

(For official use only)

Provincial Reference Number:	
NEAS Reference Number:	KZN/EIA/
Date Complete application Received by Department:	
Date Received by District:	
Application fee paid on:	
APPLICATION FOR ENVIRONM	ENTAL AUTHORIZATION
Submitted in terms of the National Environmental 1998)(NEMA) and regulation 6 (1) and 16 (1) of the Regulations, 2014.	
PROJECT TITLE	
DISTRICTMUNICIPALITY	

Department of Economic Development, Tourism

& Environmental Affairs, KwaZulu-Natal

Application for Environmental Authorization

May 2021

V1

IMPORTANT INFORMATION

PLEASE NOTE:

- Any new Environmental Authorisation process initiated after 8 August 2022 requires all activities
 associated with the investigation, assessment and preparation of an impact assessment report to
 be undertaken by an Environmental Assessment Practitioner [EAP] who is registered with
 EAPASA in accordance with the S24H Regulations, 2016 (as amended). It is the responsibility of
 the applicant to ensure that they appoint an EAP that is in good standing and registered with
 EAPASA.
- 2. It is the responsibility of the applicant to confirm that the Department is the competent authority to which this application must be submitted (refer to NEMA section 24C).
- This form is current as of October 2022. It is the responsibility of the Applicant / Environmental
 Assessment Practitioner ("EAP") to ascertain whether subsequent versions of the form have been
 released by the Department.
- 4. The application must be typed within the spaces provided in the form. The size of the space provided is not necessarily indicative of the amount of information required. A legible font type and size must be used when completing this form. The font size should not be smaller than 10pt.
- 5. Where required, place a tick (\checkmark) in the box you select.
- 6. Incomplete applications or applications that do not meet the requirements in terms of Regulation 16 of the 2014 NEMA EIA Regulations will not be accepted.
- 7. The use of the phrase "not applicable" in the form must be done with circumspection. Should it be done in respect of material information required by the competent authority for assessing the application, it may result in the rejection of the application as provided for in the Regulations.
- 8. An application for Environmental Authorisation/Amendment lapses if the applicant fails to meet any of the timeframes prescribed in terms of the EIA Regulations, 2014, as amended.

PRE-APPLICATION MEETING

- 9. This Department requires that a pre-application meeting be held at the discretion of the relevant district office. <u>Kindly liaise with the relevant district office to determine if a pre-application meeting is required for this application, before it is submitted</u>. The Head Office Registry may be contacted on 033 264 2898 / 2906 for details of the relevant district office for this application.
 - Provide details of the Pre-Application Meeting below (if applicable):

Date of Pre-Application Meeting	Time and Venue of Pre-Application Meeting

 If a Pre-application meeting was held, the minutes of the Pre-Application Meeting MUST BE ATTACHED as Appendix 1, to this application (refer to the List of Appendices).

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SCREENING TOOL

10. A report generated by the national web-based environmental screening tool as required in terms of regulation 16(1)(b)(v) of the environmental impact assessment regulations, 2014 is required to be appended as an **Appendix**, in order for an application to be considered.

SUBMISSION OF COMBINED APPLICATIONS FOR ENVIRONMENTAL AUTHORIZATION

1. If applicable, written confirmation that the Department has granted permission for the combination of applications for an environmental authorization in terms of the provisions of sub-regulation 11(1) of the EIA Regulations, 2014, must be attached to this application form.

FEES APPLICABLE FOR APPLICATIONS FOR ENVIRONMENTAL AUTHORIZATIONS

 The following fees for the consideration and processing of applications for an environmental authorization will be applicable from 01 April 2014 (refer to the Annexure in Government Notice No.141 dated 28 February 2014):

Application	Fee
Application for an environmental authorization subject to a Basic Assessment	R2 000.00
in terms of the EIA Regulations	
Application for an environmental authorization subject to a Scoping and	R10 000.00
Environmental Impact Report in terms of the EIA Regulations	

- 3. Where an applicant is required to pay fees for an application for environmental authorization as contemplated in this form, this must be made by means of a bank deposit or electronic fund transfer into the bank account of this Department (refer to section 8).
- 4. UPDATED: Payment reference number for applications for environmental authorizations and banking details for the Department:

Reference number (only reference number to be used for environmental authorization applications):	04010057
Account name:	KwaZulu-Natal Provincial Government - Economics
Bank name:	Standard Bank
Type of account:	Business Cheque Account
Branch code:	057525
Account number:	00052106160

5. Proof of payment of fees (if applicable) for an environmental authorization application must be attached as an **Appendix** to this application form and submitted with it. Proof of payment is either a stamped deposit slip or an electronic fund transfer payment advice.

