**ATMOSPHERIC IMPACT REPORT**

**In support of the Department of Rural Development and Agrarian Reform (DRDAR) to conduct an environmental assessment process and Atmospheric Emission License (AEL) application for the proposed replacement and use of an incinerator at their State Veterinary Laboratory located in Grahamstown, Eastern Cape**



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| **Report issued by:** | **Report issued to:** |
| **uMoya-NILU Consulting (Pty) Ltd**  **P O Box 20622**  **Durban North, 4016**  **South Africa** | **SRK Consulting (South Africa) (Pty) Ltd**  **Ground Floor, Bay Suites**  **1a Humewood Rd, Humerail**  **Port Elizabeth, 6001**  **South Africa** |

**Report Details**

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| Version:  Prepared by:  Authors:  Internal reviewer: | Draft 30 June 2017  uMoya-NILU Consulting (Pty) Ltd, P O Box 20622, Durban North 4016, South Africa  Atham Raghunandan and Mark Zunckel  Farryn Moodley |

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# EXECUTIVE SUMMARY

SRK Consulting (PLZ) has been appointed by the Department of Rural Development and Agrarian Reform (DRDAR) to conduct an environmental assessment process and Atmospheric Emission License (AEL) application for the proposed replacement and use of incinerator at their State Veterinary Laboratory located in Grahamstown. The incinerator is used for incinerating waste at this Laboratory. It was installed between 1975 and 1980. Being operational for more than 30 years and becoming unserviceable it needs to be replaced. An Atmospheric Impact Report (AIR) (as contemplated in Section 30 of the National Environmental Management: Air Quality Act 39 of 2004) is required for the above-mentioned facility.  uMoya-NILU Consulting has in turn been appointed to conduct the AIR aspect of the project.

USEPA AP42 emission factors are used to estimate emissions of particulates (PM10 and PM2.5), oxides of nitrogen (NOX), sulphur dioxide (SO2) and carbon monoxide (CO) from the proposed new incinerator at the DRDAR State Veterinary Laboratory, for three burn rates (45 kg/hour, 60 kg/hour and 75 kg/hour) to take account of a range of incinerator loads, under normal operating conditions.

It is evident that resultant emission rates are relatively low, even with no emission control devices in place. Emission concentrations also comply with the Minimum Emission Standards (MES) for existing plants. However, emission concentrations exceed the MES for new plants for particulates for all three burn rates and for CO for the 60 kg/hour and 75 kg/hour burn rates. It is therefore recommended that a combination of control mechanisms are used to target specific pollutants to achieve compliance with the respective MES.

The DEA recommended and USEPA-approved SCREEN3 dispersion model is used to assess the effects and potential consequences of uncontrolled emissions from the proposed new incinerator in the surrounding environment. Modelled ambient concentrations of PM10, PM2.5, NO2, SO2 and CO are considerably less than the respective health-based ambient air quality standards and the highest concentrations are predicted 200 m from the incinerator.

The significance rating for impacts during construction and decommissioning (with or without mitigation) is insignificant, implying that the potential impact is negligible and will not have an influence on the decision regarding the proposed development. The significance rating for impacts during operations (with or without mitigation) is low, implying that the potential impact is very small and should not have any meaningful influence on the decision regarding the proposed development. From an air quality perspective, it is therefore recommended that the project should go ahead.

**GLOSSARY OF TERMS AND ACRONYMS**

|  |  |
| --- | --- |
| AEL | Atmospheric Emission License |
| AIR | Atmospheric Impact Report |
| DEA | Department of Environmental Affairs |
| DRDAR | Department of Rural Development and Agrarian Reform |
| g/s | Grams per second |
| kPa | Kilo Pascal |
| MES | Minimum Emission Standards |
| mg/hr | Milligrams per hour refers to emission rate, i.e. mass per time |
| mg/Nm3 | Milligrams per normal cubic meter refers to emission concentration, i.e. mass per volume at normal temperature and pressure, defined as air at 20oC (293.15 K) and 1 atm (101.325 kPa) |
| NAAQS | National Ambient Air Quality Standards |
| NEM-AQA | National Environment Management: Air Quality Act, 2004 (Act No. 39 of 2004) |
| NEMA | National Environmental Management Act, 1998 (Act No. 107 of 1998) |
| USEPA | United States Environmental Protection Agency |
| µm | 1 µm = Micro meter 1 µm = 10-6 m |
| WHO | World Health Organization |

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# ENTERPRISE DETAILS

## Enterprise Details

The enterprise details relating to the Department of Rural Development and Agrarian Reform (DRDAR) State Veterinary Laboratory located in Grahamstown are listed in Table 1.

Table 1: Enterprise details

| **Entity Name:** | Grahamstown Veterinary Laboratory |
| --- | --- |
| **Trading as:** | Grahamstown Veterinary Laboratory |
| **Type of Enterprise, e.g. Company/Close Corporation/Trust, etc.:** |  |
| **Company/Close Corporation/Trust Registration Number (Registration Numbers if Joint Venture):** |  |
| **Registered Address:** | PO Box 41, Grahamstown, 6140 |
| **Postal Address:** | PO Box 41, Grahamstown, 6140 |
| **Telephone Number (General):** | 046 6227112 |
| **Fax Number (General):** | 046 6225870 |
| **Company Website:** |  |
| **Industry Type/Nature of Trade:** | Veterinary Laboratory |
| **Land Use Zoning as per Town Planning Scheme:** |  |
| **Land Use Rights if outside Town Planning Scheme:** |  |
| **Responsible Person:** | Dr. G Mutero |
| **Emissions Control Officer:** | Dr. G Mutero |
| **Telephone Number:** | 046 6227112 |
| **Cell Phone Number:** |  |
| **Fax Number:** | 046 6225870 |
| **Email Address:** | [**gabriel.mutero@drdar.gov.za**](mailto:gabriel.mutero@drdar.gov.za) |
| **After Hours Contact Details:** |  |

## Location and Extent of the Plant

The site information relating to the DRDAR State Veterinary Laboratory located in Grahamstown are listed in Table 2.

Table 2: Site information

|  |  |
| --- | --- |
| **Physical Address of the Licensed Premises:** |  |
| **Description of Site:** |  |
| **Property Registration Number (Surveyor-General Code):** |  |
| **Coordinates (latitude, longitude) of Approximate Centre of Operations (Decimal Degrees):** | Latitude: -33.322114°  Longitude: 26.541011° |
| **Coordinates (UTM) of Approximate Centre of Operations:** | Easting: 457279.47 m E  Northing: 6312908.55 m S |
| **Extent (km²):** |  |
| **Elevation Above Mean Sea Level (m):** | 595 |
| **Province:** | Eastern Cape |
| **District/Metropolitan Municipality:** | Cacadu District Municipality |
| **Local Municipality:** | Makana Municipality |
| **Designated Priority Area (if applicable):** | Not Applicable |

**Description of surrounding landuse (within 5 km radius)**

The DRDAR State Veterinary Laboratory in Grahamstown is located within the Makana Municipality of Sarah Baartman District. The Laboratory is surrounded by residential, commercial and industrial areas. The relative location of the Laboratory is shown in Figure 1. The closest residential areas to the DRDAR State Veterinary Laboratory within a 5 km radius are Grahamstown, West Hill, Hill 60, Cradock Heights, Hlalani Village, Sun City Informal, Joza Location and Rhini. These areas have been selected as sensitive receptors for the study area and are listed in Table 15, in terms of distance and direction from the Laboratory.

|  |  |
| --- | --- |
| **222** | |
| Figure 1: Relative location of the DRDAR State Veterinary Laboratory located in Grahamstown, to the surrounding residential, commercial and industrial areas, within a 5 km radius around the site (Google Earth, 2017) |

## Atmospheric Emission License (AEL) and Other Authorisations

The DRDAR State Veterinary Laboratory located in Grahamstown is not in possession of an Atmospheric Emissions License (AEL) or any other authorisations (Table 3).

Table 3: Current authorisations related to air quality

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Atmospheric Emission License** | **Date of Registration Certificate** | **Listed Activity Subcategory** | **Category of Listed Activity** | **Listed Activity Process Description** |
| No record |  |  |  |  |

# NATURE OF THE PROCESS

## Listed Activity or Activities

As a measure to reduce emissions from industrial sources and to improve ambient air quality, Listed Activities and associated Minimum Emission Standards (MES) were published in 2010 in Government Notice 248 (DEA, 2010) and revised in Government Notice 893 (DEA, 2013). The processes at the DRDAR State Veterinary Laboratory located in Grahamstown include one Listed Activity. The Listed Activity with the respective MES is shown in Table 4. The proposed new incinerator will be used for the incineration of veterinary waste (animal carcases); human remains are not part of waste stream.

