	INITIAL PUBLIC PARTICIPATION COMMENTS RECEIVED - PROPOSED 30M HIGH TELECOMMUNICATIONS MAST ON PORTION 17 OF FARM KOOPMANSKLOOF, KRAAIFONTEIN, WESTERN CAPE						
A. COMMEN	A. COMMENTS ON PORTION 17 OF FARM KOOPMANSKLOOF, KRAAIFONTEIN, WESTERN CAPE						
Date	Comment	I&AP	Project	Response	Respondent		
20/06/2018	The abovementioned NEMA EIA application (featured in today's Kraaifontein Tygerburger) refers. Kindly confirm that the City of Cape Town is a registered I&AP, and that a hard copy and electronic copy of the said application will be sent to this office for circulation and collation. Kind regards	City of Cape Town: Environmental Management Department	Koopmanskloof 221 Telecommunication Mast	Dear Clarissa, Your email earlier today refers. The City of Cape Town was placed on the list of registered Interested and Affected Parties ("I&APs"), and a copy of the application form and Basic Assessment Report ("BAR") will be distributed to your office for comment. Kind regards	EnviroAfrica		
06/08/2018	1. The Notice of Intent Form with cover letter dated 12 July 2018, as received by this Department on 26 July 2018, refers. 2. This letter serves as an acknowledgement of receipt of the abovementioned document by this Department. 3. This Department may provide comment on the development proposal within the prescribed time-frame. 4. Please note that the pre-application consultation is an advisory process and does not pre-empt the outcome of any future application whixh may be submitted to this Department. 5. No information provided, views expressed and/or comments made by officials during the pre-application consultation should in any way be seen as an indication or confirmation: 5.1. That additional information or documents will not be requested; or 5.2. Of the outcome of the application.	DEA&DP: Region 1	Koopmanskloof 221 Telecommunication Mast	Dear Ayesha, Your correspondence dated 06 August 2018, refers. Please note that your comment is duly noted. Kind regards,	EnviroAfrica		
"	6. It is prohibited in terms of the NEMA for a person to commence with a listed activity unless the Competent Authority has granted an Environmental Authorisation for the undertaking of the listed activity. Failure to comply in terms of the prohibition will result in the matter being referred to the Environmental Law Enforcement Directorate for possible prosecution. A person convicted of an offence kin terms of the above is liable to fine not exceeding R5 000 000 or to impronment for a period not exceeding 10 years, or both such fine and imprisonment. 7. Kindly quote the abovementioned reference number in all future correspondence regarding this letter. 8. This Department reserves the right to revise or witdraw its comments and request further information from you based on any information received.	DEA&DP: Region 1	Koopmanskloof 221 Telecommunication Mast	Dear Ayesha, Your correspondence dated 06 August 2018, refers. Please note that your comment is duly noted. Kind regards,	EnviroAfrica		

06/08/2018	CapeNature would like to thank you for the opportunity to provide comment on the proposed development and would like to make the following comments. Please note that our comments only pertain to the biodiversity related impacts and not the overall desirability of the proposed development. The property on which the development is proposed is classified as No Natural according to the Biodiversity Network (BioNet) for the City of Cape Town and the Western Cape Biodiversity Spatial Plan. The historical Google Earth imagery indicates that the site has been cultivated across its entire extent within the last 10 years, although only a portion is currently cultivated. No terrestrial ecological specialist studies are therefore considered necessary, as the only vegetation which is likely to occur are weedy pioneers of no conservation value. According to BioNet, three artificial dams are mapped on the site, with one in the centre and two located in the south-west. NFEPA has additionally mapped natural wetlands adjacent to the artificial dams. It is therefore preferred that a freshwater specialist study is undertaken, unless sufficient evidence can be provided that the proposed footprint will not be located in	CapeNature	Koopmanskloof 221 Telecommunication Mast	Dear Rhett, Your correspondence dated 06 August 2018, refers. Please note that your comment is duly noted. The site is completely transformed from its natural state due past activities on the property. I was on site on 12 June 2018 and observed how transformed the site currently is. Your comment is duly noted, and please note that a copy of the Basic Assessment Report will be provided to you for comment in due course.	EnviroAfrica
