

GUIDANCE DOCUMENT ON THE FEE REGULATIONS



environmental affairs

Department:
Environmental Affairs
REPUBLIC OF SOUTH AFRICA



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1. ABBREVIATIONS:

| | |
|------------------|---|
| BA | basic assessment |
| BAR | basic assessment report |
| CA | competent authority |
| EA | environmental authorisation |
| EAP | environmental assessment practitioner |
| EIA | environmental impact assessment |
| EIR | environmental impact report |
| I&AP | interested and affected party |
| NEMA | National Environmental Management Act, 1998 (Act No. 107 of 1998) |
| NEMWA | National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008) |
| S&EIR | scoping and environmental impact report |
| SR | scoping report |

2. DEFINITIONS:

| | |
|--|--|
| <i>“basic assessment”</i> | <i>means a basic assessment as defined in the EIA Regulations.</i> |
| <i>“calendar days”</i> | <i>means all days in a month excluding weekends and public holidays.</i> |
| <i>“environment”</i> | <i>means the surroundings within which humans exist and that are made up of: -</i> <ul style="list-style-type: none"><i>(i) the land, water and atmosphere of the earth;</i><i>(ii) micro-organisms, plant and animal life;</i><i>(iii) any part or combination of (i) and (ii) and the interrelationships among and between them; and</i><i>(iv) the physical, chemical, aesthetic and cultural properties and conditions of the foregoing that influence human health and well-being.</i> |
| <i>“environmental authorisation”</i> | <i>means an environmental authorisation as defined in NEMA.</i> |
| <i>“integrated environmental authorisation”</i> | <i>means an authorisation granted in terms of section 24L of NEMA.</i> |
| <i>“interested and affected party”</i> | <i>means an interested and affected party as defined in NEMA.</i> |
| <i>“listed activity”</i> | <i>means an activity identified in any notice published by the Minister or MEC in terms of section 24D(1)(a) of the Act as a listed activity or specified activity;</i> |
| <i>“MEC”</i> | <i>means the Member of the Executive Council to whom the Premier has assigned responsibility for environmental affairs;</i> |

| | |
|-----------------------------|--|
| “Minister” | <i>means the Minister of Environmental Affairs;</i> |
| “organ of state” | <i>means an organ of state as defined in the Constitution of the Republic of South Africa, 1996;</i> |
| “S&EIR” | <i>means scoping and environmental impact reporting as defined in the EIA Regulations; and</i> |
| “specified activity” | <i>when used in Chapter 5, means an activity as specified within a listed geographical area in terms of section 24(2)(b) and (c)</i> |

A term which is not specifically defined herein will bear the meaning assigned to it in terms of NEMA, the EIA Regulations or the Fee Regulations.

3. THE PURPOSE AND THE OBJECTIVE OF THE DOCUMENT

The aim of the document is to provide clarity on the Fee Regulations and the fees applicable to applications for environmental authorisation, including applications for amendment of environmental authorisations in terms of NEMA and an application for a waste management licence, including applications for the transfer and renewal of waste management licences in terms of NEMWA.

4. INTRODUCTION & BACKGROUND

The purpose of this document is to provide a brief explanatory summary of the introduced national Fee Regulations for the considering and processing of applications for environmental authorisations, including applications for amendment of environmental authorisations, developed in terms of sections 24(5)(c)(i), 24(5)(j) and 44 of the National Environmental Management Act, 1998 (*Act No. 107 of 1998*) (“NEMA”) and applications for waste management licences as well as the transfer and renewal of waste management licences in terms of sections 45(2), 52(4)(a), 55(3)(a) and 69(1)(dd) read with section 73 of the National Environmental Management: Waste Act, 2008 (*Act No. 59 of 2008*) (NEMWA).

The fee regulations make it a legal requirement to pay an application fee when lodging an application for an environmental authorisation or waste management licence, an amendment of an environmental authorisation as well as the transfer or renewal of a waste management licence. It applies to all applications for environmental authorisation in terms of NEMA and in terms of NEMWA. Fees are charged per application for environmental authorisation and not per listed or specified activity.