According to the MES, existing industrial facilities must comply with the MES for ‘new plants’ by 1 April 2020 (Table 5). New facilities must immediately comply with the MES for new plants. The DRDAR State Veterinary Laboratory located in Grahamstown should comply with the MES for new plants when the proposed new incinerator is in operation. However, according to minutes of a meeting held with the Department of Environmental Affairs on 23 January 2017, consensus was reached that the incinerator is regarded as an existing plant and that the MES for existing plants are applicable until April 2020. It was suggested that DRDAR install the incinerator without abatement equipment assuming that they will meet the Minimum Emission Standards for existing plants. The design and installation of abatement equipment will then be planned as a second phase of the project before April 2020.

Mercury, as indicated in the MES, is applicable to human cremation only, and will therefore not be considered in this assessment.

Table 4: Details of the Listed Activities carried out at the DRDAR State Veterinary Laboratory located in Grahamstown, according to GN 248 (DEA, 2013)

|  |  |  |
| --- | --- | --- |
| **Category of Listed Activity** | **Sub-category of the Listed Activity** | **Description of the Listed Activity** |
| Category 8: Thermal Treatment of Hazardous and General Waste | Sub-category 8.2: Crematoria and Veterinary Waste Incineration | Cremation of human remains, companion animals (pets) and the incineration of veterinary wastea |

a The proposed new incinerator will be used for the incineration of veterinary waste (animal carcases); human remains are not part of waste stream

Table 5: Minimum Emission Standards for Subcategory 8.2 Listed Activities according to GN 248 (DEA, 2013)

|  |  |  |  |
| --- | --- | --- | --- |
| **Substance or mixture of substances** | | **Plant Status** | **Minimum Emission Standards (mg/Nm3) under normal conditions of 273 Kelvin and 101.3 kPa.** |
| **Common name** | **Chemical symbol** |
| Particulate matter | N/A | New | 40 |
| Existing | 250 |
| Carbon monoxide | CO | New | 75 |
| Existing | 150 |
| Oxides of nitrogen | NOX expressed as NO2 | New | 500 |
| Existing | 1000 |
| Mercury(Applicable to human cremation only) a | Hg | New | 0.05 |
| Existing | 0.05 |

a Mercury, which is applicable to human cremation only, will not be considered in this assessment

## Process Description

The incineration process will be carried out by placing the veterinary waste (animal carcases) in the proposed new incinerator, adding diesel and igniting the diesel using an electrical burner. Incineration is done once or more times a week depending on the accumulated volume of material for disposal. The resulting ash is placed in containers and disposed of at the municipal landfill site.

The process description is based on controlled-air incineration, which is the most widely used medical waste incinerator technology, and now dominates the market for new systems at hospitals and similar medical facilities. This technology is also known as starved-air incineration, two-stage incineration, or modular combustion. Figure 2 presents a typical schematic diagram of a controlled air unit.

Combustion of waste in controlled air incinerators occurs in two stages. In the first stage, waste is fed into the primary, or lower, combustion chamber, which is operated with less than the stoichiometric amount of air required for combustion. Combustion air enters the primary chamber from beneath the incinerator hearth (below the burning bed of waste). This air is called primary or underfire air. In the primary (starved-air) chamber, the low air-to-fuel ratio dries and facilitates volatilization of the waste, and most of the residual carbon in the ash burns. At these conditions, combustion gas temperatures are relatively low (760 to 980 °C).

In the second stage, excess air is added to the volatile gases formed in the primary chamber to complete combustion. Secondary chamber temperatures are higher than primary chamber temperatures, typically 980 to 1 095 °C. Depending on the heating value and moisture content of the waste, additional heat may be needed. This can be provided by auxiliary burners located at the entrance to the secondary (upper) chamber to maintain desired temperatures.

Waste feed and ash removal can be manual or automatic, depending on the unit size and options purchased. Because of the low air addition rates in the primary chamber, and corresponding low flue gas velocities (and turbulence), the amount of solids entrained in the gases leaving the primary chamber is low. Therefore, the majority of controlled air incinerators do not have add-on gas cleaning devices. Several air pollutants are emitted from the incineration process due to the combustion of fuel and waste material within the furnace. Emission rates depend on the design of the incinerator, combustion temperature, gas retention time, duct design, duct temperature and any control devices.

The inputs and outputs of a typical waste-incineration process is illustrated with the aid of a simplified block diagram in Figure 3.



Figure 2: Controlled Air Incinerator

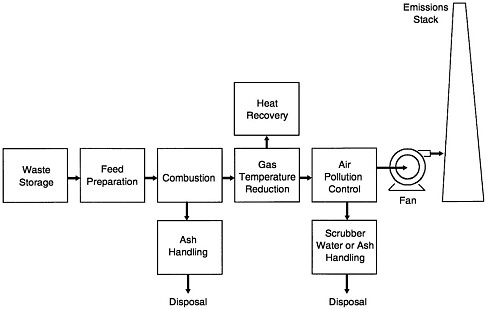


Figure 3: A typical waste-incineration flow diagram

## Unit Processes

The unit processes at the DRDAR State Veterinary Laboratory located in Grahamstown are listed in Table 6.

Table 6: Unit processes at the DRDAR State Veterinary Laboratory located in Grahamstown

| **Name of the Unit Process** | **Unit Process Function** | **Batch or Continuous** |
| --- | --- | --- |
| Incinerator | Incineration of veterinary waste (animal carcases) | Batch |

# TECHNICAL INFORMATION

## Raw Materials Used

The DRDAR State Veterinary Laboratory located in Grahamstown is not a production facility, but a facility where veterinary waste (animal carcases) is incinerated. Therefore, the reporting of “raw material type” and “design consumption rate” (Table 7) has been replaced by “material type” and “design burn rate” respectively.

Table 7: Design burn rate of incinerator

|  |  |  |
| --- | --- | --- |
| **Material Type** | **Design Burn Rate** | **Units** |
| Veterinary waste  (animal carcases) | 45-75 | kg/hour |

No by-products are produced at the DRDAR State Veterinary Laboratory. Materials and quantities used in energy sources at the laboratory are presented in Table 8.

Table 8: Materials and quantities used in energy sources

|  |  |  |
| --- | --- | --- |
| **Materials for Energy Source** | **Design Consumption Rate (Quantity)** | **Units (quantity/period)** |
| Diesel | 11.42 | Litres/hour |

## **Appliances and Abatement Equipment Control Technology**

Due of the low air addition rates in the primary chamber, and corresponding low flue gas velocities (and turbulence), the amount of solids entrained in the gases leaving the primary chamber is low. Therefore, the majority of controlled air incinerators do not have add-on gas cleaning devices. There are no air pollution control and abatement technology currently proposed at the DRDAR State Veterinary Laboratory (Table 9).

Table 9: Appliances and abatement equipment and control technology

|  |  |  |
| --- | --- | --- |
| **Appliance Name** | **Appliance Type/Description** | **Appliance Function/Purpose** |
| No air pollution control and abatement technology is currently proposed |  |  |

# ATMOSPHERIC EMISSIONS

## Point Source Parameters

The location of the proposed new incinerator stack and stack parameters are provided in Table 10.

Table 10: Location of proposed new incinerator stack and stack parameters

|  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- |
| Point source name | Point source coordinates\* | Height of release above ground (m) | Height above nearby building (m) | Diameter at stack tip/vent exit (m) | Actual gas exit temperature (°C) | Actual gas volumetric flow  (m³/hr) | Actual gas exit velocity (m/s) | Type of emission (continuous/ batch) |
| Incinerator Stack | Latitude: -31.901°; Longitude: 26.860° | 12.175 | >6 | 0.546 | 329 | 2107.3 | 2.5 | Batch |

\* Decimal degrees

## Point Source Maximum Emission Rates **(Normal Operating Conditions)**

Stack emission testing is generally considered to be the most accurate method for estimating emissions, as it entails the direct measurement of pollutant concentrations. In the absence of emission testing data, the alternate method is to use waste feed rate data and apply appropriate emission factors to estimate emissions. This section describes the methodology used to estimate emission rates of particulates (PM10 and PM2.5), NOX, SO2 and CO resulting from emissions from the proposed new incinerator for each of the scenarios.

The emissions from the proposed new incinerator at the DRDAR State Veterinary Laboratory is estimated for three burn rates to take account of a range of incinerator loads, under normal operating conditions. These are:

Scenario 1: Burn rate of 45 kg/hour

Scenario 2: Burn rate of 60 kg/hour

Scenario 3: Burn rate of 75 kg/hour

**Emission Factors**

An emissions factor is a representative value that relates the quantity of a pollutant released to the atmosphere with an activity associated with the release of that pollutant. These factors are usually expressed as the weight of pollutant divided by a unit weight, volume, distance, or duration of the activity emitting the pollutant (e.g., kg of particulate emitted per ton of waste burned). Such factors facilitate estimation of emissions from various sources of air pollution. In most cases, these factors are simply averages of all available data of acceptable quality, and are generally assumed to be representative of long-term averages for all facilities in the source category.

