

Comments and Responses 1675 BMM Prospecting BA Sandgat

Owen Wittridge

Date 2026/05/04 Method Email

Comment

Good day, I would hereby like to be recorded as an Interested and Affected party to be included in future correspondence in connection with: ENVIRONMENTAL AUTHORISATION APPLICATION PROCESS FOR THE PROPOSED BMM SANDGAT PROSPECTING RIGHT PROJECT, IN THE KAI! GARIB AND KHÂI-MA LOCAL MUNICIPALITIES, NORTHERN CAPE PROVINCE, SOUTH AFRICA. Reference 1675 I am the Park Manager of Augrabies Falls National Park and the area in question falls within the Augrabies – Namaqua Mega Living Landscape. Applications within the landscape are of importance to me. Please register me as an I&AP for this project. Contact details in my signature below. Regards,

Response

Good day Owen, Thank you for your email, please note that you have been added onto our database as an I&AP. You will receive all project related communication going forward. For anything further, please do not hesitate to contact us.

Prof. A. Willem Van Niekerk

Date 2026/05/14 Method Email

Comment

Objection/ No objection: All rights reserved. Request further: 1. Transparent process and personal one on one consultation. 2. Baseline data / Impact Management. Concerns: Sustainable farming in general. Annexure A: 4. Landowner’s Concerns. 4.1 It is hereby recorded that the affected property, being the farm Quagga-Maag Nr 200 is ecologically sensitive area and all investigation and prospecting work will have to be carried out with great circumspection and care for prevention of irreparable environmental harm. 4.2 It is therefore contended that the applicant consult duly with the Landowner so as to engage a mutually acceptable model which can, when relevant be taken up in a legal and binding agreement between the parties regarding the use of the surface. 4.3 Any such agreement for surface use will have to make provision for: 4.3.1 Sustainable farming activities to be continued; 4.3.2 Compensation for damages to the surface; 4.3.3 Compensation for stock losses and damages to equipment and infrastructure. 4.4 It must also be recorded that all prospecting work must be done strictly in accordance with approved Environmental Management Plans and approved Prospecting Work Program. 4.5 Prospecting work must also be done strictly in accordance with the provisions of the Act and the terms and conditions of the Prospecting Right. 5. The following aspects need further be addressed: 5.1 There must be adequate provision made for capital to rehabilitate the land; 5.2 No water can or may be extracted on the property without an express agreement in respect of water use; 5.3 Detailed attention must be afforded to the following aspects of the environmental impacts: 5.3.1 Loss of grazing; 5.3.2 Pollution of all kinds; 5.3.3 Stock theft; 5.3.4 Refuge removal; 5.3.5 Fire Hazards. 6. Drilling equipment on the property must not cause any damage to the flora and the soil. 7. Damage to grazing must form part of the feasibility

Response

Dear Mr Van Niekerk, I refer to your letter dated 14 May 2026 with comments on the application for a Prospecting Right and Environmental Authorisation (EA) for prospecting on the Farm Lovedale Nr 201, reference number: NC30/5/1/1/3/2/1/14410PR. Herewith responses to your specific comments in the Table below. Objection/ No objection: Noted. Request further: 1. Noted. The applicant is committed to a transparent process. Prior to accessing the property, a dedicated, one-on-one consultation meeting will be scheduled with the landowner to discuss the detailed construction and operational layout and activities and terms. 2. Noted. Baseline environmental conditions and associated impact management structures are detailed in Section 7 of the Basic Assessment Report (BAR) and in the Environmental Management Programme (EMPr) that will be made available for your review in the following week, for a period of 30 days, prior to finalisation of the documents to be submitted to the Department of Mineral and Petroleum Resources (DMPR) for decision making. Concerns: Noted. The Basic Assessment process was conducted to minimise any negative impact the project may have on the environment, which may impact the sustainability of farming on the property. Annexure A: 4. Landowner’s Concerns. 4.1. Noted. The ecological sensitivity of the Pofadder region, specifically regarding sensitive vegetation and topsoil conservation, is evaluated in Sections 8.3.2, 8.3.5 and controls are embedded within the same sections and in the EMPr to ensure circumspect construction and operational practices. No-go areas are also identified, which are to be avoided at all costs. 4.2. - 4.3. Noted and agreed. The applicant acknowledges the requirement for a legally binding Surface Use Agreement. The specific mechanisms for safeguarding sustainable farming activities, as well as liability frameworks for potential damages or losses, will be

