

Holland & Associates



Environmental Consultants

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

22 October 2019

Dear Interested and/or Affected Party

AMENDMENT OF THE ENVIRONMENTAL AUTHORISATION ISSUED ON 15 AUGUST 2011 FOR THE LONGYUAN MULILO DE AAR MAANHAARBERG WIND ENERGY FACILITY NEAR DE AAR, NORTHERN CAPE PROVINCE (DEA REF NO.: 12/12/20/1651/AM5)

Notification of Amendment of the Environmental Authorisation

This letter serves to notify all registered Interested and Affected Parties (I&APs) of the Department of Environmental Affairs' (DEA) decision in respect of the application for amendment of the Environmental Authorisation issued on 15 August 2011, as amended, for the Wind Energy Facility situated near De Aar¹ within the Emthanjeni Local Municipality and Renosterberg Local Municipality of the Pixley Ka Seme District Municipality, Northern Cape Province. Furthermore, the provisions regarding the submission of appeals that are contained in the National Environmental Management Act (NEMA) (No. 107 of 1998) Environmental Impact Assessment (EIA) Regulations (2014), as amended, are also outlined herein, should an I&AP wish to appeal DEA's decision.

1. Decision

We wish to inform you that, based on a review of the reasons submitted by Longyuan Mulilo De Aar Wind Power (RF) (Pty) Ltd for requesting an amendment to the abovementioned Environmental Authorisation (EA) (i.e. to amend the contact details of the holder of the EA, and the removal of Condition 10.5.4 from the EA), the DEA, in terms of Chapter 5 of the EIA Regulations, 2014, as amended, **has decided to amend the EA dated 15 August 2011, as amended**, as follows:

1.1 Amendment 1: Amendment of contact details of the EA holder:

From:

"Longyuan Mulilo De Aar Wind Power (Pty) Ltd.
Represented by: Mr John Hamilton Callum
P.O. Box 50

¹ The project is located on Remainder of Farm Smouspoort (No. 130) situated in the Division of Britstown; and Remainder of Portion 2 of the Farm Zwartekopjes (No. 131) situated in the Division of Britstown; south west of De Aar in the Northern Cape Province.

CAPE TOWN INTERNATIONAL AIRPORT
7525

Telephone Number: (021) 934 5278
Fax Number: (021) 935 0505
E-mail Address: Johnny@mulilo.com

Is hereby amended to:

“Longyuan Mulilo De Aar Wind Power (RF) (Pty) Ltd.
Represented by: Mr John Hamilton Cullum
P.O. Box 548
Howard Place
CAPE TOWN
7450”

Telephone Number: (021) 685 3240
Fax Number: (086) 635 6809
E-mail Address: Johnny@mulilo.com / bertus@mulilo.com

(Note: The amendments are underlined above for ease of reference)

1.2 Amendment 2: The removal of Condition 10.5.4 from the EA which reads as follows:

“10.5.4 Commercial messages and graffiti on turbines must be avoided”.

DEA’s amendment to the EA dated 8 October 2019, which includes the reasons for the amendments, is included in Annexure A herewith for your information².

2. Right to appeal

We would like to draw your attention to your right to appeal against the decision to the Minister, in terms of the National Appeal Regulations (2014) (Government Notice No. R993) which prescribes the appeal procedure to be followed (refer to Annexure B).

Should any person wish to lodge an appeal, the appellant must submit an appeal to the appeal administrator, and a copy of the appeal to the Applicant (i.e. Longyuan Mulilo De Aar Wind Power (RF) (Pty) Ltd), any registered Interested and Affected Party, and any organ of state with interest in the matter within 20 days from the date³ that the notification of the decision was sent to the registered I&APs by the Applicant, or the date⁴ that the notification of the decision was sent to the Applicant by DEA, whichever is applicable.

Appeals must be submitted in writing in the prescribed form to:

² Note: the proposed amendment decision from DEA dated 8 October 2019 must be read in conjunction with the EA dated 15 August 2011 and subsequent amendments. Copies of the EA dated 15 August 2011, and respective EA amendments, are available from Nicole Holland of Holland & Associates Environmental Consultants on request.

³ This letter, which has been sent to I&APs on behalf of the Applicant, serves as notification of DEA’s decision, and will be posted and/or emailed (where possible) on 22 October 2019.

