UMMBILA EMOYENI EGI, MPUMALANGA PROVINCE

Environmental Management Programme for 3 x 33kV/132kV onsite substations (Eskom Portion) associated and Collector Substations with the Ummbila Emoyeni EGI

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GENERIC ENVIRONMENTAL MANAGEMENT PROGRAMME (EMPr) FOR THE DEVELOPMENT AND EXPANSION OF SUBSTATION INFRASTRUCTURE FOR THE TRANSMISSION AND DISTRIBUTION OF ELECTRICITY





environmental affairs

Department: Environmental Affairs REPUBLIC OF SOUTH AFRICA

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INTRODUCTION

1. Background

The National Environmental Management Act, 1998 (Act No. 107 of 1998) (NEMA) requires that an environmental management programme (EMPr) be submitted where an environmental impact assessment (EIA) has been identified as the environmental instrument to be utilised as the basis for a decision on an application for environmental authorisation (EA). The content of an EMPr must either contain the information set out in Appendix 4 of the Environmental Impact Assessment Regulations, 2014, as amended (EIA Regulations) or must be a generic EMPr relevant to an application as identified and gazetted by the Minister in a government notice. Once the Minister has identified, through a government notice that a generic EMPr is relevant to an application for EA, that generic EMPr must be applied by all parties involved in the EA process, including but not limited to the applicant and the competent authority (CA).

2. Purpose

This document constitutes a generic EMPr relevant to applications for the development or expansion of substation infrastructure for the transmission and distribution of electricity, and all listed and specified activities necessary for the realisation of such infrastructure.

3. Objective

The objective of this generic EMPr is to prescribe and pre-approve generally accepted impact management outcomes and impact management actions, which can commonly and repeatedly be used for the avoidance, management and mitigation of impacts and risks associated with the development or expansion of substation infrastructure for the transmission and distribution of electricity. The use of a generic EMPr is intended to reduce the need to prepare and review individual EMPrs for applications of a similar nature.

4. Scope

The scope of this generic EMPr applies to the development or expansion of substation infrastructure for the transmission and distribution of electricity requiring EA in terms of NEMA. This generic EMPr applies to activities requiring EA, mainly activity 11 and 47 of the Environmental Impact Assessment Regulations Listing Notice 1 of 2014, as amended, and activity 9 of the Environmental Impact Assessment Regulations Listing Notice 2 of 2014, as amended, and all associated listed or specified activities necessary for the realization of such infrastructure.

5. Structure of this document

Part	Section	Heading	Content
А		Provides general guidance	Definitions, acronyms, roles & responsibilities and
		and information and is not	documentation and reporting.
		legally binding	
В	1	Pre-approved generic EMPr template	Contains generally accepted impact management outcomes and impact management actions required for the avoidance, management and mitigation of impacts and risks associated with the development or expansion of substation infrastructure for the transmission and distribution of electricity, which are presented in the form of a template that has been pre- approved.
			The template in this section is to be completed by the contractor, with each completed page signed and dated by the holder of the EA prior to commencement of the activity.
			Where an impact management outcome is not relevant, the words "not applicable" can be inserted in the template under the "responsible persons" column.
			Once completed and signed, the template represents the EMPr for the activity approved by the CA and is legally binding. The template is not required to be submitted to the CA as once the generic EMPr is gazetted for implementation, it has been approved by the CA.
			To allow interested and affected parties access to the pre-approved EMPr template for consideration through the decision-making process, the EAP on behalf of the applicant /proponent must make the hard copy of this EMPr available at a public location and where the applicant has a website, the EMPr should also be made available on such publicly accessible website.
	2	Site specific information	Contains preliminary infrastructure layout and a declaration that the applicant/holder of the EA

This document is structured in three parts with an Appendix as indicated in the table below:

Part	Section	Heading		Content
				will comply with the pre-approved generic EMPr template contained in <u>Part B: Section 1</u> , and understands that the impact management outcomes and impact management actions are legally binding . The preliminary infrastructure layout must be finalized to inform the final EMPr that is to be submitted with the basic assessment report (BAR) or environmental impact assessment report (EIAR), ensuring that all impact management outcomes and impact management actions have been either pre- approved or approved in terms of <u>Part C</u> .
				This section must be submitted to the CA together with the final BAR or EIAR. The information submitted to the CA will be considered to be incomplete should a signed copy of <u>Part B: section 2</u> not be submitted. Once approved, this Section forms part of the EMPr for the development and is legally binding.
С		Site specific attributes	sensitivities/	If any specific environmental sensitivities/ attributes are present on the site which require site specific impact management outcomes and impact management actions, not included in the pre-approved generic EMPr, to manage impacts, these specific impact management outcomes and impact management actions must be included in this section. These specific environmental attributes must be referenced spatially and impact management outcomes and impact management actions must be provided. These specific impact management outcomes and impact management actions must be presented in the format of the pre- approved EMPr template (Part B: section 1) This section will not be required should the site contain no specific environmental sensitivities or attributes. However, if <u>Part C</u> is applicable to the site, it is required to be submitted together with the BAR or EIAR, for consideration of, and decision on, the application for EA. The information in this section must be prepared by an EAP and must contain his/her name and expertise including a curriculum vitae. Once

Part	Section	Heading	Content
			approved, Part C forms part of the EMPr for the site and is legally binding. This section applies only to additional impact management outcomes and impact management actions that are necessary for the avoidance, management and mitigation of impacts and risks associated with the specific development or expansion and which are not already included in <u>Part B: section 1</u> .
Appendix 1			Contains the method statements to be prepared prior to commencement of the activity. The method statements are not required to be submitted to the competent authority.

6. Completion of part B: section 1: the pre-approved generic EMPr template

The template is to be completed prior to commencement of the activity, by providing the following information for each environmental impact management action:

- For implementation
 - a 'responsible person',
 - a method for implementation,
 - a timeframe for implementation
- For monitoring
 - a responsible person
 - frequency
 - evidence of compliance.

The completed template must be signed and dated by the holder of the EA prior to commencement of the activity. The method statements prepared and agreed to by the holder of the EA must be appended to the template as <u>Appendix 1</u>. Each method statement must be signed and dated on each page by the holder of the EA. This template once signed and dated is legally binding. The holder of the EA will remain responsible for its implementation.

7. Amendments of the impact management outcomes and impact management actions

Once the activity has commenced, a holder of an EA may make amendments to the impact management outcomes and impact management actions in the following manner:

- Amendment of the impact management outcomes: in line with the process contemplated in Regulation 37 of the EIA Regulations; and
- Amendment of the impact management actions: in line with the process contemplated in Regulation 36 of the EIA Regulations.

8. Documents to be submitted as part of part B: section 2 site specific information and declaration

<u>Part B: Section 2</u> has three distinct sub-sections. The first and third sub-sections are in a template format. Sub-section two requires a map to be produced.

<u>Sub-section 1</u> contains the project name, the applicant's name and contact details, the site information, which includes coordinates of the property or farm in which the proposed substation infrastructure is proposed as well as the 21-digit Surveyor General code of each cadastral land parcel and, where available, the farm name.

<u>Sub-section 2</u> is to be prepared by an EAP and must contain his/her name and expertise including a curriculum vitae. This sub-section must include a map of the site sensitivity overlaid with the preliminary infrastructure layout using the national web based environmental screening tool, when available for compulsory use at: <u>https://screening.environment.gov.za/screeningtool.</u> The sensitivity map shall identify the nature of each sensitive feature e.g. threatened plant species, archaeological site, etc. Sensitivity maps shall identify features both within the planned working area and any known sensitive features and within 50 m from the development footprint.

<u>Sub-section 3</u> is the declaration that the applicant (s)/proponent (s) or holder of the EA in the case of a change of ownership must complete which confirms that the applicant/EA holder will comply with the pre-approved 'generic EMPr' template in <u>Section 1</u> and understands that the impact management outcomes and impact management actions are legally binding.

(a) Amendments to Part B: Section 2 – site specific information and declaration

Should the EA be transferred, <u>Part B: Section 2</u> must be completed by the new applicant/proponent and submitted with the application for an amendment of the EA in terms of regulations 29 or 31 of the EIA Regulations, whichever applies. The information submitted as part of such an application for an amendment to an EA will be considered to be incomplete should a signed copy of <u>Part B: Section 2</u> not be submitted. Once approved, <u>Part B: Section 2</u> forms part of the EMPr for the development and the EMPr becomes legally binding to the new EA holder.

PART A – GENERAL INFORMATION

1. **DEFINITIONS**

In this EMPr any word or expression to which a meaning has been assigned in the NEMA or EIA Regulations has that meaning, and unless the context requires otherwise –

"clearing" means the clearing and removal of vegetation, whether partially or in whole, including trees and shrubs, as specified;

"construction camp" is the area designated for key construction infrastructure and services, including but not limited to offices, overnight vehicle parking areas, stores, the workshop, stockpile and lay down areas, hazardous storage areas (including fuels), the batching plant (if one is located at the construction camp), designated access routes, equipment cleaning areas and the placement of staff accommodation, cooking and ablution facilities, waste and wastewater management;

"**contractor**" - The Contractor has overall responsibility for ensuring that all work, activities, and actions linked to the delivery of the contract, are in line with the Environmental Management Programme and that Method Statements are implemented as described.

"hazardous substance" is a substance governed by the Hazardous Substances Act, 1973 (Act No. 15 of 1973) as well as the Hazardous Chemical and Substances Regulations, 1995;

"method statement" means a written submission by the Contractor to the Project Manager in response to this EMPr or a request by the Project Manager and ECO. The method statement must set out the equipment, materials, labour and method(s) the Contractor proposes using to carry out an activity identified by the Project Manager when requesting the Method Statement. This must be done in such detail that the Project Manager and ECO is able to assess whether the Contractor's proposal is in accordance with this specification and/or will produce results in accordance with this specification;

The method statement must cover as a minimum applicable details with regard to:

- (i) Construction procedures;
- (ii) Plant, materials and equipment to be used;
- (iii) Transporting the equipment to and from site;
- (iv) How the plant/ material/ equipment will be moved while on site;
- (v) How and where the plant/ material/ equipment will be stored;
- (vi) The containment (or action to be taken if containment is not possible) of leaks or spills of any liquid or material that may occur;
- (vii) Timing and location of activities;
- (viii) Compliance/ non-compliance; and
- (ix) Any other information deemed necessary by the Project Manager.

"slope" means the inclination of a surface expressed as one unit of rise or fall for so many horizontal units;

"**solid waste**" means all solid waste, including construction debris, hazardous waste, excess cement/ concrete, wrapping materials, timber, cans, drums, wire, nails, food and domestic waste (e.g. plastic packets and wrappers);

"spoil" means excavated material which is unsuitable for use as material in the construction works or is material which is surplus to the requirements of the construction works;

"topsoil" means a varying depth (up to 300 mm) of the soil profile irrespective of the fertility, appearance, structure, agricultural potential, fertility and composition of the soil;

"works" means the works to be executed in terms of the Contract

2. ACRONYMS and ABBREVIATIONS

CA	Competent Authority
cEO	Contractors Environmental Officer
dEO	Developer Environmental Officer
DPM	Developer Project Manager
DSS	Developer Site Supervisor
EAR	Environmental Audit Report
ECA	Environmental Conservation Act No. 73 of
ECO	Environmental Control Officer
EA	Environmental Authorisation
EIA	Environmental Impact Assessment
ERAP	Emergency Response Action Plan
EMPr	Environmental Management Programme
	Report
EAP	Environmental Assessment Practitioner
FPA	Fire Protection Agency
HCS	Hazardous chemical Substance
NEMA	National Environmental Management Act, 1998 (Act No. 107 of 1998)
NEMBA	National Environmental Management: Biodiversity Act ,2004 (Act No. 10 of 2004)
NEMWA	National Environmental Management:
	Waste Act, 2008 (Act No. 59 of 2008)
MSDS	Material Safety Data Sheet
RI&AP's	Registered Interested and affected parties

3. ROLES AND RESPONSIBILITIES FOR ENVIRONMENTAL MANAGEMENT PROGRAMME (EMPr) IMPLEMENTATION

The effective implementation of this generic EMPr is dependent on established and clear roles, responsibilities and reporting lines within an institutional framework. This section of the EMPr gives guidance to the various environmental roles and reporting lines, however, project specific requirements will ultimately determine the need for the appointment of specific person(s) to undertake specific roles and or responsibilities. As such, it must be noted that in the event that no specific person, for example, an environmental control officer (ECO) is appointed, the holder of the EA remains responsible for ensuring that the duties indicated in this document for action by the ECO are undertaken.

Responsible Person(s)	Role and Responsibilities
Developer's Project Manager (DPM)	Role The Project Developer is accountable for ensuring compliance with the EMPr and any conditions of approval from the competent authority (CA). Where required, an environmental control officer (ECO) must be contracted by the Project Developer to objectively monitor the implementation of the EMPr according to relevant environmental legislation, and the conditions of the environmental authorisation (EA). The Project Developer is further responsible for providing and giving mandate to enable the ECO to perform responsibilities, and he must ensure that the ECO is integrated as part of the project team while remaining independent. Responsibilities - Be fully conversant with the conditions of the EA; - Ensure that all stipulations within the EMPr are communicated and adhered to by the Developer and its Contractor(s); - Issuing of site instructions to the Contractor for corrective actions required; - Monitor the implementation of the EMPr throughout the project by means of site inspections and meetings. Overall management of the project and EMPr implementation; and - Ensure that periodic environmental performance audits are undertaken on the project implementation.

Table 1: Guide to roles and responsibilities for implementation of an EMPr

Responsible Person(s)	Role and Responsibilities
Developer Site Supervisor (DSS)	Role The DSS reports directly to the DPM, oversees site works, liaises with the contractor(s) and the ECO. The DSS is responsible for the day to day implementation of the EMPr and for ensuring the compliance of all contractors with the conditions and requirements stipulated in the EMPr.
	 Responsibilities Ensure that all contractors identify a contractor's Environmental Officer (cEO); Must be fully conversant with the conditions of the EA. Oversees site works, liaison with Contractor, DPM and ECO; Must ensure that all landowners have the relevant contact details of the site staff, ECO and cEO; Issuing of site instructions to the Contractor for corrective actions required; Will issue all non-compliances to contractors; and Ratify the Monthly Environmental Report
Environmental Control Officer (ECO)	Role The ECO should have appropriate training and experience in the implementation of environmental management specifications. The primary role of the ECO is to act as an independent quality controller and monitoring agent regarding all environmental concerns and associated environmental impacts. In this respect, the ECO is to conduct periodic site inspections, attend regular site meetings, pre-empt problems and suggest mitigation and be available to advise on incidental issues that arise. The ECO is also required to conduct compliance audits, verifying the monitoring reports submitted by the cEO. The ECO provides feedback to the DSS and Project Manager regarding all environmental matters. The Contractor, cEO and dEO are answerable to the Environmental Control Officer for non-compliance with the Performance Specifications as set out in the EA and EMPr.
	The ECO provides feedback to the DSS and Project Manager, who in turn reports back to the Contractor and potential and Registered Interested &Affected Parties' (RI&AP's), as required. Issues of non-compliance raised by the ECO must be taken up by the Project Manager, and resolved with the Contractor as per the conditions of his contract. Decisions regarding environmental procedures, specifications and requirements which have a cost implication (i.e. those that are deemed to be a variation, not allowed for in the

Responsible Person(s)	Role and Responsibilities
	Performance Specification) must be endorsed by the Project Manager. The ECO must also, as specified by the EA, report to the relevant CA as and when required.
	 Responsibilities The responsibilities of the ECO will include the following: Be aware of the findings and conclusions of all EA related to the development; Be familiar with the recommendations and mitigation measures of this EMPr; Be conversant with relevant environmental legislation, policies and procedures, and ensure compliance with them; Undertake regular and comprehensive site inspections / audits of the construction site according to the generic EMPr and applicable licenses in order to monitor compliance as required; Educate the construction team about the management measures contained in the EMPr and environmental licenses; Compilation and administration of an environmental monitoring plan to ensure that the environmental management measures are implemented and are effective; Monitoring the performance of the Contractors and ensuring compliance with the EMPr and associated Method Statements; In consultation with the Developer Site Supervisor order the removal of person(s) and/or equipment which are in contravention of the specifications of the EMPr and/or environmental licenses; Liaison between the DPM, Contractors, authorities and other lead stakeholders on all environmental concerns; Compile a regular environmental audit report highlighting any non-compliance issues as well as satisfactory or exceptional compliance with the EMPr; Validating the regular site inspection reports, which are to be prepared by the contractor Environmental Officer (EC); Checking the cEO's record of environmental incidents (spills, impacts, legal transgressions etc.) as well as corrective and preventive actions taken; Checking the cEO's public complaints register in which all complaints are recorded, as well as action taken;

Responsible Person(s)	Role and Responsibilities
	 Assisting in the resolution of conflicts; Facilitate training for all personnel on the site – this may range from carrying out the training, to reviewing the training programmes of the Contractor; In case of non-compliances, the ECO must first communicate this to the Senior Site Supervisor, who has the power to ensure this matter is addressed. Should no action or insufficient action be taken, the ECO may report this matter to the authorities as non-compliance; Maintenance, update and review of the EMPr; Communication of all modifications to the EMPr to the relevant stakeholders.
developer Environmental Officer (dEO)	Role The dEOs will report to the Project Manager and are responsible for implementation of the EMPr, environmental monitoring and reporting, providing environmental input to the Project Manager and Contractor's Manager, liaising with contractors and the landowners as well as a range of environmental coordination responsibilities.
	 <u>Responsibilities</u> Be fully conversant with the EMPr; Be familiar with the recommendations and mitigation measures of this EMPr, and implement these measures; Ensure that all stipulations within the EMPr are communicated and adhered to by the Employees, Contractor(s); Confine the development site to the demarcated area; Conduct environmental internal audits with regards to EMPr and authorisation compliance (on cEO); Assist the contractors in addressing environmental challenges on site; Assist in incident management: Reporting environmental incidents to developer and ensuring that corrective action is taken, and lessons learnt shared; Assist the contractor in investigating environmental incidents and compile investigation reports; Follow-up on pre-warnings, defects, non-conformance reports;

Responsible Person(s)	Role and Responsibilities
	 Measure and communicate environmental performance to the Contractor; Conduct environmental awareness training on site together with ECO and cEO; Ensure that the necessary legal permits and / or licenses are in place and up to date; Acting as Developer's Environmental Representative on site and work together with the ECO and contractor;
Contractor	Role The Contractor appoints the cEO and has overall responsibility for ensuring that all work, activities, and actions linked to the delivery of the contract are in line with the EMPr and that Method Statements are implemented as described. External contractors must ensure compliance with this EMPr while performing the onsite activities as per their contract with the Project Developer. The contractors are required, where specified, to provide Method Statements setting out in detail how the impact management actions contained in the EMPr will be implemented during the development or expansion of substation infrastructure for the transmission and distribution of electricity activities. Responsibilities project delivery and quality control for the development services as per appointment; employ a suitably qualified person to monitor and report to the Project Developer's appointed person on the daily activities on-site during the construction period; ensure that safe, environmentally acceptable working methods and practices are implemented and that equipment is properly operated and maintained, to facilitate proper access and enable any operation to be carried out safely; attend on site meeting(s) prior to the commencement of activities to confirm the procedure and designated activity zones; ensure that contractors' staff repair, at their own cost, any environmental damage as a result of a contravention of the specifications contained in EMPr, to the satisfaction of the ECO.

Responsible Person(s)	Role and Responsibilities
contractor Environmental Officer (cEO)	Role Each Contractor affected by the EMPr should appoint a cEO, who is responsible for the on-site implementation of the EMPr (or relevant sections of the EMPr). The Contractor's representative can be the site agent; site engineer; a dedicated environmental officer; or an independent consultant. The Contractor must ensure that the Contractor's Representative is suitably qualified to perform the necessary tasks and is appointed at a level such that she/he can interact effectively with other site Contractors, labourers, the
	 Environmental Control Officer and the public. As a minimum the cEO shall meet the following criteria: Responsibilities Be on site throughout the duration of the project and be dedicated to the project; Ensure all their staff are aware of the environmental requirements, conditions and constraints with respect to all of their activities on site; Implementing the environmental conditions, guidelines and requirements as stipulated within the EA, EMPr and Method Statements; Attend the Environmental Site Meeting; Undertaking corrective actions where non-compliances are registered within the stipulated timeframes; Report back formally on the completion of corrective actions; Assist the ECO in maintaining all the site documentation; Prepare the site inspection reports and corrective action reports for submission to the ECO; Assist the ECO with the preparing of the monthly report; and Where more than one Contractor is undertaking work on site, each company appointed as a Contractor will appoint a cEO representing that company.

4. ENVIRONMENTAL DOCUMENTATION REPORTING AND COMPLIANCE

To ensure accountable and demonstrated implementation of the EMPr, a number of reporting systems, documentation controls and compliance mechanisms must be in place for all substation infrastructure projects as a minimum requirement.

4.1 Document control/Filing system

The holder of the EA is solely responsible for the upkeep and management of the EMPr file. As a minimum, all documentation detailed below will be stored in the EMPr file. A hard copy of all documentation shall be filed, while an electronic copy may be kept where relevant. A duplicate file will be maintained in the office of the DSS (where applicable). This duplicate file must remain current and up-to-date. The filing system must be updated and relevant documents added as required. The EMPr file must be made available at all times on request by the CA or other relevant authorities. The EMPr file will form part of any environmental audits undertaken as prescribed in the EIA Regulations.

4.2 Documentation to be available

At the outset of the project the following preliminary list of documents shall be placed in the filing system and be accessible at all times:

- Full copy of the signed EA from the CA in terms of NEMA, granting approval for the development or expansion;
- Copy of the generic and site specific EMPr as well as any amendments thereof;
- Copy of declaration of implementing generic EMPr and subsequent approval of site specific EMPr and amendments thereof;
- All method statements;
- Completed environmental checklists;
- Minutes and attendance register of environmental site meetings;
- An up-to-date environmental incident log;
- A copy of all instructions or directives issued;
- A copy of all corrective actions signed off. The corrective actions must be filed in such a way that a clear reference is made to the non-compliance record;
- Complaints register.

4.3 Weekly Environmental Checklist

The ECOs are required to complete a Weekly Environmental Checklist, the format of which is to be agreed prior to commencement of the activity. The ECOs are required to sign and date the checklist, retain a copy in the EMPr file and submit a copy of the completed checklist to the DSS on a weekly basis.

The checklists will form the basis for the Monthly Environmental Reports. Copies of all completed checklists will be attached as Annexures to the Environmental Audit Report as required in terms of the EIA Regulations.

4.4 Environmental site meetings

Minutes of the environmental site meetings shall be kept. The minutes must include an attendance register and will be attached to the Monthly Report that is distributed to attendees. Each set of minutes must clearly record "Matters for Attention" that will be reviewed at the next meeting.

4.5 Required Method Statements

The method statement will be done in such detail that the ECOs are enabled to assess whether the contractor's proposal is in accordance with the EMPr.

The method statement must cover applicable details with regard to:

- development procedures;
- materials and equipment to be used;
- getting the equipment to and from site;
- how the equipment/ material will be moved while on site;
- how and where material will be stored;
- the containment (or action to be taken if containment is not possible) of leaks or spills of any liquid or material that may occur;
- timing and location of activities;
- compliance/ non-compliance with the EMPr; and
- any other information deemed necessary by the ECOs.

Unless indicated otherwise by the Project Manager, the Contractor shall provide the following method statements to the Project Manager no less than 14 days prior to the commencement date of the activity:

- Site establishment Camps, Lay-down or storage areas, satellite camps, infrastructure;
- Batch plants;
- Workshop or plant servicing;
- Handling, transport and storage of Hazardous Chemical Substance's;
- Vegetation management Protected, clearing, aliens, felling;
- Access management Roads, gates, crossings etc.;
- Fire plan;
- Waste management transport, storage, segregation, classification, disposal (all waste streams);
- Social interaction complaints management, compensation claims, access to properties etc.;
- Water use (source, abstraction and disposal), access and all related information, crossings and mitigation;
- Emergency preparedness Spills, training, other environmental emergencies;
- Dust and noise management methodologies;
- Fauna interaction and risk management only if the risk was identified wildlife interaction especially on game farms; and
- Heritage and palaeontology management.

The ECOs shall monitor and ensure that the contractors perform in accordance with these method statements. Completed and agreed method statements between the holder of the EA and the contractor shall be captured in Appendix 1.

4.6 Environmental Incident Log (Diary)

The ECOs are required to maintain an up-to-date and current Environmental Incident Log (environmental diary). The Environmental Incident Log is a means to record all environmental incidents and/or all non-compliance notice would not be issued. An environmental incident is defined as:

- Any deviation from the listed impact management actions (listed in this EMPr) that may be addressed immediately by the ECOs. (For example a contractor's staff member littering or a drip tray that has not been emptied);
- Any environmental impact resulting from an action or activity by a contractor in contravention of the environmental stipulations and guidelines listed in the EMPr which as a single event would have a minor impact but which if cumulative and continuous would have a significant effect (for example no toilet paper available in the ablutions for an afternoon); and
- General environmental information such as road kills or injured wildlife.

The ECOs are to record all environmental incidents in the Environmental Incident Log. All incidents regardless of severity must be reported to the Developer. The Log is to be kept in the EMPr file and at a minimum the following will be recorded for each environmental incident:

- The date and time of the incident;
- Description of the incident;
- The name of the Contractor responsible;
- The incident must be listed as significant or minor;
- If the incident is listed as significant, a non-compliance notice must be issued, and recorded in the log;
- Remedial or corrective action taken to mitigate the incident; and
- Record of repeat minor offences by the same contractor or staff member.

The Environmental Incident Log will be captured in the EAR.

4.7 Non-compliance

A non-compliance notice will be issued to the responsible contractor by the ECOs via the DSS or Project Manager. The non-compliance notice will be issued in writing; a copy filed in the EMPr file and will at a minimum include the following:

- Time and date of the non-compliance;
- Name of the contractor responsible;
- Nature and description of the non-compliance;
- Recommended / required corrective action; and
- Date by which the corrective action to be completed.
- The contractors shall act immediately when a notice of non-compliance is received and correct whatever is the cause for the issuing of the notice. Complaints received regarding activities on the development site pertaining to the environment shall be

recorded in a dedicated register and the response noted with the date and action taken. The ECO should be made aware of any complaints. Any non-compliance with the agreed procedures of the EMPr is a transgression of the various statutes and laws that define the manner by which the environment is managed. Failure to redress the cause shall be reported to the relevant CA for them to deal with the transgression, as it deems fit. The contractor is deemed not to have complied with the EMPr if, inter alia, There is a deviation from the environmental conditions, impact management outcomes and impact management actions activities, as approved in generic and site specific EMPr as relevant as set out in the EMPr, which deviation has, or may cause, an environmental impact.

4.8 Corrective action records

For each non-compliance notice issued, a documented corrective action must be recorded. On receiving a non-compliance notice from the DSS, the contractor's cEO will ensure that the corrective actions required take place within the stipulated timeframe. On completion of the corrective action the cEO is to issue a Corrective Action Report in writing to the ECOs. If satisfied that the corrective action has been completed, the ECOs are to sign-off on the Corrective Action Report, and attach the report to the non-compliance notice in the EMPr file. A corrective action is considered complete once the report has signed off by the ECOs.

4.9 Photographic record

A digital photographic record will be kept. The photographic record will be used to show before, during and post rehabilitation evidence of the project as well used in cases of damages claims if they arise. Each image must be dated and a brief description note attached.

The Contractor shall:

1. Allow the ECOs access to take photographs of all areas, activities and actions.

The ECOs shall keep an electronic database of photographic records which will include:

- 1. Pictures of all areas designated as work areas, camp areas, development sites and storage areas taken before these areas are set up;
- 2. All bunding and fencing;
- 3. Road conditions and road verges;
- 4. Condition of all farm fences;
- 5. Topsoil storage areas;
- 6. All areas to be cordoned off during construction;
- 7. Waste management sites;
- 8. Ablution facilities (inside and out);
- 9. Any non-conformances deemed to be "significant";
- 10. All completed corrective actions for non-compliances;
- 11. All required signage;
- 12. Photographic recordings of incidents;
- 13. All areas before, during and post rehabilitation; and
- 14. Include relevant photographs in the Final Environmental Audit Report.

4.10 Complaints register

The ECOs shall keep a current and up-to-date complaints register. The complaints register is to be a record of all complaints received from communities, stakeholders and individuals. The Complaints Record shall:

- 1. Record the name and contact details of the complainant;
- 2. Record the time and date of the complaint;
- 3. Contain a detailed description of the complaint;
- 4. Where relevant and appropriate, contain photographic evidence of the complaint or damage (ECOs to take relevant photographs); and
- 5. Contain a copy of the ECOs written response to each complaint received and keep a record of any further correspondence with the complainant. The ECO's written response will include a description of any corrective action to be taken and must be signed by the Contractor, ECO and affected party. Where a damage claim is issued by the complainant, the ECOs shall respond as described in (section 4.11) below.
- 4.11 Claims for damages

In the event that a Claim for Damages is submitted by a community, landowner or individual, the ECOs shall:

- 1. Record the full detail of the complaint as described in (section 4.10) above;
- 2. The DPM will evaluate the claim and associated damage and submit the evaluation to the Senior Site Representative for approval;
- 3. Following consideration by the DPM, the claim is to be resolved and settled immediately, or the reason for not accepting the claim communicated in writing to the claimant. Should the claimant not accept this, the ECO shall, in writing report the incident to the Developer's negotiator and legal department; and
- 4. A formal record of the response by the ECOs to the claimant as well as the rectification of the method of making payments not amount will be recorded in the EMPr file.
- 4.12 Interactions with affected parties

Open, transparent and good relations with affected landowners, communities and regional staff are an essential aspect to the successful management and mitigation of environmental impacts.

The ECOs shall:

- 1. Ensure that all queries, complaints and claims are dealt within an agreed timeframe;
- 2. Ensure that any or all agreements are documented, signed by all parties and a record of the agreement kept in the EMPr file;
- 3. Ensure that a complaints telephone numbers are made available to all landowners and affected parties; and
- 4. Ensure that contact with affected parties is courteous at all times;

4.13 Environmental audits

Internal environmental audits of the activity and implementation of the EMPr must be undertaken. The findings and outcomes included in the EMPr file and submitted to the CA at intervals as indicated in the EA.

The ECOs must prepare a monthly EAR. The report will be tabled as the key point on the agenda of the Environmental Site Meeting. The Report is submitted for acceptance at the meeting and the final report will be circulated to the Project Manager and filed in the EMPr file. At a frequency determined by the EA, the ECOs shall submit the monthly reports to the CA. At a minimum the monthly report is to cover the following:

- Weekly Environmental Checklists;
- Deviations and non-compliances with the checklists;
- Non-compliances issued;
- Completed and reported corrective actions;
- Environmental Monitoring;
- General environmental findings and actions; and
- Minutes of the Bi-monthly Environmental Site Meetings.

4.14 Final environmental audits

On final completion of the rehabilitation and/or requirements of the EA a final EAR is to be prepared and submitted to the CA. The EAR must comply with Appendix 7 of the EIA Regulations.

PART B: SECTION 1: Pre-approved generic EMPr template

5. IMPACT MANAGEMENT OUTCOMES AND IMPACT MANAGEMENT ACTIONS

This section provides a pre-approved generic EMPr template with aspects that are common to the development of substation infrastructure for the transmission and distribution of electricity. There is a list of aspects identified for the development or expansion of substation infrastructure for the transmission and distribution of electricity, and for each aspect a set of prescribed impact management outcomes and associated impact management actions have been identified. Holders of EAs are responsible to ensure the implementation of these outcomes and actions for all projects as a minimum requirement, in order to mitigate the impact of such aspects identified for the development or expansion of substation infrastructure for the transmission and distribution of electricity.

The template provided below is to be completed by providing the information under each heading for each environmental impact management action.

The completed template must be signed and dated on each page by both the contractor and the holder of the EA prior to commencement of the activity. The method statements prepared and agreed to by the holder of the EA must be appended to the template as Appendix 1. Each method statement must also be duly signed and dated on each page by the contactor and the holder of the EA. This template, once signed and dated, is legally binding. The holder of the EA will remain responsible for its implementation.

5.1 Environmental awareness training

Impact management outcome: All onsite staff are aware and understands the individual responsibilities in terms of this EMPr.

Impact Management Actions	Implementation	n		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
 All staff must receive environmental awareness training prior to commencement of the activities; 	ECO / CEO / dEO	Hold environmental awareness training workshops	Pre-construction Construction and Operations	ECO dEO	Monthly and as and when required	Attendance register and training minutes / notes for the record
 The Contractor must allow for sufficient sessions to train all personnel with no more than 20 personnel attending each course; 	Contractor	Scheduling of sufficient sessions through consultation with the ECO / CEO / dEO	Pre-construction Construction	ECO dEO	Monthly and as and when required	Attendance register and training minutes / notes for the record
 Refresher environmental awareness training is available as and when required; 	cEO / dEO in consultation with the ECO	Hold refresher environmental awareness training workshops	During the construction phase	ECO dEO	Monthly and as and when required	Attendance register and training minutes / notes for the record
 All staff are aware of the conditions and controls linked to the EA and within the EMPr and made aware of their individual roles and responsibilities in achieving compliance with the EA and EMPr; 	cEO / dEO	Hold training workshops and ensure that the EA and EMPr is readily available	During the construction phase	ECO dEO	Monthly and as and when required	Attendance register and training minutes / notes for the record

- The Contractor must erect and maintain information	Contractor	Develop and	Pre-construction	ECO	Monthly	Photographic
posters at key locations on site, and the posters must		place appropriate	Construction	dEO		record
include the following information as a minimum:		posters at key		cEO		
a) Safety notifications; and		locations				
b) No littering.						
– Environmental awareness training must include as a	cEO / dEO in	Develop	Pre-construction	ECO	Prior to the	Environment
minimum the following:	consultation	environmental	Construction	dEO	commence	al awareness
a) Description of significant environmental	with the ECO	awareness training			ment of the	training
impacts, actual or potential, related to their		material which			environmen	material
work activities;		covers the			tal	requirements
b) Mitigation measures to be implemented		minimum			awareness	checklist
when carrying out specific activities;		requirements			training	
c) Emergency preparedness and response						
procedures;						
d) Emergency procedures;						
e) Procedures to be followed when working						
near or within sensitive areas:						
f) Wastewater management procedures:						
a) Water usage and conservation:						
b) Solid waste management procedures:						
i) Solid waste management procedules,						
i) Sanitation procedures,						
j) Fire prevention; and						
k) Disease prevention.						
- A record of all environmental awareness training courses	ECO / CEO /	Filing system	During the	ECO	Monthly	Completed
undertaken as part of the EMPr must be available;	deo	including all proof	construction	dEO		and up to
		ot training (i.e.	phase			date tiling
		attendance				system with
		register and				proot of
		training minutes /				training
		notes tor the				
		record)				
- Educate workers on the dangers of open and/or	CEO / dEO in	Develop	Pre-construction	ECO	Prior to the	Environment
unattended tires;	consultation	environmental	Construction	dEO	commence	al awareness
	with the ECO	awareness training			ment of the	training

		material which				environmen	material
		covers the				tal	requirements
		dangers of open				awareness	checklist
		and/or				training	
		unattended fire					
- A staff attendance register of all staff to have received	ECO / cEO /	Filing system	During	the	ECO	Monthly	Completed
environmental awareness training must be available.	dEO	including all proof	construction		dEO		and up to
		of training (i.e.	phase				date filing
		attendance					system
		register)					inclusive of all
							attendance
							registers
- Course material must be available and presented in	ECO / cEO /	Develop	During	the	ECO	Monthly	Environment
appropriate languages that all staff can understand.	dEO	environmental	construction		dEO		al awareness
		awareness training	phase				training
		material in the					material
		required					requirements
		languages.					checklist and
		Training material					the training
		must by readily					register which
		available to all					must indicate
		staff					the language
							of the training

5.2 Site Establishment development

Impact management outcome: Impacts on the environment are minimised during site establishment and the development footprint are kept to demarcated development area.