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Prof. A. Willem Van Niekerk

study and an expert of local grazing conditions must be engaged. 8. The following actions by the prospecting applicant are expressly forbidden and prohibited: 8.1 No trees, bushes or grazing may be destroyed by the applicant except when reasonably necessary for the applicant to execute his prospecting work on the property; 8.2 No dogs or firearms on the property by any of the applicant or his contractors or employees; 8.3 No new roads or footpaths on the property except those that are already there, otherwise routes planned in consultation with the Landowner; 8.4 No firewood or any other wood may be collected on the Property; 8.5 No pits or boreholes may be drilled or made closer than 300 meters of any of the improvements on the farm i.e. water troughs, tanks, barns, feeding troughs; if any trenches, boreholes must be closer than 300 metres, then the improvements must be moved by the applicant at this own cost to the satisfaction of the landowner; 8.5 No pits or boreholes may be drilled or made closer than 300 meters of any of the improvements on the farm i.e. water troughs, tanks, barns, feeding troughs; if any trenches, boreholes must be closer than 300 metres, then the improvements must be moved by the applicant at this own cost to the satisfaction of the landowner; 8.6 There must always be a person in charge of the contractors and employees on the property and no one is allowed to loiter around on the property; 8.7 All refuge must be removed and proper temporary sanitation facilities must be provided; 8.8 Pollution of the property must be prevented and no oils may be spilled on the soil and proper arrangement must be made in the environmental management plan; 8.9 Nobody may hunt on the property; 8.10 No water may be extracted on the property; 8.11 Nobody may reside on the property unless proper arrangement have been made with the landowner; 8.12 Only existing entrances must be used and gates must be locked and proper arrangements must be made with the Landowner; 8.14 All gates must be closed; 8.15 No vehicle may drive in the veld where there is no existing road; 8.16 Proper provision must be made for the rehabilitation of any prospecting site and the flora must be reinstated and if necessary, topsoil must be brought in from outside to effect proper rehabilitation; 8.17 No mining is to be done under the authority of a prospecting permit, and strict provision must be in place regarding sampling and removal of samples; 8.18 There must be a proper surface Use Agreement which shall include compensation, conditions regarding dispute resolution and further include all provisions above where necessary improved or supplemented. 9. All Parties are aware that the drilling equipment used are normally wider wheel based than normal vehicles, using the farm roads. This causes damage to the vegetation and compensation must be paid according to an agreed formula. 10. A condition must be included that where necessary the gates will be widened by the Landowner and that the Applicant shall be liable for the costs thereof, strictly to be paid in advance to the Landowner. A quotation for the work and material will be provided and must be settled, before the work is undertaken. 11. The Landowner proposes that an agreement be recorded that in all instances where a wider wheel based vehicle is used on the standard farm road, the area of grazing that will be damaged will be 4m wide x the distance travelled.

