



ENVIRONMENTAL MANAGEMENT PROGRAMME

DRAFT BASIC ASSESSMENT FOR THE PROPOSED DECOMMISSIONING (CLOSURE) OF THE EMADLANGENI LANDFILL, EMADLANGENI LOCAL MUNICIPALITY, KWAZULU NATAL PROVINCE

JANUARY 2018

ENVIRONMENTAL MANAGEMENT PROGRAMME

FOR

BASIC ASSESSMENT FOR THE PROPOSED DECOMMISSIONING (CLOSURE) OF THE EMADLANGENI LANDFILL, EMADLANGENI LOCAL MUNICIPALITY, KWAZULU NATAL PROVINCE

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PROJECT DETAILS

Title : Basic Assessment and a Waste Management Licence

Application Process for the Proposed Decommissioning of Emadlangeni Local Municipality, Kwazulu Natal

Province

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ABBREVIATIONS

DEA Department of Environmental Affairs

DWA Department of Water Affairs

ECA Environmental Conservation Act (Act 73 of 1989

EDTEA KwaZulu Natal Department of Economic Development, Tourism and

Environmental Affairs

EIA Environmental Impact Assessment EMP Environmental Management Plan

EMPR Environmental Management Programme

G General Waste

GCB General Communal Landfill
GSB General Small Landfill
GMB General Medium Landfill
GLB General Large Landfill
H Hazardous Waste

HDPE High-Density Polyethylene
I&APs Interested and Affected Parties

IRD Initial Rate of Deposition

IWMP Integrated Waste Management Plan or Industry Waste Management Plan

KPI Key Performance Indicators

DEA Department of Environmental Affairs

DWA Department of Water Affairs

ECA Environmental Conservation Act (Act 73 of 1989

EDTEA KwaZulu Natal Department of Economic Development, Tourism and

Environmental Affairs

EIA Environmental Impact Assessment EMP Environmental Management Plan

DEFINITIONS

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 Programme (EMPr) is being implemented and is performing with the aim of helping to safeguard the environment by facilitating management control which would include meeting regulatory requirements. Results of the audit help the organisation to improve its environmental policies and management systems, while keeping track of their compliance with the Environmental Authorization.

Contamination - Polluting or making something impure. The presence of a minor and unwanted constituent, contaminant or impurity in a material or natural environment.

Corrective (or remedial) action - Response required in addressing 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, soil degradation.

Decommission – A general term for a formal process to remove something from an active status with specific reference to infrastructure or equipment.

Proponent— Entity which applies for environmental approval and is ultimately accountable for compliance to conditions stipulated in the EA (Environmental Authorisation) and EMPr

Environment - The surroundings within which humans exist and that are made up of land, water and atmosphere of the earth, micro-organisms, plant and animal life: or any part or combination of the two and the interrelationships among them, the physical, chemical, aesthetic and cultural properties and conditions of the foregoing that influence human health and well-being.

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; as well as proposed monitoring measures.

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

Habitat - A habitat is an ecological or environmental area that is inhabited by a particular species of animal, plant, or other type of organism. It is the natural environment in which an organism lives, or the physical environment that surrounds a species population.

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, space, magnitude and intensity.

Indigenous species - Flora and Fauna species 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, etc.

Mitigation - Measures designed to avoid, educe or remedy adverse impacts. Actions that limit, stop or reverse the magnitude and/or rate of long-term effect on the environment.

Natural environment - Encompasses all living and non-living things occurring naturally on Earth or some region thereof. It is an environment that encompasses the interaction of all living species. Climate, weather, and natural resources that affect human survival and economic activity.

Policy - A set of aims, guidelines and procedures to help you make decisions and manage an organisation or structure. Policies are based on people or an organisation's values and goals.

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

Recycling - A process where waste is reclaimed for further use, which process involves the separation of waste from a waste stream for further use and the processing of that separated material as a product or raw material. Collecting, cleaning and re-using materials.

Rehabilitation', as defined by the United States National Research Council (1974), implies that the disturbed land will be returned to state and productivity level in accordance with an approved land use plan, ensuring that the system a stable ecological state; that it does not contribute to further environmental deterioration and is consistent with the surrounding aesthetic values (Wali, 1992).

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

Stormwater management – Strategies implemented to control the surface flow of stormwater such that erosion, sedimentation and pollution of surface and ground water resources in the immediate and surrounding environments are mitigated. This is specifically important during the construction and Operation phases of a project.

Waste Management – Classifying, recycling, treatment and disposal of waste generated during construction and operational activities. Generation, prevention, characterization, monitoring, treatment, handling, reuse and residual disposition of solid wastes.

1. INTRODUCTION AND BACKGROUND

1.1 Introduction

GA Environment (Pty) Ltd are independent environmental managers and impact assessors, that have been appointed by Department of Environmental Affairs, to compile and submit an Environmental Management Programme (EMPr) in order to comply with the National Environmental Management Act, 1998 (Act No. 107 of 1998) [NEMA] for the Proposed Decommissioning of Emadlangeni Local Municipality, Kwazulu Natal Province.

The EMPr is in support of a Basic Assessment Application being undertaken by GA Environment for the above mentioned activity as per the requirements of section 19 of the National Environmental Regulations 2014, as amended.

It must be noted that a closure plan **(Appendix H)** has been compiled in terms of section 19 (5) of the Environmental Regulations 2014, in support of the application as the proposed activity relates to decommissioning of Infrastructure.

It must also be noted that, the word 'decommissioning' and 'construction' will be used interchangeably as it is understood that although the site will be decommissioned, construction activities such as excavation, backfilling and levelling related to the 'decommissioning'/ 'closure' will be undertaken.

This EMPR document has thus been 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, 1998 (Act No. 107 of 1998), as amended. NEMA promotes the use integrated environmental management for activities that may have a significant effect on the environment. IEM prescribes a methodology for ensuring that environmental management principles are fully integrated into all the stages of the development process. NEMA advocates the use of several environmental management tools that are appropriate for the various levels of decision-making. One such tool is an EMPr.

The amended NEMA EIA Regulations, 2014 regulate the procedures and criteria for the submission and consideration of the EMPr including its content.

1.2 Site Location

The Emadlangeni landfill occupies an area of approximately 62 000m² (±6 Ha) and is located on Erf 10000 and Erf 1006 Emadlangeni within the Emadlangeni Local Municipality which falls within the Amajuba District Municipality. The site is within the boundaries of the Utrecht Balele Community Game Park and on the western foothills of the Balele Mountains. The landfill is approximately 4km north of the R34 which provides the main access into the Utrecht CBD. Direct access to the site can be gained from the surfaced President Street leading to Paulpietersburg. The site centre co-ordinates are 27°39'18.65"S; 30° 20' 28.20"E.

The location of the site is indicated in **Figure 1** and attached as **Appendix A** of the Basic Assessment Report.

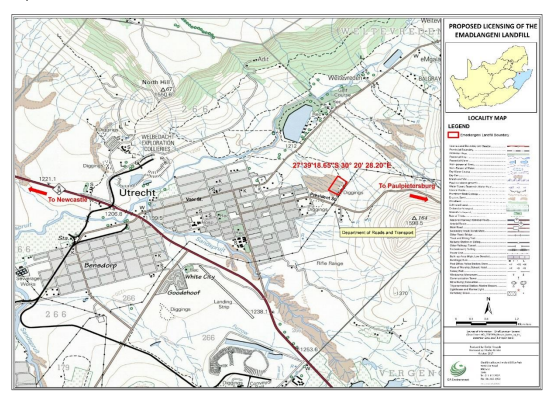


Figure 1: Locality Map of the Emadlangeni Landfill

1.3 Details of Environmental Assessment Practitioner

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Mr Nyaladzi Nleya is an Environmental Scientist and holds B.Sc. (Applied Environmental Sciences). He is an Environmental Scientist with 8 years of experience. Nyaladzi specialises in Environmental Impact Assessments (EIAs), Waste license Applications and has been a project scientist for various EIA's in Northern Cape, North West, Mpumalanga and Gauteng provinces of South Africa. Nyaladzi is currently a Project Manager and Environmental Scientist at GA Environment (Pty) Ltd.

