

# Client

# **CUBERMAN (PTY) LTD**

Project

Date

MIXED USE DEVELOPMENT ON THE REMAINDER OF PORTION 48 (A PORTION OF PORTION 32) OF THE FARM NAAUWPOORT 335 JS ENVIRONMENTAL MANAGEMENT PROGRAMME FEBRUARY 2022







Mixed Use Development on the Remainder of Portion 48 (A Portion of Portion 32) of the Farm Naauwpoort 335 JS, for Industrial Use and Cemetery

**Environmental Management Programme** 

EIA Ref No. To be confirmed upon submission of Application to the Competent Authority

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# DEFINITIONS

#### Alternatives

In relation to a proposed activity, means different means of meeting the general purpose and requirements of the activity, which may include alternatives to the-

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

#### Application

An application for an Environmental Authorisation (EA).

#### **Basic Assessment Report**

A report contemplated in regulation 21 of the EIA Regulations, 2014.

#### **Buffer Area**

Unless specifically defined, means an area extending 10 kilometres from the proclaimed boundary of a world heritage site or national park and 5 kilometres from the proclaimed boundary of a nature reserve, respectively, or that defined as such for a biosphere.

#### **Building and Demolition Waste**

Means waste, excluding hazardous waste, produced during the construction, alteration, repair or demolition of any structure, and includes rubble, earth, rock and wood displaced during that construction, alteration, repair or demolition [NEM:WA, Act No 59 of 2008].

#### **Cumulative Impact**

In relation to an activity, means the past, current and reasonably foreseeable future impact of an activity, considered together with the impact of activities associated with that activity, that in itself may not be significant, but may become significant when added to the existing and reasonably foreseeable impacts eventuating from similar or diverse activities.

#### Dangerous Good

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

#### Development

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



#### **Development footprint**

Any evidence of physical alteration as a result of the undertaking of any activity.

#### EAP

An environmental assessment practitioner as defined in section 1 of NEMA.

#### EMPr

An environmental management programme contemplated in regulations 19 and 23 of the EIA Regulations, 2014.

#### Environment

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

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

#### **Environmental Impact**

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

#### **Environmental Impact Assessment**

A systematic process of identifying, assessing and reporting environmental impacts associated with an activity and includes Basic Assessment and Scoping and Environmental Impact Reporting.

#### **General Waste**

Means waste that does not pose immediate hazard or threat to health or to the environment, and includes:

- a) domestic waste;
- b) building and demolition waste;
- c) business waste; and
- d) inert waste [NEM:WA, Act No 59 of 2008].

#### Hazardous Waste

Means any waste that contains organic or inorganic elements compounds that may, owing to the inherent physical, chemical or toxicological characteristics of that waste, have detrimental impact on health and the environment [NEM:WA, Act No 59 of 2008].

#### Independent

In relation to an EAP, a specialist or the person responsible for the preparation of an environmental audit report, means-

- a) that such EAP, specialist or person has no business, financial, personal or other interest in the activity or application in respect of which that EAP, specialist or person is appointed in terms of the EIA Regulations; or
- b) that there are no circumstances that may compromise the objectivity of that EAP, specialist or person in performing such work;

#### excluding -

- (i) normal remuneration for a specialist permanently employed by the EAP; or
- (ii) fair remuneration for work performed in connection with that activity, application or environmental audit.



#### **Indigenous Vegetation**

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

#### **Industrial Complex**

An area used or zoned for industrial purposes, including bulk storage, manufacturing, processing or packaging purposes.

#### Land Use

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

#### Mitigation

To anticipate and prevent negative impacts and risks, then to minimise them, rehabilitate or repair impacts to the extent feasible.

#### **Phased Activities**

An activity that is developed in phases over time on the same or adjacent properties to create a single or linked entity.

#### **Pollution Prevention**

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

#### **Public Participation Process**

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

#### **Registered Interested and Affected Party**

In relation to an application, means an Interested and Affected Party whose name is recorded in the register opened for that application in terms of regulation 42 of the EIA Regulations, 2014.

#### Significant Impact

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

#### Specialist

A person that is generally recognised within the scientific community as having the capability of undertaking, in conformance with generally recognised scientific principles, specialist studies or preparing specialist reports, including due diligence studies and socio-economic studies.

#### Systematic Biodiversity Plan

A plan that identifies important areas for biodiversity conservation, taking into account biodiversity patterns (i.e. the principle of representation) and the ecological and evolutionary processes that sustain them (i.e. the principle of



persistence). A systematic biodiversity plan must set quantitative targets/thresholds for aquatic and terrestrial biodiversity features in order to conserve a representative sample of biodiversity pattern and ecological processes.

#### Topography

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

#### Vegetation

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

#### Waste

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

#### Watercourse

- (a) a river or spring;
- (b) a natural channel in which water flows regularly or intermittently;

(c) a wetland, pan, lake or dam into which, or from which, water flows; and

any collection of water which the Minister may, by notice in the Gazette, declare to be a watercourse as defined in the National Water Act, 1998 (Act No. 36 of 1998); and

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

#### Wetland

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



# **ABBREVIATIONS**

BAR	-	Basic Assessment Report
BID	-	Background Information Document
CBA	-	Critical Biodiversity Area
CRR	-	Comments and Response Report
DWA	-	Department of Water Affairs
DWS	-	Department of Water and Sanitation
EA	-	Environmental Authorisation
EAP	-	Environmental Assessment Practitioner
ECA	-	Environmental Conservation Act of 1989
EIA	-	Environmental Impact Assessment
EIR	-	Environmental Impact Report
EMF	-	Environmental Management Framework
EMP	-	Environmental Management Programme
ESA	-	Ecological Support Area
GN	-	Government Notice
На	-	Hectare
I&AP	-	Interested and Affected Party
IWULA	-	Integrated Water Use Licence Application
MBSP	-	Mpumalanga Biodiversity Sector Plan
MDARDLEA	-	Mpumalanga Department of Agriculture, Rural Development, Land and Environmental Affairs
NEMA		
NEM:WA	-	National Environmental Management Act, 1998 (Act No. 107 of 1998), as amended National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008), as amended
NHRA	-	National Heritage Resources Act, 1999 (Act No. 25 of 1999), as amended
NWA	-	National Henrage Resources Act, 1999 (Act No. 25 of 1999), as amended National Water Act, 1998 (Act No. 36 of 1998)
PA	-	Protected Area
R	-	Regulation
SAHRA	-	0
SANS	-	South African Heritage Resources Agency South African National Standards
	-	
SAWIC	-	South African Waste Information Centre



# 1. PROJECT TITLE

Mixed Use Development on the Remainder of Portion 48 (A Portion of Portion 32) of the Farm Naauwpoort 335 JS for Industrial Use and a Cemetery.

# 2. APPLICANT DETAILS

Applicant Name	Cuberman (Pty) Ltd	
Contact Person	Eteine Bruwer	
Postal Address	14 Bethal Street, Modelpark, Emalahleni	
Telephone Number	013 650 0408	
Cell phone Number	082 805 8623	
Email Address	bruwer.eteine@gmail.com	

# 3. ENVIRONMENTAL ASSESSMENT PRACTITIONER DETAILS

Environmental Assessment Practitioner Company	Labesh (Pty) Ltd	
Contact Person Lourens de Villiers		
Postal Address Postnet Box 469, Private Bag X504, Sinoville, 0129		
Telephone Number082 789 6525		
Email Address	info@labesh.co.za	
Qualifications	B.Sc Earth Science (North West University)	
	Hons B.Sc Geography and Environmental Studies (North	
	West University)	
M.Sc Water Resource Management (Universit		
Pretoria)		
Relevant experience 20 years' experience conducting Environmental Imp		
	Assessment processes	

The EAP's Company Details are attached to this report under Appendix E.

# 4. LOCATION OF THE PROPOSED DEVELOPMENT AND ACTIVITIES

The property for the proposed development and its associated activities is as follows:

Property/Land Parcel	21 digit Surveyor General Code	Property size
Remainder of Portion 48 (A Portion of Portion	T0JS0000000033500048	170 798m <sup>2</sup> (17, 0798Ha)
32) of the Farm Naauwpoort 335 JS		

The project location is approximately 15km South of Emalahleni, in the Emalahleni Local Municipality of the Nkangala District Municipality, Mpumalanga Province. The GPS coordinates for the project site are as follows:

#### 25° 57'23.69"S; 29°15'0.88"E

A locality map, provided on the next page, shows the location of the project property, at an appropriate scale.