Im	npact Management Actions	Implementatio	n	Monitoring			
		Deereerikke		The former form	Davaarailala	F	Friday of
		Responsible	Method of	limetrame for	Responsible	Frequency	Evidence of
		person	implementation	implementation	person		compliance
-	A method statement must be provided by the	Contractor	Development of	Pre-construction	ECO	Once, prior	Availability of
	contractor prior to any onsite activity that includes the		an appropriate		dEO	to	the method
	layout of the construction camp in the form of a plan		method statement			constructio	statement
	showing the location of key infrastructure and services					n	which
	(where applicable), including but not limited to offices,						complies with
	overnight vehicle parking areas, stores, the workshop,						the minimum
	stockpile and lay down areas, hazardous materials						requirements
	storage areas (including fuels), the batching plant (if one						listed
	is located at the construction camp), designated access						
	routes, equipment cleaning areas and the placement of						
	staff accommodation, cooking and ablution facilities,						
	waste and wastewater management;						
_	Location of camps must be within approved area to	DPM	Place construction	Pre-construction	ECO	Once, prior	Availability of
	ensure that the site does not impact on sensitive areas		camps outside of	Construction	dEO	to	a layout and
	identified in the environmental assessment or site walk		sensitive areas			constructio	sensitivity
	through;		identified in the			n	map
			Basic Assessment				indicating
			Report				avoidance of
							sensitive
							areas
-	Sites must be located where possible on previously	DPM	Place site outside	Pre-construction	ECO	Once, prior	Availability of
	disturbed areas;		of sensitive areas		dEO	to	a layout and
			and within			constructio	sensitivity
			previously			n	map
			disturbed areas				indicating

		identified in the BA				avoidance of
		Report				sensitive
						areas and
						placement
						within
						disturbed
						areas
- The camp must be fenced in accordance with Section	DPM	Design and	Pre-construction &	ECO	Once, prior	The camp is
5.5: Fencing and gate installation; and		implementation of	Construction	dEO	to	fenced in
		fencing as per the			constructio	accordance
		requirements of			n and once	with Section
		Section 5.5 of this			during the	5.5 of this
		EMPr			constructio	EMPr
					n of the	
					fencing	
- The use of existing accommodation for contractor staff,	Not applicable	e - the development of	of temporary staff ac	commodation is	proposed as p	part of the grid
where possible, is encouraged.	connection infr	rastructure.				

5.3 Access restricted areas

Impact management outcome: Access to restricted areas prevented.

Impact Management Actions	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
- Identification of access restricted areas is to be informed	dEO / cEO in	Spatially	Pre-construction	ECO	Once, prior	Access
by the environmental assessment, site walk through and	consultation	demarcate access			to	restricted
any additional areas identified during development;	with the ECO	restricted areas			constructio	areas are
		informed by the BA			n	identified
		Report				and provided

						in a spatial format
						lonnar
 Erect, demarcate and maintain a temporary barrier with clear signage around the perimeter of any access restricted area, colour coding could be used if appropriate; and 	dEO / cEO in consultation with the ECO	Erect appropriate temporary barriers around access restricted areas	At the commencement and for the duration of the construction phase	ECO	Monthly	Access restricted areas are closed-off through temporary barriers and barriers are maintained to a sufficient
- Ungutherised access and development related activity	Contractor /	Frect appropriate	During the	FCO	Monthly	standard Photographic
inside access restricted areas is prohibited.	dEO / cEO	temporary barriers around access restricted areas and provide clear signage of restricted status	construction phase		and as and when required	evidence and notes of compliance that no unauthorised access or activities has taken place within the access restricted areas

5.4 Access roads

Impact management outcome: Minimise impact to the environment through the planned and restricted movement of vehicles on site.

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible	Method of	Timetrame for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
- An access agreement must be formalised and signed by	DPM	Develop access	Pre-construction	dEO	Once, prior	Availability of
the DPM, Contractor and landowner before	Contractor	agreements with		ECO	to	approved
commencing with the activities;		the affected			constructio	and signed
		landowners.			n	negotiations
		Ensure that				
		agreements are				
		approved and				
		signed				
- All private roads used for access to the servitude must be	Contractor	Undertake	During the	cEO / ECO	Weekly	Photographic
maintained and upon completion of the works, be left in		maintenance	construction			record of the
at least the original condition		activities on	phase			pre-
		private roads used				construction
		for construction as				condition
		degradation takes				and
		place				degradation
						of roads, and
						records of the
						implementati
						on and
						effectiveness
						of
						maintenance
						activities
- All contractors must be made aware of all these access	dEO / cEO	Develop a map	Pre-construction	ECO	Once, prior	Access routes
routes.		illustrating all	Construction		to	map readily
		access routes			constructio	available
		associated with			n	
		the project and				
		present and				

		provide the map				
		to all contractors				
- Any access route deviation from that in the written	Contractor	All access routes	Construction and	ceo eco	Bi-weekly	Photographic
agreement must be closed and re-vegetated		developed that	Rehabilitation		(every two	record of the
immediately, at the contractor's expense;		are not in-line with			weeks)	closure of
		the access route				access roads
		agreements must				and re-
		be closed and re-				vegetation
		habilitated to the				
		pre-disturbance				
		state				
- Maximum use of both existing servitudes and existing	Contractor	Existing access	Construction and	cEO	Weekly	Implementati
roads must be made to minimize further disturbance	(and Eskom	routes to be used	operation	Operation		on of the
through the development of new roads;	maintenance	must be specified		and		approved
	staff where	and the		maintenance		layout
	relevant to	development of		team		
	operation)	new roads must be				
		avoided as far as				
		possible				
- In circumstances where private roads must be used, the	dEO / cEO	Record the	During the	ECO	Prior to the	Photographic
condition of the said roads must be recorded in		conditions of	construction		use of	record and
accordance with section 4.9: photographic record; prior		private roads to be	phase		private	proof of the
to use and the condition thereof agreed by the		used (prior to use)			roads	road
landowner, the DPM, and the contractor;		as per the				conditions
		requirements of				agreed upon
		section 4.9 and				with the
		agree on the				relevant
		required condition				parties
		of the roads with				
		the landowner,				
		DPM and				
		contractor				

- Access roads in flattish areas must follow fence lines and	DPM and	Design access	Pre-construction	ECO	Once	Implementati
tree belts to avoid fragmentation of vegetated areas or	Contractor	roads to follow			during the	on of the
croplands		fence lines and			design and	approved
		avoid vegetated			once prior	layout
		areas			to	
					constructio	
					n	
- Access roads must only be developed on pre-planned	Contractor	Construction of	During the	ECO once	Once	Implementati
and approved roads.		access roads only	construction	during the	during the	on of the
		on pre-planned	phase	design	design and	approved
		and approved		dEO	weekly	layout
		access roads			during the	
					constructio	
					n of access	
					roads	

5.5 Fencing and Gate installation

Impact management outcome: Minimise impact to the environment and ensure safe and controlled access to the site through the erection of fencing and gates where required.

Impact Management Actions	Implementation				Monitoring			
	Responsible	Method	of	Timeframe	for	Responsible	Frequency	Evidence of
	person	implementation ir		implementation		person		compliance

- Use existing gates provided to gain access to all parts of	Contractor	Identify and inform	Pre-construction &	dEO	Monthly	Existing gates
the area authorised for development, where possible;		all relevant staff of	Construction			are utilised on
		the existing gates				a frequent
		to be used				basis and
						only limited
						new access
						gates are
						developed
– Existing and new gates to be recorded and	ECO	Existing and new	During the	ECO	Once,	Photographic
documented in accordance with section 4.9:		gates will be	construction		when the	record of the
photographic record;		recorded and	phase		constructio	existing and
		documented as			n of all new	new gates as
		per the			gates have	per the
		requirements of			been	requirements
		section 4.9			completed	of section4.9
- All gates must be fitted with locks and be kept locked at	Contractor	Ensure all relevant	Construction and	ECO monthly,	Bi-weekly	All gates are
all times during the development phase, unless otherwise		gates are fitted	Operation	Operation	(every	locked and
agreed with the landowner;		with locks and are		and	second	no
		always locked		maintenance	week)	complaints
				team and		from
				cEO		landowners
						are received
						in this regard
- At points where the line crosses a fence in which there is	dEO	Install new gates	During the	ECO	Once, prior	New gates
no suitable gate within the extent of the line servitude,		where required	construction		to	are installed
on the instruction of the DPM, a gate must be installed at		with the approval	phase		constructio	where the
the approval of the landowner;		of the affected			n and	power line
		landowner			during the	crosses
					constructio	fences
					n phase, as	
					and when	
					required	
- Care must be taken that the gates must be so erected	Contractor	Install gates in a	During the	cEO	Once,	New gates
that there is a gap of no more than 100 mm between the		manner so that	construction		during the	installed as
bottom of the gate and the ground;		there is a gap of no	phase		erection of	

		more than 100mm				the gates	per the	
		between the				during the	requirement	
		bottom of the gate				constructio		
		and the ground				n phase		
- Where gates are installed in jackal proof fencing, a	Contractor	Implement a	During	the	cEO	Once,	New gates	
suitable reinforced concrete sill must be provided		reinforced	construction			during the	installed as	
beneath the gate;		concrete sill	phase			erection of	per the	
		beneath gates				the gates	requirement	
		installed for jackal				during the		
		proofing				constructio		
						n phase		
- Original tension must be maintained in the fence wires;	Contractor	Maintain original	During	the	ECO	Monthly	No tension	
		tension of fences	construction				reduction on	
		through required	phase				fence wires	
		activities						
- All gates installed in electrified fencing must be re-	Contractor	Electrify gates	During	the	ECO	Once,	Gates	
electrified;		installed in	construction			during the	installed in	
		electrified fencing	phase			erection of	electrified	
						the gates	fencing is	
						during the	electrified	
						constructio		
						n phase		
- All demarcation fencing and barriers must be	Contractor	Undertake	During	the	ECO	Monthly	Photographic	
maintained in good working order for the duration of the		maintenance	construction				record of	
development activities;		activities on fences	phase				maintained	
		and barriers					fences and	
							barriers	
- Fencing must be erected around the camp, batching	Contractor	Fence	During	the	ECO	Once	Photographic	
plants, hazardous storage areas, and all designated		construction	construction			during the	record of	
access restricted areas, where applicable;		camps, batching	phase			erection of	fences	
		plants, hazardous				fencing	erected	
		storage areas and						
		access restricted						
		areas. Avoid						
		sensitive flora						
- Any temporary fencing to restrict the movement of life-	dEO/ cEO	Obtain written	During	the	ECO	То	be	Written
---	------------	---------------------	--------------	-----	-----	-----------	-------	---------------
stock must only be erected with the permission of the	Contractor	approval from the	construction			monitore	ed	approval to
land owner.		relevant	phase			as		be provided
		landowner where				temporc	ary	by the dEO
		temporary fencing				fencing	is	
		is required to				required		
		restrict livestock						
		movement						
- All fencing must be developed of high quality material	Contractor	Make use of high	During	the	cEO	То	be	Use of high
bearing the SABS mark;		quality materials	construction			monitore	ed	quality
		approved by SABS	phase			as fencir	ng is	materials for
						erected		fencing
						during	the	approved by
						construc	tio	SABS
						n phase		
 The use of razor wire as fencing must be avoided; 	Contractor	Razor wire must not	During	the	ECO	То	be	Fences
		be sourced or used	construction			monitore	ed	erected do
		for the erection of	phase			as fencir	ng is	not make use
		fencing				erected		of razor wire
						during	the	
						construc	tio	
						n phase		
- Fenced areas with gate access must remain locked after	DSS and	Ensure fenced	During	the	cEO	Weekly	and	Fences are
hours, during weekends and on holidays if staff is away	Contractor	areas are locked	construction			as	and	locked and
from site. Site security will be required at all times;		as required	phase			when		no
		through the				required		complaints
		implementation of						from
		a formalised						landowners
		process. Appoint a						are received.
		security company						A security
								company is
								appointed

- On completion of the development phase all temporary	Contractor	Removal of all	At the end of the	ECO	Once,	No
fences are to be removed;		temporary fences	Construction	dEO	following	temporary
			Phase		the	fences
					completion	associated
					of the	with the
					constructio	project is
					n phase	present
						following the
						completion
						of the
						construction
						phase
- The contractor must ensure that all fence uprights are	Contractor	Appropriate	At the end of the	ECO	Once,	No fence
appropriately removed, ensuring that no uprights are cut		removal of all	Construction	dEO	following	uprights
at ground level but rather removed completely.		fence uprights	Phase		the	associated
					completion	with the
					of the	project is
					constructio	present
					n phase	following the
						completion
						of the
						of the construction

5.6 Water Supply Management

Impact management outcome: Undertake responsible water usage.

Impact Management Actions	Implementation /				Monitoring			
	Responsible	Method	of	Timeframe	for	Responsible	Frequency	Evidence of
	person implementation impl		implementatio	n	person		compliance	

-	All abstraction points or bore holes must be registered	DPM and	Obtaining relevant	Pre-construction	cEO	To be	Use of high
	with the DWS and suitable water meters installed to	Contractor	registrations from			monitored	quality water
	ensure that the abstracted volumes are measured on a		DWS and			with the	meters
	daily basis;		installation of			installation	
			water meters			of water	
						meters and	
						daily during	
						constructio	
						n and	
						operation	
-	The Contractor must ensure the following:	Not					
	a. The vehicle abstracting water from a river does not	applicable -					
	enter or cross it and does not operate from within the	water will not					
	river;	be					
	b. No damage occurs to the river bed or banks and	abstracted					
	that the abstraction of water does not entail stream	from a river					
	diversion activities; and						
	c. All reasonable measures to limit pollution or						
	sedimentation of the downstream watercourse are						
	implemented.						
-	Ensure water conservation is being practiced by:	Contractor /	Implement the	During the	ECO	Monthly,	Successful
	a. Minimising water use during cleaning of equipment;	dEO / cEO in	required water	construction		and as and	implementati
	b. Undertaking regular audits of water systems; and	consultation	conservation	phase		when	on of water
	c. Including a discussion on water usage and	with the ECO	measures			required	conservation
	conservation during environmental awareness training.		throughout on-site				
	d. The use of grey water is encouraged.		construction				
			processes				

5.7 Storm and waste water management

Impact management outcome: Impacts to the environment caused by storm water and wastewater discharges during construction are avoided.

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
 Runoff from the cement/ concrete batching areas must be strictly controlled, and contaminated water must be collected, stored and either treated or disposed of off- site, at a location approved by the project manager; 	Contractor	Implement measures for the control and management of runoff	During the construction phase	CEO	Weekly	No mismanage ment of runoff or contaminate d water due to the temporary concrete batching plant
 All spillage of oil onto concrete surfaces must be controlled by the use of an approved absorbent material and the used absorbent material disposed of at an appropriate waste disposal facility; 	Contractor and cEO	Obtain approved absorbent material and make use of licensed waste disposal facilities for disposal of oil	During the Construction Phase	ECO	Monthly	Availability of approved absorbent material at the construction site and proof of disposal of oil at licensed disposal facilities
 Natural storm water runoff not contaminated during the development and clean water can be discharged directly to watercourses and water bodies, subject to the Project Manager's approval and support by the ECO; 	DPM in consultation with the ECO	Consultation between the DPM and the ECO to determine if water can be discharged directly into water bodies (where present). The	During the construction phase	ECO	As and when the need arises to discharge natural stormwater runoff and clean water	Proof of consultation between the DPM and ECO and the outcomes thereof to be provided. Proof of

		necessary water quality testing must be undertaken prior to discharge				water quality testing and the results thereof.
Water that has been contaminated with suspended solids, such as soils and silt, may be released into watercourses or water bodies only once all suspended solids have been removed from the water by settling out these solids in settlement ponds. The release of settled water back into the environment must be subject to the Project Manager's approval and support by the ECO.	DPM in consultation with the ECO	Consultation between the DPM and the ECO to determine if water can be released following settling.	During the construction phase	ECO	As and when the need arises to discharge settled water	Proof of consultation between the DPM and ECO and the outcomes thereof to be provided.

5.8 Solid and hazardous waste management

Impact management outcome: Wastes are appropriately stored, handled and safely disposed of at a recognised waste facility.

Impact Management Actions	Implementation I				Monitoring				
	Responsible	Method	of	Timeframe	for	Responsible	Frequency	Evidence	of
	person	implementation	on	implementatio	on	person		compliar	ice
- All measures regarding waste management must be	Contractor	Develop	and	During	the	ECO	Monthly	Impleme	ntati
undertaken using an integrated waste management		implement	а	construction				on of	the
approach;		waste		phase				waste	
		managemen	t					manager	ment
		plan						plan	and
								proof	of

						waste
						management
						through proof
						of responsible
						disposal
- Sufficient, covered waste collection bins (scavenger and	Contractor	Provision of	During the	e cEO	Weekly	Appropriate
weatherproof) must be provided;		appropriate waste	construction			waste
		collection bins	phase			collection
		strategically				bins are
		placed				available
		throughout the site				throughout
						the site
- A suitably positioned and clearly demarcated waste	DPM and	Identify an	Design and	d ECO	Once, prior	A waste
collection site must be identified and provided;	Contractor	appropriate	Construction		to the	collection site
		location for the	Phase		commence	is
		waste collection			ment of	appropriately
		site which must be			constructio	placed and
		clearly			n	demarcated
		demarcated				
		through signage				
		and temporary				
		fencing				
- The waste collection site must be maintained in a clean	Contractor	Regular collection	During the	e cEO	Weekly	The waste
and orderly manner;		of waste and	Construction			collection site
		maintenance of	Phase			is maintained
		the area must be				and clean
		undertaken as per				
		the waste				
		requirements for				
		the project during				
		construction				
- Waste must be segregated into separate bins and	Contractor	Provide separate	During the	e cEO	Weekly	Separate
clearly marked for each waste type for recycling and		and marked bins	Construction			waste bins are
safe disposal;		for the different	Phase			available on
		waste types				site and

 Staff must be trained in waste segregation; 	cEO / dEO in consultation with the ECO	associated with the construction phase Include waste segregation as part of the environmental awareness training material.	Pre-construction Construction	ECO	Monthly, and as and when required	waste generated is separated into the relevant bins Environmenta I awareness training material requirements checklist
 Bins must be emptied regularly; 	Contractor	Bins must be emptied before reaching total capacity and on a regular basis as required for the project	During the construction phase	ECO	Monthly	No mismanagem ent of bins.
 General waste produced onsite must be disposed of at registered waste disposal sites/ recycling company; 	Contractor	Disposal of general waste at licensed waste disposal facilities must be undertaken as per the waste management plan	During the construction phase	ECO	Monthly	Disposal certificates of disposal at licensed facilities to be provided
 Hazardous waste must be disposed of at a registered waste disposal site; 	Contractor	Disposal of hazardous waste at licensed waste disposal facilities must be undertaken as per the waste	During the construction phase	ECO	Monthly	Disposal certificates of disposal at licensed facilities to be provided

		management plan					
 Certificates of safe disposal for general, hazardous and recycled waste must be maintained. 	Contractor	Obtain certificates for safe disposal of waste	During construction phase	the	ECO	Monthly	Disposal certificates of disposal at licensed facilities to be provided and filed as part of the filing system

5.9 Protection of watercourses and estuaries

Impact management outcome: Pollution and contamination of the watercourse environment and or estuary erosion are prevented.

Impact Management Actions	Implementatio	n	Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
- All watercourses must be protected from direct or	Contractor	Contractor to	During the	cEO	Weekly	No incidents
indirect spills of pollutants such as solid waste, sewage,		undertake	construction			reported of
cement, oils, fuels, chemicals, aggregate tailings, wash		activities which	phase			spillage of
and contaminated water or organic material resulting		can cause spills of				pollutants
from the Contractor's activities;		pollutants outside				into
		of watercourses				watercourses

- In the event of a spill, prompt action must be taken to	Contractor	Develop a	During the	e cEO	Weekly	Feedback
clear the polluted or affected areas;	and cEO	management plan	construction			must be
		or process for	phase			provided by
		implementation				the
		should a spill take				contractor in
		place				terms of how
						the spill was
						handled and
						photographi
						c evidence
						of the
						feedback
						must be
						provided and
						kept on
						record
- Where possible, no development equipment must	cEO and	Ensure layout has	Construction	ECO	Once off	Confirm no
traverse any seasonal or permanent wetland	Contractor	been informed by	Phase		review that	development
		the environmental			the layout	equipment
		sensitivities as			used is the	traverses any
		determined by the			approved	seasonal or
		basic assessment			one	permanent
		and specialist				wetland as
		studies				per the
						authorised
						layout by
						reviewing the
						as-built
						designs
						(once-off
						confirmation)
						•
 No return tlow into the estuaries must be allowed and no 	Not					
disturbance of the Estuarine functional Zone should	applicable -					
occur;						

	no estuaries					
	present					
 Development of permanent watercourse or estuary crossing must only be undertaken where no alternative access to tower position is available; 	cEO, Contractor	Ensure that permenant crossings (access roads) are provided for access to the substations if no alternative crossing is available.	During the construction phase	CEO	Weekly	Ensure that permenant crossings are developed if there is no alternative.
 There must not be any impact on the long term morphological dynamics of watercourses or estuaries; 	DPM, cEO	Develop a management plan or process for implementation should a spill take place within a watercourse and ensure continuous monitoring	During the construction and operation phase	ECO, dEO	For all phases of the project life cycle (i.e. constructio n, operation, decommissi oning)	No incidents reported of spillage of pollutants into watercourses
 Existing crossing points must be favored over the creation of new crossings (including temporary access) 	DPM, cEO	Develop a management plan or process for implementation should a spill take place within a watercourse and ensure continuous monitoring	During the pre- construction and construction phase	ECO, dEO	During the constructio n phase of the project.	Existing crossing points utilised as opposed to new ones created and no incidents reported of spillage of pollutants into watercourses

- When working in or near any wo	atercourse or estuary, the	Contractor	Activities		During	the	ECO	Monthly,	No	
following environmental control	s and consideration must		undertaken n	near	construction			and as and	degradat	ion
be taken:			watercourses m	nust	phase			when	of	the
a) Water levels during the per	iod of construction;		be in-line with a	and				required	watercou	rses
No altering of the bed, banks,	course or characteristics		consider	the					and	no
of a watercourse			specified						incidents	of
b) During the execution of	the works, appropriate		environmental						destructio	n
measures to prevent pollution a	ind contamination of the		controls						reported	
riparian environment must	be implemented e.g.									
including ensuring that constru	uction equipment is well									
maintained;										
c) Where earthwork is bei	ng undertaken in close									
proximity to any watercourse, s	slopes must be stabilised									
using suitable materials, i.e.	sandbags or geotextile									
fabric, to prevent sand and	rock from entering the									
channel; and										
d) Appropriate rehabilite	ation and re-vegetation									
measures for the waterco	urse banks must be									
implemented timeously. In this r	regard, the banks should									
be appropriately and incremen	tally stabilised as soon as									
development allows.										

5.10 Vegetation clearing

Impact management outcome: Vegetation clearing is restricted to the authorised development footprint of the proposed infrastructure.

Impact Management Actions	Implementation I				Monitoring			
	Responsible	Method	of	Timeframe	for	Responsible	Frequency	Evidence of
	person	implementation implementation		person		compliance		
General:								

- Indigenous vegetation which does not interfere with the	cEO and	Demarcate areas	Construction and	ECO monthly,	Weekly,	No
development must be left undisturbed;	contractor	of indigenous	operation (i.e. for	Operation	and as and	unnecessary
		vegetation to be	maintenance	and	when	clearance of
		avoided before	purposes)	maintenance	required	indigenous
		clearance is		team weekly		vegetation is
		undertaken				undertaken
- Protected or endangered species may occur on or near	Contractor	Demarcate areas	During the	ECO monthly	Weekly,	No
the development site. Special care should be taken not		containing	Construction	and	and as and	clearance of
to damage such species;		protected or	Phase	Operation	when	protected or
		endangered		and	required	endangered
		species to be		maintenance		species other
		avoided by		team weekly		than those
		construction				permitted to
		activities				be removed
- Search, rescue and replanting of all protected and	Relevant	Develop and	Pre-construction &	cEO	Weekly,	Implementati
endangered species likely to be damaged during	specialist in	implement a Plant	Construction		and as and	on of the
project development must be identified by the relevant	consultation	Search and			when	Plant Search
specialist and completed prior to any development or	with the	Rescue Plan			required	and Rescue
clearing;	Contractor					Plan and
						photographi
						c evidence
						and notes of
						the
						implementati
						on of the plan
- Permits for removal must be obtained from the relevant	DPM	Undertake the	Pre-construction	ECO	Once, prior	CA permits
CA prior to the cutting or clearing of the affected		permitting process			to the	on file
species, and they must be filed;		in order to obtain			commence	
		the relevant			ment of the	
		permits for the			constructio	
		removal of			n phase	
		protected species.			and	
		Permits must be			removal of	
		kept on file			the	

					protected species	
 The Environmental Audit Report must confirm that all identified species have been rescued and replanted and that the location of replanting is compliant with conditions of approvals; 	ECO	Ensure that the audit report indicates all species rescued and replanted and provides feedback in terms of compliance with the conditions of permits for replanting	During the Construction Phase and following the completion of the Construction Phase	ECO	Once off or as and when required	ECO confirmed rescued and replanted programme implemented correctly.
 Trees felled due to construction must be documented and form part of the Environmental Audit Report; 	ECO	Ensure that the audit report documents the details of trees felled	During the Construction Phase and following the completion of the Construction Phase	ECO	Once, prior to the commence ment of the constructio n phase and removal of the protected species	CA permits on file
 Rivers and watercourses must be kept clear of felled trees, vegetation cuttings and debris; 	Contractor	Felled trees, vegetation cuttings and debris must be disposed of at a licensed waste disposal facility	During the Construction Phase	ECO	Monthly	No felled trees, vegetation cuttings and debris are dumped in inappropriate locations and disposal certificates

						are available as proof of responsible disposal
 Only a registered pest control operator may apply herbicides on a commercial basis and commercial application must be carried out under the supervision of a registered pest control operator, supervision of a registered pest control operator or is appropriately trained; 	DPM qnd Contractor	A suitably qualified pest control operator must be appointed	Construction and Operation	ECO	As and when the use of herbicides is required	Only registered pest control operators must be appointed and proof of their registration must be provided
 A daily register must be kept of all relevant details of herbicide usage; 	DPM qnd Contractor	A suitably qualified pest control operator must be appointed	Construction and Operation	ECO	As and when the use of herbicides is required	Only registered pest control operators must be appointed and proof of their registration must be provided
 No herbicides must be used in estuaries 	Not Applicable – no estuaries applicable					
 All protected species and sensitive vegetation not removed must be clearly marked and such areas fenced off in accordance to Section 5.3: Access restricted areas. 	Contractor in consultation with the cEO	Spatially demarcate protected species and sensitive vegetation and	During the construction phase	ECO	Once, during the undertaking of the demarcatio	Demarcation and fencing is undertaken in-line with the

		implement			n of the	requirements
		appropriate			areas and	of section 5.3
		fencing where			the erection	
		required as per			of the	
		section 5.3			fencing	
- Alien invasive vegetation must be removed and	Contractor	Undertake	Construction and	ECO	Monthly,	Proof must be
disposed of at a licensed waste management facility.		removal of alien	Operation	Operation	and as and	provided that
		invasive		and	when	alien invasive
		vegetation in		maintenance	required	vegetation
		accordance with		team		has been
		the relevant				cleared in
		guideline and				accordance
		ensure the				to the
		vegetation is				relevant
		disposed of at a				guideline and
		licensed waste				that the
		disposal facility				vegetation
						was disposed
						of at a
						licensed
						waste
						disposal
						facility

5.11 Protection of fauna

Impact management outcome: Disturbance to fauna is minimised.

Impact Management Actions	Implementatio	n				Monitoring			
	Responsible	Method	of	Timeframe	for	Responsible	Frequency	Evidence of	
	person	implementation	n	implementatio	n	person		compliance	

- No interference with livestock must occur without the	dEO / cEO	Develop a	Pre-construction	ECO	Once, prior	Written
landowner's written consent and with the landowner or	Contractor	procedure for	and during the		to the	consent
a person representing the landowner being present;		dealing with	construction		commence	provided by
		livestock within the	phase		ment of	the
		affected			construction	landowner
		properties			and as and	and proof of
					when	representatio
					required	n of the
					during the	landowner
					construction	during
					phase	interference
- The breeding sites of raptors and other wild birds species	dEO / cEO in	Ensure that the	Pre-construction &	ECO	Once, prior	The planning
must be taken into consideration during the planning of	consultation	planning and	Construction		to the	and
the development programme;	with the	development			commence	development
	Contractor	programme			ment of	programme
		considers breeding			construction	includes the
		sites for wild bird			and as and	consideration
		species			when	of breeding
					required	sites for wild
						bird species
- Breeding sites must be kept intact and disturbance to	dEO / cEO in	Avoid breeding	During the	ECO	Weekly, and	Photographic
breeding birds must be avoided. Special care must be	consultation	sites and ensure	Construction	monthly,	as an when	record of
taken where nestlings or fledglings are present;	with the	that special care is	Phase	cEO and	required	intact
	Contractor	taken in the	Operation Phase	Operation	during the	breeding sites
		presence of		and	construction	
		nestlings and		maintenanc	. Monthly,	
		fledglings		e team	and as and	
				weekly	when	
					required	
					during	
					operation	
- Special recommendations of the avian specialist must	dEO / cEO in	All mitigation	During the	ECO	Monthly	Photographic
be adhered to at all times to prevent unnecessary	consultation	measures	Construction	Operation	during	record of
disturbance of birds;	with the	recommended by	Phase	and	construction	compliance
	Contractor	the avifauna	Operation Phase		and	and

		specialist must be			maintenanc	monthly	successful
		implemented			e team	during	implementati
						operation	on of the
							recommend
							ed measures
– No poaching must be tolerated under any	dEO / cEO in	All site staff must be	During	the	ECO	Monthly,	No instances
circumstances. All animal dens in close proximity to the	consultation	informed of this	Construction			and as and	of poaching
works areas must be marked as Access restricted areas;	with the	requirement	Phase			when	is reported
	Contractor	during the				required	
		Environmental					
		Awareness Trainina					
		and the					
		consequences of					
		not adherina to					
		the requirement.					
		These areas must					
		be demarcated as					
		Access Restricted					
		Areas					
 No deliberate or intentional killing of fauna is allowed: 	dEO / cEO in	All site staff must be	During	the	ECO	Monthly,	No instances
	consultation	informed of this	Construction			and as and	of deliberate
	with the	requirement	Phase			when	or intentional
	Contractor	during the				required	killing is
		Environmental					reported
		Awareness Training					
		and the					
		consequences of					
		not adhering to					
		the requirement.					
		These areas must					
		be demarcated as					
		Access Restricted					
		Areas					

- In areas where snakes are abundant, snake deterrents to	dEO / cEO in	Implement	and	During	the	ECO	Once,		Photog	Iraphic
be deployed on the pylons to prevent snakes climbing	consultation	maintain	snake	Construction		Operation	during	the	record	of the
up, being electrocuted and causing power outages;	with the	deterrents	on	Phase		and	constru	oction	implem	nentati
and	Contractor	pylons in	areas	Operation Ph	ase	maintenanc	of	the	on	and
		where snak	es are			e team	pylons	and	mainte	nance
		abundant					as	and	of	snake
							when		deterre	ents
							require	d.		
							Monthl	У		
							during			
							operati	ion		
- No Threatened or Protected species (ToPs) and/or	DPM in	Undertake	а	Pre-construct	ion	ECO	Once,	prior	Permits	for
protected fauna as listed according NEMBA (Act No. 10	consultation	permitting p	process				to	the	removo	al
of 2004) and relevant provincial ordinances may be	with the dEO	to obtain	the				comme	ence	and/re	locati
removed and/or relocated without appropriate		required per	mits				ment	of	on mu	ust be
authorisations/permits.							constru	iction	kept o	on file
							and as	and	and	be
							when		readily	
							require	d	availat	ble

5.12 Protection of heritage resources

Impact management outcome: Impact to heritage resources is minimised.

