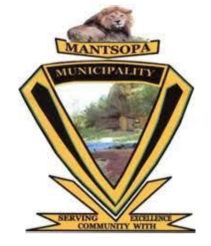
# DRAFT ENVIRONMENTAL MANAGEMENT PROGRAMME

# FOR

# PROPOSED BULK WATER PIPELINE, LADYBRAND,

# **DESTEA REF. NO.: EMB/19/22/01**

**PREPARED FOR** 



**PREPARED BY** 



ENVIRONMENTAL & SOCIAL SCIENTISTS

**FEBRUARY 2022** 

| <u>1.</u>  | INTRODUCTION1   |
|------------|---|
| <u>2.</u>  | DETAILS OF ENVIRONMENTAL ASSESSMENT PRACTITIONER1                             |
| <u>3.</u>  | PROJECT DESCRIPTION2  |
| 3.1<br>3.2 | 2 BACKGROUND INFORMATION  |
| <u>4</u>   | CHECKLIST FOR THE PIPELINE PROJECT6   |
|            | ENVIRONMENTAL MANAGEMENT PROGRAMME7   |
| 5.1        | . INTRODUCTION  |
| 5.2        | OBJECTIVES OF THE EMPR7   |
| 5.3        | Responsible Person (s)7   |
| 5.3        | .1. PROPOSED MECHANISMS FOR MONITORING COMPLIANCE WITH THE EMPR AND REPORTING |
|            | REOF  |
| 5.3        | .2. ORGANIGRAM FOR REPORTING LINES  |
| 5.4        | METHOD STATEMENT  |
| 5.5        | Environmental Awareness Training10  |
| 5.6        | RECORD KEEPING11  |
| 5.7        |   |
| 5.8        | . COMPLIANCE WITH ENVIRONMENTAL LEGISLATION                                   |
| 5.9        | . IMPACT AND MANAGEMENT MEASURES13  |
| 6          | AUDIT AND MONITORING  |

# TABLE OF CONTENTS

# LIST OF FIGURES

# LIST OF TABLES

| TABLE 1: BASIC CONDUCT RULES DURING CONSTRUCTION  | . 11 |
|---|------|
| TABLE 2: PENALTIES FOR TRANSGRESSIONS             | . 12 |
| TABLE 3: APPLICABLE ENVIRONMENTAL LEGISLATION     | . 12 |
| TABLE 4: DRAFT ENVIRONMENTAL MANAGEMENT PROGRAMME | . 13 |



# LIST OF APPENDICES

Appendix A: CV of the EAP

# LIST OF ABBREVIATIONS

- ECO Environmental Control Officer
- CPSC Community Project Steering Committee
- DEO Designated Environmental Officer
- EA Environmental Authorisation
- EAP Environmental Assessment Practitioner
- ESA Environmental Support Area
- DESTEA Department of Economic, Small Business Development, Tourism and Environmental Affairs
- DWS Department of Water and Sanitation
- EMPr Environmental Management Programme
- MLM Mantsopa Local Municipality
- RE Resident Engineer



# 1. INTRODUCTION

*Flagg Consulting Engineers* on behalf of Mantsopa Local Municipality ("MLM")has appointed *NSVT Consultants* as independent environmental assessment practitioners ("EAP") to undertake a Basic Assessment to obtain an Environmental Authorisation ("EA") from the Department of Economic Development, Small Business, Tourism an Environmental Affairs ("DESTEA")as well as an application to obtain a Water Use License from the Department of Water and Sanitation ("DWS") to ensure environmental compliance in terms of Environmental Management Amendment Act (Act 107 of 1998) and National Water Act (Act 36 of 1998), for the proposed bulk water pipeline across a watercourse from the hospital connection point to Manyatseng connection point. The Environmental Management Programme ("EMPr") is a requisite when undertaking a Basic Assessment process.

# 2. DETAILS OF ENVIRONMENTAL ASSESSMENT PRACTITIONER

| EAP                    | NSVT Consultants   | ••         |  |  |  |
|------------------------|--|------------|--|--|--|
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| QUALIFICATIONS         | B. Sc (Natural Science)<br>B. Sc Hons (Wildlife)   | EXPERIENCE | 19 years working in the<br>environmental   |  |  |
| EXPERTISE/<br>TRAINING | Resources & Sustainability,<br>Physical & Biological<br>Environment and Informatics<br>Project Management for<br>Environmental Management<br>Social & Economic<br>Sustainability<br>Use of Matrices in EIA<br>Public Participation Training<br>Introduction to Social Impact<br>Assessment |            | management field as<br>an EAP. She has<br>completed<br>environmental impact<br>assessment, basic<br>assessment, drafting of<br>EMPRs and<br>environmental<br>compliance monitoring<br>for various<br>development within the<br>Free State., North<br>West, Northern Cape<br>and Eastern Cape<br>Provinces. |  |  |

The curriculum vitae of the EAP is attached hereto as **Appendix A**.



| Integrating HIV/Aids and       | PROFESSIONAL | Environmental          |
|--------------------------------|--------------|------------------------|
| Gender related issues into EIA | AFFILIATE    | Assessment             |
| Process                        |              | Practitioners          |
| Integrated Water Resources     |              | Association of South   |
| Management, Water Use          |              | Africa-2020/2519       |
| Authorisation and Water Use    |              |                        |
| License Application            |              | South African Council  |
|                                |              | for Natural Scientific |
| One Environmental Systems      |              | Professionals:         |
|                                |              | Professional Natural   |
| Introduction to Environmental  |              | Scientist-4000161/09   |
| Law                            |              |                        |
|                                |              | Member of              |
|                                |              | International          |
|                                |              | Association for Public |
|                                |              | Participation Southern |
|                                |              | Africa Affiliate-      |
|                                |              | IAP2SA020              |
|                                |              | Maushawat              |
|                                |              | Member of              |
|                                |              | international          |
|                                |              | Association for Impact |
|                                |              | Assessment South       |
|                                |              | Africa - 2191          |

# 3. PROJECT DESCRIPTION

## 3.1. BACKGROUND INFORMATION

Mantsopa Local Municipality is faced with challenges of providing potable water to the residents of Manyatseng, this is primarily due to the dysfunctional bulk water infrastructure. As a result, the municipality deemed it necessary to improve the bulk water reticulation network to Manyatseng, whereby they intend to construct a new pipeline to connect from the existing connection point near the Ladybrand Hospital to the connection point. The pipeline must cross a watercourse before connecting to the ending point. Therefore, the development of the pipeline will provide Manyatseng residents with potable drinking water and meet the future water demands due to population growth.

## 3.2 SENSITIVITY OF THE PROPOSED ROUTE

The development footprint on which the activity will be undertaken crosses a watercourse which is regarded as a sensitive feature, thus needs to be protected and lessen the impact on it as a result of the development. The pipeline also crosses an artificial wetland and stormwater control culverts. From the heritage assessment findings, the linear development is designated a site rating of Generally Protected C.



From the findings of the Ecological study, the following were observed:

- 1. The pipeline traverses a single significant fourth order seasonal watercourse at the final northern portion of the route, which forms an important part of the local and broader Quartenary surface water catchment and drainage towards the east.
- The watercourse does not necessarily possess a distinct riparian zone due to the lack of continuous waterflow through the local area. Although the main active streamflow channel of the watercourse, however, constitutes aquatic vegetation and an associated aquatic habitat.
- 3. There is a localised contamination of the watercourse is however evident, in the form of continued raw sewage leaks and discharges from Manyatseng.
- 4. Towards the southern portion near the starting connection point, the pipeline traverse two artificially constructed stormwater flow channels.
- 5. The initial southern portion, there is a small artificial wetland as a result of a significant long-term underground water pipeline leakage. This is supported by Google Satellite Imagery. However, the wetland portion provides no important ecological services to the local and broader Quartenary surface water catchment and drainage towards the east.
- 6. There are no Red Data Listed or any other species of conservational significance along the route.
- 7. The area does not fall within an Important Bird Area.
- 8. The Present Ecological Sensitivity is classified as Class C as it is moderately modified. Moderate loss and transformation of natural habitat and biota has occurred.
- 9. The Ecological Importance and Sensitivity is classified as Class C (Moderate) as it is viewed as being ecologically important and sensitive on a local scale.
- 10. The single significant watercourse crossing associated with the proposed pipeline route, is therefore viewed as being of low to moderate conservational significance/value for habitat preservation and ecological functionality persistence is support of the surrounding ecosystem.