negotiated and finalized during the one-on-one engagement to be held prior to any activities on the affected property. 4.4. - 4.5. Noted. If granted, prospecting activities are legally bound by the provisions of the Mineral and Petroleum Resources Development Act (MPRDA), the National Environmental Management Act (NEMA), the approved Prospecting Work Programme (PWP), and the conditions of the Prospecting Right (PR) and Environmental Authorisation (EA). Compliance is subject to statutory enforcement and monitoring as outlined in Section 11 of the EMPr. 5. The following aspects need further be addressed: 5.1. Noted. In accordance with Section 41 of the Mineral and Petroleum Resources Development Act (MPRDA), 2002, a prospecting right holder is required to submit a financial provision to the Department of Mineral and Petroleum Resources (DMPR) sufficient to rehabilitate or manage the negative environmental impacts associated with the prospecting activity. The exact mechanism and guarantees will be shared during the one-on-one consultation. 5.2. Noted. No water will be extracted from the property without explicit, prior commercial or logistical terms being settled within the Surface Use Agreement. 5.3. - 7. Noted. These impacts have been assessed and rated in Section 8.3 of the BAR. Management frameworks, including fire prevention, waste protocols, and pollution controls, are structured under Sections 10.4.11, 8.1.6, 4.3, 9, 10.2.13 etc. of the EMPr. Local baseline grazing conditions and specific construction and operational adjustments will be refined during the one-on-one meeting. 8.1. - 8.4. Noted. General codes of conduct, restriction of movement to authorized footprints, and prohibitions on hunting/firewood collection are contained within the EMPr. These restrictions will be formally integrated into the site-specific rules of the final Surface Use Agreement. 8.5. Noted. General buffer zones around infrastructure are acknowledged and this buffer zone will not be entered without prior consent. The final positioning of the drill holes relative to farm improvements will be verified and mapped in consultation with the landowner during the one-on-one layout review. 8.6. - 8.9. Noted. On-site supervision, waste management, emergency spill response, and strict environmental compliance protocols are detailed in the EMPr. Strict construction and operational adherence will be monitored and contractually reinforced via the Surface Use Agreement. 8.10. Noted. No water will be extracted from the property without explicit, prior commercial or logistical terms being settled within the Surface Use Agreement. 8.11. - 8.15. Noted. Rules relating to access control, gate management, and the prohibition of off-road driving are established in Section 10.2.22&23 of the EMPr. Site specific access protocols, keys, and security arrangements will be finalized directly with the landowner. There may be instances where new roads will need to be created, but these can be planned jointly between the landowner and the prospecting right holder. 8.16. Noted. The decommissioning and closure phase rehabilitation objectives—including soil profiling and revegetation standards—are defined in Section 10.2.2, 10.2.4, 10.2.59 & 10.4 of the EMPr. 8.17. Noted. The application is strictly for prospecting as defined by the MPRDA, and no mining activities can or will be conducted under this right. Core and chip sampling protocols are outlined in the PWP submitted to DMPR and these samples (drill chips and drill core, will be removed from site for further analyses. 8.18. Noted and agreed. A

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Prof. A. Willem Van Niekerk

	comprehensive Surface Use Agreement, incorporating dispute resolution mechanisms and the operational terms noted above, will be drafted and negotiated prior to any access to the property. 9. - 11. Noted. The applicant acknowledges that drilling equipment and support vehicles have specific clearance and width requirements. The proposed formula for grazing compensation, gate widening logistics, quotes, and advance payment structures are recognized as commercial surface-use terms and will be tabled for discussion and formalized during the upcoming one-on one consultation. In addition, the applicant indicated that they generally request their drilling contractors to widen any gates if/when required. The landowner can over-inspect the work and propose changes/improvements where necessary. The exact width and area that may be damaged, will be assessed once the Surface Use Agreement is being negotiated. Further comments on the documents to be made available for review soon, may be forwarded to the EIMS public participation team within the required timeframe, at the contact details to be provided. The above comments and responses and any additional comments will be submitted to the competent authority (DMPR) for decision making. Kind regards,
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Mr Annas Van Der Merwe