Impact Management Actions	Implementation	Monitoring
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	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
- Identify, demarcate and prevent impact to all known	DPM and a	Spatially identify	Pre-construction	ECO	Once, prior	Proof of
sensitive heritage features on site in accordance with the	suitably	and demarcate			to the	avoidance of
No-Go procedure in Section 5.3: Access restricted areas;	qualified	areas of heritage			commence	sensitive
	specialist	significance as per			ment of	heritage
		the Heritage			constructio	features
	dEO / cEO in	Impact Assessment			n	through
	consultation	and the Heritage				details of
	with the	Walk-through				avoidance
	Contractor	Report and as per				and
	and ECO	the requirements				photographi
		of section 5.3				c records
- Carry out general monitoring of excavations for potential	dEO (in	Ensure	During the	ECO	Monthly, or	Environment
fossils, artefacts and material of heritage importance;	consultation	construction staff	Construction		as required	al awareness
	with	are adequately	Phase			training
	specialists	informed (via				includes
	if/as	environmental				measures
	required).	awareness				relating to
		training) to carry				monitoring for
		out monitoring of				chance finds
		excavations for				
		fossils, artefacts				
		and important				
		heritage material				
 All work must cease immediately, if any human remains 	dEO / cEO in	Develop and	During the	ECO	As and	Proof of work
and/or other archaeological, palaeontological and	consultation	implement	Construction		when	ceased and
historical material are uncovered. Such material, if	with the	procedures for	Phase		required	the required
exposed, must be reported to the nearest museum,	Contractor	situations where				procedures
archaeologist/ palaeontologist (or the South African	and ECO	human remains,				followed in
Police Services), so that a systematic and professional		archaeological,				cases where
investigation can be undertaken. Sufficient time must be		palaeontolgoical				material is
allowed to remove/collect such material before		or historical				discovered.
development recommences.		material are				
		uncovered				

5.13 Safety of the public

Impact management outcome: All precautions are taken to minimise the risk of injury, harm or complaints.

Impact Management Actions	Implementatio	n	Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
– Identify fire hazards, demarcate and restrict public	cEO in	Develop an	Pre-construction	cEO	Once, prior	Compliance
access to these areas as well as notify the local authority	consultation	Emergency	Construction		to the	with the
of any potential threats e.g. large brush stockpiles, fuels	with the	Preparedness,			commence	Emergency
etc.;	Contractor	Response and Fire			ment of	Preparedness
		Management Plan			constructio	, Response
		specific to the			n and	and Fire
		project			weekly	Managemen
					during the	t Plan
					constructio	
					n phase	
- All unattended open excavations must be adequately	Contractor	Ensure that all	During the	cEO	Weekly	Excavations
fenced or demarcated;		excavations	Construction			are fenced
		undertaken is	Phase			where
		fenced and				required and
		demarcated				photographi
		within a				c proof can
		reasonable				be provided
		fimetrame and in				
		instances where				
		excavations will be				
		open for long-				
		periods of time		500		
- Adequate protective measures must be implemented to	Contractor	All statt must be	During the	ECO	Monthly,	No incidents
prevent unauthorised access to and climbing of partly		easily identifiable	construction		and as and	OT
constructed towers and protective scaffolding;		and the climbing	phase			unauthorised

		of towers an	nd				when	climbing is
		scaffolding mu	ust				required	reported
		only b	be					
		undertaken b	by					
		authorised						
		personnel o	as					
		managed by th	he					
		Contractor						
- Maintain an incidents and complaints register in which	cEO	Compile an	nd	During	the	ECO	Monthly,	The incidents
all incidents or complaints involving the public are		regularly updat	ate	construction			and as and	and
logged.		as incidents an	nd	phase			when	complaints
		complaints a	are				required	register is
		submitted from th	he					complete
		public an	ind					and provides
		indicate th	he					all the
		actions taken t	to					required
		resolve th	he					details
		complaint						

5.14 Sanitation

Impact management outcome: Clean and well maintained toilet facilities are available to all staff in an effort to minimise the risk of disease and impact to the environment.

Impact Management Actions	Implementatio	n	Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
- Mobile chemical toilets are installed onsite if no other	Contractor	Mobile chemical	During the	cEO	Weekly	Mobile toilets
ablution facilities are available;		toilets must be	Construction			are installed
		placed	Phase			and avoid
		appropriately and				

			in areas that avoid				environment
			environmental				al sensitivities
			sensitivities				
-	The use of ablution facilities and or mobile toilets must be	Contractor in	All site staff must be	Pe-construction &	ECO	Monthly,	No evidence
	used at all times and no indiscriminate use of the veld for	consultation	informed of this	Construction		and as and	of non-
	the purposes of ablutions must be permitted under any	with the cEO	requirement			when	compliance
	circumstances:		during the			required	identified
			Environmental				
			Awareness Trainina				
			and the				
			consequences of				
			not adherina to				
			the requirement				
_	Where mobile chemical toilets are required the	Contractor in	The installation of	During the	CEO	Weekly	No evidence
	following must be ensured:		the toilets by the	Construction	020	, i o o kiy	of non-
	a) Toilets are located no closer than 100 m to any	with the CEO	Contractor must	Phase			compliance
	watercourse or water body.		be as per the listed	111000			identified
	b) Toilets are secured to the around to prevent them		requirements				laoninoa
	from toppling due to wind or any other cause:						
	c) No spillage occurs when the toilets are cleaned or						
	emptied and the contents are managed in accordance						
	with the FMPr ⁻						
	d) Toilets have an external closing mechanism and are						
	closed and secured from the outside when not in use to						
	prevent toilet paper from being blown out:						
	e) Toilets are emptied before long weekends and						
	workers holidays and must be locked after working						
	hours:						
	f) Toilets are serviced regularly and the ECO must inspect						
	toilets to ensure compliance to health standards:						
_	A copy of the waste disposal certificates must be	Contractor	Certificates	During the	ECO	Monthly,	Certificates
	maintained		obtained from the	Construction		and as and	for waste
			licensed waste	Phase		when	disposal from
			disposal facility			required	the licensed
			with the emptving				waste

	of the toilets must		disposal
	be kept on file		facility
			available on
			site

5.15 Prevention of disease

Impact Management outcome: All necessary precautions linked to the spread of disease are taken.

Impact Management Actions	Implementatio	n		Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of	
	person	implementation	implementation	person		compliance	
- Undertake environmentally-friendly pest control in the	Contractor	Only	During the	ECO	As and	Contractor to	
camp area;		environmentally-	Construction		when pest	provide proof	
		friendly pest	Phase		control is	of pest	
		control must be			required for	control used	
		used, when			the project	being	
		required				environment	
						ally-friendly	
- Ensure that the workforce is sensitised to the effects of	cEO /	The effects of	Pre-construction &	ECO	Once, prior	Environment	
sexually transmitted diseases, especially HIV AIDS;	Contractor in	sexually	Construction		to the	al awareness	
	consultation	transmitted			commence	training	
	with the ECO	diseases and HIV/			ment of	material	
		AIDS must be			constructio	requirements	
		covered in the			n and	checklist	

		Environmental			monthly	
		Awareness Trainina			durina	
					constructio	
					n	
	Contractor	Develop and	During a the	-50		Dhata anna bia
- The Contractor must ensure that information posters on	Contractor	Develop and	During the	CEO	weekiy	Photographic
AIDS are displayed in the Contractor Camp area;		place information	Construction			evidence of
		posters on HIV/	Phase			poster
		aids				placement
– Information and education relating to sexually	cEO /	Information and	Pre-construction &	ECO	Monthly	Environment
transmitted diseases to be made available to both	Contractor in	education of	Construction			al awareness
construction workers and local community, where	consultation	sexually				trainina
applicable:	with the FCO	transmitted				material
		diseases must be				requirements
		covered in the				checklist
		Environmental				
		Awaronoss				
		Training				
	Contractor	Discompant of free	During the	500	Marataly	Dract
- Free condoms must be made available to all statt on site	Contractor	Placement of free	During the	ECO	Monthly	Proof of
at central points;		condoms in mobile	Construction			placement of
		toilets and at the	Phase			free
		construction				condoms by
		camps				the
						contractor to
						be provided
 Medical support must be made available; 	dEO / cEO in	Ensure that	Construction and	ECO	Monthly	Check the
	consultation	desianated	Operations			availability of
	with the	personnel with first				first aid
	Contractor	aid training are				trained
	Connación	available on site				named
		and that first cid				personner
		luta ta martina				
		KIIS IO PROVIDE				KIIS (INCIUAING
		medical support is				it these are
		readily available				complete in
						terms of
						supplies)

-	Provide access to Voluntary HIV Testing and Counselling	Contractor	Compile	a HIV	During	the	ECO	Quarterly,	Voluntary
	Services.		testing	schedule	Construction			and as and	testing
			and	provide	Phase			when	schedules
			counselli	ng				required	and proof of
			services	where					counselling
			required						(where
									undertaken)

5.16 Emergency procedures

Impact management outcome: Emergency procedures are in place to enable a rapid and effective response to all types of environmental emergencies.

Impact Management Actions	Implementatio	n	Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
 Compile an Emergency Response Action Plan (ERAP) prior to the commencement of the proposed project; 	Contractor	Develop an Emergency Preparedness, Response and Fire Management Plan specific to the project	Pre-construction	ECO	Once, prior to the commence ment of constructio n	Emergency Preparedness , Response and Fire Managemen t Plan compiled
 The Emergency Plan must deal with accidents, potential spillages and fires in line with relevant legislation; 	Contractor	Develop an Emergency Preparedness, Response and Fire Management Plan	Pre-construction	ECO	Once, prior to the commence ment of	Emergency Preparedness , Response and Fire Managemen

		specific to the			constructio	t Plan
		project which			n	includes
		covers accidents,				required
		potential spillages				specifications
		and fires				
- All staff must be made aware of emergency procedures	cEO / dEO in	Develop	Pre-construction	ECO	Prior to the	Environment
as part of environmental awareness training;	consultation	environmental			commence	al awareness
	with the ECO	awareness training			ment of the	training
		material which			environmen	material
		covers the relevant			tal	requirements
		emergency			awareness	checklist
		procedures			training	
- The relevant local authority must be made aware of a	Contractor in	Develop and	Construction	ECO	As and	The local
fire as soon as it starts;	consultation	include a			when a fire	authority was
	with the ECO	procedure in the			occurs	informed as
		Emergency				per the
		Preparedness,				relevant
		Response and Fire				procedure
		Management Plan				set out in the
		for the event of a				Emergency
		fire and the				Preparedness
		procedure to be				, Response
		followed for				and Fire
		informing the local				Managemen
		authority				t Plan
- In the event of emergency necessary mitigation	Contractor	Implement the	Construction and	ECO	As and	The
measures to contain the spill or leak must be		required mitigation	Operations		when a spill	mitigation
implemented (see Hazardous Substances section 5.17).		measures in the			or leak	measures
		event of a spill or			occurs	included
		leak as per the				under Section
		requirements of				5.17 have
		Section 5.17.				been
						adhered to

5.17 Hazardous substances

Impact management outcome: Safe storage, handling, use and disposal of hazardous substances.

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
 The use and storage of hazardous substances to be minimised and non-hazardous and non-toxic alternatives substituted where possible; 	cEO in consultation with the Contractor	Develop a strategy of how hazardous substances can be and should be minimised	Pre-construction & Construction	ECO	Once, prior to the commence ment of constructio n and monthly during the constructio n phase	Contractor to provide evidence of substances used for proof of compliance
 All hazardous substances must be stored in suitable containers as defined in the Method Statement; 	Contractor	Develop a Method Statement for the storage of hazardous substances in suitable containers	Pre-construction & Construction	ECO	Once, prior to the commence ment of constructio n and monthly	Photographic proof that hazardous substances are stored in suitable containers as

 Containers must be clearly marked to indicate contents, quantities and safety requirements; 	Contractor	Where hazardous waste is stored these must be clearly marked indicating the required details of the contents	During t Construction Phase	he	ECO	during the constructio n phase Monthly	per the requirements of the relevant Method Statements Photographic proof that containers are marked as per the requirements
 All storage areas must be bunded. The bunded area must be of sufficient capacity to contain a spill / leak from the stored containers; 	Contractor	Ensure that storage areas are sufficiently bunded which are of sufficient capacity to contain a spill / leak from the stored containers	During t Construction Phase	he	ECO	Monthly during the Constructio n Phase	Photographic proof that storage areas are bunded and proof that the bund areas are of sufficient capacity to contain a spill / leak from the stored containers
 Bunded areas to be suitably lined with a SABS approved liner; 	Contractor	Ensure that bunded storage areas are suitably lined	During t Construction Phase	he	ECO	Once, during the Constructio n Phase	Photographic proof that bunded storage areas are suitably lined
 An Alphabetical Hazardous Chemical Substance (HCS) control sheet must be drawn up and kept up to date on a continuous basis; 	cEO / Contractor	Compile and update an Alphabetical	During t Construction Phase	he	ECO	Monthly, and as and	Complete and up to date control

		Hazardous			when	sheet
		Chemical			required	provided by
		Substance (HCS)				the
		control sheet				Contractor
		specific to the				
		project				
- All hazardous chemicals that will be used on site must	cEO /	Keep a record of	During the	ECO	Monthly,	Record of
have Material Safety Data Sheets (MSDS);	Contractor	all hazardous	Construction		and as and	hazardous
		chemicals and the	Phase		when	chemicals
		respective MSDS			required	and the
						respective
						MSDS
- All employees working with HCS must be trained in the	cEO /	Provide training for	Pre-construction	ECO	Once, prior	Record of
safe use of the substance and according to the safety	Contractor	personnel working			to the	training
data sheet;		with HCS			commence	provided to
					ment of	personnel
					constructio	working with
					n and as	HCS
					and when	
					required	
- Employees handling hazardous substances / materials	cEO /	Develop	Pre-construction &	ECO	Prior to the	Environment
must be aware of the potential impacts and follow	Contractor	environmental	Construction		commence	al awareness
appropriate safety measures. Appropriate personal		awareness training			ment of the	training
protective equipment must be made available;		material which			environmen	material
		covers the relevant			tal	requirements
		impacts and safety			awareness	checklist and
		measures			training and	all relevant
					monthly	personnel
		Provide			during the	have
		appropriate			constructio	undergone
		training			n phase for	appropriate
					personal	training and
		personal			protective	have access
		equipment for the			equipment	to personal
		relevant personnel				

 The Contractor must ensure that diesel and other liquid 	Contractor	handling hazardous substances and materials Appropriate	During tl	ne E0	ECO	Monthly,	protective equipment Storage tanks
fuel, oil and hydraulic fluid is stored in appropriate storage tanks or in bowsers;		storage facilities must be constructed or obtained for the storing of diesel, other liquid fuel, oil and hydraulic fluid	Construction Phase			and as and when required	for the project are appropriate and no incidents are reported in this regard
 The tanks/ bowsers must be situated on a smooth impermeable surface (concrete) with a permanent bund. The impermeable lining must extend to the crest of the bund and the volume inside the bund must be 130% of the total capacity of all the storage tanks/ bowsers (110% statutory requirement plus an allowance for rainfall); 	Contractor	Appropriate storage facilities must be constructed or obtained for tanks as per the requirements listed	During tl Construction Phase	ne E	ECO	Monthly, and as and when required	Storage areas for the tanks/ bowsers for the project are appropriate and no incidents are reported in this regard
 The floor of the bund must be sloped, draining to an oil separator; 	Contractor	Appropriate storage facilities must be constructed as per the requirements listed	During tl Construction Phase	ne E0	ECO	Once, during constructio n	Bunded storage areas are constructed according to the requirements
 Provision must be made for refueling at the storage area by protecting the soil with an impermeable groundcover. Where dispensing equipment is used, a drip tray must be used to ensure small spills are contained; 	Contractor	Appropriately constructed refuelling facility must be developed as per	During tl Construction Phase	ne EC Cl	ECO SEO	Monthly Weekly	Soils at the refuelling facility are protected as required and

		the requirements.					drip trays are
		Drip trays must be					provided and
		provided for use					used
All empty externally dirty drums must be stored on a drin	Contractor	Ensure that empty	During	tho	FCO	Monthly	Drip travs or
tray or within a hunded area:	Connación	dirty drums gre	Construction	nic	CEO	Wookly	bunded
indy of within a bonded dred,		stored	Phase		CLO	WEEKIY	drogs dro
		appropriately	THUSE				ured for the
		appropriately as					used for the
							dirty drums
					500	A.4 11. 1	
- No unauthorised access into the hazardous substances	Contractor	Ensure through the	During	the	ECO	Monthly	Proof of the
storage areas must be permitted;		implementation of	Construction				Implementati
		procedures that	Phase				on of the
		no unauthorised					relevant
		access					procedure
		underfaken info					must be
		the storage areas					provided by
							the
							contractor
- No smoking must be allowed within the vicinity of the	Contractor	Inform all	During	the	ECO	Monthly	Photographic
hazardous storage areas;		employees of the	Construction		cEO	Weekly	record of the
		requirement and	Phase				signage
		develop and					placed must
		place relevant					be provided
		signage in the					
		relevant areas					
– Adequate fire-fighting equipment must be made	Contractor	Hazardous storage	During	the	ECO	Monthly	Adequate
available at all hazardous storage areas;		areas must be	Construction				fire-fighting
		fitted with	Phase				equipment is
		adequate fire-					available
		fighting equipment					and has been
							serviced
- Where refueling away from the dedicated refueling	Contractor	Provide a mobile	During	the	ECO	Monthly,	A mobile
station is required, a mobile refueling unit must be used.		refuelling unit as	Construction			and as and	refuelling unit
Appropriate ground protection such as drip trays must		well as suitable	Phase			when	and suitable
be used;						required	ground

		ground protection, where required				protection is available for
						use
 An appropriately sized spill kit kept onsite relevant to the scale of the activity/s involving the use of hazardous substance must be available at all times; 	Contractor	Provide an appropriate spill kit for the project for the use of hazardous substances	During the Construction Phase	ECO	Monthly, and as and when required	Appropriate spill kits are available for use
 The responsible operator must have the required training to make use of the spill kit in emergency situations; 	cEO and Contractor	Provide training on the use of spill kits to the relevant employees	Pre-construction	ECO	Once, prior to the commence ment of constructio n	Proof of training to be provided by the contractor
 An appropriate number of spill kits must be available and must be located in all areas where activities are being undertaken; 	cEO and Contractor	Provide an appropriate number of spill kits in relevant areas	During the Construction Phase	ECO	Monthly	Proof of appropriate number of spill kits in appropriate areas to be provided by the contractor
 In the event of a spill, contaminated soil must be collected in containers and stored in a central location and disposed of according to the National Environmental Management: Waste Act 59 of 2008. Refer to Section 5.7 for procedures concerning storm and waste water management and 5.8 for solid and hazardous waste management. 	cEO and Contractor	Storage and disposal of contaminated soil must be in accordance with the National Environmental Management: Waste Act and sections 5.7 and 5.8 of this EMPr	During the Construction Phase	ECO	Monthly, and as and when required	Proof of storage and disposal in terms of the National Environment al Managemen t: Waste Act

			must be
			provided.
			Certificates
			of disposal at
			licensed
			waste
			disposal
			facilities must
			be provided

5.18 Workshop, equipment maintenance and storage

Impact management outcome: Soil, surface water and groundwater contamination is minimised.

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible	Method of	Timeframe fo	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
- Where possible and practical all maintenance of	Contractor	Demarcate	During the	ECO	Monthly	A dedicated
vehicles and equipment must take place in the		specific areas for	Construction			area for the
workshop area;		the maintenance	Phase			maintenance
		of vehicles and				of vehicles
		equipment				and
						machinery is
						used.
- During servicing of vehicles or equipment, especially	Contractor	Ensure that a drip	During the	ECO	Monthly	Contractor to
where emergency repairs are effected outside the		tray is available for	Construction			provide
workshop area, a suitable drip tray must be used to		any emergency	Phase			evidence of
prevent spills onto the soil. The relevant local authority		repairs required				drip tray use
must be made aware of a fire as soon as it starts;						for

							emergency repairs
 Leaking equipment must be repaired immediately or be removed from site to facilitate repair; 	Contractor	Ensure that where leaking equipment is identified it is repaired immediately or removed from site for repairs	During Construction Phase	the	ECO	Monthly	Contractor to provide details of equipment repaired or removed from site
– Workshop areas must be monitored for oil and fuel spills;	CEO	Undertake regular inspections of the workshop areas for oil and fuel spills and keep an updated register of inspection on site	During Construction Phase	the	ECO	Monthly	Register of inspection
 Appropriately sized spill kit kept onsite relevant to the scale of the activity taking place must be available; 	Contractor	Provide an appropriate spill kit for the project	During Construction Phase	the	ECO	Monthly, and as and when required	Appropriate spill kits are available for use
 The workshop area must have a bunded concrete slab that is sloped to facilitate runoff into a collection sump or suitable oil / water separator where maintenance work on vehicles and equipment can be performed; 	Contractor	Ensure that the workshop area is sufficiently bunded in accordance with the required specification	During Construction Phase	the	ECO	Once, during the Constructio n Phase and as and when required	Workshop area is bunded in accordance with the required specification
 Water drainage from the workshop must be contained and managed in accordance Section 5.7: Storm and waste water management. 	Contractor	Ensure that water drainage from workshop area is managed as per the requirements of section 5.7	During Construction Phase	the	ECO	Monthly	Workshop drainage is managed in accordance with the requirements

5.19 Batching plants

Impact management outcome: Minimise spillages and contamination of soil, surface water and groundwater.

Impact Management Actions	Implementatio	n	Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
 Concrete mixing must be carried out on an impermeable surface; 	Contractor	Provide impermeable surface for the mixing of concrete	During the Construction Phase	CEO	Weekly	No concrete mixing is undertaken on open ground
 Batching plants areas must be fitted with a containment facility for the collection of cement laden water. 	Contractor	Implement measures for the control and management of cement laden water	During the construction phase	CEO	Weekly	No mismanage ment of laden water due to the temporary concrete batching plant
 Dirty water from the batching plant must be contained to prevent soil and groundwater contamination 	Contractor	Implement measures for the control and management of dirty water to prevent soil and groundwater contamination	During the construction phase	CEO	Weekly	No mismanage ment of dirty water due to the temporary concrete batching plant and no/minimal soil and

 Bagged cement must be stored in an appropriate facility and at least 10 m away from any water courses, gullies and drains; 	Contractor	Demarcate and provide a storage area for bagged cement in-line with the listed requirements	During the Construction Phase	e cEO	Weekly	groundwater contaminatio n Photographic proof of bagged cement stored within the domarcated
 A washout facility must be provided for washing of concrete associated equipment. Water used for washing must be restricted; 	Contractor	Provide a washout facility for the washing of	During the Construction Phase	e cEO	Weekly	area No cement laden water is released into
		associated equipment. Enforce limitations on water use for washing of equipment				the environment. Only minimal water is used for washing
 Hardened concrete from the washout facility or concrete mixer can either be reused or disposed of at an appropriate licensed disposal facility; 	Contractor	Make use of hardened concrete where possible or dispose of concrete in a suitable manner	During the Construction Phase	ECO	Monthly	Certificates of disposal of concrete at licensed waste disposal facility
 Empty cement bags must be secured with adequate binding material if these will be temporarily stored on site; 	Contractor	Bind empty cement bags and temporarily store it in an appropriate area on site	During the Construction Phase	ECO	Monthly	Proof of binding of empty cement bags and storage in an appropriate are on site to
						be provided by the Contractor
--	------------	--	--	-----	---	---
 Sand and aggregates containing cement must be kept damp to prevent the generation of dust (Refer to Section 5.20: Dust emissions) 	Contractor	Ensure that sand and aggregates are kept damp or otherwise protected from dust generation	During the Construction Phase	ECO	Monthly	Proof of damping (or alternative dust suppression) of sand and aggregates must be provided by the Contractor
 Any excess sand, stone and cement must be removed or reused from site on completion of construction period and disposed at a registered disposal facility; 	Contractor	Ensure that all excess sand, stone and cement is removed or reused	At the completion of the Construction Phase	ECO	Once, with the completion of constructio n	Certificates for the disposal of sand, stone and cement at licensed waste disposal facilities or proof of reuse must be provided
 Temporary fencing must be erected around batching plants in accordance with Section 5.5: Fencing and gate installation. 	Contractor	Erect Temporary fencing	During the construction phase	cEO	Weekly	Temporary fencing around batching plants

5.20 Dust emissions

Impact management outcome: Dust prevention measures are applied to minimise the generation of dust.

Impact Management Actions	Implementatio	n		Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of	
 Take all reasonable measures to minimise the generation of dust as a result of project development activities to the satisfaction of the ECO; 	Contractor	Apply appropriate dust suppressant	During the Construction Phase	CEO	Weekly	Contractor to provide proof of use of appropriate dust suppressants	
 Removal of vegetation must be avoided until such time as soil stripping is required and similarly exposed surfaces must be re- vegetated or stabilised as soon as is practically possible; 	Contractor	Proper planning for vegetation removal must be undertaken as well as for the associated rehabilitation	During the Construction Phase and Rehabilitation	CEO	Weekly	Plan for implementati on must be provided by the Contractor	
 Excavation, handling and transport of erodible materials must be avoided under high wind conditions or when a visible dust plume is present; 	Contractor	Ensure that specific limitations are placed on the transport and handling of erodible materials during high wind conditions or when a visible dust plume is present	During the Construction Phase	CEO	Bi-weekly (every second week)	No complaints submitted in this regard	
 During high wind conditions, the ECO must evaluate the situation and make recommendations as to whether dust-damping measures are adequate, or whether 	ECO	ECO to provide adequate recommendations	During the Construction Phase	Not Applicable			

	working will cease altogether until the wind speed drops to an acceptable level;						
-	Where possible, soil stockpiles must be located in sheltered areas where they are not exposed to the erosive effects of the wind;	Contractor	Place soil stockpiles in areas less affected by wind	During the Construction Phase	cEO and ECO	Bi-weekly (every second week) Monthly	Soil stockpiles are not exposed to wind and have not been eroded
_	Where erosion of stockpiles becomes a problem, erosion control measures must be implemented at the discretion of the ECO;	Contractor in consultation with the ECO	Contractor to implement erosion control measures as recommended and agreed with the ECO	During the Construction Phase	CEO	Weekly, until erosion is no longer a problem	Recommend ations made by the ECO have been implemented by the Contractor
-	Vehicle speeds must not exceed 40 km/h along dust roads or 20 km/h when traversing unconsolidated and non-vegetated areas;	cEO / dEO / contractor	Inform all drivers of speed limits and place appropriate signage along the relevant roads	During the Construction Phase Operation Phase	ECO Operation and Maintenance team	Monthly	No complaints from community members are submitted
_	Straw stabilisation must be applied at a rate of one bale/10 m ² and harrowed into the top 100 mm of top material, for all completed earthworks;	Contractor	Ensure that straw stabilisation is undertaken as per the listed requirements	During the Construction Phase	ECO	Monthly	Photographic record of all straw stabilisation undertaken
_	For significant areas of excavation or exposed ground, dust suppression measures must be used to minimise the spread of dust.	Contractor	Appropriate dust suppressant measures are implemented	During the Construction Phase	CEO	Weekly	Photographic record of measures being implemented and the results thereof

5.21 Blasting

Impact management outcome: Impact to the environment is minimised through a safe blasting practice.

Impact Management Actions	Implementatio	n	Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
 Any blasting activity must be conducted by a suitably licensed blasting contractor; and 	cEO / dEO / contractor	Ensure the contractor is suitably licensed with all necessary credentials and certifications	Pre-Construction Phase	ECO/EO	Once off, before blasting activities commence	ECO/EO to check all valid credentials and certifications on hand.
 Notification of surrounding landowners, emergency services site personnel of blasting activity 24 hours prior to such activity taking place on Site. 	cEO / dEO / contractor	Ensure all responsible personnel and landowners have been notified of blasting activities 24 hours in advance and keep records of notifications.	Pre-Construction Phase	ECO/EO	Once off, before blasting activities commence	ECO/EO to confirm all necessary personnel and landowners have been notified. Notification records to be provided.

5.22 Noise

Impact Management outcome: Prevent unnecessary noise to the environment by ensuring that noise from development activity is mitigated.

Impact Management Actions	Implementation			Monitoring			
		Γ			1		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of	
	person	implementation	implementation	person		compliance	
- The Contractor must keep noise level within acceptable	Contractor	Ensure that noise	During the	ECO	Monthly,	No	
limits, Restrict the use of sound amplification equipment		limits do not	Construction		and as and	complaints	
for communication and emergency only;		exceed	Phase		when	registered in	
		acceptable limits			required	this regard.	
		and avoid the use				No	
		of amplification				amplification	
		communication				equipment is	
						used.	
- All vehicles and machinery must be fitted with	Contractor	Provide and	During the	ECO	Monthly,	No	
appropriate silencing technology and must be properly		implement	Construction		and as and	complaints	
maintained;		silencing	Phase		when	registered in	
		technology			required	this regard.	
						Silencing	
						technology is	
						utilised.	
- Any complaints received by the Contractor regarding	cEO	Update	During the	ECO	Monthly,	Complaints	
noise must be recorded and communicated. Where		complaints	Construction		and as and	register	
possible or applicable, provide transport to and from the		register. Provide	Phase		when	provided by	
site on a daily basis for construction workers;		daily transport to			required	the cEO and	
		and trom site for				proot of	
		employees				transportatio	
						n services	
						provided	
- Develop a Code of Conduct for the construction phase		Compile a Code	Pre-construction	ECO	Once, prior	NO	
in terms of behaviour of construction staff. Operating	Contractor in	of Conduct for	and Construction		to the	complaints	
hours as determined by the environmental authorisation	consultation	statt. Appropriate			commence	registered in	
are adhered to during the development phase. Where	with the ECO	operating hours			ment of	this regard.	
not defined, it must be ensured that development		must be identified			constructio		
activities must still meet the impact management		tor the project.			n		
outcome related to noise management.							

5.23 Fire prevention

Impact management outcome: Prevention of uncontrollable fires.

Impact Management Actions	Implementation			Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of	
	person	implementation	implementation	person		compliance	
- Designate smoking areas where the fire hazard could be	cEO /	Identify and	Pre-construction &	ECO	Monthly	Photographic	
regarded as insignificant;	Contractor	demarcate	Construction			record of	
		through signage				designated	
		designated				smoking area	
		smoking areas					
- Firefighting equipment must be available on all vehicles	cEO / dEO in	Provide all vehicles	Construction	ECO	Monthly	All vehicles	
located on site;	consultation	with firefighting				are fitted with	
	with the	equipment				firefighting	
	Contractor					equipment	
						and the	
						details	
						thereot are	
						provided by	
The least fire Protection Agency (EDA) must be informed	aEO in	Undertake formal	Pro construction	FCO	0000	The CEU	
of construction activities:			FIE-COnstruction	ECO	Once, during the	FIOOI OI	
of construction derivities,	with the ECO	inform the local					
	WIIIT ITTE LCO	EPA of the			mont of the	WIIIIIIEIIA	
		associated			Constructio		
		construction			n Phase		
		activities			1111036		
 Contact numbers for the EPA and emergency services 	dFO / cFO /		Pre-construction &	FCO	Prior to the	Environment	
must be communicated in environmental awareness	Contractor in	environmental	Construction		commence	al awareness	
training and displayed at a central location on site;		awareness training			ment of the	training	

	consultation	material which			environmen	material
	with the ECO	covers the contact			tal	requirements
		numbers for the			awareness	checklist and
		FPA and			training and	photographi
		emergency			once during	c record of
		services.			the	contact
					constructio	numbers on
		Place the contact			n phase	display
		numbers for the				
		FPA and				
		emergency				
		services at a visible				
		and central				
		location				
- Two way swop of contact details between ECO and FPA.	ECO	Consultation	Pre-construction	Not		
		between the ECO		Applicable		
		and FPA in order to				
		exchange contact				
		details				

5.24 Stockpiling and stockpile areas

Impact management outcome: Reduce erosion and sedimentation as a result of stockpiling.

Impact Management Actions	Implementation			Monitoring			
	Responsible	Method	of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementati	on	implementation	person		compliance
- All material that is excavated during the project	Contractor	Identify	and	Pre-construction &	ECO	Monthly	Excavated
development phase (either during piling (if required) or		demarcate	an	Construction			material is not
earthworks) must be stored appropriately on site in order		appropriate					stored within
		location for	the				sensitive

to minimise impacts to watercourses, watercourses and water bodies;		storage of excavated materials					environment al areas
 All stockpiled material must be maintained and kept clear of weeds and alien vegetation growth by undertaking regular weeding and control methods; 	Contractor	Implement appropriate and sufficient maintenance on stockpiled material regularly	During t Construction Phase	the	CEO ECO	Bi-weekly (every second month) Monthly	Stockpiled material is maintained sufficiently and is clear of weeds and alien vegetation
 Topsoil stockpiles must not exceed 2 m in height; 	Contractor	Enforce limitations for the height of topsoil stockpiles	During 1 Construction Phase	the	cEO ECO	Bi-weekly (every second month) Monthly	Topsoil stockpiles do not exceed 2m in height
 During periods of strong winds and heavy rain, the stockpiles must be covered with appropriate material (e.g. cloth, tarpaulin etc.); 	Contractor	Appropriate material must be provided in order to cover stockpiles when required	During t Construction Phase	the	ECO	Monthly	Contractor to provide proof of availability of appropriate material to cover stockpiles when required
 Where possible, sandbags (or similar) must be placed at the bases of the stockpiled material in order to prevent erosion of the material. 	Contractor	Sandbags must be provided in order to prevent erosion of stockpiled materials	During t Construction Phase	the	ECO	Monthly	Contractor to provide proof of availability of sandbags to prevent erosion of

		stockpiled
		materials

5.25 Civil works

Impact management outcome: Impact to the environment minimised during civil works to create the substation terrace.