1.4 Scope of the Environmental Management Programme (EMPR)

The EMPr serves to provide corrective measures needed during the decommissioning of the Emadlangeni Landfill. The activities that are anticipated to occur during decommissioning and rehabilitation of the site are outlined in this EMPr along with the general management of impacts from these activities. The specifications outlined in this EMPr are thus applicable to all activities undertaken by the Applicant as well as appointed Contractors and all persons involved in the execution of the works including sub-Contractors, the workforce, suppliers and volunteers for the duration of construction, operation and future maintenance.

1.4.1 Planning for the Decommissioning Activities

A brief decommissioning framework must be developed during the planning phase of the project in order to outline all the necessary steps that must be fulfilled in order to successfully decommission the site without impacting on Human Health and the Environment. Meetings including the entire project team must determine the requirements for decommissioning and must be summarised in a framework. The project team must determine relevant and reasonable techniques for the safe and efficient capping and closure of the landfill.

The site layout and design must be considered for all recommendations including safety procedures that must be observed during this process. An Emergency Preparedness Plan must also be provided and must cover the following aspects:

- Hazard identification;
- Prevention measures;
- Emergency planning;
- Emergency response; and
- Remedial action.

The type of waste that will be produced from the decommissioning activities must be clearly identified and characterised to allow for proper planning and to further determine the need for Waste Storage requirements.

An Environmental Risk Assessment and Waste Characterisation exercise must be undertaken prior to any Shaping capping and landscaping of the waste body. In addition, a Waste Management Plan must be compiled to ensure that all unused capping material and other waste is stored and disposed of in accordance with the Norms and Standards for Storage of Waste.

In order to respond to some of the information required above, it would be necessary to carry out a waste stream analysis and waste characterisation study for all waste to be generated during the decommissioning phase.

1.4.2 Waste Characterisation

The proposed activities associated with the decommissioning of the existing facility will typically include the following:

- Shaping and landscaping of the waste body;
- The construction of stormwater and leachate management infrastructure;
- Capping of the waste body;
- Vegetative cover of the final landform;
- The construction of the required end-use infrastructure; and
- Post closure environmental monitoring where necessary.

The waste that is expected from the decommissioning will include waste such as

- Excess capping material
- Building rubble from existing infrastructure;
- Concrete waste.

The legal framework for the Norms and Standards for waste disposal, storage and handling aim to prevent pollution and ecological degradation, promote conservation and secure ecologically sustainable development through the sustainable use of natural resources. For this reason, Emadlangeni Local Municipality as the project proponent is responsible for ensuring that the proposed decommissioning activities are managed in a safe and environmentally responsible manner.

1.5 Environmental Management Programme (EMPr)

1.5.1 Purpose of the EMPr

The purpose of the EMPr as a stand-alone document is to prescribe environmental management methods for the prevention, avoidance or minimization of adverse environmental impacts and for the improvement of the positive environmental benefits of a development. An EMPr can be based on the National Environmental Management Act (Act No. 107 of 1998, (NEMA)(as amended), and also confers a 'Duty of Care principle' (as per section 28 of NEMA) on those who cause, have caused or may in future cause pollution or degradation of the environment, as per of Section 28(1) of NEMA.

1.5.2 Objectives of the EMPr

The objectives for this EMPr include to:

- Provide an outline of the legal requirements;
- Ensure compliance with regulatory authority stipulations and guidelines which may be local, provincial or national;

- Identify decommissioning activities that might have detrimental impacts on the environment;
- Establish a method of monitoring and auditing environmental management practices during all phases of development;
- Outline mitigation measures and environmental specifications which are required to be implemented for all phases of the proposed development;
- Detail specific actions deemed necessary to assist in mitigating the environmental impact of the project;
- Specify time frames within which the measures contemplated in the EMPr must be implemented, where appropriate;
- Identify effective implementation of construction waste management within the proposed demarcated construction area, and
- To assign roles and responsibilities to parties involved regarding the implementation of this EMPr.

1.5.3 EMPr as a live cycle

An EMPr is a continuous improvement document that can be amended should the need for this arise. The below cycle is to be implemented for identifying the need to improve an EMPr and see the success of it in the proposed development. The live cycle presented in *Figure 1* includes four phases; the planphase, Do-phase, Check-phase and the Act-phase.



Figure 1: EMPr live cycle

a) Plan phase

This is the initial phase which involves the consideration of the applicable legislation and the nature of the receiving environment. It is during this stage, the targeted environmental management objectives are determined. All the environmental performance indicators will be identified to monitor the environmental performance of the proposed decommissioning activity. Achieving the objectives depends on compliance with this EMPr and the legislative requirements that reinforce it.

b) Do phase

This stage is about what has to be done where both the scope and objectives of the EMPr must be considered and not limited to the roles of the project team. An ECO, for example, must be appointed

to conduct audits on compliance to relevant environmental legislation and any other ECO responsibilities according to the prepared EMPr.

c) Check-phase

A checklist has been developed by an ECO for assessing and monitoring impacts to measure environmental management performance. Monthly environmental monitoring audits will be conducted to ensure the proactive management of environmental issues, which is not limited to regular communication with Environmental Officer on site.

d) Act-phase

All the findings of the environmental monitoring audit will be documented and be addressed with the Environmental Liason Officer (ELO). The provided mitigation measures will also be implemented to improve environmental performances and reduce impacts. The findings of the audit can also be used to update the EMPr where required. As mentioned above, EMPr is a continuous improvement project specific document which is dynamic and it can be updated when need arises.

It is the requirement of the Environmental Compliance Audit process that risks to the environment are identified and these possible risks should be taken into account during the planning and construction phase of the development. These risks are presented in this Environmental Management Programme (EMPr). The implementation of this EMPr, through the appointed Contractor, remains the responsibility of the applicant.

The NEMA EIA Regulations, 2014 and as amended in 2017 regulate the procedures and criteria for the submission and consideration of the EMPr including its content. *It must be noted that the EMPR is a living document that can be amended should the need for this arise. The amendment must however be undertaken according to Chapter 5 of the EIA Regulations.* It must be noted that the amended NEMA EIA Regulations, 2014 (Sections 34-37) (which were applicable during the compilation of this EMPr) introduce a defined process with regard the amendment of the EMPr. The first amendment applies to the amendment of the EMPr as a result of Audit findings whereas the second amendment pertains to an amendment of a specific impact management actions of an EMPr. The third amendment gives opportunity to the holder of the EA to amend the EMPr and also requires the involvement of the CA and the undertaking of PPP. It is important that the Proponent and the Contractor follow these defined processes during the implementation phase as deviating from this process is regarded as a non-conformance.

1.6 National and Provincial Acts and Guidelines

It is understood that any activity, during its construction/decommissioning phase, is a dynamic activity within a dynamic environment. The Applicant, Engineer, Contractor and sub-Contractor must therefore be aware that certain activities conducted during construction and operation phase may require further licensing or environmental approval, e.g. bulk fuel storage, waste disposal, etc. The Contractor must consult the Safety Officer and ECO on a regular basis in this regard. The common list

of legislative references contained herein is by no means exhaustive, but is applicable to the general principals of this document.

- National Environmental Management Act, 1998 (Act No. 107 of 1998)
- National Environmental Management: Waste Act (Act No. 59 of 2008)
- National Environmental Management: Protected Areas Act, 2004 (Act No.31 of 2004)
- Fencing Act, 1963 (Act No. 31 of 1963)
- National Building Regulations and Standards Act, 1977 (Act No. 103 of 1977) (SABS 0400)
- National Heritage Resources Act, 1999 (Act No. 25 of 1999)
- National Road Traffic Act, 1996 (Act No. 93 of 1996)
- National Veld and Forest Fires Act, (Act No. 101 of 1998)
- National Water Act, 1998 (Act No. 36 of 1998)
- Occupational Health and Safety Act, 1993 (Act No. 85 of 1993)
- Road Transportation Act, 1977 (Act No. 74 of 1977)

This EMPr has been compiled as per the requirements of the amended NEMA EIA Regulations 2014 and in terms of Section 24N of the National Environmental Management Act (Act No. 107 of 1998).

