

ENVIRONMENTAL IMPACT ASSESSMENT FOR BULK SAMPLING ACTIVITIES FOR OFFSHORE MARINE DIAMONDS, WEST COAST: SCOPING REPORT

COMMENTS AND RESPONSES REPORT

The following Interested and Affected Parties (I&APs) submitted written comments on the Scoping Report for the proposed project.

Submitted by		Date	Method
1.	Trans Hex – Ms. Abegail Makgato	16 August 2019	Email
2.	South African Heritage Resources Agency	21 August 2019	Email
3.	Department of Environment, Forestry and Fisheries – Oceans and Coasts Branch	7 October 2019	Letter

Copies of the written submissions are included in Attachment A.

The comments received are presented, and responded to, in Table 1 below. No importance should be given to the order in which the comments are presented. As far as possible, comments are presented verbatim from written submissions.

Table 1: Summary table of comments received, with responses from SLR and the project technical team, as appropriate

Note:  = Letter/Fax  = Telephone  = E-mail

NO.	ISSUE	NAME	METHOD	COMMENT	RESPONSE
1 TRANS HEX – MS. ABEGAIL MAKGATO					
1.1	I&AP Registration	Trans Hex – Ms. Abegail Makgato	 16 August 2019	Requested to be registered on the project database.	Ms. Makgato was included on the project database in addition to the contact persons for the Trans Hex operations which had been included previously (see Appendix B1).
2 SOUTH AFRICAN HERITAGE RESOURCES AGENCY (SAHRA)					
2.1	Legislative Requirements	South African Heritage Resources Agency (SAHRA) – Briege Williams	 21 August 2019	In terms of the National Heritage Resources Act, No 25 of 1999 (NHRA), Sections 2 and 35 stipulates that any wreck, being any vessel or aircraft or any part thereof older than 60 years old lying in South Africa’s territorial waters or maritime cultural zone is protected and falls under the jurisdiction of SAHRA’s Maritime and Underwater Cultural Heritage Unit. These heritage sites or objects may not be disturbed without a permit from the relevant heritage resources authority.	This comment is noted.
2.2	Requirements for specialist study			SAHRA has previously commented on the Basic Assessment Report produced as part of the application for a prospecting right proposed to be undertaken in Sea Concession 6C which focused on the geophysical and sampling activity The proposed bulk sampling application requires Environmental Authorisation and as such has triggered the need for a Scoping and Environmental Impact Assessment Report. The need for a specialist study for the underwater cultural heritage was identified during the 2018 Basic Assessment report for the proposed geophysical and sampling activities. A Maritime and Cultural heritage Impact Assessment was produced and mitigation measures recommended. As part of the Draft Scoping Report it has been recommended that the	Support for the proposal to use the HIA undertaken as part of the Basic Assessment Process for the prospecting right application is acknowledged. The related mitigation measures relevant to the proposed bulk sampling operations are included in the Environmental Management Programme (EMPr) for the proposed project (see Section 7 of the Main Report).

NO.	ISSUE	NAME	METHOD	COMMENT	RESPONSE
				Maritime HA produced for the earlier stage of this work be included as a specialist study in the Environmental Impact Assessment. SAHRA supports this recommendation as the HIA addresses the area of the proposed work and is up to date with any recent developments. The HIA must set out any mitigation measures to avoid damage to any maritime cultural heritage during the proposed bulk sampling	
3	DEPARTMENT OF ENVIRONMENT, FORESTRY AND FISHERIES – OCEANS AND COASTS BRANCH				
3.1	Management of Coastal Environment in terms of the National Environmental Management: Integrated Coastal Management Act (Act No. 24 of 2008)	Department of Environment, Forestry and Fisheries – Oceans and Coasts Branch - Funanani Ditinti	✉ 7 October 2019	The applicant "De Beers" must take note that the Branch OC has the mandate to ensure that the use of natural resources in the coastal zone and development associated with the coastal zone is socially and economically justifiable, and ecologically sustainable to ensure the achievement of principles and objectives of the National Environmental Management: Integrated Coastal Management Act (Act No. 24 of 2008) herein referred as ICM Act, and guarantee that the coastal environment will be managed, protected and conserved throughout all phases of the proposed project.	This comment is noted.
3.2	Consideration of National Environmental Management: Integrated Coastal Management Act (Act No. 24 of 2008) by Competent Authority			Taking into account that the activities associated with the proposed Bulk Sampling activities for offshore marine diamonds on sea concession 6C will be taking place within the coastal zone, the competent authority is advised to consider the principles and objective of the ICM Act as mentioned above, and further adhere to the requirement of Section 63 of the ICM Act by taking into account all relevant factors, including how the proposed sampling activities will impact the marine environment and ensure that proposed mitigation measures will ensure the conservation and protection of our marine and coastal environment.	This comment has been recorded here for consideration by the Competent Authority during the decision-making process.