INSTANCES WHERE FEES FOR APPLICATIONS FOR ENVIRONMENTAL AUTHORIZATIONS ARE NOT APPLICABLE

Where an application is for a community based project funded by a government grant or the application is made by an organ of state, the fees for considering and processing applications for

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an environmental authorization do not apply (refer to regulation 2 in Government Notice No.141 dated 28 February 2014).

- 7. Where an applicant is not required to pay a fee as contemplated in this form, a **written motivation** (with proof of funding if a government grant is applicable) must be attached as an **Appendix t**o this application form and submitted with it.
- 8. If you have any queries regarding the EIA process or fees applicable for applications for environmental authorizations please contact the Head Office of this Department. (see below).

COMMENTS BY THE DEPARTMENT

9. According to sub-regulation 40(1) of the EIA Regulations the Department, as the competent authority, **MUST during the public participation process be given a period of at least 30 days to comment** on the basic assessment report, EMPr, scoping report or environmental impact assessment report as applicable.

HEAD OFFICE REGISTRY DETAILS

10. The original applications with original signatures must be hand delivered or posted to the Head Office Registry of this Department at the address provided below:

Postal address:

Head Office KwaZulu-Natal Department of Economic Development, Tourism & Environmental Affairs Private Bag X9152 PIETERMARITZBURG 3200

Physical address: 270 Jabu Ndlovu Street PIETERMARITZBURG 3201

Contact Person: Ms Zama Mbanjwa / Ms. Jackie Ndlovu

Telephone No: 033 - 264 2898 / 2906

Cellular No.: 081 - 271 9541 / 081 - 521 2652

Email: Zama.Mbanjwa@kznedtea.gov.za / Jacky.Ndlovu@kznedtea.gov.za

- 11. All documentation delivered to Head Office must be delivered during the official Departmental Office Hours visible on the Departmental premises.
- 12. All EIA related documents (includes application forms, reports or any EIA related submissions) that are faxed; emailed; delivered to Security or placed in the Departmental Tender Box or Job Application Box will NOT be accepted, only hardcopy submissions are accepted.
- 13. Should a specialist report or report on a specialised process be submitted at any stage for any part of this application, the declaration of interest of the specialist must also be submitted.

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- 14. Unless protected by law, all information filled in on this application will become public information on receipt by this Department. Any interested and affected party must be provided with the information contained in this application on request, during any stage of the application process.
- 15. Please note an exemption application (if applicable) must be finalized before lodging an application for environmental authorization with the Department.
- 16. If an Environmental Assessment Practitioner (EAP)has not been appointed at the time of the submission of this application form, the declaration from the EAP must be included in the Basic Assessment Report.

