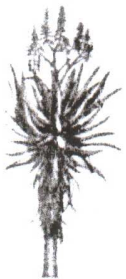


# TEKPLAN

## Environmental

TECOPLAN ENVIRONMENTAL CC (Reg. No. 2000/019116/23) Trading as

P.O. Box 55714, Polokwane 0700 Tel: 015-291-4177 Fax: 015-291-4961



Gauteng Department of Agriculture,  
Rural Development  
Section 24G Unit  
P.O. Box 8769  
JOHANNESBURG  
2000

S24G/04/09-10/0003

**Attention:** S24G Unit Manager  
Me. Mandisa Cele / Mr. Grant Walters

Our ref.: B\_gdace\_s24g\_SUBMIT\_SITE: TSD House - Blairgowrie  
16 July 2009

Madam

### APPLICATION FOR AUTHORISATION TO CONTINUE WITH A LISTED ACTIVITY – CONTRAVENTION OF STIPULATIONS OF THE E.I.A REGULATIONS UNDER THE ENVIRONMENTAL CONSERVATION ACT, 1989

Our ref.: B\_gdace\_s24g\_SUBMIT\_SITE: TSD House - Blairgowrie (B\_s\_1092)

- As a responsible Corporate Citizen, WBS (iBurst) is desirous to comply with all environmental laws and regulations. WBS is desirous to "come clean" once and for all, in respect of all the activities for which it does not have environmental authorization.
- WBS subsequently approached GDACE in order to jointly determine the best way to attain compliance. On 15 February & 15 April 2008 representatives of WBS met with GDACE's S24G Section (Mr. F. Scheepers & Me. A. Frantz).
- The purpose of the meeting was to:
  - discuss the implications of, and
  - the *modus operandi* to be followed when,
 submitting S24G applications to GDACE.

During the meeting it was decided that WBS should submit the applications in batches.

- Please note that this application relates to an activity that commenced while the Environmental Conservation Act 1989 was still the relevant legislation relating to Environmental Management.
- Enclosed find the required S24G application form with the following annexures included:
  - Annexure A - ID document of representative of WBS
  - Annexure B - Land Owner's consent
  - Annexure C - Company profile
  - Annexure D - Photos of site
  - Annexure E - Locality map
  - Annexure F - Building plans
  - Annexure G - Motivation (extended)
  - Annexure H - Company registration documents

- Your attention is in particular drawn to the enclosed "motivation" (Annexure G). The contents of this document sets out the mitigating factors related to this application.
- GDACE is requested to provide TEKPLAN with a response.

Thank you.

THEO E. KOTZE TRP(SA) CEAPSA  
(083 459 7120)

Rec:- Manjane Ramahlodi - 20/07/2009  
↓  
Allocated to Rejhina Kalulimi  
20/07/2009 H.A.



Wireless Business Solutions (Pty) Ltd

### 3. EXPLANATION ON WHY THE ACTIVITY COMMENCED

- a) WBS obtained a license from ICASA on 15 May 2004.
- b) The license compelled WBS to provide broadband services.
- c) In view of the ICASA license conditions WBS had no choice other than to commence with construction of its Base Station sites as soon as possible.
- d) In view of the fact that WBS's typical installations predominantly comprising installations on top of existing buildings and/or the sharing of masts, WBS commenced with installations.
- e) WBS did not deem "rooftop installations" as possessing potential to result in a significant environmental impact. The reason for this is that no disturbance of the bio-physical environment results from such installations (see enclosed photo of typical WBS installation - at the back of this document).

### 4. MOTIVATION WHY APPLICATION SHOULD BE CONSIDERED FAVOURABLY

#### 4.1 ENVIRONMENTAL IMPACT

- a) Rooftop installations have minimal to no impacts on the surrounding environment. Base stations are normally constructed on the roofs of buildings and are either attached to the roof walls and/or mounted on a pole (which in most cases is hardly visible from the street level). For more detail please see attached Annexure D (photos).
- b) The Certainty, Significance, Spatial influence & Duration as it relates to the impacts of a typical WBS installation (rooftop type), is presented below (overall impact):

An assessment of the (overall) impact resulting from a "rooftop installation" indicates that:

- The Significance of the resulting (overall) impact is: **Low**
- The Certainty of the resulting (overall) impact is: **Possible**
- The Spatial influence of the resulting (overall) impact is: **Local<sup>2</sup>**
- The Duration of the resulting (overall) impact is: **Long term**