	or adjacent to a wetland. CapeNature will comment in more detail on the Draft Basic Assessment Report, however we are unlikely to objec to this application. CapeNature reserves the right to revise initial comments and request further information based on any additional information that may be received.			Kind regards,	
20/08/2018	1. The Notice of Intent Form with cover letter dated 12 July 2018, received by this Department on 26 July 2018, refers. 2. This Department notes the development proposed is an approximately 30m high lattice-type mast and associated infrastructure on Portion 17 of the Farm Koopmanskloof 221, Kraaifontein. 3. Listed Activities After considering the information provided in the Notice of Intent, this Department note that the proposed development constitutes a listed activity as defined in terms of the EIA Regulations, 2014 (as amended), namely item 3 of GN No. R. 983 (as amended). Item 3 of GN No. R. 983 (as amended): "The development of masts or towers of any material or type used for telecommunication broadcasting or radio transmission purposes where the mast or tower- (a) is to be placed on a site not previously used for this purpose; and (b) will exceed 15 metres in height - but excluding attachements to existing buildings and masts on rooftops. (i) Western Cape i. All areas outside urban areas; ii. Areas designated for conservation in spatial Development Frameworks adopted by the competent authority, or zoned for a conservation purpose, within urban areas; or iii. Areas zoned for use as public open space or equivalent zoning within urban areas."	DEA&DP: Region 1	Koopmanskloof 221 Telecommunication Mast	Dear Ayesha, Your correspondence dated 20 August 2018, refers. Please note that your comment is duly noted. Kind regards,	EnviroAfrica

	,				
n	4. Process A Basic Assessment Process must be followed in order to apply for Environmental Authorisation. Only those activities applied for will be considered for authorisation. The onus is on the applicant to ensure that all the applicable listed activities are applied for and assessed as part of the Basic Assessment Process. Failure to include any additional listed activities may invalidate the application.	DEA&DP: Region 1	Koopmanskloof 221 Telecommunication Mast	Noted.	EnviroAfrica
	You are referred to Appendix 1 of GN No. R. 982 (as amended) for the requirements with respect to the 'Basic Assessment Process". You are advised that when undertaking the Basic Assessment Process you must take into account the Department's Circular EADP 0028/2014 on the "One Environmental Management System" and the EIA Regulations, 2014 (as amended) as well as any other guidance provided by this Department. This Department's guidelines can be downloaded from the Department's website: www.westerncape.gov.za/eadp. In particular, the guidelines that may be applicable to the proposed development include, inter alia, the following:				
	1.1. Guideline for Environmental Management Plans (2005) 1.2. Guideline on Exemption Applications (March 2013) 1.3. Guideline on Public Participation (March 2013) 1.4. Guideline on Alternatives (March 2013) 1.5. Guideline on Need and Desirability (March 2013)				
11	5. Request for a Specific Fee Reference This Department reminds you that the "Request for a specific fee reference number" form must be completed an submitted to this Department prior to the formal application for the abovementioned proposed dvelopment. This Department advises that the Request for a Specific Fee Reference Number Form must be submitted to this Department approximately 30 days before the intended date for the submission of the Application Form for Environmental Authorisation. Upon receipt of the specific fee reference number, the reference number must be inserted into the Application Form for Environmental Authorisation and proof of payment of the applicable fee attached when the Application Form is submitted to this Department.	DEA&DP: Region 1	Koopmanskloof 221 Telecommunication Mast	Noted.	EnviroAfrica
	6. Exemption This Department notes that you do not intent to apply for Exemption in terms of the National Exemption Regulations, 2014 promulgated on 08 December 2014 from any of the requirements of the Public Participation Process as stipulated by Regulation 41 of the EIA Regulations, 2014 (as amended) any other provisions contained in the EIA Regulations, 2014 (as amended) the NEMA or any notice kissued under the NEMA. Please note that should you fail to meet a requirement of the EIA Regulation, 2014 (as amended) of the NEMA and if no exemption from that provision was applied for, your application for Environmental Authorisation may be refused by this Department.				