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LIST OF APPENDICES

	SUBMITTED	
		e relevant
Minutes of the Pre-Application Meeting held with the Department		N/A
Written consent from the land owner or the person in control of the land (Regulation 39(1) (If the applicant is not the land owner and	YES	N/A
Correspondence from the Department confirming the Listing Notice 3 activities triggered (if applicable)	YES	N/A
Approval by the Department that a combined application in terms of Regulation 11 of the EIA Regulations, 2014 may be submitted (if applicable)	YES	N/A
A description of the location of the development footprint and a plan which locates the proposed activity/ ies (Regulation 16 (1) (vi) (vii)	YES	
Proof of payment of environmental authorization fees (if applicable). Proof of payment includes a stamped deposit slip or an electronic fund transfer payment advice.	YES	N/A
A written motivation explaining why the payment of environmental authorization fees are not applicable (an application for a community based project funded by a government grant or an application by an organ of state).	YES	N/A
A report generated from the national web based environmental screening tool, as contemplated in Regulation 16(1)(b)(v) of the EIA Regulations, 2014 is <u>compulsory</u> when submitting an application for environmental authorisation in terms of regulation 19 and 21 of the EIA Regulations, 2014 from 04 October 2019	YES	
Proof of the consultant's EAPASA Registered EAP Certification. Any new Environmental Authorisation process initiated after 8 August 2022 will require registration with EAPASA in accordance with the S24H Regulations, 2016 (as amended). If not applicable, Proof must be provided by the consultant to	YES	N/A
	land (Regulation 39(1) (If the applicant is not the land owner and Regulation 39(2) does not apply). Correspondence from the Department confirming the Listing Notice 3 activities triggered (if applicable) Approval by the Department that a combined application in terms of Regulation 11 of the EIA Regulations, 2014 may be submitted (if applicable) A description of the location of the development footprint and a plan which locates the proposed activity/ ies (Regulation 16 (1) (vi) (vii) Proof of payment of environmental authorization fees (if applicable). Proof of payment includes a stamped deposit slip or an electronic fund transfer payment advice. A written motivation explaining why the payment of environmental authorization fees are not applicable (an application for a community based project funded by a government grant or an application by an organ of state). A report generated from the national web based environmental screening tool, as contemplated in Regulation 16(1)(b)(v) of the EIA Regulations, 2014 is compulsory when submitting an application for environmental authorisation in terms of regulation 19 and 21 of the EIA Regulations, 2014 from 04 October 2019 Proof of the consultant's EAPASA Registered EAP Certification. Any new Environmental Authorisation process initiated after 8 August 2022 will require registration with EAPASA in accordance with the S24H Regulations, 2016 (as amended).	Minutes of the Pre-Application Meeting held with the Department. Written consent from the land owner or the person in control of the land (Regulation 39(1) (If the applicant is not the land owner and Regulation 39(2) does not apply). Correspondence from the Department confirming the Listing Notice 3 activities triggered (if applicable) Approval by the Department that a combined application in terms of Regulation 11 of the EIA Regulations, 2014 may be submitted (if applicable) A description of the location of the development footprint and a plan which locates the proposed activity/ ies (Regulation 16 (1) (vi) (vii) Proof of payment of environmental authorization fees (if applicable). Proof of payment includes a stamped deposit slip or an electronic fund transfer payment advice. A written motivation explaining why the payment of environmental authorization fees are not applicable (an application for a community based project funded by a government grant or an application by an organ of state). A report generated from the national web based environmental screening tool, as contemplated in Regulation 16(1)(b)(v) of the EIA Regulations, 2014 is compulsory when submitting an application for environmental authorisation in terms of regulation 19 and 21 of the EIA Regulations, 2014 from 04 October 2019 Proof of the consultant's EAPASA Registered EAP Certification. Any new Environmental Authorisation process initiated after 8 August 2022 will require registration with EAPASA in accordance with the S24H Regulations, 2016 (as amended). If not applicable, Proof must be provided by the consultant to

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PROJECT DESCRIPTION

Tick (*) the relevant option Described in the National Development Plan, 2011? 1. BACKGROUND INFORMATION Toject applicant: Tading name (if any): Dostal address: Dostal address: Dostal address: Dostal code: Described in the National Development Plan, 2011? 1. BACKGROUND INFORMATION Toject applicant: Tick (*) the relevant option YES NO NO NO NO Toject (SIPs) as YES NO Postal address: Dostal address: Dostal address: Dostal address: United (Figure 1) the strategic Infrastructure Projects (SIPs) as YES NO Toject (SIPs) as YES NO Postal address: Dostal address:	(a) Strategic Infras	tructure Projects		
pes the project form part of any of the Strategic Infrastructure Projects (SIPs) as YES NO pescribed in the National Development Plan, 2011? 1. BACKGROUND INFORMATION roject applicant: ading name (if any): ontact person: nysical address: petal code: elephone: ellular	()	•		
roject applicant: rading name (if any): contact person: nysical address: costal code: elephone: ellular rmail: LEASE NOTE: The following information is required for each site (location) on which the roject will be undertaken: wner or person in control of the land: (if the applicant is not the owner or the person in control of e land or Regulation 39(2) in the EIA Regulations 2014 does not apply) contact person: costal address: costal address: costal code: elephone: eleph				
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District Municipality:			
Local Municipality:			
	In instances where the project includes more than one I municipality, please provide a list.	ocal or dist	rict
Contact person at Local			
Municipality:			
Postal address:			
Postal code:			
Telephone:			
Cellular:			
E-mail:	- Se many them are been sufficient Secretarial release Sectorial	datalla af la	1
	e is more than one local authority involved, please include act details in an Appendix.	details of io	cai
	act details in an Appendix.		
L			
Property description/physical address:			
	(Farm name, portion etc.) Where a large number of propertie	es are involv	/ed
	(e.g. linear activities), please attach a full list in an Appendix to t		
Nearest town/s:			
Directions to the			
physical address:			
Current land-use			
zoning:	In instance, whose there is more than one surrent land was		
	In instances where there is more than one current land-use attach a list of current land use zonings in the Appendix an which portions are relevant to this application.		
	Г	Tiels (s/\ 4	aa ralayaat
		option (▼) tr	ne relevant
Is a change of land-use of	r a consent use application required?	YES	NO