Impact Management Actions	Implementatio	n	Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
 Where terracing is required, topsoil must be collected and retained for the purpose of re-use later to rehabilitate disturbed areas not covered by yard stone; 	Contractor	Collection and safe storage of topsoil for later use in rehabilitation phase	During the Construction Phase	ECO	Monthly	Visual inspection of topsoil stockpiles for later use
 Areas to be rehabilitated include terrace embankments and areas outside the high voltage yards; 	Contractor	Regard areas that do not house infrastructure as requiring rehabilitation and apply rehabilitation measures to these regions	During the Construction Phase, where the area is no longer going to be utilised	ECO	Monthly	Visual inspection of rehabilitation implementati on to ensure these areas are being rehabilitated
 Where required, all sloped areas must be stabilised to ensure proper rehabilitation is effected and erosion is controlled; 	Contractor	If required stabilise soil using recognised methods to ensure proper	Duration of the construction phase	ECO	Monthly	Visual inspection of stabilised soil regions and descriptions of staff of

		rehabilitation and				stabilisation
		erosion control				method used
- These areas can be stabilised using design structures or	Contractor	If required stabilise	Duration of the	ECO	Monthly	Visual
vegetation as specified in the design to prevent erosion		soil using	construction			inspection of
of embankments. The contract design specifications		recognised	phase			stabilised soil
must be adhered to and implemented strictly;		methods to ensure				regions and
		proper				descriptions
		rehabilitation and				of staff of
		erosion control				stabilisation
						method used
- Rehabilitation of the disturbed areas must be managed	Contractor	Review and ensure	Duration of the	ECO	Monthly	Visual
in accordance with Section 5.35: Landscaping and		that all	construction			inspection of
rehabilitation;		rehabilitation	phase			rehabilitation
		measures are				conducted
		implemented in				and the
		accordance with				degree of
		the requirements				conformanc
		of Section 5.35				e with the
						Section 35.5
						of this report
All excess spoil generated during terracing activities must	Contractor	Dispose of all	Duration of the	FCO	Monthly	Evidence of
be disposed of in an appropriate mapper and at a	Confidenci	excess spoil using		200	Worning	disposal slips
recognised landfill site: and		appropriate	phase			as applicable
		means and at				kept in the
		recognised landfill				site
		sites. Keep written				environment
		registers of the				al file
		disposal				
		conducted				
- Spoil can however be used for landscaping purposes	Contractor	Where spoil is	Duration of the	ECO	Monthly	Spoil material
and must be covered with a layer of 150 mm topsoil for		utilised for	construction			used in
rehabilitation purposes.		landscaping	phase			landscaping
		purposes				is suitably

implement a		covered with
150mm topsoil		a later of
layer on top		topsoil at
following shaping		least 150mm
and compaction		deep
to promote		
rehabilitation		

5.26 Excavation of foundation, cable trenching and drainage systems

Impact management outcome: No environmental degradation occurs as a result of excavation of foundation, cable trenching and drainage systems.

Impact Management Actions	Implementatio	n	Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person	,	compliance
 All excess spoil generated during foundation excavation must be disposed of in an appropriate manner and at a licensed landfill site, if not used for backfilling purposes; 	Contractor	Use a licensed waste disposal facility for the disposal of excess spoil	During the Construction Phase	ECO	Monthly	Certificates obtained for the disposal of excess spoil at a licensed waste disposal facility
 Spoil can however be used for landscaping purposes and must be covered with a layer of 150 mm topsoil for rehabilitation purposes; 	Contractor	Spoil used for landscaping must be applied as per the listed requirements	Construction and Rehabilitation	ECO	Monthly	Photographic record of spoil used for landscaping purposes as well as feedback

							from the
							contractor
- Management of equipment for excavation purposes	Contractor	Undertake the	During	the	ECO	Monthly	Managemen
must be undertaken in accordance with Section 5.18:		management of	Construction				t of
Workshop, equipment maintenance and storage; and		equipment for	Phase				equipment is
		excavation as per					undertaken in
		the requirements					line with the
		of section 5.18					requirements
							of section
							5.18
- Hazardous substances spills from equipment must be	Contractor	Undertake the	During	the	ECO	Monthly	Managemen
managed in accordance with Section 5.17: Hazardous		management of	Construction				t of
substances.		hazardous	Phase				hazardous
		substances spills					substances
		from equipment as					spills from
		per the					equipment is
		requirements of					undertaken in
		section 5.17					line with the
							requirements
							of section
							5.17

5.27 Installation of foundations, cable trenching and drainage systems

Impact management outcome: No environmental degradation occurs during the installation of foundation, cable trenching and drainage system.

Impact Management Actions	Implementation /				Monitoring			
	Responsible	Method	of	Timeframe	for	Responsible	Frequency	Evidence of
	person	implementation		implementatio	on	person		compliance

- Batching of cement to be undertaken in accordance with	Contractor	Ensure	correct	During	the	cEO	Weekly	Measures in
Section 5.19: Batching plants; and		batching	of	construction				place to
		cement		phase				ensure the
								batching of
								cement is
								done in
								accordance
								with Section
								5.19:
								Batching
								plants
- Residual solid waste must be disposed of in accordance	Contractor	Undertake	the	During	the	ECO	Monthly	The disposal
with Section 5.8: Solid waste and hazardous management.		disposal of	residual	Construction				of residual
		solid waste	e as per	Phase				solid waste is
		the requ	irements					undertaken in
		of section	5.8					line with
								section 5.8.

5.28 Installation of equipment (circuit breakers, current Transformers, Isolators, Insulators, surge arresters, voltage transformers, earth switches)

Impact management outcome: No environmental degradation occurs as a result of installation of equipment.

Impact Management Actions	Implementati	on				Monitoring			
	Responsible	Method c	of	Timeframe	for	Responsible	Frequency	Evidence of	
	person	implementation		implementation		person		compliance	

 Management of dust must be conducted in accordance with Section 5. 20: Dust emissions; 	Contractor	Review and implement dust management actions in accordance with the requirement of Section 5.20 of this report	During t Construction Phase	the	ECO	Monthly	Dust managemen t actions observed to be in accordance with the requirement of Section 5.20 of this report
 Management of equipment used for installation must be conducted in accordance with Section 5.18: Workshop, equipment maintenance and storage; 	Contractor	Review and implement equipment management actions in accordance with the requirement of Section 5.18 of this report	During 1 Construction Phase	the	ECO	Monthly	Equipment managemen t actions observed to be in accordance with the requirement of Section 18 of this report
 Management hazardous substances and any associated spills must be conducted in accordance with Section 5.17: Hazardous substances; and 	Contractor	Review and implement hazardous substances and any associated spills in accordance with the requirement of Section 5.17 of this report	During 1 Construction Phase	the	ECO	Monthly	Hazardous substances and any associated spills managemen t actions observed to be in accordance with the

							requirement
							of Section
							5.17 of this
							report
- Residual solid waste must be recycled or disposed of in	Contractor	Review and	During	the	ECO	Monthly	Dispose/recy
accordance with Section 5.8: Solid waste and hazardous		dispose/recycle	Construction				cle residual
management.		residual solid	Phase				solid waste
		waste in					observed to
		accordance with					be in
		the requirement of					accordance
		Section 5.8 of this					with the
		report					requirement
							of Section 5.8
							of this report

5.29 Steelwork Assembly and Erection

Impact management outcome: No environmental degradation occurs as a result of steelwork assembly and erection.

	Impact Management Actions	Implementation	Monitoring
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	Responsible	Method of	Timeframe for	Responsible F	Frequency	Evidence of
	person	implementation	implementation	person		compliance
 During assembly, care must be taken to ensure that no wasted/unused materials are left on site e.g. bolts and nuts 	Contractor	Conduct an inspection of the site once assembly is complete to remove all stray bolts or unused materials that may be left on site	Duration of the construction phase	ECO N	Monthly	Evidence of leftover waste/unuse d materials on site following closure of assembly
 Emergency repairs due to breakages of equipment must be managed in accordance with Section 5.18: Workshop, equipment maintenance and storage and Section 5.16: Emergency procedures. 	Contractor	Review and conduct all emergency repairs in accordance with Sections 5.18 and 5.16 of this report	Duration of the construction phase	ECO N	Monthly	Evidence of emergency repairs carried out having been conducted in accordance with Sections 5.18 and 5.16 of this report

5.30 Cabling and Stringing

Impact management outcome: No environmental degradation occurs as a result of stringing.

Impact Management Actions	Implementati	on			Monitoring		
	Responsible	Method of	Timeframe	for	Responsible	Frequency	Evidence of
 Residual solid waste (off cuts etc.) shall be recycled or disposed of in accordance with Section 6.8: Solid waste and hazardous Management; 	Contractor	Undertake recycling or disposal of solid waste as per the	During Construction Phase	the	ECO	Monthly	Undertake recycling or disposal of solid waste as
		requirements of section 6.8					per the requirements of section 6.8
 Management of equipment used for installation shall be conducted in accordance with Section 5.18: Workshop, equipment maintenance and storage; 	Contractor	Undertake the management of equipment as per the requirements of section 5.18	During Construction Phase	the	ECO	Monthly	Managemen t of equipment is undertaken in line with the requirements of section 5.18
 Management hazardous substances and any associated spills shall be conducted in accordance with Section 5.17: Hazardous substances. 	Contractor	Undertake the management of hazardous substances as per the requirements of section 5.17	During Construction Phase	the	ECO	Monthly	Managemen t of hazardous substances is undertaken in line with the requirements of section 5.17

5.31 Testing and Commissioning (all equipment testing, earthing system, system integration)

Impact management outcome: No environmental degradation occurs as a result of Testing and Commissioning.

Impact Management Actions	Implementatio	n	Monitoring	Monitoring		
	Responsible	Method of	Timeframe fo	or Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
- Residual solid waste must be recycled or disposed of in	Contractor	Undertake	During th	e ECO	Monthly	Undertake
accordance with Section 5.8: Solid waste and hazardous		recycling or	Construction			recycling or
management.		disposal of solid	Phase			disposal of
		waste as per the				solid waste as
		requirements of				per the
		section 5.8				requirements
						of section 5.8

5.32 Socio-economic

Impact management outcome: enhanced socio-economic development.

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
- Develop and implement communication strategies to	dEO / cEO	Identify and	Pre-construction &	ECO	Once, prior	Communicati
facilitate public participation;		implement	Construction		to the	on is
		appropriate			commence	undertaken
		strategies for			ment of	as per the
		communication			constructio	identified
		with the			n and	strategies
		communities			monthly	and no
		through			during the	complaints
		consideration of			constructio	are submitted
		the community			n	regarding
		needs				communicati
						on

 Develop and implement a collaborative and constructive approach to conflict resolution as part of the external stakeholder engagement process; 	Contractor	Development and implement a Grievance Mechanism which considers the community needs and provides procedures for conflict resolution	Pre-construction & Construction	ECO	Once, prior to the commence ment of constructio n and monthly during the constructio n phase	Conflict resolution is undertaken in line with the requirements of the Grievance Mechanism. No complaints
						on conflict resolution is submitted by the community
 Sustain continuous communication and liaison with neighboring owners and residents 	Contractor	Development and implement and Grievance Mechanism provides procedures for communication / liaison with neighbouring landowners and residents	Pre-construction & Construction	ECO	Once, prior to the commence ment of constructio n and monthly during the constructio n phase	Communicati on / liaison with neighbouring landowners and residents are undertaken in line with the requirements of the Grievance Mechanism. No complaints on communicati on with neighbouring landowners

						and residents		
						are submitted		
- Create work and training opportunities for local	Contractor	Develop and	Pre-construction &	ECO	Once, prior	The "locals		
stakeholders; and		implement a	Construction		to the	first" policy is		
		"locals first" policy			commence	considered in		
		for the provision of			ment of	terms of the		
		employment			constructio	employment		
		opportunities			n and	and training		
					monthly	opportunities		
					during the			
					constructio			
					n phase			
- Where feasible, no workers, with the exception of	Not applicable	e – the development of	of temporary staff ac	commodation is	proposed as I	part of the grid		
security personnel, must be permitted to stay over-night	connection infrastructure							
on the site. This would reduce the risk to local farmers.								

5.33 Temporary closure of site

Impact management outcome: Minimise the risk of environmental impact during periods of site closure greater than five days.

Impact Management Actions	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
- Bunds must be emptied (where applicable) and need to	Contractor	Regular emptying	During the	ECO	Prior to site	Bunds are
be undertaken in accordance with the impact		of the bunds must	Construction		closure for	emptied as
management actions included in sections 5.17:		be undertaken.	Phase		more than	per the
Hazardous substances and 5.18: Workshop, equipment		This must be			05 days	requirements
maintenance and storage;		undertaken as per				listed under
		the requirements				sections 5.17
						and 5.18

		listed in sections				
		5.17 and 5.18				
 Hazardous storage areas must be well ventilated; 	Contractor	Install appropriate	During the	ECO	Prior to site	Effective
		ventilation in all	construction		closure for	ventilation is
		hazardous storage	phase		more than	installed in
		areas			05 days	hazardous
						storage areas
- Fire extinguishers must be serviced and accessible.	Contractor /	Ensure fire	During the	ECO	Prior to site	Signage
Service records to be filed and audited at last service;	cEO	extinguishers are	Construction		closure for	placed
		serviced, as	Phase		more than	indicating
		required and are			05 days	location of
		easily accessible				fire
		with appropriate				extinguishers
		signage indicating				and service
		location. Ensure				records
		service records				
		and kept up to				
		date and filed				
- Emergency and contact details displayed must be	Contractor /	Place emergency	During the	ECO	Prior to site	Photographic
displayed;	cEO	and contact	Construction		closure for	proof of
		details which are	Phase		more than	contact
		readily available			05 days	details on
		and easily				display
		accessible				
- Security personnel must be briefed and have the	Contractor in	Hold a workshop	Pre-construction &	ECO	Prior to site	Proof of the
facilities to contact or be contacted by relevant	consultation	with all security	construction		closure for	workshop
management and emergency personnel;	with the ECO	personnel to			more than	held must be
		provide a brief of			05 days	kept on file by
		the project and				the
		security				contractor.
		requirements.				
		Provide facilities in				
		order to contact				
		management and				

		emergency					
		personnel					
 Night hazards such as reflectors, lighting, traffic signage etc. must have been checked; 	Contractor	Regular checks of night hazards must be undertaken	During Construction Phase	the	ECO	Prior to site closure for more than 05 days	Proofofchecksofnight hazardsmustbeprovidedbythecontractor
 Fire hazards identified and the local authority must have been notified of any potential threats e.g. large brush stockpiles, fuels etc.; 	CEO / Contractor in consultation with the ECO	Identify any potential fire hazards and notify the relevant local authority	During Construction Phase	the	ECO	Prior to site closure for more than 05 days	Proof of notification of the fire hazards to the local authority must be provided by the Contractor
 Structures vulnerable to high winds must be secured; 	Contractor	Ensure structures vulnerable to wind are secure prior to site closure	During Construction Phase	the	ECO	Prior to site closure for more than 05 days	Structures vulnerable to wind are secured prior to site closure
 Wind and dust mitigation must be implemented; 	Contractor	Implement wind and dust mitigation prior to site closure	During Construction Phase	the	ECO	Prior to site closure for more than 05 days	Wind and dust mitigation is implemented prior to site closure
 Cement and materials stores must have been secured; 	Contractor	Ensure cement and material stores are secured prior to site closure	During Construction Phase	the	ECO	Prior to site closure for more than 05 days	Cement and material stores are secured prior to site closure

- Toilets must have been emptied and secured;	Contractor	Ensure toilets are	During	the	ECO	Prior to site	Toilets are
		emptied and	Construction			closure for	emptied and
		secured prior to	Phase			more than	secured prior
		site closure				05 days	to site closure
 Refuse bins must have been emptied and secured; 	Contractor	Ensure refuse bins	During	the	ECO	Prior to site	Refuse bins
		are emptied and	Construction			closure for	are emptied
		secured prior to	Phase			more than	and secured
		site closure				05 days	prior to site
							closure
 Drip trays must have been emptied and secured. 	Contractor	Ensure drip trays	During	the	ECO	Prior to site	Drip trays are
		are emptied and	Construction			closure for	emptied and
		secured prior to	Phase			more than	secured prior
		site closure				05 days	to site closure

5.34 Dismantling of old equipment

Impact management outcome: Impact to the environment to be minimised during the dismantling, storage and disposal of old equipment commissioning.

Impact Management Actions	Implementation				Monitoring			
	Responsible person	Method implementati	of	Timeframe implementatio	for on	Responsible person	Frequency	Evidence of compliance
 All old equipment removed during the project must be stored in such a way as to prevent pollution of the environment 	Contractor	Ensure equipment secured where requisitored contained where no spi or pollution result	old is and uired, in areas illage may	During Construction Phase	the	ECO	Monthly	Drip trays are emptied and secured prior to site closure

- Oil containing equipment must be stored to prevent	Contractor	Ensure old	During	the	ECO	Monthly	Drip trays are
leaking or be stored on drip trays;		equipment is	Construction				emptied and
		secured and	Phase				secured prior
		where required,					to site closure
		stored in					
		contained areas					
		where no spillage					
		or pollution may					
		result					
- All scrap steel must be stacked neatly and any disused	Contractor	Store defunct	During	the	ECO	Monthly	Where
and broken insulators must be stored in containers;		insulators in	Construction				needed,
		containers and	Phase				insulators
		scrap steel in one					observed to
		single place,					be stored in
		neatly secured					containers
							and scrap
							stored neatly
							as
							determined
							by the ECO
- Once material has been scrapped and the contract has	Contractor ,	Ensure dismantling	During	the	ECO	Monthly	Where
been placed for removal, the disposal Contractor must	cEO	and packaging of	Construction				needed,
ensure that any equipment containing pollution causing		scrapped material	Phase				insulators
substances is dismantled and transported in such a way		is transported in					observed to
as to prevent spillage and pollution of the environment;		such a way as to					be stored in
		prevent spillage					containers
		and pollution of					and scrap
		the environment;					stored neatly
							as
							determined
							by the ECO
- The Contractor must also be equipped to contain and	cEO and	Provide training on	During	the	ECO	Monthly	Proof of
clean up any pollution causing spills; and	Contractor	the use of spill kits	Construction				training to be
		to the relevant	Phase				provided by

							the contractor
 Disposal of unusable material must be at a licensed waste disposal site. 	cEO and Contractor	Ensure a registered waste disposal site is utilised and keep disposal slips and record in the site environmental file	During Construction Phase	the	ECO	Monthly	Visual inspection of disposal record documentati on and registration of the waste disposal site utilised.

5.35 Landscaping and rehabilitation

Impact management outcome: Areas disturbed during the development phase are returned to a state that approximates the original condition.

Impact Management Actions	Implementatio	n	Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
- All areas disturbed by construction activities must be	Contractor	Develop and	Pre-construction &	cEO	Weekly	Rehabilitation
subject to landscaping and rehabilitation; All spoil and		implement a	Rehabilitation			of the
waste must be disposed of to a registered waste site;		rehabilitation plan				disturbed
		for the				areas is
		rehabilitation of all				undertaken
		disturbed areas.				as per the
						rehabilitation
		Dispose of all spoil				plan. All
		and waste at a				certificates of

		licensed waste				waste
		disposal facility				disposal at
		, ,				licensed
						facilities are
						available.
– All slopes must be assessed for contouring, and to	Contractor in	Assess all slopes	Rehabilitation	cEO	Weekly	All slopes are
contour only when the need is identified in accordance	consultation	and determine			,	assessed and
with the Conservation of Agricultural Resources Act. No.	with the FCO	whether				contoured as
43 of 1983		contouring is				required
		required				1040104
- All slopes must be assessed for terracing, and to terrace	Contractor in		Rehabilitation	CEO	Weekly	All slopes are
only when the need is identified in accordance with the		and determine	Keriabilitation	CLO	WOOKIY	assessed and
Conservation of Agricultural Resources Act. No. 43 of	with the FCO	whether terracing				terraced as
	WIIIT THE LCO	is required				required
Borms that have been created must have a slope of 1:4	Contractor	Ensuro all borms	Pohabilitation	CEO	Wookly	
and be replanted with indigenous species and argsses	Confidenci	bayo a dopo of 1:4	Kendolinanon	CLO	WEEKIY	All Dennis
that approximates the original condition:		and is replanted				of 1:4 and is
indi approximates me original condition,		with indigonous				or 1.4 unu is
						replaned
		species and				wiin ta alta a sa a sa
		grasses				indigenous
						species and
						grasses
- Where new access roads have crossed cultivated	Not					
farmlands, that lands must be rehabilitated by ripping	applicable					
which must be agreed to by the holder of the EA and						
the landowners;						
 Rehabilitation of access roads outside of farmland; 	Not					
	applicable					
- Indigenous species must be used for with species	Contractor	Make use of	Rehabilitation	cEO	Weekly	Indigenous
and/grasses to where it compliments or approximates		indigenous species				species are
the original condition;		for rehabilitation				used for
						rehabilitation
- Stockpiled topsoil must be used for rehabilitation (refer to	Contractor	Ensure stockpiled	Rehabilitation	cEO	Weekly	Stockpiled
Section 5.24: Stockpiling and stockpiled areas);		topsoil is used as				topsoil is used
		per the				as per the

		requirements listed				requirements
		under section 5.24				listed under
						section 5.24
- Stockniled topsoil must be evenly spread so as to	Contractor	Ensure that topsoil	Rehabilitation	CEO.	Weekly	Topsoil is
facilitate seeding and minimise loss of soil due to erosion:	Connación	is spread evenly	Keriabilitation	CLO	WEEKIY	spread
		is spread evenily				spiedu
				50		eveniy
- Before placing topsoil, all visible weeds from the	Contractor	Remove all visible	Rehabilitation	CEO	Weekly	No weeds are
placement area and from the topsoil must be removed;		weeds from				visible in the
		placement area				placement
		and topsoil before				area or the
		spreading the				topsoil
		topsoil				
 Subsoil must be ripped before topsoil is placed; 	Contractor	Undertake the	Rehabilitation	cEO	Weekly	Subsoil is
		ripping of subsoil			,	ripped before
		prior to the				topsoil is
		spreading of				placed
		topsoil				placed
The republication must be timed so that republication	Contractor	Plan the timeframe	Republication	FCO	At the start	Pehabilitation
can take place at the entired time for vegetation	Connación	for robabilitation in	Kendolination	100	AT THE STUT	is undertaken
establishment;		order to Undertake			renabilitatio	auring the
		vegetation			n to confirm	optimal time
		planting during the			correct	
		optimal time for			timeframe	
		vegetation				
		establishment				
- Where impacted through construction related activity,	Contractor	All disturbed slope	Rehabilitation	cEO	Weekly	Disturbed
all sloped areas must be stabilised to ensure proper		areas must be				slopes are
rehabilitation is effected and erosion is controlled;		stabilised				stabilised
						sufficiently
- Sloped areas stabilised using design structures or	Contractor	Stabilise slopes as	Pre-construction &	cEO	Weekly	Slopes are
vegetation as specified in the design to prevent erosion		per the design	Rehabilitation		,	stabilised as
of embankments. The contract design specifications		specifications				per the
must be adhered to and implemented strictly:						design
						specifications
						specifications

-	Spoil can be used for backfilling or landscaping as long	Contractor	Spoil	used	for	Rehabilitation	cEO	Weekly	Photographic
	as it is covered by a minimum of 150 mm of topsoil.		landsca	ping	must				record of
			be app	lied a	s per				spoil used for
			the		listed				landscaping
			requiren	nents					purposes as
									well as
									feedback
									from the
									contractor
-	Where required, re-vegetation including hydro-seeding	Contractor in	Make	use (of a	Rehabilitation	ECO	As and	Use of a
	can be enhanced using a vegetation seed mixture as	consultation	suitable					when	suitable
	described below. A mixture of seed can be used	with a	vegetat	ion	seed			required	vegetation
	provided the mixture is carefully selected to ensure the	suitably	mixture	sł	nould				seed mixture
	following:	qualified	enhanc	emen	t be				if required
	a) Annual and perennial plants are chosen;	specialist	required	k					
	b) Pioneer species are included;								
	c) Species chosen must be indigenous to the area with								
	the seeds used coming from the area;								
	d) Root systems must have a binding effect on the soil;								
	e) The final product must not cause an ecological								
	imbalance in the area								

6 ACCESS TO THE GENERIC EMPr

Once completed and signed, to allow the public access to the generic EMPr, the holder of the EA must make the EMPr available to the public in accordance with the requirements of Regulation 26(h) of the EIA Regulations.

PART B: SECTION 2

7 SITE SPECIFIC INFORMATION AND DECLARATION

7.1 Sub-section 1: contact details and description of the project

7.1.1 Details of the applicant:

Name of applicant: Emoyeni Renewable Energy Farm (Pty) Ltd Tel No: +27 83 689 3063 Fax No: Not supplied Postal Address: POSTNET SUITE 216 Private Bag X26 Tokai Cape Town Physical Address: Unit 3, Denmar Square 45 Bell Crescent Road Westlake, Cape Town 7945

7.1.2 Details and expertise of the EAP:

Name of EAP: Jo-Anne Thomas Tel No: 011-656-3237 Fax No: 086-684-0547 E-mail address: joanne@savannahsa.com Expertise of the EAP (Curriculum Vitae included): Refer to Appendix 2 of this EMPr for a CV of the EAP

7.1.3 Project name: Ummbila Emoyeni EGI, Mpumalanga Province

7.1.4 Description of the project:

Emoyeni Renewable Energy Farm (Pty) Ltd is proposing the development of grid connection infrastructure on a site located ~6km south-east of Bethal and 1km east of Morgenzon, within the Mpumalanga Province. The project site is located across the Govan Mbeki and Lekwa Local Municipalities within the Gert Sibande District on the following properties:

Parent Farm Number	Farm Portions
Farm 261 – Naudesfontein	15 R/E, 21
Farm 264 – Geluksplaats	0, 1, 3, 4, 5, 6 R/E, 8 R/E, 9R/E, 10, 11, 12
Farm 268 – Brak Fontein Settlement	6,7,10,11,12
Farm 420 – Rietfontein	8,9,10,11,12,15 R/E,16,18,19,22,32
Farm 421 - Sukkelaar	2, 2, 7, 9, 9 10, 10 11, 11 12, 12, 22 ,25 R/E, 34, 35,
	36, 37, 37, 38, 39, 40, 42, 42
Farm 422 – Klipfontein	0, 2 R/E, 3 R/E, 4, 5, 6, 7, 8 R/E, 9, 10, 12, 13 R/E, 14
	R/E, 16, 17, 18, 19, 20, 21, 22, 23
Farm 423 – Bekkerust	0 R/E, 1, 2 R/E, 4, 5 R/E, 6, 10, 11, 12, 13 14, 15, 17,
	19 R/E, 20, 22, 23, 24,25
Farm 454 – Oshoek	4 R/E, 13, 18

Parent Farm Number	Farm Portions
Farm 455 – Ebenhaezer	0, 1, 2, 3
Farm 456 – Vaalbank	1, 2, 3, 4, 7, 8, 13, 15, 16, 17, 18, 19
Farm 457 – Roodekrans	0, 1, 4, 5, 7, 22, 23, 23
Farm 458 – Goedgedacht	0, 2, 3, 4, 4, 5, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18,
	19, 21, 21, 22, 23, 25, 26 R/E, 27, 28, 29, 31, 32, 33,
	34, 35, 36, 37, 39, 41, 42, 43
Farm 467 – Twee Fontein	0 R/E, 1 R/E, 4 R/E, 5, 6, 7 R/E, 8, 10
Farm 469 – Klipkraal	5 R/E, 6, 7, 8
Farm 548 – Durabel	0
Farm 470 – Dorpsplaats	85
Farm 451 - Drinkwater	4, 22
Farm 452 - Brakfontein	5

A project site considered to be suitable for the development of grid connection infrastructure, with an extent of ~27 819ha, was identified by the project developer. The project site is the area under assessment in the EIA process. It is within the identified project site that a footprint has been identified by the developer through consideration of the sensitive environmental features and buffers identified during the Scoping Phase.

The grid connection infrastructure will include:

- » A new 400/132 kV Main Transmission Substation (MTS), to be located adjacent to the Camden SOL Overhead Lines (OHLs).
- » New collector stations: each will comprise several incoming 132 kV feeder bays connecting OHLs from the MTS, a 132kV bus bar and outgoing feeder bays to remote switching stations.
- » Two 400kV loop-in loop-out OHLs to the existing Camden-Sol 400kV transmission line.
- » On-site switching stations (132kV in capacity) at each renewable energy facility.
- » 132kV power lines from the switching stations to the collector substations and ultimately to a new MTS.
- On-site IPP substations where the generated power will be transformed from 33 kV to 132 kV so it can be evacuated to the switching stations and from there to the Collector station and MTS
- » Access roads up to 8m wide.

The 400/132kV MTS will serve as the main point of connection to which the internal 132kV power lines of the proposed Ummbila Emoyeni Wind and Solar Energy facilities will connect. The connection of the proposed 400/132kVkV MTS to the national grid will be via a new loop-in loop-out 400kV power line that will connect into the existing Camden-Sol 400kV transmission line.

7.2 Sub-section 2: Development footprint site map

This sub-section must include a map of the site sensitivity overlaid with the preliminary infrastructure layout. The sensitivity map must be prepared from the national web based environmental screening tool, when available for compulsory use at: https://screening.environment.gov.za/screeningtool. The sensitivity map shall identify the nature of each sensitive feature e.g. threatened plant species, archaeological site, etc. Sensitivity maps shall identify features both within the planned working area and any known sensitive features within 50 m from the development footprint.

The maps provided below have been compiled based on verified site sensitivities through specialist studies, and relate to the EGI which the substations are associated with. The DFFE screening tool report for the project site is included in Appendix 3 of this EMPr.



Figure 1: Environmental sensitivity map of the Ummbila Emoyeni EGI, including all infrastructure

7.3 Sub-section 3: Declaration

The proponent/applicant or holder of the EA affirms that he/she will abide and comply with the prescribed impact management outcomes and impact management actions as stipulated in part B: section 1 of the generic EMPr and have the understanding that the impact management outcomes and impact management actions are legally binding. The proponent/applicant or holder of the EA affirms that he/she will provide written notice to the CA 14 day prior to the date on which the activity will commence of commencement of construction to facilitate compliance inspections.

Signature Proponent/applicant/ holder of EA

Date: 14 October 2022

7.4 Sub-section 4: amendments to site specific information (Part B; section 2)

Should the EA be transferred to a new holder, <u>Part B: Section 2</u> must be completed by the new holder and submitted with the application for an amendment of the EA in terms of Regulations 29 or 31 of the EIA Regulations, whichever applies. The information submitted for an amendment to an environmental authorisation will be considered to be incomplete should a signed copy of <u>Part B: Section 2</u> not be submitted. Once approved, <u>Part B: Section 2</u> forms part of the EMPr for the development and the EMPr becomes legally binding to the new EA holder.

PART C

8 SITE SPECIFIC ENVIRONMENTAL ATTRIBUTES

If any specific environmental sensitivities/attributes are present on the site which require more specific impact management outcomes and actions, not included in the pre-approved generic EMPr template, to manage impacts, those impact management outcomes and impact management actions must be included in this section. These specific management controls must be referenced spatially, and must include impact management outcomes and impact management actions. The management controls including impact management outcomes and impact management actions must be presented in the format of the preapproved generic EMPr template. This applies only to additional impact management outcomes and impact management actions that are necessary.

If <u>Part C</u> is applicable to the development as authorised in the EA, it is required to be submitted to the CA together with the BAR or EIAR, for consideration of, and decision on, the application for EA. The information in this section must be prepared by an EAP and the name and expertise of the EAP, including the curriculum vitae are to be included. Once approved, <u>Part C</u> forms part of the EMPr for the site and is legally binding.

This section will **not be required** should the site contain no specific environmental sensitivities or attributes.

OBJECTIVE 1: To ensure that the design of the facility responds to the identified environmental constraints and opportunities

Project component/s	 » Substations; » Access roads; and » Associated infrastructure. 					
Potential Impact	» Design fails to respond optimally to the identified environmental considerations.					
Activities/risk sources	» Positioning of onsite substations.» Positioning of laydown areas					
Mitigation: Target/Objective	 To ensure that the design responds to the identified environmental constraints and opportunities, including the constraints identified through the EIA process. To ensure that pre-construction activities are undertaken in an environmentally friendly manner by e.g. avoiding identified sensitive areas. 					

Mitigation: Action/control	Responsibility	Timeframe	
Plan and conduct pre-construction activities in an environmentally responsible manner and in a manner that does not lead to unnecessary impacts and disturbance.	Developer EPC Contractor	Pre-construction	
Consider design level mitigation measures recommended by the specialists, as detailed within the EIA report and relevant appendices.	Developer EPC Contractor	Design phase	
Ensure that laydown areas, construction camps and other temporary use areas are located in areas of low and medium sensitivity and are properly fenced or demarcated as appropriate and practically possible.	Developer EPC Contractor	Design phase	
The following buffer areas are recommended, and should be implemented for maintaining the freshwater resource features REC (Recommended Ecological Category) allowing the persistence of the current present ecological status as well as their functions and services.	Developer EPC Contractor	Design phase	
» All small, endorheic seepages and depressions with a High Ecological Importance: 50m buffers from the outer edge of the freshwater resource features.			
All larger interconnected wetland features with Very Ecological Importance: 100m buffers from the outer edge of the freshwater resource features.			
All freshwater features with their buffer areas have been classified as either Very High- or High sensitive and should be regarded as "No-Go" areas apart from the following activities and infrastructure which may be allowed (although restricted to an absolute minimum footprint):			

Mitigation: Action/control	Responsibility	Timeframe
 only activities relating to the route access and cabling: the use/upgrade of existing roads and watercourse crossings are the preferred options; Where no suitable existing roads and watercourse crossings exist, the construction of new access roads and watercourse crossings can be allowed, however this should be deemed as a last resort. All underground cabling should be laid either within access roads or next to access roads (as close as possible). 		
Infrastructure to avoid avifauna Very High Sensitivity areas, linear infrastructure (including roads) permitted.	Developer EPC Contractor	Design phase
The footprint within avifauna Medium Sensitivity areas should be minimised and avoided wherever possible.	Developer EPC Contractor	Design phase
The minimum footprint areas of infrastructure should be used wherever possible.	Developer EPC Contractor	Design phase
No placement of infrastructure (except roads) within 200m of key habitat features specifically including tree clumps, buildings, dams/wetlands, and rivers/streams.	Developer EPC Contractor	Design phase
Avoid all high agricultural production land and other actively cultivated areas. Where avoidance is not feasible, stakeholder engagement should occur to compensate affected landowners	Developer EPC Contractor	Design phase
 A 500m no development buffer should be implemented on either side of the N17, R35 and R39. A 200m no development buffer should be implemented on either side of the secondary routes that run through the development area. A 500m no development buffer must be implemented around the identified farm werfs. 	Developer EPC Contractor	Design phase
A 50m no-go development buffer is implemented around all burial ground sites including Observations 001, 005, 006, 008, 012 and 013. A Management Plan for the ongoing conservation of these burials is developed prior to construction, along with a Guide on how to identify marked and unmarked burials and how to proceed should previously unidentified burials be uncovered during the construction process.	Developer EPC Contractor	Design phase
The historic farm werf cluster as defined in the Heritage Impact Assessment must not be impacted by the development.	Developer EPC Contractor	Design phase
A 500m no development buffer must be implemented around the identified farm werfs.	Developer EPC Contractor	Design phase
Mitigation: Action/control	Responsibility	Timeframe
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Undertake careful design of security and operational	Developer	Design phase
lighting to minimise impacts on surrounding areas. No	EPC Contractor	
high mast lighting should be used.		

