



# WORKING FOR WETLANDS REHABILITATION PROGRAMME, GAUTENG

# BASIC ASSESSMENT REPORT OCTOBER 2019



Agriculture, Forestry and Fisheries Environmental Affairs Water Affairs and Sanitation







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# Document control record

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Please note that this report was previously made available for public comment in February 2019 and June 2019. Due to an unforeseen delay during the submission of the finalised reports to the Department of Environmental Affairs, the application for Environmental Authorisation lapsed, and a new application has been lodged with the Department. All comments received during the first application has been incorporated in the Public Participation Report (Appendix B).

Appendix 1	Assessment Reports      aurecon     Content as required by NEMA	Section	
3(1)	A basic assessment report must contain the information that is necessary for the authority to consider and come to a decision on the application, and must inclu		
(a)	(i) details of the EAP who prepared the report; and	Section 8.2	
	(ii) details of the expertise of the EAP, including curriculum vitae;	Appendix E1	
b)	the location of the activity, including-		
	<ul><li>(i) the 21-digit Surveyor General code of each cadastral land parcel;</li><li>(ii) where available, the physical address and farm name;</li></ul>	Section 1.1.	
	(iii) where the required information in items (i) and (ii) is not available, the		
	coordinates of the boundary of the property or properties;	N/A	
(c)	a plan which locates the proposed activity or activities applied for at an	Figure 1	
	appropriate scale, or, if it is-	Chapter 6	
	(i) a linear activity, a description and coordinates of the corridor in which the proposed activity or activities is to be undertaken; or	N/A	
	(ii) on land where the property has not been defined, the coordinates within	N1/A	
	which the activity is to be undertaken;	N/A	
(d)	a description of the scope of the proposed activity, including-		
	(i) all listed and specified activities triggered and being applied for; and	Chapter 2	
	<ul> <li>(ii) a description of the activities to be undertaken, including associated structures and infrastructure;</li> </ul>	Section 5.2	
(e)	a description of the policy and legislative context within which the		
(0)	development is proposed including -	Chapter 2	
	(i) an identification of all legislation, policies, plans, guidelines, spatial tools,		
	municipal development planning frameworks, and instruments that are		
	applicable to this activity and have been considered in the preparation of the report; and		
	(ii) how the proposed activity complies with and responds to the legislation		
	and policy context, plans, guidelines, tools frameworks, and instruments;		
(f)	a motivation for the need and desirability for the proposed development	Section 5.1	
	including the need and desirability of the activity in the context of the preferred location;	Section 5.1	
(g)	a motivation for the preferred site, activity and technology alternative;	Chapter 5	
	a full description of the process followed to reach the proposed preferred	·	
	alternative within the site, including -	Section 5.3	
	(i) details of all the alternatives considered;		
	(ii) details of the public participation process undertaken in terms of regulation 41 of the Regulations, including copies of the supporting		
	documents and inputs;	Chapter 4 Appendix B	
	(iii) a summary of the issues raised by interested and affected parties, and		
	an indication of the manner in which the issues were incorporated, or the reasons for not including them;		
	(iv) the environmental attributes associated with the alternatives focusing on		
	the geographical, physical, biological, social, economic, heritage and cultural	Chapter 6	
(h)	aspects;		
(h)	(v) the impacts and risks identified for each alternative, including the nature, significance, consequence, extent, duration and probability of the impacts,		
	including the degree to which these impacts-	Chapter 7	
	(aa) can be reversed;		
	(bb) may cause irreplaceable loss of resources; and		
	<ul><li>(cc) can be avoided, managed or mitigated;</li><li>(vi) the methodology used in determining and ranking the nature,</li></ul>		
	significance, consequences, extent, duration and probability of potential	Section 3.2	
	environmental impacts and risks associated with the alternatives;		
	(vii) positive and negative impacts that the proposed activity and alternatives		
	will have on the environment and on the community that may be affected focusing on the geographical, physical, biological, social, economic, heritage	Chapter 7	
	and cultural aspects;		

	<ul><li>(viii) the possible mitigation measures that could be applied and level of residual risk;</li></ul>			
	(ix) the outcome of the site selection matrix;	N/A		
	(x) if no alternatives, including alternative locations for the activity were investigated, the motivation for not considering such and	Section 5.3		
	(xi) a concluding statement indicating the preferred alternatives, including preferred location of the activity;	N/A		
	<ul> <li>a full description of the process undertaken to identify, assess and rank the impacts the activity will impose on the preferred location through the life of the activity, including -</li> <li>(i) a description of all environmental issues and risks that were identified</li> </ul>	_		
(i)	during the environmental impact assessment process; and (ii) an assessment of the significance of each issue and risk and an indication of the extent to which the issue and risk could be avoided or	Chapter 3 and 7		
(j)	addressed by the adoption of mitigation measures; an assessment of each identified potentially significant impact of risk,			
	including - (i) cumulative impacts;	-		
	(ii) the nature, significance and consequences of the impact and risk;	-		
	(iii) the extent and duration of the impact and risk;	Chapter 7		
	(iv) the probability of the impact and risk occurring;	Chapter 7		
	<ul> <li>(v) the degree to which the impact and risk can be reversed;</li> <li>(vi) the degree to which the impact and risk may cause irreplaceable loss of resources; and</li> </ul>	_		
	(vii) the degree to which the impact and risk can be avoided, managed or mitigated;			
(k)	where applicable, a summary of the findings and impact management measures identified in any specialist report complying with Appendix 6 to these Regulations and an indication as to how these findings and recommendations have been included in the final report;	Chapter 8		
(I)	an environmental impact statement which contains - (i) a summary of the key findings of the environmental impact assessment;	-		
	(ii) a map at an appropriate scale which superimposes the proposed activity and its associated structures and infrastructure on the environmental sensitivities of the preferred site indicating any areas that should be avoided, including buffers; and	Provided in the project specific rehabilitation plan		
	(iii) a summary of the positive and negative impacts and risks of the proposed activity and identified alternatives;			
(m)	based on the assessment, and where applicable, impact management measures from specialist reports, the recording of the impact management outcomes for the development for inclusion in the EMPr;	Chapter 8		
(n)	any aspects which were conditional to the findings of the assessment either by the EAP or specialist which are to be included as conditions of authorisation;	_		
(0)	a description of any assumptions, uncertainties, and gaps in knowledge which relate to the assessment and mitigation measures proposed;	Section 3.3		
(p)	a reasoned opinion as to whether the proposed 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;	Section 8.2		
(q)	where the proposed activity does not include operational aspects, the period for which the environmental authorisation is required, the date on which the activity will be concluded, and the post construction monitoring requirements finalised;	Section 8.2		
(r)	an undertaking under oath or affirmation by the EAP in relation to-	Appendix B3 and Appendix E		
	(i) the correctness of the information provided in the report;			
	(ii) the inclusion of comments and inputs from stakeholders and interested and affected parties; and			
	(iii) any information provided by the EAP to interested and affected parties and any responses by the EAP to comments or inputs made by interested or affected parties;			

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(S)	where applicable, details of any financial provisions for the rehabilitation, closure, and ongoing post decommissioning management of negative environmental impacts;	N/A
(t)	any specific information that may be required by the competent authority; and	N/A
(u)	any other matter required in terms of section 24(4)(a) and (b) of the Act.	N/A



Regulation 16(1)(v) of the Environmental Impact Assessment Regulations (Government Notice Regulation 982, 2014, as amended) requires that an application for environmental authorisation be accompanied by a report that has been generated by the national web based environmental screening tool.

This tool became operational on 4 October 2019 (Government Notice 42561 of 5 July 2019) and screens proposed sites for environmental sensitive features. In addition, the screening tool identifies specialist studies that may be applicable to the proposed site and/or development and should be undertaken during the application process. Should any of these assessments not be applicable the Environmental Assessment Practitioner can provide a motivation to this regard for the competent authority to consider.

#### **Applicability of Screening Tool Results**

Table A below provides a list of all specialist studies that were identified by the screening tool (see Appendix F) for developments undertaken in watercourse.

It is however **important to remember** that the WfWetlands Programme is **not a development proposal**, and although this programme technically requires Environmental Authorisation in terms of Regulations pursuant to NEMA, such **environmentally positive rehabilitation projects should not need to be assessed for negative environmental impacts associated with developments.** 

The very objective of the WfWetlands Programme is to improve both environmental and social circumstances, while also giving effect to a range of policy objectives of environmental legislation, and honouring South Africa's commitments under several international agreements, especially the Ramsar Convention on Wetlands.

The legislation protecting the environment in South Africa was **not written with the intention of preventing wetland rehabilitation efforts**, but rather of curtailing development in sensitive environments.

Therefore, legislative processes aimed at preventing negative environmental impact through development are really not applicable to a project of this nature and the project activities that trigger Listing Notices are only being undertaken to benefit the environment.

Specialist Assessment	Applicable Themes	EAP motivation for Applicability
Landscape/	Civil aviation	The objective of the proposed interventions is to rehabilitate a degraded wetland. These interventions are visually non-obtrusive and were designed with a minimum footprint. Please refer to Appendix C of the Gauteng North Wetland Rehabilitation Plan for the proposed intervention designs.
Visual	Defence	This specialist study is therefore not considered to be applicable to the WfWetlands Programme.

Table A: Screening tool results and applicability of specialist assessments for wetlands A21C-04, A21C-05 and A21C-10

Specialist Assessment	Applicable Themes	EAP motivation for Applicability
Archaeological and cultural heritage	Archaeological and cultural heritage <sup>1</sup>	Please refer to Section 2.4 of this report. None of the proposed wetland rehabilitation interventions are located within a national/ provincial heritage site or protected area. Furthermore, no structures older than 60 years will be affected and none of the activities included in Section 38(1) are applicable. This specialist study is therefore not considered to be applicable to the WfWetlands Programme.
Palaeontology	Palaeontology	According to the Palaeontological Sensitivity Map of the South African Heritage Resource Agency (SAHRA), no palaeontological studies are required for the proposed rehabilitation sites (see Figure A).
Terrestrial biodiversity Aquatic biodiversity	Terrestrial biodiversity Aquatic biodiversity Plant species	The objective of the proposed interventions is to rehabilitate a degraded wetland, which would help to improve the resilience of biodiversity to climate change etc. Furthermore, the wetland specialists consider habitat, aquatic ecology and associated wetland fauna and flora species in their assessments. Please refer to Sections 6.2.1 and 7.2, as well as Appendix A of the Gauteng North Wetland Rehabilitation Plan for more information on the expected benefits to biodiversity.
		Note that limited, short term, disturbances are expected during the construction phase, however, appropriate mitigation measures (that are based on more than 15 years' experience with wetland rehabilitation) have been identified and are included in the Environmental Management Programme.
		These additional specialist studies are therefore considered not to be applicable to the WfWetlands Programme since:
		(a) the objective of the proposed project is to restore and improve the functioning and ecosystem services provided by the identified wetlands;
		(b) these benefits have been assessed in the Status Quo report included in Annexure A of the Gauteng North Wetland Rehabilitation Plan;
		(c) potential impacts (see Chapter 7) are known based on more than 15 years' experience rehabilitating wetlands in the Gauteng Province; and
		(d) appropriate mitigation measures are included in the Gauteng North Wetland Rehabilitation Plan and Environmental

<sup>&</sup>lt;sup>1</sup> This theme was identified for Wetland A21C-05 and A21C-10 due to its proximity to a protected area. In A21C-10 is also located within 500m of an important river.

Specialist Assessment	Applicable Themes	EAP motivation for Applicability
		Management Programme (as confirmed with the wetland specialist).
Hydrology		The objective of the proposed interventions is to rehabilitate degraded wetlands, including restoring the natural hydrology of the affected wetlands. Interventions are identified and designed to have a minimum footprint, while achieving maximum environmental benefit to the wetlands.
		Please refer to Sections 6.2.1 and 7.2, as well as Annexure A of the Gauteng North Wetland Rehabilitation Plan for more information on the expected benefits in terms of wetland hydrology. Note that limited, short term, disturbances are expected during the construction phase, however, appropriate mitigation measures (that are based on more than 15 years' experience with wetland rehabilitation) have been identified and are included in the Environmental Management Programme.
		Since the WfWetlands Programme is not proposing a development, but wetland rehabilitation interventions that would restore the natural hydrology of the degraded wetlands (as discussed in Annexure A of the Gauteng North Wetland Rehabilitation Plan), a hydrology impact assessment is not considered to be applicable.
Socio- economic	Agriculture	The WfWetlands Programme pursues its mandate of wetland protection, wise use and rehabilitation in a manner that maximises employment creation, supports small emerging businesses, and transfers skills amongst vulnerable and marginalised groups. The WfWetlands Programme has a current budget of just over R 130 million, of which approximately 35% is allocated directly to paying wages. Being part of the EPWP, the WfWetlands Programme has created more than 34 000 jobs and over 3.2 million person-days of paid work. The local teams are made up of a minimum of 55% women, 65% youth and 2% disabled persons (see Section 5.1).
		Furthermore, interventions are carefully selected to prevent potential conflict with landowners as a result of landuse change (e.g. agriculture) and rather protect agricultural resources as required in terms of the Conservation of Agricultural Resource Act (Act 43 of 1983). In addition no objections were received from the Department of Agriculture, Forestry and Fisheries (DAFF) during the previous public comment periods.
		This specialist study is therefore not considered to be applicable to the WfWetlands Programme.

Specialist Assessment	Applicable Themes	EAP motivation for Applicability
Animal species Plant species	Terrestrial biodiversity Aquatic biodiversity Plant species	The proposed wetland rehabilitation interventions are in degraded wetlands that are being rehabilitated to improve wetland health (including plant and animal species, environmental services, etc.). Furthermore, the wetland specialists consider habitat, aquatic ecology and associated wetland fauna and flora species in their assessments. The occurrence of sensitive species is unlikely, and none were identified during the site visit with the wetland specialist. However, should any species be identified during the implementation of the proposed interventions, specific protection/ mitigation measures included in the Gauteng North Wetland Rehabilitation Plan and Environmental Management Programme. Please refer to Sections 6.2.1 and 7.2, as well as Appendix A of the Gauteng North Wetland Rehabilitation Plan for more information on the expected benefits to biodiversity. These specialist studies are therefore not considered to be applicable to the WfWetlands Programme.



Figure A Palaeontological sensitivity map indicating that the proposed wetland rehabilitation sites (indicated with the red circle) are located in a "grey" area and does not require a palaeontological assessment

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## **ABBREVIATIONS**

AMSL	Above mean sea level
ASD	Assistant Director: Wetlands Programmes
BAR	Basic Assessment Report
BGIS	Biodiversity Geographic Information Systems
СВА	Critical Biodiversity Area
CSIR	Council for Scientific Research
DAFF	Department of Agriculture, Forestry and Fisheries
DEA	Department of Environmental Affairs
DWS	Department of Water and Sanitation
EA	Environmental Authorisation
EAP	Environmental Assessment Practitioner
ECO	Environmental Control Officer
EIA	Environmental Impact Assessment
EMPr	Environmental Management Programme
EPWP	Expanded Public Works Programme
ESA	Ecological Support Area
GA	General Authorisation
GIS	Geographic Information System
GPS	Geographical Positioning System
IA	Implementing Agent
I&AP	Interested and Affected Party
M&E	Monitoring and Evaluation
MAP	Mean Annual Precipitation
NEMA	National Environmental Management Act (Act 107 of 1998)
NEM:BA	National Environmental Management: Biodiversity Act (Act 10 of 2004)
NFEPA	National Freshwater Ecosystem Priority Area
NHRA	National Heritage Resources Act (Act 25 of 1999)
NWA	National Water Act (Act 36 of 1998)
NWI	National Wetland Inventory Project
PET	Potential Evapotranspiration
PPP	Public Participation Process
SMME	Small, Medium and Micro Enterprises
UNESCO	United Nations Educational, Scientific and Cultural Organisation
WfWetlands	Working for Wetlands

### **GLOSSARY OF TERMS**

**Bedrock:** The solid rock that underlies unconsolidated material, such as soil, sand, clay, or gravel (Cowden and Kotze, 2008).

**Basic Assessment Report (BAR):** A report as required in terms of the 2014 EIA Regulations, of the National Environmental Management Act, No. 107 of 1998 (NEMA), that describes the proposed activities and their potential impacts.

Biophysical: The biological and physical components of the environment (Cowden and Kotze, 2008).

**Catchment:** All the land area from mountaintop to seashore which is drained by a single river and its tributaries. Each catchment in South Africa has been subdivided into secondary catchments, which in turn have been divided into tertiary catchments. Finally, all tertiary catchments have been divided into interconnected quaternary catchments. A total of 1946 quaternary catchment have been identified for South Africa. These subdivided catchments provide the main basis on which catchments are subdivided for integrated catchment planning and management (Cowden and Kotze, 2008).

**Development:** The building, erection, construction or establishment of a facility, structure or infrastructure, *including associated earthworks* or borrow pits, that is necessary for the undertaking of a listed or specified activity, including any associated post development monitoring, but *excludes any modification, alteration or expansion* of such a facility, structure or infrastructure, including associated earthworks or borrow pits, that is necessary for the undertaking of a listed or specified activity, including any associated post development monitoring, but *excludes any modification, alteration or expansion* of such a facility, structure or infrastructure, including associated earthworks or borrow pits, and *excluding the redevelopment of the same facility in the same location, with the same capacity and footprint*.

**Development Footprint:** means *any evidence of physical alteration* as a result of the undertaking of an activity.

**Environmental Assessment Practitioner (EAP):** The individual responsible for the planning, management and coordination of the environmental impact assessments, strategic environmental assessments, environmental management plans and/or other appropriate environmental instruments introduced through regulations of NEMA.

**Ecosystem Services or 'eco services':** The services such as sediment trapping or water supply, supplied by an ecosystem (in this case a wetland ecosystem).

**Environmental Impact Assessment (EIA):** A study of the environmental consequences of a proposed course of action via the process of collecting, organising, analysing, interpreting and communicating information that is relevant to the consideration of that application.

**Environmental Management Programme (EMPr):** A detailed plan of action to organise and coordinate environmental mitigation, rehabilitation and monitoring during the implementation and maintenance of interventions identified under the WfWetlands Programme such that positive impacts are enhanced, and negative impacts are avoided/minimised.

**Expansion:** The *modification, extension, alteration* or upgrading of a facility, structure or infrastructure at which an activity takes place in such a manner that the *capacity* of the facility or the *footprint* of the activity is increased.

**Indigenous Vegetation:** Vegetation consisting of indigenous plant species occurring naturally in an area, *regardless of the level of alien infestation* and where the topsoil has not been lawfully disturbed during the preceding ten years.

**Interested and Affected Parties (I&APs):** People and organisations that have interest(s) in the proposed activities, also referred to as stakeholders.

Environmental Impact: An environmental change caused by some human act.

**Implementer:** The person or organisation responsible for the construction of WfWetlands rehabilitation interventions.

**Intervention:** A method of wetland rehabilitation that aims to address the objectives of the particular wetland system, namely to restore the hydrological integrity of the system and support associated biodiversity. It can be in the form of a hard (structures made of hard materials which are fixed (e.g. a concrete weir) or soft intervention (e.g. re-vegetation).

Mitigation: Actions to reduce the impact of a particular activity.

**Maintenance:** The replacement, repair or the reconstruction of an existing structure within the same footprint, in the same location, having the same capacity and performing the same function as the previous structure ('like for like').

**Maintenance Management Plan:** A management plan for maintenance purposes defined or *adopted by the competent authority.* [For WfWetlands, this is called a Rehabilitation Plan.]

**Public Participation Process (PPP):** A process of involving the public in order to identify issues and concerns and obtain feedback on options and impacts associated with a proposed project, programme or development. Public Participation Process in terms of NEMA refers to: a process in which potential interested and affected parties are given an opportunity to comment on or raise issues relevant to specific project matters.

**Project:** An area of WfWetlands intervention generally defined by a quaternary catchment or similar management unit such as a national park in which a single implementer operates.

**Quaternary Catchment:** "A fourth order catchment in a hierarchal classification system in which a primary catchment is the major unit" and that is also the "principal water management unit in South Africa" (DWS, 2011).

**Rehabilitation:** In the context of wetlands, refers to re-instating the driving ecological forces (including hydrological, geomorphological and biological processes) that underlie a wetland, so as to improve the wetland's health and the ecological services that it delivers.

**Significant impact:** An impact that by its magnitude, duration, intensity or probability of occurrence may have a notable effect on one or more aspects of the environment.

**Wetland:** "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 in normal circumstances supports or would support vegetation typically adapted to life in saturated soils." (National Water Act, 36 of 1998) *and* "Land where an excess of water is the dominant factor determining the nature of the soil development and the types of plants living there" (Cowden and Kotze, 2008).



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# **1** INTRODUCTION AND BACKGROUND

Working for Wetlands (WfWetlands) is a government programme managed by the Environmental Programmes of the Department of Environmental Affairs (DEA), and is a joint initiative with the Departments of Water and Sanitation (DWS), and Agriculture, Forestry and Fisheries (DAFF). In this way the programme is an expression of the overlapping wetland-related mandates of the three parent departments, and besides giving effect to a range of policy objectives, it also honours South Africa's commitments under several international agreements, especially the Ramsar Convention on Wetlands.

The programme is mandated to protect pristine wetlands, promote their wise-use and rehabilitate those that are damaged throughout South Africa, with an emphasis on complying with the principles of the Expanded Public Works Programme (EPWP) and using only local Small, Medium and Micro Enterprises (SMMEs). The EPWP seeks to draw significant numbers of unemployed people into the productive sector of the economy, gaining skills while they work and increasing their capacity to earn an income.

Due to the nature of the project, it is important to note that the very objectives of the WfWetlands Programme are to improve both environmental and social circumstances. The legislation protecting the environment in South Africa was not written with the intention of preventing wetland rehabilitation efforts, but rather of curtailing development in sensitive environments.

Throughout this report there will therefore be sections which guide the reader to understand how the minimum legal requirements (as required by the amended 2014 Environmental Impact Assessment (EIA) Regulations) will be met. It is important to note that the planning cycle of the WfWetlands Programme occurs annually, and continuously builds on existing information (dating back to the early 2000s). Each project cycle occurs within three phases (Refer to Section 3.1), with Phase 1 and Phase 2 occurring prior to implementation. Figure B on the following page provides an overview of how Phase 1 and 2 relate to the basic assessment process.

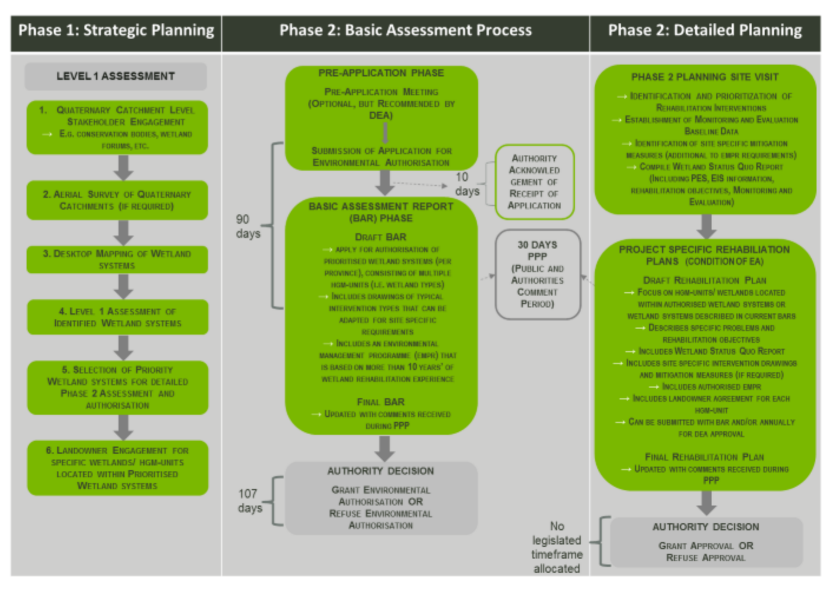


Figure B: Overview of Phase 1 and Phase 2 as part of the planning process

#### 1.1 Introducing the Project

The WfWetlands Programme is currently managing 48 WfWetlands Projects countrywide, including projects in the Gauteng Province. WfWetlands has actively been rehabilitating wetlands in the Gauteng Province since the early 2000s. Priority wetland systems requiring rehabilitation were identified during Phase 1 of the WfWetlands Programme. Catchment and wetland prioritisation assessments were undertaken by the provincial Wetland Specialist/s to identify priority catchments and associated wetlands within which rehabilitation work needs to be undertaken. A review was undertaken to determine local knowledge and identify existing studies of the quaternary catchments in the province. The Programme's current five-year strategic plans were further used as a guide to identify wetlands, as well as data from the National Freshwater Ecosystem Priority Areas (NFEPA) project. Decisions on priority areas were informed by input from wetland forums, biodiversity/conservation plans, municipalities, state departments and various other stakeholders.

#### 1.1.1 Project Location

Based on the above, the following new wetland systems were identified in the Gauteng Province as shown in **Table 2** and **Table 3** below.

Project Name	Wetland System	Wetland Number	Lat (DDMMSS)	Long (DDMMSS)
Gauteng North	Doornrandjies 4	A21C-04	25°54'12.24"S	27°57'54.37"E
	Doornrandjies 5	A21C-05	25°52'56.87"S	27°57'47.41"E
	Clamany Farm	A21C-10	25°54'34.76" S	27°57'12.55"E

Table 2: Project details

#### Table 3: Farm details for Gauteng projects

Project Name	Wetland System	Property Number	21-digit SG code	Property (ha)	Size
Gauteng North	Doornrandjies 4	36/532	T0JQ0000000053200036		21.63
	Doornrandjies 5	65/532	T0JQ0000000053200065		21.61
	Clamany Farm	30/532	T0JQ0000000053200030		21.41

#### 1.1.2 Project Team

The Aurecon team, in partnership with GroundTruth, comprises Design Engineers and Environmental Assessment Practitioners (EAPs) who undertake the planning, design and authorisation components of the project. The team is assisted by an external team of Wetland Specialists who provide scientific insight into the operation of wetlands and expert local knowledge of the wetlands. The project team is also complimented by the Assistant Director for Wetlands Programme (ASDs) who are each responsible for a province.

The project team for Gauteng Province included in **Table 3** below:

#### **Table 4: Planning Team for Gauteng Province**

Role	Representative	Company
ASD	Keitumetse Mekgoe	Department of Environmental Affairs
EAP	Simamkele Ntsengwane	Aurecon South Africa (Pty) Ltd
Engineer	Cilliers Blaauw	Aurecon South Africa (Pty) Ltd
Wetlander	Retief Grobler	Imperata Consulting

Aurecon's environmental management systems (EMS) policy provides a quality management system which includes a number of tiers with various responsibilities for each job grade level based on experience in the environmental field. This requires environmental practitioners to prepare reports and gain experience whilst being guided by a senior colleague. The principal consultant would therefore act as a project leader, managing the EIA process and reviewing the reports. The delivery of the final basic assessment reports (BARs) and rehabilitation plans are managed by Mr Simamkele Ntsengwane. Mr Ntsengwane's curriculum vitae (CV) can be found in **Appendix E.** 

Specialist input is provided within this BAR by the provincial wetland specialist, however a specialist report does not accompany the report. A detailed assessment is however provided by a wetland specialist for the relevant rehabilitation plan. These assessments are undertaken in terms of the WET-Health methodology.

Should any heritage resources be identified on site (refer to Section 6.3) a heritage specialist will be appointed to undertake the necessary permitting procedures in terms of the National Heritage Resources Act (Act 25 of 1999) (NHRA).

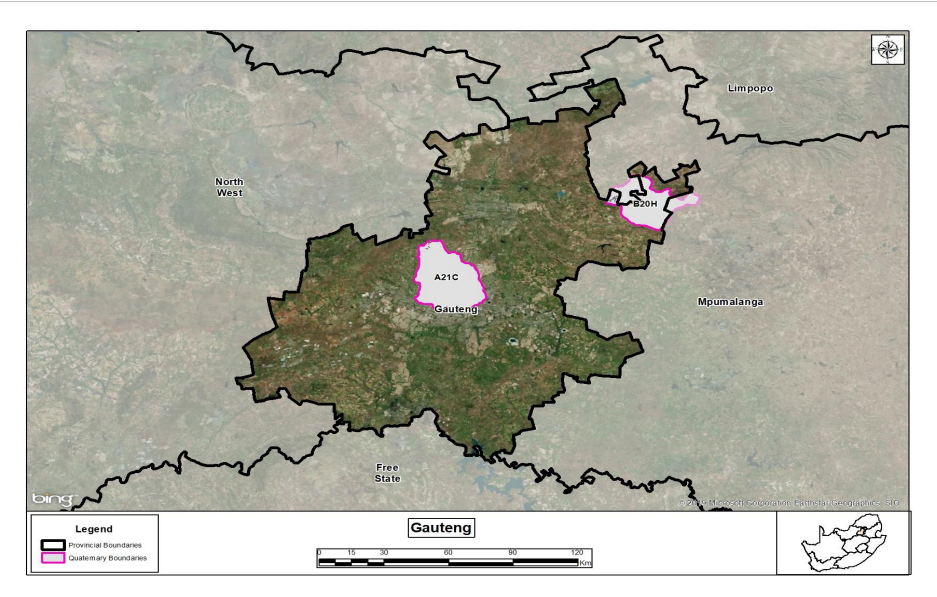


Figure C: Locality map showing the location of quaternary catchments included in this BAR

# 2 LEGAL AND PLANNING CONTEXT

One of the core purposes of the WfWetlands Programme is the preservation of South Africa's valuable wetland systems through rehabilitation and restoration.

South Africa has rigorous and comprehensive environmental legislation aimed at preventing degradation of the environment, including damage to wetland systems. The following legislation is of relevance:

- The National Environmental Management Act, No. 107 of 1998 (NEMA), as amended
- The National Water Act, No.36 of 1998 (NWA)
- The National Heritage Resources Act, No. 25 of 1999 (NHRA)

Development proposals within or near any wetland system are subject to thorough bio-physical and socioeconomic assessment as mandatory processes of related legislation. These processes are required to prevent degradation of the environment and to ensure sustainable and environmentally conscientious development.

#### Memorandum of Understanding for Working for Wetlands Programme

A Memorandum of Understanding (MoU) has been entered into between DEA, DAFF and DWS for the WfWetlands Programme. Through co-operative governance and partnerships, this MoU aims to streamline the authorisation processes required by the National Environmental Management Act (Act 107 of 1998), the National Water Act (Act 36 of 1998), and the National Heritage Resources Act (Act 25 of 1999) to facilitate efficient processing of applications for authorisation of wetland rehabilitation activities.

#### 2.1 Relevant Legislation

There are a host of legal and policy documents and guidelines to consider when undertaking such a project. **Table 5** provides and overview of all the relevant legislation.

Table 5: Relevant Legislation, policies and guidelines considered in preparation of the Basic Assessment Report

Title of legislation, policy or guideline	Applicability to the project	Administering authority	Date
Legislation			
The Constitution of South Africa (Act 108)	The WfWetlands Programme is a	National Government	1996
National Environmental Management Act (107) (NEMA)	rehabilitation proposal that aims to protect and conserve South Africa's wetland ecosystems. As such the listed legislation, policies and guidelines are all of relevance	Department of Environmental Affairs	1998
National Environmental Management Act (Act 107), Amendment Act (NEMA)		Department of Environmental Affairs	1998
The National Water Act (Act 36)	to the project.	Department of Water and Sanitation	1998
Mountain Catchment Areas Act (Act 63)		Department of Water and Sanitation	1970
Conservation of Agricultural Resources Act (Act 43)		Department of Agriculture, Forestry & Fisheries	1983
National Heritage Resources Act (Act 25)		National Heritage Resources Agency	1999

Title of legislation, policy or guideline	Applicability to the project	Administering authority	Date
World Heritage Conventions Act (Act 49)		Department of Environmental Affairs	1999
The National Environmental Management: Biodiversity Act (Act 10)		Department of Environmental Affairs	2004
National Environmental Management: Protected Areas Act (Act 57)		Department of Environmental Affairs	2003
The Mountain Catchments Areas Act (Act 63)		Department of Water and Sanitation	1970
National Guidelines			
<ul> <li>EIA Guideline Series, in particular:</li> <li>Guideline 5 – Companion to the NEMA EIA Regulations, 2010 (DEA, October 2012)</li> <li>Guideline 7 – Public Participation in the EIA process, 2012 (DEA, October 2012)</li> <li>Guideline 9 – Guideline on Need and Desirability, 2010 (DEA, October 2014)</li> <li>Guideline 12 – Guideline on Environmental Management Plans, 2004 (DEA)</li> </ul>	The WfWetlands Programme is a rehabilitation proposal that aims to protect and conserve South Africa's wetland ecosystems. As such the listed legislation, policies and guidelines are all of relevance to the project.	Department of Environmental Affairs	2004 - 2014
Provincial Bylaws, Frameworks, Plans and	Policies		
Gauteng Environmental Management Framework	The WfWetlands Programme is a rehabilitation proposal that aims to protect and conserve South	Gauteng Department of Agriculture and Rural Development	2014
Gauteng Conservation Plan	Africa's wetland ecosystems. As such the listed legislation, policies and guidelines are all of relevance to the project.		2011
International Conventions			
The Ramsar Convention Convention on Biological Diversity United Nations Conventions to Combat Desertification New Partnership for Africa's Development (NEPAD) The World Summit on Sustainable	The WfWetlands Programme is a protect and conserve South Africa' listed legislation, policies and guid project.	s wetland ecosystems. As	s such the
Development (WSSD)			

#### 2.1.1 National Environmental Management Act, No. 107 of 1998 (NEMA)

The implementation of various interventions aimed at wetland rehabilitation require Environmental Authorisation (EA) from the Department of Environmental Affairs (DEA) in terms of Regulations pursuant to NEMA, as amended. It has been determined together with DEA that a **Basic Assessment Report (BAR)** will be prepared for each Province where work is proposed in different project areas by the WfWetlands Programme. In addition, **rehabilitation plans** have been prepared for each project area. The rehabilitation plans describe the combination and number of interventions selected to meet the rehabilitation objectives for each Wetland Project, as well as an indication of the approximate location and approximate dimensions of each intervention.

**Appendix A** provides a description of the typical intervention types that are used for wetland rehabilitation purposes. The rehabilitation plans also provide site photographs of the general landscape as well as photographs of the proposed locations for each intervention.

#### The WfWetlands Programme is not a development proposal

It is important to note that the very objectives of the WfWetlands Programme are to **improve both environmental and social circumstances**. The WfWetlands Programme **gives effect to a range of policy objectives of environmental legislation**, and also **honours South Africa's commitments under several international agreements**, especially the Ramsar Convention on Wetlands. The legislation protecting the environment in South Africa was not written with the intention of preventing wetland rehabilitation efforts, but rather of curtailing development in sensitive environments. It is important to remember that **the WfWetlands Programme is not a development proposal**, and although this programme technically requires Environmental Authorisation in terms of Regulations pursuant to NEMA, such environmentally positive rehabilitation projects should not need to be assessed for negative environmental impact. Therefore, legislative processes aimed at preventing negative environmental impact through development are really not applicable to a project of this nature and **the project activities that trigger Listing Notices are only being undertaken to benefit the environment**.

#### 2.1.1.1 Listed Activities

The following listed activities, as shown in **Table 6**, have been identified as being applicable to the proposed rehabilitation interventions:

Listed activity	Description of project activity that triggers listed activity
Listing Notice 1 (GN R983, as amended)	
<ul> <li>GN 983: Activity 12: The development of-</li> <li>(i) dams or weirs, where the dam or weir, including infrastructure and water surface area, exceeds 100 square metres in size; or</li> <li>(ii) infrastructure or structures with a physical footprint of 100 square metres or more;</li> <li>where such development occurs-</li> <li>(a) within a watercourse; or</li> <li>(c) if no development setback exists, within 32 metres of a watercourse, measured from the edge of a watercourse.</li> </ul>	<ul> <li>In order to achieve the objectives of wetland rehabilitation, changes must be made to artificial drainage lines or eroding water channels if the wetland system is to be returned to its original status. The following may be necessary: <ul> <li>The construction of concrete or gabion weirs within a watercourses (wetlands);</li> <li>The formalisation of stream crossings to ensure that the integrity of the wetland system downstream and upstream of the crossings are protected from further degradation; and</li> <li>The construction of walkways in public wetlands to limit human impact, and to form part of the educational component of the project.</li> </ul> </li> </ul>
<ul> <li>GN 983: Activity 19: The infilling or depositing of any material of more than 10 m<sup>3</sup> into, or the dredging, excavation, removal or moving of soil, sand, shells, shell grit, pebbles or rock of more than 10 m<sup>3</sup> from a watercourse; but excluding where such infilling, depositing, dredging, excavation, removal or moving –</li> <li>(b) is for maintenance purposes undertaken in accordance with a maintenance management plan</li> </ul>	<ul> <li>The potential wetland rehabilitation work could involve excavating and / or infilling of material in a wetland. In order to implement the proposed rehabilitation interventions, soil would need to be moved as part of the site preparation and/or construction activities, for example:</li> <li>Excavations may be required to build weirs, etc.</li> <li>Erosion channels may be filled with rocks or soil.</li> </ul>

Listed activity	Description of project activity that triggers listed activity
	<ul> <li>Eroded embankments may need to be sloped for MacMat R to be applied, etc.</li> </ul>
<ul> <li>GN 983: Activity 27: The clearance of an area of 1 hectares or more, but less than 20 hectares of indigenous vegetation, except where such clearance of indigenous vegetation is required for—</li> <li>(i) the undertaking of a linear activity; or</li> <li>(ii) maintenance purposes undertaken in accordance with a maintenance management plan</li> </ul>	In order for WfWetlands to achieve rehabilitation objectives, soft options such as alien clearing could be required.
<ul> <li>GN 983: Activity 48: The expansion of-</li> <li>(i) infrastructure or structures where the physical footprint is expanded by 100 square metres or more;</li> <li>(ii) dams or weirs, where the dam or weir, including infrastructure and water surface area, is expanded by 100 square metres or more;</li> <li>where such expansion or expansion and related operation occurs-</li> <li>(a) within a watercourse; or</li> <li>(c) if no development setback exists, within 32 metres of a watercourse, measured from the edge of a watercourse.</li> </ul>	<ul> <li>In order to achieve the objectives of wetland rehabilitation, changes must be made to artificial drainage lines or eroding water channels if the wetland systems are to be returned to their original statuses. The following may be necessary: <ul> <li>The expansion of existing concrete or gabion weirs within watercourses (wetlands).</li> <li>Furthermore, some educational infrastructure may be required to limit human impact on the wetland system. Even though the interventions are intended to improve ecological status and habitats, this listing notice will be triggered because:</li> <li>Walkways in public wetlands may constitute infrastructure with a footprint exceeding 100m<sup>2</sup>.</li> </ul> </li> </ul>
Listing Notice 3 (GN R985, as amended)	
<ul> <li>GN 985: Activity 12: The clearance of an area of 300 square meters or more of indigenous vegetation except where such clearance of indigenous vegetation is required for maintenance purposes undertaken in accordance with a maintenance management plan.</li> <li>Gauteng <ol> <li>Within any critically endangered or endangered ecosystem listed in terms of section 52 of the NEMBA or prior to the publication of such a list, within an area that has been identified as critically endangered in the National Spatial Biodiversity Assessment 2004.</li> <li>Within Critical Biodiversity Areas or Ecological Support Areas identified in the Gauteng Conservation Plan or bioregional plans.</li> <li>On land, where, at the time of the coming into effect of this Notice or thereafter such land was zoned open space, conservation or had an equivalent zoning.</li> </ol> </li> </ul>	In order for WfWetlands to achieve rehabilitation objectives, the removal of alien invasive species could be required. The wetland selected within the Gauteng Province are located in CBAs as demarcated in the Gauteng Conservation Plan. Furthermore, the vegetation type within the Doornrandjies Wetland system ( <i>Egoli</i> <i>Grassland</i> ) is considered vulnerable in terms of NEM:BA.
<b>GN 985: Activity 14</b> : The development of – i. dams or weirs, where the dam or weir, including infrastructure and water surface area, exceeds 100 square metres; or	In order to achieve the objectives of wetland rehabilitation, changes must be made to artificial drainage lines or eroding water channels if the wetland systems are to be returned to their original statuses. The following may be necessary:

Listed activity	Description of project activity that triggers listed activity
<ul> <li>ii. infrastructure (including borrow pits) or structures with a physical footprint of 100 square metres or more</li> <li>where such development occurs – <ul> <li>(a) Within a watercourse;</li> <li>(b) In front of a development setback; or</li> <li>(c) If no development setback has been adopted, within 32 metres of a watercourse measured from the edge of a watercourse;</li> </ul> </li> <li>(c) In Gauteng: <ul> <li>iv. Sites identified as Critical Biodiversity Areas (CBAs) and Ecological Support Areas (ESAs) in the Gauteng Conservation Plan or in bioregional plans;</li> <li>v. Sites identified within threatened ecosystems listed in terms of the National Environmental Management Act: Biodiversity Act (Act 10 of 2004);</li> <li>vi. Sensitive areas identified in an environmental management framework adopted by relevant environmental authority</li> </ul> </li> </ul>	<ul> <li>The construction of concrete or gabion weirs within watercourses (wetlands);</li> <li>The formalisation of stream crossings to ensure that the integrity of wetland systems downstream and upstream of the crossings are protected from further degradation; and</li> <li>The construction of walkways in public wetlands to limit human impact, and to form part of the educational component of the project.</li> <li>The wetlands selected within the Gauteng Province are located in CBAs and ESAs as demarcated in the Gauteng Conservation Plan. Furthermore, the vegetation types in which they occur is considered vulnerable in terms of NEM:BA.</li> </ul>
<ul> <li>GN 985: Activity 23: The expansion of-</li> <li>i. weirs where the weir is expanded by 10 square meters or more in size;</li> <li>ii. infrastructure or structures where the physical footprint is expanded by 10 square metres or more;</li> <li>where such development occurs</li> <li>(c) In Gauteng:</li> <li>iv. Sites identified as Critical Biodiversity Areas (CBAs) and Ecological Support Areas (ESAs) in the Gauteng Conservation Plan or in bioregional plans;</li> <li>v. Sites identified within threatened ecosystems listed in terms of the National Environmental Management Act: Biodiversity Act (Act 10 of 2004);</li> <li>vi. Sensitive areas identified in an environmental management framework adopted by relevant environmental authority.</li> </ul>	<ul> <li>In order to achieve the objectives of wetland rehabilitation, changes must be made to artificial drainage lines or eroding water channels if the wetland systems are to be returned to their original statuses. The following may be necessary: <ul> <li>The construction of concrete or gabion weirs within watercourses (wetlands);</li> <li>The formalisation of stream crossings to ensure that the integrity of wetland systems are protected from further degradation;</li> <li>The construction of walkways in public wetlands to limit human impact, and to form part of the educational component of the project.</li> </ul> </li> <li>The wetlands selected within the Gauteng Province are located in CBAs and ESAs as demarcated in the Gauteng Conservation Plan. Furthermore, the vegetation types in which they occur is considered vulnerable in terms of NEMBA.</li> </ul>

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

In terms of Section 39 of the NWA, a General Authorisation<sup>2</sup> (GA) has been granted for certain activities that usually require a Water Use License; as long as these activities are undertaken for wetland rehabilitation. These activities include '*impeding or diverting the flow of water in a watercourse*<sup>3</sup>' and '*altering the bed, banks, course or characteristics of a watercourse*<sup>4</sup>' where they are specifically undertaken for the purposes of rehabilitating a

<sup>&</sup>lt;sup>2</sup>Government Notice No. 1198, 18 December 2009

<sup>&</sup>lt;sup>3</sup>Section 21(c) of the NWA, No. 36 of 1998

<sup>&</sup>lt;sup>4</sup>Section 21(i) of the NWA, No. 36 of 1998

wetland for conservation purposes. The WfWetlands Programme is required to register the 'water use' in terms of the GA.

#### 2.1.3 National Heritage Resource Act, No. 25 of 1999 (NHRA)

Sections 27, 28 and 34 of the NHRA pertains to the protection of national and provincial heritage sites, protected areas, and structures older than 60 years, and prohibits any impacts to these resources. Section 38 of the NHRA requires that any person who intends to undertake a development as categorised in the NHRA must at the very earliest stages of initiating the development notify the responsible heritage resources authority, namely the South African Heritage Resources Agency (SAHRA) or the relevant provincial heritage agency. These agencies would in turn indicate whether or not a full Heritage Impact Assessment (HIA) would need to be undertaken. The requirements of the NHRA are tabulated below, as well as an indication of their applicability to this project (refer Table 6).

Table 6: Applicability of NHRA requirements in terms of the proposed wetland rehabilitation activities

NHRA Section	Applicability to WfWetlands		
Section 27: National heritage sites and provincial heritage sites			
(18) No person may destroy, damage, deface, excavate, alter, remove from its original position, subdivide or change the planning status of any heritage site without a permit issued by the heritage resources authority responsible for the protection of such site.	The wetland systems proposed for rehabilitation in this Province are not located within any listed national or provincial heritage sites. <u>This Listing is therefore not</u> <u>considered to be applicable to the WfWetlands</u> <u>Programme.</u> Should any wetland projects identified in the future have the potential to impact on any heritage sites, then the mandatory specialist assessment and permitting processes as prescribed by the authority will be undertaken prior to any rehabilitation work commencing.		
Section 28: Protected areas			
(3) No person may damage, disfigure, alter, subdivide or in any other way develop any part of a protected area unless, at least 60 days prior to the initiation of such changes, he or she has consulted the heritage resources authority which designated such area in accordance with a procedure prescribed by that authority.	The wetland systems proposed for rehabilitation in this Province are not located within a protected area as defined by the Act. <u>This Listing is therefore not</u> <u>considered to be applicable to the WfWetlands</u> <u>Programme.</u> Should any wetland projects identified in the future have the potential to impact on any protected areas as defined by the Act, then the mandatory specialist assessment and permitting processes as prescribed by the authority will be undertaken prior to any rehabilitation work commencing.		
Section 34: Structures			
(1) No person may alter or demolish any structure or part of a structure which is older than 60 years without a permit issued by the relevant provincial heritage resources authority	No structures or parts of structures older than 60 years will be altered or demolished during the proposed wetland rehabilitation activities in this Province. <u>This</u> <u>Listing is therefore not considered to be applicable to the</u> <u>WfWetlands Programme.</u> However, should it be determined during the site-specific planning phase that the rehabilitation activities could		
	potentially impact on structures older than 60 years, then the mandatory specialist assessment and permitting		

NHRA Section	Applicability to WfWetlands
	processes as prescribed by the authority will be undertaken prior to any rehabilitation work commencing.
Section 38(1): Development categories	undertaken phor to any renabilitation work commencing.
(a) the construction of a road, wall, powerline, pipeline, canal or other similar form of linear development or barrier exceeding 300m in length;	Although some of the proposed rehabilitation interventions could be perceived to involve linear barriers (e.g. berms, as shown in Appendix A) to control or direct the flow of water, none of these interventions would exceed the threshold of 300m in length. This Listing is therefore not considered to be applicable to the WfWetlands Programme.
(b) the construction of a bridge or similar structure exceeding 50m in length;	The typical wetland rehabilitation interventions used by WfWetlands do not meet the requirements of the definition of a bridge as adopted by the South African Institution of Civil Engineering <sup>[1]</sup> . Furthermore, even though some of the typical rehabilitation interventions (namely gabion and concrete weirs, see Appendix A) extend across artificial water channels, none of these structures would exceed the threshold of 50m in length. This Listing is therefore not considered to be applicable to the WfWetlands Programme.
<ul> <li>(c) any development or other activity which will change the character of a site - <ul> <li>(i) exceeding 5 000m<sup>2</sup> in extent; or</li> <li>(ii) involving three or more existing erven or subdivisions thereof; or</li> <li>(iii) involving three or more erven or divisions thereof which have been consolidated within the past five years; or</li> <li>(iv) the costs of which will exceed a sum set in terms of regulations by SAHRA or a provincial heritage resources authority;</li> </ul></li></ul>	The WfWetlands Programme aims toward restoration and involves wetland rehabilitation measures to restore natural wetland systems by addressing erosion problems and threats to ecological functioning (i.e. maintaining the natural character of the site). The Programme therefore does not constitute a development or an activity that will change the character of a site, but rather involves interventions to reclaim important natural systems at risk of being lost to anthropogenic impact. <u>This Listing is therefore not considered to be applicable</u> to the WfWetlands Programme.
(d) the re-zoning of a site exceeding 10 000m2 in extent; or	The WfWetlands Programme does not require that any of the project areas be rezoned. This Listing is therefore not considered to be applicable to the WfWetlands Programme.
(e) any other category of development provided for in regulations by SAHRA or a provincial heritage resources authority,	The WfWetlands Programme does not constitute any other category of development provided for in regulations by SAHRA. It is a Government rehabilitation initiative. This Listing is therefore not considered to be applicable to the WfWetlands Programme.

It is important to note that even though the proposed WfWetlands Programme activities in this Province are not located within a protected site (national or provincial) and do not exceed any of the thresholds in terms of the NHRA, there is always the possibility that new heritage resource discoveries could be made during the rehabilitation activities. Should any archaeological and/ or heritage resources be exposed during the implementation of the interventions, the Implementation Team will follow the process described in the Environmental Management Plan (Appendix D of the rehabilitation plans). This process includes ceasing the implementation of all interventions in the immediate areas, cordoning off the discovery, notifying the relevant Heritage Authorities of the discovery, and following their recommendations to investigate or secure the discovery.

<sup>&</sup>lt;sup>[1]</sup> "A structure erected over a depression, river, watercourse, railway line, road or other obstacle for carrying motor, railway, pedestrian or other traffic or services and having a length of 6 m or more, measured between and abutment faces along the centre line of the road at girder-bed level, expect that road-over-rail or rail-over-road structure are always classed as bridges." (COLTO, 1998).

## 3 METHODOLOGY

#### 3.1 Approach to the Project

In order to manage the **WfWetlands Programme**, wetlands have been grouped into "projects", and each **Wetland Project** encompasses several smaller wetland systems which each are divided into smaller, more manageable and homogenous wetland units. These Wetland Projects may be located within one or more quaternary catchments within a Province.

Each Wetland Project is managed in three phases (as shown in the flow diagram in **Figure D**) over a two-year cycle. The first two phases straddle the first year of the cycle and involve planning, identification, design and authorisation of interventions. The third phase is implementation, which takes place during the second year.

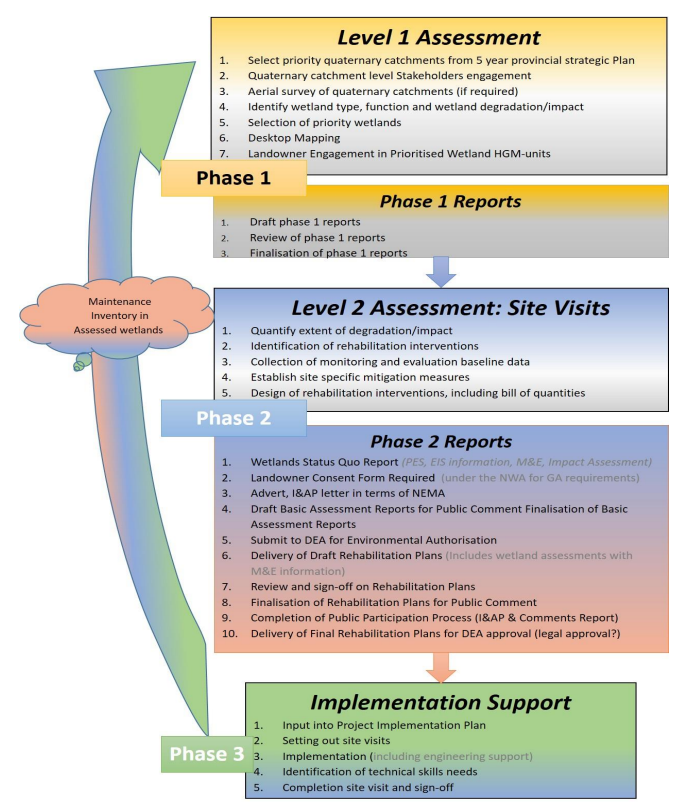
In order to undertake these three phases, a collaborative team has been established as follows. The **Programme Team** currently comprises two subdirectories: a) Implementation and After Care and b) Planning, Monitoring and Evaluation. The Assistant Directors for Wetlands Programmes (ASDs)<sup>5</sup> report to the Implementation and After Care Deputy Director and are responsible for the identification and implementation of projects in their regions. The Programme Team is further supported by a small team that fulfil various roles such as Geographical Information Systems (GIS) and training. Independent Design Engineers and Environmental Assessment Practitioners (EAPs) are appointed to undertake the planning, design and authorisation components of the project. The project team is assisted by a number of wetland specialists who provide scientific insight into the operation of wetlands and bring expert and often local knowledge to the project teams. They are also assisted by the landowners and implementers who have valuable local knowledge of these wetlands.

The first phase is the identification of suitable wetlands which require intervention. The purpose of Phase 1 and the associated reporting is to identify:

- Priority catchments and associated wetlands/ sites within which rehabilitation work needs to be undertaken; and
- Key stakeholders who will provide meaningful input into the planning phases and wetland selection processes, and who will review and comment on the rehabilitation proposals.

**Phase 1** commences with a catchment and wetland prioritisation process for every province. The Wetland Specialist responsible for a particular province undertakes a desktop study to determine the most suitable wetlands for the WfWetlands rehabilitation efforts. The involvement of Provincial Wetland Forums and other key stakeholders is a critical component of the wetland identification processes since these stakeholders are representative of diverse groups with shared interests (e.g. from government institutions to amateur ecological enthusiasts). This phase also involves initial communication with local land-owners and other Interested and Affected Parties (I&APs) to gauge the social benefits of the work. Aerial surveys of the areas in question may be undertaken, as well as limited fieldwork investigations or site visits to confirm the inclusion of certain wetland projects or units. Once wetlands have been prioritised and agreed on by the various parties, specific rehabilitation objectives are determined for each wetland following a rapid wetland assessment undertaken by the Wetland Specialist.

<sup>&</sup>lt;sup>5</sup> Also referred to as Provincial Coordinators (PCs).





**Phase 2** requires site visits attended by the fieldwork team comprising a Wetland Specialist, a Design Engineer, an EAP, and an ASD. Other interested stakeholders or authorities, landowners and in some instances the Implementing Agents (IAs) may also attend the site visits. This allows for a highly collaborative approach, as options are discussed by experts from different scientific disciplines, as well as local inhabitants with deep anecdotal knowledge. While on site, rehabilitation opportunities are investigated. The details of the proposed interventions are discussed, some survey work is undertaken by the engineers, and Global Positioning System (GPS) coordinates and digital photographs are taken for record purposes. Furthermore, appropriate dimensions of the locations are recorded in order to design and calculate quantities for the interventions. At the end of the site visit the rehabilitation objectives together with the location layout of the proposed interventions are agreed upon by the project team.

During Phase 2, monitoring systems are put in place to support the continuous evaluation of the interventions. The systems monitor both the environmental and social benefits of the interventions. As part of the Phase 2 site visit, a maintenance inventory of any existing interventions that are damaged and/or failing and thus requiring maintenance is compiled by the ASD, in consultation with the Design Engineer.

Based on certain criteria and data measurements (water volumes, flow rates, and soil types); the availability of materials such as rock; labour intensive targets; maintenance requirements etc., the interventions are then designed. Bills of quantity are calculated for the designs and cost estimates made. Maintenance requirements for existing interventions in the assessed wetlands are similarly detailed and the costs calculated. The Design Engineer also reviews and, if necessary, adjusts any previously planned interventions that are included into the historical rehabilitation plans.

Phase 2 also requires that Environmental Authorisations are obtained before work can commence in the wetlands during Phase 3. Provincial level BARs and project specific rehabilitation plans are prepared. The rehabilitation plans include details of each intervention to be implemented, preliminary construction drawings and all necessary documentation required by applicable legislation. The rehabilitation plans are considered to be the primary working document for the implementation of the project via the construction/ undertaking of interventions listed in the Plan.

**Phase 3** commence upon approval of the BARs and wetland rehabilitation plans by DEA. The work detailed for the project would be implemented within a year followed by on-going monitoring. It is typically at this point in the process when the final construction drawings are issued to the Implementing Agents (IAs). Seventeen IAs are currently employed in the WfWetlands Programme and are responsible for employing contractors and their teams (workers) to construct the interventions detailed in each of the rehabilitation plans. For all interventions that are based on engineering designs (typically hard engineered interventions), the Design Engineer is required to visit the site before construction commences to ensure that the original design is still appropriate in the dynamic and ever-changing wetland system. The Design Engineer assist the IAs in pegging and setting-out interventions. Phase 3 concludes with the construction of the interventions, but there is an on-going monitoring and auditing process that ensures the quality of interventions, the rectification of any problems, and the feedback to the design team regarding lessons learnt.

**Landowner consent** is an important component of each phase in each Wetland Project. The flow diagram, **Figure D**, demonstrates the point at which various consent forms must be approved via signature from the directly affected landowner. The ASDs are responsible for undertaking the necessary landowner engagement and for ensuring that the requisite landowner consent forms required as part of Phase 1 and 2 of this project are signed. Without these signed consent forms the WfWetlands Programme will not be able to implement rehabilitation interventions on the affected property.

### 3.2 Impact Assessment Methodology

This section outlines the proposed method for assessing the significance of the potential environmental impacts during the construction and operational phase.

For each impact, the **EXTENT** (spatial scale), **MAGNITUDE** and **DURATION** (time scale) is described. These criteria were used to ascertain the **SIGNIFICANCE** of the impact, firstly in the case of no mitigation and then with the most effective mitigation measure(s) in place. The mitigation described in the EIR represents the full range of plausible and pragmatic measures but does not necessarily imply that they will be implemented.

The tables on the following pages show the scale used to assess these variables and defines each of the rating categories.

Criteria	Category	Description
Spatial influence of impact	Regional	Beyond a 10 km radius of the candidate site.
	Local	Between 100m and 10 km radius of the candidate site.
	Site specific	On site or within 100 m of the candidate site.
Magnitude of	High	Natural and/ or social functions and/ or processes are severely altered
impact (at the indicated spatial	Medium	Natural and/ or social functions and/ or processes are notably altered
scale)	Low	Natural and/ or social functions and/ or processes are slightly altered
	Very Low	Natural and/ or social functions and/ or processes are negligibly altered
	Zero	Natural and/ or social functions and/ or processes remain unaltered
Duration of impact (temporal)	Construction period	From commencement up to 2 years after construction
	Short Term	From 2 to 5 years after construction
	Medium Term	From 5 to 15 years after construction
	Long Term	More than 15 years after construction

Table 7: Assessment criteria for the evaluation of impacts

The **SIGNIFICANCE** of an impact is derived by taking into account the temporal and spatial scales and magnitude. The means of arriving at the different significance ratings is explained in **Table 8**.

#### Table 8: Definition of significance ratings

Significance ratings	Level of criteria required	
High	<ul> <li>High magnitude with a regional extent and long term duration</li> <li>High magnitude with either a regional extent and medium term duration or a local extent and long term duration</li> <li>Medium magnitude with a regional extent and long term duration</li> </ul>	
Medium	<ul> <li>High magnitude with a local extent and medium term duration</li> <li>High magnitude with a regional extent and construction period or a site specific extent and long term duration</li> <li>High magnitude with either a local extent and construction period duration or a site specific extent and medium term duration</li> <li>Medium magnitude with any combination of extent and duration except site specific and construction period or regional and long term</li> <li>Low magnitude with a regional extent and long term duration</li> </ul>	
Low	<ul> <li>High magnitude with a site specific extent and construction period duration</li> <li>Medium magnitude with a site specific extent and construction period duration</li> <li>Low magnitude with any combination of extent and duration except site specific and construction period or regional and long term</li> <li>Very low magnitude with a regional extent and long term duration</li> </ul>	
Very low	<ul> <li>Low magnitude with a site specific extent and construction period duration</li> <li>Very low magnitude with any combination of extent and construction or short term duration</li> </ul>	
Neutral	Zero magnitude with any combination of extent and duration	

Once the significance of an impact has been determined, the **PROBABILITY** of this impact occurring as well as the **CONFIDENCE** in the assessment of the impact, was determined using the rating systems outlined in **Table 9** and **Table 10**, respectively. It is important to note that the significance of an impact should always be considered in concert with the probability of that impact occurring. Lastly, the **REVERSIBILITY** of the impact is estimated using the rating system outlined in **Table 11**.

#### Table 9: Definition of probability ratings

Probability ratings	Criteria
Definite	Estimated greater than 95 % chance of the impact occurring.
Probable	Estimated 5 to 95 % chance of the impact occurring.
Unlikely	Estimated less than 5 % chance of the impact occurring.

#### Table 10: Definition of confidence ratings

Confidence ratings	Criteria
Certain	Wealth of information on and sound understanding of the environmental factors potentially influencing the impact.
Sure	Reasonable amount of useful information on and relatively sound understanding of the environmental factors potentially influencing the impact.
Unsure	Limited useful information on and understanding of the environmental factors potentially influencing this impact.

#### Table 11: Definition of reversibility ratings

Reversibility ratings	Criteria
Irreversible	The activity will lead to an impact that is in all practical terms permanent.
Reversible	The impact is reversible within 2 years after the cause or stress is removed.

#### 3.3 Assumptions and Limitations

#### 3.3.1 Assumptions

In undertaking this investigation and compiling the BAR, the following has been assumed:

- The strategic level investigations undertaken during Phase 1 are technically and scientifically acceptable and robust.
- The information provided by the applicant and wetland specialists is accurate.
- The scope of this investigation is limited to assessing the over-all environmental impacts that have been identified over time since the WfWetlands Programme commenced in the early 2000's. Additional site specific impacts/ mitigation measures, focusing on the Wetland Unit and proposed intervention, was identified during the planning phase and are included in the applicable rehabilitation plan.

# 4 PUBLIC PARTICIPATION

#### 4.1 Public Participation Process

South African legislation and guidelines have formalised stakeholder engagement in the BAR process and refer to it as the Public Participation Process (PPP). PPP forms an integral component of the environmental impact assessment process and enables I&APs to identify issues, concerns, and suggestion through the review of documents/ reports at various stages throughout the BAR process as described in Chapter 6 of GN R982, as amended. For more detail on the PPP undertaken to date (e.g. copies of advertisements, poster locations, comments received, etc.), please refer to **Appendix B**.

#### **Table 12 Public Participation Process**

Activity	Description	
Pre-application		
Advertisements	An advert was placed in the <i>The Star</i> to allow I&APs the opportunity to register their interest in the project.	
Site Posters	Posters, notifying I&APs of the proposed rehabilitation projects, were placed at the entrance to the Park and at the local library.	
Register of I&APs	The existing provincial I&AP database (from previous planning cycles) has been updated with information from new I&APs responding to advertisements and site notices throughout the application process. Proactive identification of I&APs, municipal representatives, organs of state, competent authorities and surrounding landowners were also undertaken to update the database specific to the new planning year.	
Basic Assessme	nt Process	
Availability of BAR for public comment	The BAR were made available for a 30 day comment period from 14 October 2019 to 12 November 2019 on Aurecon's website: <u>http://aurecongroup.com/en/public-participation.aspx</u> . Relevant commenting authorities received an electronic copy (i.e. CD) of the BAR and Rehabilitation Plans to review and comment on. Registered I&APs were able to contact Mr Simamkele Ntsengwane if they had problems accessing the documents. Mr Simamkele Ntsengwane can be contacted at Tel: 021 526 9560 and/or Email: <u>Simamkele.Ntsengwane@aurecongroup.com</u> .	
Written Notification	Written notification was given on 11 October 2019 to all registered I&APs regarding the availability of the BAR and rehabilitation plan for public comment.	
Register of I&APs	The register for I&APs will continue to be updated during the Basic Assessment Process.	
Comments	All comments received during the first application process is included in a Comments and Response Report (CRR) (available in <b>Appendix B5)</b> , with copies of the original comments received.	

Following the 30-day public comment period, the BAR will be updated by incorporating any I&AP comments received on the reports (where relevant). All comments will be recorded and responded to in a CRR which will be circulated to all who have provided comment. The updated BAR and/or rehabilitation plan will then be submitted to DEA for their decision-making process. Once DEA has made their decision on the proposed projects, all registered I&APs will be notified of the outcome of the decision within fourteen (14) calendar days of the decision and the right to appeal.

# 5 **PROJECT DESCRIPTION**

#### 5.1 Need and Desirability: National Importance of the WfWetlands Programme

South Africa is a dry country but is endowed with exceptionally rich biodiversity. The nation has a pressing reason to value the water-related services that wetlands provide. It is estimated that by 2025, South Africa will be one of fourteen African countries classified as "*subject to water scarcity*" (UNESCO, 2000). The conservation of wetlands is fundamental to the sustainable management of water quality and quantity, and wetland rehabilitation is therefore essential to conserving water resources in South Africa.

The guiding principles of the NWA recognise the need to protect water resources. In responding to the challenge of stemming the loss of wetlands and maintaining and enhancing the benefits they provide, government has recognised that, in order to be truly effective, strategies for wetland conservation need to include a combination of proactive measures for maintaining healthy wetlands, together with interventions for rehabilitating those that have been degraded. These objectives are currently being expressed in a coordinated and innovative way through the WfWetlands Programme.

Working for Wetlands pursues its mandate of wetland protection, wise use and rehabilitation in a manner that maximises employment creation, supports small emerging businesses, and transfers skills amongst **vulnerable** and **marginalised** groups. In the 15 years since 2004, the WfWetlands Programme has invested just under R1.1 billion in wetland rehabilitation and has been involved in over 1 500 wetlands, thereby improving or securing the health of over 70 000 hectares of wetland environment. The WfWetlands Programme has a current budget of just over R 130 million, of which approximately 35% is allocated directly to paying wages. Being part of the EPWP, the WfWetlands Programme has created more than 34 000 jobs and over 3.2 million person-days of paid work. The local teams are made up of a minimum of 55% women, 65% youth and 2% disabled persons.

Wetlands are not easy ecosystems to map at a broad scale as they are numerous, often small and difficult to recognise and delineate on remotely sensed imagery such as satellite photos. The WfWetlands Programme houses the National Wetlands Inventory Project (NWI) which aims to provide clarity on the extent, distribution and condition of South Africa's wetlands. The project clarifies how many and which rivers and wetlands have to be maintained in a natural condition to sustain economic and social development, while still conserving South Africa's freshwater biodiversity.

The National Freshwater Ecosystem Priority Areas (NFEPA) has used the NWI data to produce the most comprehensive national wetland map to date, called the NFEPA Atlas. This atlas enables the planning of wetland rehabilitation on a catchment scale.

Other activities that form part of the WfWetlands Programme include:

- Raising awareness of wetlands among workers, landowners and the general public; and
- Providing adult basic education and training, and technical skills transfer (in line with the emphasis of the EPWP on training, the WfWetlands Programme has provided 250 000 days of training in vocation and life skills).

#### 5.2 Activities to be undertaken

The successful rehabilitation of a wetland requires that the cause of damage or degradation is addressed, and that the natural flow patterns of the wetland system are re-established (flow is encouraged to disperse rather than to concentrate). Approximately 800 interventions are implemented every year in the WfWetlands Programme. Examples of typical interventions are provided in detail in **Appendix A.** The following points provide a summary of the objectives, and activities.

The key objectives of implementing interventions include:

- Restoration of hydrological integrity (e.g. raising the general water table or redistributing the water across the wetland area);
- Recreation of wetland habitat towards the conservation of biodiversity; and
- Job creation and social upliftment.

Typical activities undertaken within the projects include:

- Plugging artificial drainage channels created by development or historical agricultural practices to drain wetland areas for other land use purposes;
- Constructing structures (gabions, berms, weirs) to divert or redistribute water to more natural flow paths, or to prevent erosion by unnatural flow rates that have resulted from unsustainable land use practices or development; and
- Removing invasive alien or undesirable plant species from wetlands and their immediate catchments (in conjunction with the Working for Water initiative).

Methods of wetland rehabilitation may include hard engineering interventions (see Section 5.3 and **Appendix A**) such as:

- Earth berms or gabion systems to block artificial channels that drain water from or divert polluted water to the wetland;
- Concrete and gabion weirs to act as settling ponds, to reduce flow velocity or to re-disperse water across former wetland areas thereby re-establishing natural flow paths;
- Earth or gabion structure plugs to raise channel floors and reduce water velocity;
- Concrete or gabion structures to stabilise head-cut or other erosion and prevent gullies;
- Concrete and/or reno mattress strips as road crossings to address channels and erosion in wetlands from vehicles; and
- Gabion structures (mattresses, blankets or baskets) to provide a platform for the growth of desired wetland vegetation.

Soft engineering interventions (see Section 5.3 and **Appendix A)** also offer successful rehabilitation methods, and the following are often used together with the hard engineering interventions:

- The use of biodegradable or natural soil retention systems such as eco-logs, MacMat-R plant plugs, grass or hay bales, and brush-packing techniques;
- The re-vegetation of stabilised areas with appropriate wetland and riparian plant species;
- Alien invasive plant clearing, which is an important part of wetland rehabilitation (this is supported by the Working for Water Programme).
- The fencing off of sensitive areas within the wetland to keep grazers out and to allow for the re-establishment of vegetation;
- In some instances, the use of appropriate fire management and burning regimes. The removal of undesirable plant and animal species; and
- In some wetlands, it may be possible to involve the community to develop a management plan for wise use within a wetland. This can involve capacity building through educating and training the community members who would monitor the progress. A plan could involve measures such as rotational grazing with long term benefits for rangeland quality.

### 5.3 Alternatives

*Alternatives",* in relation to a proposed activity, refers to 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.

Due to the WfWetlands Programme not being a development proposal, the use of alternatives as normally applied in terms of the NEMA is not appropriate. As explained earlier in Chapter 3, a comprehensive phased approached is applied each year to identify wetlands with a high rehabilitation priority (Phase 1), rehabilitation objectives for each wetland unit and the most appropriate interventions to achieve these objectives (Phase 2). During Phase 3, these interventions are again scrutinised during setting-out to take into account changes that have occurred within the landscape since the original planning took place. Should any significant changes be required to the intervention, the Project Team will be informed by the engineer to ensure that the proposed design changes would not compromise the rehabilitation objectives identified for the specific wetland. For more information on how alternatives are being considered for the WfWetlands Programme, please refer to **Table 13**.

#### Table 13: Approach to alternatives for the WfWetlands Programme

Alternative	Applicability to WfWetlands
Site Alternatives	All quaternary catchments within the province are considered for possible wetland rehabilitation work in the earlier stages of the WfWetlands Programme (Phase 1 catchment and wetland prioritisation processes), and only those that meet the prioritisation criteria are selected for the current planning cycle. Wetlands within the selected Quaternary Catchments undergo a similar prioritisation process, which includes a consultation component with the relevant stakeholders and interest groups, and the Wetland Projects presented in this report are those that are finally selected. Wetland Units within each Wetland Project are investigated by the Wetland Specialist and these are selected based on their suitability in terms of the overall WfWetlands Programme objectives <sup>6</sup> . The earlier site selection processes to determine feasible and reasonable Wetland Projects are described in detail in Section 3.1. All wetland site alternatives have therefore already been considered in the earlier phases of the WfWetlands Programme, and only the preferred wetland systems (site locations) are presented here. For the purpose of this report, no feasible or reasonable wetland site alternatives exist.
Other Alternatives	One form of alternative considered during the WfWetlands Programme is a design alternative, where all possible intervention options that may achieve a desired rehabilitation objective are contemplated during the Phase 2 field work component of a particular Wetland Unit. The design team comprising a Wetland Specialist, a Design Engineer, an EAP, and an ASD (and in some instances other interested stakeholders such as authorities and/or landowners who may attend the site visit) will discuss and select the most appropriate intervention option for a particular problem. Each of the intervention options selected, as well as the determination of the most appropriate location for these within the Wetland Unit are therefore based on expert opinion and are thus considered to be the most suitable and effective interventions to achieve the rehabilitation objectives for the wetland.

<sup>&</sup>lt;sup>6</sup> Wetland conservation and poverty reduction through job creation and skills development amongst vulnerable and marginalised groups.

Alternative	Applicability to WfWetlands
No-Go Alternative	If the no-go alternative is pursued, the prioritised wetlands will continue to deteriorate, resulting in an overall negative impact on aquatic and terrestrial ecosystems, habitats and species of conservation significance. In the absence of rehabilitation, the important role of these wetlands in flood attenuation, nutrient retention and water quality amelioration, as well as ecological services will not be realised. In many instances the current degradation results in severe erosion, which may impact on the agricultural or land use potential of adjacent sites, as well as result in sedimentation and eutrophication impacts for downstream users.

# **6 BASELINE DESCRIPTION OF GAUTENG PROJECTS**

#### 6.1 Gauteng North Project: Background

WfWetlands has actively been rehabilitating wetlands in the Gauteng Province since the early 2000s, and the region has historically been divided into wetland systems in the northern areas falling under the Gauteng North Project, and wetland systems in the southern areas falling under the Gauteng South Project. The split between Gauteng North and Gauteng South occurred at the continental catchment divide that separates the province in two near-equal halves with the boundary running from east to west through Johannesburg.

The Gauteng North Project incorporates all the northern Quaternary Catchments in the province that drain towards the Indian Ocean, predominately areas associated with the Crocodile and Olifants River drainage networks, and includes two Water Management Areas (WMAs), namely the Crocodile (West) and Marico WMA and the Olifants WMA. Catchments that have been specifically targeted as part of this year's assessments in the Gauteng North Project include A21C and B20H.

#### 6.2 Biophysical Environment

The following new wetland systems were identified in the Gauteng Province (also see **Table 2**) and will be the focus of this Basic Assessment Process. The tables below provide an overview of the biophysical environment of the wetland systems.

- Quaternary catchment A21C:
  - Doornrandjies 4;
  - o Doornrandjies 5; and
  - o Clamany Farm

Please refer to **Appendix C** for a selection of maps that show the location and biodiversity sensitivity of the above listed wetland systems. Also see the applicable rehabilitation plan for detailed descriptions of the wetlands, wetland problems, rehabilitation objectives and proposed rehabilitation interventions.

#### 6.2.1 Quaternary catchment A21C and associated wetlands

Quaternary Catchment	Quaternary Catchment A21C		
General description	Quaternary Catchment A21C is located east of Centurion and drains towards the north of Johannesburg into the Jukskei River, before its flows into the Crocodile River. The entire Quaternary catchment forms part of the Crocodile (West) and Marico Water Management Area (WMA). A recent study commission by the City of Tshwane targeted the southwestern quadrant of Tshwane (including portions of Quaternary Catchment A21C) as being of particularly important to biodiversity and ecological processes, as large areas of undeveloped land are still intact along tributaries of the Jukskei and Crocodile Rivers present within the catchment. Some of these open spaces include areas inside conservancies, including Doornrandjie, Renosterspruit and Laezonia Conservancies. The quaternary catchment of A21C is regarded as one of the most highly polluted and ecologically stressed catchments within South Africa, which is largely due to it draining the economical hub of the country.		
	Identified impacts include concentrated stormwater outflows; roads, pipeline and railway line crossings; historical cultivation; unregulated grazing; infrastructure encroachment (including formal and informal residential development); channelisation; dumping and mining.		

Climate	The quaternary catchment is within the Crocodile (West) and Marico water management area. Quaternary Catchment A21C is characterised by 694.4 mm of mean annual precipitation (MAP) and in excess of 2 170.8 mm of potential evapotranspiration (PET). The MAP/PET ration indicates that wetlands inside the catchment have a large susceptibility to alterations of water inputs, referring specifically to reduced water inputs (i.e. changes in water input volumes and patterns).
Geology and topography	According to Mucina and Rutherford (2012) the geology and soils in the area consists of Archaean granite and gneiss of the Halfway House Granite. The quaternary catchment is characterized by red, yellow and / or greyish soils with low to medium base status. The soil has one or more of: low base status, restricted soil depth, excessive or imperfect drainage, as well as high erodibility. The landscape features within the quaternary catchment is characterised by moderately undulating plains with low hills. The soils structure is undifferentiated structure less (SANBI BGIS, 2018). Soils with clay accumulation are comment in the valley bottom wetland environments. The wetlands are located on soils that originate from the underlying the Halfway House Granitic Dome. Wetlands that overlap with this geology often contain large areas dominated by interflow caused by perched aquifers that develop on aquitards, such as ferricrete. Ferricrete soil horizons can extend continuously for long distances from low lying to high lying areas.
Terrestrial ecology	The catchment is located within the Egoli Granite Grassland vegetation unit described by Mucina & Rutherford (2012). The Egoli Granite Grassland vegetation unit is a listed Threatened Ecosystem area with an Endangered status (GM 10), according to the 2011 Schedule (Government Gazette of December 2011) of the National Environmental Biodiversity Act (Act 10 of 2004).
	This vegetation type has a conservation target of 24%, of which only 3% is statutorily conserved Woody species are mainly limited to rocky outcrops throughout the unit.
	The wetland target area overlaps with land indicated as an Important Area and Important Critical Biodiversity Area (CBA) in the provincial C-Plan 3 spatial dataset. The Important Area is associated with Red Listed plant, as well as primary vegetation (GDARD, 2011).
Aquatic ecology	The wetland areas form part of the part of the Crocodile (West) and Marico Water Management Area (WMA) as well as Quaternary Catchment A21C. The quaternary catchment is associated with a Largely modified (class D) Present Ecological State (PES) and a Moderate Ecological Importance and Sensitivity (EIS) category (Middleton & Bailey, 2008).
	Sections of the Jukskei and Crocodile Rivers with known low-quality water content within catchment A21C, makes the area of strategic importance with regards to water quality benefits related to health wetlands and associated higher quality water inputs from them.
Land use	Land use within the A21C quaternary catchment mainly consist of urban development and agricultural practices, which has resulted in numerous negative impacts associated with wetland habitat destruction, lowered water tables, erosion, sedimentation, etc.
	Doornrandjies 4 and Doornrandjies 5 Wetland System
Location	The Doornrandjies 4 wetland is located within the City of Tshwane Metropolitan Municipality on farm Doornrandjie, approximately 8 km northeast of Lanseria Airport as measured along the contiguous river corridor, and approximately 6km north of Diepsloot Informal Settlement. The Doornrandjies 5 wetland is located within the City of Tshwane Metropolitan Municipality also on farm Doornrandjie, approximately 8km northeast of Lanseria Airport as measured along the contiguous river corridor, and approximately 6km north of Diepsloot Informal Settlement.
District and local municipality	The Doornrandjies 4 and 5 wetland systems falls within the southern boundaries of the City of Tshwane Metropolitan Municipality.

