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Reference:EC09/C/LN3/3/31-2021Enquiries:A. Mhlaba

Insite Towers Pty (Ltd) Suite 605 Ridge 7 27 Vuna Close Umhlanga Ridge 4319

Attention: Mr Jason Legassick

Email: jason@insitetowers.com

AUTHORISATION IN TERMS OF SECTION 24 OF THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, ACT 107 OF 1998 AS AMENDED TO UNDERTAKE LISTED ACTIVITIES AS SCHEDULED IN THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS, 2014 AS AMENDED: PROPOSED 35M HIGH TELECOMMUNICATION MAST ON PTN 62 OF FARM KLIPHEUVEL NO 291, LOUTERWATER.

- 1. With reference to the above-mentioned application (Reference number **EC09/C/LN3/3/31-2021)**, please be advised that the Department has decided to grant authorisation as set out in the attached Environmental Authorisation. The Authorisation Notice and reasons for the decision are attached herewith.
- 2. In terms of Regulation 4(2) of the Environmental Impact Assessment Regulations, 2014 as amended, you are instructed to notify all registered interested and affected parties, in writing and within fourteen (14) days of the date of this letter, of the Department's decision in respect of your application.
- 3. The written notification referred to above must -
 - 3.1. Specify the date on which the Environmental Authorisation was issued;
 - 3.2. Inform interested and affected parties of the appeal procedure provided for in the Appeal Regulations published in GN R993 of 8 December 2014 as amended in terms of Section 44 read together with Section 43 of the National Environmental Management Act, Act 107 of 1998 as amended; and
 - 3.3. Advise interested and affected parties that a copy of the Environmental Authorisation and reasons for the decision will be furnished on request.
- 4. In the event that an appeal is lodged, copies of such appeal must be served on the applicant (if not the appellant), all registered interested and affected parties as well as juristic state department (organs of state with interest in the matter) within 20 days of having been notified in accordance with the requirements stipulated in paragraphs 2 and 3 above.

Only appeals on environmental grounds can be considered. All appeals should be accompanied by relevant supporting documentation.

5. Any appeal against the decision contained in this Authorisation must be addressed in writing, to the MEC for Economic Development, Environmental Affairs & Tourism (hereinafter referred to as "the MEC") in terms of Regulation 4(1) of the NEMA Appeal Regulations 2014 and within 20

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(twenty) days after the appellant has been notified in terms of paragraphs 5.1 and 5.2, of the decision.

- 6. An Appeal Submission must be made on a form obtainable from the Departmental Appeal Administrator and/or the Departmental website on <u>www.dedea.gov.za</u> or relevant Regional Office; and
- 7. The Appellant must also serve a copy of the appeal to the regional office that processed the application.
- 8. The address to which the **originals** of such appeal and any other documents pertaining to the appeal must be mailed is outlined below. Please note that originals may also be delivered per hand or courier.

Department	Economic Development, Environmental Affairs and Tourism		
Attention	General Manager: Environmental Affairs		
Postal Address	Private Bag X0054, BHISHO , 5605		
Physical Address	Old Safety and Liaison Building (Global Life Complex) Opposite Engen Garage, Bhisho, 5605		
In order to facilitate efficient administration of appeals copies of the notice of intention to appeal and any subsequent appeal documentation must also be submitted as follows:			
E-mail Address; Siyabonga Gqalangile Phumeza Gxala	<u>Siyabonga.Gqalangile@dedea.gov.za</u> Phumeza.Gxala@dedea.gov.za		

- 9. In the event that an appeal is lodged with regard to this Authorisation, the listed activities described in this Authorisation may not commence prior to the resolution of the appeal and prior to the Department's written confirmation of compliance with all conditions that must be met before construction can commence, whichever event is the latter
- 10. In the event that the time frames as stipulated above coincide with the period between 15 December 2021 and 5 January 2022 such period may not be regarded as being part of such time frame and the equivalent number of days must therefore be added to the time frames as stipulated above.