1.6.1 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. are ultimately the responsibility of the applicant / Proponent as per Section 28 of NEMA, 1998 (as amended) which discusses 'Duty of Care and remediation of environmental change'.
- The study area must be clearly defined and surveyed according to the project authorisation.
- All workforce members and other construction personnel are not to go beyond the defined footprint.
- The Contractors must adhere to agreed and approved access points.
- Damage to private or public property such as fences, gates and other infrastructure may occur at any time. All damages are to be repaired immediately.
- Relevant landowners, 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.
- All private and public manmade structures near the project site must be protected against damage at all times and any damage must be rectified immediately.
- Proper site management and regular monitoring of site works should take place.
- Proper documentation and record keeping of all complaints and actions taken must be kept at the site office.

- A positive attitude towards Environmental Management by all site personnel must be motivated through regular and effective awareness and training sessions.
- An ESO, on behalf of the Contractor, should be appointed to implement this EMPr. The ECO
 and not the Contractor or his / her ESO is to deal with any landowner related matters.
- Environmental Audits should be carried out during construction on a monthly basis.
- Social issues in terms of safety for human life, on employees should be encouraged. All
 construction areas and activities should be cordoned off and no casual access be gained,
 where deep trenches or open electrical infrastructure are to be exposed.

1.7 Tasks and Responsibilities

In order to ensure the sound development and effective implementation of the EMPr, it is necessary to identify and define the responsibilities and authority of the various persons and organisations that will be involved in the project. The following key roles will need to be provided for during the implementation of the EMPr:

- Authorities;
- Proponent/Applicant;
- Consulting Engineers (CE);
- Engineers Representative (ER) / Resident Engineer (RE);
- Environmental Control Officer (ECO);
- Project Manager (PM);
- Contractors (C);
- Environmental Assessment Practitioner (EAP);

These roles and line of communication has been incorporated in the section that follow:

1.7.1 Role players and Responsibility matrix

In order for the EMPr to be successfully implemented, all the role players involved in the project need to co-operate. An example of declaration of understanding between various parties working on site regarding the requirements of the EMPr must be produced (Refer to **Appendix 1**). For this, role players must clearly understand their roles and responsibilities, they must be professional and they must form respectful and transparent relationships, and maintain open lines of communication.

[Pre-EA] Potential role players or project teams will include the Authorities, Other Authority (OA), Proponent / Proponent – (Proponent), Consulting Engineers (CE), Engineers Representative (ER), Environmental Site Officer (ESO), Environmental Control Officer (ECO), Project Manager (PM), Contractors, Environmental Assessment Practitioner (EAP). Furthermore, the surrounding landowners, I&APs and the relevant environmental and project specialists are also important role players.

[Post-EA] These role players or the project team will consist of the Authorities, Other Authority, Proponent / Proponent, Consulting Engineers (CE), Engineers Representative (ER), Environmental Officers (EO), Environmental Control Officer (ECO), Project Manager (PM), Contractors, Environmental Assessment Practitioner (EAP). Furthermore landowners, I&APs and the relevant environmental and project specialists are also important role players.

The functions and responsibilities of these role players are outlined in Table 1.

Table 1: Functions and Responsibilities of the Project Team

KEY	FUNCTION	RESPONSIBILITY
D	Emadlangeni Local Municipality (ELM)	ELM is ultimately accountable for ensuring compliance with the EMPr. The ECO must be contracted by the Proponent as an independent appointment to objectively monitor implementation of relevant environmental legislation, and the EMPr for the project. ELM is further responsible for providing and giving the mandate to enable the ECO to perform their responsibilities. ELM must also ensure that the ECO is integrated as part of the project team.
CE	Consulting Engineer	A Consulting engineer must be contracted by the proponent to design and specify the project engineering aspects. Generally, the engineer runs the works contract. The CE may also fulfil the role of PM on the proponent's behalf (See PM). The RE will also be required to be familiar with the EMPr specifications.
PM	Project Manager	The Project manager has overall 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.
ER	Engineer's Representative	The consulting engineer's representative onsite which is called Resident Engineer on this site. They have the power / mandate to issue site instructions and in some instances, variation orders to the Contractor,

ECO	Environmental Control Officer	ELM must appoint an independent ECO to objectively monitor the implementation of relevant environmental legislations and this EMPr for the project. The ECO must be onsite prior to any site establishment and must endeavour to form an integral part of the project team.
		The ECO should be proactive and have access to specialist expertise as and when required, these include botanists/ ecologists etc. The ECO must conduct audits on compliance to relevant environmental legislation and the EMPr for the project. The size and sensitivity of the development, based on the EIA, will determine the frequency at which the ECO will be required to conduct audits.
		The ECO must liaise the relevant authorities and the project team. The ECO must communicate and inform the Proponent and CE of any changes to environmental conditions as required by relevant authoritative bodies. The ECO must ensure that the registration and updating of all relevant EMPr documentation is carried out.
		The ECO must be suitably experienced with the relevant environmental management qualifications and preferably competent in construction related methods and practices. The ECO must handle information received from whistle blowers as confidential and must address and report these incidences to the relevant Authority as soon as possible.
		The ECO must convey the contents of this EMPr to the Contractor site team and discuss the contents in detail with the Contractor as well as undertake to conduct an induction and an environmental awareness training session prior to site handover to all Contractors and their
С	Contractor	The Principal Contractor is responsible for implementation and compliance with the requirements of the EMPr and conditions of the EA's, contract and relevant environmental legislation. The Contractor must ensure that all sub-Contractors have a copy of and are fully aware of the content and requirements of this EMPr.
		The Contractor is required, where specified, to provide Method Statements setting out how the management actions contained in this EMPr will be implemented.

ESO	Environmental Site Officer	The ESO is employed by the Contractor as his / her environmental representative to monitor, review and verify compliance with the EMPr by the Contractor. In this case the SHE Officer for the site also act as an ESO. This is not an independent appointment; rather the ESO must be a respected member of the Contractor's management team. The ESO must be onsite one week prior to the commencement of construction. The ESO must ensure that he / she is involved at all phases of the construction (from site clearance to rehabilitation).
A	Lead Authority	The Department of Environmental Affairs (DEA) are the lead authority that will ultimately issue the Environmental Authorisation. DEA are responsible for ensuring that the monitoring of this EMPr and other authorisation documentation is carried out; this will be achieved by
OA	Other Authority / ies	Other authorities are those that may be involved in the approval process of this EMPr. Their involvement may include reviewing EMPr to ensure the accuracy of the information relevant to their specific mandate. Other authorities include South African Heritage Resources Agency (SAHRIS), review or implementation of this EMPr.
EAP	Environmental Assessment Practitioner	The definition of an EAP in section 1 of NEMA is "the individual responsible for the planning, management and coordination of environmental impact assessments, strategic environmental assessments, environmental management plans or any other appropriate environmental instruments introduced through regulations". In this case GA Environment is the EAP for the proposed development.
EO	Environmental Officer	The EO is employed by the Proponent. The EO 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. The EO and not the Contractor or his / her ESO is to deal with any landowner related matters.

1.7.2 Awareness Training

The ECO is responsible for ensuring everyone on site receives environmental awareness which will not only clearly define what the environment is, but also give specifics about the local environment. The training must also outline the requirements of the EMPr as a management tool for the protection of the environment. Refresher courses must be conducted as and when required. The EO must ensure that toolbox talks include alerting the workforce to particular environmental concerns associated with

the tasks for the day or the area / habitat in which they are working for a specific duration, etc. Awareness posters and a hand outs must be provided to create awareness throughout the site.