Date2026/04/30MethodEmail

Comment

Madam/Sir, 1. I refer to your notification below; 2. Attached please find formal notification for registration of my client OVIES ARIES (PTY)LTD as an interested party. 3. Please have regard to the fact that my client’s property namely *** is not listed as a subject property, hence the confusion regarding the title of your application. 4. To add to my client’s concerns in regard to the issue in 3 above ,is an earlier notice that was spotted next to the road in the area, same being vague and confusing in various aspects as pointed out to DMPR in the attached email, however using the same betitling. 5. My client however accepts for all purposes hereof, that his property is not a subject property and he thus registers as an interested party being the owner of an adjoining property. 6. Please be advised accordingly Thank you

Response

Good day, Thank you for your email, please note that you and your client have been added onto our database as an I&AP. You will receive all proposed project related notifications going forward. Please note that all other queries have been forwarded to the relevant project manager and you will receive communication when a response has been finalised. Additionally, please find attached the notification letter which contains further details on the proposed project as well as details of the directly affected farms. We can provide a more detailed list of affected farm portions upon your request, lastly, we can also provide you with a kml file that highlights the project locality. Please do not hesitate to contact us for anything further.

Date2026/05/11MethodEmail

Comment

Madam/Sir, Attached please find notice of registration as an interested party from POFADDER LANDBOU VERENIGING; Kindly confirm registration accordingly.

Response

Good day, Thank you for the email, please note that you and the CCd addresses have been added onto our database as I&APs, you will receive all further proposed related notifications going forward. For any comments and/or queries, please do not hesitate to contact us.

Date2026/05/11MethodEmail

Comments and Responses 1675 BMM Prospecting BA Sandgat

Mr Annas Van Der Merwe

Comment	Response
Madam/Sir, 1. Attached hereto please find our client, THOMAS THERON FAMILIE TRUST'S notification and preliminary comments for registration as an affected party in your above application. 2. Kindly confirm receipt and registration Thank you	Good day, Thank you for your email. Please note that Mr Theron has been added onto our database as an I&AP and will receive all further communication related to the proposed project going forward. Your concerns and requests have been noted. It is advised that the I&AP wait until the Basic Assessment Report is published for public participation before one-on-one consultations. However, if there needs to be further consultations before then, the project team is happy to engage, please indicate availability so we can coordinate with the team accordingly, please note that it would have to be a virtual engagement on Microsoft teams

Date 2026/05/14 Method Email

Comment	Response
Madam/Sir, 1. Attached hereto please find our client, AW & JP VAN NIEKERK (PTY)LTD'S notification and preliminary comments for registration as an affected party in your above application. 2. Kindly confirm receipt and registration Thank you	Good day, Please note that A.W & J.P Van Niekerk (Pty) Ltd has been added onto our database as an I&AP, you will receive all project related notifications going forward. All other comments have been forwarded to the relevant EAP, and a response will be forwarded to you once finalised.