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DAYALAN GOVENDER DEPUTY DIRECTOR: ENVIRONMENTAL AFFAIRS CACADU REGION DATE: 06 December 2021





Corner Athol Fugard / Castle Hill Central Port Elizabeth 6001 Private Bag X5001 Greenacres 6057 Republic of South Africa Contact Person: Andiswa Mhlaba

Tel: 041 5085800 Fax: 041 5085865 Email: <u>Andiswa.Mhlaba@dedea.gov.za</u>

Environmental Authorisation

AUTHORISATION NOTICE REGISTER NUMBER	Provincial: EC09/C/LN3/3/31-2021 NEAS: ECP/EIA/0001091/2021
LAST AMENDED	Not applicable
HOLDER OF AUTHORISATION	Insite Towers (Pty) Ltd
LOCATION OF ACTIVITY	Portion 62 of Farm Klipheuvel No. 291, Louterwater within Kou-Kamma Local Municipality, Eastern Cape.

DEFINITIONS:

The following definitions are applicable to this Environmental Authorisation:

"Audit" - as used in the context of this Environmental Authorisation refers to an audit of compliance with conditions contained in this Environmental Authorisation and the requirements / stipulations of a Construction and / or Operational Environmental Management Programme and not to an Environmental Audit undertaken in terms of an accredited environmental management system by a certified environmental management systems auditor.

"Commencement" – Any physical activity on site that can be viewed as associated with installation of the mast, inclusive of initial site preparation.

"EAP" – refers to the appointed Environmental Assessment Practitioner represented by EnviroAfrica.

"ECO" – Environmental Control Officer.

"EIA regulations" – These are the 2014 Environmental Impact Assessment Regulations as amended and published in Government Notice R326 of 07 April 2017 in terms of Chapter 5 of the National Environmental Management Act, Act 107 of 1998 as amended.

"EMPr" – refers to the Environmental Management Programme titled "Proposed 35m High Telecommunications Mast on portion 62 of Farm Klipheuvel No. 291, Louterwater, Eastern Cape" dated September 2021 as attached to the FBAR as Appendix F.

"FBAR" - refers to the Final Basic Assessment Report as prepared by EnviroAfrica titled "Final Basic Assessment Report: proposed 35m high telecommunications mast on portion 62 of farm klipheuvel no. 291, louterwater, eastern cape" dated 28 May 2021 as prepared by EnviroAfrica.

"The Department" – The Department of Economic Development, Environmental Affairs and Tourism, Eastern Cape Province.

1. 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 allowed to undertake the activity specified below. Details regarding the basis on which the Department reached this decision are set out in Section 4 of this Environmental Authorisation.

2. Activities and regulations for which authorisation has been granted

By virtue of the powers conferred on it by the National Environmental Management Act, Act 107 of 1998 and the Environmental Impact Assessment Regulations, 2014 as amended the Department hereby authorises **Insite Towers (Pty) Ltd** being the legal or natural person who has applied for this authorisation, with the following contact details:

Name	9	Insite Towers (Pty) Ltd					
Addre	SS	Suite 605, Ridge 7, 27 Vuna Close, Umhlanga Ridge, 4319					
Cell	082 500 078	39	telephone	078 556 0119		E-mail	jason@insitetowers.com
Contact Person Jason Legassick		Fax	N/A				

To undertake the following activities (hereafter referred to as "the activity"), in terms of the scheduled activities listed in the table below:

Detailed description of activity

Insite Towers (Pty) Ltd is proposing the construction of a telecommunication mast and associated infrastructure on Portion 62 of Farm Klipheuvel No. 291, Louterwater within Kou-Kamma Local Municipality. The footprint of the site is 110m² and the proposed development will include:

- Casting of a concrete foundation to construct the mast on;
- Construction of a 35m high Lattice Mast on the concrete foundation;
- Placement of service provider equipment containers and generator; and
- > Installation of a security fence around the perimeter of the site.

The site is located off a dirt road to the south of	Louterwater which will provide access to the site
and no new access road is required.	Louterwater which will provide access to the site

Listed Activities in terms of the amended NEMA EIA Regulations 2014 as contained in a correct application form:		
GN R324 - LN 3: Activity 3	 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 on a site nor previously used for this purpose; and (b) Will exceed 15 meters in length a. Eastern Cape (i) Outside urban areas (gg) Areas within 10 kilometres from national parks or world heritage sites or 5 kilometres from any other protected area identified in terms of NEMPAA or from the core areas of a biosphere reserve. 	

