

## Colleen McCreadie

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**From:** Colleen McCreadie <colleen@enviroprac.co.za>  
**Sent:** Thursday, 11 November 2021 11:33  
**To:** 'Colleen McCreadie'  
**Subject:** Proposed Get Alloys Germiston foundry - Draft Scoping Report for comment

Dear Registered Stakeholders

**PROPOSED NEW ALUMINIUM FOUNDRY ON REMAINDER OF PORTION 1 OF FARM DRIEFONTEIN NO. 87-IR,  
GERMISTON**

**GDARD Ref. No.: Gaut 002/21-22/I0002**

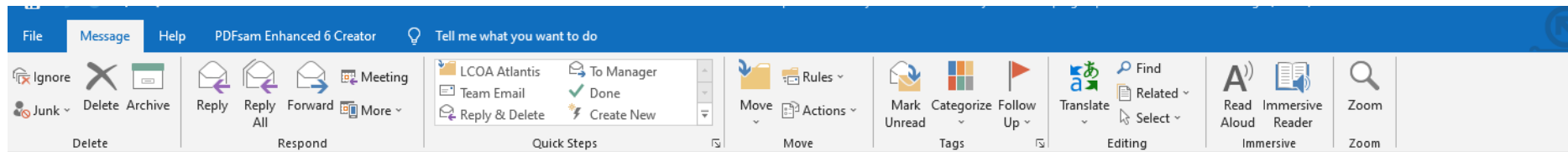
Please kindly be advised that the Draft Scoping Report for the above application is now available for download and review on the Enviroprac website: <https://www.enviroprac.co.za/documents.php>

The commenting period will begin tomorrow, 12/11/2021, and end on 15/12/2021. Comments can be addressed to myself.

Thank you

Kind regards

Colleen McCreadie  
The Environmental Practice  
Tel: 021 788 9323 | Cell: 083 695 1664 | Email: [colleen@enviroprac.co.za](mailto:colleen@enviroprac.co.za)  
Website: [www.enviroprac.co.za](http://www.enviroprac.co.za)



Thu 2021/11/11 11:33  
 CM Colleen McCreadie <colleen@enviroprac.co.za>  
**Proposed Get Alloys Germiston foundry - Draft Scoping Report for comment**  
 To: 'Colleen McCreadie'  
 Bcc: 'admin@fredsauto.co.za'; 'dean@parallelproperty.co.za'  
 You forwarded this message on 2021/11/11 11:36.

Dear Registered Stakeholders

**PROPOSED NEW ALUMINIUM FOUNDRY ON REMAINDER OF PORTION 1 OF FARM DRIEFONTEIN NO. 87-IR, GERMISTON**

**GDARD Ref. No.: Gaut 002/21-22/10002**

Please kindly be advised that the Draft Scoping Report for the above application is now available for download and review on the Enviroprac website: <https://www.enviroprac.co.za/documents.php>

The commenting period will begin tomorrow, 12/11/2021, and end on 15/12/2021. Comments can be addressed to myself.

Thank you

Kind regards

Colleen McCreadie  
 The Environmental Practice  
 Tel: 021 788 9323 | Cell: 083 695 1664 | Email: [colleen@enviroprac.co.za](mailto:colleen@enviroprac.co.za)  
 Website: [www.enviroprac.co.za](http://www.enviroprac.co.za)

## Colleen McCreadie

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**From:** Colleen McCreadie <colleen@enviropac.co.za>  
**Sent:** Thursday, 11 November 2021 11:36  
**To:** Edmund Van Wyk (Edmund.VanWyk@ekurhuleni.gov.za)  
**Subject:** Proposed Get Alloys Germiston foundry - Draft Scoping Report for comment

Dear Edmund

**PROPOSED NEW ALUMINIUM FOUNDRY ON REMAINDER OF PORTION 1 OF FARM DRIEFONTEIN NO. 87-IR,  
GERMISTON**

**GDARD Ref. No.: Gaut 002/21-22/I0002**

We hope this email finds you well

Please kindly be advised that the Draft Scoping Report for the above application is now available for download and review on the Enviropac website: <https://www.enviropac.co.za/documents.php>

The commenting period will begin tomorrow, 12/11/2021, and end on 15/12/2021. Comments can be addressed to myself.