Must a building plan be submitted to the local authority?

Tick (✓) the option	ne relevant
YES	NO
YES	NO

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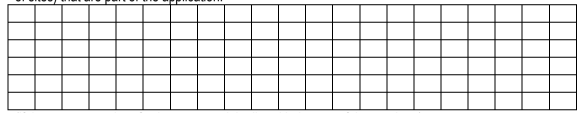
Locality map:

An A3 locality map must be attached to the back of this document, as Appendix 9. The scale of the locality map must be relevant to the size of the development (at least 1:50 000. For linear activities of more than 25 kilometres, a smaller scale e.g. 1:250 000 can be used. The scale must be indicated on the map.) The map must indicate the following:

- an accurate indication of the development footprint for the project in relation to known landmarks such as towns/villages, as well as the positions of the alternative sites, if any;
- road access from all major roads in the area:
- road names or numbers of all major roads as well as the roads that provide access to the site(s):
- all roads within a 1km radius of the site or alternative sites; and
- a north arrow;
- a legend: and
- GPS co-ordinates for each activity (indicate the position of the activity/ies). The co-ordinates should be in degrees, minutes and seconds.

Site identification and linkage

Please indicate all the Surveyor-General 21 digit site reference numbers for all sites (including portions of sites) that are part of the application.



(if there are more than 6, please expand the list with the rest of the numbers)

(These numbers will be used to link various different applications, authorizations, permits etc. that may be connected to a specific site)

Please provide the **geographical coordinates** for the site:

Latitude /Longitude	Degrees	Minutes	Seconds
South			
East			

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2. ACTIVITIES APPLIED FOR

a. For an application for authorization that involves more than one listed or specified activity that, together, make up one development proposal, all the listed activities pertaining to this application must be indicated.

Indicate the Activity Number:	Provide the relevant Activity (ies) as set out in Listing Notice 1, 2 & 3(GN R327, GNR325& GNR324)	Describe each listed activity as per the project description (and not as per wording of the relevant Government Notice) ¹ :
	that any authorization that m	nay result from this application will only cover activities

specifically applied for.

¹Please note that this description should not be a repetition of the listed activity as contained in the relevant Government Notice, but should be a brief description of activities to be undertaken as per the project description, i.e. describe the components of the desired development

s a blief description of activities to be undertaken as per the project description, i.e. describe the components of the desired development			
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3. NATIONAL SECTOR CLASSIFICATION IN TERMS OF REGULATION 9 OF THE EIA REGULATIONS, 2014

Please indicate which sector the project falls under in terms of Regulation 9 of the EIA Regulations, 2014:

nfrastructure /Transport Services/Roads - Public	
afire a trusticus (Trusta a particus (Danda - Driveta	
nfrastructure /Transport Services/Roads - Private	
Infrastructure /Transport Services/Rail - Public	
Infrastructure /Transport Services/Rail - Private	
Infrastructure /Transport Services/Airport/Runways/Landing Strip/Helipad - Commercial	
Infrastructure /Transport Services/Airport/Runways/Landing Strip/Helipad - Private	
Infrastructure /Transport Services/Airport/Runways/Landing Strip/Helipad - Public Services	
Infrastructure /Transport Services - Ports	
Infrastructure /Transport Services - Inland Waterways	
Infrastructure /Transport Services - Marina	
Infrastructure /Transport Services - Canal	
Infrastructure /Localised infrastructure - Infrastructure in the Sea/Estuary/Littoral Active Zone/Development Setback/100M Inland/or coastal public property.	
Infrastructure /Localised infrastructure - Zip Lines & Foefie Slides	
Infrastructure /Localised infrastructure - Cableway or Funiculars	
Infrastructure /Localised infrastructure - Billboards	
Infrastructure /Localised infrastructure/Storage/Dangerous Goods/Hydrocarbon - Gas	
Infrastructure /Localised infrastructure/Storage/Dangerous Goods/Hydrocarbon - Petroleum	
Infrastructure /Localised infrastructure/Storage/Dangerous good – Chemicals	
Utilities Infrastructure/Pipelines/water - Fresh/Storm Water	
Utilities Infrastructure/Pipelines/water - Waste Water	
Utilities Infrastructure/Pipelines/Dangerous Goods - Chemicals	
Utilities Infrastructure/Pipelines/Hydrocarbon – Petroleum	
Utilities Infrastructure/Pipelines/Hydrocarbon - Gas	
Utilities Infrastructure/Telecommunications/ Radio Broadcasting - Tower	
Utilities Infrastructure/Telecommunications/ Radio Broadcasting - Mast	
Utilities Infrastructure/Telecommunications/ Radio Broadcasting - Receivers	
Utilities Infrastructure - Marine Cables	
Utilities Infrastructure/Electricity /Generation/Non Renewable/Hydrocarbon - Petroleum	

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Utilities Infrastructure/Electricity /Generation/Non Renewable/Hydrocarbon - Coal	
Utilities Infrastructure/Electricity /Generation/Non Renewable - Nuclear	
Utilities Infrastructure/Electricity /Generation/Renewable - Hydro	
Utilities Infrastructure/Electricity /Generation/Renewable/Solar - PV	
Utilities Infrastructure/Electricity /Generation/Renewable/Solar - CSP	
Utilities Infrastructure/Electricity /Generation/Renewable - Wind	
Utilities Infrastructure/Electricity /Generation/Renewable - Biomass/ biofuels	
Utilities Infrastructure/Electricity /Generation/Renewable - Wave	
Utilities Infrastructure/Electricity /Distribution and Transmission - Power line	
Utilities Infrastructure/Electricity /Distribution and Transmission– Substation	
Utilities Infrastructure/Gas /Distribution and Transmission- Compressor Station	
Services/Waste Management Services/Disposal facilities - Hazardous	
Services/Waste Management Services/Disposal facilities - Nuclear	
Services/Waste Management Services/Disposal facilities - General	
Services/Waste Management Services/Treatment facilities - Hazardous	
Services/Waste Management Services/Treatment facilities - General	
Services/Waste Management Services/Storage Facilities - General	
Services/Waste Management Services/Storage Facilities - Hazardous	
Services/Waste Management Services/Storage Facilities - Nuclear	
Services/Burial and cemeteries - Cemeteries	
Services/Burial and cemeteries - Cremators	
Services/Water services/Storage - Dams	
Services/Water services/Storage - Reservoirs	
Services/Water services - Desalination	
Services/Water services - Treatment & Waste Water	
Services - Hospitality	
Mining - Prospecting rights	
Mining - Mining Permit	
Mining - Mining Right	
Mining/Exploration Right - Gas or Oil Marine	
Mining/Exploration Right - Gas or Oil Terrestrial	
Mining/Production Right - Gas or Oil Marine	
Mining/Production Right - Gas or Oil Terrestrial	
Mining/Underground gasification of coal - Oil	

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Mining/Beneficiation - Hydrocarbon	
Mining/Beneficiation - Mineral	
Agriculture/Forestry/ Fisheries - Crop Production	
Agriculture/Forestry/ Fisheries - Animal Production	
Agriculture/Forestry/ Fisheries - Afforestation	
Agriculture/Forestry/ Fisheries/Aquaculture/Inland- Alien	
Agriculture/Forestry/ Fisheries/Aquaculture/Inland- Indigenous	
Agriculture/Forestry/ Fisheries/Aquaculture/Marine - Alien	
Agriculture/Forestry/ Fisheries/Aquaculture/Marine - Indigenous	
Agriculture/Forestry/ Fisheries - Agro-Processing	
Transformation of land - Indigenous vegetation	
Transformation of land - From open space or Conservation	
Transformation of land - From agriculture or afforestation	
Transformation of land - From mining or heavy industrial areas	
Any activities within or close to a watercourse	
Any activity in an estuary, on the seashore, in the littoral active zone, or in the sea.	
Activity requiring permit or licence in terms of National or Provincial legislation governing the release or generation of emissions - Emissions	
Activity requiring permit or licence - Marine Effluent	
Activity requiring permit or licence - Fresh Water Effluent	
Release of Genetically Modified Organisms	

