



# DRAFT ENVIRONMENTAL IMPACT REPORT

# **Chubby Chick Enterprises**

Rendering Facility WMLA - draft

**Environmental Impact Assessment** 

Report

**Locality: Potchefstroom** 

**Departmental Ref No: 12/9/11/L1392/7** 

**Date: 31 August 2015** 

Unit C8

Block @ Nature

472 Botterklapper Street

Pretoria

Office: +27 (0)12 807 7036 Fax: +27 (0)12 807 1014



# **PROJECT DETAILS**

# **National Department of Environmental Affairs**

Reference No.: 12/9/11/L1392/7

**Project Title: Chubby Chick Rendering Facility** 

**Project Number: FOU-POT-12-05-02** 

**Compiled by: Lizette Crous** 

Date: 31 August 2015

**Location: Pretoria** 

**Technical Reviewer: Lourens de Villiers** 



## **EXECUTIVE SUMMARY**

## The Applicant

Cycle City (Chubby Chick Enterprises) is a poultry production company based in Potchefstroom. The company owns various chicken raising farms, both traditional broiler farms and free-range farms, in the Potchefstroom area and slaughters the chickens at their own abattoirs in Potchefstroom.

## **Background description**

A common challenge in the poultry industry is how to dispose of poultry waste, such as mortalities from the chicken farms or blood produced in the slaughtering process. A responsible and economically viable option is to process the poultry waste into a poultry by-product meal at a rendering facility. The meal can then be used as an additive in the production of animal feeds, such as cattle feed.

## **Project description**

The Chubby Chick rendering facility has been operational since 1997 and has a Sterilisation License in terms of the Fertilizers, Farm Feeds, Agricultural Remedies and Stock Remedies Act, 1947 (Act No. 36 of 1947). The facility does, however, not have a Waste Management License for current and planned waste management activities. A separate application for a Water Use License will also be submitted to the relevant authority and a provisional Atmospheric Emission License has been issued for the rendering facility by the North West Department of Rural, Environmental and Agricultural Development.

# Legal requirements and legislative process

As part of the operation of the rendering facility, listed waste management activities defined under the National Environmental Management: Waste Act, Act 59 of 2008 (NEMWA) and the regulations there under take place. Relevant listed activities triggered by the current and proposed activities at the rendering facility are described further in this draft Environmental Impact Assessment Report (EIR) (refer to Part 1.5).

It is the intention of this EIR to provide the necessary information pertaining to the proposed activities associated with the project, as required in terms of the Environmental Impact Assessment Regulations (EIA Regulations R543: EIA Regulations in terms of Chapter 5 of the NEMA, 1998, dated June 2010) under the NEMA, 1998, and NEM:WA, 2008. This EIR intends to highlight all information relevant to the rendering facility project.

The diagram below provides a visual representation of the Scoping- and EIA approach followed in terms of NEMWA, 2008, NEMA, 1998, and the Environmental Impact Assessment Regulations, dated 2010.



#### **Public Participation and Stakeholder Process Schedule** Consultation Application **Application Phase:** Submission of Application form and obtaining submission: 7 Waste Management Project reference number from DEA November I&APs & Stakeholder register / database License Application 2013 Background Information Document distributed, PPP: Background newspaper advertisement and site notices placed 23/01/2014 -Information Telephonic and electronic notifications 03/03/2014 I&APs and Stakeholder comments recorded **Scoping Phase:** PPP review of Letters to inform I&APs and Stakeholders of the the draft Draft Scoping Report availability of the draft Scoping Report Scoping and Plan of Study for Draft Scoping Report for public and Stakeholder Report: comment (available on www.shangoni.co.za) EIA 27/05/2014 -Submission of Final Consultation with local authorities 14/07/2014 Scoping Report and Incorporation of comments and issues into (DWA -Plan of Study for EIA Scoping Report 04/08/2014) Final Scoping Report submission to DEA **EIA Phase:** · Letters to inform I&APs and Stakeholders of the availability of the draft EIA Report Specialist Studies Impact Assessment Draft EIA Report for public and Stakeholder comment (available on www.shangoni.co.za) and Mitigation **Current Process** measures Continued consultation with local authorities and communication to I&APs Draft EIA Report Incorporation of comments and issues into final Final EIA Report **EIA Report** Final EIA Report submission to DEA

### Final Phase:

- Authorities' decisionmaking stage
- Notify I&APs and Stakeholders of government authority's decision on the application for a Waste Management License
- Available on www.shangoni.co.za



### **Environmental impacts associated with the project**

The purpose of this document is to supply the National Department of Environmental Affairs with the requested information pertaining to the National Environmental Management: Waste Act (NEM:WA), the National Environmental Management Act (NEMA), as amended, and Regulation 28 of the Environmental Impact Assessment Regulations, dated 2010. Contained in this document is a detailed investigation of the activity and potential site-specific impacts associated with the operation of the Chubby Chick rendering facility and the following proposed changes to the facility:

- A new treatment works for the wastewater generated at the rendering facility; and
- Changes to the existing wastewater treatment system, including the existing earth evaporation dam (addition of liners).

This application for environmental authorisation of the above mentioned activities entails conducting a full Scoping and Environmental Impact Assessment process. During the Environmental Scoping Report (ESR) phase and draft Environmental Impact Report (EIR) phase, the baseline potential impacts related to the operation of the rendering facility and its proposed upgrades were identified.

Regulation 31 (of Regulation 543) of the EIA Regulations, 2010, under the NEMA, 1998, requires that an Environmental Impact Report (EIR) includes an assessment of the status; extent; duration; probability; reversibility; replaceability of resources; and mitigatory potential of the major potential environmental impacts of the rendering facility and its proposed upgrades. Refer to Part 7 of this report for a detailed risk assessment.

Potential significant impacts that have been identified during the scoping and environmental impact assessment process have been listed below for the planning and design phase, the construction phase, the operational phase and the rehabilitation phase of the proposed project. Closure and decommissioning of the rendering facility is not anticipated for the foreseeable future. Should the facility close, a detailed closure and rehabilitation plan will be submitted to the National Department of Environmental Affairs prior to decommissioning.

#### **Planning and Design Phase**

- The following impacts can be expected if proper environmental management plans are not developed and implemented:
  - Soil-, surface water- and groundwater pollution;
  - Generation of noise and subsequent nuisance to nearby landowners;
  - Generation of atmospheric emissions, dust and odours and subsequent nuisance to nearby landowners;
  - Loss or disturbance of vegetation;
  - Loss of topsoil;
  - Soil erosion;
  - Disturbance of a wetland; and



- Contamination of surface water runoff.
- Soil, surface water and groundwater pollution during the operational phase due to inadequate design of the wastewater treatment works;
- Soil, surface water and groundwater pollution, as well as nuisance caused by odours and unsightly
  appearance of waste onsite, due to inadequate design of waste storage facilities and/or areas;
- Degradation and loss of a valuable resource (topsoil) through increased runoff as stormwater flows over cleared, bare areas during rainfall events, due to poor scheduling of construction activities;
- Generation of noise and nuisance to neighbours as a result of construction activities occurring during inconvenient times of the day; and
- Generation of atmospheric emissions, odours and nuisance to neighbours during the operational phase, due to inadequate design of the air treatment system (odour abatement system).

#### **Construction Phase**

- Harm to the environment in general (this can include pollution of soil and water resources, as well
  as harm to employees and wasteful practices in terms of resource use and waste management);
- Removal of indigenous vegetation during the construction phase;
- Disturbance or destruction of vegetation surrounding the site as a result of runaway veld fires caused by workers or contractors;
- Introduction of alien invasive plants that can impact on the hydrology and outcompete natural vegetation. Alien and invasive plant species also generally use more water than indigenous plants;
- The construction activities associated with the proposed new wastewater treatment system and upgrading the existing wastewater treatment system may disturb or destroy areas of the wetlands onsite:
- Degradation and loss of a valuable resource (topsoil);
- Erosion of cleared areas;
- Soil and surface water pollution as a result of the spillage, improper handling, storage, mixing or disposal of cement and concrete;
- Soil and surface water pollution through contaminated wash water runoff;
- Soil, surface water and groundwater pollution due to poor waste management as well as nuisance caused by odours and unsightly appearance of waste onsite;
- Soil, surface water and groundwater pollution from unsanitary conditions onsite;
- Soil, surface water and groundwater pollution as a result of poor management and accidental spills
  of hazardous chemical substances used onsite;
- Hydrocarbon pollution of soil, surface water and groundwater through the spilling of fuel, grease
  or oil or leaking equipment and vehicles;
- Ambient air quality degradation as well as disturbance and nuisance to neighbours and other sensitive receptors due to dust generation;
- Noise pollution and nuisance to neighbours;



- Wear of access roads, accidents on access roads, unpermitted transport of materials and loss of materials being transported on access roads;
- Wastage or depletion of a valuable resource (groundwater) due to inefficient or redundant usage;
- Loss of artefacts or sites protected by the National Heritage Resources Act, 1999 (Act No. 25 of 1999).

### **Operational Phase**

- Harm to the environment in general (this includes pollution of soil and water resources, as well as harm to employees and wasteful practices in terms of resource use and waste management);
- Growth of alien and invasive vegetation leading to smaller habitat areas available for indigenous vegetation. Alien and invasive plant species also generally use more water than indigenous plants;
- Loss of indigenous grassland and habitats for indigenous fauna species surrounding the site as a result of runaway veld fires;
- The discharge and/or spillage of ineffectively treated wastewater into the environment can lead to further degradation of the wetland;
- Soil, surface water and groundwater pollution as well as nuisance caused by odours and unsightly
  appearance of waste onsite as a result of poor waste management (waste generated at the facility
  and not including incoming waste from the abattoirs for processing at the rendering facility);
- Soil, surface water and groundwater pollution as well as nuisance caused by odours and unsightly
  appearance of waste onsite as a result of poor management of incoming waste from the abattoirs
  (waste to be processed at the rendering facility);
- Soil, surface water and groundwater pollution from unsanitary conditions onsite;
- Soil, surface water and groundwater pollution as a result of poor management and accidental spillage of hazardous chemical substances used onsite;
- Soil, surface water and groundwater pollution through spillage of fuel, grease or oil and leaking equipment and vehicles;
- Soil, surface water and groundwater pollution due to the accidental discharge of ineffectively treated wastewater into the environment;
- Soil, surface water and groundwater pollution due to poor handling and storage of coal;
- Soil, surface and groundwater pollution as a result of poor ash management;
- Soil and surface water pollution due to the contamination of 'clean' stormwater in 'dirty' areas;
- Ambient air quality degradation as well as disturbance and nuisance to neighbours and other sensitive receptors due to dust generated from onsite traffic;
- Noise disturbance and nuisance to neighbours and other sensitive receptors due to operational activities;
- Disturbance and nuisance to neighbours and other sensitive receptors due to offensive odours generated at the rendering facility;
- Ambient air quality degradation through combustion emissions from boilers;



- Wear of access roads, accidents on access roads, unpermitted transport of materials and loss of materials being transported on access roads;
- Wastage or depletion of valuable resources (groundwater and electricity) due to inefficient or redundant usage;
- Outbreak of diseases and possible infection of workers at the facility; and
- Loss of artefacts or sites protected by the National Heritage Resources Act, 1999 (Act No. 25 of 1999).

### **Rehabilitation Phase**

- Ineffective rehabilitation, including soil erosion and generation of dust; and
- Bare areas leading to soil erosion and generation of dust as a result of ineffective establishment and growth of vegetation planted during rehabilitation of disturbed areas.

### **Decommissioning and Closure Phase**

Closure and decommissioning of the rendering facility is not anticipated for the foreseeable future. Should the facility close, a detailed closure and rehabilitation plan will be submitted to the National Department of Environmental Affairs prior to decommissioning.

The table below summarises the impacts that have been identified and evaluated for the rendering facility and its proposed upgrades.



Table 1: A summary of the impacts associated with the operation of the Chubby Chick rendering facility and its proposed upgrades.

Potential Impact	Environmental Significance Pre Mitigation			Environmental Significance Post Mitigation		
	P <sup>1</sup>	M <sup>2</sup>	S <sup>3</sup>	Р	M	S
General Environment			'	'		
The following impacts can be expected if proper environmental management plans are not developed and implemented:						
Soil-, surface water- and groundwater pollution;						
Generation of noise and subsequent nuisance to nearby landowners;						
Generation of atmospheric emissions, dust and odours and subsequent nuisance to nearby landowners;						
Loss or disturbance of vegetation;	3	3	M	2	2	L
Loss of topsoil;						
Soil erosion;						
Disturbance of a wetland; and						
Contamination of surface water runoff.						
Harm to the environment in general (this includes pollution of soil and water resources, as well as harm to employees and	3	3	М	2	2	1
wasteful practices in terms of resource use and waste management).	3	3	IVI			_
Fauna and Flora (Critical Biodiversity Area 2)					ı	
Removal and destruction of indigenous vegetation outside of the construction footprint for the wastewater treatment system.	3	2	М	2	2	L
Loss of indigenous grassland and habitats for indigenous fauna species surrounding the site as a result of runaway veld fires.	3	3	М	1	3	L
Bare areas leading to soil erosion and generation of dust.	3	2	М	2	1	L
The disturbance due to construction and earth works will create a window of opportunity for invasions by alien invasive plants.  Invasion of alien plants can impact on the hydrology and outcompete natural vegetation.	3	3	М	2	2	L
Sensitive areas - Wetland						

ProbabilityMagnitudeSeverity

Potential Impact	Environmental Significance Pre Mitigation				Environmental Significance Post Mitigation		
	P <sup>1</sup>	M <sup>2</sup>	S <sup>3</sup>	Р	M	S	
The construction activities associated with the proposed new wastewater treatment system and upgrading the existing wastewater treatment system may disturb or destroy areas of the wetland. The construction activities may change the amount of sediment entering the water resource and result in changes to turbidity. The construction activities may change the physical structure within the water resource (habitat).	3	3	M	2	2	L	
The discharge and/or spillage of ineffectively treated wastewater into the environment can lead to further degradation of the hillside seep wetland.	3	3	М	1	3	L	
Topsoil							
Degradation and loss of a valuable resource (topsoil) through increased runoff as stormwater flows over cleared, bare areas during rainfall events.	3	3	М	2	1	L	
Degradation and loss of a valuable resource (topsoil) due to prolonged exposure.	3	2	M	1	2	L	
Erosion of cleared areas.	3	2	М	2	2	L	
Ineffective rehabilitation causing soil erosion and the generation of dust.	3	3	M	2	2	L	
Soil, surface water, stormwater and groundwater pollution				ı	ı		
Soil, surface water and groundwater pollution during the operational phase due to inadequate design of the wastewater treatment works.	3	4	Н	1	2	L	
Soil and surface water pollution due to the incorrect management of cement and concrete.	3	4	Н	2	3	М	
Soil and surface water pollution due to the release of contaminated wash water into the environment.	3	4	Н	2	3	М	
Soil, surface water and groundwater pollution from irresponsible waste management practices. Nuisance caused by odours and unsightly appearance of waste onsite.	3	3	М	2	2	L	
Soil, surface water and groundwater pollution as a result of unsanitary conditions onsite.	3	3	M	2	2	L	
Soil, surface water and groundwater pollution. Toxic contaminants such as metal ions (e.g. copper, lead and zinc) and hydrocarbons can detrimentally impact upon the water quality of the area.	4	3	Н	2	3	М	
Soil, surface water and groundwater pollution from waste generated at the rendering facility. Nuisance caused by odours and unsightly appearance of waste onsite.	3	4	Н	2	2	L	
Soil, surface water and groundwater pollution from incoming waste from the abattoirs and chicken farms. Nuisance caused by odours and unsightly appearance of waste onsite.	3	4	Н	2	2	L	
Soil, surface water and groundwater pollution due to the irrigation or discharge of ineffectively treated wastewater.	3	4	Н	2	3	М	



Potential Impact	mpact Environmental Significance Pre Mitigation					
	P <sup>1</sup>	M <sup>2</sup>	S <sup>3</sup>	Р	M	S
Soil, surface water and groundwater pollution due to the incorrect management of coal.	3	2	M	2	2	L
Coal ash contains heavy metals and metalloids such as, Pb and Se. These contaminants can leach into groundwater						
discharging at discharge zones into spruits and rivers. Deterioration of surface water quality within the adjacent wetland area	_	4				
and downstream water resources may take place as a result of affected surface water runoff generated at the coal ash storage	5	4	Н	2	4	M
area.						
Soil and surface water pollution due to the contamination of clean stormwater runoff.	4	3	Н	2	2	L
Atmosphere and Noise		'	'	'		
Generation of noise and nuisance to neighbours as a result of construction activities occurring during inconvenient times of the	3	3	М	2	2	1
day. Noise disturbance and nuisance to neighbours and other sensitive receptors due to operational activities.	3	3	IVI			
Ambient air quality degradation as well as disturbance and nuisance to neighbours and other sensitive receptors due to dust	4	2	М	2	2	
generated from onsite traffic.	4		IVI		2	
Disturbance and nuisance to neighbours and other sensitive receptors due to offensive odours generated by the rendering	5	4	Н	3	3	М
facility.	5	4	П	3	3	IVI
Ambient air quality degradation though combustion emissions from the coal-fired boilers.	5	4	Н	5	3	Н
Infrastructure						
Wear of access roads, accidents on access roads, unpermitted transport of materials and loss of materials being transported	4	2	М	2	2	1
on access roads.	4		IVI		2	
Resource usage						
Wastage or depletion of a valuable resources (groundwater and electricity) due to inefficient or redundant usage.	3	3	M	2	1	L
Hygiene						
Outbreak of diseases and possible infection of workers at the facility.	3	3	M	2	2	L
Heritage		1				
Loss of artefacts or sites protected by the National Heritage Resources Act, 1999 (Act No. 25 of 1999).	3	3	М	3	2	M
	L				1	

Appropriate mitigation measures will assist in minimising the potential impacts on the surrounding environment during the construction and operational phases of the proposed project. A draft Environmental Management Programme (EMP) has also been compiled, with the aim of serving as a working document in order to manage and/or mitigate the identified potential impacts. Refer to Appendix F for a copy of the draft EMP.

The main mitigation measures that should be applied to the proposed project include the following:

- Environmental Awareness Training for all contractors and workers;
- A complaints register must be kept on site to record and deal with complaints from people in the vicinity of the site;
- Before any construction takes place the proposed area for the proposed new wastewater treatment
  works will be pegged out. All construction activities will be limited to within these areas in order to
  reduce the footprint disturbed and avoid impact on the wetland;
- Wastewater generated at the rendering facility must be treated to a quality that complies with the
  Department of Water Affairs' General Limit standards for discharge into a water resource or
  irrigation of crops. Only treated wastewater of this quality may be discharged into the environment
  or irrigated onto crops;
- All ponds/dams and/or channels must be lined with a 1.5mm HDPE liner or impermeable concrete floor to prevent leaching of potential contaminants and nutrients into the groundwater;
- Soil, stormwater and groundwater pollution must be prevented through the correct handling, storage and disposal of cement, concrete, waste and chemicals;
- A Water Use Licence must be obtained for all water use activities occurring onsite;
- Adequate firefighting equipment must be available on site;
- The conditions of the rendering facility's Atmospheric Emission Licence must be adhered to;
- Implement the recommendations of the Odour Management Plan;
- All recommendations in the Stormwater Management Plan must be implemented;
- Implement the Water Monitoring Programme;
- If any sites, features or objects are found during site clearance, all activities must cease and a heritage expert must be contacted to investigate the site;
- The provisions of the National Norms and Standards for the Storage of Waste must be implemented, where required;
- · Regular site inspection by supervisors;
- Process incoming waste in a timely manner;
- Schedule activities that will generate the most noise during times of the day that will result in least disturbance to neighbours;
- Undertake regular geohydrological studies to determine the impact of the rendering facility on the groundwater resource;
- The coal ash must be disposed of or managed in accordance with its waste classification; and
- Implementation of effective and sustainable rehabilitation and remediation practices.



Based on the outcomes of the Environmental Impact Assessment, conducted as part of this full Scoping and Environmental Impact Assessment process, as well as the alternatives assessment, the following recommendations are made:

- The proposed project/activity (the upgrading and licensing of the rendering facility as well
  as the construction of the new wastewater treatment works) should be authorised and
  allowed to proceed on the preferred site (26°47'16.80"S; 27°08'58.39"E);
- 2. The mitigation measures proposed in this report and the draft Environmental Management Programme must be implemented during all phases of the proposed project;
- 3. It is assumed that the Wastewater Treatment Works will operate as designed and will effectively treat the rendering facility wastewater to a quality that complies with the Department of Water Affairs' General Limit Standards for irrigation and/or discharge of wastewater into the environment;
- 4. It is assumed that the wastewater volumes generated at the rendering facility will not exceed the design capacities of the Wastewater Treatment Works;
- It is assumed that the mitigation measures proposed in this report and the draft Environmental Management Programme will be correctly implemented by the applicant and that they will be effective;
- 6. A communications pathway must be established that would allow the designated ECO to accept and deal with stakeholder complaints;
- 7. Proposed mitigation measures should be incorporated as far as possible into the operational plan for the rendering facility; and
- 8. Strict monitoring and enforcement of requirements of the EMP must be undertaken to ensure that contractors and operators adhere to these requirements.



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## **DEFINITIONS**

### **Environment**

The surroundings (biophysical, social and economic) within which humans exist and that are made up of

- (i) the land, water and atmosphere of the earth;
- (ii) micro-organisms, plant and animal life;
- (iii) any part or combination of (i) and (ii) and the interrelationships among and between them; and
- (iv) the physical, chemical, aesthetic and cultural properties and conditions of the foregoing that influence human health and wellbeing.

### **Environmental Aspects**

Elements of an organisation's activities, products or services that can interact with the environment.

### **Environmental Degradation**

Refers to pollution, disturbance, resource depletion, loss of biodiversity, and other kinds of environmental damage; usually refers to damage occurring accidentally or intentionally as a result of human activities.

# **Environmental Impacts**

Any change to the environment, whether adverse or beneficial, wholly or partially resulting from an organisation's activities, products or services.

# **Environmental Impact Assessment**

A study of the environmental consequences of a proposed course of action.

# **Environmental Impact Report**

A report assessing the potential significant impacts as identified during the environmental impact assessment.

# **Environmental impact**

An environmental change caused by some human act.



### Land use

The various ways in which land may be employed or occupied. Planners compile, classify, study and analyse land use data for many purposes, including the identification of trends, the forecasting of space and infrastructure requirements, the provision of adequate land area for necessary types of land use, and the development or revision of comprehensive plans and land use regulations.

### **Pollution Prevention**

Any activity that reduces or eliminates pollutants prior to recycling, treatment, control or disposal.

### **Public Participation Process**

A process of involving the public in order to identify needs, address concerns, in order to contribute to more informed decision making relating to a proposed project, programme or development.

# **Topography**

Topography, a term in geography, refers to the "lay of the land" or the physio-geographic characteristics of land in terms of elevation, slope and orientation.

## Vegetation

All of the plants growing in and characterising a specific area or region; the combination of different plant communities found there.

### Waste

Waste is unwanted or undesired material left over after the completion of a process. "Waste" is a human concept: in natural processes there is no waste, only inert end products.

#### Water Resource

- a river or a spring;
- a natural channel in which water flows regularly or intermittently;
- a wetland, lake or dam into which, or from which, water flows;
- any collection of water which the Minister may declare to be a watercourse; and
- surface water, estuaries and aquifers (underground water).

All water bodies in the hydrological cycle, including underground water, are regarded as water resources.



### **Water Course**

- a river or spring;
- a natural channel or depression in which water flows regularly or intermittently;
- a wetland, lake or dam into which, or from which water flows; and
- any collection of water which the Minister may, by notice in the Gazette, declare to be a watercourse as defined in the National Water Act, 1998 (Act No. 36 of 1998).

### **Water Use**

Water use includes taking and storing water, activities which reduce stream flow, waste discharges and disposals, controlled activities (activities which impact detrimentally on a water resource), altering a watercourse, removing water found underground for certain purposes, and recreation.

### **Wastewater**

Wastewater is water containing waste, or water that has been in contact with waste material.

- Wastewater includes
  - domestic wastewater
  - biodegradable industrial wastewater
  - industrial wastewater.

### Wetland

Means land which is transitional between terrestrial and aquatic systems where the water table is usually at or near the surface, or the land is periodically covered with shallow water, and which land in normal circumstances supports or would support vegetation typically adapted to life in saturated soil.



# **ABBREVIATIONS**

BID - Background Information Document

CRR - Comments and Responses Report

DEA - Department of Environmental Affairs

DWS - Department of Water and Sanitation

EAP - Environmental Assessment Practitioner

EIA - Environmental Impact Assessment

EIR - Environmental Impact Report

EMF - Environmental Management FrameworkEMP - Environmental Management Programme

**GN** - Government Notice

**I&AP** - Interested and Affected Party

NEMA - National Environmental Management Act, (Act No. 107 of 1998), as amended

R - Regulation



### 1. INTRODUCTION

This draft Environmental Impact Report forms part of an application for a Waste Management License for the Chubby Chick rendering facility on Portion 198 of the farm Wilgeboom 458 IQ. The application is made in terms of the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008).

The application process is undertaken on behalf of the applicant, Cycle City (Pty) Ltd – Trading as Chubby Chick Enterprises, by Shangoni Management Services (Pty) Ltd. Shangoni was appointed, as independent environmental practitioner, to assist the applicant in undertaking the process as prescribed in the previously mentioned environmental legislation.

A Waste Management License application was submitted to the identified competent authority (the National Department of Environmental Affairs). The application requires that an Environmental Impact Assessment (Scoping and Environmental Impact Reporting) process be undertaken. The Department subsequently registered the project and the formal EIA process was thereby initiated. All the findings from the scoping and EIA processes are included in this report.

This Environmental Impact Assessment Report is divided into the following parts:

- Part 1: Introduction (including a description of the project);
- Part 2: Nature and extent of the environment affected by activity;
- Part 3: Applicable legislation and guidelines;
- Part 4: Public Participation Process;
- Part 5: Need and desirability for the project;
- Part 6: Description of alternatives;
- Part 7: Environmental Impact Assessment;
- Part 8: Environmental Impact Assessment Statement; and
- Part 9: Conclusion.

### 1.1 Process followed

#### 1.1.1 The EIR in terms of the requirements of NEMA, 1998

Regulation 31(2) of the EIA Regulations, 2010 under the NEMA, 1998, lists aspects that must be included in EIA Reports (EIRs). The table below indicates the parts where information has been provided as part of this EIR.

Table 2: The EIR in terms of the EIA Regulations, 2010, under the NEMA, 1998

Regulation No:		Description	EIR Part	
R543 Regulation 31(2)(a)		Details of the Environmental Assessment Practitioner (EAP).	Part 1 & Appendix G	
	(i)	Details of the EAP who prepared the report.	Appendix G	



Regulation No:		Description	EIR Part
	(ii)	Details of the expertise of the EAP to carry out the	
	()	environmental impact assessment.	
R543 Regulation 31(2)(b)		A description of the proposed activity.	Part 1
		A description of the property on which the activity is	
R543 Regulation 31(2)(c)		to be undertaken and the location of the activity on	Part 1
		the property.	
		A description of the environment that may be	
		affected by the activity and the manner in which the	
R543 Regulation 31(2)(d)		physical, biological, social, economic and cultural	Part 2
		aspects of the environment may be affected by the	
		proposed activity.	
		Details of the public participation process	
		conducted:	
	(i)	Steps undertaken in accordance with the plan of	
		study.	
		List of persons, organisations and organs of state	
	(ii)	that were registered as interested and affected	
		parties.	_
R543 Regulation 31(2)(e)		A summary of comments received from, and a	Part 4 &
		summary of issues raised by registered interested	Appendix E
	(iii)	and affected parties, the date of receipt of these	
		comments and the response of the EAP to those	
		comments.	
	(:, .)	Copies of any representations and comments	
	(iv)	received from registered interested and affected parties.	
		A description of the need and desirability of the	
R543 Regulation 31(2)(f)		proposed activity.	Part 5
		A description of identified potential alternatives to	
		the proposed activity, including advantages and	
R543 Regulation 31(2)(g)		disadvantages that the proposed activity or	Part 6, 7 & 8
. 10 10 110 galation 0 1(2)(g)		alternatives may have on the environment and the	
		community that may be affected by the activity.	
		An indication of the methodology used in	
R543 Regulation 31(2)(h)		determining the significance of potential	Part 7
		environmental impacts.	
R543 Regulation 31(2)(i)		A description and comparative assessment of all	
		alternatives identified during the environmental	Part 6 & 8
		impact assessment process.	
		A summary of the findings and recommendations of	
R543 Regulation 31(2)(j)		any specialist reports or report on a specialised	Part 2 & 7
		process.	



Regulation No:		Description	EIR Part
R543 Regulation 31(2)(k)		A description of all environmental issues that were identified during the environmental impact assessment process, an assessment of the significance of each issue and an indication of the extent to which the issue could be addressed by the adoption of mitigation measures.	Part 7
	(i) (ii)	An assessment of each identified potentially significant impact, including:  Cumulative impacts.  The nature of the impact.  The extent and duration of the impact.	
R543 Regulation 31(2)(I)	(iv)	The probability of the impact occurring.  The degree to which the impact can be reversed.  The degree to which the impact may cause	Part 7
	(vi)	irreplaceable loss of resources.  The degree to which the impact can be mitigated.  A description of any assumptions, uncertainties and	Part 9 (if
R543 Regulation 31(2)(m)		gaps in knowledge.	applicable)
R543 Regulation 31(2)(n)		A reasoned opinion as to whether the activity should or should not be authorised, and if the opinion is that it should be authorised, any conditions that should be made in respect of that authorisation.	Part 9
R543 Regulation 31(2)(o)	(i)	An environmental impact statement which contains:  A summary of the key findings of the environmental impact assessment.  A comparative assessment of the positive and negative implications of the proposed activity and identified alternatives.	Part 8
R543 Regulation 31(2)(p)		A draft environmental management programme containing the aspects contemplated in Regulation 33 of the EIA Regulations, 2010.	Appendix F
R543 Regulation 31(2)(q)		Copies of any specialist reports.	Appendix D
R543 Regulation 31(2)(r)		Any specific information that may be required by the competent authority.	None at present*
R543 Regulation 31(2)(s)		Any other matters required in terms of sections 24(4)(a) and (b) of the Act.	None at present

<sup>\*</sup> No specific requests have been received from the competent authorities to date.



# 1.2 Details of the project applicant

Name of Applicant	Cycle City (Pty) Ltd. – Trading as Chubby Chick Enterprises
Postal Address	PO Box 288, Potchefstroom, 2520
Telephone No.	018 285 2048
Fax No.	018 297 3573
Farm name and portion on which the activities take place	Portion 198 of the farm Wilgeboom 458 IQ
Title Deed Number and 21 Digit Code	T0IQ000000045800198
Co-ordinates of operation	26°47'16.80"S; 27°08'58.39"E

# 1.3 Appointed Environmental Assessment Practitioner

Name of firm	Shangoni Management Services (Pty) Ltd.			
Postal address	PO Box 74726 Lynwood Ridge Pretoria 0040			
Telephone No.	012 807 7036			
Fax	012 807 1014/086 643 5360			
E-mail	lizette@shangoni.co.za			
Team of Environmental Assessment Practitioners on project				
Name	Qualifications & experience to conduct the EIA*	Responsibility		
Mr. H.L. de Villiers	<ul> <li>Bsc. (Hons) (PU for CHE) MSc.(UP)</li> <li>More than 10 years' experience conducting Environmental Impact Assessments and Waste Management License Applications</li> </ul>	EIA Project Leader and Co- ordinator		
Ms. Lizette Crous	<ul> <li>MSc. Environmental Management (University of London)</li> <li>More than 4 years' experience conducting Environmental Impact Assessments and Waste Management License Applications</li> </ul>	EAP		
Ms Karien Venter	B.Sc. (Hons) Environmental Management	Junior EAP		



Less than 1 years' expension	perience conducting
Environmental Impact	Assessments and
Waste Management Lice	ense Applications.

<sup>\*</sup> Detailed CVs for the project team are attached (Appendix G).

### Lourens de Villiers - Project Director

Lourens holds a M.Sc. Water Resource Management degree from the University of Pretoria and has ten years' experience in the environmental field. He specialises in compilation and management of Environmental Impact Assessments (EIAs) for commercial, industrial, agri-industrial, mining and residential developments. Lourens is also actively involved in third party ISO 14001 certification audits in the mining and industrial sectors.

#### **Lizette Crous – Environmental Practitioner**

Lizette obtained a B.Sc. degree specialising in Biodiversity and Ecology from the University of Stellenbosch. She is currently completing a M.Sc. in Environmental Management at the University of London and is responsible for Waste Management License Applications and non-mining Environmental Impact Assessments (EIA) at Shangoni.

### Karien du Plessis - Environmental Practitioner

Karien obtained a B.Sc. degree in Biological Science with Zoology and Physiology as majors. She went on to complete her B.Sc. Honors degree in Environmental Science at the North-West University majoring in Aquatic Ecosystem Health. She is currently assisting in Waste Management License Applications and Environmental Impact Assessments (EIAs) at Shangoni.