Sensitivity map of the proposed site is shown in *Figure 1* and Conservation status map is *Figure 2* below:



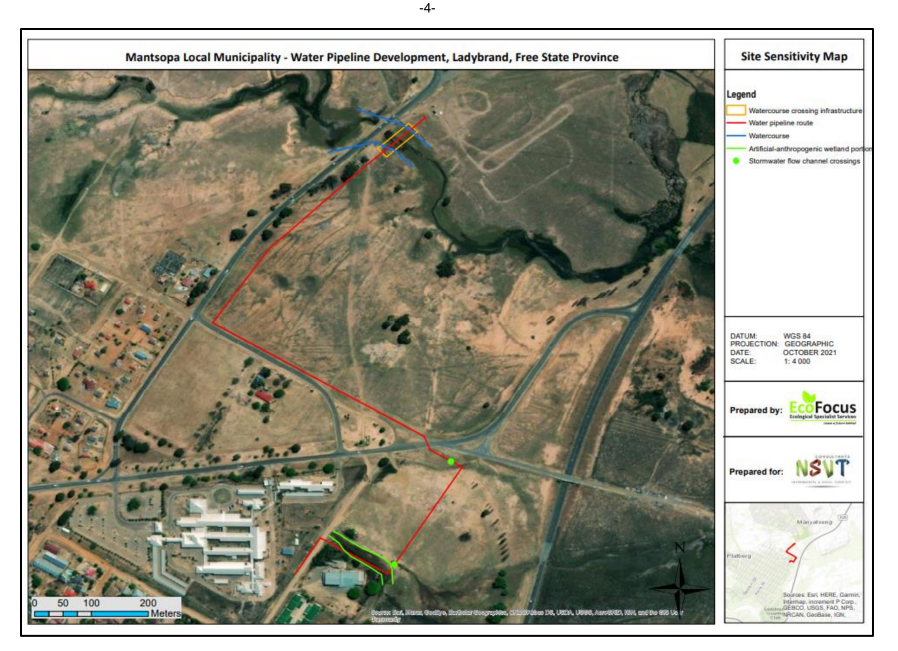


FIGURE 1: SENSITIVITY MAP FOR THE PROPOSED PIPELINE ROUTE



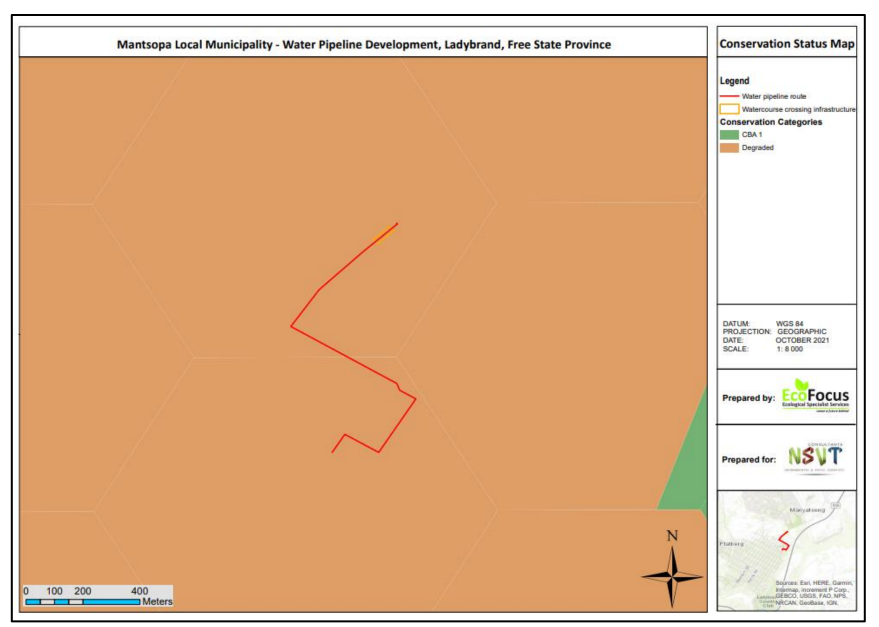


FIGURE 2: MAP DEPICTING CONVERSATION STATUS ASSOCIATED WITH PIPELINE ROUTE



# 4 CHECKLIST FOR THE PIPELINE PROJECT

# 1. Give a detailed description of the development:

The development of the pipeline construction consists of the following components:

The pipeline length is approximately of 1.4km with a diameter of DN2500mm and the length of the bridge is 67m.

## 2. Give a brief description of the surrounding area:

The pipeline watercourse crossing is located on municipal land within the urban edge south of Manyatseng, adjacent to Church Street. In the vicinity there is an Eskom wooden overhead powerline.

## 3. Is the project significantly different from the surrounding land use?

No, the proposed crossing is adjacent to the existing pipeline and a road bridge.

# 4. Are any of the following located on the site chosen for the development?

- i. River, stream, dam, wetland Yes, watercourse
- ii. Open space area No
- iii. Residential (formal or informal settlement) It is located between Ladybrand and Manyatseng, although closer to the latter.
- iv. Area of cultural importance, e.g., graveyards, old houses, museum, etc. No

## 5. Are there any protected areas close to the construction site?

No, there are no protected areas within/near the route for the proposed pipeline or watercourse crossing.

## 6. Will the project be considered a noisy intrusion to the neighbours?

No

## 7. Would it be necessary to construct roads to access the construction site?

It would be determined by the contractor but there is readily available access



# 5 ENVIRONMENTAL MANAGEMENT PROGRAMME

# 5.1. INTRODUCTION

The EMPr has been divided into four different phases associated with the development, namely the pre-construction planning phase, the construction phase and operational phase. This draft EMPR will be considered a Final EMPr if approved by DESTEA and it will be implemented by DLM. It should be read in conjunction with the contract documentation to ensure the contractor works in an environmentally sensitive manner, thus ensuring the impacts on the receiving environment. Should there be any conflict between the EMPr and project specifications, then terms herein shall be secondary.

# 5.2 OBJECTIVES OF THE EMPR

The aim of the EMPr is to ensure that impact on the environment due to the construction of the new development is limited. To achieve this, the EMPr has the following objectives:

- □ To identify possible impacts of the proposed activity on the environment and mitigation thereof.
- To provide information on construction activities associated with the identified environmental issues.
- □ To provide guidelines for the management of the identified environmental issues.
- To provide guidelines to the responsible person to follow appropriate contingency plans in the case of various possible impacts.

# 5.3 **RESPONSIBLE PERSON (S)**

The implementation of this EMPr requires the involvement of various role players, each with specific responsibilities to ensure that the development is completed in an environmentally sensitive manner.

The Developer: Mantsopa Local Municipality

<u>Responsibility</u>: To implement the final EMPr after approval by DESTEA before completion of the construction phase and ensure the constructed development complies with the National Environmental Management Act (Act 107 of 1998) as amended requirements and the conditions of the EA.

### The Project Consultants: Flagg Consulting Engineers

<u>Responsibility</u>: To undertake the detailed design for the pipeline development and to ensure that necessary permit has been obtained. To ensure the contractor sign the EMPr before commencement of construction. To monitor the contractor during the implementation and construction phase as well as close-out.



### The Environmental Control Officer ("ECO"): To be appointed

#### Responsibility:

- To ensure that the contractor implements the EMPr for the duration of the project from construction to post-construction.
- □ To review the method statements with the resident engineer.
- To maintain direct open line between the project consultant, contractor, the project steering committee ("PSC") and MLM.
- □ To audit the implementation of the EMPr and compliance to the environmental authorisation once a month until project completion.

#### The Contractor: To be appointed

#### Responsibility:

- □ To implement the EMPr and keep a copy on-site for the duration of the construction phase because obligations imposed by the document are legally binding to environmental legislation.
- □ To comply with the Environmental Authorisation and undertake his construction activities in an environmentally sensitive manner and rehabilitation of the site.
- □ To undertake good housekeeping practices during duration of the project.
- To ensure that adequate environmental awareness training takes place in the language of the Employees.

#### Designated Environmental Officer ("DEO"): To be appointed by the Contractor

#### Responsibility:

- **u** To implement the environmental management programme.
- **D** To maintain records of environmental queries for duration of the construction.
- □ To resolve environmental issues during the construction phase of the project.

**The Community Project Steering Committee (Environmental Forum)**: A committee that comprises of representatives of MLM, Project Engineers, Ward Councillor, Ward Committee Members, Local Community and Contractor.

#### Responsibility:

- **D** To monitor the implementation of the EMPr.
- □ To assist in sourcing general workers from the local community.
- **D** To ensure participation of local contractors during construction.
- **D** To assist in resolving social or environmental issues that may arise during construction.

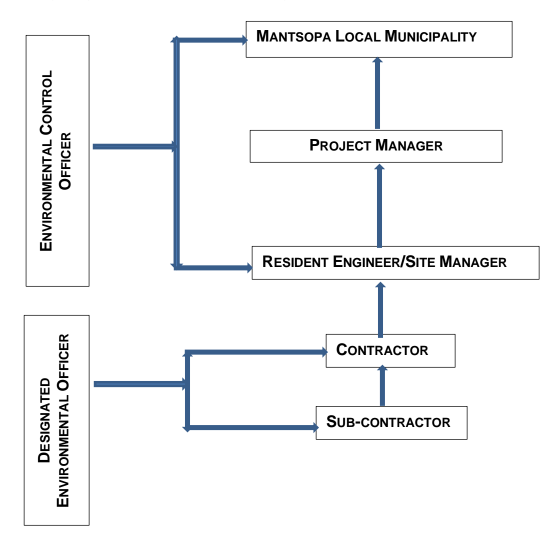


# 5.3.1. PROPOSED MECHANISMS FOR MONITORING COMPLIANCE WITH THE EMPR AND REPORTING THEREOF

The ECO must have adequate environmental knowledge to understand and implement this EMPr. They may not be someone appointed by the contractor, engineer or other party involved with the project. The ECO must be appointed and report to MLM only. If, in the opinion of the ECO, that there is a serious threat to or impact on the environment caused directly by the construction activities, the ECO may petition the Engineer to stop the works. Upon failure by the contractor or his workforce to show adequate consideration to the environmental aspects of this EMPr, the ECO may recommend to the engineer to have the contractor's representatives, or any employee(s) removed from the site, or the work suspended until the matter is remedied. If the transgression continues, the ECO in consultation with the Engineers may issue the contractor with a penalty.

## 5.3.2. ORGANIGRAM FOR REPORTING LINES

The organogram below depicts reporting lines for implementation of the EMPr.