1.7.3 Contractor Environmental Method Statements

Method Statements are written submissions to the Engineer by the Contractor, in collaboration with the ESO and ECO, in response to a request by the EO and or Engineer. The Method Statements set out the equipment, materials, labour, method etc. that the Contractor proposes using to carry out an activity, identified by the EO and / or Engineer. The Method Statements contain the appropriate detail such that the EO and Engineer are able 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 to formalise the approved Method Statement. An example of a template that can be used to record all applicable Method Statements by the Contractor is attached as **Appendix 2**.

All Method Statements, including those which 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 activities at the proposed development site.

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 on the understanding that such changes are environmentally acceptable and in line with the requirements of this EMPr.

The pro-forma Method Statements attached must be used and method statements for the following activities must be submitted to the EO, ECO and Engineer for approval before Operation commences:

- Solid waste management;
- Stormwater Management;
- Crew camps and construction lay-down areas;
- Workshop and maintenance areas;
- Cement and concrete batching;
- Dust control;
- Emergency spills procedures;
- Diesel tanks and refuelling procedures;
- Sourcing, excavating, transporting and dumping of fill, spoil material and waste;
- Erosion control;
- Safety onsite (SHEQ requirements)
- Topsoil management;
- Fire.

1.8 Site Documentation

The following is list of documentation that should be held onsite and made available to the ECO and / or the Proponent (Approving Authority): -

- Site daily diary / instruction book / incident reports;
- Records of all remediation / rehabilitation activities;
- Copies of EO reports (management and monitoring);
- This EMPr;
- A Complaints register;
- Method statements signed by the Contractor;
- The project Closure Plan.

Any other documents that are approved by the EMPr must also be included in the list above.

1.8.1 Pro forma documentation

a) Prior to the commencement of Construction activities

The following attached pro forma documentation should be filled out and is binding to the EMPr and project contract and includes, but is not limited to the following:

- Declaration of understanding by the Proponent;
- Declaration of understanding by the Engineer;
- Declaration of understanding by the Contractor;
- Method statements;
- ECO / Engineer approval for method statements; and
- Access negotiations and physical access plan based on the Master Plan of the study area, if available.

b) During construction activities

The following attached pro-forma documentation is to be filled out and maintained. These are binding to the EMPr and project contract. They include, but are not limited to, the following:

- Method Statements;
- ECO / Engineer approval for method statements;
- Environmental incidents; and
- Records of all remediation / rehabilitation activities.

2. DECOMMISSIONING PHASE EMPR – IMPLEMENTATION

The point of departure for this EMPr is to ensure a pro-active rather than re-active approach to environmental performance by addressing potential problems before they occur. This will limit corrective measures needed during the construction phase of the project. Therefore, the purpose of this EMPr is to provide management measures that must be implemented by Proponents, Engineers and Contractors alike to ensure that the potential impacts of the construction and its associated impacts are minimised. It must also be ensured that the EMPr is maintained and upheld as a dynamic document i.e. a living 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. The EMPr should be used for all phases of the project.

The tables outlined in this report form the core mitigation measures appropriate to the predecommissioning and decommissioning phase. 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.

2.1 Pre-Decommissioning phase

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

The bulk of environmental impacts will have immediate effect during the 'construction' phase. If the site is monitored on a continual basis during the construction phase, it is possible to identify these impacts as they occur. These impacts will then be mitigated through the measures outlined in this section, together with a commitment to sound environmental management from the project team.

2.2 Decommissioning phase (Construction and rehabilitation phase)

The "construction/decommissioning" section refers to all construction and its operation-related activities that will occur until all the waste body of the landfill is capped and all ancillary infrastructure installed. This "construction" section is divided into three functional areas, namely "materials"; "plant"; and "construction". Each of these functional areas within the EMPr contains specific mitigation requirements and requested Contractor method statements stipulated where required.

2.3 Structure and Contents of Tables

The table consists of seven parts which are included as key requirements of EMPr as defined in the amended NEMA EIA Regulations 2014. These sections are described below as follows:

- Phase of development This section will identify either pre-construction (planning) or actual Decommissioning activities.
- **Impact / issue** This section will identify the issue being addressed, e.g. Materials, site demarcation, heritage, etc.

- **Mitigation Measure** This column will include all the necessary mitigation measures for each impact / issue'.
- **Impact Management outcomes -** This column will indicate and detail the consequence of each mitigation measure applied.
- Impact Management actions This column will indicate what evidence is to be used as an indication to whether or not the 'Management objectives' have been implemented and hence achieved.
- **Frequency of action** Provides time guidelines for the 'Responsible party' by which he / she is to action or manage the required mitigation.
- **Responsible Party** Provides the details of the responsible team member which should account on the activities highlighted in column 1 to 4.

		PRE-CONSTRUCTION/DECOMMISS	RE-CONSTRUCTION/DECOMMISSIONING SENERAL PLANNING (A)			
		GENERAL PLANNING (A)				
MITIGATION MEASURE		GATION MEASURE IMPACT MANAGEMENT ACTIONS		IMPACT MANAGEMENT OUTCOMES	FREQUENCY OF ACTION / MONITORING	RESPONSIBLE PARTY
A1 i. ii.	it part of the enquiry do constraints, as set out in thi conditions of contract. A copy of this EMPr shall be a that all the personnel onsite	programme as part of the NEMA process thereby making ocument to make recommendations and as document, enforceable under the general evailable onsite. The Contractor must ensure a sub-Contractors and their team, suppliers, restand the specifications contained in this	Contingencies for minimising negative impacts anticipated to occur during the decommissioning Ensure environmental awareness and formalise environmental responsibilities and implementation	 Contract records Signed declaration proforms by Contractor Mitigation measures to be complied with 	Once-off	ProponentECOContractor
i. ii.	indication of to their role in the Subcontractor(s) contracts we clause to the effect that the contracts waste to an officially approximate subcontractor in question are management activities stipular.	s commence, role players must have a clear the implementation of this EMPr with the principal Contractor must contain a disposal of all construction-generated refuse wed dumping site is the responsibility of the dight that the subcontractors are bound to the	Contingencies for minimising negative impacts anticipated to occur during the construction phase Engaging with the relevant stakeholders on issues pertinent to finalization of expropriation process	Contract records Signed declaration pro forms Appointment of role-players Accepted finalized agreements between stakeholders. Property owners fairly compensated.	Once-off	ProponentECOContractor

Phas	Phase of development PRE-CONSTRUCTION/DECOMMISS		IONING			
Impa	act / issue	GENERAL PLANNING (A)				
МІТІ	MITIGATION MEASURE		IMPACT MANAGEMENT ACTIONS	IMPACT MANAGEMENT OUTCOMES	FREQUENCY OF ACTION / MONITORING	RESPONSIBLE PARTY
A3 i. ii.			Contingencies for minimising negative impacts anticipated to occur during the construction phase	Approved method statements and relevant pro forma documents Regular Review of the Method statements in line with current activity Training records	As and when required and need be.	• ECO • Contractor
i. ii.	approved in the approved clearly demarcated and fend set up their crew camps or b "No-go" areas such as areas sensitive natural areas, ider clearly demarcated (e.g. was construction activities. The site activities and seque	project area and construction footprint as Engineering plans must be completed and ced (where practical) before the Contractors	Contingencies for minimising negative impacts anticipated to occur during the construction phase Adherence to the EMPr and legislative requirements	Demarcated area's Filled in section of this document EMPr adhered to	As and when required	• ECO • Contractor
A5 i.	The Contractor must provid followed, and contingencies incidents before construction water resources from spil	mpliance and communication le method statements on the protocols to be so to be put in place for the following potential on may begin: Contamination of the natural lls; contamination of soils from spills; soil ess) and Stormwater Management.	Contingencies for minimising negative impacts anticipated to occur during the construction phase	Method statements	As and when required	ECO Contractor

