIE NONGILANDI FLORENCE SENZO NDLONDLO LEONARD ANNA ELIZABETH THOKOZILE CONSTANCE	BYERS SILILO SWARTS HANRAHAN MCCALL OELLERMANN FANNIN PELLEW MQADI MAJORO MAKHWASA CLAASSENS NDLELA
GRETA LILLIAN MAYVIS DOLLY CATHARINA JOHANNA CHARLOTTE ANTOINETTE SHEILA HELEN PENELOPE LUCIE IDA LOUISE CLARE ROSE SHEILA ANNE MARJORIE NONGILANDI FLORENCE SENZO NDLONDLO LEONARD ANNA ELIZABETH THOKOZILE CONSTANCE BUSISIWE DORAH	BYERS SILILO SWARTS HANRAHAN MCCALL OELLERMANN FANNIN PELLEW MQADI MAJORO MAKHWASA CLAASSENS NDLELA MTHEMBU
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JOHN BARRY RHYS	JONES
JAMES HUGH DANVERS	SMART
CARMEN ESTELLE	JANZ
JONATHAN GREY	EGNER
MERCIA LORIANE	VAN ZIJL
GEETA PARSHOTAM	RAJKUMAR
SHUNMUGAM	ALWAR
JENNIFER	FURNISS
FREDRICK PROBART	VICKERS
CEDRIC JOHN	HOOD
CLIVE LEONARD	GILBERT
JOHANNES BENJAMIN	SCHOEMAN
EDWARD PETER	VILJOEN
AMOS ENOCK	GUMEDE
LEON HYRUM	WIFFEN
PETER NICOLOV	TZVETANOV
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DOROTHY WINIFRED	GODDARD
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AARON STHEMBISO	DLAMINI
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MANIE OTTO	
	HAVEMANN
SUSAN JANE	LAIN
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SARAH ELIZABETH	ALEXANDER
JACQUELINE MARIE	GATES
CHRISTOPHER DAVID	SMALLIE
ADRIENNE	ANDERSON
BRIAN GEORGE	ERIKSON
PETER ANDREW	PRINCE
BRIAN NICHOLAS	BARNES
ANTHONY JOHN BURNS	LAGERWALL
JENEFER MARIAN MEREDITH	MCCOMB
WALDEMAR	GEVERS
WARRICK	PITOUT
ASAD MOOSA	DESAI
ANTON THEO	HARTWIG
TIMOTHY ERROL MATTHEW	GIBSON
MICHAEL HARDWICH	LOWRY
TRAVERS ANDREW	MOFFETT
WADE	ROGERS
DAVID FRANCIS	CHIVELL
CHRISTIAAN FRANS	GUNTHER
VAUGHAN SUTHERLAND	WILSON
RONALD HUMPHREY	CORBISHLEY
TERENCE ALEC	OWEN
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JOHANNES PETRUS BRAATVEDT	NEL
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NORMA ANNATORIA	
	MKHIZE
DENISE MARGO	FURNISS
DEBORAH CLARE	COLLEN
KARL EUSTACE	SHAW
VIVIENNE MARY	DE KLERK
BONGABONA JOSEPH	SHOZI
LYNNETTE IVY	MACKAY
AUDREY INGRID	SHARP
VICTOR WILLIAM	BODELL
PETER GEOFFREY	MARCH
CHRISTIAAN MULLER	NEL
ELIZABETH KATHLEEN	CHANCE
NICOLA ELIZABETH KATHLEEN	HADFIELD
OTTO WILHELM CARL	ORTMANN
MARTHINUS JOHANNES	BEKKER
KEVIN REGINALD	CHAPMAN
ADRIAN CLYDE	TILLS
WALTER ALFRED	SHAW
CRAIG MERLYN	FISHER
PAUL WILLIAM	COLLINS
GRANT WILLIAM	MADDOCK
DIETER OSCAR	RINGELMANN
DIETER JOHANNES	ORTMANN
BRIAN HOWARD RAYMOND	SMITH
CRAIG LYNTON	WING
CHRISTIAAN JOHN	LOUW
NICHOLAS CAMERON	COLEMAN
RICHARD ANTHONY	ВООТН
SAREL FRANCOIS	ELS
GEORGE DAVID	HARRY
ROLF HEINRICH	KOHNE
BRYAN CLIFFORD CARTER-	BROWN
MICHAEL LANGELIHLE	NGUBANE
LAURENCE LEUCHARS	HANCOCK
DLEMEVENI MFANYANA	SITHOLE
DAVID FRASER JOSLIN	BROOKS
BARRY	DOWNARD
WILLIAM OWEN ALEXANDER	EDWARDES
DAVID	BRENNAN
CAROL ANN	SACKE
LANDOLF HANSWILHELM	KOCH
GREGORY JOSEPH	WILLIAMS
MELUSI EMMANUEL	MBATHA
PAUL JOHN KENNELLY	ARNOTT
DAVID JOHN	GROOME
JINI PATRICK	KHOZA
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PAUL BERNARD	CRYER
ROGER JEROME	TURLEY
DAVID HENRY	HUTTON
GERRARD IVAN	DELVAUX
KUBAREN NADASEN	PILLAY
PAUL SPENCER	JACKSON
BRIAN JOHN	NORTON
BRENT DARYN VON	BENECKE
VANCE ROBERT THOMAS	CROW
GERALD LESLIE	MUNDELL
NICOLE	ANDREWS
JOHN FRANK	OLIVER
BRENDA ALIDA	ARCHER
ZOLA	MKUMLA
SIMONE MARCELLE	HENSELMANS
DEBRA ANN	HAMILTON
DEREK VICTOR	FLY
COENRAAD JOSEPHUS	VILJOEN
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COLIN EDWARD	WELLBELOVED
INDREN SEENIVASAN	PILLAY
NANCY BEATRICE	ROUILLARD
MARIA	RENCKEN
LORRAINE ANNE	HEBBLETHWAITE
WISEMAN NKULULEKO	KHUMALO
ADAM WALLIS	KETHRO
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TERENCE VICTOR DEAN	NASHRENE	ABBAS
	PETER MARK	THOMAS
ALFRED ARTHUR SURENDORFF	TERENCE VICTOR	DEAN
	ALFRED ARTHUR	SURENDORFF

DETED DUNGANI HUNTED	LICHOTON
PETER DUNCAN HUNTER	HOUSTON
PETER DYSON	HUNTLEY
DUNCAN ALAN	HOUSTON
MICHAEL THOMAS	FITZSIMONS
MICHAEL MURRAY	ARNOTT
BRUCE NEIL	SHRIVES
ROBIN WILLIAM	BEACH
BRETT KEITH	PEATTIE
RUPERT WALTER	ORTMANN
JOHN HENDERSON	RUST
RAYMOND WESTON	MIDDLEMASS
FRANS JOHANNES	WESSELS
REDMOND NORGATE	DALES
GIANNI	NOSENZO
MICHAEL WILFRED WALTER	MOON
ROY INGRAM	FRASER
MAXIMILLIAN EMILE	BRITS
	BRITS
FRIEDENTHAL	MAISENDACHED
DEGENHARD AXEL	MAISENBACHER
DAVID STUART	DOUGLAS
MICHAEL ERNEST	LAYTON
JOHN	TODD
RORY JAMES	WALKER
JOANNE ELSA LLOYD	BOONZAIER
LESLIE RUSSELL	WOOD
ALEXANDER RUSSELL	MACKENZIE
ANDREW CRAIG	TIMM
PRAKASH SEWSARAN	SATYAPAL
	DOTEC
ABRAHAM ADRIAAN	BOTES
LOURENS WILLEM BADENHORST	BISSCHOFF
LOURENS WILLEM BADENHORST	BISSCHOFF
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JASPER DENNIS ANTHONY ARCHIBALD MOHAMED AZAM WILLIAM AUSTEN LEO STEPHEN NEALE GRAHAM STAFFORD BARRY KENITH HEINO EWALD GODFREY JAMES RONALD KATHLYN ANNE MTHANDENI ELIJAH LORRAINE RUTH JOHANNES HERMAN GRAHAM MAURICE JOHN ANTHONY ARBA KENNETH THOMAS CORNELIUS MAGIEL FOURIE	SMITH COCKBURN KHAN SYMONS NOEL HOPE JOHNSON WELLMAN MFEKA VAN NIEKERK HANSEN MATHEBULA MAREE SMIT THOMAS CROXFORD DURAND VAN DER WALT
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JASPER DENNIS ANTHONY ARCHIBALD MOHAMED AZAM WILLIAM AUSTEN LEO STEPHEN NEALE GRAHAM STAFFORD BARRY KENITH HEINO EWALD GODFREY JAMES RONALD KATHLYN ANNE MTHANDENI ELIJAH LORRAINE RUTH JOHANNES HERMAN GRAHAM MAURICE JOHN ANTHONY ARBA KENNETH THOMAS CORNELIUS MAGIEL FOURIE SIMPHIWE NTOKOZO DIRK ADRIANUS	SMITH COCKBURN KHAN SYMONS NOEL HOPE JOHNSON WELLMAN MFEKA VAN NIEKERK HANSEN MATHEBULA MAREE SMIT THOMAS CROXFORD DURAND VAN DER WALT SIDAKI VAN ZUYDAM
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JASPER DENNIS ANTHONY ARCHIBALD MOHAMED AZAM WILLIAM AUSTEN LEO STEPHEN NEALE GRAHAM STAFFORD BARRY KENITH HEINO EWALD GODFREY JAMES RONALD KATHLYN ANNE MTHANDENI ELIJAH LORRAINE RUTH JOHANNES HERMAN GRAHAM MAURICE JOHN ANTHONY ARBA KENNETH THOMAS CORNELIUS MAGIEL FOURIE SIMPHIWE NTOKOZO DIRK ADRIANUS WALTER JAMES PIETER SCHALK	SMITH COCKBURN KHAN SYMONS NOEL HOPE JOHNSON WELLMAN MFEKA VAN NIEKERK HANSEN MATHEBULA MAREE SMIT THOMAS CROXFORD DURAND VAN DER WALT SIDAKI VAN ZUYDAM NASH OPPERMAN
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JASPER DENNIS ANTHONY ARCHIBALD MOHAMED AZAM WILLIAM AUSTEN LEO STEPHEN NEALE GRAHAM STAFFORD BARRY KENITH HEINO EWALD GODFREY JAMES RONALD KATHLYN ANNE MTHANDENI ELIJAH LORRAINE RUTH JOHANNES HERMAN GRAHAM MAURICE JOHN ANTHONY ARBA KENNETH THOMAS CORNELIUS MAGIEL FOURIE SIMPHIWE NTOKOZO DIRK ADRIANUS WALTER JAMES PIETER SCHALK JOHANNES FRANCOIS KARL	SMITH COCKBURN KHAN SYMONS NOEL HOPE JOHNSON WELLMAN MFEKA VAN NIEKERK HANSEN MATHEBULA MAREE SMIT THOMAS CROXFORD DURAND VAN DER WALT SIDAKI VAN ZUYDAM NASH OPPERMAN MAARTENS VAN ROOYEN
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BRIAN	MOORE
GERALD GEORGE	BUITTIGIEG
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BRIAN JOHN	TWEDDLE
IAN REDVERS	SHUTTLEWORTH
SIPHIWE DUKE	NYEMBE
OWEN WILLIAM	TEASDALE
JOCK TERWIN	BROWN
GERMAINE JESSIE MARIE	COURAGE
ROBERTE	
PIETER WILLEM	VAN ROOYEN
JEFFREY DAN	ENGLISH
NOEL	LOCHER
LAWRENCE EDWARD	KEARSLEY
FLORENCE ANN	TAYLOR
DAWID MARE	LABUSCHAGNE
GUNTHER HANS HEINRICH	GATHMANN
NANCY JENNIFER	WADDILOVE
NANCY JENNIFER DARLEY-	WADDILOVE
DONALD WILLIAM GEORGE	COLLETT
ADAM JOHANNES	POTGIETER
ELPHAS GIDEON NDABAZIPHELI	MIYA
TREVOR THOMAS	BENTLEY
PETER WARREN	BRISTOW
PETER VAUGHAN	TARBOTON
EUNICE LETTIE	MAKHANYA
NYAGAMBI BETTY	MABASO
GANESPERSHAD	RAMDHEEN
HERBERT AUGUST	WELLMANN
ERNEST FREDERICK	DUBE
SAKHAYEDWA JOSEPH	RADEBE
JULIUS	HLONGWANE
JOHN NOURSE	MCKENZIE
EBRAHIM	VAWDA
VEVE	NGCOBO
ARSHED MOOSA SUSANNA HELENA	DESAI VAN DER SPUY
IRIS MAUREEN ELEANOR	BLANE
THEMBA JEROME	NDLOVU
KAVINDREN	NAIDOO
MONIKA	HOLLWECK
MYNAWATHEE	RAMDHEEN
LYNDA	CAMPBELL
NOMPUMELELO BEAUTY	KHOZA
JAMESON	DLADLA
THULELE DAVID	SIBIYA
WINSTON ROBIN	LARKAN
MUNTU REYNOLD	MAZIBUKO
ZAKHELE SIMON	SITHEBE
JABULANI ANDREAS	KHUZWAYO
ANTHONY ELGAR	SAVILLE
THOMAS MORGAN	WEBSTER
VEZI ABRAHAM	MAZIBUKO
MAQANDA ALPHEUS	NDLOVU
BUSI ANNACLETTA	NGCOBO
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THOMBI BUILLIBING	IZONIDI.
THOMBI PHILLIPINE	ZONDI
CHARLE EMILE	VAN HEMERT
MARK BEAUMONT	THOMPSON
NEVILLE STEVEN	IGESUND
NTOMBIFIKILE EMILY	GWALA
DAVID ZWELIHLE	LUTHULI
WAYNE ALAN	PEDDIE
CLAIRE	RYAN
SIBUSISO CYPRIAN	LUTHULI
TREVOR QIMISWENI	NXUMALO
HARRINGTON MUSA	MBATHA
BONGANI ERIC STANLEY	DLAMINI
ZAMOKUHLE YVONNE	HADEBE
INNOCENTIA LETHUKUTHULA	ZAKWE
MOSES MENZI	DLODLO
MARGARET ALICE	ASHWORTH
FRITZ WILHELM	BACKEBERG
BARRIE JOHN MICHAEL	DE PINNA
SARAH ELAINE	VERMAAK
DOMINIC PAUL	MCCABE
DONALD	KHANYI
VELAPHI VICTOR	MKHIZE
SOPHIA JOHANNA	JOUBERT
NORMAN CLEMENT	NDWANDWE
MZONZIMA SIPHO	MJWARA
DOSHA DUNLOP	LEMBETHE
ISABEL ELIZABETH	VAN DER
ISABEL ELIZABETH	
	WESTHUIZEN
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THULELENI EDDIE	ZUMA
GREGORY RICHARD	HUGHES
GREGORY RICHARD	HUGHES
GREGORY RICHARD ALICE EIRIEN STRICKLAND	HUGHES HOFMEYR
GREGORY RICHARD ALICE EIRIEN STRICKLAND NTOMBI IDA	HUGHES HOFMEYR ZONDI
GREGORY RICHARD ALICE EIRIEN STRICKLAND NTOMBI IDA KONJI LUCY	HUGHES HOFMEYR ZONDI MAHLABA
GREGORY RICHARD ALICE EIRIEN STRICKLAND NTOMBI IDA KONJI LUCY SEWCHANDER	HUGHES HOFMEYR ZONDI MAHLABA RAMDHEEN
GREGORY RICHARD ALICE EIRIEN STRICKLAND NTOMBI IDA KONJI LUCY SEWCHANDER TEMBA COLSI NKADIMANG POPPY	HUGHES HOFMEYR ZONDI MAHLABA RAMDHEEN CELE MZONDEKI
GREGORY RICHARD ALICE EIRIEN STRICKLAND NTOMBI IDA KONJI LUCY SEWCHANDER TEMBA COLSI NKADIMANG POPPY RONALD SIMPSON	HUGHES HOFMEYR ZONDI MAHLABA RAMDHEEN CELE MZONDEKI PRICE
GREGORY RICHARD ALICE EIRIEN STRICKLAND NTOMBI IDA KONJI LUCY SEWCHANDER TEMBA COLSI NKADIMANG POPPY RONALD SIMPSON NELLA ANNE MARIE	HUGHES HOFMEYR ZONDI MAHLABA RAMDHEEN CELE MZONDEKI PRICE WENTZEL
GREGORY RICHARD ALICE EIRIEN STRICKLAND NTOMBI IDA KONJI LUCY SEWCHANDER TEMBA COLSI NKADIMANG POPPY RONALD SIMPSON NELLA ANNE MARIE MANDHLA ROBERT	HUGHES HOFMEYR ZONDI MAHLABA RAMDHEEN CELE MZONDEKI PRICE WENTZEL XABA
GREGORY RICHARD ALICE EIRIEN STRICKLAND NTOMBI IDA KONJI LUCY SEWCHANDER TEMBA COLSI NKADIMANG POPPY RONALD SIMPSON NELLA ANNE MARIE MANDHLA ROBERT MAKAZI ALZINA	HUGHES HOFMEYR ZONDI MAHLABA RAMDHEEN CELE MZONDEKI PRICE WENTZEL XABA SHELEMBE
GREGORY RICHARD ALICE EIRIEN STRICKLAND NTOMBI IDA KONJI LUCY SEWCHANDER TEMBA COLSI NKADIMANG POPPY RONALD SIMPSON NELLA ANNE MARIE MANDHLA ROBERT MAKAZI ALZINA JOTHAM	HUGHES HOFMEYR ZONDI MAHLABA RAMDHEEN CELE MZONDEKI PRICE WENTZEL XABA SHELEMBE NHLABATHI
GREGORY RICHARD ALICE EIRIEN STRICKLAND NTOMBI IDA KONJI LUCY SEWCHANDER TEMBA COLSI NKADIMANG POPPY RONALD SIMPSON NELLA ANNE MARIE MANDHLA ROBERT MAKAZI ALZINA JOTHAM BHAGWANTI	HUGHES HOFMEYR ZONDI MAHLABA RAMDHEEN CELE MZONDEKI PRICE WENTZEL XABA SHELEMBE NHLABATHI RAMDHEEN
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GREGORY RICHARD ALICE EIRIEN STRICKLAND NTOMBI IDA KONJI LUCY SEWCHANDER TEMBA COLSI NKADIMANG POPPY RONALD SIMPSON NELLA ANNE MARIE MANDHLA ROBERT MAKAZI ALZINA JOTHAM BHAGWANTI AGNES LUCKY DEVPARSAD RAMLAGAN	HUGHES HOFMEYR ZONDI MAHLABA RAMDHEEN CELE MZONDEKI PRICE WENTZEL XABA SHELEMBE NHLABATHI RAMDHEEN GABELA BYROO
GREGORY RICHARD ALICE EIRIEN STRICKLAND NTOMBI IDA KONJI LUCY SEWCHANDER TEMBA COLSI NKADIMANG POPPY RONALD SIMPSON NELLA ANNE MARIE MANDHLA ROBERT MAKAZI ALZINA JOTHAM BHAGWANTI AGNES LUCKY DEVPARSAD RAMLAGAN NYAGAMBI BETTY	HUGHES HOFMEYR ZONDI MAHLABA RAMDHEEN CELE MZONDEKI PRICE WENTZEL XABA SHELEMBE NHLABATHI RAMDHEEN GABELA BYROO MABASO
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GREGORY RICHARD ALICE EIRIEN STRICKLAND NTOMBI IDA KONJI LUCY SEWCHANDER TEMBA COLSI NKADIMANG POPPY RONALD SIMPSON NELLA ANNE MARIE MANDHLA ROBERT MAKAZI ALZINA JOTHAM BHAGWANTI AGNES LUCKY DEVPARSAD RAMLAGAN NYAGAMBI BETTY ABSALINA BASHIRA BIBI	HUGHES HOFMEYR ZONDI MAHLABA RAMDHEEN CELE MZONDEKI PRICE WENTZEL XABA SHELEMBE NHLABATHI RAMDHEEN GABELA BYROO MABASO MNCUBE KHAN
GREGORY RICHARD ALICE EIRIEN STRICKLAND NTOMBI IDA KONJI LUCY SEWCHANDER TEMBA COLSI NKADIMANG POPPY RONALD SIMPSON NELLA ANNE MARIE MANDHLA ROBERT MAKAZI ALZINA JOTHAM BHAGWANTI AGNES LUCKY DEVPARSAD RAMLAGAN NYAGAMBI BETTY ABSALINA BASHIRA BIBI BUYISIWE	HUGHES HOFMEYR ZONDI MAHLABA RAMDHEEN CELE MZONDEKI PRICE WENTZEL XABA SHELEMBE NHLABATHI RAMDHEEN GABELA BYROO MABASO MNCUBE KHAN SHELEMBE
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GREGORY RICHARD ALICE EIRIEN STRICKLAND NTOMBI IDA KONJI LUCY SEWCHANDER TEMBA COLSI NKADIMANG POPPY RONALD SIMPSON NELLA ANNE MARIE MANDHLA ROBERT MAKAZI ALZINA JOTHAM BHAGWANTI AGNES LUCKY DEVPARSAD RAMLAGAN NYAGAMBI BETTY ABSALINA BASHIRA BIBI BUYISIWE NOKUTHEMBA ELLEN MANDLAKAYISE DANIEL	HUGHES HOFMEYR ZONDI MAHLABA RAMDHEEN CELE MZONDEKI PRICE WENTZEL XABA SHELEMBE NHLABATHI RAMDHEEN GABELA BYROO MABASO MNCUBE KHAN SHELEMBE DHLAMINI MAYABA
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GREGORY RICHARD ALICE EIRIEN STRICKLAND NTOMBI IDA KONJI LUCY SEWCHANDER TEMBA COLSI NKADIMANG POPPY RONALD SIMPSON NELLA ANNE MARIE MANDHLA ROBERT MAKAZI ALZINA JOTHAM BHAGWANTI AGNES LUCKY DEVPARSAD RAMLAGAN NYAGAMBI BETTY ABSALINA BASHIRA BIBI BUYISIWE NOKUTHEMBA ELLEN MANDLAKAYISE DANIEL JOAN ELIZABETH DANANA VIOLET MAVIS ALLICIA VON	HUGHES HOFMEYR ZONDI MAHLABA RAMDHEEN CELE MZONDEKI PRICE WENTZEL XABA SHELEMBE NHLABATHI RAMDHEEN GABELA BYROO MABASO MNCUBE KHAN SHELEMBE DHLAMINI MAYABA DEAN MBEJE GORDON
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GREGORY RICHARD ALICE EIRIEN STRICKLAND NTOMBI IDA KONJI LUCY SEWCHANDER TEMBA COLSI NKADIMANG POPPY RONALD SIMPSON NELLA ANNE MARIE MANDHLA ROBERT MAKAZI ALZINA JOTHAM BHAGWANTI AGNES LUCKY DEVPARSAD RAMLAGAN NYAGAMBI BETTY ABSALINA BASHIRA BIBI BUYISIWE NOKUTHEMBA ELLEN MANDLAKAYISE DANIEL JOAN ELIZABETH DANANA VIOLET MAVIS ALLICIA VON	HUGHES HOFMEYR ZONDI MAHLABA RAMDHEEN CELE MZONDEKI PRICE WENTZEL XABA SHELEMBE NHLABATHI RAMDHEEN GABELA BYROO MABASO MNCUBE KHAN SHELEMBE DHLAMINI MAYABA DEAN MBEJE GORDON

JAN	VROEGOP
SIMON SIZAZO	DLADLA
KATHLEEN ELLEN ALICE	MCKENZIE
TONOSI EVELYN	KUMALO
STEPHANUS JACOBUS FOURIE	LATEGAN
STEITIANOS SACOBOST OUNIE	LATEOAN
DORIS CYNTHIA	COCKBURN
FREDERICK GEORGE LEWIS	HOUGHTING
PATRICK SHEPPARD	GOULDING
NTONGO GASTAH	MAZIBUKO
MANDLENKOSI BOY	MALEVU
BRENDA KATHLEEN	HOLT
MANDLENKOSI	ZULU
THEMBA WILLARD	BUTELEZI
MINI PHINAH	KHANYILE
MOONUSAMY	MOODLEY
THATIZAKHE GESHEM	NGCOBO
VALERIE JEAN	LAW
DIMAKATSO EMILY	MAVUSO
THEMBINKOSI	THWALA
MAUREEN ANN	HANSEN
WINSTON CHURCHILL	STEYTLER
JOHANNA BERENDINA MARIA	DE SWART
PATRICK ERNEST	SCHMIDT
GILLIAN	BELLENGERE
LOTTE EMMIE	DRIEMEYER
BOYI EDWARD	MIYA
SUSAN HILARY	BATTISON
THOKO BERTINA	MTSHALI
MZAYIFANI	SIBISI
BAREND DANIEL	FERREIRA
ZOHRABEEBEE	NABEE
ESLINA	THWALA
ROBIN ERNEST ANTHONY	FOLKER
MIRIAM	PODOLSKY
BEKUYISE ATKINSON	MSOMI
PETER DAVID	BEARDSALL
PEGGY MAY	DU PLESSIS
NORA IRMA	WORTMANN
MOOSA	DESAI
LYNETTE	HOUSTON
JUDITH DEANE	LOWRY
VERONICA KATHE	SURENDORFF
MKAYA ISHMAEL	SOSIBO
THEMBENI BEAUTY	NTULI
AKILCHAND	BHAGWANDEEN
ELISABETH LAUREINE	PARKER
ILSE MARGARETHA	HARMS
MARGARETHA BRENDA	VAN HEMERT
NKULUZA ELLIOT	HADEBE
JAMES WILLIAM	STEWART
LILIAN	VAN ROOYEN
KATHLEEN ELIZABETH	DREW
VELA TITUS	MKHIZE
FRANCES	THACKER
PETER VIDAR	LARSEN

O A D A LL LA NUNIA	IOABLO
SARAH JANINA	CARLO
MOHANEE	BHAGWANDEEN
THANDI ELIZABETH	MEYIWA
ODETTE LOUISE	DORKIN
ALISON MARY	CARTER
LESLEY ANN	VENTER
TWANA FRIDA	MADUNA
ANNALISA	COPPOLA
SHILLA	SINGH
THABISILE HELEN	KHANYEZI
ZENZELE MFUNDO	DUBE
MUZIKAWUBANGWA ELPHAS	MADONDO
FANAKAZI MZUNGEZWA	KHANYILE
HARWYN AYLIFF	JAMES
GRAHAM STAFFORD	HOPE
NOLA JOY LE	ROUX
CAROL ANNE LLEWELLYN	CECH
HAZARA	DESAI
NTO CATHERINE	NTOMBELA
LORRAINE	STEYN
ALINA MAMA	MAHLABA
SIBUSISO NICHOLAS	SITHOLE
IAN	CARDY
THOKOZILE ETHEL	XALA
ROBERT ALICK	DUNN
EVAN ALROY	BROWN
ROBERT	SHABALALA
LUKAS TEBOHO	MAHLABA
SIGIDI SHEKUMUZI	ZONDI
HENRIETTE JACOMINA	CARDY
ELIZABETH MERWEDE	071112
KATHERINE ADELAIDE	ROBINSON
LINDA RUDOLPH	MNCWABE
BRUCE ARTHUR	BULLOCK
JOHANNES ADOLPH	DE WAAL
MELANIE-ANN	BROOKES
RADASH	ANANDLAL
KAREL KONRAD	GRUNSCHLOSS
HELENE	VAN ECK
ZOHRA BIBI	DESAI
WAYNE JONATHAN	PIETERSE
PAOLA ANNA	VEROLINI
GADIZITHA	ZULU
STEPHANIE	BISHOP
HEROLINA	VEENSTRA
HENNING JACOBUS	BOTHA
MJUKUJELA RICHARD	KHUMALO
SIPHO CYRIL	NGUBANE
BHEKUMUZI AMOS	SIBIYA
SOLINA CATHARINA MARIA	PECKETT
GILLIAN	DE BRUIN
PETER ANTONY	HALL
VEENA	BERLEIN
KINGSLEY FORBES	FORSYTH
ZOHRA ESSOP	VAHED

DUIL DETDOC	MDIII O
BHU PETROS	MPULO
KATHERINE JANE	STUCKENBERG
TOLO NZOZINI	MJWARA
DELANI ELLIOT	MADLALA
RAYMOND KEITH	HUMPHRIES
JUSTUS CHRISTIAAN	VAN DER MERWE
ZANETTE CHERIE	GOWER
CHERYNE JANE	SCOTT
INGRID	SHUTE
NGIQONDILE BUSISILE	LUSHOZI
CATHERINE MAVIS	VAN DER WATH
OLGA NONHLANHLA	MALINGA
SIBUSAPHI CHRISTOPHER	NGCOBO
FAKAZILE EUGINIAH	MAGUBANE
TREVOR ROWLAND	DAVIES
ISABEL NCONCO	NGCOBO
GYNAMBAL	KUMARASAMY
SITHEMBISO ANDREAS	SHABANGU
LESLE CAMILLA HALL	HALL
SHAUN	SRIPERSAD
ZOFIA MARIA	COLLETT
NEIL WILSON	SMITH
DARRAN THOMAS	MORGAN
SWALEH	AHMED
JENNY LOUISE	VERMAAK
NOMUSA GERTRUDE	DLAMINI
NOMUSA GETRUDE	DLAMINI
JANE BUSISIWE	SHABALALA
PETA LYNN	KRIGE
KAREN BETH	BALLANTYNE
NKOSINATHI ANDRIES	MTHEMBU
JOHN BRUCE	PAXTON
THEMBISILE GLADYS FIZANI	MPULO
DOUGLAS GORDON	GIBBS
WISEMEN MALIBONGWE	MAKHAYE
EMMANUEL	MHLONGO
SHIRLEY	LANGLEY
NTOMBIFUTHI SYLVIA	NDHLOVU
ZODWA GLADYS	ZONDI
ALLISON JANE	ROSE
WILHELM ANDRIES	KLEYN
CARIN	
	GOODWIN
DAVID JOHN DENHOLM	NICHOLSON
NCAMISILE	MCHUNO
NOMUSA GLORIA	THUSINI
GAYTHREE	SEWRAJ
THEMBI	MADONDO
SARAH VICTORIA	JONSSON
MICHAEL BARRY	CORFE
NONKULULEKO AQUINETH	NGCOBO
GREGORY NIGEL	BOWDEN
MTHUTHUZELI CHRISTOPHER	MTOLO
BETH SUSAN	SHAW
GRANT RONALD	BULLOCK

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JEAN DRUMMOND	WILLIAMSON
PHILIPPA ANN	MCCOSH
IAIN GERARD	BROMAGE
KHANYISANI BRAVEMAN	MTHEMBU
PRAMASH	SEWRAJ
LINDIWE PRUDENCE	NGUBANE
SBONGUMUSA LINDUMBUSO	KHUZWAYO
BONGANE CEDRICK	NYATHI
BONGEKILE MILDRED	LANGA
THEMBISILE FLORENCE	GUMEDE
THEMBELIHLE FAITH	MPULO
CRAIG NIGEL	PINNELL
NOBUHLE	MTETWA
NOMATHEMBA CONSTANCE	BUSANE
SIKHUMBUZO SIPHAMANDLA	NGEMA
BONGANI MBONGISENI	TSHABA
OUPA MANDLA	RADEBE
LISA	BOOYSE
BONENI YOLISWA	MKHWANAZI
HLONIPHILE ZANELE	MYENI
BOTSOTSO SIBUSISO EMMANUEL	MAHLABA
BOTOOTOO OIBOOTOO EIVIIVII IITOEE	
FERGUS JAMES	BUCHAN
KATHERINE CLAIRE ANNE	HECHTER
KHUMBULANI NELSON	
	NGCOBO
ISHALL	SING
WILLIAM PATRICK LE	CORDEUR
RICHARD DOUGLAS EDWARD	HADFIELD
ONDELA THANDILE	SOLONTSI
KIRSTEN SHERILLEE	MCLEAN
ASHLEIGH JOY	BUCHAN
ERICH GERHARD	MEYER
REECE RONALD	CHANNING
RUDOLF LEON	KOCH
HILTON HECTOR NIGEL	ALLAN
005015	
SOEGNE	MINNIE
NONHLANHLA	MINNIE LUNJANI
	LUNJANI
NONHLANHLA BARBARA CATHARINE	LUNJANI SEELE
NONHLANHLA BARBARA CATHARINE JONATHAN	LUNJANI SEELE THURTELL
NONHLANHLA BARBARA CATHARINE JONATHAN GARETH ALAN	LUNJANI SEELE THURTELL BORCHARDT
NONHLANHLA BARBARA CATHARINE JONATHAN GARETH ALAN CHRISTOPHER HENDRIK	LUNJANI SEELE THURTELL BORCHARDT KRITZINGER
NONHLANHLA BARBARA CATHARINE JONATHAN GARETH ALAN CHRISTOPHER HENDRIK FAYYAAZ	LUNJANI SEELE THURTELL BORCHARDT KRITZINGER MOOSA
NONHLANHLA BARBARA CATHARINE JONATHAN GARETH ALAN CHRISTOPHER HENDRIK FAYYAAZ TAMRYN MARIA	LUNJANI SEELE THURTELL BORCHARDT KRITZINGER MOOSA BARENDSE
NONHLANHLA BARBARA CATHARINE JONATHAN GARETH ALAN CHRISTOPHER HENDRIK FAYYAAZ TAMRYN MARIA SIBAHLE THOBILE	LUNJANI SEELE THURTELL BORCHARDT KRITZINGER MOOSA BARENDSE GOGE
NONHLANHLA BARBARA CATHARINE JONATHAN GARETH ALAN CHRISTOPHER HENDRIK FAYYAAZ TAMRYN MARIA SIBAHLE THOBILE ZITHULELE EDWIN	LUNJANI SEELE THURTELL BORCHARDT KRITZINGER MOOSA BARENDSE GOGE NHLANGULELA
NONHLANHLA BARBARA CATHARINE JONATHAN GARETH ALAN CHRISTOPHER HENDRIK FAYYAAZ TAMRYN MARIA SIBAHLE THOBILE ZITHULELE EDWIN NKOSINATHI EMMANUEL	LUNJANI SEELE THURTELL BORCHARDT KRITZINGER MOOSA BARENDSE GOGE NHLANGULELA ZUMA
NONHLANHLA BARBARA CATHARINE JONATHAN GARETH ALAN CHRISTOPHER HENDRIK FAYYAAZ TAMRYN MARIA SIBAHLE THOBILE ZITHULELE EDWIN NKOSINATHI EMMANUEL LONDA DANIEL HORATIUS	LUNJANI SEELE THURTELL BORCHARDT KRITZINGER MOOSA BARENDSE GOGE NHLANGULELA ZUMA BUTHELEZI
NONHLANHLA BARBARA CATHARINE JONATHAN GARETH ALAN CHRISTOPHER HENDRIK FAYYAAZ TAMRYN MARIA SIBAHLE THOBILE ZITHULELE EDWIN NKOSINATHI EMMANUEL LONDA DANIEL HORATIUS ZINHLE BLOSSOM	LUNJANI SEELE THURTELL BORCHARDT KRITZINGER MOOSA BARENDSE GOGE NHLANGULELA ZUMA BUTHELEZI MULLER
NONHLANHLA BARBARA CATHARINE JONATHAN GARETH ALAN CHRISTOPHER HENDRIK FAYYAAZ TAMRYN MARIA SIBAHLE THOBILE ZITHULELE EDWIN NKOSINATHI EMMANUEL LONDA DANIEL HORATIUS ZINHLE BLOSSOM RHISTA	LUNJANI SEELE THURTELL BORCHARDT KRITZINGER MOOSA BARENDSE GOGE NHLANGULELA ZUMA BUTHELEZI MULLER SINGH
NONHLANHLA BARBARA CATHARINE JONATHAN GARETH ALAN CHRISTOPHER HENDRIK FAYYAAZ TAMRYN MARIA SIBAHLE THOBILE ZITHULELE EDWIN NKOSINATHI EMMANUEL LONDA DANIEL HORATIUS ZINHLE BLOSSOM	LUNJANI SEELE THURTELL BORCHARDT KRITZINGER MOOSA BARENDSE GOGE NHLANGULELA ZUMA BUTHELEZI MULLER
NONHLANHLA BARBARA CATHARINE JONATHAN GARETH ALAN CHRISTOPHER HENDRIK FAYYAAZ TAMRYN MARIA SIBAHLE THOBILE ZITHULELE EDWIN NKOSINATHI EMMANUEL LONDA DANIEL HORATIUS ZINHLE BLOSSOM RHISTA	LUNJANI SEELE THURTELL BORCHARDT KRITZINGER MOOSA BARENDSE GOGE NHLANGULELA ZUMA BUTHELEZI MULLER SINGH
NONHLANHLA BARBARA CATHARINE JONATHAN GARETH ALAN CHRISTOPHER HENDRIK FAYYAAZ TAMRYN MARIA SIBAHLE THOBILE ZITHULELE EDWIN NKOSINATHI EMMANUEL LONDA DANIEL HORATIUS ZINHLE BLOSSOM RHISTA ABDUL HAQ	LUNJANI SEELE THURTELL BORCHARDT KRITZINGER MOOSA BARENDSE GOGE NHLANGULELA ZUMA BUTHELEZI MULLER SINGH SHAIK
NONHLANHLA BARBARA CATHARINE JONATHAN GARETH ALAN CHRISTOPHER HENDRIK FAYYAAZ TAMRYN MARIA SIBAHLE THOBILE ZITHULELE EDWIN NKOSINATHI EMMANUEL LONDA DANIEL HORATIUS ZINHLE BLOSSOM RHISTA ABDUL HAQ PRUDENCE LOUISE	LUNJANI SEELE THURTELL BORCHARDT KRITZINGER MOOSA BARENDSE GOGE NHLANGULELA ZUMA BUTHELEZI MULLER SINGH SHAIK MCKENZIE
NONHLANHLA BARBARA CATHARINE JONATHAN GARETH ALAN CHRISTOPHER HENDRIK FAYYAAZ TAMRYN MARIA SIBAHLE THOBILE ZITHULELE EDWIN NKOSINATHI EMMANUEL LONDA DANIEL HORATIUS ZINHLE BLOSSOM RHISTA ABDUL HAQ PRUDENCE LOUISE NKOSINATHI BERINGTON LEE-ANNE JILL	LUNJANI SEELE THURTELL BORCHARDT KRITZINGER MOOSA BARENDSE GOGE NHLANGULELA ZUMA BUTHELEZI MULLER SINGH SHAIK MCKENZIE MCHUNU DORNING
NONHLANHLA BARBARA CATHARINE JONATHAN GARETH ALAN CHRISTOPHER HENDRIK FAYYAAZ TAMRYN MARIA SIBAHLE THOBILE ZITHULELE EDWIN NKOSINATHI EMMANUEL LONDA DANIEL HORATIUS ZINHLE BLOSSOM RHISTA ABDUL HAQ PRUDENCE LOUISE NKOSINATHI BERINGTON LEE-ANNE JILL DUMISANI EMMANUEL	LUNJANI SEELE THURTELL BORCHARDT KRITZINGER MOOSA BARENDSE GOGE NHLANGULELA ZUMA BUTHELEZI MULLER SINGH SHAIK MCKENZIE MCHUNU DORNING RADEBE
NONHLANHLA BARBARA CATHARINE JONATHAN GARETH ALAN CHRISTOPHER HENDRIK FAYYAAZ TAMRYN MARIA SIBAHLE THOBILE ZITHULELE EDWIN NKOSINATHI EMMANUEL LONDA DANIEL HORATIUS ZINHLE BLOSSOM RHISTA ABDUL HAQ PRUDENCE LOUISE NKOSINATHI BERINGTON LEE-ANNE JILL	LUNJANI SEELE THURTELL BORCHARDT KRITZINGER MOOSA BARENDSE GOGE NHLANGULELA ZUMA BUTHELEZI MULLER SINGH SHAIK MCKENZIE MCHUNU DORNING

DIOLIADD MICHAEL	
RICHARD MICHAEL	ALLAN
RANDALL WILLIAM GREGORY	KLEINHANS
RICHARD MICHAEL WILLIAM	SHUTE
JAMES ANGUS	ROBINSON
FIKISIWE PRINCESS	SITHOLE
JOLYON BRUCE	REEVE
SAMUKELISIWE	NGCOBO
ROSS BRYAN	O'DONOGHUE
HECTOR CAMPBELL	MCDONALD
STEPHANIE FRANCES	
	MCCOMB
CHERYL WENDY	SCHEUER
RICHARD GEOFFREY LECHMERE-	OERTEL
PATRICK JAMES	MCCORT
EDWARD LION-	CACHET
ROBERT EVELLYN	DOMLEO
FRANCINE VYVYAN	VERMAAK
NEVILLE DAVID	SCHAEFER
CLAUDE BRUCE	CATLETT
DIGBY JOHN WATTS	TROLLOPE
ERWIN CARL ALFRED	WORTMANN
IGNATIUS RODNEY	SEWELL
SHEELAGH CAROLYNN	ANTROBUS
HANSRAJ	HARRILALL
MARJORIE LYLE	MCMILLAN
JACOBUS ALWYN	VAN WYK
CHRISTOPHER	STORAH
LUCILLE EUNICE	HIRSCH
JOHN CUNLIFFE BROOKE-	LEGGATT
BASHIRUDDIN RAHMAN	ABBAS
CHRISTOPHER RICHARD	LEE
ROBIN DENNIS	COOK
LARA IRIS	WATT
NOEL PETER	LECORDIER
BRUCE WILLIAM	DIXON
RODNEY LESLIE	MOSS
TERENCE CHRISTOPHER HARRY	O'FLAHERTY
ANNA CHRISTINA	CAMPBELL
STUART ROSS	CRAWFORD
RUKSHANA	MOOSA
ABDOOL	KHALIK
GRAEME JONATHAN	HARMS
VEENA	DESEBROOK
THOBILE PRECIOUS	MBATHA
JUNE-ROSE BUYISIWE	ZUMA
ROBIN NEWTON	STEPHENSON
ALAN ROBERT	STEPHENSON
SETH THULANI	SHABALALA
ANDRE	KRIEL
EDWARD CYRIL JOHN	POPE
JESSICA MARGARET TER	WOLBEEK
ALLAN ERWIN	SPENCER
GRAEME LEE	HOLMES

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MARK SOMERVILLE	MACASKILL
NORMAN DONALD MITCHELL-	INNES
KAHMANI	GOUNDEN
THEMBINKOSI ZITHA	GOGE
JABULANI ABEDNEGO	VILAKAZI
SAMANTHA	DAVIDSON
ANTON FRANCOIS	STIPCICH
ARTHUR JABULANI	MTHEMBU
MAMELLO MIRRIAM	MKIZE
SALLY RAE	MCCABE
LINDA	HUTCHISON
BRONWYN	LOVE
BELINDA HEIDI	CASWELL
SIBONGILE AGNES	MBANJWA
AMANDA	BOTHA
KAREN SIGURD ELSMORE-	CARY
LINDA ELLEN	BARLOW
XOLILE FUNDISIWE ALBRIGHT	ZIMU
MICHELLE SHARYN	COLLINS
DUDUZILE LORRAINE	BOEMAH
ALLEN EDWARD	BROWN
CHARLES NELSON ELLIOTT	YOUNG
PHYLLIS	DLAMINI
DONNA LISA	DIPPENAAR
DEBORAH ANNE	ALBRECHT
RICHARD JOHN	MYHILL
KOVILLEN	ABOO
CLAUDE CHARLES	VOLKER
KATHARINA TREDJEDINA	EMANUEL
SEAN BECKETT	HODGSON
HEATHER LEIGH	ODELL
WILHELMINA HANSINA JACOBA	BESTBIER
PETER JAMES	CLARKE
NATASHA	STRONG
AZEEM	CASSIM
ELISE	TROLLOPE
RODNEY ARTHUR	HOWE
LESLEY ANNE	PASCOE
RAKESH	ANANDLAL
THANDI CHRISTOBEL	HLUBI
PIETER CAREL LE	ROUX
ANNA-MARIA	HAVEMANN
JACQUELINE ANN	JORDAN
ADREAN JOHANNES	NEL
THEUNIS BENJAMIN	VAN ZYL
FREDERICK JOHN	
	DOWLING
MARGARET JOAN	PECKHAM
ZAHEDA	ISMAIL
THOMAS DENZIL GAUCH	BROWNE
BERNARD HERMANES	BESTER
EDMUND CHRISTO	DORFLING
CATHERINE MARGARET KANE-	BERMAN
COLIN PETER	TRUTER
HEINRICH REINHARD	BECKEDAHL

GRAHAM REGINALD LAWRENCE	CROOK
GRAHAW REGINALD LAWRENCE	CROOK
ROSHNIE MONICA	AHIR
PAUL WILLEM	GRIMSELL
JABULANI	SITHOLE
SIBUSISO GODFRED	MTSHALI
JACLYN ANN	PERRY
RESHMA	SEWRAJ
HAROLD AUGUST	GEVERS
SUSAN CATHERINE	LATEGAN
ZWELIEFFORT	XALA
CHRISTOPHER HAROLD	ADAMS
ANDREW JOHN	WORRALL
MERLE GERALDINE	CALVERT
HENRY BARRY	VARTY
GEORGE FREDERIC	NEFDT
CORNELIUS TOBIAS	VERMAAK
PIUS THAMSANQA	KHUMALO
KEVIN JOSEPH	CAMONS
BERNARD EDWIN	WARDEN
SIBONGILE JOYCE AGNES HLOBISILE MARGARET	MKHIZE PHILEMON
PETROS MANDLENKOSI	NGCOBO
NOLUTHANDO THOBEKA	NHLANGULELA
Richard	Nicholson
TASHIM	SINGH
HELEN PATRICIA	BOOYSEN
MARTIN ANDREW	MALTBY
JOHN HAMILTON	CONYNGHAM
FRANCOIS JACOBUS	SPIES
SIMON ANTHONY	ALLEN
LYNNE	JOURDAN
MYNA YVONNE DI	CARLOFELICE
ROSS CHARLES	LANGLEY
SEAN VICTOR	FOURIE
LYLE DAVID	WILSON
BRADLEY EVERARD	SEWELL
JENNY LYNN	GLAISTER
ANTHONY ARNOLD	KRAUSE
TRACY SARA	CRICHTON
WILLIAM RUDOLPH	EILERS
DIRK CORNELIS	WESSELS
NHLANHLA MAXWELL	SITHOLE
YOUNUS	DESAI
CASSANDRA CAROL	STREMMELAAR
DERICK	VAN DER MERWE
KARIN VIVIENNE	EVANS
MUTHUKRISHNA	UDAYAN
GUGU PRIMROSE	DLAMINI
NIRMALA	SINGH
BONGANI BEN MICHAEL	MTSHALI
NQUBEKO EUGENE JUSTICE	MDUBEKI
HAZEL MARGARET	HARTWIG
MARK LESLIE JOHNSEN	HALDANE
TERENCE PIERRE	CHAPLIN
MARK HOWARD	HAWKINS
	LIVAVIALINO

MARK DUDLEIGH	MCKENZIE
STEPHEN PETER	TREDOUX
SHIRLENE	WILSON
KEITH IAN	MILLUM
MICHEL MARK VILLET	BRADFORD
MARTIN PATRICK	DE SCALLY
LORRAINE DENISE	UPPINK
DAVID EDWARD	CLOUSTON
VALERIE MARY	ALLSOPP
QONDISA CECIL	NGWENYA
KHOBOSO JUNIOR	
ARMAND CHRISTOFFEL	DLOMO SWANEPOEL
ROY CHARLES	TREMEARNE
DANIEL JOHAN	OLIVIER
MARTIN VUYISILE	MVULANE
JEANETTE LOUISE	MAREE
PHILIP DAVY JOSEPH	SCOTT
FRANCIS MAGDELINE	SCHMIDT
PATRICIA	NORRIS
DIRK CORNELIUS	BADENHROST
THORESEN	NAICKER
RICHARD THOMAS	PARFITT
CORNELIUS PETRUS	CLAASSENS
ANDREW KARL	VENTER
NICHOLAS	CROOKS
JON STUART	MCCOSH
JAMES OLIVER	FULTON
GLENDA MAUREEN	TUCKELL
GLENDA MAUREEN ROSEMARIE ANNE	TUCKELL GIBSON
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN	TUCKELL GIBSON CAREY
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK	TUCKELL GIBSON CAREY VAN NIEKERK
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE MALCOLM JAMES	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES MILLAR
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE MALCOLM JAMES ANTONIE CHRISTOFFEL	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES MILLAR LOMBARD
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE MALCOLM JAMES ANTONIE CHRISTOFFEL RIAAN JOHANNES	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES MILLAR LOMBARD SAAYMAN
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE MALCOLM JAMES ANTONIE CHRISTOFFEL RIAAN JOHANNES TOMMY KENNY	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES MILLAR LOMBARD SAAYMAN VAN ROMBURGH
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE MALCOLM JAMES ANTONIE CHRISTOFFEL RIAAN JOHANNES TOMMY KENNY HELEN JOAN	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES MILLAR LOMBARD SAAYMAN VAN ROMBURGH PLANTINGA
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE MALCOLM JAMES ANTONIE CHRISTOFFEL RIAAN JOHANNES TOMMY KENNY HELEN JOAN RECIA CAREY	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES MILLAR LOMBARD SAAYMAN VAN ROMBURGH PLANTINGA PLUNKETT
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE MALCOLM JAMES ANTONIE CHRISTOFFEL RIAAN JOHANNES TOMMY KENNY HELEN JOAN RECIA CAREY PRAVITHA	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES MILLAR LOMBARD SAAYMAN VAN ROMBURGH PLANTINGA PLUNKETT RAMKELAWAN
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE MALCOLM JAMES ANTONIE CHRISTOFFEL RIAAN JOHANNES TOMMY KENNY HELEN JOAN RECIA CAREY PRAVITHA GILLIAN	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES MILLAR LOMBARD SAAYMAN VAN ROMBURGH PLANTINGA PLUNKETT RAMKELAWAN NEWMAN
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE MALCOLM JAMES ANTONIE CHRISTOFFEL RIAAN JOHANNES TOMMY KENNY HELEN JOAN RECIA CAREY PRAVITHA	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES MILLAR LOMBARD SAAYMAN VAN ROMBURGH PLANTINGA PLUNKETT RAMKELAWAN
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE MALCOLM JAMES ANTONIE CHRISTOFFEL RIAAN JOHANNES TOMMY KENNY HELEN JOAN RECIA CAREY PRAVITHA GILLIAN	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES MILLAR LOMBARD SAAYMAN VAN ROMBURGH PLANTINGA PLUNKETT RAMKELAWAN NEWMAN
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE MALCOLM JAMES ANTONIE CHRISTOFFEL RIAAN JOHANNES TOMMY KENNY HELEN JOAN RECIA CAREY PRAVITHA GILLIAN ZELDA	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES MILLAR LOMBARD SAAYMAN VAN ROMBURGH PLANTINGA PLUNKETT RAMKELAWAN NEWMAN SCHONKEN
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE MALCOLM JAMES ANTONIE CHRISTOFFEL RIAAN JOHANNES TOMMY KENNY HELEN JOAN RECIA CAREY PRAVITHA GILLIAN ZELDA BERNARD AVANT	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES MILLAR LOMBARD SAAYMAN VAN ROMBURGH PLANTINGA PLUNKETT RAMKELAWAN NEWMAN SCHONKEN SMITH
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE MALCOLM JAMES ANTONIE CHRISTOFFEL RIAAN JOHANNES TOMMY KENNY HELEN JOAN RECIA CAREY PRAVITHA GILLIAN ZELDA BERNARD AVANT INGRID CATHERINE	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES MILLAR LOMBARD SAAYMAN VAN ROMBURGH PLANTINGA PLUNKETT RAMKELAWAN NEWMAN SCHONKEN SMITH CAWOOD
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE MALCOLM JAMES ANTONIE CHRISTOFFEL RIAAN JOHANNES TOMMY KENNY HELEN JOAN RECIA CAREY PRAVITHA GILLIAN ZELDA BERNARD AVANT INGRID CATHERINE HANS MATTHYS	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES MILLAR LOMBARD SAAYMAN VAN ROMBURGH PLANTINGA PLUNKETT RAMKELAWAN NEWMAN SCHONKEN SMITH CAWOOD ANNANDALE
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE MALCOLM JAMES ANTONIE CHRISTOFFEL RIAAN JOHANNES TOMMY KENNY HELEN JOAN RECIA CAREY PRAVITHA GILLIAN ZELDA BERNARD AVANT INGRID CATHERINE HANS MATTHYS TIMOTHY JOHN	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES MILLAR LOMBARD SAAYMAN VAN ROMBURGH PLANTINGA PLUNKETT RAMKELAWAN NEWMAN SCHONKEN SMITH CAWOOD ANNANDALE MURRAY
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE MALCOLM JAMES ANTONIE CHRISTOFFEL RIAAN JOHANNES TOMMY KENNY HELEN JOAN RECIA CAREY PRAVITHA GILLIAN ZELDA BERNARD AVANT INGRID CATHERINE HANS MATTHYS TIMOTHY JOHN BARRY-JOHN MALCOLM JOHN	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES MILLAR LOMBARD SAAYMAN VAN ROMBURGH PLANTINGA PLUNKETT RAMKELAWAN NEWMAN SCHONKEN SMITH CAWOOD ANNANDALE MURRAY THOMPSON CHRISTIAN
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE MALCOLM JAMES ANTONIE CHRISTOFFEL RIAAN JOHANNES TOMMY KENNY HELEN JOAN RECIA CAREY PRAVITHA GILLIAN ZELDA BERNARD AVANT INGRID CATHERINE HANS MATTHYS TIMOTHY JOHN BARRY-JOHN MALCOLM JOHN LIANNA	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES MILLAR LOMBARD SAAYMAN VAN ROMBURGH PLANTINGA PLUNKETT RAMKELAWAN NEWMAN SCHONKEN SMITH CAWOOD ANNANDALE MURRAY THOMPSON CHRISTIAN GARDEN
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE MALCOLM JAMES ANTONIE CHRISTOFFEL RIAAN JOHANNES TOMMY KENNY HELEN JOAN RECIA CAREY PRAVITHA GILLIAN ZELDA BERNARD AVANT INGRID CATHERINE HANS MATTHYS TIMOTHY JOHN BARRY-JOHN MALCOLM JOHN LIANNA ZOLEKA THANDEKA ZAMA	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES MILLAR LOMBARD SAAYMAN VAN ROMBURGH PLANTINGA PLUNKETT RAMKELAWAN NEWMAN SCHONKEN SMITH CAWOOD ANNANDALE MURRAY THOMPSON CHRISTIAN GARDEN DLOTI
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE MALCOLM JAMES ANTONIE CHRISTOFFEL RIAAN JOHANNES TOMMY KENNY HELEN JOAN RECIA CAREY PRAVITHA GILLIAN ZELDA BERNARD AVANT INGRID CATHERINE HANS MATTHYS TIMOTHY JOHN BARRY-JOHN MALCOLM JOHN LIANNA ZOLEKA THANDEKA ZAMA BENJAMIN	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES MILLAR LOMBARD SAAYMAN VAN ROMBURGH PLANTINGA PLUNKETT RAMKELAWAN NEWMAN SCHONKEN SMITH CAWOOD ANNANDALE MURRAY THOMPSON CHRISTIAN GARDEN DLOTI TEMKIN
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE MALCOLM JAMES ANTONIE CHRISTOFFEL RIAAN JOHANNES TOMMY KENNY HELEN JOAN RECIA CAREY PRAVITHA GILLIAN ZELDA BERNARD AVANT INGRID CATHERINE HANS MATTHYS TIMOTHY JOHN BARRY-JOHN MALCOLM JOHN LIANNA ZOLEKA THANDEKA ZAMA BENJAMIN LANCE GAVIN	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES MILLAR LOMBARD SAAYMAN VAN ROMBURGH PLANTINGA PLUNKETT RAMKELAWAN NEWMAN SCHONKEN SMITH CAWOOD ANNANDALE MURRAY THOMPSON CHRISTIAN GARDEN DLOTI TEMKIN HOSKING
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE MALCOLM JAMES ANTONIE CHRISTOFFEL RIAAN JOHANNES TOMMY KENNY HELEN JOAN RECIA CAREY PRAVITHA GILLIAN ZELDA BERNARD AVANT INGRID CATHERINE HANS MATTHYS TIMOTHY JOHN BARRY-JOHN MALCOLM JOHN LIANNA ZOLEKA THANDEKA ZAMA BENJAMIN LANCE GAVIN CATHERINA WILHELMINA	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES MILLAR LOMBARD SAAYMAN VAN ROMBURGH PLANTINGA PLUNKETT RAMKELAWAN NEWMAN SCHONKEN SMITH CAWOOD ANNANDALE MURRAY THOMPSON CHRISTIAN GARDEN DLOTI TEMKIN HOSKING HALE
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE MALCOLM JAMES ANTONIE CHRISTOFFEL RIAAN JOHANNES TOMMY KENNY HELEN JOAN RECIA CAREY PRAVITHA GILLIAN ZELDA BERNARD AVANT INGRID CATHERINE HANS MATTHYS TIMOTHY JOHN BARRY-JOHN MALCOLM JOHN LIANNA ZOLEKA THANDEKA ZAMA BENJAMIN LANCE GAVIN CATHERINA WILHELMINA DENNIS	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES MILLAR LOMBARD SAAYMAN VAN ROMBURGH PLANTINGA PLUNKETT RAMKELAWAN NEWMAN SCHONKEN SMITH CAWOOD ANNANDALE MURRAY THOMPSON CHRISTIAN GARDEN DLOTI TEMKIN HOSKING HALE REDDY
GLENDA MAUREEN ROSEMARIE ANNE AUDREY MARY ANN HENDRIK LINDA JUNE MALCOLM JAMES ANTONIE CHRISTOFFEL RIAAN JOHANNES TOMMY KENNY HELEN JOAN RECIA CAREY PRAVITHA GILLIAN ZELDA BERNARD AVANT INGRID CATHERINE HANS MATTHYS TIMOTHY JOHN BARRY-JOHN MALCOLM JOHN LIANNA ZOLEKA THANDEKA ZAMA BENJAMIN LANCE GAVIN CATHERINA WILHELMINA	TUCKELL GIBSON CAREY VAN NIEKERK SHRIVES MILLAR LOMBARD SAAYMAN VAN ROMBURGH PLANTINGA PLUNKETT RAMKELAWAN NEWMAN SCHONKEN SMITH CAWOOD ANNANDALE MURRAY THOMPSON CHRISTIAN GARDEN DLOTI TEMKIN HOSKING HALE

PATRICK JAMES DENHOLM	NICHOLSON
MONA	MCDONALD
GORDON EDWARD	FURNISS
DAWN	DORNING
CARLOS FERENC PAULO	BOLDOGH
MARTINS	
NUNDKUMAR RAMOOTAR	LARKIN
ASGAR ALI DAWOOD	MAHOMED
MARGARET MARY	HAMILTON
MAPI PATRICK	MADONDO
WARREN RICHARD	HENFREY
KAREN ZAHN	VAN DER LEEUW
MAHENDRA	RAMHARAK
JULIANA ADRIANA	COMBRINK
CORNELIUS JACOBUS	VAN NIEKERK
ATHAMANAND	MAHARAJ
LUNGISANI WELCOME BRIAN	ALWAR
BRIAN WALTER MCCLUNG	BERLEIN
CORNELIUS JOHANNES	SCHUTTE
KIM	STEPHENS
EDUARD PIETER	POTGIETER
LYLE JOHN	PARKER
ROBERT WILLIAM JAMES	PARKER
WILLIAM CLIFFORD	
	WOODHOUSE
GREGORY ALEXANDER	CUMMING
VUSUMUZI JOHN	MDLALOSE
DAVIN CHRISTOPHER	HOUSTON
DISEBO CONSIGLIO	MOEPHULI
ZAMANDULO NOMUZI NOMFUNDO	
ZAMANDULO NOMUZI NOMFUNDO	MLOTSHWA
ZAMANDULO NOMUZI NOMFUNDO NOELENE AVRIL	MLOTSHWA MICHELL
ZAMANDULO NOMUZI NOMFUNDO NOELENE AVRIL HAZEL SIBONGILE	MLOTSHWA MICHELL ZUNGU
ZAMANDULO NOMUZI NOMFUNDO NOELENE AVRIL HAZEL SIBONGILE LYNN DIANA	MLOTSHWA MICHELL ZUNGU FLETCHER
ZAMANDULO NOMUZI NOMFUNDO NOELENE AVRIL HAZEL SIBONGILE LYNN DIANA JOHN SPENCER	MLOTSHWA MICHELL ZUNGU FLETCHER KIRBY
ZAMANDULO NOMUZI NOMFUNDO NOELENE AVRIL HAZEL SIBONGILE LYNN DIANA JOHN SPENCER PATRICIA JOAN	MLOTSHWA MICHELL ZUNGU FLETCHER KIRBY BRITS
ZAMANDULO NOMUZI NOMFUNDO NOELENE AVRIL HAZEL SIBONGILE LYNN DIANA JOHN SPENCER PATRICIA JOAN CHARLES VICTOR	MLOTSHWA MICHELL ZUNGU FLETCHER KIRBY BRITS BROTHERHOOD
ZAMANDULO NOMUZI NOMFUNDO NOELENE AVRIL HAZEL SIBONGILE LYNN DIANA JOHN SPENCER PATRICIA JOAN CHARLES VICTOR CHARLES PATRICK	MLOTSHWA MICHELL ZUNGU FLETCHER KIRBY BRITS
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ZAMANDULO NOMUZI NOMFUNDO NOELENE AVRIL HAZEL SIBONGILE LYNN DIANA JOHN SPENCER PATRICIA JOAN CHARLES VICTOR CHARLES PATRICK	MLOTSHWA MICHELL ZUNGU FLETCHER KIRBY BRITS BROTHERHOOD SCOTT
ZAMANDULO NOMUZI NOMFUNDO NOELENE AVRIL HAZEL SIBONGILE LYNN DIANA JOHN SPENCER PATRICIA JOAN CHARLES VICTOR CHARLES PATRICK IAN WILLIAM	MLOTSHWA MICHELL ZUNGU FLETCHER KIRBY BRITS BROTHERHOOD SCOTT CHAMBLER
ZAMANDULO NOMUZI NOMFUNDO NOELENE AVRIL HAZEL SIBONGILE LYNN DIANA JOHN SPENCER PATRICIA JOAN CHARLES VICTOR CHARLES PATRICK IAN WILLIAM LEON PIERRE	MLOTSHWA MICHELL ZUNGU FLETCHER KIRBY BRITS BROTHERHOOD SCOTT CHAMBLER HARTWIG
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ZAMANDULO NOMUZI NOMFUNDO NOELENE AVRIL HAZEL SIBONGILE LYNN DIANA JOHN SPENCER PATRICIA JOAN CHARLES VICTOR CHARLES PATRICK IAN WILLIAM LEON PIERRE WILLIAM ARTHUR HARDINGE WILSON NAVINTHKUMAR SEWCHANDER COLIN LESLIE ROSS PRESCOTT	MLOTSHWA MICHELL ZUNGU FLETCHER KIRBY BRITS BROTHERHOOD SCOTT CHAMBLER HARTWIG PELLEW MATHONSI RAMDHEEN BRITTON STUART
ZAMANDULO NOMUZI NOMFUNDO NOELENE AVRIL HAZEL SIBONGILE LYNN DIANA JOHN SPENCER PATRICIA JOAN CHARLES VICTOR CHARLES PATRICK IAN WILLIAM LEON PIERRE WILLIAM ARTHUR HARDINGE WILSON NAVINTHKUMAR SEWCHANDER COLIN LESLIE ROSS PRESCOTT SATISH SEWNARAIN	MLOTSHWA MICHELL ZUNGU FLETCHER KIRBY BRITS BROTHERHOOD SCOTT CHAMBLER HARTWIG PELLEW MATHONSI RAMDHEEN BRITTON STUART DASRATH
ZAMANDULO NOMUZI NOMFUNDO NOELENE AVRIL HAZEL SIBONGILE LYNN DIANA JOHN SPENCER PATRICIA JOAN CHARLES VICTOR CHARLES PATRICK IAN WILLIAM LEON PIERRE WILLIAM ARTHUR HARDINGE WILSON NAVINTHKUMAR SEWCHANDER COLIN LESLIE ROSS PRESCOTT SATISH SEWNARAIN BEVERLY DAWN	MLOTSHWA MICHELL ZUNGU FLETCHER KIRBY BRITS BROTHERHOOD SCOTT CHAMBLER HARTWIG PELLEW MATHONSI RAMDHEEN BRITTON STUART DASRATH HOURQUEBIE
ZAMANDULO NOMUZI NOMFUNDO NOELENE AVRIL HAZEL SIBONGILE LYNN DIANA JOHN SPENCER PATRICIA JOAN CHARLES VICTOR CHARLES PATRICK IAN WILLIAM LEON PIERRE WILLIAM ARTHUR HARDINGE WILSON NAVINTHKUMAR SEWCHANDER COLIN LESLIE ROSS PRESCOTT SATISH SEWNARAIN BEVERLY DAWN BERTIE ANDRE	MLOTSHWA MICHELL ZUNGU FLETCHER KIRBY BRITS BROTHERHOOD SCOTT CHAMBLER HARTWIG PELLEW MATHONSI RAMDHEEN BRITTON STUART DASRATH HOURQUEBIE LOMBARD
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ZAMANDULO NOMUZI NOMFUNDO NOELENE AVRIL HAZEL SIBONGILE LYNN DIANA JOHN SPENCER PATRICIA JOAN CHARLES VICTOR CHARLES PATRICK IAN WILLIAM LEON PIERRE WILLIAM ARTHUR HARDINGE WILSON NAVINTHKUMAR SEWCHANDER COLIN LESLIE ROSS PRESCOTT SATISH SEWNARAIN BEVERLY DAWN BERTIE ANDRE JOHANNES PETRUS ANTON MOTHIPARSADH	MLOTSHWA MICHELL ZUNGU FLETCHER KIRBY BRITS BROTHERHOOD SCOTT CHAMBLER HARTWIG PELLEW MATHONSI RAMDHEEN BRITTON STUART DASRATH HOURQUEBIE LOMBARD NEL SCHONKEN RAMDIN
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ZAMANDULO NOMUZI NOMFUNDO NOELENE AVRIL HAZEL SIBONGILE LYNN DIANA JOHN SPENCER PATRICIA JOAN CHARLES VICTOR CHARLES PATRICK IAN WILLIAM LEON PIERRE WILLIAM ARTHUR HARDINGE WILSON NAVINTHKUMAR SEWCHANDER COLIN LESLIE ROSS PRESCOTT SATISH SEWNARAIN BEVERLY DAWN BERTIE ANDRE JOHANNES PETRUS ANTON MOTHIPARSADH PE GARY MARK PETER	MLOTSHWA MICHELL ZUNGU FLETCHER KIRBY BRITS BROTHERHOOD SCOTT CHAMBLER HARTWIG PELLEW MATHONSI RAMDHEEN BRITTON STUART DASRATH HOURQUEBIE LOMBARD NEL SCHONKEN RAMDIN OO SCOTT ASHWORTH
ZAMANDULO NOMUZI NOMFUNDO NOELENE AVRIL HAZEL SIBONGILE LYNN DIANA JOHN SPENCER PATRICIA JOAN CHARLES VICTOR CHARLES PATRICK IAN WILLIAM LEON PIERRE WILLIAM ARTHUR HARDINGE WILSON NAVINTHKUMAR SEWCHANDER COLIN LESLIE ROSS PRESCOTT SATISH SEWNARAIN BEVERLY DAWN BERTIE ANDRE JOHANNES PETRUS ANTON MOTHIPARSADH PE GARY MARK	MLOTSHWA MICHELL ZUNGU FLETCHER KIRBY BRITS BROTHERHOOD SCOTT CHAMBLER HARTWIG PELLEW MATHONSI RAMDHEEN BRITTON STUART DASRATH HOURQUEBIE LOMBARD NEL SCHONKEN RAMDIN OO SCOTT

