PostNet Na	ame: PostNet -	Tokai		- HI KARAN AKI	. I A MARINE MA CAMPAN M		Senders Copy		
Tel. No.: (+27) 021 715 568140c. No.: PN189									
Tel. No.:	(+27) 021 715	3081Algc. N	<u>o.: PN</u>	1189	- PNA18	933248175			
From: (Send (Company N	lame) PostNet - '	Tokai			To: (Receiver) (Company Name)	Hennie Lieben	berg Library		
Street Addre			Road		Street Address	Station Street			
	Suburb Tokai Clty/Town Cape Town						Clty/Town	De Aar - KIM	
Country So	Country South Africa Code 7945 Contact Holland & Ass. Tel (+27) 607732180					Africa			
Contact Ho	olland & Ass.	Tel (+	-27) 6077	32180	Contact Head I	Librarian	Tel (+27) 536329151	
E-mail to	kai@postnet.co	o.za			E-mail				
Insurance	Yes 💓 If yes, s	tate value	Print and at	at it No.					
Domestic Express Economy Courier (48-72hrs)			Dawn Courier	Saturday	SPECIAL INSTRUCTIONS				
	Alon Express (24-48hrs)	Same Day	Other Specify	Public Holiday	International	DOCUMENTS	NON-DOL	CUMENTS	
No. of	Description of good		gth Breadth	After Hours	WE HAVE SEEN AN				
Parcels			Statistics in case of the local division in which the local division in the local divisi	in cm in kg			L FUTURE CONSIGNME NMENT DOES NOT CON	RRIAGE (OVERLEAF) WHICH INTS ACCEPTED BY POSTNET. ITAIN DANGEROUS GOODS.	
1 1000	cuments	52.0	00 24.001	4.00 5.20	EXPRESS PACK NUMBER ON LI				
						SENDER'S DETAILS			
					Name: Hollan	d & Ass.	Date: 2022	2-11-14	
1 <i>Т</i> а	otal No. of Parcels T	otal Vol 2.	15 Total M	ass 5.20	Signature:		Time: 16:3	2:04	
	RAMEX RESERVE THE RIGH NIGHT EXPRESS" FOR "DOM	TTO MARK THE	the second s	BY POSTNET	CHARGES		RANDS	CENTS	
	NO SERVICE BE SELECTED		KEISHA		Basic Tariff				
	POSTNE	-	N	ame	Surcharge Insurance				
	JUUIIGI		sigi 2022-11-14	nature 16.32.04	Packaging Surcharg VAT	e			
an	n aramex compar	ıy	Date	Time	TOTAL INCL. VAT			1	
	To track	your shipm	ent go to:	www.postne	t.co.za or down	load the PostN	et Courier Ap	p	
STNET STANDARD CONDIT									
DEFINITIONS 1. In these terms and conditions of 3 "goods" – includes all goods, in manifesting includes all goods,	of carriage, the following terms shall have the fo is, parcels or documents transported by the comp	ollowing meanings: 1.1.1 "the e- any for the shipper, and include	ompany" - means PostNet Se s the packaging in which suc	outhens Africa (Pty) Ltd, or the in h goods or documents are contain	dependent PostNet franchisec issuing the w od; 1.1.4 "the shipper" - includes any pers	raybill or providing the services to the sh on, natural or corporate, at whose request	ipper; 1.1.2 "consignment" - mems	all goods transported under a single waybill; for whose account, the commany transmet the most	
PLICATION OF TERMS AND sectors and conditions of care of the sector sectors and conditions of care of the sector sectors and the sectors and the sectors and the sectors and the sectors and t	D CONDITIONS D CONDITIONS mage apply to all goods transported by the comp 1 The Shipper warrants that; 0,1,1 it is the own of a the warrants that; 0,1,1 it is the own	handling, loading, unloading, i hany. er of the goods or is authorized	storage and carriage of the go	oods, and includes any services p	rovided by the company in connection the	ewith and "transportation" shall have a c	corresponding meaning; 1.1.6 "wayb	iii) which account, the company manaports are goods iii)" - includes any waybill perfaining to the goods as values and other particulars furnished by it to be as values and other particulars furnished by it to be as values and other particulars furnished by it to be as values and other particulars furnished by it to be as values and other particulars furnished by it to be as values and other particulars furnished by it to be as values and other particulars furnished by it to be as values and other particulars furnished by it to be as values and other particulars furnished by it to be as values and other particulars furnished by it to be as values and other particulars furnished by the second second by the second by the second by the second by the second second by the second by the second by the second by the second by the second by the second by the secon	
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operty. 5.2 Should the shipper tage caused to the company as a the company will use its best of rol. 6.2 The company shall be	c) covers such goods into the possession of the careful of the leader of the goods to the compar- efforts to transport and to deliver the goods in a covers of the second second second second second covers an absolute discretion as to the means result	company in breach of the provi ty and/or the transportation of the recordance with its advertised s	including but not junited to e isions of 5.1 and/or should th he goods by the company, 6, mvices and schedules and/or	riental swords/spears, archery, at the company never the less transport TRANSIT TIME, ROUTING AN with the service selected on the v	risoli, pellet guns, etc. 5.1.5 any goods whi ort such goods, the company shall incur ne D DELIVERY waybill but does not guarantee same or the	ch may be, or become, a contaminator, d is liability in respect of such goods, and t availability of same, shall be entitled to	angerous, inflammable, noxious, tox he shipper shall be deemed to have depart from same, and is also not re	t not limited to fresh food – such as baked/process ic, or in any other way harmful or injurious to pers indemnified the company against all loss, liability prostible for delaye occasioned by event byyour to person. Should the consigner refuse delayer, lodg as its discretion. to delatin, store, sell, should a pandoned and relinquished its ownership of and	