Reason for selection	The wetland has been impacted negatively by historic ridge and furrow cultivation and as a result active erosion features threaten the wetland. Some of the historical furrows, especially in the upstream portion of the wetland, have become incised with a larger desiccation effect, while predominately downstream portions, including areas with and without gullies, have been affected by sediment deposition in a typical "cut and fill" erosion process. Currently identified head cut erosion features remain active and their risk for advancement is increased by unregulated grazing pressure within the system (LRI, 2009). The Wetland presents Good rehabilitation potential in wetland area that was previously cultivated. Its setting in an open space with free access makes it more risk prone to third party impacts that could jeopardise rehabilitation initiatives.
Wetland type and size <sup>7</sup>	The delineated target area of Doornrandjies 4 is regarded as a channelled valley bottom wetland that currently contains an ephemeral channel that forms part of watercourse. Seepage is a common contributor to the hydrology of the wetland, which contains sandy soils in its outer margins specifically. The wetland system is approximately 5.31 ha in size. The delineated target area of Doornrandjies 5 is regarded as a channelled valley bottom wetland that currently contains an ephemeral channel that forms part of watercourse. Seepage is a common contributor to the hydrology of the wetland, which contains sandy soils in its outer margins specifically. The wetland system is approximately 14.5 ha in size.
Conservation status (terrestrial and aquatic)	Mesic Highveld Grassland Group 34 wetland ecosystem type that is Critically Endangered (CSIR 2011). The regional vegetation unit belongs to Egoli Granite Grassland (Gm 10) which is considered to be Endangered (Mucina & Rutherford, 2012). No NFEPA wetland overlaps with the Doornrandjies Wetland but there are Critical Biodiversity Areas (CBA) and Ecological Support Areas (ESA) according to C-Plan 3 from the Gauteng Department of Agriculture and Rural Development (GDARD). The area has been incorporated into the Egoli Granite Grassland Nature Reserve as part of an offset agreement (LRI, 2009).
Land use	The predominant land use in the area is urban development, which has resulted in numerous negative impacts associated with wetland habitat destruction, lowered water tables, erosion, sedimentation. The target area of the Doornrandjies 4 and 5 wetlands is located on a few farm portions which are used as private small holdings are currently open grassland.
Wetland problems	<ul> <li>The biophysical drivers of the wetlands in the target area have been impacted upon by historical activities and will be further impacted upon into the future, including <i>inter alia</i>:</li> <li>Donga, head-cut and other rill erosion originate from old farming activities;</li> <li>Ridge and furrow cultivation;</li> <li>Created channel that developed in response to the furrows;</li> <li>Headcut erosion features located in the created channel;</li> <li>Continued channel incision and habitat desiccation in the discontinuous channel; and furrows in response to future catchment hardening;</li> <li>Encroachment of alien plants</li> <li>Future urban development in the wetland catchment, which is currently characterised by smallholdings, will change the timing and magnitude of flood peaks, resulting in further degradation of the integrity of the wetland.</li> </ul>

<sup>&</sup>lt;sup>7</sup> The approximate size of each wetland system is provided as the intention is to positively influence the entire area through the implementation of smaller interventions. Since the specific interventions required to address specific problems are only determined during Phase 2 site visits, the actual intervention footprints will only be available for inclusion in the rehabilitation plans which will also be made available to registered I&APs for review before being submitted to DEA for approval.

	Clamany Farm Wetland System
Location	The wetland is located on the northern boundary of the City of Tshwane metropolitan Municipality, inside the Diepsloot Nature reserve (Clamany Farm). approximately 6km northeast of Lanseria Airport as measured along the contiguous river corridor, and approximately 8km north-west of Diepsloot Informal Settlement. The targeted wetland is located between a main dirt road at its upper margin and the Jukskei River at its downstream margin.
District and local municipality	The Clamany Farm wetland systems falls within the southern boundaries of the City of Tshwane Metropolitan Municipality.
Reason for selection	The wetland system as a whole display a range of different impacts, the most discernible being a large erosion donga. The wetlands in A21C catchment are considered to be important from a water quality perspective due to ample sources of urban water pollutants. Local wetlands form part of the Upper Rietspruit River Catchment, which eventually flows into the Hartbeestspruit Dam as part of the Crocodile River need efforts to improve the water quality. Linear corridors or linkages, which wetlands often provide, are considered to be important for the conservation of ecosystems, as they help to facilitate the movement and gene flow among wetland-dependent and other fauna and flora species.
Wetland type and size <sup>8</sup>	The delineated target area of Clamany Farm consists of two different Hydrogeomorphic units, channelled and Unchannelled valley bottom Wetlands respectively. which merge before they flow into the Jukskei River. The wetland system is approximately 21 ha in size.
Conservation status (terrestrial and aquatic)	Mesic Highveld Grassland Group 34 wetland ecosystem type that is Critically Endangered (CSIR 2011). The regional vegetation unit belongs to Egoli Granite Grassland (Gm 10) which is considered to be Endangered (Mucina & Rutherford, 2006). No NFEPA wetland overlaps with the Doornrandjies Wetland but there are Critical Biodiversity Areas (CBA) and Ecological Support Areas (ESA) according to C-Plan 3 from the Gauteng Department of Agriculture and Rural Development (GDARD).
Land use	The predominant land use in the area is agriculture. The target area is located on a few farm portions which are used for farming.
Wetland problems	<ul> <li>The biophysical drivers of the wetlands in the target area have been impacted upon by historical activities and will be further impacted upon into the future, including inter alia</li> <li>Donga erosion;</li> <li>Headcut erosion features located in the created channel;</li> <li>Dam wall erosion and associated gully;</li> <li>Encroachment of alien plants; and</li> <li>Overgrazing.</li> </ul>

<sup>&</sup>lt;sup>8</sup> The approximate size of each wetland system is provided as the intention is to positively influence the entire area through the implementation of smaller interventions. Since the specific interventions required to address specific problems are only determined during Phase 2 site visits, the actual intervention footprints will only be available for inclusion in the rehabilitation plans which will also be made available to registered I&APs for review before being submitted to DEA for approval.

#### 6.3 Cultural and Heritage Environment

As the project aims to rehabilitate wetlands threatened by erosion, no impact is expected to occur on cultural or historic features. However, should any such features be identified during the Phase 2 site visit, a heritage specialist will be consulted, and the relevant heritage authorities will be notified. Also see Sections 2.4 and 7.1.4.

#### 6.4 Socio-economic Environment

Table 14 below provides a summary of the socio-economic profile of the local municipalities within which the proposed wetland rehabilitation projects will take place. Being part of the EPWP, the WfWetlands Programme has created more than 34 000 jobs and over 3 million person-days of paid work by using local SMMEs to implement the approved wetland rehabilitation plans. Local teams generally consist of a minimum of 55% women, 65% youth and 2% disabled persons.

The EPWP focus on local unemployed people with the intent of making them part of the productive economic sector, assist with skills development and increase their capacity to earn an income. In terms of basic education and training of adults and skills transfer, the WfWetlands Programme has provided 250 000 days of training in vocation and life skills.

	City of Tshwane	
Population		
Young (0-14)	25.7%	
Working age (15-64)	65,9%	
Elderly (65+)	8,4%	
Dependency ratio	39	
Level of education (aged 20+	•)	
No schooling	8.5%	
Higher education	13.2%	
Matric	34%	
Level of Employment (%)		
Jnemployment rate	24.2%	
outh Unemployment rate	32.6%	
Economic Profile (annual)		
No income	14.9%	R76,401 - R153,800
R1 - R4,800	2.9%	R153,801 - R307,600
R4,801 - R9,600	4.2%	R307,601 - R614,400
R9,601 - R19,600	10.6%	R614,001 - R1,228,800
R19,601 - R38,200	15.5%	R1,228,801 - R2,457,600
R38,201 - R76,4000	13.3%	R2,457,601+

Table 14: Economic profile of applicable local municipalities

Source: http://cs2016.statssa.gov.za/?portfolio\_page=community-survey-2016-provincial-profile-gauteng-2016

The anticipated benefit of the WfWetlands Programme nationally is presented below in Table 15.

 Table 15: Socio-economic value of the national WfWetlands Programme

Aspect	Response
What is the expected capital value of the activity on completion?	~ R 130 000 000
How many new employment opportunities will be created in the development and construction phase of the activity/ies?	~ 120 <sup>9</sup>
What is the expected value of the employment opportunities during the development and construction phase?	~R54.4 million in wages
What percentage of this will accrue to previously disadvantaged individuals?	~70%

<sup>&</sup>lt;sup>9</sup> Employment opportunities are created only during the construction phase and for many of the projects there are already EPWP teams (team size averages around 20-35 individuals) working on them. However, Working for Wetland principles ensure that a very large percentage of those employed are from local communities.

#### 7 IMPACT ASSESSMENT

The WfWetlands Programme has been rehabilitating wetlands across South Africa since the early 2000's and are considered to be specialists when it comes to working in sensitive wetland environments. Their significant experience and knowledge is actively being transferred to Implementing Agents and Contractors not only verbally by the provincial ASDs, but also through training and the use of important tools such as the Environmental Management Programme (EMPr). It must be noted that the EMPr is considered a living document and is updated on a regular basis to incorporate lessons learned and/or in response to changing environments (legal, biological, etc.). In addition, the requirements of the EMPr are supplemented with site specific mitigation measures, included in the relevant rehabilitation plan, as identified by the wetland specialist and EAP during the Phase 2 planning site visits.

This chapter focus on the key potential impacts (direct, indirect and cumulative) that have been identified for the WfWetlands Programme over time. For each impact assessed, mitigation measures have been proposed to reduce and/or avoid negative impacts and enhance positive impacts. These mitigation measures are also incorporated into the EMPr to ensure that they are implemented during the planning/pre-construction, construction and operational phases. The EMPr forms part of the BAR (Appendix D), and as such its implementation will become a binding requirement should environmental authorisation be received from DEA.

The following subsections assess each impact according to the construction and operational phase in which they are likely to occur. It should be highlighted that this assessment does not consider the decommissioning of the proposed interventions. The purpose of the implementation of a specific intervention is to rehabilitate the affected wetland system and prevent further degradation. Furthermore, many of the soft interventions are made from biodegradable materials (see Appendix A). If these begin to degrade, they will not have a negative impact on the system. The hard interventions serve as a more permanent feature within the wetland, as the sensitive environments (which includes dispersive soils in some of them, for example) could be negatively impacted by new soil disturbance activities when removing interventions. Maintenance surveys are undertaken by WfWetlands and if a hard structure should begin to lose its function/ require maintenance, the intervention would be reconsidered either for maintenance, or the need to redesign the structure in response to landscape changes.

Please note that no roads will be constructed to provide access to wetlands for rehabilitation purposes. Only existing roads will be used.

#### 7.1 CONSTRUCTION PHASE

#### Phase Construction One of the primary objectives of the WfWetlands Programme is to create jobs and to teach transferrable skills to unemployed members of the local community so that they can be drawn into the permanent job market. The potential impact of this is significant and has a number of indirect positive impacts such as improvement in quality of life of the workers, increased spending in the local economy and the support of small business in the local area. Impact description Cumulatively, the impact of the WfWetlands projects is judged to be of high positive significance. The programme has a budget of approximately R130 million per annum, has created in the region of 27 000 jobs and transferred skills to numerous previously unskilled persons. Should the project not be authorised or implemented, the potential jobs would not be created. Where projects already have active teams implementing interventions, this would have a high negative impact as the contractors would not be able to keep their teams busy. Where projects do not have

#### 7.1.1 Job creation

active teams, the impact would however be neutral as the impact would not be worse against the baseline, i.e. jobs would not be taken away, they just would not be created.

	Pre-Mitigation	Post-Mitigation	No-go Alternative
Туре	Positive	Positive	Negative
Extent	Site Specific	Site Specific	Site Specific
Magnituda	Medium	Low	High
Magnitude	Medium	Low	Zero
Duration	Long-term	Long-term	Long-term
Significance			High (-)
Significance	MEDIUM (+)	HIGH (+)	Neutral
Probability	Probable	Probable	Probable
Confidence	Certain	Certain	Certain
Reversibility	Irreversible	Irreversible	Irreversible

• Ensure that the required project workers are sourced from local communities and that maximum employment numbers are maintained throughout the project duration.

Project implementers to support local businesses (e.g. local quarry owners to obtain rock for gabions) where
possible.

#### 7.1.2 Fire risk

Phase	Pre-Construction	Construction	Operational	Decommissioning
Impact description	Construction usually takes place in the dry months when the danger of veld fires is highest. There is a possibility that construction workers could light a fire on site that could become out of control. The risk of this happening is assessed to be low, although the significance in terms of the economic damage that could be caused (especially in a commercial forestry area) is high. Adequate site supervision would considerably mitigate this impact. Fires are part of a natural biophysical cycle in most ecosystems and are therefore likely to still occur without the construction activities of the WfWetlands construction teams taking place.			
	Pre-Mitigation	Post-Mitigat	ion	No-go Alternative
Туре	Negative	Negative		Negative
Extent	Site Specific	Site Specif	ic	Site Specific
Magnitude	Medium	Low		Low
Duration	Short-term	Short-tern	n	Short-term
Significance	MEDIUM (-)	LOW (-)		LOW (-)
Probability	Unlikely	Unlikely		Likely
Confidence	Sure	Sure		Sure
Reversibility	Irreversible	Irreversibl	e	Irreversible
Mitigation measures				
- Ensure that workers are aware of the potential for fires and the demage that could be sourced				

Ensure that workers are aware of the potential for fires and the damage that could be caused.

• Ensure that a fire response procedure is in place and that all dry season work is organized in liaison with the landowners so that it fits into their firebreak/fire protection programme.

Phase	Pre-Construction	<b>Construction</b> Operationa	l Decommissioning		
	Construction can result in n	uisance impacts, particularly for land	lowners. These impacts include		
	Noise from construction activities, personnel and vehicles.				
	• An increase in the amount of litter being generated.				
	Dust.				
	Security concerns	such as theft or leaving gates open.			
Impact description	<ul> <li>Non-use of sanitat</li> </ul>	Non-use of sanitation facilities.			
description	<ul> <li>Temporary loss of</li> </ul>	access to areas due to construction	activities.		
	Given the isolated working environment (i.e. far from communities and pur relatively few number of people on site and constant supervision by the project above impacts are likely to be of low magnitude.		• •		
	Should the project not be a	uthorised or implemented, no nuisan	ce impacts would occur.		
	Pre-Mitigation	Post-Mitigation	No-go Alternative		
Туре	Negative	Negative	Neutral		
iype	. togailto	rtogaaro			
	Site Specific	Site Specific	Site Specific		
Extent			Site Specific Zero		
Extent Magnitude	Site Specific	Site Specific	•		
Extent	Site Specific Medium	Site Specific Low	Zero		
Extent Magnitude Duration Significance	Site Specific Medium Short-term	Site Specific Low Short-term	Zero Long-term		
Extent Magnitude Duration Significance	Site Specific Medium Short-term LOW (-)	Site Specific Low Short-term VERY LOW (-)	Zero Long-term NEUTRAL		
Extent Magnitude Duration Significance Probability	Site Specific Medium Short-term LOW (-) Probable	Site Specific Low Short-term VERY LOW (-) Probable	Zero Long-term <b>NEUTRAL</b> Probable		

#### 7.1.3 Nuisance impacts

- All site workers to undergo environmental induction training ("toolbox talks") before undertaking work so that they are aware of the various environmental requirements.
- Landowners should be consulted regarding the placement of stockpile sites and toilets as well as access routes. This must be indicated on the site camp layout plan.
- Ensure that closed gates are kept closed. When in doubt, the landowner should be consulted.
- Follow the EMPr with regard to sanitation facilities, waste management, noise and site management
- Utilise local labour wherever possible to reduce potential friction within the community caused by bringing outside personnel in.
- Ensure that all workers wear the yellow/blue attire indicative of WfWetlands personnel so that they are not mistaken for trespassers.

Phase	Pre-Construction	Construction	Operational	Decommissioning
Impact the description ma exc	e proposed interventions d earth plugs to restore the however also required in se weirs, the contractors ximum depth of 2.7m ( cavation depth is limited htre of the erosion channel foundation of the relevan	e wetland hydrology. A a erosion channels to p will be required to under depending on the dep to the outer sections o el. As a rule, should an	small number of conc revent continued erosic ertake excavation activi oth of the erosion do f the key walls and do y bedrock be uncovere	rete and gabion weirs on of the wetland. For ities (by hand) up to a onga). The maximum ecreases towards the ed during excavations,

#### 7.1.4 Heritage resources

No significant heritage resources within the wetlands were identified during interactions with I&AP or the planning site visit (where rehabilitation work has been undertaken in the wetland in previous years) for the proposed projects.

Given the low likelihood of heritage sites being disturbed and provided that construction is immediately stopped should a heritage resource be encountered then the magnitude of this impact should be neutral.

Should the interventions not be implemented, natural weathering would still occur. However, given the low potential of heritage resources in the area, this is anticipated to remain neutral for the no-go alternative.

	Pre-Mitigation	Post-Mitigation	No-go Alternative
Туре	Negative	Negative	Negative
Extent	Site Specific	Site Specific	Site Specific
Magnitude	Medium	Zero	Zero
Duration	Long-term	Long-term	Long-term
Significance	LOW (-)	NEUTRAL	NEUTRAL
Probability	Probable	Probable	Probable
Confidence	Sure	Sure	Sure
Reversibility	Irreversible	Irreversible	Irreversible
Mitigation measures	i		

• Should any heritage resource or suspected resources be identified during the Phase 2 planning site visit, a suitably qualified heritage specialist shall be consulted.

 Should any artefact or suspected artefact (including fossils and grave sites), or any site of cultural significance be encountered during construction, then the Contractor must immediately stop work in the vicinity of the artefact and alert the relevant authorities. The area around the discovery shall be cordoned off until such time that work is authorised to proceed.

#### 7.1.5 Worker safety

Phase	Pre-Construction	Construction Op	erational	Decommissioning	
	Alien clearing requires very spo It sometimes involves large tre	-			
Impact	Crime and poor water quality could also have a negative impact on worker safety and especially in urban areas.				
description	Furthermore, workers may also come into contact with dangerous animals such as snakes even predators when working in conservation areas.				
	If the interventions are not implemented, the construction workers will not be affected by the dangers associated with working within the selected wetlands.				
	Pre-Mitigation	Post-Mitigation	No-g	go Alternative	
Туре	Pre-Mitigation Negative	Post-Mitigation Negative	Νο-ς	<b>go Alternative</b> Negative	
Type Extent					
	Negative	Negative		Negative	
Extent	Negative Site Specific	Negative Site Specific	S	Negative lite Specific	
Extent Magnitude	Negative Site Specific Medium	Negative Site Specific Low	S	Negative lite Specific Zero	
Extent Magnitude Duration	Negative Site Specific Medium Long-term	Negative Site Specific Low Long-term	S	Negative Site Specific Zero Long-term	

Reversibility	Irreversible	Irreversible	Irreversible	
Mitigation measures				
<ul> <li>All site workers to undergo specific safety training before undertaking this work so that they are aware of the various risks and measures to be taken in emergency situations.</li> </ul>				
<ul> <li>Where requi</li> </ul>	red, security teams must be prov	vided to protect the teams on site		

- Follow Occupational Health and Safety requirements.
- Personal Protective Equipment (PPE) shall be worn at all times on site.

#### 7.1.6 Flora and fauna

Phase	Pre-Construction	Construction Operationa	al Decommissioning
Impact description	are relatively tolerant of distur available in the study area. The immediate surroundings of the <u>Disturbance of protected spect</u> Construction activities could perspecies). It can however be conservation bodies whose the construction timeframes. <u>Alien species invasion</u> A potential construction-related invasive species due to disti- construction material. The no-go alternative would realised. Continued wetland increase in the significance of	botentially result in disturbance to a almost completely mitigated b ocal representatives can advise ed impact on vegetation is the po- turbance and weed seeds bein mean that the positive impacts degradation and habitat loss is the no-go alternative, leading to nunal ecosystems. In addition, it	se the similar alternative habitat ely to be small and limited to the o habitats required by protected by liaising with the appropriate on appropriate measures and ossibility of an increase in alien g brought in with borrow and identified above would not be s likely to result in exponential an eventual loss of biodiversity
	Pre-Mitigation	Post-Mitigation	No-go Alternative
Туре	Negative	Negative	Negative
Extent	Site Specific	Site Specific	Site Specific
Magnitude	Medium	Low	Low
Duration	Long-term	Long-term	Long-term
Significance	MEDIUM (-)	LOW (-)	MEDIUM (-)

Significance	MEDIUM (-)	LOW (-)	MEDIUM (-)
Probability	Definite	Definite	Likely
Confidence	Sure	Sure	Sure
Reversibility	Irreversible	Irreversible	Irreversible
and the second second second second			

**Mitigation measures** 

- Should any protected species need to be removed or relocated, e.g. indigenous tree ferns, the appropriate permits shall be required. These activities shall take place under strict guidance from the ASD and/or appropriate authority.
- Should any protected species occur on site, the ASD and project manager or implementer must liaise prior to site establishment with the relevant conservation body to determine measures required during the construction period to limit potential disturbances to protected species.
- Implement the provisions of the EMPr regarding stockpiling borrowed material and rehabilitation after construction

#### 7.1.7 Aquatic ecosystems

Addatic coosystems					
Phase	Pre-Construction Co	onstruction Operational	Decommissioning		
	Temporary alteration to stream f	low patterns			
	Construction must often take place in areas that are permanently wet. This requires that was be diverted away from working areas, leading to temporary alterations in the current draina characteristics. Water diversion is typically done using sand bags to slow/block flow and ther pump to remove water and discharge it further downstream. This can result in a slight drying the working areas and may affect aquatic organisms. This will however be of a temporary natu and is unlikely to significantly alter flow patterns.				
Impact description	Sedimentation Construction activities can result in additional sediment ending up in the water course (e.g. due to earthworks or breakage of sandbags used to divert water away from working areas). Sediment can result in silt build-up downstream, increase the turbidity of the water and result in habitat changes. However, as wetlands are typically low-energy systems, much of the excess sediment is likely to be trapped before it is washed far downstream. Also, given the limited nature of the earthworks, sedimentation is not anticipated to occur to a significant degree.				
	Pollution of water-courses				
	Construction activities close to a water-course/wetland carry the attendant risk that construction- related pollutants could end up in the wetland system. Typical pollutants include hydrocarbons (e.g. from fuel leaks, shutter oil and lubricating fluid spills), litter, cement and contaminated wash- down water.				
	Disturbance of wetland vegetation	on and stream banks			
		iks and wetland vegetation will be impact generally occurs on a sn			
		d result in the current negative esiccation, erosion, channel incision			
	Pre-Mitigation	Post-Mitigation	No-go Alternative		
Туре	Negative	Negative	Negative		
Extent	Site Specific	Site Specific	Site Specific		
Magnitude	Medium	Low	Medium		
Duration	Long-term	Long-term	Long-term		
Significance	MEDIUM (-)	LOW (-)	MEDIUM (-)		
Probability	Definite	Definite	Definite		
Confidence	Certain	Certain	Certain		
Reversibility	Irreversible	Irreversible	Irreversible		
Mitigation measure					

#### **Mitigation measures**

- Work shall predominantly take place during low rainfall periods.
- No foreign vegetation matter (e.g. mulch) shall be allowed on site (especially from alien species).
- Soils shall be stockpiled according to the different soil layers as per the soil profile in order not to mix layers of leached and organic soils.
- Stockpiles and revegetated areas shall be covered with mulch or cloth (geotextile) and kept moist.
- Implement the provisions of the EMPr regarding stockpile location and site management.
- Sandbags used to temporarily divert water shall be in a good condition to prevent additional sedimentation and/ or failure.
- Sand/ earth to fill the bags shall be obtained from and returned to existing excavation points where feasible.

- Soil required for the construction of interventions shall be stabilised as per the engineer's recommendations to counteract dispersive tendencies.
- Water abstracted above the General Authorization limits must be authorized by DWS prior to such abstraction taking place.

#### 7.1.8 Sourcing borrow material

Phase		Pre-Construction	Construction	Operational		Decommissioning
Impact description	source The q furthe Source made	ed elsewhere. This car uantities required are r one gets from site an es include existing born berms which are no lo	rocks) is not always a have a negative bioph not such that they requ to therefore borrow man row areas on neighbour nger required. not be required, the pote	ysical impact to uire a borrow pi terial is sourced ing farms, deco	o the are it licence d as clos ommissio	ea where it is sourced. e. Costs increase the se to site as possible. oned dam walls, man-
		The second second				

	Pre-Mitigation	Post-Mitigation	No-go Alternative
Туре	Negative	Negative	Negative
Extent	Site Specific	Site Specific	Site Specific
Magnitude	Medium	Low	Zero
Duration	Long-term	Long-term	Long-term
Significance	MEDIUM (-)	LOW (-)	NEUTRAL
Probability	Definite	Definite	Definite
Confidence	Certain	Certain	Certain
Reversibility	Irreversible	Irreversible	Irreversible
Mitigation measures	S		

• Implement the provisions of the EMPr.

• Any quantities in excess of the minimum requirements for a borrow pit licence will require authorisation through Department of Mineral Resources.

• Borrow areas will need to be properly re-sloped and re-vegetated after use.

#### 7.1.9 Work within conservation areas

Phase	Pre-Construction C	Construction	Operational	Decommissioning	
Impact description	A number of the projects fall within conservation areas which requires a more astute attitude the part of the implementers to the surrounding environment and the possible negative impa- they can have on it.				
	Pre-Mitigation	Post-Mitig	ation	No-go Alternative	
Туре	Negative	Negativ	'e	Negative	
Extent	Site Specific	Site Spec	cific	Site Specific	
Magnitude	Medium	Low		Zero	
Duration	Long-term	Long-ter	m	Long-term	
Significance	MEDIUM (-)	LOW (·	•)	NEUTRAL	
Probability	Definite	Definite	Э	Definite	
Confidence	Certain	Certair	ı	Certain	
Reversibility	Irreversible	Irreversi	ole	Irreversible	

#### **Mitigation measures**

- Close cooperation is required with the conservation authorities. Any specific requirements need to be included in the applicable wetland rehabilitation plan.
- Implement the provisions of the EMPr.

## 7.2 OPERATIONAL PHASE

#### 7.2.1 Changes in land use

Phase	Pre-Construction Co	onstruction Operationa	I Decommissioning		
Impact description	The increase in wetland area may have both positive and negative impacts for landowners. Wetlands are often utilised for grazing during the dry season and an increase in wetland area will thus improve grazing conditions for the farmer. However, the increase in wet areas may also make previously accessible areas inaccessible for farming purposes. The extent and magnitude of this impact will depend to a large degree on how much value each individual landowner places on wetland conservation. It is however assumed that if the landowner is willing to allow wetland rehabilitation to take place on their property that they see the value in the WfWetlands Programme and are willing to accept the increase in wetland area. Potential positive impacts associated with increased wetland area and improved grazing conditions would not be realised should rehabilitation activities not be implemented. Furthermore, drained wetlands are often more susceptible to erosion, resulting in the removal of fertile topsoil and thereby reducing the agricultural potential of the site.				
	Pre-Mitigation	Post-Mitigation	No-go Alternative		
Туре	Pre-Mitigation Positive and Negative	Post-Mitigation Positive and Negative	No-go Alternative Negative		
Type Extent		Ŭ			
	Positive and Negative	Positive and Negative	Negative		
Extent	Positive and Negative Site Specific	Positive and Negative Site Specific	Negative Site Specific		
Extent Magnitude Duration	Positive and Negative Site Specific Medium	Positive and Negative Site Specific Low	Negative Site Specific Medium Long-term		
Extent Magnitude	Positive and Negative Site Specific Medium Long-term	Positive and Negative Site Specific Low Long-term	Negative Site Specific Medium		
Extent Magnitude Duration	Positive and Negative Site Specific Medium Long-term LOW (+)	Positive and Negative Site Specific Low Long-term MEDIUM (+)	Negative Site Specific Medium Long-term		
Extent Magnitude Duration Significance	Positive and Negative Site Specific Medium Long-term LOW (+) MEDIUM (-)	Positive and Negative Site Specific Low Long-term MEDIUM (+) LOW (-)	Negative Site Specific Medium Long-term MEDIUM (-)		
Extent Magnitude Duration Significance Probability	Positive and Negative Site Specific Medium Long-term LOW (+) MEDIUM (-) Definite	Positive and Negative Site Specific Low Long-term MEDIUM (+) LOW (-) Definite	Negative Site Specific Medium Long-term MEDIUM (-) Likely		

• Ensure good access for landowners in the form of crossing points, where such measures be of the lowest impact type and design possible.

• Provision of watering points for stock to minimise extensive trampling in the wetlands (especially in the wetter times of year).

#### 7.2.2 Increased water storage and reduced treatment costs

Phase	Pre-Construction	Construction	Operational	Decommissioning
Impact	Wetlands can offer valuable area, it is likely that downstre source of water. In addition amount of sediment downstr users and will also reduce dams.	eam users will benefit by a, by addressing erosic eam. This can help to r	y having a more reliable on, wetland rehabilitati educe water treatment	e and possibly cleaner on can decrease the costs for downstream
description	The no-go alternative woul realised. In addition, the wate continue to decrease, while would increase. Furthermore processes (i.e. water treatm use which would require sign	er retention and storage damage to properties a e, with lower water qua ent plants) would be re	potential of the system and infrastructure resul ality in the systems, m equired to ensure that	and catchment would ting from flood events ore human treatment

	Pre-Mitigation	Post-Mitigation	No-go Alternative			
Туре	Positive	Positive	Negative			
Extent	Site Specific	Site Specific	Site Specific			
Magnitude	Medium	Low	Medium			
Duration	Long-term	Long-term	Long-term			
Significance	MEDIUM (+)	MEDIUM (+)	MEDIUM (-)			
Probability	Definite	Definite	Definite			
Confidence	Certain	Certain	Certain			
Reversibility	Irreversible	Irreversible	Irreversible			
Mitigation measures						
No mitigation measures are proposed						

#### 7.2.3 Reduced soil erosion

Phase	Pre-Construction	Construction	Operational	Decommissioning			
Impact description	By reducing exposed ground surfaces and surface runoff velocity, the sediment load in surface runoff is reduced, thereby contributing to better water quality in the sub-catchment area. If the proposed interventions are not implemented, erosion would continue and even accelerate over time. This would reduce the agricultural potential of farmland, as well as increase damages to properties and infrastructure during flood events.						
	Pre-Mitigation	Post-Mitig	ation No	o-go alternative			
Туре	Positive	Positiv	e	Negative			
Extent	Site Specific	Site Spec	cific	Site Specific			
Magnitude	Medium	Low		Medium			
Duration	Long-term	Long-te	m	Long-term			
Significance	MEDIUM (+)	MEDIUM	(+)	MEDIUM (-)			
Probability	Definite	Definit	e	Definite			
Confidence	Certain	Certai	1	Certain			
Reversibility	Irreversible	Irreversi	ole	Irreversible			
Mitigation measures							
No mitigation measures are proposed							

### 7.2.4 Employment opportunities

Phase	Pre-Construction	Construction	Operational	Decommissioning		
Impact description	<ul> <li>Ideally, the skills learned by the project team during the construction phase – such as how work with concrete, build gabions etc. – can be used to assist them to find permane employment.</li> <li>If the interventions are not implemented, and the teams are not provided with these skills, the impact will be neutral as there will be no change to the <i>status quo</i>.</li> </ul>					
	Pre-Mitigation Post-Mitigation No-go Alternative					
Туре	Positive	Positiv	e	Positive		
Extent	Site Specific	Site Spe	cific	Site Specific		
Magnitude	Medium	Low		Zero		

Duration	Long-term	Long-term	Long-term			
Significance	MEDIUM (+)	MEDIUM (+)	NEUTRAL			
Probability	Definite	Definite	Definite			
Confidence	Certain	Certain	Certain			
Reversibility	Irreversible	Irreversible	Irreversible			
Mitigation measures						
No mitigation measures are proposed						

#### 7.2.5 Public safety

Phase	Pre-Construction Co	onstruction Operationa	al Decommissioning		
Impact description	Interventions such as gabion weirs, for example, could potentially be used for stream crossings or a swimming hole by local communities which could potentially have serious health and safety risks. However, the purpose of the rehabilitation interventions is not to provide watering holes or public infrastructure, but to trap sediment (i.e. filling up dongas, erosion channels, etc.) and reduce overland flow-velocities. It is possible that even if the interventions are not implemented, the individuals who might be at risk from the use of the wetlands would still be at risk in degraded wetlands. It is even possible that degraded systems could have hidden risks such as stuck branches or boulders that could become dislodged.				
	Pre-Mitigation	Post-Mitigation	No-go Alternative		
Туре	Negative	Negative	Negative		
Extent	Site Specific	Site Specific	Site Specific		
Magnitude	Medium	Low	Medium		
Duration	Long-term	Long-term	Long-term		
Significance	MEDIUM (-)	LOW (-)	MEDIUM (-)		
Probability	Definite	Definite	Likely		
Confidence	Certain	Certain	Certain		
Reversibility	Irreversible	Irreversible	Irreversible		
Mitigation measure	S				

• Consult with landowners and the local community to ensure that they are aware of, and educated in, the ecological values and sensitivity of the wetland environments, as well as the exact location of the intervention structures to be implemented.

#### 7.2.6 Ecosystem functioning

Phase	Pre-Construction	Construction	Operational	Decommissioning
Impact description	Restoring wetland corridors In areas where wetlands have areas and link up previously These wetland corridors can ecosystem connectivity. Changes in water quality and More natural stream flow pat and quantity (due to improv	wet areas, thus creatin provide valuable refug d quantity terns within the wetland	ng and extending a netw ges for wetland species d, as well as an improve	work of wetland areas. and allow for greater ement in water quality

improvement in water quality and a more reliable supply of water is particularly important given the water scarcity that faces South Africa.

Should the proposed interventions not be implemented, the wetland systems selected as priority wetlands for rehabilitation, would continue to degrade. This degradation would lead to a loss in ecosystem services and could result in large downstream impacts such as flooding.

	Pre-Mitigation	Post-Mitigation	No-go Alternatives
Туре	Positive	Positive	Negative
Extent	Site Specific	Site Specific	Site Specific
Magnitude	Medium	Low	Medium
Duration	Long-term	Long-term	Long-term
Significance	MEDIUM (+)	HIGH (+)	MEDIUM (-)
Probability	Definite	Definite	Likely
Confidence	Certain	Certain	Sure
Reversibility	Irreversible	Irreversible	Irreversible

#### **Mitigation measures**

• **Note:** The interventions identified for the proposed rehabilitation project were identified during a screening process that was undertaken to ensure that the most suitable intervention was identified, developed and assessed for each rehabilitation site. During this screening process, the project team also took into account environmental, social and economic considerations, as well as the rehabilitation objectives identified for the wetland.

- Should these interventions not be implemented, the current rate of degradation at the assessed wetlands would continue and, in some cases, even result in the permanent loss of the integrity and functioning of these systems. It would also not be possible to achieve the rehabilitation objectives identified for the wetlands. Without the implementation of wetland rehabilitation as part of the WfWetlands project, the overall programme objectives<sup>10</sup> and the EPWP requirements would not be realised.
- No mitigation measures are proposed.

#### 7.2.7 Flora and fauna

Phase	Pre-Construction	Construction	Operational	Decommissioning
Impact description	Increased habitat Increasing the wetland area dependent species. This is a Gauteng wetlands are utilise <u>Increased biodiversity</u> A large proportion of the nat and agriculture. Restoring we area by encouraging the re-e <u>Change in species composit</u> In wetlands that have been s likely to have become estab to be replaced with wetland- to historical species compos Should the interventions not realised. The fauna and flora a loss of biodiversity.	a positive impact, espected by the vulnerable and ural vegetation in the getaland habitat will help to establishment of wetlan subject to desiccation, patished. With the restora adapted vegetation. This ition and is thus considered be implemented, the positive of the second statement of the se	cially in light of the fact d endangered species reater area has alread o increase the species d species. Dants that are tolerant ation of the wetland, th is change in compositio ered positive.	t that a number of the y been lost to forestry richness of the overall of drier conditions are ese species are likely on reflects a shift back

<sup>&</sup>lt;sup>10</sup> Wetland conservation and poverty reduction through job creation and skills.

	Pre-Mitigation	Post-Mitigation	No-go Alternative
Туре	Positive	Positive	Negative
Extent	Site Specific	Site Specific	Site Specific
Magnitude	Medium	Low	Medium
Duration	Long-term	Long-term	Long-term
Significance	MEDIUM (+)	MEDIUM (+)	MEDIUM (-)
Probability	Definite	Definite	Definite
Confidence	Certain	Certain	Certain
Reversibility	Irreversible	Irreversible	Irreversible
Mitigation measures			

• *Note:* The interventions identified for the proposed rehabilitation project were identified during a screening process that was undertaken to ensure that the most suitable intervention was identified, developed and assessed for each rehabilitation site. During this screening process the project team also took into account environmental, social and economic considerations, as well as the rehabilitation objectives identified for the wetland.

- Should these interventions not be implemented, the current rate of degradation at the assessed wetlands
  would continue and, in some cases, even result in the permanent loss of the integrity and functioning of
  these systems. It would also not be possible to achieve the rehabilitation objectives identified for the
  wetlands. Without the implementation of wetland rehabilitation as part of the WfWetlands project, the overall
  programme objectives and the EPWP requirements would not be realised.
- No mitigation measures are proposed.

# 8 CONCLUSION AND WAY FORWARD

#### 8.1 Conclusion

Based on the above, it is the opinion of the EAP that the positive long-term bio-physical and socio-economic aspects of the project as a whole greatly outweigh the minor negative construction related impacts, particularly since effective mitigation measures to reduce the negative impacts exist. There are no indications to suggest that the preferred alternative will have a significant detrimental impact on the environment. Instead, a long-term positive impact is anticipated. This is discussed in further detail below:

#### Construction Phase:

It is most likely that all identified construction related impacts would be limited to the duration of this phase. Impacts on the bio-physical environment are generally considered to be of **Medium (-)** to **Low (-)** significance, which can be reduced to **Low (-)** and **Very Low (-)** with the implementation of appropriate mitigation measures. Construction related impacts can generally be very effectively managed through the implementation and regular auditing of an EMPr. Given that no significant heritage resources have been found for these project sites to date, the anticipated impact on heritage resources is **Low (-)** which can be mitigated to **Neutral**. The impact on the socio-economic environment is expected to be **Medium** to **High (+)** due largely to the creation of jobs and up-skilling of local workers.

#### **Operational Phase:**

Potential Operational Phase related impacts for both the bio-physical and socio-economic environments are generally considered to be of **Medium to High (+)** significance. These positive impacts are expected to arise due to the following:

- Improved wetland habitat for red data species;
- Improved wetland services (which has benefits for downstream as well as local users); and
- Empowering of local community.

The impacts detailed above in Chapter 7 are summarised below in Table 16.

#### Table 16: Impact summary table

COLOUR KEY						
High Negative	Red	Neutral	Neutral White			
Medium Negative	Orange	Low Positive - lo	w	Light Bl	lue	
Low Negative	Yellow	Medium Positive		Blue		
Very Low Negative	Light Yellow	High Positive		Green		
	Significance of Ir	npact				
Construction Phase: De	escription of Impact	Preferred Alterna	tive		No-Go	
		No Mitigation	With mitig	gation	NO-GO	
Job creation		Medium (+)	High	(+)	Medium (-)	
					Neutral	
Fire risk		Medium (-)	Low	(-)	Neutral	
Nuisance impacts		Low (-)	Very Lo	ow (-)	Neutral	
Impact on heritage resou	rces	Low (-)	Neutral		Neutral	
Worker safety		Medium (-)	Low (-)		Neutral	
Flora and fauna		Medium (-)	Low (-)		Medium (-)	
Aquatic ecosystem impac	cts	Medium (-)	Low	(-)	Medium (-)	
Sourcing borrow material		Medium (-)	Low	(-)	Neutral	
Work within conservation	areas	Medium (-)	Low (-)		Neutral	
Operational Phase: Des	cription of Impact					
Changes in land use		Low (+)	Mediur	m (+)	Medium (-)	
		Medium (-)	Low	(-)		
Increased water storage	and reduced treatment costs	Medium (+)	Mediur	m (+)	Medium (-)	
Reduced soil erosion		Medium (+)	Mediur	m (+)	Medium (-)	
Employment		Medium (+)	Mediur	n (+)	Neutral	
Ecosystem functioning		Medium (+)	High	(+)	High (-)	
Flora and fauna		Medium (+)	Mediur	m (+)	Medium (-)	
Public safety		Medium (-)	Low	(-)	Medium (-)	

## 8.2 Level of Confidence in Assessment and Recommendation of the EAP

Based on the information provided in this report, the outcome of the impact assessment and the supporting documentation it is the recommendation of the EAP that authorisation be granted for the following reasons:

- a) The proposed rehabilitation activities are likely to have significant positive bio-physical and socioeconomic benefits, not just for the local community for the country as a whole.
- b) Effective mitigation measures exist to manage the limited negative impacts that were identified.

- c) The proposed rehabilitation activities are in line with the principles of NEMA (in particular: people and their needs – particularly women and children – are placed at the forefront of development via the EPWP; the development can be considered to be socially, environmentally and economically sustainable; the environmental impacts of the activity are not unfairly distributed and the potential environmental impacts have been assessed and evaluated).
- d) The WfWetlands Programme is an important part of the government's EPWP and given that the impacts of the proposed activities are not likely to be detrimental to the environment, this programme should be supported in the spirit of co-operative governance.

It is recommended that the following conditions should be included by the Department of Environmental Affairs in the Environmental Authorisation (should a positive decision be reached):

- Mitigation measures listed in this BAR should be referenced as conditions of approval.
- Construction activities must take place in accordance to the requirements of the attached EMPr (Appendix D), which also includes general requirements from the WfWetlands Best Management Practices Plan.
- Regular auditing of the EMPr must take place.

With regards to period for which the EA would be required, a validity period of 5 years is requested to allow for the implementation of the rehabilitation plan over multiple years – depending on the availability of budget.

Please find a signed EAP declaration signed in Appendix E.

#### 8.3 Way Forward

The work proposed in the above-mentioned wetland systems are further detailed in a project specific Rehabilitation Plan, consisting of work that is planned for the following years' implementation cycle.

Each Rehabilitation Plan include a detailed description of the wetland system, the problems affecting the wetland as well as the proposed rehabilitation strategy. Input into this report is provided by the project engineer, wetland specialist, EAP, and WfWetlands ASD. The Rehabilitation Plan also include the engineering drawings and bill of quantities of the specific intervention planned to address the site-specific issue.

A general Environmental Management Programme (EMPr) (**Appendix D**) is included in both the BAR and Rehabilitation Plan and provides a set of guidelines and requirements for the implementing teams to ensure that each intervention does not do unnecessary harm to the environment. Where site-specific mitigation measures are required, these are included in the intervention booklets provided as an annexure to the Rehabilitation Plan.

# 9 **REFERENCE LIST**

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Appendix A

**ENGINEERING BOOKLET** 

# Working for Wetlands: Examples of Interventions



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## 1 INTRODUCTION

Each year during a Phase 2 planning site visit, a team consisting of an Engineer, a Wetland Specialist, the Working for Wetlands Provincial Coordinator and an Environmental Assessment Practitioner (EAP) plan a series of interventions to rehabilitate a priority wetland. These interventions are selected in a methodological manner, to specifically use the knowledge of the catchment to address the identified wetland problems.

The purpose of this document is to provide an overview of the typical interventions that are designed for the Working for Wetlands Programme. The site-specific details and drawings of the proposed interventions for each planning year will be included in the project rehabilitation plans, which shall be approved by the Department of Environmental Affairs prior to any construction commencing.

### 2 PROCESS FOR SELECTION

The choice of the combination of the most appropriate interventions necessary to achieve a certain rehabilitation objective is a rigorous exercise, and the decision is informed by several criteria.

- **Environmental** E.g. Hydrology, geology and soils, seasonal influences, vegetation and site-specific constraints;
- Engineering E.g. Biophysical aspects, risk and liability, construction material selection;
- **Social** E.g. Labour quota requirements, health and safety, availability of materials, skills levels and opportunity for skills development; and
- **Rehabilitation objective(s)** E.g. Stabilisation of head-cuts and erosion gullies, elevation of water table, eco-services, biodiversity value, sediment trapping eradication of problem species (among others), etc.

From these criteria, the choice is then made to implement either a "hard" or "soft" intervention. Hard engineering intervention may include, for example:

- Earth berms or gabion systems to block artificial channels that drain water from or divert polluted water to the wetland;
- Concrete and gabion weirs to act as settling ponds, to reduce flow velocity or to re-disperse water across former wetland areas thereby re-establishing natural flow paths;
- Earth or gabion structure plugs to raise channel floors and reduce water velocity;
- Concrete or gabion structures to stabilise head-cut or other erosion and prevent gullies;
- Concrete and/or reno mattress strips as road crossings to address channels and erosion in wetlands from vehicles; and
- Gabion structures (mattresses, blankets or baskets) to provide a platform for the growth of desired wetland vegetation.

Soft engineering interventions are often used together with the hard engineering interventions and could include, for example:

- The use of biodegradable or natural soil retention systems such as eco-logs, MacMat-R plant plugs, grass or hay bales, and brush-packing techniques;
- The re-vegetation of stabilised areas with appropriate wetland and riparian plant species;
- Alien invasive plant clearing, which is an important part of wetland rehabilitation (this is supported by the Working for Water Programme).
- The fencing off of sensitive areas within the wetland to keep grazers out and to allow for the re-establishment of vegetation;

In some instances, the use of appropriate fire management and burning regimes. The removal of undesirable plant and animal species; and

Typical interventions are further described in the following section, and typical engineering drawings are included in Appendix A1.

#### 3 TYPICAL INTERVENTIONS

#### 3.1 Weirs

A dam-type structure placed across a watercourse. Weirs are used to address head-cut and/ or channel erosion by trapping sediment and raising the local water table to encourage overland flow (i.e. rewetting a wetland).

#### 3.1.1 Concrete weirs

Concrete is used to construct weirs in high energy areas, such as active headcuts. They are impermeable and effectively trap sediment as well as water, reducing the flow velocity. For this reason, they are also used to raise the local water table. Selection of this intervention depends on the availability of appropriate foundation material and the volume of water moving through the wetland catchment. The construction of concrete weirs also provides an opportunity for skills transfer and development.

#### 3.1.2 Stone masonry weirs

Stone masonry structures are built using an option similar to brickwork. Individual stones are used to build a solid structure using a mixture of cement and sand as the bonding mortar between them. The use of these, as any other hard structure, should be considered in cases where the desired outcomes require the strength of concrete, while at the same time a rougher finish to the surface of the structure or a more natural appearance is desired.

#### 3.1.3 Gabion weirs

Gabion weirs comprise packed stone or rock in wire baskets. The configuration of the gabion baskets can result in the structure performing a similar function to a concrete or stone masonry weir in trapping sediment and reducing flow-velocities. Although gabion basket is permeable and allows for a measure of water to pass through the structure. Vegetation and other biota can also establish in/around the habitat they create. The construction of gabion weirs is more labour intensive than concrete weirs and thus favoured where site conditions are suitable. Some negative aspects associated with gabions: rock is not always readily available, they are vulnerable to vandalism and corrosive elements in some waters; and trampling by cattle and humans (this can be alleviated by concrete capping the gabions).







#### 3.2 Earthworks

Earthworks interventions are characterised by their use of earth (soil or rock) that is moved to form features that will restore natural overland flow. All earthworks have a high labour requirement for implementation and are a common intervention in the Working for Wetlands Programme.

#### 3.2.1 Cut and fill

Cut and fill is applicable where earth can be moved from one place to another to make the ground more level and restore natural overland flow. An example is in areas which have been impacted by ridge/ furrow farming and involve cutting the "ridges" and filling the "furrows" wherever possible.

#### 3.2.2 Earth berms

Earth berms are typically an earth mound used to divert or retain water flow. Berms can be specified across a road to prevent water channelling along the road, or can be used to divert polluted water away from a wetland. Existing berms can also be removed in areas already impacted by farming which have used berms to divert or contain water. Berms are usually considered suitable in low flow areas, but can be susceptible to cattle trampling if not properly vegetated or capped with rocks.

#### 3.2.3 Earth plugs

Similar to earth berms (3.2.2), plugs are suitable for low flow areas and involve the plugging of channel floors to reduce the water velocity.

#### 3.2.4 Dam walls

Earthern dam walls in areas used for farming can be removed / breeched to restore natural flow along a channel.

#### 3.2.5 Roads

Old roads can cause impacts within a wetland and can be removed to restore natural overland flow.

#### 3.3 Rock packs

The packing of rocks within a channel or across a slope can dissipate energy, slow down water velocity and trap sediment. Rock packing is a labour-intensive practice which is favourable for employment purposes.

#### 3.3.1 Rock packs (in channel)

Rock packs in channel are used as sediment traps which slow down flow velocities and prevent erosion in the upstream section of the channel. A filter material such as geofabric is typically incorporated into the rock pack to prevent fine material from moving through it.







## 3.3.2 Rock packs (on slope)

When placed on a slope, rock packs are used to slow run-off and trap sediment to enhance vegetation re-growth.

# 3.4 Road crossings

Road crossings can address deep tracks and numerous channels which form when vehicles travel through a frequently wet area or on a steep slope. These involve either concrete and/or reno mattress strips being laid down as tracks for the vehicles. Reno specifically allows for the flow of water across the tracks which is applicable specifically in low lying areas of a wetland.



## 3.5 Biodegradable or natural soil retention systems

Sometimes biodegradable or natural soil retention systems are used to serve as sediment traps. These allow natural vegetation to establish, and in doing so supports the stabilisation of an area.

### 3.5.1 Brush packs

Brush packing involves the placing of branches and heavy vegetation on a relatively flat eroded surface to slow down water velocities which in turn promotes sedimentation and increased opportunity for vegetation to re-establish itself. The placing of thorny tree species, such as *Acacia*, also discourages animals from using the area as a pathway.

### 3.5.2 Ecologs

Ecologs are tightly wrapped cylinders of fibre held together with mesh wire. The fibre is typically derived from coconuts and is bio-degradable. Ecologs are used to stabilise minor watercourses with a relatively minor change in level from the top to the bottom of the slope. They act as small sediment traps and allow natural vegetation to establish in the fibre.

### 3.5.3 MacMat-R

MacMat-R is a mesh reinforced three-dimensional geomat that is be applied for erosion control. The three-dimensional mesh structure traps sediment which in turn promotes the reestablishment of vegetation. MacMat-R is typically applied on a wet exposed face which has a gentle slope across it.



#### 3.5.4 Geocells lining

The geocells are used for erosion control, soil stabilization and channel protection. This can be done using concrete or earth infill. The concrete infill is suitable for high inflow channels and earth infill is usually used on low inflow channels.

### 3.5.5 Silt fence

This intervention reduces and stops erosion in dongas with small catchment areas by means of cheap and easily constructed structure. The structure requires vertical posts to be knocked into the ground, followed by netting being draped across and tied firmly to the vertical posts.

### 3.6 Vegetation management

The presence of alien invasive plants, or lack of vegetation cover can have significant impacts on riparian areas as well as the flow of water instream.

### 3.6.1 Revegetation

Revegetation of degraded areas within wetlands using appropriate wetland and riparian plant species can improve the hydrological integrity of the system by stabilising soils and will re-establishing wetland habitat. For each site-specific intervention, the Wetland Specialist will recommend the measures required to revegetate the area (e.g. species planting requirements monitoring etc.)

area (e.g. species, planting requirements, monitoring, etc.).

### 3.6.2 Alien invasive plant clearing

Alien invasive plants affect the ecological functioning of wetlands and therefore clearing is an important part of wetland rehabilitation. Clearing is undertaken in conjunction with the Working for Water Programme which also prioritise job creation and upliftment of local communities.

### 3.7 Alternative measures

In some previous occurrences, alternative measures that add value to the use of the wetland system have been included in the Working for Wetlands Programme, such as:

- Fencing;
- Boardwalks;
- Bird hides;
- Floating wetlands; and
- Fish ladders.

However, as these interventions are generally an exception rather than the rule, more information will be provided on them in the reports in which they are planned for.





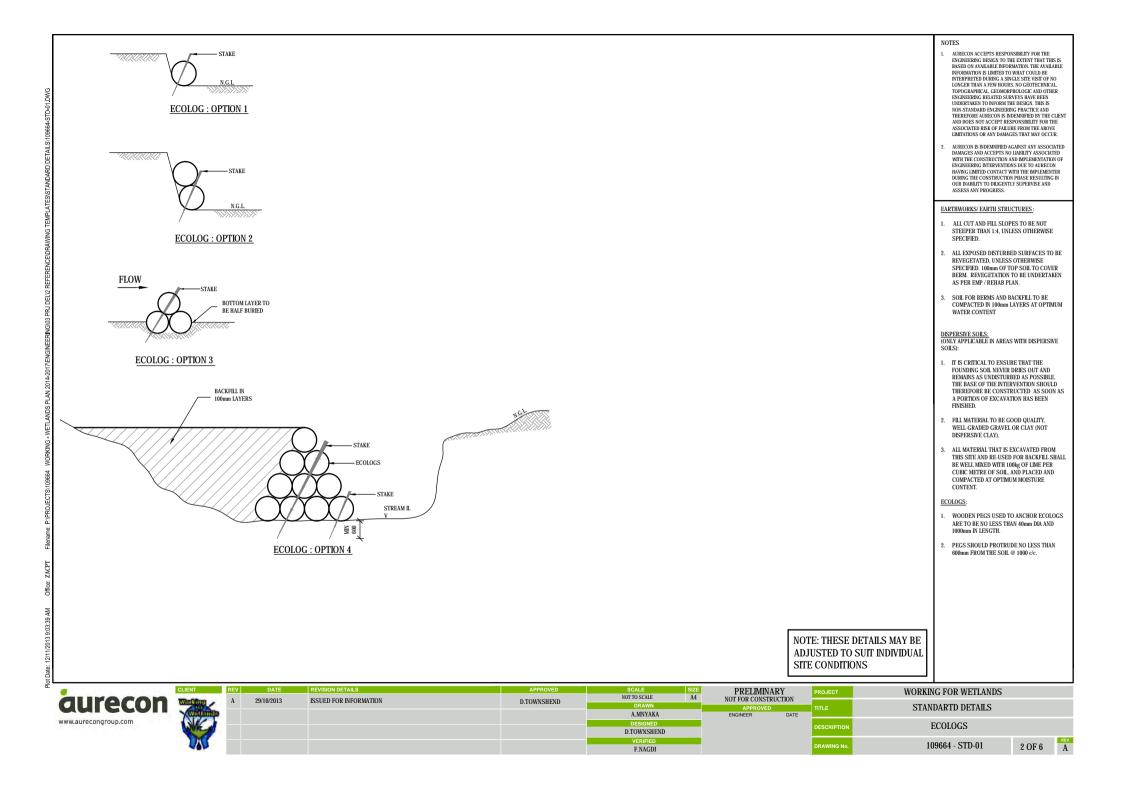


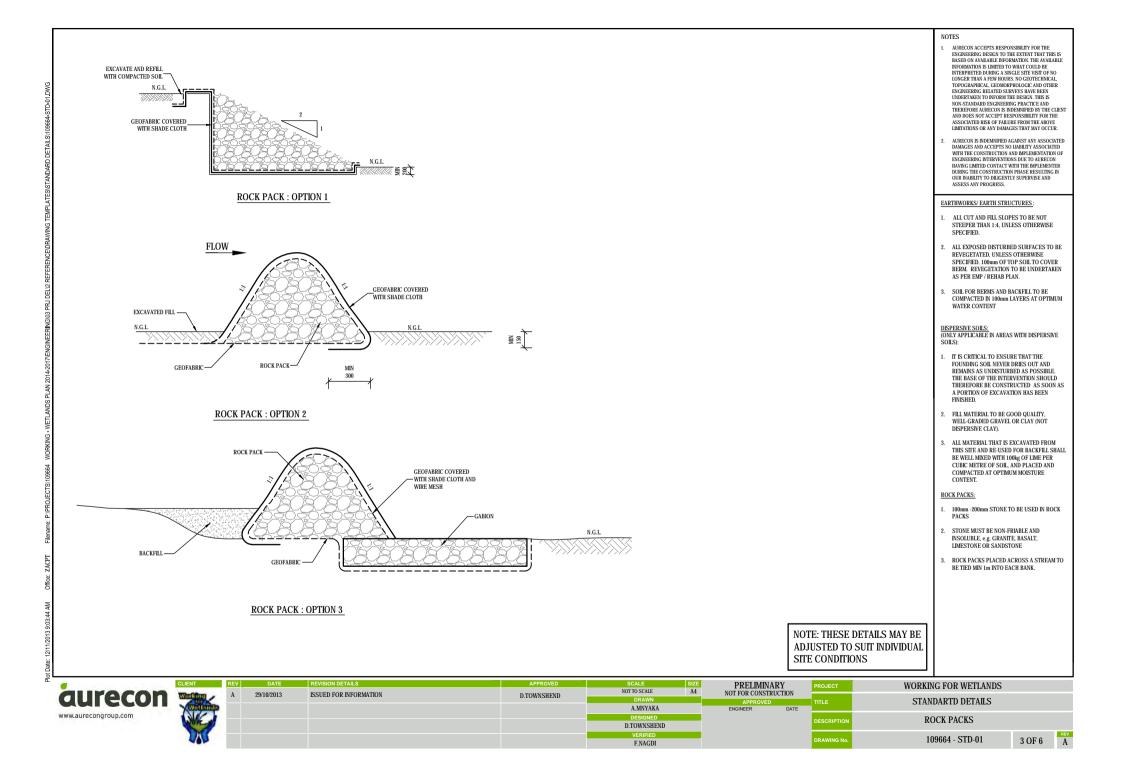
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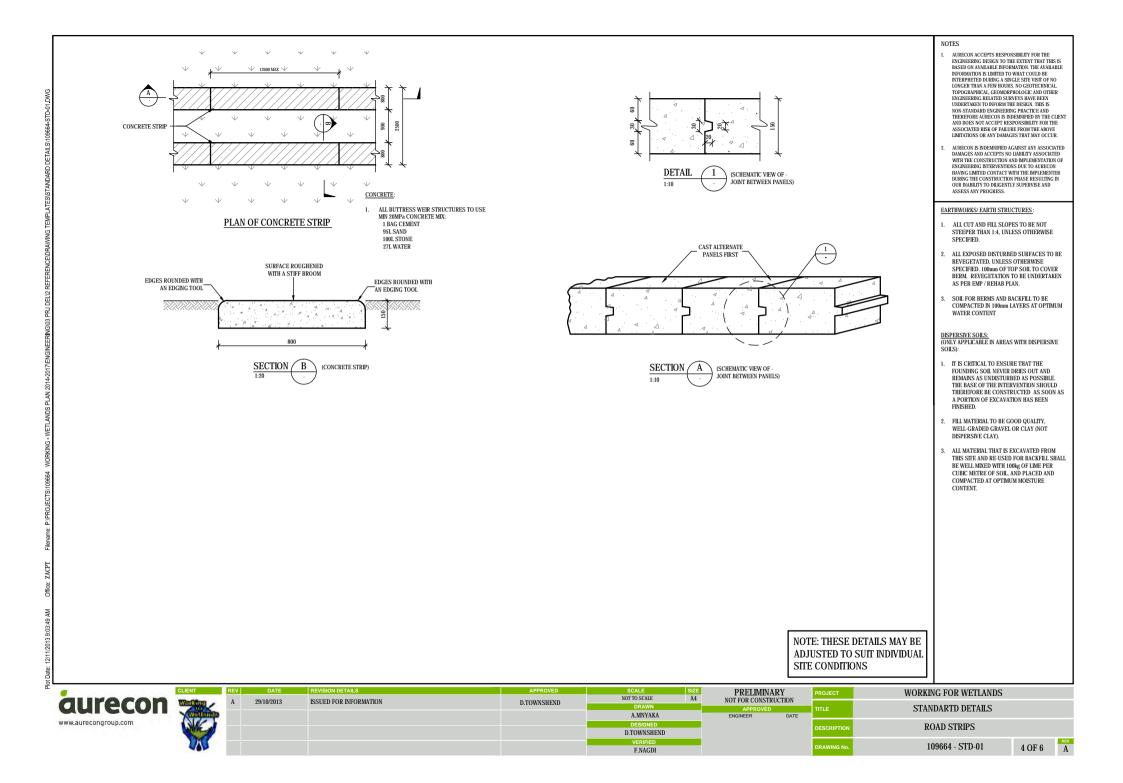
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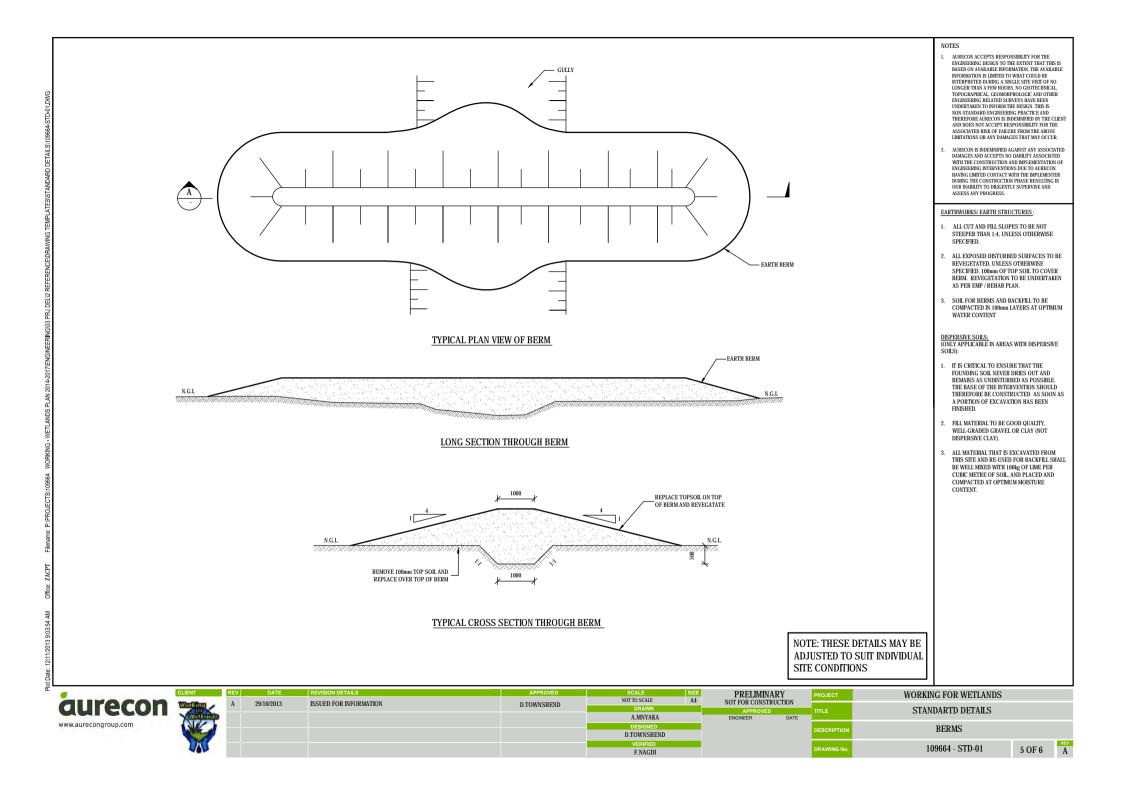
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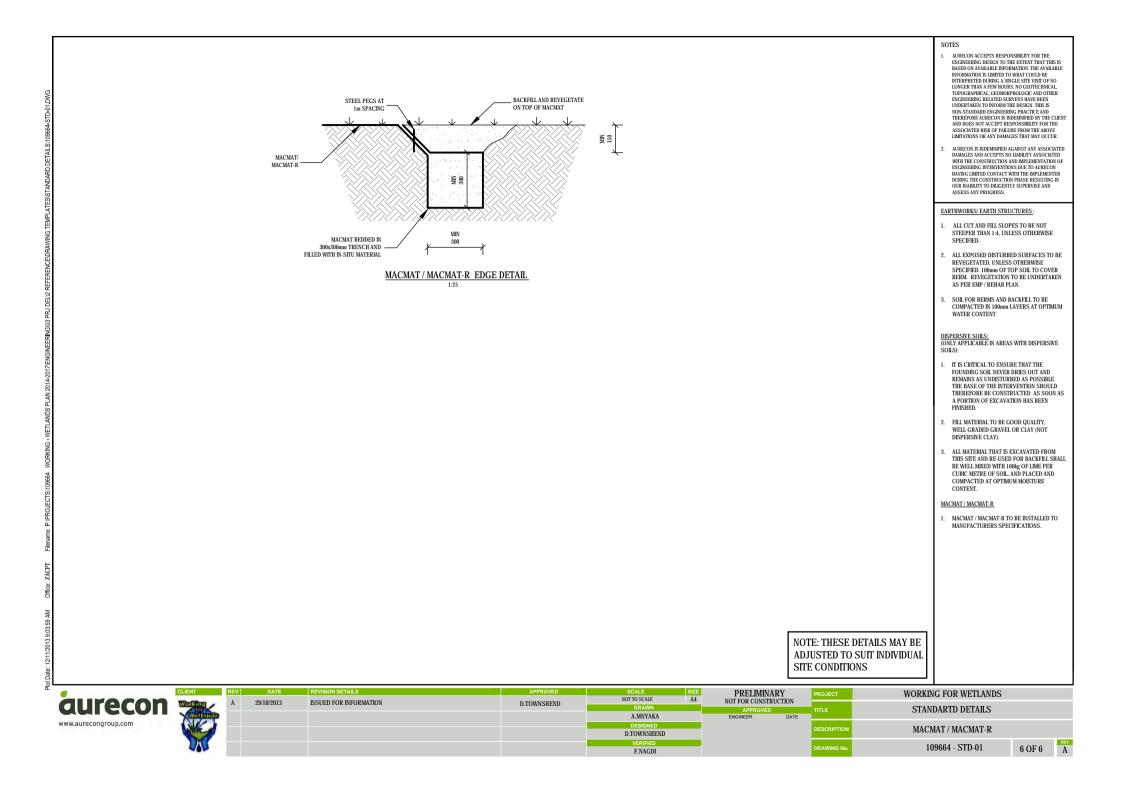
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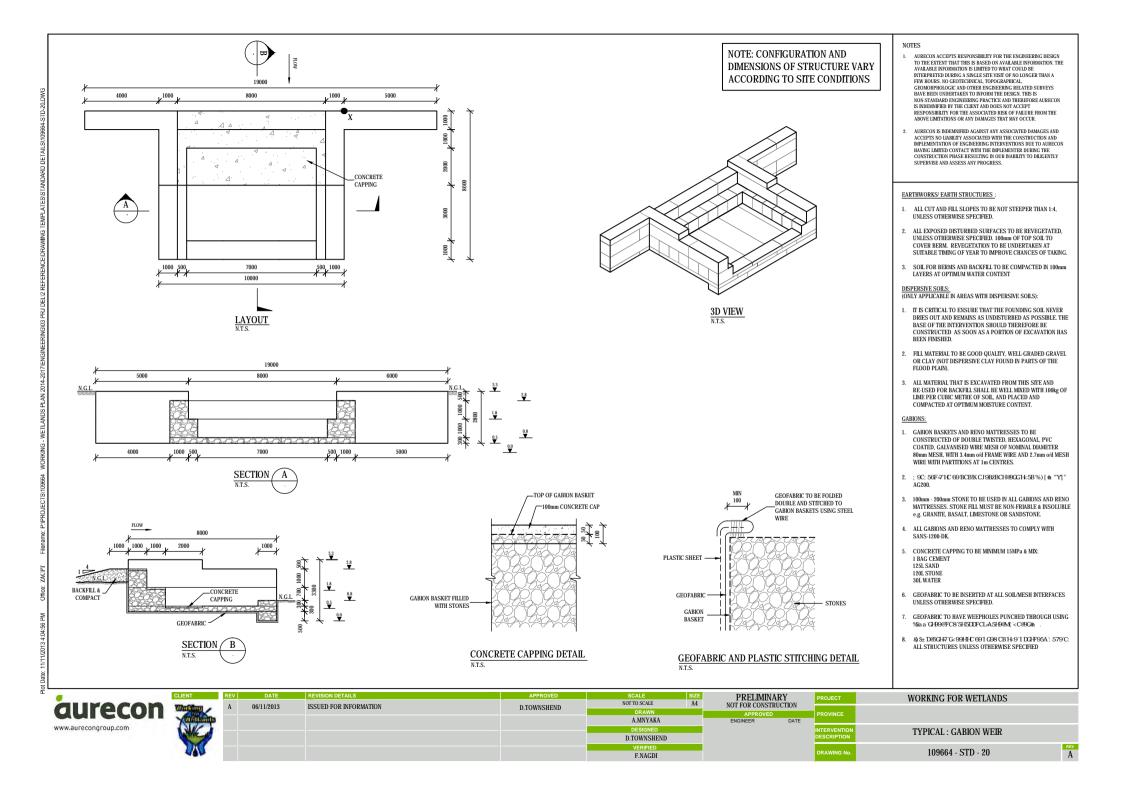


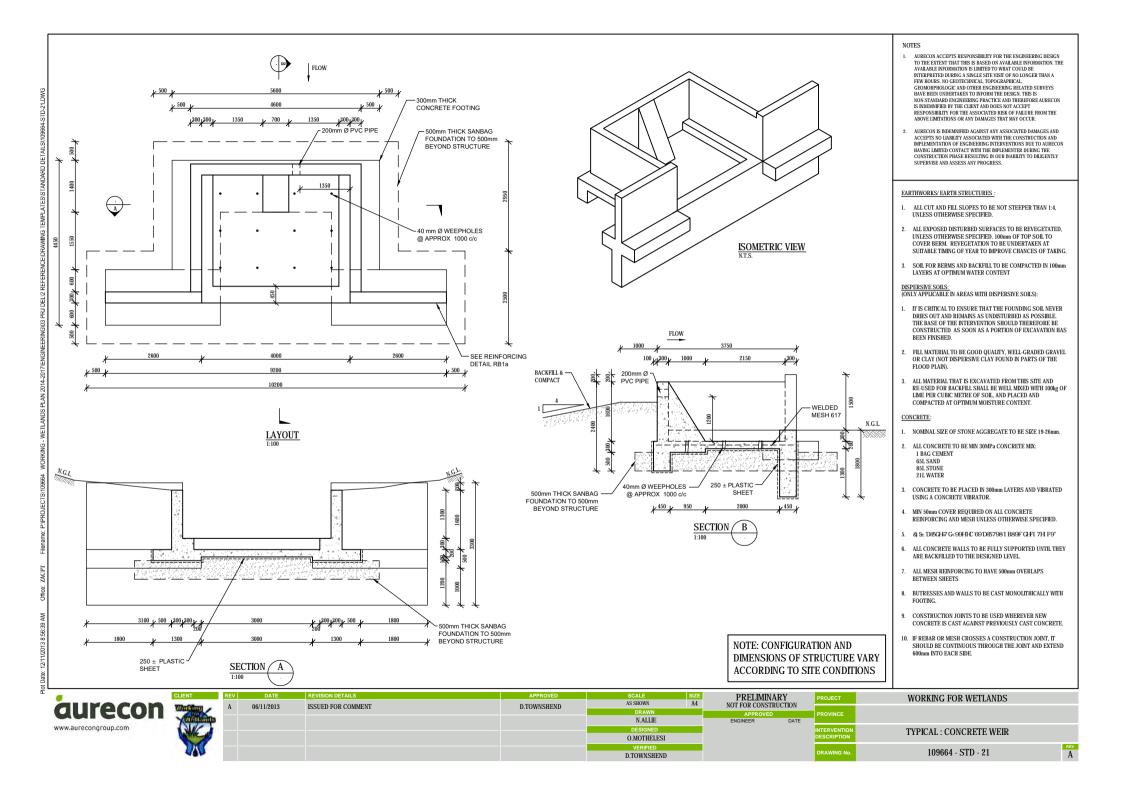






# HARD OPTIONS





# Appendix B

# **PUBLIC PARTICIPATION**

Appendix B1: DEA Meeting Minutes

**Appendix B2: Landowner Agreements** 

Appendix B3: Written Notification

Appendix B4: Proof of Mailing

Appendix B5: Comments and Responses

# Working for Wetlands: Gauteng Province Public Participation Report



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## 1 INTRODUCTION

The proposed interventions for wetland rehabilitation require the Working for Wetlands (WfWetlands) Programme to apply for environmental authorisation in terms of the Environmental Impact Assessment (EIA) Regulations (Government Notice (GN) Regulation (R) 982) of the National Environmental Management Act (Act 107 of 1998) (NEMA), as amended. To ensure that the Department of Environmental Affairs (DEA) can make an informed decision, based on a transparent and meaningful process, this Basic Assessment (BA) process must undergo a Public Participation Process (PPP).

This PPP must be undertaken in accordance with regulations 39-44 of the EIA Regulations. Additional guidance has also been incorporated from the Western Cape<sup>1</sup> Department of Environmental Affairs and Development Planning (DEA&DP) Guideline Document on Public Participation (March 2013).

This Public Participation Report (PPR) has therefore been compiled to collectively represent the consultation process that has been undertaken through the PPP. The following sections include:

- Section 2 A database of interested and affected parties (I&APs) has been created and updated over the last 13 planning years. This database will be updated and maintained throughout the BA process.
- Section 3 The consultation that was undertaken during the pre-application phase of the project is described in this section. Proof of advertisements, site notices and deliveries is available in Appendix B4.
- Section 4 Describes the consultation process that was undertaken during the BA phase. Proof of notification is available in Appendix B4.
- Section 5 Comments received during original application process is included in this section. All new comments received during the current public comment period will be included and responded to in this section as well. Original comments and responses are available in Appendix B5.
- Section 6 The way forward is described in this section.

## 2 I&AP DATABASE

A register of I&APs has been recorded for WfWetlands over the previous planning years undertaken by Aurecon. The existing national and provincial database has been updated with information from new I&APs responding to the advertisements and site notices throughout the application process. Proactive identification of I&APs, municipal representatives, organs of state, competent authorities and surrounding landowners was also undertaken to update the database specific to the new planning year.

Table 1 on the following page provides a summary of the I&AP database for the Gauteng Province. Please note that contact details have been omitted for privacy reasons.

<sup>&</sup>lt;sup>1</sup> These guidelines have been considered as best practice even though the project may be located outside of the province.