The fees are not applicable to appeals lodged, section 24G applications or any applications for exemption.

Fees are payable for:

- an application for an environmental authorisation applied for in terms of section 24 of NEMA;
- an application for an amendment of an environmental authorisation issued in terms of section 24 of NEMA;
- an application for a waste management licence applied for in terms of section 45(2) of NEMWA;
- an application for the transfer of a waste management licence applied for in terms of section 52(4)(a) of NEMWA;
- an application for the renewal of a waste management licence applied for in terms of section 55(3)(a) of NEMWA; and
- an application for an integrated environmental authorisation in terms of section 24L of NEMA.

5. LEGAL FRAMEWORK

The following Legislation and Regulations are relevant:

- The Constitution of the Republic of South Africa Act No. 108 of 1996
- National Environmental Management Act No. 107 of 1998
- National Environmental Management: Waste Act No. 59 of 2008
- National Environmental Management Act, 1998 (Act No. 107 of 1998) Environmental Impact Assessment Regulations, 2010

5.1. Relevant Sections of NEMA

The relevant sections of NEMA provide as follows:

| Environmental Authorisations | |
|--|--|
| Section 24 of NEMA | <p>(5) <i>The Minister, or an MEC with the concurrence of the Minister, may make regulations consistent with subsection(4)-</i></p> <p style="padding-left: 40px;">(c) <i>prescribing fees, after consultation with the Minister of Finance, to be paid for-</i></p> <p style="padding-left: 80px;">(i) <i>The consideration and processing of applications for environmental authorisations; and</i></p> <p style="padding-left: 80px;">(ii) <i>The review of documents, processes and procedures by specialists on behalf of the competent authority.</i></p> <p style="padding-left: 40px;">(j) <i>prescribing any other matter necessary for dealing with and evaluating applications for environmental authorisations."</i></p> |
| Alignment of Environmental Authorisations | |
| Section 24L of NEMA | <p>(1) <i>If the carrying out of a listed activity or specified activity contemplated in section 24 is also regulated in terms of another law or a specific environmental management Act, the authority empowered under that other law or specific environmental management Act to authorise that activity and the competent authority empowered under Chapter 5 to issue an environmental authorisation in respect of that activity may exercise their respective powers jointly by issuing-</i></p> <p style="padding-left: 40px;">(a) <i>separate authorisations; or</i></p> <p style="padding-left: 40px;">(b) <i>an integrated environmental authorisation.</i></p> |

| | |
|--|---|
| | <p>(2) <i>An integrated environmental authorisation contemplated in subsection (1) (b) may be issued only if-</i></p> <p>(a) <i>the relevant provisions of the Act and the other law or specific environmental management Act have been complied with; and</i></p> <p>(b) <i>The environmental authorisation specifies the –</i></p> <p>(i) <i>Provisions in terms of which it has been issued; and</i></p> <p>(ii) <i>Relevant authority or authorities that have issued it.</i></p> <p>(3) <i>A competent authority empowered under chapter 5 to issue an environmental authorisation in respect of a listed activity or specified activity may regard such authorisation as a sufficient basis for the granting or refusing of an authorisation, a permit or a licence under a specific environmental management Act if that specific environmental management Act is also administered by that competent authority.</i></p> <p>(4) <i>A competent authority empowered under chapter 5 to issue an environmental authorisation may regard an authorisation in terms of any other legislation that meets all the requirements stipulated in section 24(4)(a) and, where applicable, section 24(4)(b) to be an environmental authorisation in terms of that Chapter.</i></p> |
|--|---|

