# Van Zyl Environmental Consultants cc

## 2009/073037/23



# AMENDED

# **ENVIRONMENTAL MANAGEMENT PROGRAM (EMPr)**

for the

# PRE-CONSTRUCTION, CONSTRUCTION AND OPERATIONAL PHASES

of the

# AUTHORISED 55 MW GREEFSPAN PV POWER PLANT 2

Pixley ka Seme District Municipality Northern Cape Province

NEAS REF No:DEA/EIA/UP\_DG/00DEA REF No:12/12/20/2645EA HOLDER:Greefspan PV PoweAMENDMENT DATE:27 September 2017

DEA/EIA/UP\_DG/0000017/2012 12/12/20/2645 Greefspan PV Power Plant No 2 (RF) (Pty) Ltd 27 September 2017

|                                   | ruction & Operation of the Greefspan PV Power Plant 2<br>nmental Management Program   | EAP File: 2016/24<br>12/12/20/2645/AM4  |
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## DEFINITIONS

*Alien species* – Plants and animals which do not arrive naturally in an area - they are brought in by humans. Alien plants often force indigenous species out of the area. Mesquite is a good example of an alien species in the Northern Cape.

*Alternative* – A possible course of action, in place of another, that would meet the same purpose and need defined by the development proposal. Alternatives considered in the EIA process can include location and/or routing alternatives, layout alternatives, process and/or design alternatives, scheduling alternatives or input alternatives.

Aspect – Element of an organisation's activities, products or services that can interact with the environment.

**Auditing** – A systematic, documented, periodic and objective evaluation of how well the Environmental Management Program is performing. Auditing aims to help safeguard the environment by facilitating management control, including compliance with regulatory requirements. Results of the audit help the organisation to improve its environmental policies and management systems.

**Biodiversity** – The rich variety of plants and animals that live in their own environment. The Succulent Karoo is a good example of rich biodiversity in the Northern Cape.

Built environment - Physical surroundings created by human activity, e.g. buildings, houses, roads, bridges and harbours.

Conservation - Protecting, saving and using resources wisely, especially the biodiversity found in an area.

Contamination - Polluting something or making it impure.

**Corrective (or remedial) action** – Response required to address an environmental problem that is in conflict with the requirements of the EMPr. The need for corrective action may be determined through monitoring, audits or management review.

*Degradation* – The lowering of the quality of the environment through human activities, e.g. river degradation and soil degradation.

Ecology - The scientific study of the relationship between living things (animals, plants and humans) and their environment.

*Ecosystem* – The relationship and interaction between plants, animals and the non-living environment.

*Environment* – Our surroundings, including living and non-living elements, e.g. land, soil, plants, animals, air, water and humans. The environment also refers to our social and economic surroundings, and our effect on our surroundings.

**Environmental Impact Assessment (EIA)** – An Environmental Impact Assessment (EIA) refers to the process of identifying, predicting and assessing the potential positive and negative social, economic and biophysical impacts of a proposed development. The EIA includes an evaluation of alternatives, recommendations for appropriate management actions for minimising or avoiding negative impacts and for enhancing positive impacts, and proposed monitoring measures.

**Environmental Management System (EMS)** – Environmental Management Systems (EMS) provide guidance on how to manage the environmental impacts of activities, products and services. They detail the organisational structure, responsibilities, practices, procedures, processes and resources for environmental management. The ISO14001 EMS standard has been developed by the International Standards Organisation.

*Environmental policy* – Statement of intent and principles in relation to overall environmental performance, providing a framework for the setting of objectives and targets.

*Force Majeure* – An Event of Force Majeure means any circumstance which is beyond the control of the aggrieved party and is not reasonably foreseeable by the same, such as but not limited to: acts of God, orders of the authority, change of laws, etc.

- 1. An Event of Force Majeure can be:
- drought, hail, heavy or torrential rain meaning precipitation of more than 40 mm per hour, floods, tornados, fires, landslides or other adverse natural phenomena except lightning strikes, which prevent the Contractor to perform the Works, get access to the Site or otherwise perform any of its obligations under this Agreement;
- (b) epidemics, quarantine restrictions, war or civil conflicts,
- (c) national, territorial or sector strikes (other than strikes limited to the Contractor's or its subcontractors' business);
- (d) sabotage, terrorism, acts of vandalism, embargoes;
- (e) explosions, archaeological finds;
- (f) changes in applicable legislation, the revocation or suspension of any authorisation, permit or license or any other decision or act of any authority which cannot be ascribed to the party affected by the force majeure event;
- (g) climate conditions that exceed those for which the plant was designed and that are detailed in the respective technical specifications of the plant;
- (h) climate or meteorological conditions that, according to health and safety laws and regulations, make the access to the site and/or the execution of the works unsafe or, otherwise, unviable.
- 2. For the sake of clarity, lightning strikes do not constitute an Event of Force Majeure.

Habitat – The physical environment that is home to plants and animals in an area, where they live, feed and reproduce.

*Hazardous waste* – Waste, even in small amounts, that can cause damage to plants, animals, their habitat and the well-being of human beings, e.g. waste from factories, detergents, pesticides, hydrocarbons, etc.

*Impact* – A description of the potential effect or consequence of an aspect of the development on a specified component of the biophysical, social or economic environment within a defined time and space.

*Indigenous species* – Plants and animals that are naturally found in an area.

*Infrastructure* – The network of facilities and services that are needed for economic activities, e.g. roads, electricity, water, sewerage.

Integrated - Mixing or combining all useful information and factors into a joint or unified whole. See Integrated Environmental Management.

Integrated Environmental Management (IEM) – A way of managing the environment by including environmental factors in all stages of development. This includes thinking about physical, social, cultural and economic factors and consulting with all the people affected by the proposed developments.

Land use – The use of land for human activities, e.g. residential, commercial, industrial use.

Mitigation - Measures designed to avoid, reduce or remedy adverse impacts

Natural environment - Our physical surroundings, including plants and animals, when they are unspoiled by human activities.

Over-utilisation - Over-using resources - this affects their future use as well as the environment.

**Policy** – A set of aims, guidelines and procedures to assist in the decision-making and management of an organisation or structure. Policies are based on people's values and goals.

Process – Development usually happens through a process – a number of planned steps or stages.

**Proponent** – Developer. Entity applying for environmental approval and ultimately accountable for compliance with conditions stipulated in the Environmental Authorisation (EA) and requirements of the EMPr.

*Recycling* – Collecting, cleaning and reusing materials.

Resources - Parts of our natural environment that we use and protect, e.g. land, forests, water, wildlife, and minerals.

**Scoping Report** – A report presenting the findings of the scoping phase of the EIA. This report is primarily aimed at reaching closure on the issues and alternatives to be addressed in the EIA (in the case of a full EIA process).

**Stakeholders** – A subgroup of the public whose interests may be positively or negatively affected by a proposal or activity and/or who are concerned with a proposal or activity and its consequences. The term includes the proponent, authorities and all interested and affected parties.

**Storm water management** – Strategies implemented to control the surface flow of storm water in such a way as to mitigate erosion, sedimentation and pollution of surface and groundwater resources in the immediate and surrounding environments. This is specifically important during the construction and decommissioning phases of a project.

**Sustainable development** – Development that is planned to meet the needs of present and future generations, e.g. the need for basic environmental, social and economic services. Sustainable development includes using and maintaining resources responsibly.

Sustainability – Being able to meet the needs of present and future generations.

Waste Management - Classifying, recycling, treatment and disposal of waste generated during construction and decommissioning activities.

Wetlands – An area of land with water mostly at or near the surface, resulting in a waterlogged habitat containing characteristic vegetation species and soil types e.g. vleis, swamps.

Zoning – The control of land use by only allowing a specific type of development in fixed areas or zones

#### ABBREVIATIONS

| DAFF<br>DENC<br>DEA<br>DR&PW<br>DWA<br>DWS<br>EA<br>EAP<br>ECO<br>EIA<br>EMPr<br>EO<br>ESO<br>I&AP<br>O&M<br>PPE | Department of Agriculture, Fisheries and Forestry<br>Department of Tourism, Environment and Conservation<br>Department of Environmental Affairs<br>Department of Roads and Public Works<br>Department of Water Affairs<br>Department of Water and Sanitation<br>Environmental Authorisation<br>Environmental Authorisation<br>Environmental Assessment Practitioner<br>Environmental Impact Assessment<br>Environmental Impact Assessment<br>Environmental Management Program<br>Environmental Officer<br>Environmental Site Officer<br>Interested and Affected Parties<br>Operations and Maintenance<br>Personal Protective Equipment |
|--|--|
| PPE<br>SMMEs<br>RE<br>CE   | Personal Protective Equipment<br>Small, Medium and Micro Enterprises<br>Residential Engineer<br>Consulting Engineer  |
|  |  |

#### REFERENCES

DEAT (1992) Integrated Environmental Management Guideline Series, Volumes 1-6, Department of Environmental Affairs, Pretoria.

DEAT (2004a) Environmental Management Plans, Integrated Environmental Management, Information Series 12, Department of Environmental Affairs and Tourism (DEAT), Pretoria.

CITY OF CAPE TOWN: ENVIRONMENTAL MANAGEMENT PROGRAM (2002) Specification EM – 02/07: ENVIRONMENTAL MANAGEMENT, Ver 5 (03/2002)

Lochner, P. 2005.Guideline for Environmental Management Plans. CSIR Report No ENV-S-C 2005-053 H. Republic of South Africa, Provincial Government of the Western Cape, Department of Environmental Affairs & Development Planning, Cape Town.

National Environmental Management Act 107 of 1998 (NEMA)

#### AMENDMENTS MADE TO EMPr

| Page<br>Number      | Original EMPr Wording   | riginal EMPr Wording Proposed Amendment to EMPr  |  |  |  |
|---------------------|---|--|--|--|--|
| Main/Front<br>Page  | Proposed photovoltaic power station II<br>of up to 40 MW  | Proposed photovoltaic power plant 2 of up to 55 MW   | AM1 12 March 2013  |  |  |
|                     | Applicant: AE AMD Renewable Energy  | Greefspan PV Power Plant No. 2 (RF)<br>(Pty) Ltd   | AM3 6 September 2017   |  |  |
| Page i-vi           |   |  | To incorporate amendments applied for  |  |  |
| Section 1<br>Page 2 | No wording<br>Copy information contained in approved<br>BAR documentation and insert into<br>EMPr.  | Point 1.2.2<br>Terms of Reference<br>Point 1.2.3<br>Details of the Environmental<br>Assessment Practitioner and Expertise<br>to Compile the EIA & EMPr | Insert information from EIA report into<br>EMPr to comply with stipulations and<br>requirements of the EIA Regulations,<br>2014 R 982 Appendix 4 |  |  |
|                     | Point 1.2.2<br>Site-Specific Information<br>Point 1.2.2.1 Proposed activity and local<br>context<br>This section was addressed sufficiently<br>in the Basic EIA Report. | Point 1.3<br>Site Specific Information<br>Point 1.3.1<br>Proposed activity and local context<br>Text on page 2   |  |  |  |
|                     | Point 1.2.2.2 Summary of impacts<br>associated with the proposed activity<br>This section was addressed sufficiently<br>in the Basic EIA Report.                        | Point 1.3.2 Summary of impacts<br>associated with the proposed activity<br>Text on page 2-6.   |  |  |  |

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| Page<br>Number | Original EMPr Wording                          | Motivation for Amendment                        |                                      |
|----------------|--|---|--------------------------------------|
|                | Point 1.2.3 Interpretations                    | Page 6  |                                      |
|                |  | Point 1.4 Interpretations                       |                                      |
|                | Point 1.2.4 Project Phase                      | Point 1.4.1 Project Phase                       |                                      |
|                | Point 1.2.5 Role Players and                   | Page 6  |                                      |
|                | Responsibility Matrix                          | Point 1.4.2 Role Players and                    |                                      |
|                |  | Responsibility Matrix                           |                                      |
| Page 5         | Point 1.2.6 Enforcement, Monitoring and        | Page 8  |                                      |
|                | Auditing                                       | Point 1.4.3 Enforcement, Monitoring and         |                                      |
|                |  | Auditing  |                                      |
|                | Point 1.2.7 Tolerances                         | Page 9  |                                      |
|                |  | Point 1.5 Financial provision for               |                                      |
|                |  | environmental management and fines              | -                                    |
| Page 6         | Point 1.2.8 Measurement and Payment            | Point 1.5.2 Measurement and Payment             |                                      |
|                |  | Page 9  | -                                    |
|                | Point 1.2.9 General Guidelines                 | Page 8  |                                      |
| D. 7           |  | Point 1.4.4 General Guidelines                  | -                                    |
| Page 7         | Point 1.2.10 Awareness Training                | Page 9<br>Point 1.6 Environmental Education     |                                      |
|                | Point 1.2.11 Contractor Environmental          |   | 4                                    |
|                | Method Statements                              | Page 10<br>Point 1.7.1 Contractor Environmental |                                      |
|                | Method Statements                              | Method Statements                               |                                      |
|                | Point 1.2.12 Site Documentation                | Page 10   |                                      |
|                |  | Point 1.7.2 Site Documentation                  |                                      |
| Page 8         | Point 1.2.13 Pro Forma Documentation           | Page 10   |                                      |
| r ugo o        |  | Point 1.7.3 Pro Forma Documentation             |                                      |
|                | Point 1.2.14 National and Provincial           | Page 11   |                                      |
|                | Acts and Guidelines                            | Point 1.8.1 National and Provincial Acts        |                                      |
|                |  | and Guidelines                                  |                                      |
| Page 5         | Before any construction activities             | Before any construction activities              | The EA does not stipulate that the   |
| U              | commence, the ECO must compile, for            | commence, the ECO must compile an               | checklist should be approved by the  |
|                | the approval by the Department, an             | audit checklist based on the contents of        | DEA.                                 |
|                | audit checklist based on the contents of       | this EMPr and conditions of the                 |                                      |
|                | this EMPr and conditions of the                | Environmental Authorisation (EA).               |                                      |
|                | Environmental Authorisation (EA).              |   |                                      |
| Page 13        | Point 1.12 Telkom                              | Page 18   | The letter from Telkom dated 22      |
|                | Telkom SA overhead plant will be               | No infrastructure of Telkom SA SOC Ltd          | September 2016 indicates that Telkom |
|                | affected by this proposal.                     | will be affected by this proposal.              | infrastructure will not be affected. |
|                | Telkom SA overhead route is marked in          |   | The original EMPr refers to Telkom   |
|                | GREEN on sketches attached to the              | Mr Bennie Pienaar must be contacted at          | infrastructure situated at Greefspan |
|                | comments in Appendix G 2.9 of the              | 053 839 3486/ 081 411 2525 before               | PV1.                                 |
|                | BAR.   | commencement of work.                           |                                      |
|                | A repayable project would be required to       |   |                                      |
|                | re-locate this existing infrastructure.        |   |                                      |
|                | The relocation and or alteration would         |   |                                      |
|                | be to the account of the developer.            |   |                                      |
|                | Damages occurred during construction           |   |                                      |
|                | will be repaired at the customer's<br>account. |   |                                      |
|                | Mr Jan-Louis Cloete must be contacted          |   |                                      |
|                | at 053 839 3442/081 362 8796 before            |   |                                      |
|                | any commencement of work.                      |   |                                      |
|                |  |   |                                      |
| Page 20, 37    | Point 3.4 Dust                                 | Page 23, 37                                     | Removal of text as suitability and   |
| J:,            | Potable water may not be used as a             | Deleted   | availability for this particular     |
|                | means of dust suppression; alternative         |   | development has not been confirmed:  |
|                | measures must be sourced. The use of           |   |                                      |
|                | 'grey' water must be investigated as an        |   |                                      |
|                | alternative.                                   |   |                                      |
|                |  |   |                                      |

| Page<br>Number | Original EMPr Wording  | Proposed Amendment to EMPr  | Motivation for Amendment         At the site of Greefspan PV 2 no roads exist. A new access road will be built.         The water that has been made available by Siyancuma LM is treated water and can be obtained from a bulk collection point called Breipaal within Douglas.         Department of Water Affairs was changed to Department of Water and Sanitation.         (Administrative changes)         Improve sentence construction.         Context is not changed.         AE-AMD is removed as it is not the holder of the EA any longer.         (Administrative of nature)         AM1 12 March 2013         Administrative aspect that assist Contractors to appoint an ESO properly.         MS Proforma has been changed to enable contractor to use it for more astivities then enseified textures |  |  |
|----------------|--|---|--|--|--|
| Page 25        | Point 4.8 Access Route/Haul Roads<br>Existing roads and services must be<br>utilised thus reducing the infringement of<br>the development on natural habitat.  | Page 27<br>Not any roads are present on site.<br>A new access road will be built.   |  |  |  |
| Page 31        | Point 1.7 Water use – Operational<br>Phase<br>The Siyancuma LM, a water services<br>provider, has confirmed that water is<br>available for this project.   | Page 32<br>The Siyancuma LM, a water services<br>provider, has confirmed that treated<br>potable water is available for this project<br>from a collection point within Douglas.   | by Siyancuma LM is treated water and<br>can be obtained from a bulk collection   |  |  |
|                | Should groundwater be considered at<br>any stage, a water use authorisation<br>should be obtained<br>from the Department of Water Affairs<br>(DWA).  | Should groundwater be considered at<br>any stage, a water use authorisation<br>should be obtained from the Department<br>of Water and Sanitation (DWS).   | changed to Department of Water and Sanitation.   |  |  |
| Page 42        | Point 4.16.1 Water Use – Operational<br>Phase<br>Water will be sourced from the<br>Siyancuma LM during construction but<br>during the development process the<br>proposal of using borehole water for the<br>operational phase would be reviewed. If<br>it is deemed feasible AE-AMD will then<br>conduct the needed studies and<br>applications to DWA for water use<br>licenses should more than 20 kl be<br>available and planned to be withdrawn<br>per day. | Page 42<br>It is proposed to source water from the<br>Siyancuma LM. Should it be proposed<br>to obtain water from boreholes, the<br>necessary studies will be undertaken<br>and approval sought from DWS for<br>either a General authorisation or a<br>Water Use Licence. | Context is not changed.<br>AE-AMD is removed as it is not the<br>holder of the EA any longer.  |  |  |
| Page 44        | No wording   | Page 43<br>Insert the Ecology Specialist<br>Recommendations provided during the<br>AM1 authorisation process  | AM1 12 March 2013  |  |  |
| Page 50        | No wording   | Page 49<br>Insert an example of an ESO<br>appointment as Annexure 5   |  |  |  |
| Page 50        | Annexure 5 Method Statement  | Page 50<br>Annexure 6 Method Statement  |  |  |  |
| Page 56        | Annexure 6 Environmental Incident Log  | Page 52<br>Annexure 7 Environmental Incident Log  | Annexure numbers has been amended  |  |  |
| Page 59        | Annexure 7 Contact Information   | Page 55<br>Annexure 8: Contact Information  |  |  |  |
| Page 60        | Annexure 8: Penalties/Fines for non-<br>compliance   | Page 56<br>Annexure 9: Penalties/Fines for non-<br>compliance   |  |  |  |
| Page 64        | No Annexure  | Page 60<br>Annexure 10: layout plan vs<br>environmental sensitivity ranking in<br>terms of the ecological studies   | Insert information into EMPr to comply<br>with stipulations and requirements of the<br>EIA Regulations, 2014 R 982<br>Appendix 4   |  |  |
| Page 64        | No Annexure  | Page 61<br>Annexure 11:<br>Van Zyl Environmental Consultants<br>Company Profile, CV, Core<br>Competencies   |  |  |  |

#### SECTION 1: INTRODUCTION AND BACKGROUND

#### 1.1 INTRODUCTION

This document is compiled in accordance with the Integrated Environmental Management (IEM) philosophy, which aims to achieve a desirable balance between conservation and development (DEAT, 1992). IEM is a key instrument of the National Environmental Management Act [NEMA] (Act No. 107 of 1998). NEMA promotes the integration of environmental management to activities that may have a significant effect on the environment, while IEM prescribes a methodology for ensuring that environmental management principles are fully integrated into all stages of the development process. It advocates the use of several environmental and management tools that are appropriate for the various levels of decision-making. One of these tools is an Environmental Management Program (EMPr).

The IEM guidelines intend to encourage a pro-active approach to sourcing, collating and presenting information in a manner that can be interpreted at all levels. The basic principles underpinning IEM are that there be:

- informed decision-making;
- accountability for information on which decisions are taken;
- accountability for decisions taken;
- a broad meaning given to the term environment (i.e. one that includes physical, biological, social, economic, cultural, historical and political components);
- an open, participatory approach in the planning of proposals;
- consultation with interested and affected parties;
- due consideration of alternative options;
- an attempt to mitigate negative impacts and enhance positive aspects of proposals;
- an attempt to ensure that the 'social costs' of development proposals (those borne by society, rather than the developers) be outweighed by the 'social benefits' (benefits to society as a result of the actions of the developers);
- democratic regard for individual rights and obligations;
- compliance with these principles during all stages of the planning, implementation and decommissioning of the proposals (i.e. from 'cradle to grave'), and
- the opportunity for public and specialist input in the decision-making process.

These principles are in line with NEMA and are focused primarily on cooperative governance, public participation and sustainable development. The Environmental Impact Assessment Regulations, which took effect in December 2014, regulate the procedures and criteria for the submission, processing, consideration and decision on applications for environmental authorisation of listed activities.

#### 1.2 SCOPE AND TERMS OF REFERENCE

The general principles contained within this document apply to all **PRECONSTRUCTION AS WELL AS CONSTRUCTION AND OPERATIONAL PHASE** activities.

#### 1.2.1 Principles of this EMPr

This EMPr is compiled using the following concepts and implementation requirements so that the higher principles of sustainable development are realised:

- **Continuous improvement:** The project proponent (or implementing organisation) must be committed to review and to continually improve environmental management, with the objective of improving overall environmental performance.
- **Broad level of commitment:** A broad level of commitment will be required from all levels of management as well as the workforce in order for the development and implementation of this EMPr to be successful and effective.
- Flexible and responsive: The implementation of the EMPr must be responsive to new and changing circumstances, i.e. rapid shortterm responses to problems or incidents. The EMPr is a dynamic "living" document and thus regular planned review and revision of the EMPr must be carried out.
- Integration across operations: This EMPr is integrated across existing line functions and operational units such as health, safety and environmental departments in a company/project. This is done to change the redundant mindset of seeing environmental management as a single domain unit.
- Legislation: It is understood that any development project during its construction and operational phases is a dynamic activity within a
  dynamic environment. The Developer, Engineer, Contractor and subcontractors, and O&M Manager must therefore be aware that
  certain activities conducted during construction and operational phases may require further licensing or environmental approval, e.g.
  river or stream diversions, bulk fuel storage, waste disposal, etc. The Contractor must consult with the RE, EO and ECO, and the O&M
  Manager must consult with the EAP and CE on a regular basis in this regard.

#### 1.2.2 Terms of Reference

Van Zyl Environmental Consultants has been appointed by the applicant, Greefspan PV Power Plant No 2 (RF) (Pty) Ltd, as the independent environmental assessment practitioner (EAP) to manage the amendment application process to amend the EA and EMPr and conduct the public participation process as stipulated in the EIA Regulations 2014 in terms of the National Environmental Management Act, Act No 107 of 1998 (as amended) for the proposed project. Neither Van Zyl Environmental Consultants nor any of its specialist sub-consultants on this project are subsidiaries of or are affiliated to Greefspan PV Power Plant No 2 (RF) (Pty) Ltd. Van Zyl Environmental Consultants does not have any interest in secondary developments that may arise from the authorisation of the proposed project.

#### 1.2.3 Details of the Environmental Assessment Practitioner and Expertise

Van Zyl Environmental Consultants is an environmental consulting firm providing environmental management services, including environmental impact assessments and planning to evaluate risk and ensure environmental compliance of proposed developments, as well as the implementation of environmental management tools.

Irmé van Zyl is the sole member of Van Zyl Environmental Consultants and is fulfilling the duties as EAP.

Irmé van Zyl has been working in the environmental management field for almost 19 years. She has experience in environmental impact assessments in terms of the NEMA, NEM:WA, MPRDA, water use licences in terms of NWA, environmental risk assessments, compilation of EMPr's, environmental management, public participation processes, environmental rectification applications and the implementation thereof, acted as environmental control officer during implementation of projects, conducted independent environmental compliance audits, fauna and flora permit and licence applications, and has been involved in environmental studies for a variety of projects throughout the Northern Cape.

These include a butchery, a meat processing plant, residential developments, establishment of a new cemetery and closure of an old cemetery (including management plans for cemeteries), bridges, tourism industry (caravan parks, chalets etc.), wastewater treatment works, a medical care waste treatment facility, illegal disposal of medical waste, a waste site, PV power stations, a runway, pipelines, borrow pits, roads, a reverse osmosis water purification and brine treatment plant as well as an eco-estate development. (Annexure 11)

#### 1.3 SITE-SPECIFIC INFORMATION

#### 1.3.1 Proposed activity and local context

Greefspan PV Power Plant No 2 (RF) (Pty) Ltd is the permit holder of the environmental authorisation for the construction of a 55MW commercial photovoltaic (PV) power station of fixed or tracking systems and associated infrastructure situated on a part of the Remainder of Portion 1 of the Farm, Kwartelspan No 25, District Hopetown, Pixley Ka Seme District Municipality, Northern Cape Province.

The development will have a footprint of approximately 160 ha and associated infrastructure will include:

- Lighting protection systems, including masts of up to 25m
- Any equipment and upgrades or expansions required for a substation
- Internal service roads (5m) and where required an access road
- Small administrative, control and security buildings (300-400m<sup>2</sup>)
- Ablution facilities
- Workshops, storerooms and laydown areas
- Perimeter fencing and security systems 10 m from nearest PV modules
- Area lighting (movement activated)
- small parking area
- Internal reticulation approximately 500mm below ground.

The Greefspan PV Power Plant No. 2 environmental authorisation (EA) includes an onsite substation. However, once construction is complete it will be necessary to hand over a portion of the substation (specifically the switching station component) to Eskom, together with the overhead power lines (evacuation lines) that will connect the switching station to the national grid. The ownership of this grid connection infrastructure (switching station and evacuation lines) as well as the EA for this infrastructure must be ceded to Eskom after construction is complete. As such, it is necessary to remove the evacuation lines and switching station from the current EA and place this infrastructure into a separate EA that can be ceded to Eskom i.e. it is necessary to split the EA into two authorisations.

This EMPr relates to the Greefspan PV Power Plant No 2 and its associated on-site substation. Management, mitigation and monitoring measures relating to the construction and operation of the grid connection infrastructure to be ceded to Eskom (on-site switching station and evacuation powerlines) are contained in a separate EMPr.

#### 1.3.2 Summary of impacts associated with the proposed activity

An environmental impact matrix was used to identify possible positive and negative environmental issues for the planning, construction, operation and maintenance, and decommissioning phases. The following environmental elements were investigated:

- water resources;
- soil and agricultural potential (risk of erosion linked to topography of area, land use potential and restriction of land use);
- ecology and biodiversity (impacts on ecology, flora and fauna and especially avifauna);

- social aspects on the macro-, meso-, and microlevel;
- visual quality and aesthetics;
- economic impacts (mostly positive);
- traffic impacts (construction, upgrading and decommissioning phases);
- noise (construction, upgrading and decommissioning phases);
- air quality;
- heritage resources; and
- tourism activities.

