

Environmental Consultants

ENVIRONMENTAL MANAGEMENT PROGRAMME (EMPr)

DFFE Reference Number:

14/12/16/3/3/2/998

Project Title:

The proposed development of a 300MW solar photovoltaic (PV) facility and associated infrastructure on Portion 1 of Farm Riet Fountain 39C, Portion 1 of Kwanselaars Hoek 40C, Portion 4 of Taaibosch Fontein 41C and Portion 1 of Farm No. 56 in the Hanover district, Emthanjeni Local Municipality, Pixley Ka Seme District Municipality; Northern Cape province.

Prepared for:



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ENVIRONMENTAL MANAGEMENT PROGRAMME: Sun Central Cluster 1 300MW Solar PV Development, Hanover District, Northern Cape Province, South Africa.

DOCUMENT CONTROL

COMPILED BY	STATUS	REVISION	SIGNATURE	DISTRIBUTED ON
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Table 1: Document Control and Revision Table.

EXECUTIVE SUMMARY

SolarAfrica Energy (Pty) Ltd received environmental authorisation to develop a commercial solar electricity generating facility between the towns of De Aar & Hanover in the Northern Cape province. The solar facility intends to accommodate photovoltaic (PV) components and associated infrastructure comprising of:

- Solar panels arranged in blocks with a total generating capacity of approximately 300 MW_{AC} to be constructed as three separate yet integrated facilities of 100MW_{AC} each. The total solar PV footprint is approximately 450 hectares.
- An operations & maintenance (O&M) building, partitioned to accommodating three separate Independent Power Producers (IPPs), each of which will manage 100 MW_{AC} of the solar PV facility. The O&M facility will include areas used for security management and control room, workshops for maintenance & servicing of vehicles, plant and equipment and storerooms; equating to approximately 5,000 m².
- A construction camp will be provided including a lay down area of 40,000 m² (4 ha).
- On-site substations (132 kV switching yard (Dx) and Main Transmission Sub-station (MTS)) with the necessary infrastructure required to meet Eskom specification (including provision of lightning conductors, microwave communication & overhead lighting), will feed the electricity generated from solar PV facilities, via a loop in loop out into the immediately adjacent 400 kV Eskom network. The footprint of Dx sub-station is approximately 1.1 ha and the MTS 10 ha.
- Provision of a 132 kV distribution line from the Dx Switching Yard to the MTS and Loop-In, Loop-Out transmission lines from the MTS into both the existing Line 1 & Line 2 Eskom 400 kV transmission lines.
- Provision is made for the potential future use of containerised battery storage and dual-fuel (diesel and Liquefied Natural Gas (LNG)) backup generation with associated fuel storage. This will require 500MWh of Lithium-Ion battery storage, with a collective/total footprint of approximately 2000m². Additionally, nine (9) generator units (1kW each) are provided for to generate <10MW of backup electricity. Above-ground fuel storage of less than 80m³ will provide the generators with fuel and provide for construction and operational vehicle and plant fuel requirements.
- A "staging area" where large transport vehicles can offload infrastructure and equipment for transfer onto smaller vehicles for localised distribution to site. The staging area will also act as an access control point, for staff and contractor's entering and exiting the PV sites.
- Inclusion of an existing access road across a watercourse, as the main access to the Sun Central Cluster 1 facility, in addition to the current property owner's main access road.
- On-site concrete batching facilities for the construction of the sub-station platforms and other construction requirements.
- Use of four existing boreholes for the supply of construction and operational water requirements.
- Relocation of the existing 11 kV distribution line servicing the landowner's premises, to the northern perimeter of the solar PV facility.

This Environmental Management Programme (EMPr) is developed in compliance with section 24N of the NEMA, 1998, as amended and contains those requirements prescribed in the EIA Regulations, 2014, including regulation 23, 32 and Appendix 4 of GN No. R. 326 of 7 April 2017, as amended. Impacts and mitigations governing the substations and associated distribution & transmission powerlines are managed by the gazetted Generic EMPr"s (GG No. 42323, 22 March 2019) appended to this EMPr.

The EMPr is to be read in conjunction with the EIA Report (EIAr) providing detail on the affected environment as well as an impact assessment for the anticipated environmental impacts and the Environmental Authorisation (EA).

The developer will establish the project on the approved footprint which affects 4 properties namely, Portion 1 of Farm Riet Fountain 39C, Portion 1 of Kwanselaars Hoek 40 C, Portion 4 of Taaibosch Fontein 41C and Portion 1 of Farm No. 56, registration district Hanover, Emthanjeni Local Municipality, Pixley Ka Seme District Municipality, Northern Cape Province.

Activities to be undertaken during the construction, operational and decommissioning phases include:

Construction & Post-Construction Rehabilitation & Monitoring Phase

- Site preparation:
 - Clearly delineate the construction footprint to avoid construction creep outside the approved development footprint,
 - Search & rescue fauna & flora of conservation concern & protected status ahead of any construction activities,
- Installation of perimeter fencing, during but preferably prior to construction commencement (improved access control and assurance of no construction creep),
- Upgrade existing roads and establish service tracks,
- Transport components and equipment to site,
- Establish "Staging Area" for large vehicle and equipment offloading and access control,
- Establishment of temporary construction camp (and associated facilities) & laydown areas,
- Relocation of 11 kV distribution powerline,
- Construction of infrastructure foundations,
- Installation of PV panel arrays and associated infrastructure,
- Construction of Dx (132 kV switching yard) & Main Transmission Sub-stations (MTS),
- Connection of PV panels from infield transformers to the on-site Dx substation,
- Connection of Dx substation to the MTS by way of 132 kV distribution powerlines,
- Loop-In, Loop-Out MTS into existing Eskom 400 kV transmission powerlines,
- Connection of underground water pipelines and overhead storage tanks to existing boreholes,
- Site rehabilitation; and
- Environmental management & monitoring throughout the construction process, inclusive of;
 - o Continuous monitoring and removal of alien & invasive plant species,

- o Avifauna monitoring and management,
- Traffic monitoring & management, including nuisance & disturbing noise,
- Dust monitoring & management, including access roads, drilling & concrete batching operations,
- o Storm water monitoring & management,
- Erosion monitoring and remediation,
- Fire management,
- Vegetation & habitat monitoring & management,
- Hazardous substance monitoring & management, including containment measures for workshops, maintenance, servicing and re-fuelling of vehicles and plant, remediation of spills, and
- Monitoring & management measures to protect hydrological & aquatic biodiversity features.
- Monitor & manage surface & groundwater quantity & quality.

Operational Phase

The operational & decommissioning phases of the project fall outside the scope of the environmental authorisation for the solar PV footprint but have been retained in terms of best practice and full project life-cycle management.

- Maintenance and repairs of PV and associated equipment inclusive of;
 - Maintenance of roads,
 - Cleaning and maintaining / replacing panels,
 - Maintaining buildings and other infrastructure; and
 - Maintain and repair fencing.
- Environmental management & monitoring throughout the operational process, inclusive of;
 - o Continuous monitoring and removal of alien & invasive plant species,
 - o Avifauna monitoring and management,
 - o Storm water monitoring & management,
 - Erosion monitoring and remediation,
 - Fire management,
 - o Vegetation & habitat monitoring & management,
 - Monitoring & management measures to protect hydrological features,
 - o Surface & groundwater management & monitoring,
- Waste management,
- Management of Water Care Works; and
- Health and safety implementations.

Post Operational Phase

Two options currently exist for this phase: 1. Should an extension not be granted on the power purchase agreement (PPA), the equipment and infrastructure will be removed and recycled. The site will be fully rehabilitated thereafter. 2. If an extension is granted to the power purchase

agreement, consideration would be given to infrastructure upgrade and the deploying of more advance technologies.

1. Decommissioning

Complete decommissioning can occur should it no longer be economically feasible to continue the project or the PPA is not extended. Activities will include:

- Site reparation,
- Disassembly and recycling of existing components; and
- Rehabilitation of the site.

OR:

2. Extension of tenure

Replacement of panels that reached the end of their economic life or replacement with new technology. Activities include:

- o Disassembly and replacement of individual panels,
- Repair, maintenance and / or replacement of the framework structures and other required infrastructure, and
- Recycling / disposing of replaced parts.

The implementation of the EMPr within the project is not an optional additional or "add on" requirement. The EMPr is legally binding, integral to the contract and is as important as the engineering aspects of the contract. The EMPr is a working document to be used throughout the life of the project, until such time that closure is achieved.

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CHECKLIST

An environmental management programme (EMPr) must comply with section 24N of the NEMA, 1998, as amended and contain those requirements prescribed in the EIA Regulations, 2014, as amended, including regulation 23, 32 and Appendix 4. Additional requirements relating to content of the EMPr were specified in the departmental communication dated 29/05/2017 as part of the approval of the final Scoping Report as well as department correspondence dated 05/09/2017 as part of the approval of the Draft Environmental Impact Assessment report, as well as additional mitigations emanating from prior Part 2 amendments in 2021 & 2022. The requirements of Appendix 4 of the EIA Regulations (2014) as amended have dictated the layout and content of this EMPr (Table 2).

Table 2: Environmental Management Programme Checklist.

Content of Environmental Management Programme (EMPr)	Checked
1. (1) An EMPr must comply with section 24N of the Act and include-	M
(a) details of	M
(i) the EAP who prepared the EMPr; and	M
(ii) the expertise of that EAP to prepare an EMPr, including a curriculum vitae;	M
(b) a detailed description of the aspects of the activity that are covered by the EMPr as identified by the project description;	M
(c) a map at an appropriate scale which superimposes the proposed activity, its associated structures, and infrastructure on the environmental sensitivities of the preferred site, indicating any areas that should be avoided, including buffers;	
(d) a description of the impact management outcomes, 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;	M
(iii) construction activities;	M
(iv) rehabilitation of the environment after construction and where applicable post closure; and	M
(v) where relevant, operation activities;	
(f) a description of proposed impact management actions, identifying the manner in which the impact management outcomes contemplated in paragraph (d) 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;	M

(ii) comply with any prescribed environmental management standards or practices;	
(iii) comply with any applicable provisions of the Act regarding closure, where applicable; and	N/A
(iv) comply with any provisions of the Act regarding financial provisions for rehabilitation, where applicable;	N/A
(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);	
(i) an indication of the persons who will be responsible for the implementation of the impact management actions;	
(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;	
(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	
(n) any specific information that may be required by the competent authority.	M
(2) Where a government notice gazetted by the Minister provides for a generic EMPr, such generic EMPr as indicated in such notice will apply.	M
The Environmental Management Programme (EMPr) to be submitted as part of the EIAr must include the following (as per departmental communication dated 29/05/2017 & 05/09/2017 as part of the approval of the final Scoping Report & Draft EIAr, respectively):	
<i>i.</i> All recommendations and mitigation measures recorded in the EIAr and the specialist studies conducted.	
ii. The final site layout map.	M
iii. Measures as dictated by the final site layout map and micro-siting.	
iv. An environmental sensitivity map indicating environmental sensitive areas and features identified during the EIA process.	
v. A map combining the final layout map superimposed (overlain) on the environmental sensitivity map.	M
vi. An alien invasive management plan to be implemented during construction and operation of the facility. The plan must include mitigation measures to reduce the	

invasion of alien species and ensure that the continuous monitoring and removal of alien species is undertaken.	APPENDIX 1
vii. A plant rescue and protection plan which allows for the maximum transplant of conservation important species from areas to be transformed. This plan must be compiled by a vegetation specialist familiar with the site and be implemented prior to commencement of the construction phase.	APPENDIX 2
viii. An avifauna monitoring and management plan to be implemented during construction and operation of the facility. This plan must be drafted by a suitably qualified avifauna specialist.	APPENDIX 3
ix. A re-vegetation and habitat rehabilitation plan to be implemented during construction and operation of the facility. Restoration must be undertaken as soon as possible after completion of construction activities to reduce the amount of habitat converted at any one time and to speed up the recovery to natural habitats.	APPENDIX 4
x. An open space management plan to be implemented during the construction and operation of the facility.	Intrinsic in EMPr conditions.
xi. A traffic management plan for the site access roads to ensure that no hazards would result from the increased truck traffic and that traffic flow would not be adversely impacted. This plan must include measures to minimize impacts on local commuters e.g. limiting construction vehicles travelling on public roadways during the morning and late afternoon commute time and avoid using roads through densely populated built-up areas so as not to disturb existing retail and commercial operations.	APPENDIX 5
xii. A storm water management plan to be implemented during the construction and operation of the facility. The plan must ensure compliance with the applicable regulations and prevent off-site migration of contaminated storm water or increased soil erosion. The plan must include the construction of appropriate design measures that allow surface and subsurface movement of water along drainage lines so as not to impede natural surface and subsurface flows. Drainage measures must promote the dissipation of storm water run-off.	APPENDIX 8
xiii. A fire management plan to be implemented during the construction and operation of the facility.	APPENDIX 7
xiv. An erosion management plan for monitoring and rehabilitation erosion events associated with the facility. Appropriate erosion mitigation must form part of this plan to prevent and reduce the risk of any potential erosion.	APPENDIX 6
xv. An effective monitoring system to detect any leakage or spillage of all hazardous substances during their transportation, handling, use and storage. This must include precautionary measures to limit the possibility of oil and other toxic liquids entering the soil or storm water systems.	

xvi. Measures to protect hydrological features such as streams, rivers, pans, wetlands, dams and their catchments, and other environmental sensitive areas from construction impacts including the direct or indirect spillage of pollutants.	
The EAP must provide detailed motivation if any of the above requirements is not required by the proposed development and not included in the EMPr.	
The draft EMPr to be submitted with the final amendment report must be updated to include and incorporate all mitigation measures recommended by the specialists as well as the relevant commenting authorities (as per departmental communication dated 24/03/2021):	Included in updated EMPr conditions.
It has been noted that as part of the mitigation measures to be included in the EMPr, on page 30 of the motivation report states "the gas turbine generation capacity may not exceed 10MW". In addition, it has been mentioned that the containers are likely to be installed on plinths above ground to minimise impacts on stormwater runoff. You are advised to refrain from using the words such as "may and likely".	Firm commitment made to the installation of plinths.

ABBREVIATIONS / ACRONYMS AND DEFINITIONS

Abbreviation / Acronym	Term
BA	Basic Assessment as provided for in NEMA
	(Act 107 of 1998) and EIA Regulations
	(2014), as amended.
CA	Competent Authority
CAR	Corrective Action Reports
CLO	Community Liaison Officer
CRE	Chief Resident Engineer
DFFE	Department of Forestry, Fisheries and the
	Environment
DENC	Department of Environment and Nature
	Conservation (Northern Cape)
DMRE	Department of Mineral Resources and
	Energy
DWS	Department of Water & Sanitation
EA	Environmental Authorisation
EAPASA	Environmental Assessment Practitioners
	Association of South Africa
ECO	Environmental Control Officer
EIA	Environmental Impact Assessment as
	provided for in NEMA (Act 107 of 1998) and
	EIA Regulations (2014), as amended.
ElAr	Environmental Impact Assessment Report
EMPr	Environmental Management Programme
ELM	Emthanjeni Local Municipality
ELU	Existing Lawful Use as per Part 3 of the
	National Water Act (Act 36 of 1998)
EM	Environmental Manager
IEA	Independent Environmental Auditor
GA	General Authorisation as per Section 39 of
	the National Water Act (Act 36 of 1998)
HSO	Health & Safety Officer
I&APs	Interested and Affected Parties
IDP	Integrated Development Plan
LA	Listed Activity (EIA Regulations, 2014)
LN1	Listing Notice 1: GN. No. R. 983, 4
	December 2014, as amended in GN. No. R.
	327, 7 April 2017.

Table 3: List of terms for abbreviations used in this document.

ENVIRONMENTAL MANAGEMENT PROGRAMME: Sun Central Cluster 1 300MW Solar PV Development, Hanover District, Northern Cape Province, South Africa.

LN2	Listing Notice 2: GN R. 984, 4 December
	2014, as amended in GN. No. R. 325, 7
	April 2017.
LN3	Listing Notice 3: GN R. 985, 4 December
	2014, as amended in GN. No. R. 324, 7
	April 2017.
MPRDA	Mineral and Petroleum Resources
	Development Act, 2002 (Act No. 28 of
	2002)
NEMA	National Environmental Management Act,
	1998 (Act No. 107 of 1998)
NERSA	National Energy Regulator of South Africa
NHRA	National Heritage Resources Act, 1999 (Act
	No. 25 of 1999)
NWA	National Water Act, 1998 (Act No. 36 of
	1998)
PDM	Pixley ka Seme District Municipality
PPA	Power Purchase Agreement
REFIT	Renewable Energy Feed-in Tariff
SACNASP	South African Council for Natural Scientific
	Professions
SAHRA	South African Heritage Resources Agency
SDF	Spatial Development Framework
SEO	Site Environmental Officer
SO	Social Officer
WUL	Water Use License

Table 4: Definitions of some terms used in this document.

Term	Source	Definition
Aspect	ISO 14001: 2015	Element of an organisation's activities
(environmental)		or products or services that interacts or
		can interact with the environment.
		An environmental aspect can cause
		(an) environmental impact(s). A
		significant environmental aspect is one
		that has or can have one or more
		significant environmental impact(s).
Corrective Action	ISO 14001: 2015	Action to eliminate the cause of a non-
		conformity (or non-compliance in the
		case of an EMPr) and prevent
		recurrence.

Development	EIA Regulations (2014)	Means the building, erection, construction or establishment of a facility, structure or infrastructure, including associated earthworks or borrow pits, that is necessary for the undertaking of a listed or specified activity, but excludes any modification, alteration or expansion of such a facility, structure or infrastructure, including associated earthworks or borrow pits, and excluding the redevelopment of the same facility in the same location, with the same capacity and footprint.
Environmental Impact	ISO 14001: 2015	Change to the environment, whether adverse or beneficial, wholly or partially resulting an organisation's environmental aspects.
Maintenance	EIA Regulations (2014)	Means actions performed to keep a structure or system functioning or in service on the same location, capacity and footprint.
Performance	ISO 14001: 2015	Measurable unit. Performance can relate either to quantitative or qualitative findings.
Significant impact	EIA Regulations (2014)	Means an impact that may have a notable effect on one or more aspects of the environment or may result in non-compliance with accepted environmental quality standards, thresholds or targets and is determined through rating the positive and negative effects of an impact on the environment based on criteria such as duration, magnitude, intensity and probability of occurrence.

SECTION 1: DETAILS & EXPERTISE OF THE EAP AND APPLICANT

Details of -

(i) The EAP who prepared the report;

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Specialisations Key Fields: Compliance monitoring, vegetation ecology, rehabilitation plan Specialisations environmental / ecological management plans, environmental auditing, Environmental Impact & Basic Assessment, water use authorisations.		
Qualifications & Courses Attended	 1998 – 2000 NATIONAL DIPLOMA: NATURE CONSERVATION, Technikon Pretoria 2001 – 2002 BACCALAUREUS TECHNOLOGIAE: NATURE CONSERVATION, Technikon Pretoria 2003 – 2007 MAGISTER TECHNOLOGIAE: NATURE CONSERVATION (CUM LAUDE), Tshwane University of Technology, Pretoria 2008 Environmental Law elective (MBA Programme), Rhodes University, Grahamstown. 2010 Certificate in Aquaculture, Department of Genetics & Aquaculture, University of Stellenbosch 2014 Implementing Environmental Management Systems, Centre for Environmental Management, North-West University, Potchefstroom. 2017 Transition ISO 14001 course, Centre for Environmental Management, North-West University, Pretoria locale. 2018 Lead Auditor's Course, Centre for Environmental Management, North-West University, Potchefstroom. 2020 Weed Control Course, Pest Control Industries Training Academy, Centurion, Pretoria. 	
Memberships & Registrations	IAIA ^{sa} , GSSA, SACNASP, EAPASA.	

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	BSc., University of Natal, Pietermaritzburg	
	1998-2001	
	MSc., University of Natal, Pietermaritzburg 2001-2002	
	Field Guides Association of Southern Africa (FGASA) Level 1	
Qualifications &	2002-2005	
Courses Attended	FGASA Level 2 & 3	
	2008	
	IEMA Approved Foundation Course in Environmental Auditing	
	2009	
	SAATCA Accredited Environmental Management System ISO 14001 Audit: A	
	Lead Auditor Course based on ISO 19011 & ISO 17021	
	South African Council for Natural Scientific Professions (SACNASP) (Pr.	
	Sci. Nat Reg. No. 400222/08).	
Memberships &	Grassland Society of Southern Africa (GSSA).	
Registrations	International Association for Impact Assessment, South Africa (IAIAsa)	
	(Membership No. 6928).	
	Environmental Assessment Practitioner Association of South Africa (FARASA Reg FAR No. 2010/1206)	
	(EAPASA, Reg. EAP No. 2019/1306) Feb 2001 – Nov 2005	
	Professional Field Guide for Private Game Reserves in the Sabi Sand Wildtuin	
	(Lionsands and Singita).	
Career Summary	Dec 2005 – Mar 2007	
	Created and managed a small business.	
	Apr 2007 – Present	
	Ecologist, Environmental Control Officer and Provisional Auditor for Ecoleges.	

SECTION 2: INTRODUCTION & BACKGROUND

Photovoltaic Renewable Energy

Photovoltaic (PV) is a method of generating electrical power by converting solar radiation into direct current electricity. Photovoltaic power generation employs solar panels composed of a number of solar cells containing a photovoltaic material. These materials exhibit this property known as the photoelectric effect that causes them to absorb photons of light and release electrons. When these free electrons are captured, an electric current results, that can be used as electricity.

Solar Panels

A single PV device is known as a cell. To boost the power output of PV cells, they are connected in chains to form larger units known as modules or panels. Modules are connected to form arrays. The arrays are mounted onto a single-axis tracker and supported by steel or aluminium racks.

PV systems also include mounting structures (or racks) that point panels toward & track the sun. The results of the geotechnical assessment will determine the foundational requirements of the racks, e.g. whether the racks are ram piled, or held in place by either a ballast or piled foundation. Solar arrays will be orientated in a northern direction and track the sun from east to west.

Height of the Modules (or panels)

The arrays will be placed over intact vegetation. Any vegetation taller than 60 cm must be cropped which within reason will be the undertaking of the current sheep herds on the property. Sheep farming is the dominant agricultural activity on the affected properties and will continue within the fenced solar PV facilities to reduce impact on agricultural activities as well as activity as a vegetation control mechanism. The opportunity to graze sheep within the solar PV footprint remains the prerogative of the landowner, wherever practical, safe (within the prevailing health & safety requirements governing the operation of a solar PV facility) and within the carrying capacity of the area.

The size of the proposed development footprint is approximately 450ha. This area includes three 100 MW solar PV plants, with associated infrastructure, including inverters, field transformers and a connecting powerline between Cluster 1 and the Main Transmission sub-station. Loop-In Loop Out transmission lines will connect to the existing 400 kV transmission powerlines. Existing roads will be used for main access, which will need to be enlarged & improved to allow large equipment to access the site during construction, including provision of passing lanes.

Vegetation Clearance

Vegetation will be cleared from the physical footprint of the construction camp & laydown area, inverters, field transformers, on-site substations, rack foundations, pylon footings (linear), underground cables and water pipes (linear), roads (linear), a fire-break road and fencing posts (linear), operational & maintenance area, and water storage tanks and deionization plant(s).

Water provision

Construction and operation water will be provided by way of four existing boreholes, within the determined and indicative sustainable yields, including offtakes by the landowner for his domestic and game & livestock watering requirements.

The purpose of the new Solar PV system, includes the establishment of De Aar as a Renewable Energy Hub, which can be achieved by providing different renewable energy options. The aforesaid Hub has to be within close proximity to existing Eskom infrastructure. Commencement of the project will result in long-term benefits for the De Aar area, e.g. creation of employment and business opportunities.

Borrow pits

There are several unlicensed borrow pits on the landowner's property which have historically been used by both the landowner and Transnet. The bedrock of the region consists of sediments (mostly fine to medium grained sandstone, but also, siltstone and mudstone). (Brink, 1983) in (Bare Rock Consulting (Pty) Ltd , 2022) cautions against the use of mudstone from the Karoo Supergroup for use as construction materials – particularly for use as concrete aggregate and to a limited extent also for road layer materials. Accordingly the ill suitability of the material in the on-site borrow pits, for either batching or road building purposed, will result in the project obtaining raw material from commercial sources.

Excess soils, including but not limited to cut-to-fill at the Main Transmission Sub-station (MTS), will be transported to the existing borrow pits and used for rehabilitation of the disused sections. Reinstatement and backfilling of this material will be done in accordance with the provisions of the EMPr and Appendix 4 - Re-vegetation and habitat rehabilitation plan.

Private offtake agreements have been concluded, which will facilitate additional generation capacity into the Eskom grid for "wheeling" to private consumers, from the authorised project as well as potential from subsequent phases as well as other local renewable energy projects requiring grid access.

SECTION 3: DESCRIPTION OF THE ACTIVITY

(b) a detailed description of the aspects of the activity that are covered by the EMPr as identified by the project description.

Table 5 describes all of the activities that will be undertaken during the lifespan of this project including the identified listed activities and associated activities that in their own right do not require environmental authorization, but are needed to achieve the desired objective, that is the supply of renewable energy.

Table 5. A detailed description of the activities (including Listed Activities as per the EIA Regulations, 2014 as amended) and resultant aspects of the project that are covered by the EMPr.

Phase	Activity	Sub-activities	Aspects
		Protected Species	Impacting protected species prior to obtaining the
(uoi			required licenses / permits.
ucti		Water Use (Section 21(c&i) of the National Water Act (Act 36	Impacting the watercourse prior to obtaining the required
instr	Compliance with legal	of 1998))	licences / permits.
	requirements by	Water Use (Section 21(g) of the National Water Act (Act 36 of	Impacting a water resource through disposal of waste
) pre	acquiring	1998))	prior to obtaining the required licences / permits including
Design (including pre-construction)	authorisations, permits	1996))	reuse of treated effluent.
Jolu	and/or licenses for	Water Use (Section 21(a) of the National Water Act (Act 36 of	Taking water from a watercourse prior to obtaining the
n (ir	activities/uses	1998))	required licences / permits.
esig	undertaken during	Water Use (Section 21(b) of the National Water Act (Act 36 of	Storing water prior to obtaining the required licences /
& De	construction and	1998))	permits.
3 gr	operation	Establishment and operation of Water Treatment and	Registration of Water Care Works and Process
Planning		Wastewater Treatment Works	Controllers
Ъ		Water Services	Permission from nominated Water Services Authority

Phase	Activity	Sub-activities	Aspects
		Changes to the flow pattern of runoff water	Provisions of the CARA Regulations.
		Establishment of a solar PV facility with associated limitations for mining potential	Section 53 of the MPRDA.
			Poor alignment & extent of linear activities like roads,
			fences, pipelines or other cleared servitudes can increase
		Access Roads	runoff, cause erosion and sedimentation of aquatic
			habitats and result in regulatory non-compliance. Access
			roads crossing Eskom servitude.
			Commencement without authorisation / permit from
		Servitudes & wayleaves	relevant authorities.
			Eskom setback requirements & guidelines.
			Commencement without appointment of an
		Compliance monitoring	Environmental Control Officer (ECO) to monitor
			compliance with the EA & EMPr.
		Municipal bylaws	Non-compliance with municipal bylaws.
		Protection of archaeological findings	Destruction of graves and other sites of archaeological
			value and need for relevant permits where necessary.
			Obstacle application to CAA for microwave tower,
		Civil Aviation Regulations	lighting, lightning conductors and Line 1 LILO as well as
			supplying "As build".
	Socio-economic		Insufficient employment of local labour.
		Employment of local labour	Presence of construction workforce.
	considerations		Influx of job seekers.

Phase	Activity	Sub-activities	Aspects
			Loss of farm labour to construction work.
			Job seekers may begin enquiring prior to commencement
			of construction as awareness of the project grows.
		Economic benefits from professionals	If the professionals are unreasonably expensive, the
			funds to head the projects might be exhausted.
		Expectations	Job seekers may begin enquiring prior to commencement
		Expectations	of construction as awareness of the project grows.
		Uncertainty	Community confusion, frustration & lack of information.
		Vehicle movement	Risks to pedestrian and livestock.
	Rezoning and landuse Listed Activity 28 of GN 983, as amended	Land Acquisition and Access to Site	Physical and economic displacement of households / individuals. Approval for leasing of agricultural land under Act 70 of 1970.
			Dust generation.
		Browision of maintanance and workshap areas	Loss of vegetation, habitat and soil fertility.
		Provision of maintenance and workshop areas	Soil contamination.
			Water Contamination.
			Dust generation.
	Layout and design	Construction and use of Terraneurs Assess Deeds	Loss of Vegetation, Habitat and soil fertility.
		Construction and use of Temporary Access Roads Provision of sanitation systems	Increased potential for erosion.
			Increase in vehicle movement in area.
			Dust generation.
			Loss of vegetation, habitat and soil fertility.
			Ground water contamination.

Phase	Activity	Sub-activities	Aspects
			Dust generation.
		Bund area for fuel storage	Loss of vegetation, habitat and soil fertility.
			Soil contamination.
			Loss of vegetation and habitat.
		Demarcation, fencing and gates	Impede faunal movement.
			Impeded human movement and disrupted daily activities.
		Vegetation Clearing & Soil Hardening	Loss of vegetation, habitat and soil fertility.
		Working near or on the watercourse	
		Water Use, abstraction and management	Decline in water availability of water resource.
			Dust generation.
			Loss of vegetation, habitat and soil fertility.
			Increased potential for erosion.
		Potential mining of sand from existing borrow pits	Soil contamination.
			Encroachment and establishment of alien vegetation.
			Water contamination.
			Decline in aesthetic quality of the environment.
			Increased safety risks.
		Charling Area	Provision of Staging Area for offloading and access
		Staging Area	control.
	Readiness	Conclusion of PPA & wheeling agreements	Socio-economic benefits.
ucti	Site establishment	Clear & grub (fence line, operations area, access roads, rack	Dust generation.
Constructi on	(construction camp,	toundations transformers and inverters cables substations	Loss of vegetation, habitat and soil fertility.
Col		and pylons)	Noise Generation.

Phase	Activity	Sub-activities	Aspects
	sanitation, temporary		Loss of Vegetation, Habitat and soil fertility.
	accommodation)		Increased potential for erosion.
		Construction and use of Temporary Access Roads	Increased level of noise generation.
			Increase in vehicle movement in area.
			Dust generation.
			Dust generation.
			Loss of vegetation, habitat and soil fertility.
		Sanitation	Ground water contamination.
			Adequate provision of ablutions and shower facilities
			Low emission sanitation technology
		Fencing & gates	Loss of vegetation and habitat.
			Impede faunal movement.
			Impeded human movement and disrupted daily activities.
		Lighting	Visual intrusion in remote areas.
	Access control	Construction and use of Temporary Access Roads	Loss of Vegetation, habitat and soil fertility.
			Increased potential for erosion.
			Increased level of noise generation.
	including fencing of		Increase in vehicle movement in area.
	perimeter		Dust generation.
	perimeter		Loss of vegetation and habitat.
		Fencing & gates	Impede faunal movement
			Impeded human movement and disrupted daily activities.
		Water use and management	Water contamination.
		Water use and management	Misuse of available water.

Phase	Activity	Sub-activities	Aspects
		Cooking of food	Harvesting & fire control.
			Unpleasant odours.
	Contractor's	Sanitation	Mismanagement of sewerage.
	employees (staff		Insufficient employment of local labour.
	conduct, movement)	Employment of legal labour	Presence of construction workforce.
		Employment of local labour	Influx of job seekers.
			Loss of farm labour to construction work.
			Dust generation.
		Vegetation Clearing & Soil Hardening	Loss of vegetation, habitat and soil fertility.
	Construction/upgrading		Increased level of noise generation.
	of permanent &	Impact on the existing road conditions	The development of potholes.
	temporary access		Damage to vehicles.
	roads		Potential increase in vehicle accidents.
		Upgrade of access road across watercourses	Potential influence on hydrology, water quality & aquatic
			biota
		Parking	Increase in vehicle movement in area.
			Impact on the existing road conditions.
	Transport on site 9		Increase human safety risk.
	Transport on site & accommodation of		Increase in the level of noise generation.
	traffic (parking areas)		Greenhouse gas emissions.
		Impact on the existing road conditions	The development of potholes.
			Damage to vehicles.
			Potential increase in vehicle accidents.

Phase	Activity	Sub-activities	Aspects
	Sourcing & management of water	Drinking, dust suppression & sanitation	Water contamination.
	(for drinking, sanitation & construction activities)		Misuse of available water.
			Dust generation.
		Excavation of suitable bedding and backfill material	Loss of vegetation, habitat and soil fertility.
			Increased potential for erosion.
			Dust generation.
			Loss of vegetation, habitat and soil fertility.
	Sourcing & management of building material / sand	Topsoil stripping and storage	Increased potential for erosion.
			Soil contamination.
			Encroachment and establishment of alien vegetation.
		Borrow pits and spoiling	Potential sand & aggregate sourcing and spoiling of
			excess material.
		Slopes and slope stabilisation	Dust generation.
			Increased potential for erosion.
			Water contamination.
			Decline in aesthetic quality of the environment.
			Increase human safety risk.
	Stockpiling and		Dust generation.
	material laydown areas	Topsoil stripping storage	Loss of vegetation, habitat and soil fertility.
	(spoil, mulch, building	i opson surpping storage	Increased potential for erosion.
	sand, topsoil,		Soil contamination.

Phase	Activity	Sub-activities	Aspects
	windrows, material &		Encroachment and establishment of alien vegetation.
	equipment)		Reduced productivity of subsistence farmland.
			Dust generation.
			Increased potential for erosion.
		Slopes and slope stabilisation	Water contamination.
			Decline in the aesthetic quality of the environment.
			Increase human safety risk.
		Cut and Fill	Dust generation.
			Increased potential for erosion.
		Trenching	Dust generation.
	Earthworks &		Increased potential for erosion.
	excavations (associated with the		Increase human safety risk.
		d Importing of commercially sourced building & construction material	Dust generation.
	operations area, road		Loss of vegetation, habitat and soil fertility.
	crossings, cabling, transformers and		Reduced productivity of subsistence farmland.
	inverters, substations		Increased potential for erosion.
	and pylons)	Activity 19 of Topsoil stripping and storage 983, as	Dust generation.
	Listed Activity 19 of GN. No. 983, as amended		Loss of vegetation, habitat and soil fertility.
			Increased potential for erosion.
			Soil contamination.
			Reduced productivity of subsistence farmland.
			Encroachment and establishment of alien vegetation.
			Dust generation.
			Increased potential for erosion.

