

HEKPOORT HOUSING – NOTIFICATION LETTER

ENVIRONMENTAL IMPACT ASSESSMENT AND WATER USE AUTHORISATION FOR THE PROPOSED HEKPOORT HOUSING PROJECT IN MOGALE CITY LOCAL MUNICIPALITY AS PART OF THE RAPID LAND RELEASE PROGRAMME FOR THE GAUTENG PROVINCE DEPARTMENT OF HUMAN SETTLEMENTS



JANUARY 2020

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	KEY ACRONYMNS	
СВ	A Critical Biodiversity Area	
EA	P Environmental Assessment Practitioner	
	F. C I A	

EAP	Environmental Assessment Practitioner
EIA	Environmental Impact Assessment
ESA	Ecological Support Area
GDARD	Gauteng Department of Agriculture and Rural Development
GDHS	Gauteng Department of Human Settlements
RLRP	Rapid Land Release Programme
NEMA	National Environmental Management Act, 1998 (Act 107 of 1998)
NWA	National Water Act, 1998 (Act 36 of 1998)

1. Background to the project

The Gauteng Department of Human Settlements (GDHS) is proposing to construct affordable housing in Hekpoort which is located within the Mogale City Local Municipality. The proposed housing project is part of the Gauteng Rapid Land Release Programme (RLRP) which was launched by the Premier of Gauteng Province, Mr David Makhura. The RLRP is a component of the broader land reform programme in the Province and the Republic of South Africa and is aimed at unlocking economic value through the release of land to qualifying individuals. Subsequent to the Gauteng Province; Executive Committee Approval on the 16th of May 2018, the Gauteng Department of Human Settlements is leading the Land Availability Stream (LAS), of the Rapid Land Release Programme to identify suitable sites for release to qualifying beneficiaries for use as:

- Complete Units ready for occupation:
- Serviced Sites for Self-build under the Finance Linked Individual Subsidy Programme (FLISP);
- Agricultural Sites; and
- Commercial Buildings;

The proposed **Hekpoort housing project** which will be discussed in this document is one the RLRP projects.

The Hekpoort site which occupies an area of approximately 73.37Ha comprises of the following Portions of the Farm Hekpoort 504 JQ.

- Portion 79;
- Portion 91;
- Portion 96;
- Portion 321; and
- Portion 322.

The site is located approximately 30km north-west of the Krugersdorp CBD and approximately 32km south-west of the Hartbeespoort Dam- CBD. The site centre co-ordinates are 25°53'11.2"S; 27° 37' 02.2 "E. The informal housing area of Lethabong occurs on the east of the site. Direct access to the site is available from the surfaced R560 which also transects the site. Refer to the site's Locality Map in **Figure 1** and the site's aerial image in **Figure 2**.

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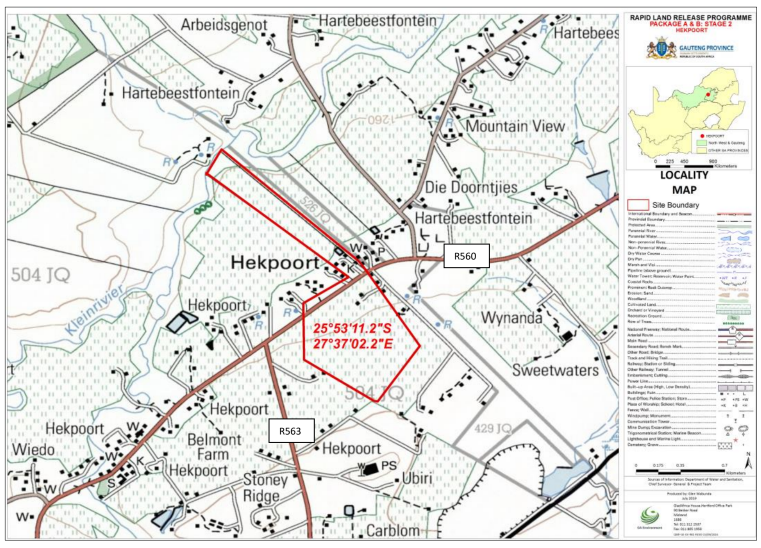