The Draft AEL application form is not yet ready for your office's review and input, as some technical changes required the Air Quality Impact Assessment to only get underway this week. We are aiming to have the AQIA and draft AEL application form ready for your review towards the end of December.

Thank you, Edmund, and please do contact us if you have any queries at this stage.

Kind regards

Colleen McCreadie  
The Environmental Practice  
Tel: 021 788 9323 | Cell: 083 695 1664 | Email: [colleen@enviropac.co.za](mailto:colleen@enviropac.co.za)  
Website: [www.enviropac.co.za](http://www.enviropac.co.za)

## Colleen McCreadie

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**From:** Colleen McCreadie <colleen@enviroprac.co.za>  
**Sent:** Thursday, 11 November 2021 11:31  
**To:** 'MAKHATHINI, NHLANHLA (GDARD)'  
**Cc:** 'SHABANGU, BONGANI (GDARD)'; MUKHOLA, STEVEN (GDARD)  
**Subject:** Get Alloys Germiston foundry - Draft Scoping Report for comment

Dear Nhlanhla

**PROPOSED NEW ALUMINIUM FOUNDRY ON REMAINDER OF PORTION 1 OF FARM DRIEFONTEIN NO. 87-IR,  
GERMISTON**

**GDARD Ref. No.: Gaut 002/21-22/I0002**

This is courtesy email to advise that the Draft Scoping Report for the above application has been couriered to your offices for your review and comment. The report will arrive along with the Integrated Application Form, during the course of tomorrow.

The commenting period will begin tomorrow, 12/11/2021, and end on 15/12/2021. Comments can be addressed to myself.

The report has been made available to registered stakeholders via a link to the Enviroprac website:  
<https://www.enviroprac.co.za/documents.php>

Thank you, Nhlanhla, and looking forward to your office's feedback on the DSR.

Take care

Kind regards

Colleen McCreadie  
The Environmental Practice  
Tel: 021 788 9323 | Cell: 083 695 1664 | Email: [colleen@enviroprac.co.za](mailto:colleen@enviroprac.co.za)  
Website: [www.enviroprac.co.za](http://www.enviroprac.co.za)

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**From:** MAKHATHINI, NHLANHLA (GDARD) <Nhlanhla.Makhathini@gauteng.gov.za>  
**Sent:** Wednesday, 10 November 2021 12:44  
**To:** Colleen McCreadie <colleen@enviroprac.co.za>  
**Cc:** SHABANGU, BONGANI (GDARD) <Bongani.Shabangu@gauteng.gov.za>  
**Subject:** RE: Reports for comment - integrated application

Good day Colleen

Please submit as required in the application form: 1 hard copy and 2 USBs of the report.

Regards



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The Gauteng Provincial Government does not take responsibility for Gauteng Provincial Government users' personal views. Gauteng Provincial Government services available online at [www.gauteng.gov.za](http://www.gauteng.gov.za) - The information contained in this communication from [nhlanhla.makhathini@gauteng.gov.za](mailto:nhlanhla.makhathini@gauteng.gov.za) sent at 2021-11-10 12:43:43 is confidential and may be legally privileged. It is intended solely for use by [colleen@enviroprac.co.za](mailto:colleen@enviroprac.co.za) and others authorized to receive it. If you are not [colleen@enviroprac.co.za](mailto:colleen@enviroprac.co.za) you are hereby notified that any disclosure, copying, distribution or taking action in reliance of the contents of this information is strictly prohibited and may be unlawful.

