# Final Environmental Impact Assessment (EIA) Report for the proposed Q4 City Filling Stations

on Portions of Portion 22 & 41 of the farm Schieffontein 437 JQ



Reference No: NWP/EIA/80/2013

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# TABLE OF CONTENTS

1.	INTRODUCTION	1		
1.1	Background	1		
1.2	Environmental Assessment Practitioner (EAP)	6		
1.3	Activities Applied For In Terms of NEMA	6		
1.4	The Town Planning Process	19		
1.5	Scope of Work and Approach to the Study	19		
2.	REGISTERED OWNERS AND TITLE DEEDS	21		
3.	LOCALITY OF THE PROPOSED DEVELOPMENT	21		
4.	EXISTING ZONING AND LAND USE AND THE PROPOSED LAND-USE	22		
4.1	Existing Zoning and Land Use	22		
4.2	Proposed Zoning and Land Use	22		
5.	ALTERNATIVES IDENTIFIED	23		
5.1	The "No-Go" Alternative	24		
5.2	Layout Alternatives	26		
5.3	Locality Alternatives			
5.4	Land Use Alternatives	28		
5.4.1	Filling Stations with training facility (Alternative 1 – Preferred Alternativ	e)28		
5.4.2	Filling Stations (Alternative 2)	28		
5.4.3	Agriculture	29		
5.4.4	Conservation	29		
6.	THE DESCRIPTION OF THE BIOPHYSICAL AND SOCIO-ECONOMIC			
	ENVIRONMENTS	30		
6.1	THE BIO-PHYSICAL ENVIRONMENT	31		
6.1.1	The Physical environment	31		
6.1.1.1	Geology and Soils	31		
6.1.1.2	Hydrology	42		
6.1.1.2 a	Surface hydrology	42		
6.1.1.2 b	Sub-Surface Hydrology	44		
6.1.1.2 c	Wetlands	46		
6.1.1.3	Topography	54		

6.1.1.4	Climate	60
6.1.2	THE BIOLOGICAL ENVIRONMENT	64
6.1.2.1	Flora	64
6.1.2.2	Fauna	66
6.2	DESCRIPTION OF THE EXISTING SOCIO-ECONOMIC ENVIRONMENT	76
6.2.1	Archaeology/Cultural History	76
6.2.2	Existing Land Use	78
6.2.2.1	The Surrounding Environment	78
6.2.2.2	The Study Area	79
6.2.3	Proposed Land Use	81
6.2.4	Feasibility and Sustainability	82
6.2.5	Institutional Environment	86
6.2.5.1	On a National Level	86
6.2.5.2	On a Provincial Level	97
6.2.5.3	On a Local Level	98
6.2.6	Qualitative Environment	99
6.2.6.1	Visual Analysis	99
6.2.6.2	"Sense of Place" and "Place Structure"	101
6.2.7	Demography	107
6.2.8	Services	107
6.2.8.1	Storm Water Management	107
6.2.8.2	Sewer	109
6.2.8.3	Water Supply	109
6.2.8.4	Electricity	111
6.2.8.5	Solid Waste	111
6.2.8.6	Access and Traffic	111
6.2.8.7	Filling Station Details	123
6.2.9	Public Participation	132
6.2.9.1	Issues raised by I & AP's	133
7.	SIGNIFICANCE ASSESSMENT	140
7.1	Description of Significance Assessment Methodology	140
7.2	Significance Assessment of Anticipated Impacts	143

7.3	Discussion of Significance Assessment	149
8.	CONCLUSION	150
9.	RECOMMENDATIONS	152

## **FIGURES**

Figure	1:	Aeri	al	Мар	

Figure 2: Locality Map

Figure 3: Delineation of the filling station study areas

Figure 4: Layout Map

Figure 5: Agricultural Potential Map

Figure 6: Soil zones on Part of the Remainder of Portion 22

Figure 7: Soil zones on Part of the Remainder of Portion 41

Figure 8: Surface Hydrology Map

Figure 9: Location of Boreholes

Figure 10: Wetland Delineation

Figure 11: Dimensional Illustrations

Figure 12: Visibility Map

Figure 13: Identified Vegetation Units

Figure 14: Mammal Sensitivity Map

Figure 15: Avifaunal Sensitivity Map

Figure 16: Herpetofaunal Sensitivity Map

Figure 17: Combined Environmental Sensitivity Map

Figure 18: Surrounding Land Use Map

Figure 19: Site Land Use Map

Figure 20: Services Layout

## **TABLES**

**Table 1:** Listed Activities in terms of Regulation No. 543

- **Table 2:** 2014 Amended NEMA EIA Regulations: Listed Activities that will most probably be triggered.
- Table 3: Registered Land Owner
- Table 4: Issues and Impacts Geology and Soils
- **Table 5:** Significance of Issue 1 (Stability of structures due to expansive and collapsible soils) After Mitigation
- **Table 6:** Significance of Issue 2 (Hard excavations and blasting may be required in localized areas) After Mitigation
- **Table 7:** Significance of Issue 3 (Groundwater seepage) After Mitigation
- **Table 8:** Significance of Issue 4 (Erodibility) After Mitigation
- **Table 9:** Significance of Issue 5 (Stockpile areas for construction materials and topsoil) After Mitigation
- Table 10: Significance of Issue 6 (Low pH) After Mitigation
- **Table 11:** Issues and Impacts Hydrology
- **Table 12:** Significance of Issue 7 (Siltation, erosion and water pollution) After Mitigation/Addressing of the Issue
- **Table 13:** Significance of Issue 8 (spillages/leakages could cause ground water pollution) After Mitigation/ Addressing of the Issue
- **Table 14:** Significance of Issue 9 (Removal of vegetation coverage, increased hard surfaces and increased erosion, surface water pollution and siltation problems) After Mitigation/Addressing of the Issue
- **Table 15:** Issues and Impacts Topography
- **Table 16:** Significance of Issue 10 (Parts of the Development Will Be Visible From View Sheds in the Flatter Areas around the Study Area) After Mitigation/ Addressing of the Issue
- **Table 17:** Significance of Issue 11 (Roofs and Parking Areas Could Reflect the Sun into the Eyes of Oncoming Traffic and Surrounding Landowners) After Mitigation/ Addressing of the Issue
- **Table 18:** Significance of Issue 12 (The lights of the development (exterior and interior) and the lights of signage could cause visual pollution during the night) After Mitigation/Addressing of the Issue
- Table 19: Issues and Impacts Climate

- **Table 20:** Significance of Issue 13 (Should the construction phase be scheduled for the summer months, frequent rain could cause very wet conditions, which makes it extremely difficult to build in and to do rehabilitation works of disturbed areas) After Mitigation/Addressing of the Issue
- Table 21: Significance of Issue 14 (Dust Pollution) After Mitigation/ Addressing of the Issue
- Table 22: Issues and Impacts Flora and Fauna
- **Table 23:** Significance of Issue 15 (Loss of Protected Tree Species) After Mitigation/Addressing of the Issue
- **Table 24:** Significance of Issue 16 (Disturbance and Ioss to vegetation species on site) After Mitigation/ Addressing of the Issue
- **Table 25:** Significance of Issue 17 (Spreading of alien and invasive plant species) After Mitigation/ Addressing of the Issue
- **Table 26:** Significance of Issue 18 (Disturbance, trapping and hunting of faunal species on site) After Mitigation/ Addressing of the Issue
- **Table 27:** Significance of Issue 19 (Loss of habitat for faunal species) After Mitigation/Addressing of the Issue
- **Table 28:** Issues and Impacts Cultural
- **Table 29:** Significance of Issue 20 (If any cultural or historical artefacts are found during construction it may be destroyed by construction activities) After Mitigation/ Addressing of the Issue
- **Table 30:** Issues and Impacts Proposed Land-Use
- **Table 31:** Significance of Issue 24 (Economic impact on existing filling stations in the area) After Mitigation/ Addressing of the Issue
- **Table 32:** Issues and Impacts Institutional
- **Table 33:** Visual Impact Analysis
- Table 34: Issues and Impacts Qualitative Environment
- **Table 35:** Significance of Issue 26 (Visual Pollution during construction and operational phases) After Mitigation/ Addressing of the Issue
- Table 36: Significance of Issue 28 (Noise Pollution) After Mitigation/ Addressing of the Issue
- Table 37: Issues and Impacts Services
- Table 38: Significance of Issue 30 (The proposed development will lead to increased hard

surfaces and the quantity and the speed of the storm water across the study area and into the water bodies and adjacent properties will increase.) After Mitigation/ Addressing of the Issue

**Table 39:** Significance of Issue 31 (Surface water flows will be altered during the construction phase) After Mitigation/ Addressing of the Issue

**Table 40:** Significance of Issue 32 (The use of insufficient drainage systems during the construction phase (i.e. sub-surface drainage systems & no mechanisms to break the speed of the surface water) After Mitigation/ Addressing of the Issue

**Table 41:** Significance of Issue 33 (Temporary disruption of services due to relocation and installation of services) After Mitigation/ Addressing of the Issue

**Table 42:** Significance of Issue 34 (The construction and operational phases of the proposed development will create large quantities of builder's and domestic waste and liquids) After Mitigation/ Addressing of the Issue

**Table 43:** Significance of Issue 35 (Spillage of an on-site sewerage system) After Mitigation/Addressing of the Issue

Table 44: Issues and Impacts – Filling Stations

**Table 45:** Significance of Issue 36 (surface water pollution due to unaddressed spillages) After Mitigation/ Addressing of the Issue

**Table 46:** Significance of Issue 37 (ground water pollution due to leaking equipment and spillages) After Mitigation/ Addressing of the Issue

**Table 47:** Significance of Issue 38 (Risk for fires or explosion associated with the proposed filling stations) After Mitigation/ Addressing of the Issue

**Table 48:** Registered Interested and Affected Parties (does not include stakeholders)

**Table 49:** Severity Ratings

**Table 50:** Result of Significance Assessment of impacts identified to be associated with the proposed Q4 City Filling Stations (After Mitigation)

## **ANNEXURES**

**Annexure A:** Enlargements of Figures

**Annexure B:** Application form, Acknowledgement letters and correspondence with NWREAD

Annexure C: Approval of Scoping Report

Annexure D: Company Profile and CV of Lizelle Gregory

Annexure E: Layout Plan

**Annexure F:** Specialist Reports

F1 - Engineering Geological Investigation

F2 - Hydrogeological Investigation

F3 - Wetland Delineation

F4 - Fauna and Flora Assessments

F5 - Heritage Impact Assessment

**F6 -** Town Planning Memorandums

**F7 -** Traffic Report & Viability Investigation

F8 - Services Outline Scheme Report

F9 - Electrical Services Report

F10 - SANRAL comments

**Annexure G: Filling Station Details** 

**G1 –** Tank Details

**G2 -** Emergency Plan

G3 - Oil Separator and Storm Water Plan

Annexure H: Public Participation

H1 - Site Notice

**H2 - Public Notice** 

**H3 –** Newspaper Advertisements

**H4 -** Photographs as proof

H5 - Communication with Interested and Affected Parties

**H6 –** List of Interested and Affected Parties

H7 - Comments and Issues Register

**H8** - Background Information Document

**Annexure I:** Site photographs

Annexure J: Environmental Management Programme

**Annexure K:** Waste Management Plan

**Annexure L:** Specialist Declaration Forms

Annexure M: Access Solution

# LIST OF ABBREVIATIONS

**BA: Basic Assessment** 

**DEA: Department of Environmental Affairs** 

**DWS: Department of Water and Sanitation** (previously Water Affairs – DWA)

EA: Environmental Authorisation

**EAP: Environmental Assessment Practitioner** 

ECA: Environmental Conservation Act

**EIA: Environmental Impact Assessment** 

**EIAR: Environmental Impacts Assessment report** 

EMP: Environmental Management Plan

EMPr: Environmental Management Plan

GDARD: Gauteng Department of Agriculture and Rural Development

**GIS: Geographic Information Systems** 

**I&AP: Interested and affected party** 

IAIA: International Association of Impact Assessments

IDP: Integrated Development Plan

IEMA: Institute of Environmental Management and Assessment

**NEMA: National Environmental Management Act** 

NEM:AQA: National Environmental Management: Air Quality Act

**NEMBA: National Environmental Management Biodiversity Act** 

NHRA: National Heritage Resources Act

**NWA: National Water Act** 

**NWMS: National Waste Management Strategy** 

NWREAD: Department of Rural, Environmental and Agricultural Development: North West

**PoS: Plan of Study** 

PSDF: Provincial Spatial Development Framework

SACLAP: The South African Council of the Landscape Architects Profession

SAHRA: South African Heritage Resources Agency

SANRAL: South African National Roads Agency Limited

## **GLOSSARY OF TERMS**

**Alien species:** A plant or animal species introduced from elsewhere: neither endemic nor indigenous.

**Applicant:** Any person who applies for an authorisation to undertake an activity or to cause such activity to be undertaken as contemplated in the National Environmental Management Act (Act No. 107 of 1998), as amended and the Environmental Impact Assessment Regulations, 2006.

**Biodiversity:** The variability among living organisms from all sources including, terrestrial, marine and other aquatic ecosystems and the ecological complexes of which they are apart.

**Ecology:** The study of the inter relationships between organisms and their environments.

**Environment:** All physical, chemical and biological factors and conditions that influence an object and/or organism. Also defined as the surroundings within which humans exist and are made up of the land, water, atmosphere, plant and animal life (micro and macro), interrelationship between the factors and the physical or chemical conditions

that influence human health and well-being.

**Environmental Impact Assessment:** Assessment of the effects of a development on the environment.

**Environmental Management Programme:** A legally binding working document, which stipulates environmental and socio-economic mitigation measures that must be implemented by several responsible parties throughout the duration of the proposed project.

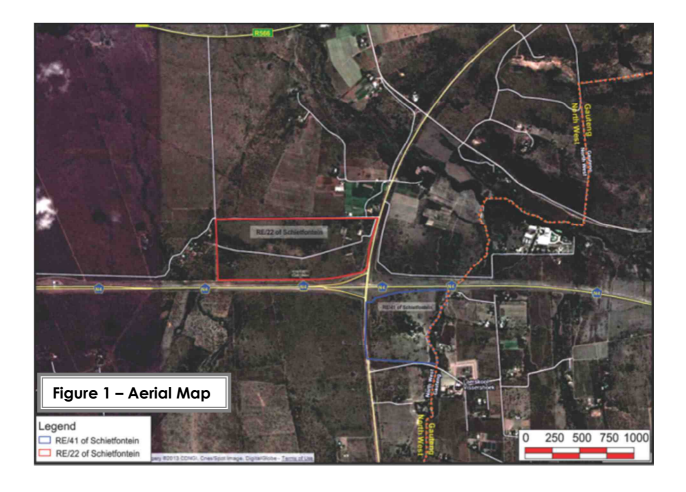
**Study Area:** Refers to the entire study area compassing the total area of the land parcels as indicated on the study area map.

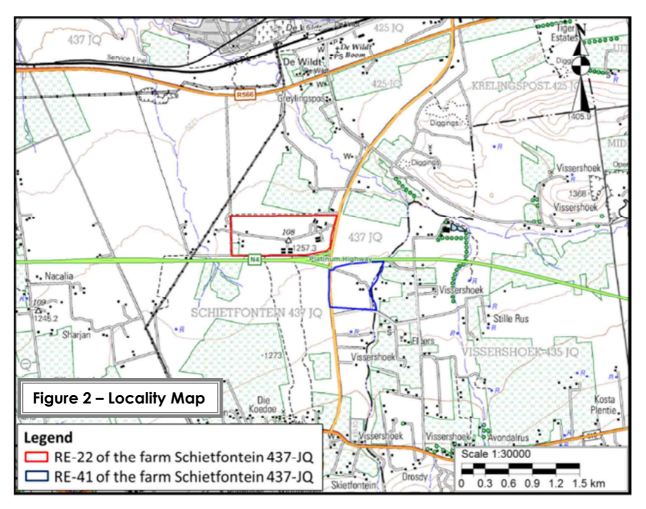
**Sustainable Development:** Development that has integrated social, economic and environmental factors into planning, implementation and decision making, so as to ensure that it serves present and future generations.

## 1. INTRODUCTION

# 1.1 Background

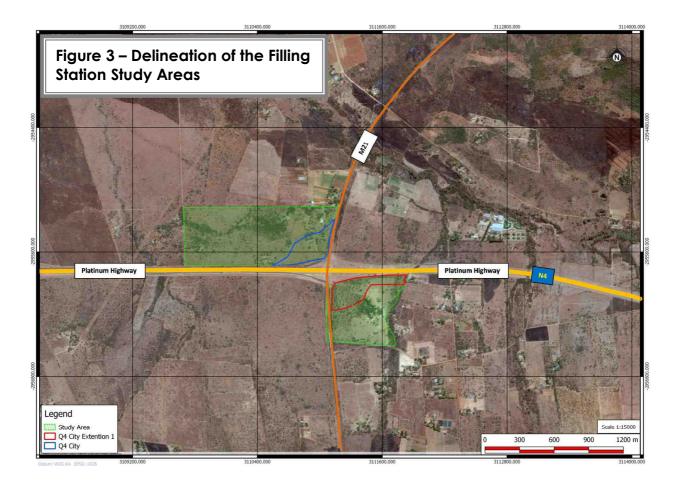
Bokamoso Landscape Architects & Environmental Consultants CC have been appointed by Q4 Chemicals (Pty) Ltd as independent Environmental Consultants/ Environmental Assessment Practitioner (EAP) to facilitate the application for Environmental Authorisation (EA) for the proposed Q4 City Filling Stations in terms of the National Environmental Management Act, 1998 (Act No. 107 of 1998) and the 2010 Environmental Impact Assessment (EIA) Regulations. The development areas earmarked for the filling stations will be approximately 16.5 ha in total on Part of Remainder of Portion 22 and Part of Remainder of Portion 41 of the Farm Schieffontein 437 JQ, North West Province, in the area of jurisdiction of the Madibeng Local Municipality. (Please refer to Figure 1, Aerial Map and Figure 2, Locality Map)





Please note: enlargements of the Figures are included as Annexure A

The applicant requested (after the applicant purchased the study area) that the Town and Regional Planner apply for the sub-division of the above-mentioned properties. The purpose of the sub-division applications is to create separate development properties for the proposed filling stations. The total size of the Remainder of Portions 22 and 41 is  $\pm$  96.3ha (combined) and the proposed filling stations will only cover approximately 16.1 ha ( $\pm$  7.6ha and  $\pm$  8.5ha respectively are required for the filling stations). **Refer to Figure 3 below for delineation of the filling station study areas, which will be developed on the larger portions 22 and 41.** 



Q4 Chemicals (Pty) Ltd has appointed **Bokamoso Landscape Architects and Environmental Consultants CC**, to compile an Environmental Scoping Report and Environmental Impact Assessment (EIA) Report for the proposed filling stations development and its associated listed activities.

Take note that Bokamoso originally submitted two separate Basic Assessment (BA) applications for the filling stations (if viewed separately, each filling station qualifies for a Basic Assessment), but the Department of Rural, Environmental and Agricultural Development: North West (NWREAD) requested that Bokamoso rather compile and submit one integrated EIA for both filling stations. Please refer to **Annexure B** for the Application Form, Acknowledgement Letter and correspondence from the NWREAD.

The Scoping Report and the Plan of Study (PoS) for EIA had been approved by the Department of Rural, Environmental and Agricultural Development: North West (NWREAD) and it was requested that the EIAR be compiled and submitted to NWREAD for consideration. (Please refer to Annexure C for the approval of Scoping from NWREAD).

NWREAD required that the following information also be incorporated and addressed as part of the EIA Phase:

- a) Geo-hydrological and Geo-technical Study It is imperative that for a development of this magnitude, sufficient effort and accompanying information regarding the possibilities of the proposed development to pollute or contaminate groundwater in anyhow, must be investigated including the level of reliance of surrounding properties on groundwater, and the ground water reference in terms of quality (Refer to Annexures F1 and F2);
- b) Consultation with the Department of Water and Sanitation Groundwater is intensely used in the surroundings and therefore the above mentioned Department must be consulted and comments be obtained and incorporated in the EIA (Refer to Annexure H5 and Section 6.2.9). Due the fact that NWREAD regard it as important to obtain the comments of DWS, it is requested that DWS peruse the application and supply their comments for inclusion as part of the Final EIA to be submitted to NWREAD for consideration:
- c) Final Layout Plan All engineering and design layout plans for the proposed development must be included in the EIA Report and also be submitted to the identified interested and affected parties. The layout plan must also show all the sensitive environmental features to be affected by the development if any (Refer to Annexure E);
- d) Method of sewage disposal Sewage disposal method for the proposed development must be investigated and quantity in relation to its suitability and compatibility to the site dynamics. Should municipal borne sewer be the best practicable option, the capacity of the sewage treatment plan must be investigated to establish its capacity in handling the additional sewage resulting from the proposed new development (Refer to Annexure F8);

- e) Waste Management Detailed information regarding the management of solid waste during construction and operational phases of the project must be provided. If it is going to be municipal services, a signed agreement by both applicant and the municipality must be included in the final EIA report, and waste management plan for the proposed development must be established in consultation with the Local Municipality and be incorporated in the EIA report (Refer to Annexure K);
- f) Services Provisions Letters as proofs that services will be provided, signed by both applicant and service providers (waste removal / water / electricity), must be submitted to this Department (Refer to Section 6.2.8 and Annexure F8);
- g) Consultation with South African National Roads Agency Limited (SANRAL) as the custodian of all national roads in South Africa (Refer to Annexure F7 for the Traffic Report and F10 for SANRAL comments);
- h) The proof of newspaper advertisement in Annexure D3 of the report does not reflect
  the name of the newspaper and date in which it was placed (Refer to Annexure
  H3);
- i) All specialist studies identified during the Scoping Phase must be undertaken and included in the Environmental Impact Assessment Report (EIAR) (Refer to Annexure F);
- j) A draft Environmental Impact Assessment Report which includes all specialist studies undertaken must be submitted to all other relevant authorities for comment and their comments including comments from the interested and affected parties must be included in the final Environmental Impact Assessment report to be submitted to this Department for consideration (refer to Annexure H for correspondence to and from stakeholders and I&AP's);
- k) Environmental Management Programme (EMPr) An EMPr for the construction and operational phases of the project must be developed to identify and mitigate potential environmental and social impacts associated with the proposed activity on the receiving environment. The contents of the EMPr must comply with the guidelines as stipulated in Regulation 33 of Government Notice R.543 (Refer to Annexure J);
- I) Specialist studies must be accompanied by fully completed specialist forms, titled "Details of specialists and declaration of interest" (Refer to Annexure L).

This report represents the Final Environmental Impact Assessment (EIA) Report compiled in terms of the 2010 NEMA EIA Regulations for the proposed filling stations development.

# 1.2 Environmental Assessment Practitioner (EAP)

The new Environmental Regulations require that the relevant details of the Environmental Assessment Practitioner be included as part of the EIAR. In this regard, attached as **Annexure D**, is a copy of the CV of the EAP for this project, Ms. Lizelle Gregory from Bokamoso Landscape Architects and Environmental Consultants CC. In summary details of the EAP are indicated below:

- Name: Lizelle Gregory
- Company: Bokamoso Landscape Architects and Environmental Consultants CC
- Qualifications: Registered Landscape Architect and Environmental Consultant (degree obtained at the University of Pretoria) with more than 20 years' experience in the following fields:
  - Environmental Planning and Management;
  - Compilation of Environmental Impact Assessments;
  - Landscape Architecture; and
  - Landscape Contracting

Ms. L. Gregory also lectured at the Technicon of South Africa and the University of Pretoria. She is a registered member of the South African Council of the Landscape Architects Profession (SACLAP), the International Association of Impact Assessments (IAIA) and the Institute of Environmental Management and Assessment (IEMA).

## 1.3 Activities Applied for in Terms of NEMA

The Minister of Environmental Affairs and Tourism passed (in April 2006) Environmental Impact Assessment Regulations<sup>1</sup> (the Regulations) in terms of Chapter 5 of the National Environmental Management Act, 1998<sup>2</sup> (NEMA). The Regulations replaced the environmental impact assessment (EIA) regulations, which were promulgated in terms of the Environmental Conservation Act, 1989<sup>3</sup> in 1997. The new regulations came into place on 3 July 2006. In June 2010 the Minister of Environmental Affairs (DEA) passed the Amended Environmental Impact Assessment Regulations in terms of Chapter 5 of the National Environmental Management Act, 1998 (NEMA). The Amended Regulations came into effect on 2 August 2010. The NEMA EIA Regulations' latest amendment was on 4 December 2014 where the Regulations and associated Listing Notices were amended. These 2014 NEMA EIA Regulations came into effect on 8 December 2014. The application for environmental authorization for the proposed Filling Stations Developments on Part of Remainder of Portion 22 and Part of Remainder of Portion 41 of the Farm Schietfontein 437 JQ was submitted on the 3rd of April 2014 and therefore the application must be made in terms of the New NEMA regulations that came into effect on 2 August 2010.

**Notices No. R. 544, R. 545 and R. 546** of the 2010 Regulations list activities which require that the EIA Process be followed. The Activities listed in Notice No. R 544 and R. 546 require that a Basic Assessment Process be followed and the Activities listed in Notice No. R 545 requires that the Scoping and EIA process be followed.

(Please refer to Annexure B for a copy of the application submitted to the approving authority, NWREAD as well as Annexure C for the acceptance/approval letter)

The applicant is applying for the following listed activities:

Table 1: Listed Activities in Terms of Regulation No. R543.

Indicate the	Activity No (s)	Describe each listed activity as per project
number and	(in terms of the	description:
date of the	relevant	
relevant	notice):	
notice:		

<sup>&</sup>lt;sup>1</sup> Environmental Impact Regulations, 2006

<sup>&</sup>lt;sup>2</sup> Act No. 107 of 1998

<sup>&</sup>lt;sup>3</sup> Act No. 73 of 1989

	Listing Notice 1, R544, 18 June 2010				
Listing Notice 1, R544, 18 June 2010	9	The construction of facilities or infrastructure exceeding 1000 meters in length for the bulk transportation of water, sewage or storm water –  (i) With an internal diameter of 0,36 meters or more; or  (ii) With a peak throughput of 120 liters per second or more;  excluding where:  a. Such facilities or infrastructure are for bulk transportation of water, sewage or storm water drainage inside a road reserve; or Where such construction will occur within urban areas but further than 32 meters from a watercourse, measured from the edge of the watercourse.			

There are no existing municipal services (water, storm water, sewage, electricity) available for the study area. If the applicant connects with any municipal services networks, it will be necessary to install infrastructure to connect the services of the study area to the nearest services connection points.

If on-site services are provided, it might also be necessary to install infrastructure that exceeds the thresholds as listed above, especially if the services of the 2 proposed filling stations are to be linked.

R544, (Listing	11	The co	nstruction of:
Notice 1), 18		i.	Canals;
June		ii.	Channels;
2010		iii.	Bridges;
		iv.	Dams;
		٧.	Weirs;
		vi.	Bulk storm water outlet structures;
		vii.	Marinas;
		viii.	Jetties exceeding 50 square metres in size;
		ix.	Slipways exceeding 50 square metres in size;
		X.	Buildings exceeding 50 square metres in size;
			or
		xi.	Infrastructure or structures covering 50 square
			metres or more

	Where such construction occurs within a watercourse or within 32 metres of a watercourse, excluding where such construction will occur behind the development set back line.
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There is a possibility that a non-perennial stream or wetland might be identified during a wetland study and therefore this activity should be included as there is a possibility for it to be triggered. There is also a possibility that some services/ infrastructure will be installed in the watercourse or in the watercourse buffer area. A non-perennial drainage line forms the eastern boundary of Portion 41.

R544, (Listing Notice 1), 18 June 2010	18	The infilling or depositing of any material of more than 5 cubic metres into, or the dredging, excavation, removal or moving of soil, sand, shells, shell grit, pebbles or rock of more than 5 cubic metres from:  i. A watercourse;  ii. The sea;  iii. The seashore;  iv. The littoral active zone, an estuary or a distance of 100 metres inland of the highwater mark of the sea or an estuary, whichever distance is the greater –	
		But excluding where such infilling, depositing, dredging, excavation, removal or moving:  a. Is for maintenance purposes undertaken in accordance with a management plan agreed to by the relevant environmental authority; or  b. Occurs behind the development setback line.	

# Reason for inclusion:

There is a possibility that a non-perennial stream or wetland might be identified during a wetland study and therefore this activity should be included as there is a possibility for it to be triggered. There is also a possibility that some services/ infrastructure will be installed in the watercourse or in the watercourse buffer area. A non-perennial drainage line forms the eastern boundary of Portion 41.

R544, (Listing Notice 1), 18 June 2010	22	<ul> <li>The construction of a road, outside urban areas: <ol> <li>With a reserve wider than 13, 5 metres; or</li> <li>Where no reserve exists where the road is wider than 8 metres; or</li> <li>For which an environmental authorization was obtained for the route determination in terms of activity 5 in Government Notice 387 of 2006 or activity 18 in Notice 545 of 2010.</li> </ol> </li> </ul>

Access roads need to be constructed for the proposed filling stations, the development is located outside the urban area, and therefore this activity will be triggered.

DE44 (11:41:	00	The description of the descripti
R544, (Listing Notice 1), 18 June 2010	23	The transformation of undeveloped, vacant or derelict land to –  i. Residential, retail, commercial, recreational, industrial or institutional use, inside an urban area, and where the total area to be transformed is 5 hectares or more, but less than 20 hectares; or  ii. Residential, retail, commercial, recreational, industrial or institutional use, outside an urban area and where the total area to be transformed is bigger than 1 hectare but less than 20 hectares; -
		Except where such transformation takes place – a. For linear activities; or b. For purpose of agriculture or afforestation, in which case Activity 16 of Notice No. R545 applies

# Reason for inclusion:

The proposed development of two filling stations is outside an urban area and where the total area to be transformed for the filling station is more than 1 hectare and therefore this activity is applicable.

# R545, (Listing Notice 2), 18 June 2010

R545, (Listing Notice 2), 18 June 2010	3	The construction of facilities or infrastructure for the storage, or for the storage and handling, of a dangerous good, where such storage occurs in containers with a combined capacity of more than 500 cubic metres.

The proposed development of two filling stations will include storage and handling of dangerous goods, namely fuel. The containers for the fuel will have the following specifications: 6 tanks of 46 000l for petrol and 8 tanks of 46 000l for diesel. The total capacity of fuel for the proposed development will be 644 cubic metres.

# GNR 546, (Listing Notice 3), 18 June 2010

GNR 546,
(Listing Notice
3), 18 June
2010

4

The construction of a road wider than 4 metres with a reserve less than 13.5 metres.

## (c) In North-West:

i. Outside urban areas, in:

(aa) ...

(bb) ...

(cc) ...

(dd) ...

(ee) Critical biodiversity areas as identified in systematic biodiversity plans adopted by the competent authority or in bioregional reserves;

(ff) ...

(gg) ...

(hh) ...

## Reason for inclusion:

The proposed development of two filling stations is situated in an area that is classified as a threatened ecosystem and an access road will need to be constructed. The Marikana Thornveld is identified as being vulnerable (not critical) according to the list of threatened ecosystems in terms of NEMBA.

GNR 546, (Listing Notice 3), 18 June 2010	13	The clearance of an area of 1 hectare or more of vegetation where 75% or more of the vegetative cover constitutes indigenous vegetation.
		(e) In North-West: i. Outside urban areas in: (aa) (bb) (cc)

(gg) (hh)
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The proposed development of two filling stations is situated in an area that is classified as a threatened ecosystem and vegetation will need to be cleared for construction. The Marikana Thornveld is identified as being vulnerable (not critical) according to the list of threatened ecosystems in terms of NEMBA.

GNR 546, (Listing Notice 3), 18 June 2010	16	The construction of:  i  ii  iii. Buildings with a footprint exceeding 10 square metres in size; or  iv. Infrastructure covering 10 square metres or more  Where such construction occurs within a watercourse, measured or within 32 metres of a watercourse, measured from the edge of a watercourse, excluding where such construction will occur behind the development setback line.  (c) In North-West:  i. Outside urban areas, in:  (aa)  (bb)  (cc)  (dd)  (ee)  (ff) Critical biodiversity areas as identified in systematic biodiversity plans adopted by the competent authority or in bioregional reserves;  (gg)  (hh)

## Reason for inclusion:

The proposed development of two filling stations is situated in an area that is classified as a threatened ecosystem and possibly, construction within close proximity of a watercourse might occur. The Marikana Thornveld is identified as being vulnerable (not critical) according to the list of threatened ecosystems in terms of NEMBA.

As mentioned before, since the proposed development includes listed activities from Listing Notices No. R544, R545 and R546, an application for a full EIA process was lodged at the North West Department Economic Development, Environment, Conservation and Tourism. The reference number **NWP/EIA/80/2013** had been assigned to the application.

Please take note that the 2010 NEMA EIA Regulations were replaced by the Amended 2014 NEMA EIA Regulations on 4 December 2014, but due to the fact that the application was submitted in terms of the 2010 NEMA EIA Regulations, this application will be dealt with in terms of such Regulations. Once the Decision has been issued in terms of the 2010 NEMA EIA Regulations, such Decision will be regarded as a Decision issued in terms of the New 2014 EIA Regulations and all following procedures i.e. Amendment Applications, Appeals etc. must be made/ submitted in terms of the 2014 NEMA EIA Regulations. Refer to Chapter 8 – Transitional Arrangements and Commencement of the 2014 NEMA EIA Regulations.

Regulation 53 (3) of the 2014 NEMA EIA Regulations furthermore states "Where an application submitted in terms of the previous NEMA EIA Regulations, is pending in relation to the activity of which a component of the same activity was not identified under the previous NEMA Notices, but is now identified in terms of Section 24 (2) of the Act, the competent authority must dispense of such application in terms of the previous NEMA regulations and <u>may4</u> authorise the activity identified in terms of Section 24 (2) as if it was applied for, on condition that all impact of the newly identified activity and requirements of these Regulations have also been considered and adequately assessed."

## Section 24(2) Activities to be considered by NWREAD:

We perused the Amended 2014 NEMA EIA Regulations and decided to list the activities that will most probably be triggered in terms of such Regulations (Refer to Table 2 below). The activities identified are very similar to that activities applied for in terms of the 2010 NEMA EIA Regulations and we therefore feel confident that all the activities as listed have been assessed.

<sup>&</sup>lt;sup>4</sup> Take Note: This is not a must

Due to the fact that the 2014 Regulations are still new, we recommend that NWREAD rather dispense this application in terms of the 2010 NEMA EIA Regulations.

Table 2: 2014 Amended NEMA EIA Regulations: Listed Activities that will most probably be triggered

ggerea		
Listing Notice	1:	
R.983	Activity 9	The development of infrastructure exceeding 1000 metres in length for the bulk transportation of water or storm water- (i) with an internal diameter of 0,36 metres or more; or (ii) with a peak throughput of 120 litres per second or more; excluding where- (a) such infrastructure is for bulk transportation of water or storm water or storm water drainage inside a road reserve; or (b) where such development will occur within an urban area.
	Activity 10	The development and related operation of infrastructure exceeding 1000 metres in length for the bulk transportation of sewage, effluent, process water, waste water, return water, industrial discharge or slimes (i) with an internal diameter of 0,36 metres or more; or (ii) with a peak throughput of 120 litres per second or more; excluding where- (a) such infrastructure is for bulk transportation of sewage, effluent, process water, waste water, return water, industrial discharge or slimes inside a road reserve; or (b) where such development will occur within an urban area.
	Activity 12	The development of- (i) canals exceeding 100 square metres in size; (ii) channels exceeding 100 square metres in size; (iii) bridges exceeding 100 square metres in size; (iv) dams, where the dam, including infrastructure and water surface area, exceeds 100 square metres in size; (v) weirs, where the weir, including infrastructure and water surface area, exceeds 100 square metres in size; (vi) bulk storm water outlet structures exceeding 100 square metres in size; (vii) marinas exceeding 100 square metres in size;

	(viii) jetties exceeding 100 square metres in size; (ix) slipways exceeding 100 square metres in size; (x) buildings exceeding 100 square metres in size; (xi) boardwalks exceeding 100 square metres in size; or (xii) infrastructure or structures with a physical footprint of 100 square metres or more; where such development occurs- (a) within a watercourse; (b) in front of a development setback; or (c) if no development setback exists, within 32 metres of a watercourse, measured from the edge of a watercourse; - excluding- (aa) the development of infrastructure or structures within existing ports or harbours that will not increase the development footprint of the port or harbour; (bb) where such development activities are related to
Activity	the development of a port or harbour, in which case activity 26 in Listing Notice 2 of 2014 applies; (cc) activities listed in activity 14 in Listing Notice 2 of 2014 or activity 14 in Listing Notice 3 of 2014, in which case that activity applies; (dd) where such development occurs within an urban area; or (ee) where such development occurs within existing roads or road reserves.
	cubic metres into, or the dredging, excavation, removal or moving of soil, sand, shells, shell grit, pebbles or rock of more than 5 cubic metres from- (i) a watercourse; (ii) the seashore; or (iii) the littoral active zone, an estuary or a distance of 100 metres inland of the high-water mark of the sea or an estuary, whichever distance is the greater-but excluding where such infilling, depositing, dredging, excavation, removal or moving- (a) will occur behind a development setback; (b) is for maintenance purposes undertaken in accordance with a maintenance management plan; or (c) falls within the ambit of activity 21 in this Notice, in which case that activity applies.
Activity 2	The development of- (i) a road for which an environmental authorisation was obtained for the route determination in terms of activity 5 in Government Notice 387 of 2006 or activity 18 in Government Notice 545 of 2010; or

	Activity 27	(ii) a road with a reserve wide where no reserve exists when metres; but excluding- (a) roads which are identified 27 in Listing Notice 2 of 2014 (b) roads where the entire rearea.  The clearance of an area of less than 20 hectares of individuals where such clearance of indivined for-	re the road is wider than 8 ed and included in activity ; or pad falls within an urban f 1 hectares or more, but genous vegetation, except		
		(i) the undertaking of a linear activity; or (ii) maintenance purposes undertaken in accordance with a maintenance management plan			
	Activity 28	Residential, mixed, retail, commercial, industrial or institutional developments where such land was used for agriculture or afforestation on or after 01 April 1998 and where such development:  (i) will occur inside an urban area, where the total land to be developed is bigger than 5 hectares; or  (ii) will occur outside an urban area, where the total land to be developed is bigger than 1 hectare; excluding where such land has already been developed for residential, mixed, retail, commercial, industrial or institutional purposes.			
Listing Notice 2:					
R. 984	Activity 4	The development of facilities or infrastructure, for the storage, or storage and handling of a dangerous good, where such storage occurs in containers with a combined capacity of more than 500 cubic metres.			
Listing Notice 3:					
R. 985	Activity 4	The development of a road wider than 4 metres with a reserve less than 13,5 metres.	(c) In North-West: i. Outside urban areas, in: (aa) (bb) (cc) (dd) (ee) Critical biodiversity areas (Terrestrial Type 1 and 2) as identified in systematic biodiversity plans adopted by the		

		competent authority or in
		bioregional reserves;
		(ff)
		(99)
		(hh)
Activity 12	The clearance of an area	a) In Eastern Cape, Free
	of 300 square metres or	State, Gauteng, Limpopo,
	more of indigenous	North West and Western
	vegetation except where	Cape provinces:
	such clearance of required for maintenance	i. Within any critically
	purposes undertaken in	endangered or endangered ecosystem
	accordance with a	listed in terms of section 52
	maintenance	of the NEMBA or
	management plan.	indigenous vegetation is
		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. Within the littoral active
		zone or 100 metres inland
		from high water mark of
		the sea or an estuarine
		functional zone,
		whichever distance is the
		greater, excluding where
		such removal will occur
		behind the development
		setback line on erven in
		urban areas; or
		iv. 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.
Activity 14	The development of-	(e) In North West:
<u> </u>	(i) canals exceeding 10	Outside urban areas, in:
	square metres in size;	(aa) A protected area

(ii) channels exceeding 10 square metres in size; (iii) bridges exceeding 10 square metres in size; (iv) dams, where the dam, including infrastructure and water surface area exceeds 10 square metres in size;

(v) weirs, where the weir, including infrastructure and water surface area exceeds 10 square metres in size:

(vi) bulk storm water outlet structures exceeding 10 square metres in size; (vii) marinas exceeding 10 square metres in size; (viii) jetties exceeding 10 square metres in size; (ix) slipways exceeding 10 square metres in size; (x) buildings exceeding 10

square metres in size;
(xi) boardwalks exceeding
10 square metres in size; or
(xii) infrastructure or
structures with a physical
footprint of 10 square
metres or more; where
such development occurs
(a) within a watercourse
(b) in front of a
development
Setback, or
(c) if no development
setback has been

excluding the development of infrastructure or structures within existing ports or

adopted, within 32 metres

measured from the edge

of a watercourse,

of a watercourse

identified in terms of NEMPAA: (bb) National Protected Area Expansion Strategy Focus areas; (cc) World Heritage Sites; (dd) Sensitive areas as identified in an environmental management framework as contemplated in chapter 5 of the Act and as adopted by the competent authority; (ee) Sites or areas identified in terms of an International Convention; (ff) Critical biodiversity areas or ecosystem service areas as identified in systematic biodiversity plans adopted by the competent authority or in bioregional plans; (gg) Core areas in biosphere reserves; or . (hh) Areas within 10 kilometres from national parks or world heritage sites or 5 kilometres from any other protected area identified in terms of NEMPAA or from the core areas of a biosphere reserve.

	harbours that will not increase the development footprint of the port or	
	harbour.	

## 1.4 The Town Planning Process

The Town Planning Application will be lodged with the Madibeng Local Municipality in terms of Section 96 (1) of the Town Planning Ordinance, 1986 (Ordinance 15 of 1986). The purpose of the application is for the addition of land use rights to make provision for a public garage/filling station.

# 1.5 Scope of Work and Approach to the Study

An application form for environmental authorisation of the relevant activities as well as an Environmental Scoping Report has been submitted to the Department of Rural, Environmental and Agricultural Development: North West (NWREAD). An investigative approach was followed and the relevant physical, social, economic and institutional environmental aspects were assessed.

The scope of work includes the necessary investigations, to assess the suitability of the study area and the surrounding environment for the proposed activities. The scoping exercise identified the anticipated environmental aspects in an issues matrix and it also supplied a preliminary significance rating for the impacts identified. The scoping process also assessed the possible impacts of the proposed development on the surrounding environment (including the interested and affected parties).

This document represents the EIA for the proposed development. The EIA must be in line with Section 32 of the National Environmental Management Act (NEMA), 1998 (Act 107 of 1998) and the Approved Plan of Study for EIA that was submitted as part of the Scoping Report.

The EIA takes into consideration the environment that may be affected by the activity and the manner in which the physical, biological, social, economic and cultural aspects of the environment may be affected by the proposed activity. A description of the property on which the activity is to be undertaken and the location of the activity on the property are described. A description of the proposed activity and any feasible and reasonable alternatives were identified. In addition, a description of the need and desirability of the proposed activity, including advantages and disadvantages that the proposed activity or alternatives may have, on the environment and community that may be affected by the activity are included.

An identification of all legislation and guidelines that we are currently aware of is considered in the preparation of this EIA Report. Furthermore, a description of environmental issues and potential impacts, including cumulative impacts, are identified and discussed. Information on the methodology that will be adopted in assessing the potential impacts is furthermore identified, including any specialist studies or specialised processes that were/ should be undertaken. The EIA Report eventually determines whether a proposed project should receive the "go-ahead" or whether the "no-go" option should be followed. If the EAP recommends that the project receive the "go-ahead", it will (in most cases) be possible to mitigate the issues identified to more acceptable levels. Reference is also made to the mitigation of identified impacts or for further studies that may be necessary to facilitate the design and construction of an environmentally acceptable facility.

Details of the Public Participation Process are also included. Details of the Public Participation process are included:

- (i) the steps that were taken to notify potentially interested and affected parties of the application;
- (ii) proof that the notice boards, advertisements and notices, notifying potentially interested and affected parties of the application, have been displayed, placed or given;
- (iii) a list of all persons or organizations that were identified and registered;

- (iv) a summary of the issues raised by the interested and affected parties; and
- (v) correspondence to and from Interested and Affected Parties.

The mitigation measures and guidelines that are listed in the EIA Report are also summarised in a user-friendly document named an Environmental Management Programme (EMPr). An EMPr is also a requirement of the EIA Process. (Refer to Annexure J for the EMPr).

## 2. REGISTERED OWNERS AND TITLE DEEDS

The property is registered as follows:

Table 3: Registered Land Owner<sup>5</sup>

Ownership	Property Description	Size (ha)	Title Deed Nr.
Q4 Commercial- Properties (Pty) Ltd	Remainder of Portion 22 of the farm Schietfontein 437 JQ	63.0749	T26882/2014
Q4 Commercial- Properties (Pty) Ltd	Remainder of Portion 41 of the farm Schietfontein 437 JQ.	33.2015	T15914/2014

#### 3. LOCALITY OF THE PROPOSED DEVELOPMENT

The proposed Filling Stations development will take place on a part of the Remainder of Portions 22 and 41 of the Farm Schietfontein 437 JQ, North West Province.

The study area lies at the crossing of the N4 Highway and Road M21 (Lucas Mangope Drive) on the farm Schietfontein 437 JQ, with Remainder of Portion 22 located in the northwestern quadrant of the crossing and Remainder of Portion 41 located diagonally to the opposite (in the south-eastern quadrant of the crossing). (Refer to Figure 2 – Locality Map).

<sup>&</sup>lt;sup>5</sup> Take note: The applicant is the owner of the study area

## 4. EXISTING ZONING AND LAND USE AND THE PROPOSED LAND-USE

# 4.1 Existing Zoning and Land Use

The current zonings on the two properties are "Undetermined". A conference centre with accommodation facilities is located on a section of the Remainder of Portion 41. This conference centre will continue to operate on the farm and the proposed new filling stations will not affect it. Remainder of Portion 22 accommodates some old structures related to agricultural activities, but such structures are not located within the smaller area (the portion to be developed) to be developed for a filling station. According to the available topographical data maps (Planet GIS), the entire Remainder of Portion 22 and approximately 50% of Remainder of Portion 41 have some grazing potential.

# 4.2 Proposed Zoning and Land Use

Applications for the establishment of a townships in terms of Section 96 of the town planning and townships Ordinance 15 of 1986 have been submitted for both the properties (separate applications were submitted). The one proposed township on Part of the Remainder of Portion 22 of the farm Schietfontein 437 JQ will be known as Q4 City and the township on Part of the Remainder of Portion 41 of the farm Schietfontein 437 JQ will be known as Q4 City Extension 1.

The proposed zoning for Q4 City will be Special for a filling station and service area and purposes incidental thereto. The following activities will be included:

- Storage and retail selling of vehicle fuels and lubricants;
- Working bay for emergency repairs to vehicles;
- Shop/convenience store;
- Restaurant:
- Confectionary;
- Place of refreshment;
- Take-away facility and drive-thru facility;

- Automatic teller machines;
- Administrative offices:
- Ablution facilities:
- Refuse/service yard;
- Parking site for buses and trucks including a canteen and kitchen;
- Some staff training facilities; and
- Two residential units for management.

The proposed zoning for Q4 City Extension 1 will be similar to the zoning of Q4 City: Special for a filling station and service area. The following activities will be included:

- Storage and retail selling of vehicle fuels and lubricants;
- Working bay for emergency repairs to vehicles;
- Shop/convenience store;
- Restaurant;
- Confectionary;
- Place of refreshment;
- Take-away facility and drive-thru facility;
- Automatic teller machines:
- Administrative offices;
- Ablution facilities:
- Refuse/service yard;
- Parking site for buses and trucks including a canteen and kitchen;
- Some staff training facilities; and
- Two residential units for management.

## 5. ALTERNATIVES IDENTIFIED

Alternatives should be considered as a norm within the Scoping phase of the EIA Process. The alternatives discussed in the EIA phase include the "no-go" option, locality alternatives, land use alternatives and layout alternatives.

## 5.1 The "No-Go" Alternative

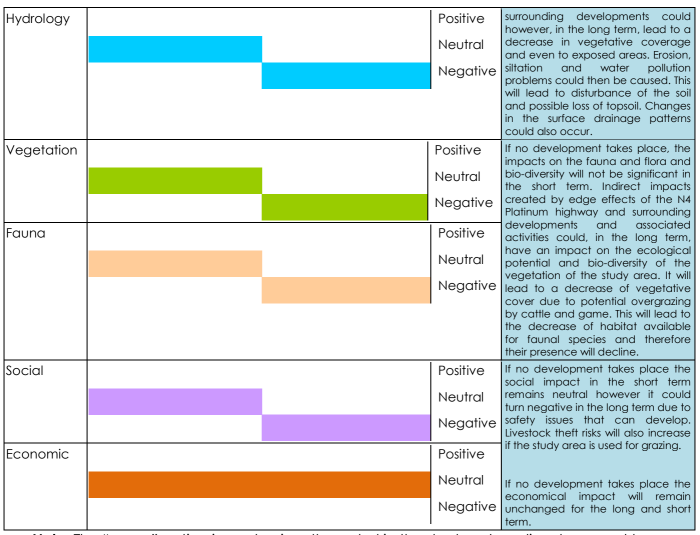
The "No-Go" option entails that the development area stays in its current state.

The sections/corners on the farm portions that are proposed to be developed into filling stations are located at the N4 Platinum highway off-ramp to Ga-Rankuwa via the M21. As mentioned the study area is approximately 2.6 km from the Brits Toll Plaza. Due to the distance between the Doornpoort filling station and the Total Petroport in Rustenburg, many trucks currently overnight at the Brits Toll Plaza. This is dangerous for night traffic at the Brits toll plaza as there is not sufficient space for large transport trucks overnighting. Should they be prohibited from overnighting at the toll plaza it can be a great threat on the highway if the driver is tired. Formalizing a truck stop at the proposed filling station will increase security in the area and prevent the overnighting of trucks at the toll plaza.

At present the study area is unutilised and if the "no-go" option is followed, this will most probably remain the *status* quo of the land. The ecological and conservation potential of the land is regarded as low, because it is affected by the edge effects of the freeway. According to the available provincial data, the study area has low crop production potential, but it has some grazing potential. The usage of land at such a busy intersection for grazing is a risk, because the property will be more exposed to possible livestock-theft exercised from the adjacent freeway and provincial road. There is also a plant species present on the site that poses a threat to grazing cattle (This is discussed in more detail under Agriculture).

Diagram 1: Environmental issues - "No-Go" Option

Issue	Short term	Medium term	Long Term	Impact	
Geology				Positive	If no development takes place it will not have a significant impact on the
and soils				11001101	geology or hydrology of the study area, especially in the short term.
				Negative	Indirect impacts created by the edge effects of the N4 highway and



**Note:** The "no-go" option is predominantly neutral in the short and medium term, and turns negative in the long term.

Diagram 2: Environmental issues - Proposed development of filling stations

Issue	Short term	Medium term	Long Term	Impact	
Geology				Positive	In the short term (the construction phase), the proposed development
and soils				riconai	will have a negative impact on the soils and hydrology of the study
				_	area. It is, however possible to mitigate the impacts to acceptable
Hydrology				Positive	levels. The proposed filling stations could result in groundwater pollution
				Neutral	and pollution of the storm water drainage system due to the spilling
				Negative	and leaking of petrol, diesel and oil and mitigation measures will have to be implemented during the



**Note:** From the preliminary investigations that were done, it is anticipated that the proposed development option is predominantly negative in the short term, turns neutral in the medium term and then positive in the long term.

## 5.2 Layout Alternatives

There is no actual layout alternative for the proposed filling station as the layout is already compact and structured to be feasible. The orientation and designs of the buildings as well as the designs of the forecourts and associated facilities, mainly depicted the layouts of the two filling stations. Some access and off-ramp alternatives were however considered. Refer to Figure 4 for the preferred layout and refer to Figure 4a and b for other access alternatives considered.

During the public participation process as well as the Scoping phase it became evident that the surrounding landowners would like to know how they can gain easy access to their farms as the "shortcut" across the filling station site will now be developed into the filling station on the Remainder of Portion 22 (the study area located in the north-western quadrant). This issue was discussed with the town planner and developer and three alternatives were considered. Refer to Annexure H5 for letter from the affected land-owners and refer to Annexure M for the proposed new access solution to the properties that are affected. Take note that the affected I&APs confirmed that they are satisfied with the access alternative for the "short-cut".

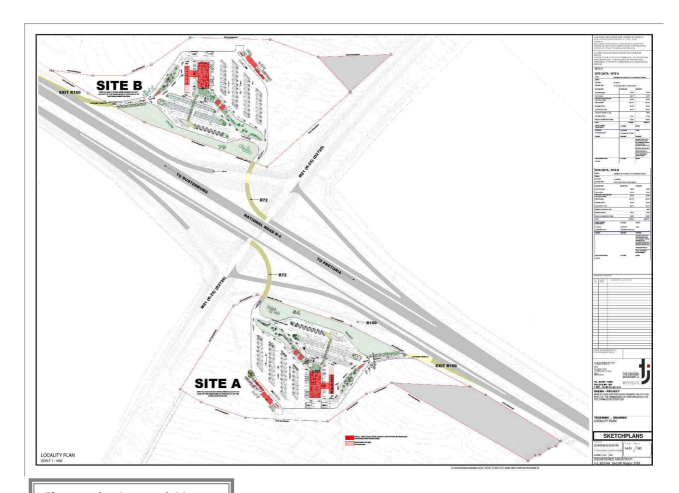


Figure 4 – Layout Map

## **5.3 Locality Alternatives**

The proposed development is located about 30km from the Engen Doornpoort One-Stop at Dr. Swanepoel Avenue in the east and about 30km from the Total Magalies Petroport in the West near Rustenburg, both on the N4 highway. The proposed Q4 City is also located about 2.6km to the east of the Brits Toll Plaza and about 4.5km to the east of the planned PWV6 Route. The location of the proposed facilities complies with the SANRAL minimum requirements of 30km for facilities, which serves traffic in the range 5,000 to 50,000 vehicles per day. Therefore, this site is regarded as the preferred locality in terms of access to the site and serving the needs on the N4 Platinum highway.

## **5.4 Land-Use Alternatives**

# 5.4.1 Filling Stations with training facility (Alternative 1 - Preferred alternative)

The proposed site for the filling stations is located along the N4 Platinum highway, which is the direct route between Pretoria and Rustenburg, the site is at the off-ramp. The proposed land use for a "one-stop" filling station will be the most suitable for the area in the sense that there will be a filling station for people commuting between Pretoria and Rustenburg or between Brits and Pretoria. The applicant is of the opinion that the proposed filling station will be a positive social and economical contribution, especially if the proposed training facility is also implemented. A training facility will be developed as part of one/ both of the proposed new filling stations.

## 5.4.2 Filling Stations (Alternative 2)

The proposed site for the filling stations is located along the N4 Platinum highway, which is the direct route between Pretoria and Rustenburg, the site is also at the off-ramp. The proposed land use for a "one-stop" filling station will be the most suitable for the area in the sense that there will be a filling station for people commuting between Pretoria and Rustenburg or between Brits and Pretoria. The applicant is of the opinion that the proposed

filling station will be a positive social and economical contribution, especially if the proposed training facility is also implemented (Alternative 1).

## 5.4.3 Agriculture

The study area is too small for agricultural activities, and according to GIS data the study area is located on an area with high grazing capacity (Refer to figure 5 - Provincial Agricultural Potential Map). The area to be developed as filling stations is small and no signs of crop production were visible on any of the two application sites. In line with the GIS database, the study area is not suitable for controlled extensive agriculture. The presence of the N4 highway and the provincial and local roads leads to disaggregation and fragmentation of the land. There also seems to be a lack of recent cultivation activities on the sites. It is important to note that even though the data shows the study area has high grazing capacity, a plant species are present on the site, which is poisonous to the cattle. The plant species, Poison Leaf (Dichapetalum cymosum), has been identified on the site where cattle is currently grazing. This species is regarded as one of the 'big six' toxic plants within southern Africa as it contains monofluoracetate in all parts of the plant, which results in acute death of ruminants, especially cattle. This plant is ingested as it is foraged on during the months of August to November as well as in March, which results in mortality within 24 hours. Symptoms of these affected ruminants will include irregular heartbeat, shortness of breath and occasional neurological symptoms such as twitching, trembling and convulsions.

#### **5.4.4 Conservation**

The application site is surrounded by agricultural land uses and the land is predominantly disturbed and degraded, especially along the N4 Platinum highway and Road M21, where signs of edge effects are already visible.



Figure 5 – Agricultural Potential Map

## 6. THE DESCRIPTION OF THE BIOPHYSICAL AND SOCIO-ECONOMICAL ENVIRONMENTS

This section briefly describes the biophysical and socio-economical environments, which are associated with the study area and its surroundings. This section is in addition concerned with the potential environmental impacts to be associated with the filling stations development, and indicate the anticipated adverse and beneficial environmental impacts. All potential impacts identified, whether beneficial or adverse will be investigated, assessed and addressed through the application of an impact significance assessment methodology.

The following incorporates a description of the physical and biological environment and the potential environmental impact of the proposed activity on the aforementioned environment(s) through the application of data obtained by means of a Geographic Information Systems (GIS) desktop study and inputs from various specialists.

### 6.1 THE BIO-PHYSICAL ENVIRONMENT

## 6.1.1 The Physical Environment

Les Holland Muter and Associates conducted an Engineering Geological Investigation (Annexure F1) for the proposed development of Q4 City filling stations and GCS Water and Environmental Consultants was appointed to conduct a Hydrogeological Investigation (Annexure F2). A wetland delineation (Annexure F3) was done by Terrasoil Science (Refer to Annexure F for these specialist reports).

### 6.1.1.1 Geology and Soils

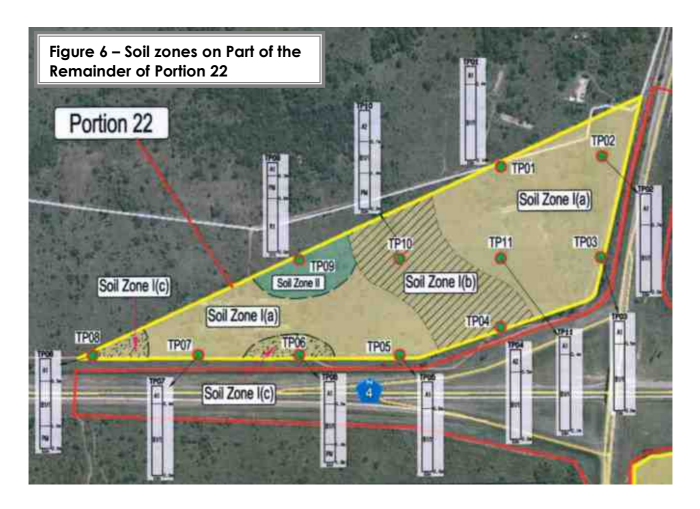
The site is situated in the area that is underlined between sedimentary rocks of the Pretoria group of the Transvaal sequence, which are located on the south of the terrain, and the igneous rocks of the Bushveld complex located to the north of terrain. The rocks were mainly norite and quartzite. The norites are very hard, greenish grey to black interbedded rocks when fresh and these rocks weather to a brownish-red to olive silty clay or a black highly plastic clay. The quartzite is hard, yellowish brown to light grey, thickly bedded rock when fresh and it weathers to reddish-brown silty sands and ravels.

The sites' terrain mainly consists of transported material containing thick horizons of colluvium and residual soils comprising of decomposed highly weathered sandstone. The general soil profile is mainly of thick horizons of transported soils have been derived from the nearby Magaliesburg mountain ridge and they vary between sand clay and clayey sand. The alluvial deposits occur on the eastern side on part of Remainder of Portion 41.

The site's terrain has a fairly good internal drainage. On both the sites (Parts of Remainder of Portion 22 and Remainder of Portion 41) no rock outcrop or water conditions were perceived.

The Soil Mapping Unit comprises of Soil Zone I, II, III, and IV (Please refer to Figure 6 and 7 for an extraction of the soil zone map as attached to the Specialist Report):

- Soil Zone I(a) is generally a top layer of transported clayey sand colluvium to an average of 0.5m which is underlain by soft colluvial sandy silty clay to depths of 2m and becoming more firm at depth. These zones can be found both in parts of Remainder of Portion 22 and the Remainder of Portion 41.
- Soil Zone I(b) has a sandy clay top horizon to an average depth of 0.5m which is underlain by soft sandy clay materials to an average depth of 1.8m. These zones can be found only in part of Remainder of Portion 22.
- Soil Zone I(c) is composed of fissured and soft clayey sand horizon, which is underlain by firm sandy clay material from 0.4m to the bottom of the trial pit.
- Soil Zone II has a thin cover of transported; soft, clayey sand overlies a pebble marker horizon at 0.3m below surface.
- Soil Zone III consists of a top layer of soft alluvial clayey sand underlain by firm clayey sand from an average depth of 0.6m.
- Soil Zone IV consists of a softly clayey sand top horizon to an average depth of 0.4m below ground surface, which is underlain by firm clayey sand to depth in excess of 2.2m.

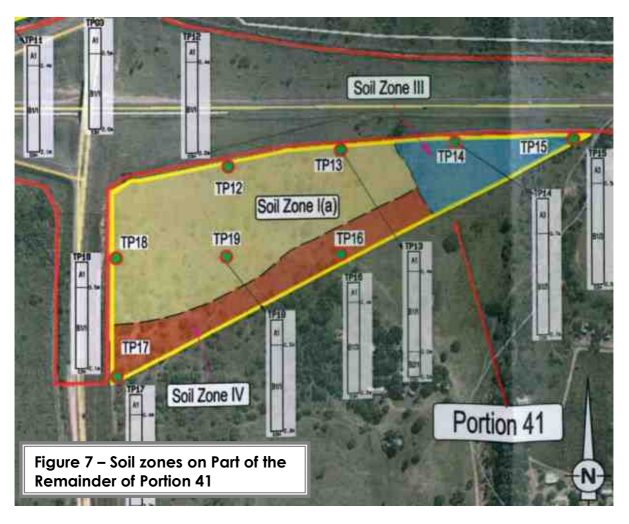


No seepage water was encountered during the site investigation. In some areas shallow water tables might occur in trial pits during the summer season (higher rainfall season). Refer to Annexure F1 for the Engineering Geological Investigation.

## Conclusions and Recommendations made in the Engineering Geological Investigation:

- Materials from soil zone II can be used as a fill material, still, it is recommended that
  construction materials be imported in order to optimise the development potential
  of the sites.
- There is adequate bearing capacity for the proposed structures but precautionary measures should be taken during the design and construction phase for the expected differential settlements associated with potential collapse and compression of the transported soils which may between the founding depth and bedrock.

- Proper site drainage must be provided to reduce the risk of subsurface materials
  from becoming saturated. The risk of differential settlement as well as to prevent
  scouring and erosion of the surface materials.
- No excavatability problems are foreseen for services throughout the sites except in soil zone II where slight difficulty might be experienced as there is a shallow bedrock head present.



Issues and Impacts – Geology and Soils

Table 4: Issues and Impacts – Geology and Soils

Issue/Impact	Positive/	Mitigation Possibilities
	Negative/	

		Neutral ±	High • Medium © Low •  Positive Impact - Not Necessary To Mitigate
1)	Expansive soils and possible collapsible soils	-	•
2)	Hard excavations and blasting may be required in localized areas	-	©
3)	Groundwater seepage	-	©
4)	Erodibility	-	•
5)	Stockpile areas for construction materials and topsoil	-	©
6)	Low pH	-	•

# Discussion of issues identified, possible mitigation measures and significance of issue after mitigation

1) Stability of structures due to expansive and collapsible soils

All the soil horizons on the sites indicate low activities of expansiveness, however due to the thickness of the horizons that show potential expansiveness, greater amounts of heave can be expected at the surface in these areas. The sandy material in soil zone II may potentially collapse when subject to loads if the material is wet and pressed into a denser state.

Table 5: Significance of Issue 1 (Stability of structures due to expansive and collapsible soils) After Mitigation

A412 D 11-1122	Mitigation	Significance of Issue after
Mitigation Possibilities	/viiliganori	-
High ⊕ Medium ⊙ Low ■	Already achieved $\sqrt{}$	mitigation
	Must be implemented during	Low/ eliminated <b>L / E</b>
Positive Impact/ Neutral - Not	Planning phase, Construction	Medium <b>M</b>
Necessary To Mitigate 🌣	and/ or Operational phase	High <mark>H</mark>
	P/C/OMitigation	Not possible to mitigate,
		but not regarded as a fatal
		flaw NP
High ⊕	P & C - The foundation recommendations supplied by the involved geotechnical engineers and the Engineering Geological Investigation must be implemented.	L - To be included in EMPr
	The submerged fuel tanks to be embedded in a sandy soil layer in order to accommodate the potential expansive and collapsible conditions.	

Although the issue can be mitigated, the significance of the impact should still be determined / confirmed assessed in the Significance Rating Table

# 2) Hard excavations and blasting may be required in localized areas

Very hard excavation and possibly jackhammer work and blasting may be required in the areas of soil zone II. No problems are foreseen with excavatability except for some difficulty in the areas of soil zone II due to the presence of a possible shallow rock head.