NO.	ISSUE	NAME	METHOD	COMMENT	RESPONSE
3.3	Noise impact associated with the proposed prospecting operations	Department of Environment, Forestry and Fisheries – Oceans and Coasts Branch - Funanani Ditinti	 7 October 2019	Taking into account that the Environmental Authorisation for this project has already been granted for planned geophysical survey activities, the Branch OC is of the view that the impacts relating to noise associated with prospecting activities on marine fauna have not been adequately addressed in the report. Therefore the applicant is advised to provide more clarity or information on the nature of approaches to be undertaken to mitigate the aspects that relates to the noise pollution.	The related noise impacts associated with geophysical surveys was assessed as part of the Basic Assessment process for which Environmental Authorisation has been granted. The potential impact of noise associated with the proposed bulk sampling activities on marine fauna has been assessed in Section 5.2.1 of the EIR. The proposed mitigation for noise-related issues is included in Section 7.3.5 of the EMPr.
3.4	Impact of bulk sampling on marine fauna			The report states that the previous Basic Assessment (Marine Faunal Assessment; PISCES, July 2018) found that the significance of other impacts on marine fauna in Concession 6C to be Low to Very Low. However, the Branch OC further highlights that the previous assessment conducted did not take into account the impacts on marine fauna as a result of bulk sampling, which is the focus of the current Scoping Report, and recommends that the EAP provide findings of the impact assessment in this regard. Therefore the applicant is advised to provide more clarity or information on the nature of approaches to be undertaken to mitigate the aspects that relates to the impact of fauna.	The impact assessment and proposed mitigation measures associated with the proposed bulk sampling operations are set out in Section 5 and Section 7 of the EIR, respectively.
3.5	Impact of sediment removal, physical crushing of biota, generation of suspended sediment plumes and smothering of benthos			With bulk sampling, impacts of sediment removal, physical crushing of biota, generation of suspended sediment plumes and smothering of benthos can all be expected to have greater significance than during the initial sampling, especially with horizontal sampling using the "seabed crawler - the footprint of the horizontal sampling would be up to 60 trenches of 8 000 m ² each according to the proposal. Therefore, it is a recommendation that the EAP provide findings of the impact assessment in this regard.	The related impact assessment associated with the crushing of benthic fauna, sediment removal, generation of sediment plumes and smothering of benthos by Redepositing Tailings are presented in Sections 5.2.1, 5.2.2, 5.2.3 and 5.2.4 of the EIR. The proposed mitigation for noise-related issues is included in Section 7 of the EMPr.

NO.	ISSUE	NAME	METHOD	COMMENT	RESPONSE
3.6	Typical mitigation	Department of Environment, Forestry and Fisheries – Oceans and Coasts Branch - Funanani Ditinti	 7 October 2019	<p>According to the Scoping Report, typical mitigation measures for the above impacts are (a) avoiding "sensitive habitat" and (b) not using vessels that require anchorage. Anchorage is going to make very little impact in comparison to the bulk sampling, except for "sensitive habitats" (assumed to be communities on hard substrates, e.g. sponge beds, corals, etc.) which need to be avoided. The Branch OC takes note that the current report failed to provide adequate information on mitigation measures to address such impact It is based on this that the Branch: OC concludes that this proposed development, will result in adverse impacts on marine fauna if implemented as currently proposed.</p> <p>Therefore, the Branch OC request the applicant to furnish more information or further assessment of the impacts of bulk sampling on sediment removal; generation of suspended sediment plumes and the smothering of benthos in re-depositing tailings, and the findings of assessment provided to this Branch for further review.</p>	The impact assessment and proposed mitigation measures associated with the proposed bulk sampling operations are set out in Section 5 and Section 7 of the EIR, respectively.
3.7	Impact on marine fauna			<p>The applicant and competent authority must take cognizance that the Benguela upwelling region is an area of particularly high natural productivity, with extremely high seasonal production of phytoplankton and zooplankton. The S&EI report further outlines that plankton blooms, in turn, serve as the basis for a rich food chain up through pelagic baitfish (anchovy, pilchard, round-herring, and others), to predatory fish (snoek), mammals (primarily seals and dolphins) and seabirds (African penguins, cormorants, pelicans, terns, and others). All of these species are subject to natural mortality, and a proportion of the annual production of all these trophic levels, particularly the plankton communities, die naturally and sink to the seabed.</p>	