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**From:** Colleen McCreadie <[colleen@enviroprac.co.za](mailto:colleen@enviroprac.co.za)>  
**Sent:** Wednesday, 10 November 2021 11:06  
**To:** MAKHATHINI, NHLANHLA (GDARD) <[Nhlanhla.Makhathini@gauteng.gov.za](mailto:Nhlanhla.Makhathini@gauteng.gov.za)>  
**Cc:** SHABANGU, BONGANI (GDARD) <[Bongani.Shabangu@gauteng.gov.za](mailto:Bongani.Shabangu@gauteng.gov.za)>  
**Subject:** Reports for comment - integrated application

Dear Nhlanhla

Please could you kindly confirm that reports for GDARD comment for an integrated Waste licence and EIA application, need to be submitted by courier, and that one hard copy and two flash drives are suitable?

This is what is stated in the Integrated App form, but I would like to just make sure due to COVID protocols, etc.

Thank you:


3.2.3 One hard copy and two CD's of draft reports must be submitted to the relevant C Authority for review and comments.

Kind regards

Colleen McCreadie  
The Environmental Practice  
Tel: 021 788 9323 | Cell: 083 695 1664 | Email: [colleen@enviroprac.co.za](mailto:colleen@enviroprac.co.za)  
Website: [www.enviroprac.co.za](http://www.enviroprac.co.za)



**PostNet Name:** PostNet - Tokai  
**Tel. No.:** (+27) 021 715 5681 **Ac. No.:** PN189  
**From: (Sender) (Company Name)** PostNet - Tokai  
**Street Address** Shop 7a Tokai-on-main Main Road  
**Suburb** Tokai **City/Town** Cape Town  
**Country** South Africa **Code** 7945  
**Contact** Colleen **Tel** (+27) 836951664  
**E-mail** tokai@postnet.co.za

**Senders Copy**  
  
**PNA18988130395**  
**To: (Receiver) (Company Name)** Dep of Agri & Rural Dev SUE  
**Street Address** 56 Eloff Street, Ground Floor  
 Umnotho House  
**Suburb** Marshalltown **City/Town** Marshalltown - JNB  
**Country** South Africa **Code** 2001  
**Contact** Nhlanhla Makhathini **Tel** (+27) 112402500  
**E-mail**

**Insurance** Yes  If yes, state value  Print and sign if 'No'   
**Domestic**  
 Overnight Courier  Economy (48-72hrs)  Dawn Courier  Saturday  
 Non Express (24-48hrs)  Same Day Courier  Other Specify  Public Holiday After Hours

**SPECIAL INSTRUCTIONS**  
 International  DOCUMENTS  NON-DOCUMENTS

No. of Parcels	Description of goods	Length in cm	Breadth in cm	Height in cm	Mass in kg
1	Documents	40.00	30.00	1.00	1.00
1	<b>Total No. of Parcels</b>	<b>Total Vol</b>	<b>0.24</b>	<b>Total Mass</b>	<b>1.00</b>

**WE HAVE SEEN AND AGREE TO THE STANDARD CONDITIONS OF CARRIAGE (OVERLEAF) WHICH SHALL APPLY TO THIS CONSIGNMENT AND ALL FUTURE CONSIGNMENTS ACCEPTED BY POSTNET. WE FURTHER DECLARE THAT THIS CONSIGNMENT DOES NOT CONTAIN DANGEROUS GOODS**  
**EXPRESS PACK SECURITY NUMBER ON LIP OF FLYER**  
**SENDER'S DETAILS**  
**Name:** Colleen **Date:** 2021-11-10  
**Signature:** **Time:** 16:51:10

**POSTNET AND ARAMEX RESERVE THE RIGHT TO MARK THE SERVICE "OVERNIGHT EXPRESS" FOR "DOMESTIC" SHOULD NO SERVICE BE SELECTED**  
**ACCEPTED BY POSTNET**  
**POSTNET**  
**Courier**  
 an aramex company

CHARGES	RANDS	CENTS
Basic Tariff		
Surcharge		
Insurance		
Packaging Surcharge		
VAT		
<b>TOTAL INCL. VAT</b>		