### Table 1: I&AP Database

Contact	Organisation
Mr Mark Anderson	Birdlife South Africa
Ms Mpume Ntlokwana	Department of Agriculture Forestry & Fisheries
Ms Serah Muobeleni	Department of Agriculture Forestry & Fisheries: Land Use and Soil Management
Mr Stanley Tshitwamulomoni	Department of Environmental Affairs: Biodiversity Conservation
Mr Danie Smit	Department of Environmental Affairs: Sensitive Environments
Ms Naomi Fourie	Department of Water and Sanitation
Dr Paul Meulenbeld	Department of Water and Sanitation
Ms Jackie Jay	Department of Water and Sanitation
Ms Barbara Weston	Department of Water and Sanitation
Mr Kelvin Legge	Department of Water and Sanitation
Mr Bongani Madikizela	Water Research Commission
Ms Olga Jacobs	SANParks: Biodiversity and Social Projects
Mr Steven Segang	Endangered Wildlife Trust
Mr Ahmend Khan	Department of Environmental Affairs
Mr Louwrens Ferreira	Department of Environmental Affairs
Mr Wemer Roux	Department of Environmental Affairs
Ms Kerryn Morrison	Endangered Wildlife Trust
Ms Tanya Smith	Endangered Wildlife Trust
Morgan Griffiths	WESSA
Mr Dumisani Mabona	Department of Environmental Affairs: Sensitive Environments
Mr Umesh Bahadur	Department of Environmental Affairs: Working for Wetlands
Mr Farai Tererai	DEA: Working for Wetlands: Manager: Planning, Monitoring and Evaluation
Mr Seoka Lekota	DEA: Biodiversity Conservation
Mr Seoka Lekota	DEA: Biodiversity Conservation
Khosa Tsunduka	Department of Water and Sanitation
Malaudzi Nkumbudzeni	Department of Water and Sanitation
Lumka Kuse	Department of Water and Sanitation
Xolani Hadebe	Department of Water and Sanitation
	Mr Mark AndersonMs Mpume NtlokwanaMs Serah MuobeleniMr Stanley TshitwamulomoniMr Danie SmitMr Danie SmitMs Naomi FourieDr Paul MeulenbeldMs Jackie JayMs Barbara WestonMr Kelvin LeggeMr Steven SegangMr Steven SegangMr Ahmend KhanMr Wemer RouxMs Kerryn MorrisonMs Tanya SmithMorgan GriffithsMr Dumisani MabonaMr Seoka LekotaMr Seoka LekotaMalaudzi NkumbudzeniLumka Kuse

Stakeholder	Contact	Organisation	
Provincial Stakeholder:	Mr Harmen den Dulk	Gauteng Provincial Government Agriculture and Rural Development	
State Authorities	Mr Tjatja Mosia	Gauteng Provincial Government Agriculture and Rural Development	
	Mr Ian Engelbrecht	Gauteng Provincial Government Agriculture and Rural Development	
	Mr Nhlanhla Makhathini	Gauteng Provincial Government Agriculture and Rural Development	
	Mr Pieter Ackerman	Department of Water and Sanitation	
	Mr Rens Botha	Department of Water and Sanitation	
	Mr Gerhard Cilliers	Department of Water and Sanitation	
	Ms Florah Mamabolo	Department of Water and Sanitation	
	Mr Marius Keet	Department of Water and Sanitation	
	Mr Grant Botha	Provincial Heritage Resources Authority Gauteng	
	Ms Maphata Ramphele	Gauteng Department of Sport, Arts Culture and Recreation	
	Lilian Siwelane	Department of Water and Sanitation	
	Arino Ramudzuli	Department of Water and Sanitation	
	Elijah Mogakabe	Department of Water and Sanitation	
	Tebogo Molokomme	Provincial Heritage Resources Authority Gauteng	
	Lesego Ramela	Gauteng Department of Sport, Arts Culture and Recreation	
Landowner	Lesley Maphuphu	Gauteng Provincial Government Agriculture and Rural Development	
	Shadrack Madisha	Gauteng, Department of Rural Development and Land Reform / City of Tshwane	
	FT Mahlangu	Doornrandjies 4	
	Johannesburg Water	Clamany Farm	
	Serena	Horizon Educational Trust	
Municipal	Mr Livhuwani Siphuma	City of Tshwane Metropolitan Municipality	
Stakeholders	Dr Moeketsi Masola	City of Tshwane Metropolitan Municipality	
	Mr Fazel Sherrif	City of Tshwane Metropolitan Municipality	
	Mr Patric Mphahlele	City of Tshwane Metropolitan Municipality	
	Cllr Mike Mkhari	City of Tshwane Metropolitan Municipality	
	Cllr Derrick Kissoonduth	City of Tshwane Metropolitan Municipality	

Stakeholder	Contact	Organisation
	Cllr Darryl Moss	City of Tshwane Metropolitan Municipality
	Linda Kuhn	City of Johannesburg
General I&APs	Mr Lemson Betha	WESSA
	Mr Ralf Bittkau	Democratic Alliance
	Mr Siyabonga Buthelezi	GDARD
	Ms Terry Calmeyer	ILISO Consulting Environmental
	Mr Marc de Fontein	Rand Water Foundation
	Mr Irwin Juckes	Resident Illiondale Wetland Area
	Marian Kemp	Democratic Alliance
	Mr Freddie Letsoko	Gauteng Wetland Forum
	Mr Martin Louw	Democratic Alliance
	Mr LC Malan	Little Gnomes Landscaping
	Ms Karen Marx	WESSA
	Mr Bismark Mashau	Gauteng Wetland Forum
	Landiwe Mashige	City of Johannesburg
	Mulalo Mbedzi	City of Johannesburg
	Mr Terrence McCarthy	Wits University
	Ms Lufuno Mugwena	Mbokelkaphanda Civils
	Mr Thompson Mutshinyalo	South Africa National Biodiversity Institute: Walter Sisulu Curator
	Senzo Nyembe	City of Johannesburg
	Mr Gumani Ramaliba	Tshwane Conservation
	Mrs Phyllis Serumula	Rand Water Foundation
	Ms Maroti Tau	Ezemvelo Nature Reserve
	Mrs Winnie van der Merwe	Kaytec
	C Willis	South Africa National Biodiversity Institute: Walter Sisulu
	Mr William Mabotha	Rand Water Foundation
	Gumani	Colbyn Golf Park
	Kobus Engelbrecht	Friends of Rietvlei
	Ms Adelene Marais	Tshwane Nature Conservation Resorts

Stakeholder	Contact	Organisation	
	Mr Bongani Xaba	Johannesburg Water	
	Mr Carl Kruger	Landscaping FSG Property Services	
	Ms Marianne Strohbach	Friends of Rietvlei	

# 3 PRE-APPLICATION PHASE CONSULTATION

Prior to the circulation of the draft Basic Assessment Report (BAR) and submission of the application form to DEA, the following measures were undertaken to ensure that the legislated 30-day public comment period will reach the relevant parties.

## 3.1 Pre-application meeting with DEA

A pre-application meeting was undertaken on 14 August 2019 to discuss a new application process for this project. Please refer to Appendix B1 for a copy of the correspondence received from DEA on this matter.

### 3.2 Landowner consultation'

Landowner consultation is a vital component of the Working for Wetlands Programme Standard Operating Procedures. Landowners were consulted with during the planned Phase 1 and Phase 2 site visits, and Landowner Agreements must be signed prior to any construction commencing. Although it can be difficult to access landowner agreements for the full wetland system (some wetlands have more than 30 properties intersecting the wetland), landowner agreements have been obtained for work where targeted rehabilitation interventions are planned for the following implementation cycles. Landowner Agreements are included in Appendix B2.

### 3.3 Advertisements

An advertisement was placed in a local newspaper, *The Star,* to allow the public the opportunity to register their interest in the project. Proof of placement will be provided in the final report submitted to the Department upon completion of the 30-day public comment period. Please refer to

# PUBLIC PARTICIPATION PROCESS: WORKING FOR WETLANDS PROGRAMME

**Proposal:** The Working for Wetlands (WfWetlands) Programme intends to rehabilitate a number of degraded wetlands within South Africa. The proposed wetland rehabilitation activities may require the construction of hard interventions, for instance gabion and concrete structures, as well as soft options such as re-vegetation and/ or alien plant removal. The number, type, scale and location of each of these interventions vary according to the nature and magnitude of the problem and the state of the wetland (i.e. the receiving environment).

**Legal Framework:** Authorisation is required in terms of the National Environmental Management Act (Act 107 of 1998), as amended, as described below:

**A. National Environment Management Act, No. 107 of 1998 (NEMA), as amended**: The rehabilitation proposals trigger a suite of activities which require Environmental Authorisation by means of a Basic Assessment (BA) process in terms of the 2014 Environmental Impact Assessment (EIA) Regulations (Government Notice Regulation (GN R) 982, as amended) pursuant to NEMA. Aurecon South Africa (Pty) Ltd (Aurecon) has been appointed to undertake the BA processes and separate provincial focused applications will be submitted to the Department of Environmental Affairs (DEA) as the competent authority. The Listed Activities that are relevant to each application in terms of the 2014 EIA Regulations are GN R 983 (as amended): 12, 19, 27 and 48 (Listing Notice 1), GN 984 (as amended): 24 (Listing Notice 2) and GN R 985 (as amended): 12, 14 and 23 (Listing Notice 3).

**B. National Water Act, No. 36 of 1998 (NWA):** In terms of Section 39 of the NWA, a General authorisation (GA) has been granted for certain activities that are listed under the Act that usually require a Water Use Licence; as long as these activities are undertaken for wetland rehabilitation and the primary purpose of the rehabilitation is for conservation purposes (i.e. GN R 1198 of 18 December 2009).

**Opportunity to Participate:** Notice is hereby given of a public participation process in terms of the NEMA EIA Regulations (2014) and the NWA (1998). Interested and Affected Parties (I&APs) are invited to register their interest for future correspondence to the people mentioned below and to submit comments on the Draft BA Reports and Rehabilitation Plans which will be made available for a 30-day public comment period in **October 2019.** Notification will be sent to all identified and registered I&APs prior to the start date of this comment period.

Province	Repor	ts	Nearest City / Town(s)
	BAR	Rehabilitation Plan	
Eastern Cape	Yes	Amathole	Seymour
Gauteng	Yes	Gauteng North	Pretoria
KwaZulu-Natal	Yes	iSimangaliso	St Lucia
Limpopo	Yes	Soutini Baleni	Giyani

I&APs are requested to please refer to the relevant province and wetland project when registering, and provide their name, contact details and an indication of any direct business, financial, personal or other interest which they have to the contact person indicated below.

**Contact:** Simamkele Ntsengwane / Franci Gresse (of Aurecon)

E-mail: Simamkele.Ntsengwane@aurecongroup.com / franci.gresse@aurecongroup.com

Tel: 021 526 9560, Fax: 021 526 9500, or Post: P.O. Box 494, Cape Town, 8000

Figure 1 for a copy of the advertisement text

### 3.4 Site notices

Site notices were fixed at the property boundaries of the affected wetland systems and at public areas such as libraries or municipal buildings. The text of the site notice in English is included in Figure 2 and is followed by proof of placement of the site notices in the sub-section thereafter. The site notice was of a size and content

required by the relevant guidelines. Proof of Placement will be provided in the final report submitted to the Department upon completion of the 30-day public comment period.

# PUBLIC PARTICIPATION PROCESS: WORKING FOR WETLANDS PROGRAMME

**Proposal:** The Working for Wetlands (WfWetlands) Programme intends to rehabilitate a number of degraded wetlands within South Africa. The proposed wetland rehabilitation activities may require the construction of hard interventions, for instance gabion and concrete structures, as well as soft options such as re-vegetation and/ or alien plant removal. The number, type, scale and location of each of these interventions vary according to the nature and magnitude of the problem and the state of the wetland (i.e. the receiving environment).

**Legal Framework:** Authorisation is required in terms of the National Environmental Management Act (Act 107 of 1998), as amended, as described below:

**A. National Environment Management Act, No. 107 of 1998 (NEMA), as amended:** The rehabilitation proposals trigger a suite of activities which require Environmental Authorisation by means of a Basic Assessment (BA) process in terms of the 2014 Environmental Impact Assessment (EIA) Regulations (Government Notice Regulation (GN R) 982, as amended) pursuant to NEMA. Aurecon South Africa (Pty) Ltd (Aurecon) has been appointed to undertake the BA processes and separate provincial focused applications will be submitted to the Department of Environmental Affairs (DEA) as the competent authority. The Listed Activities that are relevant to each application in terms of the 2014 EIA Regulations are GN R 983 (as amended): 12, 19, 27 and 48 (Listing Notice 1), GN 984 (as amended): 24 (Listing Notice 2) and GN R 985 (as amended): 12, 14 and 23 (Listing Notice 3).

**B. National Water Act, No. 36 of 1998 (NWA):** In terms of Section 39 of the NWA, a General authorisation (GA) has been granted for certain activities that are listed under the Act that usually require a Water Use Licence; as long as these activities are undertaken for wetland rehabilitation and the primary purpose of the rehabilitation is for conservation purposes (i.e. GN R 1198 of 18 December 2009).

**Opportunity to Participate:** Notice is hereby given of a public participation process in terms of the NEMA EIA Regulations (2014) and the NWA (1998). Interested and Affected Parties (I&APs) are invited to register their interest for future correspondence to the people mentioned below and to submit comments on the Draft BA Reports and Rehabilitation Plans which will be made available for a 30-day public comment period in **October 2019.** Notification will be sent to all identified and registered I&APs prior to the start date of this comment period.

Province	Repor	ts	Nearest City / Town(s)	
	BAR Rehabilitation Plan			
Eastern Cape	Yes	Amathole	Seymour	
Gauteng	Yes	Gauteng North	Pretoria	
KwaZulu-Natal	Yes	iSimangaliso	St Lucia	
Limpopo	Yes	Soutini Baleni	Giyani	

I&APs are requested to please refer to the relevant province and wetland project when registering, and provide their name, contact details and an indication of any direct business, financial, personal or other interest which they have to the contact person indicated below.

**Contact:** Simamkele Ntsengwane / Franci Gresse (of Aurecon)

E-mail: <u>Simamkele.Ntsengwane@aurecongroup.com</u> / <u>franci.gresse@aurecongroup.com</u>

Tel: 021 526 9560, Fax: 021 526 9500, or Post: P.O. Box 494, Cape Town, 8000



Figure 1: Advertisement for the Working for Wetlands Programme 2017/2018 Planning Cycle

# PUBLIC PARTICIPATION PROCESS: WORKING FOR WETLANDS PROGRAMME GAUTENG PROVINCE

**Proposal:** The Working for Wetlands (WfWetlands) Programme intends to rehabilitate a number of degraded wetlands within South Africa. The proposed wetland rehabilitation activities may require the construction of hard interventions, for instance gabion and concrete structures, as well as soft options such as re-vegetation and/ or alien plant removal. The number, type, scale and location of each of these interventions vary according to the nature and magnitude of the problem and the state of the wetland (i.e. the receiving environment).

The following wetland rehabilitation projects are proposed in the **Eastern Cape** Province for the 2018/2019 planning cycle:

PROJECT	WETLAND SYSTEM	NEAREST TOWN	LATITUDE (DDMMSS)	LONGITUDE (DDMMSS)
	Enkangala *		25°33'52.47"S	28°29'40.92"E
	Doornrandjies 1*		25°52'40.81"S	27°58'40.77"E
Gauteng North	Doornrandjies 4	Pretoria	25°54'12.24"S	27°57'54.37"E
	Doornrandjies 5		25°52'56.87"S	27°57'47.41"E
	Clamany Farm		25°54'34.76″ S	27°57'12.55''E

**Legal Framework:** Authorisation is required in terms of the National Environmental Management Act (Act 107 of 1998), as amended, as described below:

**A.** National Environment Management Act, No. 107 of 1998 (NEMA), as amended: The rehabilitation proposals trigger a suite of activities which require Environmental Authorisation by means of a Basic Assessment (BA) process in terms of the 2014 Environmental Impact Assessment (EIA) Regulations (Government Notice Regulation (GN R) 982, as amended) pursuant to NEMA. Aurecon South Africa (Pty) Ltd (Aurecon) has been appointed to undertake the BA processes and separate provincial focused applications will be submitted to the Department of Environmental Affairs (DEA) as the competent authority. The Listed Activities that are relevant to each application in terms of the 2014 EIA Regulations are GN R 983 (as amended): 12, 19, 27 and 48 (Listing Notice 1), GN 984 (as amended): 24 (Listing Notice 2) and GN R 985 (as amended): 12, 14 and 23 (Listing Notice 3).

**B. National Water Act, No. 36 of 1998 (NWA):** In terms of Section 39 of the NWA, a General authorisation (GA) has been granted for certain activities that are listed under the Act that usually require a Water Use Licence; as long as these activities are undertaken for wetland rehabilitation and the primary purpose of the rehabilitation is for conservation purposes (i.e. GN R 1198 of 18 December 2009).

**Opportunity to Participate:** Notice is hereby given of a public participation process in terms of the NEMA EIA Regulations (2014) and the NWA (1998). Interested and Affected Parties (I&APs) are invited to register their interest for future correspondence to the people mentioned below and to submit comments on the Draft BA Reports and Rehabilitation Plans which will be made available for a 30-day public comment period in **October 2019**. Notification will be sent to all identified and registered I&APs prior to the start date of this comment period.

More information can be found in a 'context document' available for download from Aurecon's website (<u>http://aurecongroup.com/en/public-participation.aspx</u>).

**Contact:** Simamkele Ntsengwane / Franci Gresse (of Aurecon)

E-mail: <u>Simamkele.Ntsengwane@aurecongroup.com / franci.gresse@aurecongroup.com</u>

Tel: 021 526 9560 Fax: 021 526 9500, or Post: P.O. Box 494, Cape Town, 8000



Figure 2: Example of text included in the Mpumalanga site notice

## 4 BASIC ASSESSMENT PHASE CONSULTATION

The Basic Assessment Report (BAR) for the Eastern Cape Province was made available for a 30-day public comment period from 11 February to 14 March 2019. However, in response to comments that were received from DEA, it was agreed to make the BAR available for a second public comment period with the applicable rehabilitation plans. The second 30-day comment period occurred from 7 June 209 to 8 July 2019. Registered I&APs identified in the pre-application phase were notified of this comment period via post or email. The written notification provided to the I&APs is included in Appendix B2.

Due to an unforeseen delay during the submission of the finalised reports to the Department of Environmental Affairs, the application for Environmental Authorisation lapsed, and a new application has been lodged with the Department.

Hard and electronic copies were made available to selected organs of state and municipalities based on their requirements. I&APs able to access the BAR on the Aurecon internal are website: http://www.aurecongroup.com/en/public-participation.aspx. Proof of delivery and notification will be provided in Appendix B3 of the final BAR submitted to DEA for decision-making.

### 5 COMMENTS AND RESPONSES

Table 2 provides responses to all comments received during the February 2019 public comment period. All comments received during the June 2019 public comment period is available in Table 3. Responses have been provided by Aurecon, the applicant, or the wetland specialist (where appropriate). The original comments and responses are available in Appendix B5.

Table 2: I&AP Comments and Responses (11 February to 14 March 2019)

No.	Date of comment, format of comment, name of organisation/ I&AP	Comment	Response from EAP/ Applicant/ Specialist	
1	05 February 2019 Email Landscaping FSG Property Service (Carl Kruger)	Can you please advise the way forward to participate on the above?	Thank you for your interest in the Working For Wetlands Programme. Please kindly refer to the relevant province and wetland project of your interest for us to include you in our provincial Interested and Affected Parties (I&AP) database and to keep you informed during the different stages of the process. Notification will be sent to all registered I&APs prior to the start date of the Basic Assessment Report (BAR) and project specific rehabilitation plan commenting period.	
		Thank you kindly for your reply, we are Gauteng based.	EAP: This is to confirm that you have been registered as an I&AP for the Gauteng North Wetland rehabilitation project, you will be informed of the various commenting periods of the project.	
2.	10 February 2019	I register myself an I&AP to the programme	EAP: Thank you for your interest in the Working for Wetlands Programme.	
	Email and Telephone Spring Forest Trading 578cc (Bunene Zola Kutsu)	I'm also a service provider of Environmental Services and an accredited training provider in Environmental Practises, please provide me with relevant information. Your cooperation will be highly appreciated in this regard	Please note that each year the Working for Wetlands Programme plans work to be undertaken in wetland systems across South Africa through dedicated provincial planning teams. The proposed rehabilitation activities trigger listed activities in terms of the National Environmental Management Act (Act 107 of 1998) (NEMA) and therefore requires environmental authorisation from the Department of Environmental Affairs (DEA) before any construction may take place. The advert to which you responded is for such a process and not a call for tenders to undertake the actual work. You have however been registered as an interested and affected party for the Eastern Cape, Gauteng and North West Projects respectively, which allows you the opportunity to comment on the Draft Basic Assessment Report during a 30-day public participation process. With regards to potential contract opportunities, please contact the Provincial Coordinator for the Working for Wetlands Programme at the following contact details;	
			- Eastern Cape: Ms Unathi Makati (EMakati@environment.gov.za / 043 722 0685);	
			<ul> <li>Gauteng: Keitumetse Mekgoe (KMekgoe@environment.gov.za / 012 399 9321); and</li> <li>North West: Eric Munzhedzi (EMunshedzi@environment.gov.za)</li> </ul>	

### Working for Wetlands Programme: Gauteng

No.	Date of comment, format of comment, name of organisation/ I&AP	Comment	Response from EAP/ Applicant/ Specialist
3.	13 February 2019 Email City of Johannesburg (Gif Mabasa)	I hope this email finds you well. In which area within the City of Johannesburg will the project take place?	<ul> <li>EAP: Thank you for your email and for your interest in the Working for Wetlands Programme.</li> <li>The Gauteng North Project is located on the northern boundary of the City of Tshwane Metropolitan Municipality and incorporates the northern Quaternary Catchments, mainly quaternary catchments A21C and B20H:</li> <li>Doornrandjies 4: A21C-04 25°54'12.24"S 27°57'54.37"E</li> <li>Doornrandjies 5: A21C-05 25°52'56.87"S 27°57'47.41"E</li> <li>Clamany Farm: A21C-10 25°54'34.76" S 27°57'12.55"E</li> <li>The Gauteng North Basic Assessment Report can be accessed on dropbox; On Dropbox:</li> <li>https://www.dropbox.com/sh/53v4o0lvhyvc5ao/AABMT0VY2JaSSOzRlk9JTBbKa?dl=0 and Aurecon's website (http://www.aurecongroup.com/en/public-participation.aspx). Which provides more details including project maps.</li> </ul>
4.	15 February 2019 Email Department of Water and Sanitation (Pieter Ackerman)	Is it possible to submit hard copies to us?	<ul> <li>EAP: Thank you for your email and for your interest in the Working for Wetlands Programme.</li> <li>We have arranged for electronic copies (on CD) of the six (6) Provincial Basic Assessment Reports sent to the following people in your department, and should be arriving soon: <ul> <li>Ms Naomi Fourie;</li> <li>Dr Paul Meulenbeld;</li> <li>Dr Wietshce Roets;</li> <li>Ms Jackie Jay; and</li> <li>Kelvin Legge</li> </ul> </li> </ul>

No.	Date of comment, format of comment, name of organisation/ I&AP	Comment	Response from EAP/ Applicant/ Specialist
5.	18 February 2019 Email City of Tshwane (Adelene Marais)	Please could you indicate what is the project reference no.	<ul> <li>We have also arranged for electronic copies (on CD) of the Gauteng Basic Assessment Report sent to Mr Rens Botha, Mr Gerhard Cilliers and yourself.</li> <li>Please confirm if the above will suffice or you would still prefer a hard copy marked for your attention.</li> <li>EAP: Thank you for your interest in the Working for Wetlands Programme.</li> <li>Please note that at this point the DEA Reference numbers are not yet available. The reference number will be forwarded to you as soon as they become available.</li> <li>In the interim the Project reference number is: 113223/12031.</li> <li>EAP: As requested the DEA reference number is; - Gauteng North: 14/12/16/3/3/1/1997.</li> </ul>
		I am struggling to access the public participation process and our administrator does not allow us to view the document on dropbox. Is it possible that you can just send the location where they are going to work so that I can distribute it to the relevant people to comment?	EAP: An Electronic copy via email of the Gauteng Draft Basic Assessment was sent to Adelene Marais on 25 February 2019.
6.	19 February 2019 Email Interested and Affected Party (Mduduzi Nkosi)	Kindly please, receive my details for the opportunity public participation process: Working for Wetlands Programme. Gauteng North: Pretoria City	EAP: Thank you for your interest in the Working for Wetlands Programme. This is to confirm that you have been registered as an I&AP for the Gauteng Wetland rehabilitation project you will be kept informed during the different stages of the process. Please note that the Gauteng Basic Assessment Report (BAR) is available for public comment. An electronic copy of the BAR is available for download on Dropbox: https://www.dropbox.com/sh/53v4o0lvhyvc5ao/AABMT0VY2JaSSOzRlk9JTBbKa?dl=0 and Aurecon's website (http://www.aurecongroup.com/en/public-participation.aspx).

No.	Date of comment, format of comment, name of organisation/ I&AP	Comment	Response from EAP/ Applicant/ Specialist
			I&APs have until 14 March 2019 to submit their comments on the Basic Assessment Report.
7.	05 March 2019 Email Department of Agriculture, Forestry and Fisheries (Ivan Riggs)	I have registered on your website to view the documents online but cannot access them. Can you kindly supply the project reference numbers for the those below: Eastern Cape: Amathole, Kromme, Tsitsikamma Free State: Maluti Gauteng: Gauteng North KwaZulu-Natal: iSimangaliso Limpopo: Soutini-Baleni North West: Madikwe National Park and Molopo.	EAP: You can also access the documents on Dropbox by following this link: https://www.dropbox.com/sh/53v4o0lvhyvc5ao/AABMT0VY2JaSSOzRlk9JTBbKa?dl=0 Please note that we have also provided CDs to your following colleagues: • Ms Mpume Ntlokwana • Ms Serah Muobeleni If you continue to have difficulty accessing the documents, please let us know for further assistance.
8.	11 March 2019 Email Department of Environmental Affairs (Makhosi Yeni)	Comments on the draft Basic Assessment Report for the Working for Wetlands Programme in Doornrandjies 4& 5 and Clamany farm within City of Tshwane Metropolitan Municipality in Gauteng Province: The application for Environmental Authorisation (EA) and draft Basic Assessment Report (BAR) dated February 2019 and received by the Department on 11 February 2019, refer. This letter serves to inform you that the following information must be included to the final BAR: Please ensure that all relevant listed activities are applied for, are specific and can be linked to the development activity or infrastructure as described in the project description.	EAP: Descriptions of interventions associated with the relevant listed activities have been updated to refer to interventions included in the associated rehabilitation plan(s). Note that the descriptions are slightly generic to allow for variations of the general intervention type in the rehabilitation plans.

No.	Date of comment, format of comment, name of organisation/ I&AP	Comment	Response from EAP/ Applicant/ Specialist
		A project description of the work that will be triggered by activity mentioned above must be provided and ensure that the activity is assessed in the BAR.	A project description of the work that will trigger the activity is provided in the Table, and the activity is assessed in impact section of the BAR.
		The wetland areas selected for rehabilitation appears to be located in accessible areas with no definite access roads. The applicant must determine whether part of the rehabilitation activities will require the construction of access roads and whether this will trigger the applicable listed activities	No additional access roads will need to be constructed for this work.
		<ul> <li>i. If the activities applied for in the application form differ from those mentioned in the final BAR, an amended application form must be submitted.</li> <li>Please note that the Department's application form template has been amended and can be downloaded from the following link:</li> <li>https:/Awww.environment.gov.za/documents/forms</li> </ul>	Where the activities applied for in the submitted application form differ from those tabled in the BAR, then an amended application form will be submitted with the Final BAR, and the most recent amended application form template will be used.
		Kindly ensure that the co-ordinates of the wetlands identified for rehabilitation purposes that are included in the final BAR are provided in the format: degrees, minutes, and seconds, using the Hartebeesthoek94 WGS84 co-ordinate system.	Central coordinates for the wetland(s) are provided in the BAR and Rehabilitation Plans, and the coordinates of each intervention are provided in the Intervention Booklet (Appendix C of the Rehabilitation Plans).
		A list of the co-ordinates must also be provided under Appendix 3 of the application form.	A list of the co-ordinates is provided under Appendix 3 of the application form.
		A locality plan that indicates the sites or wetlands earmarked for rehabilitation must be provided. The locality plan and the project description must also be included in the EMPr. Kindly note that Google Earth maps will not be acceptable.	A locality plan that meets these requirements is provided in the BAR and Rehabilitation Plans.

No.	Date of comment, format of comment, name of organisation/ I&AP	Comment	Response from EAP/ Applicant/ Specialist
		<ul> <li>The BAR must provide a clear map at an appropriate scale with an indication of all the envisioned areas along the wetland system that will be subject to rehabilitation. All available biodiversity information must be used in the finalisation of this map. Existing infrastructure must be used as far as possible e.g. roads. The map must indicate the following:</li> <li>All supporting onsite infrastructure such as laydown area, guard house, control room, and buildings, including accommodation etc.</li> <li>The location of sensitive environmental features on site e.g. CBAs, heritage sites, wetlands, drainage lines etc. that will be affected;</li> <li>Buffer areas; and</li> <li>All "no-go" areas.</li> </ul>	<ul> <li>Appendix C of the Rehabilitation Plan (Intervention Booklet) provides the details, design, location and coordinates of all proposed interventions, as well as maps. The associated rehabilitation plan also provides a project description and a locality plan of the proposed interventions.</li> <li>No supporting onsite infrastructure or accommodation will be required.</li> <li>Please note that the entire site is sensitive since the purpose of the project is to rehabilitate degraded wetlands.</li> </ul>
		<ul> <li>i. The following Activities applied for may trigger Section 19; S21 (c) and (i) of the National Water Act No. 36 of 1998: GN R. 983 Activities 12 (i)(ii)(a); 48 (i)(ii)(a); GN R 985 Activities 14 (i)(ii)(a)(c)(e)(i)(ff)(hh), 23(i)(ii)(a)(c)(e)(i)(ee)(gg). The BAR must include a freshwater specialist study with the following terms of reference:</li> <li>&gt; Desktop mapping of freshwater ecosystems within 500m area around the wetland system as it trigger Water Use License to be authorised by the Department of Water and Sanitation's (DWS);</li> </ul>	Refer Section 2.1.2 of the BAR: In terms of Section 39 of the National Water Act, No. 36 of 1998, a General Authorisation (GA) has been granted for certain activities that usually require a Water Use License; as long as these activities are undertaken for wetland rehabilitation. These activities include 'impeding or diverting the flow of water in a watercourse' and 'altering the bed, banks, course or characteristics of a watercourse ' where they are specifically undertaken for the purposes of rehabilitating a wetland for conservation purposes. The WfWetlands Programme is required to register the 'water use' in terms of the GA.

No.	Date of comment, format of comment, name of organisation/ I&AP	Comment	Response from EAP/ Applicant/ Specialist
		<ul> <li>Field-based assessments of the potentially impacted systems to determine likely impacts and risks that the proposed rehabilitation measures may have on the wetland system.</li> <li>Fish management method statement for any fish relocations if any.</li> <li>Identify and recommend measures for mitigating impacts on the proposed representation.</li> </ul>	
		<ul> <li>mitigating impacts on the receiving environment.</li> <li>The EAP must ensure that the terms of reference (TOR) for all the identified specialist studies must include the following:</li> <li>A detailed description of the study's methodology; indication of the locations and descriptions of the development footprint, and all other associated infrastructures that they have assessed and are recommending for authorisations.</li> <li>Provide a detailed description of all limitations to the studies. All specialist studies must be conducted in the right season and providing that as a limitation will not be allowed.</li> <li>Please note that the Department considers a No-go' area, as an area where no development of any infrastructure is allowed; therefore, no development of associated infrastructure including access roads is allowed in the 'no-go' areas.</li> </ul>	<ul> <li>locations and descriptions of the development footprint (Sections 3 and 5), and all other associated infrastructures that they have assessed and are recommending for authorisations (N/A - this is not a development proposal, interventions are provided in the Intervention Booklet: Appendix C of the Rehabilitation Plans).</li> <li>A detailed description of all limitations to the study (Section 4). All specialist field work was conducted in the appropriate season.</li> <li>It is important to note that:</li> </ul>

No.	Date of comment, format of comment, name of organisation/ I&AP	Comment	Response from EAP/ Applicant/ Specialist
		<ul> <li>Should the specialist definition of 'no-go' area differ from the Departments definition; this must be Clearly indicated. The specialist must also indicate the 'No-go' area's buffer if applicable.</li> <li>All specialist studies must be final, and provide detailed/practical mitigation measures and recommendations, and must not recommend further studies to be completed post EA.</li> <li>Should specialists recommend specific mitigation measures, these must be clearly indicated</li> </ul>	<ul> <li>Detailed/practical mitigation measures and recommendations are provided in the Rehabilitation Plans (EMP) and specific mitigation per intervention (where required) is provided in the Intervention Booklet (Appendix C of the Rehabilitation Plan).</li> <li>No further studies are required to be completed post EA.</li> </ul>
		Please ensure that all issues raised and comments received during the circulation of the draft BAR from registered I&APs and organs of state which have jurisdiction in respect of the proposed activity are adequately addressed in the final BAR. Proof of correspondence with the various stakeholders must be included in the final BAR. Should you be unable to obtain comments, proof should be submitted to the Department of the attempts that were made to obtain comments.	All comments received (or any attempts to obtain comments) are included in this report.
		A Comments and Response trail report (C&R) must be submitted with the final BAR. The C&R report must incorporate all comments for this development. The C&R report must be a separate document from the main report and the format must be in the table format as indicated in Annexure 1 of this comments letter. Please refrain from summarising comments made by I&APs. All comments from I&APs must be copied verbatim and responded to clearly. Please	The CRR complies with these requirements.

No.	Date of comment, format of comment, name of organisation/ I&AP	Comment	Response from EAP/ Applicant/ Specialist
		note that a response such as "noted" is not regarded as an adequate response to I&AP's comments.	
		The Public Participation Process must be conducted in terms of Regulation 39, 40, 41, 42, 43 & 44 of the EIA Regulations 2014 as amended.	The Public Participation Process was conducted in terms of Regulation 39, 40, 41, 42, 43 & 44 of the EIA Regulations 2014 as amended.
		The final BAR must indicate clearly the name of the newspaper that the advertisement for the draft BAR has been advertised.	The details of the advertisement and the newspaper/s in which it was published are included in this PPR.
-		The final BAR must also indicate that this draft BAR has been subjected to a public participation process.	The details of the PPP for the Draft BAR are included in this PPR.
		The EAP is requested to contact the Department to make the necessary arrangements to conduct a site inspection prior to the submission of the final BAR.	A site inspection is currently being planned, and the details will be communicated to the case officer as soon as they are available.
		Please also ensure that the final BAR includes the period for which the Environmental Authorisation is required and the date on which the activity will be concluded as per Appendix 1 (3)(1)(q) of the NEMA EIA Regulations, 2014, as amended.	The period for which the Environmental Authorisation is required and the date on which the activity will be concluded is included in the BAR.
		i. You are further reminded to comply with Regulation 19(1}(a) of the NEMA EIA Regulations, 2014, as amended, which states that:	Following an approval of an extension request we are following 19(1)(b).
		"Where basic assessment must be applied to an application, the applicant must, within 90 days of receipt of the application by the competent authority, submit to the competent authority -	
		a basic assessment report, inclusive of specialist reports, an EMPr, and where applicable a closure	

No.	Date of comment, format of comment, name of organisation/ I&AP	Comment	Response from EAP/ Applicant/ Specialist
		plan, which have been subjected to a public participation process of at least 30 days and which reflects the incorporation of comments received, including any comments of the competent authority."	
		ii. Should there be significant changes or new information that has been added to the BAR or EMPr which changes or information was not contained in the reports or plans consulted on during the initial public participation process, you are therefore required to comply with Regulation 19(b) of the NEMA EIA Regulations, 2014, as amended, which states:	Following an approval of an extension request we are following 19(1)(b).
		'the applicant must, within 90 days of receipt of the application by the competent authority, submit to the competent authority -	
		a notification in writing that the basic assessment report, inclusive of specialist reports an EMPr, and where applicable, a closure plan, will be submitted within 140 days of receipt of the application by the competent authority, as significant changes have been made or significant new information has been added to the basic assessment report or EMPr or, where applicable, a closure plan, which changes or information was not contained in the reports or plans consulted on during the initial public participation process contemplated in sub-regulation (1)(a) and that the revised reports or, EMPr or, where applicable, a closure plan will be Subjected for another public participation process of at least 30 days".	

N	<ul> <li>Date of comment, format of comment, name of organisation/ I&amp;AP</li> </ul>	Comment	Response from EAP/ Applicant/ Specialist
		iii. Should you fail to meet any of the timeframes Stipulated in Regulation 19 of the NEMA EIA Regulations, 2014, as amended, your application will lapse.	Following an approval of an extension request we are following 19(1)(b).
		You are hereby reminded of Section 24F of the National Environmental Management Act, Act No. 107 of 1998, as amended, that no activity may commence prior to an Environmental Authorisation being granted by the Department.	Working for Wetland activities in the system in question will only commence on the receipt of an Environmental Authorisation for that system, and on approval of a Rehabilitation Plan for the relevant project.

### Table 3: I&AP Comments and Responses (7 June 2019 – 8 July 2019)

No.	Date of comment, format of comment, name of organisation/ I&AP	Comment	Response from EAP/ Applicant/ Specialist
1.	07 June 2019 Email Department of Water and Sanitation (Dr Wietsche Roets)	You are mentioning the GA1198 in your document, please ensure that you comply to the requirements set out in GA1198 and submit relevant registration documents to the relevant regional operations of DWS.	EAP: Thank you for your comment. The necessary General Authorisation approval process will be undertaken by the applicant.
2.	07 June 2019 Email	My comments include:	EAP: The rehabilitation objectives for the WfWetlands planning are to secure and improve the overall integrity of the systems, particularly focusing on maintaining and improving the hydrological

No.	Date of comment, format of comment, name of organisation/ I&AP	Comment	Response from EAP/ Applicant/ Specialist
	Department of Water and Sanitation (Pieter Ackerman)	<ol> <li>Hydrological and ecological connectivity must be catered for in the designs.</li> </ol>	conditions where possible. In turn the overall functioning of the systems and the conditions that support a range of wetland dependent fauna and flora will be secured and enhanced.
			During the planning phase, the wetland specialists assess the ecological status and characteristics of the wetland in terms of the Wet-Health methodology, taking into consideration hydrology, geomorphology, terrestrial ecology and vegetation). The findings of this assessment are then used to determine the rehabilitation objectives for the wetland as well as the most appropriate design intervention to achieve these objectives. The key purposes of implementing design interventions also include restoring hydrological integrity, raising the general water table and redistributing water across the wetland area and recreating wetland habitats towards the conservation of biodiversity.
		<ol> <li>It must be monitored if and how the ecological category changed after rehabilitation. PES of category D to PES of B.</li> </ol>	EAP: The monitoring and evaluation of the wetland systems relies on collecting relevant baseline information, with collected data including fixed point photographs. It also includes the number of wetlands rehabilitated, number of HGM units rehabilitated, hectare equivalent gained, and area secured. The Present Ecological State (PES) assessments compares current changes to the expected natural wetland properties. The ecological integrity or PES of the Wetlands were assessed based on perceived modifications to wetland hydrology, geomorphology and vegetation. These components of the ecological integrity of the wetland were assessed for the current status quo and post-rehabilitation.
		<ol> <li>Scientific buffers must be included taking into account hydropedological flow drivers in the landscape.</li> </ol>	EAP: We would like to remind the Department that the proposed project aims to rehabilitate the wetlands and is not a development project. The wetland assessments undertaken by the wetland specialists are in accordance with the methodology prescribed by WET-EcoServices and WET-Health assessment techniques,

No.	Date of comment, format of comment, name of organisation/ I&AP	Comment	Response from EAP/ Applicant/ Specialist
			which consider hydrological, geomorphological and vegetation drivers. In addition, Ecological Importance and Sensitivity (EIS) assessments were also undertaken (see Section 2.1 of the Wetland Status Quo Assessments; Annexure A of the rehabilitation plans). Specifically, these assessments consider (amongst others):
			<ul> <li>Regulatory and supporting benefits (including flood attenuation, streamflow regulation and water quality);</li> </ul>
			Biodiversity maintenance benefits;
			Ecological importance and sensitivity;
			Hydro-functional importance;
			Wetland hydrology;
			Wetland geomorphology and
			Structural and compositional state of the vegetation.
		4. A guideline with concept designs must be compiled on how wetlands and pans can be re-created taking into account destruction of pans by minesOR a clear statement that the recreation is not possible in most casesIn which cases can it work.	EAP: Your request has been forwarded to the Working for Wetlands management team to be addressed separately from the Basic Assessment process.
		5. A guideline with concept designs for constructed wetlands.	EAP: Your request has been forwarded to the Working for Wetlands management team to be addressed separately from the Basic Assessment process.
		6. Lessons learned	EAP: Wetland assessments are carried out in accordance with WET-Rehab-Evaluate, which include monitoring and evaluation facilitating the dissemination of lessons learnt and provide a means of reporting on the success of specific wetland rehabilitation

#### Working for Wetlands Programme: Gauteng

No.	Date of comment, format of comment, name of organisation/ I&AP	Comment	Response from EAP/ Applicant/ Specialist
			initiatives. The monitoring and evaluation (M&E) of an identified wetland rehabilitation project's performance is therefore considered vital to inform the evaluation of wetland rehabilitation success.
		7. Re-introduction of plants and animals must be taken into account	EAP: The Wetland rehabilitation objectives consider the recreation of wetland habitat towards the conservation of biodiversity, which includes the re-introduction of plants.
		8. Environmental awareness training for protection of the system in future.	EAP: Noted. Other activities that form part of the WfWetlands programme include raising awareness of wetlands among landowners, workers and general public, providing education and training, and technical skills transfer. This involves capacity building through education and training community members who would monitor the progress of rehabilitated wetlands.
		9. Follow ups	EAP: During Phase 3 of the planning process, constructed interventions are visited by the Working for Wetlands Provincial Coordinator to monitor the functioning of the intervention and to determine if any maintenance is required. Follow-up visits are also required in terms of the monitoring and evaluation process that the Programme applies.
	08 July 2019 Email Friends of Rietvlei Nature Reserve (Marianne Strohbach)	Thank you for the notification. As Friends of Rietvlei Nature Reserve, we do not have any specific comments regarding the Enkangala and Doornrandjies Wetland rehabilitation but would support any wetland rehabilitation in general. We did, however, indicate last year that we support the rehabilitation of the Rietvlei Peatlands and also urged to put in more effort to combat alien vegetation as well, especially woody species encroaching rapidly on the peatlands.	EAP: Thank you for your interest in and support to the Working for Wetlands Gauteng Project. The importance of combatting invasive plant species is noted and supported by the Working for Wetlands Programme. For this reason, the removal of these species has been included as a rehabilitation intervention for the Enkangala wetland in the Gauteng North Rehabilitation Plan.

#### 6 WAY FORWARD

Following the 30-day public comment period, the BAR will be updated by incorporating any I&AP comments received on the reports (where relevant). All comments will be recorded and responded to in this PPR which will be circulated to all who have provided comment. The updated BAR will then be submitted to DEA for their decision-making process. Once DEA has made their decision on the proposed project, all registered I&APs will be notified of the outcome of the decision within fourteen (14) calendar days of the decision and the right to appeal projects.

#### 7 Appendices

Appendix B1 | DEA Meeting Minutes

- Appendix B2 | Landowner Agreement(s)
- Appendix B3 | Written Notification
- Appendix B4 | Proof of Delivery
- Appendix B5 | Comments

Appendix B1

### **DEA PRE-APPLICATION MEETING MINUTES**

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### **Meeting Record**

Project number	113223	Meeting date	2019-08-14
Project name	Working for Wetlands Pre-application meeting: DEA	Recorded by	NX
Meeting/subject	Meeting minutes	Total pages	2

Present	Apology	Copy	Name	Organisation	Contact details
$\mathbf{\nabla}$			Coenrad Agenbach (CA)	DEA	cagenbach@environment.gov.za
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$\mathbf{\nabla}$			Makhosazane Yeni (MY)	DEA	MYeni@environment.gov.za
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Ø			Franci Gresse (FGr)	Aurecon South Africa (Pty) Ltd	Franci.Gresse@aurecongroup.com
V			Noluyolo Xorile (NX)	Aurecon South Africa (Pty) Ltd	Noluyolo.Xorile@aurecongroup.com

The following key notes provide a record of the meeting that took place at the Department of Environmental Affairs (DEA) in Pretoria at 10:00 am on Wednesday, 14 August 2019:

#### 1. Purpose and Background

- A meeting with DEA was requested to discuss the re-application process requirements for the following Working for Wetlands projects: Eastern Cape, Gauteng, KwaZulu-Natal and Limpopo.
- The submission deadline of the Final Basic Assessment Reports for these projects were missed and the applications lapsed in June 2019.

#### 2. Application Process Requirements

- DEA indicated that the Environmental Impact Assessment Regulation (Government Notice Regulation (GN R) 982 of 4 December 2014), as amended, does not allow for a re-application process for Basic Assessment application. The Department will thus consider these projects as new applications in terms of the Regulations. All requirements in terms of the Regulations for a Basic Assessment application must be followed.
- A copy of the key notes from the Pre-application meeting must be submitted to the Department with the application forms.

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#### Public Participation Process Requirements

- Basic Assessment Reports were made available to the public twice during the original application process. No objections were received against the proposed rehabilitation projects.
- All Basic Assessment Reports must be made available for a 30-day public comment period during which time DEA will also provide comment.
- Comments received during the original application process from the Department should be addressed in the reports. Motivations must be provided when it is felt that comments are not applicable to the project.
- The option to use posters and adverts from the original application process was discussed. It was noted that the Regulations does not indicate timeframes within which these must be placed. It also does not require DEA's reference numbers to be shown on them.
- FGr was requested to send an email to IQ to determine if it is acceptable to use the posters and adverts from the original application process. Case officers should be copied in the email to IQ.

#### 3. Timeframes

- A request to DEA IQ will be send by Friday, 16 August at the latest.
- Key notes from the meeting will be distributed to DEA as soon as possible.
- DEA requested that the key notes be distributed by Monday 26 August if Aurecon is unable to send it by Friday, 16 August since they will be at the IAIAsa conference.

#### 4. Site Visits

- Case officers will decide whether a site visit is needed after reviewing the Draft Basic Assessment Reports. If the case officers are of the opinion that the site is sensitive and/or are unclear about the content of the document, a site visit will be requested.
- It was requested that site visit requests be communicated to Aurecon as soon as possible (i.e. before the end of the public comment period if possible) to start with preparations for site visits and to clear diaries with the Provincial Coordinators to accompany the case officers to site.
- DEA confirmed that an agreement was reached with Millicent Solomons that the Working for Wetlands' (WfWetlands) Provincial Coordinators may accompany the case officers to site instead of the Environmental Assessment Practitioner.
- DEA indicated that a site visit to a rehabilitated wetland would be beneficial to assist the case officer with familiarising themselves with the interventions that are used by WfWetlands.

#### 5. Way Forward

- Meeting minutes will be circulated to all attendees for review and approval.
- Aurecon will submit a query to DEA IQ regarding the use of the posters and adverts from the previous application process.

#### WORKING FOR WETLANDS: CONTEXT DOCUMENT

#### 1. Introduction

Working for Wetlands (WfWetlands) is a government programme managed by the Natural Resource Management Programme (NRMP) of the Department of Environmental Affairs, and is a joint initiative with the Departments of Water and Sanitation (DWS), and Agriculture, Forestry and Fisheries (DAFF). In this way the programme is an expression of the overlapping wetland-related mandates of the three parent departments, and besides giving effect to a range of policy objectives, it also honours South Africa's commitments under several international agreements, especially the Ramsar Convention on Wetlands.

The programme is mandated to protect pristine wetlands, promote their wise-use and rehabilitate those that are damaged throughout South Africa, with an emphasis on complying with the principles of the Expanded Public Works Programme (EPWP) and using only local Small, Medium and Micro Enterprises (SMMEs). The EPWP seeks to draw significant numbers of unemployed people into the productive sector of the economy, gaining skills while they work and increasing their capacity to earn an income.

#### 2. Wetlands and their importance

Once considered valueless wastelands that needed to be drained or converted to more useful land use purposes, wetlands are now seen in an entirely different light. Today wetlands are more commonly perceived as natural assets and natural infrastructure able to provide a range of products, functions and services free of charge.

That which actually constitutes a wetland is often not fully understood. Common misconceptions have been that wetlands must be wet, must have a river running through them, or must always be situated in low-lying areas. The definition of a wetland is much broader and more textured: they are characterised more by soil properties and flora than by an abundance of water.

The National Water Act, No. 36 of 1998 defines a wetland as:

"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".

The Ramsar Convention defines wetlands as:

"areas of marsh, fen, peatland or water, whether natural or artificial, permanent or temporary, with water that is static or flowing, fresh, brackish or salt, including areas of marine water the depth of which at low tide does not exceed 6m" (Article 1, Ramsar Convention on Wetlands. 1971).

Wetlands can therefore be seasonal and may experience regular dry spells (sometimes even staying dry for up to several years), or they can be frequently or permanently wet. Wetlands can occur in a variety of locations across the landscape (**Plate A**), and may even occur at the top of a hill, nowhere near a river. A pan, for example, is a wetland which forms in a depression. Wetlands also come in many sizes; they can be as small as a few square metres (e.g. at a low point along the side of a road) or cover a significant portion of a country (e.g. the Okavango Delta).



Plate A: A large, seasonal wetland identifiable by the characteristic flora. This wetland contained no surface water at the time of the photograph

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Wetland ecosystems provide a range of ecological and social services which benefit people, society and the economy at large:

- Improving the ecological health of an ecosystem by performing many functions that include flood control, water purification, sediment and nutrient retention and export, recharge of groundwater, as well as acting as vital habitats for diverse plant and animal species.
- Providing ecological infrastructure replacing the need for municipal infrastructure by providing the same or better benefit at a fraction of the cost, for example:
  - The movement of water in the landscape is slowed down by wetlands, which offers the dual benefit of flood control as well as a means of purification.
  - The slow movement of water allows heavier impurities to settle and phreatic vegetation and microbacteria the opportunity to remove pollutants and nutrients.
- Functioning as valuable open spaces and create recreational opportunities for people that include hiking along wetlands, fishing, boating, and bird-watching.



• Having cultural and spiritual significance for the communities living nearby. Commercially, products such as reeds and peat are also harvested from wetlands (**Plate B**).

Plate B: Commercial products made by locals from reeds harvested from wetlands

Wetlands are thus considered to be critically important ecosystems as they provide both direct and indirect benefits to the environment and society.

#### 3. Wetland degradation

It has been estimated that originally over 10% of the Republic of South Africa (RSA) was covered by wetlands. However, this figure decreases significantly every year owing to unsustainable land-use practices. It is estimated that more than 50% of South Africa's wetlands have been destroyed through drainage of wetlands for crops and pastures, poorly managed burning regimes, overgrazing, disturbances to wetland soils, vegetation clearing as well as industrial and urban development (including mining activities).

Although wetlands are high-value ecosystems that make up only a small fraction of the country, they rank among the most threatened ecosystems in South Africa. According to a recent Council of Scientific Research (CSIR) study (Nel and Driver, 2012), South Africa's remaining wetlands were identified as the most threatened of all South Africa's ecosystems, with 48% of wetland ecosystem types being critically endangered, 12% endangered and 5% vulnerable. Only 11% of wetland ecosystem types are well protected, with 71% not protected at all.

The remaining wetland systems suffer from severe erosion and sedimentation, undesirable plant species and aquatic fauna infestations, unsustainable exploitation, artificial drainage and damming, and pollution. The continued degradation of wetlands will impact on biodiversity, ecological function, and the provision of ecosystem services with subsequent impacts on livelihoods and economic activity, as well as health and wellbeing of communities. In the absence of functional wetlands, the carbon cycle, the nutrient cycle and the water cycle would be significantly altered, mostly detrimentally.

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Wetland conservation and rehabilitation should be at the heart of water management. It is necessary to prioritise South Africa's remaining wetlands such that those that offer valuable ecosystem services and are least impacted by current pressures or threats are offered immediate attention to avoid further loss, conversion or degradation.

#### 4. The Working for Wetlands Programme

South Africa is a dry country, but is endowed with exceptionally rich biodiversity. The nation has a pressing reason to value the water-related services that wetlands provide. It is estimated that by 2025, South Africa will be one of fourteen African countries classified as "*subject to water scarcity*" (UNESCO, 2000). The conservation of wetlands is fundamental to the sustainable management of water quality and quantity, and wetland rehabilitation is therefore essential to conserving water resources in South Africa.

The guiding principles of the National Water Act, No. 36 of 1998, recognise the need to protect water resources. In responding to the challenge of stemming the loss of wetlands and maintaining and enhancing the benefits they provide, government has recognised that, in order to be truly effective, strategies for wetland conservation need to include a combination of proactive measures for maintaining healthy wetlands, together with interventions for rehabilitating those that have been degraded. These objectives are currently being expressed in a coordinated and innovative way through the WfWetlands Programme.

Working for Wetlands pursues its mandate of wetland protection, wise use and rehabilitation in a manner that maximises employment creation, supports small emerging businesses, and transfers skills amongst vulnerable and marginalised groups. In the 13 years since 2004, the WfWetlands Programme has invested just under R1 billion in wetland rehabilitation and has been involved in over 1,300 wetlands, thereby improving or securing the health of over 70 000 hectares of wetland environment. The WfWetlands Programme has a current budget of just over R 130 million, of which approximately 35% is allocated directly to paying wages. Being part of the EPWP, the WfWetlands Programme has created more than 27 000 jobs and over 3 million person-days of paid work. The local teams are made up of a minimum of 55% women, 55% youth and 2% disabled persons.

Wetlands are not easy ecosystems to map at a broad scale as they are numerous, often small and difficult to recognise and delineate on remotely sensed imagery such as satellite photos. The WfWetlands Programme houses the National Wetlands Inventory Project (NWI) which aims to provide clarity on the extent, distribution and condition of South Africa's wetlands. The project clarifies how many and which rivers and wetlands have to be maintained in a natural condition to sustain economic and social development, while still conserving South Africa's freshwater biodiversity.

The National Freshwater Ecosystem Priority Areas (NFEPA) has used the NWI data to produce the most comprehensive national wetland map to date, called the NFEPA Atlas. This atlas enables the planning of wetland rehabilitation on a catchment scale.

Other activities that form part of the WfWetlands Programme include:

- Raising awareness of wetlands among workers, landowners and the general public; and
- Providing adult basic education and training, and technical skills transfer (in line with the emphasis of the EPWP on training, the WfWetlands Programme has provided 250,000 days of training in vocation and life skills).

#### 5. Rehabilitation interventions

The successful rehabilitation of a wetland requires that the cause of damage or degradation is addressed, and that the natural flow patterns of the wetland system are re-established (flow is encouraged to disperse rather than to concentrate). Approximately 800 interventions are implemented every year in the WfWetlands Programme. The key purposes of implementing interventions include:

- Restoration of hydrological integrity (e.g. raising the general water table or redistributing the water across the wetland area);
- Recreation of wetland habitat towards the conservation of biodiversity; and
- Job creation and social upliftment.

Typical activities undertaken within the projects include:

 Plugging artificial drainage channels created by development or historical agricultural practices to drain wetland areas for other land use purposes;

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• Constructing structures (gabions, berms, weirs) to divert or redistribute water to more natural flow paths, or to prevent erosion by unnatural flow rates that have resulted from unsustainable land use practices or development; and

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• Removing invasive alien or undesirable plant species from wetlands and their immediate catchments (in conjunction with the Working for Water initiative).

Methods of wetland rehabilitation may include hard engineering interventions such as:

- Earth berms or gabion systems to block artificial channels that drain water from or divert polluted water to the wetland;
- Concrete and gabion weirs to act as settling ponds, to reduce flow velocity or to re-disperse water across former wetland areas thereby re-establishing natural flow paths;
- Earth or gabion structure plugs to raise channel floors and reduce water velocity;
- Concrete or gabion structures to stabilise head-cut or other erosion and prevent gullies;
- Concrete and/or reno mattress strips as road crossings to address channels and erosion in wetlands from vehicles; and
- Gabion structures (mattresses, blankets or baskets) to provide a platform for the growth of desired wetland vegetation.

Soft engineering interventions also offer successful rehabilitation methods, and the following are often used together with the hard engineering interventions:

- The use of biodegradable or natural soil retention systems such as eco-logs, Macmat-R plant plugs, grass or hay bales, and brush-packing techniques;
- The re-vegetation of stabilised areas with appropriate wetland and riparian plant species;
- Alien invasive plant clearing, which is an important part of wetland rehabilitation (this is supported by the Working for Water Programme).
- The fencing off of sensitive areas within the wetland to keep grazers out and to allow for the re-establishment of vegetation;
- In some instances, the use of appropriate fire management and burning regimes. The removal of undesirable plant and animal species; and
- In some wetlands, it may be possible to involve the community to develop a management plan for wise use within a wetland. This can involve capacity building through educating and training the community members who would monitor the progress. A plan could involve measures such as rotational grazing with long term benefits for rangeland quality.

#### 6. Programme, projects and phases

In order to manage the **WfWetlands Programme**, wetlands have been grouped into "projects", and each **Wetland Project** encompasses several smaller wetland systems which are each divided into smaller, more manageable and homogenous wetland units. A Wetland Project may be located within one or more quaternary catchments within a Province. The WfWetlands Programme is currently managing 37 Wetland Projects countrywide, and rehabilitation activities range from stabilising degradation to the more ambitious restoration of wetlands to their original conditions.

Each Wetland Project is managed in three phases (as shown in the flow diagram in **Plate C**) over a two-year cycle. The first two phases straddle the first year of the cycle and involve planning, identification, design and authorisation of interventions. The third phase is implementation, which takes place during the second year.

In order to undertake these three phases, a collaborative team has been established as follows. The **Programme Team** currently comprises two subdirectories: a) Implementation and After Care and b) Planning, Monitoring and Evaluation. The Assistant Directors for Wetlands Programmes (ASDs)<sup>1</sup> report to the Implementation and After Care Deputy Director and are responsible for the identification and implementation of projects in their regions. The Programme Team is further supported by a small team that fulfil various roles such as Geographical Information Systems (GIS) and training. Independent Design Engineers and Environmental Assessment Practitioners (EAPs) are appointed to undertake the

planning, design and authorisation components of the project. The project team is assisted by a number of wetland specialists who provide scientific insight into the operation of wetlands and bring expert and often local knowledge to the project teams. They are also assisted by the landowners and implementers who have valuable local knowledge of these wetlands.

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The first phase is the identification of suitable wetlands which require intervention. The purpose of Phase 1 and the associated reporting is to identify:

- Priority catchments and associated wetlands/ sites within which rehabilitation work needs to be undertaken; and
- Key stakeholders who will provide meaningful input into the planning phases and wetland selection processes, and who will review and comment on the rehabilitation proposals.

**Phase 1** commences with a catchment and wetland prioritisation process for every province. The Wetland Specialist responsible for a particular province undertakes a desktop study to determine the most suitable wetlands for the WfWetlands rehabilitation efforts. The involvement of Provincial Wetland Forums and other key stakeholders is a critical component of the wetland identification processes since these stakeholders are representative of diverse groups with shared interests (e.g. from government institutions to amateur ecological enthusiasts). This phase also involves initial communication with local land-owners and other Interested and Affected Parties (I&APs) to gauge the social benefits of the work. Aerial surveys of the areas in question may be undertaken, as well as limited fieldwork investigations or site visits to confirm the inclusion of certain wetland projects or units. Once wetlands have been prioritised and agreed on by the various parties, specific rehabilitation objectives are determined for each wetland following a rapid wetland assessment undertaken by the Wetland Specialist.

**Phase 2** requires site visits attended by the fieldwork team comprising a Wetland Specialist, a Design Engineer, an EAP, and an ASD. Other interested stakeholders or authorities, landowners and in some instances the Implementing Agents (IAs) may also attend the site visits. This allows for a highly collaborative approach, as options are discussed by experts from different scientific disciplines, as well as local inhabitants with deep anecdotal knowledge. While on site, rehabilitation opportunities are investigated. The details of the proposed interventions are discussed, some survey work is undertaken by the engineers, and Global Positioning System (GPS) coordinates and digital photographs are taken for record purposes. Furthermore, appropriate dimensions of the locations are recorded in order to design and calculate quantities for the interventions. At the end of the site visit the rehabilitation objectives together with the location layout of the proposed interventions are agreed upon by the project team.

During Phase 2, monitoring systems are put in place to support the continuous evaluation of the interventions. The systems monitor both the environmental and social benefits of the interventions. As part of the Phase 2 site visit, a maintenance inventory of any existing interventions that are damaged and/or failing and thus requiring maintenance is compiled by the ASD, in consultation with the Design Engineer.

Based on certain criteria and data measurements (water volumes, flow rates, and soil types); the availability of materials such as rock; labour intensive targets; maintenance requirements etc., the interventions are then designed. Bills of quantity are calculated for the designs and cost estimates made. Maintenance requirements for existing interventions in the assessed wetlands are similarly detailed and the costs calculated. The Design Engineer also reviews and, if necessary, adjusts any previously planned interventions that are included into the historical Rehabilitation Plans.

Phase 2 also comprises a reporting component where Rehabilitation Plans are prepared for each Wetland Project. The Rehabilitation Plans include details of each intervention to be implemented, preliminary construction drawings and all necessary documentation required by applicable legislation. The Rehabilitation Plans are reviewed by various government departments, stakeholders and the general public before a specific subset of interventions are selected for implementation.

**Landowner consent** is an important component of each phase in each Wetland Project. The flow diagram, **Plate C**, demonstrates the point at which various consent forms must be approved via signature from the directly affected landowner. The ASDs are responsible for undertaking the necessary landowner engagement and for ensuring that the requisite landowner consent forms required as part of Phase 1 and 2 of this project are signed.

These include:

- WW(0): Standard operating procedure,
- WW(1): Wetland survey and Inspection consent,
- WW(2): Terms and Conditions for carrying out wetland rehabilitation,
- WW(3): Wetland Rehabilitation Activities Consent,
- WW(4): Property Inspection Prior to Wetland Rehabilitation, and
- WW(5): Notification of Completion of Rehabilitation.

Without these signed consent forms the WfWetlands Programme will not be able to implement rehabilitation interventions on the affected property.

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**Phase 3** requires that certain Environmental Authorisations are obtained before work can commence in the wetlands (please see subsequent sections of this document for detail on Environmental Authorisations). Upon approval of the wetland Rehabilitation Plans by DEA, the work detailed for the project will be implemented within a year with on-going monitoring being undertaken thereafter. The Rehabilitation Plans are considered to be the primary working document for the implementation of the project via the construction/ undertaking of interventions<sup>2</sup> listed in the Plan.

It is typically at this point in the process when the final construction drawings are issued to the IAs. IAs are currently employed in the WfWetlands Programme and are responsible for employing contractors and their teams (workers) to construct the interventions detailed in each of the Rehabilitation Plans. For all interventions that are based on engineering designs (typically hard engineered interventions), the Design Engineer is required to visit the site before construction commences to ensure that the original design is still appropriate in the dynamic and ever-changing wetland system. The Design Engineer will assist the IAs in pegging and setting-out interventions. The setting-out activities often coincide with the Phase 1 activities for the next planning cycle. Phase 3 concludes with the construction of the interventions, but there is an on-going monitoring and auditing process that ensures the quality of interventions, the rectification of any problems, and the feedback to the design team regarding lessons learnt.

<sup>2</sup> This could include soft options such as alien clearing or eco-logs, as well as hard structures for example weirs.

Page / g

	START	Level 1 Assessment
1	1.	Project Finalisation and Quatemary Catchment Level Shareholders
		Engagement
	2.	Aerial Survey of Quaternary Catchments (if required)
>	3.	Desktop Mapping of Wetlands
	4.	Level 1 Assessment of Identified Wetlands
	5.	Selection of Priority Wetlands for detailed Assessment Landowner Engagement in Prioritised Wetland HGM-units
Phase 1	-	
		Phase 1 Reports
	1.	Draft Phase 1 - Planning Reports
	2.	Review of Phase 1 - Reports
	3.	Finalisation of Phase 1 - Planning reports
	1	Level 2 Assessment: Site Visits
	1.	Maintenance Inventory in Assessed Wetlands Identification of Rehabilitation Interventions
	3.	Establishment of Monitoring and Evaluation Baseline Data
	4.	Collection of Site Specific Mitigation Measures
	5.	Sign-off of Agreed Interventions
	7.	Wetlands Status Quo Report (Including PE), EIS information, Monitoring and
		Evaluation, Impact Assessmently
Phase 2	8.	Design of Rehabilitation Interventions, Including Quantities and Costings
Filase 2		Phase 2 Reports
		(Advert, J&AP letter in terms of NEMA)
	1.	Landowner Consent Form Required (Includes consent under the NWA for GA
		requirements)
	2.	Draft Basic Assessment Reports for Public Comment (Including authorities, national and provincial stakeholders, landowners and I&APS)
	3.	Finalisation of Basic Assessment Reports
	4.	Submit to DEA for Environmental Authorisation
	5.	Delivery of Draft Rehabilitation Plans
	6.	Review of Rehabilitation Plans (includes wetland assessments with M&E information)
	7.	Finalisation of Draft Rehabilitation Plans for Public Comment (including authorities, national and provincial stakeholders, landowners and I&APs)
	8.	Completion of Public Participation Process (I&AP & Comments Report)
	9.	Delivery of Final Rehabilitation Plans for DEA Approval
		Implementation Support
		1. Approval of Project Implementation Plan
Phas	e 3	2. Setting Out Site Visits
		3. Rehabilitation Plan Queries
		4. Identification of Training Needs 5. Completion Site Visit and Sign-off

Plate C: The Working for Wetlands planning process (Phase 1 to Phase 3)

#### Rehabilitation work within floodplain systems

Based on lessons learnt and project team discussions held during the National Prioritisation workshop in November 2010 the WfWetlands Programme took an in-principle decision regarding work within floodplain systems.

Recognising the ecosystem services provided by floodplain wetlands and the extent to which they have been transformed, WfWetlands do not intend to stop undertaking rehabilitation work in floodplains entirely. Instead, WfWetlands propose to adopt an approach to the rehabilitation of floodplain areas that takes into account the following guiding principles:

- a) As a general rule, avoid constructing hard interventions within an active floodplain channel; and rather
- b) Explore rehabilitation opportunities on the floodplain surface using smaller (possibly more) softer engineering options outside of the main channel.

When rehabilitation within a floodplain setting is being contemplated, it will be necessary to allocate additional planning resources, including the necessary specialist expertise towards ensuring an adequate understanding of the system and appropriate design of the interventions.

#### 7. Environmental legislation

One of the core purposes of the WfWetlands Programme is the preservation of South Africa's valuable wetland systems through rehabilitation and restoration.

South Africa has rigorous and comprehensive environmental legislation aimed at preventing degradation of the environment, including damage to wetland systems. The following legislation is of relevance:

- The National Environmental Management Act, No. 107 of 1998 (NEMA), as amended
- The National Water Act, No.36 of 1998 (NWA)
- The National Heritage Resources Act, No. 25 of 1999 (NHRA)

Development proposals within or near any wetland system are subject to thorough bio-physical and socio-economic assessment as mandatory processes of related legislation. These processes are required to prevent degradation of the environment and to ensure sustainable and environmentally conscientious development.

The WfWetlands Programme requires that both hard and soft interventions are implemented in the wetland system, and it is the activities associated with the construction of these interventions that triggers requirements for various authorisations, licenses or permits. However, it is important to note that the very objective of the WfWetlands Programme is to improve both environmental and social circumstances. The WfWetlands Programme gives effect to a range of policy objectives of environmental legislation, and also honours South Africa's commitments under several international agreements, especially the Ramsar Convention on Wetlands.

#### Memorandum of Understanding for Working for Wetlands Programme

A Memorandum of Understanding (MoU) has been entered into between DEA, DAFF and DWS for the WfWetlands Programme. Through co-operative governance and partnerships, this MoU aims to streamline the authorisation processes required by the National Environmental Management Act (Act 107 of 1998), the National Water Act (Act 36 of 1998), and the National Heritage Resources Act (Act 25 of 1999) to facilitate efficient processing of applications for authorisation of wetland rehabilitation activities.

#### Table A: List of applicable legislation

Title of legislation, policy or guideline	Administering authority	Date
The Constitution of South Africa, Act No.108 of 1996	National Government	1996
National Environmental Management Act, No.107 of 1998	Department of Environmental Affairs	1998
The National Water Act, No. 36 of 1998	Department of Water and Sanitation	1998
Conservation of Agricultural Resources Act, No. 43 of 1983	Department of Agriculture, Forestry & Fisheries	1983
National Heritage Resources Act, No. 25 of 1999	National Heritage Resources Agency	1999
World Heritage Conventions Act, No. 49 of 1999	Department of Environmental Affairs	1999
The National Environmental Management: Biodiversity Act, No. 10 of 2004	Department of Environmental Affairs	2004
National Environmental Management: Protected Areas Act, No. 57 of 2003	Department of Environmental Affairs	2003
The Mountain Catchments Areas Act, No. 63 of 1970	Department of Water and Sanitation	1970
<ul> <li>EIA Guideline Series, in particular:</li> <li>Guideline 5 - Companion to the NEMA EIA Regulations, 2010 (DEA, October 2012)</li> <li>Guideline 7 - Public Participation in the EIA process, 2012 (DEA, October 2012)</li> <li>Guideline 9 - Guideline on Need and Desirability, 2010 (DEA, October 2014)</li> <li>DEA&amp;DP. 2013. Guideline on Public Participation (DEA&amp;DP, March 2013).</li> <li>DEA&amp;DP. 2013. Guideline on Alternatives (DEA&amp;DP, March 2013).</li> </ul>	Department of Environmental Affairs	2012 - 2014
<ul> <li>International Conventions, in particular:</li> <li>The Ramsar Convention</li> <li>Convention on Biological Diversity</li> <li>United Nations Conventions to Combat Desertification</li> <li>New Partnership for Africa's Development (NEPAD)</li> <li>The World Summit on Sustainable Development (WSSD)</li> </ul>	International Conventions	N/A

Of particular relevance in **Table A** is the following legislation and the WfWetlands Programme has put systems in place to achieve compliance:

- The National Environmental Management Act, No. 107 of 1998 (NEMA), as amended
  - In terms of the 2014 Environmental Impact Assessment Regulations pursuant to the NEMA, certain activities that may have a detrimental impact on the environment (termed Listed Activities) require an Environmental Authorisation (EA) from the DEA. The implementation of interventions will trigger NEMA Listing Notices 1 and 3 (G.N. R983 and G.N R985 as amended by R327 and R324 respectively). In order to meet the requirements of these Regulations, it is necessary to undertake a Basic Assessment (BA) Process and apply for an EA. This was previously undertaken on an annual basis per Province for each individual wetland unit. However as of 2014, applications were submitted (per Province) for wetland systems, allowing WfWetlands to undertake planning in subsequent years within these wetlands without having to undertake a BA process. The rehabilitation plans still however require approval from the competent authority (i.e. DEA).
  - Basic Assessment Reports (BARs) will be prepared for each Province where work is proposed by the WfWetlands Programme. These BARs will present all Wetland Projects that are proposed in a particular province, together with information regarding the quaternary catchments and the wetlands that have been prioritised for the next few planning cycles (anywhere from one to three planning cycles depending

on the information gained through the Catchment Prioritisation Process). The EA's will be inclusive of all Listed Activities that may be triggered and will essentially authorise any typical wetland rehabilitation activities required during the WfWetlands Programme implementation phase. Note that certain Listed Activities have been excluded from the Basic Assessment as they fall under the ambit of a 'maintenance management plan' in the form of the Rehabilitation Plan for each project and are therefore subject to exclusion. The impacts thereof have however been considered within the respective Rehabilitation Plans.

- A condition of the EAs is that **Rehabilitation Plans** will be prepared every year after sufficient field work has been undertaken in the wetlands that have an EA. These Rehabilitation Plans will be made available to registered Interested and Affected Parties (I&APs) before being submitted to DEA for approval. The Rehabilitation Plans will describe the combination and number of interventions selected to meet the rehabilitation objectives for each Wetland Project, as well as an indication of the approximate location and approximate dimensions (including footprint) of each intervention.
- The National Water Act, No.36 of 1998 (NWA)
  - In terms of Section 39 of the NWA, a General authorisation<sup>3</sup> (GA) has been granted for certain activities that are listed under the NWA that usually require a Water Use License; as long as these activities are undertaken for wetland rehabilitation. These activities include '*impeding or diverting the flow of water in a watercourse*<sup>4</sup>' and '*altering the bed, banks, course or characteristics of a watercourse*<sup>5</sup>' where they are specifically undertaken for the purposes of rehabilitating<sup>6</sup> a wetland for conservation purposes. The WfWetlands Programme is required to register the 'water use' in terms of the GA.
- The National Heritage Resources Act, No. 25 of 1999 (NHRA)
  - In terms of Section 38 of the NHRA; any person who intends to undertake a development as categorised in the NHRA must at the very earliest stages of initiating the development notify the responsible heritage resources authority, namely the South African Heritage Resources Agency (SAHRA) or the relevant provincial heritage agency. These agencies would in turn indicate whether or not a full Heritage Impact Assessment (HIA) would need to be undertaken. Should a permit be required for the damaging or removal of specific heritage resources, a separate application will be submitted to SAHRA or the relevant provincial heritage agency for the approval of such an activity. WfWetlands has engaged with SAHRA regarding the wetland planning process and has committed to achieving full compliance with the heritage act over the next few years.

<sup>&</sup>lt;sup>3</sup>Government Notice No. 1198, 18 December 2009

<sup>&</sup>lt;sup>4</sup>Section 21(c) of the NWA, No. 36 of 1998

<sup>&</sup>lt;sup>5</sup>Section 21(i) of the NWA, No. 36 of 1998

<sup>&</sup>lt;sup>6</sup>Defined in the NWA as "the process of reinstating natural ecological driving forces within part of the whole of a degraded watercourse to recover former or desired ecosystem structure, function, biotic composition and associated ecosystem services".

Appendix B2

### LANDOWNER AGREEMENTS



#### national biodiversity institute S A N B I

### South African National Biodiversity Institute Working for Wetlands Programme

### Wetlands Rehabilitation Activities Consent

Property Details				
Property Type:	FARM			
Registration Division:	JR M.D.			
Farm Number:	DOORNRANDIE 386			
Portion Number:	11, 39, 106 AND 112.			
Farm Name:	DOORNRADIE			
Surveyor-General Key:				
Province:	GRYTENG			
Unique Wetland Number:				

Owner Details				
Owner Name:				
(Full Names/Full Registered Name)	GRUTENL	PROVINCIA	L GOV	ERNMENT
Person Type:	Company	Close corporation	Trust	Natural person
Registration/Identity Number:	(Where appiicable. F issued by the Master	or a trust, attach a co	ppy of the latest	t letters of trusteeship
Owner's chosen address for delivery of notices and documents:	Postal Address : PRIVATE BE MARSHALLT	AG X 79		SAUER STREET

Project Name:

I/We hereby consent to the Working for Wetlands Programme of the SA National Biodiversity Institute and its appointed implementers undertaking the wetland rehabilitation activities listed in annexure "WFW 003A" attached hereto, for the project referred to above, subject to my/our approval of the relative Wetland Rehabilitation Plan, on the property described above of which I am the owner.

Name	M.D. NGOASHENG	Position	HEAD OF DEPARTIMENT	
Signature	WMilypasheng	Date	16/03/2015	
Please fax or p	ost this form to:	With a copy to:		
		Working for W	, Monitoring and Evaluation Manager Vetlands, SA National Biodiversity Institute (101, PRETORIA, 0001	
		Telefax (012) 8435165		

## Wetland rehabilitation activities to be carried out in terms of the National Environmental Management Act (Act 107 of 1998) (NEMA)

[Note: To be added to/amended as appropriate]

#### Listed activity as described in GN. R.544, 545 and 546

#### GN. R.544, Item 11:

The construction of: (i) canals; (ii) channels; (iii) bridges; (iv) dams; (v) weirs; (vi) bulk storm water outlet structures; (vii) marinas; (viii) jetties exceeding 50m<sup>2</sup>; (ix) slipways exceeding 50m<sup>2</sup> in size; (x) buildings exceeding 50m<sup>2</sup> in size; or (xi) infrastructure or structures covering 50m<sup>2</sup> or more where such construction occurs within a watercourse or within 32m of a watercourse, measured from the edge of a watercourse, excluding where such construction will occur behind the development setback line.

#### GN. R.544, Item 18:

The infilling or depositing of any material of more than 5m<sup>3</sup> into, or the dredging, excavation, removal or moving of soil, sand, shells, shell grit, pebbles or rock of more than 5m<sup>3</sup> from: (i) a watercourse; (ii) the sea; (iii) the seashore; (iv) the littoral active zone, an estuary or a distance of 100m inland of the high-water mark of the sea or an estuary, whichever cistance is the greater - but excluding where such infilling, depositing, dredging, excavation, removal or moving; (a) is for maintenance purposes undertaken in accordance with a management plan agreed to by the relevant environmental authority; or (b) occurs behind the development setback line.

#### GN. R.546, Item 12:

The clearance of an area of 300 m<sup>2</sup> or more of vegetation where 75% or more of the vegetation cover constitutes indigenous vegetation.

(a) Within any critically endangered or endangered ecosystem listed in terms of section 52 of the NEMBA or prior to the publication of such a list, within an area that has been identified as critically endangered in the National Spatial Eiodiversity Assessment 2004;

(b) within critically biodiversity areas identified in bioregional plans;

(c) Within the literal active zone or 100 m inland from high water mark of the sea or an estuary, whichever distance is the greater, excluding where such removal will occur behind the development setback line on erven in urban areas.

#### GN. R.546, Item 13:

The clearance of an area of 1 hectare or more of vegetation where 75% or more of the vegetative cover constitutes indigenous vegetation...

(a) Critical biodiversity areas and ecological support areas as identified in systematic biodiversity plans adopted by the competent authority.

(b) National Protected Area Expansion Strategy Focus areas.

(d) In Gauteng:

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(i) A protected area identified in terms of NEMPAA, excluding conservancies; (ii) National Protected Area Expansion Strategy Focus areas; (iii) Any declared protected area including Municipal or Provincial Nature Reserves as contemplated by the Environment Conservation Act, 1989 (Act No. 73 of 1989), the Nature Conservation Ordinance (Ordinance 12 of 1983); (v) Sensitive areas as identified in an environmental management framework as contemplated in chapter 5 of the Act and as adopted by the competent authority; (iv) Sites or areas identified in terms

#### Listed activity as described in GN. R.544, 545 and 546

of an International Convention; (v) Sites identified as irreplaceable or important in the Gauteng Conservation Plan.

#### GN. R.546, Item 16:

The construction of: (i) jetties exceeding  $10m^2$  in size; (ii) slipways exceeding  $10 m^2$  in size; (iii) buildings with a footprint exceeding  $10 m^2$  in size; or (iv) infrastructure covering  $10 m^2$  or more where such construction occurs within a watercourse or within 32m of a watercourse, measured from the edge of a watercourse, excluding where such construction will occur behind the development setback line.