Figure 1: Locality Map of the project site

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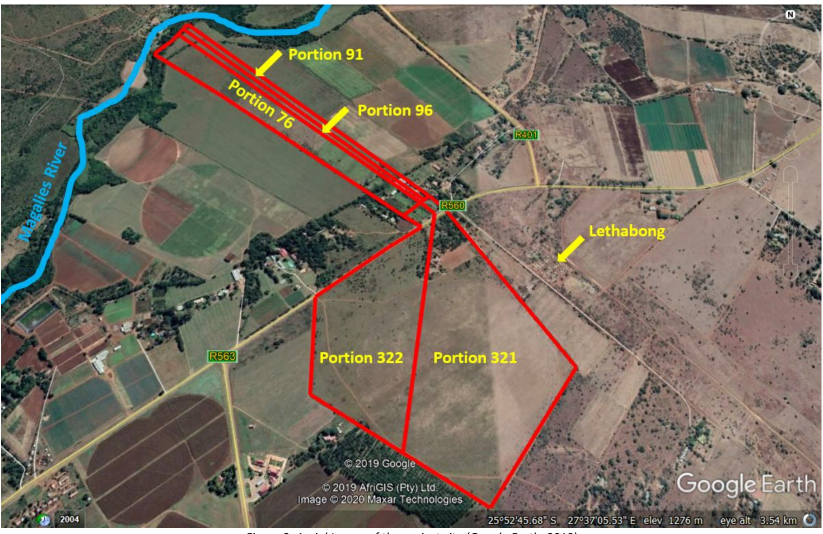


Figure 2: Aerial Image of the project site (Google Earth, 2019)

2. Problem Statement

In the Gauteng City Region, persistent challenges continue to be encountered in terms of rapid urbanisation and in-migration, thus placing enormous pressure on service delivery and provision of housing. Gauteng is a net positive immigration hub, with more South African residents migrating into the province as opposed to migrating out. In addition to this, access to land remains a big challenge for Gauteng residents, particularly for purposes of Agriculture, Human Settlements, Economic production and Industrialisation. This is coupled with the fact that Land Acquisition has been a persistent constraint on the delivery of Human Settlements in relation to time spent acquiring land, and the associated costs thereof. Most importantly, Gauteng beneficiaries have long demanded land for serviced sites to build houses for themselves. The RLRP will therefore serve to address some of the housing challenges that Gauteng as the smallest province in South Africa is faced with.

3. Purpose of this Notification Letter

The Public Participation Process (PPP) forms an integral part of any environmental application. This Notification Letter provides basic information regarding the project and offers the reader the with an opportunity to obtain further information on the project so as to make informed comments, raise issues of concern and generally contribute towards the realisation of the project. The distribution of this document is a crucial step in advising the reader on how to become involved in the PPP. This Notification Letter includes the following:

- A brief introduction to the project, including location details and the proposed infrastructure;
- An overview of the proposed activities and the environmental legal framework in which the project will be executed; and
- An explanation of the Public Participation Process (PPP) to be followed.

4. Proposed Development

At the time of the compilation of this Notification Letter and based on information received from the Project Team, the Hekpoort project was proposed as mixed-use development comprising of the 50% RDP, 50% Mixed Use (Social Housing and Business Ground Floor), Commercial and Agricultural developments. At the time of the compilation of this Notification Letter, 800 housing units were proposed for the Hekpoort Project. Unless otherwise arranged, the development will be serviced by the Mogale City Local Municipality in terms of water, stormwater, roads, sewage, electricity and any other required services.

It is important to highlight that as the project progresses, some of the details on the proposal may be changed in line with various requirements arising from the GDHS, other Authorities and/or Town Planning, Environmental, Engineering or other disciplines.

5. Need and Desirability for the project

The Bill of Rights as set out in Section 7 to Section 39 of the Constitution of the Republic of South Africa, 1996 (Act No. 108 of 1996) presents aspects that are related to the rights of all persons residing within the boundaries of South Africa. Section 26 (1) of the Constitution states that 'everyone has the right to have

access to adequate housing'. Section 26 (1) adds that 'The state must take reasonable legislative and other measures, within its available resources, to achieve the progressive realisation of this right'. It is mainly against this background that the GDHS is proposing housing in Hekpoort as well as other areas within the Gauteng province.