Phase	Activity	Sub-activities	Aspects
			Water contamination.
			Decline in aesthetic quality of the environment.
			Increase human safety risk.
		Crushing & screening of material	Dust generation.
			Loss of vegetation, habitat and soil fertility.
	Drilling and/or Ram	Installation of warning signage	Decrease in aesthetic quality of the environment.
	piling (associated with	Installation of warning signage	Lack of visibility of signage.
	the rack foundations	Crusher Plant	Dust generation.
	for the panel mounting		Loss of vegetation, habitat and soil fertility.
	hardware and fence		Increase in level of noise generation.
	poles)	Use of generators	Soil contamination.
	Erection and construction of the panels arrays and associated infrastructure Listed Activity 1 of GN. No. 984, as amended	Spoil material generation and management	Dust generation.
			Loss of vegetation, habitat and soil fertility.
			Decline in the aesthetic quality of the environment.
		Transportation and storage of the panel arrays and associated materials	Increase in vehicle movement in area.
			Impact on the existing road conditions.
			Increase human safety risk.
			Increase in the level of noise generation.
			Greenhouse gas emissions.
		Protection of archaeological findings	Destruction of graves and other sites of archaeological
			value.
	Loop-In Loop-Out of the solar PV plant via	Relocation of existing services	Disruption in the provision of services.

Phase	Activity	Sub-activities	Aspects
	the MTS into existing Eskom grid.	Consultation with affected parties	Insufficient consultation.
	Listed Activity 9 of	Working near or under powerlines	Damage and inaccessibility to powerlines.
	GN. No. 984, as amended	Working in the watercourse	Impeding and/or diverting water in the watercourse.
	Handling of wasta 8	Domestic and construction waste collection, storage,	Unpleasant odours.
	Handling of waste & generation (solid waste	handling and disposal	Increase in waste generation.
	including 'spoil', liquid	handling and disposal	Decline in the aesthetic quality of the environment.
	waste, separation,		Dust generation.
	storage and disposal)	Spoil material generation and management	Loss of vegetation, habitat and soil fertility.
			Decline in the aesthetic quality of the environment.
	Handling of hazardous substances (fuel/oil, cement, bitumen, sewage/grey water) & management (including storage) at sanitation sites, kitchens,	Maintenance of sanitation systems	Unpleasant odours.
			Soil contamination.
			Water contamination.
			Mismanagement of sewerage.
		ling Bund area for fuel storage	Dust generation.
			Loss of vegetation, habitat and soil fertility.
			Soil contamination.
	batching sites,		Dust generation.
	workshops, washbays, refuelling areas and on site.	Provision of oil sump and separators for construction plant wash bays, refuelling and workshop areas.	Loss of vegetation, habitat and soil fertility.
			Soil contamination.
			Water Contamination.
		Use of flammable material and other material stores	Dust generation.

Phase	Activity	Sub-activities	Aspects
			Loss of vegetation, habitat and soil fertility.
			Soil contamination.
		Refuelling of construction vehicles and plant	Soil contamination.
			Water contamination.
			Unpleasant odours.
		Handling, storage, disposal of hazardous waste	Soil contamination.
			Water contamination
			Potential spillages of hazardous waste.
		Transportation of hazardous waste	Increase human safety risk.
			Greenhouse gas emission.
	Plant management (parking, driving, repair and maintenance, and refuelling)	Refuelling of construction vehicles and plant	Soil contamination.
			Water contamination.
			Dust generation.
		Bund area for fuel storage	Loss of vegetation, habitat and soil fertility.
			Soil contamination.
		Operation and movement of construction vehicles and plant	Dust generation.
			Increase in level of noise generation.
			Soil contamination.
			Increase human safety risk.
			Vibration.
			Greenhouse gas emissions.
	Duilding work (sever-t-	Water use and management	Water contamination.
	Building work (concrete		Misuse of available water.
	work & batching)	Spoil material generation and management	Dust generation.

Phase	Activity	Sub-activities	Aspects
			Loss of vegetation, habitat and soil fertility.
			Decline in the aesthetic quality of the environment.
			Dust generation.
		Excavation of construction and building material	Loss of vegetation, habitat and soil fertility.
			Increased potential for erosion.
			Dust generation.
			Increased potential for erosion.
		Slopes and slope stabilisation	Water contamination.
			Decline in aesthetic quality of the environment.
	Disturbing natural		Increase human safety risk.
	Disturbing natural areas	Topsoil stripping and storage	Dust generation.
			Loss of vegetation, habitat and soil fertility.
			Increased potential for erosion.
			Soil contamination.
			Reduced productivity of subsistence farmland.
			Encroachment and establishment of alien vegetation.
	Post-construction rehabilitation & monitoring	Removal of structures and infrastructures	
		Removal of inert waste and rubble	Increase in waste generation.
		Hazardous waste and pollution control	
		Final shaping of disturbed areas	
		Topsoil replacement and soil amelioration	Increased potential for erosion.
		Ripping and scarifying	
		Planting	Deduced productivity of subsistence formland
		Grassing	Reduced productivity of subsistence farmland.

Phase	Activity	Sub-activities	Aspects
		Maintenance	Encroachment and establishment of alien vegetation.
		Management of alien vegetation	Loss of vegetation, habitat and soil fertility.
		Consultation with affected parties	Insufficient consultation.
			Insufficient employment of local labour.
	Operation employment	Employment of local labour	Presence of construction workforce.
			Influx of job seekers.
			Loss of farm labour to construction work.
		Water use and management	Water contamination.
	Consumption (energy, water, and other		Misuse of available water.
	resources)	Cooking of food	Fire hazard.
			Illegal wood harvesting.
	Maintenance	Refuelling of construction vehicles and plant	Soil contamination.
			Water contamination.
(e)		Handling, storage & disposal of waste	Unpleasant odours.
Janc			Soil contamination.
nter			Water contamination.
mai		Maintenance of sanitation systems	Unpleasant odours.
Operation (including maintenance)			Mismanagement of sewerage.
		Use of generators	Increase in level of noise generation.
	Lighting at night		Soil contamination.
eratic		Security	Trespassing.
Ope		Use of herbicides	Loss of vegetation, habitat and soil fertility.

Phase	Activity	Sub-activities	Aspects
	Terrestrial and aquatic		Soil contamination.
		Harvesting of indigenous plants	Encroachment and establishment of alien vegetation.
	ecological		Increased potential for erosion.
	management	Overgrazing	Reduced productivity of subsistence farmland.
			Dust generation.
	PV panels and inverter	Cleaning & Maintananaa (manually or rebatically)	Water contamination.
	(substation)	Cleaning & Maintenance (manually or robotically)	Misuse of available water.
		Security	Trespassing.
		Fire Control	Loss of vegetation, habitat and soil fertility.
	Social & community changes	Employment of local labour	Insufficient employment of local labour.
			Presence of construction workforce.
			Influx of job seekers.
			Loss of farm labour to construction work.
		Visual aspects	Visual Intrusiveness.
	Disposal of PV panels and other waste	Demolition activities	Dust generation.
ding			Increased level of noise generation.
Joluc			Vibration.
Decommissioning (including rehabilitation)			Increase in waste generation.
			Increase human safety risk.
		Removal of inert waste and rubble	Decline in the aesthetic quality of the environment.
omn abilit			Soil contamination.
Dec reha		Relocation of previously existing services	Disruption in the provision of services.

Phase	Activity	Sub-activities	Aspects
		Harvesting of indigenous plants	Loss of vegetation, habitat and soil fertility.
			Decline in the aesthetic quality of the environment.
			Fire hazard.
		Fires for heat & cooking	Loss of vegetation, habitat and soil fertility.
			Illegal wood harvesting.
	Human influence (staff conduct, movement)		Decline in the aesthetic quality of the environment.
		Littering	Unpleasant odours.
		Littering	Increase in waste generation.
			Decline in the aesthetic quality of the environment.
		Noise	Increase human safety risk.
			Increase in the level of noise generation.
	Roads and access routes	Topsoil stripping and storage	Dust generation.
			Loss of vegetation, habitat and soil fertility.
			Increased potential for erosion.
			Encroachment and establishment of alien vegetation.
		Road decommissioning & rehabilitation	Dust generation.
			Increased level of noise generation.
			Soil contamination.
	Rehabilitation of affected footprint	Removal & transportation of structures and infrastructures	Increase in vehicle movement in area.
			Impact on the existing road conditions.
			Increase human safety risk.
			Increase in the level of noise generation.

Phase	Activity	Sub-activities	Aspects		
			Greenhouse gas emissions.		
			Increased potential for erosion.		
		Maintenance & management of alien vegetation	Loss of vegetation, habitat and soil fertility.		
			Increased potential for erosion.		
		Planting & grassing	Reduced productivity of subsistence farmland.		
		Topsoil replacement and soil improvement	Loss of vegetation, habitat and soil fertility.		
		Final Shaping of disturbed areas	Increased potential for erosion.		

SECTION 4: LAYOUT MAP OF PROPOSED ACTIVITY

(c) a map at an appropriate scale which superimposes the 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.

Apart from the abovementioned requirement (as stipulated in the EIA Regulations, 2014), three additional maps were required by the Department in their comments on the Final Scoping Report, dated 29th May, 2017 (quoted below).

"The Environmental Management Programme (EMPr) to be submitted as part of the EIAr must include the following:

ii. The final site layout map.

iv. An environmental sensitivity map indicating environmental sensitive areas and features identified during the EIA process.

v. A map combining the final layout map superimposed (overlain) on the environmental sensitivity map."

Figures 1 & 2 provide maps of the final site layout of the solar PV arrays and how they fit into the preferred alternative footprint. Figure 3 & 4 provide maps of the proposed preferred development footprint in the context of the surrounding environmental sensitivities. Figure 3 combines the information in the two preceding maps to consolidate all the available layers. The preferred footprint development has been determined through an iterative process, to ensure that it remains outside of all sensitive receptors assessed, including specified buffer zones.

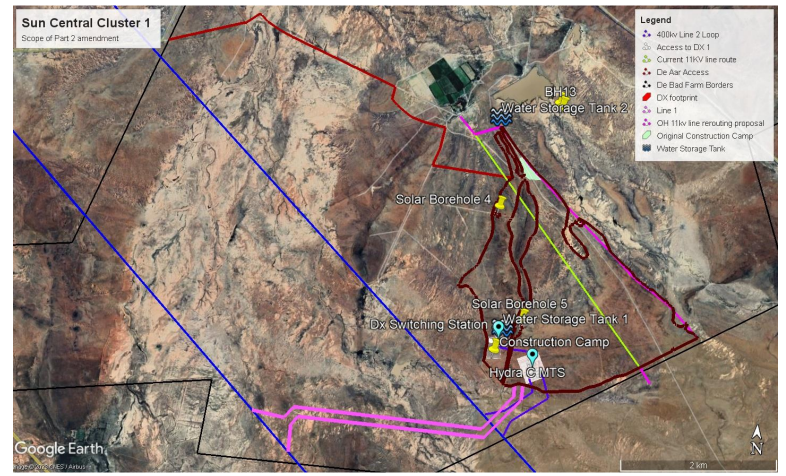


Figure 1. Google Earth map of the development footprint with site infrastructure layout. The layout indicates position of the "original" construction and its revised position below the Dx sub-station as well as the current alignment of the 11 kV distribution and it's proposed relocation to the north of the solar PV footprint. The layout shows the currently authorised LILO into Line 2 (purple line) as well as the proposed LILO into Line 1 (pink line). The solar panels will occupy the area within the green polygon.

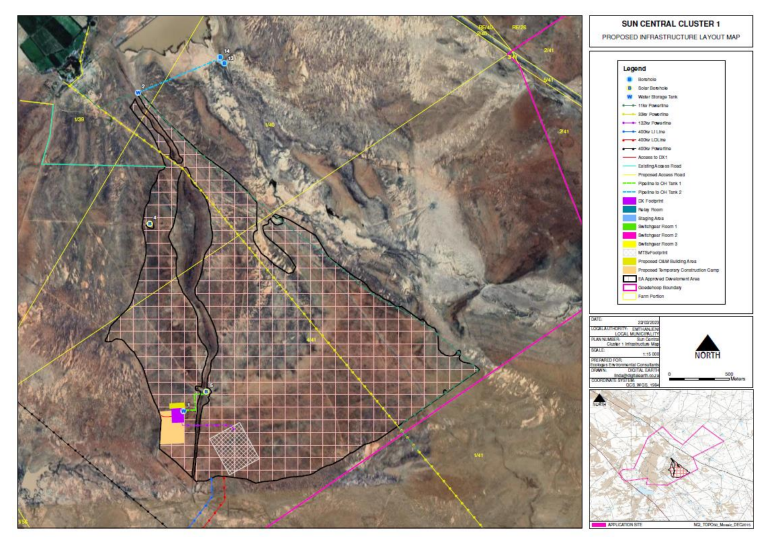


Figure 2. Layout map of the solar PV development footprint with site infrastructure layout.

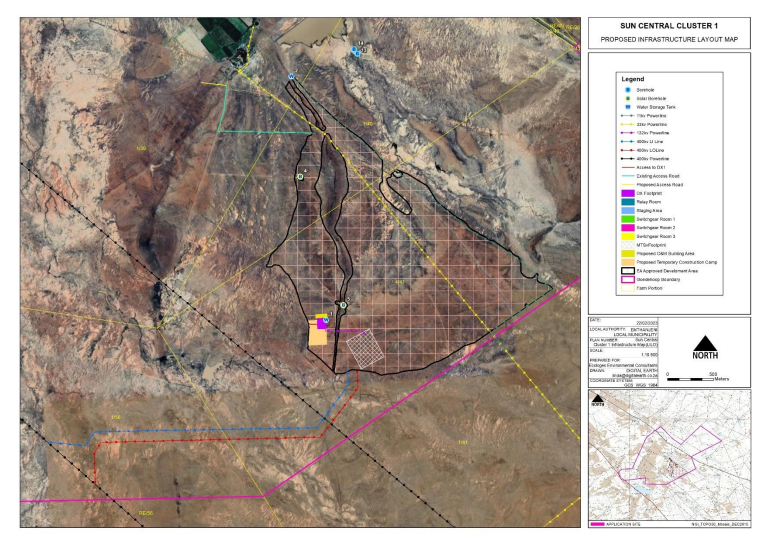


Figure 3. Layout map of the solar PV development footprint with site infrastructure layout and LILO into Line 1.

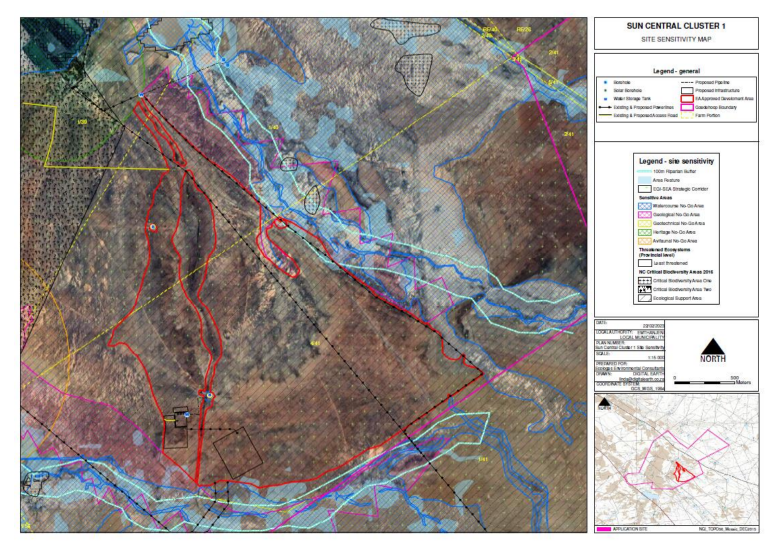


Figure 4 Sensitivity map of the solar PV footprint with associated site infrastructure.

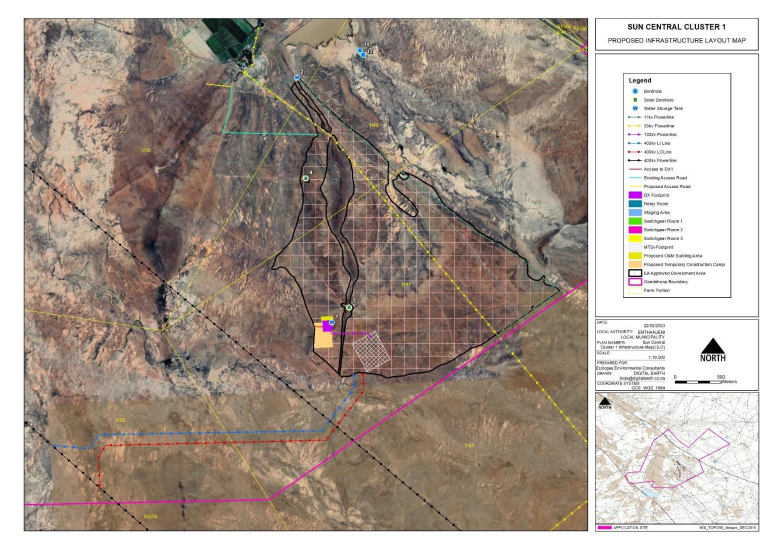


Figure 5 Sensitivity map of the solar PV footprint with associated site infrastructure and LILO into Line 1.

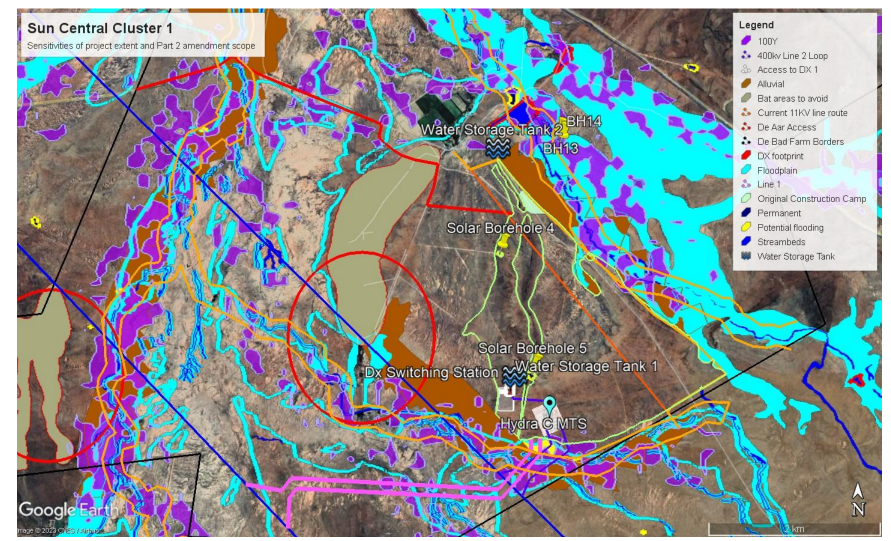


Figure 6. Google Earth sensitivity map of Cluster 1 development footprint including associated site infrastructure.

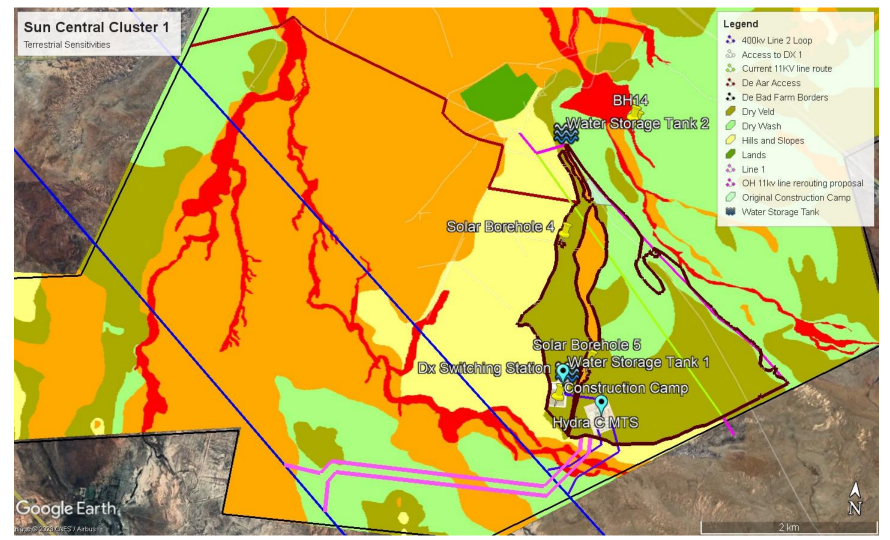


Figure 7. Google Earth terrestrial sensitivity map of Cluster 1 development footprint including associated site infrastructure.

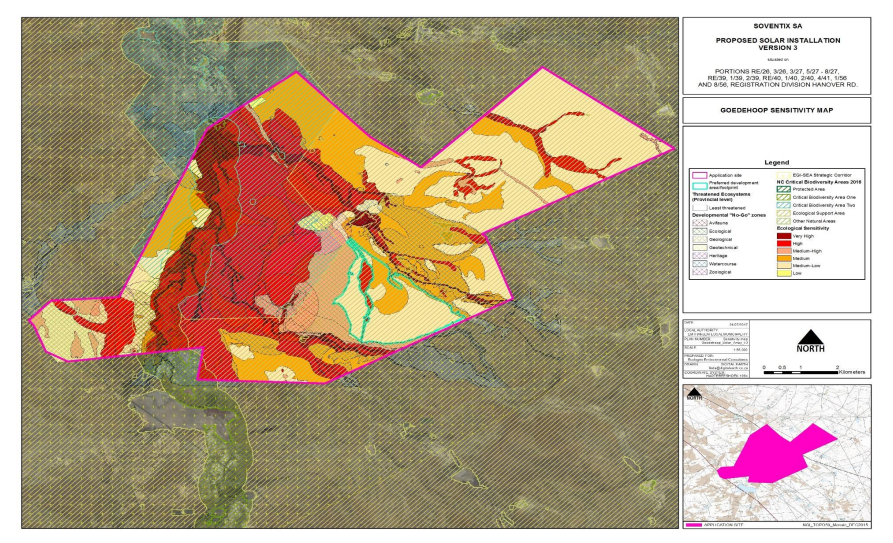


Figure 8. Site sensitivity map of the entire property owned by the affected landowner indicating the Cluster 1 solar PV development footprint.

SECTION 5: ACTIVITIES, ASPECTS AND IMPACTS AND THEIR MANAGEMENT, MITIGATION & DESIRED OUTCOMES

(d) a description of the impact management outcomes, 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;

(f) a description of proposed impact management actions, identifying the manner in which the impact management outcomes contemplated in paragraph (d) 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;

(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*);

(i) an indication of the persons who will be responsible for the implementation of the impact management actions;

(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;

(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

(n) any specific information that may be required by the competent authority.

The impacts are considered within the scope of the project, including but not limited to the Listed Activities. The relevant impacts resulting from Listed Activities and associated activities, including environmental, socio-economic and cultural heritage, are informed by a predetermined list of potential environmental impacts (generated by way of a Leipoldt Matrix), comments received from Interested and Affected Parties and the findings contained in specialist studies that were used to generate the EIAr.

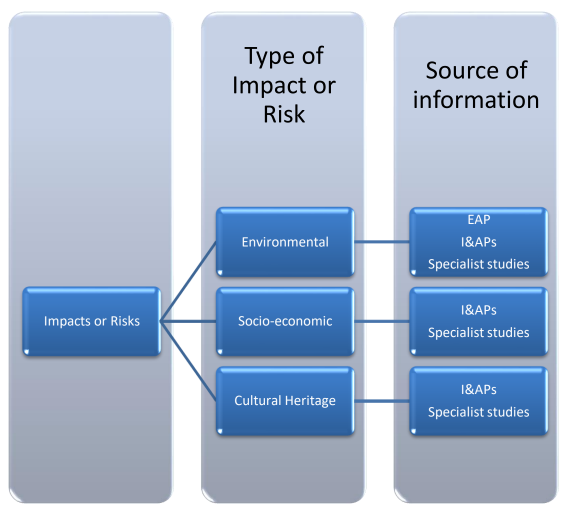


Figure 6. A breakdown of the different types of impacts including the resources used to identify them.

As stipulated in regulation 1(1)(d) of Appendix 4 of the EIA regulation (2104), as amended; the setting of desired impact management outcomes forms the principle objective of an EMPr. Outcomes are driven by impact management actions including measures and mitigations to avoid, modify, remedy, control or stop any action, activity or process which causes pollution or environmental degradation; to comply with any prescribed environmental management standards or practices, including legal requirements and in some cases, "best practices" that the Implementer aspires to fulfil (e.g. Equator Principles). The outcomes are achieved by implementing and achieving measurable Targets (both quantitative & qualitative). Management and mitigation measures are set to afford guidance and parameters to the implementer to achieve the set outcomes. The following section describes management programmes for the

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different environmental attributes pertaining to the Project. As part of the Management Programmes, the section describes the potential environmental impacts which may result from the identified aspects / activities, the desired outcomes of mitigating these impacts as well as the targets used to measure the level of environmental compliance and performance.

The following legislation, guidelines, departmental policies, environmental management instruments and / or other decision-making instruments that have been developed or adopted by a competent authority in respect of activities associated with a development of this nature, were identified and considered in the preparation of the environmental authorisation application and subsequent amendment and hence, have bearing on the context of this EMPr:

- 1. Agenda for Sustainable Development adopted by the General Assembly of the UN. September 2015. Sustainable Development Goals (SDGs).
- 2. Astronomy Geographic Advantage Act (Act 21 of 2007). GG No. 31157, 17 June 2008.
- 3. BirdLife South Africa Position statement on the effect of solar power facilities on birds.
- 4. BirdLife South Africa Guidelines to minimise the impact on birds of Solar Facilities and Associated Infrastructure in South Africa.
- 5. Carbon Emission Tax Act (Act 15 of 2019). GG No. 42483, 23 May 2019 and associated regulations.
- 6. Conservation of Agricultural Resources Act (CARA, Act 43 of 1983) and subsequent regulations (including dealing with declared weeds and invader plants) under section 29 of the Act.
- 7. Constitution of the Republic of South Africa.
- 8. Convention on Biological Diversity, 1992.
- 9. DEA (undated). Booklet guideline for the administration of emergency incidents.
- 10. DEA. 2010. Guideline on Need and Desirability, Integrated Management Guideline Series 9, Department of Environmental Affairs (DEA), Pretoria, South Africa.
- 11. DEA. 2010. Public Participation, Integrated Environmental Management Guideline Series 7, Department of Environmental Affairs, Pretoria, South Africa.
- 12. DEA. 2011. National list of ecosystems that are threatened and in need of protection. GN 1002, GG 34809, 9 December 2011.
- 13. DEA&DP. 2010. Guideline on Alternatives, EIA Guideline and Information Document Series. Western Cape Department of Environmental Affairs & Development Planning.
- 14. DEAT. 2002. Specialist Studies, Information Series 4, Department of Environmental Affairs and Tourism, Pretoria.
- 15. Department of Environmental Affairs. 2013. Draft National Renewable Energy Guideline. Department of Environmental Affairs, Pretoria, South Africa.
- 16. Department of Agriculture. 2003. Sustainable Utilisation of Agricultural Resources (draft legislation).
- 17. Department of Energy. 02 December 1998. White Paper on the Energy Policy of the Republic of South Africa.
- 18. Department of Energy. November 2003. White Paper on Renewable Energy.
- 19. Department of Energy. 25 March 2011. Integrated Resource Plan 2010.
- 20. Department of Energy. 26 March 2009. Renewable Energy Feed-in Tariff.

- 21. Department of Forestry, Fisheries and the Environment. 28 July 1997. White Paper on Biodiversity.
- 22. Department of Forestry, Fisheries and the Environment. 3 August 2009. National Biodiversity Framework.
- 23. Department of Forestry, Fisheries and the Environment. 2005 & 2015. South Africa's National Biodiversity Strategy and Action Plan (NBSAP).
- 24. Department of Forestry, Fisheries and the Environment. 2008 & 2016. National Protected Areas Expansion Strategy (NPAES).
- 25. Department of Forestry, Fisheries and the Environment (DFFE) and South African National Biodiversity Institute (SANBI). 2011 & 2018. National Biodiversity Assessment (NBA).
- 26. DWA. 2007. Guideline for Developments within a Flood line (Edition 1), Department of Water Affairs and Forestry, Pretoria, South Africa.
- 27. DWS. 2016. General Authorisation in GN No. 509, Government Gazette No. 40229 dated 26 August 2016.
- 28. DWS. 2016. General Authorisation in GN No. 538, Government Gazette No. 40243 dated 2 September 2016.
- 29. Electronic Communications Act (Act 36 of 2005).
- 30. Environmental Conservation Act (Act 73 of 1989), including noise control regulations.
- 31. EIA Regulations, GG No. 38282, GN No. R. 982, 983, 984, 985, 4 December 2014, as amended.
- 32. Electricity Regulation Act (Act 4 of 2006), as amended.
- 33. Emthanjeni Local Municipality. 2021 2022. Integrated Development Plan (IDP).
- 34. Emthanjeni Local Municipality. 2007. Spatial Development Framework (SDF).
- 35. Environment Conservation Act, 1989 (Act 73 of 1989), including Schedules 4 and 5 of the national regulations regarding Noise Control made under Section 25 of the Environment Conservation Act, 1989 (Act 73 of 1989) in GN No. R 154 of Government Gazette No. 13717 dated 10 January 1992 (Note that this particular section of the Environment Conservation Act is not repealed by NEMA (Act 107 of 1998)).
- 36. Fencing Act (Act 31 of 1963).
- 37. Fertilisers, Farm Feeds, Agricultural Remedies and Stock Remedies Act (Act 36 of 1947).
- 38. International Union for Conservation of Nature. 1 July 1975. The Convention on International Trade in Endangered Species of Wild Fauna and Flora.
- 39. Land Use Planning Ordinance (Act 15 of 1985).
- 40. Minerals and Petroleum Resources Development Act (Act 28 of 2002), as amended.
- 41. Municipal Systems Act (Act 32 of 2000).
- 42. National Biodiversity Assessment (NBA), 2011 & 2018.
- 43. National Biodiversity Framework, 2009.
- 44. National Building Regulations and Building Standards Act (Act 103 of 1977).
- 45. National Dust Control Regulations. GG No. 36974, GN No. R. 827, 1 November 2013.
- 46. National Energy Act (Act 34 of 2008).
- 47. National Environmental Management Act (Act 107 of 1998), as amended.
- 48. National Environmental Management: Air Quality Act (Act 39 of 2004), as amended.
- 49. National Environmental Management: Biodiversity Act (Act 10 of 2004), as amended including the alien and invasive species regulations in Government Notice R598 in

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Government Gazette 37885 dated 1 August 2014, and species lists in GN No.599, amended in GG No. 40166, GN No .864 dated 29 July 2016, amended in GG No. 43386, GN No. 627 dated 03 June 2020.

- 50. National Environmental Management Protected Areas Act (Act 57 of 2003), as amended.
- 51. National Environmental Management: Waste Act (Act No. 59 of 2008) ("NEM: WA"), as amended.
- 52. National Forest Act (Act 84 of 1998), as amended.
- 53. National Heritage Resources Act (Act 25 of 1999).
- 54. National Land Transport Act (Act 5 of 2009).
- 55. National list of ecosystems that are threatened and in need of protection, 2011.
- 56. National Road Traffic Act (Act 93 of 1996).
- 57. National Protected Areas Expansion Strategy (NPAES), 2008 & 2016.
- 58. Natural Scientific Professions Act (Act 27 of 2003).
- 59. National Veld and Forest Fire Act, 1998 (Act 101 of 1998).
- 60. National Water Act, 1998 (Act 36 of 1998) and associated Water Use License & Appeals Regulations (2017).
- 61. Natural Scientific Professions Act (Act 27 of 2003).
- 62. Northern Cape Climate Response Strategy.
- 63. Northern Cape Provincial Growth and Development Strategy (2004-2014 & 2019).
- 64. Northern Cape Provincial Spatial Development Framework, (2012).
- 65. Northern Cape Nature Conservation Act (Act 9 of 2009).
- 66. Occupational Health & Safety Act (Act 85 of 1993).
- 67. Pixley-Ka-Seme District Municipality, Spatial Development Framework, 2013 2018.
- 68. Pixley-Ka-Seme District Municipality, Integrated Development Plan, 2022 2027.
- 69. Promotion of Access to Information Act (Act 2 of 2000).
- 70. Promotion of Administrative Justice Act (Act 3 of 2000).
- 71. Protection of Personal Information Act (Act 4 of 2013).
- 72. South Africa's National Biodiversity Strategy and Action Plan (NBSAP), 2005 & 2015.
- 73. South African National Standard (SANS) 10103:2008: The measurement and rating of environmental noise with respect to annoyance and speech communication.
- 74. Sub-Division of Agricultural Land Act (Act 70 of 1970), as amended.
- 75. Sustainable Utilisation of Agricultural Resources (Draft Legislation), 2003.
- 76. The Landscape Institute. 2003. Guidelines for Landscape and Visual Impact Assessment (GLVIA), Second Edition.
- 77. United Nations. 1992. Convention on Biological Diversity.
- 78. United Nations. 1 November 1983. The Convention on the Conservation of Migratory Species of Wild Animals (Bonn Convention, 1979).
- 79. United Nations. 2 February 1971. The Convention on Wetlands (RAMSAR Convention).
- 80. United Nations. 21 March 1994. The United Nations Framework Convention on Climate Change.
- 81. Visser, E. 2016. The impact of South Africa's largest photovoltaic solar energy facility on birds in the Northern Cape, South Africa. Unpublished MSc thesis, University of Cape Town, Cape Town.

- Water Act (Act 54 of 1956) including Regulations for the Erection, Enlargement, Operation and Registration of Water Care Works made in GNR 2834 on 27 December 1985 in terms of section 26 read in conjunction with section 12A of the Water Act, 1956 (Act No. 54 of 1956).
- 83. Water Services Act (Act 108 of 1997).
- 84. Western Cape Department of Environmental Affairs & Development Planning. 15 April 2005. Visual and Aesthetic Guidelines.
- 85. World Bank. 30 April 2007. General Environmental, Health and Safety Guidelines of the IFC.
- 86. World Bank. 2007. Environmental Health and Safety Guidelines for Electric Power Transmission and Distribution of the IFC.
- 87. World Heritage Convention Act (Act 49 of 1999).
- 88. World Resources Institute. 2005. Millennium Ecosystem Assessment (MEA).

The following management programme aims to set management actions to achieve stated desired outcomes for each environmental aspect, including quantifying the measurable targets. While the impacts and management & mitigations have been addressed under the various project development phases, they are not intended to be mutually exclusive, and impacts from one phase are likely to occur in subsequent phases; but in the interest of reducing redundancy they have not been repeated for each phase. The appendices to this EMPr form part of the EMPr and must be implemented accordingly. In the event that conditions with the following tables in anyway contradict the conditions of the aspect specific Management Plans (MP) in the appendices, the MP conditions must take precedent.

TABLE 6: COMPLIANCE MANAGEMENT.