A method statement outlines construction activities to be undertaken with mitigation measures. The contractor should give a written statement to the resident engineer at least two weeks before the activity so that any irregularities can be handled before construction commences and also communicated to the Employees. The format of the method statement should clearly indicate the following:

-10-

- 1. Construction and Operational Procedures
- 2. Materials and Equipment used
- 3. How and where materials will be stored
- 4. When actions will be undertaken

Based on the EMPr specifications, the following method statements are required as a minimum:

- □ Site clearing
- Site layout and establishment
- Storage of hazardous substances and accidental spillages of hazardous substances
- Cement mixing
- Waste management procedures
- Wastewater management procedures
- Stormwater Management
- Traffic accommodation
- Erosion remediation
- □ Fire control and emergency procedures

## 5.5 ENVIRONMENTAL AWARENESS TRAINING

MLM, workforce of the contractors and sub-contractors involved with the work in the construction phase are to be briefed on their obligation towards environmental protection and methodologies in terms of the EMPr prior to work commencing. The briefing must be done by the DEO prior to construction in the form of an on-site talk (toolbox talks) and demonstration. There should be records for the said presentation, which should be done in a language that will be easily understood by all. This should be done prior to commencement of construction activities and for new sub-contractors and general workers if construction has commenced.

The environmental training should, as a minimum include the following:

- **4** The importance of conformance with all the environmental policies and legislation.
- **4** The roles and responsibilities in achieving conformance with the EMPr.
- **4** The environmental Impact, actual or potential, of their work activities.
- **4** The mitigation measures required from specified operating procedures.



**4** The potential consequences of departure from specified operating procedures.

The basic rules of conduct, which should be considered for the duration of the project, are shown in *Table 1* below.

| Do   | Do Not   |
|--|--|
| Use of toilet facilities provided and report when dirty or full  | Make open fires for cooking, dedicated areas should be provided. |
| Clear your work areas of litter and building<br>rubbish at the end of each day. Use the<br>waste bins provided and ensure that litter<br>would not be blown away | Allow any cement bags or litter to be blown around               |
| Report all leakages and/or spillages   | Dispose of cigarettes and burning matches randomly               |
| Confine work and storage of equipment and comply with all safety procedures  | Leave food lying around  |
| Provide fire extinguisher in good working condition and easily accessible  | Dump any waste substance into the watercourse                    |
| Use areas designated for food preparation  |  |
| Only emergency repairs of construction vehicles are allowed on the construction site   |  |
| Use all safety equipment and comply with all safety procedures   |  |
| Prevent excessive dust and noise   |  |

TABLE 1: BASIC CONDUCT RULES DURING CONSTRUCTION

## 5.6 RECORD KEEPING

There must be an up-to-date filing system at the site office for the duration of the project whereby method statements, environmental incidents report, training records, audit reports and public complaints register are kept. It is advised that photographs of the site must be taken pre-, during and post-construction as a visual reference and must be stored with other records related to the implementation of the EMPr. These records must be kept for a minimum of 2 years after completion of the project. It is therefore imperative that there be a file dedicated for Environmental Documentation.



# 5.7 PENALTIES

In cases of transgressions and non-compliance to the EMPr by the contractor, s/he should be liable to a penalty fine. Transgressions should be recorded in a dedicated register and be kept at the site office for the duration of the project. The resident engineer will issue the penalties in terms of the severity on the environment; however, *Table 2* below may be used as a guideline.

### TABLE 2: PENALTIES FOR TRANSGRESSIONS

| TRANSGRESSION                 | PENALTY                                   |  |  |  |  |
|-------------------------------|---|--|--|--|--|
| Littering and bush-toileting  | R1000                                     |  |  |  |  |
| Concrete mixing on the ground | R2000                                     |  |  |  |  |
| Spillages                     | R1000-R10 000 depending on the magnitude) |  |  |  |  |
| Soil erosion                  | R2000                                     |  |  |  |  |
| Veld fires                    | R5000                                     |  |  |  |  |

The penalty could be donated to an environmental charity in the area or any need for environmental protection.

## 5.8. COMPLIANCE WITH ENVIRONMENTAL LEGISLATION

The proposed pipeline must be in compliance with the applicable Environmental Legislation in *Table 3* below and necessary authorisation, permits and licenses obtained before commencement of construction activities as shown.

### TABLE 3: APPLICABLE ENVIRONMENTAL LEGISLATION

| LEGISLATION   | APP      | LICABLE |        | OBTAINED |         |
|---|----------|---------|--------|----------|---------|
| LEGISLATION   |          | NO      | N/A    | YES      | NO      |
| Environmental Authorisation in terms of Section 24 of<br>National Environmental Management Act (Act 107 of<br>1998) | x        |         |        |          |         |
| Water Use License in terms of Section 21(c) and (i) of the National Water Act (Act 36 of 1998)                      | X        |         |        |          | х       |
| Permit in terms of National Environmental<br>Management Act: Biodiversity Act (Act 10 of 2004)                      | X        |         |        |          | х       |
| Section 38 of National Heritage Resources Act (Act 25 of 1999)  |          |         | X      |          |         |
| Section 37 of the Mineral Resources Development Act (Act 29 of 2002)  |          |         | Х      |          |         |
| Bedding material must be obtained from a borrow pit wit quarry.   | h a Mini | ng Per  | mit or | a comr   | nercial |
| Waste Management License in terms of National<br>Environmental Management: Waste Management Act<br>(Act 59 of 2008) |          |         | x      |          |         |



# **5.9. IMPACT AND MANAGEMENT MEASURES**

The EMPr is outlined in *Table 4* below and adherence to this plan during construction will ensure that the environmental impacts associated with the proposed development, will be mitigated, thus promoting sustainable development. The commitment and co-operation of the identified responsible person(s) will ensure effective implementation of the EMPr for the duration of the implementation. The Contractor must familiarize himself with the requirements of the EMPr, keeping in mind that this EMPr specifies the minimum performance specifications and that other site-specific requirements and possible additional requirements from relevant stakeholders (government departments), as outlined in the conditions of the Environmental Authorization, must be complied with.

| ASPECT                                  | POSSIBLE<br>IMPACT       | MITIGATION PLAN   | RESPONSIBLE<br>PERSON (S)             | OBJECTIVES   | FREQUENCY                    |
|---|--------------------------|---|---------------------------------------|--|------------------------------|
| 1. PRE-CONST                            | <b>FRUCTION PHASE</b>    |   |                                       |  |                              |
| Project<br>Contract<br>and<br>Programme | Adherence to the<br>EMPR | <ul> <li>The EMPr must be included in the tender documentation and a copy of should be available on-site for the duration of the project.</li> <li>The environmental responsibilities should be formalized, and environmental awareness should be introduced to the labourers in their language as toolbox talks.</li> </ul>  | CONTRACTOR &<br>ENGINEERS             | Ensure that EMPr is adhere to  | <u>Frequency</u><br>Once off |
| Location of<br>Camp and<br>Depot        | Environmental<br>damage  | <ul> <li>The camp depot should be located in<br/>an area where the surrounding land<br/>users are not disturbed or<br/>inconvenienced.</li> <li>The contractor should provide the<br/>project engineer with the layout plan of<br/>the camp depot for approval before<br/>commencement with the construction<br/>phase. The plan should include site<br/>offices, temporary fencing boundary,<br/>sanitation facilities, waste and</li> </ul> | CONTRACTOR &<br>RESIDENT<br>ENGINEERS | Prevent<br>environmental<br>damage and<br>disturbance of<br>neighbouring land<br>users | Frequency<br>Once off        |

### TABLE 4: DRAFT ENVIRONMENTAL MANAGEMENT PROGRAMME



| Control livestock, and office and material storage area. <b>ENGINEER</b> from trespassing or   | in place.<br><u>Frequency</u><br>Duration of the<br>project |
|--|---|
| phase. <ul> <li>No boreholes can be established without DWS approval.</li> <li>No water must be abstracted from any watercourse without a Water Use License.</li> </ul> <ul> <li>Management Action</li> <li>A written agreement between the contractor and property owners or Water Use License be in place. If water will be obtained from the municipality, then an agreement must be in place. If water will be obtained from the municipality, then an agreement must be in place. If water will be obtained from the municipality, then an agreement must be in place. If water will be obtained from the municipality, then an agreement must be in place. If water will be obtained from the municipality, then an agreement must be in place. If water will be obtained from the municipality, then an agreement must be in place. If water will be obtained from the municipality, then an agreement must be in place. If water will be obtained area.</li> </ul> Access     Hazards     to <ul> <li>Fence or suitably secure main site</li> <li>Office and material storage area.</li> <li>Unauthorized entry must be prohibited</li> <li>Control the stealing of</li> <li>Unauthorized entry must be prohibited</li> </ul> Keep the site secure from the function of the  | in place.<br><u>Frequency</u><br>Duration of the            |
| phase. <ul> <li>No boreholes can be established without DWS approval.</li> <li>No water must be abstracted from any watercourse without a Water Use License.</li> </ul> <ul> <li>MANAGEMENT ACTION</li> <li>A written agreement between the contractor and property owners or Water Use License.</li> </ul> <ul> <li>A written agreement between the contractor and property owners or Water Use License.</li> <li>Access</li> <li>Hazards to livestock, and</li> <li>Fence or suitably secure main site office and material storage area.</li> </ul> <ul> <li>Control</li> <li>Control</li> <li>Control</li> <li>Control</li> <li>Control</li> <li>Control</li> <li>Control</li> <li>Control</li> </ul> <ul> <li>Keep the site secure from trespassing or</li> <li>Control</li> <li>Control</li></ul>  | in place.<br><u>Frequency</u><br>Duration of the            |
| phase. <ul> <li>No boreholes can be established without DWS approval.</li> <li>No water must be abstracted from any watercourse without a Water Use License.</li> </ul> <ul> <li>WANAGEMENT ACTION</li></ul>   | in place.<br><u>Frequency</u>                               |
| phase. <ul> <li>No boreholes can be established without DWS approval.</li> <li>No water must be abstracted from any watercourse without a Water Use License.</li> </ul> without DWS <ul> <li>approval.</li> <li>A written agreement between the contractor and property owners or Water Use License</li> </ul> Water Use License <ul> <li>A written agreement between the contractor and property owners or Water Use License</li> </ul>   |   |
| phase. <ul> <li>No boreholes can be established without DWS approval.</li> <li>No water must be abstracted from any watercourse without a Water Use License.</li> </ul> <ul> <li>License.</li> <li>Without DWS approval.</li> </ul> <ul> <li>Vition of the standard of the</li></ul> |   |
|  | •   |