Performance Indicator	» »	Design meets the objectives and does not degrade the environment. Design and layouts respond to the mitigation measures and
		recommendations in the EIA report.
Monitoring	»	Ensure that the design implemented meets the objectives and mitigation measures in the EIA report through review of the facility design by the Project Manager and ECO prior to the commencement of construction.

OBJECTIVE 2: Protection of avifauna

Project component/s	 Onsite substations
Potential Impact	 » Disturbance of birds (e.g. destruction of habitat). » Displacement of birds. » Collision with project components. » Traffic to and from site.
Activity/risk source	 » Site preparation and earthworks. » Foundations or plant equipment installation. » Mobile construction equipment movement on site. » Substation construction facilities.
Mitigation: Target/Objective	 » To minimise footprints of habitat destruction. » To minimise disturbance to resident and visitor avifaunal species.

Mitigation: Action/control	Responsibility	Timeframe
The extent of clearing and disturbance to the vegetation must be kept to a minimum so that impact on avifauna and their habitats is restricted.	Contractor	Construction
Construction camps should be lit with as little light as practically possible, with the lights directed downwards where appropriate	Contractor	Construction
The movement of construction personnel should be restricted to the construction areas on the project site.	Contractor	Construction
No dogs or cats other than those of the landowners should be allowed on site.	Contractor	Construction
The appointed Environmental Officer must be trained to identify the potential Red Data species as well as the signs that indicate possible breeding by these species.	Contractor EO	Construction
The Environmental Officer must, during audits/site visits, make a concerted effort to look out for such breeding activities of SCCs (e.g. cranes, Secretarybird), and such efforts may include the training of construction staff (e.g. in Toolbox talks) to identify Red Data species, followed by regular questioning of staff as to the regular whereabouts on site of these species.	Contractor	Construction
If any avifaunal SCCs are confirmed to be breeding (e.g. if a nest site is found), construction activities within 500 m of the breeding	Contractor	Construction

Mitigation: Action/control	Responsibility	Timeframe
site must cease, and an avifaunal specialist is to be contacted immediately for further assessment of the situation and instruction on how to proceed.		
Any holes dug should not be left open for extended periods of time to prevent entrapment by ground dwelling avifauna or their young and only be dug when required and filled in soon thereafter.	Contractor	Construction
Temporary fencing must be suitably constructed, e.g. if double layers of fencing are required for security purposes they should be positioned at least 2 m apart to reduce the probability of entrapment by larger bodied species that may find themselves between the two fences.	Contractor	Construction

Performance Indicator	 No disturbance outside of designated work areas. Minimised clearing of existing/natural vegetation and habitats for avifauna. Limited impacts on avifaunal species (i.e. noted/recorded fatalities), especially those of conservation concern.
Monitoring and Reporting	 » Observation of vegetation clearing activities by the EO throughout construction phase. » Supervision of all clearing and earthworks by the EO.

APPENDIX 1: METHOD STATEMENTS

To be prepared by the contractor prior to commencement of the activity. The method statements are **not required** to be submitted to the CA.

APPENDIX 2: CV OF THE EAP



Email: joanne@savannahsa.com Tel: +27 (11) 656 3237

CURRICULUM VITAE OF JO-ANNE THOMAS

Environmental Management and Compliance Consultant; Environmental Assessment
Practitioner
Environmental Management; Strategic environmental advice; Environmental compliance
advice & monitoring; Environmental Impact Assessments; Policy, strategy & guideline
formulation; Project Management; General Ecology
Twenty four (24) years in the environmental field

VOCATIONAL EXPERIENCE

Provide technical input for projects in the environmental management field, specialising in Strategic Environmental Advice, Environmental Impact Assessment studies, environmental auditing and monitoring, environmental permitting, public participation, Environmental Management Plans and Programmes, environmental policy, strategy and guideline formulation, and integrated environmental management. Key focus on integration of the specialist environmental studies and findings into larger engineering-based projects, strategic assessment, and providing practical and achievable environmental management solutions and mitigation measures. Responsibilities for environmental studies include project management (including client and authority liaison and management of specialist teams); review and manipulation of data; identification and assessment of potential negative environmental impacts and benefits; review of specialist studies; and the identification of mitigation measures. Compilation of the reports for environmental studies is in accordance with all relevant environmental legislation.

Undertaking of numerous environmental management studies has resulted in a good working knowledge of environmental legislation and policy requirements. Recent projects have been undertaken for both the public- and private-sector, including compliance advice and monitoring, electricity generation and transmission projects, various types of linear developments (such as National Road, local roads and power lines), waste management projects (landfills), mining rights and permits, policy, strategy and guideline development, as well as general environmental planning, development and management.

SKILLS BASE AND CORE COMPETENCIES

- Project management for a range of projects
- Identification and assessment of potential negative environmental impacts and benefits through the review and manipulation of data and specialist studies
- Identification of practical and achievable mitigation and management measures and the development of appropriate management plans
- Compilation of environmental reports in accordance with relevant environmental legislative requirements
- External and peer review of environmental reports & compliance advice and monitoring
- Formulation of environmental policies, strategies and guidelines
- Strategic and regional assessments; pre-feasibility & site selection
- Public participation processes for a variety of projects
- Strategic environmental advice to a wide variety of clients both in the public and private sectors
- Working knowledge of environmental planning processes, policies, regulatory frameworks and legislation

EDUCATION AND PROFESSIONAL STATUS

Degrees:

- B.Sc Earth Sciences, University of the Witwatersrand, Johannesburg (1993)
- B.Sc Honours in Botany, University of the Witwatersrand, Johannesburg (1994)
- M.Sc in Botany, University of the Witwatersrand, Johannesburg (1996)

Short Courses:

- Environmental Impact Assessment, Potchefstroom University (1998)
- Environmental Law, Morgan University (2001)
- Environmental Legislation, IMBEWU (2017)
- Mining Legislation, Cameron Cross & Associates (2013)
- Environmental and Social Risk Management (ESRM), International Finance Corporation (2018)

Professional Society Affiliations:

- Registered EAP with the Environmental Assessment Practitioners Association of South Africa (EAPASA) (2019/726)
- Registered with the South African Council for Natural Scientific Professions as a Professional Natural Scientist: Environmental Scientist (400024/00)
- Registered with the International Associated for Impact Assessment South Africa (IAIAsa): 5601
- Member of the South African Wind Energy Association (SAWEA)

EMPLOYMENT

Date	Company	Roles and Responsibilities
January 2006 - Current:	Savannah Environmental (Pty) Ltd	Director
		Project manager
		Independent specialist environmental consultant,
		Environmental Assessment Practitioner (EAP) and
		advisor.
1997 – 2005:	Bohlweki Environmental (Pty) Ltd	Senior Environmental Scientist at. Environmental
		Management and Project Management
January – July 1997:	Sutherland High School, Pretoria	Junior Science Teacher

PROJECT EXPERIENCE

Project experience includes large infrastructure projects, including electricity generation and transmission, wastewater treatment facilities, mining and prospecting activities, property development, and national roads, as well as strategy and guidelines development.

RENEWABLE POWER GENERATION PROJECTS: PHOTOVOLTAIC SOLAR ENERGY FACILITIES

Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Christiana PV 2 SEF, North West	Solar Reserve South Africa	Project Manager & EAP
De Aar PV facility, Northern Cape	iNca Energy	Project Manager & EAP
Everest SEF near Hennenman, Free State	FRV Energy South Africa	Project Manager & EAP
Graafwater PV SEF, Western Cape	iNca Energy	Project Manager & EAP
Grootkop SEF near Allanridge, Free State	FRV Energy South Africa	Project Manager & EAP
Hertzogville PV 2 SEF with 2 phases, Free State	SunCorp / Solar Reserve	Project Manager & EAP

Project Name & Location	Client Name	Role
Karoshoek CPV facility on site 2 as part of the larger	FG Emvelo	Project Manager & EAP
Karoshoek Solar Valley Development East of		
Upington, Northern Cape		
Kgabalatsane SEF North-East for Brits, North West	Built Environment African	Project Manager & EAP
	Energy Services	
Kleinbegin PV SEF West of Groblershoop, Northern	MedEnergy Global	Project Manager & EAP
Саре		
Lethabo Power Station PV Installation, Free State	Eskom Holdings SoC Limited	Project Manager & EAP
Majuba Power Station PV Installation, Mpumalanga	Eskom Holdings SoC Limited	Project Manager & EAP
Merapi PV SEF Phase 1 – 4 South-East of Excelsior,	SolaireDirect Southern Africa	Project Manager & EAP
Free State		
Sannaspos Solar Park, Free State	SolaireDirect Southern Africa	Project Manager & EAP
Ofir-Zx PV Plant near Keimoes, Northern Cape	S28 Degrees Energy	Project Manager & EAP
Oryx SEF near Virginia, Free State	FRV Energy South Africa	Project Manager & EAP
Project Blue SEF North of Kleinsee, Northern Cape	WWK Development	Project Manager & EAP
S-Kol PV Plant near Keimoes, Northern Cape	S28 Degrees Energy	Project Manager & EAP
Sonnenberg PV Plant near Keimoes, Northern Cape	S28 Degrees Energy	Project Manager & EAP
Tutuka Power Station PV Installation, Mpumalanga	Eskom Transmission	Project Manager & EAP
Two PV sites within the Northern Cape	MedEnergy Global	Project Manager & EAP
Two PV sites within the Western & Northern Cape	iNca Energy	Project Manager & EAP
Upington PV SEF, Northern Cape	MedEnergy Global	Project Manager & EAP
Vredendal PV facility, Western Cape	iNca Energy	Project Manager & EAP
Waterberg PV plant, Limpopo	Thupela Energy	Project Manager & EAP
Watershed Phase I & II SEF near Litchtenburg, North	FRV Energy South Africa	Project Manager & EAP
West		
Alldays PV & CPV SEF Phase 1, Limpopo	BioTherm Energy	Project Manager & EAP
Hyperion PV Solar Development 1, 2, 3, 4, 5 & 6,	Building Energy	Project Manager & EAP
Northern Cape		
Vrede & Rondavel PV, Free State	Mainstream Renewable	Project Manager & EAP
	Energy Developments	

Basic Assessments

Project Name & Location	Client Name	Role
Aberdeen PV SEF, Eastern Cape	BioTherm Energy	Project Manager & EAP
Christiana PV 1 SEF on Hartebeestpan Farm, North-	Solar Reserve South Africa	Project Manager & EAP
West		
Heuningspruit PV1 & PV 2 facilities near Koppies,	Sun Mechanics	Project Manager & EAP
Free State		
Kakamas PV Facility, Northern Cape	iNca Energy	Project Manager & EAP
Kakamas II PV Facility, Northern Cape	iNca Energy	Project Manager & EAP
Machadodorp 1 PV SEF, Mpumalanga	Solar To Benefit Africa	Project Manager & EAP
PV site within the Northern Cape	iNca Energy	Project Manager & EAP
PV sites within 4 ACSA airports within South Africa,	Airports Company South Africa	Project Manager & EAP
National	(ACSA)	
RustMo1 PV Plant near Buffelspoort, North West	Momentous Energy	Project Manager & EAP
RustMo2 PV Plant near Buffelspoort, North West	Momentous Energy	Project Manager & EAP
RustMo3 PV Plant near Buffelspoort, North West	Momentous Energy	Project Manager & EAP
RustMo4 PV Plant near Buffelspoort, North West	Momentous Energy	Project Manager & EAP

Project Name & Location	Client Name	Role
Sannaspos PV SEF Phase 2 near Bloemfontein, Free	SolaireDirect Southern Africa	Project Manager & EAP
State		
Solar Park Expansion within the Rooiwal Power	AFRKO Energy	Project Manager & EAP
Station, Gauteng		
Steynsrus SEF, Free State	SunCorp	Project Manager & EAP
Sirius Solar PV Project Three and Sirius Solar PV	SOLA Future Energy	Project Manager & EAP
Project Four (BA in terms of REDZ regulations),		
Northern Cape		
Northam PV, Limpopo Province	Northam Platinum	Project Manager & EAP
Kolkies PV Suite (x 6 projects) and Sadawa PV Suite	Mainstream Renewable	Project Manager & EAP
(x 4 projects), Western Cape	Energy Developments	

Screening Studies

Project Name & Location	Client Name	Role
Allemans Fontein SEF near Noupoort, Northern Cape	Fusion Energy	Project Manager & EAP
Amandel SEF near Thabazimbi, Limpopo	iNca Energy	Project Manager & EAP
Arola/Doornplaat SEF near Ventersdorp, North West	FRV & iNca Energy	Project Manager & EAP
Bloemfontein Airport PV Installation, Free State	The Power Company	Project Manager & EAP
Brakspruit SEF near Klerksorp, North West	FRV & iNca Energy	Project Manager & EAP
Carolus Poort SEF near Noupoort, Northern Cape	Fusion Energy	Project Manager & EAP
Damfontein SEF near Noupoort, Northern Cape	Fusion Energy	Project Manager & EAP
Everest SEF near Welkom, Free State	FRV & iNca Energy	Project Manager & EAP
Gillmer SEF near Noupoort, Northern Cape	Fusion Energy	Project Manager & EAP
Grootkop SEF near Allansridge, Free State	FRV & iNca Energy	Project Manager & EAP
Heuningspruit PV1 & PV 2 near Koppies, Free State	Cronimat	Project Manager & EAP
Kimberley Airport PV Installation, Northern Cape	The Power Company	Project Manager & EAP
Kolonnade Mall Rooftop PV Installation in Tshwane,	Momentous Energy	Project Manager & EAP
Gauteng		
Loskop SEF near Groblersdal, Limpopo	S&P Power Unit	Project Manager & EAP
Marble SEF near Marble Hall, Limpopo	S&P Power Unit	Project Manager & EAP
Morgenson PV1 SEF South-West of Windsorton,	Solar Reserve South Africa	Project Manager & EAP
Northern Cape		
OR Tambo Airport PV Installation, Gauteng	The Power Company	Project Manager & EAP
Oryx SEF near Virginia, Free State	FRV & iNca Energy	Project Manager & EAP
Rhino SEF near Vaalwater, Limpopo	S&P Power Unit	Project Manager & EAP
Rustmo2 PV Plant near Buffelspoort, North West	Momentous Energy	Project Manager & EAP
Spitskop SEF near Northam, Limpopo	FRV & iNca Energy	Project Manager & EAP
Steynsrus PV, Free State	Suncorp	Project Manager & EAP
Tabor SEF near Polokwane, Limpopo	FRV & iNca Energy	Project Manager & EAP
UpingtonAirport PV Installation, Northern Cape	The Power Company	Project Manager & EAP
Valeria SEF near Hartebeestpoort Dam, North West	Solar to Benefit Africa	Project Manager & EAP
Watershed SEF near Lichtenburg, North West	FRV & iNca Energy	Project Manager & EAP
Witkop SEF near Polokwane, Limpopo	FRV & iNca Energy	Project Manager & EAP
Woodmead Retail Park Rooftop PV Installation,	Momentous Energy	Project Manager & EAP
Gauteng		

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
ECO and bi-monthly auditing for the construction of	Enel Green Power	Project Manager
the Adams Solar PV Project Two South of Hotazel,		P

Project Name & Location	Client Name	Role
Northern Cape		
ECO for the construction of the Kathu PV Facility,	REISA	Project Manager
Northern Cape		
ECO and bi-monthly auditing for the construction of	Enel Green Power	Project Manager
the Pulida PV Facility, Free State		
ECO for the construction of the RustMo1 SEF, North	Momentous Energy	Project Manager
West		
ECO for the construction of the Sishen SEF, Northern	Windfall 59 Properties	Project Manager
Саре		
ECO for the construction of the Upington Airport PV	Sublanary Trading	Project Manager
Facility, Northern Cape		
Quarterly compliance monitoring of compliance	REISA	Project Manager
with all environmental licenses for the operation		
activities at the Kathu PV facility, Northern Cape		
ECO for the construction of the Konkoonsies II PV SEF	BioTherm Energy	Project Manager
and associated infrastructure, Northern Cape		
ECO for the construction of the Aggeneys PV SEF	BioTherm Energy	Project Manager
and associated infrastructure, Northern Cape		

Compliance Advice and ESAP Reporting

Project Name & Location	Client Name	Role
Aggeneys Solar Farm, Northern Cape	BioTherm Energy	Environmental Advisor
Airies II PV Facility SW of Kenhardt, Northern Cape	BioTherm Energy	Environmental Advisor
Kalahari SEF Phase II in Kathu, Northern Cape	Engie	Environmental Advisor
Kathu PV Facility, Northern Cape	Building Energy	Environmental Advisor
Kenhardt PV Facility, Northern Cape	BioTherm Energy	Environmental Advisor
Kleinbegin PV SEF West of Groblershoop, Northern	MedEnergy	Environmental Advisor
Саре		
Konkoonises II SEF near Pofadder, Northern Cape	BioTherm Energy	Environmental Advisor
Konkoonsies Solar Farm, Northern Cape	BioTherm Energy	Environmental Advisor
Lephalale SEF, Limpopo	Exxaro	Environmental Advisor
Pixley ka Seme PV Park, South-East of De Aar,	African Clean Energy	Environmental Advisor
Northern Cape	Developments (ACED)	
RustMo1 PV Plant near Buffelspoort, North West	Momentous Energy	Environmental Advisor
Scuitdrift 1 SEF & Scuitdrift 2 SEF, Limpopo	Building Energy	Environmental Advisor
Sirius PV Plants, Northern Cape	Aurora Power Solutions	Environmental Advisor
Upington Airport PV Power Project, Northern Cape	Sublunary Trading	Environmental Advisor
Upington SEF, Northern Cape	Abengoa Solar	Environmental Advisor
Ofir-ZX PV SEF near Keimoes, Northern Cape	Networx \$28 Energy	Environmental Advisor
Environmental Permitting for the Steynsrus PV1 & PV2	Cronimet Power Solutions	Environmental Advisor
SEF's, Northern Cape		
Environmental Permitting for the Heuningspruit PV	Cronimet Power Solutions	Environmental Advisor
SEF, Northern Cape		

Due Diligence Reporting

Project Name & Location	Client Name	Role
5 PV SEF projects in Lephalale, Limpopo	iNca Energy	Environmental Advisor
Prieska PV Plant, Northern Cape	SunEdison Energy India	Environmental Advisor
Sirius Phase One PV Facility near Upington, Northern	Aurora Power Solutions	Environmental Advisor
Cape		

Project Name & Location	Client Name	Role
Biodiversity Permit & WULA for the Aggeneys SEF	BioTherm Energy	Project Manager & EAP
near Aggeneys, Northern Cape		
Biodiversity Permit for the Konkoonises II SEF near	BioTherm Energy	Project Manager & EAP
Pofadder, Northern Cape		
Biodiversity Permitting for the Lephalale SEF,	Exxaro Resources	Project Manager & EAP
Limpopo		
Environmental Permitting for the Kleinbegin PV SEF	MedEnergy	Project Manager & EAP
West of Groblershoop, Northern Cape		
Environmental Permitting for the Upington SEF,	Abengoa Solar	Project Manager & EAP
Northern Cape		
Environmental Permitting for the Kathu PV Facility,	Building Energy	Project Manager & EAP
Northern Cape		
Environmental Permitting for the Konkoonsies Solar	BioTherm Energy	Project Manager & EAP
Farm, Northern Cape		
Environmental Permitting for the Lephalale SEF,	Exxaro Resources	Project Manager & EAP
Limpopo		
Environmental Permitting for the Scuitdrift 1 SEF &	Building Energy	Project Manager & EAP
Scuitdrift 2 SEF, Limpopo		
Environmental Permitting for the Sirius PV Plant,	Aurora Power Solutions	Project Manager & EAP
Northern Cape		
Environmental Permitting for the Steynsrus PV1 & PV2	Cronimet Power Solutions	Project Manager & EAP
SEF's, Northern Cape		
Environmental Permitting for the Heuningspruit PV	Cronimet Power Solutions	Project Manager & EAP
SEF, Northern Cape		
Permits for the Kleinbegin and UAP PV Plants,	MedEnergy Global	Project Manager & EAP
Northern Cape		
S53 Application for Arriesfontein Solar Park Phase 1 –	Solar Reserve / SunCorp	Project Manager & EAP
3 near Danielskuil, Northern Cape		
S53 Application for Hertzogville PV1 & PV 2 SEFs, Free	Solar Reserve / SunCorp	Project Manager & EAP
State		
S53 Application for the Bloemfontein Airport PV	Sublunary Trading	Project Manager & EAP
Facility, Free State		
S53 Application for the Kimberley Airport PV Facility,	Sublunary Trading	Project Manager & EAP
Northern Cape		
\$53 Application for the Project Blue SEF, Northern	WWK Developments	Project Manager & EAP
Cape		
\$53 Application for the Upington Airport PV Facility,	Sublunary Trading	Project Manager & EAP
Free State		
WULA for the Kalahari SEF Phase II in Kathu, Northern	Engie	Project Manager & EAP
Cape		

Environmental Permitting, \$53, Water Use Licence (WUL), Waste Management Licence (WML) & Other Applications

RENEWABLE POWER GENERATION PROJECTS: CONCENTRATED SOLAR FACILITIES (CSP)

Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
llanga CSP 2, 3, 4, 5, 7 & 9 Facilities near Upington,	Emvelo Holdings	Project Manager & EAP
Northern Cape		
llanga CSP near Upington, Northern Cape	llangethu Energy	Project Manager & EAP

Project Name & Location	Client Name	Role
llanga Tower 1 Facility near Upington, Northern	Emvelo Holdings	Project Manager & EAP
Саре		
Karoshoek CPVPD 1-4 facilities on site 2 as part of	FG Emvelo	Project Manager & EAP
the larger Karoshoek Solar Valley Development East		
of Upington, Northern Cape		
Karoshoek CSP facilities on sites 1.4; 4 & 5 as part of	FG Emvelo	Project Manager & EAP
the larger Karoshoek Solar Valley Development East		
of Upington, Northern Cape		
Karoshoek Linear Fresnel 1 Facility on site 1.1 as part	FG Emvelo	Project Manager & EAP
of the larger Karoshoek Solar Valley Development		
East of Upington, Northern Cape		

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
ECO for the construction of the !Khi CSP Facility,	Abengoa Solar	Project Manager
Northern Cape		
ECO for the construction of the Ilanga CSP 1 Facility	Karoshoek Solar One	Project Manager
near Upington, Northern Cape		
ECO for the construction of the folar Park, Northern	Kathu Solar	Project Manager
Саре		
ECO for the construction of the KaXu! CSP Facility,	Abengoa Solar	Project Manager
Northern Cape		
Internal audit of compliance with the conditions of	Karoshoek Solar One	Project Manager
the IWUL issued to the Karoshoek Solar One CSP		
Facility, Northern Cape		

Screening Studies

Project Name & Location	Client Name	Role
Upington CSP (Tower) Plant near Kanoneiland,	iNca Energy and FRV	Project Manager & EAP
Northern Cape		

Compliance Advice and ESAP reporting

Project Name & Location	Client Name	Role
Ilanga CSP Facility near Upington, Northern Cape	llangethu Energy	Environmental Advisor
llangalethu CSP 2, Northern Cape	FG Emvelo	Environmental Advisor
Kathu CSP Facility, Northern Cape	GDF Suez	Environmental Advisor
Lephalale SEF, Limpopo	Cennergi	Environmental Advisor
Solis I CSP Facility, Northern Cape	Brightsource	Environmental Advisor

Environmental Permitting, \$53, Water Use Licence (WUL), Waste Management Licence (WML) & Other Applications

Project Name & Location	Client Name	Role
Environmental Permitting for the Ilanga CSP Facility	llangethu Energy	Project Manager & EAP
near Upington, Northern Cape		
Environmental Permitting for the Kathu CSP, Northern	GDF Suez	Project Manager & EAP
Саре		
WULA for the Solis I CSP Facility, Northern Cape	Brightsource	Project Manager & EAP

RENEWABLE POWER GENERATION PROJECTS: WIND ENERGY FACILITIES

Project Name & Location	Client Name	Role
Sere WEF, Western Cape	Eskom Holdings SoC Limited	EAP
Aberdeen WEF, Eastern Cape	Eskom Holdings SoC Limited	Project Manager & EAP
Amakhala Emoyeni WEF, Eastern Cape	Windlab Developments	Project Manager & EAP
EXXARO West Coast WEF, Western Cape	EXXARO Resources	Project Manager & EAP
Goereesoe Wind Farm near Swellendam, Western	iNca Energy	Project Manager & EAP
Саре		
Hartneest WEF, Western Cape	Juwi Renewable Energies	Project Manager & EAP
Hopefield WEF, Western Cape	Umoya Energy	EAP
Kleinsee WEF, Northern Cape	Eskom Holdings SoC Limited	Project Manager & EAP
Klipheuwel/Dassiesfontein WEF within the Overberg	BioTherm Energy	Project Manager & EAP
area, Western Cape		
Moorreesburg WEF, Western Cape	iNca Energy	Project Manager & EAP
Oyster Bay WEF, Eastern Cape	Renewable Energy Resources	Project Manager & EAP
	Southern Africa	
Project Blue WEF, Northern Cape	Windy World	Project Manager & EAP
Rheboksfontein WEF, Western Cape	Moyeng Energy	Project Manager & EAP
Spitskop East WEF near Riebeeck East, Eastern Cape	Renewable Energy Resources	Project Manager & EAP
	Southern Africa	
Suurplaat WEF, Western Cape	Moyeng Energy	Project Manager & EAP
Swellendam WEF, Western Cape	IE Swellendam	Project Manager & EAP
Tsitsikamma WEF, Eastern Cape	Exxarro	Project Manager & EAP
West Coast One WEF, Western Cape	Moyeng Energy	Project Manager & EAP

Environmental Impact Assessments and Environmental Management Programmes

Basic Assessments

Project Name & Location	Client Name	Role
Amakhala Emoyeni Wind Monitoring Masts, Eastern	Windlab Developments	Project Manager & EAP
Саре		
Beaufort West Wind Monitoring Masts, Western Cape	Umoya Energy	Project Manager & EAP
Hopefield Community Wind Farm near Hopefield,	Umoya Energy	Project Manager & EAP
Western Cape		
Koekenaap Wind Monitoring Masts, Western Cape	EXXARO Resources	Project Manager & EAP
Koingnaas WEF, Northern Cape	Just Palm Tree Power	Project Manager & EAP
Laingsburg Area Wind Monitoring Masts, Western	Umoya Energy	Project Manager & EAP
Саре		
Overberg Area Wind Monitoring Masts, Western	BioTherm Energy	Project Manager & EAP
Саре		
Oyster Bay Wind Monitoring Masts, Eastern Cape	Renewable Energy Systems	Project Manager & EAP
	Southern Africa (RES)	
Wind Garden & Fronteer WEFs, Eastern Cape	Wind Relc	Project Manager & EAP

Screening Studies

Project Name & Location	Client Name	Role
Albertinia WEF, Western Cape	BioTherm Energy	Project Manager & EAP
Koingnaas WEF, Northern Cape	Just Pal Tree Power	Project Manager & EAP
Napier Region WEF Developments, Western Cape	BioTherm Energy	Project Manager & EAP
Tsitsikamma WEF, Eastern Cape	Exxarro Resources	Project Manager & EAP

Project Name & Location	Client Name	Role
Various WEFs within an identified area in the	BioTherm Energy	Project Manager & EAP
Overberg area, Western Cape		
Various WEFs within an identified area on the West	Investec Bank Limited	Project Manager & EAP
Coast, Western Cape		
Various WEFs within an identified area on the West	Eskom Holdings Limited	Project Manager & EAP
Coast, Western Cape		
Various WEFs within the Western Cape	Western Cape Department of	Project Manager & EAP
	Environmental Affairs and	
	Development Planning	
Velddrift WEF, Western Cape	VentuSA Energy	Project Manager & EAP
Wind 1000 Project	Thabo Consulting on behalf of	Project Manager & EAP
	Eskom Holdings	
Wittekleibosch, Snylip & Doriskraal WEFs, Eastern	Exxarro Resources	Project Manager & EAP
Саре		

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
ECO for the construction of the West Coast One	Aurora Wind Power	Project Manager
WEF, Western Cape		
ECO for the construction of the Gouda WEF,	Blue Falcon	Project Manager
Western Cape		
EO for the Dassiesklip Wind Energy Facility, Western	Group 5	Project Manager
Саре		
Quarterly compliance monitoring of compliance	Blue Falcon	Project Manager
with all environmental licenses for the operation		
activities at the Gouda Wind Energy facility near		
Gouda, Western Cape		
Annual auditing of compliance with all	Aurora Wind Power	Project Manager
environmental licenses for the operation activities at		
the West Coast One Wind Energy facility near		
Vredenburg, Western Cape		
External environmental and social audit for the	Cennergi	Project Manager
Amakhala Wind Farm, Eastern Cape		
External environmental and social audit for the	Cennergi	Project Manager
Tsitsikamma Wind Farm, Eastern Cape		
ECO for the construction of the Excelsior Wind Farm	BioTherm Energy	Project Manager
and associated infrastructure, Northern Cape		
External compliance audit of the Dassiesklip Wind	BioTherm Energy	Project Manager
Energy Facility, Western Cape		

Compliance Advice

Project Name & Location	Client Name	Role
Amakhala Phase 1 WEF, Eastern Cape	Cennergi	Environmental Advisor
Dassiesfontein WEF within the Overberg area,	BioTherm Energy	Environmental Advisor
Western Cape		
Excelsior Wind Farm, Western Cape	BioTherm Energy	Environmental Advisor
Great Karoo Wind Farm, Northern Cape	African Clean Energy	Environmental Advisor
	Developments (ACED)	
Hopefield Community WEF, Western Cape	African Clean Energy	Environmental Advisor
	Developments (ACED)	

Rheboksfontein WEF, Western Cape	Moyeng Energy	Environmental Advisor
Tiqua WEF, Western Cape	Cennergi	Environmental Advisor
Tsitsikamma WEF, Eastern Cape	Cennergi	Environmental Advisor
West Coast One WEF, Western Cape	Moyeng Energy	Environmental Advisor

Due Diligence Reporting

Project Name & Location	Client Name	Role
Witteberg WEF, Western Cape	EDPR Renewables	Environmental Advisor
IPD Vredenburg WEF within the Saldanha Bay area,	IL&FS Energy Development	Environmental Advisor
Western Cape	Company	

Environmental Permitting, \$53, Water Use Licence (WUL), Waste Management Licence (WML) & Other Applications

Project Name & Location	Client Name	Role
Biodiversity Permitting for the Power Line between	Cennergi	Project Manager & EAP
the Tsitikamma Community WEF & the Diep River		
Substation, Eastern Cape		
Biodiversity Permitting for the West Coast One WEF,	Aurora Wind Power	Project Manager & EAP
Western Cape		
Environmental Permitting for the Excelsior WEF,	BioTherm Energy	Project Manager & EAP
Western Cape		
Plant Permits & WULA for the Tsitsikamma	Cennergi	Project Manager & EAP
Community WEF, Eastern Cape		
S24G and WULA for the Rectification for the	Hossam Soror	Project Manager & EAP
commencement of unlawful activities on Ruimsig AH		
in Honeydew, Gauteng		
S24G Application for the Rheboksfontein WEF,	Ormonde - Theo Basson	Project Manager & EAP
Western Cape		
\$53 Application & WULA for Suurplaat and Gemini	Engie	Project Manager & EAP
WEFs, Northern Cape		
\$53 Application for the Hopefield Community Wind	Umoya Energy	Project Manager & EAP
Farm near Hopefield, Western Cape		
\$53 Application for the Project Blue WEF, Northern	WWK Developments	Project Manager & EAP
Саре		
\$53 for the Oyster Bay WEF, Eastern Cape	RES	Project Manager & EAP
WULA for the Great Karoo Wind Farm, Northern	African Clean Energy	Project Manager & EAP
Cape	Developments (ACED)	

CONVENTIONAL POWER GENERATION PROJECTS (COAL)

Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Mutsho Power Station near Makhado, Limpopo	Mutsho Consortium	Project Manager & EAP
Coal-fired Power Station near Ogies, Mpumalanga	Ruukki SA	Project Manager & EAP
Thabametsi IPP Coal-fired Power Station, near	Axia	Project Manager & EAP
Lephalale, Limpopo		
Transalloys Coal-fired Power Station, Mpumalanga	Transalloys	Project Manager & EAP
Tshivasho IPP Coal-fired Power Station (with WML),	Cennergi	Project Manager & EAP
near Lephalale, Limpopo		
Umbani Coal-fired Power Station, near Kriel,	ISS Global Mining	Project Manager & EAP
Mpumalanga		

Project Name & Location	Client Name	Role
Waterberg IPP Coal-Fired Power Station near	Exxaro Resources	Project Manager & EAP
Lephalale, Limpopo		

Basic Assessments

Project Name & Location	Client Name	Role
Coal Stockyard on Medupi Ash Dump Site, Limpopo	Eskom Holdings	Project Manager & EAP
Biomass Co-Firing Demonstration Facility at Arnot	Eskom Holdings	Project Manager & EAP
Power Station East of Middleburg, Mpumlanaga		

Screening Studies

Project Name & Location	Client Name	Role
Baseload Power Station near Lephalale, Limpopo	Cennergi	Project Manager & EAP
Coal-Fired Power Plant near Delmas, Mpumalanga	Exxaro Resources	Project Manager & EAP
Makhado Power Station, Limpopo	Mutsho Consortium, Limpopo	Project Manager & EAP