### 1.4 Current situation

The Chubby Chick rendering facility has been operational since 1997 and has a Sterilisation License in terms of the Fertilizers, Farm Feeds, Agricultural Remedies and Stock Remedies Act, 1947 (Act No. 36 of 1947). The facility does, however, not have a Waste Management License and this application and its associated EIA process has therefore been initiated. A separate application for a Water Use License will also be submitted to the relevant authority and a provisional Atmospheric Emission License has been issued for the rendering facility by the North West Department of Rural, Environmental and Agricultural Development.

The rendering industry has a positive impact on the environment by converting highly-perishable poultry waste that cannot be consumed by humans, into a valuable commodity (COWI Consulting Engineers and Planners AS, 2000) that can be used in the production of animal feeds. This decreases the amount of waste that needs to be disposed of at local landfill/hazardous waste disposal sites and also eliminates the possibility of decomposing waste polluting the soil, surface- and ground- water of an area.



Rendering facilities may, however, also produce negative environmental impacts such as:

- Atmospheric pollution;
- Water pollution;
- Soil degradation; and
- Resource consumption.

The Chubby Chick rendering facility is an independent rendering facility situated on Portion 198 of the farm Wilgeboom 458 IQ, North West Province. The facility is an inedible rendering plant, i.e. it produces a product that is not intended for human consumption. The facility has been operational since 1997 and has a Sterilisation License in terms of the Fertilizers, Farm Feeds, Agricultural Remedies and Stock Remedies Act, 1947 (Act No. 36 of 1947).

The facility currently receives chicken waste [blood, feathers, chicken pieces, fat and intestines (mala)] from the two Chubby Chick abattoirs in Potchefstroom and also receives chicken mortalities from the Chubby Chick (Fourie's Poultry) chicken farms on a daily basis. The facility operates 24/7 and processes the poultry waste into a high-protein poultry by-product meal (PBPM). A maximum of 60 tons of poultry waste is processed per day. The facility has a Sterilisation License in terms of the Fertilizers, Farm Feeds, Agricultural Remedies and Stock Remedies Act, 1947 (Act No. 36 of 1947) for its high-protein, poultry by-product meal. The meal is used as a protein source in the production of animal feeds. The current by-product meal production process, a batch rendering process, is shown in Figure 1 and is summarised below:

- The facility has two sections separated by a concrete partition. The "dirty" area is from the waste unloading area to where the waste is loaded into the pressure cooking vessels. The "clean" area is from where the cooked product is loaded out of the cooking vessels to where the finished product is bagged.
- Chicken waste (feathers, chicken pieces, fat and intestines) from the Chubby Chick abattoirs and mortalities from their chicken farms are brought to the rendering facility (hereafter referred to as "the facility"). The waste is stored within the rendering facility building, in the intake area.
- Blood is brought from the abattoirs in a tanker and is pumped into a 10m³ holding tank at the rendering facility.
- Waste and blood is loaded into the three pressure cooking vessels. Steam is generated in two
  coal-fired boilers for use in the sterilisation process. Each boiler has its own stack. Boiler ash is
  removed from the site to a disposal facility.
- Within the cooking vessels, a vacuum is created and the waste is cooked and sterilised using pressure and high temperatures.
- Steam is vented from the cooking vessels and passes through a collection tank where solids settle out. From there, the air passes through two condensers. Water from the condensers flows to a trench/earthen canal from where the water is pumped into an earth evaporation dam to the northeast of the facility. Non-condensibles, such as VOCs (volatile organic compounds), pass from the condensers to the biofilter. In the biofilter, the air passes through a biofilter medium within which



microorganisms reside. The odour causing particles are a food source for the microorganisms and are therefore consumed by the microorganisms. In this system, the odourous atmospheric emissions generated at the rendering facility (during the cooking process) are captured and degraded (consumed).

- The sterilised product is removed from the cooking vessels when the moisture content has decreased to the required percentage.
- The product passes through a hammermill and screen. In this step any unwanted solids, such as stones, are removed from the product.
- The product is then placed into bags and removed from the site to be used in the production of animal feeds.

The rendering facility obtains electricity from Eskom, but also has a backup generator on site. There is also an above ground, bunded diesel tank.

Water used at the facility for the boilers, washing, toilets and showers is obtained from a borehole on a neighbouring property owned by the applicant (Portion 0 of the farm Vogelzang 467 IQ). The water is pumped to the rendering facility via a pipeline. Wastewater is produced from the following:

- Raw material liquids;
- Cooking and drying condensate;
- Washing and sanitation of the plant;
- Boiler water usage (Sindt, 2006); and
- Sewage and grey water from the shower facilities.

Per day, approximately 55m³ of wastewater is generated from the rendering process. The wastewater currently flows into trenches/earthen canals and is then pumped to an earth evaporation dam to the north-east of the rendering facility. A new wastewater treatment system is being proposed to effectively treat the wastewater to the Department of Water Affairs' General Limit standards for the irrigation of wastewater onto land and/or its discharge into a water resource (GN 665 of 6 September 2013). A separate system (French drain) has been installed for the handling of the sewage and grey water from the shower facilities.

The facility currently employs 25 people. Employees are housed on the premises in accommodation separate from the rendering facility.



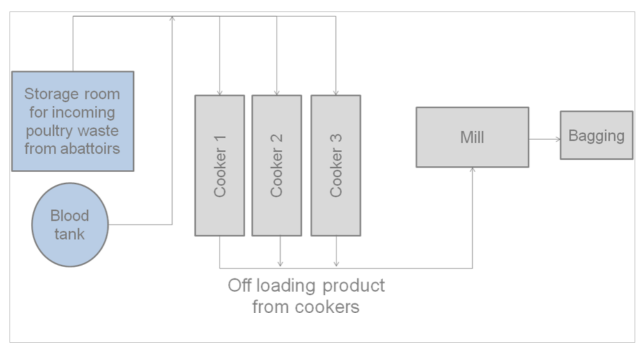


Figure 1: Rendering process flow

Table 3: Land owners of the current operation

Farm Name					Title deed	Owne	r				
Portion	198	of	the	farm	T101109/1996	Cycle	City	(Pty)	Ltd.	[part	of
Wilgeboo	Wilgeboom 458 IQ					Fourie	's Pou	Itry Fa	rms (F	Pty) Ltd	1.]

# 1.5 Proposed activities

Chubby Chick is proposing a new wastewater/effluent treatment plant to effectively treat the wastewater from the rendering plant. The treatment plant will be installed below the rendering plant (downslope of the rendering plant) and will treat rendering wastewater and wash water to a quality that complies with the General Limit standards of the Department of Water Affairs for the irrigation of wastewater onto land and/or its discharge into a water resource (GN 665 of 6 September 2013).

The modular treatment plant will be constructed on a cement plinth (12m x 10 m), isolated with a 30 cm bund wall and a roof for weather protection. It will consist of five polypropylene tanks forming the pretreatment system with the main purpose of pH control.

The treatment process will occur as follows: Rendering facility wastewater will pass through an existing 1.5mm sieve bend screen where solids are removed. From there, the wastewater will enter into the first polypropylene tank (tank 1) where the pH will be lowered. Thereafter, the wastewater will flow into two digestion tanks (tanks 2 and 3) where agitation will take place. Gravity flow will be used as far as possible to decrease electricity usage. The wastewater will leave tank 3 and enter tank 4, where the pH will be adjusted to neutral. From tank 4, the wastewater will flow into the flocculation/settling tank (tank 5). Here, excess floating solids will be removed and sent back to the rendering facility to be fed into the

rendering process. The final step consists of a chlorine disinfectant system that will treat the wastewater to the required standards prior to the treated water being pumped to the holding dam (existing earth evaporation pond). The earth evaporation pond will be lined with a HDPE liner to prevent seepage of treated wastewater into the ground. Treated water will be pumped from the holding dam for use in the irrigation of crops on the property. The process flow is visually shown in Figure 19. Should irrigation of wastewater not be possible, provision will be made to enable the discharge of the treated wastewater into a water resource, according to the Department of Water Affairs' General Limit standards. An alarm system will be installed in case of system failure.

At the time of submission of the Waste Management License application forms, the following listed waste management activities were triggered at the rendering facility in terms of the National Environmental Management: Waste Act, 2008:

Table 4: Listed activities in terms of the National Environmental Management: Waste Act, 2008.

Numb	Number and date of		Activity No	Description		
the re	the relevant notice		Activity No	Description		
GNR	718	of	3	July	Category A,	The storage including the temporary storage of hazardous
2009					No. 2	waste at a facility that has the capacity to store in excess of
						35m <sup>3</sup> of hazardous waste at any one time, excluding the
						storage of hazardous waste in lagoons.
GNR	718	of	3	July	Category B,	The storage including the temporary storage of hazardous
2009					No. 1	waste in lagoons.
GNR	718	of	3	July	Category B,	The reuse and recycling of hazardous waste.
2009					No. 2	
GNR	718	of	3	July	Category B,	The recovery of hazardous including the refining, utilisation or
2009					No. 3	co-processing of waste at a facility with a capacity to process
						more than 500kg of hazardous waste per day excluding
						recovery that takes place as an integral part of an internal
				manufacturing process within the same premises or unless		
			the Minister has approved re-use guidelines for the specific			
						waste stream.
GNR	718	of	3	July	Category B,	The biological, physical or physio-chemical treatment of
2009					No. 4	hazardous waste at a facility that has the capacity to receive
						in excess of 500kg of hazardous waste per day.
GNR	718	of	3	July	Category B,	The treatment of hazardous waste using any form of
2009					No. 5	treatment regardless of the size or capacity of such as facility
						to treat such waste.
GNR	718	of	3	July	Category B,	The treatment of hazardous waste in lagoons.
2009					No. 6	



Number and date of the relevant notice	Activity No	Description
GNR 718 of 3 July	Category B,	The treatment of effluent, wastewater or sewage with an
2009	No. 7	annual throughout capacity of 15 000 cubic metres or more.
GNR 718 of 3 July	Category B,	The construction of facilities for activities listed in Category B
2009 No. 11		of this Schedule (not in isolation to associated activity).

On the 29<sup>th</sup> of November 2013 the National Department of Environmental Affairs made changes to the "List of Waste Management Activities that have, or are likely to have, a detrimental effect on the environment" and that require a Waste Management License. In terms of the new list (GNR. 921 of 29 November 2013), the rendering facility triggers listed waste management activities as given in the table below.

The storage of hazardous waste (and specifically process wastewater) in lagoons no longer requires a Waste Management License as the Category B, No. 1 activity previously triggered under GNR 718 of 3 July 2009 now specifically excludes the storage of effluent, wastewater or sewage. The storage of hazardous waste no longer requires a Waste Management License, but the storage of more than 80m³ now falls under Category C. Such storage must comply with the Norms and Standards for Storage of Waste, 2013. The treatment of process wastewater and sewage has been moved from being governed under the Waste Act, 2008, to being governed under the National Environmental Management Act, 1998. The construction of facilities for the treatment of effluent, wastewater or sewage with a daily throughput of more than 2 000m³ now requires environmental authorisation under NEMA, 1998. The rendering facility will only treat a combined volume of approximately 55m³ of process wastewater and sewage on a daily basis and therefore no environmental authorisation is required for the construction of the proposed new wastewater treatment works and sewage management system.

Table 5: Listed activities in terms of the National Environmental Management: Waste Act, 2008.

Number the rele				Activity No	Description
GNR.	921	of	29	Category B,	The reuse or recycling of hazardous waste in excess of 1 ton
Noveml	oer 201	3		No. 2	per day, excluding reuse or recycling that takes place as an
					integral part of an internal manufacturing process within the
					same premises.
GNR.	921	of	29	Category B,	The reuse or recycling of hazardous waste in excess of 1 ton
Noveml	November 2013			No. 3	per day, excluding reuse or recycling that takes place as an
				integral part of an internal manufacturing process within the	
				same premises.	
GNR.	921	of	29	Category B,	The treatment of hazardous waste in excess of 1 ton per day
Noveml	November 2013			No. 4	calculated as a monthly average; using any form of treatment
					excluding the treatment of effluent, wastewater or sewage.



Number and date of the relevant notice				Activity No	Description
GNR. 921 of 29 Cat		Category B,	The construction of a facility for a waste management activity		
November 2013				No. 10	listed in Category B of this Schedule (not in isolation to
					associated waste management activity).

The proposed wastewater treatment works will also require a Water Use License and registration, together with other water use activities, such as the storage of water, occurring at the facility. A separate Environmental Impact Assessment process is underway at the North West Department of Rural, Environmental and Agricultural Development in support of the Water Use Licence application that will be submitted to the Department of Water and Sanitation in due course.

### 1.5.1 Proposed locality

The site of the rendering facility is on Portion 198 of the farm Wilgeboom 458 IQ, in close proximity to Potchefstroom.

The site is situated within the Tlokwe City Council's jurisdiction. This local municipality forms part of the Dr. Kenneth Kaunda District Municipality, within the North West province.

Table 6: Administrative and water management boundaries

Province	North West province
District Municipality	Dr. Kenneth Kaunda
Local Municipality	Tlokwe City Council
Ward	2
Department of NW DEDECT Local Office	Potchefstroom
Catchment Zone	C23L
Water Management Area (if applicable)	Upper Vaal Water Management Area

Table 7: Direction and distance to the nearest town(s)

Closest town	Distance from site	Direction from town to site	
Potchefstroom	6.9km	South-east	
Parys	31km	West	

The site locality map is given below as Figure 2 and is also attached in Appendix A. Site photographs are provided below (refer to Figure 3 to Figure 18 and Appendix B).



#### 1.5.2 Land tenure and use of immediately adjacent land

Land use surrounding the site includes agricultural land, farm houses, a restaurant, go-cart route and tourist accommodation.

Details of adjacent land owners of the rendering facility are listed in the table below. Refer also to Section 4 for more detail regarding the Public Participation Process.

Table 8: Details of adjacent land owners to the site

Address or property description	Owner
F.D. Grimbeek	Portion 6 Wilgeboom
Herman Pretorius	Portion 50 Wilgeboom
J.P. Moolman	Holding 51A Wilgeboom
A.B. Hill	Portion 177 Wilgeboom
P.M. Fouché	Holding 52 Wilgeboom



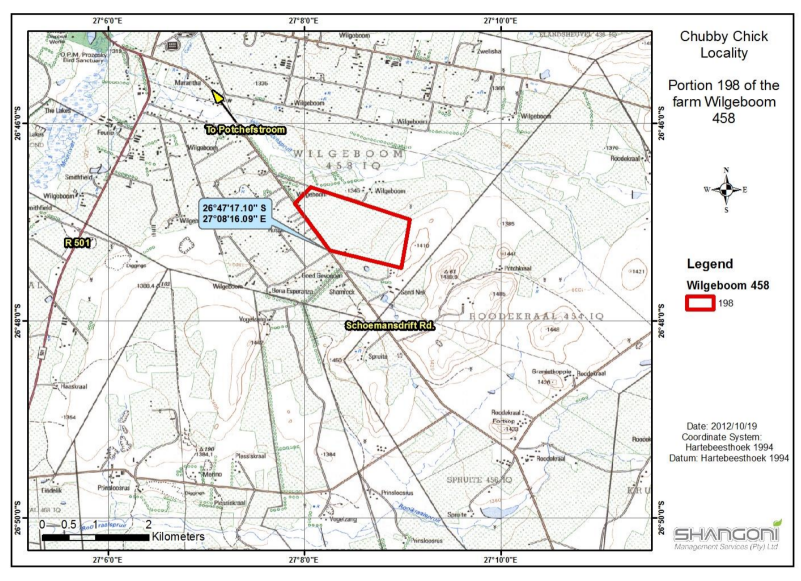


Figure 2: Locality Map





Figure 3: View of the rendering facility from the North-west



Figure 4: JoJo tanks used to store borehole water from an adjacent property





Figure 5: Backup generator and bunded diesel storage tank



Figure 6: The coal storage bunker





Figure 7: One of two coal fired boilers used to generate steam on site



Figure 8: The two broiler stacks





Figure 9: Trucks and tankers are used to bring abattoir waste and mortalities to the facility



Figure 10: The waste intake area





Figure 11: The blood storage tank



Figure 12: The cooking vessels and offloading area (where the product is removed from the vessels)





Figure 13: The condensers



Figure 14: The bagging area





Figure 15: The product storage and dispatch area



Figure 16: Removal of boiler ash





Figure 17: The existing wastewater evaporation pond



Figure 18: Employee housing



## 1.5.3 Design

The process flow diagram for the wastewater/effluent treatment plant for the rendering facility is shown in the figure below. The existing earth wastewater evaporation dam will also need to be lined as part of the upgraded wastewater management system. Designs for the liners are not available as yet.



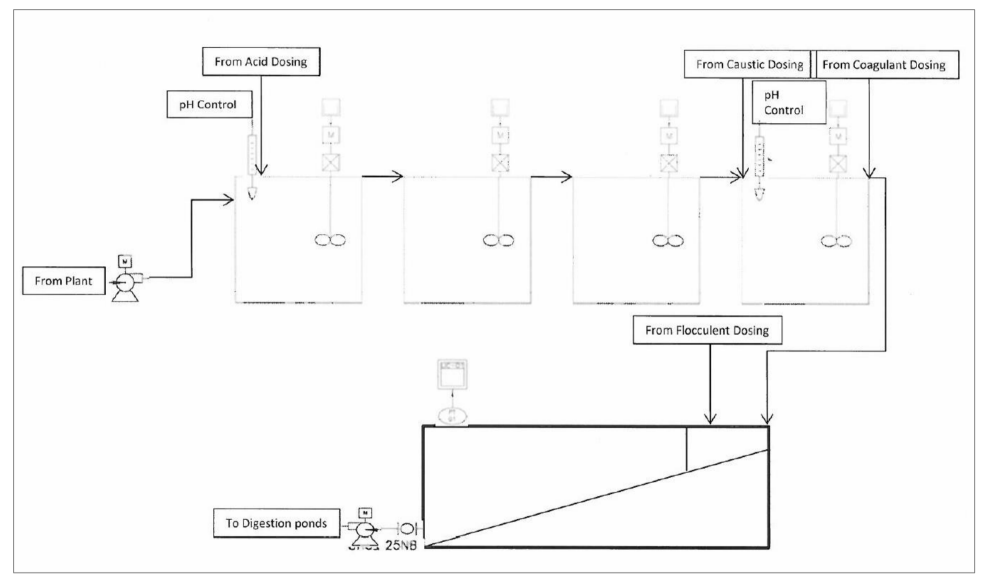


Figure 19: Effluent treatment plant process diagram



# 2. NATURE AND EXTENT OF THE ENVIRONMENT AFFECTED BY ACTIVITY

The following section provides a description of the baseline or status quo environment as well as the social-economic parameters that characterise the region and study area, and is derived from various specialist studies as well as data sources including aerial photographs, topo-cadastral maps and national and provincial databases.

# 2.1 Geology

As shown in the figure below, the property is underlain by two geological units. The eastern part of the site, where the rendering facility is located, is underlain by siliciclastic rocks of the Magaliesberg Formation, Pretoria Group. The Magaliesberg formation consists mostly of quartzite and mixed felsic rocks, mostly consisting of diabase. The central and western portion of the property is underlain by fine-grained felsic rocks of the Vaalian Erathem.



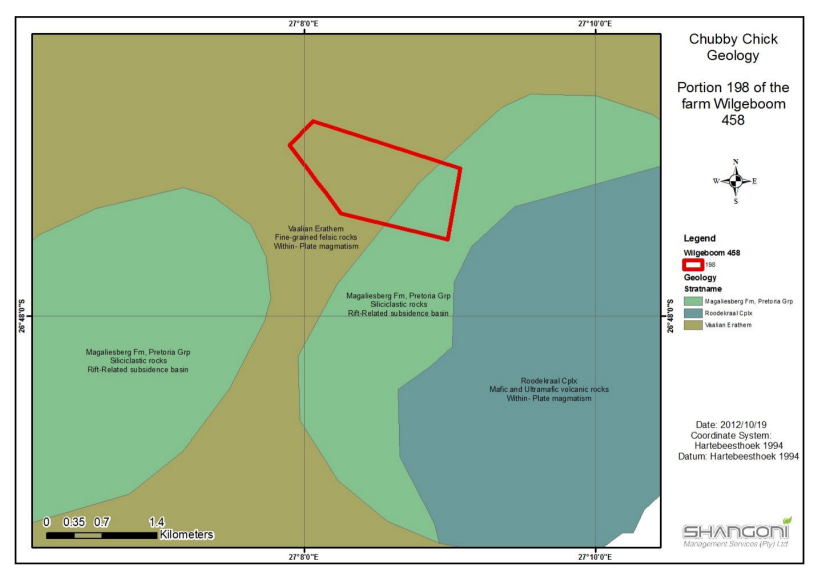


Figure 20: Geology of the site



# 2.2 Regional climate

#### 2.2.1 Rainfall

The site lies within a warm temperate region with strongly seasonal summer rainfall and very dry winters (Mucina & Rutherford, 2006). The mean annual rainfall for the site ranges between 401-800mm. The minimum and maximum long-term temperature range for the site is given in the figure below.

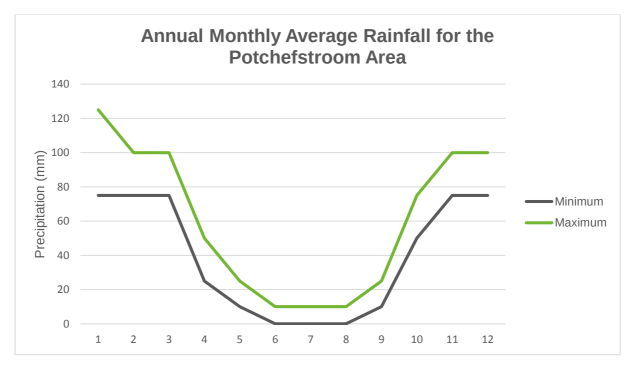


Figure 21: Long-term rainfall range for the area (AGIS Comprehensive Atlas, 2007)

#### 2.2.2 Temperature

Summer temperatures in the area are high and severe frost is frequently experienced during winter months. The mean annual maximum temperature for the site ranges between 27.1 and 31°C while the mean annual minimum temperature for the site ranges between 0.1 and 4°C. The minimum and maximum temperature range for the site is given in the figure below.



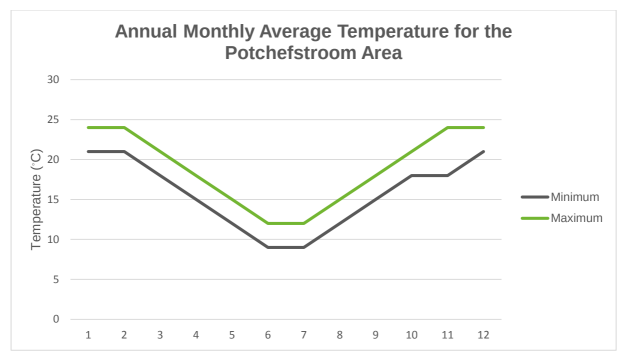


Figure 22: Long-term temperature range for the area (AGIS Comprehensive Atlas, 2007)

#### 2.2.3 Wind

The site is approximately 6.9km from Potchefstroom. Wind data from the Potchefstroom weather station has therefore been used for this application. The wind roses are given in the figures below (www.windfinder.com).



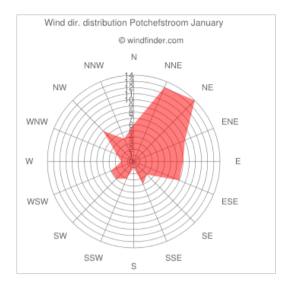


Figure 23: Wind Rose – January

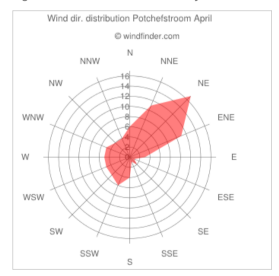


Figure 26: Wind Rose - April

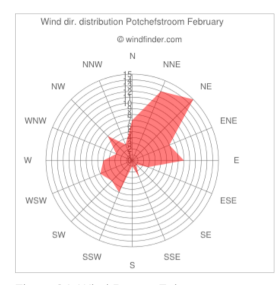


Figure 24: Wind Rose – February

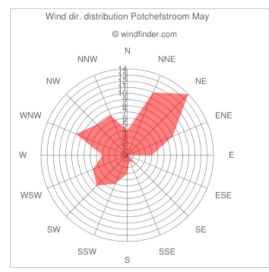


Figure 27: Wind Rose - May

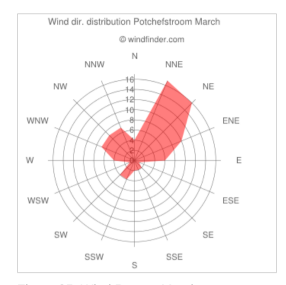


Figure 25: Wind Rose – March

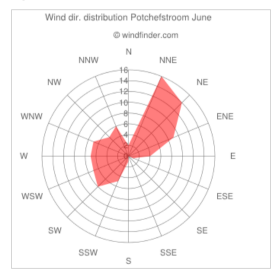


Figure 28: Wind Rose - June



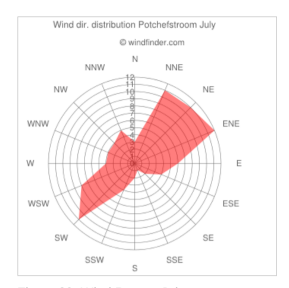


Figure 29: Wind Rose – July

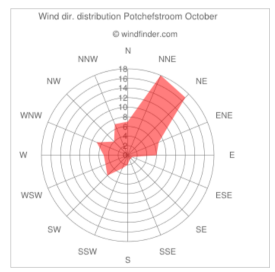


Figure 32: Wind Rose - October

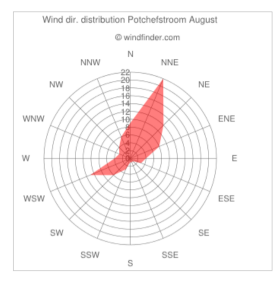


Figure 30: Wind Rose - August

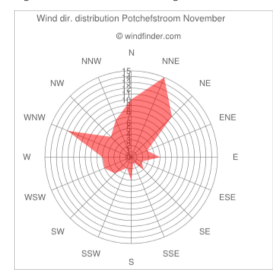


Figure 33: Wind Rose - November

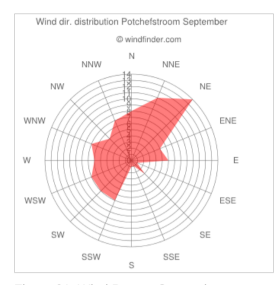


Figure 31: Wind Rose - September

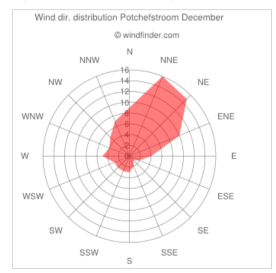


Figure 34: Wind Rose – December



# 2.3 Topography

The Rand Highveld grasslands are generally found in highly variable landscapes with ridges that are slightly elevated above surrounding undulating, sloping plains (Mucina & Rutherford, 2006). As can be seen in the figure below, the ground slopes downwards from the eastern to western part of the property. The elevation is between 1 398 metres above sea level on the eastern boundary of the site and 1 348 metres above sea level on the western boundary of the site. The rendering facility itself is situated at an elevation of 1 387metres above sea level. The slope of the site is up to 5% (AGIS, 2007).



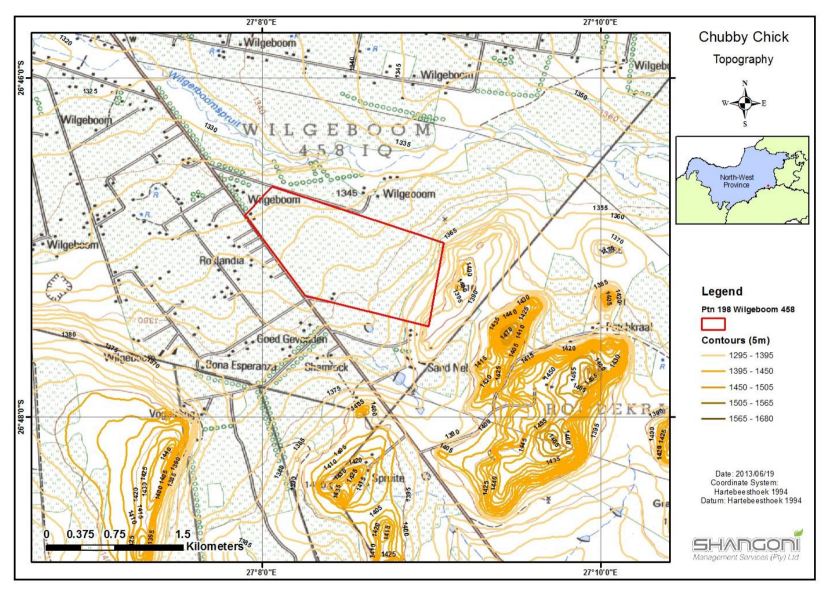


Figure 35: Topography of the site



## 2.4 Soils

The soil type of the site is S17, as shown in the figure below. This soil type is an association of soil classes 1 to 4 and consists of undifferentiated, structureless soils. These soils have favourable physical properties, but may have restricted soil depths, high erodibility, low base status, and/or excessive or imperfect drainage. The soil depth is generally between 450 and 750mm, the clay content is between 15 and 35% and the soils are euthrophic (high in nutrients) (AGIS, 2007).



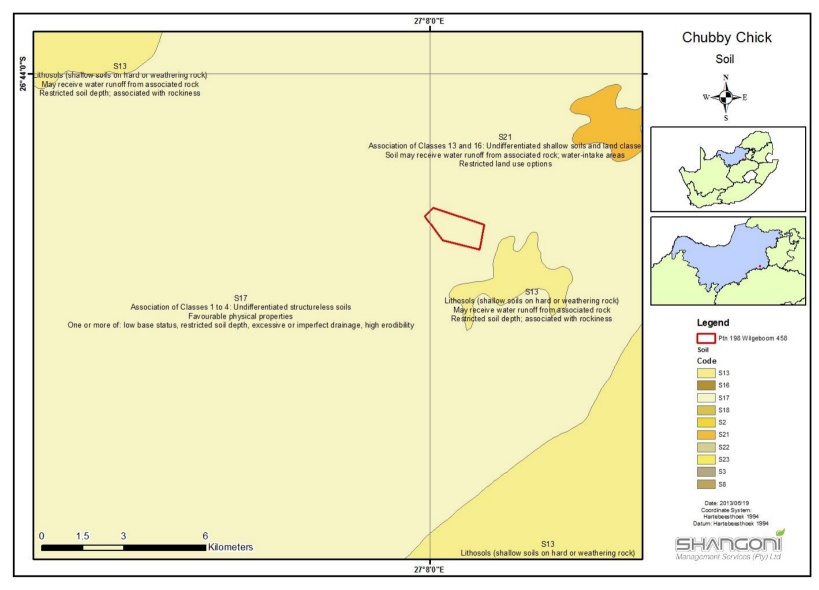


Figure 36: Soil type of the site



# 2.5 Land use and land capability

The property is zoned as Agriculture (72) Business land and the Chubby Chick rendering facility is situated on the property, together with a number of crop fields. As a result of the previously mentioned land uses, few natural areas remain on the property.

According to the AGIS Comprehensive Atlas (2007) the land capability of the property is "moderate potential agricultural land". The dominant land use surrounding the property is cultivated land, with farm houses, a restaurant, go-cart route and tourist accommodation also present.

# 2.6 Vegetation

#### 2.6.1 Vegetation type

Due to the disturbed nature of the vegetation onsite, a desktop assessment was undertaken at this stage to describe the nature of any natural vegetation surrounding the site.

The property falls within the Grass Land biome region. The Grassland Biome is found mainly on the high central plateau of South Africa and the inland regions of KwaZulu-Natal and the Eastern Cape. Frost, fire and grazing maintain the dominance of grasses and prevent the establishment of trees. Fire is a natural factor caused by lightning and regular burning is essential for maintaining the structure and biodiversity of this biome. Grasslands are unique ecosystems with rich and often highly specialised animal life, both above and belowground. Formerly, native grasslands supported vast herds of ungulates such as blesbok, black wildebeest and springbok. Bird densities range from 50 to 380 birds per 100 ha, and include a wide range of species.

South African grasslands essentially comprise of a simple, single-layered herbaceous community of tussocked (or bunch) grasses. It is not generally known that the majority of plant species in grasslands are non-grassy herbs, most of which are perennial plants with large underground storage structures that can live for several decades. The Grassland Biome has an extremely high biodiversity, second only to the Fynbos Biome. At a 1 000 square metre scale, the average species richness of the Grassland Biome is even higher than those of most Fynbos communities, being surpassed only by Renosterveld.

As shown in the figure below, the specific grassland type is "Rand Highveld Grasslands". These grasslands occur in Gauteng, North-West, Free State and Mpumalanga at an altitude of 1 300 to 1 635 metres above mean sea level, but can occur as high as 1 760 metres above mean sea level.