| ASPECT   | POSSIBLE<br>IMPACT   | <b>MITIGATION PLAN</b>   | RESPONSIBLE<br>PERSON (S)      | OBJECTIVES   | MONITORING ACTION<br>AND FREQUENCY             |
|--|--|--|--------------------------------|--|--|
| Access<br>route  | Erosion and<br>dilapidation of<br>the access<br>routes               | <ul> <li>Upgrade the access routes used during construction to an acceptable condition.</li> <li>Proper maintenance must be done to ensure the quality of the access road is improved.</li> <li>Implement erosion protection works at identified problem areas.</li> </ul>   | CONTRACTOR, ECO<br>& ENGINEERS | Prevention of<br>dilapidation of<br>access route                                       | <u>Frequency</u><br>Weekly                     |
| MANAGEMENT   |  | Photographs depicting conditions of the ro   | ad pre- and post-cons          | truction.  |  |
| Power<br>Supply  | Safety Impacts   | <ul> <li>A safety officer must be appointed to<br/>undertake safety audits.</li> <li>Illegal electricity connections must be<br/>prohibited</li> </ul>   |                                |  | <u>Frequency</u><br>Monthly                    |
| MANAGEMENT   |  | Appointment letter of the Safety Officer mu  | ist be in place.               |  |  |
| Solid Waste  | Littering/<br>Pollution of<br>environment<br>with waste<br>materials | <ul> <li>Refuse receptacles marked for different waste streams must be provided.</li> <li>System for regular waste removal must be set up.</li> <li>Letter or agreement between contractor and pollution control officers or companies dealing with hazardous waste should be on site. The service provider must have the necessary accreditation to transport and dispose waste.</li> </ul> | CONTRACTOR&<br>ENGINEERS       | Prevent<br>environmental<br>pollution with<br>waste materials<br>and visual<br>impact. | <u>Frequency</u><br>Duration of the<br>Project |
| MANAGEMENT ACTIONMethod Statement for storing, handling, and disposal of waste and Record keeping of all records. Lette<br>Agreement for handling of hazardous waste between contractor and Service Provider must be in place. |  |  |                                |  |  |



| ASPECT                                    | POSSIBLE<br>IMPACT                                     | MITIGATION PLAN  | RESPONSIBLE<br>PERSON (S)                                   | OBJECTIVES  | MONITORING ACTION<br>AND FREQUENCY      |
|---|--|--|---|---|---|
| Sewage                                    | Pollution of<br>environment<br>with waste<br>materials | <ul> <li>Adequate sanitation facilities e.g., chemical toilets must be provided at the camp depot and construction site.</li> <li>Letter of consent from a registered waste facility to allow contractor to empty the toilet facility at their sewer system should be in the environmental document.</li> </ul>  | CONTRACTOR &<br>ENGINEERS                                   | Prevent<br>environmental<br>pollution                                 | Frequency<br>Duration of the<br>project |
| MANAGEMENT                                | ACTION   | Written agreement between contractor an<br>keeping for emptying of the chemical toilets  |   | service provider mu   | st be in place. Record                  |
| Social &<br>Socio-<br>Economic<br>Aspects | Dissatisfaction  | <ul> <li>Community Liaison Officer must be appointed.</li> <li>A community project steering committee (CPSC), which comprises of the municipality, Engineers, contractors, farmers and community representatives must be established.</li> <li>The CPSC must meet regularly to address any concerns/ issues from the neighbouring land users and employing local labourers.</li> </ul> | CONTRACTOR,<br>ENGINEERS,<br>WARD 17<br>COUNCILLOR &<br>DLM | Ensure<br>satisfaction of<br>workers and<br>neighboring land<br>users | <u>Frequency</u><br>Monthly             |
| MANAGEMENT ACTION                         |  | Appointment letter for the CLO must be in<br>Contravening of PSC meetings preferably   |   | of the Minutes  | •                                       |



| ASPECT             | POSSIBLE<br>IMPACT                          | MITIGATION PLAN  | Responsible<br>Person (s) | OBJECTIVES   | MONITORING ACTION<br>AND FREQUENCY   |
|--------------------|---|--|---------------------------|--|--------------------------------------|
| Health &<br>Safety | Danger to the<br>neighbouring<br>land users | <ul> <li>employees with suitable equipment to protect them from hazards being presented and that will allow them to work without risk to the health in a hazardous environment, e.g., hard hats, gloves, boots, etc.</li> <li>An Emergency Preparedness Plan must be compiled and approved by the Resident Engineer, Safety Officer and ECO before construction commences.</li> <li>A list of all emergency telephone numbers, i.e., fire, ambulance, ECO, engineers, etc. should be available all the time at the construction and camp site.</li> <li>A medical first aid kit should be available on site for duration of the project.</li> <li>Safety signs complying with SABS and SANS standards should be placed onsite in a manner clearly visible to the public.</li> <li>Construction methods should adhere to the Occupational Health and Safety Act (Act 85 of 1993).</li> <li>A safety officer should arrange a safety awareness meeting with the neighbouring community.</li> </ul> | CONTRACTOR &<br>ENGINEERS | To avoid<br>endangering of<br>the community<br>members in<br>proximity to the<br>pipeline<br>construction. | Frequency<br>Duration of the Project |
| MANAGEMENT         | ACTION                                      | Risk register should be in place.<br>Safety File and Monthly Safety Audit Repo   | rts                       |  |                                      |

-17-



| ASPECT                                       | POSSIBLE<br>IMPACT                     |   | <b>MITIGATION PLAN</b>  | RESPONSIBLE<br>PERSON (S)                     | OBJECTIVES   | MONITORING ACTION<br>AND FREQUENCY              |  |  |
|--|--|---|---|---|--|---|--|--|
| Heritage<br>Artefacts                        | Destruction o<br>heritage<br>artefacts | f | A Palaeontologist must be appointed<br>prior to commencement of<br>construction activities for monitoring<br>purposes | Mantsopa Local<br>Municipality/<br>Contractor | To avoid damage<br>to unearthed<br>heritage artefacts  | FrequencyDurationofconstructionatriver crossing |  |  |
| MANAGEMENT A                                 | CTION                                  | A | An appointment letter of an Archaeologist to undertake excavation monitoring at the river crossing.                   |   |  |   |  |  |
| Flora Loss of provincially protected species |  | f | A Provincial Flora Permit must be<br>obtained prior to commencement of<br>construction activities.                    | Mantsopa Local<br>Municipality<br>/Contractor | To obtain a flora<br>permit for the<br>potential removal<br>of provincial<br>protected species | <del></del>                                     |  |  |
| MANAGEMENT ACTION                            |  | A | An appointment letter for an Ecologist to undertake the flora permit for removal of <i>Helichrysum spp</i> .          |   |  |   |  |  |

-18-



| ASPECT<br>2. CONSTRUCTION PH      | POSSIBLE<br>IMPACT            | MITIGATION PLAN   | Responsible<br>Person (s)    | OBJECTIVES  | MONITORING<br>ACTION AND<br>FREQUENCY    |
|-----------------------------------|-------------------------------|---|------------------------------|---|--|
| Characteristics of<br>Watercourse | Destruction of<br>watercourse | <ul> <li>Adequate stormwater and erosion management measures must be implemented for the entire during the construction.</li> <li>Any soil that is removed for trenching within the watercourse must be stored in their respective layers and returned to the excavation in reverse order.</li> <li>Soils must be stored outside of the watercourse in order not to smother established vegetation growth in the drainage line.</li> <li>The movement of heavy machinery within the watercourse must be prohibited or done with caution.</li> <li>Indiscriminate habitat destruction must be avoided and the construction footprint, including service and support areas should be kept to a minimum.</li> <li>Adequate site reinstatement must be implemented in order to abate the formation of erosion through modification of the surface water hydrology.</li> </ul> | CONTRACTOR,<br>RE, DEO & ECO | To avoid the<br>complete<br>destruction of<br>the watercourse | Frequency<br>Throughout<br>construction. |