The economic opportunities available within the Gauteng province attract a large number or persons from other provinces of South Africa as well as abroad. The provision for adequate housing is therefore a priority for the GDHS who must ensure that housing is provided for all qualifying beneficiaries.

6. Environmental Legislative Requirements for the Proposed Development

Within the Bill of Rights, Section 24 of the Constitution of the Republic of South Africa, 1996 (Act No. 108 of 1996) states that

Everyone has the right—

- (a) to an environment that is not harmful to their health or wellbeing; and
- (b) to have the environment protected, for the benefit of present and future generations, through reasonable legislative and other measures that—
 - (i) prevent pollution and ecological degradation;
 - (ii) promote conservation; and
 - (iii) secure ecologically sustainable development and use of natural resources while promoting justifiable economic and social development.

It is clear that environmental protection is crucial for human well-being and also to ensure sustainability and protection of the natural environment.

In order to determine potential environmental issues that may arise during the construction of the proposed housing infrastructure, a site visit as well as desktop studies were undertaken. The following are the *key* environmental characteristics of the site based on site observations as well as desktop studies:

- According to the GIS desktop study, almost 36Ha of the site is located within an Ecological Support Area (ESA). Areas that support the ecological functioning of protected areas or Critical Biodiversity Areas (CBAs) or provide important ecological infrastructure; and
- Although the site is impacted by current as well as some historical crop and stock farming, the site has naturally rehabilitated.

The National Environmental Management Act (NEMA), 1998 (Act 107 of 1998). NEMA, is one of the key environmental legislation that when undertaking any activities in environmentally sensitive areas such as ESA's. NEMA is a national legislation that provides for the authorisation of certain controlled activities known as 'listed activities. **Table 1** is an outline of the key legislation well as the reasons for the project applicability and implications therefore.

Table 1: Key environmental legislation that is applicable for the project

Legislation	Applicability to project	Implications
National Environmental	NEMA is the main environmental	An Environmental Impact
Management Act, 1998 (NEMA)	legislation for South Africa. The EIA	Assessment (EIA) will be
EIA Regulations 2014 (as amended)		undertaken. Refer to

Legislation	Applicability to project	Implications
	Regulations are discussed in	Sections 6.1 and 7 of this B
	Section 6.1 of this	Notification Letter.
	of this Notification Letter	
National Environmental	A portion of the site is located	A Floral Assessment must be
Management: Biodiversity Act	within an ESA and also within an	undertaken (refer to Section
(NEMBA), 2004 (Act 10 of 2004)	area that has been rehabilitated	8 of this Notification Letter)
National Heritage Resources Act,	Approximately 30 graves were	A Heritage Impact
1999 (Act No. 25 of 1999)	noted within the site boundaries in	Assessment must be
	the area larger section of the site	undertaken (refer to Section
	(i.e. Portion 321 and 322) in the	8 of this Notification Letter).
	area immediately south east of the	
	informal soccer pitch located	
	south east of the residential area	
	in this larger section of the site. It	
	is important to note that graves	
	are protected in terms of Section	
	36 of the National Heritage	
	Resources Act, 1999 (Act No. 25 of	
	1999) and this legislation must be	
	adhered to should there be a need	
	for the relocation of the graves.	
	Further to the above and in line	
	with Section 38 of the Act, as	
	activities are proposed within a	
	site footprint which occupies an	
	area of approximately 73 hectares,	
	and as numerous linear activities	
	(e.g. roads, pipelines) will be	
	required, Section 38 of the	
	National Heritage Resources Act,	
	1999 (Act No. 25 of 1999) must be	
National Mark And According to	adhered to.	A Maria de la companya de la company
National Water Act, 1998 (Act No.	The Magalies river runs along the	A Water Use Authorisation
36 of 1998)	edge of the narrow north eastern	will most likely be required
	section of the site that comprises	for the project. In addition to
	of Portions 79, 91 and 96. As it is	these, specialist studies to
	highly probable that the River will	the River will need to be
	be affected by proposed project	undertaken. These are the
	activities (e.g. the usage of water	Wetland and riparian assessment and delineation
	for irrigation, the discharge of	
	stormwater into the watercourse)	as well as the
		Aquatic Assessment. These are discussed in greater
		are discussed iii greater

Legislation	Applicability to project	Implications
		details in Section 8 of this Notification Letter.