**To track your shipment go to: [www.postnet.co.za](http://www.postnet.co.za) or call 0860 POSTNET (7678638)**

**POSTNET STANDARD CONDITIONS OF CARRIAGE**  
**1. DEFINITIONS**  
 1.1 In these terms and conditions of carriage, the following terms shall have the following meanings: 1.1.1 "the company" - means PostNet Southern Africa (Pty) Ltd, or the independent PostNet franchisee issuing the waybill or providing the services to the shipper; 1.1.2 "consignment" - means all goods transported under a single waybill; 1.1.3 "goods" - includes all goods, parcels or documents transported by the company for the shipper, and includes the packaging in which such goods or documents are contained; 1.1.4 "the shipper" - includes any person, natural or corporate, at whose request or instance, or on whose behalf, or for whose account, the company transports the goods; and specifically includes the sender of the goods; 1.1.5 "transport" - includes the handling, loading, unloading, storage and carriage of the goods, and includes any services provided by the company in connection therewith and "transportation" shall have a corresponding meaning; 1.1.6 "waybill" - includes any waybill pertaining to the goods; 2. APPLICATION OF TERMS AND CONDITIONS  
 These terms and conditions of carriage apply to goods transported by the company.  
**3. SHIPPER'S WARRANTIES** 3.1 It is the owner of the goods or is authorized by the owner to deal with the goods; 3.1.2 All information, instructions and documents supplied by it to the company shall be true and correct in every respect; 3.1.3 All descriptions, values and other particulars furnished by it to the company, including those reflected on the waybill, shall be true and correct in every respect; 3.1.4 All goods will be properly and appropriately packed, marked, labeled and addressed so as to ensure safe transportation; 3.1.5 All goods will have been prepared for packing in a secure, controlled environment and will have been protected against unauthorized interference prior to delivery to the company; 3.1.6 The goods, or any part thereof, do not constitute illegal articles, or hazardous articles, or articles prohibited or restricted for transportation, or articles prohibited or restricted for distribution, in terms of any national or international law or regulation, or the dictates or requirements of any airline or airport or applicable authority, including those of the International Air Transport Association; 3.1.7 The goods will themselves comply with, and will be packed, marked and labeled in such a manner as to comply with, all applicable national and international laws or regulations, or the dictates or requirements of any airline or airport or applicable authority, including those of the International Air Transport Association; 3.1.8 The goods will have been properly entered and cleared for import or export and will comply with all laws regulating their import or export; 3.1.9 The goods will be supplied with, and accompanied by, all documents required for their import or export; 3.1.10 It is registered with customs and exercise as an exporter, or importer, as the case may be, if applicable; 4. RIGHT OF INSPECTION  
 The company is entitled (but not obligated) to open, to inspect, the goods, at any time.  
**5. PROHIBITED GOODS**  
 5.1 The shipper shall not deliver the following goods into the possession of the company: 5.1.1 billion, currency, precious stones or metals, jewelry, antiques, art works or other valuables; 5.1.2 human remains, livestock, or animal or plant matter; 5.1.3 glass, glassware, pottery, crockery, porcelain, china or other fragile goods; 5.1.4 any goods which may be, or become, a contaminant, dangerous, inflammable, noxious, toxic, or in any other way harmful or injurious to persons or property; 5.2 Should the shipper deliver such goods into the possession of the company as a result of the provisions of 5.1 and/or should the company ever be less transport such goods, the company shall incur no liability in respect of such goods, and the shipper shall be deemed to have indemnified the company against all loss, liability or damage caused by the company as a result of the tender of the goods to the company and/or the transportation of the goods by the company; 6. TRANSIT TIME, ROUTING AND DELIVERY  
 6.1 The company will use its best efforts to transport and to deliver the goods in accordance with its advertised services and schedules and/or with the service selected on the waybill but does not guarantee same, and is also not responsible for delays occasioned by events beyond its control; 6.2 The company shall have an absolute discretion as to the means, routes and procedures to be followed in the transportation of the goods; 6.3 The company will use its best efforts to deliver the goods to the address as reflected on the waybill, although not necessarily to the consignee in person; Should the consignee refuse delivery, or should the company be unable to locate the consignee, or should the goods be unable to deliver the goods for any other reason whatsoever, the company will use its best efforts to return the goods to the shipper, if so instructed, at the shipper's expense, failing which the company shall be entitled, at its discretion, to detain, store, sell, abandon or destroy the goods, or any part thereof, at the risk and expense of the shipper; 6.4 In addition thereto, should the consignee fail to take delivery of or collect the goods for any reason whatsoever, within 90 days of being called upon to do so, the owner of the goods shall be deemed to have irrevocably abandoned and relinquished its ownership of and in the goods; 7. INSURANCE  