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
ECO for the Camden Power Station, Mpumalanga	Eskom Holdings	Project Manager

Compliance Advice

Project Name & Location	Client Name	Role
Thabametsi IPP Coal-fired Power Station, near	Axia	Environmental Advisor
Lephalale, Limpopo		

Environmental Permitting, \$53, Water Use Licence (WUL), Waste Management Licence (WML) & Other Applications

Project Name & Location	Client Name	Role
Permit application for the Thabametsi Bulk Water	Axia	Project Manager & EAP
Pipeline, near Lephalale, Limpopo		
\$53 & WULA for the Waterberg IPP Coal-Fired Power	Exxaro Resources	Project Manager & EAP
Station near Lephalale, Limpopo		
S53 Application for the Tshivasho Coal-fired Power	Cennergi	Project Manager & EAP
Station near Lephalale, Limpopo		

CONVENTIONAL POWER GENERATION PROJECTS (GAS)

Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Ankerlig OCGT to CCGT Conversion project &400 kV	Eskom Holdings SoC Limited	Project Manager & EAP
transmission power line between Ankerlig and the		
Omega Substation, Western Cape		
Gourikwa OCGT to CCGT Conversion project &	Eskom Holdings SoC Limited	Project Manager & EAP
400kV transmission power line between Gourikwa &		
Proteus Substation, Western Cape		
Richards Bay Gas to Power Combined Cycle Power	Eskom Holdings SoC Limited	Project Manager & EAP
Station, KwaZulu-Natal		
Richards Bay Gas to Power Plant, KwaZulu-Natal	Richards Bay Gas Power 2	Project Manager & EAP
Decommissioning & Recommissioning of 3 Gas	Eskom Holdings	Project Manager & EAP
Turbine Units at Acacia Power Station & 1 Gas		
Turbine Unit at Port Rex Power Station to the existing		

Project Name & Location	Client Name	Role
Ankerlig Power Station in Atlantis Industria, Western		
Саре		
320MW gas-to-power station in Richards Bay, KwaZulu-Natal	Phinda Power Projects	Project Manager & EAP

Screening Studies

Project Name & Location	Client Name	Role
Fatal Flaw Analysis for 3 area identified for the	Globeleq Advisors Limited	Project Manager & EAP
establishment of a 500MW CCGT Power Station		
Richards Bay Gas to Power Combined Cycle Power	Eskom Holdings SoC Limited	Project Manager & EAP
Station, KwaZulu-Natal		

GRID INFRASTRUCTURE PROJECTS

Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Aggeneis-Oranjemond Transmission Line &	Eskom Transmission	Project Manager & EAP
Substation Upgrade, Northern Cape		
Ankerlig-Omega Transmission Power Lines, Western	Eskom Transmission	Project Manager & EAP
Саре		
Karoshoek Grid Integration project as part of the	FG Emvelo	Project Manager & EAP
Karoshoek Solar Valley Development East of		
Upington, Northern Cape		
Koeberg-Omega Transmission Power Lines,, Western	Eskom Transmission	Project Manager & EAP
Саре		
Koeberg-Stikland Transmission Power Lines, Western	Eskom Transmission	Project Manager & EAP
Саре		
Kyalami Strengthening Project, Gauteng	Eskom Transmission	Project Manager & EAP
Mokopane Integration Project, Limpopo	Eskom Transmission	Project Manager & EAP
Saldanha Bay Strengthening Project, Western Cape	Eskom Transmission	Project Manager & EAP
Steelpoort Integration Project, Limpopo	Eskom Transmission	Project Manager & EAP
Transmission Lines from the Koeberg-2 Nuclear	Eskom Transmission	Project Manager & EAP
Power Station site, Western Cape		
Tshwane Strengthening Project, Phase 1, Gauteng	Eskom Transmission	Project Manager & EAP
Main Transmission Substation (MTS) associated with	Wind Relic	Project Manager & EAP
the Choje Wind Farm cluster, Eastern Cape		

Basic Assessments

Project Name & Location	Client Name	Role
Dassenberg-Koeberg Power Line Deviation from the	Eskom Holdings	Project Manager & EAP
Koeberg to the Ankerlig Power Station, Western		
Саре		
Golden Valley II WEF Power Line & Substation near	BioTherm Energy	Project Manager & EAP
Cookhouse, Eastern Cape		
Golden Valley WEF Power Line near Cookhouse,	BioTherm Energy	Project Manager & EAP
Eastern Cape		
Karoshoek Grid Integration project as part of the	FG Emvelo	Project Manager & EAP
Karoshoek Solar Valley Development East of		
Upington, Northern Cape		

Project Name & Location	Client Name	Role
Konkoonsies II PV SEF Power Line to the Paulputs	BioTherm Energy	Project Manager & EAP
Substation near Pofadder, Northern Cape		
Perdekraal West WEF Powerline to the Eskom Kappa	BioTherm Energy	Project Manager & EAP
Substation, Westnern Cape		
Rheboksfontein WEF Powerline to the Aurora	Moyeng Energy	Project Manager & EAP
Substation, Western Cape		
Soetwater Switching Station near Sutherland,	African Clean Energy	Project Manager & EAP
Northern Cape	Developments (ACED)	
Solis Power I Power Line & Switchyard Station near	Brightsource	Project Manager & EAP
Upington, Northern Cape		
Stormwater Canal System for the Ilanga CSP near	Karoshoek Solar One	Project Manager & EAP
Upington, Northern Cape		
Tsitsikamma Community WEF Powerline to the Diep	Eskom Holdings	Project Manager & EAP
River Substation, Eastern Cape		
Two 132kV Chickadee Lines to the new Zonnebloem	Eskom Holdings	Project Manager & EAP
Switching Station, Mpumalanga		
Electrical Grid Infrastructure for the Kolkies and	Mainstream Renewable	Project Manager & EAP
Sadawa PV clusters, Western Cape	Energy Developments	
Sadawa Collector substation, Western Cape	Mainstream Renewable	Project Manager & EAP
	Energy Developments	
Electrical Grid Infrastructure for the Vrede and	Mainstream Renewable	Project Manager & EAP
Rondavel PV facilities, Free State	Energy Developments	

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
ECO for the construction of the Ferrum-Mookodi	Trans-Africa Projects on behalf	Project Manager
Transmission Line, Northern Cape and North West	of Eskom	
EO for the construction of the Gamma-Kappa	Trans-Africa Projects on behalf	Project Manager
Section A Transmission Line, Western Cape	of Eskom	
EO for the construction of the Gamma-Kappa	Trans-Africa Projects on behalf	Project Manager
Section B Transmission Line, Western Cape	of Eskom	
EO for the construction of the Hydra IPP Integration	Trans-Africa Projects on behalf	Project Manager
project, Northern Cape	of Eskom	
EO for the construction of the Kappa-Sterrekus	Trans-Africa Projects on behalf	Project Manager
Section C Transmission Line, Western Cape	of Eskom	
EO for the construction of the Namaqualand	Trans-Africa Projects on behalf	Project Manager
Strengthening project in Port Nolloth, Western Cape	of Eskom	
ECO for the construction of the Neptune Substation	Eskom	Project Manager
Soil Erosion Mitigation Project, Eastern Cape		
ECO for the construction of the llanga-Gordonia	Karoshoek Solar One	Project Manager
132kV power line, Northern Cape		

Environmental Permitting, \$53, Water Use Licence (WUL), Waste Management Licence (WML) & Other Applications

Project Name & Location	Client Name	Role
Environmental Permitting and WULA for the	Eskom Holdings	Project Manager & EAP
Rockdale B Substation & Loop in Power Lines,		
Environmental Permitting and WULA for the	Eskom Holdings	Project Manager & EAP
Steelpoort Integration project, Limpopo		
Environmental Permitting for Solis CSP near Upington,	Brightsource	Project Manager & EAP
Northern Cape		

MINING SECTOR PROJECTS

Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Elitheni Coal Mine near Indwe, Eastern Cape	Elitheni Coal	Project Manager & EAP
Groot Letaba River Development Project Borrow Pits	liso	Project Manager & EAP
Grootegeluk Coal Mine for coal transportation	Eskom Holdings	Project Manager & EAP
infrastructure between the mine and Medupi Power		
Station (EMPr amendment) , Limpopo		
Waterberg Coal Mine (EMPr amendment), Limpopo	Seskoko Resources	Project Manager & EAP
Aluminium Plant WML & AEL, Gauteng	GfE-MIR Alloys & Minerals	Project Manager & EAP

Basic Assessments

Project Name & Location	Client Name	Role
Rare Earth Separation Plant in Vredendal, Western	Rareco	Project Manager & EAP
Саре		
Decommissioning and Demolition of Kilns 5 & 6 at	PPC	Project Manager & EAP
the Slurry Plant, Kwa-Zulu Natal		

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
ECO for the construction of the Duhva Mine Water	Eskom Holdings SoC Limited	Project Manager
Recovery Project, Mpumalanga		
External compliance audit of Palesa Coal Mine's	HCI Coal	Project Manager
Integrated Water Use License (IWUL), near		
KwaMhlanga, Mpumalanga		
External compliance audit of Palesa Coal Mine's	HCI Coal	Project Manager
Waste Management License (WML) and EMP, near		
KwaMhlanga, Mpumalanga		
External compliance audit of Mbali Coal Mine's	HCI Coal	Project Manager
Integrated Water Use License (IWUL), near Ogies,		
Mpumalanga		
Independent External Compliance Audit of Water	Tronox Namakwa Sands	Project Manager
Use License (WUL) for the Tronox Namakwa Sands		
(TNS) Mining Operations (Brand se Baai), Western		
Cape		
Independent External Compliance Audit of Water	Tronox Namakwa Sands	Project Manager
Use License (WUL) for the Tronox Namakwa Sands		
(TNS) Mineral Separation Plant (MSP), Western Cape		
Independent External Compliance Audit of Water	Tronox Namakwa Sands	Project Manager
Use License (WUL) for the Tronox Namakwa Sands		
(TNS) Smelter Operations (Saldanha), Western Cape		
Compliance Auditing of the Waste Management	PetroSA	Project Manager
Licence for the PetroSA Landfill Site at the GTL		
Refinery, Western Cape		

Environmental Permitting, \$53, Water Use Licence (WUL), Waste Management Licence (WML) & Other Applications

Project Name & Location	Client Name	Role
Waste Licence Application for the Rare Earth	Rareco	Project Manager & EAP
Separation Plant in Vredendal, Western Cape		

WULA for the Expansion of the Landfill site at Exxaro's	Exxaro Resources	Project Manager & EAP
Namakwa Sands Mineral Separation Plant, Western		
Саре		
\$24G & WML for an Aluminium Plant, Gauteng	GfE-MIR Alloys & Minerals	Project Manager & EAP

INFRASTRUCTURE DEVELOPMENT PROJECTS (BRIDGES, PIPELINES, ROADS, WATER RESOURCES, STORAGE, ETC)

Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Bridge across the Ngotwane River, on the border of	Eskom Holdings	Project Manager & EAP
South Africa and Botswana		
Chemical Storage Tanks, Metallurgical Plant	Goldfields	Project Manager & EAP
Upgrade & Backfill Plant upgrade at South Deep		
Gold Mine, near Westornaria, Gauteng		
Expansion of the existing Welgedacht Water Care	ERWAT	Project Manager & EAP
Works, Gauteng		
Golden Valley WEF Access Road near Cookhouse,	BioTherm Energy	Project Manager & EAP
Eastern Cape		
Great Fish River Wind Farm Access Roads and	African Clean Energy	Project Manager & EAP
Watercourse Crossings near Cookhouse, Eastern	Developments (ACED)	
Саре		
Ilanga CSP Facility Watercourse Crossings near	Karoshoek Solar one	Project Manager & EAP
Upington, Northern Cape		
Modification of the existing Hartebeestfontein Water	ERWAT	Project Manager & EAP
Care Works, Gautng		
N10 Road Realignment for the Ilanga CSP Facility,	SANRAL	Project Manager & EAP
East of Upington, Northern Cape		
Nxuba (Bedford) Wind Farm Watercourse Crossings	African Clean Energy	Project Manager & EAP
near Cookhouse, Eastern Cape	Developments (ACED)	
Pollution Control Dams at the Medupi Power Station	Eskom	Project Manager & EAP
Ash Dump & Coal Stockyard, Limpopo		
Qoboshane borrow pits (EMPr only), Eastern Cape	Emalahleni Local Municipality	Project Manager & EAP
Tsitsikamma Community WEF Watercourse Crossings,	Cennergi	Project Manager & EAP
Eastern Cape		
Clayville Central Steam Plant, Gauteng	Bellmall Energy	Project Manager & EAP
Msenge Emoyeni Wind Farm Watercourse Crossings	Windlab	Project Manager & EAP
and Roads, Eastern Cape		

Basic Assessments

Project Name & Location	Client Name	Role
Harmony Gold WWTW at Doornkop Mine, Gauteng	Harmony Doornkop Plant	Project Manager & EAP
Ofir-ZX Watercourse Crossing for the Solar PV Facility,	Networx S28 Energy	Project Manager & EAP
near Keimoes, Northern Cape		
Qoboshane bridge & access roads, Eastern Cape	Emalahleni Local Municipality	Project Manager & EAP
Relocation of the Assay Laboratory near	Sibanye Gold	Project Manager & EAP
Carletonville, Gauteng		
Richards Bay Harbour Staging Area, KwaZulu-Natal	Eskom Holdings	Project Manager & EAP
S-Kol Watercourse Crossing for the Solar PV Facility,	Networx S28 Energy	Project Manager & EAP
East of Keimoes, Northern Cape		
Sonnenberg Watercourse Crossing for the Solar PV	Networx S28 Energy	Project Manager & EAP
Facility, West Keimoes, Northern Cape		

Project Name & Location	Client Name	Role
Kruisvallei Hydroelectric Power Generation Scheme,	Building Energy	Project Manager & EAP
Free State		
Masetjaba Water Reservoir, Pump Station and Bulk	Naidu Consulting Engineers	Project Manager & EAP
Supply Pipeline near Nigel, Gauteng		
Access Road for the Dwarsug Wind Farm, Northern	South Africa Mainsteam	Project Manager & EAP
Cape Province	Renewable Power	

Screening Studies

Project Name & Location	Client Name	Role
Roodepoort Open Space Optimisation Programme (OSOP) Precinct, Gauteng	TIMAC Engineering Projects	Project Manager & EAP
Vegetable Oil Plant and Associated Pipeline, Kwa- Zulu Natal	Wilmar Oils and Fats Africa	Project Manager & EAP

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
ECO and bi-monthly auditing for the construction of	Department of Water and	Project Manager
the Olifants River Water Resources Development	Sanitation	Auditor
Project (ORWRDP) Phase 2A: De Hoop Dam, R555		
realignment and housing infrastructure		
ECO for the Rehabilitation of the Blaaupan & Storm	Airports Company of South	Project Manager
Water Channel, Gauteng	Africa (ACSA)	
Due Diligence reporting for the Better Fuel Pyrolysis	Better Fuels	Project Manager
Facility, Gauteng		
ECO for the Construction of the Water Pipeline from	Transnet	Project Manager
Kendal Power Station to Kendal Pump Station,		
Mpumalanga		
ECO for the Replacement of Low-Level Bridge,	South African National	Project Manager
Demolition and Removal of Artificial Pong, and	Biodiversity Institute (SANBI)	
Reinforcement the Banks of the Crocodile River at		
the Construction at Walter Sisulu National Botanical		
Gardens, Gauteng Province		
External Compliance Audit of the Air Emission	PetroSA	Project Manager
Licence (AEL) for a depot in Bloemfontein, Free		
State Province and in Tzaneen, Mpumalanga		
Province		

Environmental Permitting, \$53, Water Use Licence (WUL), Waste Management Licence (WML) & Other Applications

Project Name & Location	Client Name	Role
WULA for the Izubulo Private Nature Reserve,	Kjell Bismeyer, Jann Bader,	Project Manager & EAP
Limpopo	Laurence Saad	
WULA for the Masodini Private Game Lode, Limpopo	Masodini Private Game Lodge	Environmental Advisor
WULA for the Ezulwini Private Nature Reserve,	Ezulwini Investments	Project Manager & EAP
Limpopo		
WULA for the Masodini Private Game Lode, Limpopo	Masodini Private Game Lodge	Project Manager & EAP
WULA for the N10 Realignment at the Ilanga SEF,	Karoshoek Solar One	Project Manager & EAP
Northern Cape		
WULA for the Kruisvallei Hydroelectric Power	Building Energy	Project Manager & EAP
Generation Scheme, Free State		

Project Name & Location	Client Name	Role
S24G and WULA for the llegal construction of	Sorror Language Services	Project Manager & EAP
structures within a watercourse on EFF 24 Ruimsig		
Agricultural Holdings, Gauteng		

HOUSING AND URBAN PROJECTS

Basic Assessments

Project Name & Location	Client Name	Role	
Postmasburg Housing Development, Northern Cape	Transnet	Project Manager & EAP	

Compliance Advice and reporting

Project Name & Location	Client Name	Role
Kampi ya Thude at the Olifants West Game Reserve,	Nick Elliot	Environmental Advisor
Limpopo		
External Compliance Audit of WUL for the	Johannesburg Country Club	Project Manager
Johannesburg Country Club, Gauteng		

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
Due Diligence Audit for the Due Diligence Audit	Delta BEC (on behalf of	Project Manager
Report, Gauteng	Johannesburg Development	
	Agency (JDA))	

ENVIRONMENTAL MANAGEMENT TOOLS

Project Name & Location	Client Name	Role
Development of the 3rd Edition Environmental	Gauteng Department of	Project Manager & EAP
Implementation Plan (EIP)	Agriculture and Rural	
	Development (GDARD)	
Development of Provincial Guidelines on 4x4 routes,	Western Cape Department of	EAP
Western Cape	Environmental Affairs and	
	Development Planning	
Compilation of Construction and Operation EMP for	Eskom Holdings	Project Manager & EAP
the Braamhoek Transmission Integration Project,		
Kwazulu-Natal		
Compilation of EMP for the Wholesale Trade of	Munaca Technologies	Project Manager & EAP
Petroleum Products, Gauteng		
Operational Environmental Management	Eskom Holdings	Project Manager & EAP
Programme (OEMP) for Medupi Power Station,		
Limpopo		
Operational Environmental Management	Dube TradePort Corporation	Project Manager & EAP
Programme (OEMP) for the Dube TradePort Site		
Wide Precinct		
Operational Environmental Management	Eskom Holdings	Project Manager & EAP
Programme (OEMP) for the Kusile Power Station,		
Mpumalanga		
Review of Basic Assessment Process for the	Exxaro Resources	Project Manager & EAP
Wittekleibosch Wind Monitoring Mast, Eastern Cape		
Revision of the EMPr for the Sirius Solar PV	Aurora Power Solutions	Project Manager & EAP

Project Name & Location	Client Name	Role
State of the Environment (SoE) for Emalahleni Local	Simo Consulting on behalf of	Project Manager & EAP
Municipality, Mpumalanga	Emalahleni Local Municipality	
Aspects and Impacts Register for Salberg Concrete	Salberg Concrete Products	EAP
Products operations		
First State of Waste Report for South Africa	Golder on behalf of the	Project Manager & EAP
	Department of Environmental	
	Affairs	
Responsibilities Matrix and Gap Analysis for the	Building Energy	Project Manager
Kruisvallei Hydroelectric Power Generation Scheme,		
Free State Province		
Responsibilities Matrix and Gap Analysis for the	Building Energy	Project Manager
Roggeveld Wind Farm, Northern & Western Cape		
Provinces		

PROJECTS OUTSIDE OF SOUTH AFRICA

Project Name & Location	Client Name	Role
Advisory Services for the Zizabona Transmission	PHD Capital	Advisor
Project, Zambia, Zimbabwe, Botswana & Namibia		
EIA for the Semonkong WEF, Lesotho	MOSCET	Project Manager & EAP
EMP for the Kuvaninga Energia Gas Fired Power	ADC (Pty) Ltd	Project Manager & EAP
Project, Mozambique		
Environmental Screening Report for the SEF near	Building Energy EAP	
Thabana Morena, Lesotho		
EPBs for the Kawambwa, Mansa, Mwense and	Building Energy	Project Manager & EAP
Nchelenge SEFs in Luapula Province, Zambia		
ESG Due Diligence for the Hilton Garden Inn	Vatange Capital	Project Manager
Development in Windhoek, Namibia		
Mandahill Mall Rooftop PV SEF EPB, Lusaka, Zambia	Building Energy	Project Manager & EAP
Monthly ECO for the PV Power Plant for the Mocuba	Scatec	Project Manager
Power Station		

APPENDIX 3: DFFE SCREENING TOOL REPORT

SCREENING REPORT FOR AN ENVIRONMENTAL AUTHORIZATION AS REQUIRED BY THE 2014 EIA REGULATIONS – PROPOSED SITE ENVIRONMENTAL SENSITIVITY

.....

EIA Reference number: TBD

Project name: Ummbila Emoyeni Solar Energy Facility
Project title: Ummbila Emoyeni Solar Energy Facility
Date screening report generated: 12/05/2022 13:51:40
Applicant: Emoyeni Renewable Energy (Pty) Ltd
Compiler: Savannah Environmental (Pty) Ltd
Compiler signature:

Application Category: Utilities Infrastructure | Electricity | Generation | Renewable | Solar | PV

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Proposed Project Location

Orientation map 1: General location



Map of proposed site and relevant area(s)



0 5 10 20 Kilom

Cadastral details of the proposed site

Property details:

No	Farm Name	Farm/	Portion	Latitude	Longitude	Property
		Erf No				Туре
1	SPRINGBOKFONTEIN	425	0	26°34'4.51S	29°40'25.01E	Farm
2	VAALBANK	456	0	26°41'19.21S	29°39'17.6E	Farm
3	BRAKFONTEIN	268	0	26°30'13.97S	29°39'1.92E	Farm
	SETTLEMENT	45.4			20840122 545	F
4	OSHOEK	454	0	26°36'52.845	29°40'32.54E	Farm
5	GOEDEGEDACHT	458	0	26°38'30.67S	29°35'37.06E	Farm
6	KLIPKRAAL	469	0	26°42'18.67S	29°42'52.44E	Farm
7	NAUDESFONTEIN	261	0	26°28'28.25S	29°31'41.69E	Farm
8	RIETFONTEIN	420	0	26°31'55.89S	29°31'35.24E	Farm
9	MORGENZON	466	0	26°44'32.53S	29°35'44.46E	Farm
10	AMAJUBA	482	0	26°45'27.12S	29°43'35.38E	Farm
11	KLIPFONTEIN	422	0	26°35'50.07S	29°36'4.08E	Farm
12	BEKKERSPRUIT	423	0	26°32'58.95S	29°36'18.51E	Farm
13	EBENHEAZER	455	0	26°38'56.57S	29°39'17.4E	Farm
14	ROODEKRANS	457	0	26°41'27.59S	29°35'40.12E	Farm
15	DURABEL	548	0	26°34'17.12S	29°33'50.27E	Farm
16	RIETPAN	263	0	26°27'16.5S	29°35'25.66E	Farm
17	SUKKELAAR	421	0	26°34'47.76S	29°31'25.64E	Farm
18	HENDRIKSPAN	459	0	26°38'22.05S	29°32'52.43E	Farm
19	GELUKSPLAATS	264	0	26°29'51.68S	29°35'42.7E	Farm
20	BRAKFONTEIN	452	0	26°40'23S	29°42'48.62E	Farm
21	TWEEFONTEIN	467	0	26°44'28.81S	29°39'15.89E	Farm
22	VLAKFONTEIN -	484	0	26°46'56.99S	29°40'25.95E	Farm
23	ZEVENFONTEIN	468	0	26°43'25.32S	29°43'1.75E	Farm
24	NAUDESFONTEIN	261	21	26°29'7.08S	29°33'32.19E	Farm Portion
25	NAUDESFONTEIN	261	22	26°29'32.9S	29°31'13.57E	Farm Portion
26	GELUKSPLAATS	264	0	26°30'22.25S	29°34'23.29E	Farm Portion

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27	GELUKSPLAATS	264	2	26°28'42.51S	29°34'35.29E	Farm Portion
28	GELUKSPLAATS	264	9	26°31'0.2S	29°36'40.36E	Farm Portion
29	GELUKSPLAATS	264	13	26°28'56.37S	29°34'23.3E	Farm Portion
30	BRAKFONTEIN	268	1	26°29'11.77S	29°38'0.82E	Farm Portion
	SETTLEMENT					
31	BRAKFONTEIN	268	45	26°27'49.77S	29°37'38.93E	Farm Portion
	SETTLEMENT					
32	NAUDESEONTEIN	261	1	26°28'44.55	29°33'15,16F	Farm Portion
33	RIFTPAN	263	10	26°27'44 855	29°35'51 07F	Farm Portion
34	RIFTPAN	263	5	26°27'47.265	29°36'49 42F	Farm Portion
35		263	8	26°30'34 815	29°35'//8 76E	Farm Portion
26		264	14	20 30 34.813	29 33 48.70L	Form Portion
27	GELUKSPLAATS	204	14	20 28 30.093	29 33 13.34L	Farm Portion
20	GELOKSPLAATS	204	10	20 20 34.073	29 55 45.05E	Farm Portion
38	RIETKUIL	57	11	20 42 48.145	29 30 29.3E	Farm Portion
39	NAUDESFONTEIN	261	14	26'30'1.215	29°33°1.95E	Farm Portion
40	NAUDESFONTEIN	261	/1	26-28-57.385	29°33°44.29E	Farm Portion
41	GELUKSPLAATS	264	5	26°29'32.36S	29°36'32.77E	Farm Portion
42	RIETFONTEIN	420	12	26°30'46.46S	29°32'3.3E	Farm Portion
43	NAUDESFONTEIN	261	24	26°29'52.28S	29°32'6.39E	Farm Portion
44	NAUDESFONTEIN	261	69	26°28'56.54S	29°32'41.71E	Farm Portion
45	RIETPAN	263	2	26°27'38.48S	29°36'47.62E	Farm Portion
46	GELUKSPLAATS	264	18	26°28'38.74S	29°37'3.19E	Farm Portion
47	BRAKFONTEIN	268	25	26°28'6.45S	29°37'57.87E	Farm Portion
	SETTLEMENT					
48	BRAKFONTEIN	268	12	26°31'41.12S	29°38'40.65E	Farm Portion
	SETTLEMENT					
49	NAUDESFONTEIN	261	25	26°29'57.67S	29°31'35E	Farm Portion
50	NAUDESFONTEIN	261	70	26°28'57.935	29°33'14.4E	Farm Portion
51	RIETPAN	263	11	26°27'21.56S	29°35'20.66E	Farm Portion
52	GELUKSPLAATS	264	6	26°31'35.1S	29°36'36.13E	Farm Portion
53	GELUKSPLAATS	264	3	26°28'28.375	29°35'49.83E	Farm Portion
54	GELUKSPLAATS	264	15	26°28'55 575	29°35'34 86F	Farm Portion
55	BRAKEONTEIN	268	10	26°31'20 555	29°38'0 6F	Farm Portion
55	SETTIEMENT	200	10	20 01 20.000	25 56 6.62	
56	BRAKEONTEIN	268	35	26°30'10 965	20°38'34 49F	Farm Portion
50		200	55	20 30 10.303	25 50 54.45L	
57		261	15	26°29'5 71S	20°32'/// 01F	Farm Portion
58	GELLIKSDI AATS	261	15	26°28'23 75	20°37'/ 57F	Farm Portion
50		204	•	20 20 23.73	29 37 4.372	Farm Portion
39		208	0	20 30 47.123	29 38 J2.8JL	Faille Follon
60		269	10	26°22'E 076	20°20'21 775	Form Dortion
60		268	13	26 32 5.075	29 39 31.77E	Farm Portion
64		262	24	20127122.050	20820140 245	Fame Bantian
61		268	24	26-27-22.955	29°38'18.31E	Farm Portion
62		264	10	20124122.050	20825140 605	Farma Dantian
62	GELUKSPLAATS	264	10	26 31 33.855	29°35'40.69E	Farm Portion
63	GELUKSPLAATS	264	1/	26-28-52.285	29°36°19.91E	Farm Portion
64	BRAKFONTEIN	268	7	26°30'38.07S	29°38'14.25E	Farm Portion
	SETTLEMENT					
65	BRAKFONTEIN	268	11	26°31'21.86S	29°37'29.81E	Farm Portion
	SETTLEMENT					
66	SUKKELAAR	421	6	26°35'24.4S	29°31'5.57E	Farm Portion
67	SUKKELAAR	421	8	26°34'29.33S	29°31'54.11E	Farm Portion
68	SUKKELAAR	421	12	26°36'58.65S	29°32'43.4E	Farm Portion
69	SUKKELAAR	421	12	26°36'40.98S	29°32'58.69E	Farm Portion
70	SUKKELAAR	421	9	26°35'28.8S	29°32'26.43E	Farm Portion
71	SUKKELAAR	421	54	26°35'28.43S	29°32'14.04E	Farm Portion
72	SLIKKELAAR	421	55	26°35'4.05S	29°32'3.58E	Farm Portion
	JURILLAAN	721				
73	KLIPFONTEIN	422	7	26°35'24.89S	29°38'9.22E	Farm Portion
73 74	KLIPFONTEIN KLIPFONTEIN	422 422	7 10	26°35'24.89S 26°36'15.95S	29°38'9.22E 29°37'39.49E	Farm Portion Farm Portion

76	KLIPFONTEIN	422	11	26°36'50.89S	29°37'53.13E	Farm Portion
77	BEKKERSPRUIT	423	20	26°33'47S	29°36'52.99E	Farm Portion
78	BRAKFONTEIN	268	9	26°31'10.44S	29°38'44.86E	Farm Portion
	SETTLEMENT					
79	RIETFONTEIN	420	2	26°33'11.75S	29°31'21.92E	Farm Portion
80	RIETFONTEIN	420	8	26°33'17.93S	29°33'19.13E	Farm Portion
81	SUKKELAAR	421	22	26°34'42.86S	29°30'46.33E	Farm Portion
82	SUKKELAAR	421	37	26°36'43.215	29°33'9.93F	Farm Portion
83	SUKKELAAR	421	49	26°37'1 72S	29°33'4 67F	Farm Portion
84	BIFTFONTEIN	420	11	26°30'39 265	29°33'5 51F	Farm Portion
85	RIFTFONTFIN	420	13	26°30'41 785	29°30'32 56F	Farm Portion
86	SUKKELAAR	420	25	26°34'58 915	29°31'29 77E	Farm Portion
97		421	14	26°26'40 125	20°22'0 25	Farm Portion
88	SUKKELAAR	421	27	20 30 40.123	29 32 0.3L	Farm Portion
80		421	0	20 37 2.883	20°22'1 /5E	Farm Portion
00		421	9	20 33 34.93	29 52 1.45E	Farm Portion
90		421	5/	20 34 35.05	29 31 49.97	Farm Portion
91		422	14	20 35 2.085	29 35 49.9E	
92	GELUKSPLAATS	264	12	26 29 29.665	29 34 46.92E	Farm Portion
93	GELUKSPLAATS	264	11	26 31 22.365	29'34'28.68E	Farm Portion
94		268	28	26*28*40.715	29°38'9.41E	Farm Portion
	SETTLEMENT	262	24		20127150.075	
95	BRAKFONTEIN	268	34	26°29'30.46S	29°37'59.97E	Farm Portion
	SETTLEMENT	262	-			
96		268	5	26°29'52.865	29°37'53.54E	Farm Portion
	SETTLEMENT					
97	BRAKFONTEIN	268	6	26°30'32.095	29°37'40.2E	Farm Portion
	SETTLEMENT					
98	RIETFONTEIN	420	20	26°32'56.56S	29°32'11.66E	Farm Portion
99	RIETFONTEIN	420	32	26°31'59.22S	29°33'5.2E	Farm Portion
100	RIETFONTEIN	420	22	26°30'51.05S	29°31'18.5E	Farm Portion
101	RIETFONTEIN	420	0	26°32'20.55S	29°29'37.04E	Farm Portion
102	SUKKELAAR	421	5	26°34'39.81S	29°30'5.45E	Farm Portion
103	SUKKELAAR	421	23	26°34'43.01S	29°31'27.69E	Farm Portion
104	SUKKELAAR	421	34	26°34'49.67S	29°33'25.94E	Farm Portion
105	SUKKELAAR	421	39	26°33'46.73S	29°32'5.32E	Farm Portion
106	SUKKELAAR	421	40	26°33'54.76S	29°33'3.46E	Farm Portion
107	SUKKELAAR	421	11	26°36'26.75S	29°32'24.67E	Farm Portion
108	SUKKELAAR	421	52	26°36'31.52S	29°32'46.78E	Farm Portion
109	SUKKELAAR	421	2	26°34'54.36S	29°31'57.57E	Farm Portion
110	KLIPFONTEIN	422	20	26°35'16.03S	29°36'35.27E	Farm Portion
111	KLIPFONTEIN	422	4	26°36'23.05S	29°37'45.67E	Farm Portion
112	KLIPFONTEIN	422	0	26°37'11.82S	29°37'30.27E	Farm Portion
113	BEKKERSPRUIT	423	1	26°33'5.24S	29°34'36.67E	Farm Portion
114	SUKKELAAR	421	43	26°34'51.88S	29°31'53.66E	Farm Portion
115	SUKKELAAR	421	45	26°34'31.73S	29°31'56.39E	Farm Portion
116	SUKKELAAR	421	13	26°37'7.92S	29°32'7.18E	Farm Portion
117	SUKKELAAR	421	15	26°36'8.63S	29°31'33.32E	Farm Portion
118	SUKKELAAR	421	42	26°34'38.41S	29°32'35.57E	Farm Portion
119	SUKKELAAR	421	42	26°35'5.49S	29°32'2E	Farm Portion
120	KLIPFONTEIN	422	16	26°36'58.21S	29°35'55.58E	Farm Portion
121	KLIPFONTEIN	422	23	26°34'51.83S	29°34'35.14E	Farm Portion
122	BEKKERSPRUIT	423	19	26°34'2.6S	29°36'10.5E	Farm Portion
123	OSHOEK	454	3	26°38'23.29S	29°41'54.62E	Farm Portion
124	VAALBANK	456	2	26°40'40.32S	29°40'27.02E	Farm Portion
125	VAALBANK	456	4	26°41'42.4S	29°38'46.35E	Farm Portion
126	ROODEKRANS	457	8	26°41'2.98S	29°34'11.86E	Farm Portion
127	KLIPFONTEIN	422	17	26°34'38.67S	29°35'13.88E	Farm Portion
128	KLIPFONTEIN	422	21	26°35'40.01S	29°34'9.35E	Farm Portion
129	OSHOEK	454	4	26°35'40.835	29°39'15.32E	Farm Portion
130	ROODEKRANS	457	0	26°42'43.695	29°34'37.4E	Farm Portion
		-	-			

