25/05/2021

# FINAL BASIC ASSESSMENT REPORT

# PROPOSED SEWER PIPELINE AND PIPE BRIDGE, PAUL ROUX, DIHLABENG LOCAL MUNICIPALITY

DESTEA REF. NO.: EMB/19,12(b)(iii)(iv)/21/06

ENVIRONMENTAL & SOCIAL SCIENTISTS

CONSULTANTS



economic, small business development. tourism and environmental affairs FREE STATE PROVINCE

(For official use only)

## File Reference Number: Application Number: Date Received:

Basic assessment report in terms of the Environmental Impact Assessment Regulations, 2014, promulgated in terms of the National Environmental Management Act, 1998 (Act No. 107 of 1998), as amended.

## Kindly note that:

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- 1. This **basic assessment report** is a standard report that may be required by a competent authority in terms of the EIA Regulations, 2014 as amended and is meant to streamline applications. Please make sure that it is the report used by the particular competent authority for the activity that is being applied for.
- 2. This report format is current as of 07 April 2017. It is the responsibility of the applicant to ascertain whether subsequent versions of the form have been published or produced by the competent authority
- 3. The report must be typed within the spaces provided in the form. The size of the spaces provided is not necessarily indicative of the amount of information to be provided. The report is in the form of a table that can extend itself as each space is filled with typing.
- 4. Where applicable **tick** the boxes that are applicable in the report.
- 5. An incomplete report may be returned to the applicant for revision.
- 6. The use of "not applicable" in the report must be done with circumspection because if it is used in respect of material information that is required by the competent authority for assessing the application, it may result in the rejection of the application as provided for in the regulations.
- 7. This report must be handed in at offices of the relevant competent authority as determined by each authority.
- 8. No faxed or e-mailed reports will be accepted.
- 9. The signature of the EAP on the report must be an original signature.
- 10. The report must be compiled by an independent environmental assessment practitioner.
- 11. Unless protected by law, all information in the report will become public information on receipt by the competent authority. Any interested and affected

party should be provided with the information contained in this report on request, during any stage of the application process.

- 12. A competent authority may require that for specified types of activities in defined situations only parts of this report need to be completed.
- 13. Should a specialist report or report on a specialised process be submitted at any stage for any part of this application, the terms of reference for such report must also be submitted.
- 14. Two (2) colour hard copies and one (1) electronic copy of the report must be submitted to the competent authority.
- 15. Shape files (.shp) for maps must be included in the electronic copy of the report submitted to the competent authority.

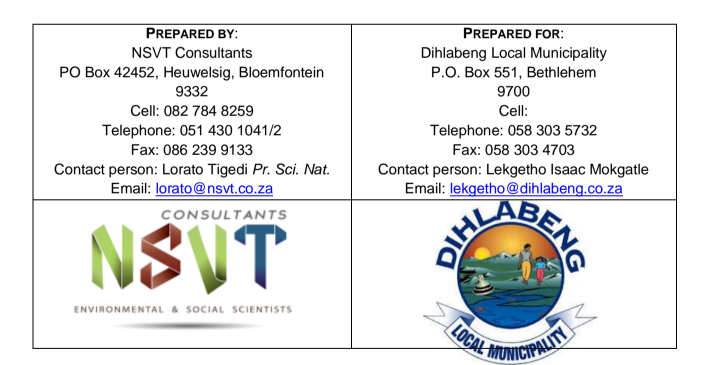
#### **EXECUTIVE SUMMARY**

NSVT Consultants has been appointed by SM-TB JV on behalf of Dihlabeng Local Municipality, as the independent EAP to undertake a Basic Assessment process for the proposed 2.04km gravity-feed sewer outfall pipeline from the new development, Extension 5, Fateng tse Ntsho to a connection point to the Paul Roux wastewater treatment works. The proposed pipeline will cross Sand River, seasonal wetland, and a drainage line before it connects to the existing outfall sewer connection point. At the section where the sewer pipeline crosses the Sand River, it will be carried by a proposed sewer pipe bridge of 170m and 1m wide. Dihlabeng Local Municipality proposed this development so that they can provide sanitation services to the new residential development, which is not constructed yet. From the engineering team, it is confirmed that the existing wastewater treatment works has adequate capacity to accommodate the additional loads from the new area. The proposed uPVC pipeline has a DN150mm diameter with an estimated flow rate of 21.492l/s throughput of, therefore it is below the EIA threshold for pipeline specifications as outlined in the EIA Regulations, however, due to the fact that the pipeline will cross watercourses, an Environmental Authorisation must be obtained authorities, namely, the Department of Economic, Small Business Development, Tourism and Environmental Affairs. No alternative routes were considered the pipeline is a gravity-feed and no objections were received from during the public participation process. The photographic history depicting the conditions and land uses within and surrrounding the proposed pipeline route is provided, which in addition to the watercourses is the National Road N5 and eskom powerline in close proximity. The development is not compromising the integrity of the municipality's Integrated Development Plan and Spatial Development Framework and also the Provincial one too. By undertaking the proposed development, the development priority of providing and facilitating sustainable infrastructure development will be realized. The development also fit in with the aim of the National Development Programme 2013, whereby on completion, there will be a settlement, fully services with adequate sanitation facilities, which would not threaten the soil and groundwater conditions and the health and wellbeing of the beneficiaries, thus their constitutional right to adequate housing will upheld. The principles of NEMA have also been considered as part of the process. During the initial application, public participation process was conducted, whereby identified Interested and Affected Parties, were notified about the proposed development but no comments were received. Thereater, a draft report was sent for review and SANRAL indicated that the initial route encroached on the development footprint of the future pedestrian bridge therefore, the proposed route had to be re-aligned at the affected sections, whereby it was placed more than 25m from the centre of the road, outside the National Road N5 road reserve. From consultation with Eskom, no objections were received but a set of conditions were outlined, which must be adhered to and the municipality must accept them prior to commencement of construction activites. The commenting authorities were informed of the reapplication and availability of the draft BAR and EMPr for review but no request were received, therefore the draft report was sent to DESTEA as the competent authority and no comments were received. The Comments and Responses report, which was compiled from the undertaking of the comprehensive Public Participation Process and records thereof is included in the final report.

To identify environmental impacts associated with the proposed pipeline, site visit was undertaken, desktop study/literature review, involvement of specialists, i.e. Heritage Specialist, Ecologist and Geotechnical Engineer. There were direct. indirect and cumulative impacts that were anticipated if the proposed would go They were assessed using the Signficance Assessment ahead as planned. Methodology based on the nature of the impact, extent and duration, reversibility, probability, magnitude, and whether there will be any residual risks. The significance of the impacts were measured without and with adoption of the mitigation and management measures and with mitigation, the significance of impacts ranged between low and medium and due to the nature of the project, the distubed area footprint would be narrow. The sensitive areas along the proposed route are the Sand River, wetland and drainage area crossings, thus mitigation and management measures have been outlined to ensure that the impact is greatly reduced as they cannot be avoided. There are no additional impacts anticipated due to the realignment of the pipeline route, except for the problematic erosion area, that needs to be attended to as part of the construction activities. The recommendations from specialists include conducting a comprehensive SASS, collecting water samples and a permit must be obtained for the removal of the provincially protected species prior to site preparation and commencement of the construction phase. A water use license application will be lodged with the Department of Water and Sanitation so that the license may be obtained prior to project implementation/commencement of construction activities. During the construction at the river crossing, an archaeologist must be appointed to monitor excavations and on completion, a monitoring report must be submitted to SAHRA. The material found along the proposed route should not be used for backfilling, bedding or as a blanket material because it is clayey, thus sutiable material must be sourced from a commercial guarry alternatively if a borrow pit with suitable material is identified, then a Mining Permit and Environmental Application must be lodged with the competent authorities. Given the above information, the EAP hereby recommends that the proposed development go ahead as planned provided recommendations, condition and mitigation measures outlined in the BAR and EMPr including the management plans are adhered to. It is expected that DESTEA have been provided with adequate information to enable them to make an informed decision regarding the proposed pipeline.

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Basic Assessment Report ("BAR") in terms of the Environmental Impact Assessment ("EIA") Regulations, 2014 (as amended), promulgated in terms of the National Environmental Management Act, 1998 (Act No. 107 of 1998) (as amended) ("NEMA").



## REPORT TITLE: BAR

### **REPORT STATUS:** Final

**PURPOSE OF REPORT:** The purpose of this BAR is to present the proposed development and the need for the development; provide details of the Environmental Assessment Practitioner ("EAP") appointed to undertake the Basic Assessment ("BA") process; provide an overview of the public participation process; and to set out the environmental outcomes, impacts and residual risks.

**PROJECT TITLE:** Paul Roux Outfall Sewer Pipeline and Pipe Bridge, Dihlabeng Local Municipality

**APPLICANT:** Dihlabeng Local Municipality

PROJECT ENGINEERS: SM-TB JV

ENVIRONMENTAL ASSESSMENT PRACTITIONERS: NSVT Consultants

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## **SECTION A: ACTIVITY INFORMATION**

Has a specialist been consulted to assist with the completion of this section?

If YES, please complete the form entitled "Details of specialist and declaration of interest" for the specialist appointed and attach in Appendix I.

## 1. PROJECT DESCRIPTION

## a) Describe the project associated with the listed activities applied for

To connect the new Extension 5 residential development in Fateng tse Ntsho to the existing outfall sewer line, a new sewer line of 2.04km must be constructed. The sewer pipe bridge, which is approximately 170m in length and 1m wide, will be used to carry a DN150mm uPVC sewer pipe across Sand River, thereafter the sewer pipeline will cross a wetland and drainage line to connect to the existing outfall sewer to the Paul Roux wastewater treatment works.