JACOBUS HARMES SMIT	DE KLERK
ROBERT CLAUDE WESTHORPE	POTTOW
SARAH PATRICIA	RICHARDS
PETER NOEL	GILLHAM
GUY	DANIELS
KEVIN JOHN	VINCENT
JOHAN	BORNMAN
CAITLIN ALICIA	LATHAM
GAVIN ALAN	WISDOM
ANNE ELIZABETH	WRIGHT
ALOMA	FLEET
THANDO PATIENCE	GWETU
TREVOR WILLIAM	GOWER
NTOKOZO GAMELIHLE	MAZIBUKO

Name	RegNumber	First Name	Surname
Olivier Familie Trust	348/2007	William Mark	Dales
		Sarel Petrus	Olivier
		Julia Liane	Olivier
Othandweni Family Trust	1323/2005	Dumisani Sipho Derrick	Shabalala
		Beatrice Otrina Ntombenhle	Shabalala
		Sipho Henry	Mthethwa
Paul Arnott Family Trust	527/07	Paul John Kennelly	Arnott
		Sheena Anne	Arnott
		Ivan Steven	Colenbrander
Peter Briscoe Family Trust	446/99	Peter Alan Elliott Drake	Briscoe
		Hildur Florence Chrstine	Briscoe
		Alan Guy	Briscoe
Postpruit Familie Trust	1976/2006	Johannes Petrus	Nel
		Cathryn	Nel
		Wessel Lourens	Wilken
		David Johannes Petrus	Scott
St Michaels Diocesan College, Balgowan	160/2004	Damien	Rautenbach

The Elpis Trust	1449/2004 Graham Paul Wydham		Jewitt
		Lynette Awar	Chivers
A & M Hirsch Family Trust	& M Hirsch Family Trust 871/85		Hirsch
		Margaret Grant	Hirsch
		Brian Edward Shelton	Agar
		Richard Albert	Hirsch
		Lucille Eunice	Hirsch
Alson Zulu Family Trust	861/02	Ungakhohlwa Alson	Zulu
		Bafikile Eunice	Zulu
Aveleda Trust 2539/1999		Hermanus Nicolaas Wessels	Busson
		Susan Mynie	Busson
		Willem Jacobus	Erasmus
Barnsley Farm Property	1344/2001	Peta	Barnsley
		Duncan Chorley	Taylor
		Robin Keir	Barnsley
		Kevin Mark	Barnsley
Bhejana Family Trust	161/00	Rodney Bruce	Hubbard
		Brendon Bruce	Hubbard
		Richard Zeal	Hubbard

Black Family Trust	ck Family Trust 1501/2006 Jonathan James An		lrew Black	
		Andrew Lance Stephen	Fowler	\dashv
		David Andrew Dauncey	Black	
Branxholme Trust	862/1999	Jacques Bruce	Lesur	
		Herbert Helmut	Schulz	
		Jean Margaret	Lesur	
Cantle Family Trust	3474/94	Robert Walter	Wichmann	
		Ronell Marie	Wichmann	
		Herbert Helmut	Schulz	
Caroline Gemmell Family Trust	999/01	Caroline	Gemmell	
		Brian Lambert	Kurz	295 F
		Joanna	Sparks	
Deutsche Schule Hermannsburg	2394/1992	Ingrid Elisabeth	Kohne	
		Udo Werner	Lutger	
		Deborah Leigh	Kohrs	
		Karsten	Muller	
		Alpha Cebolozakha	Zwane	
		Otto Wilhelm Carl	Ortmann	
		Manfred Edmund	Kuhn	
		Ruben Mark	Surendorff	

295 Pietermaritz

		Elizabeth	Rommelspacher
		Bernd Heino	Wellmann
		Gunther Eckhard	Meyer
Diepfontein Trust	671/2002	Rolf Herbert	Konigkramer
		Herbert Helmut	Schulz
		Lorrain	Konigkramer
Dodoci Land Trust	872/02	Mdungane	Hlongwa
		Kumzele Annanias	Ngqulunga
		Hlahleni David	Radebe
		Dlokwethu	Dladla
		Khombokwakhe	Hadebe
		Dince Bantu Jabulani	Nene
		Bhekuyise Thembinkosi	Mahlaba
		Isaac Zwelithini	Dladla
		Bhekukwenza Johannes	Dladla
		Bhekizitha Elias	Ngqulunga
		Khanyisile Elizabeth	Sithole
Doug Evans Family Trust	2770/97	Wynne	Smith

I		Emmanuel Do	Luiz
		Nasemento	Luiz
Earle Family Trust	2101/1999	Peter Linton	Earle
		Shivaun Jane Katherine	Earle
Emsi Community Land Trust		Mhlapheni	Myaka
		Jeffrey	Ngobese
		Jotham	Myaka
		Ntombi Lucy	Mbele
		Dlamandiakhe	Ngema
		Mhuhlwayisu	Dlada
		Khohlwayisu	
		Mpiyakhe	Ximba
Engadini Community Trust	1228/02	Joshua Mandla	Maduna
		Nhlanhla Ducan	Shange
		Ernest Obed Leonard Bongani	Ntuli
		Sithuli Leonard	Nxumalo
		Linda Penwell	Mabida
Enkomba Community Trust	1054/2008	Bangethule Qho	Mhlongo
		Sibongile Duduzile Getrude	Ngqulunga
		Khonzani Ntambala	Mkhize

		Bonani	Buthelezi
		Matutu	Ximba
Esebeni Family Trust	293/2007	Samual Khupuka	Mbatha
		Jabulani	Mbatha
		Dikli Herbert	Khumalo
		Mfundeleni Jotham	Mbatha
		Bongiwe Princess	Mthembu
		Alfrida Nkosingiphile	Mbembu
		Mamayi Margaret	Mashazi
Eshane Land Development	2880/97	Thembi Bertinah	Nene
		Joseph Fanarhe	Dladla
		Cashile	n/a
		Tryphina	Masikane
		Bhekumuzi Obed	Vilakazi
		Zibusele Vincent	Sithole
		Vincent	Zondi
		Qhelile Nomathemba	Mhlongo
		Moses Mzibeni	Mavundla
F W Ortman Trust	2804/93	Dieter Johannes	Ortmann
		Gerald Friedel	Ortmann

		Reinhard Erwin	Ortmann	
Fowler Farming Trust	157/2002	Liesel Corlett	Fowler	\dashv
		David John	Fowler	
		John Malcolm	Fowler	
		Michael Arthur	Blore	50 Moss Place
Freudential Trust	1481/2006	Carl Gunther	Gatmann	N A +
		Naomi Phyllis	Gatmann	
		Herbert Helmut	Schulz	
G L Freese Trust	7899/1993	Graeme Lloyd	Freese	
		Susan Delia	Freese	
		Lilian Mary	Freese	
G R T Trust	1952/1994	Gary Robin	Thompson	
		Pamela Anne	Thompson	
Gerhardus Greef Family Trust	1782/01	Gerhardus	Greef	
		Helena Susanna	Greef	
		Martin Eric	Wegerle	
Gordon Land Trust	401/02	Hilton Robert	Talbot	
		Rosemary Anne	Talbot	
Gravic Farm Trust	129/98	Graham Neville	Griffin	
		Victoria	Griffin	
		John	Douglas	

Greenkoppie Seele Trust	604/96	Albert Raymond	Seele
		Herbert Helmut	Schulz
H F T Trust	2174/1999	Olive Macy	Hill
		lan Adrien Edward	Hills
		Martin Basford	Hills
Hahaa Family Trust	2049/1999	Adam	Omar
		Shalima Bee Bee	Omar
		Nazeer	Omar
Hendrik Johannes Stephanus Davel Familie Trust	3496/1985	Mari Strauss	Davel
		Hendrik Johannes Stefanus	Davel
		Anna Johanna	Lens
		Gerrit Johannes	Duminy
Ingwe Community Trust	1020/2007	Hlalefuneka Jothan	Myaka
		Madlokovu Amos	Gumede
		Mzondeni Cornelius	Myaka
		Fisa	Mncube
		Phumelele	Myaka
		Mpiyakhe Michael	Shezi
		Msawenkosi	Ndlovu

		Mshiyeduze Samuel	Myaka
		Deliwe	Luswazi
Izigqoza Community Trust	1126/2006	Mathini	Ngcobo
		Mfanukona Hezerias	Zulu
		Menzi Vincent	Chiya
		Duduzile Angel	Tshaba
		Nonhlanhla Patience	Ngema
		Muzwezinsizwa Vasco	Linda
		Hlakaniphile Davamdsali	Mtshali
		Gudlundi	Vilakazi
		Phumlile Lindiwe Ellen	Mavundla
		Khipha Nicholas	Nzimande
		Nobuhle Eldah	Sithole
		Mpotaza Nicholas	Ngubane
		Phumula Zenzele	Mbatha
J C Fourie Family Trust	1030/00	Jan Cornelius	Fourie
		Kim Joy	Fourie
J.M.B. Harris Family Trust	471/99	John Morgan Bentley	Harries

		Morgan Carter	Harries
		Lloyd John	Harries
J N McKenzie Property Trust	2879/89	Stuart John	McKenzie
		Lance Gavin	Hosking
		Sandra Jean	McKenzie
Jannie Potgieter Trust	330/98	Cornelius John	Potgieter
		Allette Francina	Potgieter
		Willem Jacobus	Erasmus
		Cornelius Stephanus	Potgieter
		Cornelius Jan	Potgieter
Jenni C Trust	430/2002	Clive Oswald	Fyvie
		Margaret Jenny	Fyvie
		Justin Hector	Fyvie
John & Joan Warren Family Trust	2548/98	John Anthony Reginald	Warren
		Grant Andrew	Warren
Karen Redinger Family Trust	1709/98	Verona Ida Regina	Redinger
		Karen Hans	Schroder
		Herbert Helmut	Schulz

		Victor Hans	Schroder
Kawngono Community Trust	344/2007	Mndeni Albert	Sangweni
		Millicent Bonakele	Yakei
		Sindisiwe Mildred	Yaka
		Khanyisile Norah	Mbatha
		Vusumuzi	Yaka
		Muzikawakelani Joseph	Mbuyisa
		Thamsungu Andelson	Ntombela
KCB Family Trust	1041/92	Robert Walter	Wichmann
		Ronell Marie	Wichmann
		Herbert Helmut	Schulz
Kensington Farm Trust	1060/97	Bruce Lonsdale	Taylor
		Heidi Gay	Taylor
		Andrew Edwin	Perks
Kildare Trust	1320/99	Gerrard Stafford	Torr
		Corinne Hellen	Torr
Little Forest	1243/01	Brett Keith	Peattie
		Glynnis Anne	Peattie
		Sanjay	Harrilall

Mbabane Community Land Trust	629/98	Lazella	Ndlovu
		Buhle	Buthelezi
			Mlambo
		Bangeni	Mbona
		Mabusi	Zakwe
		Bryisile	Basi
		Zamukwenza	Langa
McMahon Family Trust	312/2007	John Neil	McMahon
		Sandra Cicely	McKenzie
		Hilda Deirdre	Outram
		Alison Mavis	Engelbrecht
Mhlumba Community Land Trust	628/98	Madlwayizela	Ximba
		Shokwakhe	Mbhele
		Ngowini	Ntshaba
		Mariam Nombuso	Radebe
		Shinkshile	Zungu
		Ntombibomvu	Ngqulunga
		Philisiwe Rejoice	Mkwanyana
		Mashiyane	Ngobese
Mission Trust	714/2008	John	Jardine
		Penelope Kate	Jardine
		Carlos	Pereira
		Sally Jean	Pereira
Mj Weeden Family Trust	611/1996	Michael John	Weeden
		Richard Lewis	Evans

		David Roderick	McAllister
		Lisa Anne	McAllister
Mooizicht Trust	614/2008	Johan Christof	Scheuer
		Carol Lee	Scheuer
		Ivan Steven	Colenbrander
Motbros Family Trust	8074/94	Mohomed Iqbal	Mota
		Ismail	Mota
		Moosa	Mota
Mtugela Trust	1283/98	Michael Greig	Forsyth
		Michael Glen	Wolhuter
		Anton Tweedie	Mitchell
Neil Woolridge Family Trust	2089/95	Neil Peter	Woolridge
		Andrew	Fuller
		Lance Neil	Woolridge
Nepro Family Trust	1974/1998	Anne Barry	Allsopp
		Valerie Mary	Allsopp
Nqwamgane Community Trust	1413/2007	Nkosiyenhliziyo Petros	Maphisa
		Magwadla Silwane	Mthethwa
		Zini Millicent	Maphisa
		Zibuyile Nester	Mbatha
		Majonjimpisi Simon	Mthethwa
		Mpendukelwe Minias	Maphisa
Ntingweni Investment 1	753/1996	Kate Colleen	Neubert
		Graham William	Neubert

		Nevetha	Maharaj
Ntingweni Trading	1752/1996	Kate Colleen	Neubert
		Graham William	Neubert
		Nevetha	Maharaj
Osgodsby Trust	964/1994	Mark Andrew	Misselhorn
		Craig Campbell	McKenzie
		Campbell Ashborn	McKenzie
		Garth Malcolm	Crower-Jackson
		Margaret Ashleigh	McKenzie
Phoenix Trust	6132/1990	Anthony Paul Gordon	Gibbs
		Robyn Elsie	Gibbs
		Quentin Richard	Dobeyn

Name	RegNumber	First Name	Surname
A M ENGLISH FAMILY TRUST	853/2010	Anthony Michael	English
		Thella Rae	English
		Clive Anthony	Wills
		Guy James	English
ALCOCK FAMILY TRUST	901/1999	Patricia Joy	Alcock
		Allan David	Alcock
		Bridget Joy	Alcock
AMANGUNI COMMUNITY	1202/2008	Khulekani Petros	Ngcobo
PROPERTY TRUST		Mendy Thobile	Mchunu
		Vusimuzi Ephraim	Mchunu
		Xolani Simon	Mkhize
		Guqu Joseph	Mchunu
		Cynthia Sindi	Mchunu
		Audrey Sthembiso	Mchunu
AP BRONNER FAMILY TRUST	7340/93	John William	Bronner
		Kevin Hilton	Culverwell
		Carlene Mae	Bronner
ASHMOLE FAMILY TRUST	971/97	Sarah Anne	Pitout
		Keith Allan	Pitout
		Robin Eric	Easton-Berry

AVERI FAMILY TRUST	2232/97	Harrilall	Sonkota	
		Shakuntala	Sonkota	
BAMBANANI MACHUNU COMMUNITY PROPERTY	922/02	Ncamisile Gloria	Mnqondo	
		Ngangendlovu Elijah	Mchunu	1
		Mswawenkosi Alan	Madondo	-
		Ndabuzabantu	Ntshaba	1
		Msikazeni	Chonco	1
		Manquma	Mchunu	-
		Nkosini	Mweli	
		Mfiselwa	Mchunu	
		Zibuhile	Mkize	
		Mzayifani	Sithole	1
		Budluza	Chonco	
		Lucia Mathombi	Mkhize	
		Sideleli	Mmasoka	7
BEKET FAMILY TRUST	1314/201	Joseph Gys Mark	Beket	7
		Nicolette Stacy	Beket	6 Shilley Road Glenwood
BLOEMHOF FARM TRUST	2364/1998	Frances Robin Denoon	Adendorf	J.C.I.WOOU
		Ken Cornelius	Adendorff	

		Willem Wouter	Fourie	
BLUE HORIZON TRADING TURST	502/2013	Mohamed Aslam	Suleman	
		Abdool Kader	Suleman	
BRENDON CROOKES TRUST	310/2011	Brendon Paul	Crookes	
		John Laurence	Crookes	
		Arthur Patrick Austen	Smith	
		Arthur Alexander	Luiz	
BUCKAN FARM TRUST	1022/2008	Yvone Vuyisile	Mncwabe	
		Sibongile Elste	Mkhize	
		Duduzile Goodness	Mncwabe	
		Thisha Phillip	Mkhize	
		Menzi	Mncwabe	
		Kwazikwakhe Wish	Mkhize	
CALADDI TRUST	1352/2012	Wayne Garth	Hill	
		Nova May	Challinor	39 Riverhorse
CLOUSTON TRUST	1103/2010	David Edward	Clouston	
		Shelagh Jeanne	Clouston	
		Ivan Steven	Colenbrander	
COTTONWOOD FAMILY TRUST	5550/1994	Trevor Wiiloughby	Lewis	
		Valinda Ruth	Coulthard	

9 Riverhorse Road iverhorse

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		Karen Ann	Low
		Clive Neil	Coulthard
CRAIG SCHIEVER FAMILY TRUST	815/1997	Craig Bruce	Schiever
		Joan Alison Mary	Schiever
		Ivan Steven	Colenbrander
DESCOINS THRASH TRUST	000034/2014	Roland Norman	Parker
		Simone Elise	Descoins
		David Alexander	Thrash
EFG MEYER FAMILY TRUST	3207/1996	Eckart Friedrich George	Meyer
		Gunther Eckhard	Meyer
		Keith Harold James	Barrow
EKUCASHENI FARM LAND TRUST	27/2009	Sifiso Peter	Ndimande
		Dlalisile	Madondo
		Mphumuzeni Shoes	Ndemande
		Sibonisile Ladyfair	Khumalo
		Makhosonke Goodwill	Hlatshwayo
		Nomawasha	Xaba
		Oscar	Khumalo

ELAND VALLEY TRUST	238/1999	Willem Wouter	Fourie
		Peter frank	Wolhuter
		Terence Michael	Wolhuter
		Geoffrey Mark	Wolhuter
EMBO TABLE MOUNTAIN COMMUNAL PROPERTY TRUST	1553/2008	Themba	Mkhize
		Zithulele Hamilton Shayingwe	Mkhize
		Thembisile Pearlsen	Maphumulo
		Thembinkosi Alfred	Ngcobo
		Aurelia Dominica	Mkhize
		Zwelake	Ndlovu
		Thandokuhle Reuben	Mhlongo
ERIC'S LEWIS FAMILY TRUST	5548/1994	Trevor Willoughby	Lewis
		Eric Tom	Lewis
		Karen Ann	Hepburn
EVANGRASS TRUST	1200/2009	Wynne	Smith
		Emanuel Do Nascimento	Luiz
I	I		

		Marc Andrew	Smith
Fairdale Trust	1634/189	Martin Batsford	Hill
		Lawrence Andrew	Hill
		lan Adrian Edward	Hill
		Willem Wouter	Fourie
FALLCROMB TRUST	1920/2011	Brendon Paul	Crookes
		Duncan Graeme	Stead
		Assah	Mbatha
FRIEDENTHAL	761/98	Maximillian Emile Friedenthal	Brits
		Miranda Mary Sarah	Train
		Herbert Helmut	Schulz
ASIHLANGANE COMMUNAL	400/2009	Sibongile Ettie	Nkosi
PROPERTY TRUST		Simon Sipho	Langa
		Sindisiwe Maureen	Langa
		Sibusiso Samson	Magwaza
		Yekebona Samuel	Langa
		Mbuyiseni Vincent	Yaka
		Vaniza George	Langa
		Bekizenzo Alford	Langa
		Richard Muntugan	Zungu
		Mgilikidi Sibusiso	Goqo
		Mbhekeni Ephriam	Nene
		Dumazile Eunice	Buthelezi

		Goodness Zibonakalisile	Mavundla
		Langwane Bekuyise	Khanyile
		Ntaba Doris	Nene
GARGAN'S WOOD TRUST	993/2012	Bruce Michael	Gargan
		Andrew Bruce Leman	Scott
		Elizabeth Ruth	Woodhead
GLYNNELE TRUST	1141/2009	Michele Mary	Bodley
		Glynn Hugh Martin	Bodley
		Grant Martin	Bodley
GOBLE FAMILY TRUST	508/1997	Peter Everard	Goble
		Willem Wouter	Fourie
		Michael Arthur	Blore
		Carol Ann	Goble
GRAEME HORNBY FAMILY TRUST	1394/2008	Graeme Clive Michael	Hornby
		Brian	Dickinson
GREEN FARM LAND	1242/2008	Mzwandile Patrick	Ndebele
		Makhehla Samson	Nkosi
		Falakhe Stephan	Nyembe
		Busisiwe Eslinah	Mzinyane
		Thandi Generose	Ntombela

GT FAMILY TRUST	2631/1997	Gerhard Theodor	Oellermann	
		Monica Marta	Oellermann	
		Herbert Helmut	Schulz	
H C Hillermann Family Trust	6823/1987	Lucie Ida Louise	Oellermann	
		Gerhard Rudolf	Meyer	
HARD ASSET	635/1997	Locke Hugh	Purdon	
		Sonja	Purdon	
		Robert Murray	Evans	
HEBRON HAVEN TRUST	1721/1996	Rudolf Michael	Pollarager	
		Robert Karl	Pollabauer	
		Kevin Hilton	Culverwell	
HIGHBURY TRUST	5603/1985	Eric lan	Jarvie	
		Graeme lan	Jarvie	
		Anton Tweedie	Mitchell	
HLANGWINI TRUST FUND	2311/00	Ndluyamandla	Tshapa	
		Nkashela	Ndawonde	
HOUSTON EARTHMOVING TRUST	365/01	Beverly Jane	Houston	
		Duncan Alan	Houston	
I	l			

		Michael Arthur	Blore	
INKULULEKO FARM TRUST	1031/2007	Sthembile Thoms	Buthelezi	1
		Barman Patrick	Buthelezi	1
		Michael Mzwensizwa	Funeka	1
		Siyabonga Addison	Ziqubu	1
		Thobeka Venecia	Mdlevu	1
		Samson Bonginkosi	Simamane	
		Makhi Mark	Mdlevu	
JAN FOURIE TRUST	231/1997	Jan	Fourie	
		Hester Jacomina	Fourie	
		Carl Wilhelm	Arndt	
		Susara Catherina	Fourie	
JOHN PATRICK KIDGER FAMILY TRUST	341/2011	John Patrick	Kidger	
		Arthur Patrick Austen	Smith	
		Jacques Pieter	Theron	1
K DHAVARAJ FAMILY TRUST	329/97	Kesaven	Dhavaraj	1
		Gonasagri	Dhavaraj	366 Lon Pieterm

366 Longmarket Street
Pietermaritzburg

	Sivananda Viswanatha	Chetty
1352/93	Clive Evelyn	Leathern
	William Anthony	Christopher
2165/95	Willem Jacobus	Erasmus
	Laura	Wessels
	Dirk Cornelis	Wessels
2283/96	Toliwe Tulepete	Myaka
	Jugwana	Makhaya
	Thembisile Alvina	Myaka
1584/1997	Carien	Labuschagne
	Jan Andries	Labuschagne
	Aletta Magdalena Sussan Adriana	Labuschagne
264/2007	Lee-Ann	Vickers
	Christopher Stanley	Vickers
	Ivan Steven	Colenbrander
945/1995	Harold	Levin
	Logan Mark	Surgeson
	Cheryl Maud	Surgeson
	2165/95 2283/96 1584/1997	Clive Evelyn William Anthony 2165/95 Willem Jacobus Laura Dirk Cornelis 2283/96 Toliwe Tulepete Jugwana Thembisile Alvina 1584/1997 Carien Jan Andries Aletta Magdalena Sussan Adriana Lee-Ann Christopher Stanley Ivan Steven 945/1995 Harold Logan Mark

AAA IOLA FAAAUN TRUIST	44/2040	la at	la a · · ·	1
MAJOLA FAMILY TRUST	44/2010	Mbongeni Leon	Majola	
		Mboyiselwa	Majola	
		Sikhumbuzo Rajal	Majola	
MCHOBOLOLO COMMUNAL	714/2011	Nhlanhleni William	Dlamini	
PROPERTY TRUST		Malenhle Reuben	Dlamini	
		Hawukile Thandeka	Dlamini	
		Mzomuhle Vituse	Dlamini	
		Zwelihle Samson	Dlamini	
MIKE WOODBURN FAMILY TRUST	876/2010	Michael Robert	Woodburn	
		Brian Christopher	Hawcock	
		Martin van	Huyssteen	
Misty Mornings Trust	3329/96	Antoine Philipp Sydney	Frederic	
		Steven Anthony	Frederic	1 Belfast Road Boyhead Road
		Trevor Rupert	Howard	
MORTONS HILL FAMILY TRUST	2048/96	Alan Guy	Solomon	
		James Bernard Austen	Smith	
		Patricia Anne	Solomon	
		Duncan Chorley	Taylor	
MOTANE COMMUNAL PROPERTY TRUST	670/2013	Joseph Bongani	Mnculwane	

		Nkosinathis	Mvelase	
		Mboniseni	Shezi	
		Mseli Emily	Ndlovu	
		Nhlanhla Timothy	Mnculwane	
		Fisiwe Bonangaphi	Mungwe	
		Ephraim	Mayisela	
		Khangezile Esther	Shange	
		Sandile	Mbatha	
		Bongani Petros	Masango	
		Sindisiwe Lina	Mungwe	
		Zenzele Marco	Mvelase	
		Fly Irvin	Njoko	
MPHEPHWE TRUST	9483/93	Sylvia Cecily	Gold	22 Winston Road
		Frederick John Dunell	Handman	
		Edmund Langton	Brown	
NAMARUKA TRUST	2003/1999	Anita Leni	Hohls	
		Edsel	Hohls	
		Rudi Edsel	Hohls	
		Peter Dennis	Bunge	

NHLAWE COMMUNITY LAND	2068/1997	Bizwephi Cynthia Sithole		
TRUST		Maphiwa	Dladla	
		Kwenzakwakhe Alpheus	Vilakazi	
		Zinhle Mathuli	Ngubane	
		Bonguyise Aaron	Mbhele	
		Zamokuhle Patrick	Thusi	
		Message Sendo	Dladla	
		Thandazile	Mbatha	
		Thembinkosi	Mvelase	
OPHATHE COMMUNAL 10 PROPERTY TRUST	1682/99	Thulani G	Sosiba	
		Linda E	Manyoni	
		Nkosiyami	Dladla	
		Sibusiso F	Madlala	
		Sdudla D	Sosiba	
P & C SMIT FAMILY TRUST	1864/2011	Paul	Smit	
		Carol Yvonne	Smit	
		Nigel Ion Mordecai-	Jones	
ROB ACUTT	1345/2010	Robert Barrington	Acutt	
		Beverley Garnet	Williams	
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		Margaret Mary	McCullough	23 Wembley Terrace Wembley
ROOSBOOM COMMUNITY LAND TRUST	1063/2008	Mandlakayise Grezwell	Mchunu	
		Shaka Khehleni	Magwaza	
		Khulelaphi Betty	Mdladla	
		Phumelele Ntombenhle	Radebe	
		Raymond Bonginkosi	Mchunu	
S A GREEN TRUST	684/2013	Sean Anthony	Green	
		Michael Dennis	Fraser	
		William Douglas	Howie	
SAVOL TRUST	157/2009	Andrew Mark	Voigts	
		Sonja Christa	Voigts	
		Ivan Steven	Colenbrander	
SILWANENTUTHUKO LAND TRUST	1440/2008	Xolani Moses	Zungu	
		Zodwa	Tshemla	
		Zodwa Ivy	Khumalo	
		Moses Bhekizizwe	Ncambi	
		Philisiwe Margaret	Mamle	

		Frank Dennis	Mngomezulu
		Simon Sabelo	Dombele
SIYAPHUMULA LAND TRUST	1554/2008	Mphikele Michael	Dlamini
		Pretty Zinhle	Luthuli
		Mbuzeni	Dlamini
		Joyce Zandile	Dlamini
		Vusumuzi Remigius	Mngoma
		Purity Ntombifuthi	Mngoma
		Dumisani	Dlamini
SIZUZULU COMMUNITY TRUST	1504/2008	Thembitshe	Mdlalose
		Sibusiso Astena	Mlambo
		Langelihle Prudence	Sithole
		Bhekuyise Allison	Mlambo
		Sibonile Prudence	Mdlalose
Skara Brae Trust	1700/2011	Siobhan Kerry	Hopkins
		Alexander Daniel Brett	Hopkins
		Andrew Robert	Muir
STOCKDALE TRUST	1296/2011	Roy Charles	Tremearne
		lain Drew	McGhie

		Ivan Steven	Colenbrander	
TAMARIN TRUST	1687/2004	Marie Joseph Guy Alain	de Fleuriot de la Coliniere	6 Glendining Court La Lucia Ridge
		Sonia Anne	de Fleuriot de la Coliniere	
		Tina Louise Megan	de Fleuriot de la Coliniere	
TASHINGA TRUST	1021/2008	Frederick Johan	Riekert	
		Charmaine	Fletcher	
		Douglas Hoy	Fletcher	
		Lawrence Walter Abbot	Trotter	
THE ACNC TRUST	490/2009	Anthony Craig	Crookes	
		Rick Brian	Hooper	
		Caroline Bridget	Soar	
THE DELVAUX FAMILY TRUST	563/03	Margret May	Delvaux	
		Vivien Adolphe Florent	Delvaux	
		Pierre Viven	Delvaux	
		Gerrad Ivan	Delvaux	
The Riverfront Farm Trust	1273/2004	Giles Patrick	King	121 Loop street Pietermaritzburg
		Merrill Sibyl Irene	King	a recentionized by

		Nando Riccardo	Menin	
THOLE TRUST	1289/2003	Errol Wilhelm	Thole	
		Elmarie	Thole	
		Gavin Neville	Crookes	
TIMBERTOPS PROPERTY TRUST	340/2006	Philip Charles	Stanistreet	
		Hayleigh	Hodgso	
		Richard Ross	Butcher	
TORWOOD FARM TRUST	630/2013	Reinhard	Walzl	
		Russell Derek	Thomas	
		Kim	McLean	
TRIAN TRUST	1721/2007	lan James	Holderness	
		Tracey	Holderness	
WILLIAMS FAMILY TRUST	994/2012	Rupert	Rossouw	
		Jeremy Alwyn	Diedricks	
		William John	Chalmers	
XOLEFUNA TRUST	020511/2014	Lincoln Xolani	Mlipha	
		Relebohile Veronica	Mlipha	
		Magdelinah Misima	Motjuwadi	
ZIBUKE COMMUNITY TRUST	1142/2008	Isaac Siboniso	Nene	

26 Hosang Road Athlone

	Makhosi Virginia	Mthalane
	Thulani Deetee	Majola
	Velengazi Joseph Starret	Phungula
	Littlegirl Fundisiwe	Zulu
	Janet Lindiwe	Zondi
	Patrick Doffy	Majola
ZIMISELE COMMUNITY TRUST	Mzikayifani Ephraim	Mbhele
	Pali Siqenqe	Ximba
	Zandile Charity	Langa
	Soneni Ottie	Dlamini
	Thabani Derick	Mbhele

Name	Reg/No.	First Name	Surname
ACF TRUST	445/2009	Rick Brian	Hooper
		Anthony Craig	Crookes
		Kevin Hilton	Culverwell
		Caroline Bridget	Soar
ABSOLUTE ELSEWHERE TRUST	1485/97	Claire Elizabeth	Regnard
		Deon David	Brewis
		Erna	Kruger
		Carol Aleka	Beaumont
		Theodorus Mattheus	Coetzee
		Michael Anthony	Wessels
		Kirsten	Zsilavecz
		Garth Sinclair	Bodill
		Philip Hansel	Cech
AMANGCOLOSI COMMUNITY TRUST	1099/2004	Alfred Thomas	Xulu
		Ndodeni Richard	Dlamini
		Muzikawukhulelwa	Bhengu
		Vusumuzi Eugene	Mbatha

		Sibusiso Gideon	Dlamini
		Thulani Bhekumusa	Nzama
		Nkosinathi Msawenkosi	Myaka
		Mkhumbuleni Amos	Danisa
		Jabulisiwe Treasure	Shezi
		Mhawunjani Mzokhanyayo	Khathi
		Dingisiwe Simphiwe	Xulu
B & B EICHBAUER FAMILY TRUST	1703/2000	Anthony Graham	Jenkins
18031		Barry Eric	Eichbauer
		Bridget Janet	Eichbauer
BOSHOEK COMMUNITY TRUST	790/04	Siphiwe Sydney	Kunene
		Jabulani Duncan	Kunene
		Sizani Regina	Molotjwa
		Nomoya Dalsie	Mabizela
		Thandi Margaret	Kunene
		Nompumelelo Marygold	Kunene
		Zakele Otto	Kunene
		Madlenkosi Joseph	Gumede

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		Msizwana Gerard	Kunene
BUFFELBOSCH FARM TRUST	445/01	Marie	Mitchell
		Rodney	Mitchell
DEVONIA FARM TRUST 8	816/1995	Vethanayagee	Pillay
		Praven	Pillay
DERRICK BRAITHWAITE TRUST	1789/1998	Andrew Derrick William	Braithwaite
		Mary-Lynn Christine	Braithwaite
		Ivan Steven	Colenbrander
DINNIS COLVIN FAMILY TRUST	1307/95	Anthony John	Dinnis
		Gillian Kathleen	Dinnis
DUNGAMANZI FARM TRUST	1427/2008	Fayoyo Leonard	Chonco
		Xhegu Mkhuziwi	Khoza
		Sanele	Mngwengwe
		Bikani	Chonco
		Gelukwazi	Chonco
		Florence Qabukani	Dladla
		Ncamile Bayephi	Chonco
		Msongele Marton	Sithole

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		Annacletta Sbongile	Nzimande
EMAGXABENI COMMUNCAL PROPERTY TRUST	121/2009	Mabho	Zuma
		Malungana Willias	Kheswa
		Shukuthimi Florah	Mncwabe
		Bukelani Ephraim	Zuma
		Khethiwe Annatoria	Nkabini
		Mcabangeleni Sifiso	Madonda
		Ntombifuthi Beatrice	Ngubo
		Mthethelewa Amos	Nxele
		Felokwakhe Suxson	Zuma
		Ntombo Sannie	Keswa
		Jabulile Jannet	Nkabini
ESSE TRUST	1358/2007	Trevor	Steyn
		Deverell Ann	Rider
		Pieter Ernst	Erasmus
FAIRFIELD TRUST	2399/97	Kevin David	Lang
		Tessa Ann Shannon	Lang

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		Bruce Christopher	Fly
FAIRVIEW PROPERTY TRUST	129/00	Eric William	Bentley
		Bronwen-Lee	Bentley
		Frans Pieter	Brooks
FALLS TRUST		Robert Murray	Evans
		Duncan Graeme	Stead
		Shirley Ann	Stead
		Graeme William	Stead
FISH EAGLE INVESTMENT TRUST	461/2006	Gary Martin	Bloxham
		Michelle Jaunene	Bloxham
		Wesley Shane	Bloxham
		Ashley Wade	Bloxham
FOREST TRUST	3007/1990	Antony William	Alison
		John Campbell	Alexander
		Carol Anne	Alison

		Citadel Fiduciary Limited (Reg: 1917/001511/06)	represented by Hilary Alexander Evelyn Dudley
FREEMAN FAMILY TRUST	1635/96	Kenneth John	Freeman
		Pamela Josephine	Freeman
		Ralph Norman	Hamann
HAYLEE FAMILY TRUST	13/2001	Haydn Richard Smyth	Bam
		Elisabeth Frances	Bam
INGANE COMMUNITY LAND TRUST	2048/97	Thembinkosi Michael	Latha
		Ishmael Sizani	Nkomo
		Nonhlanhla Sindisiwe	Mazeka
		Thamsanqa Oscar	Zondi
		Mfene Navolovolo	Zuma
		Vusumuzi Cuthbery	Ximba
		Fana Mandlakhe	Mkhize
		Bhekumndeni	Zondi
		Bongisiwe Soneni	Ndlovu
		Enoch Sibongiseni	Shange
		Paulus Fanyana	Zondi
		Ndabayakhe Moses	Zuma
		Ndabayakhe Moses	Zuma

		Zodwa Theresa	Sithole	
		Mirriam Mathombi	Zondi	
INGOMANKULU FAMILY TRUST	359/96	Gary Hector	Fyvie	
		Hugh Maytham Ross	Drummond	
		lan McWilliam	Fyvie	
		Christine Kate	Fyvie	Call again to get email address
INKANYEZI YAMAHOBE COMMUNAL PROPERTY TRUST	32/2009	Sginci Buzindaba	Nxele	
		Sipho Nicholus	Mbhele	
		Bongani Petrus	Nxele	
		Khaphinkosi Phineus	Nxele	
		Lindokuhle	Nxele	
		Mondli Phillip	Zondi	
		Sizani Priscilla	Nxele	
ISIGEDLANE COMMUNLA PROPERTY TRUST	627/2009	Nkosingiphile Bongani	Sithole	SMS to get email address
		Phiwe Emmanuel	Khathi	
		Themba Thandanani	Sithole	
I	1			

		Mbongeni Kehneth	Sithole
		Boyi Samuel	Sokhabase
		Sibongiseni Mduduzi	Sithole
		Fanyana Simon	Mncube
		Bonakele Precious	Sithole
		Nokulunga Lady	Zondi
		Myekeni Enos	Msane
		Muzi Ephraim	Ndlovu
IZINQAWE COMMUNITY TRUST	379/2006	Lindani Blessed	Ngubane
		Sanele Colen	Zondi
		Derrick Ntokozo	Dlamini
		Mdidiyeli Frans	Mtlana
		Mlanduli Ruphus	Makhthini
		Ncamisile Khombaziphi	Zulu
		Sindisiwe Bhekisile	Ngubane
		Phakamani Sizwe	Zondi
		Enoch Sibongiseni	Shange
		Thokozani Absolom	Zondi

J R VIVIER FAMILY TRUST	7116/1986	Kathleen Frances	Vivier
		Clive	Vivier
		Ryan	Vivier
		Quinten	Vivier
		Wayne	Vivier
		John Barrier	Burger
KASSIER HIGHGATE FAMILY TRUST	778/1996	Rudi	Kassier
		Cindy	Kassier
		Jan Christiaan	Woudberg
KAWJEKE COMMUNITY LAND TRUST	2919/1997	Zakhel	Mbatha
		Thembisile Magret	Sithole
		Vukuza Djanji	Mkhize
		Mino Mathemba	Mkhize
		Thokozil	Mbatha
		Jubana Divia	Mbatha
		Simon Siphilile	Dhladhla
		Ngcineleni	Velakazi

		Fikephi	Mkhize	
LAURENCE HANCOCK CHILDREN'S TRUST	1656/1997	Nicholas John Leuchars	Hancock	
		Laurence Leuchars	Hancock	Requested documents to be emailed and posted
		Colin Michael	Linnett	
		Ann-Marie Ruth	Bateman	
		Sam Leuchars	Hancock	
LOUIS MEYER WERNER FAMILY TRUST	6628/1993	Werner Reinhold	Meyer	
		Hugh Rupert	Edwardes	
		Ilma Elfriede	Meyer	
LYNMAR TRUST	3291/96	Robert Mark Henderson	Wilson	
		Lyndaine Gezelle	Wilson	
		Quentin Richard	Dobeyn	
MAHARAJ BROTHERS FAMILY	1080/99	Balgobind Ramdad	Maharaj	
TRUST		Ramsuk	Maharaj	
		Rajendraparsad	Maharaj	
MAKHATHINI FAMILY TRUST	62/00	Albert Bongani	Makhathini	No Answer
		Annatoria Thulisile	Makhathini	

		Patrick Sibusiso	Makhathini (deceased)
MAMBUNGELE COMMUNITY TRUST	1415/96	Nhlanhla Raphael	Dladla
		Patrick Bhekumuzi	Masoka
		Dambile Salbina	Dladla
		Rauri Makhunga	Alcock
		Mqed	Mkhiz
		Bukekile	Dladla
		Chefe	Dladla
MANDLENI LAND TRUST	557/2009	Phumlani Milton	Zungu
		Mbongeleni Mdubone	Mdunge
		Bongani Emmanuel	Nxumalo
		Nokulunga Thobile	Shezi
		Mpho Philemon	Mdluli
		Prisca Xolisile	Zungu
MBULAWA LANGA FAMILY TRUST	1175/2008	Mbulawa	Langa
		Sithembiso Christopher	Langa
		Shiella	Langa
MKHUZANE COMMUNAL PROPERTY TRUST	1001/2009	Sibongiseni Archibald	Dlulisa

		Nozipho Primrose	Sithole
		Solomon Ntuli	Shabalala
		Dumisile Mathombi	Dlamini
		Agnes Bazini	Magosa
		Mzayifan	Sithole
		Phathizwe Reynold	Sithole
MORGENZON TRUST	10717/94	David Christopher	Odendaal
		Sandra Gay	Odendaal
		Anton Tweedie	Mitchell
MPOFANA FORESTRY TRUST	151/2009	Khetwayini Achilos	Ndwawonde
		Mdelwa Simon	Zuma
		Gugulethu Gabriel	Radebe
		Sifiso Nkosinathi	Duma
		Sithembiso Moses	Ngubane
		Thanduyise Bethuel	Khanyile
		Patrick Msizeni	Ngcobo
NCUNJANE COMMUNITY TRUST	1225/96	Muziwabantu	Majozi

		Rauri	Alcock
		Nothisiwe	Dlamini
		Sigobe	Khoza
		Madodonke	Majozi
		Bhekumuzi Patrick	Masoka
		Florence	Mchunu
		Sayinite	Ntshaba
		Zwelakhe	Ximba
NEIL RAW FAMILY TRUST	2369/1998	Neil Anthony	Raw
		Angela Lousie	Raw
		Michael Arthur	Blore
NHLANGWINI GOMBA COMMUNITY TRUST	365/2009	Phumlani Hopewell	Mbatha
		Miliyowy Anthonyh	Hlubi
		Yeka Siphamandla	Mbhele
		Mbongeni James	Shezi
		Bhekizizwe	Zwane
		Lungile Rosemary	Ngcobo
		Ncendile Immaculate	Xaba

		Xolani Henry	Mabaso
		Vulile Irene	Madondo
NKUMBULENI COMMUNITY TRUST	1779/2006	Nkosiyabo Solomon	Ndlovu
		Zanele Alexia	Zungu
		Michael Bhekumuzi	Ndlovu
		Bhekisizilino Joson	Ndlovu
		Cleopas	Miya
		Freddie Forada	Miya
		Kula Elphas	Miya
		Jenzo Meadowcraft	Mkhwanazi
		Sithembiso Aubrey	Zungu
		Qedumungu Nicholas	Zungu
		Juliet Jabulile	Zungu
		Khuphukile Iris	Ndlovu
		Nellie Londo	Gwala
OUTENIQUA PROPERTY TRUST	1166/2004	Christopher Richard	Lee

PO Box only. Translate to isiZulu

		Philip Antony	Lee
		Richard Brian	Lee
		Margaret Mary	McCullough
PERFECT SEELE TRUS	605/1996	Albert Raymond	Seele
		Karen Anne	Hanley
		Herbert Helmut	Schulz
PETER BEADSWORTH FAMILY TRUST	1046/2009	Michael John	Bliss
		Michelle Jeanine	Bliss
PETERS FAMILY TRUST	797/2009	George Frederick	Peters
		Karen Audrey	Peters
		Mark Russell	Linley
QHUBEKA COMMUNITY TURST	1733/2006	Mphili Johannes	Ngxongo
		Ncamisile Thulisile	Mtshali
		Nompumelelo	Mbatha
		Nkosinathi Lucky	Miya

		Mbongeleni	Sithole
		Annastasia Duduzile	Mvelase
		Ephraim	Ndimande
		Sekwenele Joice	Manzi
		Jadavu Bekiziwe	Mabaso
R D O'NEILL FAMILY TRUST	1553/2004	Lauren Jane	Harrison
		Rick Brian	Hooper
		Timothy Cawood	Harrison
RALPH VOIGTS FAMILY TRUST	51/2009	Ivan Richard	Voigts
		Ralph Ivan	Voigts
		Ivan Steven	Colenbrander
RAMSGATE TRUST	2335/ 96	Gary Vaughn	Tramontino
		Rowland Arthur	Tramontino
		Michael Dale	Tramontino
RANJIT SINGH FAMILY TRUST	1286/02	Ranjit	Singh
		Sanjeev	Singh
		Rohan Heeralal	Roopnarian

2744/94	Abdool Rashid	Desai
	Yasmin Ahmed	Desai
1768/1996	Avison Ebden	Carlisle
	Joann	Carlisle
3220/1996	Soobamah	Reddy
	Kisten	Reddy
512/2004	David Graham	Armstrong
	Robyn	Armstrong
	Robert	Elliott
1308/96	Robert James Donaldson	Gemmell
	Anthony Graham	Jenkins
	Christopher	Butler
1226/96	Mlotu	Dladla
	Dumisani	Lerumo
	Baqaphile	Mahcaba
	Hlalefuneka Jotham	Myakei
	1768/1996 3220/1996 512/2004	Yasmin Ahmed 1768/1996 Avison Ebden Joann 3220/1996 Soobamah Kisten 512/2004 David Graham Robyn Robert 1308/96 Robert James Donaldson Anthony Graham Christopher 1226/96 Mlotu Dumisani Baqaphile

		Busisiwe	Mzolo
		Sebenzile	Mzolo
		Zondi	Mzolo
		Mzomusha	Ntshaba
		Ndusho Wellington	Sithole
		Thulani Goodman	Sosiba
ROYDEN-TURNER FAMILY		Grey James	Royden-Turner
		Michelle Jeanette	Royden-Turner
		Ivan Steven	Colenbrander
S D M A TRUST	1205/98	Sunnidhew Sookai	Jugwanth
		Dhanakodi	Jugwanth
SAB FAMILY TRUST	91/1994	John	Behn
		Stella Anita	Behn
		Hugh Rupert	Edwardes
		Anthony Michael	Edmonds

Name	RegNumber	First Name	Surname
SEBASTOPOL FAMILY TRUST	1031/1999	Ingrid Erika	Bunge
		Edmund Leon	Bunge
		Christine Mary	Brittain
SENZOKUHLE NKOSIUNODADA COMMUNAL PROPERTY	101/2009	Mkulusi Simon	Buthelezi
TRUST		Mandleni Vincent	Malevu
		Muhle Constance	Khanya
		Lahliwe	Mchunu
		Nkhipeni Joseph	Madonzela
		Nikezile Eunice	Mavimbela
		Sohan	Khaya
SIWINILE MTHANDI TRUST	1736/97	Mbuso James	Sithole
		Ndukuzempi James	Gumbi
		Hilton Mondli	Mazibuko
		Linda Leon	Mlotshwa
		Lingeni Johonna	Mzinyane
		Malandela Lincoln	Mlotshwa

		Thabani Japhta	Sithole	
		Gcinile Beauty	Mazibuko	
		Dumisani Ellias	Sithole	
		Gcinile Mavis	Green	
		Winile Joyce	Mgaga	
		Themba Arron	Nhlapo	
SIZAKANCANE COMMUNITY PROPERTY TRUST	107/2007	Timothy	Nxumalo	
		Mthembeni Alson	Mlambo	
		Sifiso Richard	Nxumalo	
		Nelisiwe Norah	Mlambo	
		Thabisile Busisiwe	Sithole	
		Gladys	Gabela	
		Eunice Busisiwe	Mbatha	
SKOONUITSIG TRUST	1700/2000	Wynand	Swanepoel	
		Loumey	Swanepoel	
		Jan Abraham Haarhof	van Heerden	Will forward
ST BERNARD TRUST	1496/02	Peter Geoffrey	March	

l to

		Lawrence Craig	English
STAEBRES FAMILY TRUST	847/99	Evan Roy	Antel
		Trevor Guy	English
		Thella Rae	English
		Anthony Michael	English
		Clive Anthony	Wills
STEVE ELLIS FAMILY TRUST	1633/1996	Stephen Anthony	Ellis
		David John	Clair
		Christopher Edward	Hessian
STONEHILL LAND TRUST	1317/2008	Ntombifuthi Joyce	Msimango
		Hemilton Mduduzi	Buthelezi
		Xolani Samuel	Zondi
		Bongekile Rose	Sibiya
		Thembelihle Lucia	Mbatha
STUDIO INVESTMENT TRUST	2129/99	Prithraj Sindhoodey	Maharaj
		Seema	Maharaj
		Ravin	Maharaj

		Jayraj	Maharaj
SUNNYHILL TRUST	1746/2006	Malcolm Kevin	Thompson
		Wayne Gregg	Thompson
		Jennifer Margaret	Thompson
		Laura Lee	O'Donoghue
SURREY ROAD PROPERTY TRUST	8979/94	Kanthilall	Premrath
		Sita	Premrath
SUZANA FAMILY TRUST	822/2001	Shabeer Ismail	Bux
		Mumtaz	Khan
		Mohamed Yassin Zainvlabeeden	Essop
SYDNEY ROSSEAU FAMILY TRUST	26/2006	Sydney Robert	Rosseau
		Shirley Pauline	Rosseau
		Arthur Alexander	Luiz
T E DU PLESSIS FAMILY TRUST	2232/82	Theodore Ernest	du Plessis

		Trevor Rupert	Howard
		Bedver John Henry	Irving
TAYLOR TRUST	523/92	Andrew Wedgwood	Taylor
		Mark William	Lynn
		Dorothea Gael	Taylor
TEH UDDER TRUST	1596/09	Anthony Graham	Jenkins
		Karen Margaret	Andrew
		Brett Stuart	Andrew
THE MARK HULETT PROPERTY TRUST	857/96	Christopher Mark	Hulett
		Emmanuel	Do Nascimento Luiz
THE ROSEVEARE TRUST	7353/1984	Daphne Millicent	Roseveare
		Donald Guy	Roseveare
		Trevor Wallace	Roseveare
		Charles Harry	Roseveare
THE ROY MOODLEY FAMILY TRUST	9762/92	Krishnavanie	Moodley

		Chockalingam	Moodley
		Seethamma	Moodley
THOMAS HANCOCK CHILDREN'S FAMILY TRUST	1653/97	Nicholas John Leuchars	Hancock
		Thomas William	Hancock
		Colin Michael	Linnett
		Laurence Leuchars	Hancock
		Ann-Marie Ruth	Bateman
THULISA COMMUNITY LAND TRUST	1411/99	Bhekise	Mkhize
		Fange	Phungula
		Ntombikayise Margaret	Dlomo
		Gertrude Ntombifikephi	Malvu
		Mchazelwa Thembinkosi Jeffrey	Ngobese
		Hlalefuneke Jotham	Myaka
TORWOODLEA TRUST	3362/94	Ivan Steven	Colenbrander
		Dieter Rudolph Wilhelm	Oellermann
		Jurgen Georg Ewald	Oellermann

TRUXAN PROPERTY TRUST	541/2007	Jeanette Margaret	Mallen
		Bernardine Jennifer	Turner
		Alan Michael	Turner
TULENI TRUST	1140/1996	Peter Charles	Allen
		Cara Zann	Allen
		Anthony Graham	Jenkins
TURNER TRUST	1826/96	Hugh Robert	Turner
		Bernice Mary	Turner
		Lance Gavin	Hosking
UMNDENI TRUST	1022/1999	Derek Noel	Swanepoel
		Michelle Anita	Swanepoel
		Ivan Steven	Colenbrander
UMVOTI FARMS TRUST	1641/1996	Willem Wouter	Fourie
		John Basil	Barber
		Douglas Basil	Barber
UMVOTI VILLA TRUST	2154/1998	Jeffery Roger	Tarr

		Barbara Mary	Tarr
		Robert Peter	Tarr
UMZIGI TRUST	2734/97	Anthony John Burns	Lagerwall
		Josephine	Lagerwall
VIC RENCKEN FAMILY TRUST	1524/99	Victor Johannes Egmont Wilhem	Rencken
		Victor Arthur	Rencken
VIKING TRUST	1523/2006	Christopher Rex	le Sueur
		Natalie Yorke	le Sueur
		Robert Anthony	le Sueur
VUKILE IMPALA COMMUNITY TRUST	946/97	Mzomunya	Ntele
		Bhekumuzi	Mchunu
		Mfulathelwa	Ximba
		Zibeke Wakheni	Zakwe
		Timothy	Zulu
		Mandla	Mzila
		Sakhaleni	Zakwe
		Mswakhe Khiphelakhe	Mdletshe
		Solly Ndoda	Makhanya

		Enock Phumezwile	Myaka
		Charles	Mdlalose
W E ORTMANN TRUST	2803/1993	Rupert Walter	Ortmann
		Edgar Friedrich	Ortmann
WATERSHED FARM TRUST	5430/94	James Craig	Blaker
		James William	Wright
		Hugh Maytham Ross	Drummond
WELTEVREDEN FAMILY TRUST	2023/1997	Karen Ann	Hepburn
		Louis Heinrich	Schroder
		Martin Erwin	Schroder
		Dieter Theodor	Schroder
WESTWOOD COMMUNITY TRUST	492/2009	Bongani Kelema	Ndlovu
		Thobile	Mchunu
		Madlenkosi Jack	Majola
		Zibuyile	Nene
		Hlengiwe	Sikhakhane

		Bhekizitha Elliot	Mchunu
		Stompi Beatrice	Khanyile
		Sibusiso Setsetse	Chonco
WILDLANDS CONSERVATION TRUST	4329/1991	Poppy Senelisiwe Vincentia	Dlamini
		Peter Robert	Bode
		Robert John	Fincham
		Andile Lendu	Ncontsa
		Phillida Evelyn	Ellis
		Aroon	Patel
		Heidi	Newton-King
WILLIAM HYSLOP FAMILY TRUST	2113/2006	William Donald	Hyslop
		Mary Lavinia	Hyslop
		Michael Arthur	Blore
WILLOW FARM TRUST	2885/1996	Elaine Sadie	Reekie
		Gayle Lesley	Reekie
		Stuart David	Reekie

WILLY OLSEN TRUST	2042/1996	Marion	Olsen
		Peter John	Olsen
WINDSOR DRIVE PROPERTY TRUST	1181/1996	Howard Frederick	Schwegmann
		Meryl Jane	Schwegmann
		Robert Ian	Kennedy
WOODFORD TRUST	2136/91	Bryan Edward Harling	Baylis
		Terence Christopher Harry	O'Flaherty
		Sally Jennifer	O'Flaherty
WOODWORLD TRUST	1456/02	Irene Barbara	Armour
		Robert	Armour
		Patrick Leslie	Eliot
ZINDELA EMPIRE TRUST	331/2009	Musawenkosi Emmanuel Benedict	Malinga
		Richard Michael Herman	Boehmke
		Etheridge Christopher	Bodlani



Rhino Oil and Gas Exploration South Africa (Pty) Ltd

BACKGROUND INFORMATION ON PROPOSED PETROLEUM EXPLORATION ON VARIOUS FARMS IN KWAZULU-NATAL (291 ER)

REGISTRATION AND RESPONSE FORM FOR INTERESTED AND AFFECTED PARTIES

NAME	ST. BRIDES 5	STATES PHE	
ORGANISATION/FARM	FRIARTICK FA		
STREET OR POSTAL ADDRESS	MT. WEST POBOX 549		
	Moois	ZIVER	
		POSTAL CODE	3300
WORK/ DAY TELEPHONE NUMBER		FAX NUMBER	
CELL PHONE NUMBER	0825844601	E-MAIL St. brides &	utwent-co.za
PREFERRED CORRESPOND		POST FAX	EMAIL SMS
DATE	6/11/15	Signature	

DETAILS OF OTHER PEOPLE WHO	OWN LAND IN THE AREA OR YOU FEI	EL SHOULD BE INFORMED:

PLEASE IDENTIFY YOUR INTEREST IN THE PROPOSED PROJECT:

OPPORT PROTECT COMPLETELY

PLEASE WRITE YOUR COMMENTS AND QUESTIONS HERE:

(use additional pages if required)

Please return completed forms to:

Matthew Hemming or Stella Moeketse (011) 467 0978 (Fax) or Po Box 1596, Cramerview 2060

mhemming@strconsulting.com or smorketse@strconsulting.com

Rhino Oil and Gas Exploration South Africa (Pty) Ltd

BACKGROUND INFORMATION ON PROPOSED PETROLEUM EXPLORATION ON VARIOUS FARMS IN KWAZULU-NATAL (291 ER)

REGISTRATION AND RESPONSE FORM FOR INTERESTED AND AFFECTED PARTIES

NAME	VAL Buss.		
ORGANISATION/FARM	Ekuthuleni	Parm Kambera	Rd Rosetta KZN
STREET OR POSTAL ADDRESS	P.O. Box 1040	Mout River K	
		POSTAL CODE	3300.
WORK/ DAY TELEPHONE NUMBER		FAX NUMBER	
CELL PHONE NUMBER	071 402 6735.	E-MAIL	
PREFERRED CORRESPOND	DENCE (circle)	POST / FAX	EMAIL SMS
DATE 9 11 2015.		Signature /	4

	_
DETAILS OF OTHER PEOPLE WHO OWN LAND IN THE AREA OR YOU FEEL SHOULD BE INFORMED:	
PLEASE IDENTIFY YOUR INTEREST IN THE PROPOSED PROJECT:	_
A Jarmer in Rosetta	
PLEASE WRITE YOUR COMMENTS AND QUESTIONS HERE:	-
A sticker on a bakkie reads "no jarmer, no juture" projound words of truth We need land for our cropps of pasture Jer our anima of live sustaining water for all We do not need your vast water usuage, spoilt underground water resources of disregard Jer all Jood production	
P.S. Your use of the name Rhino is very insensitive in SM. (use additional pages if required)	

Please return completed forms to:

Matthew Hemming or Stella Moeketse (011) 467 0978 (Fax) or Po Box 1596, Cramerview 2060

mhemming@slrconsulting.com or smoeketse@slrconsulting.com

From:

Sean O'donoghue <Sean.O'Donoghue@durban.gov.za>

Sent:

18 April 2016 04:55 PM

To:

Matthew Hemming

Subject:

comments on special report

Attachments:

Scoping Report Exec Summary, March 2016.pdf

Dear Consultant,

I have been abroad in Canada for the past five weeks, and so missed the deadline to comment during the allowed period. Please could you allow me to add my concerns about the proposed prospecting as outlined in the attached scoping report. My primary concern is that in order for us, as a globe to remain below 1.5 C average global temperature increase (and proposed by the Paris Agreement of 2015), we need to keep all carbon resources under the ground. FRACKING will not only substantially contribute to South Africa's carbon footprint, but it also runs the very real risk of uncontrolled methane release (as happened catastrophically in California recently), thereby releasing potentially huge concentrations of a very powerful greenhouse gas. I'm further concerned about the environmental damage this process will cause, and especially contamination of water supplies. I would like to state my complete opposition to hydraulic fracturing, and would support a conversion towards sustainable energy sources.

Regards

Dr Sean O'Donoghue Manager: Climate Protection Branch Environmental Planning & Climate Protection Department Room 200, City Engineers Complex 166 KE Masinga Road, 4000, Durban

Tel: +27 31 322 4304 Cell: +27 79 511 2631

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Stella Moeketse

From:

Dion van Zyl <dionvanzyl@saol.com>

Sent:

19 April 2016 07:38 PM

To:

Matthew Hemming Stella Moeketse

Cc: Subject:

Public commentary regards Rhino Application for Exploration Right,.

Folks honestly, we don't want it in our country or province, for every reason complained about here and abroad,.

ROG are simply lying about all the pollution effects of Fracking,.

We the population really aren't that stupid, only limited by the laws of our country which seem to look after big corps more than the little people hinder us from stopping your activities,.

Clearly you are not going to listen to our concerns, your mumbo jumbo pack of lies leaves us with no other view,. Why not just leave our dear nature alone, we want none of your snake oil thanks,..

Please make sure ROG leave our province and country with due haste,. before they touch an inch of our soil !!!

Dion van Zyl,.



www.ewt.org.za

18 April 2016

Dear Sir / Madam,

Comment: SCOPING REPORT FOR THE PROPOSED EXPLORATION RIGHT APPLICATION FOR PETROLEUM ON VARIOUS FARMS IN THE MAGISTERIAL DISTRICT OF PIETERMARITZBURG, KWAZULU-NATAL (12/3/291 ER)

The Endangered Wildlife Trust would like to make the following submissions in respect of the above.

1) Preamble:

The Endangered Wildlife Trust (EWT) is opposed to the exploration, production or activities related to the production of unconventional gas. The economic benefits of shale gas have been overstated and the environmental risks understated; through investments into shale gas, the country is inhibiting progress towards sustainable renewable energy production.

It is debatable in our opinion, that (given a full lifecycle assessment) shale gas represents a cleaner alternative to conventional fossil fuels. We further contend that the successful extraction and production of shale gas will not substitute other fossil fuels currently used and there is currently no policy guiding such substitution. If anything, the extraction and use of shale gas will increase environmental vulnerability and represent an unwise investment in our country's energy future.

The Endangered Wildlife Trust also calls for a comprehensive Strategic Environmental Assessment (SEA) to be done for this activity before the commencement of any exploration. The lack of such a SEA allows for multiple applications in different areas without consideration of the cumulative impacts and other environmental consequences.

Physical Address: Building K2, Ardeer Road, Pinelands Office Park,
Modderfontein 1609, Gauteng, South Africa
Postal Address: Private Bag X 11, Modderfontein 1645, Gauteng, South Africa
Tel: +27 (0) 11 372 3600 Fax: +27 (0) 11 608 4682 E-mail: ewt@ewt.org.za Web: www.ewt.org.za

The Endangered Wildlife Trust is a non-profit, public benefit organisation dedicated to conserving species and ecosystems in southern Africa to the benefit of all people.



www.ewt.org.za

2) Project Specific concerns:

We wish to submit the following in respect of this application:

- a) It is our understanding that basic information, such as the description and mapping of all farms affected, is vague and incomplete. The inability to provide certainty around basic information such as this, makes a mockery of the entire public participation process. Aspects such as this renders the public participation pointless as it does not allow interested and affected parties to participate effectively. This is inconsistent with the spirit and intentions of the National Environmental Management Act 108 of 1998 (NEMA).
- b) The area identified for exploration contains significant terrestrial and aquatic biodiversity ¹. The EWT strongly supports the integrity of protected areas such as the Maluti Drakensberg World Heritage and several other protected areas (including buffer areas). As such the EWT will oppose any incompatible development that could negatively influence such integrity. Several endangered and vulnerable species are found within the proposed area and the proposed activity can only create additional challenges for their survival.
- c) The area concerned represents a significant water production area and given climate change scenarios and our current drought scenario, ecological infrastructure should not be compromised. The affected catchments in the KwaZulu-Natal midlands supply large urban centers with potable water and allows for the irrigation of lands and crops that are vital to national food security.
- d) Should areas of irreplaceable biodiversity value, protected areas, buffer zones, critical catchments, other sensitive areas and residential areas be excluded from this application, the remaining extent may be deemed economically unviable for exploration.
- e) The proposed application area is a major economic hub for not only KwaZulu-Natal but for South Africa as a whole. We therefore strongly question relevance of the stated 'Need and Desirability' of the project which the "ultimate goal for the overall project is to extract hydrocarbons in a commercially viable manner". The overall goal being extraction will without

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Postal Address: Private Bag X 11, Modderfontein 1645, Gauteng, South Africa
Tel: +27 (0) 11 372 3600 Fax: +27 (0) 11 608 4682 E-mail: ewt@ewt.org.za Web: www.ewt.org.za

The Endangered Wildlife Trust is a non-profit, public benefit organisation dedicated to conserving species and ecosystems in southern Africa to the benefit of all people.



www.ewt.org.za

doubt jeopardize the existing thriving economy of the region which is based on agriculture, tourism, forestry and industry

f) Therefore, to add, we further are of the opinion that the "Need and Desirability" of this application has not been demonstrated satisfactorily, if at all.

The Endangered Wildlife Trust (EWT) supports the "precautionary principle" enshrined in the National Environmental Management Act 108 of 1998. As such, activities with uncertain impacts should not proceed until such time as information is gained to accurately assess its impacts. We are of the opinion that processes surrounding the exploration, extraction or production of shale gas carry uncertain risks and impacts and as such cannot be allowed to proceed unless these are clarified.

Given the close relationship of energy, water and food security, and the urgent requirement to protect our ecosystems' resilience in the light of climate change, we believe that an alternative energy vision is required which this application does not satisfy.

Yours Sincerely,

Cobus Theron

Endangered Wildlife Trust

Regional Coordinator

¹ Biodiversity layers can be obtained from the Ezemvelo KwaZulu-Natal Wildlife.

Physical Address: Building K2, Ardeer Road, Pinelands Office Park,
Modderfontein 1609, Gauteng, South Africa
Postal Address: Private Bag X 11, Modderfontein 1645, Gauteng, South Africa
Tel: +27 (0) 11 372 3600 Fax: +27 (0) 11 608 4682 E-mail: ewt@ewt.org.za Web: www.ewt.org.za

The Endangered Wildlife Trust is a non-profit, public benefit organisation dedicated to conserving species and ecosystems in southern Africa to the benefit of all people.



Howick

Pietermaritzburg

1 Andrew Street, Howick 3290

4 Edmond Place Campsdrift 3201 PO Box 101648 Scottsville 3209 website:www.duct.org.za
Tel:033-3457571
e-mail:info@duct.org.za

website:www.duct.org.za

pennyduct@vodamail.co.za

Tel: 033-330 7524

DUCT is a Non-Profit Organisation Registration number: 2006/006370/08 NPO registration number: 052428 PBO exemption number: 930027679

Dedicated to environmental health of the uMsunduzi and uMngeni Rivers

19 April 2016

Attention: Mr Mathew Hemming SLR Consulting P O Box 1596 Cramerview 2060

Early Phase Petroleum Exploration in Kwa Zulu-Natal

Dear Mr Hemming

As stated previously in our BID comment, DUCT's interest lies in the fact that the proposed activity comprises a threat to water resources.

We do not support the early phase petroleum exploration in KZN for the following reasons:

- There are no guarantees that:
 - o surface water cannot and will not be contaminated
 - ground water cannot and will not be contaminated
 - o facilities exist to satisfactorily process resultant waste slurry
 - there is sufficient water for extractive processes.

Considering the fact that there is not sufficient water in KZN to fulfill current demand and neither is future water security in KZN guaranteed it is thus incomprehensible to us that anyone – businessmen, or government authorities – could even consider extractive activities that will not only increase water demand but also threaten the quality of these precious water resources to such an extent.

We can risk neither additional extraction nor contamination of our water and thus DUCT would recommend that the application of Rhino Oil & Gas be declined in full.

Our comments submitted on 12 November 2015 thus remain relevant

Thank you for the opportunity to comment and we look forward to receiving further information. Please address any correspondence to the Howick address above

Yours sincerely



Mrs P S Rees
Nat Dip: Nat Con
Duzi Umgeni Conservation Trust (Howick Co-Ordinator)

From:

Ben Stein <steinwb@dundeekzn.co.za>

Sent:

21 April 2016 11:31 AM

To: Subject: Matthew Hemming oil and gass exploration

Dear Sir,

I am registered as an "interested and affected party" and am the registered owner of the farms Gowan Brae no 1, Gowan Brae no 2, Sub Pietersdale of Ignisdale, Moorlands, Maria and Maria of Bulwer. I wish to inform you that under no circumstances will I be agreeing to the prospecting and ruin of the properties that have been built up over many years of sweat and toil. We are fourth generation farmers here and intend to continue farming and improving the land.

Yours sincerely, Ben Stein.



From:

Frank Meaker <fmeaker@telkomsa.net>

Sent:

26 April 2016 03:38 PM

To:

Stella Moeketse

Subject:

RE: RHINO OIL AND GAS KZN 291ER: UPDATE ON SCOPING AND EIA PROCESS

Hi Stella only today there is an article about fracking in a newspaper where a local councillor literally managed to light the methane gas from the fracking in the area on the river Darling in Australia. One of the many unwanted spin offs from fracking. I assume that is all contained in the objection to the fracking? Regards Frank Meaker

From: Stella Moeketse [mailto:smoeketse@slrconsulting.com]

Sent: Tuesday, 26 April 2016 2:43 PM

To: Matthew Hemming

Subject: RHINO OIL AND GAS KZN 291ER: UPDATE ON SCOPING AND EIA PROCESS

ATTENTION: STAKEHOLDER/IAP

UPDATE ON SCOPING AND EIA PROCESS: APPLICATION FOR ENVIRONMENTAL AUTHORISATION IN SUPPORT OF AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN REGISTRATION DIVISIONS ET, FT, GS, GT, GU & GV IN THE MAGISTERIAL DISTRICT OF PIETERMARITZBURG, KWAZULU-NATAL PROVINCE (12/3/291 ER)

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Yours faithfully

Matthew Hemming

MSc (Conservation Biology)

Environmental Assessment Practitioner

Stella Moeketse

Environmental Assessment Practitioner SLR Consulting (Africa) (Pty) Ltd

Email: smoeketse@slrconsulting.com

Mobile:+27 72 380 5609 Tel: +27 11 467 0945

Ext: 2010

Fax: +27 11 467 0978

SLR Africa (Block 7)
Fourways Manor Office Park
Cnr Roos and Macbeth Streets
Fourways, Johannesburg, 2060
South Africa









Wining & Wineral







arring & Development Renewable & Lov

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From:

Tim Hancock <tim@tara.co.za>

Sent:

26 April 2016 03:51 PM

To:

Stella Moeketse

Subject:

RE: RHINO OIL AND GAS KZN 291ER: UPDATE ON SCOPING AND EIA PROCESS

Thank you for your email.