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131	ROODEKRANS	457	34	26°40'17.56S	29°35'6.32E	Farm Portion
132	ROODEKRANS	457	21	26°40'15.23S	29°35'18.67E	Farm Portion
133	GOEDEGEDACHT	458	22	26°37'50.27S	29°34'17.2E	Farm Portion
134	GOEDEGEDACHT	458	29	26°38'18.47S	29°35'50.94E	Farm Portion
135	GOEDEGEDACHT	458	9	26°38'43.44S	29°37'39.08E	Farm Portion
136	GOEDEGEDACHT	458	19	26°37'32.335	29°34'50F	Farm Portion
137	GOEDEGEDACHT	458	40	26°39'48.065	29°35'6 61F	Farm Portion
138	BEKKERSDRI IIT	438	24	26'33 40.005	20°35'33 17F	Farm Portion
120		423	12	20 32 23.773	29 33 33.172	Farm Portion
139		454	15	20 33 13.123	29 39 2.33L	Farm Portion
140		450	1	20 40 9.595	29 39 43.96	Farm Portion
141	ROODEKRANS	457	1	20 40 17.735	29 30 28.15E	Farm Portion
142	ROODEKRANS	457	29	26 42 11.455	29 36 24.74E	Farm Portion
143	ROODEKRANS	457	30	26°42'6.055	29°36'21.97E	Farm Portion
144	GOEDEGEDACHI	458	32	26°38'43.435	29°37'3.16E	Farm Portion
145	GOEDEGEDACHT	458	33	26°37'33.095	29°35'32E	Farm Portion
146	GOEDEGEDACHT	458	18	26°38'9.56S	29°35'24.26E	Farm Portion
147	GOEDEGEDACHT	458	25	26°38'52.64S	29°35'2.52E	Farm Portion
148	RIETFONTEIN	420	15	26°32'17.47S	29°31'57.86E	Farm Portion
149	SUKKELAAR	421	7	26°35'26.99S	29°33'4.21E	Farm Portion
150	SUKKELAAR	421	10	26°36'0.2S	29°32'44.12E	Farm Portion
151	SUKKELAAR	421	53	26°36'6.71S	29°32'33.2E	Farm Portion
152	SUKKELAAR	421	56	26°34'48.8S	29°31'56.81E	Farm Portion
153	SUKKELAAR	421	1	26°34'27.7S	29°31'21.4E	Farm Portion
154	KLIPFONTEIN	422	8	26°35'39.45	29°36'34.75E	Farm Portion
155	KLIPFONTEIN	422	12	26°37'5.2S	29°36'32.14E	Farm Portion
156	BEKKERSPRUIT	423	10	26°34'24.98S	29°37'43.46E	Farm Portion
157	BEKKERSPRUIT	423	15	26°32'21.35	29°37'18.48E	Farm Portion
158	BEKKERSPRUIT	423	16	26°33'18.265	29°38'3.73F	Farm Portion
159	BEKKERSPRUIT	423	25	26°33'47.795	29°35'16.1F	Farm Portion
160	RIFTEONTEIN	420	16	26°31'21 755	29°31'47 56F	Farm Portion
161	RIFTFONTEIN	420	27	26°32'21 955	29°31'15 08F	Farm Portion
162	RIFTFONTEIN	420	10	26°31'34 165	29°32'58 91F	Farm Portion
162	RIFTEONITEIN	420	18	26°31'465	20°31'47 28E	Farm Portion
164		420	20	20 31 403	20°22'15 255	Farm Portion
165	SUKKELAAR	421	50	20 30 4.003	29 33 13.23L	Farm Portion
105		421	10	20 30 43.803	29 32 33.00L	Farm Portion
167		421	10	20 30 7.005	29 32 14.00E	Farm Portion
107	SUKKELAAR	421	2	20 34 13.995	29 32 32.82E	Farm Portion
168	SUKKELAAR	421	4	20 35 38.055	29 31 31.06E	Farm Portion
169	KLIPFONTEIN	422	9	26-36-16.045	29°36'22.13E	Farm Portion
170	KLIPFONTEIN	422	19	26-35-1.935	29°36'43.73E	Farm Portion
1/1	BEKKERSPRUII	423	13	26°31'48.985	29°35'30.69E	Farm Portion
172	BEKKERSPRUIT	423	22	26°32'32.52S	29°34'24.09E	Farm Portion
173	BEKKERSPRUIT	423	17	26°34'28.4S	29°38'20.01E	Farm Portion
174	GOEDEGEDACHT	458	23	26°38'17.47S	29°33'39.8E	Farm Portion
175	GOEDEGEDACHT	458	49	26°37'48.89S	29°33'31.46E	Farm Portion
176	ROODEKRANS	457	24	26°41'34.46S	29°34'34.79E	Farm Portion
177	ROODEKRANS	457	25	26°42'13.81S	29°35'48.62E	Farm Portion
178	ROODEKRANS	457	25	26°42'2.94S	29°36'22.22E	Farm Portion
179	GOEDEGEDACHT	458	31	26°38'27.68S	29°36'23.19E	Farm Portion
180	GOEDEGEDACHT	458	36	26°38'11.23S	29°35'1.88E	Farm Portion
181	GOEDEGEDACHT	458	38	26°39'37.13S	29°35'3.13E	Farm Portion
182	GOEDEGEDACHT	458	3	26°38'11.89S	29°34'36.42E	Farm Portion
183	GOEDEGEDACHT	458	11	26°39'28.38S	29°36'58.83E	Farm Portion
184	GOEDEGEDACHT	458	41	26°38'29.2S	29°34'19.66E	Farm Portion
185	BEKKERSPRUIT	423	6	26°33'20.57S	29°35'51.56E	Farm Portion
186	BEKKERSPRUIT	423	8	26°33'30.965	29°37'36.68F	Farm Portion
187	BEKKERSPRUIT	423	- 14	26°32'31 285	29°36'42 36F	Farm Portion
188	BEKKERSPRI IIT	423	4	26°32'24 665	29°36'4 51F	Farm Portion
190		125	4	20 32 24.003	20°20'2 01E	Farm Portion
100		425	4	20 34 20.333	23 33 3.UIE	Farm Portion
120	JERINGBURFUNTEIN	423	5	20 32 33.433	27 30 44.41C	

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191	BRAKFONTEIN	452	2	26°40'41.88S	29°41'40.65E	Farm Portion
192	OSHOEK	454	21	26°37'27.1S	29°38'39.72E	Farm Portion
193	OSHOEK	454	1	26°36'31.5S	29°39'7.13E	Farm Portion
194	VAALBANK	456	18	26°42'41.33S	29°39'17.84E	Farm Portion
195	VAALBANK	456	15	26°42'3.71S	29°38'17.3E	Farm Portion
196	ROODEKRANS	457	26	26°42'54.33S	29°36'40.07E	Farm Portion
197	ROODEKRANS	457	22	26°41'7.04S	29°36'37.14E	Farm Portion
198	BOODEKBANS	457	23	26°40'48 385	29°35'58 31F	Farm Portion
199	BEKKERSPRIJIT	423	0	26°32'5 42S	29°34'29 56E	Farm Portion
200	OSHOEK	454	18	26°38'10 025	29°41'12 92F	Farm Portion
200	OSHOEK	454	6	26°37'45 855	29°39'/1 05E	Farm Portion
201		454	1	20 37 43.033	20°29'21 26E	Form Portion
202		455	0	20 39 22.423	29 30 31.200	Farm Portion
203		450	0	20 41 45.225	29 38 29.39L	Farm Portion
204		450	11	20 40 15.985	29 38 19.02E	Farm Portion
205	ROODEKRANS	457	/	26 41 0.225	29 34 52.35E	Farm Portion
206	RUODEKRANS	457	18	26-42-24.885	29°36°14.94E	Farm Portion
207	ROODEKRANS	457	31	26°41'37.025	29°36'2.24E	Farm Portion
208	GOEDEGEDACHT	458	27	26°37'30.54S	29°35'51.57E	Farm Portion
209	GOEDEGEDACHT	458	5	26°37'51.07S	29°37'36.47E	Farm Portion
210	GOEDEGEDACHT	458	26	26°38'40.56S	29°35'49.83E	Farm Portion
211	GOEDEGEDACHT	458	0	26°37'49.14S	29°38'13.84E	Farm Portion
212	GOEDEGEDACHT	458	48	26°38'13.88S	29°33'45.69E	Farm Portion
213	TWEEFONTEIN	467	5	26°45'1.33S	29°40'52.08E	Farm Portion
214	TWEEFONTEIN	467	6	26°43'16.91S	29°39'25.86E	Farm Portion
215	AMAJUBA	482	1	26°44'44.12S	29°41'39.81E	Farm Portion
216	AMAJUBA	482	2	26°45'27.97S	29°41'52.52E	Farm Portion
217	KLIPKRAAL	469	4	26°42'35.56S	29°42'18.91E	Farm Portion
218	BEKKERSPRUIT	423	5	26°33'34.495	29°34'23.36E	Farm Portion
219	BEKKERSPRUIT	423	12	26°31'39.11S	29°34'20.94E	Farm Portion
220	BRAKFONTEIN	452	4	26°39'22.43S	29°42'21.52E	Farm Portion
221	OSHOEK	454	7	26°37'37.77S	29°40'27.45E	Farm Portion
222	OSHOEK	454	17	26°36'13S	29°39'39.43E	Farm Portion
223	EBENHEAZER	455	0	26°38'25.6S	29°38'56.67E	Farm Portion
224	VAALBANK	456	12	26°40'59.44S	29°37'49.14E	Farm Portion
225	VAALBANK	456	17	26°42'35.27S	29°40'46.23E	Farm Portion
226	VAALBANK	456	19	26°42'6 865	29°40'39 98F	Farm Portion
227	VAALBANK	456	5	26°41'39 635	29°39'23 64F	Farm Portion
228		456	7	26°42'25 885	29°40'8 14F	Farm Portion
220	ROODEKRANS	450	78	26°42'25.005	20°36'20 24F	Farm Portion
220	BOODEKRANS	457	18	26°42'23.425	20°36'33 54E	Farm Portion
230	ROODEKRANS	457	6	26°41'44 425	29 30 33.34L	Farm Portion
231	BOODEKRANS	457	22	20 41 44.455	29 33 27.89L	Farm Portion
252	COEDECEDACUT	457	52	20 41 0.745	29 33 41.33E	Farm Portion
233	GOEDEGEDACHT	458	8	20 38 8.315	29 37 8.93E	Farm Portion
234	GOEDEGEDACHT	458	2	26 39 46.555	29 36 36.44E	Farm Portion
235	HENDRIKSPAN	459	1/	26'37'19.085	29°33°14.41E	Farm Portion
236	MORGENZON	466	3	26°43'48.255	29°37'25.64E	Farm Portion
237	MORGENZON	466	7	26°43'13.34S	29°37'5.37E	Farm Portion
238	TWEEFONTEIN	467	7	26°44'17.94S	29°39'15.01E	Farm Portion
239	ZEVENFONTEIN	468	2	26°43'19.23S	29°41'15.41E	Farm Portion
240	GOEDEGEDACHT	458	14	26°39'32.96S	29°35'53.11E	Farm Portion
241	GOEDEGEDACHT	458	16	26°37'40.59S	29°36'19.96E	Farm Portion
242	GOEDEGEDACHT	458	28	26°37'56S	29°35'51.44E	Farm Portion
243	GOEDEGEDACHT	458	13	26°39'15.08S	29°36'2.42E	Farm Portion
244	GOEDEGEDACHT	458	44	26°39'26.22S	29°34'29.03E	Farm Portion
245	GOEDEGEDACHT	458	1	26°39'24.71S	29°34'0.8E	Farm Portion
246	GOEDEGEDACHT	458	4	26°37'59.67S	29°33'32.32E	Farm Portion
247	KLIPKRAAL	469	3	26°42'5.44S	29°42'25.36E	Farm Portion
248	VLAKFONTEIN -	484	4	26°46'31.54S	29°40'33.92E	Farm Portion
249	HENDRIKSPAN	459	15	26°37'9.48S	29°33'15.71E	Farm Portion
250	TWEEFONTEIN	467	0	26°43'32.5S	29°38'15.31E	Farm Portion

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251	TWEEFONTEIN 467 2		26°45'19.67S	29°39'47.8E	Farm Portion	
252	TWEEFONTEIN	467	1	26°43'55.72S	29°40'26.65E	Farm Portion
253	TWEEFONTEIN	467	8	26°43'8.01S	29°40'25.78E	Farm Portion
254	KLIPKRAAL	469	6	26°42'26.65S	29°41'29.98E	Farm Portion
255	KLIPKRAAL	469	8	26°42'32.85S	29°41'47.14E	Farm Portion
256		547	11	26°42'40.65S	29°36'36.87E	Farm Portion
257	DURABEL	548	0	26°34'17.12S	29°33'50.27E	Farm Portion
258	KLIPKRAAL	469	1	26°42'20.75S	29°42'24.72E	Farm Portion
259	KLIPKRAAL	469	5	26°42'9.75S	29°41'47.94E	Farm Portion
260	RIETFONTEIN 420		23	26°31'13.99S	29°31'10.84E	Farm Portion
261	RIETFONTEIN	420	9	26°32'30.21S	29°33'11.21E	Farm Portion
262	RIETFONTEIN	420	19	26°31'7.09S	29°33'23.96E	Farm Portion
263	RIETFONTEIN	420	14	26°31'39.67S	29°30'32.08E	Farm Portion
264	RIETFONTEIN	420	24	26°31'20.58S	29°30'53.07E	Farm Portion
265	SUKKELAAR	421	21	26°34'21.785	29°30'50.44E	Farm Portion
266	SUKKELAAR	421	36	26°35'24.375	29°33'30.94E	Farm Portion
267	SUKKELAAR	421	35	26°35'6.95S	29°32'36.36E	Farm Portion
268	SUKKELAAR	421	51	26°36'24.68S	29°32'43.5E	Farm Portion
269	SUKKELAAR	421	11	26°36'22.265	29°32'52.22E	Farm Portion
270	SUKKELAAR	421	1	26°34'21.63S	29°31'43.22E	Farm Portion
271	SUKKELAAR	421	58	26°34'26.6S	29°31'43.78E	Farm Portion
272	KLIPFONTEIN	422	18	26°35'22.84S	29°33'49.72E	Farm Portion
273	KLIPFONTEIN	422	22	26°36'2.025	29°34'14.51E	Farm Portion
274	KLIPFONTEIN	422	5	26°34'39.455	29°36'49.12E	Farm Portion
275	KLIPFONTEIN	422	6	26°35'18.42S	29°37'31.15E	Farm Portion
276	KLIPFONTEIN	422	3	26°36'51.16S	29°34'56.35E	Farm Portion
277	BEKKERSPRUIT	423	2	26°32'24.085	29°38'2.2E	Farm Portion
278	BEKKERSPRUIT	423	7	26°33'16.75	29°36'50.56E	Farm Portion
279	BEKKERSPRUIT	423	11	26°34'8.81S	29°36'58.28E	Farm Portion
280	BEKKERSPRUIT	423	23	26°32'1.835	29°35'24.89E	Farm Portion
281	OSHOEK	454	20	26°37'31.44S	29°39'8.45E	Farm Portion
282	VAALBANK	456	13	26°42'22.12S	29°40'2.7E	Farm Portion
283	ROODEKRANS	457	4	26°42'37.32S	29°36'59.48E	Farm Portion
284	ROODEKRANS	457	33	26°40'55.93S	29°35'31.97E	Farm Portion
285	ROODEKRANS	457	23	26°40'57.15S	29°35'30.54E	Farm Portion
286	KLIPFONTEIN	422	13	26°36'20.97S	29°34'43.89E	Farm Portion
287	BEKKERSPRUIT	423	9	26°34'0.55S	29°37'47.36E	Farm Portion
288	BEKKERSPRUIT	423	3	26°33'34.65S	29°36'52.26E	Farm Portion
289	OSHOEK	454	12	26°35'30.34S	29°40'5.42E	Farm Portion
290	EBENHEAZER	455	3	26°39'20.07S	29°40'19.11E	Farm Portion
291	EBENHEAZER	455	2	26°38'42.91S	29°40'29.85E	Farm Portion
292	VAALBANK	456	16	26°42'40.86S	29°38'7.48E	Farm Portion
293	VAALBANK	456	3	26°41'30.64S	29°40'33.04E	Farm Portion
294	VAALBANK	456	14	26°41'2.43S	29°38'48.28E	Farm Portion
295	ROODEKRANS	457	27	26°42'42.6S	29°36'35.69E	Farm Portion
296	ROODEKRANS	457	4	26°42'37.32S	29°36'59.48E	Farm Portion
297	ROODEKRANS	457	6	26°41'31.94S	29°36'10.15E	Farm Portion
298	ROODEKRANS	457	21	26°40'24.92S	29°34'55.77E	Farm Portion
299	GOEDEGEDACHT	458	21	26°37'25.75S	29°34'29.08E	Farm Portion
300	GOEDEGEDACHT	458	17	26°39'10.26S	29°37'30.05E	Farm Portion
301	GOEDEGEDACHT	458	39	26°39'27.8S	29°35'0.52E	Farm Portion
302	GOEDEGEDACHT	458	35	26°37'33.52S	29°35'8.06E	Farm Portion
303	GOEDEGEDACHT	458	21	26°38'9.96S	29°34'2.22E	Farm Portion
304	HENDRIKSPAN	459	15	26°37'57.66S	29°33'5.24E	Farm Portion
305	GOEDEGEDACHT	458	12	26°39'0.54S	29°36'5.25E	Farm Portion
306	GOEDEGEDACHT	458	15	26°37'22.17S	29°34'4.65E	Farm Portion
307	GOEDEGEDACHT	458	37	26°39'19.68S	29°34'59.69E	Farm Portion
308	GOEDEGEDACHT	458	34	26°37'31.86S	29°35'22.04E	Farm Portion
309	GOEDEGEDACHT	458	10	26°39'6.53S	29°36'57.58E	Farm Portion
310	GOEDEGEDACHT	458	4	26°37'17.27S	29°33'36.2E	Farm Portion

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311	TWEEFONTEIN	467	10	26°43'48.16S	29°39'23.92E	Farm Portion
312	TWEEFONTEIN	467	3	26°45'21.44S	29°38'51.87E	Farm Portion
313	TWEEFONTEIN	467	9	26°45'3.9S	29°37'58.12E	Farm Portion
314	ZEVENFONTEIN	468	3	26°44'5.22S	29°41'17.91E	Farm Portion
315	TWEEFONTEIN	467	4	26°45'10.04S	29°40'27.7E	Farm Portion
316	KLIPKRAAL	469	7	26°42'27.05S	29°41'12.41E	Farm Portion

Development footprint¹ vertices: No development footprint(s) specified.

Wind and Solar developments with an approved Environmental Authorisation or applications under consideration within 30 km of the proposed area

No	EIA Reference No	Classification	Status of application	Distance from proposed area (km)
1	14/12/16/3/3/2/754	Solar PV	Approved	25
2	14/12/16/3/3/2/754	Solar PV	Approved	25

Environmental Management Frameworks relevant to the application

No intersections with EMF areas found.

Environmental screening results and assessment outcomes

The following sections contain a summary of any development incentives, restrictions, exclusions or prohibitions that apply to the proposed development site as well as the most environmental sensitive features on the site based on the site sensitivity screening results for the application classification that was selected. The application classification selected for this report is: Utilities Infrastructure | Electricity | Generation | Renewable | Solar | PV.

Relevant development incentives, restrictions, exclusions or prohibitions

The following development incentives, restrictions, exclusions or prohibitions and their implications that apply to this site are indicated below.

Incenti	Implication
ve,	
restrict	
ion or	
prohibi	
tion	

¹ "development footprint", means the area within the site on which the development will take place and incudes all ancillary developments for example roads, power lines, boundary walls, paving etc. which require vegetation clearance or which will be disturbed and for which the application has been submitted.

Air Quality- Highveld Priority Area	https://screening.environment.gov.za/ScreeningDownloads/DevelopmentZones/HIGH VELD_PRIORITY_AREA_AQMP.pdf
Strategic Gas Pipeline Corridors -Phase 8: Rompco Pipeline Corridor	https://screening.environment.gov.za/ScreeningDownloads/DevelopmentZones/Com bined GAS.pdf

Map indicating proposed development footprint within applicable development incentive, restriction, exclusion or prohibition zones



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Proposed Development Area Environmental Sensitivity

The following summary of the development site environmental sensitivities is identified. Only the highest environmental sensitivity is indicated. The footprint environmental sensitivities for the proposed development footprint as identified, are indicative only and must be verified on site by a suitably qualified person before the specialist assessments identified below can be confirmed.

Theme	Very High	High	Medium sensitivity	Low
Agriculture Theme	Schlorency	×	Schlorery	Schlorery
Animal Species Theme		X		
Aquatic Biodiversity Theme	х			
Archaeological and Cultural Heritage Theme				х
Avian Theme				Х
Civil Aviation (Solar PV)				Х
Theme				
Defence Theme				Х
Landscape (Solar) Theme	Х			
Paleontology Theme	Х			
Plant Species Theme			Х	
RFI Theme			Х	
Terrestrial Biodiversity Theme	Х			

Specialist assessments identified

Based on the selected classification, and the environmental sensitivities of the proposed development footprint, the following list of specialist assessments have been identified for inclusion in the assessment report. It is the responsibility of the EAP to confirm this list and to motivate in the assessment report, the reason for not including any of the identified specialist study including the provision of photographic evidence of the site situation.

NI	Creatial	Assessment Protocol
IN	special	Assessment Protocol
0	ist	
	assess	
	ment	
1	Agricult	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols
	ural	Gazetted WindAndSolar Agriculture Assessment Protocols ndf
	Impact	Youzetted Wind Midsolal Agreatare Assessment Hotocols.par
	Assessm	
	ent	
2	Landsca	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols
	pe/Visu	Gazetted General Requirement Assessment Protocols ndf
	al	/Gazetted_General_hequirement_Assessment_Hotocols.pdf
	Impact	
	Assessm	
	ent	
3	Archaeo	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols
	logical	/Gazetted General Requirement Assessment Protocols.pdf
	and	/
	Cultural	
	Heritage	
	Impact	
	Assessm	
	ent	

4	Palaeon	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols
	tology	/Gazetted General Requirement Assessment Protocols pdf
	Impact	
	Assessm	
5	Torrostri	https://www.aning.org/ing.angling.com/formations.com/f
5	al	nttps://screening.environment.gov.za/screeningDownloads/AssessmentProtocols
	Biodiver	<u>/Gazetted_Terrestrial_Biodiversity_Assessment_Protocols.pdf</u>
	sity	
	Impact	
	Assessm	
e	ent	https://www.aning.org/ing.angling.com/Concerting.com/Accesting.com/Accesting.com/
0	Biodiver	<u>Inters://screening.environment.gov.za/screeningDownloads/AssessmentProtocols</u>
	sity	<u>/Gazetted_Aquatic_Biodiversity_Assessment_Protocols.pdf</u>
	Impact	
	Assessm	
7	Civil	https://secondary.com/inspectationsp
,	Aviation	Constant Civil Aviation Installations Accounter Protocols Protocols
	Assessm	<u>Gazetted Civil Aviation Installations Assessment Protocols.pdf</u>
	ent	
8	Defense	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols
	Assessm	/Gazetted_Defence_Installations_Assessment_Protocols.pdf
9	RFI	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols
	Assessm	/Gazetted General Requirement Assessment Protocols ndf
	ent	
1	Geotech	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols
U	nicai Assessm	/Gazetted General Requirement Assessment Protocols.pdf
	ent	
1	Socio-	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols
1	Economi	/Gazetted General Requirement Assessment Protocols.pdf
	C Accoccm	
	ent	
1	Plant	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols
2	Species	/Gazetted Plant Species Assessment Protocols.pdf
	Assessm	
1	Animal	https://screening.onvironment.gov.zo/ScreeningDownloads/AssessmentBrotocols
3	Species	(Cazattad Animal Spacias Assassment Protocols adf
	Assessm	/Gazetteu Animar Species Assessment Protocols.put
	ent	
Results of the environmental sensitivity of the proposed area.

The following section represents the results of the screening for environmental sensitivity of the proposed site for relevant environmental themes associated with the project classification. It is the duty of the EAP to ensure that the environmental themes provided by the screening tool are comprehensive and complete for the project. Refer to the disclaimer.



MAP OF RELATIVE AGRICULTURE THEME SENSITIVITY

0 5 10 20 Kilometers

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Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
	х		

Sensitivity Features:

Sensitivity	Feature(s)
High	Land capability;09. Moderate-High/10. Moderate-High
High	Annual Crop Cultivation / Planted Pastures Rotation;Land capability;06. Low-Moderate/07. Low-
	Moderate/08. Moderate
High	Annual Crop Cultivation / Planted Pastures Rotation; Land capability; 09. Moderate-High/10. Moderate-
	High
High	Old Fields;Land capability;06. Low-Moderate/07. Low-Moderate/08. Moderate
High	Old Fields;Land capability;09. Moderate-High/10. Moderate-High
Low	Land capability;01. Very low/02. Very low/03. Low-Very low/04. Low-Very low/05. Low
Medium	Land capability;06. Low-Moderate/07. Low-Moderate/08. Moderate

Disclaimer applies 12/05/2022

MAP OF RELATIVE ANIMAL SPECIES THEME SENSITIVITY

Where only a sensitive plant unique number or sensitive animal unique number is provided in the screening report and an assessment is required, the environmental assessment practitioner (EAP) or specialist is required to email SANBI at <u>eiadatarequests@sanbi.org.za</u> listing all sensitive species with their unique identifiers for which information is required. The name has been withheld as the species may be prone to illegal harvesting and must be protected. SANBI will release the actual species name after the details of the EAP or specialist have been documented.

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
	X		

Sensitivity	Feature(s)
High	Aves-Balearica regulorum
High	Aves-Sagittarius serpentarius
High	Aves-Geronticus calvus
High	Aves-Mycteria ibis
Medium	Aves-Tyto capensis
Medium	Aves-Hydroprogne caspia
Medium	Aves-Sagittarius serpentarius
Medium	Aves-Geronticus calvus
Medium	Aves-Eupodotis senegalensis
Medium	Aves-Balearica regulorum
Medium	Aves-Circus ranivorus
Medium	Insecta-Lepidochrysops procera
Medium	Mammalia-Crocidura maquassiensis

Medium	Mammalia-Hydrictis maculicollis
Medium	Mammalia-Ourebia ourebi ourebi

MAP OF RELATIVE AQUATIC BIODIVERSITY THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
X			

Sensitivity	Feature(s)
Low	Low sensitivity
Very High	Aquatic CBAs
Very High	Strategic water source area
Very High	Wetlands and Estuaries
Very High	Freshwater ecosystem priority area quinary catchments

MAP OF RELATIVE ARCHAEOLOGICAL AND CULTURAL HERITAGE THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
			Х

Low Low sensitivi	ty

MAP OF RELATIVE AVIAN THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
			Х

Sensitivity	Feature(s)
Low	Low Sensitivity



MAP OF RELATIVE CIVIL AVIATION (SOLAR PV) THEME SENSITIVITY

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
			Х

Sensitivity	Feature(s)
Low	No major or other types of civil aviation aerodromes

MAP OF RELATIVE DEFENCE THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
			Х

Sensitivity	Feature(s)
Low	Low sensitivity

MAP OF RELATIVE LANDSCAPE (SOLAR) THEME SENSITIVITY



5 10 20 Kilometers

A

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
х			

Sensitivity	Feature(s)
High	Between 500 and 1000 m of a town or village
High	Slope between 1:4 and 1:10
High	Between 1 and 2 km of a game farm
Low	Slope less than 1:10
Medium	Between a and 2 km of a town or village
Medium	Between 2 and 3 km of a game farm
Very High	Within 500 m of a town or village
Very High	Mountain tops and high ridges
Very High	Game farm
Very High	Within 1000 m of a game farm
Very High	Slope more than 1:4

MAP OF RELATIVE PALEONTOLOGY THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
х			

Sensitivity	Feature(s)
Medium	Features with a Medium paleontological sensitivity
Very High	Features with a Very High paleontological sensitivity



MAP OF RELATIVE PLANT SPECIES THEME SENSITIVITY

Where only a sensitive plant unique number or sensitive animal unique number is provided in the screening report and an assessment is required, the environmental assessment practitioner (EAP) or specialist is required to email SANBI at <u>eiadatarequests@sanbi.org.za</u> listing all sensitive species with their unique identifiers for which information is required. The name has been withheld as the species may be prone to illegal harvesting and must be protected. SANBI will release the actual species name after the details of the EAP or specialist have been documented.

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
		Х	

Sensitivity	Feature(s)
Low	Low Sensitivity
Medium	Sensitive species 1252
Medium	Aspidoglossum xanthosphaerum
Medium	Miraglossum davyi
Medium	Sensitive species 691
Medium	Pachycarpus suaveolens

MAP OF RELATIVE RFI THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
		Х	

Sensitivity	Feature(s)
Medium	Within 1 km of a telecommunication facility
Medium	Within 5 km of a Sentech High Power Terrestrial Broadcasting Facility
Medium	Between 30 and 60 km from a Weather Radar installation and within the radar's line of sight



MAP OF RELATIVE TERRESTRIAL BIODIVERSITY THEME SENSITIVITY

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
Х			

Sensitivity	Feature(s)
Very High	Critical biodiveristy area 1
Very High	Critical biodiveristy area 2
Very High	Ecological support area: landscape corridor
Very High	Ecological support area: local corridor
Very High	FEPA Subcatchments
Very High	Protected Areas Expansion Strategy
Very High	Vulnerable ecosystem

APPENDIX 4: GRIEVANCE MECHANISM

GRIEVANCE MECHANISM / PROCESS

1. PURPOSE

This Grievance Mechanism has been developed to receive and facilitate the resolution of concerns and grievances regarding the project's environmental and social performance. The aim of the Grievance Mechanism is to ensure that grievances or concerns raised by stakeholders are addressed in a manner that:

- » Provides a predictable, accessible, transparent, and credible process to all parties, resulting in outcomes that are fair and equitable, accountable and efficient.
- » Promotes trust as an integral component of broader community relations activities.
- » Enables more systematic identification of emerging issues and trends, facilitating corrective action and pre-emptive engagement.

The aim of this Grievance Mechanism is to provide a process to address grievances in a manner that does not require a potentially costly and time-consuming legal process.

2. PROCEDURE FOR RECEIVING AND RESOLVING GRIEVANCES

The following proposed grievance procedures are to be complied with throughout the construction, operation and decommissioning phases of the project. These procedures should be updated as and when required to ensure that the Grievance Mechanism is relevant for the project and effective in providing the required processes.

- » Local landowners, communities and authorities must be informed in writing by the Developer of the grievance mechanism and the process by which grievances can be brought to the attention of the Developer through its designated representative. This must be undertaken with the commencement of the construction phase.
- » A company representative must be appointed as the contact person to which grievances can be directed. The name and contact details of the contact person must be provided to local landowners, communities and authorities when requested.
- Project related grievances relating to the construction, operation and or decommissioning phases must be addressed in writing to the contact person. The contact person should assist local landowners and/ or communities who may lack resources to submit/prepare written grievances, by recording grievances and completing written grievance notices where applicable, translating requests or concerns or by facilitating contact with relevant parties who can address the raised concerns. The following information should be obtained, as far as possible, regarding each written grievance, which may act as both acknowledgement of receipt as well as record of grievance received:
 - a. The name and contact details of the complainant;
 - b. The nature of the grievance;
 - c. Date raised, received, and for which the meeting was arranged;
 - d. Persons elected to attend the meeting (which will depend on the grievance); and
 - e. A clear statement that the grievance procedure is, in itself, not a legal process. Should such avenues be desired, they must be conducted in a separate process and do not form part of this grievance mechanism.

- The grievance must be registered with the contact person who, within 2 working days of receipt of the grievance, must contact the Complainant to discuss the grievance and, if required, agree on a suitable date and venue for a meeting in order to discuss the grievances raised. Unless otherwise agreed, the meeting should be held within 2 weeks of receipt of the grievance.
- The contact person must draft a letter to be sent to the Complainant acknowledging receipt of the grievance, the name and contact details of Complainant, the nature of the grievance, the date that the grievance was raised, and the date and venue for the meeting (once agreed and only if required).
- » A grievance register must be kept on site (in electronic format, so as to facilitate editing and updating), and shall be made available to all parties wishing to gain access thereto.
- » Prior to the meeting being held the contact person must contact the Complainant to discuss and agree on the parties who should attend the meeting, as well as a suitable venue. The people who will be required to attend the meeting will depend on the nature of the grievance. While the Complainant and or Developer are entitled to invite their legal representatives to attend the meeting/s, it should be made clear to all the parties involved in the process that the grievance mechanism process is not a legal process, and that if the Complainant invites legal representatives, the cost will be their responsibility. It is therefore recommended that the involvement of legal representatives be limited as far as possible, as a matter of last resort, and that this process be primarily aimed at stakeholder relationship management as opposed to an arbitration or litigation mechanism.
- » The meeting should be chaired by the Developer's representative appointed to address grievances. The Developer must supply and nominate a representative to capture minutes and record the meeting/s.
- » Draft copies of the minutes must be made available to the Complainant and the Developer within 5 working days of the meeting being held. Unless otherwise agreed, comments on the Draft Minutes must be forwarded to the company representative appointed to manage the grievance mechanism within 5 working days of receipt of the draft minutes.
- The meeting agenda must be primarily the discussion of the grievance, avoidance and mitigation measures available and proposed by all parties, as well as a clear indication of the future actions and responsibilities, in order to put into effect the proposed measures and interventions to successfully resolve the grievance.
- In the event of the grievance being resolved to the satisfaction of all the parties concerned, the outcome must be recorded and signed off by the relevant parties. The record should provide details of the date of the meeting/s, the names of the people that attended the meeting/s, the outcome of the meeting/s, and where relevant, the measures identified to address the grievance, the party responsible for implementing the required measures, and the agreed upon timeframes for the measures to be implemented.
- » In the event of a dispute between the Complainant and the Developer regarding the grievance, the option of appointing an independent mediator to assist with resolving the issue should be discussed. The record of the meeting/s must note that a dispute has arisen and that the grievance has not been resolved to the satisfaction of all the parties concerned.
- » In the event that the parties agree to appoint a mediator, the Developer will be required to identify three (3) mediators and forward the names and CVs to the Complainant within 2 weeks of the dispute being declared. The Complainant, in consultation with the Developer, must identify the preferred mediator and agree on a date for the next meeting. The cost of the mediator must be borne by the Developer. The Developer must supply and nominate a representative to capture minutes and record the meeting/s.