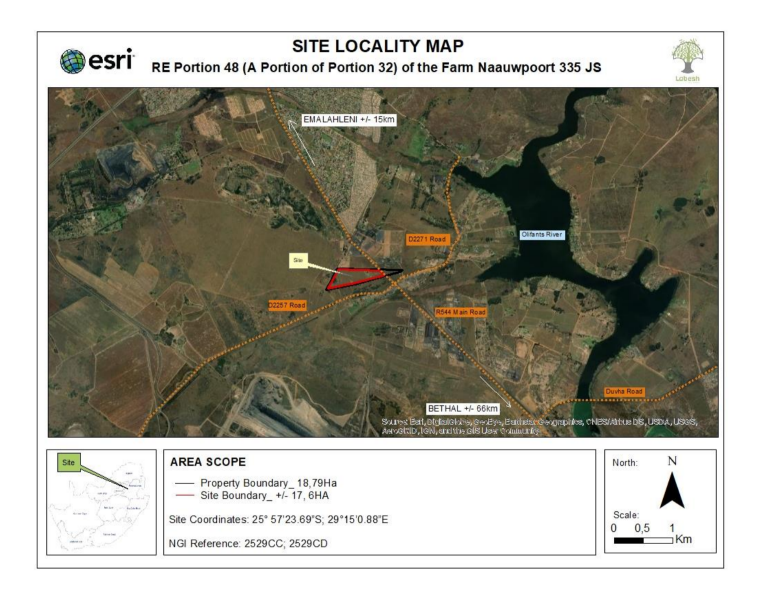


Figure 1: Site Locality Map



The following photographs give an indication of the current status of the project property.







# 5. DESCRIPTION OF THE ASPECTS OF THE ACTIVITY THAT ARE COVERED BY THE EMPr AS IDENTIFIED BY THE PROJECT DESCRIPTION

#### 5.1 Description of the activities to be undertaken

The land, on which the proposed township is to be established, is situated on the Remainder of Portion 48 (A Portion of Portion 32) of the Farm Naauwpoort 335 JS. The land is owned by Cuberman (Pty) Ltd (herein after referred to as the 'applicant') and is approximately 17,0798 Ha in extent. The proposed site is located south of Duvhapark Township and is situated in an area dominated by industrial activities (Naauwpoort Industrial Area).

The applicant bought both the Remainder of Portion 48 (A Portion of Portion 32) of the Farm Naauwpoort 335 JS and the Remainder of Portion 439 (A Portion of Portion 49) of the Farm Naauwpoort 335 JS (for which environmental authorisation was already obtained under reference: 1/3/1/16/1N-275). The intention of the applicant is to establish a township within the Naauwpoort Industrial Area. The township shall be known as "Naauwpoort Park" and will allow for the establishment of an industrial park and a cemetery (private memorial park).

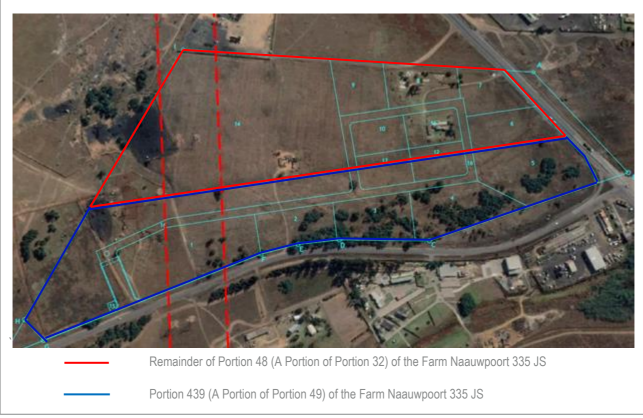


Figure 2: Remainder of Portion 48 (A Portion of Portion 32) of the Farm Naauwpoort 335 JS and Portion 439 (A Portion of Portion 49) of the Farm Naauwpoort 335 JS (*Korsman & Associates, 2021*).

**The project site (for which Environmental Authorisation (EA) is applied for) is**: The Remainder of Portion 48 (A Portion of Portion 32) of the Farm Naauwpoort 335 JS. The proposed project site falls within the Emalahleni Local Municipality and the Nkangala District Municipality, Mpumalanga Province.



#### Existing buildings on site

The following infrastructure is currently present at the project site:

• Two dwelling units are currently present on the site (which will be demolished once development takes place) and overhead power lines. The remaining area of the project site is open, vacant land.

#### Proposed project

The proposed project will entail the establishment of a township on the Remainder of Portion 48 (A Portion of Portion 32) of the Farm Naauwpoort 335 JS, for industrial use and a cemetery (private memorial park). The proposed township will comprise of:

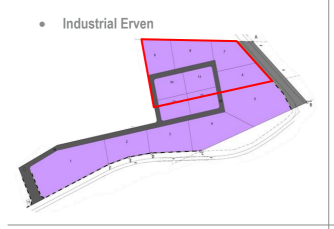


Figure 3: Proposed erven for RE of Portion 48 (A Portion of Portion 32) of the Farm Naauwpoort 335 JS (*Korsman & Associates, 2021*).

ZONING	NO OF ERVEN	TOTAL (HA)	TOWN COVERAGE (%)
Industrial	8	6, 0824	46.70
Special erf – Private Cemetery	1	10, 0382	43.11
Private Road	1	0, 6750	7.05
Special for Refuse Area	1	0, 0341	0.10
Special for Water Reclamation Plant	1	0, 1338	0.39
Public Road	-	0, 6673	2.35
TOTAL SITE COVERAGE		±17 Hectares	

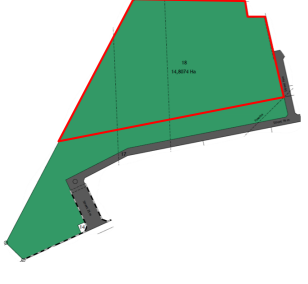
The proposed layout plan makes provision for 8 "Industrial 1" erven with a 6, 0824 Ha coverage and 1 "Special" zoned erf for a private cemetery with a 10, 0382 Ha coverage. A private road of approximately 0, 6750 Ha, a special for refuse area of 0, 0341 Ha and a special for water reclamation plant of 0, 1338 Ha will also be constructed.





Erven will consist of an average size of 1ha and will be zoned as "Industrial 1" (due to the demand for small, light industrial erven within the Naauwpoort area). The erven will allow for increased mobility for especially heavy industrial vehicles within the township.





A portion of the site will be utilized for a privately managed Memorial Park. The cemetery will provide easy accessibility from the main access point.

Extent of grave:  $2m \times 1m (2,3m \times 0,9m) = 2m^2$ . Extent of grave and space for movement:  $3m \times 2m = 6m^2$ .

Considering the provision of amenities and the approach of the cemetery as a park, the space per grave will be between 8 and  $10m^2$ .

#### Land Requirements:

At 1000 deaths per 100 000 population per annum (with a rounding to death rate of 1%), 6000m<sup>2</sup> grave space will be required per annum. Over the next 30 years, this will equate to 18ha of land required. Alternatively, at 656 deaths per 100 000 population per annum, 3936m<sup>2</sup> grave space will be required per annum. Over the next 30 years, this will equate to 11,8ha of land required.

The project property is 17,0798 hectares in total. Should the development be approved, will the proposed developmental footprint (project site) be approximately 17,0798 hectares.

#### 5.1.1 Roads and Storm Water

#### Access

Access to the proposed site will be via Portion 439 (A Portion of Portion 49) of the Farm Naauwpoort 335 JS, from the D2257 (P120/1) road. A "Full" access will be from the D2257 road and will be the only access point available. The proposed access point will require 2 lanes "IN" and 2 lines "OUT". The proposed access also allows for sufficient queueing distance in front of any security boom or gate with a minimum of 66m from the security boom to the edge of the road. The entrance is placed on that specific location as the Mpumalanga Roads Agency only allows for entrances 500 metres or further from a major intersection. The entrance point is also already approved by the Mpumalanga Roads Agency. Additionally, affected intersections will be upgraded and signalized.





Figure 4: Proposed Site Access

#### Surface Drainage/ Storm Water Routing

There exists no formal stormwater drainage system on the proposed site since the site is still undeveloped. As a result of the site being undeveloped, the stormwater flows on the surface. As per investigations done by the civil engineers for the proposed project, SCIP Engineering Group, an estimated 9,4 m<sup>3</sup>/s (peak flow rate) for a return period of 1:5 years can be expected. The stormwater run-off will be drained by the construction of kerb inlets on the proposed road. Water will then be transported via pipes and discharged on the southern boundary of the site (Korsman & Associates, 2021).



Figure 5: Stormwater Layout (SCIP Engineering Group, 2021)



#### 5.1.2 Water Services

There exists no water supply infrastructure on the proposed site since the site is still undeveloped. The surrounding areas also contains no bulk water supply infrastructure. The closest available system is located approximately 2,3km away from the proposed project site in Duvha Park. As per the Civil Services Report for the proposed project, done by SCIP Engineering Group, the site does contain a borehole (groundwater resource) (Korsman & Associates, 2021).

A borehole is present on the project site and was tested by Regent Waters Laboratory in order to determine the capacity thereof (A borehole test will also need to be performed by a registered hydrogeologist to ensure quantitative testing under the correct standards).

Due to the type of zoning, the proposed development is classified as a "High-risk" area for firefighting. Due to the unavailability of water resources within the area, it is proposed that water storage facilities for firefighting purposes be constructed. According to the Civil Services Report (2021), the total volume of water storage needed for the proposed development is 6693m<sup>3</sup>. The minimum design fire flow for high-risk areas is 12 0001/min and the duration of design fire flow is 6 hours for the proposed development.

