



SUPREME COURT OF APPEAL OF SOUTH AFRICA

**CASE NO: 1105/2019
KZP CASE NO: 11488/17P**

On the 13th FEBRUARY 2020

**Application for leave to admission as *Amicus Curiae*
CENTRE FOR ENVIRONMENTAL
RIGHTS (“CER”)**

**Applicant for leave to
intervene as *amicus curiae***

In re:

GLOBAL ENVIRONMENTAL TRUST	1st Appellant
MFOLOZI COMMUNITY ENVIRONMENTAL JUSTICE ORGANISATION	2nd Appellant
SABELO DUMISANI DLADLA	3rd Appellant
and	
TENDELE COAL MINING (PTY) LTD	1st Respondent
MINISTER OF MINERALS AND ENERGY	2nd Respondent
MEC: DEPARTMENT OF ECONOMIC DEVELOPMENT, TOURISM AND ENVIRONMENTAL AFFAIRS	3rd Respondent
MINISTER OF MINERAL AFFAIRS	4th Respondent
MTUBATUBA MUNICIPALITY	5th Respondent
HLABISA MUNICIPALITY	6th Respondent
INGONYAMA TRUST	7th Respondent
EZEMVELO KZN WILDLIFE	8th Respondent
AMAFA aKWAZULU-NATALI HERITAGE COUNCIL	9th Respondent

Having considered the Notice of Motion and the other documents filed.

IT IS ORDERED THAT:

1. The applicant is admitted as *amicus* in terms of Supreme Court of Appeal rule 16 and subjected to its provisions.
2. The applicant must in particular observe Supreme Court of Appeal rule 16(7) and (8).
3. The applicant is granted leave to file written heads of argument within 15 days of the filing of the Respondent's heads of argument.
4. The applicant's heads of argument shall not exceed 20 pages.
5. The decision to permit oral argument and the time to be allocated therefore will be taken by the presiding Judge.
6. The party affected by the heads of arguments of the *amicus curiae* may file heads in response thereto within 15 days of the filing of the heads of argument of the *amicus curiae*.
7. The costs incurred by or as a result of the intervention of the *amicus* shall be decided by the court hearing the appeal.

BY ORDER OF THIS COURT


COURT REGISTRAR
P.S.W. MYBURGH (Mr.)

