

19 December 2025 - 09 January 2026
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CLASSIFIEDS

NOTICE FOR ENVIRONMENTAL IMPACT ASSESSMENT

Environment Consulting Services cc hereby gives notice to all potentially interested and Affected Parties (I&APs) that an application will be made to the Environmental Commissioner in terms of the Environmental Management Act (No 7 of 2007) and Environmental Impact Assessment Regulations (GN 30 of 6 February 2012) for the following:

PROJECT NAMES:

Environmental Impact Assessment (EIA) for the Construction and Operation of a New Fuel Facility at the Oorowwé Mungwa Police Station in Katema Mubla, Zambezi Region.

PROJECT LOCATION: The project will be located at Oorowwé Mungwa Police Station, Katema Mubla, Zambezi Region.

PROJECT DESCRIPTION:
 The project involves conducting an Environmental Impact Assessment (EIA) for the Construction and Operation of a New Fuel Facility at the Oorowwé Mungwa Police Station in Katema Mubla, Zambezi Region.

PROJECT INVOLVEMENT:

Proponent: Namibia Police (Nampol)

Environmental Assessment Practitioner (EAP): Environment Consulting Services cc

REGISTRATION OF I&APs AND SUBMISSION OF COMMENTS: In line with Namibia's Environmental Management Act (No. 7 of 2007) and EIA regulations (GN 30 of 6 February 2012), all I&APs are hereby invited to register and submit their comments, concerns or questions in writing via Email: environment@opwv.com on or before Monday, 27th February 2026.

A public participation meeting will be held as follows:
 Place: Kurusa Hall, 5689 Nam. Highway Dora, Katema Mubla
 Date: 17 January 2026
 Time: 12h00
 Contact: +264 81 9645643
 Email: environment@opwv.com

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NOTICE FOR ENVIRONMENTAL IMPACT ASSESSMENT

EnvironClim Consulting Services cc hereby gives notice to all potentially interested and Affected Parties (I&APs) that an application will be made to the Environmental Commissioner in terms of the Environmental Management Act (No 7 of 2007) and Environmental Impact Assessment Regulations (GN 30 of 6 February 2012) for the following:

PROJECT NAMES:

(a) Environmental Impact Assessment (EIA) for the establishment of mining activities on Mining Claims no: (75627, 75489, 75490, 75491, 75492), Omaso Village, Opuwo District, Kunene Region

(b) Environmental Impact Assessment (EIA) for the establishment of mining activities on Mining Claims no: (89940, 89949, 89950, 89951), Otuanil Village, Opuwo District, Kunene Region.

PROJECT LOCATION: The mining claims are situated approximately 80 km west of Opuwo, at Omaso & Otuanil Villages, respectively, in the Kunene Region.

PROJECT DESCRIPTION:
 The project involves conducting an Environmental Impact Assessment (EIA) for the establishment of mining activities for base and rare metals, as well as industrial minerals, at the above mining claims.

PROJECT INVOLVEMENT:

Proponent (a) Omaso River Investments (Pty) Ltd
 (b) Nanganzani Virens

Environmental Assessment Practitioner (EAP): EnvironClim Consulting Services cc

REGISTRATION OF I&APs AND SUBMISSION OF COMMENTS: In line with Namibia's Environmental Management Act (No. 7 of 2007) and EIA regulations (GN 30 of 6 February 2012), all I&APs are hereby invited to register and submit their comments, concerns or questions in writing via Email: environclim@gmail.com on or before Monday, 12th February 2026.

A public participation meeting will be held as follows:
 Place: Community meeting place, Otuanil Village
 Date: 27th January 2026
 Time: 10h00.
 Contact: +264 81 9645643
 Email: environclim@gmail.com

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PUBLIC NOTICE

Notice is hereby given in terms of section 48(2)(b) of the Local Authorities Act, 1992 (Act 23/1992), as amended, that the Municipality of Walvis Bay intends to lease, by private transaction, a Portion of land on Farm 38 to E & J Jay Enterprises CC.

DESCRIPTION	AREA	ZONING	RENT/MONTH
Portion of Farm 38 Walvis Bay	49,600 m ²	undetermined	N\$2796,00/month Plus N\$6,687,30 (5% VAT)

Full particulars pertaining to the lease will lie for inspection by interested persons until **Thursday, 08 January 2026** at room 27, Municipal Offices, Katlenburg. For more information Mr Jack Marais can be contacted at telephone (064) 2013338 during office hours.