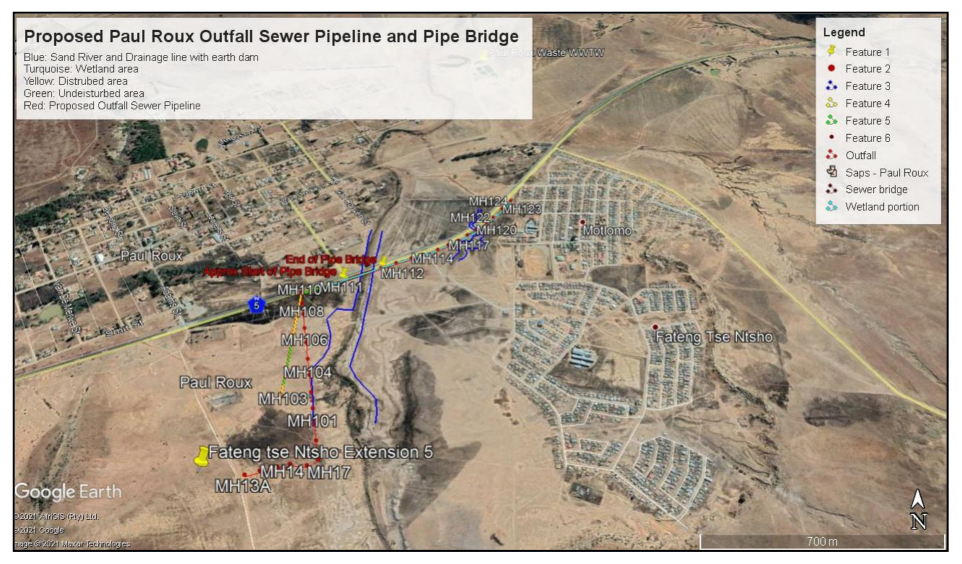
The Basic Assessment Process is undertaken to determine possible environmental impacts that the proposed construction of a sewer bridge pipeline and pipeline across Sand River, wetland, and drainage line, may have on the receiving and surrounding environment. The sewer pipeline diameter and throughput does not fall within the ambit of the 2014 NEMA regulations as amended, but since there will be excavation, removal, and backfilling of material of more than 10m<sup>3</sup> for the founding of the pier footings in the ground and laying of the pipeline across the wetland, a Basic Assessment process is required to obtain an Environmental authorisation.

The activities to be undertaken for the construction of the sewer bridge would be to dig the required level then cast a concrete base and on top a concrete pier to the required height, which would be cast to supports a lattice steel frame concrete sewer bridge held down on to the sewer and spanning from pier to pier. The bridge will have 6 piers across Sand River to support the bridge structure, which will carry the sewer pipeline.

The technical report providing more information on the overall project as the proposed project is part of the reticulation for the Extension 5 area, which is to be developed is attached hereto as **Appendix J**. The Google Satellite Imagery below shows the location of the proposed sewer line and sewer bridge, where it crosses Sand River, wetland, and a drainage line as well as the location of the wastewater treatment plant in relation to the proposed development.

NO

#### FINAL BASIC ASSESSMENT REPORT





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# b) Provide a detailed description of the listed activities associated with the project as applied for

Listed activity as described in GN	Description of project activity
327,325 and 324	
GNR 327:- Activity 19: The infilling of	Construction of a pipe bridge across
material of more than 10m <sup>3</sup> and	Sand river. Material that will be removed
excavation and removal of soil of more	from the watercourses and backfilled is
than 10m <sup>3</sup> from a watercourse	approximately 250m <sup>3</sup> .
	Laying of the new sewer pipeline across
	a wetland and drainage line, whereby
	more than $10m^3$ of material will be
	removed and backfilled.
GNR. 324:- Activity 12 (b)(iii)(iv): The	The proposed site will be subjected to
clearance of an area of 300 square	indigenous vegetation clearance on an
metres or more of indigenous	area zoned as open space in the SDF
vegetation except where such	Map and within watercourses (Sand
clearance of indigenous vegetation is	River, wetland, and drainage lines).
required for maintenance purposes	River, welland, and drainage intes).
maintenance management plan. <b>b. Free State</b>	
i. 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;	
ii. Within critical biodiversity areas	
identified in bioregional plans;	
iii. 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; or	
iv. Areas within a watercourse or	
wetland; or within 100 metres from	
the edge of a watercourse or	
wetland.	

## 2. FEASIBLE AND REASONABLE ALTERNATIVES

*"alternatives"*, in relation to a proposed activity, means different means of meeting the general purpose and requirements of the activity, which may include alternatives to—

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

Describe alternatives that are considered in this application as required by Appendix 1 (3)(h) of GN 326, Regulation 2014 as amended. Alternatives should include a consideration of all possible means by which the purpose and need of the proposed activity (NOT PROJECT) could be accomplished in the specific instance taking account of the interest of the applicant in the activity. The no-go alternative must in all cases be included in the assessment phase as the baseline against which the impacts of the other alternatives are assessed.

The determination of whether site or activity (including different processes, etc.) or both is appropriate needs to be informed by the specific circumstances of the activity and its environment. After receipt of this report the, competent authority may also request the applicant to assess additional alternatives that could possibly accomplish the purpose and need of the proposed activity if it is clear that realistic alternatives have not been considered to a reasonable extent.

The identification of alternatives should be in line with the Integrated Environmental Assessment Guideline Series 11, published by the DEA in 2004. Should the alternatives include different locations and lay-outs, the co-ordinates of the different alternatives must be provided. The co-ordinates should be in degrees, minutes and seconds. The projection that must be used in all cases is the WGS84 spheroid in a national or local projection.

### a) Site alternatives (N/A)

Alternative 1 (preferred alternative)			
Description	Lat (DDMMSS)	Long (DDMMSS)	
Alternative 2			
Description	Lat (DDMMSS)	Long (DDMMSS)	

Alternative 3		
Description	Lat (DDMMSS)	Long (DDMMSS)

Latitude (S):

In the case of linear activities:

## Alternative:

Alternative S1 (preferred)

- Starting point of the activity
- Middle/Additional point of the activity
- End point of the activity Alternative S2 (if any)
- Starting point of the activity
- Middle/Additional point of the activity
- End point of the activity

## Alternative S3 (if any)

- Starting point of the activity
- Middle/Additional point of the activity
- End point of the activity

27° 57' 21.24"
27° 57' 23.01"
27° 57' 53.98"
-

Longitude (E):

For route alternatives that are longer than 500m, please provide an addendum with co-ordinates taken every 250 meters along the route for each alternative alignment. (No route alternatives and co-ordinates are included in Appendix A4)

In the case of an area being under application, please provide the co-ordinates of the corners of the site as indicated on the lay-out map provided in Appendix A of this form.

## b) Lay-out alternatives (N/A)

Alternative 1 (preferred alternative)			
Description	Lat	Long	
	(DDMMSS)	(DDMMSS)	
Alternative 2			
Description	Lat	Long	
	(DDMMSS)	(DDMMSS)	
Alternative 3			
Description	Lat	Long	
	(DDMMSS)	(DDMMSS)	

12

## c) Technology alternatives

### Alternative 1 (preferred alternative)

The material of the proposed pipeline, uPVC was selected because it would not deteriorate due to exposure of the direct sunlight, where it crosses the Sand River. The proposed sewer bridge will fully support the pipeline at a straight gradient so that it does not experience sagging pressure. The sewer pipeline will be gravity-feed; thus, the flow will not be pressurized. Therefore, no further technology alternatives were considered as maintenance of a pumpstation will result in high maintenance cost during operations.

#### Alternative 2

### Alternative 3

## d) Other alternatives (e.g. scheduling, demand, input, scale and design alternatives) (N/A)

Alternative 1 (preferred alternative)		
Alternative 2		
Alternative 3		

### e) No-go alternative

If the construction of the proposed sewer pipeline and pipe bridge does not go ahead as planned, the new residential development of Extension 5 in Fateng tse Ntsho, will not be connected to the wastewater treatment plant, therefore the municipality would fail to provide basic sanitation services to the residents, and this could end in social unrests within the area. The residents could also resort to building sub-standard sanitation facilities, e.g., pit latrines, which could contaminate the groundwater, endanger their lives and threaten their dignity too.

Paragraphs 3 – 13 below should be completed for each alternative.

## 3. PHYSICAL SIZE OF THE ACTIVITY

## a) Indicate the physical size of the preferred activity/technology as well as alternative activities/technologies (footprints):

## Alternative:

Alternative A1<sup>1</sup> (preferred activity alternative) Alternative A2 (if any) Alternative A3 (if any)

or, for linear activities:

Alternative:	Length activity:	of	the
Alternative A1 (preferred activity alternative)		20	50 m
Alternative A2 (if any)			
Alternative A3 (if any)			m

# b) Indicate the size of the alternative sites or servitudes (within which the above footprints will occur):

Alternative:		<del>Size site/serv</del>	of itude:	-the
Alternative A1 (preferred alternative) Alternative A2 (if any) Alternative A3 (if any)	activity			m <sup>2</sup> m <sup>2</sup> m <sup>2</sup>

### 4. SITE ACCESS

Does ready access to the site exist? If NO, what is the distance over which a new access road will be built

Describe the type of access road planned:

Include the position of the access road on the site plan and required map, as well as an indication of the road in relation to the site.

YES

Size of the activity:

 $m^2$ 

 $m^2$ 

 $m^2$ 

 $<sup>^{\</sup>mbox{\tiny 1}}$  "Alternative A.." refer to activity, process, technology or other alternatives.

## 5. LOCALITY MAP

An A3 locality map must be attached to the back of this document, as Appendix A. The scale of the locality map must be relevant to the size of the development (at least 1:50 000. For linear activities of more than 25 kilometres, a smaller scale e.g. 1:250 000 can be used. The scale must be indicated on the map.). The map must indicate the following:

- an accurate indication of the project site position as well as the positions of the alternative sites, if any;
- indication of all the alternatives identified;
- closest town (s;)
- road access from all major roads in the area;
- road names or numbers of all major roads as well as the roads that provide access to the site(s);
- all roads within a 1km radius of the site or alternative sites; and
- a north arrow;
- a legend; and
- locality GPS co-ordinates (Indicate the position of the activity using the latitude and longitude of the centre point of the site for each alternative site. The coordinates should be in degrees and decimal minutes. The minutes should have at least three decimals to ensure adequate accuracy. The projection that must be used in all cases is the WGS84 spheroid in a national or local projection.

