



Case no. 2161/17

IN THE HIGH COURT OF SOUTH-AFRICA  
(NORTHERN CAPE DIVISION)

KIMBERLEY: THE 22<sup>ND</sup> DAY OF SEPTEMBER 2017

BEFORE THE HONOURABLE MS JUSTICE PAKATI

In the matter of:

**TREVOR JOHN MURGATROYD N.O.** 1<sup>st</sup> Applicant

**PETRUS FRANCIOS VAN DEN STEEN N.O.** 2<sup>nd</sup> Applicant  
[in their capacities as the Joint Rescue  
Practitioners of the respondents]

and

**SAXENDRIFT MINE (PTY)** Respondent  
[in business rescue]  
[Reg. no.: 2001/006812/06]  
[For its liquidation in terms of sections 141(2)(a)(ii)  
Of the Companies Act, 2008]

---

HAVING HEARD **ADV COETZEE (SC)** for the Applicant and having read the documents filed of record:

**IT IS ORDERED:**

1. That the business rescue proceedings as ordered by Ms Acting Justice Erasmus on 18 May 2017 be discontinued.
2. That the respondent is placed under provincial winding-up in the hands of the Master of the High Court, Kimberley.
3. That all persons who have a legitimate interest are called upon to put forward their reasons why this Court should not order the final winding-up of the respondent and that the cost of the application be costs in the winding-up on **3 November 2017 9:30** or as soon thereafter as counsel for the applicants may be heard.
4. That a copy of this order be forthwith served on the various persons as envisaged in section 346A of the Companies Act, 61 of 1973 and be

published once in the Government Gazette and once in a newspaper circulating in the Northern Cape.

5. That a copy of this order is to be furnished to each know creditor either per e-mail or per telefax or per registered post.

**BY THE COURT**



MR. C. CONRADIE  
REGISTRAR

(EM--WER9/0001/F.ENGELBRECHT/ms)