

To:

[REDACTED]

Dear Sirs,

**RE: ANIMAL LAW REFORM SOUTH AFRICA // SPUR GROUP (PTY) LTD & CO (PTY) LTD**

1. We refer to your email of 12 March 2024.
2. We do not deal with each and every allegation in your email under reply [REDACTED] not be considered as an admission other otherwise of the correctness of [REDACTED] [REDACTED] that the appropriate time remain strictly [REDACTED]
3. Our clients stand by their position as set out in our letter dated 5 February 2024. Your email under reply contains a generic which is – with respect – irrelevant in proceedings for access to information in terms of the Act.
4. ALRSA's attempt to introduce the SLAPP defence in the email under reply [REDACTED] facts in this matter.
5. Again, any suggestion by ALRSA that our clients are participating in [REDACTED] environment and/or human rights is baseless and rejected and we caution [REDACTED] our clients' reputation and/or make statements that are defamatory of [REDACTED]
6. Our clients' rights remain strictly and expressly reserved.

Yours,

[REDACTED]

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