Possible impacts on the following environmental elements should be given attention during this development and mitigated actively are as follows:

- water resources (surface and groundwater pollution and impacts on aquifers/groundwater);
- soil and agriculture (risk of erosion, land use potential and restriction of land use);
- ecology and biodiversity (invasion of alien flora, permits required for protected flora);
- social aspects on the meso-, and microlevel (especially interest from the public and community regarding work opportunities etc.);
- visual and aesthetical impacts;
- traffic impacts; and
- air quality.

#### Water Resources

Groundwater in the wider study area is mainly used for stock watering with some potable use at homesteads on farms. Abstractions are generally low and water quality range from moderately potable to poor with high nitrate and TDS levels. The proposed development would probably have a negligible impact on the groundwater quality, as large quantities of petrochemicals would not be stored on site either during the construction or operational phase and this storage and use will be controlled by the correct implementation of measures of the Environmental Management Program.

If the use of groundwater should be opted for in future, the sustainable yield rate of aquifers within the study area must be established to ascertain the amount of water available to this development, taking into account other possible usages within these aquifers. This would be managed by the DWS. Both existing and newly drilled boreholes, as well as their current and expected use, should be registered at the DWS. Should more than 20 kt be required and available to be withdrawn per day, a Water Use Application should be lodged with DWS.

For the authorised projects the water for construction and operation would be sourced from the Siyancuma Local Municipality who are a registered Water Service Provider and this arrangement has been confirmed by DWS.

#### Soil & Agriculture

Soil erosion could occur through wind and water erosion on the cleared areas. To ensure effective mitigation regarding impacts on the soil integrity and texture it is imperative:

- to limit the various construction and activity footprints within the demarcated site to as small an area as possible;
- to delineate these areas clearly ;
- to limit vegetation removal and land clearing within these delineated areas;
- to ensure effective dust suppression and rehabilitation measures be implemented.

#### Ecology and Biodiversity (including flora, fauna and specifically avifauna)

The biggest impact would occur during the construction phase of the proposed development. After mitigation measures have been considered, habitat transformation, due to the removal of vegetation remain high.

#### Socio-economic Impacts

After taking into consideration the mitigation measures as stipulated in the Environmental Management Program the safety and security and land use issues remain high. An influx of workers can be controlled and mitigated by following the stipulations in the EMPr.

#### **Traffic Impacts**

Traffic to and from the study area would have to be monitored and controlled closely by the project manager to ensure that congestion and blocking of roads would not occur for long periods of time. The public would have to be notified through local and regional radio stations when large numbers of freight-carrying vehicles would be on the roads. By implementing the mitigation measures proposed, the developer/contractor would be able to limit the traffic impacts on especially the local area.

#### Visual and Aesthetical Impacts

The PV power station will have a visual impact on users of the roads, farm homesteads in the vicinity, and tourists using the provincial road. This facility would however be much lower than a CSP and wind power plants. It would provide several advantages over conventional power generating plants: it would use a renewable source of energy to generate power; it would not omit any harmful by-products or pollutants and

would not pose any health risks to observers. It would also invoke curiosity and could become a tourist attraction or a landmark within the region. It would therefore be advisable to promote it as such.

It would not be possible to mitigate the visual impact of the PV power station. Housekeeping at the facility should be in order and other aspects such as dust and other nuisances can be mitigated as stipulated in the EMPr.

#### Air Quality

Dust nuisance emanating from the construction site could be a high nuisance factor. The road users, nearby warm dwelling, substation and existing Greefspan PV power station 1 would be impacted upon. Dust suppression should be conducted when needed such as windy periods to prevent dust pollution and nuisances.

#### 1.3.2.1 Possible construction phase activities that might cause impacts are:

- Clearing and removal of vegetation and topsoil in the construction area and camp (Clearing & Grubbing);
- Construction of access / service roads;
- Establishment of camp site and temporary structures e.g. offices, toilets, ablution facilities, storage facilities (POL) and maintenance area;
- Eating areas and camp followers;
- Use and cleanliness of toilets and ablution facilities;
- Sewage: Storage and Disposal;
- Waste Management: General and hazardous solid and liquid waste storage and disposal;
- Crew camps;
- Fires;
- Storage and Use of machinery, vehicles and equipment on the construction area and construction camp;
- Storage, use and maintenance of workshop equipment;
- Storage and Use of:
  - Oil and chemicals;
  - Fuels (Bulk);
    - o Dangerous and toxic materials; and
  - Cement & concrete batching.
- Handling of Stockpiles;
- Blasting; and
- Earthworks.

Potential impacts associated with the Construction phase include:

#### Water Resources:

- Surface Water Pollution and Quality Degradation;
- Hydrology
  - o impact on infiltration;
  - o change in storm water drainage;
  - o catchment areas;
  - ponding; and
  - o change in amount and velocity of runoff.

#### Soil and agricultural potential:

- soil pollution and degradation;
- soil erosion;
- compaction of soils;
- dust; and
- restriction of land use.

#### **Ecology and Biodiversity:**

- habitat transformation and/or degradation;
- loss of sensitive/pristine habitat types;
- increase in local fragmentation;
- isolation of habitat (long-term impact);
- invasion of alien flora and fauna on disturbed land;
- vegetation destruction (loss of economic use of vegetation);
- depletion of natural resources (e.g. grazing capacity and quality loss);
- destruction of red data/threatened flora spp. (high ecological value);
- floristic species changes;

- destruction of protected tree spp.;
- impacts on common faunal spp.;
- faunal interactions with structures, servitudes and personnel; and
- impacts on surrounding habitats and spp.

#### Socio-Economic Environment:

- Mesosystem
  - safety and security;
  - o daily movement patterns;
  - o socio-economic impacts (social investment, job creation, job seekers,); and
  - o distance to residential areas.
- Microsystem (physical presence of infrastructure)
  - health and safety of workers and public;
  - $\circ$  sense of place; and
  - I&AP interest.

#### Visual Quality & Aesthetics:

- reduction in aesthetic properties; and
- littering and housekeeping on the construction site related to the construction phase.

#### Air Quality:

During the construction and decommissioning phases impacts on air quality would involve dust nuisance and emissions by vehicles and construction equipment.

#### 1.3.2.2 Activities that may have an impact on the Environment during the O&M phase:

Commissioning of the PV power station Operation and maintenance of the PV power station Maintenance of the associated infrastructure and access and internal roads

Potential impacts associated with the O&M phase include:

#### Water Resources:

- Surface and Groundwater Pollution and Quality Degradation; and
- Impact on aquifers/groundwater of the area.

#### Soil and agricultural potential:

- Soil pollution;
- soil erosion;
- agricultural potential/capability; and
- dust.

#### Ecology and Biodiversity:

- habitat transformation;
- fragmentation of habitat types;
- ecological and corridor function;
- invasion of alien flora and fauna on disturbed land;
- floristic species changes;
- continued impacts on surrounding habitats and species;
- continuation of environmental degradation;
- faunal interactions with components of the development;
- impacts on surrounding habitats and spp.;
- floristic species changes;
- destruction of protected tree spp.;
- impacts on common faunal spp.;
- faunal interactions with structures, servitudes and personnel;
- impacts on surrounding habitats and spp.; and
- impacts on avifauna due to attraction to water.

#### Socio-Economic Environment:

- Mesosystem
  - o Socio economic benefits
  - Economic Impact
  - o I&AP interest
- Economy
  - Economic impacts
  - $\circ \quad \mbox{Financial impacts}$
  - Damage to property
  - o Stakeholder interest
  - o Business risk/benefit

#### 1.3.3 Proponent's environmental management policy and commitments

In order to ensure that the construction and operation of the proposed PV power station will not be to the detriment of the environment, the proponent shall provide an environmental management policy and commitments to the EAP or ECO prior to commencement of the construction activities.

#### 1.4 INTERPRETATIONS

The implementation of the EMPr is not an additional or "add-on" requirement. The EMPr is legally binding through NEMA and the relevant EA. The proponent is to ensure that through the project tender process the EMPr forms part of the Project Construction Contract Document to be incorporated in line with:

- a) general project specifications; and
- b) SANS 1200 A or SANS 1200 AA, as applicable.

#### 1.4.1 Project Phase

This EMPr is specifically compiled for all the stages of the project, including the period of time prior to commencement of construction, the construction phase of the proposed activity as well as the management and maintenance activities during the operational phase.

#### 1.4.2 Role Players and Responsibility Matrix

In order for the EMPr to be successfully implemented, all the role players involved in the project need to cooperate. For this to happen, role players must have a clear understanding of their roles and responsibilities in the project, be professional, form respectful and transparent relationships, and maintain open lines of communication. The EMPr therefore clearly defines the role players involved and indicates their roles in the implementation of the EMPr.

Typically, these role players or the project team may include the Main Authority (A), Other Authorities (OA), Developer/Proponent (D), Consulting Engineers (CE), Resident Engineer (RE), Environmental Officers (EO), Environmental Site Officer (ESO), Environmental Control Officer (ECO), Project Manager (PM), Contractor (C), Environmental Assessment Practitioner (EAP). Landowners, interested and affected parties and the relevant environmental and project specialists are also important role players.

Table 1 gives an indication of the functions and responsibilities of the project team.

#### Table 1: Project Team Responsibility Matrix

| KEY       | FUNCTION   | RESPONSIBILITY   |
|-----------|--|--|
| D         | Developer  | Proponent ultimately accountable for ensuring compliance with the EMPr and conditions contained in the Environmental Authorisation (EA). The ECO must be contracted by the developer (full-time or part-time, depending on the size of the project) as an independent appointment to objectively monitor implementation of relevant environmental legislation, conditions of Environmental Authorisations (EAs), and the EMPr for the project. The developer is further responsible for providing and giving mandate to enable the ECO to perform responsibilities. The developer must ensure that the ECO is integrated as part of the project team.  |
| CE        | Consulting Engineer                                | Contracted by the developer to design and specify the project engineering aspects. Generally the engineer runs the works contract. The CE may also fulfil the role of Project Manager on the developer's behalf (See PM) management requirements are met.  |
| РМ        | Project Manager                                    | The Project Manager has over-all responsibility for managing the project, contractors, and consultants and for ensuring that the environmental management requirements are met (The CE may also act as the PM). All decisions regarding environmental procedures must be approved by the PM. The PM has the authority to stop any construction activity in contravention of the EMPr in accordance with an agreed warning procedure.   |
| RE        | Resident Engineer                                  | The Consulting Engineer's representative on site. Has the power/mandate to issue site instructions and in some instances, variation orders to the Contractor, following request by the EO or ECO. The RE oversees site works as well as liaison with the Contractor and ECO.   |
| EO/<br>EM | Environmental Officer<br>/Environmental<br>manager | Appointed by the Consulting Engineers as their environmental representative on site. The EO is not independent but must rather act on behalf of the Consulting Engineers with the mandate to enforce compliance under the project contract, which must include the EMPr.<br>The EO has the directive to issue non-conformance and hazard certificates. Furthermore, in terms of accepted industry practice the EO could issue the equivalent of a "cease works" instruction only in exceptional circumstances where serious environmental harm has been or is about to be caused i.e. in cases of extreme urgency and then only when the RE is absent. |

|     |   | <ul> <li>The EO must form part of the project team and be involved in all aspects of project planning that can influence environmental conditions on the site. On certain types of projects, such as linear developments (fences, pipelines, etc), the EO must also be the liaison between the Contractor and landowners.</li> <li>The EO must attend relevant project meetings, conduct daily inspections to monitor compliance with the EMPr, and is responsible for providing reports and feedback on potential environmental problems associated with the development to the project team and ECO.</li> <li>The EO shall convey the contents of this EMPr to the Contractor's site team and discuss the contents in detail with the Contractor, and undertake to conduct an induction and an environmental awareness training session prior to site handover to all contractors and their workforce.</li> </ul>   |
|-----|---|---|
|     |   | The EO must be suitably experienced with the relevant qualifications and preferably competent in construction-related   |
|     |   | methods and practices.  |
| ECO | Environmental<br>Control Officer            | An independent appointment to objectively monitor implementation of relevant environmental legislation, conditions of<br>Environmental Authorisations (EAs), and the EMPr for the project. The ECO must be on site prior to any site establishment<br>and must endeavour to form an integral part of the project team.<br>The ECO must be proactive and have access to specialist expertise, including botanists, ecologists etc., as and when required.<br>Furthermore, the ECO must have access to expertise such as game capture, snake catching, etc.<br>The ECO must conduct audits on compliance with relevant environmental legislation, conditions of EAs, and the EMPr for the<br>project. The size and sensitivity of the development, based on the EIA, would determine the frequency with which the ECO<br>would be required to conduct audits. (A minimum of one site inspection must be undertaken each month).<br>The ECO shall be the liaison between the relevant authorities and the project team. The ECO must communicate and inform<br>the Developer and Consulting Engineers of any changes to legislation and/or permit conditions as required by relevant<br>authorities. The ECO must ensure that the registration and updating of all relevant EMPr documentation is carried out.<br>The ECO must be suitably experienced with the relevant environmental management qualifications and preferably competent<br>in construction-related methods and practices.<br>The ECO must handle information received from whistle blowers as confidential and must address and report these incidences<br>to the relevant authority as soon as possible.<br>On small projects, where no EO is appointed, the ECO shall convey the contents of this EMPr to the Contractor's site team<br>and discuss the contents in detail with the Contractor. The ECO shall also undertake to conduct an induction and an<br>environmental awareness training session prior to site handover to all contractors and their workforce. |
| C   | Contractor                                  | The principle contractor, hereafter known as the 'Contractor', is responsible for implementation and compliance with the requirements of the EMPr and conditions of the EAs, contract and relevant environmental legislation. The Contractor must ensure that all subcontractors have a copy of and are fully aware of the content and requirements of this EMPr. The Contractor will be required, where specified, to provide Method Statements setting out in detail how the management actions contained in the EMPr will be implemented.  |
| ESO | Environmental<br>Site Officer               | The ESO is employed by the Contractor as his/her environmental representative to monitor, review and verify the Contractor's compliance with the EMPr. This is not an independent appointment; rather the ESO must be a respected member of the Contractor's management team. Dependent on the size of the development the ESO must be on site one week prior to the commencement of construction. The ESO must ensure that he/she is involved at <b>all phases</b> of the construction (from site clearance to rehabilitation).  |
| Α   | Lead Authority                              | The Lead Authority is the relevant environmental department that has issued the Environmental Authorisation. The authorities are responsible for ensuring that the monitoring of the EMPr and other authorisation documentation is carried out. This would be achieved by reviewing audit reports submitted by the ECO and conducting regular site visits.  |
| OA  | Other Authority                             | Other authorities are those that may be involved in the approval process of an EMPr. Their involvement may include reviewing EMPr's to ensure the accuracy of the information relevant to their specific mandate. Other authorities may be involved in the development, review or implementation of an EMPr. For example, if a specific development requires a Water Use Licence from the relevant national authority, then that authority should review the particular section pertaining to that mandate and comment on its content.  |
| EAP | Environmental<br>Assessment<br>Practitioner | The definition of an Environmental Assessment Practitioner in Section 1 of NEMA is "the individual responsible for the planning, management and coordination of environmental impact assessments, strategic environmental assessments, environmental management programs or any other appropriate environmental instruments introduced through regulations".  |

#### Important Notes on Table 1

- The EO is NOT independent but should rather act on behalf of the consulting engineers with the mandate to ENFORCE compliance under the project contract in which the EMPr is included.
- The ECO MUST be an independent appointment (appointed by the Developer, since the Developer in most cases will be the Applicant
  to whom DEA has issued the EA and on whom the Conditions of Authorisation are binding), in order to objectively audit and report on
  the implementation of the EMPr, conditions of the RoD and relevant environmental legislation.
- In the past, contractors have been given the responsibility for appointing an ESO to monitor and enforce the requirements of an EMPr. Whilst this should not be discouraged, past experience has shown that these appointments do not hold any environmental experience or competence and should therefore, in the terms of the EMPr and the project contract, not be given the directive to issue instructions or recommendations unless in consultation with the RE, EO or ECO.

#### 1.4.3 Enforcement, Monitoring and Auditing

In environmentally sensitive environments, containing protected/rare plant and animal species, or on large projects the ECO and full-time EO would oversee the implementation of the EMPr. On smaller projects or impacted environments the EO (full- or part-time) and the full-time ESO must oversee the implementation of the EMPr.

On projects approved under NEMA, the independent ECO is responsible for regular audits on compliance with relevant environmental legislation, conditions of the Environmental Authorisation (EA), and the EMPr for the project.

The ECO shall conduct, at a frequency as determined by the Department and stipulated in the relevant Environmental Authorisation (EA) for the project, independent environmental audits. The audits are to verify the project's compliance with the EMPr and conditions of the Environmental Authorisation (EA).

Before any construction activities commence, the ECO must compile an audit checklist based on the contents of this EMrP and conditions of the Environmental Authorisation (EA). The ECO shall at the request of the Department forward audit reports to the Department at a frequency that shall be determined by the Department and stipulated in the Environmental Authorisation (EA).

Evidence of the following as key performance indicators, must be included in the audit reports where required:

- 1. complaints received from landowners and actions taken;
- 2. environmental incidents, such as oil spills, concrete spills, etc. and actions taken (litigation excluded);
- 3. incidents leading to litigation and legal contraventions; and
- 4. environmental damage that necessitates rehabilitation measures.

A copy of all ECO and EO monitoring reports, contractor method statements and pro forma documentation (see point 1.7 Documentation and Administrative Aspects) must be held by the ESO and/or the EO on site and be made available to the Department and/or the ECO upon request.

#### 1.4.4 General Guidelines

The following measures provide guideline solutions to frequently anticipated issues on most development activities.

- The prevention of any site degradation due to non-compliance, administrative or financial problems, and inactivity during the construction phase, illegal activities, delays caused by archaeological finds etc. is ultimately the responsibility of the applicant/developer. Section 28, National Environmental Management Act [NEMA] (Act No. 107 of 1998)
- Landowners are not comfortable when strangers come onto their properties. It is to be ensured that the land owner(s) be informed regarding any activities that is taking place on the property/ies to prevent delays in the process that can be very costly to the Contractor.
- The Contractors must adhere to agreed and approved access points and haul roads.
- No camping shall be allowed on any private property.
- Damage to private or public property such as fences, gates and other infrastructure may occur at any time. All damage must be repaired immediately and to the satisfaction of the owner.
- On linear projects a physical access plan along servitudes shall be compiled and the Contractor shall adhere to this program at all times. When the physical access plan is drawn up by the EO in conjunction with the Contractor, proper planning shall be necessary to ensure access to servitudes. All servitude gates on sections of servitudes shall be completely installed before any construction activities are undertaken.
- Relevant landowners and businesses must be informed of the starting date of construction as well as the phases in which the construction shall take place.
- The Contractor must adhere to all conditions of contract including this EMPr.
- The construction process must be planned properly to allow for disruptions due to rain and very wet conditions.
- Where existing private roads that are to be utilised as access are in a bad state of repair, the condition of such roads shall be documented thoroughly and photographs shall be taken before they are used for construction purposes. Repairs must be done to prevent damage to equipment and plant if necessary.
- All private and public manmade structures near the project site shall be protected against damage at all times and any damage shall be rectified immediately.
- The site must be managed properly and site works monitored regularly.
- All complaints and actions taken must be properly documented and records must be kept.
- Site inspections must be conducted regularly and good control must be exercised over the construction process throughout the construction period.
- A positive attitude towards Environmental Management must be maintained by all site personnel.
- An ESO is to be appointed to implement this EMPr on behalf of the Contractor. The EO, and not the Contractor or his/her ESO, is to deal with any landowner-related matters.
- Environmental Audits are to be carried out during and upon completion of construction.

#### 1.5 FINANCIAL PROVISION FOR ENVIRONMENTAL MANAGEMENT AND FINES

#### 1.5.1 Fines

An Environmental Performance Guarantee of 1% of Contract Value to a maximum of R 2 000 000.00 shall be deposited by the Contractor with the Consulting Engineer (CE). This fund shall be used in the event of fines or rehabilitation costs for non-conformance or contraventions of the EMPr. The balance shall be given back to the Contractor at contract closure.

Failure by the Contractor to adhere to the specifications and principles of this EMPr will result in fines being issued by and at the discretion of the CE and ECO. Fines may be issued per incident and in addition to any remedial costs incurred as a result of non-compliance with the requirements of the EMPr.

For each subsequent similar or repetitive offence the fine may, at the discretion of the CE and ECO, be doubled in value to a maximum value of **R50 000.00**.

Where the Contractor inflicts irreparable damage upon the environment or fails to comply with any part of the EMPr, he shall be liable to pay a penalty fine over and above any other contractual consequence. {In terms of the Conventional Penalties Act (1962) a creditor is not entitled to recover both the penalty and damages. Accordingly, where a Contractor causes damage, the Employer can either enforce a penalty or make the Contractor make good the damage, but not both.}

#### The Contractor is deemed NOT to have complied with the EMPr if:

- 1. within the boundaries of the site, site extensions and haul/access roads there is evidence of contravention of the EMPr;
- 2. environmental damage ensues due to non-compliance of EMPr requirements;
- 3. the Contractor fails to comply with corrective or other instructions issued by the Engineer within a specific time; and
- 4. the Contractor fails to respond adequately to relevant and reasonable complaints from the public excluding events of force majeure.

#### 1.5.2 Measurement and Payment

It is understood that environmental requirements included in the EMPr will entail costs over and above those of the civil requirements.

These include provision for:

- mitigation and enhancement actions;
- training and environmental awareness requirements;
- monitoring;
- auditing; and
- corrective actions.

The proponent shall recognise this and make provision for it in the tender. Costing for management action should be done with inputs and advice from appropriate technical members of the project team and relevant EAP who have knowledge of the management actions being recommended as well as practical experience in implementing similar measures and techniques.

<u>A lump sum must be allocated for the management of Environmental Specifications where it is not possible to cost requirements of the EMPr.</u>

#### 1.6 ENVIRONMENTAL EDUCATION (Awareness Training, Induction Sessions)

The EO or ESO, or ECO on small projects where an EO and or ESO are not appointed, is responsible for ensuring that everyone on site is given an environmental awareness induction session. This session should not only clearly define what the environment is and describe specific characteristics detailing the local environment, but also outline the requirements of the EMPr as a management tool to protect the environment.

Refresher courses must be offered as and when required. The EO or ESO must ensure daily toolbox talks include alerting the workforce to particular environmental concerns associated with the tasks for that day or the area/habitat in which they are working. Awareness posters and a hand-out must be produced to create awareness throughout the site.

Special effort should be made to include basic identification of protected plant species expected to be found on site with all personnel but specifically with machine operators that would be involved in activities that could cause significant damage such as during vegetation clearing and implementation of infrastructure.

#### 1.7 DOCUMENTATION AND ADMINISTRATIVE ASPECTS

#### 1.7.1 Contractor Environmental Method Statements

Method Statements are written submissions to the Engineer by the Contractor, in collaboration with his/her ESO, in response to a request by the EO and/or Engineer. The method statements set out the plant, materials, labour and method that the Contractor proposes to use in order to carry out an activity identified by the EO and/or Engineer. The method statements contain appropriate detail enabling the EO and Engineer to assess whether the Contractor's proposal is in accordance with the requirements of the EMPr. The Contractor must sign each method statement along with the EO and Engineer in order to formalise the approved method statement.

All method statements including those that may be required as *ad hoc* or emergency construction method statements must be submitted to the Engineer for approval prior to the commencement of the activity.

Any changes to the method of works must be reflected by amendments to the original approved method statement. Any changes in this regard must be approved by the EO and Engineer if such changes are environmentally acceptable and in line with the requirements of this EMPr.

The attached pro forma method statements must be used and method statements for the following activities must be submitted to the EO, ECO and Engineer for approval before construction commences.

- Solid waste management
- Crew camps and construction laydown areas
- Workshop and maintenance/cleaning of plant
- Cement and concrete batching
- Dust control
- Hydrocarbon and emergency spills procedures
- Diesel tanks and refuelling procedures
- Sourcing, excavating, transporting and dumping of fill and spoil material
- Topsoil management
- Fire
- Rehabilitation of crew camp and other disturbed areas.

#### 1.7.2 Site Documentation

The following documentation must be kept on site and must be made available to the ECO and/or DEA on request.

- Access negotiations and physical access plan
- Site daily diary/instruction book
- Records of all remediation/rehabilitation activities
- Copies of EO reports (management and monitoring)
- Environmental Management Program (EMPr)
- Complaints register
- Method statements

#### 1.7.3 Pro Forma Documentation

#### 1.7.3.1 Prior to the commencement of construction activities

The pro forma documents listed below are attached and must be filled out prior to the commencement of construction. These documents, which are binding to the EMPr and project contract, include but are not limited to:

- Declaration of Understanding by the Developer
- Declaration of Understanding by the Engineer
- Declaration of Understanding by the Contractor
- Method statements
- ECO/Engineer approval for method statements
- Access negotiations and physical access plan

#### 1.7.3.2 During construction activities

The pro forma documents listed below are attached and must be filled out and maintained throughout the construction phase. These documents, which are binding to the EMPr and project contract, include but are not limited to:

- amended method statements;
- ECO/Engineer approval for amended method statements;
- New method statements;
- environmental incidents; and
- records of remediation/rehabilitation activities.

#### 1.8 LEGISLATION

#### 1.8.1 National and Provincial Acts and Guidelines

The common list of legislative references contained herein is by no means exhaustive but is applicable to the general principles of this document.

#### Section 9 of the Advertising on Roads and Ribbon Development Act, Act No 21 of 1940, states that

"no person shall erect or permit the erection of any structure or any other thing which is attached to the land on which it stands, even though it does not form part of that land, or construct or lay or permit the construction or laying of anything under or below the surface of any land within a distance of **95 meters from the centre line of a building restriction road**, provided that the preceding provisions of this section shall not apply in connection with –

- (d) an enclosure, a fence or a wall which does not rise higher than one comma six metres above the surface of the land on which it stands;
- (e) a water work as defined in Section 1 of the Water Act, 1956 (Act No 54 of 1956) (repealed), a farm dwelling-house or any other structure or thing on a farm intended to be used in connection with bona fide farming operations;

and provided, further, that any permission granted under this section shall not legalize the doing of anything which is unlawful under any other law.

#### Animals Protection Act No. 71 of 1962

Provides for the protection of animals

Section 5 of the **Conservation of Agricultural Resources Act**, Act No 43 of 1983 (CARA), prohibits the spreading of weeds and Section 6 and Regulation 15 and 15 E of GN R 1048 addresses the implementation of control measures for alien and invasive plant species.

The Department of Agriculture, Land Reform and Rural Development is guided by this act. With the development of the mentioned activities the developer must take care of the following:

Article 7.(3)b of Regulation 9238: Conservation of Agriculture Resources, 1983 (Act 43 of 1983) states as follow:

Utilisation and protection of vlei, marshes, water sponges and water courses

7.(1) "...no land user shall utilize the vegetation in a vlei, marsh or water sponge or within the flood area of a water course or within 10 metres horizontally outside such flood area in a manner that causes or may cause the deterioration of or damage to the natural agricultural resources."