Locality Map for the Proposed Pipeline and Sewer Pipe Bridge Route is attached hereto as **Appendix A1**.

## 6. LAYOUT/ROUTE PLAN

A detailed site or route plan(s) must be prepared for each alternative site or alternative activity. It must be attached as Appendix A to this document.

The site or route plans must indicate the following:

- the property boundaries and numbers of all the properties within 50 metres of the site;
- the current land use as well as the land use zoning of the site;
- the current land use as well as the land use zoning each of the properties adjoining the site or sites;
- the exact position of each listed activity applied for (including alternatives);
- servitude(s) indicating the purpose of the servitude;
- a legend; and
- a north arrow.

Route Plan is attached hereto as **Appendix A2**.

## 7. SENSITIVITY MAP

The layout/route plan as indicated above must be overlain with a sensitivity map that indicates all the sensitive areas associated with the site, including, but not limited to:

- watercourses;
- the 1:100 year flood line (where available or where it is required by DWS);
- ridges;
- cultural and historical features;
- areas with indigenous vegetation (even if it is degraded or infested with alien species); and
- critical biodiversity areas.

The sensitivity map must also cover areas within 100m of the site and must be attached in Appendix A.

Sensitivity Map for the Proposed Route is attached hereto as Appendix A3.

## 8. SITE PHOTOGRAPHS

Colour photographs from the centre of the site must be taken in at least the eight major compass directions with a description of each photograph. Photographs must be attached under Appendix B to this report. It must be supplemented with additional photographs of relevant features on the site, if applicable.

Photographic History is attached hereto as **Appendix B.** 

## 9. FACILITY ILLUSTRATION

A detailed illustration of the activity must be provided at a scale of at least 1:200 as Appendix C for activities that include structures. The illustrations must be to scale and must represent a realistic image of the planned activity. The illustration must give a representative view of the activity.

Facility Illustration (Design Drawings) are attached hereto as Appendix C.

## **10. ACTIVITY MOTIVATION**

Motivate and explain the need and desirability of the activity (including demand for the activity):

The proposed activity does not alter the existing land use rights. The proposed pipeline runs south of the N5 National Road and the proposed sewer pipe bridge runs parallel to the traffic bridge.

2. Will the activity be in line with the following?		
(a) Provincial Spatial Development Framework (PSDF)	YES	Please explain
The undertaking of the Basic Assessment Process development is carefully and sensitively managed to promo In the PSDF, the Strategic Framework for water services s water and sanitation and the one relevant for this project South Africa should have access to an appropriate, acc basic water supply and sanitation". There are key provin been identified and the second key priority area focuses development, whereby it is indicated that basic infrastruct thus it is imperative for municipality to address such, as development will decrease the number of people without ad the Paul Roux area. The project will enable safe and appro- removal of human waste and wastewater in an environment the new Extension 5 settlement. It is evident that the reside to decent sanitation facilities, that will not compromise the and they will be able to use them with dignity. This propose the Provincial efforts to improve social services and community of Paul Roux, especially the residents of Extension	ote spatial s sets out sev t is "All peo ceptable an ncial priorition ture backlo s a result the dequate san opriate trea ntally friend ents would eir health a ed project i infrastruct	sustainability. Yen goals for ople living in d affordable es that have n and social gs still exist, ne proposed itation within tment and/or ly manner at have access nd wellbeing s in line with ure for the
(b) Urban edge / Edge of Built environment for the area	YES NO	Please explain
Yes, it is located within the urban edge between Fateng th and the pipeline servitude will be registered after it has been		

(c) Integrated Development Plan (IDP) and Spatial Development Framework (SDF) of the Local Municipality (e.g. would the approval of this application compromise the integrity of the existing approved and credible municipal IDP and SDF?).

According to the IDP 2015 – 2016/2012-2017, the municipality's target for Basic Service Delivery and Infrastructure outlines sanitation as one of the services that must be met within its municipal area, therefore with the planned sewer pipeline and sewer pipe bridge, this target will be met for the new extension of Fateng tse Ntsho. The undertaking of the Basic Assessment process will also address the municipality's strategy of ensuring services are provided in a sustainable manner thus promoting a safe and health environment. One of the municipality's objectives is to increase the number of households with access to sanitation and to provide quality Basic Sanitation services, therefore with this planned development, the objective would be met for the new residential development. Some of the development priorities within DLM is providing and facilitating sustainable infrastructure through infrastructure provision and alleviate housing need. The vision established for Paul Roux and Fateng tse Ntsho is "To be a unique farm village with sustainable and environmentally friendly development". The extension of Fateng tse Ntsho is also identified in the SDF and for every settlement that is developed, basic services must be provided by the municipality, hence the proposed infrastructure development is crucial. The urban and rural objectives contained in the SDF are for the effective integration of communities especially low-income communities into the urban area, provision of services/bulk infrastructure for the purpose of appropriate land development and expansion and lastly improvement of basic living conditions standards. Given, the above it is evident that the development would not compromise the integrity of the IDP and SDF.

## (d) Approved Structure Plan of the Municipality

Please explain

NO

Dihlabeng Local Municipality does not have an approved structure plan.

(e) An Environmental Management Framework (EMF) adopted by the Department (e.g. Would the approval of this application compromise the integrity of the existing environmental management priorities for the area and if so, can it be justified in terms of sustainability considerations?)	YES	Please explain
It is indicated in the DLM's EMF that pressure on the municipal area include the need to provide services such a electricity. The lack of proper sanitation poses a ser groundwater, therefore, with implementation of the padequate sanitation facilities will be provided. It should be priorities contained in the IDP are linked to the EMF with priservices, e.g., sanitation, maintenance and upgrading of including provision of new infrastructure, of which in this new sewer pipeline and sewer pipe bridge. Therefore, d the Basic Assessment, mitigation measures must be put risk of pollution as a result of the proposed development at the principles of sustainable development.	as water, s rious threat proposed be noted th riority 1 bei sanitation sapplication uring the u in place to	anitation, and t of polluting development, hat the DLM's ng to improve infrastructure n it would be indertaking of address and
(f) Any other Plans (e.g. Guide Plan)	YES	Please explain
The proposed development is in line with the Free S Development Strategy, as 4 Key Performance Areas are applicable is to develop and enhance infrastructure for eco development and to ensure a safe and secure environme province.	e identified momic grov	and the one vth and social
3. Is the land use (associated with the activity being applied for) considered within the timeframe intended by the existing approved SDF agreed to by the relevant environmental authority (i.e. is the proposed development in line with the projects and programmes identified as priorities within the credible IDP)?	YES	Please explain
Infrastructure development and provision of adequate san the priorities within the municipal area.	itation facil	ities is one of
4. Does the community/area need the activity and the associated land use concerned (is it a societal priority)? (This refers to the strategic as well as local level (e.g. development is a national priority, but within a specific local context it could be inappropriate.)	YES	Please explain
On the local level it is crucial the proposed developmer provision of basic services (sanitation provision/sanitation will be temporary creation of jobs during the construction general workers as well as involvement of local sub-contract	n infrastruc on phase fo	ture). There or skilled and

5. Are the necessary services with adequate capacity currently available (at the time of application), or must additional capacity be created to cater for the development? (Confirmation by the relevant Municipality in this regard must be attached to the final Basic Assessment Report as Appendix I.)	YES	Please explain
There is adequate capacity at the Paul Roux wastewater t to accommodate the additional loads from the new B	•	,
confirmation from Selatile Moloi, the project consulting en		
as Appendix I1.		
6. Is this development provided for in the infrastructure planning of the municipality, and if not what will the implication be on the infrastructure planning of the municipality (priority and placement of services and opportunity costs)? (Comment by the relevant Municipality in this regard must be attached to the final Basic Assessment Report as Appendix I.)	YES	Please explain
There will be no implication on the infrastructure planning of	of the municip	pality as the
municipality is the applicant in this regard and on comple	etion of the a	construction
phase, after site handover, the municipality will be respondent and maintenance of the pipeline.	onsible for th	e operation
7. Is this project part of a national programme to address an issue of national concern or importance?	NO	Please explain
The project is to benefit the residents to be relocated to settlement, therefore, it will be to address a local concern for		Extension 5
8. Do location factors favour this land use (associated with the activity applied for) at this place? (This relates to the contextualisation of the proposed land use on this site within its broader context.)	YES	Please explain
The location favours the proposed development as the alternative that the municipality could implement to provid the new development. The pipeline is required to connersewer located on the north eastern side of the Sand River, 5 located on the south western side. Due to the topog pipeline will also be a gravity fed network. Therefore, for be connected to the outfall sewer line, the sewer pipeline River, hence a sewer pipe bridge is part of the development the sewer pipeline across.	de sanitation oct to the exi from the new graphy of the the new deve ne must cros	facilities to sting outfall v Extension e area, the elopment to s the Sand

9. Is the development the best practicable YES environmental option for this land/site?	Please explain
For the sewer pipeline to be constructed from Extension 5 to the treatment plant via connection to the existing outfall sewer near Fatenet there will be watercourse crossings along the route, hence it is prop sewer pipe bridge must be constructed to cross the Sand River, we drainage line. The pipeline is gravity-feed thus does not require a presence the proposed route as any deviation would need one and the costs thereof, will be too costly for the municipality. To be able to constructed still crossed as it is diving the two. The impacts will be temporar implementation of outlined mitigation measures, it could be consider option.	g tse Ntsho, osed that a vetland, and oumpstation, operational nect the new I need to be y and with
10.Will the benefits of the proposed land use/development outweigh the negative impacts of it?	Please explain
The identified environmental impacts are short-term, therefore with care and practicing due diligence during the construction phase, together site re-instatement any potential residual environmental impacts will After rehabilitation, the receiving environment will be returned to its nat a greater extent and functionality reinstated. This will negate the significant impacts imposed on the respective systems. The reside Extension 5 development, although construction phase has not com benefit from the proposed infrastructure development, because the access to adequate sanitation facilities, and this will be a perman impact. Therefore, the positive impacts do outweigh the negative impact the operation phase, the municipality will be responsible for the op- maintenance of the sewer pipeline.	with proper be limited. ural state to e long-term lents of the menced will ey will have ent positive acts. During
11.Will the proposed land use/development set a precedent for similar activities in the area (local NO municipality)?	Please explain
There will be no need to construct a new sewer pipeline that would need the Sand River and the wetland; therefore, the proposed in development would not set a precedent.	
12.Will any person's rights be negatively affected by the proposed activity/ies?	Please explain

From the public participation process undertaken, no objections were received thus it is assumed that no person's rights will be negatively affected.