NO.	ISSUE	NAME	METHOD	COMMENT	RESPONSE
3.8		Department of Environment, Forestry and Fisheries – Oceans and Coasts Branch - Funanani Ditinti	✉ 7 October 2019	Given the nature of bulk sampling especially horizontal sampling using the seabed crawler, specialist reports should not be limited to the above. Disturbance and loss/crushing of benthic macro fauna due to sampling should also be prioritized for consideration. This should include the invertebrate fauna of the unconsolidated sediments that will be excavated, which have limited mobility but perform important ecological functions (food source for commercially important fish species, nutrient cycling, etc.). Therefore, the prognosis and time-frames for recovery of this ecological function also be included in the assessment.	
3.9	Undertaking unauthorised activities			It is a recommendation of the Branch OC that the applicant must not undertake activities that have not been assessed that requires authorization from the competent authority (either in support or not of the proposed project) to avoid causing adverse effects on the marine environment. Failure to adhere to the legalities may result in statutory enforcement measures being taken against the applicant.	The proposed prospecting activities would only be undertaken if all the require authorisations, including Environmental Authorisation, are in place.
3.10	Update Stakeholder database			Please update the consultation database. Officials within DEA O&C responsible for EIA is Ms. Funanani Ditinti fditinti@environment.gov.za. Mr. Xolani Myanga xmyangaOenvironment.gov.za and Ms. Nontsasa Tonjeni ntonjeni@environment.gov.za.	The project I&AP database was updated accordingly (see Appendix 3.1).
3.11	Providing additional comments			The Branch Oceans and Coasts reviewed the proposed Bulk Sampling Activities for Offshore Marine Diamonds on Sea Concession 6C, and recommends for the comments provided to be taken into consideration and implemented in order to achieve the objective of the ICM Act. DEA: O&C will provide more comments during the next public participation phase. These comments must be sent to the competent authority for consideration and implementation, and the EAP is advised to forward the Branch OC the proof.	This comment is noted. The comments received from the Oceans and Coasts Branch were submitted to the DMRE on 11 October 2019.

NO.	ISSUE	NAME	METHOD	COMMENT	RESPONSE
				<p>Kindly note that the department reserves the right to revise our initial comments and we may request further information based on any additional information that might be received. All future correspondence and documentation (hard copy and an electronic copy) must be submitted to our office for the attention to the Funanani Ditinti Directorate: Coastal Conservation Strategies using the following contact details: Physical Address: Department of Environment Affairs (DEA), Branch: Oceans and Coast, 2 East Pier Building, East Pier Road, Victoria and Alfred Waterfront, Cape Town, 8001.</p>	

ATTACHMENT A
WRITTEN COMMENTS

Our Ref:



an agency of the
Department of Arts and Culture

T: +27 21 462 4502 | F: +27 21 462 4509 | E: info@sahra.org.za
South African Heritage Resources Agency | 111 Harrington Street | Cape Town
P.O. Box 4637 | Cape Town | 8001
www.sahra.org.za

Enquiries: Briega Williams
Tel: 021 462 4502
Email: bwilliams@sahra.org.za

Date: Wednesday August 21, 2019
Page No: 1

CaseID: 14213

Interim Comment

In terms of Section 38 of the National Heritage Resources Act (Act 25 of 1999)

Attention: SLR Consulting (South Africa) (Pty) Ltd

On 14 June 2018 De Beers Consolidated Mines (Pty) Ltd (De Beers) lodged an application for a Prospecting Right with the Department of Mineral Resources (DMR) to undertake offshore diamond prospecting activities in Sea Concession 6C (see Figure 1) . The application was lodged in terms of Section 22 of the Mineral and Petroleum Resources Development Act, 2002 (No. 28 of 2002) (MPRDA), as amended. Sea Concession 6C is situated approximately 400 km north of Cape Town; with the inshore boundary located 5 km seaward of the coast between Hondeklip Bay in the south and Kleinsee in the north. The offshore boundary is located between approximately 70 to 100 km offshore (refer to Figure 1). Sea Concession 6C has a total extent of 345 746 hectares (ha).