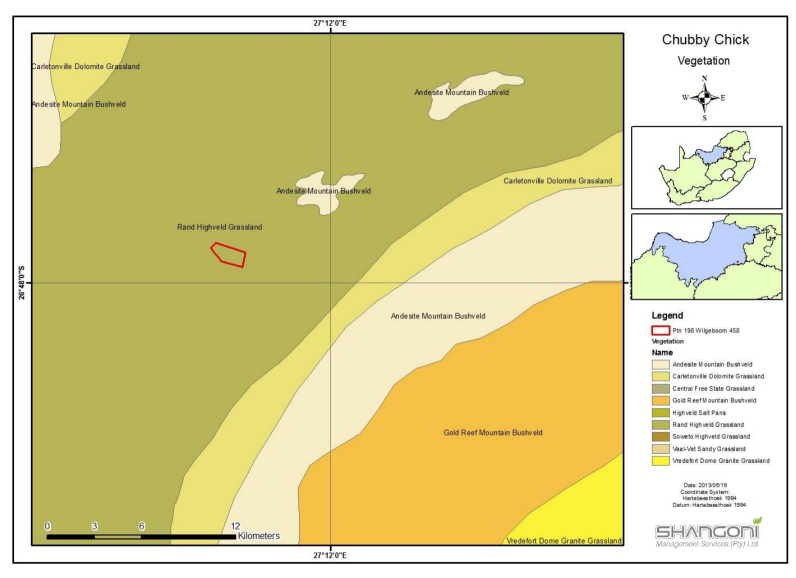


Figure 37: Vegetation type at the site



#### 2.6.2 Dominant species

Within the Rand Highveld grasslands, the species-rich, sour, wiry grasslands alternate with low, sour shrubland on steeper slopes and rocky outcrops. On the plains, the genera *Themeda, Eragrotis, Heteropogon and Elionurus* are most common. A typical feature is the high diversity of herbs, many of which belong to the Asteraceae. Rocky ridges and hills have sparse (savannoid) woodlands with *Proteacaffra* subsp. *caffra*, *P. welwitschii, Acacia caffra* and *Celtis africana*, together with a rich suite of shrubs, among which the genus *Rhus* (especially *Rhus magalismonata*) is prominent.

Important, biologically important and endemic taxa within the Rand Highveld grasslands are given in Appendix D. The natural grasslands are considered endangered with only 1% conserved in statutory and private conservation areas. The target for conservation is 24% (Mucina & Rutherford, 2006).

#### 2.6.3 Endangered or rare species

The following table shows the IUCN (International Union for Conservation of Nature and Nature Resources) Red List of threatened plant species that are found in the North West Province. Importantly, these species are not necessarily present at the specific project site. The following abbreviations are used: EN: Endangered; VU: Vulnerable; NT: Near Threatened; and LC: least concern.



Table 9: IUCN Red List of threatened plant species (IUCN, 2013)

Scientific name	Common name	Red List Status
Agrostis lachnantha	-	LC
Aloe peglerae	-	EN
Aloe zebrina	-	LC
Aponogeton desertorum	-	LC
Asparagus aethiopicus	-	LC
Bergia polyantha	-	LC
Bolboschoenus glaucus	Tuberous Bulrush	LC
Bulbine favosa	-	LC
Cladium mariscus	Great Fen-Sedge, Saw Grass, Fen Sedge	LC
Commelina benghalensis	Day Flower	LC
Cyperus difformis	Smallflower Umbrella Sedge	LC
Cyperus glaucophyllus	-	LC
Cyperus rotundus	Nut-grass	LC
Cyperus turrillii	-	LC
Epilobium hirsutum	Great Willowherb	LC
Erythrophysa transvaalensis	-	LC
Frithia pulchra	-	VU
Heteranthera callifolia	Mud plantain	LC
Indigofera daleoides	-	LC
Indigofera hofmanniana	-	LC
Indigofera melanadenia	-	LC
Juncus bufonius	Toad Rush	LC
Juncus effusus	Soft Rush	LC
Juncus inflexus	Hard Rush	LC
Ludwigia octovalvis	-	LC
Ludwigia palustris	Hampshire-Purslane	LC
Mimulus gracilis	-	LC
Myriophyllum spicatum	Spiked Water-milfoil, Eurasian Water Milfoil	LC
Najas graminea	Ricefield Waternymph	LC
Nuxia glomerulata	-	LR/NT
Osteospermum muricatum	-	LC
Paspalum scrobiculatum	Kodo Millet	LC
Persicaria salicifolia	-	LC
Persicaria senegalensis	-	LC
Potamogeton crispus	Curled Pondweed	LC
Potamogeton nodosus	Loddon Pondweed	LC
Potamogeton octandrus	-	LC

Scientific name	Common name	Red List Status
Agrostis lachnantha	-	LC
Aloe peglerae	-	EN
Aloe zebrina	-	LC
Aponogeton desertorum	-	LC
Asparagus aethiopicus	-	LC
Bergia polyantha	-	LC
Bolboschoenus glaucus	Tuberous Bulrush	LC
Bulbine favosa	-	LC
Cladium mariscus	Great Fen-Sedge, Saw Grass, Fen Sedge	LC
Commelina benghalensis	Day Flower	LC
Cyperus difformis	Smallflower Umbrella Sedge	LC
Cyperus glaucophyllus	-	LC
Cyperus rotundus	Nut-grass	LC
Cyperus turrillii	-	LC
Epilobium hirsutum	Great Willowherb	LC
Erythrophysa transvaalensis	-	LC
Frithia pulchra	-	VU
Heteranthera callifolia	Mud plantain	LC
Potamogeton trichoides	Hairlike Pondweed	LC
Ranunculus multifidus	-	LC
Samolus valerandi	Brookweed	LC
Sebaea pentandra	-	LC
Sporobolus discosporus	-	LC

## 2.7 Animal life

#### 2.7.1 Commonly occurring species

For a full list of commonly occurring species in the North West Province or specifically in the vicinity of the project site please refer to Appendix D.

#### 2.7.2 Endangered species

The following table shows the IUCN Red List of Threatened animal species that are found in the North West Province. Importantly, these species are not necessarily present at the specific project site. The following abbreviations are used: EN: Endangered; VU: Vulnerable; NT: Near Threatened; and LC: least concern.



Table 10: IUCN Red List of threatened animal species (IUCN, 2013)

Scientific name	Common name	Red List Status	
Mammals			
Graphiurus ocularis	Spectacled Dormouse, Namtap	LC	
Pronolagus rupestris	Smith's Red Rock Hare, Smith's Red Rockhare	LC	
Mystromys albicaudatus	White-tailed Mouse, White-tailed Rat	EN	
	Insects		
Nesciothemis farinosa	Black-tailed Skimmer, Black-tailed Dancer, Black-tailed False-skimmer, Common	LC	
	Blacktail		
Pseudagrion kersteni	Kersten's Sprite, Powder-striped Sprite	LC	
Anax ephippiger	Vagrant Emperor	LC	
Anax imperator	Blue Emperor, Emperor Dragonfly	LC	
Anax speratus	Orange Emperor	LC	
Cacyreus virilis	Alternative Bush Blue, Mocker Blue, Eastern Bush Blue, Mocker Bronze	LC	
Capys alphaeus	Orange-banded Protea Butterfly, Protea Scarlet	LC	
Crocothemis sanguinolenta	Little Scarlet, Slim Scarlet-darter, Small Scarlet	LC	
Diplacodes lefebvrii	Black Percher	LC	
Frankenbergerius forcipatus	-	DD	
Ischnura senegalensis	Common Bluetail, Marsh Bluetail	LC	
Orthetrum chrysostigma	Epaulet Skimmer	LC	
Orthetrum julia	Julia Skimmer	LC	
Orthetrum trinacria	Long Skimmer	LC	
Palpopleura deceptor	Deceptive Widow	LC	
Pantala flavescens	Globe Skimmer, Wandering Glider, Globe Wanderer	LC	
Paternympha narycia	Spotted-eye Brown, Small Hillside Brown	LC	

Scientific name	Common name	Red List Status
Potamonautes calcaratus	-	LC
Rhyothemis semihyalina	Phantom Flutterer	LC
Sympetrum fonscolombii	Red-veined Darter	LC
Tramea basilaris	Keyhole Glider, Red Marsh Trotter, Wheeling Glider	LC
Trithemis annulata	Violet Dropwing, Violet-marked Darter	LC
Trithemis arteriosa	Red-veined Dropwing	LC
Trithemis furva	Navy Dropwing, Dark Dropwing	LC
Trithemis kirbyi	Orange-winged Dropwing, Rock Dropwing, Kirby's Dropwing	LC
Tuxentius calice	White Pierrot, White Pie	LC
	Reptiles	
Acontias percivali	Percival's Legless Skink	LC
Chamaeleo dilepis	Common African Flap-necked Chameleon, Flap-necked Chameleon	LC
Psammophis subtaeniatus	Stripe-bellied Sand Snake	LC
Lygodactylus nigropunctatus	Black-spotted Dwarf Gecko	LC
	Millipedes	
Doratogonus levigatus	-	LC
Doratogonus rugifrons	-	LC
	Snails and slugs (Gastropoda)	
Biomphalaria pfeifferi	-	LC
Galba truncatula	-	LC
	Fish	
Barbus brevipinnis	Shortfin Barb	NT
Barbus motebensis	Marico Barb	VU
Barbus rapax	Southern Papermouth	LC



Scientific name	Common name	Red List Status
Barbus sp. nov. 'Waterberg'	Waterberg Shortfin Barb	NT
Barbus trimaculatus	Threespot barb, Threespot barb (FB)	LC
Chetia flaviventris	Canary Kurper	LC
Chiloglanis pretoriae	Shortspine Catlet, Shortspine Suckermouth	LC
Labeo rosae	Rednose Labeo	LC
Labeo umbratus	Moggel	LC
Labeobarbus aeneus	Vaal-orange Smallmouth Yellowfish	LC
Labeobarbus kimberleyensis	Largemouth Yellowfish, Vaal-orange Largemouth Yellowfish	NT
Lestes pallidus	Pale Spreadwing, Pallid Spreadwing	LC
Alopias vulpinus	Common Thresher Shark	VU
Dasyatis chrysonota	Blue Stingray	LC
Deania profundorum	Arrowhead Dogfish	LC
Deania quadrispinosa	Longsnout Dogfish	NT
Isurus oxyrinchus	Shortfin Mako	VU
Labeo capensis	Orange River Mudfish	LC
	Crustacea (Malacostraca)	
Potamonautes sidneyi	Natal River Crab, Sidney's River Crab	LC
Potamonautes unispinus	Single-spined River Crab	LC

# 2.8 Surface water

#### 2.8.1 Catchment areas

The site is situated within the C23L quaternary catchment, of the Upper Vaal Water Management Area and the Central Highveld Groundwater Region.

Table 11: Catchment information (GRDM) (Shangoni AquiScience, 2014)

Catchment attribute		
Water Management Area	Upper Vaal	
Quaternary catchment	C23L	
Quaternary catchment area (km²)	1211	
Mean annual rainfall (GRDM)	612 mm/a	
Mean annual runoff	36 mm/a	
Baseflow	4 mm/a	
Population (2000)	1350 Count	
Mean annual evaporation	1600 - 1700 mm/a	
Total groundwater use	0.73 Mm³/a	
Ecoregion	Highveld	
Present Eco Status Category	C Category	
Recharge	38.37 mm/a	
Exploitation potential	≈12 Mm³/a	
Vegetation type	Rocky Highveld Grassland	
Soil	Sand-Clay-Loam (SaClLm)	
Groundwater General Authorization	75 m³/ha/a	
Geology	Post Transvaal Diabase	
Permanent Rivers	Vaal River & Mooi River	
Ephemeral rivers	Wilgeboomspruit & Rooikraalspruit	

The catchment's major water drainage system is the west flowing Vaal River, situated approximately 16 km south of the rendering facility. The Mooi River, a permanently flowing river, is a major tributary of the Vaal River and flows approximately 7km to the west of the rendering facility. The Mooi River has two ephemeral tributaries, the Wilgerboomspruit and the Rooikraalspruit. These streams can be found 1.6km to the north and 5km to the south of the rendering facility, respectively.

The major surface water flow direction in the immediate vicinity of the facility is west-northwest. The reason for this is the undulating topography, ranging from 1 320 mamsl north of the facility towards the Wilgerboomspruit and 1 485 mamsl south-east of the facility (Shangoni AquiScience, 2014).



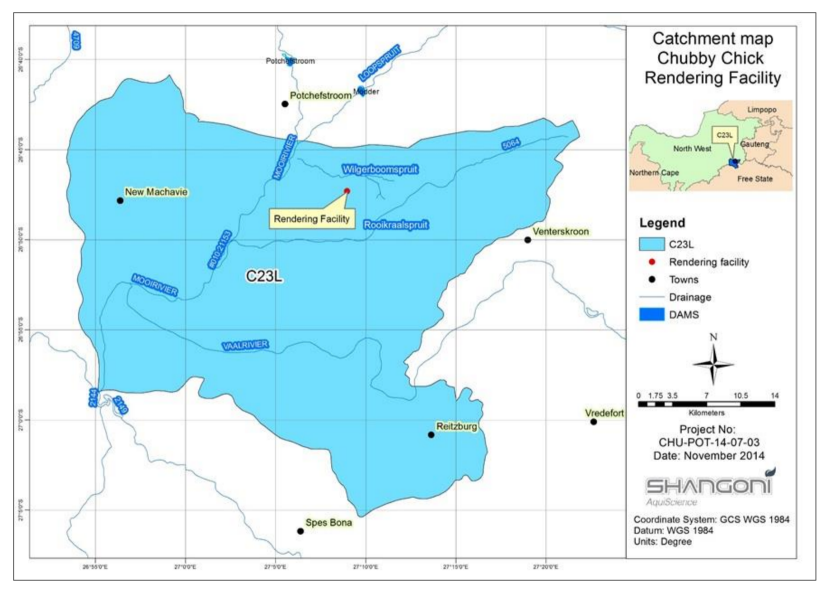


Figure 38: Quaternary catchment of the site



#### 2.8.2 Mean annual runoff (MAR)

The Vaal River Catchment covers an area of 192 000km<sup>2</sup> and the mean annual runoff for this area of the catchment is approximately 1 100 million m<sup>3</sup>/annum (PDNA *et al.*, 2004).

#### 2.8.3 Surface water quantity and use

No surface water abstraction or use occurs on the property, nor will such use occur in future.

#### 2.8.4 Water authority

The relevant Water Authority is the Upper Vaal regional office, situated in Pretoria.

#### 2.9 Groundwater

#### 2.9.1 Aquifer type

The rendering facility is situated in a d3, Intergranular and Fractured aquifer region with median borehole yields of 0.5-2 litres/second (Geohydrological Map Sheet 2526, 1999). The aquifers are classified as "minor" aquifers according to the Vegter aquifer classification map (DWA, 2012). Larger yields may be found near fault zones or dolerite intrusions (dykes). Although not verified, it is believed that groundwater flow will be in a similar direction as the surface water flow, being from east to west in the immediate vicinity of the facility (Shangoni AquiScience, 2014).

#### 2.9.2 Depth of water tables

The depth to water level is 12.9 metres below ground level and the groundwater recharge is 14mm/annum. Groundwater in the area is mostly used for livestock use, followed by industry use and lastly rural use (DWA, 2010).

#### 2.9.3 Boreholes and springs

Approximately 55m<sup>3</sup> of groundwater is abstracted per day for processing and domestic use at the rendering facility. The groundwater is abstracted from a borehole on an adjacent property (Portion 0 of the farm Vogelzang 467 IQ), owned by Chubby Chick/Cycle City.

The aquifer for the Farm Vogelsang is mostly of igneous/felsic type. Two major fault zones can be found immediately west and east of the borehole and also towards the south-east of the production borehole (Shangoni AquiScience, 2014).

#### 2.9.4 Groundwater quality

Groundwater, from the production borehole, was evaluated against the SANS 241: 2011 drinking water guidelines. The water quality assessment found ammonia (NH<sub>4</sub>) to be the only chemical constituent to



exceed the SANS drinking water standards. All other chemical constituents recorded within the SANS drinking water standards (refer to Table 12 for the water quality results).

The SANS drinking water standard used for ammonia is primarily based on aesthetic effects. Ammonia is not toxic to humans at concentrations usually found in drinking water. High levels of ammonia in drinking water can, however, be associated with indirect health effects, such as compromising the disinfection of water and giving rise to nitrite (NO<sub>2</sub>) formation in distribution systems, which may result in taste and odour problems and may also be potentially toxic to infants.

The source of the high ammonia in the groundwater is unknown, but could be related to anaerobic decomposition of organic waste and/or runoff from agricultural lands, where ammonia salts may have been used for fertilizers.

Table 12: Hydrochemical and bacteriological results for the Chubby Chick Rendering Facility production borehole (Shangoni AquiScience, 2014)

Locality / Guideline	Unit	Domestic use SANS 241 (2011)	CCBH01
Parameter			
рН	-	5 - 9.7	7.51
Electrical conductivity (EC)	mS/m	≤170ª	30.5
Total dissolved solids (TDS)	mg/l	1 200ª	220
Calcium (Ca)	mg/l	-	27.2
Magnesium (Mg)	mg/l	-	15.4
Sodium (Na)	mg/l	200ª	22.3
Potassium (K)	mg/l	-	1.54
Total alkalinity (M-ALK)	mg/l	-	145
Chloride (CI)	mg/l	300ª	11.3
Sulphate (SO <sub>4</sub> )	mg/l	500	20.7
Aluminium (Al)	mg/l	0.3 <sup>b</sup>	<0.003
Iron (Fe)	mg/l	2.0	<0.003
Manganese (Mn)	mg/l	0.5	<0.001
Nitrate-nitrogen (NO <sub>3</sub> -N)	mg N/I	11	5.96
Total ammonia-nitrogen (NH <sub>3</sub> -N + NH <sub>4</sub> -N)	mg N/I	1.5a	5.29
Orthophosphate (PO <sub>4</sub> -P)	mg P/I	-	0.201
Fluoride (F)	mg/l	1.5	0.272
Tot Hardness	mg/l	-	131
Sodium adsorption ratio (SAR)	ratio	-	0.8
Chemical oxygen demand (COD)	mg/l	-	<0.082
Total coliforms	cfu/100 ml	0	<1
E.coli	cfu/100 ml	0	<1
DWA classification			Class 2

a Aesthetic guideline value



b Operational guideline value

The Stiff and expanded Durov diagrams below indicate relatively fresh, recently recharged groundwater with the cations Ca/Mg and the anion HCO<sub>3</sub> dominating (Shangoni AquiScience, 2014).

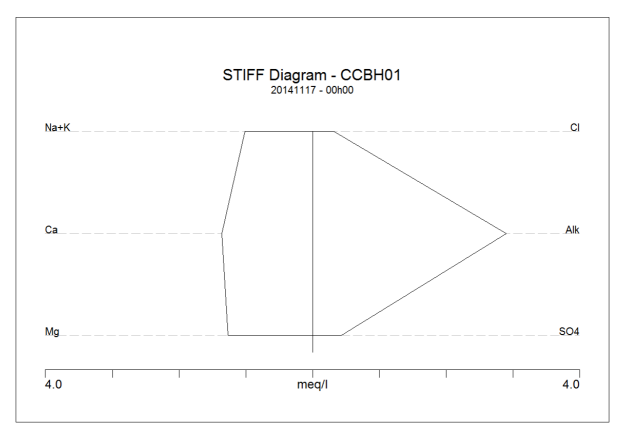


Figure 39: Stiff diagram for the rendering facility's abstraction borehole

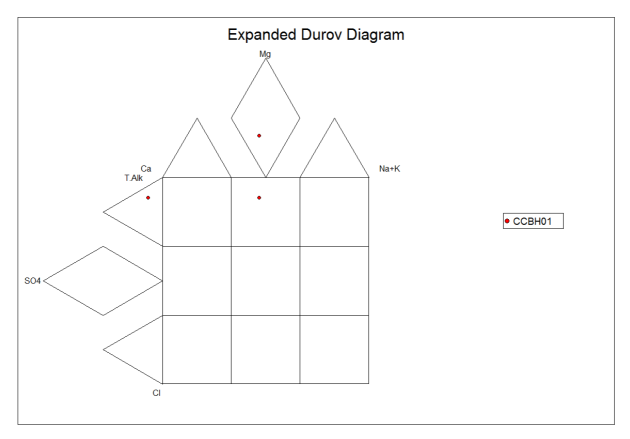


Figure 40: Expanded Durov diagram for the rendering facility's abstraction borehole

#### 2.9.5 Storage of water

Groundwater abstracted on an adjacent property (Portion 0 of the farm Vogelzang 467 IQ), owned by Chubby Chick/Cycle City, and pumped to the rendering facility is stored there in five (5) 5 000 litre JoJo tanks. The total amount of water stored at the rendering facility is therefore 25 000 litres at any one time.

#### 2.9.6 Groundwater quantity

Currently, there are no major groundwater abstraction projects in the C23L quaternary catchment. Small abstractions are most probably utilised for livestock watering and domestic use. The exploitation potential for this catchment is therefore quite substantial, equalling to approximately 12Mm³/a (Shangoni AquiScience, 2014).

#### 2.10 Wastewater

Per day, approximately 55m³ of wastewater is generated at the rendering facility. The wastewater currently flows into trenches/earthen canals and a sump and is then pumped to an earth evaporation dam to the north-east of the rendering facility. Overflow from the earth evaporation dam occurs towards a trench/earthen canal from where it either undergoes further evaporation or leaches into the ground.



A French drain has been constructed on site for the management of sewage, but is not yet operational. As a result, sewage is currently also discharged into the wastewater reticulation system.

A sample of the rendering facility process wastewater was sent for chemical, organic and bacteriological analysis and evaluated against the following:

- General Limit standard for wastewater discharge as per Section 21(f and h) of the National Water Act (NWA), 1998 (Act No. 36 of 1998) (refer to Table 13); and
- General Limit standard for wastewater discharge as per Section 21(e) of the National Water Act (NWA), 1998 (Act No. 36 of 1998) (refer to Table 14).

The levels of iron (Fe), total ammonia (NH<sub>3</sub> + NH<sub>4</sub>), organic nitrogen, phosphate (PO<sub>4</sub>), fluoride (F), *E.coli*, chemical oxygen demand (COD), suspended solids (SS) and soap-oil-grease (SOG) in the wastewater exceeded the General Limit standards for wastewater discharge as per Section 21(f and h) of the National Water Act (NWA), 1998 (Act No. 36 of 1998). The process wastewater is therefore not allowed to be discharged into the environment or allowed to overflow in its current state under the General Authorisations and should be kept within a dirty water circuit.

The levels of electrical conductivity (EC), faecal coliforms, COD and the sodium adsorption ratio (SAR) in the process wastewater were found to exceed the General Limit for wastewater irrigation as per Section 21(e) of the National Water Act (NWA), 1998 (Act No. 36 of 1998). The wastewater may therefore not be utilised for any type of irrigation purposes in its current form under the General Authorisations.

The wastewater quality is indicative of very high organic loads subjected to organic breakdown, mixed with sewage.

A new wastewater treatment system is being proposed to effectively treat the wastewater to the Department of Water Affairs' general limit standards for irrigation and/or discharge into a water resource. A separate system (French drain) has been installed for the handling of the sewage and grey water from the shower facilities. A Waste Management License application is being conducted for all waste related activities occurring onsite (Shangoni AquiScience, 2014).

Table 13: Effluent quality evaluated according to the General Limit for discharge into a water resource (Shangoni AquiScience, 2014)

Locality / Guideline Parameter	Unit	General Limit	CCeffl.
рН	-	5 - 9.7	8.55
Electrical conductivity (EC)	mS/m	≤150	966
Total dissolved solids	mg/l	-	6895
Calcium (Ca)	mg/l	-	3.63
Magnesium (Mg)	mg/l	-	3.64



Locality / Guideline Parameter	Unit	General Limit	CCeffI.
Sodium (Na)	mg/l	-	82.4
Potassium (K)	mg/l	-	65.7
Total alkalinity (M-ALK)	mg/l	-	5742
Chloride (CI)	mg/l	-	271
Sulphate (SO <sub>4</sub> )	mg/l	-	593
Aluminium (Al) <sup>1</sup>	mg/l	-	0.035
Iron (Fe) <sup>1</sup>	mg/l	0.3	1.24
Manganese (Mn) <sup>1</sup>	mg/l	0.1	-0.001
Arsenic (As) <sup>1</sup>	mg/l	0.02	<0.007
Cadmium (Cd) 1	mg/l	0.005	<0.001
Chromium VI (Cr <sup>6+</sup> ) <sup>1</sup>	mg/l	0.05	<0.001
Copper (Cu) <sup>1</sup>	mg/l	0.01	<0.001
Cyanide (CN <sup>-</sup> ) <sup>1</sup>	mg/l	0.02	<0.01
Lead (Pb) 1	mg/l	0.01	<0.001
Manganese (Mn) <sup>1</sup>	mg/l	0.1	<0.001
Mercury (Hg) <sup>1</sup>	mg/l	0.005	<0.007
Selenium (Se) 1	mg/l	0.02	<0.007
Zinc (Zn) <sup>1</sup>	mg/l	0.1	0.098
Boron (B) <sup>1</sup>	mg/l	1	0.42
Nitrate + Nitrite (NO <sub>3</sub> + NO <sub>2</sub> )	mg N/I	15	5.34
Total ammonia (NH <sub>3</sub> + NH <sub>4</sub> )	mg N/I	6	1793
Kjeldahl N	mg N/I	-	1550
Total nitrogen	mg N/I	-	1798
Orthophosphate (PO <sub>4</sub> -P)	mg P/I	10	41.2
F	mg/l	1	13.5
Tot Hardness	mg/l	-	24
SAR	ratio	-	7.3
Total coliforms	cfu/100 ml	-	>100 000
E.coli	cfu/100 ml	0	>100 000
Chemical Oxygen Demand (COD)	mg/l	75	21418
Suspended solids (SS)	mg/l	25	1750
Soap-oil-grease (SOG)	mg/l	2.5	99.5
DWA classification			Unacceptable Class 4

<sup>&</sup>lt;sup>1</sup> Dissolved species

Values highlighted in red indicate parameters of concern

Table 14: General wastewater limits per volume irrigation water (Shangoni AquiScience, 2014)

Parameter	Unit	2000 m <sup>3</sup> /d	500 m <sup>3</sup> /d 50 m <sup>3</sup> /d		CCeffl.
рН		5.5-9.5	6.0-9.0	6.0-9.0	8.55
EC	mS/m	150	200	200	966
F	mg/l	1	-	-	13.5
NO <sub>3</sub> +NO <sub>2</sub> (N)	mg/l	15	-	-	5.34



Parameter	Unit	2000 m <sup>3</sup> /d	500 m <sup>3</sup> /d 50 m <sup>3</sup> /d		CCeffI.
NH <sub>4</sub> -N	mg/l	3	-	-	1793
SOG	mg/l	2.5	-	-	99.5
F. coliforms	cfu/100 ml	1000	100 000	100 000	>100 000
SS	mg/l	25			1750
COD	mg/l	75	400	5000	21418
SAR	mg/l	-	5	5	7.3

## 2.11 Water Use Licensing

An integrated water use license application will be submitted to the Department of Water Affairs for the following water use license activities:

- Section 21(b): Storage of clean water: Storage of abstracted groundwater in the JoJo tanks;
- Section 21(c): Impeding or diverting the flow of water in a watercourse: The entire rendering facility operation is located within 500 metres of a drainage line and possible wetland;
- Section 21(e): Engaging in a controlled activity, identified as such in Section 37(1): Irrigation of any land with waste or water containing waste generated through any industrial activity or by a waterwork: The irrigation of crops using treated wastewater;
- Section 21(f): Discharge of waste or water containing waste into a water resource through a pipe, canal, sewer or other conduit: Discharge of treated wastewater into the environment;
- Section 21(g): Disposing of waste in a manner which may detrimentally impact on a water resource: Treatment of wastewater in the proposed wastewater treatment plant; and
- Section 21(i): Altering the bed, banks, course or characteristics of a watercourse: The entire rendering facility operation is located within 500 metres of a drainage line and possible wetland.

#### Water uses not requiring licensing – Abstraction of Groundwater

According to the GN 399 General Authorisations, dated 26 March 2004, in terms of Section 39 of the NWA, 1998 (Act No. 36 of 1998), a person who takes more than 50 cubic meters of water from a surface water resource or 10 cubic meters of water from a groundwater resource on any given day must register the water use with the responsible authority. As ±55m³ of groundwater is abstracted per day for use at the rendering facility, a Water Use Registration is required.

According to the GN 399 General Authorisations, dated 26 March 2004, a person who owns or lawfully occupies property registered at the Deeds Office at the date of the notice may on that property or land take groundwater as set out in Table 1.2, outside the areas set out in paragraph 1.2.

According to Table 1.2 of GN 399 General Authorisations, dated 26 March 2004, 75m³ of water per hectare per year may be taken from quaternary catchment C23L. The property from which groundwater is abstracted (Portion 0 of the farm Vogelzang 467 IQ) is 825.3ha in size. This means that under the General Authorisations, 61 897.5m³ of groundwater may be abstracted on the property per annum. This equates to 169.58m³ of groundwater that may be abstracted per day. As only ±55m³ is abstracted per



day for use at the rendering facility, a license in terms of Chapter 4 of the National Water Act, 1998 (Act No. 36 of 1998) is therefore not required.

A Water Use License and Registration Application will be submitted to the Department of Water and Sanitation in due course.

### 2.12 Sensitive landscapes

The majority of the site (rendering facility) and property has been disturbed. Apart from the rendering facility, the property is used for crop production and is therefore in a disturbed state.

#### 2.12.1 Wetlands

A Wetland Delineation and Functional Assessment of the project property was conducted by Limosella Consulting in February 2015. The following is an extract of the findings of their investigation.

All wetlands within a 500m radius from the rendering facility were delineated and assessed, as required by the National Water Act, 1998. Only one wetland, a hillside seep, was found and delineated 250m downslope (west and north-west) of the rendering facility. The wetland is shown in Figure 41 and is situated within the cultivated foot-slope (cultivated field of maize and sorghum) draining northwards into the Wilgeboomspruit. The rendering facility and its existing wastewater dams and drains do not directly encroach onto the wetland or its 50m buffer.

The combined PES (Present Ecological State) of the seep is a D↓ (largely modified), meaning that a large change in ecosystem processes and loss of natural habitat and biota has occurred. The modifications have been due to the following:

- The historical cultivation of croplands;
- Changes in the catchment hydrology and soil loss; and
- The addition of alien invasive plants into the system.

The EIS (Ecological Importance and Sensitivity) score of 1.3 indicates that the seep has a moderate ecological importance and sensitivity. Such wetlands are ecologically important and sensitive on a provincial or local scale. The biodiversity of these wetlands are not usually sensitive to habitat and flow modifications (Limosella Consulting, 2015).

#### 2.12.2 Critical Biodiversity Areas

According to the South African National Biodiversity Institute's Biodiversity GIS database, the property lies across two Critical Biodiversity Areas in terms of the North West Province Critical Biodiversity Assessment. The rendering facility itself lies within Critical Biodiversity Area 2 (refer to Figure 42).



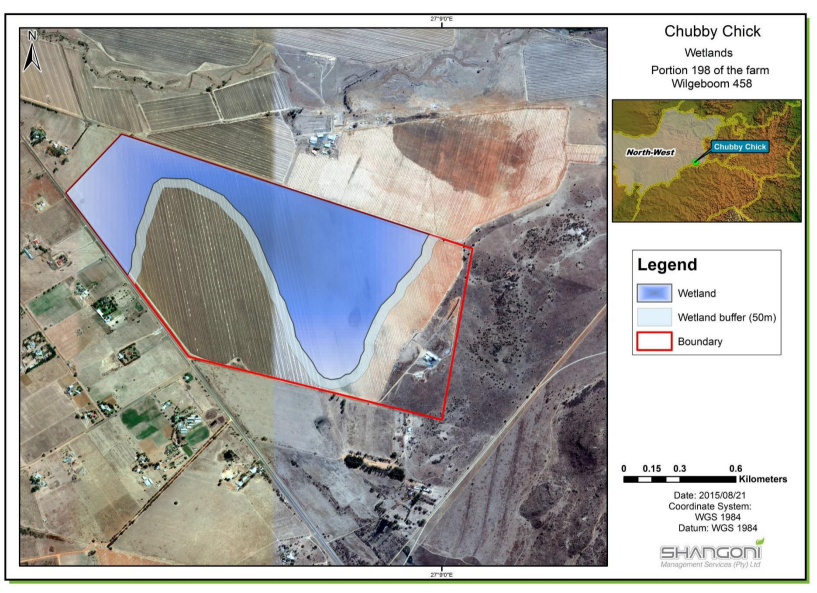


Figure 41: The wetland and wetland buffer in relation to the rendering facility.



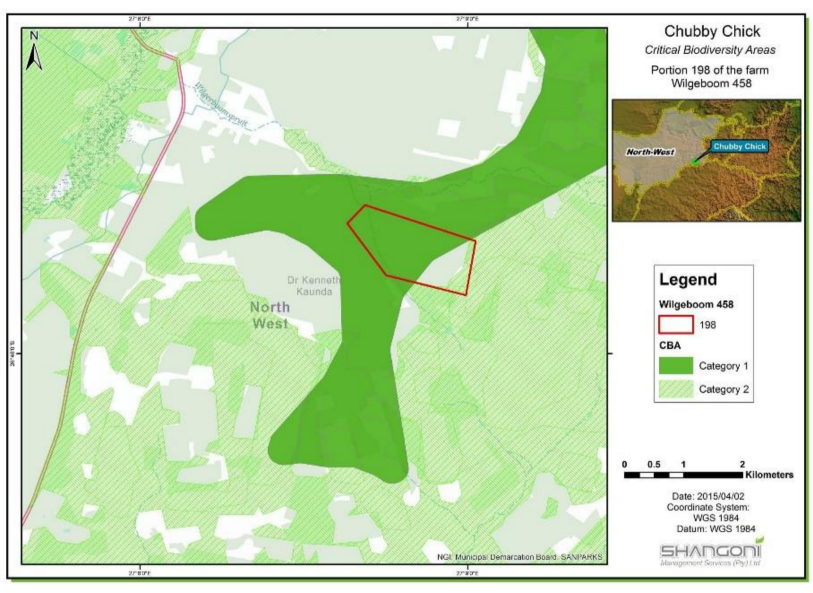


Figure 42: Critical Biodiversity Area Map (SANBI, 2007)



## 2.13 Sites of archaeological and cultural interest

The area where the rendering facility is situated is in an entirely disturbed state. Shangoni is awaiting comments from the South African Heritage Resources Agency (SAHRA) as to whether a Heritage Impact Assessment is required for the site.