The general equation for emissions estimation is:

E = A x EF x (1-ER/100)

where:

E = emissions;

A = activity rate;

EF = emission factor; and

ER = overall emission reduction efficiency (%)

Medical waste incineration involves the burning of wastes produced by hospitals, veterinary facilities, and medical research facilities. These wastes include both infectious medical wastes as well as non-infectious, general housekeeping wastes. The primary pollutants from medical waste incinerators are particulate matter, metals, acid gases, NOX, CO, organics and various other materials present in medical wastes, such as pathogens, cytotoxins, and radioactive diagnostic materials. Of these, only particulates (PM10 and PM2.5), NOX, SO2 and CO will be considered in this assessment since the composition of material incinerated will specifically include veterinary waste (animal carcases) and diesel for combustion.

The emission factors used for the calculation of particulates (PM10 and PM2.5), NOX, SO2 and CO from incinerators are the most recent factors published in the United States Environmental Protection Agency (USEPA), AP 42, Fifth Edition, Compilation of Air Pollutant Emission Factors, Volume 1: Stationary Point and Area Sources. The chapters of interest include Chapter 2: Solid Waste Disposal (Section 2.3 Medical Waste Incineration) (USEPA, 1995a). Table 11 contains gaseous emission factors for the pollutants discussed above, expressed in units of kilograms per metric ton (kg/ton). These emission factors represent emissions when both infectious and non-infectious wastes are combusted; and are based on uncontrolled emission factors for controlled air medical waste incinerators.

Point source maximum emission rates for normal operating conditions are provided in Table 12, together with emission factors and emission concentrations. It is evident that resultant emission rates are relatively low, even with no emission control devices in place. Emission concentrations also comply with the MES for existing plants.

However, emission concentrations exceed the MES for new plants for particulates for all three burn rates and for CO for the 60 kg/hour and 75 kg/hour burn rates. In preparation for April 2020, where the MES for new plants apply, four control mechanisms are assessed for the proposed new incinerator (Table 12). Emission factors for Control Mechanism 1 – 3 are based on controlled emission factors for controlled air medical waste incinerators (USEPA, 1995a), but are not available for all the pollutants. Control mechanism 4 entails an increase in the volumetric flow rate of the stack.

In the case of Control Mechanism 1, where a combination of dry sorbent injection, fabric filter and scrubber are used, particulates and SO2 are reduced for all burn rates. The emission reduction is still not adequate to achieve compliance with the MES for particulates. The MES for CO is still exceeded for the 60 kg/hour and 75 kg/hour burn rate.

In the case of Control Mechanism 2, where a low energy scrubber is used in combination with a fabric filter, it is only particulates that are reduced for all burn rates, and the emission reduction is adequate to achieve compliance with the MES. The MES for CO is still exceeded for the 60 kg/hour and 75 kg/hour burn rate.

In the case of Control Mechanism 3, where a low energy scrubber is used, particulates, SO2 and CO are reduced for all burn rates. The emission reduction is adequate to achieve compliance with the MES for CO for all burn rates. The emission reduction is not adequate to achieve compliance with the MES for particulates for the 60 kg/hour and 75 kg/hour burn rate.

In the case of Control Mechanism 4, the volumetric flow rate of the stack is adjusted to 1 195 Nm3/hr and 1494 Nm3/hr for the 60 kg/hour and 75 kg/hour burn rate, respectively. The reasoning here is that an increase in volumetric flow rate results in a decrease in emission concentration, provided that all other stack parameters remain the same. An emission reduction is subsequently achieved for all pollutants of concern. This mechanism is adequate to achieve compliance with the MES for CO for all burn rates, but not enough to achieve compliance with the MES for particulates for all burn rates.

It is therefore recommended that a combination of control mechanisms are used to target specific pollutants to achieve compliance with the respective MES for new plants, in preparation for April 2020.

Table 11: Point source maximum emission rates, based on USEPA uncontrolled emission factors for normal operating conditions

|  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
| **Point Source Name** | **Pollutant Name** | **Emission Factor** | **Average Emission Rate** | | | **Emission Concentration** | | | | **Avg. Period** | **Duration of Emissions** |
| **kg/ton** | **g/s** | **tons/**  **year** | | **mg/Nm³** | | | |
|  |  |  |  |  | | **MES for existing plant** | | **Uncon-trolled** | |  |  |
| **Burn Rate - 45 kg/hour** | | | | | | | | | | | |
| Stack 1 | PM (total) | 2.33 | 0.029 | | 0.92 | 250 | 117.00 | | hourly | | 3-8 hours/day |
|  | PM10 | 1.51 | 0.019 | | 0.60 |  | 76.05 | | hourly | | 3-8 hours/day |
|  | PM2.5 | 1.01 | 0.013 | | 0.40 |  | 50.66 | | hourly | | 3-8 hours/day |
|  | NOx | 1.78 | 0.022 | | 0.70 | 1000 | 89.38 | | hourly | | 3-8 hours/day |
|  | SO2 | 1.09 | 0.014 | | 0.43 |  | 54.73 | | hourly | | 3-8 hours/day |
|  | CO | 1.48 | 0.019 | | 0.58 | 150 | 74.31 | | hourly | | 3-8 hours/day |
| **Burn Rate - 60 kg/hour** | | | | | | | | | | | |
| Stack 1 | PM (total) | 2.33 | 0.039 | | 1.22 | 250 | 155.99 | | hourly | | 3-8 hours/day |
|  | PM10 | 1.51 | 0.025 | | 0.80 |  | 101.40 | | hourly | | 3-8 hours/day |
|  | PM2.5 | 1.01 | 0.017 | | 0.53 |  | 67.55 | | hourly | | 3-8 hours/day |
|  | NOx | 1.78 | 0.030 | | 0.94 | 1000 | 119.17 | | hourly | | 3-8 hours/day |
|  | SO2 | 1.09 | 0.018 | | 0.57 |  | 72.98 | | hourly | | 3-8 hours/day |
|  | CO | 1.48 | 0.025 | | 0.78 | 150 | 99.09 | | hourly | | 3-8 hours/day |
| **Burn Rate - 75 kg/hour** | | | | | | | | | | | |
| Stack 1 | PM (total) | 2.33 | 0.049 | | 1.53 | 250 | 194.99 | | hourly | | 3-8 hours/day |
|  | PM10 | 1.51 | 0.032 | | 1.00 |  | 126.75 | | hourly | | 3-8 hours/day |
|  | PM2.5 | 1.01 | 0.021 | | 0.66 |  | 84.43 | | hourly | | 3-8 hours/day |
|  | NOx | 1.78 | 0.037 | | 1.17 | 1000 | 148.96 | | hourly | | 3-8 hours/day |
|  | SO2 | 1.09 | 0.023 | | 0.72 |  | 91.22 | | hourly | | 3-8 hours/day |
|  | CO | 1.48 | 0.031 | | 0.97 | 150 | 123.86 | | hourly | | 3-8 hours/day |

Table 12: Comparison of emission concentrations for four control mechanisms (based on USEPA uncontrolled and controlled emission factors) with MES for new plants – emission concentrations in red indicate non-compliance with the MES

|  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- |
|  | **MES for new plants** | **Un-controlled emissions** | **Control 1: Dry Sorbent Injection, Fabric Filter and Scrubber** | **Control 2: Low energy scrubber and Fabric Filter** | **Control 3: High Energy Scrubber** | **Control 4: Increased Volumetric Flow Rate** |
|  | mg/Nm3 | mg/Nm3 | mg/Nm3 | mg/Nm3 | mg/Nm3 | mg/Nm3 |
| **Burn Rate - 45 kg/hour** | | | | | | |
| PM (total) | 40 | **117.00** | **67.29** | 22.85 | 37.21 | **37.21** |
| PM10 |  | 76.05 | 43.74 | 14.85 | 24.19 | 24.19 |
| PM2.5 |  | 50.66 | 29.13 | 9.89 | 16.11 | 16.11 |
| NOx | 500 | 89.38 | 89.38 | 89.38 | 89.38 | 89.38 |
| SO2 |  | 54.73 | 0.38 | 54.73 | 0.65 | 0.65 |
| CO | 75 | 74.31 | 74.31 | 74.31 | 1.51 | 1.51 |
| **Burn Rate - 60 kg/hour** | | | | | | |
| PM (total) | 40 | **155.99** | **89.71** | 30.46 | **49.61** | **37.21** |
| PM10 |  | 101.40 | 58.31 | 19.80 | 32.25 | 24.19 |
| PM2.5 |  | 67.55 | 38.85 | 13.19 | 21.48 | 16.11 |
| NOx | 500 | 119.17 | 119.17 | 119.17 | 119.17 | 89.38 |
| SO2 |  | 72.98 | 0.51 | 72.98 | 0.86 | 0.65 |
| CO | 75 | **99.09** | **99.09** | **99.09** | 2.01 | 1.51 |
| **Burn Rate - 75 kg/hour** | | | | | | |
| PM (total) | 40 | **194.99** | **112.14** | 38.08 | **62.01** | **37.21** |
| PM10 |  | 126.75 | 72.89 | 24.75 | 40.31 | 24.19 |
| PM2.5 |  | 84.43 | 48.56 | 16.49 | 26.85 | 16.11 |
| NOx | 500 | 148.96 | 148.96 | 148.96 | 148.96 | 89.38 |
| SO2 |  | 91.22 | 0.63 | 91.22 | 1.08 | 0.65 |
| CO | 75 | **123.86** | **123.86** | **123.86** | 2.51 | 1.51 |

## Point Source Maximum Emission Rates **(Start Up, Shut-Down, Upset and Maintenance Conditions)**

A description of start-up, shut-down, upset and maintenance operating conditions with specific reference to the emissions profile that will be expected for the pollutant/s identified for the specific listed activity is not currently available for the proposed new incinerator. An estimated raw gas emission rate for each of these operating conditions is also not available.