4. STATE DEPARTMENTS CONSULTED

Please indicate to which State departments reports related to your application will be forwarded to provide comments in terms of section 24 0 (2) of NEMA:

<u>Please note:</u> details of the relevant contact person and the address of the State department must be provided. Add the names and other details for State departments not listed.

Tick (✓ option/	() relevant			
YES	NO	Name of Department	Contact person	Address
		Department of Economic		
		Development, Tourism &		
		Environmental Affairs		
		Ezemvelo KZN Wildlife		
		KZN Amafa & Research Institute		
		Department of Human Settlements, Water & Sanitation		
		Department of Agriculture& Rural		

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Tick (v	/) relevant /s			
YES	NO	Name of Department	Contact person	Address
		Development		
		Department of Cooperative		
		Governance and Traditional Affairs		
		Department of Transport		
		Department of Health		
•				

<u>Please note that: The EAP must request comments from all relevant State departments and remind such departments that failure to submit comments with 30 days will, in terms of sub-regulation 3(4) of the EIA Regulations, 2014 be regarded as no comments..</u>

5. ECONOMIC AND SOCIAL INFORMATION

Details on the anticipated socio-economic values associated with the proposed project MUST be provided below:

Anticipated CAPEX value of the project on completion	
What is the expected annual turnover to be generated by or as a result of the project?	
New skilled employment opportunities created in the construction phase of the project	
New skilled employment opportunities created in the operational phase of the project	
New un-skilled employment opportunities created in the construction phase of the project	
New un-skilled employment opportunities created in the <u>operational</u> phase of the project	
What is the expected value of the employment opportunities during the operational and construction phase?	

6. TYPE OF APPLICATION

(a) Application for Basic Assessment (BA)

This is an application that is subject to a basic assessment (EIA Regulations 2014: Chapter 4, Part 2)) and Regulation 19 in the EIA Regulations 2014 will be complied with.

Tick	(✔)
relevant	toption
YES	N/A

(b) Application for Scoping and Environmental Impact Assessment (S/EIA)

This is an application that is subject to Scoping and EIA (EIA Regulations 2014: Chapter 4: Part 3) and Regulation 21 in the EIA Regulations 2014 will be complied with.

Tick relevant	(√) t option
YES	N/A

Department of Economic Development, Tourism & Environmental	Application for Environmental Authorization	Oct 2022
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	, declare that I-
	, 2000
	am, or represent ² , the applicant in this application; have appointed an environmental assessment practitioner to act as the independent environmental assessment practitioner for this application and have confirmed that this EAP is in good standing and registered with EAPASA; will provide the environmental assessment practitioner and the KZN Department of Economic Development, Tourism & Environmental Affairs with access to all information at my disposal that is relevant to this application; will be responsible for the costs incurred in complying with the Environmental Impact Assessment Regulations, 2014, including but not limited to – costs incurred in connection with the appointment of the environmental assessment practitioner; costs incurred in respect of the undertaking of any process required in terms of the Regulations; costs in respect of any fee prescribed by the Minister or MEC in respect of the Regulations;
	 costs in respect of any fee prescribed by the winnster of MEO in respect of the regulations, costs in respect of specialist reviews, if the competent authority decides to recover costs; and the provision of security to ensure compliance with conditions attached to an environmental authorization, should it
	be required by the KZN Department of Economic Development, Tourism & Environmental Affairs;
	will ensure that the environmental assessment practitioner is competent to comply with the requirements of the EIA Regulations, 2014 and will take reasonable steps to verify whether the EAP complies with the Regulations;
	will inform all registered interested and affected parties of any suspension of the application, as well as of any decisions taken by the KZN Department of Economic Development, Tourism & Environmental Affairsin this regard;
	am responsible for complying with the conditions of any environmental authorization issued by the KZN Department of
	Economic Development, Tourism& Environmental Affairs; hereby indemnify the Government of the Republic of South Africa, the KZN Department of Economic Development, Tourism & Environmental Affairs and all its officers, agents and employees, from any liability arising out of the content of any report, any procedure or any action which the applicant or environmental assessment practitioner is responsible for in terms of the EIA Regulations, 2014;
	will not hold the KZN Department of Economic Development, Tourism & Environmental Affairs responsible for any costs that may be incurred by the applicant in proceeding with an activity prior to obtaining an environmental authorization or prior to an appeal being decided in terms of the EIA Regulations, 2014; I will perform all other obligations as expected from an applicant in terms of the EIA Regulations, 2014;
	all the particulars furnished by me in this form are true and correct; and
rov	aware that a person is guilty of an offence in terms of Regulation 48 (1) of the EIA Regulations, 2014, if that person ides incorrect or misleading information. A person who is convicted of an offence in terms of sub-regulation 48(1) (a)-(e) is to the penalties as contemplated in section 49B-(1) of the National Environmental Management Act, 1998 (Act 107 of 3)
ign	ature of the applicant ³ / Signature on behalf of the applicant
rad	ing name (if applicable)
ate	
uio	