⁴ 8 October 2019

The Director: Appeals and Legal Review, of DEA, at the below mentioned addresses.

By email: appealsdirector@environment.gov.za;

By post: Private Bag X447,
Pretoria,
0001; or

By hand: Environment House
473 Steve Biko Road,
Arcadia,
Pretoria,
0083

To obtain the prescribed appeal form and for guidance on the submission of appeals, those wishing to appeal should visit the DEA website at https://www.environment.gov.za/documents/forms#legal_authorisations or request a copy of the documents at appealsdirector@environment.gov.za.

Should you require any further information or have any queries, please contact the undersigned.

Yours sincerely



NICOLE HOLLAND (Pr. Sci. Nat.)

For: Holland & Associates - Environmental Consultants

Holland & Associates



Environmental Consultants

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

22 Oktober 2019

Geagte Belanghebbende en/of Geaffekteerde Party

WYSIGING VAN DIE OMGEWINGSMAGTIGING UITGEREIK OP 15 AUGUSTUS 2011 VIR DIE LONGYUAN MULILO DE AAR MAANHAARBERG WINDENERGIE-AANLEG NABY DE AAR, NOORD-KAAPROVINSIE (DOS VERWYSINGSNOMMER: 12/12/20/1651/AM5)

Kennisgewing vir die Wysiging van die Omgewingsmagtiging

Die doel van hierdie brief is om alle geregistreerde Belanghebbende en Geaffekteerde Partye (B&GPe) in kennis te stel van die Departement van Omgewingsake (DOS) se besluit rakende die aansoek vir die wysiging van die Omgewingsmagtiging wat op 15 Augustus 2011, soos gewysig, uitgereik is vir die windenergie-aanleg geleë naby De Aar¹ in die Emthanjeni Plaaslike Munisipaliteit en Renosterberg Plaaslike Munisipaliteit binne die Pixley Ka Seme Distriksmunisipaliteit in die Noord-Kaapprovinsie. Die voorwaardes vir die indiening van 'n appèl, soos uiteengesit in die Wet op Nasionale Omgewingsbestuur (NEMA) (Nr 107 van 1998) se Regulasies (2014) vir Omgewingsinvloedbepalings (OIB), word ook hierby ingesluit indien 'n B&GP teen die DOS se besluit wil appelleer.

1. Besluit

Ons stel u hiermee in kennis dat, gebaseer op 'n oorsig van die redes wat deur Longyuan Mulilo De Aar Wind Power (RF) (Edms) Bpk aangevoer is om bogenoemde Omgewingsmagtiging (OM) te wysig (i.e. om die kontakbesonderhede van die houër van die OM te verander, asook Voorwaarde 5.4 van die OM te verwyder), die DOS, kragtens Hoofstuk 5 van die OIB-regulasies, 2014, soos gewysig, **besluit het om die OM gedateer 15 Augustus 2011, soos gewysig, as volg te wysig:**

1.1 Wysiging1: Wysiging van die kontakbesonderhede van die houër van die OM:

Van:

"Longyuan Mulilo De Aar Wind Power (Edms) Bpk.

Verteenwoordig deur: Mnr John Hamilton Callum
Posbus 50
KAAPSTAD INTERNASIONALE LUGHAWA
7525

¹ Die projek is geleë op die Restant van Plaas Smouspoort (Nr 130) in die Afdeling Britstown; en Restant van Gedeelte 2 van die Plaas Zwartekopjes (Nr 131) geleë in die Afdeling Britstown; suidwes van De Aar in die Noord-Kaapprovinsie.

Telefoonnommer: (021) 934 5278
Faksnommer: (021) 935 0505
E-posadres: Johnny@mulilo.com

Hierby verander is na:

“Longyuan Mulilo De Aar Wind Power (RF) (Edms) Bpk.

Verteenwoordig deur: Mr John Hamilton Cullum
Posbus 548
Howard Place
CAPE TOWN
7450

Telefoonnommer: (021) 685 3240
Faksnommer: (086) 635 6809
E-posadres: Johnny@mulilo.com / bertus@mulilo.com

(Neem kennis: Die voorgestelde wysigings is gerieflikheidshalwe onderstreep.)

