



## **environmental affairs**

Department:  
Environmental Affairs  
**REPUBLIC OF SOUTH AFRICA**

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**DEA Reference:** 14/12/16/3/3/1/1182

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Ms Jo-Anne Thomas  
Savannah Environmental (Pty) Ltd  
PO Box 148  
**SUNNINGHILL**  
2157

**Fax:** 086 684 0547

**Tel:** 011 656 3237

### **PER FACSIMILE / MAIL**

Dear Ms Thomas

### **ACKNOWLEDGEMENT OF RECEIPT AND ACCEPTANCE OF A NEW APPLICATION FOR ENVIRONMENTAL AUTHORISATION (BASIC ASSESSMENT PROCESS) FOR THE PROPOSED DEVIATION OF THE EXISTING 132KV DASSENBERG-KOEBERG POWER LINE FROM THE KOEBERG POWER STATION INTO THE ANKERLIG POWER STATION WITHIN CITY OF CAPE TOWN IN WESTERN CAPE PROVINCE**

The Department confirms having received the application form, proof of notification of land owners, Title Deed, locality map, project schedule, Declaration of applicant and Declaration of EAP for environmental authorisation for the abovementioned project submitted by you on 8 April 2014. You have submitted these documents to comply with the Environmental Impact Assessment Regulations, 2010. The application is accepted.

Please note that the Department's application form template has been amended. The application form is current as of 1 April 2014 and can be downloaded on the following link <https://www.environment.gov.za/documents/forms>

In addition, please consider the following during compilation of reports for this application for environmental authorisation:

- Please be advised that in terms of the EIA Regulations and NEMA the investigation of alternatives is mandatory. Alternatives must therefore be identified, investigated to determine if they are feasible and reasonable. It is also mandatory to investigate and assess the option of not proceeding with the proposed activity (the "no-go" option).
- A detailed and complete EMPr must be submitted with the BAR. This EMPr must not provide recommendations but must indicate actual remediation activities which will be binding on the applicant. Without this EMPr the documents will be regarded as not meeting the requirements and will be returned to the applicant for correction.
- The applicant/EAP is required to inform this Department in writing upon submission of any draft report, of the contact details of the relevant State Departments (that administer laws

relating to a matter affecting the environment) to whom copies of the draft report were submitted for comment. Upon receipt of this confirmation, this Department will in accordance with Section 24O(2) & (3) of the National Environmental Management Act, 1998 (Act 107 of 1998) inform the relevant State Departments of the commencement date of the 40 day commenting period, or 60 days in the case of the Department of Water Affairs for waste management activities which also require a licence in terms of the National Water Act, 1998 (Act 36 of 1998).

- Should it be necessary to apply for a permit in terms of the National Heritage Resources Act, 1999 (Act 25 of 1999), please submit the necessary application to SAHRA or the relevant provincial heritage agency and submit proof thereof with the Environmental Impact Assessment Report. The relevant heritage agency should also be involved during the public participation process and have the opportunity to comment on all the reports to be submitted to this Department.

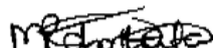
You are requested to submit two (2) electronic copies (the main report must be separated from the Appendices (each appendix saved separately) (CD/DVD) and two (2) hard copies of both the Draft and Final Report to the Department. The hard copies must be double-sided printed; double-punched and must be bound using a lever arch file (two or four holes).

The EAP must, in order to give effect to regulation 56 (2), before submitting the Environmental Impact Assessment Report to the Department give registered interested and affected parties access to, and an opportunity to comment on the report in writing.

In terms of regulation 67 of the EIA Regulations, 2010 this application will lapse if the applicant (or the EAP on behalf of the applicant) fails to comply with a requirement in terms of the Regulations for a period of six months after having submitted the application, unless the reasons for failure have been communicated to and accepted by this Department.

You are hereby reminded of Section 24F of the National Environmental Management Act, Act No 107 of 1998, as amended, that no activity may commence prior to an environmental authorisation being granted by the Department.

Yours sincerely



**Mr Ishaam Abader**

**Deputy Director-General: Legal, Authorisations, Compliance, and Enforcement**

**Department of Environmental Affairs:**

**Letter signed by: Ms Mmatlala Rabothata**

**Designation: Environmental Officer: Integrated Environmental Authorisations**

**Date: 15/04/2014**

CC:	Ms Martina Phiri	Eskom Holding SOC Limited	Fax: 011 800 3917
	Alvan Gabriel	WC Department of Environmental Affairs and Development Planning	Fax: 021 483 3633
	Mr Achmat Ebrahim	City of Cape Town Local Municipality	Fax: 021 400 1332



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### **PER FACSIMILE / MAIL**

Dear Ms Naicker

### **APPLICATION FOR DEVIATION FROM THE REQUIREMENTS OF REGULATION 54 (2)(a)(i) OF THE NEMA ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS 2010: PROPOSED 132 KV POWER LINE FROM THE ANKERLIG POWER STATION TO THE KOEREBERG POWER STATION, WESTERN CAPE PROVINCE**

Your letter dated 09 April 2014 and received by this Department on 11 April 2014 requesting of deviation from public participation process refers,

Please note that the Department has evaluated your request and hereby grants approval for the proposed deviation from Regulation 54 (2)(a)(i) of the NEMA EIA Regulations, 2010. However, we urge you to adhere to the proposed approach as highlighted in the application dated 04 April 2014. Please ensure that the necessary proof of all public participation interactions is enclosed in your reports.

You are hereby reminded of Section 24F of the National Environmental Management Act, Act No 107 of 1998, as amended, that no activity may commence prior to an environmental authorisation being granted by the Department.

Yours sincerely

**Mr Sabelo Malaza**  
**Chief Director: Integrated Environmental Authorisations**  
**Department of Environmental Affairs**

**Date:** 11/3/2015