Phase of development PRE-CONSTRUCTION/DECOMMISS		IONING					
Impact / issue GENERAL PLANNING (A)							
MITIGATION MEASURE				IMPACT MANAGEMENT OUTCOMES	FREQUENCY OF ACTION / MONITORING	RESPONSIBLE PARTY	
ii.	of the EMPr 'Tolerances',	s that failure to adhere to the requirements over and above the costs incurred for any sult of the specific non-compliance, shall be					
A6 Permits and Permissions i. The Contractor shall ensure that all pertinent permits, certificates and permissions have been obtained prior to any activities commencing on site and ensure that they are strictly enforced / adhered to. ii. The Contractor shall maintain a database of all pertinent permits and permissions required for the contract as a whole and for critical activities for the duration of the contract.				e to the EMPr and requirements	Compliance with legislation and EMPr requirements	Prior to Construction	ProponentContractor
 i. The Contractor shall ensure that existing services (e.g. Fencing, roads, pipelines, power lines and telephone services) are not damaged or disrupted unless required by the contract and with the permission of the RE. ii. The Contractor shall be responsible for the repair and reinstatement of any existing infrastructure that is damaged or services which are interrupted. iii. Such repair or reinstatement will be to the Contractor's cost and shall receive top priority over all other activities. iv. A time limit for the repairs may be stipulated by the RE in consultation with the Contractor. 			Avoiding surroundir infrastruct	impact on ng services and ure	Infrastructural impacts Services impacts	Daily	ProponentECOESOContractor

Phase of development PRE-CONSTRUCTION/DECOMMISS		IONING					
Impact / issue GENERAL PLANNING (A)							
MITIGATION MEASURE					IMPACT MANAGEMENT OUTCOMES	FREQUENCY OF ACTION / MONITORING	RESPONSIBLE PARTY
i. ii. iii. v. vi. vii. viii. ix.	environmental awarenee What is meant by "Envir Why the environment in The impacts of unsecut environment The sensitive western por How construction activit What can be done to mit Awareness of emergence Social responsibility dur e.g. being considerate to It is the Contractor's re- environmental training a understanding to pass the Use should be made of ea The need for a "clean s workers.	ure that all site personnel have a basic level of ss training. Topics covered should include; comment" eeds to be protected and conserved red waste and leachate on the surrounding ortion of the site with erosion dongas ties can impact on the environment tigate against such impacts y and spills response provisions ing construction of the sub-transmission lines	Raise importance protection	awareness of te of Environmental	Environmental Management Reduce and manage potential Environmental impacts	Daily	ProponentECOESOContractor
	adequately trained and with their tasks. The Contractor must workers to ensure that	monitor the performance of construction the points relayed during their introduction erstood and are being followed.					

Phase of development	PRE-CONSTRUCTION/DECOMMISSIONING		
Impact / issue	Materials (B)		

МІТІ	GATION MEASURE	IMPACT MANAGEMENT ACTIONS	IMPACT MANAGEMENT OUTCOMES	FREQUENCY OF ACTION / MONITORING	RESPONSIBLE
i. ii. iii. iv. v. vi.	All stockpiles and Management of Capping Material All stockpiled material must be easily accessible without any environmental damage. All waste body capping material must be adequately protected and may only be placed within demarcated areas which must be approved by the ECO. No stockpiles or plant may be placed in the western portion of the site with erodible soils Stormwater runoff from any stockpile sites and other related areas must be directed into the stormwater system with the necessary pollution prevention measures such as silt traps. Stockpiles are to be stabilised if signs of erosion are visible. Soils from different horizons must be stockpiled so that topsoil stockpiles do not get contaminated by sub-soil material. Topsoil stockpiles must be monitored for invasive vegetation growth. Contractors must remediate as and when required in consultation with the ECO. No plant, workforce or any construction related activities may be allowed onto topsoil stockpiles. Topsoil stockpiles must be clearly demarcated as no-go areas. Stockpiles should not be higher than 2.5 meters to avoid compaction, while the slopes of the stockpiles should not be steeper than 1 vertical to 1.5 meters horizontally.	 Minimise scaring of the soil surface and land features Minimise disturbance and loss of soil Minimise construction footprint Containment of invasive plant growth should be encouraged Minimise contamination of stormwater run-off will be encouraged 	No visible erosion scars once construction is completed	Daily	• ECO • ESO • Contractor

Phase of development	PRE-CONSTRUCTION/DECOMMISSIONING		
Impact / issue	Materials (B)		

		<u> </u>					
MIT	GATION MEASURE		IMPACT ACTIONS	MANAGEMENT	IMPACT MANAGEMENT OUTCOMES	FREQUENCY OF ACTION / MONITORING	RESPONSIBLE
B2 i. ii. iv. v. vi.	These substances must be of construction site, and in a w of high rainfall. These area (at least 1.5 times the volund Drip trays (minimum of 10 ct than 24 hours. Vehicles sust be utilised to prevent environt The surface area of the drip enough to catch any hydrocontrol of the depth of the drip tray moil in the vehicle. The drip to Spill kits must be available dispensing to other vehicle material / product that is recommended product that All spilled hazardous substitutions.	confined to specific and secured areas within the Contractor's ray that does not pose a danger of pollution even during times is must be imperviously bunded with adequate containment the of the fuel) for potential spills or leaks. In deep) must be placed under all vehicles that stand for more proceed of leaking must not be left unattended, drip trays must commental harm. In prays will be dependent on the vehicle and must be large carbons that may leak from the vehicle while standing. In the determined considering the total amount / volume of cray must be able to contain the volume of oil in the vehicle. In onsite and in all vehicles that transport hydrocarbons for the construction site. Spill kits must be made up of in line with environmental best practice (SUNSORB is a tis environmentally friendly. It is environmentally friendly. It is environmentally friendly.	environment • Minimise char	f pollution of the nces of transgression introlling pollution	 No pollution of the environment No litigation due to transgression of pollution control acts Method statements as set out by the Contractor adhered to. 	Daily	• ECO • ESO • Contractor

Phase of development	PRE-CONSTRUCTION/DECOMMISSIONING
Impact / issue	Materials (B)

MIT	IGATION MEASURE		IMPACT ACTIONS	MANAGEMENT	IMPACT MANAGEMENT OUTCOMES	FREQUENCY OF ACTION / MONITORING	RESPONSIBLE
V.	concrete batching". The m storage, washing & disposal Cleaning of cement mixing a trays. All empty containers must b for appropriate disposal at a Any spillage that may occur be taken. The visible remains of con removed immediately and do come to the content batching areas must	vide and maintain a method statement for "cement and method statement must provide information on proposed of cement, packaging, tools and plant. and handling equipment must be done using proper cleaning the stored in a dedicated area and later removed from the site	residue en surrounding e • Minimise poll	possibility of cement tering into the environment ution of soil, surface ater resources	 No evidence of contaminated soil on the construction site Method statement 	Monitored daily	• ECO • ESO • Contractor

Phase of development	DECOMISSIONING AND REHABILITATION						
Impact / issue	Facility(C)						
MITIGATION MEASURE				IMPACT OUTCOMES	MANAGEMENT	FREQUENCY OF ACTION	RESPONSIBLE
camps, eating areas, con ii. The western portion of the second of the s	provide and maintain a method statement for "Crew instruction lay down areas and other areas of the site". The site must be avoided the site must be provided and maintained in good working order. The site monitored for dust fallout and dust suppression is may include the laying of gravel. To ovide labourers plastic bags to clean up the construction is eareas must then be inspected by the Contractor or compliance with this requirement. This is the should be encouraged in already disturbed in the site of all structures, and building materials at the end of the construction in the should be encouraged in already disturbed	Minimise environmen the footprin Maintain a working env Crew camp	ust fallout in the urroundings unwarranted tal damage outside t clean and healthy ironment activities should be the Occupational	pollution groundwate No complai the surroun I&AP's No visible si crew camps	of water or soil (surface- and er resources) Ints received from ding landowners / gns of litter at the externents adhered	Monitor daily	• ECO • Contractor

Phase of d	levelopment	DECOMISSIONING AND REHABILITATION				
Impact / is	ssue	Facility(C)				
MITIGATIO	ON MEASURE		IMPACT MANAGEMENT ACTIONS	IMPACT MANAGEMENT OUTCOMES	FREQUENCY OF ACTION	RESPONSIBLE
i. The "con	Contractors must	estruction Workers It provide and maintain a method statement for onstruction lay down areas".	Control potential influx of vermin and flies and rats Neat work place and hygienic environment	 No visual sign of vermin, flies and rats No complaints from I&APs and the landowner / client 	Once off, monitor daily	ECO Contractor
area	as for eating during	conjunction with the ECO, designate restricted eating normal working hours. Adequate closed refuse bins leaned on a daily basis.	Minimise negative social impacts to the employees.			
adeo		outside of a facility designed to contain fires. The ning of these structures must be determined in CO.				
	feeding, or leaving on hibited.	of food, for stray or other animals in the area is strictly				
the c	construction site. H	not be allowed to congregate on pavements or outside owever, at the Contractor's discretion, facilities can be the designated eating area.				
	,	ng outside the camp) and concrete bags, etc. must be into suitably closed bins to prevent pollution.				