## 2.14 Air Quality

#### 2.14.1 Emissions and odours

The generation of odour emissions is generally the most significant air quality issue at a rendering facility (Sindt, 2006). Odours are mostly caused by volatile organic compounds (VOCs) and these are the main atmospheric emissions generated at rendering facilities. VOC emissions can be made up of all or some of the following compounds: ammonia, organic sulphides, particulates, hydrogen sulphide, trimethylamine, disulphides, quinoline, C-4 and C-7 aldehydes, C-4 amines, C-3 to C-6 organic acids, dimethyl pyrazine and other pyrazines. Small volumes of the following may also be emitted: ketones, aromatic compounds, C-4 to C-7 alcohols and aliphatic hydrocarbons. Many of the compounds have low odour detection thresholds, with some as low as one (1) part per billion (ppb). Quinoline is the only compound that is classified as a hazardous air pollutant (HAP).

Sources of odorous emissions at the rendering facility include:

- Steam from the pressure cooker vessels;
- Fugitive emissions from the working environment, such as:
  - Biological degradation of raw material (e.g. waste intake and storage area);
  - Vapour leaks from machinery (e.g. blood tank); and
  - Wastewater treatment facilities (e.g. earth evaporation pond).

Unit processes responsible for the most offensive odours at the rendering facility include the following:

- Waste intake and storage area;
- Blood tank;
- Pressure cooking vessels;
- Sump; and
- Wastewater treatment facilities (trenches/earthen canals, wastewater sump and earth evaporation pond).

Unit processes that generate less offensive odours include the following:

- The milling and screening of cooked material; and
- The bagging, storage and dispatch of product.

Other emissions generated at the rendering facility include:



- Combustion emissions from the coal-fired boilers. Coal-fired boilers produce suspended particulate matter; ammonia; nitrogen and sulphur oxides; greenhouse gases (Sindt, G.L., 2006) and may also produce VOCs (Midwest Research Institute, 1995);
- Dust generated from vehicles traveling on site as well as the incorrect disposal of ash from the coal-fired boilers; and
- Electricity usage at rendering facilities tends to be high. This usage results in indirect emissions (Scope 2 emission) from the generation of electricity at the power stations.

Water vapour from the cooking vessels is condensed in the condenser and non-condensibles, such as VOCs (volatile organic compounds), pass from the condensers to the biofilter. In the biofilter, the air passes through a biofilter medium within which microorganisms reside. The odour causing particles are a food source for the microorganisms and are therefore consumed by the microorganisms. In this system, the odourous atmospheric emissions generated at the rendering facility (during the cooking process) are captured and degraded (consumed).

In an Atmospheric Impact Assessment conducted for the Chubby Chick rendering facility it was determined that the current scenario would only exceed the odour benchmark (1.5 OU<sub>E</sub>/m³, as a 98<sup>th</sup> percentile of hourly means over a calendar year) approximately 300m from the eastern boundary of the site. In the simulations the benchmark was not exceeded over any of the surrounding residences. Note that for this study a control efficiency of 79.8% (Sironi S *et al.*, 2007) was used. Should the biofilter not be properly maintained, it may result in an increased odour impact. Figure 43, Figure 44 and Figure 45 provide an illustration of the effect the topography and wind field have on the dispersion of the odour from the rendering facility over the surrounding land use.

Since a majority of the odour sources at the rendering facility are considered fugitive emission sources (such as the waste intake and storage area; the blood tank; the sump; the wastewater treatment facilities, the milling and screening areas; and bagging, storage and dispatch of product area), an Odour Management Plan (OMP) was compiled for the facility, as part of the Atmospheric Emission Licence application. An OMP is a documented, operational plan describing reasonable measures to be implemented by the rendering facility manager in anticipation of the formation of odours and their release from the site.

#### 2.14.2 Atmospheric Emission License Application for the rendering facility

An Atmospheric Emission License Application was submitted to the North West Department of Rural, Environmental and Agricultural Development for the following listed activity in terms of Government Notice No. 893 of 22 November 2013 (formerly Government Notice No. 248 of 31 March 2010) (List of activities which result in atmospheric emissions which have or may have a significant detrimental effect on the environment, including health, social conditions, economic conditions, ecological conditions or cultural heritage):



#### 19. Category 10: Animal matter processing

Description:	Processes for the rendering cooking, drying, dehydrating, digesting, evaporating or
	protein concentrating of any animal matter not intended for human consumption.
Application:	All installations handling more than 1 ton of raw materials per day.

- a) The following special arrangement shall apply:
  - (i) Best practice measures intended to minimise or avoid offensive odours must be implemented by all installations. These measures must be documented to the satisfaction of the Licensing Authority.

The Department (NWREAD) issued Chubby Chick Enterprises with a Provisional Atmospheric Emission Licence on the 4<sup>th</sup> of August 2015. The Provisional Atmospheric Emission Licence is valid until the 31<sup>st</sup> of August 2017.



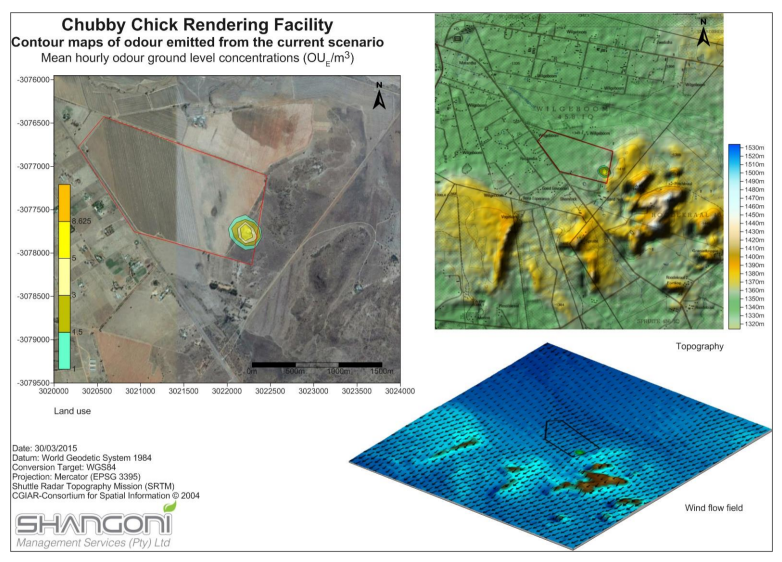


Figure 43: Mean hourly odour ground level concentrations (OUE/m3) for the current scenario.



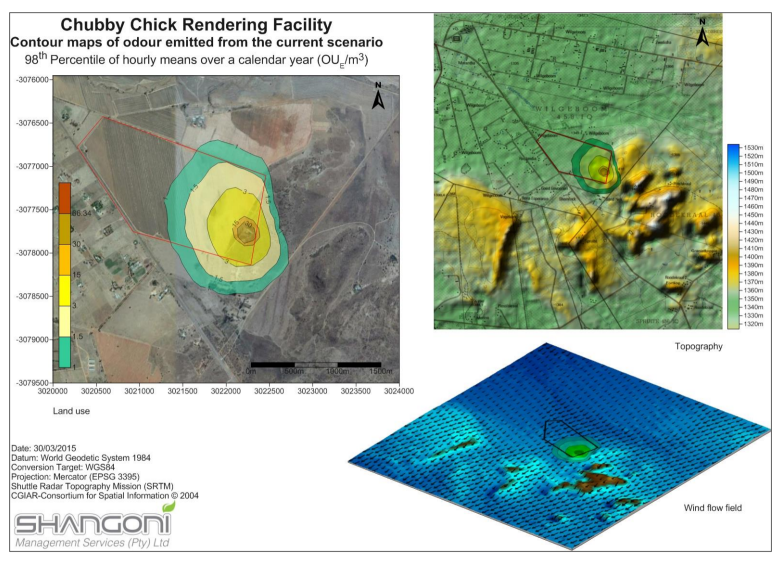


Figure 44: 98<sup>th</sup> Percentile of hourly means over a calendar (OU<sub>E</sub>/m³) for the current scenario.



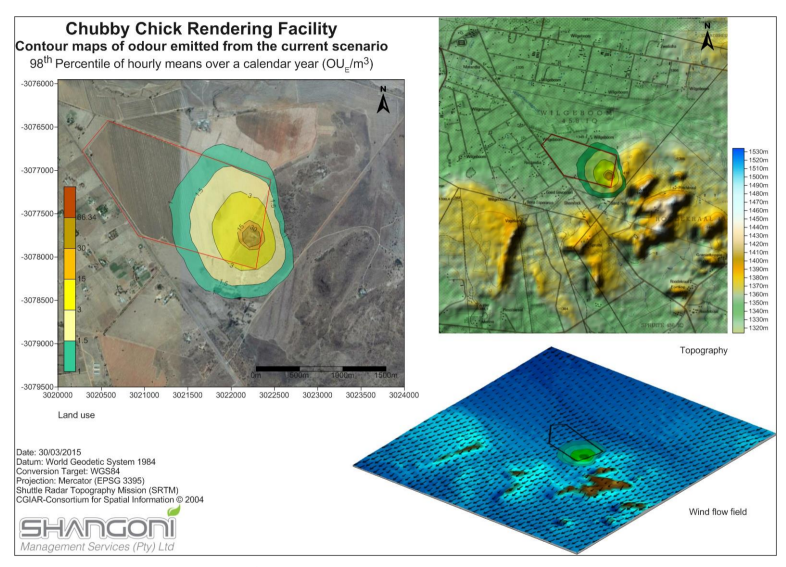


Figure 45: Exceedence of the 1.5 OU<sub>E</sub>/m<sup>3</sup> odour threshold for the current scenario.



#### 2.14.3 Noise pollution

Noise in the area is generated mainly by activities at the rendering facility, farming activities, vehicles travelling on nearby roads, such as the Schoemansdrift Road, and general bird and animal life. The main sources of noise are shown in the figure below.

Noise is currently generated at the rendering facility by the vehicles that deliver poultry waste to the facility, those that deliver coal and other raw materials and those that pick up finished product (high-protein feather meal) from the facility. Noise is also generated through the rendering activities themselves, such as at the condensers. As the facility operates 24 hours per day, noise is continually generated to varying degrees.





Figure 46: Main sources of noise in the area



## 2.15 Visual aspects

The rendering facility is visible from the main road (Schoemansdrift Road) that runs past the site, as shown in the figure below. The facility lies approximately 975 metres from this road. The rendering facility is also visible from open areas surrounding the facility, however, these surrounding properties are mostly owned by the applicant.

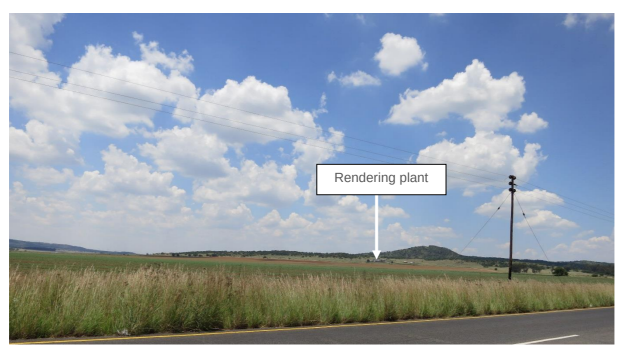


Figure 47: View of the site from the Schoemansdrift Road

## 2.16 Socio-economic aspects

The site is located within the Tlokwe City Council in the Dr. Kenneth Kaunda District Municipality.

#### 2.16.1 Demography

According to the 2011 census, 162 762 people formed part of 52 537 households in the Tlokwe City Council. The average household size is 3.1 people per household. There are 96.6 men for every 100 women in the municipality and the table below shows the age structure of the municipality.

Table 15: Tlokwe City Council age structure -Census 2011 (Statistics South Africa, 2011).

Age Group	Percentage (%)
Under 15 years of age	25.2
15 to 64 years of age	69.1
Over 65 years of age	5.7
Total population	100



#### 2.16.2 Major economic activities

Economic activity in the Tlokwe City Council is driven by agriculture, manufacturing, services and the business sector. The North-West University plays a large role in the provision of services (www.localgovernment.co.za/locals/view/194/tlokwe-local-municipality). The area is also known for diamond mining and the production of maize, sorghum and sunflower (Tlokwe City Council, 2012).

#### 2.16.3 Unemployment and employment

The 2011 census found that the official unemployment rate was 21.6% and the youth unemployment rate (15 to 34 years of age) was 29.5%. The dependency ratio is 44.7 per 100 people between the ages of 15 and 64 years (Statistics South Africa, 2011).



## 3. APPLICABLE LEGISLATION AND GUIDELINES

The table below provides an indication of the main legislation, policies and/or guidelines applicable to the rendering facility project.

Table 16: Applicable legislation, policies and/or guidelines

Title of legislation, policy or guideline	Administering authority	Aim of legislation, policy or guideline
	Laws of General Application	า
The Constitution of the Republic of South Africa, 1996 (Act No. 108 of 1996)	-	To establish a Constitution with a Bill of Rights for the RSA.
Environment Conservation Act, 1989 (Act No. 73 of 1989, as amended)	North West Department of Economic Development, Environment, Conservation and Tourism	To control environmental conservation.
National Environmental Management Act, 1998 (Act No. 107 of 1998).  National Environmental Management Amendment Act, 2008 (Act No. 62 of 2008).	North West Department of Economic Development, Environment, Conservation and Tourism	To provide for the integrated management of the environment, and to regulate the 'Duty of Care' Principle.
Promotion of Access to Information Act, 2000 (Act No. 2 of 2000, as amended)	-	To give effect to the constitutional right of access to any information held by the State and any information that is held by another person and that is required for the exercise or protection of any rights.
Air Quality and Noise		
National Environmental Management: Air Quality Act (Act No. 39 of 2004)	North West Department of Economic Development, Environment, Conservation and Tourism or the Dr. Kenneth Kaunda District Municipality	To reform the law regulating air quality to protect the environment by providing reasonable measures for the prevention of pollution. To provide for national norms and standards regulating air quality monitoring, management and control.
Water Management		
National Water Act (NWA), 1998 (Act No. 36 of 1998)	Department of Water Affairs	To provide for fundamental reform of the law relating to water resources.



Title of legislation, policy or	Administering authority	Aim of legislation, policy or
guideline		guideline
Waste Management		
National Environmental	National Department of	To reform the law regulating waste
Management: Waste Act (Act No.	Environmental Affairs	management in order to protect
59 of 2008)		health and the environment by
		providing reasonable measures for
		the prevention of pollution and
		ecological degradation.
National Environmental	National Department of	To regulate the classification and
Management: Waste Act (Act No	Environmental Affairs	management of waste in a manner
59 of 2008) – Waste		that supports and implements the
Classification and management		provisions of the Waste Act.
regulations (GNR. 634 of 23		
August 2013)		
Biodiversity		
National Environmental	North West Department of	To provide for the management and
Management Biodiversity Act,	Economic Development,	conservation of South Africa's
2004 (Act No. 10 of 2004)	Environment, Conservation	biodiversity within the framework of
	and Tourism	the National Environmental
		Management Act, 1998.
Conservation of Agricultural	North West Department of	To provide for control over the
Resources Act, 1983 (Act No. 43	Agriculture and Rural	utilisation of the natural agricultural
of 1983)	Development	resources of South Africa in order to
		promote the conservation of the soil,
		the water sources and the
		vegetation and the combating of
		weeds and invader plants.
National Veld and Forest Fire Act,	North West Department of	To reform the law on veldt and forest
1998 (Act No. 101 of 1998)	Agriculture and Rural	fires.
	Development	
Agricultural Pest Act, 1983 (Act	North West Department of	To regulate plants, plant products
No. 36 of 1983, as amended) -	Agriculture and Rural	and other regulated articles when
GN R276 of 5 March 2004	Development	imported into South Africa.
Soil and Land Management		
National Environmental	North West Department of	To provide for the integrated
Management Act, 1998 (Act No.	Economic Development,	management of the environment
107 of 1998).	Environment, Conservation	and to regulate the 'Duty of Care'
	and Tourism	Principle.



Title of legislation, policy or guideline	Administering authority	Aim of legislation, policy or guideline
National Environmental Management Amendment Act, 2008 (Act No. 62 of 2008).		
Environment Conservation Act, 1989 (Act No. 73 of 1989, as amended)	North West Department of Economic Development, Environment, Conservation and Tourism	To control environmental conservation.
Heritage and Archaeological Res	sources	
National Heritage Resources Act	South African Heritage	To introduce an integrated and
No 25 of 1999 (Act No. 25 of 1999, as amended)	Resources Agency	interactive system for the management of the national heritage resources; to promote good government at all levels, and empower civil society to nurture and conserve their heritage resources so that they may be bequeathed to future generations
Protected Areas		
National Environmental Management: Protected Areas Act, 2003 (Act No. 57 of 2003, as amended)	North West Department of Economic Development, Environment, Conservation and Tourism	To provide for the protection and conservation of ecologically viable areas representative of South Africa's biological diversity and its natural landscapes.
Planning of New Activities		
National Environmental Management Act, 1998 (Act No. 107 of 1998). National Environmental Management Amendment Act, 2008 (Act No. 62 of 2008).	North West Department of Economic Development, Environment, Conservation and Tourism	To provide for the integrated management of the environment and to regulate the 'Duty of Care' Principle.
EIA Regulations R 543, R 544, R 545 and R 546, dated 18 June 2010) under the NEMA,	North West Department of Economic Development, Environment, Conservation	To regulate and control the authorisation of certain listed activities.
1998	and Tourism	
Government Notice (GN) 718: "List of waste management activities that have, or are likely to	National Department of Environmental Affairs	To regulate and control the authorisation of certain wasterelated listed activities.



Title of legislation, policy or	Administering authority	Aim of legislation, policy or
guideline		guideline
have a detrimental effect on the		
environment", dated 2009.		



## 4. PUBLIC PARTICIPATION PROCESS

## 4.1 Objectives of the Public Participation Process (PPP)

Section 24 of the Constitution of the Republic of South Africa of 1996 guarantees everyone the right to an environment that is not harmful to their health and well-being and to have the environment protected for the benefit of present and future generations. In order to give effect to this right, the National Environmental Management Act (NEMA), 1998 (Act No. 107 of 1998) came into effect.

In terms of Section 24(4) of NEMA, 1998 and 2008 (as amended), procedures for the investigation, assessment and communication of the potential consequences or impacts of activities on the environment must, *inter alia*, ensure, with respect to every application:

- Coordination and cooperation between organs of state in the consideration of assessments where an activity falls under the jurisdiction of more than one organ of state;
- That the findings and recommendations of an investigation, the general objectives of integrated management laid down in NEMA, 2008, and the principles of environmental management set out in Section 2 of NEMA, 2008, are taken into account in any decision made by the organ of state in relation to any proposed policy, programme, process, plan or projects, consequences or impacts; and
- Public information and participation procedures that provide all integrated and affected parties, including all organs of state in all spheres of government that may have jurisdiction over any aspect of the activity, with a reasonable opportunity to participate in those information and participation procedures.

One of the general objectives of integrated environmental management stipulated in Section 23(2)(d) of NEMA, 2008, is to: "ensure adequate and appropriate opportunity for public participation in decisions that may affect the environment."

The National Environmental Management Principles as stipulated in NEMA, 2008, state that;

- "Environmental management must place people and their needs at the forefront of its concern, and serve their physical, psychological, developmental, cultural and social interests equitably.
- The participation of all interested and affected parties in environmental governance must be promoted, and all people must have an opportunity to develop the understanding, skills and capacity necessary to achieve equitable and effective participation, and participation by vulnerable and disadvantage persons must be ensured".



## 4.2 Legislation and guidelines followed for the PPP

The public participation process for this project was conducted by Shangoni Management Services in terms of:

- The procedures and provisions in terms of the NEMA (as amended), 2008, and NEMWA, 2008;
- Chapter 6 of the EIA Regulations of 2010;
- GN 807, Public Participation Guideline in the Environmental Impact Assessment Process, dated
   October 2012; and
- Other relevant legislation such as the Promotion of Access to Information Act (PAIA), 2000.

Refer to Appendix E for an extract regarding the required public participation process to be followed, taken from the relevant legislation and guidelines.

## 4.3 Public Participation Process followed

#### 4.3.1 Identification and registration of I&APs and key stakeholders

The table below lists the adjacent landowners identified and notified (via hand delivery of letters) of the project. Copies of the notifications to I&APs have been included in Appendix E.

Table 17: List of adjacent landowners identified and notified

Property owner	Address or property description
F.D. Grimbeek	Portion 6 Wilgeboom
Herman Pretorius	Portion 50 Wilgeboom
J.P. Moolman	Holding 51A Wilgeboom
A.B. Hill	Portion 177 Wilgeboom
P.M. Fouché	Holding 52 Wilgeboom

All organs of state that may have jurisdiction in respect of the proposed project are considered to be registered I&APs.

The following organs of state were notified of the proposed project:

- Tlokwe City Council;
- Dr. Kenneth Kaunda District Municipality;
- North West Department of Agriculture and Rural Development (now the North West Department of Rural, Environmental and Agricultural Development);
- South African Heritage Resources Agency (SAHRA); and
- Department of Water and Sanitation (formerly the Department of Water Affairs).



Copies of the notifications to the organs of state have been included in Appendix E, and examples are included in the figures below. Proof of postage of the Notification Letters is given in Figure 50 and proof of the Notification Letters uploaded to SAHRIS is shown in Figure 51.





Shangoni Management Services Pty (Ltd) Reg: 2002/000002/07 VAT: 489 019 1069

Tel +27(0)12 807 7036 Fax +27(0)12 807 1014
E-mail info@shangoni.co.za www.shangoni.co.za
Block C8, Block@Nature 472 Botterklapper Street The Willows 0081
PO Box 74726 Lynnwood Ridge 0040

23 January 2013

NWDEDECT EIA Ref: NWP/EIA/62/2013; DEA EIA Ref: 12/9/11/L1392/7; SMS Ref: FOU-POT-12-05-02

South African Heritage Resources Agency (SAHRA)

PO Box 4637 Cape Town 8000

Attention: Mr. Phillip Hine

NOTIFICATION OF APPLICATION FOR ENVIRONMENTAL AUTHORISATION: CHUBBY CHICK RENDERING FACILITY: APPLICATION FOR ENVIRONMENTAL AUTHORISATION AND WASTE MANAGEMENT-, WATER USE- AND ATMOSPHERIC EMISSION- LICENSES

The Cycle City (Pty) Ltd. (trading as Chubby Chick Enterprises) rendering facility is situated on Portion 198 of the farm Wilgeboom 458 IQ, North West Province. The operation requires environmental authorisation as well as the following licenses: A Waste Management License in terms of section 19 and 20(b) of the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008), a Water Use License in terms of Chapter 4 of the National Water Act, 1998 (Act No. 36 of 1998) and an Atmospheric Emission License in terms of section 21 of the National Environmental Management: Air Quality Act, 2004 (Act No. 39 of 2004).

The rendering facility will require environmental authorisation subject to a full Scoping and Environmental Impact Assessment Process as required by Sections 26 to 35 of Government Notice R. 543 of the EIA Regulations of 18 June 2010.

Shangoni Management Services (Pty) Ltd. was appointed as the Independent Environmental Assessment Practitioner (EAP) responsible for the Scoping and Environmental Impact Assessment process. Shangoni has submitted, on behalf of Cycle City (Pty) Ltd. (T/A Chubby Chick Enterprises), an application for environmental authorisation to the North West Department of Economic Development, Environment, Conservation and Tourism for atmospheric emission- and water use- license activities. An application for a waste management license has also been submitted to the National Department of Environmental

Directors RB Hayes J Nel JA van Rooy CJ Potgieter HL de Villiers

Figure 48: Example of the notification letters sent (page 1)



Affairs. An atmospheric emission license application will be submitted to the relevant authority and a water use license application will be submitted to the Department of Water Affairs.

Attached please find a background information document, locality map of the site, and a stakeholder registration form in respect of the application. Should you wish to register as an Interested and Affected party for the above mentioned project, please complete the attached stakeholder registration form and send it to us before or on the 3<sup>rd</sup> of March 2014. Should you wish to not be part of this EIA process, it will be appreciated if we could receive a written confirmation thereof to enable us to continue with the application.

Please do not hesitate to contact the undersigned should you require any additional information.

Contact Details: Shangoni Management Services

Miss Lizette Crous

E-mail: lizette@shangoni.co.za Fax 2 E-mail: 086 643 5360

Fax: 012 807 1014

Online Participation: Go to www.shangoni.co.za and click on Public Documents.

Regards,

Lizette Crous

Environmental Assessment Practitioner

Figure 49: Example of the notification letters sent (page 2)

List of REGISTERED LETTER Lys van GEREGISTREERDE B (with an insurance option/met 'n v Full tracking and tracing/Volledige		erings		,	Post Office	1
Name and address of sender: Naam en adres van afsender: Shangoni N Ser vices (Pty) Ud. Ro Box Lynwood Pidge 0040 Lizette Chars	lanage 749			Ţ	Enquiries/Navrae foll-free number Tolvry nommer 800 111 502	
Name and address of addressee  No  Naam en adres van geadresseerde	Insured amount Versekerde bedrag	Insurance fee Verseke- ringsgeld	Postage Posgeld	Service fee	Affix Track and Trace customer copy Plak Volg-en-Spoor- kliëntafskrif	
PO Box 113 , Potchefstrao	eter Mr. A	Labus 2520 . A. Le	chagr erou	ne_	REGISTERED LETTER (with a despect to law rence option) (rescular despect to law rence option) (RD 8 56 131 613 ZA  CUSTOMER COPY 301028R  REGISTERED LETTER (with a despect to insurance option) Sherical 050 111 502 with super-sape or sa	L
PO Box 4637 Gore Town	gency	252( (5AHBA)	) ma I	hlip ne -	RD 856 131 785 ZA CUSTOMER COPY 301028R REGISTERED LETTER (with a domestic insurance ogder) State Call 303 317 502 WWW.aspoor.10 RD 856 131 397 ZA	X
4 North Worl Department of Agriculture a Private Bog X 2039, Mmabatho	rd lura	Develo Dr. Fair	pment Kgabi n th Lep	hocajan shale	REGISTERED LETTER With a farmetic Insurance opticity Snowcar 380 ft 1902 www.aspc.co.ta R D 856 131 763 Z.A  CUSTOMER COPY 301023R REGISTERED LETTER Worth a 50 measure optical Snawcar 565 131 750 Z.A  R D 856 131 750 Z.A	<u></u>
Private Bag X SOIT, Klertsdor 6 Dr. Kenneth Kounds Detrict Municipe Private Bag X 5017 Klertsdorg	July,	570 Vulo 570	mi N	dlow	CUSTOMER COPY 301023R REGISTERED LETTER initib a donestic historiana option) Sharical 850 171 502 www.sp.ce.za RD 856 131 746 ZA CUSTOMER COPY 301023R	
7 Department of Noter Affairs - Upper Ve Private Bag X 995, Pretoria 8 Dr. Kenneth Kaunda Datrict Municipali	000	onsible	Hellen Makw Air Qua		REGISTERED LETTER  MIN GENERAL STATE SERVICE PROJECT SERVICE SERVICE PROJECT S	レ
Private Bacy X5017, Klerksdor	on 52.	r0	· (CC)		CUSTOMER COPY 301028R	
10 Total	R	R	R	R		
Number of letters posted Getal briewe gepos  Signature of client Handtekening van kliënt						
Signature of accepting officer Handtekening van aanneembeampte  The value of the contents of these letters is as indicated and compensation.	on is not pay	able for a lett	er received		Date stamp	
unconditionally. Compensation is limited to R100,00. No compensation is Optional insurance of up to R200,00 is available and applies to domestic reg Die waarde van die inhoud van hierdie briewe is soos aangedul en vergoe sonder voorbehoud ontvang word rie. Vergoeding is beperk tot R1 dokumentere bewys betaalbaar nie. Opsionele versekering van tot R2	s payable with pistered letters ding sal nie b	etaal word vir	'n brief wat	2 3 JAN 2	MILLOW W OFFICE	
binnelandse geregistreerde briewe vantoe passing.  MASIQHAME PRINTERS				1 20	Datumstempel 701248	

Figure 50: Proof of Postage of Notification Letters



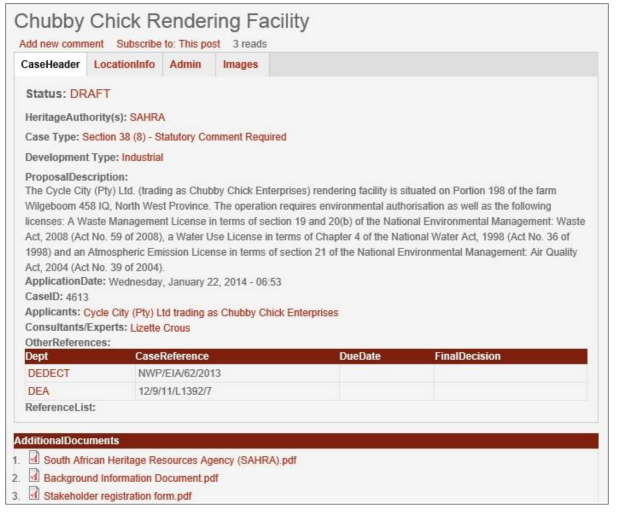


Figure 51: Proof of Uploading the Notification Letters to SAHRIS

#### 4.3.2 Methods of notification

#### 4.3.2.1 Advertisement(s)

The proposed project was advertised in two local newspapers namely, the Potchefstroom Herald on 24th of January 2014 and the Beeld newspaper on the 23<sup>rd</sup> of January 2014. These newspapers were found to be the most appropriate newspapers in terms of their accessibility to I&APs. Copies of the advertisements and proof of their placement is attached in Appendix E and is also given in the figures below.



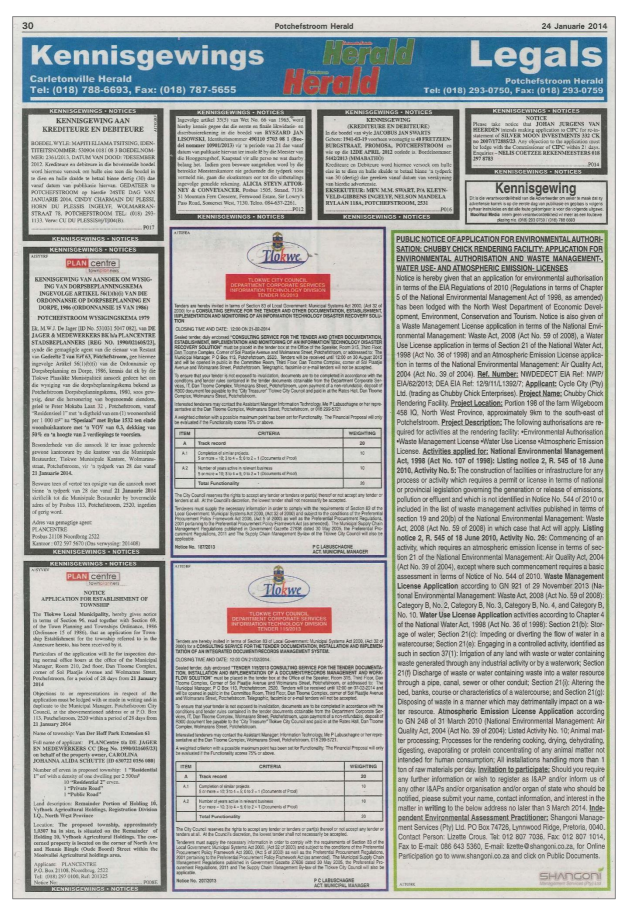


Figure 52: Proof of advertisement placement in the Potchefstroom Herald newspaper





#### ARTIN SLUIT KONTRAK



keidelik Matt an gekontrak-

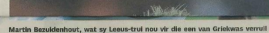
te paar seisoejudant op haak losgeslaan an klubrugby r die klub Rak speel, is beoor sy beskik-

reeks aange-



op skrumskakel help diepte verskaf. Bezuidenhout sal voorlangs die vuur help stook.

"Ons wag nog vir Matt Dobson om aan te dui waar hy gaan speel, maar ons het verneem hy is op pad oorsee. Ons is werklik bly om iemand van by Griekwas Martin Bezuidenhout se gehalte in sy plek te kontrakteer," het Arni van sal in sy plek Rooyen, die uitvoerende hoof van



het Foto's: LEE WARREN LIGALLO IMAGES

"Tian se koms is 99% seker en ons het 'n mondelinge ooreenkoms dat by hom wel tot one gaan verhind Ons wag net dat hy sy kontrak onderteken

"Albei behoort hulle later in die week by one aan te sluit!