 7.1 The company will endeavour to obtain for the shipper such insurance as the shipper timely and in writing instructs it to effect, subject to payment by the shipper of the applicable premium; 7.2 Such insurance will be subject to such exceptions, exclusions, limitations, maximums and conditions as may be imposed by the insurer taking the risk; 7.3 The company shall be under no obligation to insure consignments separately but may insure consignments under any open or general policy held by it from time to time; 7.4 It is the responsibility of the shipper to acquaint itself with the exceptions, exclusions, limitations, maximums and conditions applicable to any open or general policy held by the company from time to time, and the company does not guarantee that all goods will be capable of being insured, or that all risks will be capable of being insured against, or that insurance will be obtained for the amount requested by the shipper; 7.5 To the extent that the company agrees to arrange insurance for the shipper, it does so as agent, for and on behalf of the shipper, notwithstanding that the premium may be paid by the company; 7.6 Save to the extent set out in these terms and conditions, the transportation of the goods are entirely at the owner's risk.  
**8. CHARGES AND PAYMENTS**  
 8.1 Charges are calculated according to the higher of actual or volumetric weight. The company shall have the right to re-weigh and to re-measure any goods delivered to it for transportation and to correct any under-declaration of weight; 8.2 The shipper shall be liable for any duties, taxes, levies, surcharges, fines, penalties, deposits or outlays levied by, or payable to, authorities, intermediaries or other third parties in connection with the goods, or the transportation thereof, and for any disbursements made by the company on its behalf in this regard; 8.3 Where the company agrees to bill its charges and disbursements, or any portion thereof, to the consignee or any other person, the shipper will nevertheless remain liable for the full amount thereof if they are not paid in full by such consignee or other person, immediately when due; 8.4 Unless otherwise agreed to in writing, all amounts due to the company are payable in cash upon presentation of account, without deduction or set off; 8.5 The shipper shall not be entitled to withhold or to defer payment because of any claim or reason that it might allege; 8.6 The company shall be entitled to revise its rates from time to time, without prior notice to the shipper.  
**9. LIMITATION OF LIABILITY**  
 9.1 Where the transportation of the goods is governed by the Montreal Convention, the company's liability for delay, loss or damage to the goods shall be limited in accordance with the provisions thereof; 9.2 Where the transportation of the goods is not governed by the Montreal Convention, the company's liability for delay, loss or damage to the goods shall, without prejudice to its right to rely on any other ground of limitation or exception contained herein, be limited in any event to the lesser of: 9.2.1 R1 000.00 per consignment; or 9.2.2 The value declared on the waybill (if any); or 9.2.3 The actual replacement value of the goods; 9.3 The company shall not be liable for any indirect or consequential damages or loss, howsoever arising, including loss of profits, income, business or goodwill, or contractual penalties; 10. EXCLUSIONS  
 The company shall not be liable for any delay, loss or damage caused by or attributable to:  
 10.1 An act of God, *casus fortuitus*, vis major or any circumstance beyond the company's control;  
 10.2 An act or omission on the part of the shipper, the consignee or any other third party;  
 10.3 Any latent defect, or inherent vice or weakness, in the goods;  
 10.4 Any reason other than a grossly negligent act or omission on the part of the company.  
**11. CLAIMS**  
 11.1 Any claim against the company must be notified to the company in writing accompanied by copies of all relevant documentation, within 14 days of the date of delivery of the goods by the company or, in circumstances of non-delivery, within 14 days of the scheduled delivery date of the goods, failing which it shall be deemed to have been extinguished for all purposes;  
 11.2 Subject to compliance with 11.1, any claim against the company shall be extinguished for all purposes 365 days after the date of delivery of the goods by the company or, in circumstances of non-delivery, after the scheduled delivery date of the goods, unless prior to the expiry of the period a summons or other process instituting legal action has been served on the company;  
 11.3 The signature of the consignee on the waybill, in acknowledgment of having received the goods, referred to therein in good order and condition, shall be prima facie proof of the goods referred to therein having been properly delivered by the company, in good order and condition;  
 11.4 Any claim against the company for loss or damage to the goods shall, in addition to 11.1 and 11.2, be extinguished for all purposes unless the consignee notes the nature of such loss or damage on the waybill at the time of taking delivery;  