Phase of development	DECOMISSIONING AND REHABILITATION				
Impact / issue	Facility(C)				
MITIGATION MEASURE		IMPACT MANAGEMENT ACTIONS	IMPACT MANAGEMENT OUTCOMES	FREQUENCY OF ACTION	RESPONSIBLE
 i. The Contractor is respond the sub-Contractors teat per 12 workers of the all iii. Sanitary arrangements official Toilets must be toilets in a clean, neat a paper at all toilets at all toilets. iii. Toilets provided by the utilised. All toilets will needed elsewhere, the iv. The Contractor (who is responsible for the clean contractor (using reputoilets are cleaned and 	 i. The Contractor is responsible for providing all sanitary arrangements for his and the sub-Contractors team. A minimum of one chemical toilet must be provided per 12 workers of the appointed contactor. ii. Sanitary arrangements must be to the satisfaction of the ECO and the OHS official Toilets must be of the chemical type. The Contractor must keep the toilets in a clean, neat and hygienic condition. The Contractor must supply toilet paper at all toilets at all times. Toilet paper dispensers must be provided in all toilets. iii. Toilets provided by the Contractor must be easily accessible to ensure they are utilised. All toilets will be located within the construction site. Should toilets be needed elsewhere, their location must first be approved by the ECO. iv. The Contractor (who must use reputable toilet-servicing company) must be responsible for the cleaning, maintenance and servicing of the toilets. The Contractor (using reputable toilet-servicing company) must ensure that all toilets are cleaned and emptied before the builders' or other public holidays. v. Toilets out onsite must be secured to the ground and have a sufficient locking 		Workforce use toilets provided and not the bush No complaints received from I&APs as well as members of the workforce No visible or measurable signs pollution of the environment (soils, ground and surface water)	As and when required	• Contractor
according to best prac quality topsoil of at lea ii. The Contractors must waste management". proposed licensed fa proposed record keep iii. Any illegal dumping	be compacted, capped and the soil profile reintroduced tise guidelines, with the final layer comprising of a good	Sustainable management of waste by recycling Minimise litigation and complaints by I&APs Control potential influx of vermin and flies thereby minimising the potential of diseases and pests onsite and the surrounding environment	 Disposal of concrete and refuse in an appropriate manner with no rubble and refuse lying onsite Ensuring the site is neat and tidy No complaints are received from surrounding residents, businesses and road users 	Continuous throughout the construction phase of the project	ECO Contractor

Phase of development	DECOMISSIONING AND REHABILITATION						
Impact / issue	Facility(C)						
MITIGATION MEASURE	MITIGATION MEASURE		MANAGEMENT	IMPACT OUTCOMES	MANAGEMENT 5	FREQUENCY OF ACTION	RESPONSIBLE
monitored and report produced on request. iv. Bins must be clearly may v. All refuse bins must have vi. Sufficient closed con construction site to hat builder's wastes generated is subcontractors(s) must construction-generated is the responsibility subcontractors are because of the sum viii. All solid and chemicated disposed of at a license of such to the ECO. ix. A waste disposal mana, x. Chemical containers and disposal at a suitable and viii.	t contain a clause to the effect that the disposal of all direfuse / waste to an officially approved dumping site of the subcontractor in question and that the bund to the management activities stipulated in this dertaking must be issued to the ECO. I wastes that are generated must be removed and diverse disposal site. The Contractor is to provide proof gement plan should be encouraged. Individually, the provided provide	soils, wat natural hab		onsite for country and contimpacts No visible contimpacts No visible continued and surface Method state and waste accordance	containers available disposal of domestic struction related or measurable signs ution of the nt (soils, ground e water) attement adhered to e disposed of in e with the waste anagement plan		

Phase	of development	DECOMISSIONING AND REHABILITATION				
Impa	ct / issue	Facility(C)				
MITIO	GATION MEASURE		IMPACT MANAGEMENT ACTIONS	IMPACT MANAGEMENT OUTCOMES	FREQUENCY OF ACTION	RESPONSIBLE
i. ii. iiv. v. vi. vii.	The Contractors must production. The method source of water to be ut. The construction site method. Dust production must be area, should the need properties, therefore was concrete dust has fallen be allowed to blow arou. In addition to the star measures are not suffic surfaced with a temp suppression. All vehicles transporting must be covered with a star to. Excessive dust condition.	provide and maintain a method statement for "dust statement must provide information on the proposed ilised and the details of the licenses acquired. The use the watered during excavation and reshaping of the open controlled by regular watering of roads and works arise. NB: Concrete dust is toxic and damages soil attering to prevent dust spread must not be done where or it will infiltrate into the soil. Concrete bags must not and the site. Indiand dust suppression measures and where these itent, main access roads and construction site must be alorary surface such as gravel to assist with dust as material that can be blown off (e.g. soil, rubble, etc.) tarpaulin, and speed limits of 40 km/h must be adhered as must be reported to the ECO.	Reduce dust fall out at construction site Minimise loss of valuable soil material	No visible signs of dust around the Contractor's camp No complaints from I&APs No incidences reported to ECO No visible evidence of dust contamination on the surrounding environment Method statement adhered to	Monitor daily	• ECO • Contractor
C6 i. ii.	The Contractors muse "workshop maintenance and was workshop area that is e During servicing of vehicle prevent spills onto the	nt, Maintenance And Storage t provide and maintain a method statement for me and cleaning of plant". asking of vehicles and equipment must take place in the quipped with a bund wall and grease trap oil separator. It is is cless or equipment, a suitable drip tray must be used to be soil, especially where emergency repairs are done irea. Leaking equipment must be repaired immediately	 Prevent pollution of the environment Minimise chance of transgression of the acts controlling pollution Disposal of hazardous substances in an appropriate manner 	No pollution of the environment No litigation due to transgression of pollution control acts Method statement adhered to	Monitor daily	ECOEREOContractor

Phase o	f development	DECOMISSIONING AND REHABILITATION						
Impact ,	/ issue	Facility(C)						
MITIGA	AITIGATION MEASURE		IMPACT ACTIONS	MANAGEMENT	IMPACT OUTCOMES	MANAGEMENT	FREQUENCY OF ACTION	RESPONSIBLE
		to facilitate repair. All potentially hazardous and non- be collected and removed to a registered waste site.						
b r	be cleaned and remedia	e monitored for oil and fuel spills and such spills must ated to the satisfaction of the EO or ER. Cleaning and done with products that are in line with best i.e. SUNSORB						
t a	iv. A method statement is required from the Contractor, tendering for the project to show procedures for dealing with possible emergencies that can occur, such as fire and accidental leaks and spillage.							
a	v. The Contractor must be in possession of an emergency spill kit that is complete and available at all times onsite. The Contractor must ensure that senior and other relevant members of the workforce are trained in dealing with spills by using emergency spill kits.							
vi. T	waste at a registe	pplied soil shall be removed and disposed of as hazardous ered facility or placed in containers to be taken to one re bio-remediation can be done.						
	All spills of hazard	lous substances must be reported to the ECO.						
	The Contractor m	ust comply with the regulations of the OHS						
C7 No	oise			noise levels below " as defined in the		nplaints from glandowners or	As and when required	• ECO
i.	All construction vehic noise pollution.	les must be in a good working order to reduce possible	National No	oise Regulations	I&AP's			Contractor
ii.	between 06h00 and	e use of construction machinery should be limited 18h00 on weekdays only. Work hours during the just be strictly enforced unless permission is given	Minimise the develop	ne nuisance factor of oment				
iii.		ould occur during weekends, unless the adjacent notified in writing at least three days in advance.						
iv.	Noise reduction is e unnecessary noise, e	essential and Contractors must endeavour to limit especially loud talking, shouting or whistling, radios, otor revving, etc. The use of silent compressors is a						