The South African Heritage Resources Agency would like to thank you for submitting the Draft Scoping Report for the Environmental Impact Assessment for Bulk Sampling for Offshore Marine Diamonds, West Coast, South Africa.

In terms of the National Heritage Resources Act, No 25 of 1999 (NHRA), Sections 2 and 35 stipulates that any wreck, being any vessel or aircraft or any part thereof older than 60 years old lying in South Africa's territorial waters or maritime cultural zone is protected and falls under the jurisdiction of SAHRA's Maritime and Underwater Cultural Heritage Unit. These heritage sites or objects may not be disturbed without a permit from the relevant heritage resources authority.

SAHRA has previously commented on the Basic Assessment Report produced as part of the application for a prospecting right proposed to be undertaken in Sea Concession 6C which focused on the geophysical and sampling activity. The proposed bulk sampling application requires Environmental Authorisation and as such has triggered the need for a Scoping and Environmental Impact Assessment Report.

The need for a specialist study for the underwater cultural heritage was identified during the 2018 Basic Assessment report for the proposed geophysical and sampling activities. A Maritime and Cultural heritage Impact Assessment was produced and mitigation measures recommended.

Our Ref:



an agency of the
Department of Arts and Culture

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South African Heritage Resources Agency | 111 Harrington Street | Cape Town
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Enquiries: Briege Williams
Tel: 021 462 4502
Email: bwilliams@sahra.org.za

Date: Wednesday August 21, 2019
Page No: 2

CaseID: 14213

As part of the Draft Scoping Report it has been recommended that the Maritime HIA produced for the earlier stage of this work be included as a specialist study in the Environmental Impact Assessment. SAHRA supports this recommendation as the HIA addresses the area of the proposed work and is up to date with any recent developments. The HIA must set out any mitigation measures to avoid damage to any maritime cultural heritage during the proposed bulk sampling.

Should you have any further queries, please contact the designated official using the case number quoted above in the case header.

Yours faithfully

Briege Williams
Heritage Officer
South African Heritage Resources Agency

Lesla la Grange
Acting Manager: Maritime and Underwater Cultural Heritage
South African Heritage Resources Agency

ADMIN:

Direct URL to case: <http://www.sahra.org.za/node/527475>

Terms & Conditions:

De Beers offshore diamond prospecting activities in Sea Concession 6C, West Coast

Our Ref:



an agency of the
Department of Arts and Culture

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CaseID: 14213

Date: Wednesday August 21, 2019
Page No: 3

1. This approval does not exonerate the applicant from obtaining local authority approval or any other necessary approval for proposed work.
2. If any heritage resources, including graves or human remains, are encountered they must be reported to SAHRA immediately.
3. SAHRA reserves the right to request additional information as required.



environmental affairs

Department:
Environmental Affairs
REPUBLIC OF SOUTH AFRICA

Inquiries: F Ditinti Ref: EDMS 187704

SLR CONSULTING (SOUTH AFRICA) (PTY) LTD

Nicholas Arnott & Rizqah Baker

PO Box 10145,

Caledon Square,

7905

Tel: 021 461 1118 / 9 / Email: rbaker@slrconsulting.com

Dear Rizqah Baker

SUBJECT: COMMENTS ON THE SCOPING AND ENVIRONMENTAL IMPACT ASSESSMENT REPORT FOR BULK SAMPLING ACTIVITIES FOR OFFSHORE MARINE DIAMONDS ON SEA CONCESSION 6C, WEST COAST

The Department of Environment Affairs (DEA) in its Branch Oceans & Coasts (O&C) reviewed the Scoping and Environmental Impact Assessment Report. Comments and recommendations are provided below:

1. The applicant "De Beers" must take note that the Branch OC has the **mandate** to ensure that the use of natural resources in the coastal zone and development associated with the coastal zone is socially and economically justifiable, and ecologically sustainable to ensure the achievement of **principles and objectives of the National Environmental Management: Integrated Coastal Management Act (Act No. 24 of 2008) herein referred as ICM Act**, and guarantee that the coastal environment will be managed, protected and conserved throughout all phases of the proposed project.
2. Taking into account that the activities associated with the proposed Bulk Sampling activities for offshore marine diamonds on sea concession 6C will be taking place within the coastal zone, the competent authority is advised to consider the **principles and objective of the ICM Act** as mentioned above, and further adhere to the requirement of **Section 63 of the ICM Act** by taking into account all relevant factors,

including how the proposed sampling activities will impact the marine environment and ensure that proposed mitigation measures will ensure the conservation and protection of our marine and coastal environment.