Id the company be unable to lo my the goods, or any part there boods, 7, INSURANCE the company will endeavour to	locate the consigner, or should the company he reof, at the risk and expense of the shipper. 6.4 Ir	s and procedures to be followed unable to deliver the goods for a soldition thereto, should the con-	In the transportation of the tay other reason whatsoever, asignee fail to take delivery o	goods, 6.3 The company will use the company will use its best effe of or collect the goods for any rear	its bast efforts to deliver the goods to the borts to return the goods to the shipper, if so son whatsoever, within 90 days of being ca	address as reflected on the waybill, alth- instructed, at the shipper's expense, faili lled upon to do so, the owner of the good	ough not necessarily to the consigne ing which the company shall be entit is shall be deemed to have irrevocabl	e in person. Should the consigner refuse delivery, led, at its discretion, to detain, store, sell, abandon y abandoned and relinquished its ownership of and	
he company shall be under no	o obligation to insure consignments separately b	out may insure consignments un ods will be capable of being ins	der any open or general polic stred, or that all risks will be tient set out in these terms an	payment by the shipper of the ap y held by it from time to time; 7, capable of being insured against, d conditions, the transmission	pheable premium, 7,2 Such insurance will 4 It is the responsibility of the shipper to a	be subject to such exceptions, exclusions equaint itself with the exceptions, exclusi mount requested by the shipper, 7,5 To the	5, limitations, maximums and conditions, limitations, maximums and context that the company agrees to be extent the company agrees to be extent to be ext	y accounted and remainsnee its averership of and ions as may be imposed by the insurer taking the ri- iditions applicable to any open or general policy he arrange insurance for the shipper, it does so as age	
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and on behall of the shipper, no HARGES AND PAYMENTS Tharges are calculated accordin ys levied by, or payable to, auti wer will never the less remain re told or to defer navment becau	otwithstanding that the premium may be paid by ing to the higher of actual or volumentic weight, athoritics, intermediaries or other third parties in responsible for the payment thereof if they are n use of any claim or reason that is might allow.	The company, 7,6 Save to the en- The company shall have the rig connection with the goods, or to of paid in full by such consigne of The company chall be available	ght to re-weigh and to re-me to transportation thereof, and e or other person, immediated	sure any goods delivered to it to for any disbursements made by it y when due, 8.4 Unless otherwise	or that insurance will be obtained for the a f the goods are entirely at the owner's risk, π transportation and to correct any under do the company on its behaff in this regard. 8.3 e agreed to in writing, all emounts due to th	eclaration of weight. 8.2 The shipper sha Where the company agrees to bill its ch we company are payable in cash upon pre	all be liable for any dutics, taxes, im argce and disbursements, or any port sontation of account, without deduct	posts, levies, surcharges. fines, penalties, deposits ion thereof, to the consignee or any other person, id ion or set of 0. 8.5 The shipper shall not be entitled	
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The senal ances of non-delivery, which 14 days of headhed delivery due of the goods, unlet properly delivered by the company, in go and of taking delivery; properly delivered by the company, and on the factor of the company, and the rer items may be sold by auction, are other with the itemplementation by, or on behalf (a colter taup lenges of the company, and or their implementation by, or on behalf (a colter taup lange est out in these terms as collect the itemplementation by, or on behalf (a colter taup langes est out in these terms are of a switching and signal by the company or 15.3 No lainfue, fundament or due to anticions the entry or elearance of the good parative the integral publies or orms of the ord harming of the integral publies or orms of the sharming of the good that and shall it is other goods.	ii) be liable for any duties, taxes, im ages and abbracenesis, or any pro- sentation of account, without (educt registering) and the second of the replacement value of the goods. 9.3 (the scheduled delivery date of the j s prior to the expiry of the period a so order and condition. for monies due in respect of such g revise disposed of, at the company's of, or at the instance of the company and logalitions are binding on the par- and by for pro- No gareement, who are the partners. No gareement, who are the partners of the partners of the partners and by for partners. No gareement, who are the partners of the partners of the partners.	poist, serving, surcharges, flues, penalities, deposits, ion thereofs, to the coordignee or any ordine person, 0, ion or set off. 8.5 The shapper shall not be entitled e company's liability for delay, loss or damage to 0 the company's liability for delay, loss or damage to 0 pords, failing which it shall be deemed to have bee mummons or other process instituting legal action in another of other moniest due to the company by the distriction and at the shipper's express, and the us, in relation to the transportation of the goods (eve	