 11.5 The provision of 11.4 shall apply even though the consignee may have endorsed the waybill with the words: "not checked" or some similar such words.  
**12. LIEN**  
 12.1 The goods, and all documents relating thereto, as well as any refunds, repayments, claims and other recoveries processed by the company on the shipper's behalf, shall be subject to a special and general lien and pledge, in favour of the company, either for monies due in respect of such goods or for other monies due to the company by the shipper;  
 12.2 If any monies due to the company are not paid in full within 14 days after written notice has been given to the shipper demanding payment and noting that such goods or items have been detained, the goods or other items may be sold by auction, or otherwise disposed of, at the company's discretion and at the shipper's expense, and the net proceeds, after expenses, applied in and towards satisfaction of such indebtedness.  
**13. INDEMNITY**  
 The shipper indemnifies the company against all liabilities, damages, claims, costs and expenses incurred or suffered by the company arising directly or indirectly from, or in connection with, the shipper's instructions or their implementation by, or on behalf of, or at the instance of the company, in relation to the transportation of the goods (even where the company has consented to the transport of the goods) or any breach of the warranties given to the company by the shipper.  
**14. PACKING**  
 It is the shipper's sole responsibility to ensure that all goods are properly and appropriately packed, marked, labeled and addressed, and the company shall have no obligation whatsoever in this regard.  
**15. GENERAL**  
 15.1 These terms and conditions constitute the whole agreement between the company and the shipper as to the subject matter hereof and no agreements, representations or warranties between the company and the shipper, other than those set out in these terms and conditions are binding on the parties;  
 15.2 No amendment to, or alteration of, or variation of, or deletion of, or addition to, or cancellation of, these terms and conditions, whether consensual or unilateral or bilateral, shall be of any force and effect unless reduced to writing and signed by the company and the shipper; No agreement, whether consensual or unilateral or bilateral, purporting to obligate any party to sign a written agreement to amend, alter, vary, delete, add to or correct these terms and conditions, shall be of any force and effect unless reduced to writing and signed by the company and the shipper;  
 15.3 No latitude, indulgence or extension of time granted by the company to the shipper shall be subject to a special and general lien and pledge, in favour of the company, either for monies due in respect of such goods or for other monies due to the company by the shipper;  
 15.4 Each of the provisions of these terms and conditions shall be considered as separate terms and conditions and in the event that those terms and conditions are affected by any legislation or any amendment thereto, or if the provisions herein contained are by virtue of that legislation or otherwise, held to be illegal, invalid, prohibited or unenforceable, then any such provisions shall nevertheless remain in full force and effect as if the illegal, invalid, prohibited or unenforceable provision was not a part hereof;  
 15.5 The validity and interpretation of these terms and conditions will be governed by, and construed in accordance with, the laws of the Republic of South Africa;  
 15.6 A certificate signed by a manager of the company certifying the amount due to it by the shipper, or certifying any other fact, matter or thing in relation to the transportation of the goods, shall be prima facie proof thereof;  
 15.7 The shipper authorises the company to perform any of the following activities on its behalf in order to facilitate the transportation of the goods: the completion of any document; the making or amendment of any declaration; the entry or clearance of the goods for import or export at the expense of the shipper; the disbursement of any amount in connection with the goods; the performance of any other activity reasonably required by, or reasonably incidental to, the transportation of the goods. The shipper shall ratify, allow and confirm anything so done by the company on its behalf in good faith and shall reimburse the company for any amount so disbursed by it;  
 15.8 The company may subcontract all or any part of the transportation to any third party, on such conditions as may be stipulated by such third party. Should it do so, the third party shall be liable to the shipper and, in addition thereto, any limitation of liability, immunity, exemption or defence available to the company shall be extended to the third party who shall be entitled to assert and to enforce same against the shipper on its own right;  
 15.9 The shipper irrevocably waives any right to claim against any officer or employee of the company for any act or omission committed by such officer or employee in connection with, or arising out of, the transportation of the goods;  
 15.10 The shipper is neither a common carrier nor a public carrier and may decline to transport any goods delivered into its possession.