Regulations in General

| | |
|---------------------------|--|
| Section 44 of NEMA | <p>(1) <i>The Minister may make regulations –</i></p> <p>(a) <i>dealing with any matter which under this Act must be dealt with by regulation;</i></p> <p>(aA) <i>prohibiting, restricting or controlling activities which are likely to have a detrimental effect on the environment; and</i></p> <p>(b) <i>generally, to carry out the purposes and the provisions of this Act.</i></p> <p>(2) <i>The Minister may make different regulations under this Act in respect of different activities, provinces, geographical areas and owners or classes of owners of land.</i></p> <p>(3) <i>The Minister may by regulation provide that infringements of certain regulations constitute criminal offences and prescribe penalties for such offences.</i></p> |
|---------------------------|--|

5.2. Relevant sections of NEMWA

The relevant sections of NEMWA provide as follows:

| Application for waste management licences | |
|---|---|
| Section 45 of NEMWA | <p>(1) <i>A person who requires a waste management licence must apply for the licence by lodging an application with the licensing authority.</i></p> <p>(2) <i>An application for a waste management licence must be accompanied by-</i></p> <p>(a) <i>The prescribed processing fee; and</i></p> <p>(b) <i>Such documentation and information as may be reasonably required by the licensing authority.</i></p> |
| Transfer of waste management licences | |
| Section 52 of NEMWA | <p>(2) <i>A person applying for permission to transfer a waste management licence must lodge the application with the licensing authority.</i></p> |

| | |
|---|---|
| | <p>(4) <i>An application for the transfer of a waste management licence must be accompanied by-</i></p> <p>(a) <i>The prescribed processing fee; and</i></p> <p>(b) <i>Such documentation and information as may be reasonably required by the licensing authority.</i></p> |
| Renewal of waste management licences | |
| Section 55 of NEMWA | <p>(2) <i>The holder of a waste management licence must, before the expiry date of the licence and within the period specified in the licence, apply for the renewal of the licence to the licensing authority of the area in which the activity is carried out by lodging an application with the licensing authority in the form required by the licensing authority.</i></p> <p>(3) <i>An application for the renewal of a waste management licence must be accompanied by-</i></p> <p>(a) <i>the prescribed processing fee; and</i></p> <p>(b) <i>such documentation and information as may reasonably be required by the licensing authority.”</i></p> |
| Regulations by Minister | |
| Section 69 of NEMWA | <p>(1) <i>The Minister may make regulations regarding-</i></p> <p>(dd) <i>any matter that may or must be prescribed in terms of this Act.</i></p> |
| Public Participation | |
| Section 73 of NEMWA | <p>(1) <i>Before exercising a power that, in terms of this Act, must be exercised in accordance with this section, the Minister or MEC, as the case may be, must give notice of the proposed exercise of the relevant power-</i></p> <p>(a) <i>In the Gazette; and</i></p> <p>(b) <i>In at least one newspaper distributed nationally or, if the exercise of power will only affect a specific area, in at least one newspaper distributed in that area.</i></p> <p>(2) <i>The notice must-</i></p> <p>(a) <i>invite members of the public to submit to the Minister or MEC, as the case may be, within no less than 30 days of publication of the notice in the Gazette, written representations on or objections to the proposed exercise of power; and</i></p> <p>(b) <i>contain sufficient information to enable members of the public to submit representations or objections.</i></p> <p>(3) <i>The Minister or MEC, as the case may be, may, in appropriate circumstances, allow any interested person or community to present oral representations or objections to the Minister or MEC, or a person designated by the Minister or MEC.</i></p> <p>(4) <i>The Minister or MEC, as the case may be, must give due consideration to all representations or objections received or presented before exercising the relevant power.</i></p> |

6. EXCLUSIONS

The Applicant may be excluded from the requirement to pay the prescribed fee in only two events namely:

- where the application is for a community based project funded by a government grant;
or
- where the applicant is an organ of state.

