



Ecosense

**Consulting Environmentalists
Konsulerende Omgewingskundiges**

**PO Box 12697
Die Boord
7613
Western Cape
South Africa**

**Tel: +27 21 886 4056
Fax: +27 86 617 5561
Email: mark@ecosense.co.za
Web: www.ecosense.co.za**

DEA Ref# 1214/12/16/3/3/2/460 & NEAS REF# DEA/EIA/0001659/2013

12 June 2014

Dear Stakeholder,

AMENDED FINAL BASIC ASSESSMENT REPORT FOR THE PROPOSED HONDEKLIP BAY ABALONE FARM, NORTHERN CAPE PROVINCE

Our correspondence of 8 August 2013 refers.

This letter serves to confirm that the Environmental Authorisation (dated 28 May 2014) of the proposed Hondeklip Bay Abalone Farm has been issued. Note that it was sent out late due to a typographical error by the Department. A copy of the EA is available on request from the undersigned. It will also be available on the Ecosense website at <http://www.ecosense.co.za/licences.htm>. The reasons for the decision have been attached hereto.

Appeals may be lodged and must comply with the provisions as outlined in Chapter 7 of the Regulations. Should any other person, or an interested and affected party, decide to appeal, they must, in terms of , Regulation 60 (1), lodge a Notice of Intention to Appeal with the Minister, within 20 days after the date of decision. An appeal must be submitted within 30 days after the lapsing of the 20 days contemplated in Regulation 60(1).

The appellant must provide the applicant, within 10 days of having lodged the notice contemplated in Regulation 60(1), with a copy of the notice referred to in Regulation 60(1), and a notice indicating where and for what period the appeal submission will be available for inspection by the applicant. A responding statement may be made on the appeal within 30 days from the date the appeal submission was lodged with the minister.

Should you wish to appeal, Intention to appeal must be lodged with the Minister by one of the following means:

Fax - 012 320 7561	Post - Private Bag X447, Pretoria, 0001	By hand - 2nd Floor Fedsure Building, North Tower, cnr. van der Walt and Pretorius Street, Pretoria
--------------------	---	---

a) The appeal must be lodged in writing on an official form obtainable or published by the relevant department and,

b) must be accompanied by:

- A statement setting out the grounds for the appeal
- Supporting documentation which is referred to in the appeal and is not available to the relevant Competent Authority
- A statement that the appellant has complied with the requirements of Reg 62 (2) or (3) together with copies of the notices referred to in Reg 62
- the prescribed appeal fee, if any.

Appeals must be submitted to Mr Z Hassam, Director Appeals and Legal Review at the above address, tel 012 310 3271 or email – AppealsDirectorate@environment.gov.za.

We appreciate your participation in the process and trust that you will find the decision in order.

Yours truly,

Kozette Myburgh
(for Ecosense)

Sien asb Afrikaans op keersy



Ecosense

**Consulting Environmentalists
Konsulerende Omgewingskundiges**

**PO Box 12697
Die Boord
7613
Western Cape
South Africa**

**Tel: +27 21 886 4056
Fax: +27 86 617 5561
Email: mark@ecosense.co.za
Web: www.ecosense.co.za**

DEA Verw# 1214/12/16/3/3/2/460 & NEAS REF# DEA/EIA/0001659/2013

12 Junie 2014

Beste Belangeparty,

OMGEWINGSMAGTIGING: VOORGESTELDE HONDEKLIPBAAI PERLEMOENPLAAS, NOORDKAAP PROVINSIE

Ons korrespondensie van 8 Augustus 2013 verwys.

Hierdie brief dien as bevestiging dat die Omgewingsmagtiging (28 Mei 2014) vir die voorgestelde Hondeklipbaai perlemoenplaas uitgereik is. Neem kennis dat dit weens 'n tikfout deur die Departement laat uitgestuur is. 'n Afskrif van die Omgewingsmagtiging is beskikbaar op aanvraag by die ondergetekende. Dit sal ook beskikbaar wees op die webwerf: Ecosense <http://www.ecosense.co.za/licences.htm>. Die redes vir die besluit is aangeheg.

Appèl kan ingedien word en moet voldoen aan die bepalings soos uiteengesit in Hoofstuk 7 van die Regulasies .

Indien enige ander persoon , of 'n belanghebbende en geaffekteerde party, besluit om te appelleer , moet hulle , in terme van Regulasie 60 (1) , indien n kennisgewing van voorneme om te appelleer by die Minister , binne 20 dae na die datum van besluit. 'n Appèl moet binne 30 dae na die verstryking van die 20 dae wat beoog word in regulasie 60 ingedien word (1) .

Die appellant moet die aansoeker binne 10 dae nadat die kennisgewing ingedien beoog in regulasie 60 Yisra , (1) , met 'n afskrif van die kennisgewing bedoel in regulasie 60 (1) , en 'n kennisgewing wat aandui waar en vir watter tydperk die appelvoorlegging sal deur die aansoeker beskikbaar wees vir inspeksie . 'N responderende verklaring kan op die appèl gedoen word binne 30 dae vanaf die datum waarop die appèl Voorlegging dr by die Minister .

Indien u wil appelleer , moet dit by die Minister gedoen word deur een van die volgende :

Faks - 012 320 7561	Pos - Privaatsak X447, Pretoria, 0001	Per hand – 2e Vloer Fedsure Geou, North Tower, h/v. van der Walt- en Pretoriusstraat, Pretoria
---------------------	---------------------------------------	--

a) Die appèl moet skriftelik ingedien word op 'n amptelike vorm verkrygbaar of gepubliseer deur die betrokke departement en

b) moet vergesel word van :

- 'n verklaring wat die gronde vir die appèl
- Ondersteunende dokumentasie wat verwys na die in die appèl en is nie beskikbaar vir die betrokke bevoegde owerheid
- 'n verklaring dat die appellant voldoen het aan die vereistes van Reg 62 (2) of (3) tesame met afskrifte van die kennisgewings in Reg 62
- die voorgeskrewe appèl-gelde , indien enige .

Appelle moet ingedien word by Mnr Z Hassam, Direkteur Appelle en wetlike Hersiening by bogenoemde adres, tel 012 310 3271 of epos – AppealsDirectorate@environment.gov.za.

Ons waardeer u deelname aan die proses en vertrou dat u die besluit in orde sal vind.

Vriendelik die uwe,

Kozette Myburgh
(vir Ecosense)

Please see English on overleaf