Furthermore,

- impacts on the Biological Environment are **Unlikely, Low, Site and Negative**. The potential impact that could result can be mitigated to acceptable levels by managing construction activities.
- Impacts on the Physical Environment are **Possible, Low, Site and Negative**. The potential impact that could result can be mitigated to acceptable levels by managing construction activities.
- Impacts on the Visual/Aesthetic Environment could potentially be **Probable, Low to Moderate, Local and Negative**. The potential impact that could result is largely mitigated by the fact that most WBS installations take place on roof top of existing buildings.
- Impacts on the Cultural/Heritage Environment are **Unlikely, Low, Site and Negative**. The potential impact that could result can be mitigated to acceptable levels by managing construction activities.

<sup>2</sup> Only a very small section of the roof of a building is typically impacted upon

6 May 2008

Gauteng Department of Agriculture,  
Conservation and Environment (GDACE)  
P.O. Box 8769  
JOHANNESBURG  
2000



Attention: S24G Manager

Dear Sir

**MOTIVATION: APPLICATION FOR AUTHORISATION TO CONTINUE WITH A LISTED ACTIVITY – CONTRAVENTION OF STIPULATIONS OF THE E.I.A. REGULATIONS UNDER THE ENVIRONMENT CONSERVATION ACT, 1989**

- VARIOUS WBS BASE STATION SITES

**1. PURPOSE OF THIS DOCUMENT**

The purpose of this document is;

- a) to provide a concise account of the liaison between GDACE & WBS leading up to the submission of this application.
- b) to provide GDACE with a comprehensive explanation on why the activity commenced in contravention of the ECA, 1989, and
- c) to motivate why this application should be considered favourably.

**2. PREVIOUS LIAISON BETWEEN GDACE & WBS**

- a) As a responsible Corporate Citizen, WBS (WBS) is desirous to comply with all environmental laws and regulations.
- b) The corporate and public image of the company can potentially suffer if the company is found having transgressed legislative requirements.
- c) WBS wants to comply with all the activities<sup>1</sup> for which it does not have environmental authorization.
- d) In view of this WBS approached GDACE in order to jointly determine the best way to attain compliance.
- e) On Fri. 15 Feb. 2008 representatives of WBS met with GDACE's S24G Section (Mr. F. Scheepers & Me. A. Frantz).
- f) The purpose of the meeting was to;
  - discuss the implications of, and
  - the *modus operandi* to be followed when, submitting applications to GDACE where the Listed Activity has commenced illegally (i.e. prior to 6 July 2006).
- g) During the meeting;
  - it was decided that WBS should submit the applications in batches (this application forms part of the first batch),
  - it was indicated that the fact that iBurst will be approaching GDACE voluntarily will serve as a mitigating factor,
  - it was also indicated that GDACE will not prosecute WBS if the impact of a site is low (as the National Prosecuting would not be willing to prosecute i.r.o. such sites).

<sup>1</sup> Masts/sites built without Environmental Authorisation



Wireless Business Solutions (Pty) Ltd

## 4.2 BUSINESS CASE

- a) WBS has a Constitutional right in terms of the license granted to it by the telecommunication authorities, ICASA, to construct, operate and maintain the national mobile telecommunication network in South Africa. WBS's license is now in conversion process in terms of the electronic communications act (ECA).
- b) The telecommunication infrastructure is deployed by WBS and iBurst is appointed as its service provider.
- c) Typical users of WBS's services are made up of Corporations, SMME's, SOHO's government institutions and individual consumers.
- d) Growth in the number of users of WBS's services has been as follows:
  - Presently there are in excess of 70, 000 users on the network
  - Current subscriber update per month is in excess of 3,000
- e) The suspension of the service that is rendered by WBS will result in the following negative impacts;
  - **Economic impact**
    - i) WBS's main service is to provide internet access and related services *inter alia* e-commerce, email and information technology. In the event of a service severe negative impacts will result (on individuals, business and economy as a whole);
    - ii) WBS assists and sustains the country's communication infrastructure in all sectors of the economy therefore a suspension will diminish the economic activities;
    - iii) Suspension of the service will also slow down economic growth and overall education of the community as a whole (which is vital to the growth of the economy in the short and long term).
  - **Social impact**
    - i) WBS has Universal Service Obligations as stipulated in its license
    - ii) WBS has to provide internet connectivity to rural and urban public schools by 2011. See attached annexure at the back of this document.
    - iii) Assisting and empowering previously disadvantaged individuals
    - iii) If WBS's services are suspended it will fail to comply with its license obligation to roll out the telecommunication infrastructure.
- f) WBS considers itself as a major telecommunication provider in the ICT sector and as a responsible operator with a good record in corporate governance in this sector is committed to making every effort to make sure the organization is indeed in compliance with all the SA legislation.
- g) Legislation applicable to the network infrastructure includes NEMA - in light of the fact that this Act is silent with regards to the requirements of roof installation of telecommunications infrastructure, but for the avoidance any doubt, WBS is approaching the environmental authorities and making every effort to comply with all the requirements of this Act.