7. THE RATE OF FEES CHARGED

An applicant will pay fees per application for an environmental authorisation or a waste management licence applied for and not per activity triggered. Amounts are charged as follows:

- R10 000 for a S&EIR application in terms of NEMA or NEMWA;
- R2 000 for a basic assessment (BA) application in terms of NEMA or NEMWA;
- R2000 for an application for amendment of an environmental authorisation in terms of NEMA;
- R2000 for an application for the transfer of a waste management licence in terms of NEMWA;
- R2000 for an application for the renewal of a waste management licence in terms of NEMWA.

An applicant can lodge an application for an integrated environmental authorisation in terms of section 24L of NEMA. This will be possible where an environmental authorisation is required in terms of NEMA and a waste management licence is required in terms of NEMWA and the same competent authority is dealing with both these applications. In this event, an applicant will pay 100% of the fee for the more expensive application and 50% of the fee for the second application.

This discount applies only where the competent authority is the same competent authority for both applications. Where there are two separate competent authorities, the full fees are payable. It is the responsibility of the applicant to bring the applicability of the discount to the attention of the competent authority.

7.1 Integrated Applications (*same competent authority*):

| APPLICATION | ACTIVITY | CALCULATION OF FEES |
|--|---|--|
| Two S&EIR applications (100% + 50%) | One or more activity/activities triggered in NEMWA list of activities (Category B) One or more activity/activities of GNR 545. | 100% of R10 000 = R10 000 50% of R10 000 = R 5 000 Total = R15 000 |
| Two basic assessment Applications (100% + 50%) | One or more activity/activities triggered in NEMWA list of activities (Category A) One or more activity/activities of GNR 544 or 546 (<i>no listed activity in GNR 545 triggered</i>). | 100% of R2000 = R2000 50% of R 2000 = R1000 Total = R3000 |
| S&EIR and basic assessment application | One or more activity/activities triggered in NEMWA list of activities (Category B) One or more activity/activities of GNR 544 or 546 (<i>no listed activity in GNR 545 triggered</i>). | 100% of R10 000 = R10 000 50% of R2000 = R1000 Total = R11000 <i>In some cases a S&EIR process would be undertaken for both applications as opposed to a BAR and S&EIR process. In such an event, a total fee of R11, 000 will be charged as the fee is based on the number of authorisations applied for.</i> |
| PLEASE NOTE THAT THESE EXAMPLES ARE USED TO ILLUSTRATE THE PRINCIPLE USED TO CALCULATE THE FEE CHARGED. | | |

7.2 Upgrading of an application: Before submission of application

Sub-regulation 20(3) of the National Environmental Management Act, 1998 (Act No. 107 of 1998) Environmental Impact Assessment Regulations, 2010 (EIA Regulations), makes provision for the upgrading of an application. In this regard, should an applicant intend undertaking an activity to which BA must be applied and the applicant, on the advice of the EAP, is for any reason of the view that it is unlikely that the competent authority will be able to reach a decision on the basis of information provided in a BAR, the applicant may apply, in writing, to the CA for permission to apply S&EIR instead of BA to the application. In the event where the CA grants such permission, an application fee for S&EIR, namely R10 000, will be payable.

7.3 Downscaling of an application: Before submission of application

Sub-regulation 20(4) of the EIA Regulations makes provision for the downscaling of an application. In the event where an applicant intends undertaking an activity to which S&EIR must be applied and the applicant, on the advice of the EAP managing the application, is for any reason of the view that it is likely that the CA will be able to reach a decision on the basis of information provided in a BAR, the applicant may apply, in writing, to the competent authority for permission to apply BA instead of S&EIR to the application.

In the event where the CA grants such permission, an application fee for BA, namely R2 000, will be payable.

7.4 Upgrading of an application: After submission of application

Where an applicant has submitted an application for BAR and paid the BA fee but after submission of the application requests and obtains permission to rather conduct S&EIR, the difference of R8 000 is payable.