The triggered listed activities that are applicable to the project both under the National Environmental Management Act, 1998 (NEMA) EIA Regulations 2014 (as amended) and the National Water Act, 1998 (Act No. 36 of 1998) will be presented.

6.1 National Environmental Management Act, 1998 (NEMA) EIA Regulations 2014 (as amended)

The NEMA as amended in April 2017 identifies three separate administrative processes for EIAs, depending on the nature of the activity. A Basic Assessment process (Listing Notice 1) is identified for those activities that have less of a possible detrimental impact to the environment. A Scoping and EIA process (Listing Notice 2) is necessary for those activities, which are identified as having more of a possible detrimental impact on the environment, whereas Listing Notice 3 relates to identified activities that would require a Basic Assessment prior to the commencement of those activities in specific identified geographical areas only.

The NEMA EIA Listed Activities presented in **Table 1** are based on the proposed project activities based on information that is currently available. A 'listed activity' refers to any activity that is presented under any of the three Listing Notices that have been published under Government Gazette No 40772 on 07 April 2017 and are an amendment of the 2014 Regulations that were published under Government Gazette No. 38282 on 04 December 2014.

Table 2 presents the NEMA listed activities triggered by the proposed housing project.

Table 2: Triggered NEMA EIA Listed Activities

Project Activities	Listed Activity	Implications
Bulk transportation of	Listing Notice 1, Activity 9	A Basic Assessment is required
water or stormwater will		
be required for the	The development of infrastructure	
project. It must be noted	exceeding 1 000 metres in length for	
that the Hekpoort site is	the bulk transportation of water or	
located outside the Urban	storm water—	
Area	(i) with an internal diameter of	
	0,36 metres or more; or	
	(ii) with a peak throughput of 120	
	litres per second or more;	
	excluding where—	
	(a) such infrastructure is for bulk	
	transportation of water or storm	
	water or storm	
	water drainage inside a road	
	reserve or railway line reserve; or	

Project Activities	Listed Activity	Implications
	(b) where such development will	
	occur within an urban area.	
The development will	Listing Notice 1, Activity 10	A Basic Assessment is required
require bulk		
transportation of sewage	The development and related	
and waste water. As	operation of infrastructure exceeding	
previously stated, the	1 000 metres in	
Hekpoort site is located	length for the bulk transportation of	
outside the Urban Area	sewage, effluent, process water,	
	waste water,	
	return water, industrial discharge or	
	slimes –	
	(i) with an internal diameter of	
	0,36 metres or more; or	
	(ii) with a peak throughput of 120	
	litres per second or more;	
	excluding where—	
	(a) such infrastructure is for the	
	bulk transportation of sewage,	
	effluent, process	
	water, waste water, return	
	water, industrial discharge or	
	slimes inside a road	
	reserve or railway line reserve; or	
	(b) where such development will occur	
	within an urban area.	
Any activities proposed	Listing Notice 1, Activity 12	A Basic Assessment is required
within a 32m distance of	The development of	
the Magalies River	The development of—	
	(i) dams or weirs, where the	
	dam or weir, including infrastructure and water	
	surface area, exceeds	
	100 square metres; or	
	(ii) infrastructure or	
	structures with a physical	
	footprint of 100 square	
	metres or more;	
	where such development occurs—	
	(a) within a watercourse;	
	(b) in front of a development setback;	
	or	