#### 5.1.3 Waste

#### **Domestic Waste**

Domestic waste generated on the premises will be removed and disposed of at a licensed municipal waste facility.

#### Hazardous Waste

Hazardous waste generated on the premises will be stored in appropriate containers and disposed of at a licensed municipal waste facility.

#### 5.1.4 Sewerage

No existing sewerage network is present on the proposed site. There are also no formal sewerage infrastructure near the proposed site. The closest WWTW (Waste Water Treatment Works) to the proposed site is situated opposite the Olifants river approximately 2km north of the site. Due to the availability of a main sewer system in the area, the construction of a sewage package plant is proposed. The sewage package plant will be designed with a minimum capacity of 9 l/s (777,6kl/day) to adequately handle the sewage production caused by the proposed development.

#### 5.1.5 Electricity

According to the Civil Services Report, by DS Field Services, the proposed project site lies within an Eskom distribution area and is the provision of electricity from the local authority not required. On the project site is an Eskom point pole number: IF1698 3/7. Additional Eskom infrastructure situated in close proximity to the proposed site is an Eskom pole situated on stand 439 labelled "LAL 4/18/2A" and "LAL 4/12A".

The proposed development will be affected by one servitude registered over several properties and is described as:

• Servitude of 117m wide over Erven 1, 14 and 16 in favour of Eskom in order to accommodate an Eskom Power Line. Erf 14 falls within the proposed project site.

The proposed site requires an Eskom supply/connection point of 650kVA at a convenient position in order to supply electricity to the proposed development. Electricity is not required for "Special" zoned areas such as the cemetery or refuse areas as this types or areas usually does not require power (Korsman & Associates, 2021).



#### 5.1.6 Traffic

A Traffic Study, conducted by EDL Engineers (Pty) Ltd, concluded that the following roads are relevant to the proposed project site:

- R544 Main Road;
- D2257 Road;
- D2771 Road; and
- D2769 Road.



Figure 6: Surrounding Road Network (Korsman & Associates, 2021).

As per the Traffic Impact Study conducted by EDL Consulting Engineers, the proposed mixed use development will generate a total of approximately 796vph during weekday mornings and 796vph during weekday afternoon peak hours. The site will be accessed via an entrance located on the D2257 road (Korsman & Associates, 2021).





Figure 7: Proposed Site Layout Plan

# 5.2 Listed Activities triggered by the proposed development

The following listed activities are triggered by the proposed development and therefore require Environmental Authorisation, in terms of the Environmental Impact Assessment Regulations of 4 December 2014, as amended:

Table 1: Listed activity/activities triggered by the proposed development				
Government Notice Wording as per the Listing Notice Description as per the project description				
and Activity		relating to each listed activity		
Number				
	Government Notice R983 (Listi	ng Notice 1)		
Government Notice	The development of cemeteries of 2500	The development of a 100 382m <sup>2</sup> (10,		
R983 (Listing	square metres or more in size.	0382Ha) cemetery.		
Notice 1), Activity				
No. 23, as				
amended.				
Government Notice	The clearance of an area of 1 hectares or	The clearance of an area of 17, 6Ha		
R983 (Listing	more, but less than 20 hectares of	(170 798m <sup>2</sup> ) of indigenous vegetation.		
Notice 1), Activity	indigenous vegetation, except where such			
No. 27, as	clearance of indigenous vegetation is			
amended.	required for			
	(i) the undertaking of a linear activity; or			
	(ii) maintenance purposed undertaken in accordance with a maintenance			
	management plan			
Government Notice	Residential, mixed, retail, commercial,	Industrial development that (ii) will occur		
R983 (Listing	industrial or institutional developments	outside an urban area where the total land to		
Notice 1), Activity	where such land was used for agriculture,	be developed is bigger than 1 hectare; total		
No. 28, as	game farming, equestrian purposes or	area of land to be developed is 7, 0416Ha		
amended.	afforestation on or after 01 April 1998 and	(70 416m <sup>2</sup> ).		
	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.			
N.a. a	Government Notice R984 (Listi			
INO a	ctivities triggered in Government Notice R984 Government Notice R985 (Listi			
No a	ctivities triggered in Government Notice R985			
110 81		, as amonada (Listing Notice o)		

Table 1: Listed activity/activities triggered by the proposed development

# 5.3 Potential Environmental Licensing Required

#### 5.3.1 Water Use Licence Activities

#### Groundwater

The following proposed water uses require Water Use Registration and/or Licence applications in terms of Chapter 4 of the National Water Act, 1998 (Act No. 36 of 1998):

- Section 21(a): Taking water from a water resource the abstraction of groundwater from boreholes onsite;
- Section 21(b): Storage of water the storage of clean water in a number of storage tanks; and
- Section 21(f): Discharging waste or water containing waste into a water resource through a pipe, canal, sewer, sea outfall or other conduit.

The required Water Use Registration and/or Licence application will be submitted to the Department of Water and Sanitation in due course.

#### 5.3.2 Waste

As per GN 921 of 29 November 2013, and as amended on 11 October 2017, the Department of Environmental Affairs published a list of waste management activities that have, or are likely to have, a detrimental effect on the environment and in respect of which a waste management license may then be required in accordance with Section 20(b) of the National Environmental Management: Waste Act, 2008 (Act no. 59 of 2008),

A Waste Management License on the Remaining Extent of Portion 48 (A Portion of Portion 32) of the Farm Naauwpoort 335 JS, may be a possibility in the future, depending on the quantity of waste that will be stored, recycled, treated or disposed of onsite.

# 5.4 Environmental sensitivity overlay map – Map at an appropriate scale that superimposes the proposed activity, its associated structures, and infrastructure on the environmental sensitivities of the preferred site, indicating any areas that should be avoided, including buffers.

Please refer to *Figure 8* below. According to the Mpumalanga Biodiversity Sector Plan, the proposed site is "*CBA Optimal*", "*Moderately Modified*" as well as "*Moderately Modified*". The Terrestrial CBA Map further indicates that the project site is designated as of "Least Concern" with areas of "*No Natural Habitat Remaining*".



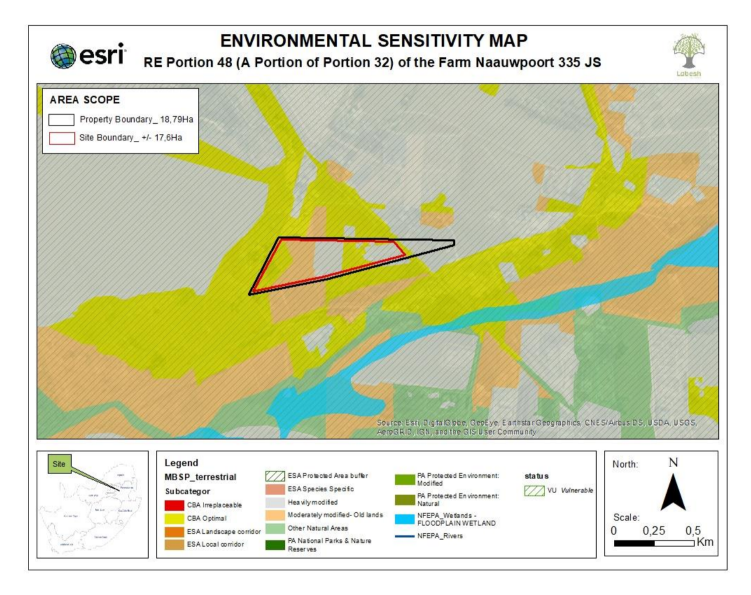


Figure 8: Sensitivity Map of the Project Site



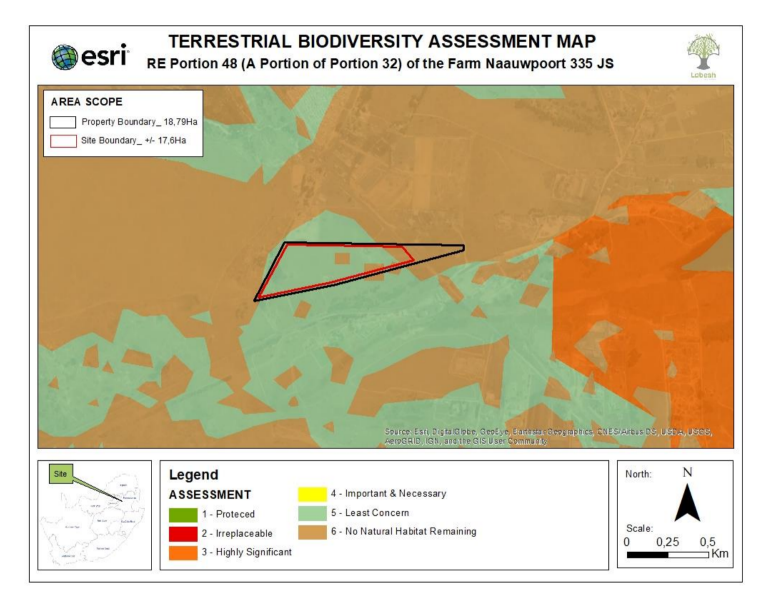


Figure 9: Terrestrial CBA Map of the Site

# 6. POLICY AND LEGISLATIVE CONTEXT OF THE APPLICATION

The following legislation, policies, plans, guidelines, spatial tools, municipal development planning frameworks and instruments are applicable to the proposed development and have been considered in this Basic Environmental Impact Assessment process. The mitigation measures proposed in this Environmental Management Programme are also aligned with the provisions of the relevant sections of legislation.