1.2 Wysiging 2: Verwydering van Voorwaarde 10.5.4 in die OM wat as volg lees:

“10.5.4 Kommersiële boodskappe en graffiti op turbines moet vermy word”

Die DOS se wysigings aan die OM, gedateer 8 Oktober 2019, waarin die redes vir die wysigings uiteengesit is, is vir u inligting as Bylae A hierby ingesluit².

2. Reg tot appèl

Ons wil graag u aandag vestig op u reg om by die Minister teen hierdie besluit te appelleer. Dit sal geskied in terme van die Nasionale Appèlregulasies (2014) (Goewermentskennisgewing Nr 993) waarin die appèlproses uiteengesit is (Verwys na Bylae B).

Die persoon wat appelleer moet 'n appèl by die appèladministrateur indien en 'n afskrif daarvan aan die Applikant (i.e. Mulilo De Aar Wind Power (RF) (Edms) Bpk) stuur, asook aan elke geregistreerde Belanghebbende en Geaffekteerde Party en enige staatsinstansie wat 'n belang daarby het. Dit moet ingedien word binne 20 dae vanaf die datum³ waarop die kennisgewing van die besluit deur die Applikant aan die geregistreerde B&GPe gestuur is, of die datum⁴ waarop die DOS die besluit aan die Applikant gestuur het, watter een ookal van toepassing is.

Appèlle moet skriftelik ingedien word by:

Die Direkteur: Appèlle en Regsoorsig van die DOS, en wel by onderstaande adres.

Per e-pos: appealsdirector@environment.gov.za;

² Nota: Die voorgestelde wysigingsbesluit van die DOS gedateer 8 Oktober 2019 moet gelees word tesame met die OM gedateer 15 Augustus, asook die daaropvolgende OM-wysigings. Afskrifte van die OM gedateer 15 Augustus 2011, asook die onderskeie OM-wysigings, is op versoek beskikbaar by Nicole Holland van Holland & Associates Omgewingskonsultante.

³ Hierdie brief, wat names die Applikant aan B&GPe gestuur is, dien as kennisgewing van die DOS se besluit, en sal op 22 Oktober 2019 gepos en/of waar moontlik per epos gestuur word.

⁴ 8 Oktober 2019

Per pos: Privaatsak X447,
Pretoria,
0001; of

Per hand: Environment House
Steve Bikostraat 473,
Arcadia, Pretoria,
0083

Die voorgeskrewe appèlvorm, asook riglyne vir die indiening van 'n appèl, kan afgelaai word vanaf die DOS se webblad by http://www.environment.gov.za/documents/forms#legal_authorisations. Afskrifte van die dokumente kan ook verkry word deur 'n epos te stuur aan appealsdirector@environment.gov.za.

Indien u enige kommentaar of navrae het, word u vriendelik versoek om met die ondergetekende in verbinding te tree.

Die uwe



NICOLE HOLLAND (Pr. Sci. Nat.)

Vir: Holland & Associates - Omgewingskonsultante

**ANNEXURE A:
DEPARTMENT OF ENVIRONMENTAL AFFAIRS' AMENDMENT OF ENVIRONMENTAL
AUTHORISATION – 8 October 2019**

**BYLAE A:
DEPARTEMENT VAN OMGEWINGSAKE SE WYSIGING VAN DIE OMGEWINGSMAGTIGING –
8 Oktober 2019**



environmental affairs

Department:
Environmental Affairs
REPUBLIC OF SOUTH AFRICA

Private Bag X 447 · PRETORIA · 0001 · Environment House · 473 Steve Biko, Arcadia · PRETORIA

DEA Reference: 12/12/20/1651/AM5

Enquiries: Ms Shirley Chauke

Tel: 012 399 9216 E-mail: Schauke@environment.gov.za

Mr John Hamilton Cullum
Longyuan Mulilo De Aar Wind Power (RF) (Pty) Ltd
PO Box 548
CAPE TOWN
7450

Tel: 021 685 3240

Email: johnny@mulilo.com

MAIL / E-MAIL

Dear Mr Cullum

AMENDMENT OF ENVIRONMENTAL AUTHORISATION ISSUED 15 AUGUST 2011 FOR THE LONGYUAN MULILO DE AAR MAANHAARBERG WIND ENERGY FACILITY NEAR DE AAR, NORTHERN CAPE PROVINCE.