Project Activities	Listed Activity	Implications
	(c) if no development setback exists,	
	within 32 metres of a watercourse,	
	measured from the edge of a	
	watercourse; —	
	excluding—	
	(aa) the development of	
	infrastructure or structures within	
	existing ports or harbours that will	
	not increase the development	
	footprint of the port or harbour;	
	(bb) where such development	
	activities are related to the	
	development of a port or harbour, in	
	which case activity 26 in Listing	
	Notice 2 of 2014 applies;	
	(cc) activities listed in activity 14 in	
	Listing Notice 2 of 2014 or activity 14	
	in Listing Notice 3 of 2014, in which	
	case that activity applies;	
	(dd) where such development occurs	
	within an urban area; [or]	
	(ee) where such development occurs	
	within existing roads, [or] road	
	reserves or railway line reserves; or	
	(ff) the development of temporary	
	infrastructure or structures where	
	such	
	infrastructure or structures will be	
	removed within 6 weeks of the	
	commencement of development and	
	where indigenous vegetation will not	
	be cleared.	
The GDHS intends to	Listing Notice 1, Activity 28	A Basic Assessment is required
construct housing in an		
area previously used for	Residential, mixed, retail, commercial,	
agriculture	industrial or institutional	
	developments where	
	such land was used for agriculture,	
	game farming, equestrian purposes or	
	afforestation	
	on or after 01 April 1998 and where	
	such development:	

Project Activities	Listed Activity	Implications
	(i) will occur inside an urban area, where the total land to be developed is bigger than 5 hectares; or (ii) will occur outside an urban area, where the total land to be developed is bigger than 1 hectare;	
	excluding where such land has already been developed for residential, mixed, retail, commercial, industrial or institutional purposes.	
Indigenous vegetation will need to be cleared to allow for the proposed development. Indigenous vegetation refers to plant species occurring naturally in an area, regardless of the level of alien infestation and where the topsoil has not been lawfully disturbed during the preceding ten years) that occurs on site	Listing Notice 2, Activity 15 The clearance of an area of 20 hectares or more of indigenous vegetation, excluding where such clearance of indigenous vegetation is required for — (i) the undertaking of a liner activity; or (ii) maintenance purposes undertaken in accordance with a maintenance management plan	An Environmental Impact Assessment is required
In order to bring the development into realisation, there needs to be clearance i.e. permanent removal of the indigenous vegetation that occurs within an Ecological Support Area.	Listing Notice 3, Activity 12 The clearance of an area of 300 square metres or more of indigenous vegetation except where such clearance of indigenous vegetation is required for maintenance purposes undertaken in accordance with a maintenance management plan in: c. Gauteng i. Within any critically endangered or endangered ecosystem listed in terms of Section 52 of the NEMBA or prior to the publication of such a list, within an area that	A Basic Assessment is required

Project Activities	Listed Activity	Implications
	has been identified as	
	critically endangered in the	
	National Spatial Biodiversity	
	Assessment 2004;	
	ii. Within Critical Biodiversity	
	Areas or Ecological Support	
	Areas identified in the	
	Gauteng Conservation Plan or	
	bioregional plans; or	
	iii. On land, where, at the time	
	of the coming into effect of	
	this Notice or thereafter such	
	land was zoned open space,	
	conservation or had an	
	equivalent zoning	
In order to bring the	Listing Notice 3, Activity 14	A Basic Assessment is required
housing development		
into realisation, there	The development	
needs to be development	of—	
of infrastructure or	(i) dams or weirs, where the dam or	
structures with a physical	weir, including infrastructure and	
footprint of 10 square	water surface area exceeds 10 square	
metres or more within an	metres; or	
ESA	(ii) infrastructure or structures with a	
	physical footprint of 10 square metres	
	or more; where such development	
	occurs—	
	(a) within a watercourse;	
	(b) in front of a development	
	setback; or	
	(c) if no development setback has	
	been adopted, within 32 metres of a	
	watercourse, measured from the	
	edge of a watercourse; excluding the	
	development of infrastructure or	
	structures within existing ports or	
	harbours that will not increase the	
	development footprint of the port or	
	harbour.	
	in.	
	in C. Gautang	
	c. Gauteng i. A protected greg identified in terms	
	i. A protected area identified in terms of NEMPAA, excluding conservancies;	
	of Neiviraa, excluding conservancies;	