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
6.1		All Phases with s	pecial emphasis o	on Planning & Design Phase (including Pre-C	onstruction)	
6.1.1				PROTECTED SPECIES			
6.1.1.1	Impacts on	Comply with the	Obtain and	The applicant shall apply for	Applicant /	Prior to	Compliance
	protected plants.	relevant sections	provide proof of	and obtain the relevant	Contractor to	commencement	to be verified
		of the National	issuance of	licenses / permits from the	appoint	of construction.	by SEO &
		Forest Act (NFA)	necessary	appropriate authorities	botanist.		ECO.
		(Act 84 of 1984),	permits for any	(DAFF, DFFE, and Provincial			
		National	listed species	Authority) prior to disturbing			
		Environmental	under NFA,	or destroying any protected			
		Management:	NEMBA &	species.			
		Biodiversity Act,	NCNCA.				
		2004 (NEM:BA)		The list of affected plants are			
		(Act No. 10 of		contained in the Terrestrial			
		2004), and the		Ecology Specialist Report,			
		Northern Cape		which will need to be			
1		Nature		searched for in the			
		Conservation Act		appropriate season &			

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
		(NCNCA) (Act 9		rescued if present, by a			
		of 2009).		qualified ecologist / botanist			
				prior to clearing operations.			
				Stomatium pluridens;			
				Euphorbia crassipes,			
				(regional endemics and			
				provincially protected);			
				Aloe broomii var.			
				broomii;			
				Aloe claviflora;			
				Pachypodium			
				succulentum;			
				Ammocharis coranica;			
				and			
				Boscia albitrunca.			
6.1.2		WATE	R USE AUTHORI	SATION TO WORK WITHIN A	WATERCOURSI	Ē	
6.1.2.1	Contravention of	The	Confirmation	The applicant shall register a	Applicant /	Prior to	Compliance
	section 21 (c) & (i)	commencement	letter from DWS	water use entitlement, i.e. a	EAP.	commencement	to be verified
	of the NWA.	of water uses that	on General	GA or WUL for section 21(c)		of construction.	by SEO &
		are authorised in	Authorisation	and (i) water uses, prior to			ECO.
		terms of the	(GA)	constructing/upgrading			
			registration				

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
		NWA, 1998 (Act	(GN. No. 509,	access roads and erecting			
		No. 36 of 1998).	GG. No. 40229,	pylons inside a watercourse.			
			26 August				
			2016); or an				
			issued Water				
			Use License				
		0	(WUL).			D 1	
6.1.2.2	(2) Permits or	Compliance with		(1) Obtain, if necessary, a	Applicant or	Prior to	Compliance
	exception may be	relevant Control	permissions	written permission(s) from	EAP.	commencement	to be verified
	required from the	Measures in	from the	the executive officer (of the		of construction.	by SEO &
	Department of	CARA.	executive	DALR&RD) to divert surface			ECO.
	Agriculture, Land		officer (of the	water run-off through			
	Reform and Rural		DALR&RD.	designed engineering			
	Development (DALR&RD) under			structures, such as box			
	provisions of the			culverts, drifts or other			
	CARA Regulations			permissible designs at the			
	including			identified watercourse			
	permission under						
	regulation 7(1) & 8			crossings and where			
	related to the			applicable alluvial			
	upgrades of the			floodplains in terms of CARA			
	access road across			Regulations 7 and 8.			
	the Brak River						

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
	watercourse						
	including changing						
	the flow pattern of						
	runoff water,						
	respectively.						
6.1.3		WATER USE AU	THORISATION FO	OR TREATING, STORING OR	REUSE OF WAS	STEWATER	
6.1.3.1	Contravention of	The	Confirmation	The applicant shall register a	Applicant /	Prior to	Compliance
	section 21 (g) of the	commencement	letter from DWS	water use entitlement, i.e. a	EAP.	commencement	to be verified
	NWA.	of water uses that	on relevant	General Authorization or		of construction.	by SEO &
		are authorised in	General	WUL for section 21(g) water			ECO.
		terms of the	Authorisation	uses for the treatment of			
		NWA, 1998 (Act	registration	effluent via a package waste			
		No. 36 of 1998).	(GN. No. 665,	water treatment works			
			GG. No. 36820,	(WWTW), Conservancy			
			6 September	Tank/s for the storage of			
			2013); or an	contaminated water from			
			issued Water	washing brushes and other			
			Use License.	tools as well as the dirty			
				water from washing ready			
				mix concrete trucks and			
				wastewater from concrete			
				batching.			

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
				The applicant shall register a			
				water use entitlement, i.e. a			
				General Authorization or			
				WUL for section 21(g) water			
				uses for the reuse of treated			
				effluent for dust suppression			
				emanating from the waste			
				water treatment works			
				(WWTW).			
				Sampling of treated effluent			
				from the WWTWs must be			
				submitted to a laboratory			
				accredited for the water			
				quality elements in			
				accordance with the			
				frequencies specified in GN			
				No. 538 of 2 September			
				2016 or a WUL.			
				A treated effluent & water			
				sampling protocol for all			

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
				water uses must be			
				developed which guides and			
				governs the sampling			
				procedures in accordance			
				with guidelines provided by			
				DWAF (2000), Water			
				Research Commission No:			
				TT 117/99.			
6.1.4		WATER USE AUTH	ORISATION FOR	ABSTRACTION & STORAGE	OF RAW & TRE	ATED WATER	
6.1.4.1	Contravention of	The	Confirmation	Water required during	Applicant /	Prior to	Compliance
	section 21 (a) of the	commencement	letter from DWS	construction and operation	EAP.	commencement	to be verified
	NWA.	of water uses that	on relevant	for human consumption		of construction.	by SEO &
		are authorised in	General	(drinking, sanitation and food			ECO.
		terms of the	Authorisation	preparation), building			
		NWA, 1998 (Act	registration (GN	activities (mixing concrete,			
		No. 36 of 1998).	No. 538, GG	watering gravel roads) and			
			No. 40243 on 2	maintenance (cleaning solar			
			September	panels) shall be pre-			
			2016; or an	authorised via a General			
			issued Water	Authorisation or Water Use			
			Use License.	License.			

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
No. 6.1.4.2	Impacts & Risks Depletion of already constrained groundwater resource	Outcomes	U U	•	Responsibility Applicant / Contractor.		Monitoring Compliance to be verified by SEO & ECO.
			Borehole 4 & 5 = 0.8m³/h for				

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
6.1.4.3	Provision of potable water	Conformance to SANS 241: 2015 standards.	Certificate of Analysis (CoA) demonstrating conformance to SANS 241:2015 water quality standards.	Sampling of water destined for human consumption must be submitted to a laboratory accredited for the water quality elements specified in SANS 241:2015 and/or a WUL, at the specified time intervals.	Applicant / Contractor.	Prior to commencement of construction.	Compliance to be verified by SEO & ECO.
6.1.4.4	Water Care Works & Process Controllers must be registered with the Director-General of the Department of Water Affairs.	the Regulations for the Erection, Enlargement, Operation and	A registration certificate from the Director- General of the Department of Water Affairs.	 (1) Apply for the registration of a Water Care Work (water & wastewater treatment plant) to the Director- General of the Department of Water Affairs on a form obtained from him before it is commissioned. (2) The owner of the Water Care Work must display in a prominent place on that work a copy of the certificate of registration. 	Applicant, EAP & Contractors.	Prior to commissioning.	Compliance to be verified by SEO & ECO.

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
		(Act No. 54 of		(3) The owner of the Water			
		1956).		Care Work must employ the			
				minimum number of persons			
				of the classes prescribed in			
				Schedule IV of the			
				Regulations for the Erection,			
				Enlargement, Operation &			
				Registration of Water Care			
				Works (1985), as amended.			
				(4) The owner of the Water			
				Care Work must notify the			
				Director-General in writing			
				during January of each year,			
				of the employment of any			
				person referred to in			
				Schedule III of the			
				Regulations for the Erection,			
				Enlargement, Operation &			
				Registration of Water Care			
				Works (1985), as amended,			
				during the past year.			

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
6.1.4.5	Permission may be required from Emthanjeni Local Municipality (ELM) to use water services from a source other than a water services provider nominated by the water services authority having jurisdiction in the area.	Compliance with the provisions of Sections 6 & 7 of the Water Services Act (Act 108 of 1997).	Written approval from the Municipal Manager of ELM.	Obtain written approval from the Municipal Manager of the Emthanjeni Local Municipality to supply groundwater from permissible boreholes on Cluster 1 for sanitation services and industrial use under Sections 6 and 7 of the Water Services Act, 1997 before the intended use of that water for construction.	Applicant or EAP.	Prior to use of water resources.	Compliance to be verified by SEO & ECO.
6.1.5				Access Roads	<u> </u>		
6.1.5.1	The construction or expansion of any access roads in exceedance of thresholds stipulated in NEMA listed activities, 2014.	Existing roads to be utilised in addition with limited tracks necessary within the development footprint.	Existing roads were not widened by more than 6m or lengthened by more than 1km. Newly constructed service tracks	Newly constructed service roads may not be wider than 4 metres with a reserve less than 13.5 metres, nor the widening of a road by more than 6 metres, or the lengthening of a road by more than 1 kilometre.	Applicant / Contractor.	Prior to commencement & throughout construction.	Compliance to be verified by SEO & ECO.

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
			were not made				
			wider than 4m.				
			The cumulative				
			area cleared for				
			widening and				
			lengthening				
			existing roads,				
			constructing				
			new service				
			tracks and				
			other				
			infrastructure				
			(substation and				
			office				
			block/laydown				
			area) did not				
			exceed 20ha.				
6.1.6		1		ervitudes and Wayleaves	1		
6.1.6.1	Construction	Compliance with		The applicant shall apply for		Prior to	Compliance
	without permission		issued by	a wayleave(s) from Eskom	EAP.	commencement	to be verified
	from ESKOM will	Act, 1987, as	Eskom.	prior to commencing with		of construction	by SEO &
	constitute an	amended.		construction within their		activities within	ECO.
	offence in terms of		Demonstration	servitude.		Eskom's	
	the relevant		of			servitude.'	

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
	legislation, including the Electricity Act, 1987 (Act 41 of 1987), as amended in 1994.	Compliance with the Eskom requirements for work in or near servitudes & Renewable Energy Generation Plant Setbacks to Eskom	implementation of requirements for work in or near an Eskom servitude & Renewable Energy Generation Plant Setbacks to Eskom	The applicant shall comply with the Eskom requirements for work in or near Eskom servitudes and the Renewable Energy Generation Plant Setbacks to Eskom Infrastructure.			
6.1.6.2	Commencement of construction prior to submission and approval of servitudes by the Emthanjeni Local Municipality.	Infrastructure (240-65559775 Rev 2). Local municipality land use approval for servitudes.	Infrastructure. Approval letter in terms of municipal Spatial Planning and Land Use Management Bylaw (No.: 192 of 2015).	Approval for registration of servitudes (including access roads and transmission lines) must be submitted to the Emthanjeni Local Municipality and approved in terms of the Municipal Spatial Planning and Land Use Management Bylaw (No.:	Applicant.	Prior to commencement of construction of any servitudes.	Compliance to be verified by SEO & ECO.
6.1.7				192 of 2015). Compliance Monitoring			

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
6.1.7.1	Commencement of	Ensure	Proof of ECO	A qualified, suitably	Applicant.	Prior to	To be verified
	construction prior	compliance with	appointment	experienced & accredited		commencement	by SEO &
	to the appointment	the EA and EMPr	prior to	independent ECO must be		of construction	Competent
	of an ECO.	from the onset of	commencement	appointed (registered with		and until the	Authority.
		construction and	of construction.	SACNASP & preferably		rehabilitated	
		until the		EAPASA) to monitor and		development is	
		rehabilitated		report to the competent		handed over to	
		development is		authority on compliance with		the applicant for	
		handed over to		the EA and EMPr.		operation. The	
		the Applicant for				minimum	
		operation.				frequency for	
						ECO inspections	
						is monthly.	
6.1.8		1	1	Municipal By-laws	1		
6.1.8.1	Commencement of	Local	Issuance of a	The plans and specifications	Applicant.	Prior to	Compliance
	construction prior	municipality	certificate	for any building, whether of a		commencement	to be verified
	to submission and	approval of	referred to in	temporary or permanent		of construction.	by SEO &
	approval of building	building plans.	section 118(1)	nature, to be erected on the			ECO.
	plans by the		of the Local	land must be submitted to the			
	Emthanjeni Local		Government:	Emthanjeni Local			
	Municipality.		Municipal	Municipality and approved in			
			Systems Act	terms of the Local			
			(Act 32 of 2000).	Government: Municipal			

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
				Systems Act, 2000 (Act No.			
				32 of 2000).			
6.1.9			Environmenta	Authorisation amendment a	oproval		
6.9.1	The applicant shall	Approval of part 2	Receipt of part	A Part 2 amendment must be	Applicant.	Prior to	Compliance
	be guilty of an	amendment for	2 amendment	approved prior to		commencement	to be verified
	offence and upon	expanded project	approval on	implementation of expansion		of construction.	by SEO &
	conviction liable to	scope.	record.	of the project scope.			ECO.
	a fine and / or						
	imprisonment if the						
	expanded scope						
	commences						
	without an						
	approved Part 2						
	amended EA,						
	issued by the						
	DFFE.						
6.1.10				sign capacities & criteria			
6.1.10.1	The design	The design	The combined	The applicant must ensure	Applicant.	Prior to	Compliance
	capacities of the	capacity of the	generator	that the generator design		commencement	to be verified
	generators and the	dual-fuel	design capacity	capacity/ies do not		of construction.	by SEO &
	above-ground fuel	generators must		individually or collectively			ECO.
	storage may not	not exceed the	10MW.	exceed 10MW in the			
	exceed the	threshold		absence of the relevant			
		stipulated in					

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
	stipulated	Subcategory 1.5:	The above-	environmental authorisation			
	thresholds.	Reciprocating	ground fuel	under NEMA.			
		Engines in GN	storage facility				
		Government	may not exceed	The above-ground fuel			
		Notice 248,	80m ³ in	storage tank/s must not			
		Gazette 33064	capacity and	exceed 80m ³ , or 30m ³ in an			
		dated 31 March	must be located	Identified Geographical Area			
		2010, as	outside an	(IGA), either individually or			
		amended.	Identified	collectively, in the absence of			
			Geographical	the relevant environmental			
		The above-	Area (IGA). In	authorisation under NEMA.			
		ground storage	the event that				
		of fuel may not	the storage occurs within an				
		exceed the	IGA the storage				
		threshold of	threshold is				
		80m ³ stipulated	30m ³ .				
		in Listed Activity					
		14 & 10 of GN					
		GG No. 38282,					
		GN No. R. 983 &					
		985, 4 December					
		2014,					

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
		respectively, as					
		amended.					
6.1.10.2	Nuisance & disturbance noise impacts associated with ineffective	Installation of adequate noise suppression on dual-fuel	Demonstration of noise suppression technology in	Ensure the specification of the GENSETs includes noise dampeners to reduce noise emissions.	Applicant.	Prior to commencement of construction.	Compliance to be verified by Applicant, SEO & ECO.
	noise suppression of GENSETs.	GENSET units.	design.				
6.1.10.3	Inadequate consideration of the site-specific geotechnical attributes & constraints.	Geotechnical attributes considered in the final location and foundation designs.	Demonstration that the findings of the geotechnical assessment and soil form delineation assessment informed the design criteria.	The location, layout and foundational designs must consider that the current location of the Hydra C Main Transmission Sub-station (MTS) will be located along a low-lying part of the southern site. It should be noted that periodic inundation in that area during the rainy season cannot be ruled out. Furthermore, the dolerite rock to the west of the MTS and east of the Dx Sub- Stations may possibly underlie parts of the		Prior to commencement of construction.	Compliance to be verified by Applicant, SEO & ECO.

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
				substation areas. Excavation			
				is expected to be more			
				difficult for the parts underlain			
				by dolerite than for the parts			
				of the substation areas			
				underlain by sandstone.			
6.1.10.4	Battery leakage		Container	The applicant should ensure	Applicant.	Prior to	Compliance
	with concomitant		design	that the design of the Battery		commencement	to be verified
	contamination of	,	demonstrates	containers are suitably		of construction.	by Applicant,
	the soil.	accidental	bunding	bunded to effectively contain			SEO & ECO.
		leakages.	capability.	any accidental leakages.			
6.1.11				al for use of land surface right	r		
6.1.11.1	Use of land surface		Written	An application must made	Applicant or	Prior to	Compliance
	rights contrary to	DMRE for land	approval from	be to the Minister of Mineral	EAP.	commencement	to be verified
	objects of the	surface rights for	DMRE.	Resources & Energy through		of construction.	by SEO &
	MPRDA (Act 28 of			the mechanism specified by			ECO.
	2002).	facility.		the Department (e.g.			
				SAMRAD) in terms of			
				subsection (2) of section 53			
				of the MPRDA, for any			
				person who intends to use			
				the surface of any land in			
				any way which may be			
				, , ,			

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
				contrary to any object of the			
				MPRDA or which is likely to			
				impede any such object.			

TABLE 7: CONSTRUCTION CAMP, LAYDOWN AREAS, STOCKPILES, STORES & EQUIPMENT.

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring					
		Outcomes	Indicators	Measures		Frequency						
7.1		Planning & Design Phase (including Pre-Construction)										
7.1.1	Land surface pollution.	Low risk of pollution or harm to sensitive environments from the inappropriate location of construction related sites within or within proximity to those sensitive environments.	Approved and effectively implemented layout plan indicating designated construction- related sites.	A construction site layout plan must be developed by the contractor and approved by the SEO to ensure that all construction related sites are located outside sensitive environments, including no-go areas and buffer zones. Furthermore, those construction related sites or activities with the greater risk or potential for causing pollution or harm to the receiving environment, including but not	Applicant / Contractor	Prior to commencement of construction.	SEO & ECO.					

		Outcomes		Management Actions & Mitigation	Responsibility		Monitoring
		Outcomes	Indicators	Measures		Frequency	
				necessarily limited to laydown			
				areas, material stockpiles, toilets,			
				waste skips and stores, must not			
				be within close proximity to the			
				aforesaid sensitive environments,			
				i.e. these construction related sites			
				or activities must not, as far as is			
				practical, be located on the			
				watercourse-side of any			
				construction camp or area			
				demarcated for construction			
				activities.			
7.1.2	Degradation of the environment outside of the development footprint.	Zero construction creep into and subsequent degradation of areas outside the preferred or approved development footprint.	Approved and effectively implemented (demarcated on site) layout plan indicating all environmental sensitivities, especially no-go areas,	Permanent and temporary construction footprints must be designated, and sensitive terrestrial & aquatic habitats demarcated as no-go areas during construction, including required buffer zones. The Contractor shall locate the construction camp on the low ecologically sensitive area within	Applicant / Contractor	Prior to and ongoing enforcement during construction.	SEO & ECO.

No.	Impacts & Risks	Desired	Targets	&	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicator	rs	Measures		Frequency	
					1 footprint above the 1:100-year			
					flood line or further than 100 m from			
					the edge of a watercourse (buffer			
					zone), whichever is greatest.			
					The project footprint must be			
					clearly demarcated on the ground			
					to ensure that no construction			
					creep results toward any			
					watercourses or defined sensitive			
					areas.			
					Placement of infrastructure and			
					laydown & stockpile areas must be			
					done so as not to negatively affect			
					surface water runoff in a way that			
					leads to erosion and export of			
					material to be deposited in any			
					watercourses.			
7.2					Construction Phase			
7.2.1	Land surface	To avoid and	Incident		Construction camp	Applicant /	Throughout	SEO & ECO.
	pollution.	reduce human	registers	that		Contractor	construction.	
		induced	indicate		following activities to the			
			reduction	in	construction camp:			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
		environmental	pollution events,	- Sanitation system(s) (except for			
		pollution.	from the	portable toilets following the work			
			operation of	front),			
			construction	- Waste storage (except for			
			plant, equipment or other vehicles,	dustbins following the work front),			
			over time.	- Fuel storage tanks,			
				- Hazardous substance storage,			
				- Wash bays (except the wash bay			
				for concrete slurry),			
				- Maintenance/service/repair bay,			
				and			
				- Parking (overnight or outside			
				business hours).			
				Refuelling			
				Refuelling of construction plant			
				may only take place at a			
				designated and permitted (from			
				local Fire Chief) fuel storage tank			
				or using a mobile fuel bowser,			
				under the guidance of a Specific			
				Operating Procedure (SOP) that			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				minimises the risk of spillage and			
				addresses remedial actions in the			
				event of a spillage. The			
				Contractor's Site Environmental			
				Officer (SEO) shall be responsible			
				for compiling the SOP, which must			
				be reviewed by the Environmental			
				Control Officer (ECO).			
				No refuelling of plant with a mobile			
				fuel bowser is permitted within 100			
				m of the edge of any wetlands or			
				other watercourses.			
				The above ground fuel storage			
				tank must be located on an			
				impervious bund capable of			
				containing 110% of the volume of			
				the fuel storage tank. The fuel tank			
				and bund shall be roofed to prevent			
				ingress of rain.			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				A mobile fuel bowser must be			
				parked (when not being used) on			
				an impervious bund capable of			
				containing 110% of the volume of			
				the fuel bowser. The bund for			
				parking the bowser shall be roofed			
				to prevent ingress of rain and			
				include a stormwater diversion			
				system to prevent the ingress of			
				surface water run-off (e.g., a			
				'speed bump' at the entrance to the			
				bunded bay).			
				The refuelling station alongside the			
				aboveground diesel tank shall be			
				bunded, include a stormwater			
				diversion system to prevent the			
				ingress of surface water run-off			
				(e.g., a 'speed bump' at the			
				entrance and exit) and designed			
				with an oil-water separator to			
				remove hydrocarbons (oil, grease,			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				fuel, hydraulic fluid, etc.). If			
				practical, the refuelling station			
				should be roofed to prevent ingress			
				of rain.			
				The oil-water separator must be			
				inspected regularly and emptied			
				into containers designated for the			
				temporary storage of hazardous			
				waste.			
				A spill kit shall be available at the			
				refuelling station and refuelling			
				locations for mobile bowser.			
				Concrete batching			
				The concrete batching plant shall			
				have a washing facility for			
				containing only the waste concrete			
				slurry cleaned out of the discharge			
				chute(s) and rotating mixing drums			
				of concrete mixer trucks. This			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				washing facility shall contain two			
				adjacent bays to allow for			
				continuous operations and			
				minimise the risk of overflow or			
				work stoppage when a bay has			
				reached its capacity and must be			
				emptied. The wash bays shall be			
				bunded, and include a stormwater			
				diversion system to prevent the			
				ingress of surface water run-off			
				(e.g., a 'speed bump' at the			
				entrance to the bunded wash bay).			
				Washing Plant			
				No washing of plant is permitted on			
				the construction site, within 100 m			
				of the edge of any wetlands or			
				other watercourses, and on land			
				outside of the Sun Central Cluster			
				1 footprint.			
				· · · · · · · · · · · · · · · · · · ·			
	1	1	1		1	1	1

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				If a washing facility for construction			
				plant (vehicles, machines, or			
				equipment) is required, then it will			
				be in the construction camp. The			
				wash bay shall be bunded, roofed			
				to prevent ingress of rain, include a			
				stormwater diversion system to			
				prevent the ingress of surface			
				water run-off (e.g., a 'speed bump'			
				at the entrance to the bunded wash			
				bay), and designed with an oil-			
				water separator to remove			
				hydrocarbons (oil, grease, fuel,			
				hydraulic fluid, etc.). If detergents			
				are used, then they must be			
				biodegradable.			
				The oil-water separator must be			
				inspected regularly and emptied			
				into containers designated for the			
				temporary storage of hazardous			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				waste. As far as is practical, reuse			
				the clean water for washing plant.			
				Maintenance/Service/Repair of			
				<u>Plant</u>			
				No maintenance/service/repair of			
				construction plant is permitted on			
				the construction site (except			
				emergency repairs) or on land			
				outside of the Sun Central Cluster			
				1 footprint.			
				An emergency protocol must be			
				developed that deals with			
				accidents and spills. This must			
				include methods for absorbing			
				chemical spills, as well as the			
				transport and on-site			
				bioremediation or disposal of all			
				contaminated material at a licensed			
				hazardous waste site.			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				Emergency breakdowns must be			
				addressed with immediate and			
				adequate pollution containment			
				measures including but not limited			
				to drip trays with plastic liners and			
				spill kits.			
				A spill kit should accompany the			
				work front.			
				If a maintenance/service/repair			
				facility for construction plant			
				(vehicles, machines, or equipment)			
				is required, then it will be in the			
				construction camp. The			
				maintenance/service/repair bay			
				shall be bunded, roofed to prevent			
				ingress of rain, include a			
				stormwater diversion system to			
				prevent the ingress of surface			
				water run-off (e.g., a 'speed bump'			
				at the entrance to the bunded			

Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
	Outcomes	Indicators	Measures		Frequency	
			service bay), and designed with an			
			oil-water separator to remove			
			hydrocarbons (oil, grease, fuel,			
			hydraulic fluid, etc.).			
			The oil-water separator must be			
			inspected regularly and emptied			
			into containers designated for the			
			temporary storage of hazardous			
			waste.			
			-			
			•			
			of any wetlands or watercourses.			
			The total bund capacities will be			
			displayed on bund wall.			
			The bund must have a draining			
			•			
	Impacts & Risks	-		OutcomesIndicatorsMeasuresservice bay), and designed with an oil-water separator to remove hydrocarbons (oil, grease, fuel, hydraulic fluid, etc.).service bay), and designed with an oil-water separator to remove hydrocarbons (oil, grease, fuel, hydraulic fluid, etc.).The oil-water separator must be inspected regularly and emptied into containers designated for the temporary storage of hazardous waste.Hazardous substance storage No storage of hazardous substances (e.g., fuel, oil, etc.) is permitted within 100 m of the edge of any wetlands or watercourses.The total bund capacities will be	Outcomes Indicators Measures service bay), and designed with an oil-water separator to remove hydrocarbons (oil, grease, fuel, hydraulic fluid, etc.). Service bay), and designed with an oil-water separator to remove hydrocarbons (oil, grease, fuel, hydraulic fluid, etc.). The oil-water separator must be inspected regularly and emptied into containers designated for the temporary storage of hazardous waste. Hazardous substance storage No storage of hazardous substances (e.g., fuel, oil, etc.) is permitted within 100 m of the edge of any wetlands or watercourses. The total bund capacities will be displayed on bund wall. The bund must have a draining	Outcomes Indicators Measures Frequency service bay), and designed with an oil-water separator to remove hydrocarbons (oil, grease, fuel, hydraulic fluid, etc.). in-water separator must be inspected regularly and emptied into containers designated for the temporary storage of hazardous waste. The oil-water separator us to estimate a substance storage No storage of hazardous substances (e.g., fuel, oil, etc.) is permitted within 100 m of the edge of any wetlands or watercourses. The total bund capacities will be displayed on bund wall. The bund must have a draining The bund must have a draining The bund must have a draining

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				point of the bund area; the draining			
				valve must be closed and locked at			
				all times.			
				Where practical/ necessary the			
				bund wall must have protective			
				barriers to prevent mobile			
				equipment and vehicles from			
				colliding with the walls and			
				damaging it.			
				Hazardous waste storage bays			
				The hazardous waste storage bay			
				shall be fenced, bunded, roofed to			
				prevent ingress of rain and include			
				a stormwater diversion system to			
				prevent the ingress of surface			
				water run-off (e.g., a 'speed bump'			
				at the entrance to the bunded			
				storage bay).			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				The bund facilities for liquid			
				hazardous waste will be subject to			
				the same requirements as listed			
				under hazardous substances			
				storage.			
				Stationary Plant (including parking)			
				No overnight parking of plant (e.g.,			
				outside business hours) is			
				permitted within 100 m of the edge			
				of any wetlands or watercourses.			
				Drip trays must be placed under all			
				stationary construction plant and			
				equipment that can leak, such as,			
				for example, TLBs, compressors			
				and generators. The volume (litres)			
				of drip trays must be sized			
				according to their application and			
				should be sufficient to hold 110%			
				of the capacity of the reservoir			
				holding the contaminant, e.g., a			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				100 cm (L) x 100 cm (W) x 10 cm			
				(D) will hold 100 litres. A plastic			
				liner that is at least twice the length			
				and width of the drip tray shall be			
				placed underneath it to the extent			
				that the liner fits comfortably			
				underneath the tray holding the			
				containment.			
				Drip trays must be inspected			
				regularly and emptied into			
				containers designated for the			
				temporary storage of hazardous			
				waste. Hydrophobic hydrocarbon			
				absorbent material is			
				recommended to avoid			
				contaminated rainwater from			
				overflowing during rainfall events.			
				Staging Area			
				At commencement of			
				establishment of the Staging Area			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				adequate ablutions and if needed,			
				shower facilities, must be provided.			
				The Biorock Monoblock WWTW			
				has been suggested as a solution			
				suitable of attaining requisite			
				effluent quality, but comparable			
				alternatives can be considered.			
7.2.2	Noise pollution.	To avoid	Noise must fall	Noise generation must be	Applicant /	Frequency of	SEO or
		nuisance noise to	within the	managed, including the use of	Contractor.	monitoring as	appointed
		affected	parameters set	radios and other music playing		stipulated in	specialist
		landowners &	by:	appliances.		relevant	service
		occupiers and	1. (SANS)			regulation and	provider.
		reduce noise	Standard	Vehicles and plant must be in a		standard, as	Verification to
		impacts to the	10103:2008:	good state of repair to limit noisy		amended from	be done by
		environment.	The	operations.		time to time.	ECO.
			measurement				
			and rating of	All equipment must not emit			
			environmental	nuisance or disturbance causing			
			noise with	noise.			
			respect to				
			annoyance and	Equipment and/or machinery which			
			speech	will be used must comply with the			
			communication.	manufacturer's specifications on			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
			2. DEA	acceptable noise levels and during			
			Regulations	daytime only.			
			No. R.154.				
			Noise Control				
			Regulations				
			promulgated in				
			terms of				
			Section 25 of				
			the				
			Environment				
			Conservation				
			Act, 1989 (Act				
			No. 73 of 1989).				
			GG No. 13717,				
			10 January				
			1992.				
			3. Any applicable				
			provincial and				
			municipal By-				
			Laws regarding				
			noise control.				
7.2.3	Degradation of the	To avoid impacts	No impacts	Imported material stockpiles shall	Applicant /	Update to	SEO & ECO.
	environment	to the biodiversity	outside the	be located outside the demarcated	Contractor.	incident register	
	outside of the	integrity and	development	wetland system and on a disturbed			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
	development	ecological	footprint. All	site or other site approved as a		following each	
	footprint.	function of areas	contraventions	stockpile area.		contravention.	
		outside the	to be recorded in				
		development	incident register.	No residues of stockpiled material			
		footprint		must be left on site, that can impede			
		(including		restoration of ecological function			
		installation of the		and remain a visual intrusion on the			
		connection		landscape.			
		powerlines to the		Disturbed behitsts reculting from			
		existing ESKOM		Disturbed habitats resulting from			
		overhead lines).		construction-related activities must			
				be rehabilitated immediately after			
				the cessation of those activities on			
				or near the disturbed habitats.			
				The alignment of fences or roads			
				and the placement of potential			
				impediments, such as walls,			
				laydown & material stockpile areas			
				must not alter surface water runoff			
				patterns (i.e. impede or increase			
				surface water runoff) in a way that			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				will cause ponding or erosion and			
				sedimentation of a watercourse.			
				The contractor(s) and any sub-			
				contractors, including their			
				employees, are prohibited from			
				exiting the construction footprints			
				(designated as 'no-go' areas) for			
				whatever reason and without the			
				prior written consent of the SEO.			
No sig	nificant operational or	decommissioning im	pacts expected.		1		1

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
8.1		F	Planning & Design P	hase (including Pre-Constru	iction)		
8.1.1	Shortening the lifespan of the local waste disposal sites.	To minimise the generation of project-specific waste by implementing an effective waste management strategy based on the waste hierarchy.	Keep accurate records of waste volumes (litres, kg and / or m ³) generated by type.	Establish and implement an Integrated Waste Management Strategy including avoidance, reduction, re-using, recycling and disposal, i.e. the production of hazardous waste can be avoided by providing drip trays, reduce waste by using the correct quantities, re-use concrete rubble as back fill or recycle steel off- cuts and dispose of non- hazardous solid waste at a registered municipal dump site. Induct all labourers on the waste management strategy and enforce it	Contractor (SEO).	Prior to commencement of construction with ongoing maintenance and updates to Strategy.	SEO & ECO.

TABLE 8: WASTE MANAGEMENT (generation, handling, storage and disposal, including hazardous waste).

No.	Impacts & Risks	Desired Outcomes	Targets & Indicators	Management Actions & Mitigation Measures	Responsibility	Timeframe / Frequency	Monitoring
			indicators	through regular (at least weekly) toolbox talks.		ricquency	
				Keep accurate records of waste generated by type.			
8.2			Co	nstruction Phase			1
8.2.1	Removal of inert Waste and rubble. Loss of ecological function and agricultural potential.	Maintain ecological function and agricultural potential'	Zero concrete hard pan layers observed on the ground.	In the event of concrete hard pan layers, break up all concrete hard pan layers and dispose of appropriately (at a legitimate dump site) or re- use the concrete.	Applicant / Contractor (SEO).	For each disposal event.	SEO & ECO.
8.2.2	The high economic cost of disposing hazardous waste at authorised landfills, and potential contamination of land by illegal dumping.	The reduced generation of hazardous waste and the avoidance of environmental (land and water) contamination.	Indicators and trends in hazardous waste generation and management over time while considering amount of active construction to contextualise efforts.	The contractor shall contain contaminated water from washing brushes and other tools as well as the dirty water (possibly hazardous) from washing the ready mix concrete trucks, in a conservancy tank until sufficient volume warrants disposal by a registered	Applicant / Contractor (SEO).	Throughout construction.	SEO & ECO.

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
			All waste waybills and landfill licenses in register and on file.	hazardous waste management company. The contractor shall return used oil to the supplier or an oil recycling company. The Waste Water Treatment Package Plant should be constructed at the onset of construction activities, to ensure the reduction of hazardous			
8.2.3	Solid and liquid waste can be harmful to fauna if swallowed / ingested or if the creature becomes entangled or impaled.	Healthy animals (wild and domesticated).	Zero incidence (in the incident register) of waste induced harm to wildlife or livestock. No litter observed in the development	waste production. Designate a temporary waste storage area, enclose it in a fence that cannot be breached by fauna, and provide sufficient scavenger proof dust bins with black bags inside the construction camp.	Applicant / Contractor (SEO).	Throughout construction.	SEO & ECO.

No.	Impacts & Risks	Desired Outcomes	Targets & Indicators	Management Actions & Mitigation Measures	Responsibility	Timeframe / Frequency	Monitori	ing
			footprint and no- go areas.	Do not litter and ensure sound housekeeping.				
8.2.4	Improper handling, storage or disposal of waste can cause toxicity – the introduction of toxic or hazardous substances into a watercourse - spills can be washed into the watercourse by storm water run-off.	To ensure sound waste management practices that do not affect any aquatic environments.	Zero incidence (in the incidence register) of waste induced impacts on aquatic environments.	Hard-surfaces and parking areas with storm water outlets should not channel litter, oil and fuel spills into a watercourse, causing water pollution. The contractor is prohibited from discharging waste water, including domestic water from sanitation facilities, into a watercourse. The contractor shall store & contain hazardous chemicals within a secure, safe and bunded facility at the construction camp, to ensure spillages do not enter any aquatic environments.	Applicant / Contractor (SEO).	Throughout construction.	SEO ECO.	&

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
8.2.5	Construction	To reduce	Low incidence of	Do not mix concrete on	Applicant /	Throughout	SEO &
	activities will	contamination of	waste induced	open ground. Mix in a	Contractor	construction.	ECO.
	produce solid and	the soil through	ground	wheel barrow, a mixing tray	(SEO).		
	liquid waste, which	improper	contamination,	or on a level plastic sheet.			
	can contaminate the	management of	with a trend				
	ground (litter,	waste.	indicating constant	In the event of a leak or spill			
	spillage) if		improvement over	onto the ground,			
	improperly handled,		time (not just	immediately remove			
	stored or disposed.		quantities but	contaminated soil to the			
			procedural.	depth of penetration and			
			improvements	temporarily store in a			
			too).	designated solid hazardous			
				waste container until			
			Suitable close-out	sufficient volume warrants			
			documentation	disposal at a registered			
			and reviews of	hazardous waste dump			
			SOPs & MS	site. Alternatively, onsite			
			following	treatment of contaminated			
			significant	soil should be considered			
			•	with a registered hazardous			
			contamination	waste management			
			events.	company.			