(3) "Except on authority of a written permission by the executive officer, no land user shall

(b) cultivate any land on his farm unit within the flood area of a water course or within 10 metres horizontally outside the flood area of a water course."

Section 25 of the Environment Conservation Act, Act No. 73 of 1989, (ECA) as well as the National Noise Control Regulations GN R 154 dated 10 January 1992, regarding noise, vibration and shock, is applicable.

Section 17 of the **Fencing Act, Act No 31 of 1963**, states that any person erecting a boundary fence may clean any bush along the line of the fence up to 1.5 meters on each side thereof and remove any tree standing in the immediate line of the fence. However, this provision must be read in conjunction with the environmental legal provisions relevant to protection of flora.

#### Hazardous Substances Act No. 15 of 1973

Provides for the control of substances, which may cause injury or ill health to, or the death of human beings *National Department of Health; Local Authorities may be authorized* 

#### Health Act No. 63 of 1977

Control of solid, liquid and gaseous wastes that may pose a health hazard Department of Health and Local Authorities

Should the developer wish to obtain sand required for construction rather than outsourcing the supply of sand, the **Minerals and Petroleum Resources Development Act, Act No. 28 of 2002 (MPRDA)** may become directly applicable. If the sand supply is outsourced, the developer has an obligation to ascertain that the contractor supplying the sand complies with the relevant legislation by only sourcing sand from permitted areas.

#### National Building Regulations and Standards Act 103 of 1977 (SABS 0400)

#### National Environmental Management Act No. 107 of 1998

Sections 9-11 of the **National Environmental Management: Air Quality act, Act No. 39 of 2004 (NEM:AQA),** regulates national, provincial and local ambient air quality standards such as noxious and offensive gasses, smoke, dust and vehicular emissions. Activities are addressed in Section 21. Section 22 addresses atmospheric emissions licenses.

The national dust control regulations were published on 1 November 2013 in Government Gazette (GG) No. 36974, Government Notice (GN) No. R. 827 and the purpose of the regulations are to prescribe general measures for the control of dust in all areas.

The National Environmental Management: Biodiversity Act, Act No 10 of 2004 (NEM:BA) provides for the MEC/Minister to list ecosystems which are threatened and in need of protection (Section 52) and to identify any process or activity in such a listed ecosystem as a threatening process (Section 53). A list of threatened & protected species has been published in terms of Section 56 (1) GG 29657 GN R 151 and GN R 152, Threatened or Protected Species Regulations.

The act also deals with restricted activities involving alien species; restricted activities involving certain alien species totally prohibited; and duty of care relating to listed invasive species.

The National Environmental Management Act: Protected Areas Act (Act No. 57 of 2003) (NEM:PAA) provides for the protection and conservation of ecologically viable areas representative of South Africa's biological diversity and its natural landscapes and seascapes; for the establishment of a national register of all national, provincial and local protected areas; for the management of those areas in accordance with national norms and standards; for intergovernmental co-operation and public consultation in matters concerning protected areas; and for matters in connection therewith.

The National Environmental Management Waste Act, Act No 59 of 2008 (NEM:WA) reforms the law regulating waste management in order to protect health and the environment by providing reasonable measures for the prevention of pollution and ecological degradation and for securing ecologically sustainable development.

Section 28 of the **National Environmental Management Act, Act No. 107 of 1998 (NEMA)** requires duty of care where reasonable measures are taken to prevent pollution or degradation from occurring, continuing or recurring, or, where this is not possible, to minimise and rectify pollution or degradation of the environment. Section 29 addresses the protection of workers refusing to do environmental hazardous work. Procedures to be followed in the event of an emergency incident which may impact on the environment are addressed in Section 30. Section 31 addresses access to environmental information and protection of whistle blowers.

**National Forests Act, Act No 84 of 1998 (NFA)** as amended and Regulations, Section 7: No person may cut, disturb, damage or destroy any indigenous, living tree in a natural forest, except in terms of a licence issued under Section 7(4) or Section 23; or an exemption from the provisions of this subsection published by the Minister in the Gazette. Sections 12-16 (read with S 62(2)I) deal with protected trees, with the Minister having the power to declare a particular tree, a group of trees, a particular woodland, or trees belonging to a certain species, to be a protected tree, group of trees, woodland or species. In terms of Section 15, no person may cut, disturb, damage, destroy or remove any protected tree; or collect, remove, transport, export, purchase, sell, donate or in any other manner acquire or dispose of any protected tree, except under a licence granted by the Minister. The list of protected tree species was published in GN 716 of 7 September 2012.

The Branch: Forestry and Natural Resource Management, DAFF, is mainly concerned about the potential impacts on protected tree species. See the National Forests Act, Act 84 of 1998 (NFA) as amended, section 12(1)(d) read with s15(1) and s62(2)(c).

Section 15(1): "No person may-

- (a) Cut, disturb, damage or destroy any protected tree; or
- (b) Possess, collect, remove, transport, export, purchase, sell, donate or in any other manner acquire or dispose of any protected tree, or any forest product derived from a protected tree, except-
  - (i) Under a license granted by the Minister: or
  - (ii) In terms of an exemption from the provision of this subsection published by the Minister in the Gazette on the advice of the Council."

Section 62(2)(c): "Any person who contravenes the prohibition on-

- (i) The cutting, disturbance, damage or destruction of temporarily protected trees or groups of trees referred to in section 14(2) or protected trees referred to in section 15(1)(a); or
- (ii) The possession, collection, removal, transport, export, purchase or sale of temporarily protected trees or groups of trees referred to in section 14(2) or protected trees referred to in section 15(1)(b), or any forest product derived from a temporarily protected tree, group of trees or protected tree, is guilty of a first category offence.

Section 58(1): "Any person who is gulty of a first category offence referred to in sections 62 and 63 may be sentenced to a fine or imprisonment for a period of up to three years, or to both a fine and such imprisonment."

The list of protected tree species was published in GN 877 of 22 November 2013.

#### In section 38 of the National Heritage Resources Act, Act No. 25 of 1999, the following is stipulated:

- "(1) Subject to the provisions of subsections (7), (8) and (9), any person who intends to undertake a development categorised as—
  - (a) the construction of a road, wall, powerline, pipeline, canal or other similar form of linear development or barrier exceeding 300m in length;
  - (b) the construction of a bridge or similar structure exceeding 50 m in length;
  - any development or other activity which will change the character of a site-
    - (i) exceeding 5 000 m2 in extent; or
    - (ii) involving three or more existing erven or subdivisions thereof; or
    - (iii) involving three or more erven or divisions thereof which have been consolidated within the past five years; or
    - (iv) the costs of which will exceed a sum set in terms of regulations by SAHRA or a provincial heritage resources authority;
  - (d) the re-zoning of a site exceeding 10 000 m2 in extent; or
  - I any other category of development provided for in regulations by SAHRA or a provincial heritage resources authority,

must at the very earliest stages of initiating such a development, notify the responsible heritage resources authority and furnish it with details regarding the location, nature and extent of the proposed development.

- (2) The responsible heritage resources authority must, within 14 days of receipt of a notification in terms of subsection (1)—
  - (a) if there is reason to believe that heritage resources will be affected by such development, notify the person who intends to undertake the development to submit an impact assessment report. Such report must be compiled at the cost of the person proposing the development, by a person or persons approved by the responsible heritage resources authority with relevant qualifications and experience and professional standing in heritage resources management; or
  - (b) notify the person concerned that this section does not apply.

The responsible heritage resources authority in this case is the Northern Cape Provincial Heritage Resources Agency (Ngwao-Boswa Ya Kapa Bokone) and/or the South African Heritage Resources Agency (SAHRA).

#### National Road Traffic Act No. 93 of 1996

Provides for road traffic matters which apply uniformly throughout South Africa. *Department of Transport.* 

The National Veld and Forest Fire Act No.101 of 1998 (NVFFA) as amended regulate Fire Protection Associations and the building of fire breaks. The competent authority is the Department of Agriculture, Forestry and Fisheries. Take note of roles and responsibilities in terms of the NVFFA.

In terms of the definitions contained in Section 1 of the National Water Act, Act No 36 of 1998, (NWA) a "water resource" includes a watercourse, surface water, estuary, or aquifer. "Aquifer" means a geological formation which has structures or textures that hold water or permit appreciable water movement through them. "Watercourse" means a river or spring; a natural channel in which water flows regularly or intermittently; a wetland, lake or dam into which, or from which, water flows; and any collection of water which the Minister may, by notice in the Gazette, declare to be a watercourse, and a reference to a watercourse includes, where relevant, its bed and banks.

Furthermore, in terms of the definitions contained in Section 1 of the National Water Act, waste "includes any solid material or material that is suspended, dissolved or transported in water (including sediment) and which is spilled or deposited on land or into a water resource in such volume, composition or manner as to cause, or to be reasonably likely to cause, the water resource to be polluted".

The Minister of Water and Environmental Affairs is allowed to regulate activities which have a detrimental impact on water resources by declaring them to be controlled activities. No person may undertake a controlled activity unless such person is authorised to do so by or under this Act.

Duty of Care to prevent and remedy the effects of pollution to water resources is addressed in Section 19. Section 20 addresses the procedures to be followed, as well as control of emergency incidents which may impact on a water resource.

Recognised water uses are addressed in terms of Section 21 and the requirements for registration of water uses are stipulated in Section 26 and Section 34.

The Northern Cape Nature Conservation Act, Act No. 9 of 2009 (NC NCA) addresses protected species in the Northern Cape and the permit application processes related thereto.

The Act lists different categories of flora and is addressed in Schedules 1, 2, 3 and 6, and the fauna in Schedules 1, 2, 3, 4, 5 and 6. One of the provisions in the Act is that no person may, without a permit, pick, import, export, transport, possess, cultivate or trade in a specimen of a specially protected plant or a protected plant species.

<u>NB</u>: Any permits required should be obtained prior to start of construction activities. This department does not process permit applications without the relevant environmental authorisations.

The Occupational Health and Safety Act, Act No. 85 of 1993 GN. R. 2281 of 1987 – 10-16: Environmental Regulations for Workplaces are applicable.

**Promotion of Access to Information Act, Act No 2 of 2000**. To give effect to the constitutional right of access to any information held by the State and any information that is held by another person and that is required for the exercise or protection of any rights; and to provide for matters connected therewith. This act gives the requester a right to lodge a request from the information officer of a public or private body.

#### Road Transportation Act No. 74 of 1977

Department of Transport

The **South African Civil Aviation Regulation Act, Act 13 of 2009 (SACARA)** controls markings of structures that may influence aviation through the Civil Aviation Technical Standard, SA-CATS-AH 139.01.33 Obstacle Limitations and Markings outside Aerodrome or Heliports.

It states that any structure exceeding 45 m above ground level, or structures where the top of the structure exceeds 150 m above the MEAN ground level, like on top of a hill, the mean ground level considered to be the lowest point in a 3 km radius around such structure. Structures lower than 45 m, which are considered as a danger or a potential danger to aviation, shall be marked as such when specified. Overhead wires, cables, etc., crossing a river, valley or major roads shall be marked and in addition, their supporting towers marked and lighted if an aeronautical study indicates that it could constitute a hazard to aircraft.

Subdivision of Agricultural Land Act, Act 70 of 1970 control the subdivision and, in connection therewith, the use of agricultural land.

The applicant would be required to obtain consent for a long term lease over agricultural land for the facility.

Water Services Act No. 108 of 1997 Local Authorities

**World Heritage Resource Act No 49 of 1999** Conservation of national heritage and archaeological material. South African Heritage Resources Agency. *National Council for Heritage* 

#### **SECTION 2: CONSTRUCTION & OPERATIONAL PHASE EMPr – IMPLEMENTATION**

#### 2.1 PREAMBLE

The point of departure for this EMPr is to empower a pro-active rather than reactive approach to environmental performance by addressing potential problems before they occur. This would limit corrective measures needed during the construction and operational phases of the project. The purpose of the EMPr is therefore to provide management measures that must be implemented by the Developers, Engineers and Contractors alike to ensure that the potential impacts of a proposed development are minimised. It must also be ensured that the EMPr is maintained and upheld as a dynamic document in order for the project team to add or improve on issues that might be considered left out or not relevant to the project. In such instances the DEA may authorise the ECO to make such changes.

The following tables form the core mitigation measures appropriate to the preconstruction, construction and operational phases. The tables present the objectives to be achieved and the management actions that need to be implemented in order to mitigate the negative impacts and enhance the benefits of the project. Associated responsibilities, criteria/targets and timeframes are clearly specified.

The **Preconstruction** section of this EMPr applies to the period of time prior and leading up to commencement of construction activities. This section is included to ensure pro-active environmental management measures with the goal of identifying avoidable environmental damage at the outset and sustaining optimal environmental performance throughout the construction phase. Most impacts would occur during the construction phase and must be mitigated through the contingency plans identified in the preconstruction phase.

The bulk of environmental impacts would have immediate effect during the **Construction and Operational** phases (e.g. noise, dust, and water pollution). If the site is monitored continuously it would be possible to identify these impacts as they occur. These impacts would then be mitigated through the measures outlined in this section, together with a commitment to sound environmental management from the project team.

The **Construction and Operational** sections refer to all construction and its operation-related activities and the operational activities that would occur within the approved area and access roads during and after completion of the construction phase. This section is divided into three functional areas, namely "materials"; "plant"; and "construction, operations & maintenance". Each of these functional areas within the EMPr contains specific mitigation requirements. Method statements by the Contractor and PV power station management are stipulated where required.

#### 2.2 STRUCTURE AND CONTENTS OF THE TABLES

The table consists of the following seven parts:

Phase of Development – This row identifies the phase, namely preconstruction (planning), construction or operational phase.

Impact/Issue - This row identifies the issue being addressed, e.g. materials, site demarcation, heritage, etc.

Mitigation Measure – This column contains all the necessary mitigation measures for each impact/issue.

Management Objectives - This column indicates the management objectives to be achieved for each mitigation measure.

**Measurable Targets** – This column indicates what evidence must be used as an indication of whether or not the Management Objectives have been implemented and achieved.

**Responsible Party** – This column provides information as to which role player, e.g. ECO, RE, etc., is responsible for the implementation and/or management of each mitigation measure.

Frequency of Action – This column provides time guidelines by which the Responsible Party is to execute or manage the required mitigation.

#### 2.3 SPECIALIST RECOMMENDATIONS

The last part of the table provides space for the EAP to add specialist recommendations that need to be addressed during the preconstruction and construction phases (See page 43).

| Pha | se of Development A PRE-CONSTRUCTION (PLANNING)  |  | Impact/Issue  | 1 GE  | NERAL   |  |  |
|-----|--|--|---|---|---|--|--|
|     | MITIGATION MEASURE   |  | MANAGEMENT OBJ  | ECTIVES   | MEASURABLE  | RESPONSIBLE                                  | FREQUENCY OF ACTION  |
| 1.1 | PROJECT CONTRACT AND PROGRAM   |  |   |   | TARGETS   | PARTY  |  |
|     | The EMPr shall be included as part of the tender documentation, thereby making it part of the enquiry or recommendations and constraints, as set out in this document, shall therefore be enforceable und conditions of contract.<br>A copy of this EMPr must be available on site. The Contractor shall ensure that all the pers subcontractors and their teams, suppliers, etc. are familiar with and understand the specifications or EMPr.   | der the general sonnel on site,  | <ul> <li>Contingency plans for<br/>negative impacts antir<br/>during the constructio</li> <li>Ensure environment<br/>and formalise environ<br/>responsibilities and impact of the plane.</li> </ul> | cipated to occur<br>n phase<br>al awareness<br>mental | Contract records     Signed pro forma     declarations                                  | Project team                                 | -  |
| 1.2 | APPOINTMENTS AND DUTIES OF PROJECT TEAM  |  |   |   |   |  |  |
|     | The contact details of the ECO, RE, EO, Contractor and ESO shall be completed on the attached fo kept on site. This document must be made available to the DEA on request. Before construction activit role players must have a clear indication of their role in the implementation of this EMPr as indicated in Subcontractor contracts with the Contractor must contain a clause to the effect that the subcontracto responsible for the removal of all construction-generated refuse/waste to an officially approved waste did that the subcontractors are bound to the management activities stipulated in this EMPr.   | ties commence,<br>1.4.2 Table 1.<br>or in question is  | <ul> <li>Contingency plans for<br/>negative impacts antion<br/>during the construction</li> </ul>   | cipated to occur                                      | Contract records     Signed pro forma     declarations                                  | Project team                                 | -  |
| 1.3 | METHOD STATEMENTS  |  |   |   |   |  |  |
|     | The method statements required in 1.7.1 must be provided by the Contractor. All activities that restatements may only commence once the method statements have been approved by the engineer and Where applicable, the Contractor shall provide job-specific training on an ad hoc basis when workers activities that require method statements.   | ECO.   | <ul> <li>Contingency plans for<br/>negative impacts antion<br/>during the construction</li> </ul>   | cipated to occur                                      | Approved method<br>statements and relevant<br>pro forma documents<br>• Training records | CE<br>Contractor                             | At onset of pre-construction<br>phase<br>As and when required  |
| 1.4 | PLANNING OF LAYOUT   |  |   |   |   |  | -  |
|     | The layout of all infrastructure within the site shall be planned in such a way as to minimise the impacte<br>as the impacts on environmental features. Unnecessary clearing of vegetation, excavation, p<br>compaction of soil shall be avoided. Environmental limitations and opportunities must be balanced with<br>financial requirements.   | placement and  | Minimise overall environmental<br>impact     Adapt planning to incorporate site-<br>specific environmental features   |   | Minimal changes to<br>environmental features  | CE   |  |
| 1.5 | SITE DEMARCATION AND DEVELOPMENT   |  |   |   |   |  |  |
|     | The surveys for the overall project area and construction footprint as approved in the Environmenta (EA) must be complete and clearly demarcated and/or fenced before the Contractor sets up his crew or construction. (App A) "No-go" areas such as sensitive areas identified during the EIA process, rocky out to be developed, topsoil stockpiles, wetlands, drainage areas etc. must be clearly demarcated and/or the commencement of construction activities. Detailed onsite surveys and delineation must be conducted by a suitably qualified land surveyor. The delineation must include an assessment of the site-specific topography as well as the micrositing fool panel supporting structures and all associated infrastructure. This will be done in collaboration with a site ecologist who must ensure that any environmentally sensitive aspects identified during the EIA investig into consideration. A representative of the Forestry Department should also be invited to partake in the mentioned, preference should be given to exclude larger trees from the microfootprint of the develop protected plant species cannot be avoided, permits/licenses for the removal and disposal of these spec obtained from the Forestry and/or Nature Conservation Permitting Department in time (authorisa obtained during the preconstruction phase). If a license is issued, it would be subject to conditions det Forestry and/or Nature Conservation Permitting Department. All access roads must be properly planned. All relevant general and specific conditions contained in the Environmental Authorisation (EA) must be space provided below and included in this EMPr when the Declaration of Understanding is signed by Engineer and Contractor. The Developer is to sign the space provided on the relevant page of the EMP. | camps or begin<br>tcrops, land not<br>fenced prior to<br>the surveys and<br>tprint of the PV<br>uitably qualified<br>jation are taken<br>this activity. As<br>pment. Where<br>ecies should be<br>termined by the<br>indicated in the<br>the Developer, | Contingency plans for<br>negative impacts antion<br>during the construction   | cipated to occur                                      | Demarcated areas     Ecological specialist findings                                     | EAP<br>ECO<br>Specialist<br>CE<br>Contractor | At onset of pre-<br>construction phase<br>As and when required |

|      | Environmental Management Program 12/12/20/2645/AM4  |   |  |  |   |  |   |  |  |  |
|------|---|---|--|--|---|--|---|--|--|--|
| Phas | e of Development  | Α   | PRE-CONSTRUCTION (PLANNING)  | Impact/Issue   | 1 G   | ENERAL   |   |  |  |  |
| 1.6  | <b>BIODIVERSITY OFFSET AGREEMENTS</b><br>The developer may implement a greening project in previously disadvantaged communities or other areas, the extent and position to be agreed with DAFF. However, should a large number of trees be involved, the developer may agree to implement a predetermined biodiversity offset agreement which must be stipulated as a condition in the environmental authorisation. Consultation between the applicant, Forestry Department and other relevant stakeholders such as the Department of Environmental Affairs (DEA) and Department of Environment and Nature Conservation (DENC) shall take place to discuss a biodiversity offset agreement. |   | Conservation of the particular<br>vegetation type, protected trees and<br>plants.  |  | Agreement between<br>developer and particular<br>government department<br>on type of offset that is to<br>be implemented. | Project Team<br>ECO<br>DWS/DEA/ DENC   | Monthly or more regular<br>meetings until an<br>agreement are reached and<br>thereafter monthly<br>compliance monitoring by<br>the ECO. |  |  |  |
| 1.7  | EMERGENCIES, NON-COMPLIANCE AND COMMUNICATION         The Contractor must provide method statements on the protocols to be followed, and contingency plans to be put in place for the following potential incidents before construction may begin: <ol> <li>contamination of natural water resources through spills,</li> <li>contamination of soils through spills, and</li> <li>fire.</li> </ol> The Contractor understands that failure to adhere to the requirements of the EMPr would result in fines as stipulated in 1.5.1 Fines, over and above the costs incurred for any remediation required as a result of the specific non-compliance.   |   | Contingency plans for minimising<br>negative impacts anticipated to occur<br>during the construction phase   |  | Method statements   | CE<br>Contractor   | Pre-construction<br>As and when required  |  |  |  |
| 1.8  | An Environmental Control Officer (E<br>The ECO shall be required to visit<br>onset of the construction phase. T   | CO) sha<br>the site<br>hereafte   | <b>ENVIRONMENTAL CONTROL OFFICER</b><br>Il be appointed by the Developer.<br>as needed during the preconstruction phase and then weekly from the<br>r biweekly/monthly site visits shall be conducted. Compliance monitoring<br>iance with the conditions of the EMPr and Environmental Authorisation  | • Ensure compliance<br>EA  | • Ensure compliance with EMPr and EA  |  | Developer<br>ECO  | Weekly site visits:<br>preconstruction phase and<br>onset of construction<br>phase. Thereafter<br>biweekly/monthly site visits.<br>Compliance monitoring:<br>monthly |  |  |
| 1.9  | community and construction sche<br>leaders, community-based organis<br>construction.<br>A respected member of the comm<br>appointed full-time as community li<br>the community and attend all month<br>by the main stakeholders such as ti<br>ESO (representing the Contractor),<br>Emergency procedures shall be con<br>landowners.  | I movem<br>dule sha<br>sations,<br>nunity sl<br>aison off<br>Ily coordi<br>ne devel<br>the indep<br>npiled aff<br>communi | ent of the workforce, employment opportunities for members of the local<br>III be communicated to the DEA, Siyancuma Municipality, community<br>landowners and neighbouring landowners before commencement of<br>nall be identified in collaboration with the Siyancuma Municipality and<br>icer (CLO). The CLO shall act as facilitator between the Contractor and<br>nation and management site meetings. These meetings shall be attended<br>opper, including the resident engineer/project manager, the Contractor, the<br>vendent ECO, the independent OHS compliance officer, etc.<br>ter consultation with Siyancuma Municipality, landowner and neighbouring<br>cated to the Department of Roads and Public Works (DR&PW) before | <ul> <li>Sensitise local community to the development and associated impacts</li> <li>Facilitate employment of members of local community</li> <li>Decrease safety and security risks to local community</li> <li>Accommodate DR&amp;PW requirements in planning of traffic impacts</li> </ul> |   | <ul> <li>I&amp;APs aware of project</li> <li>No complaints from<br/>I&amp;APs</li> <li>Employment given to<br/>members of local<br/>community</li> <li>DR&amp;PW requirements<br/>met in terms of traffic<br/>impacts</li> </ul> | Contractor<br>ESO<br>EO<br>ECO<br>CLO   | At onset of contract i.e.<br>when Contractor is<br>appointed.<br>Thereafter monthly<br>meetings.<br>As and when required   |  |  |
| 1.10 | point situated within Douglas. Wat<br>use etc.<br>Should groundwater be considered  | es provid<br>er would<br>at any st<br>oplicatior  | der, has confirmed that water is available for this project with the access<br>be needed for activities such as concrete batching, dust control, potable<br>age, a water use authorisation should be obtained from the Department of<br>for this license should be submitted well in advance (6-12 months before   | Ensure that water is<br>and that all authorisat<br>obtained prior to com<br>construction activities  | tions have beer<br>mencement of   |  | Developer   | -  |  |  |

|      | onnentai Management i rog   |                      |   |  |                        |         |                                |                                |                                    |
|------|---|----------------------|---|--|------------------------|---------|--------------------------------|--------------------------------|------------------------------------|
| Pha  | Phase of Development A PRE-CONSTRUCTION (PLANNING)  |                      | Impact/Issue  | Impact/Issue 1 GENERAL   |                        |         |                                |                                |                                    |
| 1.11 | Potential sensitive observers in the vi   | ly with<br>icinity o | n of lighting of facility.<br>mitigation measures proposed in the Visual Impact Assessment.<br>of the construction camp shall be taken into account when determining the<br>construction camps, in order to prevent negative future perception of the | Contingency plans for<br>negative visual impact<br>occur during the const<br>operational phases              | s anticipa             | ated to | Effective containment of light | Developer<br>RE<br>Contractor. | -                                  |
| 1.12 | The approval is for a period of 6 m<br>completed.<br>No infrastructure of Telkom SA SOC I | onths o              | 22 of the Electronic Communications Act No. 36 of 2005.<br>only, after which re-application must be made if the work has not been<br>be affected by this proposal.<br>3 839 3486/ 081 411 2525 before commencement of work.                           | Mr Bennie Pienaar shu<br>contacted at the onset<br>construction phase to<br>is involved during the<br>phase. | t of pre-<br>ensure th |         | Involvement of<br>stakeholder  | The developer and ECO          | At onset of pre-construction phase |