I would like to know, who does the Scoping Report

and who does the EIA (EIR)?

In fact is anyone involved in these reports employed by the company, or its branches or family.

And are there any government employees, or employers, their spouses and children etc. involved in this business?

Are any of the exploration sites near any environmental or cultural or historical areas?

Is there any declaration that the mining, (if it happens) will not cause any pollution, degradation to the water supply, that the mining will not affect our food source in anyway, or drive people away due to noise, traffic or other such things.

Hook forward to your answers

Regards

Timothy Hancock

From: Stella Moeketse [mailto:smoeketse@slrconsulting.com]

Sent: 26 April 2016 02:43 PM

To: Matthew Hemming <mhemming@slrconsulting.com>

Subject: RHINO OIL AND GAS KZN 291ER: UPDATE ON SCOPING AND EIA PROCESS

ATTENTION: STAKEHOLDER/IAP

UPDATE ON SCOPING AND EIA PROCESS: APPLICATION FOR ENVIRONMENTAL AUTHORISATION IN SUPPORT OF AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN REGISTRATION DIVISIONS ET, FT, GS, GT, GU & GV IN THE MAGISTERIAL DISTRICT OF PIETERMARITZBURG, KWAZULU-NATAL PROVINCE (12/3/291 ER)

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Email: smoeketse@slrconsulting.com

Mobile:+27 72 380 5609

Tel: +27 11 467 0945

Ext: 2010

Fax: +27 11 467 0978

2



From:

Lynne Garbutt < lgarbutt@woodcreations.co.za>

Sent:

26 April 2016 05:47 PM

To:

Stella Moeketse; Matthew Hemming

Subject:

RE: RHINO OIL AND GAS KZN 291ER: UPDATE ON SCOPING AND EIA PROCESS

Are you aware that they are concerned that Midmar Dam may be empty by November? And you continue with this ridiculous application.

Lynne Garbutt
ROCAMADOUR FARM
Mobile: +27 82 457 2583

Address: D128, Lions River, 3260

Postal: P.O.Box 1514, Howick, Kwa-Zulu Natal 3290



UNITE ACAPINI POÁCTING

www.wec.co.za

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From: Stella Moeketse [mailto:smoeketse@slrconsulting.com]

Sent: 26/04/2016 02:43 PM **To:** Matthew Hemming

Subject: RHINO OIL AND GAS KZN 291ER: UPDATE ON SCOPING AND EIA PROCESS

ATTENTION: STAKEHOLDER/IAP

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Yours faithfully

Matthew Hemming

MSc (Conservation Biology)

Environmental Assessment Practitioner

Stella Moeketse

Environmental Assessment Practitioner

SLR Consulting (Africa) (Pty) Ltd

2



From:

Barbara Weston

bjw@webmail.co.za>

Sent:

26 April 2016 07:37 PM

To:

Stella Moeketse

Subject:

Re: RHINO OIL AND GAS KZN 291ER: UPDATE ON SCOPING AND EIA PROCESS

This whole process is a farce.

No objections are even being considered and the meetings and public "involvement" are nothing but a means of saying that the public have participated and been fully informed.

No-one wants fracking - Our water resources are limited and too valuable to waste on oil exploration and gas extraction, when it is needed for food production and survival.

Please be honest and people of integrity; forget the "let's get rich" mentality that is destroying this country and do what is right.

Forget that everyone else is doing whatever they can to make money fast and at the expense of the people, and be the one that stands up and says no to Australian companies and whoever else, that want to come in and rape our land.

One day you will be called to explain just why you supported this whole money making fiasco, when 99% of people affected were totally against it.

One day you will also stand before all-mighty God and will have to explain why you did not care for the land he entrusted to you.

On 2016-04-26 02:42 PM, Stella Moeketse wrote:

>





From:

Guy Solomon <morthill@edelnet.co.za>

Sent:

27 April 2016 09:29 AM

To:

Stella Moeketse

Subject:

Re: RHINO OIL AND GAS KZN 291ER: UPDATE ON SCOPING AND EIA PROCESS

Guy Solomon wrote;

We are <u>not in favour</u> of this oil research. We believe it will do more harm than good. Regards from Guy Solomon.

On 4/26/2016 2:42 PM, Stella Moeketse wrote:

ATTENTION: STAKEHOLDER/IAP

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Vining & Winerals



Oil & Gas





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From:

Colin McKay <colin.schooltrade@gmail.com>

Sent:

28 April 2016 12:36 PM

To:

Stella Moeketse

Subject:

EIR FRACKING

Hi Stella,

Our organization works closely with local underprivileged high schools around career development and academic enrichment. Most of the latter occurs through keeping the relevant educators on our network engaged with local high visibility processes such as the fracking issue.

I recently read of the SLR Fracking <u>process</u> in the EBizBlitz, a publication of the local Pietermaritzburg Chamber of Business.

I would be very grateful if you would provide further detail around two issues:

- 1. On what grounds, if any, might PRASA reject the 'scoping report'?
- 2. On what grounds, if any, is PASA allowed to reject the EIR?

I look forward to your reply

Sincerely

Colin McKay (Educational Psychologist)

Tel: 0832365662

www.schooltrade.co.za



it takes a village to raise a child



From:

Reddy, Rachie < Rachie.Reddy@hulamin.co.za>

Sent:

28 April 2016 01:41 PM

To:

Stella Moeketse

Subject:

FW: RHINO OIL AND GAS KZN 291ER: UPDATE ON SCOPING AND EIA PROCESS

Hi Stella.

Thank you for this update, Can you indicate what /How, we can stop this from happening ??. Many houses in KZN are built on Shale, Rock below the soil, any disturbance will have an impact on the structure. I would not like to think of the devastating results it will have on the environment and/ or the landscape of our beautiful land.

Kind Regards Rachie Reddy



Rachie Reddy

Technical Specialist: Roll Shop

Tel: +27 33 395 6911 Direct: +27 87 285 7163 +27 83 448 3839 Cell: Rachie.Reddy@hulamin.co.za www.hulamin.com

From: Stella Moeketse [mailto:smoeketse@slrconsulting.com]

Sent: Tuesday 26 April 2016 2:43 PM

To: Matthew Hemming

Subject: RHINO OIL AND GAS KZN 291ER: UPDATE ON SCOPING AND EIA PROCESS

ATTENTION: STAKEHOLDER/IAP

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South Africa









Making & Misserals







industry infrastructure

Oil & Gas

Planning & Development Res

Renewable & Low Carbon



From:

Jeane <jeane@coregere.com>

Sent:

28 April 2016 03:58 PM

To:

Stella Moeketse

Subject:

Re: RHINO OIL AND GAS KZN 291ER: UPDATE ON SCOPING AND EIA PROCESS

What a travesty of human rights to go ahead with so many objections.

Sent from my Samsung device

----- Original message

From: Stella Moeketse <smoeketse@slrconsulting.com>

Date: 26/04/2016 14:42 (GMT+02:00)

To: Matthew Hemming <mhemming@slrconsulting.com>

Subject: RHINO OIL AND GAS KZN 291ER: UPDATE ON SCOPING AND EIA PROCESS

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Please pass this letter onto any other persons whom you know may have an interest in the project. We welcome any comment or questions. Thank you for your ongoing involvement in the Scoping and EIA process.

Yours faithfully



Matthew Hemming

MSc (Conservation Biology)

Environmental Assessment Practitioner



From:

Brian Walker <walkerb@ushomi.co.za>

Sent:

08 April 2016 07:22 PM

To:

Matthew Hemming

Cc:

Alcock Joy; Theresa.Edwards@umvoti.gov.za; Malvina van Breemen;

pandoral@mweb.co.za; Heidi Dinan; Litterick June; Klapprott Nick; Montgomery

Anne

Subject:

PROTEST!!

Good day (or is it?) Matthew Hemming,

Besides many, many reasons why fracking is a NO-NO, here are a few simple facts;

- Quite simply, there is nowhere near enough water in KZN to meet fracking's needs, ask me, I have given my life to water interventions and drought issues.
- Quite simply, the false and misleading statements made by Rhino's Travis re his qualifications and successes achieved elsewhere in the world. He's obviously been smoking something green!
- Quite simply, the millions of uneducated people living in far outlying areas who know nothing about fracking and it's devastating aftermath. Rhino arrives and waves bank notes in their faces, and it's all done.
- Quite simply, the government that controls and issues fracking licences is in such disarray, awash with incompetence and riddled in vomit inducing corruption, has no right to be dictating the demise of our right to peace, security, health and happiness. What about the wildlife?
- Quite simply, I could go on and on, so before you stop reading, through boredom, I'll just give you one more!
- Quite simply, I find it disturbing that someone, no doubt a family man such as yourself, can stoop so low as
 to support such a criminal activity.....sorry, I forgot that actually...... this is all about money.

Brian Walker.

Water activist supreme (unpaid!)



Virus-free. www.avast.com

From:

Stephanie Ando <stephanie_ando@yahoo.co.uk>

Sent:

09 April 2016 02:43 PM

To:

Matthew Hemming

Subject:

Fracking in KZN (or anywhere else in the world.)

To Matthew,

I have read the scoping report on Rhino Oil and Gas' plans for fracking in the KZN Midlands and as an affected party, I have to let you know that I strongly object to your company exploring the area for gas extraction.

You must surely be aware of the adverse environmental effects of fracking; even if you choose to ignore that you must consider that there is no financial future in oil and gas extraction. The entire tide of the world is turning away from non-renewable to renewable energy resources. Surely better for your company to invest in that future rather than fighting the tide and losing?

I ask that Rhino Oil and Gas immediately desist from all activities related to fracking in the KwaZulu-Natal and in South Africa.

Yours sincerely, Stephanie Ando

From:

Willemien Verwiel <wil.verwiel@iuncapped.co.za>

Sent: To: 10 April 2016 02:31 PM Matthew Hemming

Subject:

fracking

Fracking is just a way for some people to get rich quickly, and will destroy the environment FOREVER. People have no idea of the implications.

I heard that in the Netherlands it has been put on halt for at least ten years, since with the first attempts there were earthquakes in the area where the testing took place.

Mocambique has the richest gas fields in the world; why don't we use that up first???

Kind regards,

Willemien Verwiel Mbona Private Nature Reserve Karkloof KZN

From:

Guy Solomon <morthill@edeInet.co.za>

Sent:

27 April 2016 09:29 AM

To:

Stella Moeketse

Subject:

Re: RHINO OIL AND GAS KZN 291ER: UPDATE ON SCOPING AND EIA PROCESS

Guy Solomon wrote;

We are not in favour of this oil research.

We believe it will do more harm than good.

Regards from Guy Solomon.

On 4/26/2016 2:42 PM, Stella Moeketse wrote:

ATTENTION: STAKEHOLDER/IAP

UPDATE ON SCOPING AND EIA PROCESS: APPLICATION FOR ENVIRONMENTAL AUTHORISATION IN SUPPORT OF AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN REGISTRATION DIVISIONS ET, FT, GS, GT, GU & GV IN THE MAGISTERIAL DISTRICT OF PIETERMARITZBURG, KWAZULU-NATAL PROVINCE (12/3/291 ER)

Our previous correspondence of the week of 25 January 2016 regarding the above mentioned exploration right application refers.

As you are aware Rhino Oil and Gas Exploration South Africa (Pty) Ltd (Rhino Oil & Gas) has lodged an application for an exploration right with the Petroleum Agency South Africa (PASA) in terms of section 79 of the Minerals and Petroleum Resources Development Act (28 of 2002) (MPRDA) across a large part of the central KwaZulu-Natal (Ref: 12/3/291 ER). Rhino Oil & Gas has subsequently made an application to PASA for environmental authorisation of exploration activities as set out in Listing Notice 2 (GN R 984), made in terms of Section 24(5) of the National Environmental Management Act (107 of 1998) (NEMA).

SLR Consulting (Pty) Ltd has been appointed as the independent environmental assessment practitioner to undertake the necessary Scoping and Environmental Impact Assessment (EIA) process in terms of the EIA Regulations 2014 (GNR 982, 8 December 2014).

As required in terms of the EIA Regulations, the Scoping Report was made available to registered interested and affected parties for a 30-day comment period from 7 March 2016 to 11 April 2016 (including provision for 3 public holidays). The comments have been compiled and responded to in a 'Draft Scoping Report Comments Table' in the updated Scoping Report. Copies of each submitted comment have been enclosed in the Scoping Report. Where relevant, changes have been made to the Scoping Report in response to issues raised.

From:

Colin McKay <colin.schooltrade@gmail.com>

Sent:

28 April 2016 12:36 PM

To:

Stella Moeketse

Subject:

EIR FRACKING

Hi Stella,

Our organization works closely with local underprivileged high schools around career development and academic enrichment. Most of the latter occurs through keeping the relevant educators on our network engaged with local high visibility processes such as the fracking issue.

I recently read of the SLR Fracking <u>process</u> in the EBizBlitz, a publication of the local Pietermaritzburg Chamber of Business.

I would be very grateful if you would provide further detail around two issues:

- 1. On what grounds, if any, might PRASA reject the 'scoping report'?
- 2. On what grounds, if any, is PASA allowed to reject the EIR?

I look forward to your reply

Sincerely

Colin McKay (Educational Psychologist) Tel: 0832365662

www.schooltrade.co.za



it takes a village to raise a child



From:

Reddy, Rachie < Rachie.Reddy@hulamin.co.za>

Sent:

28 April 2016 01:41 PM

To:

Stella Moeketse

Subject:

FW: RHINO OIL AND GAS KZN 291ER: UPDATE ON SCOPING AND EIA PROCESS

Hi Stella,

Thank you for this update, Can you indicate what /How, we can stop this from happening ??. Many houses in KZN are built on Shale, Rock below the soil, any disturbance will have an impact on the structure. I would not like to think of the devastating results it will have on the environment and/ or the landscape of our beautiful land.

Kind Regards Rachie Reddy



Rachie Reddy

Technical Specialist: Roll Shop

Tel: +27 33 395 6911 Direct: +27 87 285 7163 Cell: +27 83 448 3839 Rachie.Reddy@hulamin.co.za www.hulamin.com

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From: Stella Moeketse [mailto:smoeketse@slrconsulting.com]

Sent: Tuesday 26 April 2016 2:43 PM

To: Matthew Hemming

Subject: RHINO OIL AND GAS KZN 291ER: UPDATE ON SCOPING AND EIA PROCESS

ATTENTION: STAKEHOLDER/IAP

UPDATE ON SCOPING AND EIA PROCESS: APPLICATION FOR ENVIRONMENTAL AUTHORISATION IN SUPPORT OF AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN REGISTRATION DIVISIONS ET, FT, GS, GT, GU & GV IN THE MAGISTERIAL DISTRICT OF PIETERMARITZBURG, KWAZULU-NATAL PROVINCE (12/3/291 ER)

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As required in terms of the EIA Regulations, the Scoping Report was made available to registered interested and affected parties for a 30-day comment period from 7 March 2016 to 11 April 2016 (including provision for 3 public

C

Stella Moeketse

From:

Jeane < jeane@coregere.com>

Sent:

28 April 2016 03:58 PM

To:

Stella Moeketse

Subject:

Re: RHINO OIL AND GAS KZN 291ER: UPDATE ON SCOPING AND EIA PROCESS

What a travesty of human rights to go ahead with so many objections.

Sent from my Samsung device

----- Original message -----

From: Stella Moeketse <smoeketse@slrconsulting.com>

Date: 26/04/2016 14:42 (GMT+02:00)

To: Matthew Hemming <mhemming@slrconsulting.com>

Subject: RHINO OIL AND GAS KZN 291ER: UPDATE ON SCOPING AND EIA PROCESS

ATTENTION: STAKEHOLDER/IAP

UPDATE ON SCOPING AND EIA PROCESS: APPLICATION FOR ENVIRONMENTAL AUTHORISATION IN SUPPORT OF AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN REGISTRATION DIVISIONS ET, FT, GS, GT, GU & GV IN THE MAGISTERIAL DISTRICT OF PIETERMARITZBURG, KWAZULU-NATAL PROVINCE (12/3/291 ER)

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1

Stella Moeketse

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Jeane < jeane@coregere.com>

Sent:

28 April 2016 03:58 PM

To:

Stella Moeketse

Subject:

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Date: 26/04/2016 14:42 (GMT+02:00)

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ATTENTION: STAKEHOLDER/IAP

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Francois Du Toit <ceo@projectafrica.com>

Sent: 14 June 2016 01:00 PM

To: Stella Moeketse

Cc: Frack Free SA; Judy Bell; pandora@frackfreesa.org.za; 'Malvina van Breemen

[mailto:malvina1606@gmail.com'; 'Susan Carter-Brown'; 'Sandy La Marque'

Subject: RE: RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

HI Mathew,

Thank you for this notice, although it is possibly the worst news I have received this decade.

Can you please send us the letter of approval for the process and outline any other conditions that are to be applied in the conducting of this study.

We would also appreciate, as soon as possible, a more detailed and specific study scope, to ensure that there are no undue influences and that the parties to the study are better informed.

Please note also, that we continue to be vehemently opposed to this process and its consequences, and reserve all our rights in this regard.

We furthermore, reiterate our concern that the commencement of this process is irresponsible and, by your own admission, may result in potentially devastating, irreversible impacts for a wide range of stakeholders in this water poor nation.

We reiterate our request for your client to withdraw this application and their interests in South Africa immediately. Regards

Francois du Toit

From: Stella Moeketse [mailto:smoeketse@slrconsulting.com]

Sent: 14 June 2016 12:33 PM

To: Matthew Hemming

Subject: RHINO OIL AND GAS KZN 291ER; 2nd UPDATE ON SCOPING AND EIA PROCESS

ATTENTION: STAKEHOLDER

Dear Sir/ Madam

APPLICATION FOR ENVIRONMENTAL AUTHORISATION WITH REGARDS TO AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN THE KWAZULU-NATAL PROVINCE (12/3/291 ER): UPDATE ON SCOPING AND EIA PROCESS

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Registered interested and affected parties will be advised in due course of further opportunities for engagement with the project team as well as the availability of the EIA Report for review.

Please pass this letter onto any other persons whom you know have an interest in the project. We welcome any comment or questions. Thank you for your ongoing involvement in the scoping and EIA process.

Yours faithfully

Matthew Hemming

Environmental Assessment Practitioner

Stella Moeketse

Environmental Assessment Practitioner SLR Consulting (Africa) (Pty) Ltd

Email: smoeketse@slrconsulting.com

Mobile:+27 72 380 5609 Tel: +27 11 467 0945

Ext: 2010

Fax: +27 11 467 0978

SLR Consulting (Fourways office)
Block 7 Fourways Manor Office Park
Cnr Roos and Macbeth Streets
Fourways, Johannesburg, 2060
South Africa















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From:

Jenny Goddard < jennygoddardmail@gmail.com>

Sent:

14 June 2016 03:08 PM

To:

Stella Moeketse; Matthew Hemming

Subject:

Re: RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

This is an outrage!! I cannot believe that your company is happy to profit from an activity that will have such catastrophic consequences for our environment - let alone to the water security of our country for generations to come!

Get Outlook for iOS

On Tue, Jun 14, 2016 at 12:38 PM +0200, "Stella Moeketse" <smoeketse@slrconsulting.com> wrote:

ATTENTION: STAKEHOLDER

Dear Sir/ Madam

APPLICATION FOR ENVIRONMENTAL AUTHORISATION WITH REGARDS TO AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN THE KWAZULU-NATAL PROVINCE (12/3/291 ER): UPDATE ON SCOPING AND EIA PROCESS

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Registered interested and affected parties will be advised in due course of further opportunities for engagement with the project team as well as the availability of the EIA Report for review.

Please pass this letter onto any other persons whom you know have an interest in the project. We welcome any comment or questions. Thank you for your ongoing involvement in the scoping and EIA process.

Yours faithfully

Matthew Hemming



From:

Tim Hancock <tim@tara.co.za>

Sent:

14 June 2016 04:43 PM

To:

Stella Moeketse

Subject:

RE: RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

Thank you. YES, I do have a suggestion - DROP THE WHOLE THING. IT IS A DISGRACE THAT OUR COUNTRY IS EVEN THINKING ABOUT THIS - as you know, there is NO discipline in the country regarding mining - NO ONE is made to clean up afterwards.

The dune forests in Zululand have been almost totally destroyed - 1000 year old forest - for the sake of a mineral. They say they have rehabilitated the area - BUT APART FROM CASAURINA (ALIENS) nothing has been done. The wood is totally useless and nothing grows under them. There is NO regrowth as there are NO trees to produce seeds.

And now another foreign firm wants to mine the Midlands and the Transkei - there they are even shooting the people who are against their pristine paradise being mined. Can you imagine if South Africa mined the Barrier Reef in Australia!! That is exactly what they are doing here.

And, I am afraid, and it is not a secret, our government is swayed by handouts - and really don't care about the people or our land.

Cheers

From: Stella Moeketse [mailto:smoeketse@slrconsulting.com]

Sent: 14 June 2016 12:37 PM

To: Matthew Hemming < mhemming@slrconsulting.com >

Subject: RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

ATTENTION: STAKEHOLDER

Dear Sir/ Madam

APPLICATION FOR ENVIRONMENTAL AUTHORISATION WITH REGARDS TO AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN THE KWAZULU-NATAL PROVINCE (12/3/291 ER): UPDATE ON SCOPING AND EIA PROCESS

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From:

shelly edkins <shellyedkins@gmail.com>

Sent:

14 June 2016 07:46 PM

To:

Stella Moeketse

Subject:

Re: RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

Thanks Stella.

I wonder to myself if there is any point to organised protests and petition writing. I wish there was a way to know the truth about what our Government has already agreed to. It feels like this is just a rubber stamping process, and that nothing is going to prevent this exploration and fracking. Really feels pointless. Shelly

On 14 Jun 2016 12:34 PM, "Stella Moeketse" <smoeketse@slrconsulting.com> wrote:

ATTENTION: STAKEHOLDER

Dear Sir/ Madam

APPLICATION FOR ENVIRONMENTAL AUTHORISATION WITH REGARDS TO AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN THE KWAZULU-NATAL PROVINCE (12/3/291 ER): UPDATE ON SCOPING AND EIA PROCESS

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Please pass this letter onto any other persons whom you know have an interest in the project. We welcome any comment or questions. Thank you for your ongoing involvement in the scoping and EIA process.



From:

Cheryl Anderson <ander1@iafrica.com>

Sent:

15 June 2016 09:34 AM

To:

Stella Moeketse

Cc:

Angus Anderson

Subject:

RE: RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

Good day.

We think this is disgraceful and are very against any exploration or anything in this line.

Yours sincerely

Cheryl Anderson

From: Stella Moeketse [mailto:smoeketse@slrconsulting.com]

Sent: 14 June 2016 12:48 PM

To: Matthew Hemming

Subject: RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

ATTENTION: STAKEHOLDER

Dear Sir/ Madam

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Yours faithfully

From:

Andrea Abbott <andreajohn@webmail.co,za>

Sent: 19 June 2016 02:21 PM

To: Stella Moeketse

Subject: RE: RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

Thank you for this update.

I wish to state that I am appalled that this application by Rhino Oil and Gas for rights to explore for petroleum products in KwaZulu Natal has even reached this stage. The application should have been thrown out at its inception. It is unthinkable that such activities should even be countenanced in an area that is both KZN's water factory and a vital agricultural region. It is commonly recognised, and even noted in your own documents, that fracking can have devastating impacts that are also irreversible. In my view, the proposal reflects the extreme shortsightedness of those who focus only on short-term gain. South Africa is blessed with abundant sunshine; all efforts to harness that renewable power source should be supported rather than unsustainable mining that has the potential to destroy our irreplaceable natural environment. As environmental consultants, you need to be on the side of the natural environment and the millions who depend on it for life, not on the side of those who plan to extract maximum gain from that living source regardless of the damage inflicted on the way.

Andrea Abbott

From: Stella Moeketse [mailto:smoeketse@slrconsulting.com]

Sent: 14 June 2016 12:37 PM

To: Matthew Hemming

Subject: RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

ATTENTION: STAKEHOLDER

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Registered interested and affected parties will be advised in due course of further opportunities for engagement with the project team as well as the availability of the EIA Report for review.



From:

JK G < jeane@coregere.com>

Sent:

20 June 2016 12:15 PM

To:

Stella Moeketse

Subject:

RE: RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

Note for the record. The process is flawed and will be challenged.

From: Stella Moeketse [mailto:smoeketse@slrconsulting.com]

Sent: Tuesday, June 14, 2016 12:33 PM

To: Matthew Hemming

Subject: RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

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APPLICATION FOR ENVIRONMENTAL AUTHORISATION WITH REGARDS TO AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN THE KWAZULU-NATAL PROVINCE (12/3/291 ER): UPDATE ON SCOPING AND EIA PROCESS

Our previous correspondence of the 25th of April 2016 regarding the abovementioned project has reference. Please be advised that on 10 June 2016 the Petroleum Agency of South Africa (PASA) accepted the Scoping Report for the abovementioned application in terms of Regulation 22(a) of the Environmental Impact Assessment Regulations 2014 (GNR 982, 8 December 2014).

The acceptance means that SLR Consulting (Pty) Ltd, as the independent environmental assessment practitioner, may continue with the EIA process in accordance with the Plan of Study presented in Section 7 of the Scoping Report. Note that this acceptance does not constitute an approval of the exploration right application in terms of section 79 of the Minerals and Petroleum Resources Development Act (28 of 2002).

Registered interested and affected parties will be advised in due course of further opportunities for engagement with the project team as well as the availability of the EIA Report for review.

Please pass this letter onto any other persons whom you know have an interest in the project. We welcome any comment or questions. Thank you for your ongoing involvement in the scoping and EIA process.

Yours faithfully

Matthew Hemming

Environmental Assessment Practitioner

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	Wilson For
EMAIL ADDRESS:	ish found (grain com
REASON FOR INTEREST:	Proudly South African
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	Mark Grandall
EMAIL ADDRESS:	Caranx 77@ Yahan.com
REASON FOR INTEREST:	Stap poisioning the Nodal Water catchment aria - For
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURB.

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	BEN YU
EMAIL ADDRESS:	ben@msp.tojyuen.com
REASON FOR INTEREST:	ENVISOU-WENTH!
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	Munadiya
EMAIL ADDRESS:	rodicense baignen com
REASON FOR INTEREST:	health / environment
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

Maffegee

SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and

gas and please register me as an interested or affected party.

NAME:	SHEHZAAOHI
FMAH ADDRESS:	Shehraudhi
REASON FOR INTEREST:	EWVIBONMENT
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

loh

SIGNATURE



NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	STRINI ABRAHAMS
EMAIL ADDRESS:	NA
REASON FOR INTEREST:	HEACTH
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	SHAPDA ABRAHAMB
FMAIL ADDRESS:	NA
REASON FOR INTEREST:	ENVIRONMENT
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change
	I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

R. dama

SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

SIGNATURE

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	DAVIO V
EMAIL ADDRESS:	DRYAKHTADEYAHOO.CO'LOK
REASON FOR INTEREST:	1 LIKE THE EARTH
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

M

NOTICE OF OBJECTION AND REQUEST TO BE REGISTERED AS AN INTERESTED OR AFFECTED PARTY IN RESPECT OF THE FOLLOWING EXPLORATION RIGHT AND ENVIROMENTAL AUTHORISATION APPLICATION:

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	kwenzoleu He
FMATE ADDRESS:	ewenzechlophelogmail.com
REASON FOR INTEREST:	health
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	Justin Ward
EMAIL ADDRESS:	jw.jusin (ogmail. com
REASON FOR INTEREST:	environmental
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	Done Andrior
EMAIL ADDRESS:	11 agrant Comaileon
REASON FOR INTEREST:	
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	waseer a
EMAIL ADDRESS	waseera @ msa taiyuen com
REASON FOR INTEREST:	ENNLOYMENTAL.
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change
	I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

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Calabo.	-		
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SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	S.Gumeole
EMAIL ADDRESS:	HEALTH NA
REASON FOR INTEREST:	HEALTH
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

Sichumede

SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	Shown Gerdall
EMAIL ADDRESS:	Shown (Render) (a) Youho or com
REASON FOR INTEREST:	Steiding from Africa Dont our about Avicans
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	ZANDALEE MOHUNLAL
EMAIL ADDRESS:	zandalee mobuntal@gmail.com
REASON FOR INTEREST:	Health
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE

EMAIL TO: SLR Stella Moeketse smoeketse@sirconsulting.com

Allel.

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	SOPHIE MYTHORO
EMAII ADDRESS:	expluenca idea & meadaugua com
REASON FOR INTEREST:	Proudly SA.
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	Nora
EMAIL ADDRESS:	nazira @msaltaiyuen.com
REASON FOR INTEREST:	CLIMATE CHANGE
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	Amacira Khan
FMAU ADDRESS:	amora@msa. Laigven. con
REASON FOR INTEREST:	CUMPATE CHOWGE
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

Allan

SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	Permicia Mhomzo
FMAR ADDRESS:	N/A
REASON FOR INTEREST:	FAAMINO/HEALTH
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues

460

SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	Sanele Ntuli
EMATE ADDRESS:	Na
REASON FOR INTEREST:	Proudly S.A
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	Dennich Ramasnay
EMAIL ADDRESS:	particular and a such samura
REASON FOR INTEREST:	water/health
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME;	Sindi Ndloru
EMAIL ADDRESS:	NA
REASON FOR INTEREST:	FARMS/Health
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	Agaha Manka	
EMAIL ADDRESS:	leception @ mentaryuen.	(0)
REASON FOR INTEREST:	Munan Sale	
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.	

SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	THEMBILE NIHLONGIO
REASON FOR INTEREST:	HEALTH
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

T:N: Mhlongo

SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	Anita
FMAIL ADDRESS:	anta posa tayuen con
REASON FOR INTEREST:	health
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	KHUMA 60 MIZWANDILE
FMATE ADDRESS:	N/A
REASON FOR INTEREST:	what was trappen to the farms
ISSUES & CONCERNS;	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	Vanessa Kistan
EMAIL ADDRESS:	Vanessa @ msa.taiyeun.com
REASON FOR INTEREST:	Health
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE



NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME;	REHMAN HAFFEJER
EMAIL ADDRESS:	Rimonde misa Tarquerican
REASON FOR INTEREST:	HEALTH
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	JERRY PARMASINEN
FMAU ADDRESS:	NIA
REASON FOR INTEREST:	Health
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

Cumaswer

SIGNATURE

NAME OF APPLICANT: Rhino Oil & Gas

PASA REF: 12/3/291ER

Please note my objection to the abovementioned application to explore for oil and gas and please register me as an interested or affected party.

NAME:	MOGIE MOLLUNLAL
I-MAIL ADDRESS:	moge @ msa. taryuen.com
REASON FOR INTEREST:	health / family sofety
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE

NAME OF APPLICANT: Sungu Sungu, Motouane Energy

PASA R 12/3/291ER, 12/3/294, 12/3/295, 12/3/317, 12/3/318

Please note my objection to the abovementioned applications to explore for oil and gas and please register me as an interested or affected party in all applications.

NAME:	Melisikaa Zundela
EMAIL ADDRESS:	melisis reconstituting and and
REASON FOR INTEREST:	Environmental protection
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change
	I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

pw.

SIGNATURE

NAME OF APPLICANT: Sungu Sungu, Motouane Energy

PASA REF: 12/3/291ER, 12/3/294, 12/3/295, 12/3/317, 12/3/318

Please note my objection to the abovementioned applications to explore for oil and gas and please register me as an interested or affected party in all applications.

NAME:	Ma Menina ZBT
EMAIL ADDRESS:	073 105 7645
REASON FOR INTEREST;	QUALITY OF LITE & Pollotion
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change
	I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE

NAME OF APPLICANT: Sungu Sungu, Motouane Energy

PASA REF: 12/3/291ER, 12/3/294, 12/3/295, 12/3/317, 12/3/318

Please note my objection to the abovementioned applications to explore for oil and gas and please register me as an interested or affected party in all applications.

MAME:	Mauree Sachse
SMAT ASSTRUCT	Mourice Sockself grad con
RANCON, DE INTEREST:	enviramental and health
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE

NAME OF APPLICANT: Sungu Sungu, Motouane Energy

PASA REF: 12/3/291ER, 12/3/294, 12/3/295, 12/3/317, 12/3/318

Please note my objection to the abovementioned applications to explore for oil and gas and please register me as an interested or affected party in all applications.

MÁMIC:	Mr. P. Romwain in
FAIN TO ATTUENCE.	600 0748347501
MiteBack tracedery ri	HEALTH & ENVIRON MENTAL
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change
	I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE

NAME OF APPLICANT: Sungu Sungu, Motouane Energy

PASA REF: 12/3/291ER, 12/3/294, 12/3/295, 12/3/317, 12/3/318

Please note my objection to the abovementioned applications to explore for oil and gas and please register me as an interested or affected party in all applications.

NAME:	G P JONES
SWALL ATTRIBUTE.	084 859 8587
INTEREST:	Porcution
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

Epany

SIGNATURE

NAME OF APPLICANT: Sungu Sungu, Motouane Energy

PASA REF: 12/3/291ER, 12/3/294, 12/3/295, 12/3/317, 12/3/318

Please note my objection to the abovementioned applications to explore for oil and gas and please register me as an interested or affected party in all applications.

NAME:	P. K. ANDREWS
EMAII ADDRESS.	0791813944
REASON FOR INTEREST:	FOR Quality of LIFE
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change
	I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE

NAME OF APPLICANT: Sungu Sungu, Motouane Energy

PASA REF: 12/3/291ER, 12/3/294, 12/3/295, 12/3/317, 12/3/318

Please note my objection to the abovementioned applications to explore for oil and gas and please register me as an interested or affected party in all applications.

NAME:	Usha Naidoo
Edan Alemen	usha a c lliertd. co 2
REASON . A!	Pollwhim
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

Werden .

SIGNATURE

NAME OF APPLICANT: Sungu Sungu, Motouane Energy

PASA REF: 12/3/291ER, 12/3/294, 12/3/295, 12/3/317, 12/3/318

Please note my objection to the abovementioned applications to explore for oil and gas and please register me as an interested or affected party in all applications.

NAME:	T. T DUBG
EMAIL ADDRESS:	Mhoyazita gmail. Com
REASON FOR INTEREST:	Pollution & health
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change
	I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE

NAME OF APPLICANT: Sungu Sungu, Motouane Energy

PASA REF:12/3/291ER

Please note my objection to the abovementioned applications to explore for oil and gas and please register me as an interested or affected party in all applications.

NAME:	Ma MBNIAM ZBI
EMATE ADDRESS:	673 195 7645
REASON FOR INTEREST:	QUALITY OF LITE & Pollotion
ISSUES & CONCERNS:	Environmental Health Community Economic Water Climate Change
	I reserve my right to elaborate and/or add to these issues and concerns at a later stage.

SIGNATURE



65 Trelawney Road, Southgate, Pietermarkzburg, 3201 · P.O. Bor: 601, Pietermarkzburg, 3200
 *Tel: 033 846 9900 · Fax: 033 386 2528 · vvvvv.ingonyamatrust.org.za

05 July 2016

The Project Manager
Mr Matthew Hemming
SLR Consulting (South Africa)
P.O.Box 1596
Cramerview
2060

Dear Sir

NOTICE OF 30 DAY REVIEW OF SCOPING REPORT FOR ENVIRONMENTAL AUTHORISATION: APPLICATION FOR ENVIRONMENTAL AUTHORISATION IN SUPPORT OF EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS ON INGONYAMA TRUST LAND

Reference is made to the above and to the scoping report that has been provided in respect of the abovestated project.

As indicated in the presentation to the Board, the Ingonyama Trust Board has in addition to the prescribed format of consulting the Interested and Affected Parties (I&AP) briefed with the Traditional Councils in a meeting with all Amakhosi of the Province in the meeting held at the Durban ICC on 30 June 2016.

The meeting resolved that the affected Traditional Councils are to be consulted separately in order to ensure full understanding of the project and obtain a response on the proposed project.

It has however been noted that the closing date for all comments is Thursday 14 July 2016. Since there are about 100 Traditional Councils to be consulted in this regard, it is recommended that an extension of time be provided, as it will not be possible to obtain credible input from the affected communities by the set date due to a number of engagements that are to be undertaken.

Your positive response in granting the Ingonyama Trust Board additional time to conduct consultations with the respective communities is awaited.

Yours faithfully

KDL Pakkies

Stella Moeketse

From:

Calitz Crockart <calcro@calitzcrockart.co.za>

Sent:

07 July 2016 03:11 PM

Stella Moeketse

To: Subject:

COLCHESTER ZOO PROPERTIES (PTY) LIMITED

Calitz Crockart & Associates Inc

ATTORNEYS AT LAW

Registration number: 2009/017943/21

In Association With

RICHARD EVANS & ASSOCIATES

Attorneys • Notaries • Conveyancers

19 VILLAGE ROAD, KLOOF, 3610

DOCEX 2, KLOOF

E-MAIL: calcro@calitzcrockart.co.za

PO BOX 22, KLOOF, 3640

TEL: (031) 202 3100 FAX: (031) 202 3110 FAX TO E-MAIL: 086 608 3662

YOUR REF

OUR REF

RAC/rp/02C031001

07 July 2016

S L R CONSULTING AFRICA (PTY) LTD

FOR ATTENTION:

STELLA MOEKETSE

BY EMAIL

smoeketse@slrconsulting.com

Dear Madam,

COLCHESTER ZOO PROPERTIES (PTY) LIMITED

The telecom between you and I on the 06th of July 2016, refers.

We represent Colchester Zoo Properties (Pty) Limited.

On the 14th of June 2016 our client received an email from you regarding the Rhino Oil and Gas KZN Exploration Rights on various farms in the KwaZulu Natal Province.

This email was the second update on the scoping and EIA process.

In order to help our client properly understand the above process and the legal implications, kindly provide our offices with copies of:

- 1. The correspondence sent by you on the 25th of April 2016 regarding the scoping report for the application in terms of Regulation 22(a) of the Environmental Impact Assessment Regulations of 2014; and
- 2. The scoping report for the application in terms of Regulation 22(a) of the Environmental Impact Assessment Regulations of 2014; and
- 3. The application in terms of Regulation 22(a) of the Environmental Impact Assessment Regulations of 2014.

We thank you for your assistance and look forward to hearing from you.

Yours faithfully

Calvin Schreiber

<u>CALVIN SCHREIBER</u>
CALITZ CROCKART & ASSOCIATES INC.

DIRECTORS: IVETTE CALITZ (B JURIS LLB) (083 254 4818); ROBERT ALEXANDER CROCKART (B JURIS LLB) (083 448 7552) ivette@calitzcrockart.co.za | alex@calitzcrockart.co.za | fax to E-mail : 086 608 3600 | Fax to E-mail : 086 608 3601

ASSISTED BY: DAVID GREY B.SOC.SCI. LLB (074 583 9850)

Stella Moeketse

Sent:

From: Judy Bell <judybell@mweb.co.za>

12 July 2016 04:36 PM To: Matthew Hemming; Stella Moeketse; ERsungu@eims.co.za; William Berry; Ntsako

Baloyi; KZNMotuoane@eims.co.za; mail@eims.co.za; brian@eims.co.za;

FSMotuoane@eims.co.za

Cc: Seashalegas@csir.co.za; plu@petroleumagencysa.com; 'Frack Free SA';

pandora@frackfreesa.org.za; act@frackfreesa.org.za; health@frackfreesa.org.za;

'Bobby Peek'; 'Catherine Horsfield'; Nicole Loser; 'Robyn Hugo'; robs@groundwork.org.za; elandslaagte@frackfreesa.org.za; verkykerskop@frackfreesa.org.za; vanreenen@frackfreesa.org.za; geluksberg@frackfreesa.org.za; elandslaagte@frackfreesa.org.za;

zululand@frackfreesa.org.za; northernkzn@frackfreesa.org.za; 'Sarah Allan'; eia@frackfreesa.org.za; rico@groundwork.org.za; matatiele@frackfreesa.org.za; Sinegugu Zukulu; sviljoen@wwf.org.za; 'Sissie Matela'; 'Bradley Gibbons';

samsonp@ewt.org.za; 'Cobus Theron'; 'Doug Burden'; 'Jenny Longmore'

Subject: Karoo Shale Gas SEA - Implications for exploration applications for Rhino, Sungu,

Motuoane, et al?

Dear EAPs

I trust you have all read and re-read the draft SEA report for the proposed Karoo Shale Gas Development. This quote below is the reason for this note (all quotes from the SEA documentation is in this smaller font for ease of identification – bold and highlighting is mine):

Unconventional gas reserves may exist in other areas of the South African onshore and offshore territory, and would need separate consideration if their development was considered.

While I understand that your work is not limited to shale gas, the following are the items I feel should be addressed in your EIA processes and documentation for exploration applications for oil and unconventional gas. Please Note that exploration is one of the four scenarios considered in the SEA – namely Scenario 1.

All sites are rehabilitated, wells permanently plugged and monitoring of abandoned wells is implemented.

- In all the documents we have seen, there has been no mention of these post exploration activities, but perhaps we have short memories, overloaded with all this bumpf.
- For those not abandoned, that is for the wells where sufficient gas is discovered, they therefore become permanent and thus exploration leads to production.
- We believe that this means that extraction cannot be excluded from your assessments! A precedent was set in the Netherlands where a judge made exactly this ruling.

Exploration is the first stage of the shale gas development cycle. It is concentrated in the initial 2-3 years of the development cycle, but is undertaken throughout the life of the development to inform the location of additional drilling and production operations.

In our minds, this also adds to the requirement that exploration assessments deal with the production phase impacts.

The appraisal stage follows exploration, and for a single campaign typically lasts about 2-3 years. It involves the drilling of appraisal wells, which are vertical wells with horizontal sections to ascertain potential yields of shale gas within the target formation, following test fracking. Drilling, fracking and other equipment and materials and waste receiving facilities are contained on the well pad. An area of similar extent to the well pads is developed for

temporary accommodation of drilling crews in the region. If, during the exploration or appraisal phase, it is revealed that technically recoverable reserves cannot be economically exploited, decommissioning is implemented.

- In the documentation SLR and EIMS has provided us so far, no mention of the test fracking is made, in fact they have specified that it will not take place. At which phase will this be done, if the SEA shows it <u>is</u> part of the Exploration activities?
- This means that the social assessment and other missing specialist studies is critical for completion during exploration phase EIA, as by the Appraisal stage it is too late the damage to the social fabric of communities and municipalities will already be done!
- How is the activity monitored for compliance for example in terms of buffers, if the wells can be angled in all directions? How is it possible to check where it went?
- Fracking or flowback liquids will the sand requirements mean more mining of our rivers and rural land? How will this issue be managed in view of the resulting erosion, destruction of riparian zones and loss of sand in terms of coastal sand budgets?
- The table below shows the exploration scenario impacts and activities. Does this align with the information provided by SLR and EIMS? If not, does this need to be reviewed?

Activity	1. Exploration Only	
Number of wellpads		
[2 ha each]	30	
New roads (km)	24	ĺ
[unpaved, 5 m wide]	30	
Total area of wellpads and roads (ha)	75	ĺ
Number of truck visits	45 000	ĺ
industry water needs (m²)	°488 250	ĺ
assuming no re-use of fluids]	488 230	
Industry water needs (m³) [assuming re-use	*319 110	
of 50% drill fluid & 30% frack fluid]	519110	
Flowback waste (m³)	*101 400	
[sludge+brine+water]	101 400	
Other hazardous waste (t) e.g. oil, grease etc.	85	•
Worker domestic waste (t/yr)	144	•
Worker sanitary waste (m'/yr)	44 531	•

^{*} For five exploration drilling campaigns, each with six ex Exploration Only activities.

Air Quality

Shale Gas Development without mitigation would be associated with a high **risk of occupational exposure to air pollutants**. There is insufficient information on air quality and GHG emissions in the Karoo to form a reliable baseline against which to measure the impacts of Shale Gas Development. There are no air quality monitoring stations within the study site, and only one near it, critically limiting information on air quality prior to shale gas development.

 Surely this means that baseline air quality monitoring must be done in all areas PRIOR to exploration?

Climate Change and Greenhouse Gas (GHG) Emissions

Shale gas presents both a risk of increased national greenhouse gas emissions and an opportunity to reduce emissions. The opportunity for emission reductions depends crucially on whether gas displaces coal (the main fuel in SA); or whether instead it displaces low-carbon energy sources; or whether gas is used in addition to coal. Shale gas used in place of coal for electricity generation provides an opportunity to reduce GHG emissions, but the scale of reductions is slight in relation to the magnitude of national GHG emissions now and as projected over the period of SGD.

 This aspect has not been properly assessed by either SLR or EIMS in their documentation to show these significant impacts. Note that the authors claim methane is 20-30 times that of carbon dioxide, while others claim it is closer to 100 times!

^{**} For 55 wellpads, each with 10 wells, total 550 wells ove
*** For 410 wellpads, each with 10 wells, total 4 100 wells

SGD by hydraulic fracturing increases the likelihood of small earth tremors near the well bores. Only a few are likely to be strong enough to be felt by people on the surface. Many studies, in several parts of the world demonstrate an increase in small earth tremors during hydraulic fracturing. The possibility that hydraulic fracturing will trigger damaging earthquakes (i.e. of magnitude 5 or greater) through interaction with natural faults cannot be excluded, but the risk is assessed as low because the study area very rarely experiences tremors and quakes.

• This shows that a study needs to be done in each area to assess the impact, especially in the vicinity of buildings and dam walls! The extent of the impact will be location specific and as we do not have any idea yet as to where the exploration will be done, how can this impact be assessed effectively? This aspect needs to be monitored **prior** to exploration too!

The elements of the study area most vulnerable to earthquakes are heritage buildings made of unbaked clay bricks, and poorly-constructed low-cost housing. A denser network of seismographs is needed in the region prior to the commencement of hydraulic fracturing. The seismograph would need to function throughout operations and after closure until seismicity decays near to background levels

Water - both surface and groundwater

Water availability in the study area is already severely constrained, and thus the capacity to supply water for SGD from existing local sources is very limited. Surface water availability is generally low. Most streams are non-perennial, episodic and ephemeral, with very high inter-annual variability. The surface water resources in the study area are already stressed (and in many areas over-allocated) to meet the demand of existing users. Central karoo landowners are mainly reliant on groundwater resources for domestic and stock water supplies. Groundwater recharge is typically low and sporadic. The development of groundwater resources to meet shortfalls in surface supplies is increasing, particularly during drought years, and in many areas already supplies 100% of the demand. The availability of potable groundwater resources in the study area to meet the additional demand of development plans not involving SGD – such as irrigated agriculture, tourism or mining - is seriously constrained.

- We are reeling from the effects of a drought which has been exacerbated by Climate Change driven by emissions from the use of fossil fuels. Who will have to go with less or without water, so that exploration and then extraction requirements can be met? This question has not been answered by either EAP so far.
- Groundwater has to be considered a future resource, even if it is not being used presently and the quality is not of drinking water standard
- Groundwater can daylight and flow into surface water resources. This needs to be acknowledged and taken into consideration when dealing with water issues.

Surface spills on-site and along transport networks are the most likely source of water resource contamination resulting from SGD. SGD-related activities such as hydraulic fracturing, road building and workforce accommodation will place an additional demand on water resources and present a risk of contamination. Non-SGD activities such as uranium exploration and mining will compound this demand and pose additional contamination risks. The **impacts on water quantity and quality are cumulative.**

Impacts following the completion of SGD (e.g. from failed well linings or capping structures on spent production wells) are a cumulative and inevitable legacy issue far into the future.

SGD must not proceed before a <u>comprehensive set</u> of baseline water resource data for the study area has been established. This must include surface water availability and verification of existing use (including the water resources needed to meet environmental requirements, the "Reserve"). The baseline must also include quantification of the quality of surface water and groundwater. Ongoing water resource quality monitoring including general and SGD-specific determinants is essential during and after SGD.

There is currently a deficit of laboratories in South Africa to undertake the necessary analysis for water chemistry monitoring in relation to SGD. Although most accredited local (South African) laboratories are equipped to carry out routine water analyses (e.g. major cations and anions), none are presently capable of

analysing for determinants such as δ^{11} B, 36 Cl/Cl, 4 H, 3 H/ 4 26 H, and CH₄. Sufficient lead-in time must be allowed for such facilities to be set up prior to SGD; baseline establishment in the immediate term may require the use of internationally-accredited laboratories.

• These requirements need to be stated in the Exploration documentation, so that they can be assessed and plans put in place to implement.

Current lack of infrastructure and institutional capacity for water management is a constraint in the karoo. Insufficient institutional and human resource capacity is a severe constraint to the implementation and execution of a robust and effective water resource monitoring and management programme for SGD. This constraint will apply to regulatory authorities, who often lack the necessary skills and the will to exert enforcement, and less so to the SGD industry, which it is expected will mobilize the necessary resources to meet regulatory requirements in this regard. This constraint is particularly relevant to independent monitoring and evaluation activities directed at ensuring compliance of the SGD industry with the regulatory requirements. The likelihood of environmental non-compliance is increased by poorly capacitated regulators.

- This is relevant to all areas under threat of exploration. The lack of planning and capacity is especially noticeable with the deepening drought. For example, the KZN Mvoti WaterWorks is only able to treat 13% of capacity as there is no further water available from the river and the dam is perilously low. They are now drilling for groundwater in the river.
- Industry in Richards Bay is already reeling from the downturn in the global economy and has had to cut production to meet the ever-reducing water allocations.
- We already have mining companies in N. KZN allegedly stealing water from farm dams and other resources.

Waste Management

SGD will generate substantial volumes and new types of waste in the study area. These include liquid wastes such as flowback fluids, solid mining wastes such as bore fragments and cuttings, industrial wastes such as used machinery and supplies, as well as more conventional wastes such as sewage, domestic water and construction waste.

The existing legislated waste management provisions are adequate to reduce the waste-related risks of SGD to low, if rigorously enforced. Currently, no hazardous waste sites are licensed for the disposal in the study area. This means that any hazardous waste would need to be transported and disposed of outside the study area. Mining-related waste, including that from SGD, is currently classified as hazardous, thus requiring specialized disposal sites and procedures. If this were to change with respect to SGD, wastes could legally be disposed in municipal landfills, which are currently completely inadequate for this purpose and could have health impacts if people are exposed to it. Technologies employed at municipal landfills are inappropriate to deal with the quality of the waste water generated by SGD and the design capacities of these facilities are also insufficient to deal with additional volumes. Leach management and treatment is a pre-requisite for disposal of shale waste to landfill due to the presence of a range of toxic chemical additives and potential radioactivity and salinity in flowback water (leachable Naturally Occurring Radioactive Materials (NORMS). These substances require particular handling for safe disposal. The institutional capacity, skills and knowledge to implement and enforce waste regulations, norms and standards is limited, especially at local implementation level and will therefore have to be strengthened before SGD is approved.

 Self explanatory what is required prior to exploration! How will the rural towns cope with these additional wastes?

Biodiversity & Ecological Impacts

The study area includes relatively high levels of biodiversity, including highly sensitive and unique ecosystems and species. Seven different biomes and 58 vegetation types, 119 endemic or near endemic plant species, and threatened animal species have been recorded from the study area. Areas identified in this assessment as being of very high ecological importance and sensitivity are irreplaceable if substantively damaged. Widespread impacts in these areas would undermine the ecological integrity of the study area (and more broadly, the Karoo). Any activities, including but not restricted to SGD, in these areas are assessed as very high risk. The very

high and high ecological importance and sensitivity areas make up an estimated 55 % of the study area. Only 5 % of the study area is formally protected in National or Provincial reserves. The primary mitigation for SGD with respect to biodiversity is securing the areas of very high and high ecological importance and sensitivity. This effectively frees up medium-low and low areas for development. The Karoo is an arid ecosystem characterised by ecological processes that operate over extensive areas. Mitigation of ecological and biodiversity impacts must take place primarily at the landscape scale rather than solely on the physically-disturbed footprint. Impacts on species, ecosystems and ecological processes extend well beyond the physical footprint of the activity. For many species the impacts of noise, pollution, erosion and disturbance can extend for hundreds of metres or kilometres from the source. A major concern is that the roads, pipelines and powerlines associated with SGD will result in fragmentation of the landscape. Loss of connectivity, edge effects and disruption of ecological processes associated with a dense network of linear structures could undermine the biodiversity integrity of the study area. Impacts on species and ecological processes are likely to have cascading effects on other species and processes. The cumulative and unforeseen impacts of SGD on biodiversity, as well as effectiveness of mitigation, must be monitored. The outcomes of the monitoring programme need to dynamically inform ongoing strategic and regional level decisions on SGD.

- It is not acceptable to just count species and provide their status as is the usual way of assessing these impacts.
- EAPs have to do better than provide the usual fare dished up in the reports we usually review, to ensure that biodiversity is properly studied so that the impacts can be effectively predicted and assessed.

Impacts on Agriculture

The biggest potential threat of SGD to agricultural production in the study area relates to the use and availability of water resources. SGD poses potential risks to both the quantity and agricultural usability of surface and groundwater resources. Opportunities may exist to use water produced through the SGD process for agricultural production purposes, should it be either of an acceptable quality or amenable to purification. SGD will not have a significant impact on agricultural productivity in the long term if the threat to ground water resources is adequately addressed. Any intervention that destroys current land-based livelihoods is likely to have a long-term impact on the resilience of both the area and its land users. Local land users draw on profound local knowledge to sustainably use these vulnerable land-based resources. Fragmentation of the landscape to accommodate SGD must be carefully planned to minimize the negative impacts on the viability of agricultural enterprises.

- We need a sensitivity index map for the areas where exploration is proposed.
- The EAPs also need to quantify the amount of land that is deemed agriculturally sensitive as a % of the target area. In terms of water and food security, this is essential to have.
- Existing livelihoods must be respected in terms of the resilience they provide to individuals, families and communities.

Access – Privacy, Safety and Security

Shale gas exploration and exploitation will put the protection of the privacy and security of land users at risk. Currently land users enjoy high levels of control over the farm-based resources resulting in minimal losses of livestock and other property, and good levels of overall safety and security of rural communities, including land users, farm workers and their families. This is in part a result of minimal through-traffic on most farms, and relatively stable local populations. The anticipated influx of staff of shale gas companies and the situating of SGD operations on farm land will expose farm property, for example livestock, to theft and increase vulnerability of local communities to farm attacks and violence. Long-term monitoring and evaluation is essential to measure the effectiveness and efficiency of mitigation measures applicable to agriculture under all scenarios of SGD. The outcomes of these monitoring and evaluation processes must be fed back to relevant stakeholders to ensure continuous improvement.

 In view of the increasing crime rates in rural areas, the safety and security aspects must be effectively addressed prior to exploration. This cannot be left to local police stations and municipalities to bear the load in terms of already stretched and scarce resources.

Tourism

Tourism is a growing economic sector with the capacity to drive growth and upliftment in rural areas. Tourism has become the largest economic sector in the study area in terms of number of enterprises. All study area towns are reliant on tourism, some more so than others. The rural landscape is an important resource for specialised tourism niches, such as ecotourism, agritourism, hunting and adventure tourism. This has dispersed tourism activities into the rural areas of the study area. Tourism is the fastest growing sector in most Karoo towns, thus its importance in the study area is expected to further increase in future.

The groups are: business tourists and those visiting friends and relatives (VFR); people travelling through the region; and niche tourists who actively seek out the Karoo as a destination in order to experience ecotourism, adventure tourism, agritourism, culinary tourism, hunting, stargazing, etc. Business and VFR tourism is expected to increase under SGD but might experience crowding out if shale gas workers use tourist facilities for accommodation in the towns of the N1, N6 and N9 routes. Tourists passing through the study area would experience traffic densification and possibly also crowding out in these towns. Niche tourists are most sensitive to disruption of peace and quiet and are also the most dependent on rural areas. They would be consequently be the most sensitive to SGD.

The most likely negative impacts of SGD on tourism are expected to be traffic densification and its associated noise pollution. This results from slow moving trucks continuously ferrying materials needed for SGD, also through towns in the assessment area. Other impacts would include visual impacts, a loss of sense of place, potential pollution (especially water) and small earth tremors. All of these changes could impact on the value of the Karoo brand which is associated with an undeveloped rural landscape. Negative impacts on the tourism sector would increase the risk of losses of employment and value addition to local economies.

- This is one of the issues that is glossed over in the exploration documentation we have seen and should take into account how the SEA deals with it.
- Tourism is a significant driver of the local and regional economies and this is in all the IDP's and SDF's of local and district municipalities.
- Tourism is incompatible with mining and thus it is a significant issue to be raised and addressed.

Impacts on the Economy

Shale gas development could deliver highly significant economic opportunities, but the extractive nature of SGD also brings economic risks. In both respects it is a little different to other types of mining. The opportunities include an increase in the national and local economic activity and employment. The principal risks relate to the 'boom and bust' nature of extractive industries, and to the effects of large new inward investments on increasing the value of the South African Rand, which would make exports less competitive. Shale gas development would increase employment opportunities. The 'Big Gas' scenario would be associated with approximately 2 575 direct operational jobs in drilling, trucking and power generation with residents of the study area probably able to fill 15% to 35% of these positions, increasing over time as training proceeds. It should not be assumed that indirect and induced impacts in terms of jobs in the study area would reach the same level as direct impacts.

The risk that SGD could 'crowd out' other economic sectors in the study area, such as agriculture and tourism, by causing rises in the prices of labour and other inputs, is generally low for the scenarios considered. An important proviso is that shale gas development should not seriously compete with local water users or pollute local water supplies. Local government finances are likely to be put under significant strain particularly for the large scale development scenario. Appropriate mechanisms will be needed to effectively alleviate this strain.

There is a risk that the residual costs associated with SGD become the responsibility of society. Financial mechanisms will be needed to ensure that developers make adequate financial provisions to allow the state to deal with remediating remaining impacts in the event of pre-mature closure and longer term risks associated with the post-closure period. Adequate and unambiguous compensation mechanisms will be needed for land

owners to cover the use of their land, and for other affected parties where environmental and other damages cannot be mitigated. Property values on farms near where drilling occurs are likely to decrease. This applies to places exposed to water supply or quality deterioration, and to places whose amenity value is reduced by visual, noise, traffic or security risks. This loss can be balanced by adequate compensation. Property values in towns, on the other hand, are likely to increase due to increased economic activity assuming key externalities such as those associated with increased truck traffic can be managed.

- This issue is merely presented as a positive impact all the jobs (over-estimated somewhat?), knock on effects for entrepreneurs and municipal coffers you name it. However, if mining were such a money-spinner to so many, why did the Marikana Massacre occur and why are all the mining towns having so many service delivery protests?
- So much to be managed and mitigated.... By whom and with what funds?

The Social Fabric

Large investments in small-town areas create boomtown conditions in the local economy. SGD under the Small Gas scenario, and especially Big Gas scenario, will create a significant mining sector in the study area. This will be associated with increases in construction, trade (wholesale and retail) and business services, which are likely to have extensive multiplier effects in the local economy, as well as job creation in these sectors. However, any threat to water quality and quantity would have significant and rapid negative consequences for local boomtown economies.

Actual or anticipated large investments in small towns will stimulate rapid in-migration of workers and work-seekers, some of them with families, which will challenge the often already-stressed capacity to deliver services. SGD will place pressure on housing, guest houses, hotels, caravan parks, and retail services. Housing demand is likely to overflow into informal settlements. Municipal planning and infrastructure provision typically has a fairly long lead time. Demands on water reticulation, electricity, sewerage, schools, clinics and local roads are likely to exceed capacity at least in the medium-term, even under intensive exploration (Scenario 1) and Small Gas.

Rapid development is associated with disruption of the social fabric and feelings of insecurity. The in-migration of people typically experienced in boomtowns leads to an increase in undesirable social outcomes such as teenage pregnancies, alcohol and drug abuse, property crime and violent crime. This puts pressure on the police, social welfare and health services. The challenge to local people's sense of identity and the feeling of accelerating and out-of-control change from the status quo increases the sense of insecurity and threat to the social and moral fibre of the community among local people, which could result in conflict with in-migrants and xenophobia. SGD, while anticipated to raise the mean social welfare at national and local level, may perversely simultaneously accentuate social inequalities and schisms. Governance processes and institutions need to be strengthened to minimize such unintended outcomes

Ditto above comments!

Impact on Health

The health status of the present local population in the study area is below national average, making them more vulnerable to adverse human health effects from SGD. This is despite the perception of the Karoo as a healthy environment, and is largely related to poverty, inadequate housing, unsafe water and sanitation, and insufficient health infrastructure. Investment in health infrastructure and improving socio-economic status, arising from SGD or other sources, would improve the health outcomes in the communities. People living close to shale gas infrastructure (well-pads and roads) can anticipate negative health impacts through air, water and noise pollution. Through mitigation and exclusion zones the anticipated human health impacts on communities can be reduced.

SGD workers are potentially directly exposed to toxic substances for extended periods. Short-term dermal and respiratory symptoms are common among SGD workers. Some cases of death have been reported in countries with a history of SGD. Airborne silica exposure at the well-pad is an important cause of respiratory issues. Mitigation options, such as engineering solutions and personal protective equipment, can substantially reduce the workers' exposure.

Baseline monitoring is crucial to attribute a future negative or positive impact of SGD on human health in the study area. Currently the available information on health issues in the study area is inadequate to form a baseline. Metrics such as incidence of asthma and other respiratory problems, dermal irritations (rashes), cardiac, cancer, birth weights, birth defects, APGAR scales, kidney and liver, infertility, neurological impairment need to be monitored. Uncertainties in the chemicals to be used and evidence of the health impacts that might be expected are the major restriction in the health impact section of this study. The assessment is based on international data and experience. Many of the chemicals used in SGD do not have sufficient health data associated with them to make an assessment. Since the activity of hydraulic fracturing is relatively new in relation to the time needed to assess long-term health effects as well as trans-generational effects, scientific evidence that can be used with certainty is scant, but some of the chemical used are known to have long-term and transgenerational health effects. Detection of health impacts resulting from SGD will require baseline and ongoing monitoring for air and water quality, and health, especially for health symptoms associated with SGD. This will need to be carried out prior to initiating the activity to enable ascribing any future health effects to a specific cause. Health issues should be recommended for inclusion in the Regulations for Petroleum Exploration and Production, which currently do not consider them directly.

- The poor will get poorer in every which way!
- Who will do the baseline health assessment, where and by when?

Sense of Place Values

There is insufficient underlying research and documented evidence for this assessment to adequately evaluate the issue of sense of place. There is not one, but are several, "senses of place" in the Karoo. Some of have local significance, while others are sensed by people living outside the area (for instance, by tourists), and perhaps never visiting the area (for instance, the senses of place resulting from elements of scientific significance or artistic representation). The multiplicity of senses of place has been identified from publicly available literature or media and potential areas of conflict or sensitivity highlighted.

Shale gas development in the Karoo will affect values associated with sense of place, in some cases positively and in others negatively, and in some cases irreversibly. Sense of Place values are seldom adequately addressed in public participation processes in EIAs and development processes, although they often turn out to be major issues. For them to be adequately addressed would require detailed empirical research to elucidate the specific sense of place values in particular contexts. One way to fill this critical gap would be to include such investigations in studies such as EIAs, Spatial Development Frameworks (SDFs) and Environmental Management Frameworks (EMFs). It is recommended that both quantitative (Likert type surveys) and qualitative (ethnographic type interviews) be applied to gauge sense of place. The results of this research should become public and made part of the processes which inform decision-making on specific SGD applications.

• This highlights the need for a moratorium until the regulators have a better handle on what is needed prior to applications being submitted for authorisation.

Visual, Aesthetic and Scenic Resources

SGD and its associated secondary developments, without mitigation, is likely to lead to the visual fragmentation of Karoo landscapes, and transformation of its pastoral or wilderness character to an industrial connotation in the affected areas. The visual impacts of SGD must be considered in conjunction with visual impacts resulting from other developments, for instance the possible uranium mining and the roll out of wind and solar energy in the study area. Mitigation consists primarily of restricting SGD activities in visually sensitive locations. A number of scenic 'hotspots' in the karoo could be affected by SGD. These need to be taken into account in EIAs and other permitting processes. Currently, visual resources have no specific legal protection in South Africa, except under the definition of the National Estate in the National Heritage Resources Act. It is advisable that national, provincial and local authorities enact legislation or by-laws to prepare for the effects of possible shale gas activities on visual resources. There is no standard approach to mapping or rating the value of scenic resources in South Africa.

The scenic resources identified in this assessment correlate closely with areas of biodiversity and heritage significance as described in other sections. The escarpment is a particularly sensitive feature of the study area, although impacts of varying significance could occur anywhere.

The assessments so far have not shown which areas are sensitive from this point of view!

Impact on Heritage Resources

The risk to heritage resources from SGD varies markedly from place to place within the study area. It depends on the type of heritage resource, the specific locations of well pads, access roads and related infrastructure, and the amount of induced seismic activity that occurs. There is no part of the study area where there is no risk to heritage resources. The impacts on heritage from the small and large SGD scenarios could be high, but are typically confined to particular areas. There is a potential for extensive but low intensity impacts from SGD exploration. Care in the exact positioning of the infrastructure and the implementation of management and mitigation measures during all phases, as required by legislation, will help to reduce the significance of the impacts that would be experienced. The cultural landscape is the most difficult aspect to deal with in terms of mitigation. Minimising the amount of landscape scarring that takes place and effective closure phase rehabilitation are key aspects of heritage impact mitigation.

Current institutional capacity in terms of application of the National Heritage Resources Act (NHRA) is limited and a marked improvement will be required <u>before</u> SGD commences. The National Heritage Resources Act outlines procedural due diligence for heritage management and development. The status quo shows that many provincial and local authorities have yet to comply with the provisions of the NHRA. The functionality of the single national and three provincial heritage authorities overseeing the study area is highly variable and this will affect the quality of decision-making and commenting. The South African Heritage Resources Agency, as the national authority, should take responsibility for all applications related to shale gas development and source comment from relevant provincial and local authorities.

 We trust the Heritage Impact Assessment is done thoroughly and addresses all these issues effectively.

Noise

Acoustic noise has a marked impact on the physical health of people and on their psychological wellbeing. The Karoo area is a quiet area. Residual day- and night-time noise levels are approximately 33 dBA and 25 dBA respectively (LAeq). This is 10 dB below the typical levels published in standards for rural areas. This is a significant difference. Subjectively a change of 10 dB is perceived as a doubling of "loudness". Exploration phase noise impact is likely to be localised and of short duration. Noise would be generated predominantly by trucks, and would only be noticeable in the immediate vicinity of exploration activities, for the duration of the activities. The construction, operation and decommissioning phases of SGD will likely cause noise impacts for humans and animals on sites within about 5 km of the sites. Noisy activities during the operational phases are expected to run constantly (day and night) for 6-8 weeks at a time, repeated 15 every 6 months at every wellpad, for a period of a decade or two, with quieter activities between. Night time noise impacts are therefore most likely, when residual noise levels are at a minimum. There is additionally a risk of noise impacts emanating from the surrounding roads due to increased heavy goods vehicle road traffic, especially under a Big Gas scenario, and if the roads used are otherwise quiet and seldom used. Proposed sites of noise generating activities will need individual Noise Impact Assessments in 24 accordance with SANS 10328 to determine the likelihood and severity of these impacts. Noise control, attenuation and monitoring will likely be required for all sites. The extent of the required measures will be determined by the Noise Impact Assessment.