Mr Thomas (W) Theron

Date 2026/05/11 Method Email

Comment	Response
All rights reserved. 1. Transparent process and personal one on one consultation. 2. Baseline data / Impact Management. Concerns: Sustainable farming in general. Annexure A: 4. Landowner's Concerns. 4.1. It is hereby recorded that the affected property, being the farm Quagga-Maag Nr 200 is ecologically sensitive area and all investigation and prospecting work will have to be carried out with great circumspection and care for prevention of irreparable environmental harm. 4.2. It is therefore contended that the applicant consult duly with the Landowner so as to engage a mutually acceptable model which can, when relevant be taken up in a legal and binding agreement between the parties regarding the use of the surface. 4.3. Any such agreement for surface use will have to make provision for: 4.3.1. Sustainable farming activities to be continued; 4.3.2. Compensation for damages to the surface; 4.3.3. Compensation for stock losses and damages to equipment and infrastructure. 4.4. It must also be recorded that all prospecting work must be done strictly in accordance with approved Environmental Management Plans and approved Prospecting Work Program. 4.5. Prospecting work must also be done strictly in accordance with the provisions of the Act and the terms and conditions of the Prospecting Right. 5. The following aspects need further be addressed: 5.1. There must be adequate provision made for capital to rehabilitate the land; 5.2. No water can or may be extracted on the property without an express agreement in respect of water use;	Noted. 1. Noted. The applicant is committed to a transparent process. Prior to accessing the property, a dedicated, one-on-one consultation meeting will be scheduled with the landowner to discuss the detailed construction and operational layout and activities and terms. 2. Noted. Baseline environmental conditions and associated impact management structures are detailed in Section 7 of the Basic Assessment Report (BAR) and in the Environmental Management Programme (EMPr) that will be made available for your review in the following week, for a period of 30 days, prior to finalisation of the documents to be submitted to the Department of Mineral and Petroleum Resources (DMPR) for decision making. Concerns: Noted. The Basic Assessment process was conducted to minimise any negative impact the project may have on the environment, which may impact the sustainability of farming on the property. Annexure A: 4. Landowner's Concerns. 4.1. Noted. The ecological sensitivity of the Pofadder region, specifically regarding sensitive vegetation and topsoil conservation, is evaluated in Sections 8.3.2, 8.3.5 and 8.3.9 of the BAR. Strict environmental management controls are embedded within the same sections and in the EMPr to ensure circumspect construction and operational practices. No-go areas are also identified, which are to be avoided at all costs. 4.2. - 4.3. Noted and agreed. The applicant acknowledges the requirement for a legally binding Surface Use Agreement. The specific mechanisms for safeguarding sustainable farming activities, as well as liability

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Mr Thomas (W) Theron

5.3. Detailed attention must be afforded to the following aspects of the environmental impacts: 5.3.1. Loss of grazing; 5.3.2. Pollution of all kinds; 5.3.3. Stock theft; 5.3.4. Refuge removal; 5.3.5. Fire Hazards. 6. Drilling equipment on the property must not cause any damage to the flora and the soil. 7. Damage to grazing must form part of the feasibility study and an expert of local grazing conditions must be engaged. 8. The following actions by the prospecting applicant are expressly forbidden and prohibited: 8.1. No trees, bushes or grazing may be destroyed by the applicant except when reasonably necessary for the applicant to execute his prospecting work on the property; 8.2. No dogs or firearms on the property by any of the applicant or his contractors or employees; 8.3. No new roads or footpaths on the property except those that are already there, otherwise routes planned in consultation with the Landowner; 8.4. No firewood or any other wood may be collected on the Property; 8.5. No pits or boreholes may be drilled or made closer than 300 meters of any of the improvements on the farm i.e. water troughs, tanks, barns, feeding troughs; if any trenches, boreholes must be closer than 300 metres, then the improvements must be moved by the applicant at this own cost to the satisfaction of the landowner; 8.6. There must always be a person in charge of the contractors and employees on the property and no one is allowed to loiter around on the property; 8.7. All refuge must be removed and proper temporary sanitation facilities must be provided; 8.8. Pollution of the property must be prevented and no oils may be spilled on the soil and proper arrangement must be made in the environmental management plan; 8.9. Nobody may hunt on the property; 8.10. No water may be extracted on the property; 8.11. Nobody may reside on the property unless proper arrangement have been made with the landowner; 8.12. Only existing entrances must be used and gates must be locked and proper arrangements must be made with the Landowner; 8.14. All gates must be closed; 8.15. No vehicle may drive in the veld where there is no existing road; 8.16. Proper provision must be made for the rehabilitation of any prospecting site and the flora must be reinstated and if necessary, topsoil must be brought in from outside to effect proper rehabilitation; 8.17. No mining is to be done under the authority of a prospecting permit, and strict provision must be in place regarding sampling and removal of samples; 8.18. There must be a proper Surface Use Agreement which shall include compensation, conditions regarding dispute resolution and further include all provisions above where necessary improved or supplemented. 9. All Parties are aware that the drilling equipment used are normally wider wheel based than normal vehicles, using the farm roads. This causes damage to the vegetation and compensation must be paid according to an agreed formula. 10. A condition must be included that where necessary the gates will be widened by the Landowner and that the Applicant shall be liable for the costs thereof, strictly to be paid in advance to the Landowner. A quotation for the work and material will be provided and must be settled, before the work is undertaken. 11. The Landowner proposes that an agreement be recorded that in all instances where a wider wheel based vehicle is used on the standard farm road, the area of grazing that will be damaged will be 4m wide x the distance travelled.