13.Will the proposed activity/ies compromise the "urban edge" as defined by the local municipality?	NC	Please explain
The proposed development occurs between Paul Roux a therefore, it does not compromise the urban edge.	and Faten	g tse Ntsho,
14.Will the proposed activity/ies contribute to any of the 17 Strategic Integrated Projects (SIPS)?	YES	Please explain
It will contribute to SIP 6-Integrated Municipal Infrastruct national capacity to assist the 23 least resourced districts address all the maintenance backlogs and upgrades requir and sanitation bulk infrastructure. As the construction of the to the sanitation bulk infrastructure.	(19 millio ed in wate	n people) to er, electricity,
15.What will the benefits be to society in general and to communities?	the local	Please explain
The community will have access to safe and adequate sanita an environment in which wastewater is handled and dispose not harm their health and wellbeing.		-
16.Any other need and desirability considerations relate proposed activity?	ed to the	Please explain
The municipality would be in a good position to ensure prov <i>i.e.</i> adequate sanitation to the new establishment.	vision of ba	isic services,
17.How does the project fit into the National Developm for 2030?	ent Plan	Please explain
The aim of the NDP is to eliminate poverty and reduce ineq of the challenges is that infrastructure is inadequate. The infrastructure development is in line with the NDP as it we settlement to be connected to the outfall sewer network and the municipality is working onwards transforming human as indicated that infrastructure is not only essential for faster higher employment, it also promotes inclusive growth, pro- means to improve their own lives and boost their income. not covered under economic infrastructure, but to have settlement, it is a necessity.	herefore, t would ena this would settlement economic viding citiz Although	he proposed ble the new d ensure that s. It is also growth and ens with the sanitation is

## 18.Please describe how the general objectives of Integrated Environmental Management as set out in section 23 of NEMA have been taken into account.

The objectives of IEM have been considered as Dihlabeng Local Municipality, as the applicant will be accountable and take responsibility of ensuring implementation and compliance of the conditions that will be set out in the Environmental Authorisation and Water use License. The Department of Water and Sanitation will ensure that the impacts on the watercourse during the laying of the pipeline are localized and mitigated to a greater extend as well as review and approval of the Emergency Preparedness in case of accidental leaks during operation phase. Public Participation Process was undertaken and during the process, means of empowering people so that they can have meaningful involvement were sought. Comments and input received during review of the Draft BAR, will be captured so that they can be considered during decision-making. Some of the identified aspects were addressed by specialists to ensure that proper mitigation measures and recommendations are outlined to minimize the negative impacts on the receiving environment. Mitigation and management measures that are outlined will ensure that no-one is adversely affected, particularly the vulnerable and disadvantaged individuals. On completion of the project, there will be access to adequate sanitation for the Extension 5 community. The information obtained during the Basic Assessment and Water Use License Processes will be reported to the Department of Economic development, Small Business, Tourism and Environmental Affairs, and Department of Water and Sanitation in a manner that will enable them to make an informed decision with regard to the proposed development.

## 19.Please describe how the principles of environmental management as set out in section 2 of NEMA have been taken into account.

The proposed development will enable the municipality to serve the Extension 5 community with adequate sanitation facility that can promote their dignity, therefore the needs of the people are placed at the forefront of Environmental management and it will serve their social interest. The sensitivity of the receiving environment has been taken into consideration and specialists' studies have been undertaken to ensure aspects related to the proposed development are addressed so that the negative impacts are localised and there will be no residual environmental degradation of the river system thus deteriorating the river health. Durina construction, there will be containers provided to contain general and construction waste and the contents thereof will be emptied to the registered landfill site in Paul Roux. All the legislation and regulations relevant to the proposed development will be complied with and the municipality will implement the mitigation and management measures outlined in the environmental reports. Public participation process was undertaken as part of the Basic Environmental Impact Assessment and Water Use License Application Process.

## 11. APPLICABLE LEGISLATION, POLICIES AND/OR GUIDELINES

List all legislation, policies and/or guidelines of any sphere of government that are applicable to the application as contemplated in the EIA regulations, if applicable:

Title of legislation, policy or guideline	Applicability to the project	Administering authority	Date
The Constitution of the Republic of South Africa, 1996 (Act No. 108 of 1996)	Chapter 2-Bill of Rights Section 10: Right for the dignity to be respected Section 24: Environmental Right Section 27(1)(b): Right of access to enough water Section 32: Right to access of Information The provision of sanitation would ensure the dignity of Extension 5 residents is respected and no-one's environmental right is infringed upon as a result of the proposed development. During the public participation process, information regarding the proposed development would be made available and no-one will be prohibited from accessing the environmental report.	Government of South Africa	04 February 1997
National Environmental Management Act (Act 107 of 1998)	Chapter1-NationalEnvironmentalManagementPrinciplesSectionSection2:NationalEnvironmentalmanagementprinciples.ChapterChapter5-IntegratedEnvironmental ManagementSection24:Environmental ManagementSection24:Environmental ManagementSection24:Environmental ManagementSection24:Chapter5-IntegratedAuthorisation(control ofactivitieswhich may have adetrimentaleffect on theenvironment).ChapterChapter7:ComplianceandEnforcementSectionSection28:Duty of care andremediationofenvironmentaldamage.Section29:Protectionofworkersrefusingto	Department of Environmental Affairs	29 January 1999

Environmental Impact Assessment Regulation, 2014 as amended	environmentally hazardous work. Measures must be in place to ensure activities that are to be undertaken during the duration of this project would not result in environmental degradation. The environmental legislation must be complied with and no- one must be exposed to hazardous working conditions. Listing Notice 1 of 2014 (GNR 387) – which set out activities which require a BA before an Environmental Authorisation may be issued	Provincial Environmental Affairs- DESTEA	07 April 2017
National Environmental Management: Air Quality Act, 2004 (Act No. 39 of 2004)	Chapter 4-Air Quality Management. Measures Section 32: Control of Dust Section 34: Control of Noise. Measures must be in place to control excessive generation of dust and noise during the construction phase.	Department of Environmental Affairs	11 September 2005
National Environmental Management: Biodiversity Act (Act 10 of 2004)	Chapter 5-Species and organisms posing threat to the Biodiversity Section 75: Control and eradication of Listed Alien Invasive Species To ensure measures are in place to eradicate and control establishment of alien invasive species along the proposed route.	Department of Environmental Affairs	01 September 2004
National Environmental Management: Waste Act (Act 59 of 2008)	Chapter 4-Waste Management Measures Section 21: General Requirements for Storage of Waste Section 26: Prohibition of unauthorised disposal Section 27(2)(a): Littering To ensure waste generated is handled and disposed efficiently in a way that it would not pollute the receiving environment.	Department of Environmental Affairs	01 July 2009

Title of legislation, policy or guideline	Applicability to the project	Administering authority	Date
National Water Act (Act No. 36 of 1998)	Chapter 3 – Protection of Water Resources. Section 19 – Prevention and remedying effects of pollution. Section 20 – Control of emergency incidents. Chapter 4 – Use of Water Section 21: Licensing of Water Uses To ensure measures are in place to prevent pollution of the wetland and Sand River, which will be crossed by the proposed pipeline and sewer pipe bridge.	Department of Water and Sanitation	06 December 1999
Conservation of Agricultural Resources Act (Act No. 43 of 1983)	Section 5: Prohibition of spreading of weeds. Section 6(e)(f)(j)(l): Control Measures To ensure there are measures in place to control spreading of weeds.	Department of Agriculture, Forestry and Fisheries	01 June 1984
Occupational Health and Safety Act (Act 15 of 1993)	Provisions for Occupational Health & Safety in the workplace.	Department of Labour	23 June 1993
Water Services Act, 1997 (Act No 108 of 1997)	To provide for the rights of access to basic water supply and basic sanitation	Dihlabeng Local Authority	19 December 1997

## 12. WASTE, EFFLUENT, EMISSION AND NOISE MANAGEMENT

## a) Solid waste management

Will the activity produce solid construction waste during the construction/initiation phase?

If YES, what estimated quantity will be produced per month?

It is not possible to estimate the amount of solid waste that will be generated during the construction phase, as spoil material from the trenches may vary greatly and little general solid waste will be generated.

YES

How will the construction solid waste be disposed of (describe)? 26

Refuse bins with lids will be provided in the construction site and when full it will be transported from the site for disposal. The engineer will indicate how the spoil material will be disposed or used.

Where will the construction solid waste be disposed of (describe)?

Construction solid waste will be disposed of at the solid waste site in Paul Roux.

Will the activity produce solid waste during its operational phase? If YES, what estimated quantity will be produced per month? How will the solid waste be disposed of (describe)?

NO
m <sup>3</sup>

N/A

If the solid waste will be disposed of into a municipal waste stream, indicate which registered landfill site will be used.

N/A

Where will the solid waste be disposed of if it does not feed into a municipal waste stream (describe)?

