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NEAS Reference: DEA/EIA/0001049/2012 DEA Reference: 14/12/16/3/3/2/287 Enquiries: Constance Musemburi

Telephone: 012-395 1694 Fax: 012-320-7539 E-mail: Cmusemburi@environment.gov.za

Ms Mmamoloko Seabe Eskom Holdings SOC Limited P.O. Box 1091 JOHANNESBURG 2000

Tel:

(011) 800 2345

Fax: (011) 800 3917

PER FACSIMILE / MAIL

Dear Ms Seabe

ENVIRONMENTAL AUTHORISATION IN TERMS OF THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998: GN R. 544,545 AND 546: THE PROPOSED CONSTRUCTION OF A 400 kV POWER LINE OF APPROXIMATELY 250KM FROM BORUTHO SUBSTATION IN MOKOPANE TO BOKMAKIERIE SUBSTATION IN NZHELELE, LIMPOPO PROVINCE

With reference to the above application, please be advised that the Department has decided to grant authorisation. The environmental authorisation (EA) and reasons for the decision are attached herewith.

In terms of Regulation 10(2) of the Environmental Impact Assessment Regulations, 2010 (the Regulations), you are instructed to notify all registered interested and affected parties, in writing and within 12 (twelve) days of the date of the EA, of the Department's decision in respect of your application as well as the provisions regarding the submission of appeals that are contained in the Regulations.

Your attention is drawn to Chapter 7 of the Regulations, which prescribes the appeal procedure to be followed. This procedure is summarised in the attached document. Kindly include a copy of this document with the letter of notification to interested and affected parties.

Should the applicant or any other party wish to appeal any aspect of the decision a notice of intention to appeal must be lodged by all prospective appellants with the Minister, within 20 days of the date of the EA, by means of one of the following methods:

By facsimile:

012 320 7561;

By post:

Private Bag X447, Pretoria, 0001; or

By hand:

2nd Floor, Fedsure Building, North Tower,

Cnr. Lilian Ngoyi (Van der Walt) and Pretorius Streets,

Pretoria.

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If the applicant wishes to lodge an appeal, it must also serve a copy of the notice of intention to appeal on all registered interested and affected parties as well as a notice indicating where, and for what period, the period in the period i submission will be available for inspection, should you intend to submit an appeal.

Please include the Department (Attention: Director: Integrated Environmental Authorisations) in the list of interested and affected parties, notified through your notification letter to interested and affected parties, for record purposes.

Appeals must be submitted in writing to:

Mr Z Hassam Director: Appeals and Legal Review, of this Department at the above mentioned addresses or fax number. Mr Hassam can also be contacted at:

Tel:

012-310-3271

Email: AppealsDirectorate@environment.gov.za

The authorised activity/ies shall not commence within twenty (20) days of the date of signature of the authorisation. Further, please note that the Minister may, on receipt of appeals against the authorisation or conditions thereof suspend the authorisation pending the outcome of the appeals procedure.

Yours faithfull

Mr Ishaam Abader

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

Department of Environmental Affairs

11/06/2014 Date:

Date				
CC: Kel	ebogile Mogajane	Nzumbululo Heritage Solutions	Tel: 011 021 4937	Fax: 086 544 2177
	Ngoasheng	LDARD (Capricorn District)	Tel: 015 290 7058	Fax: 015 295 5015
	Mthombeni	LDARD (Vhembe District)	Tel: 015 290 7054	Fax: 015 295 5015
I IVII	MINIONIDENI	LDAND (VIICINDO DICTION)		

APPEALS PROCEDURE IN TERMS OF CHAPTER 7 OF THE NEMA EIA REGULATIONS, 2010 (THE REGULATIONS) AS PER GN R. 543 OF 2010 TO BE FOLLOWED BY THE APPLICANT AND INTERESTED AND AFFECTED PARTIES UPIN RECEIPT OF NOTIFICATION OF AN ENVIRONMENTAL AUTHORISATION (EA)