#### (b) In Gauteng:

ez v N.,

(i) A protected area identified in terms of NEMPAA, excluding conservancies; (ii) National Protected Area Expansion Strategy Focus areas; (iii) Sensitive areas as identified in an environmental management framework as contemplated in chapter 5 of the Act and as adopted by the competent authority; (iv) Sites or areas identified in terms of an International Convention; (v) Sites identified as irreplaceable or important in the Gauteng Conservation Plan; (vi) Any declared protected area including Municipal or Provincial Nature Reserves as contemplated by the Environment Conservation Act, 1989 (Act No. 73 of 1989) and the Nature Conservation Ordinance (Ordinance 12 of 1983); (vii) Areas zoned for a conservation purpose.





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# environmental affairs



#### Environmental Affairs REPUBLIC OF SOUTH AFRICA

### **Working for Wetlands Programme**

### Wetlands Rehabilitation Activities Consent

Property Details				
Property Type:	FARM RIETFONTEIN			
Registration Division:				
Farm Number:	JØ 532 PROVINCE OF GAITENG RIETFONSTEINS 532-JØ			
Portion Number:	NO 36			
Farm Name:	NO 36 RIETFONITEINS			
Surveyor-General Key:				
Province:	GAUTENIC,			
Unique Wetland Number:				

Owner Details						
Owner Name: (Full Names/Full Registered Name)	FT. MA	FT. MAHLANGU				
Person Type:	Company	Close corporation	T	Natural person		
Registration/Identity Number: (3/2/0522083 Owner's chosen address for delivery of notices and documents:	Issued by the Mast Postal Address : P. A. Bax LANSCRCA	· · · · · · · · · · · · · · · · · · ·	Physical Address PLAT 36 DIST / PR	ETORIA		
	082552	5114	YAHDE -	uFRANS Q		

Project Name:		

I/We hereby consent to the Working for Wetlands Programme and its appointed implementers undertaking the wetland rehabilitation activities listed in annexure "WFW 003A" attached hereto, for the project referred to above, subject to my/our approval of the relative Wetland Rehabilitation Plan, on the property described above of which I am the owner.

Name FT. MAHLANGU	Position TRUST MEMBER	
Signature 4 Albhan	Date 21/01/2019	
	1 / /	
Please fax or post this form to: With a copy to:		
	The Planning, Monitoring and Evaluation Manager Working for Wetlands Programme, Private Bag X101, PRETORIA, 0001	
	Telefax (012) 8435165	

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Appendix B3

WRITTEN NOTIFICATION



PO Box 494 Cape Town 8000 Email: Franci.Gresse@aurecongroup.com

14 October 2019

Dear Sir / Madam,

### WORKING FOR WETLANDS REHABILITATION PROJECT PUBLIC PARTICIPATION PROCESS: AVAILABILITY OF BASIC ASSESSMENT REPORTS AND REHABILITATION PLANS FOR COMMENT

#### This letter is available in any of the official languages on written request.

Our previous communication of 06 June 2019 regarding the availability of the Draft Basic Assessment Reports (BARs) and Rehabilitation Plans for the above-mentioned project has reference.

Aurecon South Africa (Pty) Ltd is lodging new applications for Environmental Authorisation with the Department of Environmental Affairs (DEA) for the Eastern Cape, Gauteng, KwaZulu-Natal and Limpopo provinces. Due to an unforeseen delay during the submission of the finalised reports for these projects, the previous application lapsed, requiring new applications to be lodged with the Department. The June 2019 reports have subsequently been updated for the current 30-day public comment period required for the new application processes. All comments received during the previous application process are available in Appendix B of the Basic Assessment Reports.

#### 1. BACKGROUND INFORMATION

WfWetlands is a government programme managed by the Natural Resource Management (NRM) directorate of the Department of Environmental Affairs (DEA), and is a joint initiative with the Department of Water and Sanitation (DWS) and the Department of Agriculture, Fisheries and Forestry (DAFF). The programme is mandated to rehabilitate damaged wetlands and to protect pristine wetlands throughout South Africa. Emphasis is placed on complying with the principles of the Expanded Public Works Programme (EPWP) which seeks to draw significant numbers of unemployed people into the productive sector of the economy, gaining skills while they work and increase their ability to earn an income.

The Aurecon team comprises Design Engineers and Environmental Assessment Practitioners (EAPs) who undertake the planning, design and authorisation components of the project. The Aurecon Team, in partnership with GroundTruth, is assisted by an external team of Wetland Specialists who provide scientific insight into the operation of wetlands and bring expert and often local knowledge of the wetlands. The project team is also complimented by the Assistant Director for Wetlands Programmes (ASDs) who are each responsible for provincial planning and implementation.

#### 2. THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, NO. 107 OF 1998 (AS AMENDED) (NEMA)

#### 2.1 Basic Assessment

In terms of the environmental management principles of NEMA certain activities that may have a detrimental impact on the environment (termed Listed Activities) require Environmental Authorisation (EA) from DEA. Many of the activities associated with the rehabilitation of the wetland are listed Activities in terms of Government Notice Regulation (GN R) 983 Listing Notice 1 and GN R985 Listing Notice 3 of NEMA (as amended):

- Listing Notice 1: Activities 12, 19, 27 and 48
- Listing Notice 3: Activities 12, 14 and 23

In terms of GN R982 (as amended), activities identified in Listing Notices 1 and 3 require a Basic Assessment (BA) process to be undertaken during which potential biophysical and socio-economic impacts are identified and assessed. Aurecon has undertaken this process on behalf of WfWetlands, and separate BA applications for each of the provinces listed in the table below, has been submitted to the DEA for consideration.

Province	Project	Nearest Town(s):
Eastern Cape	Amathole	Seymour
Gauteng	Gauteng North	Pretoria
KwaZulu-Natal	iSimangaliso	St Lucia
Limpopo	Soutini-Baleni	Giyani

The provincial level Basic Assessment Reports (BARs) provide the findings of the associated investigations and are available for public comment. The BARs describe the wetland systems that were identified as priorities for this planning cycle, together with the baseline information on the quaternary catchment.

#### 2.2 Rehabilitation Plans

The project specific wetland rehabilitation plans include specialist reports prepared by the Wetland Specialist (which provide a site description, detailed baseline information, and the wetland context within the greater catchment). The rehabilitation plans also include the proposed interventions, objectives, their design details and specification, and proposed locations. Project specific rehabilitation plans were compiled for each project and describe the combination and number of interventions selected to meet the rehabilitation objectives for each Wetland Project, as well as an indication of the approximate location and approximate dimensions (including footprint) of each intervention.

#### 3. THE NATIONAL WATER ACT, NO. 36 OF 1998 (NWA)

Activities associated with the rehabilitation of wetlands may constitute "water use" in terms of the NWA and may therefore require general authorisation or licenses from DWS. In general, a water use must be licensed unless:

- a) It is listed in Schedule one (1) of the NWA,
- b) It is existing lawful use,
- c) It is permissible under a General Authorisation (GA), and
- d) If a responsibility authority waives the need for a licence.

In terms of Section 39 of the NWA, a GA has been granted for certain activities that are listed and usually require a Water Use License. Such a GA (i.e. GN R1198 of 18 December 2009) exists for wetland rehabilitation as long as the activities are for conservation purposes.

#### 4. OPPORTUNITY TO PARTICIPATE

Public Participation procedures are specified as a minimum requirement (Section 41 of GN R982) of the BA Process and must ensure that all Interested and Affected Parties (I&APs) (including State Departments) have an opportunity to participate. Accordingly, notice is hereby given of an additional 30-day public participation process (PPP) on the draft Basic Assessment Reports and Rehabilitation Plans. The BARs and Rehabilitation Plans will be made available for a 30-day comment period from 14 October 2019 until 12 November 2019.

The reports will be available from 14 October 2019 for download from the Aurecon Website: <u>http://aurecongroup.com/en/public-participation.aspx</u>. Please be aware that you will be required to register on the website and then again on the project to access the documents. Should you have any trouble accessing the documents,

please do not hesitate to contact Mr Simamkele Ntsengwane (details below).

I&APs have until 12 November 2019 to submit their comments on the BARs and rehabilitation plans to the EAPs below. I&APs should refer to the relevant province and specifically the wetland project (if applicable). Please include your name, contact details and an indication of any direct business, financial, personal or other interest that you may have in the applications in your submission.

Contact Person:	Mr Simamkele Ntsengwane	Miss Franci Gresse
Tel:	(021) 526 9560	(021) 526 6022
Email:	Simamkele.Ntsengwane@aurecongroup.com	Franci.Gresse@aurecongroup.com
Fax:	(021) 526 9500	
Mail:	PO Box 494, Cape Town, 8000	

#### 5. WAY FORWARD

Following the 30-day public comment period, the BARs and rehabilitation plans will be updated by incorporating any I&AP comments received on the reports (where relevant), All comments received during the first application have been incorporated in the BARs and Public Participation Reports . All comments will be recorded and responded to in a Comments and Response Report which will be circulated to all who have provided comment. The updated BARs and/or rehabilitation plans will then be submitted to DEA for their decision. Once DEA has made their decision on the proposed projects, all registered I&APs will be notified of the outcome of the decision within fourteen (14) calendar days of the decision and the right to appeal.

Yours sincerely AURECON

Franci Gresse Senior Environmental Practitioner Aurecon, Environment and Planning Services

### **APPENDIX B4**

**PROOF OF MAILING** 

### **Appendix B5**

### **COMMENTS AND RESPONSES**

Any comments received and responses sent during the 30-day public comment period will be included with the Final Basic Assessment Report submitted to the Department of Environmental Affairs.

#### Simamkele Ntsengwane

From:	Simamkele Ntsengwane
Sent:	Tuesday, February 5, 2019 3:32 PM
То:	'Carl'
Cc:	Franci Gresse
Subject:	RE: Public Participation Process: Working for Wetlands Programme

Thanks Carl,

This is to confirm that you have been registered as an I&AP for the Gauteng North Wetland rehabilitation project, you will be informed of the various commenting periods of the project.

Have a lovely afternoon !

Kind Regards Simamkele Ntsengwane BSc (Hons) Env. Geography Senior Consultant, Environment and Planning, Aurecon T +27 21 526 9560 M +27 76 225 3548 www.linkedin.com/in/simamkele-ntsengwane-205689a3/ Simamkele.Ntsengwane@aurecongroup.com Aurecon Centre, 1 Century City Drive, Waterford Precinct, Century City South Africa 7441 PO Box 494, Cape Town 8000 South Africa aurecongroup.com





DISCLAIMER From: Carl <carl@fsgroup.co.za> Sent: Tuesday, February 5, 2019 2:40 PM To: Simamkele Ntsengwane <Simamkele.Ntsengwane@aurecongroup.com> Cc: Franci Gresse <Franci.Gresse@aurecongroup.com> Subject: RE: Public Participation Process: Working for Wetlands Programme

Thank you kindly for your reply, we are Gauteng based.

Kind regards



From: Simamkele Ntsengwane [mailto:Simamkele.Ntsengwane@aurecongroup.com]
Sent: Tuesday, 05 February 2019 14:34
To: Carl <<u>carl@fsgroup.co.za</u>>
Cc: Franci Gresse <<u>Franci.Gresse@aurecongroup.com</u>>
Subject: RE: Public Participation Process: Working for Wetlands Programme

Good afternoon,

Thank you for your interest in the working for wetlands programme.

Please kindly refer to the relevant province and wetland project of your interest for us to include you in our provincial Interested and Affected Parties (I&AP) database and to keep you informed during the different stages of the process. Notification will be sent to all registered I&APs prior to the start date of the Basic Assessment Report (BAR) and project specific rehabilitation plan commenting period.

Kind Regards Simamkele Ntsengwane BSc (Hons) Env. Geography Senior Consultant, Environment and Planning, Aurecon T +27 21 526 9560 M +27 76 225 3548 www.linkedin.com/in/simamkele-ntsengwane-205689a3/ Simamkele.Ntsengwane@aurecongroup.com Aurecon Centre, 1 Century City Drive, Waterford Precinct, Century City South Africa 7441 PO Box 494, Cape Town 8000 South Africa aurecongroup.com





DISCLAIMER

From: Carl <<u>carl@fsgroup.co.za</u>>
Sent: Tuesday, February 5, 2019 2:18 PM
To: Simamkele Ntsengwane <<u>Simamkele.Ntsengwane@aurecongroup.com</u>>; Franci Gresse
<<u>Franci.Gresse@aurecongroup.com</u>>
Subject: Public Participation Process: Working for Wetlands Programme

Good day

Can you please advise the way forward to participate on the above?

#### Kind regards



#### Simamkele Ntsengwane

From:	Simamkele Ntsengwane		
Sent:	Monday, February 11, 2019 12:33 PM		
То:	'Zola Kutsu'		
Subject:	RE: Working for Wetlands Programme		

Good day Bunene,

Thank you for your interest in the Working for Wetlands Programme.

Please note that each year the Working for Wetlands Programme plans work to be undertaken in wetland systems across South Africa through dedicated provincial planning teams. The proposed rehabilitation activities trigger listed activities in terms of the National Environmental Management Act (Act 107 of 1998) (NEMA) and therefore requires environmental authorisation from the Department of Environmental Affairs (DEA) before any construction may take place. The advert to which you responded is for such a process and not a call for tenders to undertake the actual work. You have however been registered as an interested and affected party for the Eastern Cape, Gauteng and North West Projects respectively, which allows you the opportunity to comment on the Draft Basic Assessment Report during a 30-day public participation process.

With regards to potential contract opportunities, please contact the Provincial Coordinator for the Working for Wetlands Programme at the following contact details;

- Eastern Cape: Ms Unathi Makati (EMakati@environment.gov.za / 043 722 0685);
- Gauteng: Keitumetse Mekgoe (KMekgoe@environment.gov.za / 012 399 9321); and
- North West: Eric Munzhedzi (EMunzhedzi@environment.gov.za)

#### Kind Regards

Simamkele Ntsengwane BSc (Hons) Env. Geography Senior Consultant, Environment and Planning, Aurecon T +27 21 526 9560 M +27 76 225 3548 www.linkedin.com/in/simamkele-ntsengwane-205689a3/ Simamkele.Ntsengwane@aurecongroup.com Aurecon Centre, 1 Century City Drive, Waterford Precinct, Century City South Africa 7441 PO Box 494, Cape Town 8000 South Africa aurecongroup.com

DISCLAIMER From: Zola Kutsu <zola.bunene@gmail.com> Sent: Sunday, February 10, 2019 10:44 AM To: Franci Gresse <Franci.Gresse@aurecongroup.com>; Simamkele Ntsengwane <Simamkele.Ntsengwane@aurecongroup.com> Subject: PPP: Working for Wetlands Programme

Dear All I register my self and I&AP to the programme I'm also a service provider of Environmental Services and an accredited training provider in Environmental Pracrises please provide me with relevant information.

Your cooperation will be highly appreciated in this regard

Yours Faithfully Bunene Zola Kutsu

--Bunene Zola Kutsu Managing Member Spring Forest Trading 578cc

071 228 6436 086 532 5573 <u>zola.bunene@gmail.com</u>

Our offices are in:

North West	Gauteng	Mpumalanga	East Cape Border	East Cape
PO Box 483	P0 Box 7399	PO Box 184	PO Box 423	PO Box 70167
Klerksdorp	Fairland	Ermelo	Stutterheim	Port Elizabeth
2750	2030	2350	4930	6032

#### Simamkele Ntsengwane

From:	Simamkele Ntsengwane
Sent:	Wednesday, February 13, 2019 1:28 PM
То:	'Gift Mabasa'
Subject:	RE: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS

Good day,

Thank you for your email and for your interest in the Working for Wetlands Programme.

The Gauteng North Project is located on the northern boundary of the City of Tshwane Metropolitan Municipality and incorporates the northern Quaternary Catchments, mainly quaternary catchments A21C and B20H. please refer to table below for an overview of the project location.

Project Name	Wetland System	Wetland Number	Lat (DDMMSS)	Long (DDMMSS)	Nearest Town
Gauteng North	Doornrandjies 4	A21C-04	25°54'12.24"S	27°57'54.37"E	Tshwane
	Doornrandjies 5	A21C-05	25°52'56.87"S	27°57'47.41"E	
	Clamany Farm	A21C-10	25°54'34.76" S	27°57'12.55"E	

The Gauteng North Basic Assessment Report can be accessed on dropbox; On Dropbox: <u>https://www.dropbox.com/sh/53v4o0lvhyvc5ao/AABMT0VY2JaSSOzRIk9JTBbKa?dl=0</u> and Aurecon's website (<u>http://www.aurecongroup.com/en/public-participation.aspx</u>). Which provides more details including project maps.

#### Kind Regards Simamkele Ntsengwane BSc (Hons) Env. Geography Senior Consultant, Environment and Planning, Aurecon T +27 21 526 9560 M +27 76 225 3548 www.linkedin.com/in/simamkele-ntsengwane-205689a3/ Simamkele.Ntsengwane@aurecongroup.com Aurecon Centre, 1 Century City Drive, Waterford Precinct, Century City South Africa 7441 PO Box 494, Cape Town 8000 South Africa aurecongroup.com





#### DISCLAIMER

From: Gift Mabasa <GiftMab@joburg.org.za>
Sent: Wednesday, February 13, 2019 1:04 PM
To: Simamkele Ntsengwane <Simamkele.Ntsengwane@aurecongroup.com>
Subject: RE: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS



Good day.

I hope this email finds you well.

In which area within the City Of Johannesburg will the project take place ?

#### **Kind Regards**



From: LINDA KUHN Sent: 12 February 2019 12:19 PM To: Gift Mabasa <<u>GiftMab@joburg.org.za</u>> Subject: FW: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS Importance: High

FYI

#### Kind regards



## From: Simamkele Ntsengwane [mailto:Simamkele.Ntsengwane@aurecongroup.com] Sent: Monday, February 11, 2019 2:31 PM To: Franci Gresse; Claire Blanché Subject: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS Importance: High

#### Dear Sir/Madam

We would like to notify you of the opportunity to comment on the Basic Assessment Reports for proposed wetland rehabilitation activities in terms of Regulations pursuant to the National Environmental Management Act (Act 107 of 1998 (as amended) (NEMA).

Please find herewith attached a cover letter with more details, the letter includes information on a brief background to the proposed project, information on the environmental process, where to access the documents in full and opportunities to participate.

The Basic Assessment Reports for the projects listed in the table below are now available for a 30 day comment period. Electronic copies of these reports are available On Dropbox:

<u>https://www.dropbox.com/sh/53v4o0lvhyvc5ao/AABMT0VY2JaSSOzRIk9JTBbKa?dl=0</u> and Aurecon's website (<u>http://www.aurecongroup.com/en/public-participation.aspx</u>).

Province	Project	Nearest Town (s):
Eastern Cape	Amathole	Seymour
Free State	Maluti	Harrismith and Phuthaditjhaba
Gauteng	Gauteng North	Pretoria
KwaZulu-Natal	Isimangaliso	St Lucia
Limpopo	Soutini Baleni	Giyani
North West	Madikwe National Park and Molopo	Zeerust and Mahikeng

Should you wish to register as an interested and affected party (I&AP), please submit your comments on the reports to the contact people below and include the applicable province and wetland system where relevant, before **14 March 2019**. Also include your **name, contact details** and an indication of any **direct business, financial, personal or other interest** that you may have in the applications in your submission.

Simamkele Ntsengwane: Tel: 021 526 9560; Email: <u>Simamkele.Ntsengwane@aurecongroup.com</u>; or Franci Gresse: Tel: (021) 526 6022; Email: <u>franci.gresse@aurecongroup.com</u>; or Fax: (021) 526 9500; or Mail: PO Box 494, Cape Town, 8000

Furthermore, should you have received this email but are no longer interested in the project, kindly let one of the above contacts know and you will be removed from the database.

#### Kind Regards

Simamkele Ntsengwane BSc (Hons) Env. Geography Senior Consultant, Environment and Planning, Aurecon T +27 21 526 9560 M +27 76 225 3548 www.linkedin.com/in/simamkele-ntsengwane-205689a3/ Simamkele.Ntsengwane@aurecongroup.com Aurecon Centre, 1 Century City Drive, Waterford Precinct, Century City South Africa 7441 PO Box 494, Cape Town 8000 South Africa aurecongroup.com





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This email has been scanned for viruses and malware, and may have been automatically archived by **Mimecast Ltd**, an innovator in Software as a Service (SaaS) for business. Providing a **safer** and **more useful** place for your human generated data. Specializing in; Security, archiving and compliance. To find out more <u>Click Here</u>.

From:	Simamkele Ntsengwane
Sent:	Friday, February 15, 2019 8:25 AM
То:	Ackerman Pieter
Subject:	RE: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS

Good Morning Piet,

Thank you for your email and for your interest in the Working for Wetlands Programme.

We have arranged for electronic copies (on CD) of the 6 Provincial Basic Assessment Reports sent to the following people in your department, and should be arriving soon:

- Ms Naomi Fourie;
- Dr Paul Meulenbeld;
- Dr Wietshce Roets;
- Ms Jackie Jay; and
- Kelvin Legge

We have also arranged for electronic copies (on CD) of the Gauteng Basic Assessment Report sent to Mr Rens Botha and Mr Gerhard Cilliers.

Please confirm if the above will suffice or you would still prefer a hard copy marked for your attention

Many thanks and kind Regards **Simamkele Ntsengwane** BSc (Hons) Env. Geography Senior Consultant, Environment and Planning, Aurecon **T** +27 21 526 9560 **M** +27 76 225 3548 <u>www.linkedin.com/in/simamkele-ntsengwane-205689a3/</u> <u>Simamkele.Ntsengwane@aurecongroup.com</u> Aurecon Centre, 1 Century City Drive, Waterford Precinct, Century City South Africa 7441 PO Box 494, Cape Town 8000 South Africa <u>aurecongroup.com</u>





#### DISCLAIMER

From: Ackerman Pieter <AckermanP@dws.gov.za>
Sent: Friday, February 15, 2019 8:05 AM
To: Simamkele Ntsengwane <Simamkele.Ntsengwane@aurecongroup.com>
Subject: RE: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS

Hi Simambele Is it possible to submit hard copies to us Thanks Piet Pieter Ackerman (PrLArch) Chief Landscape Architect Department of Water and Sanitation (DWS), South Africa Sub Directorate Instream Water Use Tel: 012 336 8217 Cell: 082 807 3512 Fax: 012 336 6608



Taking a five-minute shower a day instead of a bath, will use a third of the water, saving up to 400 liters of water a week.



From: Simamkele Ntsengwane [mailto:Simamkele.Ntsengwane@aurecongroup.com] Sent: 11 February 2019 02:31 PM To: Franci Gresse; Claire Blanché Subject: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS Importance: High

Dear Sir/Madam

We would like to notify you of the opportunity to comment on the Basic Assessment Reports for proposed wetland rehabilitation activities in terms of Regulations pursuant to the National Environmental Management Act (Act 107 of 1998 (as amended) (NEMA).

Please find herewith attached a cover letter with more details, the letter includes information on a brief background to the proposed project, information on the environmental process, where to access the documents in full and opportunities to participate.

The Basic Assessment Reports for the projects listed in the table below are now available for a 30 day comment period. Electronic copies of these reports are available On Dropbox:

<u>https://www.dropbox.com/sh/53v4o0lvhyvc5ao/AABMT0VY2JaSSOzRIk9JTBbKa?dl=0</u> and Aurecon's website (<u>http://www.aurecongroup.com/en/public-participation.aspx</u>).

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Free State	Maluti	Harrismith and Phuthaditjhaba
Gauteng	Gauteng North	Pretoria
KwaZulu-Natal	Isimangaliso	St Lucia
Limpopo	Soutini Baleni	Giyani
North West	Madikwe National Park and Molopo	Zeerust and Mahikeng

Should you wish to register as an interested and affected party (I&AP), please submit your comments on the reports to the contact people below and include the applicable province and wetland system where relevant, before **14 March 2019**. Also include your **name, contact details** and an indication of any **direct business, financial, personal or other interest** that you may have in the applications in your submission.

Simamkele Ntsengwane: Tel: 021 526 9560; Email: <u>Simamkele.Ntsengwane@aurecongroup.com</u>; or Franci Gresse: Tel: (021) 526 6022; Email: <u>franci.gresse@aurecongroup.com</u>; or Fax: (021) 526 9500; or Mail: PO Box 494, Cape Town, 8000

Furthermore, should you have received this email but are no longer interested in the project, kindly let one of the above contacts know and you will be removed from the database.

Kind Regards **Simamkele Ntsengwane** BSc (Hons) Env. Geography Senior Consultant, Environment and Planning, Aurecon **T** +27 21 526 9560 **M** +27 76 225 3548 www.linkedin.com/in/simamkele-ntsengwane-205689a3/ Simamkele.Ntsengwane@aurecongroup.com Aurecon Centre, 1 Century City Drive, Waterford Precinct, Century City South Africa 7441 PO Box 494, Cape Town 8000 South Africa aurecongroup.com

as ng 10



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From:	Simamkele Ntsengwane
Sent:	Tuesday, February 19, 2019 2:39 PM
То:	'mduduzi nkosi'
Subject:	RE: I&AP

Good day Mduduzi,

Thank you for your interest in the Working for Wetlands Programme.

This is to confirm that you have been registered as an I&AP for the Gauteng Wetland rehabilitation project you will be kept informed during the different stages of the process.

Please note that the Gauteng Basic Assessment Report (BAR) is available for public comment. An electronic copy of the BAR is available for download on Dropbox: <u>https://www.dropbox.com/sh/53v4o0lvhyvc5ao/AABMT0VY2JaSSOzRIk9JTBbKa?dl=0</u> and Aurecon's website (http://www.aurecongroup.com/en/public-participation.aspx).

I&APs have until 14 March 2019 to submit their comments on the Basic Assessment Report.

Kind Regards Simamkele Ntsengwane BSc (Hons) Env. Geography Senior Consultant, Environment and Planning, Aurecon T +27 21 526 9560 M +27 76 225 3548 www.linkedin.com/in/simamkele-ntsengwane-205689a3/ Simamkele.Ntsengwane@aurecongroup.com Aurecon Centre, 1 Century City Drive, Waterford Precinct, Century City South Africa 7441 PO Box 494, Cape Town 8000 South Africa aurecongroup.com



DISCLAIMER

From: mduduzi nkosi <consult.bportal@gmail.com> Sent: Tuesday, February 19, 2019 2:03 PM To: Simamkele Ntsengwane <Simamkele.Ntsengwane@aurecongroup.com> Subject: I&AP

Good day Kindly please, receive my details for the Opportunity public participation process: working for wetlands programme. Gauteng North: PRETORIA CITY

Name: Mduduzi Nkosi Contact number: 0723950315

From:	Simamkele Ntsengwane
Sent:	Tuesday, February 19, 2019 3:33 PM
То:	'Adelene Marais'
Subject:	RE: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS

Good Afternoon Adelene,

As requested the DEA reference number is;

- Gauteng North: 14/12/16/3/3/1/1997

Kind Regards Simamkele Ntsengwane BSc (Hons) Env. Geography Senior Consultant, Environment and Planning, Aurecon T +27 21 526 9560 M +27 76 225 3548 www.linkedin.com/in/simamkele-ntsengwane-205689a3/ Simamkele.Ntsengwane@aurecongroup.com Aurecon Centre, 1 Century City Drive, Waterford Precinct, Century City South Africa 7441 PO Box 494, Cape Town 8000 South Africa aurecongroup.com





#### DISCLAIMER

From: Adelene Marais <AdeleneL@TSHWANE.GOV.ZA>
Sent: Monday, February 18, 2019 2:43 PM
To: Simamkele Ntsengwane <Simamkele.Ntsengwane@aurecongroup.com>
Subject: RE: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS

Good day

Please could you indicate what is the project reference no

Thank you

From: Simamkele Ntsengwane [mailto:Simamkele.Ntsengwane@aurecongroup.com]
Sent: Monday, February 11, 2019 2:31 PM
To: Franci Gresse <</p>
Franci.Gresse@aurecongroup.com
; Claire Blanché <</p>
Claire.Blanche@aurecongroup.com
Subject: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS
Importance: High

Dear Sir/Madam

We would like to notify you of the opportunity to comment on the Basic Assessment Reports for proposed wetland rehabilitation activities in terms of Regulations pursuant to the National Environmental Management Act (Act 107 of 1998 (as amended) (NEMA).

Please find herewith attached a cover letter with more details, the letter includes information on a brief background to the proposed project, information on the environmental process, where to access the documents in full and opportunities to participate.

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<u>https://www.dropbox.com/sh/53v4o0lvhyvc5ao/AABMT0VY2JaSSOzRIk9JTBbKa?dl=0</u> and Aurecon's website (<u>http://www.aurecongroup.com/en/public-participation.aspx</u>).

Province	Project	Nearest Town (s):
Eastern Cape	Amathole	Seymour
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KwaZulu-Natal	Isimangaliso	St Lucia
Limpopo	Soutini Baleni	Giyani
North West	Madikwe National Park and Molopo	Zeerust and Mahikeng

Should you wish to register as an interested and affected party (I&AP), please submit your comments on the reports to the contact people below and include the applicable province and wetland system where relevant, before **14 March 2019**. Also include your **name, contact details** and an indication of any **direct business, financial, personal or other interest** that you may have in the applications in your submission.

Simamkele Ntsengwane: Tel: 021 526 9560; Email: <u>Simamkele.Ntsengwane@aurecongroup.com</u>; or Franci Gresse: Tel: (021) 526 6022; Email: <u>franci.gresse@aurecongroup.com</u>; or Fax: (021) 526 9500; or Mail: PO Box 494, Cape Town, 8000

Furthermore, should you have received this email but are no longer interested in the project, kindly let one of the above contacts know and you will be removed from the database.

Kind Regards Simamkele Ntsengwane BSc (Hons) Env. Geography Senior Consultant, Environment and Planning, Aurecon

T +27 21 526 9560 M +27 76 225 3548 www.linkedin.com/in/simamkele-ntsengwane-205689a3/

Simamkele.Ntsengwane@aurecongroup.com

Aurecon Centre, 1 Century City Drive, Waterford Precinct, Century City South Africa 7441 PO Box 494, Cape Town 8000 South Africa <u>aurecongroup.com</u>



DISCLAIMER

From: Sent:	Simamkele Ntsengwane Monday, February 25, 2019 11:12 AM
То:	Adelene Marais
Cc:	Franci Gresse
Subject:	RE: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS (email 1 of 7)
Attachments:	WfW GP_2019_Draft BAR_A-min.pdf; 0. Appendix A_Engineering Booklet-min.pdf

Good day Adelene,

The Gauteng North Project is located on the northern boundary of the City of Tshwane Metropolitan Municipality and incorporates the northern Quaternary Catchments, mainly quaternary catchments A21C and B20H. please refer to table below for an overview of the project location.

Project Name	Wetland System	Wetland Number	Lat (DDMMSS)	Long (DDMMSS)	Nearest Town
Gauteng North	Doornrandjies 4	A21C-04	25°54'12.24"S	27°57'54.37"E	
	Doornrandjies 5	A21C-05	25°52'56.87"S	27°57'47.41"E	Tshwane
	Clamany Farm	A21C-10	25°54'34.76" S	27°57'12.55"E	

Please find attached the Gauteng Basic Assessment Report and appendix A (Engineering Booklet) for your records. The appendices will follow soon in separate emails due to their size.

#### Kind Regards

Simamkele Ntsengwane BSc (Hons) Env. Geography Senior Consultant, Environment and Planning, Aurecon T +27 21 526 9560 M +27 76 225 3548 www.linkedin.com/in/simamkele-ntsengwane-205689a3/ Simamkele.Ntsengwane@aurecongroup.com Aurecon Centre, 1 Century City Drive, Waterford Precinct, Century City South Africa 7441 PO Box 494, Cape Town 8000 South Africa aurecongroup.com



DISCLAIMER

From: Adelene Marais <AdeleneL@TSHWANE.GOV.ZA>
Sent: Monday, February 25, 2019 10:52 AM
To: Simamkele Ntsengwane <Simamkele.Ntsengwane@aurecongroup.com>
Subject: RE: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS

Good day

I am struggling to access the public participation process and our administrator does not allow us to view the document on dropox

Is it possible that you can just sent the location where they are going to work so that I can distribute it to the relevant people to comment

Thank you

From: Simamkele Ntsengwane [mailto:Simamkele.Ntsengwane@aurecongroup.com]
Sent: Tuesday, February 19, 2019 3:33 PM
To: Adelene Marais <<u>AdeleneL@TSHWANE.GOV.ZA</u>
Subject: RE: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS

Good Afternoon Adelene,

As requested the DEA reference number is;

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#### DISCLAIMER

From: Adelene Marais <<u>AdeleneL@TSHWANE.GOV.ZA</u>> Sent: Monday, February 18, 2019 2:43 PM To: Simamkele Ntsengwane <<u>Simamkele.Ntsengwane@aurecongroup.com</u>> Subject: RE: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS

Good day

Please could you indicate what is the project reference no

Thank you

From: Simamkele Ntsengwane [mailto:Simamkele.Ntsengwane@aurecongroup.com] Sent: Monday, February 11, 2019 2:31 PM

## To: Franci Gresse <<u>Franci.Gresse@aurecongroup.com</u>>; Claire Blanché <<u>Claire.Blanche@aurecongroup.com</u>> Subject: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS Importance: High

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(http://www.aurecongroup.com/en/public-participation.aspx).

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Limpopo	Soutini Baleni	Giyani
North West	Madikwe National Park and Molopo	Zeerust and Mahikeng

Should you wish to register as an interested and affected party (I&AP), please submit your comments on the reports to the contact people below and include the applicable province and wetland system where relevant, before **14 March 2019**. Also include your **name, contact details** and an indication of any **direct business, financial, personal or other interest** that you may have in the applications in your submission.

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Kind Regards Simamkele Ntsengwane BSc (Hons) Env. Geography Senior Consultant, Environment and Planning, Aurecon T +27 21 526 9560 M +27 76 225 3548 www.linkedin.com/in/simamkele-ntsengwane-205689a3/ Simamkele.Ntsengwane@aurecongroup.com Aurecon Centre, 1 Century City Drive, Waterford Precinct, Century City South Africa 7441 PO Box 494, Cape Town 8000 South Africa aurecongroup.com





From: Sent:	Simamkele Ntsengwane Monday, February 25, 2019 11:14 AM
To:	'Adelene Marais'
Cc:	Franci Gresse
Subject:	RE: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS (Email 2 of 7)
Attachments:	00 Appendix B_PPP_B-min.pdf

Please find attached Appendix B (Public Participation Report).

Kind Regards Simamkele Ntsengwane BSc (Hons) Env. Geography Senior Consultant, Environment and Planning, Aurecon T +27 21 526 9560 M +27 76 225 3548 www.linkedin.com/in/simamkele-ntsengwane-205689a3/ Simamkele.Ntsengwane@aurecongroup.com Aurecon Centre, 1 Century City Drive, Waterford Precinct, Century City South Africa 7441 PO Box 494, Cape Town 8000 South Africa aurecongroup.com



DISCLAIMER

From: Adelene Marais <AdeleneL@TSHWANE.GOV.ZA>
Sent: Monday, February 25, 2019 10:52 AM
To: Simamkele Ntsengwane <Simamkele.Ntsengwane@aurecongroup.com>
Subject: RE: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS

Good day

I am struggling to access the public participation process and our administrator does not allow us to view the document on dropox

Is it possible that you can just sent the location where they are going to work so that I can distribute it to the relevant people to comment

Thank you

From: Simamkele Ntsengwane [mailto:Simamkele.Ntsengwane@aurecongroup.com] Sent: Tuesday, February 19, 2019 3:33 PM To: Adelene Marais <<u>AdeleneL@TSHWANE.GOV.ZA</u>> Subject: RE: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS

Good Afternoon Adelene,

As requested the DEA reference number is;

- Gauteng North: 14/12/16/3/3/1/1997

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#### DISCLAIMER

From: Adelene Marais <<u>AdeleneL@TSHWANE.GOV.ZA</u>> Sent: Monday, February 18, 2019 2:43 PM To: Simamkele Ntsengwane <<u>Simamkele.Ntsengwane@aurecongroup.com</u>> Subject: RE: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS

Good day

Please could you indicate what is the project reference no

Thank you

From: Simamkele Ntsengwane [mailto:Simamkele.Ntsengwane@aurecongroup.com]
Sent: Monday, February 11, 2019 2:31 PM
To: Franci Gresse <<u>Franci.Gresse@aurecongroup.com</u>>; Claire Blanché <<u>Claire.Blanche@aurecongroup.com</u>>; Subject: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS
Importance: High

Dear Sir/Madam

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The Basic Assessment Reports for the projects listed in the table below are now available for a 30 day comment period. Electronic copies of these reports are available On Dropbox: <u>https://www.dropbox.com/sh/53v4o0lvhyvc5ao/AABMT0VY2JaSSOzRIk9JTBbKa?dl=0</u> and Aurecon's website (<u>http://www.aurecongroup.com/en/public-participation.aspx</u>).

Province	Project	Nearest Town (s):
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Free State	Maluti	Harrismith and Phuthaditjhaba
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Limpopo	Soutini Baleni	Giyani
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Simamkele Ntsengwane: Tel: 021 526 9560; Email: <u>Simamkele.Ntsengwane@aurecongroup.com</u>; or Franci Gresse: Tel: (021) 526 6022; Email: <u>franci.gresse@aurecongroup.com</u>; or Fax: (021) 526 9500; or Mail: PO Box 494, Cape Town, 8000

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DISCLAIMER

From:	Simamkele Ntsengwane
Sent:	Monday, February 25, 2019 11:18 AM
То:	'Adelene Marais'
Cc:	Franci Gresse
Subject:	RE: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS (Email 3)
Attachments:	Appendix C_Maps.pdf; Maps.pdf

Please see attached Appendix C (Project site maps).

Kind Regards Simamkele Ntsengwane BSc (Hons) Env. Geography Senior Consultant, Environment and Planning, Aurecon T +27 21 526 9560 M +27 76 225 3548 www.linkedin.com/in/simamkele-ntsengwane-205689a3/ Simamkele.Ntsengwane@aurecongroup.com Aurecon Centre, 1 Century City Drive, Waterford Precinct, Century City South Africa 7441 PO Box 494, Cape Town 8000 South Africa aurecongroup.com



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Sent: Monday, February 25, 2019 10:52 AM
To: Simamkele Ntsengwane <Simamkele.Ntsengwane@aurecongroup.com>
Subject: RE: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS

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From: Adelene Marais <<u>AdeleneL@TSHWANE.GOV.ZA</u>> Sent: Monday, February 18, 2019 2:43 PM To: Simamkele Ntsengwane <<u>Simamkele.Ntsengwane@aurecongroup.com</u>> Subject: RE: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS

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To: Franci Gresse <<u>Franci.Gresse@aurecongroup.com</u>>; Claire Blanché <<u>Claire.Blanche@aurecongroup.com</u>>; Subject: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS
Importance: High

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Please find herewith attached a cover letter with more details, the letter includes information on a brief background to the proposed project, information on the environmental process, where to access the documents in full and opportunities to participate.

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DISCLAIMER

From:	Simamkele Ntsengwane
Sent:	Monday, February 25, 2019 11:18 AM
То:	'Adelene Marais'
Cc:	Franci Gresse
Subject:	RE: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS (email 4)
Attachments:	00 Appendix D_EMPr-min.pdf

Please see attached appendix 4 (EMPr).

Kind Regards **Simamkele Ntsengwane** BSc (Hons) Env. Geography Senior Consultant, Environment and Planning, Aurecon **T** +27 21 526 9560 **M** +27 76 225 3548 <u>www.linkedin.com/in/simamkele-ntsengwane-205689a3/</u> <u>Simamkele.Ntsengwane@aurecongroup.com</u> Aurecon Centre, 1 Century City Drive, Waterford Precinct, Century City South Africa 7441 PO Box 494, Cape Town 8000 South Africa <u>aurecongroup.com</u>



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#### DISCLAIMER

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DISCLAIMER

From:	Simamkele Ntsengwane
Sent:	Monday, February 25, 2019 11:22 AM
То:	'Adelene Marais'
Cc:	Franci Gresse
Subject:	RE: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS
Attachments:	00 Appendix E_Additional Info-min.pdf

Please see attached appendix E (Additional information).

Kind Regards Simamkele Ntsengwane BSc (Hons) Env. Geography Senior Consultant, Environment and Planning, Aurecon T +27 21 526 9560 M +27 76 225 3548 www.linkedin.com/in/simamkele-ntsengwane-205689a3/ Simamkele.Ntsengwane@aurecongroup.com Aurecon Centre, 1 Century City Drive, Waterford Precinct, Century City South Africa 7441 PO Box 494, Cape Town 8000 South Africa aurecongroup.com



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#### DISCLAIMER

From: Adelene Marais <<u>AdeleneL@TSHWANE.GOV.ZA</u>> Sent: Monday, February 18, 2019 2:43 PM To: Simamkele Ntsengwane <<u>Simamkele.Ntsengwane@aurecongroup.com</u>> Subject: RE: WORKING FOR WETLANDS: PUBLIC PARTICIPATION PROCESS

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Gauteng	Gauteng North	Pretoria	
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DISCLAIMER

From:	Franci Gresse
Sent:	Wednesday, March 6, 2019 10:18 AM
То:	IvanR
Cc:	Simamkele Ntsengwane
Subject:	RE: Working for Wetlands Rehabilitation Project

Dear Mr Riggs

You can also access the documents on Dropbox by following this link: <u>https://www.dropbox.com/sh/53v4o0lvhyvc5ao/AABMT0VY2JaSSOzRlk9JTBbKa?dl=0</u>

Please note that we have also provided CDs to your following colleagues:

- Ms Mpume Ntlokwana
- Ms Serah Muobeleni

If you continue to have difficulty accessing the documents, please let us know for further assistance.

Kind regards Franci

#### Franci Gresse

Senior Consultant, Environment and Planning, Aurecon T +27 21 5266022 F +27 86 7231750 Franci.Gresse@aurecongroup.com

DISCLAIMER

From: IvanR <IvanR@daff.gov.za>
Sent: Tuesday, March 5, 2019 10:00 AM
To: Franci Gresse <Franci.Gresse@aurecongroup.com>
Subject: Working for Wetlands Rehabilitation Project

#### Good day

I have registered on your website to view the documents online but cannot access them. Can you kindly supply the project reference numbers for the those below.

Province	Project	Nearest Town(s):
Eastern Cape	Amathole, Kromme and Tsitsikamma	Seymour, Kareedouw
Free State	Maluti	Harrismith and Phutha
Gauteng	Gauteng North	Pretoria
KwaZulu-Natal	iSimangaliso	St Lucia
Limpopo	Soutini-Baleni	Giyani
North West	Madikwe National Park and Molopo	Zeerust and Mahikeng

Regards

Ivan Riggs Regional Manager Directorate Land Use and Soil Management Department of Agriculture, Forestry and Fisheries Tel: 012 319 7562 Cell: 082 574 7650 IvanR@daff.gov.za



## environmental affairs

Department: Environmental Affairs REPUBLIC OF SOUTH AFRICA

Private Bag X 447 PRETORIA · 0001 · Environment House · 473 Steve Biko Road, Arcadia, PRETORIA

DEA Reference: 14/12/16/3/3/1/1997 Enquiries: Ms Makhosi Yeni Telephone: (012) 399 9400 E-mail: MYeni@environment.gov.za

Mr. Simamkele Ntsengwane Aurecon South Africa (Pty) Ltd PO Box 494 CAPE TOWN 8000

 Telephone Number:
 (021) 526 9560

 Email Address:
 Simamkele.Ntsengwane@aurecongroup.com

PER MAIL / E-MAIL

Dear Mr. Ntsengwane

## COMMENTS ON THE DRAFT BASIC ASSESSMENT REPORT FOR THE WORKING FOR WETLANDS PROGRAMME IN DOORNRANDIES 4& 5 AND CLAMANY FARM WITHIN CITY OF TSHWANE METROPOLITAN MUNICIPALITY IN GAUTENG PROVINCE

The application for Environmental Authorisation (EA) and draft Basic Assessment Report (BAR) dated February 2019 and received by the Department on 11 February 2019, refer.

This letter serves to inform you that the following information must be included to the final BAR:

## Listed Activities

- Please ensure that all relevant listed activities are applied for, are specific and can be linked to the development activity or infrastructure as described in the project description.
- A project description of the work that will be triggered by activity mentioned above must be provided and ensure that the activity is assessed in the BAR.
- The wetland areas selected for rehabilitation appears to be located in accessible areas with no definite
  access roads. The applicant must determine whether part of the rehabilitation activities will require the
  construction of access roads and whether this will trigger the applicable listed activities.
- If the activities applied for in the application form differ from those mentioned in the final BAR, an amended application form must be submitted. Please note that the Department's application form template has been amended and can be downloaded from the following link <u>https://www.environment.gov.za/documents/forms.</u>

## **Coordinates**

- Kindly ensure that the co-ordinates of the wetlands identified for rehabilitation purposes that are included in the final BAR are provided in the format: degrees, minutes, and seconds, using the Hartebeesthoek94 WGS84 co-ordinate system.
- A list of the co-ordinates must also be provided under Appendix 3 of the application form.

## <u>Maps</u>

- A locality plan that indicates the sites or wetlands earmarked for rehabilitation must be provided. The locality plan and the project description must also be included in the EMPr. Kindly note that Google Earth maps will not be acceptable.
- The BAR must provide a clear map at an appropriate scale with an indication of all the envisioned areas along the wetland system that will be subject to rehabilitation. All available biodiversity information must be used in the finalisation of this map. Existing infrastructure must be used as far as possible e.g. roads. The map must indicate the following:
  - All supporting onsite infrastructure such as laydown area, guard house, control room, and buildings, including accommodation etc.
  - The location of sensitive environmental features on site e.g. CBAs, heritage sites, wetlands, drainage lines etc. that will be affected;
  - o Buffer areas; and
  - o All "no-go" areas.

## Specialist assessments

- The following Activities applied for may trigger Section 19; S21 (c) and (i) of the National Water Act No. 36 of 1998: GN R. 983 Activities 12 (i)(ii)(a); 48 (i)(ii)(a); GN R 985 Activities 14 (i)(ii)(a)(c)(e)(i)(ff)(hh), 23(i)(ii)(a)(c)(e)(i)(ee)(gg). The BAR must include a freshwater specialist study with the following terms of reference:
  - Desktop mapping of freshwater ecosystems within 500m area around the wetland system as it trigger Water Use Licence to be authorised by the Department of Water and Sanitation's (DWS);
  - Field-based assessments of the potentially impacted systems to determine likely impacts and risks that the proposed rehabilitation measures may have on the wetland system.
  - Fish management method statement for any fish relocations if any.
  - Identify and recommend measures for mitigating impacts on the receiving environment.
- The EAP must ensure that the terms of reference (TOR) for all the identified specialist studies must include the following:
  - A detailed description of the study's methodology; indication of the locations and descriptions of the development footprint, and all other associated infrastructures that they have assessed and are recommending for authorisations.
  - Provide a detailed description of all limitations to the studies. All specialist studies must be conducted in the right season and providing that as a limitation will not be allowed.
  - Please note that the Department considers a 'no-go' area, as an area where no development of any infrastructure is allowed; therefore, no development of associated infrastructure including access roads is allowed in the 'no-go' areas.
  - Should the specialist definition of 'no-go' area differ from the Departments definition; this must be clearly indicated. The specialist must also indicate the 'no-go' area's buffer if applicable.
  - All specialist studies must be final, and provide detailed/practical mitigation measures and recommendations, and must not recommend further studies to be completed post EA.
  - Should specialists recommend specific mitigation measures, these must be clearly indicated.

## Public participation

 Please ensure that comments from all relevant stakeholders are submitted to the Department with the final BAR. This includes but is not limited to the Department of Agriculture, Forestry and Fisheries (DAFF), the Gauteng Department of Agriculture and Rural Development, the Department of Transport, the Tshwane Metropolitan Municipality, the Department of Water and Sanitation (DWS), South African Heritage Resources Agency (SAHRA), the Endangered Wildlife Trust (EWT), BirdLife SA, the Department of Mineral Resources, the Department of Rural Development and Land Reform, and the Department of Environmental Affairs: Directorate Biodiversity and Conservation.

- Please ensure that all issues raised and comments received during the circulation of the draft BAR from registered I&APs and organs of state which have jurisdiction in respect of the proposed activity are adequately addressed in the final BAR. Proof of correspondence with the various stakeholders must be included in the final BAR. Should you be unable to obtain comments, proof should be submitted to the Department of the attempts that were made to obtain comments.
- A Comments and Response trail report (C&R) must be submitted with the final BAR. The C&R report
  must incorporate all comments for this development. The C&R report must be a separate document from
  the main report and the format must be in the table format as indicated in Annexure 1 of this comments
  letter. Please refrain from summarising comments made by I&APs. All comments from I&APs must be
  copied verbatim and responded to clearly. Please note that a response such as "noted" is not regarded
  as an adequate response to I&AP's comments.
- The Public Participation Process must be conducted in terms of Regulation 39, 40, 41, 42, 43 & 44 of the EIA Regulations 2014 as amended.
- The final BAR must indicate clearly the name of the newspaper that the advertisement for the draft BAR has been advertised.
- The final BAR must also indicate that this draft BAR has been subjected to a public participation process.

## <u>General</u>

The EAP is requested to contact the Department to make the necessary arrangements to conduct a site inspection prior to the submission of the final BAR.

Please also ensure that the final BAR includes the period for which the Environmental Authorisation is required and the date on which the activity will be concluded as per Appendix 1 (3)(1)(q) of the NEMA EIA Regulations, 2014, as amended.

You are further reminded to comply with Regulation 19(1)(a) of the NEMA EIA Regulations, 2014, as amended, which states that:

"Where basic assessment must be applied to an application, the applicant must, within 90 days of receipt of the application by the competent authority, submit to the competent authority -

- a basic assessment report, inclusive of specialist reports, an EMPr, and where applicable a closure plan, which have been subjected to a public participation process of at least 30 days and which reflects the incorporation of comments received, including any comments of the competent authority."

Should there be significant changes or new information that has been added to the BAR or EMPr which changes or information was not contained in the reports or plans consulted on during the initial public participation process, you are therefore required to comply with Regulation 19(b) of the NEMA EIA Regulations, 2014, as amended, which states:

"the applicant must, within 90 days of receipt of the application by the competent authority, submit to the competent authority –

a notification in writing that the basic assessment report, inclusive of specialist reports an EMPr, and where applicable, a closure plan, will be submitted within 140 days of receipt of the application by the competent authority, as significant changes have been made or significant new information has been added to the basic assessment report or EMPr or, where applicable, a closure plan, which changes or information was not contained in the reports or plans consulted on during the initial public participation process contemplated in sub-regulation (1)(a) and that the revised reports or, EMPr or, where applicable, a closure plan will be subjected to another public participation process of at least 30 days".

Should you fail to meet any of the timeframes stipulated in Regulation 19 of the NEMA EIA Regulations, 2014, as amended, your application will lapse.

You are hereby reminded of Section 24F of the National Environmental Management Act, Act No. 107 of 1998, as amended, that no activity may commence prior to an Environmental Authorisation being granted by the Department.

Yours faithfully

allestato

Mr Sabelo Malaza Chief Director: Integrated Environmental Authorisations Department of Environmental Affairs Signed by: Ms Letlalo Olivia Designation: Control Environmental Officer: Strategic Infrastructure Developments Date:  $11 \int OS \int 2O(9)$ 

CC: Dr F Tererai	Working for Wetlands Programme	Tel: (012) 399 8970	Email: Fterarai@environment.gov.za
Boniswa Belot	GDARD		Email: boniswa.belot@gauteng.gov.za
Dr Moeketsi Mosola	City of Tshwane Metro Municipality	Tel: (012) 358 4901	Email: citymanager@tshwane.gov.za

## Franci Gresse

From:	Ackerman Pieter <ackermanp@dws.gov.za></ackermanp@dws.gov.za>	
Sent:	Friday, June 7, 2019 8:49 AM	
То:	Simamkele Ntsengwane; Franci Gresse	
Cc:	Mulaudzi Nkhumbudzeni; Kuse Lumka; Roets Wietsche; Meulenbeld Paul; Khosa	
	Tsunduka; Tonjeni Mzuvukile; Naidoo Bronwyn Roxanne	
Subject:	Working for Wetlands rehabilitation projects in all provinces: Comments to Aurecon	

Hi Simamkele and Franci

My comments include:

- 1. Hydrological and ecological connectivity must be catered for in the designs.
- 2. It must be monitored if and how the ecological category changed after rehabilitation. PES oF category D to PES of B.
- 3. Scientific buffers must be included taking into account hydropedological flow drivers in the landscape
- 4. A guideline with concept designs must be compiled on how wetlands and pans can be re- created taking into account destruction of pans by mines......OR a clear statement that the recreation is not possible in most cases.....In which casees can it work
- 5. A guideline with concept designs for constructed wetlands.
- 6. Lessons learned
- 7. Re introduction of plants and animals must be taken into account
- 8. Environmental awareness training for protection of the system in future.
- 9. Follow ups

#### Regards

Pieter Ackerman (PrLArch) Chief Landscape Architect Department of Water and Sanitation (DWS), South Africa Sub Directorate Instream Water Use Tel: 012 336 8217 Cell: 082 807 3512 Fax: 012 336 6608



water & sanitation Department Water and Sanitation REPUBLIC OF SOUTH AFRICA Taking a five-minute shower a day instead of a bath, will use a third of the water, saving up to 400 liters of water a week.



DISCLAIMER: This message and any attachments are confidential and intended solely for the addressee. If you have received this message in error, please notify the system manager/sender. Any unauthorized use, alteration or dissemination is prohibited. The Department of Water and Sanitation further accepts no liability whatsoever for any loss, whether it be direct, indirect or consequential, arising from this e-mail, nor for any consequence of its use or storage.

## Franci Gresse

From:	Roets Wietsche <roetsw@dws.gov.za></roetsw@dws.gov.za>	
Sent:	Friday, June 7, 2019 8:44 AM	
То:	Simamkele Ntsengwane; Franci Gresse; Claire Blanché	
Subject:	RE: WORKING FOR WETLANDS REHABILITATION PROJECT: PUBLIC PARTICIPATION	
	PROCESS: EXTENSION OF TIMEFRAMES AND AVAILABILITY OF BASIC ASSESSMENT	
	REPORTS AND REHABILITATION PLANS FOR COMMENT	

#### Dear Simamkele

You are mentioning the GA1198 in your document, please ensure that you comply to the requirements set out in GA1198 and submit relevant registration documents to the relevant regional operations of DWS.

#### Kind regards

Wietsche Roets (PhD) Pr.Sci.Nat. Specialist Scientist Sub-Directorate: In-stream Water Use

185 Francis Baard Street, Sedibeng Bldg, Room 437A P/Bag X313, PRETORIA, 0001 Tel +27(0)12 336 6510 Cell +27(0)82 604 7730 Email: <u>RoetsW@dws.gov.za</u>

From: Simamkele Ntsengwane [mailto:Simamkele.Ntsengwane@aurecongroup.com]
Sent: 06 June 2019 04:48 PM
To: Franci Gresse; Claire Blanché
Subject: WORKING FOR WETLANDS REHABILITATION PROJECT: PUBLIC PARTICIPATION PROCESS: EXTENSION OF TIMEFRAMES AND AVAILABILITY OF BASIC ASSESSMENT REPORTS AND REHABILITATION PLANS FOR COMMENT
Importance: High

Dear Interested and Affected Party,

# WORKING FOR WETLANDS REHABILITATION PROJECT: PUBLIC PARTICIPATION PROCESS: EXTENSION OF TIMEFRAMES AND AVAILABILITY OF BASIC ASSESSMENT REPORTS AND REHABILITATION PLANS FOR COMMENT

Our previous communication of 11 February 2019 regarding the availability of the Draft Basic Assessment Report (BAR) for the above-mentioned project has reference.

We Wish to inform you that The Department of Environmental Affairs (DEA) has granted an extension of timeframes in accordance with Regulation 19(1) (b) of GN R 982 of December 2014, as amended. This provision allows for the competent authority to extend the relevant prescribed timeframes and agree with the applicant on the length of such extension.

You are thereby invited to submit comments on the Revised Draft Basic Assessment Report (BAR) and Draft Rehabilitation Plan which is subject to a further 30-day Public Participation Process from **07 June 2019** up until **08 July 2019**.

Please find attached a cover letter with more details, the letter includes information on a brief background to the proposed project, information on the environmental process, where to access the documents in full and opportunities to participate.

The Basic Assessment Reports and Rehabilitation Plans for the projects listed in the table below are now available for a 30-day comment period. Electronic copies of these reports are available on Dropbox:

https://www.dropbox.com/sh/5hjupbn99xjul93/AAACkvlondnqa48pGraop1YQa?dl=0 and Aurecon's website (http://www.aurecongroup.com/en/public-participation.aspx).

From:	Marianne S <str.marianne@gmail.com></str.marianne@gmail.com>	
Sent:	Monday, July 8, 2019 6:37 AM	
То:	Simamkele Ntsengwane	
Subject:	Fwd: FW: WORKING FOR WETLANDS REHABILITATION PROJECT: PUBLIC	
	PARTICIPATION PROCESS: EXTENSION OF TIMEFRAMES AND AVAILABILITY OF	
	BASIC ASSESSMENT REPORTS AND REHABILITATION PLANS FOR COMMENT	

#### Good morning,

thank you for the notification. As Friends of Rietvlei Nature Reserve we do not have any specific comments regarding the Ekangala and Doornrandjies Wetland rehabilitation, but would support any wetland rehabilitation in general. We did, however, indicate last year that we support the rehabilitation of the Rietvlei Peatlands and also urged to put in more effort to combat alien vegetation as well, especially woody species encroaching rapidly on the peatlands.

Kind regards,

Marianne Strohbach Vice-Chair, Friends of Rietvlei Nature Reserve (Pretoria)

From: Simamkele Ntsengwane [mailto:Simamkele.Ntsengwane@aurecongroup.com]
Sent: 05 July 2019 12:57 PM
To: Franci Gresse
Subject: FW: WORKING FOR WETLANDS REHABILITATION PROJECT: PUBLIC PARTICIPATION PROCESS:
EXTENSION OF TIMEFRAMES AND AVAILABILITY OF BASIC ASSESSMENT REPORTS AND REHABILITATION PLANS FOR COMMENT
Importance: High

Dear Interested and Affected Party,

#### WORKING FOR WETLANDS REHABILITATION PROJECT: PUBLIC PARTICIPATION PROCESS AND AVAILABILITY OF BASIC ASSESSMENT REPORTS AND REHABILITATION PLANS FOR COMMENT

Our previous communication of 06 June 2019 regarding the availability of the Draft Basic Assessment Reports (BAR) and Rehabilitation Plans for the above-mentioned project has reference.

This serves as a reminder that comments on the proposed Working for Wetlands Basic Assessment Reports and Wetland Rehabilitation Plans are required by **Monday, 8 July 2019.** Electronic copies of these reports remain available on Dropbox: <u>https://www.dropbox.com/sh/5hjupbn99xjul93/AAACkvlondnqa48pGraop1YQa?dl=0</u> and Aurecon's website (<u>http://www.aurecongroup.com/en/public-participation.aspx</u>).

Should you have any queries, please do not hesitate to contact us:

Franci Gresse: Tel: (021) 526 6022; Email: <u>franci.gresse@aurecongroup.com</u>; or Simamkele Ntsengwane: Tel: 021 526 9560; Email: <u>Simamkele.Ntsengwane@aurecongroup.com</u>; or Fax: (021) 526 9500; or Mail: PO Box 494, Cape Town, 8000

Kind Regards Simamkele Ntsengwane BSc (Hons) Env. Geography Senior Consultant, Aurecon T +27 21 526 9560 M +27 76 225 3548 www.linkedin.com/in/simamkele-ntsengwane-205689a3/

#### Simamkele.Ntsengwane@aurecongroup.com

Aurecon Centre, 1 Century City Drive, Waterford Precinct, Century City South Africa 7441 PO Box 494, Cape Town 8000 South Africa aurecongroup.com



#### DISCLAIMER

From: Simamkele Ntsengwane

Sent: Thursday, June 6, 2019 4:48 PM

To: Franci Gresse <a href="https://www.example.com"></a>; Claire Blanché <<u>Claire.Blanche@aurecongroup.com></u>; Claire Blanché <<u>Claire.Blanche@aurecongroup.com></u> Subject: WORKING FOR WETLANDS REHABILITATION PROJECT: PUBLIC PARTICIPATION PROCESS: EXTENSION OF TIMEFRAMES AND AVAILABILITY OF BASIC ASSESSMENT REPORTS AND REHABILITATION PLANS FOR COMMENT Importance: High

Dear Interested and Affected Party,

## WORKING FOR WETLANDS REHABILITATION PROJECT: PUBLIC PARTICIPATION PROCESS: EXTENSION OF TIMEFRAMES AND AVAILABILITY OF BASIC ASSESSMENT REPORTS AND REHABILITATION PLANS FOR COMMENT

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We Wish to inform you that The Department of Environmental Affairs (DEA) has granted an extension of timeframes in accordance with Regulation 19(1) (b) of GN R 982 of December 2014, as amended. This provision allows for the competent authority to extend the relevant prescribed timeframes and agree with the applicant on the length of such extension.

You are thereby invited to submit comments on the Revised Draft Basic Assessment Report (BAR) and Draft Rehabilitation Plan which is subject to a further 30-day Public Participation Process from **07 June 2019** up until **08 July 2019**.

Please find attached a cover letter with more details, the letter includes information on a brief background to the proposed project, information on the environmental process, where to access the documents in full and opportunities to participate.

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https://www.dropbox.com/sh/5hjupbn99xjul93/AAACkvlondnqa48pGraop1YQa?dl=0 and Aurecon's website (http://www.aurecongroup.com/en/public-participation.aspx).

Province	Basic Assessment Report	Rehabilitation Plan(s)	Nearest Town (s):
Eastern Cape	Amathole (14/12/16/3/3/1/1993)	Amathole, Kromme & Tsitsikamma	Seymour, Kareedouw & Humansdorp
Gauteng	Gauteng North (14/12/16/3/3/1/1997)	Gauteng North	Pretoria
KwaZulu-Natal	Isimangaliso (14/12/16/3/3/1/1996)	KZN iSimangaliso	St Lucia
Limpopo	Soutini Baleni (14/12/16/3/3/1/1994)	Soutini Baleni & Mutale	Giyani and Thoyondou

Should you wish to register as an interested and affected party (I&AP), please submit your comments on the reports to the contact people below and include the applicable province and wetland system where relevant, before **08 July 2019.** Also include your **name, contact details** and an indication of any **direct business, financial, personal or other interest** that you may have in the applications in your submission.

Simamkele Ntsengwane: Tel: 021 526 9560; Email:

Simamkele.Ntsengwane@aurecongroup.com; or

Franci Gresse: Tel: (021) 526 6022; Email: franci.gresse@aurecongroup.com; or

Kind Regards Simamkele Ntsengwane BSc (Hons) Env. Geography Senior Consultant, Aurecon T +27 21 526 9560 M +27 76 225 3548 www.linkedin.com/in/simamkele-ntsengwane-205689a3/ Simamkele.Ntsengwane@aurecongroup.com Aurecon Centre, 1 Century City Drive, Waterford Precinct, Century City South Africa 7441 PO Box 494, Cape Town 8000 South Africa aurecongroup.com

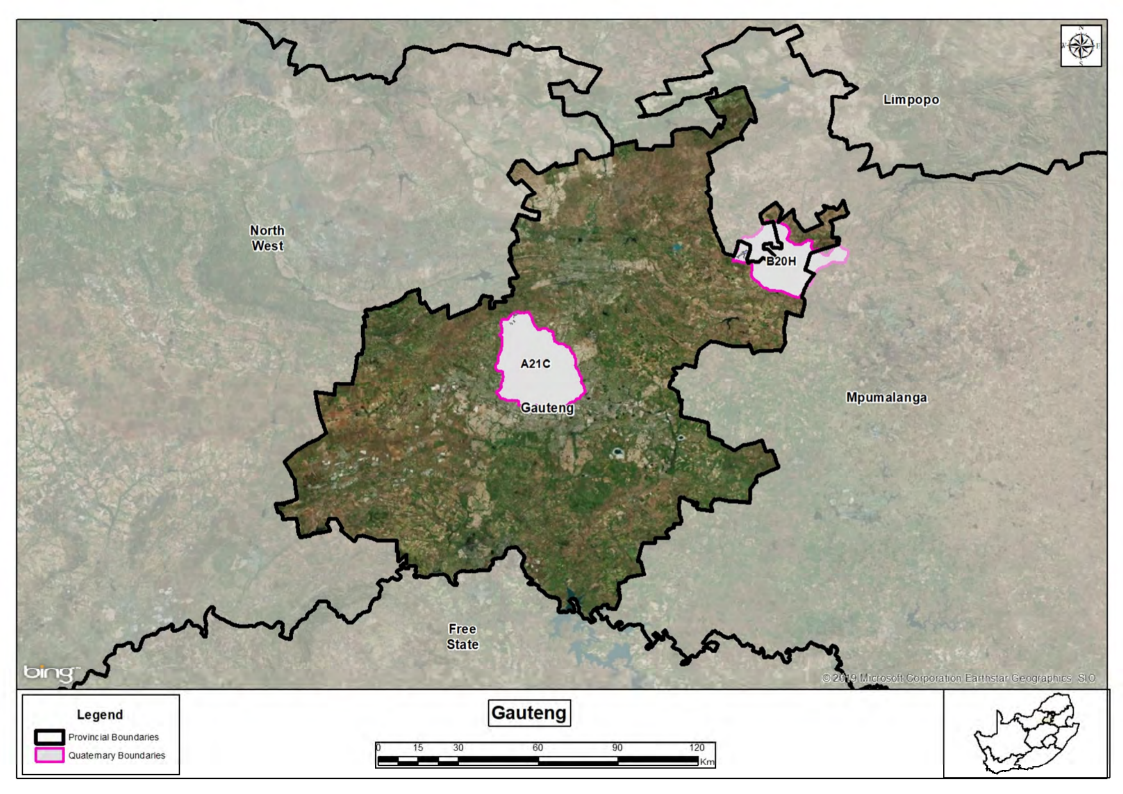
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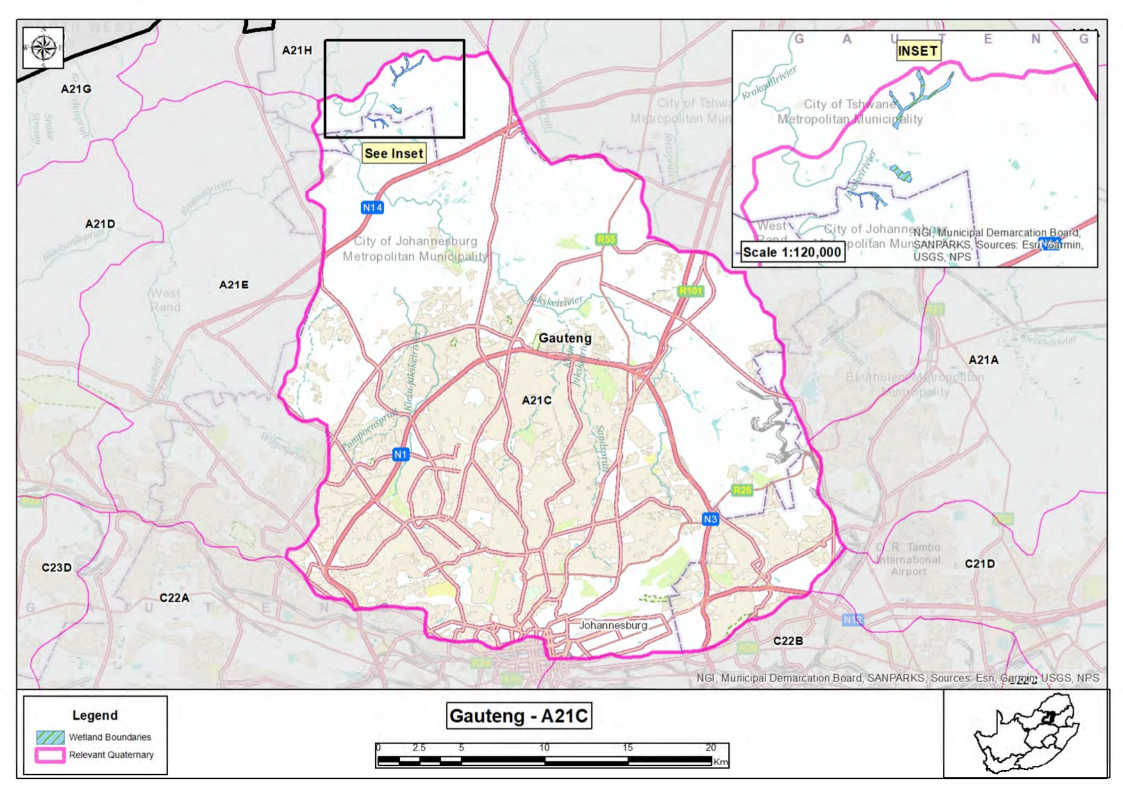


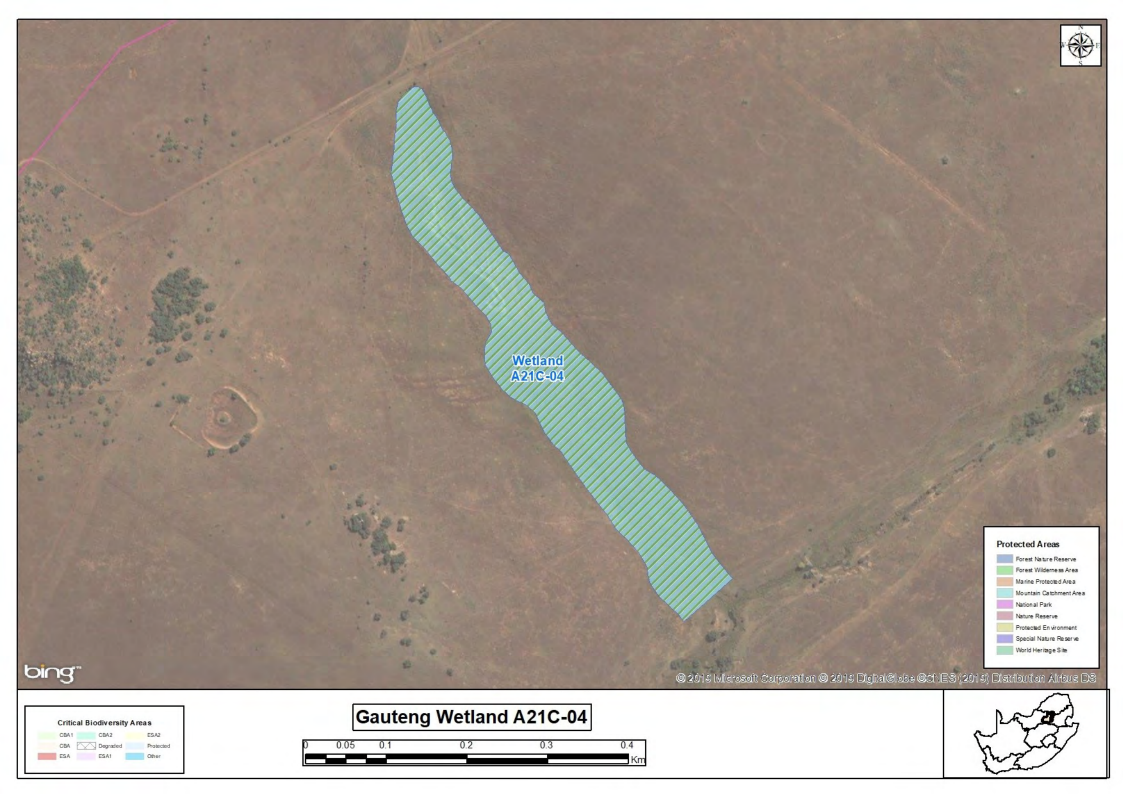
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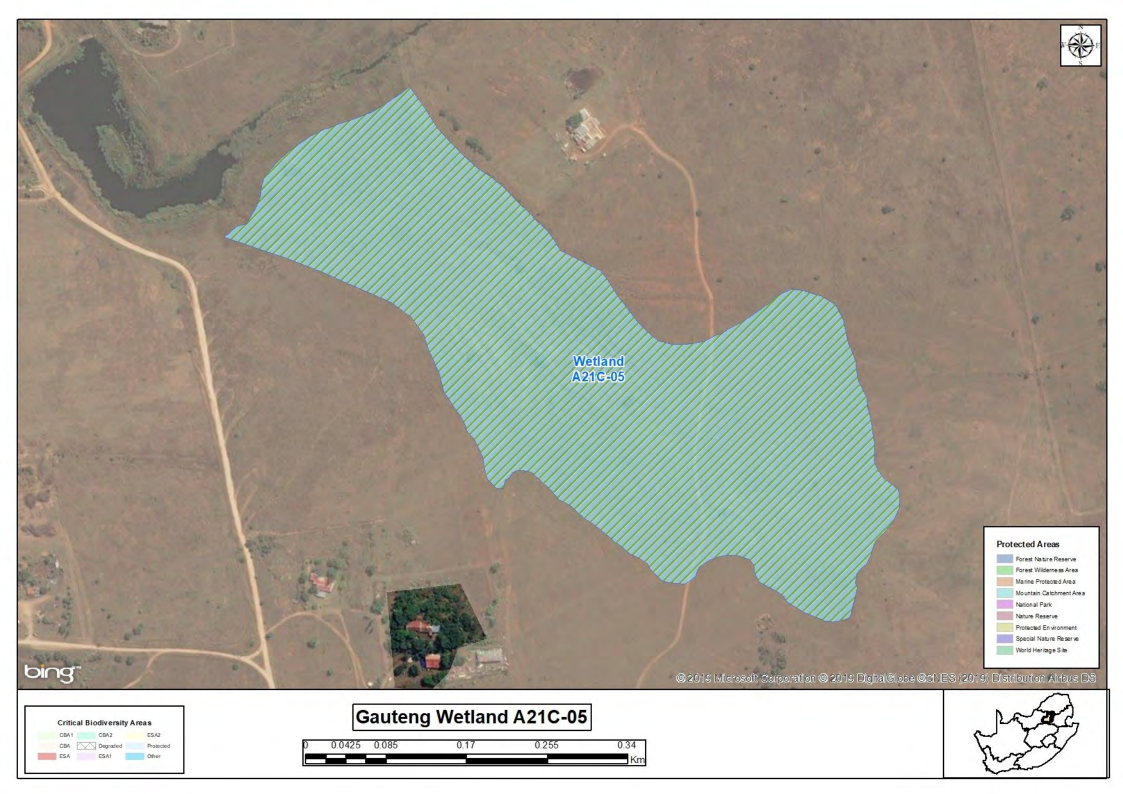
Appendix C

MAPS



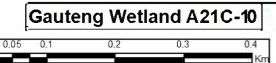


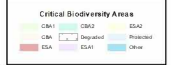


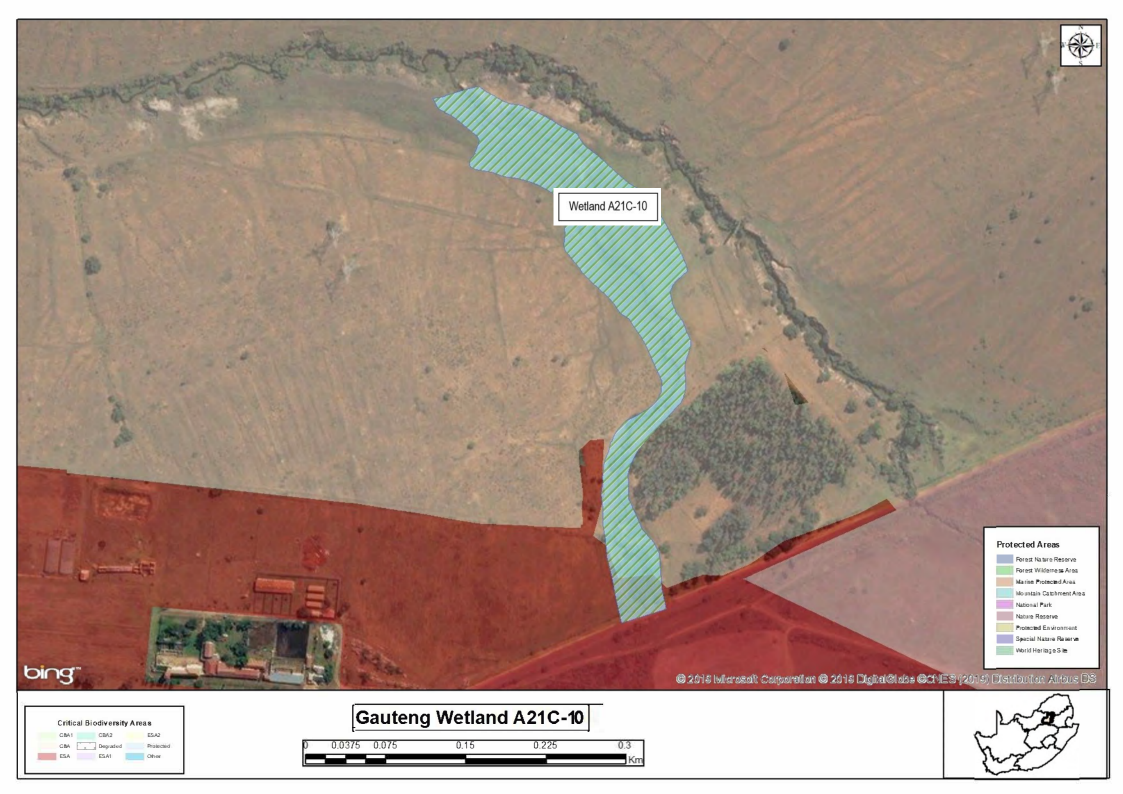




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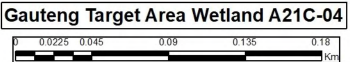


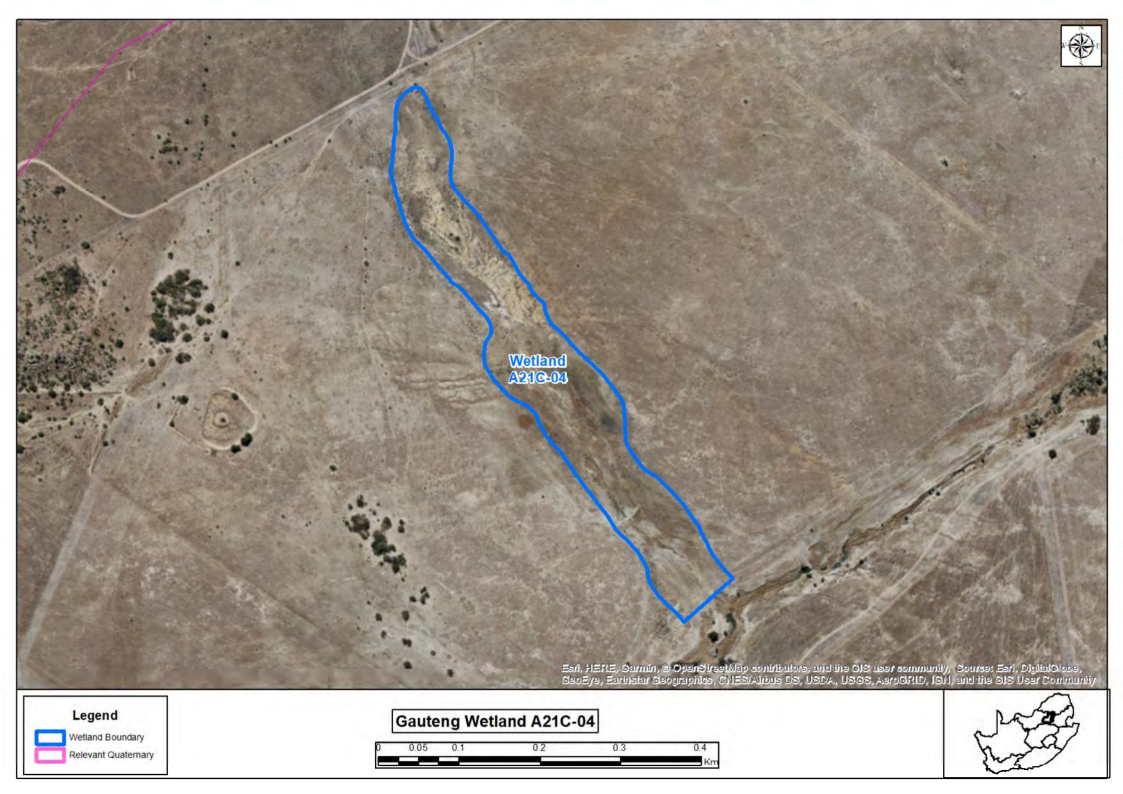






CBA1	CBA2	ESA2
CBA	Degraded	Protected
ESA	ESA1	Other

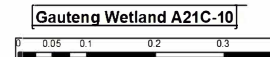












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Wetland Boundary
Relevant Quaternar







Appendix D

# **ENVIRONMENTAL MANAGEMENT PROGRAMME**

# WORKING FOR WETLANDS PROGRAMME



# CONSTRUCTION ENVIRONMENTAL MANAGEMENT PROGRAMME

Date: September 2017 Version: 5

**Prepared by:** Aurecon South Africa (Pty) Ltd PO Box 494 Cape Town 8000



**Prepared for:** Working for Wetlands Programme Department of Environmental Affairs: Natural Resource Management Private Bag X447 0001

# **REPORT CONTROL**

Docu	Document control						
Report title		Working for Wetlands Programme: Construction Environmental Management Programme					
Prepa	ared by	Aurecon South Africa PO Box 494 Cape Town 8000	a (Pty) Ltd				
On be	ehalf of	Working for Wetlands Department of Enviro Private Bag X447 0001				Managem	ent
Clien	t contact	Ms Franci Gresse Tel: 021 526 9400		WfWetlan contact	ds	Dr Farai Tel: 012	Tererai 399 8970
Rev	Date	Author	Revi	ewer	Verif	ier	Approver
1	Sept. 2010	SANBI	N/A		N/A		SANBI
2	Oct. 2012	A. Beetge	A. Beetge	<b>;</b>	A. Beetge		U. Bahadur
3	July 2015	Z. Palmer	F. Gresse	;	A. Beetge		F. Tererai
4	Nov. 2015	Z. Palmer	F. Gresse	<b>;</b>	A. Beetge		F. Tererai
5	Sept. 2017	M. Lowies & F. Gresse	F. Gresse	;	A. Beetge		F. Tererai
Appro	oval						
Autho	or signature			Approver	signature		
Name	)			Name			
Title				Title			
Date				Date			



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BAR	Basic Assessment Report
DAFF	Department of Agriculture, Forestry and Fisheries
DEA	Department of Environmental Affairs
DWS	Department of Water and Sanitation
EAP	Environmental Assessment Practitioner
ECO	Environmental Control Officer
EMPr	Construction Environmental Management Programme
EPWP	Expanded Public Works Programme
GPS	Global Positioning System
IE	Implementing Entity
NEMA	National Environmental Management Act (Act 107 of 1998)
NRM	Natural Resource Management
PC	Provincial Coordinator <sup>1</sup>
PDP	Professional Driving Permit
PIP	Project Implementation Plan
PPE	Personal Protective Equipment
PPR	Project Progress Report
SABS	South African Bureau of Standards
SAHRA	South African Heritage Resources Agency
SEP	Site Environmental File
SETA	Sector Education and Training Authority



<sup>&</sup>lt;sup>1</sup> Also referred to as Assistant Director: Wetlands Programme.