| Pha | se of Development B CONSTRUCTION  | Impact/Issue 1 SOCIAI  |  |   |                        |
|-----|---|--|--|---|------------------------|
|     | MITIGATION MEASURE  | MANAGEMENT OBJECTIVES  | MEASURABLE<br>TARGETS  | RESPONSIBLE<br>PARTY                            | FREQUENCY OF<br>ACTION |
| 1.1 | COGNISANCE OF OTHER DEVELOPMENTS The developer shall take cognisance of other developments occurring in the area.   | Prevention/mitigation of cumulative<br>impacts as well as control of labour<br>force.  | Obtain list of all<br>developments<br>surrounding Douglas<br>from the Siyancuma LM.  | Project Manager                                 | Monthly                |
| 1.2 | EMPLOYMENT OPPORTUNITIES FOR LOCAL COMMUNITIES  |  |  |   |                        |
|     | Guidelines for the involvement of local labour, entrepreneurs, SMMEs and businesses shall be included in the tend documentation.<br>Temporary and permanent employment opportunities shall be awarded to local community members where feasible An equitable employment process shall be followed and previously disadvantaged individuals shall be taken in consideration.<br>Conditions conducive for the involvement of local entrepreneurs, SMMEs and other businesses shall be created as f as possible.<br>The recruitment and contracting processes shall be clearly communicated to the local community.<br>No unrealistic employment expectations shall be created within the local community. | area<br>• Investment in local economy<br>• Promotion of positive disposition<br>towards development in local                                 | <ul> <li>Local labour is<br/>employed as far as<br/>possible</li> <li>Local businesses are<br/>involved where possible</li> <li>Minimum of outside<br/>workers present in the<br/>area due to the<br/>development</li> </ul> | Contractor                                      | As necessary           |
| 1.3 | CAPACITY BUILDING IN LOCAL COMMUNITIES<br>If the relevant skills for a position are not readily available locally, training shall be provided to equip willing membe<br>of the local community for this position if this is feasible.<br>Capacity building initiatives shall be coordinated with the planning of Siyancuma LM, as well as other such initiatives<br>the renewable energy and housing sectors, where possible.   | area   | <ul> <li>Local labour capabilities<br/>are expanded</li> <li>Minimum of outside<br/>workers present in the<br/>area due to the<br/>development</li> </ul>  | Contractor                                      | Daily                  |
| 1.4 | HIV/AIDS EDUCATION<br>HIV/Aids education shall be conducted by an independent contractor and further sensitisation shall be done by the independent OHS officer.  | <ul> <li>Comply with Developer's obligation to<br/>provide HIV/Aids education according to<br/>Department of Labour requirements.</li> </ul> | Proof of training to be<br>provided to the Dept of<br>Labour and Siyancuma<br>LM   | Project Manager<br>Contractor<br>OHS Consultant | Monthly feedback       |

|     | se of Development  |  |   |  |  | 2645/AIV  |                       | ERIALS   |                   |                     |    |  |
|-----|--|--|---|--|--|---|-----------------------|--|-------------------|---------------------|----|--|
|     | MITIGATION MEASURE   |  |   |  | MANAGEMENT OB.   | IECTIVES  |                       | MEASURABLE<br>TARGETS  | RESPONSIBLE       | FREQUENCY<br>ACTION | OF |  |
| 2.1 | HANDLING STOCKPILES         All stockpiled material must be easily accessible without any environmental damage.         All temporarily stockpiled material must be stockpiled in such a way that the spread of materials are minimised.         The stockpiles may only be placed within the demarcated areas, the location of which must be approved by the RE         EO or ECO.         The Contractor must avoid vegetated areas that will not be cleared.         Storm water runoff from the stockpile sites and other related areas must be directed into the storm water system with the necessary pollution prevention measures such as silt traps and may not run freely into the surrounding areas.         Stockpiles are to be stabilised if signs of erosion are visible.         Soils from different horizons must not be stockpiled in a way that would cause topsoil stockpiles to get contaminate by subsoil material.         Topsoil stockpiles must be monitored for invasive exotic vegetation growth.         Contractors must remediate as and when required in consultation with the EO, RE and ECO.         No plant, workforce or any construction-related activities may be allowed onto the topsoil stockpiles.         Topsoil stockpiles must be clearly demarcated as no-go areas.         Stockpiles must not be higher than 2 m in order to avoid compaction, and thereby maintain the soil integrity an chemical composition. <b>OILS AND CHEMICALS</b>   |  |   |  | Minimise scarring of<br>and land features     Minimise disturbanc<br>Minimise construction<br>Minimise sedimenta<br>drainage lines     Maintain the integrit<br>landscaping and reha<br>Contain invasive pla<br>Minimise contamina<br>runoff | e and loss<br>on footprint<br>tion of near<br>y of topsoil<br>abilitation<br>ant growth | of soil<br>rby<br>for | No visible erosion scars<br>once construction is<br>completed     The footprint has not<br>exceeded the agreed site<br>in terms of EA etc.     Minimal invasive weed<br>growth     No signs of<br>sedimentation and<br>erosion | Contractor        | Daily               |    |  |
| 2.2 | OILS AND CHEMICALS           The Contractor must provide method statements for the handling and storage of oils and chemicals, fire, and emergency spills procedures.           These substances must be confined to specific and secured areas within the contractors' camp in a way that would not pose a danger of pollution even during times of high rainfall. These areas must be imperviously bunded with adequate containment (at least 1.5 times the volume of the fuel) for potential spills or leaks.           Drip trays (minimum of 10 cm deep) must be placed under all vehicles that stand for more than 24 hours. Vehicles suspected of leaking must not be left unattended; drip trays must be utilised.           The surface area of the drip tray would depend on the vehicle and must be large enough to catch any hydrocarbons that may leak from the vehicle while standing.           The appropriate depth for the drip tray must be determined considering the total volume of oil in the vehicle. The drip tray must be of sufficient capacity to contain the total volume of oil in the vehicle.           Spill kits must be available on site and in all vehicles that transport hydrocarbons for dispensing to other vehicles on the construction site. Spill kits must be made up of materials/products that are in line with environmental best practice (Sunsorb is a recommended product that is environmentally friendly).           All spilled hazardous substances, contaminated soils and drenched spill kit material must be contained in impermeable containers for removal to a licensed hazardous waste site.           If a complaint is made or a potential or actual leak or spill is identified, corrective action must be taken immediately. Corrective actions include stopping the contaminant from escaping further, cleaning the |  | <ul> <li>Prevention of pollution of the<br/>environment</li> <li>Minimise chances of transgression of<br/>the acts controlling pollution</li> </ul> |  | <ul> <li>No pollution of the<br/>environment</li> <li>No litigation due to<br/>transgression of pollution<br/>control acts</li> <li>No complaints from<br/>I&amp;APs</li> <li>Method statements</li> </ul>                                   | Contractor  | Daily                 |  |                   |                     |    |  |
| 2.3 | CEMENT AND CONCRETE BATCHING         The Contractor must provide and maintain a method statement for cement and concrete batching. The method statement must provide information on proposed storage, washing and disposal of cement, packaging, tools and plant. The mixing of concrete shall only be done at specially selected sites on mortar boards or similar structures to prevent runoff into soils, rocky outcrops, streams and natural vegetation.         Cleaning of cement mixing and handling equipment shall be done using proper cleaning trays.         All empty containers must be stored in a dedicated area and later removed from the site for appropriate disposal at a licensed commercial facility.         Any spillage that may occur must be investigated and immediate remedial action must be taken.         The visible remains of concrete, whether solid or from washings, shall be physically removed immediately and disposed of as waste at a registered landfill site.         Cement and concrete batching areas must be located in consultation with the RE, EO or ECO in order to ensure that residues are contained and that the proposed location does not fall within 100 m from sensitive areas such as drainage lines, storm water channels, etc.   |  |   |  | Minimise the possib<br>residue entering into<br>environment     Minimise pollution o<br>groundwater resource   | the surroun<br>f soil, surfa  | nding                 | <ul> <li>Method Statement (MS)</li> <li>Conformance to MS</li> <li>No evidence of<br/>contaminated soil on the<br/>construction site</li> <li>No evidence of<br/>contaminated water<br/>resources</li> </ul>                   | Contractor<br>ESO | Monitor daily       |    |  |

|       | ronmental Management Program  |   | 12/12/20/2                                |         |   |                       |                      |                     |    |
|-------|---|---|---|---------|---|-----------------------|----------------------|---------------------|----|
| Phas  |   | B CONSTRUCTION  | Impact/Issue                              | 2       | MATER   | RIALS                 |                      |                     |    |
|       | MITIGATION MEASURE  |   | MANAGEMENT OBJ                            | ECTIVES |   | MEASURABLE<br>TARGETS | RESPONSIBLE<br>PARTY | FREQUENCY<br>ACTION | OF |
| 2.4   | DANGEROUS AND TOXIC MATERIALS<br>Provision of Storage Facilities<br>Materials such as fuel, oil, paint, herbicic<br>and key, as appropriate, in well-ventilated<br>Storage areas for such materials shall be<br>Sufficient care must be taken when ha<br>dangerous and toxic materials must be pr<br>In the case of pollution of any surface or<br>Sanitation (DWS) must be informed imm<br>Storage areas shall display the require<br>Containers shall be clearly marked to indi<br>The Contractor shall supply a method sta<br>Material Safety Data Sheets (MSDS) m<br>supplier where relevant. These sheets mu<br>Storage and disposal permits/approvals s<br>with.<br>Transportation of hazardous substance<br>regulations. | <ul> <li>Prevention of pollution of soil, surface<br/>and groundwater resources in the<br/>immediate and surrounding<br/>environments</li> <li>Minimise chances of transgression of<br/>the acts controlling pollution</li> </ul> |   |         | No visible signs of<br>pollution     No litigation due to<br>transgression of pollution<br>control acts   | Contractor            | Monitor daily        |                     |    |
| 2.4.2 | Bulk Storage of Fuels and Oils<br>The Contractor must provide and maintair<br>Bulk fuel storage tanks on the site sha<br>sufficient capacity to contain at least 150<br>where possible and the bund wall must no<br>A Flammable Liquid License must be obta<br>Environmental Authorisation is required for<br>construction is situated.<br>Bulk fuel storage tanks shall be located if<br>terms of water pollution (i.e. they must be<br>Bulk fuel storage tanks shall be placed s<br>tanks being ruptured or damaged by vehin<br>Bulk fuel storage should be covered durin   | <ul> <li>Prevention of polluti<br/>and groundwater reso<br/>immediate and surrou<br/>environments</li> <li>Minimise chances o<br/>the acts controlling polytopic</li> </ul>   | burces in the<br>inding<br>f transgressio | )       | <ul> <li>No visible signs of<br/>pollution</li> <li>No litigation due to<br/>transgression of pollution<br/>control acts</li> <li>Method statement</li> </ul> | Contractor            | Once off, as requi   | ired                |    |
| 2.4.3 | Use of Dangerous and Toxic Materials<br>The Contractor shall keep the materials a<br>on site as stipulated by the health and saf<br>The Contractor shall set up a procedure<br>relevant authorities <b>prior</b> to commencing<br>and with the approval of the appointed EC<br>In the event of a major spill or leak of cont<br>A record must be kept of all spills and the   | <ul> <li>Prevention of polluti<br/>and groundwater reso<br/>immediate and surrou<br/>environments</li> <li>Minimise chances o<br/>the acts controlling pollogical</li> </ul>  | ources in the<br>inding<br>f transgressio | •       | <ul> <li>No pollution of the<br/>environment</li> <li>No litigation due to<br/>transgression of pollution<br/>control acts</li> </ul>                         | Contractor            | As required          |                     |    |

| Phas | se of Development   | B | CONSTRUCTION     | In   | npact/Issue   | 3  | Plant            |  |                        |  |    |
|------|---|---|------------------|--|---|--|------------------|--|------------------------|--|----|
|      | MITIGATION MEASURE  |   |                  | M  | IANAGEMENT OBJ  | ECTIVES  |                  | MEASURABLE<br>TARGETS  | RESPONSIBLE<br>PARTY   | FREQUENCY<br>ACTION                              | OF |
| 3.1  | EATING AREAS AND CAMP FOLLOWERS<br>The Contractor must provide and maintain a method statement for crew camps and construction laydown areas.<br>The Contractor shall, in conjunction with the EO, designate restricted eating areas for eating during normal working<br>hours. Adequate closed refuse bins shall be provided and cleaned on a weekly basis.<br>No fires are to be lit outside of facilities designed to contain fires. The adequacy and positioning of these structures<br>must be determined in consultation with the EO and ECO.<br>The feeding, or leaving of food, for stray or other animals in the area is strictly prohibited.<br>Camp followers/informal traders must not be allowed to congregate on pavements or outside the construction site.<br>However, at the Contractor's discretion facilities can be made available within the designated eating area.<br>Litter (even if originating outside the camp) and cement bags etc. must be picked up daily and put into suitably closed<br>bins.   |   |                  |  | <ul> <li>Control potential influx of vermin and<br/>flies</li> <li>Maintain neat workplace and hygienic<br/>environment</li> <li>Minimise negative social impacts to<br/>local residents and businesses</li> </ul>  |  |                  | No visual sign of vermin<br>and flies     No complaints from<br>I&APs  | Contractor<br>EO       | Once off MS,<br>review monthly,<br>monitor daily |    |
| 3.2  | Diris.         TOILETS AND ABLUTION FACILITIES         The Contractor shall be responsible for providing all sanitary arrangements for his own workforce as well as those of the subcontractors. A minimum of one chemical toilet shall be provided per 15 persons.         Sanitary arrangements shall be to the satisfaction of the ECO and the local authority. Toilets shall be of the chemical type. The Contractor shall keep the toilets in a clean, neat and hygienic condition. The Contractor shall supply toilet paper at all toilets at all times. Toilet paper dispensers shall be provided in all toilets.         Toilets provided by the Contractor must be easily accessible and within walking distance from the works area to ensure that they are utilised. The positions of all toilets outside the contractors' camp must first be approved by the RE, EO or ECO.         Toilets shall not be located within 100 m from a 1:100 year flood line or a water course.         The Contractor shall be responsible for the cleaning, maintenance and servicing of the toilets. The Contractor, through the contracted toilet-servicing company, shall ensure that all toilets are cleaned and emptied before the builders' or other public holidays. It is recommended that a reputable toilet service company be appointed to provide this service. Sewage shall be disposed of at a municipal wastewater treatment facility.         Toilets out on site must be secured to the ground and have a sufficient locking mechanism operational at all times. |   |                  |  | <ul> <li>Ensure proper sanitation is provided,<br/>thereby encouraging the workforce to<br/>utilise toilets rather than the surrounding<br/>natural environment</li> <li>Minimise potential of diseases on site</li> <li>Minimise potential pollution of soils,<br/>water resources and natural habitats</li> </ul> |  |                  | Workforce use toilets<br>provided     No complaints received<br>from I&APs and<br>workforce     No visible or<br>measurable signs of<br>pollution of the<br>environment (soils,<br>groundwater and surface<br>water) | Contractor<br>RE or EO | As and when required                             |    |
| 3.3  | Toilets out on site must be secured to the ground and have a sufficient locking mechanism operational at all times.         WASTE MANAGEMENT         The Contractor must provide and maintain a method statement for solid waste management. The method statement must provide information on a proposed licensed facility to be utilised and details of proposed recordkeeping for auditing purposes.         Waste shall be divided into recyclable and non-recyclable waste, and shall be separated as follows:         1.       Hazardous waste, including (but not limited to) old oil, paint, etc;         2.       General waste, including (but not limited to) construction rubble;         3.       Reusable construction material; and         4.       Recyclable waste.         Hazardous waste shall be stored in sealed containers within an appropriately bunded area.         Recyclable waste shall preferably be deposited in separate bins. The Contractor is advised that Collect-a-Can collects   |   | e to<br>the that | <ul> <li>Sustainable management of waste by recycling</li> <li>To keep the site neat and tidy</li> <li>Minimise litigation and complaints by I&amp;APs</li> <li>Reduce visual impact</li> <li>Control potential influx of vermin and flies and thereby minimise the potential of diseases on site and in the surrounding environment</li> <li>Minimise potential pollution of soils, water resources and natural habitats</li> </ul> |   | <ul> <li>Method statement</li> <li>Disposal of rubble and<br/>refuse in an appropriate<br/>manner with no rubble<br/>and refuse lying on site</li> <li>Site is neat and tidy</li> <li>No complaints from<br/>surrounding residents<br/>and businesses</li> <li>Sufficient containers<br/>available on site</li> <li>No visible or<br/>measurable signs of<br/>pollution of the<br/>environment (soils,<br/>groundwater and surface<br/>water)</li> </ul> | Contractor<br>EO | Daily  |                        |  |    |

| _     | se of Development B CONSTRUCTION  | Impact/Issue                                | 3  | Plant   |   |                        |                 |    |
|-------|---|---|--|---------|---|------------------------|-----------------|----|
| 1 114 | MITIGATION MEASURE  | MANAGEMENT OB                               | -  |         | MEASURABLE<br>TARGETS   | RESPONSIBLE            | FREQUENCY       | OF |
|       | Waste and surplus dangerous goods shall be kept to a minimum. All solid and chemical wastes that are generated must be removed and disposed of at a accordingly rated licensed waste disposal site. The Contractor is to provide proof of this to the EO and ECO. Chemical containers and packaging brought onto the site must be removed for disposal at a suitable graded and authorised site. A skip, with a cover, must be used to contain refuse from campsite bins, rubble and other construction waste. Records shall be kept of all regulated waste, detailing at least the quantity, type and fate of the waste in question. These records must be available for review at all times.  |   |  |         | TARGETS   |                        | ACTION          |    |
| 3.4   | DUST  |   |  |         |   |                        |                 |    |
|       | The contractors must provide and maintain a method statement for dust control. The method statement must provide information on the proposed source of water to be utilised and the details of the licenses acquired for such usage. The Contractor will be responsible to source this water and obtain the required approvals to utilise this water for the purpose of dust suppression. The construction camp shall be watered during dry and windy conditions to control dust fallout. Dust production must be controlled by regular watering of the roads and works area, should the need arise. ( <b>NB</b> : Concrete and cement dusts are toxic and damage soil properties. Watering for prevention of dust spread must therefore not be done where concrete dust has fallen, as it would infiltrate the soil. Cement bags must not be allowed to blow around the site and spread cement dust.) In addition to the standard dust suppression measures, main access roads and site camps, as well as other areas where the standard measures are not sufficient, must be surfaced with a temporary surface such as gravel to assist with dust suppression. At the end of construction, the site camp must be fully rehabilitated by removing the temporary surface and ripping the area to loosen the soil, after which the area must be revegetated with locally indigenous vegetation only, according to the landscape development plan for the project. All vehicles transporting material that could be blown off (e.g. soil, rubble etc.) must be covered with a tarpaulin, and speed limits of 20 km/h within the site must be adhered to. Excessive dust conditions shall be reported to the ECO. Regular monitoring of dust fallout must be carried out and the records kept on site. All forms of dust pollution must be carried out and the records kept on site. All forms of dust pollution must be carried out and the records kept on site. | Reduce visual impa     Minimise loss of val |  |         | <ul> <li>Method statement</li> <li>No visible signs of dust</li> <li>No complaints from<br/>I&amp;APs</li> <li>No incidences reported<br/>to ECO</li> <li>No visible evidence of<br/>dust contamination in the<br/>surrounding environment</li> <li>Baseline targets not<br/>exceeded during regular<br/>monitoring of dust counts<br/>should it be conducted.</li> </ul> | RE<br>Contractor<br>EO | Monitored daily |    |
| 3.5   | <ul> <li>WORKSHOP EQUIPMENT, MAINTENANCE AND STORAGE</li> <li>The Contractor must provide and maintain a method statement for workshop maintenance and cleaning of plant. Construction machinery shall be stored in an appropriately sealed area.</li> <li>All maintenance and washing of vehicles and equipment shall take place in the workshop area, which would be equipped with a bund wall and grease trap oil separator. During servicing of vehicles or equipment, a suitable drip tray shall be used to prevent spills onto the soil, especially where emergency repairs are done outside the workshop area. Leaking equipment shall be repaired immediately or be removed from site to be repaired elsewhere. All potentially hazardous and non-degradable waste shall be collected and removed to a registered waste site.</li> <li>Workshop areas shall be monitored for oil and fuel spills and such spills shall be cleaned and remediated to the satisfaction of the EO or RE. Cleaning and remediation must be done with products that are in line with best environmental practice, e.g. Sunsorb.</li> <li>Method statements will be required from all contractors tendering for the project to show procedures for dealing with possible emergencies that could occur, such as fire and accidental leaks and spillage.</li> <li>The Contractor must ensure that senior and other relevant members of the workforce are trained in dealing with spills by using emergency spill kits.</li> <li>The following shall apply:</li> <li>All contaminated soil/yard stones shall be removed and disposed of as hazardous waste at a registered facility or placed in containers to be taken to one central point where bioremediation can be done. (Bioremediation should only be an option if an Environmental Authorisation has been issued.)</li> </ul>   |   | e of transgr<br>pollution<br>ous substan | ression | Method statement     No pollution of the     environment     No litigation due to     transgression of pollution     control acts   | RE<br>Contractor<br>EO | Monitor daily   |    |

| Phase of   | of Development  | В  | CONSTRUCTION   |  | Impact/Issue  | 3              |       | Plant    |  |                      |                     |       |
|--|---|--|--|--|---|----------------|-------|----------|--|----------------------|---------------------|-------|
| Mi   | ITIGATION MEASURE   |  |  |  | MANAGEMENT  | OBJECTI        | IVES  |          | MEASURABLE<br>TARGETS  | RESPONSIBLE<br>PARTY | FREQUENCY<br>ACTION | OF    |
| an<br>All<br>Th  | nd expertise are not available on site<br>I spills of hazardous substances mu   | e.<br>ust be re  | eported to the ESO, EO, RE or EC   | oil if the required remediation materi<br>O.<br>n and Safety Act, 1993 (Act No. 85   |   |                |       |          |  |                      |                     |       |
| Sit<br>are<br>Are<br>shi<br>All<br>tim<br>Wo<br>ho<br>EC<br>No<br>Shi<br>rec<br>No<br>Shi<br>rec<br>No<br>Du<br>no<br>Th | eas as possible.<br>reas where noise levels exceed 75<br>all wear the appropriate PPE. <b>The</b><br>I construction vehicles shall be pro-<br>nes in order to reduce possible nois<br>orking hours during the construction<br>ours is given. Permission shall not<br>D.<br>bise reduction is essential and the<br>wouting or whistling, radios, sirens<br>quirement in noise sensitive areas.<br>bisy activities shall take place on<br>usinesses adjacent to the developr<br>bisy or any other activities that could | dB shal<br><b>OHS o</b><br>operly n<br>se pollut<br>on pha<br>be gra<br>Contra<br>s or ho<br>ly durir<br>ment in<br>d reason | Il be declared Noise Control Zones<br><b>official shall be responsible for e</b><br>maintained and fitted with the required<br>tion.<br>use shall be strictly enforced unler<br>inted without consultation with the<br>actor shall endeavour to limit unni-<br>oters, motor revving, etc. The u<br>mg working hours. The EO must<br>writing 24 hours prior to any pla<br>nably have an impact on the adjac | uired noise abatement equipment at<br>as permission for extension of work<br>local residents and businesses by<br>eccessary noise, especially loud talking<br>se of silent compressors is a spect<br>inform the occupants of houses a<br>need activities that would be unusual | "disturbing" as o<br>Noise Regulatior<br>• Minimise the<br>development<br>g<br>g,<br>ic<br>ic<br>id<br>ly | efined in<br>s | the N | lational | <ul> <li>No complaints from<br/>surrounding landowners<br/>or I&amp;APs</li> </ul> | Contractor<br>EO     | As and when requ    | uired |

| Phas | se of development B CONSTRUCTION   | Impact / issue 4 Operations   |  |                         |                      |    |  |
|------|--|---|--|-------------------------|----------------------|----|--|
|      | MITIGATION MEASURE   | MANAGEMENT OBJECTIVES   | MEASURABLE<br>TARGETS  | RESPONSIBLE<br>PARTY    | FREQUENCY<br>ACTION  | OF |  |
| 4.1  | CREW CAMPS<br>The contractors must provide and maintain a method statement for crew camps and construction laydown areas.<br>Accommodation for members of the workforce will not be permitted on site unless authorisation has been given it<br>terms of the Environmental Authorisation.<br>Dedicated wash areas must be situated away from watercourses and areas of shallow groundwater.<br>The contractors' camp shall be monitored for dust fallout and dust suppression shall be applied as required. This mainclude the laying of gravel, and the use of grey water can be considered if the required permits have been acquired.<br>The contractors' camp, offices and storage facilities shall be located within the site boundaries. No person shall be<br>allowed to stay on neighbouring sites, unless it is cleared with the owners. In such an event all requirement<br>contained herein for the contractors' camps will apply.<br>The Contractor shall provide labourers to clean up the contractors' camp and construction site daily. These areas sha<br>be inspected by the Contractor or his/her ESO to ensure compliance with this requirement.<br>The Contractor shall be responsible for cleaning the contractor's camp and construction site of all structures<br>equipment, residual litter and building materials at the end of the construction period and restoring the topsoil in areas<br>where landscaping is to take place.   | Minimise unwarranted environmental<br>damage outside the footprint     Maintain a clean and healthy working<br>environment     Minimise impact to surrounding<br>environment  | <ul> <li>Method statements</li> <li>No signs of water or soil pollution</li> <li>No complaints from surrounding landowners or I&amp;APs</li> <li>No visible signs of litter</li> </ul>   | Contractor, EO, ESO     | Monitor daily        |    |  |
| 4.2  | FIRES The Contractor must provide and maintain a method statement for fires, clearly indicating where and for what purposes fires would be utilised, as well as details on the fuel to be utilised. Absolutely no burning of waste is permitted. Fires will only be allowed in facilities especially constructed for this purpose within fenced contractors' camp: Wood, charcoal or anthracite are the only fuels permitted to be used for fires. The Contractor must provide sufficien wood (fuel) for this purpose. Fires in the designated areas must be small in scale so as to prevent excessive smoke being released into th atmosphere. NO open fires shall be allowed on site under any circumstances (the Forest Act, 1984 (Act No. 122 of 1984). Heavy smoke may not be released into the air. No firewood is to be collected, chopped or felled from private or public property or from no-go or sensitive areas withi the site and the surrounding natural vegetation. The Contractor shall have fire-fighting equipment available at cre camps and on all vehicles working on site, and fire-fighting training shall be given to selected construction staff. Procedures relating to fire shall be developed in consultation with Siyancuma LM and landowners in the vicinity of th development. Farmers/community members shall be compensated at full market value for any proven losses due to fires resultin from negligence or non-compliance.  | Minimise destruction of natural fauna<br>and flora     Maintain safety on site  | Method statement     No veld fires started by<br>the Contractor's<br>workforce     No claims from<br>landowners for damages<br>due to veld fires   | Contractor<br>EO<br>ESO | Monitor daily        |    |  |
| 4.3  | EROSION AND SEDIMENTATION<br>The disturbance of steep slopes, for example by the removal of vegetation, may result in slope instability and erosic<br>by rain and surface runoff. All slopes that are disturbed during construction shall immediately be stabilised to prever<br>erosion. Where revegetation of slopes is undertaken, this shall be done in consultation with the landscape architect (of<br>appointed landscaper).<br>To reduce the loss of material by erosion, the Contractor shall ensure that disturbance on site is kept to a minimum<br>The Contractor shall be responsible for rehabilitating all eroded areas in such a way that the erosion potential<br>minimised after construction has been completed.<br>Disturbed areas that will require rehabilitation must be mulched to encourage vegetation regrowth where needed<br>Mulch used must be free from alien seed.<br>These areas must be cordoned off in order to keep out vehicles and construction personnel.<br>Denuded areas must be shaped along contour lines to provide for a gentle slope. Depending on the gradient, woode<br>logs will be placed at 90 degrees to the slope to slow down and/or limit runoff. These will be placed in parallel row<br>spaced 1 to 2 meters apart. The exposed soil surface will be sown with seeds of indigenous plant species.<br>Hay bales can be worked into the soil at 1:25 m <sup>2</sup> to act as mulch.<br>The hay bales will assist in slowing the water speed to allow for infiltration to occur, thereby decreasing surface runo<br>and increasing the chance of seedling germination, where possible slopes should be limited to a gradient of 1:2. | <ul> <li>Minimise impeding of the natural flow of water</li> <li>Minimise scarring of the soil surface and land features</li> <li>Minimise disturbance and loss of topsoil</li> <li>Regrowth of disturbed areas.</li> </ul> | <ul> <li>No erosion scars</li> <li>No loss of topsoil</li> <li>No interference with the<br/>natural flow of water</li> <li>No visible erosion scars<br/>once construction is<br/>completed</li> <li>The footprint does not<br/>exceed the agreed<br/>boundaries</li> <li>All damaged areas<br/>successfully rehabilitated</li> </ul> | Contractor<br>EO<br>ESO | As and when required |    |  |