To view the Standard Conditions of Carriage online, Please visit <http://www.postnet.co.za/standard-conditions-of-carriage>



## Shipment Summary

Shipment Number	PNA18988130395
Pickup Date	11/11/2021 4:10:00 PM
Shipper Reference	
Current Status	Delivered Amanda( <a href="#">Notify me when the shipment is delivered</a> )
Delivered On	
Delivered To	

For inquiries and amending delivery instructions about this shipment, [click here](#) to submit a customer care request or contact origin office at: , destination office at:

**Time values are local to the service area in which the shipment checkpoint is recorded.**

## Shipment History

Location	Date	Activity
Johannesburg – JNB, South Africa	11/12/2021 9:56:00 AM	Delivered
Johannesburg – JNB, South Africa	11/12/2021 6:32:00 AM	Out for Delivery
Cape Town, South Africa	11/12/2021 5:13:00 AM	Departed Operations facility – In Transit
Johannesburg Express Head Office, South Africa	11/12/2021 3:06:00 AM	Under processing at operations facility
Cape Town, South Africa	11/11/2021 4:10:00 PM	Shipment Update
Cape Town, South Africa	11/11/2021 4:10:00 PM	Received at Origin Facility
Cape Town, South Africa	11/11/2021 3:36:00 PM	Picked Up From Shipper
Cape Town, South Africa	11/11/2021 3:36:00 PM	Record Created

Shipper	Receiver
Shipper Name:	Delivered To:
Sent By:	Destination: Marshalltown, South Africa
Shipper Address:	Pickup Date: 11/11/2021 4:10:00 PM

## Shipment Details

Origin	South Africa/Tokai	Destination:	
Service:		Shipment Type:	ONP
Pieces:	1	Description:	Documents -
Weight:	1.00 KG		

## Shipment Attachments

Type	Size	Date
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## Get Alloys (Pty) Ltd .

Draft Scoping Report for Public Review:  
Proposed New Scrap Aluminium and  
Copper Foundry on Remainder of Portion 1 of Farm  
Driefontein No. 87-Ir, Germiston.



GETA JHB DSR Nov 2021



Appx A1a - GETA JHB locality maps



Appx A1b - GETA JHB locality maps



Appx A2a - GETA JHB as-built plans



Appx A2b - GETA JHB as-built plans



Appx A3 - GETA JHB indicative site layout plan



Appx B - GETA JHB screening and site verification



Appx C1 - GETA JHB Record of Public Participation Nov 2021



Appx C2 - GETA JHB registered stakeholder database 08.11.21



Appx C3 - GETA JHB PADSR all proofs



Appx C4 - GETA JHB PADSR all comments



Appx C5 - GETA JHB C&R Report



Appx D - GETA JHB EAP registration