The Environmental Authorisation (EA) issued for the above application by this Department on 15 August 2011, the EA amendment application received by the Department on 06 September 2019 refer.

Based on a review and the reason for requesting an amendment to the above EA, this Department, in terms of Chapter 5 of the Environmental Impact Assessment (EIA) Regulations, 2014, as amended, has decided to amend the EA dated 15 August 2011, as amended, as follows:

Amendment 1: Updating contact details of the holder of the EA from:

Longyuan Mulilo De Aar Wind Power (Pty) Ltd
Represented by: Mr John Hamilton Callum
PO Box 50
Cape Town International Airport
7525

Tel: (021) 934 5278

Fax Number: (021) 935 0505

Email: johnny@mulilo.com

Is hereby amended to:

Longyuan Mulilo De Aar Wind Power (RF) (Pty) Ltd
Represented by: Mr John Hamilton Cullum
PO Box 548
Howard Place
Cape Town
7450

M.S

Tel: (021) 685 3240
Fax Number: (086) 635 6809
Email: johnny@mulilo.com / bertus@mulilo.com

Amendment 2: The removal of Condition 10.5.4 from the EA which reads as follows:

"10.5.4. Commercial messages and graffiti on turbines must be avoided"

Reasons for the abovementioned amendment are as follows:

The contact person for the holder of the EA, Mr John Hamilton Cullum has moved office premises and therefore wishes to update the contact details of the representative of the holder of the EA. In addition, the name of the holder of the EA needs to be updated to include the letters '(RF)', as per the company registration documentation, i.e. Longyuan Mulilo De Aar Wind Power (RF) (Pty) Ltd.

The visual specialist indicated that the site is far from receptors and that the logos on the nacelles and/or towers would not be clearly seen, due to the towers and nacelles being higher and therefore detail is less visible. The visual specialist indicated that the amendment to remove *Condition 10.5.4* from the EA and therefore provide logos on either or both tower and nacelle would not negatively impact on the visual impact of the infrastructure. The heritage specialist is also of the opinion that logos are not a heritage issue (in terms of landscape characteristics) and that the impact of logos on the landscape character is therefore within generally acceptable limits and the inclusion of logos would not impact of heritage resources. The visual impact of the logos on the landscape will be negligible and the approved amended will not result in an increased level of visual impact. The Civil Aviation Authority also confirmed via email dated 08 March 2017 that the inclusion of logos/branding on the nacelles will not be a problem according to the Civil Aviation Act (1962).

This letter must be read in conjunction with the EA dated 15 August 2011, as amended.

In terms of the Promotion of Administrative Justice Act, 2000 (Act No 3 of 2000), you are entitled to the right to fair, lawful and reasonable administrative action; and to written reasons for administrative action that affects you negatively. Further your attention is drawn to the provisions of the Protection of Personal Information Act, 2013 (Act no. 4 of 2013) which stipulates that the Department should conduct itself in a responsible manner when collecting, processing, storing and sharing an individual or another entity's personal information by holding the Department accountable should the Department abuses or compromises your personal information in any way.

In terms of Regulation 4(2) of the Environmental Impact Assessment Regulations, 2014, as amended (the EIA Regulations), you are instructed to notify all registered interested and affected parties, in writing and within 14 (fourteen) days of the date of the EA, of the Department's as well as the provisions regarding the submission of appeals that are contained in the Regulations.

Your attention is drawn to Chapter 2 of National Environmental Management Act, 1998 (Act No. 107 of 1998) National Appeal Regulations published under Government Notice R993 in Government Gazette No. 38303 dated 08 December 2014 (National Appeal Regulations, 2014), which prescribe the appeal procedure to be followed. Kindly include a copy of this document (National Appeal Regulations, 2014) with the letter of notification to interested and affected parties in this matter.

Should any person wish to lodge an appeal against this decision, he/she must submit the appeal to the appeal administrator, and a copy of the appeal to the applicant, any registered interested and affected party, and any

organ of state with interest in the matter within 20 days from the date that the notification of the decision was sent to the registered interested and affected parties by the applicant; or the date that the notification of the decision was sent to the applicant by the Department, whichever is applicable.

Appeals must be submitted in writing in the prescribed form to:

The Director: Appeals and Legal Review of this Department at the below mentioned addresses.