frameworks for potential damages or losses, will be negotiated and finalized during the one-on-one engagement to be held prior to any activities on the affected property. 4.4. - 4.5. Noted. If granted, prospecting activities are legally bound by the provisions of the Mineral and Petroleum Resources Development Act (MPRDA), the National Environmental Management Act (NEMA), the approved Prospecting Work Programme (PWP), and the conditions of the Prospecting Right (PR) and Environmental Authorisation (EA). Compliance is subject to statutory enforcement and monitoring as outlined in Section 11 of the EMPr. 5.1. Noted. In accordance with Section 41 of the Mineral and Petroleum Resources Development Act (MPRDA), 2002, a prospecting right holder is required to submit a financial provision to the Department of Mineral and Petroleum Resources (DMPR) sufficient to rehabilitate or manage the negative environmental impacts associated with the prospecting activity. The exact mechanism and guarantees will be shared during the one-on-one consultation. 5.2. Noted. No water will be extracted from the property without explicit, prior commercial or logistical terms being settled within the Surface Use Agreement. 5.3. - 7. Noted. These impacts have been assessed and rated in Section 8.3 of the BAR. Management frameworks, including fire prevention, waste protocols, and pollution controls, are structured under Sections 10.4.11, 8.1.6, 4.3, 9, 10.2.13 etc. of the EMPr. Local baseline grazing conditions and specific construction and operational adjustments will be refined during the one-on-one meeting. 8.1. - 8.4. Noted. General codes of conduct, restriction of movement to authorized footprints, and prohibitions on hunting/firewood collection are contained within the EMPr. These restrictions will be formally integrated into the site-specific rules of the final Surface Use Agreement. 8.5. Noted. General buffer zones around infrastructure are acknowledged and this buffer zone will not be entered without prior consent. The final positioning of the drill holes relative to farm improvements will be verified and mapped in consultation with the landowner during the one-on-one layout review. 8.6. - 8.9. Noted. On-site supervision, waste management, emergency spill response, and strict environmental compliance protocols are detailed in the EMPr. Strict construction and operational adherence will be monitored and contractually reinforced via the Surface Use Agreement. 8.10. Noted. No water will be extracted from the property without explicit, prior commercial or logistical terms being settled within the Surface Use Agreement. 8.11. - 8.15. Noted. Rules relating to access control, gate management, and the prohibition of off-road driving are established in Section 10.2.22&23 of the EMPr. Site specific access protocols, keys, and security arrangements will be finalized directly with the landowner. There may be instances where new roads will need to be created, but these can be planned jointly between the landowner and the prospecting right holder. 8.16. Noted. The decommissioning and closure phase rehabilitation objectives—including soil profiling and revegetation standards—are defined in Section 10.2.2, 10.2.4, 10.2.59 & 10.4 of the EMPr. 8.17. Noted. The application is strictly for prospecting as defined by the MPRDA, and no mining activities can or will be conducted under this right. Core and chip sampling protocols are outlined in the PWP submitted to DMPR and these samples (drill chips and drill core, will be removed from site for further analyses. 8.18. Noted and agreed. A comprehensive Surface Use