Bezuidenhout, wat ook Super-rugby vir die Stormers gespeel het, sal nie net goeie mededinging vir Simon Westraadt wees nie maar Barnes ook op sy tone hou.

Dieselfde geld Meyer, wat met sy uithaler-spel beslis die ander skrumskakels in die groep, Dustin Jinka en

Ntando Kebe, onder druk sal plaas. Hulle sal ná hul aankoms dadelik saam met hul nuwe spanmaats begin slyp en ook na die Oos-Kaap toer.

Die Poubloues se Vodacombeker afrigter, Peter Engledow, het die afgelope naweek in sy span se losmaker teen die Cheetahs se B-span op Shimlapark heelwat wys geword, maar hy sal Bezuidenhout en Meyer beslis die geleentheid gee om hulself te bewys.

Albei kan op die toer in die vriendskaplike wedstryd teen die OP-Kings kans kry om hul kleim in die begin-

# Europese

tref, maar soos Pienaar in nat toestande gedy, moes hy sy aandele by die Springbok-afrigter, Heyneke Meyer, laat styg het.

Pienaar het verlede jaar in November op die Springbokke se jaareindtoer bra min speelkans teen Skotland (Edinburg) en Wallis (Cardiff) gekry. Dit was boonop in toestande wat hy soos die palm van sy hand ken.

"Dit is vreemd dat party mense raaksien wat Ruan vermag en ander nie. Hy wil baie graag vir die Springhokke in die Wêreldbeker-toernooi speel en sy ervaring in Ierland maak hom perfek daarvoor," het Pienaar se pa. Gysie, gister gesê.

Ruan verduur soms hewige kritiek en daar is kenners wat meen Fourie is beter as hy

Dan is daar diegene wat sê dat hy gans te min ingespan word.

Gysie wou nie te veel daaroor uitwei nie, maar hy het wel gesê van die kritiek is ongegrond.

"Ek is van mening dat Ruan sy kant gebring het en ek sê dit nie net omdat ek sy pa is nie.

"Elke afrigter het sy manier van speel en ons sal sien wat sy rol in 2015 by die Springbokke is," het pa Gysie, 'n Springbok-heelagter in die vroeë tagtigerjare, gesê.

Ruan is die spil waarom Ulster se planne draai en hy het 'n baie groot rol gespeel in die span se opmars tot die kwarteindronde van die Heinekenbeker-reeks

Hy het die afgelope Vrydagaand al Ulster se punte aangeteken in sy sege van 22-19 oor Leicester. Hy het dié seisioen 54 punte in die reeks aangete-

■ Benoemdes: Steffon Armitage (Toulon), Miles Benjamin (Liciotate Tigers), Sean Cronin (Linister), Jean-Marc Doussain (Toulouse), Matt Gitesa (Toulon), Alex Goode (Sancers), Googe Robert (Marchael Coulon), Googe Robert (Marchael Coulon), Googe Rotte (Marchael Coulon), Paul O'Connell (Marster), Peter O'Mahony (Manster), Dusis Pérambis (Toulouse), Ruan Pienaar (Ulster), Sitiveri Silvatu (Clermont Auvergne), Jonny Wilkinzon (Toulon).

## os slyp Doer Onder vir Spele

Hy sal meeding teen hardebaard-Groot toets swemmers soos die Jananners Takeop Chad le shi Matsuda (die Olimpiese bronsmedalje-wenner in die 200-vlinderslag in pereiding vir 2012) en die wisselslag-sterre Daiya e in die BHP Seto en Kosuke Hagino, Die Aussie orth afskop. ter tel onder Thomas Fraser-Holmes kan hom ook laat harde bene kou. emmers wat rg na Perth waaraan die

Le Clos het sy visier vanjaar op sewe individuele medalies op die Statebondspele, in die 50-, 100- en 200-vlinderslag die 100- en 200-vryslag en die 200- en 400- individuele wisselslag.

Die Durbaniet se oefenmaat, die langasem Myles Brown, sal ook in Perth vir sy heel eerste Statebondspele slyp.

Brown was verlede jaar vierde in die 400-vryslag, maar sal dié keer iom sommer meer verwag nadat hy die wêreld beoot honde te hoorlik van hom laat kennis neem het

Mans: Myles Brown, Ryan Coetzee, Jarred Crous, Charl Crous, Clayton
Jimmie, Chad le Clos, Caydon Muller, Darren Murray, Luke Pendock, Christopher Reid, Daniel Ronaldson, Ayrton Sweeney, Calvyn Justus, Mark Matthew

Vroue: Erin Gallagher, Lehesta Kemp. Justine MacFarlane, Trudi Maree, Rita Naude, Kyna Pereira, Karin Prinsloo, Marlies Ross, Tatiana Schoenmaker,

Oopwater: Troyden Prinsloo, Danie

met 'n rits blink vertonings in die Wêreldbeker-kortbadreeks.

Hy sal hoop om in die 400-vryslag sy staal te wys teen China se wêreldkamPretorianers Cameron van der Burgh en Zorzi nie meer na Perth gaan reis nie. Dié duo was op die eerste spanlys wat verlede maand uitgestuur is, maar het hulle sedertdien onttrek.

Die Olimpiërs Karin Prinsloo, Charl Crous, Darren Murray en Trudi Maree sal ook aan die BHP Billitonbyeenkoms deelneem, maar die res van die span bestaan uit jongelinge wat steeds bou vir ná die Olimpiese Spele van 2016.

Onder hulle tel Erin Gallagher, Rita Naude, Marlies Ross en Nathania van Niekerk, die vier tienermeisies wat in SSA en Marie Claire se "Get the Girls to Gold"-program is en ná harde werk hoop om baie te verbeter.

Die oopwater-swemmers Troyden Prinsloo en Danie Marais sal ook in Perth swem

## an die bestes. week.

kry Beeld

### CONSOLIDATED AUTO

Г	JAAR	MODEL	PRYS
	2008	BMW 116i Outo, Wit	R169 95
	2013	BMW 320i Sportline, Blou	R349 95
	2010	Chev Aveo 1.6 5 dr, Grys	R119 95
	2008	Chev Captiva 2.4, Swart	R125 95
100	0000		2 00 00





Figure 53: Proof of advertisement placement in the Beeld newspaper



HERREGISTRASIES

#### 4.3.2.2 Placement of site- and public notices

Notice was also given to Interested and Affected Parties via the placement of notice boards. Notice boards were placed at two different, noticeable and conspicuous places (at the access road to the facility as well as on the fence of the facility itself) on the 23<sup>rd</sup> of January 2014. Photographs of the site notices are attached in Appendix E. Refer also to the figures below.



Figure 54: Site Notice 1





Figure 55: Site Notice 1 (zoomed in)



Figure 56: Site notice 2



#### 4.3.2.3 Background Information Document

Notification Letters and the Background Information Document (BID) developed for the proposed project provides background information pertaining to the project and are intended to inform I&APs of the proposed project. The BID also includes a registration form that potential I&APs, stakeholders and organs of state are encouraged to complete in order to register as I&APs for the project.

The notification letters and the BID were made available to all landowners adjacent to the proposed site, as well as to all organs of state that may have jurisdiction over any aspect of the activity. This correspondence was sent via registered mail, email and hand delivery where required. The BID will also be made available to any other person who becomes involved in the on-going Public Participation Process.

Copies of the notification letters and the BID and proof of their distribution to the adjacent landowners and organs of state have been attached under Appendix E. Proof of postage of the notification letters is given in the figures below. Further proofs are also attached under Appendix E.

#### 4.3.3 I&AP register

Once all adjacent landowners, organs of state and the public were notified of the proposed project, an I&AP register was compiled. The Departments and Organs of State have automatically been registered and where registration requests were received from other parties, such as adjacent land owners, these have been included in the register. The register is given in the table below and is also attached in Appendix E.

Table 18: Registered I&APs

No.	Name	Department / Interest		
Organs of State				
1	Ms Ntombi S. Rikhotso	Tlokwe City Council - Environmental Management Unit		
	Faith Lephale, Vutomi	Dr. Kenneth Kaunda District Municipality		
	Ndlovu, T.M. Ramatlhape-			
2	Tsotetsi, Nokukhanya			
	Xaba and Zamisile			
	Mabaso			
3	HOD: Dr Kgabi Mogajan	North West Department of Agriculture and Rural Development		
4	Mr. Phillip Hine	South African Heritage Resources Agency (SAHRA)		
5	Hellen Makwela	Department of Water Affairs		
Registered I&APs				
1	M.M. Coetzee	Adjacent land owners and/or living in close proximity to the site		
2	Mrs Nelien Kleynhans	Adjacent land owners and/or living in close proximity to the site		
3	Mr Johannes P.S. Gerber	Adjacent land owners and/or living in close proximity to the site		



No.	Name	Department / Interest
4	Mrs Martha Jan	Adjacent land owners and/or living in close proximity to the site
5	Mr Eddie Wentzel	Adjacent land owners and/or living in close proximity to the site
6	Mr Edwin D. Lovering	Adjacent land owners and/or living in close proximity to the site
7	Mrs Bessie E. van Burick	Adjacent land owners and/or living in close proximity to the site
8	Mr Pieter and Mrs Jacolien du Plooy	Adjacent land owners and/or living in close proximity to the site
9	Mr Gerhard J. Nel	Adjacent land owners and/or living in close proximity to the site

Refer also to Appendix E for a detailed I&AP Register including contact information for all registered organs of state and I&APs.

#### 4.3.4 Public meeting(s)

No public meetings have been held, nor is one anticipated at this stage.

#### 4.3.5 Access and opportunity to comment on written submissions

#### 4.3.5.1 Scoping Report

The draft Scoping Report was made available to the public for review for a period of fourty (40) days, from 27 May to 14 July 2014. An electronic copy of the draft Scoping Report was also posted on the Shangoni Management Services' website (www.shangoni.co.za) for public comment for the same review period of fourty days.

All the registered I&APs were notified of the availability of the draft Scoping Report for public review by 27 May 2014. The I&APs were also informed to submit any comments to Shangoni Management Services by no later than 14 July 2014.

#### 4.3.5.2 Environmental Impact Assessment Report

Similar to the Scoping Report, the draft EIA and EMP will be made available to the public for review for a period of fourty (40) days. An electronic copy of the draft EIR and EMP will also be posted on the Shangoni Management Services' website (www.shangoni.co.za) for public comment for the same review period of fourty days.

#### 4.3.6 Consultation with the relevant Authorities

#### 4.3.6.1 Application form in terms of the NEMWA, 2008

The Waste Management License application form in terms of NEMWA, 2008, was submitted to the National Department of Environmental Affairs on the 7<sup>th</sup> of November 2013. A reference number (12/9/11/L1392/7) was issued by the Department on the 25<sup>th</sup> of November 2013.



#### 4.3.6.2 Authorities meeting(s)

No meetings with the National Department of Environmental Affairs have been required thus far.

#### 4.3.7 Further consultation with relevant Authorities

No meetings or consultation with the National Department of Environmental Affairs is presently foreseen.

#### 4.3.8 Comments and responses

All issues, comments and questions received from I&APs thus far have been summarised in the table below. Copies of the comments received have also been included in Appendix E.



Table 19: Comments and responses report

Name	Company/ Department	Date received	Method of comment	Issue raised	Response
M.M.	PlanServ	10-02-2014	Fax	RE: ENVIRONMENTAL AUTHORISATION -	Response from Shangoni:
Coetzee	Town &			PORTION 198 OF THE FARM WILGEBOOM	Dear Mrs Coetzee
	Regional			458 I.Q.	
	Planning				Your letter dated 10 February 2014 refers: We
	Services			The above mentioned as well as the site notice	hereby acknowledge receipt of your letter and
				placed on the above mentioned property have	comments in relation to the following project:
				reference.	Chubby Chick Rendering Facility
					(NWDEDECT Ref: NWP/EIA/62/2013; DEA
				My husband owns Potion 173 of the farm	Ref: 12/9/11/L1392/7; SMS Ref: FOU-POT-
				Wilgeboom 458 I.Q and we also reside on the	12-05-02).
				property. We are very concerned about the air	
				quality in the area. We are located	Your comments will be included in all
				approximately 1.96km from the rendering plant	subsequent reports for this project and will also
				and the smell is unbearable some days.	be addressed in said reports. I further confirm
					that you have been registered as an Interested
				We are not against the land use in principle but	and Affected Party for this project. You will
				request that proper odour control is carried out	henceforth receive all correspondence
				in order to accommodate the residents in	regarding public participation opportunities as
				Wilgeboom area. The area consist mainly of	the process unfolds.
				agricultural holdings, but some other land uses	
				such as a wedding venue (located	Please do not hesitate to contact me should
				approximately 1.5km from the rendering plant),	you have any queries.
				can also be found in the area. Surely, the	



Name	Company/ Department	Date received	Method of comment	Issue raised	Response
				odours don't have a positive effect on the	Response from the applicant:
				businesses and living quantity.	RE: CHUBBY CHICK RENDERING PLANT
				I herewith request to be listed as an affected party and be informed of steps to be taken to	The letter received from MM Coetzee refers.
				resolve the odour problem.	We embarked on several projects to comply
					with environmental legislation.
				Your urgent attention and reply will be	
				appreciated.	One of the projects is to upgrade the air scrubbing system with new technology. The present scrubber will be replaced with a biofilter system. This filter system proved itself in other areas as very successful.  A contract has been concluded and the replacement/upgrading must be concluded by the 10th of March 2014.
					We are confident that the up-grade will be
Haller	Department	04.00.0044	□ no nil	Cood offermous Limette	beneficial to us as well as our neighbours.
Hellen	Department	24-03-2014	Email	Good afternoon Lizette.	Response from Shangoni:
Makwela	of Water Affairs			Reference: Environmental Application for: Chubby Chick Rendering Facility: Water Use.	Good day Hellen



Name	Company/ Department	Date received	Method of comment	Issue raised	Response
				Regarding the water use licence Application to be forwarded to the Department: DWA it is indicated the water uses in terms of the National Water Act, NWA 36 of 199 as section 21 (b), (c), (e), (f), (g) and (i) respectively but have however not indicate your requirement of the use of water that in this regard is Section 21 (a) of the same act. Kindly indicate whether the Section 21 (a) water use does or will not form part of your application, how and why?	The abstraction of water for use at the Chubby Chick Rendering Plant requires a Registration of the Water Use, but falls under the General Authorisations. The 21(a) water use will, however, be discussed in the Water Use License application for this project.  Please do not hesitate to contact me should you require any further information.
M.M. Coetzee	PlanServ Town & Regional	05-05-2014	Email	Hope you find the above in order.  Good day Lizette  Thank you for the feedback. I take note of the	Response from Shangoni: Good day Madie
	Planning Services			contents of the letter and would like to inform you that the situation has indeed changed and we now rarely smell bad odours. We appreciate it.  I would like to know if your client has already applied for a business permit / consent from the local authority to conduct the facility on the	Thank you for your email. I will forward your enquiry to the client and will notify you of the situation in terms of the consent from the local authority as soon as I receive feedback from the client. Your comments will also be included in subsequent reports for this project.



Name	Company/ Department	Date received	Method of comment	Issue raised	Response
				farm. I know this is not related to the EIA	
				process but in terms of the Physical Planning	
				Act as well as local policies, any land use other	
				than farming that is conducted on agricultural	
				land needs a permit.	
Gerhard	Adjacent	18-07-2014	Email	Good day Lizette	Response from applicant
Nel	Land Owner				
				Thank you for the opportunity you gave us to	RESPONSE ON THE COMMENTS OF MR G.
				have part in this very big project, although we	NEL
				are not 100% for it.	Thank you for the opportunity to respond on
					the concerns, as emailed to us, of the above
				My name is Gerhard Nel. I am the owner of the	mentioned member of the community.
				small holding on Wilgeboom 46. It is located	
				about 1km from this Chubby Chick site.	We hereby state categorically:
					1. Chubby Chick do not intend to increase the
				I am living here for the past 3 years now.	product volumes to the Rendering Facility.
				Before that I was renting a flat on Wilgeboom	2. We will not increase the number of vehicles
				3. This is about 4km from the mentioned site. I	on the road, other than we are operating for
				stayed there for 2 years. The reason I mention	the past 5 years.
				this will become clear in a minute.	
					Please allow me to correct a possible
				I have read through your WMLA draft and	misunderstanding:
				scoping report. Look like these people has	We are processing animal products such as
				done their homework, and thought of	blood, feathers, condemned carcasses (not fit



Name	Company/ Department	Date received	Method of comment	Issue raised	Response
				everything. I do however have two major	for human consumption) and DOA's (chickens
				concerns. One is of an environmental concern.	dead on arrival at the factory), because we
				The other concern is the current status of the	cannot send these products to landfill sites. We
				road.	do however need a waste handling
					(management) license to rework the animal
				What became clear to me in the report, was	products.
				that this site does not have what they need to	
				get rid of their waste. Now they do not only	We will never transport waste (rubbish),
				wish to get rid of their waste, but want to create	suitable for a landfill site, to the premises of the
				an establishment, where they can get rid of	Rendering facility, as we need to implement a
				ALL the waste of all Chubby Chick's plants.	proper waste management system as well.
				Yet again, not only they want to get rid of the	
				waste but also want to put the waste to good	We have to comply with Act 36 of 1947 and
				use by making animal foods. Doesn't this	inspectors are visiting the premises on a
				sound awesome?	frequent basis to ensure compliance.
				Here is my problem. The way they got rid of	We can assure the concerned person that the
				their waste, or whatever they did on that site so	"smell" have also been addressed. We have
				close to my home, caused a smell to die for.	already installed bio-filters on the air scrubbing
				You can literally vomit from that smell on some	system, which should clear the air to
				days. If they start to transport all the waste of	acceptable levels.
				all the sites to this location, what do you think	
				will happen with the smell? It will increase by	I surely hope the above clears the questions
				the hundreds! Now, they do not only wish to	asked.



Name	Company/ Department	Date received	Method of comment	Issue raised	Response
				get rid of all the waste, they want to cook some	Yours truly
				of it to make animal food. What do you think	Deon Fourie
				that will smell like?	
					Initial response from Shangoni
				I am sure they will have a very good strategy	Good day Mr Nel
				on how they will make sure it won't happen, but	
				my concern is, if they get to go ahead, and it's	I hereby acknowledge receipt of your
				done, it's done. You can't afterwards say hey,	comments for the following project: Chubby
				you're cooking and waste disposal procedures	Chick Rendering Facility (NWDEDECT EIA
				are not in line with what you suggested. Or the	Ref: NWP/EIA/62/2013; DEA EIA Ref:
				outcome is not accepted.	12/9/11/L1392/7).
				If they can assure me and all the other owners,	Your comments will be included and
				that this won't happen, I have no problem and	addressed in subsequent reports for this
				they can build whatever they like, but if the	project.
				smell will increase, and make it unbearable to	
				live there, I do not want that project to get the	Please do not hesitate to contact me should
				go ahead! The reason we people live out there	you have any queries regarding the project.
				and not in town, is because we love nature,	
				love the silence, and the breath of fresh air.	Second response from Shangoni
					This Waste Management License application
				My other concern is the road that leads to that	and its associated Environmental Impact
				site. This road is in good condition. Never did	Assessment process is for an existing
				we experience any problems with potholes etc.	rendering facility (operational since 1997)



Name	Company/	Date received	Method of	Issue raised	Response
Name	Department	Date received	comment	issue raiseu	Response
				If a large amount of trucks will start to use this	where waste (feathers, chicken pieces, Dead-
				road, it will become poor in just a short while.	on-Arrival chickens, condemned carcasses, fat
				Will city council budget to upgrade this road,	and intestines from the Chubby Chick abattoirs
				maybe make it wider?	and farms) is currently being rendered to
					produce a high-protein poultry by-product
				Just about 2 weeks ago, a man on his bicycle	meal. No expansions are being proposed at
				was killed. The road is not wide enough and	the facility. The volumes of waste (feathers,
				yet it's been used by lots and lots of bicycles.	chicken pieces, Dead-on-Arrival chickens,
				How will this problem be solved?	condemned carcasses, fat and intestines)
					brought to the rendering facility from the
				Thank you again	Chubby Chick abattoirs and farms will
				Gerhard	therefore not increase. A biofilter has been
					installed at the rendering facility to minimise
					and possibly eliminate the release of odours
					from the facility. The only construction
					activities that will occur at the rendering plant
					is the construction/installation of a wastewater
					treatment works to effectively treat the
					wastewater generated at the rendering facility
					to a quality that complies with the Department
					of Water Affairs' General Limit standards for
					discharge into a water resource or for
					irrigation. This effective treatment of

Name	Company/ Department	Date received	Method of comment	Issue raised	Response
					wastewater should also reduce the odours
					generated at the rendering facility.
					Waste generated at the site, such as domestic
					waste and boiler ash, will also be managed in
					an environmentally responsible manner and
					taken to the relevant disposal or management
					sites according to the classification of the
					wastes in terms of the National Environmental
					Management: Waste Act, 1998. Management
					and mitigation measures will be recommended
					in the draft Environmental Management
					Programme for this project which will be
					provided to you for review and commenting in due course.
					due course.
					In terms of the road to the rendering facility: As
					no expansion of the rendering facility is being
					proposed, there will be no increase in the
					number of vehicles travelling to and from the
					rendering plant.
Hellen	Department	11-06-2015	Email	RE: DRAFT SCOPING REPORT FOR	Initial Response
Makwela	of Water and			EXPANSION OF THE CHUBBY CHICK	Good morning Hellen
	Sanitation				



Name	Company/ Department	Date received	Method of comment	Issue raised	Response
				RENDERING FACILITY ON THE FARM WILGEBOOM 458 IQ	I hereby acknowledge receipt of your comments for the following project: Chubby
					Chick Rendering Facility project
				Reference is made to above mentioned report	(NWDEDECT Ref: NWP/EIA/62/2013; DEA
				dated 27 May 2014. The Draft Scoping Report was reviewed for comments in accordance	Ref: 12/9/11/L1392/7).
				with applicable provisions in the National	Second Response
				Water Act, 1998 (Act 36 of 1998) (NWA).	Your letter dated 8 June 2015 refers. Herewith
					please find our formal response to the
				1. Page 25 of the report indicates that per	comments that you have raised.
				day, approximately 55m <sup>3</sup> of wastewater is	
				generated from the rendering process.	Firstly, please note that this Environmental
				The wastewater is currently flowing into	Impact Assessment process is not for the
				the trenches and then pumped to an earth	expansion of the rendering facility in terms of
				evaporation dam to the North east of the	its processing capacity, but for its upgrading
				rendering facility. Kindly note that all	and the construction of a new wastewater
				wastewater pollution control dams should	treatment works.
				be lined, as part of the Water Use Licence	The earth wastewater evaporation dam
				Application (WULA) civil designs should be provided for the dams.	will be lined with an appropriate liner as
				<ol> <li>Page 25 of the report indicates that a</li> </ol>	part of the proposed upgrades to the
				separate French drain has been installed	existing (inadequate) wastewater
				for handling of the sewage and grey water	treatment system.
				from the shower. Kindly note that the DWS	



Name	Company/	Date received	Method of	Issue raised	Res	sponse
	Department		comment			
				does not permit the use of French drain	2.	The applicant did consider the installation
				however, it recommends that there be		of a conservancy tank system, but as the
				consideration of other disposal methods		rendering facility is situated in a rural
				ensuring that the wastewater never gets		location far from services, the costs
				into contact with clean groundwater.		associated with emptying a conservancy
				3. Page 26 of the report indicates that the		tank by way of a honeysucker/super
				proposed changes require a water use		sucker are too high to be a financially
				license and registration, together with		feasible option.
				other water use activities, such as the	3.	The Water Use Registration and Water
				storage of water, occurring at the facility.		Use Licence application documents will
				Kindly provide any registration once		be submitted to the Department of Water
				available together with WULA.		and Sanitation as soon as they have been
				4. Indicates that the proposed activities		finalised.
				include possible change to the existing	4.	The earth wastewater evaporation dam
				earth evaporation dams. Kindly note that		will be lined with an appropriate liner as
				the DWS requires the applicant to ensure		part of the proposed upgrades to the
				that the dam is adequately lined with a		existing (inadequate) wastewater
				suitable liner to prevent groundwater		treatment system. Design drawings for the
				pollution and the drawing designs must be		evaporation dam have not been compiled
				submitted to the DWS for approval. The		as yet and will be submitted to the
				evaporation dam / pollution control dam		Department for approval once finalised.
				must have at least 0.8m freeboard and	5.	A Stormwater Management Plan has
				must be able to cater for a 24 hour rainfall		been compiled for the rendering facility.
				or 25 year rain event.		Please find the Stormwater Management



Name	Company/ Department	Date received	Method of comment	Issue raised	Response
				5. Page 30 of the report, Figure 7 shows a	Plan attached to this letter for your
				picture of the coal storage bunker, kindly	approval.
				take note that a proper storm-water	6. A Wetland Delineation and Functional
				management plan. Kindly note that a	Assessment was conducted by Limosella
				proper storm-water management	Consulting in February 2015. The study
				measures should be put in place to ensure	found that a hillside seep wetland is
				separation of clean and dirty water. Storm-	present on the property and that the
				water drainage systems must also be	rendering facility is 250m upslope from the
				installed around all structures (roads,	wetland. A Water Use Licence application
				vehicle maintenance yard, secured	for Section 21(c) and (i) water uses will be
				storage area and parking bays) in order to	submitted to the Department of Water and
				effectively manage all contaminated	Sanitation once it has been finalised.
				storm-water management must be	Other water uses requiring registration
				adhered to. Also note that the design plan	and/or licensing will also form part of this
				should be submitted to the department for	application. A map showing the delineated
				approval.	wetland in relation to the rendering facility
				6. Page 58 of the report indicates that the	is attached to this letter.
				majority of the site and property has been	
				disturbed. Apart from the rendering	Chubby Chick takes note of the requirement to
				facility, the property is used for crop	notify the Department of any pollution
				production and is therefore in a disturbed	incidents.
				stated. According to certain topographical	
				maps, a drainage line may run to the west	As also mentioned previously, a Water Use
				of the rendering facility and it is not known	Licence application and accompanying



Name	Company/ Department	Date received	Method of comment	Issue raised	Response
				whether any wetland zones are present. The potential drainage line runs through an existing crop production field. Please note that no activity must take place within the 1:100 year flood line or the delineated riparian habitat, whichever is the greatest, or within 500m radius from the boundary of any wetland. Should there be any activity within the restricted area then such and activity is considered as a water use and a water use authorisation in terms of Section 21(c) and (i) of the NWA should be applied for in consultation with the Department. A clear, legible map must be submitted clearly indicating the 1:100 year flood line, or whichever is greater.	Integrated Water and Waste Management Plan will be submitted to the Department for all relevant water uses once the relevant application documents have been finalised by Shangoni.  All mitigation measures proposed in the Environmental Impact Assessment and draft Environmental Management Programme reports will be implemented by Chubby Chick.
				The Department must be notified in the event of any pollution of the water resource. Proper management measures must be employed towards the appropriate clean-up of the leaking or spilled substance and its proper disposal in an acceptable manner as required by Section 19 of the NWA. If any pollution	



Name	Company/ Department	Date received	Method of comment	Issue raised	Response
				incident is experienced, the DWS must be notified immediately (within 24 hours) as required in terms of Section 20 of the NWA.	
				An applicant is required to apply a water use license in terms of Section 21 of the NWA for all water use activities that is taking place in a proposed and existing development. Furthermore the DWS would like to advise the pre-application consultation meeting to ensure that all potential water uses are identified and	
				applied for.  All commitments made within the Report aimed at decreasing the environmental impacts must be adhered to.  Should you have any queries, please contact Ms H Makwela of this office (details indicated above and email below).	

#### 4.3.9 Conclusions of the PPP

In conclusion, the Public Participation exercise has provided adequate information to enable an understanding of what the proposed rendering facility project entails and to address the concerns and comments received during the EIA process.



# 5. NEED AND DESIRABILITY FOR THE ACTIVITY

A need and desirability for this project is evident from the following perspectives:

### 5.1 Developer/Applicant

Licensing the rendering facility in terms of the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008) will mean that the facility will be one of only a few licensed rendering facilities, in terms of environmental legislation, in the area. This legal compliance will ensure that the rendering facility can operate for the foreseeable future, without the risk of prosecution for non-compliance to the law. This should also reduce the insurance liability of the facility, decreasing premiums for the applicant. Furthermore, having a licensed facility will result in a better reputation for Chubby Chick and their product, the high-protein meal, will be considered superior to high-protein meals produced at unlicensed facilities.

The upgrading of the current wastewater management system will ensure that wastewater (process water) generated at the rendering facility is treated effectively in a wastewater treatment works. The above listed changes will ensure that wastewater generated at the facility no longer pollutes the environment. The potential upgrading of the current earth evaporation dam through the addition of a liner would also prevent soil-, surface water- and groundwater pollution. These changes will ensure that the rendering facility operates in a more environmentally responsible manner and will decrease the reputational and legislative liabilities faced by the facility.

# 5.2 Local community

The unemployment rate for the Tlokwe City Council municipal area is almost 30% according to the 2011 census (Statistics South Africa, 2011). The rendering facility employs 25 people on a permanent basis and this ensures a constant income for up to 25 households. The continued, sustainable operation of the rendering facility will benefit the local community though the continued employment of 25 people. The rendering facility also stimulates other businesses, such as the transporters that collect boiler ash from the facility.



# 6. IDENTIFIED ALTERNATIVES

The following definition of "alternatives" is given in the EIA Regulations of 18 June 2010: "alternatives", in relation to the proposed activity, means different means of meeting the general purpose and requirements of the activity, which may include alternatives to-

- a) the property on which or location where it is proposed to undertake the activity;
- b) the type of activity to be undertaken;
- c) the design or layout of the activity;
- d) the technology to be used in the activity;
- e) the operational aspects of the activity; and
- f) the option of not implementing the activity".

Typically, alternative assessments are conducted to assist in comparing various projects or attributes of projects that will occur. The most critical comparison is evaluating any proposed project against the No-Go option. The alternatives assessment then considers alternatives to project site selection for the proposed development; alternatives to layout of the development; and alternatives to construction methodologies and/or materials used for the development.

The alternatives assessment was conducted using an analysis of each proposed alternative, through assessing various environmental attributes. These attributes can include physical (geology and soils, surface water quality and quantity, groundwater quality and quantity); biophysical (flora and fauna, sensitive environments); and social attributes (site of archaeological or cultural importance, land use issues, social health and welfare).

The impact of the each alternative was then evaluated in terms of whether it has a positive, negative, or no impact. In this instance, the impact is not evaluated in terms of significance but rather in terms of whether or not it will arise. Positive impacts are assigned a value of 1; no impact a value of 0; and a negative impact a value of -1.

By adding all of the attribute scores for each alternative, a suitability score is derived that indicates the preferred alternative. A total positive score indicates the project benefits outweigh the potential negative impacts, while a total negative score indicates the project environmental costs outweigh the potential benefits. Essentially, the highest scoring alternative is then carried forward for full impact evaluation.



### 6.1 No-Go option

The potential impact of the preferred project option on environmental and socio-economic attributes identified during the assessment phase is evaluated against the potential impact of the No-Go option on the same attributes. The summary of this assessment is provided in the table below.

Table 20: Development vs. No-Go option

Attribute	Development Option	No-go Option					
Physical environment							
Air Pollution	-1	-1					
Noise Pollution	-1	-1					
Water Quality	1	-1					
Water Quantity	-1	-1					
Visual Aesthetics	-1	-1					
Biophysical environment							
Fauna and Flora	0	-1					
Sensitive Environments	0	-1					
	Social environment						
Traffic	0	0					
Impact on property values	1	-1					
Safety and security	0	0					
National, regional and local economy	1	1					
Infrastructure development	1	0					
Total	0	-7					

As can be seen in the table above, the no-go option has an overall negative score whilst the development option has an overall score of zero. The following improvements will occur at the rendering facility as part of the development option and they balance out the current negative impacts of the operation of the rendering facility:

- An effective wastewater treatment system will be installed (improved quality of water discharged into the environment and no negative impact on fauna, flora and sensitive environments);
- The existing earth, wastewater evaporation dam will be lined; and
- The rendering facility will be licensed in terms of the National Environmental Management: Waste
  Act, 2008. Licensing will entail the stipulation of various mitigation and management measures by
  the competent authorities, resulting in the facility being managed in a more environmentally
  responsible manner.

The above mentioned improvements will decrease the environmental impact of the rendering facility (below current, no-go option levels).



### 6.2 Alternatives considered

The following alternatives were compared using a qualitative assessment.

#### 6.2.1 Activity and process alternatives

The first activity is the treatment of hazardous waste (abattoir waste from the Chubby Chick abattoirs and chicken mortalities from the Fourie's Poultry chicken farms) at the Chubby Chick rendering facility, making the waste harmless to the environment. The end-product of this process is a by-product meal that can be sold to generate an income for Chubby Chick. An alternative way for Chubby Chick to responsibly handle their hazardous waste would be to dispose of the waste at a licensed hazardous waste disposal site, such as Enviroserv's Holfontein hazardous waste disposal site in Sundra. This is not deemed a feasible alternative for the following reasons:

- Disposal of hazardous waste at a licensed hazardous waste disposal site is costly and would be a
  significant financial burden to Chubby Chick in terms of the amount of waste that would need to
  be disposed on a monthly basis. This would jeopardise the profitability and long-term, sustainable
  operation of the Chubby Chick abattoirs and farms and of the permanent jobs that are created at
  the abattoirs, farms and related industries; and
- Disposal of the waste at a hazardous waste disposal site would mean that the waste cannot be
  processed at the Chubby Chick rendering facility. The income from this process would not be
  generated and the permanent jobs created at the rendering facility would not exist.