- This is a significant impact with really easily implementable requirements shown above.
- Remember that noise goes outwards and upwards from the source, so is locality specific! Hence the need to know where the target sites are and the assessments done there, not generally!

Towns in close proximity to SGD activities will experience growth exceeding projections based on past trends. Enhanced resource and institutional capacity to plan for, and address increased service delivery demand for housing, water provision, social services, electricity and roads will berequired due to increase in demand by households and local enterprises (both because of new direct jobs and spin-off opportunities), as well as high probability of increased in-migration and expected increase in indigent population. The most significant direct impact on infrastructure is expected to result from the construction of a network of geographically scattered private local access roads and well pads. Even though most of this will probably be on private land, it will have implications for the need for scarce construction materials. This will have a major impact on availability and cost of scarce raw materials such as gravel and water. Action will be required to source construction material and identify and approve local sites for extraction of raw materials. This will be accompanied with the increase in number and complexity of land development applications and required expanded technical capacity development.

- If water and building sand availability (and sand mining) is already causing environmental harm and conflict how will this be managed?
- Who will bear the cost society or the applicants?

The increase in traffic by heavy vehicles on regional roads will be substantial. This will require mitigation in terms of initial road rehabilitation to an adequate baseline and an increased cycle and quality of maintenance, avoidance of certain routes as well as development of expanded and enhanced law enforcement and safety and emergency response capacity. There may also be a need to develop pipelines and re-establish the rail infrastructure in the sub-region to reduce the pressure on the road infrastructure. There is thus a critical need to audit and establish the current baseline condition and usage of national, regional and local roads to inform mitigation responsibilities in future. Regulatory uncertainties and limited municipal capacity to facilitate an ongoing processes of land use and land development applications associated with shale gas exploration and development could pose risks to already limited municipal governance capacity and result in regulatory bottlenecks. This could impede effective decision-making and sustainable land development.

Challenges with the rolling out of the Spatial Planning and Land Use Management Act, 15 2013 (SPLUMA), includes: major capacity implications for municipalities; procedural uncertainty with regards to land use and land development applications; and differences in its application between the provinces, with the Western Cape Land Use Planning Act, 2014 (LUPA) applicable in Western Cape Province. Clarification of legal and implementation practices in the land use and land development regulatory framework, as well as provincial support to municipalities in development of appropriate municipal planning by laws, the update of spatial planning and land use management instruments, and the establishment of institutional capacity for municipal planning tribunals and compliance monitoring will be highly supportive. Integrated spatial planning will be essential to deal with the multi-scaled and intersectoral issues that result from activities of magnitude and duration of shale gas development and downstream development. Spatial Development Frameworks (SDFs) and Integrated Development Plans (IDPs) plans in the area will require an update. Firstly, to ensure that they consider implications of possible developments and projected growth and facilitate participative visioning, planning, prioritisation, budgeting and mitigation across possible shale gas exploration and production periods and municipal planning cycles. Secondly, to fulfil new regulatory functions, provide guidance to a range of sector plans (i.e. integrated housing and transportation plans) and enable the infrastructure pipeline necessary to design, procure, construct and maintain infrastructure. Given a host of other activities in the area, the preparation of a Regional Spatial Development Framework (RSDF) (in terms of the Intergovernmental Relations Framework Act, 2005 (IGRFA), and the Spatial Planning and Land Use Management Act, 2013 (SPLUMA)) could contribute to pro-active intergovernmental planning between the respective local and district municipalities, provinces, relevant provincial and national sector departments and other role players (including local communities interest groups business, and state owned enterprises such as ESKOM and SANRAL). The governance capacity for coordinated and integrated spatial and infrastructure planning, investment and management to deal with the implementation of potential shale gas exploration and development is currently limited.

Given the anticipated extended timeframes, geographic uncertainty and phased approach to shale gas exploration and production activities, the establishment of regional (cross provincial) spatial and integrated development planning capacity (supported by specific task teams) could enable a cost effective shared capacity to provide the necessary technical capacity to inter alia assess applications, assist with pro-active planning, monitoring and control of impacts on land uses and activities.

How will these recommendations be implemented with these current applications?

Please record these comments and I look forward to hearing from you soon.

Kind regards Judy Bell

www.frackfreesa.org.za

www.facebook.com/frackfreesouthafrica

Twitter: frackfreekzn





Rhino Oil and Gas Exploration South Africa (Pty) Ltd

BACKGROUND INFORMATION ON PROPOSED PETROLEUM EXPLORATION ON VARIOUS FARMS IN KWAZULU-NATAL (291 ER)

REGISTRATION AND RESPONSE FORM FOR INTERESTED AND AFFECTED PARTIES

NAME	MOTBROS FAMILY TRUST		
FARM/PROPERTY or	FARM		
ORGANISATION			
STREET OR POSTAL	P.O.BOX 337		
ADDRESS	шхмі		
		POSTAL CODE	3207
WORK/ DAY TELEPHONE NUMBER	033 ~3917960	FAX NUMBER	033 - 397796 (
CELL PHONE NUMBER		E-MAIL dawood @ jumbofootwear. co.za	
PREFERRED CORRESPONI	DENCE (circle)	POST FAX	EMAIL SMS
DATE	08 08 2016	Signature	18hm

	<u> </u>
DETAILS OF OTHER PEOPLE WHO OWN LAND IN THE AREA OR YOU FEEL SHOU	ULD BE INFORMED:
PLEASE IDENTIFY YOUR INTEREST IN THE PROPOSED PROJECT:	
IF WE ARE AFFECTED, TO WHAT EXTENT?	
•	
PLEASE WRITE YOUR COMMENTS AND QUESTIONS HERE:	
(U	se additional pages if required)

Please return completed forms to:

Matthew Hernming or Stella Moaketse
(021) 467 0978 (Fest) or Po Box 1556, Cramerview 2060
mhemming@sirconsulting.com or smoeketse@sirconsulting.com

Stella Moeketse

From:

Joan Schiever < joansch@lantic.net>

Sent:

10 August 2016 10:58 AM

To:

Stella Moeketse

Cc:

Matthew Hemming

Subject:

Rhino Oil

Attachments:

Fracking409.pdf

Good Day,

Please note that the Trustees of the Craig Schiever Family Trust are unanimously opposed to any exploration, invasion and disturbance of the land during the proposed scoping for oil and gas.

Regards,

Joan Schiever 0839792383

Avondrus Farming (PTY) LTD



This email has been checked for viruses by Avast antivirus software. www.avast.com

Rhino Oil and Gas Exploration South Africa (Pty) Ltd

BACKGROUND INFORMATION ON PROPOSED PETROLEUM EXPLORATION ON VARIOUS FARMS IN KWAZULU-NATAL (291 ER)

REGISTRATION AND RESPONSE FORM FOR INTERESTED AND AFFECTED PARTIES

NAME	Craig Schiever.			
FARM/PROPERTY or				
ORGANISATION	Craig Schieves Family Trust.			
STREET OR POSTAL ADDRESS	P.O. Box 158			
ADDRESS	Winterton			
		POSTAL CODE .	3340	
WORK/ DAY TELEPHONE NUMBER	0824328015	FAX NUMBER		
CELL PHONE NUMBER	0824328015	E-MAIL joansch@lautic.net		
PREFERRED CORRESPOND	REFERRED CORRESPONDENCE (circle)		(POST) FAX (EMAIL) SMS	
DATE	10-8-16	Signature		

DETAILS OF OTHER PEOPLE WHO OWN LAND IN THE AREA OR YOU FEEL SHOULD BE INFORMED:
PLEASE IDENTIFY YOUR INTEREST IN THE PROPOSED PROJECT:
Trustee
·
PLEASE WRITE YOUR COMMENTS AND QUESTIONS HERE:
Property will be seriously advesely impacted
by any exploration. The area is part of the Tugela
Property will be seriously advesely impacted by any exploration. The area is part of the Tugela Rivor system, the main water source for
much of K2N and Gauteng. A heritage site in the form of ruino and rock etchings will be damaged in the event of exploration/seismic activity/ fracking. the etchings are on Lot B49 Winterlan Settlement 11552 (use additional pages if required)
A heritage site in the form of ruino and rock
etchings will be damaged in the event of
exploration / seismic activity) fracking . the etchings are
on Lot B 49 Winterfun Settlement 11552 (use additional pages if required)

Please return completed forms to:

Matthew Hemming or Stella Moeketse
(011) 467 0978 (Fax) or Po Box 1596, Cramerview 2060
mhemming@sirconsulting.com or smoeketse@sirconsulting.com

Stella Moeketse

From:

Nicky McLeod <nicky@enviros.co.za>

Sent:

16 August 2016 08:45 AM

To:

Bronwyn Howard - Urban Eco Life; Matthew Hemming; Stella Moeketse;

tsoanelo@enviros.co.za; cobust@ewt.org.za

Cc:

Judy Bell; William Berry; Frack Free SA; act@frackfreesa.org.za;

health@frackfreesa.org.za; films@frackfreesa.org.za; vanreenen@frackfreesa.org.za;

water@frackfreesa.org.za; zululand@frackfreesa.org.za; ashburton@frackfreesa.org.za; cheryl@threetreehill.co.za; geluksberg@frackfreesa.org.za; umzimvubu@frackfreesa.org.za;

durban@frackfreesa.org.za; eia@frackfreesa.org.za; education@frackfreesa.org.za;

greytown@frackfreesa.org.za; northernkzn@frackfreesa.org.za; mpophomeni@frackfreesa.org.za; youth@frackfreesa.org.za; amampondo@frackfreesa.org.za; cleanair@frackfreesa.org.za;

letters@frackfreesa.org.za; farming@frackfree.org.za;

archaeology@frackfreesa.org.za; elandslaagte@frackfreesa.org.za; verkykerskop@frackfreesa.org.za; curryspost@frackfreesa.org.za;

plu@petroleumagencysa.com; fracking@dws.gov.za; muira@dws.gov.za; muthraparsadN@dws.gov.za; Bobby Peek; Niven Reddy; Robby Mokgalaka Re: COMMENTS ON SCOPING REPORT: RHINO OIL & GAS 12/3/317 and other

applications

Subject:

Dear Matthew and Stella

We fully endorse and echo what Bronwyn has so very clearly articulated below.

These are also the primary concerns with respect to the Eastern Cape application: whether initial exploration takes the form of aerial survey only, or ground-based seismic testing and core drilling, the ultimate impacts on livelihoods and landscapes through intended hydrocarbon abstraction (c'mon, why else is Rhino exploring?) must be proven beyond any reasonable doubt, and Rhino provide a guarantee that human and ecosystem health will NOT BE COMPROMISED, otherwise a risk averse and precautionary approach of a no-go alternative would be the only safe recommendation.

We trust as a fellow EAP that SLR will do the right thing in the greater context of affected lives, and not just in the interests of the client and the state's oblivious pursuit of fossil-based energy.

Yours most faithfully Nicky McLeod for Umzimvubu Catchment partners

---- Original Message -----

From: Bronwyn Howard - Urban Eco Life

To: Matthew Hemming

Cc: Judy Bell; William Berry; Frack Free SA; act@frackfreesa.org.za; health@frackfreesa.org.za;

films@frackfreesa.org.za; vanreenen@frackfreesa.org.za; water@frackfreesa.org.za; zululand@frackfreesa.org.za

; $\underline{ashburton@frackfreesa.org.za} \; ; \; \underline{cheryl@threetreehill.co.za} \; ; \; \underline{geluksberg@frackfreesa.org.za} \; ; \; \underline{cheryl@threetreehill.co.za} \; ; \; \underline{geluksberg@frackfreesa.org.za} \; ; \; \underline{cheryl@threetreehill.co.za} \; ; \; \underline{cheryl@threetree$

umzimvubu@frackfreesa.org.za; durban@frackfreesa.org.za; eia@frackfreesa.org.za;

education@frackfreesa.org.za; greytown@frackfreesa.org.za; northernkzn@frackfreesa.org.za;

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cleanair@frackfreesa.org.za; letters@frackfreesa.org.za; farming@frackfree.org.za;

archaeology@frackfreesa.org.za; elandslaagte@frackfreesa.org.za; verkykerskop@frackfreesa.org.za;
curryspost@frackfreesa.org.za; plu@petroleumagencysa.com; fracking@dws.gov.za; muira@dws.gov.za;

muthraparsadN@dws.gov.za; Bobby Peek; Niven Reddy; Robby Mokgalaka

Sent: Monday, August 15, 2016 5:10 PM

Subject: Re: COMMENTS ON SCOPING REPORT: RHINO OIL & GAS 12/3/317 and other applications

Dear Matthew,

Thank you for getting in touch with Rhino and obtaining this response, I think this has been something of a mystery to everyone. However, it appears from this that, contrary to what was advanced at public meetings we attended, Rhino are definitely looking at unconventional hydrocarbon resources (which would very likely be accessed via fracking), despite their avoiding or refusing to discuss this possibility at these meetings, even when specifically asked to do so. We as affected communities believe that we are not being 'heard' - all we receive is evasive communications from the applicants in these matters.

As regards Travis' comment along the lines of what 'would be more digestible to the public', I wish to point out that for most of us in areas that may be affected by oil and gas exploration and subsequent extraction, the entire situation is completely 'indigestible' - to use his phrasing. We are concerned at impacts on our increasingly scarce and fragile water resources, both in terms of unsustainable abstraction and pollution, including groundwater, particularly with regards to climate change and uncertain weather impacts that we are all experiencing, especially in KZN. We are concerned about potential negative impacts on existing rural livelihoods, such as ecotourism, agriculture, smallscale farming and so on (thank you for mentioning that in the Scoping Report you sent to PASA, much appreciated). We are concerned about our air quality and potential negative impacts on human health. Mining, in our experience, rarely creates jobs, especially for unskilled labour, on the scale required in areas such as ours and also creates boom and bust economies rather than long-term economic and social sustainability.

All we are asking for, as affected communities, is that Rhino guarantees that there will be no significant environmental impacts that will reduce the long-term sustainability of our land and water as a result of their exploration and exploitation activities. We have meetings, we have discussions, we have so much interaction but we do not have any guarantees and this is what we require. It is our opinion that Rhino is sidelining the real issues with a great deal of technical jargon; we require guarantees that our existing environment and livelihoods will not be compromised.

Kind regards Bronwyn & Jock

Bronwyn Howard & Jock Tame Good Earth Herbs & Good Earth Living Digital Magazine (formerly Urban Eco Life) P O Box 349, Utrecht, KZN, 2980

Cell: 084 246 9223 | Tel: 034 331 4377

E-mail: urbanecolife@gmail.com

Web site: Coming soon

On Mon, Aug 15, 2016 at 10:16 AM, Matthew Hemming <mhemming@slrconsulting.com> wrote:

Hi Bronwyn

Rhino Oil and Gas have the following response:

"Prospecting in the northern Karoo was done in the early 1960's and 1970's with the intention of finding conventional oil and gas resources. Many of the coreholes were drilled only into overlying reservoir rocks

with little consideration given to the source rocks, as is defined in the reports that we have been able to gain access to. The exploration was also focused on conventional trapping mechanisms such as anticlinal features where oil is known to accumulate if a sufficient seal rock is in place and has not been ruptured by further deformation. Further structural and stratigraphic features, with the help in better resolution technologies, now warrant the case for further exploration to take place in delineating additional areas of interest. Data is available at PASA (the state regulator of oil and gas activities in South Africa) and is not available from PetroSA (the state owned oil company with the mandate to explore and produce hydrocarbons) given that the two entities are completely separate both in function and name. Upon the granting of an exploration right, the oil company would then have access to additional geological data from PASA and thus would be able to define the areas that have been sufficiently aliased versus those which would need additional core hole drilling or other exploration techniques. Given that Rhino Oil and Gas Exploration South Africa is looking for oil and gas, as well as a number of other hydrocarbon derivatives, the largest coverage of data within the exploration right areas is imperative and thus further value is added by additional drilling and/or exploration techniques."

If you have any comment on the above paragraph in terms of what would be more digestible to the public, please do let me know.

Best regards,

Travis

Travis Smithard

Geophysicist and Geologist

Africa New Ventures

Rhino Oil and Gas Exploration South Africa (Pty) Ltd.

Kind regards

From: Bronwyn Howard - Urban Eco Life [mailto:urbanecolife@gmail.com]

Sent: 02 August 2016 08:36 AM

To: Matthew Hemming

Mokgalaka

Subject: Re: COMMENTS ON SCOPING REPORT: RHINO OIL & GAS 12/3/317 and other applications

Dear Matthew,

I have done some research into this and it appears that PASA has geological information, including seismic survey data and core hole data, provided as a result of the exploration work done by Soekor, the precursor to Petro SA which is now PASA, in the 1960s and 1970s. This exploration seems to have been quite widespread throughout the Karoo Basin area. I am of the opinion that this former prospecting work should at least give current wannabe explorers some idea as to where resources are likely to be; PASA's web site indicates that this information is available at their offices in Cape Town for explorers, geologists, etc. I have also spoken to geologists in our area and it is my understanding that the locations of some of the larger deposits at any rate are known, so I am not sure as to why Rhino is saying that it is unable to give us any idea whatsoever at this stage of the locations where they intend prospecting for and possibly exploiting oil and/or gas resources. Surely they must have some idea of where prospecting is likely to take place, as well as the nature of the resource - i.e. whether they would do conventional drilling or need to use techniques such as fracking? We would appreciate receiving clarification on this issue.

Kind regards

Bronwyn

Bronwyn Howard

Good Earth Herbs (Operations)

& Good Earth Living Digital Magazine (Editor)

formerly Urban Eco Life

PO Box 349, Utrecht, KZN, 2980

Cell: 084 246 9223 | Tel: 034 331 4377

E-mail: urbanecolife@gmail.com

Web site: Coming soon

On Tue, Jul 19, 2016 at 4:33 PM, Matthew Hemming <mhemming@slrconsulting.com> wrote:

Hi Judy

Thanks for your comments. I have forwarded these to PASA.

I understand your positon.

The reasons for the applicant not being able identifying the target sites for the physical exploration are explained in the Scoping Report (specifically Sections 1.3, 2.3.1 ad 2.3.10). I reiterate that the scope of the EIA is aligned with the early-phase exploration as proposed by Rhino Oil and Gas. SLR is assessing the impacts of the proposed early-phase exploration work programme as provided to us. We have acknowledged the limitations of this in the Scoping Report.

Kind regards

Matthew Hemming

African ESIA Technical Discipline Manager SLR Consulting

Email: mhemming@slrconsulting.com

Mobile: +27 82 940 8274
Tel: +27 33 343 5826
Fax: +27 11 467 0978

SLR Consulting (Fourways office) Block 7 Fourways Manor Office Park Cnr Roos and Macbeth Streets Fourways, Johannesburg, 2060

South Africa















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From: Judy Bell [mailto:judybell@mweb.co.za]

Sent: 17 July 2016 08:44 PM

To: Matthew Hemming; William Berry

Cc: 'Frack Free SA'; act@frackfreesa.org.za; health@frackfreesa.org.za; health@frackfreesa.org.za; pull-actgreesa.org.za; health@frackfreesa.org.za; health@frackfreesa.org.za; health@frackfreesa.org.za; health@

Peek'; 'Niven Reddy'; 'Robby Mokgalaka' **Subject:** COMMENTS ON SCOPING REPORT: RHINO OIL & GAS 12/3/317 and other applications

Dear Matthew and William

I was thinking about writing my comments on this Rhino Scoping Report and then decided, you know what, no more wasting precious time and energy!

As you have not provided us with any details of the sites for exploration, you cannot hope that we would consider giving our consent to conduct a fatally flawed public participation process. Until you provide us with the exact location of the sites, we cannot be expected to comment on such a vague process, which is stacked against us. It is like asking the intended victim to choose the gun and bullets with which they will be shot. Completely ludicrous and not fair at all. It is after all, our lives and livelihoods at stake.

For this reason, I would like it formally recorded that the Scoping Report cannot be authorised until you give us "x marks the spot(s)" on which to comment on the predicted impacts for those specific areas. Until then, please do not expect otherwise.

Thanks

Judy Bell

www.frackfreesa.org.za

www.facebook.com/frackfreesouthafrica

Twitter: frackfreekzn





Stella Moeketse

From: Nikki Brighton <info@frackfreesa.org.za>

Sent: 16 August 2016 10:06 AM

To: 'Nicky McLeod'; 'Bronwyn Howard - Urban Eco Life'; Matthew Hemming; Stella

Moeketse; tsoanelo@enviros.co.za; cobust@ewt.org.za

Cc: 'Judy Bell'; William Berry; act@frackfreesa.org.za; health@frackfreesa.org.za;

films@frackfreesa.org.za; vanreenen@frackfreesa.org.za; water@frackfreesa.org.za;

zululand@frackfreesa.org.za; ashburton@frackfreesa.org.za; geluksberg@frackfreesa.org.za; umzimvubu@frackfreesa.org.za;

durban@frackfreesa.org.za; eia@frackfreesa.org.za; education@frackfreesa.org.za;

greytown@frackfreesa.org.za; northernkzn@frackfreesa.org.za; mpophomeni@frackfreesa.org.za; youth@frackfreesa.org.za; amampondo@frackfreesa.org.za; cleanair@frackfreesa.org.za; letters@frackfreesa.org.za; archaeology@frackfreesa.org.za; elandslaagte@frackfreesa.org.za; verkykerskop@frackfreesa.org.za;

curryspost@frackfreesa.org.za; plu@petroleumagencysa.com; fracking@dws.gov.za;

muira@dws.gov.za; muthraparsadN@dws.gov.za; 'Bobby Peek'; farming@frackfreesa.org.za; 'Niven Reddy'; 'Robby Mokgalaka'

Subject: RE: COMMENTS ON SCOPING REPORT: RHINO OIL & GAS 12/3/317 and other

applications

Absolutely. I believe that we all agree with Nicky and Bronwyn.

We are fully aware that exploration methods of core drills can affect water sources (we learned at the Sungu Sungu meetings that underground water is linked for up to 75kms in that area) and that seismic surveys have a negative effect on soil life and micro-organisms – which in turn will affect the functioning of the ecosystems on which we all rely. For these reasons, we are pretty certain that SLR will be able to convince Rhino that pursuing this search for "oil and gas, as well as a number of other hydrocarbon derivatives" is a very bad idea.

Thanks Matthew.

Best Nikki

From: Nicky McLeod [mailto:nicky@enviros.co.za]

Sent: 16 August 2016 08:45 AM

To: Bronwyn Howard - Urban Eco Life <urbanecolife@gmail.com>; Matthew Hemming

<mhemming@slrconsulting.com>; Stella Moeketse <smoeketse@slrconsulting.com>; tsoanelo@enviros.co.za;

cobust@ewt.org.za

Cc: Judy Bell <judybell@mweb.co.za>; William Berry <wberry@slrconsulting.com>; Frack Free SA

<info@frackfreesa.org.za; act@frackfreesa.org.za; health@frackfreesa.org.za; films@frackfreesa.org.za;

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letters@frackfreesa.org.za; farming@frackfree.org.za; archaeology@frackfreesa.org.za;

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<bobby@groundwork.org.za>; Niven Reddy <niven@groundwork.org.za>; Robby Mokgalaka

<robs@groundwork.org.za>

Subject: Re: COMMENTS ON SCOPING REPORT: RHINO OIL & GAS 12/3/317 and other applications

Dear Matthew and Stella

We fully endorse and echo what Bronwyn has so very clearly articulated below.

These are also the primary concerns with respect to the Eastern Cape application: whether initial exploration takes the form of aerial survey only, or ground-based seismic testing and core drilling, the ultimate impacts on livelihoods and landscapes through intended hydrocarbon abstraction (c'mon, why else is Rhino exploring?) must be proven beyond any reasonable doubt, and Rhino provide a guarantee that human and ecosystem health will NOT BE COMPROMISED, otherwise a risk averse and precautionary approach of a no-go alternative would be the only safe recommendation.

We trust as a fellow EAP that SLR will do the right thing in the greater context of affected lives, and not just in the interests of the client and the state's oblivious pursuit of fossil-based energy.

Yours most faithfully Nicky McLeod for Umzimvubu Catchment partners

---- Original Message -----

From: Bronwyn Howard - Urban Eco Life

To: Matthew Hemming

Cc: Judy Bell; William Berry; Frack Free SA; act@frackfreesa.org.za; health@frackfreesa.org.za;

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 $\underline{mpophomeni@frackfreesa.org.za}\;;\;\underline{youth@frackfreesa.org.za}\;;\;\underline{amampondo@frackfreesa.org.za}\;;\;\underline{amamp$

<u>cleanair@frackfreesa.org.za</u>; <u>letters@frackfreesa.org.za</u>; <u>farming@frackfree.org.za</u>;

archaeology@frackfreesa.org.za; elandslaagte@frackfreesa.org.za; verkykerskop@frackfreesa.org.za;

curryspost@frackfreesa.org.za ; plu@petroleumagencysa.com ; fracking@dws.gov.za ; muira@dws.gov.za ;

muthraparsadN@dws.gov.za; Bobby Peek; Niven Reddy; Robby Mokgalaka

Sent: Monday, August 15, 2016 5:10 PM

Subject: Re: COMMENTS ON SCOPING REPORT: RHINO OIL & GAS 12/3/317 and other applications

Dear Matthew,

Thank you for getting in touch with Rhino and obtaining this response, I think this has been something of a mystery to everyone. However, it appears from this that, contrary to what was advanced at public meetings we attended, Rhino are definitely looking at unconventional hydrocarbon resources (which would very likely be accessed via fracking), despite their avoiding or refusing to discuss this possibility at these meetings, even when specifically asked to do so. We as affected communities believe that we are not being 'heard' - all we receive is evasive communications from the applicants in these matters.

As regards Travis' comment along the lines of what 'would be more digestible to the public', I wish to point out that for most of us in areas that may be affected by oil and gas exploration and subsequent extraction, the entire situation is completely 'indigestible' - to use his phrasing. We are concerned at impacts on our increasingly scarce and fragile water resources, both in terms of unsustainable abstraction and pollution, including groundwater, particularly with regards to climate change and uncertain weather impacts that we are all experiencing, especially in KZN. We are concerned about potential negative impacts on existing rural livelihoods, such as ecotourism, agriculture, smallscale farming and so on (thank you for mentioning that in the Scoping Report you sent to PASA, much appreciated). We are concerned about our air quality and potential negative impacts on human health. Mining, in our experience, rarely creates jobs, especially for unskilled labour, on the scale required in areas such as ours and also creates boom and bust economies rather than long-term economic and social sustainability.

All we are asking for, as affected communities, is that Rhino guarantees that there will be no significant environmental impacts that will reduce the long-term sustainability of our land and water as a result of their exploration and exploitation activities. We have meetings, we have discussions, we have so much

interaction but we do not have any guarantees and this is what we require. It is our opinion that Rhino is sidelining the real issues with a great deal of technical jargon; we require guarantees that our existing environment and livelihoods will not be compromised.

Kind regards Bronwyn & Jock

Bronwyn Howard & Jock Tame

Good Earth Herbs

& Good Earth Living Digital Magazine (formerly Urban Eco Life)

P O Box 349, Utrecht, KZN, 2980

Cell: 084 246 9223 | Tel: 034 331 4377

E-mail: urbanecolife@gmail.com

Web site: Coming soon

On Mon, Aug 15, 2016 at 10:16 AM, Matthew Hemming <mhemming@slrconsulting.com> wrote:

Hi Bronwyn

Rhino Oil and Gas have the following response:

"Prospecting in the northern Karoo was done in the early 1960's and 1970's with the intention of finding conventional oil and gas resources. Many of the coreholes were drilled only into overlying reservoir rocks with little consideration given to the source rocks, as is defined in the reports that we have been able to gain access to. The exploration was also focused on conventional trapping mechanisms such as anticlinal features where oil is known to accumulate if a sufficient seal rock is in place and has not been ruptured by further deformation. Further structural and stratigraphic features, with the help in better resolution technologies, now warrant the case for further exploration to take place in delineating additional areas of interest. Data is available at PASA (the state regulator of oil and gas activities in South Africa) and is not available from PetroSA (the state owned oil company with the mandate to explore and produce hydrocarbons) given that the two entities are completely separate both in function and name. Upon the granting of an exploration right, the oil company would then have access to additional geological data from PASA and thus would be able to define the areas that have been sufficiently aliased versus those which would need additional core hole drilling or other exploration techniques. Given that Rhino Oil and Gas Exploration South Africa is looking for oil and gas, as well as a number of other hydrocarbon derivatives, the largest coverage of data within the exploration right areas is imperative and thus further value is added by additional drilling and/or exploration techniques."

If you have any comment on the above paragraph in terms of what would be more digestible to the public, please do let me know.

Best regards,

Travis

Travis Smithard

Geophysicist and Geologist

Africa New Ventures

Rhino Oil and Gas Exploration South Africa (Pty) Ltd.

Kind regards

From: Bronwyn Howard - Urban Eco Life [mailto:urbanecolife@gmail.com]

Sent: 02 August 2016 08:36 AM

To: Matthew Hemming

Cc: Judy Bell; William Berry; Frack Free SA; act@frackfreesa.org.za; health@frackfreesa.org.za; films@frackfreesa.org.za; vanreenen@frackfreesa.org.za; water@frackfreesa.org.za; zululand@frackfreesa.org.za; ashburton@frackfreesa.org.za; cheryl@threetreehill.co.za; geluksberg@frackfreesa.org.za; umzimvubu@frackfreesa.org.za; durban@frackfreesa.org.za; eia@frackfreesa.org.za; education@frackfreesa.org.za; greytown@frackfreesa.org.za; northernkzn@frackfreesa.org.za; mpophomeni@frackfreesa.org.za; youth@frackfreesa.org.za; amampondo@frackfreesa.org.za; cleanair@frackfreesa.org.za; letters@frackfreesa.org.za; farming@frackfree.org.za; archaeology@frackfreesa.org.za; elandslaagte@frackfreesa.org.za; verkykerskop@frackfreesa.org.za; curryspost@frackfreesa.org.za; plu@petroleumagencysa.com; fracking@dws.qov.za; muira@dws.qov.za; muthraparsadN@dws.gov.za; Bobby Peek; Niven Reddy; Robby Mokgalaka Subject: Re: COMMENTS ON SCOPING REPORT: RHINO OIL & GAS 12/3/317 and other applications

Dear Matthew,

I have done some research into this and it appears that PASA has geological information, including seismic survey data and core hole data, provided as a result of the exploration work done by Soekor, the precursor to Petro SA which is now PASA, in the 1960s and 1970s. This exploration seems to have been quite widespread throughout the Karoo Basin area. I am of the opinion that this former prospecting work should at least give current wannabe explorers some idea as to where resources are likely to be; PASA's web site indicates that this information is available at their offices in Cape Town for explorers, geologists, etc. I have also spoken to geologists in our area and it is my understanding that the locations of some of the larger deposits at any rate are known, so I am not sure as to why Rhino is saying that it is unable to give us any idea whatsoever at this stage of the locations where they intend prospecting for and possibly exploiting oil and/or gas resources. Surely they must have some idea of where prospecting is likely to take place, as well as the nature of the resource - i.e. whether they would do conventional drilling or need to use techniques such as fracking? We would appreciate receiving clarification on this issue.

Kind regards

Bronwyn

Bronwyn Howard Good Earth Herbs (Operations) & Good Earth Living Digital Magazine (Editor) formerly Urban Eco Life P O Box 349, Utrecht, KZN, 2980 Cell: 084 246 9223 | Tel: 034 331 4377 E-mail: urbanecolife@gmail.com Web site: Coming soon On Tue, Jul 19, 2016 at 4:33 PM, Matthew Hemming <mhemming@slrconsulting.com> wrote: Hi Judy Thanks for your comments. I have forwarded these to PASA. I understand your positon. The reasons for the applicant not being able identifying the target sites for the physical exploration are explained in the Scoping Report (specifically Sections 1.3, 2.3.1 ad 2.3.10). I reiterate that the scope of the EIA is aligned with the early-phase exploration as proposed by Rhino Oil and Gas. SLR is assessing the impacts of the proposed early-phase exploration work programme as provided to us. We have acknowledged the limitations of this in the Scoping Report.

Kind regards

Matthew Hemming
African ESiA Technical Discipline Manager
SLR Consulting

Email: mhemming@slrconsulting.com

Mobile: +27 82 940 8274
Tel: +27 33 343 5826
Fax: +27 11 467 0978

SLR Consulting (Fourways office) Block 7 Fourways Manor Office Park Cnr Roos and Macbeth Streets Fourways, Johannesburg, 2060

South Africa















ustry

réissin, coure

Mining & Minerals

Oil & Gas

Pierrang & Developm

Renewable & Lova Carb

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From: Judy Bell [mailto:judybell@mweb.co.za]

Sent: 17 July 2016 08:44 PM

To: Matthew Hemming; William Berry

Cc: 'Frack Free SA'; act@frackfreesa.org.za; health@frackfreesa.org.za; films@frackfreesa.org.za;

<u>vanreenen@frackfreesa.org.za;</u> <u>water@frackfreesa.org.za;</u> <u>zululand@frackfreesa.org.za;</u> <u>ashburton@frackfreesa.org.za;</u> <u>cheryl@threetreehill.co.za;</u> <u>geluksberg@frackfreesa.org.za;</u>

umzimvubu@frackfreesa.org.za; durban@frackfreesa.org.za; eia@frackfreesa.org.za;

education@frackfreesa.org.za; greytown@frackfreesa.org.za; northernkzn@frackfreesa.org.za;

mpophomeni@frackfreesa.org.za; youth@frackfreesa.org.za; health@frackfreesa.org.za;

amampondo@frackfreesa.org.za; cleanair@frackfreesa.org.za; letters@frackfreesa.org.za;

farming@frackfree.org.za; archaeology@frackfreesa.org.za; durban@frackfreesa.org.za;

elandslaagte@frackfreesa.org.za; verkykerskop@frackfreesa.org.za; curryspost@frackfreesa.org.za;

plu@petroleumagencysa.com; fracking@dws.gov.za; muira@dws.gov.za; muthraparsadN@dws.gov.za; 'Bobby

Peek'; 'Niven Reddy'; 'Robby Mokgalaka'

Subject: COMMENTS ON SCOPING REPORT: RHINO OIL & GAS 12/3/317 and other applications

Dear Matthew and William

I was thinking about writing my comments on this Rhino Scoping Report and then decided, you know what, no more wasting precious time and energy!

As you have not provided us with any details of the sites for exploration, you cannot hope that we would consider giving our consent to conduct a fatally flawed public participation process. Until you provide us with the exact location of the sites, we cannot be expected to comment on such a vague process, which is stacked against us. It is like asking the intended victim to choose the gun and bullets with which they will be shot. Completely ludicrous and not fair at all. It is after all, our lives and livelihoods at stake.

For this reason, I would like it formally recorded that the Scoping Report cannot be authorised until you give us "x marks the spot(s)" on which to comment on the predicted impacts for those specific areas. Until then, please do not expect otherwise.

Thanks

Judy Bell

www.frackfreesa.org.za

www.facebook.com/frackfreesouthafrica

Twitter: frackfreekzn





Rhino Oil and Gas Exploration South Africa (Pty) Ltd

BACKGROUND INFORMATION ON PROPOSED PETROLEUM EXPLORATION ON VARIOUS FARMS IN KWAZULU-NATAL (291 ER)

REGISTRATION AND RESPONSE FORM FOR INTERESTED AND AFFECTED PARTIES

NAME	LAWRENCE AN	DREW HILL		
FARM/PROPERTY or	FAIRDAUE FARM			
ORGANISATION	L.A. HILL DEALERS / FAIRDALE TELLST			
STREET OR POSTAL ADDRESS	P.O. BOX 242			
	GLEYTOWN			
		POSTAL CODE	3250	
WORK/ DAY TELEPHONE NUMBER		FAX NUMBER		
CELL PHONE NUMBER	0827836170	E-MAIL Jawrence	P. fair west, co. zo	
PREFERRED CORRESPON		POST FAX	EMAIL SMS	
DATE	19-08-2016	Signature		

DETAILS OF OTHER PEOPLE WHO OWN LAND IN THE AREA OR Y	OU FEEL SHOULD BE INFO	RMED:
PLEASE IDENTIFY YOUR INTEREST IN THE PROPOSED PROJECT:		
NO INTEREST		
	av.	
PLEASE WRITE YOUR COMMENTS AND QUESTIONS HERE:		
APPOSED TO EXPLOPATION.		
11100000		
	•	
	18	
	19	

Please return completed forms to:

(use additional pages if required)

Matthew Hemming or Stella Moeketse
(012) 467 0978 (Fax) or Po Box 1596, Cramerview 2060
mhemming@sirconsulting.com or 5moeketse@sirconsulting.com

Stella Moeketse

From:

Cassim Mota <casmota@mweb.co.za>

Sent:

26 August 2016 09:12 PM

To:

Matthew Hemming; Stella Moeketse

Subject:

Application for exploration rights on FARM KENSINGTON:BISHOPSTOWE,

PIETERMARITZBURG

Importance:

High

DEAR MATTHEW AND STELLA,

REGRET TO ADVISE THAT WE CANNOT ALLOW ANY FORM OF EXPLORATION ON THE SMALLHOLDING DUE TO THE FOLLOWING REASONS:-

- 1. THE SMALLHOLDING IS ONLY APPROX 11.6 HECTARES IN SIZE AND VERY SMALL TO ALLOW EXPLORATION
- 2. WE HAVE A SMALL QUANTITY OF SHEEP AND CATTLE GRAZING ON THE SMALLHOLDING.
- 3. BALANCE OF THE SMALLHOLDING IS USED TO REAR BROILER CHICKENS AND THESE ARE VERY SENSITIVE TO NOISE FROM VEHICLES, DRILLING ETC.

TRUST THAT THIS PUTS MATTERS IN PERSPECTIVE.

YOUS FAITHFULLY

C.MOTA TRUSTEE

MMRN FAMILY TRUST.

Stella Moeketse

From:

Sent:

To:

Subject:

Stella Moeketse

26 April 2016 02:18 PM

Matthew Hemming

RHINO OIL AND GAS KZN 291ER: UPDATE ON SCOPING AND EIA PROCESS

Tracking:

Recipient

Matthew Hemming

majolt@socwell.kzntl.gov.za

harold@khfs.co.za

jabu.mkhize@kznhealth.gov.za

pricher@krollworlwide.com

zizamelel@telkomsa.net

ikemajola@yahoo.com

LIZW@ICON.CO,ZA

mandla.zuma@msunduzi.gov.za

ppitout@fnb.co.za

furballs@icon.co.za

t.mcbean@morrisfuller.co.za

karin@affgroup.co.za

magara@mweb.co.za

nebzahiv@mweb.co.za

kegav@intekom.co.za

aboosune@yahoo.com

sitholej@prcsu.durban.gov.za

rudynaiker@homenet-hilton.co.za

mabutho.hadebe@za.sabmiller.com

themax@sai.co.za

k.gilbert@redis.co.za

tpndlovu@dla.pwv.gov.za

diondebeer@iafrica.com

jenclem@vodamail.co.za

vandermerwel@durban.gov.za

midmartile@telkomsa.net

ahough@nwpg.gov.za

damnit.const@nitrosoft.co.za

allam.n.scott@owilever.co.za

larrywebb@mweb.co.za

info@jeliving.co.za

crosoi@ldsinternet.co.za

ev@redwoodunlimibed.co.za

crosol@iafrica.com

kathyb@lithotech.co.za

lîzclaas@yahoo.com

hoosend@lantic.net

Delivery

Delivered: 2016/04/26 02:18 PM

Delivery

jacana@pmburg.co.za

pjwalks@mweb.co.za

dwigmore@mweb.co.za

joyce.mkhize@parkview.co.za

gavandmich@nashuaisp.co.za

hacklynn@futurenet.co.za

owen@future.co.za

idloti@oldmutual.com

alan.thompson@sc-world.co.za

ednarich@saairlink.co.za

sallyb@radonco.co.za

aaci@webmail.co.za

nareenar@ritchieauto.co.za

pius@global.co.za

tracyc@rcf.co.za

docmartin@iuncapped.co.za

furball@icon.co.za

carrickpaul@gmail.com

bangay@mweb.co.za

sssithole@oldmutual.com

sink@telkomsa.net

sacebishop@worldonline.co.za

dean.vanrooyen@dns.co.za

malittby@ylie.co.za

Irf@mweb.co.za

magfourie@telkomsa.net

amandavds.destinations@galileosa.co.za

andrew.carr@za.abb.com

pford@saol.com

cindyjwills@gmail.com

andy@futuregtn.co.za

sapsport@sai.co.za

onfo@oaksatbyrne.co.za

arts4u@sai.co.za

brettw@nedbank.co.za

31east@telkomsa.net

eradispray@saol.com

traceyblyth@gmail.com

joe@sivesthemingway.co.za

mike@sivesthemingway.co.za

libertymall@lumagic.co.za

Igarbutt@woodcreations.co.za

flamelily@iafrica.com

Delivery

peter.thomson@sai.co.za leeann@breakbulk.co.za lutz.drews@dbn.rsmbd.co.za cashflu@iafrica.com guym@quadfin.co.za visaac@futurenet.co.za thomas.roux@usunduzi.gov.za dunrobin1@mweb.co.za shaunbarley@absamail.co.za tjmorgan@futurenet.co.za brettheiberg@mweb.co.za hedley@telkomsa.net adebeer@compuflex.co.za pamela.charlton@cht.co.za bigi@acc.co.za athele@earthenergy.co.za swood@angloplat.com melwes@michaelhouse.org ivo.buratovich@brandhouse.co.za nesh1@mweb.co.za asc@netactive.co.za pastoffice@fusionreactor.za.net info@oaksatbyrne.co.za gracelands@umvoti.co.za h993783@dohho.kzntl.gov.za dandrews@sai.co.za ceo@africanlegulnetworks.co.za lettyb@ukzn.co.za rodh@earth2earth.co.za jeffspeed@telkomsa.net victor.mkhize@transnet.net allan@iscon.co.za isidleke@mw.co.za thatchings@futurenet.co.za virginia@coolbear.net mduz@nkonki.com adgap@nda.agric.za cnorris@new.co.za david@hiflykites.co.za hmguy@netactive.co.za sandisoj@sabc.co.za crppm@absamail.co.za gus.egli@telkomsa.net

Delivery

andrew.taylor@fnbisp.co.za

ecopart@iafrica.com

darylgates@absamail.co.za

seavilla@iafrica.com

supall@mweb.co.za

jplayer@bayunion.co.za

zumabm@saps.0rg.za

rainspirit999@yahoo.fr

beanita.schoeman@saint-gobain.co.za

mbradford@afgri.co.za

pmkhulise@sars.gov.za

simon@lifestyleletting.co.za

drk@cybertrade.co.za

gcinile@telkomsa.net

cloin.melville@absamail.co.za

jeffbodill@absamail.co.za

epetersn@stannes.netcare.co.za

bushypark@mweb.co.za

brigget1@telkomsa.net

yellowstarr@mweb.co.za

folks@bones.co.za

carol.miller@camgroup.co.za

jeannes@lantic.net

gk@gkippen.co.za

sink@tekomsa.net

martindp@mweb.co.za

audioarchitects@mweb.co.za

vpaul12@xsinet.co.za

nondumiso.hlela@msunduzi.gov.za

danie.vhuys@telkomsa.net

mandywicks@vodamail.co.za

ntokid@yahoo.com

deltacom@absamail.co.za

c.ollies@absamail.co.za

durose@vodamail.co.za

jennyde@telkomsa.net

magaqavuma@yahoo.com

josmart@telkomsa.net

richmondspar@iafrica.com

schrodes@ais.up.ac.za

prolland@mweb.co.za

craig@gecko.boil.wits.ac.za

newtherapist@yebo.co.za

Delivery

turveydg@telkomsa.net

wjbmt@mweb.co.za

gboettiger@futurenet.co.za

clauds@absamail.co.za

gavbron@worldonline.co.za

c.macphail@rhrujhb.co.za

vicandlizinkloof@absamail.co.za

charlet@telkomsa.net

lodewyk@sai.co.za

deliveries@thenet.co.za

dmagara@angloamerican.co.za

kevin@themusicstudio.co.za

kroegerc@sbadbu.co.za

patrickharty@webmail.co.za

chb@futurenet.co.za

stuartt@sai.co.za

rochestershen@hotmail.com

ywvf@freemail.absa.co.za

trb@mweb.co.za

mwtonyb@mweb.co.za

honestgeorge@futurenet.co.za

rimap_2000@yahoo.com

davidmarshall@telkomsa.net

earlelarson@hulamin.co.za

priornj@eskom.co.za

0829662520@vodamail.co.za

isinclair@sai.co.za

carol@zfpf.co.za

kenprint@mayday.co.za

davemcc@wol.co.za

liz.piercey@kzntransport.gov.za

combrinck@lantic.net

kevins@megameasurements.co.za

lorraine.van.zijl@travel.rennies.co.za

ozzi@fan.co.za

francise@gilbertestates.co.za

mariosch@mweb.co.za

eddie.viljoen@samancorcr.co.za

windrysh@telkomsa.net

petmart@telkomsa.net

pete@roselands.co.za

manie@internet.co.za

aanderson@pelham.co.za

Delivery

eriksonb@dae.kzntl.gov.za

info@equi-librium.co.za

umzigi@xsinet.co.za

ppitout@mweb.co.za

beketela@futurenet.co.za

sweetchilli@chilliafrica.co.za

mikelowry@sai.co.za

dchivell@defy.co.za

vaughanw@vodamail.co.za

leecorbs@gmail.com

nelfive@mweb.co.za

mark.pistorius@kzntransport.gov.za

editors@iafrica.com

basspro@mweb.co.za

mchunus@msunduzi.gov.za

mwvknott@iafrica.com

fkruger@iafrica.com

dfurniss@telkomsa.net

debby@remax-address.co.za

jacomina@webmail.co.za

davic@internext.co.za

nicola@nicolahadfield.co.za

grant@gmco.co.za

ortmann@iafrica.com

bhrsmith@futurenet.co.za

craig.wing@pixie.co.za

moya@interkom.co.za

nicholas@tikzn.co.za

nchard.booth@playtex.co.za

stilldays@mweb.co.za

dharry@mtnloaded.co.za

bryan@easterndrilling.co.za

ihancock@iafrica.com

dmsithole@telkomsa.net

brennand@applyit.com

williamsway@absamailco.za

emmbatha@webmail.co.za

arnott@sai.co.za

groome@eastcoast.co.za

mayor@sisonke.gov.za

jseymour@ra.rockwell.com

paulcryer@telkomsa.net

gerrardd@uwp.co.za

Recipient Delivery

bg23@mweb.co.za

gerald@etd.co.za

zmkumla@fnb.co.za

henselmans@deunet.co.za

zumpsdesbs@xsinet.co.za

dvf@ivncapped.co.za

nanrou@michaelhouse.org.za

wieman@lilanda.co.za

sandra@greenfieldsfarm.co.za

ajtr@iafrica.com

altanya@vodamail.co.za

dlmkize@telkomsa.net

shaleyseedling@futurenet.co.za

brad.pascoe@telkomsa.net

bvincent@saol.com

cresthomefarm@vodamail.co.za

rbrett@iunicapt.co.za

amgveene@futurenet.co.za

bathtech@satweb.co.za

g.v@futurenet.co.za

fitzies@iafrica.com

barrison@futurenet.co.za

rudinaiker@homenetsells.co.za

robin@axiom.co.za

cotkit@telkomsa.net

spencers@yebo.co.za

alta@taxadvantage.co.za

rp@wakefields.co.za

basilk@bcp.co.za

greg@da.org.za

pethun@michaelhouse.org

houstonem@netactive.co.za

marnott@highbirnam.co.za

FERNTREE@MWEB.CO.ZA

mbrits@zi.co.za

ddouglas@icon.co.za

rory.walker@unilever.com

botes@dundeekzn.co.za

lander@futurenet.co.za

wernerh@trustnet.co.za

0827084285@vodamail.co.za

craig.legge@accenture.com

IONA@SAI.CO.ZA

Delivery

vanda2@telkomsa.net

petervh_farm@freemail.absa.co.za

reimar@futurenet.co.za

hive@worlonline.co.za

antmum@mweb.co.za

street@lantic.net

deltalima@telkomsa.net

mlungisis@mweb.co.za

damnit.const@nitrosoft.co.za

gavandmich@telkomsa.net

inlivingcolour@intekom.co.za

creston@mweb.co.za

plppmb@preformdsa.co.za

mthalanet@comsasty.gov.za

anthony@maraisassoc.com

saveira@brickcity.co.za

gpvdp@suidwes.co.za

keving@capilano.co.za

catherine.berry@telkomsa.net

bheki@goboelo.co.za

gerhadik@richbag.co.za

zfps@iafrica.com

andriesslabbert@yahoo.co.uk

lizvandcicinbyme@absamail.co.za

hollandm@netactive.co.za

rmcpmb@sai.co.za

iejj@absamail.co.za

bresan@vodamail.co.za

heinz@dundee.lia.net

boast@satweb.co.za

dunhs@trustnet.co.za

sydp@eastcoast.co.za

erich@dundeek2n.co.za

kjlobinson@telkomsa.net

CRAIG01@I0NET.CO.ZA

fvikani@yahoo.com

zingela@juno.com

davel@macs.co.tz

valfen@vodamail.co.za

tgarden@barloworld-equipment.com

fikies@mweb.co.za

gregotw@telkomsa.net

renee@futurenet.co.za

HIFLY@INTEKOM.CO.ZA

ashtead@mweb.co.za

jdblck@intekom.co.za

sieveen@bundunet.co.za

debbiejd@mweb.co.za

trayci@zlt.co.za

misshlh@hotmail.com

rssgt@yahoo.com

allisons@futurenet.co.za

nege@dmail.co.za

fireds@chillibite.com

ibrooke@gelvenor.co.za

arathoonj@dae.kzntl.gov.za

jra@webmail.co.za

andersons@telkomsa.net

deepsons@lantic.net

femma@mjvn.co.za

hofmeyr@bale.co.za

cheers@futurenet.co.za

carl@sdc.co.za

janet.farrell@frame.co.za

rduckworth@vodamail.co.za

ghemo@inetonline.co.za

cene@gc-tech.co.za

boulderhill@intekom.co.za

muirton@sai.co.za

dunrey@tc.co.za

wad@mweb.co.za

themanor@telkomsa.net

elandpark@telkomsa.net

brewitt@futurenet.co.za

info@wezandlacrafts.co.za

robson1@worldonline.co.za

simon@jonsson.co.za

andre_claasen@pivot-engineering.com

mwmcivils@telkomsa.net

richard@maloti.org

lin.home@dtnbrokers.co.za

annbir@iafrica.com

goldsphy@mweb.co.za

thistledownfarming@telkomsa.net

wormary@iafrica.com

greytown@fnb.co.za

9

Delivery

Recipient Delivery

brian.moore@netfocus.co.za

natalie@mweb.co.za

mnpd@sai.co.za

wp@wessa.co.za

barrie@cove.co.za

sonjajoubert@worldonline.co.za

edenlassie@sai.co.za

papaze@telkomsa.net

thokojudah@yahoo.com

vpaul@sal.co.za

peckett@telkomsa.net

mwdebray@mweb.co.za

tdavies@somta.co.za

theshed@satwed.co.za

purrplcatz@cdrive.co.za

michaelcorfe@yahoo.com

grantmarci@aol.com

mccoshj@nu.ac.za

craigandmarin1298@sbcglobal.net

brande@absamail.co.za

erich.meyer@arystalisescience.com

jonty@hansgrohe.co.za

radebea@kznhealth.gov.za

ops@proteaemp.net

riching@mweb.co.za

jar1@telkomsa.net

joelreeve@telkomsa.net

kayakross@yahoo.com

hmmacs@nitrosoft.co.za

stephanie@occusafeclinic.co.za

I-o@lantic.net

thornridge@telkomsa.net

cheez@telkomsa.net

catlett@trustnet.co.za

trish@futurenet.co.za

sheelagh@themaverickgroup.co.za

ingwebs@telkomsa.net

margaretg@mweb.co.za

luke@bakwenaprint.co.za

lordgrey@gom.co.za

anniec@karenet.co.za

graemeharms@hotmail.com

junerosebuyi@yahoo.com

Delivery

millsfitchet@futurenet.co.za

davidson@wylie.co.za

ajmthembu@santaco.co.za

sallymac@mweb.co.za

ecary@nitrosoft.co.za

wolrabjk@sentechsa.com

FUNDI@TISCALL.CO.ZA

dudu.boemah@nwu.ac.za

d.dippenaar@telkom.co.za

kovillen.aboo@emirates.com

chestnut@mtn.loaded.co.za

heather@telkomsa.net

bestbiert@dae.kzntl.gov.za

peoples@eastcoast.co.za

natasha@bundunet.com

etrollope@distell.co.za

junehowe@soft.co.za

plerox@witness.co.za

jackiejordan@hotmail.com

ajnel@panasonic.co.za

dowling@sunsetrest.com

christo.dorling700@gmail.com

cathydave@telkomsa.net

sfels@mweb.co.za

hbeck@ukzn.ac.za

crooked@telkomsa.net

paul.grimsell@sita.co.za

resewraj@justice.gov.za

zxala@yahoo.com

adjserv@mweb.co.za

andgworr@iatrica.com

eh.fourie@yahoo.co.uk

nefdt@futuregtn.co.za

foy@pennyf.co.za

zizamele1@telkomsa.net

laurajoffe@hotmail.com

treadseal@pmburg.co.za

simona@pmb.sivest.co.za

matfurn@scds.co.za

fourie.sean@gmail.com

lyle.w@uwp.co.za

glaister@futurenet.co.za

max@enaleni.com

Recipient Delivery

rudayan@nwpg.gov.za

n.singh@telkomsa.net

bekezela@fulurenet.co.za

samehunt@trustnet.co.za

terrykzn@gmail.com

markha@mcmotor.co.za

tredous@mweb.co.za

qondisa.ngwenya@octagon.com

nanko@global.co.za

armnds@lantic.net

bristowbonsmara@bunduet.co.za

martin.mvulane@unilever.com

jeanette.maree@firstrand.co.za

crooks@nitrosoft.co.za

mccoshj@ukzn.ac.za

rgibson@centuryadmin.co.za

leslievr@absamail.co.za

gnewman@lexhigh.org.za

ingrid.cawood@umcemi.co.za

thys.annandale@samancorcr.com

bjthompson@futurenet.co.za

ztzdloti@worldonline.co.za

nunuoconnor@gmail.com

dawndor@mweb.co.za

boldoghc@dae.kzntl.gov.za

business-inc@telkomsa.net

karen@conan.co.za

alwar@vodamail.co.za

woodyoo1@telkomsa.net

gensec@presbyterain.org.za

davin@futurenet.co.za

disebo.moephuli@transnet.net

proactpr@telkomsa.net

fletcherld@freemail.absa.co.za

cretson@mweb.co.za

brotherhood@glenprep.co.za

lm.hartwig@absamail.co.za

pak03541@mweb.co.za

hawksonhillside@sai.co.za

bertielombard@absa.co.za

elsabester@yahoo.com

mbvlts@3i.co.za

johan@bornelec.com

Recipient Delivery

blueorange.farm@gmail.com

ken@sunshineseedlings.co.za

phoenixw@iafrica.com

hdla@netfocus.co.za

nrla@bundunet.com

huntmorrow@gmail.com

nutrifresh@iuncapped.co.za

hulleybr@bundunet.com

mr.t@bundunet.com

marianne.quovadis@vodamail.co.za

marianne.quovadis@pmbnet.co.za

mwpier@mweb.co.za

fred@skema.com

kandy@nomfu.co.za

Landmanc@nra.co.za

Johan.van_Heerden@transnet.net

Igarbutt@woodcreations.co.za

macgregor.karen@gmail.com

gmoor@vodamail.co.za

lize.shaw@mondigroup.co.za

mark.norris-rogers@mondigroup.co.za

idmcm@hiltoncollege.com

dcv@hiltoncollege.com

barry@barrydownard.com

deon@edelnet.co.za

liz@eastvalefarm.co.za

gonlag@vodamail.co.za

cerise@equallife.org

helenleyland@yahoo.com

glencall@nashuaisp.co.za

slaczac@gmail.com

neubertkate@gmail.com

jrfarm@telkomsa.net

usgibbs@telkomsa.net

balewis@ssinc.co.za

houghting@xsinet.co.za

brettmiller@vodamail.co.za

cwoollaston@illovo.co.za

torquays@mweb.co.za

rbdohne@mweb.co.za

akougianos@outlook.com

victor@uhlmann.co.za

tspencer@telkomsa.net

Delivery

philipbenson@iafrica.com bensonfarm@iafrica.com ingiebenson@gmail.com mikeannieb@gmail.com hogan@iafrica.com hoganstd@iafrica.com concord@klipp.co.za jaclyn@global.co.za black_m@iafrica.com bg23@mweb.co.za flickant@bundunet.com admin@voigts.co.za ebentley@iafrica.com delamaiwald@gmail.com Ashleigh.Williams@sappi.com david.everard@sappi.com davidson@wylie.co.za fawnleas@edelnet.co.za jeanette.maree@firstrand.co.za maree.jeanette@gmail.com glenafton@3i.co.za umhlanga@talisman.co.za gb@cpigroup.com tb@cpigroup.com Andrew@skema.com soss@zookit.co.za jzed01@gmail.com rob.barker@rhdhv.com gabiknott@eversheds.co.za nicolesmith@eversheds.co.za behn@edelnet.co.za markpistorius236@gmail.com barbaraseele@gmail.com makhosixakaza10@gmail.com mjmillar@mweb.co.za brewitt@futurenet.co.za nickvr@netactive.co.za stof@gom.co.za gwahumbenur@lantic.net erwesthorpe@yahoo.co.uk ggurney@absamail.co.za peckham@iafrica.com deonh@lantic.net

Recipient Delivery

egon@schulzestate.co.za

bevcathadams@gmail.com

muirton@sai.co.za

gartonrob@telkomsa.net

erwesthorpe@yahoo.co.uk

jonathan@astron.co.za

rits@futurenet.co.za

riaz@afroprop.co.za

tiff@tiscali.co.za

laurajoffe@hotmail.com

rupert@uhlmann.co.za

lyn@nctforest.com

jacob@nctforest.com

colin@nctforest.com

mika@nctforest.com

liesaofarabia@hotmail.com

gartmore@sai.co.za

bramchic@iuncapped.co.za

windyridge@futurenet.co.za

tambotitrading@gmail.com

jacksond.john@gmail.com

satorifarm@yahoo.com

donovale@edelnet.co.za

rosewo@mweb.co.za

kurtrencken@vodamail.co.za

ajtr@iafrica.com

nbd@mweb.co.za

lesur@futurenet.co.za

wtf@edelnet.co.za

darrylwood@telkomsa.net

charlesdavis@iuncapped.co.za

tgfield@iafrica.com

rawhk@iafrica.com

faith@bundunet.com

sauchen@futurenet.co.za

adamshurst@mweb.co.za

whatto@edelnet.co.za

davidmarshall@iuncapped.co.za

Owen.Davis@santam.co.za

sicco@valgrand.co.za

nickiconsult@iafrica.com

nicoleschafer@me.com

tina.hattingh@tongaat.com

Delivery

27827491387@vodamail.co.za

alison@leitchtrusts.co.za

netherby@iuncapped.co.za

linelani@bigfivefalsebay.org.za

gary@dionatal.org.za

nhlanhla.mndaweni@drdlr.gov.za

christiankisten@yahoo.com

athol@univeg.co.za

willie.duplessis@ekom.co.za

cameronb@cesa.org.za

gary.clarke@wessa.co.za

insurance@mco.org.za

sally@youthkzn.co.za

clientservice@ithala.co.za

center@uthukelawater.co.za

bishop@eshowe.org

reception@elcsa.co.za

reservations@fugitivesdrift.com

milladmin@brackentimbers.co.za

philip.laubscher@mondigroup.com

inhlanhla@iafrica.com

info@zulurock.co.za

lindim@amafapmb.co.za

Zelda.Schwalbach@sappi.com

info@lereko.co.za

andre.bodenstein@transnet.net

landmanc@nra.co.za

MlamboB@nra.co.za

ronnyr@nra.co.za

ATTENTION: LAND OWNER(S)

UPDATE ON SCOPING AND EIA PROCESS: APPLICATION FOR ENVIRONMENTAL AUTHORISATION IN SUPPORT OF AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN REGISTRATION DIVISIONS ET, FT, GS, GT, GU & GV IN THE MAGISTERIAL DISTRICT OF PIETERMARITZBURG, KWAZULU-NATAL PROVINCE (12/3/291 ER)

Our previous correspondence of the week of 25 January 2016 regarding the above mentioned exploration right application refers.

As you are aware Rhino Oil and Gas Exploration South Africa (Pty) Ltd (Rhino Oil & Gas) has lodged an application for an exploration right with the Petroleum Agency South Africa (PASA) in terms of section 79 of the Minerals and

Petroleum Resources Development Act (28 of 2002) (MPRDA) across a large part of the central KwaZulu-Natal (Ref:

12/3/291 ER). Rhino Oil & Gas has subsequently made an application to PASA for environmental authorisation of

exploration activities as set out in Listing Notice 2 (GN R 984), made in terms of Section 24(5) of the National

Environmental Management Act (107 of 1998) (NEMA).

SLR Consulting (Pty) Ltd has been appointed as the independent environmental assessment practitioner to undertake

the necessary Scoping and Environmental Impact Assessment (EIA) process in terms of the EIA Regulations 2014

(GNR 982, 8 December 2014).

As required in terms of the EIA Regulations, the Scoping Report was made available to registered interested and

affected parties for a 30-day comment period from 7 March 2016 to 11 April 2016 (including provision for 3 public

holidays). The comments have been compiled and responded to in a 'Draft Scoping Report Comments Table' in the

updated Scoping Report. Copies of each submitted comment have been enclosed in the Scoping Report. Where

relevant, changes have been made to the Scoping Report in response to issues raised.

You are hereby informed that the Scoping Report has been submitted to PASA today for consideration in terms of

Regulation 22 of the EIA Regulations, 2014. PASA has 43 days to reach a decision.

Should PASA accept the Scoping Report, the Environmental Impact Assessment phase of the process would then

commence. SLR will have 107 day to compile an Environmental Impact Report (EIR). The EIR will be made available

for a 30-day review period and a further notice in this regard will be distributed to registered interested and affected

parties closer to the time.

Please pass this letter onto any other persons whom you know may have an interest in the project. We welcome any

comment or questions. Thank you for your ongoing involvement in the Scoping and EIA process.

Yours faithfully

Matthew Hemming

MSc (Conservation Biology)

Environmental Assessment Practitioner

17

Stella Moeketse

From:

Sent: To:

Subject:

Stella Moeketse

26 April 2016 02:20 PM

Matthew Hemming

RHINO OIL AND GAS KZN 291ER: UPDATE ON SCOPING AND EIA PROCESS

Tracking:

Recipient

Matthew Hemming

MDlamini@umshwathi.gov.za PDladla@umshwathi.gov.za SMbhele@umshathi.gov.za Maphindi 27@gmail.com

EMbongwe@umshwathi.gov.za Mbongwe2010@gmail.com MMKhize@umshwathi.gov.za Cindy.Manyoni@umngeni.gov.za luckmbanjwa@gmail.com

charles.ngubo@msunduzi.gov, za

Simon.sokhela@ovi.com

primrose.shozi@msunduzi.gov.za buthelezimercy@yahoomail.com

decaps@webmail.co.za

mkhize.mbusiswa@gmail.com

ngcobojm@gmail.com

msizichief@webmail.co.za

thandeka.mncwabe@msunduzi.gov.za

ganzamlete@vodamail.co.za

gwalasindi@gmail.com

nomusa.isdora@msunduzi.gov.za

thulani2way@hotmail.com

thulani.xulu@msunduzi.gov.za

nkosingiphile.malima@msunduzi.gov.za

dphungula@gmail.com

ryder@planetkzn.co.za

g.mcarthur@telkomsa.net

buzzman@absamail.co.za

nithia.gov@gmail.com

0845509668@vodamail.co.za

officenett@telkomsa.net

schalkwy.lec@gmail.com

atwaru@vodamail.co.za

eunice.majola@msunduzi.gov.za

luella.sithole@msunduzi.gov.za

matiwanet@kznlegislature.gov.za

busisiwe.mbikazi@msunduzi.gov.za

Delivery

Delivered: 2016/04/26 02:21 PM

Delivery

wintervw@sai.co.za

sandylyne@sai.co.za

mpume.makhanya@mkhambathini.gov.za

nzondo@mkhambathini.gov.za

nathimayor@gmail.com

Mzwandile87@gmail.com

Bc4indaka@gmail.com

mngubane@gmail.com

Speaker@mtshezi.co.za

zabanguni.mchunu@msinga.org

lunga.mdlalosir@gmail.com

bdladla@umvoti.gov.za

greytownwelfare@gmail.com

k.chonce@gmail.com

maphanganqobile41@gmail.com

richarddlamini25@gmail.com

speaker@abaqulusi.gov.za

nmseleku@ulundi.gov.za

councillors@mtonjaneni.org.za

rubynzuza28@gmail.com

mcndlovu@ubuhlebezwe.org

schezi2@gmail.com

cshezi@ubuhlebezwe.org.za

Mcsithole@ubuhlebezwe.org.za

gpnzimande@ubuhlebezwe.org.za

mphikiswamdunge@ubuhlebezwe.org.za

babu.baijoo@msunduzi.gov.za

Nonhlanhla.Mkhize@msunduzi.gov.za

thandekile.khumalo@gmail.com

mpaulblazamelusi@gmail.com

thandekam@indaka.gov.za

Nouleenpeterson26@gmail.com

nznzuza@ubuhlebezwe.org.za

ATTENTION: STAKEHOLDER (COMMUNITY REPRESENTATIVES)

UPDATE ON SCOPING AND EIA PROCESS: APPLICATION FOR ENVIRONMENTAL AUTHORISATION IN SUPPORT OF AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN REGISTRATION DIVISIONS ET, FT, GS, GT, GU & GV IN THE MAGISTERIAL DISTRICT OF PIETERMARITZBURG, KWAZULU-NATAL PROVINCE (12/3/291 ER)

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comment or questions. Thank you for your ongoing involvement in the Scoping and EIA process.