A summary of the frequency of start-up, shut-down, upset and maintenance operating conditions experienced over the last 2 years is not available for the proposed new incinerator as it has not been commissioned.

## Fugitive Emissions

The primary fugitive emission source expected at the DRDAR State Veterinary Laboratory are the existing diesel storage tanks. Emissions of VOCs from storage tanks occur because of evaporative losses of the liquid during its storage and as a result of changes in the liquid level. The emission rates are dependent on whether the tank is of fixed roof or floating roof configuration. The existing diesel storage tank at the DRDAR State Veterinary Laboratory is of the fixed roof type. The two significant types of emissions from fixed roof tanks are standing storage losses and working losses. Standing storage loss is the expulsion of vapour from tanks through vapour expansion and contraction, which is the result of changes in temperature and barometric pressure. This loss occurs without any change in liquid level in the tank. The loss from filling and emptying the tank is called working loss. Evaporation during filling operations is a result of an increase in the liquid level in the tank. As the liquid level increases, the pressure inside the tank exceeds the relief pressure and vapours are expelled from the tank. Evaporative loss during emptying occurs when air drawn into the tank during liquid removal becomes saturated with organic vapour and expands, thus exceeding the capacity of the vapour space.

Due to the relatively small storage capacity and low volatility of the diesel, fugitive emissions from the diesel storage tank is expected to be very low. Emissions from storage tanks are therefore not considered in this assessment.

## Emergency Incidents

There have been no incidents related to the incinerator at DRDAR State Veterinary Laboratory in Grahamstown in the last 2 years resulting in uncontrolled atmospheric emissions.

# IMPACT OF ENTERPRISE ON THE RECEIVING ENVIRONMENT

## Analysis of Emissions’ Impact on Human Health

In order to assess the atmospheric impact of the facility on human health, a dispersion modelling study was undertaken in accordance with the regulations regarding air dispersion modelling specified for regulatory purposes – developed in terms of section 53 of AQA. The impact assessment only takes the emissions of the facility under consideration as well as prevailing ambient air concentrations into account during this assessment. A compliance assessment was undertaken using the National Ambient Air Quality Standards (NAAQS) and internationally recognised guidelines, specifically in residential areas and other areas where human exposure could occur.

This section first provides a background on the prevailing climatic conditions at the DRDAR State Veterinary Laboratory in Grahamstown in terms of temperature, rainfall and wind; NAAQS and guidelines; and the current status of ambient air quality in the vicinity of the Laboratory. This is then followed by the dispersion modelling procedure, results of the dispersion modelling and an air quality impact assessment.

### Prevailing Climatic Conditions

#### Temperature and Rainfall

The climate of a location is affected by its latitude, terrain, and altitude, as well as nearby water bodies and their currents. Climates can be classified according to the average and typical ranges of different variables, most commonly temperature and precipitation. The DRDAR State Veterinary Laboratory in Grahamstown is located at approximately 33°19'19.61"S and 26°32'27.64"E, and approximately 595 m above sea level. It experiences a cold semi-arid climate according to the Köppen Climate Classification system.Temperature and rainfall at Grahamstown are best illustrated by long-term measurements at the SAWS meteorological station at Grahamstown.

Winters are mild with average maximum temperatures dropping below 21 ºC between May and August, but are relatively cold at night dropping below 8°C (Figure 4). Summers are hot and the average maximums exceed 22°C from October to March, with extremes reaching more than 26°C in January.

Grahamstown receives an average of 681 mm of rainfall annually, with 60% of the rainfall occurring in the summer months from October to March (Figure 4). Rainfall seldom occurs in winter between April and September.

|  |
| --- |
|  |
| Figure 4: Average monthly maximum and minimum temperature at Grahamstown. The average monthly rainfall is in mm (SAWS, 1998) |

#### Wind

The topography of the Eastern Cape rises gently from sea level in the southeast to the plains of the Great Karoo, and rises dramatically to the Drakensburg-Maluti escarpment of over 3 000 m in the northeast. The escarpment bisects inland areas while the southern parts are defined by a series of rolling hills and river valleys. The Grahamstown area is relatively flat with some influence from topography on the wind flow, particularly from the north and south.

The hourly wind speed and wind direction data at Grahamstown are presented in the annual windrose in Figure 5. A windrose illustrates the frequency of hourly wind from the 16 cardinal wind directions, with wind indicated from the direction it blows, i.e. easterly winds blow from the east. It also illustrates the frequency of average hourly wind speed in six wind speed classes in m/s. The windrose data is derived from a global weather model at approximately 30 km resolution.

In general, winds are light to fairly strong with the majority of hourly winds between 1.6 m/s and 8 m/s. Stronger winds reaching more than 8 m/s do occur, mostly from the west to south sector and east to east-northeast sector. These sectors also represent the predominant wind direction, accounting for about 55% of all hourly winds.

|  |
| --- |
| Grahamstown |
| Figure 5: Annual windrose at Grahamstown with wind speed in m/s and frequency bands of 500 hours  (<https://www.meteoblue.com/en/weather/forecast/modelclimate>) |

### National Ambient Air Quality Standards and Guidelines

The effects of air pollutants on human health occur in a number of ways with short-term, or acute effects, and chronic, or long-term, effects. Different groups of people are affected differently, depending on their level of sensitivity, with the elderly and young children being more susceptible. Factors that link the concentration of an air pollutant to an observed health effect are the concentration and the duration of the exposure to that particular air pollutant.

Criteria pollutants occur ubiquitously in urban and industrial environments. Their effects on human health and the environment are well documented by the World Health Organisation (WHO) (e.g. WHO, 1999; 2003; 2005). South Africa has accordingly established NAAQS for the criteria pollutants, i.e. SO2, NO2, CO, respirable particulate matter (PM10), ozone (O3), Pb and benzene (C6H6) (DEA, 2009) and PM2.5 (DEA, 2012).

The NAAQS consists of a ‘limit’ value and a permitted frequency of exceedance. The limit value is the fixed concentration level aimed at reducing the harmful effects of a pollutant. The permitted frequency of exceedance represents the acceptable number of exceedances of the limit value expressed as the 99th percentile. Compliance with the ambient standard implies that the frequency of exceedance of the limit value does not exceed the permitted tolerance. Being a health-based standard, ambient concentrations below the standard imply that air quality poses an acceptable risk to human health, while exposure to ambient concentrations above the standard implies that there is an unacceptable risk to human health.

The NAAQS for particulates (PM10 and PM2.5), NO2, SO2 and CO are presented in Table 13.

Table 13: Ambient air quality standards and guidelines

|  |  |  |  |
| --- | --- | --- | --- |
| Pollutant | Averaging period | Limit value (µg/m3) | Tolerance |
| PM10 | 24 hour | 75 | 4 |
| 1 year | 40 | 0 |
| PM2.5 | 24 hour | 40 | 4 |
|  | 1 year | 20 | 0 |
| NO2 | 1 hour | 200 | 88 |
| 1 year | 40 | 0 |
| SO2 | 1 hour | 350 | 88 |
| 24 hour | 125 | 4 |
| 1 year | 50 | 0 |
| CO | 1-hour | 30 000 | 88 |
|  | 8-hour running mean | 10 000 | 11 |

The sections below provide a literature review of particulates (PM10 and PM2.5), NOX, SO2 and CO from an air quality and human health perspective.

**Particulate Matter**

Particulate Matter (PM) is a broad term used to describe the fine particles found in the atmosphere, including soil dust, dirt, soot, smoke, pollen, ash, aerosols and liquid droplets. With PM, it is not just the chemical composition that is important but also the particle size. Particle size has the greatest influence on the behaviour of PM in the atmosphere with smaller particles tending to have longer residence times than larger ones. PM is categorised, according to particle size, into TSP, PM10 and PM2.5.

**Total suspended particulates (TSP)** consist of all particles smaller than 100 µm suspended within the air. TSP is useful for understanding nuisance effects of PM, e.g. settling on houses, deposition on and discolouration of buildings, and reduction in visibility.