## 5. CONCLUSION

WBS, as a responsible Corporate Citizen initiated the process of complying with environmental laws and regulations out of its own free will.

WBS is desirous to obtain environmental authorization for all its installations and is committed to comply with all South African Environmental Legislation in future.

The information in this document is presented to GDACE in the interest of responsible environmental management, and with a view to a co-operative resolution of the issue of environmental compliance.

Johannesburg: 011 461 1111  
Cape Town: 021 461 1111

# Application for Rectification Form

## SECTION B: DETAILS UNLAWFUL OF ACTIVITY

Indicate the activity for which you are applying for rectification. The relevant number should be reflected as it appears in the government notice.

R1182 listed activity number<sup>1</sup>:

*Structures associated with communications networks other than telecommunication lines and cables as well as access roads leading to the structures;*

GN.R.1182 Schedule 1 (g)

APPA Schedule Process Number (if applicable):


Corresponding activities listed in GNR 386 requiring a basic assessment:



Corresponding activities listed in GNR 387 requiring a Scoping Report and Environmental Impact Assessment



*Details of property on which unlawful activity is taking place:*

Farm Portion:

N/A

Suburb name:

Blairgowrie

Erf number:

Erf 787

Municipal area:

Johannesburg Metropolitan Municipality

GPS Co-ordinates

a. If supplying the co-ordinates using Geographic Co-ordinate System:

S 26.11629  
E 28.00230

o Co-ordinates to be supplied in decimal degrees, with

<sup>1</sup> As per EIA Regulations promulgated under the ECA



## AGRICULTURE AND RURAL DEVELOPMENT

Diamond Corner Building, 68 Eloff & Market Street, Johannesburg  
P O Box 8769, Johannesburg, 2000

Telephone: (011) 355-1900  
Fax: (011) 355 1000

Reference: S24G/04/09-10/0003  
Enquiries: Rofhiwa Ralulimi/ Maryjane Ramahlodi  
Telephone: (011) 355 1558/1805  
E-mail: [Rofhiwa.Ralulimi@gauteng.gov.za](mailto:Rofhiwa.Ralulimi@gauteng.gov.za)  
[Maryjane.Ramahlodi@gauteng.gov.za](mailto:Maryjane.Ramahlodi@gauteng.gov.za)

Wireless Business Solutions (Pty) Ltd  
P O Box 651921  
Benmore  
2010

Attention: Mr Sasan Parvin

Fax: (086) 570 9869  
Tel: (011) 676 6103

BY MAIL AND FACSIMILE

Dear Sir

**APPLICATION FOR RECTIFICATION IN TERMS OF SECTION 24G OF THE NATIONAL ENVIRONMENTAL MANAGEMENT AMENDMENT ACT, AS AMENDED: UNLAWFUL CONSTRUCTION AND ERECTION OF 3M POLE MAST WITH AN ANTENNA ARRAY AND PLACEMENT OF AN ELECTRONIC CONTAINER ON ERF 787, BLAIRGOWRIE (TSD HOUSE-BLIREGOWRIE) CITY OF JOHANNESBURG METROPOLITAN MUNICIPALITY**

The following application for rectification in terms of Section 24G read with Section 12(3) (Transitional Provision) of the National Environmental Management Amendment Act (Act No. 8 of 2004) ("NEMA, as amended") refers:

Application	GDARD Reference Number
Unlawful construction and erection of 3m pole mast with an antenna array and placement of an electronic container on Erf 787, Blairgowrie (TSD house-Bliregowrie) city of Johannesburg Metropolitan Municipality.	S24G/04/09-10/0003

Based on the review of the information provided and the site visit jointly undertaken by Ms. Rofhiwa Ralulimi and Ms Phindy Malaza of this Department on 02 September 2009, Wireless Business Solutions (Pty) Ltd illegally commenced with an activity that is listed under the sub-regulations of Government Notice R1182 (as amended), promulgated under Section 21 of the Environment Conservation Act, 1989 (Act No. 73 of 1989) ("ECA") which is still listed under the sub-regulations of Government Notice R386, promulgated under Sections 24 and 24D of the National Environment Management Act, 1998 (Act No.107 of 1998), as amended.

