



Mons, the 31th of May 2024,

De **Ir Pol HUART**, Thaurfin ltd director

To **His Excellency the President of the Republic of the DRC**

Cc **Her Excellency Madam Judith Tuluka Suminwa**, Prime Minister  
**His Excellency Mr. Kizito Kapinga Mulume**, Minister of Mines,  
**His Excellency Mr Constant Mutamba**, Minister of Justice, Keeper of the Seals  
**Son Excellence Mr Louis Watum**, Minister of Industry  
**Mr. Paul Mabiola**, Director General of the Mining Cadastre  
**Mr. President Jean Mbuyu**, mining agent of Thaurfin ltd

Concerne délivrance des certificats de recherche des 3PR 1323, 1324 et 1325  
références et courriers antérieurs publiés sur <https://thaurfin.com/references/>

Ref TH-020-24 published sur [www.thaurfin.com/TH-020-24.pdf](http://www.thaurfin.com/TH-020-24.pdf)

**Excellency Mr President of the Republic of the DRC,**

Allow me, Excellency, to encourage you and assist you in developing the Republic. We want to work closely with the newly appointed government team.

His Excellency Mr. Kizito Kapinga Mulume will be supported by Mr. Paul Mabiola, Director General of the Mining Cadastre, in copy. Cleaning up the tainted files of a bygone past is a necessary step towards the restoration of the rule of law necessary for the emancipation of the Republic. In the appendix, you will find a short and sufficient summary relating to the spoliation of our 3PRs taken as references.

Thus, the 3PRs taken as reference have never ceased to be valid. They have been in force majeure since their granting; on the one hand for failure to issue research certificates in violation of mining legislation and on the other hand for having been spoliated by 36PR granted completely illegally to Mr. Dan Gertler. It is factually established that these 36PR never existed.

These 3PRs carry major development projects. They were granted in full compliance with mining legislation, ensuring the investor is guaranteed never to be worried by any future legislature. Collaboration with the Authorities is essential to facilitate the success of the projects they carry out.

We hope for a rapid delivery of these prospecting certificates and thus put an end to the paralysis of the development of the Republic caused by the numerous turpitudes of this file. It is appropriate to relegate them to the bygone past in order to start off on the right foot, together.

In the hope of a rapid regularization of these 3PR, please accept, Excellency Mr. President of the Republic of the DRC, my best regards,

**Ir Pol HUART**

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## APPENDIX

## A VERY SIMPLE AND IRREFUTABLE FILE

The assertions in this appendix are documented on <https://thaurfin.com/SYNTHESE.pdf>

These 3PRs were granted by Ministerial Decree on 02/17/2006, the taxes were paid on 03/30/2006. According to the mining regulations, prospecting certificates had to be issued.

On 03/9/2006, a fictitious applicant submitted, after the deadline, a request for transformation of 36 old, non-existent permits on our 3PR. This request violates art 34 of the mining code which prohibits the CAMI from investigating any new request on an allocated surface. This article means that a mining square can only be assigned to a single mining permit, if one exists (those of Thaurfin Ltd) any other cannot exist (those which were granted to Dan Gertler). The address of this fictitious applicant on the documents could only be false as was noted, cf <https://thaurfin.com/irrefutable/fictif.htm>

On 01/09/2006, having not obtained these certificates, a meeting took place at CAMI. It is written in the report that 37PR (including our 3PR) were granted and the surface taxes were paid. The CAMI therefore violated art 34 of the mining code, which constitutes proof of the non-existence of the PR granted to Dan Gertler via the fictitious applicant (2 proof) cf <https://thaurfin.com/INEXISTENCE.pdf> .

Due to the non-existence of the 36PR granted to Dan Gertler, overlapping the 3PR of Thaurfin Ltd, and by virtue of the maxim "[the accessory follows the principal](#)", any judicial decision (the accessory) which considers the existence of these 36PR is destroyed by their non-existence (the main thing). In this maxim, the accessory is an object which, due to its dependence on the other object, has the same legal nature as the latter or is subject to the same rule, if one is non-existent, the other necessarily is.

Following this meeting of 01/09/2006, the CAMI signed unfavorable cadastral opinions of our PRs which are forgeries since they consider that our PRs never existed. Being assumed to have never existed, this constitutes sufficient proof that they have never been legally forfeited by Ministerial Decree as required by art 10 of the mining code; these having never been exhibited by the CAMI.

These unfavorable cadastral notices only appeared late in the annex to the CAMI conclusions of our summons in third party opposition against an iniquitous judgment, these documents are irrefutable as are the minutes of the meeting of 01/09/2006 which are there also.

The CAMI attempted to revoke all of the 37PRs to conceal the spoliation of the 3PRs obtained. This is how the 34PR of the company JEKA from which we obtained our 3PR were impacted.

It is then factually established that the 3 Research Permits 1323, 1324 & 1325

- never ceased to exist
- are in force majeure since their issuance for violation of mining legislation by not having issued prospecting certificates (also called mining titles)

This file is clearly documented on <https://thaurfin.com/references/> . We offer investors, keen to develop the DRC, solid mining permits guaranteeing them total security of their investments, as long as they commit to a win/win relationship.

We propose to take up the challenge of exporting 50Mt per year of iron ore via innovative river transport which will be the pride of the Republic and which will also be used for river transport in general. In the meantime, gold mineralization will be developed.

The comparison between the Banalia iron deposit and that of Simandou in Guinea gives a clear advantage to the DRC in the long term thanks to its hydroelectric potential, as shown in this summary. <https://thaurfin.com/BANALIA-VS-SIMANDOU.pdf>