| Pha |   | 3  | CONSTRUCTION  | Impact / issue   | 4 Oper  | ations  |  |   |    |
|-----|---|--|---|--|---|---|--|---|----|
|     | MITIGATION MEASURE  |  |   | MANAGEMENT OBJ   | ECTIVES   | MEASURABLE<br>TARGETS   | RESPONSIBLE<br>PARTY                           | FREQUENCY<br>ACTION                                   | OF |
|     | In the event of a storm occurring before  | construction has ceased in an area in order to stabilise the landscape.<br>etation has been re-established in the construction area, stones or other<br>areas, especially along the edges of structures, to stem the flow of storm |   |  |   |   |  |   |    |
| 4.4 | are beneficial to humankind. Poaching is<br>poaching would be dismissed. Employee<br>not be tolerated. Training must also inc<br>construction and maintenance activities.<br>called in to safely relocate the animal if th<br>The talk given to all workers on site du<br>Focus on animals such as snakes and<br>safely and to whom to report the sighting  | Act,<br>ed the<br>s illeg<br>s mu<br>clude<br>lude<br>ne EC<br>ring<br>other   | at the intentional killing of any animal is not permitted as faunal species<br>gal and it must be a condition of employment that any employee caught<br>ist be trained on how to deal with faunal species as intentional killing will<br>instructions on how to avoid accidental killing of fauna during routine<br>the case of a problem animal, e.g. a large snake, a specialist must be  | Minimise disturbanc     Minimise interruption     patterns of birds     Minimise destruction | n of breeding   | <ul> <li>No complaints from the<br/>Department of Nature<br/>Conservation</li> <li>No litigation concerning<br/>applicable animal<br/>protection acts</li> <li>No measurable or<br/>visible signs of habitat<br/>destruction</li> </ul>   | RE<br>Contractor<br>EO<br>ESO                  | Monitor daily   |    |
| 4.5 | can be vigilant when lifting stones etc.<br>All electrical infrastructure should be mon   | nitore   | d weekly for bird mortalities (Wilson, 2010)  |  |   |   |  |   |    |
|     | Trees and natural vegetation or any othe<br>construction purposes, must be clearly<br>even for survey purposes. The latter ma<br>overseen by the EO and ECO.<br>Any feature defaced by the Contractor s<br>imposed by the RE.<br>Prior to vegetation removal, a qualified<br>protected species within the delineated<br>individual that is to be removed. The spe<br>process.<br>When the number of protected trees that<br>the DAFF.<br>A landscaping and rehabilitation plan mu<br>and progressively implemented.<br>Should a large number of trees be involve<br>agreement which must be stipulated as<br>applicant, Forestry Department and othe<br>Department of Environment and Nature<br>agreement.<br>Any corridors to surrounding natural area<br>areas.<br>Locally indigenous plants must be used i<br>noxious weeds must be excluded from to<br>occur on site. These plants, as well as a<br>and experienced botanist or ecologist, r<br>must occur every 6 months.<br>The Contractor must rehabilitate the con<br>activities are terminated. Compacted are<br>vegetation cover. A method statement mut<br>Once construction is complete, rehabilita<br>ecological value of the area as far as<br>botanist and the ECO be consulted witt | dema<br>y on<br>shall<br>l, exp<br>d col<br>eciali<br>t are<br>ed, tt<br>are<br>east be<br>east be<br>east be<br>con<br>as m<br>n the<br>la<br>any con<br>struct<br>east<br>ust b<br>tion o<br>poss<br>h reg                       | ural features inside and outside the work area that will not be cleared for arcated and not be defaced, removed, painted or otherwise damaged, ly be done if stipulated in the Environmental Authorisation and must be be reinstated to the satisfaction of the ECO and penalties/fines may be perienced botanist or ecologist must identify and list all individuals of instruction area. Listing should include the estimated height of each sts involved should ideally be those who were/are involved with the EIA to be removed is known, the necessary permits are to be obtained from a developer may agree to implement a predetermined biodiversity offset ondition in the Environmental Authorisation. Consultation between the takeholders such as the Department of Environmental Affairs (DEA) and servation (DENC) shall take place to discuss such a biodiversity offset ust be maintained and protected. These must be demarcated as no-go andscaping of the site. Plants that are proclaimed as problem plants or andscaping of the site. Plants that are program for the site. Eradication will be ripped and mulched in order to ensure recovery of the natural e provided and maintained by the Contractor. of unbuilt areas must be undertaken in order to restore the aesthetic and ible. It is recommended that a qualified landscape architect, qualified grad to the most appropriate rehabilitation vegetation and structures if <i>y</i> revegetated with locally indigenous vegetation under the supervision of |  | n does not<br>ction in terms of<br>levant authority<br>ncerning removal<br>abitat fauna<br>the soil surface<br>e and loss of<br>fires | <ul> <li>Method statement</li> <li>No litigation due to<br/>removal of vegetation<br/>without necessary<br/>permission</li> <li>No exotic plants used<br/>for landscaping</li> <li>No visible erosion scars<br/>once construction is<br/>completed</li> <li>Footprint not exceeding<br/>the agreed boundaries</li> <li>All damaged areas<br/>successfully rehabilitated</li> <li>No veld fires started by<br/>Contractor's work force</li> <li>No delms from<br/>landowners for damages<br/>due to veld fires</li> <li>Landscaping and<br/>Rehabilitation Plan</li> <li>Alien management<br/>program</li> </ul> | Contractor<br>EO<br>ESO<br>Landscape Architect | MS at start of<br>construction<br>As and when require | эd |

| Phas | se of development B CONSTRUCTION   |   | Impact / issue  | 4 Opera   | rations  |                               |                     |    |  |
|------|--|---|---|---|--|-------------------------------|---------------------|----|--|
|      | MITIGATION MEASURE   |   | MANAGEMENT OBJE   | CTIVES  | MEASURABLE<br>TARGETS  | RESPONSIBLE<br>PARTY          | FREQUENCY<br>ACTION | OF |  |
| 4.6  | HERITAGE<br>Should any archaeological (e.g. remnants of stone-made structures, indige<br>ostrich eggshell fragments, charcoal and ash concentrations) and/or palaed<br>construction activities, work on the area where the features were found sha<br>demarcated and the ECO shall be notified within 24 hours. The ECO sha<br>(Natasha Higgitt/John Gribble 021 462 5402) or, if unmarked burials are unco<br>Graves (BCG) Unit (Mimi Seetelo 012 320 8490). The ECO will then arrang<br>suitably qualified archaeologist/palaeontologist.<br>Under no circumstances shall artefacts be removed, destroyed or interfered wi<br>Any archaeological/palaeontological sites exposed during demolition or cons<br>prior to authorisation by the South African Heritage Resources Agency or the<br>agency.   | ontological features be exposed during<br>all cease immediately, the area shall be<br>all immediately notify SAHRA APM Unit<br>overed, the SAHRA Burial Grounds and<br>ge for the findings to be examined by a<br>ith.<br>truction activities must not be disturbed   | Limit the destruction of<br>heritage resources     The preservation and<br>management of new ar<br>finds should these be of<br>construction.    | appropriate<br>rchaeological  | No destruction of or<br>damage to known<br>archaeological features                                   | Contractor<br>EO<br>RE<br>ESO | Monitor Daily       |    |  |
| 4.7  | NO-GO/SENSITIVE AREAS           All construction and operational activities must remain within the boundaries of the development area, as demarcated at the start of construction. There must be no vehicular access to the drainage lines outside the development area. The construction footprint must be kept as small as possible by constructing boundaries and demarcating areas tha are not to be disturbed, thus reducing the infringement of the development on natural habitat.           No-go areas must be demarcated with fencing/warning tape and signs before any construction activities commence. These areas and the type of fencing/demarcation must be approved by the relevant specialist involved in the EIA process. The EO and ECO must be on site in order to make sure the correct areas are fully demarcated. Land that is close to the fenced "no-go" sensitive areas and is to be cleared must first be demarcated and screened for Red Data Species by the ECO and a relevant qualified specialist before construction commences. |   | Minimise the potentia<br>of the of the construction<br>Reduce loss of fauna<br>Minimise the potentia<br>protected and/or endar<br>flora species | on footprint<br>and flora habitat<br>I for loss of  | <ul> <li>No sign of movement<br/>through "no-go" areas.</li> <li>Containment of footprint</li> </ul> | RE<br>Contractor<br>ESO<br>EO | Monitor daily       |    |  |
| 4.8  | the ECO.<br>Any damage or degradation would be investigated and fines would be rehabilitated immediately.<br>Access roads for earthmoving equipment must be clearly delineated and be proposed development site. No driving off the marked roads is permitted a identified and demarcated with applicable signage.<br>Any work or access near or in a permanent drainage system may have imp Act, 1998 (Act No. 36 of 1998), and therefore may well require an application f Recreational activities, including but not limited to quad bikes, 4x4 vehicles at the site nor on its access roads. Security personnel must be informed and ensite  | <ul> <li>any roads are present on site. A new access road will be built.</li> <li>unauthorised access is permitted. Any authorised clearing for access roads must be done under the supervision of ECO.</li> <li>damage or degradation would be investigated and fines would be issued. The affected areas must be abilitated immediately.</li> <li>ess roads for earthmoving equipment must be clearly delineated and be positioned as closely as possible to the posed development site. No driving off the marked roads is permitted and designated parking areas must be</li> </ul> |   | <ul> <li>No erosion on access<br/>roads after completion of<br/>construction</li> <li>No loss of topsoil due to<br/>runoff water on access<br/>roads</li> </ul> | Contractor<br>RE or EO   | As required, monito daily     | pr                  |    |  |
| 4.9  | TRAFFIC IMPACTS         Residents of nearby farms shall have access to these farms at all times.         Movement of construction vehicles through the area shall be limited to off-peak times where possible.         Signs, warning visitors about the movement of heavy machinery as well as other hazards on the construction site, shall be erected near the construction site.         Vehicle safety standards shall be strictly adhered to.         Construction vehicles shall not exceed the speed limit.         Safe entry and exit shall be insured by creating a dedicated access point.         Vehicles shall not deviate from internal access routes.         Arrival and departure times of heavy vehicles shall be coordinated in order to minimise congestion.         Traffic delays resulting from construction traffic shall be coordinated with the relevant authorities.  |   | Minimise traffic impac  | ts  | • No complaints from<br>I&APs  | Contractor<br>EO              | As required         |    |  |

| Pha  | se of development B CONSTRUCTION   | Impact / issue 4 Operat  | ions   |  |  |
|------|--|--|--|--|--|
|      | MITIGATION MEASURE   | MANAGEMENT OBJECTIVES  | MEASURABLE<br>TARGETS  | RESPONSIBLE  | FREQUENCY OF<br>ACTION                 |
| 4.10 | GEOTECHNICAL<br>Mechanical methods of rock-breaking will have noise and dust impacts that must be managed. Chemical breaking<br>shall require a method statement by the RE.  | Minimise potential structural faults     Minimise trench collapse  | No visible signs of<br>backfill deterioration or<br>trench collapse  | Geotechnical<br>Engineer, Structural<br>Engineer, Geologist,<br>RE, Contractor | As and when required                   |
| 4.11 | <ul> <li>CRIME, SAFETY AND SECURITY</li> <li>No site staff, other than security personnel, shall be housed on site unless otherwise stipulated in the Environmental Authorisation. Security personnel and staff shall be supplied with ablution facilities, water and refuse collection facilities, as well as facilities for cooking and heating so that open fires are not necessary.</li> <li>A boundary fence will serve to prevent public access to the site, for public safety and security reasons. The access to the site must be controlled so as to restrict unauthorised persons from entering the site. Workers on site must retain some means of identification. The Contractor are responsible for ensuring that only authorised personnel are on site at all times.</li> <li>Workers shall not be allowed to leave the demarcated construction area and enter the neighbouring private property. No livestock and/or game shall be allowed to enter the construction area during the construction phase.</li> <li>Security and other personnel shall be sensitised to the possibility of stock theft and poaching in the area and trained to recognise signs of these activities.</li> <li>If poaching or stock theft is suspected during the construction and/or operational phases, any worker could be searched for weapons and other signs of poaching or stock theft.</li> <li>It must be a condition of employment that these crimes shall warrant dismissal.</li> <li>The site and crew are to be managed in strict accordance with the Occupational Health and Safety Act, 1993 (Act No. 85 of 1993) and the National Building Regulations.</li> <li>The Contractor shall ensure that all emergency procedures are in place prior to commencing work. Emergency procedures shall include but not be limited to procedures for fire, spills, contamination of the ground, employee accidents and use of hazardous substances and materials.</li> <li>The Contractor shall ensure that lists of all emergency telephone numbers/contact persons are kept up to da</li></ul> |  | No incidences reported   | RE<br>Contractor<br>ESO<br>EO  | Monitor daily                          |
| 4.12 | HYDROLOGY         Increased runoff during construction must be managed using berms and other suitable structures as required to ensure that flow velocities are reduced. This must be done in consultation with the RE and the ECO. Storm water, wherever possible, should be allowed to soak into the land in the area on which the water falls, e.g. by using retention ponds.         In the event of pollution due to construction activities, the Contractor shall be responsible for all costs incurred by organisations called to assist in pollution control and/or to clean up polluted areas (Section 20 of the National Water Act, 1998, Act No. 36 of 1998).         The Contractor shall ensure that excessive quantities of sand, silt and silt-laden water do not enter the storm water system or drainage areas. It is important to design the storm water drainage system in such a way as to prevent contamination of the natural drainage system. Appropriate measures, such as the erection of silt traps or the establishment of drainage retention areas, must be taken to prevent the ingress of silt and sand into drainage lines or watercourses. These measures must be reviewed and audited by the ECO.         No wastewater may run freely into any of the surrounding naturally vegetated areas. Runoff containing high sediment loads must not be released into natural or municipal drainage systems or nearby watercourses. If this becomes a problem it is recommended that an attenuation pond be constructed to allow solids to settle out of runoff prior to leaving the site.  | <ul> <li>water</li> <li>Minimise the impact on natural water<br/>flow dynamics</li> <li>Minimise scarring of the soil surface<br/>and land features</li> <li>Minimise damage to banks of rivers<br/>and streams</li> <li>Minimise erosion of banks and<br/>subsequent siltation of rivers and</li> </ul> | <ul> <li>No visible signs of<br/>pollution</li> <li>No signs of siltation of<br/>water courses</li> <li>No visible erosion<br/>scarring once<br/>construction is completed</li> <li>Minimum loss of topsoil</li> <li>No access roads<br/>through river and stream<br/>banks</li> <li>No visible erosion scars<br/>on banks once<br/>construction is completed</li> <li>No erosion or siltation<br/>downstream</li> </ul> | RE<br>Contractor<br>EO   | As and when required,<br>monitor daily |

| Phas       | e of development B CONSTRUCTION   | Impact / issue  | 4 Operat   |   |   |                     |    |  |  |
|------------|---|---|--|---|---|---------------------|----|--|--|
|            | MITIGATION MEASURE  | MANAGEMENT OBJ  | ECTIVES  | MEASURABLE<br>TARGETS   | RESPONSIBLE<br>PARTY                              | FREQUENCY<br>ACTION | OF |  |  |
|            | Approval must be obtained from DWS for any activities that require authorisation in terms of Section 39 of the Nationa Water Act, 1998 (Act No. 36 of 1998) if necessary.<br>A relevant specialist must be consulted prior to the demarcation of drainage lines and wetlands where needed.<br>No vehicular access is allowed in permanently wet areas.<br>No equipment that may cause irreparable damage to wet areas shall be used. The Contractor shall use alternative<br>methods of construction in such areas.<br>"NO ENTRY" signs must be strategically placed along rivers, streams and other natural or man-made drainage lines<br>which are in close proximity to access routes. These lines and the vegetation occurring in them are sensitive to<br>impacts during the construction phase and may not be polluted or damaged in any way.<br>No roads shall be cut through river and stream banks, as this may lead to erosion causing siltation of streams and<br>downstream dams in the event of excessive thunderstorms during the construction phase. Existing drifts and bridges<br>must be used if the landowner gives his consent. Such structures shall be thoroughly examined for strength and<br>durability before they are used.<br>Ground drainage levels are required to direct surface runoff to drainage lines. These drainage lines must ensure that<br>the water is gravity-fed from the work areas to areas with limited or no disturbance. This ensures that the water has<br>the smallest potential of being contaminated before released into the environment. This also reduces the risk of<br>erosive forces acting upon the channels through which the water flows.   |   | ainage and storm   |   |   |                     |    |  |  |
| 4.12.<br>1 | Water Use – Construction Phase<br>For the authorised projects the water for construction and operation would be sourced from the Siyancuma Loca<br>Municipality who are a registered Water Service Provider and this arrangement has been confirmed by DWS. The<br>availability of water for this development has been confirmed by the Siyancuma LM.   |   | nencement of the   | Water use applications<br>authorised at the onset of<br>construction phase.   | EA Permit Holder;<br>Project Manager;<br>EAP/ECO. | -                   |    |  |  |
| 4.13       | <ul> <li>SOIL</li> <li>The Contractor must provide and maintain a method statement for management of topsoil.</li> <li>Topsoil must be stripped from all areas that are to be utilized during the construction period as well as all areas where permanent structures and access would be required.</li> <li>These areas include the permanent works, stockpiles, access roads, construction camps and laydown areas. Topsoir shall be stripped after clearing of woody vegetation and before excavation or construction commences. Topsoir removed for vegetation clearance must be stripped to a minimum depth of 150 mm and stockpiled on the demarcated topsoil stockpile areas.</li> <li>All topsoil must be removed and stockpiled on the site.</li> <li>Topsoil must be deemed to be the top layer of soil containing organic material, nutrients and plant seeds. For this reason it is an extremely valuable resource for the rehabilitation and vegetation of disturbed areas.</li> <li>During rehabilitation, ripping shall be done to a depth of 250 mm in two directions at right angles.</li> <li>Topsoil shall be placed in the same soil zone from which it had been stripped.</li> <li>However, rehabilitative use of topsoil contaminated by the seed of alien vegetation (e.g. <i>Prosopis</i> spp., etc.) must no be permitted unless a program to germinate the seed and eradicate the seedlings is drawn up and approved, or some other mitigatory measure is found. This must be approved by the ECO.</li> <li>Single handling is recommended. Stock piles must not be higher than 2m to avoid compaction.</li> <li>Dust suppression through either water or a biodegradable chemical binding agent would be necessary for stockpiles older than a month.</li> <li>Backfill would require contouring to ensure that it blends in with the surrounding environment.</li> <li>Remediated slopes should be graded to preferably 1:2. Slopes can then be capped with topsoil. This requires a minimum layer of 100 mm in most areas.</li> <li>Disturbed surfaces to be rehabilitated must be ripped and the area</li></ul> | Minimise disturbance     Minimise construction     Minimise sedimenta     drainage lines     Maintain the integrit     future landscaping an     Contain invasive pla | e and loss of soil<br>on footprint<br>tion of nearby<br>y of topsoil for<br>d rehabilitation | <ul> <li>Method statement</li> <li>No visible erosion scars<br/>once construction is<br/>completed</li> <li>Footprint not exceeding<br/>the agreed site in terms<br/>of EA etc.</li> <li>Minimal invasive weed<br/>growth</li> <li>No signs of<br/>sedimentation and<br/>erosion</li> </ul> | Contractor  | Daily               |    |  |  |

| Phas       | se of development B CONSTRUCTION  | Impact / issue 4 Operati   | ons   |   |                     |    |  |
|------------|---|--|---|---|---------------------|----|--|
|            | MITIGATION MEASURE  | MANAGEMENT OBJECTIVES  | MEASURABLE<br>TARGETS   | RESPONSIBLE<br>PARTY                                  | FREQUENCY<br>ACTION | OF |  |
| 4.14       | VISUAL IMPACT<br>All access roads must be properly constructed and maintained.<br>The workshop shall be kept neat and tidy.<br>Construction areas, including road servitudes, shall be appropriately rehabilitated after construction.<br>Shade cloth must be utilised to conceal and minimise the visual impact of contractors' camps, laydown and storage<br>areas in <b>sensitive</b> visual and aesthetical environs (such as within populated areas or within or near tourism areas).<br>Rubble and litter must be removed every two weeks, or more often as the need arises, and be disposed of at a<br>registered landfill site.<br>The ECO and possibly a visual impact assessment specialist, if necessary, should comment on the visual impact as<br>part of the ECO's monitoring requirements. | <ul> <li>Minimise visual impact</li> <li>Eliminate risk of additional night-time visual impacts</li> </ul> | <ul> <li>No complaints from<br/>I&amp;APs</li> <li>Good condition and<br/>correct functioning of the<br/>light fixtures</li> <li>Effective containment of<br/>light on the site</li> <li>Minimal usage of<br/>security and other<br/>lighting.</li> </ul> | Contractor<br>landscaping<br>contractor<br>ESO<br>ECO | Monitor weekly      |    |  |
| 4.14.<br>1 | Lighting         Specifications and placement of lighting and light fixtures shall be appropriate to the infrastructure in order to contain the impact.         Other measures include:         • Shield sources of light with physical barriers (walls, vegetation, or the structure itself).         • Limit mounting heights of lighting fixtures.         • Use footlights or bollard level lights.         • Use minimum lumen/wattage in fixtures.         • Use low pressure sodium lighting or other types of low impact lighting.         • Use motion detectors on security lighting so that these lights would only be activated when movement is detected in a certain area.         • Restrict construction activities to daylight hours.  |  |   |   |                     |    |  |

| Phas | e of Development   | C (  | <b>OPERATION &amp; M</b>   | ANAGEMENT  | Impact/Issue  | 1   | GENE        | RAL  |                          |   |
|------|--|--|--|--|---|---|-------------|--|--------------------------|---|
|      | MITIGATION MEASURE   |  |  |  | MANAGEMENT OB   | JECTIVES  |             | MEASURABLE<br>TARGETS  | RESPONSIBLE<br>PARTY     | FREQUENCY OF ACTION   |
| 1.1  | power station. The recommendation A copy of this EMPr must be availa   | t of the man<br>ns and cons<br>able at the to                  | traints, as set out in this do<br>errain office. The Manager                               | nereby making it part of the O&M of the P<br>cument, shall therefore be enforceable.<br>shall ensure that all the personnel on site<br>the specifications contained in the EMPr.     | <ul> <li>negative impacts an during the O&amp;M pha</li> <li>Ensure environment and formalise environment</li> </ul>  | <ul> <li>Contingency plans for minimising<br/>negative impacts anticipated to occur<br/>during the O&amp;M phase</li> <li>Ensure environmental awareness<br/>and formalise environmental<br/>responsibilities and implementation</li> </ul> |             | Signed pro forma<br>declarations by owner<br>and manager   | Management team          | -   |
| 1.2  | APPOINTMENTS AND DUTIES OF   | PPOINTMENTS AND DUTIES OF MANAGEMENT TEAM                      |  |  |   |   |             |  |                          |   |
|      | <ul> <li>When management activities commence, role players must have a clear indication of their role in the implement of this EMPr in the daily operation and management of the pv power station.</li> <li>Contractor contracts must contain a clause to the effect that the contractor in question is responsible for the rer all contractor-generated refuse/waste to an officially approved waste disposal site and that the contractors are to the management activities stipulated in this EMPr.</li> <li>METHOD STATEMENTS</li> </ul> |  |  |  | negative impacts an<br>during the operation   | ticipated to oc   | ccur        | Contract records     Signed pro forma declarations   | Management team          | -   |
| 1.3  | METHOD STATEMENTS  |  |  |  |   |   |             |  |                          |   |
|      | provided by the manager. These me<br>environmental management system.<br>The manager shall provide environm  | ethod statem<br>i.<br>mental trainir<br>nmental indi           | nents and procedures shall<br>ng at least monthly to perso<br>uction training/sessions ser | rocesses that will take place. This must b<br>comply with the principles of the ISO 1400<br>onnel on site. Contractors and other peopl<br>nsitising them to the environmental aspect | l negative impacts an<br>during the O&M pha   | during the O&M phase  |             | Approved method<br>statements and relevant<br>pro forma documents     Training records                             | O&M Manager              | Monthly   |
| 1.4  | SITE DEMARCATION AND DEVEL   | OPMENT   |  |  |   |   |             |  |                          |   |
|      | rehabilitated areas, wetlands, draina  | age areas et<br>tably qualifie<br>d, executed a<br>naintained. | cc. must be maintained and<br>ed person must be appoint<br>and maintained.                 | ed to direct rehabilitation and the manage   | , negative impacts an<br>during the O&M pha   | Contingency plans for minimising<br>negative impacts anticipated to occur<br>during the O&M phase   |             | Demarcated areas     Ecological specialist findings  | Developer<br>O&M Manager | At onset of operational<br>phase and thereafter as<br>and when required |
| 1.5  | EMERGENCIES, NON-COMPLIAN  | ICE AND CO   | OMMUNICATION   |  |   |   |             |  |                          |   |
|      | The O&M Manager must provide method statements on the protocols to be followed, and contingency plans to be put in place for the following potential incidents before construction may begin: • Contingency megative impa  |  | Contingency plans<br>negative impacts an<br>during the O&M pha                             | ticipated to oc  |   | Method statements   | O&M Manager | <ul> <li>Onset of O&amp;M Phase</li> <li>As and when required</li> </ul>   |                          |   |
| 1.6  | COMMUNICATION WITH STAKEH  | IOLDERS A  | ND I&APS   |  |   |   |             |  |                          |   |
|      | schedule shall be communicated to<br>landowners and neighbouring land<br>maintenance phases.   | the Śiyancu<br>downers be                                      | uma Municipality, communi<br>efore commencement of   | of the local community and maintenance<br>ty leaders, community-based organisations<br>O&M and at intervals as needed durin<br>Incuma LM. landowner and neighbourin                  | <ul> <li>development and as</li> <li>Facilitate employm<br/>of local community</li> <li>Decrease safety ar</li> </ul> | development and associated impacts <ul> <li>Facilitate employment of members</li> <li>of local community</li> <li>Decrease safety and security risks</li> </ul>   |             | I&APs aware of project     No complaints from     I&APs     Employment given to     members of local     community | O&M Manager              | At onset of O&M.<br>Thereafter as and when<br>required                  |
|      | Emergency procedures shall be compiled after consultation with Siyancuma LM, landowner and ne landowners.  |  |  |  |   |   |             | •  |                          |   |