The illegal activity commenced with is listed in terms of EIA regulations R1182 of the Environment Conservation Act, 1989 (Act No. 73 of 1989) as:

Item 1(g): "The construction, erection or upgrading of structures associated with communication networks including masts, towers and reflector dishes, marine telecommunication lines and cables and access roads leading to those structures, but not including above ground and underground telecommunication lines and cables and those reflector dishes used exclusively for domestic purposes; and

The corresponding item as listed in terms of GNR386 of the National Environmental Management Act, 1998 (Act No. 107 of 1998) is identified as:

Item 14: "The construction of masts of any material or type and of any height, including those used for telecommunication broadcasting and radio transmission, but excluding-

- a) masts of 15 metres and lower exclusively used
  - i. by radio amateurs; or
  - ii. for lighting purposes
- b) flag poles; and
- c) lighting conductor poles.

In order for the Department to make an informed decision regarding the above-mentioned application, you are required in terms of section 24G (1) of NEMA (as amended), to follow the process set out below:

#### **Public Participation**

1. The unlawful activity must be advertised in a local newspaper and on the site in accordance with the attached advertising guideline.
2. The adjacent landowners, 'tenants and residents' associations must be informed directly, in writing, of the application for rectification.
3. Interested and affected parties must be given a 30 (thirty) day period within which to lodge any objections and/or comments to the application for rectification.
4. The Environmental Component of the relevant District or Metropolitan Municipality must be formally invited to register as an I&AP and be provided a 30 (thirty) day period within which to comment on the application for rectification. A copy of their comments and/or objections must be submitted along with the information requested above.
5. Proof of the publication of the notice, placement of the notice on site as well as notification to the adjacent landowners, tenants and residents' associations must be submitted to the Department.
6. Details in respect of the following must be submitted to the Department:
  - a. A summary accurately reflecting issues raised by Interested and Affected parties, the date of receipt of and response of the EAP to those issues.
  - b. Any objections and/ or comments raised by interested and affected parties together with an indication as to how the objections and comments were / will be addressed. Copies of all correspondence in this regard are required

In addition to the above, the following information needs to be submitted to the Department:

1. The public participation process undertaken (in line with 1- 6) above.
2. A site layout plan clearly indicating the following:
  - The location and physical footprint (in squared meters) of **all** development infrastructure and structures that occurred on the site during or after February 2006.
3. A clear description of the activity applied for as well as the need and desirability of the activity.
4. A description of the environment that may be affected by the operation of the activity and the manner in which the geographical, physical, biological, social, economical and cultural aspects of the environment may be affected.
5. An identification of all legislation and guidelines that have been considered in the preparation of all conclusions and recommendations made.

6. An Environmental Management Plan including, *inter alia*, identifying measures to protect the environment from any harm as a result of the activity and measures to prevent, control, abate or mitigate any forms of pollution, environmental impacts and environmental degradation.
7. Written consent from the landowner to undertake the activity on the property in question (only applicable if the applicant is not the landowner).
- 8.
9. A signed submission by the by the Chief Executive Officer of Wireless Business Solutions (Pty) Ltd indicating that:
  - a. Wireless Business Solutions (Pty) Ltd understands the content of the Environmental Management Plan and will be ultimately held responsible for compliance with the requirements & procedures thereof, including the conditions contained in the Department's authorisation (should the activity be allowed to continue).
  - b. No similar activities would be undertaken in future within the Gauteng province without prior written approval from GDARD as well as Wireless Business Solutions (Pty) Ltd's commitment to comply with South African environmental legislation.
  - c. No other unlawful activities (listed under the sub-regulations R1182 promulgated in terms of Section 21 of ECA and Government Notice R386 and R387 promulgated in terms of sections 24 and 44 of the NEMA) have commenced or are continued with on the property in question.