Any person objecting to the proposed sale, may in writing lodge an objection together with the grounds/motivation thereof, to the Manager, Housing and Properties at the above address or to Private Bag 5011, Walvis Bay, before or on **Tuesday, 13 January 2026 at 12:00.**

Jack Marais
 Acting General Manager Community and Economic Development
 Tel: (064) 201 3338
 Email: jmarais@walvisbayoc.org.na

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2. Advertising Manager

- BSc or BA Degree
- At least 5 years' advertising experience as a News Editor
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- Must be Citizen or eligible to work in Namibia

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PUBLIC NOTICE

PUBLIC NOTICE: ENVIRONMENTAL AND SOCIAL IMPACT ASSESSMENT (ES/ISA) FOR THE PROPOSED EXPLORE AND PRODUCE ACTIVITIES ON FARM 1013 IN THE KARAS REGION

Notice is hereby given in terms of section 48(2)(b) of the Local Authorities Act, 1992 (Act 23/1992), as amended, that the Municipality of Karas West Constituency, Karas Region, intends to lease, by private transaction, a Portion of land on Farm 1013 in the Karas Region.

Members of the public are invited to register as StAKEHOLDERS (SHs) for the proposed ES/ISA. The registration process will be open from 16 January 2026 until 22 February 2026. For more information, please contact the Project Manager at telephone (064) 201 3338 during office hours.

PROJECT BACKGROUND

As part of the ES/ISA process, public consultations are being held to obtain input from the community and stakeholders on the proposed ES/ISA. The project is a part of the ES/ISA process. The project is a part of the ES/ISA process. The project is a part of the ES/ISA process.

REGISTRATION INFORMATION

Registration for the proposed ES/ISA is open from 16 January 2026 until 22 February 2026. For more information, please contact the Project Manager at telephone (064) 201 3338 during office hours.

Confident Media
 P.O. Box 1000, Windhoek, Namibia
 Tel: (064) 201 3338
 Email: fransine@confidentemedia.com

PUBLIC NOTICE: EA FOR THE PROPOSED EXPLORATION ACTIVITIES ON MCs: 78361, 78366 AND 78369 ARANDES, ERONGO REGION

In accordance with the Environmental Management Act no. 7 of 2007 and its 2012 EA regulations, the proposed exploration activities on MCs no: 78361, 78366, and 78369 require an Environmental Clearance Certificate before commencement.

The proponent, Supreme Mining Solutions, is proposing to conduct exploration activities on the MCs.

Consultant: Katsari Geological and Environmental Solutions

Members of the public are invited to register as SHs for commenting on the EA process, and before the 6th of February 2026 at katsari@suprememining.com

For more information, please contact:
 Mr Joseph Kambira
 Mobile: +264 812587377 +264811432816
 Email: kambira@suprememining.com

PUBLIC NOTICE: ENVIRONMENTAL IMPACT ASSESSMENT (EIA) FOR THE PROPOSED EXPLORE AND PRODUCE ACTIVITIES ON FARM 1013 IN THE KARAS REGION

Notice is hereby given in terms of section 48(2)(b) of the Local Authorities Act, 1992 (Act 23/1992), as amended, that the Municipality of Karas West Constituency, Karas Region, intends to lease, by private transaction, a Portion of land on Farm 1013 in the Karas Region.

Members of the public are invited to register as SHs for the proposed EIA. The registration process will be open from 16 January 2026 until 22 February 2026. For more information, please contact the Project Manager at telephone (064) 201 3338 during office hours.

PROJECT BACKGROUND

As part of the EIA process, public consultations are being held to obtain input from the community and stakeholders on the proposed EIA. The project is a part of the EIA process. The project is a part of the EIA process.

REGISTRATION INFORMATION

Registration for the proposed EIA is open from 16 January 2026 until 22 February 2026. For more information, please contact the Project Manager at telephone (064) 201 3338 during office hours.

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Members of the public are invited to register as SHs for the proposed EA. The registration process will be open from 16 January 2026 until 22 February 2026. For more information, please contact the Project Manager at telephone (064) 201 3338 during office hours.

PROJECT BACKGROUND

As part of the EA process, public consultations are being held to obtain input from the community and stakeholders on the proposed EA. The project is a part of the EA process. The project is a part of the EA process.

REGISTRATION INFORMATION

Registration for the proposed EA is open from 16 January 2026 until 22 February 2026. For more information, please contact the Project Manager at telephone (064) 201 3338 during office hours.