Table 6: Significance of Issue 2 (Hard excavations and blasting may be required in localized areas) After Mitigation

Mitigation Possibilities	Mitigation	Significance of Issue after	
	Already achieved $\sqrt{}$	mitigation	
High ● Medium ⊙ Low ■	Must be implemented during	Low/ eliminated <b>L</b> / <b>E</b>	
Positive Impact/ Neutral - Not	Planning phase, Construction	Medium <b>M</b>	
Necessary To Mitigate 🌣	and/ or Operational phase	High <mark>H</mark>	
	P/C/OMitigation	Not possible to mitigate,	
		but not regarded as a fatal	
		flaw NP	
Medium 😊	P / C - Blasting may only be done by specialists in the field and should be limited to localised areas.	L - To be included in EMPr	
	P/ C - Surrounding land-owners of properties in close proximity of blasting exercises must be informed/warned (at least one week in advance) of blasting exercises that will take place on the study area.	L - To be included in EMPr	
	C - Warning signs to warn site workers and members of the public of blasting exercises must be erected at strategic points on the study area and the area where the blasting exercises will take place must be fenced off with barrier tape.	L - To be included in EMPr	

Although the issue can be mitigated, the significance of the impact should still be determined / confirmed assessed in the Significance Rating Table

# 3) Groundwater seepage

No groundwater seepage was observed in any of the trial pits during the investigation but perched water conditions are possible in areas where a shallow rock head occurs during periods of high rainfall.

Table 7: Significance of Issue 3 (Groundwater seepage) After Mitigation

Mitigation Possibilities	Mitigation	Significance of Issue after
High ⊕ Medium ⊙ Low ■	Already achieved √	mitigation
	Must be implemented during	Low/ eliminated <b>L</b> / <b>E</b>
Positive Impact/ Neutral - Not	Planning phase, Construction	Medium M
Necessary To Mitigate 🌣	and/ or Operational phase	High <b>H</b>
	P/C/OMitigation	Not possible to mitigate,
		but not regarded as a fatal
		flaw NP
Medium 😊	P/ C - Sub-surface drainage measures should be installed prior to any construction work in wet areas.	L - To be included in EMPr
	P/C - Groundwater should be removed from excavations.	L - To be included in EMPr
	C - Adequate drainage and services precautions should be implemented to reduce the risk associated with the expected shallow seasonal water table.	L - To be included in EMPr
	P/C - Proper damp proofing precautions should be taken and cognizance should be taken of the presence of shallow water in the design of underground containers. Subsurface containers will have to be anchored or weighted down to prevent uplift when emptied during the wet season.	L - To be included in EMPr

Although the issue can be mitigated, the significance of the impact should still be determined / confirmed assessed in the Significance Rating Table

# 4) Erodibility

The transported materials over the site vary between sandy clay and clayey sand. These materials are of low to medium plasticity and consequently they are susceptible to water erosion. Therefore, storm water might possibly cause serious erosion constraints to the proposed filling stations development should the vegetative cover be removed during construction.

Table 8: Significance of Issue 4 (Erodibility) After Mitigation

Mitigation Possibilities	Mitigation	Significance of Issue after
High ● Medium © Low ■	Already achieved √	mitigation
	Must be implemented during	Low/ eliminated <b>L</b> / <b>E</b>
Positive Impact/ Neutral - Not	Planning phase, Construction	Medium M
Necessary To Mitigate ☆	and/ or Operational phase	High <mark>H</mark>
	P/C/OMitigation	Not possible to mitigate,
		but not regarded as a fatal
		flaw NP
High ⊕	C - Vegetation should only be removed in the section where construction will take place.	L - To be included in EMPr
	C - Temporary storm water management measures need to be implemented during the construction phase.	L - To be included in EMPr

# Result:

Although the issue can be mitigated, the significance of the impact should still be determined / confirmed assessed in the Significance Rating Table

# 5) Stockpile areas for construction materials and topsoil

Designated areas for stockpiling of construction materials must be specified by the Environmental Control Officer in an area that is already disturbed. Topsoil should be stockpiled as specified in the EMPr to ensure that the soil quality does not deplete and that the grass seed remain in the soil for later rehabilitation of any possible disturbed areas.

In addition to the impact discussed in the paragraph above, rainwater falling onto stockpiles may become polluted with dust originating from aggregate and other construction material, such as bitumen from pre-mix stockpiles. Therefore, stockpiles of topsoil should be correctly covered to prevent this as well as loss of topsoil by wind erosion.

The footprint of stockpile areas will be contaminated with the stored material and will require cleaning before rehabilitation.

Table 9: Significance of Issue 5 (Stockpile areas for construction materials and topsoil) After Mitigation

Mitigation Possibilities	Mitigation	Significance of Issue after
High ● Medium ⊙ Low ■	Already achieved √	mitigation
	Must be implemented during	Low/ eliminated <b>L</b> / <b>E</b>
Positive Impact/ Neutral - Not	Planning phase, Construction	Medium <b>M</b>
Necessary To Mitigate ☼	and/ or Operational phase	High <mark>H</mark>
	P/C/OMitigation	Not possible to mitigate,
	•	but not regarded as a fatal
		flaw NP
Medium 😊	C - Remove vegetation only in designated areas for construction.	M - To be included in EMPr
	C - Rehabilitation works must be done immediately after the involved works are completed	M - To be included in EMPr

	C -All compacted areas should be ripped prior to them being rehabilitated/landscaped;	M - To be included in EMPr
	P/C - The top layer of all areas to be excavated must be stripped and stockpiled in areas where this material will not be damaged, removed or compacted. This stockpiled material should be used for the rehabilitation of the site and for landscaping purposes	M - To be included in EMPr
	C - Strip topsoil at beginning of works and store in stockpiles no more than 1,5 m high in designated materials storage area.	M - To be included in EMPr
Pacult:	C – Stockpiles should be covered correctly	M - To be included in EMPr

Although the issue can be mitigated, the significance of the impact should still be determined / confirmed assessed in the Significance Rating Table

# 6) Low pH

The pH values of the soils are on average 5.3, which is low (<7). This may be slightly aggressive to concrete or iron pipes.

Table 10: Significance of Issue 6 (Low pH) After Mitigation

Mitigation Possibilities	Mitigation	Significance of Issue after
High ⊕ Medium ⊙ Low ■	Already achieved √	mitigation
Positive Impact/ Neutral - Not	Must be implemented during	Low/ eliminated <b>L / E</b>
	Planning phase, Construction	Medium M
Necessary To Mitigate 🌣	and/ or Operational phase	High <mark>H</mark>
	. '	

	P/C/O Mitigation	Not possible to mitigate,
		but not regarded as a fatal
		flaw NP
High ⊕	P / C - The use of non-ferrous	M - To be included in EMPr
	metal pipes or plastic pipes is recommended for wet services.	

Although the issue can be mitigated, the significance of the impact should still be determined / confirmed and assessed in the Significance Rating Table

# 6.1.1.2 Hydrology:

Refer to Figure 10 for the Surface Hydrology Map, Annexure F2, Hydrogeological Investigation, and Annexure F3, Wetland Delineation.

## 6.1.1.2.a Surface Hydrology:

In general, the southern site (Remainder of Portion 22) and the northern site (Remainder of Portion 41) drain gently towards the north-west. Both sites are rather flat with slight slopes. The entire delineated sub-catchment, which accommodates both sites, falls within the A21J quaternary drainage area. **Refer to Figure 8, Surface Hydrology Map.** 

A wetland feature was identified along the eastern boundary of the Remainder of Portion 41. No sign of lateral feeding mechanisms through the soils could be observed and it is therefore concluded that the main driver of the wetland/watercourse feature is surface runoff water from the site as well as upslope in the feature's catchment.

It is expected that the slope will be sufficient to allow for natural storm water drainage as well as for the installation of essential services. The topographical characteristics will have no detrimental effect on the development potential of the site.

## Floodlines:

The development area on the Remainder of Portion 22 is not subject to floods with an expected frequency of 1:50 years or 1:100 years. The proposed development area on the Remainder of Portion 41 is affected by the 1:100-year flood line. This has been certified on the Plan (attached to the Memorandum in Annexure F6) by the relevant consulting engineer.

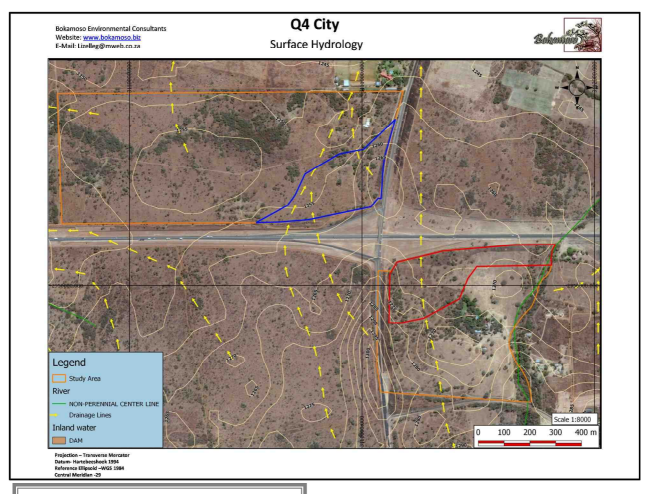


Figure 8 – Surface Hydrology Map

# 6.1.1.2. b Sub-Surface Hydrology:

GCS Water and Environmental Consultants were appointed to conduct a Hydrogeological Investigation on Part of Remainder of Portion 22 and Part of Remainder of Portion 41 of the Farm Schietfontein 437 JQ. *Refer to Annexure F2 for the attached report* 

# Boreholes and yield on site

Six boreholes (BH) were identified on the site. BH3 and BH4 are located on the east of Remainder of Portion 41 and used for irrigational and potable purposes. BH1, BH2 and BH5 are not in use and BH6 was found to be used to supply drinking water for cattle. The static water level ranged from 28.14 to 35.1 m below ground level. From interviews with owners and the depth of installed pumps, it was determined that all the boreholes are more than 90 m deep. Three monitoring wells (QB1, QB2 and QB3) and two production wells (QP1 and QP2) were drilled and constructed on the sites. QB1 and QB2 were dry with no shallow perched water level encountered. *Please refer to Figure 9 for the location of the boreholes* 

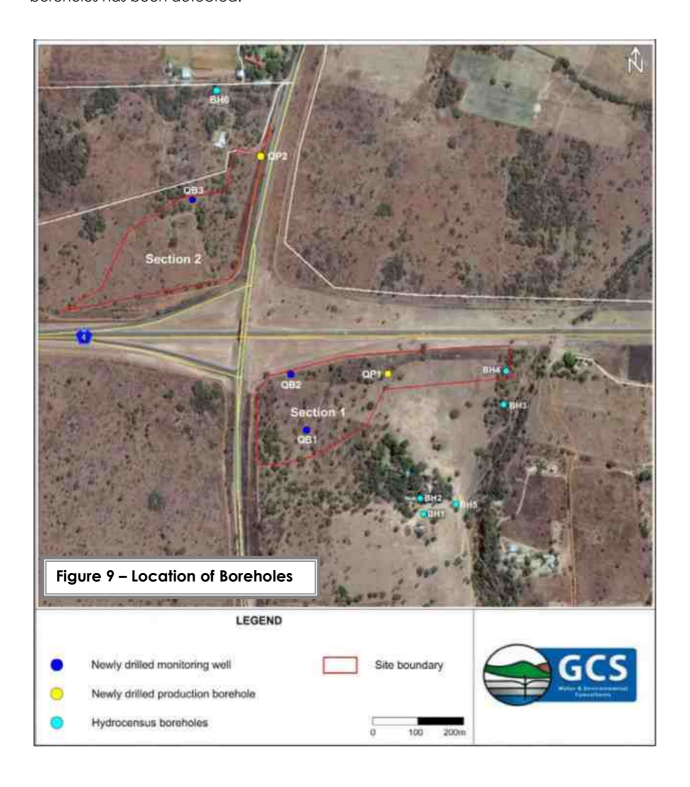
After conducting aquifer testing it could be concluded that Borehole 3 (BH 3) can be pumped at 0.5 \$\ell/\$/s over a 24-hour period, this is the borehole's recommended yield. Borehole 4 (BH4) has a recommended yield of 1 \$\ell/\$/s over a 24-hour period. Recommended borehole yield for Production Borehole 2 (QP2) is 1.5 \$\ell/\$/s over a 24-hour period. BH3, BH4 and QP2 can supply the site with 111.6m3/day.

The average ground water level measured on the site was between 28 and 29.84 meters. This in turn is an indicator of no shallow/perched water tables (aquifers).

# Groundwater Analysis

BH3, BH4, QB3, QP1 and QP2 were subject to a groundwater analysis and groundwater samples were taken from all five these boreholes or wells. The hardness parameter for all five the boreholes is high and this may lead to scale on heat exchange surfaces or may

result in an increase in soap required to produce lather when bathing and in household cleaning. No volatile petroleum hydrocarbons were detected in any of these five boreholes has been detected.



# Existing and Proposed Abstraction

Within the sub-catchment there is low scale abstraction present. On the northern site there is small scale stock watering and for 50 cattle only 1 m³/day has to be abstracted. On the southern site 15 m³/ day is abstracted for water supply on the conference and lodge facility.

After all tests were conducted, it was determined that the water demand for the proposed filling stations would be 0.44  $\ell$ /s (38.4 $k\ell$ /day) while the recommended sustainable abstraction according to the aquifer tests is 111.6m3/day for the sites. The water balance calculations showed that groundwater can be abstracted as a viable source of water supply for the proposed filling stations.

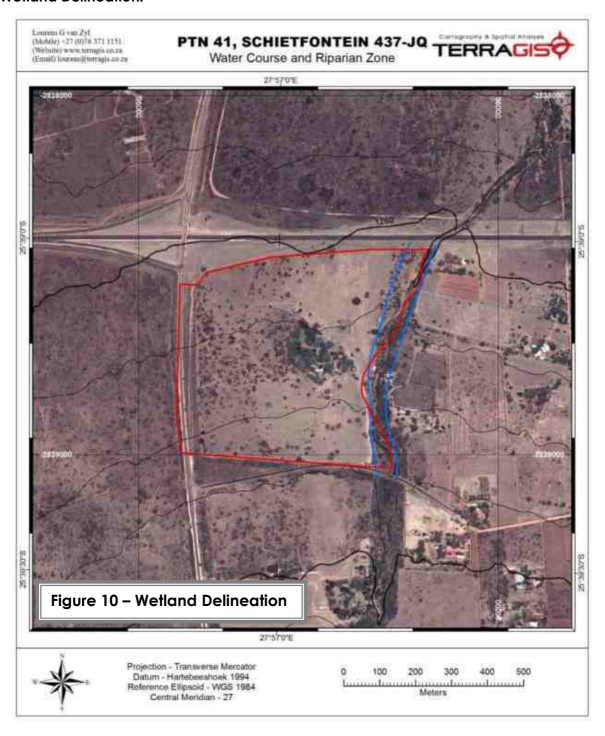
# Recommendations by the Hydrogeological Engineer:

- Adherence to the sustainable yield quantities for each borehole.
- Weekly monitoring of groundwater levels of each borehole is recommended and any fluctuation must be reported.
- Once the operational phase begins, quarterly groundwater monitoring must be done.

## 6.1.1.2.c Wetlands:

**Terrasoil Science** was appointed to conduct a wetland delineation for the proposed filling stations development. (*Please refer to Annexure F3 for the attached report*). The soils encountered on the southern site, the Remainder of Portion 41, ranged from red apedal profiles in the north-west to soils with yellow-brown apedal profiles with quartzite rocks in the south. The only wetland feature that could be identified is the drainage depression on the eastern boundary of the site on the Remainder of Portion 41. This identified feature fits the description of a "watercourse" with a riparian zone as wetland signs in the form of mottles and wetland vegetation are sporadic in the more recently transported alluvial soils in channel. No sign of lateral feeding mechanisms through the soils could be observed and it is therefore concluded that the main driver of the wetland/ watercourse feature is surface

runoff water from the site as well as upslope in the feature's catchment. A buffer was not included as the best buffer concept on the site is adequate storm water management measures for any development to take place on the site. Please refer to Figure 10 for the Wetland Delineation.



The soils encountered on the northern site, the Remainder of Portion 22, were of the Hutton, Shortlands and Arcadia forms. None of the soils exhibited any morphological signs of wetness (hydromorphism). No distinct drainage features were observed on the site. The surrounding area outside the site is characterised by two drainage depressions that qualify as water courses with associated riparian zones. However, due to the geology and specific soils these features also do not exhibit distinct signs of wetness (hydromorphism). It was concluded that there is no wetland on the site.

# Recommendations from the Wetland Specialist:

• It is recommended that adequate storm water management structure be included for developments on the site in order to protect the drainage feature against erosion.

## Issues and Impacts – Hydrology

Table 11: Issues and Impacts – Hydrology

	Issue/ Impact	Positive/ Negative/ Neutral ±	Mitigation Possibilities High • Medium © Low • Positive Impact/ Neutral - Not Necessary To Mitigate \$\infty\$
7)	Siltation, erosion and water pollution could occur in the systems lower down in the catchment area if a storm water management plan is not implemented.	-	©
8)	Surface and ground water pollution due to leaking equipment and spillages associated with the proposed filling stations.	-	©

9)	Removal of vegetation coverage, increased	-	•
	hard surfaces and increased erosion, surface		
	water pollution and siltation problems		

# Discussion of issues identified, possible mitigation measures and significance of issue after mitigation

7) Siltation, erosion and water pollution could occur in the drainage line and systems lower down in the catchment area if a storm water management plan is not implemented.

Due to the presence of a wetland feature on Remainder of Portion 41 erosion, siltation and water pollution needs to be mitigated through a storm water management plan and temporary storm water management measures to prevent the pollution of the wetland and any downstream areas.

Table 12: Significance of Issue 7 (Siltation, erosion and water pollution) After Mitigation/ Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after
High ● Medium ○ Low ■	Already achieved $\sqrt{}$	mitigation
	Must be implemented during	Low/ eliminated <b>L</b> / <b>E</b>
Positive Impact/ Neutral - Not	Planning phase, Construction	Medium <b>M</b>
Necessary To Mitigate 🌣	and/ or <b>O</b> perational phase	High <b>H</b>
	P/C/OMitigation	Not possible to mitigate,
		but not regarded as a fatal
		flaw NP
Medium 😊	P/ C / O -	M - To be included in EMPr
	The storm water design for	
	the proposed filling stations	
	development must be	

## designed to:

- Reduce and/ or prevent siltation, erosion and water pollution. lf erosion, siltation and water pollution is not addressed, the sustainability of the drainage and the open space systems lower down in the catchment area can be negatively impacted by development.
- Storm water runoff should not be concentrated as far as possible and sheet flow should be implemented.
- The vegetation must be retained as far as possible, and rehabilitated if disturbed by construction activities to ensure that erosion and siltation do not take place.
- No trees should be planted within five meters of the line of the water bearing services.
- Temporary storm water management measures such as hay bales or sand bags need to be put into place during the construction phase.

## **Result:**

Although the issue can be mitigated, the significance of the impact should still be determined / confirmed and assessed in the Significance Rating Table

# 8) Spillages/leakages could cause ground water pollution

Surface and ground water pollution could occur due to leaking equipment and spillages associated with the proposed filling stations.

Table 13: Significance of Issue 8 (spillages/leakages could cause ground water pollution)
After Mitigation/ Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after
High ⊕ Medium © Low ■	Already achieved √	mitigation
	Must be implemented during	Low/ eliminated <b>L</b> / <b>E</b>
Positive Impact/ Neutral - Not	planning phase, construction	Medium M
Necessary To Mitigate 🌣	and/ or operational phase	High <b>H</b>
	P/ C / O	Not possible to mitigate,
		but not regarded as a fatal
		flaw NP
Medium ③	P/C/O - Leak detection facilities must be installed around the storage tanks and vapour samples must be taken according to a six monthly monitoring programme.	M - To be included in EMPr
	P/C/O - On-site monitoring boreholes should be installed, during the construction phase of the filling station and should be monitored closely. This should be done to protect the perched aquifer, which is vulnerable to pollution.  -The surface water head and runoff should be monitored with the groundwater levels. For this purpose a continuous water level recorded should be installed in at least one of the monitoring boreholes.  -The surface and groundwater	M - To be included in EMPr

quality should be monitored, water especially surface releases from industrial and other activities upstream. Industrial activities such as fuel stations, industries with potential for chemical spills should have. P/C/O - To limit groundwater pollution areas around the M - To be included in EMPr perimeter of all structures should be appropriately paved, this also applies to areas used for the proposed storage tanks and peripheral infrastructure as limit/prevent would groundwater contamination after spillage. A flexible sealant should be applied to joints between paved areas and the walls of buildings to prevent moisture reaching foundations. P/C - The construction camps as well as sanitation facilities | M - To be included in EMPr should be correctly positioned to ensure that no wastewater runs freely into naturally vegetated areas or surrounding streets. C/O - In case of any spillages or leakages, the associated M - To be included in FMPr authorities should be notified. O - Weekly monitoring of aroundwater levels of each of L - To be included in EMPr boreholes to ensure sustainable water use. Quarterly groundwater monitoring must be conducted L - To be included in EMPr to ensure that there is no

contamination of groundwater

resources.	

Although the issue can be mitigated, the significance of the impact should still be determined / confirmed and assessed in the Significance Rating Table

9) Removal of vegetation coverage, increased hard surfaces and increased erosion, surface water pollution and siltation problems

The development will add hard surfaces such as paving and structures with roofs to the study area. The proposed development will also lead to the compaction of soils. The soil layers will thus become less permeable; storm water will be canalised rather than evenly spread. The quantity and speed of the storm water will increase significantly and the quality of the surface water will deteriorate, because of the lack of vegetative coverage. Erosion and siltation will also become a problem.

In order to address this issue, it will be necessary to compile a storm water management plan/ system for the proposed development. The storm water management plan must be designed to:

- Removal of vegetation need to be planned in such a way that all cover is not removed at once.
- Reduce and/ or prevent siltation, erosion and water pollution. If
  erosion, siltation and water pollution is not addressed, the long-term
  sustainability of the water bodies and open space systems lower
  down in the catchment area cannot be guaranteed; and
- Improve the surface and ground water quality of the study area as well as the lower lying areas within the catchment area.

Table 14: Significance of Issue 9 (Removal of vegetation coverage, increased hard surfaces and increased erosion, surface water pollution and siltation problems) After Mitigation/Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after
High   Medium   Low   Low    Medium   High    High   High    High    High    High    High    High    High    High    High    High    High    High     High    High    High     High     High     High     High     High      High      High	Already achieved $\sqrt{}$	mitigation
	Must be implemented during	Low/ eliminated <b>L</b> / <b>E</b>
Positive Impact/ Neutral - Not	planning phase, construction	Medium <b>M</b>
Necessary To Mitigate 🌣	and/ or operational phase	High <mark>H</mark>
	P/ C / O	Not possible to mitigate,
		but not regarded as a fatal
		flaw NP
High ●	P - Compilation of a storm water management plan that will address storm water management during the construction and operational phases of the project	

Although the issue can be mitigated, the significance of the impact should still be determined / confirmed and assessed in the Significance Rating Table

## 6.1.1.3 Topography

The area slopes slightly to the north-east of the property and allows for adequate draining of storm water and the effective functioning of water borne sewerage systems. The area will be visible from the surrounding properties and roads that are on the same elevation and topography (Please refer to Figure 11- Dimensional Illustrations of the study area, and Figure 12-Visibility Map).

# Potential Environmental Impacts-Topography:

 The prevailing topography provide for increased visibility from surrounding view sheds, and thus increased awareness among motorists and pedestrians;

- The infrastructure installed and parking areas could result into light glare which could affect and impair the visibility of surrounding sensitive receptors, including motorists and pedestrians; and
- The filling stations will be illuminated during evenings, and thus could result into visual pollution. Vehicles which access the property may furthermore illuminate surrounding properties which in addition could cause adverse effects and subsequently visual pollution.

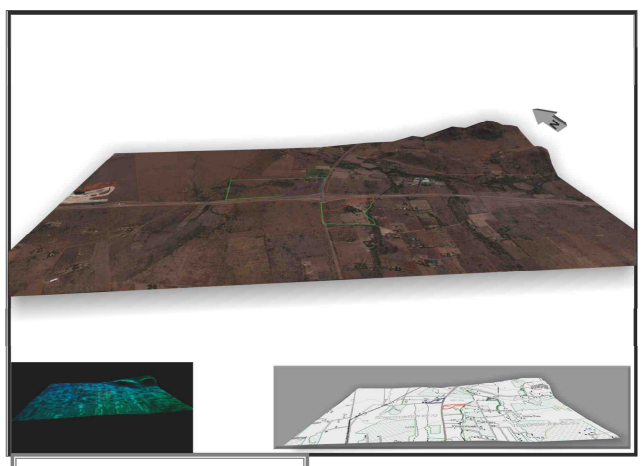


Figure 11 – Dimensional Illustrations

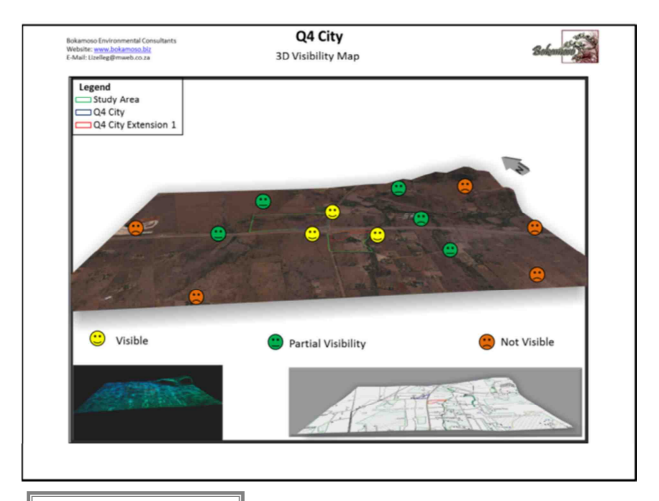


Figure 12 – Visibility Map

Issues & Impact Identification – Topography

Table 15: Issues and Impacts – Topography

Issue/ Impact	F	Positive/	Mitigation
	1	Negative/	Possibilities
	<b>1</b>	Neutral ±	High ● Medium ⊙
			Low o
			Positive Impact -
			Not Necessary To
			Mitigate 🌣

10)	Due to the topography the filling stations	<sup>-</sup> /+	☺
	development will be visible from view sheds in the	,	
	flatter areas around the study area.	Depending	
		on the	
		architectural	
		style and	
		finishes	
11)	If not planned correctly, roofs and parking areas	-	©
	could reflect the sun into the eyes of oncoming		
	traffic.		
12)	If not planned and managed correctly the lights		
	(interior and exterior) and the signage of the		
	development could cause visual pollution.	-	•

# Discussion of issues identified, possible mitigation measures and significance of issue after mitigation

• Due to the topography the filling stations development will be visible from view sheds in the flatter areas around the study area. Visibility could however be advantageous for a filling stations development.

Table 16: Significance of Issue 10 (Parts of the Development Will Be Visible from View Sheds in the Flatter Areas around the Study Area) After Mitigation/ Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after
High ⊕ Medium © Low ■	Already achieved $\sqrt{}$	mitigation
	Must be implemented during	Low/ eliminated <b>L</b> / <b>E</b>
Positive Impact/ Neutral - Not	planning phase, construction	Medium <mark>M</mark>
Necessary To Mitigate ☆	and/ or operational phase	High <b>H</b>
	P/ C / O	Not possible to mitigate,
		but not regarded as a fatal
		flaw NP

Medium 💿	P – Architectural and landscaping guidelines must be supplied in the EMPr and the proposed Architectural theme must blend in with the surrounding area.	M – To be incorporated as part of the EMPr
	P/C/O - Advertisements and/or sign boards shall not be erected or displayed on the property without the approval of the municipality and SANRAL first being obtained in terms of municipal by-laws for outdoor advertising.	L – To be incorporated as part of the EMPr

Although the issue can be mitigated, the significance of the impact should still be determined / confirmed assessed in the Significance Rating Table

11) If not planned correctly, roofs and parking areas could reflect the sun into the eyes of oncoming traffic.

Table 17: Significance of Issue 11 (Roofs and Parking Areas Could Reflect the Sun into the Eyes of Oncoming Traffic and Surrounding Landowners) After Mitigation/ Addressing of the Issue

	Mitigation	Significance of Issue after
Mitigation Possibilities	Already achieved √	mitigation
	Must be implemented during	Low/ eliminated <b>L / E</b>
High ⊕ Medium ⊙ Low ■	planning phase, construction	Medium M
Positive Impact/ Neutral - Not	and/ or operational phase	High <b>H</b>
Necessary To Mitigate 🌣	P/ C / O	Not possible to mitigate,
		but not regarded as a fatal
		flaw NP
	P/C - Roof materials used for	L - To be included in EMPr
Medium 😊	buildings and structures must	

be non-reflective materials and not bright.	
P – Suitable plant materials should be used at strategic points to screen off impacts caused by roofs and cars in the parking areas.	L – To be incorporated as part of the EMPr

Although the issue can be mitigated, the significance of the impact should still be determined / confirmed assessed in the Significance Rating Table

12) If not planned and managed correctly, the lights of the development (exterior and interior) and the lights of signage could cause visual pollution during the night.

Table 18: Significance of Issue 12 (The lights of the development (exterior and interior) and the lights of signage could cause visual pollution during the night) After Mitigation/Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after
High ● Medium ⊕ Low ■	Already achieved $\sqrt{}$	mitigation
	Must be implemented during	Low/ eliminated <b>L</b> / <b>E</b>
Positive Impact/ Neutral - Not	planning phase, construction	Medium <mark>M</mark>
Necessary To Mitigate 🌣	and/ or operational phase	High <b>H</b>
	P/ C / O	Not possible to mitigate,
		but not regarded as a fatal
		flaw NP
Medium 😉	P/C - The generation of light by night events, security lighting and other lighting shall be effectively designed so as not to spill unnecessary outward into the oncoming traffic or into the yards of the neighbouring properties or open spaces.	L - To be included in EMPr

P/C - Flood lights or spot lights	L - To be included in EMPr
used to illuminate buildings or	
signs, should be positioned as	
such that none of the light spills	
onto adjacent properties or	
shines into the eyes of motorists	
or pedestrians.	
·	

Although the issue can be mitigated, the significance of the impact should still be determined / confirmed assessed in the Significance Rating Table

## 6.1.1.4 Climate:

Climatological data for the site was taken from the Brits area. No drastic extremes in average temperatures have been recorded for the area.

### > Wind:

The prevailing wind direction on the site is in a south-western direction with an average speed of 16km/h.

### > Temperature °C:

In summer the average maximum temperature is 29.3°C and the average minimum 17.0°C in January. During the winter average maximum temperature is 19.8°C in June and minimum 2.1°C in July.

### > Rain:

The average annual rainfall of the area is 540mm, with a maximum of 105mm in January and no rainfall in June and July.

## **Potential Environmental Impacts- Climate:**

• Should the construction phase be scheduled for the summer months, frequent rain could cause very wet conditions, which makes it extremely difficult to build in and to

do rehabilitation works of disturbed areas. These wet conditions often cause delays to building projects and the draining of water away from the construction works into the water bodies of the adjacent properties, could (if not planned and managed correctly) have an impact on the water quality of these water bodies; and

• If dry and windy conditions occur during the construction phase, dust pollution could become a problem.

# Issues & Impact Identification – Climate

Table 19: Issues and Impacts – Climate

	Issue/ Impact	Positive/ Negative/ Neutral ±	Mitigation Possibilities High • Medium • Low • Positive Impact - Not Necessary To Mitigate
13)	Should the construction phase be scheduled for the summer months, frequent rain could cause very wet conditions, which makes it extremely difficult to build in and to do rehabilitation works of disturbed areas.	-	•
14)	If dry and windy conditions occur during the construction phase, dust pollution could become a problem	-	•

Discussion of issues identified, possible mitigation measures and significance of issue after mitigation

13) Should the construction phase be scheduled for the summer months, frequent rain could cause very wet conditions, which makes it extremely difficult to build in and to do rehabilitation works of disturbed areas.

These wet conditions often cause delays to building projects and the draining of water away from the construction works (in the case of high water tables) into the water bodies of the adjacent properties, could (if not planned and managed correctly) have an impact on the water quality of these water bodies.

Table 20: Significance of Issue 13 (Should the construction phase be scheduled for the summer months, frequent rain could cause very wet conditions, which makes it extremely difficult to build in and to do rehabilitation works of disturbed areas) After Mitigation/Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after
High ● Medium ⊙ Low ■	Already achieved $\sqrt{}$	mitigation
	Must be implemented during	Low/ eliminated L / E
Positive Impact/ Neutral - Not	planning phase, construction	Medium <b>M</b>
Necessary To Mitigate ☆	and/ or operational phase	High <mark>H</mark>
	P/ C / O	Not possible to mitigate,
	, , , ,	but not regarded as a fatal
		flaw NP
High ●	P/C - Construction workers and construction vehicles and machinery must stay out of the soggy areas during the wet periods. Barrier tape should be used to demarcate the areas that are drenched with water and it should only be removed when the appointed Environmental Control Officer (ECO)/ site supervisor/ project manager/ main contractor regard the conditions in the affected areas as favourable.	L - To be included in EMPr

#### Result:

Although the issue can be mitigated, the significance of the impact should still be determined / confirmed assessed in the Significance Rating Table.

14) If dry and windy conditions occur during the construction phase, dust pollution could become a problem.

This can particularly become a problem on the N4 highway. Sweeping of the construction site, clearing of builders' rubble and debris as well as the regular watering of the construction site (storage areas, roads etc.) must take place at least once a day.

Table 21: Significance of Issue 14 (Dust Pollution) After Mitigation/ Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after
High ● Medium © Low ■	Already achieved √	mitigation
	Must be implemented during	Low/ eliminated <b>L</b> / <b>E</b>
Positive Impact/ Neutral - Not	planning phase, construction	Medium <b>M</b>
Necessary To Mitigate ☆	and/ or operational phase	High <mark>H</mark>
	P/ C / O	Not possible to mitigate,
		but not regarded as a fatal
		flaw NP
High ⊕	C - Sweeping of the construction site, clearing of builders' rubble and debris as well as the regular watering of the construction site (storage areas, roads etc.) must take place at least once a day.	L - To be included in EMPr

#### Result:

Although the issue can be mitigated, the significance of the impact should still be determined / confirmed assessed in the Significance Rating Table

#### **6.1.2 THE BIOLOGICAL ENVIRONMENT**

Galago Environmental was appointed to facilitate a floral and faunal assessment for the proposed Q4 City filling stations development on the Remainder of Portion 22 and Remainder of Portion 41 of the Farm Schietfontein 437 JQ. Please refer to **Annexure F4** for the Fauna and Flora assessments.

#### 6.1.2.1 Flora

Mucina and Rutherford (2006) classified the area as Marikana Thornveld, with open Acacia karroo woodland occurring in valleys and slightly undulating plains and lowland hills. Shrubs are denser along drainage lines, on termitaria and rocky outcrops or in other fire-protected habitat. This unit falls within a summer-rainfall region with very dry winters and frequent winter frosts. The Marikana Thornveld vegetation unit is considered vulnerable according to the list of threatened ecosystems in terms of NEMBA.

There are five vegetation study units which were identified on site by the specialists, namely:

- Peltophorum Dichrostachys thicket;
- Acacia robusta Clerodendrum savanna;
- Mixed alien and indigenous vegetation;
- Eragrostis Digitaria fields; and
- Drainage line vegetation.

The specialist report for fauna and flora has been conducted for the larger portion and it is important to note that the proposed filling stations development will be situated on a much smaller area. For this reason, the *Peltophorum - Dichrostachys* Thicket will not form part of the proposed filling station areas. This vegetation unit is the only unit considered sensitive of the five identified vegetation units. Please refer to Figure 13 for the map indicating the identified vegetation units.

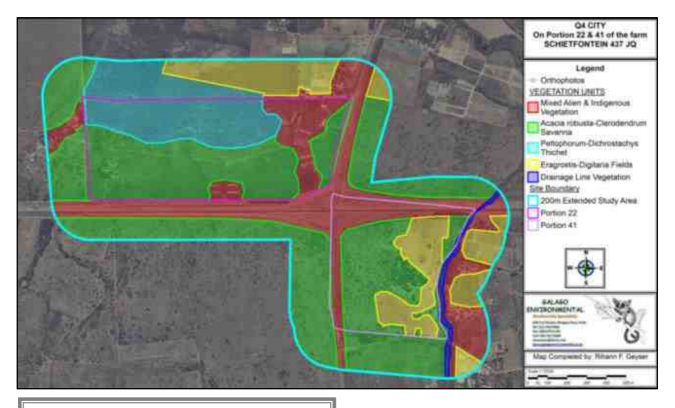


Figure 13 – Identified Vegetation Units

No threatened plant species or plant species of conservation concern were found on the study area. A single protected tree species have been identified on both sites with a number of specimens found. Within the Acacia robusta – Clerodendrum savanna vegetation unit some Sclerocarya birrea subsp. caffra (Marula) trees were identified, which is considered a protected tree species. Another protected plant species was identified in the Peltophorum – Dichrostachys thicket vegetation unit that is situated outside the proposed filling stations development area. Acacia robusta – Clerodendrum savanna, Mixed alien and indigenous vegetation and Eragrostis – Digitaria fields are considered not sensitive by the specialist. The drainage line, situated on the eastern boundary of Portion of Portion 41, is regarded as sensitive because drainage lines form corridors for the movement of species.

## Potential Environmental Impacts- Flora:

• Loss of Protected tree species;

- Disturbance and loss to vegetation species on site; and
- Spreading of alien and invasive plant species.

#### 6.1.2.2 Fauna



Figure 14 – Mammal Sensitivity Map

The mammal study found that the proposed development will spatially be modest, with the major portion of the two Portions to be excluded from development. The developments will entirely displace terrestrial mammals, but relatively speaking this will be modest, apart from consisting mostly of common species. The conservation status of no endangered species will be jeopardized. From a mammal perspective, the site has a low sensitivity. Five mammal species have been confirmed during the assessment, namely Lepus saxatilis (Scrub hare), Cryptomys hottentotus (African mole rat), Equus quagga (Plains zebra), Tragelaphus angasii (Nyala) and Damaliscus pygargus (Blesbok). It is important to note that the three larger mammals have been identified on the Remainder of Portion 41 as part of

the conference centre. These species will remain on the conference centre section. Please refer to Figure 14 for the Mammal Sensitivity Map.



Figure 15 – Avifaunal Sensitivity Map

The avifaunal study found that the proposed development will not have a negative effect on any Red Data avifaunal species. None of these Red Data avifaunal species are likely to occur within the study area due to lack of suitable habitat. The Woodland areas can be regarded as medium sensitive in terms of habitat for general avifaunal biodiversity and the disturbed and transformed areas as low sensitive. The woodland areas are assigned a medium sensitivity by the specialist mainly due to the endangered status of the Marikana Thornveld vegetation unit. It is very important to note that the proposed filling stations development will take place on a small section of the areas that were surveyed for this fauna assessment. Therefore, avifauna species on the site will still have habitat remaining to forage and for cover. When the filling stations development is operational avifaunal

species will be able to return to the landscaped areas of the filling stations. Please refer to Figure 15 for the Avifaunal Sensitivity Map.



Figure 16 – Herpetofaunal Sensitivity Map

The herpetological study found that the drainage line and its 32m buffer zone should be considered as ecologically sensitive. There is a possibility that one or two Southern African pythons may occur on the study site from time to time however, the specialist regarded the site as too small to support a viable population. The site does not contain suitable habitat for Giant Bullfrogs. The Red Toad (Schismaderma carens) and the Common River Frog (Amietia angolensis) were observed on the study area. The specialist said that these species should be abundant on the site and elsewhere in its range. If the development should go ahead, a very important indirect effect would be the likely impact that the proposed development might have on the surface water runoff and water quality of the drainage line. This could have a negative impact on the herpetofaunal species on site. Please refer to Figure 16 for the Herpetofaunal Sensitivity Map.

The results of the Fauna and Flora assessments have shown that the site mostly constitutes of low sensitivity areas. However, there are some sensitive areas that the specialists recommend be conserved. It is proposed by the specialists that the development be located as near to the N4 as possible. Please refer to Figure 17 for the Combined Environmental Sensitivity of the site.



Figure 17 – Combined Environmental Sensitivity Map

#### Potential Environmental Impacts- Fauna:

- Disturbance, trapping and hunting of faunal species on site; and
- Loss of habitat for faunal species.

## Issues & Impact Identification – Flora and Fauna

## Table 22: Issues and Impacts – Flora and Fauna

	Issue/ Impact	Positive/ Negative / Neutral ±	Mitigation Possibilities  High  Medium   Low   Positive Impact - Not Necessary To Mitigate   Mitiga
15)	Loss of Protected tree species.	-	<b>©</b>
16)	Disturbance and loss to vegetation species on site.	-	©
17)	Spreading of alien and invasive plant species.	-	•
18)	Disturbance, trapping and hunting of faunal species on site.	-	•
19)	Loss of habitat for faunal species.	-	©

# 15) Loss of Protected tree species

Some specimens of the protected tree species, the Marula tree, have been identified on the site and the specialist recommended that they be retained as far as possible.

Table 23: Significance of Issue 15 (Loss of Protected tree species) After Mitigation/ Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after
High ⊕ Medium ⊙ Low ■	Already achieved √	mitigation
Ingil & Medicil & Low E	Must be implemented during	Low/ eliminated L / E
Positive Impact/ Neutral -	planning phase,	Medium M
Not Necessary To Mitigate 🌣		

	construction and/ or	High <b>H</b>
	operational phase	Not possible to mitigate,
	P/ C / O	but not regarded as a fatal
		flaw NP
Medium 😊	P/ C - Where possible, trees naturally growing on the site should be retained as part of the landscaping;	M -To be included in EMPr
	P/C - Measures to ensure that the Protected trees on site (Marula tree) survive the physical disturbance from the development should be implemented. A tree surgeon should be consulted in this regard.	M -To be included in EMPr
	C – Vegetation should only be removed in areas designated for construction.	L -To be included in EMPr

## Result:

Although this issue can be mitigated, the significance of the impact should still be determined / confirmed assessed in the Significance Rating Table

16) Disturbance and loss to vegetation species on site.

Even though the majority of the vegetation units are not considered sensitive the vegetation will be removed in the areas where the filling stations will be developed. Large trees will be retained as far as possible to be included in the landscaping.

Table 24: Significance of Issue 16 (Disturbance and loss to vegetation species on site) After Mitigation/ Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after
	Already achieved √	mitigation

High   Medium   Low   Low   ■	Must be implemented during	Low/ eliminated L / E
Positive Impact/ Neutral -	planning phase,	Medium M
_	construction and/ or	High <mark>H</mark>
Not Necessary To Mitigate 🌣	operational phase	Not possible to mitigate,
	P/ C / O	but not regarded as a fatal
	, ,	flaw NP
Medium 😊	C – Vegetation should only be removed in areas designated for construction.	L -To be included in EMPr
	C - Rehabilitation works, especially in terms of landscaping, must be done immediately after construction works are completed to ensure that the biodiversity is maintained. Vegetation used for rehabilitation should be indigenous.	L -To be included in EMPr
	P/C - The top layer of all areas to be excavated must be stripped and stockpiled in areas where this material will not be damaged, removed or compacted. This stockpiled material should be used for the rehabilitation of the site and for landscaping purposes.	L -To be included in EMPr
	P/C/O – Weeds and exotic invaders should be eradicated on a continuous basis	L -To be included in EMPr

## Result:

Although this issue can be mitigated, the significance of the impact should still be determined / confirmed assessed in the Significance Rating Table

## 17) Spreading of alien and invasive plant species.

Construction activities disturb the environment and introduce seeds through construction vehicles and deliveries. Disturbed areas are more prone to the establishment of alien and invasive plant species. This should be managed and mitigated in the correct manner.

Table 25: Significance of Issue 17 (Spreading of alien and invasive plant species) After Mitigation/ Addressing of the Issue

AAND De een le intre	Mitigation	Significance of Issue after
Mitigation Possibilities	,	
High ● Medium © Low ■	Already achieved √	mitigation
	Must be implemented during	Low/ eliminated L / E
Positive Impact/ Neutral -	planning phase,	Medium M
Not Necessary To Mitigate 🌣	construction and/ or	High <b>H</b>
	operational phase	Not possible to mitigate,
	P/ C / O	but not regarded as a fatal
		flaw NP
High ●	P/C/O – Weeds and exotic invaders should be eradicated on a continuous basis	L -To be included in EMPr
	P/C/O - The removal of Category 1 Declared invaders from the property is mandatory and Category 2 Declared invaders must be controlled in terms of the Conservation of Agricultural Resources Act, 1983 and Section 28 of NEMA, 1998. An invasive control plan should be implemented every 3 months after construction.	L -To be included in EMPr
	P/C - Ensure that materials used for mulching and topsoil/ fertilisers are certified weed free. Collect certifications where available. Control weed	L -To be included in EMPr

growth that appears during construction.	

## Result:

Although this issue can be mitigated, the significance of the impact should still be determined / confirmed assessed in the Significance Rating Table

18) Disturbance, trapping and hunting of faunal species on site.

The construction and associated activities on the proposed areas will disrupt the faunal species on the site. These impacts can be minimised through proper management of the construction activities.

Table 26: Significance of Issue 18 (Disturbance, trapping and hunting of faunal species on site) After Mitigation/ Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after
High ⊕ Medium ⊙ Low ■	Already achieved √	mitigation
	Must be implemented during	Low/ eliminated L / E
Positive Impact/ Neutral -	planning phase,	Medium M
Not Necessary To Mitigate 🌣	construction and/ or	High <b>H</b>
	operational phase	Not possible to mitigate,
	P/ C / O	but not regarded as a fatal
		flaw NP
High ●	<ul> <li>C - The integrity of the remaining wildlife should be upheld, and no trapping or hunting by construction personnel should be allowed;</li> <li>C - During the construction phase, noise should be kept to a minimum to reduce the impact of the development on the fauna.</li> </ul>	M -To be included in EMPr  M -To be included in EMPr

**Result:** 

Although this issue can be mitigated, the significance of the impact should still be determined / confirmed assessed in the Significance Rating Table

## 19) Loss of habitat for faunal species.

The proposed construction of the filling stations will result in vegetation being removed as well as faunal habitat. Due to the filling stations only being developed on a section of the study area, there will be habitat remaining on the study area for feeding and shelter. Certain management measures can be implemented to ensure that fauna species are protected in the best manner.

Table 27: Significance of Issue 19 (Loss of habitat for faunal species) After Mitigation/ Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after
High   Medium   Low   Low    Medium   Medium	Already achieved √	mitigation
Ingli & Medioni & Low &	Must be implemented during	Low/ eliminated L / E
Positive Impact/ Neutral -	planning phase,	Medium M
Not Necessary To Mitigate 🌣	construction and/ or	High <b>H</b>
	operational phase	Not possible to mitigate,
	P/ C / O	but not regarded as a fatal
		flaw NP
Medium 😊	C - The integrity of the remaining wildlife should be upheld, and no trapping or hunting by construction personnel should be allowed;	M -To be included in EMPr
	C - During the construction phase, noise should be kept to a minimum to reduce the impact of the development on the fauna.	M -To be included in EMPr
	P/C – Vegetation should only be removed in areas	L -To be included in EMPr

designated for construction.	
	L -To be included in EMPr
P/C - Where possible, work	
should be restricted to one	
area at a time.	

#### Result:

Although this issue can be mitigated, the significance of the impact should still be determined / confirmed assessed in the Significance Rating Table

#### 6.2 DESCRIPTION OF THE EXISTING SOCIO-ECONOMIC ENVIRONMENT

## 6.2.1 Archaeology/Cultural History

A study was conducted by Leonie Marais-Botes Heritage Practitioner and Archaetnos Archaeologists and Heritage Consultants on Remainder of Portion 22 and Remainder of Portion 41 of the Farm Schietfontein 437 JQ (which is the larger study area) for the proposed filling station development. On the Remainder of Portion 22 an old Kraal had been identified. This site is in poor condition and was determined to be of low heritage significance and therefore the report is seen as ample mitigation. It is however important to note that the old kraal is not within the proposed development area of the filling stations (referring to Figure 18 for the Surrounding Land Use Map which indicates the position of the old kraal). On the Remainder of Portion 41 no sites of heritage significance were found. The proposed development may continue on both the portions according to the specialist.

#### **Recommendations:**

It should be noted however that the subterranean presence of archaeological and/or historical sites, features or artefacts is always a possibility. As such, care should be taken during any work in the entire area, that if any historical sites, features or artefacts are discovered, a qualified archaeologist should be commissioned to investigate. **Refer to Annexure F5 - Heritage Impact Assessment Report.** 

## Potential Environmental Impacts- Archaeology/Cultural History:

 Features, artefacts and objects of a cultural and historical significance may be exposed/ uncovered during construction, especially during bulk earthworks, which may be damaged and/or destroyed in the process.

## Issues & Impact Identification – Cultural and Historical

Table 28: Issues and Impacts - Cultural

	Issue/ Impact	Positive/ Negative/ Neutral ±	Mitigation Possibilities  High  Medium  Low  Positive Impact - Not  Necessary To  Mitigate
20)	If any cultural or historical artefacts are found during construction it may be destroyed by construction activities.	-	•

# Discussion of issues identified, possible mitigation measures and significance of issue after mitigation

20) If any cultural or historical artefacts are found during construction it may be destroyed by construction activities.

Table 29: Significance of Issue 20 (If any cultural or historical artefacts are found during construction it may be destroyed by construction activities) After Mitigation/ Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after		
High ⊕ Medium ⊙ Low ■	Already achieved √	mitigation		
might & Medioni & Low	Must be implemented during	Positive 🌣		

Positive Impact/ Neutral -	planning phase,	Low/ eliminated L / E
Not Necessary To Mitigate 🌣	construction and/ or	Medium M
	operational phase	High <b>H</b>
	P/ C / O	Not possible to mitigate,
		but not regarded as a fatal
		flaw NP
High ●	P/ C/ O - It should be noted that in terms of the South African Resources Act (Act 25 of 1999) Section 35(4) no person may, without a permit issued by the responsible heritage resources authority destroy, damage, excavate, alter, deface or otherwise disturb any archaeological or palaeontological site or material.  P/ C/ O - Also important is that Section 34(1) of this act states that no person may alter or demolish any structure or part of a structure, which is older than 60 years without a permit, issued by the relevant provincial heritage resources	L – To be included in the EMPr  L – To be included in the EMPr
	authority.	

## **Result:**

Although the issue can be mitigated, the significance of the impact should still be determined / confirmed assessed in the Significance Rating Table

## 6.2.2 Existing Land-Use

# **6.2.2.1 The Surrounding Environment**

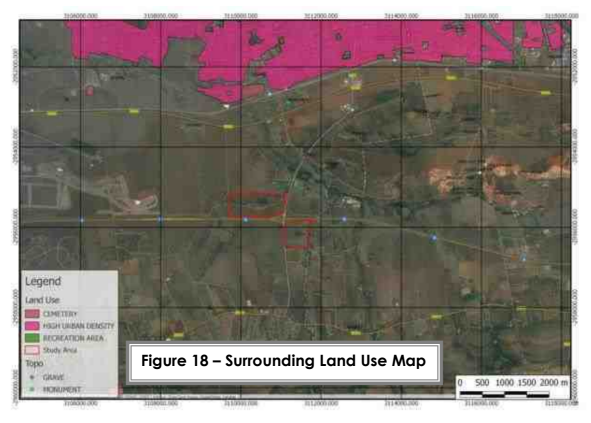
Most of the surrounding properties are zoned as agriculture and some former/ existing agricultural activities were identified on the farm portions to the north of the filling stations as well as some to the south. The N4/ Bakwena Platinum Freeway<sup>6</sup>, which stretches in a west-east direction, runs to the south of Remainder of Portion 41 and to the north of Remainder of Portion 22. Road M21, which stretches in a south-north direction (towards Ga-Rankuwa), runs to the east of Remainder of Portion 41 and to the west of Remainder of Portion 22. There is not currently any on or off-ramp from the freeway to Road M21 from the eastern side, only to the west (Refer to Figure 18 –Surrounding Land Use Map).

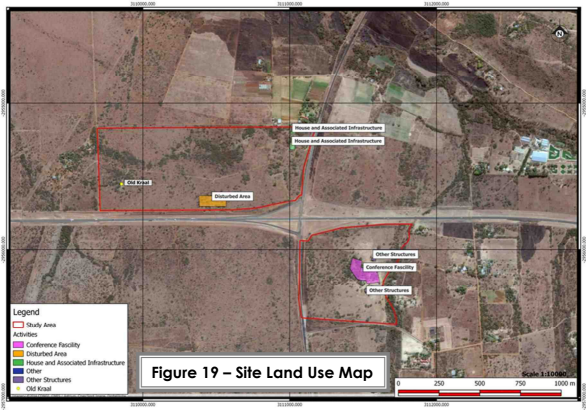
## 6.2.2.2 The Study Area

The current zoning on the two properties is "Undetermined". A conference centre with accommodation facilities is located on a section of the Remainder of Portion 41. This conference centre will continue to operate on the farm and the proposed new filling stations will not affect it. Remainder of Portion 22 has some old structures related to agricultural activities but not on the smaller area to be developed for a filling station. According to the available topographical data maps (Planet GIS), the entire Remainder of Portion 22 and approximately 50% of Remainder of Portion 41 have some grazing potential – please refer to Section 5.4.3 for more on the agricultural potential. A drainage feature forms the eastern boundary of Remainder of Portion 41. This drainage feature also forms the boundary between North-West Province and Gauteng. Figure 19 illustrates the current issues and/or land uses on the site.

Due to the fact that the Remainder of Portion 41 lies on the western boundary of Gauteng, we were of the opinion that we also had to submit the Scoping and EIA Reports to GDARD for inputs. Mr. Steven Mukhola (during 2014 he was working at NWDEDECT – now known as NWREAD) however confirmed that it will not be necessary, because the application is not regarded as a cross-border application (the entire study area falls within the boundaries of North-West Province).

<sup>&</sup>lt;sup>6</sup> The Platinum Freeway falls under the jurisdiction of SANRAL and the M21 falls under the jurisdiction of North-West Province (Department Public Works and Roads North West Provincial Government).





## 6.2.3 Proposed Land Use

As mentioned earlier in this report, the application for the establishment of a township in terms of Section 96 of the town planning and townships Ordinance 15 of 1986 has been for both the properties separately. The one township on Part of the Remainder of Portion 22 of the farm Schietfontein 437 JQ will be known as Q4 City and the township on Part of the Remainder of Portion 41 of the farm Schietfontein 437 JQ will be known as Q4 City Extension 1. Please refer to **Annexure F6** for the Town Planning Memorandums.

The proposed zoning for Q4 City will be Special for a filling station and service area and purposes incidental thereto. The following will be included:

- Storage and retail selling of vehicle fuels and lubricants;
- Working bay for emergency repairs to vehicles;
- Shop/convenience store;
- Restaurant;
- Confectionary;
- Place of refreshment:
- Take-away facility and drive-thru facility;
- Automatic teller machines;
- Administrative offices:
- Ablution facilities:
- Refuse/service yard;
- Parking site for buses and trucks including a canteen and kitchen;
- Two residential units for management.

The proposed zoning for Q4 City Extension 1 will be similar to the zoning of Q4 City: Special for a filling station and service area. The following will be included:

- Storage and retail selling of vehicle fuels and lubricants;
- Working bay for emergency repairs to vehicles;
- Shop/convenience store;
- Restaurant;
- Confectionary;

- Place of refreshment:
- Take-away facility and drive-thru facility;
- Automatic teller machines;
- Administrative offices;
- Ablution facilities:
- Refuse/service yard;
- Parking site for buses and trucks including a canteen and kitchen;
- Two residential units for management.

## 6.2.4 Feasibility and Sustainability

Information supplied by Techworld CC (Refer to Annexure F7 – Traffic Report & Viability Investigation).

The proposed sites along the N4 highway will serve two potential markets, namely the Urban/Inter-urban market and the Transient market. The Urban/Inter-urban market, which is commuting traffic, will serve traffic in metropolitan areas or between metro poles as well as transient traffic in rural areas between towns. Filling stations rarely only serve a single market; normally they serve a combination of markets such as it is the case for this project.

The interception rates of filling station sites along highways includes a large component that is not fuel related, these will include food and comfort purposes. The interception rates in the Viability investigation only refers to fuel related interception rates. The proposed filling stations development will provide fuel, food, rest areas and ablution facilities and services for light and heavy vehicles. There will also be overnight parking facilities for trucks as a large number of trucks currently overnight along the N4 at the Brits Toll Plaza. Consequently, the filling stations will be important for convenience as well as for safety.

According to the Viability Investigation, the proposed filling stations development will not have a significant impact on the viability of the competing filling station because of the following:

- Any given traffic stream is generally served by several filling stations. The addition of another filling station can at most have a modest impact on the fuel sales of the other filling stations;
- Numerous other filling stations are located in the larger area/corridor but these filling stations are serving different markets and different traffic streams;
- The existing highway sites along the N4 Platinum Highway are located 30km or more from the proposed filling stations development; and
- Existing traffic growth of about 4.6% p.a. for light vehicles and about 5.9% p.a. for heavy vehicles in the corridor continuously increases the traffic demand and thus demand for fuel sales that allows new entries into the market without significantly affecting the fuel sales of existing filling stations.

On the local market, the nearby filling stations is located along different routes that serves different markets and different traffic streams and therefore the unlikely maximum impact will therefore be insignificant. These local filling stations do not provide the same range of facilities and services to the road user compared to what the proposed filling stations will provide. Two of the closest local filling stations (Caltex at Skietfontein – R513 and Sasol at Schoemansville – R511/R560 intersection) are expected to have a very small percentage shared traffic as the proposed filling stations development will not be able to serve traffic on the crossroad (D2726/M21) or any turning movements from the N4 highway to the M21 and the other way around.

In terms of the long-distance market, there are two highway sites that are approximately 30km east and west of the proposed filling stations namely the ENGEN One-Stop at Doornpoort and the TOTAL Petroport at Magalies.

The Viability Investigation found that the ENGEN One-Stop at Doornpoort has very high interception rates and only approximately 14% of the current traffic volumes that bypasses the ENGEN One-Stop at Doornpoort will be shared with the proposed filling stations. This however does not mean that they will lose 14% of their current fuel sales as a number of filling stations serves the 14% shared traffic. Should there not be any other filling stations serving this shared traffic, the shared volume will most probably be divided between the

two filling station sites. Thus, according to the Viability Investigation, the proposed filling stations will not threaten the sustainability of the ENGEN One-Stop at Doornpoort as the expected potential loss will be single digit figures. Please refer to Table 19 and 20 of the Traffic Report and Viability Investigation compiled by Techworld.

The TOTAL Petroport at Magalies, to the west of the proposed filling stations, showed very high interception rates (little less than ENGEN One-Stop at Doornpoort) and according to the Viability Investigation, only 23% of the current traffic volume that bypasses the TOTAL Petroport at Magalies will be shared with the proposed filling stations. Similar to the ENGEN One-Stop at Doornpoort, the shared traffic with TOTAL Petroport at Magalies does not mean a fuel sale loss of 23%. Several filling stations will serve this shared traffic volume and should there not be any other filling stations serving this shared traffic, the shared volume will most probably be divided between the two filling station sites. The expected potential loss for the TOTAL Petroport at Magalies will be single digit figures (except for heavy vehicles) which will not threaten the sustainability of the TOTAL Petroport according to the Viability Investigation. Please refer to Table 21 and 22 of the Traffic Report and Viability Investigation compiled by Techworld.

The traffic and viability investigations have shown that the proposed filling stations are both technically and financially viable. It is also unlikely that the proposed filling stations will impact detrimentally on the sustainability of existing facilities in the area and corridor.

#### Issues & Impact Identification – Proposed Land-Use

Table 30: Issues and Impacts – Proposed Land-Use

Issue/ Impact	Positive/	Mitigation Possibilities
	Negative/ Neutral ±	High ⊕ Medium ⊚
		Low  Positive Impact - Not
		Necessary To
		Mitigate 🌣

21)	The proposed land use is in line with land uses in	+	<b>\( \tilde{\ti}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}</b>
	the area (the existing highway and on- and off-		
	ramps)		
22)	Creation of temporary and permanent jobs.	+	<b>‡</b>
23)	Supply in the need for a filling station facility/ies	+	<b>X</b>
	along the N4 in the Brits area, especially the need		
	for an overnight truck stop.		
24)	Economic impact on existing filling stations in the	-	<b>©</b>
	area.		

Discussion of issues identified, possible mitigation measures and significance of issue after mitigation

## 24) Economic impact on existing filling stations in the area

The proposed filling stations could have an economic impact on existing filling stations in the area. However, the Viability Investigation showed that the other highway sites will not be detrimentally impacted upon.

Table 31: Significance of Issue 24 (Economic impact on existing filling stations in the area)

After Mitigation/ Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after
High   Medium   Low   Low   ■	Already achieved √	mitigation
	Must be implemented during	Low/ eliminated <b>L</b> / <b>E</b>
Positive Impact/ Neutral - Not	planning phase, construction	Medium <b>M</b>
Necessary To Mitigate 🌣	and/ or operational phase	High <mark>H</mark>
	P/ C / O	Not possible to mitigate,
		but not regarded as a fatal
		flaw NP
Low s	O - Economic impact on existing filling stations in the	NP

area

**Result:** The issue cannot be mitigated; the significance of the impact should be determined / confirmed assessed in the Significance Rating Table.

#### 6.2.5 Institutional Environment

This section contains a documented motivation of the sustainability of the proposed development in terms the relevant design rationale, proposed zoning and development controls and guidelines of several policy documents.

This development is in line with the legislation, planning frameworks and strategies of both the local, provincial and national authorities:

#### 6.2.5.1 On a National Level:

## • The Constitution of the Republic of South Africa (Act No. 108 of 1996):

The "environment" in South Africa, is regulated by statutes, of which the Constitution of the Republic of South Africa, considered as the most prominent. The Constitution of the Republic of South Africa, provide for an environmental right contained Chapter 2, Bill of Rights, with specific reference to Section 24. As per Section 24 of the Constitution, "everyone has a right:

- To an environment which is not harmful to their health or well-being; and
- To have the environment protected for the benefit of present and future generations, through reasonable legislative and other measures that:
  - o Prevent pollution and ecological degradation;
  - o Promote conservation:
  - Secure ecologically sustainable development while promoting justifiable economic and social development."

The "environment" has been assigned a meaning and definition in terms of the Section 17 of the National Environmental Management Act, 1998 (Act No. 107 of 1998) (NEMA).

## Implications for proposed development:

**Significant-** An environmental right has been designated for citizens within the Republic of South Africa, and as such, the said citizen has the right to an environment that is not harmful to their health and well-being and to have the environment protected for present and future generations. The development and operation of the proposed Q4 City filling stations, should governed by our environmental right, and all actions and activities performed will have to take cognisance of the environmental right contained in Chapter 2, Section 24. The entity responsible for developing and operating the filling stations are legally obligated to ensure that their respective activities, through their actions will not have a significant effect on the environment.

 National Environmental Management Act, 1998 (Act No. 107 of 1998) (NEMA) and Amended Regulations:

NEMA provide for co-operative, environmental governance by establishing principles for decision-making on matters affecting the environment, institutions that will promote co-operative governance and procedures for coordinating environmental functions exercised by organs of state and to provide for matters connected therewith. This Act formulates a set of general principles to serve as guidelines for land development and it is desirable that:

- The law develops a framework for integrating good environmental management into all development activities;
- The law should promote certainty with regard to decision-making by organs of state on matters affecting the environment;

<sup>&</sup>lt;sup>7</sup> As per the above mentioned Section the "Environment" means- "the surroundings within which humans exist and that are made up of:

<sup>(</sup>i) The land, water and atmosphere of the earth;

<sup>(</sup>ii) Microorganisms, plant and animal life;

<sup>(</sup>iii) Any part or combination of (i) and (ii) and the interrelationships among and between them; and

<sup>(</sup>iv) The physical, chemical aesthetic and cultural properties and conditions of the foregoing that influence human health and well-being.

- The law should establish principles guiding the exercise of functions affecting the environment;
- The law should ensure that organs of state maintain the principles guiding the exercise of functions affecting the environment;
- The law should establish procedures and institutions to facilitate and promote cooperative government and inter-governmental relations;
- The law should establish procedures and institutions to facilitate and promote public participation in environmental governance; and
- The law should be enforced by the State and that the law should facilitate the enforcement of environmental laws by civil society.

## Integrated Environmental Management

Integrated Environmental Management (IEM) is a philosophy, which prescribes a code of practice for ensuring that environmental considerations are fully integrated into all stages of the development process. This philosophy aims to achieve a desirable balance between conservation and development (Department of Environmental Affairs, 1992). The IEM guidelines intend endearing a pro-active approach to sourcing, collating and presenting information at a level that can be interpreted at all levels.

#### The Environmental Impact Assessment Regulations (EIA)

The Minister of Environmental Affairs, promulgated and passed in (April 2006) Environmental Impact Assessment Regulations (the new regulations) in terms of Chapter 5 of the National Environmental Management Act, 1998 (Act No. 107 of 1998) (NEMA). When these regulations came into effect on 3 July 2006 they replaced the Environmental Impact Assessment Regulations that were promulgated in terms of the Environmental Conservation Act, 1989 (Act No. 73 of 1989) (ECA) in 1997, and introduced new provisions for ElAs.

The National Environmental Management Amendment Act, 2008 (Act 62 of 2008) (NEMAA), that was promulgated on 9 January 2009 (came into effect on 1 May 2009), made a number of significant amendments to the general provisions applicable to EIA's. On 2 August 2010 the Amended EIA Regulations came into effect and replaced the previous EIA Regulations that were promulgated on 21 April 2006. Please note that

amendments were made to the NEMA EIA Regulations on 4 December 2014, which came into effect on 8 December 2014. Earlier in this report in Section 1 this has been discussed in more detail.