N/A

If the solid waste (construction or operational phases) will not be disposed of in a registered landfill site or be taken up in a municipal waste stream, then the applicant should consult with the competent authority to determine whether it is necessary to change to an application for scoping and EIA.

Can any part of the solid waste be classified as hazardous in terms of the NEM:WA?

If YES, inform the competent authority and request a change to an application for scoping and EIA. An application for a waste permit in terms of the NEM:WA must also be submitted with this application.

Is the activity that is being applied for a solid waste handling or treatment facility?

NO

NO

NO

m<sup>3</sup>

NO

If YES, then the applicant should consult with the competent authority to determine whether it is necessary to change to an application for scoping and EIA. An application for a waste permit in terms of the NEM:WA must also be submitted with this application.

## b) Liquid effluent

Will the activity produce effluent, other than normal sewage, that will be disposed of in a municipal sewage system?

If YES, what estimated quantity will be produced per month?

Will the activity produce any effluent that will be treated and/or disposed of on site?

If YES, the applicant should consult with the competent authority to determine whether it is necessary to change to an application for scoping and EIA.

Will the activity produce effluent that will be treated and/or disposed of at another facility?

If YES, provide the particulars of the facility:

$\Pi \Pi \Box \Box$ , provid		
Facility		
name:		
Contact		
person:		
Postal		
address:		
Postal		
code:		
Telephone:		
E-mail:		

Describe the measures that will be taken to ensure the optimal reuse or recycling of wastewater, if any:

Due to the nature of the proposed project, no wastewater will be generated during the construction or operational phase of the activity.

#### c) Emissions into the atmosphere

Will the activity release emissions into the atmosphere other that exhaust emissions and dust associated with construction phase activities?

If YES, is it controlled by any legislation of any sphere of government?

If YES, the applicant must consult with the competent authority to determine whether it is necessary to change to an application for scoping and EIA.

If NO, describe the emissions in terms of type and concentration:

The emission will be from construction vehicles, the carbon monoxide from the cars will be in exceptionally low quantities therefore negligible. However, construction vehicles would be kept in a good working condition. There will be excessive generation of dust from construction related activities, which is temporarily, and measures will be in place to ensure that it is controlled and does not cause any harm to human health or well-being. The nearest sensitive receptor that could be affected by the dust generation is the N5 road users, as this could reduce visibility on the road but due to the project specifications, the probability is very low.

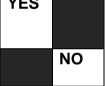
#### d) Waste permit

Will any aspect of the activity produce waste that will require a waste permit in terms of the NEM:WA?

NO
----

If YES, please submit evidence that an application for a waste permit has been submitted to the competent authority

NO



## e) Generation of noise

Will the activity generate noise?

If YES, is it controlled by any legislation of any sphere of government?

YES NO

Describe the noise in terms of type and level:

The noise that will be generated will be associated with construction activities, e.g. excavation, earthmoving, drilling, pumping, movement of construction machinery and equipment, however, these activities would be during normal working hours. Potential sensitive receptors within close proximity of the construction site are the N5 road users, Paul Roux located  $\pm$ 400m and Fateng tse Ntsho in  $\pm$ 600m. However, mitigation measures would be put in place to control noise emissions to acceptable standards.

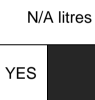
## 13. WATER USE

Please indicate the source(s) of water that will be used for the activity by ticking the appropriate box(es):

|--|

If water is to be extracted from groundwater, river, stream, dam, lake or any other natural feature, please indicate the volume that will be extracted per month:

Does the activity require a water use authorisation (general authorisation or water use license) from the Department of Water Y Affairs?



If YES, please provide proof that the application has been submitted to the Department of Water Affairs.

Pre-application consultation was held with the DWS and an application will have to be lodged online using the e-WULAAS portal.

## 14. ENERGY EFFICIENY

Describe the design measures, if any, which have been taken to ensure that the activity is energy efficient:

The pipe has been designed in a way that it gravitates, therefore, would not require any pumpstation during operation. This will ensure municipality does not incur additional costs for maintenance and operation of a pumpstation during operation of the pipeline.

Describe how alternative energy sources have been taken into account or been built into the design of the activity, if any:  $\ensuremath{\text{N/A}}$ 

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## **SECTION B: SITE/AREA/PROPERTY DESCRIPTION**

#### Important notes:

Property description/ physical address:

1. For linear activities (pipelines, etc) as well as activities that cover very large sites, it may be necessary to complete this section for each part of the site that has a significantly different environment. In such cases please complete copies of Section B and indicate the area, which is covered by each copy No. on the Site Plan.

Section	В	Сору	No.	(e.g.	
A):					

- 2. Paragraphs 1 6 below must be completed for each alternative.
- 3. Has a specialist been consulted to assist with the completion of this section?

If YES, please complete the form entitled "Details of specialist and declaration of interest" for each specialist thus appointed and attach it in Appendix I. All specialist reports must be contained in Appendix D.

Province	Free State		
District Municipality	Thabo Mofutsanyane District		
Local Municipality	Dihlabeng Local Municipality		
Ward Number(s)	17		
Property 1			
Farm name and number	Farm Mary Ann 711		
Portion number	Remainder		
SG Code	F0300000000071100000		

Where a large number of properties are involved (e.g. linear activities), please attach a full list to this application including the same information as indicated above.

The property description for the properties involved in addition to the one above is attached hereto as **Appendix A4**.

YES

Current land- use zoning as per local municipality IDP/records:	Open Space per SDF
	In instances where there is more than one current land-use zoning, please attach a list of current land use zonings that also

indicate which portions each use pertains to, to this application.

Is a change of land-use or a consent use application required?

NO

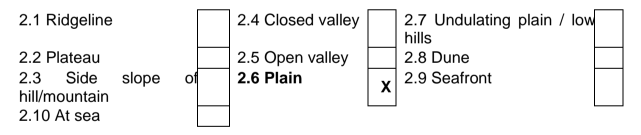
## 1. GRADIENT OF THE SITE

Indicate the general gradient of the site.

Alternative	S1:										
Flat	1:50	Ι									
	1:20										
Alternative	S2 (if a	ny):									
Flat	1:50	_	1:20	_	1:15	_	1:10	Ι	1:7,5	-	Steeper
	1:20		1:15		1:10		1:7,5		1:5		than 1:5
Alternative S3 (if any):											
Flat	1:50	-	1:20	_	1:15	-	1:10	Ι	1:7,5		Steeper
	1:20		1:15		1:10		1:7,5		1:5		than 1:5

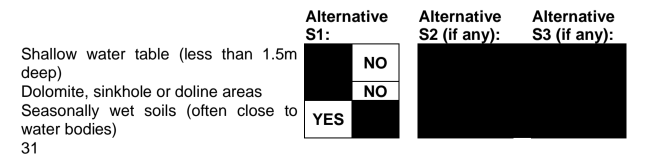
## 2. LOCATION IN LANDSCAPE

Indicate the landform(s) that best describes the site:



## 3. GROUNDWATER, SOIL AND GEOLOGICAL STABILITY OF THE SITE

Is the site(s) located on any of the following?



www.edtea.fs.gov.za

Unstable rocky slopes or steep slopes<br/>with loose soilNODispersive soils (soils that dissolve in<br/>water)NOSoils with high clay content (clay<br/>fraction more than 40%)YESAny other unstable soil or geological<br/>featureNOAn area sensitive to erosionYES

If you are unsure about any of the above or if you are concerned that any of the above aspects may be an issue of concern in the application, an appropriate specialist should be appointed to assist in the completion of this section. Information in respect of the above will often be available as part of the project information or at the planning sections of local authorities. Where it exists, the 1:50 000 scale Regional Geotechnical Maps prepared by the Council for Geo Science may also be consulted.

The Geotechnical Report is attached hereto as Appendix D1.

## 4. **GROUNDCOVER**

Indicate the types of groundcover present on the site. The location of all identified rare or endangered species or other elements should be accurately indicated on the site plan(s).

Natural with scattere aliens <sup>E</sup>	veld	Gardens

If any of the boxes marked with an "<sup>E</sup> "is ticked, please consult an appropriate specialist to assist in the completion of this section if the environmental assessment practitioner doesn't have the necessary expertise.

The Ecological Report and Ecological Statement are attached hereto as **Appendix D2**.

## 5. SURFACE WATER

Indicate the surface water present on and or adjacent to the site and alternative sites?

Perennial River	YES
Non-Perennial River	
Permanent Wetland	
Seasonal Wetland	YES
Artificial Wetland	
Estuarine / Lagoonal wetland	

If any of the boxes marked YES or UNSURE is ticked, please provide a description of the relevant watercourse.

The area falls within the Upper Vaal Catchment Management Area (C42A) and the proposed sewer pipeline crosses the Sand River and a wetland from the new Extension 5 settlement, which is still to be constructed to connect via an existing outfall sewer line to the Paul Roux wastewater treatment plant. Sand River forms part of the Regional Surface Water Catchment and Drainage area and subsequently supports an important habitat, which is likely utilised a wide variety of specialised water birds, amphibians species and aquatic invertebrates for breeding and foraging persistence purposes. The small portion to be crossed constitute mainly of aquatic species, hydrophytic grass species, few individuals of the legally declared invasive species within the broader landscape and no woody representation due to the more constant water flows.

## 6. LAND USE CHARACTER OF SURROUNDING AREA

Indicate land uses and/or prominent features that currently occur within a 500m radius of the site and give description of how this influences the application or may be impacted upon by the application:

Natural area	
Medium density residential	Landfill or waste treatment site
	River, stream or wetland
	Nature conservation area (Conservancy)
	· · · · · · · · · · · · · · · · · · ·

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Major road (4 lanes or more) <sup>N</sup>	
	Graveyard
	Other land uses
	(describe)
	Eskom overhead
	powerline

If any of the boxes marked with an "<sup>N</sup> "are ticked, how will this impact / be impacted upon by the proposed activity? Specify and explain:

The National Road N5 will not be affected as the proposed route is located outside the road reserve.