Project Activities	Listed Activity	Implications
	ii. National Protected Area Expansion	
	Strategy Focus Areas;	
	iii. Gauteng Protected Area Expansion	
	Priority Areas;	
	iv. Sites identified as Critical	
	Biodiversity Areas (CBAs) or Ecological	
	Support Areas	
	(ESAs) in the Gauteng Conservation	
	Plan or in bioregional plans;	
	v. Sites identified within threatened	
	ecosystems listed in terms of the	
	National Environmental	
	Management Act: Biodiversity Act	
	(Act No. 10 of 2004);	
	vi. Sensitive areas identified in an	
	environmental management	
	framework adopted by the relevant	
	environmental authority;	
	vii. Sites or areas identified in terms	
	of an international convention;	
	viii. Sites managed as protected areas	
	by provincial authorities, or declared	
	as nature reserves in terms of the	
	Nature Conservation Ordinance	
	(Ordinance 12 of 1983) or the	
	NEMPAA;	
	ix. Sites designated as nature	
	reserves in terms of municipal Spatial	
	Development Frameworks; or	
	x. Sites zoned for conservation use or	
	public open space or equivalent	
	zoning.	

It is important to note that in the case of the triggered activities for the Hekpoort Project as presented in **Table 2**, as both a Basic Assessment and an Environmental Impact Assessment (only for Listing Notice 2, Activity 15) are triggered, the Environmental Impact Assessment (EIA) will supersede the Basic Assessment. The EIA process is briefly presented in **Section 7** of this Notification Letter.

6.2 National Water Act, 1998 (Act No. 36 of 1998)

Due to the narrow portion of this site to the Magalies River, there is a high probability of the occurrence of negative impacts on the river as a result of the proposed development. Any activity that occurs within a regulated area requires an application for a Water Use Authorisation (WUA) in the form of a Water Use License Application (WULA) or a General Authorisation (GA) with the DWS. Of the Eleven (11) Water Uses

that are covered under Section 21 of the National Water Act (NWA), 1998 (Act No. 36 of 1998), the triggered activities identified for the Hekpoort project are presented in **Table 3**.

Table 3: NEWA Triggered Activities

Proposed Activity	Section 21 Triggered Activity
possible irrigation to support proposed agricultural	(a) taking water from a water resource
activities	
discharge of stormwater into the watercourse or	(c) impeding or diverting the flow of water in a
due to any other activities that will directly impact	watercourse
on the River	(i) altering the bed, banks, course or characteristic
	of a watercourse

It is important to note that a WUA will be required should any of the water uses be triggered as a result of any component of the development regardless where this occurs within the regulated area.

7. Description and Objective of the Environmental Impact Assessment Process

An Environmental Impact Assessment (EIA) process aims to identify and assess potential environmental impacts associated with the proposed development as well as any alternatives to the development / activity and to compile appropriate mitigation measures. The key objective of the EIA process is for GDHS to obtain the required Environmental Authorisation (EA) for the project from the Competent Authority (CA). The CA an organ of state charged by the National Environmental Management Act (NEMA) with evaluating the environmental impact of an activity and, where appropriate, with granting or refusing an environmental authorisation in respect of that activity. In the case of the proposed project, the CA is the Gauteng Department of Agriculture and Rural Development (GDARD) as the project will take place within the Gauteng province. The EA is a decision by a Competent Authority to authorise a listed activity in terms of the National Environmental Management Act (NEMA). The authorisation means that a project, either in totality or partially, can commence subject to certain conditions. The Competent Authority has a right to refuse to grant authorisation for a project in totality or partially. Should the EA be granted, GDHS will commence with the construction of the proposed development.

The Scoping and EIA process is required for this project as the proposed as already presented in this Notification Letter. In accordance with the EIA Regulations, the main purpose of the Scoping Study is to focus the environmental assessment in order to ensure that only potentially significant issues and reasonable and feasible alternatives are examined in the EIA Phase. The EIA Phase commences after the Competent Authority accepts the Scoping Report and advises the Environmental Assessment Practitioner (EAP) in terms of GNR 982in Government Gazette No 40772 to proceed with the tasks contemplated in the Plan of Study for EIA. Each of these are briefly presented.