²If this is

³If the applicant is a juristic person, a signature on behalf of the applicant is required as well as proof of such authority.

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(b) Declaration by the environmental assessment practitioner.

Trading name (if any): Contact person:			
Postal address:			
Postal code:		Cell:	
Telephone:			
E-mail:			
Education Qualifications4:			
EAPASA Registration			
number:			
l,		, declare that I	
am the independent env	ironmental practitioner in this ap	olication;	
am registered with EAPA	ASA as a Registered EAP and m	y registration is in good standing;	
 will comply with the requ 	irements for an EAP as stipulate	d in Regulation 13 of the EIA Regulations, 2014;	
		r business, financial, personal or other) in the undertaking o	
proposed activity, other Regulations, 2014;	r than remuneration for work	performed in terms of the Environmental Impact Assessr	nent
 will perform the work rel not favourable to the app 		ective manner, even if this results in views and findings that	are
		mise my objectivity in performing such work;	
• have expertise in condi	ucting environmental impact as	sessments, including knowledge of the National Environment	
Management Act, 1998	(Act107 of 1998), regulations and	d any guidelines that have relevance to the proposed activity;	
	onal Environmental Managemer	t Act, 1998 (Act107 of 1998), regulations and all other applic	able
legislation;			
		e KZN Department of Economic Development, Tourism	
		possession that reasonably has or may have the potential	al of
			ıın a
			nuch
		ormation at my disposal regarding this application, whether	SUCII
		n are true and correct:	
			rson
provides incorrect or mi	sleading information. A nerson	who is convicted of an offence in terms of sub-regulation 2	8(1)
(Act 107 of 1998); and			
• I will comply with all the		National Environmental Management Act, 1998(Act 107 of 1	998)
and Environmental impa	ioce document regulations, 20 i	1.	
Signature of the environ	mental assessment practiti	oner	
Trading name			
Trading Hame	independent environmental practitioner in this applicat stered with EAPASA as a Registered EAP and my reg poly with the requirements for an EAP as stipulated in Fhave and will not have any vested interest (either bused activity, other than remuneration for work performs, 2014; form the work relating to the application in an objective burable to the applicant; that there are no circumstances that may compromise expertise in conducting environmental impact assessment Act, 1998 (Act107 of 1998), regulations and any apply with the National Environmental Management Action; dertake to disclose to the applicant and the Kilmental Affairs all material information in my posseding its decision with respect to this application; sure that information containing all reports in respect and affected parties and that their participation is fable opportunity to participate and provide comments of wide the competent authority with access to all information is favourable to the applicant or not; that all the particulars furnished by me in this form are vare that a person is guilty of an offence in terms of Resincorrect or misleading information. A person who is liable to the penalties as contemplated in section 45 or 1998); and mply with all the requirements as indicated in the Nation of the environmental Impact Assessment Regulations, 2014.		
Date			
clude details of names educa	tion qualifications and profession	al affiliations of the FAP and each representative of the FAP) ann
is application.			
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