Yours faithfully

Matthew Hemming

MSc (Conservation Biology)

Environmental Assessment Practitioner

Stella Moeketse

3

Environmental Assessment Practitioner SLR Consulting (Africa) (Pty) Ltd

Email: smoeketse@slrconsulting.com

Mobile:+27 72 380 5609 Tel: +27 11 467 0945

Ext: 2010

Fax: +27 11 467 0978

SLR Africa (Block 7)
Fourways Manor Office Park
Cnr Roos and Macbeth Streets
Fourways, Johannesburg, 2060
South Africa















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Stella Moeketse

From:

Sent:

To:

Stella Moeketse

26 April 2016 02:21 PM

Matthew Hemming

RHINO OIL AND GAS KZN 291ER: UPDATE ON SCOPING AND EIA PROCESS

Tracking:

Subject:

Recipient

Matthew Hemming

ngesip@petroleumagencysa.com

khumalon@petroleumagencysa.com

info@geoscience.org.za

mining@csir.co.za

plochner@csir.co.za

info@wessa.co.za

Dominic.Wieners@kznwildlife.com

advocacy@birdlife.org.za

chair@midlandsconservancies.org.za

aburns@wwf.org.za

egtproject@mweb.co.za

bradleyg@ewt.org.za

jonathan.deal@treasurethekaroo.co.za

research@treasurethekaroo.co.za

albert.falls@msinsi.co.za

sandile.mkhize@msinsi.co.za

stewardship@kzncrane.co.za

contactus@kzncrane.co.za

AMuswema@csir.co.za

charlene@wessa.co.za

bruceoven@outlook.com

bridget@wessa.co.za

Steve.McKean@kznwildlife.com

sviljoen@wwf.org.za

samsonp@ewt.org.za

sejdunning@gmail.com

terry.sandy67@gmail.com

glenda.mbona@iuncapped.co.za

matarut sej@durbanchamber.co.za

pandoral@mweb.co.za

nicole@toprocks.com

nick@toprocks.com

pennyduct@vodamail.co.za

kevanzunckel@gmail.com

patricia@elcoasphalt.co.za

rob@rwa.co.za

secretary@midlandsconservancies.org.za

lesley@zuluwaters.com

rose@phelamanga.co.za

rod@phelamanga.co.za

afromatz@telkomsa.net

development@dargleconversancy.org.za

nickbjerman@gmail.com

chairman@dargleconservancy.org.za

stefanie@sdc.co.za

micah@projectafrica.com

twiga@iafrica.com

sfrazee@conservation.org

hollandm@netactive.co.za

grautenbach@mweb.co.za

penny@wilsonandassociates.co.za

haynes@sai.co.za

wrcf@drummondcommunity.co.za

roamingruti@gmail.com

amvantienhoven@gmail.com

info@kloofconservancy.org.za

management@midlandsmeander.co.za

rosanne@dbnmail.co.za

secretarylionsbush@gmail.com

sanele@duct.org.za

nora@broadleaze.co.za

rickfellmooiriver@gmail.com

joyceoliver139@gmail.com

martindale.greg@gmail.com

greg@conservation-outcomes.org

alanjack044@gmail.com

tom@rockwood.co.za

KevinM@wildlands.co.za

maneunborn@yahoo.co.uk

neville.durow@gmail.com

tanyas@ewt.org.za

cobust@ewt.org.za

ianl@ewt.org.za

bridgetc@ewt.org.za

Mauritzd@ewt.org.za

njasuti@gmail.com

sheila.berry@globalenvironmentaltrust.org

earthbryan@gmail.com

conservancy@monteseel.co.za

alicetho@ispace.co.za

brendagrant75@yahoo.com

conservancy@karkloof.co.za

info@kwanalu.co.za

judybell@mweb.co.za

joy@mhlopeni.co.za

a.wilson@intekom.co.za

ellis@bundunet.com

avenables@telkomsa.net

mr.t@bundunet.com

huntmorrow@gmail.com

nursery@kzncrane.co

zathobekile.gambu@umgeni.co.za

hvcrproject@gmail.com

wai@intekom.co.za

francois@mascorafrica.com

thembenichonco.mtshali@gmail.com

ntwanile@gmail.com

ndlekog@gmail.com

makhosixakaza10@gmail.com

tfgatsheni@gmail.com

Ntuli.nontobeko@yahoo.com

Innocent.Msibi@kzndae.gov.za

msutu@mailbox.co.za

ethel@kwanalu.co.za

afasasikhakhane@vodamail.co.za

umkhumbi@yahoo.com

zolajozana@gmail.com

lungelomathenjwa@gmail.com

ngidibusi01@gmail.com

noahnyawo@yahoo.com

Lukubisa.mbanga@kzndae.gov.za

asisukumemsingacoop@vodamail.co.za

impumelelo2011@gmail.com

skhathi@hotmail.com

kznyardpso@gmail.com

pmolefe42@gmail.com

stof@gom.co.za

ringelmanns@ipfone.co.za

uau@edelnet.co.za

ufa@futurenet.co.za

alf@leeskazn.co.za

hdla@netfocus.co.za

bhoole@netfocus.co.za

nrla@bundunet.com

befa@techwifi.co.za

justin@jelcane.co.za

robert@strathfield.co.za

mayfield@telkomsa.net

richagri1@gmail.com

cspeirs7@gmail.com

ssbiggs@gmail.com

zfa@zfa.co.za

weenenfarmersass@gmail.com

charlene@yorkfarming.co.za

volunteers.durban.africa@greenpeace.org

admin@royalshow.co.za

gregh@umvoti.co.za

andy@nctforest.com

info@mtcurriefarmers.co.za

ATTENTION: STAKEHOLDER/IAP

UPDATE ON SCOPING AND EIA PROCESS: APPLICATION FOR ENVIRONMENTAL AUTHORISATION IN SUPPORT OF AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN REGISTRATION DIVISIONS ET, FT, GS, GT, GU & GV IN THE MAGISTERIAL DISTRICT OF PIETERMARITZBURG, KWAZULU-NATAL PROVINCE (12/3/291 ER)

Our previous correspondence of the week of 25 January 2016 regarding the above mentioned exploration right application refers.

As you are aware Rhino Oil and Gas Exploration South Africa (Pty) Ltd (Rhino Oil & Gas) has lodged an application for an exploration right with the Petroleum Agency South Africa (PASA) in terms of section 79 of the Minerals and Petroleum Resources Development Act (28 of 2002) (MPRDA) across a large part of the central KwaZulu-Natal (Ref: 12/3/291 ER). Rhino Oil & Gas has subsequently made an application to PASA for environmental authorisation of exploration activities as set out in Listing Notice 2 (GN R 984), made in terms of Section 24(5) of the National Environmental Management Act (107 of 1998) (NEMA).

SLR Consulting (Pty) Ltd has been appointed as the independent environmental assessment practitioner to undertake the necessary Scoping and Environmental Impact Assessment (EIA) process in terms of the EIA Regulations 2014 (GNR 982, 8 December 2014).

As required in terms of the EIA Regulations, the Scoping Report was made available to registered interested and affected parties for a 30-day comment period from 7 March 2016 to 11 April 2016 (including provision for 3 public holidays). The comments have been compiled and responded to in a 'Draft Scoping Report Comments Table' in the

updated Scoping Report. Copies of each submitted comment have been enclosed in the Scoping Report. Where relevant, changes have been made to the Scoping Report in response to issues raised.

You are hereby informed that the Scoping Report has been submitted to PASA today for consideration in terms of Regulation 22 of the EIA Regulations, 2014. PASA has 43 days to reach a decision.

Should PASA accept the Scoping Report, the Environmental Impact Assessment phase of the process would then commence. SLR will have 107 day to compile an Environmental Impact Report (EIR). The EIR will be made available for a 30-day review period and a further notice in this regard will be distributed to registered interested and affected parties closer to the time.

Please pass this letter onto any other persons whom you know may have an interest in the project. We welcome any comment or questions. Thank you for your ongoing involvement in the Scoping and EIA process.

Yours faithfully

Matthew Hemming

MSc (Conservation Biology)

Environmental Assessment Practitioner

Stella Moeketse

Environmental Assessment Practitioner SLR Consulting (Africa) (Pty) Ltd

Email: smoeketse@slrconsulting.com

Mobile:+27 72 380 5609 Tel: +27 11 467 0945

Ext: 2010

Fax: +27 11 467 0978

SLR Africa (Block 7)
Fourways Manor Office Park
Cnr Roos and Macbeth Streets
Fourways, Johannesburg, 2060
South Africa















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Stella Moeketse

From:

Sent:

To:

Subject:

Stella Moeketse

26 April 2016 02:43 PM

Matthew Hemming

RHINO OIL AND GAS KZN 291ER: UPDATE ON SCOPING AND EIA PROCESS

Tracking:

Recipient

Matthew Hemming

ar@hiltoncollege.com

dwc@hiltoncollege.com

grethe@michaelhouse.org

milale@michaelhouse.org

dcato@treverton.co.za

mchaperon@treverton.co.za

contact@weston.co.za

pdew@hiltoncollege.com

andlai@michaelhouse.org

kelroy@michaelhouse.org

leikot@michaelhouse.org

crapie@michaelhouse.org

AbrVen@michaelhouse.org

jambul@michaelhouse.org

IanCra@michaelhouse.org

AlaAdl@michaelhouse.org

simon@michaelhouse.org

PauSny@michaelhouse.org

iaigut@michaelhouse.org

RicSno@michaelhouse.org

petste@michaelhouse.org

jsmith@michaelhouse.org

Brad@michaelhouse.org

JenMau@michaelhouse.org

deafor@michaelhouse.org

TimJar@michaelhouse.org

micsch@michaelhouse.org

HerVis@michaelhouse.org

mikbow@michaelhouse.org

alasme@michaelhouse.org

dcato@treverton.co.za

jsnow@treverton.co.za

mchaperon@treverton.co.za

contact@weston.co.za

RPenefather@stannes.co.za

jforrest@stannes.co.za

perkss@stjohnsdsg.com

Delivery

Delivered: 2016/04/26 02:43 PM

juniorschool@stjohnsdsg.com

mandkbowker@amberridgekzn.co.za

lerouxl@stjohnsdsg.com

bursar@hiltoncollege.com

colin@sitiwi.co.za

heathermorkel@gmail.com

Trystan.banger@wrk.co.za

careyhra@remaxmidlands.co.za

p.passmoor@telkomsa.net

dmelliott@netactive.co.za

dslatter@mweb.co.za

wimble@mweb.co.za

timmason@pmbwi.co.za

pretoriusj@stjohnscollege.co.za

reception@kingsschool.co.za

tony.carnie@inl.co.za

nora@broadleaze.co.za

mg1@futurenet.co.za

0722672528@vodamail.co.za

millar.craig@gmail.com

nhlalayenzandlovu69@gmail.com

jim@stockley.co.za

nikki@cowfriend.co.za

garypaulhardman@gmail.com

lizejoubert@gmail.com

phillips01@telkomsa.net

claudiabadrudeen@gmail.com

tim@n-k-baynes.co.za

paxtonjb@telkomsa.net

Esmeralda.Ramburran@msunduzi.gov.za

dmrobinson@telkomsa.net

jenny@eventplus.co.za

Theresa. Edwards@umvoti.gov.za

blythrs@hermanus.co.za

hughgoble@gmail.com

vonMayerG@jgi.co.za

normag@zookit.co.za

lbmagric@gmail.com

lianwimmer@gmail.com

ray.doherty01@gmail.com

jolynnminnaar@gmail.com

glenn@oursecretgarden.co.za

paul@oursecretgarden.co.za

Delivery

jeane@coregere.com rosewo@mweb.co.za nanrou@michaelhouse.org graemetaute@mweb.co.za thejohnsons@iafrica.com pslong@intekom.co.za ch@claratal.com darrylwood@telkomsa.net shellyedkins@gmail.com annemarx@mweb.co.za dave@prenticeassoc.co.za mcmurray@mweb.co.za wolrablk@gmail.com jblyth@cliftonstud.co.za elizabethbalcomb@gmail.com gwynaethvanaardt@gmail.com saltspringsfarm@gmail.com sergio.guerrera@gmail.com reimar@edelnet.co.za edanpyle@gmail.com waterfall@megawifi.co.za huntmorrow@gmail.com lgarbutt@woodcreations.co.za jessicacockburn@gmail.com ttau.ell@gmail.com PedenM@ukzn.ac.za info@glenormond.co.za carolineleslie78@gmail.com sherebanu@telkomsa.net lesliederrick@gmail.com anita@dekosa.co.za glynnbodley@vodamail.co.za yetileather@gmail.com lindsayscott@mwebbiz.co.za david.wendyc@gmail.com grantauld@gmail.com digby@ormond.co.za barry@mobey.co.za Kimphillips@telkomsa.net y.du.toit@icloud.com sp.ddp@telkomsa.net garthglaum@gmail.com maureenhansen100@gmail.com

Delivery

geoff@appleford.me

neill@afripack.co.za

lollygerry@gmail.com

wesdr8@gmail.com

amanda@taxadvantage.co.za

admin@rearsby.co.za

jeff.alice@bundunet.com

petegate@mweb.co.za

reservations@shelteredvale.co.za

magda@taxadvantage.co.za

jeantem@icon.co.za

dave@thorner.co.za

rayner_cathy@hotmail.com

lynnette@thelavenderco.co.za

nickswan@iafrica.com

tinks@corrielynn.co.za

tj@tashas-fudge.co.za

ashley@stives.co.za

sarah.wine@iuncapped.co.za

welcome@loxleyhouse.com

sarah@sarahrichards.co.za

kev@sandog.biz

carlos@bundunet.com

gongonola@telkomsa.net

michelle@mjcgroups.co.za

ciskameyer@gmail.com

lj@pleasantplaces.co.za

laurajoffe@hotmail.com

leighcollingwood@hotmail.com

aandcarmstrong@gmail.com

reservations@gowanvalley.co.za

compu-ac@mweb.co.za

Ross.Haynes@hst.org.za

whatabuz@iafrica.com

snowman@bundunet.com

leon@lythwood.com

cvf@bundunet.com

riona.patak@gmail.com

info@chocolateheaven.co.za

info@dunning.co.za

charlet.tasmer@gmail.com

tlwood@telkomsa.net

cs@carolinesoar.co.za

jaclyn@global.co.za

garthlee@telkomsa.net

imlbate@gmail.com

emilyclbate@gmail.com

stephanie_ando@yahoo.co.uk

gaetaneislockedoutof@gmail.com

mayfield@telkomsa.net

lboothway@gmail.com

fmeaker@telkomsa.net

balgobindsatish@yahoo.com

ajs@buildsa.co.za

horsepower@iuncapped.co.za

agds@hit.co.za

ntabamama@gmail.com

shinemurphy@gmail.com

rex@whitfieldfarm.co.za

JackieJ@sivest.co.za

juliana@mupofoundation.org

jiheron27@gmail.com

pepsicombrinck@gmail.com

Celeste.Combrink@momentum.co.za

ebentley@iafrica.com

rubynzuza28@gmail.com

tawana@lrc.org.za

armstrongmay@gmail.com

amy@trashback.org

Irfraser@zai.co.za

gartmore@sai.co.za

derekalberts@mweb.co.za

peter.thomson@sai.co.za

forbesj@eastcoast.co.za

kuhi@mweb.co.za

gregdcm@gmail.com

colin.schooltrade@gmail.com

mchettle@mweb.co.za

graham@farsidefarm.co.za

rob.mckenzie@pamgolding.co.za

paul@environomics.co.za

waterford@lantic.net

liz.dralle@gmail.com

richardsonj@jgi.co.za

keags1@gmail.com

nigel@S3.co.za

Delivery

janinerenda1@gmail.com

howardr@clubafrica.net

paul@webweasel.co.za

helenshomepc@hotmail.com

mustafa.abu-al-qumsan@etu.univ-amu.fr

grant@soil.co.za

sarah.wine@iuncapped.co.za

kdejager@kznatal.co.za

accounts@sacctn.co.za

gonnieb@sacctn.co.za

sales3@sacctn.co.za

guide@sacctn.co.za

pedenm@ukzn.ac.za

denleigh@mweb.co.za

bloy.n@sna.co.za

forbesj@eastcoast.co.za

kuhl@mweb.co.za

gregdcm@gmail.com

craig.stone@nobulart.com

leightorr@gmail.com

matievon@global.co.za

judybell@mweb.co.za

ashley.crookes@gmail.com

susanpj@me.com

fred@kbkps.co.za

forestmaker@gmail.com

barry@barrydownard.com

iamrlo27@gmail.com

chris@wessa.co.za

harry@kinghorn.co.za

rgerber@wasteman.co.za

sheena@mags.co.za

iain@truenorthmedia.co.za

katie@nomadconsulting.co.za

christeengrant@gmail.com

pjcsgrant@gmail.com

robyn@saol.com

JennyG@Nedbank.co.za

vonnie@netfocus.co.za

elledurow@gmail.com

norman@ventureafrica.co.za

ktlemonwood@gmail.com

putusa@gmail.com

Delivery

vonnie@netfocus.co.za

somerzet@iafrica.com

leighcollingwood@hotmail.com

richardjljones@yahoo.com

mike@natstorage.co.za

majew@3i.co.za

peter@petermachen.com

ceo@projectafrica.com

janet@jecenviro.co.za

craig@blackwoods.co.za

louise@aladdins.co.za

walkerb@ushomi.co.za

poulsen2005@gmail.com

derekalberts@mweb.co.za

bursar@hiltoncollege.com

ColinJ@vectorlog.com

stephen@buttfarming.co.za

lisagus@telkomsa.net

debbie@mx.co.za

sherebanu@telkomsa.net

partner@iafrica.com

Di.Martin@kznwildlife.com

inkosazanasdt@gmail.com

cowrieae@telkomsa.net

herbivore.malinga0@gmail.com

ahmedvawda@ymail.com

wsm@iafrica.com

forestmaker@gmail.com

johnw1949@icloud.com

Malcolm.Keeping@sugar.org.za

riaanheine@yahoo.com

RPenefather@stannes.co.za

clydew@camargue.co.za

freese@edelnet.co.za

jptrade@iafrica.com

malcolmm@isegen.co.za

Jonathan.Eweg@rhdhv.com

Percy.Langa@rbidz.co.za

heidicox.pawtech@gmail.com

sonja@plant-health.co.za

mike@plant-health.co.za

bjjonker@windfield.co.za

adam@rouillardees.co.za

gardiner@vodamail.co.za

johann.fourie@vodamail.co.za

tbharrisbrown@gmail.com

CharneG@stbb.co.za

loves@ucl.co.za

plows@lantic.net

hford@wasteman.co.za

joy@mhlopeni.co.za

johnbertram.jb@gmail.com

suzette.vdmerwe@newcastle.za.net

johnroff1@gmail.com

leswillows@gmail.com

johan.vandermerwe@landbou.com

dart@sai.co.za

mudpuddler.africa@gmail.com

baldinnie@bundunet.com

cjsmalherbe@gmail.com

bushviewbikepark@gmail.com

gilliandebruin@gmail.com

dieter.schulz@edelnet.co.za

alistair@intekom.co.za

ashleigh.mckenzie@acerafrica.co.za

camosgodby@gmail.com

frank.calboutin@gmail.com

nikaw@telkomsa.net

ditaylor3@gmail.com

adcoadmin@myconnection.co.za

John.campbell@lantic.net

thistledown@nitrosoft.co.za

knightdonald1@gmail.com

elayne@doculam.co.za

houghting@xsinet.co.za

ian@clubweb.co.za

ginan@mweb.co.za

Elliott@ukzn.ac.za

thatslogic@gmail.com

petmor@icon.co.za

bwillows@stjohnsdsg.com

temp.compuaccounting@gmail.com

barbosa@3i.co.za

goddards@sai.co.za

greg.oakes@iuncapped.co.za

aquilas@iafrica.com

bensonfarm@iafrica.com

robin@corrielynn.co.za

finance@sundancerstud.com

phine@telkomsa.net

desireem@hhgroup.co.za

jennework@gmail.com

stuart.mackenzie@dairy360.co.za

amvantienhoven@gmail.com

horegion@telkomsa.net

lee@dugeni.co.za

kirstypauldaf@gmail.com

hmguy@netactive.co.za

andrewdairy@bundunet.com

eidingriffin@gmail.com

malvina1606@gmail.com

nadiav119@gmail.com

sally.jackson@globalenvironmentaltrust.org

dave@topwebdesigns.co.za

stathouj@iafrica.com

cnanni2@gmail.com

pearsonk@stjohnsdsg.com

stevewagneris@gmail.com

info@groundcover.co.za

Nicky.Findlay@kzndard.gov.za

kjstuckenberg@gmail.com

bedingfieldd@kznleg.gov.za

renee@gcs-sa.biz

michael@steampunkcoffee.co.za

Debbie.Abel@durban.gov.za

glenn@oursecretgarden.co.za

gerda.wihann@gmail.com

debbiestreet@telkomsa.net

julieann.hamar@gmail.com

jscotcher@forestlore.co.za

mike@forestrysouthafrica.co.za

judy@forestrysouthafrica.co.za

Shirley.Gilmore@up.ac.za

jurgen@torwoodlea.co.za

info@oldhalliwell.co.za

sheardandrew@gmail.com

tomnjudes@border.co.za

twsheard@border.co.za

dempster@telkomsa.net

Delivery

dempstere@ukzn.ac.za

bruce@fernhillsystems.com

sharonCgilbert@gmail.com

toraestate@gmail.com

luppink@iafrica.com

neil.perritt@gmail.com

iain.sinclair@pamgolding.co.za

ashley@bundunet.com

dwrobinson@bundunet.com

ashley@bundunet.com

jlewis@global.co.za

john4ie@gmail.com

ann.mcdonnell777@gmail.com

horegion@telkomsa.net

kevanzunckel@gmail.com

mwvknott@iafrica.com

fessrich@sim.co.za

imkesummers@gmail.com

jamludi@futurenet.co.za

rolf@aamkzn.co.za

robertsk@mcollege.co.za

property@voigts.co.za

zolajozana@gmail.com

ryan.d@planetcoms.co.za

ehgevers@gmail.com

mdfarley@mweb.co.za

melaniekaren.bennett@gmail.com

megansteyn@vodamail.co.za

nicola.mackenzie@telkomsa.net

felicity@glat.co.za

lampara@mweb.co.za

vantan1@mweb.co.za

jonobaileysa@gmail.com

richard@redpepper.co.za

cmexall@gmail.com

rosenberg1@telkomsa.net

darlene@icon.co.za

sharonann.botha@liblink.co.za

info@darglevalleypork.co.za

hlfoxon@w2k.co.za

stephwilliams23@gmail.com

sales@metiersa.co.za

fowler@iafrica.com

Delivery

jannie.derust@gmail.com

jhnnfourie@gmail.com

stefan800704@gmail.com

excelsioroffice@bundunet.com

linnet.johncrow@gmail.com

Rachie.Reddy@hulamin.co.za

browne.mich@gmail.com

bryanston@postnet.co.za

rob.barker@rhdhv.com

ambleside@mweb.co.za

mariaseele@gmail.com

seeleben@telkomsa.net

monseele@gmail.com

seelecarl@telkomsa.net

ann.mcdonnell777@gmail.com

mcdonnella@kznleg.gov.za

jared@cros.co.za

stephanie_ando@yahoo.co.uk

mls@bundunet.com

revesby@sai.co.za

philipcollyer@gmail.com

s.h.percival@gmail.com

Felicity.Mitchell@kzndard.gov.za

robinhsmith@lantic.net

rjmyhill@vodamail.co.za

kerryncoulthard@gmail.com

bjw@webmail.co.za

john@farmyardorganics.co.za

kita@bundunet.com

mountainrisesuppcom@saps.gov.za

Knaidoo@tcta.co.za

vantan1@mweb.co.za

digby@ormond.co.za

karmarchicks@mkschroder.co.za

ortmann@iafrica.com

jen@firehorse.co.za

hrgrif@mweb.co.za

guy.b.miles@gmail.com

john.butler.sa@gmail.com

richdun@telkomsa.net

jabu.temple@gmail.com

ellihamilton@gmail.com

Brian.Jones@sacan.co.za

lboothway@gmail.com

roye@lantic.net

tim@n-k-baynes.co.za

kevin@hyvest.co.za

thereisanewcreation@gmail.com

barefoot.margie@gmail.com

lizremedy@gmail.com

Barry.Ritson@Durban.gov.za

roxy@zookit.co.za

rwc@icon.co.za

melanie@emeraldg.co.za

crookesfarm@w2k.co.za

wfp@strathfield.co.za

shanon@javabrands.co.za

kerry@rockwood.co.za

shepscom@iafrica.com

lincoop@gmail.com

kai@canopytour.co.za

bruce@mackenziefarms.co.za

leighcollingwood@hotmail.com

beckett3007@gmail.com

edmonds@edelnet.co.za

richarddettmer@gmail.com

info@milfordestate.co.za

haydnmckinley@gmail.com

christo@spiess.co.za

esthouse@sai.co.za

mwismont@mweb.co.za

haslemere@ipfone.co.za

bblraw@mweb.co.za

kwiksilver21@gmail.com

mottram@iafrica.com

roy.mottram.sa@gmail.com

iordanovv@yahoo.co.uk

wagtails@mweb.co.za

jmcdonaldh7@gmail.com

noelene2@hotmail.com

bstathoulis@gmail.com

envirofarm@mweb.co.za

pam.thomson@tiscali.co.za

brandon.abdinor@gmail.com

twiga@iafrica.com

mjmoses@iafrica.com

coleby@telkomsa.net

mentone@telkomsa.net

gavin@wesgrow.co.za

janecole@vodamail.co.za

naomiklingenberg@yahoo.com

trucomfk@gmail.com

christopher.bester.hc@gmail.com

mwismont@mweb.co.za

lincoop@gmail.com

ellis@bundunet.com

jandk@iuncapped.co.za

wfp@strathfield.co.za

terrytedder@mweb.co.za

jono@forwardfinance.co.za

jono@forwardfinance.co.za

anne@forwardfinance.co.za

NirmalaN@lionmatch.co.za

corneg@lionmatch.co.za

debbiebarlow@iuncapped.co.za

julia.colvin@gmail.com

sarahf@dbn.kanteys.co.za

Ihsft.admin@lantic.net

deonh@lantic.net

Allan@ukzn.ac.za

shirley@eventworld.co.za

mw1649@gmail.com

susan@naturestamp.co.za

allanm@spunchem.co.za

tonkalonk@gmail.com

MBradford@deheus.com

barnardandre09@gmail.com

peattiebruce@gmail.com

ntwana.gumede@yahoo.com

lutamren@gmail.com

flamelily@iafrica.com

db@brackenham.co.za

alinepfield@gmail.com

rrichard@superlawn.co.za

kirstypauldaf@gmail.com

revesby@sai.co.za

jkassier@qbsolutions.co.za

nutfield@lantic.net

ecotours96@gmail.com

dave@prenticeassoc.co.za

huntmorrow@gmail.com

francoisbrooks21@gmail.com

neville.durow@gmail.com

tim@tara.co.za

lukase@n3tc.co.za

douglasj@n3tc.co.za

aneshm@n3tc.co.za

sandraland3@gmail.com

nelsongilly@gmail.com

claireadderley0@gmail.com

cian eaddeneyo@gman.com

mwjambo@mweb.co.za

tanja.pearce@gmail.com

lutamren@gmail.com

errol@edelnet.co.za

donovanhhean@gmail.com

lanifowles@gmail.com

tambotitrading@gmail.com

christopherl@dakzn.org.za

derek@dekosa.co.za

nicoleschafer@me.com

gill@groundwork.org.za

philip@mountelias.co.za

warfras@gmail.com

eliset@beeld.com

Suzanne.Stevens@plasticssa.co.za

savidesm@sundaytimes.co.za

matthew.savides@gmail.com

lahlers@bayunion.co.za

jacques@igitprint.co.za

lisa@nhggroup.co.za

lauralaur@gmail.com

victoriasoutar@yahoo.com

colcam@webmail.co.za

angelawolf@vodamail.co.za

natasha@wgsair.com

hal@wgsair.com

john.campbell@lantic.net

morthill@edelnet.co.za

donovanhhean@gmail.com

lanifowles@gmail.com

pennylanemidlands@gmail.com

siza@mmaep.co.za

thale@srk.co.za

KKing@srk.co.za

bhoole@netfocus.co.za

fpo@lionsriverfpa.co.za

ron.nel@valve.co.za

boston.garage@yahoo.com

keith@spoorfoundation.org

hwi@iafrica.com

lianwimmer@gmail.com

weirdpainterartist@gmail.com

midlandshouseofhealing@gmail.com

maitken@witp.co.za

vickht@iuncapped.co.za

vonoett@polka.co.za

mary@violencemonitor.com

banach@telkomsa.net

peta.dukes@gmail.com

garthlee@telkomsa.net

jugglingalex@gmail.com

vicsmith@axxess.co.za

mandkbowker@amberridgekzn.co.za

lucindabate@gmail.com

accounts@innotextiles.co.za

heinz@wittig.co.za

vishalchaggan@gmail.com

dradhulam@gmail.com

bvstainton@icloud.com

jillhunter@netfocus.co.za

traceyshuttleworth@yahoo.com

anita@mtcpmb.co.za

lizette@erakis.co.za

AnjaJ@emseni.co.za

emwillemse@hotmail.com

eileenmiriammurray@gmail.com

mbuys@lantic.net

leopardslair@lantic.net

jaridl55@gmail.com

jen@firehorse.co.za

caf.martens@gmail.com

cindypowell1970@gmail.com

chantelletamlin@yahoo.co.uk

wjb@bundunet.com

brasso@xsinet.co.za

baldinnie@bundunet.com

volker.wedekind@gmail.com

liquidrhythm@gmail.com

owened@telkomsa.net

vero.edwardes@gmail.com

ArbuckleK@ukzn.ac.za

shalwyn@w2k.co.za

info@tugelarapids.co.za

skynet@w2k.co.za

nutrifresh@iuncapped.co.za

andyfyvie@lantic.net

susi@africaninsight.co.za

andrew@africaninsight.co.za

walters@ikhwane.co.za

shesha@gom.co.za

ckfmoore@iuncapped.co.za

info@groundcover.co.za

ronwedd@netactive.co.za

john@pulseaudit.com

wrobartes@gmail.com

twiga@iafrica.com

Dean.Rickets@dedea.gov.za

shinemurphy@gmail.com

Melanie. Townsend@msunduzi.gov.za

marita@elementsarchitecture.co.za

Jacqui@rheochem.co.za

pippa.cantarelli@rhdhv.com

pjcatterall@worldonline.co.za

mwlocol@iafrica.com

jrowe@worldonline.co.za

vmritchie@gmail.com

wellesleyritchie@gmail.com

carrinlmartin@gmail.com

magicalwarrens@gmail.com

cottonwood@absamail.co.za

rosemarie.gibson@telkomsa.net

konni@the3rdrock.com

valleyview@telkomsa.net

rowan@ican-sa.co.za

raylenehoy@gmail.com

vickygriffin71@icloud.com

Luci@realconsulting.co.za

fowler5@iuncapped.co.za

meander@telkomsa.net

jeanl@twc.org.za

alli34661@gmail.com

info@hawklee.co.za

Wendydewaal7@gmail.com

lanifowles@gmail.com

rob.james@absamail.co.za

leon.wiffen@gmail.com

timm@futurenet.co.za

heinz@trsutnet.co.za

mhw@gmj.co.za

adrianbridget@yahoo.com

africangypsyjazz@gmail.com

elise.trollope@telkomsa.net

info@balgowanconservancy.co.za

I.Nanni@sanbi.org.za

angorahill@gmail.com

info@idealshavings.co.za

bodini@imaginet.co.za

yarrow@netactive.co.za

dpaton6@gmail.com

tersiamathews@gmail.com

stuart@zlt.co.za

andreajohn@webmail.co.za

robynhedley@googlemail.com

jacquijordan@hotmail.com

henselmans@deunet.co.za

Peter.R.Warren@gmail.com

Peter.Warren@iuncapped.co.za

WarrenPR@TUT.ac.za

claudiabadrudeen@gmail.com

tim@n-k-baynes.co.za

paxtonjb@telkomsa.net

Esmeralda.Ramburran@msunduzi.gov.za

dmrobinson@telkomsa.net

jenny@eventplus.co.za

Theresa. Edwards@umvoti.gov.za

blythrs@hermanus.co.za

hughgoble@gmail.com

vonMayerG@jgi.co.za

normag@zookit.co.za

lbmagric@gmail.com

lianwimmer@gmail.com

ray.doherty01@gmail.com jolynnminnaar@gmail.com glenn@oursecretgarden.co.za paul@oursecretgarden.co.za jeane@coregere.com rosewo@mweb.co.za nanrou@michaelhouse.org graemetaute@mweb.co.za thejohnsons@iafrica.com pslong@intekom.co.za ch@claratal.com darrylwood@telkomsa.net shellyedkins@gmail.com annemarx@mweb.co.za dave@prenticeassoc.co.za mcmurray@mweb.co.za wolrablk@gmail.com jblyth@cliftonstud.co.za elizabethbalcomb@gmail.com gwynaethvanaardt@gmail.com saltspringsfarm@gmail.com sergio.guerrera@gmail.com reimar@edelnet.co.za edanpyle@gmail.com waterfall@megawifi.co.za huntmorrow@gmail.com Igarbutt@woodcreations.co.za jessicacockbum@gmail.com ttau.ell@gmail.com PedenM@ukzn.ac.za info@glenormond.co.za carolineleslie78@gmail.com sherebanu@telkomsa.net lesliederrick@gmail.com anita@dekosa.co.za glynnbodley@vodamail.co.za yetileather@gmail.com lindsayscott@mwebbiz.co.za david.wendyc@gmail.com grantauld@gmail.com digby@ormond.co.za barry@mobey.co.za Kimphillips@telkomsa.net

Delivery

y.du.toit@icloud.com

sp.ddp@telkomsa.net

garthglaum@gmail.com

maureenhansen100@gmail.com

geoff@appleford.me

neill@afripack.co.za

lollygerry@gmail.com

wesdr8@gmail.com

amanda@taxadvantage.co.za

admin@rearsby.co.za

jeff.alice@bundunet.com

petegate@mweb.co.za

reservations@shelteredvale.co.za

magda@taxadvantage.co.za

jeantem@icon.co.za

dave@thorner.co.za

rayner_cathy@hotmail.com

lynnette@thelavenderco.co.za

nickswan@iafrica.com

tinks@corrielynn.co.za

tj@tashas-fudge.co.za

ashley@stives.co.za

sarah.wine@iuncapped.co.za

welcome@loxleyhouse.com

sarah@sarahrichards.co.za

kev@sandog.biz

carlos@bundunet.com

gongonola@telkomsa.net

michelle@mjcgroups.co.za

ciskameyer@gmail.com

lj@pleasantplaces.co.za

laurajoffe@hotmail.com

leighcollingwood@hotmail.com

aandcarmstrong@gmail.com

reservations@gowanvalley.co.za

compu-ac@mweb.co.za

Ross.Haynes@hst.org.za

whatabuz@iafrica.com

snowman@bundunet.com

leon@lythwood.com

cvf@bundunet.com

riona.patak@gmail.com

info@chocolateheaven.co.za

info@dunning.co.za

charlet.tasmer@gmail.com

tlwood@telkomsa.net

cs@carolinesoar.co.za

jaclyn@global.co.za

garthlee@telkomsa.net

imlbate@gmail.com

emilyclbate@gmail.com

stephanie_ando@yahoo.co.uk

gaetaneislockedoutof@gmail.com

mayfield@telkomsa.net

lboothway@gmail.com

fmeaker@telkomsa.net

balgobindsatish@yahoo.com

ajs@buildsa.co.za

horsepower@iuncapped.co.za

agds@hit.co.za

ntabamama@gmail.com

shinemurphy@gmail.com

rex@whitfieldfarm.co.za

JackieJ@sivest.co.za

juliana@mupofoundation.org

jiheron27@gmail.com

pepsicombrinck@gmail.com

Celeste.Combrink@momentum.co.za

ebentley@iafrica.com

rubynzuza28@gmail.com

tawana@irc.org.za

armstrongmay@gmail.com

amy@trashback.org

Irfraser@zai.co.za

gartmore@sai.co.za

robin.gardner@icfr.ukzn.ac.za

jinglis@mweb.co.za

marie.odendaal@gmail.com

carol@seedtrust.net

mikesmith@live.co.za

michaelsmith@ukzn.ac.za

lianwimmer@gmail.com

francois@mascorafrica.com

dcgbusiness@yahoo.com

gwicks@albanynet.co.za

liandrab@sivest.co.za

gavin@inlivingcolour.co.za

wflburton@iuncapped.co.za

philscott7776@gmail.com

littleretreat@telkomsa.net

netherby@iuncapped.co.za

Sasha@carteblanche.co.za

jacqui@nguni.tv

durbanacharter@gmail.com

alison@leitchtrusts.co.za

Mngomas@ukzn.ac.za

camillab@altonet.co.za

27827491387@vodamail.co.za

murrell.sue@gmail.com

cft_transport@vodamail.co.za

thornhillm@thorn-ex.co.za

delamaiwald@gmail.com

akethro@greenagri.co.za

allandurban@mweb.co.za

katie@nomadconsulting.co.za

tomb@herefordgroup.co.za

rentals@meander-real-estates.co.za

pam@bundunet.com

majew@3i.co.za

mikew@iuncapped.co.za

gm@irritechsa.co.za

susan@naturestamp.co.za

aldinearmstrong@eversheds.co.za

pascalecoetzee@eversheds.co.za

Sharon.Banks@sgs.com

Sayccc_pres@greenmail.net

wamone@fewensa.net

Mg1@futurenet.co.za

yelveather@gmail.com

dirkc@bonle.co.za

mholi@live.co.za

willec@michaelhouse.org

melanie@emeraldg.co.za

anders@satweb.co.za

Marc.hattingh@umngeni.gov.za

iona@sai.co.za

karklooflady@iuncapped.co.za

Murrell.sue@gmail.com

mneunborn@yahoo.co.uk

bneunborn@yahoo.co.uk

nokwazi.mathenjwa29@gmail.com

dpullin@telkomsa.net

pullin@telkomsa.net

conservancy@karkloof.co.za

felicity.mitchell@kzndard.gov.za

k.nkuna@sanbi.org.za

nonto.wtie@gmail.com

shanrisil@w2k.co.za

paolapar@gmail.com

lindiwemkhize@gmail.com

Mkt2303@gmail.com

sally.j.cumming@gmail.com

Youngwhite953@gmail.com

thornridgeal@telkomsa.net

Louise.vanhoog@gmail.com

eldingriffin@gmail.com

photas@jonathanburton.co.za

aquilas@iafrica.com

teresaclover@gmail.com

hartwiganton@gmail.com

brij@lebal.co.za

coleby@telkomsa.net

coleby@telkomsa.net

psysarahd@gmail.com

eddres@iafrica.com

eddres@iafrica.com

Majew@zi.co.za

delamaiwald@gmail.com

shawn@codesign.web.za

goughanyoga@gmail.com

gartmore@sai.co.za

sviljeon@wulf.org.za

sithembisokubeka@gmail.com

mendyndlovu@gmail.com

mmvalette@gmail.com

italiaen@iafrica.com

haddad@ukzn.ac.za

Mamdluli901@gmail.com

p.passmoor@telkomsa.net

Domsteele82@gmail.com

godthisisanna@hotmail.com

Herbivore.malinga@gmail.com

nonhlegcabashe@yahoo.com

bate@netfocus.co.za

thornton@iuncapped.co.za

des.thornton@iuncapped.co.za

i.nanni@sanbi.org.za

kjstuckenbera@gmail.com

clint@lmsurveys.co.za

Maswzi44@gmail.com

Hazel.lake@gmail.com

melody@sunserrest.com

jinglis@mweb.co.za

ellmur@michaelhouse.org

paufle@michaelhouse.org

handekanjomane@gmail.com

stellah@cypsa.org.za

martinadams@mweb.co.za

admin@naturestamp.co.za

Wnoxolo61@gmail.com

Oscargwala626@gmail.com

Marlenevdpoll@gmail.com

Sally.jacks on @global environmental trust.org

sjfhome@gmail.com

somerzet@iafrica.com

Hepman.sue@gmail.com

Adams6@mweb.co.za

towards@iuncapped.co.za

Igarbutt@hogjcreations.co.za

Enviro.education@telkomsa.net

Sphumezondi95@gmail.com

info@yellowwood.co.za

Hayley@lightco.co.za

heathermorkel@gmail.com

John4ie@gmail.com

Millererag@gmail.com

struan@nctforest.com

beugmist@futurenet.co.za

liz@wessa.co.za

thamsanqakhuzwayo@gmail.com

bertus@5050.co.za

imkesummers@gmail.com

Manqoba.enactusukzn@gmail.com

digriene@yahoo.co.za

Ecotours96@gmail.com

mdladlanonjabulo@gmail.com

sbongindaba@gmail.co.za

Xaba.sipheh@gmail.com

Mxolistic107@gmail.com

Warrencarden@gmail.com

Deiter.dieterseit@gmail.com

paul@oursecretgarden.co.za

bridget@wessa.co.za

konni@the3rdrock.com

fmadmin@kearsney.com

pandoral@mweb.co.za

Erasmus.jonathan@gmail.com

cjj@telkomsa.net

janesymes@gmail.com

godthisisanna@hotmail.com

Nobuhle.nxumalo@yahoo.com

glenn@oursecretgarden.co.za

robynhedley@gmail.com

bushwillow@nitrosoft.co.za

kevin@adsolar.co.za

horsepower@iuncapped.co.za

Christine.hugo@wessa.co.za

magandtas@gmail.com

info@groundwork.co.za

bob@bundunet.com

cruisinnotts@yahoo.co.uk

gary@svasnews.com

Derekpotter55@gmail.com

Robin+smith@lantic.net

karoodome@gmail.com

amberwood@lantic.net

Travistimm1@gmail.com

jane@rielvleilandscape.co.za

Rosstarr25@gmail.com

Perushan.subramani@yahoo.com

Meeske1998@gmail.com

Patrickvdb38@gmail.com

Katie@nomadconsulting.co.za

Braghill1@bundunet.com

winckworth@gmail.com

flowers@lantic.net

Shandon@umseni.co.za

hvcrproject@gmail.com

faith@bundunet.com

delamaiwald@gmail.com

donovanhhean@gmail.com

ktorregrosa@gmail.com

Hamish@lowlandshunting.com

ryne@mytree.co.za

akethro@greenage.co.za

oliviagilbert@gmail.com

Jzel01@gmail.com

info@balgowanconservancy.co.za

lady.nyanga@gmail.com

Holcombe@bundunet.com

stellah@cypsa.org.za

dart@sai.co.za

ellis@bundunet.com

vhf@bundunet.com

rex@whitfieldfarm.co.za

claudiabadrudeen@gmail.com

moodyka@telkomsa.net

carma@enviroed.co.za

Patrickj372@gmail.com

lydiavdw@gmail.com

sramsunder@illovo.co.za

cmarais@illovo.co.za

Kate.elges@gmail.com

janpienaar@gmail.com

erommel@vodamail.co.za

Archiew@gmail.com

Gladson.songelwa@gmail.com

greytowngazette@gmail.com

Nerisa.chetty20@gmail.com

emcombrink@gmail.com

Ruiterspeter6@gmail.com

Joanspangenberg@gmail.com

gids@cedar.org.za

drawstone@xsinet.co.za

kmh@futuregt.co.za

jcowie@gom.co.za

sarielain@gmail.com

haynesbwo@gmail.com

walkeb@usttomi.co.za

dodendal@gmail.com

bloy@telkomsa.net

jaunychrietius@gmail.com

nombusomajozi@gmail.com

Manilalshannon12@gmail.com

loyisomrwetyana@gmail.com

sahmsayod@werdonuni.co.za

rob@brondlgaze.co.za

dirkc@bonle.co.za

Lathaniel.reynolds@sppi.com

Dusky.shaw@gmail.com

Louw.lotter@gmail.com

andrehharris@gmail.com

Gugulethutshabalala07@gmail.com

hbeckedahl@gmail.com

Sarah.wine@iuncapped.co.za

curryspostconservancy@gmail.com

khanyisilegwala@gmail.com

charlotte.theron@gmail.com

anamaria.moisiuc@yahoo.com

patriciagaillarddecdeland@gmail.com

Nombusomajozi@gmail.com

apheleleponi@gmail.com

mbeththiem@gmail.com

deon@shemungwe.co.za

Suzanne@finelily.events.co.za

waherin@nte.co.za

julie@gom.co.za

apheleleponi@gmail.com

brasso@xsinet.co.za

Samp842@gmail.com

kmh@futuregtn.co.za

Zhlabisa26@gmail.com

thegem@gom.co.za

Gladson.songelwa@gmail.com

Thubalakhe@gmail.com

cebisama@gmai.com

ahlangaza@gmail.com

Jemhill03@gmail.com

adrian.paulnei@gmail.com

ccmudely@gmail.com

sanikshasomaru@gmail.com

sillymbanjwa@gmail.com

lotozondy@gmail.com

iviwenongogo@gmail.com

veeveekasu@gmail.com ssevprasad@gmail.com saneliswax@gmail.com tarikasingh121@gmail.com tamarathomas777@gmail.com broombreaks@yahoo.co.uk caitzstrydom@gmail.com kemararamcharan@gmaii.com tashyramjan@gmail.com davidkyrajade@gmail.com raeesaranderee3@gmail.com courtney008@gmail.com navrikanarshai@gmail.com naidoo.naveshni@gmail.com sabehahganio@outlook.com paige9367@gmail.com eblunt8@gmail.com siainisilo15@gmail.com nolisikhasana@gmail.com kmkhloleka8@gmail.com kaylaklaasen@gmail.com smithreg68@gmail.com mthimlust@gmail.com nmacoba124@gmail.com nosipho.ndlovu.6271@gmail.com slindile.mkhize5526@gmail.com skylasnyman12@gmail.com sadesnyders668@gmail.com kirstyvanrensburg@gmail.com jamieleahorner@gmail.com info@gensetpowerco.za marxjoeiie@gmail.com brene00@gmail.com bowton@tiscali.co.za kaitlynchetty01@gmail.com kelseyjademey@gmail.com mbaliyethembachule@gmail.com andile.mkhize@gmail.com ntombi6682@gmail.com geraldinecollins145@gmail.com sithandiwezondi@gmail.com mphoenhe73@gmail.com rachael11.vdm@gmail.com

calseyv@gmail.com

aimz281999@gmail.com

shelaghgoddard@yahoo.com

gordonkeana@gmail.com

bethanybillett.bb@gmail.com

tylerzr7@gmail.com

thabisilegowabaza@gmail.com

nabeela.hansrod@yahoo.co.za

ritamkhize201@gmail.com

karinjmertson@gmail.com

k.aboobar@gmail.com

carmenbezuidenhout61@gmail.com

jceemvusi@gmail.com

alliya.hari@gmail.com

daniellevanromburgh99@gmail.com

liswantshiza@gmail.com

taliyyadasrageer@gmail.com

zanikwa@gmail.com

chelstay.rose@gmail.com

Asanda.Mncwabe@CELLC.BLACKBERRY

luthandodladla1@gmail.com

rdamster@gmail.co.za

alwandelomulo@gmail.com

landiwelandyshannmiya@gmail.com

nonlannlaramona@gmail.com

cheyenne.mclaren11@gmail.com

phiiazacao@gmail.com

gemma.leigh.scholtz2205@gmail.com

enble.jacobs@gmail.com

nanamabeebhengu.nb@gmail.com

cocozondi@yahoo.co.za

pollystyrinemashan@gmail.com

dipthi.mohan009@gmail.com

nondymnabi@gmail.com

nonthuthukohlophe@gmail.com

lizagcaba@gmail.com

laurendennis24601@gmail.com

zoemorris201@gmail.com

aimeelouwrens@icloud.com

zaraismail1500@gmail.com

sofibadat@icloud.com

lizamvusi5@gmail.com

slindile@hotmail.co.uk

emilyhorner711@gmail.com rachelbiggs12@webmail.co.za jessicacumyspooner@gmail.com williams_carmin@yahoo.com ebethma@saol.com leekhoza05@gmail.com awadwamanibi@gmail.com nwabisasidoyi@gmail.com tgou123321@gmail.com justlexi@gmail.com nokynyati@gmail.com tartiamthembu21@gmail.com Londekamiya123@gmail.com lindafowler@webmail.co.za yasmingeorge99094@gmail.com eyamilentombi716@gmail.com quinellandres05@gmail.com kerarcnary@gmail.com shaniceanthoo@gmail.com letitiancur18@gmail.com sammyismyname@gmail.com camrynleegunter@gmail.com nhloxypaxy@gmail.com zanmfk.zm@gmail.com dwmac@telkomsa.com nokynyati@gmail.com nwabisasidoyi@gmail.com tgal123321@gmail.com encon101@gmail.com siphokazisimelane55@gmail.com tankimotlodi@gmail.com nokwe-thabzo@gmail.com sinethembanandubolto@gmail.com deandrepillay@gmail.com Falakmodi@gmail.com alessandramavian1602@gmail.com lizebotha@gmail.com dene.dickson@gmail.com shanmaxfield@gmail.com valemodise@gmail.com lindelwaloyancl@gmail.com lungelolembethe@gmail.com kelseyheader@gmail.com

Delivery

katie.gardiner77@gmail.com londygemede.mtv.bb@co.za swaggygugu@gmail.com paigefarqi@gmail.com erinjob3@gmail.com karamaistry@gmail.com tarniakemp2001@gmail.com woodstephanie03@gmail.com shanelcashwood@gmail.com lisandalunabe@gmail.com wandilem@gmail.com lindyrosemalinga@gmail.com courtney.campbell30.200@gmail.com acarbarns@gmail.com kelziejohnsonz@gmail.com cloete.hannah99@gmail.com jdbear16@gmail.com sphume.mbaso@icloud.com woodleykelly34@gmail.com jamieleewilson27@gmail.com tarniakemp2001@gmail.com capricesteynberg5a@gmail.com lwazimncwabe@gmail.com Barnsleyroose22@gmail.com nzimandeslee@gmail.com leeandrefortuin@gmail.com lindafowler@webmail.co.za mynx.km@gmail.com Busiswa.CH@gmail.com camrynminnaai@gmail.com dannipaine67@gmail.com SiyabulelaHlela@gmail.com britneyj65@gmail.net Snenga.zuma@yahoo.com akahlulwadlamini@gmail.com tianarishai 907@gmail.com paigeb19@gmail.com Janineboodoo@hotmail.com benigoosen@gmail.com Saneesha.a@webmail.co.za liahjade2a@gmail.com mbalenhlembambi@gmail.com

divineeshamoodley@gmail.com

bella.sinclairb@gmail.com melissan701@gmail.com triyapatel@gmail.com janet.tawenga@gmail.com mishkymoosa@gmail.com tsgcabsie@gmail.com megznaidoo7@gmail.com alaikakhan23@gmail.com sam.conradie@gmail.com laeeqa@gmail.com temia.moodliar@gmail.com nicolebb1234@gmail.com TeagenCraus@hotmail.com joq3hredd@gmail.com Hazebod@gmail.com Jannah.lee.merzier@gmail.com Nicolamuness@gmail.com Butleselepezi@gmail.com sihlekhumalo@gmail.com tennehok@gmail.com zoetahiklthomas@gmail.com Xolinxele@live.co.za fundiswat22@gmail.com yasmeen28@gmail.com ytzcourtneyb@gmail.com MchunuSinokuhle@gmail.com SizoMaphanga@gmail.com thobekaj63@gmail.com jenkins.jessica.033@gmail.com emma.jordan409@gmail.com sebaxter2000@gmail.com kayleighbayersd@gmail.com sathokozacele@gmail.com tyracoetzee12@gmail.com hannahbcoutts14@gmail.com herbertkelly@gmail.com justineHewitt7@gmail.com JessleRoux108@gmail.com LuthuliMuke@gmail.com MandisaMhlongo@gmail.com nondumisomkhize15@gmail.com Mnikhathizanokuhleamanda@gmail.com mokhelemabz@gmail.com

NonkanyiseNene31@gmail.com jessica.lathenne.pole@gmail.com ashlene-singh@gmail.com swarttayla@gmail.com tyrathomasl@icloud.com zoe.thenjwayo@gmail.com Hannahjanetodd20@gmail.com rebeccamunitich@gmail.com temikavr@gmail.com jessica.Mouton30@gmail.com cartz@gmail.com HlelaISO@gmail.com AlondwerhMadeezy@gmail.com athabileMakhaye@yahoo.com megsjdeacon@gmail.com tabekatz@gmail.com mthembu@telkomsa.net TazlynnSmith14@gmail.com hayleyshaw01@gmail.com hardwickja@gmail.com teince14@gmail.com jademhouton@gmail.com adele@thornveldangling.co.za mariadiedrick@outlook.com madlalakhwezi@gmail.com nomakhumalo@gmail.com sanengcobo@gmail.com nikitagovender26@gmail.com maseehamather@gmail.com Yumah18@gmail.com Rageebaessa31@gmail.com MasentleMhlongo13@gmail.com Lisamzolo8@gmail.com kendallvanvuuren@gmail.com zamamthalane@gmail.com sphiwe.moya@gmail.com dimbalish75@gmail.com bongizami.dlamini@gmail.com candygasa13@gmail.com simamanesindi286@gmail.com duplessisl@ghspmb.co.za sibuaekangcobo@gmail.com urshie7@gmail.com

patynthomas@gmail.com

essaameera@gmail.com

kirstybuchanan@gmail.com

qo42kcd@gmail.com

leoniemuir22@gmail.com

erinpgreen55@gmail.com

CourteneyFourie@gmail.com

Evertonlauren@gmail.com

q225mt@gmail.com

conneladey@gmail.com

emmastruanrobertson@gmail.com

m.gilder.98@gmaii.com

candicen97@gmail.com

kayladowns007@gmail.com

laurenshamengelbrecht@gmail.com

hlabisa78@gmail.com

cn.zikalala@gmail.com

nondukhanyile06@gmail.com

lauraunsworth42@gmail.com

magaqavictoria@gmail.com

mokhelenaledi@gmail.com

metayapillay@gmail.com

teaylerragz@gmail.com

jaymieclegg@gmail.com

katiecroudace@gmail.com

dladlatk63@gmail.com

hannahgrant1102@gmail.com

Lwandyhlela@gmail.com

acaciaince5@gmail.com

andiswahlela@gmail.com

khweziGwala@gmail.com

kholimvelose@gmail.com

ntandokazimbelu@gmail.com

Lulubear.In@gmail.com

nkosizimi00@gmail.com

mikaylaleat@gmail.com

Londiswamkhize9@gmail.com

noluthandomazuma@gmail.com

varishamoodley@gmail.com

VanessaMngnni41@gmail.com

Sayurisiviaman@gmail.com

miacio316@gmail.com

taalehasarkhoe@gmail.com

biancakapp1003@gmail.com tatumpeter123@gmail.com caraannrachelle@gmail.com charlizetaylor95@gmail.com kamymoodley25@gmail.com kuhlempanza26@gmail.com zibusisondlovu16@gmail.com kiarapil6@gmail.com xmaspius01@gmail.com tazbauer1d@gmail.com wendrish01@gmail.com nomcebondaba79@gmail.com erinwreford@gmail.com kirst3112@gmail.com jensmurray@gmail.com Tyla.Jadewessels@gmail.com broganvanderbyl@ymail.com matthewschiara@yahoo.co.za whiteman.chelsey5@gmail.com erinmornet@yahoo.co.za Kathrynthecherry@gmail.com Sithuthi.Ngcobo@gmail.com naomithamae@gmail.com nellymngadi53@gmail.com lekka_vilakazi@yahoo.com Lntombela@icloud.com mbhete.sne@gmail.com pollystyrinemashau@gmail.com sinethembafngcobo@gmail.com delangeabigail@gmail.com cuttercaitlin05@gmail.com Brondegoede@gmail.com konkemzila@gmail.com Talzpayn@gmail.com SavannaCaine@gmail.com ingadahlgren@gmail.com jackyjoyphillips@hotmail.com Ziyandadanosipho@gmail.com nicky.gordyn@gmail.com SthaChapi@gmail.com amukelani0314@gmail.com welilemzila9@gmail.com nontuthukohlophe@gmail.com

sanengcobo15@gmail.com

ntandokazimbelu@gmail.com

fisangcaba@gmail.com

ziphezinhlohlela@gmail.com

gemma.leigh.scholtz@gmail.com

louwrensaimee@gmail.com

YolandaMkhulisi72@gmail.com

zoemorris201@gmail.com

zaraismail1500@gmail.com

safiyyahbadat@icloud.com

cheyennemclaren11@gmail.com

enhle.jacobs@gmail.com

tahila.Pillay4@gmail.com

talzaidan22@gmail.com

khiarafigh666@icloud.com

dipthi.mohan009@gmail.com

lisamvusi5@gmail.com

laeeaam20@gmail.com

tamiekaroopnarain@gmail.com

plf@mweb.com

aphiwengxongo@gmail.com

SpheDee7@gmail.com

meghitton93@gmail.com

zamasishiluyandamadlalo@gmail.com

ntokozomshengu@outlook.com

mgcobonoth ando@gmail.com

maraisr27@gmail.com

amberneil97@gmail.com

emilymurrayisis@gmail.com

hanbrauteseth@gmail.com

tsidilerato@gmail.com

yondagono5@gmail.com

mulliganaishlyn@gmail.com

Tyla@71.blackberry.com

deborah25ann@gmail.com

aaliyahahmed22@gmail.com

shreyamaney@gmail.com

slimadiba@mobileemail.vodafone.sa.co.za

h.jenlai007@gmail.com

nollymuzic@gmail.com

kivor.vine@gmail.com

kj.whelah.kzn@gmail.com

derryn.hilton.tyne@hotmail.com

Recipient Delivery

louwrensbrenna@gmail.com

shandrenile.sd@gmail.com

kaitlynrolfe@gmail.com

Britcramez@gmail.com

carlyn.augustus@gmail.com

Leyzsayed@gmail.com

Noxmanele@gmail.com

mikaylajulius@icloud.com

debidelange@gmail.com

Saniell01@gmail.com

ndwazimkhabela@gmail.com

chonasimz@gmail.com

Diannenaidoo21@gmail.com

azraah27@gmail.com

mats.sithole@gmail.com

amym3567@gmail.com

noluncedom@gmail.com

nokwandamoleme@gmail.com

zomntombela@gmail.com

aishapatel0003@gmail.com

Dhaliyahmohamed888@gmail.com

suzettebotha2@gmail.com

Musanjie18@gmail.com

Lwazeigh12@gmail.com

BiancaLeafollett@gmail.com

Unathi.Nx@gmail.com

OllyGoba@gmail.com

azraak779@gmail.com

cherelle@webafrica.org.za

Leatjie0801@gmail.com

kofanenoluthando@yahoo.com

owethuzondi@gmail.com

Maymsimang@gmail.com

sanemtetwa@gmail.com

kzmntungwa@gmail.com

sydneywilkins777@gmail.com

Hannahgold.1000@gmail.com

shaeschwenk@gmail.com

uvadhia.maharaj@gmail.com

monnieglamz@gmail.com

kaylsjade@gmail.com

Riana Baldeo@gmail.com

nat.botha88@gmail.com

Recipient Delivery

shellenaltman@gmail.com

cydneymalcolm@gmail.com

Gatshenithando14@gmail.com

sesethumajoro@gmail.com

leejenna586@gmail.com

JennaLeRoux16@icloud.com

nombusokhumalo43@gmail.com

ajhippolite07@gmail.com

carahenman@gmail.com

emma.lydia.heine@gmail.com

emmabb2228@gmail.com

amberhanekom@gmail.com

luthandogoba17@gmail.com

mtambothembeka@gmail.com

PheloNdlela@gmail.com

yeshenaidoo@gmail.com

damitanaicker@gmail.com

amelia1305@gmail.com

siphokaazi7@gmail.com

mthiyaneamanda221@gmail.com

Thembewhle@gmail.com

ashlenesingh@gmail.com

richsav@gmail.com

email6068@gmail.com

nicolesmith@eversheds.co.za

glynnkent@eversheds.co.za

jennygoddardmail@gmail.com

micky@eventplus.co.za

rondavelsoaps@gmail.com

email6068@gmail.com

francois@mascorafrica.com

hvcrproject@gmail.com

accplace@iafrica.com

jennychristmas@gmail.com

Jane@rietvleilandscapes.co.za

kamikazekay@gmail.com

thornton@iuncapped.co.za

haroon@bemprop.co.za

gladson.songelwa@googlemail.com

woods@geluk.co.za

jandre@umphafa.org

bobby@groundwork.org.za

tina.hattingh@tongaat.com

Recipient Delivery

anchorgp@intekom.co.za mariette@thanda.co.za

ATTENTION: STAKEHOLDER/IAP

UPDATE ON SCOPING AND EIA PROCESS: APPLICATION FOR ENVIRONMENTAL AUTHORISATION IN SUPPORT OF AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN REGISTRATION DIVISIONS ET, FT, GS, GT, GU & GV IN THE MAGISTERIAL DISTRICT OF PIETERMARITZBURG, KWAZULU-NATAL PROVINCE (12/3/291 ER)

Our previous correspondence of the week of 25 January 2016 regarding the above mentioned exploration right application refers.

As you are aware Rhino Oil and Gas Exploration South Africa (Pty) Ltd (Rhino Oil & Gas) has lodged an application for an exploration right with the Petroleum Agency South Africa (PASA) in terms of section 79 of the Minerals and Petroleum Resources Development Act (28 of 2002) (MPRDA) across a large part of the central KwaZulu-Natal (Ref: 12/3/291 ER). Rhino Oil & Gas has subsequently made an application to PASA for environmental authorisation of exploration activities as set out in Listing Notice 2 (GN R 984), made in terms of Section 24(5) of the National Environmental Management Act (107 of 1998) (NEMA).

SLR Consulting (Pty) Ltd has been appointed as the independent environmental assessment practitioner to undertake the necessary Scoping and Environmental Impact Assessment (EIA) process in terms of the EIA Regulations 2014 (GNR 982, 8 December 2014).

As required in terms of the EIA Regulations, the Scoping Report was made available to registered interested and affected parties for a 30-day comment period from 7 March 2016 to 11 April 2016 (including provision for 3 public holidays). The comments have been compiled and responded to in a 'Draft Scoping Report Comments Table' in the updated Scoping Report. Copies of each submitted comment have been enclosed in the Scoping Report. Where relevant, changes have been made to the Scoping Report in response to issues raised.

You are hereby informed that the Scoping Report has been submitted to PASA today for consideration in terms of Regulation 22 of the EIA Regulations, 2014. PASA has 43 days to reach a decision.

Should PASA accept the Scoping Report, the Environmental Impact Assessment phase of the process would then commence. SLR will have 107 day to compile an Environmental Impact Report (EIR). The EIR will be made available for a 30-day review period and a further notice in this regard will be distributed to registered interested and affected parties closer to the time.

Please pass this letter onto any other persons whom you know may have an interest in the project. We welcome any comment or questions. Thank you for your ongoing involvement in the Scoping and EIA process.

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Yours faithfully

Matthew Hemming

MSc (Conservation Biology)

Environmental Assessment Practitioner

Stella Moeketse

From:

Sent:

To:

Subject:

Stella Moeketse

14 June 2016 12:31 PM

Matthew Hemming

RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

Tracking:

Recipient

Matthew Hemming

Tiff@tiscali.co.za

stuart.beaumont@ramsay.co.za

liesaofarabia@hotmail.com

lombardbertie@gmail.com

jenni.clemmans@gmail.com

dan.beaumont@sai.co.za

nikita.valentine@gmail.com

mwmcivils@telkomsa.net

thomas.roux@msunduzi.gov.za

harold@khfs.co.za

jabu.mkhize@kznhealth.gov.za

lizw@icon.co.za

mandla.zuma@msunduzi.gov.za

ppitout@fnb.co.za

furballs@icon.co.za

karin@affgroup.co.za

magara@mweb.co.za

nebzahiv@mweb.co.za

aboosune@yahoo.com

tpndlovu@dla.pwv.gov.za

jenclem@vodamail.co.za

vandermerwel@durban.gov.za

midmartile@telkomsa.net

ahough@nwpg.gov.za

larrywebb@mweb.co.za

info@jeliving.co.za

lizclaas@yahoo.com

hoosend@lantic.net

jacana@pmburg.co.za

pjwalks@mweb.co.za

dwigmore@mweb.co.za

hacklynn@futurenet.co.za

sallyb@radonco.co.za

nareenar@ritchieauto.co.za

pius@global.co.za

tracyc@rcf.co.za

docmartin@iuncapped.co.za

furball@icon.co.za carrickpaul@gmail.com bangay@mweb.co.za sink@telkomsa.net sacebishop@worldonline.co.za Irf@mweb.co.za pford@saol.com cindyjwills@gmail.com sapsport@sai.co.za brettw@nedbank.co.za traceyblyth@gmail.com libertymall@lumagic.co.za Igarbutt@woodcreations.co.za flamelily@iafrica.com peter.thomson@sai.co.za leeann@breakbulk.co.za lutz.drews@dbn.rsmbd.co.za visaac@futurenet.co.za dunrobin1@mweb.co.za tjmorgan@futurenet.co.za brettheiberg@mweb.co.za pamela.charlton@cht.co.za athele@earthenergy.co.za nesh1@mweb.co.za asc@netactive.co.za info@oaksatbyrne.co.za lettyb@ukzn.co.za jeffspeed@telkomsa.net victor.mkhize@transnet.net thatchings@futurenet.co.za virginia@coolbear.net mduz@nkonki.com cnorris@new.co.za hmguy@netactive.co.za sandisoj@sabc.co.za crppm@absamail.co.za gus.egli@telkomsa.net darylgates@absamail.co.za seavilla@iafrica.com supall@mweb.co.za pmkhulise@sars.gov.za drk@cybertrade.co.za

jeffbodill@absamail.co.za

bushypark@mweb.co.za

yellowstarr@mweb.co.za

folks@bones.co.za

carol.miller@camgroup.co.za

jeannes@lantic.net

gk@gkippen.co.za

sink@tekomsa.net

martindp@mweb.co.za

audioarchitects@mweb.co.za

mandywicks@vodamail.co.za

schrodes@ais.up.ac.za

prolland@mweb.co.za

newtherapist@yebo.co.za

wjbmt@mweb.co.za

gavbron@worldonline.co.za

deliveries@thenet.co.za

kevin@themusicstudio.co.za

patrickharty@webmail.co.za

stuartt@sai.co.za

rochestershen@hotmail.com

trb@mweb.co.za

mwtonyb@mweb.co.za

honestgeorge@futurenet.co.za

davidmarshall@telkomsa.net

isinclair@sai.co.za

kenprint@mayday.co.za

davemcc@wol.co.za

liz.piercey@kzntransport.gov.za

combrinck@lantic.net

kevins@megameasurements.co.za

francise@gilbertestates.co.za

mariosch@mweb.co.za

eddie.viljoen@samancorcr.co.za

pete@roselands.co.za

bg23@mweb.co.za

gerald@etd.co.za

hense!mans@deunet.co.za

aanderson@pelham.co.za

umzigi@xsinet.co.za

ppitout@mweb.co.za

sweetchilli@chilliafrica.co.za

mikelowry@sai.co.za

vaughanw@vodamail.co.za

leecorbs@gmail.com

nelfive@mweb.co.za

editors@iafrica.com

basspro@mweb.co.za

mchunus@msunduzi.gov.za

mwvknott@iafrica.com

fkruger@iafrica.com

debby@remax-address.co.za

nicola@nicolahadfield.co.za

grant@gmco.co.za

ortmann@iafrica.com

bhrsmith@futurenet.co.za

craig.wing@pixie.co.za

stilldays@mweb.co.za

dharry@mtnloaded.co.za

bryan@easterndrilling.co.za

ihancock@iafrica.com

dmsithole@telkomsa.net

arnott@sai.co.za

paulcryer@telkomsa.net

ajtr@iafrica.com

altanya@vodamail.co.za

shaleyseedling@futurenet.co.za

brad.pascoe@telkomsa.net

bvincent@saol.com

fitzies@iafrica.com

robin@axiom.co.za

spencers@yebo.co.za

alta@taxadvantage.co.za

rp@wakefields.co.za

greg@da.org.za

pethun@michaelhouse.org

houstonem@netactive.co.za

marnott@highbirnam.co.za

ferntree@mweb.co.za

ddouglas@icon.co.za

lander@futurenet.co.za

0827084285@vodamail.co.za

iona@sai.co.za

reimar@futurenet.co.za

antmum@mweb.co.za

street@lantic.net

mlungisis@mweb.co.za

inlivingcolour@intekom.co.za

creston@mweb.co.za

saveira@brickcity.co.za

zfps@iafrica.com

hollandm@netactive.co.za

sydp@eastcoast.co.za

davel@macs.co.tz

valfen@vodamail.co.za

fikies@mweb.co.za

renee@futurenet.co.za

ashtead@mweb.co.za

debbiejd@mweb.co.za

trayci@zlt.co.za

misshlh@hotmail.com

rssgt@yahoo.com

allisons@futurenet.co.za

fireds@chillibite.com

jra@webmail.co.za

andersons@telkomsa.net

hofmeyer@bale.co.za

rduckworth@vodamail.co.za

muirton@sai.co.za

wad@mweb.co.za

brewitt@futurenet.co.za

info@wezandlacrafts.co.za

robson1@worldonline.co.za

lin.home@dtnbrokers.co.za

annbir@iafrica.com

goldsphy@mweb.co.za

greytown@fnb.co.za

natalie@mweb.co.za

wp@wessa.co.za

barrie@cove.co.za

sonjajoubert@worldonline.co.za

edenlassie@sai.co.za

thokojudah@yahoo.com

vpaul@sal.co.za

mwdebray@mweb.co.za

purrplcatz@cdrive.co.za

michaelcorfe@yahoo.com

grantmarci@aol.com

brande@absamail.co.za

ops@proteaemp.net

riching@mweb.co.za

joelreeve@telkomsa.net

stephanie@occusafeclinic.co.za

thornridge@telkomsa.net

cheez@telkomsa.net

trish@futurenet.co.za

margaretg@mweb.co.za

lordgrey@gom.co.za

graemeharms@hotmail.com

junerosebuyi@yahoo.com

millsfitchet@futurenet.co.za

davidson@wylie.co.za

sallymac@mweb.co.za

fundi@tiscali.co.za

dudu.boemah@nwu.ac.za

heather@telkomsa.net

natasha@bundunet.com

cathydave@telkomsa.net

sfels@mweb.co.za

hbeck@ukzn.ac.za

crooked@telkomsa.net

paul.grimsell@sita.co.za

resewraj@justice.gov.za

adjserv@mweb.co.za

zizamele1@telkomsa.net

laurajoffe@hotmail.com

fourie.sean@gmail.com

rudayan@nwpg.gov.za

terrykzn@gmail.com

markha@mcmotor.co.za

tredous@mweb.co.za

qondisa.ngwenya@octagon.com

nanko@global.co.za

jeanette.maree@firstrand.co.za

crooks@nitrosoft.co.za

thys.annandale@samancorcr.com

ztzdloti@worldonline.co.za

nunuoconnor@gmail.com

dawndor@mweb.co.za

boldoghc@dae.kzntl.gov.za

karen@conan.co.za

alwar@vodamail.co.za

davin@futurenet.co.za

disebo.moephuli@transnet.net

cretson@mweb.co.za

pak03541@mweb.co.za

hawksonhillside@sai.co.za

elsabester@yahoo.com

linelani@bigfivefalsebay.org.za

gary@dionatal.org.za

nhlanhla.mndaweni@drdlr.gov.za

christiankisten@yahoo.com

athol@univeg.co.za

willie.duplessis@ekom.co.za

cameronb@cesa.org.za

gary.clarke@wessa.co.za

insurance@mco.org.za

sally@youthkzn.co.za

clientservice@ithala.co.za

center@uthukelawater.co.za

bishop@eshowe.org

reception@elcsa.co.za

reservations@fugitivesdrift.com

milladmin@brackentimbers.co.za

philip.laubscher@mondigroup.com

inhlanhla@iafrica.com

info@zulurock.co.za

lindim@amafapmb.co.za

Zelda.Schwalbach@sappi.com

info@lereko.co.za

andre.bodenstein@transnet.net

landmanc@nra.co.za

MlamboB@nra.co.za

ronnyr@nra.co.za

carl.schutte@sdc.co.za

riaz@afroprop.co.za

andre@alasia.co.za

firehawk.rridge@alasia.co.za

Olga.Hansen@astralfoods.com

skynet@w2k.co.za

rudi@3d-mashona.co.za

nickie@3d-mashona.co.za

chance@cufp.co.za

info@cufp.co.za

mayor@endumeni.gov.za

caroline@endumeni.gov.za

andyfyvie@lantic.net pakkies@ingonyamatrust.org.za info@ishonalanga.co.za

md@baynesfield.co.za

mty@mweb.co.za

sryan@masonite.co.za

macnicol@futurenet.co.za

lize.shaw@mondigroup.co.za

municipal.manager@msunduzi.gov.za

Mqiniseni.Zuma@drdlr.gov.za

neubertkate@gmail.com

camosgodby@gmail.com

fred@kbkps.co.za

jan.devilliers@rclfoods.com

valerie@rapid-dawn.co.za

sibusiso.sithole@richmond.gov.za

lindile.chiya@richmond.gov.za

safpr@sasaf.org.za

maarten.vanhooven@sappi.com

manager@umngeni.gov.za

Johan.van_Heerden@transnet.net

finance@presbyterian.org.za

admin@presbyterian.org.za

bjthompson@futurenet.co.za

ATTENTION: LAND OWNER

Dear Sir/ Madam

APPLICATION FOR ENVIRONMENTAL AUTHORISATION WITH REGARDS TO AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN THE KWAZULU-NATAL PROVINCE (12/3/291 ER): UPDATE ON SCOPING AND EIA PROCESS

Our previous correspondence of the 25th of April 2016 regarding the abovementioned project has reference. Please be advised that on 10 June 2016 the Petroleum Agency of South Africa (PASA) accepted the Scoping Report for the abovementioned application in terms of Regulation 22(a) of the Environmental Impact Assessment Regulations 2014 (GNR 982, 8 December 2014).