| Water quality of the | Contamination of  | ◊ Th  | e Project       | should b        | e sited,     | CONTRACTOR, | RE | To protect and   | Frequency    |
|----------------------|-------------------|-------|-----------------|-----------------|--------------|-------------|----|------------------|--------------|
| watercourses         | the watercourse   | de    | signed, and     | managed so      | o that the   | DEO & ECO   |    | prevent          | Throughout   |
|                      | due to accidental | qu    | ality of surfa  | ce and groun    | ndwater in   |             |    | contamination of | construction |
|                      | spillages or      | the   | yicinity a      | re not degi     | raded by     |             |    | the              |              |
|                      | leaking of poorly | ru    | off, leachin    | g or seepage    | from the     |             |    | watercourses     |              |
|                      | services vehicles | sit   | e or waste u    | tilization area | IS           |             |    |                  |              |
|                      |                   | ♦ No  | fuel to be s    | stored at or n  | ear to the   |             |    |                  |              |
|                      |                   | Wa    | tercourse.      |                 |              |             |    |                  |              |
|                      |                   | ♦ Ec  | uipment         | must be         | properly     |             |    |                  |              |
|                      |                   | ma    | aintained an    | d serviced.     |              |             |    |                  |              |
|                      |                   | ♦ Ac  | cidental sp     | ills must be    | reported     |             |    |                  |              |
|                      |                   | an    | d cleaned in    | nmediately.     |              |             |    |                  |              |
|                      |                   | ◊ Er  | nergency        | Spill Kit r     | nust be      |             |    |                  |              |
|                      |                   | av    | ailable on th   | e constructio   | n site.      |             |    |                  |              |
|                      |                   | ♦ Ac  | equate ope      | rational proce  | edures for   |             |    |                  |              |
|                      |                   | CO    | nstruction      | machinery       | / and        |             |    |                  |              |
|                      |                   | eq    | uipment m       | ust be deve     | eloped in    |             |    |                  |              |
|                      |                   | or    | ler to strictly | y govern mov    | ement of     |             |    |                  |              |
|                      |                   | ma    | achinery onl    | y within the    | proposed     |             |    |                  |              |
|                      |                   |       | •               | construction    | •            |             |    |                  |              |
|                      |                   |       |                 | nsure enviro    |              |             |    |                  |              |
|                      |                   |       | •               | construction    | practices    |             |    |                  |              |
|                      |                   |       | d activities.   |                 |              |             |    |                  |              |
|                      |                   |       | -               | adequate St     |              |             |    |                  |              |
|                      |                   |       |                 | Manageme        |              |             |    |                  |              |
|                      |                   |       | •               | struction, to s | -            |             |    |                  |              |
|                      |                   |       | •               | mwater rur      |              |             |    |                  |              |
|                      |                   |       | •               | iter separatio  |              |             |    |                  |              |
|                      |                   |       |                 | l broader q     | -            |             |    |                  |              |
|                      |                   |       | rface wate      |                 | nt- and      |             |    |                  |              |
|                      |                   |       | ainage area.    |                 |              |             |    |                  |              |
| MANAGEMENT ACTION    |                   |       | Compliance      | •               |              |             |    |                  |              |
|                      |                   | Erosi | on Manager      | nent Plan in p  | place and ir | nplemented  |    |                  |              |



-20-

| ASPECT            | Possible<br>Impact | <b>MITIGATION PLAN</b>  | Responsible<br>Person (s)     | OBJECTIVES   | MONITORING<br>ACTION AND<br>FREQUENCY |
|-------------------|--------------------|---|-------------------------------|--|---------------------------------------|
| Flora             | Loss of vegetation | <ul> <li>Existing road in proximity to the construction footprint area must be used during the construction phase. No new temporary roads or tracks may be constructed within the surrounding undeveloped areas outside the proposed linear development footprint.</li> <li>Topsoil must be reserved and used as a top layer on disturbed areas to enable plant succession.</li> <li>Mechanical tools should be used for vegetation clearance where possible.</li> <li>Vegetation clearance should be confined to the development footprint and set out to avoid substantial vegetation disturbance.</li> <li>Adequate operational procedures for construction machinery and equipment must be developed to strictly govern movement of machinery only within the proposed development construction practices and activities.</li> <li>All excavations to be filled and rehabilitated before construction moves off sites.</li> </ul> | CONTRACTOR,<br>RE, DEO, & ECO | Prevent impacts<br>on flora and<br>destruction of<br>red Data<br>Species | Frequency<br>Once off                 |
| MANAGEMENT ACTION |                    | ECO compliance report, Photographs tak  | ken before the cleara         | nce of the vegetation  | on is undertaken.                     |

-21-



| Fauna       Disturbance to fauna in the area <ul> <li>No hunting, snaring, shooting, nest raiding or egg collection by the construction staff must be allowed.</li> <li>Toolbox talks must include handling of animals.</li> </ul> <ul> <li>Toolbox talks must include handling of animals.</li> </ul> Contractor, Toolbox talks must include handling of animals.                Contractor, Toolbox talks must include handling of animals.              Contractor, Toolbox talks must include handling of animals.              Contractor, Toolbox talks must include handling of animals.              Contractor, Toopsoil toop introxition prevent killing of fauna in the area              Erequency            Topsoil              Loss of Topsoil               Exposure of bare ground must be             minimized. Topsoil stripping should             be limited to the development             footprint.               Contractor,             R, DEO & ECO               Conserve and             deterioration               Frequency             Weekly <ul>             Lit must be stored separately from             subsoil, <i>i.e.</i>, no mixing of soils.             In situ material should be removed to             an average depth of 1000mm.             Cicleard and grubbed topsoil must be             stockpiled as a top layer of at least             150mm thickness on the backfilde             trenches for rehabilitation purposes.             Soil conservation measures such as             berms, gabions and mats should be             used</ul> | ASPECT  | POSSIBLE<br>IMPACT | MITIGATION PLAN   | RESPONSIBLE<br>PERSON (S) | OBJECTIVES   | MONITORING<br>ACTION<br>FREQUENCY |
|---|---------|--------------------|---|---------------------------|--|-----------------------------------|
| <ul> <li>minimized. Topsoil stripping should be limited to the development footprint.</li> <li>It must be stored separately from subsoil, <i>i.e.</i>, no mixing of soils.</li> <li>In situ material should be removed to an average depth of 1000mm.</li> <li>Cleared and grubbed topsoil must be stockpiled as a top layer of at least 150mm thickness on the backfilled trenches for rehabilitation purposes.</li> <li>Soil conservation measures such as berms, gabions and mats should be used on-site to help reduce erosion.</li> <li>No stockpiling of topsoil in the watercourse.</li> <li>Double handling of topsoil must be avoided.</li> <li>Topsoil stockpile must be kept weed free.</li> <li>Litter must be removed from the</li> </ul>  |         | fauna in the area  | <ul> <li>raiding or egg collection by the construction staff must be allowed.</li> <li>Toolbox talks must include handling of animals.</li> </ul>   | RE, DEO & ECO             | disturbance and<br>prevent killings<br>of fauna in the<br>area | Duration of the contract          |
|   | Topsoil | Loss of Topsoil    | <ul> <li>minimized. Topsoil stripping should be limited to the development footprint.</li> <li>It must be stored separately from subsoil, <i>i.e.</i>, no mixing of soils.</li> <li>In situ material should be removed to an average depth of 1000mm.</li> <li>Cleared and grubbed topsoil must be stockpiled as a top layer of at least 150mm thickness on the backfilled trenches for rehabilitation purposes.</li> <li>Soil conservation measures such as berms, gabions and mats should be used on-site to help reduce erosion.</li> <li>No stockpiling of topsoil in the watercourse.</li> <li>Double handling of topsoil must be avoided.</li> <li>Topsoil stockpile must be kept weed free.</li> </ul> | RE, DEO & ECO             | protect topsoil from erosion and                               |                                   |

-22-



| ASPECT            | POSSIBLE IMPACT                         | MITIGATION PLAN  | Responsible<br>Person (s)          | OBJECTIVES                                   | MONITORING<br>ACTION AND<br>FREQUENCY          |
|-------------------|---|--|------------------------------------|--|--|
| Topography        | Disturbing the<br>natural<br>topography | <ul> <li>The natural ground levels within the servitude are to be retained.</li> <li>Trenches, soil dumps and other working areas should be rounded-off to ensure the disturbed area(s) blend in with the natural environment and the possibility of erosion is minimized.</li> <li>All the excavations should be backfilled to avoid.</li> <li>Rehabilitation by covering the disturbed areas should hasten the succession process and minimize potential erosion.</li> </ul> | CONTRACTOR,<br>ENGINEER AND<br>ECO | Minimize the<br>disturbance of<br>topography | <u>Frequency</u><br>Duration of the<br>project |
| MANAGEMENT ACTION |   | ECO Compliance Report  |                                    |  |  |



| ASPECT            | POSSIBLE<br>IMPACT             | MITIGATION PLAN   | RESPONSIBLE<br>PERSON (S) | OBJECTIVES                               | MONITORING<br>ACTION AND<br>FREQUENCY |
|-------------------|--------------------------------|---|---------------------------|--|---------------------------------------|
| Stormwater        | Contamination<br>of stormwater | <ul> <li>An approved Stormwater<br/>Management Plan must be in<br/>adhered to.</li> <li>Stormwater control works must be<br/>constructed, operated, and<br/>maintained in a sustainable<br/>manner throughout the project.</li> <li>Stormwater leaving the<br/>construction site must in no way be<br/>contaminated by any substance<br/>produced, stored, dumped, or<br/>spilled on site.</li> <li>No contaminated water should be<br/>allowed to run freely into the<br/>watercourse.</li> <li>The construction footprint through<br/>the watercourse and drainage lines<br/>must be rehabilitated as soon as<br/>practically possible after<br/>construction to ensure the<br/>continuation of flow and ecological<br/>integrity.</li> </ul> | ENGINEER, & ECO           | Avoid<br>contamination of<br>storm water | <u>Frequency</u><br>Weekly            |
| MANAGEMENT ACTION |                                | Stormwater Management Plan must be  | e in place and kept ir    | n the Environmental                      | Documentation                         |

-24-



| ASPECT       | Possible<br>Impact | <b>MITIGATION PLAN</b>   | MITIGATION PLAN     RESPONSIBLE     OBJECTIVES     ACTI     PERSON (S) |                         | MONITORING<br>ACTION AND<br>FREQUENCY |
|--------------|--------------------|--|--|-------------------------|---------------------------------------|
| Soil erosion | Erosion            | <ul> <li>Adequate stormwater and erosion management measures must be implemented for the area with problematic erosion and the proposed sewer tunnel bridge area during the construction and operational phases. This must be done in order to sufficiently manage stormwater runoff in order to prevent any significant erosion from occurring.</li> <li>Avoid steep-cut banks of watercourses or drainage lines.</li> <li>Effective sediment control practices must be in place.</li> <li>Active erosion gully filling must be implemented at the identified problematic area.</li> <li>A rock construction entrance, <i>i.e.,</i> a bed rocks must be in place to remove sediment from vehicle tires when entering the watercourse.</li> <li>Any access roads or temporary crossings must be non-erosive, structurally stable and shall not induce any flooding or safety hazard and be repaired immediately to prevent further damage</li> </ul> | CONTRACTOR,<br>ENGINEER AND ECO  | Prevent soil<br>Erosion | Frequency<br>Weekly                   |

