

ENVIRONMENTAL MANAGEMENT PROGRAMME (EMPR)

FOR THE PROPOSED DEVELOPMENT OF PORTION 260 (A PORTION OF PORTION 114) OF THE FARM RIETFONTEIN 189 IQ AS WELL NECESSARY SERVICES ON SURROUNDING PROPERTIES

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Hocom Properties (Pty) Ltd.

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1 INTRODUCTION

1.1 Overview

The proposed development of Portion 260 of the Farm Rietfontein 189 IQ involves a mix use development which includes a broad range of uses including Business 1 and Commercial Uses. This aims to serve growing residential areas around the area. The following primary rights are being applied for:

- Erf 1 4 | Business 1 (As per Scheme: Shops, Office use, Dwelling Units, Residential Use, Hotel and Restaurant)
- Erf 5 | Commercial (As per Scheme: Warehousing and Distribution)
- Erf 6-7 | Business 1 As per Scheme: Shops, Office use, Dwelling Units, Residential Use, Hotel and Restaurant)

Necessary roads and services required for the development will also be put in place.

1.2 Project Location

The proposed development occurs on Portion 260 of the Farm Rietfontein 189 IQ. In addition, a number of services are required and will traverse nearby properties. **Table 1-1** provides an overview of the affected properties together the Surveyor General 21-digit diagram number and associated project components.

Table 1-1: Affected Properties and associated project components

21-digit code	Property Description	Services	
T0IQ0000000018900255	Portion 255 of the Farm Rietfontein 189		
T0IQ0000000018900254	Portion 254 of the Farm Rietfontein 189		
T0IQ0000000018900253	Portion 253 of the Farm Rietfontein 189	Sewer (Proposal)	
T0IQ0000000018900252	Portion 252 of the Farm Rietfontein 189	J. Sewei (Froposai)	
T0IQ0000000018900251	Portion 251 of the Farm Rietfontein 189		
T0IQ0000000018900007	Portion 7 of the Farm Rietfontein 189	-	
		Internal Stormwater	
T0IQ0000000018900260	Portion 260 of the Farm Rietfontein 189	and bioretention pond	
101Q0000000016900200		Internal sewer	
		Internal water	
		Road A and B, water	
T0IQ00000000018900189	Portion 189 of the Farm Rietfontein 189	pipeline	
		Road A, Water	
T0IQ00000000018900188	Portion 188 of the Farm Rietfontein 189	Pipeline	
T0IQ0000000018900222	Portion 222 of the Farm Rietfontein 189	Water pipeline	
T0IQ0000000018900260	Portion 260 of the Farm Rietfontein 189	Road B	
0IQ0000000018900646	Portion 646 of the Farm Rietfontein 189	Road B	
T0IQ0000000018900631	Portion 631 of the Farm Rietfontein 189	Road B	

21-digit code	Property Description	Services
T0IQ0000000018900258	Portion 258 of the Farm Rietfontein 189	Road B
T0IQ0000000018900257	Portion 257 of the Farm Rietfontein 189	Road B
T0IQ0000000018900253	Portion 253 of the Farm Rietfontein 189	Road B
T0IQ0000000018900248	Portion 248 of the Farm Rietfontein 189	Road B
T0IQ0000000018900250	Portion 250 of the Farm Rietfontein 189	Road B
T0IQ0000000018900254	Portion 254 of the Farm Rietfontein 189	Road B
T0IQ0000000018900255	Portion 255 of the Farm Rietfontein 189	Road B
T0IQ0000000018900183	Portion 183 of the Farm Rietfontein 189	Road B

The coordinates for the project are provided in **Table 1-2**.

Table 1-2.: Project Components

	Coord	inates
Centre Point of Mixed Use Development on Portion 260	26° 2'53.37"S	27°53'18.09"E
Start, Middle and End Point Coordinates of Stormwater	26° 2'55.99"S	27°53'18.61"E
pipeline and bioretention pond	26° 2'49.72"S	27°53'13.96"E
	26° 2'58.36"S	27°53'12.69"E
Start, Middle and End Point Coordinates of Sewer Line	26° 2'55.46"S	27°53'18.33"E
(Proposal)	26° 2'48.23"S	27°53'4.57"E
	26° 3'2.37"S	27°52'35.97"E
Start, Middle and End Point Coordinates of Sewer Line	26° 2'55.76"S	27°53'18.71"E
(Alternative)	26° 2'57.93"S	27°53'3.01"E
	26° 3'3.58"S	27°52'36.11"E
Start, Middle and End Point Coordinates of Road A (and	26° 3'5.81"S	27°53'24.82"E
water line)	26° 3'1.93"S	27°53'22.45"E
	26° 2'57.71"S	27°53'19.66"E
Start, Middle and End Point Coordinates of Road B	26° 2'55.87"S	27°53'26.16"E
	26° 2'48.16"S	27°52'53.99"E
	26° 2'40.34"S	27°53'14.43"E

An overview of the location of the development is provided in Figure 1-1 and



Figure 1-2.

1.3 Alternatives

As required by the Environmental Impact Assessment (EIA) Regulations, 2014 (as amended), alternatives have been as been assessed as part of the Basic Assessment (BA) process. These alternatives relate to the sewer line. **Figure 1-3** and **Figure 1-4** provide an overview of the Proposal and alternative.

1.3.1 Proposal

The proposal involves the development of approximately 1.3km 160mm and 200mm diameter pipelines which travels to the north of the wetland and crosses the wetland buffer in two locations before entering the wetland area to connect to the existing line.

1.3.2 Alternative 1

In contract, with Alternative 1, the 160mm line is shorter (only 1.1km) but almost completely traverses the wetland and thus has a much larger and direct impact due to modified flow and loss of wetland vegetation. It also enters the C-plan Ecological Support Area (ESA) and Zone 3 of the Gauteng Provincial Environmental Management Framework (GPEMF). It is therefore not preferred.

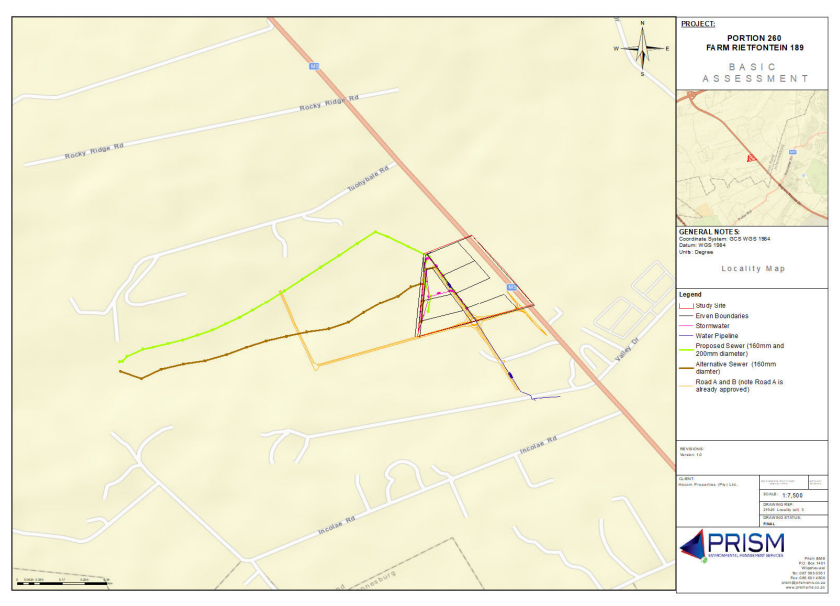


Figure 1-1: Locality Map showing main project components (with both the proposed and alternative sewer line shown)

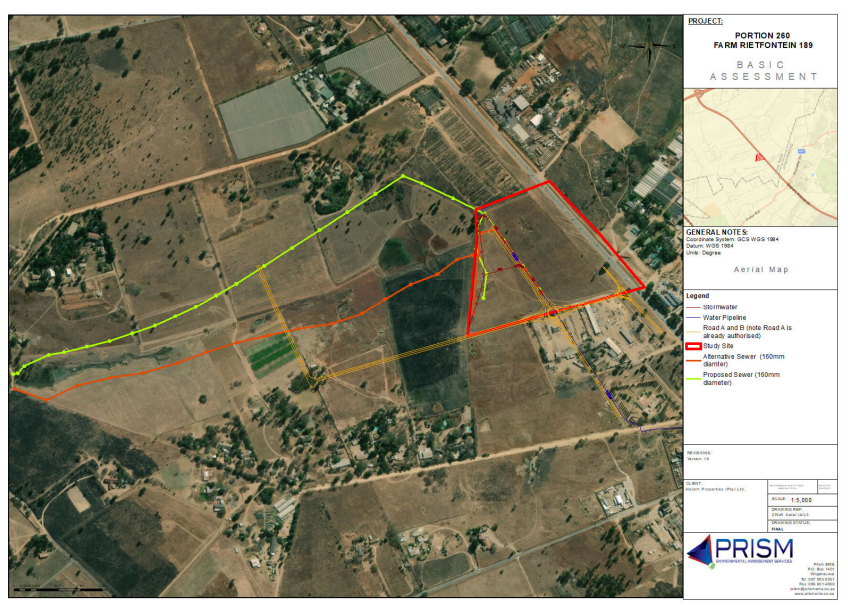


Figure 1-2: Aerial Locality Map (with both the proposed and alternative sewer line shown)

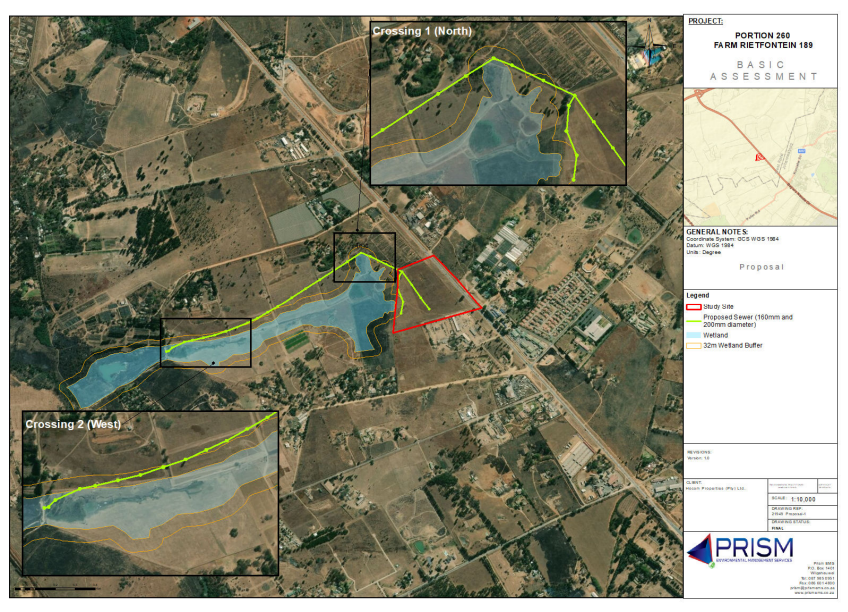


Figure 1-3: Proposed Sewer (Proposal)

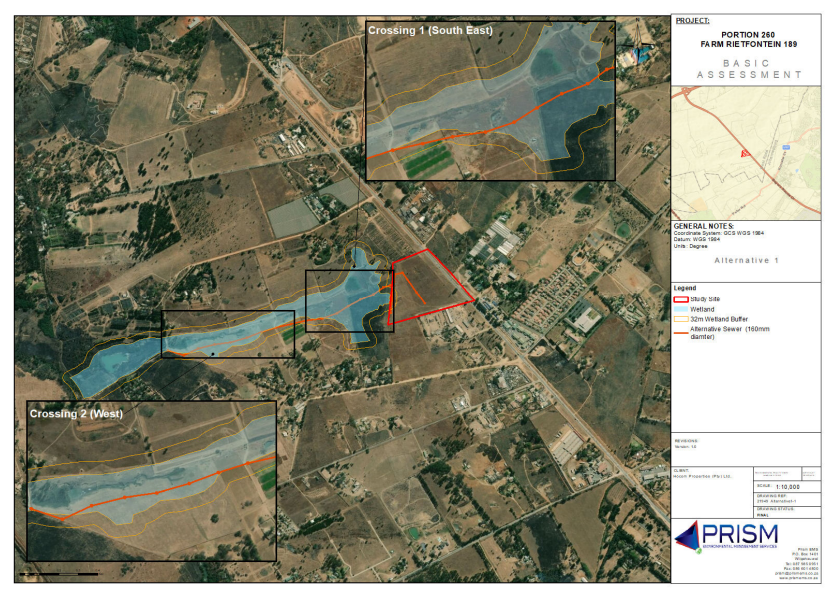


Figure 1-4: Alternative Sewer

2 EMPR REQUIREMENTS AND REPORT OUTLINE

The contents of this EMPr has been compiled according to the prescribed minimum legal requirements contained in Appendix 4 of the EIA Regulations, 2014 (as amended). Refer to **Table 2-1** below. Additional sections have been added to the report for purposes of best environmental practice.