n	7. Alternatives Be advised that in terms of the EIA Regulations, 2014 (as amended) and the NEMA, the investigation of alternatives is mandatory. All alternatives identified must therefore be investigated to determine if they are feasible and reasonable. In this regard it must be noted that this Department may grant authorisation in respect of all or part of the activity applied for as specified in Regulation 20 of GN No. R. 982 (as amended). Alternatives are not limited to activity alternatives, but include layout alternatives, design, activity, operational and technology alternatives. You are hereby reminded that it is mandatory to invesitigate and assess the option of not proceeding with the proposed activity (i.e., the "No-Go" option) in addition to other alternatives identified.	DEA&DP: Region 1	Koopmanskloof 221 Telecommunication Mast	Noted.	EnviroAfrica
	Every EIA process must therefore identify and investigate alternatives, with feasible and reaonable alternatives to be comparatively assessed. If, however, after having identified and investigated alternatives, no feasible and reasonable alternatives were found, no comparative assessment of alternatives, beyond the comparative assessment of preferred alternative and the option of not proceeding, is required during the assessment. What, would, however, be required in this instance is proof that no reasonable or feasible alternatives other than the preferred option and the 'No-Go' option exist.				

	8. Public Participation Process	DEA&DP: Region 1	Koopmanskloof 221	Noted.	EnviroAfrica
	·	DEAQUP: Region 1	•	Noted.	ENVIROATTICA
	A public participation process ("PPP") that meets the requirements of Regulation 41 of the EIA Regulations, 2014 (as		Telecommunication Mast		
	amended) must be undertaken. You are advised that the public participation may be undertaken prior to the submission of				
	the application, although this is not mandatory. It is the Environmental Assessment Practitioner's ("EAP") discretion at what				
	stage the requirements of Regulation 41 are met, whether during the pre-application process or formal application process.				
	You are hereby reminded that a period of at least 30 days must be provided to all potential or registered interested and				
	Affected Parties ("I&APs") to submit comment on the Basic Assessment Report ("BAR") and the Environmental				
	Management Programme ("EMPr").				
	Management Flogramme (EMF1).				
	Should a PPP, which includes the circulation of the pre-application BAR for comment, be undertaken prior to submission of				
	the Application Form for Environmental Authorisation to this Department, in terms of Regulation 40, the pre-application				
	BAR may also be submitted to the Department for commenting purposes. Please ensure a minimum of two printed copies of				
	the pre-application BAR is submitted to the Department for commenting purposes.				
"	9. In terms of Section 240 (2) and (3) of the NEMA and Regulations 7(2) and 43(2) of the EIA Regulations, 2014 (as	DEA&DP: Region 1	Koopmanskloof 221	Noted.	EnviroAfrica
	amended), any State Department that administers a lwas relating to a matter affecting the environment relevant to the		Telecommunication Mast		
	application must be requested to comment within 30 days. Please note that the EAP is responsible for such consultation.				
	Therefore, it is requested that the EAP include proof of such notification to the relevant State Departments in terms of				
	Section 240 (2) and (3) of NEMA in the BAR, where appropriate. It is noted that, amongst others, the following State				
	Department must be consulted during the EIA process as part of the PPP:				
	9.1. CapeNature;				
	9.2. The Ward Councillor;				
	9.3. The City of Cape Town;				
	9.4. Heritage Western Cape				
	9.5. The Western Cape Government: Agriculture;				
	9.6. The Western Cape Government: Health;				
	9.7. The South African Civil Aviation Authority; and				
	9.8. The National Department of Water Affairs and Sanitation.				
"	In terms of goog environmental practise you are encouraged to engage with State Departments and other Organs of State in	DEA&DP: Region 1	Koopmanskloof 221	Noted.	EnviroAfrica
	the pre-application phase or early in the EIA process to solicit their inputs on any of their requirements to be adressed in the	DEFICION : Negion 1	Telecommunication Mast	Thoreas	21111107111100
	EIA process. Please note that this does not replace the requirement of making the BAR available to State Departments as		refection maneuration mast		
	· · · · · · · · · · · · · · · · · · ·				
	stipulated avove.				