Notice No. **R 544**, **R 545** and **R 546** of the Amended Regulations list the activities that indicate the process to be followed. The activities listed in Notice No. R 544 requires that a Basic Assessment process be followed and the Activities listed in terms of Notice No. R 545 requires that the Scoping and EIA process be followed. Notice No. 546 has been introduced to make provision for Activities in certain geographical and sensitive areas.

Subsequently, listing 2 (R 545) requires that a Scoping/EIA process be followed. It should however be noted that the Draft Guideline Document of DEA [Department of Environmental Affairs, previously known as the Department of Environmental Affairs and Tourism] states that if an activity being applied for is made up of more than one listed activity, and the Scoping and EIA process is required for one or more of these activities, the Scoping and EIA process must be followed for the whole application.

#### Implications for proposed development:

**Significant-** The proposed filling stations development is a listed activity in terms of the 2010 NEMA EIA Regulations, and thus should subsequently be considered, assessed and reported to the competent authority prior to commencement.

#### The National Water Act, 1998 (Act No 36 of 1998):

The purpose of this Act is to ensure that the nation's water resources are protected, used, developed, conserved, managed and controlled in ways that take into account, amongst other factors, the following:

- Meeting the basic human needs of present and future generations;
- Promoting equitable access to water;
- Promoting the efficient, sustainable and beneficial use of water in the public interest:

- Reducing and preventing pollution and degradation of water resources;
- Facilitating social and economic development; and
- Providing for the growing demand for water use.

In terms of the Section 21 of the National Water Act, the developer must obtain water use licenses if the following activities are taking place:

- a) Taking water from a water resource;
- b) Storing water;
- c) Impeding or diverting the flow of water in a watercourse;
- d) Engaging in a stream flow reduction activity contemplated in section 36;
- e) Engaging in a controlled activity identified as such in section 37(1) or declared under section 38(1);
- f) Discharging waste or water containing waste into a water resource through a pipe, canal, sewer, sea outfall or other conduit;
- g) Disposing of waste in a manner which may detrimentally impact on a water resource;
- h) Disposing in any manner of water which contains waste from or which has been heated in any industrial or power generation process;
- i) Altering the bed, banks, course or characteristics of a water course;
- Removing, discharging or disposing of water found underground if it is necessary for the efficient continuation of an activity or for the safety of people; and
- k) Using water for recreational purposes.

The National Water Act also required that (where applicable) the 1:50 and 1:100 year flood line be indicated on all the development drawings (even the drawings for the external services) that are being submitted for approval.

#### Implications for proposed development:

**Significant-** Section 21 Water Use Licenses will be required for the proposed filling stations, as water will be abstracted for domestic use.

# National Environmental Management: Air Quality Act (Act No. 39 of 2004) (NEM:AQA):

The NEMA: Air Quality Act, 2004 (here after referred to as NEM:AQA) repealed the Atmospheric Pollution Prevention Act, 1965 (Act 45 of 1965) ('APPA'), and came into effect on 11 September 2005. However, Part 2 of this act is still applicable. Part 2 of the act is however still applicable and deals with the control of noxious or offensive gases. The proposed development will not release any of the listed gases into the atmosphere and this act is therefore not applicable to the proposed development. The list of activities that may result in atmospheric emissions, which have a detrimental effect on the environment, was amended and published on 22 November 2013 under Government Notice No. 893 in Gazette No. 37054.

The Air Quality Act regulates air quality in order to protect the environment. It provides reasonable measures for the prevention of pollution and ecological degradation and for securing ecological sustainable development while promoting justification economic and social development.

The purpose of the Act is "To reform the law regulating air quality in order to protect the environment by providing reasonable measures for the prevention of pollution and ecological degradation and for securing ecologically sustainable development while promoting justifiable economic and social development; to provide for national norms and standards regulating air quality monitoring, management and control by all spheres of government; for specific air quality measures; and for matters incidental thereto."

Amongst other things, it is intended that the setting of norms and standards will achieve the following:

- The protection, restoration and enhancement of air quality in South Africa;
- Increased public participation in the protection of air quality and improved public access to relevant and meaningful information about air quality;
- The reduction of risks to human health and the prevention of the degradation of air quality.

The Act describes various regulatory tools that should be developed to ensure the implementation and enforcement or air quality management plans. These include:

- Priority Areas, which are air pollution "hot spots";
- Listed activities, which are 'problem' processes that require an Atmospheric Emission
   License:
- Controlled emitters, which includes the setting of emission standards for 'classes' of emitters, such as motor vehicles, incinerators, etc.;
- Control of noise;
- Control of odours.

## Implications for proposed development:

**Not Significant-** Dust pollution could be a concern primarily during the construction phase of the proposed project. Dust control would be adequately minimized during this phase by way of water spraying and possible dust-nets, when working close to the N4 Platinum highway.

#### • The National Heritage Resources Act, 1999 (Act 25 of 1999) (NHRA)

The NHRA requires heritage resources impact assessments for various categories of development stipulated in section 38 of the Act. It also provides for the grading of heritage resources and the implementation of a three-tier level of responsibilities and functions for heritage resources to be undertaken by the State, Provincial authorities, depending on the grade of the heritage resource. The Act defines cultural significance, archaeological and paleontological sites and materials (section 35), historical sites and structures (section 34), and graves and burial sites (section 36) that fall under its jurisdiction. Archaeological sites and material are generally those resources older than a hundred years, including gravestones and grave dressing. Procedures for managing graves and burial grounds are set out in section 36 of the NHRA. Graves older than 100 years are legislated as archaeological sites and must be dealt with accordingly. Section 38 of the NHRA makes provision for application by developers for permits before any heritage resource may be damaged or destroyed.

## Implications for proposed development:

**Not Significant-** No graves or structures of cultural importance have been identified on the areas proposed for the filling stations development. A Heritage Impact Assessment was done for the farm portions of this proposed development. If any remains/cultural resources are exposed or uncovered during the construction phase, it should immediately be reported to the South African Heritage Resources Agency (SAHRA) and construction should be ceased until a specialist was on site. Burial remains should not be disturbed or removed until inspected by an archaeologist.

## National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008):

The Waste Management Act that was finally Gazetted on 10 March 2009, is to give effect to the White Paper on Integrated Pollution and Waste Management and the National Waste Management Strategy (NWMS). The list of triggered activities was amended and published on 29 November 2013.

#### Purpose:

To reform the law regulating waste management in order to protect the health and the environment by providing reasonable measures for the prevention of pollution and ecological degradation and for securing ecologically sustainable development; to provide for institutional arrangements and planning matters; national norms and standards for regulating the management of waste by all spheres of government; to provide for specific waste management measures; to provide for the licensing and control of waste management activities; to provide for the remediation of contaminated land; to provide for the national waste information system; to provide for compliance and enforcement; and to provide for matters connected therewith.

## **Objectives:**

- To provide for utilisation of environmentally-sound methods that maximise the utilisation of valuable resources and encourage resource conservation and recovery;
- To ensure sound environmental management of waste;

- To reduce risk to human health and prevent the degradation of the environment through usage of mechanisms that promote the following:
  - Pollution prevention and cleaner production
  - Volume reduction at source
  - Recycling, recovery and re-use
- Set guidelines and targets for waste avoidance and volume reduction through source reduction and waste minimisation measures, including composting, recycling, re-use, recovery, green charcoal process, and others, before collection, treatment and disposal in appropriate and environmentally sound waste management facilities in accordance with this act;
- To ensure the proper segregation, collection, transportation, storage, treatment and disposal of waste through the formulation and adoption of the best environmental practice in ecological waste management;
- To promote national research and development programs for improved waste management and resource conservation techniques, more effective institutional arrangement and indigenous and improved methods of cleaner production, waste reduction, re-use, collection, treatment, separation and recovery;
- To encourage greater private sector participation in waste management;
- To encourage cooperation and self-regulation among waste generators through the application of market-based instruments;
- To institutionalize public participation in the development and implementation of national, provincial and local integrated, comprehensive, and ecological waste management programs;
- To strengthen the integration of ecological waste management and resource conservation and recovery topics into the academic curricula of formal and nonformal education in order to promote environmental awareness and action among the citizenry; and
- To control the export, import, transit, re-use, recovery, treatment and disposal of
  waste to ensure that all operations relating to export, import, transit, re-use,
  recovery, treatment and disposal will be undertaken in an environmentally sound
  manner.

## Implications for proposed development:

**Not significant-** Should the development trigger any of the listed activities in the Act, relevant authorizations will be required.

 The National Environmental Management: Protected Areas Act, 2003 (Act No 57 of 2003)

The purpose of this Act is to provide for the protection, conservation and management of ecologically viable areas representative of South Africa's biological diversity and its natural landscapes and seascapes, for the management of those areas in accordance to national norms and standards, as well as for the intergovernmental co-operation and public consultation in matters concerning protected areas. Protected areas are to be conserved for their biodiversity and ecological integrity.

## Implications for proposed development:

Not significant- The proposed filling stations do not fall within any protected areas.

National Environmental Management: Biodiversity Act, 2004 (Act 10 of 2004)

The Biodiversity Act, provides for the management and protection of the country's biodiversity within the framework established by NEMA. It provides for the protection of species and ecosystems in need of protection, sustainable use of indigenous biological resources, equity and bioprospecting, and the establishment of a regulatory body on biodiversity-South African National Biodiversity Institute.

#### Objectives of the Act:

- a) With the framework of the National Environmental Management Act, to provide for:
  - (i) The management and conservation of biological diversity within the Republic and of the components of such biological diversity:
  - (ii) The use of indigenous biological resources in a sustainable manner; and
  - (iii) The fair and equitable sharing among stakeholders of benefits arising from bioprospecting involving indigenous biological resources;

- b) To give effect to ratified international agreements relating to biodiversity which are binding on the republic;
- c) To provide for co-operative governance in biodiversity management and conservation; and
- d) To provide for a South African National Biodiversity Institute to assist in achieving the objectives of this Act.

Under this Act notices are published in terms of alien and invasive species or threatened ecosystems in order to promote the biodiversity of natural resources and protect species endemic to South Africa. Specialist studies need to be conducted for the study area.

## Implications for proposed development:

**Significant-** The sites are not characterised as sensitive areas. However, the vegetation type they fall in, Marikana Thornveld, is considered vulnerable.

The Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983)

The Act provides for the control over the utilisation of Natural Agricultural resources of South Africa, in order to promote the conservation of soil, water sources and vegetation, as well as combating of weeds and invader plants and for matters connecting therewith.

#### Implications for proposed development:

**Not significant-** According to a GIS desktop study, the study area has high grazing potential. Bokamoso are however of the opinion that as the development site is considered small and located adjacent to the N4 highway, it would not be viable to utilise the site alternatively for the purpose of agriculture. The study area also has the poisonous plant species, Poison Leaf (*Dichapetalum cymosum*), present on the site, which is detrimental to grazing cattle.

Petroleum Products Act, 1977 (Act No. 120 of 1977)

In terms of the Petroleum Products Act, 1977 (PPA) as amended in 2006, and which is administered by the national Department of Energy, one cannot apply for a site and/or retail license before you have both land use rights and an environmental authorisation. In terms of the Petroleum Products Act, energy authorities must ensure that the number of filling stations is appropriate to local sales volumes and does not exceed the optimal number for an area.

## Implications for proposed development:

**Significant** - Environmental Authorization as well as land use rights is required prior to applying for filling station retail license with the Department of Energy.

#### 6.2.5.2 On a Provincial Level

## North West Provincial Spatial Development Framework (PSDF)

The purpose of the PSDF is to facilitate appropriate development in the area and to achieve economic, social and environmental sustainability in both the development process and the quality of life.

## The objectives of the PSDF are to:

- Provide relevant information to be utilized in the participatory development of the provincial spatial development and environmental management.
- Address the existing spatial planning and land use management situation in the province to enhance co-ordinated, integrated and faster decision-making.
- Sensitively address the existing imbalances and unsustainable development in the province with special emphasis on rural development.
- Enhance spatial integration between provinces and within regions (functional areas) in North West.
- Enhance growth and development of areas through a multi-sectoral approach in accordance with their potential (location, comparative advantages, availability of natural and human resources).

- Contribute to co-operative governance by ensuring better alignment between economic and social infrastructure provision by providing guidelines for setting of priorities.
- Conserve, protect and rehabilitate the natural resource base in such a way that natural resources remain available for use by present and future generations.

### Implications for proposed development:

Significant- This plan/framework will be considered during the execution of the EIA phase.

#### 6.2.5.3 On a Local Level

• Local Municipality of Madibeng Integrated Development Plan (2011-2016)

The priorities of the local municipality have been identified in the Integrated Development Plan (IDP) for 2011 to 2016. Water and sanitation is first on the priority list followed by roads and storm water.

## Implications for proposed development:

**Significant-** The Madibeng Local Municipality IDP was consulted to inform whether the need and desirability of the proposed development is in line with the socio-economic characteristics as well as the objectives and strategies of their planning objectives of the local municipality.

## Issues & Impact Identification – Institutional

Table 32: Issues and Impacts – Institutional

Issue/Impact	Positive/ Mitigat	ion
	Negative/ Possib	ilities
	Neutral ± High	Medium 😊
	Low	

			Positive Impact -
			Not Necessary To
			Mitigate 🌣
25)	The proposed development will be in line with the	+	<b>\</b>
	international, national, provincial and local		71
	legislation, planning frameworks, guidelines,		
	policies etc.		

## 6.2.6 Qualitative Environment

## 6.2.6.1 Visual Analysis

Table 33: Visual Impact Analysis

		IMPACT		
CRITERIA	HIGH	MEDIUM	LOW	
Visibility	A prominent place with an almost tangible theme or ambience	A place with a loosely defined theme or ambience	A place having little or no ambience with which it can be associated	
Visual quality	A very attractive setting with great variation and interest – no clutter	A setting with some visual and aesthetic merit	A setting with no or little aesthetic value	
Compatibility with the surrounding landscape	Cannot accommodate proposed development without the development appearing totally out of place – not compatible with the existing theme	Can accommodate the proposed development without it looking completely out of place	The surrounding environment will ideally suit the proposed development	
Character	The site or surrounding area has a definite character/ sense of place	The site or surrounding environment has some character	The site or surrounding environment exhibits little or no character/ sense of place	
Visual Absorption	The ability of the	The ability of the	The ability of the	

Capacity	landscape not to accept a proposed development because of a uniform texture, flat slope and limited vegetation cover	landscape to less easily accept visually a particular type of development because of less diverse landform, vegetation and texture	landscape to easily accept visually a particular type of development because of its diverse landform, vegetation and texture
View distance	If uninterrupted view distances to the site are > 5Km	If uninterrupted view distances to the site are < 5Km but > 1Km	If uninterrupted view distances to the site are > 500m and < 1000m
Critical Views	Views of the site seen by people from sensitive view sheds i.e. farms, nature areas, hiking trails etc.	Some views of the site from sensitive view sheds	Limited or partial views of the site from sensitive view sheds
Scale	A landscape with horizontal and vertical elements in high contrast to human scale	A landscape with some horizontal and vertical elements in some contrast to human scale	Where vertical variation is limited and most elements are related to the human and horizontal scale

The study area is visible from the surrounding view sheds as indicated on *Figure 12* (earlier in the report and below), especially from the N4 highway. The filling stations seem to be more visible from the north than from the south. Good visibility is desirable for a filling station development.

Although the anticipated short term visual impact of the proposed development is regarded as moderate, longer term visual impacts of the proposed development will be **low**.

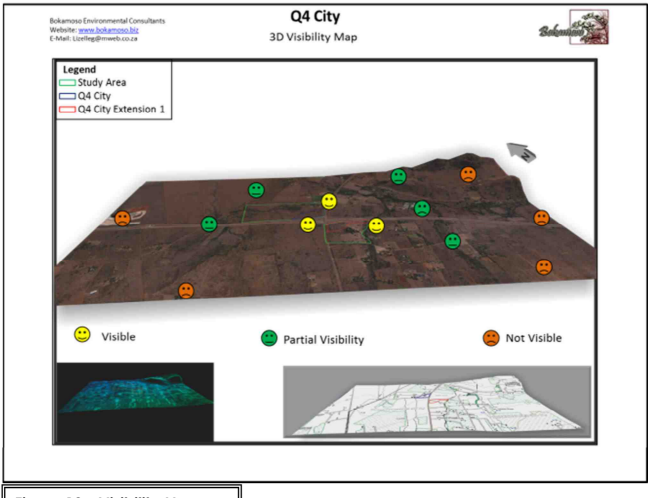


Figure 12 – Visibility Map

## 6.2.6.2 "Sense of Place" and "Place Structure"

The concept of "a Sense of Place" does not equate simply to the creation of picturesque landscapes or pretty buildings, but to recognise the importance of a sense of belonging. Embracing uniqueness as opposed to standardisation attains quality of place. In terms of the natural environment, it requires the identification, a response to and the emphasis of the distinguishing features and characteristics of landscapes. Different natural landscapes suggest different responses. Accordingly, settlement design should respond to nature.

In terms of the man-made environment, quality of place recognises that there are points where elements of settlement structure, particularly the movement system, come together

to create places of high accessibility and these places are recognised in that they become the focus of public investment, aimed at making them attractive, user-friendly and comfortable to experience.

The landscape is usually experienced in a sensory, psychological and sequential sense, in order to provide a feel and image of place ("genius loci").

A landscape is an integrated set of expressions, which responds to different influences. Each has its unique spirit of place, or "genius loci". Each landscape has a distinct character, which makes an impression in the mind, an image that endures long after the eye has moved to other settings.

"Sense of Place" is the subjective feeling a person gets about a place, by experiencing the place, visually, physically, socially and emotionally. The "Sense of Place" of a property/ area within the boundaries of a city, is one of the major contributors to the "Image of a City/ City Image".

**City Image** consists of two main components, namely "**place structure**" and "**Sense of place**". Place structure refers to the arrangement of physical place making elements within a space, whereas sense of place refers to the spirit of a place. It could be defined as follows:

- "Place Structure" refers to the arrangement of physical place making elements within a
  unique structure that can be easily legible and remembered.
- The "Sense of place" is the subjective meanings attached to a certain area by individuals or groups and is closely linked to its history, culture, activities, ambience and the emotions the place creates.

Due to the locality of the sites along the N4 National Highway and on- and off-ramps, the "Sense of Place" has already been impacted upon. The small size of the proposed development compared to the surrounding environment the impact of the proposed filling stations on the "Sense of Place" is almost negligible. The proposed development would be

architecturally designed in such a way to include as much as possible of the large tree species on the site. The structures that will be built also create a sense of comfort and security to passing motorists. Filling stations provide food, restrooms, security, mechanical workshops and a general sense of comfort to tired travellers.

## Issues & Impact Identification – Qualitative Environment

Table 34: Issues and Impacts – Qualitative Environment

	Issue/ Impact	Positive/ Negative/ Neutral ±	Mitigation Possibilities  High  Medium  Low  Positive Impact - Not  Necessary To  Mitigate
12)	Visual  If not planned and managed correctly the lights (interior and exterior) and the signage of the development could cause visual pollution - Please refer to Section 6.1.1.3  If not planned correctly, roofs and parking areas could reflect the sun into the eyes of oncoming	-	•
26)	traffic and surrounding landowners - Please refer to Section 6.1.1.3  Construction works could have a visual impact during the construction phase and the new buildings during the operational phase if not planned and managed correctly.	_	<b>⊙</b>
27)	The location of the study area is desirable for filling stations in terms of visibility around the	+	<b>‡</b>

	proposed site.		
28)	Noise Pollution	-	$\odot$
	The construction activities could disturb surrounding residents. However, the operational phase of the proposed filling stations will not have a significant noise impact on the		
	surrounding residents.		
14)	Air Pollution  If dry and windy conditions occur during the construction phase, dust pollution could become a problem.	_	•
29)	Sense of Place  If planned and managed correctly, the proposed filling stations development could have a positive impact on the "Sense of Place" of the study area and its surroundings.	+	<b>*</b>

# Discussion of issues identified, possible mitigation measures and significance of issue after mitigation

26) Visual pollution during the construction and operational phases if not planned and managed correctly.

Table 35: Significance of Issue 26 (Visual Pollution during construction and operational phases) After Mitigation/ Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after
High ● Medium ⊙ Low ■	Already achieved $\sqrt{}$	mitigation
	Must be implemented during	Low/ eliminated L / E
Positive Impact/ Neutral - Not	planning phase, construction	Medium M
Necessary To Mitigate 🌣		High <b>H</b>

	and/ or operational phase	Not possible to mitigate,
	P/ C / O	but not regarded as a fatal
		flaw NP
Medium 🙂	P/C – All equipment and materials should be stored in a designated area indicated by the ECO.	M – To be included in the EMPr
	C – All areas must be kept neat and tidy and waste should be stored in the designated areas and removed on a weekly basis.	M – To be included in the EMPr
	P/C - The proposed development will be seen from a distance and therefore the roofs should not reflect the sun or be covered with roofing materials that have bright colours.	M – To be included in the EMPr
	P/C - Landscaping should be done in concurrence with the building construction in order to create an instant visual enhancement of the development.	M – To be included in the EMPr
	P/C - The landscaping of the proposed development should blend in with the natural vegetation of the area. Trees, shrubs and groundcovers that are endemic to the area and/or indigenous should preferably be used – landscaping that is in line with the natural vegetation of the area will not only help to reduce the visual impact of the development, but it will also create habitats for fauna and	L – To be included in the EMPr

flora species.	
P/C /O – The landscaping shall be completed by completion of the development. The continued maintenance of the landscaped development shall be to the satisfaction of the Municipality.	L – To be included in the EMPr

## Result:

Although the issue can be mitigated, the significance of the impact should still be determined / confirmed assessed in the Significance Rating Table

## 28) Noise Pollution

Construction works during the construction phase will be a source of disturbance in terms of noise to the residential areas around the site.

Table 36: Significance of Issue 28 (Noise Pollution) After Mitigation/ Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after		
High ● Medium ⊙ Low ■	Already achieved $\sqrt{}$	mitigation		
	Must be implemented during	Low/ eliminated <b>L</b> / <b>E</b>		
Positive Impact/ Neutral - Not	planning phase, construction	Medium M		
Necessary To Mitigate 🌣	and/ or operational phase	High <b>H</b>		
	P/ C / O	Not possible to mitigate,		
		but not regarded as a fatal		
		flaw NP		
Medium ©	P/C - Noise levels should be kept below "disturbing" as defined in the National Noise Regulations.	M – To be included in the EMPr		
	P/C - Noise activities shall only take place during working hours.	M – To be included in the EMPr		
	P/C –The surrounding residents must be notified of blasting	M – To be included in the EMPr		

activities	in	advance.	The
necessary	safe	ty measures	must
also be im	plen	nented.	

#### Result:

Although the issue can be mitigated, the significance of the impact should still be determined / confirmed assessed in the Significance Rating Table

## 6.2.7 Demography

Demographics, population composition, income profiles and other population statistics always play a very important role in evaluating the need for additional land uses. The proposed filling stations development will be situated along the N4 National Highway with access only from this National Highway. The proposed Q4 City filling stations aim to serve the traffic volumes travelling between Pretoria and Rustenburg. The traffic volume is split between light and heavy vehicles. The filling stations will provide fuel and facilities to travellers as well as overnight facilities for truck drivers.

#### Implications for the Development

The proposed filling stations development is compatible with the surrounding area as it is along the N4 National Highway where it will serve the traffic volumes. There is no access to the sites from any other road than the N4 National Highway.

#### 6.2.8 Services

## 6.2.8.1 Storm water Management

Both sites are drained through surface drainage towards the north. The site that is situated south of the N4 highway has a slight slope towards the east as well, where it drains into the river, which crosses the highway by means of a culvert.

The storm water systems that would be designed for each of the two filling station sites will consist of standard grid inlets and underground storm water pipes and the parking areas of each site will intercept majority of the surface water during rainfall events. This collected water will run through the underground storm water pipes and will be discharged into a retention pond. A retention pond would be located on the lowest point of each site. Storm water from the northern site (Portion 22) would discharge into a channel next to the M21 and then drain to the stream that are found north of the site. The southern site (Portion 41) run-off will drain into the existing culvert at the N4 highway via the existing open channel next to the N4. Storm water must be tested regularly before allowing it to enter the existing streams found on each site to ensure the quality of storm water outflow complies to General Limit Values of the National Water Act (No.36 of 1998) (NWA).

The refuelling procedure will take place on a dished refuelling station where fuel will be decanted into underground tanks. This station will consist of a reinforced concrete apron and centrally located catch-pits. The catch-pits will drain into a storm water pollution containment chamber (underground) with an isolation valve (downstream of the chamber) to prevent contaminated storm water from flowing out. During refuelling, this operator is closed and under normal operations the valve remains open and the storm water flows to a Calcamite sand, oil and grease trap. The fuel is separated from the storm water in this trap. The clean water then flows to the waste water treatment facility located on each site. Regular inspections and maintenance must be done of these areas.

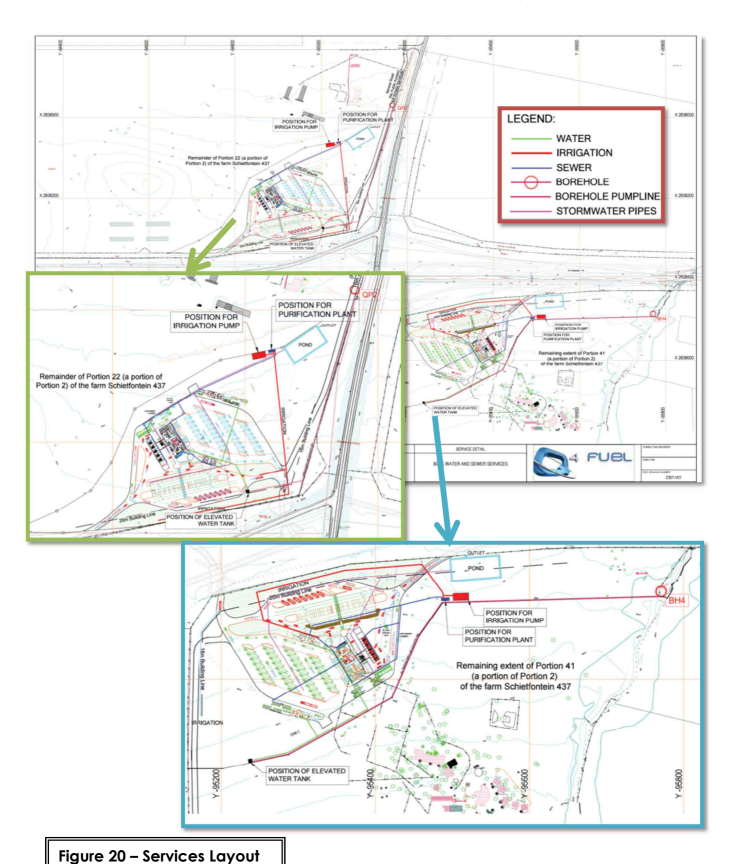
For the forecourt, a catch pit system will be used to collect wash water from the site. The wash water would flow into a pollution containment chamber such as a suitable oil/ water separator system. The separated effluent water would flow to the wastewater treatment plant on each of the sites. A qualified and approved waste contractor for disposal must remove the oil collected from the site. Please refer to **Annexure F8** for the Outline Scheme Report.

#### 6.2.8.2 Sewer

There is no Waste Water Treatment Works in the area and therefore the only option for sanitation services will be to install a purification plant on each of the filling station sites. Such a plant would consist of a 16 m³/day package plant and be constructed on the lowest level of each site. This purification plant will consist of a primary combined settlement tank and anaerobic digester, a secondary aerobic process comprising of the Becon Bio-Filter RBC fixed film reactor units, followed by a humus settlement and a disinfection tank. Water from the purification plant can be used as irrigation water for the gardens. The supplier, on appointment, can do the operations and maintenance of the plant. As mentioned earlier the total annual average demand (AADD) for each filling station site will be 16 kℓ/day. Please refer to **Annexure F8** for the Outline Scheme Report and to Figure 20 for layout of services.

## 6.2.8.3 Water Supply

The site has no connection to the municipal water system as there is a lack of municipal supply sources in this area. Due to absence of municipal water supply the use of borehole water (each site with its own borehole and elevated storage tank) is the preferred option. A new borehole (QP2) had been drilled on the Remainder of Portion 22 and its yield was deemed satisfactory for the use on that site. This borehole has a safe yield of 64.8 kl/day. On Remainder of Portion 41, one of the existing boreholes (BH4) will supply a safe yield of 43.2 kl/day. The combined safe yield for both the boreholes will be 108 kl/day. The water demand (annual average daily demand) for the proposed filling stations development, including both facilities, will be 38.4 kl/day. Water samples taken and tested have also determined that the groundwater found is fresh, clean and young with no contamination present. Please refer to **Annexure F8** for the Outline Scheme Report and to Figure 20 for layout of services.



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6.2.8.4 Electricity

An electrical connection can be supplied, for the proposed filling stations development, from the local 11 kV overhead network. The Tshwane Municipality is responsible for this distribution. The total demand for the two filling stations is estimated at 346 kVA. Tshwane Municipality has confirmed that there is sufficient capacity from the local 11 kV overhead network. Please refer to **Annexure F9** for the Electrical Services Report and confirmation from the Municipality.

6.2.8.5 Solid Waste

The solid waste generated from the convenience store and other on-site services will be accumulated and stored on site in the prescribed bins provided by a Contracted Private Waste Removal Company. These bins will be collected at regular intervals and or on request and disposed of at registered landfill facility with the required capacity. Chemicals and hazardous waste will be catered for according to the prescribed requirements in legislation. Please refer to **Annexure F8** for the Outline Scheme Report.

6.2.8.6 Access and Traffic

The purpose of the Traffic Report and Financial Viability Investigation, prepared by **Techworld Consulting Engineers** (refer to Annexure F7) during January 2015, was to determine the impact on the existing road users and infrastructure as well as surrounding filling stations. The approval of Bakwena and SANRAL can also be found in Annexure F7.

The purpose of the study was to determine when and if the proposed site is feasible and what impact the site will have on existing sites should it be constructed.

Access

Access to the proposed filling stations will be gained directly from the N4 highway. Both the off- and on-ramps of the proposed filling stations will be combined with those of the

interchange by using typical SANRAL design standards. A single off-ramp taper/ nose will diverge into a second off-ramp taper / nose after 300m to serve the service areas. The onramps from the service area will cross under the off-ramps of the interchange and the D2726 (K25) M21 bridge to merge with the on-ramps of the interchange before a single onramp taper/ nose connects to the N4 highway. According to the traffic report, the crossing of the off-ramps of the interchange will be by means of new culvert type structures (8.0m wide) while the crossing of the D2726 (K25) M21 bridge will be behind the piers of the two-portal bridge by replacing the land abutments with retaining walls.

The two existing western ramps must be partially reconstructed to accommodate the ramps that will serve the proposed filling station facilities. Although the construction of the eastern ramps is not planned by either Bakwena or SANRAL at this stage, the design of the new configuration will make provision for the construction of these ramps in future. The traffic demand for these ramps is low and their construction may have significant toll implications (opportunity to avoid the Brits Toll Plaza). The design of the service areas and ramp configurations will furthermore also make provision for the construction of the second carriageway of the N4 highway in the near future.

Each of the filling stations will be provided with a service road from existing access roads/intersections along Road D2726 to provide access to the facilities for service and delivery vehicles and to link the two facilities via Road D2726. Public vehicles will not have access from any other road than the n4 highway. Pedestrian movements between the facilities can be accommodated via the existing bridge crossing of Road D2726.

## Traffic

The proposed filling stations are located 4.5km from the planned PWV6 Route and 2.6km from the Brits Toll Plaza. In terms of other filling stations, the Engen Doornpoort One-Stop is located 33km east from the site and the Total Magalies Petroport is 30km west from the site. This location of the proposed filling stations developed is in line with SANRAL's minimum requirements of 30km for facilities that serve traffic in the range of 5 000 to 50 000 vehicles per day.

Data for the traffic volumes were obtained from the permanent traffic counting stations at the Brits mainline Toll Plaza (CTO 2560) and at the M17 (K67) Ga-Rankuwa Interchange (CTO 1618). The total traffic count for 2014 is 12 380 vehicles per day which includes heavy vehicles as well. Heavy vehicles or trucks account for 14.2% of the total traffic which is 1 760 vehicles per day. These heavy vehicles are longer trucks, in the majority, as the estimated average is 5.2 axles per truck. Twelve percent of the traffic occurs during the night (20:00-6:00), while 88% is during daytime (6:00-20:00). The proposed filling stations will be located outside the national road reserve of the N4 highway. The forecasted traffic growth rates for the proposed filling stations development for the period 2014 to 2036 are 4.60% for light vehicles and 5.90% for heavy vehicles.

#### **Fuel sales**

The proposed highway facilities will serve long distance traffic along the N4 Highway between destinations in the east (along the N1 National Highway and the City of Tshwane) and in the west (in the North-West Province up to the Border with Botswana). Although the proposed filling stations facilities will primarily serve a transient market (long distance traffic that travels less frequently), the location between the Tshwane Metropolitan Area in the east and Brits (Madibeng Local Municipality) in the west and Rustenburg in the far west will also result in commuting traffic patronizing the facilities. The fuel demand characteristics of the proposed facilities are expected to be indicative of a transient market (i.e. relatively higher average fills and attraction rates).

The expected total fuel sales after the opening of the filling stations will be approximately 0.90 million litres per month. The ramp-up period is the initial period before the full potential of a filling station is realized. For the first three years' ramp-up percentages of 85%, 90% and 95% were assumed. The expected average monthly fuel sales will increase in future based on the expected growth in traffic as follows: 1.28 million litres in year 5, 1.64 million litres in year 10, and 2.11 million litres in year 15.

## Issues & Impact Identification – Services

Table 37: Issues and Impacts – Services

	Issue/ Impact	Positive/ Negative/ Neutral ±	Mitigation Possibilities High • Medium • Low • Positive Impact - Not Necessary To Mitigate
30)	Storm water  The proposed development will lead to increased hard surfaces and the quantity and the speed of the storm water above the study area and into the water bodies and adjacent areas will increase.	-	•
31)	Surface water flows will be altered during the construction phase	-	•
32)	The use of insufficient drainage systems during the construction phase (i.e. sub-surface drainage systems & no mechanisms to break the speed of the surface water)	-	•
33)	Temporary disruption of services due to relocation and installation of services	-	•
34)	Waste Management  The construction phase of the proposed development will create large quantities of builder's waste to be accommodated by local	-	€

	legal landfill sites. The operational phase will		
	create domestic waste and waste associated		
	with the filling stations.		
35)	Spillage of an on-site sewerage system	-	•

## Discussion of issues identified, possible mitigation measures and significance of issue after mitigation

30) The proposed development will lead to increased hard surfaces and the quantity and the speed of the storm water across the study area and into the water bodies and adjacent areas will increase.

Should contaminated storm water run-off from roads not be managed, it could lead to surface water and ground water pollution. This will also raise flood levels of water bodies in the area, if storm water is not managed correctly.

Table 38: Significance of Issue 30 (The proposed development will lead to increased hard surfaces and the quantity and the speed of the storm water across the study area and into the water bodies and adjacent areas will increase.) After Mitigation/ Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after
High ⊕ Medium ⊜ Low ■	Already achieved $\sqrt{}$	mitigation
	Must be implemented during	Low/ eliminated <b>L</b> / <b>E</b>
Positive Impact/ Neutral - Not	planning phase, construction	Medium <b>M</b>
Necessary To Mitigate 🌣	and/ or operational phase	High <b>H</b>
	P/ C / O	Not possible to mitigate,
		but not regarded as a fatal
		flaw NP
High ●	P - A comprehensive storm	L - To be included in the EMPr
	water management plan	

indicating the management of all surface runoff generated as a result of the development (during both the construction and operational phases) prior entering any natural drainage system, must submitted and approved by the local authority prior to construction activities commencing. The storm water management plan should be M - To be included in the EMPr designed in a way that aims to ensure that post development runoff does not exceed predevelopment values in: •Peak discharge for any given storm; •Total volume of runoff for any

debris

Result: Although the issue can be mitigated, the significance of the impact should still be determined / confirmed assessed in the Significance Rating Table

and concentrations reaching water

•Frequency of runoff; and

#### 31) Surface water flows will be altered during the construction phase

given storm;

Pollutant

courses.

Due to the excavations that will take place (there will be trenches and topsoil as well as subsoil mounds in and around the study area) the topography of the study area will temporarily be altered. This will however only be a short-term impact and if the levels are restored to normal (the surface drainage patterns from the new levels should not differ too much from the surface water drainage of the original levels) once the construction phase is completed.

Table 39: Significance of Issue 31 (Surface water flows will be altered during the construction phase) After Mitigation/ Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after
High   Medium   Low   Low    Medium   High    High   High    High    High    High    High    High    High    High    High    High    High     High     High     High     High     High     High     High      High       High	Already achieved $\sqrt{}$	mitigation
	Must be implemented during	Low/ eliminated <b>L / E</b>
Positive Impact/ Neutral - Not	planning phase, construction	Medium <mark>M</mark>
Necessary To Mitigate ☼	and/ or operational phase	High <mark>H</mark>
	P/ C / O	Not possible to mitigate,
	., ., .	but not regarded as a fatal
		flaw NP
High ⊕	P/C - Construction activities should preferably take place during the winter months	M – To be included in the EMPr
	P/C - If it is not possible for construction activities to take place during the winter months, construction activities should take place in phases in order to prevent large exposed areas that will cause an increase in	M – To be included in the EMPr
	the speed of surface water.  P - When storm water planning is done, every attempt possible should be made to keep the post construction and preconstruction flows similar.	<b>M</b> – To be included in the EMPr

32) The use of insufficient drainage systems including sub-surface drainage systems and no mechanisms to break the speed of surface water during the construction phase.

Table 40: Significance of Issue 32 (The use of insufficient drainage systems during the construction phase (i.e. sub-surface drainage systems & no mechanisms to break the speed of the surface water) After Mitigation/ Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after
High ● Medium © Low ■	Already achieved $\sqrt{}$	mitigation
	Must be implemented during	Low/ eliminated <b>L</b> / <b>E</b>
Positive Impact/ Neutral - Not	planning phase, construction	Medium <mark>M</mark>
Necessary To Mitigate ☆	and/ or operational phase	High <mark>H</mark>
	P/ C / O	Not possible to mitigate,
		but not regarded as a fatal
		flaw NP
High ●	C – Implement temporary storm water management measures that will help to reduce the speed of surface water. These measures will also assist with the prevention of water pollution, erosion and siltation.	L – To be included in the EMPr
	C - No excavated materials should be dumped in or near drainage channels.	L – To be included in the EMPr
	C – Sandbags and hay bales can be used as temporary measures to assist with storm water management and erosion control.	L - To be included in the EMPr

## 33) Temporary disruption of services due to relocation and installation of services

This issue has a small possibility of occurring as the local municipality has not confirmed services for sewer and water at this stage and therefore on site services will be installed and utilised. This means that services interruptions, causing a nuisance for neighbouring residents, are unlikely but the issue has been identified and mitigated below should it occur at some stage during the construction of the filling stations.

Table 41: Significance of Issue 33 (Temporary disruption of services due to relocation and installation of services) After Mitigation/ Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after
High ⊕ Medium ⊜ Low ■	Already achieved $\sqrt{}$	mitigation
	Must be implemented during	Low/ eliminated <b>L</b> / <b>E</b>
Positive Impact/ Neutral - Not	planning phase, construction	Medium <b>M</b>
Necessary To Mitigate 🌣	and/ or operational phase	High <b>H</b>
	P/ C / O	Not possible to mitigate,
		but not regarded as a fatal
		flaw NP
High ●	P/C – Neighbouring land owners should be notified of the commencement of construction of the filling stations. It should also be brought under their attention that there might be a possibility of services interruptions during the construction phase.	L – To be included in the EMPr
	P/C - Neighbouring land owners should be notified of services interruptions at least 24 hours before the potential interruption.	L – To be included in the EMPr

- During the construction and operational phases waste would be generated on site.

  The waste may consist of the following waste streams, namely:
  - Liquid waste from vehicles and the filling stations;
  - Solid domestic waste; and
  - o Solid construction waste.

Disposal of some of the above waste streams may lead to soil, water and aesthetic pollution of the site. The soil and water pollution should be localised with little impact on the surrounding environment. Waste disposal on site may stimulate the surrounding population to also dispose domestic waste on the site. This may lead to an uncontrolled situation that would be aesthetically unacceptable to future occupants and costly to rehabilitate.

The disposal of large quantities of waste during both the construction and operational phases would place a burden on landfill sites in the area to accommodate the additional volumes. Although this waste is inert in most cases, it may be of significant proportions and will contribute to the saturation of the formal landfill sites in the area.

Table 42: Significance of Issue 34 (The construction and operational phases of the proposed development will create large quantities of builder's and domestic waste and liquids) After Mitigation/ Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after
High ● Medium ⊙ Low ■	Already achieved √	mitigation
	Must be implemented during	Low/ eliminated <b>L</b> / <b>E</b>
Positive Impact/ Neutral - Not	planning phase, construction	Medium M
Necessary To Mitigate 🌣	and/ or operational phase	High <b>H</b>
	P/ C / O	Not possible to mitigate,
		but not regarded as a fatal
		flaw NP
Medium ©	<ul> <li>C - Prevent unhygienic usage on site and pollution of the natural assets. Develop a central waste temporary holding site to be used during construction (Near the access entrance). This site should comply with the following:</li> <li>Skips for the containment and disposal of waste that could cause soil and water pollution, i.e. paint,</li> </ul>	L – To be included in the EMPr

lubricants, etc.;

- Small lightweight waste items should be contained in skips with lids to prevent wind littering;
- for - Bunded areas containment and holding of dry building waste.
- THESE AREAS SHALL BE PREDETERMINED AND LOCATED IN AREAS THAT IS ALREADY DISTURBED. THESE AREAS SHALL NOT BE IN CLOSE PROXIMITY OF DRAINAGE CHANNELS.
- C Workers will only be allowed to use temporary chemical toilets on the site. CHEMICAL TOILETS SHALL NOT BE IN CLOSE PROXIMITY OF DRAINAGE CHANNELS.
  - L To be included in the EMPr
- C No French drain systems may be installed.
- L To be included in the EMPr
- C No bins containing organic solvents such as paints and thinners shall be cleaned on site, unless containers for liquid waste disposal are placed for this purpose on site. All waste must be removed to a recognized waste disposal site on a weekly basis. No waste materials may be disposed of on or adjacent to the site. The storage of solid waste on site, until such time that it may be disposed of, must be in the manner acceptable to the Local Authority
- L To be included in the EMPr

- **C** Keep records of waste **L** To be included in the EMPr reuse, recycling and disposal

for future reference.	Provide
information to	ECO.
(Environmental Control	Officer)

## 35) Spillage of an on-site sewerage system

On-site sewerage systems are planned for the proposed filling stations development, potential spill emergency has been identified, and mitigation measures are in place. It should be noted that the proposed sewer systems are designed with the best-suited technology.

Table 43: Significance of Issue 35 (Spillage of an on-site sewerage system) After Mitigation/ Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after
High ● Medium ⊙ Low ■	Already achieved $\sqrt{}$	mitigation
	Must be implemented during	Low/ eliminated <b>L</b> / <b>E</b>
Positive Impact/ Neutral - Not	planning phase, construction	Medium <mark>M</mark>
Necessary To Mitigate 🌣	and/ or operational phase	High <b>H</b>
	P/ C / O	Not possible to mitigate,
		but not regarded as a fatal
		flaw NP
High ⊕	P/C – It is the recommended that the on-site sewerage systems be bunded or in an enclosed area.	L – To be included in the EMPr
	O – The on-site sewerage systems should be monitored on a daily basis and should any spills be noticed on site the supplier should be contacted for maintenance and rectification of this issue. Contaminated soil should be properly disposed of.	L – To be included in the EMPr

## 6.2.8.7 Filling Stations Details

## Tank Details/Safety Features and Mitigation measures

Seven 45m³ Double Skin Underground Storage Tanks will be installed on each of the filling station sites. The developer will use tanks manufactured by Petrotank South Africa. The tanks will be UST double wall steel tank in accordance with EN12285-1 specification. The tanks will have a surface treatment of 2.5 SA grit blasted and a Polyurethane (Endoprene) layer, minimum 800µm thick, to 14KV resistance. Polyurethane – Endoprene, for external corrosion protection, is Solvents-free and Non-toxic with no aggressive odor (environmental friendly). Petrotank South Africa is currently part of a working group at the SABS and have requested that the SANS 1535 specification is revised to allow for Polyurethane coated tanks as well. **Refer to Annexure G1 for typical details on tanks**.

As mentioned in the storm water section of this report, the refuelling procedure will take place on a dished refuelling station where fuel will be decanted into underground tanks. This station will consist of a reinforced concrete apron and centrally located catch-pits. The catch-pits will drain into a storm water pollution containment chamber (underground) with an isolation valve (downstream of the chamber) to prevent contaminated storm water from flowing out. During refuelling this operator is closed and under normal operations the valve remains open and the storm water flows to a Calcamite sand, oil and grease trap. The fuel is separated from the storm water in this trap. The clean water then flows to the waste water treatment facility located on each site. Regular inspections and maintenance must be done of these areas. **Refer to Annexure G3 for Details on an Oil Separator.** 

## **Emergency Plan**

#### Refer to Annexure G2

An emergency plan for actions and remedial measures to be activated in case of a fuel spillage, fire and gas leaks are drawn up and posted at the filling station. Filling station staff is trained in measures to be taken in case of accidents, fighting different types of fire, use of emergency stop and fireman's switches and emergency numbers are displayed prominently in accessible locations at the service station.

The Emergency Plan includes the following (the full emergency plan can be perused in **Annexure G2**):

#### VAPOUR RECOVERY PLAN

Organic vapour is released into the atmosphere by petrol and diesel. These hydrocarbons released into the atmosphere/environment are called Volatile Organic Compounds (VOC's). The release of fuel vapour into the atmosphere could create an explosion and therefore it is vital to capture the petrol vapour. The following measures should be adhered to with the aim of limiting the release of vapour into the atmosphere:

- During the unloading of fuel by the tanker trucks, vents should be closed on the tanker as well as the underground storage tank.
- Rubber seals should be used on the dispensing pipe (from the tanker) that runs to the underground storage tanks.
- A modified petrol filling nozzle should be used for refuelling. The nozzle could also be modified with a rubber seal.
- An automatic switch valve should be used to cut the flow of fuel when full.
- Install leak detection on the gauge system of the tank.
- Spillages should be cleaned immediately.
- No open containers containing fuel will be allowed.

## **FUEL SPILLAGES**

The Regulations of Hazardous Chemical Substances regulates the storage of hazardous substances on various premises.

- 1. Depending on the quantity of the product spilled, all pumps should be stopped either through an emergency button that switches off all pumps or the electrical distribution board.
- 2. Fuel should be shut off by the road tanker. Most tanker vehicles have an emergency button that should be hit. The individual compartments valves can also be shut.
- 3. Customers and bystanders should be kept away from the area and evacuated. An explosion could occur if a vapour cloud is ignited in any manner.
- 4. Ensure that customer vehicles in the vicinity of the spill will not be started as this may ignite the vapour and cause a fire/explosion.
- 5. No vehicle may enter the filling station.
- 6. Any source of ignition in the immediate area should be eliminated.
- 7. Sand buckets should be placed in the forecourt area and be easily accessible. The sand should be used to soak up the spilt fuel and prevent it from spreading.
- 8. Fire extinguishers should be removed from the forecourt and area of spillage.
- 9. Should any neighbours be vulnerable to an explosion at the filling station, they should be warned.
- 10. Fuel may not be flushed down drains.
- 11. If anyone had been contaminated with fuel, they should be sprayed with water and their clothing should be removed.
- 12. Any soil contaminated by the spill should be placed in an empty container such as a drum and removed by a hazardous waste removal company.
- 13. The Petroleum Company's emergency centre / team should be contacted. They may assist or give advice on the procedure to be followed.
- 14. With major spills it is important to notify the relevant Departments as well for example the Department of Water and Sanitation.
- 15. Should a spill catch fire the emergency plan for a fire should be followed.

#### **FIRE**

Fire at a filling station is very dangerous and can lead to major injuries and destruction. Fire can be caused by a variety of factors and/or actions. It is important to erect signs at the filling station area to notify the public that no smoking and no cell phones will be allowed around the pump areas and tanks. Fires can also be ignited through petroleum spillages and the release of fuel vapour into the atmosphere. The fire could be in the forecourt area or in any of the buildings. The following procedure can be followed in case of an emergency:

- 1. Refuelling should be stopped immediately at the filling station.
- 2. The emergency shut-off switch should be activated.
- 3. If not done simultaneously with the emergency shut-off switch, the electrical supply to all equipment in the immediate area should be isolated at the distribution board.
- 4. The emergency fire alarm should be activated. There should be a clear indication of where the fire alarm is located.
- 5. Immediate notification of the manager or owner.
- 6. The forecourt and/or building should be evacuated of customers and employees, away from the danger area, to a safe assembly area(s).
- 7. Customers should move their vehicles away from the fire/danger area.
- 8. Injured people should be guided away from the fire/danger area.
- 9. The manager or owner to notify the fire brigade and emergency response.
- 10. If safe to do so an attempt should be made to extinguish the fire by using fire extinguishers.
- 11. Close the driveways in order to prevent access to the forecourt.
- 12. Adjacent property owners should be notified of the fire if it is possible that it can spread towards them.
- 13. The fire emergency services should be assisted when they arrive.
- 14. The Petroleum Company should be notified immediately by the manager or owner.
- 15. It is very important that a first aid kit should always be readily accessible on site in case of any emergency.

## Issues & Impact Identification – Filling Stations

Table 44: Issues and Impacts – Filling Stations

	Issue/Impact	Positive/ Negative/ Neutral ±	Mitigation Possibilities High • Medium • Low • Positive Impact - Not Necessary To Mitigate   **The control of the control of t
36)	Possible surface water pollution due to unaddressed spillages associated with the proposed filling stations.	-	<u>∵</u>
37)	Possible ground water pollution due to leaking equipment and spillages associated with the proposed filling stations.	-	<b>:</b>
38)	Risk for fires or explosion associated with the proposed filling stations.	-	€

36) Possible hydrocarbon contamination due to un-addressed spillages could occur.

Table 45: Significance of Issue 36 (surface water pollution due to unaddressed spillages)
After Mitigation/ Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after
High ⊕ Medium ⊙ Low ■	Already achieved $\sqrt{}$	mitigation
	Must be implemented during	Low/ eliminated <b>L / E</b>
Positive Impact/ Neutral - Not	planning phase, construction	Medium <b>M</b>
Necessary To Mitigate 🌣	and/ or operational phase	High <mark>H</mark>
	P/ C / O	Not possible to mitigate,
	., ., .	but not regarded as a fatal

		flaw NP
Medium ©	O – The Emergency Plan attached as <b>Annexure G2</b> must be implemented. The Emergency Plan is incorporated in the EMPr <b>(refer to Annexure J).</b>	M – To be included in the EMPr
	O – A Spill response kit comprising of absorbent fibers and associated waste containers should be available on site. All materials for clearing of surface spillages should be stored in a container and moved on a regular basis by an approved contractor to a hazardous waste disposal site.	M – To be included in the EMPr

37) Possible ground water pollution due to leaking equipment and spillages associated with the proposed filling stations.

Table 46: Significance of Issue 37 (ground water pollution due to leaking equipment and spillages) After Mitigation/ Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after
High   Medium   Low   Low   ■	Already achieved √	mitigation
	Must be implemented during	Low/ eliminated <b>L</b> / <b>E</b>
Positive Impact/ Neutral - Not	planning phase, construction	Medium <b>M</b>
Necessary To Mitigate 🌣	and/ or operational phase	High <mark>H</mark>
	P/ C / O	Not possible to mitigate,
		but not regarded as a fatal
		flaw NP
Medium 😊	C/O - The Emergency Plan	M – To be included in the EMPr
	attached as <b>Annexure G2</b> must	
	be implemented. The	
	Emergency Plan is incorporated	

in the EMPr (refer to Annexure J).	
C – Appropriate damp proofing and drainage precautions must be implemented beneath all fuel storage areas to prevent groundwater pollution during periods of sustained rainfall.	M – To be included in the EMPr
C/O – All surface areas utilized for the proposed storage tanks and peripheral infrastructure must be appropriately paved to prevent ingress of contaminated water into the ground.	M – To be included in the EMPr
C/O – All pipes and connections to the proposed tanks must be provided with flexible coupling to prevent spillages.	M – To be included in the EMPr
C/ – To mitigate any expanding or shifting soils, the tank excavation should be backfilled with coarse grained river sand. The river sand will act as a stabilizer which will allow for expansion and contraction in the surrounding soils without affecting the tank.	M – To be included in the EMPr
C/O – Storm water management on site and around all fuel/ oil bearing infrastructure should aim the fast and efficient disposal of water into the surrounding and existing drainage systems.	M – To be included in the EMPr
C – Paving must be provided around the perimeter of all structures. Joints between	M – To be included in the EMPr

paved areas and the walls of the buildings should be sealed with a flexible sealant to prevent moisture reaching the foundations.

- O A complete waste handling and separation procedure for the operational phase should be implemented due to the handling, storing and disposal of hazardous chemicals. An oil/water separator should be installed on site, which will allow the processing and separation of insoluble fuel hydrocarbons and the storm and wash down water of the current dispensing area. Only processed water will allowed and directed to the local sewage system. Under no circumstances may processed water be directed to the storm water system or the surrounding wetland areas.
- O All fuel dispensers must include a shut-off valve.
- O –All materials and installations M To be included in the EMPr shall comply with the relevant standards and regulations as imposed by the South African Bureau of Standards (SABS) and the Occupational Health and Safety Act (Act 85 of 1993).

M – To be included in the EMPr

- M To be included in the EMPr

Result: Although the issue can be mitigated, the significance of the impact should still be determined / confirmed assessed in the Significance Rating Table

38) Risk for fires or explosion associated with the proposed filling stations.

Due to the proposed facilities for storage and handling of dangerous and flammable goods, an Emergency / Fire Response Plan approved by a risk consultant must be implemented and adhered to.

Table 47: Significance of Issue 38 (Risk for fires or explosion associated with the proposed filling stations) After Mitigation/ Addressing of the Issue

Mitigation Possibilities	Mitigation	Significance of Issue after		
High ⊕ Medium ⊕ Low ■	Already achieved √	mitigation		
	Must be implemented during	Low/ eliminated <b>L</b> / <b>E</b>		
Positive Impact/ Neutral - Not	planning phase, construction	Medium <mark>M</mark>		
Necessary To Mitigate ☆	and/ or operational phase	High <b>H</b>		
	P/ C / O	Not possible to mitigate,		
		but not regarded as a fatal		
		flaw NP		
Medium 💿	C/O – The Emergency Plan attached as Annexure G2 must be implemented. The Emergency Plan is incorporated in the EMPr (refer to Annexure J).  O – All general emergency fire system should be in place, including hose reels, fire main rings etc.			

**Result:** Although the issue can be mitigated, the significance of the impact should still be determined / confirmed assessed in the Significance Rating Table

## 6.2.9 Public Participation

#### Refer to Annexure H

Public participation is an important aspect of the EIA Process. The principles of the National Environmental Management Act govern many aspects of environmental impact assessments, including public participation. These include provision of sufficient and transparent information on an ongoing basis to stakeholders to allow them to comment and ensuring the participation of previously disadvantaged people, women and youth.

Effective public involvement is an essential component of many decision-making structures, and effective community involvement is the only way in which the power given to communities can be used efficiently. The public participation process is designed to provide sufficient and accessible information to interested and affected parties (I&AP's) in an objective manner to assist them to:

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- ☐ Verify that their issues have been captured.
- □ Verify that their issues have been considered by the technical investigations.
- ☐ Comment on the findings of the EIA.

Stakeholders (and I&APs) were notified of the **EIA Process** through:

- 1) A site notice that was erected (at a prominent point on the study area) on 6 August 2015 (refer to Annexure H1);
- 2) Notices were distributed to the stakeholders and interested and affected parties by means of faxes and e-mail *(refer to Annexure H2 and H5)*; and
- 3) An advertisement was placed in the local newspaper, Kormorant, and the provincial newspaper, Beeld, on 6 August 2015 *(refer to Annexure H3)*.

Table 48. Registered Interested and Affected Parties (does not include stakeholders)

Nr	Registered Parties	Contact details			
1	Johan van Rensburg	johan@calcuplan.com			
		Cell: 083 491 2793			

2	Lynette Strauss	strausslynette@gmail.com
		Cell: 082 697 8090
3	Johan Strauss	Cell: 073 655 0585
4	Ria McIellan	riamclellan11@gmail.com
		Cell: 083 953 1800
5	Andre du Toit	andre@adtrp.co.za
		Cell: 083 659 4037
6	Beverley Oosthuizen	tph@tph.co.za
		Tel: 012 809 2229
7	Pine Pienaar	netpet@lantic.net
		Cell: 082 789 5131
8	Frans Lombard	frans@fuelarama.co.za
		Tel: 011 781 8312/4/7
9	Kallie Erasmus	kallie@erasmuslaw.com
10	Gwen Theron	gwen.theron@telkomsa.net
		Cell: 083 302 2116
11	Jitske Botes	jitske@telkomsa.net
		Cell: 061 220 2414
12	Danie Neumann	praxis@mweb.co.za
		Cell: 074 092 3602
13	Nokukhanya Khumalo	nkhumalo@sahra.org.za
14	DWHM De Wildt Help Mekaar	dewildthelpmekaar@gmail.com

#### 6.2.9.1 Issues raised by I & APs

Comments were received on this project during the Scoping Phase. The issues mainly dealt with parties that wanted to register and be kept informed on the project as well as objectors that feel the proposed filling stations will impact upon already existing filling stations. Some of the comments received which highlighted different issues are discussed below. For **all** the issues/comments received for the proposed filling stations, consult the Comments and Issues register (**Refer to Annexure H7**). Please note that comments were

received from the Madibeng Local Municipality during the Scoping phase but no comments were received during the EIA phase despite following comments up after the Draft EIA review period expired (Refer to Annexure H5 for correspondence).

#### SOUTH AFRICAN HERITAGE RESOURCE AGENCY (SAHRA)

#### Comment from Nokukhanya Khumalo:

Thank you for notifying SAHRA on the proposed Q4 City Filling Station in Schietfontein, north of the Magaliesburg mountain range, located on a Part of Portion 22 and a part of Portion 41 of the Farm Schietfontein 437 JQ. Madibeng Local Municipality, North-West Province. The development consists of rezoning of 7 hectares of agricultural land for both portions of land for the filling stations on both sides of the N4 Freeway and the M21 Lucas Mangope Drive.

In terms of the National Heritage Resources Act, no 25 of 1999, heritage resources, including archaeological or palaeontological sites over 100 years old, graves older than 60 years, structures older than 60 years are protected. They may not be disturbed without a permit from the relevant heritage resources authority. This means that before such sites are disturbed by development and, where deemed necessary by the heritage authority, a Heritage Impact Assessment is done. This may include the archaeological component (Phase 1) any other applicable heritage components. Appropriate (Phase 2) mitigation, which involves recording, sampling and dating sites that are to be destroyed, must be done as required.

This development lies in the wider surrounding area where there is known archaeological resources, so there is a likelihood of there being archaeological resources on the site proposed for development. Thus a Heritage Impact Assessment is requested by SAHRA to assess and find any potential heritage resources on the development site and to determine the impacts the development might have on those resources.

SAHRA exempts this project from a Palaeontological Impact Assessment, because the location of the filling station development lies on land that has a negligible palaeontological sensitivity.

SAHRA APM Unit will make further comment on this case, once the following documents

are submitted to this case:

However, this report and assessment must be done by a professional archaeologist, who is

already familiar with the minimum standards. If you are not sure of where to find an

archaeologist, we suggest searching in (<a href="http://www.asapa.org.za/uploads/files/crm-list-">http://www.asapa.org.za/uploads/files/crm-list-</a>

october.pdf)

Response from EAP:

The Heritage Impact studies of the proposed two filling station sites are attached to this

report in **Annexure F5**.

MADIBENG LOCAL MUNICIPALITY

Comment from Mpho Magasa:

The Draft Scoping received from Bokamoso Landscaping Architects & Environmental

Consultants refers:

<u>Description of the Project:</u>

The proposed activity involves the construction of two filling stations adjacent to the

Bakwena Platinum Freeway. The construction will take place concurrently on portion 22

and 41 of the Farm Schietfontein 437 JQ, North West Province.

The distance mentioned in the report of Petroport being 80km from the site is incorrect.

Petroport is approximately 30km from the site.

Response from EAP:

This has been noted and corrected in this Report.

**Description of Alternatives:** 

Four alternatives, namely: locality alternatives, land use alternative, layout alternative and the no-go alternative have been compared and discussed in the report. However, it is not clear form the Report which alternative is preferred one.

#### Response from EAP:

The preferred alternative have been described and labelled in the Scoping as well as this EIA Report.

#### Description and assessment of the identified environmental issues:

The review of the report confirms that the methods followed in the identification and assessment of the impacts is considered to be adequate. In addition, the impacts associated with the proposed development are assessed in terms of the different phases of the proposed development. However, the report states that more detailed assessment will be done during the EIA phases.

#### Evaluation and presentation of the mitigation measures:

The proposed mitigation measures suggested in the report are inadequate since they are discussed in passing. In addition, no specialist studies are included in the report. However, the report states the Specialist studies will be undertaken and included in the EIA Report which the municipal will be awaiting.

#### Response from EAP:

Specialist studies have been included in this Report as **Annexure F**.

#### Public Participation Process:

The Public Participation Process was not undertaken in accordance with the EIA regulations. No site photographs are attached in the report showing the 8 cardinal directions.

#### Response from EAP:

Site photographs are attached as **Annexure I** of this Report.

**NB:** Please note that in addition to providing information as required by EIA Regulation the following must also be included in the Environmental Impact Assessment Report (EIAR):

- a. Design drawing of the proposed development clearly detailing the following aspects:
  - i. Storm water management;
  - ii. Plans to separate clean and dirty storm water;
  - iii. Spill management measures;
  - iv. Information on whether that tanks will be single or double walled; and
  - v. Safety features and mitigation measures.
- b. Discussion on the operation and efficiency of the separator and the type of effluent streams to be treated in the separator and the disposal thereof;
- c. The proposed project must comply with all applicable Sections and Regulations of the National Water Act, 1998 (Act 36 of 1998) and Water Services Act, 1997 (Act 108 of 1997);
- d. Commitment that all storm water to be discharged directly into sewer system will comply with the requirements of Madibeng Local Municipality and the Department of Water Affairs (DWA);
- e. Streams nearby should not be disturbed, should there be a major need to do anything on them, the Department of Water Affairs should be informed.
- f. Written confirmation from the oil company/supplier that the tanks are manufactured in accordance with SANS standards, and that the installation will conform to such standards;
- g. Commitment to comply with the requirements of the Occupational Health and Safety Act 1993 (Act No 83 of 1993);
- h. A detailed discussion on the waste disposal methods (both General waste and hazardous waste) during construction, operation and decommissioning phases of the proposed activity;
- i. Incident Management Plan, including Emergency/Fire Response and Spill response plans approved by the qualified risk consultant and/or local Authority;
- j. Vapor recovery plan, including reporting thereof;

- k. The location of wells and boreholes on site and neighboring properties with an indication of the level of reliance of the neighboring properties on groundwater resources;
- The groundwater monitoring boreholes should be drilled and groundwater samples taken for analysis and recorded for reference quality, prior to the operation of the filling station;
- m. Proof that Local Authority confirming waste removal during all stages of the project must be attached in the final EIA report for review;
- n. For all hazardous (and non-hazardous) materials/waste taken off the site for disposal (or incineration or other treatment or reuse) by the proponent or a contractor, the proponent must keep record of details including the type of material, quality, name and other important details tracking the contractor, dates and time of collection of the material and details of use/reuse and "safe disposal certificates";
- o. A description of the compatibility of the soil type to this type of development, as well as the depth of ground water on site. Attention must be given to expansion and stability properties;
- p. A detailed discussion on the proximity of the proposed area to the perennial and non-perennial rivers and likely impacts that the proposed development might have on these streams; and
- q. A Comprehensive Environmental Management Plan (EMP) for various phases of the proposed activity (i.e. construction, operational and decommissioning phases). The EMP must include a discussion on mitigation measures for all potential impacts as well as the persons responsible for implementing such measures.

#### Response from EAP:

Various drawings and specialist reports have been attached to this report as annexures in reference to these comments. Detailed information has been included in Sections of this report and additional information can be found in the relevant specialist reports.

#### THE TOWN PLANNING HUB CC

#### Comment from Beverley Oosthuizen:

Kindly be advised that our office has worked through your final Scoping Report, however cannot give informed comments as vital information is still not available on the project.

Please keep our office (on behalf of Total South Africa) listed as Interested and Affected Party to the application for Environmental Authorization. We would require a copy of the following documentation:

- Feasibility Study
- Geotechnical Study
- Wetland Study
- Fauna and Flora Study
- Services Report

The following points of concern are raised.

- The application site(s) are earmarked for high grazing potential.
- The application site(s) will negatively affect from the existing filling stations along the N4 highway. The Feasibility is required to be informed on what the estimate fuel losses will be.

#### Response from EAP:

Please find the requested specialist reports attached to **Annexure F** of this report. The Traffic and Viability Assessment (**Annexure F7**) have considered the existing filling stations and according to the assessment, there will be no detrimental impact on those filling stations. The Agricultural Potential has been discussed in Section 5.4 of this EIA report.

#### **DEPARTMENT OF WATER AND SANITATION**

#### Comment from Thabakgolo Bopape:

In order to make an informed decision, the following details must be provided in the final Environmental Impact Assessment Report:

- 1. The impact of the proposed development on the receiving environment as well as the proposed mitigation.
- 2. Detailed information with regard to the source of water for the above mentioned development.