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
				The burning, burying or			
				illegal dumping of waste is			
				prohibited.			
				When handling hazardous			
				materials, such as when			
				refuelling vehicles or			
				generators, the contractor			
				shall implement			
				appropriate precautionary			
				measures, such as a			
				ground cover or drip trays,			
				to prevent spills from			
				contaminating the ground.			
				The contractor shall			
				prevent the run-off of slurry			
				or cement contaminated			
				water from concrete /			
				plaster mixing sites.			

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
				Adequate waste			
				receptacles must be			
				available, including those			
				that track with the active			
				work fronts, to ensure			
				effective waste			
				management.			
				Remove ineffective danger			
				tape / netting that has			
				begun to litter the site or			
				surrounding areas.			
				Follow housekeeping rules			
				in order to avoid littering			
				(littering is likely to be more			
				prevalent at designated			
				eating / rest areas).			
8.2.6	The contamination	To reduce the	Sound	Use drip trays for refuelling,	Applicant /	Throughout	SEO &
	of soil.	amount of	management &	emergency repair work and	Contractor	construction.	ECO.
		hazardous waste,	disposal of	all stationary construction	•		
		specifically	contents of drip	plant and equipment that	Operators).		

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
		contaminated soil,	trays and / or	can leak, such as TLBs,			
		that is generated	utilisation of	compressors and			
		during	alternative	generators.			
		construction.	hydrocarbon				
			absorbents in drip	Drip trays must be regularly			
			trays.	emptied or they can be filled with hydrophobic			
			Zero sand	filled with hydrophobic hydrocarbon absorbent			
			observed in drip	material to avoid the			
				content from overflowing			
			trays and bunds.	during rainfall events.			
			7				
			Zero spills or leaks				
			observed under or				
			near stationary				
			construction plant				
			and equipment.				
8.2.7	The contamination	To reduce the	Zero observations	Do not cover spills with	Applicant /	Throughout	SEO &
	of soil (and	amount of	of spills covered	virgin soil. It merely	Contractor.	construction.	ECO.
	generation of	hazardous waste,	with soil.	increases the disposal cost			
	waste) by	specifically		for a greater volume of			
	undesirable	contaminated soil,		hazardous waste.			
	practices.	that is generated					

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
		during construction.		Utilise as an alternative, hydrocarbon absorbents, for spillages.			
8.2.8	Use of packaging material in townships, which is illegal and creates a fire hazard.	Prevent or reduce the spread of township fires started or fuelled by project-specific waste packaging.	No project-specific packaging is to be used (and observed) in the informal housing sector.	The contractor(s), sub- contractors and their employees are prohibited from taking any project- specific waste for personal use, including but not necessarily limited to, the packaging used for the solar panels.	Applicant / Contractor.	Following delivery and unpacking of materials.	SEO, Security (Access Control) & ECO.
8.2.9	Illegal dumping will result in the loss of certain land uses like agriculture and conservation and remove natural habitat.	Continued self- sustainability of the site's ecological and agricultural integrity.	Waybills or receipts from the service provider. No evidence of illegal dumping of project-specific waste within the development footprint, no-go	The contractor shall dispose of general waste, that cannot be recycled, at a registered municipal dump site. All waste to be removed to a suitable waste disposal facility by a registered service provider.	Applicant / Contractor.	Throughout construction.	SEO & ECO.

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monito	ring
		Outcomes	Indicators	Mitigation Measures		Frequency		
			areas or					
			neighbouring					
			properties.					
8.3			Oţ	perational Phase				
8.3.1	Solid waste can be	A pristine	No litter or other	The site will be kept tidy at	Applicant /	Throughout	SEO	/
	blown away and	environment,	open sources of	all times. All waste shall be	Operator.	operation.	IEA.	
	into the landscape.	devoid of wind-	waste observed	picked up daily.				
		blown litter.	within the fenced					
			premises.	Maintain good				
				housekeeping tendencies.				
8.3.2	Additional waste	All waste batteries	Records of	The applicant must comply	Applicant /	Throughout	SEO	/
	management	are disposed of in	certificates of safe	with all regulatory	Operator.	operation.	IEA.	
	impacts associated	accordance with	disposal.	requirements governing				
	with recycling of	regulatory		the storage, transport and				
	depleted batteries.	requirements and		disposal of batteries.				
	Battery life is	prevailing industry		Additionally, where an				
	expected to be in	best practice		industry battery				
	the region of 20-	including but not		management best practice				
	years	limited to the		is in place, the associated				
		South African E-		initiatives and practices				
		Waste Industry		must be followed and				
		Waste		implemented.				
		Management Plan						
		(V.1) 2019-2024.						

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
8.4			Decor	nmissioning Phase			
8.4.1	The generation of potentially harmful waste that has the potential of contaminating the environment if not disposed at a licensed landfill or, if disposed at an appropriate landfill, reduces the capacity and lifespan of that site.	To minimize waste and ensure suitable disposal at the end of project life.	No evidence of residual structures relating to the project, unless specifically retained at landowner's request.	Properly dispose of all waste & residual structures. All panels must be sent to PV Cycle (or similar potential facility in South Africa at time of decommissioning), a European solar panel recycling association, that developed a mechanical and thermal treatment process that achieves a 96 percent recovery rate for silicon-based photovoltaic panels. SAE undertakes to adhere to prevailing internationally & nationally recognised protocols and procedures for disposal of solar PV	Applicant.	At decommissioning phase.	IEA.

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
				panels and associated technology. Should the Electronic Waste Association of South			
				African (e-WASA) establish a more stringent protocol regarding the recycling and handling of solar panels, SAE will comply.			
8.4.2	Illegal dumping sites cannot retain the ecological functions and land use required to generate ecosystem goods and services and tangible economic benefits including income from conservation or farming.	To ensure that no illegal waste dumps are left in situ following decommissioning.	Restoration of the footprint to a functional ecological and agricultural state.	The illegal dumping or disposal of waste generated from the decommissioning of the Solar PV Plant within the development footprint, no- go areas or on adjacent properties is strictly prohibited. All G6 material must be removed to full depth and all structures, including	Applicant.	At decommissioning phase.	IEA.

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
				WWTW removed from the			
				Staging Area. All waste			
				must be suitably disposed			
				of.			

TABLE 9: FAUNA & FLORA MANAGEMENT.

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
9.1			Planning & Desig	n Phase (including Pre-Const	ruction)		
9.1.1	The construction of	To reduce the	The successful	Prior to the construction of	Applicant /	Prior to & during	SEO & ECO.
	new service tracks	impacts of roads	relocation of	any new roads, a search &	Contractor.	construction.	
	can destroy plants	on fauna & flora.	plants of	rescue must be conducted by			
	of conservation		conservation	a suitably qualified specialist			
	concern.		concern into	for protected fauna & flora			
	concern.		suitable habitats.	and that of conservation			
				concern; which must then be			
				transplanted outside the			
				works area in a comparative			
				habitat type. Ascertaining			
				similar habitat types may			
				require soil sampling and			
				analysis over and above			
				above-ground similarities.			
9.1.2	Changes in bat	To reduce impacts	Activities	Permanent and temporary	Applicant /	Prior to & during	SEO & ECO.
	community,	on known bat	undertaken	construction footprints	Contractor.	construction.	
	abundance and	roosting sites and	outside of bat	(including fences) must be			
	activity of bat	activity areas.	activity and / or	designated and positioned			
	species.		roosting sites.	away from the bat			
				populations, where possible,			
				as per bat baseline			
				assessment (Cory Toussaint,			

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
				2017) and any subsequent			
				monitoring results.			
				No activities within the Brak			
				River – high bat activity zone			
				(except for pylon and access			
				road construction) and other			
				incidental roosting sites			
				discovered prior to and during			
				construction.			
9.1.3	Alteration to	To construct	Clear	The applicant is to investigate	Applicant /	Prior to & during	SEO & ECO.
	commuting routes	facilitates in the	demonstration of	available and updated	Contractor.	construction.	
	within the	most sensitive	adoption of	technologies to mitigate			
	landscape as	manner to bats	technologies to	impacts on bats and avifauna,			
	routes may be	and avifauna.	mitigate impacts	including but not limited to:			
	altered and some		on bat and	 Use non-reflective 			
	species may avoid		avifauna.	material for the PV panels.			
	the solar arrays all						
	together,			It has been suggested by			
	particularly the low-			Visser (2016) that collision			
	flying bat species.			mortality could be reduced at			
				solar facilities by using 28 cm-			
				spaced contrasting bands or			

No.	Impacts & Risks	Desired Outcomes	Targets & Indicators	Management Actions & Mitigation Measures	Responsibility	Timeframe / Frequency	Monitoring
				10 cm spatial gaps between solar panels. This enables birds, particularly waterbirds, to differentiate the expansive layout of panels as a solid structure, reducing the likelihood that they may try to land and collide with the panels. These recommendations should be considered where feasible and practicable into the project design.			
9.2				Construction Phase			·
9.2.1	Increased risk of alien plant invasion to the detriment of the local ecology and agricultural potential.	To effectively control the invasion of any alien plants.	No new alien plant recruitment (directly or indirectly resulting from construction activities) within the development footprint and	Alien invasive vegetation recruitment must be controlled within and along the fence lines of the solar PV footprints. Manual control measures are preferred, but where herbicides are used they must be those endorsed & selective for the target	Applicant / Contractor.	Throughout construction.	SEO & ECO.

Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
	Outcomes	Indicators	Mitigation Measures		Frequency	
		neighbouring no-	species with the lowest			
		go areas or	environmental toxicity.			
		properties.				
			invader and alien plant			
			species occurring within			
			disturbed and/or rehabilitated			
			areas.			
			Applicant shall immediately			
			uproot, cut or debark weed,			
			invader and alien plant			
			species upon being identified.			
			Areas disturbed during			
			construction shall be			
			monitored for the recruitment			
			of weed, invader and alien			
			plant species and controlled			
			found to occur.			
	Impacts & Risks		Outcomes Indicators neighbouring no- go areas or go areas or	OutcomesIndicatorsMitigation Measuresneighbouring no- go areas or properties.species with the lowest environmental toxicity.Applicant shall collect and 	Outcomes Indicators Mitigation Measures neighbouring no- go areas or properties. species with the lowest environmental toxicity. Applicant shall collect and destroy all seeds of weed, invader and alien plant species occurring within disturbed and/or rehabilitated areas. Applicant shall immediately uproot, cut or debark weed, invader and alien plant species upon being identified. Areas disturbed during construction shall be monitored for the recruitment of weed, invader and alien plant species and controlled immediately upon being	Outcomes Indicators Mitigation Measures Frequency neighbouring no- go areas or properties. species with the lowest environmental toxicity. Applicant shall collect and destroy all seeds of weed, invader and alien plant species occurring within disturbed and/or rehabilitated areas. Applicant shall immediately uproot, cut or debark weed, invader and alien plant species upon being identified. Areas disturbed during construction shall be monitored for the recruitment of weed, invader and alien plant species and controlled immediately upon being

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
				Recruitment of alien and invasive plants must be controlled to ensure they do not seed and propagate (both declared weeds and those that are outside of their natural distribution).			
9.2.2	Construction activities (i.e. clearing and grading) have the potential to directly impact, that is damage / injure and destroy / kill, local fauna and flora. (The impacts are exacerbated when the species affected are classified as protected,	To reduce in situ losses of protected and conservation important flora & fauna.	Spatially explicit "Search & Rescue" register indicating the nature & position of all translocated flora & fauna.	A search and rescue of protected and conservation important fauna & flora must be undertaken of any and all footprints that will be temporarily or permanently affected during construction of the development footprint. All fauna and flora that are protected or of conservation importance must either be cordoned off and protected, or translocated outside of the site establishment and solar	Contractor. All search & rescue & translocation activities must be carried out by suitably qualified	Pre-Construction.	SEO & ECO.

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
	sensitive, rare, or			PV footprint, into habitats of a			
	threatened and			similar nature.			
	endangered).						
				Avoid direct contact with			
				fauna, through clearing and			
				grading as it can cause injury			
	-		-	or death.			
9.2.3	Harvesting of:	To ensure no	Zero incidence of	The harvesting or collection of		Throughout	SEO & ECO.
	- indigenous plants	harvesting of	harvesting.	any natural product(s) from	Contractor.	construction &	
	for muthi	natural resources		the environment is strictly		operation.	
	- firewood; and	within and	All incidences	forbidden.			
	- poaching of	adjacent to the	recorded in the				
	animals.	development	incident register	Do not poach or hunt animals			
		footprint.	including close-	within development footprint,			
			out actions.	no-go areas and			
				neighbouring properties.			
				"Problem" animals must be			
				handled with assistance from			
				the provincial conservation			
				authority.			
				With the exception of search			
				and rescue operations			

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
				authorized by the ECO, no			
				mammal, bird, reptile,			
				invertebrate or fish shall be			
				intentionally caught, hunted			
				or poached, within the			
				development footprint and no-			
				go areas.			
9.2.4	Open excavations	To minimise and	Zero recorded	Borrow pits, excavations and	Applicant /	During	SEO & ECO.
	and drill holes can	potentially	deaths.	drill holes should as far as	Contractor.	construction.	
	trap terrestrial	eliminate		possible have smooth slopes,			
	fauna causing	incidental injuries	All incidents to	allowing access and exit			
	injury or death,	and death through	be recorded in	points to animals, especially			
	including snakes.	open excavations	incident register,	when filled with water.			
		& drilling	including				
		operations.	Corrective Action	Open excavations of any kind			
			Reports.	should be regularly monitored			
				(daily) for trapped fauna.			
				Drill holes for the solar arrays			
				and fence must not remain			
				open for more than 24 hours.			
				In other words, the drill rigs or			

anges in bat	Outcomes To minimise	Indicators No significant	Mitigation Measuresworking front must notproceed more than one dayahead of the team(s) thatinstall the infrastructure andbackfill. Alternatively, plugsmust be placed in drill holesfor the solar array mounts andfencing posts.Operational PhaseIt is important that areas with	Applicant /	Frequency	
anges in bat		No significant	proceed more than one day ahead of the team(s) that install the infrastructure and backfill. Alternatively, plugs must be placed in drill holes for the solar array mounts and fencing posts. Operational Phase	Applicant /	Dianaial	
anges in bat		No significant	ahead of the team(s) that install the infrastructure and backfill. Alternatively, plugs must be placed in drill holes for the solar array mounts and fencing posts. Operational Phase	Applicant /	Diagoial	
anges in bat		No significant	install the infrastructure and backfill. Alternatively, plugs must be placed in drill holes for the solar array mounts and fencing posts. Operational Phase	Applicant /	Diagnial	
anges in bat		No significant	backfill. Alternatively, plugs must be placed in drill holes for the solar array mounts and fencing posts. Operational Phase	Applicant /	Diagnial	
anges in bat		No significant	must be placed in drill holes for the solar array mounts and fencing posts. Operational Phase	Applicant /	Diagnial	
anges in bat		No significant	for the solar array mounts and fencing posts. Operational Phase	Applicant /	Diagnial	
anges in bat		No significant	fencing posts. Operational Phase	Applicant /	Diagnial	
anges in bat		No significant	Operational Phase	Applicant /	Disperial	
anges in bat		No significant		Applicant /	Diagnial	
anges in bat		No significant	It is important that areas with	Applicant /	Diamaial	
				/ ppilount /	Biennial	Appointed
nmunity,	deleterious effects	deterioration in	low lying depressions where	Operator.	monitoring.	Bat
undance and	on affected bat	bat population	water pools during the			Specialist.
ivity of bat	populations.	stability as per	autumn and summer rainfall			
ecies.		specialist	season, are not altered as			
		monitoring	they may be important areas			
		reports.	not only for bats to drink and			
			forage but also for socialising			
			- especially relevant when			
			tying into the ESKOM			
				forage but also for socialising – especially relevant when tying into the ESKOM	forage but also for socialising – especially relevant when tying into the ESKOM	forage but also for socialising – especially relevant when

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
				A bat specialist must be			
				appointed at the			
				commencement of the			
				operational phase to assess			
				if the mitigations proposed in			
				the EMPr during planning,			
				construction and operation			
				are meeting the desired			
				targets and outcomes; and			
				suggest any additional			
				mitigations or amendments			
				based on his / her findings.			
9.3.2	Light pollution	To reduce	No impact in bat	The use of lighting at night	Applicant /	Throughout	IEA.
	during construction	impacts on bat	population	should be kept to a minimum	Operator.	operation, but	
	and operational	populations due to	stability &	as far as practical, and if not		applies to	
	phase may alter	artificial lighting.	dynamics as per	in conflict with safety		Planning &	
	bat species		specialist	protocols from civil aviation,		Design and	
	composition,		monitoring	so as not to unnecessarily		Construction	
	foraging patterns,		reports.	attract invertebrates to the		phases.	
	reproductive			solar facility and possibly			
	success and			their avian predators, and to			
	predation rate (by			minimise disturbance to birds			

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
	creating a			flying over the facility at			
	preferential habitat			night.			
	for one species at						
	the expense of			Anthropogenic impacts must			
	another).			be minimized to reduce			
				impacts on nocturnal			
				species, including but not			
				limited to reduced lighting			
				that may influence bat			
				foraging behaviour.			
				Utilise down lighting, with a			
				bulb type that has a lower			
				insect attractant value.			
9.3.3	Electric fences can	To eliminate	No electrocution	Ensure electric strands are	Applicant /	Throughout	IEA.
	cause death or	death & injury to	induced deaths	only installed along the top of	Operator.	operation, but	
	injury to mammals.	mammals (wild &	of mammals.	the fenceline to mitigate		applies to	
		livestock) through		unauthorised human access		Planning &	
		electrification of		to the area, without posing a		Design and	
		fences.		threat to fauna.		Construction	
						phases.	

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
				Fencing options must be			
				utilised that provide adequate			
				security to the plant, but will			
				not result in animal mortality			
				or require onerous vegetation			
				clearing. Clearvu™ type			
				fencing is preferred over			
				electric fencing.			
9.3.4	Potential loss of	To maintain	Grazing of	Allow the landowner's sheep	Applicant /	Throughout	Qualified
	land use and / or	access to the	livestock within	to access the fenced-off	Operator /	operation.	Ecologist &
	agricultural	development	the calculated	footprint at the calculated	Landowner.		IEA.
	potential to the	footprint for	grazing capacity	grazing capacity (see		Triennial	
	farmer and	livestock as a	& return periods.	Grazing Capacity report by F.		assessments to	
	biological	natural vegetation		de Wet, 2017) and return		refine Grazing	
	functioning.	management tool.	Visible signs of	periods, in accordance with		Capacity	
			grazing, i.e.	the provisions of the lease		calculations.	
			droppings as a	agreement and wherever			
			form of	practical and safe (within the			
			verification that	prevailing health & safety			
			grazing access	requirements governing the			
			to the landowner	operation of a solar PV			
				facility).			

No.	Impacts & Risks	Desired Outcomes	Targets & Indicators	Management Actions & Mitigation Measures	Responsibility	Timeframe / Frequency	Monitoring
			is being maintained.	The Applicant / Landowner are to keep a written record of the dates and stocking densities when grazing is undertaken within the development footprint. The record / register can be kept at the security gate / entrance.			
9.3.5	Parking and driving carelessly can increase collisions with mammals, birds, reptiles, amphibians and insects – road kills.	To reduce the incidence of accidental road kills.	A record of registered road kills that (1) accurately reflects the number of observations made or the number given during interviews undertaken by the auditor, and	Designate parking areas in order to protect local flora and fauna. All road kills within the development footprint and directly adjacent properties must be recorded to monitor and target a decreasing trend aiming for zero incidence.	Applicant / Operator.	Throughout Construction & Operation - daily	IEA.

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
			(2) is less than	Driving is to be limited			
			one incident per	around the development at			
			month.	dawn and dusk, when			
				nocturnal or crepuscular			
				creatures are more active.			
9.3.6	The associated	To minimise	No power line	Bird kills as a consequence	Applicant /	Throughout	IEA &
	overhead power	power line	induced	of overhead powerlines,	Operator.	Operation.	Avifauna
	lines will pose a	induced avifauna	mortality, and	substation or solar panel			Specialist
	risk to avifauna	mortality.	any mortalities	collision, must be reported to		Monitor avifauna	(inputs for
	susceptible to		recorded in	the developer immediately,		mortalities:	corrective
	collisions and		operational	and corrective actions		• Summer: bi-	actions and
	electrocution.		phase mortality	implemented to mitigate &		weekly;	remedies).
			reports.	remedy the casual factors.		Winter:	
						weekly.	
9.3.7	Potential collisions	To reduce	No panel	All incidents of collision with	Applicant /	Throughout	IEA &
	with panels by	avifauna & bat	induced	panels should be recorded	Operator.	Operation.	Avifauna &
	avifauna and bats.	collisions with the	mortality, and	as meticulously as possible,			Bat
		solar PV panels.	any mortalities	including data related to the			Specialist
			recorded in	species involved, the exact			(inputs for
			operational	location of collisions within			corrective
			phase mortality				

No.	Impacts & Risks	Desired Outcomes	Targets & Indicators	Management Actions & Mitigation Measures	Responsibility	Timeframe / Frequency	Monitoring
		Outcomes	reports.	the facility, and suspected		riequency	actions and
				cause of death.			remedies).
				Operational Phase			
				monitoring with the aid of			
				video surveillance should be			
				considered, as this will			
				contribute towards			
				understanding bird			
				interactions with solar			
				panels.			
9.3.8	Disturbance to or	An uninterrupted	The effective	If birds are nesting on the	Applicant /	Throughout	IEA &
	destruction of	breeding season	control of	infrastructure of the facility	Operator	construction &	Avifauna
	roosting & nesting	for the avifauna.	incidental bird	and cannot be tolerated due	through	operation.	Specialist.
	sites.		breeding sites	to operational risks of fire,	appointed		
			with the least	electrical short, soiling of	avifauna		
			impact to the	panels or other problems,	specialist.		
			affected birds	birds should be prevented			
			during the	from accessing nesting sites			
			breeding season,	by using mesh or other			
			and then the	manner of excluding them.			
			prevention of				

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
			future	Birds should not be shot,			
			disturbances.	poisoned or harmed as this is			
				not an effective control			
				method and has negative			
				ecological consequences.			
				Birds already with eggs and			
				chicks should be allowed to			
				fledge their chicks before			
				nests are removed.			
				If there are any persistent			
				problems with avifauna, then			
				an avifaunal specialist should			
				be consulted for advice on			
				further mitigation.			
9.4			De	ecommissioning Phase			
9.4.1	Impacts on	To ensure	No degraded	Reinstate ecological function	Applicant /	At completion of	IEA.
	biological	restoration of	areas within the	by recreating an open system	Landowner.	decommissioning	
	functioning and	ecological	decommissioned	by removing all project related		activities	
	productivity of	function following	footprint.	fencing.			
	vegetation.	decommissioning.					

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
				The Applicant is to			
				rehabilitate the site after			
				decommissioning in			
				accordance with conditions in			
				9.2.4 and 9.3.4 of this EMPr.			
9.4.2	Alien Plant	To ensure no	Zero incidence of	The rehabilitated servitudes	Applicant /	At completion of	IEA.
	Invasion Risk.	residual alien	alien plants	shall be monitored following	Landowner.	decommissioning	
		plants at	within the	the completion of		activities, within	
		cessation of	decommissioned	decommissioning of the		the growth	
		operations.	footprint.	Solar PV plant for the		season, as well	
				recruitment and subsequent		as the following	
				control of weed, invader and		growth season	
				alien plant species, in		following	
				accordance with Appendix 1		decommissioning.	
				of this EMPr.		J	
				Following the layered			
				reinstatement of subsoil and			
				topsoil at the Staging Area,			
				seeding of the disturbed			
				footprint must make use of			
				indigenous, locally-occurring			

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
				species. Additionally, the			
				footprint should be covered			
				with a light mulch e.g. loosely			
				distributed hay bales, to			
				create a suitable			
				microclimate for recruitment.			
				Constant monitoring must be			
				undertaken for the			
				recruitment of alien invasive			
				vegetation and suitable			
				controls implemented.			

TABLE 10: WATER USE & MANAGEMENT (INCLUDING WATERCOURSES).

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring			
		Outcomes		Mitigation Measures		Frequency				
10.1		Planning & Design Phase (including Pre-Construction)								
10.1.1	Impact on riparian	Ensure all	Layout plans indicate	The development layout	Applicant / EAP /	At time of design &	Compliance			
	vegetation by	development is	development footprint is	plan or drawings to be	Design Engineer	pre-construction.	to be			
	permanent	outside the	at least 100m outside of	used by the surveyor and	/ Contractor.		established			
	footprints.	riparian zone of	any watercourses.	contractor must clearly			by surveyor			
		affected		show the site-co-			and verified			
		watercourses.								

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
			Observation of surveyor	ordinates of the			by SEO &
			pegs outside the 100m	development footprints			ECO.
			watercourse buffer	relative to and outside of			
			zones.	the identified no-go			
				areas, including the			
				100m buffer zones			
				alongside the			
				watercourses.			
				The development			
				footprint (including fence			
				poles) must me			
				designated and clearly			
				demarcated on the			
				construction site layout			
				plan and on the ground.			
				Provide the appointed			
				Design Engineer and			
				Surveyor with accurate			
				coordinates of the Brak			
				River and other			
				potentially affected			

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
	-	Outcomes		Mitigation Measures watercourses as well as the footprint boundary, to determine buffer extent.		Frequency	
10.1.2	Decrease in water quality of watercourses.	To minimise the risk of impacts to water resources in and around the project footprint.	No high-risk activities located within close proximity to water resources.	Avoid placing high risk (pollution generating) activities within close proximity to a watercourse as they can cause water pollution.	Applicant / Contractor.	During site establishment & throughout construction.	SEO & ECO.
10.1.3	Uncontrolled and unsustainable abstraction from a watercourse or aquifer (borehole) and depletion of already constrained groundwater resource.	Utilisation of borehole water within the sustainable yield of the groundwater resource.	Implementation of a register recording static head of borehole against "control" boreholes elsewhere on the property. Provision of adequate storage of water allowing for abstraction rates within sustainable yield of borehole / s.	The static head of the borehole must be measured to ensure the resource is not being depleted (taking cognisance of seasonal variability and comparative "control" borehole levels – will also require ongoing monitoring). Adequate storage of water must be provided, to allow for suitable	Applicant / Contractor / Land owner	Prior to and on a monthly basis throughout construction.	SEO & ECO.

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
				abstraction rates that will			
				not exceed the borehole			
				recharge rate throughout			
				the construction process.			
				Adequate storage will			
				allow a slower			
				abstraction rate, equal to			
				or less than the recharge			
				rate.			
				Water meters must be			
				installed on all boreholes			
				to ensure that utilisation			
				rates are measured and			
				monitored and do not			
				exceed the permissible			
				limits.			
10.1.4	Increased	To ensure no	Layout plans, indicating	Layout, alignments and	Applicant /	Prior to and on a	SEO & ECO.
	sedimentation of	project-induced	the alignment and	design (including poor	Contractor.	monthly basis	
	watercourses.	sedimentation	placement of structures	alignment) of structures		throughout	
		effects.	and infrastructure,	and roads should not		construction.	
			relative to the prevailing	influence or redistribute			

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
			slope and watercourses,	surface water flow			
			which will result in the	patterns, increase runoff,			
			least potential for rill,	cause erosion and/or			
			gully or donga erosion	sedimentation of aquatic			
			and sedimentation.	habitats.			
			Zero signs (observations) of sedimentation and erosion, specifically rills, gullies or dongas, resulting from the poor alignment of infrastructure and redistribution of surface water runoff into concentrated channels.	Layout plans must include contour lines to determine whether, particularly, linear infrastructure is poorly aligned and poses a high risk for redistributing or channelling surface water runoff into watercourses. Large ephemeral tributaries, including their buffers, are no-go areas except for authorised linear infrastructure			

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
				crossings, e.g., access			
				roads, pipelines, and			
				cables.			
				Ensure stormwater			
				systems are sized by a			
				professional engineer to			
				accommodate at least			
				1:100 yr flood events.			
				Stormwater			
				infrastructure, should be			
				sized to handle the			
				minimum stormwater			
				peak flow estimates			
				(given in Table 6.2 of the			
				Hydrological			
				Assessment Report			
				(GCS, 2023)).			
				Construction should take			
				place during dry months,			
				with a decreased			

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
				probability of storm			
				events.			
				Free stormwater			
				drainage is			
				recommended at the			
				MTS however, if erosion			
				and ponding are noted, a			
				vegetated swale or V-			
				drain should be			
				considered, that drain to			
				outlets stabilised by rock			
				riprap/reno mattresses.			
				Refer to Figure 6.5			
				"Conceptual stormwater			
				management system			
				(MTS)" of the			
				Hydrological			
				Assessment Report			
				(GCS, 2023).			
							1

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
				Assess the site			
				constraints and any site-			
				specific concerns,			
				including:			
				Specific vegetation that			
				may need to be identified			
				and/or isolated from the			
				site disturbance.			
				Highly erodible soils			
				may require additional			
				erosion control			
				measures.			
				The type of			
				construction should			
				consider landform. Avoid			
				slab-on-ground			
				construction on steep			
				site.			
				Up-slope drainage			
				catchments that may			
				need to be diverted			
				around the work site.			

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
				Workspace limitations			
				may require site-specific			
				sediment control			
				measures and/or the			
				extensive use of skips or			
				bins for material storage			
				and waste management.			
				Expected rainfall			
				intensity during the			
				period of disturbance			
				(wet season vs dry			
				season).			
				Stabilise the site			
				entry/exit points:			
				• A stabilised site access			
				must be established and			
				if possible, limited to one			
				point only. The access			
				allows for the			
				construction vehicles to			
1				enter the work area of			

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
				goods while preventing			
				the unnecessary tracking			
				of sediment onto the			
				nearby environment from			
				multiple locations. A			
				stabilised entry/exit point			
				normally consists of a			
				stabilised rock pad.			
				Prevent erosion and			
				manage stockpiles:			
				Suitable material			
				storage areas must be			
				located up-slope of the			
				main sediment barrier			
				(e.g., sediment fence).			
				Stockpiles kept on site			
				for more than two weeks			
				will require an			
				impervious cover (e.g.,			
				builder's plastic or			
				geofabric) to protect			

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
				against raindrop impact.			
				Stockpiles of sandy			
				material located behind a			
				sediment fence will only			
				need a protective cover if			
				the stockpiles are likely			
				to be exposed to strong			
				winds.			
				On steep sites and sites			
				with limited available			
				space, erodible materials			
				may need to be stored in			
				commercial-sized bins or			
				minis kips before use.			
				Manage Site Waste:			
				 Building activities must 			
				be carried out on a			
				pervious surface, such			
				as grass or open soil, or			
				in such a manner that all			
				sediment-laden runoff is			

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
				prevented from			
				discharging into a water			
				body.			
10.2			Co	nstruction Phase			
10.2.1	Increased	No	No evidence of	Ensure that water laden	Applicant /	Throughout	SEO & ECO.
	sedimentation of	sedimentation of	sedimentation of water	with silt does not exit	Contractor.	construction.	
	watercourses.	water resources	resources linked to	excavations and cause			
		due to	construction activities.	sedimentation of aquatic			
		construction of		and / or terrestrial			
		project.		systems.			
				Storm water must be well			
				managed (in accordance			
				with appended Storm			
				Water Management Plan			
				compiled by Jones &			
				Wagener – October			
				2017) and Conceptual			
				Stormwater			
				Management Plan			
				(GCS, 2023) to avoid			
				erosion and resultant			
				export of in situ soil, into			
				watercourses.			

No.	Impacts & Risks	Desired Outcomes	Targets & Indicators	Management Actions & Mitigation Measures	Responsibility	Timeframe / Frequency	Monitoring
No.	Impacts & Risks	Desired Outcomes	Targets & Indicators	Mitigation Measures Ensure that rainfall does not wash soil from stockpiles and windrows into a watercourse and cause sedimentation. Where additional gravel is installed on existing road surfaces, and such improvements raise the resulting road surface above surrounding ground levels, pipes and/or other suitable conduits must be	Responsibility	Timeframe / Frequency	Monitoring
				installed to reduce impeding surface water flows and limiting aquatic			
				biota movement. These structures will accommodate the			
				pressure of the traffic but will also allow for the			

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
				passage of water when			
				there is flow during the			
				rainy season and			
				medium-sized fish			
				(mudfish or yellowfish)			
				will be able to pass			
				through.			
				Where additional gravel			
				is installed on existing			
				road surfaces, the same			
				must be suitably			
				compacted and			
				stabilised to reduce			
				erosion. The permanent			
				channel may require			
				rocks/stones at the			
				road/water interface to			
				reduce erosion potential.			
				Maintain all access			
				routes and roads			
				adequately in order to			
				minimise erosion and			

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
				undue surface damage.			
				Repair rutting and			
				potholing and maintain			
				stormwater control			
				mechanisms. Regularly			
				remove topsoil (and			
				other material)			
				accumulated inside			
				drains of roadways to			
				keep these open and			
				functional.			
				Runoff from roads must			
				be managed to avoid			
				erosion and pollution			
				problems.			
				problems.			
				Following the completion			
				of any road upgrade			
				works the water user			
				must ensure that all			
				disturbed areas are:			

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
				(i) cleared of			
				construction debris and			
				other blockages;			
				(ii) cleared of alien			
				invasive vegetation;			
				(iii) reshaped to free -			
				draining and non -			
				erosive contours, and			
				(iv) re-vegetated with			
				indigenous and endemic			
				vegetation suitable to the			
				area.			
				During implementation of			
				the road upgrades, the			
				water user must ensure			
				that the hydrological			
				functionality and integrity			
				of the watercourse,			
				including its bed, banks,			
				riparian habitat and			
				aquatic biota is			
				maintained.			

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
				Manage surface water			
				runoff during			
				construction of crossings			
				within small & large			
				ephemeral tributaries.			
				Vegetation clearance			
				must be restricted to the			
				physical footprints of the			
				pylon footings.			
				A construction method			
				statement should be			
				compiled and approved			
				prior to the			
				commencement of			
				construction activities			
				within all water resource			
				types and where			
				applicable their buffers.			
				Vegetation and soil			
				should be retained in			
				position for as long as			

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
				possible and should only			
				be removed immediately			
				ahead of construction /			
				earthworks in any			
				specific area.			
				Vegetation clearing (and			
				the area of disturbance)			
				is to be kept to a			
				minimum. No			
				unnecessary vegetation			
				to be cleared.			
				There should be reduced			
				activity at the site after			
				rainfall events when the			
				soils are wet. No driving			
				off from hardened roads			
				should occur			
				immediately following			
				large rainfall events until			
				soils had dried out and			
				the risk of bogging down			
				has decreased.			

