



# mineral resources & energy

Department  
Minerals Resources and Energy  
REPUBLIC OF SOUTH AFRICA

Private Bag X7279, Emalahleni, 1035, Tel: 013 653 0500, Fax 013 690 3288, Saveways Centre, First Floor, Mandela Drive, Emalahleni, 1035, Directorate: Mineral Regulation: Mpumalanga Region, Enquiries: V.S Mayekiso Email Address: [Vuyo.Mayekiso@dmre.gov.za](mailto:Vuyo.Mayekiso@dmre.gov.za) Sub-directorate: Mineral Laws, Ref: MP 30/5/1/1/3/15479 MP.

## **BY: Email/Fax**

The Director/s  
**New Era Versions (Pty) Ltd**  
Office 116C  
Smokey Mountain  
Witbank  
1035

**Email:** [tshifhiwaowen93@gmail.com](mailto:tshifhiwaowen93@gmail.com)

**ACCEPTANCE OF AN APPLICATION FOR MINING PERMIT IN TERMS OF SECTION 27 OF THE MINERAL AND PETROLEUM DEVELOPMENT ACT, 2002 (ACT 28 OF 2002) [HEREIN AFTER REFERRED TO AS THE ACT] AS AMENDED BY SECTION 23 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT AMENDMENT ACT, 2008 (ACT 49 OF 2008) [HEREINAFTER REFERRED TO AS THE AMENDMENT ACT].**

1. Please be informed that your application for a mining permit to mine **Coal on Portion of portion of the remaining extent of the farm Witrand 52 IT, Magisterial District of Carolina**, is hereby accepted in terms of Section 27 and 9 (1) (b) of the Act.
2. **Further be informed that there are applications received prior to yours under file reference number 16781PR and should any become successful yours will automatically falls away**
3. **Furthermore, note that acceptance of your application does not grant you the right to commence with mining operations. Your application will be evaluated/ processed and a recommendation will be made on either to issue or refuse your application. Any person operating without an issued mining permit will be in contravention of Section 5(4) of the MPRDA and would be guilty of an offence in terms of the relevant Act.**

4. Should you wish to continue with the application **irrespective of the risk associated with Section 9(1)(b) of the Act**. Please take notice that in terms of Section 27(5) of the Act as amended by Section 23(e)(a) and Section 23(e)(b) of the Amendment Act, you are required to:-
  - 4.1. To consult in the prescribed manner with the landowner, lawful occupier and any interested and affected parties and the Land Restitution Commission including and to include the result of such consultation in the relevant environmental reports to be submitted and uploaded on the SAMRAD system.
5. **Please take note that failure to adhere to the timeframe stipulated above and to submit any documentation required in terms of this notice will result into non-compliance with the provision of the Act and the Amendment Act and will result in your application being processed for refusal.**

Yours Faithfully:



**REGIONAL MANAGER**

**MPUMALANGA REGION**

**DATE: 15/04/2025**