Phase of d	levelopment	DECOMISSIONING AND REHABILITATION							
Impact / is	ssue	Facility(C)							
MITIGATIO	MITIGATION MEASURE		IMPACT	MANAGEMENT	IMPACT	MANAGEMENT	FREQUENCY	OF	RESPONSIBLE
WIIIIGATIC			ACTIONS		OUTCOMES		ACTION		RESPONSIBLE
	,								
	inform all I&APs in writing 24 hours prior to any planned activities that will be unusually noisy or any other activities that could reasonably have an								
	•	nding environment, road users and neighbouring land							
OV	wners. These activit	ies could include, but are not limited to, piling, use of							
pr	neumatic jack-hamm	ners and compressors, bulk demolitions, etc.							
vi. Th	ne Contractor must e	ensure that noise levels remain within acceptable limits							
ar	nd that labourers ha	ve equipment such as ear plugs to be used during the							
ur	ndertaking of activiti	es with high levels of noise							
vii. M	laintenance of equip	ment and operational procedures: Proper design and							
m	aintenance of silence	ers on diesel-powered equipment							

Phas	e of development	DECOMISSIONING AND REHABILITATION						
Impa	act / issue	Site Activities (D)						
MITI	GATION MEASURE		IMPACT ACTIONS	MANAGEMENT	IMPACT OUTCOM	MANAGEMENT ES	FREQUENCY OF ACTION	RESPONSIBLE
D1 i. ii. iiv.	Contractors must provide indicating where and for to be utilised. Fires will only be allowed within the fenced Contractor anthracite at Contractor must provide within the designation of the contractor within the contra	red, chopped or felled for fires from private or public m no-go or sensitive areas within the site and any	loss of natu	afety on site and the	Contract No claim	fires started by the or's workforce s from landowners ages due to veld statement to	Monitor daily	• ECO • EO • Contractor
i. ii. iii.	such as brush packing, t within erosion dongas; To reduce the loss of m disturbance onsite is ke rehabilitating all eroded minimised after construct Soil erosion must be min The cleared area cover indigenous seed mixtu	s should be implemented within the erosion dongas, or assist in the re-establishment of natural vegetation naterial by erosion, the Contractor must ensure that put to a minimum. The Contractor is responsible for a areas in such a way that the erosion potential is tion has been completed. Imised during the reshaping of the waste body. It waste body should be reseeded, with an are, such as Mayford's Biomosone Sour Bushveld a density of 24kg/ha to prevent erosion and ensure erosion.	Minimise in flow of wat Minimise is surface and Minimise of of topsoil	rosion damage mpeding the natural er scarring of the soil I land features listurbance and loss of disturbed areas.	The for exceeded boundar All desuccessful	of topsoil rference with the low of water otprint has not d the agreed	As and when required	ECO

Phase of developmer	nt DECOMISSIONING AND REHABILITATION						
Impact / issue	Site Activities (D)						
MITIGATION MEASU	MITIGATION MEASURE		MANAGEMENT	IMPACT OUTCOME	MANAGEMENT ES	FREQUENCY OF ACTION	RESPONSIBLE
identification. No Community Gate Emadlangeni land droppings for Koto of the disposed Red Hartebees Warthog, Giraff ii. All activities of Protection Act, iii. The extent of the ist of the ist of the emove iv. All construction animal is not periodic in the poaching will be fauna species a problem anima relocate the anima.	r must ensure all game is protected and not harmed upon Various types of game is known to reside in the Balele ame Park which has no boundary fences. Although the indfill has a fence it has been breached in certain sections and udu was noted inside the landfill were animals foray and feed it material. Other animals known to frequent this area include st, Blesbuck, Kudu, Blue Wildebeest, Burchell's Zebra, fe, Impala and many more. In site must comply with the regulations of the Animal 1962 (Act No. 71 of 1962) [APA]. The construction site must be demarcated and no vegetation and outside of this zone. The workers must be informed that the intentional killing of any termitted as faunal species are a benefit to society. Poaching must be a condition of employment that any employee caught the dismissed. Employees must be trained on how to deal with as intentional killing will not be tolerated. In the case of a sel e.g. a large snake a specialist must be called in to safely imal. The activities must be limited to daylight hours If disturbance of trees and construction footprint	Minimise do and impact habitat No casual actions.	disturbance to interruption of atterns of birds estruction of habitat ts on the riparian ccess of workers and community	I&AP		Monitor daily	Contractor ECO Faunal Specialist

Phase of deve	elopment	DECOMISSIONING AND REHABILITATION					
Impact / issue	e	Site Activities (D)					
MITIGATION I	MEASURE		IMPACT MANAGEMENT ACTIONS		IMPACT MANAGEMENT OUTCOMES	FREQUENCY OF ACTION	RESPONSIBLE
Grassl ii. Care s floral o habita iii. Demai Assess (disma iv. The w be sec v. Retain This ca progre vi. Clearir body. vii. Locally this no not e uncon weeds remov viii. No opr be per 1984 (ix. Constr	land, Natal Cent should be taken or faunal SCC, sat; arcate all areas sment as NO Gantling activities vestern portion condary grasslam as much of the an be phased or esses but it's iming of vegetation y indigenous platot be viable exceptable the ability of the wed immediately and the services of the condition of the condition of the ability of the condition of	of the landfill remains uncleared and is considered to and, which might provide suitable habitat for floral existing vegetation as possible to act as a visual screen. It and replaced by new vegetation as the construction aportant to retain it for as long as possible. In should be minimal within the footprint for the waste ants must be used in the landscaping of the site. Should be plants may be utilized, however these plants may fility to be classified as problem plants spreading atts that are proclaimed as problem plants or noxious uded from the landscaping plan and these must be year.	with const Prevent I removal of Minimise surface and Minimise of topsoil Minimise reference and to encourage growth Remove of essential find on totallogether.	does not interfere	No litigation due to removal of vegetation without necessary permission No visible erosion scars once construction is completed The footprint has not exceeded the agreed boundaries All damaged areas and banks successfully rehabilitated No veld fires started by Contractors work force No claims from landowners for damages due to veldt fires Plants that are found during clearing should be planted into landscaped gardens.	As and when required	Contractor ECO Ecological Specialist (where applicable)