- 3. Detailed information of sewage treatment and disposal method during construction and operational phases of the project.
- 4. Detailed information of the storm water management plan/system and erosion control measures.
- 5. A detailed site layout plan indicating ecologically sensitive areas must be submitted to this Department.
- 6. Identification of any environmental sensitive area and water resources such as wetlands, streams, rivers, etc. as well as possible pollution impacts and mitigation measures of such water resources.
- 7. Management of solid waste and hazardous waste materials generated during construction, operational and post construction phase.
- 8. Environmental Management Plan.
- 9. Spillage contingency plans.
- 10. Geotechnical investigation report.
- 11. Detailed information regarding the 1:100-year flood line.

#### Response from EAP:

The above information requested by the Department of Water and Sanitation have been included in this EIA Report and/or attached as an annexure.

#### 7. SIGNIFICANCE ASSESSMENT

#### 7.1 Description of Significance Assessment Methodology

The significance of Environmental Impacts was assessed in accordance with the following method:

**Significance** is the product of probability and severity. Probability describes the likelihood of the impact actually occurring, and is rated as follows:

Low possibility of impact to occur either

Ratina = 2

because of design or historic experience.

Final Environmental Impact Assessment Report (EIAR) for the Q4 City Filling Stations on Part of Remainder of Portion 22 and Part of Remainder of Portion 41 of the Farm Schietfontein 437 JQ - NWP/EIA/80/2013

	Probable	-	Distinct possibility that impact will occur.  Rating = 3
	Highly probable	-	Most likely that impact will occur. Rating = 4
	Definite	-	Impact will occur, in the case of adverse impacts regardless of any prevention measures.  Rating = 5
	•		ne factors given to "intensity" and "duration". ded to each impact, as described below.
The II	<b>ntensity factor</b> is awa	rded to each	impact according to the following method:
	Low intensity	-	natural and man-made functions not affected – Factor 1
	Medium intensity	-	environment affected but natural and man- made functions and processes continue - Factor 2
	High intensity	-	environment affected to the extent that natural or man-made functions are altered to the extent that it will temporarily or permanently cease or become dysfunctional - Factor 4
Duration	n is assessed and a fo	ictor awarded	d in accordance with the following:
	Short term	-	<1 to 5 years - Factor 2
	Medium term	-	5 to 15 years - Factor 3
	Long term	-	impact will only cease after the operational life of the activity, either because of natural process or by human intervention factor 4.
	Permanent	-	mitigation, either by natural process or by human intervention, will not occur in such a

way or in such a time span that the impact can be considered transient - Factor 4.

The **severity rating** is obtained from calculating a severity factor, and comparing the severity factor to the rating in the table below. For example:

The Severity factor = Intensity factor X Duration factor

 $= 2 \times 3$ = 6

A **Severity factor** of six (6) equals a Severity Rating of Medium severity (Rating 3) as per table below:

Table 49: Severity Ratings

RATING	FACTOR					
Low Severity (Rating 2)	Calculated values 2 to 4					
Medium Severity (Rating 3)	Calculated values 5 to 8					
High Severity (Rating 4)	Calculated values 9 to 12					
Very High severity (Rating 5)	Calculated values 13 to 16					
Severity factors below 3 indicate no impact						

A Significance Rating is calculated by multiplying the Severity Rating with the Probability Rating.

The **significance** rating should influence the development project as described below:

- □ Low significance (calculated Significance Rating 4 to 6)
  - Positive impact and negative impacts of low significance should have no influence on the proposed development project.
- ☐ Medium significance (calculated Significance Rating >6 to 15)
  - Positive impact:
    - Should weigh towards a decision to continue
  - Negative impact:
    - Should be mitigated to a level where the impact would be of medium significance before project

#### can be approved.

☐ High significance (calculated Significance Rating 16 and more)

Positive impact:
 Should weigh towards a decision to continue,
 should be enhanced in final design.

- Negative impact:

Should weigh towards a decision to terminate proposal, or mitigation should be performed to reduce significance to at least medium significance rating.

#### 7.2 Significance Assessment of Anticipated Impacts

Impacts indicated under each section of the environment were each assessed according to the above methodology. *Table 50* below contains the results of the significance assessment.

Table 50: Result of Significance Assessment of impacts identified to be associated with

the proposed Q4 City Filling Stations (After Mitigation)

Impact	Probability Rating	Severity Intensity	Rating Duration	Severity Factor	Severity Rating	Significance Rating		
CONSTRUCTION PHASE  Beneficial Impacts								
22. Creation of temporary job opportunities.	5	4	2	8	3	15 Medium		
Adverse Impacts								
Expansive soils and possible collapsible soils	4	2	4	8	3	12 Medium		
Hard excavations and blasting may be required	3	4	2	8	3	9 Medium		
3.	3	2	2	4	2	6 Low		

lmagat	Probability Severity		Rating	Severity	Severity	Significance
Impact	Rating	Intensity	Duration	Factor	Rating	Rating
Groundwater seepage						
4. Erodibility	3	2	2	4	2	6 Low
5. Stockpile areas for construction materials and topsoil.	4	2	4	8	3	12 Medium
6. Low pH	3	4	3	12	4	12 Medium
7. Siltation, erosion and ground water pollution could occur if a storm water management plan is not implemented.	3	2	4	8	3	9 Medium
9. Removal of vegetation coverage, increased hard surfaces and increased erosion, surface water pollution and siltation problems	4	2	4	8	3	12 Medium
10.  Due to the topography the filling stations development will be visible from view sheds in the flatter areas around the study area	4	2	4	8	3	12 Medium
11.  If not planned correctly, roofs and parking areas could reflect the sun into the eyes of oncoming traffic	4	2	4	8	3	12 Medium
I2.  If not planned and managed correctly the lights (interior and exterior) and the signage of the filling station development could cause visual pollution.	4	2	4	8	3	12 Medium

Impact	Probability	Severity	everity Rating		Severity	Significance
Impact	Rating	Intensity	Duration	Factor	Rating	Rating
13.  Construction during the wet season may cause erosion and delays to the construction phase.	3	2	2	4	2	6 Low
14.  Construction during the dry and windy season may cause dust pollution.	3	2	2	4	2	6 Low
15. Loss of Protected tree species	3	3	4	12	4	12 Medium
16. Disturbance and loss to vegetation species on site.	4	2	4	8	3	12 Medium
17. Spreading of alien and invasive plant species.	3	2	4	8	3	9 Medium
18. Disturbance, trapping and hunting of faunal species on site.	2	2	2	4	2	4 Low
19. Loss of habitat for faunal species	4	2	4	8	3	12 Medium
20.  If any cultural or historical artefacts are found during construction it may be destroyed by construction activities.	3	2	2	4	2	6 Low
26.  Construction works could have a visual impact during the construction phase if not planned and managed correctly.	3	4	2	8	3	9 Medium
28.	3	2	2	4	2	6 Low

Impact	Probability	Severity	Severity Rating		Severity	Significance
ппраст	Rating	Intensity	Duration	Factor	Rating	Rating
The construction activities could disturb surrounding residents in terms of noise.						
31. Surface water flows will be altered during the construction phase.	5	2	4	8	3	15 Medium
32. The use of insufficient drainage systems during the construction phase (i.e. sub-surface drainage systems & no mechanisms to break the speed of the surface water)	3	4	2	8	3	9 Medium
33. Temporary disruption of services due to relocation and installation of services	3	2	4	8	3	9 Medium
34. The creation of large quantities of builder's waste to be accommodated by local legal landfill sites.	4	2	4	8	3	12 Medium
	OPERATI	ON PHA	SE			
	Benefici	al Impac	:ts			
Due to the topography the filling stations development will be visible from view sheds in the flatter areas around the study area	4	2	4	8	3	12 Medium
21. The proposed land use is in line with current and future land uses in the area	5	4	4	16	5	25 High
22. Creation of permanent jobs.	5	4	4	16	5	25 High
23.	5	4	4	16	5	25 High

Impact	Probability	Severity	Rating	Severity	Severity	Significance
Impact	Rating	Intensity	Duration	Factor	Rating	Rating
Supply in the need for filling station facility/ies along the N4 in the Brits area, especially the need for an overnight truck stop.						
25. The proposed development will be in line with the international, national, provincial and local legislation, planning frameworks, guidelines, policies etc.	5	4	4	16	5	25 High
27. The location of the study area is desirable for filling stations.	4	4	4	16	5	20 High
29.  If planned and managed correctly, the proposed development could have a positive impact on the "Sense of Place" of the study area and its surroundings.	3	4	4	16	5	15 Medium
	Adverse	e Impact	rs			
Expansive soils and possible collapsible soils	4	2	4	8	3	12 Medium
8. Surface and ground water pollution due to leaking equipment and spillages associated with the proposed filling stations.	3	4	4	16	5	15 Medium
Due to the topography the filling station development will be visible from view sheds in the flatter areas around the study area.	4	2	4	8	3	12 Medium

Impact	Probability	Severity	Rating	Severity	Severity	Significance
Impact	Rating	Intensity	Duration	Factor	Rating	Rating
11.  If not planned correctly, roofs and parking areas could reflect the sun into the eyes of oncoming traffic	4	2	4	8	3	12 Medium
If not planned and managed correctly the lights (interior and exterior) and the signage of the development could cause visual pollution.	4	2	4	8	3	12 Medium
15. Loss of Protected tree species	3	3	4	12	4	12 Medium
16. Disturbance and loss to vegetation species on site.	4	2	4	8	3	12 Medium
17. Spreading of alien and invasive plant species.	3	2	4	8	3	9 Medium
19. Loss of habitat for faunal species	4	2	4	8	3	12 Medium
24. Economic impact on existing filling stations in the area.	4	2	4	8	3	12 Medium
26.  New buildings during the operational phase could have a visual impact	4	2	4	8	3	12 Medium
28. Noise impact on the surrounding residents.	3	2	2	4	2	6 Low
30. The proposed development will lead to increased hard surfaces and the quantity and the speed of the storm water across the	4	2	4	8	3	12 Medium

Impact	Probability	Severity	Rating	Severity Severity		Significance
Пірасі	Rating	Intensity	Duration	Factor	Rating	Rating
study area and into the water bodies and adjacent properties will increase.						
34.						
The operational phase will create domestic waste and waste associated with the filling stations.	4	2	4	8	3	12 Medium
35.						15
Spillage of an on-site sewerage system	3	4	4	16	5	Medium
36.						
Possible surface water pollution due to unaddressed spillages associated with the proposed filling stations.	4	4	4	16	5	20 High
37.						
Possible ground water pollution due to leaking equipment and spillages associated with the proposed filling stations.	4	4	4	16	5	20 High
38.						
Risk for fires or explosion associated with the proposed filling stations.	4	4	4	16	5	20 High

#### 7.3 Discussion of Significance Assessment

Seven beneficial impacts associated with the proposed development are anticipated, of which five have a high significance rating. The Environmental Management Programme (Refer to Annexure J) contains measures to achieve maximum gain from the above beneficial impacts. The anticipated beneficial impacts are mostly Socio-economic related and this indicates that the proposed development should contribute to an improvement in the quality of life of the people residing in the broader area and the public travelling along the N4 National Highway.

Of the thirty-three anticipated adverse impacts associated with the construction and occupation phases of the proposed development three of the anticipated impacts have a high significance rating, twenty-two impacts have a medium significance rating and eight have a low significance rating.

It is however also important to note that most of the above-mentioned adverse impacts are construction related impacts that are usually short term impacts that are easy to mitigate.

No "fatal flaw" adverse impacts or adverse impacts that cannot be adequately mitigated are anticipated to be associated with the proposed development of the Q4 City filling stations. The Environmental Management Programme (refer to Annexure J) and the mitigation measures supplied in this report contains measures to achieve maximum gain from the above-mentioned impacts.

#### 8. CONCLUSION

This report identified the impact of the proposed filling stations on the biophysical, social and economic environment.

#### **Biophysical Environment:**

The most significant impact on the biophysical environment is the possible surface and ground water pollution due to spillages and leaking equipment. Furthermore, there is no evidence of a wetland on the development site itself however the proposed filling station facility, south of the N4 highway, is bordered by a drainage feature. The development of the Filling Stations is not expected to have any negative impacts on any water resource in the vicinity, provided that the storm water runoff from the site is appropriately managed in terms of water quality and hydrological considerations (quantity and velocity of storm water run-off).

Generation of storm water should be minimized, during both the construction and operational phases, by limiting the extent of impermeable surfaces to the minimum required for efficient operation of the filling station. The storm water system should further include facilities for retaining any potential fuel spillages on site. Storm water containment by spillages of fuel, oil or other hazardous substances should be separated from clean storm water and should not be discharged into any water resource untreated.

Leak detection facilities must be installed around the storage tanks and vapour samples must be taken according to a monitoring programme. Furthermore, groundwater monitoring should also take place at the existing boreholes on site on regular intervals to ensure there is no contamination of ground water resources and to monitor the level of ground water (as ground water will be the source of water supply).

#### Social and Economic Environment:

The proposed filling stations could have an economic impact on existing filling stations in the area. However, a feasibility study confirmed that the proposed filling stations are feasible and do not pose a detrimental impact on the surrounding filling stations. The Filling station will serve the traffic between Pretoria and Rustenburg, which includes light vehicles as well as trucks. The truck stop at the proposed filling stations are also considered needed and desired, especially if one has a look at the number of trucks overnighting at the nearby Brits toll plaza. These trucks overnighting on the side of the N4 highway pose a great safety risk to themselves as well as passer-by traffic. A traffic and viability investigation has illustrated that the proposed site will sell approximately 1 051 900 litres of fuel (petrol and diesel) per month in 2017 (without ramp-up) which will make it feasible from a petrol sale view point.

The proposed filling station is supported from a traffic engineer point of view. Principal approval has been obtained from Bakwena and SANRAL. The applicant will be responsible for water and sewer services on the site as there are no water and sewer services available from the local municipality. Electrical services will be obtained from the City of Tshwane.

With regard to the institutional environment, the proposed development will be in line with the international, national, provincial and local legislation, planning frameworks, guidelines, policies etc.

#### Final Conclusion:

The development will fit in along the N4 highway (in terms of the need for a filling station in each direction with an overnight truck stop) and create numerous job opportunities during the construction and operational phase. If managed correctly, the proposed project could have a significant positive impact on the social and economic environments.

With the assistance of suitably qualified specialists, it was possible to address and mitigate most of the issues identified to acceptable levels. Based on the biophysical and socio-economical characteristics, the study area is suitable for the proposed filling stations development, provided that the project is planned and managed in accordance with an approved Environmental Management Plan.

#### 9. RECOMMENDATIONS

It is believed that the impacts identified have not been of such a nature that short and long term mitigation cannot occur and therefore it is recommended that the proposed filling stations development be approved subject to:

- 1) The implementation of the mitigation measures contained in the Environmental Management Programme (Annexure J) to achieve maximum advantage from beneficial impacts, and sufficient mitigation of adverse impacts;
- 2) All recommendations and mitigation measures in the various specialist reports should be adhered to;
- 3) The implementation of a Groundwater Monitoring Plan;

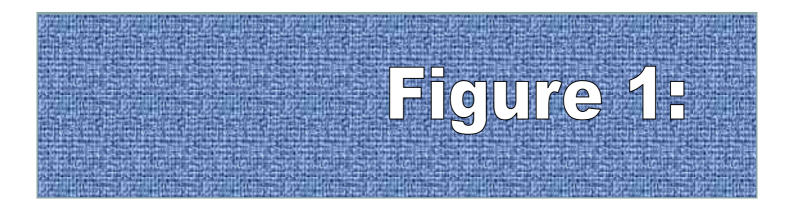
- 4) Oil traps are recommended to catch oil before entering the storm water stream.

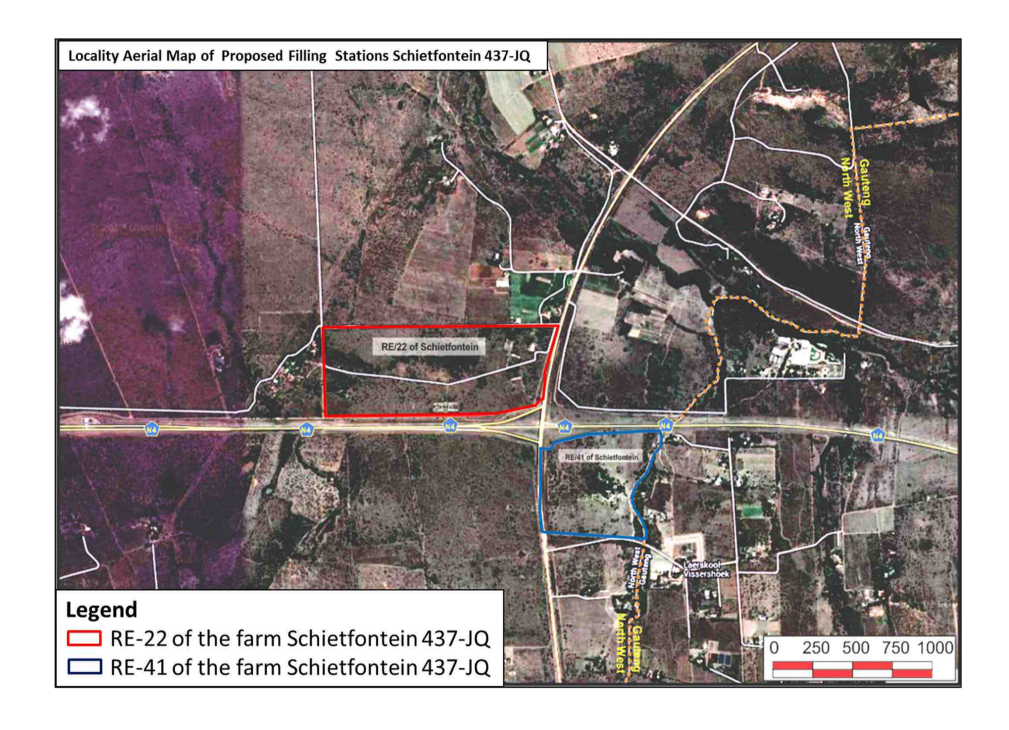
  These have already been incorporated into the storm water plan and should be adhered to:
- 5) The implementation of an Emergency Plan (refer to Annexure G2).

## **Enlargement of Figures**

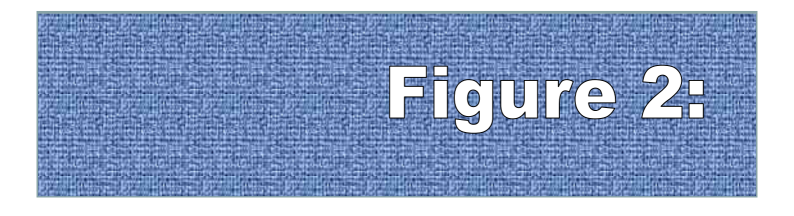


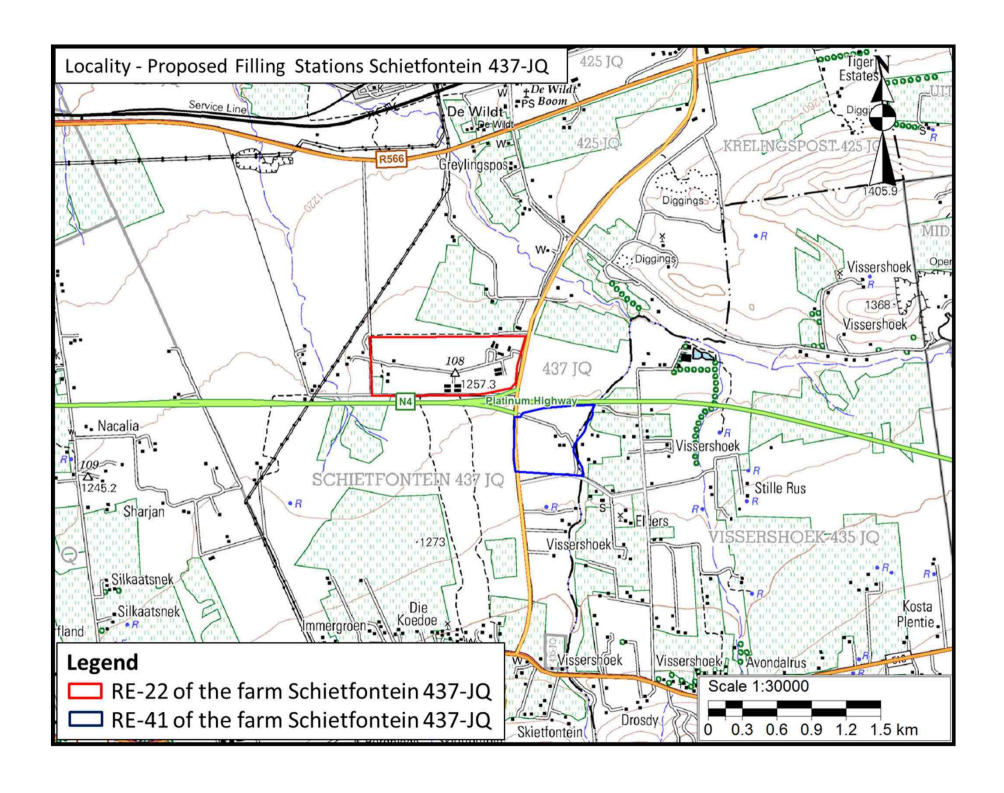
## **Aerial Map**



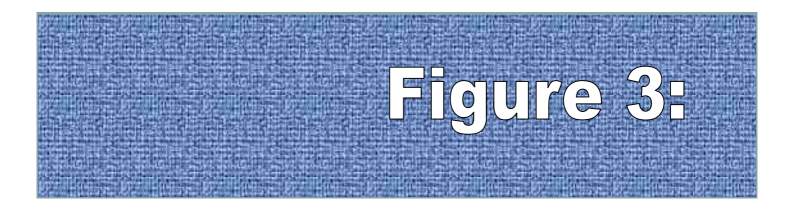


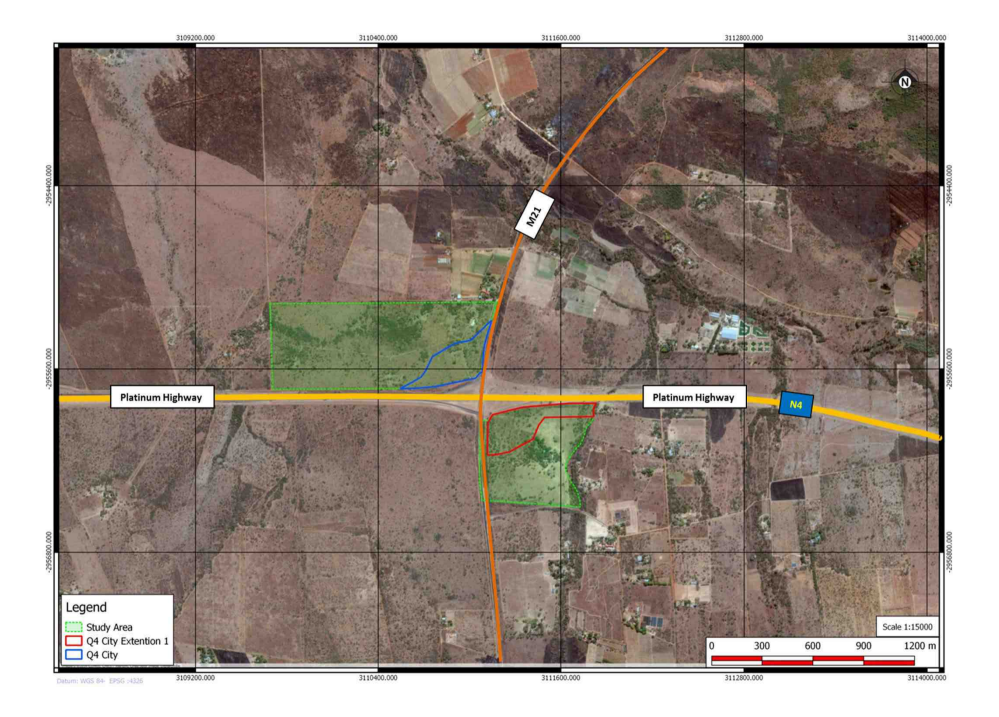
## **Locality Map**



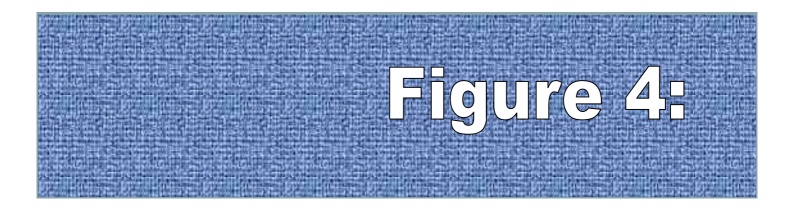


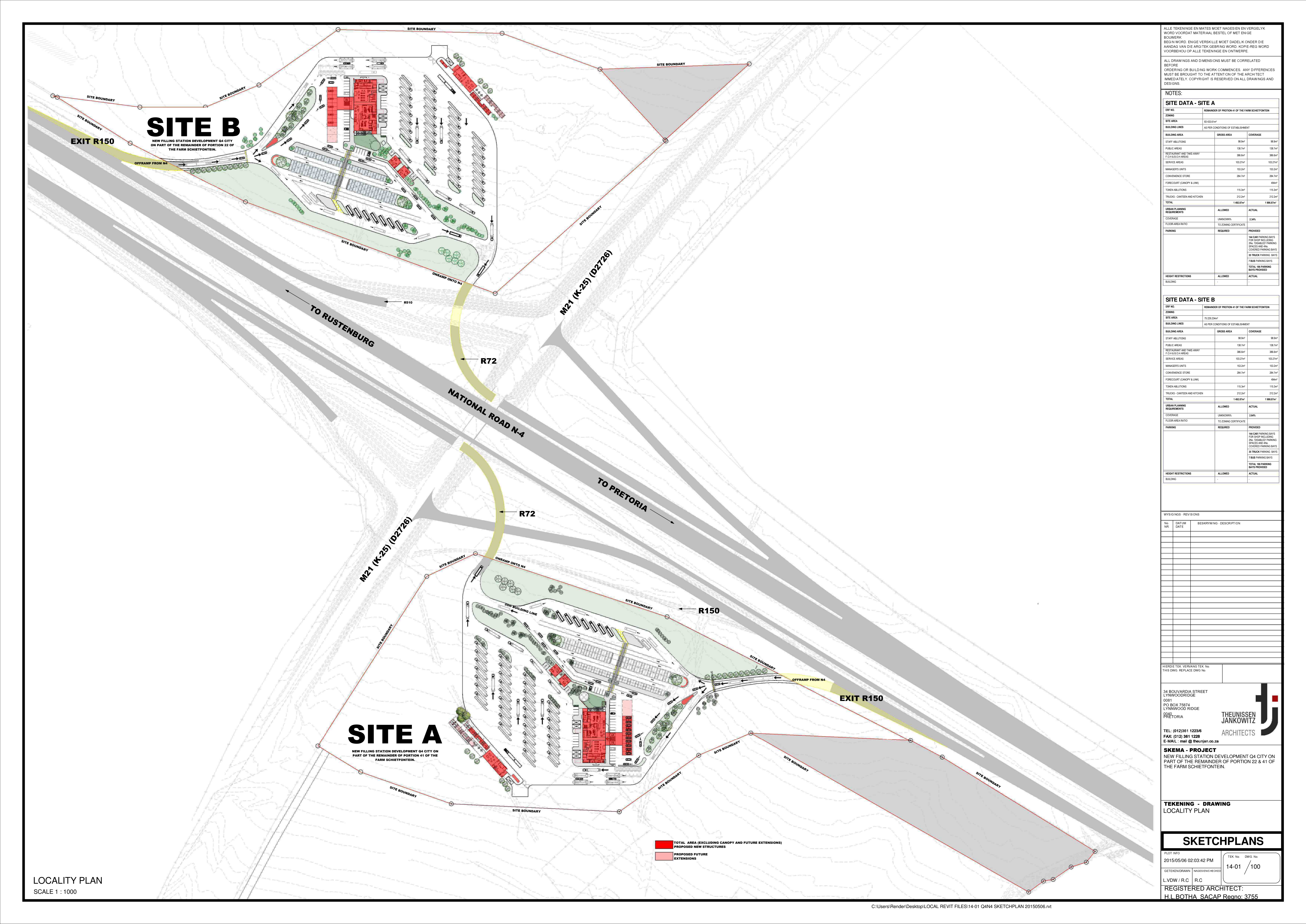
# Delineation of the filling station study areas



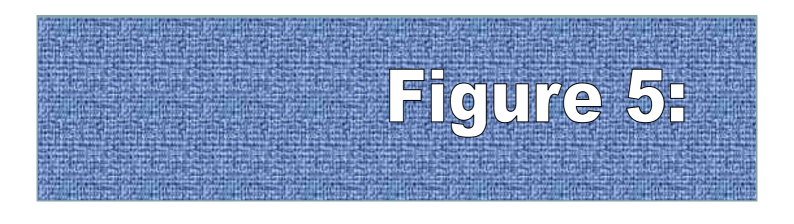


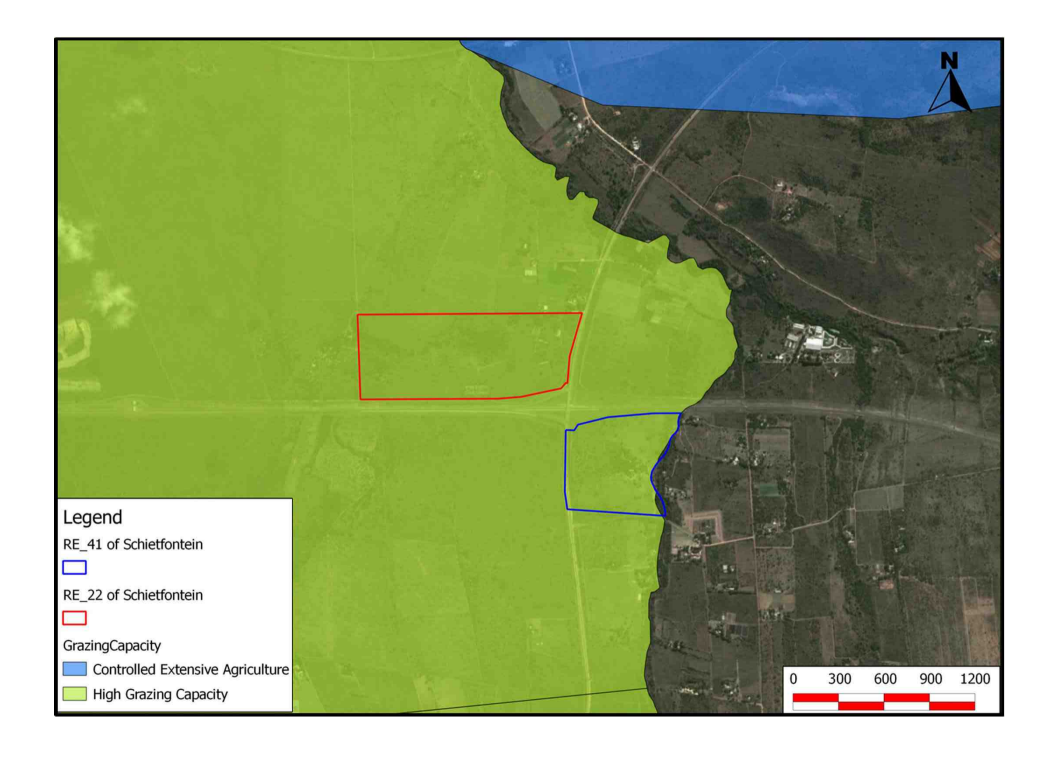
### **Layout Map**



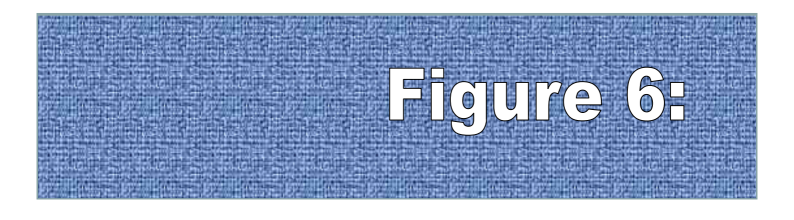


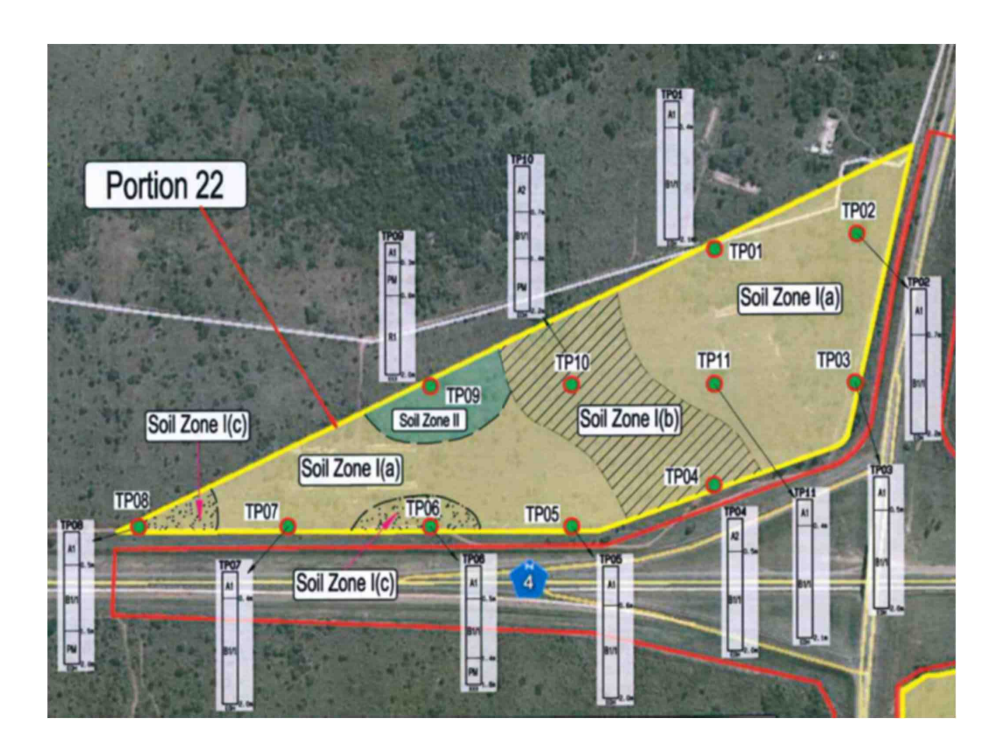
## **Agricultural Potential**



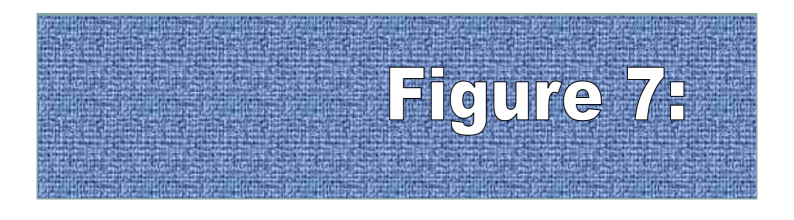


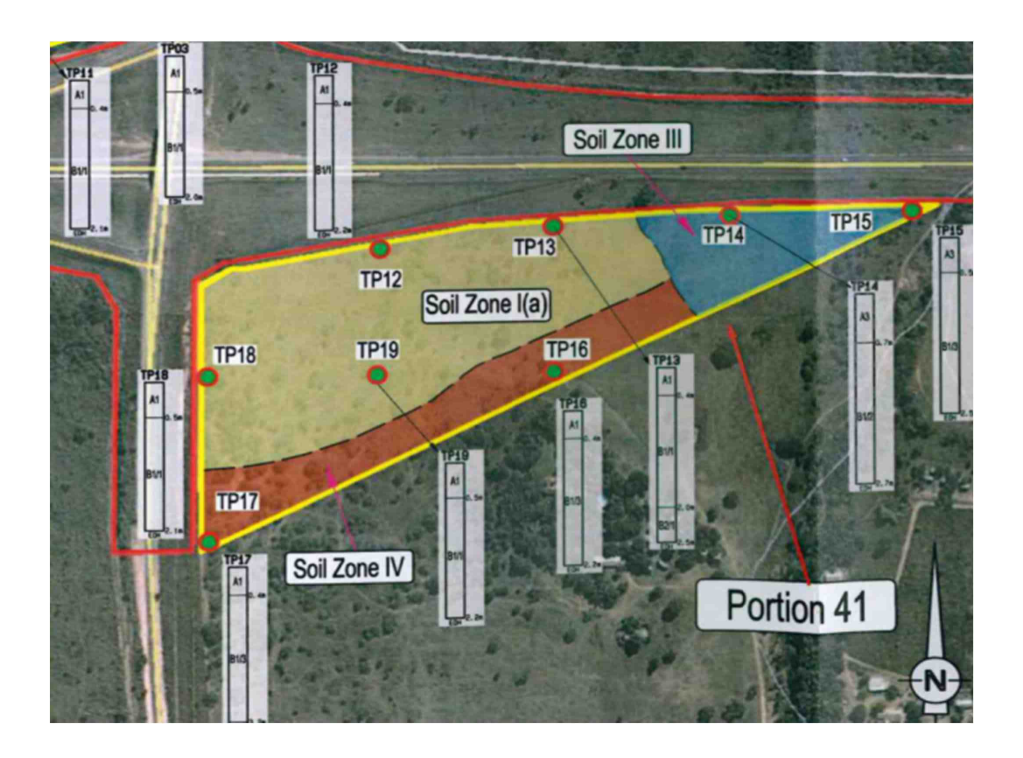
## Soil zones on Part of the Remainder of Portion 22



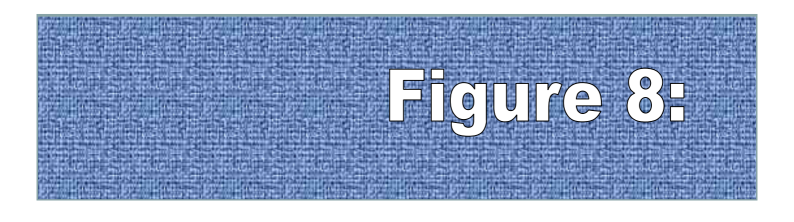


## Soil zones on Part of the Remainder of Portion 41





## **Surface Hydrology Map**



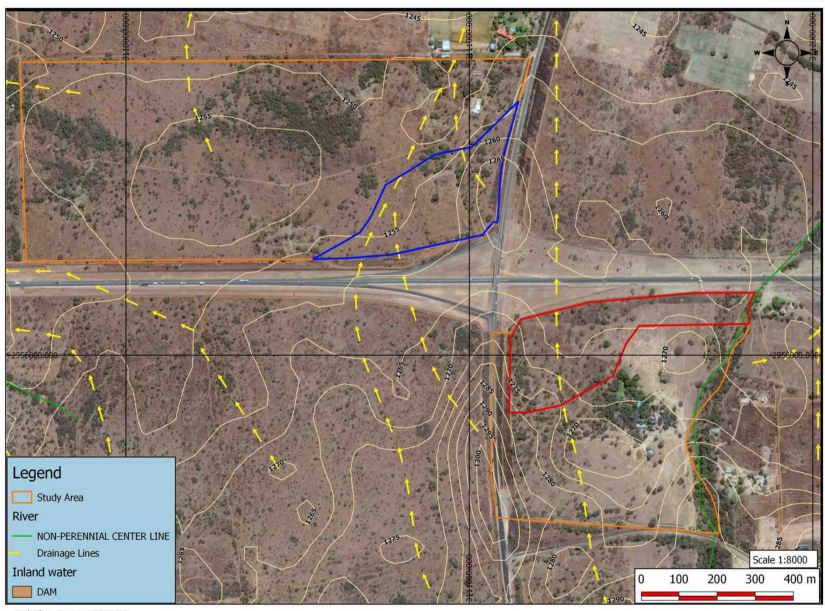
Bokamoso Environmental Consultants Website: www.bokamoso.biz

E-Mail: Lizelleg@mweb.co.za

### Q4 City

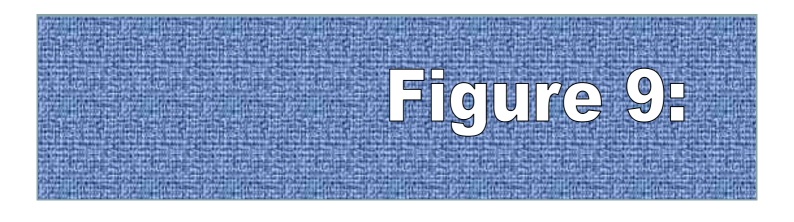
### Surface Hydrology

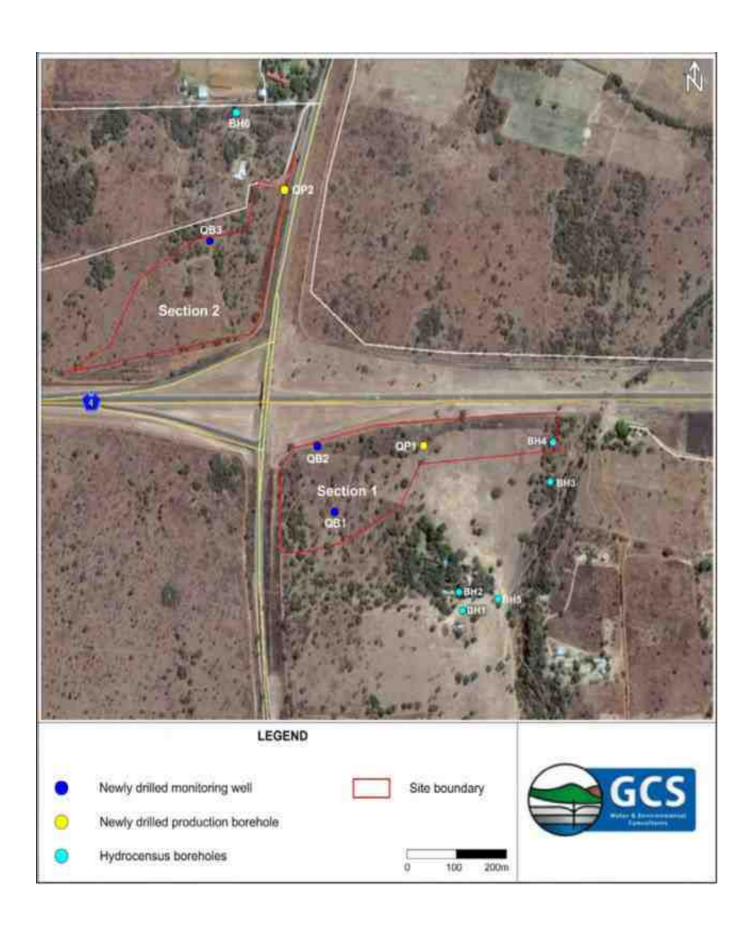




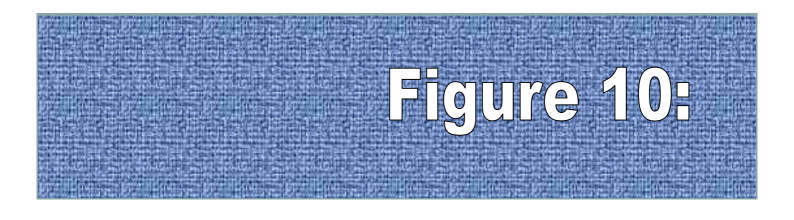
Projection – Transverse Mercator Datum- Hartebeeshoek 1994 Reference Ellipsoid –WGS 1984 Central Meridian -29

### **Location of Boreholes**





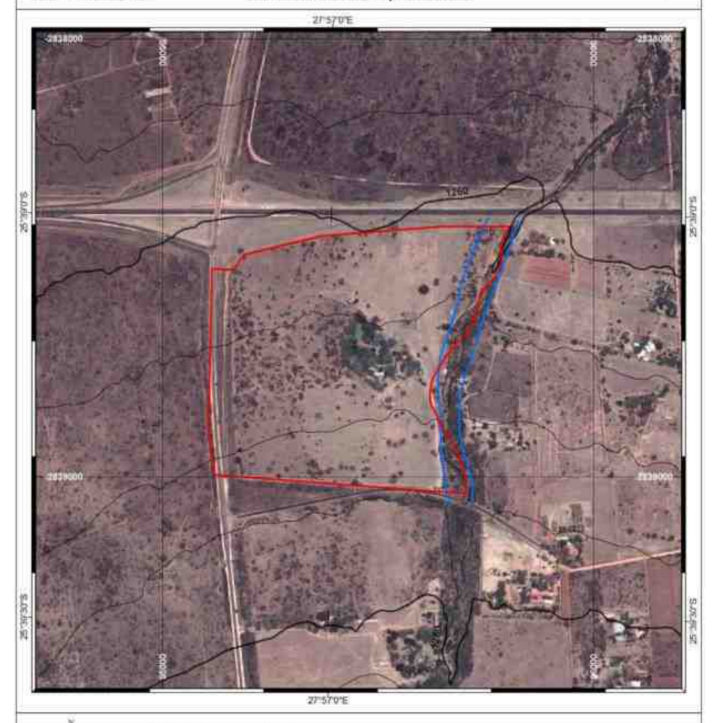
### **Wetland Delineation**



Lourens G van Zyl (Mohabe) v27 (0)76 371 1151 (Website) www.turnigis.co.za (Email) lourens@turnigis.co.za

# PTN 41, SCHIETFONTEIN 437-JQ . Water Course and Riparian Zone



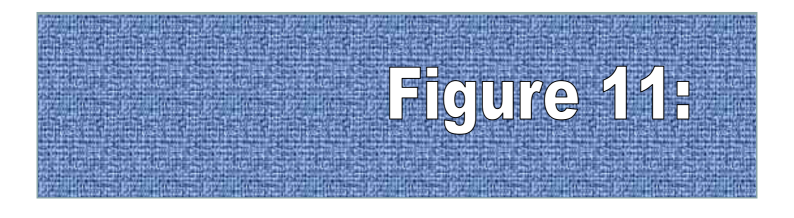


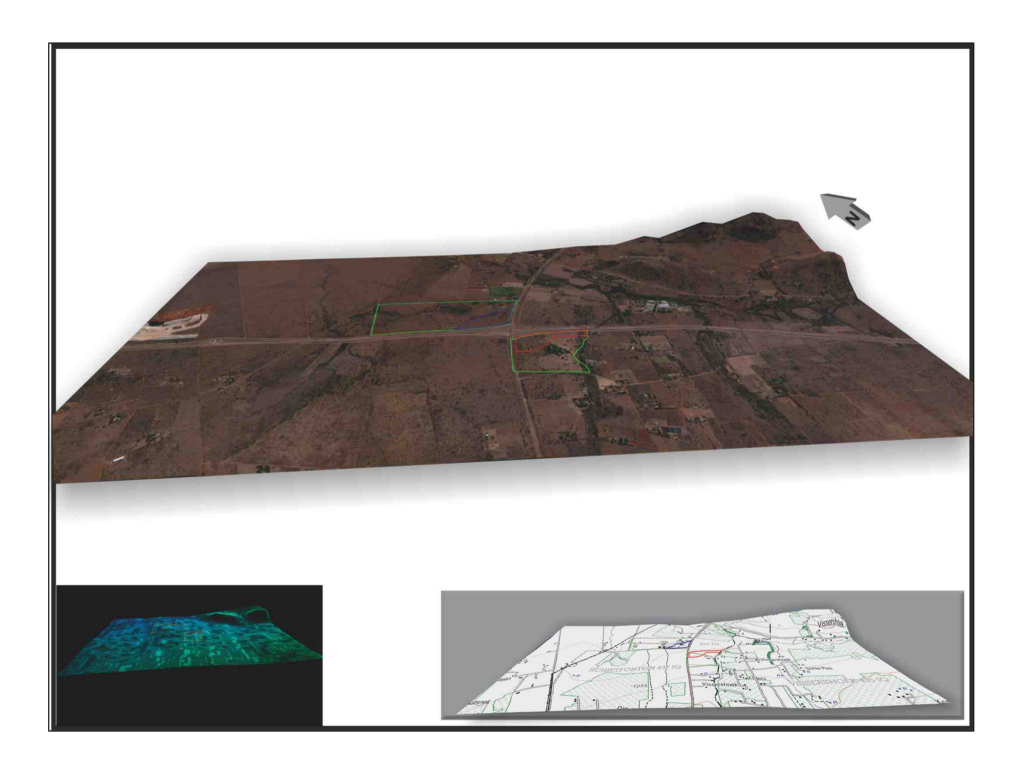


Projection - Transverse Mercator Datum - Hartebeeshoek 1994 Reference Ellipsoid - WGS 1984 Central Mondian - 27

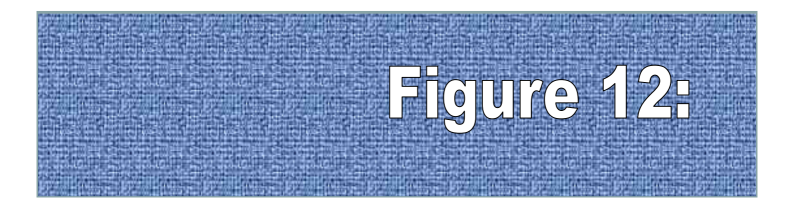
100 400 500 200 300 Meters

### **Dimensional Illustrations**





# **Visibility Map**

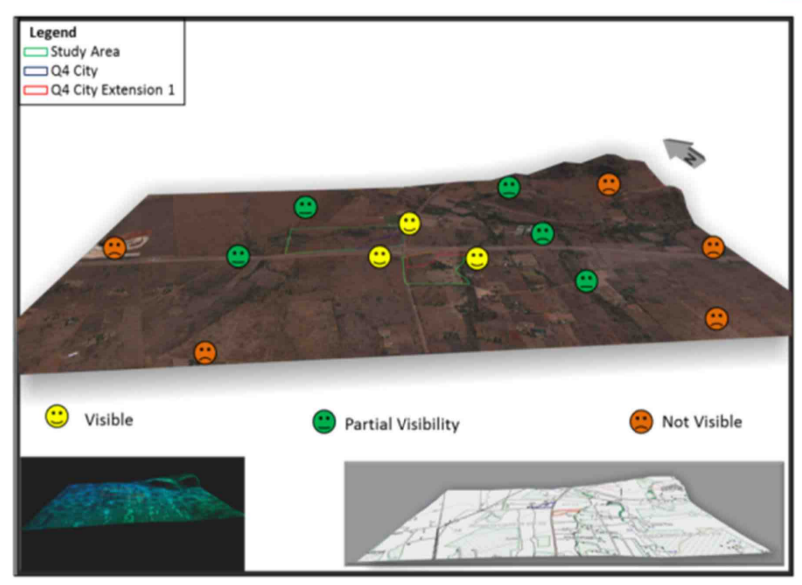


Bokamoso Environmental Consultants Website: www.bokamoso.biz E-Mail: Uzelleg@mweb.co.za

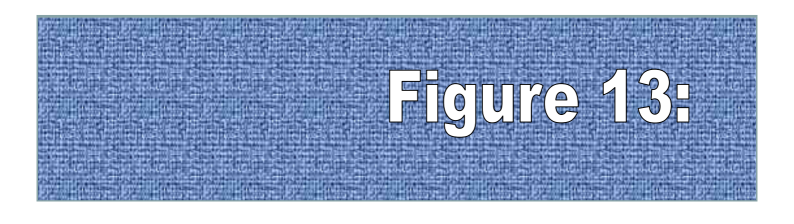
### Q4 City

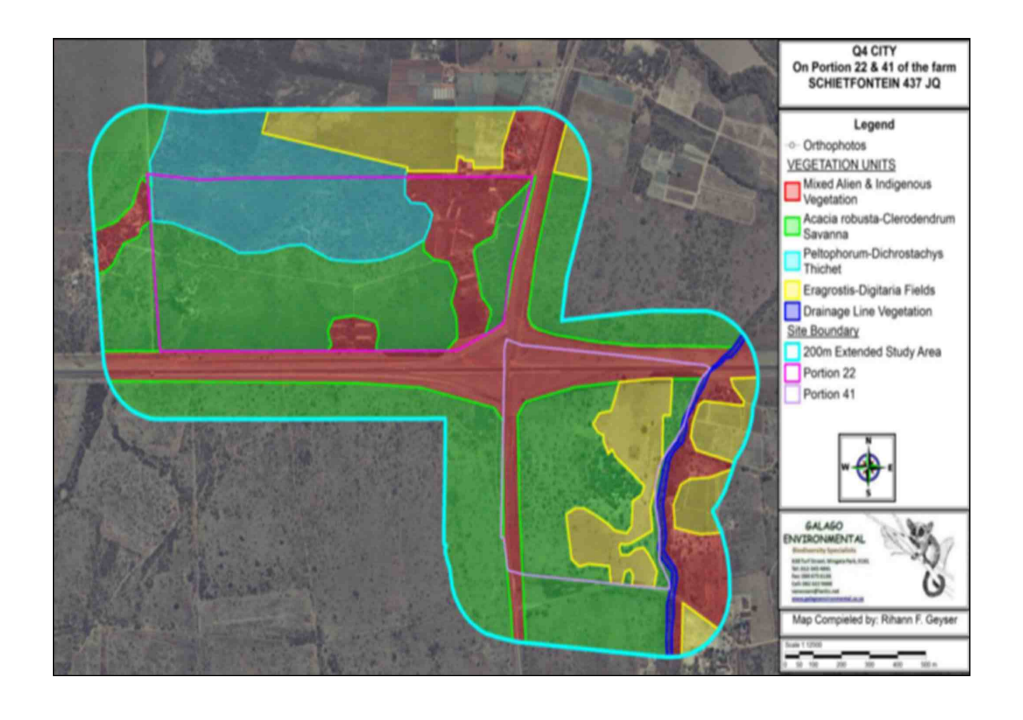
3D Visibility Map



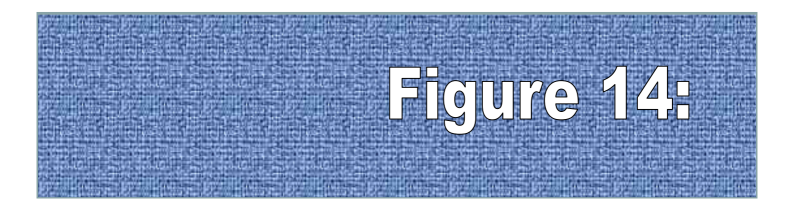


### **Identified Vegetation Units**



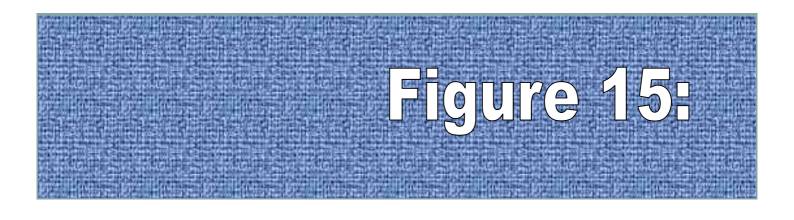


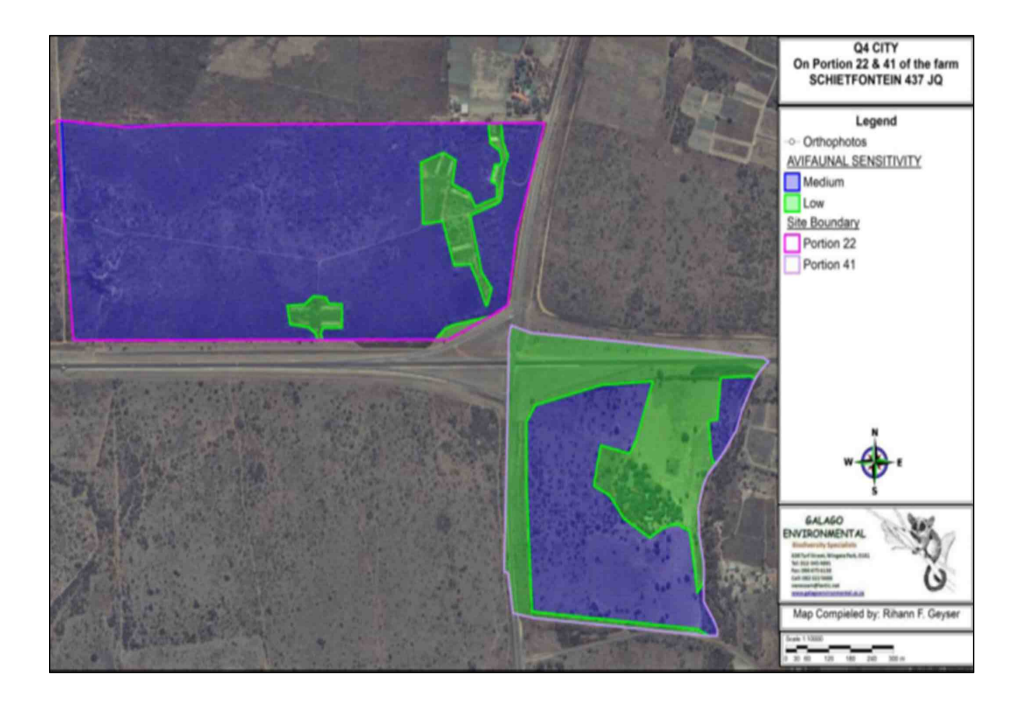
# **Mammal Sensitivity Map**



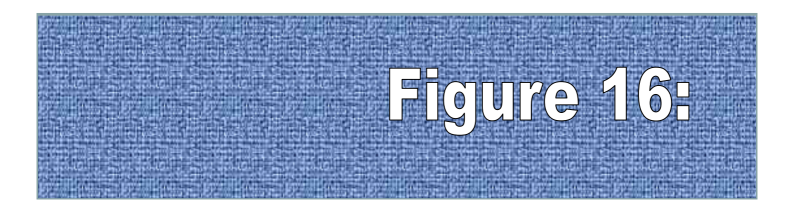


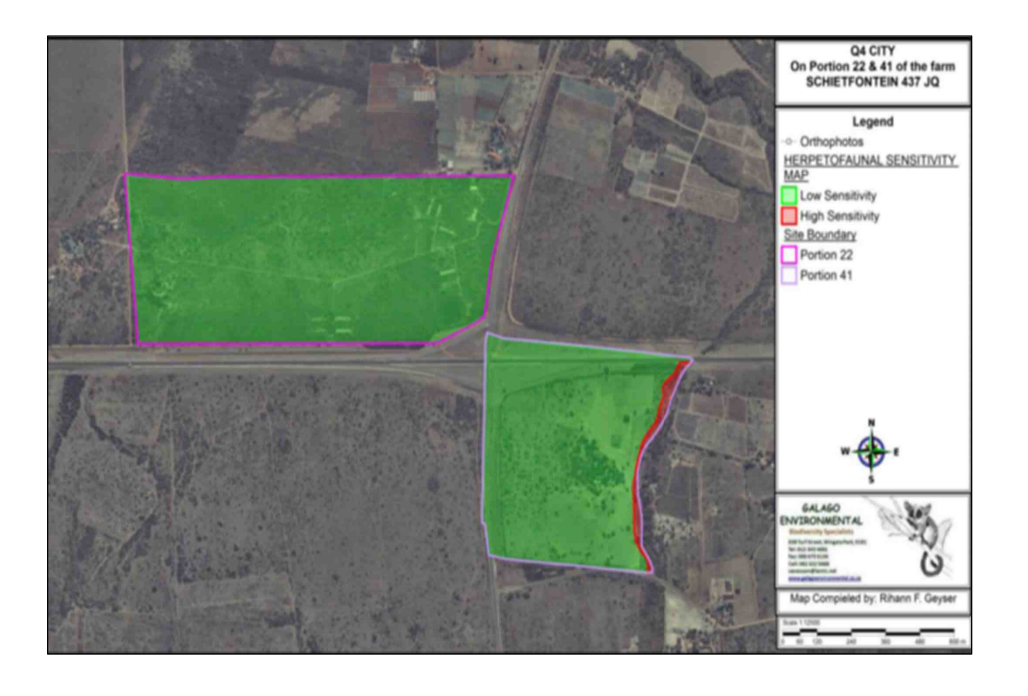
# **Avifaunal Sensitivity Map**



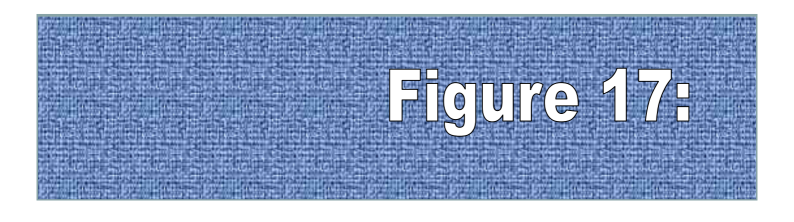


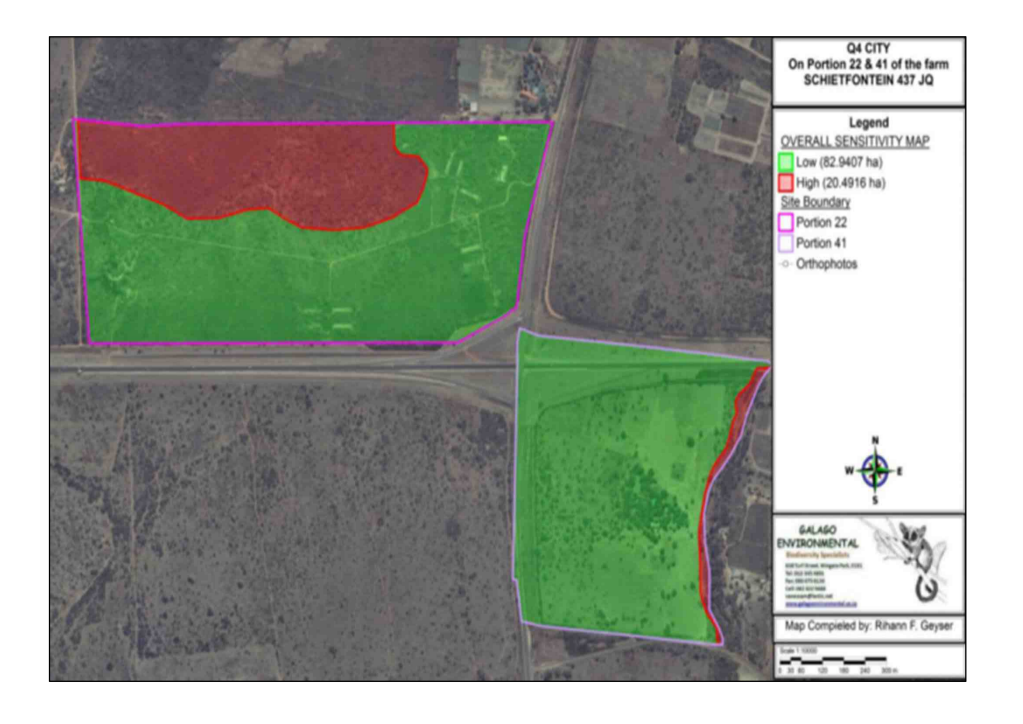
# **Herpetofaunal Sensitivity Map**



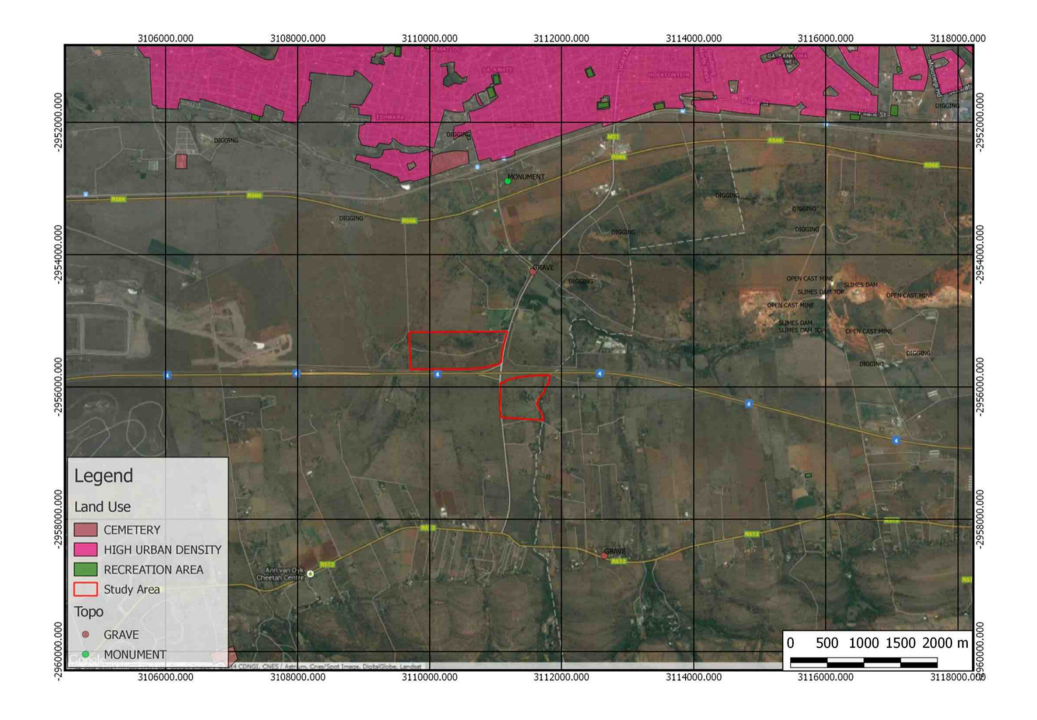


# **Combined Environmental Sensitivity Map**

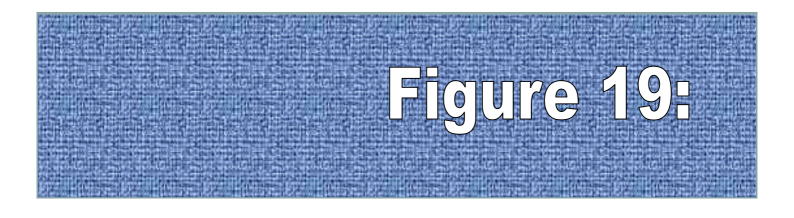


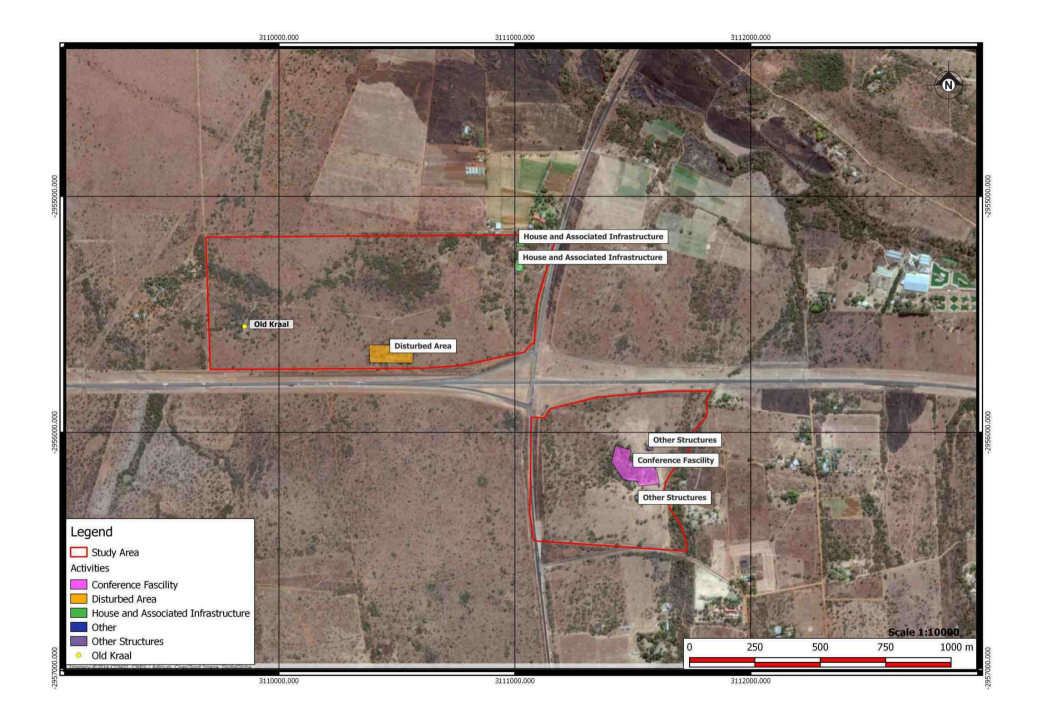


# **Surrounding Land Uses**

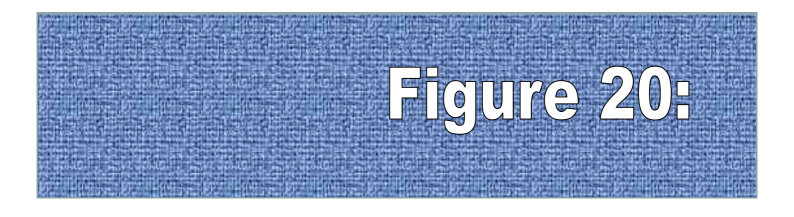


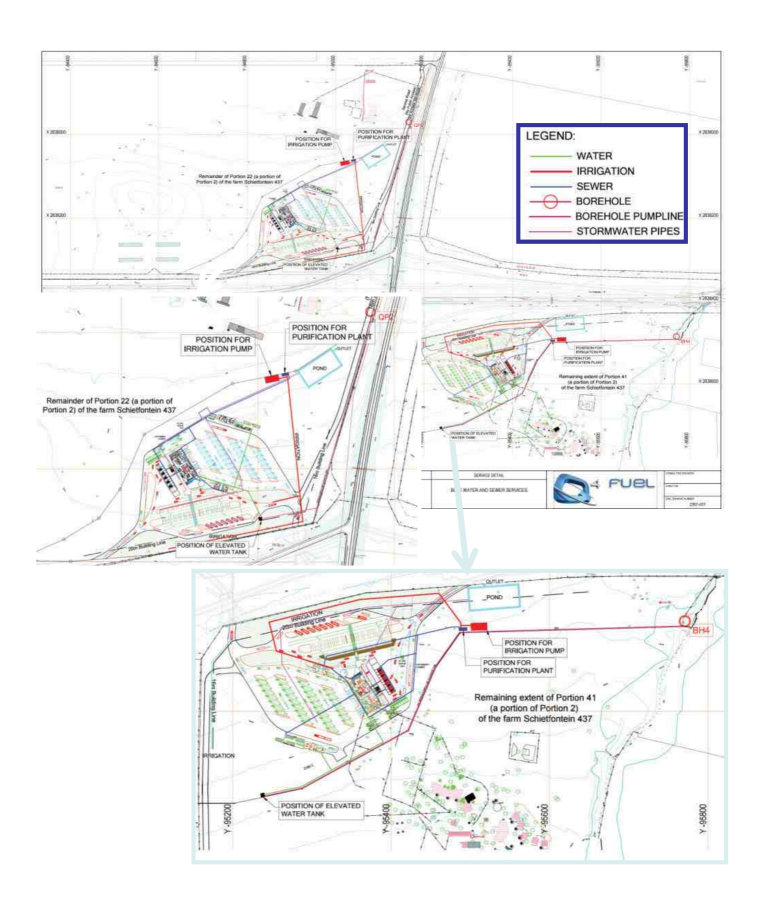
### **Site Land Uses**





### **Services Layout**





# Application Form and acknowledgement letter from NWREAD



LEBOMBO GARDENS BUILDING 36 LEBOMBO ROAD ASHLEA GARDENS 0081

P.O. BOX 11375 MAROELANA 0161

Tel (912) 346 3810 Fax: 086 570 5659 E-mail lizelleg@mweb.co.za Website: www.bokamoso.biz



Department: Economic Development, Environment, Conservation and Tourism
Agricentre Building
Cnr. Dr. James Moroka & Stadium Road
Private Bag X2039
Mmabatho
2735

Tel: 018 389 5156

**ATTENTION: Steven Mukhola** 

3 April 2014

# RE: Amended EIA application for the proposed Q4 City Filling Stations Reference number: NWP/EIA/80/2013

Your letter dated 16 January 2014 has reference as well as the telephonic conversations during March 2014.