The acceptance means that SLR Consulting (Pty) Ltd, as the independent environmental assessment practitioner, may continue with the EIA process in accordance with the Plan of Study presented in Section 7 of the Scoping Report. Note that this acceptance does not constitute an approval of the exploration right application in terms of section 79 of the Minerals and Petroleum Resources Development Act (28 of 2002).

Registered interested and affected parties will be advised in due course of further opportunities for engagement with the project team as well as the availability of the EIA Report for review.

Please pass this letter onto any other persons whom you know have an interest in the project. We welcome any comment or questions. Thank you for your ongoing involvement in the scoping and EIA process.

Yours faithfully

Matthew Hemming

Environmental Assessment Practitioner

Stella Moeketse

Environmental Assessment Practitioner SLR Consulting (Africa) (Pty) Ltd

Email: smoeketse@sirconsulting.com

Mobile:+27 72 380 5609 Tel: +27 11 467 0945

Ext: 2010

Fax: +27 11 467 0978

SLR Consulting (Fourways office) Block 7 Fourways Manor Office Park Cnr Roos and Macbeth Streets Fourways, Johannesburg, 2060 South Africa









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Stella Moeketse

From:

Stella Moeketse

Sent:

14 June 2016 12:33 PM

To:

Matthew Hemming

Subject:

RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

ATTENTION: STAKEHOLDER

Dear Sir/ Madam

APPLICATION FOR ENVIRONMENTAL AUTHORISATION WITH REGARDS TO AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN THE KWAZULU-NATAL PROVINCE (12/3/291 ER): UPDATE ON SCOPING AND EIA PROCESS

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Matthew Hemming

Environmental Assessment Practitioner

Stella Moeketse

Environmental Assessment Practitioner SLR Consulting (Africa) (Pty) Ltd

Email: smoeketse@slrconsulting.com

Mobile:+27 72 380 5609

Tel: +27 11 467 0945

Ext: 2010

Fax: +27 11 467 0978

SLR Consulting (Fourways office) Block 7 Fourways Manor Office Park Cnr Roos and Macbeth Streets Fourways, Johannesburg, 2060 South Africa















Oil & Gas Planning & Developmen

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Stella Moeketse

From: Sent:

To: Subject: Stella Moeketse

14 June 2016 12:33 PM

Matthew Hemming

RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

Tracking:

Recipient

Matthew Hemming

ngesip@petroleumagencysa.com

khumalon@petroleumagencysa.com

info@geoscience.org.za

mining@csir.co.za

plochner@csir.co.za

info@wessa.co.za

Dominic.Wieners@kznwildlife.com

advocacy@birdlife.org.za

chair@midlandsconservancies.org.za

aburns@wwf.org.za

egtproject@mweb.co.za

bradleyg@ewt.org.za

jonathan.deal@treasurethekaroo.co.za

research@treasurethekaroo.co.za

albert.falls@msinsi.co.za

sandile.mkhize@msinsi.co.za

stewardship@kzncrane.co.za

contactus@kzncrane.co.za

AMuswema@csir.co.za

charlene@wessa.co.za

bruceoven@outlook.com

bridget@wessa.co.za

Steve.McKean@kznwildlife.com

sviljoen@wwf.org.za

samsonp@ewt.org.za

sejdunning@gmail.com

terry.sandy67@gmail.com

glenda.mbona@iuncapped.co.za

matarutsej@durbanchamber.co.za

pandoral@mweb.co.za

nicole@toprocks.com

nick@toprocks.com

pennyduct@vodamail.co.za

kevanzunckel@gmail.com

patricia@elcoasphalt.co.za

rob@rwa.co.za

secretary@midlandsconservancies.org.za

lesley@zuluwaters.com

rose@phelamanga.co.za

rod@phelamanga.co.za

afromatz@telkomsa.net

development@dargleconservancy.org.za

nickbjerman@gmail.com

chairman@dargleconservancy.org.za

stefanie@sdc.co.za

micah@projectafrica.com

twiga@iafrica.com

sfrazee@conservation.org

hollandm@netactive.co.za

grautenbach@mweb.co.za

penny@wilsonandassociates.co.za

haynes@sai.co.za

wrcf@drummondcommunity.co.za

roamingruti@gmail.com

amvantienhoven@gmail.com

info@kloofconservancy.org.za

management@midlandsmeander.co.za

rosanne@dbnmail.co.za

secretarylionsbush@gmail.com

sanele@duct.org.za

nora@broadleaze.co.za

rickfellmooiriver@gmail.com

joyceoliver139@gmail.com

martindale.greg@gmail.com

greg@conservation-outcomes.org

alanjack044@gmail.com

tom@rockwood.co.za

KevinM@wildlands.co.za

maneunborn@yahoo.co.uk

neville.durow@gmail.com

tanyas@ewt.org.za

cobust@ewt.org.za

ianl@ewt.org.za

bridgetc@ewt.org.za

Mauritzd@ewt.org.za

njasuti@gmail.com

sheila.berry@globalenvironmentaltrust.org

earthbryan@gmail.com

conservancy@monteseel.co.za

alicetho@ispace.co.za

brendagrant75@yahoo.com

conservancy@karkloof.co.za

info@kwanalu.co.za

judybell@mweb.co.za

joy@mhlopeni.co.za

a.wilson@intekom.co.za

ellis@bundunet.com

avenables@telkomsa.net

mr.t@bundunet.com

huntmorrow@gmail.com

nursery@kzncrane.co.za

zathobekile.gambu@umgeni.co.za

hvcrproject@gmail.com

wai@intekom.co.za

francois@mascorafrica.com

thembenichonco.mtshali@gmail.com

ntwanile@gmail.com

ndlekog@gmail.com

makhosixakaza10@gmail.com

tfgatsheni@gmail.com

Ntuli.nontobeko@yahoo.com

Innocent.Msibi@kzndae.gov.za

msutu@mailbox.co.za

ethel@kwanalu.co.za

afasasikhakhane@vodamail.co.za

umkhumbi@yahoo.com

zolajozana@gmail.com

lungelomathenjwa@gmail.com

ngidibusi01@gmail.com

noahnyawo@yahoo.com

Lukubisa.mbanga@kzndae.gov.za

asisukumemsingacoop@vodamail.co.za

impumelelo2011@gmail.com

skhathi@hotmail.com

kznyardpso@gmail.com

pmolefe42@gmail.com

stof@gom.co.za

ringelmanns@ipfone.co.za

uau@edelnet.co.za

ufa@futurenet.co.za

alf@leeskazn.co.za

hdla@netfocus.co.za

bhoole@netfocus.co.za

nrla@bundunet.com

befa@techwifi.co.za

justin@jelcane.co.za

robert@strathfield.co.za

mayfield@telkomsa.net

richagri1@gmail.com

cspeirs7@gmail.com

ssbiggs@gmail.com

zfa@zfa.co.za

weenenfarmersass@gmail.com

charlene@yorkfarming.co.za

volunteers.durban.africa@greenpeace.org

admin@royalshow.co.za

gregh@umvoti.co.za

andy@nctforest.com

info@mtcurriefarmers.co.za

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Yours faithfully

4

Allery

Matthew Hemming

Environmental Assessment Practitioner

Stella Moeketse

Environmental Assessment Practitioner SLR Consulting (Africa) (Pty) Ltd

Email: smoeketse@slrconsulting.com

Mobile:+27 72 380 5609 Tel: +27 11 467 0945

Ext: 2010

Fax: +27 11 467 0978

SLR Consulting (Fourways office) Block 7 Fourways Manor Office Park Cnr Roos and Macbeth Streets Fourways, Johannesburg, 2060 South Africa









Michig & Winerals







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Stella Moeketse

From: Sent:

To:

Subject:

Stella Moeketse

14 June 2016 12:33 PM Matthew Hemming

RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

Tracking:

Recipient

Matthew Hemming

ar@hiltoncollege.com

dwc@hiltoncollege.com

grethe@michaelhouse.org

milale@michaelhouse.org

dcato@treverton.co.za

mchaperon@treverton.co.za

contact@weston.co.za

pdew@hiltoncollege.com

andlai@michaelhouse.org

kelroy@michaelhouse.org

leikot@michaelhouse.org

crapie@michaelhouse.org

AbrVen@michaelhouse.org

jambul@michaelhouse.org

IanCra@michaelhouse.org

AlaAdl@michaelhouse.org

simon@michaelhouse.org

PauSny@michaelhouse.org

iaigut@michaelhouse.org

RicSno@michaelhouse.org

petste@michaelhouse.org

jsmith@michaelhouse.org

Brad@michaelhouse.org

JenMau@michaelhouse.org

deafor@michaelhouse.org

TimJar@michaelhouse.org

micsch@michaelhouse.org

HerVis@michaelhouse.org

mikbow@michaelhouse.org

alasme@michaelhouse.org

jsnow@treverton.co.za

RPenefather@stannes.co.za

jforrest@stannes.co.za

perkss@stjohnsdsg.com

juniorschool@stjohnsdsg.com

mandkbowker@amberridgekzn.co.za

lerouxl@stjohnsdsg.com

bursar@hiltoncollege.com

colin@sitiwi.co.za

heathermorkel@gmail.com

Trystan.banger@wrk.co.za

careyhra@remaxmidlands.co.za

p.passmoor@telkomsa.net

dmelliott@netactive.co.za

dslatter@mweb.co.za

wimble@mweb.co.za

timmason@pmbwi.co.za

pretoriusj@stjohnscollege.co.za

reception@kingsschool.co.za

tony.carnie@inl.co.za

nora@broadleaze.co.za

mg1@futurenet.co.za

0722672528@vodamail.co.za

millar.craig@gmail.com

nhlalayenzandlovu69@gmail.com

jim@stockley.co.za

nikki@cowfriend.co.za

garypaulhardman@gmail.com

lizejoubert@gmail.com

phillips01@telkomsa.net

claudiabadrudeen@gmail.com

tim@n-k-baynes.co.za

paxtonjb@telkomsa.net

Esmeralda. Ramburran@msunduzi.gov.za

dmrobinson@telkomsa.net

jenny@eventplus.co.za

Theresa.Edwards@umvoti.gov.za

blythrs@hermanus.co.za

hughgoble@gmail.com

vonMayerG@jgi.co.za

normag@zookit.co.za

lbmagric@gmail.com

lianwimmer@gmail.com

ray.doherty01@gmail.com

jolynnminnaar@gmail.com

glenn@oursecretgarden.co.za

paul@oursecretgarden.co.za

jeane@coregere.com

rosewo@mweb.co.za

nanrou@michaelhouse.org

graemetaute@mweb.co.za thejohnsons@iafrica.com pslong@intekom.co.za ch@claratal.com darrylwood@telkomsa.net shellyedkins@gmail.com annemarx@mweb.co.za dave@prenticeassoc.co.za mcmurray@mweb.co.za wolrablk@gmail.com jblyth@cliftonstud.co.za elizabethbalcomb@gmail.com gwynaethvanaardt@gmail.com saltspringsfarm@gmail.com sergio.guerrera@gmail.com reimar@edelnet.co.za edanpyle@gmail.com waterfall@megawifi.co.za huntmorrow@gmail.com Igarbutt@woodcreations.co.za jessicacockburn@gmail.com ttau.ell@gmail.com PedenM@ukzn.ac.za info@glenormond.co.za carolineleslie78@gmail.com sherebanu@telkomsa.net lesliederrick@gmail.com anita@dekosa.co.za glynnbodley@vodamail.co.za yetileather@gmail.com lindsayscott@mwebbiz.co.za david.wendyc@gmail.com grantauld@gmail.com digby@ormond.co.za barry@mobey.co.za Kimphillips@telkomsa.net y.du.toit@icloud.com sp.ddp@telkomsa.net garthglaum@gmail.com maureenhansen100@gmail.com geoff@appleford.me neill@afripack.co.za lollygerry@gmail.com

wesdr8@gmail.com

amanda@taxadvantage.co.za

admin@rearsby.co.za

jeff.alice@bundunet.com

petegate@mweb.co.za

reservations@shelteredvale.co.za

magda@taxadvantage.co.za

jeantem@icon.co.za

dave@thorner.co.za

rayner_cathy@hotmail.com

lynnette@thelavenderco.co.za

nickswan@iafrica.com

tinks@corrielynn.co.za

tj@tashas-fudge.co.za

ashley@stives.co.za

sarah.wine@iuncapped.co.za

welcome@loxleyhouse.com

sarah@sarahrichards.co.za

kev@sandog.biz

carlos@bundunet.com

gongonola@telkomsa.net

michelle@mjcgroups.co.za

ciskameyer@gmail.com

lj@pleasantplaces.co.za

laurajoffe@hotmail.com

leighcollingwood@hotmail.com

aandcarmstrong@gmail.com

reservations@gowanvalley.co.za

compu-ac@mweb.co.za

Ross.Haynes@hst.org.za

whatabuz@iafrica.com

snowman@bundunet.com

leon@lythwood.com

cvf@bundunet.com

riona.patak@gmail.com

info@chocolateheaven.co.za

info@dunning.co.za

charlet.tasmer@gmail.com

tlwood@telkomsa.net

cs@carolinesoar.co.za

jaclyn@global.co.za

garthlee@telkomsa.net

imlbate@gmail.com

emilyclbate@gmail.com

stephanie_ando@yahoo.co.uk

gaetaneislockedoutof@gmail.com

mayfield@telkomsa.net

lboothway@gmail.com

fmeaker@telkomsa.net

balgobindsatish@yahoo.com

ajs@buildsa.co.za

horsepower@iuncapped.co.za

agds@hit.co.za

ntabamama@gmail.com

shinemurphy@gmail.com

rex@whitfieldfarm.co.za

JackieJ@sivest.co.za

juliana@mupofoundation.org

jiheron27@gmail.com

pepsicombrinck@gmail.com

Celeste.Combrink@momentum.co.za

ebentley@iafrica.com

rubynzuza28@gmail.com

tawana@lrc.org.za

armstrongmay@gmail.com

amy@trashback.org

Irfraser@zai.co.za

gartmore@sai.co.za

derekalberts@mweb.co.za

peter.thomson@sai.co.za

forbesj@eastcoast.co.za

kuhl@mweb.co,za

gregdcm@gmail.com

colin.schooltrade@gmail.com

mchettle@mweb.co.za

graham@farsidefarm.co.za

rob.mckenzie@pamgolding.co.za

paul@environomics.co.za

waterford@lantic.net

liz.dralle@gmail.com

richardsonj@jgi.co.za

keags1@gmail.com

nigel@S3.co.za

janinerenda1@gmail.com

howardr@clubafrica.net

paul@webweasel.co.za

helenshomepc@hotmail.com

mustafa.abu-al-qumsan@etu.univ-amu.fr

grant@soil.co.za

kdejager@kznatal.co.za

accounts@sacctn.co.za

gonnieb@sacctn.co.za

sales3@sacctn.co.za

guide@sacctn.co.za

denleigh@mweb.co.za

bloy.n@sna.co.za

craig.stone@nobulart.com

leightorr@gmail.com

matievon@global.co.za

judybell@mweb.co.za

ashley.crookes@gmail.com

susanpj@me.com

fred@kbkps.co.za

forestmaker@gmail.com

barry@barrydownard.com

iamrlo27@gmail.com

chris@wessa.co.za

harry@kinghorn.co.za

rgerber@wasternan.co.za

sheena@mags.co.za

iain@truenorthmedia.co.za

katie@nomadconsulting.co.za

christeengrant@gmail.com

pjcsgrant@gmail.com

robyn@saol.com

JennyG@Nedbank.co.za

vonnie@netfocus.co.za

elledurow@gmail.com

norman@ventureafrica.co.za

ktlemonwood@gmail.com

putusa@gmail.com

somerzet@iafrica.com

richardjijones@yahoo.com

mike@natstorage.co.za

majew@3i.co.za

peter@petermachen.com

ceo@projectafrica.com

janet@jecenviro.co.za

craig@blackwoods.co.za

louise@aladdins.co.za

walkerb@ushomi.co.za

poulsen2005@gmail.com

ColinJ@vectorlog.com

stephen@buttfarming.co.za

lisägus@telkomsa.net

debbie@mx.co.za

partner@iafrica.com

Di.Martin@kznwildlife.com

inkosazanasdt@gmail.com

cowrieae@telkomsa.net

herbivore.malinga0@gmail.com

ahmedvawda@ymail.com

wsm@iafrica.com

johnw1949@icloud.com

Malcolm.Keeping@sugar.org.za

riaanheine@yahoo.com

clydew@camargue.co.za

freese@edelnet.co.za

jptrade@iafrica.com

malcolmm@isegen.co.za

Jonathan.Eweg@rhdhv.com

Percy.Langa@rbidz.co.za

heidicox.pawtech@gmail.com

sonja@plant-health.co.za

mike@plant-health.co.za

bjjonker@windfield.co.za

adam@rouillardees.co.za

gardiner@vodamail.co.za

johann.fourie@vodamail.co.za

tbharrisbrown@gmail.com

ChameG@stbb.co.za

loves@ucl.co.za

plows@lantic.net

hford@wasteman.co.za

joy@mhlopeni.co.za

johnbertram.jb@gmail.com

suzette.vdmerwe@newcastle.za.net

johnroff1@gmail.com

leswillows@gmail.com

johan.vandermerwe@landbou.com

dart@sai.co.za

mudpuddler.africa@gmail.com

baldinnie@bundunet.com

cjsmalherbe@gmail.com

bushviewbikepark@gmail.com

gilliandebruin@gmail.com

dieter.schulz@edelnet.co.za

alistair@intekom.co.za

ashleigh.mckenzie@acerafrica.co.za

camosgodby@gmail.com

frank.calboutin@gmail.com

nikaw@telkomsa.net

ditaylor3@gmail.com

adcoadmin@myconnection.co.za

John.campbell@lantic.net

thistledown@nitrosoft.co.za

knightdonald1@gmail.com

elayne@doculam.co.za

houghting@xsinet.co.za

ian@clubweb.co.za

ginan@mweb.co.za

Elliott@ukzn.ac.za

thatslogic@gmail.com

petmor@icon.co.za

bwillows@stjohnsdsg.com

temp.compuaccounting@gmail.com

barbosa@3i.co.za

goddards@sai.co.za

greg.oakes@iuncapped.co.za

aquilas@iafrica.com

bensonfarm@iafrica.com

robin@corrielynn.co.za

finance@sundancerstud.com

phine@telkomsa.net

desireem@hhgroup.co.za

jennework@gmail.com

stuart.mackenzie@dairy360.co.za

amvantienhoven@gmail.com

horegion@telkomsa.net

lee@dugeni.co.za

kirstypauldaf@gmail.com

hmguy@netactive.co.za

andrewdairy@bundunet.com

eidingriffin@gmail.com

malvina1606@gmail.com

nadiav119@gmail.com

sally.jackson@globalenvironmentaltrust.org

dave@topwebdesigns.co.za

stathouj@iafrica.com

cnanni2@gmail.com

pearsonk@stjohnsdsg.com

stevewagneris@gmail.com

info@groundcover.co.za

Nicky.Findlay@kzndard.gov.za

kjstuckenberg@gmail.com

bedingfieldd@kznleg.gov.za

renee@gcs-sa.biz

michael@steampunkcoffee.co.za

Debbie.Abel@durban.gov.za

gerda.wihann@gmail.com

debbiestreet@telkomsa.net

julieann.hamar@gmail.com

jscotcher@forestlore.co.za

mike@forestrysouthafrica.co.za

judy@forestrysouthafrica.co.za

Shirley.Gilmore@up.ac.za

jurgen@torwoodlea.co.za

info@oldhalliwell.co.za

sheardandrew@gmail.com

tomnjudes@border.co.za

twsheard@border.co.za

dempster@telkomsa.net

dempstere@ukzn.ac.za

bruce@fernhillsystems.com

sharonCgilbert@gmail.com

toraestate@gmail.com

luppink@iafrica.com

neil.perritt@gmail.com

iain.sinclair@pamgolding.co.za

ashley@bundunet.com

dwrobinson@bundunet.com

jlewis@global.co.za

john4ie@gmail.com

ann.mcdonnell777@gmail.com

kevanzunckel@gmail.com

mwvknott@iafrica.com

fessrich@sim.co.za

imkesummers@gmail.com

jamludi@futurenet.co.za

rolf@aamkzn.co.za

robertsk@mcollege.co.za

property@voigts.co.za

zolajozana@gmail.com

ryan.d@planetcoms.co.za

ehgevers@gmail.com

mdfarley@mweb.co.za

melaniekaren.bennett@gmail.com

megansteyn@vodamail.co.za

nicola.mackenzie@telkomsa.net

felicity@glat.co.za

lampara@mweb.co.za

vantan1@mweb.co.za

jonobaileysa@gmail.com

richard@redpepper.co.za

cmexall@gmail.com

rosenberg1@telkomsa.net

darlene@icon.co.za

sharonann.botha@liblink.co.za

info@darglevalleypork.co.za

hlfoxon@w2k.co.za

stephwilliams23@gmail.com

sales@metiersa.co.za

fowler@iafrica.com

jannie.derust@gmail.com

jhnnfourie@gmail.com

stefan800704@gmail.com

excelsioroffice@bundunet.com

linnet.johncrow@gmail.com

Rachie.Reddy@hulamin.co.za

browne.mich@gmail.com

bryanston@postnet.co.za

rob.barker@rhdhv.com

ambleside@mweb.co.za

mariaseele@gmail.com

seeleben@telkomsa.net

monseele@gmail.com

seelecarl@telkomsa.net

ATTENTION: STAKEHOLDER

APPLICATION FOR ENVIRONMENTAL AUTHORISATION WITH REGARDS TO AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN THE KWAZULU-NATAL PROVINCE (12/3/291 ER): UPDATE ON SCOPING AND EIA PROCESS

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Yours faithfully

Matthew Hemming

Environmental Assessment Practitioner

Stella Moeketse

Environmental Assessment Practitioner SLR Consulting (Africa) (Pty) Ltd

Email: smoeketse@slrconsulting.com

Mobile:+27 72 380 5609 Tel: +27 11 467 0945

Ext: 2010

Fax: +27 11 467 0978

SLR Consulting (Fourways office) Block 7 Fourways Manor Office Park Cnr Roos and Macbeth Streets Fourways, Johannesburg, 2060 South Africa









Mining & Minerals







lo:

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Stella Moeketse

From:

Sent:

To:

Subject:

Tracking:

Stella Moeketse

14 June 2016 12:37 PM

Matthew Hemming

RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

Recipient

Matthew Hemming

ann.mcdonnell777@gmail.com

mcdonnella@kznleg.gov.za

jared@cros.co.za

stephanie_ando@yahoo.co.uk

mls@bundunet.com

revesby@sai.co.za

philipcollyer@gmail.com

s.h.percival@gmail.com

Felicity.Mitchell@kzndard.gov.za

robinhsmith@lantic.net

rjmyhill@vodamail.co.za

kerryncoulthard@gmail.com

bjw@webmail.co.za

john@farmyardorganics.co.za

kita@bundunet.com

mountainrisesuppcom@saps.gov.za

Knaidoo@tcta.co.za

vantan1@mweb.co.za

digby@ormond.co.za

karmarchicks@mkschroder.co.za

ortmann@iafrica.com

jen@firehorse.co.za

hrgrif@mweb.co.za

guy.b.miles@gmail.com

john.butler.sa@gmail.com

richdun@telkomsa.net

jabu.temple@gmail.com

ellihamilton@gmail.com

Brian.Jones@sacan.co.za

lboothway@gmail.com

roye@lantic.net

tim@n-k-baynes.co.za

kevin@hyvest.co.za

thereisanewcreation@gmail.com

barefoot.margie@gmail.com

lizremedy@gmail.com

Barry.Ritson@Durban.gov.za

roxy@zookit.co.za

rwc@icon.co.za

melanie@emeraldg.co.za

crookesfarm@w2k.co.za

wfp@strathfield.co.za

shanon@javabrands.co.za

kerry@rockwood.co.za

shepscom@iafrica.com

lincoop@gmail.com

kai@canopytour.co.za

bruce@mackenziefarms.co.za

leighcollingwood@hotmail.com

beckett3007@gmail.com

edmonds@edelnet.co.za

richarddettmer@gmail.com

info@milfordestate.co.za

haydnmckinley@gmail.com

christo@spiess.co.za

esthouse@sai.co.za

mwismont@mweb.co.za

haslemere@ipfone.co.za

bblraw@mweb.co.za

kwiksilver21@gmail.com

mottram@iafrica.com

roy.mottram.sa@gmail.com

iordanovv@yahoo.co.uk

wagtails@mweb.co.za

jmcdonaldh7@gmail.com

noelene2@hotmail.com

bstathoulis@gmail.com

envirofarm@mweb.co.za

pam.thomson@tiscali.co.za

brandon.abdinor@gmail.com

twiga@iafrica.com

mjmoses@iafrica.com

coleby@telkomsa.net

mentone@telkomsa.net

gavin@wesgrow.co.za

janecole@vodamail.co.za

naomiklingenberg@yahoo.com

trucomfk@gmail.com

christopher.bester.hc@gmail.com

ellis@bundunet.com

jandk@iuncapped.co.za

terrytedder@mweb.co.za

jono@forwardfinance.co.za

anne@forwardfinance.co.za

NirmalaN@lionmatch.co.za

corneg@lionmatch.co.za

debbiebarlow@iuncapped.co.za

julia.colvin@gmail.com

sarahf@dbn.kanteys.co.za

lhsft.admin@lantic.net

deonh@lantic.net

Allan@ukzn.ac.za

shirley@eventworld.co.za

mw1649@gmail.com

susan@naturestamp.co.za

allanm@spunchem.co.za

tonkalonk@gmail.com

MBradford@deheus.com

barnardandre09@gmail.com

peattiebruce@gmail.com

ntwana.gumede@yahoo.com

lutamren@gmail.com

flamelily@iafrica.com

db@brackenham.co.za

alinepfield@gmail.com

rrichard@superlawn.co.za

kirstypauldaf@gmail.com

jkassier@qbsolutions.co.za

nutfield@lantic.net

ecotours96@gmail.com

dave@prenticeassoc.co.za

huntmorrow@gmail.com

francoisbrooks21@gmail.com

neville.durow@gmail.com

tim@tara.co.za

lukase@n3tc.co.za

douglasj@n3tc.co.za

aneshm@n3tc.co.za

sandraland3@gmail.com

nelsongilly@gmail.com

claireadderley0@gmail.com

mwjambo@mweb.co.za

tanja.pearce@gmail.com

errol@edelnet.co.za

donovanhhean@gmail.com

lanifowles@gmail.com

tambotitrading@gmail.com

christopherl@dakzn.org.za

derek@dekosa.co.za

nicoleschafer@me.com

gill@groundwork.org.za

philip@mountelias.co.za

warfras@gmail.com

eliset@beeld.com

Suzanne.Stevens@plasticssa.co.za

savidesm@sundaytimes.co.za

matthew.savides@gmail.com

lahlers@bayunion.co.za

jacques@igitprint.co.za

lisa@nhggroup.co.za

lauralaur@gmail.com

victoriasoutar@yahoo.com

colcam@webmail.co.za

angelawolf@vodamail.co.za

natasha@wgsair.com

hal@wgsair.com

john.campbell@lantic.net

morthill@edelnet.co.za

pennylanemidlands@gmail.com

siza@mmaep.co.za

thale@srk.co.za

KKing@srk.co.za

bhoole@netfocus.co.za

fpo@lionsriverfpa.co.za

ron.nel@valve.co.za

boston.garage@yahoo.com

keith@spoorfoundation.org

hwi@iafrica.com

lianwimmer@gmail.com

weirdpainterartist@gmail.com

midland shouse of healing@gmail.com

maitken@wltp.co.za

vickht@iuncapped.co.za

vonoett@polka.co.za

mary@violencemonitor.com

banach@telkomsa.net

peta.dukes@gmail.com

garthlee@telkomsa.net

jugglingalex@gmail.com

vicsmith@axxess.co.za

mandkbowker@amberridgekzn.co.za

lucindabate@gmail.com

accounts@innotextiles.co.za

heinz@wittig.co.za

vishalchaggan@gmail.com

dradhulam@gmail.com

bvstainton@icloud.com

jillhunter@netfocus.co.za

traceyshuttleworth@yahoo.com

anita@mtcpmb.co.za

lizette@erakis.co.za

AnjaJ@emseni.co.za

emwillemse@hotmail.com

eileenmiriammurray@gmail.com

mbuys@lantic.net

leopardslair@lantic.net

jaridl55@gmail.com

caf.martens@gmail.com

cindypowell1970@gmail.com

chantelletamlin@yahoo.co.uk

wjb@bundunet.com

brasso@xsinet.co.za

baldinnie@bundunet.com

volker.wedekind@gmail.com

liquidrhythm@gmail.com

owened@telkomsa.net

vero.edwardes@gmail.com

ArbuckleK@ukzn.ac.za

shalwyn@w2k.co.za

info@tugelarapids.co.za

skynet@w2k.co.za

nutrifresh@iuncapped.co.za

andyfyvie@lantic.net

susi@africaninsight.co.za

andrew@africaninsight.co.za

walters@ikhwane.co.za

shesha@gom.co.za

ckfmoore@iuncapped.co.za

info@groundcover.co.za

ronwedd@netactive.co.za

john@pulseaudit.com

wrobartes@gmail.com

Dean.Rickets@dedea.gov.za

shinemurphy@gmail.com

Melanie.Townsend@msunduzi.gov.za

marita@elementsarchitecture.co.za

Jacqui@rheochem.co.za

pippa.cantarelli@rhdhv.com

pjcatterall@worldonline.co.za

mwlocol@iafrica.com

jrowe@worldonline.co.za

vmritchie@gmail.com

wellesleyritchie@gmail.com

carrinlmartin@gmail.com

magicalwarrens@gmail.com

cottonwood@absamail.co.za

rosemarie.gibson@telkomsa.net

konni@the3rdrock.com

valleyview@telkomsa.net

rowan@ican-sa.co.za

raylenehoy@gmail.com

vickygriffin71@icloud.com

Luci@realconsulting.co.za

fowler5@iuncapped.co.za

meander@telkomsa.net

jeanl@twc.org.za

alli34661@gmail.com

info@hawklee.co.za

Wendydewaal7@gmail.com

rob.james@absamail.co.za

leon.wiffen@gmail.com

timm@futurenet.co.za

heinz@trustnet.co.za

mhw@gmj.co.za

adrianbridget@yahoo.com

africangypsyjazz@gmail.com

elise.trollope@telkomsa.net __ ,

info@balgowanconservancy.co.za

I.Nanni@sanbi.org.za

angorahill@gmail.com

info@idealshavings.co.za

bodini@imaginet.co.za

yarrow@netactive.co.za

dpaton6@gmail.com

tersiamathews@gmail.com

stuart@zlt.co.za

andreajohn@webmail.co.za

robynhedley@googlemail.com

jacquijordan@hotmail.com

henselmans@deunet.co.za

Peter.R.Warren@gmail.com

Peter.Warren@iuncapped.co.za

WarrenPR@TUT.ac.za

claudiabadrudeen@gmail.com

paxtonjb@telkomsa.net

Esmeralda.Ramburran@msunduzi.gov.za

dmrobinson@telkomsa.net

jenny@eventplus.co.za

Theresa. Edwards@umvoti.gov.za

blythrs@hermanus.co.za

hughgoble@gmail.com

vonMayerG@jgi.co.za

normag@zookit.co.za

Ibmagric@gmail.com

ray.doherty01@gmail.com

jolynnminnaar@gmail.com

glenn@oursecretgarden.co.za

paul@oursecretgarden.co.za

jeane@coregere.com

rosewo@mweb.co.za

nanrou@michaelhouse.org

graemetaute@mweb.co.za

thejohnsons@iafrica.com

pslong@intekom.co.za

ch@claratal.com

darrylwood@telkomsa.net

shellyedkins@gmail.com

annemarx@mweb.co.za

mcmurray@mweb.co.za

wolrablk@gmail.com

jblyth@cliftonstud.co.za

elizabethbalcomb@gmail.com

gwynaethvanaardt@gmail.com

saltspringsfarm@gmail.com

sergio.guerrera@gmail.com

reimar@edelnet.co.za

edanpyle@gmail.com

waterfall@megawifi.co.za

lgarbutt@woodcreations.co.za

jessicacockburn@gmail.com

ttau.ell@gmail.com

PedenM@ukzn.ac.za

info@glenormond.co.za

carolineleslie78@gmail.com

sherebanu@telkomsa.net

lesliederrick@gmail.com

anita@dekosa.co.za

glynnbodley@vodamail.co.za

yetileather@gmail.com

lindsayscott@mwebbiz.co.za

david.wendyc@gmail.com

grantauld@gmail.com

barry@mobey.co.za

Kimphillips@telkomsa.net

y.du.toit@icloud.com

sp.ddp@telkomsa.net

garthglaum@gmail.com

maureenhansen100@gmail.com

geoff@appleford.me

neill@afripack.co.za

lollygerry@gmail.com

wesdr8@gmail.com

amanda@taxadvantage.co.za

admin@rearsby.co.za

jeff.alice@bundunet.com

petegate@mweb.co.za

reservations@shelteredvale.co.za

magda@taxadvantage.co.za

jeantem@icon.co.za

dave@thorner.co.za

rayner_cathy@hotmail.com

lynnette@thelavenderco.co.za

nickswan@iafrica.com

tinks@corrielynn.co.za

tj@tashas-fudge.co.za

ashley@stives.co.za

sarah.wine@iuncapped.co.za

weicome@loxleyhouse.com

sarah@sarahrichards.co.za

kev@sandog.biz

carlos@bundunet.com

gongonola@telkomsa.net

michelle@mjcgroups.co.za

ciskameyer@gmail.com

lj@pleasantplaces.co.za

laurajoffe@hotmail.com

aandcarmstrong@gmail.com

reservations@gowanvalley.co.za

compu-ac@mweb.co.za

Ross.Haynes@hst.org.za

whatabuz@iafrica.com

snowman@bundunet.com

leon@lythwood.com

cvf@bundunet.com

riona.patak@gmail.com

info@chocolateheaven.co.za

info@dunning.co.za

charlet.tasmer@gmail.com

tlwood@telkomsa.net

cs@carolinesoar.co.za

jaclyn@global.co.za

imlbate@gmail.com

emilyclbate@gmail.com

gaetaneislockedoutof@gmail.com

mayfield@telkomsa.net

fmeaker@telkomsa.net

balgobindsatish@yahoo.com

ajs@buildsa.co.za

horsepower@iuncapped.co.za

agds@hit.co.za

rex@whitfieldfarm.co.za

JackieJ@sivest.co.za

juliana@mupofoundation.org

jiheron27@gmail.com

pepsicombrinck@gmail.com

Celeste.Combrink@momentum.co.za

ebentley@iafrica.com

rubynzuza28@gmail.com

tawana@lrc.org.za

armstrongmay@gmail.com

amy@trashback.org

Irfraser@zai.co.za gartmore@sai.co.za robin.gardner@icfr.ukzn.ac.za jinglis@mweb.co.za marie.odendaal@gmail.com carol@seedtrust.net mikesmith@live.co.za michaelsmith@ukzn.ac.za francois@mascorafrica.com dcgbusiness@yahoo.com gwicks@albanynet.co.za liandrab@sivest.co.za gavin@inlivingcolour.co.za wflburton@iuncapped.co.za philscott7776@gmail.com littleretreat@telkomsa.net netherby@iuncapped.co.za Sasha@carteblanche.co.za jacqui@nguni.tv durbanacharter@gmail.com alison@leitchtrusts.co.za Mngomas@ukzn.ac.za camillab@altonet.co.za 27827491387@vodamail.co.za murrell.sue@gmail.com cft_transport@vodamail.co.za thornhillm@thorn-ex.co.za delamaiwald@gmail.com akethro@greenagri.co.za allandurban@mweb.co.za katie@nomadconsulting.co.za tomb@herefordgroup.co.za rentals@meander-real-estates.co.za pam@bundunet.com majew@3i.co.za mikew@iuncapped.co.za gm@irritechsa.co.za aldinearmstrong@eversheds.co.za pascalecoetzee@eversheds.co.za Sharon.Banks@sgs.com richsav@gmail.com nicolesmith@eversheds.co.za glynnkent@eversheds.co.za

jennygoddardmail@gmail.com micky@eventplus.co.za rondavelsoaps@gmail.com email6068@gmail.com hvcrproject@gmail.com accplace@iafrica.com jennychristmas@gmail.com Jane@rietvleilandscapes.co.za kamikazekay@gmail.com thornton@iuncapped.co.za haroon@bemprop.co.za gladson.songelwa@googlemail.com woods@geluk.co.za jandre@umphafa.org bobby@groundwork.org.za tina.hattingh@tongaat.com anchorgp@intekom.co.za mariette@thanda.co.za slimmac@telkomsa.net intern@groundwork.org.za gillianmarnewick@gmail.com thornton.juliana@gmail.com method@mupofoundation.org

ATTENTION: STAKEHOLDER

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Matthew Hemming

Environmental Assessment Practitioner

Stella Moeketse

Environmental Assessment Practitioner SLR Consulting (Africa) (Pty) Ltd

Email: smoeketse@slrconsulting.com

Mobile:+27 72 380 5609 Tel: +27 11 467 0945

Ext: 2010

Fax: +27 11 467 0978

SLR Consulting (Fourways office) Block 7 Fourways Manor Office Park Cnr Roos and Macbeth Streets Fourways, Johannesburg, 2060 South Africa













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Stella Moeketse

From:

Sent:

To:

Subject:

Stella Moeketse

14 June 2016 12:39 PM

Matthew Hemming

RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

Tracking: Recipient

Matthew Hemming

gaetane.le.grange@gmail.com

mafunya@petroleumagencysa.com

beta@techwifi.co.za

bianca.lawrence@yahoo.com

wensim@mweb.co.za

dusiproductions@hotmail.com

stefanie@sdc.co.za

bushviecobikepark@gmail.co.za

vgkeyser@vodamail.co.za

terry_hutton@yahoo.com

lee.rondganger@inl.co.za

debbie.abel@nashuasp.co.za

sales@metiersa.co.za

balraj.roupon@msunduzi.gov.za

maureenhansen100@gmail.com

hollandm@netactive.co.za

ptheodor@sclavos.com

nora@broadleaze.co.za

gurns@iafrica.com

Lleighcollingwood@hotmail.com

rosa@broadleaze.co.za

fred@kbps.co.za

mudpuddler.africa@gmail.com

fabworks@iafrcia.com

anieb@polka.co.za

natbruzas@gmail.com

willowsb@gmail.com

hans@arborcareroup.co.za

mchunum@eskom.co.za

rescue@africansaptor.co.za

donovan.sucks@natchix.co.za

yvonnec19@yahoo.com

mistamopnbonsai@gmail.com

debbiekrugero2@gmail.com

roylnj@gmail.com

pearsonk@stjohn.dsg.com

leanne@shalwyn.co.za

caitlin.fyvie@outlook.com

mary@sharpmelot.co.za

nicole@topcrocks.com

bazz@cosmoore.co.za

emott@ukzn.ac.za

oldfield@vodamail.co.za

robincook@vodamail.com

theunis.steenkamp@gmail.com

mgopaul@gmail.com

dave@thefields.co.za

pedenm@ukzn.ac.za

liane@talbot.co.za

thefalls@w2k.co.za

swanmicheale02@gmail.com

talacitrus@gmail.com

fred@icbicps.co.za

hawa.mbatha@gmail.com

darlene@icon.co.za

dga@mweb.co.za

marc@evangrass.co.za

reg@nobsteel.co.za

Rod@pheliamanga.co.za

kerina.singh@msunduzi.gov.za

cherise.harris@msunduzi.gov.za

wendykhs@mweb.co.za

jonathan.erasmus@witness.co.za

justin@jelcane.co.za

plunmsa@gmail.com

keranrd@gmail.com

dawnboell@gmail.com

vanessa33@gmail.com

greattoit@gmail.com

rose@phelamanga.co.za

gail@spottedcwl.co.za

shawb@stjohnsdsg.com

sbowerdavies@stjohnsdsg.com

niebuhrm@stjohnsdsg.com

karlsenamy@stjohnsdsg.com

ilnedutoit@stjohnsdsg.com

kilnr@stjohnsdsg.com

dewet@stjohnsdsg.com

chettym@stohnsdsg.com

nanamwene@gmail.com

marionh@stjohns.com mahlakam@stjohnsdsg.com khwelaa@stjohnsdsg.com hop@stjohnsdsg.com smithk@stjohnsdsg.com hainesa@stjohnsdsg.com hayk@stjohnsdsg.com muirb@stjohnsdsg.com greenk@stjohnsdsg.com chanrier@stjohnsdsg.com bodek@stjohnsdsg.com duprecezd@stjohnsdsg.com clowesju@gmail.com maude@stjohnsdsg.com durbywadef@stjohnsdsg.com andersone@stjohnsdsg.com phephelapnim@gmail.com fordk@stjohnsdsg.com syierls78@gmail.com rieketh@stjohnsdsg.com ricec@stjohnsdsg.com narasimulu@stjohnsdsg.com dewej@stjohnsdsg.com rschoeman@stjohnsdsg.com morganr@stjohnsdsg.com samjanehockey@gmail.com pearson@stjohnsdsg.com grenfella@stjohnsdsg.com hodgkinsonsonja@stjohnsdsg.com pikec@stjohnsdsg.com fouresa@stjohnsdsg.com lerouxl@stjohnsdsg.com ndabat@stjohnsdsg.com bandat@stjohnsdsg.com malae@stjohnsdsg.com khumaloa@stjohnsdsg.com rawj@sthohnsdsg.com kidgerc@stjohnsdsg.com tmartins@stjohnsdsg.com sarahanne.troutman@gmail.com oldfieldt@stjohnsdsg.com dicke@stjohnsdsg.com

mzimelax@stjohnsdsg.com

s8522588@gmail.com khozaw@stjohnsdsg.com coldbeckm@stjohns.com fouriec@stjohnsdsg.com pousona@stjohnsdsg.com maddisongrant1998@gmail.com crossonn@stjohnsdsg.com grubbj@stohsdg.com lornataylor8910@gmail.com pratte@stjohnsdsg.com marxl@stjohnsdsg.com tocknells@stjohns.dsg.com ca@timberandspec.co.za armonm@stjohnsdsg.com taylorb@stjohnsdsg.com venessc@stjohnsdsg.com moniqueadie@gmail.com webstere@stjohnsdsg.com muirurim@stjohnsdsg.com msinezile@gmail.com nyasuluc@gmail.com mokoatsil@stjohnsdsg.com nwayeo@stjohnsdsg.com bowleso@stjohnsdsg.com kmclean@stjohnsdsg.com moffatr@stjohnsdsg.com aspennenricksen@gmail.com alexandranicolin@gmail.com johnsdsg@gmail.com scotth@stjohnsdsg.com nxumalos@stjohnsdsg.com martint@stjohnsdsg.com jennifer82133@gmail.com whitefielde@stjohnsdsg.com fyviek@stjohnsdsg.com adamc@stjohnsdsg.com courtneygeyser@gmail.com mjacom@stjohnsdsg.com pupumai@stjohnsdsg.com dlaminio@stjohnsdsg.com amtungwa55@gmail.com mackenziec@stjohnsdsg.com cummingl@stjohnsdsg.com

phumishongwe.ps@gmail.com copea@stjohnsdsg.com ellisonk@stjohnsdsg.com talmagek@stjohsndsg.com hamiltonj@stjohnsdsg.com mbuyazit@stjohnsdsq.com mccordn@stjohnsdsg.com jacobsh@stjohnsdsg.com burnetts@stjohnsdsg.com kilnc@stjohnsdsg.com nogek@stjohnsdsg.com hichkinbothamc@stjohns.com khuzwayoo@stjohnsdsg.com the.lusaidh.mingay@gmail.com hainest@stjohnsdsg.com seithatikhuamalo@gmail.com buysb@stjohnsdsg.com courtneybungel@gmail.com kirstyclegg@gmail.com vanderleeuwe@stjohnsdsg.com kelzmoo@gmail.com meghanhikks2113@gmail.com strubbschris2000@gmail.com mackenzies@stjohnsdsg.com mhlongoa@stjohnsdsg.com hansenr@stjohnsdsg.com khanc@stjohnsdsg.com moodleyp@stjohnsdsg.com hohls@stjohnsdsg.com orrpwoodl@stjohnsddg.com hathornh@stjohnsdsg.com watsonm@stjohnsdsg.com ndamasen@stjohnsdsg.com sarahupfold05@gmail.com rase2@stjohnsdsg.com destombek@stjohnsdsg.com oliviers@stjohnsdsg.com haighk@stjohnsdsg.com tmeier@stjohnsdsg.com murugand@stjohnsdsg.com sianieos@gmail.com gventress@stjohnsdsg.com aureliap.oa@gmail.com

hjpieterse@yahoo.com dtyson@stjohnsdsg.com szartmann@stjohnsdsg.com ikoen@stjohnsdsg.com tschwegmann@stjohnsdsg.com murlignj@stjohnsdsg.com janinee@mtnloaded.com aureliapieterse@yahoo.com carla.pieterse@yahoo.com ui5089143@yuks.co.za carleeraciborksa@gmail.com dpickford@stjohnsdsg.com pnipper@stjohnsdsge.com schirge@stjohnsdsg.com nfoss@stjohnsdsg.com kiddbg3101@gmail.com pwiesinge@stjohnsdsg.com dparfitt@stjohnsdsg.com dadam@stjohnsdsg.com sperks@stjohnsdsg.com kanderson@stjohnsdsg.com gducasse@stjohnsdsg.com abarry@stjohnsdsg.com jsunstern2@stjohnsdsg.com kburt@stjohnsdsg.com tbeetzie@stjohnsdsg.com cstretch@stjonsdsg.com rfreese@stjohnsdsg.com kirsttaylor@gmail.com petejabber@gmail.com jkerrymuir@stjohnsdsg.com lucy@usherlaw.co.za kidgerj@stjohnsdsg.com smitham@stjohnsdsg.com woodv@stjohnsdsg.com mjwaral@stjohnsdsg.com hannahstrio2@gmail.com houghtingsarah@gmail.com shaenmcd@gmail.com austen@stjohnsdsg.com chantler@stjohnsdsg.com madhurikamaharaj@gmail.com earlet@stjohnsdsg.com

kwright@stjohnsdsg.com

mcgladdey@stjohnsdsg.com

edenvisserlo@gmail.com

potgietera@stjohnsdsg.com

fosterj@stjohnsdsg.com

fsingh@stjohnsdsg.com

sinclairattm7@gmail.com

deon@arboreavegroup.com

mtmatheson@telkomsa.net

nkomoz@gmail.com

annmc@telkomsa.net

rachelcamer@gmail.com

steph@sacebishop.co.za

dave@sacebishop.co.za

elained4@gmail.com

ed@sai.co.za

hannesvdn@fcp.co.za

graeholiday@gmail.com

mbenians@gmail.com

shalwyn@w2k.co.za

riaz@afroprop.co.za

elleduron@gmail.com

petercat86@gmail.com

compu-ac@mweb.co.za

debbie@mx.co.za

info@toprocks.net

info@sharonssecret.com

croonesfarm@gmail.com

aliceto@ispace.co.za

gary@fyvieestates.co.za

poulsen2005@gmail.com

ceo@projectafrica.com

dj@thenet.co.za

majew@zi.co.za

ianhannaway@yahoo.com

sandylyne@sai.co.za

apglg.demco@gmail.com

marianne.quovodise@vodamail.co.za

francois@umphafa.org

ajohn@mighty.co.za

beukesb@webmail.co.za

clouston@futurenet.co.za

lynntungay@yahoo.co.za

mbuys@gmail.com

dfg30062@yahoo.co.uk

marlienbardard@gmail.com

mariekwar@gmail.com

james@lyndock.co.za

Wessel@avelede.co.za

madongsi66@gmail.com

ijvickers4@gmail.com

cibane@gmail.com

mweigelt@telkomsa.net

fili@mweb.co.za

greytowngazette@gmail.com

lizshaw@modigroup.co.za

bhekumuzi.vilakazi@umvoti.gov.za

kanni@the3rdrick.com

davids@trafalgar.co.za

liz.dralle@gmail.com

johnrichardson19@gmail.com

albert@vodamail.co.za

millierart@worldonline.co.za

jstainerfield@gmail.com

alinepfield@gmail.com

angelawolf@vodamail.co.za

tim@semark.co.za

hanspower@iuncapped.co.za

david.bryan@gmail.com

sandersalder@gmail.com

infor@idealshavings.co.za

gekofrances@gmail.com

sunny.buratovid@gmail.com

management@midlandsmeander.co.za

p.passmoor@telkomsa.net

info@mmaep.co.za

info@blackandwhitestudios.co.za

steve.h.bryan@gmail.com

jlewis@global.co.za

jonobaileysa@gmail.com

iamcox@coxattnuws.co.za

herbivore.malinga@gmail.com

tinks@corrielynn.co.za

Claire.adderleyo@gmail.com

leah.jsmithti@gmail.com

garmore@said.co.za

conservancy@karkloof.co.za myra2010@metfocus.co.za debbiebarlow@iuncapped.co.za highlandsfarming@iuncapped.co.za ianhainesandrews@gmail.com samsonp@ewt.org.za enviro.education@telkomsa.net yvette.paice@gmail.com craig.ht@lantic.net candice.hfl@lantic.net midlandsherald@mweb.co.za jenna@ilovethemidlands.co.za jrfarm@telkomsa.net tammyperaival@gmail.com 13estepston@stannes.co.za isalow@stannes.co.za 1sykoekemoer@stanned.co.za dvinegreeus@gmail.com candice@millshitzet.co.za andlai@michaelhouse.org norton@drummondtor.co.za bushwillow@mtrosoft.co.za jamludi@futurnet.co.za rmyhill@vodamail.co.za s.h.percival@gmail.com jforrest@stannes.co.za dutts@sai.co.za wrobarts@gmail.com cdeby@telkomsa.net 13ecrossman@stannes.co.za 13svickers@stannes.co.za 13tdumalisile@stannes.co.za 13criley@stannes.co.za andrewajw@gmail.com hops@iuncapped.co.za wartburtonm@ukzn.ac.za egor@futurenet.co.za chefjo.mof@hotmail.com joshtakenero1@gmail.com bryant.amg@hotmail.com john4ie@gmail.com smexall@gmail.com lovartisansread@gmail.com

Molahle.nxumalo@yahoo.co.za

nonjabulolunele@gmail.com

brett@ambledale.co.za

mwplanit@mweb.co.za

dart@sai.co.za

markchadwick@gmail.com

avrilderbynes1@gmail.com

ktlemonwood@gmail.com

cebondlovu@cellc.blackberrv.com

coliby@telkomsa.net

paulapan@gmail.com

crooks@nitrosoft.co.za

nixcrooks@gmail.com

shellyedkins@gmail.com

miller.craig@gmail.com

karin.robichan@gmail.com

ATTENTION: STAKEHOLDER

Dear Sir/ Madam

APPLICATION FOR ENVIRONMENTAL AUTHORISATION WITH REGARDS TO AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN THE KWAZULU-NATAL PROVINCE

(12/3/291 ER): UPDATE ON SCOPING AND EIA PROCESS

Our previous correspondence of the 25th of April 2016 regarding the abovementioned project has reference. Please be advised that on 10 June 2016 the Petroleum Agency of South Africa (PASA) accepted the Scoping Report for the abovementioned application in terms of Regulation 22(a) of the Environmental Impact Assessment Regulations 2014

(GNR 982, 8 December 2014).

The acceptance means that SLR Consulting (Pty) Ltd, as the independent environmental assessment practitioner,

may continue with the EIA process in accordance with the Plan of Study presented in Section 7 of the Scoping

Report. Note that this acceptance does not constitute an approval of the exploration right application in terms of

section 79 of the Minerals and Petroleum Resources Development Act (28 of 2002).

Registered interested and affected parties will be advised in due course of further opportunities for engagement with

the project team as well as the availability of the EIA Report for review.

Please pass this letter onto any other persons whom you know have an interest in the project. We welcome any

comment or questions. Thank you for your ongoing involvement in the scoping and EIA process.

Yours faithfully

10

May

Matthew Hemming

Environmental Assessment Practitioner

Stella Moeketse

Environmental Assessment Practitioner SLR Consulting (Africa) (Pty) Ltd

Email: smoeketse@slrconsulting.com

Mobile:+27 72 380 5609 Tel: +27 11 467 0945

Ext: 2010

Fax: +27 11 467 0978

SLR Consulting (Fourways office) Block 7 Fourways Manor Office Park Cnr Roos and Macbeth Streets Fourways, Johannesburg, 2060 South Africa















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Stella Moeketse

From:

Stella Moeketse

Sent:

14 June 2016 12:48 PM

To:

Matthew Hemming

Subject:

RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

ATTENTION: STAKEHOLDER

Dear Sir/ Madam

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Please pass this letter onto any other persons whom you know have an interest in the project. We welcome any comment or questions. Thank you for your ongoing involvement in the scoping and EIA process.

Yours faithfully

Matthew Hemming

Environmental Assessment Practitioner

Stella Moeketse

Environmental Assessment Practitioner SLR Consulting (Africa) (Pty) Ltd

Email: smoeketse@strconsulting.com

Mobile:+27 72 380 5609

Tel: +27 11 467 0945

Ext: 2010

Fax: +27 11 467 0978

SLR Consulting (Fourways office) Block 7 Fourways Manor Office Park Cnr Roos and Macbeth Streets Fourways, Johannesburg, 2060 South Africa















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Stella Moeketse

From:

Sent:

To: Subject: Stella Moeketse

14 June 2016 12:51 PM

Matthew Hemming

RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

Tracking:

Recipient

Matthew Hemming

Sayccc_pres@greenmail.net

warmone@fewensa.net

Mg1@futurenet.co.za

yelveather@gmail.com

dirkc@bonle.co.za

mholi@live.co.za

willec@michaelhouse.org

melanie@emeraldg.co.za

anders@satweb.co.za

Marc.hattingh@umngeni.gov.za

iona@sai.co.za

karklooflady@iuncapped.co.za

Murrell.sue@gmail.com

mneunborn@yahoo.co.uk

bneunborn@yahoo.co.uk

nokwazi.mathenjwa29@gmail.com

dpullin@telkomsa.net

pullin@telkomsa.net

conservancy@karkloof.co.za

felicity.mitchell@kzndard.gov.za

k.nkuna@sanbi.org.za

nonto.wtie@gmail.com

shanrisil@w2k.co.za

paolapar@gmail.com

lindiwemkhize@gmail.com

Mkt2303@gmail.com

sally.j.cumming@gmail.com

Youngwhite953@gmail.com

thornridgeal@telkomsa.net

Louise.vanhoog@gmail.com

eldingriffin@gmail.com

photas@jonathanburton.co.za

aquilas@iafrica.com

teresaclover@gmail.com

hartwiganton@gmail.com

brij@lebal.co.za

coleby@telkomsa.net

Delivery

Delivered: 2016/06/14 12:51 PM

coleby@telkomsa.net

psysarahd@gmail.com

eddres@iafrica.com

eddres@iafrica.com

Majew@zi.co.za

delamaiwald@gmail.com

shawn@codesign.web.za

goughanyoga@gmail.com

gartmore@sai.co.za

sviljeon@wulf.org.za

sithembisokubeka@gmail.com

mendyndlovu@gmail.com

mmvalette@gmail.com

italiaen@iafrica.com

haddad@ukzn.ac.za

Mamdluli901@gmail.com

p.passmoor@telkomsa.net

Domsteele82@gmail.com

godthisisanna@hotmail.com

Herbivore.malinga@gmail.com

nonhlegcabashe@yahoo.com

bate@netfocus.co.za

thornton@iuncapped.co.za

des.thornton@iuncapped.co.za

i.nanni@sanbi.org.za

kjstuckenbera@gmail.com

clint@lmsurveys.co.za

Maswzi44@gmail.com

Hazel.lake@gmail.com

melody@sunserrest.com

jinglis@mweb.co.za

ellmur@michaelhouse.org

paufle@michaelhouse.org

handekanjomane@gmail.com

stellah@cypsa.org.za

martinadams@mweb.co.za

admin@naturestamp.co.za

Wnoxolo61@gmail.com

Oscargwala626@gmail.com

Marlenevdpoll@gmail.com

Sally.jackson@globalenvironmentaltrust.org

sjfhome@gmail.com

somerzet@iafrica.com

Hepman.sue@gmail.com

Adams6@mweb.co.za

towards@iuncapped.co.za

Igarbutt@hogjcreations.co.za

Enviro.education@telkomsa.net

Sphumezondi95@gmail.com

info@yellowwood.co.za

Hayley@lightco.co.za

heathermorkel@gmail.com

John4ie@gmail.com

Millererag@gmail.com

struan@nctforest.com

beugmist@futurenet.co.za

liz@wessa.co.za

thamsanqakhuzwayo@gmail.com

bertus@5050.co.za

imkesummers@gmail.com

Manqoba.enactusukzn@gmail.com

digriene@yahoo.co.za

Ecotours96@gmail.com

mdladlanonjabulo@gmail.com

sbongindaba@gmail.co.za

Xaba.sipheh@gmail.com

Mxolistic107@gmail.com

Warrencarden@gmail.com

dieterseit@gmail.com

paul@oursecretgarden.co.za

bridget@wessa.co.za

konni@the3rdrock.com

fmadmin@kearsney.com

pandoral@mweb.co.za

Erasmus.jonathan@gmail.com

cjj@telkomsa.net

janesymes@gmail.com

godthisisanna@hotmail.com

Nobuhle.nxumalo@yahoo.com

glenn@oursecretgarden.co.za

robynhedley@gmail.com

bushwillow@nitrosoft.co.za

kevin@adsolar.co.za

horsepower@iuncapped.co.za

Christine.hugo@wessa.co.za

magandtas@gmail.com

info@groundwork.co.za

bob@bundunet.com

cruisinnotts@yahoo.co.uk

gary@svasnews.com

Derekpotter55@gmail.com

Robin+smith@lantic.net

karoodome@gmail.com

amberwood@lantic.net

Travistimm1@gmail.com

jane@rielvleilandscape.co.za

Rosstarr25@gmail.com

Perushan.subramani@yahoo.com

Meeske1998@gmail.com

Patrickvdb38@gmail.com

Katie@nomadconsulting.co.za

Braghill1@bundunet.com

winckworth@gmail.com

flowers@lantic.net

Shandon@umseni.co.za

hvcrproject@gmail.com

faith@bundunet.com

delamaiwald@gmail.com

donovanhhean@gmail.com

ktorregrosa@gmail.com

Hamish@lowlandshunting.com

ryne@mytree.co.za

akethro@greenage.co.za

oliviagilbert@gmail.com

Jzel01@gmail.com

info@balgowanconservancy.co.za

lady.nyanga@gmail.com

Holcombe@bundunet.com

stellah@cypsa.org.za

dart@sai.co.za

ellis@bundunet.com

vhf@bundunet.com

rex@whitfieldfarm.co.za

claudiabadrudeen@gmail.com

moodyka@telkomsa.net

carma@enviroed.co.za

Patrickj372@gmail.com

lydiavdw@gmail.com

sramsunder@illovo.co.za

cmarais@illovo.co.za

Kate.elges@gmail.com

janpienaar@gmail.com

erommel@vodamail.co.za

Archiew@gmail.com

Gladson.songelwa@gmail.com

greytowngazette@gmail.com

Nerisa.chetty20@gmail.com

emcombrink@gmail.com

Ruiterspeter6@gmail.com

Joanspangenberg@gmail.com

gids@cedar.org.za

drawstone@xsinet.co.za

kmh@futuregt.co.za

jcowie@gom.co.za

sarielain@gmail.com

haynesbwo@gmail.com

walkeb@usttomi.co.za

dodendal@gmail.com

bloy@telkomsa.net

jaunychrietius@gmail.com

nombusomajozi@gmail.com

Manilalshannon12@gmail.com

loyisomrwetyana@gmail.com

sahmsayod@werdonuni.co.za

rob@brondlgaze.co.za

dirkc@bonle.co.za

Lathaniel.reynolds@sappi.com

Dusky.shaw@gmail.com

Louw.lotter@gmail.com

andrehharris@gmail.com

Gugulethutshabalala07@gmail.com

hbeckedahl@gmail.com

Sarah.wine@iuncapped.co.za

curryspostconservancy@gmail.com

khanyisilegwala@gmail.com

charlotte.theron@gmail.com

anamaria.moisiuc@yahoo.com

patricia gaillard dec del and @gmail.com

Nombusomajozi@gmail.com

apheleleponi@gmail.com

mbeththiem@gmail.com

deon@shemungwe.co.za

Suzanne@finelily.events.co.za

waherin@nte.co.za

julie@gom.co.za

apheleleponi@gmail.com

brasso@xsinet.co.za

Samp842@gmail.com

kmh@futuregtn.co.za

Zhlabisa26@gmail.com

thegem@gom.co.za

Gladson.songelwa@gmail.com

Thubalakhe@gmail.com

cebisama@gmai.com

ahlangaza@gmail.com

Jemhill03@gmail.com

adrian.paulnei@gmail.com

ccmudely@gmail.com

sanikshasomaru@gmail.com

sillymbanjwa@gmail.com

lotozondy@gmail.com

iviwenongogo@gmail.com

veeveekasu@gmail.com

ssevprasad@gmail.com

saneliswax@gmail.com

tarikasingh121@gmail.com

tamarathomas777@gmail.com

broombreaks@yahoo.co.uk

caitzstrydom@gmail.com

kemararamcharan@gmail.com

tashyramjan@gmail.com

davidkyrajade@gmail.com

raeesaranderee3@gmail.com

courtney008@gmail.com

navrikanarshai@gmail.com

naidoo.naveshni@gmail.com

sabehahganio@outlook.com

paige9367@gmail.com

eblunt8@gmail.com

siainisilo15@gmail.com

nolisikhasana@gmail.com

kmkhloleka8@gmail.com

kaylaklaasen@gmail.com

smithreg68@gmail.com

mthimlust@gmail.com

nmacoba124@gmail.com

nosipho.ndlovu.6271@gmail.com

slindile.mkhize5526@gmail.com

skylasnyman12@gmail.com

sadesnyders668@gmail.com

kirstyvanrensburg@gmail.com

jamieleahorner@gmail.com

info@gensetpowerco.za

marxjoeiie@gmail.com

brene00@gmail.com

bowton@tiscali.co.za

kaitlynchetty01@gmail.com

kelseyjademey@gmail.com

mbaliyethembachule@gmail.com

andile.mkhize@gmail.com

ntombi6682@gmail.com

geraldinecollins145@gmail.com

sithandiwezondi@gmail.com

mphoenhe73@gmail.com

rachael11.vdm@gmail.com

calseyv@gmail.com

aimz281999@gmail.com

shelaghgoddard@yahoo.com

gordonkeana@gmail.com

bethanybillett.bb@gmail.com

tylerzr7@gmail.com

thabisilegowabaza@gmail.com

nabeela.hansrod@yahoo.co.za

ritamkhize201@gmail.com

karinjmertson@gmail.com

k.aboobar@gmail.com

carmenbezuidenhout61@gmail.com

jceemvusi@gmail.com

alliya.hari@gmail.com

daniellevanromburgh99@gmail.com

liswantshiza@gmail.com

taliyyadasrageer@gmail.com

zanikwa@gmail.com

chelstay.rose@gmail.com

Asanda.Mncwabe@CELLC.BLACKBERRY

luthandodladla1@gmail.com

rdamster@gmail.co.za

alwandelomulo@gmail.com

landiwelandyshannmiya@gmail.com nonlannlaramona@gmail.com cheyenne.mclaren11@gmail.com phiiazacao@gmail.com gemma.leigh.scholtz2205@gmail.com enble.jacobs@gmail.com nanamabeebhengu.nb@gmail.com cocozondi@yahoo.co.za poliystyrinemashan@gmail.com dipthi.mohan009@gmail.com nondymnabi@gmail.com nonthuthukohlophe@gmail.com lizagcaba@gmail.com laurendennis24601@gmail.com zoemorris201@gmail.com aimeelouwrens@icloud.com zaraismail1500@gmail.com sofibadat@icloud.com lizamvusi5@gmail.com slindile@hotmail.co.uk emilyhorner711@gmail.com rachelbiggs12@webmail.co.za jessicacumyspooner@gmail.com williams_carmin@yahoo.com ebethma@saol.com leekhoza05@gmail.com awadwamanibi@gmail.com nwabisasidoyi@gmail.com tgou123321@gmail.com justlexi@gmail.com nokynyati@gmail.com tartiamthembu21@gmail.com Londekamiya123@gmail.com lindafowler@webmail.co.za yasmingeorge99094@gmail.com eyamilentombi716@gmail.com quinellandres05@gmail.com kerarcnary@gmail.com shaniceanthoo@gmail.com letitiancur18@gmail.com sammyismyname@gmail.com camrynleegunter@gmail.com nhloxypaxy@gmail.com