At the locality defined in the Table below, and hereafter referred to as "the property":

District	Sarah Baartman	
Municipal Area	Kou-Kamma Local Municipality.	
Farm Name	Klipheuvel	
Farm Number and Portion	Farm No. 291, Portion 62	
Erf Number and Township	N/A	
Extension or Suburb		
Co-ordinates	33°47' 38.26"S and 23°37'29.29"E.	
Physical address	Portion 62 of Farm Klipheuvel No. 291, Louterwater within	
	Kou-Kamma Local Municipality, Eastern Cape.	

This Environmental Authorisation is granted subject to the conditions set out below.

3. Conditions

The Department of Economic Development, Environmental Affairs and Tourism may from time to time review this Environmental Authorisation and on good grounds and after written notice to the holder thereof, suspend or amend such Environmental Authorisation.

3.1. Duration of authorisation

- 3.1.1. Installation / Construction of the mast and associated infrastructure as authorised in this Environmental Authorisation must commence within a period of 24 (twenty four) months from the date of issue of this Authorisation. If commencement of the activity does not occur within this period, this Environmental Authorisation lapses and a new application for environmental authorisation must be made in order for the activity to be undertaken.
- 3.1.2. Installation / Construction to be completed within 6/six) months of commencement.

- 3.1.3. An application for the amendment of the Environmental Authorisation to extend the validity thereof may be submitted to the Department on condition that the Environmental Authorisation is valid on the date of receipt of such amendment application. If no request for amendment is received prior to the expiry of this Environmental Authorisation, the Environmental Authorisation will be deemed to have lapsed.
- 3.1.4. On receipt of any such application for extension, the Department reserves the right to request such information as it may deem necessary to consider the application for extension which may include but not limited to:
 - 3.1.4.1. An updated CEMP; and
 - 3.1.4.2. Such public participation process as may be deemed necessary at the time of the application for extension.
- 3.1.5. Conditions relating to the operation of the project are valid in perpetuity.

3.2. Standard conditions and Declarations

- 3.2.1. Authorisation is subject to the conditions contained in this Environmental Authorisation which conditions form part of the Environmental Authorisation and are binding on the holder thereof.
- 3.2.2. This Environmental Authorisation applies only to the activities and property described therein.
- 3.2.3. This Environmental Authorisation does not negate the holder thereof of his/her responsibility to comply with any other statutory requirements that may be applicable to the undertaking of the activity.
- 3.2.4. The holder of this Environmental Authorisation shall be responsible for ensuring compliance with the conditions by any person acting on his or her behalf, including but not limited to, an agent, sub-contractor, employee or person rendering a service to the holder of this Environmental Authorisation.
- 3.2.5. Should any environmental damage be detected, that in the opinion of this Department, is the result of the development, then the applicant shall be required to make good that damage to the satisfaction of the said authority at his/her own expense.
- 3.2.6. In the event of any dispute as to what constitutes environmental damage, this Department's opinion will prevail.
- 3.2.7. This authorisation applies strictly to the project description as outlined in Section 2 of this Authorisation. Should the applicant wish to amend any component or aspect of the project hereby authorised, then approval will be required from this Department. The Department will advise what information is required as well as the process that must be followed in order to apply for an amendment to this Environmental Authorisation or, if needed, for authorisation in terms of the applicable EIA Regulations promulgated in terms of the National Environmental Management Act, Act 107 of 1998.

- 3.2.8. This Environmental Authorisation is issued to the applicant described above. Should the applicant wish to transfer this Environmental Authorisation to another person (whether legal or natural), such transfer is to be affected by means of an amendment to the Environmental Authorisation. Such amendment to be applied for in terms of the relevant provisions contained in the EIA Regulations that may be applicable at the time.
- 3.2.9. This Environmental Authorisation must be made available to any interested and affected party who has registered their interest in the proposed development. The applicant is responsible for ensuring that a copy of this Environmental Authorisation is given to any such interested and affected party including the neighbouring landowners within 14 (fourteen) days of receiving this Environmental Authorisation.
- 3.2.10. This Environmental Authorisation or a certified copy thereof must be kept on site at all times during construction and produced to any authorised official of the Department who requests to see it and must be made available for inspection by any employee or agent of the holder of the authorisation who works or undertakes work at the site.
- 3.2.11. Where any of the applicant's contact details change, including the name of the responsible person, the physical or postal address and/or telephonic details, the applicant must notify the Department as soon as the new details become known to the applicant.
- 3.2.12. In all cases, the holder of the Environmental Authorisation must notify the Department, in writing, within 30 days if a condition of this Authorisation is not adhered to. Any notification in terms of this condition must be accompanied by reasons for the non-compliance.
- 3.2.13. Non-compliance with a condition of this Environmental Authorisation may result in criminal prosecution or other actions provided for in the National Environmental Management Act, Act 107 of 1998 and the regulations.