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CALL FOR REGISTRATION AS INTERESTED & AFFECTED PARTIES

ENVIRONMENTAL ASSESSMENT FOR THE PROPOSED PRODUCTION ACTIVITIES ON FARM 1013 IN THE KARAS REGION

Members of the public are invited to register as SHs for the proposed EA. The registration process will be open from 16 January 2026 until 22 February 2026. For more information, please contact the Project Manager at telephone (064) 201 3338 during office hours.

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Members of the public are invited to register as SHs for the proposed EA. The registration process will be open from 16 January 2026 until 22 February 2026. For more information, please contact the Project Manager at telephone (064) 201 3338 during office hours.

PROJECT BACKGROUND

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Members of the public are invited to register as SHs for the proposed EA. The registration process will be open from 16 January 2026 until 22 February 2026. For more information, please contact the Project Manager at telephone (064) 201 3338 during office hours.

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From sale to transfer. How buyers and sellers can avoid costly delays

In complex and lengthy transactions like property sales, delays of any sort are not only frustrating, they can also often be extremely costly and may even jeopardise the deal entirely, however, with some delays more anticipated, it is possible to exponentially reduce the risk. This is according to Cobus Odendaal, CEO of Law Offices Sobelby's International Realty in Johannesburg and Randburg, who says: "In most of the delays, the first relating to the confirmation of the

sale and delays that occur once the sale has been confirmed and, in many instances, both can be avoided by doing one's homework and having all one's ducks in a row from the onset.

"Property transactions are known to be a protracted process with multiple steps and reasons of documentation and once the potential is established, suspension of obligations has to be an accessibility assigned and the deal is finally done and signed on the dotted line, in as many breathes as a sigh of relief

"However, the deal isn't done until the transfer has actually happened and the anticipated downhill cruise to transfer can still become an uphill battle if one isn't careful."

Odendaal explains how this can happen: "One of the main reasons for delayed transfers is that the financials are not in order, especially when two or more deals are being done and money from one sale is needed to purchase the next property and so on.

"It's also important that buyers budget for the transfer costs of the

new property they are buying or have an account held in place on their current home, otherwise when the attorney calls for bond cancellation on that bond account will be frozen and they will not be able to access the funds."

He adds that not giving the required 90 day's notice of cancellation of the existing bond can also cause delays as well as avoidable cancellations. "If a home owner is seriously thinking about selling, they should give notice to the bank holding the bond. In doing so, they are not committing to selling, merely notifying the bank of the possibility and they can keep on mulling over the cancellation if their decision to sell is postponed or they can revoke the notification if they change their mind." One of the transfer attorneys's beyond is a tax-on-advance and control of the red papers involved in a transfer, including SARS (transfer duty), the municipal (Rates Clearance Certificate) and the bank.

"In order to do this as seamlessly as possible, it is essential that both the buyer and seller submit all the necessary documents in time, as per the legal requirements and without omissions. This is especially important if either party resides in another country or is in any way difficult to contact for information and signatures."

According to conveyancers and property law attorneys at Abraham & Groen, the RCC issued by the city council certifies that there are no outstanding funds due to the municipality at the time of the registration of transfer to the purchaser. This certificate is a requirement in terms of the Deeds Registries Act and must be lodged in the Deeds Office. The Registrar of Deeds will not register the transfer of a property unless the conveyancer lodges a valid RCC along with other required documents at the Deeds Office.

Rates Clearance Figures
The conveyancer will make application to the city council for the lodging of rates clearance figures. Rates clearance figures are comprised of a number of amounts for rates, taxes, electricity, water, sewerage, and refuse, as well as an advance payment covering a period of 60 days being the period of validity of the rates clearance certificate.

Whose responsibility is it to obtain a rates clearance certificate?
It is the seller's responsibility to settle amounts due in order to obtain the RCC. Upon request, the seller must pay the conveyancer and not the city council directly. The conveyancer will then pay the city council to ensure that the payment is linked to the application number (or speed of the transfer) as well as for the purpose of specification of the lodging of the rates clearance certificate.

Once the conveyancer has paid

for a validated RCC, the seller's account at the city council will be credited and the seller will no longer be required to make any further monthly payments to the city council prior to transfer. Once registration of transfer has been completed, the conveyancer submits a refund form to the city council in respect of any credit that may be due to the seller. This usually occurs when the registration of transfer takes place prior to the expiration of the 60-day period. The city council takes approximately four to seven months to refund the seller's and purchaser's accounts and pay the refund.