Table 2-1: Contents of EMPr

Chapter	Chapter Name	Requirements included in Appendix 4 of 2014 EIA	
Number		Regulations	
1.	Introduction	-	
2.	EMPr Requirements and Report Outline	-	
3.	Details of EAP	(a) details of	
		(i) the EAP who prepared the EMPr; and	
		(ii) the expertise of that EAP to prepare an EMPr,	
		including a curriculum vitae;	
4.	Project Description and	(b) a detailed description of the aspects of the activity that are	
	Activities, Aspects, and Impacts	covered by the EMPr as identified by the project description.	
5.	Environmental	(c) a map at an appropriate scale which superimposes the	
	Sensitivity	proposed activity, its associated structures, and infrastructure	
		on the environmental sensitivities of the preferred site, indicating	
		any areas that any areas that should be avoided, including	
		buffers;	
6.	Goals and Objectives	(d) a description of the impact management objectives, including	
		management statements, identifying the impacts and risks that	
		need to be avoided, managed and mitigated as identified	
		through the environmental impact assessment process for all	
		phases of the development including-	
		(i) planning and design;	
		(ii) pre-construction activities;	
		(iii) construction activities;	
		(iv) rehabilitation of the environment after construction	
		and where applicable post	
		closure; and	
		(v) where relevant, operation activities;	
		(e) a description and identification of impact management	
		outcomes required for the aspects contemplated in paragraph	
		(d)	
7.	General Roles and	(i) an indication of the persons who will be responsible for the	
	Responsibilities	implementation of the impact management actions	

Chapter	Chapter Name	Requirements included in Appendix 4 of 2014 EIA		
Number		Regulations		
8.	Environmental Awareness Plan	(m) an environmental awareness plan describing the manner in which-		
		(i) the applicant intends to inform his or her employees		
		of any environmental risk which may result from their		
		work; and		
		(ii) risks must be dealt with in order to avoid pollution or		
		the degradation of the environment; and		
9.	Waste Management Plan	-		
10.	Emergency Preparedness Plan	-		
11.	Monitoring Programme	(g) the method of monitoring the implementation of the impact		
		management actions contemplated in paragraph (f);		
		(h) the frequency of monitoring the implementation of the impact		
		management actions contemplated in paragraph (f);		
		(j) the time periods within which the impact management actions		
		contemplated in paragraph (f) must be implemented;		
		(k) the mechanism for monitoring compliance with the impact		
		management actions contemplated in paragraph (f);		
		(I) a program for reporting on compliance, taking into account		
		the requirements as prescribed by the Regulations;		
12.	EMPr	(f) a description of proposed impact management actions,		
		identifying the manner in which the impact management		
		objectives and outcomes contemplated in paragraphs (d) and		
		(e) will be achieved, and must, where applicable, include actions		
		to -		
		(i) avoid, modify, remedy, control or stop any action,		
		activity or process which causes pollution or		
		environmental degradation;		
		(ii) comply with any prescribed environmental		
		management standards or practices;		
		(iii) comply with any applicable provisions of the Act		
		regarding closure, where		
		applicable; and		
		(iv) comply with any provisions of the Act regarding		
		financial provisions for rehabilitation, where applicable;		

3 DETAILS OF THE EAP

Prism EMS have been appointed to undertake the required Environmental Authorisation process in terms of the 2014 Environmental Impact Assessment (EIA) Regulations. Details and expertise of the Environmental Assessment Practitioner (EAP) who prepared the EMPr is provided in **Table 3-1** and Curriculum Vitae is appended in Appendix I2 of the Basic Assessment Report.

Table 3-1.: Details of the EAP.

EAP:	Vanessa Stippel
Company:	Prism Environmental Management Services
Qualifications:	MSc. Ecology, Environment and Conservation
Experience:	9 years
Affiliation/	Professional Member of Southern African Institute of Ecologists and Environmental
Registration	Scientists
	SACNASP Pr.Sci.Nat. (116221)
	Registered EAP (2019/175)
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			Website: www.prismems.co.za	
Principal EAP	De Wet Botha (17 years' Experience)	MA. Env. Man. (PHED)	South African Council for Natural Scientific Professions (SACNASP) registered Scientist Pr.Sci.Nat. (119979)	Project Director and Wetland Specialist
			Registered Member of Environmental Assessment Practitioners Association of South Africa (EAPASA)(2019/1209)	
			Member of the International Association for Impact Assessors (IAIAsa) (1653)	
			Member of the Gauteng Wetland Forum	
			Member of the South African Wetland Society	

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4 PROJECT DESCRIPTION AND ACTIVITIES, ASPECTS, AND IMPACTS

4.1 Project Description

The proposed development of Portion 260 of the Farm Rietfontein 189 IQ involves a mix use development which includes a broad range of uses including Business 1 and Commercial Uses. This aims to serve growing residential areas around the area. The following primary rights are being applied for:

- Erf 1 4 | Business 1 (As per Scheme: Shops, Office use, Dwelling Units, Residential Use, Hotel and Restaurant)
- Erf 5 | Commercial (As per Scheme: Warehousing and Distribution)
- Erf 6-7 | Business 1 As per Scheme: Shops, Office use, Dwelling Units, Residential Use, Hotel and Restaurant)

Table 4-1 provides an overview of the planned uses and developmental controls.

Table 4-1: Proposed Land Use

	Erf 1 -4	Erf 5	Erf 6-7
Use Zone	Business 1	Commercial	Business 1
Primary Rights	As per Scheme - Shops,	As per Scheme -	As per Scheme: Shops,
	Office use, Dwelling	Warehousing and	Office use, Dwelling
	Units, Residential Use,	Distribution	Units, Residential Use,
	Hotel and Restaurant		Hotel and Restaurant
Uses with Special	As per Scheme - Place	As per Scheme	As per Scheme - Place
Consent	of Instruction, Place of		of Instruction, Place of
	Amusement, Service		Amusement, Service
	Industry, Commercial		Industry, Commercial
	Use, Public Garage,		Use, Public Garage,
	Filling Station*, Place of		Filling Station, Place of
	Public Worship, Social		Public Worship, Social
	Hall, Parking Garage		Hall,
	and Special Use		Parking Garage and
			Special Use
Density	No density applicable	No density applicable	A maximum of 70
			Dwelling units per
			hectare
Coverage	Shall not exceed 60%	Shall not exceed 60%	Shall not exceed 60%
Floor Area Ratio	Shall not exceed 0,8	Shall not exceed 0,8	Shall not exceed 0,8
Height	4 storeys	4 storeys	4 storeys
*Please note that should	a filling station ha requir	rad at a latar ataga a sa	parata application will be

^{*}Please note that should a filling station be required at a later stage, a separate application will be undertaken.

Necessary roads and services required for the development will also be put in place. These include:

The following bulk and internal services will be put in place.

Water

- The area is currently supplied from the Honeydew Reservoirs (Johannesburg Water), through
 a bulk meter connection on the municipal boundary in Jubilee Street. An existing 110mm dia.
 municipal water pipeline is traversing the proposed development parallel to Beyers Naude
 Drive.
- This line will be abandoned and a new 160mm dia. municipal water pipeline will be installed
 in the new service road connecting to the existing 160mm dia. municipal water pipeline
 located in Valley Road.
- The average daily demand for the proposed township is 307.2 kl/day.

Sewer

- No existing municipal sewer infrastructure is located adjacent to the proposed development.
 The nearest connection point is situated approximately 1.1 km west from the proposed township.
- A new 160mm and 200mm dia. external sewer network will be constructed along the natural drainage course flowing in a westerly direction towards the existing municipal sewer network.
- Dry Weather Flow (DWF) for the proposed township is 230.4 kl/day

Stormwater

- Stormwater attenuation will be provided for the 1:5 as well as the 1:25 year storm event such that the pre-development runoff is not exceeded. An industry guideline of 350 m³/ha will be used for the sizing of the attenuation ponds.
- The stormwater network will be designed in order to safely channel the runoff from a 1:10 year storm event, to the nearby natural drainage course.
- The internal roads will be provided with kerb inlets at strategic points to catch stormwater runoff from the development.
- The underground system will consist of "Interlocking Joint" concrete pipes with a minimum diameter of 450mm (up to 675mm diameter) and discharged in the bio-retention pond.
- The bio-retention pond will include an earth berm with crest protect with stone pitching and vegetation will be put in place to promote sheet flow into the wetland. Electricity
 - The proposed development will require approximately 3639 kVA electrical capacity.
 - Preliminary information suggests that the township will be supplied by Eskom from the
 existing 86 KV Dalkeith Substation from the 11kV Kromdraai feeder line which is adjacent to
 the property. The substation and line both have spare capacity.
 - Internal services will consist of an 11KV underground cable supplying miniature substations.

Roads

A Traffic Impact Assessment has been undertaken to better understand the traffic impact of
the development as well as to identify the necessary road upgrades required by the proposed
development. Based on the development size, the expected trip generation of the application
is ±965 vehicle trips during the weekday morning (AM) peak hour and ±2,293 vehicle trips

during the weekday afternoon (PM) peak hour (based on COTO TMH 17, the South African Trip Data Manual). In order to cater for this, construction of the following roads will be required:

- Road A The construction of a new Class 5a (commercial local) road 7.4m wide in a
 20m road reserve
- Road B The construction of a new Class 4a (commercial collector) road 7.4m wide in a 25m road reserve
- The following intersection improvements are required:
 - Intersection 4: Valley Road Ibis Lane / Beyers Naude Drive- The construction of a second exclusive right-turn lane (90m) on the southern approach, and an additional through lane on the western and eastern approaches (90m). The additional through lane in a westbound direction will be constructed up to the planned marginal intersection (Intersection 9).
 - Intersection 7:Boland Road Indaba Lane /Beyers Naude Drive The implementation of traffic signals and the construction of exclusive turning lanes (60m) on the northern and southern approaches.
 - Intersection 8: Planned K56 / Beyers Naude Drive The implementation of traffic signals and the construction of exclusive turning lanes (60m) on the northern and southern approaches.
 - Intersection 9: Road B / Beyers Naude Drive The construction of a marginal intersection with an exclusive left-turn lane on the eastern approach.
 - Intersection 11: Road B / Road A The construction of a two-lane roundabout (45m inscribed diameter).
- Access to the application site will be obtained from Beyers Naude Drive in accordance with the Road Master Plan via the intersection with Valley Road – Ibis Lane and a new Class 5 road (i.e. Road A). Additional access is also proposed from Beyers Naude Drive via a proposed new marginal access (Class 4a road) with Beyers Naude Drive on the eastern boundary of the site (i.e. Road B) and from planned Route K56 in the south-west.
- An internal road will also be put in place and will be 16m in width.

It should be noted however that Road A and parts of Road B (from where it joins the K56) were assessed and approved as part of the upgrade of Beyers Naude Drive as they are associated roads (GAUT 002/16-17/E01222)

4.1.1 Timeframes

The proposed development will be constructed in line with the following timeframes, see Table 4-2.

Table 4-2: Operational hours for construction phases.