#### Legislation

JISIALIUII						
The Constitution of South Africa, 1996 (Act No. 108 of 1996), as amended						
• To	establish a Constitution with a Bill of Rights for the RSA.					
The Nationa	al Environmental Management Act, 1998 (Act No. 107 of 1998), as amended					
	provide for the integrated management of the environment, and to regulate the 'Duty of Care' nciple.					
The Environmental Impact Assessment Regulations of 4 December 2014, as amended						
• To	regulate and control the authorisation of certain listed activities.					
The Nationa	al Heritage Resources Act, 1999 (Act No. 25 of 1999), as amended					
	introduce an integrated and interactive system for the management of the national heritage ources.					
The Nationa	al Appeal Regulations – Government Notice No. R.993 of 8 December 2014					
Promotion of Access to Information Act, 2000 (Act No 2 of 2000 as amended)						
• To	give effect to the constitutional right of access to any information held by the State and any					
infc righ	ormation that is held by another person and that is required for the exercise or protection of any hts.					
The National Water Act, 1998 (Act No. 36 of 1998), as amended						
• To	provide for fundamental reform of the law relating to water resources					
The Nationa	al Environmental Management: Waste Act (Act No. 59 of 2008)					
	reform the law regulating waste management in order to protect health and the environment by widing reasonable measures for the prevention of pollution and ecological degradation.					
The Nationa	al Environmental Management: Air Quality (Act No. 39 of 2004)					
for	reform the law regulating air quality to protect the environment by providing reasonable measures the prevention of pollution. To provide for national norms and standards regulating air quality nitoring, management and control.					
	nment Conservation Act, 1989 (Act No. 73 of 1989)					
• To	control environmental conservation.					

#### Plans

Mpumalanga Biodiversity Sector Plan, 2014

#### Guidelines

Guideline on Need and Desirability in terms of the Environmental Impact Assessment (EIA) Regulations, 2010 Guideline on Public Participation in the Environmental Impact Assessment Process, 2012

### **Spatial Tools**

SANBI Biodiversity GIS Database

National Web Based Environmental Screening Tool

#### **Provincial Development Planning Frameworks**

Mpumalanga Spatial Development Framework, 2017, as amended (2018)

#### **Municipal Development Planning Frameworks**

Emalahleni Local Municipality – Spatial Development Framework, 2015
Emalahleni Local Municipality – Integrated Development Plan, 2018/2019
Emalahleni Local Municipality – Integrated Development Plan, 2021/2022
Emalahleni Local Municipality – Local Economic Development Strategy, 2011-2016
Emalahleni Local Municipality Socio Economic Review and Outlook, 2017

# 7. DESCRIPTION OF IMPACT MANAGEMENT OUTCOMES, MANAGEMENT STATEMENTS AND IMPACTS AND RISKS THAT NEED TO BE AVOIDED, MANAGED AND/OR MITIGATED

### 7.1 Impact Management Outcomes

Please refer to *Table 3* under Section 8 below.

# 7.2 Impact Management Statements

The applicant, Cuberman (Pty) Ltd commits to implementing the mitigation actions contained in this Environmental Management Programme in order to ensure that the environmental impacts from their activities are minimised.

# 7.3 Impacts and risks that need to be avoided, managed and/or mitigated

The following impacts and risks have been identified for the preferred alternative and need to be avoided, managed and/or mitigated:

Impact	Phase	Risks
Pre-construction Phase	Pre-construction phase	<ul> <li>Unauthorised access to the construction site that can pose a risk to the public in terms of their safety.</li> <li>Unsafe working conditions.</li> <li>Workers being unaware of the dangers of working at the construction site, resulting in a risk to their safety.</li> </ul>
	Dissolution	
	Planning and Design Phase	<ul> <li>Inadequate planning or faulty designs may lead to surface and groundwater pollution.</li> </ul>
Surface and Groundwater	Construction Phase	<ul> <li>Pollution of surface and/or groundwater resources due to hydrocarbon spillages or leakages from construction vehicles.</li> <li>Pollution of surface and/or groundwater resources due to spillages from chemical toilets.</li> <li>Pollution of surface and/or groundwater resources due to the incorrect management, storage and disposal of construction waste.</li> <li>Pollution of surface and/or groundwater resources due to the runoff of contaminated stormwater.</li> <li>Pollution of surface and/or groundwater resources from the mixing of concrete.</li> <li>Pollution of surface and/or groundwater resources due to operation of the cemetery.</li> <li>The wastage of water resources due to the irresponsible use of water.</li> </ul>
	Operational Phase	<ul> <li>Pollution of surface and/or groundwater resources due to hydrocarbon spillages or leakages from vehicles.</li> <li>Pollution of surface and/or groundwater resources due to the incorrect management, storage and disposal of waste.</li> <li>Pollution of surface and/or groundwater resources due to the runoff of contaminated stormwater.</li> </ul>

Table 2: Impacts and Risks Identified for the Preferred Alternative

Impact	Phase	Risks
	Post-construction and Rehabilitation Phase	<ul> <li>Pollution of surface and/or groundwater resources due to leakages from the sewerage network (pipelines) onsite.</li> <li>The wastage of resources due to the irresponsible use of water and electricity.</li> <li>Pollution of surface and/or groundwater resources due to hydrocarbon spillages or leakages from construction vehicles.</li> </ul>
	Decommissioning Phase	No decommissioning activities are anticipated or planned for the proposed project. Therefore, no impacts have been identified or assessed as part of this Environmental Impact Assessment process.
	Construction Phase	<ul> <li>Loss of habitat.</li> <li>Habitat fragmentation.</li> <li>Disturbance of any fauna species that may be resident onsite.</li> </ul>
_	Operational Phase	<ul> <li>Disturbance of any fauna species that may be resident onsite.</li> <li>Habitat fragmentation.</li> <li>Provision of artificial habitat for fauna species.</li> </ul>
Fauna	Post-construction and Rehabilitation Phase	Disturbance of any fauna species that may be present onsite.
	Decommissioning Phase	No decommissioning activities are anticipated or planned for the proposed project. Therefore, no impacts have been identified or assessed as part of this Environmental Impact Assessment process.
	Construction Phase	<ul> <li>Loss of degraded/disturbed vegetation (Eastern Highveld grassland) during site clearance.</li> <li>Establishment and spread of alien invasive vegetation.</li> <li>Risk of veld fires.</li> </ul>
Flora	Operational Phase	<ul> <li>Establishment and spread of alien invasive vegetation (onsite and surrounding areas).</li> <li>Risk of veld fires.</li> </ul>
	Post-construction and rehabilitation phase	• Establishment and spread of alien invasive vegetation (onsite and further than the site).
	Decommissioning Phase	No decommissioning activities are anticipated or planned for the proposed project. Therefore, no impacts have been identified or assessed as part of this Environmental Impact Assessment process.
	Construction	
Heritage Resources	Phase Operational Phase	• The site is located in an area with "Low" archaeological and cultural heritage sensitivity. The possibility exists that significant fossil

Impact	Phase	Risks
	Post-construction and Rehabilitation Phase	assemblages may be present beneath the site. Possible disturbance or destruction of cultural and heritage resources.
	Decommissioning Phase	No decommissioning activities are anticipated or planned for the proposed project. Therefore, no impacts have been identified or assessed as part of this Environmental Impact Assessment process.
Palaeontological Resources	Construction Phase Operational Phase Post-construction and Rehabilitation Phase	• The site is located in an area with "Very High" palaeontological sensitivity. The possibility exists that significant fossil assemblages may be present beneath the site. The disturbance and/or destruction of the fossil assemblages.
	Decommissioning Phase	No decommissioning activities are anticipated or planned for the proposed project. Therefore, no impacts have been identified or assessed as part of this Environmental Impact Assessment process.
	Construction Phase	<ul> <li>Generation of dust by construction vehicles.</li> <li>Release of emissions from construction vehicles.</li> <li>Generation of nuisance and noise from construction vehicles and equipment/machinery.</li> </ul>
Air Quality and Noise	Operational Phase	<ul> <li>Generation of dust by excavation and vehicles onsite.</li> <li>Release of emissions from vehicles.</li> <li>Generation of nuisance and noise from vehicles, excavation and maintenance activities.</li> </ul>
NOISC	Post-construction and Rehabilitation Phase	<ul> <li>Generation of dust by construction vehicles.</li> <li>Release of emissions from construction vehicles.</li> <li>Generation of nuisance and noise from construction vehicles and equipment/machinery.</li> </ul>
	Decommissioning Phase	No decommissioning activities are anticipated or planned for the proposed project. Therefore, no impacts have been identified or assessed as part of this Environmental Impact Assessment process.
	Planning and	<ul> <li>Inadequate planning or faulty designs may lead to soil pollution and</li> </ul>
Soil	Construction Phase	<ul> <li>Indequate plaining of radiity designs may lead to soli pollution and may cause soil instability and disturbances.</li> <li>Soil pollution due to hydrocarbon spillages or leakages from construction vehicles.</li> <li>Soil pollution due to spillages from chemical toilets.</li> <li>Soil pollution due to the incorrect management, storage and disposal of waste (general and hazardous waste).</li> <li>Soil pollution of surface and/or groundwater resources from the mixing of concrete.</li> </ul>