7.5 Downscaling of an application: After submission of application

Where an applicant has submitted an application for S&EIR and paid the S&EIR fee but after submission of the application requests and obtains permission to rather conduct BA, the difference of R8 000 may or may not be refunded. Once the applicant has submitted the scoping report or the basic assessment report and a decision has been reached on this report, the applicant will be locked into the process and a refund will no longer be possible. A refund may only be considered at any stage before the scoping report or the basic assessment report has been decided on. The refund will also be dependent upon the successful consideration of a written motivation.

7.6 Upgrading of an application due to a judgment error: After submission of application

In the event where an applicant intends to undertake an activity to which S&EIR must be applied, but he / she incorrectly applied for BA, the upgrading of such an application will require the remainder (R8 000) to be paid.

7.7 Downscaling of an application due to a judgment error: After submission of application

In the event where an applicant intends to undertake an activity to which BA must be applied, but he / she incorrectly applied for S&EIR, the downscaling of such an application will result in the difference being refunded to the applicant. The refund will also be dependent upon the successful consideration of a written motivation.

7.8 Rejection of BA after completion of BAR: CA requests S&EIR

In terms of Regulation 24(2) (d) of the EIA Regulations, the competent authority may, after rejection of a BAR, request the EAP managing the application to subject the application to S&EIR. The upgrading of such an application will require the remainder (R8 000) to be paid within 30 days. Proof of such payment must accompany the application form for S&EIR. In this case the application will not be processed until the balance of the fee is paid, as stipulated.

7.9 Payment made to the 'wrong' CA

In the event where the application fee was paid to the wrong competent authority, that competent authority will refund the applicant directly. The applicant will be requested to submit the relevant application to the correct competent authority. The applicant will be required to make immediate payment into the correct account.

8. EXPLAINING SUB-REGULATIONS 4(1) – 4(8): NEMA & NEMWA

Sub-Regulations 4(1) - 4(8) of both the NEMA and NEMWA Fee Regulations provide for clarity on the payment of fees:

- **Sub - Regulation 4(1):**
The payment of fees are to be made on or before the submission of the application form for an environmental authorisation or a waste management licence. Full payment of both fees are required where there is more than one competent authority.
- **Sub - Regulation 4(2):**
Proof of payment must be submitted with the application form(s). The contact details of the relevant competent authority will appear on the application form.
- **Sub - Regulation 4(3):**
An organ of state and / or a community based project funded by a government grant are excluded from payment of the fee. The burden is on the applicant to contact the relevant authority and advise that he will not be paying a fee. In such an event, notification that the exclusion is applicable must be submitted with the application form. The applicant is responsible for providing proof and motivation in the event where an exclusion applies.
- **Sub - Regulation 4(4):**
Where an application is rejected on the basis of technical reasons (*e.g. insufficient information*), the resubmission of the application does not require repayment of the fee on the condition that a fee has already been paid together with the initial application.

In terms of the EIA Regulations (*Regulation 67*) an application lapses if the applicant, after having submitted the application, fails, for a period of six months, to comply with a requirement in terms of these regulations. No refund will be made in cases where an application lapses in terms of Regulation 67.

In the event where an application is withdrawn no refund will be made.

