

IN THE WATER TRIBUNAL  
HELD AT PRETORIA

CASE NO: WT 26/11/2010

APPELLANT

P.C BECKER

AND

1ST RESPONDENT

REGIONAL HEAD,  
GAUTENG BO-VAAAL  
WATER  
MANAGEMENT  
DEPARTMENT OF  
WATER AFFAIRS

2ND RESPONDENT

BLUE DOT  
PROPERTIES 352  
(PTY) LTD

---

Draft order

---

The Appellant and the 1st Respondent  
agree as follows:

1. That the farms wêrelegen 1729,  
Ham-smith RD and Heeltevreden 1728,  
Ham-smith RD are farms <sup>in O.M</sup> remain to-  
Tem

the Holspruit, a public stream, as contemplated in the repealed Water Act 54 of 1956,

2. That use of water from the said Holspruit on the two farms for purposes of irrigation was authorized by the said Act immediately before 1 October 1998,

3. That the extent of such use of water was as follows:

(a) the taking of a total volume of 606 000 m<sup>3</sup> per annum in respect of both farms;

(b) at a maximum extraction rate of 110 litres per second.

4. That in the premise, the said use of water is an existing lawful water use as contemplated in the National Water Act, 36 of 1998

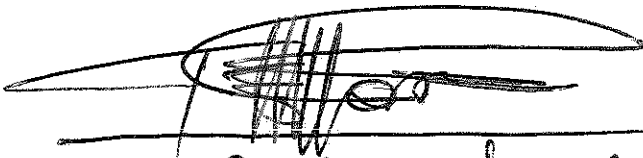
W. D. J. . TEM

Dated at Pretoria on the 26 day of  
October 2011



---

Appellant.



---

1st Respondent.



M.S. MOKGWAABONE

---

1st Respondent.