The second activity is the construction of a new Wastewater Treatment Works and the upgrading of the existing wastewater treatment system through the lining of an existing earth evaporation dam and earth canals (where necessary).

The current wastewater treatment system at the rendering facility is inefficient and entails the evaporation of untreated wastewater in an earth evaporation pond. The first process alternative that is being considered is the installation of an adequately designed process wastewater treatment works to treat the wastewater to a quality that complies with the Department of Water Affairs' General Limit standards for irrigation and/or discharge into a water resource. The second alternative, namely the lining of the existing earth evaporation dam, is also being considered. The earth evaporation dam constitutes a temporary wastewater storage facility for the rendering plant.

In terms of the treatment of wastewater, a number of treatment options can be considered. The most prevalent options are the use of chemical and biological treatment processes. Biological treatment systems entail the use of microorganism (bacteria) to degrade and decompose organic materials found in the wastewater. Chemical treatment systems rely on the addition of a variety of chemicals, such as coagulants and flocculants, to treat the wastewater.



Whilst a biological treatment process is a more natural process, it has a number of risks. Firstly, the bacterial required for the process are costly and supply from suppliers may become a liability should the supplier become unreliable. The balance or combination of the different bacterial strains required to effectively treat the wastewater is crucial and the risk exists that the balance will not be obtained and the resultant treatment will not be entirely effective. Finally, the bacteria require warm temperatures to thrive. In winter months where temperatures regularly drop to close to zero degrees Celsius during the night, conditions are not ideal for the growth and functioning of the bacteria and their treatment efficacy is compromised, leading to ineffectively treated wastewater. It is due to these disadvantages (and therefore risks) of biological treatment processes that the applicant is proposing a chemical treatment process to effectively treat the rendering facility wastewater instead of pursuing a biological treatment option. The proposed chemical treatment process is proven to be effective in the treatment of rendering facility wastewater.

In terms of the existing earth evaporation dam, two alternatives can be considered. The current earth evaporation dam can be lined with a suitable HDPE liner to prevent infiltration of treated wastewater into the soil and groundwater regime. The second alternative would be to construct a new treated wastewater storage facility for the storage of the treated wastewater prior to it being irrigated or discharged (when irrigation may not be possible). An option would be to construct a concrete sump for the containment of the treated wastewater. It is, however, more practical to rather line the existing earth evaporation dam as the dam is already present and no further earthworks would be required, as would be the case for the construction of a sump. The lining of the existing earth evaporation dam could also be cheaper than the construction of a concrete sump. Finally, the construction of a concrete sump would entail further disturbance and destruction of vegetation onsite and this is not preferable. In conclusion, the lining of the earth evaporation dam is the preferred alternative in terms of the upgrading of the wastewater treatment system and is therefore also the route which the applicant is proposing to follow.

#### 6.2.2 Location alternatives

As this project entails the licensing of an existing, operational rendering facility, no location alternatives can be considered for the rendering facility itself, nor for the construction of the new Wastewater Treatment Works. The location of the rendering facility is on Portion 198 of the farm Wilgeboom 458 IQ.

#### 6.2.3 Site layout alternatives

As this project entails the licensing of an existing, operational rendering facility, no site layout alternatives can be considered for the rendering facility itself. In terms of the construction of the new Wastewater Treatment Works, it is practical for the works to be constructed as close as possible to the rendering facility due to the following reasons:



- Siting the Wastewater Treatment Works close to the rendering facility minimises the distance of piping and consequently also the amount of electricity required to pump wastewater through the treatment system; and
- Siting the Wastewater Treatment Works close to the rendering facility minimises the size of the
  area that needs to be disturbed and/or destroyed to construct the works. Siting the works further
  away from the rendering facility would entail the disturbance of vegetation to gain access to the
  treatment works.

Due to the above, it is proposed to construct the Wastewater Treatment Works immediately to the North-west of the rendering facility and no other site layout alternatives have been proposed.



# 7. ENVIRONMENTAL IMPACT ASSESSMENT

### 7.1 Aims of Environmental Impact Assessment

Potential environmental impacts (biophysical) associated with the proposed upgrade of the Chubby Chick Rendering Facility have been identified.

The Environmental Impact Assessment (EIA) phase aims to adequately investigate and address all potentially significant environmental issues in order to provide the North-West Department of Rural, Environmental and Agricultural Development with sufficient information to make an informed decision regarding the proposed project.

This part of the document thus focuses on the identification of the major potential impacts the activities, processes and actions may have on the surrounding environment. It indicates the major impacts that these activities may have on the environmental components associated with the site, as required in terms of R.543 of the EIA Regulations, 2010.

The EIA aims to achieve the following:

- To provide a detailed assessment of the biophysical environments affected by the proposed project;
- To assess impacts on the study area in terms of environmental criteria; and
- To identify and recommend appropriate mitigation measures for potentially significant environmental impacts.

This EIR addresses the following:

- A detailed description of the proposed project;
- Detailed assessment of the impacts identified which are determined to be potentially significant;
- · Recommendations regarding the mitigation of significant impacts; and
- To meet the requirements and to comply with the necessary legislation and Acts.

This EIR addresses the following:

- A detailed description of the proposed project;
- Detailed assessment of the impacts identified which are determined to be potentially significant;
- · Recommendations regarding the mitigation of significant impacts; and
- To meet the requirements and to comply with the necessary legislation and Acts.

Any specialist studies are combined into this consolidated report to allow for easy assessment of the potential aspects with associated impacts.



### 7.2 Environmental Impact Assessment Procedure

The environmental risk of any aspect is determined by a combination of parameters associated with the impact. Each parameter connects the physical characteristics of an impact to a quantifiable value to rate the environmental risk.

Impact assessments should be conducted based on a methodology that includes the following:

- Clear processes for impact identification, predication and evaluation;
- Specification of the impact identification techniques;
- Criteria to evaluate the significance of impacts;
- Design of mitigation measures to lessen impacts;
- Definition of the different types of impacts (indirect, direct or cumulative); and
- Specification of uncertainties.

After all impacts have been identified, the nature of each impact can be predicted. The impact prediction will take into account physical, biological, socio-economic and cultural information and will then estimate the likely parameters and characteristics of the impacts. The impact prediction will aim to provide a basis from which the significance of each impact can be determined and appropriate mitigation measures can be developed.

The risk assessment methodology is based on defining and understanding the three basic components of the risk, i.e. the source of the risk, the pathway and the target that experiences the risk (receptor). Refer to the figure below for a model representing the above principle (as contained in the DWA's Best Practice Guideline: G4 – Impact Prediction).

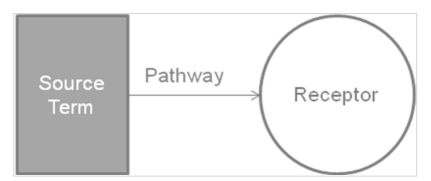


Figure 57: DWA's model for impact prediction (risk assessments)

Table 21 and Table 22 below indicate the methodology to be used in order to assess the Probability and Magnitude of the impact, respectively, and Table 23 provides the Risk Matrix that will be used to plot the Probability against the Magnitude in order to determine the Severity of the impact.



Table 21: Determination of Probability of Impact

Frequency of Aspect / Unwanted Event	Score	Availability of pathway from the source to the receptor	Score	Availability of receptor	Score
Never known to have happened, but may happen	1	A pathway to allow for the impact to occur is never available	1	The receptor is never available	1
Known to happen in industry	2	A pathway to allow for the impact to occur is almost never available	2	The receptor is almost never available	2
< once a year	3	A pathway to allow for the impact to occur is sometimes available	3	The receptor is sometimes available	3
Once per year to up to once per month	4	A pathway to allow for the impact to occur is almost always available	4	The receptor is almost always available	4
Once a month - Continuous	5	A pathway to allow for the impact to occur is always available	5	The receptor is always available	5

**Step 1**: Determine the **PROBABILITY** of the impact by calculating the average between the Frequency of the Aspect, the Availability of a pathway to the receptor and the availability of the receptor.



Table 22: Determination of Magnitude of Impact

				Source					Rec	eptor	
Duration of impact	Score	Extent	Score	Volume / Quantity / Intensity	Score	Toxicity / Destruction Effect	Score	Reversibility	Score	Sensitivity of environmental component	Score
Lasting days to a month	1	Effect limited to the site. (metres);	1	Very small quantities / volumes / intensity (e.g. < 50L or < 1Ha)	1	Non-toxic (e.g. water) / Very low potential to create damage or destruction to the environment	1	Bio-physical and/or social functions and/or processes will remain unaltered.	1	Current environmental component(s) are largely disturbed from the natural state. Receptor of low significance / sensitivity	1
Lasting 1 month to 1 year	2	Effect limited to the activity and its immediate surroundings. (tens of metres)	2	Small quantities / volumes / intensity (e.g. 50L to 210L or 1Ha to 5Ha)	2	Slightly toxic / Harmful (e.g. diluted brine) / Low potential to create damage or destruction to the environment	2	Bio-physical and/or social functions and/or processes might be negligibly altered or enhanced / Still reversible	2	Current environmental component(s) are moderately disturbed from the natural state. No environmentally sensitive components.	2
Lasting 1 – 5 years	3	Impacts on extended area beyond site boundary (hundreds of metres)	3	Moderate quantities / volumes / intensity (e.g. > 210 L < 5000L or 5 – 8Ha)	3	Moderately toxic (e.g. slimes) Potential to create damage or destruction to the environment	3	Bio-physical and/or social functions and/or processes might be notably altered or enhanced / Partially reversible	3	Current environmental component(s) are a mix of disturbed and undisturbed areas. Area with some environmental sensitivity (scarce / valuable environment etc.).	3
Lasting 5 years to Life of Organisation	4	Impact on local scale / adjacent sites (km's)	4	Very large quantities / volumes / intensity (e.g. 5000 L – 10 000L or 8Ha– 12Ha)	4	Toxic (e.g. diesel & Sodium Hydroxide)	4	Bio-physical and/or social functions and/or processes might be considerably altered or enhanced / potentially irreversible	4	Current environmental component(s) are in a natural state. Environmentally sensitive environment / receptor (endangered species / habitats etc.).	4
Beyond life of Organisation / Permanent impacts	5	Extends widely (nationally or globally)	5	Very large quantities / volumes / intensity (e.g. > 10 000 L or > 12Ha)	5	Highly toxic (e.g. arsenic or TCE)	5	Bio-physical and/or social functions and/or processes might be severely/substantially altered or enhanced / Irreversible	5	Current environmental component(s) are in a pristine natural state. Highly Sensitive area (endangered species, wetlands, protected habitats etc.)	5

Step 2: Determine the MAGNITUDE of the impact by calculating the average of the factors above.

**ENVIRONMENTAL IMPACT RATING / PRIORITY MAGNITUDE** 2 **PROBABILITY** Medium Minor Low High Major 5 Low Medium High High High **Almost Certain** Medium Low High High High Likely Medium Medium Low High High **Possible** 2 Medium Medium Low Low High Unlikely 1 Low Low Low Medium Medium Rare

Table 23: Determination of Severity of impact

**Step 3:** Determine the **SEVERITY** of the impact by plotting the averages that were obtained above for Probability and Magnitude in the table below.

# 7.3 Description of Environmental Impacts

The aim of this section of this EIA report is to provide information regarding the potential environmental impacts associated with the proposed activities. In order to provide background information and a framework for the environmental risk assessment, a description of the different phases of the project is provided below. Refer to the tables below for the impacts associated with the Chubby Chick Rendering Facility project.

#### **Planning and Design Phase**

- The following impacts can be expected if proper environmental management plans are not developed and implemented:
  - Soil-, surface water- and groundwater pollution;
  - Generation of noise and subsequent nuisance to nearby landowners;
  - Generation of atmospheric emissions, dust and odours and subsequent nuisance to nearby landowners;
  - Loss or disturbance of vegetation;
  - Loss of topsoil;
  - Soil erosion:
  - Disturbance of a wetland; and
  - Contamination of surface water runoff.
- Soil, surface water and groundwater pollution during the operational phase due to inadequate design of the wastewater treatment works;
- Soil, surface water and groundwater pollution, as well as nuisance caused by odours and unsightly
  appearance of waste onsite, due to inadequate design of waste storage facilities and/or areas;
- Degradation and loss of a valuable resource (topsoil) through increased runoff as stormwater flows over cleared, bare areas during rainfall events, due to poor scheduling of construction activities;



- Generation of noise and nuisance to neighbours as a result of construction activities occurring during inconvenient times of the day; and
- Generation of atmospheric emissions, odours and nuisance to neighbours during the operational phase, due to inadequate design of the air treatment system (odour abatement system).

#### **Construction Phase**

- Harm to the environment in general (this can include pollution of soil and water resources, as well
  as harm to employees and wasteful practices in terms of resource use and waste management);
- Removal of indigenous vegetation during the construction phase;
- Disturbance or destruction of vegetation surrounding the site as a result of runaway veld fires caused by workers or contractors;
- Introduction of alien invasive plants that can impact on the hydrology and outcompete natural vegetation. Alien and invasive plant species also generally use more water than indigenous plants;
- The construction activities associated with the proposed new wastewater treatment system and upgrading the existing wastewater treatment system may disturb or destroy areas of the wetlands onsite;
- Degradation and loss of a valuable resource (topsoil);
- Erosion of cleared areas;
- Soil and surface water pollution as a result of the spillage, improper handling, storage, mixing or disposal of cement and concrete;
- Soil and surface water pollution through contaminated wash water runoff;
- Soil, surface water and groundwater pollution due to poor waste management as well as nuisance caused by odours and unsightly appearance of waste onsite;
- Soil, surface water and groundwater pollution from unsanitary conditions onsite;
- Soil, surface water and groundwater pollution as a result of poor management and accidental spills
  of hazardous chemical substances used onsite;
- Hydrocarbon pollution of soil, surface water and groundwater through the spilling of fuel, grease
  or oil or leaking equipment and vehicles;
- Ambient air quality degradation as well as disturbance and nuisance to neighbours and other sensitive receptors due to dust generation;
- Noise pollution and nuisance to neighbours;
- Wear of access roads, accidents on access roads, unpermitted transport of materials and loss of materials being transported on access roads;
- Wastage or depletion of a valuable resource (groundwater) due to inefficient or redundant usage;
- Loss of artefacts or sites protected by the National Heritage Resources Act, 1999 (Act No. 25 of 1999).



#### **Operational Phase**

- Harm to the environment in general (this includes pollution of soil and water resources, as well as harm to employees and wasteful practices in terms of resource use and waste management);
- Growth of alien and invasive vegetation leading to smaller habitat areas available for indigenous vegetation. Alien and invasive plant species also generally use more water than indigenous plants;
- Loss of indigenous grassland and habitats for indigenous fauna species surrounding the site as a result of runaway veld fires;
- The discharge and/or spillage of ineffectively treated wastewater into the environment can lead to further degradation of the wetland;
- Soil, surface water and groundwater pollution as well as nuisance caused by odours and unsightly
  appearance of waste onsite as a result of poor waste management (waste generated at the facility
  and not including incoming waste from the abattoirs for processing at the rendering facility);
- Soil, surface water and groundwater pollution as well as nuisance caused by odours and unsightly
  appearance of waste onsite as a result of poor management of incoming waste from the abattoirs
  (waste to be processed at the rendering facility);
- Soil, surface water and groundwater pollution from unsanitary conditions onsite;
- Soil, surface water and groundwater pollution as a result of poor management and accidental spillage of hazardous chemical substances used onsite;
- Soil, surface water and groundwater pollution through spillage of fuel, grease or oil and leaking equipment and vehicles;
- Soil, surface water and groundwater pollution due to the accidental discharge of ineffectively treated wastewater into the environment;
- Soil, surface water and groundwater pollution due to poor handling and storage of coal;
- Soil, surface and groundwater pollution as a result of poor ash management;
- Soil and surface water pollution due to the contamination of 'clean' stormwater in 'dirty' areas;
- Ambient air quality degradation as well as disturbance and nuisance to neighbours and other sensitive receptors due to dust generated from onsite traffic;
- Noise disturbance and nuisance to neighbours and other sensitive receptors due to operational activities;
- Disturbance and nuisance to neighbours and other sensitive receptors due to offensive odours generated at the rendering facility;
- Ambient air quality degradation through combustion emissions from boilers;
- Wear of access roads, accidents on access roads, unpermitted transport of materials and loss of materials being transported on access roads;
- Wastage or depletion of valuable resources (groundwater and electricity) due to inefficient or redundant usage;
- Outbreak of diseases and possible infection of workers at the facility; and
- Loss of artefacts or sites protected by the National Heritage Resources Act, 1999 (Act No. 25 of 1999).



#### **Rehabilitation Phase**

- Ineffective rehabilitation, including soil erosion and generation of dust; and
- Bare areas leading to soil erosion and generation of dust as a result of ineffective establishment and growth of vegetation planted during rehabilitation of disturbed areas.

### **Decommissioning and Closure Phase**

Closure and decommissioning of the rendering facility and its wastewater treatment works is not anticipated for the foreseeable future. Should the facility close, a detailed closure and rehabilitation plan will be submitted to the National Department of Environmental Affairs prior to decommissioning.



## 7.3.1 Impacts associated with the operation of the Chubby Chick rendering facility and the construction and operation of its proposed wastewater treatment works.

### Table 24: Environmental impact assessment: Environment in general

### Activity:

- Identification and development of management plans.
- Construction activities associated with the proposed new wastewater treatment system and upgrading the existing wastewater treatment system.
- Operational activities at the rendering facility and wastewater treatment works.

Planning and Design Phase X

Construction

#### Aspect:

- Inadequate and/or impractical management plans.
- Lack of knowledge amongst workers and contractors in terms of how their actions may impact on the environment.
- Unauthorised access to the site.

Project Phase

Nature and	significance	of	environmental	impact	
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Applicability	Operation	X											
The following imparent environmental manage implemented:  Soil-, surface ware Generation of nearby landown.  Generation of attack and subsequent  Loss or disturba  Loss of topsoil;  Soil erosion;  Disturbance of a	Decommissioning  cts can be expected if prement plans are not developed exter- and groundwater pollution; noise and subsequent nuisancers; mospheric emissions, dust and or nuisance to nearby landowners; noce of vegetation;	roper I and		Magnitude Magnitude 3		Environmental Objective  These plans should describe reasonable measures to be implemented by Chubby Chick to avoid, minimise or mitigate environmental impacts.	Management / Mitigation / Monitoring Measures  The following Environmental Management Plans should be developed and implemented by Chubby Chick:  • An environmental awareness plan.  • Construction contractor's plan indicating the locations of construction infrastructure including the site-camp, paint or cement cleaning pits, toilets, stores, stockpiles (topsoil and building rubble) and site office.  • An eradication plan for the removal of the alien and invasive vegetation (for construction and operational phases).  • An Emergency Preparedness Plan in accordance with GNR. 926 of 29 November 2013.  • A dangerous goods management plan based on the material safety data sheets (MSDSs) of all identified chemical substances and the 1995 Hazardous Chemical Substances Regulations in terms of the Occupational Health and Safety Act, 1993 (Act No. 85 of 1993).  • A monitoring programme for the wetland and watercourses.	Complete prior to start of construction phase.	Chubby Chick     Construction contractor     Environmental consultants		wagnitigatio Magnitude		NEMA, 1998     NEMWA, 2008     NWA, 1998     NEM:AQA, 2004     CARA, 1983     National Veld and Forest Fire Act, 1998     OHSA, 1993
							<ul><li>A waste management plan/procedure.</li><li>A storm water management plan; and</li><li>An odour management plan.</li></ul>						
of soil and water reso	nent in general (this includes poll ources, as well as harm to emplo s in terms of resource use and w	yees	3	3	М	To prevent harm to the environment by educating workers and contractors.	<ul> <li>The contractor is to ensure that all employees, including sub-contractors and their employees, attend onsite Environmental Awareness/Training prior to commencing work on site.</li> <li>Follow-up Environmental Awareness/Training may be required from time to time as new subcontractors or crews commence work or for specific activities that may potentially impact the environment.</li> <li>The contractor is to maintain accurate records of any training undertaken.</li> <li>The ECO shall monitor the contractor's compliance with the requirement to provide sufficient environmental awareness training to all site staff.</li> </ul>	During the construction and operational phases.	<ul><li>Facility     Manager</li><li>ECO</li></ul>	2	2	L	<ul><li>NEMA, 1998</li><li>NEMWA, 2008</li><li>OHSA, 1993</li></ul>



	All construction workers shall be issued with ID badges and clearly identifiable
	uniforms.
	Training is to cover all aspects of the EMP and procedures to be followed.
	All employees are required to attend onsite Environmental
	Awareness/Training prior to commencing work on site.
	Follow-up Environmental Awareness/Training may be required from time to
	time as new employees commence work or for specific activities that may
	potentially impact the environment.
	The facility manager is to maintain accurate records of any training
	undertaken.

Table 25: Environmental impact assessment: Fauna and Flora (Critical Biodiversity Area 2)

### Activity:

- Construction activities associated with the proposed new wastewater treatment system and upgrading of the existing wastewater treatment system.
- Hot work activities, smoking and cooking as part of the construction phase.

Planning and Design Phase

Construction

- Replacement of vegetation.
- Growth of alien and invasive vegetation on site.

#### **Aspect**

**Project Phase** 

- Site clearance removal of vegetation.
- Runaway veld fires caused by workers or contractors
- Ineffective establishment and growth of vegetation planted during rehabilitation of disturbed areas.

Χ

• Infestation of alien invasive vegetation.

Na	ature a	nd si	gnificance	of e	nviron	mental	impact	

Applicability	Operation	Х												
	Decommissioning													
			Risk rat	ing (be	efore					Ris	k rating (	after		
			miti	gation	1)					mitigation)				
In	npact Description		Probability	Magnitude	Severity	Environmental Objective	Management / Mitigation / Monitoring Measures	Timeframe	Responsibility	Probability	Magnitude	Severity	Applicable legislation / other documents	
footprint of the wastew footprint for the new w ±120m².  The majority of the	s vegetation outside of the constru ater treatment works. The develop rastewater treatment works will on property is cultivated land and ty of the rendering facility is mostly	ment ally be	3	2	М	To prevent the disturbance and loss of indigenous vegetation.	<ul> <li>Before any construction takes place the proposed area for the proposed new wastewater treatment works will be pegged out. All construction activities will be limited to within these areas in order to reduce the footprint disturbed and avoid impact on adjacent grasslands and wetland.</li> <li>Construction areas should be fenced off or barricaded prior to and during construction.</li> <li>Site clearance is to be limited to only the area necessary for carrying out the specified work.</li> <li>The site boundary is to be clearly demarcated and screened from the commencement of works.</li> <li>All demarcation is to be regularly maintained.</li> <li>No unauthorised entry, stockpiling, dumping or storage of equipment outside the site boundary is permitted.</li> <li>All construction activities are to be restricted within the site boundary.</li> </ul>	During construction phase, up until operation of the facility.	<ul> <li>Construction contractor</li> <li>Facility Manager</li> <li>ECO</li> </ul>	2	2	L	<ul><li>NEMA, 1998</li><li>NWA, 1998</li></ul>	



					<ul> <li>Removal of vegetation is to be avoided until such time as soil stripping is required.</li> <li>Cleared indigenous vegetation can be stockpiled for possible reuse in later rehabilitation or landscaping or as a brush pack for erosion prevention.</li> <li>Once the construction activities have been completed, the remaining disturbed area must be top-soiled, sloped and re-vegetated as soon as possible using indigenous grass species.</li> <li>Exotic and invasive plant species should be eradicated as part of the construction phase as far as possible.</li> <li>Compacted soil should be ripped to ensure effective re-vegetation.</li> <li>Soil stabilising measures could include rotovating in straw bales (at a rate of 1 bale/20m²), applying mulching or brush packing or creating windbreaks using brush or bales, where required.</li> </ul>						
Loss of indigenous grassland and habitat for indigenous fauna species surrounding the site as a result of runaway veld fires.	3	3	M	To prevent the occurrence and spreading of a veld fire.	<ul> <li>Equipment</li> <li>Basic fire-fighting equipment is to be placed at strategic locations on site and must be readily available.</li> <li>Equipment is to be maintained in good working order to the satisfaction of local fire authorities.</li> <li>All personnel handling fuels and hazardous materials are to be issued with the appropriate Personal Protective Equipment (PPE).</li> <li>Signage</li> <li>Safety signage including "No Smoking", "No Naked Lights" and "Danger", and product identification signs, are to be clearly displayed on fuel storage facilities and tanks.</li> <li>Emergency numbers are to be clearly displayed.</li> <li>Training</li> <li>An emergency procedure, taking into consideration all potential emergencies, such as a fire outbreak, hazardous chemical spill, etc. should be compiled.</li> <li>It must be ensured that all employees, including sub-contractors and their employees, are trained on the emergency procedure.</li> <li>Follow-up emergency training may be required from time to time as new subcontractors, crews and/or employees commence work.</li> <li>The contractor/facility manager is to maintain accurate records of any emergency training undertaken.</li> <li>The ECO shall monitor compliance with the requirement to provide sufficient emergency training to all site staff.</li> <li>Activities</li> <li>All construction workers shall be transported to and from site on a daily basis.</li> <li>Workers shall remain on the site at all times during the work day and no one will be allowed to leave site by foot, not even during break times.</li> <li>Cooking during lunch is to be restricted to bottled gas facilities in designated areas approved by the ECO. This facility is to be supervised and strictly controlled.</li> <li>A dedicated braai facility may be permitted in an area approved by the ECO, if it is in close proximity to firefighting equipment. At no time is a braai fire to be left unattended.</li> </ul>	During the construction and operational phases.	<ul> <li>Contractor</li> <li>Facility Manager</li> <li>ECO</li> </ul>	1	3	L	NEMA, 1998 National Veld and Forest Fire Act, 1998



			<ul> <li>Smoking is prohibited near places where any readily combustible or flammable materials are present. Notices are to be prominently displayed prohibiting smoking in such areas.</li> <li>Welding, flame cutting and other hot work is only to be undertaken in places where the necessary safety precautions are in place (i.e. not near potential sources of combustion and with a fire extinguisher immediately accessible).</li> <li>If applicable, night watchmen are to be provided with adequate cooking and heating facilities (no open fires), a suitable method of disposing of wastewater and access to communication equipment.</li> <li>No open fires are permitted.</li> </ul>					
			<ul> <li>Flammable materials</li> <li>Flammable materials storage must comply with standard fire safety regulations.</li> <li>All flammable materials are to be stored in a suitable, lockable storage area.</li> <li>Combustible materials may not accumulate on the site.</li> <li>Access to fuel and chemical stores should be strictly controlled.</li> <li>Stockpiles of vegetation are only to be located in areas approved by the facility manager and may not exceed 2m in height. Methods of stacking must take cognisance of the possible creation of a fire hazard.</li> <li>Burning of stockpiled vegetation is not permitted.</li> </ul>					
			<ul> <li>General</li> <li>A fire break must be created on the inside boundary fence around the property. The fire break must be regularly maintained (kept clear of vegetation).</li> <li>Should the fire break be burnt, the provisions in terms of the National Veld and Forest Fire Act, 1998 (Act No. 101 of 1998) must be complied with.</li> </ul>					
Bare areas leading to soil erosion and generation of dust.	3 2	М	<ul> <li>Re-vegetation by indigenous grass species.</li> <li>Re-vegetated areas should continuously be monitored to verify whether the vegetation is growing and covering bare areas.</li> <li>If areas show no specific vegetation growth within three months, areas shall receive additional topsoil, ripped to a depth of 100mm and re-planted.</li> <li>Fertilisers can also be used to promote growth of vegetation.</li> </ul>	Before completion of construction phase.	Construction contractor.  ECO.	2 1	L	<ul> <li>NEMA, 1998</li> <li>CARA, 1983</li> <li>National Veld and Forest Fire Act, 1998</li> </ul>
The disturbance due to construction and earth works will create a window of opportunity for invasions by alien invasive plants. Invasion of alien plants can impact on the hydrology and outcompete natural vegetation. Growth of alien and invasive vegetation could also lead to smaller habitat areas available for indigenous vegetation. Alien and invasive plant species also generally use more water than indigenous plants.	3 3	M	<ul> <li>Ensure all alien and invasive plants are identified on the site.</li> <li>Ensure an eradication plan for the removal of the alien and invasive vegetation is developed.</li> <li>Ensure all alien and invasive vegetation is removed from the site in accordance with the eradication plan.</li> <li>Species.</li> <li>Alien invasive vegetation must be eradicated and controlled by manual removal, chemical application and/or biological control. The regulations in terms of the Conservation of Agricultural Resource Act, 1983 apply.</li> </ul>	Life of operation	Facility Manager	2 2	L	<ul><li>NEMA, 1998</li><li>NWA, 1998</li><li>CARA, 1983</li></ul>

Table 26: Environmental impact assessment: Sensitive landscapes - Wetlands

### Activity:

- Site clearance and construction activities associated with the proposed new wastewater treatment works and upgrading of the existing wastewater treatment system. This includes earthwork activities, clearing of vegetation, disturbance of the soil surface, disturbance of slopes through the creation of roads and tracks and changes in runoff characteristics.
- The alterations to the surface characteristics of the site for the purpose of constructing a new wastewater treatment works.
- Irrigation of treated wastewater or its discharge into the environment.

#### Aspect



- Site clearance beyond the development footprint and construction activities in the vicinity of a wetland. The loss of fringing vegetation and erosion as well as the alteration of natural fire regimes.
- Changes to the water flow regime, increasing peak flows and decreased flood attenuation.

Planning and Design Phase

- Overflow of the earth evaporation dam.
- Leaching of nutrients and contaminants from the earth evaporation dam and trenches/earthen canals into the groundwater that would then enter the wetland and Wilgeboomspruit.
- Inefficient treatment of wastewater.

Nature and	significance	of environmental	impact
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Drainet Phase	Construction												
Project Phase	Construction	X											
Applicability	Operation												
	Decommissioning			rating (b							k rating (		
ı	mpact Description		Probability	Magnitude	Severity	Environmental Objective	Management / Mitigation / Monitoring Measures	Timeframe	Responsibility	Probability	Magnitude	Severity	Applicable legislation / other documents
wastewater treatment the wetland.  The construction acceptate acceptate to turbidity.  The construction activates within the water resonant to the rendering facility.	ry is situated 250m upslope from delineated on the project property	isting eas of nt of anges	3	3	M	To prevent disturbance and degradation of the wetland.	<ul> <li>No construction activities may take place within any of the wetland or wetland buffer areas.</li> <li>No infrastructure may be placed or erected in the wetland or wetland buffer area.</li> <li>Before any construction takes place the proposed area for the proposed new wastewater treatment system will be pegged out. All construction activities will be limited to within these areas in order to reduce the footprint disturbed and avoid impact on the wetland.</li> <li>Construction areas should be fenced off or barricaded prior to and during construction.</li> <li>Site clearing is to be limited to only the area necessary for carrying out the specified work.</li> <li>No entry, stockpiling, dumping or storage of equipment is allowed within the wetland or wetland buffer.</li> <li>The rendering facility must obtain a Water Use License in terms of the National Water Act (NWA), 1998 (Act No. 36 of 1998).</li> <li>Formalise access roads and make use of existing roads and tracks where feasible, rather than creating new routes through naturally vegetated areas.</li> <li>Retain vegetation and soil in position for as long as possible, removing it immediately ahead of construction/earthworks in that area (DWAF, 2005).</li> <li>A vegetation rehabilitation plan should be implemented. Grassland can be removed as sods and stored within transformed vegetation. The sods must preferably be removed during the winter months and be replanted by latest springtime. The sods should not be stacked on top of each other or within sensitive environs. Once construction is completed, these sods should be used to rehabilitate the disturbed areas from where they have been removed. In the absence of timely rainfall, the sods should be watered well after planting and at least twice more over the next 2 weeks.</li> <li>Remove only the vegetation where essential for construction and do not allow any disturbance to the adjoining natural vegetation cover.</li> <li>Cordon off areas that are under rehabilitation as no-go areas using danger tape and</li></ul>	During construction phase, up until operation of the facility.	<ul> <li>Construction Contractor</li> <li>Facility Manager</li> <li>ECO</li> </ul>	2	2	L	<ul> <li>NEMA, 1998</li> <li>NWA, 1998</li> </ul>



				<ul> <li>Protect all areas susceptible to erosion and ensure that there is no undue soil erosion resultant from activities within and adjacent to the construction camp and work areas.</li> <li>Runoff from roads must be managed to avoid erosion and pollution problems.</li> <li>Implement source-directed controls.</li> <li>Maintain buffer zones to trap sediments.</li> <li>Implement active rehabilitation.</li> <li>Implement weed control.</li> <li>Monitor rehabilitation and the occurrence of erosion twice during the rainy season for at least two years and take immediate corrective action where needed.</li> <li>Monitor the establishment of alien invasive species within the areas affected by the construction and maintenance and take immediate corrective action where invasive species are observed to establish.</li> </ul>						
The discharge and/or spillage of ineffectively treated wastewater into the environment can lead to further degradation of the hillside seep wetland. The wetland is in a largely modified state.	3 3	М	To prevent disturbance and degradation of the wetland.	<ul> <li>Wastewater generated at the rendering facility must be treated to a quality that complies with the Department of Water Affairs' General Limit standards for discharge into a water resource or irrigation of crops. Only treated wastewater of this quality may be discharged into the environment or irrigated.</li> <li>The quality of the treated wastewater being discharged into the environment or irrigated must be monitored on a monthly basis.</li> <li>Surface water quality monitoring must also be conducted on a monthly basis at a number of locations upstream and downstream of the rendering facility.</li> <li>A monitoring programme for the wetland and watercourses must be implemented.</li> <li>Operational activities must occur outside of the wetland. No entry, stockpiling, dumping or storage of equipment or other material is allowed within the wetland or wetland buffer.</li> </ul>	Life of operation	Facility Manager	1	3	L	<ul><li>NEMA, 1998</li><li>NWA, 1998</li></ul>

### Table 27: Environmental impact assessment: Topsoil and erosion

### Activity:

- Scheduling for the construction phase of the proposed project.
- Site clearance.
- Stockpiling of topsoil and cleared vegetation.
- Landscaping, replacement and levelling of subsoil and topsoil.
- Replacement of topsoil and re-vegetation.
- Vegetation establishment as part of the rehabilitation.