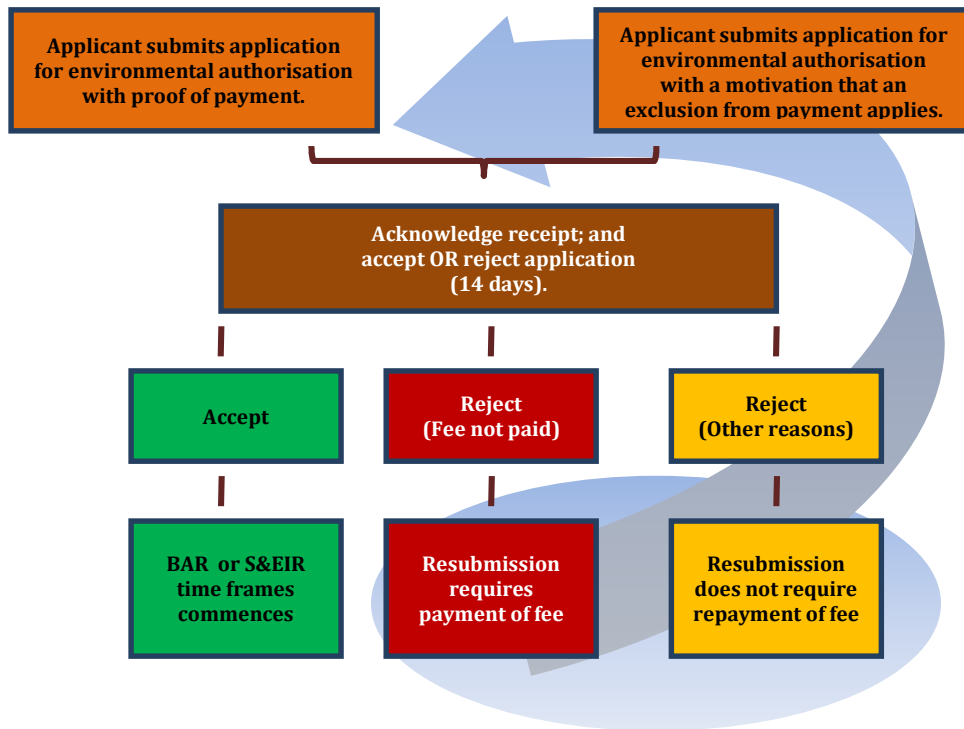
- **Sub - Regulation 4(5):**
The resubmission of an application where the previous application has lapsed or has been withdrawn will be considered as the submission of a new application and full payment of the relevant fee will be required.

- **Sub - Regulation 4(6):**
Sub - Regulation 4(6) deals with the consideration of an application. In line with Sub - Regulation 24(2) (d) of the EIA Regulations, a CA can reject a BAR and request the applicant to conduct S&EIR. If S&EIR is required after the BA has been completed, there is additional work for the CA, hence the need to pay the difference (R8 000). The difference is payable within 30 days from the date that the applicant has been informed by the competent authority, otherwise it will be deemed that the applicant has withdrawn the application. Also see paragraph 7.8. above.

- **Sub - Regulation 4(7):**
The applicant can obtain the relevant banking details from the environmental authorisation application form. Payment can be made **only** by:
 - ✓ electronic transfer; **or**
 - ✓ deposit into the bank account of the relevant Competent Authority.

- **Sub - Regulation 4(8):**
Most developments trigger numerous listed activities. It is not the intention of the Fee Regulations to charge a fee per listed/specified activity triggered but rather for the number of EAs/waste management licences applied for.

9. PROCESS FLOW: REGULATION 4



Annexure A: Frequently Asked Questions

| FAQ | RESPONSE |
|---|---|
| <p>1. What will be the transitional arrangements for applications which have been lodged and processes initiated, but not completed?</p> | <p>○ These Regulations will not apply retrospectively; therefore no transitional provisions are required. These Regulations will apply to applications submitted from the date of commencement of the Fee Regulations.</p> |
| <p>2. Why is there a need to charge these fees?</p> | <p>○ A study conducted and finalised in 2008 indicated amounts applicable to minimum administrative actions conducted by competent authorities. This was used as a basis for the proposed fees.</p> <p>○ The primary reason for the charging of fees is to recoup the actual cost of processing the applications (printing, faxing, site visits, etc.) to the state. The authorisation process has and is being constantly improved through other avenues.</p> <p>○ The rationale for charging of fees is cost recovery and funds will go into the national fiscus and will therefore not be directly available to competent authorities for future usage. However income derived from fees can be used to negotiate better future allocations.</p> |
| <p>3. A single licensing or impact assessment process may attract a number of fees prior to a licence or environmental authorisation being issued. What is the trigger for the charging of fees?</p> | <p>○ Fees are charged per environmental authorisation or waste management licence applied for. The applicant should know well in advance which authorisations would be required and apply accordingly. Payment will be required upfront with the submission of an application form and proof of such payment must be submitted.</p> |
| <p>4. Can the fee regulations be promulgated in a single Regulation that includes fee details for all types of applications?</p> | <p>○ This was initially considered however, it is legally incorrect to draft the Fee Regulations in terms of one set of legislation when it is governed by both NEMA and NEMWA.</p> |
| <p>5. The Fee Regulations allows for developments where you require "applications for an environmental authorisation and a waste management licence", but does not specifically refer to an application for "integrated authorisation". How would the fees apply?</p> | <p>○ In the event that an integrated application is made triggering activities in terms of both the EIA Regulations and NEMWA, applicants will pay 100% for the more expensive application and 50% for the other, if one Competent Authority deals with both applications.</p> <p>○ This discount applies only where the competent authority is the same competent authority for both applications. Where there are two separate competent authorities, the full fees for both applications apply.</p> |