No.	Impacts & Risks	Desired Outcomes	Targets & Indicators	Management Actions & Mitigation Measures	Responsibility	Timeframe / Frequency	Monitoring
				Construction should take place during dry months, with a decreased probability of storm events.			
				Temporary stormwater systems, such as sandbags, berms or shallow channels should be used to stabilise work areas and manage stormwater runoff at watercourse crossings.			
				Ensure that all stormwater systems are kept clean of any debris to reduce flooding risk.			
				Conductregularinspectionsandmaintenance of the site			

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
				to ensure that vegetation			
				cover is adequate, and			
				no rivulets are			
				generated.			
				Post Construction:			
				Re-vegetate eroded			
				areas to ensure reduced			
				sedimentation risk and			
				reduced runoff volumes			
				to the streams.			
				• Don't leave			
				excavations open or the			
				area unrehabilitated			
				before a rainfall month			
				occurs.			
				 Stormwater 			
				management systems			
				must be inspected			
				annually to ensure they			
				are operating as per the			
				design criteria.			

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
10.2.2	Excessive abstraction from a watercourse or aquifer.	To reduce water usage for construction activities.	Evidence of dust control additives used to minimise water usage for dust suppression activities, including completed logbooks and no evidence of over wetting, i.e. erosion or pools of water (puddles).	In areas where construction activities have been completed and no further disturbance is anticipated, rehabilitation and re- vegetation should commence as soon as possible. An environmentally friendly water-soluble dust control additive / binder must be added as an additive to the water used for dust suppression. The additives generally assist with surface stabilization thereby significantly reducing water usage.	Applicant / Contractor.	Throughout construction.	SEO & ECO.

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
				All water bowsers must			
				maintain logbooks in			
				which quantities used for			
				construction and dust			
				suppression are			
				recorded.			
				Water bowsers			
				implementing dust			
				suppression, must			
				determine optimal rates			
				of application to ensure			
				over-wetting does not			
				occur.			
				Do not overproduce from			
				boreholes used as part			
				of the project. 8 hours of			
				pumping per day is			
				recommended.			

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
				Conduct multi-borehole			
				water level logging, to			
				ensure that no			
				cumulative dewatering			
				impacts are taking place			
				for boreholes which may			
				be in the same contact			
				zones.			
10.2.3	Decrease in water	To minimise the	All high-risk activities to	Chemical toilets should	Applicant /	Throughout	SEO, ECO &
	quality of water	risk of water	be located at least 100m	be shaded where	Contractor.	construction.	appointed
	resources.	contamination	away from any water	possible and located at			water quality
		and activities	resource (surface or	least 100m from any		Groundwater	specialist
		that impact	ground).	watercourse.		monitoring	(where
		negatively on				programme is to	necessary).
		water quality.		Ensure correct placing of		be divided into two	
				concrete batching plants		phases:	
				and vehicle servicing		Phase 1:	
				areas etc. to avoid areas		Monitoring during	
				susceptible to soil and		construction	
				water pollution. Water		activities	
				runoff from the sites		(temporary	
				should be controlled as		monitoring); and	
				far as possible to prevent			

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
				adverse effects. The		IPhase2:	
				seasonal drainage line		Monitoring after	
				should be protected from		construction	
				an increased inflow of		activities have	
				poor-quality water.		ceased (long term	
						or for a period	
				Establish and implement		after the activity).	
				a surface and			
				groundwater monitoring			
				programme to monitor			
				both the water quality			
				and quantity at the site,			
				as per recommendations			
				in the Geohydrology			
				(GCS, 2022) &			
				Hydrology Assessment			
				(GCS, 2023).			
				Have fuel/oil spill kits on-			
				site, for immediate clean-			
				up of any hydrocarbons			
				during the proposed			
				activities.			

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
				Park vehicles in			
				dedicated areas, with			
				drip trays to manage			
				potential leakages.			
10.2.4	Impediments to	To retain as far	Limited diversion or	The foundational	Applicant /	At	SEO & ECO.
	surface water	as possible	impediment to surface	footings provided for the	Contractor.	commencement	
	runoff.	surface water	water runoff.	BESS & GENSETS		of construction.	
		hydrology.		containers must allow for			
				unimpeded stormwater			
				runoff e.g. containers to			
				be positioned on			
				concrete plinths.			
				Refrain from removing			
				any natural material or			
				structures from the			
				riverine environment,			
				such as rocks, stones,			
				grit, sand, gravel, dead			
				trees or tree trunks.			
				These components act as natural habitat for the			
				ecosystem.			

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
				Where diversion berms			
				create concentrated			
				flows, particularly in			
				steep and/or sensitive			
				areas, the use of swales,			
				silt fences or other			
				effective erosion control			
				measures is			
				recommended to			
				attenuate runoff.			
				All storm water management measures should be regularly maintained. Implement appropriate stormwater management around the			
				excavated trenches to prevent the ingress of surface water run-off.			

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
				Ensure box culverts or			
				drifts are used for any			
				dedicated stream			
				crossings. Box culverts			
				should be sized to			
				accommodate at least			
				1:100y flood events.			
				Care should be taken in			
				areas where			
				development does take			
				place within the likely			
				flooding zones. For			
				these areas, proper			
				flooding protocols (e.g.,			
				ensure drainage and			
				stormwater systems are			
				put in place to minimize			
				flooding potential) and			
				erosion prevention			
				measures should be			
				implemented.			
				Post-Construction			

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
				Any areas disturbed			
				during the construction			
				phase should be			
				rehabilitated as fast and			
				effective as possible.			
				Any erosion channels			
				developing during or			
				after the construction			
				period should be			
				appropriately backfilled			
				(and compacted where			
				relevant) and the areas			
				restored to a condition			
				like the condition before			
				the erosion occurred.			
				Site rehabilitation should			
				as far as feasible aim to			
				restore surface draining			
				patterns, natural soil,			
				and vegetation to what it			
				was prior to construction.			

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
				Ensure suitable			
				measures are installed			
				when rehabilitating the			
				Staging Area to mitigate			
				uncontrolled stormwater			
				runoff until vegetation			
				has satisfactorily			
				recruited, including			
				diversion berms,			
				haybale/silt curtains etc.			
10.3			Or	perational Phase			
10.3.1	Impediments to	To retain as far	Limited signs of erosion	Fence lines must be	Applicant /	Throughout	IEA.
	surface water	as possible	along or resulting from	regularly cleared of	Operator.	operation.	
	runoff.	surface water	the fence line.	accumulating debris			
		hydrology.		(accumulating debris			
				does not refer to living			
				plants, otherwise the			
				removal of plants will			
				cause more erosion), to			
				allow surface water to			
				flow uninhibited across			
				the development			
				footprint.			

No.	Impacts & Risks	Desired	Targets & Indicators	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes		Mitigation Measures		Frequency	
10.3.2	The excessive and / or wasteful use of water has the potential to reduce the ecological reserve required for sustaining the local ecosystem.'	To use water in a manner that is ecologically sustainable and not wasteful.	No drips, leaks or other evidence of wasteful water use.	Water leaks shall be repaired immediately upon being found. Water-saving showerheads shall be used, where relevant. Place a cistern	Applicant / Operator.	Throughout operation.	IEA.
				displacement device in the toilet cistern. Educate employees on the importance and practices of water efficiency. If practical, consider			
				harvesting rainwater from drainpipes. Use an aerator and / or a water flow-reducing spout on the taps and shower heads.			

OutcomesMitigation Measures10.3.3Poor water quality can be a health riskTo ensure safe potable water for or harmful toCompliance of potable water to SANS 241 standard.Water used for potable (drinking) purposes must be tested to ensure	• •	Frequency Quarterly.	IEA.
can be a health risk potable water for water to SANS 241 (drinking) purposes mus	• •	Quarterly.	
humans and livestock. animals. Should elements of th water not comply, th water must be treated t ensure no acute of chronic health risks.	· · · · · · · · · · · · · · · · · · ·		

TABLE 11: AIR QUALITY MANAGEMENT.

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
11.1			Planning & De	sign Phase (including Pre-Construe	ction)		
No pre-	construction impacts as	ssociated with this pha	ase.				
11.2				Construction Phase			
11.2.1	Old and poorly maintained vehicles cause the most air pollution from cars, specifically GHG	To reduce the level of car or other combustion- related pollutants entering the	Evidence of servicing at required intervals.	Construction plant and equipment shall be kept in a good state of repair to reduce combustion- related emissions.	Applicant / Contractor.	During construction.	Plant Manager, SEO & ECO.

No.	Impacts & Risks emissions that are	Desired Outcomes atmosphere (by	Targets & Indicators No visible	Management Actions & Mitigation Measures	Responsibility	Timeframe / Frequency	Monitoring
	released to the atmosphere, contributing to global warming and acid rain.	keeping well- maintained plant and equipment).	evidence of excessive emissions.				
11.2.2	Negative effects on floral photosynthetic functioning and potential increase in breathing ailments of site staff, surrounding landowners, communities and fauna.	To manage dust entrainment & PM ₁₀ emissions which may not exceed the thresholds stipulated in the National Dust Control Regulations.	Avoid exceeding NAAQS annual ambient PM ₁₀ concentrations (40 µg/m ³) and 24-hour ambient PM ₁₀ concentrations (75 µg/m ³). Avoid exceeding the National Dust Standard for non-residential (1200 mg/m ² /day)	Excessive vehicle movement, and the transport and off-loading of dispersive materials shall be avoided during windy conditions, unless additional dust suppression methods will ensure that the dust fallout does not exceed the acceptable limits. We suggest that the contractor take into consideration predicted wind speeds from the local weather station when planning construction- related activities with a high risk of generating dust. Dust suppressant must be prioritised for the drilling activities.	Applicant / Contractor.	During construction, monthly.	Monitoring of dust fallout to be undertaken by a professional service provider and compliance to be verified by SEO & ECO.

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
			and residential (600 mg/m²/day) areas.	Implement a dust monitoring programme for the access road and construction sites.			
			Exceedance not more than twice in a year, not sequential months.	Implement a schedule of maintenance activities to reduce potholes and rough areas that could increase dust generation.			
				Ensure that vehicles always use the approved route and do not take shortcuts that may result in excess dust generation.			
11.2.3	Safety risks and road accidents due to reduced visibility.	To reduce vehicular accidents due to poor dust-induced visibility.	Full compliance with National Dust Regulations.	Dust suppression must be carried out on access roads where high dust entrainment is evident. Apply an organic dust suppressant	Applicant / Contractor.	During construction. Dust fallout evaluation monthly and	Monitoring of dust fallout to be undertaken by a professional
				to the road surface. Increase frequency of road wetting during times of high expected traffic loads.		dust suppression as conditions dictate.	service provider and compliance to be verified by SEO & ECO.

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				Reduce vehicle speeds and implement and enforce speed limits on project-controlled roads. Implement a scheduled watering program by tanker.			
11.2.4	Unpleasant odours.	To reduce unpleasant odours often associated with ablution facilities.	Records of regular servicing, and daily cleaning log.	Chemical toilets shall be kept hygienic and emptied of contents on a regular basis (dependent on usage rates), to avoid unpleasant odours. Suitable ablution technologies should be utilised during construction to reduce potential air & effluent emissions as well as soil contamination risks associated with sewage spills. The Containerised NewGen WWTW is one recommended solution but other suitable solutions can be considered.	Applicant / Contractor.	During construction.	SEO, HSO & ECO.

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
11.2.5	Increase in ambient	Effective control of	Full	Store fine aggregate materials such	Applicant /	During	SEO, HSO &
	PM ₁₀ concentrations	emitted PM ₁₀ and	compliance	as cement and sand in such a	Contractor.	construction.	ECO.
	and dust fallout.	Total Suspended	with National	manner that dust generation is			
		Particulate (TSP)	Dust	avoided or minimized.			
		from Storage and	Regulations.				
		Stockpiles.		Additional control measures may			
				include enclosures and covering or			
				increasing the moisture content of			
				the material.			
				Dampen the stockpiles during dry or windy conditions where aggregate materials are exposed and located close to sensitive receptors. Restrict the height of stockpiles of topsoil and dry materials and gently shape these as far as practicable to minimize wind erosion and dust generation.			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				Remove materials first from the bottom of the piles to minimize the generation of dust. Keep the hatches on material			
				storage containers closed when not in use.			
				Encourage natural vegetation growth in areas where a large area of soils are exposed to the elements to reduce the amount of potential loose soil especially close to sensitive receptors.			
				Adopt dust suppression such as watering in areas of the worksites in close proximity to dust sensitive receptors where earthworks have been completed.			
				Re-vegetate open areas with indigenous plants as soon as practicably possible to minimize the			

No.	Impacts & Risks	Desired	ł	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcome	es	Indicators	Measures		Frequency	
					risk of wind erosion and dust			
					generation.			
11.2.6	Increase in ambient	Minimise	dust	Avoid	Store fine aggregate materials such	Applicant /	During	SEO & ECO.
	PM ₁₀ concentrations	generation	and	exceeding	as cement and sand in a manner so	Contractor.	Construction.	
	and dust fallout from	comply	with	NAAQS	as to avoid or minimize dust			
	concrete batching	National	Dust	annual	generation, with water also being			
		Control		ambient PM10	used as a dust suppressant.			
		Regulations		concentrations				
				(40 µg/m³) and	Fit cement silos with alarms to			
				24-hour	prevent over filling, airtight			
				ambient PM10	inspection hatches and automatic			
				concentrations	cut-off switches on the filler lines			
				(75 µg/m³).	where appropriate.			
				Avoid				
				exceeding the	To minimize dust generation from			
				National Dust	concrete batching, the following			
				Standard for	measures are recommended:			
				non-residential	Drop heights from haulage			
				(1200	trucks into bins and onto			
				mg/m²/da) and	conveyors should be minimised			
				residential	as far as possible.			
				(600	• Work surfaces should be kept			
				mg/m²/day)	clean.			
				areas.				

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				 Duct work must be airtight as far as possible. Vehicle movement and loading areas should be enclosed as much as is practicable. Aggregate spills should be cleaned up. Conveyor belts and hoppers must be covered or enclosed where practical and appropriate. 			
11.3				Operational Phase		I	
11.3.1	Decrease in air quality.	To manage dust entrainment on access roads which may not exceed the thresholds stipulated in the National Dust Control Regulations.	Full compliance with National Dust Regulations.	Effective implementation of Dust Control Regulations. Dust suppression must be carried out on access roads to minimise operational dust emissions.	Applicant / Operator.	As required to minimise dust emissions.	IEA.
11.3.2	The generation of emissions (GHG & Noise) from the	Combustion emissions and noise must be	No excessive smoke and noise must be	No excessive smoke emissions (other than at initial start-up).	Applicant / Contractor.	Frequency of monitoring as stipulated in	SEO or appointed specialist

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
	GEN-SET when	within acceptable	within the	Demonstration of compliance with		relevant	service
	augmenting the PV	limits.	permissible	the relevant limits during active		regulation and	provider.
	production.		limits of	operation of the generators		standard, as	Verification to
			(SANS)	(including initial commissioning).		amended from	be done by
			Standard			time to time.	ECO & IEA.
			10103:2008				
			and the ECA				
			Noise Control				
			Regulations				
			(see condition				
			7.2.2 for full				
			reference).				
There a	re no significant impact	ts anticipated during t	he decommission	ing phase.			

TABLE 12: SOIL MANAGEMENT.

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring		
		Outcomes	Indicators	Measures		Frequency			
12.1	Planning & Design Phase								
12.1.1	Loss of valuable	To minimise	Compliance	Clearing, and the location of topsoil	Applicant /	Prior to and	SEO & ECO.		
	topsoil.	disturbance &	with site layout	stockpiles and / or windrows, shall	Contractor.	during			
		contamination of	plans.	take place in pre-authorised and		construction.			
		topsoil.		clearly defined areas only.					
12.2				Construction Phase					

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
12.2.1	Decline in soil organisms.	To maintain the biological integrity of disturbed soil.	The list of plant species, and their relative abundancies, chosen for rehabilitation reflects the natural plant communities that need to be rehabilitated.'	Seed disturbed areas after construction with grass seeds of the naturally occurring plant species to encourage invertebrate species richness.	Applicant / Contractor (SEO).	Following construction or construction induced disturbance.	SEO & ECO.
12.2.2	Loss of valuable topsoil.	To retain all disturbed and cleared topsoil.	Comparative quantification of cleared and reinstated topsoil volumes.	Any topsoil removed during the establishment of parking areas, temporary roads, or any other cleared areas, must be protected from vehicular and construction impacts. Do not mix topsoil with cement and / or subsoil or let it be pulverised by trucks.	Applicant / Contractor (SEO).	During initial clearing and prior to reinstatement of topsoil.	SEO & ECO.
12.2.3	Potential sterilisation of the soil.	To maintain soil viability.	Use of only selective, environmentally	Where possible, refrain from using non-selective herbicides to control vegetation, depending on the	Applicant / Contractor (SEO).	Every treatment episode.	SEO & ECO.

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
			friendly	active ingredient, it can sterilise the			
			herbicides.	soil.			
				Application of herbicides may only			
				be applied by or under the			
				supervision of a Certified Pest			
				Control Officer.			
12.2.4	Soil contamination.	To reduce and	No evidence of	Construction plant and equipment	Applicant /	During	SEO & ECO.
		avoid soil	contaminating	shall be kept in a good state of	Contractor	construction.	
		contamination.	activities on	repair to reduce hydrocarbon	(SEO).		
			unprotected	leakages.			
			ground, or in				
			the case of	5 5			
			accidental	check lists including checks for			
			spills,	leaks. Any leaks must be attended			
			documented	to as a matter of urgency. All			
			evidence of	transport/heavy vehicles standing			
			rapid	for prolonged periods need to have			
			remediation.	suitably sized (surface area and			
				storage capacity) drip trays			
				installed beneath the vehicles. Spill			
				kits must be available at the			
				Staging Area for accidental			
				spillages. No servicing of vehicles			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				permitted, on site, only at			
				designated service bays at the			
				construction camp. Emergency			
				breakdowns must use containment			
				measures to avoid spills. All			
				recovered hydrocarbons must be			
				stored for recycling and			
				contaminated soil placed in			
				containers within a bunded			
				storeroom.			
				Immediately remove contaminated			
				soil to the depth of penetration and			
				temporarily store in a designated			
				solid hazardous waste container			
				until sufficient volume warrants			
				disposal at a registered hazardous			
				waste dump site. Alternatively,			
				onsite treatment of contaminated			
				soil should be considered with and			
				/ or in consultation with a registered			
				hazardous waste management			
				company.			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				Soil horizons must be stockpiled			
				or windrowed separately during			
				excavation to ensure they can be			
				reinstated in reverse order and			
				ensure restored soil structure.			
				Staging area will require a layer of			
				compacted G6 material to create			
				stability for off-loading of heavy			
				equipment which must be limited			
				to key offloading areas.			
				Topsoil & subsoil must be			
				removed (and stockpiled			
				separately) at the Staging Area, to			
				avoid contamination with G6			
				material and allow for reverse			
				order reinstatement during			
				rehabilitation) to the required			
				depth of G6 fill, to ensure natural			
				ground level is retained resulting			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				in limited impediment to			
				stormwater runoff. Compaction of			
				G6 material over time and			
				resultant subsistence may result in			
				pooling of stormwater, and			
				additional G6 may be required to			
				create level ground.			
				The above-ground storage of fuel			
				must be suitably bunded to 110%			
				of its content and covered with a			
				roof to avoid rainwater ingress.			
12.2.5	Soil erosion, soil	To reduce erosion	To record all	Areas disturbed and rehabilitated	Applicant /	During	SEO & ECO.
	loss & associated	induced soil losses	areas prone	during construction shall be	Contractor	construction.	
	degradation of	and consequential	and affected by	monitored for signs of erosion and	(SEO).		
	ecosystems.	ecosystem	erosion and	if found to occur, immediately			
		degradation.	implement	corrected ('source') and repaired			
			suitable pre-	('symptom').			
			emptive and				
			remedial	Bulk shape the areas where			
			measures.	material is introduced to mimic or			
				blend in with the surrounding,			
				natural topography. Do not fine			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				shape or rake because an uneven			
				surface will impede surface water			
				run-off and facilitate infiltration.			
				Correct any cause of erosion at the			
				onset thereof by controlling / diverting storm water run-off,			
				immediately repairing and			
				stabilizing / rehabilitating impacted			
				areas in the most appropriate			
				manner.			
				Ensure a quick and adequate			
				cover with indigenous and local			
				grass species on all servitudes.			
				(including transmission lines and			
				access roads).			
				_			
				Ensure storm water run-off is			
				adequately controlled on disturbed			
				sites before rehabilitating them			
				(ripping, replacing the topsoil and			
				mulching/brush packing), i.e. cut- off berms.			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				Grading of existing farm roads			
				must not be promoted, but farm			
				tracks must be utilised as far as			
				possible.			
				Sediment traps may be necessary			
				to prevent erosion and soil			
				movement if there are topsoil or			
				other waste heaps present during			
				the wet season.			
				The Contractor shall monitor the			
				rehabilitated servitudes for the			
				duration of the contract defects and			
				liability period for signs of erosion.			
There a	re no significant impac	ts expected during the	e operational and	decommissioning phases.			

TABLE 13: SOCIAL-ECONOMIC MANAGEMENT (HEALTH, SAFETY & SECURITY & COMMUNICATIO)N)
	/ · ··/·

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
13.1			Planning & Des	sign Phase (including Pre-Constru-	ction)		
13.1.1	Concerns about social disturbance and community safety (including loitering at construction site).	To reduce human induced impacts and nuisance factors.	No complaints from affected parties in the on-site complaints register. Where complaints are	Adequate of-site accommodation and transport must be provided for all staff to reduce impact on the property owner and adjacent farms as well as relieving pressure off road networks. Develop a grievance mechanism. The grievance mechanism must	Applicant / Contractor (via CLO and SO).	Prior to and during construction and operation.	SEO & ECO.
			lodged effective and timeous close-out must be demonstrated.	include a complaints procedure that allows the landowners to log their grievance and submit a claim for damages.			
13.1.2	Community confusion, frustration & lack of information.	To avoid creating false hope where job creation opportunities are concerned.	Development of an effective job seeker database.	Implementation of a community relations strategy until all activities on site cease and rehabilitation is completed. Develop a job seeker database, or integrate with an existing service provider in the adjacent towns, to	Applicant / Contractor / Operator	Prior to and during construction and operation.	SEO & ECO.

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				ensure job seekers' details are			
				captured. As positions become			
				available, this database can be			
				searched for suitable skills within			
				the local populous before positions			
				are outsourced. These measures			
				will reduce the potential nuisance			
				factor to the land owner, caused by			
				job seekers reverting to visiting the			
				proposed site of development.			
				Formalised commitments must be			
				made to socio-economic initiatives			
				that will benefit surrounding			
				communities, including the			
				compilation of a Detailed Labour			
				Plan which must include details			
				pertaining to skills development			
				opportunities especially for the			
				Youth and Women, bursary			
				opportunities / learnerships and			
				other educational facilities in the			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				municipal area; the majority of			
				which will only be implemented			
				during the operational phase. The			
				Plan must be supplied to the Local			
				Municipality.			
13.1.3	Change in land use – livelihoods	Where possible maximise benefit to surrounding landowners by utilising accommodation or other related services that can	Minimize change in livelihoods and maximise benefits to surrounding communities.	The principle of "locals first" must be implemented where practical, to ensure that neighbouring landowners benefit from requirements for accommodation or any other services that they can deliver.	Applicant & Contractor.	Pre- construction and construction	SEO & ECO.
13.2		supplement their income.	Con	struction & Operational Phase			
13.2.1	Increase in crime	Reduce impacts		•	Applicant &	At	SEO & ECO.
13.2.1	including damage to farm infrastructure	Reduce impacts associated with crime.	No perpetuating criminal activity.	Security must be appointed throughout construction & operation phases to discourage	Applicant & Contractor.	commencement of construction,	SEU & EUU.
	and vandalism.		Improvements	criminal elements from site.		especially site	
			to security must			establishment	
			be demonstrated	The construction teams must be educated about the impact of damages to fences, water troughs		and during operation.	

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
			following an	and farm gates, through toolbox			
			incident.	talks.			
				Affected landowners must be			
				compensated for losses resulting			
				from any damage to farm			
				infrastructure through activities			
				directly linked to the project.			
				Inspections of boundary fences			
				should be done on a daily basis in			
				areas where there are activities.			
				All fences affected by construction			
				should be inspected and be kept			
				clear of debris, especially in the			
				rainy season.			
13.2.2	Potential socia	I Reduce impacts	No strike	Ensure effective communication	Applicant /	At	SEO & ECO.
	pathologies (socia	l associated with	actions by staff.	and engagement with staff and	Contractor /	commencement	
	unrest).	disgruntled staff.		surrounding community via inter	Operator	of construction.	
			Improvements	alia the appointment of a suitably	(CLO).		
			to engagement	qualified CLO.			
			with staff must				
			be				

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
			demonstrated	Transparent communication			
			following an	through the right channels to			
			incident.	communicate with the community			
				as to when and how their contracts			
				will come to an end.			
13.2.3	Injury to site staff from construction, demolition and blasting activities.	To ensure effective Health & Safety implementation.	Appointment of a suitably qualified HSO and compliance monitoring against the OHSA (Act 85 of 1993).	Implement a safety plan, access protocols, grievance mechanism and compensation policy. All staff must undergo a site induction that outlines the socio- environmental constraints of the site.	Applicant / Contractor (HSO) / Operator.	Throughout Construction & Operation.	Health & Safety Audits biannually.
13.2.4	Injury to trespassers resulting in possible lawsuits.	To avoid inadvertent injuries to trespassers.	No recorded injuries to trespassers.	Increase security to protect trespassers from being electrocuted. Keep lighting on at night and increasing security will help improve security to prevent unauthorised access.	Applicant / Contractor.	Throughout construction	SEO & ECO.

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				Adequate signage must be placed			
				around the development warning			
				uninformed people of the potential			
				hazards and dangers associated			
				with the project.			
13.2.5	Negative effects on	To avoid negative	Effective	AIDS / HIV awareness training	Applicant /	Ongoing	SEO & ECO.
	the wellbeing of the	impacts on the	implementation	must be undertaken to ensure that	Contractor /		
	local inhabitants	health of the local	of awareness	the labour force is well informed on	Operator		
	and site staff as well	residents and	training	the matter.			
	as the potential	occupiers.	including				
	outbreak of disease		measures to	Dangerous fumes, noise, dust and			
	(including		assess	water impacts must be avoided			
	HIV/AIDS).		effectiveness of	that may affect both the labour			
			training.	force and surrounding landowners			
				and users.			
13.2.6	Potential increase in	To reduce impacts	No injuries	An awareness must be fostered to	Applicant /	Ongoing	SEO & ECO.
	pedestrian and	and injuries to	recorded in	drive carefully in order to avoid	Contractor /	awareness and	
	livestock accidents.	pedestrian and	incident	killing or injuring people or animals	Operator.	following	
		livestock.	register.	and damage to property.		cessation of use	
						of borrow pits.	
			Close-out	Open borrow pits (including when			
			Reports must	spoiling material) and excavations,			
			demonstrate	linked to project related activities,			
			improvements	must be fenced-off and / or			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
			to avert a	demarcated when construction			
			recurrence.	activities are taking place, to			
				ensure the safety of unsuspecting			
				public or job seekers and animals.			
				Open excavations must be secure			
				and cordoned off to avoid			
				accidental injury to humans and			
				animals alike.			
				The contractor must compensate			
				the farmer for any losses of			
				livestock due to irresponsible			
				behaviour by the construction			
				teams.			
				A protocol on compensation must			
				be agreed upon and be in place			
				before construction commences.			
				A claims procedure must be in			
				place and shared with all the			
				stakeholders before the			
				construction commences.			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				Livestock & wildlife must have right of way. The landowner must be given a construction programme with sufficient leeway to ensure that they can move their livestock before construction activities commence. Inspections of boundary gates			
				should be done on a daily basis in			
40.0				areas where there are activities.			
13.3				Decommissioning Phase			
13.3.1	Increased unemployment after construction & operation ends.	To minimize the negative social impacts at the end of each phase of the project.	Develop & effective implementation of an Exit Strategy.	Develop and implement a holistic Exit Strategy that adequately and timeously communicates and buffers staff lay-offs and mitigates losses in employment and income through formalised and structured skills development programmes.	Applicant.	Prior to commencement of construction.	ECO & IEA.

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
				Clearly make the terms and			
				conditions of employment known			
				to all employees (temporary &			
				permanent) including anticipated			
				duration of each phase.			

pegging temporary footprintssurvey & clearing activities do not disturbknow heritage sites are secure (fenced or cordoned-off)& designs of permanent footprints will disturb sites of historical significance, including graves.disturbsitesof heritage sites.know (fenced or cordoned-off)& designs of permanent footprints will disturb sites of historical significance, including graves.Graves.I.e. Graves.All formal and informal cemeteries and burials must be left <i>in situ</i> and not be disturbed. Should it not be possible to avoid sites protected in terms of section 35 of the NHRA, permits in terms of section 35 of the NHRA and Chapter II and IV of the NHRA Regulations will	No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
14.1.1 Surveying and pegging of survey & clearing activities do not disturb know heritage sites of historical significance, i.e. Graves. All graves and know heritage footprints can disturb know heritage sites. Ensure that none of the layout & Applicant. Prior to surveying. SEO & EC All graves All graves and know heritage footprints can disturb know heritage sites. All forced or cordoned-off) Finsure that none of the layout & Applicant. Prior to surveying. SEO & EC All formal and informal cemeteries and burials must be left in situ and not be disturbed. Should it not be possible to avoid sites protected in terms of section 35 of the NHRA, permits in terms of section 35 of the NHRA and Chapter II and IV of the NHRA Regulations will NHRA Regulations will			Outcomes	Indicators	Mitigation Measures		Frequency	
pegging temporary footprintssurvey & clearing activities do not disturbknow heritage sites are secure (fenced or cordoned-off)& designs of permanent footprints will disturb sites of historical significance, including graves.disturbsitesof heritage sites.know (fenced or cordoned-off)& designs of permanent footprints will disturb sites of historical significance, including graves.Graves.I.e. Graves.All formal and informal cemeteries and burials must be left <i>in situ</i> and not be disturbed. Should it not be possible to avoid sites protected in terms of section 35 of the NHRA, permits in terms of section 35 of the NHRA and Chapter II and IV of the NHRA Regulations will	14.1			Planning & Des	ign Phase (including Pre-Const	ruction)		
SAHRA. No mitigation work may commence on these sites without a permit issued in this		pegging of temporary footprints can disturb sites of historical significance, i.e.	To ensure initial survey & clearing activities do not disturb know	Planning & Des All graves and know heritage sites are secure (fenced or	ign Phase (including Pre-Const Ensure that none of the layout & designs of permanent footprints will disturb sites of historical significance, including graves. All formal and informal cemeteries and burials must be left <i>in situ</i> and not be disturbed. Should it not be possible to avoid sites protected in terms of section 35 of the NHRA, permits in terms of section 35 of the NHRA and Chapter II and IV of the NHRA Regulations will need to be applied for from SAHRA. No mitigation work may commence on these sites	Applicant.		SEO & ECO.

TABLE 14: CULTURAL, HERITAGE, ARCHAEOLOGICAL & PALEONTOLOGICAL MANAGEMENT.

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
				considered or donation to a			
				repository for long term			
				curation, with destruction as a			
				last resort.			
				Of the two paleontoligy sites			
				identified, only one is within the			
				approved development			
				footprint, albeit on the very			
				edge, which should be suitably			
				cordoned-off and clearly			
				reflected on the Master Layout			
				Map.			
				A Phase 2 Heritage Impact			
				Assessment must be			
				undertaken to manage all			
				identified in-situ heritage			
				resources, including all			
				medium-high and high			
				significance heritage resources			
				in order to compile a Heritage			

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
				Management Plan, prior to			
				commencement, for the			
				management of these			
				resources during project			
				development & operation. The			
				HMP must be submitted to			
				SAHRA prior to the			
				construction phase for			
				comment. No construction			
				activities may occur without			
				comments from SAHRA in this			
				regard.			
14.1.2	Lack of awareness	To promote	Heritage content	Include an awareness of	Applicant /	Throughout	SEO & ECO.
	of heritage	awareness about	in site induction	heritage resources in the	Contractor.	construction.	
	resources.	heritage	and toolbox and	environmental induction.			
		resources and	awareness talks.	Categories of heritage			
		their presence		resources include, inter alia:			
		within the		Evidence of archaeological			
		development		sites or remains include			
		area.		remnants of stone-made			
				structures, indigenous			
				ceramics, bones, stone			
				artifacts, ostrich eggshell			

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
				fragments, marine shell and			
				charcoal/ash concentrations.			
				Archaeological or			
				paleontological sites over 100			
				years old,			
				• Sites of cultural significance			
				associated with oral histories,			
				Significant cultural			
				landscapes or viewscapes,			
				Burial grounds, unmarked			
				human burials, graves of			
				victims of conflict, and/or			
				graves older than 60 years,			
				Structures older than 60			
				years,			
				• Fossils, etc.			
14.2				Construction Phase			
14.2.1	Loss of	To ensure	No loss of	All areas of heritage value must	Applicant /	Throughout	SEO & ECO.
	archaeological &	construction	archaeological	be demarcated and avoided.	Contractor.	construction.	
	palaeontological	activities do not	valuable				
	valuable artefacts.	disturb know or	artefacts.	Construction must be			
		incidental heritage		undertaken in accordance with			
		sites.	All known	the developed Heritage			
			"heritage" sites	Management Plan.			