Period	Open	Close
Weekdays	07:00	18:00
Saturdays	07:00	15:00
Sunday	Only when required	
Public holidays	Only when required	

4.1.2 Ancillary Infrastructure Required for Construction

No major infrastructure is required on site for the construction of the development. The required ancillary infrastructure for the purposes of supporting services is discussed below.

4.1.2.1 Security

A construction camp will be erected on site for the duration of the construction. This camp will be fenced for security purposes. A security guard will also be posted on site during non-operational times. A wall will be erected around the property boundary as part of the development project.

4.1.2.2 Sanitation

During the construction phase of the project, chemical toilets will be placed on site for the duration of the construction phase.

4.1.2.3 Construction Camp and Laydown Areas

Designated areas will be established during the construction phase for construction equipment and vehicles. These will all be located outside the 32m buffer of the wetland.

5 ENVIRONMENTAL SENSITIVITY

Figure 5-1 provides an overview of overall sensitivity of the study area. The following should be noted:

- A Wetland Assessment was undertaken and a wetland (GG98_UCVB Unchanneled Valley Bottom Wetland) was found on the valley floor at the head of the catchment, draining towards the West. This Wetland achieved a Moderate overall Present Ecological State (PES), and a moderate Ecological Importance and Sensitivity (EIS) score. The Recommended Ecological Classification (REC) was Category C. The Wetland and Wetland Buffer should be treated as sensitive and no unauthorized activities other than the sewer line and Road B crossing and wetland rehabilitation is allowed within the delineated wetland or 32m buffer.
- A Baseline Ecological Habitat Assessment was undertaken. From a desktop perspective, the proposed development occurs within the Egoli Granite Grassland (Endangered) vegetation type. According to the Gauteng Conservation Plan, the proposed sewer line and Road A and B traverses a small section of an Ecological Support Area (ESA) and Zone 3 of the GPEMF. The site was actively surveyed to determine the current status of the habitats on site. Two main habitat types were identified within the study site, namely:
 - Wetland with associated 32m buffer; and
 - Secondary vegetation with scattered patches of alien invasive plant species.
- The habitats identified were identified as having a medium to low sensitivity (note that the disturbed areas are not sensitive at all).
- The development footprint of the development itself falls within the disturbed area which is not representative of Egoli Granite Grassland. Two SCC were identified on site, namely *Hypoxis hemerocallidea and Boophone disticha*. Whilst these species are classified as "Least Concern" in terms of Red Data List, GDARD has confirmed that they should be considered as "Orange List" species in Gauteng due to provincial level pressures. Therefore, in order to mitigate impacts to these species, a Search and Rescue and Relocation Plan has been devised and included in Appendix E of the Baseline Ecological Assessment. Impacts to these species are expected to be low with the implementation of the necessary mitigation.
- A Heritage Impact Assessment was undertaken. The specialist noted however that access restrictions resulted that some sections of the sewer line and road infrastructure was not physically surveyed. Based on environmental sensitivities and a desk-based assessment of these sections the areas are not considered to be of heritage sensitivity;
- Further, no surface evidence of heritage resources was identified during the survey;
- Based on the SAHRIS Paleontological Sensitivity Map, the area is of insignificance paleontological sensitivity and no further action is required for this aspect;
- No grave sites were identified in the study area although known graves occur in the greater area;
- Both the preferred and alternative option for the sewer line is acceptable from a heritage perspective;

- The study area is surrounded by industrial and residential developments and road infrastructure developments and the proposed development will not impact negatively on significant cultural landscapes or viewscapes.
- The impact of the proposed project on heritage resources is considered low. It is therefore
 recommended that the proposed project can commence on the condition that the following
 recommendations are implemented as part of the EMPr and based on approval from SAHRA:
 - A heritage walk down of all linear developments must be conducted prior to development;
 - Confirmation of any burial sites within the study area during the public participation process;
 and
 - Implementation of a chance find procedure.

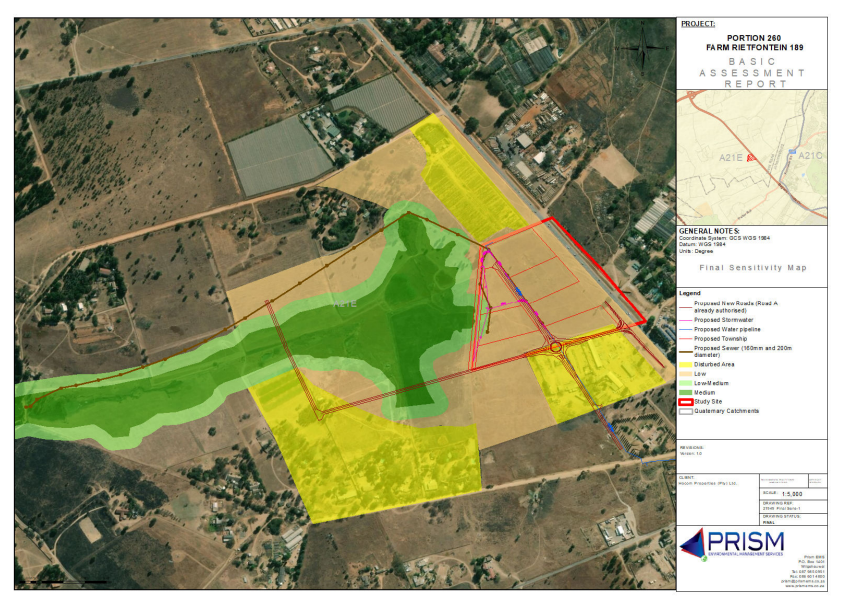


Figure 5-1: Overall Sensitivity Map

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6 GOALS AND OBJECTIVES

The **EMPr** provides performance criteria required to address potential environmental impacts during the construction and operational phases of the proposed development.

This document incorporates the relevant recommendations of the Basic Assessment Report and other environmental studies and at a high level aims to provide the following:

- Establish management objectives for the Development in order to enhance benefits and minimise adverse environmental impacts;
- Describe actions required to achieve management objectives; and
- Outline institutional structures and roles required to implement the EMPr.

6.1 Key Objectives of the EMPr

The key objectives of the EMPr for the construction and operation phases of the proposed Development are as follows:

- To ensure effective communication with stakeholders and regulatory authorities;
- To ensure good housekeeping practices and general neatness on site;
- To mitigate any possible negative impacts identified in the EMPr for the construction and operational phase of the development;
- To prevent pollution to the receiving environment that may emanate directly or indirectly from the source (development activities) both during the construction and operational phases;
- To preserve flora and fauna;
- To preserve topsoil for optimal rehabilitation and landscaping following construction;
- To control the establishment of alien invasive plants during the construction phase of the project, as well as following rehabilitation of designated construction camp areas within the site thereafter.
- To ensure water saving and recycling mechanisms are implemented and adhered to;
- To ensure that all legislative requirements are met by the proposed development.

Following each site visit an audit report must be compiled to relay any non-compliance issues that need to be addressed, as well as compliance matters.

6.2 Impact Management Outcomes

Through effective implementation of the environmental management measures, the following outcomes must be achieved:

- All relevant authorisations, licences and approvals are in place prior to the commencement of construction.
- A formal document control system is in place to ensure all relevant documents are in place prior to commencement.

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- Site specific method statements are compiled and approved.
- Proper management of sensitive features through identification and barricading.
- Planning and layout of construction site is undertaken responsibly to ensure protection of sensitive environmental features.
- Environmental awareness creation and training is undertaken prior to construction commencement to minimise environmental impacts and ensure compliance to relevant legislation and authorisations.
- Ensure that all possible causes of dust are mitigated as far as possible to minimise impacts to the surrounding environment
- All vehicles/plant on site must be properly maintained to reduce emission sources.
- Ensure that noise disturbance to surrounding areas are minimised and that construction activities comply with the Noise Control Regulations and the provisions of South African National Standards; Environmental, Health and Safety (EHS) Guidelines, World Health Organisation (WHO, 2002).
- Construction activities are managed correctly to ensure no negative impacts to water quality. This
 includes proper management of ablution facilities, workshop and equipment and concrete batching
 and mixing.
- Ensure minimal impacts to the flow regime of the wetland through poor stormwater management
- Ensure minimal impact to wetland habitat
- Ensure minimal impact to wetland biota
- Ensure that minimal disturbance of geomorphology during construction
- Domestic waste must be managed properly to ensure minimal impacts.
- Construction waste must be managed properly to ensure minimal impacts.
- Hazardous waste must be managed properly to ensure minimal impacts.
- Effective management of topsoil, in order to minimise the impact of construction activities.
- Changes to topography to be planned properly to prevent negative impacts.
- Ensure that all possible causes of erosion are mitigated as far as possible to minimise impacts to the site and surrounding environment
- Ensure that all possible causes of soil pollution are mitigated as far as possible to minimise impacts to the site and surrounding environment
- Electricity reduction mechanisms to be implemented.
- Water conservation mechanisms to be implemented.
- Fuel conservation mechanisms to be implemented.
- Raw materials conservation mechanisms to be implemented.
- No loss of habitat outside the approved footprint.
- Minimal disturbance to fauna occurs during construction.
- Ensure that minimal disturbance of ecological systems and natural corridors takes place during construction.
- Ensure that minimal disturbance of ecological life cycles due to noise and lighting.
- Ensure proper management of alien invasive species
- Minimise potential pollution incidents due to construction.
- A safe working environment for contractors/construction workers and the public is provided.

- Effective and safe storage of hydrocarbons on site, in order to minimise the
- impact of hydrocarbons on the environment
- Minimise potential fire incidents during construction.
- Proper management of construction activities to minimise disturbance to visual environment.
- Proper management of labour force is undertaken to ensure that there are no security-related issues
 or disturbance to tenants or landowners outside the construction footprint.
- Minimal disturbances to traffic due to road upgrades.
- No adverse impact on the historical and cultural inheritance of the area.
- Proper management of construction activities to minimise disturbance to sense of place.
- Preferential use of local contractors and suppliers.
- Proper management of labour force is undertaken to ensure that there is optimal use of local labourers and local contractors.
- Adequate reinstatement and rehabilitation of construction areas
- Residential development must comply with acceptable noise levels.
- Proper maintenance of connection to sewer line and proper management of stormwater
- Ensure Stormwater is properly managed
- Limited impact to habitat during operation
- Limited impact to biota during operation
- Limited impact to geomorphology during operation
- Proper management of waste.
- Ensure that all possible causes of erosion are mitigated as far as possible to minimise impacts to the site and surrounding environment
- · Minimal loss of vegetation to fire
- Minimal disturbance of fauna during operation
- Minimal disturbance of ecological life cycles during operaion
- Proper management of pollution sources to prevent pollution incidents on site.
- Minimise potential impacts/incidents
- Minimal safety and security issues.
- Minimal traffic disturbances related to the operation of the dealership.
- Preferential use of local contractors and suppliers.
- Proper management of labour force is undertaken to ensure that there is optimal use of local labourers and local contractors.

7 GENERAL ROLES AND RESPONSIBILITIES

There are various role players that are involved in responsible environmental management. An overview of the applicable role players and institutional arrangements are provided in **Figure 7-1.** Information on each role player is then provided in the subsections below.

7.1 Competent Authorities

Due to the fact that the proposed development takes place in Gauteng and activities are triggered in terms of the EIA Regulations, 2014 (National Environmental Management Act, 1998 (NEMA), the Gauteng Department of Agriculture and Rural Development (GDARD) is the relevant competent authority.

7.1.1 Gauteng Department of Agriculture and Rural Development (GDARD)

GDARD is the mandated authority in terms of NEMA that determined whether an Environmental Authorisation (EA) will be issued for the project, following a decision-making process conducted as part of the EIA. Conditions will be included in the EA, which need to be complied with by the project applicant. The EMPr will need to be updated to take into account these conditions.

GDARD also fulfils a compliance and enforcement role with regards to the EA. The Department may perform random inspections to check compliance. GDARD will also review the monitoring and auditing reports compiled by the ECO.

Amendments may be required to the EMPr, based on adaptive management to the site conditions and the technical requirements of the project. These amendments will need to be approved by GDARD.