**PM10** describes all particulate matter in the atmosphere with a diameter equal to or less than 10 µm. Sometimes referred to simply as coarse particles, they are generally emitted from motor vehicles, factory and utility smokestacks, construction sites, tilled fields, unpaved roads, stone crushing, and burning of wood. Natural sources include sea spray, windblown dust and volcanoes. Coarse particles tend to have relatively short residence times as they settle out rapidly and PM10 is generally found relatively close to the source except in strong winds.

**PM2.5** describes all particulate matter in the atmosphere with a diameter equal to or less than 2.5 µm. They are often called fine particles, and are mostly related to combustion (motor vehicles, smelting, incinerators), rather than mechanical processes as is the case with PM10. PM2.5 may be suspended in the atmosphere for long periods and can be transported over large distances. Fine particles can form in the atmosphere in three ways: when particles form from the gas phase, when gas molecules aggregate or cluster together without the aid of an existing surface to form a new particle, or from reactions of gases to form vapours that nucleate to form particles.

Particulate matter may contain both organic and inorganic pollutants. The extent to which particulates are considered harmful depends on their chemical composition and size, e.g. particulates emitted from diesel vehicle exhausts mainly contain unburned fuel oil and hydrocarbons that are known to be carcinogenic. Very fine particulates pose the greatest health risk as they can penetrate deep into the lung, as opposed to larger particles that may be filtered out through the airways’ natural mechanisms.

In normal nasal breathing, particles larger than 10 μm are typically removed from the air stream as it passes through the nose and upper respiratory airways, and particles between 3 μm and 10 μm are deposited on the mucociliary escalator in the upper airways. Only particles in the range of 1 μm to 2 μm penetrate deeper where deposition in the alveoli of the lung can occur (WHO, 2003). Coarse particles (PM10 to PM2.5) can accumulate in the respiratory system and aggravate health problems such as asthma. PM2.5, which can penetrate deeply into the lungs, are more likely to contribute to the health effects (e.g. premature mortality and hospital admissions) than coarse particles (WHO, 2003).

The WHO has reviewed many studies since 2005 to update information on health effects on PM (WHO, 2013). Studies have once again confirmed that PM (not only PM10 but fine and ultra-fine PM as well), has short and long-term (both immediate and delayed) adverse health effects such as cardiovascular effects, but new associations with diseases such as atherosclerosis (thickening of artery walls), birth defects and respiratory illness in children have also been found (WHO, 2013). In addition, some studies have suggested a possible link between PM and diabetes and effects on the central nervous system (WHO, 2013). The increase in daily mortality (between 0.4% and 1%) from exposure to PM10 was also confirmed in several studies since 2005 (WHO, 2013).

**Nitrogen dioxide (NO2)**

Nitrogen dioxide (NO2) and nitric oxide (NO) are formed simultaneously in combustion processes and other high temperature operations such as metallurgical furnaces, blast furnaces, plasma furnaces, and kilns. NOX is a term commonly used to refer to the combination of NO and NO2. NOX can also be released from nitric acid plants and other types of industrial processes involving the generation and/or use of nitric acid. NOX also forms naturally through de-nitrification by anaerobic bacteria in soils and plants. Lightning is also a source of NOX.

The route of exposure to NO2 is inhalation and the seriousness of the effects depend more on the concentration than on the length of exposure. The site of deposition for NO2 is the distal lung where NO2 reacts with moisture in the fluids of the respiratory tract to form nitrous and nitric acids. About 80 to 90% of inhaled nitrogen dioxide is absorbed through the lungs (CCINFO, 1998). Nitrogen dioxide (present in the blood as the nitrite ion) oxidises unsaturated membrane lipids and proteins, which then results in the loss of control of cell permeability. Nitrogen dioxide causes decrements in lung function, particularly increased airway resistance. Inflammatory reactions were observed at NO2 concentrations between 200 and 1000 ppb (380 to 1880 µg/m3) when individuals were exposed under controlled conditions for periods that varied between 15 minutes and six hours (WHO, 2013). However, the results had been inconsistent below 1000 ppb but were much more evident at concentrations higher than 1000 ppb (1880 µg/m3) (WHO, 2013). Below 1000 ppb healthy individuals did not show inflammatory reactions and for those with respiratory diseases (asthma and chronic obstructive pulmonary disease), inflammation was not induced below 600 ppb, except for one study that reported individuals responded at 260 ppb (500 µg/m3) (Hesterberg et al., 2009). A review study (on 50 publications) published in 2009 by Hesterberg et al. focussed on short-term exposure to NO2 and adverse health effects on humans. The authors came to the conclusion that a short-term exposure standard of not more than 200 ppb would protect all individuals, including sensitive individuals. People with chronic respiratory problems and people who work or exercise outside will be more at risk to NO2 exposure.

Chronic exposure to NO2 increases susceptibility to respiratory infections (WHO, 1997). However, a review study of 50 publications found no consistent evidence that short-term exposure below 200 ppb increased susceptibility to viral infections (Hesterberg et al., 2009).

The WHO has reviewed hundreds of studies published between 2004 and 2011 on adverse health effects after short-term and long-term exposure to NO2 (WHO, 2013). The health effects from short-term exposure are more evident than those from long-term (chronic) exposure, because in many studies a high correlation was found between NO2 and other pollutants (WHO, 2013). However, some epidemiology studies suggested an association between NO2 and respiratory mortality and an association with respiratory effects in children, including effects on children’s lung function (WHO, 2013).

**Sulphur dioxide (SO2)**

Dominant sources of SO2 include fossil fuel combustion from industry and power plants. SO2 is emitted when coal is burnt for energy. The combustion of fuel oil also results in high SO2 emissions. Domestic coal or kerosene burning can thus also result in the release of SO2. Motor vehicles also emit SO2, in particular diesel vehicles due to the higher sulphur content of diesel fuel. Smelting of mineral ores can also result in the production of SO2, because metals usually exist as sulphides within the ore.

On inhalation, most SO2 only penetrates as far as the nose and throat, with minimal amounts reaching the lungs, unless the person is breathing heavily, breathing only through the mouth, or if the concentration of SO2 is high (CCINFO, 1998). The acute response to SO2 is rapid, within 10 minutes in people suffering from asthma (WHO, 2005). Effects such as a reduction in lung function, an increase in airway resistance, wheezing and shortness of breath, are enhanced by exercise that increases the volume of air inspired, as it allows SO2 to penetrate further into the respiratory tract (WHO, 1999). SO2 reacts with cell moisture in the respiratory system to form sulphuric acid. This can lead to impaired cell function and effects such as coughing, broncho-constriction, exacerbation of asthma and reduced lung function. For example an exposure of 5 to 10 min to 200 to 300 ppb (520 to 780 µg/m3) may reduce lung function (measured as Forced Expiratory Volume in the first second (FEV1)) by more than 15% (USEPA, 2009). There is however, uncertainty about exposure-response effects below concentrations of 200 ppb (520 µg/m3). For SO2 exposure short-term peak concentrations are therefore important (USEPA, 2009). Re-analysis of the effects of SO2 done post-2005 has found evidence to suggest that the point of departure for setting the 10-minute guideline needs an additional uncertainty factor, which indicates that the guideline may have to be lowered when it is re-evaluated (WHO, 2013).

**Carbon monoxide**

CO is an odourless, colourless and toxic gas. People with pre-existing heart and respiratory conditions, blood disorders and anaemia are sensitive to the effects of CO. Health effects of CO are mainly experienced in the neurological system and the cardiovascular system (WHO, 1999). The binding of CO with haemoglobin reduces the oxygen-carrying capacity of the blood and impairs the release of oxygen from haemoglobin to extravascular tissues. These are the main causes of tissue hypoxia produced by CO at low exposure levels. The toxic effects of CO become evident in organs and tissues with high oxygen consumption such as the brain, the heart, exercising skeletal muscle and the developing fetus.

### Current Status of Ambient Air Quality

There are no monitoring programs for particulates (PM10 and PM2.5), NOX, SO2 and CO in the municipality or in the vicinity of the DRDAR State Veterinary Laboratory located in Grahamstown. It is therefore not possible to provide the current status of ambient air quality in terms of these selected pollutants in the vicinity of the Laboratory. Ambient air quality in Grahamstown is influenced by a number of sources of air pollution, including industry, transportation, agricultural burning, mining and the long range transport of pollutants from the interior. Emissions from industrial facilities include SO2, NOX and particulate matter. Emissions from vehicles travelling on nearby roads and the small-scale aviation industry are important sources of NOX, SO2, CO, CO2, Pb, particulates and volatile organic compounds (VOCs). Biomass burning is an important source of atmospheric emissions in the province. Uncontrolled and controlled burning of natural vegetation, agricultural residue and waste burning are the main types of biomass burning that occur in the province. Fires can emit large quantities of particulate matter, ranging from coarse smut that deposit on surfaces (a nuisance) to fine inhalable particulate matter (PM10). Gases emitted from biomass burning include CO, NOx and VOCs. Other activities in the area include the handling of petrochemical products which mainly emit VOCs.