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
			within the development footprint is suitably cordoned off.	Incidental discoveries during clearing and grubbing must be disclosed to site management with immediate cessation of activities until their significance can be assessed by a qualified heritage specialist.			
				If unmarked human burials are uncovered, the SAHRA Burial Grounds and Graves (BGG) Unit (Thingahangwi Tshivhase/Mimi Seetelo 012 320 8490), must be alerted immediately as per section 36(6) of the NHRA. Non- compliance with section of the NHRA is an offense in terms of section 51(1)e of the NHRA and item 5 of the Schedule.			
				Any archaeological artefacts unearthed during excavations			

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
				must be protected and left in			
				situ. Works must cease until the			
				significance of the finding can			
				be assessed by a qualified			
				archaeological specialist.			
14.2.2	Loss of cultural and	To ensure correct	Adherence to	If heritage resources are	Applicant /	Throughout	SEO & ECO.
	heritage value to	procedures are	protocols	uncovered during the course of	Contractor.	construction.	
	society.	followed following	specified in	the development, a			
		chance finds to	management	professional archaeologist or			
		preserve the	actions following	palaeontologist, depending on			
		heritage resource.	a chance find.	the nature of the finds, must be			
				contracted as soon as possible			
				to inspect the heritage			
				resource. If the newly			
				discovered heritage resources			
				prove to be of archaeological or			
				palaeontological significance, a			
				Phase 2 rescue operation may			
				be required subject to permits			
				issued by SAHRA.			
				If any evidence of			
				archaeological sites or remains			
				(e.g. remnants of stone-made			

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
				structures, indigenous ceramics, bones, stone artefacts, ostrich eggshell fragments, charcoal and ash concentrations), fossils or other categories of heritage resources are found during the proposed development, SAHRA APM Unit (Natasha Higgitt/Phillip Hine 021 462 5402) must be alerted as per section 35(3) of the NHRA. Non-compliance with section of the NHRA is an offense in terms of section 51(1)e of the NHRA and item 5 of the			
				Schedule.		• · · · ·	
14.2.3	Disturbance,	Avoidance of	Older (orange-	Ongoing monitoring for chance	ECO	Ongoing during	Compliance
	destruction or	palaeontologically	brown)	fossil finds within development		construction	to be verified
	damage to fossils	sensitive areas	consolidated	footprint during construction	Developer to	phase.	by ECO.
	preserved at or	(riverine	alluvial deposits	phase.	appoint		
	below surface through surface clearance and	alluvium).	along major water courses (e.g. Brakrivier) –	The older consolidated fluvial deposits along the Brakrivier be	palaeontologist following		

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
	excavations during	Reporting of	see area outlined	avoided during construction	significant new		
	construction phase.	chance fossil finds	in blue in Fig. 30.	since they do contain fossil	fossil finds.		
		to SAHRA.	in Paleontology	wood.			
			Assessment				
			(Almond, 2017).	Substantial fossils (vertebrate			
				bones, teeth, large blocks of			
				petrified wood) to be			
				safeguarded, preferably in situ,			
				and reported to SAHRA for			
				recording and sampling by			
				professional palaeontologist.			
				The ECO responsible for the			
				construction phase of the			
				project should be aware of the			
				potential for important new			
				fossil finds – such as vertebrate			
				bones and teeth, or petrified			
				logs - and the necessity to			
				conserve them for possible			
				professional mitigation.			

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
				The ECO should monitor all site			
				clearance and substantial			
				excavations into sedimentary			
				rocks for fossil remains on an			
				on-going basis during the			
				construction phase.			
				Recommended mitigation of			
				chance fossil finds involves			
				safeguarding of the fossils			
				(preferably in situ) by the			
				responsible ECO and reporting			
				of finds to SAHRA for the			
				Northern Cape (Contact details:			
				SAHRA, 111 Harrington Street,			
				Cape Town. PO Box 4637,			
				Cape Town 8000, South Africa.			
				Phone: +27 (0)21 462 4502.			
				Fax: +27 (0)21 462 4509. Web:			
				www.sahra.org.za)			

No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Mitigation Measures		Frequency	
				Where appropriate, judicious			
				sampling and recording of fossil			
				material and associated			
				geological data by a qualified			
				palaeontologist, appointed by			
				the developer, may be			
				necessary, under a Fossil			
				Collection Permit issued by the			
				relevant heritage Resources			
				authority (SAHRA).			
				Any fossil material collected			
				should be curated within an			
				approved repository (museum /			
				university fossil collection) by a			
				qualified palaeontologist.			
14.3		·	Operatio	onal & Decommissioning Phases	\$	·	
14.3.1	Operations &	Full compliance	Operational	Operation & decommissioning	Applicant.	Throughout	SEO, IEA.
	decommissioning	with the Heritage	audits and	activities must be undertaken in		operations and at	
	activities pose the	Management	decommissioning	accordance with the provisions		decommissioning.	
	risk of not	Plan (HMP).	plans provide	of the developed Heritage			
	complying with the		verifiable	Management Plan.			

Ν	No.	Impacts & Risks	Desired	Targets &	Management Actions &	Responsibility	Timeframe /	Monitoring
			Outcomes	Indicators	Mitigation Measures		Frequency	
		provisions of the		evidence of				
		Heritage		compliance with				
		Management Plan.		the HMP.				

Table 14.4: CHANCE FO	SSIL FINDS PROCEDURE: SUN CENTRAL CLUSTER 1 SOLAR PV PROJECT ON VARIOUS FARMS, NEAR HANOVER
Province & region:	PIXLEY KA SEME DISTRICT, NORTHERN CAPE
Responsible Heritage Management Authority	SAHRA, P.O. Box 4637, Cape Town 8000. Contact: Dr Ragna Redelstorff. Tel: 021 202 8651. Email: rredelstorff@sahra.org.za or Ms Natasha Higgitt. Tel: 021 462 4502. Email: nhiggitt@sahra.org.za
Rock unit(s)	Adelaide Subgroup (Lower Beaufort Group), Pleistocene alluvium
Potential fossils	Vertebrate bones & teeth, vertebrate and other burrows, plant compressions, petrified wood
ECO protocol	 Once alerted to fossil occurrence(s): alert site foreman, stop work in area immediately (N.B. safety first!), safeguard site with security tape / fence / sand bags if necessary. Record key data while fossil remains are still in situ: Accurate geographic location – describe and mark on site map / 1: 50 000 map / satellite image / aerial photo Context – describe position of fossils within stratigraphy (rock layering), depth below surface Photograph fossil(s) in situ with scale, from different angles, including images showing context (e.g. rock layering) If feasible to leave fossils in situ: Alert Heritage Management Authority and project palaeontologist (if any) who will advise on any necessary mitigation Ensure fossil site remains safeguarded until clearance Carefully wrap fossils in several layers of newspaper / tissue paper / plastic bags

	is given by the Heritage	٠	Safeguard fossils together with locality and collection data (including					
	Management Authority for		collector and date) in a box in a safe place for examination by a					
	work to resume		palaeontologist					
		٠	Alert Heritage Management Authority and project palaeontologist (if any)					
			who will advise on any necessary mitigation					
	4. If required by Heritage Management Authority, ensure that a suitably qualified specialist palaeontologist is appointed as							
	soon as possible by the developer.							
	5. Implement any further mitigation me	easures	proposed by the palaeontologist and Heritage Management Authority					
	Record, describe and judiciously sam	ole fossi	remains together with relevant contextual data (stratigraphy / sedimentology					
Specialist	/ taphonomy). Ensure that fossils are	curated i	n an approved repository (e.g. museum / university / Council for Geoscience					
palaeontologist	collection) together with full collection	data. Su	bmit Palaeontological Mitigation report to Heritage Management Authority.					
palaeontologist	Adhere to best international practice for palaeontological fieldwork and Heritage Management Authority minimum							
	standards.							

TABLE 15: INFRASTRUCTURAL & TRAFFIC MANAGEMENT.

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
15.1			Planning & Des	sign Phase (including Pre-Construction	ction)		
15.1.1	Decrease in surface quality of access roads.	To ensure the quality and function of unsurfaced roads leading to and from the project area.	Signed MoU with responsible Roads Division.	Consult with the responsible Roads Division and enter into a Memorandum of Understanding (MoU) outlining costs and responsibilities to be shared by both parties for the ongoing maintenance of affected unsurfaced roads.	Applicant.	Following successful award of tender.	SEO & ECO.
15.2			Cons	struction & Operational Phase		L	
15.2.1	Dust entrainment from unsurfaced roads can result in unacceptably high dust fallout.	To manage dust entrainment on access roads which may not exceed the thresholds stipulated in the National Dust Control Regulations.	Full compliance with National Dust Regulations. Acceptable Dust fallout rate (mg/m²/day): Residential area < 600 Non-residential area < 1200	Dust suppression must be carried out on access roads where high dust entrainment is evident. To reduce water usage, a suitable soil binder must be used in dust suppression activities. Excessive water usage to control dust on dirt roads can cause erosion and lead to hazardous conditions for road users.	Applicant / Contractor.	During construction, monthly.	Monitoring of dust fallout to be undertaken by a professional service provider and compliance to be verified by SEO & ECO.

Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
	Outcomes	Indicators	Measures		Frequency	
		Exceedance				
		not more than				
		twice in a year,				
		not sequential				
		months.				
Parking and driving carelessly can increase collisions with mammals, birds, reptiles, amphibians and insects – collectively referred to as "roadkills".	To avoid and minimise impacts from traffic on animals residing on and around the property.	Compliance to speed limits. No recorded project vehicle associated animal mortalities.	Drivers shall adhere to the relevant speed limit(s) (ON the existing road network) at all times and restrict their movements to the existing and / or approved roadway or servitude. The speed limit on the property shall be 40 km/h and 30km/h within the development footprint.	Applicant / Contractor.	During construction.	Compliance to be verified by SEO & ECO.
			A register must be maintained of all animal mortalities recorded on the property and localised access roads.			
Contamination from spills when refuelling, parking, driving, emergency	To reduce contamination of soil from leaking plant and vehicles	Spills are removed within 48 hours of event.	Oil & fuel spills on roadways and parking areas must be removed to depth of penetration following their discovery and placed in a	Applicant / Contractor.	During construction.	Compliance to be verified by SEO & ECO.
	Parking and driving carelessly can increase collisions with mammals, birds, reptiles, amphibians and insects – collectively referred to as "roadkills".	OutcomesParking and driving carelessly can increase collisions with mammals, birds, reptiles, amphibians and insects – collectively referred to as "roadkills".To avoid and minimise impacts from traffic on animals residing on and around the property.Contamination from spills when refuelling, parking, driving, emergencyTo reduce contamination of soil from leaking plant and vehicles	OutcomesIndicatorsIndicatorsExceedance not more than twice in a year, not sequential months.Parking and driving carelessly can increase collisions with mammals, birds, reptiles, amphibians and insects – collectively referred to as "roadkills".To avoid and minimise impacts from traffic on animals residing on and around the property.Compliance to speed limits.Contamination from spills driving, emergencyTo reduce spillsSpills event.	OutcomesIndicatorsMeasuresOutcomesIndicatorsMeasuresExceedance not more than twice in a year, not sequential months.Drivers shall adhere to the relevant speed limits.Parking and driving carelessly can increase collisions with mammals, amphibians and insects – collectively referred to as "roadkills".To avoid and minimise impacts from traffic on animals residing on and around the property.Drivers shall adhere to the relevant speed limits.Parking and driving carelessly can increase collisions birds, reptiles, amphibians and insects – collectively referred to as "roadkills".To avoid and mont around the property.Compliance to speed limits.Drivers shall adhere to the relevant speed limits.Parking and driving birds, reptiles, amphibians and insects – collectively referred to as "roadkills".To avoid and animal mortalities.No recorded project vehicle associated animal mortalities.Drivers shall adhere to the relevant speed limit(s) (ON the existing restrict their movements to the existing and / or approved roadway or servitude. The speed limit on the animal mortalities.Contamination from spills when refuelling, parking, driving, emergencyTo reduce 	OutcomesIndicatorsMeasuresParking and driving carelessly increase collisionsTo avoid and minimise impacts from traffic on animals residing on and around the property.Compliance to speed limits.Drivers shall adhere to the relevant speed limit(s) (ON the existing road network) at all times and restrict their movements to the existing and /or approved roadway or servitude. The speed limit on the property shall be 40 km/h and 30km/h within the development footprint.Applicant / Contractor.Contamination from spills when refuelling, parking, driving, emergencyTo reduce spilat and vehiclesSpills are ontamination of soil from leaking plant and vehiclesDrivers shall adhere to the relevant speed limits.Applicant / Contractor.Contamination five spills driving, emergencyTo reduce spilat and vehiclesSpills are ontamination of soil from leaking plant and vehiclesSpills are and and vehiclesOil & fuel spills on roadways and parking areas must be removed to depth of penetration following their discovery and placed in aApplicant / Contractor.	OutcomesIndicatorsMeasuresFrequencyExceedance not more than twice in a year, not sequential months.Exceedance not more than twice in a year, not sequential months.Applicant/Parking and driving carelessly can increase collisions birds, reptiles, amphibians and insects - collectively referred to as "roadkills".To avoid and minimise impacts from traffic on animals residing project vehicle animal mortalities.Drivers shall adhere to the relevant speed limit(s) (ON the existing restrict their movements to the existing and / or approved roadway or servitude. The speed limit on the property shall be 40 km/h and 30km/h within the development footprint.Applicant contractor.During construction.Contamination from spills when refueling, parking, driving, emergencyTo reduce soil from leaking plant and vehiclesSpillsSpillsOil & fuel spills on roadways and parking areas must be removed to depth of penetration following their discovery and placed in aApplicant discovery and placed in aApplicant power/

No.	Impacts & Risks	Desired		Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes		Indicators	Measures		Frequency	
	plant or equipment	occurrence	is	Records of	designated hazardous container			
	to soil or nearby or	remediated		servicing by off-	for safe disposal.			
	within the	promptly.		site workshop.				
	watercourse.				Drip trays must be placed under all			
				Drip tray issued	plant that is parked overnight and			
				to all plant and	extended periods not in operation.			
				recorded in a register.	Drip trays can be filled with hydrophobic hydrocarbon absorbent material to avoid content being leached out during rainfall events. No servicing or washing of vehicles or plant may take place on site, and all servicing and wash-bays are to be constructed and undertaken in the construction camp and/or the O&M facility.			
					parking areas or along roads, must be addressed after adequate			
					pollution containment measures			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
15.2.4	Delivery of the solar panels and associated grid integration infrastructure (e.g. cabling, inverters, tracker systems etc.) and the	Outcomes To reduce traffic related impacts from project related activities.	Indicators Compliance with EMPr mitigations & Traffic Management Plan (see Appendix 6).	have been implemented including but not limited to drip trays and spill kits. Refuelling of vehicles and plant may only take place at a designated and permitted (from local Fire Chief) fuel storage tank or mobile fuel bowser, under the guidance of a Specific Operating Procedure (SOP) that limits spillage and addresses remedial actions in the event of a spillage. It is anticipated that only the delivery of the solar panels, associated grid integration infrastructure and personnel trips will influence the existing traffic operations on the affected road. Delivery & collection from the site	Applicant / Contractor.	Frequency During construction.	Compliance to be verified by SEO & ECO.
	personnel trips will influence the			need to take place in bulk and / or around the same time, in order to			
	existing traffic						

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
	operations on the			minimally affect the existing traffic			
	affected roads.			operations.			
There a	are no significant impac	ts expected during the	e decommissioning	g phase.			

TABLE 16: VISUAL ASPECT MANAGEMENT.

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
16.1			Planning & Des	sign Phase (including Pre-Construe	ction)		
16.1.1	Landscape change	A less dominant	Adoption of	Control of lights at night to allow	Applicant in	During design	SEO & ECO.
	from the current	landscape	lower impact	only local disturbance to the	consultation	phase.	
	rural agricultural	change.	lighting	current dark sky night landscape	with Eskom.		
	sense of place and		alternatives.	(refer to appendix of Visual Impact			
	security light			Assessment for general guidelines			
	spillage due to			(VRM Africa, 2023)).			
	artificial lighting at						
	night.			Shielding of light to allow for			
				lowered, downward & inward			
				facing such that light spillage is			
				minimalised.			
				The overhead poles to be reduced			
				in height to approximately 8m if			
				possible and considering other			

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
16.1.2	Landscape change from the current rural agricultural sense of place due to transmission lines, buildings, communication towers & lightning	A less dominant landscape change resulting from communication towers & lightning conductors.	Adoption of designs to lower and limit building and high-level structure visual impacts.	regulations and consideration, including Eskom and Civil Aviation requirements. Use of Mesopic lighting such that light requirements are provided without creating a pool of light effect (Refer to Annexure D: General Lights at Night Mitigations of the Visual Impact Assessment (VRM Africa, 2023)). The laydown and building structures should be located away from neighbouring property farmsteads and banked into the ground to the eastern areas as much as possible.	Applicant in consultation with Eskom.		SEO & ECO.
	conductors.			grey colour.			
16.2			Cons	struction & Operational Phase			
16.2.1	Impact of	To manage the	Demonstration	Use visual screens to minimise the	Applicant.	Throughout the	SEO & ECO.
	construction on	facility in a way	of effects to	visual impact on the scenic		project	
	visual receptors in	that minimised its		resources of this region.		lifecycle.	

No.	Impacts & Risks	Desired	Targets &	Management Actions & Mitigation	Responsibility	Timeframe /	Monitoring
		Outcomes	Indicators	Measures		Frequency	
	close proximity to	reflectance	minimise visual				
	the solar facility,	impacts on the	impacts.	Have minimal placements that can			
	including road users	surrounding		be visually intrusive to sensitive			
	and local	environment.		receptors.			
	homesteads.						
				Utilise fencing options that do not			
				create a significant visual barrier.			
There ar	There are no significant impacts expected during the decommissioning phase.						

SECTION 6: ENVIRONMENTAL AWARENESS PLAN

This section of the report is included in compliance with Section 24N(3)(c) of the NEMA and the EIA Regulations (2014) as amended.

The EMPr needs to include, inter alia:

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;

All site staff of all levels, as well as visitors to the site, shall ensure that all of his employees and those of his sub-contractors attend Environmental and Social Awareness Training in order to be made aware of the environmental management requirements for the project in order to promote the effective implementation of the EMPr. This training shall form part of the normal induction process for employees. The Environmental and Social Awareness Training shall be planned to ensure that attendees:

• Acquire a basic understanding of the key environmental features within the project area and its immediate environs;

· Become familiar with the environmental controls required on the project; and

Initial induction training must be undertaken at commencement of employment of any staff member, with provision made for quarterly refresher courses to be undertaken during the course of the Contract where relevant topics, such as emergency response drills, can be communicated. Initial induction training must provide every new employee with a holistic overview and understanding of the project environmental requirements. Inductions must be structured and presented with suitable information relevant to the level and nature of work being performed.

Environmental and social awareness must be further cultured through daily toolbox talks on site, which all relevant staff members are required to attend. Daily topics will create awareness around environmental aspects, impacts & risks associated with employees' tasks & activities and the benefits of enhanced environmental performance and an effective Environmental Management System (EMS) as well as the implications of not conforming with the EMS and project compliance requirements. An Environmental Policy must be formulated and communicated regularly as part of awareness training, as well as being posted on notice boards for ease of reference. A record of all inductions & toolbox talks, and attendees must be kept on file in order to keep track/record of all awareness training undertaken. A Training Matrix must be compiled for various levels of employees, identify gaps in competencies and track/schedule necessary training events. The success of all training must be assessed through suitable mechanisms.

The environmental training plan must at least include cover the following topics:

- The construction activities that will impact both the physical and social environments,
- · Mitigation measures put in place to avoid or minimise the anticipated impacts and risks,

- The nature and appearance of cultural heritage resource sites that may be found during construction activities and the mandatory procedures to be followed,
- Prevention and control of waste, litter, spillages and fire,
- Outline specific environmental management measures, such as rehabilitation of disturbed areas, fire management, water pollution and dust management,
- Significant Environmental Aspects,
- Removal of vegetation during site clearance,
- Animal habitat disturbance due to vegetation clearance and awareness regarding the possible occurrence of sensitive plant and animal species,
- Soil erosion and pollution,
- Soil compaction,
- The presence of animals on site including the protection of landowner's livestock,
- · Disturbances to neighbours due to construction noise and traffic; and
- The positive impacts, of the greener technology being implemented, on the biophysical and socio-economic environments.

Environmental awareness training should include and consider the following aspects:

- Environmental awareness training should be undertaken by the Site Environmental Officer and / or health and safety representative of SAE,
- It is recommended that awareness posters be developed and placed on site in highly visible areas to provide the required information when it needs to be referred to as well as reminding employees of their obligations with regard to environmental protection,
- A slideshow can also be developed for initial awareness induction and for use as a reminder of the environmental risks and responsibilities at the site or induction of future Contractors; and
- Throughout the presentations (posters, meetings, slideshows, etc.), it is recommended that visual aids be used to explain the potential risks and management thereof as thoroughly as possible.

The awareness training for this project should aim to prevent, and where prevention is not possible, mitigate detrimental environmental impacts. It should promote awareness of environmental risks and management thereof. It should furthermore promote green thinking and provide information on alternative energy sources and energy consumption reduction.

SECTION 7: RESPONSIBILITIES OF ROLE PLAYERS

The approved EMPr shall be printed, completed and kept in an on-site file designated for all matters pertaining to environmental management. Co-operation is required between the applicant, contractor, and ECO to ensure that activities are managed in an amicable and responsible manner and in accordance with the philosophies of environmental legislation and principles of the EMPr.

This EMPr is predominantly compiled for the management of construction & operations associated with the development of a solar PV facility, once the Planning and Authorisation phases are complete. The tabulated management programmes assign responsibilities to one or more role player, the below descriptions identify responsibilities and accountabilities in the case of any uncertainty.

Applicant

The applicant remains ultimately accountable for ensuring that the development is implemented according to the requirements of the EMPr. Although the applicant delegates specific responsibilities to role players to perform functions on his / her behalf, the ultimate accountability cannot be delegated. The developer is responsible for ensuring that sufficient resources (time, financial, man-power, equipment, etc.) are available to the other role players (e.g. the contractor, SECO, etc) to efficiently perform their tasks in terms of the EMPr. The responsibility of restoring the environment in the event of any negligence, which leads to damage of the environment, also falls to the applicant.

The applicant must ensure that the EMPr is included in any documents (tender, appointment etc.) so that any contractor who is appointed is bound to the conditions of the EMPr. The applicant must appoint an independent Environmental Control Officer (ECO) prior to commencement of construction, to help identify pre-construction & construction criteria that need to be fulfilled timeously, to avoid non-compliance with the overarching authorisation conditions and / or legislation.

Contractor

The contractor, as the developer's agent on site, is bound to the EMPr conditions through his / her contract with the developer and is responsible for ensuring that she / he adheres to all the conditions of the EMPr. The contractor shall be responsible for the actions undertaken by all their employees including sub-contractors. The contractor must thoroughly familiarise him / herself with the EMPr requirements before coming onto site and must request clarification on any aspect of these documents, should they be unclear. The contractor must ensure that he / she has provided sufficient budget for complying with all EMPr conditions at the tender / appointment stage.

The contractor must comply with all instruction (whether verbal or written) given by the environmental manager, project manager or site engineer in terms of the EMPr.

Site Environmental Officer (SEO)

The Site Environmental Officer (SECO) shall be appointed by the contractor to implement the EMPr daily. The SEO shall ensure that all construction activities are carried out in accordance with the relevant conditions of the EMPr, Environmental Authorisation (EA), General Authorisation (GA) or Water Use License (WUL) (under the National Water Act), wayleaves, provincial ordinances & provincial bylaws.

Environmental Control Officer (ECO)

The Environmental Control Officer (ECO) is appointed by the applicant as an independent monitor of the implementation of the EMPr, EA & GA / WUL. He / she must form part of the project team and be involved in all aspects of the project planning that can influence environmental conditions on the site.

The ECO must attend relevant project meetings, conduct inspections to assess compliance with the EMPr, EA & GA / WUL and be responsible for providing feedback on potential environmental problems associated with the development. In addition, the ECO is responsible for:

- Liaising with relevant authorities;
- Liaising with contractors regarding environmental management; and
- Undertaking routine monitoring and appointing a competent person / institution to be responsible for any specialist monitoring (if required).

The ECO has the right to enter the site and undertake monitoring and auditing at any time, subject to compliance with health and safety requirements applicable to the site (wearing safety boots, head gear, mouth mask etc.).

Independent Environmental Auditor (IEA)

An IEA is not required in terms of the environmental authorisation, as the scope of the listed activities within the environmental authorisation do not include operational components. However, an IEA may be required by other authorities or lender bodies to undertake EMPr, EA or GA / WUL compliance audits. The purpose of conducting a periodic compliance audit would be to systematically check and evaluate progress on EMPr, EA & GA / WUL implementation. The environmental audit will serve as a 'snapshot' of the environmental situation and progress at a given point in time. The purpose of the audit is to illustrate whether there has been any improvement or change over time.

The IEA will fulfil the auditing requirements by systematically auditing the project's performance & compliance against the requirements of the EA, EMPr & GA / WUL in a process that is carefully planned, structured and organised. The audit process must, on a sampled basis, track past actions, activities, events, and procedures through using existing documentation, conducting interviews with managers and personnel, and observing practices on site.

SECTION 8. COMMUNICATION

At least monthly site meetings should be held where feedback can be given and any potential problems identified and remedied. If they cannot be remedied then construction in that area should be stopped, until a suitable remedy is identified.

Monitoring Compliance

Pre-construction, Construction and Post-construction:

The ECO will be responsible for monitoring and reporting on compliance of the activity from preto post-construction.

Inspections and resulting compliance reports shall be a systematic, independent and documented process for obtaining compliance evidence and evaluating it objectively to determine the extent to which the compliance criteria are fulfilled. The compliance criteria (or reference) against which the compliance evidence is compared shall include this EMPr, the Environmental Authorisation & General Authorisations or a Water Use License (under then National Water Act).

The ECO must undertake bi-weekly inspections of the site and submit monthly environmental compliance reports to the National Department of Forestry, Fisheries and the Environment (DFFE) as the competent authority for this project. The compliance reports must identify the actual and potential transgressions, describe the impacts, provide verifiable evidence (photographs, records or statements) and recommend corrective and preventive actions (including completion dates). The compliance reports must measure the applicant / contractor's level of compliance against the aforesaid criteria. Performance scoring / reporting is optional.

The SEO shall maintain an on-site diary to record environmental aspects (elements of the construction activities that can interact with the environment) and environmental impacts (any change to the environment, whether adverse or beneficial, wholly or partially resulting construction activities), daily.

Operation:

The relevant authorities should be responsible for monitoring compliance with aspects of the activity that fall within their jurisdiction.

Time Periods and Failure to Comply with the EMPr

The time periods within which the measures prescribed in this EMPr must be implemented shall be applicable to the full duration of the activity that is being undertaken and mitigated. The time periods within which corrective and preventive actions need to be implemented shall be determined by the SEO and / or ECO, depending on the nature and severity of the finding. In the absence of a prescribed deadline or completion date, findings shall be corrected or prevented immediately upon being found to occur, if practical.

The EMPr is a legally binding document and should form part of the contract. Should there be failure to comply with the EMPr the following steps are envisaged:

Step 1

The ECO meets with the contractor and points out the deviation from the EMPr. The ECO and Contractor agree on a solution and this non-compliance is recorded by the ECO as well as the solution put forward to rectify it.

Step 2

Should there still be non-compliance or there is a more serious infringement of the EMPr the contractor is informed in writing with a deadline by which the problem must be rectified. Any extra costs that may be accrued must be borne by the contractor.

Step 3

If non-compliance persists, the Chief Resident Engineer (CRE) or Project Manager (PM) shall order the contractor to suspend construction in that specific area or the project as a whole until the activity at variance with the EMPr is corrected and or remedial actions taken. Any cost that occurs as a result of such action shall be for the account of the contractor.

Step4

Where there is non-compliance with the EMPr and no evidence that the contractor intends complying even though the above 3 steps have been taken the applicant may terminate the contract due to non-compliance (breach of contract). Such measures do not replace any legal proceedings that may occur as a result of such non-compliance.

Environmental Awareness Plan

The applicant shall ensure that his project team, contractor and labourers are adequately trained with regard to the implementation of the EMPr, EA & GA / WUL throughout construction.

Pre-construction

Environmental Awareness Inductions shall be targeted at two distinct levels of employment: management (applicant, architect, engineer, contractor / site agent) and labourers (including the site foreman). The SEO shall be responsible for preparing and presenting inductions appropriate to the audience. Inductions shall be undertaken prior to the commencement of construction. Where possible the presentation will be conducted in the language of the employees.

The Environmental induction for management shall include mitigations that are relevant to or require management's involvement prior to implementation including, but not limited to, the following:

- Measures required during the Planning and Design, and Pre-construction phase, and
- Site establishment.

The Environmental induction for the contractor's labourers and foreman shall, as a minimum, include the following:

• A description of the actual and potential environmental impacts,

- Standard operating procedures for undertaking construction activities (i.e. mixing concrete, driving, etc.) that can have an environmental impact,
- Staff conduct including sanitation and movement,
- The integrated waste management strategy,
- The steps to be taken should any item of perceived environmental importance including archaeological artefacts be located or unearthed, and
- The environmental emergency plan.

Construction

The SEO and ECO shall undertake an informal training needs analysis throughout construction to identify appropriate environmental topics and the appropriate labourers to target. The analysis shall be informed by the findings contained in the site diary and compliance reports. Training shall be given during toolbox talks.

The SEO and ECO shall keep records of the environmental inductions and subsequent toolbox talks in an on-site file designated for all matters pertaining to environmental management.

SECTION 9: ADMINISTRATION OF INCIDENTS

The purpose of the National Environmental Management Act, 107 of 1998 (NEMA) is *inter alia*, to provide for co-operative environmental governance by establishing principles for decision making on matters affecting the environment, and specifically for the control of incidents involving hazardous substances that could have a detrimental impact on the environment. This is a measure to give effect to the provisions of section 24 of the Constitution regarding the protection of the environment.

The then Department of Environment Affairs (DEA) accordingly developed a guideline document providing guidance to Relevant Authorities on the administration of section 30 NEMA, which has in turn informed some of the content of this section.

Section 30 of NEMA deals with the reporting of and response to "incidents" and provides for certain statutory duties and responsibilities of the person responsible for the incident (the 'responsible person') and outlines the permissible actions of the 'relevant authority' to which the incident is reported. Section 30 deals with the reporting of and response to *an unexpected*, sudden and uncontrolled release of a hazardous substance, including from a major emission, fire or explosion, that causes, has caused or may cause significant harm to the environment, human life or property which is defined as an "incident" in section 30(1) of NEMA.

In terms of the National Water Act (Act 36 of 1998) an incident is defined as:

Any incident or accident in which a substance-

- (a) pollutes or has the potential to pollute a water resource or
- (b) has, or is likely to have, a detrimental effect on a water resource (NWA, 1998, section 20 (1))

The administration of section 30 of NEMA entails the management of information generated during an incident and extends to monitoring the clean-up and remediation undertaken by the responsible person and may involve enforcement action against the responsible person in the event of non-compliance.

Further clarity on some of the key concepts & terms contained in the definition of an "incident" are provided below:

"unexpected" - not expected or anticipated and/or surprising,

"sudden" – occurring or done unexpectedly or without warning, abrupt, hurried, hastily,

"**uncontrolled release**" – loss of containment, whether from the primary or any other containment (as the "containment" is what constitutes the "control"),

"forthwith" – immediately, without hesitation or delay"

"significant harm to the environment, human life or property" -

- "significant" large enough to be noticeable or have noticeable effects,
- "harm" damage or injury that is caused by a person or an event.

"hazardous substance" – a solid, liquid, vapour, gas or aerosol, or combination thereof, which is a source of danger to persons and to the environment, by reason of its toxic, corrosive, irritant,

strongly sensitizing or flammable nature, or because it generates pressure through decomposition, heat or other means". The DEA guideline on the administration of incidents (2019) contains lists of a substances and volumes that are indicators of a substance being hazardous which can be used to determine if an incident has occurred or not.

9.1 WHAT CONSTITUTES AN INCIDENT?

An incident is an occurrence where all the key concepts as indicated in the definition are present. There would have to be an unexpected loss of containment of a substance that is identified as such in the list of hazardous substances in the guideline – the substance would have been placed into this list by virtue of the fact that the substance is regarded as hazardous and as having the potential for causing serious danger to the public and/ or serious pollution of the environment. The duration of the possible impacts of an incident is irrelevant as the definition incorporates both immediate and delayed impacts.

Some of the more typical hazardous substances and volumes are listed below in Table 17, but the full list must be kept on site for quick and ease of reference.

NO.	NAME	CAS CODE	RQ
358	Air, compressed	None	10
364	Alcoholic Beverages, with more than 70% alcohol		10
	by volume		
590	Batteries, containing sodium	UN 3292	10
591	Batteries, dry, containing potassium hydroxide	UN3028	10
	solid		
592	Batteries, wet, filled with acid, or alkali	UN 2795	10
593	Battery fluid, acid	UN 2796	10
594	Battery fluid, alkali	UN 2797	10
611	Benzene	71-43-2	5
780	Caffeine	58-08-2	10
982	Creosote	8001-58-9	0.5
983	Creosote	8021-39-4	0.5
1130	Diesel fuel	68334-30-5	100
1131	Diesoline	68334-30-5	100
1415	Gasoline	86290-81-5	100
1561	Kerosene	64742-82-1	100
1562	Kerosene	8008-20-6	100
1680	Methane	74-82-8	5000
1885	Nitroglycerin	UN3064	10
1985	Organophosphorous pesticides and herbicides	130538-97-5	10
	with an LD50 value above 50 mg/kg		

Table 17: Typical hazardous substances and volumes listed in the guideline (Annexure 3) as constituting an "incident" when a lack of containment occurs.

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2011	Oxygen, compressed	UN1072	10
2018	Paraffin	64742-82-1	100
2019	Paraffin	8008-20-6	100
2066	Petrol	86290-81-5	100
2068	Petroleum Thinners (Turpentine)	8006-64-2	100
2167	Printing ink, flammable or printing ink related material (including printing ink thinning or reducing compound) flammable	UN1210	10
2176	Propane	74-98-6	5000
2363	Sulphuric acid	7664-93-9	500

Legend:

RQ – Reportable Quantity (It)

CAS - Chemical Abstracts Service

The actual and potential pollution that the incident may cause includes, as per the definition of 'pollution' in NEMA, any change to the environment caused by substances, radioactive or other waves, noise, odours, dust and heat.

The receiving environment that may be impacted upon includes, as per the definition of 'environment' in NEMA, the aquatic, terrestrial, built and atmospheric components of the environment.

No.	CRITERIA	YES/NO	COMMENT
1.	Was the incident unexpected, sudden and		
	uncontrolled?		
2.	Did the incident involve a release of a		
	hazardous substance from a major		
	emission, fire or explosion?		
3.	Did the incident have a potential to		
	release of a hazardous substance from a		
	major emission, fire or explosion?		
4.	Was the incident reported in the media?		
5.	Have there been any public complaints		
	relating to the incident?		
6.	Did anyone have to receive medical		
	attention as a result of the incident?		
7.	Is it practically possible that someone may		
	have been in serious danger as a result of		
	the incident?		
8.	Is it possible that someone may, in the		
	future, be exposed to serious danger as a		
	result of the incident?		

Table 18: Incident identification checklist (adapted from DEA&DP, 2010).

-		
9.	Is it possible that, under different, but	
	feasible, circumstances (e.g. weather	
	conditions, proximity to schools, etc.)	
	someone could have been exposed to	
	serious danger as a result of the incident?	
10.	Did the incident result in a change to the	
	composition, resilience and productivity of	
	natural or managed ecosystems, or on	
	materials useful to people?	
11.	Is it possible that the incident could have	
	resulted in a change to the composition,	
	resilience and productivity of natural or	
	managed ecosystems, or on materials	
	useful to people?	
12.	Is it possible that the incident may be the	
	cause of any future change to the	
	composition, resilience and productivity of	
	natural or managed ecosystems, or on	
	materials useful to people?	
13.	Is it possible that, under different, but	
	feasible, circumstances (e.g. weather	
	conditions, proximity to rivers, wetlands,	
	etc.) the incident may have caused a	
	change to the composition, resilience and	
	productivity of natural or managed	
	ecosystems, or on materials useful to	
	people?	
14.	Has the incident had an impact on water?	