| Pha | se of Development  | С                     | OPERATION & MANAGEMENT   | Impact/Issue   |        | 1                     | GEN                  | NERAL                          |   |   |
|-----|--|-----------------------|--|--|--------|-----------------------|----------------------|--------------------------------|---|---|
|     | MITIGATION MEASURE   | MANAGEMENT OBJECTIVES |  |  |        | MEASURABLE<br>TARGETS | RESPONSIBLE<br>PARTY | FREQUENCY OF ACTION            |   |   |
| 1.7 | WATER USE - OPERATIONAL PHASE         The Siyancuma LM, a water services provider, has confirmed that treated potable water is availa rom a collection point within Douglas. Water would be needed for activities such as PV panel clear sotable use etc.         Should groundwater be considered at any stage, a water use authorisation should be obtained from Water and Sanitation (DWS).         VISUAL IMPACTS (LIGHTING)         Pro-active design, planning and specification of lighting of facility.         Placement of light fixtures shall comply with mitigation measures proposed in the Visual Impact Assertance of the second |                       | er would be needed for activities such as PV panel cleaning, dust control, | Ensure that water is obtained legally<br>and that all authorisations have been<br>obtained prior to commencement of<br>the particular activities |        | Authorisation letter  | O&M Manager          | -                              |   |   |
| 1.8 | Placement of light fixtures shall com<br>Potential sensitive observers in the  | ply with<br>vicinity  |  | Contingency plan<br>negative visual imp<br>occur during the op   | acts a | anticipat             | ed to                | Effective containment of light | Developer<br>O&M Manager<br>Contractor. | At onset of Operation<br>phase and during<br>maintenance of lighting<br>and security infrastructure |

|      |  |                        |   |                            | 12/12/20/2  |             |  | ••   |                      |                     |    |  |
|------|--|------------------------|---|----------------------------|---|-------------|--|--|----------------------|---------------------|----|--|
| Phas | se of Development  | С                      | <b>OPERATION &amp; MAINTENANCE</b>                              |                            | Impact/Issue  | 2           | SOCI   |  |                      |                     |    |  |
|      | MITIGATION MEASURE   |                        |   |                            | MANAGEMENT OBJ  | ECTIVES     |  | MEASURABLE<br>TARGETS  | RESPONSIBLE<br>PARTY | FREQUENCY<br>ACTION | OF |  |
| 2.1  | COGNISANCE OF OTHER DEVEL  | OPMEN                  | TS  |                            |   |             |  |  |                      |                     |    |  |
|      | The O&M Manager shall take cognis  | ance of                | other developments occurring in the area.                       |                            | Prevention/mitigation<br>impacts as well as con<br>force.   |             |  | At regular intervals<br>obtain list of all<br>developments<br>surrounding Douglas<br>from the Siyancuma LM.  | O&M Manager          | Quarterly           |    |  |
| 2.2  | EMPLOYMENT OPPORTUNITIES FOR LOCAL COMMUNITIES   |                        |   |                            |   |             |  |  |                      |                     |    |  |
|      | Guidelines for the involvement of local labour, entrepreneurs, SMMEs and businesses shall be included in the O&M documentation.<br>Temporary and permanent employment opportunities shall be awarded to local community members where feasible.<br>An equitable employment process shall be followed and previously disadvantaged individuals shall be taken into consideration.<br>Conditions conducive for the involvement of local entrepreneurs, SMMEs and other businesses shall be created as far as possible.<br>The recruitment and contracting processes shall be clearly communicated to the local community.<br>No unrealistic employment expectations shall be created within the local community. |                        |   | re feasible.<br>taken into | <ul> <li>Alleviation of unemployment in the area</li> <li>Investment in local economy</li> <li>Promotion of positive disposition towards development in local community</li> </ul>          |             |  | <ul> <li>Local labour is<br/>employed as far as<br/>possible</li> <li>Local businesses are<br/>involved where possible</li> <li>Minimum of outside<br/>workers present in the<br/>area due to the<br/>development</li> </ul> | O&M Manager          | As necessary        |    |  |
| 2.3  | CAPACITY BUILDING IN LOCAL C   | OMMU                   | NITIES  |                            |   |             |  |  |                      |                     |    |  |
|      | of the local community for this position   | on if this<br>coordina | ated with the planning of Siyancuma LM, as well as other such i | -                          | <ul> <li>Alleviation of unemployment in the area</li> <li>Skills investment in local community</li> <li>Promotion of positive disposition towards development in local community</li> </ul> |             | Local labour capabilities<br>are expanded     Minimum of outside<br>workers present in the<br>area due to the<br>development | O&M Manager  | As needed            |                     |    |  |
| 2.4  | HIV/AIDS EDUCATION   |                        |   |                            |   |             |  |  |                      |                     |    |  |
|      | HIV/Aids education shall be conduct independent OHS officer.   | ted by a               | an independent contractor and further sensitisation shall be de | one by the                 | Comply with Develop<br>provide HIV/Aids educ<br>Department of Labour  | cation acco | ording to  | <ul> <li>Proof of training to be<br/>provided to the Dept of<br/>Labour and Siyancuma<br/>LM</li> </ul>  | O&M Manager          | Monthly feedbac     | :k |  |

| Phas | se of Development C OPERATION & MAINTENANCE   | Impact/Issue  | 3          | MAT | ERIALS   |                      |   |
|------|---|---|------------|-----|--|----------------------|---|
|      | MITIGATION MEASURE  | MANAGEMENT OBJEC  | TIVES      |     | MEASURABLE<br>TARGETS  | RESPONSIBLE<br>PARTY | FREQUENCY OF<br>ACTION                    |
| 3.1  | HANDLING STOCKPILES         All stockpiled material must be easily accessible without any environmental damage.         All temporarily stockpiled material must be stockpiled in such a way that the spread of materials are minimised.         The stockpiles may only be placed within the demarcated areas, the location of which must be approved by the RE, EO or ECO.         The O&M Manager must avoid vegetated areas that will not be cleared.         Storm water runoff from the stockpile sites and other related areas must be directed into the storm water system with the necessary pollution prevention measures such as silt traps and may not run freely into the surrounding areas.         Stockpiles are to be stabilised if signs of erosion are visible.         Soils from different horizons must not be stockpiled in a way that would cause topsoil stockpiles to get contaminated by subsoil material.         Topsoil stockpiles must be monitored for invasive exotic vegetation growth.         O&M Manager must remediate as and when required.         Should any topsoil need to be stockpiled during the operation and maintenance of the PV power station no plant, workforce or any maintenance-related activities may be allowed onto the topsoil stockpiles.         Topsoil stockpiles must be clearly demarcated as no-go areas.         Stockpiles must not be higher than 2 m in order to avoid compaction, and thereby maintain the soil integrity and chemical composition.   | <ul> <li>Minimise scarring of the soil surface<br/>and land features</li> <li>Minimise disturbance and loss of soil</li> <li>Minimise construction footprint</li> <li>Minimise sedimentation of nearby<br/>drainage lines</li> <li>Maintain the integrity of topsoil for<br/>landscaping and rehabilitation</li> <li>Contain invasive plant growth</li> <li>Minimise contamination of storm water<br/>runoff</li> </ul> |            |     | <ul> <li>No visible erosion scars<br/>once construction is<br/>completed</li> <li>The footprint has not<br/>exceeded the agreed site<br/>in terms of EA etc.</li> <li>Minimal invasive weed<br/>growth</li> <li>No signs of<br/>sedimentation and<br/>erosion</li> </ul> | O&M Manager          | When needed                               |
| 3.2  | <ul> <li>OILS AND CHEMICALS</li> <li>The O&amp;M Manager must provide method statements for the handling and storage of oils and chemicals, fire, and emergency spills procedures.</li> <li>These substances must be confined to specific and secured areas at the maintenance workshop in a way that would not pose a danger of pollution even during times of high rainfall. This area must be imperviously bunded with adequate containment (at least 1.5 times the volume of the fuel) for potential spills or leaks.</li> <li>Drip trays (minimum of 10 cm deep) must be placed under all vehicles that stand for more than 24 hours. Vehicles suspected of leaking must not be left unattended; drip trays must be utilised.</li> <li>The surface area of the drip tray would depend on the vehicle and must be large enough to catch any hydrocarbons that may leak from the vehicle while standing.</li> <li>The appropriate depth for the drip tray must be determined considering the total volume of oil in the vehicle. The drip tray must be of sufficient capacity to contain the total volume of oil in the vehicle.</li> <li>Spill kits must be available on site and in all vehicles that transport hydrocarbons for dispensing to other vehicles on the construction site. Spill kits must be made up of materials/products that are in line with environmental best practice (Sunsorb is a recommended product that is environmentally friendly).</li> <li>All spilled hazardous substances, contaminated soils and drenched spill kit material must be contained in impermeable containers for removal to a licensed hazardous waste site.</li> <li>If a complaint is made or a potential or actual leak or spill is identified, corrective action must be taken immediately. Corrective actions include stopping the contaminant from escaping further, cleaning the affected environment as far as possible and preventing recurrence.</li> </ul> | <ul> <li>Prevention of pollution of the<br/>environment</li> <li>Minimise chances of transgression of<br/>the acts controlling pollution</li> </ul>   |            |     | <ul> <li>No pollution of the environment</li> <li>No litigation due to transgression of pollution control acts</li> <li>No complaints from I&amp;APs</li> <li>Method statements</li> </ul>   | O&M Manager          | Daily                                     |
| 3.3  | CEMENT AND CONCRETE BATCHING<br>The O&M Manager must provide and maintain a method statement for cement and concrete batching during<br>maintenance phases. The method statement must provide information on proposed storage, washing and disposal of<br>cement, packaging, tools and plant. The mixing of concrete shall only be done at a specially selected site on mortar<br>boards or similar structures to prevent runoff into soils, rocky outcrops, streams and natural vegetation.<br>Cleaning of cement mixing and handling equipment shall be done using proper cleaning trays.<br>All empty containers must be stored at a dedicated area at the workshop and later removed from the site for<br>appropriate disposal at a licensed commercial facility.<br>Any spillage that may occur must be investigated and immediate remedial action must be taken.<br>The visible remains of concrete, whether solid or from washings, shall be physically removed immediately and<br>disposed of as waste at a registered landfill site.<br>Cement and concrete batching areas must be located in consultation with a suitably qualified person in order to<br>ensure that residues are contained and that the proposed location does not fall within 100 m from sensitive areas such<br>as drainage lines, storm water channels, etc.   | Minimise the possibility<br>residue entering into the<br>environment     Minimise pollution of so<br>groundwater resources  | surroundin | ıg  | <ul> <li>Method Statement (MS)</li> <li>Conformance to MS</li> <li>No evidence of<br/>contaminated soil at the<br/>batching site</li> <li>No evidence of<br/>contaminated water<br/>resources</li> </ul>   | O&M Manager          | Monitor daily during periods of batching. |

| Phas  | se of Development C OPERATION & MAINTENANCE  | Impact/Issue 3   | 3 MA                          | TERIALS   |                      |  |
|-------|--|--|-------------------------------|---|----------------------|--|
|       | MITIGATION MEASURE   | MANAGEMENT OBJECTIV  | VES                           | MEASURABLE<br>TARGETS   | RESPONSIBLE<br>PARTY | FREQUENCY OF<br>ACTION                           |
| 3.4   | DANGEROUS AND TOXIC MATERIALS  |  |                               |   |                      |  |
| 3.4.1 | <ul> <li>Provision of Storage Facilities</li> <li>Materials such as fuel, oil, paint, herbicide and insecticides must be sealed and stored in bermed areas under loc and key, as appropriate, in well-ventilated areas at the workshop.</li> <li>Storage areas for such materials shall be inspected regularly.</li> <li>Sufficient care must be taken when handling these materials to prevent pollution. Training on the handling of dangerous and toxic materials must be provided to all staff working with these materials at regular intervals.</li> <li>In the case of pollution of any surface or groundwater, the Regional Representative of the Department of Water an Sanitation (DWS) must be informed immediately.</li> <li>Storage areas shall display the required safety signs depicting "No Smoking", No Naked Lights" and "Danger Containers shall be clearly marked to indicate contents as well as safety requirements.</li> <li>The O&amp;M Manager to maintain a method statement for the storage of hazardous materials.</li> <li>Material Safety Data Sheets (MSDS) must be prepared for all hazardous substances on site and supplied by th supplier where relevant. These sheets must be reviewed annually.</li> <li>Storage and disposal permits/approvals shall be obtained if required. All permit/approval conditions shall be complie with.</li> <li>Transportation of hazardous substances shall be conducted in accordance with the relevant legislation an regulations.</li> </ul> | environments<br>• Minimise chances of transport<br>the acts controlling pollution  | s in the<br>gression of       | No visible signs of<br>pollution<br>No litigation due to<br>transgression of pollution<br>control acts  |                      | Monitor monthly and review annually              |
| 3.4.2 | <ul> <li>Bulk Storage of Fuels and Oils</li> <li>The O&amp;M Manager must provide and maintain a method statement for fuel tanks and refuelling procedures should an fuel bunking and dispensing facilities be implemented at the workshop.</li> <li>Fuel storage tanks shall be bunded and stored on an impervious surface. Bunding shall be of sufficient capacity t contain at least 150% of the volume of the tanks. The filler tap must be inside the bunded area where possible and th bund wall must not have a tap or valve.</li> <li>A Flammable Liquid License must be obtained for diesel volumes greater than 200 ℓ.</li> <li>Environmental Authorisation is required for volumes greater than 80 000 ℓ or 30 000 ℓ depending on the area where construction is situated.</li> <li>Fuel storage tanks shall be located in a portion of the site camp where they do not pose a high risk in terms of water pollution (i.e. they must be located away from water courses).</li> <li>Fuel storage tanks shall be placed so that they are out of the way of traffic, in order to minimise the risk of the tank being ruptured or damaged by vehicles.</li> <li>Fuel storage should be covered during the rainy season in high rainfall regions.</li> </ul>   | and groundwater resources<br>immediate and surrounding<br>environments<br>• Minimise chances of transu<br>the acts controlling pollution | s in the<br>g<br>sgression of | <ul> <li>No visible signs of<br/>pollution</li> <li>No litigation due to<br/>transgression of pollution<br/>control acts</li> <li>Method statement</li> </ul> | O&M Manager          | At onset of operation<br>phase.<br>Annual review |
| 3.4.3 | Use of Dangerous and Toxic Materials<br>The O&M Manager shall keep the materials and equipment necessary for dealing with spills/fire of the material<br>present, at the workshop on site as stipulated by the health and safety legislation.<br>The O&M Manager shall set up a procedure for dealing with spills/fires. In the event of a major spill or leak or<br>contaminants, the administering authority shall be notified immediately.<br>A record must be kept of all spills and the corrective actions taken.   | and groundwater resources  | s in the<br>g<br>sgression of | <ul> <li>No pollution of the<br/>environment</li> <li>No litigation due to<br/>transgression of pollution<br/>control acts</li> </ul>                         | O&M Manager          | At onset of operation<br>phase.<br>Annual review |

| Phase | of Development C OPERATION & MAINTENANCE  |  | · · · · · · · · · · · · · · · · · · ·  | , Store Rooms, Workshops, Plant |                     |    |  |  |
|-------|---|--|--|---------------------------------|---------------------|----|--|--|
|       | MITIGATION MEASURE  | MANAGEMENT OBJECTIVES  | MEASURABLE<br>TARGETS  | RESPONSIBLE<br>PARTY            | FREQUENCY<br>ACTION | OF |  |  |
| 4.1   | EATING AREAS<br>Adequate closed refuse bins shall be provided and cleaned on a weekly basis.<br>No fires are to be lit outside of facilities designed to contain fires. The adequacy and positioning of these<br>structures must be determined by the O&M Manager.<br>The feeding, or leaving of food, for stray or other animals in the area is strictly prohibited.<br>Litter (even if originating outside the site) and must be picked up daily and put into suitably closed bins.   | <ul> <li>Control potential influx of vermin and<br/>flies</li> <li>Maintain neat workplace and hygienic<br/>environment</li> </ul>   | No visual sign of vermin<br>and flies<br>No complaints from<br>I&APs   | O&M Manager                     | -                   |    |  |  |
| 4.2   | TOILETS AND ABLUTION FACILITIES<br>The O&M Manager shall be responsible for providing all sanitary arrangements for personnel and contractors that<br>would be working on site from time to time.<br>Sanitary arrangements shall be to the satisfaction of the local authority.<br>Toilets shall not be located within 100 m from a 1:100 year flood line or a water course.<br>The O&M Manager shall be responsible for the cleaning, maintenance and servicing of the toilets.<br>Enviro Loos will be implemented during the operational phase and shall be operated strictly according to<br>instructions in order to ensure its continued effective operation.  | <ul> <li>Ensure proper sanitation is provided,<br/>thereby encouraging the workforce to<br/>utilise toilets rather than the surrounding<br/>natural environment</li> <li>Minimise potential of diseases on site</li> <li>Minimise potential pollution of soils,<br/>water resources and natural habitats</li> </ul>  | Workforce use toilets<br>provided     No complaints received<br>from I&APs and workforce     No visible or<br>measurable signs of<br>pollution of the<br>environment (soils,<br>groundwater and surface<br>water)  | O&M Manager                     | Continuously        |    |  |  |
| 4.3   | WASTE MANAGEMENT           The O&M Manager must provide and maintain a method statement for solid waste management. The method statement must provide information on a proposed licensed facility to be utilised and details of proposed recordkeeping for auditing purposes.           Waste shall be divided into recyclable and non-recyclable waste, and shall be separated as follows:           1.         Hazardous waste, including (but not limited to) old oil, paint, etc;           2.         General waste, including (but not limited to) construction rubble;           3.         Reusable construction material; and           4.         Recyclable waste.           Hazardous waste shall preferably be deposited in separate bins. The O&M Manager is advised that Collect-a-Can collects tins, including paint tins, chemical tins, etc. and Consol collects glass for recycling.           Any illegal discarding and/or burial of waste shall not be tolerated. This action would result in a fine and further legal action could be taken by authorities. Proof of legal waste disposal must be available on request of the authorities.           Bins must be clearly marked for ease of management.           A lid must be secured to each refuse bin in order to prevent animals from gaining access.           The waste must be stored in dedicated areas and where baboons are prevalent, baboon-proof lids must be fitted.           Closed containers of sufficient number and volume must be strategically located around the offices, store rooms and workshops to contain all waste generated on the site.           Contractor contracts, conducting maintenance and other | <ul> <li>Sustainable management of waste by recycling</li> <li>To keep the site neat and tidy</li> <li>Minimise litigation and complaints by I&amp;APs</li> <li>Reduce visual impact</li> <li>Control potential influx of vermin and flies and thereby minimise the potential of diseases on site and in the surrounding environment</li> <li>Minimise potential pollution of soils, water resources and natural habitats</li> </ul> | <ul> <li>Disposal of rubble and<br/>refuse in an appropriate<br/>manner with no rubble<br/>and refuse lying on site</li> <li>Site is neat and tidy</li> <li>No complaints from<br/>surrounding residents and<br/>businesses</li> <li>Sufficient containers<br/>available on site</li> <li>No visible or<br/>measurable signs of<br/>pollution of the<br/>environment (soils,<br/>groundwater and surface<br/>water)</li> <li>Method statement</li> </ul> | O&M Manager<br>Contractor       | Daily               |    |  |  |

| Phase | of Development   |  | Impact/Issue   | 4  | Terra   | ain Office, Store Rooms   | , Workshops, Plan  | 1             |  |                      |   |                                   |
|-------|--|--|--|--|---|---|--|---------------|--|----------------------|---|-----------------------------------|
|       | MITIGATION MEASURE   |  |  |  |   | MANAGEMENT OBJE   | CTIVES   |               | MEASURABLE<br>TARGETS  | RESPONSIBLE<br>PARTY | FREQUENCY<br>ACTION   | OF                                |
| 4.4   | <ul> <li>The O&amp;M Manager must provide and maintain a method statement for dust control should it be needed at a stage. The method statement must provide information on the proposed source of water to be utilised and t details of the licenses acquired for such usage.</li> <li>The O&amp;M Manager will be responsible to source this water and obtain the required approvals to utilise this wat for the purpose of dust suppression.</li> <li>Dust production must be controlled by regular watering of the roads and works area, should the need arise.</li> <li>(NB: Concrete and cement dusts are toxic and damage soil properties. Watering for prevention of dust spre must therefore not be done where concrete dust has fallen, as it would infiltrate the soil. Cement bags must r be allowed to blow around the site and spread cement dust.)</li> <li>In addition to the standard dust suppression measures, main access roads and office and workshop areas, well as other areas where the standard measures are not sufficient, must be surfaced with a temporary surfa such as gravel to assist with dust suppression.</li> <li>Rehabilitated areas are to be maintained to prevent regression of vegetation.</li> <li>All vehicles transporting material that could be blown off (e.g. soil, rubble etc.) must be covered with a tarpaul and speed limits of 20 km/h must be adhered to on site.</li> <li>WORKSHOP EQUIPMENT, MAINTENANCE AND STORAGE</li> </ul>  |  |  |  | tilised and the<br>tilise this water<br>ed arise.<br>of dust spread<br>bags must not<br>shop areas, as<br>aporary surface | <ul> <li>Reduce visual impact</li> <li>Minimise loss of valuable soil</li> </ul>  |  |               | <ul> <li>No visible signs of dust</li> <li>No complaints from I&amp;APs</li> <li>No incidences reported</li> <li>No visible evidence of<br/>dust contamination in the<br/>surrounding environment</li> <li>Method statement</li> </ul> | O&M Manager          | At onset of opera<br>phase<br>When needed<br>Rehabilitated are<br>be monitored we<br>until sufficient pla<br>growth has estat<br>Thereafter month<br>monitoring | eas to<br>ekly<br>ant<br>olished. |
| 4.5   | <ul> <li>WORKSHOP EQUIPMENT, MAINTENANCE AND STORAGE</li> <li>The O&amp;M Manager must provide and maintain a method statement for workshop maintenance and cleaning. Machinery shall be stored in an appropriately surfaced area.</li> <li>All maintenance and washing of vehicles and equipment shall take place in the workshop area, which would be equipped with a bund wall and grease trap oil separator. During servicing of vehicles or equipment, a suitable drip tray shall be used to prevent spills onto the soil, especially where emergency repairs are done outside the workshop area. Leaking equipment shall be repaired immediately or be removed from site to be repaired elsewhere. All potentially hazardous and non-degradable waste shall be collected and removed to a suitably registered waste site.</li> <li>Workshop areas shall be monitored for oil and fuel spills and such spills shall be cleaned and remediated according the method statement. Cleaning and remediation must be done with products that are in line with best environmental practice, e.g. Sunsorb.</li> <li>Method statements will be required from all contractors conducting maintenance and other activities on site to show procedures for dealing with possible emergencies that could occur, such as fire and accidental leaks and spillage.</li> <li>An emergency spill kit must be complete and available on site at all times. The O&amp;M Manager must ensure that senior and other relevant members of the workforce are trained in dealing with spills by using emergency spill kits.</li> <li>The following shall apply:</li> <li>All contaminated soil/yard stones shall be removed and disposed of as hazardous waste at a registered facility or placed in containers to be taken to one central point where bioremediation can be done. (Bioremediation should only be an option if an Environmental Authorisation has been issued)</li> <li>A specialist contractor shall be used for the bioremediation of contaminated soil if the required remediation materials and exp</li></ul> |  | Prevent pollution of th     Minimise chance of tra     the acts controlling poll     Disposal of hazardous     an appropriate manner | ansgression<br>ution   | of  | <ul> <li>No pollution of the environment</li> <li>No litigation due to transgression of pollution control acts</li> <li>Method statement</li> </ul> | O&M Manager  | Monitor daily |  |                      |   |                                   |
| 4.6   | NOISE<br>Areas where noise levels exceed 75 dB shall be declared Noise Control Zones and employees working in th<br>areas shall wear the appropriate PPE. The OHS official shall be responsible for enforcing this condition<br>All vehicles shall be properly maintained and fitted with the required noise abatement equipment at all time<br>order to reduce possible noise pollution.  |  | condition.   | <ul> <li>Maintain noise</li> <li>"disturbing" as defined</li> <li>Noise Regulations</li> <li>Minimise the nuisan</li> <li>development</li> </ul> | in the Na   | tional  | <ul> <li>No complaints from<br/>surrounding landowners<br/>or I&amp;APs</li> </ul> | O&M Manager   | As and when req  | uired                |   |                                   |

| Phase | e of Development C OPERATION & MAINTENANCE  | Impact/Issue  | 4   | Terra | ain Office, Store Rooms  | , Workshops, Plant   |   |    |
|-------|---|---|---|-------|--|----------------------|---|----|
|       | MITIGATION MEASURE  | MANAGEMENT OBJ  | ECTIVES   |       | MEASURABLE<br>TARGETS  | RESPONSIBLE<br>PARTY | FREQUENCY<br>ACTION                                     | OF |
|       | Noisy activities shall take place only during working hours. The O&M Manager must inform the neighl<br>adjacent to the development in writing 24 hours prior to any planned activities that would be unusually noi<br>any other activities that could reasonably have an impact on the adjacent sites.<br>These activities could include, but are not limited to, blasting, piling, use of pneumatic jack-hammers<br>compressors, bulk demolitions, etc.  | isy or  |   |       |  |                      |   |    |
| 4.7   | FIRES   |   |   |       |  |                      |   |    |
|       | <ul> <li>The O&amp;M Manager must provide and maintain a method statement for fires, clearly indicating where and for purposes fires would be utilised, as well as details on the fuel to be utilised.</li> <li>Absolutely no burning of waste is permitted.</li> <li>Fires will only be allowed in facilities especially constructed for this purpose at the terrain office. V charcoal or anthracite are the only fuels permitted to be used for fires. The O&amp;M Manager must provide suff wood (fuel) for this purpose.</li> <li>Fires in the designated areas must be small in scale so as to prevent excessive smoke being released int atmosphere.</li> <li>NO open fires shall be allowed on site under any circumstances (the Forest Act, 1984 (Act No. 122 of 1984). Heavy smoke may not be released into the air.</li> <li>No firewood is to be collected, chopped or felled from private or public property or from within the site an surrounding natural vegetation. The O&amp;M Manager shall have fire-fighting equipment available at the to office and workshop and on all vehicles working on site, and fire-fighting training shall be given to personnel.</li> <li>Procedures relating to fire shall be developed in consultation with Siyancuma LM and landowners in the vicir the development.</li> <li>Farmers/community members shall be compensated at full market value for any proven losses due to resulting from negligence or non-compliance.</li> </ul> | Minimise destruction<br>and flora     Maintain safety on s<br>ficient     Maintain safety on s     inity of | Minimise destruction of natural fauna<br>and flora     Maintain safety on site  |       |  | O&M Manager          | Monitor daily   |    |
| 4.8   | EROSION AND SEDIMENTATION   |   |   |       |  |                      |   |    |
|       | The rehabilitated areas to be maintained and revegetated when needed.<br>To reduce the loss of material by erosion, the O&M Manager shall ensure that disturbance on site is kepr<br>minimum. The O&M manager shall be responsible for rehabilitating all eroded areas in such a way that<br>erosion potential is minimised after construction has been completed.<br>Disturbed areas that will require rehabilitation must be mulched to encourage vegetation regrowth where new<br>Mulch used must be free from alien seed.<br>These areas must be cordoned off in order to keep vehicles and personnel out.<br>The exposed soil surface will be sown with seeds of indigenous plant species.<br>Hay bales can be worked into the soil at 1:25 m <sup>2</sup> to act as mulch.<br>The hay bales will assist in slowing the water speed to allow for infiltration to occur, thereby decreasing su<br>runoff and increasing the chance of seedling germination, where possible slopes should be limited to a gra<br>of 1:2.<br>Rehabilitation shall be done immediately after disturbance in an area or removal of vegetation in order to sta<br>the soil.<br>In the event of a storm occurring before vegetation has been re-established in the disturbed areas, ston<br>other suitable material shall be packed in denuded areas, especially along the edges of structures, to ster<br>flow of storm water.   | t to a<br>at the<br>eded.<br>urface<br>abilise<br>ess or  | Minimise scarring of the soil surface<br>and land features     Minimise disturbance and loss of<br>topsoil     Regrowth of disturbed areas. |       | <ul> <li>No erosion scars</li> <li>No loss of topsoil</li> <li>No interference with the<br/>natural flow of water</li> <li>No visible erosion scars<br/>once construction is<br/>completed</li> <li>The footprint does not<br/>exceed the agreed<br/>boundaries</li> <li>All damaged areas<br/>successfully rehabilitated</li> <li>No dust pollution during<br/>windy periods</li> </ul> | O&M Manager          | As and when required                                    |    |
| 4.9   | FAUNA         All activities on site must comply with:         The regulations of the Animal Protection Act, 1962 (Act No. 71 of 1962).         All personnel and contractors at the PV power station must be informed that the intentional killing of any anir not permitted as faunal species are beneficial to humankind.         Poaching is illegal and it must be a condition of employment that any employee caught poaching wou dismissed. Employees must be trained on how to deal with faunal species as intentional killing will not tolerated.  | • Minimise destruction  | n of breeding   |       | <ul> <li>No complaints from<br/>Nature Conservation</li> <li>No litigation concerning<br/>applicable animal protection<br/>acts</li> <li>No measurable or visible<br/>signs of habitat destruction</li> </ul>  | O&M Manager          | Monitor daily<br>Monthly environn<br>sensitisation sess |    |