Please find attached 3 x hard copies of the application form, amended as discussed, for the abovementioned project. Please note that this application is for the single development of two filling stations on two properties divided by the N4 highway.

We trust you find the above in order. Please do not hesitate to contact our office should you have any questions in this regard.

Sincerely,

Ané Agenbacht

Bokamoso Landscape Architects and Environmental Consultants CC

8. Unless protected by law, all information filled in on this application will become public information on receipt by the competent authority. Any interested and affected party should be provided with the information contained in this application on request, during any stage of the application process.

#### Queries must be addressed to the contact hereunder:

#### **Departmental Details/Provincial Authority**

#### Postal address:

Department of Agriculture, Conservation, Environment and Rural Development

Attention: Director: Environmental Quality and Protection

Private Bag X2039

Mmabatho

2735

#### Physical address:

Department of Agriculture, Conservation, Environment and Rural Development

Agricentre Building

Cnr. Dr. James Moroka & Stadium Road

Mmabatho

2735

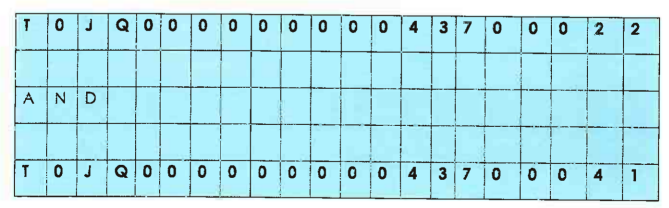
Queries should be directed to the Directorate: Environmental Quality and Protection at:

Tel: 018-389 5959/5156 Fax: 018-389 5006

Applications to be couried for attention Mr. NS Mukhola Office E10

#### SITE IDENTIFICATION AND LINKAGE

Please indicate all the Surveyor-general 21 digit site (erf/farm/portion) reference numbers for all sites (including portions of sites) that are part of the application.



(if there are more that 6, please attach a list with the rest of the numbers)

(These numbers will be used to link various different applications, authorisations, permits etc. that may be connected to a specific site)

Pag

**NW DEDECT** 

### **Q4 City Filling Stations**

(Total fuel capacity of 644 m³)

1. BACKGR	ROUND INFORMATION					
Project applicant: Trading name (if any): Contact person:	Q4 Chemicals (Pty) Ltd Q4 Chemicals (Pty) Ltd Carien de Klerk					
Physical address: Postal address:	269 Annette van Zyl Street, Garsfontein, Pre	toria				
Postal address. Postal code: Telephone: E-mail:	- 012 361 5151 carien@q4.co.za	Cell: Fax:	082 800 9631 012 361 5150			
Landowner: Contact person: Postal address: Postal code: Telephone:	See Annexure D	Cell:				
E-mail:	In instances where there is more than one landowner, p with their contact details to this application.	lease a	ttach a list of landowners			
Local authority in whose jurisdiction the proposed activity will fall: Nearest town or	Madibeng Local Municipality  Brits					
districts: Contact person:	Motlalekgomo Mmope P O Box 106, Brits					
Postal address: Postal code:	-					
Telephone: E-mail:	012 318 9561 motlalekgomommope@madibeng.gov.za In instances where there is more than one local authority local authorities with their contact details to this application	Fax: y involve	086 265 3616 ed, please attach a list of			

NW DEDECT

#### 2. ACTIVITIES APPLIED FOR TO BE AUTHORISED

For an application for authorisation that involves more than one listed or specified activity that, together, make up one development proposal, all the listed activities pertaining to this application must be indicated.

Indicate the number and date of the relevant

Activity No (s) (in terms of the relevant notice):

Describe each listed activity as per project description1:

notice:

Listing Notice	9	The construction of facilities or infrastructure
1.		exceeding 1000 meters in length for the bulk
R544,		transportation of water, sewage or storm water –
18 June 2010		(i) With an internal diameter of 0,36 meters or more; or
		(ii) With a peak throughput of 120 liters per second or more;
		excluding where:  a. Such facilities or infrastructure are for bulk transportation of water, sewage or storm water drainage inside a road reserve; or Where such construction will occur within urban areas but further than 32 meters from a watercourse, measured from the edge of the watercourse.

According to the involved civil engineers sewage network is required for the proposed development. The proposed development is also outside any urban areas and therefore it is important to apply for this activity. The stormwater management plan is not yet completed and any of the methods or specifications included in that report could trigger this activity.

R544, (Listing	11	The construction of:			
Notice 1), 18		ia	Canals;		
June		ii.	ii. Channels;		
2010		iii.	Bridges;		
		iv.	Dams;		
		v. Weirs;			
		vi. Bulk storm water outlet structures;			
		vii. Marinas;			
		viii. Jetties exceeding 50 square metres in size;			
		ix. Slipways exceeding 50 square metres in			
			size;		

<sup>&</sup>lt;sup>1</sup> Please note that this description should not be a verbatim repetition of the listed activity as contained in the relevant Government Notice, but should be a brief description of activities to be undertaken as per the project description

NW DEDECT Page 4

- Buildings exceeding 50 square metres in size; or
- xi. Infrastructure or structures covering 50 square metres or more

Where such construction occurs within a watercourse or within 32 metres of a watercourse, excluding where such construction will occur behind the development set back line.

There is a possibility that a non-perennial stream or wetland might be identified during a wetland study and therefore this activity should be included as there is a possibility for it to be triggered.

### R544, (Listing Notice 1), 18 June 2010

18

The infilling or depositing of any material of more than 5 cubic metres into, or the dredging, excavation, removal or moving of soil, sand, shells, shell grit, pebbles or rock of more than 5 cubic metres from:

- i. A watercourse;
- ii. The sea:
- iii. The seashore:
- iv. The littoral active zone, an estuary or a distance of 100 metres inland of the highwater mark of the sea or an estuary, whichever distance is the greater –

But excluding where such infilling, depositing, dredging, excavation, removal or moving:

- a. Is for maintenance purposes undertaken in accordance with a management plan agreed to by the relevant environmental authority; or
- b. Occurs behind the development setback line.

For the same reason as Activity 11, there is a possibility that a non-perennial stream or wetland might be identified during a wetland study and therefore this activity should be included as there is a possibility for it to be triggered.

### R544, (Listing Notice 1), 18 June 2010

22

The construction of a road, outside urban areas:

- i. With a reserve wider than 13, 5 metres; or
- ii. Where no reserve exists where the road is wider than 8 metres; or
- iii. For which an environmental authorization was obtained for the route determination in terms of activity 5 in Government Notice

387 of 2006 or activity 18 in Notice 545 of 2010.

Access roads need to be constructed for the proposed filling stations and the development is located outside the urban area and therefore this activity will be triggered.

### R544, (Listing Notice 1), 18 June 2010

The transformation of undeveloped, vacant or

- derelict land to –

  Residential, retail, commercial, recreational.
- industrial or institutional use, inside an urban area, and where the total area to be transformed is 5 hectares or more, but less than 20 hectares; or
- Residential, retail, commercial, recreational, industrial or institutional use, outside an urban area and where the total area to be transformed is bigger than 1 hectare but less than 20 hectares;

Except where such transformation takes place -

- a. For linear activities; or
- b. For purpose of agriculture or afforestation, in which case Activity 16 of Notice No. R545 applies

The proposed development of two filling stations is outside an urban area and where total area to be transformed for the filling station is more than 1 hectare and therefore this activity is applicable.

R545, (Listing
Notice 2), 18
June 2010

3

23

The construction of facilities or infrastructure for the storage, or for the storage and handling, of a dangerous good, where such storage occurs in containers with a combined capacity of more than 500 cubic metres.

The proposed development of two filling stations will include storage and handling of dangerous goods, namely fuel. The containers for the fuel will have the following specifications: 6 tanks of 46 000% for petrol and 8 tanks of 46 000% for diesel. The total capacity of fuel for the proposed development will be 644 cubic metres.

GNR 546,
(Listing
Notice 3), 18
June 2010

4

The construction of a road wider than 4 metres with a reserve less than 13.5 metres.

### (c) In North-West:

i. Outside urban areas, in:

	<ul> <li>(aa)</li> <li>(bb)</li> <li>(cc)</li> <li>(dd)</li> <li>(ee) Critical biodiversity areas as identified in systematic biodiversity plans adopted by the competent authority or in bioregional reserves;</li> <li>(ff)</li> <li>(gg)</li> <li>(hh)</li> </ul>
--	--

The proposed development of two filling stations is situated in an area that is classified as a threatened ecosystem and an access road will need to be constructed. The Marikana Thornveld is identified as being vulnerable (not critical) according to the list of threatened ecosystems in terms of NEMBA.

CND 547	10	
GNR 546, (Listing Notice 3), 18 June 2010	13	The clearance of an area of 1 hectare or more of vegetation where 75% or more of the vegetative cover constitutes indigenous vegetation.
		(e) In North-West:
		i. Outside urban areas in:
		(aa)
		(bb)
		(cc)
		(dd)
		(ee) Critical biodiversity areas as identified in
		systematic biodiversity plans adopted by
		the competent authority or in bioregional
		reserves;
		(ff)
		(gg)
		(hh)

The proposed development of two filling stations is situated in an area that is classified as a threatened ecosystem and vegetation will need to be cleared for construction. The Marikana Thornveld is identified as being vulnerable (not critical) according to the list of threatened ecosystems in terms of NEMBA.

GNR 546,	16	The construction of:
(Listing		i
Notice 3), 18		ű
June 2010		iii. Buildings with a footprint exceeding 10/square
		metres in size; or
		iv. Infrastructure covering 10 square metres or

NW DEDECT

age 7

#### more

Where such construction occurs within a watercourse, measured or within 32 metres of a watercourse, measured from the edge of a watercourse, excluding where such construction will occur behind the development setback line.

#### (c) In North-West:

i. Outside urban areas, in:

(aa) ...

(bb) ...

(cc) ...

(dd) ...

(ee) ...

(ff) Critical biodiversity areas as identified in systematic biodiversity plans adopted by the competent authority or in bioregional reserves;

(gg) ...

(hh) ...

The proposed development of two filling stations is situated in an area that is classified as a threatened ecosystem and possibly, construction within close proximity of a water course might occur. The Marikana Thornveld is identified as being vulnerable (not critical) according to the list of threatened ecosystems in terms of NEMBA.

Please note that any authorisation that may result from this application will only cover activities specifically applied for.

#### 3. SOCIO-ECONOMIC BENEFITS

3.1 What is the expected capital value to be contributed for North West Province Growth Domestic Product?

3.2 How many new employment opportunities will be created in the development phase?

45

3.3 How many permanent employment opportunities will be created during operational phase?

20



#### 4. OTHER AUTHORISATIONS REQUIRED

### 4.1 DO YOU NEED ANY AUTHORISATIONS IN TERMS OF ANY OF THE FOLLOWING LAWS?

4.1.1 National Environmental Management: Waste Act	Yes/No
4.1.2 National Environmental Management: Air Quality Act	Yes/No
4.1.3 National Environmental Management: Protected Areas Act	Yes/No
4.1.4 National Environmental Management: Biodiversity Act	<del>Yes</del> /No
4.1.5 Mineral Petroleum Development Resources Act	Yes/No
4.1.6 National Water Act	Maybe/No
4.1.7 National Heritage Resources Act	Yes/Maybe
4.1.8 Other (please specify)	Yee/No

4.1.8 Otner (please specity) Yes/INO

4.2 Have such applications been lodged already?

Yes/No

#### **ACTIVITY POSTITIONS**

Indicate the position of the activity using the latitude and longitude of the centre point of the site for each alternative site. The co-ordinates 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 iocal projection.

List alternative sites, if applicable.

Alternative:

Longitude (E):

Alternative S12 (preferred or only site alternative)

Alternative S2 (if any)

Alternative S3 (if any)

In the case of linear activities:

Alternative:

Latitude (S):

25	38'	50.29"	27°	56'	28.97"
25°	39'	11.53"	27°	57'	1.44"
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0	-	11	0	+	0

Latitude (S): Longitude (E):

Alternative S1 (preferred or only route alternative)

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

Alternative S2 (if any)

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<sup>&</sup>lt;sup>2</sup> "Alternative S.." refer to site alternatives.

- 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

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#### Site Location:

Page 10

#### 6. **DECLARATIONS**

#### 6.1 The Applicant

#### | Q4 Chemicals (Pty) Ltd declare that I -

- am, or represent<sup>3</sup>, the applicant in this application:
- have appointed an environmental assessment practitioner to act as the independent environmental assessment practitioner for this application4:
- will provide the environmental assessment practitioner and the competent authority with access to all information at my disposal that is relevant to the application;
- will be responsible for the costs incurred in complying with the Environmental Impact Assessment Regulations, 2010, including but not limited to
  - costs incurred in connection with the appointment of the environmental assessment practitioner or any person contracted by the environmental assessment practitioner;
  - costs incurred in respect of the undertaking of any process required in terms of the Regulations;
  - costs in respect of any fee prescribed by the Minister or MEC in respect of the Regulations:
  - costs in respect of specialist reviews, if the competent authority decides to recover costs; and
  - the provision of security to ensure compliance with conditions attached to an environmental authorisation, should it be required by the competent authority:
- will ensure that the environmental assessment practitioner is competent to comply with the requirements of these Regulations and will take reasonable steps to verify whether the EAP complies with the Regulations;
- will inform all registered interested and affected parties of any suspension of the application as well as of any decisions taken by the competent authority in this regard:
- am responsible for complying with the conditions of any environmental authorisation issued by the competent authority:
- hereby indemnify the Government of the Republic, the competent authority and all its officers, agents and employees, from any liability arising out of the content of any report, any procedure or any action which the applicant or environmental assessment practitioner is responsible for in terms of these Regulations;
- will not hold the competent authority responsible for any costs that may be incurred by the applicant in proceeding with an activity prior to obtaining an environmental authorisation or prior to an appeal being decided in terms of these Regulations:
- will perform all other obligations as expected from an applicant in terms of the Regulations; all the particulars furnished by me in this form are true and correct; and

0	I realise that a false	declaration is an offe	ence in terms of regular	tion 71 and is punishable	e in terms of section 24F of
	the Act.				

Signature of the applicant / Signature on behalf of the applicant (F:An: Q4 Chemicals (Pty) Ltd DID APKIRAAL SE POLISIEDIEN Name of company (if applicable): GARSFONTEIN CLIENT DERVICE CENTRE SOUTHATMU C-PARSFORTE IN

<sup>3</sup> If this is signed on behalf of the applicant, proof of such authority from the applicant must be attached.

<sup>4</sup> If exemption is obtained from appointing an EAP, the responsibilities of an EAP will automatically apply to the person conducting the environmental impact assessment in terms of the Regulations.

If the applicant is a juristic person, a signature on behalf of the applicant is required as well as proof of such authority.

An EAP may not sign on behalf of an applicant.

### the DEDECT

Department:

**Economic Development, Environment, Conservation and Tourism**North West Provincial Government

**Republic of South Africa** 

Agricentre Building Cnr. Dr. James Moroka & Stadium Road Private Bag X2039, Mmabatho. 2735

# DIRECTORATE: ENVIRONMENTAL QUALITY & PROTECTION

Tel: (018) 389 5959/ 5156 Fax: (018) 389 5006 Smukhola@nwpg.gov.za

DFTAIL	SOF	FAP	DECL	<b>ARATION</b>	OF	INTEREST
					U	INTEREST

	(For official use only)
File Reference Number:	
NEAS Reference Number:	
Date Received:	

Application for authorisation in terms of the National Environmental Management Act, 1998 (Act No. 107 of 1998), as amended and the Environmental Impact Assessment Regulations, 2010

### **PROJECT TITLE**

**Q4 City Filling Stations** 

(Total fuel capacity of 644 m³)

Environmental Assessment Practitioner (EAP):1

Contact person:

Postal address:

Postal code:

Telephone:

E-mail:

Professional affiliation(s) (if any)

Bokamoso Landscape Architects & Environmental Consultants CC

Lizelle Gregory
P.O. Box 11375, Maroelana

0161
Cell: (012) 346 3810
[012] 346 3810
Fax: 086 570 5659

The South African Council of the Landscape Architects
Profession (SACLAP);Institute for Landscape Architects in South
Africa (ILASA); and Institute for Environmental Management
and Assessment (IEMAS)

NW DEDECT Page 1

Project Consultant:	Ané Agenbacht				
Contact person:	Ané Agenbacht				
Postal address:	P.O. Box 11375, Maroela	na			
Postal code:	0161	Cell:			
Telephone:	(012) 346 3810	Fax:	086 570 5659		
E-mail:	iizelleg@mweb.co.za				

### 4.2 The Environmental Assessment Practitioner

# I, Anè Agenbacht on behalf of Bokamoso Landscape Architects and Environmental Consultants CC , declare that –

### General declaration:

- I act as the independent environmental practitioner in this application
- I will perform the work relating to the application in an objective manner, even if this results in views and findings that are not favourable to the applicant
- I declare that there are no circumstances that may compromise my objectivity in performing such work;
- I have expertise in conducting environmental impact assessments, including knowledge of the Act, regulations and any guidelines that have relevance to the proposed activity;
- I will comply with the Act, regulations and all other applicable legislation:
- I will take into account, to the extent possible, the matters listed in regulation 8 of the regulations when preparing the
  application and any report relating to the application;
- I have no, and will not engage in, conflicting interests in the undertaking of the activity;
- I undertake to disclose to the applicant and the competent authority all material information in my possession that reasonably has or may have the potential of influencing any decision to be taken with respect to the application by the competent authority; and the objectivity of any report, plan or document to be prepared by myself for submission to the competent authority;
- I will ensure that information containing all relevant facts in respect of the application is distributed or made available to interested and affected parties and the public and that participation by interested and affected parties is facilitated in such a manner that all interested and affected parties will be provided with a reasonable opportunity to participate and to provide comments on documents that are produced to support the application;
- I will ensure that the comments of all interested and affected parties are considered and recorded in reports that are submitted to the competent authority in respect of the application, provided that comments that are made by interested and affected parties in respect of a final report that will be submitted to the competent authority may be attached to the report without further amendment to the report;
- I will keep a register of all interested and affected parties that participated in a public participation process; and
- I will provide the competent authority with access to all information at my disposal regarding the application, whether such information is favourable to the applicant or not
- all the particulars furnished by me in this form are true and correct;
- will perform all other obligations as expected from an environmental assessment practitioner in terms of the Regulations; and
- I realise that a false declaration is an offence in terms of regulation 71 and is punishable in terms of section 24F of the Act.

NW DEDECT Page 2

### Disclosure of Vested Interest (delete whichever is not applicable)

I do not have and will not have any vested interest (either business, financial, personal or other) in the proposed activity
proceeding other than remuneration for work performed in terms of the Environmental Impact Assessment Regulations,
2010;

Signature of the environmental assessment practitioner:

### Bokamoso Landscape Architects & Environmental Consultants CC

Name of company:

3 April 2014

Date:

Signature of the Commissioner of Oaths:

03/04/2014

Date:

CHARTERED ACCOUNTANT

Designation:

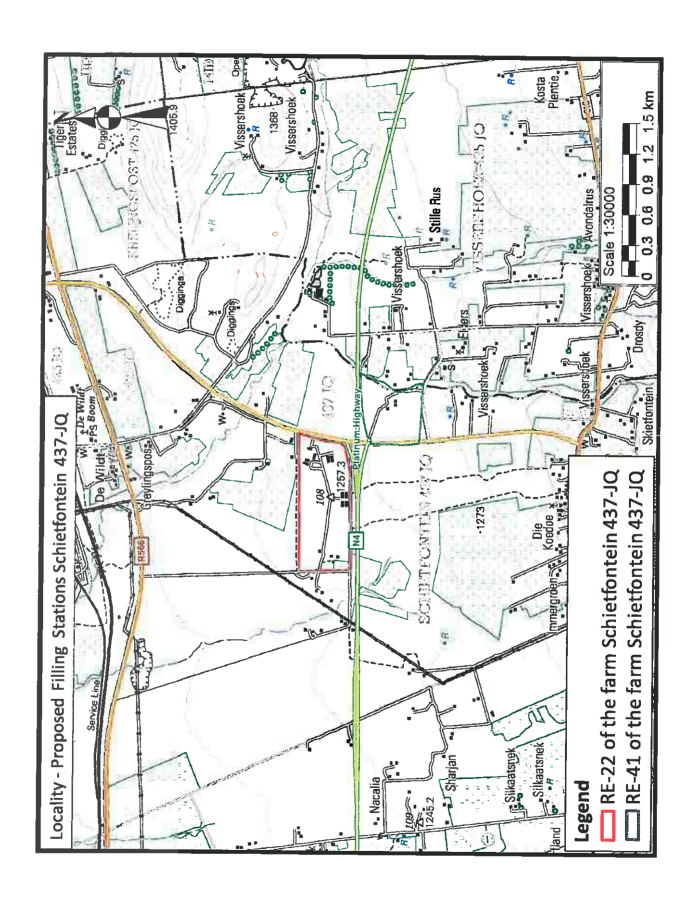
Official stamp (below)

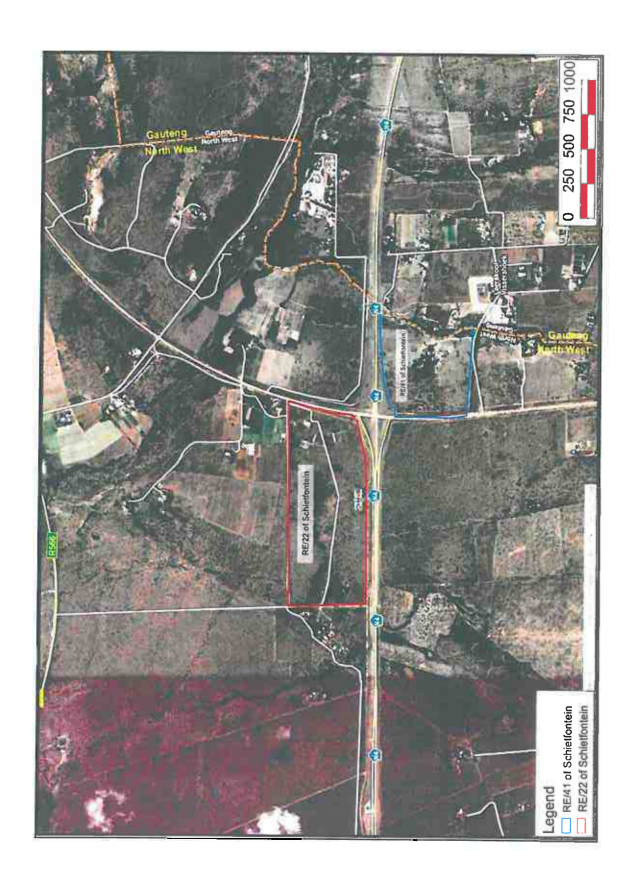
### WILLEM JACOBUS MARX

COMMISSIONER OF OATHS
36 LEBOMBO ROAD
ASHLEA GARDENS
PRETORIA 0081
CHARTERED ACCOUNTANT OF SOUTH AFRICA

# **Annexure A:**

**Locality and Aerial map** 





# **Annexure B:**

Proof of notification to the Land owner-

Proof of receipt of such notice by the owner-Not applicable. IEBOMBO GARDEN BUILDING

36 LEBOMBO ROAD

ASHILEA GARDENS

0081

P.O. BOX 11375

MAROELANA

0161

Tel (012) 346 3810

Fax: 086 570 5659

E-mail: lizelieg@miweb.co.za

Website: www.bokamoso biz.

Dear Landowner

10 December 2013

Basic Assessment Process in terms of the National Evironmental Management Act, 1998 (Act No. 107 of 1998), as amended and the Environmental Impact Assessment Regulations, 2010 (Version1) for the Q4 City Filling Station in the Madibeng Local Municipality area of North West.

The following Farms/Properties will be affected:
Portions 22 & 41 of the Farm Schietfontein 437 JQ.

We hereby confirm that Q4 Chemicals (Pty) Ltd, appointed Bokamoso Landscape Architects and Environmental Consultants cc, to undertake a Basic Assessment Process in terms of the National Environmental Management Act (NEMA), 1998 (Act No. 107 of 1998), as amended and the Environmental Impact Assessment (EIA) Regulations, 2010 for Q4 City Filling Station as listed above.

In terms of the 2010 amended NEMA EIA Regulations, the applicant, if not the land-owner, must notify the land-owner and tenants of a proposed development planned on a property occupied by the land-owner/tenant. In the case of this application the property occupied by you (as the land-owner/ tenant) forms part of the land-parcel earmarked for the above-mentioned project.

This notification therefore represents the formal notification of land-owners and/or tenants of the proposed Q4 City Filling Station in and around the Farm Schietfontein 437 JQ. This notification letter will be submitted as part of the formal application to be submitted to the North West Department of Economic Development, Environment, Conservation and Tourism (DEDECT).

This notification also affords you the opportunity to register (at an early stage) as an Interested and Affected Party (I&AP) in the Basic Assessment Process. In order to register you are requested to fill in your full details on the form supplied below and to fax or e-mail your details to Juanita de Beer (public participation co-ordinator of Bokamoso) for the inclusion of your details onto our public participation database.

Once you are registered as an interested and affected party, we will keep you informed of the progress with the application and we will make all correspondence, documents and other information regarding the application available to you throughout the application process.

REG NO: CK 2010/087490/23 VAT REG NO: 4080260872

MEMBER: Lizelle Gregory

BOKAMOSO LANDSCAPE ARCHITECTS AND ENVIRONMENTAL CONSULTANTS OC TRADING AS BOKAMOSO ENVIRONMENTAL

	Registration as Interested and Affected Party				
Farm Name:					
Erf /Portion					
Number:					
Street Address:					
Landowner:	Name & Surname:				
	Email address:				
	Telephone:				
	Cell phone:				
	Fax Number:				
	Postal Address:				
Tenant Details: (if	Name & Surname:				
applicable)	Email address:				
	Telephone:				
	Cell phone:				
	Fax Number:				
	Postal Address:				

Sincerely,

Lizelle Gregory

Bokamoso Landscape Architects and Environmental Consultants cc

### List of REGISTERED LETTERS Lys van GEREGISTREERDE BRIEWE



(With an insurance option/met 'n versekeringsopsie)

	Full tracking and tracing/Volledige v	olg en	spoor				
Nai	me and address of sender Balamoso POB am en adres van afsender Marcelona O16 Schieffontein Filling station	ok 11	375,		Ţ	H-free number olvry nommer 00 111 502	
No	Name and address of addressee  Naam en adres van geadresseerde	Insured amount Versekerde bedrag	insurance fee Verseke- ringsgeld	Postage Posgeld	Service fee Diensgeld	Affix Track and Trace customer copy Plak Volg-en-Spoor- kliëntafskrif	
1 2	Tenim Investments P.O. Box 1400, Hartbeespoort, 0216 Joey Theresa Pretorius P.O. Box 1877, Hartbeespoort, 0216					PURIOR OF THE PROPERTY OF T	
3	**************************************						
5					A		
7			,			:	
9							
10 Nui	mber of letters posted 2 Total Total	R	R	R	R		
Get	al briewe gepos			-			
Sig Har The unce prod Die wat	Signature of client Handtekening van kliënt.  Signature of accepting officer Handtekening van aanneembeampte.  The value of the contents of these letters is as indicated and compensation is not payable for a letter received unconditionally. Compensation is limited to R100,00. No compensation is payable without documentary proof. Optional insurance of up to R2 000,00 is available and applies to domestic registered letters only.  Die waarde van die inhoud van hierdie briewe is soos aangedui en vergoeding sal nie betaal word vir 'n brief wat sonder voorbehoud ontyang word nie. Vergoeding is beperk tot R100,00. Geen vergoeding is sonder dokumentêre bewys betaalbaar nie. Opsionele versekering van tot R2 000,00 is beskikbaar en is slegs op binnelandse geregistreerde briewe van toepassing.						

# **Annexure C:**

List of all organs of state and State Departments of where the draft report will be submitted, their full contact details and contact person

Local authority in	Madibeng Local Municipality			
whose jurisdiction				
the				
proposed activity				
will fall:				
Contact person:	Brits			
Postal address:	Motlalekgomo Mmope	·		
Postal code:	P O Box 106, Brits	Cell:	-	
Telephone:	0250	Fax:	086 265 3616	_
E-mail:	012 318 9561			
Local authority in	Department of Water Affairs		<del>-</del>	

Local authority in whose jurisdiction the proposed activity will fall:

Contact person: Mr. Justice Maluleke

Postal address: Private Bag X 313, Pretoria

Postal code: 0001 Cell:

Telephone: 012 – 336 6507 Fax: 012 – 336 8311

E-mail: MalulekeJ@dwa.gov.za

Local authority in	<b>De</b> partment of Transpo	ort			
whose jurisdiction the					
proposed activity will					
fall:					
Contact person:	Mr. Mangis George M	ahlalela			
Postal address:	Private Bag X 193, Pretoria				
Postal code:	0001	Cell:			
Telephone:	012 – 309 3698	Fax:	012 - 328 3370		
E-mail:		1			

Local authority in	Department of Human Settlements			
whose jurisdiction				
the				
proposed activity				
will				
fall:				
Contact person:	Mr. Thabane Zulu			
Postal address:	Private Bag X 644, Pretoria			
Postal code:	0001	Cell:		
Telephone:	012 - 421 1312	Fax:	012 - 341 2998	
E-mail:	Nokuthula.mbeje@dhs.gov.za			

Local authority in Department of Economic Development					
whose jurisdiction the					
proposed activity will					
fall:					
Contact person:	Mr. Ebrahim Patel				
Postal address:	Private Bag X 149, Pretoria				
Postal code:	0001	Cell:			
Telephone:	012 - 394 1006	Fax:	012 - 394 0255		
E-mail:					

(A)

# **Annexure D:**

## Property description list -

### Portion 22 OF THE FARM SCHIETFONTEIN 437 JQ

Landowner:	Tenim Inv CC					
Contact person:						
Postal address:	PO Box 1400, Hartebeestpoort					
Postal code:	0216	Cell:				
Telephone:		Fax:	· No			
E-mail:	-					

### Portion 41 OF THE FARM SCHIETFONTEIN 437 JQ

Landowner: Contact person:	Joey Theresa				
Postal address:	PO Box 1877				
Postal code:	0216	Cell:			
Telephone:	-	Fax:	-		
E-mail:			<u></u>		

# **Annexure E:**

# Current land use zoning list -

Agricultural

# **Annexure F:**

Other



24 February 2014

# THE DIRECTORATE: ENVIRONMENTAL QUALITY & PROTECTION <u>AUTHORISATION</u>

I, (Roelof Dreyer van Niekerk) with ID number: 700919 5043 082 AND (Pieter Francois du Preez) 691213 5266 088 Directors of Q4 Chemicals (Pty) Ltd do hereby authorize Mrs Catharina Johanna de Klerk, with ID: 6202090083086, being the Project Manager of Q4 Chemicals (Pty) Ltd to act as the REPRESENTATIVE and are therefore authorized to sign the application form for an environmental authorization on behalf of our company Q4 Chemicals (Pty) Ltd.

DATED THIS 14th DAY OF FEBRUARY 2014

R D Van Niekerk- Director Q4 Chemicals (Pty) Ltd

P F du Preez – Director Q4 Chemicals (Pty) Ltd



### the DEDECT

Department:

# Economic Development, Environment, Conservation and Tourism

North West Provincial Government

AgriCentre Building Cnr. Dr. James Moroka& Stadium Road Private Bag X 15

CHIEF DIRECTORATE: ENVIRONMENTAL SERVICES
DIRECTORATE: ENVIRONMENTAL QUALITY
MANAGEMENT

Tel: (018) 389 5156 Fax: (018) 389 5006 oskosana@nwpg.gov.za Enq: Ouma Skosana

Reference: NWP/EIA/80/2013

Attention:

Mmabatho, 2735

Carien de Klerk

Q4 Chemicals (Pty) Ltd

269 Annette van Zyl Street, Garsfontein

**PRETORIA** 

Tel No.:

(012) 361 5151

Cell No.:

082 800 9631

Fax No.:

(012) 361 5150

Dear Madam

APPLICATION FOR ENVIRONMENTAL AUTHORISATION FOR PROPOSED Q4 CITY FILLING STATION WITH THE TOTAL FUEL CAPACITY OF 644M3 ON THE FARM SCHIETFONTEIN 437 JQ, ACTIVITIES NUMBER 9, 11, 13, 18, 22 & 23 IN GN. NO. R. 544, ACTIVITY NUMBER 3 IN GN. NO. R. 545 AND ACTIVITY NUMBER 16 IN GN. NO R. 546, OF NATIONAL ENVIRONMENTAL MANAGEMENT ACT 1998, (Act No 107 of 1998), MADIBENG LOCAL MUNICIPALITY, NORTH WEST PROVINCE

We confirm having received the above mentioned amended Application Form for Environmental Authorisation on 07 April 2014 and the Application Form has been accepted.

Please note the application has been assigned to **Ms. Queen Imasiku**, Rustenburg Office, reachable at (014) 597 3597. This file reference number is **NWP/EIA/80/2013**. Kindly quote this **reference number** and the **name of the officer** it has been assigned to in any future correspondence in respect of the application including notification to be used for public participation.

You are requested to submit future correspondences pertaining to this application to the relevant officer or office where she is based to this address:

### 80 Kerkstraat Rustenburg 0299

Please draw the applicant's attention to the fact that the activity may not commence prior to an Environmental Authorisation being granted by the Department.

If you need any clarification about this acknowledgement letter please contact Mr. Steven Mukhola at (018) 389 5959.

Yours Faithfully

Mr. Steven Mukhola

Environmental Officer Control Grade B: Development Impact Management Department of Economic Development, Environment, Conservation and Tourism

Date: 28/00/4

Cc: Lizelle Gregory

Fax No: 086 570 5659



read

Department:

Rural, Environment and Agricultural Development North West Provincial Government REPUBLIC OF SOUTH AFRICA



80 Kerk Street Private Bag X82298, Rustenburg 0300

# CHIEF DIRECTORATE: ENVIRONMENTAL SERVICES DIRECTORATE: ENVIRONMENTAL QUALITY MANAGEMENT

Tel: +27 (14) 597 3597 Fax: +27(14) 592 3553 E-mail: <u>QImasiku@nwpg.gov.za</u>

Reference: NWP/EIA/80/2013

Attention:

Carlen de Klerk

Q4 Chemicals (Pty) Ltd

269 Annette van Zyl Street, Garsfontein

PRETORIA 0004

0001

Tel No.:

(012) 361 5151

Cell No.:

082 800 9631

Fax No.:

(012) 361 5150

Dear Madam

APPLICATION FOR ENVIRONMENTAL AUTHORISATION FOR THE PROPOSED Q4 CITY FILLING STATION WITH THE TOTAL FUEL CAPACITY OF 644M³ ON THE FARM SCHIETFONTEIN 437 JQ, ACTIVITY NUMBERS 9, 11, 18, 22 AND 23 IN GN. NO. R. 544, ACTIVITY NUMBER 3 IN GN. NO. R. 545 AND ACTIVITY NUMBERS 4, 13 AND 16 IN GN. NO. R. 546, OF NATIONAL ENVIRONMENTAL MANAGEMENT ACT 1998, (Act No. 107 of 1998), MADIBENG LOCAL MUNICIPALITY, NORTH WEST PROVINCE

Your letter received by the Department on 22 October 2014 refers.

This Department grants you the right to submit only one EIA to be conducted for two filling station in terms of regulation 14 (1) of EIA regulations of 18 June 2010.

The application is for two filling stations on two properties divided by the N4 highway, that are situated to the north and the south of the N4 highway with a combined total fuel capacity of 644 m³, on the farm Schietfontein 437 JQ.

It must be stressed to the applicant that construction activities on site must not commence until a favourable Environmental Authorisation has been issued.

Please contact this office if you have any queries regarding this correspondence.

Yours Faithfully

Mr. Steven Mukhola

Director: Development Impact Management

North West Department of Rural, Environment and Agricultural Development

Date: 25/1/12014

Bokamoso Environmental

Contact Person: Ms Lizelle Gregory

Fax No: 086 570 5659

**WE BELONG** 

**WE CARE** 

**WE SERVE** 



rea

Department: Rural, Environmental and Agricultural Development

North West Provincial Government Republic of South Africa



80 Kerk Street Private Bag X 82298, Rustenburg,0300 Republic of South Africa

### CHIEF DIRECTORATE: ENVIRONMENTAL SERVICES

Tel: +27 (14) 5973596/8 Fax: +27(14) 5923 553 E-mail:- rscllo@@nwpq.gov.za **DIRECTORATE: ENVIRONMENTAL QUALITY** 

**MANAGEMENT** 

REFERENCE NO.: NWP/EIA/80/2013

Attention:

Ms. Mary-Lee van Zyl

Bokamoso Environmental Consultants CC

P.O. Box 11375 **MAROELANA** 

0161

Tel No.:

(012) 346 3810

Fax No.:

086 570 5659

Dear Madam

APPLICATION FOR ENVIRONMENTAL AUTHORISATION FOR THE PROPOSED Q4 CITY FILLING STATION WITH THE TOTAL CAPACITY OF 644M3 ON THE FARM SCHIETFONTEIN 437 JQ, MADIBENG LOCAL MUNICIPALITY, NORTH WEST PROVINCE

We confirm having received the above mentioned Draft Scoping Report on 26 November 2014.

Please note the application has been assigned to Ms. Queen Imasiku, Rustenburg Office, reachable at (014) 597 3597. The file reference number is NWP/EIA/80/2013. Kindly quote the reference number and the name of the officer it has been assigned to in any future correspondence in respect of the application.

Please draw the applicant's attention to the fact that the activity may not commence prior to an Environmental Authorisation being granted by the Department.

If you need any clarification about this acknowledgement letter please contact Ms. Rose Molemane at (014) 597 3597.

Yours Faithtail

Ms. Motshabi Mohlalisi

Environmental Officer Control Grade A: Development Impact Management North West: Department of Rural, Environmental and Agricultural Development

Date:



read

Rural, Environmental and Agricultural Development

North West Provincial Government Republic of South Africa



60 Kerk Street Private Bag X 82298, Rustenburg,0300 Republic of South Africa

### CHIEF DIRECTORATE: ENVIRONMENTAL SERVICES

DIRECTORATE: ENVIRONMENTAL QUALITY

Tel: +27 (14) 5973596/8 Fax: +27(14) 5923 553 E-mail:- rsello@@nwpg.gov.za

**MANAGEMENT** 

REFERENCE NO. NWP/EIA/80/2013

Attention:

Ms. Mary-Lee van Zyl

Bokamoso Environmental Consultants CC

P.O. Box 11375 MAROELANA

0161

Tel No.;

(012) 346 3810

Fax No.:

086 570 5659

Dear Madam

APPLICATION FOR ENVIRONMENTAL AUTHORISATION FOR THE PROPOSED Q4 CITY FILLING STATION WITH THE TOTAL CAPACITY OF 644M3 ON THE FARM SCHIETFONTEIN 437 JQ, MADIBENG LOCAL MUNICIPALITY, NORTH WEST PROVINCE

We confirm having received the above mentioned Final Scoping Report on 13 May 2015.

Please note the application has been assigned to Ms. Queen Imasiku, Rustenburg Office, reachable at (014) 597 3597. The file reference number is NWP/EIA/80/2013. Kindly quote the reference number and the name of the officer it has been assigned to in any future correspondence in respect of the application.

Please draw the applicant's attention to the fact that the activity may not commence prior to an Environmental Authorisation being granted by the Department.

If you need any clarification about this acknowledgement letter please contact Ms. Rose Molemane at (014) 597 3597.

Yours Naithfully,

Ms. Motshabi Mohlalisi

Environmental Officer Control Grade A: Development Impact Management North West: Department of Rural, Environmental and Agricultural Development

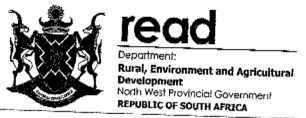
Date:

13/05/2015

**WE BELONG** 

**WE CARE** 

**WE SERVE** 



80 Kerk Street Private Bag x82298, Rustenburg 0300 Republic of South Africa Tel: +27 (14) 597 3597 Fax: +27 (14) 597 3553 E-mail:Qlmasiku@nwpg.gov.za Enquiry: Qucen Imasiku

# CHIEF DIRECTORATE: ENVIRONMENTAL SERVICES

DIRECTORATE: ENVIRONMENTAL QUALITY MANAGEMENT

Reference: NWP/EIA/80/20

Attention:

Ms. Mary-Lee van Zyl

Bokamoso Environmental Consultants CC

P.O. Box 11375 MAROELANA

0161

Tel No.: Fax No.:

(012) 346 3810 086 570 5659

Dear Sir

APPLICATION FOR ENVIRONMENTAL AUTHORISATION FOR THE PROPOSED Q4 FILLING STATIONS WITH A TOTAL CAPACITY OF 644M3 ON THE FARM SCHIETFONTEIN 437 JQ, MADIBENG LOCAL

We confirm having received the above mentioned Draft Environmental Impact Assessment Report on 13 December 2015.

Please note the application has been assigned to Ms. Queen Imasiku, Rustenburg Office, reachable at (014) 597 3597. The file reference number is NWP/EIA/80/2013. Kindly quote the reference number and the name of the officer it has been assigned to in any future correspondence in respect of the application.

Please draw the applicant's attention to the fact that the activity may not commence prior to an Environmental

Yours Faithfully

Ms Motshabi Mohlalisi

Control Environmental Officer Grade A: Development Impact Management North West Department of Rural, Environment and Agricultural Development

22/01/2016

**WE BELONG** 

**WE CARE** 

**WE SERVE** 

**MMBEUD** SSEZ6S#10 : fig acas xell

: 6d

S0:01 91-E0-ST

# **Approval of Scoping**





80 Kerk Street
Private Bag x82298,
Rustenburg
0300
Republic of South Africa
Tel: +27 (14) 597 3597
Fax: +27 (14) 597 3553
E-mail:Qimasiku@nwpg.gov.za
Enquiry: Queen Imasiku

# CHIEF DIRECTORATE: ENVIRONMENTAL SERVICES DIRECTORATE: ENVIRONMENTAL QUALITY MANAGEMENT

Reference: NWP/EIA/80/2013

Attention:

Ms. Mary-Lee van Zyl

**Bokamoso Environmental Consultants CC** 

P.O Box 11375 MAROELANA

0161

Tel No.:

(012) 346 3810

Fax No.:

086 570 5659

### **Dear Madam**

APPLICATION FOR ENVIRONMENTAL AUTHORISATION FOR THE PROPOSED Q4 FILLING STATIONS WITH A TOTAL CAPACITY OF 644M³ ON PORTIONS 22 AND 41 OF THE FARM SCHIETFONTEIN 437 JQ, LISTED ACTIVITIES NUMBER 9, 11, 18, 22 AND 23 IN GN. NO. R.544; 3 IN GN. NO. 545 AND 4, 13 AND 16 IN GN. NO. R546, MADIBENG LOCAL MUNICIPALITY, NORTH WEST PROVINCE

- 1. The Scoping Report (SR) and plan of study for Environmental Impact Assessment (EIA) which was submitted in terms of Regulation 29 of the EIA Regulations, 2010, for the above-mentioned application and received by the Department on 13 May 2015 refers.
- 2. This Scoping Report and plan of study for EIA has been reviewed by this Department and it is hereby accepted in terms of Regulation 30 (1)(a). However the following information should be addressed in detail in the EIA Phase of this project.
  - a) Geo-hydrological and Geo-technical Study- It is imperative that for a development of this magnitude, sufficient effort and accompanying information regarding the possibilities of the proposed development to pollute or contaminate groundwater in anyhow, must be investigated including the level of reliance of surrounding properties on groundwater, and the ground water reference in terms of quality.
  - b) Consultation with the Department of Water and Sanitation -Groundwater is intensely used in the surroundings and therefore the above mentioned Department must be consulted and comments be obtained and incorporated in the EIA.

- c) Final Layout Plan- All engineering and design layout plans for the proposed development must be included in the EIA report and also be submitted to the identified interested & affected parties. The layout plan must also show all the sensitive environmental features to be affected by the development, if any.
- d) Method of sewage disposal- Sewage disposal method for the proposed development must be investigated and quantity in relation to its suitability and compatibility to the site dynamics. Should municipal borne sewer be the best practicable option, the capacity of the sewage treatment plan must be investigated to establish its capacity in handling the additional sewage resulting from the proposed new development
- e) Waste Management- Detailed information regarding the management of solid waste during construction and operational phases of the project must be provided. If it's going to be municipal services, a signed agreement by both applicant and the municipality must be included in the final EIA report, and waste management plan for the proposed development must be established in consultation with the Local Municipality and be incorporated in the EIA report.
- f) Services Provisions- Letters as proofs that services will be provided, signed by both applicant and service providers (waste removal/water/electricity), must be submitted to this Department.
- g) Consultation with South African National Roads Agency Limited (SANRAL) as the custodian of all national roads in South Africa.
- h) The proof of newspaper advertisement in Annexure D3 of the report does not reflect the name of the newspaper and date in which it was placed.
- All specialist studies identified during the Scoping Phase must be undertaken and included in the Environmental Impact Assessment Report (EIAR).
- j) A draft Environmental Impact Assessment Report which includes all specialist studies undertaken must be submitted to all other relevant authorities for comment and their comments including comments from interested and affected parties must be included in the final Environmental Impact Assessment report to be submitted to this Department for consideration.
- k) Environmental Management Programme (EMPr) An EMPr for the construction and operational phases of the project must be developed to identify and mitigate potential environmental and social impacts associated with the proposed activity on the receiving environment. The contents of the EMP must comply with the guidelines as stipulated in Regulation 33 of Government Notice R. 543.
- Specialists studies must be accompanied by fully completed specialist forms, titled "Details of specialists and declaration of interest".
- 3. You may accordingly proceed with undertaking the environmental impact assessment in accordance with the requirements of regulation 31 of Government Notice No. R543 of 18 June 2010 and the tasks that are outlined above, and in the plan of study for environmental impact assessment.



It must be stressed to the applicant that construction activities on site must not commence until an Environmental Authorisation has been issued.

Please contact this office if you have any queries regarding this correspondence.

### Yours Faithfully



Ms Portia Krisjan

**Director: Environmental Quality Management** 

North West Department of Rural, Environment and Agricultural Development

Date: 1407 2015

Q4 Chemicals (Pty) Ltd

Contact Person: Carien de Klerk Fax No: (012) 361 5150

# Company Profile and CV of Lizelle Gregory (Environmental Assessment Practitioner)





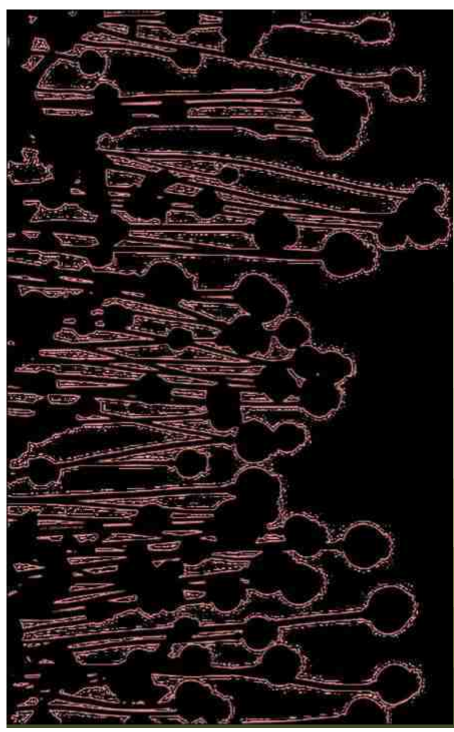
**Bokamoso** specialises in the fields of Landscape Architecture and all aspects of Environmental Management and Planning. Bokamoso was founded in 1992 and has shown growth by continually meeting the needs of our clients. Our area of expertise stretches throughout the whole of South Africa. Our projects reflect the competence of our well compiled team. The diversity of our members enables us to tend to a variety of needs. Our integrated approach establishes a basis for outstanding quality. We are well known to clients in the private, commercial as well as governmental sector.

At Bokamoso we stand on a firm basis of environmental investigation in order to find unique solutions to the requirements of our clients and add value to their operations.





01 Executive Summary011 Company Overview



### Vision:

At Bokamoso we strive to find the best planning solutions by taking into account the functions of a healthy ecosystem. Man and nature should be in balance with each other.

### Mission:

We design according to our ethical responsibility, take responsibility for successful completion of projects and constitute a landscape that contributes to a sustainable environment. We add value to the operations of our clients and build long term relationships that are mutually beneficial.

### Values:

Integrity

Respect



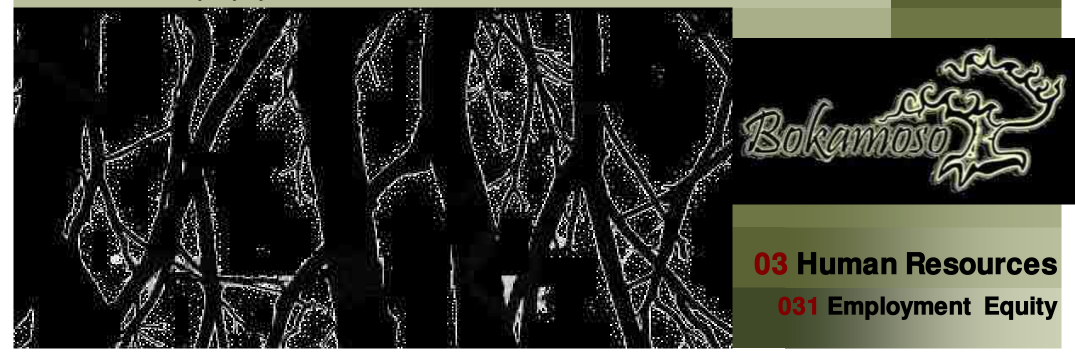
**02 Vision, Mission & Values** 

**Bokamoso** stands on the basis of fairness. This include respect within our multicultural team and equal opportunities in terms of gender, nationality and race.

We have a wide variety of projects to tend to, from complicated reports to landscape installation. This wide range of projects enables us to combine a variety of professionals and skilled employees in our team.

Bokamoso further aids in the development of proficiency within the working environment. Each project, whether in need of skilled or unskilled tasks has its own variety of facets to bring to the table.

We are currently in the process of receiving our BEE scorecard. We support transformation in all areas of our company dynamics.



### **Lizelle Gregory (100% interest)**

Lizelle Gregory obtained a degree in Landscape Architecture from the University of Pretoria in 1992 and passed her board exam in 1995.

Her professional practice number is PrLArch 97078.

Ms. Gregory has been a member of both the Institute for Landscape Architecture in South Africa (ILASA) and South African Council for the Landscape Architecture Profession (SACLAP), since 1995.

Although the existing Environmental Legislation doesn't yet stipulate the academic requirements of an Environmental Assessment Practitioner (EAP), it is recommended that the Environmental Consultant be registered at the International Association of Impact Assessments (IAIA). Ms. Gregory has been registered as a member of IAIA in 2007.

Ms. Gregory attended and passed an International Environmental Auditing course in 2008. She is a registered member of the International Environmental Management and Assessment Council (IEMA).

She has lectured at the Tshwane University of Technology (TUT) and the University of Pretoria (UP).

The lecturing included fields of Landscape Architecture and Environmental Management

Ms. Gregory has more than 20 years experience in the compilation of Environmen Reports:

**Environmental Management Plans (EMP)**;

**Strategic Environmental Assessments**;

All stages of Environmental input;

EIA under ECA and the new and amended NEMA regulations and various other reports and documents.

Ms. Gregory has compiled and submitted more than 600 Impact Assessments within the last 5-6 years. Furthermore, Ms. L. Gregory is also familiar with all the GDARD/Provincial Environmental policies and guidelines. She assisted and supplied GAUTRANS/former PWV Consortium with Environmental input and reports regarding road network plans, road determinations, preliminary and detailed designs for the past 12 years.

03 Human Resources
032 Members

### **Consulting**

Anè Agenbacht Introduction to Sustainable Environmental Management—An overview of Principles,

Tools, & Issues (Potch 2006)

**Leadership Training School (Lewende Woord 2010)** 

BA Environmental Management (UNISA 2011) PGCE Education (Unisa 2013) - CUM LAUDE

**Project Manager** 

More than 10 years experience in the compilation of various environmental reports

Mary-Lee Van Zyl Msc. Plant Science (UP)

**BSc (Hons) Plant Science (UP)** 

BSc Ecology (UP)

More than 3 years working experience in the Environmental field

Specialises in ECO works, Basic Assessments, EIA's, and Flora Reports

Compilation of various Environmental Reports

Dashentha Moodley BA Honours Degree in Environmental Management (UNISA) - CUM LAUDE

Bachelor of Social Science in Geography & Environmental Management (UKZN)

More than 5 years experience in WUL Applications & Integrated Envir

within water resource management.

Senior Environmental Practitioner & Water Use Licence Consul

Specialises in Water Use License & Compilation of various Env

Ben Bhukwana BSc Landscape Architecture (UP)

More than 6 years experience in the field of Landscape Archite

Construction, and Implementation).

Specialises in Landscape Design, ECO, Rehabilitation Plans and

Compilation Basic Assessment Reports

Compilation of Tender documents

**03 Human Resources** 

**033** Personnel

Juanita de Beer	Diploma Events Management and Marketing (Damelin) Specializes in Public relations and Public Participation Processes (3 years experience)	
Alfred Thomas	CIW Foundation& Internet Marketing (IT Academy) 12 years experience in GIS and IT in general. GIS Operator and Multimedia Specialist.	
Dienes Dermeke	Applying CHE Dringiples and Dresadures (NOCA)	1
Bianca Reyneke	Applying SHE Principles and Procedures (NOSA) Intro to SAMTRAC Course (NOSA) SHEQ Coordinator and compilation of environmental reports Specialises in compiling various environmental reports	
A.E. van Wyk	BSc. Environmental Sciences (Zoology and Geography) Specialises in compiling various environmental reports	
	USORGWA	nosous S
	03 Huma	an Resources
		034 Personnel

Elsa Viviers Interior Decorating (Centurion College)

( Accounting/ Receptionist ) and Secretary to Lizelle Gregory

Loura du Toit N. Dip. Professional Teacher (Heidelberg Teachers Training College)

Librarian and PA to Project Manager

Merriam Mogalaki Administration Assistant with in-house training in bookkeeping

### **Landscape Contracting**

Elias Maloka Site manager overseeing landscape installations.

Irrigation design and implementation.

Landscape maintenance

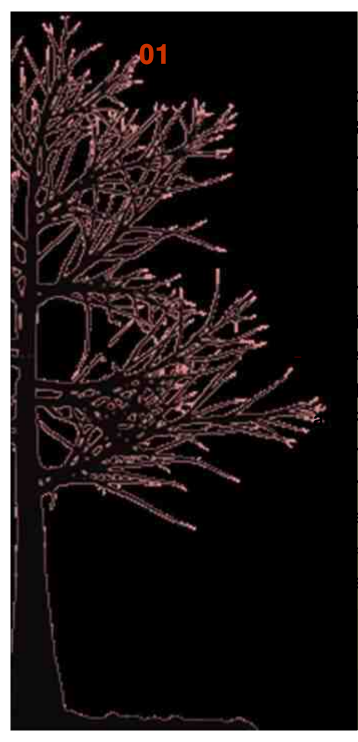
More than 18 years experience in landscape construction wor

The contracting section compromises of six permanently employed black male workers. In mar of up to 12 workers, depending on the quantity of work.