Interpretation of checklist:

- i. If the answer to questions 1 and 2 is "yes", then the incident must be regarded as an emergency occurrence and, as such, all the provisions of Major Hazards Installation (MHI) Regulations (GN No. R. 692, 30 July 2001) Section 7, in terms of the Occupational Health & Safety (OHS) Act (Act 85 of 1993) as amended apply.
- ii. If the answer to questions 1, 2 and any of the remaining questions is "yes", then the incident must be regarded as an emergency & incident and, as such, all the provisions of Section 30 of NEMA and MHI Regulations Section 7 apply.
- iii. If the answer to questions 1, 2, 3 and any of the remaining questions is "yes", then the incident must be regarded as an emergency & incident and, as such, all the provisions of Section 30 of NEMA, MHI Regulations Section 7 and Water Act Section 20 apply.
- iv. In accordance with the precautionary principle, all fires, explosions or emissions involving an unknown or unlisted substance and/or quantity of substance, must be reported. Where limited information is available regarding the composition of the mixture or the waste, it should be

assumed to consist entirely of the most toxic known component and reporting should be done accordingly. As a final measure, reporting should take place where any of the hazard codes or hazard phrases (in Table 19) according to the Global Harmonised System (GHS) and/or SANS 10234 appear on the Safety Data Sheet (SDS) for that substance.

HAZARD CODE	HAZARD STATEMENT	PROPOSED RQ (KG)
H200	Unstable explosive	0.5
H201	Explosive; mass explosion hazard	0.5
H220	Extremely flammable gas	50
H222	Extremely flammable aerosol	50
H224	Extremely flammable liquid and vapour	50
H225	Highly flammable liquid and vapour	500
H226	Flammable liquid and vapour	2500
H250	Catches fire spontaneously if exposed to air	0.5
H251	Self-heating; may catch fire	0.5
H260	In contact with water releases flammable	0.5
	gases that may ignite spontaneously	
H270	May cause or intensify fire; oxidizer	0.5
H271	H271 May cause fire or explosion; strong oxidizer	
H300	Fatal if swallowed	0.5
H301	Toxic if swallowed	5

Table 19: List of hazard codes and RQ values (adapted from DEA&DP, 2010).

9.2 PROCEDURES & ACTIONS FOLLOWING AN INCIDENT

Section 30 of NEMA consists of 10 subsections and at least eleven (11) possible actions can be identified within these ten subsections (Table 20). For every incident, the 11 actions can be regarded as falling into one of two stages; namely a containment stage and a review stage (Figure 9).

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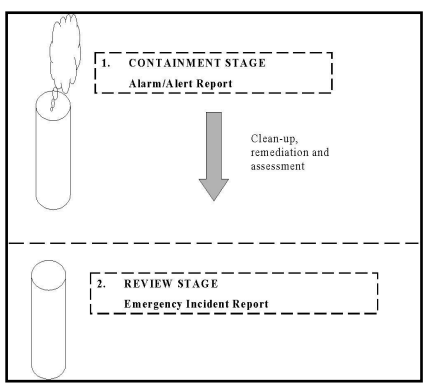


Figure 7. The two stages of an environmental incident (DEA & DP, 2010).

The containment stage is the response stage in which the focus is upon the containment, clean up, remediation and preliminary assessment of the incident. Sections 30(2) to 30(4) are relevant to this stage of the incident.

Section 30(5) is specific to the review stage of the incident. The focus of this stage is the postclean up assessment of the incident and reporting of the relevant information to the authorities. This information is critical for future prevention and management of incidents.

Subsections (6) and (7) provide relevant authorities with the legislative mandate to enforce the need for responsible persons to report, clean up, remediate and assess the long-term impacts of the incident. Relevant authorities could invoke these subsections in either the containment stage or the review stage.

Lastly, subsections (8) to (10) make provision for the authority to intervene and undertake the clean-up, remediation and assessment activities on behalf of the responsible person and to claim reimbursement for expenses incurred in this process from the responsible person. This action is likely to begin in the containment stage and to be concluded in the review stage.

ACTION	ACTION	RESPONSIBILITY	REFERENCE
NO.	Action		
1	Initial reporting of the incident to the authorities	Responsible person	Section 30(3)
2	Containing and minimising the effect of the incident to the environment, health, safety and property of persons	Responsible person	Section 30(4a)
3	Undertaking clean up procedures	Responsible person	Section 30(4b)
4	Remedying the effects of the incident	Responsible person	Section 30(4c)
5	Assessing the immediate and long- term effects of the incident on the	Responsible person	Section 30(4d)
	environment and public health		
6	Initial evaluation reporting within 14 days of the incident	Responsible person	Section 30(5)
7	The issuing of a directive by a relevant authority for actions 2-6 above	Relevant authority	Section 30(6)
8	Confirmation of a verbal directive in writing	Relevant authority	Section 30(7)
9	Undertaking of actions 2-4 by the relevant authority where the responsible person fails to act	Relevant authority	Section 30(8)
10	Claiming reimbursement of all reasonable costs from every responsible person	Relevant authority	Section 30(9)
11	Comprehensive reporting by a relevant authority which has exercised actions 7-9 above	Relevant authority	Section 30(10)

Table 20: List of actions and role players in section 30 of NEMA.

9.2.1 Typical equipment that must be available to assist in the containment of an incident

The following equipment is required to successfully implement this procedure. It must be ensured that the equipment is supplied to or is readily available for all living quarters, site offices, kitchen areas, workshop areas, stores and on site.

1. A spill kit including hydrocarbon absorbent fibres, mats and booms (preferably hydrophobic)

- 2. A net
- 3. A whistle
- 4. Adequate lighting for night shifts
- 5. Spades
- 6. Sand bags
- 7. Designated hazardous waste drums
- 8. (Trained personnel with) protective clothing for extinguishing fires

- 9. Fire extinguishers
- 10. Fire beaters
- 11. Water carts/tankers with pumps and hoses
- 12. Water pumps and pipes (for fires started at the watercourse crossings)

9.3 REPORTING PROCESS

The reporting process will only commence if the occurrence qualifies as an "incident", as previously described. The process flow for the response to an incident in terms of section 30 of NEMA is illustrated in Figure 10.

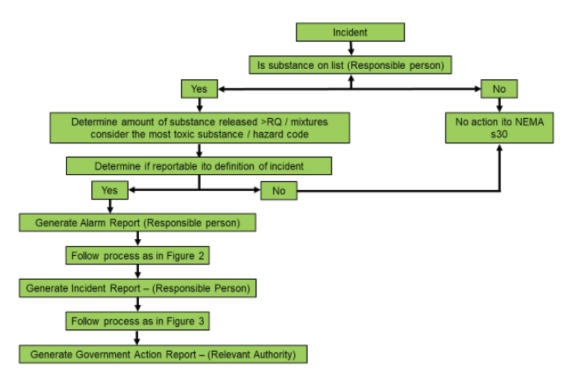


Figure 8. Process flow of an incident in terms of section 30 of NEMA.

9.3.1 TYPES OF REPORTS

Two types of reports are required following an incident as described below.

9.3.1.1 Alarm Report (section 30(3))

The Alarm Report represents the first reporting step in the incident process and must be compiled <u>immediately and without delay</u>. The purpose of this report is for the responsible person to notify relevant authorities that an incident has occurred and to provide basic information on the nature of the incident so that decisions can be made as to the most effective way of dealing with the incident.

The Alarm Report must be compiled by the either the responsible person or the employer of the responsible person. The Alarm Report must be submitted by the responsible person to the following relevant authorities:

• The Director-General (Department of Forestry, Fisheries and the Environment (DFFE))

- The South African Police Service (SAPS) and the relevant emergency services
- The relevant provincial head of department or municipality
- All persons whose health may be affected by the incident.

Section 30(3) of NEMA requires the responsible person to report the following minimum information in the Alarm Report:

- The nature of the incident
- Any risks posed by the incident to public health, safety and property
- The toxicity of substances or by-products released by the incident and
- Any steps that should be taken in order to avoid or minimise the effects of the incident on public health and the environment.

In order to be able to take such steps, the following information should ideally be disclosed:

- Responsible person name, location, organisation, and telephone number
- Name and address of the party responsible for the incident
- Date and time of the incident
- Location of the incident
- Medium (e.g. land, water) affected by release or spill
- Number and types of injuries or fatalities (if any)
- Weather conditions at the incident location
- Name of the carrier or vessel, the railcar/truck number, or other identifying information
- Whether an evacuation has occurred
- Other departments notified or about to be notified and
- Any other information that may help emergency personnel respond to the incident

A crucial aspect of the administration of a section 30 incident is the sharing of information relating to the specific incident. It is therefore important that the authorities be kept informed of the incident.

9.3.1.2 Incident Report (section 30(5))

The Incident Report is compiled after the containment, clean up, remediation and preliminary assessment of the long-term residual impact of the incident have been completed. The report must be submitted to all relevant authorities within 14 days of the incident occurring. The purpose of this report is to inform the relevant authorities of the containment and remediation process that was followed and the results of the preliminary assessment of the long-term impacts of the incident. This report also provides information on the cause of the incident and the responsible person's proposed measures to prevent the recurrence thereof.

The Incident Report must be compiled by the responsible person and submitted to the following:

- The Director-General (DFFE)
- The relevant provincial head of department
- The relevant municipality

Section 30(3) of NEMA requires the responsible person to report the following information in the Incident Report:

- The nature of the incident
- The substances involved and an estimation of the quantity released and their possible acute effect on persons and the environment and data needed to assess these effects
- Initial measures taken to minimise impacts
- The causes of the incident, whether direct or indirect, including equipment, technology, system, or management failure
- The measures taken and to be taken to avoid a recurrence of such incident

It is recommended that as much of the following information as possible is also provided in the Incident Report:

- Responsible person name, location, organisation, and telephone number
- Name and address of the party responsible for the incident
- Date and time of the incident
- Location of the incident
- Medium (e.g. land, water) affected by release or spill
- Number and types of injuries or fatalities (if any)
- Weather conditions at the time of the incident
- Name of the carrier or vessel, the railcar/truck number, or other identifying information
- Whether an evacuation occurred
- Other departments which have received an Incident Report or who will receive an Incident Report
- Any other information that may help authorities undertake an initial evaluation of the incident

9.3.1.3 Government Action Report (section 30(10))

A Government Action Report (GAR) which is compiled by the relevant authority should demonstrate the necessity for the intervention by the relevant authority and should in terms of section 30(10) <u>be compiled as soon as practically possible</u> and submitted to all parties.

In addition to the information provided in the Incident Report, the relevant authority should ideally include as much of the following information as possible in the GAR:

- The factors which influenced the decision by the relevant authority to intervene
- The financial and other costs associated with the intervention
- The proposed plans to recover the costs from the responsible person (if applicable)

9.3.2 ROLE OF EACH ORGAN OF STATE

The role of the various spheres of Government is described in section 30(1)(c) in the definition of "relevant authority" as follows:

(i) A municipality with jurisdiction over the area in which an incident occurs;

(ii) A provincial head of department or any other provincial official designated for that purpose by the MEC in a province in which an incident occurs;

(iii) The Director-General (of Environment Affairs); and

(iv) Any other Director-General of a national department.

Section 30(2) provides a measure of co-ordination between the various relevant authorities in that it establishes a hierarchy of response. In this hierarchy, individual relevant authorities only exercise their authority in terms of section 30 if the authority preceding them has not exercised its authority. The responsibility of relevant authorities to take steps is set out in the manner it has been in the NEMA. By implication, it places a responsibility on all relevant authorities who become aware of an incident to confirm that the other authorities are aware thereof, as well as who must be involved in a particular incident (Figure 11). Cooperation amongst relevant authorities must be promoted throughout in the management of an incident.

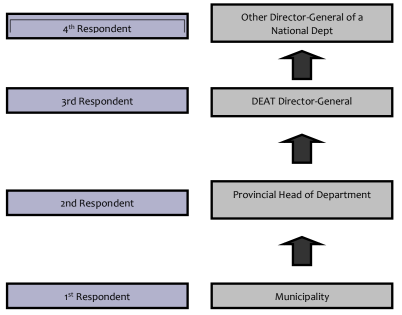


Figure 9. Hierarchy of Response by Relevant Authorities as per Section 30(2) of NEMA ((DEA & DP, 2010).

Similarly, the sharing of information regarding an incident must be promoted for every incident between those relevant authorities involved. Most notable, is the sharing of the AR, IR, GAR, initial evaluation of incidents and closure reports. Table 21 provides a list of known contacts that may be relevant to an incident and required for effective communication and reporting purposes.

The process following the receipt of the Alarm & Incident Report by the relevant authority is illustrated in Figure 12 & 13, respectively.

ENVIRONMENTAL MANAGEMENT PROGRAMME: Sun Central Cluster 1 300MW Solar PV Development, Hanover District, Northern Cape Province, South Africa

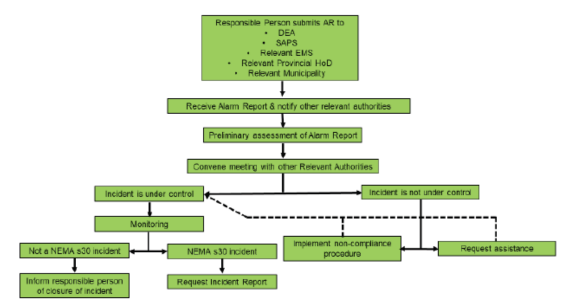


Figure 10. Flow diagram of the process following receipt of the Alarm Report by the relevant authority.

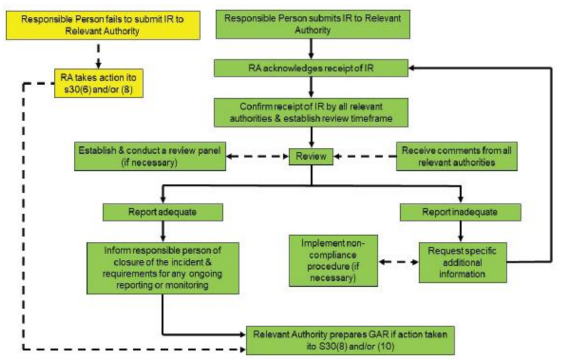


Figure 11. Flow diagram of the process following the receipt of the Incident Report.

•		
Organisation	Name	Contact details
	Project Personnel	

Table 21: Contact details for persons relevant to an incident.

Project Personnel			
Applicant: SAE	David MacDonald	Tel: 012 881 4800	
		Cell: 072 729 9890	
Engineer			
Contractor			

HSO		
SEO		
ECO		
ESKOM	24hr Customer Contact Centre	086 003 7566
Intere	sted and Affected Parties	
Landowner	Willem & Esmari Retief	Cell: 082 944 7167
Adjacent Landowner: Remainder of farm No. 149 Goedehoop	Ricky Vimpany	Cell: 082 868 1991
Adjacent Landowner: Remainder of Leuwefontein No. 27	Corneulis Oosthuizen	Cell: 061 271 0268
Adjacent Landowner: Portion 1, 2 & 4 Leuwefontein No. 27	Pieter du Toit	Cell: 083 278 2590
Adjacent Landowner: Remainder of Taaiboschfontein No. 41 and Portion 1	Andries Pienaar	Cell: 082 762 2206
Adjacent Landowner: Portion 2 & 5 Taaiboschfontein No. 41	Manual Orfao	Cell: 082 782 1972
Adjacent Landowner: Portion 3 of Taaiboschfontein No. 41	Dawie du Plessis	Cell: 083 544 4139
Adjacent Landowner: Remainder & Portion 7 &9 of Kafferspoort No. 56	Andries Pienaar	Cell: 082 762 2206
Adjacent Landowner: Remainder of Barendskuilen No. 38 and Remainder & Portion 1 of Blaauwboschkuilen Outspan No. 37	Christiaan Venter	Cell: 082 378 3601
	Emergency Services	
Spill Clean-up Service Provider	Spill Tech (Mr Wouter Beukes)	Cell: 071 789 5695
Fire Department	Fire Brigade	Cell: 082 904 8614 / 082 904 8543 / 082 904 8517
Chief Fire Officer (Fire Chief)	Emthanjeni Fire Department	Tel: 053 632-9100
SA Police Services	De Aar SAPS	Tel: 053 632 9500
Disaster Management Centre	Mr T. Gaolaolwe	Tel: 053 807 9862 Cell: 076 173 8890 Email: Tgaolaolwe@ncpg. gov.za
Local Municipality	Themsile W Msengana (Acting MM)	Email: tmsengana@emthanjeni.c o.za

District MunicipalityMrRodneyPieterseEmail: mm@pksdm.gov.zaIrrigation BoardUpington Irrigation BoardTel: 053 631 0891Tel: 053 631 0891Irrigation BoardUpington Irrigation BoardTel: 054 334 0488Water Catchment Management AgencyOrangeWaterTel: 054 338 5840Management Agency (Mrs Bepartment / Chief Director)Steenkamp)Steenkampa@dws.gov.zaWS (Regional Head of Department / Chief Director)Mr Hengani AlexiaEmail: AbrahamsA@dws.gov.zaDWS (Regional Director: Water sector Regulation & Use)Mr Plengani AlexiaEmail: HenganiA@dws.gov.zaDFFE (Provincial Head of Department)Mr Sonnyboy BapelaTel: 012 399 9422DFFE (Director: Environmental Compliance and Enforcement)Mr Sonnyboy BapelaTel: 012 399 9422DFFE (Director General)Ms Vanessa BendemanTel: 012 399 9460Email: sbapela@environment.go v.zaTel: 012 399 9472DFFE (Director: Environmental Compliance and Enforcement)Ms Vanessa BendemanTel: 012 399 9460Email: sbapela@environment.gov zaTel: 012 399 9460Email: sbapela@environment.gov zaDFFE (Director: Environmental Impact Evaluation)Mr Sabelo MalazaTel: 012 399 9472DFFE (Director: Environmental Impact Evaluation)Mr Sabelo MalazaTel: 012 399 9472Email: smalaza@environment.gov zaEmail: smalaza@environment.gov v.zaTel: 012 399 9472			
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The following tables provide guidance on what actions to implement in the event of context specific incidents.

Table 22: Spillage in a watercourse.

ACTION TO BE TAKEN		
Personnel Responsibility Action		
Employee	Reporting	The person responsible for, or who discovers, a hazardous substance spill must report the incident to their immediate Supervisor.

Supervisor	Reporting	Report the incident to the SEO, HSO and Resident Engineer.Note that the SEO will take control of all relevant actions once he/she arrives on the scene.
HSO	Reporting	Report the incident to an Inspector (designated under section 28 of the Occupational Health & Safety Act, 1993) within the prescribed period and manner.
Supervisor / SEO	Initial investigation	 Determine the extent of the spill, i.e. its boundaries, by observing for the following: 1. Any visual indication of pollution, 2. Any odours or emissions detected, 3. Any indication of the source of pollution, 4. Any sign of damage to the natural system. The Supervisor / SEO should provide lighting if working at night.
Supervisor / SEO	Co-ordination	 Sound an alarm/whistle. The designated response team consisting of area specific personnel and including the environmental leader, will congregate at the spill kit. All other employees who do not have specific duties to perform are to evacuate the affected area to a location designated by the Supervisor / SEO.
Supervisor / SEO	Co-ordination	Minimise the effects of the incident on the environment and persons by removing the source of the spill at least 100m away from the watercourse or cut-off the supply of the spill if the source is not moveable.
Supervisor / SEO	Co-ordination	Contain the spill by laying an absorbent sock or boom across the width of the watercourse AT A PRE- DETERMINED LOCATION downstream of the construction area (spill). • A series of parallel booms may be required.
Supervisor / ECO	Co-ordination	Secure the affected area with danger tape.
HSO	Co-ordination	The site shall not be disturbed and no article or substance may be removed (without the consent of the inspector) if there is or likely to be a death, or if there is a loss of limb or part of a limb. However, action can be taken to prevent a further accident, to remove the injured or dead or rescue persons from danger.

Engineer / SEO / HSO	Decision-making	 The Engineer will assess the situation in consultation with the SEO and HSO and act as required. The risk involved shall be assessed before anyone approaches the scene of the incident. The HSO will consult the MSDSs. The scale of the spill will dictate whether the spill will be cleaned up by using the on-site spill kit and in the prescribed manner, or by contacting a Spill Clean-Up Service Provider for assistance. The SEO will take photographs of the affected area. No person shall be allowed to approach a spill unless he/she is equipped with the personal protective clothing. 			
SEO	Directions	If a Spill Clean-Up Service Provider is used, assist the emergency services by clearly marking the route to be taken to the spill site.			
SEO	Co-ordination	Take such measures as the Catchment Management Agency may either verbally or in writing direct within the time specified by such institution.			
REMOVAL AND REMEDIATION MEASURES TO BE IMPLEMENTED					
Personnel	Responsibil	ity Action			
SEO	Co-ordination	Remove the contaminated sock or boom from the surface of the water. If lose fibres were scattered on the surface to capture hydrocarbons in shallow (still) pools, 'fish' it out with a net.			
SEO	Co-ordination	Remove the contaminated soil from the banks of the watercourse, to the depth of penetration using a spade or shovel.			
SEO	Co-ordination	Temporarily store the contaminant in the designated hazardous waste facility at the construction camp.			
SEO	Co-ordination	Contact a licensed hazardous waste service provider to collect and transport the waste to a licensed hazardous waste landfill site.			
SEO	Co-ordination	Rehabilitate the banks of the watercourse by replacing the topsoil and planting indigenous plants.			
SEO	Monitoring	Immediately follow any known spillage of toxic substances into a stream or river with monitoring of the receiving streams or rivers and public health.			

SEO SEO	Co-ordination Monitoring	 Should water downstream of the spill be polluted, and fauna and flora show signs of deterioration or death, specialist hydrological or ecological advice must be sought for appropriate treatment and remedial procedures to be followed. Take photographs of the affected area during rehabilitation. 		
INTERNAL & EXTERNAL COMMUNICATION PLAN				
Personnel	Responsibility	Action		
Employee	Reporting	The person responsible for, or who discovers, a hazardous waste spill must report the incident to their immediate Supervisor.		
Supervisor	Reporting	Report the incident to the SEO, HSO and Resident Engineer.		
HSO	Reporting	Report the incident to an Inspector (designated under section 28 of the Occupational Health & Safety Act, 1993) within the prescribed period and manner.		
SEO	Reporting	Report the incident to the Site Agent and / or Manager and the ECO.		
SEO	Reporting	If the spill is too big for the spill kit, contact a Spill Clean-Up Service Provider.		
SEO	Reporting	 If the spill is going to affect downstream users, inform the Land Owner, the Irrigation Board and water treatment works (if applicable). Provide the following information to the water treatment works: 1. The exact location of the spillage, 2. The time of the spillage, 3. As much information about the nature of the pollution, 4. The name and telephone number of the person contacting them. Irrigation Boards control river structures and may be able to divert/or impound the river to protect 'water supply intakes'. 		

SEO	Reporting	Report the incident to the following authorities within 24 hours. 1. DFFE (Director General), 2. DWS (Director General and Chief Director), 3. SA Police Services, 4. Fire Department, 5. Catchment Management Agency, 6. DFFE (provincial Head of Department) or Local Municipality, and 7. Any persons whose health may be affected by the incident.
SEO	Reporting	 Provide the following information: 1. The nature of the incident, 2. Any risks posed by the incident to public health, safety & property, 3. the toxicity of substances or by-products released by the incident, and 4. any steps that should be taken in order to avoid or minimise the effects of the incident on public health and the environment.
ECO / Applicant / Site Agent / CRE	Reporting	 If the nature of the impact constitutes a gross violation of the EA or any legislation: The ECO must report the incident to the applicant. The applicant must report the incident to the Local Municipality, DFFE, and DWS. The Site Agent and / or Manager must report the incident to their Environmental Group Manager, Divisional MD and CEO. The Resident Engineer must report the incident to his Superiors.
		ORTING PROCEDURE
		t recording
Personnel	Responsibility	Action
SEO	Investigation	Conduct an investigation, including interviews, and record all details of the incident.The cause must be investigated.
SEO	Reporting	Complete an Environmental Incident Report and forward it to all key project personnel, with the exception of the Emergency Services.

SEO	Reporting	 Within 14 days of the incident, report the incident to the following authorities. 1. DFFE (Director General), 2. DFFE (Provincial Head of Department), 3. Local Municipality, 4. DWS (Regional Director).
SEO	Reporting	 Provide the following information: 1. The nature of the incident, 2. The substances involved and an estimation of the quantity released and their possible acute effect on persons & the environment & data needed to assess these effects, 3. Initial measures to minimise impacts, 4. Causes of the incident, whether direct or indirect including equipment, technology, system or management failure, and 5. Measures taken & to be taken to avoid a recurrence of such incident.
SEO	Reporting	Submit an action plan within 14 days, or a shorter period of time, if specified by the Regional Director (DWS).
SEO	Reporting	 The action plan must include the following information: 1. A detailed time schedule of measures taken to: 1.1 Correct the impacts resulting from the incident; 1.2 Prevent the incident from causing any further impact; and 1.3 Prevent a recurrence of a similar incident.
	Progres	ss reporting
SEO	Revising Procedures	Identify methods for preventing the incident from re-occurring and revise method statements and/or procedures for implementing as early as possible.
SEO	Training	 Conduct either a toolbox talk or environmental awareness training/re-induction to the all employees and include additional mitigations to avoid a re-occurrence. Keep the program, including a signed attendance register, in the on-site environmental file.

Table 23: Spillage on land.

ACTION TO BE TAKEN				
Personnel	Responsibility	Action		
Employee	Reporting	The person responsible for, or who discovers, a hazardous substance spill must report the incident to their immediate Supervisor.		
Supervisor	Reporting	 Report the incident to the SEO, HSO and Resident Engineer. Note that the SEO will take control of all relevant actions once he/she arrives on the scene. 		
HSO	Reporting	Report the incident to an Inspector (designated under section 28 of the Occupational Health & Safety Act, 1993) within the prescribed period and manner.		
Supervisor / SEO	Initial investigation	 Determine the extent of the spill, i.e. its boundaries, by observing for the following: Any visual indication of pollution, Any odours or emissions detected, Any indication of the source of pollution, Any sign of damage to the natural system. The Supervisor / SEO should provide lighting if working at night. 		
Supervisor / SEO	Co-ordination	 Sound an alarm/whistle. The designated response team consisting of area specific personal and including the environmental leader, will congregate at the spill kit. All other employees who do not have specific duties to perform are to evacuate the affected area to a location designated by the Supervisor / SEO. 		
Supervisor / SEO	Co-ordination	Minimise the effects of the incident on the environment and persons by removing the source of the spill at least 100m away from the watercourse or cut-off the supply of the spill if the source is not moveable.		
Supervisor / ECO	Co-ordination	 Contain the spill to a confined area to prevent the spreading of the spilled chemical or substance. Use sand bags or construct earth berms. If relevant, close off all storm water drains with absorbent mats. Do not wash the spill with water as it will cause the spill to spread. 		

Supervisor /	Co-ordination	Secure the affected area with danger tape.
ECO		
HSO	Co-ordination	The site shall not be disturbed and no article or substance may be removed (without the consent of the inspector) if there is or likely to be a death, or if there is a loss of limb or part of a limb. However, action can be taken to prevent a further accident, to remove the injured or dead or rescue persons from
		danger.
Engineer / SEO / HSO	Decision-making	 The Engineer will assess the situation in consultation with the SEO and HSO and act as required. The risk involved shall be assessed before anyone approaches the scene of the incident. The HSO will consult the MSDSs. The scale of the spill will dictate whether the spill will be cleaned up by using the on-site spill kit and in the prescribed manner, or by contacting a Spill Clean-Up Service Provider for assistance. The SEO will take photographs of the affected area. No person shall be allowed to approach a spill unless he/she is equipped with the personal
		protective clothing.
SEO	Directions	If a Spill Clean-Up Service Provider is used, assist the emergency services by clearly marking the route to be taken to the spill site.
REMO	VAL AND REMEDIAT	ION MEASURES TO BE IMPLEMENTED
Personnel	Responsibility	Action
SEO	Co-ordination	Remove the contaminated soil to the depth of penetration using a spade or shovel.
SEO	Co-ordination	Temporarily store the contaminant in the designated hazardous waste facility at the construction camp.
SEO	Co-ordination	Contact a licensed hazardous waste service provider to collect and transport the waste to a licensed hazardous waste landfill site.
SEO	Co-ordination	Rehabilitate the area cleared of hazardous waste by replacing the topsoil and planting indigenous plants.
SEO	Monitoring	Immediately follow any known spillage of toxic substances with monitoring of the receiving environment, and public health if necessary.

ENVIRONMENTAL MANAGEMENT PROGRAMME: Sun Central Cluster 1 300MW Solar PV Development, Hanover District, Northern Cape Province, South Africa

SEO	Monitoring	Take photographs of the affected area during rehabilitation.			
INTERNAL & EXTERNAL COMMUNICATION PLAN					
Personnel	Responsibility	Action			
Employee	Reporting	The person responsible for, or who discovers, a hazardous waste spill must report the incident to their immediate Supervisor.			
Supervisor	Reporting	Report the incident to the SEO, HSO and Resident Engineer.			
HSO	Reporting	Report the incident to an Inspector (designated under section 28 of the Occupational Health & Safety Act, 1993) within the prescribed period and manner.			
SEO	Reporting	Report the incident to the Site Agent and/or Manager and the ECO.			
SEO	Reporting	If the spill is too big for the spill kit, contact a Spill Clean-Up Service Provider.			
SEO	Reporting	 Report the incident to the following authorities. 1. DFFE (Director General), 2. SA Police Services, 3. Fire Department, 4. DFFE (Provincial Head of Department) or Local Municipality, and 5. Any persons whose health may be affected by the incident. 			
SEO	Reporting	 Provide the following information: 1. The nature of the incident, 2. Any risks posed by the incident to public health, safety & property, 3. the toxicity of substances or by-products released by the incident, and 4. Any steps that should be taken in order to avoid or minimise the effects of the incident on public health and the environment. 			
ECO / Applicant / Site Agent / RE	Reporting	 If the nature of the impact constitutes a gross violation of the EA or any legislation: The ECO must report the incident to the applicant. The applicant must report the incident to the Local Municipality, DFFE, and DWS. 			

		 The Site Agent and/or Manager must report the incident to their Environmental Group Manager, Divisional MD and CEO. The Resident Engineer must report the incident
		to his Superiors.
	PRESCRIBED RE	PORTING PROCEDURE
	Incide	ent recording
Personnel	Responsibility	Action
SEO	Investigation	Conduct an investigation, including interviews, and record all details of the incident.The cause must be investigated.
SEO	Reporting	Complete an Environmental Incident Report and forward it to all key project personnel, with the exception of the Emergency Services.
SEO	Reporting	 Within 14 days of the incident, report the incident to the following authorities. 1. DFFE (Director General) 2. DFFE (Provincial Head of Department), and 3. Local Municipality.
SEO	Reporting	 Provide the following information: 1. The nature of the incident, 2. The substances involved and an estimation of the quantity released and their possible acute effect on persons & the environment & data needed to assess these effects, 3. Initial measures to minimise impacts, 4. Causes of the incident, whether direct or persons and the provident of t

		4. Causes of the incident, whether direct or	
		indirect including equipment, technology,	
		system or management failure, and	
		5. Measures taken & to be taken to avoid a	
		recurrence of such incident.	
Progres		ss reporting	
	Revising	Identify methods for preventing the incident from	

SEO	Revising	Identify methods for preventing the incident from
	Procedures	re-occurring and revise method statements and/or procedures for implementing as early as possible.
SEO	Training	Conduct either a toolbox talk or environmental awareness training/re-induction to the employee(s) responsible for the spill and include additional mitigations to avoid a re-occurrence.

	•	Keep	the	program,	including	а	signed
	atte file.		e reg	ister, in the	on-site en	/iro	nmental

Table 24: Fire event.

ACTION TO BE TAKEN			
Personnel	Responsibility	Action	
Employee	Reporting	The person who starts or discovers a fire must report it to their immediate Supervisor.	
Supervisor	Reporting	 Report the incident to the SEO, HSO and Resident Engineer. Note that the SEO will take over co- ordination of all relevant actions once he/she arrives on the scene. 	
SEO	Reporting	If there is potential for a fire to spread and endanger life, property or the environment, alert the landowner and Fire Department.	
Land Owner	Reporting	Alert the owners of adjacent land.	
HSO	Reporting	Report the incident to an Inspector (designated under section 28 of the Occupational Health & Safety Act, 1993) within the prescribed period and manner.	
Supervisor / SEO	Co-ordination	 Sound an alarm/whistle. The designated response team consisting of area specific personnel and including the environmental leader, will congregate at the fire-fighting equipment. All other employees who do not have specific duties to perform are to evacuate the affected area to a location designated by the Supervisor / SEO. 	
SEO	Directions	Assist the Fire Department by clearly marking the route to be taken to the fire.	
SEO	Co-ordination	Extinguish the fire or assist in doing so.	
SEO	Co-ordination	Stop the spread of the fire.	
SEO	Co-ordination	Provide assistance to a fire protection officer or forest officer in the event that they take control over the fighting of a fire.	
HSO	Co-ordination	The site shall not be disturbed and no article or substance may be removed (without the consent of the inspector) if there is or likely to	

		be a death, or if there is a loss of limb or part of a limb. However, action can be taken to prevent a further accident, to remove the injured or dead or rescue persons from danger.
	REMEDIATION MEASU	RES TO BE IMPLEMENTED
Personnel	Responsibility	Action
SEO	Assessment	Immediately follow any fire with an assessment of the effects on the environment, public health, safety and property.
SEO	Search	Search the scorched earth for reptiles and other creatures that can be rehabilitated and saved.Use only a licensed rehabilitation facility.
SEO	Monitoring	 Monitor for signs of erosion after the first few rains and new flush. Manage erosion resulting from a loss in plant basal or aerial cover. Ensure that the control measures are not destructive.
SEO	Managing	No Vehicles or plant are permitted to drive through burnt areas.
	INTERNAL & EXTERNA	AL COMMUNICATION PLAN
Personnel	Responsibility	Action
Employee	Reporting	The person who starts or discovers a fire must report the incident to their immediate Supervisor.
Supervisor	Reporting	 Report the incident to the SEO, HSO and Resident Engineer. Note that the SEO will take control over all relevant actions once he/she arrives on the scene.
SEO	Reporting	Report the incident to the Site Agent and/or Manager and the ECO.
SEO	Reporting	If there is potential for a fire to spread and endanger life, property or the environment, alert the landowner and Fire Department.
Land Owner	Reporting	Alert the owners of adjacent land.
HSO	Reporting	Report the incident to an Inspector (designated under section 28 of the Occupational Health & Safety Act, 1993) within the prescribed period and manner.