Impact	Phase	Risks
		<ul> <li>Soil erosion due to the clearance of vegetation and the removal of topsoil and subsoil.</li> <li>Soil compaction to create foundations for buildings and other associated infrastructure.</li> <li>Degradation of topsoil due to incorrect storage practices.</li> </ul>
	Operational Phase	<ul> <li>Soil pollution due to hydrocarbon spillages or leakages from vehicles.</li> <li>Soil pollution due to the incorrect management, storage and disposal of waste (general and hazardous waste).</li> <li>Soil pollution due to leakages from the sewerage network (pipelines) onsite.</li> <li>Soil instability.</li> </ul>
	Post-construction and Rehabilitation Phase	<ul> <li>Soil pollution due to hydrocarbon spillages or leakages from vehicles.</li> <li>Soil erosion due to inefficient rehabilitation of construction areas.</li> </ul>
	Decommissioning Phase	No decommissioning activities are anticipated or planned for the proposed project. Therefore, no impacts have been identified or assessed as part of this Environmental Impact Assessment process.
	Construction Phase	<ul> <li>Generation of a number of employment opportunities.</li> <li>Potential increase in crime due to the influx of workers.</li> <li>Stimulation of the local economy.</li> </ul>
	Operational Phase Post-construction	<ul> <li>Generation of a number of employment opportunities.</li> <li>Stimulation of the local economy.</li> <li>Generation of a number of employment opportunities.</li> </ul>
Socio-economic	and Rehabilitation Phase	Stimulation of the local economy.
	Decommissioning Phase	No decommissioning activities are anticipated or planned for the proposed project. Therefore, no impacts have been identified or assessed as part of this Environmental Impact Assessment process.
	Construction	
	Construction Phase Operational	
Traffic	Phase Post-construction and	Increase in traffic volumes to the site.
	Rehabilitation Decommissioning Phase	No decommissioning activities are anticipated or planned for the proposed project. Therefore, no impacts have been identified or assessed as part of this Environmental Impact Assessment process.
	Construction	
Fire Risk	Construction Phase	

Impact	Phase	Risks
	Operational	• Increased risk of fire due to construction/operational activities and
	Phase	increased human activity.
	Post-construction	None anticipated
	and	
	Rehabilitation	
	Decommissioning	No decommissioning activities are anticipated or planned for the proposed
	Phase	project. Therefore, no impacts have been identified or assessed as part of
		this Environmental Impact Assessment process.

# 8. DESCRIPTION OF PROPOSED IMPACT MANAGEMENT ACTIONS (ENVIRONMENTAL MANAGEMENT PROGRAMME ACTIONS)

# 8.1 Impact Management Outcome and Action Table

Please refer to Table 3 below.



#### Table 3: Environmental Management Programme – Impact Management Outcome and Action Table

Aspect	Impact and Nature	Impact Outcomes	Management	Impact Management Actions and Statements in order to avoid, modify, remedy, control or stop pollution or environmental degradation	Responsible party/ person(s)
Planning and Design I					
Planning and Design Ph					
Planning and design of the facilities.	Inadequate planning and design of the facilities that could result in environmental impacts that could have been avoided.	To effectively plar the facilities to av environmental imp	void or minimise	<ul> <li>Site selection</li> <li>The infrastructure should preferably be constructed on an already disturbed site.</li> <li>The infrastructure may not be constructed on a wetland or within a drainage line.</li> <li>The infrastructure must preferably be constructed on a level/flat site.</li> <li>The site must have the correct land use zoning to enable the infrastructure to be constructed and operated.</li> </ul> <b>Design of Facilities</b> <ul> <li>Impermeable foundations (such as concrete foundations) must be designed for the weaning and growth houses.</li> <li>An adequate number of fire extinguishers must be provided for.</li> </ul>	<ul> <li>Applicant</li> <li>Engineer</li> </ul>
Pre-Construction Pha					
Pre-Construction Phase		Te eestine (h			
Construction site establishment.	Unauthorised access to the construction site that can pose a risk to the public in terms of their safety. Unsafe working conditions.	responsible man duration of the cor	operated in a nner for the nstruction phase.	<ul> <li>The construction site must be demarcated (fenced or delineated with danger tape). Permanent demarcation is preferable to prevent the public from gaining access to the site.</li> <li>A site plan must be drawn up by the construction contractor and kept on file. The site plan must show proposed stockpile areas, waste storage areas and ablution facilities.</li> <li>Signage indicating that the site is a "Construction Site" and indicating the risks associated with the site must be displayed.</li> <li>Emergency numbers, "No-smoking" signs and "No Open Flame" signs must also be displayed at the construction site.</li> <li>Fire-fighting equipment must be placed at the construction site and must be easily accessible.</li> <li>The fire-fighting equipment must be maintained on an annual basis.</li> </ul>	<ul> <li>Applicant</li> <li>Construction contractor</li> </ul>
Appointment of workers (employees and contractors) to commence construction activities onsite.	Workers being unaware of the dangers of working at the construction site, resulting in a risk to their safety.	(employees and		<ul> <li>Before any employees or contactors commence work at the construction site, each individual must undergo an Induction Training session that will cover the aspects as detailed in the Environmental Awareness Plan (contained in this EMPr). Attendance registers must be completed and kept on file.</li> <li>Employees and contract workers must be issued with suitable Personal Protective Equipment (PPE), as applicable to each persons' job onsite.</li> </ul>	<ul><li>Applicant</li><li>Construction contractor</li></ul>
Surface and Groundw					
Pre-Construction Phase		To a 11 f			A 11 -
Inadequate planning or faulty designs.	Surface and groundwater pollution due to inadequate planning or faulty designs.	To avoid preventa groundwater pollu planning and desig	tion by effective	<ul> <li>All environmental features and sensitive receptors should be taken into account during the design and planning phase. All reasonable measures should be taken to minimise preventable impacts on the environment.</li> </ul>	<ul><li> Applicant</li><li> Construction contractor</li></ul>
Construction Phase		<b>T</b>			
Hydrocarbon spillages or leakages from vehicles, including construction vehicles.	Pollution of surface and/or groundwater resources.	To prevent hydrod and/or leakages fr vehicles and er spillages are clear	rom construction isure that any	<ul> <li>Spill kits must be onsite to clean up any hydrocarbon spillages.</li> <li>Vehicles should regularly be inspected to ensure that any fuel or oil leaks are repaired.</li> <li>Vehicles must be serviced in designated areas and on impermeable surfaces.</li> <li>Drip trays should be used for any minor repairs or maintenance work done onsite.</li> <li>Any soil that has been contaminated by oil, diesel or petrol must be regarded as hazardous and disposed of at an appropriately licensed facility. Safe Disposal Certificates must be obtained and kept on record.</li> </ul>	<ul> <li>Applicant</li> <li>Construction contractor</li> </ul>