### Dispersion Modelling

Dispersion modelling is used to predict ambient concentrations of particulates (PM10 and PM2.5), NO2, SO2 and CO resulting from emissions from the proposed new incinerator at the DRDAR State Veterinary Laboratory. The approach to the dispersion modelling in this assessment is based on the requirements of the DEA guideline for dispersion modelling (DEA, 2014).

According to the DEA guideline for dispersion modelling, a Level 1 air quality assessment is conducted in situations where the purpose of the assessment is to provide an estimate of the worst-case air quality impacts. As such, screening models are sufficient for this level. In the case of this study, a Level 1 assessment is appropriate since the focus of the study is on a licence approval decision; and it deals with the preliminary identification of air quality issues associated with proposed new sources or modifications to existing sources. The DEA recommend the USEPA approved SCREEN3 model for Level 1 assessments (DEA, 2014).

#### Operating Scenarios for Emission Units

The proposed new incinerator at the DRDAR State Veterinary Laboratory is modelled for three burn rates to take account of a range of incinerator loads, under normal operating conditions. These are:

Scenario 1: Burn rate of 45 kg/hour

Scenario 2: Burn rate of 60 kg/hour

Scenario 3: Burn rate of 75 kg/hour

#### Dispersion Modelling Procedures

SCREEN3 is the US EPA’s current regulatory screening model for many air permitting applications. It is the recommended tool to calculate screening-level impact estimates for stationary sources. The model is based on steady-state Gaussian plume algorithms and is applicable for estimating ambient impacts from point, area, and volume sources out to a distance of about 50 km. In addition, SCREEN3 can be used to model flares. SCREEN3 also includes algorithms for addressing building downwash influences, including the cavity recirculation region, and incorporates the valley 24-hour screening algorithm for estimating complex terrain impacts. The SCREEN3 model uses a matrix of meteorological conditions covering a range of wind speed and stability categories. The model is designed to estimate the worst-case impact based on the meteorological matrix for use as a conservative screening technique. The SCREEN3 model does not use hourly meteorological data. Instead, the user can select one of the following options:

* Full Meteorology – model uses a predefined matrix of meteorological conditions that references all stability classes (A through F) and associated wind speeds, where the maximum wind speed is stability-dependent;
* Single Stability Class – user selects a single stability category, and the model automatically examines all wind speeds appropriate for that category; or
* Single Stability Class and Wind Speed – user selects a single stability category and wind speed combination.

The Full Meteorology option is used for routine application of the SCREEN3 model.

SCREEN3 is a single source model. Nevertheless, the impacts from multiple SCREEN3 model runs can be summed to conservatively estimate the impact from several sources. The SCREEN3 Model User’s Guide (US EPA, 1995b) can be consulted for more technical information on the model.

SCREEN3 does not take wind direction and topography into account. The model calculates maximum concentrations at specified distances, but these may occur in any direction from the source. The prevailing wind directions are used to obtain an indication of the general direction in which the pollution plume would travel.

#### Dispersion Modelling Domain and Grid Receptors

In SCREEN3, the model domain is defined on the basis of the distance from the sources of concern to the receptors of interest. In this study a modelling domain of 25 km2 which is 5 km (west-east) by 5 km (north-south), centred on the proposed new incinerator at the DRDAR State Veterinary Laboratory is used for the model runs. Receptor points are spaced 100 m apart from the source to 3 km away, and then every 500 m apart between 3 km and 5 km away from the source.

#### Model Parameterisation

The parameterisation of key variables used in SCREEN3 are listed in Table 14.

**Table 14: Parameterisation of key variables for SCREEN3**

| **Parameter** | **Model value** |
| --- | --- |
| Source type | point |
| Stack height (m) | 12.175 |
| Stack inside diameter (m) | 0.546 |
| Stack exit velocity (m/s) | 2.5 |
| Stack gas exit temp (K) | 602 |
| Ambient air temp (k) | 293 |
| Receptor height (m) | 0 |
| Automated distances (m) | 1 – 5 000 |
| Buoyancy flux (m4/s3) | 0.938 |
| Momentum flux m4/s2) | 0.227 |
| Anemometer height (m) | 10 |
| Mixing height option | Regulatory |
| Urban/rural option | Rural |
| Meteorology | Full meteorology |
| Terrain | Simple terrain |

#### Model Accuracy

Air quality models attempt to predict ambient concentrations based on “known” or measured parameters, such as wind speed, temperature profiles, solar radiation and emissions. There are however, variations in the parameters that are not measured, the so-called “unknown” parameters as well as unresolved details of atmospheric turbulent flow. Variations in these “unknown” parameters can result in deviations of the predicted concentrations of the same event, even though the “known” parameters are fixed.

There are also “reducible” uncertainties that result from inaccuracies in the model, errors in input values and errors in the measured concentrations. These might include poor quality or unrepresentative meteorological, geophysical and source emission data, errors in the measured concentrations that are used to compare with model predictions and inadequate model physics and formulation used to predict the concentrations. “Reducible” uncertainties can be controlled or minimised. This is achieved by making use of the most appropriate input data, preparing the input files correctly, checking and re-checking for errors, correcting for odd model behaviour, ensuring that the errors in the measured data are minimised and applying appropriate model physics.

Models recommended in the DEA dispersion modelling guideline (DEA, 2014) have been evaluated using a range of modelling test kits (<http://www.epa.gov./scram001>). It is therefore not mandatory to perform any modelling evaluations. Rather the accuracy of the modelling in this assessment is enhanced by every effort to minimise the “reducible” uncertainties in input data and model parameterisation.

For the proposed new incinerator at the DRDAR State Veterinary Laboratory the reducible uncertainty in SCREEN3 is minimised by:

* Applying appropriate parameterisation of the model;
* Using representative emission data; and
* Using a competent modelling team with considerable experience using SCREEN3.

The limitations of SCREEN3 being a one dimensional model need to be borne in mind when evaluating the model outputs.

#### Background Concentrations and Other Sources

A background concentration is the portion of the ambient concentration of a pollutant due to sources, both natural and anthropogenic, other than the source being assessed. Other sources of particulates (PM10 and PM2.5), NO2, SO2 and CO will not be characterised and included in the model run. The proposed new incinerator at the DRDAR State Veterinary Laboratory is modelled in isolation of other sources.

#### Sensitive Receptors

According to the USEPA, sensitive receptors include, but are not limited to, hospitals, schools, day care facilities, elderly housing and convalescent facilities. These are areas where the occupants are more susceptible to the adverse effects of exposure to toxic chemicals, pesticides, and other pollutants. Extra care must be taken when dealing with contaminants and pollutants in close proximity to areas recognised as sensitive receptors.

In this assessment, all neighbouring residential and commercial areas (Figure 1) are treated as sensitive areas as they as expected to include sensitive areas as identified by the USEPA. The sensitive receptors in the vicinity of the DRDAR State Veterinary Laboratory are listed in Table 15, in terms of distance and direction from the Laboratory.

**Table 15: Sensitive receptors in the vicinity of the DRDAR State Veterinary Laboratory located in Grahamstown**

|  |  |  |
| --- | --- | --- |
| **Sensitive Receptor** | **Distance from Laboratory (km)** | **Direction from Laboratory** |
| Sunnyside | 0.2 | north |
| Grahamstown | 1.5 | northwest |
| West Hill | 3 | west-northwest |
| Hill 60 | 3.5 | west-northwest |
| Cradock Heights | 3.5 | northwest |
| Hlalani Village | 1.2 | north |
| Sun City Informal | 3.5 | north |
| Joza Location | 3.5 | north-northeast |
| Rhini | 4.5 | northeast |

#### Dispersion Modelling Results

The dispersion modelling results for the predicted 1-hour, 24-hour and annual average ambient concentrations of particulates (PM10 and PM2.5), NO2, SO2 and CO resulting from emissions from the proposed new incinerator are presented in Figure 6 to Figure 10. The predicted ambient concentrations are based on uncontrolled emissions and are assessed against the respective National Ambient Air Quality Standards. The highest predicted ambient concentrations from the dispersion modelling exercise is presented in Table 16.

**Particulate Matter - PM10**

The predicted 24-hour average and annual average PM10 ambient concentrations resulting from emissions from the incinerator for the 45 kg/hour, 60 kg/hour and 75 kg/hour burn rates are presented in Figure 6. The predicted 24-hour average and annual average PM10 concentrations are very low and well below the NAAQS of 75 μg/m3 and 40 μg/m3 respectively, for the three burn rates. In all cases, ambient concentrations are very low on site and reach a maximum approximately 200 m downwind of the site. The highest predicted ambient concentrations are presented in Table 16. No exceedance of the NAAQS is predicted within the site or in residential and sensitive receptor areas around the site. The predicted PM10 concentrations therefore comply with the NAAQS in the ambient environment.