-25-



| Air Quality | Nuisance and | ¢C         | Occasional   | wetting      | of         | the    | CONTRACTOR, | RE, | To avo     | id dust    | <u>Frequency</u> |      |
|-------------|--------------|------------|--------------|--------------|------------|--------|-------------|-----|------------|------------|------------------|------|
|             | reduction in | С          | onstruction  | site must    | be don     | e by   | DEO & ECO   |     | from e     | xcavated   | When neces       | sary |
|             | visibility   | n          | neans of a w | ater tanker  | pipe to    | keep   |             |     | materials  | and        |                  |      |
|             |              | tł         | ne dust dov  | vn and veh   | nicles sh  | ould   |             |     | unneces    | sary       |                  |      |
|             |              | d          | rive at 40kn | n/h speed.   |            |        |             |     | visual     | impact     |                  |      |
|             |              |            |              |              |            |        |             |     | caused     | by site    |                  |      |
|             |              |            |              |              |            |        |             |     | operation  | IS         |                  |      |
| Noise       | Nuisance     | $\diamond$ | Constructi   | on should    | be limite  | ed to  | CONTRACTOR, | RE, | То         | avoid      | Frequency        |      |
|             |              |            | normal w     | orking day   | s and c    | office | DEO & ECO   |     | excessiv   | e noise    | Duration         | of   |
|             |              |            | hours fron   | n 08h00 to   | 17h00.     |        |             |     | generatio  | on from    | Contract         |      |
|             |              | $\diamond$ | Ensure that  | at employee  | es and s   | taff   |             |     | site opera | ations     |                  |      |
|             |              |            |              | emselves i   |            |        |             |     |            |            |                  |      |
|             |              |            | acceptable   | e manner w   | /hile on s | site,  |             |     |            |            |                  |      |
|             |              |            | both durin   | g work and   | after ho   | urs.   |             |     |            |            |                  |      |
|             |              | 0          |              | cing hours o |            |        |             |     |            |            |                  |      |
|             |              |            |              | t to dayligh |            |        |             |     |            |            |                  |      |
|             |              | $\diamond$ | Fit silence  | ers to equip | ment.      |        |             |     |            |            |                  |      |
| Solid Waste | Littering/   | $\diamond$ | Toolbox t    | alks shoul   | d includ   | le a   | CONTRACTOR, | RE, | Provide    | facilities | Frequency        |      |
|             | Pollution    |            | componer     | nt of        | W          | vaste  | DEO & ECO   |     | for ap     | propriate  | Weekly           |      |
|             |              |            | managem      | ent.         |            |        |             |     | collectior |            |                  |      |
|             |              | $\diamond$ | All waste    | should be a  |            | ately  |             |     | disposal   | of         |                  |      |
|             |              |            | separated    | •            | ,          | and    |             |     | different  | waste      |                  |      |
|             |              |            |              | of be remo   |            |        |             |     | streams    |            |                  |      |
|             |              |            | Ladybrand    | registered   | iandfill s | ite in |             |     |            |            |                  |      |
|             |              | Δ          | •            | , reuse, and | d recycli  | nd of  |             |     |            |            |                  |      |
|             |              | v          |              | uld be intro |            | ig oi  |             |     |            |            |                  |      |
|             |              | $\diamond$ | llegal c     |              | should     | be     |             |     |            |            |                  |      |
|             |              |            | forbidden.   | 1 0          |            |        |             |     |            |            |                  |      |
|             |              | $\diamond$ | No dump      | ing of buil  | lders'ru   | bble   |             |     |            |            |                  |      |
|             |              |            |              | ther materia |            |        |             |     |            |            |                  |      |
|             |              |            |              | area and w   |            |        |             |     |            |            |                  |      |
|             |              | $\diamond$ |              | ousekeepin   |            |        |             |     |            |            |                  |      |
|             |              | ľ          | must be in   | •            | 3 1100     |        |             |     |            |            |                  |      |
|             |              |            |              |              |            |        |             |     |            |            |                  |      |



| ASPECT        | Possible<br>Impact   |   | <b>MITIGATION PLAN</b>   | RESPONSIBLE<br>PERSON (S)    | OBJECTIVES  | MONITORING<br>ACTION AND<br>FREQUENCY |
|---------------|--|---|--|------------------------------|---|---------------------------------------|
| Sewerage      | Pollution of the<br>receiving<br>environment.                      | <ul> <li>◊</li> <li>◊</li> <li>◊</li> </ul> | Adequate sanitation facilities <i>i.e.</i> ,<br>15 employees per facility should<br>be provided and hand wash<br>facilities.<br>The toilets should be located at<br>least 50m from the construction<br>site.<br>They should be kept clean and<br>hygienic regularly to ensure that<br>they are usable.<br>Effluent must not be discharged<br>into natural environment and<br>bush-toileting is prohibited.<br>No chemical toilets must be<br>placed within the watercourses. | DEO AND ECO                  | Provide facilities<br>for sanitation                              | Frequency<br>Weekly                   |
| Cement mixing | Pollution of<br>soils, surface,<br>and<br>groundwater              | $\diamond$                                  | Mixing of cement should be done<br>at specifically selected areas on<br>mortarboards or similar structures<br>to contain surface run-off.<br>Cleaning of cement mixing<br>equipment should be done on<br>proper cleaning trays.<br>No cement or cement containers<br>should be left lying around.  | CONTRACTOR, RE,<br>DEO & ECO | Avoid polluting<br>soil and<br>groundwater                        | <u>Frequency</u><br>Weekly            |
| Water Supply  | Source of<br>potable water<br>during the<br>construction<br>phase. | \$  | Potable water must be available at<br>the campsite and construction site<br>in clearly marked containers.  | CONTRACTOR, RE,<br>DEO & ECO | To provide clean<br>and safe potable<br>water to the<br>workforce | Frequency<br>Weekly                   |

-27-



| ASPECT                    | Possible<br>Impact   | MITIGATION PLAN  | RESPONSIBLE<br>PERSON (S)    | OBJECTIVES   | MONITORING<br>ACTION AND<br>FREQUENCY |
|---------------------------|--|--|------------------------------|--|---------------------------------------|
| Alien invasive<br>species | Prevent the<br>spreading of<br>alien invasive<br>species<br>especially to<br>the<br>surrounding<br>cultivated<br>areas | <ul> <li>Implement an adequate Alien<br/>Invasive Species Establishment<br/>Management and Prevention Plan<br/>compiled by a suitably qualified and<br/>experienced Ecologist.</li> <li>All the identified alien invasive<br/>species individuals must be<br/>actively eradicated from the<br/>assessment area and adequately<br/>disposed of in accordance with the<br/>National Environmental<br/>Management: Biodiversity Act (Act<br/>10 of 2004); Alien and Invasive<br/>Species Regulations, 2014.</li> <li>A designated person must be<br/>appointed to keep the construction<br/>site weed-free, preferable using<br/>mechanical clearance.</li> <li>Construction vehicles must be<br/>cleaned before entering the<br/>construction site.</li> </ul> | CONTRACTOR, RE,<br>DEO & ECO | To prevent and<br>control the<br>establishment of<br>weed and alien<br>species | <u>Frequency</u><br>Weekly            |

-28-



| ASPECT            | Possible<br>Impact         | MITIGATION PLAN  | Responsible<br>Person (s)                     | OBJECTIVES   | MONITORING<br>ACTION AND<br>FREQUENCY |
|-------------------|----------------------------|--|---|--|---------------------------------------|
| Power Supply      | Safety Impacts             | <ul> <li>Limit the power supply cables &amp; ensure the safety of the workers and neighbouring residents.</li> <li>All health and safety laws and regulations should be adhered.</li> <li>No stockpiling of construction material within the powerline servitude.</li> </ul>   | CONTRACTOR, RE,<br>DEO & ECO                  | Avoid health and safety impacts  | Frequency<br>Weekly                   |
| Energy Efficiency | Saving of fossil fuels     | <ul> <li>Manual labour should be used as<br/>much as possible rather than<br/>machinery to conserve fossil fuels.</li> </ul>   | CONTRACTOR, RE,<br>DEO & ECO                  | Saving of fossil<br>fuels by means of<br>using labour<br>intensive work. | Frequency<br>Weekly                   |
| Traffic Impact    | Safety/ Traffic<br>Impacts | <ul> <li>The vehicle construction should<br/>limit the speed to 40km/h and also<br/>be considerate of the surrounding<br/>land users.</li> <li>Only drivers with valid licenses<br/>should be allowed to drive<br/>construction vehicles.</li> <li>In the event of abnormal vehicles,<br/>a permit must be obtained from the<br/>local Department of Traffic.</li> </ul> | CONTRACTOR, RE,<br>ECO AND TRAFFIC<br>OFFICER | Minimize the<br>disruption of road<br>users                              | frequency<br>Weekly                   |
| MANAGEMENT ACTION |                            | ECO Compliance Reports<br>Photographic History   |   | 1  | 1                                     |