#### Aspect:

- Construction activities scheduled during summer months (raining season)
- Prolonged exposure of cleared areas.
- Topsoil being exposed to the elements
- Incorrect replacement and levelling of subsoil and topsoil.
- Poor topsoil replacement and establishment of vegetation.
- Unsatisfactory establishment of vegetation.

Nature and significance of environmental impact

	Planning and Design Phase	Х	
Project Phase	Construction	Х	
Applicability	Operation	Х	
	Decommissioning		



	Risk rating (before mitigation)							Risk rating (aft		-	
Impact Description	Probability	Magnitude	Severity	Environmental Objective	Management / Mitigation / Monitoring Measures	Timeframe	Responsibility	Probability	Magnitude	Severity	Applicable legislation / other documents
Degradation and loss of a valuable resource (topsoil) through increased runoff as stormwater flows over cleared, bare areas during rainfall events.	3	3	M	To reduce the duration and extent of exposure of topsoil to preserve it as a resource and protect it from erosion.	If possible, schedule construction activities for dry months (winter).	Complete prior to start of construction phase.	Construction contractor     Chubby Chick	2	1	П	• NEMA, 1998
Degradation and loss of a valuable resource (topsoil).  Changes in water flow regime due to the alteration of surface characteristics (the compaction of soil, the removal of vegetation, surface water redirection and the construction of infrastructure) is likely to increased peak flows and decrease flood attenuation. As the soils are highly susceptible to erosion it is likely that storm water discharge would result in erosion gullies and the loss of topsoil.	3	2	M	To reduce the duration and extent of exposure of topsoil to preserve it as a resource and protect it from erosion.	<ul> <li>Topsoil (top 150mm) is to be stockpiled in discrete areas and retained for future landscaping efforts.</li> <li>Any sub-soil or rocks removed should also be stockpiled separately and be used during the rehabilitation phase.</li> <li>Cleared indigenous vegetation should be used as a brush pack on topsoil stockpiles for erosion prevention.</li> <li>Minimise the length and steepness of slopes.</li> <li>If sterilisation of the topsoil has occurred during stockpiling, fertilisers may be used to supplement the soils before seeding of the area takes place.</li> <li>Replace topsoil concurrent with construction, whenever possible.</li> <li>Cordon off areas under rehabilitation using danger tape. If necessary, these areas should be fenced off to prevent vehicular, pedestrian and livestock access.</li> <li>Aim to replace stockpiled topsoil to its original depth.</li> <li>Topsoil should be returned to the same area from where it was stripped.</li> <li>If there is not enough topsoil available from a particular soil zone, topsoil of a similar quality may be used to replace it. The suitability of substitute topsoil will be determined by a soil analysis and approved by the ECO.</li> <li>Compacted soil should be ripped to ensure effective re-vegetation.</li> <li>Re-vegetation by indigenous grass species.</li> <li>If areas show no specific vegetation growth within three months, areas shall receive additional topsoil, ripped to a depth of 100mm and re-planted.</li> <li>Soil stabilising measures could include rotovating in straw bales (at a rate of 1 bale/20m²), applying mulching or brush packing, or creating windbreaks using brush or bales.</li> </ul>	During construction phase, up until operation of the facility.	Construction contractor     ECO	1	2		• NEMA, 1998
Erosion of cleared areas.  Changes in water flow regime due to the alteration of surface characteristics (the compaction of soil, the removal of vegetation, surface water redirection, the construction of infrastructure) is likely to increased peak flows and decrease flood attenuation. As the soils are highly susceptible to erosion it is likely that storm water discharge would result in erosion gullies and the loss of topsoil.	3	2	M	To minimise the duration of exposure of cleared areas and to limit erosion of subsoil.	<ul> <li>The contractor is to ensure that all reasonable measures are taken to limit erosion during the construction phase. Erosion protection measures include sand bags, cut-off drains and/or berms.</li> <li>Placement of erosion prevention structures such as cement, rock or vegetation (grass) to reduce water velocity at concentration points within the drainage system, if required.</li> <li>Cleared indigenous vegetation can be stockpiled for possible reuse in later rehabilitation or landscaping, or as a brush pack for erosion prevention.</li> <li>Removal of vegetation is to be avoided until such time as soil stripping is required.</li> </ul>	During construction phase, up until operation of the facility.	<ul><li>Construction contractor.</li><li>ECO</li></ul>	2	2	L	• NEMA, 1998
Ineffective rehabilitation causing soil erosion and the generation of dust.	3	3	M	To ensure proper replacement of subsoil and topsoil to promote	<ul> <li>Replacement and rehabilitation should be progressive during the project and not left until the end.</li> <li>Implementation of effective and sustainable rehabilitation and remediation practices.</li> </ul>	Before completion of construction phase.	<ul><li>Construction contractor.</li><li>ECO.</li></ul>	2	2	L	• NEMA, 1998



effective rehabilitation	Cordon off areas under rehabilitation using danger tape. If necessary, these areas
of disturbed areas.	should be fenced off to prevent vehicular, pedestrian and livestock access.
	Disturbed areas must be cleared of any building rubble or other debris.
	All weeds must be removed prior to soil replacement.
	Subsoil must be used to fill in excavations around the rendering facility and
	associated infrastructure.
	The disturbed area must be top-soiled, sloped and re-vegetated as soon as
	possible using indigenous grass species.
	If sterilisation of the topsoil has occurred during stockpiling, fertilisers may be used
	to supplement the soils before seeding of the area takes place.
	Aim to replace stockpiled topsoil to its original depth.
	Topsoil should be returned to the same area from where it was stripped.
	If there is not enough topsoil available from a particular soil zone, topsoil of a
	similar quality may be used to replace it. The suitability of substitute topsoil will be
	determined by a soil analysis and approved by the ECO.
	Compaction must be minimised by using the correct equipment. Excessively heavy
	vehicles should not be used to replace the soil. A dozer must be used instead of a
	grader.
	Compacted soil should be ripped to ensure effective re-vegetation.
	Soils should ideally only be moved when dry.
	Soil stabilising measures could include rotovating in straw bales (at a rate of 1
	bale/20m²), applying mulching or brush packing or creating windbreaks using
	brush or bales.

Table 28: Environmental impact assessment: Soil, surface water, stormwater and groundwater pollution

#### Activity:

- Design of the wastewater treatment works.
- The handling, storage, mixing and disposal of cement and concrete.
- The cleaning of equipment and construction areas.
- Handling, storage and disposal of general/domestic and hazardous waste.
- Installation and use of ablution facilities.
- Storage and handling of hazardous chemical substances, fuels, greases and oils. Vehicle and equipment maintenance and refuelling.
- Design of waste storage facilities and/or areas.
- Handling, storage and processing of incoming waste from abattoirs.
- Generation and treatment of wastewater.
- Handling and storage of coal.
- The burning of coal in the boilers to generate steam.
- Rain events and rain water (stormwater) flowing through the site.

#### Aspect:

- Inadequate design of the wastewater treatment works.
- Concrete and cement spillage.
- Generation and runoff of contaminated wash water.
- Poor waste management.
- Unsanitary conditions on site.
- Poor management and spills of hazardous chemical substances, fuel, greases and oils. Leaking equipment or vehicles and/or spillage of fuels, greases and oils.
- Inadequate design of waste storage facilities and/or areas.
- Poor management of incoming waste from the abattoirs.
- Inefficient management and treatment of wastewater generated at the rendering facility.



- Poor management and spillage of coal.
- Generation of boiler ash
- 'Clean' rainwater (stormwater) running into 'dirty' area

'Clean' rainwa	iter (stormwater) running into 'dirty'	areas.											
Nature and significance of environmental impact													
	Planning and Design Phase	Х											
Project Phase	Construction	Х											
Applicability	Operation	Х	1										
	Decommissioning		-										
			Risk r	ating (b	efore					Risk	rating (	after	
			itigatio							itigatio			
		Environment	Environmental	Management / Mitigation / Monitoring Measures						Applicable legislation /			
	Impact Description		Impact Description  Naguitude  Severity  Sever		Objective	Timeframe	Responsibility	Probability	nde	>	other documents		
			bab	gnit	erit	-				bab	gnit	erit	
			Pro	Mag	Severity					Pro	Magnitude	Severity	
							The wastewater treatment works must be positioned so that it is not subject to						
							flooding and must be situated above the 1:100 year floodline.						
							The wastewater treatment works must be designed to treat all wastewater.						
							generated at the rendering facility on a daily basis. Sumps and pumps must also						
							be designed taking the necessary treatment rate into account.						
							The wastewater treatment works must be designed to at least treat the wastewater						
							to a quality that complies with the Department of Water Affairs' General Limit						
							standards for discharge into a water resource or irrigation of crops.						
							The wastewater treatment works must be designed so that the treated wastewater						
							exits the wastewater treatment works at a temperature no higher than 3 degrees						
							Celsius more than the natural ambient water temperature of the receiving water						
Soil, surface water	r and groundwater pollution duri	ing the					resource.						
operational phase du	ue to inadequate design of the was	tewater					Ensure sufficient freeboard to guarantee facility integrity during heavy rainfall						
treatment works.							events. This is applicable to the treated wastewater evaporation dam.						
							The wastewater treatment works must be designed taking electricity usage into						
A concern is for the	ne evaporation dam and drains a	and the				To ensure adequate			Chubby Chick				
possible contaminat	tion of the groundwater and any p	ossible				design of the	account. Gravity flow must be used wherever possible.	Complete	Engineering				
aquifers. Near to the	dam and drains the soil is sandy in	texture	3	4	Н	wastewater treatment	All ponds/dams and/or channels must be lined with a 1.5mm HDPE liner or  importantly control to the property of potential control and the property of	prior to start of	contractor	1	2	1	• NEMA, 1998
with a clay content	of approximately 20%. This sugges	sts that		7		works and the	impermeable concrete floor to prevent leaching of potential contaminants and	construction	<ul> <li>Wastewater</li> </ul>		_	_	• NWA, 1998
the potential for lead	ching is high. Due to the low clay	content				minimisation of	nutrients into the groundwater.	phase.	treatment				
there would be a p	ossibility for contaminants or nutri	ients to				pollution.	Pipelines conveying wastewater must be manufactured to be or painted a		works designer				
leach into the ground	dwater and the potential for adsorption	on onto					conspicuous colour, distinctly different from the colour of pipes that are used to						
the clay colloids wo	ould be low. A soft plinthic B horize	on was					convey clean water.						
noted at a depth of	of 1m indicating that the water t	able is					The following conditions were abstracted from the Department of Water Affairs'  Performance of Country Authorization in toward Country 20 of the NAVA 4000						
fluctuating at this de	epth.						Replacement of General Authorisation in terms of Section 39 of the NWA, 1998						
							(Act 36 of 1998), 18 December 2009:						
							<ul> <li>Structures and hardened surfaces associated with the water use must not-</li> </ul>						
							Be erosive;						
							Be structurally unstable;  leading any floating and						
							> Induce any flooding; or						
							Be a health and safety hazard.  The production of the same to						
							The water use must not result in a potential, measurable or cumulative						
							detrimental-						
							Change in the stability of the watercourse;						
							Change in the physical structure of a watercourse;						

> Scouring, erosion or sedimentation of a watercourse; or



				<ul> <li>Decline in the diversity of communities and composition of the natural, endemic vegetation.</li> <li>The water use must not result in a potential, measurable or cumulative detrimental change in the quantity, velocity, pattern, timing, water level and assurance of flow in a watercourse.</li> <li>The water use must not result in a potential, measurable or cumulative detrimental change in the water quality characteristics of the watercourse.</li> <li>The water use must not result in a potential, measurable or cumulative detrimental change on the-</li> <li>Breeding, feeding and movement patterns of aquatic biota, including migratory species;</li> <li>Level of composition and diversity of biotopes and communities of animals and microorganisms; or</li> <li>Condition of the aquatic biota.</li> </ul>					
Soil and surface water pollution due to the incorrect management of cement and concrete.	4	Н	To prevent the pollution of soil and surface water as a result of spillage, improper handling, storage, mixing or disposal of cement and concrete.	<ul> <li>Cement may only be mixed on an impermeable surface (not on bare soil).</li> <li>Dry cement must be removed from the soil surface to prevent an impermeable layer forming on top of the soil. The cement must be disposed of together with any building rubble.</li> <li>Ready-mix trucks are not permitted to clean chutes on site. Cleaning into foundations or a dedicated cleaning pit is permitted.</li> <li>Bricklayers and plasterers are to minimise any cement spill or runoff in their work area and are to ensure that the work area is cleaned of all cement spillage at the end of each workday.</li> <li>Both used and unused cement bags are to be stored in weatherproof containers so as not to be affected by rain or runoff.</li> <li>Contaminated soil resulting from concrete or cement spills, including residue produced by the washing of cavities, are to be removed immediately after the spillage has occurred and placed on the appropriate rubble stockpile.</li> <li>Runoff from the washing out of wall cavities is to be contained against the building by excavations or berms around the foundations. All reasonable measures must be taken to prevent the dirty water from contaminating a watercourse.</li> </ul>	During construction phase, up until operation of the facility.	Construction contractor     ECO	2 3	M	• NEMA, 1998
Soil and surface water pollution due to the release of contaminated wash water into the environment.	4	Н	To prevent the pollution of soil and surface water bodies, including wetlands, through contaminated wash water. An example of this would be water that is contaminated with cement or concrete.	<ul> <li>No washing of vehicles is permitted on site.</li> <li>A dedicated temporary cleaning area is to be identified to facilitate washing of all cement and painting equipment.</li> <li>The cleaning area could be a plastic lined cleaning pit or dedicated plastic or metal drums, located as close as possible to a water point.</li> <li>No wastewater/wash water may be disposed of on site, onto the soil or into any water body.</li> <li>Runoff from the washing activities is to be contained against the building by excavations of berms around the foundations.</li> </ul>	During construction phase, up until operation of the facility.	Construction contractor     ECO	2 3	M	• NEMA, 1998
Soil, surface water and groundwater pollution from irresponsible waste management practices. Nuisance caused 3 by odours and unsightly appearance of waste onsite.	3	M	To prevent soil, surface and groundwater pollution and nuisance due to poor waste management.	<ul> <li>Building and demolition waste must be disposed of at a landfill site. Steel should be taken to a licensed recycling facility.</li> <li>Installation of sufficient waste bins, skips or bulk containers. Containers must be present on site at all times.</li> <li>All containers (bins, skips or bulk containers) shall be kept in a clean and hygienic manner.</li> <li>Containers (bins, skips or bulk containers) utilised for the disposal of general and hazardous waste must be demarcated accordingly.</li> </ul>	During the construction and operational phases.	Construction contractor     ECO     Facility manager	2 2	L	<ul><li>NEMA, 1998</li><li>NEM:WA, 2008</li></ul>



Soil, surface water and groundwater pollution as a result of unsanitary conditions onsite.	3	3	M	Prevent soil, surface and groundwater pollution from unsanitary conditions onsite.	<ul> <li>Waste material may only be temporarily stored at areas demarcated for suc storage practices.</li> <li>General waste shall be stored in a manner that prevents the harbouring of pests</li> <li>General waste materials should always be stored or disposed of separately fror hazardous waste material (e.g. oil rags).</li> <li>General and hazardous waste can be deposited into appropriately demarcate bins at the construction activities. Bins are then emptied into appropriatel demarcated skips or bulk containers at the end of each day or more often required.</li> <li>Skips or bulk containers should be removed to a licensed landfill site on a regula basis.</li> <li>Sufficient ablution facilities shall be provided – minimum of 1 toilet per 10 workers. The ablution facilities must be on impermeable surfaces and at least 50m from the wetland.</li> <li>The location of toilets shall be located within 100m of any work point.</li> <li>Ablating anywhere other than in the toilets shall not be allowed.</li> <li>Any temporary ablution facilities are to be secured to avoid them from blowing of falling over.</li> <li>The contractor shall ensure that any chemicals and/or waste from the ablution facilities are not spilled on the ground at any time.</li> <li>Ablution facilities are to be serviced weekly or more frequently if required.</li> <li>The contractor is to ensure that no spillage occurs and that the contents ar removed from site on a regular basis.</li> <li>Ablution facilities shall be inspected and maintained to prevent and minimis blockage and leakages.</li> <li>Toilets should have properly closing doors and be supplied with toilet paper.</li> <li>Awareness of the importance of proper hygiene should be created amon employees.</li> <li>A septic tank system should be considered instead of a French drain.</li> <li>Routine maintenance must be undertaken.</li> <li>Implement the water monitoring programme.</li> <li>Undertake regular geohydrological studies to determine the impact of the rendering facility on the groundwater</li></ul>	During the construction and operational phases.	Construction contractor     ECO     Facility manager	2	2	L	• NEMA, 1998
				To prevent and	<ul> <li>Regular review of the monitoring programme by a competent person to identify areas of improvement as well as areas that require attention.</li> <li>Identify all hazardous chemical substances used onsite including fuel, greases an</li> </ul>						
Soil, surface water and groundwater pollution. Toxic contaminants such as metal ions (e.g. copper, lead and zinc) and hydrocarbons can detrimentally impact upon the water quality of the area.	4	3	Н	minimise soil and water pollution as a result of poor management and accidental spills of hazardous chemical substances, fuel, greases and oils used onsite, including from leaking equipment or vehicles.	<ul> <li>oils.</li> <li>Obtain the material safety data sheet of each of hazardous chemical substance.</li> <li>Ensure that the material safety data sheets have sufficient information to enabl the user to take the necessary measures to protect his/her health and safety an that of the environment.</li> <li>Material Safety Data Sheets for all hazardous chemical substances must b readily available on site.</li> <li>Keep a stock inventory register of all chemicals in the store.</li> <li>Powders must be stored above liquids.</li> <li>Proper storage of chemicals in a lockable, well ventilated building.</li> <li>Ensure adequate access control for the storage area.</li> <li>Storage areas for hazardous chemicals are to comply with standard fire safet regulations.</li> </ul>	During the construction and operational phases.	Construction contractor     ECO     Facility manager	2	3	M	• NEMA, 1998



	1	1			Out the single district (No. Our bine?) (No. Our bine?) (No. Our bine?)
					Safety signage including "No Smoking", "No Naked Lights" and "Danger", and  product identification signs, are to be glearly displayed in group beginning themicals.
					product identification signs, are to be clearly displayed in areas housing chemicals.
					Appropriate equipment to deal with emergency spill incidents is to be readily
					available on site. This includes fire extinguishers, spill kits for hydrocarbon spills,
					drip trays for equipment and/or machinery leaks, drums or containers for
					contaminated water.
					Chemicals are to be properly labelled and handled in a safety conscious manner.
					All personnel handling hazardous chemicals and hazardous materials are to be
					issued with the appropriate Personal Protective Equipment (PPE).
					Ensure that diesel/fuel tanks are in a bunded area with capacity of holding 110%
					of the total storage volume.
					The removal of only the daily-required amount of chemicals to be used from the
					shed.
					If refuelling on site or from drums, the ground must be protected and proper
					dispensing equipment is to be used i.e. hand pumps and funnels. Drums may not
					be tipped to dispense fuel.
					Drip trays are to be utilised during greasing and re-fuelling of machinery or
					equipment and to contain incidental spills and pollutants. Drip trays should be
					emptied into secondary containers on a regular basis.
					Ensure that any spilled chemical cannot exit the designated storage area by
					constructing a berm or bump at the exit, or store chemicals in a spill tray.
					Immediately clean all spillage of fuels, lubricants and other petroleum based
					products.
					No hazardous chemical must be discarded in the sewage or stormwater system.
					Train staff on the use of chemicals in accordance with the risks as described in the
					material data sheets.
					After construction, the land must be cleared of rubbish, surplus materials, and
					equipment, and all parts of the land shall be left in a condition as close as possible
					to that prior to use.
					Ensure that maintenance work does not take place haphazardly, but, according to
					a fixed plan, from one area to the other.
					Maintenance of construction vehicles.
					Control of waste discharges in a responsible manner.
					Guidelines for implementing Clean Technologies must be considered.
					Maintenance of buffer zones to trap sediments with associated toxins.
					Inspection and maintenance of equipment, generators, diesel tank and vehicles
					owned by Chubby Chick shall take place on a regular basis.
					Equipment, generators, diesel tanks and vehicles are to be repaired immediately
					upon developing leaks.
					Drip trays shall be supplied for all repair work undertaken on machinery on site.
					Drip trays are to be inspected daily for leaks and effectiveness and emptied when
					necessary. This is to be closely monitored during rain events to prevent overflow.
					Soil contaminated with hazardous substances, fuel or oil shall be treated as
					hazardous waste and removed from site.
					Generators must be stored on a concrete floor in a bunded area.
					The diesel storage tank and bund wall must undergo a yearly integrity assessment.
0-1				To prevent soil,	
Soil, surface water and groundwater pollution. Nuisance	3	4	Н	surface and	<ul> <li>Hazardous waste storage areas must be registered with the competent authority.</li> <li>Life of Facility Manager</li> <li>2</li> <li>2</li> </ul> NEMA, 1998 NEMA, 1998
caused by odours and unsightly appearance of waste onsite.				groundwater pollution	operation • NEM:WA, 2008
	1	1			



and nuiceness as a	The location of hazardous waste storage areas must be in accordance with GNR.	
result of poor waste		
management (waste	926 of 29 November 2013 (National Environmental Management: Waste Act, 2008  (Act No. 59 of 2008): National Norms and Standards for the storage of waste).	
, ,		
facility and not	Waste storage facilities must have correct access control and signage as     stipulated in CNIR 036 of 30 Navamber 3013.	
	stipulated in GNR. 926 of 29 November 2013.	
waste from the		
	November 2013.	
processing at the	All waste storage containers must comply with the conditions as stipulated in GNR.      One of 20 Newspher 2012.	
	926 of 29 November 2013.	
remaining rasmity).	Training must be provided continuously to employees working with waste. The  training programme must include the provisions stimulated in CNR 036 of 30.	
	training programme must include the provisions stipulated in GNR. 926 of 29  November 2013.	
	An Emergency Preparedness Plan must be compiled in accordance with GNR.      One of 20 Newspher 2012.	
	926 of 29 November 2013.	
	Monitoring, auditing, reporting and record keeping must be conducted in	
	accordance with GNR. 926 of 29 November 2013.	
	Take note that hazardous waste includes ash, empty hazardous chemical  authorized containing a soil and material (a.g. plaths) contaminated by hazardous.	
	substance containers, soil and material (e.g. cloths) contaminated by hazardous	
	chemical substances, etc.	
	Installation of sufficient waste bins, skips or bulk containers, where necessary. The  design of the bins of	
	design of the bins, skips or bulk containers must ensure containment to prevent	
	seepage, must be covered to prevent water ingress and must be placed on impermeable surfaces within bunded areas.	
	·	
	All containers (bins, skips or bulk containers) shall be kept in a clean and hygienic	
	<ul> <li>manner.</li> <li>Containers (bins, skips or bulk containers) utilised for the disposal of general and</li> </ul>	
	hazardous waste must be demarcated accordingly.	
	Waste material may only be temporarily stored at areas demarcated for such	
	<ul> <li>storage.</li> <li>General waste shall be stored in a manner that prevents the harbouring of pests.</li> </ul>	
	General and hazardous waste should always be stored and disposed of  separately.	
	separately.	
	General and hazardous waste should be disposed of in appropriately demarcated bins. Bins are then emptied into appropriately demarcated skins or bulk containers.	
	bins. Bins are then emptied into appropriately demarcated skips or bulk containers once a day or more often, if required.	
	Skips or bulk containers should be removed to a nearby landfill site on a regular	
	Skips or bulk containers should be removed to a hearby landfill site on a regular basis. No build-up of waste is permitted onsite.	
	Safe disposal certificates should be requested from general and hazardous landfill	
	sites with every waste disposal. Waste may only be disposed of at landfill in	
	accordance with the Norms and Standards for Disposal to Landfill as stipulated in	
	Section 7(1) of the NEMWA, 2008.	
	These safe disposal certificates should be kept on file to illustrate compliance with	
	the cradle to grave principle.	
	All waste generated at the facility must be classified in terms of GNR. 634 of 23	
	August 2013 (National Environmental Management: Waste Act, 2008 (Act No. 59	
	of 2008): Waste Classification and Management Regulations) excluding waste	
	listed in Annexure 1 of the regulations.	
	Safety data sheets must be obtained or prepared for all hazardous waste, such as	
	boiler ash, generated at the facility, as stipulated in GNR. 634 of 23 August 2013.	
	2 generated at the reality; so disputated in orticle of the 20 regular 20 res	



		T			All waste storage containers must be labelled, as stipulated in GNR. 634 of 23
					August 2013.
					Detailed records must be kept of all waste generated, as stipulated in GNR. 634
					of 23 August 2013. This includes the classification of the waste, quantities of waste
					generated and re-used, recycled, recovered, treated or disposed of (in tons or m3
					per month), and by whom the waste was managed.
					Waste manifest documents must be compiled for all hazardous waste generated
					onsite, as stipulated in GNR. 634 of 23 August 2013 (specifically Annexure 2).
					All waste transporters must also complete waste manifest documents for each load
					of waste transported, as stipulated in GNR. 634 of 23 August 2013 (specifically
					Annexure 2).
					Waste manifest documentation must be retained for a period of at least five (5)
					years.
					No incineration of any kind of waste will be permitted onsite.
					Implement the water monitoring programme.
					Undertake regular geohydrological studies to determine the impact of the
					rendering facility on the groundwater resource.
					Regular review of the monitoring programme by a competent person to identify
					areas of improvement as well as areas that require attention.
					Waste storage areas must be registered with the competent authority.
					The location of hazardous waste storage areas must be in accordance with GNR.
					926 of 29 November 2013 (National Environmental Management: Waste Act, 2008
					(Act No. 59 of 2008): National Norms and Standards for the storage of waste).
					Waste storage facilities must have correct access control and signage as
					stipulated in GNR. 926 of 29 November 2013.
					Waste storage facilities must be operated as stipulated in GNR. 926 of 29
					November 2013.
					All waste storage containers must comply with the conditions as stipulated in GNR.
					926 of 29 November 2013.
				To prevent soil,	Training must be provided continuously to employees working with waste. The
				surface water and	training programme must include the provisions stipulated in GNR. 926 of 29
Soil, surface water and groundwater pollution. Nuisance caused				groundwater pollution	
by odours and unsightly appearance of waste onsite.					An Emergency Preparedness Plan must be compiled in accordance with GNR.      NEMA 4000
	3	4	Н	result of poor	926 of 29 November 2013.  Life of Facility Manager 2 2 L NEMA, 1998
Incoming abattoir waste and mortalities from the chicken farms					Monitoring, auditing, reporting and record keeping must be conducted in operation     NEM:WA, 2008
are stored in an enclosed waste intake area.				incoming waste from	accordance with GNR. 926 of 29 November 2013.
				be processed at the	<ul> <li>Store incoming waste in a roofed area.</li> <li>Incoming waste should be processed in a timely manner (i.e. when fresh) or should</li> </ul>
				rendering facility).	be refrigerated.
				3 ,,,	No incoming waste may accumulate in open areas not designated for its storage
					prior to processing.
					Waste manifest documents must be obtained for each load of incoming waste from
					the abattoirs, as stipulated in GNR. 634 of 23 August 2013 (specifically Annexure
					2).
					All waste transporters must also complete waste manifest documents for each load
					of waste transported, as stipulated in GNR. 634 of 23 August 2013 (specifically
					Annexure 2).
					Waste manifest documentation must be retained for a period of at least five (5)
					years.
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During the commissioning phase of the wastewater treatment works, measures should be implemented to minimise the generation of odours.  Wastewater and groundwater pollution due to the irrigation or discharge of ineffectively treated wastewater.  Currently, rendering facility wastewater is not managed in an acceptable manner and the applicant is therefore proposing to construct a new wastewater treatment works to treat the water to irrigation or discharge standards in terms of the Department of Water Affairs' General Limit standards. Treated wastewater  During the commissioning phase of the wastewater treatment works, measures should be implemented to minimise the generation of odours.  Wastewater discharged into the environment may not alter the natural ambient water temperature of the receiving water resource by more than 3 degrees Celsius.  All reasonable measures must be taken to avoid liner or concrete damage and leakage.  All reasonable measures must be taken to prevent mechanical, electrical or operational failures and malfunctions of the wastewater treatment works.  Floating matter, such as grass, may not accumulate on the surface of the evaporation pond.  To ensure adequate management and the applicant is therefore proposing to construct a new wastewater treatment works to treat the water to irrigation or discharge standards in terms of the Department of Water Affairs' General Limit standards. Treated wastewater	
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of Water Affairs' General Limit standards. Treated wastewater   management and • The evaporation pond must be regularly inspected for signs of sludge build up and	
L will be pumped into the existing evaporation dam (which will be 1	
will be pumped into the existing evaporation dam (which will be treatment of ineffective treatment of the wastewater.	
lined) and from there it will be used to irrigate crops on the wastewater generated • Implement a preventative maintenance programme, providing for equipment	
project property. Should irrigation not be possible, the treated onsite and to prevent reliability and availability.	ENA 4000
quality deterioration of • Wastewater generated at the rendering facility must be treated to a quality that Life of	EMA, 1998
surface water within complies with the Department of Water Affairs' General Limit standards for operation	EM:WA, 2008
Water and Sanitation for the proposed water uses.  the adjacent wetland  discharge into a water resource or irrigation of crops. Only treated wastewater of	VA, 1998
Mismanagement of the proposed treatment facility may lead to area and downstream this quality may be discharged into the environment or irrigated onto crops.	
discharge of partially-treated rendering wastewater into the water resources.  water resources.  water resources.	
adjacent wetland area and may result in deterioration in quality  irrigated must be monitored on a monthly basis. Surface water quality monitoring	
of surface water runoff towards the downstream must also be conducted on a monthly basis at a number of locations upstream and	
surface/groundwater resources. A study conducted by	
Shangoni in 2014 recorded <i>Unacceptable (class 04)</i> water  • Flow meters must be used to record the quantity of treated wastewater discharged	
quality for the rendering facility effluent. This was largely due to	
the elevated salinity, ammonia, phosphate, suspended solids in a sound state of repair and calibrated by a competent person at intervals of not	
and a very high organic load as evident in the high chemical more than once in two years. Calibration certificates must be kept on record.	
oxygen demand, organic content and soap-oil-grease content.  • An incidents and complaints register must be kept on site.	
Implement the water monitoring programme.	
Undertake regular geohydrological studies to determine the impact of the	
rendering facility on the groundwater resource.	
Regular review of the monitoring programme by a competent person to identify	
areas of improvement as well as areas that require attention.	
Currently, a significant risk is posed towards the contamination of groundwater	
down gradient from the evaporation dam overflow and the earthen canal. This	
should be verified by ongoing groundwater monitoring at strategically placed	
groundwater monitoring boreholes.	