**The information requested above must be contained in an individual report. An incomplete report and a report without the correct GDARD's reference number will not be considered. In such instances the relevant file would be closed and forwarded to GDARD's Prosecutions section for appropriate action.**

The above-mentioned application for rectification will be subject to an administration fine that may not exceed 1 Million Rand (R1, 000,000). You will accordingly be informed of the amount of the fine once the above requirements and information have been complied with and submitted to the Department. Please note that all information required above, including proof of advertisement requirements and copies of objections/comments, must reach the Department within three (3) months of signature of this letter. Should the Department not receive this information within the three-month period or at least receive a request for an extension of time within that period, your section 24G file will be closed and there will be no further opportunity to rectify this unlawful activity.

Please note that activities, which result in detrimental impacts to the environment, are considered in a serious light by the Department and accordingly applicants must understand that lodging an application for rectification does not necessarily imply that the activity will be authorized. In terms of the NEMA as amended, the MEC may either conditionally authorize the activity or issue a directive for the activity to cease and for the environment to be rehabilitated.

Furthermore, please note that in terms of the Department's guidelines, an application for rectification would take approximately 30 (thirty) – 90 (ninety) days to process after receipt of all documentation requested, provided that such documentation is adequate. You are accordingly requested not to make any enquiries into the progress of the application before the expiry of a 60 (sixty) day period following the submission of information required as set out in this letter.

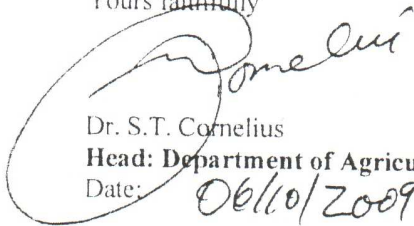


The information requested above must be submitted by hand at the S24G office on the fourth (4<sup>th</sup>) Floor, Glencairn Building, 73, Market Street and addressed to:

Ms Omolayo Ilemobade/ Ms Maryjane Ramahlodi  
S24G Unit  
Department of Agriculture and Rural Development  
Tel: (011) 355 1655/ 1805  
Fax: (011) 355 1000  
E-mail: [Omolayo.Ilemobade@gauteng.gov.za](mailto:Omolayo.Ilemobade@gauteng.gov.za);  
[Maryjane.Rahlodi@gauteng.gov.za](mailto:Maryjane.Rahlodi@gauteng.gov.za)

Should you have any further queries, please contact the project manager at the number mentioned above.

Yours faithfully



Dr. S.T. Cornelius

**Head: Department of Agriculture and Rural Development**

Date: 06/10/2009

Cc: Tekplan Environmental

Att Theo Kotze  
Tel (015) 291 4176  
Fax (015) 291 4961

**GAUTENG DEPARTMENT OF  
AGRICULTURE AND RURAL DEVELOPMENT**

**STANDARD ADVERTISING REQUIREMENTS FOR UNLAWFUL COMMENCEMENT OR  
CONTINUATION OF ACTIVITIES IDENTIFIED IN TERMS OF THE ENVIRONMENTAL IMPACT  
ASSESSMENT REGULATIONS**

**May 2009**

This Department requires the proponent applying for rectification to place an advertisement in a local or regional newspaper for one day. The wording for such an advertisement follows although alterations to format to improve readability are acceptable. The advertisement must allow thirty (30) days for interested and affected parties to comment and to submit objections in this regard. A copy of this advert and a summary of comments and issues raised, as well as the proponent's response thereto, must be submitted to the Gauteng Department of Agriculture and Rural Development, for the attention of the DD Section 24G Unit: GDARD, as soon as the thirty days are over.

A site notice, A2 (594 x 420 mm) or larger in size with the same conditions must also be erected. This notice must be displayed prominently on the site and must be protected from the weather such that the notice is clearly visible for the entire public participation period. Positioning of the notice must be in accordance with the relevant Local Authority's by-laws.

Please note that in order to ensure and promote transparency:

- a. The news paper advertisement must NOT be placed on a Public or School Holiday.
- b. The thirty days excludes school holidays but include normal weekends and public holidays.
- c. The activity applied for must be written inline with the activity as listed in terms of the Environmental impact Assessment Regulations *i.e.*:
  - o *The change of land-use of (property name) in terms of sub-regulation 2(c) of the Environmental Impact Assessment Regulations from "Agriculture" to "Residential" for the development of 100 cluster homes;*
  - o *The change of land-use of (property name) in terms of sub-regulation 2(e) of the Environmental Impact Assessment Regulations from "Open Space" to "Industrial" for the development of 2 warehouses;*
  - o *The upgrading of an existing cellular monopole on (property name and location) by the addition of 3 cellular antennae and an additional base -station in terms of sub-regulation 1(g) of the Environmental Impact Assessment Regulations;*
  - o *The construction of a filling station on (property name and location) in terms of sub-regulation 1(c) of the Environmental Impact Assessment Regulations;*
- d. The Department would not consider proof of adverts submitted before the 30 day period has lapsed.