APPLICANT		INTERESTED AND AFFECTED PARTIES (MPs)	
1.	Receive EA from the relevant Competent Authority (the Department of Environmental Affairs [DEA]).	1.	Receive EA from Applicant/Consultant.
2.	Within 12 days of date of the EA notify all IAPs of the EA and draw their attention to their right to appeal against the EA in terms of Chapter 7 of the Regulations.	2.	N/A.
3.	If you want to appeal against the EA, submit a notice of intention to appeal within 20 days of the date of the EA with the Minister of Water and Environmental Affairs (the Minister).	3.	If you want to appeal against the EA, submit a natice of intention to appeal within 20 days of the date of the EA. with the Minister of Water and Environmental Affairs the Minister).
4.	After having submitted your notice of intention to appeal to the Minister, provide each registered IAP with a copy of the notice of intention to appeal within 10 days of lodging the notice.	4.	After having submitted your notice of intention to appeal to the Minister, provide the applicant with a copy of the notice of intention to appeal within 10 days of lodging the notice.
5.	The Applicant must also serve on each IAP: a notice indicating where and for what period the appeal submission will be available for inspection.	5.	 Appellant must also serve on the Applicant within 10 days of lodging the notice, a notice indicating where and for what periodithe appeal submission will be available for inspection by the applicant.
6.	The appeal must be submitted in writing to the Minister within 30 days after the lapsing of the period of 20 days provided for the lodging of the notice of intention to appeal.	6.	The appeal must be submitted to the Minister willin 30 days after the lapsing of the period of 20 days provided for the lodging of the notice of intention to appeal.
7.		7.	An Applicant who received notice of intention to may submit a responding statement to the appeal to the Ministr within 30 days from the date that the appeal submission was lodged with the Minister.

NOTES:

An appeal against a decision must be lodged with:-

- a) the Minister of Water and Environmental Affairs if the decision was issued by the Director- General of the Department of Environmental Affairs (or another official) acting in his/ her capacity as the delegated Competent Authority;
- b) the Minister of Justice and Constitutional Development if the applicant is the Department of Water Affairs and the decision was issued by the Director- General of the Department of Environmental Affairs (or another official) acting in his/ her capacity as the delegated Competent Authority;

An appeal lodged with:-

- a) the Minister of Water and Environmental Affairs must be submitted to the Department of Environmental Affairs
- b) the Minister of Justice and Constitutional Development must be submitted to the Department of Environment Affairs;

An appeal must be:-

- a) submitted in writing;
- b) accompanied by:
- a statement setting out the grounds of appeal;
- supporting documentation which is referred to in the appeal; and
- a statement that the appellant has complied with regulation 62 (2) or (3) together with copies of the noticesæferred to in regulation 62.

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Environmental Authorisation

In terms of regulation 36 of the Environmental Impact Assessment Regulations, 2010

CONSTRUCTION OF A 400 kV POWER LINE OF APPROXIMATELY 250KM FROM BORUTHO SUBSTATION IN MOKOPANE TO BOKMAKIERIE SUBSTATION IN NZHELELE, LIMPOPO PROVINCE.

Capricorn District municipality and Vhembe District Municipality

Authorisation register number:	14/12/16/3/3/2/287		
NEAS reference number:	DEA/EIA/0001049/2012		
Last amended:	First issue		
Holder of authorisation:	Eskom Holdings SOC Limited		
Location of activity:	LIMPOPO PROVINCE: Within		
	Capricorn District and the		
	Vhembe District Municipality		

This authorisation does not negate the holder of the authorisation's responsibility to comply with any other statutory requirements that may be applicable to the undertaking of the activity.

Decision

The Department is satisfied, on the basis of information available to it and subject to compliance with

the conditions of this environmental authorisation, that the applicant should be authorised to undertike

the activities specified below.

Non-compliance with a condition of this authorisation may result in criminal prosecution or other actions

provided for in the National Environmental Management Act, 1998 and the EIA regulations.

Details regarding the basis on which the Department reached this decision are set out in Annexure 1

Activities authorised

By virtue of the powers conferred on it by the National Environmental Management Act, 1998 (Act 107

of 1998) and the Environmental Impact Assessment Regulations, 2010 the Department heatby

authorises -

ESKOM HOLDINGS SOC LIMITED

with the following contact details -

Ms Mmamoloko Seabe

Eskom Holdings SOC Limited

P.O. Box 1091

JOHANNESBURG

2000

Tel:

(011) 800 2345

Fax:

(011) 800 3917

E-mail: SeabeJM@eskom.co.za

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to undertake the following activities (hereafter referred to as "the activity") indicated in Listing Notices 1, 2 and 3 (GN R. 544, 545 & 546):