## DEFINITIONS

#### Alien species<sup>2</sup>:

(a) a species that is not an indigenous species; or

(b) an indigenous species translocated or intended to be translocated to a place outside its natural distribution range in nature, but not an indigenous species that has extended its natural distribution range by natural means of migration or dispersal without human intervention.

**Approved:** Means approved in terms of the applicable legal requirements (e.g. NEMA approval/ Environmental Authorisation) and/or has been approved by the WfWetlands Programme's Deputy Director: Planning, Monitoring and Evaluation and/or an authorised representative of the WfWetlands Programme.

#### Archaeological<sup>3</sup>:

(a) material remains resulting from human activity which are in a state of disuse and are in or on land and which are older than 100 years, including artefacts, human and hominid remains and artificial features and structures;

(b) rock art, being any form of painting, engraving or other graphic representation on a fixed rock surface or loose rock or stone, which was executed by human agency and which is older than 100 years, including any area within 10m of such representation;

(c) wrecks, being any vessel or aircraft, or any part thereof, which was wrecked in South Africa, whether on land, in the internal waters, the territorial waters or in the maritime culture zone of the Republic, as defined respectively in sections 3, 4 and 6 of the Maritime Zones Act, 1994 (Act No. 15 of 1994), and any cargo, debris or artefacts found or associated therewith, which is older than 60 years or which the South African Heritage Resource Agency (SAHRA) considers to be worthy of conservation; and

**Auditing<sup>4</sup>:** A systematic, documented, periodic and objective evaluation which provides verifiable findings, in a structured and systematic manner, on:

(a) the level of performance against and compliance of an organisation or project with the provisions of the requisite environmental authorisation or Environmental Management Programme (EMPr) and, where applicable, the closure plan; and

(b) the ability of the measures contained in the EMPr, and where applicable the closure plan, to sufficiently provide for the avoidance, management and mitigation of environmental impacts associated with the undertaking of the activity.

Authority: National, regional or local authority, that has a decision-making role or interest in the project.

**Basic Assessment Report (BAR):** A report as described in Regulation 19 of GN R982 (2014, as amended) of the National Environmental Management Act (No. 107 of 1998, as amended) (NEMA).

**Best Management Practice (BMP):** Procedures and guidelines to ensure the effective and appropriate implementation of wetland rehabilitation by WfWetlands implementers.



<sup>&</sup>lt;sup>2</sup> National Environmental Management: Biodiversity Act (No. 10 of 2004)

<sup>&</sup>lt;sup>3</sup> National Heritage Resources Act (No. 25 of 1999)

<sup>&</sup>lt;sup>4</sup> Regulation 34 of GN R982 (2014, as amended) of NEMA

**Cement laden water:** Means water (fresh or wash water) which has been in contact with partially cured concrete/mortar or raw cement product and which contains suspended and dissolved cement solids.

**Commence:** The start of any physical activity, including site preparation and any other activity on site furtherance of a listed activity or specified activity, but does not include any activity required for the purposes of an investigation or feasibility study as long as such investigation or feasibility study does not constitute a listed activity or specified activity.

**Contaminated water:** Means water contaminated by the Implementing Entity's activities such as with hazardous substances, hydrocarbons, paints, solvents and runoff from plant, workshop or personnel wash areas but excludes water containing cement/ concrete or silt.

**Corrective (or remedial) action**: Reactive response required to address an environmental problem that is in conflict with the requirements of the EMPr. The need for corrective action may be determined through monitoring, audits or management review.

**Dam<sup>5</sup>:** Any barrier dam and any other form of impoundment used for the storage of water, excluding reservoirs.

**Dangerous goods:** Goods containing any of the substances as contemplated in South African National Standard No. 10234, supplement 2008 1.00: designated "*List of classification and labelling of chemicals in accordance with the Globally Harmonized Systems (GHS)*" published by Standards South Africa, and where the presence of such goods, regardless of quantity, in a blend or mixture, causes such blend or mixture to have one or more of the characteristics listed in the Hazard Statements in section 4.2.3, namely physical hazards, health hazards or environmental hazards.

**Decommissioning**<sup>6</sup>: To take out of active service permanently or dismantle partly or wholly, or closure of a facility to the extent that it cannot be readily re-commissioned.

**Dust**<sup>7</sup>: Any material composed of particles small enough to pass through a 1 mm screen and large enough to settle by virtue of their weight into the sampling container from the ambient air.

**Eco-log:** A cylindrical sleeve made from, for example wire mesh, filled with organic material and/or soil used to prevent and/or repair minor erosion.

**Ecosystem services or 'eco services':** The services such as sediment trapping or water supply, supplied by an ecosystem (in this case a wetland ecosystem).

**Endangered species**: Means any indigenous species listed as an endangered species in terms of section 56 of the National Environmental Management Biodiversity Act ((No. 10 of 2004).

**Endemic:** An "endemic" is a species that grows in a particular area (i.e. it is endemic to that region) and has a restricted distribution. It is only found in a particular place. Whether something is endemic or not depends on the geographical boundaries of the area in question and the area can be defined at different scales.



<sup>&</sup>lt;sup>5</sup> GN R983 (2014, as amended) of NEMA

<sup>&</sup>lt;sup>6</sup> GN R983 (2014, as amended) of NEMA

<sup>&</sup>lt;sup>7</sup> National Dust Regulations GN R827 (2013)

Environment<sup>8</sup>: Means the surroundings 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 well-being.

**Environmental Assessment Practitioner (EAP):** The individual responsible for the planning, management and coordination of the environmental impact assessments, strategic environmental assessments, environmental management plans and/or other appropriate environmental instruments introduced through regulations of NEMA.

**Environmental Impact Assessment (EIA):** A study of the environmental consequences of a proposed course of action via the process of collecting, organising, analysing, interpreting and communicating information that is relevant to the consideration of that application.

Environmental impact: An environmental change caused by some human act.

**Environmental impact:** Change in an environment resulting from the effect of an activity on the environment, whether positive or negative. Impacts may be the direct consequence of an individual's or organisation's activities or may be indirectly caused by them (DEAT, 1998).

**Erosion:** The loss of soil through the action of water, wind, ice or other agents, including the subsidence of soil.

**Establishment of grass:** Refers to all necessary procedures taken to produce an acceptable cover of specified live grass over an area.

**Gabion:** A structure made of wire mesh baskets filled with regularly sized stones, and used to prevent and/or repair erosion. They are flexible and permeable structures which allow water to filter through them. Vegetation and other biota can also establish in/around the habitat they create.

Hazard: Means a source of or exposure to danger.

#### Invasive alien species control:

(a) to combat or eradicate an alien or invasive species; or

(b) where such eradication is not possible, to prevent, as far as may be practicable, the recurrence, re-establishment, re-growth, multiplication, propagation, regeneration or spreading of an alien or invasive species.

**Implementing Entity:** The entity responsible for the construction of WfWetlands rehabilitation interventions by means of various contracted teams.

**Indigenous vegetation**<sup>9</sup>: Refers to vegetation consisting of indigenous plant species occurring naturally in an area, regardless of the level of alien infestation and where the topsoil has not been lawfully disturbed during the preceding ten years.

<sup>8</sup> NEMA



<sup>&</sup>lt;sup>9</sup> GN R983 (2014, as amended) of NEMA

#### Interested and Affected Parties (I&APs)<sup>10</sup>:

(a) all persons who, as a consequence of the public participation process conducted in respect of that application, have submitted written comments or attended meetings with the proponent, applicant or EAP;

(b) all persons who have requested the proponent or applicant, in writing, for their names to be placed on the register; c) all organs of state which have jurisdiction in respect of the activity to which the application relates.

**Intervention:** An engineered structure such as a concrete or gabion weir, earthworks or revegetation that that achieves identified objectives within a wetland e.g. raising of the water table within a drainage canal.

**Invasive species**<sup>11</sup>: Means any species whose establishment and spread outside of its natural distribution range-

(a) threaten ecosystems, habitats or other species or have demonstrable potential to threaten ecosystems, habitats or other species; and

(b) may result in economic or environmental harm or harm to human health.

**Listed invasive species:** Any invasive species listed in terms of sections 66(1), 67(1), 70(1)(a), 71(3) and 71A of the National Environmental: Biodiversity Act (No. 10 of 2004).<sup>12</sup>

**Maintenance period:** The period after the Establishment Period (Practical Completion), up to and until the end of the Maintenance Period (i.e. a period of 12 months).

**Maintenance<sup>13</sup>:** Means actions performed to keep a structure or system functioning or in service on the same location, capacity and footprint.

#### Mine:

(a) used as a noun-

any excavation in the earth, including any portion under the sea or under other water or in any residue deposit, as well as any borehole, whether being worked or not, made for the purpose of searching for or winning a mineral;

any other place where a mineral resource is being extracted, including the mining area and all buildings, structures, machinery, residue stockpiles, access roads or objects situated on such area and which are used or intended to be used in connection with such searching, winning or extraction or processing of such mineral resource; and

(b) used as a verb-

in the mining of any mineral, in or under the earth, water or any residue deposit, whether by underground or open working or otherwise and includes any operation or activity incidental thereto, in, on or under the relevant mining area.

Mitigation: Actions to reduce the impact of a particular activity.



<sup>&</sup>lt;sup>10</sup> Regulation 42 GN R983 (2014, as amended) of NEMA

<sup>&</sup>lt;sup>11</sup> National Environmental Management: Biodiversity Act (No. 10 of 2004)

<sup>&</sup>lt;sup>12</sup> Also refer to GN 864 (2016): Alien and Invasive Species Lists

<sup>&</sup>lt;sup>13</sup> GN R983 (2014, as amended) of NEMA

**Mitigation<sup>14</sup>:** Means to anticipate and prevent negative impacts and risks, then to minimise them, rehabilitate or repair impacts to the extent feasible;

**Monitoring**<sup>15</sup>: The repetitive and continued observation, measurement and evaluation of environmental criteria to follow changes over a period of time and to assess the efficiency of control measures.

**Nursery conditions**: This refers to the necessary conditions that must be in place for maintaining strong healthy growth in all container plant materials on site. This includes for the protection of all container plants against wind, frost, direct sunlight, pests, disease and drought. It also includes for the provision of adequate and suitable water supply, fertilisers and all other measures necessary to maintain strong and healthy plant growth.

**Offensive odour:** Any smell which is considered to be malodorous or a nuisance to a reasonable person.

Pollution<sup>16</sup>: Means any change in the environment caused by substances;

- (ii) radioactive or other waves; or
- (iii) noise, odours, dust or heat,

emitted from any activity, including the storage or treatment of waste or substances, construction and the provision of services, whether engaged in by any person or an organ of state, where that change has an adverse effect on human health or wellbeing or on the composition, resilience and productivity of natural or managed ecosystems, or on materials useful to people, or will have such an effect in the future.

**Post-construction:** Refers to the period of 12 months after the completion of the construction works, the onset coinciding with the maintenance period.

**Potentially hazardous substance:** Any substance or mixture of substances, product or material declared to be a hazardous substance under section 2(1) of the Hazardous Substance Act (1973).

**Pre-construction**: Refers to the period leading up to the establishment on site by the Implementing Entity.

**Project:** A defined area for which an approved rehabilitation plan exists for the WfWetlands Programme.

**Public Participation Process (PPP):** A process of involving the public in order to identify issues and concerns, and obtain feedback on options and impacts associated with a proposed project, programme or development. Public Participation Process in terms of NEMA refers to a process in which potential interested and affected parties are given an opportunity to comment on, or raise issues relevant to specific project matters.

**Quaternary Catchment:** A fourth order catchment in a hierarchal classification system in which a primary catchment is the major unit and that is also the "principal water management unit in South Africa"<sup>17</sup>

http://www.dwaf.gov.za/Groundwater/Groundwater\_Dictionary/index.html?introduction\_quaternary\_ca\_tchment.htm



<sup>&</sup>lt;sup>14</sup> GN R983 (2014, as amended) of NEMA

<sup>&</sup>lt;sup>15</sup> DEAT, 1998

<sup>&</sup>lt;sup>16</sup> National Environmental Management Act (No. 107 of 1998, as amended)

<sup>&</sup>lt;sup>17</sup> DWS Groundwater Dictionary. Available online:

**Reasonable:** Means, unless the context indicates otherwise, reasonable in the opinion of the relevant environmental authority.

**Rehabilitation:** Refers to re-instating the driving ecological forces (including hydrological, geomorphological and biological processes) that underlie a wetland, so as to improve the wetland's health and the ecological services that it delivers; and

Restoring processes and characteristics that are sympathetic to and not conflicting with the natural dynamic of an ecological or physical system<sup>18</sup>.

**Scarifying**: Loosening the soil in areas which have become hard and compacted and which need to be loosened in order to facilitate revegetation.

**Shaping:** Finishing all slopes which do not form part of the permanent works so that they do not exceed the maximum gradient stipulated in the approved rehabilitation plan.

**Significant impact:** Means an impact that may have a notable effect on one or more aspects of the environment or may result in k with accepted environmental quality standards, thresholds or targets and is determined through rating the positive and negative effects of an impact on the environment based on criteria such as duration, magnitude, intensity and probability of occurrence.

**Silt laden water:** Means water (mostly overland surface runoff) containing a substantial concentration of suspended solids with increased turbidity. Usually occurs as a result of exposed/cleared ground surfaces, concentration of runoff and/or erosion of excavated or imported materials.

**Site:** This is the area described in the approved/authorised rehabilitation plan for the implementation of the rehabilitation measures. Where the area is not demarcated, it will include all adjacent areas, which are reasonably required for the activities for the Implementing Entity, and approved for such use by the Environmental Control Officer (ECO).

Slope: The inclination of a surface expressed as 1 unit of rise or fall for so many horizontal units.

Subsoil: The soil horizons between the topsoil horizon and the underlying parent rock.

**Topsoil:** The upper soil profile irrespective of the fertility appearance, structure, agriculture potential, fertility and composition of the soil, usually containing organic material and which is colour specific. Also referred to as the "O" and "A" horizons.

**Waste:** Any substance, material or object, that is unwanted, rejected, abandoned, discarded or disposed of, or that is intended or required to be discarded or disposed of, by the holder of that substance, material or object, whether or not such substance, material or object can be re-used, recycled or recovered and includes all wastes as defined in Schedule 3 the National Environmental Management: Waste Act (No. 59 of 2008)<sup>19</sup>. Examples include construction debris, chemical waste, used oils and lubricants, batteries, metal and wood off-cuts, excess cement/ concrete, wrapping materials, timber, tins and cans, drums, wire, nails, food and domestic waste (e.g. plastic packets and wrappers).

#### Watercourse:

- (a) a river or spring;
- (b) a natural channel in which water flows regularly or intermitted;
- (c) a wetland, pan, lake or dam into which, or from which, water flows

<sup>&</sup>lt;sup>19</sup> National Environmental Management: Waste Act (No. 59 of 2008, as amended)



<sup>&</sup>lt;sup>18</sup> Wetland Management Series: WET-Origins, WRC Report TT 334/08, March 2008

A reference to a watercourse includes, where relevant, its bed and banks

**Weir:** A dam-type structure placed across a watercourse to raise the water table of the surrounding ground and trap sediment on the upstream face without preventing water flow. Weirs are generally used to prevent erosion from progressing up exposed gullies.

**Wetland:** 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 in normal circumstances supports or would support vegetation typically adapted to life in saturated soils<sup>20</sup> and,

Land where an excess of water is the dominant factor determining the nature of the soil development and the types of plants living there<sup>21</sup>.

<sup>&</sup>lt;sup>21</sup> Wetland Management Series: WET-Origins, WRC Report TT 334/08, March 2008



<sup>&</sup>lt;sup>20</sup> National Water Act (No. 36 of 1998, as amended)

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## **1** INTRODUCTION

## 1.1 **Project Overview**

Working for Wetlands is a government programme managed by the Natural Resource Management (NRM) Programme of the Department of Environmental Affairs (DEA), and is a joint initiative with the Departments of Water and Sanitation (DWS), and Agriculture and Forestry and Fisheries (DAFF). In this way the programme is an expression of the overlapping wetland-related mandates of the three parent departments, and besides giving effect to a range of policy objectives, it also honours South Africa's commitments under several international agreements, especially the Ramsar Convention on Wetlands.

The programme is mandated to protect pristine wetlands, promote their wise-use and rehabilitate those that are damaged throughout South Africa, with an emphasis on complying with the principles of the Expanded Public Works Programme (EPWP) and using only local Small, Medium and Micro Enterprises (SMMEs). The EPWP seeks to draw significant numbers of unemployed people into the productive sector of the economy, gaining skills while they work and increasing their capacity to earn an income.

## 1.2 Purpose of the EMPr

An Environmental Management Programme (EMPr) is compiled as part of the requisite submissions contained in a Basic Assessment Report (BAR) or Environmental Impact Report (EIR) in order to obtain an Environmental Authorisation (EA) to proceed with a listed activity(ies) as defined in GN R982 (2014, as amended) of the National Environmental Management Act (No. 107 of 1998), as amended. Upon approval of the BAR or EIR and resultant issuing of the EA, the EMPr becomes a legally binding document of which compliance has to audited by an independent and appropriately qualified auditor as per Regulation 34 of GN R982 (2014, as amended).

The EMPr's main purpose is to document general and specific avoidance, mitigation and termination actions in order to address general and project specific impacts as identified by means of the EIA and/or Phase 2 planning process. Implementation of the actions specified in the EMPr can be contractually delegated to various parties involved in the project execution. However, legal compliance with the EA and EMPr remains with the EA holder and cannot be delegated or transferred. It is therefore of utmost importance that WfWetlands ensures that all parties involved are familiar with the contents and requirements of the EMPr as non-conformances can ultimately have legal and financial consequences to primarily the EA holder but also subsequently all other parties involved.

## 1.3 Auditing of compliance with the EA and EMPr

Compliance auditing has been transformed from a vague requirement under the 2006 and 2010 EIA regulations to a very specific set of actions and outcomes which are to be achieved under the 2014 EIA regulations. An audit report is now also subject to a specified structure and with specific content requirements (Appendix 7 of GN R982), as amended. According to GN R982 Appendix 7 (Section 2) the objectives of an audit report include *inter alia* the following:

- a) to report on
  - i. the level of compliance with the conditions of the environmental authorisation and the EMPr, and where applicable, the closure plan; and
  - ii. the extent to which the avoidance, management and mitigation measures provided for in the EMPr, and where applicable, the closure plan achieve the objectives and outcomes of the EMPr, and closure plan;



- b) identify and assess any new impacts and risks as a result of undertaking the activity;
- c) evaluate the effectiveness of the EMPr, and where applicable, the closure plan;
- d) identify shortcomings in the EMPr, and where applicable, the closure plan; and
- e) identify the need for any changes to the avoidance, management and mitigation measures provided for in the EMPr, and where applicable, the closure plan.

As per Regulation 34, sub-regulation 4 of GN R982, where the findings of the environmental audit report contemplated in sub- regulation (1) of GN R982 indicate:

(a) insufficient mitigation of environmental impacts associated with the undertaking of the activity; or

(b) insufficient levels of compliance with the environmental authorisation or EMPr and, where applicable the closure plan;

the holder must, when submitting the environmental audit report to the competent authority in terms of sub-regulation (1), submit recommendations to amend the EMPr or closure plan in order to rectify the shortcomings identified in the environmental audit report.

When submitting recommendations in terms of sub-regulation (4), such recommendations must have been subjected to a public participation process, which process has been agreed to by the competent authority and was appropriate to bring the proposed amendment of the EMPr and, where applicable the closure plan, to the attention of potential and registered interested and affected parties, including organs of state which have jurisdiction in respect of any aspect of the relevant activity and the competent authority, for approval by the competent authority.

Given the strict and onerous above-mentioned requirements in terms of compliance with the EA and EMPr as well as auditing thereof, it is therefore of utmost importance that the EMPr specifies realistic and auditable avoidance, mitigation and cessation actions which can be applied across a wide range of project in various geographical settings. The approach to the structure and content of this EMPr is discussed in more detail under Section 1.7 below.

## 1.4 Frequency of compliance auditing

The ECO and Implementing Entity is responsible for ensuring compliance with the EMPr. The ECO shall inspect the site prior to commencement of any construction activity, at least once per month during construction and on completion of construction to establish the level of compliance with this CEMP. At sensitive sites, bi-weekly inspections shall take place as a minimum.

Monthly site audits shall be undertaken by the ECO and a bimonthly Project Inspection Report submitted to the Working for Wetlands Deputy Director: Planning, Monitoring and Evaluation for review prior to the annual Compliance Audit taking place.

The annual Compliance Audit Report shall be submitted to the DEA collating the year's completed checklists. It is the responsibility of the ECO to report any non-compliance, which is not correctly rectified to the DEA.

### 1.5 Content of an EMPr

Environmental management programmes are intended to be documents which indicate how the mitigation and management measures proposed for a project can be implemented in practice. As such they should be practical, reasonable and feasible. They must also meet the requirements of the legislation (Table 1), in particular regulation 19 (4) of the 2014 EIA regulations (GN R982).



Table 1: Requirements of an EMPr as per Appendix 4 of the 2014 EIA regulations, GN R982 (2014, as amended)

Section	Description	Heading/ section in this EMPr
(a)	details of- (i) the EAP who prepared the EMPr; and (ii) the expertise of that EAP to prepare an EMPr, including a curriculum vitae;	Report control sheet Annexure E
(b)	a detailed description of the aspects of the activity that are covered by the EMPr as identified by the project description;	Sections 1.1, 1.2 and 1.7
(c)	a map at an appropriate scale which superimposes the proposed activity, its associated structures, and infrastructure on the environmental sensitivities of the preferred site, indicating any areas that should be avoided, including buffers;	Chapter 6 Annexure C
(d)	<ul> <li>a description of the impact management outcomes, including management statements, identifying the impacts and risks that need to be avoided, managed and mitigated as identified through the environmental impact assessment process for all phases of the development including-(i) planning and design;</li> <li>(ii) pre-construction activities;</li> <li>(iii) construction activities;</li> <li>(iv) rehabilitation of the environment after construction and where applicable post closure; and</li> <li>(v) where relevant, operation activities;</li> </ul>	Chapters 3-5
(f)	<ul> <li>a description of proposed impact management actions, identifying the manner in which the impact management outcomes contemplated in paragraphs (d) will be achieved, and must, where applicable, including actions to - <ul> <li>(i) avoid, modify, remedy, control or stop any action, activity or process which causes pollution or environmental degradation;</li> <li>(ii) comply with any prescribed environmental management standards or practices;</li> <li>(iii) comply with any applicable provisions of the Act regarding closure, where applicable; and</li> <li>(iv) comply with any provisions of the Act regarding financial provisions for rehabilitation, where applicable;</li> </ul> </li> </ul>	Chapters 4-5
(g)	the method of monitoring the implementation of the impact management actions contemplated in paragraph (f);	Chapters 4-5
(h)	the frequency of monitoring the implementation of the impact management actions contemplated in paragraph (f);	Chapters 4-5
(i)	an indication of the persons who will be responsible for the implementation of the impact management actions;	Section 2.1; Chapters 4-5
(j)	the time periods within which the impact management actions contemplated in paragraph (f) must be implemented;	Section 2.1



Section	Description	Heading/ section in this EMPr
(k)	the mechanism for monitoring compliance with the impact management actions contemplated in paragraph (f);	Chapters 4-5
(I)	a program for reporting on compliance, taking into account the requirements as prescribed by the Regulations;	Sections 1.3 and 1.4
(m)	<ul> <li>an environmental awareness plan describing the manner in which-</li> <li>(i) the applicant intends to inform his or her employees of any environmental risk which may result from their work; and</li> <li>(ii) risks must be dealt with in order to avoid pollution or the degradation of the environment; and</li> </ul>	Section 3.3 and Chapter 6
(n)	any specific information that may be required by the competent authority.	NA

## 1.6 Relevant legislation, guidelines and other documents

This EMPr should be read in the context of the following documents:

- Constitution of the Republic of South Africa Act (No. 108 of 1996)
- National Environmental Management Act, (No. 107 of 1998, as amended)
- National Environmental Management: Waste Act (No. 59 of 2008)
- National Forest Act (No. 84 of 1998)
- National Water Act (No. 36 of 1998)
- National Heritage Resources Act (No. 25 of 1999)
- Municipal Systems Act (No. 32 of 2000)
- Occupational Health and Safety Act (No. 85 of 1993)

Note that the EMPr is not intended to replace any of the above, but rather augment them. Compliance with the EMPr does not exempt the EA holder, i.e. WfWetlands, from compliance with the legal or management requirements of any other licence or permit issued in terms of the project.

### 1.7 The EMPr in the context of the WfWetlands programme

As discussed under the previous sections, an EMPr and compliance with the EMPr (including compliance auditing) is specifically and strictly regulated under the 2014 EIA regulations, as amended. The implementation of a standard EMPr across a programme as diverse as WfWetlands does however pose various challenges as a result of the wide variety of interventions, site conditions, types of wetland systems, ecological integrity and complexity and so forth.

As a result the EMPr has been written with the abovementioned challenges in mind. It therefore focuses on the typical activities and impacts related to a WfWetlands project and generic avoidance, mitigation and termination actions. The EMPr is augmented by a site specific Rehabilitation Plan which includes more site specific mitigation measures and requirements where required. It is recommended that



compliance auditing takes into account the specific mitigation measures recommended in the accompanying Rehabilitation Plan for each individual project as well.

 Allowance will also be made throughout the document for minor deviations to allow for site specific scenarios but with the condition that each deviation be approved by the provincial Programme's Provincial Coordinator (PC) and in the case of major deviations by the DEA (also see Annexure B).

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## 2 IMPLEMENTATION OF THE EMPr

The EMPr is ultimately intended to aid in the implementation of specific actions on site in order to ensure that the impacts of a project are avoided or mitigated during the various project implementation phases. A number of role-players are required to actively participate in the implementation of the EMPr with different roles and responsibilities typically assigned to each. The various roles and responsibilities are outlined below.

## 2.1 Role-players and their functions/responsibilities

### 2.1.1 DEA

#### **Responsible Entity: DEA**

• DEA (specifically the Legal Authorisations and Compliance Inspectorate) holds the ultimate authority and mandate in terms of ensuring environmental legislation is adhered to.

Re	esponsibilities	Duration
•	Investigate reported non-compliances with EAs and EMPrs either as a result of findings by an ECO/auditor, reporting by the EA holder or public complaints.	Project lifespan
•	Enforce compliance and adherence to the EA, EMPr or any other environmental legislation through a number of administrative and legal procedures should it prove that a person or organisation is in contravention of an EA, EMPr or other environmental authorisation.	

### 2.1.2 The EA holder

Responsible Entity: WfWetlands			
Holds sole legal liability in terms of ensuring compliance to the EA and EMPr.			
• Some responsibilities resulting from the EA or EMPr can be delegated or transferred contractually.			
Responsibilities		Duration	
Contractual	<ul> <li>Ensure that the EA and EMPr is included in the contract documentation for a project in order to ensure that compliance with the EA and EMPr is contractually binding.</li> <li>Ensure that current standards and specifications forming part of the standard contract documentation allow for or are aligned to the requirements of the EA and EMPr.</li> </ul>	Appointment; Project lifespan	
	• Ensure that all PCs and Implementing Entities are familiar with the requirements of the EA and EMPr.		



Responsibilities	;	Duration
Approvals and licences	• Identify, obtain and comply with all other necessary approvals, permits, authorisations and requirements set by the relevant National and Provincial Departments and Local Authority for the construction of engineering interventions for the rehabilitation of wetlands before any site preparation activities are undertaken.	Pre- construction
Record keeping	• Ensure that a proper record keeping system is in place to keep track of proof that copies of the EA and EMPr were issued to the PCs and Implementing Entities.	Pre- construction; Project lifespan

### 2.1.3 The PC

Responsible Entity: PC		
• The PC shall be responsible for his/her specific province to ensure compliance with the EMPr.		
Responsibilities	; ;	Duration
Approvals and licences	<ul> <li>Be fully aware of and understand all the requirements of the EA(s) and EMPr(s) issued for projects in his/her province.</li> <li>Ensure compliance with the EA and implementation of the EMPr.</li> </ul>	Pre- construction; Project lifespan
	• Ensure that each Implementing Entity receives a copy of the EA and EMPr for distribution to each contractor, with proof of receipt (e.g. a transmittal note or similar).	
	• Ensure that each Implementing Entity fully understands the contents and requirements of the EA and EMPr and the legal and financial consequences of non-compliance.	
Communication	• Communicate environmental issues associated with the site to the Implementing Entity, including having adequate environmental knowledge in the field of wetland rehabilitation to understand the detailed environmental issues associated with the project.	Pre- construction; Project lifespan
Site management	<ul> <li>Assist with developing a site environmental file and ensuring all documentation is filed correctly.</li> <li>Assist with site or project specific challenges or problems which might result in a non-conformance with the EA and EMPr.</li> <li>Provide guidance to Implementing Entities on practical solutions in achieving the outcomes and requirements of the EA and EMPr.</li> </ul>	Pre- construction; Project lifespan



Responsibilities		Duration
Environmental training	• Confirm that Environmental Awareness training has been undertaken on all sites prior to construction commencing.	Pre- construction

## 2.1.4 The ECO

2.1.4 The ECC	)	
Responsible En	tity: ECO	
• The PC shall perform the duties of the ECO via monthly inspections in order to minimise adverse environmental impacts and effects.		
<ul> <li>Any changes to any environmental management documentation must be reviewed and understood by the ECO.</li> </ul>		
The ECO has	s access to the construction site at all times.	
Remain appo	inted until the site has been rehabilitated as specified in the EMPr.	
Responsibilities Duration		
Approvals and licences	• Ensure compliance with the EA, EMPr, permits issued and all the environmental legislation.	Pre- construction
	• Be fully knowledgeable with the contents and the conditions of the EA and all amendments.	
	• Be fully knowledgeable with the contents of the latest revision of the EMPr.	
	• Be fully knowledgeable with the contents of all relevant environmental legislation, and ensure compliance with them.	
Communication	• Ensure that the contents of the EMPr are communicated to the Implementing Entity.	Pre- construction;
	• Escalate serious or repeat non-conformances to the relevant competent authority (i.e. DEA, DWS, SAHRA, etc.).	Project lifespan
Site management	<ul> <li>Approve the site layout plan (showing environmental sensitive/ no-go areas).</li> </ul>	Project lifespan
	• Ensure that all relevant activities being undertaken on site are within the scope of the EA and within the boundaries of the approved layout plan.	
Environmental training	• Confirm that Environmental Awareness training has been undertaken on all sites prior to construction commencing.	Pre- construction
Method statements	• Ensure that all method statements required are submitted and approved prior to site establishment.	Pre- construction



Responsibilities		Duration
Record keeping	<ul> <li>Keep and maintain a schedule of current site activities including the monitoring of such activities.</li> </ul>	Project lifespan
	<ul> <li>Keep copies of all reports submitted to DEA.</li> </ul>	
	<ul> <li>Obtain and keep record of all documentation including: environmental authorisation from DEA, EMPr, basic assessment, site layout plan, method statements, all communication detailing changes that may have environmental implications, site inspection checklist, Environmental awareness training attendance register, Environmental incident report, environmental performance certificates (once a project has been completed) photographic records (before, during and after development), records of non- compliance and corrective action taken to remediate, permits, licenses, and authorisations such as waste disposal certificates, hazardous waste landfill site licenses etc. which are required by this facility.</li> </ul>	
Audits	• Compile an audit checklist which complies with the requirements of GN R982 Appendix 7 and is able to measure compliance against the EA, EMPr, other relevant permits and contract environmental specifications (where applicable).	Project lifespan; Project closure
	• Escalate serious or repeat non-conformances to the relevant competent authority (i.e. DEA, DWS, SAHRA, etc.).	
	• Work with the Implementing Entity and relevant stakeholders to resolve any areas of non-compliance with appropriate corrective action.	
	• Assist the Implementing Entity in finding environmentally responsible solutions to problems.	
	• Giving a report back on the environmental issues at the monthly site meetings and other meetings that may be called regarding environmental matters.	
	• Submit final audit report to DEA upon project closure in accordance with the requirements of the EA and EMPr.	

### 2.1.5 The Implementing Entity

**Responsible Entity: Implementing Entity** 

- The Implementing Entity will be acting as the Project Manager and is responsible for complying with the EMPr during the construction phase of the development on a day-to-day basis.
- The Implementing Entity will be responsible for any non-compliance with the EMPr and will pay for any remedial work that may result from non-compliance resulting directly from his/her negligence. Failure to comply with the EMPr is addressed in Section 2.2.3.



Responsibilities	5	Duration
Approvals and licences	• Ensure that a copy of the EMPr, EA and any other applicable permit/licence are available on site.	Pre- construction; Project lifespan
Communication	<ul> <li>Submit all required documentation (e.g. proof of training, method statements, layout plans, and requests for deviations) to the ECO on a timely basis.</li> </ul>	Pre- construction; Project lifespan
	<ul> <li>Communicate any issues or concerns of the surrounding community regarding the development to the ECO or other responsible party and visa-versa.</li> </ul>	
	• Ensure that all materials and equipment required for daily environmental compliance is ordered through the correct channels if such is not available.	
Site management	• Ensure that appointed contractors, participants and sub- contractors are familiar with the EMPr and that they abide by it.	Project lifespan
	• Monitor and verify on a daily basis that the EMPr and specifications (if applicable) is adhered to at all times and taking the necessary action to ensure compliance is achieved where it is lacking.	
	• Ensure that site demarcation and no-go areas are maintained.	
	• Monitor and verify that environmental impacts as a result of construction activities are kept to a minimum.	
	• Ensure that all materials and equipment required for daily environmental compliance are available on site and ensure that the aforementioned is ordered through the correct channels if such is not available.	
	• Inspect the site and surrounding areas regularly with regard to compliance with the EMPr.	
	• Keep a photographic record of progress on site from an environmental perspective.	
Environmental training	• Provide environmental awareness training for all new personnel coming onto site and filing proof of such training in the Environmental File on site.	Pre- construction
Method Statements	Ensure compliance with approved Method Statements.	Pre- construction; Project lifespan



Responsibilities	5	Duration
Record keeping	<ul> <li>Submit all required documentation (e.g. proof of training, method statements, layout plans, and requests for deviations) to the ECO on a timely basis.</li> <li>File proof of environmental awareness training in the Environmental File kept on site.</li> <li>Keep and maintain a detailed incident (including spillage of fuels, chemicals, or any other material) and complaints register on site indicating how these issues were addressed, what rehabilitation measures were taken and what preventative measures were implemented to avoid re-occurrence of incidents/complaints.</li> </ul>	Project lifespan
	<ul> <li>Ensure that all relevant documentation illustrating or proving environmental compliance are filed on site in the Environmental File for inspection by the ECO or Competent Authority.</li> <li>Keep a photographic record of progress on site from an environmental perspective.</li> </ul>	
Audits	• Complete start-up and site closure checklists on a weekly or monthly basis or as otherwise specified.	Project lifespan

## 2.2 Record keeping (site related activities)

The development of an EMPr for a project is an important and necessary task that is aimed at assigning responsibilities and mitigation options to a variety of activities. However, it can be an ineffective tool in the absence of auditing or monitoring activities. Auditing or monitoring activities involve the structured observation, measurement, and evaluation of environmental data over a period of time.

### 2.2.1 Site Environmental File

The Site Environmental File (SEF) is a critical part of compliance record keeping, specifically in terms of proof of activities undertaken on a regular basis on site to ensure compliance with the EA and EMPr. The SEF is further a key component to demonstrate compliance to the ECO or relevant Competent Authority official during a compliance audit. The typical SEF contents should include *inter alia* the following:

### 1. Rehabilitation Plan and EMP

### 2. Approvals and licences

- 2.1. EA
- 2.2. Section 21(c) and (i) General Authorisation
- 2.3. Waste licence (if applicable)
- 2.4. Mining permit/licence (e.g. for proof of quarry legitimacy)

### 3. Communication

- 3.1. Important correspondence e.g. notice to Competent Authority of commencement of construction
- 3.2. Copy of public complaints register



#### 4. Site management

- 4.1. Approved layout
- 4.2. Site instructions (or copies thereof)

#### 5. Environmental Training

5.1. Proof of toolbox talks, environmental awareness and induction (incl. attendance register and training material)

#### 6. Method statements

6.1. Approved method statements

#### 7. Records

- 7.1. Record of waste generation quantity, type, fate (incl. general/hazardous, liquid/solid)
- 7.2. Proof of legal/safe waste disposal
- 7.3. Record of chemicals on site and Material Safety Data Sheets (MSDS)
- 7.4. Record of water usage (if applicable)
- 7.5. Log of topsoil samples (if applicable)

#### 8. Audits

- 8.1. ECO audit reports
- 8.2. Internal audits/check conducted by the Implementing Entity
- 8.3. Incident and non-conformance reports

Typical examples of checklists and other types of record keeping are included in Annexure B.

#### 2.2.2 Progress / Site Meetings

Environmental issues shall be put on the agenda as a discussion point during these meetings. The Implementer, or a designated person involved with environmental issues on the project, shall attend the progress and/or site meetings on a regular basis to provide feedback on any outstanding or contentious environmental matter.

#### 2.2.3 Failure to comply with the EA and EMPr

The WfWetlands Programme, as the holder of the Environmental Authorisation, is responsible for ensuring compliance with the conditions by any person acting on their behalf including Implementing Entities. The EA holder must notify the DEA in writing within the period specific in the EA if any condition in the Environmental Authorisation is or cannot be complied with. Upon receiving such notification the DEA (Compliance Directorate) will assess the reported non-conformance and inform the EA holder of further actions and submissions required.

In addition to the above, the ECO may order the Implementing Entity to suspend part or all of the works if, based on the ECO's reasoned opinion, the Implementing Entity has, is in the process of or will cause significant environmental damage and/or cause a non-conformance to the EA and/or EMPr. The ECO shall report this instruction to the WfWetlands' *Deputy Director: Programme Implementation* within **24 hours** of the instruction being issued. Should the aforementioned suspension of work be as a result of negligence or actions by the Implementing Entity, no extension of time will be granted for such delays and all costs will be borne by the Implementing Entity. Apart from direct non-compliance with the EA or EMPr, the following will be regarded as indirect non-compliance:

- Failure to comply with corrective or other instructions issued by the Implementing Entities, ECO or Competent Authority within a specified time.
- Failure to produce the supporting documentation proving compliance with the EA or EMPr.
- Failure to ensure that sub-contractors appointed by the Implementing Entity comply with the EA and EMPr.



## **3 PRECONSTRUCTION/PLANNING PHASE**

## 3.1 Compliance with environmental legislation

Ensure relevant approvals from regulatory authorities are obtained, in particular in terms of:

- National Environmental Management Act (No. 107 of 1998) (NEMA), as amended;
- National Water Act (No. 36 of 1998);
- National Environmental Management: Biodiversity Act, 2004 (No. 10 of 2004);
- National Forests Act (No. 84 of 1998);
- National Heritage Resources Act (No. 25 of 1999); and
- Other provincial and local environmental legislation.

## 3.2 Submission of method statements

- Method Statements must be compiled by the Implementing Entity.
- All Method Statements must be submitted and approved prior to site establishment commencing.
- The content and required actions of the Method Statements must be communicated to site staff through a compulsory environmental induction.
- Approved Method Statements will be dated and signed by all relevant parties (Implementing Entity, ECO, DEA, Engineer).
- Should a Method Statement need to be revised, a formal revision will be issued, signed and dated. The updated Method Statement will be filed in the SEF.
- The submitted Method Statements (see Annexure B) will include but not be limited to:
  - Site division, demarcation and no-go areas (incl. site camp establishment, access, construction working widths).
  - Site clearance and topsoil management.
  - Stockpiling and laydown areas.
  - Solid waste management (general and hazardous, incl. disposal).
  - Hazardous substances storage and management.
  - Contaminated water management and disposal.
  - Cement storage and handling as well as concrete batching.
  - Fuel storage and management.
  - Ablution facilities and eating areas.
  - Dust and noise/nuisance control.
  - Protection of flora, fauna and natural features.
  - Stormwater management and erosion.



- Site de-establishment and rehabilitation.
- The submission of a site layout plan (see Annexure B) by the IE to the ECO for approval is compulsory. The layout plan must indicate all areas of relevance including *inter alia*:
  - The location of the site camp as well as the site camp layout indicating the location of materials storage (general and hazardous), fuel storage, the site office, ablution facilities, vehicle/machinery parking areas.
  - Access to the site camp and intervention sites.
  - Any required stormwater management measures such as diversion berms, cut-off drains, silt fences etc.
  - Stockpiling and laydown areas.
  - Concrete/mortar mixing/batching areas.
  - No-go or sensitive areas.
  - Limit(s) of the construction footprint.

The layout plan must take into consideration the buffer distances and restrictions as specified in the EMPr. Where applicable<sup>22</sup> the IE must make use of multiple layout plans to indicate the location of the abovementioned areas.

## 3.3 Environmental induction/training

Training and induction forms an integral part of ensuring and maintaining compliance with the EA and EMPr. Every person on site needs to understand the importance of compliance with the EA and EMPr and their specific role(s) in achieving this. Environmental induction and/or training must be specific or relevant to the level of responsibility of the person receiving the training. Environmental training and/or induction shall comply with the following requirements:

- The Implementing Entity and any other staff with management responsibilities (e.g. HSE officer and the foreman) will undergo environmental compliance training prior to construction commencing. The induction/training shall include project specific requirements for compliance with the EA and EMPr and responsibilities assigned to each party.
- Once the Method Statement is approved, a copy of the Method Statement must be circulated and communicated to the responsible parties (see Section 3.2).
- General staff will receive a simplified environmental induction and/or training before the commencement of construction (i.e. site establishment). The induction/training shall address, but not be limited to, basic environmental awareness, basic health and safety awareness, prevention of water, soil, and air pollution, prevention of soil erosion and sedimentation, basic principles of materials handling and storage, fire risks, protection of fauna and flora, removal of invasive alien species (if relevant), emergencies and incident responses, spill response provisions, social responsibility, and administrative and reporting procedures.
- All project personnel shall further be trained in basic wetland awareness, including a basic understanding of the components of wetlands, how wetlands function, the benefits they provide,

<sup>&</sup>lt;sup>22</sup> Where the "site" covers an extensive area or where a large number of interventions are to be constructed.



why they need to be conserved and used sustainably, and the importance of rehabilitation in contributing to wetland conservation and sustainable use.

- Where work takes place in areas containing dangerous game, especially nature reserves and national parks, participants shall receive training in basic animal behaviour. A person trained in dangerous animal behaviour shall be present and suitably equipped to deal with such threats at all times. Before work commences each day, the site shall be checked for dangerous animals by the trained person. First aid training shall include current treatments for snakebites.
- Provision must be made for quarterly refresher environmental training to be undertaken during the course of the contract. The Implementing Entity shall ensure that all attendees sign an attendance register, and shall provide the Implementer with a copy of the attendance register the day after each course.
- Daily/weekly *Toolbox Talks* should include an environmental topic/issue in addition to a Health and Safety topic/issue.
- Proof (training material, attendance registers, photos) of training and attendance to be filed in SEF.
- Include environmental considerations as an item on the agenda of the monthly site meetings.



# 4 CONSTRUCTION PHASE

# 4.1 Compliance with the EA and successful implementation of EMPr, environmental specifications and other permits/licences

**Identified impacts:** The EA, EMPr and other relevant permits and licences are only of value if the conditions/requirements contained in them are adhered to. As these documents are legal documents, non-conformance in terms of adherence/implementation may constitute an offence and be subject to suspension of the authorisation/permit/licence and possible penalties or fines.

#### **Objective of improved management:**

• Continued and consistent compliance with the EA and EMPr as well as environmental specifications and other permits/licences

#### **Specifications:**

- The ECO shall be responsible for the implementation of this EMPr for the duration of the construction phase and until rehabilitation is completed.
- The ECO shall have full access to the site at all times.
- Audits<sup>23</sup> undertaken by the ECO shall comply with the requirements of GN R982 (2014, as amended).
- Although the EA/licence/permit holder can transpose contractual liabilities to the Implementing Entity in terms of compliance with the EA, EMPr, Environmental Specification and any other relevant permits/licenses, the EA/licence/permit holder will remain legally liable in terms of compliance.

Table 2: Compliance with the EA and successful implementation of EMPr, environmental specifications and other permits/licences

Management Measure	Detailed Description	Responsibility
Avoidance	<ul> <li>A copy of the EA, EMPr, Environmental Specifications and any other relevant permits/licenses will be kept in the SEF on site.</li> <li>The Implementing Entity will familiarise himself/herself with the contents and requirements of the EA, EMPr, Environmental Specifications and any other relevant permits/licenses.</li> </ul>	Implementing Entity, EA holder, ECO

<sup>&</sup>lt;sup>23</sup> The ECO is responsible for providing an independent evaluation of compliance with the EMPr and not for enforcement of the conditions of the EMPr. The responsibility of enforcement of the conditions of the EMPr lies with the EA holder.



Management Measure	Detailed Description	Responsibility
	The Implementing Entity and/or EA holder will not knowingly proceed with any action which might compromise compliance with the EA, EMPr, Environmental Specifications or any other relevant permits/licenses.	
Mitigation	<ul> <li>Should a situation arise where compliance with the EA, EMPr, Environmental Specifications or any other relevant permits/licenses is likely to be compromised/deviated from due to exceptional circumstances or a change in scope of work, the Implementing Entity will notify the ECO immediately. The ECO will assess the type of deviation and its significance and will advise the Implementing Entity whether the deviation requires an amendment to the EA, EMPr, Environmental Specifications or any other relevant permits/licenses.</li> </ul>	Implementing Entity, EA holder, ECO
Stop work	<ul> <li>Should a situation arise where there is accidental or intentional non-conformance with the EA, EMPr, Environmental Specification and any other relevant permits/licenses, the ECO may order all work to stop until such non-conformance has been assessed, reported to the relevant authority (if necessary) and appropriately mitigated</li> <li>A non-conformance will be recorded in writing by the ECO with a description (and photographic evidence where applicable) of the incident/non-conformance. A non-conformance report will contain detailed actions and action dates for each responsible party and will be signed off by the ECO and IE once completed/closed out.</li> </ul>	Implementing Entity, EA holder, ECO
Monitoring method and frequency	<ul><li>Daily/weekly monitoring by Implementing Entity.</li><li>Formal monthly audits by ECO.</li></ul>	Implementing Entity, EA holder, ECO
Management outcomes	<ul> <li>Full and continued compliance with the EA, EMPr, Environmental Specifications and any other relevant permits/licenses.</li> <li>Identification of possible deviations in advance to avoid non-conformances.</li> <li>Independent and impartial monitoring of compliance by the ECO.</li> </ul>	Implementing Entity, EA holder, ECO



## 4.2 Site establishment

**Identified impacts**: Site establishment can often have a significant environmental impact in terms of vegetation clearance and/or the construction footprint and therefore needs to be carefully managed. It is also usually during site establishment that the site camp and laydown areas are identified and demarcated. If the aforementioned is not properly planned, it could have several secondary impacts such as water pollution, soil contamination, erosion and excessive dust.

#### Objective of improved management:

- To avoid excessive disturbance in terms of vegetation clearance and the construction footprint.
- Ensure that activities/facilities/site structures with pollution potential are located outside buffer zones and no-go areas, preferably in already disturbed or transformed areas. Examples include the site camp, material laydown areas, concrete batching plant, ablution facilities etc.
- Ensure that all activities remain within the approved construction footprint.

#### Specifications:

- Site establishment will not commence until such time that the EA appeal period has passed and will further be subject to the approval of the required method statements by the ECO.
- The wetland boundary shall be demarcated on the site plan and on site.
- Demarcation will be by means of brightly painted/white pegs/poles at least 1.5m in height and placed at regular (10m for linear of on every corner for non-linear) intervals on both sides of the approved construction footprint. **Demarcation shall be maintained for the duration of construction**.
- Danger tape and/or snow/barrier netting shall only be used for health and safety requirements along excavations or high risk areas.
- All areas outside approved and demarcated footprint are to be treated as no-go areas.

#### Table 3: Specific avoidance, mitigation and cessation management measures related to impacts identified with site establishment

Management Measure	Detailed Description	Responsibility
Avoidance	<ul> <li>The Implementing Entity must prioritise the use of disturbed areas for site camp establishment, laydown areas and stockpile areas.</li> <li>The site camp shall be clearly demarcated and fenced subsequent to approval of the ECO.</li> </ul>	Implementing Entity



Management Measure	Detailed Description	Responsibility
	• The site camp, laydown and stockpile areas may not be established within any environmentally sensitive area. Refer to Annexure C for sensitivity and wetland boundary map.	
	• Should an extension/amendment to the construction footprint be required, the Implementing Entity must submit such a request to the ECO for approval prior to extending the construction footprint.	
	All work will be executed within the approved working area.	
	• Temporary laydown areas will not be used for a period exceeding four (4) weeks and must be approved by the ECO prior to being used.	
	• Temporary laydown areas must be demarcated should it fall outside the approved construction footprint.	
	• The Implementing Entity is to ensure that all staff (e.g. plant operators, general workers) are informed of no-go areas as part of the induction/environmental awareness training.	
Mitigation	<ul> <li>Should the Implementing Entity disturb an area outside the approved footprint, then the Implementing Entity will be held liable to reinstate the impacted area to its original condition.</li> <li>All temporary footprint areas must be reinstated/rehabilitated at the end of construction.</li> </ul>	Implementing Entity
Stop work	<ul> <li>Should the Implementing Entity fail to remain within the approved construction footprint or intentionally/negligently cause damage to a natural feature in a no-go area, the ECO reserves the right to suspend or partially suspend construction via written instruction in order to allow for the assessment, reporting and rectification of the impact.</li> <li>The aforementioned will be determined by the type and significance of the non-conformance and the risk of it reoccurring should construction proceed.</li> </ul>	ECO, Engineer
Monitoring method and frequency	<ul> <li>Daily and weekly monitoring/inspections by the Implementing Entity.</li> <li>Formal monthly audits by the ECO.</li> </ul>	ECO, Implementing Entity



Management Measure	Detailed Description	Responsibility
Management outcomes	<ul> <li>Method Statements are submitted at least 14 days prior to the commencement of site establishment.</li> <li>Site establishment only commences after approval of the Method Statements.</li> <li>Already disturbed areas are prioritised for site camp, laydown and stockpile areas.</li> </ul>	Implementing Entity, EA holder, ECO
oucomes	<ul> <li>Construction footprint and vegetation clearance is controlled and kept to a minimum.</li> <li>Activities are restricted to within the approved construction footprint.</li> <li>Demarcation remains visible and in place for the duration of construction.</li> </ul>	EA holder, ECO



## 4.3 Channels of communication for public complaints

**Identified impacts**: The construction activities could lead to nuisance impacts and impacts on the adjacent properties. This may result in complaints from the public and/or adjacent landowners

#### **Objectives of improved management:**

• To record and address (within a reasonable timeframe) any complaints by the public arising from the construction activities and the impacts thereof.

#### Specifications: None

Table 4: Specific avoidance, mitigation and cessation management measures related to impacts identified with public complaints

Management Measure	Detailed Description	Responsibility
	The IE must contact the landowner and/or occupier of the land where the construction is to take place     at last 10 working days prior to moving onto site.	
	The IE must confirm the procedure to be followed for access including gates which must remain locked or open.	
	• The Implementing Entity must ensure that the site remains neat and that no littering occurs.	
Avoidance	• Ensure that the public and adjacent landowners are informed well in advance of any construction activities to take place in the vicinity of their properties.	Implementing Entity
	• Where the site is located in a nature reserve/park, the Implementing Entity must familiarise him/herself with the rules and regulations of the reserve/park and where necessary include such information in the environmental induction and training.	
	• Where the site is frequently visited by tourists, the Implementing Entity must ensure that his/her site does not cause a visual or noise disturbance.	
	Also refer to the Code of Conduct attached under Annexure A.	
Mitigation	Provide a contact number of person responsible for the site on the site signage.	Implementing Entity
	Maintain a complaints register on site to allow public complaints to be recorded.	



Management Measure	Detailed Description	Responsibility
	• Verbal complaints must be recorded within 24 hours of being received with a copy provided to the complainant.	
	<ul> <li>Actions to address the complaints must be recorded in writing with sign-off by the ECO once the actions have been completed.</li> </ul>	
	• Address all complaints within a reasonable timeframe (24 hours for initial contact and 5 working days to resolve minor issues or complaints).	
	• Ensure that actions are recorded in the SEF and the actions are implemented to avoid the future complaints regarding the same issue.	
Stop work	• Should a complaint relate to an action by the Implementing Entity which can cause/has caused a serious health and safety or environmental impact, the ECO may suspend or partially suspend work via instruction from the Engineer in order to assess the impact/complaint and identify any remedial actions required.	ECO
	Reporting of serious complaints within 24 hrs to the ECO.	
Monitoring	• Address all complaints within a reasonable timeframe (24 hours for initial contact and 5 working days to resolve minor issues or complaints).	
method and frequency	• Ensure that all complaints are recorded in the complaints registered and that remedial actions are recorded, implemented and maintained.	Implementing Entity, ECO
	<ul> <li>Daily and weekly monitoring/inspections by the Implementing Entity.</li> </ul>	
	Formal monthly audits by the ECO.	
	The public is timeously informed of construction activities which might impact them.	
Management outcomes	• Contact details of the Implementing Entity is visible on site signage at the site camp.	Implementing Entity, ECO
	A register is available at the site camp to record any community/public complaints.	



Management Measure	Detailed Description	Responsibility
	• All public complaints are recorded and closed out within a reasonable timeframe (24 hours for initial contact and 5 working days to resolve minor issues or complaints).	
	Repeat complaints regarding the same matter/issue are avoided.	



## 4.4 Vegetation clearance

**Identified impacts:** Various activities that take place during the construction phase require the removal of vegetation, including clearing of the construction footprint for construction activities, site camp establishment, laydown and stockpile areas and access roads.

#### **Objective of improved management:**

- To retain natural vegetation in terrestrially sensitive areas.
- To minimise the extent of disturbance of vegetation/habitats on-site.
- Avoid the loss of species of conservation concern.

#### **Specifications:**

- Vegetation clearance must be restricted to the approved construction footprint.
- Removal of vegetation must occur at increments and must only be done up to two weeks ahead of actual construction commencing in an area.
- No burning of vegetation will be allowed.
- Where vegetation consists of grasses, bulbs and shrubs, it will be cleared (i.e. complete removal of the vegetation with its root system) as part of the removal of topsoil (i.e. to a maximum depth of 30cm) in order to maximise organic content and the available seedbank in the topsoil.
- Where vegetation consists predominately of reeds, the reeds will be slashed/cut to 30cm in height, measured from ground level, with the remainder of the plant and its root/rhizome system removed with the topsoil layer (i.e. at a maximum depth of 30cm).
- Vegetation/ plant material is not allowed to be disposed of as waste at a landfill site and should be stored for mulching purposes upon completion of the construction works.

Table 5: Specific avoidance, mitigation and cessation management measures related to impacts identified with vegetation clearance

Management Measure	Detailed Description	Responsibility
Avoidance	<ul> <li>Limit vegetation clearance in "sensitive areas" as identified in the BAR and as indicated on the maps under Annexure C.</li> <li>Prioritise the use of already disturbed and degraded areas for site camps, laydown and stockpiling areas.</li> </ul>	Implementing Entity, ECO



Management Measure	Detailed Description	Responsibility
	<ul> <li>Do not remove/clear vegetation outside the approved construction footprint.</li> <li>Ensure that site demarcation is maintained throughout the construction phase.</li> <li>Clearly mark shrubs and trees which should not be disturbed/damaged during construction.</li> <li>Remove/relocate species of conservation concern where possible and practical.</li> <li>Ensure that all temporary footprint areas are rehabilitated at the completion of construction in a specific</li> </ul>	
Mitigation	<ul> <li>area.</li> <li>Ensure that topsoil is removed and conserved in order to ensure successful revegetation/rehabilitation (also see Section 4.5).</li> <li>Any area disturbed outside the approved construction footprint must be reinstated at the Implementing Entity's cost to the satisfaction of the ECO.</li> <li>Ensure that sufficient funds are allocated in the BoQ for rehabilitation of temporary footprints.</li> </ul>	Implementing Entity, ECO, Engineer
Stop work	<ul> <li>Should the Implementing Entity fail to remain within the approved construction footprint or intentionally/negligently cause damage to a natural feature/vegetation in a no-go area, the ECO reserves the right to suspend or partially suspend construction via instruction from the EA holder in order to allow for the assessment, reporting and rectification of the impact.</li> <li>The aforementioned will be determined by the type and significance of the non-conformance and the risk of it reoccurring should construction proceed.</li> </ul>	ECO, Engineer
Monitoring method and frequency	<ul> <li>Daily and weekly monitoring/inspections by the Implementing Entity.</li> <li>Formal monthly audits by the ECO.</li> </ul>	Implementing Entity, ECO
Management outcomes	<ul> <li>Work is contained to the approved construction footprint.</li> <li>Site demarcation is maintained for the duration of construction.</li> </ul>	Implementing Entity



Management Measure	Detailed Description	Responsibility
	Vegetation clearance is limited in sensitive areas.	
	No site camps, laydown or stockpile areas in sensitive areas.	
	• Plants of conservation concern are relocated where possible and feasible (with the necessary permits/licences/approvals in place).	
	Temporary footprint areas are rehabilitated once work in an area has been completed.	
	• Topsoil is removed and managed properly (see Section 4.5 below) to aid in successful rehabilitation.	



## 4.5 Topsoil management

**Identified impacts:** Topsoil is an essential component to achieve successful rehabilitation/revegetation of a disturbed area. Poor topsoil management practices such as double handling, compaction, contamination, erosion and failing to control weeds/alien invasive species on stockpiles all contribute to the degradation and loss of topsoil. This in turn compromises the success of rehabilitation or results in additional costs to improve or import topsoil.

#### Objective of improved management:

• To ensure that topsoil is properly removed and managed during construction in order to enable successful rehabilitation at the completion of construction.

#### **Specifications:**

- Topsoil must be removed to a maximum depth of 30cm.
- Where the topsoil layer is shallow or alternating in depth, it must be removed to the maximum depth possible.
- Topsoil removal must occur at increments and will only be done up to two weeks ahead of actual construction commencing in an area.
- Topsoil will be removed with the appropriate equipment i.e. pointed or flat tip shovel/spade and a wheelbarrow-
- Topsoil stockpiles must be stored on level areas to a maximum height of 1.5m. The stockpile areas will be properly planned and will be approved as part of the site demarcation process and will be indicated on the site layout plan.
- Stockpiles will not block access routes or endanger any person or animal.
- The stockpiles must be protected from erosion and contamination by subsoil or imported materials.
- Topsoil will not be driven over or compacted and stockpiles will not be reworked or moved unnecessarily.
- Topsoil stockpiles must be kept free of weeds for the duration of construction until reapplied during rehabilitation.
- Topsoil will only be reapplied after all civil work has been completed in order to avoid compaction.

#### Working in peat wetlands:

Some of the wetlands identified for priority rehabilitation may occur in soils with a high organic composition, known as peat. These soils hold huge importance globally due to their nature to hold high levels of carbon (known as carbon sequestration). The following considerations should be made for site clearance in peatlands:



- Work shall only be done in periods with low rainfall (Winter rainfall areas November to March and Summer rainfall areas May to September).
- No material will be removed from the peatland for construction purposes e.g. boulders, rocks, sand.
- All access to the intervention site in the peatland will be by foot, no vehicles will be allowed in the peatland.
- Where materials need to be transported into the peatland, it will be done by means of wheelbarrows on demarcated walkways lined by wooden planks, geotextile or similar material.
- The Implementing Entity will use only one access path/point per Intervention Point and will not create multiple access paths or points.
- No foreign vegetable matter (e.g. mulch) may be brought into the wetland area (especially from alien species).
- Topsoil shall be removed specifically in the form of sods (20 to 20cm (length) x 20cm (width) x 20cm (depth)):
  - o The first sod shall include the roots/rhizome layer (i.e. the rootstalks and their associated nodes/tubers)
  - The sods shall be stored in a wet area, on site, in their original orientation and order.
  - Vegetation can be cut short if it will make it easier to handle the sods.
  - Soil shall be stockpiled according to the different soil layers (i.e. in separate stockpiles) as per the soil profile. Where possible, soils shall be stockpiled as high as possible to retain moisture, but not higher than 0.5m.
  - Stockpiles will be located in a saturated area with shallow surface water immediately adjacent to the Intervention Point. Sods will be placed on the existing vegetation. Where vegetation height exceeds 30cm, the vegetation can be cut and used as mulch/cover layer.
  - The stockpile area will be indicated by means of painted pegs at each corner.
  - o Stockpiles shall only be handled twice i.e. during removal and during placement for rehabilitation.
  - Stockpiles shall be covered with 10cm mulch or cloth (geotextile with <0.5cm aperture) to ensure that the moisture content is maintained by restricted evaporation and evapotranspiration.



Table 6: Specific avoidance, mitigation and cessation management measures related to impacts identified regarding topsoil management

Management Measure	Detailed Description	Responsibility
Avoidance	<ul> <li>Ensure topsoil is stockpiled in areas on site where opportunity for compaction and contamination due to other construction activities are limited.</li> <li>Avoid moving/handling the topsoil more than twice (i.e. restricted to initial stripping and final reapplication).</li> <li>Ensure weeds and alien invasive species are removed from the stockpiles prior to reaching seed formation stage.</li> <li>Do not move topsoil between different areas on site i.e. it should be reapplied in the same area that it was removed from.</li> </ul>	Implementing Entity
Mitigation	<ul> <li>Remove more than 15cm of topsoil where possible to compensate for areas of shallow/no topsoil as well as topsoil loss due to mismanagement.</li> <li>Apply mulch to the topsoil if the topsoil quality has been impacted significantly and will compromise the success of revegetation (based on the reasoned opinion of the ECO or wetland specialist).</li> <li>Enforce a stricter and more frequent weeding/alien invasive removal regime where there was failure to remove weeds/alien invasive species from topsoil stockpiles prior to seed formation stage.</li> </ul>	Implementing Entity, ECO, Engineer
Stop work	N/A	
Monitoring method and frequency	<ul> <li>Use of approved site layout to confirm correct location of topsoil stockpiles.</li> <li>Continuous monitoring during initial topsoil removal/stripping.</li> <li>Weekly to bi-weekly monitoring of stockpiles for signs of erosion and weeds.</li> <li>Monthly audits for general topsoil management practices.</li> </ul>	Implementing Entity, ECO
Management outcomes	<ul><li>Topsoil is removed to a minimum depth of 15cm.</li><li>Topsoil is not contaminated by other materials.</li></ul>	Implementing Entity



Management Measure	Detailed Description	Responsibility
	There is no compaction of topsoil.	
	Topsoil is not eroded or washed away.	
	Handling of topsoil is restricted to initial removal and final reapplication.	
	• The topsoil applied during rehabilitation matches the quality and thickness of topsoil removed during site clearance.	
	• Weeds and alien invasive species on topsoil stockpiles are removed on a regular basis prior to the plants reaching seed formation stage.	



## 4.6 Materials management (non-hazardous)

Identified impacts:

- Material delivered to areas not approved by the ECO and Engineer e.g. outside the approved construction footprint, on steeply sloped areas, etc.
- Imported materials introduce new alien invasive species to site.
- Materials spilling from vehicles causing a safety or pollution risk.
- Materials are eroded and washed into wetland systems as a result of being stockpiled in areas with concentrated stormwater runoff or on sloped areas.
- Materials are mixed with the underlying natural ground surface causing contamination of soil, excessive quantities of material remaining on site after construction, localised plant die-off, increase in sedimentation etc.
- Wetland systems are impacted and/or polluted due to an insufficient buffer width between site camps, laydown and stockpile areas and water resource.
- Materials susceptible to wind erosion results in a dust nuisance and contamination of surrounding areas.
- Materials are stored on site for extended periods leading to the need for increased storage area due to materials not being used.

#### **Objectives of improved management:**

- Ensure material delivery and storage takes place in such a manner that it does not cause pollution or degradation of the surrounding environment.
- Plan material use and delivery in order to ensure that material storage on site does not take place for extended periods of time (i.e. > 4 weeks).
- Minimise the use of intact/undisturbed areas for material stockpiling/storage.
- Minimise exposure of materials to wind and water erosion.
- Ensure that materials are stored on site for the shortest possible period to limit the extent of areas required for storage and stockpiling.

#### Specifications: None



Management Measure	Detailed Description	Responsibility
Avoidance	<ul> <li>It will be the Implementing Entity's responsibility to ensure that delivery drivers/suppliers are aware of the relevant EMPr requirements.</li> <li>The Implementing Entity shall ensure that materials are sourced from legal and approved sources. If unsure the Implementing Entity will obtain permission from the ECO prior to using a certain material resource.</li> <li>Imported materials shall be free of weeds, litter and contaminants.</li> <li>Materials shall be appropriately secured to ensure safe passage between destinations. Loads including, but not limited to, sand, stone chip, fine vegetation, refuse, paper and cement, shall have appropriate cover to prevent them spilling from the vehicle during transit. The Implementing Entity shall be responsible for any clean-up resulting from the failure by his employees or suppliers to properly secure transported materials.</li> <li>The Implementing Entity will identify appropriate storage and laydown areas prior to delivery to site. The areas will be approved by the ECO either as part of the required Method Statement or on an <i>ad hoc</i> basis.</li> <li>Open, disturbed areas will be prioritised for stockpiling and laydown areas.</li> <li>Bulk stockpile areas will be outside the wetland boundary and any other areas prone to seasonal flooding unless otherwise approved by the ECO.</li> <li>The Implementing Entity will schedule the delivery of materials in such a manner that it does not require excessive periods (&gt;4 weeks) of on-site storage unless otherwise approved by the ECO e.g. where delivery/source distances are excessive.</li> <li>Minor stockpiles (not covering an area exceeding 4m<sup>2</sup> unless otherwise approved by the ECO) will be allowed next to an Intervention Point for specific use at the Intervention Point.</li> <li>Minor stockpiles next to intervention sites will be utilised within 2 weeks of the material being stockpiled i.e. it will not be left adjacent to a planned or completed Intervention Point for an excessive period of time.</li> </ul>	Implementing Entity

Table 7: Specific avoidance, mitigation and cessation management measures related to impacts identified with materials management (non-hazardous)



Management Measure	Detailed Description	Responsibility
	Laydown and storage areas where such occurs on vegetation, topsoil or in a wetland shall be on hessian, PVC sheeting or a similar material in order to separate the imported material from the vegetation/topsoil and to ensure easy and proper removal of excess material.	
	• Stockpile heights will be limited to 1.5m where the material is fine (i.e. susceptible to wind erosion) or in areas known to regularly (weekly to fortnightly basis) experience wind speeds exceeding 20km/h. Alternatively, material which can be windblown will be covered with shade cloth, PVC sheeting, hessian or similar suitable material.	
	<ul> <li>Stockpile areas will be flat and not subject to concentrated stormwater runoff or surface water flow.</li> <li>Materials such as precast pipes and culverts, gabions baskets, MacMat-R, hessian etc. can be placed directly on vegetated areas to avoid the disturbance and clearance of vegetation and topsoil. This will be at the discretion of the ECO based on the merits of avoiding vegetation and topsoil removal.</li> </ul>	
	Should material be washed or blown into the surrounding environment, the Implementing Entity will be responsible for the removal/recovery of such material. Whether removal/recovery is required will be determined by the ECO based on the type of material, volume of material and whether the material can be recovered/removed without causing substantial additional degradation of the surrounding environment.	
Mitigation	• Materials not used at a specific Intervention Point will be removed once the activity requiring the material has been completed e.g. stones for gabions.	Implementing Entity
	• Where sand/fill material is legally sourced from a dam, existing borrow pit or similar with clear presence of invasive alien species, the Implementing Entity will allow for a weeding programme at the on-site stockpile area and Intervention Point. The weeding programme will span a winter and summer period consecutively to ensure that introduced invasive alien and weed species are removed prior to seed formation stage.	Linuty
	All remaining/waste material will be removed off-site before or by the end of construction.	
Stop work	N/A	



Management Measure	Detailed Description	Responsibility
Monitoring method and frequency	<ul><li>Daily and weekly monitoring/inspections by the Implementing Entity.</li><li>Formal monthly audits by the ECO.</li></ul>	Implementing Entity, ECO
	• Imported materials are stored/stockpiled on already disturbed areas within the approved construction footprint.	
	• Material delivery and storage takes place as in such a manner that it does not cause pollution or degradation of the surrounding environment.	
Management	Materials are not eroded and/or deposited in the surrounding environment.	
outcomes	Materials are used within four weeks of delivery.	
	• No new or additional alien invasive species are introduced via imported material. Where such are imported, the Implementing Entity implemented a weeding programme spanning at least one winter and one summer i.e. a year.	
	All imported material is removed from site at the completion of construction.	



## 4.7 Hazardous chemicals and potential hazardous substances

#### Identified impacts:

- Includes, but are not limited to: drums of fuel, grease, oil, brake fluid, hydraulic fluid, paint, batteries and herbicides (for alien plant clearing), etc.
- Spills resulting in pollution of nearby aquatic systems and water resources.
- Spills resulting in soil contamination and degradation.
- Fauna and/or (indigenous) flora fatalities/die-off.
- Illegal/improper disposal of materials contaminated with hazardous product/spill.

#### **Objectives of improved management:**

- Ensure the controlled and documented management of hazardous chemicals and substances.
- Avoid and minimise spillages through proper storage and dispensing practices.
- Ensure that the appropriate mitigation measures are in place in the event of a spill.
- Ensure that hazardous materials are stored in designated/approved areas away from sensitive receptors/environments.

#### Specifications:

• The Implementing Entity must supply the ECO with a list of all hazardous materials that would be present on site during the construction period.

Table 8: Specific avoidance, mitigation and cessation management measures related to impacts identified with hazardous materials management

Management Measure	Detailed Description	Responsibility
Avoidance	<ul> <li>All hazardous materials and products must be stored in containers marked as per SANS 10234 requirements i.e. in its original container.</li> <li>All containers will have lids and stored in a covered and bunded area or in a flammables/hazardous store with a metal drip tray able to contain 110% of the volume of the largest container.</li> </ul>	Implementing Entity



Management Measure	Detailed Description	Responsibility
	<ul> <li>A register of hazardous materials and products will be kept at the site officer or flammables/hazardous store together with up to date Material Safety Data Sheet (MSDS).</li> <li>Containers with a volume of more than 20l will have proper dispensing equipment.</li> </ul>	
	<ul> <li>Dispensing of hazardous materials into smaller containers or equipment will only occur at the site camp on a lined or impermeable surface-</li> <li>Hazardous materials and products will only be stored at the site camp.</li> </ul>	
Mitigation	<ul> <li>The Implementing Entity must ensure that there is an emergency procedure in place to deal with accidents and incidents (e.g. spills) arising from hazardous substances.</li> <li>The Implementing Entity must ensure that all personnel on site are properly trained concerning the proper</li> </ul>	Implementing
Miligation	<ul> <li>use, handling and disposal of hazardous substances.</li> <li>The Implementing Entity must report major incidents to the ECO immediately. Any spill incidents must be cleaned up immediately and in according with the emergency procedure</li> </ul>	Entity
Stop work	Should the Implementing Entity through negligent or wilful action/behaviour cause a significant/major spill or dispose of hazardous materials illegally, the ECO reserves the right to suspend or partially suspend construction via instruction from the EA Holder in order to allow for the assessment, reporting and rectification of the impact.	ECO, EA Holder
	Depending on the severity of the non-conformance, the ECO will also inform the relevant competent authority to confirm the Implementing Entity's liability to be prosecuted and/or fined.	
Monitoring method and frequency	<ul> <li>Visual inspection.</li> <li>Immediate response to spillage.</li> <li>Completion of an incident form for major spillages (&gt;5l).</li> </ul>	Implementing Entity, ECO
	Reporting of major spills within 24 hrs to the ECO.	