Odendaal says that although an agreement to sell is a contract, an offer and a purchase agreement occur at the time of the transaction, the most common occur at the following stages:

Bond approval
Bond cancellation
The lodging of transfer documents
Obtaining valid compliance certificates

Issues are considered at lodge requests requiring the removal of notices by the Registrar of Deeds.

Transfers which are unusual and more complex, such as estate transfers which require an opinion of the Master of the High Court, which can cause a delay.

"Most of the delays can easily be avoided through prompt co-operation with the transferring attorney or, if they are outside of South Africa, by giving power of attorney to a person within South Africa who can sign the necessary documents and act on their behalf."

"It's also vital that the client is completely upfront with the agent regarding the financial situation," says Odendaal.

"Agencies can facilitate and expedite the process by having a bond originator prequalify them and the thorough credit checks will reveal any potential issues which can then be rectified before they cause any problems."

"This step is particularly important for buyers who are self-employed as banks are very strict about the documentation that they require for a bond application. At this stage I always advise all my clients to avoid making any expenses purchases that could negatively impact their affordability."

Odendaal says he has:

"Spent most of his time agents will guide the client in every step of the way and a lawyer as they are upfront with their realtors, there should not be too many problems to overcome."

"It is the recommence of a good working relationship between a conveyancing attorney who is really on the ball. And, as the transferring attorney and a great work done together behind the scenes to ensure a smooth transfer, it is always an advantage if they already have an established working relationship."

-PROPERTY 36

CALL FOR PUBLIC PARTICIPATION/COMMENTS FOR THE ENVIRONMENTAL SCOPING ASSESSMENT FOR CONSTRUCTION AND OPERATION OF THE 20 MEGAWATTS (MW) SOLAR PLANT LOCATED IN OSIPITA VILLAGE AND SHANKARA VILLAGE IN THE GONDROO COSTITUENCY, OSHEKOTO REGION AND KIKINDO EAST REGION RESPECTIVELY.

The public is hereby notified that an application for an Environmental Clearance Certificate (ECC) will be submitted to the Environmental Commissioner as required under the Environmental Management Act No. 7 of 2002 and its 2012 (EA) Regulations. The proposed project is a listed activity in the EA Regulations that cannot be undertaken without an ECC, which is issued upon approval of an EA Study.

Name of proponent: Tolia Energy Pty Ltd

Name of the Environmental consultant: Savannah Environmental Consultants Services CC

Project location and description: The environmental Assessment will identify the potential impacts, that are likely to occur during the construction and operation of a 20 megawatts Solar plant in Osipita village in the Gonyamps constituency, Oshekoto region and Shankara Village in the Kikindo East region.

Interested and affected parties are hereby invited to register in terms of the assessment process to give input, comments, and invited for the public consultation meeting at a later stage. Registration requests and comments should be forwarded to:

Mrs. All Epijane, an Environmental Assessment Practitioner at Savannah Environmental Consultants Services CC on or before the 17 January 2020; Email: info@savannah.com.za/ all@savannah.com.za



ENVIRONMENTAL IMPACT ASSESSMENT

Environment Consulting Services cc hereby gives notice to all potentially interested and affected Parties (EAPs) that an application will be made to the Environmental Commissioner in terms of the Environmental Management Act (No 7 of 2002) and Environmental Impact Assessment Regulations (GN 28 of 10 February 2012) for the following:

PROJECT NAMES:

(i) Environmental Impact Assessment (EIA) for the establishment of mining activities on Mining Claims No. 07667, 7668, 7669, 7670, 7672, 7673, 7674, 7675, 7676, 7677, 7678, 7679, 7680, 7681, 7682, 7683, 7684, 7685, 7686, 7687, 7688, 7689, 7690, 7691, 7692, 7693, 7694, 7695, 7696, 7697, 7698, 7699, 7700, 7701, 7702, 7703, 7704, 7705, 7706, 7707, 7708, 7709, 7710, 7711, 7712, 7713, 7714, 7715, 7716, 7717, 7718, 7719, 7720, 7721, 7722, 7723, 7724, 7725, 7726, 7727, 7728, 7729, 7730, 7731, 7732, 7733, 7734, 7735, 7736, 7737, 7738, 7739, 7740, 7741, 7742, 7743, 7744, 7745, 7746, 7747, 7748, 7749, 7750, 7751, 7752, 7753, 7754, 7755, 7756, 7757, 7758, 7759, 7760, 7761, 7762, 7763, 7764, 7765, 7766, 7767, 7768, 7769, 7770, 7771, 7772, 7773, 7774, 7775, 7776, 7777, 7778, 7779, 7780, 7781, 7782, 7783, 7784, 7785, 7786, 7787, 7788, 7789, 7790, 7791, 7792, 7793, 7794, 7795, 7796, 7797, 7798, 7799, 7800, 7801, 7802, 7803, 7804, 7805, 7806, 7807, 7808, 7809, 7810, 7811, 7812, 7813, 7814, 7815, 7816, 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PROPERTY

From sale to transfer: How buyers and sellers can avoid costly delays

In complex and lengthy transactions like property sales, delays of any sort are not only frustrating, they can also be extremely costly and may even scupper the deal entirely, however, while some delays cannot be anticipated, it is possible to exponentially reduce the risk.