| Phase | of Development  | С  | OPERATION   | & MAINTENANCE   |  | Impact/Issue   | 4  | Terra   | ain Office, Store Rooms  | , Workshops, Plar    | it                        |       |
|-------|---|--|---|---|--|--|--|---|--|----------------------|---------------------------|-------|
|       | MITIGATION MEASURE  |  |   |   |  | MANAGEMENT OBJE  | CTIVES   |   | MEASURABLE<br>TARGETS  | RESPONSIBLE<br>PARTY | FREQUENCY<br>ACTION       | OF    |
|       | maintenance activities. In the c<br>safely relocate the animal.<br>The talk given to all personnel du<br>animals. Focus on animals such   | ase of a<br>Iring env<br>as snak<br>to repor<br>ilant whe  | problem animal, e.g.<br>ironmental induction tra<br>es and other reptiles th<br>t the sighting. Personi<br>en lifting stones etc. | al killing of fauna during routine construct<br>a large snake, a specialist must be cal<br>aining and follow up must include safety<br>hat often generate fear by telling worker<br>hel should also be informed where snak<br>ortalities (Wilson, 2010) | lled in to<br>with wild<br>'s how to   |  |  |   | TAKGETS  |                      |                           |       |
| 4.10  | FLORA   |  |   |   |  |  |  |   |  |                      |                           |       |
|       | removed, painted for benchmark<br>Any feature defaced by personne<br>Not any protected trees and plan<br>Any corridors to surrounding natu<br>Plants that are proclaimed as pro<br>on site. These plants, as well as<br>experienced botanist or ecologis<br>must occur every 6 months.  | es and natural vegetation or any other natural features inside and outside the site shall not be defaced,<br>loved, painted for benchmarks or otherwise damaged.<br>If feature defaced by personnel shall be reinstated.<br>any protected trees and plants to be damaged or removed.<br>If corridors to surrounding natural areas must be maintained and protected. These are no-go areas.<br>Ints that are proclaimed as problem plants or noxious weeds must be removed immediately, should they occur<br>site. These plants, as well as any other problem plants within a specific region as stipulated by a qualified and<br>erienced botanist or ecologist, must be included in an alien management program for the site. Eradication<br>st occur every 6 months. |   | ey occur<br>lified and  | <ul> <li>Minimal disturbance to<br/>where such vegetation interfere with opertions</li> <li>Prevent litigation conco<br/>of vegetation</li> <li>Encourage natural hat<br/>fauna</li> <li>Minimise scarring of th<br/>and land features</li> <li>Minimise disturbance at<br/>topsoil</li> <li>Minimise risk of veld fi</li> <li>Minimise risk of fauna<br/>destruction</li> </ul> | does not<br>erning remo<br>bitat flora an<br>ne soil surfar<br>and loss of<br>res  | oval<br>nd<br>ice  | <ul> <li>No litigation due to<br/>removal of vegetation<br/>without necessary<br/>permission</li> <li>Removal of exotic plants</li> <li>No visible erosion scars</li> <li>Footprint not exceeding<br/>the agreed boundaries</li> <li>All rehabilitated areas<br/>successfully maintained</li> <li>No veld fires</li> <li>No claims from<br/>landowners for damages<br/>due to veld fires</li> <li>Method statement</li> </ul> | O&M Manager  | 6 monthly            |                           |       |
| 4.11  | HERITAGE  |  |   |   |  |  |  |   |  |                      |                           |       |
|       | HERITAGE         Should any archaeological (e.g. remnants of stone-made structures, indigenous ceramics, bones, stone artefacts, ostrich eggshell fragments, charcoal and ash concentrations) and/or palaeontological features (fossils) be exposed during operation, work on the area where the features were found shall cease immediately, the area shall be demarcated and the SAHRA (if archaeological/palaeontological finds SAHRA APM Unit (Natasha Higgitt/John Gribble 021 462 5402) or, if unmarked burials, the SAHRA Burial Grounds and Graves (BCG) Unit (Mimi Seetelo 012 320 8490) shall be notified within 24 hours.         Under no circumstances shall artefacts be removed, destroyed or interfered with.         Any archaeological/palaeontological sites exposed must not be disturbed prior to authorisation by the South African Heritage Resources Agency or the appropriate provincial heritage resource agency. |  | sils) be<br>the area<br>(Natasha<br>CG) Unit  | <ul> <li>Limit the destruction o<br/>heritage resources</li> <li>The preservation and<br/>management of new are<br/>finds should these be di</li> </ul>   | appropriate<br>chaeologica   |  | No destruction of or<br>damage to known<br>archaeological features | O&M Manager   | Monitor Daily  |                      |                           |       |
| 4.12  | NO-GO/SENSITIVE AREAS   |  |   |   |  |  |  |   |  |                      |                           |       |
|       | be no vehicular access to the dra   | inage lin  | es outside the develop  | e development area, as demarcated. The<br>ment area.<br>a and signs before any construction   |  | Minimise the potential<br>of the of the footprint<br>Reduce loss of fauna a<br>Minimise the potential<br>protected and/or endam<br>flora species | and flora ha<br>for loss of  | abitat  | <ul> <li>No sign of movement<br/>through "no-go" areas.</li> <li>Containment of footprint</li> </ul>                       | O&M Manager          | Monitor weekly            |       |
| 4.13  | ACCESS ROUTE/HAUL ROADS   | 6  |   |   |  |  |  |   |  |                      |                           |       |
|       | No unauthorised access is permi<br>Any damage or degradation mus<br>No driving off the marked roads<br>with applicable signage.   | tted.<br>t be reha<br>is permi   | bilitated immediately.<br>itted and designated p  | rringement of the development on natura<br>arking areas must be identified and der<br>may have implications in terms of the   | marcated   | Minimise loss of topso<br>enhancement of erosion<br>Minimise fauna and flo<br>by destruction of natura   | n<br>ora displace  | ement   | <ul> <li>No erosion on access<br/>roads</li> <li>No loss of topsoil due to<br/>runoff water on access<br/>roads</li> </ul> | O&M Manager          | As required, mon<br>daily | iitor |

| Phase | of Development   | C   | OPERATIO  | N & MAINTENANCE  |  | Impact/Issue   | 4  | Terra        | ain Office, Store Rooms   | , Workshops, Plan    | nt                                   |        |
|-------|--|---|---|--|--|--|--|--------------|---|----------------------|--------------------------------------|--------|
|       | MITIGATION MEASURE   |   | -   |  |  | MANAGEMENT OBJE  | CTIVES   |              | MEASURABLE<br>TARGETS   | RESPONSIBLE<br>PARTY | FREQUENCY<br>ACTION                  | OF     |
|       | Water Act, 1998 (Act No. 36 of 1<br>Recreational activities, including<br>on the site nor on its access road   | but not li  | imited to quad bikes,   | 4x4 vehicles and dirt bikes sh   | all neither be allowed   |  |  |              | TARGETS   |                      | ACTION                               |        |
| 4.14  | TRAFFIC IMPACTS  |   |   |  |  |  |  |              |   |                      |                                      |        |
|       | Residents of nearby farms shall<br>Vehicle safety standards shall be<br>Construction vehicles shall not e<br>Safe entry and exit shall be insu<br>Vehicles shall not deviate from in   | e strictly a<br>xceed the<br>red by cre   | adhered to.<br>e speed limit.<br>eating a dedicated ad  |  |  | Minimise traffic impacts     No complaints from I&APs  |  |              | O&M Manager   | As required          |                                      |        |
| 4.15  | CRIME, SAFETY AND SECURI   | ΓY  |   |  |  |  |  |              |   |                      |                                      |        |
|       | No site staff, other than security<br>with ablution facilities, water and<br>open fires are not necessary.<br>A boundary fence will serve to<br>access to the site must be contro-<br>contractors working on site must<br>that only authorised personnel at<br>Personnel shall not be allowed to<br>Security and other personnel si-<br>trained to recognise signs of the<br>If poaching or stock theft is susp<br>stock theft.<br>It must be a condition of employn<br>The personnel are to be manag<br>No. 85 of 1993).<br>The O&M Manager shall ensure<br>but not be limited to procedures<br>1. fire,<br>2. spills,<br>3. contamination of the groun<br>4. employee accidents, and<br>5. use of hazardous substant | d refuse<br>prevent<br>blled so a<br>retain sc<br>re on site<br>o enter ne<br>hall be se<br>se activiti<br>ected, an<br>nent that<br>ed in stri<br>that all e<br>for<br>id,<br>ces and r<br>e that list | collection facilities, a<br>public access to the<br>as to restrict unauthor<br>one means of identi-<br>a at all times.<br>eighbouring private p<br>ensitised to the pose<br>es.<br>by worker could be se<br>these crimes shall v<br>ict accordance with<br>mergency procedure<br>materials. | as well as facilities for cooking<br>e site, for public safety and s<br>rised persons from entering th<br>fication. O&M Manager are res<br>properties.<br>sibility of stock theft and poac<br>earched for weapons and other<br>varrant dismissal.<br>the Occupational Health and S<br>as are in place. Emergency pro | g and heating so that<br>ecurity reasons. The<br>e site. Personnel and<br>ponsible for ensuring<br>thing in the area and<br>r signs of poaching or<br>Safety Act, 1993 (Act<br>cedures shall include | Reduce the risk of pot     Minimise the potential     environment  |  |              | No incidences reported  | O&M Manager          | Monitor daily                        |        |
|       | date and that all numbers and n<br>and workshop.<br>The nearest emergency service<br>to handle, must be identified. Th<br>services, must be available at pr  | ames are<br>provider,<br>e contac   | e posted at relevant<br>as well as its capac<br>t details of this eme   | locations throughout the terrail<br>city and the magnitude of accid<br>rgency centre, as well as the p   | n office, storage area<br>lents it would be able   |  |  |              |   |                      |                                      |        |
| 4.16  | HYDROLOGY  |   |   |  |  |  |  |              |   |                      |                                      |        |
|       | Excessive runoff during heavy ra<br>water, wherever possible, should<br>In the event of pollution the O&<br>assist in pollution control and/or<br>36 of 1998).<br>The O&M Manager shall ensure<br>water system or drainage area<br>Appropriate measures, such as<br>taken to prevent the ingress of si<br>No wastewater may run freely in  | l be allow<br>M Manag<br>to clean<br>that exce<br>as. It is<br>he erecti<br>It and sa   | ved to soak into the I<br>ger shall be respons<br>up polluted areas (S<br>essive quantities of s<br>important to prever<br>on of silt traps or the<br>nd into drainage line   | and in the area on which the w<br>ible for all costs incurred by or<br>Section 20 of the National Wat<br>sand, silt and silt-laden water d<br>nt contamination of the natur<br>e establishment of drainage rete<br>s or watercourses.  | ater falls.<br>rganisations called to<br>er Act, 1998, Act No.<br>lo not enter the storm<br>ral drainage system.   | Minimise pollution of s<br>groundwater resources<br>immediate and surroun<br>environments     Minimise impeding the<br>water     Minimise the impact o<br>flow dynamics     Minimise scarring of th<br>and land features | in the<br>ding<br>e natural flow<br>n natural wa | w of<br>ater | No visible signs of<br>pollution     No signs of siltation of<br>water courses     No visible erosion scarring<br>once construction is<br>completed     Minimum loss of topsoil     No access roads through<br>river and stream banks | O&M Manager          | As and when requestion monitor daily | uired, |

| Phase  | of Development C OPERATION & MAINTENANCE  | Impact/Issue   | 4   | Terra     | in Office, Store Rooms  | , Workshops, Plant                                    |  |     |
|--------|---|--|---|-----------|---|---|--|-----|
|        | MITIGATION MEASURE  | MANAGEMENT OBJEC   | CTIVES  |           | MEASURABLE<br>TARGETS   | RESPONSIBLE<br>PARTY                                  | FREQUENCY<br>ACTION                                  | OF  |
|        | Runoff containing high sediment loads must not be released into natural or municipal drainage systems or nearby watercourses. If this becomes a problem it is recommended that an attenuation pond be constructed to allow solids to settle out of runoff prior to leaving the site.<br>Approval must be obtained from DWS for any activities that require authorisation in terms of Section 39 of the National Water Act, 1998 (Act No. 36 of 1998) if necessary.<br>A relevant specialist must be consulted prior to the demarcation of drainage lines and wetlands where needed.<br>No vehicular access is allowed in permanently wet areas.<br>No equipment that may cause irreparable damage to wet areas shall be used.<br><b>"NO ENTRY</b> " signs must be strategically placed along rivers, streams and other natural or man-made drainage lines which are in close proximity to access routes. These lines and the vegetation occurring in them are sensitive to impacts during the operational phase and may not be polluted or damaged in any way.<br>No roads shall be cut through river and stream banks, as this may lead to erosion causing siltation of streams and downstream dams in the event of excessive thunderstorms. Existing drifts and bridges must be used if the landowner gives his consent. Such structures shall be thoroughly examined for strength and durability before they are used.<br>Ground drainage levels are required to direct surface runoff to drainage lines. These drainage lines must ensure that the water is gravity-fed from the workshop and office areas to areas with limited or no disturbance. This ensures that the water has the smallest potential of being contaminated before released into the environment. This also reduces the risk of erosive forces acting upon the channels through which the water flows.   | <ul> <li>Minimise erosion of ba<br/>subsequent siltation of r<br/>streams</li> <li>Minimise damage to ri</li> <li>Provide adequate draii<br/>water control on site.</li> </ul>   | nks and<br>ivers and<br>verine habit                      | tats      | <ul> <li>No visible erosion scars<br/>on banks once construction<br/>is completed</li> <li>No erosion or siltation<br/>downstream</li> </ul>  |   |  |     |
| 4.16.1 | Water Use – Operational Phase The PV modules would have to be cleaned regularly. This could either be done by using a vehicle based compressor to wash the modules down with water or by mechanically cleaning the modules with squeegees. The latter option is labour intensive and would create general unskilled jobs. Approximately 8 000m <sup>3</sup> water/annum would be needed for a 40 MW power station, should it be cleaned thrice yearly. These numbers include the potable needs of personnel. The water could be obtained from existing/drilled boreholes or potable water could be transported by water truck from Douglas to the site. It is proposed to source water from the Siyancuma LM. Should it be proposed to obtain water from boreholes, the necessary studies will be undertaken and approval sought from DWS for either a General authorisation or a Water Use Licence. If groundwater is to be used, the extent of the current groundwater usage in the area, the distance from boreholes to the planned development, the groundwater levels and the quality (chemical composition) of the water must be established. The sustainable yield rate of aquifers within the study area must be established to determine the amount of water that would be available for this development, taking into account other possible uses of these aquifers. The DWS manages water uses, and newly drilled boreholes or existing boreholes as well as their current and expected use should be registered with the DWS. Should borehole water be utilised, the sustainable yiel rate of the boreholes or existing boreholes as well as their current and expected use should be registered with the DWS. Should borehole water be utilised, the sustainable use. If potable water is to be transported from the nearest settlement/municipal area to the site by water truck, a letter of assurance of water availability for the operational phase should be obtained from the relevant institution. |  |   | -         | Water use applications<br>authorised at the onset of<br>operations.   | EA Permit Holder;<br>Project Manager;<br>O&M Manager. | At onset of operation<br>or when water is<br>needed. | ons |
| 4.17   | SOIL<br>Rehabilitated areas shall be maintained continuously during the operational phase.  | <ul> <li>Minimise scarring of th<br/>and land features</li> <li>Minimise disturbance a</li> <li>Remain within operation</li> <li>Minimise sedimentation</li> <li>drainage lines</li> <li>Maintain the integrity of<br/>Contain invasive plant</li> </ul> | and loss of a<br>on footprint<br>n of nearby<br>f topsoil | soil<br>, | <ul> <li>No visible erosion scars<br/>once construction is<br/>completed</li> <li>Footprint not exceeding<br/>the agreed site in terms of<br/>EA etc.</li> <li>Minimal invasive weed<br/>growth</li> <li>No signs of sedimentation</li> </ul> | O&M Manager   | Weekly inspections<br>Immediate action               | 5   |

| Phase  | of Development C OPERATION & MAINTENANCE   | Impact/Issue 4 Terr  | rain Office, Store Rooms, Workshops, Plant  |    |
|--------|--|--|---|----|
|        | MITIGATION MEASURE   | MANAGEMENT OBJECTIVES  | MEASURABLE RESPONSIBLE FREQUENCY<br>TARGETS PARTY ACTION  | OF |
|        |  |  | and erosion  • Method statement   |    |
| 4.18   | VISUAL IMPACT<br>All access roads must be properly maintained.<br>The workshop shall be kept neat and tidy.<br>Rehabilitated areas to be monitored and maintained during the operational phase.<br>Rubble and litter must be removed every week, or more often as the need arises, and be disposed of at a<br>registered landfill site.<br>In the event of glare from the development impacting negatively on motorists, the Department of Roads and   | <ul> <li>Minimise visual impact</li> <li>Eliminate risk of additional night-time visual impacts</li> </ul> | No complaints from I&APs<br>Good condition and<br>correct functioning of the<br>light fixtures<br>Effective containment of<br>light on the site |    |
| 4.18.1 | Public Works shall be consulted and solutions found.   |  | Minimal usage of security<br>and other lighting.  |    |
|        | <ul> <li>Specifications and placement of lighting and light fixtures shall be appropriate to the infrastructure in order to contain the impact.</li> <li>Other measures include: <ul> <li>Shield sources of light with physical barriers (walls, vegetation, or the structure itself).</li> <li>Limit mounting heights of lighting fixtures.</li> <li>Use footlights or bollard level lights.</li> <li>Use minimum lumen/wattage in fixtures.</li> <li>Use low pressure sodium lighting or other types of low impact lighting.</li> <li>Use motion detectors on security lighting so that these lights would only be activated when movement is detected in a certain area.</li> </ul> </li> </ul> |  |   |    |

| Pha | se of development  | D   | PRECONSTRUCTION, CONSTRUCTION & O   | PERATION   | E  | AP  |                              |   |  |        |
|-----|--|---|---|--|--|---|------------------------------|---|--|--------|
|     | ct / issue   | 1   | Specialist Requirements   |  | _  | roponent's Signature  |                              |   |  |        |
|     | MITIGATION MEASURE   |   | · · ·   | MANAGEMENT OBJECTIVES  |  | MEASURABLE TARGETS  | RES<br>PAR                   | PONSIBLE<br>TY  | FREQUENCY<br>ACTION  | OF     |
| 1.1 | ECOLOGICAL SPECIALIST RE   | COMMEND   | ATIONS – Mr. Hennie Erasmus (Appendix C)  |  |  |   |                              |   |  |        |
|     | Vegetation must be minimally disturbed and/or removed and monocultures should be avoided.<br>The creation of artificial habitats, especially open water and irrigated lawns, should be avoided altogether. The present vegetation structure on the property must be maintained.<br>Electrification of fences for the restriction of crawling animals is discouraged as this kills many non-target animals such as tortoises and pangolin. If such a fence is considered, the electrical fence contractor must discuss the configuration of the fence with an ecologist.<br>Problems with baboons and monkeys are not foreseen because the area is too far from the river. If however, problems are encountered, measures such as electrical fencing or other non-lethal measures can be implemented.<br>ECOLOGICAL SPECIALIST RECOMMENDATIONS – Ekotrust CC  |   | <ul> <li>Minimise impacts on fauna and flora</li> <li>Avoid additional disturbance of natural<br/>equilibrium by unnecessary creation of<br/>favourable conditions for specific<br/>species</li> <li>Avoid killing of animals by electric<br/>fences</li> <li>Avoid conflict with baboons or<br/>monkeys</li> </ul>   |  | <ul> <li>No unnecessary<br/>disturbance of vegetation</li> <li>No artificial habitats</li> <li>No animal mortalities due<br/>to electric fencing</li> <li>No conflict with baboons<br/>or monkeys</li> </ul> | Developer<br>Contractor<br>fence contractor<br>ECO<br>specialist  |                              | Once-off actions<br>during delineation<br>the area by the<br>surveyor and pla<br>of electric fencir | on of<br>land<br>anning  |        |
|     | ECOLOGICAL SPECIALIST RECOMMENDATIONS – Ekotrust CC         Thirteen protected plant species according to the NCNCA, CITES and NEM:BA were recorded on the sites.         The species richness of the plant communities is relatively high compared to the mean species richness of plant communities along the Orange River westwards, where the mean annual rainfall is lower.         The threatened status of the vegetation type in the area (Northern Upper Karoo) is considered as 'least threatened'.         The sites are not located in any protected area.         There is one individuals of a Protected Tree species on the site.         There are no Red List plant species with a status higher than 'least concern' on the sites.         There are no GWC or Kalahari endemic plant species recorded on site.         The Greefspan 3 site is bordered on the west and north by other proposed Solar Facility sites, and on the south by the main R357 tar road.         Any overhead power line should be clearly marked with 'flappers' to prevent bird collisions.         The erosion potential of the solis is low.         The fragmentation of the habitats is considered to be low.         The sensitivity of the different plant communities is rated as very low to low.         The significance of impacts on the sites is rated as low.         A biodiversity offset is not required regarding this proposed development. |   |   |  |  |   |                              |   |  |        |
|     | A biddiversity onset is not required regarding this proposed development.<br><b>Mitigation (construction and operational phases):</b><br>Development should be contained within the proposed footprint of the solar facility and unnecessary disturbance<br>adjacent to the site should be avoided. Dust control measures should be implemented during construction.<br>The denuded and disturbed areas on site due to construction should be re-vegetated (e.g. with grasses) as soon as<br>possible.<br>Establish a monitoring program for the early detection and control of alien invasive plant species.<br>No alien plant species should be used in landscaping or gardens around the site.<br>The core site is surrounded by similar habitat and displaced fauna should be able to move away from the developmer<br>site. However, it is important that all power lines be clearly marked to prevent bird collisions.   |   |   |  |  |   |                              |   |  |        |
| 1.2 | All electrical infrastructures shou<br>Any bird-unsafe electrical pylon<br>gap must be cut in the earth wire<br>on the structure.<br>Bird collisions on newly construc<br>diverters currently in use by Esk<br>new overhead structures.<br>Nesting by birds should be disco<br>structures, and by avoiding infras  | Id be monito<br>structures m<br>e. Perch dete<br>cted electrica<br>om. Preferer<br>uraged, eithe<br>structure con<br>aged by clos | <b>TFAUNA &amp; CHIROPTERA – Ms. Beryl Wilson</b> (AppendixD)<br>red weekly for bird mortalities (collisions and electrocutions)<br>ust be modified by Eskom to insulate dangerous live components, and a<br>rrents can also be installed to keep birds away from the dangerous areas<br>al features can be minimised with the standard anti-collision devices and<br>uce and consideration should be given to underground cabling rather than<br>er by removing nests as they are built, or by supplying suitable alternative<br>struction designs such as flat or trellised surfaces near key structures.<br>ing any roosting sites at night once the bats have left for foraging, and by<br>ing. | Monitor bird mortalities due to<br>electrical infrastructure     Avoid nesting or roosting of birds ar<br>bats | nd   | Minimal mortalities of<br>birds and bats     Minimal contact/conflict<br>between birds/bats and<br>humans | Deve<br>Conti<br>Esko<br>ECO | ractor<br>m   | Once-off modifie<br>to infrastructure<br>Weekly monitori<br>mortalities and<br>utilisation of<br>infrastructure by<br>and bats | ing of |

| Phas | se of development   | D   | <b>PRECONSTRUCTION, CONSTRUCTION &amp; OP</b>  | PERATION   | EA   | \P   |              |                |                     |    |
|------|---|---|--|--|--|--|--------------|----------------|---------------------|----|
|      | ct / issue  | 1   | Specialist Requirements  |  | Pro  | ponent's Signature   |              |                |                     |    |
|      | MITIGATION MEASURE  |   |  | MANAGEMENT OBJECTIVES  |  | MEASURABLE TARGETS   | RESP<br>PART | ONSIBLE<br>Y   | FREQUENCY<br>ACTION | OF |
| 1.3  | Maintenance of roads should be und<br>Truck drivers and other operators of<br>herders on the roads.   | dertaken t<br>f heavy m<br>employing                                      | achinery should be made aware of pedestrians, stray animals and stock farm labourers for construction purposes. It should be explained to such | <ul> <li>Minimise impacts on farming<br/>community</li> <li>Maintain roads used for PV power<br/>station in good order</li> <li>Avoid accidents due to<br/>construction/power generation activities<br/>in agricultural area</li> <li>Avoid competition between<br/>construction and agricultural employers</li> </ul> |  | of roads due to PV power<br>station<br>• No accidents due to<br>construction/power<br>s generation activities in<br>agricultural area<br>• No appointment of |              | oper<br>actor  | As and when require |    |
| 1.4  | Sensitive positioning of the constru<br>capacity of the study area by locatin<br>Construction of the development shu<br>All surface treatments shall be non-<br>Roads around the perimeter of the s<br>Light trespass and glare originating<br>be fitted to limit the amount of light t<br>When vertical structures or surfaces | et and security lighting should be avoided. Full cutoff luminaires should | Minimise visual impact     Eliminate risk of additional night-time visual impacts  | e  | <ul> <li>No complaints from<br/>I&amp;APs</li> <li>Effective containment of<br/>light on the site</li> </ul> | Develo<br>Contra<br>ESO  | - p -        | Monitor weekly |                     |    |
|      |   |   |  |  |  |  |              |                |                     |    |