	The person conducting the PPP must fulfil the requirements outlined in Chapter 6 of the EIA Regulations, 2014 (as amended)				
	and must take into account any applicable Guidelines published in terms of Section 24J of the NEMA, this Department's				
	, , , , , , , , , , , , , , , , , , , ,				
	Circular EADP 0028/2014 on the "One Environmental Management System" and the EIA Regulations, 2014 (as amended), as				
	well as any other guidance provided by this Department. Note that the public participation requirements are applicable to				
	all proposed sites.				
"	10. Environmental Management Programme	DEA&DP: Region 1	Koopmanskloof 221	Noted.	EnviroAfrica
I	In accordance with Section 24N of NEMA and Regulation 19, this Department hereby requires the submission of an EMPr.		Telecommunication Mast		
1	The contents of such an EMPr must meet the requirements outlined in Section 24N of the NEMA (as amended) and				
1	Regulation 19 of the EIA Regulations, 2014 (as amended). The EMPr must address the potential environmental impacts of				
1	the activitiy throughout the project life cycle, including an assessment of the effectiveness of monitoring an management				
1	arrangements after implementation (auditing). The EMPr must be submitted together with the BAR. This Department would				
	like to advise that in compiling the EMPr, this Department's Guideline for Environmental Management Plans (June 2005),				
1	available on this Department's website must be taken into account as well as Appendix 4 of the EIA Regulations, 2014 (as				
	amended).				
	11. Need and Desirability				
	In terms of the EIA Regulations, 2014 (as amended) when considering an application, this Department must take into				
1	account a number of specific considerations including, inter alia, the need for and desirability of any development proposal.				
	As such, the need for and desirability of the development proposal must be considered and reported on in the BAR. The BAR				
	must reflect how the strategic context of the site in relation to the broader surrounding area, has been considered in				
	addressing need and desirability.				
				<u> </u>	

11	12. The Department awaits the submission of the Application Form and/or pre-application BAR prescribed by the EIA Regulations, 2014 (as amended). Please note that two printed copies and one electronic copy of the (saved on CD/DVD) of the Application Form for Environmental Authorisation and/or pre-application BAR must be submitted. 13. Please note that the pre-application consultation is an advisory process and does not pre-empt the outcome of any future application which may be submitted to the Department. No information provided, views expressed and/or comments made by officials during the pre-application consultation should in any way be seen as an indication or confirmation: 13.1. That additional information or documents will not be requested, or 13.2. Of the outcome of the application. 14. In addition to the above, you must clearly show how the proposed development complies with the principles contained in Section 2 of the NEMA and must also show how the proposed development meets the requirements of Sustainable Development.		Koopmanskloof 221 Telecommunication Mast	Noted.	EnviroAfrica
11	15. It is prohibited in terms of Section 24F of the NEMA for a person to commence with a listed activity unless the Competent Authority has granted and Environmental Authorisation for the undertaking of the activity. Failure to comply in terms of the above is liable for a fine not exceeding R5 000 000 or to imprisonment for a period not exceeding 10 years, or both such fine and imprisonment. 16. Kindly quote the abovementioned reference number in any future correspondence regarding this letter. 17. The Department reserves the right to revise or withdraw its comments and request further information from you based on any information received.	DEA&DP: Region 1	Koopmanskloof 221 Telecommunication Mast	Noted.	EnviroAfrica