7.2 Authorisation Holder

Hocom Properties (Pty) Ltd. is the applicant in terms of NEMA and is ultimately responsible for the development and implementation of the EMPr and ensuring that the conditions in the EA are satisfied. The liability for non-compliance also rests with the Authorisation Holder. Details of the Authorisation holder are contained in **Table 7-1**.

Table 7-1.: Details of the Applicant.

Applicant:	Hocom Properties (Pty) Ltd
Contact Person:	Jonathan Fitzgerald
Address:	PO 904 Ruimsig, 1732

7.3 Consultants

7.3.1 Project Manager

In order to ensure that the proposed development is constructed as per the relevant designs and requirements, a project manager will be responsible for managing the planning, design and construction phases of the project. The Project Manager will furthermore also be required to tend to any environmental matters at the request of the Environmental Control Officer (ECO). The Project Manager shall assist the ECO where necessary and shall have the following responsibilities in terms of the implementation of the EMPr:

- Regular site inspections;
- Reviewing and approving the Contractor's Method Statements;
- Assisting the Contractor in finding environmentally responsible solutions to problems with input from the ECO where necessary; and
- Communicating all environmental issues to the ECO.

7.4 Contractors

Contractors will be responsible for constructing the proposed Development and associated infrastructure. All contractor/s employed by the developer in respect of any aspect of the construction of the subject site, will be bound by all and any agreement between the developer and the contractor, to ensure compliance with the Environmental Authorisation, mitigating measures included in the Specialist Studies, as well as this EMPr. The responsibilities include:

- Taking full responsibility for each of his/her employees.
- Be familiar with the contents of the EMPr and the specifications contained herein.
- Comply with the Environmental Specifications contained in the EMPr and subsequent revisions.
- Confirm legislative requirements for the construction works and ensure that appropriate permissions and permits have been obtained before commencing activities.
- Prepare Method Statements, programme of activities and drawings/plans for submission to the ECO when requested.
- Undertake daily site inspections to monitor environmental performance and compliance with the Environmental Specifications.
- Notify the ECO immediately in the event of any accident or infringements of the Environmental Specifications and ensure appropriate remedial action is taken.
- Notify the ECO at least 10 working days in advance of any activity he has reason to believe may
 have significant adverse environmental impacts, with specific reference to blasting, so that
 mitigatory measures may be implemented timeously.

7.5 Independent ECO

A competent and independent ECO must be appointed and will undertake bimonthly inspections with monthly reporting on site as well as biyearly auditing against the EMPr and EA. The aforementioned report must be submitted to Hocom Properties Pty) Ltd. and GDARD for their records.

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The ECO will also check the following:

- The record of environmental incidents (spills, impacts, legal transgressions, etc.) as well as corrective and preventive actions taken;
- The public complaints register in which all complaints are recorded, as well as actions taken; and
- Results from the environmental monitoring programme (water quality etc.).

In terms of Audits, the ECO will be required to ensure the following:

- All documentation (e.g. audit/monitoring/compliance reports and notifications) required to be submitted to the Department in terms of the EA.
- The holder of the EA must submit an environmental audit report to the Department within 30 days of the completion of the construction phase (i.e. within 30 days of site handover) and within 30 days of completion of rehabilitation activities.
- The Environmental Audit Report must indicate the date of the audit, the name of the auditor and the
 outcome of the audit in terms of compliance with the EA conditions as well as the requirements of an
 approved EMPr.
- Records relating to monitoring and auditing must be kept on site and made available for inspection to any relevant and competent authority in respect of this development.

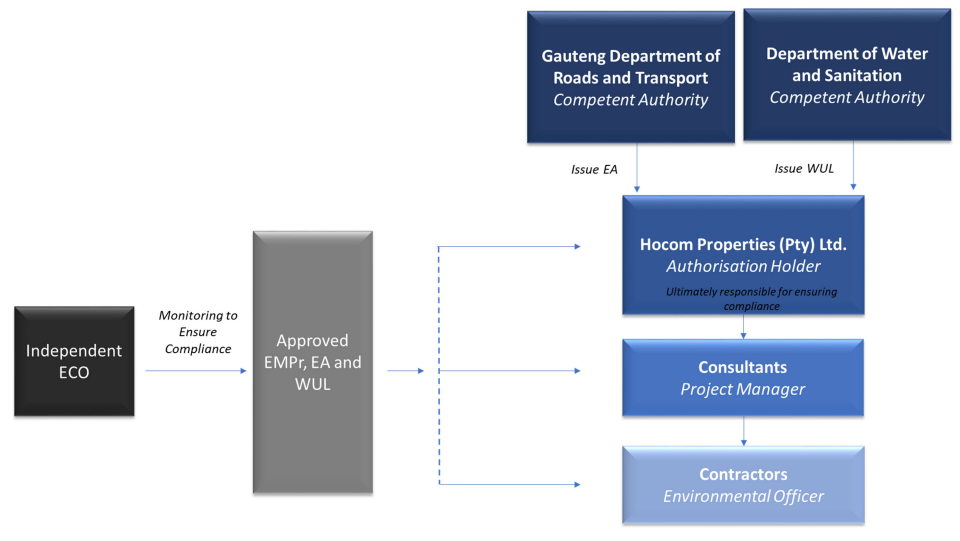


Figure 7-1: Roles and responsibilities.

8 ENVIRONMENTAL AWARENESS PLAN

Training aims to create an understanding of environmental management obligations and prescriptive measures governing the execution of the project. It is generally geared towards project team members that require a higher-level of appreciation of the environmental management context and implementation framework for the project. In contrast, **Environmental Awareness Creation** strives to foster a general attentiveness amongst the construction workforce to sensitive environmental features and an understanding of implementing environmental best practices. The Environmental Awareness Plan for the Development incorporates both training and environmental awareness to ensure that the proposed development is implemented in line with the requirements of the EMPr and that environmental sensitivities on site are managed correctly.

As part of this, Hocom Properties (Pty) Ltd. is committed to remaining responsible and accountable for environmental practices on site. Being accountable for environmental practices undertaken during working tasks and activities remain the responsibility of both employer and employee awareness of the potential environmental impacts that could result from these activities.

All potential incidents to the environment may be effectively minimised through effective training and awareness of the employees using any of the following methods:

- Supervisory meetings (weekly);
- Induction training (annually);
- EMP Training (annually); and
- External environmental and/or health and safety courses (when applicable).

These methods are discussed below in more detail.

8.1 Meetings

Weekly supervisory meetings are ideal to facilitate awareness of specific environmental dangers pertaining to each week. Various topics may be discussed during these meetings and must be recorded or logged. All attendees at each meeting must sign an attendance register, these records must be kept on file at the administration office. Topics for discussion may include:

- Topics applicable to the entire operation;
- Area specific topics (e.g. heritage); and
- General environmental awareness:
 - Waste management
 - Spillages
 - Saving water
 - Electricity consumption
 - Dust control
 - Noise generation

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- o Housekeeping
- o Indigenous Vegetation
- o Alien vegetation
- Fire-making

Should issues be identified by the ECO, these can also be addressed during these weekly meetings.

8.2 EMPr Training

Aspects of the EMPr must be selected and discussed at training workshops at least annually. Such training topics may be focused around the incidents that are frequently reported during the previous year and may be focused around the following:

- Hydrocarbon spillages;
- Stormwater Control;
- Waste Management;
- Monitoring Protocols; and
- Safety topics.

Workers should be informed that they may refuse work that is harmful to human health and/or the environment.

8.3 Induction Training

All new employees are required to undergo induction training prior to commencement of work. Returning and existing employees must undergo repeat induction training at least annually. Environmental awareness training must form part of the induction and must include the basic topics relating to the environment:

- Main environmental legislation (e.g. NEM:WA¹ or NWA²);
- Constitutional right pertaining to the environment;
- Waste Management hierarchy;
- Environmental, social and economic concerns;
- Sensitive environmental features; and
- · Prevention of poaching.

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¹ National Environmental Management Waste Act (NEM:WA), 2008 (Act No. 59 of 2008)

² National Water Act (NWA), 1998, (Act No. 36 of 1998)

9 WASTE MANAGEMENT PLAN

In order to ensure waste is properly dealt with, waste management is included in the EMPr. In addition, a **Waste Management Plan** is discussed below.

9.1 Legal Requirements

Section 16 of the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008), as amended states that –

"A holder of waste must, within the holder's power, take all reasonable measures to -

- Avoid the generation of waste and where such generation cannot be avoided, to minimise the toxicity and amounts of waste that are generated;
- Reduce, reuse, recycle and recover waste;
- Where waste must be disposed of, ensure that the waste is treated and disposed of in an environmentally sound manner;
- Manage the waste in such a manner that it does not endanger health or the environment or cause a nuisance through noise, odour or visual impacts;
- Prevent any employee or any person under his or her supervision from contravening this Act;
- Prevent the waste from being used for any unauthorised purpose.

Only temporary storage of waste is allowed (once of storage of waste for a period less than 90 days). The volume of material should be limited to less than 100m³ of general waste and less than 80m³ of hazardous waste. Should this be exceeded the Norms and Standards for the Storage of Waste will need to be complied with.

9.2 Waste Hierarchy

Management objectives provided in this EMPr are aligned to the waste management hierarchy indicated in Figure 9-1.

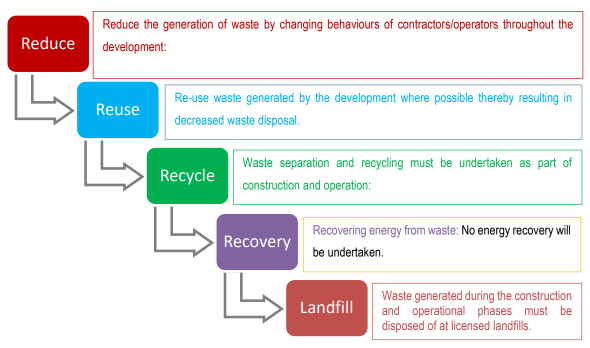


Figure 9-1: Waste Hierarchy.

9.3 Waste Management Actions

The following waste management actions must be implemented in order to ensure the objectives included in the waste hierarchy above are met.

9.3.1 Waste Avoidance and Reduction

Avoidance and reduction should be practiced wherever possible. Recommended actions include: but are not limited to:

- Bulk buying of materials to reduce the volume of packaging required.
- Avoidance of materials/items/brands that are heavily packaged, have a short lifespan or are low quality.
- · Buying items that last longer and can be repaired.
- Buying items in refillable containers.
- Environmental awareness training should focus on management of waste and all construction workers should be aware of the importance of waste minimisation and avoidance.

9.3.2 Recycling

Recycling should be practiced whenever waste prevention or reuse is not possible, provided that any such recycling is cost effective, taking into consideration environmental benefits, financial costs and community interests.

Potential priority recyclable waste streams include:

- Used Oil;
- Paper;
- Glass;
- Tyres;
- Plastics;
- · Building rubble; and
- Electronic waste.

The following actions must be implemented:

- To reduce or avoid the need for sorting after collection, the categories of distinctively marked waste receptacles must be provided in order to receive waste as it is generated.
- These receptacles shall be fitted with a tight cover.
- All types of waste collection receptacles shall be clearly marked with the type of waste they
 are receiving.
- Obtain and label recycling containers for office waste, aluminium, steel, glass, ferrous metals, nonferrous metals, waste timber.
- Locate these containers within office buildings and trailers.
- Establish a recycled material collection schedule.
- Arrange full bins to be hauled away.

9.3.3 Waste Disposal

The contractor is responsible for removal of all waste from the site, generated through the contractor's activities. The contractor shall ensure that all waste is removed to an appropriately licensed waste management facilities (the following source may be utilised – www.sawic.org.za). During operation, waste that is not collected for recycling must be collected by the municipality or by a municipality approved 3rd party collector.

In addition, it should be noted that the classification of waste determines the handling methods and the ultimate disposal of the material. All <u>hazardous waste</u> that may be generated by construction and operation must be managed as follows:

- Characterise the waste to determine if it is general or hazardous (Use the Appendix 1 of the Norms and Standards for the Classification of Waste for landfill to determine whether additional classification is required).
- Obtain and provide an acceptable container with a label.
- Place hazardous waste material in the container.
- Inspect the container on a regular basis.