Aspect	Impact and Nature	Impact Management Outcomes	Impact Management Actions and Statements in order to avoid, modify, remedy, control or stop pollution or environmental degradation	Responsible party/ person(s)
Spillages from chemical oilets.	Pollution of surface and/or groundwater resources.	To prevent spillages from chemical toilets and ensure that any spillages are cleaned effectively.	<ul> <li>Sufficient ablution facilities must be provided (at least 1 toilet per 8 persons).</li> <li>Chemical toilets must be serviced regularly and must be provided with toilet paper at all times.</li> <li>Proof of safe disposal of contents of chemical toilets should be kept on record.</li> <li>Any spillages from the chemical toilets must immediately be cleaned and the contaminated soil disposed of as hazardous waste.</li> </ul>	<ul> <li>Applicant</li> <li>Construction contractor</li> </ul>
Incorrect management, storage and disposal of waste, including construction waste.	Pollution of surface and/or groundwater resources.	To ensure that construction waste is managed in an environmentally responsible manner.	<ul> <li>Construction waste must be stored in a designated area.</li> <li>Building rubble must be stored separately from domestic waste.</li> <li>Refuse bins must be provided for domestic waste.</li> <li>Large volumes of waste may not accumulate onsite.</li> <li>Waste must be taken to appropriately licensed facilities for reuse, recycling, recovery or disposal. Safe Disposal Certificates must be obtained and kept on record.</li> <li>No waste may be burnt or buried onsite.</li> <li>Building rubble must be kept clean of plastic and brick ties.</li> <li>All waste must be stored in accordance with the Norms and Standards for the storage of waste (GN 926 of 29 November 2013).</li> </ul>	<ul> <li>Applicant</li> <li>Construction contractor</li> </ul>
Runoff of contaminated storm water.	Pollution of surface and/or groundwater resources.	To prevent the contamination of storm water.	<ul> <li>A storm water management plan must be developed and implemented at the project site.</li> <li>Storm water must be diverted around areas where there are pollution sources.</li> <li>Storm water drainage infrastructure must be regularly inspected for obstructions.</li> <li>No contaminated storm water may be released into the environment from the construction activities.</li> <li>Washing or cleaning of equipment or machinery must occur in a designated area and the contaminated wash water must be contained. Such an area could be a plastic drum, a container or a plastic lined pit.</li> </ul>	<ul> <li>Applicant</li> <li>Construction contractor</li> </ul>
The mixing of concrete.	Pollution of surface and/or groundwater resources.	To prevent the contamination of water during concrete mixing.	<ul> <li>Concrete should ideally be mixed on an impermeable surface such as a concrete slab.</li> <li>Cement bags (new and used) must be stored under roof or in closed containers where they will not be exposed to the weather.</li> <li>Dry concrete must be removed and disposed of together with other building rubble.</li> <li>Ready-mix concrete trucks may clean chutes into foundations, but not elsewhere onsite.</li> </ul>	<ul><li>Applicant</li><li>Construction contractor</li></ul>
The wastage of water resources.	Wastage of water resources due to the irresponsible use of water.	To prevent wastage of water.	<ul> <li>Water pipes and hoses should be inspected on a regular basis and any leakages should immediately be repaired.</li> <li>Running water taps or hoses may not be left unattended.</li> </ul>	<ul><li> Applicant</li><li> Construction contractor</li></ul>
Operational Phase				
Hydrocarbon spillages or leakages from vehicles.	Pollution of surface and/or groundwater resources.	To prevent hydrocarbon spillages and/or leakages from vehicles and ensure that any spillages are cleaned effectively.	<ul> <li>Spill kits must be onsite to clean up any hydrocarbon spillages.</li> <li>Vehicles should regularly be inspected to ensure that any fuel or oil leaks are repaired.</li> <li>Vehicles must be serviced in designated areas and on impermeable surfaces.</li> <li>Any soil that has been contaminated by oil, diesel or petrol must be regarded as hazardous and disposed of at an appropriately licensed facility. Safe Disposal Certificates must be obtained and kept on record.</li> </ul>	<ul><li> Applicant</li><li> Site manager</li></ul>
Incorrect management, storage and disposal of waste.	Pollution of surface and/or groundwater resources.	To ensure that construction waste is managed in an environmentally responsible manner.	<ul> <li>Waste must be managed according to its hazard classification (i.e. general vs. hazardous waste).</li> <li>General and hazardous waste streams must not be mixed.</li> <li>Waste stored onsite must be kept in appropriate containers with closable lids.</li> <li>Large volumes of waste may not accumulate onsite.</li> <li>Waste must be taken to appropriately licensed facilities for reuse, recycling, recovery or disposal (last resort). Safe Disposal Certificates must be obtained and kept on record.</li> <li>No waste may be burnt or buried onsite.</li> <li>All waste must be stored in accordance with the Norms and Standards for the storage of waste (GN 926 of 29 November 2013).</li> </ul>	<ul><li>Applicant</li><li>Site manager</li></ul>
Runoff of contaminated storm water.	Pollution of surface and/or groundwater resources.	To prevent the contamination of storm water.	<ul> <li>A storm water management plan must be developed and implemented at the project site.</li> <li>Storm water must be diverted around areas where there are pollution sources.</li> <li>Storm water drainage infrastructure must be regularly inspected for obstructions.</li> <li>No contaminated storm water may be released into the environment from the construction activities.</li> </ul>	<ul><li> Applicant</li><li> Site manager</li></ul>



Aspect	Impact and Nature	Impact Management Outcomes	Impact Management Actions and Statements in order to avoid, modify, remedy, control or stop pollution or environmental degradation	Responsible party/ person(s)
		Vatoonico	<ul> <li>Washing or cleaning of equipment or machinery must occur in a designated area and the contaminated wash water must be contained.</li> <li>Wash water from the wash bay must be contained and not released into the environment.</li> </ul>	Party Person(s
Spillages from the sewerage network (pipelines) onsite.	Pollution of surface and/or groundwater resources.	To ensure that the sewerage network is kept in a good state of repair.	<ul> <li>Wash water nom the wash bay must be contained and not released into the environment.</li> <li>Ablution facilities must regularly be cleaned.</li> <li>Should toilets run slowly or become blocked, this should be investigated to ensure that this is not due to a broken or blocked pipe underground.</li> <li>Any broken or blocked pipes must be repaired.</li> </ul>	<ul><li> Applicant</li><li> Site manager</li></ul>
Pollution of surface and/or groundwater resources due to the operation of a cemetery.	Pollution of surface and/or groundwater resources.	To ensure adequate operation of a cemetery.	<ul> <li>Water quality monitoring must be undertaken to detect any contamination of water resources.</li> <li>No graves to be built within 100 metres of drinking water resources.</li> <li>Any open graves showing water intrusion should not be utilised.</li> <li>Proper storm water management and subsurface drainage must be implemented to reduce the impacts of waterlogging and perched water systems.</li> </ul>	<ul><li>Applicant</li><li>Site manager</li></ul>
The wastage of water (borehole water supply) and electricity.	Wastage of resources due to the irresponsible use.	To prevent wastage of resources.	<ul> <li>Consumption of water and electricity must be monitored.</li> <li>Use energy efficient lighting, where possible.</li> <li>Switch off lights and appliances when not in use.</li> <li>Water pipes and hoses should be inspected on a regular basis and any leakages should immediately be repaired.</li> <li>Running water taps or hoses may not be left unattended.</li> <li>High pressure hoses should be used, where possible.</li> </ul>	<ul><li>Applicant</li><li>Site manager</li></ul>
auna				
Construction Phase	Diaplecement of maident	To provent the resident energies		A market and
Construction activities.	Displacement of resident (common) species and any natural biota.	To prevent the resident species and natural biota.	<ul> <li>Fauna species may not be disturbed, captured or killed and must be avoided.</li> <li>Trenches must be inspected regularly to ensure that no animals are trapped.</li> <li>Should animals be encountered during the development, these should be relocated (by a suitably qualified specialist) to natural vegetation areas in the vicinity of the site.</li> </ul>	<ul><li>Applicant</li><li>Construction contractor</li></ul>
Operational Phase				
Operational activities.	Displacement of resident (common) species and any natural biota.	To prevent the resident species and natural biota.	Same mitigation measures as under construction phase.	<ul><li> Applicant</li><li> Site manager</li></ul>
Operational activities.	Provision of artificial habitat for fauna species.	This is a positive impact and no mitig	gation measures are therefore required.	Not applicable.
Flora				
Construction Phase				
Site clearance.	Loss of degraded / disturbed vegetation (Soweto Highveld grassland).	To minimise the loss of vegetation.	<ul> <li>Remove only the vegetation where essential for construction and don't allow any disturbance to adjoining natural vegetation cover.</li> <li>Make use of predetermined roads and tracks.</li> <li>Once construction is complete, obsolete roads should be obliterated by breaking the surface crust and erecting earth embankments to prevent erosion, while the natural species composition should be re-established.</li> <li>Colonisation of the disturbed areas by plants species from the surrounding natural vegetation must be monitored to ensure that vegetation cover is sufficient.</li> </ul>	<ul> <li>Applicant</li> <li>Construction contractor</li> </ul>
Construction activities.	Establishment and spread of alien invasive vegetation (onsite and further than the site).	-		<ul><li> Applicant</li><li> Construction contractor</li></ul>
Operational Phase				
Operational activities.	Establishment and spread of alien invasive vegetation	To prevent the establishment and spread of alien invasive vegetation.	Same mitigation measures as under construction phase.	<ul><li> Applicant</li><li> Site manager</li></ul>