3.3. Project-specific Conditions

- 3.3.1. Fourteen days' written notice must be given to the Department that the activity will commence. 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.
- 3.3.2. Installation/construction of the mast and associated infrastructure to be on the site as described in Section 2 of this Environmental Authorisation at coordinates 33°47'38.26"S and 23°37'29.29"E.
- 3.3.3. The final layout of the facility to be submitted to the Department for approval in at least A3 size drawings and are to be based on the drawings contained in Appendix C of the FBAR prior to commencement of construction.
- 3.3.4. The CEMPr attached to the Final BAR as Appendix F is hereby approved and must be implemented for the duration of the construction phase and the second secon

- 3.3.5. General environmental management principles/measures to be implemented during project implementation if not already contained in the EMPr to include amongst others:
 - 3.3.8.1 A general code of conduct for any contractor that may be carrying out any work on the relevant development site;
 - 3.3.8.2 A clear description of the construction activities to be carried out on the site;
 - 3.3.8.3 Details regarding storage of construction material on site;
 - 3.3.8.4 A framework for all contracts associated with the construction phase of the development and the Environmental Method Statement that will be associated with such contracts.
 - 3.3.8.5 No cement/concrete mixing to take place on the soil surface. Cement mixers to be placed on large trays to prevent accidental spills from coming into contact with the soil surface;
 - 3.3.8.6 Generators and fuel supply needed during construction must be placed on trays, which rest on clean sand. Once construction has been completed, this sand must be removed from site and disposed of at a registered waste disposal site;
 - 3.3.8.7 Any substrate contaminated by the spillage of hydrocarbons or other pollutants to be removed from the site and disposed of at a registered waste disposal site;
 - 3.3.8.8 No servicing of vehicles and other machinery to take place on site and no fuel or other hazardous material to be stored on site;
 - 3.3.8.9 All excess construction material and any waste generated during construction must be removed from site on an ongoing basis and disposed of at a registered waste disposal site;
 - 3.3.8.10 Adequate waste disposal and sanitation facilities to be provided and the applicant must ensure that these facilities are properly used and maintained; and
 - 3.3.8.11 Clear stipulations as to who is responsible and accountable for what actions.
- 3.3.9 An Environmental Control Officer (ECO) to be appointed for the duration of construction activities to oversee implementation of the EMPr as well as adherence to the conditions contained within this Authorisation. Details of the appointed ECO to be submitted to the Department together with the 14-day notice as per Condition 3.3.1.
- 3.3.10 The ECO is amongst others responsible for the following;
 - 3.3.10.1 To keep record of all activities on site, problems identified, transgressions noted as well as a schedule of tasks undertaken by the ECO;