By email: appealsdirector@environment.gov.za;

By hand: Environment House

473 Steve Biko,

Arcadia,

Pretoria,

0083; or

By post: Private Bag X447,

Pretoria,

0001;

Please note that in terms of Section 43(7) of the National Environmental Management Act, Act No. 107 of 1998, as amended, the lodging of an appeal will suspend the environmental authorisation or any provision or condition attached thereto. In the instance where an appeal is lodged, you may not commence with the activity until such time that the appeal is finalised.

To obtain the prescribed appeal form and for guidance on the submission of appeals, please visit the Department's website at https://www.environment.gov.za/documents/forms#legal_authorisations or request a copy of the documents at appealsdirector@environment.gov.za.

Yours faithfully



Mr Sabelo Malaza

Chief Director: Integrated Environmental Authorisations

Department of Environmental Affairs

Date: 08/10/2019

cc	Nicole Holland	Holland & Associates Environmental Consultants	Email: nicole@hollandandassociates.net
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**ANNEXURE B:
NATIONAL APPEAL REGULATIONS (2014)**

**BYLAE B:
NASIONALE APPÈLREGULASIES (2014)**

GOVERNMENT NOTICES

DEPARTMENT OF ENVIRONMENTAL AFFAIRS

No. R. 993

8 December 2014

NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO. 107 OF 1998)

NATIONAL APPEAL REGULATIONS

I, Bomo Edith Edna Molewa, Minister of Environmental Affairs, hereby make the regulations pertaining to the processing, consideration of, and decision on appeals, under section 44(1)(a) read with section 43(4) of the National Environmental Management Act, 1998 (Act No. 107 of 1998), as set out in the Schedule hereto.



BOMO EDITH EDNA MOLEWA
MINISTER OF ENVIRONMENTAL AFFAIRS

SCHEDULE

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CHAPTER 1

INTERPRETATION AND PURPOSE OF REGULATIONS

Interpretation

1. (1) In these Regulations any word or expression to which a meaning has been assigned in the Act, and unless the context requires otherwise—

“appeal administrator” means a holder of an office in the Department or Provincial Department responsible for environmental affairs who administers the appeal on behalf of the appeal authority;

“appeal authority” is the Minister, the MEC or a person delegated the power to decide on appeals by the Minister or MEC, as the case may be;

“appellant” means any person who is entitled to submit an appeal in terms of the legislation referred to in regulation 3(1) of these Regulations;

“decision-maker” means an official who has been delegated the authority to make a decision in terms of the laws referred to in regulation 3(1) of these Regulations;

“applicant” means a person to whom a decision has been issued in terms of the Act or specific environmental management Act;

“independent”, in relation to a person appointed as a member of an appeal panel or a person providing an appeal authority with expert advice as contemplated in regulation 6 of these Regulations, means—

- (a) that such a person has no business, financial, personal or other interest in the appeal in respect of which that person is appointed in terms of these Regulations other than fair remuneration for work performed in connection with that appeal; and
- (b) that there are no circumstances that may compromise the objectivity of that person in performing such work;

“the Act” means the National Environmental Management Act, 1998 (Act No. 107 of 1998).

- (2) When a period of days must be reckoned in terms of these Regulations, the period must be reckoned as from the start of the day following that particular day to the end of the last day of the period, but if the last day of the period falls on a Saturday, Sunday or public holiday, that period must be extended to the end of the next day which is not a Saturday, Sunday or public holiday, and the period of 15 December to 5 January must be excluded from the reckoning of days.
- (3) Where a prescribed timeframe is affected by one or more public holidays, the timeframe must be extended by the number of public holiday days falling within that timeframe.

Purpose of Regulations

2. The purpose of these Regulations is to regulate the procedure contemplated in section 43(4) of the Act relating to the submission, processing and consideration of, a decision on an appeal.

Application of Regulations

3. (1) These Regulations are applicable to an appeal in terms of section 43 of the Act to the Minister or MEC against a decision taken in terms of the:
- (a) Environment Conservation Act, 1989 (Act No. 73 of 1989);
 - (b) National Environmental Management Act, 1998 (Act No. 107 of 1998);
 - (c) National Environmental Management: Biodiversity Act, 2004 (Act No. 10 of 2004);
 - (d) National Environmental Management: Air Quality Act, 2004 (Act No. 39 of 2004); or
 - (e) National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008);

and subordinate legislation made in terms of any of these Acts.