Management Measure	Detailed Description	Responsibility
	<ul> <li>Daily and weekly monitoring/inspections by the Implementing Entity.</li> <li>Formal monthly audits by the ECO.</li> </ul>	
Management outcomes	<ul> <li>Hazardous materials are properly managed including recording keeping, storage, dispensing and disposal.</li> <li>Spillages are avoided and minimised through proper storage and dispensing practices.</li> <li>All personnel on site are properly trained concerning the proper use, handling and disposal of hazardous substances.</li> <li>The Implementing Entity has a designated and trained individual on-site to respond to spills on site.</li> <li>Spillages are removed/cleaned/treated immediately after occurring.</li> <li>Ensure that the appropriate mitigation measures are in place and implemented in the event of a spill.</li> <li>Hazardous materials are stored in designated/approved areas away from sensitive receptors/environments.</li> <li>Spills are reported to the ECO within 24hrs of occurring.</li> <li>Spilled hazardous product and materials used for clean-up are stored and disposed of as hazardous waste or collected by a registered service provider.</li> </ul>	Implementing Entity, ECO



## 4.8 Contamination of soils and water

**Identified impacts:** Soil and water can be contaminated or polluted by construction activities via several pathways. In terms of soil contamination, pollution can result in the soil being unsuitable for certain land uses and it can also indirectly contribute to sustained pollution of both surface and groundwater resources. The pollution of water resources can lead to numerous direct and indirect impacts including the following:

- Water becoming unsuitable for certain uses such as human consumption and certain agricultural activities due to a decline in water quality.
- A loss of aquatic biodiversity through a change in species composition and diversity and/or species die-off in reaction to a decline in water quality.
- An increase in alien invasive fauna and flora species as a result of higher tolerance capacity in terms of water quality changes/deterioration.
- Increased costs of treating contaminated water for human consumption.

#### **Objective of improved management:**

• To conduct/manage construction activities in such a manner that the contamination of soil and water resources is avoided and/or minimised.

#### Specifications: None

Table 9: Specific avoidance, mitigation and cessation management measures related to impacts identified regarding contamination of soil and water

Management Measure	Detailed Description	Responsibility
Avoidance	<ul> <li>Ensure that all equipment, machinery and vehicles are in good working order.</li> <li>No maintenance will take place on site and broken equipment, machinery and vehicles must be removed off-site within 24 hours of the breakdown.</li> <li>Use drip trays for all stationary or parked equipment, machinery and vehicles showing signs of leakage.</li> <li>Ensure that substances that pose a risk of water/soil contamination are appropriately stored and disposed of (also refer to Section 4.7).</li> <li>Site camps are not allowed in a wetland.</li> <li>Hazardous materials storage areas are not allowed within 100m of watercourses.</li> </ul>	Implementing Entity



Management Measure	Detailed Description	Responsibility
	Concrete mixers may only operate on a stable, level site.	
	Concrete shall be mixed on trays or other suitable lining material to prevent contamination of the soil and/ or waterbodies.	
	• Ensure that minor mixing of concrete and mortar is done on impermeable surfaces or in wheel barrows.	
	• Store chemicals in clearly marked, sealable containers in bunded areas as approved by the ECO. Inspect the containers at regular intervals for any leaks.	
	• Use proper dispensing equipment on containers for hazardous products and store the dispensing equipment in weatherproof containers when not in use.	
	• Ensure that equipment and plant is in proper working condition and do not leak fuel or oil, especially during work in or near watercourses.	
	Ensure designated staff are trained in the prevention and mitigation of spills.	
	• The construction camp and any major stockpiling or storage areas should be outside any watercourse unless otherwise approved by the ECO.	
	• Stormwater runoff must be diverted around the site camp and stockpile areas (material susceptible to erosion) by means of cut-off berms or trenches to avoid contamination of clean overland runoff.	
	• Stockpiles (topsoil, subsoil and imported materials such as sand and fill material) must be on flat surfaces in areas which are not susceptible to concentrated stormwater runoff or flow.	
	• Ablution facilities must be located outside the boundary of any watercourse unless otherwise approved by the ECO. Workers should not be allowed to urinate or defecate near or in bushes or rivers/streams.	
Mitigation	<ul> <li>All spills to be contained and adequately cleaned-up or treated <i>in situ</i>.</li> <li>Conduct activities with high pollution potential in the low rainfall months.</li> </ul>	Implementing Entity



Management Measure	Detailed Description	Responsibility
	• Use designated washing areas for all equipment used for concrete work with the necessary mechanisms in place to retain contaminated runoff and allow for the necessary treatment/filtering of polluted water.	
Stop work	<ul> <li>Should a major spill occur (as per Section 4.7), the ECO reserves the right to suspend or partially suspend construction via instruction from the EA Holder in order to allow for the assessment, reporting and rectification of the impact.</li> <li>Depending on the severity of the non-conformance and degree of negligence on the Implementing Entity's part, the ECO will also inform the relevant competent authority to confirm the Implementing Entity's liability to be prosecuted and/or fined.</li> </ul>	ECO, EA Holder
Monitoring method and frequency	<ul> <li>Daily visual inspection of equipment, vehicles and machinery for signs of leaks.</li> <li>Immediate response to spillage of product or material with pollution potential.</li> <li>Completion of an incident form for major spillages (&gt;5l).</li> <li>Reporting of major spills within 24 hrs to the ECO.</li> <li>Daily and weekly monitoring/inspections by the Implementing Entity.</li> <li>Formal monthly audits by the ECO.</li> </ul>	Implementing Entity, ECO
Management outcomes	<ul> <li>All activities and materials with a notable pollution potential or located away from any watercourse unless otherwise approved by the ECO.</li> <li>All the necessary pollution prevention measures are in place.</li> <li>Plant is in good and working condition with leaks repaired immediately or the plant removed from site where more extensive repairs are required.</li> <li>All hazardous products/materials are handled/managed correctly as per Section 4.7.</li> <li>All hazardous liquid product spills are cleaned/treated/removed immediately as per procedure under Section 4.7.</li> </ul>	Implementing Entity



## 4.9 Concrete mixing and cement handling

**Identified impacts:** Concrete batching/mixing operations can have several impacts, most notably soil and water pollution (increase in pH, TSS, TDS and minor levels of Aluminium, Iron and Magnesium oxides) as a result of cement laden runoff not being properly contained or purposeful discharge of cement laden runoff. Poor cement handling, storage and disposal practices can also contribute to the aforementioned impacts. Hardened concrete is however stable and inert as a waste.

#### Objective of improved management:

- Ensure proper cement handling, storage and disposal, avoiding discharge or disposal into the environment.
- Ensure that cement laden water/runoff from concrete/mortar mixing and application activities is collected and retained on site to allow for reuse in construction activities, avoiding discharge into the environment.

#### Specifications:

• A concrete batching plant/portable mixer will not be allowed to operate until a temporary washwater and runoff containment system has been constructed/established.

Table 10: Specific avoidance, mitigation and cessation management measures related to impacts identified in terms of concrete batching and cement handling

Management Measure	Detailed Description	Responsibility
Avoidance	<ul> <li>Where concrete is mixed in bulk (i.e. portable concrete mixer), the following will apply:         <ul> <li>The mixer will be placed on a level, surfaced/lined area.</li> <li>Bulk mixing will not occur in the wetland unless the distance from the wetland boundary to the Intervention Point necessitates <i>in situ</i> mixing. This must be approved in all instance by the PC/ECO prior to the commencement of bulk mixing concrete.</li> </ul> </li> <li>Cement storage will be in a closed container.</li> <li>Waste or contaminated cement powder will be stored in a marked container with a lid until disposal or reuse.</li> <li>Cement bags must be emptied properly and stored in a weatherproof container until disposal.</li> </ul>	Implementing Entity, ECO



Management Measure	Detailed Description	Responsibility
	<ul> <li>Minor concrete and mortar mixing will be done on an impermeable surface such as a wooden board, wheelbarrow, metal tray etc.</li> </ul>	
Mitigation	<ul> <li>Equipment and containers used for minor concrete/mortar work and mixing will be washed in a designated container and the contents disposed of in the settling system at the concrete batching plant. Washwater can alternatively be reused in concrete/mortar mixing or application, but may not be disposed of onto the ground surface or into a water resource.</li> <li>Concrete (not cement) spills will be allowed to harden and removed within 2 days for reuse or disposal as a Type 4 waste to a Class D landfill.</li> </ul>	Implementing Entity
Stop work	<ul> <li>Mismanagement of waste concrete and/or cement laden runoff can result in the suspension of bulk concrete mixing activities via instruction from the ECO until non-conformances have been rectified to the ECO's satisfaction.</li> </ul>	Implementing Entity, ECO, Engineer
Monitoring method and frequency	<ul> <li>Daily visual inspection of areas where concrete/mortar work is taking place (Foreman).</li> <li>Weekly inspection of settling system at batching plant (Foreman).</li> <li>Reporting of major spills within 24 hrs to the ECO.</li> <li>Formal monthly audits by the ECO.</li> </ul>	Implementing Entity, ECO
Management outcomes	<ul> <li>Cement laden runoff is contained to site in an appropriately sized settling system.</li> <li>Cement product is properly handled and stored and does not result in pollution of soil or water resources.</li> <li>No equipment or plant used for concrete/mortar mixing or application is washed in a watercourse.</li> <li>The settling system at the batching plant/portable mixer is maintained and does not overflow.</li> <li>Waste concrete is removed within 2 days and reused or disposed of as inert waste.</li> </ul>	Implementing Entity



## 4.10 Stormwater management, erosion and sedimentation

**Identified impacts:** The clearance of vegetation and earthworks associated with construction usually results in an increase in stormwater runoff volume and velocity. This in turn results in an increase in erosion and sedimentation, impacting both terrestrial and aquatic systems. Temporary structures, stockpiles and access roads can also further contribute to a concentration of runoff and resultant increase in erosion and sedimentation on site.

#### **Objective of improved management:**

• To avoid and mitigate the increase in stormwater volumes and velocity, thereby reducing erosion and sedimentation on site.

#### Specifications: None

Table 11: Specific avoidance, mitigation and cessation management measures related to impacts identified in terms of stormwater management, erosion and sedimentation

Management Measure	Detailed Description	Responsibility
Avoidance	<ul> <li>Vegetation and topsoil clearance will occur at increments and will only be done up to two weeks ahead of actual construction (i.e. excavation) commencing in an area.</li> <li>Material (excavated and imported) stockpiles will not be located in areas of concentrated runoff/flow.</li> </ul>	Implementing Entity
Mitigation	<ul> <li>Stormwater generated on the cleared construction footprint will be allowed to discharge into the surrounding vegetation at regular intervals and will not be allowed to collect and concentrate in large volumes or discharge at high velocities.</li> <li>Disturbed areas must be rehabilitated as soon as possible after construction has been completed in order to stabilise exposed surfaces which are susceptible to erosion.</li> <li>Implement temporary stormwater management and erosion prevention measures in areas with high erosion potential (in consultation with the ECO).</li> </ul>	Implementing Entity
Stop work	N/A	



Management Measure	Detailed Description	Responsibility
Monitoring method and frequency	<ul> <li><i>Ad hoc</i> visual inspections of site by the Implementing Entity after rainfall exceeding 15mm per day.</li> <li>Formal monthly audits by the ECO.</li> </ul>	Implementing Entity, ECO
Management outcomes	Exposed ground surfaces are limited and rehabilitated immediately after completion of construction activities in an area.	Implementing Entity, ECO
	Stormwater runoff is dissipated and allowed to discharge at regular intervals.	
	Erodible stockpiles are located outside areas of stormwater concentration.	
	• The construction site does not contribute notably to erosion on-site and in the immediate vicinity of the site.	
	Erosion is detected/identified and addressed/mitigated within 14 days of occurring.	
	• Temporary stormwater management and erosion prevention measures are implemented in areas with high erosion potential of signs of extensive erosion occurring.	



## 4.11 Dust nuisance

**Identified impacts:** Construction activities will typically lead to dust generation and general exhaust emissions from vehicles and construction plant. Given the limited extent of vegetation clearance and low number of vehicles and construction plant used on a typical WfWetlands site, dust generation is expected to generally be minimal and restricted to mostly a nuisance impact.

#### **Objective of improved management:**

• To limit the generation of dust and where needed mitigate dust nuisance.

#### **Specifications:**

• Watering for dust suppression purposes is only recommended in instances where dust will create a significant health and/or safety hazard.

Management Measure	Detailed Description	Responsibility
Avoidance	<ul> <li>As far as possible stockpile materials which are prone to become airborne away from areas where dust will be a nuisance or a hazard.</li> <li>Limit the height of stockpiles which could cause a dust nuisance to 1m.</li> <li>Where the abovementioned cannot be achieved, cover stockpiles consisting mostly of fine material with shade cloth, hessian or a similar acceptable cover.</li> <li>Limit earthworks in during windy conditions (i.e. winds above 40 km/h).</li> <li>Limit vehicle travelling speeds on unsurfaced roads to 40 km/h.</li> </ul>	Implementing Entity
Mitigation	<ul> <li>Where dust poses a notable health and/or safety hazard, implement a watering schedule to address the particular area of concern.</li> <li>Ensure that a watering schedule is maintained over weekends and holidays where a dust nuisance could pose a health and/or safety hazard to the public using the road.</li> <li>Record and address any public/community complaints regarding dust generation in the Complaints Register.</li> </ul>	Implementing Entity

Table 12: Specific avoidance, mitigation and cessation management measures related to impacts identified regarding dust nuisance



Management Measure	Detailed Description	Responsibility
Stop work	<ul> <li>Work causing excessive dust will be halted at wind speeds exceeding 40km/h.</li> <li>Where dust generation leads to/results in a complaint by the public or landowner, the ECO reserves the right to suspend or partially suspend work on site until the source of dust is identified and mitigation measures implemented.</li> </ul>	Implementing Entity, ECO
Monitoring method and frequency	<ul> <li>Daily visual monitoring.</li> <li>Recording of public complaints regarding dust generation in Complaints Register.</li> </ul>	Implementing Entity
Management outcomes	<ul> <li>The dustfall rate as specified under regulation 3 of GN R827 (National Environmental Management: Air Quality Act (No. 39 of 2004) - National Dust Control Regulations, 2013) is not exceeded.</li> <li>Stockpiles which could cause a dust nuisance are limited to 1m in height or covered with a suitable material.</li> <li>No public complaints are received regarding dust nuisance and/or health and safety hazard.</li> <li>Where required, a watering schedule is implemented where required i.e. where dust causes a health and/or safety hazard.</li> <li>Alternative dust binding products are used where long-term watering (&gt; 4 weeks) over an extensive area (&gt;1ha) is required.</li> <li>Vehicle travelling speed is limited to 40km/h on unsurfaced roads.</li> </ul>	Implementing Entity, ECO



#### 4.12 Noise nuisance

**Identified impacts:** Typical construction activities can lead to excessive noise which could cause a disturbance or nuisance to neighbouring land uses/receptors. Typical construction related noise which would usually be regarded as permissible in urban areas might also be regarded as a disturbance in areas such as nature reserves or on farms.

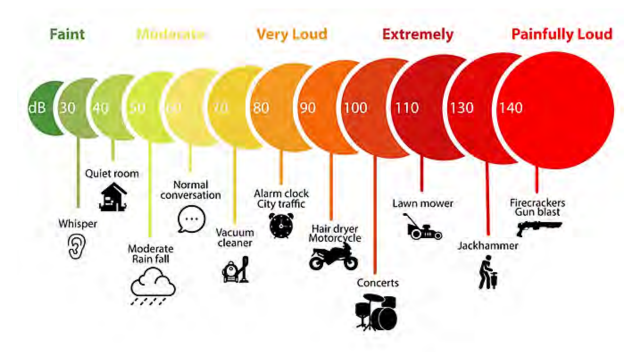


Figure 1: Example of typical everyday noises and related dB values<sup>24</sup>

#### **Objective of improved management:**

• Manage the level and duration of excessive noise generated as a result of construction activities and avoid resultant public complaints. Also ensure that sensitive receptors are notified in advance where excessive noise cannot be avoided for a certain period of time or activity.

#### Specifications: None



<sup>&</sup>lt;sup>24</sup> http://ototronixdiagnostics.com/images/decibelthermometer-horizontal.jpg

Table 13: Specific avoidance, mitigation and cessation management measures related to impacts identified regarding noise nuisance

Management Measure	Detailed Description	Responsibility
Avoidance	<ul> <li>Fit silencers to equipment as required.</li> <li>Ensure equipment and vehicles are properly maintained and in working order.</li> <li>The Implementing Entity shall limit noise levels (e.g. install and maintain silencers on machinery). The provisions of SANS 1200A Sub-clause 4.1 regarding "built-up areas" shall apply to all areas within audible distance of residents whether in urban, peri-urban or rural areas.</li> <li>Appropriate directional and intensity settings are to be maintained on all hooters and sirens.</li> </ul>	Implementing Entity
Mitigation	<ul> <li>Limit working hours with noisy equipment to weekdays between 07H00 and 18H00.</li> <li>Inform sensitive receptors in advance of construction activities.</li> <li>Construction activities generating output levels of 50dB (A) or more, in peri-urban areas, shall be confined to the hour's 08h00 to 17h00 Mondays to Saturdays.</li> <li>Record and address any public/community complaints regarding noise generation in the Complaints Register.</li> <li>Request formal approval of extension of working hours by the ECO prior to implementing extended hours or working over weekends.</li> </ul>	Implementing Entity, ECO
Stop work	N/A	
Monitoring method and frequency	<ul> <li>Daily monitoring (by means of a dB meter application on a cell phone) should any laud activities take place.</li> <li>Recording of public complaints regarding noise generation in Complaints Register.</li> </ul>	Implementing Entity



Management Measure	Detailed Description	Responsibility
Management outcomes	<ul> <li>Compliance with the Environment Conservation Act (No. 73 of 1989): Regulations in terms of Section 25 - Noise Control (GN R154, 1992)<sup>25</sup>.</li> <li>No public complaints are received regarding noise generation and/or health and safety hazard.</li> </ul>	Implementing Entity, ECO

<sup>&</sup>lt;sup>25</sup> Please note: These regulations have been repealed in Gauteng by Gen N 5479 / PG 75 / 19990820; in the Free State by Gen N 24 / PG 35 / 19980424 and in the Western Cape by RN 627 / PG 5309 / 19981120. Proposed Noise Control Regulations have been published for Eastern Cape under Gen N 181 / PG 824 / 20011210. Please also note that various municipalities have their own By-Laws regarding noise control.



### 4.13 Ablution

Identified impacts: A lack of proper and well placed ablution facilities can result in poor working conditions, health risks as well as environmental pollution.

### **Objective of improved management:**

• To provide sanitary working conditions and avoid heath risks and environmental pollution as a result of a lack of ablution facilities.

### Specifications: None

Table 14: Specific avoidance, mitigation and cessation management measures related to impacts identified in terms of ablution

Management Measure	Detailed Description	Responsibility
Avoidance	<ul> <li>Prior to construction commencing the Implementing Entity must provide sanitation for Contractors at a ratio of one (1) toilet for every 15 workers.</li> <li>Toilets should preferably be located outside the wetland boundary and must be approved by the ECO.</li> <li>Toilets shall be placed on level surfaces and secured to the ground outside areas susceptible to potential flooding.</li> <li>The Implementing Entity shall supply toilet paper at all toilets at all times. The Implementing Entity shall ensure that the workers make use of the toilets provided.</li> <li>The Implementing Entity shall be responsible for the cleaning, maintenance and servicing of the toilets.</li> <li>The Implementing Entity shall ensure that the toilets are protected from vandals. No litter or general waste shall be placed in the toilets.</li> <li>Upon completion of the contract, the pit latrines shall be filled in and all structures shall be removed from site.</li> <li>Washing areas with soap and sufficient clean water shall be provided for hand washing after use of ablutions.</li> </ul>	Implementing Entity
Mitigation	N/A	
Stop work	N/A	



Management Measure	Detailed Description	Responsibility
Monitoring method and frequency	<ul> <li>Daily inspection (by the Implementing Entity) to allow for timely removal/servicing of the ablution facilities.</li> <li>Monthly compliance audits (including checking of disposal slips where relevant) by the ECO.</li> </ul>	Implementing Entity, ECO
Management outcomes	<ul> <li>A sufficient number of ablution facilities is provided at locations approved by the ECO.</li> <li>Toilets are placed on level areas and secured to the ground.</li> <li>Toilets are provided at a ratio of one (1) toilet for every 15 workers.</li> </ul>	Implementing Entity



### 4.14 Waste management

**Identified impacts:** The construction phase will produce typical construction waste such as general waste, waste containers, cement bags, off-cuts etc. The volumes of waste to be generated on a typical WfWetlands site are expected to be low.

### Objective of improved management:

• To prevent general littering and to ensure that waste is correctly stored on-site and disposed of off-site. Licenced waste disposal facilities (landfill, transfer, recycling) can be found using the search function at the following link <u>http://sawic.environment.gov.za/?menu=88.</u>

### Specifications: None

Table 15: Specific avoidance, mitigation and cessation management measures related to impacts identified in terms of waste management

Management Measure	Detailed Description	Responsibility
Avoidance	<ul> <li>Waste will not be buried or burned on site.</li> <li>The quantity of materials and product brought to site will not be in notable excess of what is required for construction.</li> <li>Waste from other construction sites where the Implementing Entity is working will not be brought onto site or stored on site.</li> <li>Waste storage facilities will outside the wetland boundary or other sensitive areas.</li> <li>Waste storage facilities and containers will be weather and scavenger proof with sufficient capacity to avoid waste accumulating outside of the facility or containers.</li> <li>The Implementing Entity shall ensure that general and inert waste does not become contaminated by hazardous waste thereby generating larger volumes of hazardous waste requiring disposal at a Class A landfill.</li> </ul>	Implementing Entity
Mitigation	• The Implementing Entity shall, in conjunction with the ECO, designate restricted areas for eating. The feeding, or leaving of food, for stray or other animals in the area is strictly prohibited.	Implementing Entity



Management Measure	Detailed Description	Responsibility
	• Waste generated on site will be collected and transported to the waste storage area at the site camp on a daily basis.	
	• Each foreman will do a daily inspection/walkthrough of his area and ensure that it is litter free.	
	Waste storage areas will be restricted to the site camp.	
	Hazardous and general waste will be separated and designated and marked bins/containers provided for each.	
	• In the case of skippy bins being used, the bins will be covered with secured shade cloth or other cover approved by the ECO. Skippy bins are only allowed for storage of inert waste such as wood off-cuts, hardened concrete etc.	
	• Waste transport will be by means of an appropriate vehicle with containers and/or bags secured and covered to prevent waste being blown from the vehicle during transport.	
	Used oil will be collected and taken to or collected by a registered oil recycling company.	
	• Other hazardous waste as per Schedule 3 of NEM:WA and Annexure 1 of GN R634 (2013) will be disposed of at a Class A landfill or collected by an approved service provider. Proof of safe transfer/disposal will be filed in the SEF.	
	• Waste disposal restrictions as per GN R636 (2013) shall apply. Of specific relevance is:	
	<ul> <li>Lead acid batteries, corrosive or oxidizing products.</li> </ul>	
	<ul> <li>Waste which is flammable with a flash point lower than 61°C.</li> </ul>	
	o Waste compressed gases.	
	<ul> <li>Re-usable, recoverable or recyclable used lubricating mineral oils, as well as oil filters, but excluding other oil containing wastes.</li> </ul>	
	<ul> <li>Re-usable, recoverable or recyclable used or spent solvents.</li> </ul>	



Management Measure	Detailed Description	Responsibility
	<ul> <li>Lamps.</li> <li>Tyres (whole or quartered).</li> <li>Liquid waste or waste with a moisture content of &gt;40%.</li> </ul>	
Stop work	N/A	
Monitoring method and frequency	<ul> <li>Daily inspection of working area for any litter/waste.</li> <li>Weekly checking of waste storage area to ensure timeous removal of waste off-site prior to storage areas becoming overfull.</li> <li>Proof of safe disposal filed in Environmental File and audited monthly by ECO.</li> </ul>	Implementing Entity, ECO
Management outcomes	<ul> <li>No waste disposed of or burned on site.</li> <li>No visible littering.</li> <li>Waste transport does not result in waste being blown from the vehicle along the route.</li> <li>Appropriate and separate storage of different types of waste in approved locations.</li> <li>Proper record keeping of hazardous waste generated and safe and legal disposal thereof.</li> </ul>	Implementing Entity



### 4.15 Removal of alien invasive species

**Identified impacts:** The WfWetlands programme often involves the removal of alien invasive species as part of an intervention(s) to improve wetland functioning. The method for removal is usually specified in the aforementioned situation. A construction site, due to its inherent disruptive nature, does however also lead to conditions ideal for the establishment of weeds/pioneer species and alien invasive species (hereafter collectively referred to as "weeds") which could compromise the habitat integrity and ecological functioning of the wetland system as well as downstream systems. It is therefore important to implement strict control measures to ensure that alien invasive species are not introduced into a system or/and are not allowed to dominate an area post-construction.

### **Objective of improved management:**

- No new alien invasive/pioneer species are introduced into the wetland system and catchment.
- Emerging weeds are removed prior to seed formation stage.

#### **Specifications:**

- Where project activities include the eradication of invasive alien plants, Working for Water guidelines and policies shall be adhered to.
- Weeds will be removed prior to reaching seed formation stage.
- Prior to construction, the Implementing Entity shall ensure that invasive alien vegetation is cleared from the entire site in accordance to the applicable Working for Water guidelines and policies. Follow up clearing may be necessary if the species re-establish following the initial clearing.
- Species that are declared invasive species (according to NEMBA's Alien and Invasive Species Regulations, 2014 (GN R598)) must be recorded and polygons of the affected area must be submitted to the Working for Water national alien invasive plant database.
- The Alien and Invasive Species Lists 2016 (GN 864) will apply when identifying species which require removal/eradication.
- No trees within the environmentally sensitive areas may be removed, whether alien species or not, unless permitted by the ECO.
- Other alien species (non-listed) occurring on site may not be used in the landscaping and should be removed from site where possible.
- Where an individual or group of an invasive alien specimens/plants has potential cultural or heritage value e.g. a blue gum lane, tree at a grave site, the landowner and/or community will be consulted prior to the removal of the specimen(s). The aforementioned might also be protected under the NHRA, in which case removal might not be allowed.



Table 16: Specific avoidance, mitigation and cessation management measures related to the removal of Alien Invasive/pioneer species

Management Measure	Detailed Description	Responsibility
Avoidance	<ul> <li>Imported material shall be free of weeds.</li> <li>Stockpiles (topsoil and subsoil) will be checked for emerging weeds on a fortnightly basis.</li> <li>Topsoil sourced from areas with notable weeds infestation will not be used in other areas for rehabilitation or fill purposes.</li> </ul>	Implementing Entity
Mitigation	• Where sand/fill material is legally sourced from a dam, existing borrow pit or similar with clear presence of invasive alien species, the Implementing Entity will allow for a weeding programme at the on-site stockpile area and Intervention Point.	Implementing Entity
Stop work	N/A	
Monitoring method and frequency	<ul> <li>Fortnightly inspections of disturbed/cleared areas and stockpiles for signs of emerging weeds.</li> <li>Monthly audit/visual inspection by ECO.</li> </ul>	ECO
Management outcomes	<ul> <li>Construction activities are restricted to the approved construction footprint.</li> <li>The Implementing Entity's activities does not lead to the negligent or wilful damage to a natural feature.</li> </ul>	Implementing Entity



### 4.16 Impact on fauna

**Identified impacts**: Typical construction activities could lead to fatalities of small fauna e.g. birds, reptiles, rodents through direct impact and the destruction of habitat. The proposed project will however be limited to the road reserve which is already completely transformed and subject to daily traffic. The upgrade/replacement of culverts and bridges might result in the destruction of a number bird nests attached to the structures.

### **Objective of improved management:**

• Protect fauna in the study area, preserve the ecological functioning along the development footprint as much as is possible.

#### Specifications: None

Table 17: Specific avoidance, mitigation and cessation management measures related to impacts on fauna

Management Measure	Detailed Description	Responsibility
Avoidance	<ul> <li>Do a site walkthrough prior to construction commencing to remove any slow moving animals and to identify nesting sites, burrows etc.</li> <li>Demarcate nesting sites which should be avoided as no-go areas by means of painted pegs.</li> <li>Avoid disturbance of burrows, nests etc. where possible.</li> <li>Create awareness of conservation of fauna during environmental induction and toolbox talks.</li> <li>Fauna may not be captured, poisoned, trapped or killed.</li> <li>Do not feed wildlife.</li> <li>Where working in a nature reserve with potentially dangerous animals present, ensure that the team is accompanied by a suitably qualified game ranger at all times.</li> <li>A speed limit of 20 km/h in nature reserves will apply unless otherwise indicated by the reserve road signage.</li> <li>Inspect excavations for trapped animals prior to work commencing each day.</li> <li>Do not use pesticides on site.</li> </ul>	Implementing Entity



Management Measure	Detailed Description	Responsibility
	<ul> <li>Do not burn vegetation.</li> <li>Store waste in weather and scavenger proof bins to avoid ingestion of waste by wildlife.</li> </ul>	
Mitigation	<ul> <li>Limit the construction footprint.</li> <li>Reinstate temporary footprints after construction has been completed.</li> <li>Report any animal fatalities of significance to the ECO and relevant reserve management (where applicable) and identify measures to avoid reoccurrence.</li> </ul>	Implementing Entity, ECO
Stop work	N/A	
Monitoring method and frequency	<ul> <li>Daily inspections of trenches and excavations prior to construction commencing.</li> <li>Weekly inspections of demarcated no-go areas.</li> <li>Recording of incidents and near misses (e.g. vehicle-antelope collision) in the site diary and at site meetings.</li> <li>Disciplinary action against any construction staff guilty of purposefully capturing, poisoning, trapping or killing wildlife.</li> </ul>	Implementing Entity
Management outcomes	<ul> <li>No unnecessary fauna fatalities.</li> <li>Limited habitat disturbance and reinstatement of temporary construction footprints.</li> </ul>	Implementing Entity



## 4.17 **Protection of natural features**

**Identified impacts:** Construction activities could result in damage to natural features such as rock outcrops and exposed rock faces/cliffs. The project is not located in an area associated with rock paintings, caves, waterfalls, trees of historical or cultural significance etc. and the risk of damage to natural features is generally considered low.

### **Objective of improved management:**

• No damage to natural features due to negligent or purposeful action during construction.

### **Specifications:**

- Demarcation will be by means of brightly painted/white pegs/poles at least 1.5m in height and placed at regular (10m for linear of on every corner for non-linear) intervals on both sides of the approved construction footprint.
- Danger tape and/or snow/barrier netting shall only be used for health and safety requirements along excavations or high risk areas.
- All temporary barriers and signage must be removed and the site restored on completion of the project.

#### Table 18: Specific avoidance, mitigation and cessation management measures related to impacts on natural features

Management Measure	Detailed Description	Responsibility
Avoidance	<ul> <li>Construction activities shall be restricted to the approved construction footprint.</li> <li>Sensitive or no-go areas in close proximity (&lt;100m) to the construction site will be demarcated with painted pegs and marked as no-go areas.</li> <li>The Implementing Entity shall not deface, paint, damage or mark any natural features (e.g. trees or rock formations) situated in or around the site for survey or other purposes unless agreed beforehand with the ECO and Engineer.</li> </ul>	Implementing Entity
Mitigation	• Any features affected by the Implementing Entity as a result of negligence or wilful conduct shall be restored/ rehabilitated to the satisfaction of the ECO and/or relevant competent authority.	Implementing Entity
Stop work	N/A	



Management Measure	Detailed Description	Responsibility
Monitoring method and frequency	Monthly audit/visual inspection by ECO.	ECO
Management outcomes	<ul> <li>Construction activities are restricted to the approved construction footprint.</li> <li>The Implementing Entity's activities does not lead to the negligent or wilful damage to a natural feature.</li> </ul>	Implementing Entity



## 4.18 Protection of heritage resources (including palaeontological objects)

**Identified impacts:** The nature and location of typical WfWetlands interventions seldom have the potential to cause the destruction or lead to the discovery of palaeontological objects such as fossils. An exception is peat wetlands which can contain fossils at usually substantial depth. Heritage resources are identified during the EIA phase and indicated as no-go areas. There is however still the opportunity for the discovery or damage to new objects during the construction phase.

### **Objective of improved management:**

• To avoid damage to known heritage objects and to ensure a protocol is in place in the case of discovery of an unknown heritage or palaeontological object.

### Specifications: None

Table 19: Specific avoidance, mitigation and cessation management measures related to impacts on heritage resources (including palaeontological objects)

Management Measure	Detailed Description	Responsibility
Avoidance	<ul> <li>The Implementing Entity shall avoid all "no-go" areas as identified during the EIA.</li> <li>General staff awareness training in terms of the protection and conservation of heritage resources during the environmental induction and toolbox talks.</li> </ul>	Implementing Entity
Mitigation	<ul> <li>Should any cultural, archaeological or palaeontological artefacts/objects or evidence be discovered at any stage during construction, the Implementing Entity will cease work in the vicinity of the artefact/object and inform the ECO who will in turn inform the relevant specialists and authorities.</li> <li>Site staff is not allowed to collect or keep on artefact or object of cultural, archaeological or palaeontological significance.</li> </ul>	Implementing Entity, ECO, Specialist
Stop work	• Should any cultural, archaeological or palaeontological artefacts/objects or evidence be discovered, partial suspension of construction activities in the immediate vicinity of the object might need to be required until the object can be evaluated and/or removed.	Implementing Entity, ECO, Specialist



Management Measure	Detailed Description	Responsibility
Monitoring method and frequency	<ul><li>Continuous during construction.</li><li>Monthly audit by ECO in terms of no-go areas being maintained.</li></ul>	Implementing Entity
Management outcomes	<ul> <li>No-go areas (i.e. all areas outside the approved construction footprint) are treated as no-go areas with no disturbance of heritage/cultural objects on private land adjacent to the construction site.</li> <li>Proper procedure followed should any object or artefact be discovered during construction.</li> </ul>	Implementing Entity



### 4.19 Visual impact

**Identified impacts:** The nature of a typical WfWetlands project is seldom such that it causes significant visual disturbance, with the visual impact of the operational outcome usually being positive. Construction activities can however lead to temporary and permanent landscape scarring and impacts, which can be excessive if not controlled and mitigated properly.

**Objective of improved management:** Ensure that visual impacts caused by landscape scarring are minimised through proper planning and mitigated through successful rehabilitation.

#### Specifications: None

Table 20: Specific avoidance, mitigation and cessation management measures related to visual impacts

Management Measure	Detailed Description	Responsibility
Avoidance	<ul> <li>Avoid excessive vegetation clearance.</li> <li>Ensure construction remains within the approved construction footprint.</li> <li>Do not paint or deface any natural feature.</li> </ul>	EAP, ECO, Implementing Entity
Mitigation	<ul> <li>Ensure that materials used for construction limits visual impacts e.g. use natural colours where possible.</li> <li>Ensure that the site remains neat and tidy with no littering etc.</li> <li>Use shade cloth or construction cordon in areas specifically sensitive to visual disturbances e.g. are frequented by tourists or the public.</li> <li>Record and address community complaints as per procedure specified under Section 4.3.</li> <li>Ensure rehabilitation is successful as specified under Section 5.</li> </ul>	
Stop work	N/A	
Monitoring method and frequency	As specified for rehabilitation under Section <b>5</b> .	ECO



Management Measure	Detailed Description	Responsibility
	Visual impacts are minimised and managed.	
Management	The extent of disturbance is minimised and limited to the approved construction footprint.	Implementing
outcomes	• The extent of intervention infrastructure remaining bare i.e. no vegetated is limited as best as possible.	Entity, ECO
	Rehabilitation meets the requirements and targets as per Section 5.	



## 5 REHABILITATION PHASE

**Identified impacts:** Poor rehabilitation can often lead to secondary impacts such as erosion, an increase in alien invasive species, decreased biodiversity, decreased habitat connectivity, poor ecological integrity and functioning and so forth. Given the core focus of the WfWetlands programme, successful rehabilitation is also a key factor, but should entail more than the functioning of an intervention with focus on ensuring that the permanent footprint of the construction site and actual structure is minimal.

#### **Objective of improved management:**

• To ensure that construction footprints are rehabilitated and that site rehabilitation is undertaken in such a manner that the permanent footprint of the construction site of the Intervention Point is minimal.

#### **Specifications:**

- All working areas shall be rehabilitated once work has been completed and before the team leaves the site. This includes closure and rehabilitation of temporary access routes.
- All foreign material not utilised in the rehabilitation activities shall be removed from the site.
- Re-vegetation of all exposed soils, and measures to address any potential erosion risk shall be done before the team leaves the site.
- Where project activities include the eradication of invasive alien plants, Working for Water guidelines and policies shall be adhered to.
- All rehabilitated areas shall be considered "no-go" areas upon completion and the Implementing Entity shall ensure that none of his staff or equipment enters these areas.
- Specific Site Rehabilitation measures have been included in the project specific Rehabilitation Plans and shall be referred to for site closure. Due notice of the conditions of Environmental Authorisation and requirements of the General Authorisation for water uses (Annexure B) must be complied with.
- Specifically, on the completion of the construction activities:
  - o All disturbed areas must be re-vegetated with local indigenous vegetation suitable to the area.
  - An active campaign for controlling new exotic and alien vegetation must be implemented within the disturbed areas.
  - Structures must be inspected after a major rain event (i.e. more than 50mm rainfall) or annually for the accumulation of debris, blockages, instabilities and erosion with concomitant remedial and maintenance actions.



Table 21: Specific avoidance, mitigation measures related to rehabilitation of the project footprint

Management Measure	Detailed Description	Responsibility
Avoidance	<ul> <li>Manage site demarcation and vegetation clearance as per Sections 4.2, 4.4 and 4.5 respectively.</li> <li>Ensure that sufficient topsoil is available through proper removal, stockpiling and maintenance procedures as specified under Section 4.5.</li> </ul>	Implementing Entity
Mitigation	<ul> <li>General:</li> <li>All waste will be collected and removed (also look beyond immediate working area for any waste which might have been blown into the surrounding area).</li> <li>All spoil and excess material must be removed material.</li> <li>All spills and waste concrete must be removed.</li> <li>All temporary markings and site demarcation must be removed.</li> <li>All temporary construction signage must be removed.</li> <li>Where temporary access roads cut across contours, diversion berms will be constructed at 30m intervals to avoid erosion and concentration of runoff prior to vegetation establishing. Mulching shall be applied to the decommissioned temporary access road.</li> <li>Shaping and revegetation: <ul> <li>Material will be backfilled in the order on which it was removed.</li> <li>Compacted soil shall be scarified prior to topsoil and seed application.</li> <li>Topsoil shall be applied at a minimum depth of 75mm.</li> <li>Where the Implementing Entity failed to manage topsoil properly, the Implementing Entity shall be held responsible to source topsoil of similar quality from a commercial source OR to remediate compromised topsoil by means of compost, fertiliser and seeding as agreed by the ECO.</li> </ul> </li> </ul>	Implementing Entity, ECO, Engineer



Management Measure	Detailed Description	Responsibility
	<ul> <li>Detailed Description</li> <li>Topsoil shall match the type and quality of topsoil removed from that area.</li> <li>Special care shall be taken where rehabilitation occurs across several wetland zones and or crossing between wetland and dryland habitats to match the soil removed to the area where it is reapplied.</li> <li>Seeding/re-seeding should, where possible, be timed to take advantage of the rainy season.</li> <li>All reinstated slopes will be at a gradient of 1:3 to 1:4.</li> <li>Slopes of 1:2 and 1:1 shall be stabilised by means of suitable geotextiles, hard structures or any other means as approved by the ECO.</li> <li>Slopes of 1:2 and 1:1 will be revegetated by means of sods and/or plugs of an approved indigenous grass specie. No Kikuyu shall be used for revegetation purposes.</li> <li>Local indigenous plants shall be used in the landscaping of the site. Plants that are proclaimed as problem plants or noxious weeds (see Section 4.15) are to be excluded from the landscaping plan and must be removed immediately, should they occur on site.</li> <li>Plants introduced into the project sites must be guided by ecological rather than horticultural principles. For example ecological communities of indigenous plants provide more biodiversity and habitat opportunities and would blend with natural vegetation.</li> <li>Where sods are sources from the surrounding environment, the sods must be 30x30cm, sourced in a checkered pattern in a flat area (i.e. not on slopes). The sods must be sourced 1m in radius apart and will be planted within 24 hours of removal unless otherwise approved by the ECO.</li> </ul>	Responsibility
	• Should the reshaping of watercourse banks be required it will match the natural preconstruction geomorphology and slope structure. Extensive reshaping of watercourse banks (and beds if applicable) will be done under close supervision of the ECO or relevant specialist.	



Management Measure	Detailed Description	Responsibility	
	• Areas where sods, plugs or seeds have been used as part of slope stabilisation measures will be watered at least every third day for a minimum period of 6 weeks unless the area is in a permanently wet zone of a wetland i.e. no watering required.		
	<ul> <li>Rehabilitation of peatlands:</li> <li>Upon rehabilitation, the removed sods and soil stockpiles shall be placed back into the system in the original order/layers (i.e. deeper layers shall be placed first with the rhizosphere layer at ground level), and orientation (according to the natural slope). Should the moisture content of the sods be less than 90% moisture, the Implementing Entity shall be required to peg them with wooden stakes.</li> </ul>		
	<ul> <li>The site shall be mulched (alternatively cloth/geotextile may be used) and livestock shall be fenced out for at least two seasons. Alternatively brush packs can be used to keep livestock and/or game away from the site.</li> </ul>		
	<ul> <li>If compaction took place, the Implementing Entity shall loosen the soil with a fork on flat surfaces, and create small contour berms on paths with slopes.</li> </ul>		
Stop work	N/A		
	• The Implementing Entity shall notify the ECO once rehabilitation in an area has been completed. The ECO shall be responsible for the technical, not contractual, sign-off of the rehabilitated sections. Only once the rehabilitation has been approved by the ECO, may the contractual sign-off be effected.		
Monitoring method and frequency	• The ECO shall conduct monthly inspections of rehabilitated areas for the first three months and then continue with inspections on a quarterly basis until the end of the contract period.	Implementing Entity, ECO, Engineer	
inequency	• The ECO should audit the site at the end of the Implementing Entity's retention period to establish whether rehabilitation has been successfully carried out. If not, the retention money could be used to implement additional rehabilitation measures.		
Management outcomes	<ul><li>Vegetation clearance is limited to the approved construction footprint.</li><li>All sloped areas are stable with no sign of slope failure or erosion.</li></ul>	Implementing Entity, ECO, Engineer	



## 6 EMERGENCY REPORTING AND PROCEDURES

The Implementing Entity must ensure that all emergency procedures are in place prior to commencing work. The nearest emergency service provider shall be identified and the up-to-date contact details of this emergency centre, as well as the police and ambulance services shall be displayed on a notice board and shall be made available to staff on-site. Emergency equipment including fire-fighting equipment shall be positioned at accessible locations near to areas where such emergencies may arise.

## 6.1 Emergency Awareness

The Implementing Entity shall ensure that site staff are aware of the procedure to be followed for dealing with emergencies, which shall include notifying the Implementer and relevant authorities of the event. All site staff shall be briefed regarding the requirements for dealing with potential emergencies including fires, accidental leaks and spillage of pollutants (also see Section 4.7 and 4.8), as well as Health and Safety incidents. Education of site staff shall focus on both preventative and remedial actions in the case of an emergency.

## 6.2 Incident Recording

The Implementing Entity shall complete an Incident Report (refer to template under Annexure B) in the case of any environmental emergencies, accidents or incidents (including near misses). The ECO shall monitor that the necessary procedures and responses are followed to close out any entries in the Environmental Incident Report. The aforementioned report will be filed in the SEF.

### 6.3 Fire

The Implementing Entity must take all reasonable measures to ensure that fires are not started as a result of construction activities on site, and shall also ensure that their operations comply with the Occupational Health and Safety Act (Act No. 85 of 1993). Where possible, all work done in the dry season shall be organised in liaison with the landowners so that it fits into their firebreak/ fire protection programme. No large open fires are permitted on site. Smoking on site shall only be permitted in designated areas and in the presence of a fire extinguisher.

Basic functional fire-fighting equipment (one back pack and at least five beaters) shall be made available at each work site at all times. In forestry areas there must also be two rake hoes per team. The Implementing Entity shall appoint a member of his staff to be responsible for the installation and inspection of this equipment. Where work will take place in a peatland or wetland with a high organic soil content, a Method Statement shall be prepared for the ECO's approval, detailing all the actions that will take place should a fire occur, as well as the relevant emergency contacts.

Where fuels and machines are used on site, the prescribed fire extinguishers in working condition must be made available by the Implementing Entity.

Sparks generated during welding, cutting of metal or gas cutting can result in fires. Every possible precaution shall therefore be taken when working with this equipment near potential sources of combustion. Such precautions include having an approved fire extinguisher immediately available at the site of any such activities.

The Implementing Entity is to ensure that he/ she has the contact details of the nearest fire station in case of an emergency.



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## Annexure A: Basic Code of Conduct / Implementation

- Private property access is only permitted on previous agreement with the affected landowner, or will be considered trespassing. Trespassing on adjacent properties shall be subject to disciplinary and legal action.
- Ensure that closed gates are kept closed. When in doubt, the landowner should be consulted.
- Teams working outside of the active site, or requiring access to private properties are to carry identification on their persons that includes their name, position, company of employ, and reference to the Working for Wetlands Project. Similarly, such information shall be displayed on vehicle dashboards/exteriors.
- All work shall be based on an approved rehabilitation plan.
- Any deviations from the planned specification need to be approved by the PC and the relevant Engineer.
- A construction supervisor shall be appointed. The appointment letter shall be made available on site.
- Work sites shall be properly planned and marked out, preferably in collaboration with the Implementing Entity. Areas shall be demarcated for vehicle access and parking, off-loading, mixing etc. (refer to Section 4.2).
- No unauthorised person may enter the work site.
- The location and position of all rehabilitation interventions shall be precisely demarcated by the Engineer and the Implementer, according to the rehabilitation plan.
- Dimensions of rehabilitation interventions shall also be marked out where appropriate (e.g. depth of an excavation).
- Implementation of all interventions will be done with a focus on cost-effectiveness and efficiency, while maintaining quality and appropriateness.



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# Annexure B: Site Environmental File & Templates

Se	ction	Template available
1.	Rehabilitation Plan and EMP	
2.	Implementing Entity Agreements	
	2.1. Undertaking in terms of Environmental Authorisation, Environmental Management Programme, Rehabilitation Plan and submitted Method Statements	Yes
3.	Approvals and Licenses	
	3.1. Environmental Authorisation	
	3.2. Section 21(c) and (i) General Authorisation	
	3.3. Waste license (if applicable)	
4.	Communication	
	4.1. Important correspondence e.g. notice to Competent Authority of commencement of construction	
	4.2. Copy of public complaints register	Yes
5.	Site Management	
	5.1. Approved layout	
	5.2. Site instructions (or copies thereof)	
6.	Environmental Training	
	6.1. Proof of toolbox talks, environmental awareness and induction (incl. attendance register and training material)	
7.	Method Statements	
	7.1. Combined method statements	Yes
	7.2. Additional method statements	Yes
8.	Records	
	8.1. Record of waste generation – quantity, type, fate (incl. general/hazardous, liquid/solid)	
	8.2. Proof of legal/safe waste disposal	
	8.3. Record of chemicals on site and Material Safety Data Sheets (MSDS)	
	8.4. Record of water usage (if applicable)	
	8.5. Request for deviations	Yes
9.	Audits	
	9.1. Baseline Audit	Yes
	9.2. ECO audit reports	
	9.3. Internal audits/check conducted by the Implementing Entity	Yes
	9.4. Incident and non-conformance reports	Yes
	9.5. Site closure	Yes
		Working for



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Se	Template available	
1.	Rehabilitation Plan and EMP	
2.	Implementing Entity Agreements	
	2.1. Undertaking in terms of Environmental Authorisation, Environmental Management Programme, Rehabilitation Plan and submitted Method Statements	Yes
3.	Approvals and Licenses	
	3.1. Environmental Authorisation	
	3.2. Section 21(c) and (i) General Authorisation	
	3.3. Waste license (if applicable)	
4.	Communication	
	4.1. Important correspondence e.g. notice to Competent Authority of commencement of construction	
	4.2. Copy of public complaints register	Yes
5.	Site Management	
	5.1. Approved layout	
	5.2. Site instructions (or copies thereof)	
6.	Environmental Training	
	6.1. Proof of toolbox talks, environmental awareness and induction (incl. attendance register and training material)	
7.	Method Statements	
	7.1. Combined method statements	Yes
	7.2. Additional method statements	Yes
8.	Records	
	8.1. Record of waste generation – quantity, type, fate (incl. general/hazardous, liquid/solid)	
	8.2. Proof of legal/safe waste disposal	
	8.3. Record of chemicals on site and Material Safety Data Sheets (MSDS)	
	8.4. Record of water usage (if applicable)	
	8.5. Request for deviations	Yes
9.	Audits	
	9.1. Baseline Audit	Yes
	9.2. ECO audit reports	
	9.3. Internal audits/check conducted by the Implementing Entity	Yes
	9.4. Incident and non-conformance reports	Yes
	9.5. Site closure	Yes



## 2 Implementing Entity Agreements

2.1 Undertaking in terms of Environmental Authorisation, Environmental Management Programme, Rehabilitation Plan and submitted Method Statements

PROJECT NAME:	
IMPLEMENTING ENTITY:	
DATE:	

I,	(name), ID number	hereby confirm
the following:		

- 1. I have received a copy of the Environmental Authorisation (EA), Environmental Management Programme (EMPr) and Rehabilitation Plan for this project.
- 2. I have familiarised myself with the contents of aforementioned documents and understand what is required from me as the Implementing Entity.
- 3. I understand that I will be audited against the EA, EMPr, Rehabilitation Plan and approved Method Statements.
- 4. I understand that the EA is legally binding and that a contravention of an EA condition can lead to the suspension of the EA and thus construction.
- 5. I understand that I am responsible for the actions of my employees and will ensure that all staff on site are aware of the requirements and restrictions as per the EA, EMPr, Rehabilitation Plan and Method Statements.

Signed

Designation

Dated



Se	ction	Template available
1.	Rehabilitation Plan and EMP	
2.	Implementing Entity Agreements	
	2.1. Undertaking in terms of Environmental Authorisation, Environmental Management Programme, Rehabilitation Plan and submitted Method Statements	Yes
3.	Approvals and Licenses	
	3.1. Environmental Authorisation	
	3.2. Section 21(c) and (i) General Authorisation	
	3.3. Waste license (if applicable)	
4.	Communication	
	4.1. Important correspondence e.g. notice to Competent Authority of commencement of construction	
	4.2. Copy of public complaints register	Yes
5.	Site Management	
	5.1. Approved layout	
	5.2. Site instructions (or copies thereof)	
6.	Environmental Training	
	6.1. Proof of toolbox talks, environmental awareness and induction (incl. attendance register and training material)	
7.	Method Statements	
	7.1. Combined method statements	Yes
	7.2. Additional method statements	Yes
8.	Records	
	8.1. Record of waste generation – quantity, type, fate (incl. general/hazardous, liquid/solid)	
	8.2. Proof of legal/safe waste disposal	
	8.3. Record of chemicals on site and Material Safety Data Sheets (MSDS)	
	8.4. Record of water usage (if applicable)	
	8.5. Request for deviations	Yes
9.	Audits	
	9.1. Baseline Audit	Yes
	9.2. ECO audit reports	
	9.3. Internal audits/check conducted by the Implementing Entity	Yes
	9.4. Incident and non-conformance reports	Yes
	9.5. Site closure	Yes



## 4 Communication

4.2 Copy of public complaints register

Г

## **COMPLAINTS REGISTER**

PROJECT NAME:	
IMPLEMENTING ENTITY:	
DATE:	
REVISION:	



ld.	Date	Time	Complainant Name	Contact Details	Path for complaint (Phone, Discussion, email)	Description of complaint	Detail of investigation	Result of investigation	Corrective action	Response to complaint
1										
2										
3										
4										
5										
6										
7										
8										



Se	ction	Template available					
1.	Rehabilitation Plan and EMP						
2.	Implementing Entity Agreements						
	2.1. Undertaking in terms of Environmental Authorisation, Environmental Management Programme, Rehabilitation Plan and submitted Method Statements	Yes					
3.	Approvals and Licenses						
	3.1. Environmental Authorisation						
	3.2. Section 21(c) and (i) General Authorisation						
	3.3. Waste license (if applicable)						
4.	Communication						
	4.1. Important correspondence e.g. notice to Competent Authority of commencement of construction						
	4.2. Copy of public complaints register	Yes					
5.	Site Management						
	5.1. Approved layout						
	5.2. Site instructions (or copies thereof)						
6.	Environmental Training						
	6.1. Proof of toolbox talks, environmental awareness and induction (incl. attendance register and training material)						
7.	Method Statements						
	7.1. Combined method statements	Yes					
	7.2. Additional method statements	Yes					
8.	Records						
	8.1. Record of waste generation – quantity, type, fate (incl. general/hazardous, liquid/solid)						
	8.2. Proof of legal/safe waste disposal						
	8.3. Record of chemicals on site and Material Safety Data Sheets (MSDS)	)					
	8.4. Record of water usage (if applicable)						
	8.5. Request for deviations	Yes					
9.	Audits						
	9.1. Baseline Audit	Yes					
	9.2. ECO audit reports						
	9.3. Internal audits/check conducted by the Implementing Entity	Yes					
	9.4. Incident and non-conformance reports	Yes					



## 7 Method Statements

The Implementing Entity is to complete this section, taking cognisance of the relevant EA, EMP, environmental specifications and SANS.

### 7.1 Combined method statements

PROJECT NAME:	
IMPLEMENTING ENTITY:	
DATE:	
REVISION:	

### ACRONYMS

ECO	Environmental Control Officer
EMPr	Environmental Management Programme
NEMA	National Environmental Management Act (Act 107 of 1998)
SHE	Safety Health Environment

### DEFINITIONS

### Alien species<sup>1</sup>:

(a) a species that is not an indigenous species; or

(b) an indigenous species translocated or intended to be translocated to a place outside its natural distribution range in nature, but not an indigenous species that has extended its natural distribution range by natural means of migration or dispersal without human intervention.

**Approved:** Means approved in terms of the applicable legal requirements (e.g. NEMA approval/ Environmental Authorisation) and/or has been approved by the WfWetlands Programme's Deputy Director: Planning, Monitoring and Evaluation and/or an authorised representative of the WfWetlands Programme.

### Archaeological<sup>2</sup>:

(a) material remains resulting from human activity which are in a state of disuse and are in or on land and which are older than 100 years, including artefacts, human and hominid remains and artificial features and structures;

(b) rock art, being any form of painting, engraving or other graphic representation on a fixed rock surface or loose rock or stone, which was executed by human agency and which is older than 100 years, including any area within 10m of such representation;

(c) wrecks, being any vessel or aircraft, or any part thereof, which was wrecked in South Africa, whether on land, in the internal waters, the territorial waters or in the maritime culture zone of the



<sup>&</sup>lt;sup>1</sup> National Environmental Management: Biodiversity Act (No. 10 of 2004)

<sup>&</sup>lt;sup>2</sup> National Heritage Resources Act (No. 25 of 1999)

Republic, as defined respectively in sections 3, 4 and 6 of the Maritime Zones Act, 1994 (Act No. 15 of 1994), and any cargo, debris or artefacts found or associated therewith, which is older than 60 years or which the South African Heritage Resource Agency (SAHRA) considers to be worthy of conservation; and

**Auditing<sup>3</sup>:** A systematic, documented, periodic and objective evaluation which provides verifiable findings, in a structured and systematic manner, on:

(a) the level of performance against and compliance of an organisation or project with the provisions of the requisite environmental authorisation or Environmental Management Programme (EMPr) and, where applicable, the closure plan; and

(b) the ability of the measures contained in the EMPr, and where applicable the closure plan, to sufficiently provide for the avoidance, management and mitigation of environmental impacts associated with the undertaking of the activity.

Authority: National, regional or local authority, that has a decision-making role or interest in the project.

**Best Management Practice (BMP):** Procedures and guidelines to ensure the effective and appropriate implementation of wetland rehabilitation by WfWetlands implementers.

**Cement laden water:** Means water (fresh or wash water) which has been in contact with partially cured concrete/mortar or raw cement product and which contains suspended and dissolved cement solids.

**Commence:** The start of any physical activity, including site preparation and any other activity on site furtherance of a listed activity or specified activity, but does not include any activity required for the purposes of an investigation or feasibility study as long as such investigation or feasibility study does not constitute a listed activity or specified activity.

**Contaminated water:** Means water contaminated by the Implementing Entity's activities such as with hazardous substances, hydrocarbons, paints, solvents and runoff from plant, workshop or personnel wash areas but excludes water containing cement/ concrete or silt.

**Corrective (or remedial) action**: Reactive response required to address an environmental problem that is in conflict with the requirements of the EMPr. The need for corrective action may be determined through monitoring, audits or management review.

**Dam<sup>4</sup>:** Any barrier dam and any other form of impoundment used for the storage of water, excluding reservoirs.

**Dangerous goods:** Goods containing any of the substances as contemplated in South African National Standard No. 10234, supplement 2008 1.00: designated "*List of classification and labelling of chemicals in accordance with the Globally Harmonized Systems (GHS)*" published by Standards South Africa, and where the presence of such goods, regardless of quantity, in a blend or mixture, causes such blend or mixture to have one or more of the characteristics listed in the Hazard Statements in section 4.2.3, namely physical hazards, health hazards or environmental hazards.

**Decommissioning**<sup>5</sup>: To take out of active service permanently or dismantle partly or wholly, or closure of a facility to the extent that it cannot be readily re-commissioned.



<sup>&</sup>lt;sup>3</sup> Regulation 34 of GN R982 (2014, as amended) of NEMA

<sup>&</sup>lt;sup>4</sup> GN R983 (2014, as amended) of NEMA

<sup>&</sup>lt;sup>5</sup> GN R983 (2014, as amended) of NEMA

**Dust<sup>6</sup>:** Any material composed of particles small enough to pass through a 1 mm screen and large enough to settle by virtue of their weight into the sampling container from the ambient air.

**Eco-log:** A cylindrical sleeve made from, for example wire mesh, filled with organic material and/or soil used to prevent and/or repair minor erosion.

**Endangered species**: Means any indigenous species listed as an endangered species in terms of section 56 of the National Environmental Management Biodiversity Act ((No. 10 of 2004).

**Endemic:** An "endemic" is a species that grows in a particular area (i.e. it is endemic to that region) and has a restricted distribution. It is only found in a particular place. Whether something is endemic or not depends on the geographical boundaries of the area in question and the area can be defined at different scales.

**Environment**<sup>7</sup>: Means the surroundings 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 well-being.

Environmental impact: An environmental change caused by some human act.

**Environmental impact:** Change in an environment resulting from the effect of an activity on the environment, whether positive or negative. Impacts may be the direct consequence of an individual's or organisation's activities or may be indirectly caused by them (DEAT, 1998).

**Erosion:** The loss of soil through the action of water, wind, ice or other agents, including the subsidence of soil.

**Gabion:** A structure made of wire mesh baskets filled with regularly sized stones, and used to prevent and/or repair erosion. They are flexible and permeable structures which allow water to filter through them. Vegetation and other biota can also establish in/around the habitat they create.

Hazard: Means a source of or exposure to danger.

### Invasive alien species control:

(a) to combat or eradicate an alien or invasive species; or

(b) where such eradication is not possible, to prevent, as far as may be practicable, the recurrence, re-establishment, re-growth, multiplication, propagation, regeneration or spreading of an alien or invasive species.

**Implementing Entity:** The entity responsible for the construction of WfWetlands rehabilitation interventions by means of various contracted teams.

**Indigenous vegetation**<sup>8</sup>: Refers to vegetation consisting of indigenous plant species occurring naturally in an area, regardless of the level of alien infestation and where the topsoil has not been lawfully disturbed during the preceding ten years.



<sup>&</sup>lt;sup>6</sup> National Dust Regulations GN R827 (2013)

<sup>7</sup> NEMA

<sup>&</sup>lt;sup>8</sup> GN R983 (2014, as amended) of NEMA

### Interested and Affected Parties (I&APs)<sup>9</sup>:

(a) all persons who, as a consequence of the public participation process conducted in respect of that application, have submitted written comments or attended meetings with the proponent, applicant or EAP;

(b) all persons who have requested the proponent or applicant, in writing, for their names to be placed on the register; c) all organs of state which have jurisdiction in respect of the activity to which the application relates.

**Intervention:** An engineered structure such as a concrete or gabion weir, earthworks or revegetation that that achieves identified objectives within a wetland e.g. raising of the water table within a drainage canal.

**Invasive species**<sup>10</sup>: Means any species whose establishment and spread outside of its natural distribution range-

(a) threaten ecosystems, habitats or other species or have demonstrable potential to threaten ecosystems, habitats or other species; and

(b) may result in economic or environmental harm or harm to human health.

**Listed invasive species:** Any invasive species listed in terms of sections 66(1), 67(1), 70(1)(a), 71(3) and 71A of the National Environmental: Biodiversity Act (No. 10 of 2004).<sup>11</sup>

**Maintenance period:** The period after the Establishment Period (Practical Completion), up to and until the end of the Maintenance Period (i.e. a period of 12 months).

**Maintenance<sup>12</sup>:** Means actions performed to keep a structure or system functioning or in service on the same location, capacity and footprint.

### Mine:

(a) used as a noun-

any excavation in the earth, including any portion under the sea or under other water or in any residue deposit, as well as any borehole, whether being worked or not, made for the purpose of searching for or winning a mineral;

any other place where a mineral resource is being extracted, including the mining area and all buildings, structures, machinery, residue stockpiles, access roads or objects situated on such area and which are used or intended to be used in connection with such searching, winning or extraction or processing of such mineral resource; and

(b) used as a verb-

in the mining of any mineral, in or under the earth, water or any residue deposit, whether by underground or open working or otherwise and includes any operation or activity incidental thereto, in, on or under the relevant mining area.

Mitigation: Actions to reduce the impact of a particular activity.

**Mitigation**<sup>13</sup>**:** Means to anticipate and prevent negative impacts and risks, then to minimise them, rehabilitate or repair impacts to the extent feasible;



<sup>&</sup>lt;sup>9</sup> Regulation 42 GN R983 (2014, as amended) of NEMA

<sup>&</sup>lt;sup>10</sup> National Environmental Management: Biodiversity Act (No. 10 of 2004)

<sup>&</sup>lt;sup>11</sup> Also refer to GN 864 (2016): Alien and Invasive Species Lists

<sup>&</sup>lt;sup>12</sup> GN R983 (2014, as amended) of NEMA

<sup>&</sup>lt;sup>13</sup> GN R983 (2014, as amended) of NEMA

**Monitoring**<sup>14</sup>: The repetitive and continued observation, measurement and evaluation of environmental criteria to follow changes over a period of time and to assess the efficiency of control measures.

**Nursery conditions**: This refers to the necessary conditions that must be in place for maintaining strong healthy growth in all container plant materials on site. This includes for the protection of all container plants against wind, frost, direct sunlight, pests, disease and drought. It also includes for the provision of adequate and suitable water supply, fertilisers and all other measures necessary to maintain strong and healthy plant growth.

**Offensive odour:** Any smell which is considered to be malodorous or a nuisance to a reasonable person.

Pollution<sup>15</sup>: Means any change in the environment caused by substances;

- (ii) radioactive or other waves; or
- (iii) noise, odours, dust or heat,

emitted from any activity, including the storage or treatment of waste or substances, construction and the provision of services, whether engaged in by any person or an organ of state, where that change has an adverse effect on human health or wellbeing or on the composition, resilience and productivity of natural or managed ecosystems, or on materials useful to people, or will have such an effect in the future.

**Post-construction:** Refers to the period of 12 months after the completion of the construction works, the onset coinciding with the maintenance period..

**Potentially hazardous substance:** Any substance or mixture of substances, product or material declared to be a hazardous substance under section 2(1) of the Hazardous Substance Act (1973).

**Pre-construction**: Refers to the period leading up to the establishment on site by the Implementing Entity.

**Project:** A defined area for which an approved rehabilitation plan exists for the WfWetlands Programme.

**Quaternary Catchment:** A fourth order catchment in a hierarchal classification system in which a primary catchment is the major unit and that is also the "principal water management unit in South Africa"<sup>16</sup>

**Reasonable:** Means, unless the context indicates otherwise, reasonable in the opinion of the relevant environmental authority.

**Rehabilitation:** Refers to re-instating the driving ecological forces (including hydrological, geomorphological and biological processes) that underlie a wetland, so as to improve the wetland's health and the ecological services that it delivers; and

Restoring processes and characteristics that are sympathetic to and not conflicting with the natural dynamic of an ecological or physical system<sup>17</sup>.

**Significant impact:** Means an impact that may have a notable effect on one or more aspects of the environment or may result in k with accepted environmental quality standards, thresholds or targets

<sup>&</sup>lt;sup>17</sup> Wetland Management Series: WET-Origins, WRC Report TT 334/08, March 2008



<sup>&</sup>lt;sup>14</sup> DEAT, 1998

<sup>&</sup>lt;sup>15</sup> National Environmental Management Act (No. 107 of 1998, as amended)

<sup>&</sup>lt;sup>16</sup> DWS Groundwater Dictionary. Available online:

http://www.dwaf.gov.za/Groundwater/Groundwater\_Dictionary/index.html?introduction\_quaternary\_ca tchment.htm

and is determined through rating the positive and negative effects of an impact on the environment based on criteria such as duration, magnitude, intensity and probability of occurrence.

**Silt laden water:** Means water (mostly overland surface runoff) containing a substantial concentration of suspended solids with increased turbidity. Usually occurs as a result of exposed/cleared ground surfaces, concentration of runoff and/or erosion of excavated or imported materials.

**Site:** This is the area described in the approved/authorised rehabilitation plan for the implementation of the rehabilitation measures. Where the area is not demarcated, it will include all adjacent areas, which are reasonably required for the activities for the Implementing Entity, and approved for such use by the Environmental Control Officer (ECO).

Slope: The inclination of a surface expressed as 1 unit of rise or fall for so many horizontal units.

Subsoil: The soil horizons between the topsoil horizon and the underlying parent rock.

**Topsoil:** The upper soil profile irrespective of the fertility appearance, structure, agriculture potential, fertility and composition of the soil, usually containing organic material and which is colour specific. Also referred to as the "O" and "A" horizons.

**Waste:** Any substance, material or object, that is unwanted, rejected, abandoned, discarded or disposed of, or that is intended or required to be discarded or disposed of, by the holder of that substance, material or object, whether or not such substance, material or object can be re-used, recycled or recovered and includes all wastes as defined in Schedule 3 the National Environmental Management: Waste Act (No. 59 of 2008)<sup>18</sup>. Examples include construction debris, chemical waste, used oils and lubricants, batteries, metal and wood off-cuts, excess cement/ concrete, wrapping materials, timber, tins and cans, drums, wire, nails, food and domestic waste (e.g. plastic packets and wrappers).

### Watercourse:

- (a) a river or spring;
- (b) a natural channel in which water flows regularly or intermitted;
- (c) a wetland, pan, lake or dam into which, or from which, water flows

A reference to a watercourse includes, where relevant, its bed and banks

**Weir:** A dam-type structure placed across a watercourse to raise the water table of the surrounding ground and trap sediment on the upstream face without preventing water flow. Weirs are generally used to prevent erosion from progressing up exposed gullies.

**Wetland:** 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 in normal circumstances supports or would support vegetation typically adapted to life in saturated soils<sup>19</sup> and,

Land where an excess of water is the dominant factor determining the nature of the soil development and the types of plants living there<sup>20</sup>.

<sup>&</sup>lt;sup>20</sup> Wetland Management Series: WET-Origins, WRC Report TT 334/08, March 2008



<sup>&</sup>lt;sup>18</sup> National Environmental Management: Waste Act (No. 59 of 2008, as amended)

<sup>&</sup>lt;sup>19</sup> National Water Act (No. 36 of 1998, as amended)

# **SECTION 1: SITE ESTABLISHMENT**

Briefly describe where the site camp will be located. Also provide a layout on the next page.

## Coordinates:

How will you demarcate the site camp (note no danger tape allowed)

What will the size of the site camp be?

Are there any sensitive areas, trees, shrubs or landscape features (e.g. a heritage site) that must be avoided to prevent disturbances and/or damage? How will disturbances or damage be prevented?

Is the site camp on a flat area (i.e. slope not exceeding 1:3)?	Y	N
Is the site camp located away from areas of stormwater concentration and areas prone to flooding?	Y	N
Are there any recently disturbed areas close to the site which can be used as a site camp?	Y	N
Is there sufficient space available at the identified site to accommodate all site camp components i.e. ablution facilities, eating areas, laydown areas, stockpile areas, vehicle parking area, concrete wash water settling area?	Y	N
Can the site camp remain at one location? I.e. it does not need to be moved on a regular basis (i.e. every two to four weeks) due to intervention sites being far apart?	Y	N

If, "No", attach the approved for request for deviation form to the back of this document.



**Indicate the following (ignore if not relevant):** Ablution facilities, waste storage area (general and hazardous), eating area, laydown area, stockpile area, concrete/mortar mixing/batching area, concrete wash water settling system, site office, access, vehicle parking area, any stormwater diversion measures required, the wetland boundary and sensitive features that must be avoided.

Site camp layout (please use multiple layout plans if required).



# **SECTION 2: SITE DEMARCATION**

Intervention No	Type of intervention	Area required (incl. temporary laydown and stockpile areas, topsoil stockpiling, equipment etc.)

Indicate the working area required for each intervention site.

How will you demarcate the working area required for each intervention?

### SECTION 3: ACCESS ROUTES/HAUL ROADS

Length of new access road required for each intervention site.

Intervention No	Existing access (Y/N)?	Length of access road required

Describe how access roads will be made and demarcated (i.e. avoiding unnecessary access roads and the creation of multiple access roads).

\*Include a simple layout indicating the proposed access routes as an addendum to this document.

#### SECTION 4: MATERIALS HANDLING, USE AND STORAGE

Briefly list the materials (**including volumes**) to be used during construction (e.g. bidim, gabion baskets, stones, gravel, shuttering oil, cement, sand, MacMat-R, geotextile):

Where will the materials be off-loaded?

Where are you sourcing the material from?

If it is not a commercial source, have you written obtained permission from the ECO and any other relevant party e.g. the landowner, provincial roads, Department of Mineral Resources? Please attached a copy of the written permission/consent to the end of this **METHOD STATEMENT**.



Ν

Υ

Are the areas you've identified for stockpiling of bulk material outside of the wetland? If "No", consult with the ECO.	Y	N
Are the areas you've identified for stockpiling level (i.e. not steeper than 1:30)? If no, explain the measures which will be implemented to prevent materials washing away during rainfall.	Y	N
Have you planned how to get the materials from the stockpile/laydown area to the intervention working area? Please provide details on the proposed methodology below. Differentiate between the various materials where required.	Y	N
Do you have sufficient covered storage space for products such as cement, and shuttering oil? Please provide details of the storage areas to be used and the type of cover e.g. roofed, shade cloth, storage container.	Y	N
Do you need to stockpile bulk materials e.g. rock, sand next to an intervention? If "Yes", please provide details on the duration of stockpiling, the volume and the measures to be taken to avoid erosion of material and contamination of topsoil.	Y	N
Have you worked out a delivery schedule to avoid materials being stored on site for longer than 4 weeks?	Y	N
Is there any material which will be prone to become windblown e.g. sand? If yes, describe how you will contain the material.	Y	N

# SECTION 5: SOLID WASTE MANAGEMENT AND DISPOSAL

What types of waste is expected to be generated during the construction period?

List any wastes that are potentially hazardous<sup>21</sup> (e.g. empty sealant containers, materials from spill kit used to clean spillages, batteries, contents from portable toilets, herbicide containers):

How will waste be stored on site (i.e. where and in what)? **General:** 

Hazardous:

How often, how and where will waste be disposed of?

General:

Hazardous:

Is a substantial quantity of vegetation clearance required?

<sup>21</sup> Refer to National Environmental Management: Waste Amendment Act 26 of 2014 and SANS 10234



Ν

Y

If "yes" indicate how vegetation material not removed as part of topsoil stripping will be dealt with e.g. chipping, brush packing, donate to local community.

\* Please remember to clearly indicate waste storage areas on the layout plan.

## SECTION 6: HAZARDOUS CHEMICALS AND POTENTIAL HAZARDOUS SUBSTANCES

List potentially hazardous substances to be used on the project. (Hazardous being defined in terms of Hazardous Substances Act (No.187 of 1993) and associated regulations as well as SANS 10234. Examples include, but are not limited to: drums of fuel, grease, oil, brake fluid, hydraulic fluid, paint, batteries and herbicides (for alien plant clearing)).

How and where will these substances be stored?

How will these substances be applied or dispensed?

How will spills be prevented?

In the event of a spill, how will it be mitigated?

Procedure:

Materials:

Person responsible and contact details:

\*Attach the relevant Material Safety Data Sheet (MSDS) of hazardous materials to be stored on site as an addendum to this document.

#### **SECTION 7: FUEL**

What is the volume of fuel planned to be stored on site?

How and where will fuel be stored?

How will fuel be dispensed?

What precautions will be taken to prevent accidental spills or fires?



In the event of a spill, how will it be mitigated (i.e. cleaned up)?

Procedures:

## Materials:

## Person responsible and contact details:

How will hydrocarbon contaminated materials be managed and disposed of? Note hydrocarbon contaminated soil is only allowed to go to a Class A landfill (previously H:H landfill site).

## SECTION 8: WATER USE

What source will be used to obtain water for construction purposes?

What source will be used to obtain water for drinking and sanitation purposes?

# SECTION 9: CONCRETE BATCHING AND CEMENT HANDLING

List activities where concrete or mortar will be used:

If ready mix is not used, where and how will concrete be mixed and how will it be transported to the intervention location?

How will cement laden runoff be managed? Specify for the concrete mixing area as well as washing of equipment.

Where and how will cement be stored?

How and where will cement <u>bags</u> be stored until taken off site?

How will excess concrete and concrete remains be disposed of?

### SECTION 10: ABLUTION FACILITIES

How many people will be on site?



How many toilets will be required at a ratio of 1 toilet for every 15 people?

What type of toilet will be used (e.g. chemical or pit latrine) and where will it be located?

If chemical toilets are used, specify how and when they'll be serviced.

### **SECTION 11: EATING AREAS**

Where will the eating area be located?

How will you prevent littering around the eating area?

\* Also clearly indicate the designated eating area(s) on the layout plan.

#### SECTION 12: VEHICLES AND EQUIPMENT

Describe the number and type of vehicles to be used on site.

Where will vehicles be parked or equipment stored overnight, during weekends and during holidays?

Describe the procedure to be implemented for dealing with vehicles or equipment leaking oil or fuel:

Describe emergency equipment maintenance procedures:

Procedure:

Materials:

Person responsible:

#### **SECTION 13: NOISE**

Are there any houses nearby? Do you need inform the landowners of any noisy activities that will take place? How will this be done?

Describe the measures to be implemented to prevent excessive noise disturbance during construction:



## **SECTION 14: DUST**

What is the distance to the closest occupied building and what type of building is it (e.g. house, school, clinic, etc.)

List activities and material that might lead to the generation of dust:

If closer than 100m from a sensitive receptor e.g. occupied building, road, orchard, describe the activities to be implemented to limit and mitigate the generation of dust:

### SECTION 15: IMPLEMENTING ENTITY'S SAFETY HEALTH ENVIROMENT (SHE) OFFICER

Who will be responsible to ensure that Health and Safety and Environmental Requirements are implemented on site? Describe responsibilities of the relevant person:

Name:

Responsibilities:

Reporting to:

### SECTION 16: ENVIRONMENTAL AWARENESS TRAINING

Describe how environmental awareness and training for senior staff will be addressed:

Describe how environmental awareness and training for general labour will be addressed:

\* Please include a copy of the training material and attendance register in the environmental folder.

#### **SECTION 17: FIRE CONTROL**

List activities on site with a fire risk e.g. smoking areas, generators.

How will fires be prevented?

Describe the procedure to be followed in case of a fire on site:

Process:

Materials:



Responsible person:

### **SECTION 18: COMMUNITY RELATIONS**

Who is/are the landowner(s) of the property/properties where work will be conducted?

Has the landowner been contacted and notified of construction commencing and are there any specific concerns or requests which need to be taken into account?

Describe how good community relationships will be ensured (e.g. complaints register, contact details of Implementing Entity on site):

## SECTION 19: PROTECTION OF FAUNA AND FLORA

Are you working in a conservancy, nature reserve or biosphere? If, yes, what are the precautions to be taken to avoid the accidental or intentional killing and/or trapping of animals?

Are you aware of any nesting or breeding sites close to any of the interventions?

Describe the procedure to be followed pre-construction to check for slow moving animals in the vicinity of the construction area.