**03 Human Resources** 

035 Personnel



### **I Management Services**

**Assessment Reports** 

**Scoping Reports** 

onmental Management Plans

onmental Scans

egic Environmental Assessments

for Mines

onmental Input and Evaluation of

al Development Frameworks

of Environmental Reports

pilation of Environmental Legislation

Policy Documents

onmental Auditing and Monitoring

onmental Control Officer (ECO)

al Impact assessments

ialist Assistance with Environmental

slation Issues and Appeals

**lopment Process Management** 

r Use License applications to DWA

e License Application



**04** Services

**041** Consulting Services

### **02** Landscape Architecture

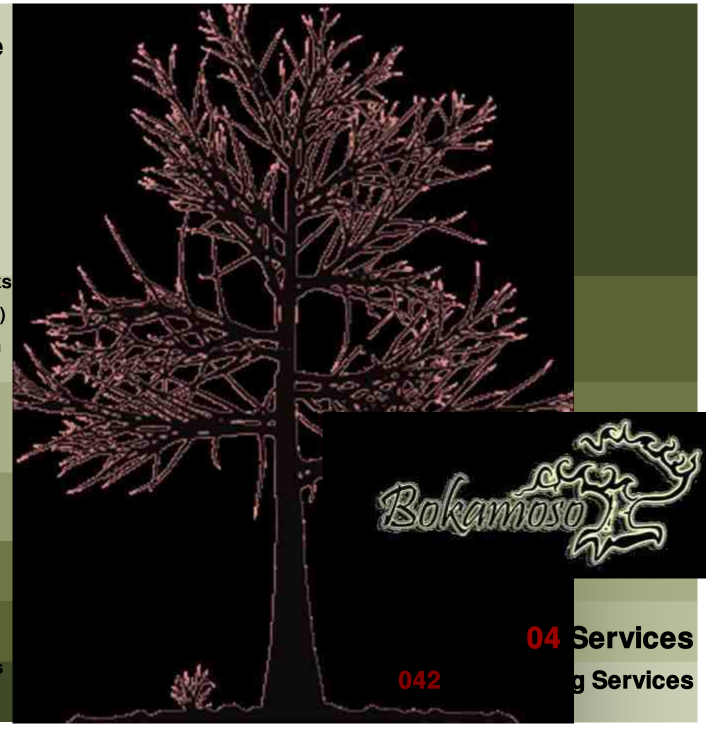
- Master Planning
- Sketch Plans
- Planting Plans
- Working Drawings
- Furniture Design
- Detail Design
- Landscape Development Frameworks
- Landscape Development Plans (LDP)
- Contract and Tender Documentation
- Landscape Rehabilitation Works

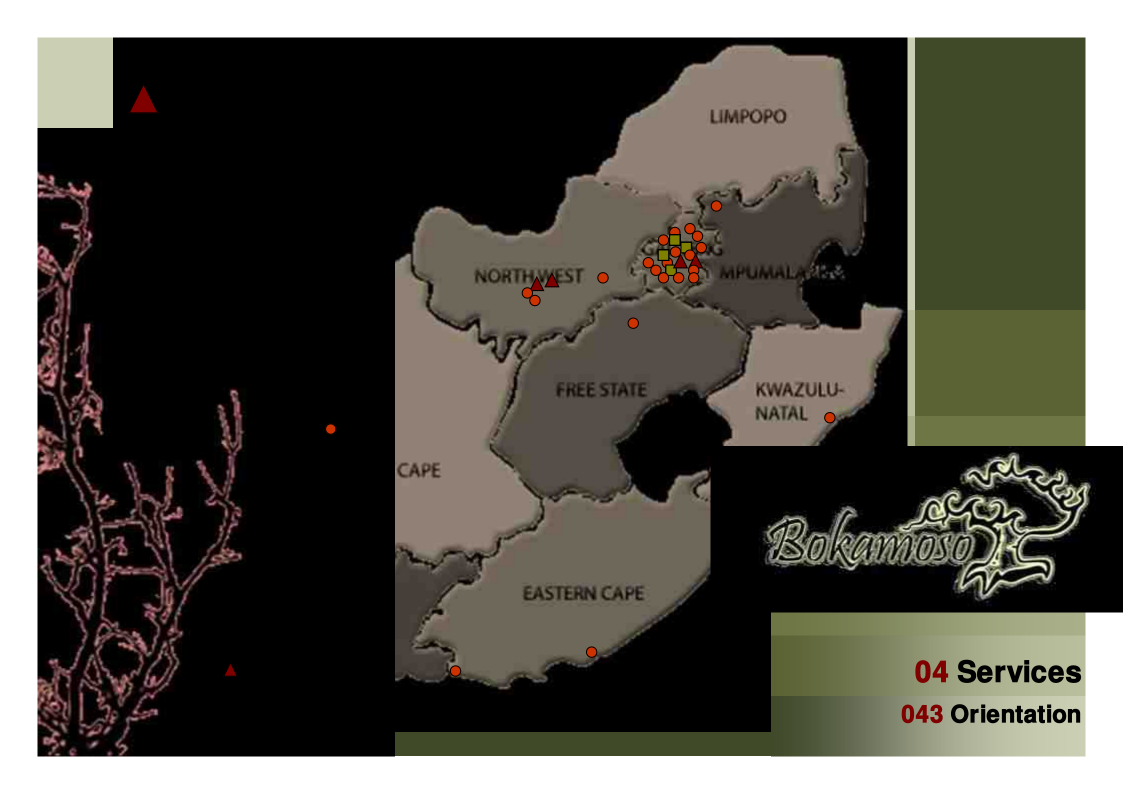
### **03** Landscape Contracting

Implementation of Plans for:

- Office Parks
- Commercial/ Retail / Recreational

  Development
- Residential Complexes
- Private Residential Gardens
- Implementation of irrigation systems







### **01** Valpre Bottling Plant, Heidelberg



**05 Landscape Projects- Current** 

**051** Commercial

Cussonia spicata

Acacia karroo

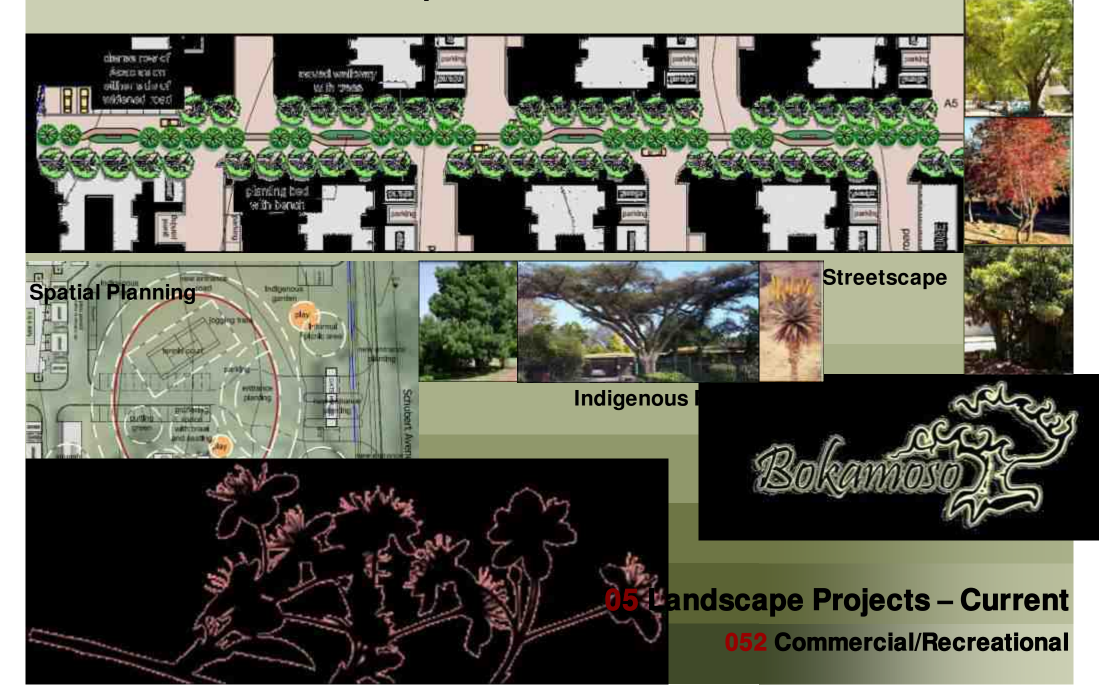
### Valpre Bottling Plant, Heidelberg



## Valpre Bottling Plant, Heidelberg

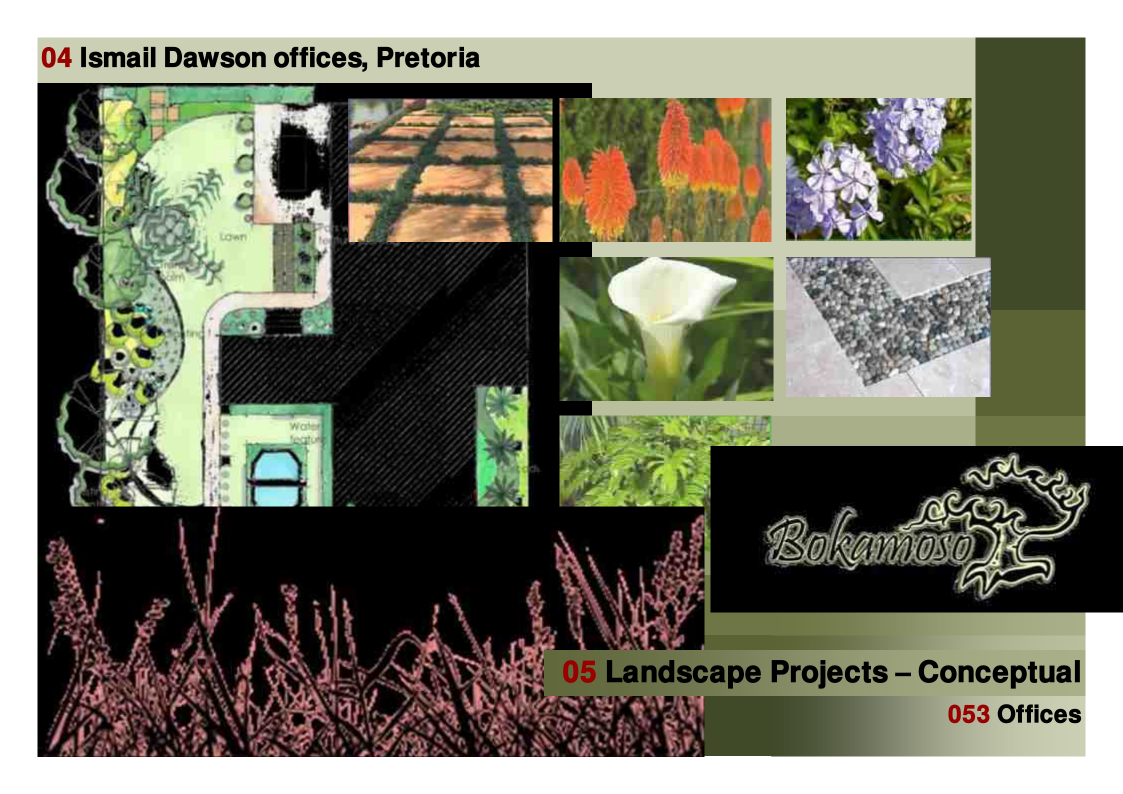


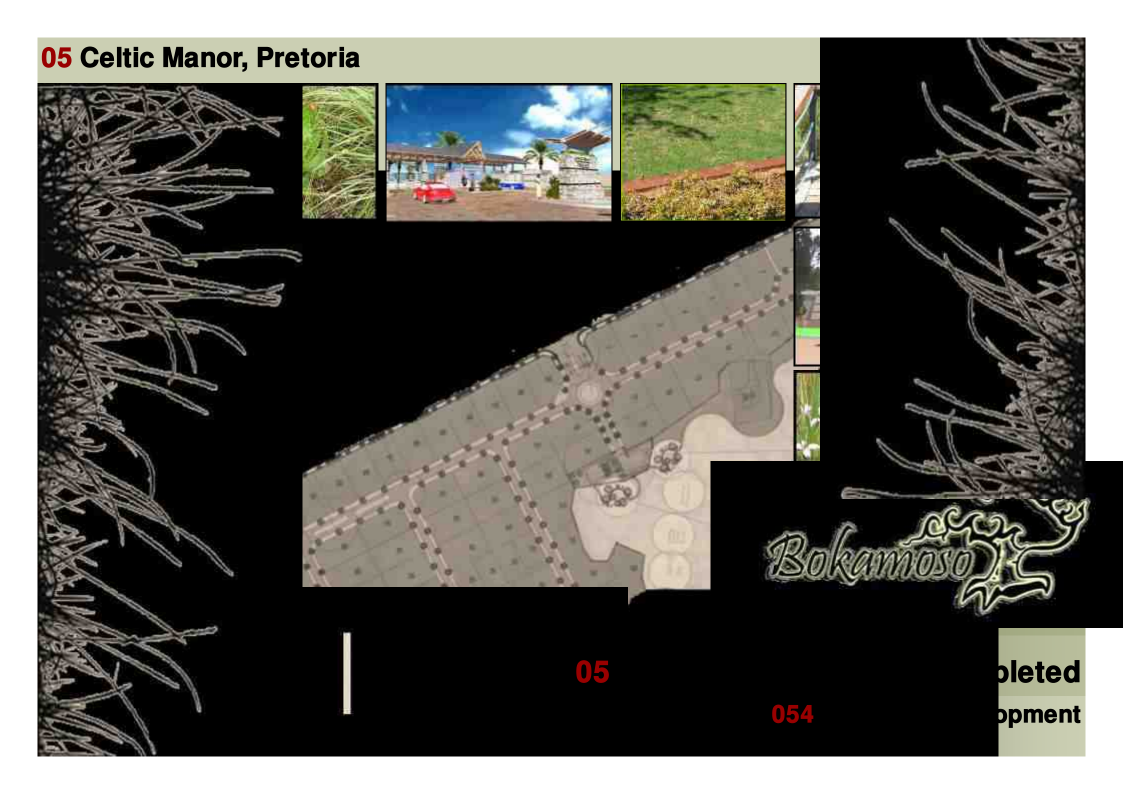
### Melodie Waters, Hartebeespoortdam

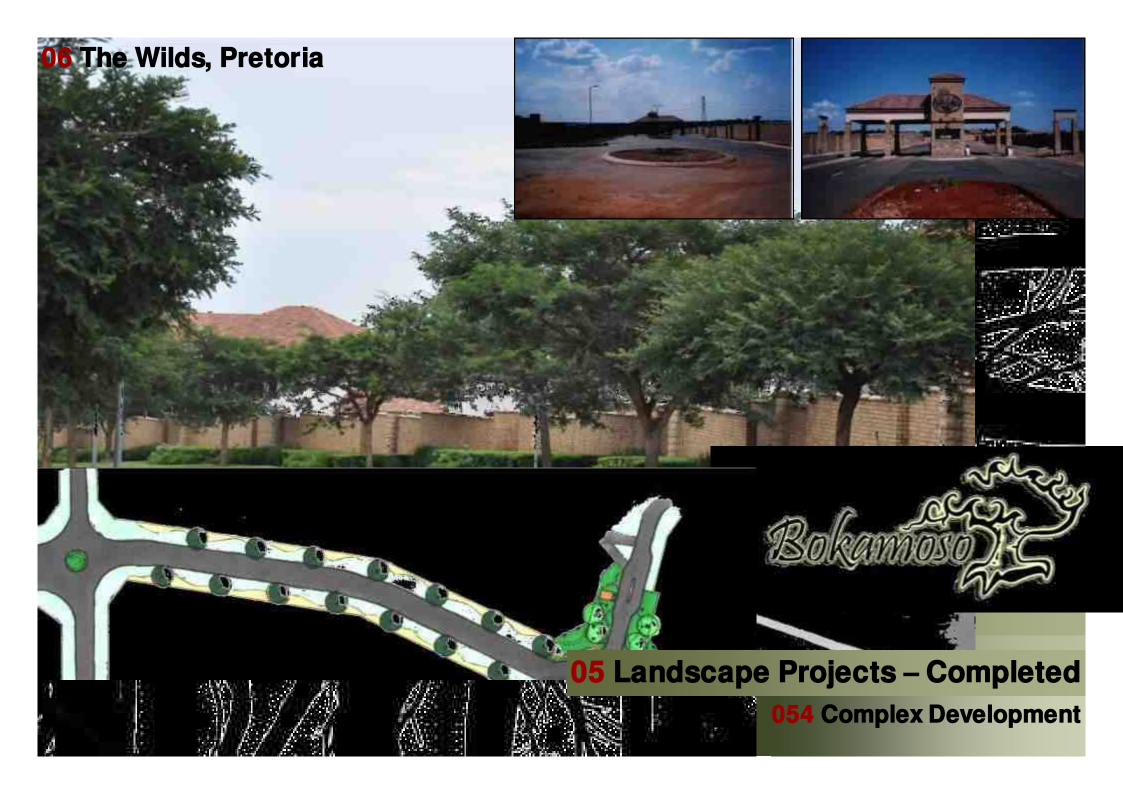














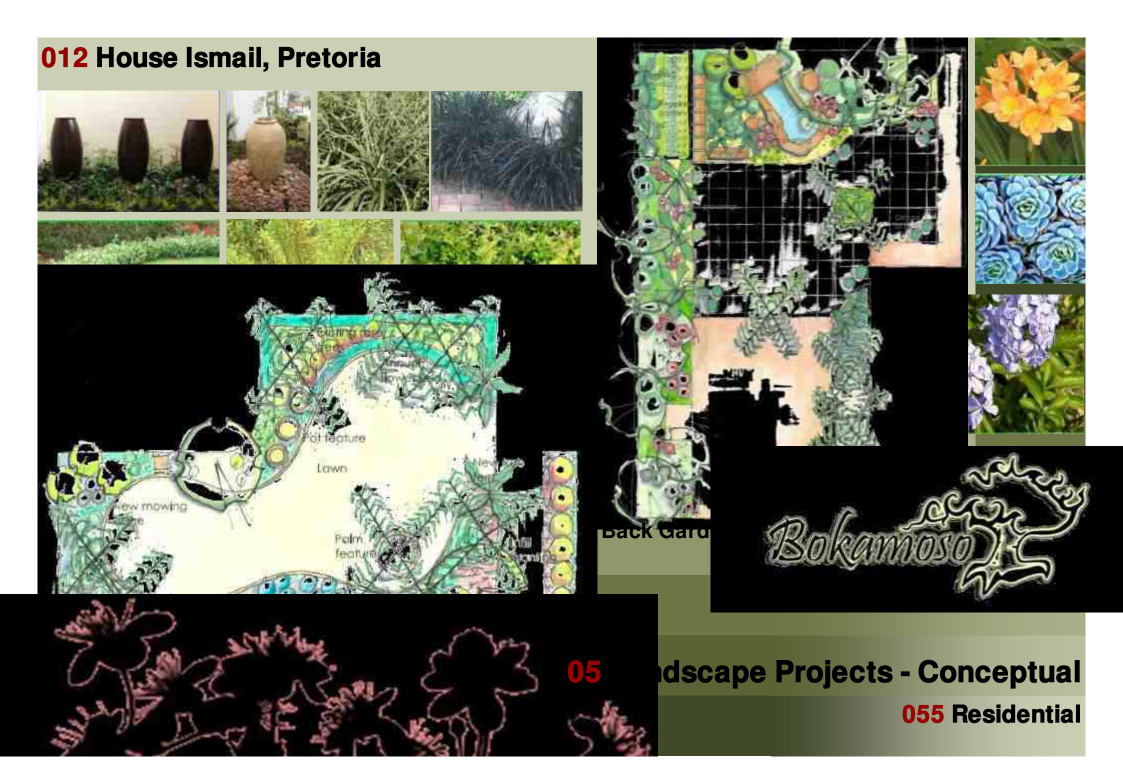






### Governor of Reserve Bank's Residence, Pretoria





# Forest Garden, Pretoria

05 Landscape Projects – Completed

Residential





Received a Silver Certificate at the Safari Garden



# **02** UNISA Sunnyside Campus, Pretoria

**Best Commercial Paving Plan in Gauteng, 1997** 



**06** Corporate Highlights

061 Awards

Bokamoso X 1 In Pro Doornvallei Phase 6 & 7 In Pro Engen Interchange In Pro Erasmia X15 In Pro Franschkloof In Pro K113 Amer K220 East ROD K220 West ROD	ogress	EIA EIA Scoping & EIA EIA Scoping & EIA EIA EIA EIA EIA		
5 O'clock site access  Bokamoso X 1  Doornvallei Phase 6 & 7  Engen Interchange  In Pro Erasmia X15  In Pro Franschkloof  K113  K220 East  K220 West  In Pro ROD	ogress ogress ogress ogress ogress ogress ogress ogress odress ogress ogress	EIA Scoping & EIA EIA Scoping & EIA EIA EIA EIA EIA		
Bokamoso X 1 In Pro Doornvallei Phase 6 & 7 In Pro Engen Interchange In Pro Erasmia X15 In Pro Franschkloof In Pro K113 Amer K220 East ROD K220 West ROD	ogress ogress ogress ogress ogress ogress odress odress odress	Scoping & EIA EIA Scoping & EIA EIA EIA EIA EIA		
Bokamoso X 1 In Pro Doornvallei Phase 6 & 7 In Pro Engen Interchange In Pro Erasmia X15 In Pro Franschkloof In Pro K113 Amer K220 East ROD K220 West ROD	ogress ogress ogress ogress ogress ogress odress odress odress	EIA Scoping & EIA EIA EIA EIA	<i>y</i>	
Engen Interchange In Pro Erasmia X15 In Pro Franschkloof In Pro K113 Amer K220 East ROD K220 West ROD	ogress ogress ogress ndment of ROD	Scoping & EIA EIA EIA EIA		
Erasmia X15 In Pro Franschkloof In Pro K113 Amer K220 East ROD K220 West ROD	ogress ogress ndment of ROD	EIA EIA EIA	ĺ	
Franschkloof In Pro K113 Amei K220 East ROD K220 West ROD	ogress Indment of ROD I	EIA EIA EIA	1	
K113 American K220 East ROD K220 West ROD	ndment of ROD	EIA EIA	<i>(</i>	
K220 East ROD K220 West ROD	)	EIA	211	
K220 West ROD	)			
L/E / DOD IIII		EIA		
K54 ROD conditions In Pro	ogress	EIA		
Knopjeslaagte 95/Peachtree ROD		EIA	200	
Knopjeslaagte portion 20 & 21 ROD		EIA		
Lillieslief/Nooitgedacht In Pro	ogress	EIA		
Mooiplaats 70 (Sutherland) In Pro	ogress	EIA		
Naauwpoort 1 - 12/Valley View In Pro	ogress	EIA		
PeachTree X5 In Pro	ogress	EIA		
Strydfontein 60 In Pro	ogress	EIA		
Thabe Motswere In Pro	ogress	Scoping & EIA		
Vlakplaats In Pro	ogress	EIA		
Waterval Valley In Pro	ogress	EIA		
Environmental Opinion				
Doornkloof 68 (Ross) In Pro	ogress	Opinion		
	ogress	BA & Opinion		
Mooikloof (USN) In Pro	ogress	Opinion		
			7 Cur	
		Opinion	<del>- 5</del> 41	
		Opinion		
		Opinion		

The adjacent list host the status of our current projects. Only a selected amount of projects



rrent Environmental Projects

071 EIA, Scoping& Opinion

Project Name	Status	Project
Basic Assessment(BA)		
Annlin X 138	In Progress	BA
Clubview X 29	ROD	BA
Darrenwood Dam	In Progress	BA
Durley Holding 90 & 91	In Progress	BA
Elim	In Progress	BA
Fochville X 3	In Progress	BA
Hartebeeshoek 251	In Progress	BA
Klerksdorp (Matlosana Mall)	In Progress	BA
Monavoni External Services	ROD	BA
Monavoni X 45	Amendment of ROD	BA
Montana X 146	In Progress	BA
Rooihuiskraal X29	In Progress	BA
Thorntree Mall	In Progress	BA

Environmental control officer (ECO)			
Grace Point Church	In Progress	ECO	
R 81	In Progress	ECO	
Highveld X 61	In Progress	ECO	
Mall of the North	In Progress	ECO	
Olievenhoutbosch Road	In Progress	ECO	
Orchards 39	In Progress	ECO	
Pierre van Ryneveld Reservoir	In Progress	ECO	
Project Shelter	In Progress	ECO	

	S24 G		07.0
Wonderboom	In Progress	S24 G	<del>07 C</del>
Mogwasi Guest houses	Completed	S24 G	

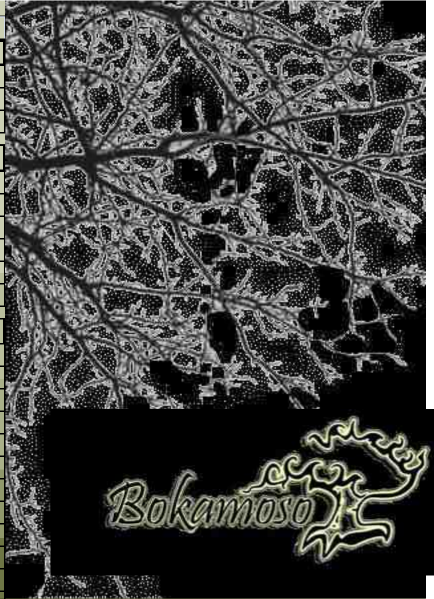


urrent Environmental Projects
072 BA, ECO & S24 G

Status	Project		
Objection			
In Progress	Objection		
Completed	Objection		
Completed	Objection		
	Objection In Progress Completed	Objection In Progress Objection Completed Objection	

Development facilitation Act- Input (DFA)			
Burgersfort	In Progress	DFA & BA	
Doornpoort Filling Station	In Progress	DFA & EIA & Scoping	
Eastwood Junction	In Progress	DFA	
Ingersol Road (Erf 78, 81 - 83)	In Progress	DFA	
Roos Senekal	In Progress	DFA & EIA & Scoping	
Thaba Meetse 1	In Progress	DFA & EIA & Scoping	

Water Use License Act (WULA)		
Britstown Bulk Water Supply	In Progress	WULA
Celery Road / Green Channel	In Progress	WULA
Clayville X 46	In Progress	WULA
Dindingwe Lodge	In Progress	WULA
Doornpoort Filling Station	In Progress	WULA+DFA+EIA+SC
Eco Park Dam	In Progress	WULA
Groote Drift Potch	In Progress	WULA
Jozini Shopping Centre	In Progress	WULA+BA
K60	Completed	WULA
Maloto Roads	In Progress	WULA
Kwazele Sewage Works	In Progress	WULA
Monavoni External Services	In Progress	WULA+BA
Nyathi Eco Estate	In Progress	WULA 07 C
Prairie Giants X 3	In Progress	WULA
Waveside Water Bottling Plant	Completed	WULA



urrent Environmental Projects
073 Objection, DFA & WULA

Project Name	Status	Project	
Environmental Management Plan(EMP)			
Heidelberg X 12	ROD	EMP	
Monavoni Shopping Centre	Completed	EMP	
Forest Hill Development	Completed	EMP	
Weltevreden Farm 105KQ	Completed	EMP+EIA	
Raslouw Holding 93	Completed	EMP+BA	
Durley Development	Completed	EMP+BA	
Rooihuiskraal North X 28	Completed	EMP	

Rehabilitation Plan			
Norwood Mall/Sandspruit	In Progress	Rehabilitation	
Project Shelter Heidelberg	In Progress	Rehabilitation	
Sagewood Attenuation Pond	ROD	Rehabilitation	
Velmore Hotel	Completed	Rehabilitation	
Grace Point Church	Completed	Rehabilitation	
Mmamelodi Pipeline	Completed	Rehabilitation	

Visual Impact Assessment		
Swatzkop Industrial Developme Completed Assessment +DFA		
Erasmia	Completed	Assessment

Signage Application		
Menlyn Advertising	Completed	Signage
The Villa Mall	Completed	Signage+EMP+BA



EMP, Rehabilitation, Waste Manageme

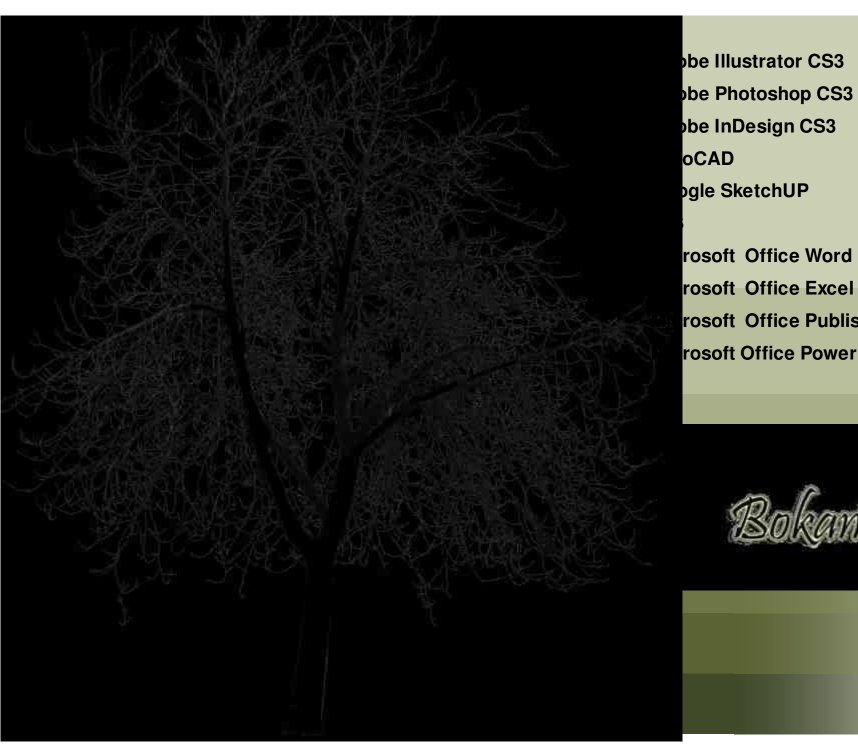




- Billion Property Group
- Cavaleros Developments
- Centro Developers
- Chaimberlains
- Chieftain
- Century Property Group
- Coca Cola
- Elmado Property Development
- Flanagan & Gerard
- Gautrans
- Hartland Property Group

- Moolman Group
- MTN
- M&T Development
- Old Mutual
- Property Investment Company
- Petroland Developments
- RSD Construction
- SAND
- Stephan Parsons
- Twin City Developments
- Urban Construction





rosoft Office Excel rosoft Office Publisher rosoft Office Power Point

09 Tools

# Qualifications And Experience In The Field Of Environmental Planning And Management (Lizelle Gregory (Member Bokamoso)):

### **Qualifications:**

- -Qualified as Landscape Architect at UP 1991;
- -Qualified as Professional Landscape Architect in 1997;
- -A Registered Member at The **South African Council for the Landscape Architect Profession (SACLAP)** with Practise Number: **PrLArch97078**;
- A Registered Member at the International Association for Impact Assessment Practitioners (IAIA);
- Qualified as an **Environmental Auditor in July 2008** and also became a Member of the International Environmental Management Association (IEMAS) in 2008.

### **Working Experience:**

- -Worked part time at Eco-Consult 1988-1990;
- -Worked part time at Plan Associates as Landscape Architect in training 1990-1991;
- -Worked as Landscape Architect at Environmental Design Partnership (EDP) from 1992 1994
- -Practised under Lizelle Gregory Landscape Architects from 1994 until 1999;
- -Lectured at Part-Time at **UP** (1999) Landscape Architecture and **TUT** (1998- 1999)- Environmental Planning and Plant Material Studies;
- -Worked as part time Landscape Architect and Environmental Consultant at Plan Associates and managed their environmental division for more that 10 years 1993 2008 (assisted the PWV Consortium with various road planning matters which amongst others included environmental Scans, EIA's, Scoping reports etc.)
- -Renamed business as **Bokamoso in 2000** and is the only member of Bokamoso Landscape Architects and Environmental Consultants CC:
- -More than 20 years experience in the compilation of Environmental Reports, which amongst others included the compilation of various DFA Regulation 31 Scoping Reports, EIA's for EIA applications in terms of the applicable environmental legislation, Environmental Management Plans, Inputs for Spatial Development Frameworks, DP's, EMF's etc. Also included EIA Application on and adjacent to mining land and slimes dams (i.e. Brahm Fisherville, Doornkop)

# Qualifications And Experience In The Field Of Landscape Architecture (Lizelle Gregory (Member Bokamoso)):

### **Landscape Architecture:**

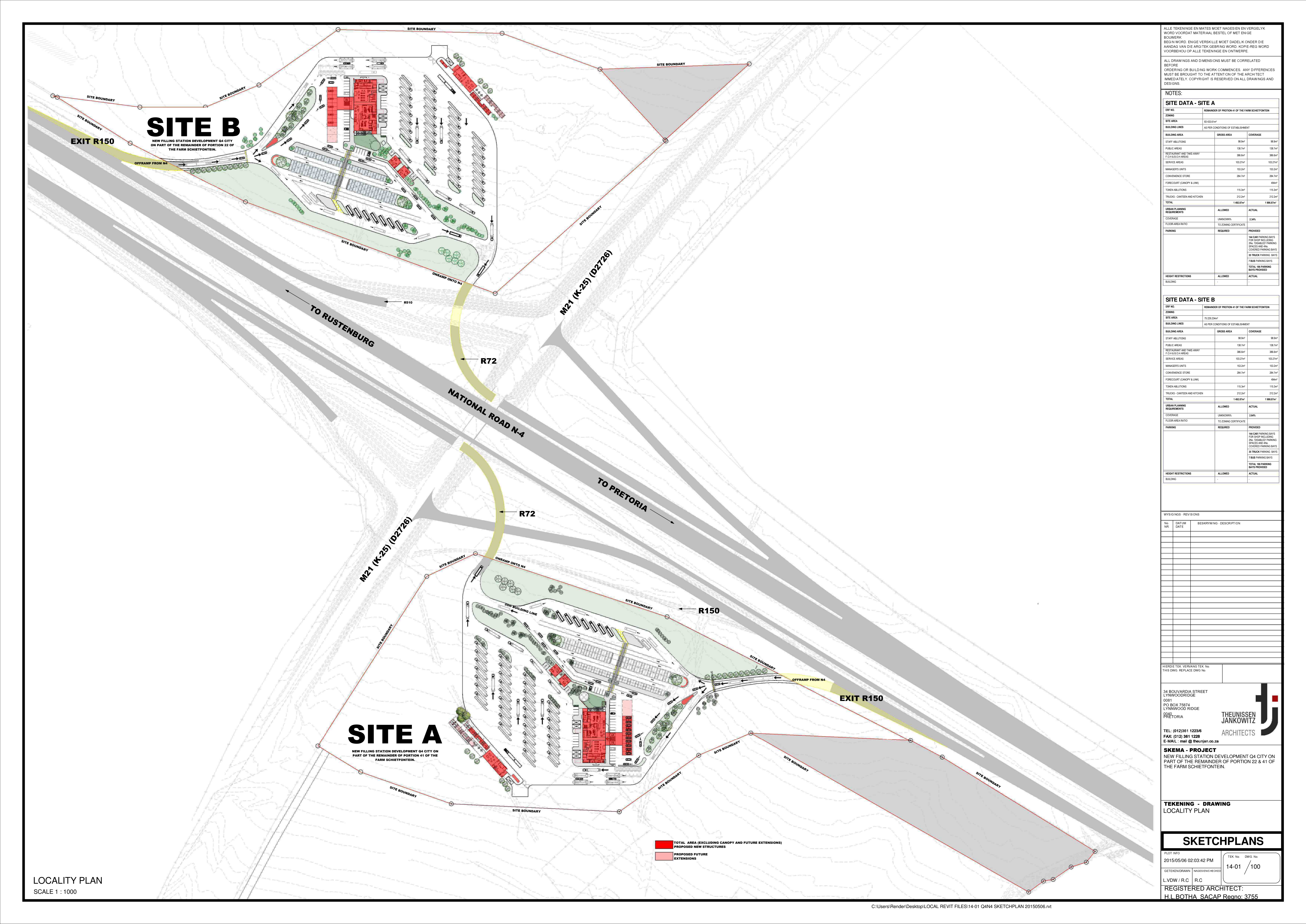
-Compiled landscape and rehabilitation plans for more than 22 years.

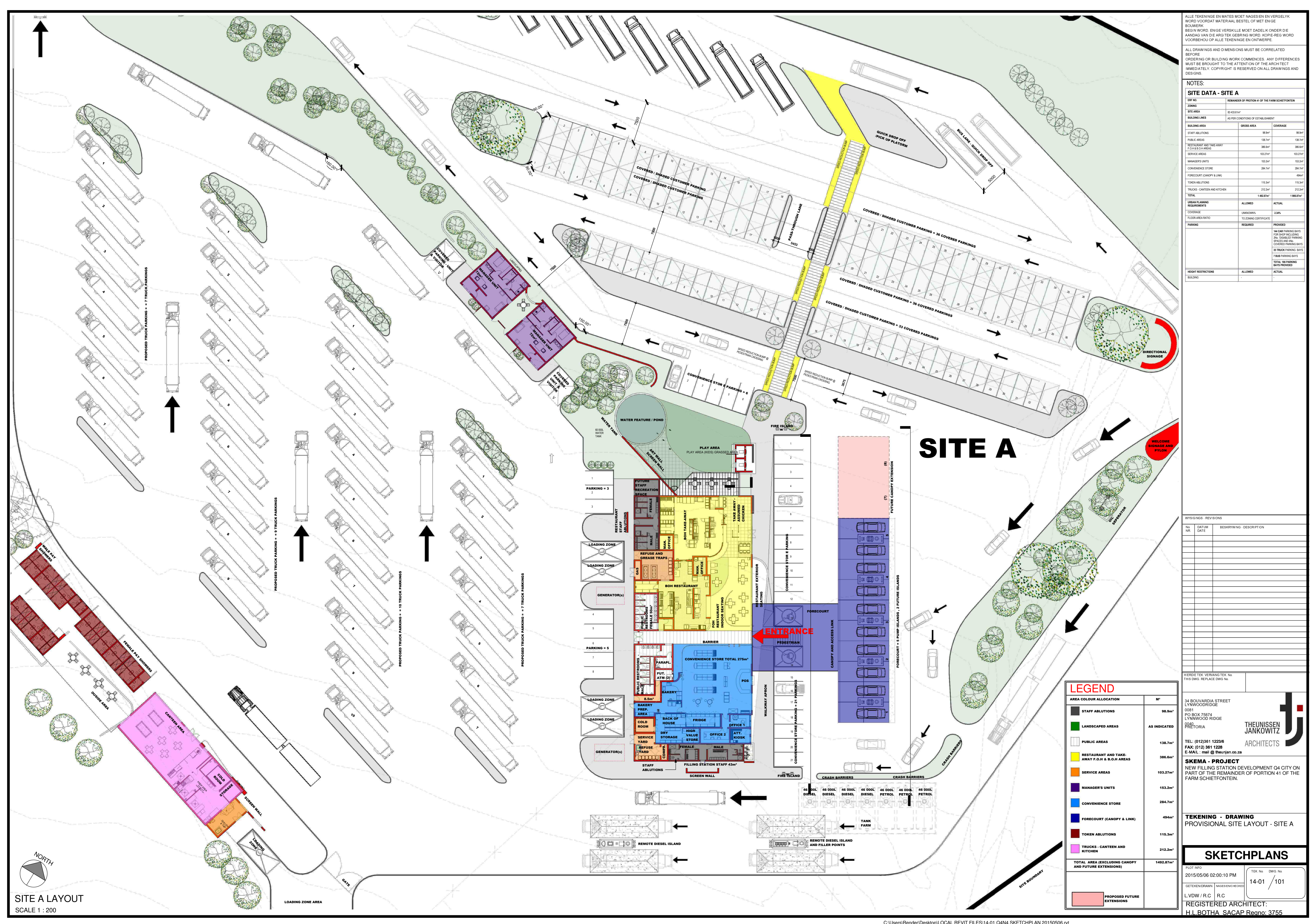
### The most significant landscaping projects are as follows:

- -Designed the Gardens of the Witbank Technicon (a branch of TUT). Also supervised the implementation of the campus gardens (2004);
- -Lizelle Gregory was the Landscape Architect responsible for the paving and landscape design at the UNISA Sunnyside Campus and received a Corobrick Golden Award for the paving design at the campus (1998-2004);
- -Bokamoso assisted with the design and implementation of a park for the City of Johannesburg in Tembisa (2010);
- -The design and implementation of the landscape gardens (indigenous garden) at the new Coca-Cola Valpre Plant (2012-2013);
- -Responsible for the rehabilitation and landscaping of Juksei River area at the Norwood Shopping Mall (johannesburg) (2012-2013);
- -Designed and implemented a garden of more than 3,5ha in Randburg (Mc Arthurpark). Bokamoso also seeded the lawn for the project (more than 2,5 ha of lawn successfully seeded) (1999);
- -Bokamoso designed and implemented more than 800 townhouse complex gardens and submitted more than 500 Landscape Development Plans to CTMM for approval (1995 2013);
- -Assisted with Landscape Designs and the Masterplan at Eco-Park (M&T Developments) (2005-2011);
- -Bokamoso designed and implemented an indigenous garden at an office park adjacent to the Bronberg. In this garden it was also necessary to establish a special garden for the Juliana Golden Mole. During a recent site visit it was established that the moles are thriving in this garden. Special sandy soils had to be imported and special indigenous plants had to be established in the natural section of the garden.
- -Lizelle Gregory also owns her own landscape contracting business. For the past 20 years she trained more than 40 PDI jobless people (sourced from a church in Mamelodi) to become landscape contracting workers. All the workers are (on a continuous basis) placed out to work at nurserys and other associated industries;
- -Over the past 20 years the Bokamoso team compiled more than 800 landscape development plans and also implemented most of the gardens. Bokamoso also designed and implemented the irrigation for the gardens (in cases where irrigation was required). Lizelle regarded it as important to also obtain practical experience in the field of landscape implementation.

# **Layout Plan**





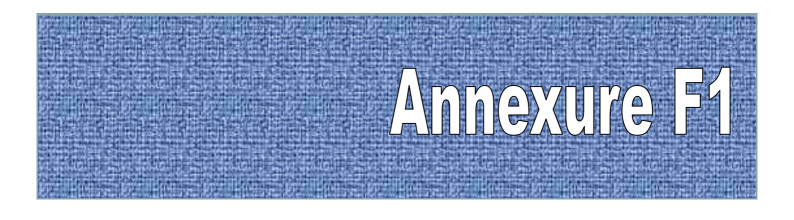




# **Specialist Reports**



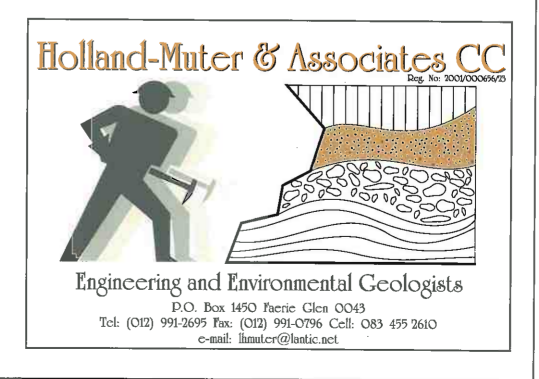
# **Engineering Geological Investigation**



# Engineering Geological Investigation for the proposed development of the Q4 FUEL CITY to be located on Portions 22 and 41 of the farm Schietfontein 437 – JQ – North West Province

DATE: February 2014

**REPORT NO: LM 1016/14** 



### **ABSTRACT**

This report details and comments on the results of an engineering geological investigation conducted for the Q4 Fuel City to be located on Portions 22 and 41 of the farm Schietfontein 437-JQ in the Northwest province. The project was conducted for Messrs. Techworld Consulting, the developers of the project.

The aim of the study was to undertake a geotechnical investigation in terms of the normal requirements for commercial developments. The information gained during the investigation was intended to serve as an input to the planning and initial design phases for a filling station and related facilities development.

### <u>INDEX</u>

<u>Para</u> Graj	<u>- Subject</u> <u>oh</u>	<u>Page</u>
1.	<u>INTRODUCTION</u>	1
2.	AVAILABLE INFORMATION	1
3.	SITE DESCRIPTION	1
4.	INVESTIGATION METHODS & PROCEDURES	2
4.1	FIELDWORK	2
4.2	LABORATORY TESTING	2
5.	GEOLOGY AND SOILS	3
5.1	GEOLOGY	3
5.2	ROCK	3
5.3	SOILS	4
5.3.1	Diagnostic Soil Horizons	4
5.3.2	Soil Description	5
5.3.3	Summary of Soil Mechanical Properties	7
6.	GEOHYDROLOGY	7
6.1	DRAINAGE	7
6.2	WATER TABLE	8
7.	ENGINEERING GEOLOGICAL EVALUATION	8
7.1	GENERAL	8
7.2	SOILS ENCOUNTERED	8
7.3	FOUNDATION CONDITIONS	8
7.3.1	General	8
7.3.2	Potential Expansiveness	9
7.3.3	Settlement	9
7.3.4	Collapsing Materials	9
7.3.5	Erodibility	9
7.3.6	Slope Stability	10
7.3.7	Bearing Capacities	10
7.4	EXCAVATION CONDITIONS	10
7.5	GROUNDWATER & DRAINAGE	11
7.6	WATER-BEARING SERVICES	11
7.7	CONSTRUCTION MATERIALS	11
8.	LAND-USE POTENTIAL	11
9.	CONCLUSIONS AND RECOMMENDATIONS	12

10.	<b>GENERAL</b>		13
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### **APPENDIX INDEX**

Appendix II Soil Profiles

Laboratory Test Results

Appendix III :
Appendix IV : Photographs

Maps

### **FIGURES**

Locality Map Soil Zone Map with Trial Pits Land-Use Map with Trial Pits Figure 1: Figure 2: Figure 3: Figure 4:

Regional Geology Map

# ENGINEERING GEOLOGICAL INVESTIGATION FOR THE PROPOSED DEVELOPMENT OF THE Q4 FUEL CITY TO BE LOCATED ON PORTIONS 22 AND 41 OF THE FARM SCHIETFONTEIN 437-JQ IN THE NORTH-WEST PROVINCE

REPORT NO: LM 1016/14, February 2014 Our Ref: HM&A Techworld Consulting N4 Filling Stations NO 1 RF.

### 1. INTRODUCTION

This report details and comments on the results of an engineering geological investigation conducted for the Q4 Fuel City to be located on Portions 22 and 41 of the farm Schietfontein 437-JQ in the Northwest province. The project was conducted for Messrs. Techworld Consulting, the developers of the project.

The aim of the study was to undertake a geotechnical investigation in terms of the normal requirements for commercial developments in which particular attention was devoted to the possible presence of problem soils, perched water tables and shallow bedrock. The information gained during the investigation was intended to serve as an input to the planning and initial design phases for the filling stations and related facilities. The results of the investigation will enable design and construction precautions to be taken for light structures, thus reducing the risk for damage in those areas where such conditions occur.

### 2. **AVAILABLE INFORMATION**

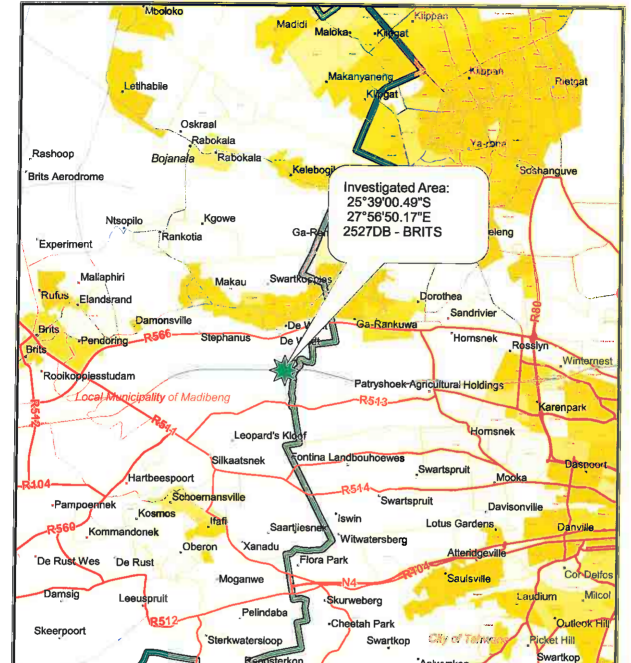
The following information has been used in the investigation and assessment of the designated site namely: -

- Topographical map to scale 1:50 000; Sheet 2527 DB BRITS.
- Geological map: Sheet 2526 RUSTENBURG at a scale of 1:250 000.
- Google Map

### 3. <u>SITE DESCRIPTION</u>

The proclaimed terrain consists of two separate sites situated on either side of the N4 freeway at the on and off-ramp located immediately east of the Brits toll plaza (See Figure 1: Locality Map).

**Portion 22** of the farm Schietfontein covers approximately 13,4 hectares and is situated on the northern side of the freeway and is consequently bounded in the south by the freeway, to the east by the M21 towards Ga-Rankuwa. The northern boundary of the terrain runs diagonally from the north eastern edge to the south western edge of the site's boundaries, creating a boundary which is not bounded by any physical landform or feature, but rather only runs through the farm on which the site is located.



**Legend ∰** Investigated Area

invleispruit

West Rand

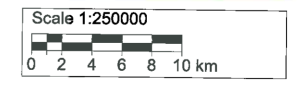
Witwatersrandspruil

Kleinvleispruit

tvleispruit

Kalkkeuwel

Riverside Township

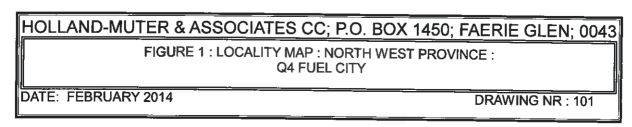


Heuweloord

'Aalwynkop

Niemand se Kloof

Swartbooispruit



\*Hennopsrivier

Baskoppie

Kareebosrand Conservancy

Rhens Nature Reserve

Jukskeirivier



The terrain slopes very little to the north with some small local undulations contained within the grounds of the terrain. The entire site is densely populated with trees and shrubs with grass covering the land in between. Concrete foundations of demolished buildings occur on the eastern part of the terrain as well as the western corner. There is also building rubble strewn in a few isolated areas surrounding the building remnants. A small borrow pit is located in the south eastern corner of the site. No rock outcrops were observed on the site and no water conditions were encountered during the investigation. The site does not have a discernable slope but it can be derived that drainage would be towards the north by means of sheetwash.

Portion 41 of the farm Schietfontein covers approximately 8,8 hectares and is situated on the southern side of the N4 freeway. The freeway thus creates the northern boundary of the site and the M21 road bounds the site to the west. The southern boundary is formed by a diagonal line that connects the eastern end of the northern boundary to the southern end of the western boundary. There is no natural or physical feature that constitutes the southern boundary. The site has a very gentle slope towards the north and is drained mainly by means of sheetwash towards the north and east towards the river that runs in a northerly direction along the eastern side of the terrain. No wet conditions were observed during the investigation. The eastern side of the terrain consists of a grass field with the eastern corner being populated with trees. The western part of the site is also populated with trees with grass covering the ground surface. A dry river is situated immediately east of the investigated area and runs in a north-south direction. No rock outcrops were encountered on the site.

### 4. <u>INVESTIGATION METHODS AND PROCEDURES</u>

### 4.1 FIELDWORK

The soil conditions were investigated by means of nineteen trial pits, ranging in depth from 1,8m to 2,7m below the present ground surface. Eight trial pits were dug on Portion 41 while eleven trial pits were dug on Portion 22.

The trial pits were excavated with a 56 KW CATERPILLAR backhoe while each trial pit was entered and inspected by an engineering geologist who described the soil profiles using the visual and tactile procedures advocated by Jennings et al (1973).

Detail descriptions of the trial pit profiles are provided in Appendix I. The test pit positions are indicated on the appended Soil Zone and Land-use Maps (Figures 2 and 3 respectively, Appendix IV).

### 4.2 LABORATORY TESTING

The laboratory testing performed consists of Indicator tests carried out on representative disturbed soil samples. These tests were done for accurate classification and identification purposes of the various soil horizons.

The detailed test results appear in Section 5.3.3 (See also Appendix II).

### 5. **GEOLOGY AND SOILS**

### 5.1 GEOLOGY - See Figure 4, Appendix IV: Regional Geology Map

Table I is a summary of the stratigraphic sequence occurring on the terrain namely:

TABLE I: STRATIGRAPHIC SEQUENCE

LITHOLOGY	FORMATION	GROUP	SEQUENCE
Pyroxenite/Dunite/Norite	Kroondal norite	Rustenburg Layered Suite	Bushveld Igneous Complex
Sandstone	Rayton	Pretoria	Transvaal

The terrain is situated in an area that overlies the contact region between the sedimentary rocks of the Pretoria group, which are located to the south of the terrain and the Igneous rocks of the Bushveld complex which are located to the north of the terrain. Further to the west, two major faults run parallel through the Pretoria group and continue through the Bushveld complex in a north-south direction. A few small scale faults also manifest in areas surrounding the terrain.

Since the geological materials in the area under investigation fall within a region with a Weinert N-value of 2.4, a distinct weathering process occurs on these materials.

### 5.2 ROCK

### 5.2.1 <u>Norite</u>

The norites occur as very hard, greenish grey to black, coarse to fine grained, interbedded rocks when fresh and weather to an olive to brownish red, silty clay or a black, highly plastic clay. The rocks are fairly deeply weathered.

### 5.2.2 Quartzite

When the quartzite is in its fresh state, it occurs as a hard, yellowish brown to light grey, medium to coarse grained, thickly bedded, jointed rock that dips toward the north. The quartzite weathers to reddish brown, silty sands and gravels.

### 5.3 SOILS

The soils occurring on the terrain comprise mainly of the following types:

- Transported material consisting of thick horizons of colluvium.
- Residual soils comprising of decomposed and highly weathered sandstone.

The general soil profile consists of thick horizons of transported soils that have been derived from the nearby Magaliesberg mountain ridge and have textures varying between sandy clay and clayey sand. Alluvial deposits occur on the floodplain area of the river that runs on the eastern side of the investigated site on Portion 41. The terrain has fairly good internal drainage with only three trial pits that encountered pedogenic horizons.

The following table is a summary of the diagnostic soil horizons as well as the most important geomechanical properties of the soils that were encountered in the trial pits. The table was compiled after detail evaluation of all the relevant data obtained from field observations, soil profile descriptions, excavation tempo's, refusal depths as well as the laboratory test results.

### 5.3.1 Diagnostic Soil Horizons

A - Horizon = Transported materials PM - Horizon = Pebble Marker

R - Horizon = Weathered Rock

B - Horizon = Colluvium C - Horizon = Residual Soil

TABLE II: DIAGNOSTIC SOIL HORIZONS

TABLE II. D	TABLE II: DIAGNOSTIC SOIL HORIZONS					
SOIL HORIZON	DESCRIPTION					
A1	Slightly moist, dusky red, intact, soft, clayey SAND. Colluvium with abundant roots.					
A2	Slightly moist, dusky red, intact, firm, sandy CLAY. Colluvium.					
A3	Slightly moist, greyish dark brown, intact, soft, clayey SAND. Alluvium.					
B1/1	Slightly moist, dusky red, intact, soft-firm, sandy CLAY. Colluvium.					
B1/2	Slightly moist, dusky red, intact-fissured, soft-firm, clayey SAND. Colluvium.					
B1/3	Slightly moist, dusky red, intact, firm, clayey SAND. Colluvium.					
B2/1	Slightly moist, dark reddish orange, intact, soft-firm, silty clayey SAND. Colluvium.					
PM	Dry, reddish dark brown mottled black and yellow, intact, <u>soft-firm</u> , clayey SAND with abundant Ferricrete nodules and sub-angular quartzite pebbles and cobbles. Pebble Marker.					
R1	Dark red, highly to moderately weathered rock SANDSTONE.					

### 5.3.2 Soil Description

The trial pitting and results of the soil profiling indicated that the area is underlain by transported soils consisting of hillwash and colluvium. These materials are underlain by residual soils or in situ rocks at depth. The base of the transported zone could not be definitely established as the trial pits did not reach such depths, except for trial pits TP6 and TP10 which were terminated on the pebble marker horizon. Trial pit TP9, which is situated on sandstone, encountered a pebble marker horizon at shallow depth. The mainly sandy composition of the transported materials reflects the nature and types of rock from which they have been derived.

### 5.3.2.1 Soil Mapping Unit

Four distinctive soil mapping units occur over the entire area as presented in Figure 2, Appendix IV: Soil Zone Map with Trial Pits and have the following characteristic soil profiles:-

### SOIL ZONE I(a) - See Appendix III: Photographs

This soil zone generally consists of a top layer of transported clayey SAND colluvium to an average depth of 0,5m which is underlain by soft colluvial sandy silty CLAY to depths of 2m and becoming more firm at depth. A typical soil profile of this zone is as follows:

0,0m - 0,7m Slightly moist, dusky red, intact, <u>soft</u>, clayey SAND. Colluvium with abundant roots.

0.7m - 2.2m Slightly moist, dusky red, intact, <u>soft-firm</u>, sandy CLAY. Colluvium.

### SOIL ZONE I(b) - See Appendix III: Photographs

This zone has a firm sandy CLAY top horizon to an average depth of 0,5m which is underlain by soft sandy CLAY materials to an average depth of 1,8m. At depth, the material tends to become more firm again. Trial Pit TP10 intersected a horizon comprising of ferricrete directly overlying a pebble marker horizon at 1,8m. A typical soil profile for this zone is as follows:

0,0m - 0,7m Slightly moist, dusky red, intact, <u>firm</u>, sandy CLAY. Colluvium.
0,7m - 1,4m Slightly moist, dusky red, intact, <u>soft-firm</u>, sandy CLAY. Colluvium.
1,4m - 2,2m Dry, reddish dark brown mottled black and yellow, intact, <u>soft-firm</u> clayey SAND with abundant Ferricrete nodules and sub-angular

quartzite pebbles and cobbles.

### SOIL ZONE I(c) - See Appendix III: Photographs

This zone has a fissured and soft clayey SAND horizon which is underlain by firm sandy CLAY material from 0,4m to the bottom of the trial pit. A typical soil profile for this zone is as follows:

- 0,0m 0,5m Slightly moist, dusky red, intact, <u>soft</u>, clayey SAND. Colluvium with abundant roots.
- 0,5m 1,5m Slightly moist, dusky red, intact, soft-firm, sandy CLAY. Colluvium.
- 1,5m 2,0m Dry, reddish dark brown mottled black and yellow, intact, <u>soft-firm</u>, clayey SAND with abundant Ferricrete nodules and subangular quartzite pebbles and cobbles.

### SOIL ZONE II - See Appendix III: Photographs

In this zone, a thin cover of transported, soft, clayey SAND overlies a pebble marker horizon at 0,3m below surface. The pebble marker horizon consists of sub-angular quartzite pebbles and is underlain by soft clayey SAND. A typical soil profile of this zone is as follows:

- 0,0m 0,3m Slightly moist, dusky red, intact, <u>soft</u>, clayey SAND. Colluvium with abundant roots.
- 0,3m 0,8m Dry, reddish dark brown mottled black and yellow, intact, softfirm clayey SAND with abundant Ferricrete nodules and subangular quartzite pebbles and cobbles.
- 0,8m 2,0m Dark red, highly to moderately weathered rock SANDSTONE.

### SOIL ZONE III - See Appendix III: Photographs

This soil zone consists of a top layer of soft alluvial clayey SAND underlain by firm clayey SAND from an average depth of 0,6m to the bottom of the trial pit. A typical soil profile in this zone is as follows:

- 0,0m 0,7m Slightly moist, greyish dark brown, intact, soft, clayey SAND. Alluvium.
- 0,7m 2,7m Slightly moist, dusky red, intact-fissured, soft-firm, clayey SAND. Colluvium.

### SOIL ZONE IV - See Appendix III: Photographs

This soil zone consists of a soft clayey SAND top horizon to an average depth of 0,4m below ground surface which is underlain by firm clayey SAND to depths in excess of 2,2m. A typical soil profile of this soil zone is as follows:

0,0m – 0,4m Slightly moist, dusky red, intact, <u>soft</u>, clayey SAND. Colluvium with abundant roots.

0,4m - 2,2m Slightly moist, dusky red, intact, firm clayey SAND. Colluvium.

### 5.3.3 Summary of the Geomechanical Properties

Table III is a summary of the mechanical parameters applicable to a diagnostic soil horizon.

TABLE III: GEOMECHANICAL PARAMETERS

SOIL	TEST PIT &	INDICATOR TEST RESULTS					SOIL	ACTIVITY
HORIZON	DEPTH (m)	LL	PI	LS	GM	CLAY %	CLASS *	
B1/1	TP3: 0,5 – 2,0	30	10	7,0	0,80	29	A-6(3)	Low
B1/1	TP8: 0,5 – 1,5	30	11	6,5	0,54	10	A-6(5)	Low
B1/1	TP13: 0,4 - 2,0	28	9	6,5	0,86	22	A-6(2)	Low
B1/2	TP14: 0,7 - 2,7	18	3	1,5	1,22	7	A-6-4(0)	Low

### ABBREVIATION

LL = Liquid Limit

PI = Plasticity Index

\* = PRA Soil Classification

LS = Linear Shrinkage

GM = Grading Modulus

The transported and residual soil horizons which will have an influence on the development can be described according to the PRA Soil Classification as low compressibility silts, with the exception of the B1/2 horizon which is found in Soil Zone III, which can be described according to the PRA soil Classification as sands and gravels with low plasticity silt fines. The tested samples have a low activity. The low activity materials can be considered as potentially compressible or even collapsible in places. All the soil materials can consolidate under pressure. From the grading analysis the coefficient of permeability of the different soil horizons indicates semi-pervious materials.

### 6. **GEOHYDROLOGY**

### 6.1 DRAINAGE

Both the terrains (Portions 22 and 41) are drained by means of sheetwash towards the north while Portion 41 also drains in an easterly direction towards the river that passes along the eastern boundary of the site.

During the time of the field investigation no surface water conditions were observed which will influence the proposed development.

### 6.2 WATER TABLE

No seepage water was encountered in any of the trial pits excavated on the site. During the more wet season and periods of higher rainfall, shallow water tables may exist in some of the trial pits which contained ferricrete horizons within the profile. No boreholes were observed on either terrain, therefore the depth to the water table could not be determined.

### 7. ENGINEERING GEOLOGICAL EVALUATION

### 7.1 GENERAL

Engineering geological evaluations of the terrain conditions within the study area can be done based on the field observations, study of the exposed soil profiles and soil test results. The engineering geological evaluation will be discussed according to the Land-use Classification Zones as indicated in Figure 3, Appendix IV.

### 7.2 SOILS ENCOUNTERED ON THE SITE

The greater part of both the northern and the southern sites are covered by thick layers of colluvial deposits of a sandy clay texture and generally soft to firm consistencies. Three trial pits encountered pebble marker horizons while another trial pit, (TP 9), encountered highly weathered in-situ sandstone. The transported materials reach average depths of more than 2m below the current ground surface with the exception of trial pit TP 9 which encountered in-situ sandstone at 0,8m below surface. Both the sites are underlain by norite with a small lens of sandstone manifesting in the region surrounding trial pit TP 9 on the northern terrain. Soils encountered in Soil Zone I(a, b and c), Figure 2, Appendix IV have characteristics that exhibit potential heave while soils encountered in Soil Zone II have potential collapsible characteristics. Soils from Soil Zone III and IV have potential compressible and collapsible material characteristics.

### 7.3 FOUNDATION CONDITIONS

### 7.3.1 General

Where buildings exerting high pressures on the soils are to be erected, a detailed geotechnical investigation should be executed to determine the underlying soil conditions so that an appropriate foundation can be designed.

Where the foundations straddle the soil/rock contact or the uneven weathered rock profile, this may result in point loads which can cause cracks in the residential structures if differential settlements of more than 5 mm occur. It is

therefore recommended that where such conditions may occur appropriate foundations be utilized such as stiffened or cellular rafts for the envisaged structures. Alternatively, the loose materials adjacent to the rock should be excavated to a competent ground layer and backfilled to founding level with the same material compacted at 2% wet of optimum moisture content.

### 7.3.2 <u>Potential Expansiveness</u>

All the soil horizons, occurring on the site (determined by the Van der Merwe's (1964) method), indicate low activities although, due to the thicknesses of the horizons that exhibit potential expansiveness, greater amounts of heave can be expected at the surface in these areas.

### 7.3.3 <u>Settlement</u>

The soils in Soil Zones III and IV exhibit characteristics of potential compressibility and collapsibility. If these soils are fully saturated, they can consolidate under applied loads. This slow compaction subsidence can cause differential settlements which can be damaging to structures.

According to the laboratory analysis the transported and residual soil horizons are potentially compressible. Laterally, these soils occur along the southern boundary and eastern corner of the terrain that lies south of the N4 highway, namely Portion 41.

Thicknesses of the horizons that have settling characteristics range from 1,8m to more than 2,0m. The consistencies of the sandy materials are loose to medium dense and have intact structures. The field observed moisture content of the soils can be described as slightly moist.

### 7.3.4 <u>Collapsing materials</u>

The sandy material occurring in Soil Zone II may potentially collapse when subjected to loads if the materials become wet and pressed into a more dense state. Compaction or removal and recompaction or in-situ compaction should be considered during the construction phase. For shallow collapsible soil profiles, compaction using vibratory or impact rollers can be considered and has been used successfully for collapsible depths up to 1,5m. It is advisable to consider raft foundations or soil rafts as the construction type for the super structures.

### 7.3.5 <u>Erodibility</u>

The transported materials over the site vary between sandy clay and clayey sand. These materials are of low to medium plasticity making them susceptible to water erosion. It is therefore possible that stormwater will cause serious erosion constraints to the development should the veld grass and vegetation be

removed during construction.

### 7.3.6 Slope Stability

No slope stability problems are foreseen but care should be taken during deep excavations especially in the vicinity of trial pits TP13 and TP14 as the sidewalls of excavations may collapse.

### 7.3.7 <u>Bearing Capacities</u>

Based on the field consistencies, the expected bearing capacity of the soil layers are as follows:-

TABLE V: SOIL CONSISTENCIES

SOIL HORIZON	THICKNESS OF SOIL HORIZON (m)	CONSISTENCY	UNCONFINED COMPRESSIVE STRENGTH (kPa)
A1	0,4 - 0,7	Soft	40-80
A2	0,5 - 0,7	Firm	80-160
A3	0,5 - 0,7	Soft	40 - 80
B1/1	0,7 - 1,7	Soft-firm	40-160
B1/2	0,4 - 1,8	Soft to firm	40 - 160
B1/3	1,8 - 2,0	Firm	80-160
<b>B2</b> /1	0,5	Soft to firm	40 - 160

The slightly moist conditions of the transported and residual materials occurring on the terrain make it possible that the various soil layers can support a load with a bearing capacity of up to 160 kPa or 17,5 kN/m³. However, compression under load should be expected if the existing moisture content increases during periods of high precipitation or influence of perched water conditions. Therefore, if the allowable bearing pressure, determined by using a factor of 1,5 against failure, of the structures to be erected is exceeding 100 kPa or 5 kN/m³ a soil raft to found on should be constructed by removing the insitu material to 1,0m beyond the perimeter of the building to a depth of 1,5 times the widest foundation or to a competent horizon and replaced with material compacted to 93% MOD AASTHO density at -1% to + 2% of minimum moisture content.

### 7.4 EXCAVATION CHARACTERISTICS

The ease of excavation depends on certain parameters such as the consistency and type of material, the portion of boulders in the material, presence or absence of solid rock and the height of the water table. The presence of rock outcrops or shallow rockhead

requiring mechanized or very slow manual excavation for services and foundations are a severe constraint on development. If material is not excavatable or rippable then jack-hammering and blasting are required.

No problems are foreseen with the excavatability of the area except for intermediate difficulty in the area of Soil Zone II due to the presence of a possible shallow rockhead.

The overall excavatability for foundations and services can be done with a pick and shovel in the transported and residual soils which classify as *soft excavation* (SABS 1200).

### 7.5 GROUNDWATER & DRAINAGE CONDITIONS

The terrain on the southern side of the N4 highway (Portion 41) has a very flat slope towards the north. It is unlikely that the relative flat slope may cause the stormwater to scour the site during the construction phase although it is still imperative that the development be conducted in such a manner that minimum velocities of stormwater runoff are created. Control of the stormwater can be done by a well designed road layout. The pH values of the soils are on average 5,3 which may be slightly aggressive to concrete or iron pipes.

No seepage water was observed in any of the trial pits during the investigation however, perched water conditions can be expected in areas where a shallow rockhead occurs during periods of high rainfall.

### 7.6 WATER-BEARING SERVICES

It is assumed that sanitation will be by means of a water-borne sewerage system. The service trenches should be located at least 1,5m away from any structures. All trenches should be backfilled with the insitu materials compacted to not less than 88% MOD AASHTO density.

### 7.7 CONSTRUCTION MATERIALS

Possible construction materials can be obtained from Soil Zone II.