- Haul the full container to the licenced and correct disposal site.
- Provide documentary evidence of proper disposal of the waste.

In addition, the following actions must also be undertaken:

- Provide waste skips on site. These skips should be sufficient in number, the skip storage
 area should be kept clean, skips should be emptied and replaced before overflowing or
 spillage occurs.
- Skips should be covered to prevent waste blowing away.
- Vermin / weatherproof bins will be provided in sufficient numbers and capacity to store domestic waste. These bins must be kept closed to reduce odour build-up and emptied regularly to avoid overfilling and other associated nuisances.
- Ensure that solid waste is transported so as to avoid waste spills en-route.
- No waste shall be buried or burned anywhere on the site.
- Permits to transport/dispose of waste must be in place.

10 EMERGENCY PREPAREDNESS PLAN

10.1 Potential Emergencies

The following potential emergencies that may occur on site include:

- Environmental Incidents:
 - Fuel and hydrocarbon spillages; and
 - Fire Hazards.
- Safety Incidents:
 - Injuries related to operation of heavy machinery such as Front-End Loaders,
 Excavators, Mobile Crushers etc. during construction;
 - Driving related accidents and incidents from Trucks on site during construction;
 - Accidents during earth moving, levelling and rehabilitation activities; and
 - Criminal incidents such as theft or potential violent crime during construction and operation.

10.2 Emergency Plan

10.2.1 Emergency Assemblage Area

A central area on site must be demarcated with appropriate signage for the gathering of all employees and visitors on site in the event of an emergency.

10.2.2 Emergency Procedures

The following procedures must be compiled in order for the identified potential emergencies to be managed effectively:

- Drill and evacuation procedure for any emergency related incidents containing information on the following:
 - Reporting structure for all incidents
 - Emergency contact information (e.g. telephone numbers)
 - Procedure to be followed for the specific emergency
 - First Aid information
- · Spillages of fuel and hydrocarbons:
 - Immediate action plan (e.g. use of spill kits) to prevent spill for spreading
 - Reporting of incident to manager and supervisor to advise on next steps
- Procedure for Theft and Crime:
 - Details on security system on site
 - Emergency response units
 - Panic alarms
 - Details of community response units

10.2.3 Emergency Contact Information

A list of potential emergency contact centers specific to the area must be drawn up and displayed on common notice boards for all employees to access. The following emergency centers must be sourced:

- Nationwide emergency response;
- Cellphone Emergency;
- Ambulance;
- Hospitals;
- Fire Response; and
- Police.

This list must be checked and updated at least quarterly to ensure that the information remains up to date.

11 MONITORING PROGRAMME

Monitoring is required to ensure that the receiving environment at the proposed Development is suitably safeguarded against the identified potential impacts, and to ensure that the environmental management requirements are adequately implemented and adhered to during the execution of the project.

The method of monitoring the implementation of the management and mitigation measures stipulated within the EMPr are indicated in **Table 11-1**.

Table 11-1: Method of monitoring implementation of EMPr

Method	Frequency	Responsibility	Main Topics	Outcome
Internal Inspections	Daily – Weekly	Project Manager	 Observe housekeeping practices Check for spillages, leaks or any other sources of pollution Observe waste management Observe stormwater control 	Based on observations identify need for protocols / procedures and compile where needed in order to comply with EMPr Verbally inform employees on any identified issues
External Inspections	Bimonthly	ECO	Check compliance with management measures in EMPr	 Based on observations identify need for protocols / procedures and compile where needed in order to comply with EMPr Verbally inform employees on any identified issues. Information from inspections will be used to compile monthly report. Photos from inspections to be utilised in monthly reporting.
External audits	Annual	ECO	Check compliance with management measures in EMPr	Compile audit report with recommendations / actions where non- compliance was identified

Method	Frequency	Responsibility	Main Topics	Outcome
Management Meetings	Quarterly – Bi-annually	Management	Discuss (problem solve) recurring issues or actions that require management intervention	 Record minutes of main points of discussion Implement outcome actions of meeting

11.1 Compliance Monitoring and Auditing

11.1.1 Environmental Audits

The mechanism for monitoring compliance with the management and mitigation measures stipulated within the EMPr must include an audit undertaken by an independent Environmental Control Officer (ECO) as discussed in Section 7.5.

The objective of the environmental audit is to:

- Report on the level of compliance with the conditions of the environmental authorisation and the management and mitigation measures stipulated within the EMPr;
- The extent to which the avoidance, management and mitigation measures provided in Section 12 achieve the objectives and outcomes in Section 6;
- Identify and assess new impacts and risks as a result of undertaking the activities;
- Evaluate the effectiveness of the management and mitigation measures generated in the EMPr;
- Identify shortcomings in the EMPr;
- Identify the need for any changes to the avoidance, management and mitigation measures provided for in the EMPr.

11.1.2 Procedure

The following methodology or procedure is to be used for assessment of the management and mitigation measures of the EMPr:

- **Pre-site preparation:** prior to the site inspection a review of the management measures contained in the EMPr, and a checklist must be drawn up.
- **Site inspection:** the Development must be traversed on foot and must include an assessment of each major component of the facility.
- **Documentation review:** after the site inspection a documentation review must be undertaken by requesting specific key documentation relating to the proposed development.

11.1.3 Evaluation Criteria

During evaluation of the EMPr, the following criteria must be used:

- Management measures stipulated in the plan;
- Environmental monitoring required;
- · Legal requirements; and
- Best practice observations.

The scores and description used in the evaluation of the EMPr are indicated in Table 11-2. Where any indication of non-compliance is determined, recommended actions will be provided.

Table 11-2: Description of scoring during evaluation of the findings.

Score	Evaluation	Description
N/A	Not Applicable	Not applicable and will not be implemented or discussed/assessed.
0	Major Non-	Relates to the absence of a requirement needed to be implemented or the
	Compliance	total breakdown of a process. A number of minor non-compliances listed
		against the same requirement may represent a total breakdown of a process
		and thus could collectively be a major non-compliance.
1	Minor Non-	The requirement is partially implemented or non-compliant.
	Compliance	
2	Observation	Relates to a matter about which the Assessor is concerned but which cannot
		be clearly stated as non-compliance. Observations also indicate trends
		which may result in a future non-compliance.
3	Compliant	The project management plans and procedures are executed in a managed
		fashion (planned, tracked, verified and adjusted) based upon defined
		activities, inputs and outputs. Objective evidence is available for each
		process.

11.1.4 Reporting

All inspections undertaken as part of internal / external auditing must be provided in the form of a report. External audits will be submitted to the competent authority as required by the EIA Regulations, 2014.

11.2 Penalties

In order to ensure that there is adequate motivation for the contractor to comply with the conditions set out in the EMPr, the following applies with regards to penalties:

- The Contractor will comply with the environmental requirements on an ongoing basis, and any failure
 on their part to do so will entitle the Project Manager, in consultation with the Environmental Manager
 and ECO, to certify the imposition of a fine subject to the details set out in the EMPr.
- The Project Manager, Environmental Manager and any other specific personnel as designated by the Project Manager may alter the Schedule of Fines for this specific project.
- Fines may be issued per incident at the discretion of the Project Manager. Such fines will be issued in
 addition to any remedial costs incurred as a result of noncompliance with the requirements of the
 EMPr and documents supporting thereof. Fines may be omitted from construction guarantees as
 supplied by the contractor.
- The Project Manager and ECO will be the judge as to what constitutes a transgression in terms of the above clause. Further, note that in the event that transgressions continue to an unacceptable level the client may cancel the contract.
- Where the Contractor inflicts non-repairable damage upon the environment or fails to comply with any of the environmental requirements, he will be liable to pay a penalty fine over and above any other

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contractual consequence. This may also lead into a Rectification Application in terms of Section 24G of the NEMA, which could lead to certain fines and / or prosecution.

- The Contractor is deemed NOT to have complied with this specification if:-
 - Within the boundaries of the site, site extensions and access roads there is evidence of contravention of the requirements of the EMPr.
 - Environmental damage ensues due to negligence.
 - The Contractor fails to respond adequately to complaints from the public.
 - Legal action is instituted against the developer in terms of Environmental laws due to any action / activities undertaken by the Contractor.
- Payment of any fines in terms of the contract will not absolve the offender from being liable from prosecution in terms of any law.
- A record of penalties will be maintained within the procurement department, and may influence later commissions awarded to the contractor.

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12 EMPR

12.1 Pre-Construction

General requirements during the pre-construction phase include the following:

- Design to consider and incorporate environmental requirements
- Define and communicate roles and responsibilities for the implementation of the EMPr;
- Ensure that all structures within the construction area are identified and recorded;
- Determine and document the road conditions; and
- Develop and implement an environmental awareness programme.

Specific management measures related to the identified environmental aspects follow:

Table 12-1: Management measures to be implemented during pre-construction.

Potential Impact	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
LEGISLATIVE REQUIRE	MENTS AND DOCUMENT C	CONTROL		·
General Requirements	All relevant authorisations, licences and approvals are in place prior to the commencement of construction.	Approvals to be in place prior to construction.	Once off prior to construction	Project Manager
	A formal document control system is in place to ensure all relevant documents are in place prior to commencement.	 An environmental file/document control system must be designed and put in place. Prior to construction, the following documents must be included in the file: WUL EMPr EA 	Once off prior to construction	Project Manager
	Site specific method statements are compiled and approved.	 Based on the EMPr, the contractor must compile specific method statements which must be approved by the Project manager prior to construction. At a minimum this should include: Method Statement for site clearing; Method Statement for establishing the construction camp; Method Statement with regard to waste and wastewater management; Method Statement to show procedures for dealing with possible emergencies that can occur, such as fire and accidental leaks and spillage of carbon fuels and oils; Method Statement for dust control; Method Statement for the storage and handling of hazardous substances; Method Statement for controlling alien invasive species and noxious weeds; and Method Statement for rehabilitation of construction footprint. 	Prior to construction	EO to compile Project manager to approve

Potential Impact Management Objective		Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
BARRICADING OF SENS	ITIVE FEATURES			
Loss/disturbance of sensitive features	Proper management of sensitive features through identification and barricading.	 Prior to construction, the ECO should peg/demarcate the 32m wetland buffer so that all construction related activity (other than authorised activities) remains outside this sensitive area. All barricades must be in place prior to construction. Prior to construction, a site walk must be undertaken by the ECO and all <i>Hypoxis hemerocallidea</i> and <i>Boophone disticha</i> must be identified and demarcated. The Search, Rescue and Relocation Plan included in Appendix 13.1 must be implemented. 	Once off prior to construction	ECO/Specialist
Loss/disturbance of heritage SITE PLANNING AND LA	Proper management of potential heritage resources prior to construction as per the requirements of the Heritage Specialist.	 Note: No heritage resources were identified during the specialist study. A heritage walk down of all linear developments must be conducted prior to development 	Once off prior to construction	ECO/Heritage Specialist
Loss/disturbance of	Planning and layout of	Contractor to submit a site plan to the ECO and Project	Once off prior	Contractor to
sensitive features	construction site is undertaken responsibly to ensure protection of sensitive environmental features.	Manager for comment. The site plan must be approved by the Project Manager prior to the establishment of the site. The plan must show the following): Sensitive environmental features; Buildings and structures; Contractors' camp and lay down areas; Site offices; Roads and access routes; Temporary waste storage areas Site toilets and ablutions; Topsoil stockpiles areas; Construction materials stores areas; Workshops; and Hazardous substance stores. Authorised construction footprint to be pegged Ablution facilities must be located at outside 32m buffer area.	to construction	compile plan, ECO to comment, Project Manager to approve.