3. Taking into account that the Environmental Authorisation for this project has already been granted for planned geophysical survey activities, the Branch OC is of the view that the **impacts relating to noise** associated with prospecting activities on marine fauna have not been adequately addressed in the report. Therefore the applicant is advised to provide more clarity or information on the nature of approaches to be undertaken to mitigate the aspects that relates to the noise pollution.
4. The report states that the previous Basic Assessment (Marine Faunal Assessment; PISCES, July 2018) found that the significance of other impacts on marine fauna in Concession 6C to be Low to Very Low. However, the Branch OC further highlights that the previous assessment conducted did not take into account the **impacts on marine fauna** as a result of bulk sampling, which is the focus of the current Scoping Report, and recommends that the EAP **provide findings of the impact assessment** in this regard. Therefore the applicant is advised to provide more clarity or information on the nature of approaches to be undertaken to mitigate the aspects that relates to the impact of fauna.
5. With bulk sampling, impacts of sediment removal, physical crushing of biota, generation of suspended sediment plumes and smothering of benthos can all be expected to have greater significance than during the initial sampling, especially with horizontal sampling using the "seabed crawler" – the footprint of the horizontal sampling would be up to 60 trenches of 8,000 m² each according to the proposal. Therefore, it is a recommendation that the **EAP provide findings of the impact assessment** in this regard.
6. According to the Scoping Report, typical mitigation measures for the above impacts are (a) avoiding "sensitive habitat" and (b) not using vessels that require anchorage. Anchorage is going to make very little impact in comparison to the bulk sampling, except for "sensitive habitats" (assumed to be communities on hard substrates, e.g. sponge beds, corals, etc.) which need to be avoided. The Branch OC takes note that the current report failed to provide adequate information on mitigation measures to address such impact. It is based on this that the Branch: OC concludes that this proposed development, will result in adverse impacts on marine fauna if implemented as currently proposed.

7. Therefore, the Branch OC **request the applicant to furnish more information or further assessment** of the impacts of bulk sampling on sediment removal; generation of suspended sediment plumes and the smothering of benthos in re-depositing tailings, and the **findings of assessment** provided to this Branch for further review.
8. The applicant and competent authority must **take cognizance** that the Benguela upwelling region is an area of particularly high natural productivity, with extremely high seasonal production of phytoplankton and zooplankton. The S&EI report further outlines that plankton blooms, in turn, serve as the basis for a rich food chain up through pelagic baitfish (anchovy, pilchard, round-herring, and others), to predatory fish (snoek), mammals (primarily seals and dolphins) and seabirds (African penguins, cormorants, pelicans, terns, and others). All of these species are subject to natural mortality, and a proportion of the annual production of all these trophic levels, particularly the plankton communities, die naturally and sink to the seabed.
9. Given the nature of bulk sampling especially horizontal sampling using the seabed crawler, specialist reports should not be limited to the above. Disturbance and loss/crushing of benthic macro fauna due to sampling should also be prioritized for consideration. This should include the invertebrate fauna of the unconsolidated sediments that will be excavated, which have limited mobility but perform important ecological functions (food source for commercially important fish species, nutrient cycling, etc.). Therefore, the **prognosis and time-frames for recovery** of this ecological function also be included in the assessment.
10. It is a recommendation of the Branch OC that the applicant must not undertake activities that have not been assessed that **requires authorization from the competent authority** (either in support or not of the proposed project) to avoid causing adverse effects on the marine environment. Failure to adhere to the legalities may result in statutory enforcement measures being taken against the applicant.
11. Please update the consultation database. Officials within DEA O&C responsible for EIA is **Ms. Funanani Ditinti** fditinti@environment.gov.za, **Mr. Xolani Myanga** xmyanga@environment.gov.za and **Ms. Nontsasa Tonjeni** ntonjeni@environment.gov.za.