Phase o	f development	DECOMISSIONING AND REHABILITATION						
Impact	/ issue	Site Activities (D)						
MITIGATION MEASURE		IMPACT ACTIONS	MANAGEMENT	IMPACT OUTCOM	MANAGEMENT ES	FREQUENCY OF ACTION	RESPONSIBLE	
 i. Prevent the increase in alien proliferation of the secondary grassland habitat and surrounding natural area, which can further alter the diversity and sensitivity of the area as a result of ineffective rehabilitation. ii. Prevent the spread and infiltration of alien plants by conducting patrols and immediate removal of alien plants as identified in the Ecological Assessment (Appendix F1); iii. Alien vegetation should be removed from the study area and an alien control plan should be encouraged in line in with NEMBA legislation after sourcing advice from Biodiversity Specialist iv. Attention must be given to newly re-shaped/ recapped areas, and any other areas disturbed during closure operations which may be vulnerable to infestation by invasive and alien plant species. v. Monitoring programme be implemented to enforce continual eradication of alien and invasive plant species vi. Control and manage the removal of vegetation 		Prevent sp	read of aliens	• Absence	of alien species	Based on advice from the Biodiversity Specialist	• Contractor • ECO	
 vii. Vegetation removal to be undertaken in consultation with the ECO D6 Heritage Resources The developer must adhere to all recommendations by the heritage authority (AMAFA). Any graves, archaeological and palaeontological matters must be addressed with AMAFA The construction team should be made aware of the possible occurrence of Heritage Resources as part of the induction by the ECO. The induction must be undertaken prior to the commencement of construction activities on the site; Ensure compliance with relevant legislation and recommendations from SAHRA under Section 36 and 38 of NHRA If any heritage resources, including graves or human remains, are encountered they must be reported to SAHRA and the South African Police Services (SAPS) immediately. 		Avoid dan heritage re	mage and loss of sources.	manner resource encountd handled • Limited	tion team on the in which heritage e, where ered should be	Ongoing	ContractorECOHeritage Specialist	

Phase of	f development	DECOMISSIONING AND REHABILITATION						
Impact /	' issue	Site Activities (D)						
MITIGATION MEASURE		IMPACT ACTIONS	MANAGEMENT	IMPACT OUTCOM	MANAGEMENT ES	FREQUENCY OF ACTION	RESPONSIBLE	
vii.	site without the perm If at any stage the	can be removed, destroyed and/or interfered with on hission of an accredited archaeologist; and site is disturbed a qualified archaeologist must be the damage and make recommendations on the n measures.						
D7 No-0	D7 No-Go / Sensitive Areas			Reduce loss of fauna and flora habitat		ment of footprint	Monitor daily	Contractor
	 All construction activities must remain within the boundaries of the development area, as demarcated at the start of construction. 		Habitat					• ECO
der act	marcated (e.g. warnir	rint must be kept to a minimum, must be clearly ng tape) prior to the commencement of construction the infringement of the development on surrounding						
	marcate all sensitive s	ites including those to be used for open spaces i.e. soil						
iv. Too	olbox talks can be use	d to indicate where the sensitive sites are.						
D8 Acce	ess Routes / Poin	ts	Minimise loss of topsoil and enhancement of erosion		No erosion on access roads after completion of		As required, monitor daily	Contractor
	y authorised clearing to ECO.	for access roads must be done under the supervision of		fauna and flora	nd flora construction			• ECO
	y damaged or degrada eas must be immediat	ation will be investigated and fines issued, the affected ely rehabilitated.	displacement by destruction of natural habitats		No loss of topsoil due to runoff water on access			
pos off	sitioned as close as perference of sitioned as close as perference of the sition of th	noving-equipment must be clearly designated and be ossible to the proposed development site. No driving ds is permitted and designated parking areas must be ed with applicable signage.			roads			
		ed for areas to be proclaimed as the conservancy. e fenced off. Protection of construction staff.						

Phase of development	DECOMISSIONING AND REHABILITATION							
Impact / issue	Site Activities (D)							
MITIGATION MEASURE		IMPACT ACTIONS	MANAGEMENT	IMPACT OUTCOM	MANAGEMENT ES	FREQUENCY ACTION	OF	RESPONSIBLE
 Access Control is needed for prevention of unauthorised access for non- construction staff. 								

Phase o	of development	DECOMISSIONING AND REHABILITATION							
Impact	/ issue	Site Activities (D)							
MITIGATION MEASURE			IMPACT ACTIONS	MANAGEMENT	IMPACT OUTCOM	MANAGEMENT ES	FREQUENCY ACTION	OF	RESPONSIBLE PARTY/PARTIES
D9 не	D9 Health And Safety Impacts			To ensure the safety of humans and animals		nity knowledge he importance of	Ongoing	Contractor	
i.	i. Signs in appropriate local languages must be erected on site to warn people entering the sites of the potential risks				safety o	he site			
ii.	 The site and excavations must be fenced off and demarcated using danger tape to ensure that no animals or residents enter the area. 								
iii.	Safety clothes and equ	uipment must be worn at all times.							
 The Safety Officer on site should put any other measures in place to ensure that health and safety of all persons entering the site either legally or illegally is not compromised 									
V.	No fires should be allo	owed at or around the construction site.							

3. MONITORING PHASE EMPR

Prior to decommissioning and rehabilitation activities, a monitoring programme shall be developed and submitted to the Environmental Compliance and Enforcement unit of EDTEA for approval, as a part of the Final EMPr. The programme is to cover proposed monitoring during **and after** the closure of the site and shall include the following:

- Verification that any waste, wastewater or other pollutants generated as a result of decommissioning are appropriately managed, in accordance with the detailed requirements set out in the Final EMPr;
- A rehabilitation, management and monitoring plan should be implemented with specific focus on storm water management, and alien invasive species control.
- Maintenance of Erosion control measures implemented within the erosion dongas, such as brush packing, to assist in the re-establishment of natural vegetation within erosion dongas;
- The use of Sustainable Drainage Systems (SUDs) to manage stormwater is considered critical in order to prevent significant impacts on the hydrological functioning and water quality of the watercourse situated to the north of the Emadlangeni landfill site. In this regard, it is highly recommended that a suitably qualified engineer be consulted with regards to the use of SUDs. Examples of these, which may be applicable to this development, include rainwater harvesting, soakaways, and bio-retention facilities or attenuation ponds.
- Alien vegetation should be removed, and monitored regularly (at least twice a year), within
 the decommissioned area, as well as the surrounding area (within at least a 100m buffer), to
 prevent the spread of alien invasive species. This should be conducted for a period of at least
 3 years post decommissioning. Specific mention is made of Category 1b species in line with
 the NEMBA Alien and Invasive Species Regulations (2016)
- Verification that all de-contaminated sites if any are free of residual pollution after decommissioning;
- Verification that capping material of the waste body is secure;
- Verification that acceptable cover has been achieved in areas where natural vegetation is being re-established; and
- 'Acceptable cover' means re-establishment of similar indigenous grassland communities over the disturbed areas at a density similar to surrounding undisturbed areas, non-eroding and free of invasive alien plan

EXAMPLE OF DECLARATION OF UNDERSTANDING BY THE

PROPONENT/ENGINEER/CONTRACTOR	
l,	
Representing	
Declare that I have read and understood the contents of the Envi (EMPr) for:	ronmental Management Programme
Contract	
I also declare that I understand my responsibilities in terms Environmental Specifications for the aforementioned Contract.	of enforcing and implementing the
Signed:	
Place:	
Date:	
Witness 1:	
Witness 2:	

APPENDIX 1:

APPENDIX 2: EXAMPLE OF METHOD STATEMENT: SOLID WASTE MANAGEMENT

METHOD STATEMENT Solid Waste Management
CONTRACT:DATE:
WHAT WORK IS TO BE UNDERTAKEN? [give a brief description of the works to be undertaken on site that will generate waste (hazardous and non-hazardous wastes)]: * Note: please attach extra pages if more space is required.
*Insert additional pages as required
WHERE ARE THE WORKS TO BE UNDERTAKEN? (where possible, provide an annotated plan and a full
description of the extent of the works): * Note: please attach extra pages if more space is required
*Insert additional pages as required

APPENDIX: EXAMPLE OF INCIDENT AND ENVIRONMENTAL LOG

INCIDENT AND ENVIRONMENTAL LOG

	ENVIRONMENTAL INCIDENT LOG								
Date	Environmental Condition	Comments (Include any possible explanations for current condition and possible responsible parties. Include photographs, records etc. if available)	Corrective Action Taken (Give details and attach documentation as far as possible)	Signature					

4. BIBLIOGRAPHY

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- 3) City of Cape Town: Environmental Management Programme (2002) Specification EM 02/07: Environmental Management, Ver. 5 (03/2002).
- 4) 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.
- 5) Republic of South Africa (1998) National Environmental Management Act (Act No. 107 of 1998) (NEMA).