Listed activities	Activity/Project
	description
GN R. 544 Item 24	Land bigger than 1000m ²
The transformation of land bigger than 1000 square metres in size, to	will be transformed for the
residential, retail, commercial, industrial or institutional use, where, at the time of	construction of camp sites.
the coming into effect of this Schedule or thereafter such land was zoned open	
space, conservation or had an equivalent zoning.	
GN. R. 545 of 18 June 2010: Activity Number: 8	The proposed
	development is for the
The construction of facilities or infrastructure for the transmission and	construction of a 400kV
distribution of electricity with a capacity of 275 kilovolts or more, outside	power line.
an urban area or industrial complex.	
GN R. 546 Item 4	Roads wider than 4 metres
The construction of a road wider than 4 metres with a reserve less than	will be constructed in
13,5 metres.	sensitive areas.
In Limpopo province	
ii. Outside urban areas, in:	
(cc) Sensitive areas as identified in an environmental management	
framework as contemplated in chapter 5 of the Act and as adopted by the	
competent authority;	
GN R. 546 Item 19:	Existing roads will be
The widening of a road by more than 4 metres, or the lengthening of a	widened by more than 4
road by more than 1 kilometre.	metres in sensitive areas.
In Limpopo province	
ii. Outside urban areas, in:	
(cc) Sensitive areas as identified in an environmental management	
framework as contemplated in chapter 5 of the Act and as adopted by the	1
competent authority;	1.1
	1/4/2

as described in the Environmental Impact Assessment Report (EIAR) dated 12 December 2013 at:

Alternative S2	Latitude	Longitude
Starting point of activity	28° 58' 48.02"E	23° 53' 37.01"S
Middle point of activity	29° 8' 27.91"E	23° 9' 38.07"S
End point of activity	29° 55' 56.95"E	22° 39' 31.16"S

- for the construction of a 400 kV power line of approximately 250km from Borutho Substation in Mokopane to Bokmakierie Substation in Nzhelele, within the Capricorn District Municipality and Vhembe District Municipality, Limpopo Province., hereafter referred to as "the property".

The proposed development entails the construction of a 400 kV transmission power line of approximately 250km from Borutho Substation in Mokopane to Bokmakierie Substation in Nzhelele, within the Capricorn and Vhembe Districts, Limpopo Province. The associated infrastructure to integrate the proposed transmission power line into the transmission grid will include the construction and widening of access roads.

Conditions of this Environmental Authorisation

Scope of authorisation

- The preferred Route Corridor S2 for the construction of a 400 kV power line of approximately 250km from Borutho Substation in Mokopane to Bokmakierie Substation in Nzhelele, within the Capricorn District Municipality and Vhembe District Municipality, Limpopo Province with the abovementioned co-ordinates as indicated in the final EIAR dated 12 December 2013 is hereby authorised.
- 2. Authorisation of the activity is subject to the conditions contained in this authorisation, which form part of the environmental authorisation and are binding on the holder of the authorisation.
- 3. The holder of the authorisation is responsible for ensuring compliance with the conditions contained in this environmental authorisation. This includes any person acting on the holder's behalf, including but not limited to, an agent, servant, contractor, sub-contractor, employee, consultant or person rendering a service to the holder of the authorisation.

- 4. The activities authorised may only be carried out at the property as described above.
- 5. Any changes to, or deviations from, the project description set out in this authorisation must be approved, in writing, by the Department before such changes or deviations may be effected. In assessing whether to grant such approval or not, the Department may request such information it deems necessary to evaluate the significance and impacts of such changes or deviations and it may be necessary for the holder of the authorisation to apply for further authorisation in terms of the regulations.
- 6. This activity must commence within a period of five (5) years from the date of issue of sauthorisation. If commencement of the activity does not occur within that period, the authorisation lapses and a new application for environmental authorisation must be made in order for the activity to be undertaken.
- Commencement with one activity listed in terms of this authorisation constitutes commencement of all authorised activities.
- 8. The holder of an environmental authorisation must notify the competent authority of any alienatim, transfer and change of ownership rights in the property on which the activity is to take place.

Notification of authorisation and right to appeal

- The holder of the authorisation must notify every registered interested and affected party, in writing and within 12 (twelve) calendar days of the date of this environmental authorisation, of the decision to authorise the activity.
- 10. The notification referred to must
 - specify the date on which the authorisation was issued;
 - 10.2. inform the interested and affected party of the appeal procedure provided for in Chapter? of the Environmental Impact Assessment Regulations, 2010;
 - 10.3. advise the interested and affected party that a copy of the authorisation will be furnished on request; and
 - 10.4. give the reasons of the competent authority for the decision.
- 11. The holder of the authorisation must publish a notice -
 - informing interested and affected parties of the decision;
 - informing interested and affected parties where the decision can be accessed; and
 - 11.3. drawing the attention of interested and affected parties to the fact that an appeal maybe lodged against this decision in the newspaper(s) contemplated and used in terms of

regulation 54(2)(c) and (d) and which newspaper was used for the placing of advertisements as part of the public participation process.