Although roadbed materials suitable for fill are available on the site, it is advisable to obtain construction materials from external sources.

### 8. <u>LAND-USE POTENTIAL</u>

All the parameters used during the geotechnical investigation were utilised to determine and describe the development potential of the investigated area. The land-use potential is indicated in Figure 3, Appendix IV and described as follows:

### **ZONE A (NHBRC Site Class: H2)**

Zone A covers the greater extent of the northern terrain (Portion 22) as well as the southern terrain (Portion 41) and comprises of thick layers of transported clayey sand that overlie sandy clay. This zone has good run-off but with a possible deficiency in deep drainage. It is moderately suited for foundations with heave of up to 30mm that can be expected. No difficulty is expected for excavation. The terrain has a relatively flat slope and is easily accessible. Soil rafts, stiffened rafts or a split foundation should be used during construction.

This zone has a GOOD land-use potential and can be utilized for any type of development.

### ZONE B (NHBRC Site Class: C2)

Zone B covers a small section of the northern terrain (Portion 22) and comprises mainly of sandy material. This zone is well drained and potential collapse of up to 10mm may be expected in this zone. Slight difficulty with excavation can be expected as bedrock is present at a shallow depth of 0,8m below the current ground surface. This zone may contain possible construction materials. Modified normal foundations should be used during construction.

This zone has a GOOD Land-use Potential and can be utilized for any type of development.

### **ZONE C** (NHBRC Site Class: S2)

This zone covers a small portion on the southern boundary of the Portion 41. This zone has good drainage and no difficulty is expected for excavation. Consolidation of more than 20mm can be expected in this zone. Stiffened rafts or soil rafts should be used during construction.

This zone has a GOOD Land-use Potential and can be utilized for any type of development.

### 9. <u>CONCLUSIONS AND RECOMMENDATIONS</u>

- 9.1 The greater extent of the site is covered by colluvium comprising mainly of transported hillwash underlain at depth by norite. A small portion of sandstone occurs at shallow depth within the northern terrain (Portion 22).
- 9.2 Soil tests were done on disturbed soil samples from representative soil horizons. The results of these tests were utilised to determine the engineering properties of the various diagnostic soil horizons.

- 9.3 The in situ materials from Soil Zone II can be used as fill materials. However, it is recommended that construction materials be imported to the site to optimise the development potential of the terrain.
- 9.4 Adequate bearing capacity exists for the intended structures. However, precautionary measures should be taken during design and construction for the expected differential settlements associated with potential collapse and compression of the transported soils which may occur between the founding depth and bedrock.
- 9.5 First class site drainage must be provided to reduce the risk of subsurface materials from becoming saturated, the risk of differential settlement and to prevent scouring and erosion of the surface materials.
- 9.6 No excavatability problems for services are foreseen throughout the entire site except in Soil Zone II where slight difficulty might be experienced as a shallow bedrock head is present.

### 10. GENERAL

It may be discovered that soil conditions at variance with those discussed in this report do occur in very small localized patches. We are, however, of the opinion that the soils are generally of a somewhat homogeneous nature and little variability is expected, except in the hard rock profile variation.

The proposed development is supported from a geotechnical perspective provided that all the recommendations and precautions, as presented in the report, are adhered to.

L.M. HOLLAND-MUTER (Pr Sci Nat)

# APPENDIX I

SOIL PROFILES

		<del></del>		
		HOLLAND	D-MUTER & ASSOCIATES - SOIL PROFILE	
PROJEC.	T:	Q4 FUEL CIT	Y: NORTH WEST PROVINCE	
PROFILE	NO:	TP 1		
Logged by Date :	y :	L. Holland-Mut February 2014		
Other Data	Geolog. Data Symbol	Depth (m)	Description	
		0.1_ 0.2_ 0.3_ 0.4_	Slightly moist, dusky red, intact, soft, clayey SAND. Colluvium with abundant roots.	<b>A</b> 1
		0.5_ 0.6_ 0.7_ 0.8_ 0.9_ 1.0_ 1.1_ 1.2_	Slightly moist, dusky red, intact, soft to firm, sandy CLAY. Colluvium.	B1/1
		1.3_ 1.4_ 1.5_ 1.6_ 1.7_ 1.8_ 1.9_		
	EOH	2.0_ 2.1_ 2.2_ 2.3_		
		2.4_ 2.5_ 2.6_ 2.7_ 2.8_ 2.9_ 3.0_ 3.2_ 3.5_		
KEY				
e [] Y EOH XXX	U W E	isturbed Sampl ndisturbed San /ater Level nd of Hole ackhoe Refusa	nple	
SVSP			nated due to very slow penetration	

		HOLLAND-I	MUTER & ASSOCIATES - SOIL PROFILE	
PROJEC	Т:	Q4 FUEL CITY:	NORTH WEST PROVINCE	
PROFILE	NO:	TP 2		
Logged by Date :	y:	L. Holland-Muter February 2014		
Other Data	Geolog. Data Symbol	Depth (m)	Description	
	<i></i>	0.1_ 0.2_ 0.3_ 0.4_ 0.5_ 0.6_ 0.7_	Slightly moist, dusky red, intact, soft, clayey SAND. Colluvium with abundant roots.	A1
		0.8_ 0.9_ 1.0_ 1.1_ 1.2_ 1.3_ 1.4_ 1.5_ 1.6_	Slightly moist, dusky red, intact, soft to firm, sandy CLAY. Colluvium.	B1/1
	EOH	1.7_ 1.8_ 1.9_ 2.0_ 2.1_ 2.2_ 2.3_		
		2.4_ 2.5_ 2.6_ 2.7_ 2.8_ 2.9_ 3.0_ 3.2_ 3.5_		
KEY:  []  Y EOH	U W	isturbed Sample ndisturbed Sample /ater Level nd of Hole	е	
XXX SVSP	В	ackhoe Refusal	ed due to very slow penetration	

	<u>-</u> -	HOLLAND-I	MUTER & ASSOCIATES - SOIL PROFILE	
PROJEC	т:	Q4 FUEL CITY:	NORTH WEST PROVINCE	<u> </u>
PROFILE	NO :	TP 3		
Logged by Date :	y :	L. Holland-Muter February 2014	Г	
Other Data	Geolog. Data Symbol	Depth (m)	Description	
		0.1_ 0.2_ 0.3_ 0.4_ 0.5	Slightly moist, dusky red, intact, soft, clayey SAND. Colluvium with abundant roots.	A1
		0.6_ 0.7_ 0.8_ 0.9_ 1.0_ 1.1_ 1.2_ 1.3_ 1.4_	Slightly moist, dusky red, intact, soft to firm, sandy CLAY. Colluvium.	B1/1
•	EOH	1.5_ 1.6_ 1.7_ 1.8_ 1.9_ 2.0_ 2.1_	NOTES:  1. Laboratory Test Results: Foundation Indicator.	
		2.2_ 2.3_ 2.4_ 2.5_ 2.6_ 2.7_ 2.8_ 2.9_ 3.0_ 3.2_ 3.5_	Test Depths 0.5m - 2.0m Soil Horizon B1/1 Liquid Limit 30 Plasticity Index 10 Linear Shrinkage 7 Grading Modulus 0.8 Clay % 29 Soil Class A-6(3) Activity Low	
KEY:  []  Y  EOH  XXX	U W Er Ba	isturbed Sample ndisturbed Samp ater Level nd of Hole ackhoe Refusal	ole	
SVSP	Tr	ial pitting termina	ated due to very slow penetration	

,	<del></del>			
ļ		HOLLAND-M	UTER & ASSOCIATES - SOIL PROFILE	
PROJEC	T :	Q4 FUEL CITY: N	IORTH WEST PROVINCE	
PROFILE	NO:	TP 4		
Logged by Date :	y :	L. Holland-Muter February 2014		
Other Data	Geolog. Data Symbol	Depth (m)	Description	
		0.1_ 0.2_ 0.3_ 0.4_ 0.5_	Slightly moist, dusky red, intact, firm, sandy CLAY. Colluvium.	A2
		0.6_ 0.7_ 0.8_ 0.9_ 1.0_ 1.1_	Slightly moist, dusky red, intact, firm, sandy CLAY Colluvium.	B1/1
		1.2_ 1.3_ 1.4_ 1.5_ 1.6_ 1.7_		
	EOH	1.8_ 1.9_ 2.0_ 2.1_		
		2.2_ 2.3_ 2.4_ 2.5_ 2.6_ 2.7_		
		2.8_ 2.9_ 3.0_ 3.2_ 3.5_		
KEY:	U	isturbed Sample ndisturbed Sample /ater Level		
EOH XXX SVSP	Ei Ba	nd of Hole ackhoe Refusal	ed due to very slow penetration	

		HOLLAND-	MUTER & ASSOCIATES - SOIL PROFILE	-
PROJEC	T:	<u> </u>	NORTH WEST PROVINCE	
PROFILE	NO:	TP 5		
Logged by Date :	y:	L. Holland-Muter February 2014		<del></del> -
Other Data	Geolog. Data Symbol	Depth (m)	Description	
		0.1_ 0.2_ 0.3_ 0.4_ 0.5_ 0.6	Slightly moist, dusky red, intact, soft, clayey SAND. Colluvium with abundant roots.	<b>A</b> 1
		0.7_ 0.8_ 0.9_ 1.0_ 1.1_ 1.2_ 1.3_ 1.4_ 1.5_ 1.6_	Slightly moist, dusky red, intact, soft to firm, sandy CLAY. Colluvium.	B1/1
	ĒОН	1.7_ 1.8_ 1.9_ 2.0_ 2.1_ 2.2_ 2.3_ 2.4_	NOTES:	
		2.4_ 2.5_ 2.6_ 2.7_ 2.8_ 2.9_ 3.0_ 3.2_ 3.5_	1. TLB refusal.	
KEY:  P EOH XXX SVSP	Ui W Er Ba	isturbed Sample Indisturbed Sample Idater Level Ind of Hole Indicate Refusal Indicate Refusal Indicate Refusal	ted due to very slow penetration	

	HOLLAND-MU	JTER & ASSOCIATES - SOIL PROFILE					
т:	Q4 FUEL CITY: NO	24 FUEL CITY: NORTH WEST PROVINCE					
NO:	TP 6						
y :	L. Holland-Muter February 2014						
Geolog. Data Symbol	Depth (m)	Description					
	0.1_ 0.2_ 0.3_ 0.4_ 0.5_	Slightly moist, dusky red, intact, soft, clayey SAND. Colluvium with abundant roots.	A				
	0.7_ 0.8_ 0.9_ 1.0_ 1.1_ 1.2_	Slightly moist, dusky red, intact, soft to firm, sandy CLAY. Colluvium.	B1/1				
	1.4_ 1.5_ 1.6_ 1.7_ 1.8_	Dry, reddish dark brown mottled black and yellow, intact, soft to firm, clayey SAND with abundant ferricrete nodules and sub-angular quartzite pebbles and cobbles. Pebble Marker.	PM				
XXX	2.0_ 2.1_ 2.2_ 2.3_ 2.4_ 2.5_ 2.6_ 2.7_	NOTES:  1. TLB refusal.					
	2.9_ 3.0_ 3.2_ 3.5_						
U W Ei Ba	ndisturbed Sample /ater Level nd of Hole ackhoe Refusal	d due to very element of					
	Geolog. Data Symbol  XXX  D U W Ei	NO: TP 6  /: L. Holland-Muter February 2014  Geolog. Depth (m) Symbol  0.1_ 0.2_ 0.3_ 0.4_ 0.5_ 0.6_ 0.7_ 0.8_ 0.9_ 1.0_ 1.1_ 1.2_ 1.3_ 1.4_ 1.5_ 1.6_ 1.7_ 1.8_ XXX  Disturbed Sample Undisturbed Sample Undisturbed Sample Undisturbed Sample Water Level End of Hole Backhoe Refusal	NO: TP 6    L. Holland-Muter February 2014				

	·						
		HOLLAND-N	IUTER & ASSOCIATES - SOIL PROFILE				
PROJECT:		Q4 FUEL CITY: N	Q4 FUEL CITY: NORTH WEST PROVINCE				
PROFILE	NO:	TP 7					
Logged by Date :	y:	L. Holland-Muter February 2014					
Other Data	Geolog. Data Symbol	Depth (m)	Description	<del></del>			
		0.1_ 0.2_ 0.3_ 0.4_	Slightly moist, dusky red, intact, soft, clayey SAND. Colluvium with abundant roots.	A1			
		0.5_ 0.6_ 0.7_ 0.8_ 0.9_ 1.0_ 1.1_ 1.2_	Slightly moist, dusky red, intact, soft to firm, sandy CLAY. Colluvium.	B1/1			
		1.3_ 1.4_ 1.5_ 1.6_ 1.7_ 1.8_ 1.9_					
E	EOH	2.0					
		2.7_ 2.8_ 2.9_ 3.0_ 3.2_ 3.5_					
KEY:	U W E: B:	isturbed Sample ndisturbed Sample later Level nd of Hole ackhoe Refusal rial pitting terminate	ed due to very slow penetration				

		HOLLAND-M	UTER & ASSOCIATES - SOIL PROFILE				
PROJECT :		Q4 FUEL CITY: I	24 FUEL CITY: NORTH WEST PROVINCE				
PROFILE	ENO:	TP 8					
Logged b	у :	L. Holland-Muter February 2014					
Other Data	Geolog. Data Symbol	Depth (m)	Description				
		0.1_ 0.2_ 0.3_ 0.4_ 0.5_	Slightly moist, dusky red, intact, soft, clayey SAND. Colluvium with abundant roots.	<b>A</b> 1			
		0.6_ 0.7_ 0.8_ 0.9_ 1.0_	Slightly moist, dusky red, intact, soft to firm, sandy CLAY. Colluvium.	B1/1			
Q.		1.1_ 1.2_ 1.3_ 1.4_ 1.5_ 1.6_ 1.7_ 1.8	Dry, reddish dark brown mottled black and yellow, intact, soft to firm, clayey SAND with abundant ferricrete nodules and sub-angular quartzite pebbles and cobbles. Pebble Marker.	PM			
	ЕОН	1.9 2.0 2.1 2.2 2.3	NOTES:  1. Laboratory Test Results: Foundation Indicator.				
		2.4 2.5 2.6 2.7 2.8 2.9 3.0 3.2 3.5	Test Depths 0.5m - 1.5m  Soil Horizon B1/1  Liquid Limit 30  Plasticity Index 11  Linear Shrinkage 6.5  Grading Modulus 0.54  Clay % 10  Soil Class A-6(5)  Activity Low				
KEY:  I F EOH XXX SVSP	U W Er Ba	isturbed Sample Indisturbed Sample Iater Level Ind of Hole Iackhoe Refusal Ial pitting terminate	ed due to very slow penetration				

		HOLLAND-N	IUTER & ASSOCIATES - SOIL PROFILE	
PROJECT :		Q4 FUEL CITY: N	NORTH WEST PROVINCE	
PROFILE	NO:	TP 9		
Logged by Date :	y:	L. Holland-Muter February 2014		
Other Data	Geolog. Data Symbol	Depth (m)	Description	
		0.1_ 0.2_ 0.3_	Slightly moist, dusky red, intact, soft, clayey SAND. Colluvium with abundant roots.	A1
		0.4_ 0.5_ 0.6_ 0.7_	Dry, reddish dark brown mottled black and yellow, intact, soft to firm, clayey SAND with abundant ferricrete nodules and sub-angular quartzite pebbles	
		0.8_ 0.9_ 1.0_	and cobbles. Pebble Marker.	PM
		1.1_ 1.2_ 1.3_ 1.4_	Dark red, highly to moderately weathered rock SANDSTONE.	R1
		1.5_ 1.6_ 1.7_ 1.8_		
ļ	XXX	1.9_ 2.0_		
	<b>XXX</b>	2.1_ 2.2_ 2.3_	NOTES:	
		2.4_ 2.5_ 2.6_ 2.7	1. TLB refusal.	
		2.7_ 2.8_ 2.9_ 3.0_ 3.2_		
		3.5_		
KEY:	Ų	isturbed Sample ndisturbed Sample later Level		
EOH XXX SVSP	Viater Level End of Hole Backhoe Refusal Trial pitting terminated due to very slow penetration			

	HOLLAN	ND-MUTER & ASSOCIATES - SOIL PROFILE				
PROJECT:	Q4 FUEL C	Q4 FUEL CITY: NORTH WEST PROVINCE				
PROFILE NO :	TP 10					
Logged by : Date :	L. Holland-M February 20					
Other Geo Data Da Sym	ta (m)	Description				
	0.1_ 0.2_ 0.3_ 0.4_ 0.5_ 0.6_ 0.7_	Slightly moist, dusky red, intact, firm, sandy CLAY. Colluvium.	Az			
	0.8_ 0.9_ 1.0_ 1.1_ 1.2_ 1.3_ 1.4_	Slightly moist, dusky red, intact, soft to firm, sandy CLAY. Colluvium.	B1/1			
	1.5_ 1.6_ 1.7_ 1.8_ 1.9_ 2.0_ 2.1_ 2.2_	Dry, reddish dark brown mottled black and yellow, intact, soft to firm, clayey SAND with abundant ferricrete nodules and sub-angular quartzite pebbles and cobbles. Pebble Marker.	РМ			
XXX	2.3_ 2.4_ 2.5_ 2.6_ 2.7_ 2.8_ 2.9_ 3.0_ 3.2_ 3.5_	NOTES:  1. TLB refusal.				
KEY:	Disturbed Sam Undisturbed Sa Water Level End of Hole Backhoe Refus Trial pitting terr	ample				

-							
		HOLLAND-I	MUTER & ASSOCIATES - SOIL PROFILE				
PROJECT :		Q4 FUEL CITY:	Q4 FUEL CITY: NORTH WEST PROVINCE				
PROFILE	NO:	TP 11					
Logged b Date :	y:	L. Holland-Muter February 2014					
Other Data	Geolog. Data Symbol	Depth (m)	Description				
	nunnn	0.1_ 0.2_ 0.3_ 0.4_	Slightly moist, dusky red, intact, soft, clayey SAND. Colluvium with abundant roots.	A1			
		0.5_ 0.6_ 0.7_ 0.8_ 0.9_ 1.0_ 1.1_ 1.2_ 1.3_	Slightly moist, dusky red, intact, soft to firm, sandy CLAY. Colluvium.	B1/1			
		1.4_ 1.5_ 1.6_ 1.7_ 1.8_ 1.9_ 2.0_					
•	EOH	2.1 2.2 2.3 2.4 2.5 2.6 2.7 2.8					
		2.8_ 2.9_ 3.0_ 3.2_ 3.5_					
KEY ::		isturbed Sample					
Ö	Undisturbed Sample						
₹ EOH	Water Level End of Hole						
XXX	Backhoe Refusal						
SVSP	_	riai piπing termina	ted due to very slow penetration				

		HOLLAND-N	NUTER & ASSOCIATES - SOIL PROFILE				
PROJECT :		Q4 FUEL CITY: N	Q4 FUEL CITY: NORTH WEST PROVINCE				
PROFILE	NO:	TP 12					
Logged by Date :	y :	L. Holland-Muter February 2014					
Other Data	Geolog. Data Symbol	Depth (m)	Description				
		0.1_ 0.2_ 0.3_ 0.4_ 0.5_	Slightly moist, dusky red, intact, soft, clayey SAND. Colluvium with abundant roots.	A1			
		0.6_ 0.7_ 0.8_ 0.9_ 1.0_	Slightly moist, dusky red, intact, soft to firm, sandy CLAY. Colluvium.	B1/1			
		1.1_ 1.2_ 1.3_ 1.4_ 1.5_					
		1.6_ 1.7_ 1.8_ 1.9_ 2.0_					
	EOH	2.1_ 2.2_ 2.3_ 2.4_ 2.5_					
		2.6_ 2.7_ 2.8_ 2.9_ 3.0_ 3.2_ 3.5_					
KEY:		isturbed Sample					
[] Y	U	ndisturbed Sample /ater Level					
EOH XXX SVSP	End of Hole Backhoe Refusal Trial pitting terminated due to very slow penetration						

		HOLLAN	D-MUTER & ASSOCIATES - SOIL PROFILE	<del></del>			
PROJECT :			Q4 FUEL CITY: NORTH WEST PROVINCE				
PROFILE	NO:	TP 13					
Logged b Date :	y :	L. Holland-M February 20					
Other Data	Geolog. Data Symbol	Depth (m)	Description	<del></del>			
		0.1_ 0.2_ 0.3_ 0.4_	Slightly moist, dusky red, intact, soft, clayey SAND. Colluvium with abundant roots.	A1			
		0.5_ 0.6_ 0.7_ 0.8_ 0.9_ 1.0_ 1.1_ 1.2_	Slightly moist, dusky red, intact, soft to firm, sandy CLAY. Colluvium.	B1/1			
e		1.4_  1.5_  1.6_  1.7_  1.8_  2.0_  2.1_  2.2_	Slightly moist, dark reddish orange, intact, soft to firm, silty clayey SAND. Colluvium.  NOTES:  1. Laboratory Test Results: Foundation Indicator.	B2/1			
	ЕОН	2.3_ 2.4_ 2.5_ 2.6_ 2.7_ 2.8_ 2.9_ 3.0_ 3.2_ 3.5_	Test Depths   0.4m - 2.0m   Soil Horizon   B1/1   Liquid Limit   28   Plasticity Index   9   Linear Shrinkage   6.5   Grading Modulus   0.86   Clay %   22   Soil Class   A-6(2)   Activity   Low				
KEY:  T EOH XXX SVSP	U W Ei Ba	isturbed Sam ndisturbed Sa /ater Level nd of Hole ackhoe Refus ial pitting terr	ample				

		HOLLAN	D-MUTER & ASSOCIATES - SOIL PROFILE				
PROJECT : PROFILE NO :		Q4 FUEL CI	Q4 FUEL CITY: NORTH WEST PROVINCE				
		TP 14					
Logged b Date :	y:	L. Holland-M February 201					
Other Data	Geolog. Data Symbol	Depth (m)					
		0.1_ 0.2_ 0.3_ 0.4_ 0.5_ 0.6_ 0.7	Slightly moist, greyish dark brown, intact, soft, clayey SAND. Alluvium.				
		0.8_ 0.9_ 1.0_ 1.1_ 1.2_ 1.3_ 1.4_ 1.5_ 1.6_ 1.7_ 1.8_	Slightly moist, dusky red, intact to fissured, soft to firm, clayey SAND. Colluvium.	B1/2			
	ЕОН	1.9_ 1.9_ 2.0_ 2.1_ 2.2_ 2.3_ 2.4_ 2.5_ 2.6_ 2.7_ 2.8_ 2.9_ 3.0_ 3.2_ 3.5_	NOTES:  1. Laboratory Test Results: Foundation Indicator.  Test Depths   0.7m - 2.7m   Soil Horizon   B1/2   Liquid Limit   18   Plasticity Index   3   Linear Shrinkage   1.5   Grading Modulus   1.22   Clay %   7   Soil Class   A-2-4(0)   Activity   Low				
KEY:  []  T  EOH  XXX  SVSP	U W E Ba	isturbed Sam ndisturbed Sa /ater Level nd of Hole ackhoe Refus rial pitting tern	ample				

	<u> </u>	HOLLAND-N	MUTER & ASSOCIATES - SOIL PROFILE				
PROJECT :		<del></del>	Q4 FUEL CITY: NORTH WEST PROVINCE				
PROFILE	NO:	TP 15					
Logged by Date :	y :	L. Holland-Muter February 2014					
Other Data	Geolog. Data Symbol	Depth (m)	Description				
		0.1_ 0.2_ 0.3_ 0.4_ 0.5_	Slightly moist, greyish dark brown, intact, soft, clayey SAND. Alluvium.	<b>A</b> 3			
	EOH	0.6_ 0.7_ 0.8_ 0.9_ 1.0_ 1.1_ 1.2_ 1.3_ 1.4_ 1.5_ 1.6_ 1.7_ 1.8_ 1.9_ 2.0_ 2.1_ 2.2_ 2.3_ 2.4_ 2.5_ 2.6_ 2.7_ 2.8_ 2.9_ 3.0_ 3.2_ 3.5_	Slightly moist, dusky red, intact, firm, clayey SAND. Colluvium.	B1/3			
KEY:	U W Ei Ba	isturbed Sample ndisturbed Sample /ater Level nd of Hole ackhoe Refusal rial pitting terminat	e ed due to very slow penetration				

		HOLLAND-M	IUTER & ASSOCIATES - SOIL PROFILE				
PROJECT :		Q4 FUEL CITY: NORTH WEST PROVINCE					
PROFILE	NO:	TP 16					
Logged b	y:	L. Holland-Muter February 2014					
Other Data	Geolog. Data Symbol	Depth (m)	Description				
		0.1_ 0.2_ 0.3_ 0.4_ 0.5_	Slightly moist, dusky red, intact, soft, clayey SAND. Colluvium with abundant roots.	<b>A</b> 1			
		0.5_ 0.6_ 0.7_ 0.8_ 0.9_ 1.0_ 1.1_ 1.2_	Slightly moist, dusky red, intact, firm, clayey SAND. Colluvium.	B1/3			
		1.3_ 1.4_ 1.5_ 1.6_ 1.7_ 1.8_ 1.9_ 2.0_					
	ЕОН	2.1_ 2.2_ 2.3_ 2.4_ 2.5_ 2.6_		п			
		2.7_ 2.8_ 2.9_ 3.0_ 3.2_ 3.5_	•				
KEY:  []  Y  EOH  XXX  SVSP	U W E: B:	isturbed Sample ndisturbed Sample /ater Level nd of Hole ackhoe Refusal rial pitting terminate	ed due to very slow penetration				

		HOLLAND-N	MUTER & ASSOCIATES - SOIL PROFILE	
PROJECT : PROFILE NO :			NORTH WEST PROVINCE	
		TP 17		<del> </del>
Logged b	y:	L. Holland-Muter February 2014		· <del>-</del>
Other Data	Geolog. Data Symbol	Depth (m)	Description	
		0.1_ 0.2_ 0.3_ 0.4_	Slightly moist, dusky red, intact, soft, clayey SAND. Colluvium with abundant roots.	A1
		0.5_ 0.6_ 0.7_ 0.8_ 0.9_ 1.0_ 1.1_ 1.2_ 1.3_ 1.4_	Slightly moist, dusky red, intact, firm, clayey SAND. Colluvium.	B1/3
	EOH	1.5_ 1.6_ 1.7_ 1.8_ 1.9_ 2.0_ 2.1_ 2.2_		
	EOH	2.3_ 2.4_ 2.5_ 2.6_ 2.7_ 2.8_ 2.9_ 3.0_ 3.2_ 3.5_		
KEY:	Ui W Ei Ba	isturbed Sample ndisturbed Sample ater Level nd of Hole ackhoe Refusal rial pitting terminat	ed due to very slow penetration	

eolog. Data ymbol	TP 18 L. Holland-Muter February 2014  Depth	NORTH WEST PROVINCE	
eolog. Data	L. Holland-Muter February 2014 Depth		
eolog. Data	February 2014  Depth		
Data			
	(m)	Description	
	0.1_ 0.2_ 0.3_ 0.4_ 0.5_	Slightly moist, dusky red, intact, soft, clayey SAND. Colluvium with abundant roots.	<b>A</b> 1
	0.6_ 0.7_ 0.8_ 0.9_ 1.0_ 1.1_	Slightly moist, dusky red, intact, soft to firm, sandy CLAY. Colluvium.	B1/1
	1.2_ 1.3_ 1.4_ 1.5_ 1.6_ 1.7		
OH	1.8_ 1.9_ 2.0_ 2.1_ 2.2_		
	2.3_ 2.4_ 2.5_ 2.6_ 2.7_ 2.8_ 2.9_		
	3.0_ 3.2_ 3.5_		
Ui W Er Ba	ndisturbed Sample /ater Level nd of Hole ackhoe Refusal		
0	D U W Ei	1.6_ 1.7_ 1.8_ 1.9_ 2.0_ 2.1_ H 2.2_ 2.3_ 2.4_ 2.5_ 2.6_ 2.7_ 2.8_ 2.9_ 3.0_ 3.2_ 3.5_ Disturbed Sample Undisturbed Sample Water Level End of Hole Backhoe Refusal	1.6_ 1.7_ 1.8_ 1.9_ 2.0_ 2.1_ H 2.2_ 2.3_ 2.4_ 2.5_ 2.6_ 2.7_ 2.8_ 2.9_ 3.0_ 3.2_ 3.5_ Disturbed Sample Undisturbed Sample Water Level End of Hole

		HOLLAND		<del></del>
	· <del></del> -	HOLLAND-N	MUTER & ASSOCIATES - SOIL PROFILE	
PROJECT :		Q4 FUEL CITY: I	NORTH WEST PROVINCE	
PROFILE	NO:	TP 19		
Logged by Date :	y:	L. Holland-Muter February 2014		
Other Data	Geolog. Data Symbol	Depth (m)	Description	<del></del>
		0.1_ 0.2_ 0.3_ 0.4_ 0.5_	Slightly moist, dusky red, intact, soft, clayey SAND. Colluvium with abundant roots.	<b>A</b> 1
	EOH	0.6_ 0.7_ 0.8_ 0.9_ 1.0_ 1.1_ 1.2_ 1.3_ 1.4_ 1.5_ 1.6_ 1.7_ 1.8_ 1.9_ 2.0_ 2.1_ 2.2_ 2.3_ 2.4_ 2.5_	Slightly moist, dusky red, intact, soft to firm, sandy CLAY. Colluvium.	B1/1
		2.6_ 2.7_ 2.8_ 2.9_ 3.0_ 3.2_ 3.5_		
KEY:  P EOH XXX SVSP	U W E B	isturbed Sample ndisturbed Sample /ater Level nd of Hole ackhoe Refusal rial pitting terminat	ed due to very slow penetration	

### APPENDIX II

LABORATORY TEST RESULTS

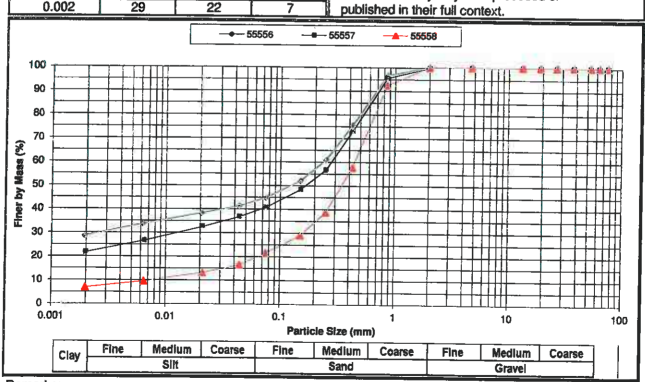
Tel: +27 (0)12 653-1818/0021 • Fax: +27 (0)12 653-0997 E-mail: frank@civilab.co.za • Website: www.civilab.co.za



Civil Engineering Testing Laboratories

### **Foundation Indicator Test Data**

Project	Holland Mut	er - Techwork	d N4 Filling S	tation			
Project No.	HP/B 394-48			Date	27 January 2	2014	
Sample No.	55556	55557	55558	Sample No.	55556	55557	55558
Field Ref. No.	TP 3	TP 13	TP 14	%Gravel	0	0	0
Depth	0.5-2.0	0.4-2.0	0.7-2.7	%Sand	57	61	81
Sieve size	%Passing	% Passing	% Passing	%Silt	15	17	12
75.00	100	100	100	%Clay	29	22	7
63.00	100	100	100	NMC %	Not Tested	Not Tested	Not Tested
53.00	100	100	100	Liquid Limit	30	28	18
37.50	100	100	100	Plasticity	40		
~- 26.50	100	100	100	Index	13	12	5
19.00	100	100	100	Linear Shrink.	7.	6.5	1.5
13.20	100	100	100	Overall P.I.	10	9	3
4.75	100	100	100	Grading	0.00		
2.00	100	100	100	Modulus	0.80	0.86	1.22
0.85	96	96	92	H.R.B.	A-6 (3)	A-6 (2)	A-2-4 (0)
0.425	75	73	57	Unified	SC	SC	SC-SM
0.25	61	57	38	Weston swell			
0.15	52	48	29	(%) at 1 kPa			
0.075	45	41	21	Analysis as p	er method D4:	22 of ASTM	f 1985
0.04	41	36	16	The results re			000
0.02	38	32	12	samples teste			
0.006	33	26	9	Documents m		produced or	
0.002	29	22	7	published in ti	neir full contex	rt	



Remarks:

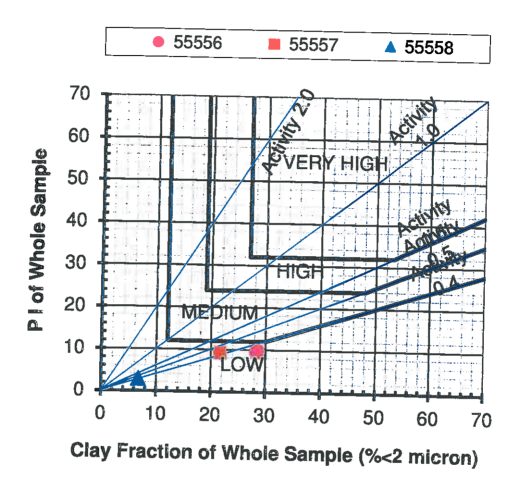
Tel: +27 (0)12 653-1818/0021 • Fax: +27 (0)12 653-0997

E-mail: frank@civilab.co.za • Website: www.civilab.co.za



Civil Engineering Testing Laboratories

### Activity Diagram After D H van der Merwe



### Plotted Values:

<u>Sample</u>	Clay Frac	PI
55556	28.5	9.5
55557	21.7	9.1
55558	6.7	2.8

Unit 4, 144 Edward Avenue, Centurion P O Box 7661, Centurion, 0046

Tel: +27 (0)12 653-1818/0021 • Fax: +27 (0)12 653-0997 E-mail: frank@civilab.co.za • Website: www.civilab.co.za

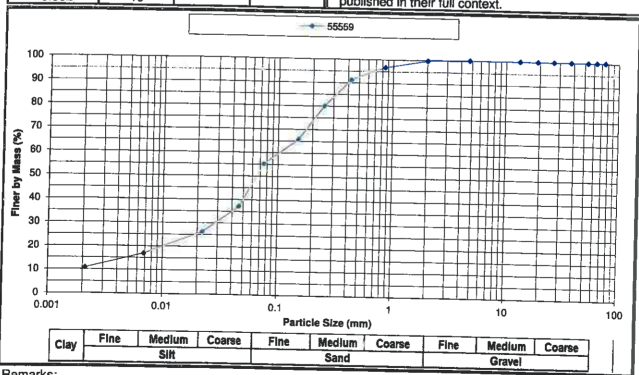


**Civil Engineering Testing Laboratories** 

### **Foundation Indicator Test Data**

Project	Holland Muter - Techworl	d N4 Filling Station		
Project No.	HP/B 394-48	Date	27 January 2014	
	·		1	

Sample No.	55559			Sample No.	55559		
Field Ref. No.	TP8			%Gravel	00009		<del> </del>
Depth	0.5-1.5			%Sand	53	<del> </del>	<del> </del> -
Sieve size	%Passing	% Passing	% Passing	%Silt	36		<del></del>
75.00	100		10 1 distance	%Clay	10	<del></del>	
63.00	100			NMC %	Not Tested	<del></del>	<b></b> _
53.00	100			Liquid Limit			
37.50	100			Plasticity	30		
26.50	100			Index	12		1
19.00	100			Linear Shrink.	6.5		
13.20	100			Overall P.I.	11		
4.75	100			Grading	- ''		<u> </u>
2.00	100			Modulus	0.54	5	
0.85	97			H.R.B.	A-6 (5)		
0.425	91			Unified	CL		
0.25	80			Weston swell	UL		
0.15	66			(%) at 1 kPa	i		
0.075	55			Analysis as pe	r method D4	OO of ACTA	(100=
0.04	35			The results re	norted relate	22 DIASIM O	r 1985
0.02	24			samples teste	doried leigle (	only to the	
0.006	16			Documents ma		roduond co	
0.002	10			published in th	eir full contex	t.	



Remarks:

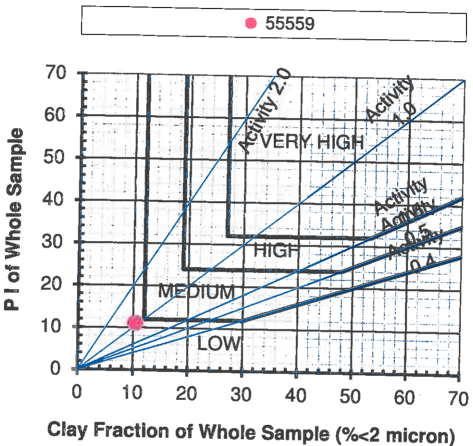
Tel: +27 (0)12 653-1818/0021 • Fax: +27 (0)12 653-0997

E-mail: frank@civilab.co.za • Website: www.civilab.co.za



**Civil Engineering Testing Laboratories** 

### Activity Diagram After D H van der Merwe



**Plotted Values:** 

Sample Clay Frac 55559 10.4

10.9

Unit 4, 144 Edward Avenue, Centurion
P O Box 7661, Centurion 0046
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Vat Number: 4330179989



23-Jan-14

Holland Muter & Associates CC Po Box 1450 Faerie Glen 0043

**ATTENTION: LH Muter** 

### pH & CONDUCTIVITY: Techworld N4 Filling Station

Project: Techworld N4 Filling Station

Job Number: HP/B 394-48

YOUR REF:	SAMPLE NUMBER:	pH VALUE	READING IN: µs/cm	ELECTRICAL CONDUCTIVITY (S/m)	RESISTIVITY (Ohm/m)
TP 3	55556	5.08	112.32	0.0112	89.031
TP 13	55557	5.32	146.64	0.0147	68.194
TP 14	55558	5.23	94.016	0.0094	106,365
TP 8	55559	5.71	173.68	0.0174	57.577

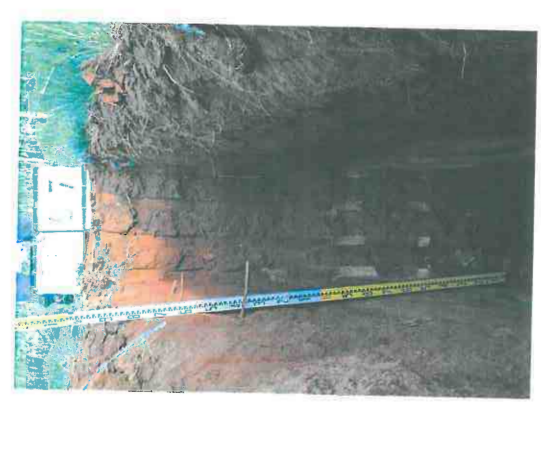
Regards,

Civilab

### APPENDIX III

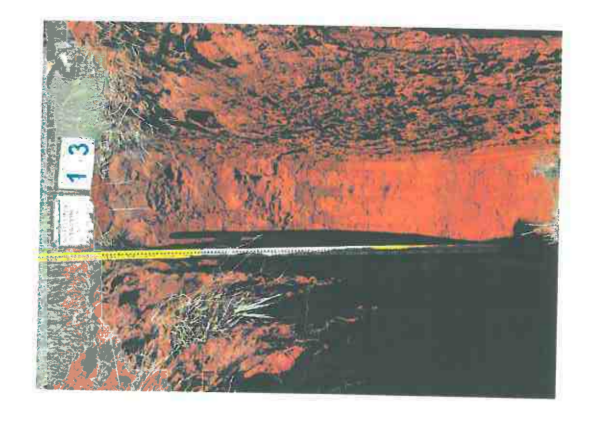
**PHOTOGRAPHS** 

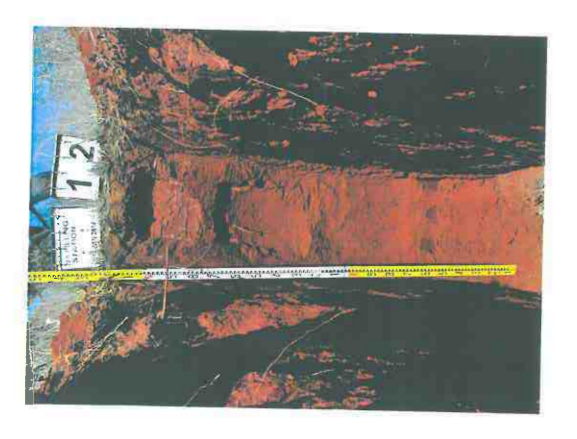
# Typical Soil Profiles of Soil Zone I(a)



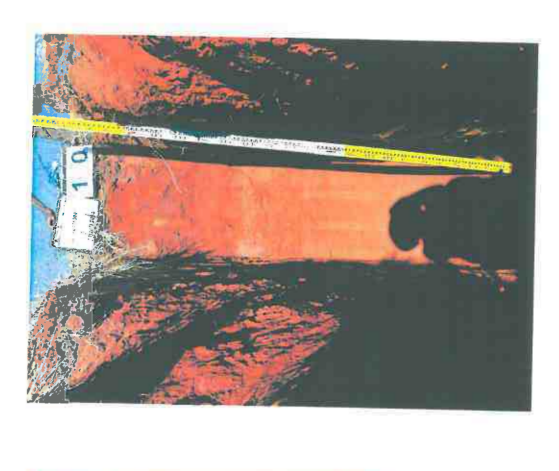


# Typical Soil Profiles of Soil Zone I(a)





# Typical Soil Profiles of Soil Zone I(b)



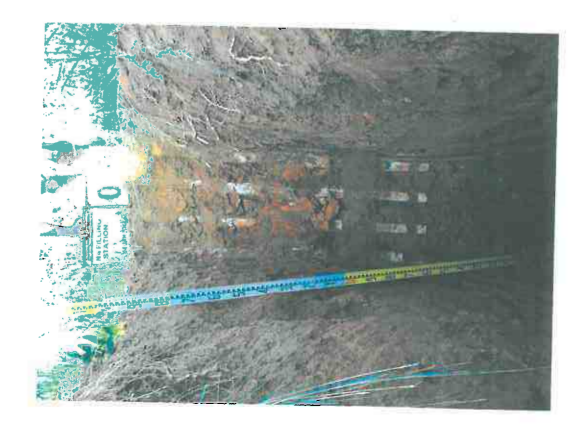


# Typical Soil Profiles of Soil Zone I(c)

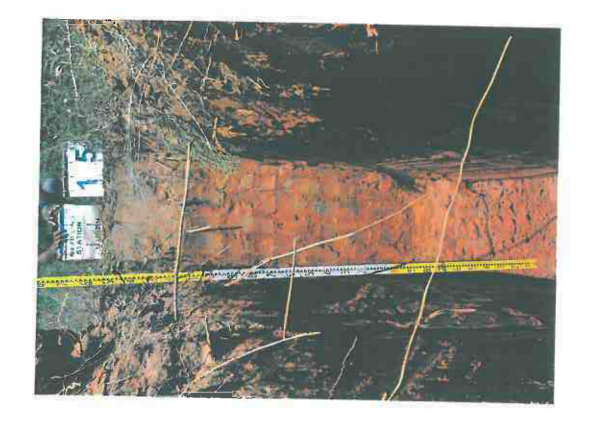


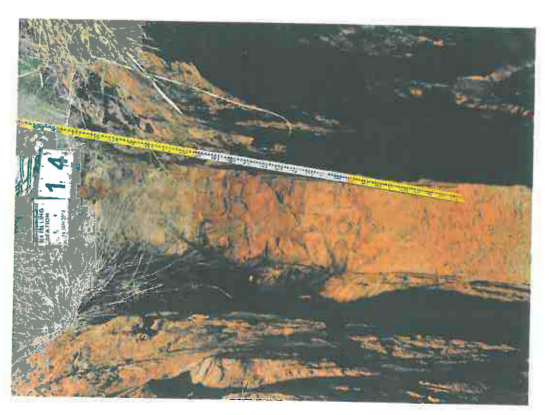


## Typical Soil Profile of Soil Zone II

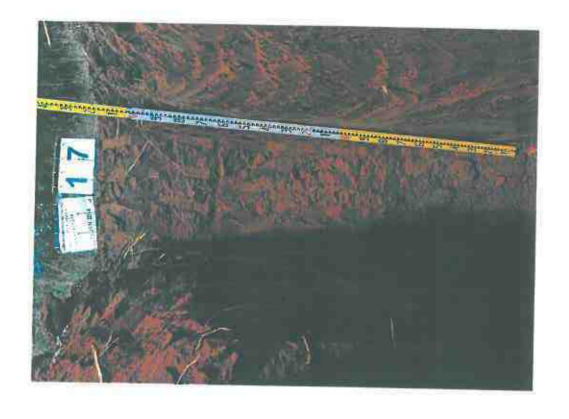


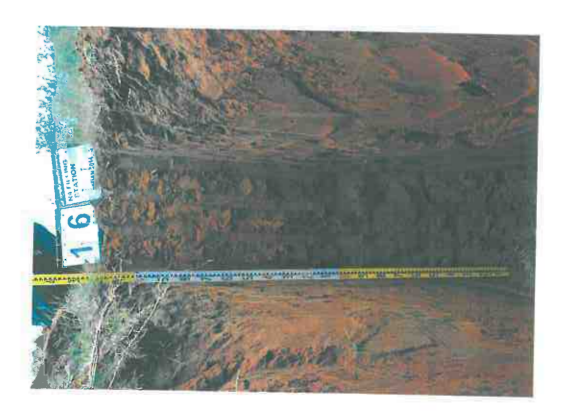
## Typical Soil Profiles of Soil Zone III





# Typical Soil Profiles for Soil Zone IV

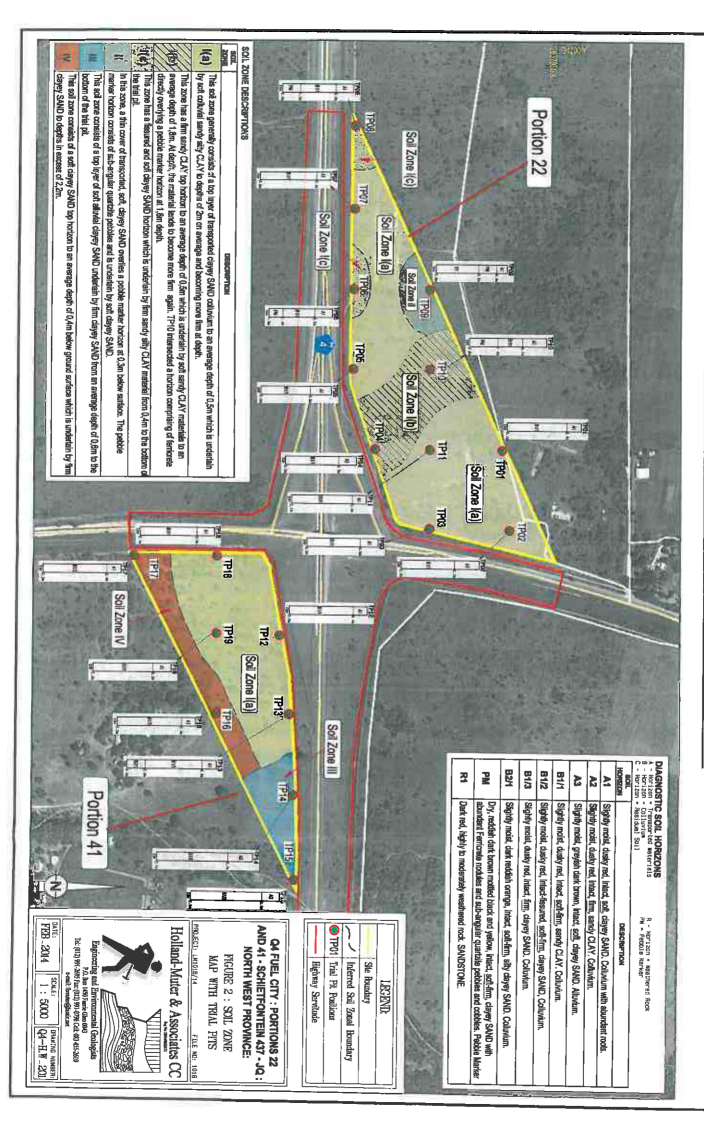




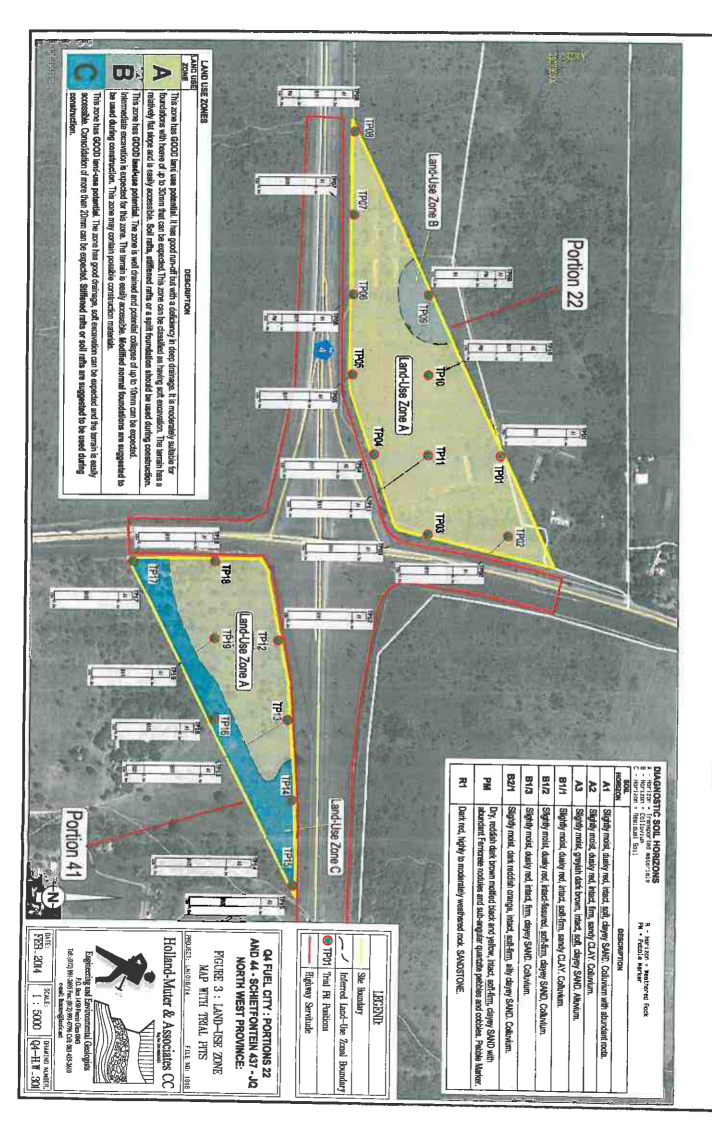
### APPENDIX IV

*MAPS* 

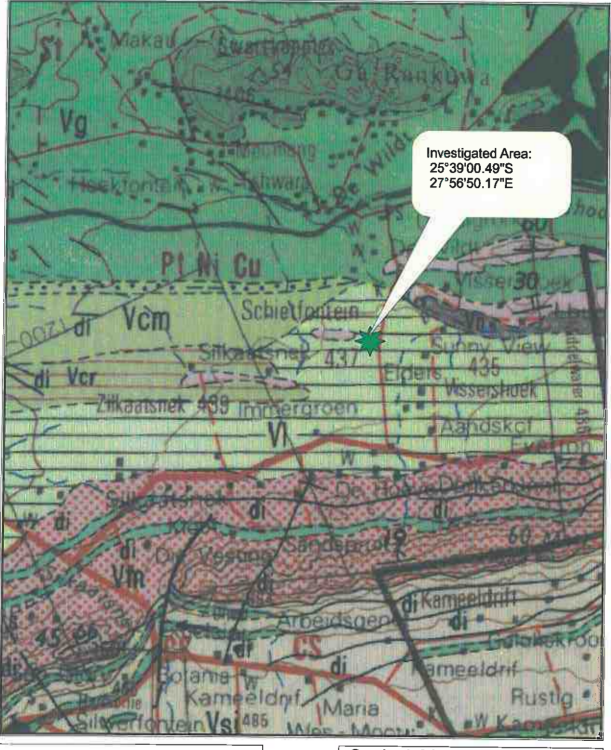
### Q4 FUEL CITY: PORTIONS 22 AND 41 - SCHIETFONTEIN 437 - JQ: NORTH WEST PROVINCE: FIGURE 2 : SOIL ZONE MAP WITH TRIAL PITS



### Q4 FUEL CITY: PORTIONS 22 AND 41 - SCHIETFONTEIN 437 - JQ: NORTH WEST PROVINCE: FIGURE 3: LAND-USE ZONE MAP WITH TRIAL PITS







### Legend



Investigated Area

### Scale 1:80000 2.4 km

### **REGIONAL GEOLOGY OF THE INVESTIGATED AREA:**

Sedimentary rocks of the Pretoria group and the Igneous rocks of the Bushveld Complex.

### HOLLAND-MUTER & ASSOCIATES CC; P.O. BOX 1450; FAERIE GLEN; 0043

FIGURE 4: REGIONAL GEOLOGY: NORTH WEST PROVINCE: Q4 FUEL CITY

DATE: FEBRUARY 2014

**DRAWING NR: 401** 

### **Hydrogeological Investigation**





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### Hydrogeological Investigation as part of the WULA application - Q4 Fuels, North West Province

### Report

Version - 1 May 2015

Q4 Fuels

GCS Project Number: 14-503

Client Reference: Q4 Fuel City













### GEOPHYSICAL AND HYDROGEOLOGICAL INVESTIGATION - Q4 FUEL

Report

Version - 1



May 2015

Q4 Fuels

14-503

### **DOCUMENT ISSUE STATUS**

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Title	Q4 Fuel - Geophysical and Hydrogeological Investigation as part of the WULA application				
	Name	Signature	Date		
Author 1	Marietjie Leenen	Keenen.	May 2015		
Author 1  Document Reviewer	Marietjie Leenen  Claudia du Plessis	Keenen.	May 2015 May 2015		

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### **EXECUTIVE SUMMARY**

### Introduction

GCS (Pty) Ltd was contracted by Ms. Carien de Klerk from Q4 Fuel to conduct a geophysical and hydrogeological investigation in order to comply with the Water Use License Application (WULA) process for the development of the Q4 Fuel city.

### **Environmental Setting**

The topography of the area slope in a north westerly direction, with the groundwater flow direction from south east to north-west across the site. One non-perennial river is located 400m east of Section 1 while two non-perennial rivers are located 900m north and 1km west of Section 2.

The site is underlain by the Rustenburg Layered Suite of the Bushveld Igneous Complex, and consists of pyroxenite and norite. Diabase and dolerite formations may also be encountered in or around the site due to later geological activity. Section 1 and 2 is mostly covered with colluvium sediments eroded from the Transvaal Supergroup. Colluvium can often be composed of a wide range of sediments ranging from silt to rock fragments of various sizes.

### Hydrocensus

During the initial site investigation conducted in April 2014 by GCS, 6 hydrocensus boreholes were identified within close proximity to the site. BH3 and BH4 are located approximately 300m east of Section 1 and are mainly used for potable and irrigational purposes. BH1, BH2 and BH5 are not in use. One hydrocensus borehole, BH6 located 250m north of Section 2, supplies drinking water for cattle. Groundwater levels within BH1, BH3 - BH6 ranged from 28.14 to 35.1mbgl confirming the absence of a shallow (perched) aquifer within close proximity of the site.

### Monitoring Well & Production Borehole Installation

Based on the interpretation of the geophysical investigation data, the most suitable groundwater targets were identified. Two monitoring wells, QB1 and QB2, and one production borehole, QP1 were installed on Section 1, while one monitoring well, QB3 and one production borehole, QP2 were installed at Section 2.

### Aquifer Tests

Aquifer testing was conducted on hydrocensus boreholes, BH3 and BH4 as well as the newly drilled production borehole, QP2. Based on the aquifer tests, the recommended sustainable borehole yield for BH3, BH4 and QP2 are 0.5l/s, 1l/s and 1.5l/s, respectively.

### Water Demand

The water demand calculated for Q4 Fuel City (both Section 1 & 2) was calculated by Mr. Henk Viljoen from VIP consulting to be approximately 0.44l/s (38.4kL/day) for a 24 hour abstraction cycle.

### Laboratory Analysis

Groundwater samples were collected from two hydrocensus boreholes, BH3 and BH4 as well as the newly drilled monitoring well, QB3 and production boreholes QP1 and QP2. No volatile petroleum hydrocarbons were detected in the samples collected.

Calcium concentrations recorded in BH3, BH4, QB3, QP1 and QP2 were non-compliant with the DWA water quality standards, while BH4, QP1 and QP2 indicated non-compliant magnesium concentrations. According to the DWA drinking water standards the total hardness (in terms of CaCO3) recorded in BH3 and BH4 is considered hard, while total hardness in QB3, QP1 and QP2 are considered very hard. This may cause scale on heat exchange surfaces or may result in an increase in soap required to produce lather when bathing and in household cleaning.

According to the Piper and Durov diagram all water samples are indicative of recently recharged groundwater rich in calcium, magnesium and bicarbonate.

### Source - Pathway - Receptor

No source was identified on site, due to the site being in pre-construction phase and based on the laboratory results which confirmed the absence of contamination within BH3, BH4, QB3, QP1 and QP2.

The average ground water level measured on site ranged between 28 and 29.84 metres below ground level (mbgl), confirming the absence of any shallow (perched) aquifers on site and reduces the aquifer vulnerability due to the barrier (thickness of the formation and the elongated travel time for contaminants) between a potential source (filling station and the waste water discharge areas) and the aquifer underlying the site

Sensitive receptors are present in the form of groundwater users and surface water bodies within close proximity to the site. Six boreholes were identified during the hydrocensus conducted within a 2km radius of Section 1 and Section 2. Hydrocensus boreholes, BH3, BH4 and BH6 are currently in use. A non-perennial river is located 400m east, upgradient of Section 1, while two non-perennial rivers are located 900m north and 1km west, downgradient of Section 2. Based on this, the source-pathway-receptor is incomplete based on the absence of a source found on site.

### Recommendations

The following recommendations are made:

- Adherence to the sustainable yield of the production boreholes is crucial to ensure long-term utilisation of the groundwater resource;
- Accurate weekly monitoring of the groundwater levels in the boreholes are recommended when abstraction occurs. If any significant fluctuation in water level occurs, immediate action needs to be taken. The conservative calculations for recharge and proper monitoring plan should prevent over-utilisation of the aquifer;
- Groundwater quality analysis must be done on a quarterly basis, once operational phase has commenced, in order to detect any contamination to the aquifer.

### **CONTENTS PAGE**

1	INTR	ODUCTION	. 1
2	SCOF	PE OF WORK	. 1
3	MET	HOLDOLOGY	. 2
	3.2.1	Hydrocensus and Receptor Survey	. 2
	3.2.2	· · · · · · · · · · · · · · · · · · ·	
	3.2.3	Production Borehole and Monitoring Well Installation	. З
	3.2.4	Groundwater Sampling and Analyses	. Э
4	SITE	DESCRIPTION	. 3
5	ENVI	RONMENTAL SETTING	. 4
	5.1	TOPOGRAPHY	. 4
	5.2	Hydrology	. 4
	5.3	GEOLOGY & HYDROGEOLOGY	. 4
6	DETA	AILED SITE INVESTIGATION	. 7
	6.1	NEIGHBOURING LAND SURVEY	. 7
		Hydrocensus	
	6.3	ELECTRICAL RESISTIVITY TOMOGRAPHY METHOD AND SURVEY DESIGN	. 8
	6.3.1		
		BOREHOLE INSTALLATION	
		AQUIFER TESTING	
	6.5.1		
	6.5.2 6.5.3		
	6.5.4		
7		RMEDIATE RESERVE DETERMINANTION	
•		RAINFALL RECHARGE	
	7.1 7.1.1		
		SUB-CATCHMENT DELINEATION	
		BASIC HUMAN NEED	
		GROUNDWATER CONTRIBUTION TO BASEFLOW	
		PROPOSED ABSTRACTION	
	7.6	EXISTING ABSTRACTION	23
	7.7	SUMMARY OF WATER BALANCE CALCULATIONS	24
8	GRO	UNDWATER ANALYSIS	25
	8.1.1	Volatile Petroleum Hydrocarbons	26
	8.1.2		
	8.1.3		
	8.1.4	Inorganic Groundwater Analysis	27
	8.1.5	r 3 ·	
	8.1.6	3	
9	RISK	PROFILE	31
	9.1	Source	31
	_	Pathway	
		RECEPTOR	
	9.3.1		
1(	O CON	CLUSIONS	34
		DENCES	2

Q4 Fuels Q4 Fuel City

### LIST OF FIGURES

Figure 5-1: Locality Map	5
Figure 5-2: Geology Map	
Figure 6-1: Location map showing ERT traverses	
Figure 6-2: A 2D inverted resistivity data for (a) Q004 and (b) Q003 survey lines	
Figure 6-3: A 2D inverted resistivity data for (a) Q005 and (b) Q006 survey lines	
Figure 6-4: Site Layout and Hydrocensus Borehole Locality	
Figure 6-5: Aquifer Test for BH3	15
Figure 6-6: Aquifer Test for BH4	
Figure 6-7: Aquifer Test for Production Borehole, QP2	17
Figure 7-1: Steps to derive surface characteristics from a DEM	20
Figure 7-2: Sub-catchment Map	
Figure 8-1: Piper Diagram	
Figure 8-2: Durov Diagram	
Figure 9-1: Exposure Pathway Flowchart	32
LIST OF TABLES	
Table 5 4. Illudualeniael Festures in Class Duraninaitus to the Cita	4
Table 5-1: Hydrological Features in Close Proximity to the Site	
Table 6-1: Neighbouring Land Use	
Table 6-3: Monitoring well details	
Table 6-4: Pumping Test Results for BH3, BH4 and QP2	
Table 6-5: Sustainable Borehole Yield from aquifer	
Table 7-1: Summarized Quaternary Catchment Information (GRDM, 2012)	
Table 8-1: Groundwater Laboratory Results - Volatile Petroleum Hydrocarbons	
Table 8-2: Groundwater Chemical Analysis	
Table 9-1: Monitoring Strategy	
LIST OF APPENDICES	
ADDENINA DUGTO LOG	
APPENDIX A – PHOTO LOG	
APPENDIX B – BOREHOLE LOGS	
APPENDIX C - AQUIFER TEST	52
APPENDIX D – LABORATORY RESULTS	56

### 1 INTRODUCTION

GCS Pty (Ltd) was requested by Ms. Carien de Klerk from Q4 Fuel to conduct a hydrogeological investigation in order to comply with the Water Use License Application process for the development of the Q4 Fuel city.

### 2 SCOPE OF WORK

The following components are proposed as the scope of work and in accordance with the requirements from the DWA for a Water Use License Application:

- Geophysical investigations for both Section 1 and Section 2 of the proposed developments (Resistivity);
- Drilling of two production boreholes on each Section of the facility as well as two
  monitoring wells on Section 1 and one monitoring well on Section 2;
- 24 Hour aquifer testing of production borehole, QP2 located on Section 2 and two hydrocensus boreholes, BH3 and BH4, located on Section 1;
- A review of the tank farms and the drilling of 2 x 20meter groundwater monitoring wells on Section 1 and 1 x 30meter groundwater monitoring well downgradient of the proposed tank farm on Section 2;
- Sampling, analysis and evaluation of the existing groundwater quality on site and hydrocensus boreholes;
- Update the Groundwater Reserve;
- Compilation of a hydrogeological report, with initial recommendations for resource development, management and monitoring and relevant information still required for Water Use License Application.

### 3 METHOLDOLOGY

### 3.1 Site Inspection & Data Review

An initial site inspection was undertaken to obtain information about the current status of the site, which included site layout and drainage, adjacent property land use and identifying possible drilling locations.

All topographical, geological and information, available from the public domain was accumulated.

Public domain data included:

- Google satellite images;
- 1: 50 000 Topographical Maps;
- 1: 250 000 Geological Maps;
- 1: 500 000 Hydrogeological Map;
- Groundwater Databases, NGA (National Groundwater Archive).

### 3.2 Site Investigation

Subsequent to completion of the data review and initial site visit, the site investigation was undertaken. This included the following:

### 3.2.1 Hydrocensus and Receptor Survey

A detailed hydrocensus was conducted within a 1km radius of the site to identify the presence and use of existing boreholes. Well depths were determined and static water levels were recorded.

### 3.2.2 Geophysical investigation

Electrical resistivity is the geophysical method that is least affected by power line noise and infrastructure. DC current is directly injected into the ground through 2 current electrodes and the potential difference measured by the 2 potential electrodes. Up to 64 electrodes are inserted at a time and measured in various arrays of potential and current pairs to produce an image of the sub-surface electrical properties which in turn can be interpreted in terms of the local geology and contaminant plume locations. This is the electrical method with the highest resolution for mapping the near surface (app. 0 - 50m) by using a dense electrode distribution. Based on the interpretation of the geophysical investigation data, the most suitable targets will be identified for drilling.

### 3.2.3 Production Borehole and Monitoring Well Installation

The drilling and construction of two production boreholes as well as three monitoring wells will be conducted by means of an air percussion drill rig. This will consist of 8" boreholes, 30 meters of casing allowed for, and the remainder of the borehole will be drilled 6.5" up to a depth of 80 meters below ground level (or 10m below groundwater level).