SEO	Reporting	 Report the incident to the following authorities. 1. DFFE (Director General), 2. SA Police Services, 3. Fire Department, 4. DFFE (Provincial Head of Department) or Local Municipality, and
		5. Any persons whose health may be affected
	Deperting	by the incident.
SEO	Reporting	Provide the following information: 1. The nature of the incident,
		2. Any risks posed by the incident to public
		health, safety & property,
		3. the toxicity of substances or by-products
		released by the incident, and
		4. any steps that should be taken in order to avoid or minimise the effects of the incident on public health and the environment.
ECO / Applicant / Site	Reporting	If the nature of the impact constitutes a gross
Agent / RE		violation of the EA or any legislation:
		• The ECO must report the incident to the
		applicant.
		The applicant must report the incident to the
		 Local Municipality, DFFE, and DWS. The Site Agent and / or Manager must report
		the incident to their Environmental Group
		Manager, Divisional MD and CEO.
		• The Resident Engineer must report the
		incident to his Superiors.
	PRESCRIBED REPO	ORTING PROCEDURE
	Incident	recording
Personnel	Responsibility	Action
SEO	Investigation	Conduct an investigation, including interviews,
		and record all details of the incident.
	Departing	The cause must be investigated.
SEO	Reporting	Complete an Environmental Incident Report and forward it to all key project personnel, with
		the exception of the Emergency Services.
SEO	Reporting	Within 14 days of the incident, report the
		incident to the following authorities.
		1. DFFE (Director General),
		2. DFFE (Provincial Head of Department), and
		3. Local Municipality.

SEO	Reporting	 Provide the following information: 1. The nature of the incident, 2. The substances involved and an estimation of the quantity released and their possible acute effect on persons & the environment & data needed to assess these effects, 3. Initial measures to minimise impacts, 4. Causes of the incident, whether direct or indirect including equipment, technology, system or management failure, and 5. Measures taken & to be taken to avoid a recurrence of such incident.
	Progress	s reporting
SEO	Revising Procedures	Identify methods for preventing the incident from re-occurring and revise method statements and/or procedures for implementing as early as possible.
SEO	Training	Conduct either a toolbox talk or environmental awareness training/re-induction to the employee(s) responsible for the spill and include additional mitigations to avoid a re- occurrence. • Keep the program, including a signed attendance register, in the on-site environmental file.

9.3.3 Incident Report Template

This form provides a template for the emergency incident report required in terms of section 30(5) of the National Environmental Management Act (Act No. 107 of 1998) (as amended) (hereinafter "NEMA") in which the responsible person or, where the incident occurred in the course of that person's employment, his or her employer, must, within 14 days of the incident, report to the Director General, provincial head of department and municipality such information as is available to enable an initial evaluation of the incident, including: (a) the nature of the incident; (b) the substances involved and an estimation of the quantity released and their possible acute effect on persons and the environment and data needed to assess these effects; (c) initial measures taken to minimise impacts; (d) causes of the incident, whether direct or indirect, including equipment, technology, system, or management failure; and (e) measures taken and to be taken to avoid a recurrence of such incident.

In terms of section 30(1)(a) of NEMA, an "incident" means an unexpected, sudden and uncontrolled release of a hazardous substance, including from a major emission, fire or explosion, that causes, has caused or may cause significant harm to the environment, human life or property. In line with section 24 of the Constitution of the Republic of South Africa (Act No. 108 of 1996), "serious" is taken to be a measure of the impact of an incident where such an

incident has had, could have had, is having, or will have a negative impact on human health or well-being.

	Document type:		Incident Report					
[Insert Name of Company]	Title for the incident:							
	Date of the incident:							
Reference:		Initial submission date:						
Revision No.:		Compiled by:						
			1. RESPONSIBLE PERSON					
				sponsible for the incident; (ii) owns any hazardous ed in the incident at the time of the incident				
1.1 Name:			1.2 Designation:					
1.3 Postal address:			1.4 Physical address:					
1.5 Telephone (B/H):		1.6 Telephone (A/H):						
1.7 Fax:		1.8 Email:						
1.9 Nature of business:								
	2. EMERGENCY INCIDENT SUMMARY INFORMATION							
	Mark the appropriate boxes							

2.1 Fire:	2.2 Spill:	2.3 Explosion:	2.4 Gaseous explosion:
2.5 Injuries:	2.6 Reportable injuries:	2.7 Hospitalisation:	2.8 Fatalities:
2.9 Open water impacts:	2.10 Groundwater impacts:	2.11 Atmospheric impacts:	2.12 Soil impacts:
2.13 Own emergency response involved:	2.14 Fire prevention services involved:	2.15 Government hazardous materials emergency response involved:	2.16 More than 1 governmental emergency response service involved:
2.17 Emission of non-toxic substances at low concentrations:	2.18 Emission of non- toxic substances at high concentrations:	2.19 Emission of toxic substances at low concentrations:	2.20 Emission of toxic substances at high concentrations:
2.21 No evacuation required:	2.22 Immediate area evacuated:	2.23 Immediate surrounds evacuated:	2.24 Evacuation of the general public:
25. Others:	i	<u>i</u> i	<u>i</u>
	3. INIT	TAL INCIDENT REPORT	
employer must forthwith aft		ough the most effective means reasona	bly available: (a) the nature of the incident;
			products released by the incident; and (d) any environment to: (i) the Director General; (ii)

the South African Police Services and the relevant fire prevention service; (iii) the relevant provincial head of department or municipality; and (iv) all persons whose health may be affected by the incident.

3.1 Description	3.2 Date:	3.3 Time:	3.4 Medium:	3.5. Name and contact details:
	1		ivieululli.	

Relevant fire prevention service: (in case of fire)	[submission date]	[submission time]	[Fax, phone, SMS, letter, etc.)		[Who was the report made to?]		
LOCAL:							
PROVINCIAL: (Those that deal with Environmental issues)							
DIRECTOR GENERAL: (DFFE)							
Any other Director General of National Department, E.g. DWS							
	4. INCIDENT DETAILS						

In terms of NEMA section 30(5)(a) and (d), the responsible person must report on the nature of the incident as well as the causes of the incident, whether direct or indirect, including equipment, technology, system, or management failure

4.1 Location of the incident	[Provide physical address of the location where the incident happened including the GPS co-ordinates]			
4.2 Incident start date and time:	4.3 Incident duration:			
4.4 Duration of exposure:				
4.5. Incident description:				
Background of the incident:				

Operation:						
Incident type:						
Root cause of the inc	ident:					
Contributory factors incident:	to the					
Conclusion:						
4.6 Wind speed and	direction	4.7 Ambient air temperature				
4.8 Weather condition	ons	4.9 Other relevant meteorological conditions				
		5. POLLU	JTANTS RELEA	ASED DURING INCIDENT		
In terms of NEMA se	ction 30(5)(b), tl	ne responsible person mu	st report on th	ne substances involved a	nd an estimatio	n of the quantity.
List all the pollutants directly released during the incident (i.e. exclude those pollutants that resulted from mitigation measures, e.g. flaring, treatment, dilution etc.)					n measures, e.g. flaring, treatment,	
5.6 Substance or mixture of substances	5.2 Reference Number	5.3 Phase eg solid, liquid or gas	5.4 Total Quantity emitted/ released	5.5 Units eg Kg, L etc	5.6 1	Nature of emission/ release

[The namerecognisedby any nationalor internationallyreco gnisedchemicalrefe rencingsystem]	[Referenceto any nationalor international lyrecognised chemicalrefe rencingsyste m]	[solid,semi-solid,liquid orgas]	[the totalmeasu redor estimatedq uantityrele asedinto the environme nt]	[the unit ofmeasure inrespect tothe quantity]	[Emittedfrom truck,undergroundpipe, stack,etc.]	
In terms of NE	MA section 30(5)			RESULTING FROM INCL on the substances invol	DENT lved and an estimation of the quantity released.	
	List all the pollutants that resulted from mitigation measures, e.g. flaring, treatment, dilution etc.					
6.1 Substance or mixture of substances	6.2 Reference Number	6.3 Phase	6.4 Total Quantity emitted/re leased	6.5 Unit	Nature of emission	

[The name recognised by any national or internationally recognised chemical referencing system]	Reference to any national or international ly recognised chemical referencing system]	[solid, semi-solid, liquid or gas]	[the total measured or estimated quantity released into the environme nt]	[the unit of measure in respect to the quantity]	[Emitted from	n truck, underground p	ipe, stack, etc.]
		7.	POLLUTANT C	ONCENTRATIONS			
	In terms of NEMA section 30(5)(b), the responsible person must report on the substances involved and an estimation of the quantity released.						
List all the pollutants detailed in previous section: 7.1 7.3 Estimated pollutant concentration on different radius							
Substance or mixture of substances		7.2 Reference Number		7.3.110m	7.3.2100m	7.3.3500m	7.3.4>2000m

[The name recognised by any [Reference to any national or internationally national or international reference international or international reference international or internat		pollutant in	e concentration of the water, soil and/ or air	[estimate the concentratio	[estimate the concentration of	[estimate the concentration
recognised chemical referencing system]	internationally recognised chemical referencing system]	epicentre of the unit	10m radius of the the incident] [provide s used in a case of g concentration (e.g. ppm]	n of the pollutant in water, soil and/ or air within a 100m radius of the epicentre of the incident] [provide the units used in a case of estimating concentratio n (e.g. ppm)]	the pollutant in water, soil and/or air within a 500m radius of the epicentre of the incident] [provide the units used in a case of estimating concentration (e.g. ppm)]	of the pollutant in water, soil and/or air within a > 2000 m radius of the epicentre of the incident] [provide the units used in a case of estimating concentration (e.g. ppm)]
NOTE: Include 1. Concentration at th	e plume and 2. Concentra	ation that was	falling on the ground.	1		
		8. INCIDE	NT IMPACT			
In terms of NEMA section 30(5)(b),		•	possible acute effects o ed to assess these effect	•	ne environment and th	ne responsible
8.1 Minor injuries	8.1 Minor injuries [Describe the number and types of any minor injuries that resulted from the incident or efforts to manage the incident or the impacts thereof]					

8.2 Reportable injuries	[Describe the number and types of any injuries requiring statutory reporting that resulted from the incident or efforts to manage the incident or the impacts thereof]
8.3 Hospitalisation	[Describe the number and types of any injuries that required professional medical care that resulted from the incident or efforts to manage the incident or the impacts thereof]
8.4 Fatalities	[Describe the number and cause of any fatalities that resulted from the incident or efforts to manage the incident or the impacts thereof]
8.5 Biological impacts	[Describe any impacts on biological life, other than human life, e.g. fish kills, plant mortality, etc.]
8.6 Impact area	[Describe the area possibly affected by the incident or the impacts thereof including: (i) size of the area; (ii) socio- economic context; (iii) population density; (iv) sensitive environments (if any), etc.]
8.7 Data	Attach relevant impact reports, medical reports, death certificates, post mortem reports, environmental monitoring data, etc. as Annexes C1, C2, to this report
	9. EXISTING PREVENTION PROCEDURES AND/OR SYSTEMS
9.1 Foresight	[Briefly describe whether the incident could have, or had, been foreseen, e.g. was it included in any environmental impact assessment, risk assessment, health and safety plan, etc.]
9.2 Procedures and/or systems	Attach any relevant safety, health and environmental plans (including any statutory planning requirements) that detail what actions should be taken in the event of the incident that is the subject of this report
9.3 Procedure and/or systems failures	[Describe any failures or shortfalls in procedures and/or systems that may have contributed to the incident] All procedures and checklist in place and signed off.
9.4 Technical measures	[Describe any technical measures, equipment, 'fail-safe' devices, etc. that are in place to prevent the occurrence of the incident] Communications & discussions in place.

9.5 Technical failure	[Describe any failures of technical measures, equipment, 'fail-safe' devices, etc. that are in place to prevent the occurrence of the incident]							
	10. INITIAL INCIDENT MANAGEMENT							
In terms of NEMA section 30(5)(c), the responsible person must report on initial measures taken to minimise impacts.								
10.1 Evacuation	10.1 Evacuation [Describe any evacuation activities including information on the number of people evacuated and whether these people were staff or otherwise]							
10.2 Technical measures	[Describe all technical measures taken to address the incident]							
10.3 Mitigation measures	[Describe all measures taken to minimize the impact] SOPEP gear activated							
10.4 Emergency Services	10.4 Emergency Services [Describe any governmental emergency services involvement] SAMSA/TNPA advised							
	11. CLEA	NUP AND/OR DECONTAMINATION						
In terms of NEM	A section 30(5)(c), the respo	nsible person must report on initial measures taker	to minimise impacts.					
11.1 Cleanup and/or decontamination	incident on human health and the environment. Provide convict safe disposal certificate (if any) and details of the							
11.2 Permissions and Instructions								
Provide details of any permission and/or instructions received from any organ of state during initial incident management, cleanup and/or decontamination								
In terms of NEMA section 30(5)(c), the responsible person must report on initial measures taken to minimise impacts.								
11.3 Туре	11.4 Statute	11.5 Issued By	11.6 Name and contact details					

[Describe the nature or type of permission or instruction]	[Provide a reference to the legal mandate for the permission or instruction]	[Provide contact details for the permitting or instructing authority]	[provide a summary of the activities carried out in terms of the permission or instruction]			
		12. MITIGATION MEASURES				
In terms of NEMA section 30(5)(e), the responsible person must report on measures taken and to be taken to avoid a recurrence of such an incident.						
12.1 Measure	12.2 Objective	12.3 Cost	12.4 Timing			
[Briefly describe each of the measures taken, and to be taken, to avoid a recurrence of such incident]	[Briefly describe the objective of the measure, i.e. the desired outcome of the measure]	[Estimate the cost of the measure in terms of capital costs and/or recurrent costs]	[Provide information on the timing for the full implementation of the measure]			
		13. AUTHORISATIONS				
Provide details on all authorisations (including permits, licenses, certificates, etc.) in respect of the activity to which this incident relates.						
13.1 Туре	13.2 Statute	13.3 Issued By	13.4 Issue & Expiry Date			
[Describe the nature or type of authorisation, e.g. Registration Certificate]	[Provide the reference for the authorisation, e.g. section X of the National Environmental Management Act (Act	[Provide contact details for the issuing authority]	[provide the date of issue and expiry]			
	No. 107 of 1989)]					

14.1 Incident title	14.2 Report reference	14.3 Date of incident		14.4 Summary of event
[Provide the title used in the relevant emergency incident report]	[Provide the reference in respect of the relevant emergency incident report]	[Date of incident]		[Provide a summary of the event
Signed by, or as a mandated signatory for, the responsible person:		Date:		
	List of aff	APPENDIX 1: ected people as results of the incide	ent	
NAME	ADDRESS	PHONE	FAULT	REMARKS
	Layout map of the area lik	APPENDIX 2 ely to be affected or affected as a re	esult of the incid	ent

DISCLAIMER

Any other information not covered in the reporting template must be included.

CAUTION

In terms of section 30 (11) of NEMA as amended, you are further advised that failure to comply with subsections (3), (4) and (5) above constitutes an offence and you may be liable on conviction to a fine not exceeding R5 million or to imprisonment for a period not exceeding 5 years, and in the case of a second or subsequent conviction to a fine not exceeding R10 million or to imprisonment for a period not exceeding 10 years, and in both instances to both such fine and such imprisonment.

APPENDICES

The following appendices form part of this EMPr and must be implemented in accordance with their management measures and mitigations through the life-cycle of the project. They have been compiled as stand-alone documents in accordance with the requirements of the Department and will facilitate their use a Method Statement (MS) during construction and a Standard Operating Procedure (SOP) during operation. An Open Space Management Plan was not deemed necessary, as the development footprint will be securely fenced, and all areas outside the development footprint are deemed out-of-bounds. Furthermore, measures to monitor and detect any leakage or spillage of all hazardous substances during their transportation, handling, use and storage was not deemed relevant to this project due to the nature of the project and the associated lack of use and storage of such substances. Hazardous substances are dealt with under the management of waste in this EMPr.

- Appendix 1 Alien invasive management plan
- Appendix 2 Plant rescue and protection plan
- Appendix 3 Avifauna monitoring and management plan
- Appendix 4 Re-vegetation and habitat rehabilitation plan
- Appendix 5 Traffic management plan
- Appendix 6 Erosion management plan
- Appendix 7 Fire Management plan
- Appendix 8 Storm Water & Hydrology Management plan
- Appendix 9 Appendix 1 of Generic EMPr (sub-stations) including site specific conditions
- Appendix 10 Appendix 2 of Generic EMPr (distribution & transmission lines) including site specific conditions

Appendix 11 – Surface Water Monitoring Plan

Appendix 12 - Groundwater Monitoring Plan

APPENDIX 1 - ALIEN INVASIVE MANAGEMENT PLAN

APPENDIX 2 - PLANT RESCUE AND PROTECTION PLAN

APPENDIX 3 - AVIFAUNA MONITORING AND MANAGEMENT PLAN

APPENDIX 4 - RE-VEGETATION AND HABITAT REHABILITATION PLAN

REVEGETATION & HABITAT REHABILITATION PLAN (Cape Lowlands Environmental Services, 2012)

CONSTRUCTION PHASE

Various construction activities, such as establishing construction camp and waste collection area, construction of access roads, clear & grub activities and levelling could cause environmental damages leading to erosion. These environmental damages include disruption and disturbance of protected / endangered vegetation, damage to topsoil and compacting of ground.

In order to ensure reversal of the abovementioned impacts, the environment will be rehabilitated. Rehabilitation will occur subsequent to completion of construction & during decommissioning. Throughout the construction phase the management and mitigation measures prescribed in Table 24 must also be implemented. This will ensure not only that the environment is minimally damaged, but also that rehabilitation activities will be more effective.

- The Contractor shall take all appropriate and active measures to prevent erosion, especially wind and water erosion, during the rehabilitation of the construction phase. Any erosion caused on site during the construction phase as a result of runoff needs to be rehabilitated;
- Temporary erosion protection measures must be kept in place until permanent preventative measures (such as establishment of vegetation) is concluded;
- Areas where disturbance and loss of topsoil, scarring of the soil surface and land features have occurred (such as at the construction camp) must be filled with rehabilitated topsoil;
 - Topsoil removed during construction must be conserved and stockpiled (no more than 2 m in height) for rehabilitation use; and
 - All spills must be removed and disposed of at an approved dumping site and rehabilitated immediately.
- Compacted ground shall be rehabilitated by ripping to a minimum depth of 600mm;
 - Ripping will increase the soil's water storage capacity;
 - Stop soil erosion;
 - Alleviate the re-compaction; and
 - Allow deep root growth and water infiltration.
- Topsoil of at least 20 cm should be placed on top of the ripped soil. Following topsoil, the affected area should be re-vegetated;
- Areas prone to erosion caused by the removal of vegetation (such as around the bases of the panel foot pieces) must be rehabilitated with topsoil and the area re-vegetated:
 - Re- vegetation must include the use of only indigenous vegetation and plants similar to that of the natural surrounding areas;

- A Contractor appointed by the developer and Engineer shall be tasked to ensure that all weeds and alien & invasive species are removed as instructed and approved by the ECO;
- No on-site burying, dumping or stockpiling of any weeds and aliens or invasive species may occur. Such should be removed from the site to a suitable dumping site from which seed cannot escape;
- Site rehabilitation requires a well- designed planting program to be developed prior to re-vegetation; and
- No construction equipment, vehicles or unauthorised personnel shall be allowed onto areas that have been re-vegetated.
- There must be no vegetation interfering with structures and statutory safety requirements upon completion of the contract;
- On completion of works, the contractor shall clear away and remove from the site all construction paint, surplus materials, foundations, plumbing and other fixtures, rubbish and temporary works of every kind.
- The construction sites shall be cleared, and cleaned to the satisfaction of the Developer and the ECO; and perimeter fencing must be removed at the end of construction in order to ensure that they do not deteriorate and result in an aesthetically unpleasing development.

Topsoil removed during the construction phase should not be stockpiled for use during the decommissioning phase, as the end of life of operations is unknown at this stage. Should topsoil be stored indefinitely, it will lose viability. All topsoil must thus be used during construction phase rehabilitation.

OPERATIONAL PHASE

No rehabilitation will be necessary during this phase. Refer to maintenance procedure above.

DECOMMISSIONING PHASE

Decommissioning of this development is not foreseen in the near future. Due to the changes in technology anticipated to occur, decommissioning phase specific rehabilitation measures will not be provided at this stage.

Prior to undertaking any decommissioning activities, impacts will be determined and management, mitigation and rehabilitation measures determined. A rehabilitation plan will also be developed prior to undertaking any decommissioning activities.

APPENDIX 5 - TRAFFIC MANAGEMENT PLAN

APPENDIX 6 - EROSION MANAGEMENT PLAN

APPENDIX 7 - FIRE MANAGEMENT PLAN

APPENDIX 8 – STORM WATER & HYDROLOGY MANAGEMENT PLAN

APPENDIX 9 – Appendix 1 of Generic EMPr (for sub-stations) including site specific conditions.

Additional & site-specific substation conditions MAINSTREAMING WILDLIFE INCIDENT MANAGEMENT INTO UTILITIES IN SOUTHERN AFRICA - GUIDELINE

Nest and perch deterrents designed specifically for substation hardware should also be used as preventative measures and established bird nests must be removed from substations.

Perimeter fencing of the sub-station will be subject to the fencing specifications for substations as prescribed by Eskom.

Completely protect access to substations by small mammals through adequate perimeter (e.g.) electric fencing.

APPENDIX 10 – Appendix 2 of Generic EMPr (for distribution & transmission lines) including site specific conditions.

Additional & Site-Specific Distribution & Transmission Line Conditions				
Hydrology Specialist Assessment				
Construction phase mitigation measures				
The area of disturbance should be kept to a minimum to allow clearing of the construction right of way. The width of the construction corridor should be kept to a minimum.				
Vegetation should be removed only where essential for the continuation of the powerline. Any disturbance to the adjoining natural vegetation cover or soils should not be allowed.				
Vegetation and soil should be retained in position for as long as possible and should only be removed immediately ahead of construction / earthworks in any specific area.				
Existing roads should be used for access as far as possible.				
The duration of construction activities at each pylon site should be minimised as far as is practical.				
Storm water management and erosion control measures should be implemented. These should include the following:				
• The excavated soil should be placed on the upstream side of construction activities in order to act as a storm water diversion berm.				
• Where such diversion berms create concentrated flows, as well as in steep and/or sensitive areas (such as wetlands) the use of swales, silt fences or other effective erosion control measures is recommended to attenuate runoff.				
• All storm water management measures should be regularly maintained.				
Drip trays should be placed under any activity requiring active lubrication or oiling at the pylon sites.				
Spill clean-up kits should be available on site for immediate remediation of any spills and removal of contaminated soils.				
No fuel should be stored at the pylon sites and no refuelling or servicing of construction plant should take place at the construction sites.				
No construction materials should be disposed of within the delineated wetlands or within the 100 m buffer zone on the watercourse.				
No concrete batching should take place within the delineated wetlands or within the 100 m buffer zone.				
All surplus spoil material from the foundation excavations (i.e. not used as backfill) should be removed from the site as soon as is practically possible.				
Once construction at a pylon site is complete, the site should be rehabilitated immediately by removing all waste material. The rehabilitation specification should be determined by the soils and vegetation specialists.				
All waste material should be removed to a licensed waste disposal facility, if it cannot be re-used or recycled.				
In areas where construction activities have been completed and no further disturbance is anticipated, rehabilitation and re-vegetation should commence as soon as possible.				
Replanting activities should be undertaken at the end of the dry season (middle to end September) to ensure optimal conditions for germination and rapid vegetation establishment.				
Should plants not successfully establish within two growing seasons after the first planting, new plant material should be provided.				

A weed and alien invasive species control plan should be implemented during the contract period.

Any erosion channels developing during or after the construction period should be appropriately backfilled (and compacted where relevant) and the areas restored to a condition similar to the condition before the erosion occurred.

A construction method statement should be compiled and approved prior to the commencement of construction activities.

The method statement should take cognisance of:

- The mitigation measures outlined above, as well as mitigation measures specified by each of the environmental specialists.
- The conditions of the Environmental Authorisation and Integrated Water Use Authorisation.
- The Environmental Management Program (EMPr) for the project submitted as part of the Environmental Impact Assessment Report.

The Environmental Control Officer (ECO) must ensure that the contractor adheres to the above-mentioned documents.

Operational phase mitigation measures

Existing roads should be used for access as far as possible.

The powerline route should be regularly inspected during the operational phase. Any erosion channels developing during or after the construction period should be appropriately backfilled (and compacted where relevant) and the areas restored to a condition similar to the condition before the erosion occurred.

The following aspects need to be considered when developing a stormwater management plan:

- During earth disturbance and grading activities, disturbance of the natural topography and vegetation cover should be minimised. The natural contours should be preserved as far as is practical in order to preserve the existing site drainage patterns as far as possible.
- Correct panel level and aspect should be provided in the design of the support structures and not through earthworks.
- Utilisation of low impact construction techniques should be encouraged, with the footprint of disturbed areas being minimised.

The following principles should be applied for storm water management infrastructure, erosion and sediment control:

- Natural, dispersed, drainage should be encouraged, by maintaining the natural drainage characteristics of the land as far as possible, thereby minimising the concentration of flows and consequently the risk of erosion.
- Formal infrastructure, in the form of access roads, pipes, culverts, etc. should be kept to a minimum.
- A storm water drain should be provided along all access roads. The size and lining of the drain would be dependent on the peak flow rates and velocities, which should be determined through hydrological modelling.
- Storm water crossings at access roads should be provided in the form of drifts, rather than pipes or culverts. Drifts should be constructed from concrete or grouted stone pitching. Drifts should be provided at frequent spacings (recommendation is 300 m (Aurecon, 2014), again to minimise the concentration of flows.

All storm water drainage discharge points should be provided with outlet structures, designed with adequate erosion protection, to ensure that storm water is discharged from formal structures onto the natural ground at a safe and acceptable velocity.

A vegetation cover that at least matches the natural, pre-development cover, should be maintained at all times between and beneath the solar panels.

The following is recommended in terms of maintenance and monitoring:

- Regular visual inspections are required to identify problems as they occur.
- Reseed bare areas.
- Repair of erosion channels as soon as they develop.
- Monitoring in the form of visual inspections of the vegetation cover and erosion and sediment control features.
- Any sediment build-up should be removed immediately.
 - MAINSTREAMING WILDLIFE INCIDENT MANAGEMENT INTO UTILITIES IN SOUTHERN AFRICA - GUIDELINE

Wildlife incidents must be identified, defined, and categorized.

A system must be in place to report and record wildlife incidents in a central incident register (CIR). The system must investigate wildlife interaction incidents, determines the root cause/s of the problem/s, and determine appropriate recommendations to avoid reoccurrence.

Staf have the capacity to identify and report incidents, and the required resources are available to investigate and categorize incidents to the CIR when required.

Staff must be trained to identify and have a basic knowledge of species likely to interact with infrastructure in their region.

Mitigation solutions applicable to the species have been identified, and systems are in place to procure and apply these if required.

Key performance indicators are put in place to ensure that wildlife incidents are closed out quickly and efficiently.

Annual audits are conducted to ensure the efficiency of mitigation measures/ devices and determine if there were any reoccurrence of incidents and confirm closeout.

Fit markers to the earth wire or conductors to improve their visibility to birds in flight.

Illuminate conductors and earth wires for nocturnal birds that fly during periods of low light to reduce recurring power line collision mortality.

Utilise electrical components with safer designs and implement wildlife 'friendly' power structures which maximize the separation between phases and earthed components. For horizontally configured phase designs (e.g., a distribution t-pole), suspending the outer phases below the cross-arm of a power pole greatly improves phase-to-phase separation. For vertical configurations, the vertical separation between phases should be increased to safe levels. Utilities can use angled beams or brackets to make it difficult for birds to perch near energized or earthed components comfortably, thereby discouraging their use of the pole/tower. However, caution should be taken when using these, as they may also provide an angle where nests can be built next to the main pole.

Supplemental perches can be used to lure birds away from parts of a tower or pole where phase-to-phase electrocutions are likely, or where their presence introduces a risk of an air gap breakdown (bird electrocutions occur when the air gap between two energized components, is physically breached by a bird, leading to a short-circuit).

Perch deterrents, such as 'bird guards', prevent birds from perching over critical components such as insulator strings and are, to some extent, successful when implemented correctly. No perch deterrent caters equally well for all species, and utilities must first identify the culprit species in a specific area before deciding on the perch deterrent to use.

Due to increased pollution and the risk of flashovers from conductive materials, the removal of bird nests may be necessary where they have been constructed on or above critical components of power pole/ tower structures. The removal of bird nests from

structures should be guided by the internal best practice guidelines for each power utility and general guidelines recommended in documents such as those by the Avian Power Line Interaction Committee (APLIC) (2006). These suggest that active bird nests should not be removed unless the species involved have been positively identified and the utility has the necessary permits to do so. When nest removal is not possible and not recommended due to the species involved, a nest may be moved to another, more favourable location on a pole or tower. As suggested above, is it not recommended that this be done when a nest is still active, as birds are known to abandon their brood in the event of such significant disturbance.

A nest deterrent is a device intended to prevent birds from building or rebuilding a nest on critical positions of a pole/tower, such as directly above a conductor insulator or insulator string. Specific devices are not appropriate for all structure designs, nor all bird species; thus, tailor-made solutions may be necessary.

APPENDIX 11 – Surface Water Monitoring Programme

It is proposed that a proper monitoring programme be implemented to monitor water quality downstream of crossings or construction works areas (**when there is water in the area to monitor**). No quantity monitoring is proposed due to the lack of flowing water in the project area.

Water and soil monitoring should focus on active excavation and equipment / heavy machinery parking areas, as well as excavation areas. Regular visual inspections of these areas need to be undertaken (i.e., weekly). Moreover, placement and monitoring of drip trays underneath parked construction vehicles will help to determine which vehicles need to be repaired/taken off-site to prevent contamination while in service. This should be enforced by the site and environmental control officer (SEO & ECO).

Proposed sample points where visual inspections are recommended, upstream and downstream of the crossings, are listed in the Table below. Sample positions are shown in Figure 6-3 to Figure 6-7 the Hydrology Report for Sun Central Cluster 1 (GCS, 2023). No monitoring is proposed for the operational phase of this project. It is proposed that the applicant be responsible for the water monitoring.

Table 25: Fire event.

Proposed monitoring points for the construction phase & monitoring frequency.

ID	Latitude (WGS84)	Longitude (WGS84)	Туре	Frequency
SW01	-30.89564576	24.30129996		Monitoring during the construction phase only. Visual inspections are to
SW02	-30.8927332	24.31143042	Visual inspection of the ground for signs of erosion and	be done first. If there are visual signs of pollution, laboratory samples to
SW03	-30.86243076	24.23359022	contamination Only undertake water quality	screen for hydrocarbons (BTEXN). If erosion and sedimentation are noted,
SW04	-30.85315456	24.27743527	monitoring if there is water to monitor AND	then efforts should be made to stabilise and
SW05	-30.8494506	24.27781369	signs of pollution.	rehabilitate the erosional areas (i.e., use temporary sandbags, earth berms,

vegetation or rip-rap).

APPENDIX 12 – Groundwater Monitoring Programme

The monitoring network is based on the principles of a monitoring network design as described by (DWAF, 2007). The methodological approach that the monitoring plan follows is represented in the Figure below.

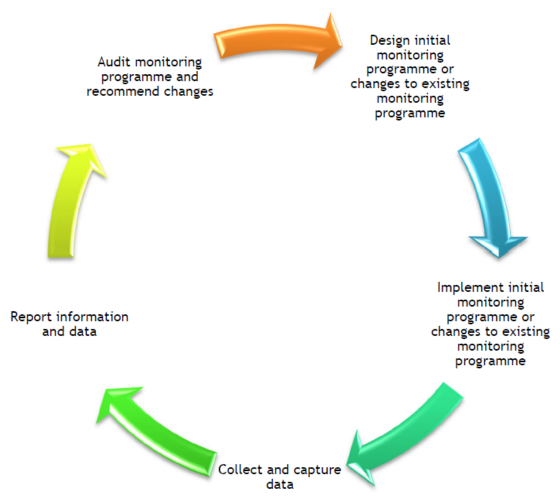


Figure 12. Groundwater monitoring Process.

Establishment of the monitoring network

A proper monitoring programme is to be implemented to monitor both the water quality and quantity of boreholes utilised and potentially affected by the project. The monitoring programme is divided into two phases:

 Phase 1: Monitoring during any expansion, construction or decommissioning activities (temporary monitoring); and

Phase 2: Monitoring after development expansion (long term or for a period after the activity).

Phase 1 monitoring

During the construction phase, it is recommended that all vehicles are in good working order when entering the site (i.e., visual observations of any leakages that may emanate from the vehicle accessing the site) and parked in designated areas with drip trays.

As part of Phase 1 monitoring, visual observations (i.e., monthly inspections and inspections shortly after rainfall events) of the banks associated with the non-perennial streams and rivers and the general conditions of the areas cleared, should be adequate to determine if there is any sediment runoff taking place or erosion.

Phase 2 monitoring

From the risk assessment undertaken, it is anticipated that soils downstream of the proposed development, boreholes which fall within and downstream of the proposed development areas and the non-perennial streams (feeding into temporary livestock watering dams) are the receivers of any sediment runoff or poor-quality seepage/runoff from the site.

Monitoring the groundwater quality and quantity at the boreholes identified for future groundwater use (borehole 13, solar BH1 and solar BH2, solar BH5, Windmill BH4 and Windmill BH5) should be sufficient to determine the impact on the local aquifer system. Moreover, if any additional boreholes are drilled for this project (as per Section 4.3 of the Geohydrology Report (GCS, 2022)) these boreholes should be added to routine groundwater monitoring.

As part of the monitoring efforts, an annual hydrocensus of all known groundwater boreholes, springs, and new boreholes, is recommended. During the hydrocensus water levels and water quality should be evaluated, as well as complaints by landowners about declining yields which may relate to the project.

Monitoring duration and responsibility

Permanent monitoring at the frequencies specified below is recommended (refer to Table below). It is proposed that the applicant be responsible for Phase 1 and Phase 2 monitoring or appoint a service provider who can assist with the specialised groundwater monitoring.

Proposed monitoring localities

The proposed monitoring type, frequencies and constituents are listed in the Table below.

Site Type	Frequency	Туре	Field Measurements	Laboratory Analyses
Groundwater boreholes for abstraction: • Solar BH3 in area PV1. • Borehole 4 (BH4) in area PV3. • Borehole 5 (BH5) in area PV3. • Borehole 13 (BH13) in area PV1. • Solar BH1 in area PV2. • Solar BH2 in area PV2.	Monthly	 Field assessment (monthly). Lab samples (annual). 	 pH. Electrical Conductivity (EC) / Total Dissolved Solids (TDS). Temp. Groundwater Level. 	 pH. EC/TDS. COD. Turbidity. Major cations and anions (Ca, Mg, Ila, K, Cl, IlO₃, SO₄, PO₄, F). Microbes (E. coli, total coliforms and standard plate count)
Hydrocensus of springs, boreholes and new boreholes within the project area	Annual	 Field visual assessment 	 pH. Electrical Conductivity (EC) / Total Dissolved Solids (TDS). Temp. Groundwater Level. 	 pH, EC, TDS, Ca, Mg, Na, K, Cl, F, NO₃. SO₄, Fe, Mn, Al

Table 26: Proposed monitoring points, frequencies, and sample analyses.