Describe the procedure to be followed to check excavations of 0.5m and deeper for trapped animals.

If you are working in an area with potentially dangerous animals, describe the measures to be taken to ensure the safety of staff.

Are there any trees or shrubs that may not be disturbed or damaged? Have these been clearly marked to prevent disturbances and potential damage?

### SECTION 20: STORMWATER MANAGEMENT

Is the site located in floodplain or valley? If "Yes", have you verified the typical rainfall patterns in the area and when increased flow/flooding can be expected?



Are you aware of any major dams or impoundments upstream of the site? If yes, do you have the contact details of the entity/responsible person in control of releases from the dam or impoundment and have you notified them of work being undertaken downstream?

Are you doing work in the "seasonal" or "permanent zone" of the wetland i.e. an area that is seasonally or permanently wet? If "Yes", describe the dewatering procedures to be followed (i.e. will pumping be required, where will the pumped water be discharged, how will you reduce sediment loads in pumped water, how will you prevent scouring at the pipe outlet?)

Do you need to divert flow to enable construction/work being undertaken? If "Yes", provide details on the type and duration of the diversion.

## SECTION 21: EROSION AND SEDIMENTATION CONTROL

How will you prevent the erosion of access roads?

Will there be significant exposed areas (areas exceeding 10m<sup>2</sup>) during the rainfall season? If "Yes", how will you protect bare soil surfaces exposed for a month or longer (e.g. stormwater diversion, temporary revegetation, geotextile)?

Do you need to work on steep (1:4) slopes? If "Yes", describe the measures to be implemented to avoid the erosion of exposed ground surfaces, excavated material and construction material.

Are there any known stormwater structures discharging towards the site e.g. culverts, stormwater outlets. If "Yes", is the diversion of the stormwater required to protect the site from erosion and how will it be done?

### SECTION 22: PROTECTION OF ARCHAEOLOGICAL AND PALAEONTOLOGICAL SITES

Are you aware of any known heritage artefacts (e.g. old buildings, Stone Age sites, shell middens, caves, historic grave sites, monuments) close to the site? If "Yes", describe how you will protect the site.

Describe the procedure to be followed in the event that an object of heritage, archaeological or paleontological is discovered:



Se	ction	Template available
1.	Rehabilitation Plan and EMP	
2.	Implementing Entity Agreements	
	2.1. Undertaking in terms of Environmental Authorisation, Environmental Management Programme, Rehabilitation Plan and submitted Method Statements	Yes
3.	Approvals and Licenses	
	3.1. Environmental Authorisation	
	3.2. Section 21(c) and (i) General Authorisation	
	3.3. Waste license (if applicable)	
4.	Communication	
	4.1. Important correspondence e.g. notice to Competent Authority of commencement of construction	
	4.2. Copy of public complaints register	Yes
5.	Site Management	
	5.1. Approved layout	
	5.2. Site instructions (or copies thereof)	
6.	Environmental Training	
	6.1. Proof of toolbox talks, environmental awareness and induction (incl. attendance register and training material)	
7.	Method Statements	
	7.1. Combined method statements	Yes
	7.2. Additional method statements	Yes
8.	Records	
	8.1. Record of waste generation – quantity, type, fate (incl. general/hazardous, liquid/solid)	
	8.2. Proof of legal/safe waste disposal	
	8.3. Record of chemicals on site and Material Safety Data Sheets (MSDS)	
	8.4. Record of water usage (if applicable)	
	8.5. Request for deviations	Yes
9.	Audits	
	9.1. Baseline Audit	Yes
	9.2. ECO audit reports	
	9.3. Internal audits/check conducted by the Implementing Entity	Yes
	9.4. Incident and non-conformance reports	Yes
	9.5. Site closure	Yes



# 7 Method Statements

# 7.2 Additional method statements

# INFORMATION ON METHOD STATEMENTS

Method Statements are to be completed by the person undertaking the work (i.e. the Implementing Entity). The Method Statement will enable the potential negative environmental impacts associated with the proposed activity to be assessed.

The Method Statement can only be implemented once approved by the PC in consultation with the ECO.

The Implementing Entity (and, where relevant, any sub-contractors) must also sign the Method Statement, thereby indicating that the works will be carried out according to the methodology contained in the approved Method Statement.

The PC and/or ECO will use the Method Statement to audit compliance by the Implementing Entity with the requirements of the approved Method Statement.

Changes to the way the works are to be carried out must be reflected by amendments to the original approved Method Statement; amendments require the signature of the PC, denoting that the changed methodology or works are necessary for the successful completion of the works, and where applicable the PC will consult with the ECO regarding to environmental concerns. The Implementing Entity will also be required to sign the amended Method Statement thereby committing him/herself to the amended Method Statement.

This Method Statement MUST contain sufficient information and detail to enable the PC (and ECO were applicable) to apply his/her mind to the potential impacts of the works on the environment. The Implementing Entity will also need to thoroughly understand what is required of him/her in order to undertake the works.

THE TIME TAKEN TO PROVIDE A THOROUGH, DETAILED METHOD STATEMENT IS TIME WELL SPENT. INSUFFICIENT DETAIL WILL RESULT IN DELAYS TO THE WORKS WHILE THE METHOD STATEMENT IS REWRITTEN TO THE ASD'S SATISFACTION



# **METHOD STATEMENT**

PROJECT NAME:	
IMPLEMENTING ENTITY:	
DATE:	

# **PROPOSED ACTIVITY** (give title of method statement):

E.g. construction of diversion structure, temporary damming of stream, deviation from standard rehabilitation procedures

Scope	
Potential Impacts	E.g. litter, spills, damage to flora, contamination of water
Start Date:	
End Date:	
Description (i.e. how will the Method Statement be implemented?):	
Location:	
Person(s) responsible for implementing (Name and designation):	



# DECLARATIONS

## 1) Environmental Consultant/Environmental Control Officer

The work described in this Method Statement, if carried out according to the methodology described, is satisfactorily mitigated to prevent avoidable environmental harm:

Signed	Print name	Dated
understand that this	ntents of this Method Statement and	the scope of the works required of me. I further led on application to other signatories and that of this Method Statement
Signed	Print name	Dated
	Engineer's Representative	roved.
Signed	Print name	Dated
4) Approving	authority: PC	
Signed	Print name	Designation
Dated:		



Se	ction	Template available
1.	Rehabilitation Plan and EMP	
2.	Implementing Entity Agreements	
	2.1. Undertaking in terms of Environmental Authorisation, Environmental Management Programme, Rehabilitation Plan and submitted Method Statements	Yes
3.	Approvals and Licenses	
	3.1. Environmental Authorisation	
	3.2. Section 21(c) and (i) General Authorisation	
	3.3. Waste license (if applicable)	
4.	Communication	
	4.1. Important correspondence e.g. notice to Competent Authority of commencement of construction	
	4.2. Copy of public complaints register	Yes
5.	Site Management	
	5.1. Approved layout	
	5.2. Site instructions (or copies thereof)	
6.	Environmental Training	
	6.1. Proof of toolbox talks, environmental awareness and induction (incl. attendance register and training material)	
7.	Method Statements	
	7.1. Combined method statements	Yes
	7.2. Additional method statements	Yes
8.	Records	
	8.1. Record of waste generation – quantity, type, fate (incl. general/hazardous, liquid/solid)	
	8.2. Proof of legal/safe waste disposal	
	8.3. Record of chemicals on site and Material Safety Data Sheets (MSDS)	
	8.4. Record of water usage (if applicable)	
	8.5. Request for deviations	Yes
9.	Audits	
	9.1. Baseline Audit	Yes
	9.2. ECO audit reports	
	9.3. Internal audits/check conducted by the Implementing Entity	Yes
	9.4. Incident and non-conformance reports	Yes
	9.5. Site closure	Yes



# 8 Records

# 8.5 Request for deviations from standard EMPr or Rehabilitation Plan requirement

PROJECT NAME:	
IMPLEMENTING ENTITY:	
DATE:	

# **DEVIATION 1** (Implementing Entity to complete)

Description of deviation	E.g. mixing of concrete in wetland
Reason for deviation	E.g. major wetland system resulting in excessive transport distances
Start Date:	
End Date:	
Relevant section in EMPr	
Potential impacts associated with deviation	E.g. concrete spills in wetland, additional vegetation clearance, water pollution
Mitigation measures identified	E.g. mixing boards, dedicated wash bins, no cement storage in wetland next to mixing area, regular clean-up

**DEVIATION 2** (Implementing Entity to complete)

Description of deviation	
Reason for deviation	
Start Date:	
End Date:	
Relevant section in EMPr	
Potential impacts associated with deviation	
Mitigation measures identified	



# PC CHECKLIST

Does the deviation carry a high risk e.g. pollution, structure failure	Yes	No	Unsure	If "yes" or "unsure" consult with Engineer
Does the proposed deviation trigger a new listed activity	Yes	No	Unsure	If "yes" or "unsure" consult with EAP
Does the deviation involve a change in design of the IP	Yes	No	Unsure	If "yes" or "unsure" consult with Engineer and Wetlander
Is the deviation outside the approved wetland system?	Yes	No	Unsure	If "yes" or "unsure" consult with EAP



# DECLARATIONS

# 1) Environmental Consultant/Environmental Control Officer

The work described in this request for deviation does not trigger any additional listed activities and will not result in excessive environmental damage:

Signed	Print name	Dated
2) Person un	ndertaking the works/Implementing	Entity
I understand the sc	ope of deviation requested and will in	plement the mitigation measures as indicate
Signed	Print name	Dated
3) Engineer/l	Engineer's Representative	
The works describe	ed in this Method Statement are appro	oved.
Signed	Print name	Dated
4) Approving	g authority	
Signed	Print name	Designation
Dated		



Se	ction	Template available
1.	Rehabilitation Plan and EMP	
2.	Implementing Entity Agreements	
	2.1. Undertaking in terms of Environmental Authorisation, Environmental Management Programme, Rehabilitation Plan and submitted Method Statements	Yes
3.	Approvals and Licenses	
	3.1. Environmental Authorisation	
	3.2. Section 21(c) and (i) General Authorisation	
	3.3. Waste license (if applicable)	
4.	Communication	
	4.1. Important correspondence e.g. notice to Competent Authority of commencement of construction	
	4.2. Copy of public complaints register	Yes
5.	Site Management	
	5.1. Approved layout	
	5.2. Site instructions (or copies thereof)	
6.	Environmental Training	
	6.1. Proof of toolbox talks, environmental awareness and induction (incl. attendance register and training material)	
7.	Method Statements	
	7.1. Combined method statements	Yes
	7.2. Additional method statements	Yes
8.	Records	
	8.1. Record of waste generation – quantity, type, fate (incl. general/hazardous, liquid/solid)	
	8.2. Proof of legal/safe waste disposal	
	8.3. Record of chemicals on site and Material Safety Data Sheets (MSDS)	
	8.4. Record of water usage (if applicable)	
	8.5. Request for deviations	Yes
9.	Audits	
	9.1. Baseline Audit	Yes
	9.2. ECO audit reports	
	9.3. Internal audits/check conducted by the Implementing Entity	Yes
	9.4. Incident and non-conformance reports	Yes
	9.5. Site closure	Yes



# 9 Audits

# 9.1 Baseline audit/ inspection prior to commencement of construction

PROJECT NAME:	
IMPLEMENTING ENTITY:	
DATE:	

# SECTION 1: WETLAND ZONE IN WHICH WORK WILL BE UNDERTAKEN:

Permanent	Seasonal	Temporary	Outside wetland
			boundary

# **SECTION 2: CONDITION OF VEGETATION**

Coverage:	Poor	Moderate	Good
Species diversity:	Poor	Moderate	Good
Grazing in wetland:	Yes	No	
Harvesting of vegetation in wetland:	Yes	No	
Level of alien invasive species infestation:	Low	Moderate	High

Insert photos:

# **SECTION 3: SOIL**

Topsoil depth:	≥10cm	≥30cm	≥ 50cm
Peat know to be present?	Yes	No	
Evidence of erosion	Yes	No	
Type of erosion	Dryland	Gullies/donga	In-stream (undercutting, lateral, scouring)
	Stormwater outlets	Dispersed overland flow	Tunnelling (dispersive soils)



# SECTION 4: IS THERE ANY EXISTING WASTE OR SPOIL ON SITE?

Yes	No					
lf yes, sp	ecify the ty	pe and estimated q	uantity			
Insert pho	otos:					
SECTION	1 5: ARE T	HERE EXISTING A	LIEN INVASIVE SPE		ON THE SITE	?
Yes	No					
lf yes, list	the specie	es				
Are any c R598/201		es Category 1a or I	o species? (Alien and	Invasiv	e Species Re	gulations, 2014 - GN
Yes	No					
lf yes, list	the specie	es and number/dens	sity of plants.			
Insert pho	otos:					
SECTION	1 6: ARE T	HERE EXISTING A	ACCESS ROADS TO	THE S	ITE?	
Yes	No					
lf yes, wh	at is the co	ondition of the road	s)?			
Good		Mod	lerate		Poor	
SECTION	N 7: ARE T	HERE OTHER IMF	ACTED OR DISTUR	BED A	REAS	
Cleared	area	Mining area	Kraal	Previ camp	ous site s	Ploughed agricultural land

## SECTION 8: EXISTING WATER QUALITY ISSUES

Settlements

Roads

loads	Eutrophication (excess algal growth)	High TDS (salt deposits)	Low pH (orange coloured water)	<i>E. coli</i> (leaking sewer lines, concentration of animals)
-------	--	-----------------------------	-----------------------------------	---

Other:



# SECTION 9: IS THERE EXISTING FENCING ON THE PROPERTY WHERE THE WORK WILL BE CONDUCTED?

CONDUCTED?	
Yes No	
If yes, what type of fencing and what is the condition	on of the fencing?
Insert photos:	
SECTION 10: ARE THERE ANY KNOW PROTEC	TED PLANT SPECIES ON SITE?
Yes No	
If yes, list the species	
Insert photos:	
SECTION 11: ARE THERE ANY SIGNIFICANT TI BE CONSERVED?	REES OR CLUMPS OF TREES WHICH NEED TO
Yes No	
If yes, specify the species and location.	
Insert photos:	
SECTION 12: ARE THERE ANY KNOWN OR VIS OLD FURROW, CORNER POSTS,	
Yes No	
If yes, specify the type of object and location.	
Insert photos:	
	1



# SECTION 13: ARE THERE ANY EXISTING ANIMAL (DOMESTIC OR WILD) CROSSINGS ON OR CLOSE TO THE SITE?

Yes	No		
lf, yes, wi	ll the plan	ned work impact on the crossing	gs and movement of the animals?
Yes	No		
SECTION		E THERE ANY EXISTING SERV ES, SUB-STATIONS, PIPELINE	ICES ON OR NEAR THE SITE (E.G. POWER S, TELEPHONE LINES)?
Yes	No		
lf yes, sp	ecify the t	ype of infrastructure and whethe	r it will be impacted by the activities on site
Insert pho	otos:		



Se	ction	Template available
1.	Rehabilitation Plan and EMP	
2.	Implementing Entity Agreements	
	2.1. Undertaking in terms of Environmental Authorisation, Environmental Management Programme, Rehabilitation Plan and submitted Method Statements	Yes
3.	Approvals and Licenses	
	3.1. Environmental Authorisation	
	3.2. Section 21(c) and (i) General Authorisation	
	3.3. Waste license (if applicable)	
4.	Communication	
	4.1. Important correspondence e.g. notice to Competent Authority of commencement of construction	
	4.2. Copy of public complaints register	Yes
5.	Site Management	
	5.1. Approved layout	
	5.2. Site instructions (or copies thereof)	
6.	Environmental Training	
	6.1. Proof of toolbox talks, environmental awareness and induction (incl. attendance register and training material)	
7.	Method Statements	
	7.1. Combined method statements	Yes
	7.2. Additional method statements	Yes
8.	Records	
	8.1. Record of waste generation – quantity, type, fate (incl. general/hazardous, liquid/solid)	
	8.2. Proof of legal/safe waste disposal	
	8.3. Record of chemicals on site and Material Safety Data Sheets (MSDS)	
	8.4. Record of water usage (if applicable)	
	8.5. Request for deviations	Yes
9.	Audits	
	9.1. Baseline Audit	Yes
	9.2. ECO audit reports	
	9.3. Internal audits/check conducted by the Implementing Entity	Yes
	9.4. Incident and non-conformance reports	Yes
	9.5. Site closure	Yes



# 9 Audits

# 9.3 Internal audits/check conducted by the Implementing Entity

PROJECT NAME:	
IMPLEMENTING ENTITY:	
DATE:	
WEEK:	E.g. Week 1 / Week 2

# **SECTION 1: SITE CONDITIONS**

# SECTION 2: LAYDOWN AREAS & SITE OFFICES

		EVALUAT	ION	
ITEM	DESCRIPTION	Not to Standard	To Standard	NOTES
2.1	Litter control			
2.2	Dust suppression			
2.3	Erosion control			
2.4	Storm water / Runoff control			
2.5	Toilets			
2.6	Fuel & oil storage & dispensing			
2.7	Material handling or Storage			
2.8	Waste management			
2.8.1	Domestic Waste			
2.8.2	Hazardous Waste			
2.9	Noise control			

## **SECTION 3: CONSTRUCTION SITES**

		EVALUAT	ION	
ITEM	DESCRIPTION	Not to Standard	To Standard	NOTES
3.1	Litter control/Recycle			Working



3.2	Dust suppression	
3.3	Erosion control	
3.4	Toilets	
3.5	Eating areas	
3.6	Material handling and Storage	
3.7	No go areas, natural features and trees have not been damaged	
3.8	Drip trays	
3.9	Waste management	
3.9.1	Domestic Waste	
3.9.2	Hazardous Waste	
3.10	Noise control	
3.11	Environmental Awareness Training	

# SECTION 4: COMPLAINCE WITH THE EA CONDITIONS AND EMP AND/OR ENVIRONMENTAL INCIDENTS

### SECTION 5: GENERAL NOTES



Se	ction	Template available
1.	Rehabilitation Plan and EMP	
2.	Implementing Entity Agreements	
	2.1. Undertaking in terms of Environmental Authorisation, Environmental Management Programme, Rehabilitation Plan and submitted Method Statements	Yes
3.	Approvals and Licenses	
	3.1. Environmental Authorisation	
	3.2. Section 21(c) and (i) General Authorisation	
	3.3. Waste license (if applicable)	
4.	Communication	
	4.1. Important correspondence e.g. notice to Competent Authority of commencement of construction	
	4.2. Copy of public complaints register	Yes
5.	Site Management	
	5.1. Approved layout	
	5.2. Site instructions (or copies thereof)	
6.	Environmental Training	
	6.1. Proof of toolbox talks, environmental awareness and induction (incl. attendance register and training material)	
7.	Method Statements	
	7.1. Combined method statements	Yes
	7.2. Additional method statements	Yes
8.	Records	
	8.1. Record of waste generation – quantity, type, fate (incl. general/hazardous, liquid/solid)	
	8.2. Proof of legal/safe waste disposal	
	8.3. Record of chemicals on site and Material Safety Data Sheets (MSDS)	
	8.4. Record of water usage (if applicable)	
	8.5. Request for deviations	Yes
9.	Audits	
	9.1. Baseline Audit	Yes
	9.2. ECO audit reports	
	9.3. Internal audits/check conducted by the Implementing Entity	Yes
	9.4. Incident and non-conformance reports	Yes
	9.5. Site closure	Yes



# 9 Audits

- 9.4 Incident and non-conformance reports
- 9.4.1 Environmental Incident Report

PROJECT NAME:	
IMPLEMENTING ENTITY:	
DATE:	
REVISION:	

# SECTION 1: DESCRIPTION OF INCIDENT

# SECTION 2: REMEDIAL ACTION REQUIRED

Remedial Action Due Date:

SECTION 3: RELEVANT DOCUMENTATION

# **SECTION 4: SIGNATURES**

ECO:	Implementing Entity:	
Name:	Name:	
Date:	Date:	



# SECTION 5: REMEDIAL ACTION COMPLETED

Implementer to sign when remedial action has been completed and return original to ECO:	
Name:	
Date:	

## **SECTION 6: REMEDIAL ACTION VERIFIED**

ECO:	Implementing Entity:	
Name:	Name:	
Date:	Date:	

### SECTION 7: DRAWING/SKETCH



# 9.4.2 Environmental Non-Conformance Notice

PROJECT NAME:	
IMPLEMENTING ENTITY:	
DATE:	
REVISION:	

# **SECTION 1: INCIDENT SEVERITY**

High	Medium	Low
Number of previous similar contract:	non-conformances on same	

### **SECTION 2: DESCRIPTION OF INCIDENT**

## SECTION 3: DRAWING/SKETCH

## SECTION 4: REMEDIAL ACTION REQUIRED

Remedial Action Due Date:	
---------------------------	--



# SECTION 6: RELEVANT DOCUMENTATION

### **SECTION 7: SIGNATURES**

ECO:	Implementing Entity:	
Name:	Name:	
Date:	Date:	

## SECTION 8: REMEDIAL ACTION COMPLETED

Implementer to sign when remedial action has been completed and return original to ECO:	
Name:	
Date:	

### **SECTION 9: REMEDIAL ACTION VERIFIED**

ECO:	Implementing Entity:	
Name:	Name:	
Date:	Date:	



Se	ction	Template available
1.	Rehabilitation Plan and EMP	
2.	Implementing Entity Agreements	
	2.1. Undertaking in terms of Environmental Authorisation, Environmental Management Programme, Rehabilitation Plan and submitted Method Statements	Yes
3.	Approvals and Licenses	
	3.1. Environmental Authorisation	
	3.2. Section 21(c) and (i) General Authorisation	
	3.3. Waste license (if applicable)	
4.	Communication	
	4.1. Important correspondence e.g. notice to Competent Authority of commencement of construction	
	4.2. Copy of public complaints register	Yes
5.	Site Management	
	5.1. Approved layout	
	5.2. Site instructions (or copies thereof)	
6.	Environmental Training	
	6.1. Proof of toolbox talks, environmental awareness and induction (incl. attendance register and training material)	
7.	Method Statements	
	7.1. Combined method statements	Yes
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	8.2. Proof of legal/safe waste disposal	
	8.3. Record of chemicals on site and Material Safety Data Sheets (MSDS)	
	8.4. Record of water usage (if applicable)	
	8.5. Request for deviations	Yes
9.	Audits	
	9.1. Baseline Audit	Yes
	9.2. ECO audit reports	
	9.3. Internal audits/check conducted by the Implementing Entity	Yes
	9.4. Incident and non-conformance reports	Yes
	9.5. Site closure	Yes



# 9 Audits

# 9.5 Site closure

PROJECT NAME:	
IMPLEMENTING ENTITY:	
DATE:	

# SECTION 1: SITE CLOSURE INSPECTION SHEET

Slope:	
Alien invasives:	
Topsoil:	
Anti-erosion:	
Waste:	
Other:	
Timeframe for completion:	

PC signature

Date

Implementing Entity signature

Date



#### SECTION 2: POST SITE CLOSURE INSPECTION COMMENTS

Slope:	
Alien invasives:	
Topsoil:	
Anti-erosion:	
Waste:	
Other:	

#### Outstanding items:

1	 	 	
0			
2	 	 	
3	 	 	

Completion date: \_\_\_\_\_

PC signature

Implementing Entity signature

Date

Date



### **Annexure C: Sensitive Areas**

Sensitive areas (incl. delineated wetland boundary)



This page is left blank intentionally



# Annexure D: Minimum Standards for Construction and Maintenance

Note that maintenance information of structures (position, numbering and BoQ) will be determined as part of the planning process (by the PC and/or the Engineer) and will be included in the Rehabilitation Plan together with new wetlands. This information will be available on WetIS for inclusion in the PIPs. It is the Implementing Entity's responsibility to make provision for maintenance activities in the PIP as discussed and agreed with the PC.

#### **Concrete Batching**

- Concrete shall be mixed according to the correct MPa and mix information as specified in the construction notes of the respective design drawings.
- All material used in the mixing of concrete are to be of good quality, clean and clear of any organic material.
- Manufacturer's directions for mixing, consistency and treatment after pouring shall be complied with.
- Cement shall be stored in dry conditions for no longer than six weeks after delivery.
- When cement is stored temporarily infield it shall be kept on a dry waterproof base with a waterproof cover.
- The batching of concrete shall be done on a smooth impermeable surface (e.g. shutter ply-wood sheets). The batching area shall be prepared by cutting (not removing) the existing vegetation and covering the natural ground level (NGL) with Geotextile lining (minimum A4 grade). A sand retaining berm is to be constructed on top of the geotextile on the downstream end to contain any run-off. A 250µm plastic lining is to cover the geotextile and sand berm while secured to the NGL. The prepared area should be of sufficient size to prevent overspill of any material of substance. All wastewater resulting from batching of concrete shall be disposed of via a contaminated water management system and shall not be discharged into the environment.
- Contaminated water storage areas shall not be allowed to overflow and appropriate protection from rain and flooding shall be implemented.
- A demarcated site at least 20m away from water/ wetland edge shall be used for cement mixing. No batching activities shall occur directly on unprotected ground.
- Empty cement bags shall be stored in weather proof containers to prevent windblown cement dust and water contamination. Empty cement bags shall be disposed of on a regular basis via the solid waste management system, and shall not be used for any other purpose. Unused cement bags shall be stored so as not to be affected by rain or runoff events. In this regard, closed steel containers shall be used for the storage of cement powder and any additives.
- The Implementing Entity shall ensure that sand, aggregate, cement or additives used during the mixing process are contained and covered to prevent contamination of the surrounding environment.
- The Implementing Entity shall take all reasonable measures to prevent the spillage of cement/ concrete during batching and construction operations. During pouring, the soil surface shall be protected using plastic and all visible remains of concrete shall be physically removed on completion of the cement/ concrete pour and appropriately disposed of. All spoiled and excess



aggregate/ cement/ concrete shall be removed and disposed of via the solid waste management system.

- Construction using shuttering shall take into consideration the structure design dimensions and safe working heights to prevent over extension of shuttering. Steel shuttering panel sizes shall be used to match the dimensions of the final concrete section as close as possible.
- Concrete will be mixed and used on the same day. Time from mixing to final compaction should not exceed 45 minutes.
- The maximum haul distance of mixed concrete by means of wheel barrows should be limited to ensure the maximum time from mixing to final compaction does not exceed 45 minutes.
- Where sand, stone and cement are transported by wheelbarrow to their point of mixing the distance travelled should be limited to 150m.
- Where applicable, the location of the batching site (including the location of cement stores, sand and aggregate stockpiles) shall be as approved by the PC. The concrete batching plant shall be kept neat and clean at all times.
- Water used for mixing purposes will be of suitable non-potable quality and may not be obtained from natural water resources.

#### **Concrete Structures:**

- Concrete mix to follow the design specification.
- Participants shall be trained in concrete mixing and placing by an accredited organisation prior to performing construction of concrete structures.
- Concrete to be placed in 300mm layers and vibrated using a concrete vibrator.
- Minimum 50mm cover required on all concrete reinforcing and mesh unless otherwise specified.
- 250µm plastic sheets to be placed under structure.
- All concrete walls to be fully supported until they are backfilled to the designed level.
- All mesh reinforcing to have 500mm overlaps between sheets.
- Buttresses and walls to be cast monolithically with footing.
- Construction joints to be used wherever new concrete is cast against previously cast concrete.
- If rebar or mesh crosses a construction joint, it should be continuous through the joint and extend 600mm into each side.
- Foundation improvement to be constructed from 70kg sandbags made of BIDIM A4 and filled with sand or well graded gravel, where indicated.

#### **Gabion Structures:**

- Gabion work shall be done according to design specifications.
- Participants shall be trained in gabion construction by an accredited organisation prior to performing placing or construction of gabion structures.
- Gabion baskets and Reno mattresses to be constructed of minimum double twisted, hexagonal galfan galvanised wire mesh of nominal diameter and 80mm mesh. Frame wire to be 3.4mm outside diameter (o/d) and mesh wire to be 2.7mm o/d with partitions at 1m centres.



- Support and binding wire shall be a minimum 2.2mm. Lacing shall be done according to specification.
- Support wires (bracing) shall be in place according to manufacturer's specifications.
- All adjoining baskets shall be laced together according to manufacturer's specifications.
- Geotextile shall line all faces of the gabion baskets that are exposed to earth and certain water exposed sides with a minimum of 200mm overlap in all directions and stitched with either polyester of galvanised wire at 300mm c/c.
- Water corrosivity shall be determined at each site; if necessary PVC coated gabion gabion wire shall be used as specified.
- Soil dispersivity shall be determined at each site. If dispersive soils are detected, the ECO / Engineer shall be contacted.
- Density of fill material shall satisfy the gabion design. Clay bricks, weathered rock and sandstone and shale shall not be used as fill material. Any unconventional fill material shall be approved by the ECO / Engineer.
- Fill material shall not be smaller than mesh size.
- Where fill material is hauled to its point of placement by means of wheelbarrows, the haul distance shall not be greater than 150m.

#### Stone Masonry Structures:

- Stone to be packed and mortared in place using concrete with specified strength.
- Concrete mix to follow the design specification
- 100mm 200mm stone to be used in all stone masonry, gabions and Reno mattresses. Stone fill must be non-friable & insoluble e.g. Granite, basalt, limestone or sandstone.

#### Geo Cells:

- Geo cells shall not be used in conditions that exceed their design specifications.
- Geo cell material shall be UV resistant.
- Geo cells shall be anchored in by the "trench" method and in such a way that prevents undermining of the cells.
- Fill material shall conform to the design specifications. The following general rules shall be applied: If soil is used to fill the cells, it shall be re-vegetated immediately with optimum prepared soil conditions.
- If concrete is used to fill the cells, some degree of permeability of the structure shall be permitted. If concrete is used as fill, concrete baffles should be inserted or as per specified design. Rock is not suitable for this purpose.

#### Earth Works

- Excavations may not exceed 1.5m depth without stepping, shoring and/or reinforcement.
- All excavated material temporarily stored shall be placed on Geotextile sheets covering the NGL. If stockpiled for extended periods, it will be done so at predetermined positions approved by the ECO.
- Excavation and compaction must comply with design specifications.



- The ECO / Engineer must be consulted for work undertaken in dispersive, unstable and organic soils.
- Backfilling in trenches must be done in layers of thickness not exceeding 100mm before compaction. Each layer shall be compacted using hand compactors or mechanical rammers at optimum moisture content.
- Where excavation material is hauled by means of wheelbarrows, the haul distance shall not be greater than 150m.

All earthworks shall be undertaken in such a manner so as to minimise the extent of any impacts caused by such activities, particularly with regards to erosion and dust generation. No equipment associated with earthworks shall be allowed outside of the Site and defined access routes unless expressly permitted by the ECO / Engineer.

#### Rock Packing:

- Stone must be non-friable and insoluble, e.g. granite, basalt, limestone or sandstone
- Rock packs placed across a stream to be tied min 1m into each bank.
- The ECO must approve the source of rocks if not supplied by suitable rock supplier.
- The haul distance may not be greater than 150m where rocks are transported to their point of placement by means of wheel barrows
- The size of rocks must comply with the specifications shown on the drawings and must be handled in a safe manner particularly during offloading/placing. Heavy duty gloves to be worn when handling rocks.

#### **Ecologs:**

- Wooden pegs used to anchor EcoLogs are to be no less than 40mm diameter and 1000mm in length.
- Pegs should protrude no less than 600mm from the soil @ 1000 c/c.

#### MacMat / MacMat-R

• MacMat / MacMat-R to be installed to manufacturers specifications.

#### Working with Wire (Ecologs, fencing, silt traps)

- Wire used must comply with the engineer's specifications.
- The appropriate tools are to be used for safe handling of wire.
- Heavy duty gloves must be worn when handling wire.
- No loose wire/sharp edges are to remain on completed interventions.
- All excess wire must be removed from the site.
- Stakes used for pegging should not present a tripping/piercing risk (as far as practically possible).



Annexure E: Curriculum Vitae of EAP







Qualifications

BSc (Hons) Conservation Ecology Member, International Association of Impact Assessment (IAIA)

**Specialisation** Environmental Impact Assessment Practitioner

Years in industry 8.08

## Franci Gresse

Franci is a senior environmental practitioner in Aurecon's Cape Town office. She has been involved in various environmental investigations, including environmental impact assessments (EIA's), environmental management plans (EMP's), environmental management programmes (EMP's), rehabilitation plans maintenance management plans (MMP's) and fatal flaw analysis.

Franci has been involved with the Working for Wetlands rehabilitation programme for the past five years, of which she has been acting as the Team Leader for the environmental assessment practitioners (EAP's) for the last three years. The Working for Wetlands project won the 2012 Aurecon Chairman's Award for its positive contribution to the natural and social environmental. In addition, Franci has also been involved with a number of projects in the renewable energy sector.

Franci served on the committee of the South African affiliate of the International Association for Impact Assessment (IAIA) for the Western Cape Branch from 2009 to 2011, and remains a member. She completed a Bachelor of Science and an Honours Degree in Conservation Ecology at the University of Stellenbosch (South Africa).

### **Experience**

#### Working for Wetlands plan 2016 - 2018, Regional South Africa, Department of Environmental Affairs: Natural Resource Management Directorate, 06/2016 -Date, Project Leader

The Natural Resource Management Directorate of the Department of Environmental Affairs appointed Aurecon to provide environmental and engineering services for the Working for Wetlands Programme which is a national wetland rehabilitation programme. Responsibilities include the management and coordination of the overall project, management of the environmental authorisation component of the project, as well as the compilation of basic assessment reports (BAR) for the country. Other responsibilities include the compilation of wetland rehabilitation plans for the Western Cape, Northern Cape and Limpopo Provinces, liaison with authorities and the public (public participation process) and management of wetland specialists.

#### Integrated Environmental Impact Assessment (EIA) for the proposed extension of the Ash Dam facility at Kriel power station, Mpumalanga Province, South Africa, Eskom Holdings, 06/2016 - date, Project Leader

Appointed by Eskom to conduct an integrated environmental impact assessment (EIA) for the proposed construction of a fourth ash dam facility at the Kriel power station. Responsible for the general project management and finances, authority liaison and the compilation and review of the EIA documentation.

# Amended Environmental and Socio-Economic Impact Assessment for a concentrated solar plant facility near Arandis in the Erongo Region, 02/2016 – 10/2016, Project Leader

Aurecon was appointed by the NamPower to amend the Environmental Clearance Certificate (ECC) issued for the Erongo Coal-fired Power Station at Arandis, to a Concentrated Solar Plant. Responsibilities included project management (programme, finances and client expectations), liaison with authorities and relevant stakeholders, review of specialist reports and the compilation and review of the Amendment Report.



#### Table Mountain Group (TMG) Aquifer feasibility study and pilot project, Western Cape Province, South Africa, City of Cape Town, 2015 - date, Environmental Consultant

The TMG Aquifer Feasibility Study and Pilot Project was initiated in 2002 and is a long term planning initiative to investigate the groundwater potential of the TMG Aquifer as a water source to augment Cape Town's water supply. Given the recommendations in the Exploratory Phase report, and the fact that the TMG Aquifer has since been utilised as a water resource in areas such as Hermanus and Oudtshoorn, the City of Cape Town decided to omit the Pilot Phase and rather proceed with an extended Exploratory Phase, which would include limited pump testing. Aurecon was appointed n to undertake the extended Exploratory Phase work. Responsibilities include the compilation of Environmental Management Plans for the additional test sites, liaison with the relevant authorities and landowners and management of the Environmental Control Officers on the project.

#### Implementation of the Hoekplaas environmental authorisation (EA), Northern Cape Province, South Africa, Mulilo Renewable Energy, 11/2013 - 05/2015, Project Leader

Aurecon assisted the holder of the environmental authorisation (EA) for the 100 MW photovoltaic (PV) facility in De Aar with the implementation of the environmental conditions to ensure compliance to all relevant environmental legislation. Responsible for the management of tasks and review of all documentation. Also assisting client with questions on the environmental impact assessment (EIA) process.

# Environmental impact assessment and compilation of an environmental management plan (EMP) for the Swakopmund-Mile 7 Water Supply, Phase 2, Swakopmund, Namibia, NamWater, 11/2013 - 10/2015, Project Leader

NamWater appointed Aurecon to assist with the environmental impact assessment process for the proposed construction of a new bulk water pipeline between Swakopmund and Mile 7. Responsible for the management and review of the environmental impact assessment (EIA) reports and processes, as well as the project's finances.

## Working for Wetlands plan 2014 - 2016, Regional South Africa, South African National Biodiversity Institute (SANBI), 06/2013 – 05/2016, Task Leader

The South African National Biodiversity Institute (SANBI) appointed Aurecon to provide environmental and engineering services for the Working for Wetlands Programme which is a national wetland rehabilitation programme. Responsible for the management of the environmental authorisation component of the project, as well as the compilation of basic assessment reports (BAR) for the country. Other responsibilities include the compilation of wetland rehabilitation plans for the Western Cape, Northern Cape, North West and Limpopo Provinces, liaison with authorities and the public (public participation process) and management of wetland specialists.



Maintenance management plans (MMP's) for flood damaged road infrastructure, Western Cape Province, South Africa, Western Cape Provincial Government Department of Transport and Public Works, 06/2013 - Date, Project Staff

The project entails the compilation of maintenance management plans (MMP's) for two local municipal areas (Laingsburg and Worcester), as well as obtaining the necessary permits/ water use authorisations. Personally involved during the project commencement with regards to strategy development, meetings with the relevant authorities and assistance with the development of the MMP's.

#### Environmental impact assessment (EIA) for the expansion of approved solar energy facilities located near Prieska and De Aar, Northern Cape Province, South Africa, Mulilo Renewable Energy, 03/2013 - 09/2015, Phase Leader

Mulilo Renewable Energy decided to expand the approved solar energy facilities on the farms Hoekplaas and Klipgats in Prieska, as well as on the farms Badenhorst Dam and Du Plessis Dam in De Aar. The expasion of Hoekplaas farm in Prieska includes ten additional 75 MW photovoltaic (PV) facilities and six additional PV units at Klipgats Pan farm. The expansion at Badenhorst Dam farm includes four additional 75 MW PV facilities and three additional PV units at Du Plessis Dam farm. Responsible for the management and review of the environmental impact assessment (EIA) reports and processes, as well as the project's finances.

# Fatal flaw study for two potential Wind Energy Facility (WEF) sites, Northern and Western Cape Provinces, South Africa, Juwi Renewable Energies (Pty) Ltd, 03/2013 - 04/2013, Environmental Practitioner

The study entailed a fatal flaw analysis of two potential wind energy facility (WEF) sites in the Northern and Western Cape Provinces. Responsible for the assessment of the sites and compilation of the fatal flaw report.

# Richtersveld wind energy facility (WEF), Northern Cape Province, South Africa, TRE Tozzi Renewable Energy S.p.A and Guma Group, 07/2012 - 09/2013, Environmental Practitioner

The project entailed a due diligence of the proposed wind energy facility (WEF) to review compliance with the requirements of the Department of Energy's independent power producer (IPP) process. Responsible for the review of the environmental reports and compilation of the due diligence report.

#### Three photovoltaic (PV) energy facilities near Copperton, Northern Cape Province, South Africa, Mulilo Renewable Energy (MRE), 09/2011 - 05/2015, Environmental Practitioner

The project entailed three environmental impact assessments (EIA's) for three photovoltaic (PV) energy facilities comprising 75 MW to 150 MW, located near Copperton. Responsible for the management the EIA process and project specialists, compilation of scoping and EIA reports and liaison with authorities.

#### Fatal flaw study for four potential wind energy facility (WEF) sites, Northern and Western Cape Provinces, South Africa, Mainstream Renewable Power South Africa, 11/2011 - 05/2012, Environmental Practitioner

The study entailed a fatal flaw analysis of four potential wind energy facility (WEF) sites across the Northern and Western Cape Provinces. Responsible for the management of specialists, review of reports, assessment of the sites and compilation of the fatal flaw report.



#### Implementation of the Klipgats Pan environmental authorisation (EA), Northern Cape Province, South Africa, Mulilo Renewable Energy, 09/2011 -05/2015, Project Leader

Aurecon was appointed to undertake three environmental impact assessments (EIA's) for three proposed phtovoltaic (PV) solar energy plants near Copperton. The first PV solar energy plant will generate around 100 MW (preferred alternative) or 150 MW (alternative) on the Hoekplaas Farm (Farm 146/RE). The proposed PV plant will cover approximately 300 ha (preferred alternative) or 450 ha (alternative). The second includes a PV solar energy plant to generate roughly 100 MW on the farm Klipgats Pan (Farm 117/4) near Copperton in the Northern Cape. The proposed PV plant will cover an estimated 300 ha. An alternative site for a 100 MW PV plant with a 300 ha footprint is also being considered. The third comprises a PV solar energy plant to generate about 100 MW (preferred alternative) or 300 MW (alternative) on the farm Struisbult (Farm 104, portion 1) which will cover 300 ha to 900 ha. Responsible for managing tasks and reviewing all documentation for updating the environmental management plan (EMP) and implementing the environmental authorisation (EA). Also assisted client with questions on the EIA process.

#### Proposed rehabilitation of Wetlands as part of the Working for Wetlands, Regional, South Africa, South African National Biodiversity Institute (SANBI), 08/2011 - 09/2013, Environmental Practitioner

Appointed by the South African National Biodiversity Institute (SANBI) to conduct environmental impact assessments (EIA's) for the rehabilitation of specific wetlands in all provinces of South Africa over a five year period. Responsible for the compilation of basic assessment reports (BAR) and Wetland Rehabilitation Plans for the Western Cape, Northern Cape, Gauteng and Limpopo Provinces. Other responsibilities included liaison with authorities, public participation process, management of specialists and general project management of the environmental component of the project.

#### Repair of flood damage to road structures in the Eden District Municipality, Western Cape Province, South Africa, Western Cape Provincial Department of Transport and Public Works, 01/2011 - Date, Environmental Practitioner

The project entails the compilation of maintenance management plans (MMP) for seven areas with the Eden District Management Area to repair. Responsible for compilation of MMP's, review of reports and liaison with stakeholders and authorities.

# Environmental impact assessment (EIA) for the proposed extension of the Ash Dam facility at Kriel power station, Mpumalanga Province, South Africa, Eskom Holdings, 11/2009 - 12/2015, Environmental Practitioner

Appointed by Eskom to conduct an environmental impact assessment (EIA) for the proposed construction of a fourth ash dam facility at the Kriel power station. Responsible for the general project management and finances, screening process, compilation of the scoping and EIA reports, public participation and the compilation of a waste management licence application.



Environmental impact assessment (EIA) for proposed relocation of solar energy facility, Onder Rietvlei Farm, Aurora, Western Cape Province, South Africa, Solaire Direct Southern Africa, 2010 - 2011, Project Leader

Appointed by Solaire Direct to undertake a basic environmental impact assessment (EIA) process for the proposed relocation of an approved, but not yet constructed 10 MW solar energy facility. Responsible for the management and review of the EIA process and finances.

#### Environmental impact assessment (EIA) for proposed solar energy facility, Onder Rietvlei Farm, Western Cape Province, South Africa, Solaire Direct Southern Africa, 07/2010 - 02/2012, Environmental Practitioner

Appointed by Solaire Direct to undertake a basic environmental impact assessment process for the proposed construction of a 10 MW solar energy facility. Responsible for the compilation of the draft and final reports, public participation process, management of specialists and general project management.

#### Proposed Paarl Mountain and Ysterbrug pumping main upgrades, Western Cape Province, South Africa, Drakenstein Municipality, 06/2010 – 12/2015, Environmental Advisor

The Drakenstein Municipality appointed Aurecon's engineers to investigate and plan the proposed upgrade of the Paarl Mountain and Ysterbrug Pumping Scheme. The upgrading of the pipelines feeding the Meulwater Water Treatment Works from the Bethel and Nantes dams, also part of this scheme, was also investigated. Responsible for providing advice on environmental processes required. Other responsibilities included the management of the independent environmental assessment practitioner and the review of all environmental impact assessment (EIA) documentation.

#### Environmental sensitivity study (ESS) for a proposed solar energy facility on a farm Near Aurora, Western Cape Province, South Africa, Solaire Direct Southern Africa, 2010, Environmental Practitioner

Appointed to provide and environmental sensitivity study (ESS) which inter alia highlights the potential constraints ('red flags') and opportunities presented by the site from an environmental perspective. Responsible for the compilation of the ESS.

#### Proposed remediation, rehabilitation and restoration of the Spruit, Krom, Leeu and Palmiet Rivers, Western Cape Province, South Africa, Drakenstein Municipality, 2009 - 2010, Environmental Practitioner

Appointed by the Drakenstein Municipality to undertake the requisite environmental impact assessment (EIA) process for the rehabilitation, remediation and stabilisation of four rivers in Paarl and Wellington. Responsible for the EIA and public participation processes.

#### Proposed construction of a new pipeline from Bovlei Winer to Withoogte Dam, Wellington, Western Cape Province, South Africa, Drakenstein Municipality, 2009 - 2010, Environmental Practitioner

The Drakenstein Municipality proposed to replace a section of the existing pipeline extending from the Withoogte Dam to the Welvanpas Reservoir near Wellington as part of the municipality's water master plan in order to improve the overall water supply. Responsible for the compilation of the environmental impact assessment (EIA) report, management of specialists and the public participation process.



Proposed erection of Eskom communication sirens and public anouncement (PA) systems, Blaauwberg, Western Cape Province, South Africa, Eskom, 2009 - 2010, Environmental Practitioner

The project entailed three environmental impact assessment (EIA) processes for the (a) erection of 10 new sirens in the Parklands area, (b) the relocation of one siren in Bloubergstrand, and (c) the upgrade of five sirens on farms near Melkbosstrand. Responsible for compiling environmental impact assessment (EIA) reports, and the public participation process.

#### Overberg District Municipality integrated transport plan (ITP) strategic environmental informants, Western Cape Province, South Africa, Overberg District Municipality, 2009, Environmental Practitioner

Aurecon's Transportation Unit was appointed to revise the integrated transport plan (ITP). The Environmental Unit was subcontracted to provide environmental input. Responsible for identifying and describing the relevant informants.

# Annandale Commercial: development of petrol filling station on portion of Erf 5561, Kuils River, Western Cape Province, South Africa, Communicate, 2009, Environmental Practitioner

Appointed to compile a construction environmental management plan (CEMP) for the construction of a filling station on the corner of Gladioli Street and Amandel Drive, Kuils River. Responsible for the compilation of the project specification document as part of the CEMP.

# Environmental impact assessment (EIA) for the proposed Langezandt Quays development in Struisbaai Harbour, Western Cape Province, South Africa, Golden Falls (Pty) Ltd, 2008 - Date, Environmental Practitioner

Aurecon was appointed to undertake an environmental impact assessment (EIA) process for the proposed development of a four storey development on Erf 848 within the Struisbaai harbour precinct. Responsible for drafting responses to the Department of Environmental Affairs' independent review report on the proposed development.

# Pre-feasibility and feasibility studies for augmenting the Western Cape water supply system, South Africa, Department of Water Affairs (DWA), 2008 - 2013, Project Staff

The Department of Water Affairs commissioned pre-feasibility and feasibility studies for the augmentation of the Western Cape water supply system through the further development of the surface water resources. Surface water schemes to be investigated were identified by the Western Cape water supply system reconciliation strategy study. Responsible for the public participation process, managing environmental specialists, and compiling a socio-economic overview of the study area.

#### Proposed redevelopment of the Blaauwberg Conservation Area: Eerstesteen Node, Western Cape Province, South Africa, City of Cape Town, 2008 - 2010, Environmental Practitioner

The project entailed an environmental impact assessment (EIA) process for redeveloping the Eerstesteen Conservation Area on the West Coast. Responsible for compiling the EIA report, as well as managing specialists and the public participation process.



# Table Mountain Group aquifer feasibility study and pilot project, WesternCape Province, South Africa, City of Cape Town, 2008 - 2010, EnvironmentalControl Officer

The City of Cape Town initiated a study into the Table Mountain Group Aquifer as a potential water source to augment the city's supply. The feasibility and pilot project phase record of decision (RoD) required completion for site-specific environmental management plans (EMP's) for drilling sites that were assessed to be environmentally sensitive. Site-specific EMP's were designed for sensitive sites to ensure minimal environmental impact during the drilling phase. Responsible for monitoring compliance with the RoD and EMP during the drilling phase.

## Water reconciliation strategy for the Algoa water supply area, Eastern Cape Province, South Africa, 2008 - 2009, Environmental Practitioner

This project provided an assessment of the environmental opportunities and constraints for a suite of water schemes in the Algoa water supply area. This was undertaken as part of a broader study in the area.

#### Application for rectification in terms of Section 24G of the National Environmental Management Act (NEMA) for the unlawful commencement of a fruit processing factory on Op de Tradouw Farm, Number 69, Barrydale, Western Cape Province, South Africa, Schoonies Family Trust, 2008 - 2009, Environmental Practitioner

The project consisted of an application for rectification in terms of Section 24G of NEMA. Responsible for compiling an environmental impact report and an environmental management plan (EMP) for the application, as well as managing the public participation process.

#### Proposed development of apple and pear orchards on Soetmelksvlei Farm, Western Cape Province, South Africa, BETCO, 2008 - 2009, Project Staff

This Agri-development project involved the development of 50 ha of apple and pear orchards in the Riviersonderend region. Responsible for compiling the basic assessment report, environmental management plan (EMP), and managing the specialists and public participation process.

#### C.A.P.E. Olifants-Doring Catchment Management Agency project: Development of a catchment management strategy water resource protection sub-strategy for the Olifants-Doring Catchment, South Africa, CapeNature, 2008 - 2009, Environmental Practitioner

Appointed by CapeNature to compile a catchment management strategy water resource protection sub-strategy for the Olifants-Doorn catchment. Responsible for compiling a database that lists all institutions and their respective mandates in terms of water resource protection and biodiversity conservation decision making for the Olifants-Doring Catchment, workshop arrangements, and general project related work.

#### Environmental sensitivity study for the proposed Dasdrif poultry farm in Moorreesburg, Western Cape Province, South Africa, Eikenhoff Poultry Farms (Pty) Ltd, 2008, Project Staff

The project consisted of an environmental sensitivity study (ESS) which, inter alia, highlighted the potential constraints ('red flags') and opportunities presented by the site from an environmental perspective. Responsible for compiling the ESS.





#### Qualifications

MSc Geography BSc (Geography and **Environmental Management**) BSc Geography (Hons) Environmental Assessment Practitioner Interim Certification Board of Environmental Assessment Practitioners of South Africa Candidate Natural Scientist, South African Council for Scientific Natural Professions (SACNASP) Member International Association for Impact Assessment (IAIAsa), South Africa Member, Institute of Waste Management of Southern Africa (IWMSA) Specialisation

Environmental Specialist

Years in industry

7

Languages

Afrikaans English

## **Margaret Lowies**

### **Senior Environmental Scientist**

Margaret is a senior environmental scientist currently based in Aurecon's Port Elizabeth office. She has over seven years of experience in environmental impact assessment (EIA) processes, water use licence applications, waste licence applications, environmental compliance auditing, mining permit applications, wetland assessments, due diligence assessments and water quality assessments. Most of these projects have been focussed at a municipal level within the various municipalities of the Eastern Cape, and her roles include both the technical work and overall project management. Her role as an environmental control officer (ECO) has also given her a very practical understanding of how projects of various scales are implemented.

She obtained a BSc degree in Geography and Environmental Management, a BSc in Geography (Hons) as well as an MSc degree in Geography from the University of Johannesburg, South Africa in 2008, 2010 and 2014 respectively. She is registered as an environmental assessment practitioner with the Environmental Assessment Practitioners Association of South Africa (EAPSA) and is a registered candidate natural scientist with the South African Council for Natural Scientific Professions (SACNASP). She is also member of the Institute of Waste Management of South Africa (IWMSA) and the South African affiliate of the International Association of Impact Assessment (IAIAsa).

### Experience

#### **Training & Capacity Building**

#### Working for Wetlands ECO training, South Africa,

Having worked on the planning cycles of the Working for Wetlands Programme for many years, Margaret provided training on the importance of implementing the appropriate mitigation measures during wetland rehabilitation. This was guided by her experience as an Environmental Control Officer.

#### **Environmental Control Officer**

#### Construction of Zone 7 municipal infrastructure to service the TNPA Tank Farm, Eastern Cape Province, South Africa, Coega Development Corporation (CDC), 10/2007 - 12/2025, Environmental Control Officer

The project involved the construction of roads, a stormwater detention pond and the installation of various services. Responsible for ensuring compliance with environmental assessment and CDC standard environmental specifications.

#### Dordrecht water and sanitation services upgrade, Eastern Cape Province, South Africa, Chris Hani District Municipality, 10/2015 - 12/2017, Environmental Control Officer

This project is divided into four future projects, which includes the construction of new sewage treatment facilities; the construction of new reticulation in Dordrecht; immediate water supply upgrades and long-term bulk water supply upgrades. Responsible for report review.



## Northern outfall sewers, Mthatha, Eastern Cape Province, South Africa, Amatola Water - Amanzi, 06/2013 - 12/2017, Environmental Control Officer

The project entailed consulting engineering, social facilitation and environmental services for the construction of the outfall sewers along the banks of the Mthatha River. This involved the installation of 1 200 mm diameter sewer pipes, crossing the river above ground and below the river bed level. The sewage will discharge into a 17 m-deep pump station, from where it will be pumped into the head of the existing wastewater treatment works (WWTW). The project also entailed the application for a water use licence application (WULA). Responsible for management of environmental site officer, report writing and WULA report/application review.

# Construction of Graaff-Reinet solid waste site, Eastern Cape Province, South Africa, Camdeboo Local Municipality, 12/2010 - 12/2016, Environmental Control Officer

The project comprised the construction of a new solid waste site outside Graaff-Reinet. Responsible for monitoring compliance with the environmental management plan (EMP) and record of decision (ROD).

# Construction environmental management plan (EMP) for Ugie particle board plant, Eastern Cape Province, South Africa, PG Bison, 08/2006 - 08/2016, Environmental Control Officer

The project entailed a construction environmental management plan (EMP), operation environmental management plan (OEMP), atmospheric emissions license (AEL) reviews and ongoing monitoring for the Ugie particle board plant. Responsible for operational compliance auditing.

# Sidwadweni Bulk Regional Water Supply Scheme, Eastern Cape Province, South Africa, Amatola Water - Amanzi, 09/2012 - 07/2016, Environmental Control Officer

The project included the construction of river abstraction, raw water reservoir, water treatment works (WTW), clear water pump station and bulk supply mains for the Sidwadweni Bulk Regional Water Supply Scheme. Responsible for report review.

# Idutywa East Water Supply Scheme (WSS), Eastern Cape Province, South Africa, Amathole District Municipality (ADM), 05/2006 - 12/2015, Environmental Control Officer

Aurecon undertook the design and construction of the Idutywa East Water Supply Scheme (WSS) in the Eastern Cape Province. Responsible for ensuring environmental compliance and report review.

# Khayamnandi housing development project, Eastern Cape Province, South Africa, Nelson Mandela Bay Metropolitan Municipality (NMBMM), 02/2011 - 01/2015, Environmental Control Officer

The project entailed environmental services for the development of Khayamnandi extension on erven 114, 609, 590 and 24337, Bethelsdorp, including the construction of 7 960 residential stands, business stands and community facilities and supporting infrastructure. Responsible for overall environmental monitoring and inputs as well as compilation/review of monthly audit reports.



## Cookhouse Wind Farm project, Eastern Cape Province, African Clean Energy Developments (ACED), 12/2012 - 12/2014, Environmental Control Officer

Aurecon was appointed as owner's engineer for the construction of a 140 MW wind farm in the Eastern Cape Province of South Africa. The scope of services included design review, site supervision, environmental monitoring, health and safety monitoring and witnessing of commissioning and testing. The Cookhouse Wind Farm Stage 1 comprise 66 x Suzlon S88 2.1 MW wind turbines, associated roads and foundations, electrical reticulation, substation, supervisory control and data acquisitioning (SCADA) system as well as a 132 kV overhead line (OHL) to the Poseidon substation. The scope of owner's engineer services has been structured to align with the role and obligations of the owner's engineer defined in the draft engineering, procurement and construction (EPC) agreement for the project. Responsible for overseeing environmental compliance of the project including updating of the environmental management plan (EMP), approval of method statements, environmental authorisation and layout amendments, bi-weekly audits with a monthly environmental assessment (EA) and EMP compliance report.

#### Advisory

#### Reconciliation strategy for Algoa Water Supply System (WSS), Eastern Cape Province, South Africa, Department of Water and Sanitation, 04/2016 - 03/2019, Environmental Specialist - Advisory

The project objectives are to put arrangements and resources in place for the ongoing implementation of the recommendations and maintenance of the Algoa Reconciliation Strategy; to evaluate the efficiency of the Orange-Fish-River Project and to remove potential operating system constraints for the sustainable delivery of the Orange River bulk water supply to the Lower Sundays River Government Water Scheme (LSRGWS) and to Nelson Mandela Bay Municipality (NMBM) for water requirements up to 2040. In order to evaluate the efficiency of the Orange River Project Aurecon will estimate water use efficiency; determine catchment yields of the Fish and Sundays catchments; give recommendations for the phasing-out of current gratis allocations; identify potential water savings and provide options for reallocation as well as confirm an official allocation from the Teebus Tunnel to the Orange-Fish System (OFS) in the Eastern Cape. While the focus is on providing additional balancing storage in addition to the Scheepersvlakte Balancing Dam, the provision of storage at other potential locations in the bulk transfer infrastructure must also be considered. Responsible for ad hoc advisory relating to environmental legislation compliance and general environmental matters.

#### Public Servant Association Social and Labour Plan (SLP), Eastern Cape Province, South Africa, Public Servant Association, 12/2010 - 02/2011, Environmental Assessment Practitioner

The Social and Labour Plan (SLP) was done in order to obtain a mining right conversion for the Department of Mineral Resources (DMR) for the Gonubie Sand Mine. Responsible for compilation of SLP and communication with DMR.



#### Integrated Environmental Permitting (EIAs, EMPs and MMPs)

Working for Wetlands Programme, Department of Environmental Affairs, 06/2011 - 04/2018, Environmental Assessment Practitioner - Coordinator of the Mpumalanga and Eastern Cape Provincial teams

Aurecon was appointed in 2011, 2013 and then again in 2016 for a three-year cycle for the design, planning, environmental, project and risk management of the Working for Wetlands programme. The programme's objective is to rehabilitate damaged wetlands throughout South Africa, with an emphasis on complying with the principles of the Expanded Public Works Programme (EPWP) through employing only local small, medium and micro enterprises (SMMEs). Involvement included site work, a rehabilitation plan and basic assessment report to enable the rehabilitation of various wetlands within the Mpumalanga and Eastern Cape provinces. Responsible for coordination of provincial team (wetland specialist, engineer and DEA Assistant Director) and report writing.

# Motherwell North Bulk Sewer, Eastern Cape Province, South Africa, Nelson Mandela Bay Metropolitan Municipality (NMBMM), 12/2015 - 10/2017, Project Leader/Environmental Assessment Practitioner

Aurecon was appointed to undertake environmental authorisations for the Motherwell North Bulk Sewer project. This included environmental impact assessment (EIA), heritage, water use licenses (WUL) and specialist studies for the 1.5 m diameter collector sewer of 10 km. Responsible for project management and review of report.

# Misgund augmentation bulk water supply, Eastern Cape Province, South Africa, Amatola Water - Amanzi, 01/2014 - 06/2017, Environmental Assessment Practitioner/Specialist

The project entailed a study to determine the technical feasibility of bulk water supply in Misgund as per the Department of Water Affairs (DWA) guidelines for Regional Bulk Infrastructure Grant (RBIG) projects. Responsible for environmental impact assessment (EIA) process, water use licence application (WULA) and wetland assessment.

#### Upgrading and permitting of the Klipplaat landfill site, Eastern Cape Province, South Africa, Ikwezi Local Municipality, 10/2011 - 06/2016, Environmental Assessment Practitioner

The project involved the upgrading and permitting of the existing Klipplaat landfill site. This includes a scoping-environmental impact assessment (EIA) process as well as waste licence application process. Responsible for managing the EIA process, including public participation and report writing and review.

# Bende water supply scheme, Eastern Cape Province, South Africa, Amathole District Municipality, 05/2014 - 02/2015, Environmental Assessment Practitioner

Aurecon was appointed for the environmental management for the proposed implementation of two rural water supply schemes at Bende and Shixini in the Eastern Cape Province. Responsible for report review, appointment of specialists and management of environmental impact assessment (EIA) process.

Upgrading of National Route 61 Section 6 (R61/6) from All Saints (Km 68.5) to Section 7 - Baziya (Km 12), between Baziya and Queenstown, Eastern Cape Province, South Africa, South African National Roads Agency Limited



#### (SANRAL), 04/2012 - 12/2014, Environmental Assessment Practitioner/Environmental Specialist

Aurecon was appointed by Jeffares & Green (J&G), on behalf of the South African National Roads Agency Limited (SANRAL), to undertake an all environmental authorisation and public participation process (PPP) for the proposed road upgrade of National Route R61. The project involved the upgrading of a 36 km stretch of road as well as replacing five bridges. Responsible for project management, report writing and water quality specialist report.

Social impact assessment (SIA) for augmentation of the Driftsands collector sewer, Eastern Cape Province, South Africa, Nelson Mandela Bay Metropolitan Municipality (NMBMM), 08/2011 - 10/2011, Environmental Assessment Practitioner

The project involved a survey of households in the Walmer Township that are impacted by the augmentation of the Driftsands sewer collector. Responsible for coordination of survey, capturing of data and report writing.

#### **Other Environmental Permitting/ Management Projects**

- Churchill water treatment works (WTW), Eastern Cape Province, 03/2007 12/2020, Environmental Assessment Practitioner
- Upgrade of Brickfields pre-treatment works in Nelson Mandela Bay Metropolitan Municipality, 12/2010 – 07/2020, Environmental Assessment Practitioner
- Sewer maintenance backlog study for the Nelson Mandela Bay Metropolitan Municipality, Eastern Cape Province, South Africa, Nelson Mandela Bay Metropolitan Municipality (NMBMM), 10/2004 - 07/2020, Environmental Assessment Practitioner
- Environmental impact assessment for pipe upgrade of Eastbury Drive Sewer, KwaZulu-Natal Province, South Africa, eThekwini Municipality, 06/2016 - 05/2019, Environmental Assessment Practitioner
- Environmental services for upgrading of R75, Eastern Cape Province, South Africa, South African National Roads Agency Limited (SANRAL), 02/2015 - 02/2018, Project Leader/Environmental Assessment Practitioner
- Woodchem water use licence, Mpumalanga Province, South Africa, KAP Diversified Industrial (Pty) Ltd, 04/2016 - 07/2017, Environmental Specialist
- Environmental impact assessment (EIA) for Coega wastewater treatment works (WWTW), Eastern Cape Province, South Africa, Nelson Mandela Bay Metropolitan Municipality (NMBMM), 12/2014 - 05/2017, Project Leader/Environmental Assessment Practitioner
- Water use licence application (WULA) and wetland assessment for Grassridge to Melkhout 132 kV line, Eastern Cape Province, South Africa, Eskom SOC Ltd, 11/2014 - 12/2015, Environmental Specialist/Project Leader
- Proposed construction of the Ingquza Hill Museum basic assessment, Eastern Cape Province, South Africa, National Department of Arts and Culture, 08/2013 - 10/2013, Environmental Assessment Practitioner

Appendix E

**ADDITIONAL INFORMATION** 

Appendix E1

## EAP DECLARATION AND EXPERTISE



#### Qualifications

#### **BA Geography**

#### BSc (Hons) Environmental Geography

Full Member, International Association for Impact Assessment South Africa (IAIAsa)

#### **Specialisation**

Geomorphology, environmental and water science

#### Years in industry

3

## Simamkele Ntsengwane

**Environmental Consultant** 

Simamkele is employed as an environmental scientist in Aurecon's Cape Town office. He has extensive experience having coordinated and conducted environmental impact assessments (EIAs), basic assessment reports (BARs), environmental management programmes (EMPrs), maintenance management plans (MMPs) and on-site environmental supervision and control monitoring in numerous sectors. These include renewable energy (wind and photovoltaic (PV)), water and wastewater treatment facilities, mining and mixed-use housing developments across South Africa.

His project experience includes environmental input in the Working for Wetlands rehabilitation programme, during which some of his responsibilities included the compilation of high quality rehabilitation plans, BARs and EMPrs. He also gained valuable experience as support environmental assessment practitioner (EAP) and is involved as an environmental control officer (ECO) for the supervision for various projects as well as managing the public participation processes (PPPs).

Simamkele obtained a Bachelor of Science (Honours) in Environmental Geography from the Nelson Mandela Metropolitan University (NMMU), South Africa, in 2014 and a Bachelor in Geography from the University of Johannesburg (UJ) in 2013. In addition, he is a member of the International Association for Impact Assessment South Africa (IAIAsa).

## Experience

Transaction advisory services for the Angola Namibia (ANNA) Transmission Interconnector Project, Angola and Namibia, Southern African Power Pool (SAPP), 03/2017 - 03/2020, Environmental Consultant

The project involves the provision of transaction advisory services for the Angola Namibia (ANNA) Transmission Interconnector Project feasibility study, which is a multi-disciplinary study to support an investment decision to build the interconnector. The study is being performed in three phases, with interim decision points to proceed to the next phase or not. Phase 1 entails a pre-feasibility study, including concept development; Phase 2 entails feasibility to project information memorandum (PIM) and Phase 3 entails PIM to engineering, procurement and construction (EPC) and financial close-out. A fourth phase focussing on training and knowledge transfer to the Southern African Power Pool (SAPP) and two utility sponsors, the Namibian Power Corporation (NamPower) and the Rede Nacional de Transporte de Electricidade (RNT) in Angola, is also included. Responsible for the preparation of the legislative chapter of the environmental and social impact assessment (ESIA).

# Materials supply strategy for gravel roads, Western Cape Province, South Africa, Provincial Government of the Western Cape (PGWC): Department of Transport and Public Works (DTPW), 02/2015 - 02/2020, Environmental Consultant

Aurecon has been appointed to assist with the material supply and planning, design and control aspects for the maintenance of gravel roads in the Central Karoo and Eden District Municipalities. Services include engineering geology, environmental studies, materials source identification and project management. The contract primarily entails locating and proving suitable material sources for the re-gravelling of 300 km and maintenance activities of 45 000 km of all gravel roads in the two identified district municipalities. Member of the environmental team tasked with assisting in the initial screening of all potential material sources, determining suitable alternative borrow pit locations and selecting preferred options, applying for mineral rights in terms of the Minerals and Petroleum Resources Development Act, Act No. 28 of 2002 (MPRDA) and submitting these to the Department of Mineral Resources (DMR). Duties include compiling the draft basic assessment report (BAR) and environmental management programmes (EMPrs) to be included in term tenders for contracting work.

## Needs Camp bulk water supply scheme, Phase 5, Eastern Cape Province, South Africa, Buffalo City Metropolitan Municipality (BCMM), 12/2008 - 12/2019, Environmental Control Officer (ECO)

Aurecon has been appointed for the design of the water supply scheme and environmental monitoring for the fifth phase of the Needs Camp project. This includes the design and project management of the Mdantsane/Bufferstrip pipeline/bulk water supply to the Needs Camp, as well as the Ncera system and Ward 18 bulk water supply. Responsible for conducting environmental audits to ensure compliance with the environmental management plans (EMPs) during the construction phase of the project.

# Environmental impact assessment (EIA) for the Impofu wind farms and grid connection, Eastern Cape Province, South Africa, Red Cap Energy (Pty) Ltd (Red Cap), 08/2017 - 10/2019, Environmental Consultant

The project entails developing up to three wind farms on an identified site as part of the proposed Impofu Wind Energy Facility (WEF), as well as an approximately 120 km, 132 kV grid connection, including substations between the site and Port Elizabeth. Services include preparing a screening and gap analysis report for the proposed wind farms and grid connection, as well as undertaking a multi-criteria decision making (MCDM) model workshop. Environmental impact assessments (EIAs) will be undertaken for each of the proposed wind farms and a basic assessment report (BAR) will be undertaken for the grid connection and associated infrastructure to connect the wind farms to one of two existing substations in the Nelson Mandela Bay municipal area. Responsible for assisting the lead environmental practitioner with the scoping report write-up and integration of specialist studies into the scoping report as well as for the compilation of three non-technical summaries for the scoping reports.

## Stormwater maintenance management plans (MMPs) for the City of Cape Town, Western Cape Province, South Africa, City of Cape Town, 06/2016 - 06/2019, Environmental Consultant

Aurecon has been appointed to provide professional services for the preparation of stormwater maintenance management plans (MMPs) for surface and below ground infrastructure across the City of Cape Town. The aim is to ensure due environmental diligence and compliance with the environmental authorisation of the city's stormwater maintenance programme and are to be used as a guide for operational stormwater activities, including vegetation management, erosion control, sediment management, channel enclosure, litter and debris removal as well as the construction, maintenance and expansion of minor stormwater infrastructure, maintenance of attenuation infrastructure and recreational access. Responsible for providing environmental input during the report writing of the MMPs, project management and monthly progress reports.

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#### National Upgrading Support Programme (NUSP) for the Sarah Baartman District Municipality, Eastern Cape Province, South Africa, Department of Human Settlement (DHS), 03/2016 - 03/2019, Social Facilitator

The National Upgrading Support Programme (NUSP) was designed to support the Department of Human Settlement (DHS) in implementing the Upgrading Informal Settlements Programme (UISP) with the objective of eventually upgrading all informal settlements in the country. This project involves undertaking an assessment and categorising the informal settlements of the Sarah Baartman District Municipality, in accordance with the NUSP. This involves developing an upgrading strategy and programme for the informal settlements in Sarah Baartman municipal area and formulating the upgrading/layout plans and sustainable livelihood frameworks for informal settlements in the region. Responsible for facilitating stakeholder engagement to ensure that community awareness is facilitated properly.

## Fire mitigation and stormwater management for the City of Cape Town, Western Cape Province, South Africa, City of Cape Town, 03/2016 - 03/2019, Environmental Consultant

Aurecon has been appointed to provide professional services to assist the City of Cape Town with fire mitigation measures and management and with the consolidation of the stormwater management function. This involves assessing recent fires from a stormwater risk mitigation perspective; proposing mitigation measures to urgently implement short-term and medium- to long-term interventions; assisting with construction/implementation supervision for mitigation measures for current fires; site visits; assumptions and reporting. The project also involves conceptual design for upgrading the stormwater network in Simon's Town and design options for the enclosure of the Blomvlei canal. Responsible for compiling a high-level desktop environmental sensitivity screening assessment to determine the applicability of the environmental impact assessment (EIA) regulations in terms of the National Environmental Management Act, 1998 (Act No. 107 of 1998) (NEMA) associated with the proposed refurbishment of the Manenberg stormwater canals.

#### Rehabilitation and replacement of water and sewer networks in Cape Town, Western Cape Province, South Africa, City of Cape Town Metropolitan Municipality, 05/2013 - 12/2018, Environmental Consultant

Aurecon has been appointed to undertake water and sewer pipe rehabilitation and replacement projects in Cape Town. This included a 200 mm diameter sewer pipeline of approximately 700 m in Nyanga. Responsible for compiling a high-level desktop environmental sensitivity screening using the South African National Biodiversity Institute's (SANBI's) biodiversity geographic information system (GIS) online data. The aim of the study is to determine if the proposed works associated with the Nyanga sewage pipeline will affect any environmentally sensitive areas.

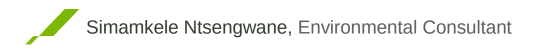
#### Design and construction of sewer and water reticulation in Ntabankulu, Eastern Cape Province, South Africa, Alfred Nzo District Municipality (ANDM), 07/2010 - 12/2018, Environmental Control Officer (ECO)

Aurecon was appointed for the design and construction supervision for sewer reticulation and a 1.2 MI wastewater treatment works (WWTW) in the town of Ntabankulu. The aim was to address the challenges faced by the Alfred Nzo District Municipality (ANDM) due to dilapidated sanitation infrastructure and water shortages in the town as well as to cater for future demand. Responsible for conducting environmental audits to ensure compliance with environmental management plans (EMPs) during the construction phase of the project.

#### Environmental impact assessment (EIA) for Penhill greenfields development project, Western Cape Province, South Africa, Provincial Government of the Western Cape (PGWC): Department of Human Settlements, 12/2016 - 12/2018, Environmental Practitioner

The Department of Human Settlements is establishing a housing development of approximately 8 000 units as part of the Southern Corridor Integrated Human Settlement Programme to upgrade informal settlements

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in Cape Town. Aurecon has been appointed to undertake an environmental impact assessment (EIA) for the Penhill greenfields housing development. Responsible for the pre-application report write-up, the report write-up as well as the integration of specialist studies into the scoping report, environmental impact assessment (EIA) and managing the public participation process (PPP).

## Table Mountain Group (TMG) Aquifer exploratory phase, Western Cape Province, South Africa, City of Cape Town, 12/2015 - 12/2018, Environmental Consultant/ Environmental Control Officer (ECO)

Aurecon has been appointed for the project management and conceptual infrastructure planning for the exploratory phase extension of the Table Mountain Group (TMG) Aquifer feasibility study and pilot project. The aquifer can provide large bulk water supply for local municipalities and irrigation water for agriculture in the Western and Eastern Cape. Aurecon's scope includes managing the exploration of groundwater in the aquifer system in order to establish the potential of the aquifer as a long-term water resource for the Western Cape. Responsible for assisting the senior environmental scientist with compiling checklist applications for the Department of Environmental Affairs and Development Planning to assess the need for environmental authorisation as well as assisting with the compilation of a site specific environmental management plan (EMP) for each of the six proposed borehole sites. Also responsible as the environmental control officer (ECO) to ensure that the mitigation measures included in the EMP are met during the drilling process.

## Engineering services for the Idutywa East water supply scheme, Eastern Cape Province, South Africa, Amathole District Municipality, 03/2012 - 10/2018, Environmental Control Officer

Aurecon was appointed for the consulting engineering, social facilitation and environmental services for the construction of rural water supply in Idutywa. The Idutywa East Water Supply Scheme forms part of a regional scheme, which includes the Mbashe North, Bende, Mgwali South and Mgwali North schemes. Aurecon carried out the preliminary and detailed design, tender design, management of the instructional system development (ISD) component, environmental impact assessment (EIA) application, environmental control officer (ECO) services, construction monitoring and commissioning. Responsible for conducting environmental audits to ensure compliance with its environmental management plans (EMPs) during the construction phase of the project.

## Ntabankulu sewer and water reticulation, Eastern Cape Province, South Africa, Alfred Nzo District Municipality (ANDM), 07/2010 - 06/2018, Environmental Control Officer

Aurecon was appointed for the design and construction supervision for sewer reticulation and a 1.2 MI wastewater treatment works (WWTW) in the town of Ntabankulu. The aim was to address the challenges faced by the Alfred Nzo District Municipality (ANDM) due to dilapidated sanitation infrastructure and water shortages in the town as well as to cater for future demand. Responsible for conducting environmental audits to ensure compliance with its environmental management plans (EMPs) during the construction phase of the project.

#### Rehabilitation and replacement of water and sewer networks in Cape Town, Western Cape Province, South Africa, City of Cape Town Metropolitan Municipality, 05/2013 - 06/2018, Environmental Consultant

Aurecon has been appointed to undertake water and sewer pipe rehabilitation and replacement projects in Cape Town. This included a 200 mm diameter sewer pipeline of approximately 700 m in Nyanga. Responsibilities included compiling a high-level desktop environmental sensitivity screening using the South African National Biodiversity Institute's (SANBI's) biodiversity geographic information system (GIS) online data. The aim of the study is to determine if the proposed works associated with the Nyanga sewage pipeline will affect any environmentally sensitive areas.

# Basic assessment for the Loeriesfontein Wind Energy Facility (WEF) and transmission, Northern Cape Province, South Africa, Business Venture Investments No. 1788 (Pty) Ltd (BVI), 09/2015 - 04/2018, Environmental Consultant

The project involves the proposed construction of four wind energy facilities (WEFs) and associated infrastructure. The WEFs will be constructed in four phases, each of which would have a maximum generation capacity of 140 to 240 MW with a combined generation capacity of approximately 560 to 960 MWs near Loeriesfontein. Aurecon has been appointed to undertake the requisite environmental process as required in terms of the National Environmental Management Act: Act No. 107 of 1998 (NEMA), as amended on behalf of the proponent, Business Venture Investments No. 1788 (Pty) Ltd (BVI). Responsibilities included compiling four specific applications for environmental authorisation (EA).

## Design and supervision for the Ngqusi potable water supply project, Eastern Cape Province, South Africa, Amathole District Municipality (ADM), 01/2008 - 02/2018, Environmental Control Officer

Aurecon was appointed for the design and supervision of all construction works for the Ngqusi potable water supply project. The project entailed the construction of approximately 135 km of gravity lines and nine reservoirs to provide water to the residents by means of 475 stand taps. Aurecon also provided technical assistance and project coordination. An estimated 2 000 households benefited from the implementation of this project. Responsible for conducting environmental audits to ensure compliance with its environmental management plans (EMPs) during the construction phase of the project. Also responsible for initiating environmental awareness training to promote adherence to the EMP.

## Needs Camp Phase 5: bulk water supply scheme, Eastern Cape Province, South Africa, Buffalo City Metropolitan Municipality (BCMM), 12/2008 - 12/2017, Environmental Control Officer

Aurecon was involved in the design of the water supply scheme and environmental monitoring for the fifth phase of the Needs Camp project. Responsible for conducting environmental audits to ensure compliance with its environmental management plans (EMPs) during the construction phase of the project.