**Particulate Matter - PM2.5**

The predicted 24-hour average and annual average PM2.5 ambient concentrations resulting from emissions from the incinerator for the 45 kg/hour, 60 kg/hour and 75 kg/hour burn rates are presented in Figure 7. The predicted 24-hour average and annual average PM2.5 concentrations are very low and well below the NAAQS of 40 μg/m3 and 20 μg/m3 respectively, for the three burn rates. In all cases, ambient concentrations are very low on site and reach a maximum approximately 200 m downwind of the site. The highest predicted ambient concentrations are presented in Table 16. No exceedance of the NAAQS is predicted within the site or in residential and sensitive receptor areas around the site. The predicted PM2.5 concentrations therefore comply with the NAAQS in the ambient environment.

**Oxides of Nitrogen (NOX)**

For the purpose of this assessment, the modelled NOX concentrations (NO and NO2) were assumed to be equal to NO2 as NO is rapidly converted to NO2 in the atmosphere.

The predicted 1-hour average and annual average NO2 ambient concentrations resulting from emissions from the incinerator for the 45 kg/hour, 60 kg/hour and 75 kg/hour burn rates are presented in Figure 8. The predicted 1-hour average and annual average NO2 concentrations are very low and well below the NAAQS of 200 μg/m3 and 40 μg/m3 respectively, for the three burn rates. In all cases, ambient concentrations are very low on site and reach a maximum approximately 200 m downwind of the site. The highest predicted ambient concentrations are presented in Table 16. No exceedance of the NAAQS is predicted within the site or in residential and sensitive receptor areas around the site. The predicted NO2 concentrations therefore comply with the NAAQS in the ambient environment.

**Sulphur Dioxide (SO2)**

The predicted 1-hour average, 24-hour average and annual average SO2 ambient concentrations resulting from emissions from the incinerator for the 45 kg/hour, 60 kg/hour and 75 kg/hour burn rates are presented in Figure 9. The predicted 1-hour, 24-hour and annual average SO2 concentrations are very low and well below the NAAQS of 350 μg/m3, 125 μg/m3 and 50 μg/m3 respectively, for the three burn rates. In all cases, ambient concentrations are very low on site and reach a maximum approximately 200 m downwind of the site. The highest predicted ambient concentrations are presented in Table 16. No exceedance of the NAAQS is predicted within the site or in residential and sensitive receptor areas around the site. The predicted SO2 concentrations therefore comply with the NAAQS in the ambient environment.

**Carbon Monoxide (CO)**

The predicted 1-hour average and 8-hour average CO ambient concentrations resulting from emissions from the incinerator for the 45 kg/hour, 60 kg/hour and 75 kg/hour burn rates are presented in Figure 10. The predicted 1-hour and 24-hour average CO concentrations are very low and well below the NAAQS of 30 000 μg/m3 and 10 000 μg/m3 respectively, for the three burn rates. In all cases, ambient concentrations are very low on site and reach a maximum approximately 200 m downwind of the site. The highest predicted ambient concentrations are presented in Table 16. No exceedance of the NAAQS is predicted within the site or in residential and sensitive receptor areas around the site. The predicted CO concentrations therefore comply with the NAAQS in the ambient environment.

**Table 16: Maximum predicted ambient concentrations for the proposed new incinerator**

|  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
| **Ambient Concentration (µg/m3)** | **Burn Rate (kg/hour)** | | | | | | | | |
| **45** | **60** | **75** | **45** | **60** | **75** | **45** | **60** | **75** |
| **1-hour Average** | | | **24-hour Average** | | | **Annual Average** | | |
| **PM10** | 2.70 | 3.60 | 4.51 | 1.08 | 1.44 | 1.80 | 0.22 | 0.29 | 0.36 |
| **PM2.5** | 1.80 | 2.40 | 3.00 | 0.72 | 0.96 | 1.20 | 0.14 | 0.19 | 0.24 |
| **NO2** | 3.18 | 4.24 | 5.30 | 1.27 | 1.69 | 2.12 | 0.25 | 0.34 | 0.42 |
| **SO2** | 1.95 | 2.59 | 3.24 | 0.78 | 1.04 | 1.30 | 0.16 | 0.21 | 0.26 |
| **CO** | 2.64 | 3.52 | 4.40 | 1.85 | 2.47 | 3.08 | 0.21 | 0.28 | 0.35 |

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| **Figure 6: Predicted 24-hour average (top) and annual average (bottom) PM10 ambient concentrations in μg/m3 resulting from emissions from the incinerator in isolation** |

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| **Figure 7: Predicted 24-hour average (top) and annual average (bottom) PM2.5 ambient concentrations in μg/m3 resulting from emissions from the incinerator in isolation** |

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| **Figure 8: Predicted 1-hour average (top) and annual average (bottom) NO2 ambient concentrations in μg/m3 resulting from emissions from the incinerator in isolation** |

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| **Figure 9: Predicted 1-hour average (top), 24-hour average (middle) and annual average (bottom) SO2 ambient concentrations in μg/m3 resulting from emissions from the incinerator in isolation** |
|  |
|  |
| **Figure 10: Predicted 1-hour average (top) and 8-hour average (bottom) CO ambient concentrations in μg/m3 resulting from emissions from the incinerator in isolation** |

#### Construction and Decommissioning

Prior to construction of the proposed new incinerator at the DRDAR State Veterinary Laboratory, the old incinerator structures will be disassembled and moved off site. The proposed new incinerator and associated structures will be brought to site by truck and assembled at the same location where the current incinerator is located. Dust emissions and other emissions are not expected to be high during this process as the site is not located in a dusty environment. No additional construction or clearing of vegetation is foreseen and the site would remain in its current condition No mitigation measures are therefore proposed.

During decommissioning of the incinerator, the incinerator structures will be disassembled and moved off site. Dust emissions and other emissions are not expected to be high during this process and the site would remain in its current condition. No mitigation measures are therefore proposed.

#### Impact Assessment

The potential impact of emissions of particulates (PM10 and PM2.5), NOX, SO2 and CO resulting from emissions from the proposed new incinerator is assessed according to the SRK Impact Rating Procedure. The following criteria are applied:

**Impact Rating Procedure**

The significance of an impact is defined as a combination of the consequence of the impact occurring and the probability that the impact will occur. The criteria used to determine impact consequences are presented in Table 17.

**Table 17: Criteria used to determine the Consequence of the Impact**

| **Rating** | **Definition of Rating** | **Score** |
| --- | --- | --- |
| **A. Extent– the area over which the impact will be experienced** | | |
| None |  | 0 |
| Local | Confined to project or study area or part thereof (e.g. site) | 1 |
| Regional | The region, which may be defined in various ways, e.g. cadastral, catchment, topographic | 2 |
| (Inter) national | Nationally or beyond | 3 |
| **B. Intensity– the magnitude of the impact in relation to the sensitivity of the receiving environment** | | |
| None |  | 0 |
| Low | Site-specific and wider natural and/or social functions and processes are negligibly altered | 1 |
| Medium | Site-specific and wider natural and/or social functions and processes continue albeit in a modified way | 2 |
| High | Site-specific and wider natural and/or social functions or processes are severely altered | 3 |
| **C. Duration– the time frame for which the impact will be experienced** | | |
| None |  | 0 |
| Short-term | Up to 2 years | 1 |
| Medium-term | 2 to 15 years | 2 |
| Long-term | More than 15 years | 3 |

The combined score of these three criteria corresponds to a Consequence Rating (Table 18).

**Table 18: Method used to determine the Consequence Score**

|  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- |
| **Combined Score (A+B+C)** | 0 – 2 | 3 – 4 | 5 | 6 | 7 | 8 – 9 |
| **Consequence Rating** | Not significant | Very low | Low | Medium | High | Very high |

Once the consequence has been derived, the probability of the impact occurring will be considered using the probability classifications presented in Table 19.

**Table 19: Probability Classification**

| **Probability– the likelihood of the impact occurring** | |
| --- | --- |
| Improbable | < 40% chance of occurring |
| Possible | 40% - 70% chance of occurring |
| Probable | > 70% - 90% chance of occurring |
| Definite | > 90% chance of occurring |

The overall significance of impacts will be determined by considering consequence and probability using the rating system prescribed in the Table20.

**Table 20: Impact Significance Ratings**

| **Significance Rating** | **Possible Impact Combinations** | | |
| --- | --- | --- | --- |
| **Consequence** |  | **Probability** |
| Insignificant | Very Low | & | Improbable |
|  | Very Low | & | Possible |
| Very Low | Very Low | & | Probable |
|  | Very Low | & | Definite |
|  | Low | & | Improbable |
|  | Low | & | Possible |
| Low | Low | & | Probable |
|  | Low | & | Definite |
|  | Medium | & | Improbable |
|  | Medium | & | Possible |
| Medium | Medium | & | Probable |
|  | Medium | & | Definite |
|  | High | & | Improbable |
|  | High | & | Possible |
| High | High | & | Probable |
|  | High | & | Definite |
|  | Very High | & | Improbable |
|  | Very High | & | Possible |
| Very High | Very High | & | Probable |
|  | Very High | & | Definite |

Finally, the impacts will also be considered in terms of their status (positive or negative impact) and the confidence in the ascribed impact significance rating. The system for considering impact status and confidence (in assessment) is laid out in the Table 21.