Management of the activity

12. The Environmental Management Programme (EMPr) submitted as part of Application for EA mest be amended to include site specific mitigation measures and submitted to the Department for written approval prior to commencement of the activity. The recommendations and mitigation measures recorded in the EIAR dated 12 December 2013 must be incorporated as part of the EMPr. Once approved, the EMPr must be implemented and adhered to.

Monitoring

- 13. The applicant must appoint a suitably experienced independent Environmental Control Offer (ECO) for the construction phase of the development that will have the responsibility to ensure that the mitigation/rehabilitation measures and recommendations referred to in this authorisation represented and to ensure compliance with the provisions of the EMPr.
 - 13.1. The ECO must be appointed before commencement of any authorised activity/ies.
 - 13.2. Once appointed, the name and contact details of the ECO must be submitted to be Director: Compliance Monitoring of the Department.
 - 13.3. The ECO must keep record of all activities on site, problems identified, transgressies noted and a task schedule of tasks undertaken by the ECO.
 - 13.4. The ECO must remain employed until all rehabilitation measures, as required that implementation due to construction damage, are completed and the site is ready that operation.

Recording and reporting to the Department

- 14. All documentation e.g. audit/monitoring/compliance reports and notifications, required to be submitted to the Department in terms of this authorisation, must be submitted to be Director: Compliance Monitoring at the Department.
- 15. The holder of the authorisation must submit an environmental audit report to the Department within 30 days of completion of the construction phase (i.e. within 30 days of site handover) and within 30 days of completion of rehabilitation activities.

- 16. The environmental audit report must indicate the date of the audit, the name of the auditor and be outcome of the audit in terms of compliance with the environmental authorisation conditions as well as the requirements of the EMPr.
- 17. Records relating to monitoring and auditing must be kept on site and made available for inspecion to any relevant and competent authority in respect of this development.

Commencement of the activity

- 18. The authorised activity shall not commence within twenty (20) days of the date of signature of the authorisation.
- 19. An appeal under section 43 of the National Environmental Management Act (NEMA), Act 107 of 1998 (as amended), does not suspend an environmental authorisation or exemption, or provisions or conditions attached thereto, or any directive, unless the Minister, MEC or delegated organ of state directs otherwise.
- 20. Should you be notified by the Minister of a suspension of the authorisation pending appell procedures, you may not commence with the activity until such time that the Minister allows you commence with such an activity in writing.

Notification to authorities

21. Fourteen (14) days written notice must be given to the Department that the activity will commense.

Commencement for the purposes of this condition includes site preparation. The notice must include a date on which it is anticipated that the activity will commence, as well as a reference number. This notification period may coincide with the notice of intent to appeal period.

Operation of the activity

22. Fourteen (14) days written notice must be given to the Department that the activity operational phase will commence.



Site closure and decommissioning

23. Should the activity ever cease or become redundant, the applicant shall undertake the required actions as prescribed by legislation at the time and comply with all relevant legal requirements administered by any relevant and competent authority at that time.

Specific conditions

- 24. An ecological specialist, avifauna specialist, agricultural specialist, surface water specialist and heritage specialist must be commissioned to perform a final walkthrough of the site once the final route alignment and tower positions have been identified. The specialists must cover buffer identification, sensitive sites identification, no-go areas identification, fine scale mapping and se specific mitigation measures within the approved corridor. These specialist reports must be submitted to the Department for approval prior to construction.
- 25. No construction must occur within 32m of a watercourse and no activities will be allowed to encroach into a water resource without a water use authorisation being in place from the Department of Water Affairs.
- 26. A 100 metre buffer zone must be applied to all watercourses and a 50 metre buffer must be applied to all wetlands where possible as indicated by the Surface Water Impact Assessment Report dated 30 November 2012 and compiled by Shaun Taylor of Sivest.
- 27. Anti-collision devices such as bird flappers must be installed where power a line crosses avifaural corridors, as recommended by the avifaunal specialist. The input of an avifaunal specialist must be obtained for the fitting of the anti-collision devices onto specific sections of the line once the exit positions of the towers have been surveyed and pegged.
- 28. A permit must be obtained from the relevant nature conservation agency for the removalur destruction of indigenous protected and endangered plant and animal species.
- 29. A permit must be obtained in terms of the Subdivision of Agricultural Land Act prior to construction activities.
- 30. Copies of permits required must be submitted to the Department for record keeping.
- 31. No exotic plants may be used for rehabilitation purposes. Only indigenous plants of the area new be utilised.
- 32. Construction areas must be clearly demarcated and only approved areas must be used for storage and cement mixing. Any cement or concrete mixing must be done on an impervious surfaceto prevent soil contamination

- 33. Vegetation clearing must be kept to an absolute minimum. Mitigation measures must be implemented to reduce the risk of erosion and the invasion of alien species.
- 34. Construction must include appropriate design measures that allow surface and subsurface movement of water along drainage lines so as not to impede natural surface and subsurface flows.