Holland & Associates Environmental Consultants

Impact Assessments - Environmental Management Programs - Compliance Monitoring - Process Review

14 November 2022

Hennie Liebenberg Library (De Aar) For Attention: Head Librarian Station Street De Aar 7000

Tel: 053 632 9701

ESTABLISHMENT OF A WIND ENERGY FACILITY SITUATED ON THE EASTERN PLATEAU (SOUTH) NEAR DE AAR, NORTHERN CAPE PROVINCE: AVAILABILITY OF THE AMENDED ENVIRONMENTAL MANAGEMENT PROGRAMME (EMPr) AND FINAL SITE LAYOUT PLAN FOR COMMENT

PUBLIC PARTICIPATION PROCESS

(DFFE REF No.: 12/12/20/2463/1) (DENC REF No. NC/BA/14/PIX/EMT/DEA5/2014)

Dear Sir / Madam

Please find herewith enclosed a copy of the "Draft Amended EMPr and Final Site Layout Plan" for the abovementioned project, to be lodged in the Hennie Liebenberg Public Library. The report is intended for perusal by interested members of the public. Kindly ensure that the public have access to the report, however the report should remain on the library premises.

The reports should remain available to the public until 15 December 2022. Thank you in advance for your assistance. Should you have any queries please contact the undersigned.

Yours sincerely

Holland

NICOLE HOLLAND (BSc Hons, Pr.Sci.Nat)