8. Environmental Specialist Studies

Environmental Specialist Studies are required on a project where expertise is required regarding an environmental issue that was either noted on site through desktop and/or site observations. These can either be independent studies, where an EIA is not required, or used to support the EIA as is the case for the proposed development in Hekpoort

Some of the key Environmental Studies that will need to be undertaken for the project are as follows.

- Wetland and riparian assessment and delineation: To determine the status and extend of the watercourse;
- Aquatic Assessment: to determine the physical, chemical and ecological properties of the watercourse;
- Floral Assessment: To identify the vegetation that occurs along the riparian area;
- Faunal Assessment: To identify any fauna that occurs along the riparian area as well as outside this
 area;
- Floodline Determination: To determine the floodlines of the Magalies River in order to guide development decisions in terms of the placement of infrastructure; and
- Socio-Economic Impact Assessment: to determine the social and economic impacts of the proposed project.

It is important to note that other Studies/tasks that will be undertaken for the project fall under Town Planning, Engineering, Architecture as well as various other disciplines.

9. Public Participation Process

In terms of Chapter 6 of the NEMA Environmental Impact Assessment (EIA) regulations, 2014, as amended, a Public Participation Process (PPP) forms an integral part of an Environmental Impact Assessment Process. The PPP provides Interested and Affected parties (I&APs), including GDARD as the Competent Authority, with an opportunity to provide comments and to raise issues of concern about the project or to make suggestions on the processes and proposed activities. Any I&APs can therefore register on the project to obtain ongoing information about the EIA Process for the proposed housing development. An I&AP as defined by NEMA 1998 is

'an interested and affected party contemplated in section 24(4)(a)(v), and which includes-

- (a) any person, group of persons or organisation interested in or affected by such operation or activity; and
- (b) any organ of stale that may have jurisdiction over any aspect of the operation or activity.'

The compilation of PPP documents such as this *Notification Letter* is one of the requirements of Chapter 6 of the NEMA Environmental Impact Assessment (EIA) regulations, 2014, as amended. Other documents that will be drafted as part of the project notification phase include a Site Notice that will be mounted on site and a newspaper advert for placement in a local newspaper. The process also requires the undertaking of any other PPP methods such as Focus and/or Public Meetings where the need for these arises.

The Draft Scoping Report and the Draft Environmental Impact Report will be made available for public review and all registered I&APs will be informed of the availability of this document. The registered I&APs will be given the legislated 30-day period to provide comments on the report. Upon GDARD's issuing of the Environmental Authorisation (permission to commence with the development), all registered I&APs will be informed of the decision and provided with an opportunity to appeal the decision. The opportunity to register on the project as an I&AP will be kept open from the Notification phase up to the issuing of the Environmental Authorisation. The project I&AP database has been opened and will be maintained by GA Environment

10. Opportunity to participate

Should you wish to register as an I&AP on the project or to make suggestions and/or comments on this proposal, kindly provide these together with your name, contact details (preferred method of communication, e.g. e-mail cellphone) and an indication of any interest which you (or the organisation you represent) have in the application to Name: Ntsebo Mkhize at Tel: 011 312 2537 Fax: 011 805 1950, e-mail: ntsebom@gaenvironment.com or environment@gaenvironment.com or Post: P.O Box 6723 Halfway House 1685. You may use the attached registration and comment sheet. nterest in the project by latest 02nd March 2020.

Notification Letter- Hekpoort January 2020

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REGISTRATION AND COMMENT SHEET JANUARY 2020

Name:	Would like to be registered on the Project database? Yes / No
Surname:	COMMENT/S
Organisation:	
Postal or Residential Address:	
Post Code:	
Tel number:	OTHER INTERESTED AND AFFCTED PARTIES
Fax number:	Please add the following neighbours/interested or affected parties to your mailing list (please provide their names, surnames and telephone numbers):
Cellphone number:	1)
E-mail address:	2)
GA Environment	

Please complete and return to GA Environment for:

Attention: Ntsebo Mkhize

 $\textbf{E-mail:} \ \underline{environment@gaenvironment.com} \ or \ \underline{ntsebom@gaenvironment.com} \ \textbf{,Fax:} \ (011) \ 805 \ 1950/57,$

Post: PO Box 6723, Halfway House, Midrand, 1685

You may also call us on (011) 312 2537