- (2) No appeal is available if the Minister or MEC took the decision himself or herself in his or her capacity as the competent authority, issuing authority or licensing authority.
- (3) An appeal against a decision by an official or municipal manager acting under delegated authority from a metropolitan, district or local municipality must be submitted, processed and considered in terms of section 62 of the Local Government: Municipal Systems Act, 2000 (Act No. 32 of 2000).

CHAPTER 2

ADMINISTRATION AND PROCESSING OF APPEALS

Appeal submission

4. (1) An appellant must submit the appeal to the appeal administrator, and a copy of the appeal to the applicant, any registered interested and affected party and any organ of state with interest in the matter within 20 days from:

- (a) the date that the notification of the decision for an application for an environmental authorisation or a waste management licence was sent to the registered interested and affected parties by the applicant; or
 - (b) the date that the notification of the decision was sent to the applicant by the competent authority, issuing authority or licensing authority, in the case of decisions other than those referred to in paragraph (a).
- (2) An appeal submission must be—
- (a) submitted in writing in the form obtainable from the appeal administrator; and
 - (b) accompanied by—
 - (i) a statement setting out the grounds of appeal;
 - (ii) supporting documentation which is referred to in the appeal submission; and
 - (iii) a statement, including supporting documentation, by the appellant to confirm compliance with regulation 4(1) of these Regulations.

Responding statement

5. The applicant, the decision-maker, interested and affected parties and organ of state must submit their responding statement, if any, to the appeal authority and the appellant within 20 days from the date of receipt of the appeal submission.

Appeal panel

6. (1) If the appeal authority reasonably believes that expert advice must be sought or that an appeal panel must be appointed, the appeal administrator must source an independent expert or constitute an independent appeal panel, or both, within 10 days from the date of receipt of an instruction from the appeal authority.
- (2) The appeal panel contemplated in subregulation (1) may consist of such number of independent experts and with such expertise as the Appeal Authority may deem necessary under the circumstances;
- (3) The expert or appeal panel must provide advice to the appeal administrator within 10 days from the receipt of an instruction from the appeal administrator.

Recommendations and decisions on appeals

7. (1) The appeal administrator must make a recommendation on the appeal to the appeal authority within 30 days of receipt of the responding statement referred to in regulation 5 of these Regulations, in the event that an independent expert has not been sourced or an independent appeal panel has not been constituted.
- (2) The appeal administrator must make a recommendation on the appeal to the appeal authority within 10 days of receipt of the advice referred to in regulation 6(2) of these Regulations, in the event that an independent expert has been sourced or an independent appeal panel has been constituted.
- (3) The appeal authority must reach a decision on an appeal, and notify the appellant, applicant, and any registered interested and affected party, within 20 days of the recommendation on the appeal by the appeal administrator.
- (4) The decision contemplated in subregulation (3) must contain written reasons for the decision.

Communication

8. (1) A person may deliver documents in terms of these regulations by using one of the delivery methods referred to in section 47D of the Act.
- (2) In order to meet the time periods determined in these regulations, the person referred to in subregulation (1), must also email, fax or hand deliver the document to the recipient, if the document is delivered by ordinary mail or registered mail.

CHAPTER 3

GENERAL MATTERS

Repeal of regulations

9. The regulations mentioned in the Table in Annexure 1 to these Regulations are hereby repealed or amended to the extent set out in the third column of the Table.

Transitional arrangements

10. (1) An appeal lodged prior to the commencement of these Regulations, and which is still pending when these Regulations takes effect, must be finalised in terms of the legislation that applied at the time when the appeal was lodged.
- (2) An appeal lodged after the commencement of the Environmental Impact Assessment Regulations, 2014 must be submitted, processed and considered in terms of these Regulations.

Short title and commencement

11. These Regulations are called the National Appeal Regulations, 2014, and take effect on the date of publication in the *Gazette*.

ANNEXURE 1

REGULATIONS REPEALED		
Date and year of publication	Short title	Extent of repeal
Government Notice No. R.543, <i>Gazette No. 33306</i> of 18 June 2010.	Environmental Impact Assessment Regulations, 2010.	Chapter 7.