If any of the boxes marked with an "<sup>An</sup>" are ticked, how will this impact / be impacted upon by the proposed activity? Specify and explain:

#### N/A

If any of the boxes marked with an "<sup>H</sup>" are ticked, how will this impact / be impacted upon by the proposed activity? Specify and explain:

### N/A

Does the proposed site (including any alternative sites) fall within any of the following:

Critical Biodiversity Area (as per provincial conservation plan)	NO
Core area of a protected area?	NO
Buffer area of a protected area?	NO
Planned expansion area of an existing protected area?	NO
Existing offset area associated with a previous Environmental	NO
Authorisation?	
Buffer area of the SKA?	NO

If the answer to any of these questions was YES, a map indicating the affected area must be included in Appendix A.

## 7. CULTURAL/HISTORICAL FEATURES

Are there any signs of culturally or historically significant elements, as defined in section 2 of the National Heritage Resources Act, 1999, (Act No. 25 of 1999), including Archaeological or paleontological sites, on or close (within 20m) to the site? If YES, explain:

Uncertain

If uncertain, conduct a specialist investigation by a recognised specialist in the field (archaeology or palaeontology) to establish whether there is such a feature(s) present on or close to the site. Briefly explain the findings of the specialist:

Will any building or structure older than 60 years be affected in any way?

Is it necessary to apply for a permit in terms of the National Heritage Resources Act, 1999 (Act 25 of 1999)?



If YES, please provide proof that this permit application has been submitted to SAHRA or the relevant provincial authority.

]

The Heritage Assessment Report and Heritage Statement are attached hereto as **Appendix D3**.

## 8. SOCIO-ECONOMIC CHARACTER

### a) Local Municipality

Please provide details on the socio-economic character of the local municipality in which the proposed site(s) are situated.

Level of unemployment:

Largest percentage in the municipal area are unemployed. Dependency Ratio per 100 (15-64) 2011 was 53.5%. According to the Global Insight, Region eXplorer, 2013, the poverty rate within the municipal area was at 35.0% in 2012.

Economic profile of local municipality:

The local economy in Paul Roux/Fateng tse Ntsho is dominated by the Community and Government Services Centre. The largest portion of employed adults earn less than R401. There are no industrial sites. Paul Roux is located 35km west of Bethlehem, the large service centre within DLM.

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Level of education:

According to the Thabo Mofutsanyana IDP (2012/2016), in 2011, Dihlabeng Local Municipality's level of education for Primary Educational Enrolment was 96.2%, Matric was 25.4%, Higher Education was 5.4% and no schooling was 8.5%.

### b) Socio-economic value of the activity

What is the expected capital value of the activity on completion?		14	887
	086.5	0	
What is the expected yearly income that will be generated by or as	N/A		
a result of the activity?			
Will the activity contribute to service infrastructure?	YES		
Is the activity a public amenity?	YES		
How many new employment opportunities will be created in the development and construction phase of the activity/ies?	20		
What is the expected value of the employment opportunities during the development and construction phase?	R4 46	36 12	25.95
What percentage of this will accrue to previously disadvantaged individuals?	30%		
How many permanent new employment opportunities will be created during the operational phase of the activity?	0		
What is the expected current value of the employment opportunities during the first 10 years?	R0		
What percentage of this will accrue to previously disadvantaged individuals?	N/A		

### 9. BIODIVERSITY

Please note: The Department may request specialist input/studies depending on the nature of the biodiversity occurring on the site and potential impact(s) of the proposed activity/ies. To assist with the identification of the biodiversity occurring on site and the ecosystem status consult http://bgis.sanbi.org or BGIShelp@sanbi.org. Information is also available on compact disc (cd) from the Biodiversity-GIS Unit, Ph (021) 799 8698. This information may be updated from time to time and it is the applicant/ EAP's responsibility to ensure that the latest version is used. A map of the relevant biodiversity information (including an indication of the habitat conditions as per (b) below) and must be provided as an overlay map to the property/site plan as Appendix D to this report.

a) Indicate the applicable biodiversity planning categories of all areas on site and indicate the reason(s) provided in the biodiversity plan for the selection of the specific area as part of the specific category)

Systematic Biodiversity Planning Category		If CBA or ESA, indicate the reason(s) for its selection in biodiversity plan
Ecological Support Area (ESA)		The localised surrounding areas fall within a Critical Biodiversity Area 1 and that ESA's are areas that must be maintained in at least fair ecological condition (semi- natural/moderately modified state) in order to support the ecological functioning of a Critical Biodiversity Area or protected area or that play an important role in delivering ecosystem services (Collins, 2017).

### b) Indicate and describe the habitat condition on site

Habitat Condition	Percentage of habitat condition class (adding up to 100%)	Description and additional Comments and Observations (including additional insight into condition, e.g. poor land management practises, presence of quarries, grazing, harvesting regimes etc).
Natural	20	From the start of the pipeline, it traverses a significantly longer portion of undisturbed grassland Eastern Free State Clay Grassland vegetation type (Gm 3), which is considered Nationally vulnerable
Near Natural (includes areas with low to moderate level of alien invasive plants)	70	The Present Ecological State (PES) of the proposed sewer tunnel bridge area is classified as Class B as it is largely natural. A small change in natural habitats and biota may have taken place due to the presence of the N5 national highway and the subsequent existing traffic bridge which traverses the Sand River, but the

ecosystem functionality has remained essentially unchanged.
Virtually the entire portion of the proposed pipeline route which runs parallel and directly adjacent south of the N5 national highway (majority of pipeline), is situated within a significantly sized wetland associated with the relevant Eastern Free State Clay Grassland vegetation type (Gm 3). This large wetland area has however been fragmented into a northern and southern portion by the presence of the N5 national highway.
Although continuous grazing by cattle from the local community takes place within the hydrophytic grassy wetland area, no signs of any significant overgrazing are evident.
The remaining south-western portion of the proposed pipeline route which diverts away from the N5 national highway, mainly runs along the boundary fence of the adjacently located cemetery. This portion constitutes a terrestrial area associated with the relevant Eastern Free State Clay Grassland vegetation type (Gm 3).
With the exception of the pipeline portions discussed as degraded below, the terrestrial portions of the proposed pipeline route support undisturbed relatively natural grassland associated with the relevant Eastern Free State Clay Grassland vegetation type (Gm 3).
The Present Ecological State (PES) of the majority of the proposed pipeline route is classified as Class B as it is largely natural. A small change in natural habitats and biota may have taken place due to the presence of the N5 national highway, the cemetery boundary fence as well as historic road and pipeline construction,

		but the ecosystem functionality has remained essentially unchanged. With the exception of the provincially protected species <i>Helichrysum</i> <i>rugulosum</i> only found to be present within the remaining relatively undisturbed natural portions of the terrestrial grassland, no Red Data Listed species or any other species of conservational significance were found to be present within the proposed sewer tunnel bridge area or along the proposed pipeline route.
Degraded (includes areas heavily invaded by alien plants)	10	The terrestrial pipeline portion running along the cemetery boundary fence as well as the most southerly portion of the proposed pipeline route is in a slightly disturbed state caused by anthropogenic disturbances such as historic fence, road and pipeline construction. A portion with significant erosion, which has to be combated, so that it does not worsen.
Transformed (includes cultivation, dams, urban, plantation, roads, etc)		

### c) Complete the table to indicate:

- (i) the type of vegetation, including its ecosystem status, present on the site; and
- (ii) whether an aquatic ecosystem is present on site.

Terrestrial Eco	systems		1	Aquatic Eco	syste	ms	
Ecosystem threat status as per the National Environmental Management: Biodiversity Act	Vulnerable	river ch uncha flats,	s, dep annell nnelec seeps	ncluding ressions, ed and d wetlands, pans, and vetlands)			
(Act No. 10 of 2004)		YES					

# d) Please provide a description of the vegetation type and/or aquatic ecosystem present on site, including any important biodiversity features/information identified on site (e.g. threatened species and special habitats)

The entire assessment falls within the Eastern Free State Clay Grassland vegetation type (GM 3), which is characterized by flat to slightly undulating and undulating /rolling grasslands with streams and rivers that drain the foothills of the Drakensberg. The vegetation type is classified as a Nationally Listed Vulnerable Ecosystem in accordance with the Department of Environmental Affairs' 2011 List of Nationally Threatened Ecosystems. This also renders the entire vegetation type a priority ecosystem for conservation on a national scale. The proposed sewer bridge crosses the Sand River and constitutes a significant perennial watercourse and forms an important part of the regional surface water catchment and drainage The small portion of the River where the sewer pipe bridge is to be area. constructed, mainly constitutes an aquatic environment dominated by aquatic and hydrophytic vegetation. There is no significant woody component present and merely a small number of the individuals of the legally declared invasive species Populas spp, (Category 2) and the exotic species Salix babylonia are sparsely present within the broader landscape. Individuals of the legally declared invasive species Rosa rubiginosa (Category 1b) are also sparsely present. The development area is mainly dominated by aquatic species Typha capensis, *Phragmites australis* and *Cyperus spp.* Other hydrophytic grass species area also found to be present on the banks of the River include *Eragrostis plana*, *Paspalum* dilatatum and Sporobolus africanus. No Red Data Listed species or any other species of conservational significance were found to be present within the proposed sewer tunnel bridge site, except for the provincially protected Helichrysum rugulosum. Although no important bird species were identified during the site assessment, the River supports an important aquatic habitat, which is likely utilised by a wide variety of specialised waterbirds, amphibians species and aquatic invertebrates for breeding, foraging and persistence purposes. The PES of the proposed site is classified as Class B as it is largely natural and the Ecological Importance and Sensitivity is classified as Class C (Moderate) as it is viewed as being ecologically important and sensitive on a local or possibly provincial scale mainly due to the Sand River forming part of the regional surface water catchment and drainage area. There is a large wetland that has been fragmented into a northern and southern portion by the presence of the N5. The wetland area is dominated by the hydrophytic grass species. There are no Red Data Listed or any other species of conservational significance found to be present along the wetland area. The proposed pipeline will traverse a small water drainage line before it connects to the outfall sewer line near Fateng.