-29-



| ASPECT            | POSSIBLE<br>IMPACT | MITIGATION PLAN                   | Responsible<br>Person (s) | OBJECTIVES          | MONITORING ACTION<br>AND FREQUENCY |
|-------------------|--------------------|-----------------------------------|---------------------------|---------------------|------------------------------------|
| Fire Hazard       | Risk of veld fires | ◊ No open fires are permitted in  | CONTRACTOR,               | Prevent veld fires. | Frequency                          |
|                   |                    | the construction site, except     | RE, DEO & ECO             |                     | Weekly                             |
|                   |                    | under strictly controlled         |                           |                     |                                    |
|                   |                    | conditions subject to the         |                           |                     |                                    |
|                   |                    | National Veld and Forest Act,     |                           |                     |                                    |
|                   |                    | (Act No. 101 of 1998).            |                           |                     |                                    |
|                   |                    | ♦ The contractors and labourers   |                           |                     |                                    |
|                   |                    | should be informed and advised    |                           |                     |                                    |
|                   |                    | on the associated risks, dangers  |                           |                     |                                    |
|                   |                    | and damage of property caused     |                           |                     |                                    |
|                   |                    | by accidental fires and how to    |                           |                     |                                    |
|                   |                    | prevent them.                     |                           |                     |                                    |
|                   |                    | ◊ Fire extinguishers should be    |                           |                     |                                    |
|                   |                    | made available at the             |                           |                     |                                    |
|                   |                    | construction site, and the        |                           |                     |                                    |
|                   |                    | labourers should be informed of   |                           |                     |                                    |
|                   |                    | their location and shown how to   |                           |                     |                                    |
|                   |                    | use them.                         |                           |                     |                                    |
|                   |                    | Restrict smoking activities to    |                           |                     |                                    |
|                   |                    | demarcated smoking activities.    |                           | _                   | _                                  |
| Vehicle Servicing | Pollution          | ◊ Vehicle servicing should be     | CONTRACTOR,               | Prevent soil        | <u>Frequency</u>                   |
| Areas             |                    | done at the identified camp       | RE, DEO & ECO             | contamination       | Weekly                             |
|                   |                    | depot on impermeable surfaces     |                           |                     |                                    |
|                   |                    | to minimize the likelihood of     |                           |                     |                                    |
|                   |                    | petrochemical spills on the soil. |                           |                     |                                    |
|                   |                    | ◊ In the case of accidents,       |                           |                     |                                    |
|                   |                    | polluted soil should be           |                           |                     |                                    |
|                   |                    | appropriately treated or taken    |                           |                     |                                    |
|                   |                    | away to an appropriate site.      |                           |                     |                                    |



| Areas of<br>Palaeontological,<br>Cultural and/or<br>Historical Importance | Disturbance of<br>important<br>historical,<br>beritage scientific | <ul> <li>Used spares must be collected<br/>and disposed of in the correct<br/>manner.</li> <li>Used oils must be drained into a<br/>suitable container, transferred to<br/>a larger storage container, and<br/>then supplied to oil recycling<br/>companies.</li> <li>Oil may under no circumstances<br/>be disposed of into the sewer<br/>lines, stormwater system,<br/>stream, or the ground.</li> <li>Monitoring of excavations by a<br/>Palaeontologist.</li> <li>If any evidence of<br/>arabaselegical sites or remains</li> </ul> | Contractor,<br>Engineer and<br>ECO | Prevent<br>disturbance of<br>historical,<br>beritage and | <u>Frequency</u><br>Duration of<br>Contract | the |
|---|---|---|------------------------------------|--|---|-----|
| Historical Importance   | heritage scientific<br>artefacts                                  | archaeological sites or remains<br>(e.g., remnants of stone-made<br>structures, indigenous<br>ceramics, bones, stone<br>artefacts, ostrich eggshell<br>fragments, charcoal and ash<br>concentrations), fossils or other<br>categories of heritage   |                                    | heritage and<br>scientific<br>artefacts.                 |   |     |
|   |   | resources are found during the<br>proposed development,<br>SAHRA APM Unitmust be<br>alerted as per section 35(3) of<br>the NHRA. Non-compliance<br>with section of the NHRA is an<br>offense in terms of section<br>51(1)e of the NHRA and item 5<br>of the Schedule  |                                    |  |   |     |

-31-



|                   | ◊ If unmarked human burials are<br>uncovered, the SAHRA Burial |
|-------------------|--|
|                   | uncovered, the SAHRA Burial                                    |
|                   | Grounds and Graves (BGG)<br>Unit, must be alerted              |
|                   | immediately as per section                                     |
|                   | 36(6) of the NHRA.   |
|                   | <ul> <li>◊ If heritage resources are</li> </ul>                |
|                   | uncovered during the course of                                 |
|                   | the development, a   |
|                   | professional archaeologist or                                  |
|                   | palaeontologist, depending on                                  |
|                   | 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  |
| MANAGEMENT ACTION | ECO Compliance Reports   |
|                   | Photographic History   |

-32-

| 3. POST CONSTRUCTION PHASE       Aesthetic       Prevent pollution       Frequency         area       pollution       Areas       Prevent pollution       Frequency       Once off         Areas       Surrounding       the       Contractors       EVAINABLER       EVAINABLER       Once off         CO       Areas       Surrounding       the       construction footprint must be       adequately rehabilitated as soon       as practically possible after       construction.       The site must be clear of litter       and all waste and builders'       rubble must be removed and       disposed to the Ladybrand       Iandfill site.       All stockpiles must be removed and       Spoil heaps should be flattened       by the engineers.       Spoil heaps should be flattened       Spoil heaps should be flattened       All excavations should be       All excavations should be       backfilled, leveled properly and | ASPECT                | POSSIBLE<br>IMPACT | MITIGATION PLAN  | RESPONSIBLE<br>PERSON (S) | OBJECTIVES        | MONITORING ACTION<br>AND FREQUENCY |
|---|-----------------------|--------------------|--|---------------------------|-------------------|------------------------------------|
| area pollution Plan must be compiled to the<br>ECO for approval prior to<br>commencement of<br>rehabilitation.  | 3. Post Constructi    | ON PHASE           |  |                           |                   |                                    |
| <ul> <li>♦ All surfaces hardened due to construction must be ripped and</li> </ul>  | Aesthetic view of the | Aesthetic          | <ul> <li>Plan must be compiled to the ECO for approval prior to commencement of rehabilitation.</li> <li>Areas surrounding the construction footprint must be adequately rehabilitated as soon as practically possible after construction.</li> <li>The site must be clear of litter and all waste and builders' rubble must be removed and disposed to the Ladybrand landfill site.</li> <li>All stockpiles must be removed to spoil or handled as directed by the engineers.</li> <li>Spoil heaps should be flattened to the similar adjacent ground, to prevent soil erosion, thus encouraging natural revegetation.</li> <li>All excavations should be backfilled, levelled properly and compacted.</li> <li>All surfaces hardened due to</li> </ul> | ENGINEER AND              | Prevent pollution |                                    |



|                          |   | <ul> <li>The original site topography should be restored where as much as possible.</li> <li>All disturbed areas should be revegetated with indigenous grass to ensure progressive plant succession. Topsoil should be applied at cleared area and where material was stockpiled for this purposed.</li> <li>A final audit must be completed before the contractor may leave the site to ensure that all requirements were adhered to.</li> <li>A meeting must be held between the stakeholders to ensure that the site has been restored to a satisfactory condition.</li> </ul> |                                |                          |   |
|--------------------------|---|---|--------------------------------|--------------------------|---|
| MANAGEMENT ACTION        |   | Final Audit Report submitted to DE  | STEA                           |                          |   |
| 4. OPERATION PHASE       | E   |   |                                |                          |   |
| Soil erosion             | Increased soil<br>erosion due to the<br>disturbed soils | <ul> <li>Monitoring of the watercourses<br/>for 12 months after the<br/>rehabilitation phase</li> </ul>   | MANTSOPA LOCAL<br>MUNICIPALITY | Prevent land degradation | Frequency<br>12 months after<br>rehabilitation, once a<br>month |
| Soil and Water pollution | soil and water due to leaks                             | <ul> <li>Regular maintenance of the<br/>pipeline should be in place</li> </ul>  | MANTSOPA LOCAL<br>MUNICIPALITY | Prevent pollution        | <u>Frequency</u><br>Regularly                                   |
| MANAGEMENT ACTION        |   | Archaeologist Monitoring Report<br>Final Environmental Compliance and Audit Report<br>Emergency Response Procedure must be in place<br>"As built drawings" and Maintenance and Operation Plan must be in place  |                                |                          |   |

-34-



# 6 AUDIT AND MONITORING

Compliance monitoring provides useful information for gauging environmental performance throughout the duration of the project. The information obtained can be used to gauge how effective the mitigation plans in the EMPr are and determine whether the corrective actions undertaken are adequate and whether some modifications are required. The resident engineer (project manager) must monitor the overall aspects of the project, e.g., labour issues and complaints raised by the local community, so they can be addressed in conjunction with the CPSC. A DEO must be on site for the duration of the project to ensure that the conditions of the EA and EMPr are adhered to. The ECO must monitor construction activities at least once a month and the monthly reports must be compiled and presented to the CPSC for discussion if needs be. On completion of the construction phase, post-rehabilitation, an environmental audit must be conducted by an experienced and qualified auditor.



