AMENDMENT OF THE ENVIRONMENTAL AUTHORISATION FOR THE ESTABLISHMENT OF SASOL BRANDSPRUIT MINE INFRASTRUCTURES (IMPUMELELO SHAFT) AND A CONVEYOR BELT ON VARIOUS FARMS WITHIN THE JURISDICTIONS OF GOVAN MBEKI, DIPALISENG AND LEKWA LOCAL MUNICIPALITY RESPECTIVELY, MPUMALANGA PROVINCE (17/2/2/1e GS-01).

Your application for amendment and the additional information received on 06 December 2011 refer.

By virtue of the powers conferred on it by the National Environmental Management Act, 107 of 1998 as amended and powers vested in it by regulation 45 of the Environmental Impact Assessment regulations, 2010, this Department hereby authorizes the amendment of the above environmental authorisation.

1 The amendment entails:
   (a) Upgrade of road (D1584);
   (b) Change to a section of the road route
   (c) Change to the route of the conveyor-belt.

Coordinates

   Start point: 26° 37 25'S  28° 53 10'E
   Midpoint: 26° 36 10'S  29° 04 00'E
   End point: 26° 34 25'S  29° 08 25'E
2. **Reason why amendment is required:**
   (a) The existing road is in poor state. Transportation to and from the mine is hindered. The upgrading will improve access to the mine
   (b) The change to the section of the road is necessary to provide a short and safer access to the mine. The sharp curves will be eliminated.
   (c) The realignment of the conveyor route is necessary to make way for other mine infrastructure.

3. The conditions of the Environmental Authorisation which relate to the previous activities and which are no longer listed in terms of the current regulations are considered withdrawn and no longer of effect.

4. All the other conditions except where item 3 above is applicable as stipulated in the Environmental Authorisation dated 15 September 2011 remain in force and are not amended in any way.

5. The Department does not deem the amendment to be substantive and to result in significant environmental impacts that would conflict with the general objectives of integrated environmental management as laid down in Chapter 5 of the National Environmental Management Act, 1998 (Act No. 107 of 1998).

6. You are instructed in terms of regulation 10(2) of the Regulations to notify all registered interested and affected parties, in writing and within 12 days of the date of this letter, of the Department’s decision to amend the environmental authorisation as well as the provisions regarding the making of appeals that are provided for in the regulations.

7. Your attention is drawn to Chapter 7 of the Regulations which regulates appeal procedures. Appeals may be lodged by means of one of the following methods:
   - **By facsimile:** (013) 7668 4614
   - **By post:** Private Bag x 11215
     Nelspruit
     1200
By hand: Building 4, Government Boulevard,
Riverside Park Extension 2
Nelspruit
1200

Yours faithfully

MR. S.S. MALULEKA
CHIEF DIRECTOR: ENVIRONMENTAL SERVICES
DATE: 12.12.2011

cc: Blanche Postma, Clean Stream Environmental Consultants
Fax: (012) 933 1361
E-mail: blanche@cleanstream.co.za