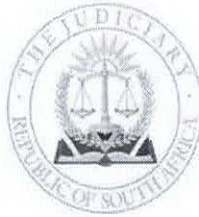


10/61

IN THE HIGH COURT OF SOUTH AFRICA
(GAUTENG DIVISION, PRETORIA)



Case number: 24377/2020

Date:

DELETE WHICHEVER IS NOT APPLICABLE

- (1) REPORTABLE: YES/NO
- (2) OF INTEREST TO OTHERS JUDGES: YES/NO
- (3) REVISED

18-9-2021

DATE

[Signature]

SIGNATURE

In the matter between:

**SOUTH AFRICAN NATIONAL ROADS
AGENCY LTD**

APPLICANT

And

RAIL REFURB CC

FIRST RESPONDENT

**VEA RAOD MAINTENANCE & CIVILS
(PTY) LTD**

SECOND RESPONDENT


RAINBOW CIVILS CC

THIRD RESPONDENT

JUDGMENT – APPLICATION FOR LEAVE TO APPEAL

TOLMAY, J:

1. Having given due regards to the argument, heads of argument and the judgment I am of the view that there is no reasonable prospect that another court would come to another conclusion.
2. The following order is made:
 - 2.1 **The application for leave to appeal is dismissed**
 - 2.2 **The applicant to pay the costs of the application, the costs to include the costs of two counsel.**



R G TOLMAY
JUDGE OF THE HIGH COURT

DATE OF HEARING:	12 AUGUST 2021
DATE OF JUDGMENT:	18 AUGUST 2021
ATTORNEYS FOR APPLICANT:	SALIJEE GOVENDER VAN DER MERWE INC
ADVOCATE FOR APPLICANT:	T J BRUIDENRS (SC) K HARDY

ATTORNEYS FOR FIRST RESPONDENT: ZIMRI ATTORNEYS INC

ATTORNEYS FOR SECOND RESPONDENT: STEENKAMP VAN NIEKERK

INC

ADVOCATE FOR RESPONDENT:

M D STUBBS

I KENTRIDGE