# **APPENDIX A**

# CV OF THE ENVIRONMENTAL ASSESSMENT PRACTITIONER



### NAME: Lorato Tigedi Reg. EAP (EAPASA) Pr. Sci. Nat.

Name of Firm: NSVT Consultants

Present Position: Director/ Environmental Assessment Practitioner

Phone: 061 500 8461Years with the Firm: 11 YearsCell: 082 784 8259Mailing Address: 1 Fourth Street, Office 1A, Arboretum, 9301E-mail: lorato@nsvt.co.zaDate of Birth.: 1980-09-25E-mail: lorato@nsvt.co.za

Nationality: South African Education:

| Name of Institution | Degree Obtained                | Dates<br>Attended |
|---------------------|--------------------------------|-------------------|
| University of the   | BSc. Natural Science (Zoology) | 1999-2002         |
| Free State          | BSc. Hons in Wildlife          | 2003-2004         |

Professional Membership:

| MEMBERSHIP  | MEMBERSHIP No. |
|---|----------------|
| Environmental Assessment Practitioners Association of South<br>Africa-(EAPASA)        | 2020/2519      |
| South Africa Council for Natural Scientific Professions (SACNASP)                     | 400161/09      |
| International Association for Impact Assessment South Africa Affiliate (IAIAsa)       | 2191           |
| International Association for Public Participation Southern Africa Affiliate (IAP2SA) | IAP2SA020      |

Key Experience: Lorato joined Geo Pollution Technologies (Free State) in 2003 and partnered with a Geohydrologist to set up Bokamoso Consultants as an environmental consultant, trading as NSVT Consultants. In 2011, she founded NSVT Consultants. She has approximately 19 years in environmental consulting and have completed basic assessment, environmental impact assessment, waste management license and water use license applications for Free State, Northern Cape, North West, and Eastern Cape Provinces. She therefore has extensive knowledge regarding the competencies required to ensure implementation and alignment of environmental policy instruments such as EIA. For Continuous Professional Development, she has completed short courses in Planning for Effective Public Participation, Social Impact Assessment and Conflict Management, Introduction to Environmental Law, Introduction and Implementation of OHSAS 17001 and EMS 14001-2016 amongst other courses. Therefore, she possesses the technical expertise and scientific knowledge for conducting thorough environmental assessments. She has considerable public participation experience through her work in EIA and understand the importance of community/stakeholder participation. Through her involvement in various projects, she has acquired analytical, problem-solving, and excellent research skills

#### Employment:

Duration: March 2011 to date

Organization: NSVT Consultants-Environmental and Social Scientists

- Project: Environmental authorisation application for the construction of a potable water pipeline from Lindley Water Treatment Plant to Leratswana reservoir, Arlington, Nketoana Local Municipality
- Client: RTT Consulting Engineers
- Project: Application for rectification of undertaking construction of a pipeline from Luiperdsvallei to the water treatment plant in Bultfontein, Tswelopele
- Client: Selatile Moloi Consulting Engineers
- Project: Application for Environmental Authorisation for development of middle-cost housing in Jan kempdorp.
- Client: Phokwane Local Municipality
- Project: Application for Environmental Authorisation for the upgrading of a cemetery in Jan Kempdorp
- Client: Phokwane Local Municipality
- Project: Environmental Compliance Monitoring for the Upgrading of 31km of widening and rehabilitation of N9 Sec 7 between Wolwefontein and Colesberg as well as the construction of a new access interchange at Colesberg which required the utilization of 10 borrow pits.
- Client: South African National Resources Agency SOC Limited Eastern Region
- Project: Environmental authorisation applications for a new landfill sites in Mantsopa Local Municipality.
- Client: Bigen Africa
- Project: Environmental Authorisation application and Environmental Compliance Monitoring for a new interchange, overhead and pedestrian bridge.
- Client: UWP Consulting Engineers

Project: Waste management license applications for development of new treatment plant. Client: ISA & Partners

- Project: Application for rectification for upgrading the treatment works without obtaining an Environmental Authorisation in Vredefort
- Client: Sobek Engineering
- Project: Environmental Authorisation application for development of new residential areas including associated infrastructure in Phumelela Local Municipality, Dihlabeng Local Municipality, Tswelopele Local Municipality.
- **Client: Phethogo Consulting Engineers**

Project: Environmental Authorisation application for development of new residential area including associated infrastructure in Metsimaholo Local Municipality and Maluti-a-Phofung Local Municipality.

Client: YB Mashalaba & Associates

Project: Basic Assessment, Water use License and Environmental Compliance Monitoring, for the Ficksburg Pipeline from Meulspruit Dam to the water treatment plant.

Client: Flagg Consulting Engineers

Project: Environmental Impact Assessment for the proposed residential area in Mafube Local Municipality

Client: Pula Strategic Resource Management

- Project: Environmental Compliance Monitoring for the Construction of a feeder pipeline to connect reservoir 8 with the existing water supply network, Section F, Botshabelo, Mangaung Metropolitan Municipality, Free State Province
- Client: Flagg Consulting Engineers

Project: Basic Assessment for a new 132kV powerline from Rouxville substation to Melkspruit substation in Aliwal North

Client: Eskom Free State Operating Unit

Project: Environmental Services for the proposed pipeline from Luiperdsvallei to the Bultfontein Water treatment plant. Client: Selatile Moloi Consulting Engineers

Client: Selatile Moloi Consulting Engineers

Project: Basic Assessment for the proposed Jan Kempdorp infill residential development. Client: Phokwane Local Municipality

Project: Environmental Services for the proposed potable water pipeline from Lindley Water Treatment to the reservoir in Leratswana within Nketoana Local Municipality. Client: RTT Consulting Engineers

Project: Environmental Service for the Routine Maintenance of the National Route 8 Section 8 and National Route 10 Section 8 to 11. Client: Damians Contractors

Project: Environmental Services for the Routine Maintenance of the National Route Section 5 to Section 8. Client: Expidor Contractors

Project: Environmental Services for the proposed sewer pipeline from Fateng tse Ntsho to the Paul Roux wastewater treatment plan Client: Selatile Moloi Consulting Engineers

Project: Environmental Service for the proposed raw water pipeline from Lucretia Dam to the Clocolan water treatment works Client: Flagg Consulting Engineers

Project: Environmental Service for the proposed expansion of Slovopark Residential Development, Brandfort Client: Vexocom (Pty) Ltd

#### Position: Director/Registered Environmental Assessment Practitioner

Responsibilities: Business Operations, Marketing, Project Management, Community Facilitation, Internal EIA Evaluation and associated administration work including Determine whether the Basic Assessment or Environmental Impact Assessment is required, Initial assessment of site to identify potential environmental constraints. Initial screening (considering sensitivity/environmental flaws) of borrow pits and selection of suitable ones, Team co-ordination, Collate project information, i.e. civil reports and review, Consult with the Competent Authority to ensure the project is compliant with applicable national requirements and social legal requirements and policies, Consult with relevant Stakeholders per requirements of the National Environment Act of 1998, Undertake Site Investigation, Review of the Draft Environmental Management Plan and amendment s following the confirmations of the route selection and alignment, Compilation of Progress Reports (Weekly or Monthly as required), Undertake public participation process, Compilation of construction EMP since no Basic Assessment/Environmental Impact Assessment was required, Compilation of EMPR as part of mining permit application for borrow pits, Approval of EMPRs and obtaining mining permit applications, Internal Review of Environmental Reports, Mentoring of **Environmental Management Undergraduate Students** 

Previous Employment:

Duration: March 2004 to February 2011

Organization: Bokamoso Consultants-Environmental Scientists and Geohydrologist

Project: Environmental Impact Assessment for the upgrading of the wastewater treatment works in Dewetsdorp

**Client: Ninham Shand Consulting Engineers** 

- Project: Application for exemption from conducting EIA process for the upgrading of the treatment works in Marquard
- Application for exemption from conducting EIA process for the upgrading of the treatment works in Senekal

**Client: ISA & Partners Consulting Engineers** 

Project: Environmental Impact Assessment for a new access road in Mount Arthur Client: Thuso Development Consultants

Project: Environmental Impact Assessment for the upgrading of D313 road from Morokweng to Vorstershoop

**Client: Babereki Consulting Engineers** 

Project: Environmental Impact Assessment for the upgrading of the wastewater treatment plant in Jan Kempdorp

Client: Phokwane Local Municipality

Project: Environmental Impact Assessment for the upgrading of wastewater treatment works in Jagersfontein

**Client: Phethogo Consulting Engineers** 

Project: Community facilitation and public participation process for the resettlement planning and environmental authorisation application for Khuis Community Client: Regional Land Claims Commission Northern Cape

Position: Environmental Consultant

Responsibilities: Site visits, undertake public participation process and compile public participation report and/or comments and responses report, compilation of basic assessment and scoping report, compilation of environmental management plan, liaison with stakeholders and competent authorities, Water use License Applications, Waste Management License Applications, Environmental Compliance Monitoring,

Duration: March 2003 to February 2004

Organization: Geo Pollution Technologies (Bloemfontein)

Project: Application for rezoning and closure of the landfill site in Thaba Nchu and Botshabelo Client: Mangaung Local Municipality

Project: Environmental Impact Assessment for the wastewater treatment works in Ladybrand Client: Kwezi V3 Consulting Engineers

Project: Environmental Impact Assessment for the new reservoir in Ladybrand Client: Trubuild Consulting Engineers

Position: Junior Environmental Consultant

Responsibilities: Site visits, undertake public participation process and compile public participation report and/or comments and responses report, compilation of basic assessment and scoping report, compilation of environmental management plan, liaison with stakeholders and competent authorities.

#### Reference:

| CONTACT NAME      | ORGANISATION                  | TELEPHONE<br>NUMBERS |
|-------------------|-------------------------------|----------------------|
| Mamofolo Matebele | Babereki Consulting Engineers | 051 522 4865         |
| Solomon Munthali  | TS Consulting Engineers       | 071 875 8952         |
| Setenane Nkopane  | Gudani Consulting             | 082 828 3412         |

### Consent:

I confirm that the above CV is an accurate description of my qualifications and experience in environmental management which include undertaking applications for environmental authorization, waste management license, water use license and mining permit and rights, environmental compliance monitoring, public participation, stakeholder engagements, and social facilitation.

Signature

2022-01-31

Date