Potential Impact	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
ENVIRONMENTAL AWAR	RENESS CREATION – INDU	JCTION		
General Requirements	Environmental awareness creation and training is undertaken prior to construction commencement to minimise environmental impacts and ensure compliance to relevant legislation and authorisations.	 ECO to induct relevant contractor managers at the start of the project. This induction should provide an overview of the authorisation and the EMPr. The environmental awareness training course for management shall include all management and foremen. The Contractor must arrange that all of his employees and those of his sub-contractor go through the project specific environmental awareness induction before the commencement of construction and as and when new staff or sub-contractors are brought on site. A system must be in place to ensure all new employees have received training. All attendees shall remain for the duration of the course and sign an attendance register that clearly indicates participant's names on completion. A copy of the attendance register is to be retained by the ECO/Project Manager. 	Once off prior to construction	ECO to induct construction managers/ Environmental officer (EO) Contractor to induct all workers

12.2 Construction

Mitigation measures for all activities related to construction are provided below. The mitigation measures included in the Baseline Ecological Status Assessment, Wetland Assessment and Heritage Impact Assessment undertaken as part of the Basic Assessment Report have also been incorporated below. Management actions are linked to a specific impact and overall management objective. Information on the institutional responsibilities and the frequency of the actions is also provided.

Table 12-2: Management measures to be implemented during construction.

Potential Impact	Project Activities	Management Objective	Propos	sed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
ATMOSPHERIC EMIS	SIONS					
Dust emissions	Site Clearing General construction activities	Ensure that all possible causes of dust are mitigated as far as possible to minimise impacts to the surrounding environment	roa • Du bio	speed limit of 20km/h must be maintained on all dirt ads. ist suppression by means of either water or odegradable chemical agent is required.	Daily	Contractor to implement actions ECO to monitor
Emissions from vehicles and equipment (CO2, NOx, SOx, VOC's etc.)	Use of vehicles and plant during construction	All vehicles/plant on site must be properly maintained to reduce emission sources.	MaA rvelAllwo	vehicles used during the project should be properly sintained and in good working order. maintenance schedule should be drawn up to ensure all hicles are serviced at the proper interval. vehicles and other machinery should comply with road orthy requirements and comply with legislation in terms of owable emissions.	As required by maintenance schedule	Contractor to implement actions ECO to monitor
NOISE						
Noise increase due to construction activities	General construction activities	Ensure that noise disturbance to surrounding areas are minimised and that construction activities comply with the Noise Control Regulations and the provisions of South African National Standards; Environmental, Health and Safety (EHS) Guidelines, World Health Organisation (WHO, 2002).	wit lan • Eq cor acc	e provisions of SANS 10103:2008 will apply to all areas thin audible distance of residents or adjacent adowners. Suippose and/or machinery which will be used must amply with the manufacturer's specifications on ceptable noise levels. Sonstruction activities should be limited to daytime only.	Daily	Contractor to implement actions ECO to monitor
DISCHARGE TO SUR						
Water Quality	Site Camp Workshop	Construction activities are managed correctly to ensure no negative		e following mitigation measures suggested by the stland specialist apply:	Daily	Contractor to implement actions

Potential Impact Project Activities	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
Concrete mixing Construction activities	impacts to water quality. This includes proper management of ablution facilities, workshop and equipment and concrete batching and mixing.	implemented:		ECO to monitor

Potential Impact	Project Activities	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
			 Relevant signage to be displayed including No Smoking/ No open flames; Hazardous Chemical Substance Store; Type of HCS (e.g. Diesel); Maximum contents volume and Fire extinguisher Storage areas should be located outside of the 32 buffer. Hazardous substances must be stored and handled in accordance with the appropriate legislation and standards, which include the Hazardous Substances Act (Act No. 15 of 1973), the Occupational Health and Safety Act (No. 85 of 1993), relevant associated Regulations, and applicable SANS and international standards. Any hazardous materials (apart from fuel) must be stored within a lockable store with a sealed floor. Suitable ventilation to be provided. All storage tanks containing hazardous materials must be placed in bunded containment areas with impermeable surfaces. The bunded area must be able to contain 110% of the total volume of the stored hazardous material. 		
			 Spillages In the event of spillages of hazardous substances, the appropriate clean up and disposal measures are to be implemented. The contractor must ensure that necessary materials and equipment are available on site to deal with spills of any hazardous materials present The ECO and Project Manager must be notified of all significant spillages. Training 		
			 Staff that will be handling hazardous materials must be trained to do so. General Drip trays must be placed under all vehicles when immobile for longer than 24 hours. Vehicles 		

Potential Impact	Project Activities	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
			suspected of leaking must be monitored and conduct a pre-start-up inspection checklist. Drip trays must be checked and replaced for vehicles standing (parked) for prolonged periods. Drip trays must be of a sufficient size and volume to collect any hydrocarbon leakages from a stationary vehicle. Spill kits (absorbent material) must be available on site and in all vehicles that transport hydrocarbons for dispensing to other vehicles on the construction site. Spilled substances must be contained in impermeable containers for removal to a licensed hazardous waste site.		
Flow regime	Construction activities Stormwater management	Ensure minimal impacts to the flow regime of the wetland through poor stormwater management	 The following mitigation measures suggested by the wetland specialist apply: Stock piling outside the wetland area, stormwater management, dry season construction, filtration. In addition, the following general measures should be implemented: Instability and erosion of steep slopes must be stabilised immediately. Re-vegetation in consultation with landscape architect and ECO should be done if and where required. To reduce the loss of material by erosion, disturbance must be kept to a minimum. Where possible, natural vegetation should be retained to reduce the risk of erosion. Silt fences must be used to stabilise the site, reduce erosion and silt entering the natural environment. No unchecked silt may enter the natural environment. Proper stormwater management as per the approved stormwater management plan. Increased run-off during construction should be managed using berms, temporary cut-off 	Daily	Contractor to implement actions ECO to monitor

Potential Impact	Project Activities	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
			drains, attenuation ponds or other suitable structures, in consultation with the ECO and resident Engineer. Stormwater management system is to be installed as soon as possible following site establishment, to attenuate stormwater during the construction phase, as well as during the operational phase. Surface-water run-off and stormwater must be directed away from trenches and areas of excavation.		
Habitat	General construction activities	Ensure minimal impact to wetland habitat	 The following mitigation measures suggested by the wetland specialist apply: Stock piling outside the wetland area, minimal ingress and egress. In addition, the following general measures should be implemented: The wetland area should be declared 'no-go' area's during the construction and must be demarcated prior to construction; All laydown, storage areas etc. should be restricted to within the development footprint; Compilation and implementation of a Wetland Rehabilitation Plan. 	Once off (design and approval) Implementation – ongoing	Contractor to implement actions ECO to monitor
Biota	General construction activities	Ensure minimal impact to wetland biota	The following mitigation measures suggested by the wetland specialist apply: Stock piling outside the wetland area, minimal ingress and egress. In addition, the following general measures should be implemented: The wetland area should be declared 'no-go' area's during the construction and must be demarcated prior to construction; Waste management must be a priority and all waste must be collected and stored adequately. It is recommended that all waste	Daily	Contractor to implement actions ECO to monitor

	Project Activities	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
			 be removed from site on a weekly basis to prevent rodents and pests entering the site; No trapping, killing or poisoning of any wildlife should be allowed on site; Staff should be educated about the sensitivity of faunal species and measures should be put in place to deal with any species that are encountered during the construction process. The intentional killing of any animals including snakes, insects, lizards, birds or other animals should be strictly prohibited. 		
o a	General construction activities Stormwater management	Ensure that minimal disturbance of geomorphology during construction	 The following mitigation measures suggested by the wetland specialist apply: Stormwater management design and erosion control measures. In addition, the following general measures should be implemented: Instability and erosion of steep slopes must be stabilised immediately. Re-vegetation in consultation with landscape architect and ECO should be done if and where required. To reduce the loss of material by erosion, disturbance must be kept to a minimum. Where possible, natural vegetation should be retained to reduce the risk of erosion. Proper stormwater management as per the approved stormwater management plan. Increased run-off during construction should be managed using berms, temporary cut-off drains, attenuation ponds or other suitable structures, in consultation with the ECO and resident Engineer. Stormwater management system is to be installed as soon as possible following site establishment, to attenuate stormwater during the construction phase, as well as during the operational phase. 	Daily	Contractor to implement actions ECO to monitor

Potential Impact	Project Activities	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
			 Surface-water run-off and stormwater must be directed away from trenches and areas of excavation. 		
WASTE GENERATION	ON				
Domestic Waste	Waste generation, storage and disposal	Domestic waste must be managed properly to ensure minimal impacts.	 Waste recycling to be put in place. Domestic waste must be stored in containers labelled or colour coded for general waste. Vermin / weatherproof bins will be provided in sufficient numbers and capacity to store domestic waste. Containers must be emptied frequently before reaching capacity Solid waste shall only be stored in the designated general waste storage area which must be enclosed and impermeable. No waste shall be buried or burned anywhere on the construction site. All solid waste shall be disposed of by a certified contractor, off-site, at an approved landfill site if no municipal services is available. The Contractor shall supply the ECO with a certificate of disposal for auditing purposes. Avoidance, reduction and reuse should be practiced wherever possible – see waste management plan. Waste may not cause any nuisance (e.g. odour) Records of waste manifest documents must be retained at the administration office 	Daily	Contractor to implement actions ECO to monitor
Construction Waste	Waste generation, storage and disposal	Construction waste must be managed properly to ensure minimal impacts.	 Construction waste must be collected and put into suitable closed bins on a daily basis. Provide waste skips on site. These skips should be sufficient in number, the skip storage area should be kept clean, skips should be emptied and replaced before 	Daily	Contractor to implement actions ECO to monitor

Potential Impact	Project Activities	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
			 overflowing or spillage occurs. Skips should be covered to prevent waste blowing away. Construction rubble must be disposed of at a registered landfill site. Avoidance, reduction, and reuse should be practiced wherever possible – see waste management plan. Records of waste manifest documents must be retained at the administration office. 		
Hazardous waste	Waste generation, storage and disposal	Hazardous waste must be managed properly to ensure minimal impacts.		Daily	Contractor to implement actions ECO to monitor

Potential Impact	Project Activities	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
			 Records of waste manifest documents must be retained at the administration office Certificates of registration must be retained for transporters of hazardous waste and retained in record at the administration office. 		
SOIL ALTERATION	•				l
Loss of topsoil	Site clearing	Effective management of topsoil, in order to minimise the impact of construction activities.	 During site preparation, topsoil and subsoil must be stripped separately from each other and must be stored separately from spoil material for use in the rehabilitation phase. Topsoil should be protected from wind and rain, as well as contamination from diesel, concrete or wastewater. Topsoil stockpiles should be checked on a monthly basis to ensure that this is the case. Topsoil should be used in landscaping and rehabilitation where possible. 	At start of construction. Checks to occur on a monthly basis	Contractor to implement actions ECO to monitor
Alteration of topography	Site clearing Landscaping Construction activities	Changes to topography to be planned properly to prevent negative impacts.	landscaped.	Ongoing	Contractor to implement actions ECO to monitor
Soil erosion	Site clearing Landscaping Construction activities	Ensure that all possible causes of erosion are mitigated as far as possible to minimise impacts to the site and surrounding environment	 Instability and erosion of steep slopes must be stabilised immediately. Re-vegetation in consultation with landscape architect and ECO should be done if required. To reduce the loss of material by erosion, disturbance must be kept to a minimum. If clearing of slopes occur within the rainy season, earth berms must be created along the up-slope side of the construction area. Where possible, natural vegetation should be retained to reduce the risk of erosion. Should erosion occur due to negligence on the part of the Contractor, the Contractor will be responsible for reinstatement of the eroded area to its former state at his own expense. Any surface water pollution occurring as a result of this negligence will be cleaned up by the 	Ongoing	Contractor to implement actions ECO to monitor