zanmfk.zm@gmail.com

dwmac@telkomsa.com

nokynyati@gmail.com

nwabisasidoyi@gmail.com

tgal123321@gmail.com

encon101@gmail.com

siphokazisimelane55@gmail.com

tankimotlodi@gmail.com

nokwe-thabzo@gmail.com

sinethembanandubolto@gmail.com

deandrepillay@gmail.com

Falakmodi@gmail.com

alessandramavian1602@gmail.com

lizebotha@gmail.com

dene.dickson@gmail.com

shanmaxfield@gmail.com

valemodise@gmail.com

lindelwaloyancl@gmail.com

lungelolembethe@gmail.com

kelseyheader@gmail.com

katie.gardiner77@gmail.com

londygemede.mtv.bb@co.za

swaggygugu@gmail.com

paigefarqi@gmail.com

erinjob3@gmail.com

karamaistry@gmail.com

tarniakemp2001@gmail.com

woodstephanie03@gmail.com

shanelcashwood@gmail.com

lisandalunabe@gmail.com

wandilem@gmail.com

lindyrosemalinga@gmail.com

courtney.campbell30.200@gmail.com

acarbarns@gmail.com

kelziejohnsonz@gmail.com

cloete.hannah99@gmail.com

jdbear16@gmail.com

sphume.mbaso@icloud.com

woodleykelly34@gmail.com

jamieleewilson27@gmail.com

tarniakemp2001@gmail.com

capricesteynberg5a@gmail.com

lwazimncwabe@gmail.com

Barnsleyroose22@gmail.com nzimandeslee@gmail.com leeandrefortuin@gmail.com lindafowler@webmail.co.za mynx.km@gmail.com Busiswa.CH@gmail.com camrynminaai@gmail.com dannipaine67@gmail.com SiyabulelaHlela@gmail.com britneyj65@gmail.net Snenga.zuma@yahoo.com akahlulwadlamini@gmail.com tianarishai907@gmail.com paigeb19@gmail.com Janineboodoo@hotmail.com benigoosen@gmail.com Saneesha.a@webmail.co.za liahjade2a@gmail.com mbalenhlembambi@gmail.com divineeshamoodley@gmail.com bella.sinclairb@gmail.com melissan701@gmail.com triyapatel@gmail.com janet.tawenga@gmail.com mishkymoosa@gmail.com tsgcabsie@gmail.com megznaidoo7@gmail.com alaikakhan23@gmail.com sam.conradie@gmail.com laeeqa@gmail.com temia.moodliar@gmail.com nicolebb1234@gmail.com TeagenCraus@hotmail.com joq3hredd@gmail.com Hazebod@gmail.com Jannah.lee.merzier@gmail.com Nicolamuness@gmail.com Butleselepezi@gmail.com sihlekhumalo@gmail.com tennehok@gmail.com zoetahiklthomas@gmail.com Xolinxele@live.co.za fundiswat22@gmail.com

yasmeen28@gmail.com

ytzcourtneyb@gmail.com

MchunuSinokuhle@gmail.com

SizoMaphanga@gmail.com

thobekaj63@gmail.com

jenkins.jessica.033@gmail.com

emma.jordan409@gmail.com

sebaxter2000@gmail.com

kayleighbayersd@gmail.com

sathokozacele@gmail.com

tyracoetzee12@gmail.com

hannahbcoutts14@gmail.com

herbertkelly@gmail.com

justineHewitt7@gmail.com

JessleRoux108@gmail.com

LuthuliMuke@gmail.com

MandisaMhlongo@gmail.com

nondumisomkhize15@gmail.com

Mnikhathizanokuhleamanda@gmail.com

mokhelemabz@gmail.com

NonkanyiseNene31@gmail.com

jessica.lathenne.pole@gmail.com

ashlene-singh@gmail.com

swarttayla@gmail.com

tyrathomasl@icloud.com

zoe.thenjwayo@gmail.com

Hannahjanetodd20@gmail.com

rebeccamunitich@gmail.com

temikavr@gmail.com

jessica. Mouton 30@gmail.com

cartz@gmail.com

HlelaISO@gmail.com

AlondwerhMadeezy@gmail.com

athabileMakhaye@yahoo.com

megsjdeacon@gmail.com

tabekatz@gmail.com

mthembu@telkomsa.net

TazlynnSmith14@gmail.com

hayleyshaw01@gmail.com

hardwickja@gmail.com

teince14@gmail.com

jademhouton@gmail.com

adele@thornveldangling.co.za

mariadiedrick@outlook.com

madlalakhwezi@gmail.com

nomakhumalo@gmail.com

sanengcobo@gmail.com

nikitagovender26@gmail.com

maseehamather@gmail.com

Yumah18@gmail.com

Rageebaessa31@gmail.com

MasentleMhlongo13@gmail.com

Lisamzolo8@gmail.com

kendallvanvuuren@gmail.com

zamamthalane@gmail.com

sphiwe.moya@gmail.com

dimbalish75@gmail.com

bongizami.dlamini@gmail.com

candygasa13@gmail.com

simamanesindi286@gmail.com

duplessisl@ghspmb.co.za

sibuaekangcobo@gmail.com

urshie7@gmail.com

patynthomas@gmail.com

essaameera@gmail.com

kirstybuchanan@gmail.com

qo42kcd@gmail.com

leoniemuir22@gmail.com

erinpgreen55@gmail.com

CourteneyFourie@gmail.com

Evertonlauren@gmail.com

q225mt@gmail.com

conneladey@gmail.com

emmastruan roberts on @gmail.com

m.gilder.98@gmail.com

candicen97@gmail.com

kayladowns007@gmail.com

laurenshamengelbrecht@gmail.com

hlabisa78@gmail.com

cn.zikalala@gmail.com

nondukhanyile06@gmail.com

lauraunsworth42@gmail.com

magaqavictoria@gmail.com

mokhelenaledi@gmail.com

metayapillay@gmail.com

teaylerragz@gmail.com

jaymieclegg@gmail.com katiecroudace@gmail.com dladlatk63@gmail.com hannahgrant1102@gmail.com Lwandyhlela@gmail.com acaciaince5@gmail.com andiswahlela@gmail.com khweziGwala@gmail.com kholimvelose@gmail.com ntandokazimbelu@gmail.com Lulubear.ln@gmail.com nkosizimi00@gmail.com mikaylaleat@gmail.com Londiswamkhize9@gmail.com noluthandomazuma@gmail.com varishamoodley@gmail.com VanessaMngnni41@gmail.com Sayurisiviaman@gmail.com miacio316@gmail.com taalehasarkhoe@gmail.com biancakapp1003@gmail.com tatumpeter123@gmail.com caraannrachelle@gmail.com charlizetaylor95@gmail.com kamymoodley25@gmail.com kuhlempanza26@gmail.com zibusisondlovu16@gmail.com kiarapil6@gmail.com xmaspius01@gmail.com tazbauer1d@gmail.com wendrish01@gmail.com nomcebondaba79@gmail.com erinwreford@gmail.com kirst3112@gmail.com jensmurray@gmail.com Tyla.Jadewessels@gmail.com broganvanderbyl@ymail.com

matthewschiara@yahoo.co.za whiteman.chelsey5@gmail.com erinmornet@yahoo.co.za Kathrynthecherry@gmail.com Sithuthi.Ngcobo@gmail.com naomithamae@gmail.com

nellymngadi53@gmail.com

lekka_vilakazi@yahoo.com

Lntombela@icloud.com

mbhete.sne@gmail.com

pollystyrinemashau@gmail.com

sinethembafngcobo@gmail.com

delangeabigail@gmail.com

cuttercaitlin05@gmail.com

Brondegoede@gmail.com

konkemzila@gmail.com

Talzpayn@gmail.com

SavannaCaine@gmail.com

ingadahlgren@gmail.com

jackyjoyphillips@hotmail.com

Ziyandadanosipho@gmail.com

nicky.gordyn@gmail.com

SthaChapi@gmail.com

amukelani0314@gmail.com

welilemzila9@gmail.com

nontuthukohlophe@gmail.com

sanengcobo15@gmail.com

ntandokazimbelu@gmail.com

fisangcaba@gmail.com

ziphezinhlohlela@gmail.com

gemma.leigh.scholtz@gmail.com

louwrensaimee@gmail.com

YolandaMkhulisi72@gmail.com

zoemorris201@gmail.com

zaraismail1500@gmail.com

safiyyahbadat@icloud.com

cheyennemclaren11@gmail.com

enhle.jacobs@gmail.com

tahila.Pillay4@gmail.com

talzaidan22@gmail.com

khiarafigh666@icloud.com

dipthi.mohan009@gmail.com

lisamvusi5@gmail.com

laeeaam20@gmail.com

tamiekaroopnarain@gmail.com

plf@mweb.com

aphiwengxongo@gmail.com

SpheDee7@gmail.com

meghitton93@gmail.com

zamasishiluyandamadlalo@gmail.com

ntokozomshengu@outlook.com

mgcobonothando@gmail.com

maraisr27@gmail.com

amberneil97@gmail.com

emilymurrayisis@gmail.com

hanbrauteseth@gmail.com

tsidilerato@gmail.com

yondagono5@gmail.com

mulliganaishlyn@gmail.com

Tyla@71.blackberry.com

deborah25ann@gmail.com

aaliyahahmed22@gmail.com

shreyamaney@gmail.com

slimadiba@mobileemail.vodafone.sa.co.za

h.jenlai007@gmail.com

nollymuzic@gmail.com

kivor.vine@gmail.com

kj.whelah.kzn@gmail.com

derryn.hilton.tyne@hotmail.com

louwrensbrenna@gmail.com

shandrenile.sd@gmail.com

kaitlynrolfe@gmail.com

Britcramez@gmail.com

carlyn.augustus@gmail.com

Leyzsayed@gmail.com

Noxmanele@gmail.com

mikaylajulius@icloud.com

debidelange@gmail.com

Saniell01@gmail.com

ndwazimkhabela@gmail.com

chonasimz@gmail.com

Diannenaidoo21@gmail.com

azraah27@gmail.com

mats.sithole@gmail.com

amym3567@gmail.com

noluncedom@gmail.com

nokwandamoleme@gmail.com

zomntombela@gmail.com

aishapatel0003@gmail.com

Dhaliyahmohamed888@gmail.com

suzettebotha2@gmail.com

Musanjie18@gmail.com

Recipient Delivery

Lwazeigh12@gmail.com

BiancaLeafollett@gmail.com

Unathi.Nx@gmail.com

OllyGoba@gmail.com

azraak779@gmail.com

cherelle@webafrica.org.za

Leatjie0801@gmail.com

kofanenoluthando@yahoo.com

owethuzondi@gmail.com

Maymsimang@gmail.com

sanemtetwa@gmail.com

kzmntungwa@gmail.com

sydneywilkins777@gmail.com

Hannahgold.1000@gmail.com

shaeschwenk@gmail.com

uvadhia.maharaj@gmail.com

monnieglamz@gmail.com

kaylsjade@gmail.com

RianaBaldeo@gmail.com

nat.botha88@gmail.com

shellenaltman@gmail.com

cydneymalcolm@gmail.com

Gatshenithando14@gmail.com

sesethumajoro@gmail.com

leejenna586@gmail.com

JennaLeRoux16@icloud.com

nombusokhumalo43@gmail.com

ajhippolite07@gmail.com

carahenman@gmail.com

emma.lydia.heine@gmail.com

emmabb2228@gmail.com

amberhanekom@gmail.com

luthandogoba17@gmail.com

mtambothembeka@gmail.com

PheloNdlela@gmail.com

yeshenaidoo@gmail.com

damitanaicker@gmail.com

amelia1305@gmail.com

siphokaazi7@gmail.com

mthiyaneamanda221@gmail.com

Thembewhle@gmail.com

ashlenesingh@gmail.com

bmmyaka@gmail.com

Recipient Delivery

bongumusa.mpulo@gmail.com

phumngesi@gmail.com

zuluprinceke@gmail.com

vukanintombela@gmail.com

eric.but@hotmail.com

vukanintombela@gmail.com

Cornebeukes696@gmail.com

xoliso.ngwenya72@gmail.com

hjdewet1@absamail.co.za

mulbrie@gmail.com

bhesom@amnia.com

bhesom@amnia.com

strauss.eersteling@gmail.com

strauss.eersteling@gmail.com

gmsmeats@larki.net

jacqui@linkapmark.co.za

qarrers@trustnet.co.za

mkn@gmail.com

pzx@kznatal.co.za

andriesstar@gmail.com

nxala@lantic.net

vulturehide@gmail.com

steinwb@dundeekzn.co.za

ken.robinsonfarming@gmail.com

angorahill@gmail.com

rooizand@gmail.com

thomas@dreykon.co.za

andrewadams@live.co.za

ghesom@vodamail.co.za

carlsimpson@gmail.com

lemmer@dundeekzn.co.za

kevpetzer@telkomsa.net

ems.drak@gmail.com

naudeboerdery999@gmail.com

retulei10@gmail.com

bjansenvanrensburg@gmail.com

willemvanrensburg@hotmail.co.za

vicki.williams@vodamail.co.za

ellerdene@dundeekzn.co.za

greylingnella@gmail.com

green@gmj.co.za

kdejager@kznatal.co.za

info@talana.co.za

Recipient Delivery

sarie.mehl@gmail.com

bellgray@webmail.co.za

tchimwa@aldoplet.co.za

krugermari@gmail.com

Sibusisojustice0@gmail.com

editor.courier@caxton.co.za

wolf@trustnet.co.za

meintjiestransport@trustnet.co.za

makaanw@gmail.com

dourat@gmail.com

willemrobbertze@yahoo.com

dirk@bonte.co.za

pdurham@glynton.co.za

nfer@telkomsa.net

robertpaisley@telkomsa.net

j4r.paisley@gmail.com

jen.robinsonfarming@gmail.com

harvestisivumo@gmail.com

art@nitse.biz

sjbotha1@gmail.com

harriszoo6@gmail.com

Terence.newton@mondigroup.co.za

hayenesbruce@gmail.com

andreharris@gmail.com

mcmurray@mweb.co.za

leonbeukes@telkomsa.net

melmoth@hohls.co.za

lihlembokazi@gmail.com

i.j.mkhize01@gmail.com

phyllis@mtse.biz

zulupande@gmail.com

billymnqando@gmail.com

ashleigh.dixon@gmail.com

elstania@yahoo.com

dlesliecross@gmail.com

eugene.gina@gmail.com

mbuku@lantic.net

pippawood32@gmail.com

marten@nctforest.com

brian@mtse.biz

rob.symons@globalenvironmentaltrust.org

Dear Sir/ Madam

APPLICATION FOR ENVIRONMENTAL AUTHORISATION WITH REGARDS TO AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN THE KWAZULU-NATAL PROVINCE

(12/3/291 ER): UPDATE ON SCOPING AND EIA PROCESS

Our previous correspondence of the 25th of April 2016 regarding the abovementioned project has reference. Please be advised that on 10 June 2016 the Petroleum Agency of South Africa (PASA) accepted the Scoping Report for the abovementioned application in terms of Regulation 22(a) of the Environmental Impact Assessment Regulations 2014

(GNR 982, 8 December 2014).

The acceptance means that SLR Consulting (Pty) Ltd, as the independent environmental assessment practitioner, may continue with the EIA process in accordance with the Plan of Study presented in Section 7 of the Scoping Report. Note that this acceptance does not constitute an approval of the exploration right application in terms of

section 79 of the Minerals and Petroleum Resources Development Act (28 of 2002).

Registered interested and affected parties will be advised in due course of further opportunities for engagement with

the project team as well as the availability of the EIA Report for review.

Please pass this letter onto any other persons whom you know have an interest in the project. We welcome any

comment or questions. Thank you for your ongoing involvement in the scoping and EIA process.

Yours faithfully

Matthew Hemming

Environmental Assessment Practitioner

From:

Stella Moeketse

Sent:

21 June 2016 10:37 AM

Subject:

RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

ATTENTION: STAKEHOLDER

Dear Sir/ Madam

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Yours faithfully

Matthew Hemming

Environmental Assessment Practitioner

Stella Moeketse

Environmental Assessment Practitioner SLR Consulting (Africa) (Pty) Ltd

Email: smoeketse@slrconsulting.com

Tel:

Mobile:+27 72 380 5609 +27 11 467 0945 Ext: 2010

Fax: +27 11 467 0978

SLR Consulting (Fourways office) Block 7 Fourways Manor Office Park Cnr Roos and Macbeth Streets Fourways, Johannesburg, 2060 South Africa















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From: Stella Moeketse

Sent: 21 June 2016 10:43 AM

To: PotgieterCJ@ukzn.ac.za; christinapev@gmail.com

Subject: FW: Application for an Exploration Right in KwaZulu Natal Province: Background

Information Document and Meetings Invitation

Attachments: 2015-10-14 Rhino KZN BID_English_with farm names.pdf

FYI

Stella Moeketse

Environmental Assessment Practitioner SLR Consulting (Africa) (Pty) Ltd

Email: smoeketse@sirconsulting.com

Mobile:+27 72 380 5609 Tel: +27 11 467 0945

Ext: 2010

Fax: +27 11 467 0978

SLR Consulting (Fourways office) Block 7 Fourways Manor Office Park Cnr Roos and Macbeth Streets Fourways, Johannesburg, 2060 South Africa















Industry Hifrastructure Afring & Minerals Oil & Gas Plenning & Development Renewable & Low Carb

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From: Stella Moeketse

Sent: 16 October 2015 07:27 PM

Cc: Matthew Hemming

Subject: Application for an Exploration Right in KwaZulu Natal Province: Background Information Document and

Meetings Invitation

ATTENTION: STAKEHOLDER

NOTICE OF APPLICATION FOR ENVIRONMENTAL AUTHORISATION IN SUPPORT OF AN EXPLORATION RIGHT FOR PETROLEUM ON VARIOUS FARMS IN REGISTRATION DIVISIONS ET, FT, GS, GT, GU & GV IN THE MAGISTERIAL DISTRICT OF PIETERMARITZBURG, KWAZULU-NATAL PROVINCE (12/3/291 ER)

Please be informed that Rhino Oil and Gas Exploration South Africa (Pty) Ltd has lodged an application for an **exploration right** to the Petroleum Agency South Africa (PASA) in terms of section 79 of the Minerals and Petroleum Resources Development Act, 2002. Rhino Oil and Gas proposes to undertake early-phase exploration for oil and gas which may be located underground within suitable geological strata. The purpose is to determine the presence of a petroleum resource which could be investigated further. The initial 3-year exploration work programme will be restricted to non-invasive techniques, seismic surveys and the drilling of less than 10 core boreholes for determining stratigraphy. No hydraulic fracturing or fracking is proposed.

Rhino Oil and Gas is required to make an application for **environmental authorisation** of the exploration activities in terms of Chapter 5 of the National Environmental Management Act, 1998 (No. 107 of 1998) (NEMA). The application must be subject to a scoping and environmental impact assessment process as stipulated in the EIA Regulations (GNR 982, 8 December 2014).

SLR Consulting (South Africa) (Pty) Ltd are appointed as independent environmental consultants responsible for the public participation and environmental assessment required to inform a decision on the environmental authorisation. As part of the initial phase of this work we are distributing information to as many interested or affected parties as possible. Through various resources we have obtained contact details for owners of land and potential stakeholders. We continue to acquire such details. The project is being advertised in local newspapers and through notices placed in towns within the area.

Our information leads us to believe that you may be an owner or occupier of land within the exploration right application area or a stakeholder with interest in the application. We would thus like to notify you of the application and provide you with introductory information on the proposed exploration project. The Background Information Document explains the proposed project, outlines the application process and includes a map and the names of all farms included in the application area.

Please register with the public participation office should you be an interested or affected party. You <u>must</u> register if you wish to participate in the environmental assessment process for the project.

Please also pass this document on to any other persons whom you know reside in or near to the exploration right application area. We welcome any comment or questions.

Please take note of the following public meeting schedule:

Date and Time	Venue
Monday 2 Nov at 09h30	Ashburton Public Hall
Monday 2 Nov at 14h30	Richmond Agricultural Hall
Tuesday 3 Nov at 09h30	Imvunolu Secondary School
Tuesday 3 Nov at 14h30	Lions River Polo Club
Wednesday 4 Nov at 09h30	Colenso Public Hall
Wednesday 4 Nov at 14h30	Mooi River Country Club
Thursday 5 Nov at 09h30	New Hanover Public Hall
Thursday 5 Nov at 14h30	Greytown Lodge Conference Hall

Friday 6 Nov at 09h30	Mthembu Community Hall
Friday 6 Nov at 14h30	V.A Makhoba Hall
Saturday 7 Nov at 09h30	Nkandla Public Hall

Yours faithfully



Matthew Hemming

MSc (Conservation Biology)

Environmental Assessment Practitioner

Stella Moeketse

Environmental Assessment Practitioner SLR Consulting (Africa) (Pty) Ltd

Email: smoeketse@slrconsulting.com

Mobile:+27 72 380 5609 Tel: +27 11 467 0945

Ext: 2010

Fax: +27 11 467 0978

SLR Africa (Block 7)
Fourways Manor Office Park
Cnr Roos and Macbeth Streets
Fourways, Johannesburg, 2060
South Africa









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From:

Stella Moeketse

Sent:

21 June 2016 10:43 AM

To:

PotgieterCJ@ukzn.ac.za; christinapev@gmail.com

Subject:

FW: Rhino Oil and Gas Exploration Right Application in KZN (291 ER): Update on

Scoping and EIA Process

Attachments:

Rhino 291 ER Update Letter Jan 2016.pdf; PASA Response to Rhino on IAP queries_

15 December 2015.pdf; 2016-01-15 Rhino KZN 291 ER BIDv2_English.pdf

FΥΙ

Stella Moeketse

Environmental Assessment Practitioner SLR Consulting (Africa) (Pty) Ltd

Email: smoeketse@slrconsulting.com

Mobile:+27 72 380 5609 Tel: +27 11 467 0945

Ext: 2010

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From: Stella Moeketse

Sent: 19 January 2016 06:01 PM

Cc: Matthew Hemming

Subject: Rhino Oil and Gas Exploration Right Application in KZN (291 ER): Update on Scoping and EIA Process

ATTENTION: STAKEHOLDER/IAP

UPDATE ON SCOPING AND EIA PROCESS: APPLICATION FOR ENVIRONMENTAL AUTHORISATION WITH REGARDS AN EXPLORATION RIGHT FOR PETROLEUM ON VARIOUS FARMS IN REGISTRATION DIVISIONS ET, FT, GS, GT, GU & GV IN THE MAGISTERIAL DISTRICT OF PIETERMARITZBURG, KWAZULU-NATAL PROVINCE (12/3/291 ER)

Introduction:

As you are aware Rhino Oil and Gas Exploration South Africa (Pty) Ltd (Rhino Oil & Gas) has lodged an application for an exploration right to the Petroleum Agency South Africa (PASA) in terms of section 79 of the Minerals and Petroleum Resources Development Act (28 of 2002) (MPRDA) over a substantial area in KwaZulu-Natal (Ref: 12/3/291 ER). Rhino Oil & Gas subsequently made an application to PASA for environmental authorisation of exploration activities as set out in Listing Notice 2 (GN R 984), made in terms of Section 24(5) of the National Environmental Management Act (107 of 1998) (NEMA).

SLR Consulting (Pty) Ltd has been appointed as the independent environmental assessment practitioner and is undertaking the required environmental assessment and public participation process. The application is subject to a scoping and Environmental Impact Assessment (EIA) process that is being undertaken in terms of the EIA Regulations 2014 (GNR 982, 8 December 2014).

Proposed Exploration Activities:

Details of the proposed exploration work programme, a map of the exploration area, list of included farms and information on the scoping and EIA process are included in the project's Background Information Document which is publically available at ftp.slrconsulting.co.za

username: <u>723.18034.00004</u> password: <u>hy578ht4</u> or on request from SLR.

In this application Rhino Oil & Gas has only applied for approval to undertake early-phase exploration for oil and gas which might be located within suitable geological strata. The purpose of the work would be solely to determine the presence of any possible petroleum resource which could be investigated further. The initial 3-year exploration work programme will be restricted to non-invasive techniques, as well as seismic surveys and the drilling of less than 10 core boreholes.

Fracking or Not?

No hydraulic fracturing (fracking) is proposed in the 3-year exploration work programme. Rhino Oil & Gas have stated that there is not currently enough information to determine what techniques might be required for future gas extraction. If a resource was identified and subsequently proven to be commercial, then hydraulic fracturing could be one of the potential techniques for gas production. However, a lot of investigation, multiple environmental assessments and authority approvals would be required before reaching that point.

If the early-phase exploration were to confirm the presence of a potential resource, then Rhino Oil & Gas would need to seek further approval from PASA for the additional exploration work required to investigate

this. Any further approval would be subject to an additional environmental assessment process with further public consultation. Similarly if the later exploration led to the discovery of a commercial resource suitable for development then Rhino Oil & Gas would need to secure a production right from PASA. Any application for a production right has to be subject to an environmental assessment process with further public consultation. Approvals are also likely to be required other legislation.

All future exploration work or production operations that may arise, if resources are discovered, is therefore beyond the scope of the current scoping and EIA process.

Notification and Consultation:

Notification to and consultation with interested and affected parties (IAPs) commenced in October 2015. A series of public meetings were held across the application area in November 2015. The public participation process to date has elicited significant response to the exploration right application. Overall the public response was very much opposed to the exploration right application and this has been documented. The issues that have been raised are too numerous to elaborate on in this letter^[1], but included various calls for further consultation and a demand that more time be allowed in the scoping and EIA schedule^[2]. SLR consulted with PASA on five key issues that were material to the overall application and the scoping and EIA process. These are summarised below:

<u>Issue 1</u>: Most persons participating in the EIA process stated their opposition or lodged an objection. Many of the objections were made with reasons relating to production and fracking. It is clear that the EIA process will not be able to resolve such objections. What mechanisms exist for these objections to be addressed?

Issue 2: Most IAPs have demanded that the current EIA process present details on production and undertakes an assessment of potential production (including fracking) related impacts, even though the current application does not cover further exploration or production. What is PASA's instruction with regards the scope of the current EIA?

<u>Issue 3</u>: Many IAPs have asked why the current Karoo Strategic Environmental Assessment (SEA) is not applicable to all areas of South Africa. Moreover, the IAPs have demanded that all exploration right applications and related EIA processes be stopped until the SEA is complete. What is PASA's response in this regard?

<u>Issue 4</u>: Most IAPs have argued that the time available in the current EIA schedule is insufficient to allow for the required public consultation for an application area of such large extent. Will PASA grant an extension of time within the EIA process to allow the project to respond to these issues and adjust the public participation process accordingly?

Issue 5: IAPs have raised the concern that many sites within the application areas are either protected outright or incompatible with exploration and/or the production of oil and gas and that legislation prevents such work from taking place in these areas. The question has been asked "why undertake an EIA to obtain exploration rights in areas where any gas, if it were to be found, would not be able to be extracted because of the restrictions imposed by protected area legislation and Regulation 122 of the Petroleum Regulations (GN R 466 of 2015) relating to the location of wells?". The demand is that the application be stopped, all of

the future non-compatible/unlawful areas removed and then a new EIA be commenced for the revised area. What is PASA's response in this regard?

The response received from PASA to the queries is attached to this letter. The application and the scoping and EIA process will be undertaken in accordance with the guidance from PASA. In order to incorporate further public interaction and investigation to augment the scoping process, SLR applied to PASA for an extension of time. In December 2015 PASA granted an extension for the scoping process, with the requirement that the final scoping report be submitted to PASA by the 20th of April 2016.

SLR is currently busy with various activities to augment notification of and consultation with stakeholders and elicit responses from interested and affected parties whom are representative of the application area. The objective is to ensure that the consultation is broad enough to produce a draft scoping report that identifies the key issues that will need to be addressed in the assessment phase. In this regard a number of the public meetings that did not take place previously are being repeated, this time in larger venues. The meeting details are as follows:

Date .	Venue	Time
Tuesday 2 February 2016	Howick West Community Hall	2:30pm
Wednesday 3 February 2016	Mooi River Town Hall, 10 Claughton Terrace	2:30pm
Thursday 4 February 2016	Greytown Community Hall, 61 Cathcart Street	2:30pm

In addition to the public meetings detailed above, SLR is also consulting with other stakeholders through a range of focussed meetings, additional communications and information sharing. Meetings are being arranged with the district municipalities, traditional authorities and other land owner representatives.

Interested and affected parties are advised that the draft scoping report will be made available for a 30 day review period. A further notice in this regard will be distributed when the report is available. All comments and issues raised by IAPs as well as minutes of all the public meetings that were held will be included in the scoping report.

Application area:

SLR has been advised by Rhino Oil & Gas that they are revising the application area (currently under revision by their surveyors). The revision will exclude all properties where the granting of an exploration right is prohibited by Section 48 of the MPRDA including:

- ,as per section 48 of the Protected Areas Act (57 of 2003), special nature reserves, national parks, nature reserves, protected areas or protected environments (including world heritage sites, marine protected areas, specially protected forest areas, forest nature reserves and forest wilderness areas)
- land comprising a residential area;
- any public road, railway or cemetery;
- any <u>land</u> being used for public or government purposes or reserved in terms of any other law; or

areas identified by the <u>Minister</u> by notice in the Gazette in terms of section 49.

Rhino Oil & Gas has also advised SLR that they will not be excluding properties or areas where a constraint may restrict exploration activity (current or future), but does not specifically prohibit the granting of an exploration right. Rhino Oil & Gas will, however, ensure that all of their activities are undertaken in a lawful and environmentally responsible manner. It is the role of the environmental process to identify all such constraints and restrict or prohibit exploration activities through documented management commitments. An example of a constraint which prohibits specific exploration activities in certain areas, but does not prohibit the granting of a right is Sections 122 (2) and (3) of the Regulations on Petroleum Exploration and Production (GN R 466, June 2015). SLR will identify and document these constraints in the EIA.

Summary:

The environmental assessment process of the application for an exploration right by Rhino Oil & Gas over a substantial area in KwaZulu-Natal (Ref: 12/3/291 ER) is still in the scoping phase. To date, IAPs have raised many issues and strong objection to the project. The scoping and EIA process is adapting to these responses and the guidance from PASA on the key issues. Consultation with potentially interested and affected parties is ongoing and work to augment notification of and consultation with stakeholders is being undertaken.

The primary objective of the scoping process is to identify the key issues that need to be addressed in the assessment phase that will follow. It is not the purpose of the scoping phase to provide answers to the issues that arise, but rather to document these and ensure that the level of assessment required will be undertaken in the EIA. The results of the current process, including details of the issues and objections will be documented in a scoping report. Once completed, a draft scoping report will be made available to interested and affected parties for a 30 day review period.

Please pass this letter onto any other persons whom you know may have an interest in the project. We welcome any comment or questions. Thank you for your ongoing involvement in the scoping and EIA process.

Yours faithfully

Matthew Hemming

MSc (Conservation Biology)

Environmental Assessment Practitioner

^[1] All comments and issues that are submitted by IAPs are being captured and will be contained in the scoping report.

[2] The schedule for a scoping and EIA process is constrained by timeframes detailed in Part 3 of the EIA Regulations (GNR 982, 8 December 2014)

From:

Stella Moeketse

Sent:

29 June 2016 04:52 PM

Subject:

RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

ATTENTION: STAKEHOLDER

Dear Sir/ Madam

APPLICATION FOR ENVIRONMENTAL AUTHORISATION WITH REGARDS TO AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN THE KWAZULU-NATAL PROVINCE (12/3/291 ER): UPDATE ON SCOPING AND EIA PROCESS

Our previous correspondence of the 25th of April 2016 regarding the abovementioned project has reference. Please be advised that on 10 June 2016 the Petroleum Agency of South Africa (PASA) accepted the Scoping Report for the abovementioned application in terms of Regulation 22(a) of the Environmental Impact Assessment Regulations 2014 (GNR 982, 8 December 2014).

The acceptance means that SLR Consulting (Pty) Ltd, as the independent environmental assessment practitioner, may continue with the EIA process in accordance with the Plan of Study presented in Section 7 of the Scoping Report. Note that this acceptance does not constitute an approval of the exploration right application in terms of section 79 of the Minerals and Petroleum Resources Development Act (28 of 2002).

Registered interested and affected parties will be advised in due course of further opportunities for engagement with the project team as well as the availability of the EIA Report for review.

Please pass this letter onto any other persons whom you know have an interest in the project. We welcome any comment or questions. Thank you for your ongoing involvement in the scoping and EIA process.

Yours faithfully

Matthew Hemming

Environmental Assessment Practitioner

Stella Moeketse

Environmental Assessment Practitioner SLR Consulting (Africa) (Pty) Ltd

Email: smoeketse@slrconsulting.com

Mobile:+27 72 380 5609 Tel: +27 11 467 0945 Ext: 2010

Fax: +27 11 467 0978

SLR Consulting (Fourways office) Block 7 Fourways Manor Office Park Cnr Roos and Macbeth Streets Fourways, Johannesburg, 2060 South Africa









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From:

Stella Moeketse

Sent:

30 June 2016 04:00 PM

Subject:

RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

ATTENTION: STAKEHOLDER

Dear Sir/ Madam

APPLICATION FOR ENVIRONMENTAL AUTHORISATION WITH REGARDS TO AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN THE KWAZULU-NATAL PROVINCE

(12/3/291 ER): UPDATE ON SCOPING AND EIA PROCESS

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Yours faithfully

Matthew Hemming

Environmental Assessment Practitioner

Stella Moeketse

Environmental Assessment Practitioner

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Email: smoeketse@slrconsulting.com

Mobile:+27 72 380 5609 Tel: +27 11 467 0945

1

2010 Ext:

Fax: +27 11 467 0978

SLR Consulting (Fourways office) Block 7 Fourways Manor Office Park Cnr Roos and Macbeth Streets Fourways, Johannesburg, 2060 South Africa















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From:

Stella Moeketse

Sent:

13 July 2016 04:40 PM

Subject:

RHINO OIL AND GAS KZN 291ER: 2nd UPDATE ON SCOPING AND EIA PROCESS

ATTENTION: STAKEHOLDER

Dear Sir/ Madam

APPLICATION FOR ENVIRONMENTAL AUTHORISATION WITH REGARDS TO AN EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN THE KWAZULU-NATAL PROVINCE (12/3/291 ER): UPDATE ON SCOPING AND EIA PROCESS

Our previous correspondence of the 25th of April 2016 regarding the abovementioned project has reference. Please be advised that on 10 June 2016 the Petroleum Agency of South Africa (PASA) accepted the Scoping Report for the abovementioned application in terms of Regulation 22(a) of the Environmental Impact Assessment Regulations 2014 (GNR 982, 8 December 2014).

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Yours faithfully

Matthew Hemming

Environmental Assessment Practitioner

Stella Moeketse

Environmental Assessment Practitioner SLR Consulting (Africa) (Pty) Ltd

Email: smoeketse@slrconsulting.com

Mobile:+27 72 380 5609 Tel: +27 11 467 0945

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SLR Consulting (Fourways office) Block 7 Fourways Manor Office Park Cnr Roos and Macbeth Streets Fourways, Johannesburg, 2060 South Africa















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From:

Stella Moeketse

Sent:

19 July 2016 01:09 PM

To:

Matthew Hemming

Subject:

Rhino Oil & Gas, KZN 291 ER: Notice to mineral rights holders

Attachments:

2016-01-28 Rhino KZN 291 ER BIDv2_English with farm names.pdf

Tracking:

Recipient

Matthew Hemming lanceg@wearne.co.za info@wearne.co.za

qm@midmarcrushers.co.za

ATTENTION: MINERAL RIGHTS HOLDER

Dear Sir/Madam,

NOTICE OF APPLICATION FOR ENVIRONMENTAL AUTHORISATION IN SUPPORT OF EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN KWAZULU-NATAL PROVINCE (12/3/291 ER): NOTICE TO MINERAL RIGHTS HOLDERS

The above-mentioned project refers.

You have, based on information received from the Department of Mineral Resources (DMR), been identified as a mining rights holder, whose mining rights may overlap with the subject application and we wish to notify you of the application and initiate consultation in this regard.

Please be informed that Rhino Oil and Gas Exploration South Africa (Pty) Ltd (Rhino Oil and Gas) has lodged an application for an **exploration right** to the Petroleum Agency South Africa (PASA) in terms of section 79 of the Minerals and Petroleum Resources Development Act, 2002 (MPRDA). Minerals included in the application are oil, gas, condensate, coal bed methane, helium and biogenic gas. The application area extends across a large part of the KwaZulu-Natal (KZN). Please refer to the map and list of included properties in the attached Background Information Document (BID) for a description of the application area.

Rhino Oil and Gas has lodged an application for **environmental authorisation** of the exploration activities in terms of Chapter 5 of the National Environmental Management Act, 1998 (No. 107 of 1998) (NEMA). The application is subject to a scoping and environmental impact assessment process as stipulated in the EIA Regulations (GNR 982, 8 December 2014). SLR Consulting (Pty) Ltd are appointed as independent environmental consultant responsible for the public participation and environmental assessment required to inform a decision on the environmental authorisation.

Rhino Oil and Gas proposes to undertake early-phase exploration for oil and gas which may be located within suitable geological strata. The 3-year exploration work programme will be restricted to non-invasive techniques, as well as

seismic surveys and the drilling of less than 10 core boreholes for determining stratigraphy. As a result very few sites will be subject to any physical disturbance. The purpose of the exploration work programme is to obtain a regional interpretation of the relevant geology to allow for the determination of the presence of a petroleum resource which could be investigated further. No hydraulic fracturing or fracking is proposed.

The EIA process for this application commenced in October 2015 with notification to and consultation with potentially interested or affected parties being undertaken through a variety of mechanisms. The scoping phase of the EIA process has been completed and therefore, the project is currently in the EIA Phase. The related environmental impact report and environmental management programme report (EIR and EMPr) will be made available when it is complete. In this regard, all registered interested and affected parties (IAPs) will be informed of the availability if this report for review.

All of the reports and information produced for the EIA process to date are available to download from the SLR ftp site. To do so, please visit: ftp.slrconsulting.co.za

Username: 723.18034.00004 Password: hy578ht4

Alternatively contact SLR and all of the relevant documents can be supplied (email or on CD).

If your mineral right area is overlapped by the subject application and you would like to engage further please register with the public participation office at SLR.

We welcome any comment or questions.

Yours faithfully

Matthew Hemming

MSc (Conservation Biology)

Environmental Assessment Practitioner

Stella Moeketse

Environmental Assessment Practitioner SLR Consulting (Africa) (Pty) Ltd

Email: smoeketse@slrconsulting.com

Mobile:+27 72 380 5609 Tel: +27 11 467 0945

Ext: 2010

Fax: +27 11 467 0978

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From:

Stella Moeketse

Sent:

26 July 2016 10:51 AM

To:

Matthew Hemming

Subject: Attachments: Rhino Oil & Gas, KZN 291 ER: Notice to trustees

Attatillients.

2016-01-28 Rhino KZN 291 ER BIDv2_English with farm names.pdf

ATTENTION: TRUSTEE

Dear Sir/Madam

NOTICE OF APPLICATION FOR ENVIRONMENTAL AUTHORISATION IN SUPPORT OF EXPLORATION RIGHT APPLICATION FOR PETROLEUM PRODUCTS ON VARIOUS FARMS IN IN REGISTRATION DIVISIONS ET, FT, GS, GT, GU & GV IN THE KWAZULU-NATAL PROVINCE (12/3/291 ER): NOTICE TO TRUSTS

The above-mentioned project refers.

You have, based on information received from the applicant, been identified as a Trustee of a Trust, which owns property that may be included within the application area of the subject application. We therefore wish to notify you of the application and initiate consultation in this regard.

Please be informed that Rhino Oil and Gas Exploration South Africa (Pty) Ltd (Rhino Oil and Gas) lodged an application for an **exploration right** to the Petroleum Agency South Africa (PASA) in terms of section 79 of the Minerals and Petroleum Resources Development Act, 2002 (MPRDA). Minerals included in the application are oil, gas, condensate, coal bed methane, helium and biogenic gas. The application area extends across a large part of south and central KwaZulu-Natal (KZN). Please refer to the map and list of included properties in the attached Background Information Document (BID) for a description of the application area.

Rhino Oil and Gas proposes to undertake early-phase exploration for oil and gas which may be located within suitable geological strata. The 3-year exploration work programme will be restricted to non-invasive techniques, as well as seismic surveys and the drilling of less than 10 core boreholes for determining stratigraphy. As a result very few sites will be subject to any physical disturbance. The purpose of the exploration work programme is to obtain a regional interpretation of the relevant geology to allow for the determination of the presence of a petroleum resource which could be investigated further. No hydraulic fracturing (fracking) is proposed.

Rhino Oil and Gas then made an application for **environmental authorisation** of the exploration activities in terms of Chapter 5 of the National Environmental Management Act, 1998 (No. 107 of 1998) (NEMA). The application is subject to a Scoping and Environmental Impact Assessment (EIA) process as stipulated in the EIA Regulations (GNR 982, 8 December 2014). SLR Consulting (Pty) Ltd are appointed as independent environmental consultant responsible for the public participation and environmental assessment required to inform a decision on the environmental authorisation.

1

The Scoping and EIA process for this application commenced in October 2015 with notification to and consultation with potentially interested or affected parties being undertaken through a variety of mechanisms. Due to various challenges in sourcing contact information, not all landowners were notified. The assessment and consultation process is ongoing and currently in the EIA phase. SLR is preparing the Environmental Impact Report which will be made available to interested or affected parties (IAPs) for review in due course. The final scoping report (FSR) has been submitted to PASA for decision making and has been accepted. Consultation with interested and affected parties is on-going and will continue through the EIA process.

All of the reports and information produced for the Scoping and EIA process to date are available to download from the SLR ftp site. To do so, please visit: ftp.slrconsulting.co.za

Username: 723.18034.00004 Password: hy578ht4

Alternatively contact SLR and all of the relevant documents can be supplied (email or on CD).

If the Trust you represent is not affected please advise SLR and we will remove you from the database. Otherwise we have registered you as an interested and affected party.

Please also pass this document on to any other Trustees or persons whom you know reside in or near to the exploration right application area.

We welcome any comment or questions.

Yours faithfully

Matthew Hemming

MSc (Conservation Biology)

Environmental Assessment Practitioner

Stella Moeketse

Environmental Assessment Practitioner SLR Consulting (Africa) (Pty) Ltd

Email: smoeketse@slrconsulting.com

Mobile:+27 72 380 5609 Tel: +27 11 467 0945

Ext: 2010

Fax: +27 11 467 0978

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From:

Stella Moeketse

Sent:

21 August 2016 09:10 AM

Cc:

Stella Moeketse

Subject:

Rhino Oil & Gas, KZN 291 ER: Notice to trustees

Attachments:

2016-01-28 Rhino KZN 291 ER BIDv2_English with farm names.pdf

Tracking:

Recipient

Stella Moeketse

khc@culverco.co.za

cs@carolinesoar.co.za

egsigns@mweb.co.za

siphiweskunene@webmail.co.za

praven@futurenet.co.za

brasso@xsinet.co.za

trevor@esse.co.za

thefalls@w2k.co.za

ashley@stives.co.za

hilaryd@citadel.co.za

ralph.hamann@cha.co.za

lindokuhlenxele@gmail.com

laurencehancock@gmail.com

anton@mitchells-inc.co.za

windyridge@futurenet.co.za

margaretm@jleslie.co.za

herbie@schulzattorneys.co.za

fred@kbkps.co.za

admin@pvoigts.co.za

steve@colenbrander.co.za

dga@mweb.co.za

ant@agjenkins.co.za

ruperte@stowell.co.za

cmbbk@telkomsa.net

harvie@dalesvanheerden.co.za

evan@famousbrands.co.za

mkt@iafrica.com

yassin.essop@savecc.co.za

cavershaun@cybertrade.co.za

arthur@luizaa.co.za

coetzev@gmail.com

lutamren@gmail.com

thom@rockwood.co.za

tom@rockwood.co.za

steven@colenbrander.co.za

alan@pfconsulting.co.za

Recipient

mph@iafrica.com
mls@bundunet.com
phillida.ellis@inl.co.za
apatel@blackbalance.co.za
heidink@spier.co.za
mblore@bba.co.za

ATTENTION: Trustee

Dear Sir/Madam

NOTICE OF APPLICATION FOR ENVIRONMENTAL AUTHORISATION In support of Exploration Right Application for Petroleum products on various farms in IN REGISTRATION DIVISIONS ET, FT, GS, GT, GU & GV in the KWAZULU-NATAL Province (12/3/291 ER): Notice to TRUSTS

The above-mentioned project refers.

You have, based on information received from the applicant, been identified as a Trustee of a Trust, which owns property that may be included within the application area of the subject application. We therefore wish to notify you of the application and initiate consultation in this regard.

Please be informed that Rhino Oil and Gas Exploration South Africa (Pty) Ltd (Rhino Oil and Gas) lodged an application for an **exploration right** to the Petroleum Agency South Africa (PASA) in terms of section 79 of the Minerals and Petroleum Resources Development Act, 2002 (MPRDA). Minerals included in the application are oil, gas, condensate, coal bed methane, helium and biogenic gas. The application area extends across a large part of south and central KwaZulu-Natal (KZN). Please refer to the map and list of included properties in the attached Background Information Document (BID) for a description of the application area.

Rhino Oil and Gas proposes to undertake early-phase exploration for oil and gas which may be located within suitable geological strata. The 3-year exploration work programme will be restricted to non-invasive techniques, as well as seismic surveys and the drilling of less than 10 core boreholes for determining stratigraphy. As a result very few sites will be subject to any physical disturbance. The purpose of the exploration work programme is to obtain a regional interpretation of the relevant geology to allow for the determination of the presence of a petroleum resource which could be investigated further. No hydraulic fracturing (fracking) is proposed.

Rhino Oil and Gas then made an application for **environmental authorisation** of the exploration activities in terms of Chapter 5 of the National Environmental Management Act, 1998 (No. 107 of 1998) (NEMA). The application is subject to a Scoping and Environmental Impact Assessment (EIA) process as stipulated in the EIA Regulations (GNR 982, 8 December 2014). SLR Consulting (Pty) Ltd are appointed as independent environmental consultant responsible for the public participation and environmental assessment required to inform a decision on the environmental authorisation.

The Scoping and EIA process for this application commenced in October 2015 with notification to and consultation with potentially interested or affected parties being undertaken through a variety of mechanisms. Due to various challenges in sourcing contact information, not all landowners were notified. The assessment and consultation process is ongoing and currently in the EIA phase. SLR is preparing the Environmental Impact Report which will be made available to interested or affected parties (IAPs) for review in due course. The final scoping report (FSR) has been submitted to PASA for decision making and has been accepted. Consultation with interested and affected parties is on-going and will continue through the EIA process.

All of the reports and information produced for the Scoping and EIA process to date are available to download from the SLR ftp site. To do so, please visit: ftp.slrconsulting.co.za

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If the Trust you represent is not affected please advise SLR and we will remove you from the database. Otherwise we have registered you as an interested and affected party.

Please also pass this document on to any other Trustees or persons whom you know reside in or near to the exploration right application area.

We welcome any comment or questions.

Yours faithfully

Matthew Hemming

MSc (Conservation Biology)

Environmental Assessment Practitioner

Stella Moeketse

Environmental Assessment Practitioner SLR Consulting (Africa) (Pty) Ltd

Email: smoeketse@slrconsulting.com

Mobile:+27 72 380 5609 Tel: +27 11 467 0945

Ext: 2010

Fax: +27 11 467 0978

SLR Consulting (Fourways office)
Block 7 Fourways Manor Office Park
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3290

A Rempleton

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Hilton

3245

Susan Brown

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Howick 3290

J Richardson

20 Buchanan Street

Howick 3290

P.O Box 325

7290

Vic Shan

Howick

Rowena van Breeman

P.O Box 91

Jim Morrow

P.O Box 1340

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3290

A Thruten

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3290

Colin

P.O Box 1131

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Rosie Mary Forrester

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6 Patterson

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Myles Cardeott

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Mooi River

3291

Hendrick Cadle

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PO Box 333 Umkomaas 4170 PO Box 532 Tugela Ferry 3010

Nombuso Majozi PO Box 123 Pomeney 3020

Zophila Ngubane PO Box 525 Tugela Ferry 3010 Bobby Pearson PO Box 1463 Greytown 3250

Krause PO Box 1463 Greytown 3250

Minenhle Ngubane PO Box 1448 Greytwon 3290 Keith Cowie PO Box 278 Gerytown

3250

PO Box 278 Greytown 3250

Bernie Holes

Derrick Clegg PO Box 336 Greytown 3250 S Stamp PO Box 336 Greytown

3250

S Ngema PO Box 49428 Kranskop 3268

PO Box10255 Merrivale 3291 PO Box 876 Howick 3290

PO Box 134 Merrivale 3291

Alf Lees PO Box 603 Ladysmith 3370 Mike Smith P.O. Box 254, Hilton 3245

Claire Adderly P.O Box 1450 Howick 3290 PO Box 99 Rosetta 3301

PO Box 1045 Mooi River 3300

PO Box 954 Mooi River 3300

Mr Paravir

Main Street,

New Hanover,

3233

21 Mafahleni Street

Impendle

3227

Mr Bigboy Mhlongo

57 Shepstone Street

Richmond

3780

Mr Vincent Madlala P O Box 29 Ladysmith 3370

Ms ZB Rassool P O Box 29 Ladysmith 3370

Ms Longile P O Box 29 Ladysmith 3370

Mr Madoda Khathide P O Box 29 Ladysmith 3370

Mr Oscar Hlatswayo

221 Murchison Street, Lister Clarence Building, Ladysmith 3370

Ms Zuzile Hlatswayo Private Bag X70113, Wasbank , 2920

Mr Bongani Dlamini P O Box 15

Estcourt

3310

Mr M Ntazi

Private Bag X2024,

Dundee, 3000

Ms Gertrude

259 Kingsway Street

Bergville 3350

Ms Emmely Moefe

83 Mdialose Street,

Nguthu

3135

Mr Bongi Gumbi

Private Bag X5521,

Nguthu,

Ms Nomusa Mlambo

Private Bag X5521

Nguthu

3135

Mr Mzizi Gcabashe

Private Bag X5521

Nguthu

3135

3135

Mr Mbuso Molife

Private Bag X5521

Nguthu

3135

Dr F Sikakhane

Private Bag X530

Tugela Ferry

3010

Mr Senzo Sokhela Private Bag X530, Tugela Ferry 3010

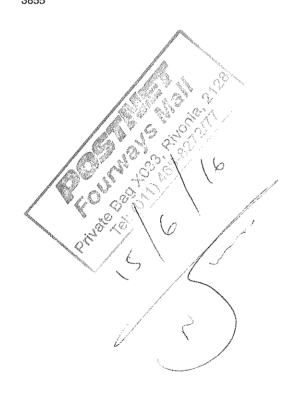
Ms Charmaine Rheedes Private Bag X1025, Richards Bay, 3900

Sandile Bophela Private Bag X161, Nkandla, 3855 Development and Economic Planning P O Box 71, Greytown 3250

Ms Linda Gcaba Private Bag X1025, Rìchards Bay, 3900

Nick Mnyandu Private Bag X161 Nkandla, 3855 Ms Queenie Behabetu P O Box 57, Vryheid 3100

Mr Mduduzi Zulu Private Bag X1025, Richards Bay, 3900





Ordinary

*Lys van pakkette gepos:

**Lys van pakkette gepos:

**Lys van pakkette gepos:

**Lys van pakkette gepos:

Gewone



Sender's reference no. Afsender se vewysingsno.	RZ-SO each folding inserting Addressee's name and address Naam en adres van geadresseerde List	Trade- charge/Value of ordinary/insured parcel Handelsbedrag/ waarde van gewone/ versekerde pakket	COD/ Insurance fee KBA-/ versekerings- koste	Parcel no. Pakketno.
SIR	Alva Property Trust-Trustees Wesbank			REGISTERED LETTER (with a domestic insurance option). ShareCall 0860 111 502 www.sspo.co.za RD 967 043 387 ZA CUSTOMER COPY 301028R
SLR	Esikhaleni Community Toust Colenso			REGISTERED LETTER (with a domestic insurance option) Sharecall 0860 111 502 www.sapo.co.za RD 967 043 501 ZA CUSTOMER COPY 301028R
SLP	Calderwood Hall Trust Hilton	_		REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sapo.co.za; RD 967 043 461 ZA CUSTOMER COPY 301028R
SLR	Mchobololo Communal Proper Imbali PMB	ty Trust		REGISTERED LETTER (with a domestic insurance option) Sharecall 0880 111 502 www.sapo.co.ze RD 967 043 342 ZA CUSTOMER COPY 301028R
SLR	Dince Banty Jabulani N The Farm Grasdal Greytown	ene		REGISTERED LETTER with a domestic insurance option shareful 0990 111 502 www.sapo.co. RD 967 043 325 ZA CUSTOMER COPY 3010286
SP	Arlington Family Trust - Tru Hillcrest	stees		REGISTERED LETTER (with a domestic insurance option) share all 0860 111 502 www.sapo.co.za RD 967 043 271 ZA CUSTOMER COPY 301028R
SUR	Dodoci Land Trust Greytown	_		REGISTERED LETTER (with a domestic insurance option) Registered 4660 143 22 85 229 co.za Registered Consumer Consumer Consumer Copy 301028R
SCR	Calderwood Hall Toust PMB			REGISTERED LETTER (with a domostic Insurance option), shareCall 0960 111.502 www.spoc.co.za RD 967 043 268 ZA CUSTOMER COPY 301028R
Sender's name a	0-1-1	er of items posted: stukke gepos:		Date-stamp Datumstempel

Received by - Ontvang deur:

COD Insured Ordinary *Lys van pakkette gepos:

KBA

Versekerde Gewone



Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Valu ordinary/insi parcel Handelsbed waarde va gewone/ versekerde pa	ured rag/ in	COD/ Insurance fee KBA-/ versekering koste	Parcel no. Pakketno.
SLR	Christopher Trust - Truster Clarendon PMB	2			REGISTERED LETTER (with 4 domestic Insurance option) ShareCall 0860 111 502 www.sapc.co.za RD 967 043 254 ZA CUSTOMER COPY 301028R
SUP	Willem Wouter Fourie Greytown				REGISTERED LETTER (with a domestic Insurance option) ShereCall 0860 111 502 www.sppc.co.ze RD 967 043 237 ZA CUSTOMER COPY 301028R
SLR	Colleen Blew Trust Ladysmith				REGISTERED LETTER (with a domestic insurance option) shareGall (1969, 11, 130) www.sapp.co.za RD 967 043 245 ZA CUSTOMER COPY 301028R
SUR	Kwantabamnyama Community Trust-Truste Ezakheni	e - -			REGISTERED LETTER (with a domestic insurance option) REGISTOR (11502 W 979 2002 2007) CUSTOMER COPY 301028R
SLR	KCB Family Trust Eston	_			REGISTERED LETTER Offin a domestic insurance option) ShareCall 0860 111 502 www.sapo.co.za RD 967 044 039 ZA CUSTOMER COPY 301028R
SIF	K Dhavaraj Family Trust PMB				REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sapc.co.za RD 967 043 807 ZA CUSTOMER COPY 301028R
SP	Audrey Sthembiso Thandel Mchuny Ladysmith	Ą			REGISTERED LETTER (with a dormestic insurance option) ShareCall 0800 171 502 www.sapo.co.sa RD 967 043 767 ZA CUSTOMER COPY 301028R
SUR	Graceland Farm Lions River				 REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sapo.co.ta RD 967 043 7.36 ZA CUSTOMER COPY 301028R
Sender's name and Naam en adres van	afsender: Getal st	of items posted ukke gepos:			 Date-stamp Datumstempel

Insured Ordinary *Lys van pakkette gepos:

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Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Value ordinary/insur parcel Handelsbedra waarde van gewone/ versekerde pal	ed ag/	COD/ Insurance fee KBA-/ versekerings- koste		Parcel no. Pakketno.
SU	Logan Mark Surgesan Greyville					REGISTERED LETTER (with a domestic Insurance option) ShareGall 0860 111 502 www.sapo.co.za RD 967 043 740 ZA CUSTOMER COPY 301028R
SLP	Logan Surgeson Family Tru Kloof	st.				REGISTERED LETTER (with a domestic insurance option) Shareful 1860 171 192 Acc. 22 RD 967 043 719 2A CUSTOMER COPY 301028R
SUR	Andrew Fuller Hilton	-				REGISTERED LETTER with a domestic insurance option) share Gall 0860 111 502 www.supc.co.za RD 967 043 696 ZA CUSTOMER COPY 301028R
SUP	Meil Woolridge Family True Cester Park PMB	X			******	REGISTERED LETTER (with a domestic insurance option) ShareCall 0880 111 502 www.sapo.co.za RD 967 043 651 ZA CUSTOMER COPY 301028R
SIP	Bar Circle Ranch Ashburton					REGISTERED LETTER (with a domestic insurance option) SharaCall 0860 111 902 www.sapc.co.za RD 967 043 679 ZA CUSTOMER COPY 301028R
5 P	Rasmusfontein P School Unyheid					REGISTERED LETTER (with a domestic insurance option) ShareCall 0850 111 502 www.sapo.co.za RD 967 043 682 ZA CUSTOMER COPY 301028R
SLP	Ntingweni Investment 1 Richmond	-				REGISTERED LETTER with a domestic insurance option) share call 0860 111 502 www.sapp.co.za RD 967 043 413 ZA CUSTOMER COPY 301028R
SUR	Esinyaweni-Enhlalakahle A Tugela Ferry	rea				REGISTERED LETTER Swith a domestic insurance option) Sharked 1880 11 502 www.spp.co.za RD 967 043 435 ZA CUSTOMER COPY 301028R
Sender's name and Naam en adres van	afsender: Getal st	of items posted: ukke gepos: d by - Ontvang de				Date-stamp Datumstempel

insured Ordinary *Lys van pakkette gepos:

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Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Value o ordinary/insure parcel Handelsbedrag waarde van gewone/ versekerde paki	d fee KBA-/ g/ versekering koste		Parcel no. Pakketno.
SUR	Herbert Helmut Schul Workburg	.2			REGISTERED LETTER (with a domestic insurance option) ShareCall 0869 111 502 www.sapo.co.za RD 967 043 648 ZA CUSTOMER COPY 301028R
SLP	Garganis Wood Trust Kokstad				REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sapo.co.za RD 967 043 625 ZA CUSTOMER COPY 301028R
SUR	Mtugela Trust Hilton				REGISTERED LETTER (with a domestic insurance option) Share Call 1980, 111,502 www.spp.co.za RD 967 043 5 94 ZA CUSTOMER COPY 301028R
SUR	Anton Tweedie Mitc Clarendon PMB				REGISTERED LETTER (with a domestic insurance option) RTP 94096044306093 PPAco.za CUSTOMER COPY 301028R
SP	Motbros family Trus PMB				CUSTOMER COPY 301028R
SP	Glynnele Trust Cedarville				REGISTERED LETTER (with a domestic insurance option) share Call 0860 111 502 www.spp.co.ze RD 967 043 577 ZA CUSTOMER COPY 301028R
3 P	Quentin lichard Dobi Weinbley PMB	247			REGISTERED LETTER Anth e domestic insurance option) Sharcal 086011 502 www.sspo.co.za RD 967 043 532 ZA CUSTOMER COPY 301028R
SUF	Margaret Jenny Fyvie Umlaas Road				REGISTERED LETTER (with a domestic insurance option) SharoCall 0869 171 502 www.sapc.co.za RD 967 043 550 ZA CUSTOMER COPY 301028R
Sender's name and Naam en adres van		umber of items posted: etal stukke gepos:		1	Date-stamp Datumstempel
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COD Insured Ordinary *Lys van pakkette gepos:

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Versekerde Gewone



Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	ordir Han w	Trade- ge/Value of ary/insured parcel delsbedrag/ aarde van gewone/ kerde pakket	COD/ Insuranc fee KBA-/ versekerin koste	Parcel no. Pakketno.
5 P	John B Joan Warren fan Howick. Trus	<u> </u>			REGISTERED LETTER (with a domestic insurance option) RD 969917302 www.sapa.co.za RD 069874 546 ZA CUSTOMER COPY 301028R
SP	Kaven Haus Schroder Chasevalley PMB				REGISTERED LETTER (with a domestic insurance option) Sharocall feet at 1 502 www.sapo.co.za RD 967 043 565 AA CUSTOMER COPY 301028R
SIR	Herbert Helmut Schu Wartburg	6			REGISTERED LETTER (with a domestic Insurance option) ShareCall 8860 111 502 www.sapo.co.2a RD 967 043 515 ZA CUSTOMER COPY 301028R
S P	The Farm Bloemhoff Greytown	>			REGISTERED LETTER (with a domestic insurance option) Shareful 0860 171 502 www.sapo.co.za RD 967 043 475 ZA CUSTOMER COPY 301028R
5 CP	Abdool Kader Sulemo PMB.				REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sapo.co.ra RD 967 043 529 ZA CUSTOMER COPY 301028R
SUP	Arthur Patrick Austen Sm Boulder Hill Ranch Ashburtan.	î.H.			REGISTERED LETTER (with a domestic Insurance option) Sharecal 0860 111 502 www.sapc.co.za RD 967 043 492 ZA CUSTOMER COPY 301028R
SLP	Ixopo	rust			REGISTERED LETTER (with a domestic insurance option) Sharecall 0860 111 502 www.spo.co.za RD 967 043 872 ZA CUSTOMER COPY 301028R
SUR	Brian Christopher Hawa	œk			REGISTERED LETTER (with a domestic insurance option) State of the control of the
Sender's name and Naam en adres var	n afsender: Geta	nber of item al stukke ge eived by - (10,000	 Date-stamp Datumstempel

insured Ordinary *Lys van pakkette gepos:

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Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Value of ordinary/insured parcel Handelsbedrag, waarde van gewone/ versekerde pakke	fee KBA-/ versekerings koste	Parcel no. Pakketno.
SUR'	Misty Mornings Trus Westville	E		REGISTERED LETTER (with a domestic insurance option) RTP cyloseoff 4.5° offer species CUSTOMER COPY 301028R
SP	Malenhle Reuben Dlan PMB.	· · ·		REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sapc.co.za RD 967 043 926 ZA CUSTOMER COPY 301028R
SUP.	Kranzkop Toust Ladysmith			REGISTERED LETTER (with e demostic insurance option) ShareCall 0860 171 200 www.sapc.co.za RD 967 043 855 ZA CUSTOMER COPY 301028R
SIR	Hlahleni David Radeb The Farm Grasdal Greytown	ૄ.		REGISTERED LETTER with a domestic insurance option) ShareCall 0860 111 502 www.sapc.co.za RD 9 67 043 838 ZA CUSTOMER COPY 301028R
5 CP	Labuschagne family Trus Wasbank Area.			REGISTERED LETTER (with a domestic insurance option) share Call 0860 111 502 www.sapo.co.ca RD 967 043 775 ZA CUSTOMER COPY 301028R
5 P.	Lions River District Howick.			REGISTERED LETTER Anth a domestic insurance option) ShareCall 0880 111 502 www.sapo.co.is RD 967 043 798 ZA CUSTOMER COPY 301028R
SUR	Graeme Hornby family Tra Everton	ıst		REGISTERED LETTER (with a domestic insurance option) R19°C916*80 (14 3°276*87*59*2co.za CUSTOMER COPY 301028R
SLP	HC IIII-	ust		REGISTERED LETTER (with a domestic insurance option) Ray Cal 0560 14 50 7 97 27 390, co. za CUSTOMER COPY 301028R
Sender's name and Naam en adres van	afsender: Geta	ober of items posted: al stukke gepos:	:	Date-stamp Datumstempel

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ACCUS AND SESSION SESS	R some and some and some			
Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Value of ordinary/insured parcel Handelsbedrag/ waarde van gewone/ versekerde pakke	fee KBA-/ versekerings- koste	Parcel no. Pakketno.
SUL	Kyle Family Trust-Trus Wartburg	tees.		REGISTERED LETTER (with a domestic insurance option) ShareCall 9890 11 Insurance option) ShareCall 9890 120 2000 2000 2000 2000 2000 2000 200
SU	Majda Family Trust Howick			REGISTERED LETTER with a domestic insurance ration) State in page 1/4 3 2 Jun 2/2 2 A CUSTOMER COPY 301028R
SUP	Rasmusfoutein Petro Ma Vryheid	plisa		REGISTERED LETTER (with a domastic insurance option) share Call 0880 111 502 www. 4300 cc. za RD 967 043 665 ZA CUSTOMER COPY 301028R
SUR	Mtingweni Trading Richmond			REGISTERED LETTER (with a domestic insurance option) ShareCall 0800 111 502 www.sapo.co.ze RD 967 043 634 ZA CUSTOMER COPY 301028R
SUR	Utingweni Farm Richmond			REGISTERED LETTER Artitle domestic insurance opilion) Share (1989 11 100) www.sspo.co.za RD 967 043 458 ZA CUSTOMER COPY 301028R
SUR	The Form Willa Stelle Umvoti District			REGISTERED LETTER (with a domestic insurance option) REGISTERED LETTERED LETTER (with a domestic insurance option) REGISTERED LETTERED LE
SUL	Osopodsby Trust Westville.			REGISTERED LETTER (with a domestic frisurance option) ShareCall 0860 117 502 www.sapo.co.za RD 967 043 617 ZA CUSTOMER COPY 301028R
SCR	Phoenix Toust Eston			REGISTERED LETTER (with a domestic insurance option) RTG (1,000) 1,75 (1,000) 1,978, co.za CUSTOMER COPY 301028R
Sender's name and Naam en adres var		nber of items posted: al stukke gepos:		Date-stamp Datumstempel
	Rec	eived by - Ontvang deu	:	· · · · · · · · · · · · · · · · · · ·

*List of parcels posted: COD Insured

*Lys van pakkette gepos:

KBA

Versekerde Gewone



Ordinary	/ Gewone					
Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Value ordinary/inst parcel Handelsbede waarde va gewone/ versekerde pa	red rag/ n	COD/ Insurance fee KBA-/ versekering koste		Parcel no. Pakketno.
SIL	lan Adrian Edward Hill Greytown					REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sapo.co.za RD 967 043 444 ZA CUSTOMER COPY 301028R
SUR-	Inkululeko Farm Trust Mooi River	-				REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sapo.co.za RD 967 043 395 ZA CUSTOMER COPY 301028R
SLR.	Fall cromb Trust Umlaas Road.	-				REGISTERED LETTER (with a domestic insurance opelar) ShareCall 0860 111 502 www.sapo.co.za RD 967 043 356 ZA CUSTOMER COPY 301028R
SP.	Andrew Bruce Leman Sco Dorpsprint	-				REGISTERED LETTER (with a domestic insurance option) share Call 0800 171 20 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
SIL	Development Bank of S. A Halfway House	_				REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sspo.co.za RD 967 043 373 ZA CUSTOMER COPY 301028R
SLR	Maximillian Emile Friedent Assagay Britz	hal				REGISTERED LETTER (with a domestic insurance option) shareful 1980 111 502 www.sapp.co.za RD 967 043 360 ZA CUSTOMER COPY 301028R
SUR	Ivan Steven Colenbrande Hilton	2 Y				REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sapo.co.xa RD 967 043 339 ZA CUSTOMER COPY 301028R
SUR.	Sibargile Elste Mkhize FT				ectivitii.	REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sapo.co.za RD 967 043 311 ZA CUSTOMER COPY 301028R
Sender's name and Naam en adres van		of items posted ukke gepos:	i:		L	Date-stamp Datumstempel
	Receive	d by - Ontvang	deur:			* . S