**Table 21: Impact status and confidence classification**

|  |  |
| --- | --- |
| **Status of impact** | |
| Indication whether the impact is adverse (negative) or beneficial (positive). | + ve (positive – a ‘benefit’) |
| – ve (negative – a ‘cost’) |
| **Confidence of assessment** | |
| The degree of confidence in predictions based on available information, SRK’s judgment and/or specialist knowledge. | Low |
| Medium |
| High |

The impact significance rating should be considered by authorities in their decision-making process based on the implications of ratings ascribed below:

**Insignificant:** the potential impact is negligible and will not have an influence on the decision regarding the proposed activity/development.

**Very Low:** the potential impact is very small and should not have any meaningful influence on the decision regarding the proposed activity/development.

**Low:** the potential impact may not have any meaningful influence on the decision regarding the proposed activity/development.

**Medium:** the potential impact should influence the decision regarding the proposed activity/development.

**High:** the potential impact will affect the decision regarding the proposed activity/development.

**Very High:** The proposed activity should only be approved under special circumstances.

Practicable mitigation measures will be recommended and impacts will be rated in the prescribed way both with and without the assumed effective implementation of mitigation measures. Mitigation measures will be classified as either:

**Essential:** must be implemented and are non-negotiable; or

**Optional:** must be shown to have been considered and sound reasons provided by the proponent, if not implemented.

**“No-Go” alternative**

In the case of the “No-Go” alternative, the incinerator will not be replaced and the facility will not comply with the relevant air quality standards and the site would remain in its current condition until/ unless any other development is approved.

In most cases, the “No-Go” alternative approximates the baseline situation. In the sections assessing specific impacts below, the “No-Go” alternative is only assessed where the baseline descriptions do not fully capture current impacts.

**Summary of Impacts**

The potential impact of emissions of particulates (PM10 and PM2.5), NOX, SO2 and CO resulting from emissions from the proposed new incinerator is summarised in Table 22.

Impacts during construction and decommissioning with or without mitigation will be local in extent, low intensity, of a short-term duration and therefore of very low consequence. The probability of impacts occurring is improbable. The significance rating is therefore insignificant, implying that the potential impact is negligible and will not have an influence on the decision regarding the proposed development. The construction and decommissioning phase, with or without mitigation, will not have a significant negative impact on the environment. There is a high confidence associated with the impacts and the reversibility of the impacts is high.

Impacts during operation with or without mitigation will be local in extent, low intensity, of a long-term duration and therefore of low consequence. The probability of impacts occurring is improbable. The significance rating is therefore very low, implying that the potential impact is very small and should not have any meaningful influence on the decision regarding the proposed development. The operational phase, with or without mitigation, will not have a significant negative impact on the environment. There is a high confidence associated with the impacts and the reversibility of the impacts is high.

From an air quality perspective, it is therefore recommended that the project should go ahead.

**Table 22: Impact Assessment for the construction, operational and decommissioning phase of the proposed new incinerator**

|  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|  | **Impact** | **Mitigation** | **Extent** | **Intensity** | **Duration** | **Consequence** | **Probability** | **Significance** | **Status** | **Confidence** | **Reversibility** |
| Construction | Impacts on Air Quality | Without | Local | Low | Short-term | Very low | Improbable | Insignificant | - ve | High | High |
| With | Local | Low | Short-term | Very low | Improbable | Insignificant | - ve | High |
| Operation | Impacts on Air Quality | Without | Local | Low | Long -term | Low | Improbable | Very Low | - ve | High | High |
| With | Local | Low | Long-term | Low | Improbable | Very Low | - ve | medium |
| Decom-missioning | Impacts on Air Quality | Without | Local | Low | Short-term | Very low | Improbable | Insignificant | - ve | High | High |
| With | Local | Low | Short-term | Very low | Improbable | Insignificant | - ve | High |

## Analysis of Emissions’ Impact on the Environment

An assessment of the atmospheric impact of the facility on the environment was not undertaken as part of this Atmospheric Impact Report.

# COMPLAINTS

The DRDAR State Veterinary Laboratory has not received complaints in respect of air pollution in the last 2 years.

# CURRENT OR PLANNED AIR QUALITY MANAGEMENT INTERVENTIONS

The DRDAR State Veterinary Laboratory does not have any approved air quality management improvement interventions currently being implemented for the facility; or scheduled for the next 5 years.

# COMPLIANCE AND ENFORCEMENT ACTIONS

The DRDAR State Veterinary Laboratory does not have any air quality compliance and enforcement actions undertaken against the enterprise in the last 5 years.

# SUMMARY AND CONCLUSION

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USEPA AP42 emission factors are used to estimate emissions of particulates (PM10 and PM2.5), oxides of nitrogen (NOX), sulphur dioxide (SO2) and carbon monoxide (CO) from the proposed new incinerator at the DRDAR State Veterinary Laboratory, for three burn rates (45 kg/hour, 60 kg/hour and 75 kg/hour) to take account of a range of incinerator loads, under normal operating conditions.

It is evident that resultant emission rates are relatively low, even with no emission control devices in place. Emission concentrations also comply with the Minimum Emission Standards (MES) for existing plants. However, emission concentrations exceed the MES for new plants for particulates for all three burn rates and for CO for the 60 kg/hour and 75 kg/hour burn rates. It is therefore recommended that a combination of control mechanisms are used to target specific pollutants to achieve compliance with the respective MES.

The DEA recommended and USEPA-approved SCREEN3 dispersion model is used to assess the effects and potential consequences of uncontrolled emissions from the proposed new incinerator in the surrounding environment. Modelled ambient concentrations of PM10, PM2.5, NO2, SO2 and CO are considerably less than the respective health-based ambient air quality standards and the highest concentrations are predicted 200 m from the incinerator.

The significance rating for impacts during construction and decommissioning (with or without mitigation) is insignificant, implying that the potential impact is negligible and will not have an influence on the decision regarding the proposed development. The significance rating for impacts during operations (with or without mitigation) is low, implying that the potential impact is very small and should not have any meaningful influence on the decision regarding the proposed development. From an air quality perspective, it is therefore recommended that the project should go ahead.

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# FORMAL DECLARATIONS

A declaration of the accuracy of the information contained in this Atmospheric Impact Report is included here. A declaration of the independence of the practitioners in the uMoya-NILU consultancy team that compiled this AIR is also included.

|  |
| --- |
| **DECLARATION OF ACCURACY OF INFORMATION – APPLICANT** |
| **Name of Enterprise: ­­­­­­­­­­­­­­­­­­­­­­­­uMoya-NILU Consulting (Pty) Ltd** |
|  |
| Declaration of accuracy of information provided:  **Atmospheric Impact Report in terms of Section 30 of the Act**  I, ­­­­­­­­­­­­­­­­­­­­­­­­­­­­­­­­Mark Zunckel [duly authorised], declare that the information provided in this atmospheric impact report is, to the best of my knowledge, in all respects factually true and correct. I am aware that the supply of false or misleading information to an air quality office is a criminal office in terms of section 51(1)(g) of this Act.  MZunckel signitureSigned at Durban on this 30th day of June, 2017  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  **SIGNATURE**  Managing Director – uMoya-NILU Consulting  **CAPACITY OF SIGNATORY** |

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| --- |
| **DECLARATION OF INDEPENDENCE – PRACTITIONER** |
| **Name of Practitioner: ­­­­­­­­­­­­­­­­­­­­­­­­Mark Zunckel**  **Name of Registered Body: South African Council for Natural Scientific Professionals**  **Professional Registration Number: 400449/04** |
|  |
| Declaration of independence and accuracy of information provided:  **Atmospheric Impact Report in terms of Section 30 of the Act**  I, ­­­­­­­­­­­­­­­­­­­­­­­­­­­­­­­­Mark Zunckel declare that I am independent of the applicant. I have the necessary expertise to conduct the assessment required for the report and will perform the work relating to the application in an objective manner, even if this results in views and findings that are not favourable to the applicant. I will disclose to the applicant and the air quality officer all material information in my possession that reasonably has or may have the potential of influencing any decision to be taken with respect to the application by the air quality officer. The information provided in the atmospheric impact report is, to the best of my knowledge, in all respects factually true and correct. I am aware that the supply of false or misleading information to an air quality office is a criminal office in terms of section 51(1)(g) of this Act.  Signed at Durban on this 30th day of June, 2017  MZunckel signiture  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  **SIGNATURE**  Managing Director – uMoya-NILU Consulting  **CAPACITY OF SIGNATORY** |