Potential Impact	Project Activities	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
			Contractor or a nominated clean up organisation at the expenses of the Contractor.		
Soil pollution	Site camp Storage of materials Ablution facilities Storage of Waste Workshop area	Ensure that all possible causes of soil pollution are mitigated as far as possible to minimise impacts to the site and surrounding environment	done in the workshop area, equipped with a bund wall and grease trap oil separator.	Ongoing	Contractor to implement actions ECO to monitor
RESOURCE CONSUI	MPTION				1
Electricity consumption	General site activities	Electricity reduction mechanisms to be implemented.	Enforce electricity reduction strategiesEnvironmental awareness training	Ongoing	Contractor to implement actions ECO to monitor
Water consumption	General site activities	Water conservation mechanisms to be implemented.	 Enforce water saving strategies including design of recycling and reuse, rainwater harvesting etc. Environmental awareness training. 	Ongoing	Contractor to implement actions ECO to monitor
Fuel consumption	Fuelling of plant, vehicles and generators	Fuel conservation mechanisms to be implemented.	 Record and monitor fuel consumption regularly Reduce theft of fuel (increase security) 	Ongoing	Contractor to implement actions ECO to monitor
Raw materials consumption	General construction activities requiring raw materials	Raw materials conservation mechanisms to be implemented.	Promote effective use of raw materials.	Ongoing	Contractor to implement actions ECO to monitor

	Project Activities	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
EFFECTS ON BIODIVER	RSITY				
Loss of habitat due to S Clearing due to C	Site clearing Construction activities.	No loss of habitat outside the approved footprint.	 Proper management of site establishment: Locate construction camp in area where sensitive environmental features will not be impacted on. The location should be approved by the ECO, Project Manager and EO. Construction camp should be fenced, and access control should be exercised. The extent of the site should by all means be limited, to avoid any additional clearance of vegetation Construction and laydown areas should be established -outside of the wetland 32m buffer. All construction activities (other than those authorised) must be outside of the wetland 32m buffer Fires shall only be permitted in specially designated areas and under controlled circumstances. Proper management of site clearing: Restrict site clearing activities to construction area /domain. Clearing of vegetation to be conducted in a phased manner (where possible). All laydown, storage areas etc should be restricted to within the Project area and all access roads must be kept within this area or from existing access roads. A qualified environmental control officer must be on site when construction begins to identify species that will be directly disturbed and to relocate fauna/flora that is found during construction (including all reptiles and amphibians). Areas that are denuded during construction need to be revegetated with indigenous vegetation to prevent erosion during flood events. This will also reduce the likelihood of encroachment by alien invasive plant species. Compilation of and implementation of an alien vegetation management plan for the entire site. It is recommended that all <i>Hypoxis hemerocallidea</i> and the one <i>Boophane disticha</i> species should be removed prior to 	Ongoing	Contractor to implement actions ECO to monitor

Potential Impact	Project Activities	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
			construction activities and either relocated to a similar type of environment or implemented within the landscaping plan of the proposed development. A Search, Rescue and Relocation plan has been compiled and should be implemented.		
Loss of fauna - Staff or construction workers poaching and hunting, Intentional killing of fauna and Vegetation and ground clearing	Site clearing Construction activities.	Minimal disturbance to fauna occurs during construction.	 No sensitive faunal species were identified on site and the Ecological Specialist noted that the site is disturbed. The following recommendations by the specialist will be implemented: Snaring and hunting of fauna by construction workers on or adjacent to the study area are strictly prohibited. Killing of fauna on or adjacent to the study area are strictly prohibited. Should any fauna species be found on site, the ECO should be conducted asap to provide recommendation or mitigation measures. Clearing of vegetation is not allowed within the 32m buffer of the wetland area other than for authorised activities In addition, the following general requirements should be adhered to: Before construction starts, construction workers must be educated with regards to littering and poaching. Environmental awareness training should be provided to contractors regarding disturbance to animals. Particular emphasis should be placed on talks regarding snakes. 	Ongoing	Contractor to implement actions ECO to monitor
Disruption of ecological life cycles due to the restriction of species movement	Site clearing Construction activities.	Ensure that minimal disturbance of ecological systems and natural corridors takes place during construction.	The Ecological Specialist noted that the site is disturbed. The following recommendations by the specialist will be implemented: Trenches and other linear barriers should not be kept open for too long, especially not staying open over night.	Ongoing	Contractor to implement actions ECO to monitor

Potential Impact	Project Activities	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
			 Stormwater and road infrastructure should be designed in such a way that it will have minimal impact on the environmental, especially the wetland area. Clearing of vegetation is not allowed within the 32m buffer of the wetland area (other than for authorised activities). In Addition, the following should be undertaken: All laydown, storage areas etc should be restricted to within the Project area; Areas that are denuded during construction need to be re-vegetated with indigenous vegetation to prevent erosion during flood events. This will also reduce the likelihood of encroachment by alien invasive plant species. Compilation of and implementation of an alien vegetation management plan for the entire site. 		
Disruption of ecological life cycles due to noise and lighting	Site clearing Construction activities.	Ensure that minimal disturbance of ecological life cycles due to noise and lighting.	Construction must be restricted to hours of 07:00 and 17:00. Should construction activities need to continue over a weekend/pubic holiday or is expected to be excessively noisy, all Interested and Affected Parties and the ECO must be notified in advance.	Ongoing Contractor to implement actions	ECO to monitor
Introduction of alien flora affecting native faunal assemblages	Site clearing Construction activities.	Ensure proper management of alien invasive species	 Compilation of and implementation of an alien vegetation management plan for the entire site. 'Alien, invasive species found within the construction area should be eradicated as far as possible and disposed of at a registered site. Measures to prevent siltation from entering the wetland area, should be implemented throughout the construction phase. 	Ongoing Contractor to implement actions	ECO to monitor
		ENTIAL EMERGENCY SIT	UATIONS		
Pollution incidents	Workshop Site Camp	Minimise potential pollution incidents due to construction.	 Proper emergency response procedure to be in place for dealing with spill or leaks at the construction site. 	Daily	Contractor to implement actions ECO to monitor

Potential Impact	Project Activities	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
	Storage of Hazardous material Use of plant and vehicles		 Ensure that the necessary materials and equipment for dealing with spills and leaks are available on site, where practicable. Remediation of the spill areas will be undertaken to the satisfaction of the Project Manager. In the event of a hydrocarbon spill, the source of the spillage will be isolated and contained. The area will be cordoned off and secured. The Contractor will ensure that there is always a supply of an appropriate absorbent material readily available to absorb, breakdown and where possible, encapsulate a minor hydrocarbon spillage. All staff on site will be made aware of actions to be taken in case of a spillage. Provide contact details of person to be notified in a case of spillages – signage to be displayed at strategic points within the construction domain (e.g. workshop, fuel storage area, hazardous material containers). 		
Health and safety	General construction activities	A safe working environment for contractors/construction workers and the public is provided.	, , ,	Appointment and Plan – once off at start, other actions, ongoing	Contractor to implement actions ECO to monitor

Potential Impact	Project Activities	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
			 Health and Safety awareness training. A Dedicated Occupational Health and Safety system to be implemented by Contractor's Safety Officer. To be monitored and audited by the Client's Safety Agent, in terms of the Construction Regulations (2003). 		
Storage of hydrocarbons	Storage of fuel Site Camp Workshop areas	Effective and safe storage of hydrocarbons on site, in order to minimise the impact of hydrocarbons on the environment	 Storage requirements to be determined based on 	Ongoing	Contractor to implement actions ECO to monitor

Potential Impact	Project Activities	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
			 In the event of spillages of hazardous substances, the appropriate clean up and disposal measures are to be implemented. The contractor must ensure that necessary materials and equipment are available on site to deal with spills of any hazardous materials present The ECO and Project Manager must be notified of all significant spillages. 		
Fire	Storage of fuel Site Camp Workshop areas General Construction Activities	Minimise potential fire incidents during construction.		Ongoing	Contractor to implement actions ECO to monitor
SOCIAL					
Visual impact	General Construction activities Site camp	Proper management of construction activities to minimise disturbance to visual environment.	 Suitable screening to be put in place during construction to minimise visual impacts. No littering to be allowed. Good housekeeping practices to be followed 	Ongoing	Contractor to implement actions ECO to monitor
Safety and security	General construction activities	Proper management of labour force is undertaken to ensure that there are no security-related issues or disturbance to tenants or landowners	 24-hour access control to the site and 24-hour security. Workers found to be engaging in activities such as excessive consumption of alcohol, drug use or selling of any such items on site must be disciplined. 	Ongoing	Contractor to implement actions ECO to monitor

Potential Impact	Project Activities	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
		outside the construction footprint.			
Traffic disruptions	General construction activities	Minimal disturbances to traffic due to road upgrades.	Traffic warning and calming measures will be put in place when construction activities may impact on traffic flow.	Ongoing	Contractor to implement actions ECO to monitor
Loss of cultural heritage	General Construction activities Site clearing	No adverse impact on the historical and cultural inheritance of the area.	 A Heritage Impact Assessment was undertaken, and the following mitigation measures recommended: A heritage walk down of all linear developments must be conducted prior to development; Confirmation of any burial sites within the study area during the public participation process; and Implementation of a chance find procedure. If during the pre-construction phase, construction, operations or closure phases of this project, any person employed by the developer, one of its subsidiaries, contractors and subcontractors, or service provider, finds any artefact of cultural significance or heritage site, this person must cease work at the site of the find and report this find to their immediate supervisor, and through their supervisor to the senior on-site manager. It is the responsibility of the senior on-site Manager to make an initial assessment of the extent of the work stoppage in that area. The senior on-site Manager will inform the ECO of the chance find and its immediate impact on operations. The ECO will then contact a professional archaeologist for an assessment of the finds who will notify the SAHRA. 	Ongoing	Contractor to implement actions ECO to monitor

Potential Impact	Project Activities	Management Objective	Proposed Mitigation Measures/Management Actions Fro	requency	Institutional Responsibility
Loss of sense of place	General Construction activities Site camp	Proper management of construction activities to minimise disturbance to sense of place.	 Suitable screening to be put in place during construction to minimise visual impacts. No littering to be allowed. Good housekeeping practices to be followed. 	3 3	Contractor to implement actions ECO to monitor
ECONOMIC					
Decline/increase in economy	Supplier and contractor selection	Preferential use of local contractors and suppliers.	Local contractors and suppliers to be used during the construction phase as far as possible. On		Contractor to implement actions ECO to monitor
Employment	Employment of construction workers	Proper management of labour force is undertaken to ensure that there is optimal use of local labourers and local contractors.	Wherever possible labour, materials and services must be sourced locally.	3 3	Contractor to implement actions ECO to monitor
REHABILITATION AN	ID LANDSCAPI				
General	Rehabilitation and landscaping activities	Adequate reinstatement and rehabilitation of construction areas	 In line with the requirements the National Environmental Management: Biodiversity Act (Alien and Invasive Species Regulations, 2014), the following must be undertaken:		Contractor to implement actions ECO to monitor

agement Prop	osed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
• E a p	insure that all access roads utilised during construction re returned to a usable state and/or a state no worse than rior to construction. In construction. In construction. In construction or clear the site of all inert waste and rubble, including surplus rock, foundations and batching plant aggregates. After the material has been removed, the site shall be re-instated and rehabilitated. In Remove from site all domestic waste and dispose of in the approved manner at a registered waste disposal site, or with a registered service provider. In Remove from site all pollution containment structures. In Remove from site all temporary sanitary infrastructure and waste water disposal systems. In Take care to avoid leaks, overflows and spills and dispose of any waste in the approved manner control of Invasive Plant species: Control invasive Plant species: Control invasive plant species and noxious weeds by means of extraction, cutting or other approved methods. Encroachment of alien vegetation should be monitored regularly and controlled; the area must be kept clear of all invader plants as per the Conservation of Agricultural Resources Act, 1983 (Act No 43 of 1983). Rehabilitation measures must be employed until such a time as indigenous species is established. As much vegetation growth as possible should be promoted within the proposed replacement in order to protect soils and to reduce the percentage of the surface area which is left as bare ground. In this regard special mention is made of the need to use		

Potential Impact	Project Activities	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
			 Make safe all excavations outside of the construction area by backfilling and grading, as required. In general, no slopes steeper than 1(V):3(H) are permitted in cut-and-fill areas, unless otherwise specified by the landscaping plan. Programme the backfill of excavations so that subsoil is deposited first, followed by the topsoil. Monitor backfilled areas for subsidence (as the backfill settles) and fill depressions using available material. Shape the area surrounding the development to blend in with the surrounding landscape, where possible. Landscaping shall be done through the use of indigenous plant species, following water conscious design principles. Ensure that no excavated material or stockpiles are left on site and that all material remaining after backfilling is landscaped to blend in with the surrounding landscape. Topsoil replacement and soil amelioration Execute top soiling activity prior to the rainy seasor or any expected wet weather conditions. Execute topsoil placement only after all construction work has ceased. Replace and redistribute stockpiled topsoil together with herbaceous vegetation, overlying grass and other fine organic matter in all disturbed areas of the construction site, including temporary access routes. Replace topsoil to the original depth. Place topsoil in the same area from where it was stripped. If there is insufficient topsoil available from a particular soil zone to produce the minimum specified depth, topsoil of similar quality. The suitability of substitute material will be determined by means of a soil analysis addressing soil fraction, fertility, pH and drainage. 		