Ordinary

*Lys van pakkette gepos:

KBA

Versekerde Gewone



Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Value of ordinary/insured parcel Handelsbedrag/ waarde van gewone/ versekerde pakke		COD/ Insurance fee KBA-/ versekering koste	Parcel no. Pakketno.
SUR	Buckan farm Trugt FT.				REGISTERED LETTER Awith a domestic insurance option) Rigner of the 13 to 35 grays sping.co.za CUSTOMER COPY 301028R
SUR	Golde family Toust Howick				REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.supc.co.za RD 967 043 210 ZA CUSTOMER COPY 301028R
SP	Beaumout family Trust-Tru Oak Park PMB	stee			REGISTERED LETTER (with a domestic insurance option) ShareColl 0860 111 502 www.sspo.co.za RD 967 043 223 ZA CUSTOMER COPY 301028R
SUR.	Grant Martin Badley Sandton.				REGISTERED LETTER (with a domestic insurance option) RTP等的等的技巧等第3%型與co.xa CUSTOMER COPY 301028R
SIR	Simone Elise Descoins Wently				REGISTERED LETTER (with a domestic insurance option, shareCall 0860 111 502 www.sapc.co.za RD 967 043 206 ZA CUSTOMER COPY 301028R
SLR	Beaumont Family Trust-Too Oak Park - PMB.	ustee.			REGISTERED LETTER (with a demostic insurance option) R13-56 756 43 50 44 50 44 50 44 50 60 60 60 60 60 60 60 60 60 60 60 60 60
SLP	Esikhaleni Community Trust- Colenso.	Trustee			REGISTERED LETTER (with a domestic insurance option) ShareCall 0800 111 502 www.sapp.co.2a RD 967 043 197 ZA CUSTOMER COPY 301028R
SIL	Arlington family Toust-Tou Gillits	stee			REGISTERED LETTER Awith a domestic insurance option StateGall 8869 11 502 www.spoc.co.za RD 967 043 152 ZA CUSTOMER COPY 301028R
Sender's name and Naam en adres van	afsender: Getal stu	of items posted: ikke gepos:			 Date-stamp Datumstempel
	Received	by - Ontvang d	eur:		

COD Insured Ordinary *Lys van pakkette gepos:

KBA

Versekerde Gewone



Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Value ordinary/insur parcel Handelsbedra waarde van gewone/ versekerde pak	ed g/	COD/ Insurance fee KBA-/ versekering koste	Parcel no. Pakketno.
S P	Nervel & Hande Goverder Family Trust-Trustees. Crammon PMB.			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	REGISTERED LETTER (with a domestic insurance option) Share Cell de 61/11, 502 www.sep.co.za RD 96/7043 166/28 CUSTOMER COPY 301028R
SP	Caladdi Trust Riverhorse DBN				 REGISTERED LETTER (with a domestic insurance option) share Call 0860 113 002 www.spep.co.za RD 967 043 149 ZA CUSTOMER COPY 301028R
SIR	Micolette Stacey Bekel Glennwood DBN.	-			 REGISTERED LETTER Anth a domestic insurance option) ShareCall 0860 111 502 www.sapo.co.za RD 967 043 135 ZA CUSTOMER COPY 301028R
SUR.	EFG Meyer Family Trust Greytown				REGISTERED LETTER (with e domestic insurance option) ShareCall 0860 111 502 www.sapc.co.za RD 967 043 118 ZA CUSTOMER COPY 301028R
SUL	Mova May Challinor Riverhorse DBN.				REGISTERED LETTER (with a domestic insurance option) shareCall 0860 111 502 www.sapo.co.za RD 967 043 121 ZA CUSTOMER COPY 301028R
SUR		rea			REGISTERED LETTER (with a domestic insurance option) (shareCall 0800 111 502 www.sapo.co.za RD 967 043 095 ZA CUSTOMER COPY 301028R
SIR	Udo Werner Lutger. Harburg / Dalton				REGISTERED LETTER (with a domestic Insurance option) ShareCall 0860 111 502 www.sapc.co.za RD 967 043 104 ZA CUSTOMER COPY 301028R
SIR	Dirk Cornelis Wessels Dundee		.coccetti.		REGISTERED LETTER (with a domestic insurance option) Saurecal 0280 171 502 www.sapo.co.za RD 967 043 869 ZA CUSTOMER COPY 301028R
Sender's name and Naam en adres van		of items posted: ıkke gepos:			 Date-stamp Datumstempel
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Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	ordinary/ins parcel Handelsbed waarde va gewone,	charge/Value of ordinary/insured parcel Handelsbedrag/ waarde van gewone/ versekerde pakket		s-	Parcel no. Pakketno.
SP.	Willem Jacdous Erasmu Dundee	re.				REGISTERED LETTER with a domestic insurance option) shadow was appeared to the control of the co
SUR	Kwaswelewele Community Land Toust Greytown.)				REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sspo.co.rs RD 967 043 815 ZA CUSTOMER COPY 301028R
SJR.	Jenni C Toust Umlaas Road					REGISTERED LETTER ShareCall described insurance option; RD 967 043 824 ZA CUSTOMER COPY 301028R
J.	Highbury Trust Greytown.					REGISTERED METTER Arth a domestic insurance option; Rips country of 594 494 co.22 CUSTOMER COPY 301028R
SUR	Anton Tweedie Mitchelle Clarendon PBI PMB.					REGISTERED LETTER Antit a dogrestic instruce pation) REGISTERED LETTER Antit a dogrestic instruce pation REGISTORIC Instructor and a dogression and a dogressio
5 P	Hlangismi Trust Fun Weenen.					REGISTERED LETTER (with a demostic insurance option) RTP 90000115019889940018 CUSTOMER COPY 301028R
SUR	11 . 0 . 11	.slc				REGISTERED LETTER (with a domestic insurance option) 東京 中央 中央 中央 中央 中央 中央 中央 中央 10128R
SP.	Michael Arthur Blore Montrose PMB		***************************************			REGISTERED LETTER of the state
Sender's name and Naam en adres var		er of items posted stukke gepos:	<u> </u> 1:		L	Date-stamp Datumstempel
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Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Value of ordinary/insure parcel Handelsbedrag waarde van gewone/ versekerde pakt	ed fee KBA-/ g/ versekering koste	Parcel no. Pakketno.
S. S.	Jan Fourie Tous Glencoe	SE		REGISTERED LETTER Swith a domestic insurance option) Registration of the control
SP	Carl Wilhelm Arna Dundee.	L		REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sapo.co.za R D 967 045 119 Z/A CUSTOMER COPY 301028R
57	John Patrick Kidger to Oak Park PMB	amily		REGISTERED LETTER (with a domestic insurance option) (14) SO Waynes and co.za CUSTOMER COPY 301028R
SS	Arthur Postrick Austen ? Ashburton.	Smith		REGISTERED LETTER (with a domestic insurance option). Sharecal obsol 111 502 with sape.co.za R D 967 045 079 ZA CUSTOMER COPY 301028R
SLR	Sivanda Visuanatta C Westville	hetry		REGISTERED LETTER (with a domestic insurance option) Style-Call 9880 111 502 years, sape, co.za RD 967 (45 082 ZA CUSTOMER COPY 301028R
SP	Klip Poort Trust Ladysmiter			REGISTERED LETTER Annual demonster Insurance options Sharcall 8880 111 552 www.sspo.co.za R 1) 967 045 051 ZA CUSTOMER COPY 301028R
SIR	William Anthony O' Ladysmith.	nristopher		REGISTERED LETTER (with a domestic insurance option) ShareCall 0880 117 902 www.aspc.csa RD 967 045 065 ZA CUSTOMER COPY 301028R
SUR.	The ACNC Toust Seven Oaks			REGISTERED LETTER With a domestic insurance potion is the calcosed to coop with said co.ta CUSTOMER COPY 301028R
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oction.	Re	eceived by - Ontvang de	ur:	

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SP.	Caroline Birdget Son PMB Attribute	2x 2 .	-			REGISTERED LETTER REGISTERED LETTERED LETTER REGISTERED LETTERED LETTER REGISTERED LETTERED LE
SI	The Delvaux family To Empangeni					REGISTERED LETTER (Notifice of the control of the
SUL	The Riverfront Form To Lions River	rust				REGISTERED LETTER (Mith a domestic lastrance aption) RD 967 045 025 ZA A BOOK COPY
SIR	Mando Riccardo Mes Durban Morth	^ur				REGISTERED LETTER (Ann a domestic insurance softon) (RD 967-044-997-LA A BOOK COPY
SIR	Gornelot Farn. Wartburg					REGISTERED LETTER (with a domestic insurance option) (with a domestic insurance option
SIL	Thole Toust Ekukanyeni Form PMB.				,,,,,,,,,,	REGISTERED LETTER (with a domestic insurance option) RD 967 044 983 ZA A BOOK COPY
SP.	Timbertops Property To Nottingham Road	ust				REGISTERED LETTER (with a domestic insurance option) RD 967 045 003 ZA ABOOK COPY
SV	Torwood Form Tous Ashburton	L				REGISTERED LETTER (with a domestic insurance option) ShereCall 9860 17 152 www.aspo.co.za RD 967 044 966 ZA CUSTOMER COPY 301028R
Sender's name and Naam en adres van		umber of Items posted: etal stukke gepos:				Date-stamp Datumstempel
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SUL.	Trian Toust Howick			R		REGISTERED LETTER Auth a domestic insurance option ShareCall 0860 111 802 www.sapo.co.za RD 967 044 935 ZA CUSTOMER COPY 301028R	
SP	Williams Family Toush PMB					REGISTERED LETTER Anth a dromestic insurance option) Share of 0860 111 502 www.sspc.co.za RD 967 044 952 ZA CUSTOMER COPY 301028R	
SUP.	Shakuwtala Soukoto PMB.	<u>\</u>				REGISTERED LETTER Auth a domestic insurance option) Sharecule 600 111 502 www.aspc.c.za RD 967 044 949 ZA CUSTOMER COPY 301028R	
SUR.	Peter Briscoe family True Eston.	<u>st</u>				REGISTERED LETTER (RT) = 40 mestic los uranes prinon) (RT) = 40 me	
SUR	Postpriit familie Trust DBN					REGISTERED LETTER Antil a dornestic insuration option) Proposition of the control of the control option option option of the control option	
SJ	Postpriut familie Trust Marine Parade DBN					REGISTERED LETTER (with a domastic insurance option) RTP 9479 144 914 PPAco Za CUSTOMER COPY 301028R	
SIL	The Elpis Toust DBN					REGISTERED LETTER (with a domestic insurance option) (with a domestic insurance option) (stars Call Osco 111 502 www. seps. cc.za RD 9 67 044 855 ZA CUSTOMER COPY 301028R	
5 P	A & M Hirsch Family To	<u>u</u> sk				REGISTERED LETTER Anth a dormatic insurance option) Sharocal 0860 115 50 www.sapo.co.ta RD 967 044 878 ZA CUSTOMER COPY 301028R	
Sender's name and Naam en adres var	a afsender: Getal	er of Items posted stukke gepos: ved by - Ontvang d				Date-stamp Datumstempel	

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SP.	Barnsley Farm Property Dargle.					REGISTERED LETTER (with a domestic insurance option) RD 165014 F08www.spc.c.ra RD 165014 F08www.spc.c.ra CUSTOMER COPY 301028R
SUL	Barnsley farm Property Dargle	-				REGISTERED LETTER (with a domestic insurance option) shareful 1980 111 502 www.sap.co.za RD 967 044 881 ZA CUSTOMER COPY 301028R
SUL	A & M Hirsch family Touss Durban					REGISTERED LETTER (with a donestic insurance option) ShareCall 0860 111 502 www.sapo.c.fa RD 967 044 816 ZA CUSTOMER COPY 301028R
SIR	Alson Zuly Family Trust Middelsrus	-				REGISTERED LETTER Anth a domestic insurance option; Anth a domestic insurance option; RD 967 044 833 ZA CUSTOMER COPY 301028R
SIR	Cottonwood family Toust Richmond					REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.spac.oc.za RD 967 044 820 ZA CUSTOMER COPY 301028R
SV	Valinda Ruth Coulthan Baynesfield	<u>d</u>				REGISTERED LETTER (with a domestic insurance option) Shared in 2880 11 5 20 20 20 20 20 20 20 20 20 20 20 20 20
SUR	Beverley Trust-Toustees. Datton					REGISTERED LETTER (with a domestic insurance option) StateCall 0860 111 502 www.spb.co.ze RD 967 044 793 ZA CUSTOMER COPY 301028R
SP.	Miden Muden					REGISTERED LETTER (with a domestic insurance option) REGISTERED LETTERED LETTERE
Sender's name and Naam en adres var	a afsender: Getal st	of items posted: ukke gepos: d by - Ontvang d				Date-stamp Datumstempel

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S.P.	Mtabenzima Toust-Tous Greytown,	tee.		REGISTERED LETTER (with a domestic insurance option) (harded less) 11 502 wine, as 2.0.2a RD 967 044 776 ZA CUSTOMER COPY 301028R
SUR.	Blue Sky Frust- Trustees. Hitton.			REGISTERED LETTER (with a domestic insurance option) shere Call 0860 17 0 44 7 80 ZA CUSTOMER COPY 301028R
SP	Middleton farm Trust-T Darnall	nistee.		REGISTERED LETTER (with a domestic insurance option) RIP G (1746) 14607 www.spp.co.za CUSTOMER COPY 301028R
S.J.	Methison Property Trust- Merrivale.	Trustee		REGISTERED LETTER Awth a domestic Insuraince option) ShareCall 0860 111 502 www.sapo.cc.ra R D 967 044 759 ZA CUSTOMER COPY 301028R
SP	Steven Anthony Frederic DBN:			REGISTERED LETTER With a depression in the property of the pr
J.	Jannie Potgieter Toust Wesbank.	_		REGISTERED LETTER (with a domestic insurance option) ShareCall 0850 171 102 www.sspc.co.zs RD 967 044 762 ZA CUSTOMER COPY 301028R
SUL	JN Mckenzie Property Tr Richmond	ust-		REGISTERED LETTER RID 6000 100 100 LETTER RID 6000 100 100 LETTER A BOOK COPY
- J.	Peter Frank Wolhuter New Honover-	/		REGISTERED LETTER Anith a domestic insurance option) Sharecall 0860 171 502 www.sspc.co.za RD 967 043 078 ZA CUSTOMER COPY 301028R
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SUR	Martin Eric Wegerle. Eshowe -					REGISTERED LETTER (white a domestic Insurance option) (white Insurance
SUR	Cerhandus Greek family Mehm oth	Toust				REGISTERED LETTER Auth a domestic Insurance option) ShareCall 0860 111 502 www.sapo.co.za RD 967 044 351 ZA CUSTOMER COPY 301028R
SCR	Lillian Many Freeze PMB					REGISTERED LETTER (with a domestic insurance option) RD 967 044 365 ZA A BOOK COPY
SJR.	G L Freese Trust Bellevere					REGISTERED LETTER with a domestic insurance option) shareful 0860 111 502 www.supc.cc.a RD 967 044 334 ZA CUSTOMER COPY 301028R
SJR	Fowler farming Toust Dargle					REGISTERED LETTER (with a domestic insurance option) (with a domestic insurance option
SP.	GRT Trust PMB					CUSTOMER COPY 301028R
SP.	Herbert Helmut Schul Wartburg					REGISTERED LETTER (with a domestic insurance option) R19 分析可以本403分列 fpAco.za CUSTOMER COPY 301028R
SCR.	towler family Toust PMB,					REGISTERED LETTER (with a domestic Insurance option) share call 0360 (11 20 www.sapo.co.za R DC 03 0 74 4 2 9 4 ZA ZA CUSTOMER COPY 301028R
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SUL	Gordon Land Trust 1 xppo.			REGISTERED LETTER (with a domestic insurance option) Shape Cylose of 14 50 30 3 25 4 co.za CUSTOMER COPY 301028R
5 72	Wartburg	48t		REGISTERED LETTER Awith a domestic Insurance option) Strate of 1650 114 42 285 ZA CUSTOMER COPY 301028R
SIR	TOC: FIT	ust		REGISTERED LETTER System of domestic front insurance option) Share Call 0860 111 502 www.sapc.co.za RD 967 044 277 ZA CUSTOMER COPY 301028R
SUR	1 7	nust,		REGISTERED LETTER Synth a dornestic insurance option) Riscogni gade (17 0 4 2 250 CA) CUSTOMER COPY 301028R
5 JZ	Hahaa Family Tous Yollowwood Park.	,		REGISTERED LETTER (with a domestic insurance "ton) stance of 1980 111 503 www.sec.o.za RD 967 044 263 ZA CUSTOMER COPY 301028R
5 JR	Eland Valley Tous Greytown	st		REGISTERED LETTER (with a domestic insurance option) ShareCall 9860 111 502 www.sapc.co.za RD 967 044 232 ZA CUSTOMER COPY 301028R
- JR	Ekycasheni Farm lan Weenen	d Trust		(with a domestic insurance option) ShareCall 0860 111 502 www.sapo.co.za RD 967 044 246 ZA CUSTOMER COPY 301028R
SUL	Ekucasheri Farm land Weenen	orest		REGISTERED LETTER with a domestic insurance option sharecal 0860 111 502 www.sapc.co.sa RD 967.044 215 ZA
Sender's name and Naam en adres van	afsender:	Number of items posted: Getal stukke gepos: Received by - Ontvang deu	ır:	Date-stamp Datumstempel
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S. S.	Bhekukwenza Johannes D Greytown	\adla	e	R	C	REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 302 www.sapc.co.za RD 967 044 229 ZA CUSTOMER COPY 301028R	
SIR	Isaac Zweldinii Dlad Greytour	<u>L</u> q.				REGISTERED LETTER (with a domestic insurance apption) Share Cult 1990 11 201 W. L.A. CUSTOMER COPY 301028R	
SIR	Bhekiziten Elias Nguli Greytown	wG.				REGISTERED LETTER (with a domestic insurance option) RTP 046960 14 402 (NT 570 Aco.za CUSTOMER COPY 301028R	
SUR'	the Form Grasdal Bhekuyise Thembintosi Greytown					REGISTERED LETTER (with a domestic insurance option) Sharecall 0860 111 502 www.spp.co.za RD 967 044 175 ZA CUSTOMER COPY 301028R	
SUP.	Khokhokwathe Hadebe The Farm Grasdal Greytown					REGISTERED LETTER (with a domestic insurance option) Starting of 144 189 2A co.za CUSTOMER COPY 301028R	
SUR	Kumzele Annanias Ngguli Greytown	ruder				REGISTERED LETTER with a domestal insurance option organization of the control of the control option organization of the control option organization of the control option organization of the control option CUSTOMER COPY 301028R	
SUR	Herbert Helmut Schul	2				REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sapo.co.za RD 967 043 912 ZA CUSTOMER COPY 301028R	
SLR	Dlokwethy Dladdla Farm Grasdal Greytown					REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 tww.sapo.cc.za RD 967 044 158 ZA CUSTOMER COPY 301028R	
Sender's name and Naam en adres van		er of items posted: stukke gepos:				Date-stamp Datumstempel	
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Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	ordinary/insu parcel Handelsbedr waarde va gewone/	charge/Value of ordinary/insured parcel Handelsbedrag/ waarde van gewone/ ersekerde pakket		s-	Parcel no. Pakketno.
SP.	Proud Acres Farm Seven Oaks.					REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sapo.co.za RD 967 044 161 ZA CUSTOMER COPY 301028R
S P	Stockdale Toust PMB					REGISTERED LETTER swith a domestic insurance option shareful 0860 111 502 www.sapo.co.2a RD 967 044 095 ZA CUSTOMER COPY 301028R
SUL	Alexander Daniel Brett Hop Howick.	kine				REGISTERED LETTER (with a domestic Insurance option) R17 96 944 144 2AC c.za
SV	Champion Capital Growth. Gillits					REGISTERED LETTER (with a demastic insurance option) (with a demastic insurance option
SCP.	Honey Badger Family Trust PMB.					REGISTERED LETTER (with a domestic insurance option) shareful 0860 117 502 www.sapp.co.xa RD 867 699 008 ZA GUSTOMER GOPY 301028R
SUL	Champion Capital Growth T DBN North	rust				REGISTERED LETTER (with a domestic insurance option) ShareCall 0880 11 902 www.spor.or. RD 867 698 909 ZA CUSTOMER COPY 301028R
SUR.	Craig Schiever Family True Winterton	ا				REGISTERED LETTER share of observed of the standard of the share of th
SUR	Duduzile Goodness Mnowo Buckan.	be				REGISTERED LETTER Auth a domestic insurance option State Cal place of 1502 and 440 account RID 67 043 414 2
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SIR	Meriselwa Mchunu Tugela Ferry			REGISTERED LETTER (with a domestic insurance uption) POSSIBLE OF STREET
S	Descoine Thrash Trus Camperdoun	\t-		REGISTERED LETTER (with a dorreste insurance orders) Run (a) 656 (141 503 unique sprio co.ta Run (a) 757 (45 3 unique sprio co.ta Run (a) 757 (45 3 unique sprio co.ta CUSTOMER COPY 301028R
S P.	Blackburn Family Toust Howick			REGISTERED LETTER (with a domestic insurance option) RED-SUPER COPY CUSTOMER COPY 301028R
SUZ.	Impunelelo Community Muden.	land Trust		REGISTERED LETTER Orth a domestic insurance aption) Sharacal 0800 111 502 tww.sapo.co.ta RD 967 045 357 ZA CUSTOMER COPY 301028R
SU	Azalea Property Trust PMB			REGISTERED LETTER Offine a decreasing insurance options Report (official factors of the factors options) Report (official factors options) Rep
SUR.	Raisla F. T.	2es		REGISTERED LETTER (with a domestic insurance option) 中分(中旬中旬中旬中旬中旬中旬中旬中旬中旬中旬中旬中旬中旬中旬中旬中旬中旬中旬中
SUR	Beghin Claude John Gegr DBN	frey		REGISTERS C. 30 VALUE OF THE POPULATION OF THE P
SIR	BJ Trust - Trustee Umvoti District	<u> </u>		REGISTERED LETTER [with a domestic insurance option] Register of the control of t
Sender's name and Naam en adres van		umber of items posted: etal stukke gepos:		Date-stamp Datumstempel
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SIP	Beglin Claude John (DBN)	۵.				REGISTERED LETTER Auth a domestic insurance option) Region (1960) 14502 mm. 1974 co.ta CUSTOMER COPY 301028R
SP	Herander Hill Toust- Howick					REGISTERED LETTER (with a domestic insurance potion) (WITOMER COPY 301028R
SUR	Beket family Tous Richmond	<i>></i> +				REGISTERED LETTER Auth a domestic insurance posion) Reposition of social supplication CUSTOMER COPY 301028R
S UV	Jordan Toust Tous PMB	stee.				REGISTERED LETTER (with a domestic insurance option) ShareCall 9860 111 502 www.sapc.c.za RD 967 045 365 ZA CUSTOMER COPY 301028R
SIR	Hzalea Property Toust Weubley RMB					REGISTERED LETTER forth a demostic insurance option of the control
SP	Bergville Toust-Toust Newcastle.	ee_				REGISTERED LETTER (with a domestic insurance option) (with a domestic insurance option) (AT) CHOSCO (14 30 2009 SPA co.za
SLR	Mociform Toust-Tous Moci River	tee.				REGISTERED LETTER Adomestic Insurance policini STATE STATE OF STA
SLR	Mosi form Toust-Tous Mosi River	tee				REGISTERED LETTER With a domestic insurance application shocked agents for the strainer application of the straine
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SU	Aveleda Tousk Coleuso					REGISTERED LETTER (with a domastic Insurance option) Sparce (1980 11 90 11 90 11 90 12 90
SP	Susan Mynie Busson Colenso					REGISTERED LETTER (with a domestic Insurance option) ShareCall 9880 111 502 www.sapo.co.za RD 841 829 669 ZA CUSTOMER COPY 301028R
SIL	Mc Wilkinson B Co Hilton					REGISTERED LETTER (with a demastic insurance option) ShareGall 0800 111 002 WWW.sspo.co.ca RD 841 829 086 ZA CUSTOMER COPY 301028R
	Bhejana family Trust Cowies Hill		***************************************			REGISTERED LETTER (with a domestic Insurance option) single-glid logo (11 502 www.sapo.co.za RD 967 045 493 ZA CUSTOMER COPY 301028R
SJR	Richard Zeal Hubbarb Cowies Hill					REGISTERED LETTER (with a domestic insurance option) Start (1.680) (14.503) (14.503) CUSTOMER COPY 301028R
- R.	Black Family Toust Hilton					REGISTERED LETTER THIS GROWN GOPY A BOOK COPY
SCR	Caroline Germell Family Trus Howick.	\				REGISTERED LETTER (with a domestic insurance option) spaceful 8860 111 502 www.sapo.co.za RD 967 045 480 ZA CUSTOMER COPY 301028R
SP	Brian Cambert Kurz PMB				\	REGISTERED LETTER AND GOODS THE CONTROL OF THE CONTROL OF THE COPY CUSTOMER COPY 301028R
Sender's name and Naam en adres van		of items posted ikke gepos:				Date-stamp Datumstempel
	Received	by - Ontvang d	eur:			

COD Insured Ordinary *Lys van pakkette gepos:

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Versekerde Gewone



Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Valu ordinary/insi parcel Handelsbed waarde va gewone/ versekerde pa	ured rag/ in akket	COD/ Insurance fee KBA-/ versekerings- koste		Parcel no. Pakketno.
SP	Deutsche Schule Herman Greyton	nsburg	6	6%		REGISTERED LETTER Anth a domestic fraurance option) Shareful 980 111 502 www.sapc.co.za RD 967 045 476 ZA CUSTOMER COPY 301028R
SUR	Alpha Cebolozatha Zwan Empangeni	. €,				REGISTERED LETTER (अत्मी) वृक्षण विक्षण विक्षण विक्षण विक्षण विक्षण विक
SUR	Wilgesprint Farm New Hanover					REGISTERED LETTER Anth a domestic insurance option) Reproving 12 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
SP.	Karsten Muller Bergbron					REGISTERED LETTER (with a domestic insurance option) RD 967 045 445 ZA A BOOK COPY
S P	Molete & Mingcinua famil Thornville	y st				REGISTERED LETTER (with a domestic insurance option) RD 967 045 428 ZA A BOOK COPY
SVP	Tuerte Trust - Toustees. Greytown					REGISTERED LETTER (with a domestic insurance option) Sharecall 0860 117 902 www.sapo.co.ze RD 867 698 784 ZA GUSTOMER COPY 301028R
SUR	Oikos Toust - Trustees Tugela Ferry					REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sapo.co.za RD 867 698 767 ZA GUSTOMER GOPY 301928R
S.P.	Alcock family Trust Lions River					REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sapc.co.za RD 867 699 745 ZA GUSTOMER COPY 301028R
Sender's name and Naam en adres van		per of items posted stukke gepos:	l:	· · · · · · · · · · · · · · · · · · ·		Date-stamp Datumstempel
	Rece	ived by - Ontvang	deur:			

COD insured Ordinary *Lys van pakkette gepos:

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Sender's reference no. Afsender se vewysingsno. Main en adres van geadresseerde Moutti son Property Trust Merrivale Stushwood Toust New Honover Ferrar family Toust-Toustees.	ed g/ :ket	COD/ Insurance fee KBA-/ versekering koste		Parcel no. Pakketno.
Shushwood Toust Shushwood Toust Shew Honover Ferrar Family Toust-Toustees. La Lucia	C	R	C	
SCP New Hanover Ferrar Family Toust-Toustees. La Lucia				(with a domestic insurance option) RD 967 045 207 ZA A BOOK COPY
Servar family Toust-Toustees.				REGISTERED LETTER (with a domestic insurance option) (RD 967 045 198 ZA A BOOK COPY
				REGISTERED LETTER (with a domestic insurance option) RD 967 045 241 ZA A BOOK COPY
S. R. Brendon La Lucia				REGISTERED LETTER (N. 1) of Smooth 1 is surjected priority A BOOK COPY
Amaching Community Trust Jugela Ferry				REGISTERED LETTER with a domestic insurance option) share cell description of the cell state of the ce
SUR Brushwood Torust New Hanover				REGISTERED LETTER (with a domestic insurance option) RD 967 045 184 ZA ABOOK COPY
Skova Broe Toust Sch. Howick.				REGISTERED LETTER (with a domestic insurance option) RD 967 044 113 ZA A BOOK COPY
Si Zuzuly Community Trust Vryheid				REGISTERED LETTER (with a domestic insurance option) shareful 1886 111 502 www.sapp.co.2a RD 967 044 100 ZA CUSTOMER COPY 301028R
Sender's name and address: Naam en adres van afsender: Received by - Ontvang description:	,		1	i .

insured Ordinary *Lys van pakkette gepos:

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Versekerde Gewone



Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Value of ordinary/insured parcel Handelsbedrag/ waarde van gewone/ versekerde pakket		charge/Value o ordinary/insure parcel Handelsbedrag waarde van gewone/ versekerde pakk		charge/Value o ordinary/insure parcel Handelsbedrag waarde van gewone/ versekerde pakk		charge/Value o ordinary/insure parcel Handelsbedrag waarde van gewone/ versekerde pakk		charge/Value of ordinary/insured parcel Handelsbedrag, waarde van gewone/ versekerde pakke		charge/Value of ordinary/insured parcel Handelsbedrag/ waarde van gewone/ versekerde pakke		COD/ Insurance fee KBA-/ versekering koste		Parcel no. Pakketno.
SUR	Painty Mombifuth: Mingan 1 Xopo	<u>-</u>				REGISTERED LETTER (with a domestic insurance option) share Call 9860 111 502 www.sapp.co.za RD 967 044 127 ZA CUSTOMER COPY 301028R										
5ª.	Sigaphimula Land Too	\$ \				REGISTERED LETTER with a domestic insurance option) Sharecall 0860 111 502 www.sapc.co.za RD 967 044 073 ZA CUSTOMER COPY 301028R										
SIR	Silwanentuthuko Land Ton PMB	184				REGISTERED LETTER (with a domestic insurance option) State of 10 20 17 20 10 20 20 20 20 20 20 20 20 20 20 20 20 20										
SIR	Ivan Steven Colenbrano PMB	ler.				REGISTERED LETTER Auth a domestic incurance option of the share cut										
SCF	Savol Trust Hilton	_				REGISTERED LETTER (with a domestic insurance option) ShareCail 0860 111 502 www.sapo.co.za RD 967 044 060 ZA CUSTOMER COPY 301028R										
SUR	Michael Dennis Fraser Pumula					REGISTERED LETTER (with a domestic insurance option) ShareCall 0800 111 502 www.sapc.co.za RD 967 044 042 ZA CUSTOMER COPY 301028R										
SUL'	SA Green Trust Richmond	_				REGISTERED LETTER (with a domestic Insurance option) Share Call 0860 111 502 www.sapo.co.za RD 967 043 055 ZA CUSTOMER COPY 301028R										
SP.	Roosboom Community Law Ladysmith	1 Toust				REGISTERED LETTER (with a domestic insurance option) RD 967 044 011 ZA										
Sender's name and Naam en adres van	afsender: Getal st	r of items posted: cukke gepos: ed by - Ontvang d				Date-stamp Datumstempel										
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COD Insured Ordinary *Lys van pakkette gepos:

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Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Value ordinary/insu parcel Handelsbedr waarde vai gewone/ versekerde pa	red ag/ 1	COD/ Insurance fee KBA-/ versekerings koste		Parcel no. Pakketno.
SUR.	Carol Yvonne Smith. Howick					REGISTERED LETTER (with a domestic insurance aption) 社子学研究(1440129 新兵co.za CUSTOMER COPY 301028R
SR	P&C Smith Family Toust Howick.	_				REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sapc.co.za RD 967 043 991 ZA CUSTOMER COPY 301028R
SP	Ophathe Communal Property Muden	y Trus				REGISTERED LETTER (with a domestic insurance option) Star Call Base 111 502 www. sprg.co.za RD 90 7 044 008 ZA CUSTOMER COPY 301028R
5 P	Mphephwe Toust PMB.	-				REGISTERED LETTER with a domestic insurance option) sharecall 0880 111 502 www.sap.co.zs RD 967 043 974 ZA CUSTOMER COPY 301028R
SP	Namaruka Trust Mooi River				Ŗ	REGISTERED LETTER th a domestic insurance option) D 967 043 988 ZA A BOOK COPY
SUL	Motane Communal Prope Establish	Ay Tou	S +			REGISTERED LETTER (with a domestic insurance option) RD 967 043 957 ZA A BOOK COPY
SUL.	James Bernard Austen S PMB	nith.				REGISTERED LETTER (with a domestic insurance option) Space (1) 9800 13 700 www.space.co.za (ED 90 70 143 90 50 ZCA CUSTOMER COPY 301028R
SV	Mortons Hill Family Tous					REGISTERED LETTER (with a domestic insurance option) Starecall 0860 111 502 www.supo.co.za RD 967 043 930 ZA CUSTOMER COPY 301028R
Sender's name and Naam en adres van		of items posted ukke gepos:	 :			Date-stamp Datumstempel

Received by - Ontvang deur:

COD Insured Ordinary *Lys van pakkette gepos:

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Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Value ordinary/insu parcel Handelsbedr: waarde var gewone/ versekerde pa	red ag/	COD/ Insurance fee KBA-/ versekerings- koste	Parcel no. Pakketno.	
SUP.	Mhawe Community law Weenen	d Toust			REGISTERED LETTER (with a domestic insurance option) shareCall 0860 111 502 www.sapc.co.za RD 967 043 943 ZA CUSTOMER COPY 301028R	
SIL	Kenosis Community Trust- Imbali	- Trustee.			REGISTERED LETTER (with a domestic insurance option) Sharocal 0860 111 502 www.sspo.co.za RD 867 699 847 ZA CUSTOMER COPY 301928R	
SUL.	Herbert Helmut Schul Wartburg	\z			REGISTERED LETTER (with a dómestic insurance option) ShareCall 0860 111 502 www.sapc.co.za RD 867 699 246 ZA CUSTOMER COPY 301626R	
SLR	Wartburg	<u>er</u>			REGISTERED LETTER (with a didmostic insurance option) ShareCall 0860 111 502 www.sspo.co.za RD 867 699 609 ZA GUSTOMER COPY 301928R	
SUL	Hard Asset Cascades				REGISTERED LETTER (with a domestic insurance option) RD 867 699 507 ZA A BOOK COPY	
SP.	Robert Murray Evan Dorpsprint	S	***************************************		REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sapo.co.za RD 867 699 484 ZA CUSTOMER COPY 301628R	
SCR.	Freybown Greybown				REGISTERED LETTER (with a domestic Insurance option) ShareCall 0860 111 502 www.sape.co.za RD 867 699 365 ZA GUSTOMER COPY 801028R	
SUR	Blackburn family Trus Howick	<u> </u>			REGISTERED LETTER (with a domestic insurance option) ShareCall 8860 111 502 www.sapo.co.za RD 867 699 382 ZA CUSTOMER COPY 301028R	
Sender's name an Naam en adres va		mber of items posted: tal stukke gepos:	L		Date-stamp Datumstempel	
	Re	ceived by - Ontvang d	eur:			

*List of parcels posted: COD Insured Ordinary

*Lys van pakkette gepos: KBA Versekerde Gewone



Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	ore Ha	Trade- large/Value dinary/insur parcel andelsbedra waarde var gewone/ sekerde pal	ed ag/	fee KBA-/ versekerings- koste		Parcel no. Pakketno.
SLR.	Kevin Hifton Culverne PMB	레					REGISTERED LETTER (with a domestic insurance option) ShareCall 0880 111 502 www.sapo.co.za RD 867 699 263 ZA GUSTOMER COPY 301028R
SP	Hebron Haven Toust Lions River	r					REGISTERED LETTER (with a domestic insurance option) RD 867 699 127 ZA A BOOK 69PY
sil.	Hillermann Greenacres T Wartburg	Trust					REGISTERED LETTER (with a domestic insurance option) Sharecall 0860 111 502 www.sapo.co.za RD 867 699 025 ZA GUSTOMER COPY 301028R
SIR	Lance Gavin Hosk	ing					REGISTERED LETTER With a formed in insurance option; R D 90 111 502 www.sapc.co.sa CUSTOMER COPY 301028R
SP	Thella Rae English Richmond						REGISTERED LETTER (with a domestic insurance option) (RTP-9K-9K-9K-9K-9K-9K-9K-9K-9K-9K-9K-9K-9K-
SUL	Hendrik Johannes Stephe Davel Family Toust Mobilbook Plaas.	anus.					REGISTERED LETTER with a domestic insurance option; sharecal 0860 111 802 www.sapc.co.za RD 967 044 691 ZA CUSTOMER COPY 301028R
SIL	Hendrik Johannes S Paulpietersburg	•	~U\$·				REGISTERED LETTER (with a domestic insurance option) (State Call Opport 15 502 Week space co.za CUSTOMER COPY 301028R
SUL.	Hahaa Family Toust	av.					REGISTERED LETTER (with a domestic insurance option) (with a domestic insurance option
Sender's name and Naam en adres var	n afsender: G	lumber of ite	gepos:		- Contraction of the Contraction		Date-stamp Datumstempel

COD Insured Ordinary *Lys van pakkette gepos:

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Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Value ordinary/insu parcel Handelsbedr waarde val gewone/ versekerde pa	red ag/	COD/ Insurance fee KBA-/ versekering koste		Parcel no. Pakketno.
SP.	HFT Trust Greytown	-				REGISTERED LETTER And a domestic invariance option) Registration of the state of th
SP.	Jabulani Mbatha Vryheid					REGISTERED LETTER with a domestic insurance obtion) single Call 0860 11 503 909 12 A O 0 14 4 300 12 A CUSTOMER COPY 301028R
SUR-	Esebeni family Toust Court Road					REGISTERED LETTER (with a domestic insurance option) Shareful 1860 111 502 www.sapo.cc.ta RD 967 044 396 ZA CUSTOMER COPY 301028R
SUR.	Enkondog Community Tous! Muden					REGISTERED LETTER Order of Compastic Insurance option) Registered Letter Order of Compastic Insurance option) Registered Letter Order of Compastic Insurance option) CUSTOMER COPY 301028R
SUL	Mulanhla Ducan Shan Imbali Township	50				REGISTERED LETTER (with a domestic insurance option) (with a domestic insurance option
SIR	Engadini Community Tous Imbali Township.					REGISTERED LETTER with a domestic insurance option) RD 967 044 403 ZA CUSTOMER COPY 301028R
SIR	Doug Evans Family Toust Camperdown					REGISTERED LETTER (with a domestic insurance option) 我可可以你们也有这个企业。
SP.	Fairdale Farm Greytown					REGISTERED LETTER (with a domestic insurance option) Region (141608 1 m/s spg. co.za) CUSTOMER COPY 301028R
Sender's name and Naam en adres var	a afsender: Getal str	of items posted ukke gepos: d by - Ontvang d				Date-stamp Datumstempel
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COD Insured Ordinary *Lys van pakkette gepos:

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Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Value ordinary/insur parcel Handelsbedra waarde van gewone/ versekerde pak	ed ug/	COD/ Insurance fee KBA-/ versekerings koste	S- /	Parcel no. Pakketno.
S.C.	Eyeten Community Toust Kranskop	- Trustee.	0	88	8	REGISTERED LETTER (with a domestic insurance option) Sharecal 8600 111 902 www.sapo.co.za RD 867 704 927 ZA CUSTOMER COPY 301028R
SUR	Zimisele Community Too Wasbank	ūst				REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 117 502 www.sapc.co.za RD 867 704 860 ZA GUSTOMER COPY 301028R
SCP	Zibuke Community Tou Craigieborn	+2,				REGISTERED LETTER (with a domestic insurance opcion) sharecal 1980 111 502 www.sapc.oza RD 867 705 220 ZA CUSTOMER COPY 301028R
SP	Eyelin Community Trust-	Toustee				REGISTERED LETTER (with a domestic insurance option) ShareCall 9869 111 502 www.sapc.co.za RD 867 705 508 ZA GUSTOMER COPY 301028R
SUR	Magdelinah Mising Mod Oberholzer	7				REGISTERED LETTER (with a domestic insurance option) ShareGal 1980 111 502 www.sapo.co.za RD 867 704 683 ZA GUSTOMER COPY 301028R
SIR	Xolefuna Trust Pandfonteir					REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sapo.co.za RD 867 705 366 ZA GUSTOMER COPY 301628R
SP.	Hevin Hilton Culvern PMB					REGISTERED LETTER (with a domestic insurance option) ShareGall 0860 111 502 www.sspc.co.ze RD 867 704 745 ZA CUSTOMER COPY 301028R
SUR.	Keith Allan Pitont DBN					REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sapo.co.za RD 867 705 485 ZA GUSTOMER GOPY 301028R
Sender's name and Naam en adres van	afsender: G	umber of items posted: etal stukke gepos: eceived by - Ontvang de	eur:			Date-stamp Datumstempel

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Ordinary Gewone Trade-COD/ charge/Value of Insurance ordinary/insured fee Sender's parcel KBA-/ Parcel no. reference no. Addressee's name and address Handelsbedrag/ versekerings-Pakketno. Afsender se Naam en adres van geadresseerde waarde van koste vewysingsno. gewone/ versekerde pakket R R e C hashin REGISTERED LETTER vith a domestic insurance option areCall 0860 111 502 www.sapo.c RD 841 829 451 ZA CUSTOMER COPY 301028R REGISTERED LETTER ith a domestic insurance option reCall 0860 111 502 www.sapo.c RD 867 705 264 ZA CUSTOMER COPY 301028R REGISTERED LETTER shareCall 0860 111 502 www.sapo... RD 967 044 467 ZA CUSTOMER COPY 301028R REGISTERED LETTER
(with a domestic insurance option)
ShareCall 0860 111 502 www.sano.co.vs RD 967 044 453 ZA CUSTOMER COPY 301028R REGISTERED LETTER CUSTOMER COPY 301028R FW REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sapo.co.ze RD 967 043 081 ZA over lew CUSTOMER COPY 301028R = xicis REGISTERED LETTER with a domestic insurance option of the share call 0860 111 502 www.sapo... RD 967 044 475 ZA CUSTOMER COPY 301028R REGISTERED LETTER (with a domestic insurance optic shareCall 0860 111 502 www.sapc.cRD 967 044 524 ZA CUSTOMER COPY 301028R Sender's name and address: Number of items posted: Date-stamp Naam en adres van afsender: Getal stukke gepos: Datumstempel

Received by - Ontvang deur:

COD Insured Ordinary *Lys van pakkette gepos:

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Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Value ordinary/insur parcel Handelsbedra waarde van gewone/ versekerde pal	ed ıg/	COD/ Insurance fee KBA-/ versekering koste	Parcel no. Pakketno.
s P	Earle family Toust Codor wille				REGISTERED LETTER (with a domestic insurance option) RTC 14050(450) (4405()) P. SEACO.Za CUSTOMER COPY 301028R
SUR	N C T T	عاد			REGISTERED LETTER (with a domestic insurance spilon) ShareCall 0860 111 502 www.sapo.co.za RD 967 044 515 ZA CUSTOMER COPY 301028R
SP	Embo Table Mountain Communal Property Piet Tetier				REGISTERED LETTER (with a domestic insurance option) (Proceedings of the Process (CUSTOMER COPY 301028R
SLP	Kenosis Community Ton Meredale	78F			 REGISTERED LETTER (with a domestic insurance option) Registrated by the state of th
SP	Heidi Gay Taylor Cascades				REGISTERED LETTER (with a domestic insurance option) shareCall 0860 111 502 www.sapc.co.za RD 841 829 712 ZA CUSTOMER COPY 301028R
SP	Kensington family Tou	,			 REGISTERED LETTER (with a domestic Insurance option) Sharocal 0880 111 302 www.sepc.co.zz RD 841 829 615 ZA CUSTOMER COPY 301028R
SI	T 1 1 0 T	8L			REGISTERED LETTER (with a demestic insurance option) ShareCall 0880 #11 502 www.sapc.co.ze RD 841 829 672 ZA CUSTOMER COPY 301028R
SIL	Mission Toust Currys Port				REGISTERED LETTER (with a domestic Insurance option) ShareCall 0860 111 502 www.sapc.co.za RD 841 830 375 ZA CUSTOMER COPY 301028R
Sender's name and Naam en adres van		nber of items posted: al stukke gepos:			Date-stamp Datumstempel
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Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Valur ordinary/insu- parcel Handelsbedi waarde va gewone/ versekerde pa	red rag/ n	COD/ Insurance fee KBA-/ versekering koste		Parcel no. Pakketno.
SCR	MJ Weeden family Tous Kloop	3)				REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sapo.cc.2a RD 841 830 517 ZA CUSTOMER COPY 301028R
SIR	Mhlumba Community lan Weenen	d Toust				REGISTERED LETTER (with a domestic insurance option) ShareGall 0800 171 000 www.sspo.co.za RD 841 830 494 ZA CUSTOMER COPY 301028R
SP.	Mhlumba Community Lan Weenen					REGISTERED LETTER (with a domestic insurance option) ShareCall 0880 71 502 www.sapc.co.za RD 841 830 636 ZA CUSTÔMER COPY 301028R
SUL	McMohan Family Toust Nottingham Road					REGISTERED LETTER (with a domestic Insurance option) Sharecall 0860 111 502 two.aspc.co.zs RD 841 830 619 ZA CUSTOMER COPY 301028R
SU	McAlahon Family Tous Nothingham Road					REGISTERED LETTER (with a domestic insurance option) RD 841 830 738 ZA A BOOK COPY
SUL.	Mbabane Community Le Weenen	17				REGISTERED LETTER (with a domestic insurance option) SheraCall 0860 111 052 www.sapc.co.za RD 841 829 553 ZA CUSTOMER COPY 301028R
SU	Wartburg	lee.				REGISTERED LETTER (with a domestic finaurance option) ShareGail gaze 111 622 page 2390 co.28 RD 841 829 465 ZA CUSTOMER COPY 301028R
SLR.	Olivier Familie Toust Vryheid				, manufaction	REGISTERED LETTER (with a domestic insurance option) SharoCall 0860 191 502 www.sapo.co.za RD 841 829 394 ZA CUSTOMER COPY 301028R
Sender's name and Naam en adres var	n afsender: Getal s	er of Items posted stukke gepos: red by - Ontvang o				Date-stamp Datumstempel

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Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Value ordinary/insure parcel Handelsbedra waarde van gewone/ versekerde pak	g/	COD/ Insurance fee KBA-/ versekering koste		Parcel no. Pakketno.
SUL.	Relebolile Veronica Mliph Randfontein	Q .				REGISTERED LETTER (with a domestic insurance option) Sheeted 1980 11 502 www.sspo.co.ze RD 841 829 575 ZA CUSTOMER COPY 301028R
SIL	Ngidi No.2 family Toust-Tous Umhlanga Rocks	tee,				REGISTERED LETTER (with a domastic insurance option) ShareCau 0689 11 502 www.spo.co.ze R D 841 829 425 ZA CUSTOMER COPY 301028R
SIR.	Esivivaneni Sika Mtshilwan Community Toust-Toust Weenen	e ee				REGISTERED LETTER (with a domestic insurance option) ShareCall 0880 111 502 www.sapo.co.28 RD 841 829 540 ZA CUSTOMER COPY 301028R
SCE.	Ezibindini Community Toust- Weenan	Trustee				REGISTERED LETTER (with a domestic Insurance option) ShareCall 0860 111 502 www.sapo.co.za RD 841 829 567 ZA CUSTOMER COPY 301028R
SIR	Little Forest PMB					REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sspc.co.za RD 841 829 536 ZA CUSTOMER COPY 301028R
SCR	Kildare Toust Nottingham Road					REGISTERED LETTER (with a domestic insurance option) ShareGil 0350 111 502 www.arthcoc.za RD 841 829 638 ZA CUSTOMER COPY 301028R
SLR.	Derpspruit	ustee				REGISTERED LETTER (with a domastic insurance option) ShareCal 9869 11 829 690 ZA CUSTOMER COPY 301028R
SUR.	Mission Trust Nothingham Road					REGISTERED LETTER (with a domestic insurance option) ShareCall 980 941 502 www.spp.co.za RD 841 830 392 ZA CUSTOMER COPY 301028R
Sender's name and Naam en adres van		of items posted: kke gepos:				Date-stamp Datumstempel
Abide my A	Received	l by - Ontvang de	ur:			THE CALL PROCESSOR PROCESSOR AND ADDRESS ASSESSED.

COD Insured Ordinary *Lys van pakkette gepos:

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Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Value ordinary/insu parcel Handelsbedr- waarde var gewone/ versekerde pa	red ag/	COD/ Insurance fee KBA-/ versekerings- koste	c	Parcel no. Pakketno.
S.P.	Motbros family Toust Laxui					REGISTERED LETTER (with a domestic Insurance option) ShareCall 0860 111 002 www.sapo.co.za RD 841 830 137 ZA CUSTOMER COPY 301028R
SIR	Mooizicht Toust Hilton	_				REGISTERED LETTER (with a domestic insurance option) SharaCall 0860 111 502 www.sapc.co.za RD 841 830 273 ZA CUSTOMER COPY 301028R
SUR	MJ Weeden Family Toush Kloop					REGISTERED LETTER (with a domestic insurance option) ShareCall 0850 111 502 www.sapo.co.za RD 841 830 256 ZA CUSTOMER COPY 301028R
S.C.	Carlene Mae Bronner					REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 502 www.sapo.co.za RD 841 829 893 ZA CUSTOMER COPY 301028R
SIR.	Muden Community Family T Muden	rust				REGISTERED LETTER (with a domestic insurance option) Sharecal 0880 111 302 www.sapo.co.za RD 841 830 035 ZA CUSTOMER COPY 301028R
SIF	Bryshan Toust-Toustees Mid Illowo	_				REGISTERED LETTER (with a domestic insurance option) Sharacall 0860 111 502 www.sspc.co.za RD 841 830 018 ZA CUSTOMER COPY 301028R
SUL	MJ Weeden Family Tou Hilton	6) -				REGISTERED LETTER (with a domestic insurance option) Sharecall 0860 711 502 www.sapc.co.ze R D 841 830 154 ZA CUSTÔMER COPY 301028R
SLP	Robin Eric Easton Berry Kloop					REGISTERED LETTER (with a domastic insurance option) ShareGall 0800 71 502 www.aspo.co.za RD 841 829 916 ZA CUSTOMER COPY 301028R
Sender's name and Naam en adres var		r of items posted tukke gepos:	:	1		Date-stamp Datumstempel
	Receive	ed by - Ontvang d	eur:			***************************************

COD Insured Ordinary *Lys van pakkette gepos:

KBA

Versekerde Gewone



Age is qualitative a	y			_	
Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Valudordinary/insuparcel Handelsbediwaarde va gewone/ versekerde pa	rag/	COD/ Insurance fee KBA-/ versekering koste	Parcel no. Pakketno.
SIR	Averi Family Toust PMB				REGISTERED LETTER (with a domestic insurance option) ShareCall 3680 111 502 www.sapc.oza RD 841 829 774 ZA CUSTOMER COPY 301028R
S.P.	Morgan Farming Trust Tou	stee			REGISTERED LETTER (with a domestic insurance option) share-od 0800 711 502 www.sapo.co.za RD 867 704 989 ZA (CUSTOMER GOPY 301028R
SCR	Clouston Toust Coleuso				REGISTERED LETTER (with a domestic insurance option) ShareCall 0860 111 362 www.aspo.co.za RD 867 705 043 ZA CUSTOMER COPY 301028R
SCR	Xolani Sima Mkhize Ladysmith				REGISTERED LETTER (APIL a domestic (naurance option) ShareCail 0860 111 502 www.sapc.co.za RD 867 705 105 ZA GUSTOMER COPY 301028R
SIR	Shelagh Jeanne Cloustor Colenso			-	REGISTERED LETTER (with a domestic insurance option) Sharecal 0860 191 502 www.sapo.co.xa RD 867 705 162 ZA CUSTOMER GOPY 301029R
SUR	Chive Andhany Wills PMB				REGISTERED LETTER (with a domestic Insurance option) ShareCall 0860 111 502 www.sapo.co.za RD 867 705 281 ZA GUSTOMER COPY 301628R
SUL	Allan David Alcock. Lions River				REGISTERED LETTER (with a domastic insurance option) ShareCall 9867 705 349 ZA GUSTOMER COPY 301028R
SUR	Mendy Thobile Mchuny Ladysmith				REGISTERED LETTER (with a domestic insurance option) ShareCall 9860 117 502 www.sapo.co.za RD 867 705 406 ZA GUSTOMER GOPY 301028R
Sender's name and Vaam en adres van		of items posted kke gepos:	l:		 Date-stamp Datumstempel
	Received	l by - Ontvang o	deur:		

COD Insured Ordinary *Lys van pakkette gepos:

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Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Value ordinary/insur parcel Handelsbedra waarde van gewone/ versekerde pak	ed ag/	COD/ Insurance fee KBA-/ versekering koste	s-	Parcel no. Pakketno.
SIR	Gugu Joseph Mchunu Lady smith					REGISTERED LETTER (with a domestic insurance option) SharaCall 0860 111 502 www.sapc.co.za RD 867 705 468 ZA OUSTOMER GOPY 301028R
SCP	AP Bronner Family Tour Wembley	s+				REGISTERED LETTER (with a domestic insurance option) Sharecal 0880 111 002 www.sapo.co.za RD 867 705 525 ZA GUSTOMER COPY 301028R
SU.	Ashmole Family Toust Durban					REGISTERED LETTER with a domestic insurance option) shareCall 0800 111 502 www.sapo.co.za RD 841 829 791 ZA CUSTOMER COPY 301028R
SUR.	Oikos Toust - Toustee Mount Vernon					REGISTERED LETTER (with a domestic insurance option) harcal (989) 911 902 www.sapo.co.za RD 841 829 624 ZA CUSTOMER COPY 301028R
	March C. T. T	rustees				REGISTERED LETTER (with a domestic insurance option) Sharecall 0880 111 502 www.sapo.co.za RD 841 829 655 ZA CUSTOMER COPY 301028R
SCP.	MMRN for Foundly Tous	st_				In REGISTERED LETTER [with a domestic Insurance option] Sharecall 0600 117 502 www.sapc.ccts RD 841 829 726 ZA CUSTOMER COPY 301028R
SLR	Bafikile Eunice Zulu. Middelrus					CUSTOMER COPY 301028R
SUR.	Paul Arnott family Ton	refe				REGISTERED LETTER (with a domestic insurance option) ShareCail 0860 111 502 www.sapc.cc.za RD 841 829 496 ZA CUSTOMER COPY 301028R
Sender's name and Naam en adres van	afsender: Ge	mber of items posted: tal stukke gepos:				Date-stamp Datumstempel
	110		- 			

insured Ordinary *Lys van pakkette gepos:

KBA

Versekerde Gewone



Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Value ordinary/insu parcel Handelsbedra waarde var gewone/ versekerde pa	red ag/ 1	COD/ Insurance fee KBA-/ versekerings- koste	Parcel no. Pakketno.
SP.	Peter Briscoe family Toush Esten				REGISTERED LETTER (with a domestic insurance option) ShareCail 0860 111 502 www.sapo.co.za RD 841 829 417 ZA CUSTOMER COPY 301028R
SUR	Peter Briscoe Family Tou Eston				REGISTERED LETTER (with a domestic insurance option) ShareGall 8860 H 1 802 www.sapo.co.za RD 841 829 598 ZA CUSTOMER COPY 301028R
SIR	Paul Arnott Family Toust Howick.				REGISTERED LETTER (with a domestic Insurance option) SharaGal 9860 117 502 www.sapo.co.zs RD 867 705 471 ZA CUSTOMER COPY 301028R
SUR.	Othendweri family Toust PMB	-			REGISTERED LETTER (with a domestic insurance option) Shared 8800 111 502 www.sapo.co.za RD 867 705 410 ZA CUSTOMER COPY 301028R
SLP.	Othandwen Family Tous Oakpark PMB				REGISTERED LETTER with a domestic insurance option) sharecal 0560 117 502 www.seps.cc.36 RD 841 829 448 ZA CUSTOMER COPY 301028R
SIR	Olivier familie Toust Vryheid	-			REGISTERED LETTER (with a domestic insurance option) ShareCall 0850 71 502 www.sspo.co.za RD 841 829 434 ZA CUSTÔMER COPY 301028R
SCR.	Tamarian Toust	-			REGISTERED LETTER (with a domestic insurance option) Share Call 0860 111 502 work again, coza RD 867 705 539 ZA CUSTOMER COPY 301028R
SCP.	Ezibindini Community To Hillcrest	ust			REGISTERED LETTER (with a domestic insurance option) ShareCall 8860 111 502 www.sapo.co.za RD 841 829 403 ZA CUSTOMER COPY 301028R
Sender's name and Naam en adres van		of items posted: ukke gepos:	J.		Date-stamp Datumstempel
	Receive	d by - Ontvang d	eur:		

COD insured Ordinary *Lys van pakkette gepos:

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Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Value ordinary/insur parcel Handelsbedra waarde van gewone/ versekerde pak	ed ıg/	COD/ Insurance fee KBA-/ versekering koste	Parcel no. Pakketno.
SP	Alva Property Toust-To Ngutu.	nustee			REGISTERED LETTER (with a domestic insurance option) Sharecall 0860 ft 550 www.sspc.co.ta RD 841 829 519 ZA CUSTOMER COPY 301028R
5 CP.	Fairdale Toust Greytown				REGISTERED LETTER (with a downstic Insurance option) ShareCall Open 111 502 www.spb.co.za RD 967 044 657 ZA CUSTOMER COPY 301028R
SUR	Evangrass Toust Winston Pourk.			-	REGISTERED LETTER (with a domestic insurance option) RTTCH(0400000000000000000000000000000000000
SLR	Evangrass Toust Tala Valley				REGISTERED LETTER (with a domestic hisurance apilon) ShareCall 8869 111 502 www.sapc.co.źa RD 967 044 630 ZA CUSTOMER COPY 301028R
SI.		ust			REGISTERED LETTER (with a domestic insurance aption) RD 967 044 626 LA A BOOK COPY
SUR.	RI II TI	oust			REGISTERED LETTER (with a domestic insurance option) (with a domestic insurance application) (sharecall 0890 111 502 www.sapo.co.za RD 967 044 643 ZA CUSTOMER COPY 301028R
SUR.	AM English Family Ton Richmond	ust-			REGISTERED LETTER Awith a domestic insurance option) Sharecall 0800 111 502 www.sapo.co.za RD 967 043 033 ZA CUSTOMER COPY 301028R
SUR	Bloemhof Farm Tous Greytown	.A			REGISTERED LETTER With a domestic liteurance option) Registered Letter Registered Lettered Letter Registered Lettered Let
Sender's name and Naam en adres van	afsender: Ge	umber of items posted: etal stukke gepos:			 Date-stamp Datumstempel
	ne ne		Jul.		

COD Insured Ordinary *Lys van pakkette gepos:

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Sender's reference no. Afsender se vewysingsno.	Addressee's name and address Naam en adres van geadresseerde	Trade- charge/Value of ordinary/insured parcel Handelsbedrag/ waarde van gewone/ versekerde pakket	COD/ Insurance fee KBA-/ versekerings- koste	Parcel no. Pakketno.
SUL.	Brendon Crooker True Unloas Pol			REGISTERED LETTER (with a domestic insurance option) RTP 9 (770 (74.0 609 - 57) Acc. za CUSTOMER COPY 301028R
Sil.	Hilda Dedre Outra	<u>~</u>		REGISTERED LETTER (with a domestic insurance option) ShareCul 0860 111 502 www.spo.co.za RD 067 044 555 ZA CUSTOMER COPY 301028R
SUR.	Charmain Fletcher. Mooi River			REGISTERED LETTER (with a domestic insurance option) (state of 10 560 111 502 www.spn.co.ra RD 967 044 572 ZA CUSTOMER COPY 301028R
SIR	EFG Meyer family To Himeville.	ust-		REGISTERED LETTER (with a domestic insurance option) RD 967 044 569 ZA A BOOK COPY
SP	Ensi Community land Muden	Toust		REGISTERED LETTER (with a domestic insurance option) RD 967 044 586 ZA A BOOK COPY
SUL.		Tough		REGISTERED LETTER forth a domestic Insurance option) ShareCall 0860 111 502 www.sapc.oza RD 967 044 538 ZA CUSTOMER COPY 301028R
SUL	\cap \cap \cap	ie Lie		REGISTERED LETTER with a domestic insurance option; star Call (480) 11 4 2 3 3 2 4 4 4 5 2 4 4 5 4 4 5 4 4 5 4 4 5 4 4 5 4 4 4 5 4 4 4 5 4 4 4 5 4
SU	Earle family Toust			REGISTERED LETTER (with a domestic insurance option) RD 967 044 541 ZA A BOOK COPY
Sender's name and Naam en adres van		umber of items posted: etal stukke gepos:		Date-stamp Datumstempel
		eceived by - Ontvang deur:		

Phonenumb Network Status Scheduled Submitted StatusDate 2782209103 Vodacom DELIVRD 19/Jul/2016 19/Jul/2016 <td< th=""><th>6 18:04</th></td<>	6 18:04
2782275687 Vodacom UNDELIV 19/Jul/201 19/Jul/201 <th></th>	
2779054130 Vodacom DELIVRD 19/Jul/201 (19/Jul/201 (1	
2778393843 MTN DELIVRD 19/Jul/201 19/Jul/201 19/Jul/201 2776206999 Vodacom DELIVRD 19/Jul/201 19/Jul/201 19/Jul/201	
2776206999 Vodacom DELIVRD 19/Jul/201 19/Jul/201 19/Jul/201	
2782305245 Telkom Md DELIVRD 19/Jul/201(19/Jul/201(19/Jul/2016	
2776029639 Vodacom DELIVRD 19/Jul/201(19/Jul/201(19/Jul/2016)	
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2783749220 MTN EXPIRED 19/Jul/201(19/Jul/201(19/Jul/2016	
2778269127 MTN EXPIRED 19/Jul/201(19/Jul/201(19/Jul/2016	
2782722979 Vodacom DELIVRD 19/Jul/201(19/Jul/201(19/Jul/2016)	
2782846059 Vodacom DELIVRD 19/Jul/201(19/Jul/201(19/Jul/2016)	
2782404522 Vodacom EXPIRED 19/Jul/201(19/Jul/201(19/Jul/2016)	
27842001111 CELL C EXPIRED 19/Jul/201(19/Jul/201(19/Jul/2016	
2782758636 Vodacom DELIVRD 19/Jul/201(19/Jul/201(19/Jul/2016)	
2776233402 Vodacom EXPIRED 19/Jul/201(19/Jul/201(19/Jul/201(
2783626476 MTN DELIVRD 19/Jul/201(19/Jul/201(19/Jul/2016	
2783730014 MTN DELIVRD 19/Jul/201(19/Jul/201(19/Jul/2016	
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2783692173 MTN EXPIRED 19/Jul/201(19/Jul/201(19/Jul/2016	
2782807777 Vodacom DELIVRD 19/Jul/201(19/Jul/201(19/Jul/2016)	
2779684009; Vodacom DELIVRD 19/Jul/201(1	
2782259680 Vodacom EXPIRED 19/Jul/201(19/Jul/201(19/Jul/2016)	
2782406870 Vodacom EXPIRED 19/Jul/201(19/Jul/201(19/Jul/2016)	
2782664732 Vodacom DELIVRD 19/Jul/201(19/Jul/201(19/Jul/2016)	
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2782057843 Vodacom DELIVRD 19/Jul/201(19/Jul/201(19/Jul/2016)	
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2782692461 Vodacom DELIVRD 19/Jul/201 19/Jul/201 19/Jul/201	3 18:04
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2779800233 Vodacom EXPIRED 19/Jul/201(19/Jul/201(19/Jul/2010	
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2782572181 Vodacom DELIVRD 19/Jul/201 (19/Jul/201 (19/Jul/201	3 18:04
2782485353 Vodacom EXPIRED 19/Jul/201 (19/Jul/201 (19/Jul/201	3 21:04
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2783458803 MTN DELIVRD 19/Jul/201 19/Jul/201 19/Jul/201	
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2783351340 MTN DELIVRD 19/Jul/201 19/Jul/201 19/Jul/201	
2783417115 MTN DELIVRD 19/Jul/201 19/Jul/201 19/Jul/201	
2783691280 MTN DELIVRD 19/Jul/201 19/Jul/201 19/Jul/201	
2782852553 Vodacom DELIVRD 19/Jul/201 (19/Jul/201 (19/Jul/201	
2782945717 Vodacom DELIVRD 19/Jul/201(19/Jul/201(19/Jul/2016	
2783448766 Vodacom DELIVRD 19/Jul/201 19/Jul/201 19/Jul/201	
2782847536 Vodacom DELIVRD 19/Jul/201(19/Jul/201(19/Jul/2016)	
2782957698 Vodacom DELIVRD 19/Jul/201 19/Jul/201 19/Jul/201	
2783798875 MTN UNDELIV 19/Jul/201(19/Jul/201(19/Jul/201	: 18:∩/

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2782972267	Telkom Mo	DELIVRD	19/Jul/2016	19/Jul/2016	19/Jul/2016 18:04
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2783624995	MTN	DELIVRD	19/Jul/2016	19/Jul/2016	19/Jul/2016 18:04
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2783630726		DELIVRD			19/Jul/2016 18:04
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2773027602					19/Jul/2016 18:04
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2772694596		DELIVED			19/Jul/2016 18:04
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2772501371		EXPIRED			19/Jul/2016 22:00
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2772311628		DELIVRD			19/Jul/2016 18:04
2772218354		DELIVRD			19/Jul/2016 18:04
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	DELIVRD			19/Jul/2016 18:04
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				19/Jul/2016 18:04
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2776255049 Vodacom	DELIVRD			19/Jul/2016 18:04
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2782343799 Vodacom	DELIVRD			19/Jul/2016 18:04
2782690993 Vodacom	EXPIRED			19/Jul/2016 21:04
2782607178 Vodacom	DELIVRD			19/Jul/2016 18:04
2782460342 Vodacom	DELIVRD			19/Jul/2016 18:04
2778176304 MTN	DELIVRD			19/Jul/2016 18:04
2782440519 CELL C	DELIVRD			19/Jul/2016 18:04
2782418933 Vodacom	DELIVRD			19/Jul/2016 18:04
2776226425 Vodacom	DELIVRD			19/Jul/2016 18:04
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2772801718: Vodacom	DELIVRD			19/Jul/2016 18:04
2773294167 MTN	DELIVRD			19/Jul/2016 18:04
2772746590 Vodacom	DELIVRD			19/Jul/2016 18:04
2782559079 Vodacom	DELIVRD			19/Jul/2016 18:04
2782257438 Vodacom	UNDELIV			19/Jul/2016 18:04
2782519460 Vodacom	DELIVRD			19/Jul/2016 18:04
2776610466 Vodacom	EXPIRED			19/Jul/2016 21:04
2778379764; MTN	EXPIRED			19/Jul/2016 21:04
2773136633 MTN	DELIVRD			19/Jul/2016 18:04
	EXPIRED			19/Jul/2016 18:04 19/Jul/2016 22:00
2773189288 MTN	LEVLIKED	19/Jul/2010	19/JUI/2010	13/Jul/2010 22.00

2772752565	Vodacom	DELIVRD	19/Jul/2016	19/Jul/2016	19/Jul/2016 18:04
2772792367	Vodacom	DELIVRD	19/Jul/2016	19/Jul/2016	19/Jul/2016 18:04
2773653014	CELL C	EXPIRED	19/Jul/2016	19/Jul/2016	19/Jul/2016 22:00
2772781785	Vodacom	DELIVRD	19/Jul/2016	19/Jul/2016	19/Jul/2016 18:04

278481231 CELL C 2783376726 MTN DELIVRD DELIVR	Phonenun Network	Status	Scheduled Submitted Status Dati Customer ID
2783575726 MTN			
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