## 40 The Ecological Assessment Report and Statement are attached hereto as **Appendix D2**.

### **SECTION C: PUBLIC PARTICIPATION**

### 1. ADVERTISEMENT AND NOTICE

Publication	Die Telegraaf		
name			
Date published	February 2020		
Site notice	Latitude	Longitude	
position	28°18'02.5"	27°57'29.6''	
Date placed	13 February 2020		

Include proof of the placement of the relevant advertisements and notices in Appendix E1.

Proof of Newspaper Advertisement, On Site Notice and Posters are attached hereto as **Appendix E1**.

### 2. DETERMINATION OF APPROPRIATE MEASURES

Provide details of the measures taken to include all potential I&APs as required by Regulation 41(2)(e) and 41(6) of GN 326

The measures that were undertaken to include the potential I&APs are as follows:

The on-site notice was placed at the sewer pipeline crossing site and thereafter posters were placed at the library in Fateng tse Ntsho, Police Station and Municipal office. The Background Information Document was sent to the identified key stakeholders and commenting authorities. However, no public meetings were held as no-one registered as an interested and affected party and no concerns/objections were received.

The key stakeholders were informed about the re-application due to the minor realignment along the National Road N5 and notified of the availability of the draft report for 14 days review period.

Key stakeholders (other than organs of state) identified in terms of Regulation 41(2)(b) of GN 326

Title, Name and	-	Contact details (tel number or e-
Surname	stakeholder status	mail address)
Cllr. Mkwanazi	Councillor (Ward 17)	060 576 3309
		cllausanamkhwanazi@dihlabeng.co.za

Include proof that the key stakeholder received written notification of the proposed activities as Appendix E2. This proof may include any of the following:

- e-mail delivery reports;
- registered mail receipts;
- courier waybills;
- signed acknowledgements of receipt; and/or
- or any other proof as agreed upon by the competent authority.

The Background Information Document was emailed to the Ward Councillor, Cllr. Mkhwanazi but no read receipt was received. However, telephonic discussions were also held with regards to the application and there are no concerns regarding the proposed pipeline route.

### 3. ISSUES RAISED BY INTERESTED AND AFFECTED PARTIES (

(No issues were received during the notification phase of the Public Participation Process)

Summary of main issues raised by I&APs	Summary of response from EAP

### 4. COMMENTS AND RESPONSE REPORT

The practitioner must record all comments received from I&APs and respond to each comment before the Draft BAR is submitted. The comments and responses must be captured in a comments and response report as prescribed in the EIA regulations and be attached to the Final BAR as Appendix E3.

No comments were received from the notification phase of the initial Public Participation Process as well as the re-application. Comments were received from the initial application, which resulted in the application lapsing as amendment to the pipeline route necessitated amendment to the proposed route.

Although no comments were received from the notification phase of the reapplication, the Comments and Responses trail from the previous application is attached.

### 5. AUTHORITY PARTICIPATION

Authorities and organs of state identified as key stakeholders:

AUTHORITY/ ORGAN OF STATE	Contact Person (Title, NAME AND SURNAME)	TEL NO	Fax No	E-MAIL	Postal address
DESTEA	Ms. Nomonde Molokwane	051 400 4815	-	<u>molokwanen@destea.gov.</u> <u>za</u>	Private Bag X20801 Bloemfontein 9300
Dihlabeng Local Municipality (Environmental Officer)	Mr. Mpho Motaung	079 052 0486	058 303 4703	mphom@dihlabeng.co.za	P.O. Box 551 Bethlehem, 9700
SANRAL	Ms. Thobile Duma	083 328 0989	086 275 7396	mabason@nra.co.za	58 Eck Place, Mkondeni, Pietermaritzburg, KZN, 3200
SKI Civil on behalf of SANRAL	Mr. Shiren Kasipersad	-	-	shirenn@skicivil.co.za	
Eskom	Ms R. De Bruin	051 404 2467	051 404 5759	dbruiner@eskom.co.za	P.O Box 356 Bloemfontein 9300
Department of Water and Sanitation	Mr George Nel	051 405 9000	051 430 8146	NelG@dws.gov.za	P.O. Box 528 Bloemfontein 9300
SAHRA	Mr. Sityhilelo Ngcatsha	012 462 4502	021 202 4509	sngcatsha@sahra.org.za	P.O. Box 4637 Cape Town, 8001

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www.edtea.fs.gov.za

Include proof that the Authorities and Organs of State received written notification of the proposed activities as appendix E4.

In the case of renewable energy projects, Eskom and the SKA Project Office must be included in the list of Organs of State.

Proof of confirmed receipt of email received from DLM, DWS and SANRAL are attached hereto as **Appendix E4** for the initial notification and confirmation for the re-application one from Eskom.

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### 6. CONSULTATION WITH OTHER STAKEHOLDERS

Note that, for any activities (linear or other) where deviation from the public participation requirements may be appropriate, the person conducting the public participation process may deviate from the requirements of that sub-regulation to the extent and in the manner as may be agreed to by the competent authority.

Proof of any such agreement must be provided, where applicable. Application for any deviation from the regulations relating to the public participation process must be submitted prior to the commencement of the public participation process.

A list of registered I&APs must be included as appendix E5.

No-one registered as an I&APs.

Copies of any correspondence and minutes of any meetings held must be included in Appendix E6.

Copies of e-mail correspondences+ are attached hereto Appendix E6.

### SECTION D: IMPACT ASSESSMENT

The assessment of impacts must adhere to the minimum requirements in the EIA Regulations, 2014 as amended and should take applicable official guidelines into account. The issues raised by interested and affected parties should also be addressed in the assessment of impacts.

### 1. IMPACTS THAT MAY RESULT FROM THE PLANNING AND DESIGN, CONSTRUCTION, OPERATIONAL, DECOMMISSIONING AND CLOSURE PHASES AS WELL AS PROPOSED MANAGEMENT OF IDENTIFIED IMPACTS AND PROPOSED MITIGATION MEASURES

Provide a summary and anticipated significance of the potential direct, indirect and cumulative impacts that are likely to occur as a result of the planning and design phase, construction phase, operational phase, decommissioning and closure phase, including impacts relating to the choice of site/activity/technology alternatives as well as the mitigation measures that may eliminate or reduce the potential impacts listed. This impact assessment must be applied to all the identified alternatives to the activities identified in Section A(2) of this report.

Activity	Impact summary	Significance	Proposed mitigation					
Alternative 1 (preferred alternative)								
	PLANNING AND DESIGN PHASE							
Poor design of the	Direct impacts:	High	Appendix 7					
sanitation	Indirect impacts:							
infrastructure that	Cumulative							
could result in	impacts							
structural defects or								
collapse of the								
sanitation system								
could negatively								
affect the receiving								
environment.								
Adherence to	Direct impacts:	High	Appendix 7					
applicable	Indirect impacts							
Environmental	Cumulative							
Legislation	impacts							
Socio-economic-	Direct impacts:	Low	Appendix 7					
Employment of local	Indirect impacts:							
labourers during	Cumulative							
construction	Impacts							

Activity	Impact Summary	Significance	Proposed Mitigation
Notivity	CONSTRUCTIO		r roposou mitigation
Destruction/Damage	Direct impacts:	Low	Appendix 7
of Red Data Listed,	Indirect impacts:	LOW	
Nationally or	Cumulative		
Provincially	impacts:		
protected species	impaoto.		
(Pipeline)			
Destruction of	Direct impacts:	Low	Appendix 7
vegetation due to	Indirect impacts:		
clearance of	Cumulative	Low	Appendix 7
vegetation on the	impacts:		
Sand River. (Sewer			
Pipe Bridge)			
Transformation of			
Vegetation-Pipeline	Indirect impacts:	Medium	Appendix 7
	Cumulative		
	impacts:		
Transformation of			
Riparian Vegetation-	Indirect impacts:	Low	Appendix 7
Sewer Pipe Bridge	Cumulative		
	impacts:		
Increased risk of soil	Direct impacts:	-	
erosion	Indirect impacts:	Medium	Appendix 7
	Cumulative		
	impacts:		
Spread of alien	Direct impacts:		
invasive species	Indirect impacts:	Medium	Appendix 7
	Cumulative		
	impacts:	N	A
Contamination of the	Direct impacts:	Medium-	Appendix 7
Sand River, wetland	Indixoot immoster	High	
and small drainage	Indirect impacts:	Medium	A mmometily 7
ephemeral drainage line.	Cumulative	Medium-	Appendix 7
Disturbance to the	impacts:	High	
Sand River	Direct impacts:		
Characteristics	Indirect impacts: Cumulative	Medium	Appendix 7
(Impeding water	impacts:		Appendix /
flow)	inipacis.		
Destruction of the	Direct impacts:		
ecological services	Indirect impacts:	Medium-	Appendix 7
provided by the	indiroot impuoto.	High	
wetland.	Cumulative		
	impacts:		
		1	

Activity	Impact Summary	Significance	Proposed Mitigation				
Construction	Direct impacts:	Significance	T Toposed Mitigation				
material to be used	Indirect impacts:	Medium	Appondix 7				
for bedding and	Cumulative	Medium	Appendix 7				
backfilling							
Impact on the flow of	impacts:	Low	Appendix 7				
-		LOW	Appendix 7				
	Indirect impacts: Cumulative						
Highway							
line no the	impacts:	11: arts	A management of T				
Impact on the	Direct impacts:	High	Appendix 7				
Heritage Artefacts	Indirect impacts:						
	Cumulative						
	impacts:						
Impact on the Health	Direct impacts:	-					
and Safety of the Workers and Public	Indirect impacts:	Medium- High	Appendix 7				
	Cumulative						
	impacts:						
	OPERATIONA	L PHASE					
Potential leaks of the	Direct impacts:	Medium	Appendix 7				
infrastructure that	Indirect impacts:						
could result in soil	Cumulative						
and water pollution.	impacts:						
Alternative 2							
	Direct impacts:						
	Indirect impacts:						
	Cumulative						
	impacts:						
Alternative 3							
	Direct impacts:						
	Indirect impacts:						
	Cumulative						
	impacts:						
No-go option							
Inability for the	Direct impacts:	Medium-	The social unrests				
municipality to		High	and lack of proper				
provide basic			sanitation facilities				
sanitation services to			would be curbed by				
the new Extension 5			the development of				
Development could			the proposed pipeline				
result in social			and sewer pipe				
unrests and use of			bridge. Therefore,				
poor sanitation			the no-go alternative				
facilities that are			is deemed not				
detrimental to the			feasible.				
health and well-	Indirect impacts:						
		1					

being	of	the	Cumulative	
residents.			impacts:	

Cumulative impacts due to the proposed development are limited because there are no similar projects taking place within the vicinity of the proposed site and the pipeline will be underground except where it crosses Sand River, thus vegetation recovery will occur if proper reinstatement and rehabilitation is implemented. As the sewer bridge is located parallel to an existing road bridge, the characteristics of Sand River and water quality will be impacted but the functionality will be restored post construction. The development will not have any impact on the existing land uses.