Annexure B: CONTACT & BANK DETAILS OF THE COMPETENT AUTHORITIES

PLEASE BE ADVISED THAT THE BANKING DETAILS MAY CHANGE AND IT IS THE RESPONSIBILITY OF THE APPLICANT TO VERIFY THE DETAILS BEFORE MAKING ANY PAYMENTS.

Provincial Environmental Departments

Eastern Cape Department of Economic Development and Environmental Affairs

Account Name:
ECPG Department of Economic Development,
Environmental Affairs & Tourism

Bank:
Standard Bank

Account No:
273021621

Account Type:
Current Account

Branch:
King Williams Town

Branch Code:
050419

Tax Status:
Exempt

Contact Person:
Nobuntu Pindani
Tel: (043) 605-7173
Fax: (086) 610-5920
nobuntu.pindani@deaet.ecape.gov.za

Free State Department of Economic Development, Tourism and Environmental Affairs

Bank:
STANDARD BANK

Account holder:
Free State Provincial Government - Department of
Economic Development, Tourism and Environmental Affairs

Account number:
240322746

Type of Account:
Cheque account

Branch code:
055534

Tax Status:
Exempt

Contact Person:
Tebogo Tlhakanelo
Tel: (051) 400-4738
Fax: (051) 400-9606
tlhakanelot@detea.fs.gov.za

Gauteng Department of Agriculture and Rural Development

Bank:
First National Bank

Account holder:
GPG DACEL Cost Recovery

Account Number:
62299351446

Branch code:
255005

Tax Status:
Exempt

Contact Person:
Boniswa Belot
Tel: (011) 355- 1212
boniswa.belot@gauteng.gov.za

KwaZulu-Natal Department of Agriculture, Environmental Affairs and Rural Development

Account Name:
Kwazulu-Natal Provincial Government – Agriculture

Bank:
ABSA

Account No:
4072480963

Branch Code:
630495

Reference No. to be used by the applicant for fees applicable to environmental authorization applications or amendments thereto:
03026982

Reference No. to be used by the applicant for fees applicable to waste management licence applications or the transfer or renewal thereof:
03050046

Tax Status:
Exempt

The fax and email address for the forwarding proof of payment and contact details for official responsible for enquiries:

1. Northern KwaZulu-Natal:
(Amajuba, Umkhanyakude, Uthungulu, Umzinyathi and Zululand District Municipalities)

Contact Person:
Ms Zama Mbanjwa
zama.mbanjwa@kzndae.gov.za
Tel: (035) 780-6765
Fax: (035) 789-0662

Alternative Contact Person:
Ms Jacqueline Ndlovu
jacqueline.ndlovu@kzndae.gov.za
Tel: (035) 780-6881
Fax: (035) 789-0662

2. Southern KwaZulu-Natal:
(Ethekwini Metro, Ilembe, Sisonke (Harry Gwala), Ugu, Umgungundlovu and Uthukela District Municipalities):