The Branch Oceans and Coasts reviewed the proposed Bulk Sampling Activities for Offshore Marine Diamonds on Sea Concession 6C, and recommends for the comments provided to be taken into consideration and implemented in order to achieve the objective of the ICM Act. DEA: O&C will provide more comments during the next public participation phase.

These comments must be sent to the competent authority for consideration and implementation, and the EAP is advised to forward the Branch OC the proof.

Kindly note that the department reserves the right to revise our initial comments and we may request further information based on any additional information that might be received. All future correspondence and documentation (hard copy and an electronic copy) must be submitted to our office for the attention to the Funanani Ditinti Directorate: Coastal Conservation Strategies using the following contact details: **Physical Address: Department of Environment Affairs (DEA), Branch: Oceans and Coast, 2 East Pier Building, East Pier Road, Victoria and Alfred Waterfront, Cape Town, 8001.**

Yours Sincerely



CHIEF DIRECTOR: INTEGRATED COASTAL MANAGEMENT: ADV RADIA RAZACK

DATE: 07/10/2019

Rizqah Baker

From: Abegail Makgato <AbegailM@TRANSHEX.co.za>
Sent: 15 August 2019 08:56 AM
To: Rizqah Baker
Subject: RE: DE BEERS CONSOLIDATED MINES (PTY) LTD – ENVIRONMENTAL IMPACT ASSESSMENT PROCESS FOR BULK SAMPLING ACTIVITIES, SEA CONCESSION 6C, WEST COAST: NOTIFICATION OF PUBLIC PARTICIPATION PROCESS IN TERMS OF NEMA EIA REGULATIONS, 2014 (AS AMENDED)

Follow Up Flag: Follow up
Flag Status: Flagged

Dear Ms Baker

Trans Hex operations would like to register as an interested party. The contact details are on the signature below.

Regards;

Abegail Makgato
Environmental Manager
West Coast Resources
T: + 27 (0)27 807 0696
M: + 27 (0)74 733 0007 F: 086 224 8310
E: abegailm@transhex.co.za

www.transhex.co.za

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Please consider the environment before printing this e-mail

From: Execpa
Sent: 14 August 2019 02:23 PM
To: Abegail Makgato
Subject: DE BEERS CONSOLIDATED MINES (PTY) LTD – ENVIRONMENTAL IMPACT ASSESSMENT PROCESS FOR BULK SAMPLING ACTIVITIES, SEA CONCESSION 6C, WEST COAST: NOTIFICATION OF PUBLIC PARTICIPATION PROCESS IN TERMS OF NEMA EIA REGULATIONS, 2014 (AS AMENDED)

From: Candice Sadan [<mailto:csadan@slrconsulting.com>]
Sent: 14 August 2019 02:13 PM
To: Candice Sadan
Cc: Rizqah Baker
Subject: DE BEERS CONSOLIDATED MINES (PTY) LTD – ENVIRONMENTAL IMPACT ASSESSMENT PROCESS FOR BULK SAMPLING ACTIVITIES, SEA CONCESSION 6C, WEST COAST: NOTIFICATION OF PUBLIC PARTICIPATION PROCESS IN TERMS OF NEMA EIA REGULATIONS, 2014 (AS AMENDED)

Dear Interested and/or Affected Party

The attached correspondence provides information regarding the availability of a draft Scoping Report for review and comment in accordance with the EIA Regulations, 2014 (as amended). Should you and / or your organisation wish to comment on the

Scoping Report for the proposed project, such comments should be sent to our Mrs. Rizqah Baker (at the details below) by no later than 13 September 2019. For more information, please refer to the attached letter and copy of the Executive Summary of the draft Scoping Report.

Should you have any queries on the above, or require any further information, please do not hesitate to contact the undersigned.

SLR Consulting (South Africa) (Pty) Ltd
Attention: Mrs Rizqah Baker
PO Box 10145, CALEDON SQUARE, 7905
Unit 39 Roeland Square, 30 Drury Lane, CAPE TOWN, 8001
Tel: (021) 461 1118/9
Fax: (021) 461 1120
E-mail: rbaker@slrconsulting.com

Yours sincerely



Candice Sadan
Office Administrator

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SLR Consulting
SLR Consulting (Cape Town office)
Unit 39, Roeland Square
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