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Mr Thomas (W) Theron

Agreement, incorporating dispute resolution mechanisms and the operational terms noted above, will be drafted and negotiated prior to any access to the property. 9. - 11. Noted. The applicant acknowledges that drilling equipment and support vehicles have specific clearance and width requirements. The proposed formula for grazing compensation, gate widening logistics, quotes, and advance payment structures are recognized as commercial surface-use terms and will be tabled for discussion and formalized during the upcoming one-on-one consultation. In addition, the applicant indicated that they generally request their drilling contractors to widen any gates if/when required. The landowner can over-inspect the work and propose changes/improvements where necessary. The exact width and area that may be damaged, will be assessed once the Surface Use Agreement is being negotiated. Further comments on the documents to be made available for review soon, may be forwarded to the EIMS public participation team within the required timeframe, at the contact details to be provided. The above comments and responses and any additional comments will be submitted to the competent authority (DMPR) for decision making. Kind regards,

Thami Hadebe

Date 2026/04/30 Method Email

Comment

Dear Sir/Madam Your wayleave application with project reference number 1675/MN/mts dated 30 April 2026 has reference. Transnet Pipelines, a division of Transnet SOC Limited, is not affected by the proposal. Your awareness of the existence of Transnet’s pipeline servitudes and concern for their integrity is highly appreciated. This authorisation shall be valid for 48 months from the date – 30 April 2026. Yours Sincerely,

Response

Good day Thami, Comments received with thanks.

Oscar Sithole

Date 2026/05/06 Method Email

Comment

Good day, I hope you are well. The project demonstrates significant potential, however I require your guidance in the developed strategy to ensure it does not negatively impact the National Road, as its proposed path appears to intersect with it. Your assistance with providing us with proposed mitigation measures and other relevant considerations would be greatly appreciated. Kind regards

Response

RE: Registered Interested and Affected Party Comments – Prospecting Project Good day Sir, Thank you for your valuable feedback and for registering your interest in the proposed prospecting project. We appreciate you raising your concerns regarding the project's proximity to the National Road. We would like to reassure you that the planned prospecting activities will not impact the National Road. While the broader application or study area boundaries may appear to intersect with the road on macro-level maps, all actual physical prospecting activities (such as drilling or sampling) will be strictly located away from the road reserve. To ensure complete

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Oscar Sithole

	protection of this infrastructure, the following measures and considerations have been integrated into our strategy: • Buffer Zones: Strict regulatory buffer zones will be maintained, ensuring no prospecting takes place within the specified legal distance from the National Road reserve. • Access Management: Project vehicles will only utilize designated, approved access points and will not disrupt the normal traffic flow or integrity of the National Road. • Environmental Management Programme (EMPr): Comprehensive mitigation measures regarding dust, noise, and stormwater management will be strictly enforced to ensure that no secondary impacts affect the road or its users. We will ensure that your comments are formally captured in the Issues and Responses Report (IRR), and you will be kept updated as the environmental authorization process progresses. The basic assessment report as well as the environmental management programme will be available for review in the following week, and you will be notified as to where you can access it to review. Please let us know if you require any further clarification. Kind regards,
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Sarah Letsoalo

Date	2026/05/04	Method	Email	
Comment		Response		
Good day, Would like to participate in Environmental Authorisation application process for the proposed BMM Sandgat prospecting rights project in the KAI! GARIB AND KHÂI-MA LOCAL MUNICIPALITIES, NORTHERN CAPE PROVINCE, SOUTH AFRICA. Name: *** Contact details: **** The reason for interest or any comments: Interested and affected party Kind regards		Good day Sarah, Thank you for your email, please note that you have been added onto our database as an I&AP. You will receive all project related information going forward. For anything further, please do not hesitate to contact us.		

Lebo Rathebe

Date	2026/04/30	Method	Email	
Comment		Response		
Good day Mbali, Would you please add this email address to your I&AP database: *** We are interested in the projects in and around the Kai! Garib and Khai-Ma local municipalities Kind Regards ,		Good day, Please note that you have been added onto our database as an I&AP, you will receive all project related communication going forward. For anything further, please do not hesitate to contact us.		