This is according to Cobus Odendaal, CEO of Lew Geffen Sotheby's International Realty in Johannesburg and Randburg, who says: "Essentially there are two primary types of delay; the first relating to the confirmation of the sale and delays that occur once the sale has been confirmed and, in many instances, both can be avoided by doing one's homework and having all one's ducks in a row from the onset.

"Property transactions are known to be a protracted process with multiple steps and reams of documentation, and once the potential minefield of suspensive conditions and contractual obligations has been successfully navigated and the deal is finally done and signed on the dotted line, many people breathe a sigh of relief.

"However, the deal isn't done until the transfer has actually happened and the anticipated downhill cruise to transfer can still become an uphill battle if one isn't careful."

Odendaal explains how this can happen: "One of the main reasons for delayed transfers is that the timeline is out of sync, especially when two or more deals are linked and money from one sale is needed to purchase the next property and so on.

"It's also important that buyers budget for the transfer costs of the new property they are buying or have an access bond in place on their current home, otherwise when the attorney calls for bond cancellation that bond account will be frozen and they will not be able to access the funds."

He adds that not giving the required 90 days' notice of cancellation of the existing bond can also cause delays as well as avoidable late cancellation fees.

"If a homeowner is seriously thinking about selling, they should give notice to the bank holding the bond. In doing so, they are not committing to selling, merely notifying the bank of the possibility and they can keep on renewing the cancellation if their decision to sell is postponed or they can revoke the notification if they change their minds."

One of the transferring attorney's key roles is to co-ordinate and control all the role players involved in a transfer, including SARS (transfer duty), the municipality (Rates Clearance Certificate) and the bank.

"In order to do this as seamlessly as possible, it is essential that both the buyer and seller submit all the necessary documentation in time, as per the legal requirements and without omissions. This is especially important if either party resides in another country or is in any way difficult to contact for information and signatures."

According to conveyancers and property law attorneys at Abrahams & Gross, the RCC issued by the



city council certifies that there are no outstanding funds due to the municipality at the time of the registration of transfer to the purchaser. This certificate is a requirement in terms of the Deeds Registries Act and must be lodged in the Deeds Office. The Registrar of Deeds will not register the transfer of a property unless the conveyancer lodges a valid RCC along with other required documents at the Deeds Office.

Rates Clearance Figures

The conveyancer will make application to the city council for the issuing of rates clearance figures. Rates clearance figures are comprised of all arrears amounts for rates, taxes, electricity, water, sewerage, and refuse, as well as an advance payment covering a period of 60 days being the period of validity of the rates clearance certificate.

Whose responsibility is it to obtain a rates clearance certificate?

It is the seller's responsibility to settle amounts due in order to obtain the RCC. Upon request, the seller must pay the conveyancer and not the city council directly. The conveyancer will then pay the city council to ensure that the payment is linked to the application number in respect of the transfer as well as for the purposes of expedition of the issuing of the rates clearance certificate. Once the conveyancer has paid for and obtained the RCC, the seller's account at the city council will be in credit and the seller will no longer be required to make any further monthly payments to the city council prior to transfer.

Once registration of transfer has been completed, the conveyancer submits a refund form to the city council in respect of any credit that may be due to the seller. This usually occurs when the registration of transfer takes place prior to the expiration of the 60-day period. The city council takes approximately four to seven months to reconcile

the seller's and purchaser's accounts and pay the refund.

Odendaal says that although snags and stumbling blocks can occur at any point of the transaction, they most commonly occur at the following stages:

Bond approval;
Bond cancellation;
The signing of transfer documents;
Obtaining valid compliance certificates;
Issues encountered at lodgements requiring the removal of notes by the Registrar of deeds;
Transfers which are unusual and more complex, such as estate transfers which require an endorsement of the Master of the High Court, which can cause a delay.