Contact Person:
Ms Mavis Padayachee
mavis.padayachee@kzndae.gov.za
Tel: (033) 343-8495
Fax: (033) 343-8487

Limpopo Department of Economic Development, Environment and Tourism

Bank Details:
First National Bank

Account Holder:
Limpopo Provincial Government - Department of Economic Development, Environment and Tourism

Branch name:
Polokwane

Account No:
62259530600

Branch Code:
260148

Tax Status:
Exempt

Contact Person:
EV Maluleke
Cell: 082 947 7755
Tel: (015) 290-7167
Fax: (086) 614-0391
Malulekeev@ledet.gov.za

Mpumalanga Department of Economic Development, Environment and Tourism

Bank:
Standard Bank

Account name:
Mpumalanga Provincial Government - Department of Economic Development, Environment and Tourism

Account Number:
00032893132

Branch Code:
002852

Tax Status:
Exempt

Contact Person:
Sipho Mabusa
Tel: (013) 766-4589
Fax: (086) 748-3583
ssmabuza@mpg.gov.za

Northern Cape Department of Environment and Nature Conservation

Bank:
ABSA

Account holder:
NCPG: Environment and Nature Conservation

Account number:
4078447781

Branch code:
630302

Reference to be used by applicant:
EIA/25/19

Tax Status:
Exempt

Contact Persons:
Tsholofelo Makaudi
Tel: (053) 807-7464
Fax: (053) 831-3530
tmakaudi@ncpg.gov.za

Leona Pienaar
Tel: (053) 807-7462
Fax: (053) 831-3530
lpienaar@ncpg.gov.za

Kamilla Mackay
Tel: 053 8077344
Fax: 0538077392

North West Department of Economic Development, Environment, Conservation and Tourism

Bank:
First National Bank

Account Name:
Department of Economic Development, Environment, Conservation and Tourism

Account Number:
62258402817

Branch Code:
260849

Tax Status:
Exempt

Contact Person:
Xolile Jantjie
Tel: (018) 387-7847
edtr@nwpg.gov.za

Western Cape Department of Local Government, Environmental Affairs and Development Planning

Bank:
NEDBANK

Account Name:
Provincial Government of Western Cape: Department of Environmental Affairs and Development Planning

Account type:
Current

Account Number:
1452 045 003

Branch Name:
NEDBANK CORPORATE

Branch Code:
145209

Tax Status:
Exempt

Fax and email address for forwarding proof of payment:

Region 1:
Erica Isaacs
Fax: (021) 483-5836

Region 2:
Sue-Ellen Osman
Fax: (021) 483-8340

Region 3:
Meryll Fredericks (George)
Fax: (044) 805-8614

Waste Management:
Melinda Groenewald
Fax: (021) 483-2756

The telephone number and email address of the official responsible for enquiries:

Region 1:
Erica Isaacs
Tel: (021) 483-5836
erica.isaacs@westerncape.gov.za

Region 2:
Sue-Ellen Osman
Tel: (021) 483-8340
sue-ellen.osman@westerncape.gov.za

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|--|---|
| | <p>Region 3: Meryll Fredericks Tel: (044) 805-8614 meryll.fredericks@westerncape.gov.za</p> <p>Waste management: Melinda Groenewald Tel: (021) 483- 2756 melinda.groenewald@westerncape.gov.za</p> |
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National Department

National Department of Environmental Affairs

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| <p>Bank: ABSA</p> <p>Account Name: The National Department of Environmental Affairs</p> <p>Account No.: 1044240072</p> <p>Branch Name: Van Der Walt Street</p> <p>Branch Code: 632005</p> <p>Account type: Current account</p> <p>Tax Status: Exempt</p> | <p>Contact (DEA Finance): Jolene Davies (finance) Tel: (012) 310-3798 jdavies@environment.gov.za</p> <p>Contact (EIE Admin) Tel: (012) 395-1835 eiaadmin@environment.gov.za</p> |
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