A. EXAMPLE OF A NEWSPAPER ADVERTISEMENT

NOTICE OF APPLICATION FOR RECTIFICATION:

**UNLAWFUL COMMENCEMENT OR CONTINUATION OF ACTIVITIES IDENTIFIED IN TERMS OF THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS IN TERMS OF SECTION 24G, READ WITH SECTION 7 (TRANSITIONAL PROVISION) OF THE NATIONAL ENVIRONMENTAL MANAGEMENT AMENDMENT ACT (ACT NO. 8 OF 2004).**

Notice is given, in terms of Section 24(G) read together with sections 24(F) and 7 of the National Environmental Management Amendment Act (Act No. 8 of 2004) and the Environment Conservation Act (Act no 73 of 1989) that the Gauteng Department of Agriculture, Conservation and Environment is considering:

- a. granting *(Name of company)* rectification in terms of Sections 24(G), 24(F) and 7 of the National Environmental Management Amendment Act (Act No. 8 of 2004) -; and
- b. granting authorisation to *(Name of company)* from complying with the Environmental Impact Assessment Regulations (Regulations R.1182 and R.1183, as amended) which have been promulgated in terms of the above Environment Conservation Act (Act no 73 of 1989)-: with correspondence to R386 or R387 of the National Environmental Management Amended Act (Act no. 62 of 2008) for  
for *(project name {include province's reference number, i.e. 'S24G/04/0' ...})*, *project activity as defined as a listed activity, location and date of commencement of the listed activity*).

Queries regarding this matter must be referred to:

- (Name of company)*
- (Name of contact person)*
- (Telephone number, Fax number and postal details)*

Parties wishing to formally object to and / or comment on the proposed rectification and environmental authorisation are requested to forward their objections and comments *(with reasons)* to *(Name of Company as indicated above)*. Objections and comments must be copied to:

Head: Department of Agriculture and Rural Development

Attention: Section 24G Unit: GDARD

P.O. Box 8769, Johannesburg, 2000

Tel: (011) 355-1655/ 1805 and Fax: (011) 355-1000

No later than thirty days after the publication of this advertisement (date of advertisement).

**RAMAHLADI, MARYJANE (GDACE)**

---

**From:** MOGOROSI, SEDI (GDARD)  
**Sent:** Wednesday, February 24, 2010 10:35 AM  
**To:** RAMAHLADI, MARYJANE (GDACE)  
**Subject:** RE: PAIA Request for IBurst Application

Hi

The accused was charged with contravention of section 22(1) of ECA in respect of the unlawful commencement with a listed activity, Activity 1(g) construction of a mast, the company admitted guilt by way of entering into a plea and sentence agreement with the state, the court had no objection to the agreed sentence and therefore handed down the sentence as agreed between state and the defence counsel and the agreed sentence was a fine of R3000.

I hope your find this in order, let me know if more information is needed.

kind regards;

Sedi Mogorosi

DD:Prosecutions and Veterinary Enforcement Gauteng Department of Agriculture and Rural Development  
011 355 1320  
0726939126

[sedi.mogorosi@gauteng.gov.za](mailto:sedi.mogorosi@gauteng.gov.za)

dripping water hollows out a rock not by force of action but by its constancy

-----Original Message-----

**From:** RAMAHLADI, MARYJANE (GDACE)  
**Sent:** 24 February 2010 09:44 AM  
**To:** MOGOROSI, SEDI (GDARD)  
**Subject:** FW: PAIA Request for IBurst Application

Hi Sedi,

We have received a request for information (via PAIA) from a member of an Interested & Affected Party on one of the IBurst applications (Blaigowrie). When reviewing the request I have realized that one of the questions asked is regarding the fine that was issued to IBurst (which I believe is AoG Fine). Please see attached form for more information.

Please send the information to me and I will draft the combined final response to the Information Officer.

Your assistance is always appreciated.

Kind Regards,  
Maryjane

-----Original Message-----

**From:** Xerox04gc@gauteng.gov.za [mailto:Xerox04gc@gauteng.gov.za]  
**Sent:** Wednesday, February 24, 2010 9:22 AM  
**To:** RAMAHLADI, MARYJANE (GDACE)  
**Subject:** PAIA Request for IBurst Application