Soil, surface water and groundwater pollution due to the incorrect management of coal. Contaminated surface water runoff may enter the adjacent wetland area. Deterioration of surface water quality within the adjacent wetland area and downstream water resources may take place as a result of affected surface water runoff from the coal storage area. Exposure of runoff water to coal may result in a decrease in pH.	2	М	To ensure the proper handling and storage of coal.	<ul> <li>Upgrade the coal storage area to limit any possible exposure of surface water runoff.</li> <li>The coal storage area should be bunded and roofed to prevent any possible exposure of clean surface water.</li> <li>Prevent coal spillages during loading and remove any coal spillages from the soil and return it to the coal bunker.</li> <li>Implement the water monitoring programme.</li> <li>Undertake regular geohydrological studies to determine the impact of the rendering facility on the groundwater resource.</li> </ul>	L	• NEMA, 1998
bunker next to the boilers.  Coal ash contains heavy metals and metalloids such as, Pb and Se. These contaminants can leach into groundwater discharging at discharge zones into spruits and rivers.  Deterioration of surface water quality within the adjacent wetland area and downstream water resources may take place as a result of affected surface water runoff generated at the coal ash storage area. Exposure to coal ash may result in a decrease in pH and exposure to chemical compounds such as arsenic, lead, mercury, selenium, aluminium, barium, boron and chorine. Coal ash has leachate potential and may contaminate ground- and surface water resources.	4	Н	To prevent soil, surface and groundwater pollution as a result of poor ash management.	<ul> <li>Regular review of the monitoring programme by a competent person to identify areas of improvement as well as areas that require attention.</li> <li>The temporary storage of ash within an undesignated area (bare ground) on the premises is not good practise and should not be continued.</li> <li>Temporary storage of ash should take place within designated areas isolated from the clean surface runoff environment on an impermeable surface, preferably bunded and roofed.</li> <li>The coal ash must be disposed of or managed in accordance with its waste classification.</li> <li>Should ash be disposed of off-site, a safe disposal certificate must be obtained from the licensed waste disposal site.</li> <li>Should ash be supplied to a third party for recycling or re-use, Chubby Chick should ensure that the third party is licensed for the recycling or re-use and a waste manifest document must be obtained.</li> </ul>	M	• NEMA, 1998
Soil and surface water pollution due to the contamination of clean stormwater runoff.  A Stormwater Management Plan has been compiled to ensure effective management of clean stormwater runoff at the rendering facility.	3	Н	To prevent the contamination of 'clean' stormwater in 'dirty' areas through effective control of stormwater runoff.	The following mitigation measures have been extracted from the Stormwater Management Plan for the rendering facility and correspond to the figure below.  1. It is recommended to redefine the current diversion berm around the rendering facility to approximately 1m in height to effectively divert clean runoff around the rendering facility's dirty area. The newly constructed berm should be vegetated to limit erosion.  2. After the proposed treatment plant (2c) has been built, it is recommended to drain and line the current evaporation dam (2d) with a HDPE lining to limit seepage. The holding dam should be managed as a clean water facility fitted with a pump for irrigation purposes. Regular monitoring should be conducted within the holding dam to ensure treated effluent meets the DWS' General Limit standards for irrigation and/or discharge purposes.  3. It is proposed to construct a sump at the blood storage tank fitted with a PVC pipe towards the sumps located below the rendering facility. It should be noted that the PVC pipe might clog. Therefore, as an alternative, an isolated trench should be constructed towards the current sumps. This strategy aims to isolate this high organic liquid from clean water runoff towards the sumps from where the proposed treatment will take place.  4. Ash generated from coal burning activities contains arsenic, lead, mercury, selenium, aluminium, barium, boron and chorine, and has the potential to leach these elements when wet. If not isolated, ash may contaminate surface and groundwater towards the downstream environment. It is recommended to store coal ash on an impermeable surface, preferably, bunded to limit seepage and contain runoff.	L	<ul> <li>NEMA, 1998</li> <li>NWA, 1998</li> </ul>



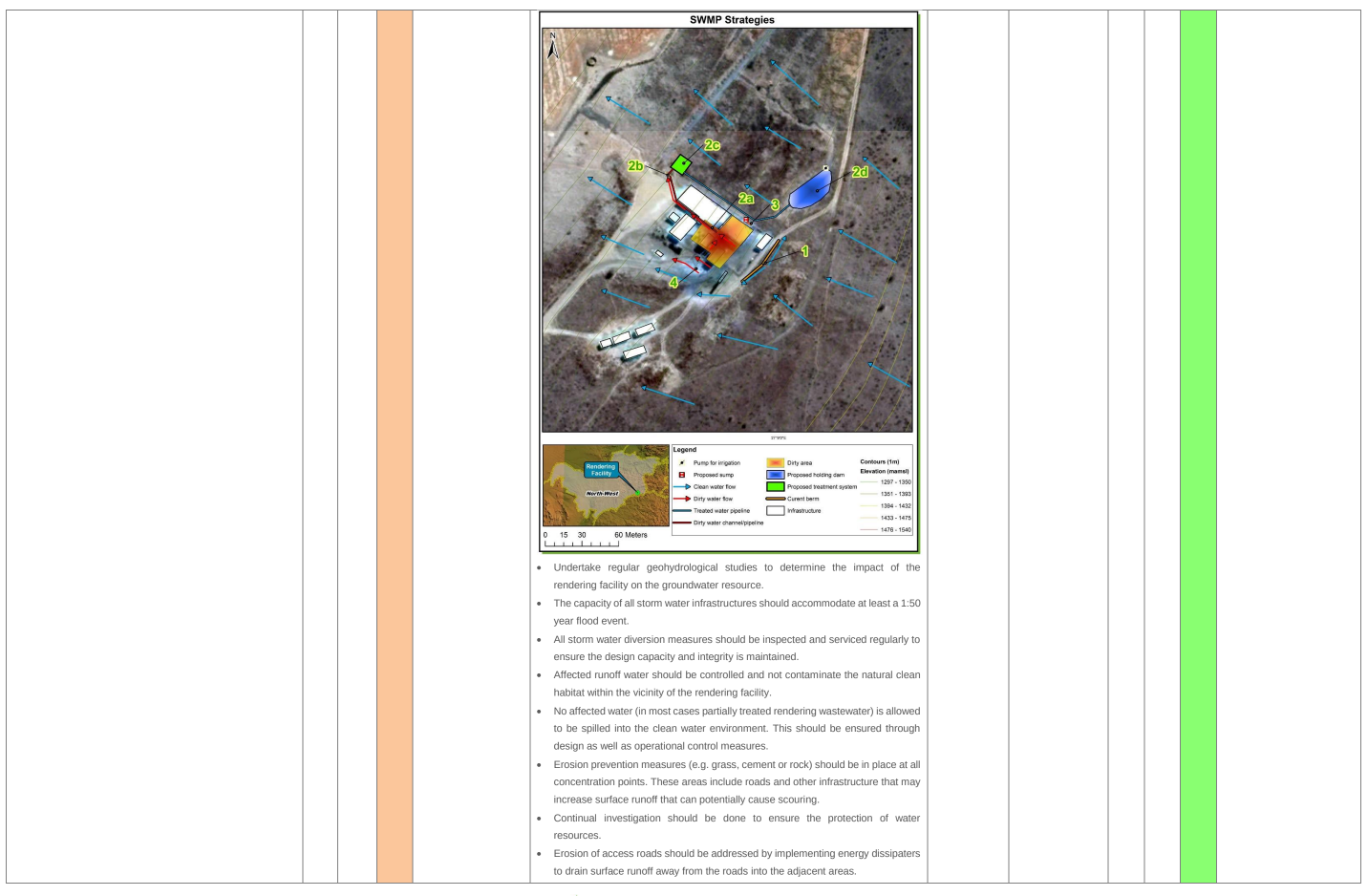




Table 29: Environmental impact assessment: Atmosphere and Noise

#### Activity:

- Scheduling of the construction phase for the proposed project.
- Excavation activities, loading and offloading activities and vehicles travelling to and from the site.
- Construction workers, vehicles, machinery and general noisy construction activities on site.
- General operational activities at the rendering facility.
- Burning of coal in boilers to generate steam.

#### Aspect:

- Construction activities occurring during inconvenient times of the day.
- Dust generation.
- Generation of noise and nuisance
- Odour emissions from the rendering process.
- Combustion emissions from the burning of coal in the boilers.

Nature and	significance of	environmental	impact

	Planning and Design Phase	Х											
Project Phase	Construction	Х											
Applicability	Operation	Х											
	Decommissioning												
			Riskı	rating (I	oefore					Risk	rating (	after	
			m	itigatio	n)					n	itigatio	n)	
	Impact Description		>	o)		Environmental	Management / Mitigation / Monitoring Measures	Timeframe	Responsibility	>	o)		Applicable legislation /
	,		billit	tud	it	Objective	3			bilit	tud	ity	other documents
			Probability	Magnitude	Severity					Probability	Magnitude	Severity	
			Ţ	Ž	Š					- F	Σ	Š	
	and nuisance to neighbours as a												
	occurring during inconvenient time	es of the											
day.													
	and nuisance to neighbours ar	nd other					Schedule activities that will generate the most noise during times of the day that						
sensitive receptors du	e to operational activities.						will result in least disturbance to neighbours.						
According to largen	200 8 Johnson (1001) the nois	o lovolo					Site workers and contractors will adhere to the requirements of the Occupational						
	sen & Johnson (1981), the nois construction activities on a building						Health and Safety Act, 1993 (Act No. 85 of 1993) regarding hearing protection and						
	oximately 70dB, caused by for						noise control measures.						
	an therefore be assumed that the p					To maintain a dB	Regular maintenance of vehicles and equipment.	Pre-					
	e a negative impact on the environment					reading of less than	All equipment and machinery should be fitted with adequate silencers.	construction,	Chubby Chick				<ul> <li>NEMA, 1998</li> </ul>
noise of the area once			3	3	М	50dB at the site	Working hours should be restricted to daylight hours.	construction	Construction	2	2	L	• OHSA, 1993
						boundary and	No sound amplification equipment such as sirens, loud hailers or hooters are to be	and	contractor				<ul> <li>NEM:AQA, 2004</li> </ul>
Sound is inversely pro	oportional to the distance from the	e source				minimise nuisance to	used on site except in emergencies and no amplified music is permitted on site.	operational					,
and can get absorbed	by buildings and vegetation barrie	rs. Noise				neighbours.	If work is to be undertaken outside of normal work hours permission must be	phases.					
intensities (dB) will be	e at their highest on site and will o	decrease					obtained from the ECO and the facility manager.						
as one moves away fr	om their sources.						No noisy work is to be conducted over the weekends or on public holidays.						
							A complaints register must be kept onsite. The register must record the following:						
The noise decline of	curve gives an indication of ho	w noise					Date when complaint was received, name of person who reported the complaint,						
generated at the site	will decrease with distance. It	gives an					details of the complaint and when and how concern was addressed.						
	ance that the sound would have												
	of 60 dB, prescribed by the SABS	-											
· ·	or environmental noise. According												
decline curve, at a dis	stance of 27 metres from the con	struction											

site, the generated noise would have decreased to a level of 60							
dB and at a distance of 45 metres it would have decreased to							
approximately 55dB. It can therefore be said that noise travelling							
further than 45 metres will have a low impact on neighbouring							
farms and residential areas.							
lamb and residential areas.							
The distance to sensitive noise receptors (residences) is more							
than 45 metres in all cases.							
					A dustcart needs to be onsite to water down dusty roads.		
					Speed bumps or traffic speed signs need to be erected to reduce speeding onsite		
				To minimise the	hat could result in the generation of dust.		
				impact of excavation	During the • Construction		
Ambient air quality degradation as well as disturbance and				activities, loading and	Regular maintenance of vehicles to address wear of tires and breaks. Optimal construction contractor		- NEMA 1000
nuisance to neighbours and other sensitive receptors due to dust	4	2	М	offloading activities	engine combustion will allow for 'cleaner' exhaust emissions.  and  Facility  2 2	L	• NEMA, 1998
generated from onsite traffic.				and vehicles travelling	f the soil is compacted, open areas should be ripped, fertilised and re-vegetated operational Manager		• NEM:AQA, 2004
				to and from the site on	as soon as possible using suitable grass species (indigenous seed mix).  phases.  • ECO		
				the ambient air quality.	A complaints register must be kept onsite. The register must record the following:		
				' '	Date when complaint was received, name of person who reported the complaint,		
					details of the complaint and when and how concern was addressed.		
Diet when a good guidence to get when and other consisting					Avoid receiving aged raw material (mortalities from farms, feathers, Dead-On-		
Disturbance and nuisance to neighbours and other sensitive					Arrivals, condemned carcasses after de-feathering, condemned material from		
receptors due to offensive odours generated by the rendering					nspection points at evisceration and other places where condemned material can		
facility.					pe generated, floor waste and blood) by better supply chain management through		
					he implementation of a waste management procedure for the abattoirs and		
Odours are mostly caused by volatile organic compounds					chicken farms.		
(VOCs) and these are the main atmospheric emissions					All material received for rendering must be processed within 24 hours.		
generated at rendering facilities. VOC emissions can be made					Alternatively, carcases must be refrigerated at the facility where it is generated to		
up of all or some of the following compounds: ammonia, organic					avoid decomposition of material.		
sulphides, particulates, hydrogen sulphide, trimethylamine,					Maintain good housekeeping and prevent build-up of raw material such as		
disulphides, quinoline, C-4 and C-7 aldehydes, C-4 amines, C-3					eathers, condemned carcasses, floor waste and blood.		
to C-6 organic acids, dimethyl pyrazine and other pyrazines.					Minimise odour concentrations within the overall building headspace air, principally		
Small volumes of the following may also be emitted: ketones,					by covering or enclosing the source of odour and concentrating localised extraction		
aromatic compounds, C-4 to C-7 alcohols and aliphatic				To avoid and/or			
hydrocarbons. Many of the compounds have low odour detection				minimise the	directly from the covered or enclosed odour sources.		NEMA 4000
thresholds, with some as low as one (1) part per billion (ppb).	5	4	Н	generation of	Design, construct and maintain well-sealed buildings. Doorways may therefore Life of Facility Manager 3 3	M	• NEMA, 1998
Quinoline is the only compound that is classified as a hazardous				odourants at the	need to be protected by fast acting doors, self-closers, air "curtains" or, in the operation		<ul> <li>NEM:AQA, 2004</li> </ul>
air pollutant (HAP).				rendering facility.	extreme, air lock compartments.		
					Develop and implement an Odour Management Plan that includes routine checks		
In an Atmospheric Impact Assessment conducted for the Chubby					and maintenance of building structures, odour control equipment and contingency		
Chick rendering facility it was determined that the current					plans for odour control equipment failures and breakdowns.		
scenario/situation at the facility would only exceed the odour					nvestigate the effect that different stack designs would have on the odour impact.		
benchmark (1.5 OUE/m3, as a 98th percentile of hourly means					The impact of odours can be reduced by improving mixing and dispersion e.g. by		
over a calendar year) approximately 300m from the eastern					he use of tall stacks.		
boundary of the site. In the simulations the benchmark was not					Chubby Chick rendering facility has installed two condensers and a biofilter for the		
exceeded over any of the surrounding residences. Note that for					reatment of odorous emissions from their pressure cooking vessels.		
this study a control efficiency of 79.8% (Sironi S <i>et al.</i> , 2007) was					According to the Department for Environment, Food and Rural Affairs (DEFRA),		
used. Should the biofilter not be properly maintained, it may					piofilters are the most effective odour treatment technology currently available for		
result in an increased odour impact.					reating odour streams that are contaminated with "water soluble" gases (e.g.		
					ammonia and hydrogen sulphide), such as in the case of the rendering facility.		
					Biofilters can also be quite effective with lower solubility odorants (depending on		
		1		1			



				their design) to the extent that long residence time biofilters can be more effective than wet scrubbers where there are low solubility compounds in an odour stream.  Following are a few important considerations, taken from DEFRA, to be taken into account when operating a biofilter:  Residence times need to be selected with due consideration given to media particle size, expected solubility of odorants, possible fluctuations in odour load and the proposed irrigation regime.  It is often assumed that providing that the untreated air stream is very humid, or if there is some humidification of the supply air, then irrigation will not be needed. This is rarely the case as media beds can still dry out even with fully saturated air streams.  Biofilters are simple and have relatively low management requirements, but they do require some basic checks, to ensure that the media is kept wet (in some installations frequent irrigation is absolutely critical) and media condition needs periodic checking. Some mediums, such as wood chip and heather (and sea shells in acidic odour applications) degrade naturally and will have to be replaced periodically. They also have to be checked for fissuring and other causes of uneven air distribution.  A complaints register must be kept onsite. The register must record the following:
Ambient air quality degradation though combustion emissions from the coal-fired boilers. Coal-fired boilers produce suspended particulate matter; ammonia; nitrogen and sulphur oxides; greenhouse gases; and may also produce VOCs.	4	Н	To minimise the amount of combustion emissions generated and released into the atmosphere.	

#### Table 30: Environmental impact assessment: Infrastructure Activity: Increased traffic frequency on road infrastructure during the construction phase. Aspect: Nature and significance of environmental impact Planning and Design Phase Х **Project Phase** Construction Applicability Х Operation Decommissioning Risk rating (before Risk rating (after mitigation) mitigation) Environmental Applicable legislation / Management / Mitigation / Monitoring Measures **Impact Description** Timeframe Responsibility Magnitude Probability Objective other documents Severity

Wear of access roads, accidents on access roads, unpermitted transport of materials and loss of materials being transported on access roads.	4	2	M	To minimise the impact of an increase in traffic on access roads to the facility, during the construction phase, as well as a minimisation of the impacts during the operational phase (no increased traffic to the facility).  Ensure that all vehicles using access roads are roadworthy.  All loads are to be securely fastened when being transported.  All vehicles are to adhere to the tonnage limitation and acquire a permit as required.  All speed limits and other traffic regulations on the public roadways must be adhered to.	During the construction and operational phases.	<ul><li>Facility     Manager</li><li>ECO</li></ul>	2	2	L	• NEMA, 1998
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Table 31: Environmental impact assessment: Resource usage

# Activity:

• Usage of resources, such as electricity and water (groundwater).

#### Aspect:

**Project Phase** 

Inefficient and redundant use of valuable resources (electricity and groundwater).

Х

Planning and Design Phase

Construction

Nature and significance of environmental impact	Cl	ľ
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Applicability	Operation	X											
	Decommissioning												
				rating (I nitigatio						Risk rating (after mitigation)			
	Impact Description		Probability	Magnitude	Severity	Environmental Objective	Management / Mitigation / Monitoring Measures	Timeframe	Responsibility	Probability	Magnitude	Severity	Applicable legislation / other documents
	on of a valuable resources (grour o inefficient or redundant usage.	ndwater	3	3	М	To prevent the wastage or depletion of a valuable resources (groundwater and electricity).	<ul> <li>Ensure that all employees have been informed on the importance of natural resources (proper environmental training and awareness).</li> <li>Supervisors to inspect the operations regularly to determine areas of improvement with regards to resource consumption.</li> <li>Regular maintenance and inspection of equipment such as hose pipes, to prevent leaks.</li> <li>Monitoring of resource consumption.</li> <li>Identify areas where resource consumption can be minimised.</li> <li>Set targets to try minimise resource consumption.</li> <li>Identify technologies and practices that may reduce resource consumption.</li> <li>Implementation of technologies and practices that can reduce resource consumption.</li> <li>Water</li> <li>Regular inspection and maintenance of all boreholes, JoJo tanks, reservoirs, toilets, water pipes and taps.</li> <li>Leaking JoJo tanks, reservoirs, taps, toilets and pipes are to be repaired immediately.</li> <li>Running water taps and pipes may not be left unattended.</li> </ul>	During the construction and operational phases.	<ul><li>Facility     Manager</li><li>ECO</li></ul>	2	1	L	<ul><li>NEMA, 1998</li><li>NWA, 1998</li></ul>



All pipe, hose and tap connections are to be fitted with correct and appropriate	
plumbing fittings.	
Groundwater may only be abstracted from the offsite borehole in accordance with	
the General Authorisations for the taking of groundwater (Section pending	
IWWMP provisions and subsequent Water Use License that will be issued by (a)	
water use.	
The quantity of groundwater abstracted on a daily basis must be metered or	
gauged. Records must be kept of all abstractions.	
All measuring devices must be properly maintained, must be in good working	
order and must be easily accessible. This shall include a programme of checking,	
calibration, and/or renewal of measuring devices.	
The site Water Balance must be compiled and improved and updated as and	
when required.	
Electricity	
Save electricity by turning off lights and computers when leaving the office.	
Halogen light bulbs convert approximately 80% of the energy used into heat	
rather than light. Replace spent light bulbs with energy saving CFLs (compact	
fluorescent lights) or newer and more efficient LEDs (light-emitting diodes).	
Improve energy efficiency by insulating cold storage buildings, if applicable.	
The use of multi-effective evaporators can be considered to recover evaporative	
energy in the rendering process.	

Table 32: Environmental impact assessment: Hygiene

Planning and Design Phase
Construction

Operation

## Activity:

• Operational activities at the rendering facility, especially with regards to the handling of incoming poultry and other waste.

#### Aspect:

Project Phase Applicability

Unsanitary conditions at the rendering facility

Nature	and	significance	of	environmental	impact

Decommiss	oning												
		Ri	sk rating mitigat	(before ion)					Risk rating (after mitigation)				
Impact Description		Probability	Magnitude	Severity	Environmental Objective	Management / Mitigation / Monitoring Measures	Timeframe	Responsibility	Probability	Magnitude	Severity	Applicable legislation / other documents	
Outbreak of diseases and possible infect facility.	on of workers at	the	3	М	To maintain clean conditions at the rendering facility, to minimise the risk of an outbreak of disease and to keep employees healthy.	<ul> <li>Store incoming waste in an enclosed or at least roofed area.</li> <li>Incoming waste should be processed in a timely manner (i.e. when fresh) or should be refrigerated.</li> <li>Access control to and from the premises and access to the premises should only be by prior arrangement.</li> <li>Installation of footbaths with disinfectant at all the entrances to the rendering facility.</li> <li>Installation of showers for all staff working on site.</li> <li>Encourage workers to wash hands regularly.</li> </ul>	Life of operation	Facility Manager	2	2	L	<ul><li>NEMA, 1998</li><li>OHSA, 1993</li></ul>	



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Provide workers associated with the wastewater treatment works with adequate		
PPE, such as waterproof shoes or boots and rubber gloves.		
Installation of rodent bait traps and flytraps.		

### Table 33: Environmental impact assessment: Heritage

# Activity:

Site clearance

				and his		<u> </u>							
							Nature and significance of environmental impact						
	Planning and Design Phase												
Project Phase	Construction	Х											
Applicability	Operation	Х											
	Decommissioning												
			Risk ra								k rating		
			mi	tigatio	n)					r	nitigatio	n)	
Impact Description			Probability	Magnitude	Severity	Environmental Objective	Management / Mitigation / Monitoring Measures	Timeframe	Responsibility	Probability	Magnitude	Severity	Applicable legislation / other documents
Loss of artefacts or sites protected by the National Heritage Resources Act, 1999 (Act No. 25 of 1999).		eritage	3	3	M	To protect artefacts or sites of cultural heritage (archaeological and historical) significance.	<ul> <li>If any sites, features or objects are found during site clearance, all activities must cease and a heritage expert must be contacted to investigate the site.</li> <li>No sites, features or objects may be disturbed (e.g. picked up) by employees.</li> </ul>	During construction phase, up until operation of the facility.	<ul><li>Facility     Manager</li><li>ECO</li></ul>	3	2	М	<ul><li>NEMA, 1998</li><li>NHRA, 1999</li></ul>
archaeological and l	ny artefacts or sites of cultural h historical) significance will be disturn ne operational phase as no undised.	bed or	N/A								,		

Refer to Part 8 below for a summary on the key findings related to the operation of the Chubby Chick rendering facility and its proposed upgrades and new wastewater treatment system.

#### 7.3.2 Cumulative Impacts

Cumulative impacts refer to the situation where an activity may in itself not have a significant impact, but may become significant when added to the existing and potential impacts from similar or different activities in the area.

The following potential cumulative impacts have been identified:

Table 34: Cumulative impacts

Activity	Aspect	Cumulative Aspect
Burning of coal in	Generation of	While the boilers used at the rendering facility are small, there
the boilers to	combustion gases such	is a cumulative negative impact on the atmosphere as
generate steam.	as suspended	emissions do not remain at their generating sources, but travel
	particulate matter;	extensive distances in the atmosphere. The greenhouse gas
	ammonia; nitrogen and	emissions from the rendering facility therefore combine with
	sulphur oxides;	greenhouse gas emissions from other sources in the vicinity of
	greenhouse gases; and	the site as well as regional and eventually global sources.
	VOCs. The release of	
	greenhouse gases into	
	the atmosphere	
	contributes to Global	
	Warming.	
Operational	Generation of odorants	The generation of odorous emissions is generally the most
activities at the	and subsequent	significant issue at a rendering facility and the subsequently
rendering facility.	nuisance to neighbours	caused nuisance is the main negative impact associated with
	and other sensitive	rendering facilities. The odours generated at the rendering
	receptors.	facility may have a cumulative impact when combined with
		other sources of odourous emissions in the area. These
		include chicken farms that are known for the generation of
		odourous ammonia emissions. There are a number of chicken
		farms within a 5km radius from the rendering facility.
		The installed biofilter should minimise the release of odorous
		emissions from the rendering facility.
Release of	Pollution and	Cumulative negative impacts on the groundwater resource
wastewater into	degradation of	results from a combination of the operations at the rendering
the environment.	groundwater resources.	facility, such as the historic storage of coal ash on bare soil and
		the discharge and seepage into the ground of ineffectively
		treated wastewater. The storage of the coal ash has likely
		resulted in the generation of leachate.



# 8. ENVIRONMENTAL IMPACT STATEMENT

# 8.1 Summary of key findings

The Application process for a Waste Management Licence in terms of the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008), has been initiated to authorise existing and proposed waste management activities at the Chubby Chick rendering facility, including the construction of a new wastewater treatment works and the upgrading of the existing wastewater treatment system at the rendering facility.

Licensing will ensure that the rendering facility can operate for the long term without facing liabilities in terms of non-compliance to environmental legislation and the new wastewater treatment system will ensure that the rendering wastewater is treated to the Department of Water Affairs' General Limit standards for irrigation and/or discharge.

All alternatives will have an impact on the environment. The main negative impacts from the rendering facility and its proposed upgrades are summarised as follows:

- Soil-, surface water- and groundwater pollution;
- Generation of noise and subsequent nuisance to nearby landowners;
- Generation of atmospheric emissions, dust and odours and subsequent nuisance to nearby landowners;
- Loss or disturbance of vegetation;
- Loss of topsoil;
- Soil erosion;
- Potential disturbance of a wetland: and
- Contamination of surface water runoff.

# 8.2 Comparative assessment of positive and negative implications of the proposed activity and alternatives

Part 6 of this draft EIR contains a detailed investigation and assessment of the alternative options for the rendering facility and its proposed upgrades and new wastewater treatment works. The positive and negative implications of each alternative are also described in the table below.

From the table below, one can see that most of the significant impacts of the current rendering facility (such as the release of ineffectively treated wastewater into the environment) will be mitigated by the proposed construction of the new Wastewater Treatment Works. Consequently, the No-go option has more negative impacts than the Development Option.



Table 35: Comparison of the alternatives (identified in section 6 of this report) and the no-go option

Alternative	Positive impacts	Negative impacts
Rendering facility licensing and the construction of a new Wastewater Treatment Works	<ul> <li>The proposed Wastewater Treatment Works will effectively treat the wastewater generated at the rendering facility, thereby eliminating the source of soil, surface water and groundwater pollution.</li> <li>The existing earth, wastewater evaporation dam will be lined, thereby eliminating the potential for pollution of the soil and groundwater due to infiltration of wastewater in the dam.</li> <li>The rendering facility will be licensed in terms of the National Environmental Management: Waste Act, 2008. Licensing will entail the stipulation of various mitigation and management measures by the various competent authorities, all of which will result in the facility being managed in a more environmentally responsible manner.</li> <li>Additional job opportunities and stimulation of the economy during the construction phase of the project.</li> </ul>	<ul> <li>Additional disturbance and destruction of a small area (±120m²) of vegetation onsite.</li> <li>Noise pollution during the construction phase.</li> <li>Generation of odours and other atmospheric emissions during the operational phase.</li> <li>Generation of traffic during the construction phase.</li> </ul>
No-go option	<ul> <li>No new disturbance of remaining undeveloped areas on site.</li> <li>No additional short-term impacts on the environment due to construction activities.</li> </ul>	<ul> <li>Continued pollution of soil, surface water and groundwater resources due to the release of ineffectively treated wastewater into the environment.</li> <li>Continued contamination of stormwater ("clean" rainwater) flowing through the site as it comes into contact with "dirty areas".</li> </ul>

Alternative	Positive impacts	Negative impacts
		• Continued degradation of the hillside seep wetland onsite
		through the discharge of ineffectively treated wastewater into the
		environment.
		• Continued degradation of the vegetation onsite through the
		discharge of ineffectively treated wastewater into the
		environment.
		Continued potential for pollution from infiltration of wastewater
		from the existing earth evaporation dam.

# 9. CONCLUSION

Information has been provided to the National Department of Environmental Affairs and Interested and Affected Parties during the Scoping- and EIA Phases. Comments and concerns were received and integrated into this Environmental Impact Assessment Report. This document serves as the draft report to be considered by the registered I&APs and state departments. Should there be any comments received on this report within the notice period provided, these comments will be address in the final report that will be submitted to the competent authority, the National Department of Environmental Affairs, for final perusal and decision making.

This EIA process has been carried out in accordance with the NEM:WA, 2008, NEMA, 1998, and the Regulations there under.

The positive and negative impacts of all the alternatives have been identified and assessed in Chapter 6. The No-Go Option was found to have a large negative impact on the environment, while the Development Option has an overall score of zero (negative and positive impacts cancelling each other out). The following improvements will occur at the rendering facility as part of the development option and these cancel out the current negative environmental impacts of the rendering facility:

- An effective wastewater treatment system will be installed (improved quality of water irrigated and/or discharged into the environment and no negative impact on fauna, flora and sensitive environments, such as the onsite wetland);
- The existing earth, wastewater evaporation dam may be lined;
- The rendering facility will be licensed in terms of the National Environmental Management: Waste
  Act, 2008. Licensing entails the stipulation of various mitigation and management measures by the
  various competent authorities, all of which will result in the facility being managed in a more
  environmentally responsible manner.
- A Provisional Atmospheric Emission Licence has also been issued for the rendering facility by the North West Department of Rural, Environmental and Agricultural Development and a Waste Use Licence application will be submitted to the Department of Water and Sanitation in due course.

The above mentioned improvements will decrease the environmental impact of the rendering facility, below current, No-Go Option levels.

The following main potential environmental impacts have been identified as part of this Environmental Impact Assessment process:

- Soil-, surface water- and groundwater pollution;
- Generation of noise and subsequent nuisance to nearby landowners;
- Generation of atmospheric emissions, dust and odours and subsequent nuisance to nearby landowners;
- Loss or disturbance of vegetation;



- Loss of topsoil;
- Soil erosion;
- Disturbance of a wetland; and
- Contamination of surface water runoff.

Appropriate mitigation measures will assist in minimising the potential impacts on the surrounding environment during the construction and operational phases of the proposed project. The main mitigation measures that should be applied to the rendering facility include the following:

- Environmental Awareness Training for all contractors and workers;
- A complaints register must be kept on site to record and deal with complaints from people in the vicinity of the site;
- Before any construction takes place the proposed area for the proposed new wastewater treatment system will be pegged out. All construction activities will be limited to within these areas in order to reduce the footprint disturbed and avoid impact on the wetland;
- Wastewater generated at the rendering facility must be treated to a quality that complies with the
  Department of Water Affairs' General Limit standards for irrigation of crops or discharge into a water
  resource. Only treated wastewater of this quality may be irrigated onto crops or discharged into the
  environment;
- All ponds/dams and/or channels must be lined with a 1.5mm HDPE liner or an impermeable concrete floor to prevent leaching of potential contaminants and nutrients into the groundwater;
- Soil, stormwater and groundwater pollution must be prevented through the correct handling, storage and disposal of cement, concrete, waste and chemicals;
- A Water Use Licence must be obtained for all water use activities occurring onsite;
- Adequate firefighting equipment must be available on site;
- The conditions of the rendering facility's Atmospheric Emission Licence must be adhered to;
- Implement the recommendations of the Odour Management Plan;
- All recommendations in the Stormwater Management Plan must be implemented;
- Implement the Water Monitoring Programme;
- If any sites, features or objects are found during site clearance, all activities must cease and a heritage expert must be contacted to investigate the site;
- The provisions of the National Norms and Standards for the Storage of Waste must be implemented, where required;
- Regular site inspection by supervisors;
- Process incoming waste in a timely manner;
- Schedule activities that will generate the most noise during times of the day that will result in least disturbance to neighbours;
- Undertake regular geohydrological studies to determine the impact of the rendering facility on the groundwater resource;
- The coal ash must be disposed of or managed in accordance with its waste classification; and



Implementation of effective and sustainable rehabilitation and remediation practices.

Based on the outcomes of the Environmental Impact Assessment, conducted as part of this full Scoping and Environmental Impact Assessment process, as well as the alternatives assessment, the following recommendations are made:

- The proposed project/activity (the upgrading and licensing of the rendering facility as well
  as the construction of the new wastewater treatment works) should be authorised and
  allowed to proceed on the preferred site (26°47'16.80"S; 27°08'58.39"E);
- 2. The mitigation measures proposed in this report and the draft Environmental Management Programme must be implemented during all phases of the proposed project;
- 3. It is assumed that the Wastewater Treatment Works will operate as designed and will effectively treat the rendering facility wastewater to a quality that complies with the Department of Water Affairs' General Limit Standards for irrigation and/or discharge of wastewater into the environment;
- 4. It is assumed that the wastewater volumes generated at the rendering facility will not exceed the design capacities of the Wastewater Treatment Works;
- 5. It is assumed that the mitigation measures proposed in this report and the draft Environmental Management Programme will be correctly implemented by the applicant and that they will be effective:
- 6. A communications pathway must be established that would allow the designated ECO to accept and deal with stakeholder complaints;
- 7. Proposed mitigation measures should be incorporated as far as possible into the operational plan for the rendering facility; and
- 8. Strict monitoring and enforcement of requirements of the EMP must be undertaken to ensure that contractors and operators adhere to these requirements.