Potential Impact	Project Activities	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
			 Do not use topsoil suspected to be contaminated with the seed of alien vegetation. Alternatively, the soil is to be appropriately treated. Ensure that storm water run-off is not channelled alongside the gentle mounding, but that it is taken diagonally across it. Shape remaining stockpiled topsoil not utilised elsewhere in an acceptable manner so as to blend in with the local surrounding area. After topsoil placement is complete, spread available stripped vegetation randomly by hand over the top-soiled area Ripping and scarifying Rip and/or scarify all areas following the application of topsoil to facilitate mixing of the upper most layers. Whether ripping and/or scarifying is necessary will be determined based on the site conditions immediately before these works begin. Rip and/or scarify all disturbed areas (and other specified) 		

12.3 Operation

Mitigation measures for all activities related to operation are provided below. Management actions are linked to a specific impact and overall management objective. Information on the institutional responsibilities and the frequency of the actions is also provided.

Table 12-3: Management measures to be implemented during operation.

Potential Impact	Project Activities	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
NOISE					
Noise increase	General operational activities	Residential development must comply with acceptable noise levels.	 The proposed residential development is in line with activities and uses in the area and will not provide significant noise pollution. The Body corporate should develop rules and regulations to manage noise in line with applicable by-laws. 	Ongoing	Authorisation Holder
DISCHARGE TO	WATER				
Water quality	General operational activities Stormwater	Proper maintenance of connection to sewer line and proper management of stormwater	 An Outline Scheme Report has been undertaken and noted that sewer will connect to an existing sewer line and be treated at an existing Treatment works. Maintenance and management of the sewer line (must be undertaken as per Mogale City Local Municipality's requirements. In addition, the following mitigation measures from the Wetland specialist must be implemented: Rehabilitation of construction impacted area, continuous monitoring. Storm water management. 	Ongoing	Authorisation Holder
Flow Regime	General operational activities Stormwater	Ensure Stormwater is properly managed	The following mitigation measures from the Wetland specialist must be implemented: Rehabilitation of construction impacted area, continuous monitoring. Storm water management. Further, Alternative 1 is not preferred as the deeper and smaller attenuation pond impacts on wetland interflows. The proposal should therefore be authorised.	Ongoing	Authorisation Holder
Habitat	General Operational activities	Limited impact to habitat during operation	The following mitigation measures from the Wetland specialist must be implemented: Rehabilitation of construction impacted area, continuous monitoring. Storm water management.	Ongoing	Authorisation Holder
Biota	General Operational activities	Limited impact to biota during operation	The following mitigation measures from the Wetland specialist must be implemented: Rehabilitation of construction impacted area, continuous monitoring. Storm water management.		

Potential Impact	Project Activities	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
Geomorphology	General Operational activities	Limited impact to geomorphology during operation	The following mitigation measures from the Wetland specialist must be implemented: Rehabilitation of construction impacted area.		
WASTE GENERA	TION	_			
Domestic Waste	Waste management	Proper management of waste.	 Recyclable waste streams must be separated from other waste streams. Waste to be separated into recyclable and non-recyclable waste. Waste separation needs to occur before waste is collected. Solid waste shall only be stored in the designated general waste storage area which must be enclosed and impermeable. All solid waste shall be disposed of by a certified contractor, off-site, at an approved landfill site if no municipal services are available. Avoidance, reduction, re-use and recycling should be practiced wherever possible. 	Ongoing	Authorisation holder
SOIL ALTERATION	ON				
Soil erosion	General operational activities	Ensure that all possible causes of erosion are mitigated as far as possible to minimise impacts to the site and surrounding environment	 Stormwater management system to be implemented to reduce erosion. Landscaping to minimise soil erosion. 	Ongoing	Authorisation holder
EFFECTS ON BIG	DDIVERSITY				
Loss of existing habitat due to loss of vegetation due to fire	General operational activities	Minimal loss of vegetation to fire	Fire extinguishers must be placed on the property.	Ongoing	Authorisation holder
Direct mortality of fauna	General operational activities	Minimal disturbance of fauna	 'It is not expected that any fauna will be found on site during operation. The Body Corporate must include the requirement in their rule book that should any be found that the relevant organisation be called to safely remove the species. 	Ongoing	Authorisation holder

Potential Impact	Project Activities	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
Disruption of ecological life cycles due to the restriction of species movement	General operational activities	Minimal disturbance of ecological life cycles	'Stormwater and road iInfrastructure should be designed in such a way that it will have minimal impact on the environmental, especially the wetland area. Maintenance should be undertaken as per the requirements of the stormwater management plan.	Ongoing	Authorisation holder
INCIDENTS, ACC	IDENTS, AND PO	TENTIAL EMERGE	NCY SITUATIONS	T	
Pollution incidents	General operational activities	Proper management of pollution sources to prevent pollution incidents on site.	Proper maintenance and management of sewer infrastructure to ensure no pollution incidents or spillages.	Ongoing	Authorisation holder
Health and safety	General operational activities	Minimise potential impacts/incidents	24-hour security and access control.	Ongoing	Authorisation holder
SOCIAL					
Safety and security	General operational activities	Minimal safety and security issues.	24-hour access control to the site and 24-hour security.	Ongoing	Authorisation holder
Traffic Disruptions	General operational activities	Minimal traffic disturbances related to the operation of the dealership.	Road access as discussed in the Traffic Impact Assessment to be implemented.	Ongoing	Authorisation holder
Decline/increase in economy	Supplier selection	Preferential use of local contractors and suppliers.	 Local contractors and suppliers to be used during the construction phase as far as possible. 	Ongoing	Authorisation holder
Employment	Employment of permanent staff	Proper management of labour force is undertaken to ensure that there is optimal use of local labourers	Wherever possible labour, materials and services must be sourced locally.	Ongoing	Authorisation holder

Potential Impact	Project Activities	Management Objective	Proposed Mitigation Measures/Management Actions	Frequency	Institutional Responsibility
		and local contractors.			

13 APPENDICES

13.1 Proposed Rescue And Relocation Plan For The Red Data Listed Plant Species, Hypoxis Hemerocallidea And Boophone Disticha Found On The Proposed Development Site

13.1.1 General information

Hypoxis hemerocallidea falls within the botanical family Hypoxidaceae. The members of this family are fairly small to medium-sized herbaceous plants, with grass-like leaves and an invisible stem which is modified into a corm or rhizome (a rounded underground storage organ resembling a bulb). The flowers are borne on leafless shoots known as scrapes and are trimerous (arranged in whorls of three) and radically symmetric. The plant is easily recognizable by its yellow star-shaped flowers and strap-like leaves. Hypoxis hemerocallidea favours grassland, preferring full sunlight, although it is known to occur in other habitat types. The leaves of Hypoxis hemerocallidea are distinctly three-ranked and arching and are densely covered with hairs.

Hypoxis hemerocallidea is one of the most commonly used species in the traditional medicinal plant trade and is currently also used in primary health care as an immune booster for patients with HIV/AIDS. The rootstock is used in the treatment of urinary infections, heart weakness, internal tumours and nervous disorders. The plant is also currently used to alleviate many immune related ailments, such as colds, flu, arthritis tumours and cancers (www.plantzafrica.com).

As *Hypoxis hemerocallidea* is a relatively hardy bulbous plant, with a shallow root structure, it is suitable for relocation to areas of similar habitat. A "rescue and relocation" plan is therefore proposed for these individuals. This is perceived to be a viable mitigation measure for ensuring the ongoing survival of this species in the area, as an area is already designated for conservation on the site.

Boophone Disticha falls within the botanical family Amaryllidaceae. This family consists mostly of bulbous plants, which occurs naturally throughout the tropics and warm temperate regions of the world. All Amaryllidaceae are perennials and apart from Clivia, Cryptostephanus and Scadoxus, which have rhizomes, the majority have bulbous storage organs. While growing, the bulb is kept sufficiently deep below ground by special roots that lengthen and contract. Most often the leaves are strap-shaped and smooth but occasionally they have unusual shapes, markings and coverings. Amaryllidaceae usually have numerous flowers held in an umbrella-like cluster at the end of a leafless stem, called a scape (www.plantzafrica.com).

Boophone disticha is a deciduous bulbous plant with a thick covering of dry scales above the ground. The large, round heads have short stems and appear to grow directly from the bulb, almost at ground level. The colour of the flowers varies from shades of pink to red and are sweetly scented (July to Oct.). The pedicels (flower stalks) elongate after flowering to form a large seed-head. This breaks off at the top of the scape (stalk) and tumbles across the veld, dispersing the seed. The greyish-green leaves are erect, arranged in

a conspicuous fan and are usually produced after flowering. This spring-flowering species will flower even if it does not receive any water in winter (www.plantzafrica.com).

Boophone disticha has many medicinal uses. Traditional healers use it to treat pain and wounds. Parts of the plant are used by certain African tribes and by some Europeans to cure various ailments: the outer covering of the bulb is applied to boils and abscesses; fresh leaves are used to stop bleeding of wounds (www.plantzafrica.com).

The plant thrives in full sun in well-drained, sandy soil and in rocky areas. It should be planted in a protected area, although it can stand drought it does not like frost. The bulb should be planted in such a way that the neck and part of the bulb show above the ground. The plants seem to grow equally well in well-drained, sandy soil and in hard ground, but they take a long time to flower after being moved. The bulbs do not produce flowers until they are quite large (www.plantzafrica.com).

The "rescue and relocation" plan must be undertaken prior to the onset of the construction phase of the development and must be completed by an appropriate service provider.

13.1.2 Proposed "Rescue and Relocation" Plan

13.1.2.1 Step 1:

An appropriate service provider must be appointed to conduct and manage the operation.

13.1.2.2 Step 2:

Each individual plant located outside the areas of medium ecological sensitivity needs to be located, correctly identified (*Hypoxis hemerocallidea* is sometimes confused with other species of Hypoxis, such as *Hypoxis iridifolia*) and marked, using a brightly coloured marker to ensure visual location later.

13.1.2.3 Step 3:

To safely remove each individual plant, minimal damage to the corm must be ensured. The hole must be dug approximately 30 cm from the base of the plant and at least 30 cm deep to ensure minimal damage. Removal of the plant from its site should be done with care, pushing the plant up from the corm/rootstock. The plant should not be pulled from the soil using the leaves.

13.1.2.4 Step 4:

Once removed, the plants must be placed in appropriately sized propagating bags (dependent on each individual plant), utilising soil directly from the site. Should the soil prove to be of poor quality, organic fertilizer or compost must be added to the soil. These plants must be cared for until completion of the construction phase of the development. As these plants can tolerate moderate bouts of water stress, caution must be taken not to over-water or drown the individuals. Over-watering would also cause leeching of the soil, reducing nutrients available to the plants.

13.1.2.5 Step 5:

Once the construction phase is complete, the plants must be relocated on the property. Plants can either be transferred to the existing *Hypoxis hemerocallidea/ Boophone disticha* community or may be incorporated into the cultivated gardens of the development. Should plants be transferred to the existing community, caution must be taken not to damage other species of plant in the area. Holes must be dug prior to transfer of plants and must be large enough to ensure plants do not become dislodged during heavy rainfall.