- 3.3.10.2 Compliance/non-compliance records must be kept and shall be made available on request from the authorities.
- 3.3.10.3 To keep and maintain a detailed incident and complaints register (inclusive of any spillages of hazardous substances and other materials) indicating how these issues were addressed (including any rehabilitation measures implemented) and preventative measures implemented to avoid re-occurrence of such incidents;
- 3.3.10.4 To keep copies of all reports submitted to the Department on site; and
- 3.3.10.5 To obtain and keep record of all documentation, permits, licences and authorisations relevant to the project on site;
- 3.3.11 The construction phase is to be audited on an ongoing basis by the ECO. The findings of such audits are to be consolidated and submitted to this Department on a quarterly basis. A final post construction and rehabilitation audit is to be conducted and submitted to this Department within three months of the completion of construction (including rehabilitation).
- 3.3.12 The construction site and any lay down areas must be clearly demarcated and all construction activities to be confined to the demarcated area inclusive of storage of any construction material.
- 3.3.13 The South African Heritage Resources Agency (SAHRA) and the Eastern Cape Provincial Heritage Resources Agency (ECPHRA) must be contacted immediately should any archaeological findings be discovered during the course of the development.
- 3.3.14 All construction activities are to be restricted to normal working hours being 07:00 to 17:00 on weekdays. No construction to take place on weekends and public holidays.
- 3.3.15 All sand, gravel, stone or other building material to be used are to be obtained from a bona fide source and the building contractor is not allowed to source any such material from the surrounding environment.
- 3.3.16 The height of the lattice mast may not exceed 35 metres, excluding the lightning spike.
- 3.3.17 The levels of radio frequency energy/radiation emitted by the base station to be within the limits stipulated by the National Department of Health in collaboration with the International Commission of Non-Ionising Radiation Protection Guidelines as endorsed by the European Union. Atlas Tower (Pty) Ltd must record output levels of radio frequency radiation at regular intervals and make these readings available to this Department upon request.
- 3.3.18 In the event of a written advice being received from the National Department of Health to the effect that exposure to radio frequency emissions from telecommunication infrastructure is hazardous to the general public, this Authorisation will expire on the date of receipt of such advice.

- 3.3.19 The communication structure is regarded as a share facility and provision must be made to accommodate government departments and other operators should the need arise to do so.
- 3.3.20 Any future upgrading of the structure, including enlargement or expansion, but excluding routine maintenance, would be subject to authorisation by the Department in terms of the EIA regulations.
- 3.3.21 All areas disturbed as a result of the construction/ installation of infrastructure must be rehabilitated on completion in accordance with the requirements of the EMPr and relevant conditions contained within this Environmental Authorisation.
- 3.3.22 Before decommissioning takes place, a detailed report dealing with environmental impact management during decommissioning must be drawn up and submitted to the Department for approval.
- 3.3.23 Insite Towers (Pty) Ltd will be held liable in the event of non-compliance by any contractor associated with this activity.
- 3.3.24 Notwithstanding the provisions of any of these conditions, all recommendations, guidelines and standard conditions contained in the FBAR must be adhered to.

4 Reasons for Decision

4.1 Information considered in making the decision

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

- 4.1.1 The information contained in the following documents:
 - Completed Application Form dated 22 June 2021 and received by the Department on 5 July 2021;
 - The DBAR dated 16 July 2021 and received by the Department on 16 July 2021; and
 - The FBAR dated 3 September 2021 and received by the Department on 3 September 2021.
- 4.1.2 The EIA Regulations of 2014 as amended and the objectives and requirements of relevant legislation, policies and guidelines, including Section 2 of the National Environmental Management Act, Act 107 of 1998 accommodated in terms of the Transitional Arrangements provided for in terms of Chapter 8 of GN R. 982 (Section 53) of the EIA Regulations of 2014.

4.2 Key factors considered in making the decision

- 4.2.1 The application is for the proposed development of a 35m high lattice telecommunication mast and associated infrastructure on Farm Klipheuvel No. 291, Louterwater. Louterwater have a high need for coverage.
- 4.2.2 The site where the telecommunication mast will be restricted has been disturbed with no natural vegetation. The area itself will be restricted to an area of 110m² and

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impacts on the biophysical environment will therefore be insignificant. With that being said, the mast is located within 10km of the Garden Route National Park. It is however not foreseen that construction and operation of the mast will have any direct impacts on the National Park as it is situated in an area where existing development occurs. The elevation at which the mast will be constructed is relatively low especially when viewed from the R62 Road and from the National Park. Furthermore, the height of mast will not exceed 35m and it is thus not foreseen that the mast will have a significant visual impact as viewed from the Garden Route National Park.