A complete impact assessment in terms of Regulation 19(3) of GN 326 must be included as Appendix F.

The Complete Impact Assessment is attached hereto as Appendix F.

### 2. ENVIRONMENTAL IMPACT STATEMENT

Taking the assessment of potential impacts into account, please provide an environmental impact statement that summarises the impact that the proposed activity and its alternatives may have on the environment <u>after</u> the management and mitigation of impacts have been taken into account, with specific reference to types of impact, duration of impacts, likelihood of potential impacts actually occurring and the significance of impacts.

### Alternative A (preferred alternative)

The construction of the proposed sewer pipeline and pipe bridge from extension 5, Fateng tse Ntsho, a new establishment, which is not yet constructed to the outfall sewer connection point, to the wastewater treatment plant is necessary as it will enable the Dihlabeng Local Municipality to provide sanitation services. The pipeline must cross the watercourse because Sand River runs between the connection point, water treatment plant and the new establishment. The pipeline had to go through the wetland because the system must be a gravity-fed, so that it can connect to the existing outfall sewer connection point located near Fateng Tse Ntsho. The Paul Roux wastewater treatment plant has adequate capacity to accommodate the additional loads from the residential development.

The construction impacts will be adequately mitigated to minimize the impacts on watercourses and vegetation removal thus of low significance, localised, short term and restricted to the development footprint. There will be temporary creation of employment, which will benefit then local economy, therefore, it is imperative that local procurement be prioritized. Good construction practise and effective site supervision must be in place. From the specialist studies conducted, no grounds were founded to suspend the proposed development and recommendations were outlined to minimize the impact.

Given the required footprint to lay the pipeline, construction activities would be limited to the narrow section and with the necessary mitigation measures implemented during the construction phase, the impacts will be greatly minimized and furthermore rehabilitation will be done immediately on completion of construction activities to ensure that the impacted areas can return to their former function.

The operational impacts will result in an environmental benefit since the resident of the to be constructed Extension 5 will be provided with sufficient adequate sanitation and the municipality will be able to handle, transport and dispose effluent in a sustainable manner. A Water Use License and Wayleaves must be obtained prior to commencement of the construction activities. Regular inspection and maintenance of the pipeline will largely mitigate impacts associated with sewage overflows and leaks during operation.

If the proper mitigation procedures are followed during the construction phase, the residual impacts on the environment during the operational phase will be insignificant and limited. The impacted environment will be able to return to normal on completion of rehabilitation phase and the likelihood of any environmental degradation post-construction will be reduced significantly.

It is therefore proposed that the proposed construction of a sewer pipeline and pipe bridge go ahead as planned.

### Alternative B

### Alternative C

### No-go alternative (compulsory)

If the construction of the pipeline does not take place, the municipality would not be able to provide the community of the new Extension 5 Fateng tse Ntsho development with basic sanitation services and therefore, they will be on breach of their constitutional mandate as the Local Authority and Water Services Authority. This could result in social delivery protests in the area. The residents could resort to using sanitation facilities that compromise their dignity their health and wellbeing of the community would be negatively affected.

### SECTION E. RECOMMENDATION OF PRACTITIONER

Is the information contained in this report and the documentation attached hereto sufficient to make a decision in respect of the activity applied for (in the view of the environmental assessment practitioner)?

YES

If "NO", indicate the aspects that should be assessed further as part of a Scoping and EIA process before a decision can be made (list the aspects that require further assessment).

If "YES", please list any recommended conditions, including mitigation measures that should be considered for inclusion in any authorisation that may be granted by the competent authority in respect of the application.

- An Archaeologist must be appointed to monitor excavations at the Sand river crossing as well as 10m wide sections of alluvium flanking on both sides of the river at the bridge and the monitoring report must be submitted to SAHRA on completion of the construction activities.
- A provincial permit must be obtained from DESTEA for the removal of provincially protected species *Helichrysum rugulosum prior to construction*.
- Conditions set out by Eskom must be accepted in writing prior to commencement of construction activities.
- An Alien Invasive Species Establishment and Management Prevention Plan must be implemented.
- A Comprehensive South African Scoring System must be conducted of the Sand River directly down stream of the proposed project.
- Water samples of the Sand River must be collected directly downstream of the proposed project area prior to commencement of construction phase.
- An Environmental Control Officer must be appointed prior to commencement of construction activities. Construction monitoring must include the following:
  - Temporary obstruction of access
  - Traffic management
  - Noise and dust
  - Worker's and public's health and safety
  - Security of the excavations
  - Onsite material storage
- A river and wetland crossing methodology must be submitted to DWS with the Water Use License application form.
- Construction material for bedding must be obtained from a commercial quarry or if a borrow pit will be used, then it must have a mining permit issued by the Free State DMR.
- The construction footprint, especially at watercourse crossings must be cordoned off to ensure activities are limited to the development footprint.
- Adequate erosion management measures and active gully filling will have to

be implemented for the section of the route with problematic erosion, in order to repair the existing erosion and combat future erosion in that specific area.

- Impacted areas must be rehabilitated immediately when construction activities cease, therefore a Rehabilitation Plan must be compiled and reviewed by an Environmental Control Officer.
- Impacted watercourses must be monitored for 12 months post rehabilitation for potential erosion.

Is an EMPr attached? The EMPr must be attached as Appendix G. YES

The EMPr is attached hereto as **Appendix G**.

The details of the EAP who compiled the BAR and the expertise of the EAP to perform the Basic Assessment process must be included as Appendix H.

The details of the EAP and expertise are contained in the CV attached hereto as **Appendix H**.

If any specialist reports were used during the compilation of this BAR, please attach the declaration of interest for each specialist in Appendix I.

The Declaration of Interest for the Specialists are attached hereto as Appendix I.

Any other information relevant to this application and not previously included must be attached in Appendix J.

Additional Information that is attached hereto as  $\ensuremath{\textbf{Appendix J}}$  is the Technical Report.

NAME OF EAP

SIGNATURE OF EAP

DATE

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### FINAL BASIC ASSESSMENT REPORT

### **SECTION F: APPENDIXES**

The following appendixes must be attached:

Appendix A: Maps

Appendix B: Photographs

Appendix C: Facility illustration(s) Designs of the Proposed Pipeline and Sewer Bridge

Appendix D: Specialist reports (including terms of reference) and Professional Statements due to the re-alignment.

Appendix E: Public Participation

- Appendix F: Impact Assessment
- Appendix G: Environmental Management Programme (EMPr)
- Appendix H: Details of EAP and expertise
- Appendix I: Specialist's declaration of interest and Confirmation of Capacity at the Wastewater Treatment Plant from Consulting Engineers

Appendix J: Additional Information-Technical Report



### **MAPS AND PLAN**



### LOCALITY MAP



### **ROUTE PLAN**



### SENSITIVITY MAP



### PROPERTY DESCRIPTION AND PROPERTY MAP



## **APPENDIX B**

### **PHOTOGRAPHS**



## **APPENDIX C**

## FACILITY ILLUSTRATION (DESIGN DRAWINGS)



## APPENDIX D SPECIALISTS' REPORTS



## **APPENDIX D1**

## SPECIALIST' REPORT (Geotechnical Report)



## **APPENDIX D2**

## SPECIALIST' REPORT (Ecological Report and Ecological Statement)



## **Ecological Statement**



## **APPENDIX D3**

## SPECIALIST' REPORT (Heritage Report and Statement)



## **Heritage Specialist Statement**



## **APPENDIX E**

### **PUBLIC PARTICIPATION RECORDS**



## **APPENDIX F**

### **IMPACT ASSESSMENT**



### **APPENDIX G**

### DRAFT ENVIRONMENTAL MANAGEMENT PROGRAMME



## **APPENDIX H**

## DETAILS OF EAP AND EXPERTISE (CV OF EAP)



## **APPENDIX I**

### CONFIRMATION FROM CONSULTING ENGINEERS REGARDING WWTW CAPACITY & DECLARATION OF SPECIALISTS



## **APPENDIX I1**

### CONFIRMATION FROM CONSULTING ENGINEERS REGARDING WWTW CAPACITY



### **APPENDIX I2**

### **DECLARATION OF SPECIALISTS**



## **APPENDIX I2.1**

## DECLARATION OF SPECIALIST (GEOTECHNICAL ENGINEER)



### **APPENDIX I2.2**

## DECLARATION OF SPECIALIST (ECOLOGIST)



## **APPENDIX I2.3**

## DECLARATION OF SPECIALIST (HERITAGE SPECIALIST)



## **APPENDIX J**

### **OTHER: TECHNICAL REPORT**

