



**BREDE-GOURITZ**  
CATCHMENT MANAGEMENT AGENCY

101 York Street 3rd Floor Rm 302 George 6530, P.O. Box 1205 George 6530

**Enquiries:** R Makahane    **Tel:** 023 346 8000    **Fax:** 044 873 4199    **E-mail:** [rmakahane@bgcma.co.za](mailto:rmakahane@bgcma.co.za)

**REFERENCE:** 4/10/2/J33C/Klaarstroom 178/RE 32, Prince Albert

**Date:** 27 February 2019

EnviroAfrica  
PO Box 5367  
Helderberg  
7135

**Att:** Inge Erasmus ([admin@enviroafrica.co.za](mailto:admin@enviroafrica.co.za))

**COMMENTS ON THE PROPOSED UPGRADE OF THE KLAARSTROOM OXIDATION POND WASTEWATER TREATMENT SYSTEM ON RE OF PORTION 32 & RE OF PORTION 34 OF THE FARM KLAARSTROOM 178, PRINCE ALBERT, WESTERN CAPE**

The submitted report dated 08 February 2019 refers.

The Breede-Gouritz Catchment Management Agency (BGCMA) has reviewed the submitted document and made the following comments:

Based on the provided information in the Notice, the Water Use Licence Application for section 21 (c), (i), (e) and (g) water uses will be required. The anticipated technical reports may include the following:

- Relevant Environmental Impacts Assessment Studies
- Method Statement
- Environmental Management Plan
- Stormwater Management Plan
- Hydrological Studies
- Design Drawings
- Rehabilitation Plan for affected watercourse
- Master Laout Plan (Must include all infrastructure, water courses, scientific determined buffers, flood lines, riparian habitat, and ecological values features; on A1 paper)
- Stakeholder Consultation with interested and Affected parties
- Monitoring Programme for affected watercourse
- Freshwater ecological report with impact assessment associated with the characteristics (flow regime, water quality, biota, riparian and riparian habitat) of a watercourse
- Geohydrological study
- Water quality report

- Soil analysis
- Water balance
- Integrated Waste Water Management Plan
- GN 704 motivation

These comments shall not be construed as exempting the applicant from compliance with the provisions of any other applicable act, ordinance, regulation or by-law.

This office reserves the right to amend and revise its comments as well as to request any further information.

The onus remains on the registered property owner to confirm adherence to any relevant legislation with regards to the activities which might trigger and/or need authorization.

Please do not hesitate to contact this office if you have any further queries and quote the above reference in doing so.

Yours Sincerely,



MR JAN VAN STADEN

**Chief Executive Officer (Acting)**