# DECLARATION OF UNDERSTANDING BY THE DEVELOPER

| l,                |  |                                   |                |
|-------------------|--|-----------------------------------|----------------|
| representing      |  |                                   |                |
| declare that I ha | ve read and understood the contents of the Environmenta                          | al Management Program for:        |                |
| Contract          |  |                                   |                |
|                   | at I understand my responsibilities in terms of enforcing a<br>itioned Contract. | nd implementing the Environmental | Specifications |
|                   |  |                                   |                |
| Signed:           |  |                                   |                |
| Place:            |  |                                   |                |
| Date:             |  |                                   |                |
| Witness 1:        |  |                                   |                |

Witness2:

# DECLARATION OF UNDERSTANDING BY THE ENGINEER

| I,                |   |                           |
|-------------------|---|---------------------------|
| representing      |   |                           |
| declare that I ha | ve read and understood the contents of the Environmenta                           | I Management Program for: |
| Contract          |   |                           |
| I also declare th | at I understand my responsibilities in terms of enforcing ar<br>ntioned Contract. |                           |
|                   |   |                           |
| Signed:           |   |                           |
| Place:            |   |                           |
| Date:             |   |                           |
| Witness 1:        |   |                           |
| Witness2:         |   |                           |

# DECLARATION OF UNDERSTANDING BY THE CONTRACTOR

# DECLARATION OF UNDERSTANDING BY THE OPERATIONS AND MAINTENANCE MANAGER

| I,                |  |  |
|-------------------|--|--|
| representing      |  |  |
| declare that I ha | ave read and understood the contents of the Environmenta     | I Management Program for:                        |
| Contract          |  |  |
|                   | at I understand my responsibilities in terms of enforcing ar | nd implementing the Environmental Specifications |
| ~                 | (Facility Name)  |  |
|                   |  |  |
| Signed:           |  |  |
| Place:            |  |  |
| Date:             |  |  |
| Witness 1:        |  |  |
| Witness2:         |  |  |

# NATIONAL ENVIRONMENTAL MANAGEMENT ACT, ACT 107 OF 1998 DESIGNATION OF RESPONSIBILITY AND ASSIGNMENT OF DUTIES

#### **ENVIRONMENTAL SITE OFFICER**

## SECTION 28(1, 2 & 3) OF NEMA (ACT 107 OF 1998)

In terms of the provisions of my appointment as the Project Manager, I, \_\_\_\_\_

representing\_\_\_

do hereby designate you, \_\_\_\_\_

, in terms

of requirements of Section 28 (1, 2 & 3) of NEMA (Act 28 of 1998) and charge you with the following duties:

- 1. You are responsible for ensuring compliance to the Environmental Authorisation and all other relevant Environmental Legislation, by-laws and policies.
- 2. You are responsible for implementing the Environmental Management Plan on the construction works.
- 3. You are required to complete the daily and weekly inspection checklist.
- 4. You are required to compile a monthly report based on the aforementioned checklist.
- 5. You are required to report all environmental related issues and NCR's to the Designated Site Manager.
- 6. You are required to investigate, assess and evaluate the impact on the environment.
- 7. You are required to inform and educate employees about the environmental risks of their work and the manner in which their tasks must be performed in order to avoid causing significant pollution or degradation of the environment.
- 8. You are hereby given the authority to cease, modify or control any act, activity or process causing the pollution or degradation of the environment.
- 9. You are required to stop, contain or prevent the movement of pollutants or the activity causing degradation.
- 10. You are to eliminate any source of the pollution or degradation, where possible.
- 11. You are to remedy the effects of the pollution or degradation, where possible.

I \_\_\_\_\_\_as the Project Manager do hereby acknowledge the fact that by delegating these duties, I am not relieved of any responsibility in terms of the Act.

SIGNATURE

# ACKNOWLEDGEMENT OF DESIGNATION

I, (Print Name) do hereby accept this appointment of ENVIRONMENTAL SITE OFFICER and I also acknowledge and understand the requirements, role & responsibility of this appointment.

| SIGNED AT | : | <br> |
|-----------|---|------|
|           |   |      |
| DATE      | : |      |
|           |   |      |
| SIGNATURE |   |      |

DATE:

#### **ANNEXURE 6**

# METHOD STATEMENT:

(NAME OF METHOD STATEMENT)

CONTRACT

WHO IS RESPONSIBLE PERSON & COMPANY (Company & Individual)

WHAT WORK IS TO BE UNDERTAKEN (give a brief description of the works):

WHERE ARE THE WORKS TO BE UNDERTAKEN

(where possible, provide an annotated plan and a full description of the extent of the works):

HOW WILL THE WORKS BE UNDERTAKEN (provide as much detail as possible, including annotated sketches and plans where possible. Also include the equipment that will be used.): \* Note: please attach extra pages if more space is required

#### WHAT POSSIBLE IMPACTS COULD THE WORK HAVE ON THE ENVIRONMENT

#### WHAT MEASURES SHALL BE TAKEN TO PREVENT NEGATIVE IMPACTS ON THE ENVIRONMENT

#### START AND END DATE OF THE WORKS FOR WHICH THE METHOD STATEMENT IS REQUIRED:

Start Date:.....

End Date:

#### DECLARATIONS for Method Statement:

#### 1) CONTRACTOR

I understand the contents of this Method Statement and the scope of the works required of me. I further understand that this Method Statement may be amended on application to and with approval by the Engineer, and that the SHE Coordinator, Construction Manager and ECO will audit my compliance with the contents of this Method Statement.

(Signed)

(Print name)

Date: \_\_\_\_\_

Date:

#### 2) ENGINEER

The work described in this Method Statement, if carried out according to the methodology described, is satisfactory to prevent or control environmental harm and is thus approved:

(Signed)

(Print name)

3) ECO

The work described in this Method Statement, if carried out according to the methodology described, is satisfactory to prevent or control environmental harm and is thus approved:

(Signed)

(Print name)

Date:

EAP File: 2016/24 12/12/20/2645/AM4

## **ANNEXURE 7**

|      |                | ENVIRONMENTAL INC   | CIDENT LOG  |           |
|------|----------------|---|---|-----------|
| Date | Env. Condition | Comments<br>(Include any possible explanations for current condition and possible<br>responsible parties. Include photographs, records etc. if available) | Corrective Action Taken<br>(Give details and attach documentation as far as possible) | Signature |
|      |                |   |   |           |
|      |                |   |   |           |
|      |                |   |   |           |
|      |                |   |   |           |
|      |                |   |   |           |
|      |                |   |   |           |
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|      |                |   |   |           |
|      |                |   |   |           |
|      |                |   |   |           |
|      |                |   |   |           |

|      |      |               |                        |                  | WASTE REGIS   |          |       |   |             |                        |                               |
|------|------|---------------|------------------------|------------------|---------------|----------|-------|---|-------------|------------------------|-------------------------------|
| S/No | Date | Type of Waste | From What<br>Activity? | Approx<br>Amount | Hazard Rating | Disposal |       | Responsible Pe<br>Disposing Was<br>Print Name | erson<br>te | Responsil<br>Accepting | ble Person<br>J Waste<br>Sign |
|      |      |               |                        |                  |               | How      | Where | Print Name                                    | Sign        | Print<br>Name          | Sign                          |
|      |      |               |                        |                  |               |          |       |   |             |                        |                               |
|      |      |               |                        |                  |               |          |       |   |             |                        |                               |
|      |      |               |                        |                  |               |          |       |   |             |                        |                               |
|      |      |               |                        |                  |               |          |       |   |             |                        |                               |
|      |      |               |                        |                  |               |          |       |   |             |                        |                               |
|      |      |               |                        |                  |               |          |       |   |             |                        |                               |
|      |      |               |                        |                  |               |          |       |   |             |                        |                               |
|      |      |               |                        |                  |               |          |       |   |             |                        |                               |
|      |      |               |                        |                  |               |          |       |   |             |                        |                               |
|      |      |               |                        |                  |               |          |       |   |             |                        |                               |
|      |      |               |                        |                  |               |          |       |   |             |                        |                               |
|      |      |               |                        |                  |               |          |       |   |             |                        |                               |
|      |      |               |                        |                  |               |          |       |   |             |                        |                               |
|      |      |               |                        |                  |               |          |       |   |             |                        |                               |
|      |      |               |                        |                  |               |          |       |   |             |                        |                               |
|      |      |               |                        |                  |               |          |       |   |             |                        |                               |
|      |      |               |                        |                  |               |          |       |   |             |                        |                               |
|      |      |               |                        |                  |               |          |       |   |             |                        |                               |

|      | INTERESTED AND AFFECTED PARTY COMPLAINT REGISTER |           |                             |  |                                 |                      |                            |                  |           |                  |      |  |  |
|------|--|-----------|-----------------------------|--|---------------------------------|----------------------|----------------------------|------------------|-----------|------------------|------|--|--|
| S/No | Date   | Complaint | Person Lodging<br>Complaint | Contact<br>Particulars of<br>Complainant | How Addressed/<br>Actions Taken | Source of<br>Problem | Significance of<br>Problem | Person Receiving | Complaint | Responsible Pers |      |  |  |
|      |  |           |                             |  |                                 |                      |                            | Print Name       | Sign      | Print Name       | Sign |  |  |
|      |  |           |                             |  |                                 |                      |                            |                  |           |                  |      |  |  |
|      |  |           |                             |  |                                 |                      |                            |                  |           |                  |      |  |  |
|      |  |           |                             |  |                                 |                      |                            |                  |           |                  |      |  |  |
|      |  |           |                             |  |                                 |                      |                            |                  |           |                  |      |  |  |
|      |  |           |                             |  |                                 |                      |                            |                  |           |                  |      |  |  |
|      |  |           |                             |  |                                 |                      |                            |                  |           |                  |      |  |  |
|      |  |           |                             |  |                                 |                      |                            |                  |           |                  |      |  |  |
|      |  |           |                             |  |                                 |                      |                            |                  |           |                  |      |  |  |
|      |  |           |                             |  |                                 |                      |                            |                  |           |                  |      |  |  |
|      |  |           |                             |  |                                 |                      |                            |                  |           |                  |      |  |  |
|      |  |           |                             |  |                                 |                      |                            |                  |           |                  |      |  |  |
|      |  |           |                             |  |                                 |                      |                            |                  |           |                  |      |  |  |
|      |  |           |                             |  |                                 |                      |                            |                  |           |                  |      |  |  |
|      |  |           |                             |  |                                 |                      |                            |                  |           |                  |      |  |  |
|      |  |           |                             |  |                                 |                      |                            |                  |           |                  |      |  |  |
|      |  |           |                             |  |                                 |                      |                            |                  |           |                  |      |  |  |
|      |  |           |                             |  |                                 |                      |                            |                  |           |                  |      |  |  |

# ANNEXURE 8: CONTACT INFORMATION

| Name:        |  |
|--------------|--|
| Appointment: |  |
| Telephone:   |  |
| Fax:         |  |
| Mobile:      |  |
| Email:       |  |
| Company:     |  |
|              |  |
|              |  |

Signature:

#### ANNEXURE 9: PENALTIES/FINES FOR NON-COMPLIANCE

The Contractor/subcontractors must contact the ECO at any stage if unsure about any matter, or if a pollution incident occurs, vegetation is damaged or animals harmed.

ECO = Environmental Control Officer

ESO = Environmental Site Officer

| S No | Phase  | Penalty for non-compliance |                |
|------|--|----------------------------|----------------|
|      |  | Bottom of Range            | Top of Range * |
| Α    | Preconstruction Phase  |                            |                |
| 1    | Construction area to be demarcated before construction starts  |                            | R 5 000.00     |
| 2    | The demarcated area must be maintained throughout the construction phase   | R 500.00                   | R 1 000.00     |
| 3    | Site area for stockpiling of building material must be demarcated  | R 500.00                   | R 5 000.00     |
| 4    | Failure to stockpile material correctly  | R 1 000.00                 | R 10 000.00    |
| 5    | Site area for storing of waste material must be demarcated   | R 500.00                   | R 5 000.00     |
| 6    | Fencing of the construction site with wire mesh fencing of 1,8 m where necessary or other suitable material as agreed on by ECO  | R 500.00                   | R 1 000.00     |
| 7    | Siting of access road/s to be approved by ECO & demarcated with stakes before any construction starts (if applicable)  |                            | R 5 000.00     |
| 8    | Temporary route for construction must be determined on site with ECO   | R 1 000.00                 | R 5 000.00     |
| 9    | Telecommunications & AC power routes must be determined with the ECO   | R 1 000.00                 | R 5 000.00     |
| 10   | Sensitive features that may be harmed must be clearly marked or demarcated.  | R 500.00                   | R 2 000.00     |
| 11   | Vegetation that may not be removed must be clearly marked or demarcated.   | R 500.00                   | R 5 000.00     |
| 12   | Contractor shall ensure that construction team and all subcontractors are aware of all environmental aspects that could lead to imposition of penalties.   | R 100.00                   | R 5 000.00     |
| 13   | Contractor to sign Declaration of Understanding (DOU) before construction starts.  |                            | R 5 000.00     |
| 14   | Contractor to ensure that all subcontractors are informed and sign a DOU   | R 1 000.00                 | R 5 000.00     |
| 15   | Method statements shall be provided to the ECO. No work shall commence<br>until the method statement is accepted by the ECO and engineer.  | R 1 000.00                 | R 5 000.00     |
| В    | Construction Phase   |                            |                |
| B1   | Information  |                            |                |
| 16   | A copy of the C EMPr & Record of Decision with all the conditions of approval and the relevant method statements shall be at site at all times.  | R 2 000.00                 | R 10 000.00    |
| B2   | Construction Crew Behaviour  |                            |                |
| 17   | Construction crews may not overnight on site   | R 200.00                   | R 5 000.00     |
| 18   | No amplified music allowed on site   | R 200.00                   | R 5 000.00     |
| 19   | Construction crew shall stay within the demarcated construction area (applicable in sensitive areas)   | R 100.00                   | R 200.00       |
| 20   | Preparation and consumption of meals only allowed in demarcated area   | R 50.00                    | R 500.00       |
| 21   | Persons walking outside the demarcated boundaries of the site  | R 50.00                    | R 500.00       |
| 22   | No pets permitted on site  | R 100.00                   | R 1 000.00     |
| 23   | Any person, vehicle, item or plant, or anything related to the Contractor's operations causing a public nuisance.  |                            | R 100.00       |
| 24   | Driving, parking and storing of machinery and vehicles are only allowed inside demarcated areas and existing roads   | R 500.00                   | R 5 000.00     |
| 25   | Machinery may only be used on the road and may not disturb the vegetation<br>on the sides of the road except if cleared by the ECO. Machinery used shall<br>be carefully considered to limit environmental damage. | R 1 000.00                 | R 5 000.00     |
| 26   | No vegetation other than that agreed on may be damaged – i.e. no access to areas outside construction area ("no-go" areas).  | R 500.00                   | R 5 000.00     |
| 27   | No individual may cause unnecessary damage to flora and fauna on, around or near the construction site.  | R 500.00                   | R 2 000.00     |
| 28   | No littering allowed (incl. cigarette butts)   | R 20.00                    | R 2 000.00     |
| 29   | Damage to sensitive environments   | R 50.00                    | R 500.00       |
| 30   | Any vehicle driving in excess of designated speed limits   | R 2 000.00                 | R 100 000.00   |
| 31   | Any items, materials or machinery of the plant or operations situated or stored outside the demarcated boundaries of the site.   | R 500.00                   | R 5 000.00     |

| S No      | Phase  | Penalty for non-compliance |                          |
|-----------|--|----------------------------|--------------------------|
| ••        |  | Bottom of Range            | Top of Range *           |
| B3        | Excavations  | go                         |                          |
| 32        | No topsoil that was not specified and/or lies outside the demarcated area may  |                            | R 2 000.00               |
| 00        | be removed or altered.   | D 000 00                   |                          |
| 33        | Commercial sources of sand, rock and gravel to be cleared with the ECO   | R 200.00                   | R 5 000.00               |
| 34        | All surplus material to be removed from site shall be disposed of at approved site   | R 500.00                   | R 5 000.00               |
| B4        | Toilets  |                            |                          |
| 35        | Failure to provide adequate sanitation   |                            | R 3000.00                |
| 36        | Toilets to be secured to prevent them from falling or being blown over   | R 100.00                   | R 1000.00                |
| 37        | Toilets must be serviced regularly, (according to the manufacturer's   | R 100.00                   | R 1 000.00               |
| 01        | instructions) and kept clean   | 11100.00                   |                          |
| 38        | Individuals not making use of the provided ablution facilities   | R50.00                     | R 1 000.00               |
| B5        | Fire Prevention  |                            |                          |
| 39        | All mandatory fire-fighting equipment (as specified at startup) shall be on site   | R 500.00                   | R 4 000.00               |
|           | at all times   |                            |                          |
| 40        | Fire-fighting equipment to be in good working order and serviced   | R 500.00                   | R 2 000.00               |
| 41        | No fires, including cooking fires, allowed on site   | R 1 000.00                 | R 5 000.00               |
| B6        | Hazardous Substances   |                            |                          |
| 42        | Concrete and slurry batching may only be executed within the boundaries of the demarcated area and/or where agreed on by the ECO           | R 500.00                   | R 5 000.00               |
| 43        | All excess cement, concrete, bitumen and slurry mixes to be contained on construction site prior to disposal at an approved disposal site. | R 200.00                   | 5 000.00                 |
| 44        | Any cement, concrete, bitumen or slurry product spillage to be cleaned up immediately  | R 500.00                   | 5 000.00                 |
| 45        | Mixing and storage areas must be appropriately located in demarcated area  | R 500.00                   |                          |
| 46        | Oil spills   | R 500.00                   | R 5 000.00               |
| 47        | Persistent and unrepaired oil leaks from machinery and vehicles. The use of  | R 1 000.00                 | R 5 000.00               |
|           | inappropriate methods for refuelling such as the use of a funnel rather than a pump  |                            |                          |
| B7        | Dust Pollution Control   |                            |                          |
| 48        | Ensure that loose building material is covered to prevent dust pollution when  | R 100.00                   | R 1 000.00               |
|           | instructed by the ECO.   |                            |                          |
| B8        | Water runoff   |                            |                          |
| 49        | Contamination/pollution of water bodies, rivers, dams or wetlands (must be prevented at all cost)  | R 500.00                   | R 5 000.00               |
| 50        | Failure to control storm water runoff (rainwater from construction and building  | R 500.00                   | R 5 000.00               |
|           | site/s must be channelled, contained and allowed to dry out, so as not to  |                            |                          |
|           | transport any pollutants into the surrounding area. Temporary trenches, straw  |                            |                          |
|           | stabilising, brush cutting can be used.)   |                            |                          |
| B9        | Waste Control  |                            |                          |
| 51        | Sufficient refuse bins shall be placed on site   | R 500.00                   | R 5 000.00               |
| 52        | Refuse bins shall be cleaned on a regular basis  | R 100.00                   | R 2 000.00               |
| 53        | General litter/building refuse shall be cleaned regularly from the site  | R 500.00                   | R 1 000.00               |
| 54        | Contaminated water, paint, oil, cement, slurries etc must be stored in   | R 500.00                   | R 3 000.00               |
| FF        | watertight containers or as agreed with ECO  | D 400.00                   |                          |
| 55        | Store all refuse & waste material in wind and animal proof containers  | R 100.00                   | R 5 000.00               |
| 56        | Waste shall be disposed of at an appropriately licensed waste disposal site on   | R 500.00                   | R 5 000.00               |
| 57        | a regular interval   |                            |                          |
| 57<br>58  | The absence of or inadequate drip trays or bunding facilities  | R 500.00<br>R 200.00       | R 5 000.00<br>R 5 000.00 |
| 58<br>B10 | Failure to address oil/fuel leaks from onsite machinery Herbicides   | R 200.00                   | N.000 C M                |
| 59        | No herbicides or pesticides shall be used  | R 200.00                   | R 5 000.00               |
| 59<br>B11 | Construction of Road   | R 200.00                   | R 0 000.00               |
| 60        | Access and internal service roads shall be maintained and upgraded to  | R 500.00                   | R 2 000.00               |
| 00        | prevent degradation and erosion of the road and surrounds.   | 1300.00                    | 11 2 000.00              |
| B12       | Power and Telecommunications Supply  |                            |                          |
|           |  | R 500.00                   | R 5 000.00               |

| S No | Phase   | Penalty for non-compliance               |                |  |  |
|------|---|--|----------------|--|--|
|      |   | Bottom of Range                          | Top of Range * |  |  |
| 62   | No vehicles to drive through vegetation unless authorised by ECO  | R 500.00                                 | R 5 000.00     |  |  |
| 63   | Working shall be done in phases to prevent trampling of vegetation.   | N/A                                      | R 5 000.00     |  |  |
| B13  | Use of generators and fuel powered equipment  |  |                |  |  |
| 64   | A watertight cover shall be placed under the power generator equipment to prevent accidental spillage of fuel and oil seeping into the soil.                        | R 500.00                                 | R 5 000.00     |  |  |
| 65   | Drip tray shall have capacity for 120 % of fuel in generator.   | R 500.00                                 | R 5 000.00     |  |  |
| 66   | All waste material generated from the use of this equipment shall be contained<br>and removed from the site by supplier   | R 500.00                                 | R 5 000.00     |  |  |
| 67   | Mobile fuel powered equipment shall be well-maintained and shall not have any fuel or oil leaks   | R 200.00                                 | R 5 000.00     |  |  |
| B14  | Soil Stabilisation  |  |                |  |  |
| 68   | Ensure that soil material for filling and stabilisation comes from a source that does not contain seeds alien to the area. The source shall be cleared with the ECO | R 500.00                                 | R 5 000.00     |  |  |
| 69   | Erosion   | R 500.00                                 | R 5 000.00     |  |  |
| B15  | Cultural and Historical Artefacts   |  |                |  |  |
| 70   | Damage to Cultural Sites  | R 50 000.00                              | R 100 000.00   |  |  |
| 71   | Damage to Historical Sites  | R 50 000.00                              | R 100 000.00   |  |  |
| B16  | Trees   |  |                |  |  |
| 72   | Damage to indigenous trees and trees not declared as invader trees that are to be retained on site  | R 500.00                                 | R 5 000.00     |  |  |
| 73   | Penalties to be paid for each protected tree removed without prior permission.  |  |                |  |  |
|      | Girth of trunk (1m above ground level)  | Replacement value per tree<br>R 100.00   |                |  |  |
|      | 0-15 mm   |  |                |  |  |
|      | 16-30 mm  |  | R 200.00       |  |  |
|      | 31-50 mm  |  | R 500.00       |  |  |
|      | 51-75 mm  |  | R 1 000.00     |  |  |
|      | 76-100 mm   |  | R 2 500.00     |  |  |
|      | 101-150 mm  |  | R 5 000.00     |  |  |
|      | 150-300 mm  | R 10 000.00<br>R15 000.00 to R100 000.00 |                |  |  |
|      | Larger than 300 mm  |  |                |  |  |
| B17  | Rehabilitation  | ·  |                |  |  |
| 74   | Remove rocks and stones and stockpile in area recommended by ECO  | R 500.00                                 | R 5 000.00     |  |  |
| 75   | Remove all plants that can be used for rehabilitation and store on- or offsite in appropriate manner as agreed with ECO   | R 200.00                                 | R 5 000.00     |  |  |
| 76   | Removal of all old concrete, bitumen products, slurry and alien materials from site   | R 500.00                                 | R 5 000.00     |  |  |
| 77   | Site shall be cleared of all waste and building material  | R 500.00                                 | R 5 000.00     |  |  |
| 78   | Failure to reinstate disturbed areas within specified time period   | R 500.00                                 | R 5 000.00     |  |  |
| 79   | Failure to rehabilitate disturbed areas within 3 months of completion   | R 1 000.00                               | R 10 000.00    |  |  |

\*- Large scale or repeated offence

1. Where the Contractor inflicts irreparable damage upon the environment or fails to comply with any of the environmental specifications, he shall be liable to pay a penalty fine over and above any other contractual consequence. [In terms of the Conventional Penalties Act (1962) a creditor is not entitled to recover both the penalty and damages. Accordingly, where a Contractor causes damage, the Employer can either enforce a penalty or make the Contractor make good the damage, but not both.]

- 2. The Contractor is deemed NOT to have complied with this specification if:
  - a. Within the boundaries of the site, site extensions and haul/access roads there is evidence of contravention of the specification;
  - b. Environmental damage ensues due to negligence;
  - c. The Contractor fails to comply with corrective or other instructions issued by the Engineer within a specific time; and
  - d. The Contractor fails to respond adequately to complaints from the public.
- 3. Payment of any fines in terms of the contract shall not absolve the offender from being liable from prosecution in terms of any law.
- 4. The Contractor shall act immediately after a notice of non-compliance is received, and correct the cause for the issuing of the notice. Application of a penalty clause will apply for incidents of non-compliance. The imposition of such a penalty shall not preclude the relevant provincial authority from applying an additional penalty in accordance with statutory powers.

5. Failure to redress the cause shall be reported to the relevant authority for them to deal with the transgression, as deemed fit. The polluter-pays principle applies.

The "polluter-pays" principle provides that "the costs of remedying pollution, environmental degradation and consequent adverse health effects and of preventing, controlling or minimizing further pollution, environmental damage or adverse health effects must be paid for by those responsible for harming the environment. NEMA imposes a duty of care on every person who causes, has caused or may cause significant pollution or degradation of the environment to prevent such pollution or degradation from occurring, continuing or recurring. Insofar as such harm to the environment is authorised by law or cannot reasonably be avoided or stopped. NEMA requires that the pollution must be minimised and rectified.

Furthermore NEMA makes provision for damages to be awarded by the courts where loss or damage has occurred as a result of a contravention of certain environmental statutes. For example, offences under the National Water Act No. 36 of 1965 and the Environmental Conservation Act no. 73 of 1989 may result in penalties being imposed in terms of NEMA. Importantly, NEMA provides for the liability on conviction of employees, managers, agents and directors for any offences resulting from the failure to take all the reasonable steps that were necessary under the circumstances to prevent the commission of an offence.

ANNEXURE 10: LAYOUT PLAN VS ENVIRONMENTAL SENSITIVITY RANKING IN TERMS OF THE ECOLOGICAL STUDIES

# ANNEXURE 11: VAN ZYL ENVIRONMENTAL CONSULTANTS COMPANY PROFILE, CV, CORE COMPETENCIES