- 4.2.3 From the information available, the significance of likely environmental impacts can be kept within acceptable levels through the implementation of appropriate mitigatory and management measures provided in this Environmental Authorization and in the CEMP.
- 4.2.4 The project has been advertised and has been subjected to Public Participation as per the EIA Regulations and no objections were lodged against the proposed activity.
- 4.2.5 No fatal flaws were discovered during the Basic Assessment Process and from an environmental perspective there is nothing that would preclude an authorisation being issued. In addition, a number of other measures are stipulated in the conditions contained in Section 3 of this Environmental Authorisation that are intended to ensure that potential impacts associated with the development are kept within limits that are compatible with the environmental character of the site. It is further believed that this development does not present any impact that could not be successfully mitigated.
- 4.2.6 In general, the environmental process followed is deemed to be satisfactory. It is the opinion of the Department that the information at hand is sufficient and adequate to make an informed decision. In this regard the Department is satisfied that, subject to compliance with the conditions contained in the Environmental Authorisation and authorisations required in terms of any other statutory legislation 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, Act 107 of 1998, and that any potentially detrimental environmental impacts resulting from the proposed activities can be mitigated to acceptable levels.

5 Appeal of authorisation

- 5.1. In terms of Regulation 4(2) of the Environmental Impact Assessment Regulations, 2014, you are instructed to notify all registered interested and affected parties, in writing and within 14 (fourteen) calendar days of the date of this letter, of the Department's decision in respect of your application.
- 5.2. The written notification referred to in Condition 5.1 above must:
 - 5.2.1. Specify the date on which the Authorisation was issued;
 - 5.2.2. Inform interested and affected parties of the appeal procedure provided for in the Appeal Regulations published in GN R993 of 8 December 2014 in terms

of Section 44 read together with Section 43 of the National Environmental Management Act, Act 107 of 1998 as amended; and

- 5.2.3. Advise interested and affected parties that a copy of the Environmental Authorisation and reasons for the decision will be furnished on request.
- 5.3 Any appeal against the decision contained in this Authorisation must be addressed in writing, to the MEC for Economic Development, Environmental Affairs & Tourism (hereinafter referred to as "the MEC") in terms of Regulation 4(1) of the NEMA Appeal Regulations 2014 and within 20 (twenty) days after the appellant has been notified in terms of paragraphs 5.1 and 5.2 of the decision.
- 5.4 An Appeal Submission must be made on a form obtainable from the Department Appeal Administrator and/or the Departmental website on <u>www.dedea.gov.za</u> or relevant Regional Office; and
- 5.5 The Appellant must also serve a copy of the appeal to the regional office that processed the application.
- 5.6 In the event that an appeal is lodged, copies of such appeal must be served on the applicant (if not the appellant), all registered interested and affected parties as well as juristic state departments (organ of state with interest in the matter) within 20 days of having been notified in accordance with the requirements stipulated in paragraphs 5.1 and 5.2 of the decision.
- 5.7 The address to which the original of any appeal and any other documents pertaining to the appeal must be mailed is outlined below. Please note that originals may also be delivered per hand or courier.

Department	Economic Development, Environmental Affairs & Tourism	
Attention	General Manager: Environmental Affairs	
Postal Address	Private Bag X0054, BHISHO , 5605	
Physical Address	Old Safety and Liaison Building (Global Life Complex) Opposite Engen Garage, Bhisho, 5605	
In order to facilitate efficient administration of appeals <u>copies</u> of the notice of intention to appeal and any subsequent appeal documentation must also be submitted by email as follows:		
Manager: Environmental Impact Management: Mr Siyabonga Gqalangile Administrative assistant: Ms Phumeza Gxala:		Siyabonga.Gqalangile@dedea.gov.za Phumeza.Gxala@dedea.gov.za

5.8 In the event that an appeal is lodged with regard to this Authorisation, the listed activities described in this Authorisation may not commence prior to the resolution of the appeal and prior to the Department's written confirmation of compliance with all

conditions that must be met before construction can commence, whichever event is the latter.

5.9 In the event that the time frames as stipulated above coincide with the period between 15 December 2020 and 5 January 2021 such period may not be regarded as being part of such time frame and the equivalent number of days must therefore be added to the time frames as stipulated above.

ANDISWA MHLABA ENVIRONMENTAL OFFICER: EIM CACADU REGION DATE: 06 December 2021

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DAYALAN GOVENDER DEPUTY DIRECTOR: ENVIRONMENTAL AFFAIRS CACADU REGION DATE: 06 December 2021