 Drainage measures must promote the dissipation of storm water run-off.
- 35. An integrated waste management approach must be implemented that is based on water minimisation and must incorporate reduction, recycling, re-use and disposal where appropriate. Any solid waste shall be disposed of at a landfill licensed in terms of section 20 (b) of the National Environment Management Waste Act, 2008 (Act 59 of 2008).

General

- 36. A copy of this authorisation and the approved EMPr must be kept at the property where the active/
 will be undertaken. The authorisation and approved EMPr must be produced to any authorised
 official of the Department who requests to see it and must be made available for inspection by sy
 employee or agent of the holder of the authorisation who works or undertakes work at the property
- 37. The holder of the authorisation must notify both the *Director: Integrated Environmetal Authorisations* and the *Director: Compliance Monitoring* at the Department, in writing and within 48 (forty eight) hours, if any condition of this authorisation cannot be or is not adhered to. In a notification in terms of this condition must be accompanied by reasons for the non-compliance.
- 38. National government, provincial government, local authorities or committees appointed in terms of the conditions of this authorisation or any other public authority shall not be held responsible for any damages or losses suffered by the applicant or his successor in title in any instance where construction or operation subsequent to construction be temporarily or permanently stopped for reasons of non-compliance by the applicant with the conditions of authorisation as set out in the document or any other subsequent document emanating from these conditions of authorisation.

Mr Ishaam Abader

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

Department of Environmental Affairs

Annexure 1: Reasons for Decision

Information considered in making the decision

In reaching its decision, the Department took, inter alia, the following into consideration -

- a) The information contained in the final EIAR dated 12 December 2013;
- The comments received from organs of state and interested and affected parties as included the final EIAR dated 12 December 2013;
- c) The sense of balance of the negative and positive impacts and proposed mitigation measures provided in the final EIAR dated 12 December 2013 and the EMPr;
- d) The information contained in the specialist studies contained within Appendix D of the final EIR; and
- e) The objectives and requirements of relevant legislation, policies and guidelines, including section 2 of the National Environmental Management Act, 1998 (Act 107 of 1998).

2. Key factors considered in making the decision

All information presented to the Department was taken into account in the Department's consideration of the application. A summary of the issues which, in the Department's view, were of the mest significance is set out below.

- a) The findings of all the specialist studies conducted and their recommended mitigation measure
- b) The need for the proposed project was well explained and the Department considered the ned of the project.
- c) The final EIAR dated 12 December 2013 identified the relevant legislation and guidelines text have been considered in the preparation of the EIAR.
- d) The methodology used in assessing the potential impacts identified in the final EIAR dated12 December 2013 and the specialist studies have been adequately indicated.
- e) A sufficient public participation process was undertaken and the applicant has satisfied the minimum requirements as prescribed in the EIA Regulations, 2010 for public involvement.

3. Findings

After consideration of the information and factors listed above, the Department made the following findings -

- a) The identification and assessment of impacts are detailed in the final EIAR dated 12 December 2013 and sufficient assessment of the key identified issues and impacts have been completed.
- b) The procedure followed for impact assessment is adequate for the decision-making process.
- c) The proposed mitigation of impacts identified and assessed adequately curtails the identified impacts.
- d) The information contained in the final EIAR dated 12 December 2013 is accurate and credible.
- e) EMPr measures for the pre-construction, construction and rehabilitation phases of the development were proposed and included in the EIAR and will be amended so as to manage the identified site specific environmental impacts during the construction process.

In view of the above, the Department is satisfied that, subject to compliance with the conditions contained in the environmental authorisation, the proposed activity will not conflict with the general objectives of integrated environmental management laid down in Chapter 5 of the National Environmental Management Act, 1998 and that any potentially detrimental environmental impass resulting from the proposed activity can be mitigated to acceptable levels. The environmental authorisation is accordingly granted.

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