## Environmental impact assessment (EIA) for proposed extension of ashing facilities at Kriel Power Station, Mpumalanga Province, South Africa, Eskom, 06/2016 - 11/2017, Environmental Consultant

Aurecon has been appointed to undertake an environmental impact assessment (EIA) for the proposed extension of an ash dam facility at the Kriel Power Station. The EIA was postponed after the scoping phase was completed in 2011 due to further geotechnical investigation being required for the preferred site. In 2016, Aurecon's appointment was amended to allow for a new EIA process to be undertaken in terms of the latest environmental legislation. Responsible for compiling the need and desirability section of the scoping report, social impact assessment (SIA) and public participation. Also responsible for assisting the senior environmental practitioner in scoping report write-up and integration of specialist studies in to the scoping report, as well as managing the public participation process (PPP).

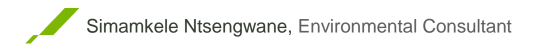
## Hotazel Solar Park, Northern Cape Province, South Africa, juwi Renewable Energies (Pty) Ltd, 05/2016 - 10/2017, Environmental Consultant

The project entailed the development of a 200 MW photovoltaic (PV) solar facility including a utility scale battery storage facility. Aurecon was appointed to conduct a transport study in order to confirm access routes and access points for the proposed solar development. Responsible for assisting the senior environmental impact assessment practitioner in report write-up of the scoping report.

## Working for Wetlands (WfW) rehabilitation programme: 2014 - 2017, Regional, South Africa, South African National Biodiversity Institute (SANBI), 06/2013 - 01/2017, Environmental Consultant

Aurecon was appointed in 2013 for a three-year cycle for the design, planning, environmental, project and risk management of the South African government's Working for Wetlands (WfW) programme, which is a nationally run initiative by the South African National Biodiversity Institute (SANBI). The programme's

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objective is to rehabilitate damaged wetlands and to protect wetlands in all nine provinces of South Africa, with an emphasis on complying with the principles of the expanded public works programme (EPWP) through employing only local small, medium and micro enterprises (SMMEs). Responsible for the compilation of high quality basic assessment reports (BARs), rehabilitation plans and environmental management programmes (EMPrs).

## Proposed wind energy facility (WEF) near Copperton, Northern Cape Province, South Africa, Copperton Wind Farm (Pty) Ltd, 10/2015 - 10/2016, Environmental Consultant

The applicant, Copperton Wind Farm (Pty) Ltd, has been authorised to construct a 140 MW wind energy facility (WEF) on the Farm Struisbult (Portions 4 (a portion of Portion 2) and 7 (a portion of Portion 5) of Farm No. 103 and Portion 5 of Farm No. 104) and the relocation of an existing airstrip to Portions 1 and 2 of the Farm Smouspan (Farm No. 105), near Copperton. Aurecon undertook an environmental impact assessment (EIA) for the proposed development, which concluded on 15 August 2012 upon issue of the environmental authorisation (EA) by the Department of Environmental Affairs (DEA). The process involved the assessment of environmental impacts that were documented in the Final Environmental Impact Assessment Report (EIAR) dated March 2012 (Aurecon, 2012). Responsibilities included preparing and updating the amendment report (AMM7).

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### environmental affairs

Department: Environmental Affairs REPUBLIC OF SOUTH AFRICA

DETAILS OF THE ENVIRONMENTAL ASSESSMENT PRACTITIONER, DECLARATION OF INTEREST AND UNDERTAKING UNDER OATH

File Reference Number: NEAS Reference Number: Date Received: (For official use only)

DEA/EIA/

Application for authorisation in terms of the National Environmental Management Act, Act No. 107 of 1998, as amended and the Environmental Impact Assessment (EIA) Regulations, 2014, as amended (the Regulations)

#### PROJECT TITLE

Working for Wetlands Programme: Gauteng Province

#### Kindly note the following:

- 1. This form must always be used for applications that must be subjected to Basic Assessment or Scoping & Environmental Impact Reporting where this Department is the Competent Authority.
- This form is current as of 01 September 2018. It is the responsibility of the Applicant / Environmental Assessment Practitioner (EAP) to ascertain whether subsequent versions of the form have been published or produced by the Competent Authority. The latest available Departmental templates are available at https://www.environment.gov.za/documents/forms.
- 3. A copy of this form containing original signatures must be appended to all Draft and Final Reports submitted to the department for consideration.
- 4. All documentation delivered to the physical address contained in this form must be delivered during the official Departmental Officer Hours which is visible on the Departmental gate.
- All EIA related documents (includes application forms, reports or any EIA related submissions) that are faxed; emailed; delivered to Security or placed in the Departmental Tender Box will not be accepted, only hardcopy submissions are accepted.

#### Departmental Details

Postal address: Department of Environmental Affairs Attention: Chief Director: Integrated Environmental Authorisations Private Bag X447 Pretoria 0001

Physical address: Department of Environmental Affairs Attention: Chief Director: Integrated Environmental Authorisations Environment House 473 Steve Biko Road Arcadia

Queries must be directed to the Directorate: Coordination, Strategic Planning and Support at: Email: EIAAdmin@environment.gov.za Disclosure of Vested Interest (delete whichever is not applicable)

 I do not have and will not have any vested interest (either business, financial, personal or other) in the proposed activity proceeding other than remuneration for work performed in terms of the Regulations;

Signature of the Environmental Assessment Practitioner

### Aurecon South Africa (Pty) Ltd

Name of Company:

#### 12 August 2019

Date

### 3. UNDERTAKING UNDER OATH/ AFFIRMATION

I, Simamkele Ntsengwane, swear under oath / affirm that all the information submitted or to be submitted for the purposes of this application is true and correct.

mitanos

Signature of the Environmental Assessment Practitioner

#### Aurecon South Africa (Pty) Ltd

Name of Company

#### 12 August 2019

Date

Signature of the Commissioner of Oaths

Da COMMISSIONER OF OATHS MARIA WILHELMINA OOSTHUIZEN REF 9/1/8/2 CAPE TOWN (19 MARCH 2008) 1 CENTURY CITY DRIVE, WATERFORD PRECINCT, CENTURY CITY 7441, RSA Date:

Details of EAP, Declaration and Undertaking Under Oath

Appendix E2

## SPECIALIST DECLARATION AND EXPERTISE



environmental affairs

Department: Environmental Affairs REPUBLIC OF SOUTH AFRICA

#### DETAILS OF SPECIALIST AND DECLARATION OF INTEREST

File Reference Number: NEAS Reference Number: Date Received:

(For official use only)	
12/12/20/ or 12/9/11/L	
DEA/EIA	

Application for integrated environmental authorisation and waste management licence in terms of the-

- (1) National Environmental Management Act, 1998 (Act No. 107 of 1998), as amended and the Environmental Impact Assessment Regulations, 2014; and
- (2) National Environmental Management Act: Waste Act, 2008 (Act No. 59 of 2008) and Government Notice 921, 2013

#### PROJECT TITLE

Working for Wetlands Rehabilitation Programme: Gauteng Province

Specialist:	L.E.R. Grobler		
Contact person:	Retief Grobler		
Postal address:	PO Box 72914, Lynnwood Ridge,	Pretoria	
Postal code:	0040	Cell:	082 606 7770
Telephone:	082 606 7770	Fax:	012 365 3217
E-mail:	retiefg@gmail.com	1	
Professional	Pr.Sci.Nat. Botanical and Ecological Sciences (registration number: 400097/09)		
affiliation(s) (if any)			<b>.</b>
Project Consultant:	Aurecon South Africa Pty (Ltd)		
Contact person:	Claire Blanché		
Postal address:	PO Box 494		
Postal code:	8000	Cell:	082 445 5438
Telephone:	021 526 6937	Fax:	021 526 9500
E-mail:	Claire.Blanche@aurecongroup.co	om	

4.2 The specialist appointed in terms of the Regulations\_

I, Lourens Erasmus Retief Grobler, declare that --

General declaration:

I act as the independent specialist in this application;

I will perform the work relating to the application in an objective manner, even if this results in views and findings that are not favourable to the applicant;

I declare that there are no circumstances that may compromise my objectivity in performing such work;

I have expertise in conducting the specialist report relevant to this application, including knowledge of the Act, Regulations and any guidelines that have relevance to the proposed activity;

I will comply with the Act, Regulations and all other applicable legislation;

I have no, and will not engage in, conflicting interests in the undertaking of the activity;

I undertake to disclose to the applicant and the competent authority all material information in my possession that reasonably has or may have the potential of influencing - any decision to be taken with respect to the application by the competent authority; and - the objectivity of any report, plan or document to be prepared by myself for submission to the competent authority;

all the particulars furnished by me in this form are true and correct; and

I realise that a false declaration is an offence in terms of regulation 48 and is punishable in terms of section 24F of the Act.

pebler

Signature of the specialist:

Imperata Consulting Name of company (if applicable):

17 January 2019 Date:

## Retief Grobler (Mr) (Wetland Ecologist)

Name:	Retief Grobler	English Fluency:	Excellent
Discipline:	Watercourse/Wetland Investigations	Nationality:	South African
Education:	M.Sc	Age:	38
Project Position:	Wetland Ecologist	Years' experience:	10

School	Date of Completion	Degree/Certification
University of Pretoria	2010	M.Sc (Plant Science) (cum laude)
University of Pretoria	2004	B.Sc Hons (Botany) (cum laude)
University of Pretoria	2002	B.Sc (Plant Diversity and Environmental Management)

#### **Certificates and Courses:**

2009: Wetland Index of Habitat Integrity (Wetland IHI) training course presented by Mark Rountree, June 2009.

#### **Professional Affiliation:**

Registered as Professional Natural Scientist (Pr. Sci. Nat) with the South African Council for Natural Scientific Professions (SACNASP) in the fields of Botanical and Ecological Science since 2009. Registration number 400097/09, registered under Mr LER Grobler.

#### **Career Highlights:**

- Co-lecturer and founding member of a wetland short course presented with the University of Pretoria and later the University of the Free State for NGOs, government officials and consultants from 2004 to present.
- Appointed as the sole wetland specialist at Strategic Environmental Focus, an environmental consulting firm in South Africa, in January 2006.
- Formation of Imperata Consulting, a specialist wetland and watercourse consulting company, in March 2007.
- Involvement in the planning, selection and ecological assessments for the national wetland rehabilitation programme that is managed by the Working for Wetlands Programme (previously part the South African National Biodiversity Institute), under the auspices of the Department of Environmental Affairs, from 2007 to present.

- Development and implementation of a biomonitoring protocol for the pre-construction, construction and post-construction phases of the New Multi Product Pipeline (NMPP) for Transnet, a State Owned Enterprise (SOE) in South Africa. Monitoring and reporting were undertaken for seven years for more than 400 wetland, river and ephemeral channel pipeline crossings located over a distance of 555 km from 2009 to 2015.
- Obtaining an M.Sc cum laude from the University of Pretoria, Department of Plant Science in 2010. Research was focused in the field of vegetation ecology and investigated the phytosociology of peat swamp forest wetlands impacted by agriculture and related land use activities.

#### Capabilities and Experience:

Position:	Wetland Ecologist	Duration:	10 years
Position:	wetiand Ecologist	Duration:	TO years

Date of employment: March 2007 to present

#### Employer:

Imperata Consulting, South Africa

#### **Type of Projects:**

Wetland/Watercourse Specialist Consulting

#### Scope of Employer's Contract:

Watercourse specialist consulting for Scoping and feasibility studies, Environmental Impact Assessments (EIAs), Environmental Management Plans (EMPs), Water Use License Applications (WULAs), watercourse rehabilitation and monitoring for different project phases.

#### Specific Duties and Responsibilities/ Scope of Work:

- Identification, classification and delineation (mapping) of various watercourse types
- Watercourse identification for early environmental planning/screening purposes, risk assessments and due diligence studies
- Assessments of the ecological condition of different watercourse types
- Assessment of ecosystem services performed by wetlands
- Watercourse rehabilitation, including planning, identification and the selection of targeted watercourse areas for rehabilitation, as well recommendations regarding rehabilitation interventions and actions.
- Biomonitoring of different types of watercourses during different stages of a project lifecycle, including monitoring after the implementation of watercourse rehabilitation interventions/actions
- Project specific impact assessment of watercourses and the recommendation of applicable mitigation measures.
- Green Star accreditation Eco-Conditional specialist assessments for office buildings based on criteria from the Green Building Council of South Africa (GBCSA).
- Risk matrix assessments of wetlands and other watercourses to determine the applicability of a General Authorisation (GA), or a Water Use License (WUL), for Section 21 (c) and (i) water use activities based on Government Notice (GN) 509 published in August 2016.
- Management of multi-member specialist teams for inter-disciplinary wetland and river studies.

#### Position: Wetland Ecologist

Duration: 1 years

Date of employment: January 2006 to February 2007

#### Employer:

Strategic Environmental Focus

#### **Type of Project:**

Wetland Specialist Consulting

#### Scope of Employer's Contract:

Wetland specialist consulting for Scoping studies, Environmental Impact Assessments (EIAs) and Environmental Management Plans (EMPs).

#### Specific Duties and Responsibilities/ Scope of Work:

- Delineation of wetlands and riparian habitat
- Wetland ecosystem functional assessments.
- Strategic wetland assessments and mapping, including wetland inventories.
- Description and analyses of vegetation, including the identification and mapping of sensitive vegetation units.

#### **Publications:**

- Grobler, R., Bredenkamp, G. & Grundling, P-L. 2004. Subsistence farming and conservation constrains in coastal peat swamp forests of the Kosi Bay Lake System, Maputaland, South Africa. Géocarrefour 79: 4.
- Grundling, P. & Grobler, R. 2005. Peatlands and mires of South Africa. In: Steiner, G.M. (ed.) Mires from Siberia to Tierra Del Fuego. Stapfia 85, Landesmuseen Neue Serie 35, pp. 379-396.
- Sliva J., Grundling P-L., Kotze D., Ellery F., Moning C., Grobler R., Taylor P.B. 2005. MAPUTALAND – Wise Use Management in Coastal Peatland Swamp Forests in Maputaland, Mozambique / South Africa. Wetlands International, Project No: WGP2 – 36 GPI 56.

#### **Referrals:**

Name: Mr Tim Liversage
Position: NMPP Environmental and Closure Manager: Transnet Capital Group
Email: Timothy.Liversage@transnet.net Phone: +27 79 529 7715
Name: Mr Umesh Bahadur
Position: Director: Working for Wetlands, NRM: Wetland Programmes
Email: Ubahadur@environment.gov.za Phone: +27 12 399 8980
Name: Dr Piet-Louis Grundling
Position: Deputy Director: Programme Implementation, Wrking for Wetlands, NRM: Wetland
Programmes
Email: PGrundling@environment.gov.za Phone: +27 72 793 8248

# Project Experience with Imperata Consulting (2007-current)

The table provides a summary of selected projects that indicate relevant working experience, as undertaken by Retief Grobler, for Imperata Consulting.

Client Name & Contact Details	Contract Title and Brief Description of Work	Dur From	ation To	% Complete
Working for Wetlands Programme within the South African National Biodiversity Institute (SANBI). Sub- consultant to Land Resources International (Pty) Ltd. 2nd Floor Finlaw Building, Redlands Estate , 1 George Macfarlane Lane, Pietermaritzburg , 3201, South Africa Phone: +27 33 392 8360	Wetland assessment reports for Gauteng North, East and South. Assessment of the ecological condition of wetlands across Gauteng Province (South Africa) and the expected response of targeted wetlands in relation to the implementation of recommended rehabilitation interventions.	2007	2009	Complete 100
V&L Landscape Architects 347 Charles Street Brooklyn, Pretoria, South Africa Phone: +27 12 346 1289	Elsburgspruit wetland and habitat assessment. A wetland inventory and assessment, which included the delineation, classification and determination of the ecological condition of all wetlands within the proposed Elsburgspruit residential development.	2008	2008	100
Ekolnfo 88 Rubida Street, Murrayfield, Pretoria, South Africa Phone: +27 82 579 5049	Wetland and watercourse delineation and assessment for the proposed Sun City Vacation Club and Golf Course Phase 3 Development. A wetland inventory and assessment, which included the delineation, classification and determination of the ecological condition of all wetlands within the study area for a proposed recreational and golf course development in Sun City, North West Province	2008	2008	100
Transnet Limited (Transnet Group Capital) Carlton Centre 150, Commissioner Street, Johannesburg, 2001, South Africa	Wetland Biomonitoring Assessment Report for the Mvoti to Umzimkulu Water Management Area (KP 0 – KP 161). Assessment and reporting of wetlands, river and ephemeral channel pipeline crossings for monitoring purposes during the preconstruction, construction, reinstatement and rehabilitation phases of a new multi-product hydrocarbon pipeline (Transnet NMPP Project).	2009	2015	100

Client Name & Contact Details	Contract Title and Brief Description of Work	Dur From	ation To	% Complete
Transnet Limited (Transnet Group Capital) Carlton Centre 150, Commissioner Street, Johannesburg, 2001, South Africa Phone: +27 11 3081897	Wetland Biomonitoring Assessment Report for the Thukela Water Management Area (KP 162 – KP 296). Assessment and reporting of wetlands, river and ephemeral channel pipeline crossings for monitoring purposes during the preconstruction, construction, reinstatement and rehabilitation phases of a new multi-product hydrocarbon pipeline (Transnet NMPP Project).	2009	2015	100
Transnet Limited (Transnet Group Capital) Carlton Centre 150, Commissioner Street, Johannesburg, 2001, South Africa Phone: +27 11 3081897	Wetland Biomonitoring Assessment Report for the Upper Vaal Water Management Area (KP296 – KP555). Assessment and reporting of wetlands, river and ephemeral channel pipeline crossings for monitoring purposes during the preconstruction, construction, reinstatement and rehabilitation phases of a new multi-product hydrocarbon pipeline (Transnet NMPP Project).	2009	2015	100
AGES (Now Exigo) Eulophia Corner Building 1 Persequor Technopark 38 Gen van Reyneveld Street, Pretoria, 0020, South Africa Phone: +27 12 751 2160	Watercourse delineation and assessment study for the proposed construction and operation of an aluminium fluoride production facility and associated infrastructure on the farm Jobarne 489 JR. An inventory and assessment of various watercourse types, which included the delineation, classification and determination of the ecological condition and impacts of all delineated watercourses for a proposed aluminium fluoride production facility.	2009	2009	100
Working for Wetlands Programme within the South African National Biodiversity Institute (SANBI). Sub- consultant to Aurecon South Africa Aurecon Centre, 1 Century City Drive, Waterford Precinct, Century City, Cape Town, South Africa Phone: +27 21 526 9400	Wetland assessment reports for Gauteng North and South. Assessment of the ecological condition of wetlands across Gauteng Province (South Africa) and the expected response of targeted wetlands in relation to the implementation of recommended rehabilitation interventions.	2010	2015	100
Clean Stream Environmental Services (Now AdiEnvironmental) 14 Skipper Street, Del Judor x2, Witbank (eMalahleni), South Africa Phone: +27 13 697 5021	Wetland assessment study for the proposed Northern Coal Colliery near Breyton. A watercourse inventory and assessment study, which included the delineation, classification and determination of the ecological condition of all wetlands and other watercourses for a proposed new underground colliery (coal mine).	2010	2010	100

Client Name & Contact Details	Contract Title and Brief Description of Work	Dur From	ation To	% Complete
SSI (now Royal Haskoning DHV) Building No. 5 Country Club Estate, 21 Woodlands Drive, Woodmead, 2191, South Africa Phone: +27 11 798 6000	Watercourse Assessment: Proposed Aggeneys-Paulputs 220kV Transmission Line (Bushmanland, Northern Cape). The delineation and classification of watercourses, along with a project-specific impact assessment with recommended mitigation measures for all affected wetlands and other watercourses, for a proposed new electricity transmission line for Eskom, Northern Cape Province, South Africa	2010	2011	100
Baagi Environmental Consultancy 434 Lois Avenue, Waterkloof Glen, 0181, Pretoria, South Africa Phone: +27 71 606 6139	Wetland and surface watercourse study for the proposed Ariadne-Venus 475 kV transmission line. The delineation and classification of watercourses, along with a project-specific impact assessment with recommended mitigation measures for all affected wetlands and other watercourses, for a proposed new electricity transmission line for Eskom, Northern Cape Province, South Africa	2010	2011	100
Land Resources International (Pty) Ltd. 2nd Floor Finlaw Building Redlands Estate 1 George Macfarlane Lane, Pietermaritzburg , 3201, South Africa Phone: +27 33 392 8360	Development of a prioritisation framework for wetland rehabilitation in Ekurhuleni Metropolitan Municipality. Development of a wetland rehabilitation strategy focused on identifying catchment impacts and pollution sources where rehabilitation interventions would be most needed	2011	2011	100
Mark Wood Consultants Address: 1 Fourth Ave, Parkwood, Gauteng, 2193, Sandton, South Africa Phone: +27 11 327 1567	Watercourse investigation for a proposed 20MW solar electricity installation at Kalgold Mine. A watercourse inventory and assessment study, which included the delineation, classification and determination of the ecological condition of all wetlands and other watercourses for a proposed new 20MW solar electricity installation at a gold mine in North West Province, South Africa.	2011	2011	100
NuLeaf Planning & Environmental 2nd Floor, Office 231, Building 8, CSIR Campus, Meiring Naude Street, Brummeria, 0184, Pretoria, South Africa Phone: +27 12 753 5792	Wetland Study (Delineation & Assessment) for the proposed Witfontein Commercial & Residential Development. A wetland inventory and assessment, which included the delineation, classification and determination of the ecological condition of all wetlands for a proposed residential development.	2011	2011	100

Client Name & Contact Details	Contract Title and Brief Description of Work	Dur From	ation To	% Complete
Transnet Limited (Transnet Group Capital) Carlton Centre 150, Commissioner Street, Johannesburg, 2001, South Africa Phone: +27 11 3081897	Alien plant control in watercourse crossings (wetlands & rivers) report for the New Multi Product Pipeline (NMPP) Project, Trunkline Section (Jameson Park, Gauteng to Durban, KwaZulu-Natal). Assessment of the occurance of alien plant species along watercourse pipeline crossings and the provision of recommendations to control alien plant species, as well as to monitor the success of control actions.	2011	2012	100
Baagi Environmental Consultancy 434 Lois Avenue, Waterkloof Glen, 0181, Pretoria, South Africa Phone: +27 71 606 6139	Watercourse study for the proposed Arnot-Ginaledi 475 kV transmission line. The delineation and classification of watercourses, along with a project-specific impact assessment with recommended mitigation measures for all affected wetlands and other watercourses, for a proposed new electricity transmission line for Eskom, Mpumalanga Province, South Africa	2012	2012	100
South African National Road Agency (SANRAL). Sub- consultant for Environamic Environmental Consultants PO Box 2644, Montana Park 0159, Pretoria, South Africa Phone: +27 82 781 9454	Watercourse investigation for the proposed upgrade of a section of the N4 Platinum Highway. A watercourse inventory and assessment, which included the delineation, classification and determination of the ecological condition of all wetlands and other watercourses for the proposed upgrade of a 3 km long section of the N4 Highway.	2012	2012	100
Enviro-Insight 862 Wapadrand Road, Wapadrand Security Village, Pretoria, 0050, South Africa Phone: +27 84 7132244	Wetland and watercourse assessment study for a proposed 75MW Photovoltiac (PV) plant and associated infrastructure on a portion of the remaining extent of Erf 1, Prieska. A watercourse inventory and assessment study, which included the delineation and classification of all wetlands and other watercourses for a proposed new 75MW Photovoltiac plant.	2012	2012	100
Aurecon South Africa Aurecon Centre, Lynnwood Bridge Office Park, 4 Daventry Street, Lynnwood Manor Phone: +27 12 427 2000	Green Star Eco-conditional office assessment for the GCIS Hatfield head office development. An assessment of the applicability of Green Star ecological criteria for a new office development, based on requirements stipulated by the Green Building Council of South Africa, which is derived from the Australian Green Star accreditation system.	2012	2012	100

Client Name & Contact Details	Contract Title and Brief Description of Work	Dur From	ation To	% Complete
Aurecon South Africa Aurecon Centre, Lynnwood Bridge Office Park, 4 Daventry Street, Lynnwood Manor Phone: +27 12 427 2000	Green Star Eco-conditional office assessment for the USAID expansion development. An assessment of the applicability of Green Star ecological criteria for a new office development, based on requirements stipulated by the Green Building Council of South Africa, which is derived from the Australian Green Star accreditation system.	2012	2012	100
Hatch 14 Harrowdene Office Park, Western Service Road, Woodmead, South Africa Phone: +27 11 239 5300	Watercourse assessments for the Ngqura 16 MTPA manganese ore rail expansion: Area 1 & 3 (Coega – De Aar; Eastern & Northern Cape). A watercourse inventory and assessment, which included the delineation, classification and determination of the ecological condition of all wetlands and other watercourses for the proposed creation of new railway lines in the Northern and Eastern Cape Provinces.	2012	2013	100
Aurecon South Africa Aurecon Centre, Lynnwood Bridge Office Park, 4 Daventry Street, Lynnwood Manor Phone: +27 12 427 2000	Green Star Eco-conditional office assessment for the Lynnwood Bridge retail phase 3 development. An assessment of the applicability of Green Star ecological criteria for a new office development, based on requirements stipulated by the Green Building Council of South Africa, which is derived from the Australian Green Star accreditation system.	2013	2013	100
Environmental Impact Management Services (EIMS) Block 5, Fernridge Office Park. 5 Hunter Road Phone: +27 11 789 7170	Watercourse assessment for the Douglas-Hopetown road upgrade project. A watercourse inventory and assessment study, which included the delineation, classification and determination of the ecological condition of all wetland and other watercourse crossings for the proposed upgrade of a 60 km long dirt road.	2013	2013	100
Baagi Environmental Consultancy 434 Lois Avenue, Waterkloof Glen, 0181, Pretoria, South Africa, Phone: + 27 71 606 6139	Specialist Medupi-Borutho 400 kV Power Line Environmental Management Plan (EMP) for Watercourses & Drainage Lines. A walk-down EMP specialist study along a 170 km long power line route to investigate the presence/absence of watercourse habitat and their ecological condition at each proposed tower position. Site specific impact mitigation measures were provided for each tower affected by watercourses along the entire alignment.	2013	2013	100

Client Name & Contact Details	Contract Title and Brief Description of Work	Dur From	ation To	% Complete
Baagi Environmental Consultancy 434 Lois Avenue, Waterkloof Glen, 0181, Pretoria, South Africa, Phone: + 27 71 606 6139	Specialist Gromis-Orangemund 400 kV Power Line Environmental Management Plan (EMP) – Watercourses & Drainage Systems. A watercourse inventory and assessment study, which included the delineation, classification and determination of the ecological condition of all wetlands and other watercourses for a proposed new transmission line for Eskom.	2013	2013	100
Mark Wood Consultants. Sub-consultant to De Castro & Brits Ecological Consultants. 23 Amajuba Road, Noordheuwel, Krugersdorp, Gauteng Province, South Africa. Phone: +27 84 803 7205	Environmental Impact Assessment for the Sasol PSA and LPG Project: Botanical Biodiversity and Terrestrial and Wetland Habitat. A watercourse inventory and assessment investigation, which included the delineation, classification and determination of the ecological condition of all wetland and other watercourse crossings for proposed new oil and gas extraction wells, including approximately 100 km of associated pipelines near Innassoro, Inhabane province, Mozambique.	2014	2014	100
NuLeaf Planning & Environmental 2nd Floor, Office 231, Building 8, CSIR Campus, Meiring Naude Street, Brummeria, 0184, Pretoria, South Africa Phone: +27 12 753 5792	Watercourse Investigation for the Proposed Bhundu Inn Hotel and Conference Centre on Portion 174 of the Farm Goederede 60 JS, Mpumalanga Province. Assessment of different watercourses (delineation, classification and impact assessment) for the development of a conference and recreational facility.	2014	2014	100
Umhlaba Environmental Consulting CC Lifestyle Riverfront Office Park, Unit C12, 21 Bosbok Road, Randpark Ridge Phone: +27 11 791- 3389	Wetland Delineation and Pan Assessment Study for the Proposed Phoenix Gold Plant & Tailings Storage Facility, Nigel, Gauteng Province. An ecological assessment and collection of baselne data for vegetation moniotring of different pan (depression) wetland plant communities that will be affected by a proposed tailing dam development.	2014	2014	100
De Castro & Brits Ecological Consultants 23 Amajuba Road, Noordheuwel, Krugersdorp, Gauteng Province, South Africa. Phone: +27 84 803 7205	Baseline Watercourse Delineation and Assessment Study for the Proposed Extension to Belfast Silica Mine (Belfast, Mpumalanga Province). A baseline watercourse inventory and assessment study, which included the delineation, classification and determination of the ecological condition of all wetlands and other watercourses for a proposed expansion of an existing silica mine, near Belfast, Mpumalanga Province South Africa.	2014	2015	100

Client Name & Contact Details	Contract Title and Brief Description of Work	Dura From	ation To	% Complete
Baagi Environmental Consultancy 434 Lois Avenue, Waterkloof Glen, 0181, Pretoria, South Africa, Phone: + 27 71 606 6139	Specialist Watercourse and Wetland Study for the Proposed 500kV Nzhelele to Triangle Eskom Powerline Project (RSA Section Only) EIA Project. Assessment of different watercourses (delineation, classification and impact assessment) along three different corridor alterantives, each alternative with an approximate length of 65 km.	2014	2016	100
Baagi Environmental Consultancy 434 Lois Avenue, Waterkloof Glen, 0181, Pretoria, South Africa, Phone: + 27 71 606 6139	Specialist Watercourse and Wetland Study for the Proposed Eskom 400kV Bloemfontein Strengthening Project Phase 2, Free State Province. Assessment of different watercourses (delineation, classification and impact assessment) along various corridor alterantives over a distance of aproximately 200 km.	2014	2016	100
Baagi Environmental Consultancy 434 Lois Avenue, Waterkloof Glen, 0181, Pretoria, South Africa, Phone: + 27 71 606 6139	Everest-Merapi 400 kV Eskom Power Line Environmental Management Plan (EMP) Watercourse Assessment. A walk-down EMP specialist study along a 110 km long power line route to investigate the presence/absence of watercourse habitat and their ecological condition at each proposed tower position. Site specific impact mitigation measures were provided for each tower affected by watercourses along the entire alignment.	2015	2015	100
Baagi Environmental Consultancy 434 Lois Avenue, Waterkloof Glen, 0181, Pretoria, South Africa, Phone: + 27 71 606 6139	Specialist wetland assessment for a Water Use License Application (WULA) and Land Maintenance Plan for the Everest-Merapi 400 kV Eskom Power Line, located in the Free State Province along a 110km long route.	2016	2016	100
Environmental Impact Management Services (EIMS) Block 5, Fernridge Office Park. 5 Hunter Road Phone: +27 11 789 7170	Specialist Watercourse Assessment for the Proposed New Overaal Tunner near Ermelo, Mpumalang Province, along the Transnet Richards Bay Coal Line. Baseline assessment of different watercourses (delineation, classification and impact assessment) for a proposed new railway line of approximately 2 km long.	2015	2015	100
SE Solutions Suite 51, Private Bag X108, Centurion, 0084, Pretoria, South Africa Phone: +27 12 643 0190	Watercourse Investigations for the Barkly East, Hartswater, Hlabisa, Mbazwana, Nondweni and Skhemelele Landfill Sites (LFS) in the Eastern Cape, Northern Cape and KwaZulu-Natal Provinces. Assessment of different watercourses (delineation, classification and impact assessment) for licensing purposes at six existing landfill site in three diferent provices across South Africa.	2015	2015	100

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Client Name &	Contract Title and Brief Description of Work	Duration		%	
Contact Details		From	То	Complete	
Environmental Impact Management Services (EIMS) Block 5, Fernridge Office Park. 5 Hunter Road Phone: +27 11 789 7170	Wetland Study for the Proposed Dolos Giraffe Eskom Substation, Free State Province. Assessment of different watercourses (delineation, classification and impact assessment) at various site alterantives in the Western Free State Province, South Africa – Eskom.	2015	2015	100	
NuLeaf Planning & Environmental 2nd Floor, Office 231, Building 8, CSIR Campus, Meiring Naude Street, Brummeria, 0184, Pretoria, South Africa Phone: +27 12 753 5792	Kaalspruit River and Wetland Rehabilitation Study, Tembisa, Gauteng Province. Baseline assessment of different watercourses (delineation, classification and ecological assessment) for the development of a rehabilitation plan for the Kaalspruit system.	2015	2016	100	
De Castro & Brits Ecological Consultants 23 Amajuba Road, Noordheuwel, Krugersdorp, Gauteng Province, South Africa. Phone: +27 84 803 7205	Watercourse Delineation and Assessment Study for Proposed New Mining Infrastructure on the Farms Frischgewaagd and Mimosa, North West Province. Baseline assessment of different watercourses (delineation, classification and impact assessment) for proposed new mining infrastructure at Wesizwe Mine, North West Province, South Africa.	2015	2016	100	
Rossouw and Associated Soil and Water Science Address: 88 Rubida Street, Murrayfield, Pretoria Phone: +27 76 907 3422	Mintails Pipeline Water Use License Application (WULA) Wetland Assessment. Baseline assessment of a pan (depression) wetland affected by a pipeline crossing used for the transportation of reclaimed tailings sludge.	2015	2016	100	
Environmental Impact Management Services (EIMS) Block 5, Fernridge Office Park. 5 Hunter Road Phone: +27 11 789 7170	Watercourse Specialist Assessment Report for the Mopani District Water & Wastewater Programme: Giyani Water Pipelines. Baseline assessment of different watercourses (delineation, classification and impact assessment with rehabilitation recommendations) for new water pipeline lines (pipeline sections A, B, C, C2, D, D1, D2, F1, and F2) with a combined length of approximately 250 km.	2015	2017	80	

Client Name & Contact Details	Contract Title and Brief Description of Work	Dui From	ration To	% Complete
Environmental Impact Management Services (EIMS) Block 5, Fernridge Office Park. 5 Hunter Road Phone: +27 11 789 7170	Watercourse Specialist Assessment Report for the Mopani District Water & Wastewater Programme: Six Quarry Pits. Baseline assessment of different watercourses (delineation, classification and impact assessment) for six new and existing quarry pits.	2016	2016	100
Environmental Impact Management Services (EIMS) Block 5, Fernridge Office Park. 5 Hunter Road Phone: +27 11 789 7170	Watercourse Specialist Assessment Report for the Mopani District Water & Wastewater Programme: Giyani and Namakgale Waste Water Treatment Works. Baseline assessment of different watercourses (delineation, classification and impact assessment) for the expansion of two existing waste water treatment works	2016	2016	100
Umhlaba Environmental Consulting CC Lifestyle Riverfront Office Park, Unit C12, 21 Bosbok Road, Randpark Ridge Phone: +27 11 791- 3389	Baseline Wetland Assessment for Raumix Alpha, Rayton Area (Gauteng Province). Assessment of different watercourses (delineation, classification and impact assessment) for an existing Sand Quarry.	2016	2016	100
Aurecon South Africa Aurecon Centre, Lynnwood Bridge Office Park, 4 Daventry Street, Lynnwood Manor Phone: +27 12 427 2000	Ecohydrology Study (Watercourse Delineation, Classification, Assessment and Habitat Scan) for the Proposed Origin Sewage Pipeline, Menlyn, Pretoria, Gauteng Province.	2016	2016	100
Environmental Impact Management Services (EIMS) Block 5, Fernridge Office Park. 5 Hunter Road Phone: +27 11 789 7170	Watercourse Delineation and Assessment Study for the Proposed Loop 16 Road Upgrade, Groblershoop, Northern Cape Province. Assessment of different watercourses (delineation, classification and impact assessment) along a dirt road of approximately 15 km long that is to be upgraded.	2016	2016	100
Transnet Limited (Transnet Group Capital) Carlton Centre 150, Commissioner Street, Johannesburg, 2001, South Africa Phone: +27 11 3081897	Pump Station 5 Spill Basin Water Discharge Wetland Study for the Purpose of a General Authorisation for a Section 21 (f) and (g) Water Use Activities. KwaZulu Natal Province, South Africa.	2016	2017	95

Client Name & Contact Details	Contract Title and Brief Description of Work	Dur. From	ation To	% Complete
AECOM South Africa 263A West Avenue, Die Hoewes Centurion, Pretoria, 0157 South Africa Phone: +27 12 421 3500	Scoping Phase Specialist Watercourse Study for the Noordoewer-Vioolsdrif Dam (NVD) Project, in the Orange River, separating South Africa and Namibia. Desktop assessment of different watercourses (delineation, classification and impact identification) in the Orange River, which forms the boundary between South Africa and Namibia – Department of Water and Sanitation (DWS)	2016	2016	100
Working for Wetlands, NRM: Wetland Programmes, Department of Environmental Affairs. Sub-consultant to Aurecon South Africa Aurecon Centre, 1 Century City Drive, Waterford Precinct, Century City, Cape Town, South Africa Phone: +27 21 526 9400	Wetland assessment reports for Gauteng North. Assessment of the ecological condition of wetlands located within the Gauteng North project area and the expected response of targeted wetlands in relation to the implementation of recommended rehabilitation interventions and actions.	2016	2016	100
Mokgope Consulting 49 3rd Avenue, Highlands North, 2192 Johannesburg Tel: +27 11 011 4401817	Wetland and Watercourse EIA Report for the Proposed Aggeneis-Paulputs 400kV Power Line, Northern Cape Province - Eskom	2016	2017	100
NS Environmental Consultancy First Floor, Unit 2, Block 1a, Kingfisher Office Park, 28 – 32 Siphosethu Road, Mount Edgecombe, 4032 South Africa Tel: +27 12 450 3851	Wetland Risk Matrix Assessment Study for Holding 63 of Johandeo Agricultural Holdings, Sebokeng, Gauteng Province	2016	2017	100
JL Design PO Box 61, Southdowns Estate, 0123, Pretoria, South Africa Tel: +27 82 654 3758 Email: info@jldesign.co.za	Wetland Risk Matrix Assessment Study for Portion 21 of Erf 2440, Newcastle, KwaZulu-Natal Province	2017	2017	100
Wet Earth Eco-Specs P.O. Box 4442, Lydenburg, South Africa. 58 Church Street, Lydenburg, 1120. T: +27 13 235 2889	Baseline Wetland Assessment Report for the D714 Road Upgrade and Realignment Project between Brandspruit and Impumelelo Mines – Sasol Mining	2017	2017	100

Appendix E3

# WETLAND FORUM MEETING MINUTES



#### Gauteng Wetland Forum Minutes

25 May 2018



### Endangered Wildlife Trust (EWT), Modderfontein

#### 10h00-13h00

No	Item	Action
1.	Welcome	B Mashau
	• The chairperson of the forum welcomed everyone to the	
	meeting.	
2.	Introduction of Attendees	
	<ul> <li>The chairperson gave everyone who attended the meeting an</li> </ul>	All
	opportunity to introduce themselves and requested that they	
	fill in the attendance register which was circulated. Those who	
	wish to receive communication must please indicate on their	
	names with a star.	
3.	See attached register on the minutes.	
3.	Apologies	All
	See attached attendance register.	
4.	Minutes of the Previous Meeting	
	<ul> <li>Minutes were interrogated by all present, and adopted as a</li> </ul>	All
	true reflection of the day.	
5.	Matters Arising from the Previous Minutes	
	<ul> <li>No matters arising were noted, most items reflect on the</li> </ul>	All
	Agenda for the current meeting.	
6.	Additions to the Agenda	All
	No items	
7.	Items for Presentation	
	National Wetland Monitoring	Elijah Mogakabe
		from DWS
	Soil Classification System for South Africa	
		Dr Gary Paterson
	<ul> <li>Wet Soils in revised soils classification Book</li> </ul>	
		Dr David Turner
	See attached Presentations for perusal	
8.	Financial Report	
	• There is currently R90 003.00, in the GPF account, and	Judith Taylor
	R55 357.00 in the Wetland Society Account.	
9.	Working Groups Report Back	,
9.1	Education and training	Bismark Mashau
5.1	<ul> <li>No Activities have taken place.</li> </ul>	District Mashaa
	Marketing and Awareness	Happy Khumalo
		FF7
	<ul> <li>No Report for current meeting</li> </ul>	
	Wetland Database	Paul Fairall

	<ul> <li>There is no report for the current meeting as Paul rendered an apology.</li> </ul>	
	Catchment forums	
9.2	<ul> <li>Blesbokspriut         <ul> <li>Experiencing various challenges ranging from Acid Mine Drainage, illegal extraction of Water.</li> <li>Klipriver             <ul></ul></li></ul></li></ul>	
	Hennops Forum	Pule Makena
	<ul> <li>Current reports on illegal sand mining, detailed report to be submitted.</li> </ul>	
	Jukskei Forum	
	<ul> <li>Currently not taking place as it should, there are a lot of challenges experienced.</li> </ul>	
	<ul> <li>Stakeholders are willing to participate but not take over the meeting, DWS was then requested to look into chairing and convening the meetings.</li> </ul>	
10	Departmental Feedback	
10.1	DWS	
		Lumka Kuse
	The department had a water week event in March 18.	
	<b>Law Enforcement:</b> There was a complaint of sand mining in the Winterveldt that was reported in the Toloane River. Investigations were conducted, the illegal mining was stopped, and monitoring is taking place regularly. Unlawful sand mining is a challenge experienced in communities, the department is monitoring and investigating.	
	Regional officers will be joining the Forum and reporting on cases in the respective areas of work.	
	From 1 – 24 May: 25 cases have been reported through the hotline, they are waste water related and some are being investigated.	
10.2	<ul><li>DAFF</li><li>No report for the current Meeting</li></ul>	Phyllistas Makaola

10.3	GDARD	
	<ul> <li>Currently working not working on EIA's</li> <li>Section 24Gs reports submitted will be finalized</li> <li>Environmental Management Plans have been developed for Nigel and Dorothy Nyembe. 2 wetlands are targeted for</li> </ul>	Happy Khumalo
	rehabilitation together with colleagues from SRM Unit within the provincial department.	
10.5	DEA: Working for Wetlands	K Mekgoe
	<ul> <li>Current Project are in Doorandrantjies and Sokhulumi</li> <li>This financial year we will be going on a drive planning for new rehabilitation work within the province.</li> <li>The department will also be giving support to Municipalities in the province.</li> </ul>	
11.	Local Authorities Feedback	
11.1	<ul> <li>City of Joburg</li> <li>A written report/presentation will be submitted.</li> </ul>	Pule Makena/ Mpho Zwane
11.2	<ul> <li>City of Ekurhuleni</li> <li>The City is finalising rehabilitation of Kaalspriut catchment.</li> </ul>	Mankgodi Hlongwane
11.3	City of Tshwane	D Tshifura
	No representation.	
12.	Feedback from Business	
	Gauteng Water Caucus	Judith Taylor
	• A meeting was held, it was not attended.	
	Rand Water Foundation	G Lambani
	No feedback	
	Klipriver Sustainability Association (KlipSA)	
	• A workshop was organised for 23/03/18, it was well attended. Unfortunately it had to be adjourned before it could be completed. Another date will be circulated later.	A Barker

	<ul> <li>A Gauteng Water Summit was held and attended by reps from the association.</li> <li>General</li> <li>Municipalities are currently having various challenges ranging from: purification works not running optimally but between 60-65%, lack of resources especially funds for repairs and maintenance. Therefore it was suggested that A National Campaign be conducted and Northern Farms Works should be prioritized.</li> <li>National Stakeholder Meeting for the EastRand: Venue: Maryvail Bird Santuary, Date: 31 May 2018</li> <li>Wetland Indada: It will be held in Kimberly from 8-11 October 2018.</li> </ul>	
12.	Next Meeting           • 31 August 2018: 10h00-13h00.	B Mashau
13.	<ul> <li>Closure</li> <li>The chairperson closed the meeting after he had thanked all GWF members for attending the meeting.</li> </ul>	B Mashau

# **APPENDIX F1**

# SCREENING TOOL REPORTS

### SCREENING REPORT FOR AN ENVIRONMENTAL AUTHORIZATION OR FOR A PART TWO AMENDMENT OF AN ENVIRONMENTAL AUTHORISATION AS REQUIRED BY THE 2014 EIA REGULATIONS – PROPOSED SITE ENVIRONMENTAL SENSITIVITY

**EIA Reference number:** 

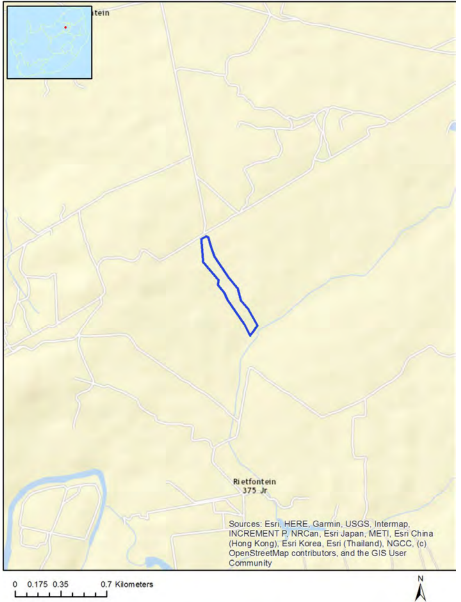
Project name: Doornrandjies Wetland Rehabilitation
Project title: Wetland A21C-04
Date screening report generated: 09/10/2019 10:49:11
Applicant: Working for Wetlands
Compiler: Aurecon SA (Pty) Ltd
Compiler signature:

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Relevant development incentives, restrictions, exclusions or prohibitions	.5
Map indicating proposed development footprint within applicable development incentive, restriction, exclusion or prohibition zones	.6
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MAP OF RELATIVE TERRESTRIAL BIODIVERSITY THEME SENSITIVITY	14

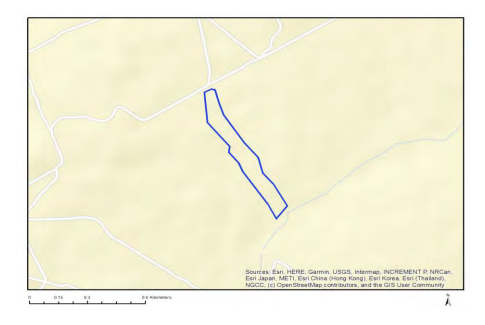
## Proposed Project Location

### Orientation map 1: General location



General Orientation: Doornrandjies Wetland Rehabilitation

### Map of proposed site and relevant area(s)



### Cadastral details of the proposed site

Property details:

No	Farm Name	Farm/ Erf No	Portion	Latitude	Longitude	Property Type
1	RIETFONTEIN	532	0	25°54'41.81S	27°57'49.2E	Farm
2	RIETFONTEIN	532	65	25°52'58.21S	27°57'49.99E	Farm Portion
3	RIETFONTEIN	532	66	25°53'4.28S	27°57'41.3E	Farm Portion

Development footprint<sup>1</sup> vertices: No development footprint(s) specified.

# Wind and Solar developments with an approved Environmental Authorisation or applications under consideration within 30 km of the proposed area

No nearby wind or solar developments found.

<sup>&</sup>lt;sup>1</sup> "development footprint", means the area within the site on which the development will take place and incudes all ancillary developments for example roads, power lines, boundary walls, paving etc. which require vegetation clearance or which will be disturbed and for which the application has been submitted.



#### Environmental Management Frameworks relevant to the application

Environm ental Managem ent Framewor k	LINK
Gauteng	https://screening.environment.gov.za/ScreeningDownloads/EMF/Zone_1, Zone_2,
EMF	Zone_3, Zone_4, Zone_5.pdf

### Environmental screening results and assessment outcomes

The following sections contain a summary of any development incentives, restrictions, exclusions or prohibitions that apply to the proposed development site as well as the most environmental sensitive features on the site based on the site sensitivity screening results for the application classification that was selected. The application classification selected for this report is: Any activities within or close to a watercourse | Any activities within or close to a watercourse.

Relevant development incentives, restrictions, exclusions or prohibitions

The following development incentives, restrictions, exclusions or prohibitions and their implications that apply to this site are indicated below.

Incenti	Implication
ve,	
restricti	
on or	
prohibi	
tion	

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Strategic Transmis sion Corridor- Central corridor	https://screening.environment.gov.za/ScreeningDownloads/DevelopmentZones/GNR 350 of 13 April 2017.pdf
South African Conserva tion Areas	https://screening.environment.gov.za/ScreeningDownloads/DevelopmentZones/SACA D_OR_2019_Q1_Metadata.pdf

Map indicating proposed development footprint within applicable development incentive, restriction, exclusion or prohibition zones



Project Location: Doornrandjies Wetland Rehabilitation

### Proposed Development Area Environmental Sensitivity

The following summary of the development site environmental sensitivities is identified. Only the highest environmental sensitivity is indicated. The footprint environmental sensitivities for the proposed development footprint as identified, are indicative only and must be verified on site by a suitably qualified person before the specialist assessments identified below can be confirmed.

Theme	Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
Agriculture Theme			Х	
Aquatic Biodiversity Theme				x
Civil Aviation Theme	Х			
Plant Species Theme			Х	
Defence Theme			Х	
Terrestrial Biodiversity Theme	X			

#### Specialist assessments identified

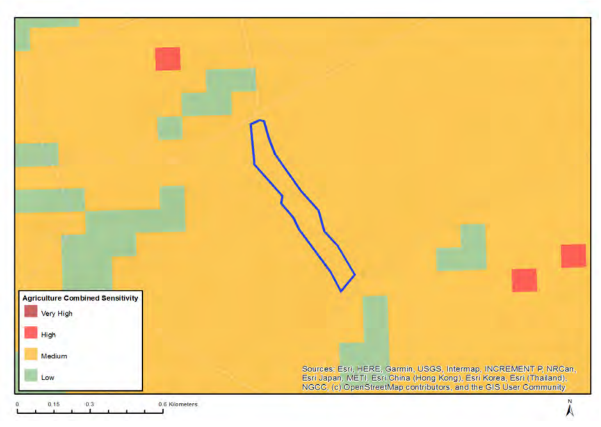
Based on the selected classification, and the environmental sensitivities of the proposed development footprint, the following list of specialist assessments have been identified for inclusion in the assessment report. It is the responsibility of the EAP to confirm this list and to motivate in the assessment report, the reason for not including any of the identified specialist study including the provision of photographic evidence of the site situation.

NI	Creasia	Assessment Distance
N	Specia	Assessment Protocol
0	list	
	assess	
	ment	
1	Landsca pe/Visu al Impact Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_General_Requirement_Assessment_Protocols.pdf
2	Archaeo logical and Cultural Heritage Impact Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_General_Requirement_Assessment_Protocols.pdf
3	Palaeon tology Impact Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_General_Requirement_Assessment_Protocols.pdf
4	Terrestri al Biodiver sity Impact Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_Terrestrial_Biodiversity_Assessment_Protocols.pdf

5	Aquatic Biodiver sity Impact Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_Aquatic_Biodiversity_Assessment.pdf
6	Hydrolo gy Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_General_Requirement_Assessment_Protocols.pdf
7	Socio- Economi c Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_General_Requirement_Assessment_Protocols.pdf
8	Plant Species Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted General Requirement Assessment Protocols.pdf
9	Animal Species Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_General_Requirement_Assessment_Protocols.pdf

### Results of the environmental sensitivity of the proposed area.

The following section represents the results of the screening for environmental sensitivity of the proposed site for relevant environmental themes associated with the project classification. It is the duty of the EAP to ensure that the environmental themes provided by the screening tool are comprehensive and complete for the project. Refer to the disclaimer.



#### MAP OF RELATIVE AGRICULTURE THEME SENSITIVITY

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
		х	

Sensitivity	Feature(s)
Medium	Land capability;06. Low-Moderate/07. Low-Moderate/08. Moderate



### MAP OF RELATIVE AQUATIC BIODIVERSITY THEME SENSITIVITY

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
			Х

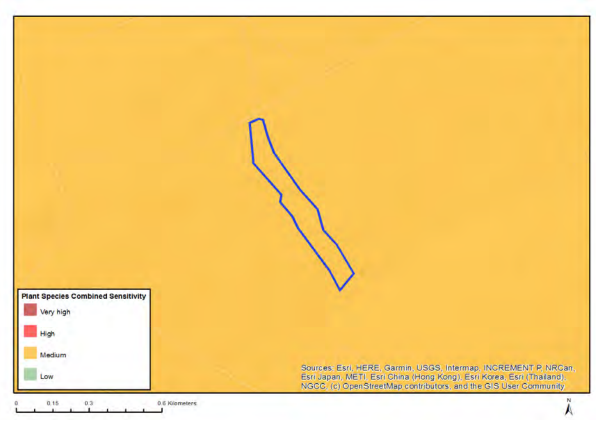
Sensitivity	Feature(s)	
Low	Low Sensitivity Areas	



#### MAP OF RELATIVE CIVIL AVIATION THEME SENSITIVITY

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity	
Х				

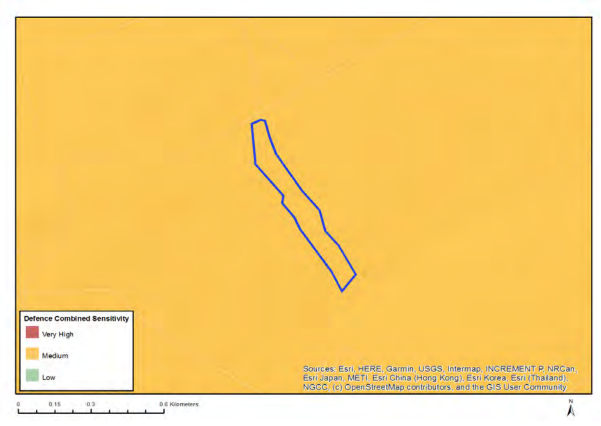
Sensitivity	Feature(s)		
High	Within 8 km of other civil aviation aerodrome		
Very High	Within 8 km of a major civil aviation aerodrome		



#### MAP OF RELATIVE PLANT SPECIES THEME SENSITIVITY

Very High sensitivity High sensitivity		Medium sensitivity Low sensitivi	
		х	

Sensitivity	Feature(s)
Medium	Melolobium subspicatum



#### MAP OF RELATIVE DEFENCE THEME SENSITIVITY

Very High sensitivity High sensitivity		Medium sensitivity	Low sensitivity
		х	

Sensitivity	Feature(s)	
Medium	Defence Site	



#### MAP OF RELATIVE TERRESTRIAL BIODIVERSITY THEME SENSITIVITY

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity	
Х				

Sensitivity	Feature(s)	
Very High	Endangered ecosystem	
Very High	Ecological Support Area 1	
Very High	Focus Areas for land-based protected areas expansion	

### SCREENING REPORT FOR AN ENVIRONMENTAL AUTHORIZATION OR FOR A PART TWO AMENDMENT OF AN ENVIRONMENTAL AUTHORISATION AS REQUIRED BY THE 2014 EIA REGULATIONS – PROPOSED SITE ENVIRONMENTAL SENSITIVITY

**EIA Reference number:** 

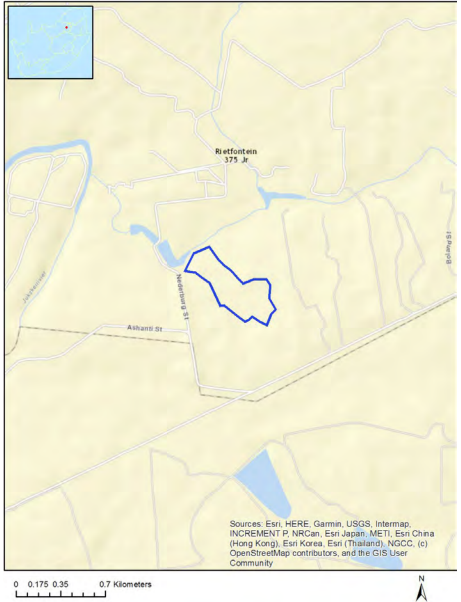
Project name: Doornrandjies Wetland Rehabilitation
Project title: Wetland A21C-05
Date screening report generated: 09/10/2019 07:49:41
Applicant: Working for Wetlands
Compiler: Aurecon SA (Pty) Ltd
Compiler signature:

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## **Proposed Project Location**

### Orientation map 1: General location



General Orientation: Doornrandjies Wetland Rehabilitation

### Map of proposed site and relevant area(s)



#### Cadastral details of the proposed site

#### Property details:

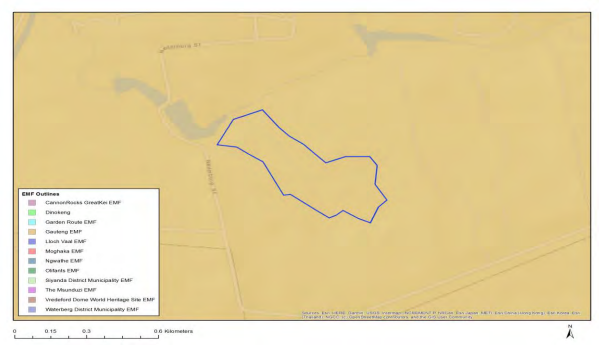
No	Farm Name	Farm/ Erf No	Portion	Latitude	Longitude	Property Type
1	RIETFONTEIN	532	0	25°54'41.81S	27°57'49.2E	Farm
2	RIETFONTEIN	532	36	25°54'17.77S	27°57'54.27E	Farm Portion
3	RIETFONTEIN	532	38	25°54'13.73S	27°58'6.71E	Farm Portion
4	RIETFONTEIN	532	35	25°54'20.23S	27°57'47.29E	Farm Portion
5	RIETFONTEIN	532	37	25°54'16.97S	27°58'0.77E	Farm Portion

Development footprint<sup>1</sup> vertices: No development footprint(s) specified.

# Wind and Solar developments with an approved Environmental Authorisation or applications under consideration within 30 km of the proposed area

No nearby wind or solar developments found.

<sup>&</sup>lt;sup>1</sup> "development footprint", means the area within the site on which the development will take place and incudes all ancillary developments for example roads, power lines, boundary walls, paving etc. which require vegetation clearance or which will be disturbed and for which the application has been submitted.



#### Environmental Management Frameworks relevant to the application

Environm ental Managem ent Framewor k	LINK
Gauteng	https://screening.environment.gov.za/ScreeningDownloads/EMF/Zone_1, Zone_2,
EMF	Zone_3, Zone_4, Zone_5.pdf

### Environmental screening results and assessment outcomes

The following sections contain a summary of any development incentives, restrictions, exclusions or prohibitions that apply to the proposed development site as well as the most environmental sensitive features on the site based on the site sensitivity screening results for the application classification that was selected. The application classification selected for this report is: Any activities within or close to a watercourse | Any activities within or close to a watercourse.

#### Relevant development incentives, restrictions, exclusions or prohibitions

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Incenti	Implication
ve,	
restricti	
on or	
prohibi	
tion	

Page 5 of 15

Strategic Transmis sion Corridor- Central corridor	https://screening.environment.gov.za/ScreeningDownloads/DevelopmentZones/GNR 350 of 13 April 2017.pdf
South African Conserva tion Areas	https://screening.environment.gov.za/ScreeningDownloads/DevelopmentZones/SACA D_OR_2019_Q1_Metadata.pdf

Map indicating proposed development footprint within applicable development incentive, restriction, exclusion or prohibition zones



Project Location: Doornrandjies Wetland Rehabilitation

#### Proposed Development Area Environmental Sensitivity

The following summary of the development site environmental sensitivities is identified. Only the highest environmental sensitivity is indicated. The footprint environmental sensitivities for the proposed development footprint as identified, are indicative only and must be verified on site by a suitably qualified person before the specialist assessments identified below can be confirmed.

Theme	Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
Agriculture Theme			Х	
Aquatic Biodiversity Theme				Х
Archaeological and Cultural		Х		
Heritage Theme				
Civil Aviation Theme	Х			
Plant Species Theme			Х	
Defence Theme			Х	
Terrestrial Biodiversity Theme	Х			

#### Specialist assessments identified

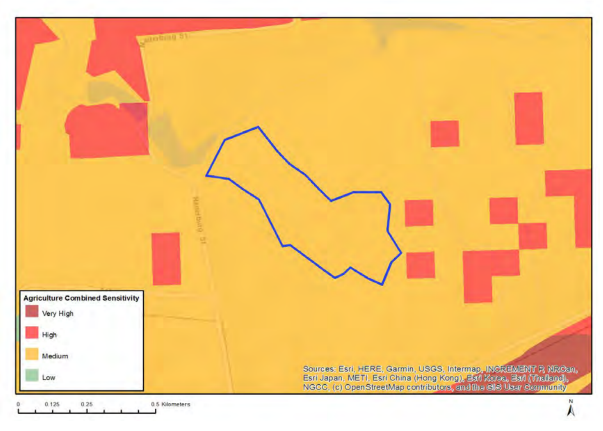
Based on the selected classification, and the environmental sensitivities of the proposed development footprint, the following list of specialist assessments have been identified for inclusion in the assessment report. It is the responsibility of the EAP to confirm this list and to motivate in the assessment report, the reason for not including any of the identified specialist study including the provision of photographic evidence of the site situation.

	<b>C</b>	
N	Specia	Assessment Protocol
0	list	
	assess	
	ment	
1	Landsca pe/Visu al Impact Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_General_Requirement_Assessment_Protocols.pdf
2	Archaeo logical and Cultural Heritage Impact Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_General_Requirement_Assessment_Protocols.pdf
3	Palaeon tology Impact Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_General_Requirement_Assessment_Protocols.pdf
4	Terrestri al Biodiver sity Impact Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_Terrestrial_Biodiversity_Assessment_Protocols.pdf

5	Aquatic Biodiver sity Impact Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_Aquatic_Biodiversity_Assessment.pdf
6	Hydrolo gy Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_General_Requirement_Assessment_Protocols.pdf
7	Socio- Economi c Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_General_Requirement_Assessment_Protocols.pdf
8	Plant Species Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted General Requirement Assessment Protocols.pdf
9	Animal Species Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_General_Requirement_Assessment_Protocols.pdf

# Results of the environmental sensitivity of the proposed area.

The following section represents the results of the screening for environmental sensitivity of the proposed site for relevant environmental themes associated with the project classification. It is the duty of the EAP to ensure that the environmental themes provided by the screening tool are comprehensive and complete for the project. Refer to the disclaimer.



#### MAP OF RELATIVE AGRICULTURE THEME SENSITIVITY

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
		х	

Sensitivity	Feature(s)
Medium	Land capability;06. Low-Moderate/07. Low-Moderate/08. Moderate



#### MAP OF RELATIVE AQUATIC BIODIVERSITY THEME SENSITIVITY

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
			Х

Sensitivity	Feature(s)
Low	Low Sensitivity Areas

# MAP OF RELATIVE ARCHAEOLOGICAL AND CULTURAL HERITAGE THEME SENSITIVITY

20derhurg St North Die St	
Archaeological and Cultural Heritage Combined Sensitivity	
Medium	Sources: Esrl, HERE, Garmin, USOS, Intermap, INCREMENT P, NRCan, Esrl Japan, METI, Esrl China (Hong Kong), Esrl Korea, Esrl (Thaland), NGCC, (c) OpenStreetMap contributors, and the GIS User Community
0 0.125 0.25 0.5 Kilometers	Ă

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
	Х		

Sensitivity	Feature(s)
High	Within 1 km of a protected area

#### MAP OF RELATIVE CIVIL AVIATION THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
Х			

Sensitivity	Feature(s)
High	Within 8 km of other civil aviation aerodrome
Very High	Within 8 km of a major civil aviation aerodrome

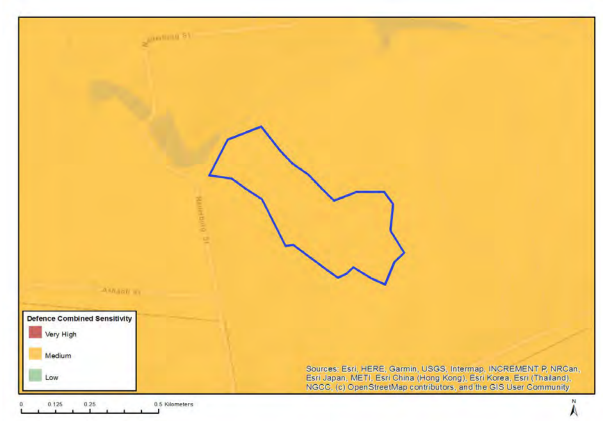
#### MAP OF RELATIVE PLANT SPECIES THEME SENSITIVITY

mant 9)	
Plant Species Combined Sensitivity Very high High Medium Low	Sources: Esri, HERE, Garmin, USGS, Intermap, INCREMENT P, NRCan, Esri Japan, METI, Esri China (Hong Kong), Esri Korea, Esri (Thailand), NGCC, (c) OpenStreetMap contributors, and the GIS User Community

Very High sensitivity High sensitivity		Medium sensitivity	Low sensitivity
		Х	

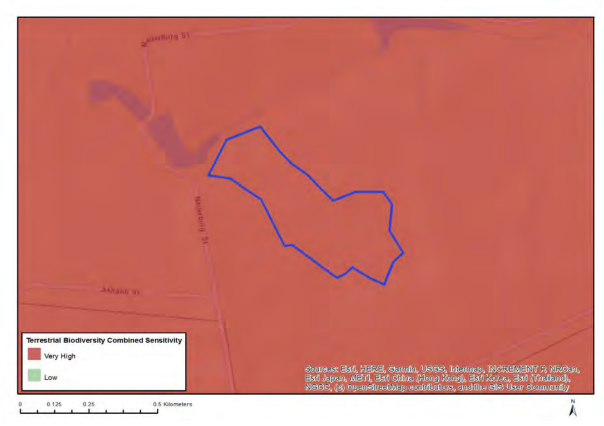
Sensitivity	Feature(s)
Low	Low sensitivity
Medium	Melolobium subspicatum

#### MAP OF RELATIVE DEFENCE THEME SENSITIVITY



Very High sensitivity High sensitivity		Medium sensitivity	Low sensitivity
		х	

Sensitivity	Feature(s)
Medium	Defence Site



#### MAP OF RELATIVE TERRESTRIAL BIODIVERSITY THEME SENSITIVITY

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
Х			

Sensitivity	Feature(s)
Very High	Endangered ecosystem
Very High	Ecological Support Area 1
Very High	Focus Areas for land-based protected areas expansion

#### SCREENING REPORT FOR AN ENVIRONMENTAL AUTHORIZATION OR FOR A PART TWO AMENDMENT OF AN ENVIRONMENTAL AUTHORISATION AS REQUIRED BY THE 2014 EIA REGULATIONS – PROPOSED SITE ENVIRONMENTAL SENSITIVITY

**EIA Reference number:** 

Project name: Doornrandjies Wetland Rehabiltation
Project title: Doornrandjies A21C-10
Date screening report generated: 09/10/2019 10:24:42
Applicant: Working for Wetlands
Compiler: Aurecon SA (Pty) Ltd
Compiler signature:

Disclaimer applies 09/10/2019

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MAP OF RELATIVE TERRESTRIAL BIODIVERSITY THEME SENSITIVITY	. 15

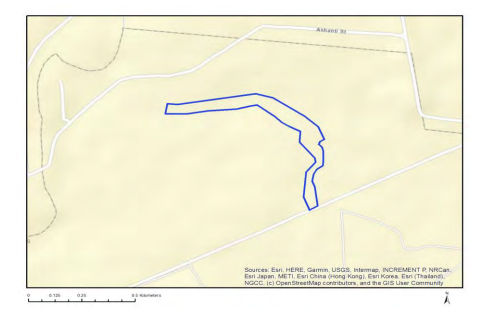
# **Proposed Project Location**

## Orientation map 1: General location



General Orientation: Doornrandjies Wetland Rehabiltation

# Map of proposed site and relevant area(s)



#### Cadastral details of the proposed site

#### Property details:

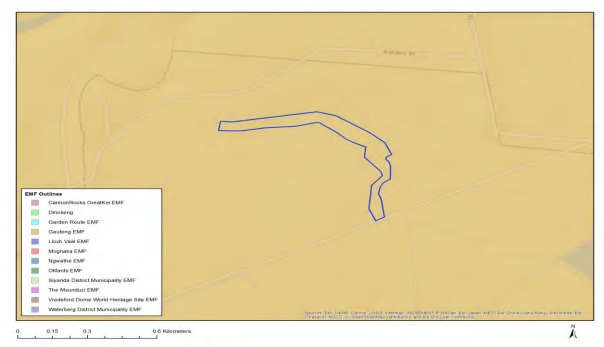
No	Farm Name	Farm/ Erf No	Portion	Latitude	Longitude	Property Type
1	RIETFONTEIN	532	0	25°54'41.81S	27°57'49.2E	Farm
2	RIETFONTEIN	532	31	25°54'42.94S	27°57'13.08E	Farm Portion
3	RIETFONTEIN	532	29	25°54'38.8S	27°57'38.11E	Farm Portion
4	RIETFONTEIN	532	30	25°54'35.63S	27°57'6.51E	Farm Portion
5	RIETFONTEIN	532	32	25°54'48.28S	27°57'8.17E	Farm Portion
6	RIETFONTEIN	532	28	25°54'30.72S	27°57'19.43E	Farm Portion

Development footprint<sup>1</sup> vertices: No development footprint(s) specified.

# Wind and Solar developments with an approved Environmental Authorisation or applications under consideration within 30 km of the proposed area

No nearby wind or solar developments found.

<sup>&</sup>lt;sup>1</sup> "development footprint", means the area within the site on which the development will take place and incudes all ancillary developments for example roads, power lines, boundary walls, paving etc. which require vegetation clearance or which will be disturbed and for which the application has been submitted.



#### Environmental Management Frameworks relevant to the application

Environm ental Managem ent	LINK
Framewor k	
Gauteng EMF	https://screening.environment.gov.za/ScreeningDownloads/EMF/Zone 1, Zone 2, Zone 3, Zone 4, Zone 5.pdf

## Environmental screening results and assessment outcomes

The following sections contain a summary of any development incentives, restrictions, exclusions or prohibitions that apply to the proposed development site as well as the most environmental sensitive features on the site based on the site sensitivity screening results for the application classification that was selected. The application classification selected for this report is: Any activities within or close to a watercourse | Any activities within or close to a watercourse.

#### Relevant development incentives, restrictions, exclusions or prohibitions

The following development incentives, restrictions, exclusions or prohibitions and their implications that apply to this site are indicated below.

Incenti	Implication
ve,	
restricti	
on or	
prohibi	
tion	

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Strategic Transmis sion Corridor- Central corridor	https://screening.environment.gov.za/ScreeningDownloads/DevelopmentZones/GNR 350 of 13 April 2017.pdf
South African Conserva tion Areas	https://screening.environment.gov.za/ScreeningDownloads/DevelopmentZones/SACA D_OR_2019_Q1_Metadata.pdf

Map indicating proposed development footprint within applicable development incentive, restriction, exclusion or prohibition zones



Project Location: Doornrandjies Wetland Rehabiltation

#### Proposed Development Area Environmental Sensitivity

The following summary of the development site environmental sensitivities is identified. Only the highest environmental sensitivity is indicated. The footprint environmental sensitivities for the proposed development footprint as identified, are indicative only and must be verified on site by a suitably qualified person before the specialist assessments identified below can be confirmed.

Theme	Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
Agriculture Theme		Х		
Aquatic Biodiversity Theme				Х
Archaeological and Cultural		Х		
Heritage Theme				
Civil Aviation Theme	Х			
Plant Species Theme			Х	
Defence Theme			Х	
Terrestrial Biodiversity Theme	Х			

#### Specialist assessments identified

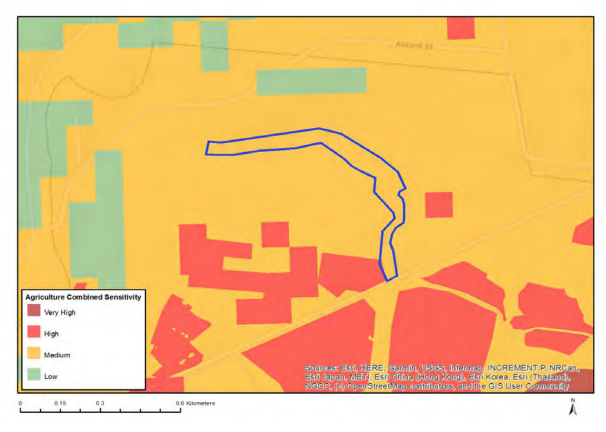
Based on the selected classification, and the environmental sensitivities of the proposed development footprint, the following list of specialist assessments have been identified for inclusion in the assessment report. It is the responsibility of the EAP to confirm this list and to motivate in the assessment report, the reason for not including any of the identified specialist study including the provision of photographic evidence of the site situation.

Ν	Specia	Assessment Protocol
	-	Assessment Flotocol
0	list	
	assess	
	ment	
1	Landsca pe/Visu al Impact Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_General_Requirement_Assessment_Protocols.pdf
2	Archaeo logical and Cultural Heritage Impact Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_General_Requirement_Assessment_Protocols.pdf
3	Palaeon tology Impact Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_General_Requirement_Assessment_Protocols.pdf
4	Terrestri al Biodiver sity Impact Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_Terrestrial_Biodiversity_Assessment_Protocols.pdf

5	Aquatic Biodiver sity Impact Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_Aquatic_Biodiversity_Assessment.pdf
6	Hydrolo gy Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_General_Requirement_Assessment_Protocols.pdf
7	Socio- Economi c Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_General_Requirement_Assessment_Protocols.pdf
8	Plant Species Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted General Requirement Assessment Protocols.pdf
9	Animal Species Assessm ent	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /DraftGazetted_General_Requirement_Assessment_Protocols.pdf

# Results of the environmental sensitivity of the proposed area.

The following section represents the results of the screening for environmental sensitivity of the proposed site for relevant environmental themes associated with the project classification. It is the duty of the EAP to ensure that the environmental themes provided by the screening tool are comprehensive and complete for the project. Refer to the disclaimer.



#### MAP OF RELATIVE AGRICULTURE THEME SENSITIVITY

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
	Х		

Sensitivity	Feature(s)
High	Annual Crop Cultivation / Planted Pastures Rotation;Land capability;06. Low-Moderate/07. Low-
	Moderate/08. Moderate
Medium	Land capability;06. Low-Moderate/07. Low-Moderate/08. Moderate

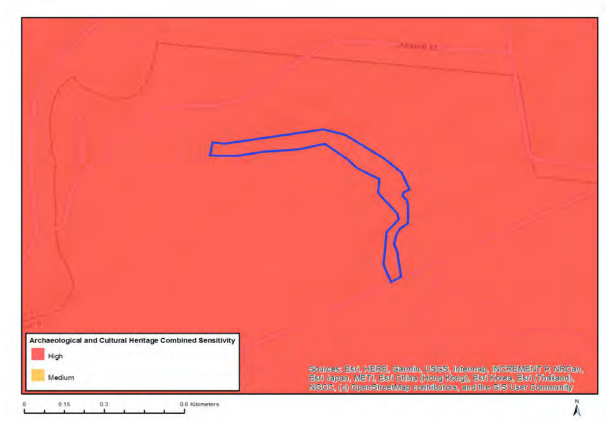
F	Astrant St
Aquatic Biodiversity Combined Sensitivity	Sources: Esri, HERE, Garmin, USGS, Intermap, INCREMENT P, NRCan,
Very High	Esri Japan, METI, Esri China (Hong Kong), Esri Korea, Esri (Thailand),
Low	NGCC, (c) OpenStreetMap contributors, and the GIS User Community

### MAP OF RELATIVE AQUATIC BIODIVERSITY THEME SENSITIVITY

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
			Х

Sensitivity	Feature(s)
Low	Low Sensitivity Areas

# MAP OF RELATIVE ARCHAEOLOGICAL AND CULTURAL HERITAGE THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
	Х		

Sensitivity	Feature(s)
High	Within 500 m of an important river
High	Within 1 km of a protected area



#### MAP OF RELATIVE CIVIL AVIATION THEME SENSITIVITY

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
х			

#### **Sensitivity Features:**

Sensitivity	Feature(s)
High	Within 8 km of other civil aviation aerodrome
Medium	Within 5 km of an air traffic control or navigation site
Medium	Between 8 and 15 km of other civil aviation aerodrome
Very High	Within 8 km of a major civil aviation aerodrome

09/10/2019

# Plant Species Combined Sensitivity • Wey high • High • High • Units • Units

#### MAP OF RELATIVE PLANT SPECIES THEME SENSITIVITY

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
		х	

Sensitivity	Feature(s)	
Low	Low sensitivity	
Medium	Melolobium subspicatum	

#### MAP OF RELATIVE DEFENCE THEME SENSITIVITY

Pefence Combined Sensitivity ↓ Very High	L	Altrant 12
		3
		0
Medium           Sources: Esri, HERE; Garmin, USGS, Intermap, INCREMENT P, NRGa           Low         Esri Japan, METI, Esri China (Hong Kong), Esri Korea, Esri (Thailand).	Very High	Sources: Esri, HERE, Garmin, USGS, Intermap, INCREMENT P, NRCan, Esri Japan, METI, Esri China (Hong Kong), Esri Korea, Esri (Thailand), NGCC, (c) OpenStreetMap contributors, and the GIS User Community

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
		х	

Sensitivity	Feature(s)
Medium	Defence Site



#### MAP OF RELATIVE TERRESTRIAL BIODIVERSITY THEME SENSITIVITY

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
Х			

Sensitivity	Feature(s)
Very High	Endangered ecosystem
Very High	Ecological Support Area 1
Very High	Focus Areas for land-based protected areas expansion