Aspect	Impact and Nature	Impact Management Outcomes	Impact Management Actions and Statements in order to avoid, modify, remedy, control or stop pollution or environmental degradation	Responsible party/ person(
	(onsite and further than the site).			
eritage Resources				
onstruction Phase				
Construction activities.	Disturbance or destruction of cultural and heritage resources.	To prevent the disturbance or destruction of cultural and heritage resources.	• If any cultural or heritage resources, sites, features or objects are exposed during the construction activities, all construction activities in the area must be stopped and a heritage specialist must be contacted to investigate the site and recommend the way forward.	<ul><li> Applicant</li><li> Construction contractor</li></ul>
perational Phase	1			
perational activities.	None anticipated.		Not Applicable.	Not Applicable.
alaeontological Res	ources			
onstruction Phase				
Construction activities.	The disturbance and/or destruction of the fossil assemblages.		<ul> <li>A field assessment by a qualified palaeontologist must be conducted.</li> <li>A Protocol of Fossil Finds must be compiled and submitted to the South African Heritage Resources Agency. The protocol must be implemented during the construction phase.</li> </ul>	<ul><li> Applicant</li><li> Construction contractor</li></ul>
Dperational Phase				
perational activities.	None anticipated.		Not Applicable.	Not Applicable.
Air Quality and Noise				
construction Phase				
onstruction activities.	Generation of dust by	To prevent the generation of dust.	Implement dust suppression techniques.	Applicant
	construction vehicles.		<ul> <li>Limit vegetation clearance until it is necessary for soil stripping.</li> <li>Retain vegetation and soil in position for as long as possible before stripping.</li> <li>A complaints register must be kept onsite and be easily accessible to any party who wishes to lodge a complaint. The complaints register must include the following fields:</li> </ul>	Construction     contractor
			<ul> <li>The date of the complaint;</li> <li>The name and surname of the person lodging the complaint;</li> <li>Details of the complaint; and</li> <li>How and when the complaint was addressed.</li> </ul>	
Construction activities.	Release of emissions from construction vehicles.	To minimise emissions from construction vehicles.	<ul><li>The name and surname of the person lodging the complaint;</li><li>Details of the complaint; and</li></ul>	<ul><li> Applicant</li><li> Construction contractor</li></ul>
Construction activities.	construction vehicles. Generation of nuisance and		<ul> <li>The name and surname of the person lodging the complaint;</li> <li>Details of the complaint; and</li> <li>How and when the complaint was addressed.</li> <li>Regular maintenance of vehicles to minimise the release of emissions.</li> <li>Speed bumps and traffic signs should be erected to prevent speeding onsite.</li> <li>Vehicles must not be left idling unnecessarily.</li> <li>All vehicles must be regularly maintained.</li> </ul>	Construction



	Impact and Nature	Impact Management Outcomes	Impact Management Actions and Statements in order to avoid, modify, remedy, control or stop pollution or environmental degradation	Responsible party/ person(s)
Operational activities.	Generation of dust by vehicles onsite.	To prevent the generation of dust.	<ul> <li>Implement dust suppression techniques, if required (for example, if there are any unpaved areas).</li> <li>A complaints register must be kept onsite and be easily accessible to any party who wishes to lodge a complaint. The complaints register must include the following fields:</li> <li>The date of the complaint;</li> <li>The name and surname of the person lodging the complaint;</li> <li>Details of the complaint; and</li> <li>How and when the complaint was addressed.</li> </ul>	<ul><li>Applicant</li><li>Site manager</li></ul>
Operational activities.	Release of emissions from vehicles.	To minimise emissions from vehicles.	<ul> <li>Regular maintenance of vehicles to minimise the release of emissions.</li> <li>Speed bumps and traffic signs should be erected to prevent speeding onsite.</li> <li>Vehicles must not be left idling unnecessarily.</li> </ul>	<ul><li> Applicant</li><li> Site manager</li></ul>
Operational activities.	Generation of nuisance and noise from vehicles. This also includes nuisance and noise from operational and maintenance activities.	To prevent the generation of excessive noise.	<ul> <li>No amplified music is allowed onsite.</li> <li>Sirens and/or hooters may only be used during emergencies and drills.</li> <li>Noisy work must be avoided on weekends and public holidays.</li> <li>Trucks must not be left idling unnecessarily. Drivers should be instructed to also not hoot or rev trucks unnecessarily.</li> <li>All vehicles and equipment must be regularly maintained. Loose or rattling parts should be repaired.</li> <li>A complaints register must be kept onsite and be easily accessible to any party who wishes to lodge a complaint. The complaints register must include the following fields:</li> <li>The date of the complaint;</li> <li>The name and surname of the person lodging the complaint;</li> <li>Details of the complaint; and</li> <li>How and when the complaint was addressed.</li> <li>Silencers must be fitted to equipment and machinery, where possible.</li> </ul>	<ul> <li>Applicant</li> <li>Site manager</li> </ul>
Soil Construction Phase				
Hydrocarbon spillages	Soil pollution.	To prevent hydrocarbon spillages	Use drip trays for any machinery and/or vehicle repair work.	Applicant
or leakages from vehicles, including construction vehicles.		and/or leakages from construction	<ul> <li>Immediately repair any leaking machinery or vehicles.</li> <li>Place oil drums on impermeable surfaces or plastic liners.</li> <li>Immediately clean any hydrocarbon spillages and dispose of as hazardous waste. Safe Disposal Certificates must be obtained and kept on record.</li> <li>Vehicles must be serviced in designated areas and on impermeable surfaces.</li> </ul>	Construction     contractor
or leakages from vehicles, including construction vehicles.		and/or leakages from construction vehicles and ensure that any spillages are cleaned effectively. To prevent spillages from chemical	<ul> <li>Place oil drums on impermeable surfaces or plastic liners.</li> <li>Immediately clean any hydrocarbon spillages and dispose of as hazardous waste. Safe Disposal Certificates must be obtained and kept on record.</li> <li>Vehicles must be serviced in designated areas and on impermeable surfaces.</li> <li>Sufficient ablution facilities must be provided (at least 1 toilet per 8 persons).</li> </ul>	
or leakages from vehicles, including	Soil pollution.	and/or leakages from construction vehicles and ensure that any spillages are cleaned effectively. To prevent spillages from chemical toilets and ensure that any	<ul> <li>Place oil drums on impermeable surfaces or plastic liners.</li> <li>Immediately clean any hydrocarbon spillages and dispose of as hazardous waste. Safe Disposal Certificates must be obtained and kept on record.</li> <li>Vehicles must be serviced in designated areas and on impermeable surfaces.</li> <li>Sufficient ablution facilities must be provided (at least 1 toilet per 8 persons).</li> <li>Chemical toilets must be serviced regularly.</li> <li>Proof of safe disposal of contents of chemical toilets should be kept on record.</li> <li>Any spillages from the chemical toilets must immediately be cleaned and the contaminated soil disposed of as hazardous waste. Safe</li> </ul>	<ul><li>contractor</li><li>Applicant</li><li>Construction</li></ul>



Aspect	Impact and Nature	Impact Management Outcomes	Impact Management Actions and Statements in order to avoid, modify, remedy, control or stop pollution or	
		Outcomes	environmental degradation	party/ person(s
			Dry concrete must be removed and disposed of together with other building rubble.	Construction
-			Ready-mix concrete trucks may clean chutes into foundations, but not elsewhere onsite.	contractor
	Soil erosion.	To prevent soil erosion.	Limiting vegetation clearance until it is necessary for soil stripping.	<ul> <li>Applicant</li> </ul>
vegetation and the			<ul> <li>A temporary storm water management plan must be developed and implemented.</li> </ul>	Construction
removal of topsoil and			<ul> <li>Implement adequate erosion prevention measures, such as measures to dissipate runoff water velocities.</li> </ul>	contractor
subsoil.			Implement adequate storm water management measures.	
Construction activities	Soil compaction.	To prevent soil compaction.	Soils should be moved when dry, as far as possible.	Applicant
to create foundations for buildings and other associated			• Excessively heavy vehicles should not be used for earthmoving activities. This will minimise compaction of the soil.	Construction     contractor
infrastructure.				
Incorrect storage	Degradation of topsoil.	To conserve/ protect topsoil.	Topsoil and subsoil must be stored on separate stockpiles.	Applicant
practices.	Degradation of topsoli.		<ul> <li>Cover topsoil stockpiles to prevent the soil being washed away during rainfall events.</li> </ul>	<ul> <li>Construction</li> </ul>
practices.			<ul> <li>Topsoil must be replaced during rehabilitation and landscaping.</li> </ul>	<ul> <li>Construction</li> <li>contractor</li> </ul>
Onerstienel Dhese			• Topson must be replaced during renabilitation and landscaping.	contractor
Operational Phase	Coil pollution	To provent hydroenthen enillence	Came mitigation management and a construction where	Angelia ant
Hydrocarbon spillages	Soil pollution.	To prevent hydrocarbon spillages	Same mitigation measures as under construction phase.	Applicant
or leakages from		and/or leakages from vehicles and		Site manager
vehicles.		ensure that any spillages are		
The	Ocil collution	cleaned effectively.	Care reification recourse of under construction where	A 1' (
The incorrect	Soil pollution.	To ensure that waste is managed	Same mitigation measures as under construction phase.	Applicant
management, storage		in an environmentally responsible		Site manager
and disposal of waste		manner.		
(general and hazardous				
waste).		-		
Spillages from the	Soil pollution.	To ensure that the sewerage		Applicant
sewerage network		network is kept in a good state of		Site manager
(pipelines) onsite.		repair.	underground.	
			Any broken or blocked pipes must be repaired.	
Socio-economic				
Construction Phase				
Construction activities.	Generation of a number of job o	pportunities.	This is a positive impact and no mitigation measures are therefore required.	Not applicable.
Construction activities.	Potential increase in crime due	To prevent an increase in incidents	Reference checks should be conducted on all workers before they are appointed.	Applicant
	to the influx of workers.	of crime in die area.	• Workers should not be allowed to leave the construction site during the day and should be transported to and from the site on a daily	Construction
			basis.	contractor
Construction activities.	Stimulation of the local economy	/.	This is a positive impact and no mitigation measures are therefore required.	Not applicable.
Operational Phase				
Operational activities.	Generation of a number of job o	pportunities.	This is a positive impact and no mitigation measures are therefore required.	Not applicable.
Operational activities.	Stimulation of the local economy	• •	This is a positive impact and no mitigation measures are therefore required.	Not applicable.
Traffic	canada on on the local occurring	•		rtot applicable.
Construction Phase				
Construction activities.	Increase in traffic volumes to	To minimise the effect of an	<ul> <li>Ensure that construction vehicles are readworthy and that drivers comply with read rules.</li> </ul>	
	the site.	increase in traffic volumes.	Ensure that construction vehicles are roadworthy and that drivers comply with road rules.	Applicant
	แเซ อแซ.		<ul> <li>Loads must be securely fastened and may not exceed the tonnage limitations for each vehicle.</li> </ul>	Construction
			<ul> <li>Provide separate entry and exit gateways for pedestrians and vehicles.</li> </ul>	contractor
			<ul> <li>Plan storage areas so that delivery vehicles do not need to cross the site.</li> </ul>	
			<ul> <li>Construction vehicles to make use of roads with less vehicle movement.</li> </ul>	