### 3.2.4 Groundwater Sampling and Analyses

The newly drilled monitoring wells and production boreholes were inspected. The static water levels and total depth were recorded. The following parameters were analysed for:

- Anion and cations;
- pH, Total Dissolved Solids (TDS), Bicarbonates, Electrical Conductivity (EC), and Total Hardness;
- Gasoline Range Organics (GRO) BTEXN fully speciated (including o- and m,p-Xylenes), MTBE, TAME, Trimethylbenzene (fully speciated 1,2,4 and 1,3,5trimethylbenzenes);
- Diesel Range Organics (DRO) (C<sub>10</sub>-C<sub>20</sub>); and
- Polycyclic Aromatic Compounds (PAH).

### 4 SITE DESCRIPTION

The site is located between Pretoria and Brits, on the N4 highway where it intersects the M21 secondary road. The proposed sites are on opposite sides of the N4 and are demarcated as Section 1 and Section 2 (Figure 5-1)

Section 1 is situated on a portion of a game lodge and occupies about half of the property. This area contains 5 boreholes of which 4 already have pumps installed and only 2 boreholes are used for water supply to the dam on the property and to a holding tank for the game lodge (refer to Appendix A - Photographic Log). The owner of Section 1 had no previous recorded data for any of the boreholes.

Section 2 is less developed with the area mainly used for grazing of livestock. The site however has running water supplied by the single borehole on site. The pump system is welded to the borehole casing as a preventative measure against theft. The pump is installed to approximately 15 meters below the static water level (swl). The property to the north adjacent to the proposed site, farms with grass which requires large amounts of water.

### 5 ENVIRONMENTAL SETTING

### 5.1 Topography

The topography of the area surrounding the site slopes in a north westerly direction according to the observations on site as well as the 1:50 000 topographical map. The presumed groundwater flow direction for the site is from south east to north-west across the site.

### 5.2 Hydrology

The surface water features identified from the 1:50 000 topographical map as well as the latest Google Earth Imagery have been tabulated below in Table 5-1.

Table 5-1: Hydrological Features in Close Proximity to the Site

Hydrological Feature	Distance from site	Direction		
Non-perennial river	400m	East, upgradient of Section 1, flows in a northerly direction		
Non-perennial river	900m	North, downgradient of Section 2, flows in a north westerly direction		
Non-perennial river	1km	West, downgradient of Section 2, flows in a northerly direction		

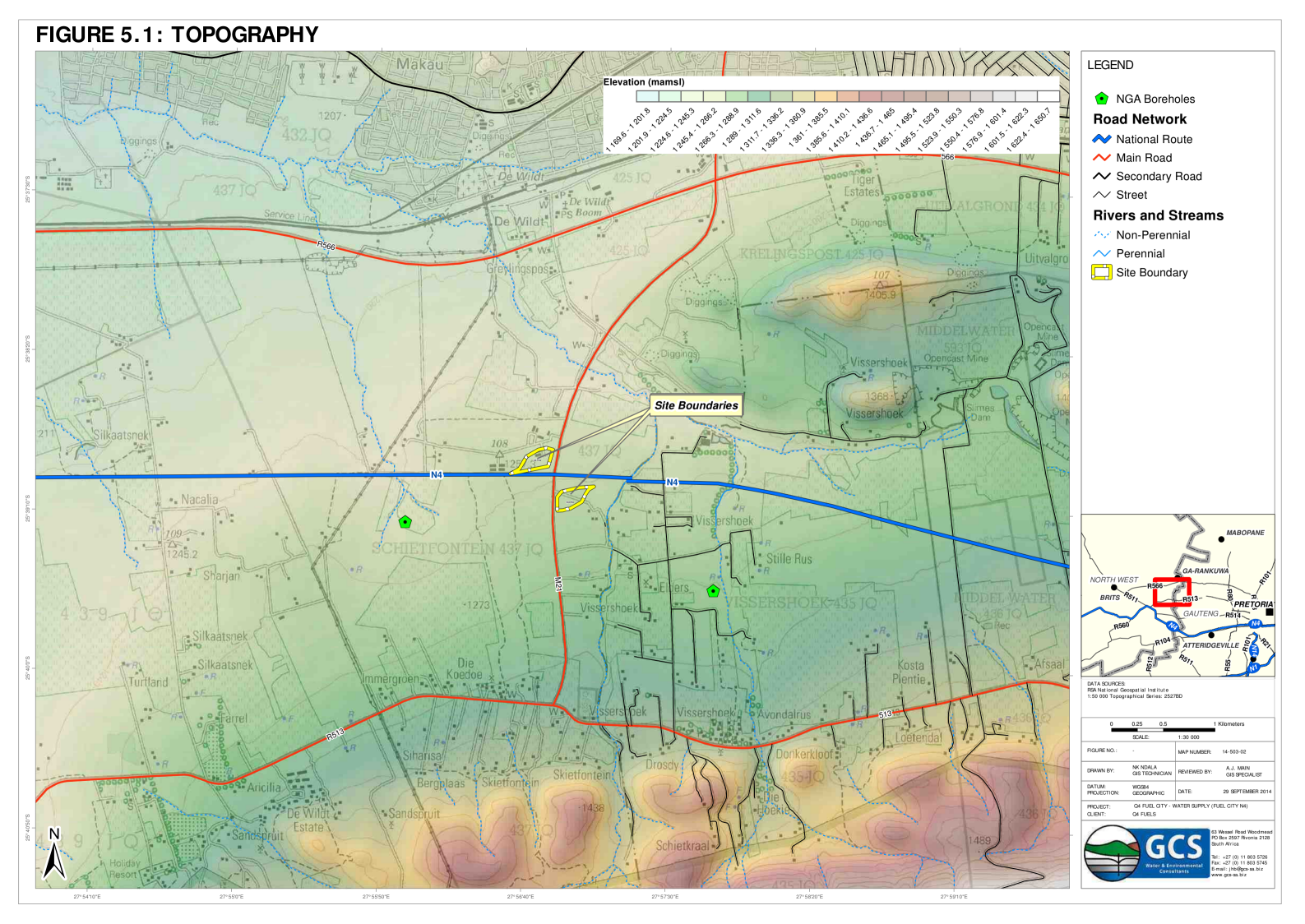
### 5.3 Geology & Hydrogeology

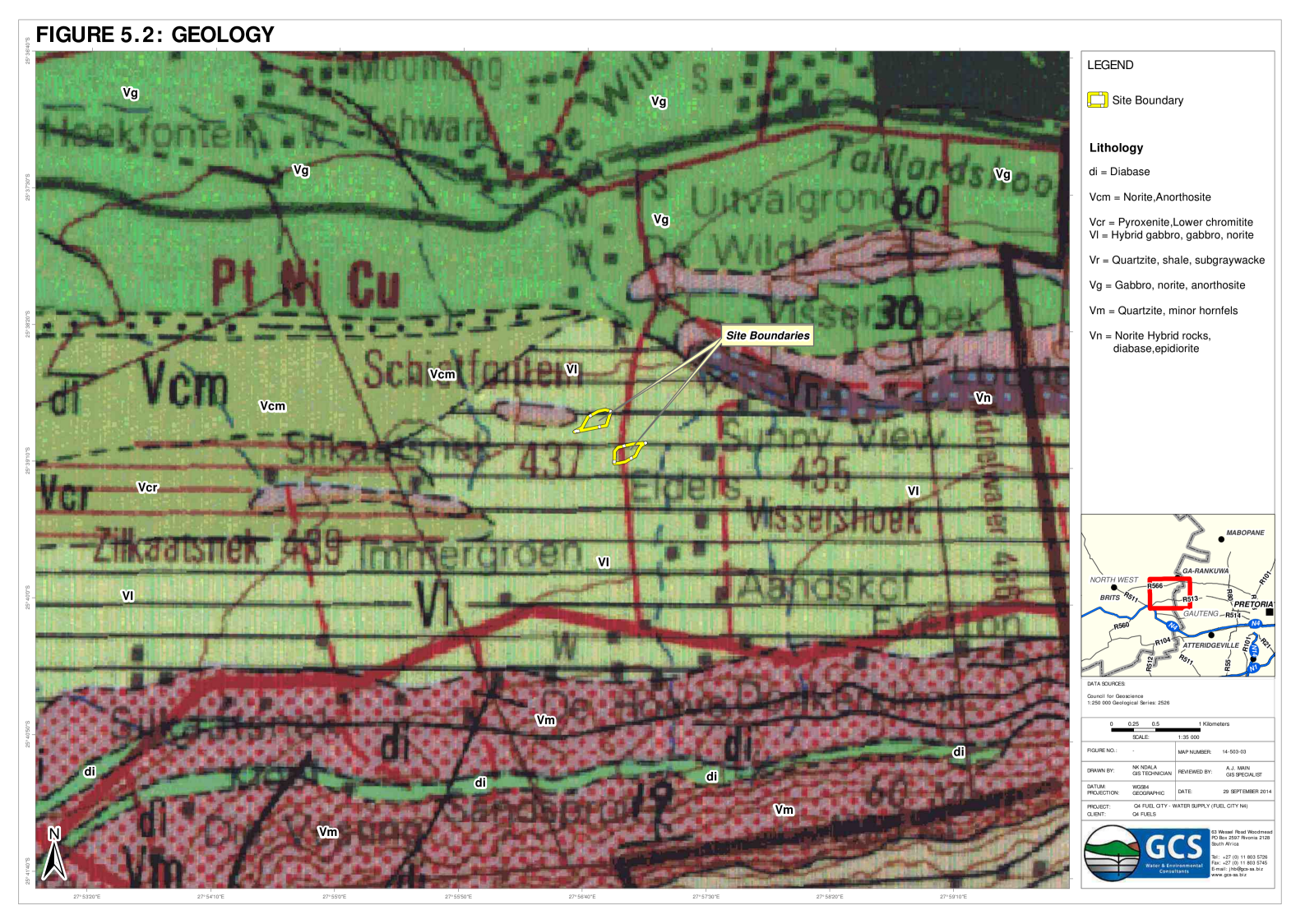
The site is underlain by the Rustenburg Layered Suite of the Bushveld Igneous Complex, and consists of pyroxenite and norite (Figure 5-2). Diabase and dolerite formations may also be encountered in or around the site due to later geological activity. Section 1 and 2 is mainly covered with colluvium sediments eroded from the Transvaal Supergroup. Colluvium is a general name for loose, unconsolidated sediments that have been deposited at the base of hillslopes. Colluvium can be composed of often a wide range of sediments ranging from silt to rock fragments of various sizes.

An evaluation of the geological map sheet Rustenburg (2526), 1:250 000 (Council for Geoscience, 1978 2<sup>nd</sup> edition) revealed the presence of an contact zone approximately 600m north west of Section 2 consisting of quartzite of Rooiberg Group.

According to the 1:500 000 Hydrogeological map series Johannesburg (2526), the site is underlain by an intergranular and fractured aquifer (ultramafic/mafic intrusive rocks - dolerite, diabase, gabbro, norite, carbonatite, anorthosite and pyroxenite) with an average borehole yield between 0.5 and 2l/s.

Two NGA (National Groundwater Archive) boreholes are located within a 2km radius of the site.





### **6 DETAILED SITE INVESTIGATION**

This investigation, conducted during September 2014, entailed a site walkover, monitoring well installation, groundwater sampling and aquifer testing. A detailed hydrocensus was conducted by GCS in April 2014.

### 6.1 Neighbouring land survey

A neighbouring land survey was conducted for the site in order to prepare a list of adjacent land use as detailed in Table 6-1 below.

Table 6-1: Neighbouring Land Use

Locality with regards to site	Land Use	
North	Agriculture	
East	Open land	
South	Residential and open land	
West	Residential and open land	

### 6.2 Hydrocensus

During the initial site investigation conducted by GCS in April 2014, 6 hydrocensus boreholes were identified within close proximity to the site. The static water level ranged from 28.14 to 35.1 meters below ground level (mbgl). It was also determined that all of the boreholes are more than 90m deep from interviews with the owners and from the depth that the pumps were installed. The hydrocensus borehole details are tabulated in Table 6-2 below.

Table 6-2: Hydrocensus Borehole Details

Borehole	Coordinates		Depth	SWL				
ID	S	E	(m)	(mbgl)	Use	Comments		
Section 1								
BH1	-25.653596	27.951410	-	33.8	Not in use	Fitted with a submersible pump		
BH2	-25.653246	27.951275	-	-	Not in use			
вн3	-25.651373	27.953246	-	33.56	Water supply for lodge,			
ВН4	-25.650690	27.953283	48	35.1	used for both potable and irrigational purposes			
вн5	-25.653386	27.952118	100m+	32.7	Not in use	No pump installed		
Section 2								
вн6	-25.644970	27.946754	-	28.14	Drinking water for cattle	Fitted with a submersible pump		

Section 1 is located on a game lodge, which contains a variety of antelope species which depends on the local vegetation and water supplied from the boreholes on site. Currently borehole, BH3 and BH4 are being used simultaneously to provide water to the game lodge.

Section 2 is used for cattle grazing which is dependent on the local vegetation and water supplied to the cattle from a single borehole on site (BH6). This borehole has a pump installed, which, according to the owner (Jannie), is installed about 15 meters below the static water level. The location of all hydrocensus boreholes are presented in Figure 6-4.

### 6.3 Electrical Resistivity Tomography Method and Survey Design

The ERT was performed with a standard ABEM SAS1000 Lund imaging system with four 100m multicore cables each with 21 electrode take-outs. Three electrical resistivity survey traverses (Q4003, Q4004, Q4005 and Q4006), with electrode spacing of 5m, were surveyed using the standard Wenner protocol around the selected target areas (sections 1 and 2) on the site (Figure 6-1). Traverses Q4003, Q4004 were surveyed around section 1 while the Q4005 and Q4006 were surveyed around section 2. The traverses Q4004 and Q4005 were surveyed 400m almost north-south orientation while Q4003 and Q4006 were surveyed eastwest. The traverses Q4004, Q4005 and Q4006 were all 400m long while Q4003 was 600m long.

Once the ERT survey was completed, the 2D measured resistivity data were accordingly edited, processed and ultimately inverted using a 2D inversion algorithm RES2Dinvx64 software package by Geotomo Software. The RES2DINV inversion routines involves a cell-based inversion technique where it automatically divides the 2D pseudo-section into a large number of rectangular blocks that are loosely tied to the distribution of the data points in the pseudo-section. Then an iterative non-linear smoothness-constrained least-squares optimisation technique is used to calculate the resistivity of the model blocks that provide a model response which agrees with the observed data (deGroot-Hedlin and Constable 1990). The resultant 2D tomographs were then interpreted based on the scientifically proven link between apparent resistivity characteristics and subsurface material properties in order to delineate favourable areas to place the production and monitoring targets to be drilled.

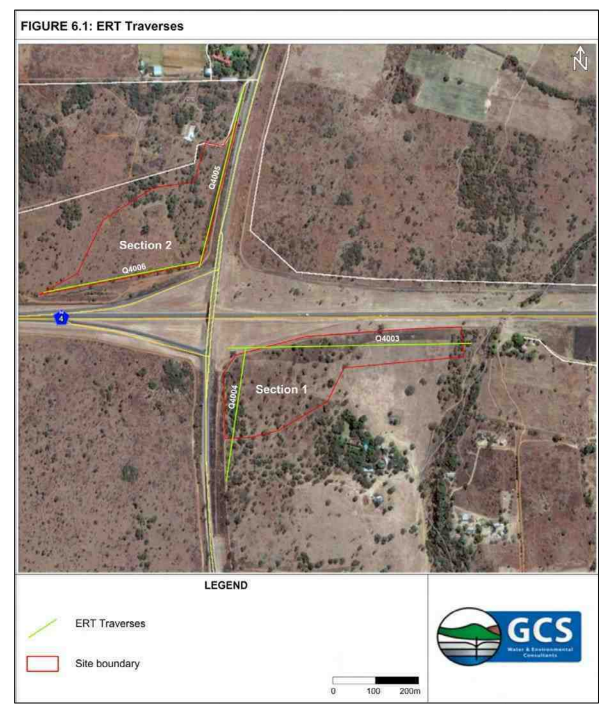


Figure 6-1: Location map showing ERT traverses.

# 6.3.1 Visualisation and Interpretation

The results of the ERT survey profiles for traverses Q004 and Q003 are shown in Figure 6-2. The resistivity model for Q004 exhibit two distinct apparent resistivity ranges, the first (>554  $\Omega$ m) being 37.2 mbgl deep. This upper zone represents a weathered lithology underlying which is a more resistive ( $\approx$ 554  $\Omega$ m) substratum.

The weathered formation usually serves as a preferred area to place groundwater yielding wells; however, the weathered zone in this case is not deep enough to serve as economical revenue for groundwater over this survey profile. Nevertheless, two low confidence monitoring wells namely QB1 and QB2 are proposed at  $\approx x=195$  m and 215 m respectively.

The 2D resistivity model for Q003 similarly exhibiting two distinct apparent resistivity ranges, the first being  $\leq 554~\Omega m$  overlying a more resistive (>554  $\Omega m$ ) substratum. The weathered zone is shallower (27.4mbgl) from the start of the model before it begins (at  $\approx x=240m$ ) to slightly deepen to about 31.3mbgl. The weathered zone is in this case still not adequately deep enough to serve as an economical avenue for groundwater over this survey profile. However, a low confidence production well is proposed at  $\approx x=300m$  where the weathering is relatively deeper.

The results of the ERT survey profiles for traverses Q005 and Q006 are shown in Figure 6-3 shows a 2D resistivity model for Q005 on which large variations in the resistivities of the subsurface materials are apparent giving a good insight on the possible areas to drill a required production well. A very prominent zone of low resistivity ( $\leq 67\Omega m$ ) is observed at 15.84 mbgl underlain by quite resistive values ( $\geq 67\Omega m$ ) bedrock. From the start of the model to  $\approx x=170m$ , the high resistivity zone degrades to reduced resistivity values (119 $\Omega m$ -377 $\Omega m$ ) possibly due to the fracturing or deep weathering which may provide perfect avenues for groundwater flow. As a result, a high confidence production well is recommended for drilling at  $\approx x=170m$ .

The 2D resistivity model for Q006 is characterised by a relatively resistive ( $\geq$ 554  $\Omega$ m) substratum at an average depth of 15.7mbgl. Overtop is a zone with relatively suppressed resistivity values (<554  $\Omega$ m) interpreted as a 15.7m thick weathered zone. As indicated earlier, the weathered formation usually serves as a preferred area to place groundwater yielding wells if deep enough. With the shallow weathered zone shown on the model however, neither a production well nor an observation well is proposed along the survey line.

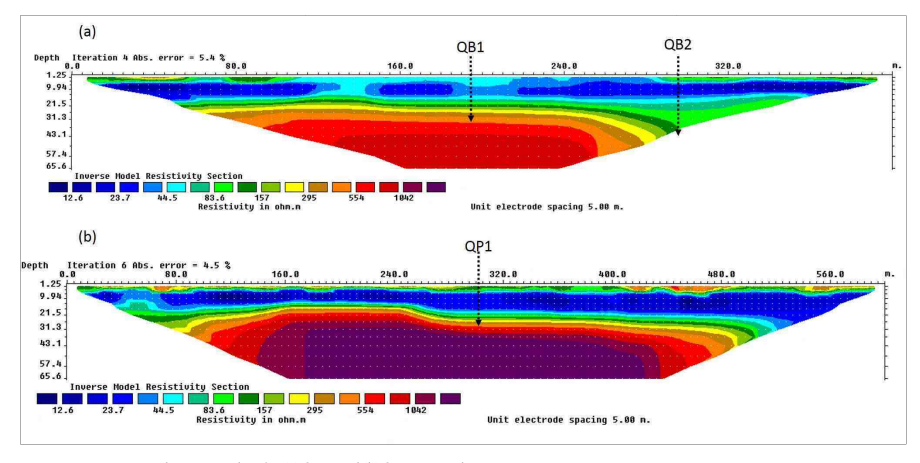


Figure 6-2: A 2D inverted resistivity data for (a) Q004 and (b) Q003 survey lines.

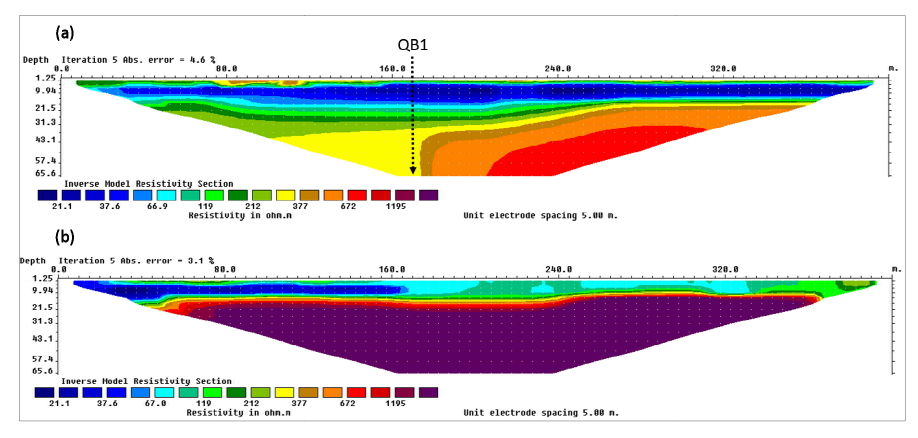


Figure 6-3: A 2D inverted resistivity data for (a) Q005 and (b) Q006 survey lines.

#### 6.4 Borehole Installation

Based on the interpretation of the geophysical data, the most suitable groundwater targets were identified. The drilling and construction of three monitoring wells as well as two production boreholes were conducted during September 2014 by means of air percussion drilling. The borehole logs are compiled in Appendix B. The localities of the monitoring boreholes are illustrated in Figure 6-4. Groundwater was encountered in monitoring well QB3 and production boreholes, QP1 and QP2 at 28 and 29.84mbgl. The monitoring well details are presented in Table 6-3.

Table 6-3: Monitoring well details

Borehole ID		es (WGS 84, aphic)	Depth	SWL (mbgl)	Comments			
	S E (m)							
Section 1								
QB1	-25.651795	27.948825	21	Dry	No shallow perched water level			
QB2	-25.650733	27.948543	20	Dry	No shallow perched water level			
QP1	-25.650752	27.950619	70	28.1	Water encountered			
	Section 2							
QB3	-25.647109	27.946211	31	28	Water encountered			
QP2	-25.646221	27.947667	61	29.84	Water strike at 38m			

Groundwater sampling was conducted in September 2014. Groundwater samples were collected from QB3, QP1 and QP2. The samples were analysed for anions, cations, pH, Total Dissolved Solids (TDS), bicarbonates, Electrical Conductivity (EC), total hardness and Volatile Petroleum Hydrocarbons (GRO's, DRO's, PAH, MTBE and TAME).

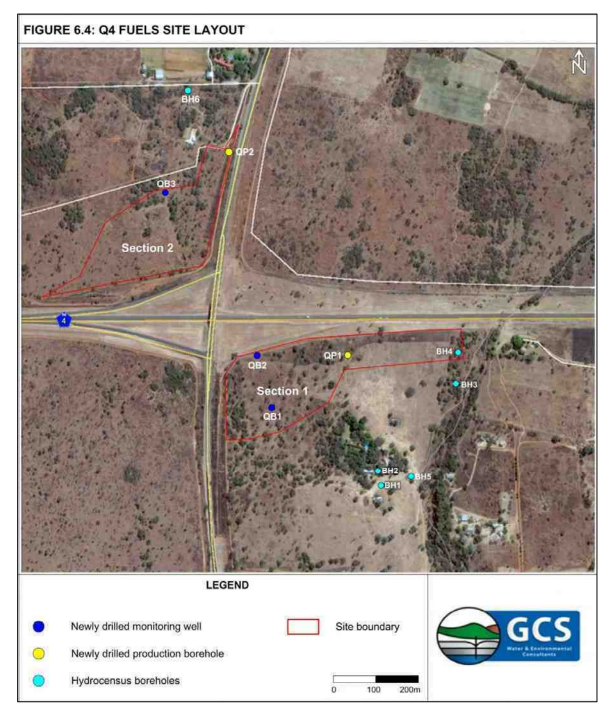


Figure 6-4: Site Layout and Hydrocensus Borehole Locality

# 6.5 Aquifer Testing

Aquifer testing allows for a better understanding of the hydraulic characteristics of the geological formations. One type of aquifer test, i.e. a constant rate pump test, was conducted on two of the boreholes, BH3 and BH4 as well as the newly drilled production borehole, QP2.

The aguifer testing included the following:

- A twenty four (24) hour constant rate pump test where water is abstracted at a constant rate (determined during the calibration test) and water level measurements were taken at set time intervals;
- Once the constant rate pump test was completed the borehole water level was allowed to recover to at least 90% with measurements being taken at set time intervals.

#### 6.5.1 Borehole 3 - Section 1

The data collected from borehole 3 on Section 1 are compiled in Appendix C. The drawdown in total was 3.64 meters with a recovery time of 2 hours. The borehole was fitted with a pump, thus the test was carried out with the current pump that was installed. Figure 6-5 illustrates the drawdown/recovery versus time recorded in the borehole. According to the pump test data and subsequent analysis, the borehole can be pumped at 0.5l/s over a 24 hour period.

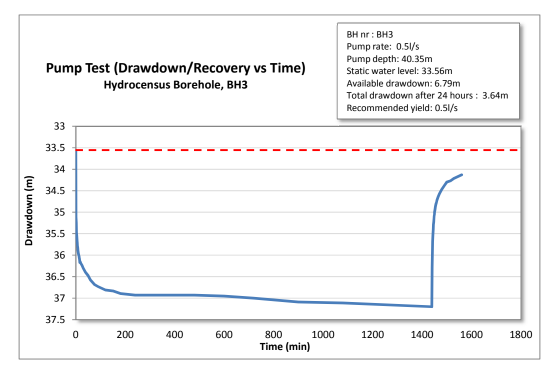


Figure 6-5: Aquifer Test for BH3

#### 6.5.2 Borehole 4 - Section 1

The data collected from borehole 4 on Section 1 are compiled in Appendix C. The drawdown in total was 5.82 meters with a recovery time of 5 hours. Figure 6-6 illustrates the drawdown/recovery versus time recorded in the borehole. According to the pump test data and subsequent analysis, the recommended borehole yield is 1l/s over a 24 hour period.

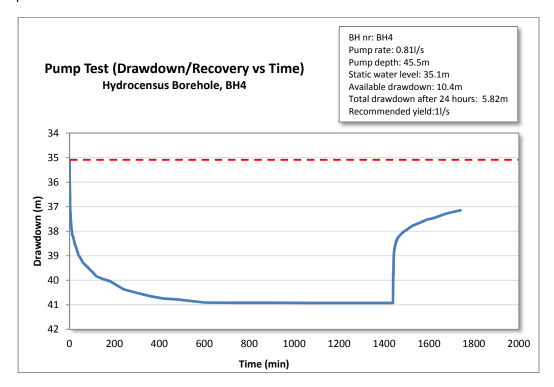


Figure 6-6: Aquifer Test for BH4

### 6.5.3 Production borehole, QP2 - Section 2

The data collected from the newly drilled production borehole, QP2 on Section 2 are compiled in Appendix C. The drawdown in total was 17.8 meters with a recovery time of 1 hour. The available drawdown is 26.16m measured from the static water level. Figure 6-7 illustrates the drawdown/recovery versus time recorded in the borehole. According to the pump test data and subsequent analysis, the recommended borehole yield is 1.5l/s over a 24 hour period, since the 90% recovery takes 1 hour.

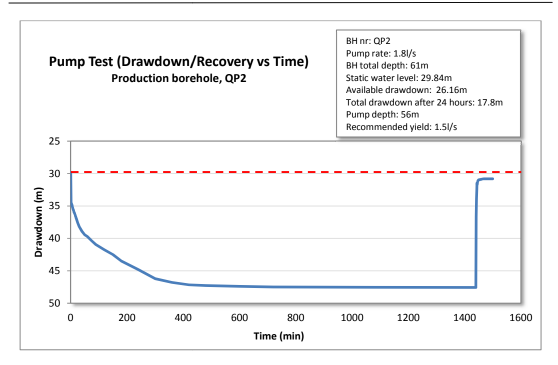


Figure 6-7: Aquifer Test for Production Borehole, QP2

#### 6.5.4 Aquifer test results and abstraction schedules

A summary of the 24 hour pump test results are compiled in Table 6-4 below.

Table 6-4: Pumping Test Results for BH3, BH4 and QP2

Borehole ID	Drawdown (24hr)	SWL (mbgl)	Pumping Rate (I/s)	Pump Depth (m)	Transmissivity (m²/day)	Aquifer Characterisation
вн3	3.64	33.56	0.5	40.35	6.61	Weathered aquifer
ВН4	5.82	35.1	0.81	45.5	8.25	weathered aquiter
QP2	17.75	29.84	1.8	56	15.5	Good fracture zone with bilinear flow

L/s - Litres per second mbgl – Meters below ground level

The sustainable borehole yield is calculated using the FC method over a 12 hour period as tabulated in Table 6-5 below. In total 111.6m<sup>3</sup>/day can be abstracted from BH3, BH4 and QP2 as water supply for the Q4 Fuel site.

Table 6-5: Sustainable Borehole Yield from aquifer

Borehole ID	Recommended sustainable yield from FC method 18 hour abstraction *	Daily abstraction m3/day
внз	0.5l/s for 18 hours	32.4
BH4	1l/s for 18 hours	64.8
QP2	1.5l/s for 18 hours	97.2

14-503 4 May 2015 Page 17

#### 7 INTERMEDIATE RESERVE DETERMINANTION

The Intermediate Groundwater Reserve Determination takes into account the following parameters:

- Effective Recharge from Rainfall and specific geological conditions;
- Area of the sub-catchment delineated for the site;
- Basic Human needs for the site;
- Groundwater contribution to surface water (baseflow);
- Existing abstraction (hydrocensus borehole data was used);
- Surplus if any available for abstraction.

## 7.1 Rainfall Recharge

The effective groundwater recharge from rainfall is the portion of rainfall that reaches the groundwater. The remainder of the rainfall comprises surface water runoff, evapotranspiration and soil moisture.

The effective rainfall-recharge is dependent on the catchment geology, soils, surface runoff and stream morphology but most importantly for the study area, the effective storage.

#### 7.1.1 Literature Review

Data from relevant hydrogeological databases including, the Groundwater Resource Directed Measures (GRDM) was obtained from the Department of Water Affairs. The proposed site area fall within quaternary catchment: A21J, as indicated in Table 7-1 (and Figure 7-2).

Table 7-1: Summarized Quaternary Catchment Information (GRDM, 2012)

Quaternary Catchment	Total Area (km²)	Recharge mm/a	Current use Mm³/a	Exploitation Potential Mm³/a	Rainfall mm/a
A21J	1150.2	26.01	4.64	8	637

According to Brendenkamp et al (1995) the rainfall recharge for the Bushveld Igneous Complex in the quaternary catchment, is between 2-5% of the MAP (Mean Annual Precipitation). However, the aquifer conditions are site specific and need to be recognized for the site.

The entire delineated sub-catchment falls within the A21J quaternary drainage area, therefore the rainfall is seen to be equal across the site, i.e. 637mm/annum. The groundwater recharge is taken as 2.5% of MAP (based on literature review).

Therefore, recharge for the delineated sub-catchment can be calculated as:

2.5% of MAP (637 mm) = 0.015925 m/annum.

Rainfall recharge =  $0.015925 \text{m x} \pm 23 \text{km}^2$  (size of the sub-catchment as delineated)

The rainfall recharge to the sub catchment =  $\pm 1~003.5 \text{m}^3/\text{day}$  or 366 275 m<sup>3</sup>/a.

#### 7.2 Sub-catchment delineation

In order to delineate a sub-catchment within the A21J quaternary catchment the following principles were used in ArcGIS, which provides a method to describe the physical characteristics of a surface. Using a digital elevation model as input, it is possible to delineate a drainage system and then quantify the characteristics of that system. The tools in the extension let you determine, for any location in a grid, the upslope area contributing to that point and the down slope path water would follow.

When delineating watersheds or defining stream networks, you proceed through a step process (see Figure 7-1). Flow across a surface will always be in the steepest down slope direction. Once the direction of flow out of each cell is known, it is possible to determine which and how many cells flow into any given cell. This information can be used to define watershed boundaries and stream networks. The following flowchart shows the process of extracting hydrologic information, such as watershed boundaries and stream networks, from a digital elevation model (DEM).

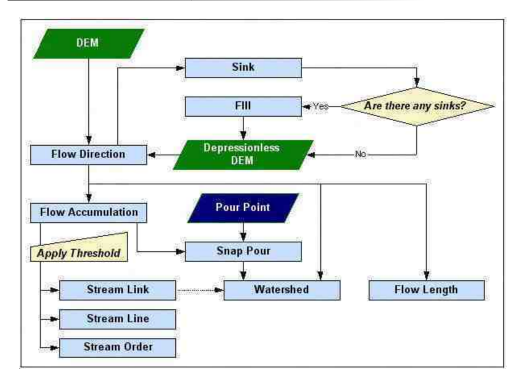


Figure 7-1: Steps to derive surface characteristics from a DEM.

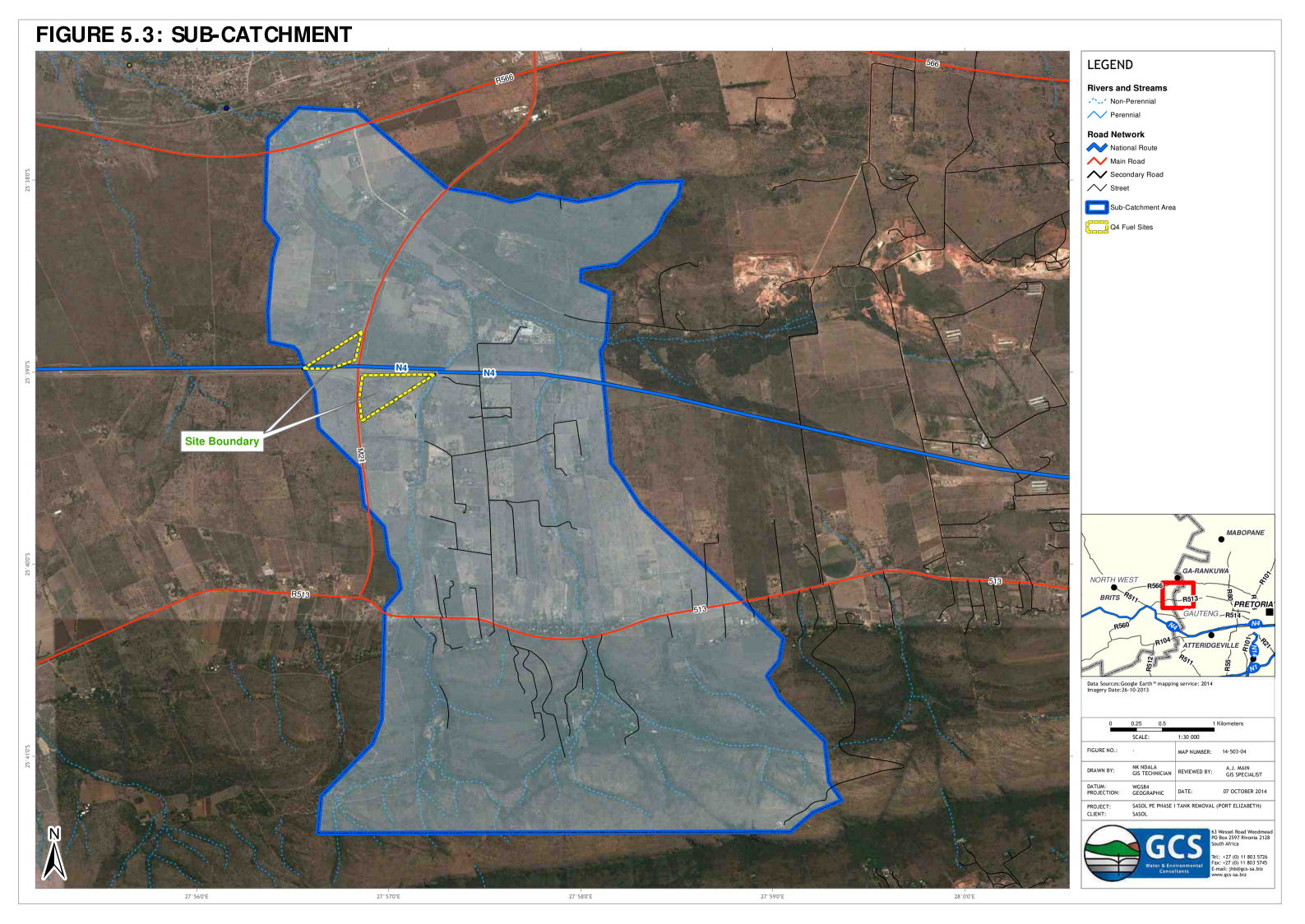
From the DEM you find out the flow direction between cells. However, if there are errors in the DEM there may be some cell locations that are lower than all the surrounding cells. If this is the case, all water travelling into the cell will not travel out. These depressions are called sinks. The hydrologic analysis extension allows you to identify the sinks and gives you tools to fill them. The result is a depressionless DEM. You then determine the flow direction on this depressionless DEM.

If you are delineating watersheds, you then need to identify pour points, which are locations where you wish to know the contributing watershed. Usually these locations are mouths of streams or some other hydrologic point of interest. In the hydrologic analysis extension, you can specify your pour points or you can use of the stream network as the pour points. In the latter case, to create the stream network you must first calculate the flow accumulation for each cell location.

The next step is to delineate the watershed. A watershed is the up slope area contributing flow to a given location. The watershed is also referred to as a basin, catchment, subwatershed, or contributing area. A subwatershed is simply part of a hierarchy implying that a given watershed is part of a larger watershed.

The input to the "watershed dialog" (tool within the hydrologic analysis extension) defining how the watersheds will be delineated is either by a flow accumulation threshold or pour points in a shapefile. When the threshold is used to define a watershed the pour points for the watershed will be the junctions of a stream network derived from flow accumulation. Therefore, a flow accumulation raster must be specified as well as the minimum number of cells that constitute a stream. The result would be a spatial raster dataset representing the watersheds within the project area with the minimum surface area as specified.

Figure 7-2 shows the sub-catchment, which contains the proposed Q4 Fuels site localities. The sub-catchment covers an area of approximately 23km<sup>2</sup>.



#### 7.3 Basic Human Need

The basic human needs are set by the Water Services Act (Act No. 108 of 1997) at 25l per person per day. The reserve is calculated by multiplying the number of people living within the confines of a source unit by 25l/day.

The existing abstraction per household (approximately 73 identified) within the sub-catchment is  $2.5 \text{m}^3$ /day, this equals to  $182.5 \text{m}^3$ /day.

#### 7.4 Groundwater Contribution to Baseflow

Baseflow is the low flow in a river during dry or fair weather conditions, but not necessarily all contributing to groundwater, baseflow includes contributions from delayed interflow and groundwater discharge. The baseflow of groundwater into surface water bodies in the study area is recognized to be negligible; around 3mm/a thus 25.185m<sup>3</sup>/day (GRDM, 2012).

### 7.5 Proposed Abstraction

The proposed abstraction at the Q4 Fuel City is 0.44ℓ/s or 1598.4ℓ/hour, which amounts to 38 361.6ℓ if pumped for 24 hours, thus an average of 38.4m³/day will be used by the Q4 Fuel site. According to the aquifer tests the recommended sustainable abstraction for the Q4 Fuel site is 111.6m³/day.

## 7.6 Existing Abstraction

Low scale abstraction is present within the sub-catchment with small scale stock watering taking place on Section 2. The abstraction for approximately 50 cattle is 1000l/day thus  $1m^3/day$ .

The average abstraction for water supply on the game lodge is 15m<sup>3</sup>/day.

Based on the Department of Water Affairs and Forestry's "Requirements for Water Use License Application: Groundwater Abstraction [S21(a)]", GCS have revised their hydrogeological report to provide all required data. The Recommended Required Information includes:

An Initial Regional assessment to determine the amount of information necessary
for each new Water Use License Application for abstraction from groundwater,
based on the amount of recharge that is used by the applicant in relation to the
specified property.

 Categories A, B and C with the applicable list of information requirements for the license application, as should be provided by the applicant to the Department of Water Affairs & Forestry (DWAF).

#### Regional - Initial

- Size sub-catchment (AREAPROP)
- Recharge HP (RE)
- Existing use volume (ABSEX)
- New use volume (ABSNEW)
- Scale of abstractions (ABSSCALE)

## **CALCULATION**

AREAPROP \* RE - REAREA (m<sup>3</sup>/a)

ABSEX + ABSNEW = ABSTOTAL (m3/a)

ABSSCALE = (ABSTOTAL / REAREA) \* 100

Small scale abstraction (<60% recharge on catchment) Category A

Medium scale abstraction (60-100% recharge on property)

Category B

Large scale abstraction (>100% of recharge on property)

Category C

Size of sub-catchment (AREAPROP) 2300 ha = 23 km<sup>2</sup>

Recharge - HP (RE) 2.5% of the Annual precipitation (637mm) =  $1.003.5m^3/day$ New use volume (ABSNEW) =  $38.4m^3/day$ Existing use volume (ABSEX) =  $198.5m^3/day$ Scale of abstractions (ABSSCALE) = 23.61%

Small scale abstraction - Category A: 23.61% of the recharge.

### 7.7 Summary of Water Balance Calculations

Rainfall Recharge: +1 003.5m³/day
Existing Abstraction and Basic Human Need: -198.5m³/day
Groundwater Contribution to Baseflow: -25.185m³/day

Recommended Abstraction for the Q4 Fuel site: -38.4m³/day

Surplus Amount: +741.4m³/day

From the water balance calculation it is evident that groundwater can be abstracted as a viable source for water supply to the Q4 Fuel station.

#### 8 GROUNDWATER ANALYSIS

Groundwater samples were collected from two hydrocensus boreholes, BH3 and BH4 as well as the newly drilled monitoring well, QB3 and production boreholes QP1 and QP2. These samples were transported to UIS Organics laboratories located in Centurion. The laboratory results are presented in Appendix D.

The results obtained from the laboratory were compared against the RBCA (Risk-Based Corrective Action) Tier 1 Exposure Scenario for each complete or potentially complete exposure pathway and compared to the appropriate representative contaminant concentrations.

The term Risk-Based Corrective Action (RBCA) refers to a consistent, methodical decision-making process used to assess actual or likely human and/or environmental risk of exposure to a chemical release and determine appropriate remedial actions in response to such releases. Petroleum releases vary considerably in their potential risk based on a number of variables, including, but not limited to, the type of petroleum product, amount of released product, duration of the release, extent of the release, site geology/hydrogeology, number and type of exposure pathways and location of human receptors relative to the source.

The laboratory results obtained for groundwater for Volatile Petroleum Hydrocarbons (GRO's, DRO's and PAH's) are presented in Table 8-1 for the hydrocensus boreholes, monitoring well and production boreholes which were sampled.

These results were compared against the Aquatic Water Quality standard adapted from the Department of Environmental Affairs, May 2010 (Framework for the Management of Contaminated Land. Government Printer. Republic of South Africa). However, where published values were not available, values were obtained from United Kingdom Environmental Quality Standards for Salmonoid (2010); British Columbia Aquatic Guidelines (2006) and National Oceanic and Atmospheric Administration (2008).

Table 8-1: Groundwater Laboratory Results - Volatile Petroleum Hydrocarbons

Determinant (μg/l)	Aquatic Water Quality	вн3	ВН4	QB3	QP1	QP2		
Gasoline Range Organics (GRO's)								
Benzene	30 <sup>ii</sup>	<1	<1	<1	<1	<1		
Toluene	50 "	<10	<10	<10	<10	<10		
Ethylbenzene	200 <sup>i</sup>	<2	<2	<2	<2	<2		
m,p-Xylene		<2	<2	<2	<2	<2		
o-Xylene	30 <sup>ii</sup>	<2	<2	<2	<2	<2		
1,3,5-Trimethylbenzene	-	<2	<2	<2	<2	<2		

1,2,4-Trimethylbenzene	_	<2	<2	<2	<2	<2			
Naphthalene	1.1"	<2	<2	<2	<2	<2			
Polycyclic Aromatic Compounds (PAH's)									
Acenaphtene	-	<1	<1	<1	<1	<1			
Acenaphtylene	-	<1	<1	<1	<1	<1			
Flourene	-	<1	<1	<1	<1	<1			
Phenanthrene	-	<1	<1	<1	<1	<1			
Anthracene	-	<1	<1	<1	<1	<1			
Fluoranthene	-	<1	<1	<1	<1	<1			
Pyrene	0.0025 "	<1	<1	<1	<1	<1			
Volatile Organic Hydrocarbons (VOH's)									
MTBE	3400 <sup>i</sup>	<5	<5	<5	<5	<5			
TAME	-	<5	<5	<5	<5	<5			
	Diesel Range Organics (DRO's)								
C10	-	<1	<1	<1	<1	<1			
C11	-	<1	<1	<1	<1	<1			
C12	-	<1	<1	<1	<1	<1			
C13	-	<1	<1	<1	<1	<1			
C14	-	<1	<1	<1	<1	<1			
C15	-	<1	<1	<1	<1	<1			
C16	-	<1	<1	<1	<1	<1			
C17	-	<1	<1	<1	<1	<1			
C18	-	<1	<1	<1	<1	<1			
C19	-	<1	<1	<1	<1	<1			
C20	-	<1	<1	<1	<1	<1			

NS - Not Specified

## 8.1.1 Volatile Petroleum Hydrocarbons

No Gasoline Range Organics (GRO's), Diesel Range Organics (DRO's) or Polycyclic Aromatic Compounds (PAH's) were detected in the groundwater samples collected from BH3, BH4, QB3, QP1 and QP2.

## 8.1.2 Groundwater Ingestion - RBCA

All constituents analyzed for as tabulated in Table 8-1 indicated compliance with the RBCA Tier 1 Risk Based Screening Level (RBSL) for groundwater ingestion.

<sup>&</sup>lt;sup>i</sup> BC Aquatics, 2006

ii UK EQS Salmonid, Current

iii NOAA, 2008

#### 8.1.3 Groundwater Volatilization to Air Inhalation

Benzene readily volatilises from surface soil given its high vapour pressure and high air-water partition coefficient. Vapour release and inhalation is thus the most important exposure pathway for benzene and benzene is listed as a Hazardous Air Pollutant.

The all constituents analysed were compliant with the RBCA Tier 1 Risk Based Screening Level (RBSL) for the indoor and outdoor air inhalation exposure pathways.

# 8.1.4 Inorganic Groundwater Analysis

Table 8-2 below, tabulates the results for the anions, cations and selected metals for each groundwater sample collected.

Table 8-2: Groundwater Chemical Analysis

- able 6 2. Groundwater	Table 6-2: Groundwater Chemical Analysis								
Parameter (mg/l)	DWA Drinking Water	SANS 241-1 (2011)	внз	ВН4	QB3	QP1	QP2		
TDS [mg/I]	450	<1200	396	366	399	389	438		
P Alkalinity. [mg/I CaCO <sub>3</sub> ]	NS	NS	<0.6	<0.6	<0.6	<0.6	<0.6		
M Alkalinity. [mg/I CaCO <sub>3</sub> ]	NS	NS	275	238	353	312	365		
pH at 25°C	6-9	5 - 9.7	7.44	7.1	7.07	7.3	7.02		
Total Cation [meq/I]	NS	NS	5.92	5.6	7.39	5.6	7.29		
Total Anion [meq/l]	NS	NS	6.06	5.64	7.6	6.7	7.27		
Cation – Anion difference [meq/I]	NS	NS	-0.14	-0.04	-0.21	-0.04	0.02		
% Difference	NS	Ns	-1.19	-0.38	-1.39	-0.8	0.12		
Hardness [mg equivalent CaCO₃/I]	<150	NS	269.14	256.43	323.18	324.33	341.59		
Bicarbonate [HCO <sub>3</sub> ]	NS	NS	333.06	290.36	430.66	414.8	445.3		
	C	CATIONS A	ND METAL	.S					
Silver, Ag	NS	NS	<0.05	<0.05	<0.05	<0.05	<0.05		
Aluminium, Al	NS	<0.3	<0.05	<0.05	0.15	<0.05	<0.05		
Arsenic, As	<0.01	<0.01	<1	<1	<1	<1	<1		
Boron, B	NS	NS	<0.05	<0.05	<0.05	<0.05	<0.05		
Barium, Ba	NS	NS	<0.05	<0.05	<0.05	<0.05	<0.05		
Beryllium, Be	NS	NS	<0.05	<0.05	<0.05	<0.05	<0.05		
Bismuth, Bi	NS	NS	<0.05	<0.05	<0.05	<0.05	<0.05		
Calcium, Ca	<32	NS	38	40.9	39.4	45.6	45		
Cadmium, Cd	<5	<0.003	<0.05	<0.05	<0.05	<0.05	<0.05		
Cobalt, Co	NS	<500	<0.05	<0.05	<0.05	<0.05	<0.05		
Chromium, Cr	<0.05	<0.05	<0.05	<0.05	<0.05	<0.05	<0.05		

Parameter (mg/l)	DWA Drinking Water	SANS 241-1 (2011)	внз	вн4	QB3	QP1	QP2
Copper, Cu	<1	<2	<0.05	<0.05	<0.05	<0.05	<0.05
Iron, Fe	<0.1	<0.3	<0.05	<0.05	0.09	0.3	<0.05
Potassium, K	<50	NS	0.4	0.2	0.8	1.6	<0.05
Lithium, Li	NS	NS	<0.05	<0.05	<0.05	<0.05	<0.05
Magnesium, Mg	<30	NS	8.5	37.5	54.8	51.3	55.7
Manganese, Mn	<0.05	<0.5	<0.05	<0.05	0.17	<0.05	<0.05
Molybdenum, Mo	NS	NS	<0.05	<0.05	<0.05	<0.05	<0.05
Sodium, Na	<100	<200	11.2	10.8	19.9	10.8	10.6
Nickel, Ni	NS	<0.07	<0.05	<0.05	<0.05	<0.05	<0.05
Phosphorus, P	NS	NS	<0.05	<0.05	<0.05	<0.05	<0.05
Lead, Pb	<0.01	0.001	<1	<1	<1	<1	<1
Antimony, Sb	NS	<0.02	<1	<1	<1	<1	<1
Selenium, Se	<0.05	<0.01	<1	<1	<1	<1	<1
Silicate, Si	NS	NS	27.83	23.08	26.02	20.09	30.4
Tin, Sn	NS	NS	<0.05	<0.05	<0.05	<0.05	<0.05
Strontium, Sr	NS	NS	0.09	<0.05	<0.05	<0.05	0.11
Thallium, Tl	NS	NS	<1	<1	<1	<1	<1
Titanium, Ti	NS	NS	<1	<1	<1	<1	<1
Vanadium, V	<0.1	<0.2	<0.05	<0.05	<0.05	<0.05	<0.05
Zinc, Zn	<3	<5	<0.05	<0.05	<0.05	<0.05	<0.05
		ANI	ONS				
Fluoride, F	<1	1.5	<0.4	<0.4	<0.4	<0.4	<0.4
Chloride, Cl	<100	<300	8.5	12.4	12.9	31.4	6.1
Bromine, Br	NS	NS	<0.25	<0.25	<0.25	<0.25	<0.25
Nitrite as NO <sub>2</sub>	NS	NS	<2	<2	<2	<2	<2
Nitrite as NO <sub>3</sub>	NS	NS	25.4	38.4	14.2	<2	12.7
Sulphate, SO <sub>4</sub>	<200	<250	4	4.4	20.4	5.4	<4
Phosphate, PO₄	NS	NS	<4	<4	<4	<4	<4

<u>BH3:</u> The hardness concentration of 269.14 CaCO<sub>3</sub>/l recorded in BH3 is considered hard and may cause scale on heat exchange surfaces or may result in an increase in soap required to produce lather when bathing and in household cleaning. A calcium concentration if 38mg/l marginally exceeded the DWA water quality standard of 32mg/l, however was below the SANS 2006 standards. The SANS 241-1:2011 drinking water standards do not specify a standard for magnesium or calcium.

<u>BH4:</u> The hardness concentration of 256.43 CaCO<sub>3</sub>/l recorded in BH4 is also considered hard. Non-compliant calcium and magnesium were recorded, which marginally exceeded the DWA water quality standards.

**QB3:** The hardness concentration of 323.18 CaCO<sub>3</sub>/l recorded in QB3 is considered very hard. Non-compliant calcium, magnesium and manganese concentrations were recorded, which marginally exceeded the DWA and SANS 241-1:2011 drinking water quality standards.

**QP1:** The hardness concentration of 324.33 CaCO<sub>3</sub>/l recorded in QP1 is considered very hard. Non-compliant calcium, iron and magnesium were recorded, which marginally exceeded the DWA water quality standards.

**QP2:** The hardness concentration of 341.59 CaCO<sub>3</sub>/l recorded in QP2 is considered very hard. Non-compliant calcium and magnesium were recorded, which exceeded the DWA water quality standards. Bicarbonate salts of calcium and magnesium precipitate on heating and cause scaling in hot water systems and appliances.

#### 8.1.5 Piper Diagram

According to the Piper Diagram below (Figure 8-1), all water samples are indicative of recently recharged groundwater rich in calcium, magnesium and bicarbonate.

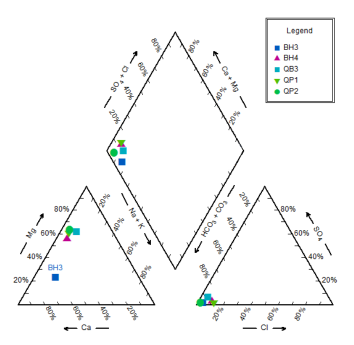


Figure 8-1: Piper Diagram

# 8.1.6 Durov Diagram

According to the Durov diagram below (Figure 8-2), water samples are indicative of fresh, clean, relatively young groundwater recently recharged with HCO<sup>3-</sup> dominated ions and that has started to undergo magnesium ion exchange.

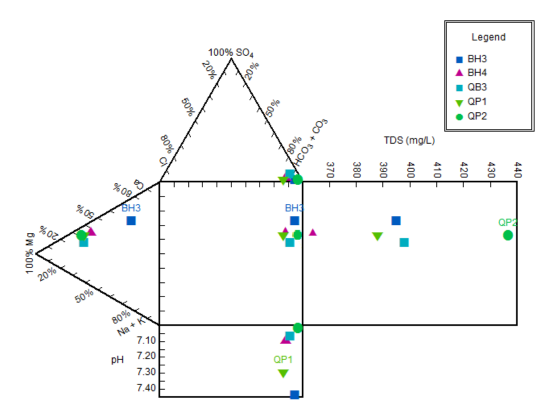


Figure 8-2: Durov Diagram

## 9 RISK PROFILE

A first order vulnerability profile was established for the site based on environmental and human receptors and also by means of incorporation of the source-pathway-receptor principle and with data as obtained during the scope of work set out as part of the risk matrix screening evaluation.

#### 9.1 Source

During the site investigation conducted in September 2014, no source was identified on site, due to the site being in pre-construction phase and based on the laboratory results which confirmed the absence of contamination (ambient groundwater quality) within boreholes BH3, BH4, QB3, QP1 and QP2.

## 9.2 Pathway

The average ground water level measured on site ranged between 28 and 29.84 metres below ground level (mbgl), confirming the absence of any shallow perched aquifers on site and reduces the aquifer vulnerability due to the barrier (thickness of the formation and the elongated travel times) between a potential source (filling station and the waste water discharge areas) and the aquifer underlying the site.

## 9.3 Receptor

Sensitive receptors are present in the form of groundwater users and surface water bodies within close proximity to the site. Six boreholes were identified during the hydrocensus conducted within a 2km radius of Section 1 and Section 2. Hydrocensus boreholes, BH3, BH4 and BH6 are currently in use. A non-perennial river is located 400m east, upgradient of Section 1, while two non-perennial rivers are located 900m north and 1km west, downgradient of Section 2. Based on this, the source-pathway-receptor is incomplete based on the absence of a source found on site (refer to Figure 9-1).

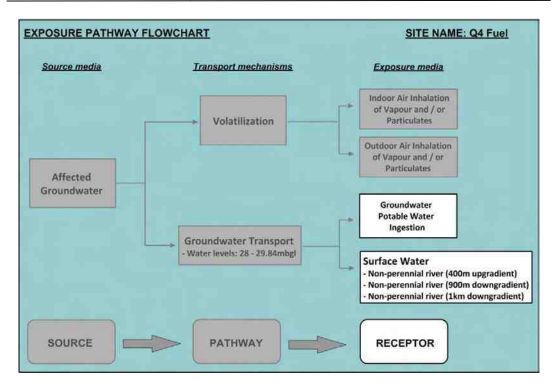


Figure 9-1: Exposure Pathway Flowchart

## 9.3.1 Monitoring Strategy

It is recommended that a monitoring strategy be implemented which include the monitoring of the three newly drilled monitoring wells and two production boreholes located on site as tabulated in Table 9-1 below. Quarterly monitoring should be conducted once operational phase has commenced.

Table 9-1: Monitoring Strategy

Borehole	Coordi	nates	Type of	Monitoring	Analysis					
ID	S	E	monitoring	frequency	Allalysis					
	Monitoring wells									
QB1	-25.651795	27.948825	Vapour measurements	Quarterly	-					
QB2	-25.650733	27.948543	Vapour measurements	Quarterly	-					
QB3	-25.647109	27.946211	Groundwater sampling	Quarterly	<ul> <li>Anions and cations</li> <li>Volatile Petroleum</li> <li>Hydrocarbons (GRO, DRO and PAH)</li> <li>pH, TDS, bicarbonates, EC and total hardness</li> </ul>					
Production Boreholes										
QP1	-25.650752	27.950619	Groundwater sampling	Quarterly	- Anions and cations - Volatile Petroleum					

QP2	-25.646221	27.947667	Groundwater sampling	Quarterly	Hydrocarbons (GRO, DRO and PAH) - pH, TDS, bicarbonates, EC and total hardness
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# 10 CONCLUSIONS

Following the site investigation and pump test conducted at Section 1 on borehole 4, the following may be concluded concerning the required water demand:

- Five hydrocensus boreholes were identified within close proximity of Section 1, however only BH3 and BH4 are used by the lodge located on the property;
- One hyrocensus borehole, BH6 was located within close proximity of Section 2 which is used for cattle water supply;
- The static water level within the hydrocensus boreholes ranged from 28.14 to 35.1mbgl (confirming the absence of a shallow perched water level on site);
- Two monitoring wells, QB1 and QB2 as well as and one production borehole, QP1 were installed on Section 1;
- One monitoring well, QB3 and one production borehole, QP2 were installed on Section 2;
- Groundwater was encountered at depths ranging from 28 to 29.84mbgl within QB3,
   QP1 and QP2;
- 24 Hour aquifer testing was conducted on hydrocensus boreholes, BH3 and BH4 as well as newly drilled production borehole, QP2;
- According to the pump test data and the subsequent analysis, the recommended borehole yield for hydrocensus boreholes, BH3 and BH4 are 0.5l/s and 1l/s over a 18 hour period;
- According to the pump test data and the subsequent analysis, the recommended borehole yield for production borehole, QP2 is 1.5l/s over a 18hour period;
- The proposed abstraction at the Q4 Fuel City is 38.4m³/day. According to the aquifer tests the recommended sustainable abstraction from BH3, BH4 and QP1 for the Q4 Fuel site is 111.6m³/day;
- According to the water balance calculations small scale abstraction (<60% recharge on catchment) will be present on site;
- Laboratory analysis for groundwater samples collected from BH3, BH4, QB3, QP1 and QP2 indicated the absence of volatile petroleum hydrocarbons;
- Relatively hard water (in terms of CaCO<sub>3</sub>) was recorded in all groundwater samples;
- Calcium and magnesium concentrations marginally exceeded the standards, and is not considered source of contamination, rather naturally occurring within the groundwater due to the water rock interaction;
- Based on this the source-pathway-receptor is not complete as no source was identified on site.

#### Recommendations

## The following recommendations are made:

- Adherence to the sustainable yield of the production boreholes is crucial to ensure long-term utilisation of the groundwater resource;
- Accurate weekly monitoring of the groundwater levels in the boreholes are recommended when abstraction occurs. If any significant fluctuation in water level occurs, immediate action needs to be taken. The conservative calculations for recharge and proper monitoring plan should prevent over-utilisation of the aquifer;
- Groundwater quality analysis must be done on a quarterly basis, once operational phase has commenced, in order to detect any contamination to the aquifer.

# 11 REFERENCES

Bredenkamp, D.B., Botha, L.J., Van Tonder, G.J. and Van Rensburg, H.J. (1995). Manual on Quantitative Estimation of Groundwater Recharge and Aquifer Storativity. Water Research Commission. TT 73/95.

DeGroot-Hedlin, C. and Constable, S. (1990). Occam's inversion to generate smooth, twodimensional models form magnetotelluric data. Geophysics, 55, 1613-1624.

Groundwater Resource Directed Measures (GRDM) (2012). Department of Water Affairs (DWA). Software.

## **APPENDIX A - PHOTO LOG**



# **PHOTOGRAPHIC LOG**

Client Name:Site Location:Project No.Q4 FuelsGa-Rankuwa14-503

Photo No.

Date: Sep 2014

**Direction Photo Taken:** 

From North West to South East

## Description:

Borehole 1 located on section 1. Has not been opened for 10 years and has no electricity.



Photo No. Date: Sep 2014

**Direction Photo Taken:** 

N/A

# Description:

Close up of hydrocensus borehole 1. The cover is stuck.





Client Name:Site Location:Project No.Q4 FuelsGa-Rankuwa14-503

Photo No.

Date: Sep 2014

## **Direction Photo Taken:**

West to East

# **Description:**

Location of hydrocensus borehole 2, BH2, located on section 1.



Photo No.

Date: Sep 2014

## **Direction Photo Taken:**

North East to South West

# Description:

Close up of BH2. This hole has its own control box and electricity, but is not in use.





Client Name:Site Location:Project No.Q4 FuelsGa-Rankuwa14-503

Photo No. Date: Sep 2014

**Direction Photo Taken:** 

South to North

Description:

General site layout.



Photo No. Date: Sep 2014

**Direction Photo Taken:** 

N/A

Description:

Hydrocensus borehole 3, BH3 is located in a small brick house with its own control box and electricity on section1.





Client Name:Site Location:Project No.Q4 FuelsGa-Rankuwa14-503

Photo No. Date: Sep 2014

# **Direction Photo Taken:**

South East to North West

# **Description:**

Location of hydrocensus borehole 4, BH4 located on section 1, the borehole is covered with corrugated iron roofing.



Photo No. Date: Sep 2014

## **Direction Photo Taken:**

N/A

# Description:

BH4 is located about a 70m from BH3.





Client Name:Site Location:Project No.Q4 FuelsGa-Rankuwa13-816

Photo No. Date: Sep 2014

**Direction Photo Taken:** 

North East to South West

# Description:

Location of hydrocensus borehole, BH6 on section 2. The control box is in the brick house and the borehole supplies water directly to the JoJo Tank in blue on the photo.



Photo No. Date: 10 Sep 2014

# **Direction Photo Taken:**

N/A

# Description:

BH6 with solid steel cap.





Client Name:Site Location:Project No.Q4 FuelsGa-Rankuwa14-503

Photo No. Date:
Sep 2014

**Direction Photo Taken:** 

N/A

## Description:

Water supply pipes from BH3 and BH4, which runs into a dam and is used for water supply to the lodge. BH3 and BH4 are pumped simultaneously.



Photo No. Date: 12 Sep 2014

Direction Photo Taken:

North West to South East

## Description:

Location of the brick dam. The water from BH3 and BH4 are pumped at approximately 3l/s.





Client Name:Site Location:Project No.Q4 FuelsGa-Rankuwa13-816

Photo No. Date: Sep 2014
Direction Photo Taken:

N/A

Description:

Borehole log of production borehole, QP1.



Photo No. Date: 14 Sep 2014

**Direction Photo Taken:** 

N/A

Description:

Monitoring well, QM3 after borehole installation.





Client Name:Site Location:Project No.Q4 FuelsGa-Rankuwa14-503

Photo No. Date: Sep 2014

**Direction Photo Taken:** 

North West to South East

# Description:

Control box under the roof for BH3 and BH4. Irrigation pump is abstract water from the brick dam.



Photo No. 16 October 2014

**Direction Photo Taken:** 

N/A

**Description:** 

Monitoring well, QB1





Client Name:Site Location:Project No.Q4 FuelsGa-Rankuwa14-503

Photo No. Date:
October
2014

**Direction Photo Taken:** 

N/A

Description:

Monitoring well, QB2



Photo No. October 2014

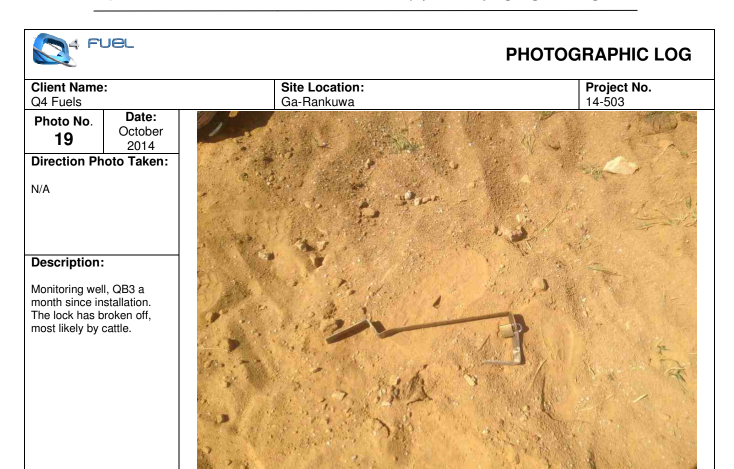
**Direction Photo Taken:** 

N/A

Description:

Production borehole, QP1





## **APPENDIX B - BOREHOLE LOGS**