"Most of these delays can easily be avoided through prompt co-operation with the transferring attorney or, if they are outside of South Africa, by giving power of attorney to a person within South Africa who can sign the necessary documents and act on their behalf."

"It's also vital that the client is completely up front with the agent regarding their financial situation," says Odendaal. "Agents can facilitate and expedite the process by having a bond originator prequalify them and the thorough credit check will reveal any potential snags which can then be rectified before they cause any problems."

"This step is particularly important for buyers who are self-employed as banks are very strict about the documentation that they require for a bond application. At this stage I always advise all my clients to avoid making any expensive purchases that could negatively impact their affordability."

Odendaal concludes: "Experienced estate agents will guide their clients every step of

the way and as long as they are upfront with their realtors, there should not be too many problems to circumvent.

"I also recommend appointing an accomplished conveyancing attorney who is really on the ball. And, as the

transferring attorney and agent work closely together behind the scenes to ensure a smooth transfer, it is always an advantage if they already have an established working relationship."

Property 24

NOTICE FOR ENVIRONMENTAL IMPACT ASSESSMENT

Environclim Consulting Services cc hereby gives notice to all potentially interested and Affected Parties (I&APs) that an application will be made to the Environmental Commissioner in terms of the Environmental Management Act (No 7 of 2007) and Environmental Impact Assessment Regulations (GN 30 of 6 February 2012) for the following:

PROJECT NAMES:

(a) Environmental Impact Assessment (EIA) for the establishment of mining activities on Mining Claims no: (75627, 75489, 75490, 75491, 75492), Omapo Village, Omapo District, Kunene Region

(b) Environmental Impact Assessment (EIA) for the establishment of mining activities on Mining Claims no: (69948, 69949, 69950, 69951), Otuari Village, Omapo District, Kunene Region.

PROJECT LOCATION: The mining claims are situated approximately 80 km west of Omapo, at Omapo & Otuari Villages, respectively, in the Kunene Region.

PROJECT DESCRIPTION: The project involves conducting an Environmental Impact Assessment (EIA) for the establishment of mining activities for base and rare metals, as well as industrial minerals, at the above mining claims.

PROJECT INVOLVEMENT:

Proposent: (a) Omapo River Investments (Pty) Ltd
(b) Inangamam Virene

Environmental Assessment Practitioner (EAP): Environclim Consulting Services cc

REGISTRATION OF I&APs AND SUBMISSION OF COMMENTS: In line with Namibia's Environmental Management Act (No. 7 of 2007) and EIA regulations (GN 30 of 6 February 2012), all I&APs are hereby invited to register and submit their comments, concerns or questions in writing via Email: enviroclim@gmail.com on or before Monday, 12th February 2025.

A public participation meeting will be held as follows:
Place: Community meeting place, Otuari Village
Date: 27th January 2025
Time: 09h00
Contact: +264 815955643
Email: enviroclim@gmail.com



NOTICE FOR ENVIRONMENTAL IMPACT ASSESSMENT

Environclim Consulting Services cc hereby gives notice to all potentially interested and Affected Parties (I&APs) that an application will be made to the Environmental Commissioner in terms of the Environmental Management Act (No 7 of 2007) and Environmental Impact Assessment Regulations (GN 30 of 6 February 2012) for the following:

PROJECT NAMES:

Environmental Impact Assessment (EIA) for the Construction and Operation of a New Fuel Facility at the Greenwell Manago Police Station in Katema Mulilo, Zambezi Region.

PROJECT LOCATION: The project will be located at Greenwell Manago Police Station, Katema Mulilo, Zambezi Region

PROJECT DESCRIPTION: The project involves conducting an Environmental Impact Assessment (EIA) for the Construction and Operation of a New Fuel Facility at the Greenwell Manago Police Station in Katema Mulilo, Zambezi Region.

PROJECT INVOLVEMENT:

Proposent: Namibian Police (Nampol)

Environmental Assessment Practitioner (EAP): Environclim Consulting Services cc

REGISTRATION OF I&APs AND SUBMISSION OF COMMENTS: In line with Namibia's Environmental Management Act (No. 7 of 2007) and EIA regulations (GN 30 of 6 February 2012), all I&APs are hereby invited to register and submit their comments, concerns or questions in writing via Email: enviroclim@gmail.com on or before Monday, 2nd February 2025.

A public participation meeting will be held as follows:
Place: Katema Mulilo San Nipone Drive, Katema Mulilo
Date: 17 January 2025
Time: 09h00
Contact: +264 815955643
Email: enviroclim@gmail.com