Aspect	Impact and Nature	Impact Management Outcomes	Impact Management Actions and Statements in order to avoid, modify, remedy, control or stop pollution or environmental degradation	Responsible party/ person(s)
Operational Phase				
Operational activities.	Increase in traffic volumes to the site.	To minimise the effect of an increase in traffic volumes.	Ensure optimal operation of the project site to ensure minimal impact on traffic flow.	<ul><li> Applicant</li><li> Site manager</li></ul>
Fire Risk				
Construction Phase				
Construction activities.	The potential for fire establishment at the construction area and its subsequent risk to human life and infrastructure.	To prevent the occurrence of fires.	<ul> <li>Access to fire-fighting equipment must at all times be unobstructed.</li> <li>Emergency numbers must be clearly displayed at the construction site.</li> </ul>	<ul> <li>Applicant</li> <li>Construction contractor</li> </ul>
Operational Phase				
Operational activities.	The potential for fire establishment at the project site and its subsequent risk to human life and infrastructure.	To prevent the occurrence of fires and/or explosions.	<ul> <li>An Emergency Response Plan must be compiled for the project site;</li> <li>The fire-fighting system and all fire-fighting equipment must be inspected on an annual basis by a suitably qualified person and records kept on file.</li> <li>The fire-fighting system and all fire-fighting equipment must be to the satisfaction of the municipal fire authority.</li> <li>Access to fire-fighting equipment must at all times be unobstructed.</li> </ul>	<ul><li>Applicant</li><li>Site manager</li></ul>

# 8.2 Applicable Environmental Management Standards and Practices

• Norms and Standards for the Storage of Waste (GN 926 of 29 November 2013).

### 8.3 Applicable provisions of the NEMA, 1998, as amended, regarding closure

The provisions of NEMA, 1998, pertaining to closure are not applicable to this proposed development as the development does <u>not</u> include the prospecting, exploration or extraction of a mineral or petroleum resource.

# 8.4 Applicable provisions of the NEMA, 1998, as amended, regarding financial provision for rehabilitation

The provisions of NEMA, 1998, pertaining to financial provision for rehabilitation are not applicable to this proposed development as the development does <u>not</u> include the prospecting, exploration or extraction of a mineral or petroleum resource.

#### 8.5 Method of monitoring the implementation of the impact management actions

#### **Construction Phase**

An independent Environmental Control Officer (ECO) must be appointed to conduct monthly compliance audits during the construction phase of the proposed development. The audits must verify compliance with the Environmental Authorisation and this Environmental Management Programme and a formal report must be compiled after each audit. The reports must be submitted to the Competent Authority. Once the construction phase has been completed, a post-construction audit must be conducted by the independent ECO and the report also submitted to the Competent Authority.

#### **Operational Phase**

An internal ECO must be appointed to conduct monthly compliance audits during the operational phase of the proposed development and to ensure that corrective actions are implemented where required. Reports resulting from these audits do not need to be submitted to the Competent Authority.

An independent ECO must be appointed to conduct annual compliance audits during the operational phase of the proposed development. The audits must verify compliance with the Environmental Authorisation and this Environmental Management Programme and must comply with the requirements of Appendix 7 of the Environmental Impact Assessment Regulations of 2014, as amended. A formal report must be compiled after each audit and the reports must be submitted to the Competent Authority.

### 8.6 The frequency of monitoring the implementation of the impact management actions

#### **Construction Phase**

Monthly independent ECO compliance audits.

#### **Operational Phase**

Monthly internal ECO compliance audits and annual external ECO compliance audits.

# 8.7 Persons who will be responsible for the implementation of the impact management actions

The applicant is ultimately responsible for the implementation of the impact management actions, during all phases of the development, even where the implementation of the actions may be contracted out to a third party. During the construction phase, sub-contractors will for the most part be carrying out the required impact management actions and these actions

should therefore be adequately communicated to the contractors. During the operational phase, the applicant will be mostly responsible for carrying out the required impact management actions along with the site manager.

The applicant must appoint a designated person for the function of internal/in-house ECO and an external, suitably qualified Environmental Assessment Practitioner for the function of external, independent ECO.

# 8.8 Time periods within which the impact management actions must be implemented Planning and Design Phase

The management actions for the Planning and Design Phase must be completed before the Pre-construction Phase is commenced with.

#### **Pre-construction Phase**

The management actions for the Pre-construction Phase must be completed before the Construction Phase is commenced with.

#### **Construction Phase**

The management actions for the Construction Phase must be completed prior to the completion of the Construction Phase (i.e. before the Operational Phase is commenced with). Rehabilitation should be conducted concurrent with construction as far as possible. Any additional rehabilitation should be conducted within one year from the completion of construction.

#### **Operational Phase**

The management actions for the Operational Phase must be implemented during the Operational Phase, on a continual basis.

### 8.9 Mechanism for monitoring compliance with the impact management actions

Please refer to Sections 8.5 and 8.6 of this EMPr.

# 8.10 Program for reporting on compliance, taking into account the requirements as prescribed by the EIA Regulations, 2014, as amended

Table 4: Reporting program

Type of reporting	Reporting Frequency	Authority to report to
Construction Phase		
Monthly independent ECO compliance audits	Monthly, for the duration of the construction phase	Competent Authority (MDARDLEA)
Post-construction phase independent ECO compliance audit	Once-off, upon completion of the construction phase	Competent Authority (MDARDLEA)
Operational Phase		
Monthly independent ECO compliance audits	N/A – Internal	N/A – Internal
Annual external ECO compliance audits	Annually	Competent Authority (MDARDLEA)

# 9. ENVIRONMENTAL AWARENESS PLAN

The applicant will ensure that its employees are adequately informed of the environmental risks that may result from work that they conduct onsite and how these risks must be dealt with in order to avoid pollution or the degradation of the environment, through the implementation of this Environmental Awareness Plan.

The Environmental Awareness Plan for the Mixed Use Development for Cuberman (Pty) Ltd consists of two parts, namely, initial Induction Training and ongoing job-specific, Toolbox-talk Training. The same training material will be utilised during both the Induction Training and Toolbox-talk Training.

#### **Induction Training**

Before any employees or contactors commence work at the project site, each individual must undergo an Induction Training session. This is required during the following phases of the proposed project:

- Pre-Construction phase;
- Construction phase (including rehabilitation); and
- Operational phase.

An attendance register must be kept by the Applicant and each individual who has completed the Induction Training must complete the attendance register. This will also function as an acknowledgement that each individual has understood the training received.

#### **Toolbox-talk Training**

Toolbox-talk Training must be conducted biannually during the operational phase of the proposed development and all operational employees must attend these sessions.

An attendance register must be kept by the Applicant and each individual who has completed the Toolbox-talk Training must complete the attendance register. This will also function as an acknowledgement that each individual has understood the training received.

#### Training Material

The same material will be used for both the Induction Training and Toolbox-talk Training sessions and will cover the following topics:

- What is meant by the term "environment";
- Why the environment requires protection;
- The environmental risks that may result from work that is performed at the project site, during the above mentioned phases of the project;
- How the identified risks may impact upon the environment;
- How the identified risks can be mitigated;
- The protection of workers who refuse to do environmentally hazardous work, as provided for in the National Environmental Management Act, 1998 (Act No. 107 of 1998), as amended;
- Environmental Management Programme conditions that are specifically applicable to employee's work onsite;
- Fire-fighting procedures; and
- Hydrocarbon spill response procedure, including spill kit usage training.

The training can be presented in a verbal format if required.

# **10. SPECIFIC INFORMATION REQUIRED BY THE COMPETENT AUTHORITY**

No specific information has been required by the Competent Authority at this stage of the application process.