- » In the event of the grievance, with the assistance of the mediator, being resolved to the satisfaction of all the parties concerned, the outcome must be recorded and signed off by the relevant parties, including the mediator. The record should provide details on the date of the meeting/s, the names of the people that attended the meeting/s, the outcome of the meeting/s, and where relevant, the measures identified to address the grievance, the party responsible for implementing the required measures, and the agreed upon timeframes for the measures to be implemented.
- In the event of the dispute not being resolved, the mediator must prepare a draft report that summaries the nature of the grievance and the dispute. The report should include a recommendation by the mediator on the proposed way forward with regard to the addressing the grievance.
- The draft report must be made available to the Complainant and the Developer for comment before being finalised and signed by all parties, which signature may not be unreasonably withheld by either party. Unless otherwise agreed, comments on the draft report must be forwarded to the company representative appointed to manage the grievance mechanism within 5 working days. The way forward will be informed by the recommendations of the mediator and the nature of the grievance.

A Complaint is closed out when no further action is required, or indeed possible. Closure status must be classified and captured following mediation or successful resolution in the Complaints Register as follows:

- » Resolved. Complaints where a resolution has been agreed and implemented and the Complainant has signed the Confirmation Form.
- » Unresolved. Complaints where it has not been possible to reach an agreed resolution despite mediation.
- » Abandoned. Complaints where the Complainant is not contactable after one month following receipt of a Complaint and efforts to trace his or her whereabouts have been unsuccessful.

The grievance mechanism does not replace the right of an individual, community, group or organization to take legal action should they so wish. In the event of the grievance not being resolved to the satisfaction of Complainant and or the Developer, either party may be entitled to legal action if an appropriate option, however, these grievance mechanisms aim to avoid such interactions by addressing the grievances within a short timeframe, and to mutual satisfaction, where possible.

APPENDIX 5: ALIEN PLANT AND OPEN SPACE MANAGEMENT PLA

ALIEN PLANT AND OPEN SPACE MANAGEMENT PLAN

1. PURPOSE

Invasive alien plant species pose the second largest threat to biodiversity after direct habitat destruction. The purpose of this Alien Plant and Open Space Management Plan is to provide a framework for the management of alien and invasive plant species during the construction and operation of the Ummbila Emoyeni EGI. The broad objectives of the plan include the following:

- » Ensure alien plants do not become dominant in parts of the site, or the whole site, through the control and management of alien and invasive species presence, dispersal and encroachment.
- » Develop and implement a monitoring and eradication programme for alien and invasive plant species.
- » Promote the natural re-establishment and planting of indigenous species in order to retard erosion and alien plant invasion.

This plan should be updated throughout the life-cycle of the project, as required in order to ensure that appropriate measures are in place to manage and control the establishment of alien and invasive plant species and to ensure compliance with relevant legislation. This plan should be implemented with specific focus on sensitive areas.

2. LEGISLATIVE CONTEXT

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

In terms of the amendments to the regulations under the Conservation of Agricultural Resources Act (Act No. 43 of 1983), all declared alien plant species must be effectively controlled. Landowners are legally responsible for the control of invasive alien plants on their properties. In terms of this Act alien invasive plant species are ascribed to one of the following categories:

- » Category 1: Prohibited and must be controlled.
- » Category 2 (commercially used plants): May be grown in demarcated areas provided that there is a permit and that steps are taken to prevent their spread.
- » Category 3 (ornamentally used plants): May no longer be planted. Existing plants may be retained as long as all reasonable steps are taken to prevent the spreading thereof, except within the flood line of watercourses and wetlands.

National Environmental Management: Biodiversity Act, 2004 (Act No.10 of 2004)

The National Environmental Management: Biodiversity Act (NEM:BA) regulates all invasive organisms in South Africa, including a wide range of fauna and flora. Regulations have been published in Government Notices R.506, R.507, R.508 and R.509 of 2013 under NEM:BA. According to this Act and the regulations, any species designated under Section 70 cannot be propagated, grown, bought or sold without a permit. Below is an explanation of the three categories:

» **Category 1a:** Invasive species requiring compulsory control. Any specimens of Category 1a listed species need, by law, to be eradicated from the environment. No permits will be issued.

- » Category 1b: Invasive species requiring compulsory control as part of an invasive species control programme. Remove and destroy. These plants are deemed to have such a high invasive potential that infestations can qualify to be placed under a government sponsored invasive species management programme. No permits will be issued.
- Category 2: Invasive species regulated by area. A demarcation permit is required to import, possess, grow, breed, move, sell, buy or accept as a gift any plants listed as Category 2 plants. No permits will be issued for Category 2 plants to exist in riparian zones.
- » **Category 3:** Invasive species regulated by activity. An individual plant permit is required to undertake any of the following restricted activities (import, possess, grow, breed, move, sell, buy or accept as a gift) involving a Category 3 species. No permits will be issued for Category 3 plants to exist in riparian zones.

Plants listed under the categories above are detailed within the Alien and Invasive Species published in GNR1003 of 18 September 2020. The following guide is a useful starting point for the identification of alien species: Bromilow, C. 2010. Problem Plants and Alien Weeds of South Africa. Briza, Pretoria.

It is important to note that alien plant species that are regulated in terms of the Conservation of Agricultural Resources Act (Act 43 of 1983) (CARA) as weeds and invader plants are exempted from NEM:BA. This implies that the provisions of the CARA in respect of listed weed and invader plants supersede those of NEM: BA.

3. ALIEN PLANT MANAGEMENT PRINCIPLES

3.1. Prevention and early eradication

A prevention strategy should be considered and established, including regular surveys and monitoring for invasive alien plants, effective rehabilitation of disturbed areas and prevention of unnecessary disturbance of natural areas.

Monitoring plans should be developed which are designed to identify Invasive Alien Plant Species already on site, as well as those that are introduced to the site by the construction activities. Keeping up to date on which weeds are an immediate threat to the site is important, but efforts should be planned to update this information on a regular basis. When additional Invasive Alien Plant Species are recorded on site, an immediate response of locating the site for future monitoring and either hand-pulling the weeds or an application of a suitable herbicide (where permissible only) should be planned. It is, however, better to monitor regularly and act swiftly than to allow invasive alien plants to become established on site.

3.2. Containment and control

If any alien invasive plants are found to become established on site, action plans for their control should be developed, depending on the size of the infestations, budgets, manpower considerations and time. Separate plans of control actions should be developed for each location and/or each species. Appropriate registered chemicals and other possible control agents should be considered in the action plans for each site/species. The uses of chemicals are not recommended for any wetland areas. Herbicides should be applied directly to the plant and not to the soil. The key is to ensure that no invasions get out of control. Effective containment and control will ensure that the least amount of energy and resources are required to maintain this status over the long-term. This will also be an indicator that natural systems are impacted to the smallest degree possible.

3.3. General Clearing and Guiding Principles

Alien species control programmes are long-term management projects and should consist of a clearing plan which includes follow up actions for rehabilitation of the cleared area. The lighter infested areas should be cleared first to prevent the build-up of seed banks. Pre-existing dense mature stands ideally should be left for last, as they probably won't increase in density or pose a greater threat than they are currently. Collective management and planning with neighbours may be required in the case of large woody invaders as seeds of alien species are easily dispersed across boundaries by wind or watercourses. All clearing actions should be monitored and documented to keep records of which areas are due for follow-up clearing.

i. <u>Clearing Methods</u>

Different species require different clearing methods such as manual, chemical or biological methods or a combination of both. Care should however be taken that the clearing methods used do not encourage further invasion and that they are appropriate to the specific species of concern. As such, regardless of the methods used, disturbance to the soil should be kept to a minimum.

Fire should not be used for alien species control or vegetation management at the site. The best-practice clearing method for each species identified should be used.

» Mechanical control

This entails damaging or removing the plant by physical action. Different techniques could be used, e.g. uprooting, felling, slashing, mowing, ringbarking or bark stripping. This control option is only really feasible in sparse infestations or on a small scale, and for controlling species that do not coppice after cutting. Species that tend to coppice, need to have the cut stumps or coppice growth treated with herbicides following the mechanical treatment. Mechanical control is labour intensive and therefore expensive, and could cause severe soil disturbance and erosion.

» Chemical Control

Although it is usually preferable to use manual clearing methods where possible, such methods may create additional disturbance which stimulates alien plant invasion and may also be ineffective for many woody species which re-sprout. Where herbicides are to be used, the impact of the operation on the natural environment should be minimised by observing the following:

- * Area contamination must be minimised by careful, accurate application with a minimum amount of herbicide to achieve good control.
- * All care must be taken to prevent contamination of any water bodies. This includes due care in storage, application, cleaning equipment and disposal of containers, product and spray mixtures.
- * Equipment should be washed where there is no danger of contaminating water sources and washings carefully disposed of at a suitable site.
- * To avoid damage to indigenous or other desirable vegetation, products should be selected that will have the least effect on non-target vegetation.
- * Coarse droplet nozzles should be fitted to avoid drift onto neighbouring vegetation.
- * The appropriate health and safety procedures should also be followed regarding the storage, handling and disposal of herbicides.
- * The use of chemicals is not recommended for wetland areas.

For all herbicide applications, the following Regulations and guidelines should be followed:

- * Working for Water: Policy on the Use of Herbicides for the Control of Alien Vegetation.
- * Pesticide Management Policy for South Africa published in terms of the Fertilizers, Farm Feeds, Agricultural Remedies and Stock Remedies Act, 1947 (Act No. 36 of 1947) – GNR 1120 of 2010.
- * South African Bureau of Standards, Standard SANS 10206 (2010).

According to Government Notice No. 13424 dated 26 July 1992, it is an offence to "acquire, dispose, sell or use an agricultural or stock remedy for a purpose or in a manner other than that specified on the label on a container thereof or on such a container".

Contractors using herbicides need to have a valid Pest Control Operators License (limited weeds controller) according to the Fertilizer, Farm Feeds, Agricultural Remedies and Stock Remedies Act (Act No. 36 of 1947). This is regulated by the Department of Agriculture, Forestry and Fisheries.

» Biological control

Biological weed control consists of the use of natural enemies to reduce the vigour or reproductive potential of an invasive alien plant. Biological control agents include insects, mites, and micro-organisms such as fungi or bacteria. They usually attack specific parts of the plant, either the reproductive organs directly (flower buds, flowers or fruit) or the seeds after they have dropped. The stress caused by the biological control agent may kill a plant outright or it might impact on the plant's reproductive capacity. In certain instances, the reproductive capacity is reduced to zero and the population is effectively sterilised. All of these outcomes will help to reduce the spread of the species.

To obtain biocontrol agents, provincial representatives of the Working for Water Programme or the Directorate: Land Use and Soil Management (LUSM), Department of Agriculture, Forestry and Fisheries (DAFF) can be contacted.

3.4. General management practices

The following general management practices should be encouraged or strived for:

- » Establish an on-going monitoring programme for the construction phase to detect and quantify any alien species that may become established.
- » Alien vegetation regrowth on areas disturbed by construction must be immediately controlled.
- » Care must be taken to avoid the introduction of alien invasive plant species to the site. Particular attention must be paid to imported material such as building sand or dirty earth-moving equipment. Stockpiles should be checked regularly and any weeds emerging from material stockpiles should be removed.
- » Cleared areas that have become invaded by alien species can be sprayed with appropriate herbicides provided that these herbicides break down on contact with the soil. Residual herbicides should not be used.
- The effectiveness of vegetation control varies seasonally and this is also likely to impact alien species. Control early in the wet season will allow species to re-grow, and follow-up control is likely to be required. It is tempting to leave control until late in the wet season to avoid follow-up control. However, this may allow alien species to set seed before control, and hence will not contribute towards reducing alien species abundance. Therefore, vegetation control should be aimed at the

middle of the wet season, with a follow-up event towards the end of the wet season. There are no exact dates that can be specified here as each season is unique and management must therefore respond according to the state and progression of the vegetation.

- Alien plant management is an iterative process and it may require repeated control efforts to significantly reduce the abundance of a species. This is often due to the presence of large and persistent seed banks. However, repeated control usually results in rapid decline once seed banks become depleted.
- » Some alien species are best individually pulled by hand. Regular vegetation control to reduce plant biomass within the site should be conducted. This should be timed so as to coincide with the critical growth phases of the most important alien species on site. This will significantly reduce the cost of alien plant management as this should contribute towards the control of the dominant alien species and additional targeted control will be required only for a limited number of species.
- » No alien species should be cultivated on-site. If vegetation is required for aesthetic purposes, then non-invasive, water-wise locally-occurring species should be used.
- During operation, surveys for alien species should be conducted regularly. It is recommended that this be undertaken every 6 months for the first two years after construction and annually thereafter. All alien plants identified should be cleared using appropriate means.

3.5. Monitoring

In order to assess the impact of clearing activities, rehabilitation efforts, follow-ups and monitoring must be undertaken. This section provides a description of a possible monitoring programme that will provide an assessment of the magnitude of alien plant invasion on site, as well as an assessment of the efficacy of the management programme.

In general, the following principles apply for monitoring:

- » Photographic records must be kept of areas to be cleared prior to work starting and at regular intervals during initial clearing activities. Similarly, photographic records should be kept of the area from immediately before and after follow-up clearing activities. Rehabilitation processes must also be recorded.
- » Simple records must be kept of daily operations, e.g. area/location cleared, labour units and, if ever used, the amount of herbicide used.
- » It is important that, if monitoring results in detection of invasive alien plants, that this leads to immediate action.

The following monitoring should be implemented to ensure management of alien invasive plant species.

Construction Phase

Monitoring Action	Indicator	Timeframe	
Document alien species present at	List of alien plant species	Preconstruction	
the site		Monthly during Summer and Autumn	
		(Middle November to end of March)	
		3 Monthly during Winter and Spring	
Document alien plant distribution	Alien plant distribution map within	3 Monthly	
	priority areas		
Document & record alien plant	Record of clearing activities	3 Monthly	
control measures implemented			

Operation Phase

Monitoring Action	Indicator	Timeframe
Document alien plant species	Alien plant distribution map	Biannually
distribution and abundance over		
time at the site		
Document alien plant control	Records of control measures and	Biannually
measures implemented & success	their success rate.	
rate achieved	A decline in alien distribution and	
	cover over time at the site	
Document rehabilitation measures	Decline in vulnerable bare areas over	Biannually
implemented and success achieved	time	
in problem areas		

APPENDIX 6: REVEGETATION AND REHABILITATION PLAN

REVEGETATION AND REHABILITATION PLAN

1. PURPOSE

The purpose of the Rehabilitation Plan is to ensure that areas cleared or impacted during construction activities within the site for the grid connection infrastructure, and that are not required for operation are rehabilitated to their original state before the operation phase commences, and that the risk of erosion from these areas is reduced. The purpose of the Rehabilitation Plan for the site can be summarised as follows:

- » Achieve long-term stabilisation of all disturbed areas.
- » Re-vegetate all disturbed areas with suitable local plant species.
- » Minimise visual impact of disturbed areas.
- » Ensure that disturbed areas are rehabilitated to a condition similar to that found prior to disturbance.

This Rehabilitation Plan should be read in conjunction with other site-specific plans, including the Erosion Management Plan, Soil Management Plan, Alien Invasive Management Plan and Plant Rescue and Protection Plan. Prior to the commencement of construction, a detailed Rehabilitation Plan and Method Statement for the site should be compiled with the aid of a suitably qualified, professionally registered specialist (with a botanical or equivalent qualification).

2. RELEVANT ASPECTS OF THE SITE

From a botanical and ecological perspective, it was found that the study area is mostly comprised of either Moderate (7549 ha; 20.7%) or Low (14496 ha; 39.7%) sensitivity. This large extent of low sensitivity areas is fortunate and means that there are ample areas for the development to occur. Various "Very High" sensitivity areas also occur throughout the study area (comprising features such as wetlands, ephemeral rivers and streams, seepages, and other drainage lines). Furthermore, various CBA and ESA areas occur throughout the study area. Development is highly discouraged within the areas classified as CBA Irreplaceable Areas and development within CBA Optimal Areas should be avoided as far as possible.

Ground truthing indicated the following fine-scale vegetation patterns within the study area:

- » **Drainage areas**, such as wetlands, temporary seepages, and ephemeral rivers, among others, comprised an approximate total of 9% (± 2 442 ha out of 28 856 ha) of the study area. Since much of these areas are seasonally waterlogged, they are characterised by heavy, black clay soils without many rocks. Some areas have exposed underlying sandstone banks. The type did not have any native trees, except for scattered individuals of Salix babylonica along larger river channels. The shrub layer was approximately 50 cm in height, with the forb layer being 50 cm and the graminoid layer 90 cm.
- Fallow land, areas that were historically used for agriculture, but have subsequently been left to restore passively. It comprised an approximate total of 8% (± 2 190 ha out of 28 856 ha) of the study area. Fallow land condition depend on variety of factors, such as the history, intensity, and type of agricultural activities, as well as the time since cessation of activities, among other things. Therefore, although fallow lands are usually degraded and consist of secondary vegetation, they often revegetate to form important zones that support various types of biodiversity. Fallow lands can often be considered as Ecological Support Areas (ESA). These areas serve as habitats for SoCC, as well as other keystone or ecologically important species. Although it would take considerable time for fallow lands to restore to

previous natural conditions (this might even have to involve some measure of active restoration), such areas often passively restore to a state that closely replicates that of the original, pristine conditions, even if only functionally. Such areas can function as buffer zones and/or corridors, adjacent to natural grasslands and drainage areas, that can be utilized by animal species, and could also function as reservoirs for certain native plant species. Numerous native species, shared with other natural types, were found in the fallow lands of the study area.

- » Natural areas, which comprised the largest part of the study area with an approximate total of 45% (± 12 814 ha out of 28 856 ha). A couple of variations were found within the broader scope of these natural areas, including areas of natural clay, dolerite, loam soil, shallow rock turf, and sandstone, all of which are grassland variations. By far the most abundant of these areas were natural clayey grassland. The other areas often integrate seamlessly with such clayey grasslands, and as such are difficult to map with accuracy on a fine scale.
- » Disturbed areas are those that experience, or have recently experienced, considerable anthropogenic disturbance (apart from the fallow lands discussed abpove, which have generally been abandoned for quite some time). These areas include, but are not limited to, manmade dams, kraals, ruins/murals, roadsides, housing areas, etc. Although these areas are small in size compared to the other types, they often serve as reservoirs for weedy species. They can also serve as corridors through which alien species spread, which is especially true for roadsides. Additionally, alien species are often serve areas in the study area were characterised by a wide range of vegetation cover, topography, aspect, and soil types.

A total of 198 plant species were found within the study area, which consisted of 158 native, 0 Red List, 6 protected, 0 Mpumalanga endemic, 39 alien, and 11 NEM:BA listed invasive species. Furthermore, a total of 61 species were recorded within the study area that were not recorded within POSA, 6 of which were SoCC (Boophone disticha, Crinum bulbispermum, Haemanthus humilis subsp. hirsutus, Aloe ecklonis, Gladiolus ecklonii, and Gladiolus woodii), as well as 24 alien species. A summary of species according to the various classifications is given by Table 14 of the ecology specialist report (**Appendix D**).

3. REHABILITATION METHODS AND PRACTISES

The following general management practices should be encouraged or strived for:

- The footprint should be limited much as possible through reducing the excess footprint around roads, PV panel footings etc as much as possible.
- » Topsoil should be reserved wherever possible on site, to be utilised during rehabilitation.
- » Clearing of invaded areas should be conducted as per the Alien Management Plan, included in the EMPr.
- » No harvesting of vegetation may be undertaken outside the area to be disturbed by construction activities.
- » It is important to select the correct species to use for rehabilitation. There are several succulents that dominate the vegetation of the area, and these should be the main species that should be used in rehabilitation.
- » Indigenous plant material must be kept separate from alien material.
- » Re-seeding with collected or commercial indigenous seed mixes is recommended. Indigenous seeds may be harvested for purposes of revegetation in areas that are free of alien invasive vegetation, either at the site prior to clearance or from suitable neighbouring sites.

- » Sods used for revegetation should be obtained directly from the site, but not from the sensitive areas. Sods should contain at least a 50 mm topsoil layer and be minimally disturbed, in particular to existing root systems. Sods must ideally be obtained from areas as close as possible to the region that is to be rehabilitated.
- » Water used for the irrigation of re-vegetated areas should be free of chlorine and other pollutants that might have a detrimental effect on the plants.
- » All seeded, planted or sodded grass areas and all shrubs or trees planted are to be irrigated at regular intervals.
- » On steep slopes and areas where seed and organic matter retention is low, it is recommended that soil savers are used to stabilise the soil surface. Soil savers are man-made materials, usually constructed of organic material such as hemp or jute and are usually applied in areas where traditional rehabilitation techniques are not likely to succeed.
- » In areas where soil saver is used, it should be pegged down to ensure that it captures soil and organic matter flowing over the surface.
- » The final rehabilitated area should resemble the current composition and structure of the soil as far as practicably possible.
- » Progressive rehabilitation is an important element of the rehabilitation strategy and should be implemented where feasible.
- » No construction equipment, vehicles or unauthorised personnel should be allowed onto areas that have been rehabilitated.
- » Where rehabilitation sites are located within actively grazed areas, they should be fenced off, this must be undertaken in consultation with the landowner.
- » Any runnels, erosion channels or wash-aways developing after revegetation should be backfilled and consolidated and the areas restored to a proper stable condition.
- » Re-vegetated areas should be monitored frequently and prepared and revegetation from scratch should inadequate signs of surface coverage or grown be evident after two growth seasons. Adequate recovery must be assessed by a qualified botanist or rehabilitation specialist.
- » The stockpiled vegetation from the clearing operations should be reduced to mulch where possible, and retained along with topsoil to encourage seedbank regrowth and soil fertility.
- » Mulches must be collected in such a manner as to restrict the loss of seed.
- » Mulch must be stored for as short a period as possible.
- » Mulch is to be harvested from areas that are to be denuded of vegetation during construction activities, provided that they are free of seed-bearing alien invasive plants.
- » Where herbicides are used to clear vegetation, species-specific chemicals should be applied to individual plants only. General spraying should be strictly prohibited, and only the correct herbicide type should be applied.
- » Once rehabilitated, areas should be protected to prevent trampling and erosion.
- » Fencing should be removed once a sound vegetative cover has been achieved.

4. MONITORING AND FOLLOW-UP ACTION

Throughout the lifecycle of the development, regular monitoring and adaptive management must be in place to detect any new degradation of rehabilitated areas. During the construction phase, the Environmental Officer (EO) and EPC Contractor will be responsible for initiating and maintaining a suitable monitoring system. Once the development is operational, the Developer will need to identify a suitable entity that will be able to take over and maintain the monitoring cycle and initiate adaptive management as soon as it is required. Monitoring personnel must be adequately trained.

The following are the minimum criteria that should be monitored:

- » Associated nature and stability of surface soils.
- » Re-emergence of alien and invasive plant species. If noted, remedial action must be taken immediately, as per the alien management plan and mitigation measures contained within the EMPr.

Rehabilitation success, monitoring and follow-up actions are important to achieve the desired cover and soil protection. The following monitoring protocol is recommended:

- » Rehabilitation areas should be monitored every 4 months for the first 12 months following construction, or as per the recommendations of specialist.
- » Ensure that steep slopes are not de-vegetated unnecessarily and subsequently become hydrophobic (i.e. have increased runoff and a decreased infiltration rate) increasing the erosion potential.
- » Soil loss is related to the length of time that soils are exposed prior to rehabilitation or stabilisation. Therefore, the timeframe between construction activities and rehabilitation should be minimised. Phased construction and progressive rehabilitation, where practically possible, are therefore important elements of the erosion control and rehabilitation strategy.
- » Any areas showing erosion, should be adaptively managed with particular erosion control measures, depending on the situation.

If the current state of the environment prior to construction (which will be disturbed during the construction phase) is not achieved post impact, within the specified rehabilitation period, maintenance of these areas must continue until an acceptable state is achieved (excluding alien plant species or weeds). Additional rehabilitation methods may be necessary to achieve the current state before construction commenced.

Monitoring of the rehabilitation success, as well as follow-up adaptive management, combined with the clearing of emerging alien plant species should all continue for as long as is considered necessary, depending on regrowth rates.

APPENDIX 7: PLANT RESCUE AND PROTECTION PLAN

SEARCH AND RESCUE AND PROTECTION PLAN

1. PURPOSE

The purpose of the Search and Rescue and Protection Plan is to implement avoidance and mitigation measures, in addition to the mitigations included in the EMPr to reduce the impact of the EGI's establishment on listed and protected plant species and their habitats during construction and operation. This subplan is required in order to ensure compliance with national and provincial legislation for vegetation clearing and any required destruction or translocation of provincially and nationally protected species within the development footprint.

The Plan first provides some legislative background on the regulations relevant to listed and protected species, under the TOPS, The Mpumalanga Nature Conservation Act, No. 10 of 1998and National List of Protected Tree Species. This is followed by an identification of protected species present within the development area and actions that should be implemented to minimise impact on these species and comply with legislative requirements.

2. IDENTIFICATION OF SPECIES OF CONSERVATION CONCERN

Plant species are protected at the national level as well as the provincial level and different permits may be required for different species depending on their protection level. At the national level, protected trees are listed by the Department of Forestry, Fisheries and Environment (DFFE) under the National List of Protected Trees, which is updated on a regular basis. Any clearing of nationally protected trees requires a permit from DFFE. At the provincial level, all species red-listed under the Red List of South African plants (<u>http://redlist.sanbi.org/</u>) as well as species listed under the the Mpumalanga Nature Conservation Act, No. 10 of 1998 protected and require provincial permits.

Protected fauna species red-listed under the Red List of South African plants (<u>http://redlist.sanbi.org/</u>) as well as species listed under the Mpumalanga Nature Conservation Act, No. 10 of 1998 are protected and require provincial permits.

3. IDENTIFICATION OF LISTED SPECIES

A total of 102 SoCC, namely 19 Red List and 88 protected species (note that some of the Red List species are also protected; thus some overlap occurs between these numbers) (Table 1). The protected species are listed under Schedule 11 (Protected Plants) of the Mpumalanga Nature Conservation Act, no. 10 of 1998. The initial screening report also revealed the potential presence of an additional three Medium Sensitive species, namely species 851, 691, and 1252 (for their protection, the identities of these species will not made public). No protected tree species were identified within the project site.

Table 1: Species of Conservation Concern that have been recorded within the broader region surrounding the study area, as per the SANBI POSA online database.

Family	Species	IUCN	Protection Schedule
Apocynaceae	Schizoglossum peglerae	EN	
Asparagaceae	Asparagus fractiflexus	EN	

Family	Species	IUCN	Protection Schedule
Aizoaceae	Khadia carolinensis	VU	
Amaryllidaceae	Nerine gracilis	VU	
Apocynaceae	Aspidoglossum xanthosphaerum	VU	
Apocynaceae	Miraglossum davyi	VU	
Apocynaceae	Pachycarpus suaveolens	VU	
Asphodelaceae	Aloe hlangapies	VU	11
Iridaceae	Gladiolus paludosus	VU	11
Apocynaceae	Stenostelma umbelluliferum	NT	
Asphodelaceae	Kniphofia typhoides	NT	11
Asteraceae	Cineraria austrotransvaalensis	NT	
Fabaceae	Argyrolobium campicola	NT	
Hyacinthaceae	Merwilla plumbea	NT	
Iridaceae	Gladiolus robertsoniae	NT	11
Orchidaceae	Habenaria barbertoni	NT	11
Euphorbiaceae	Acalypha caperonioides var. caperonioides	DD	
Hyacinthaceae	Drimia elata	DD	
Iridaceae	Hesperantha rupestris	DD	
Agapanthaceae	Agapanthus inapertus subsp. intermedius	LC	11
Amaryllidaceae	Boophone disticha	LC	11
Amaryllidaceae	Brunsvigia natalensis	LC	11
Amaryllidaceae	Brunsvigia radulosa	LC	11
Amaryllidaceae	Crinum bulbispermum	LC	11
Amaryllidaceae	Crinum graminicola	LC	11
Amaryllidaceae	Cyrtanthus breviflorus	LC	11
Amaryllidaceae	Cyrtanthus stenanthus	LC	11
Amaryllidaceae	Cyrtanthus tuckii	LC	11
Amaryllidaceae	Haemanthus humilis subsp. hirsutus	LC	11
Amaryllidaceae	Haemanthus montanus	LC	11
Amaryllidaceae	Scadoxus puniceus	LC	11
Araceae	Zantedeschia albomaculata subsp. albomaculata	LC	11
Araceae	Zantedeschia albomaculata subsp. macrocarpa	LC	11
Araceae	Zantedeschia rehmannii	LC	11
Asphodelaceae	Aloe boylei	LC	11
Asphodelaceae	Aloe davyana	LC	11
Asphodelaceae	Aloe ecklonis	LC	11
Asphodelaceae	Aloe graciliflora	LC	11
Asphodelaceae	Aloe jeppeae	LC	11
Asphodelaceae	Aloe maculata subsp. maculata	LC	11
Asphodelaceae	Kniphofia albescens	LC	11
Asphodelaceae	Kniphofia porphyrantha	LC	11
Dioscoreaceae	Dioscorea dregeana	LC	11
Hyacinthaceae	Eucomis montana	LC	11
Hyacinthaceae	Eucomis pallidiflora subsp. pallidiflora	LC	11
Iridaceae	Gladiolus crassifolius	LC	11
Iridaceae	Gladiolus dalenii subsp. dalenii	LC	11

Family	Species	IUCN	Protection Schedule
Iridaceae	Gladiolus ecklonii	LC	11
Iridaceae	Gladiolus elliotii	LC	11
Iridaceae	Gladiolus longicollis subsp. longicollis	LC	11
Iridaceae	Gladiolus longicollis subsp. platypetalus	LC	11
Iridaceae	Gladiolus papilio	LC	11
Iridaceae	Gladiolus sericeovillosus subsp. calvatus	LC	11
Iridaceae	Gladiolus sericeovillosus subsp. sericeovillosus	LC	11
Iridaceae	Gladiolus vinosomaculatus	LC	11
Iridaceae	Gladiolus woodii	LC	11
Iridaceae	Hesperantha coccinea	LC	11
Iridaceae	Watsonia bella	LC	11
Iridaceae	Watsonia pulchra	LC	11
Orchidaceae	Brachycorythis ovata subsp. ovata	LC	11
Orchidaceae	Brachycorythis pubescens	LC	11
Orchidaceae	Brownleea parviflora	LC	11
Orchidaceae	Disa aconitoides subsp. aconitoides	LC	11
Orchidaceae	Disa cooperi	LC	11
Orchidaceae	Disa nervosa	LC	11
Orchidaceae	Disa patula var. transvaalensis	LC	11
Orchidaceae	Disa stachyoides	LC	11
Orchidaceae	Disa versicolor	LC	11
Orchidaceae	Disperis cooperi	LC	11
Orchidaceae	Disperis fanniniae	LC	11
Orchidaceae	Eulophia cooperi	LC	11
Orchidaceae	Eulophia hians var. hians	LC	11
Orchidaceae	Eulophia hians var. inaequalis	LC	11
Orchidaceae	Eulophia hians var. nutans	LC	11
Orchidaceae	Eulophia ovalis var. bainesii	LC	11
Orchidaceae	Eulophia ovalis var. ovalis	LC	11
Orchidaceae	Eulophia parvilabris	LC	11
Orchidaceae	Habenaria clavata	LC	11
Orchidaceae	Habenaria dives	LC	11
Orchidaceae	Habenaria epipactidea	LC	11
Orchidaceae	Habenaria falcicornis subsp. caffra	LC	11
Orchidaceae	Habenaria lithophila	LC	11
Orchidaceae	Neobolusia tysonii	LC	11
Orchidaceae	Orthochilus foliosus	LC	11
Orchidaceae	Orthochilus leontoglossus	LC	11
Orchidaceae	Orthochilus welwitschii	LC	11
Orchidaceae	Pterygodium dracomontanum	LC	11
Orchidaceae	Pterygodium nigrescens	LC	11
Orchidaceae	Satyrium hallackii subsp. ocellatum	LC	11
Orchidaceae	Satyrium neglectum subsp. neglectum var. neglectum	LC	11
Orchidaceae	Satyrium parviflorum	LC	11
Orchidaceae	Satyrium trinerve	LC	11

Family	Species	IUCN	Protection Schedule
Orchidaceae	Schizochilus zeyheri	LC	11
Proteaceae	Protea roupelliae subsp. roupelliae	LC	11
Hyacinthaceae	Eucomis autumnalis subsp. clavata	NE	11
Orchidaceae	Satyrium longicauda var. longicauda	NE	11
Apocynaceae	Ceropegia breviflora		11
Apocynaceae	Ceropegia rehmannii		11
Iridaceae	Gladiolus sp.		11
Orchidaceae	Eulophia sp.		11
Orchidaceae	Orthochilus sp.		11
Orchidaceae	Orthochilus vinosus		11

4. MITIGATION & AVOIDANCE OPTIONS

The primary mitigation and avoidance measure that must be implemented at the pre-construction phase is the Pre-construction Walk-Through of the development footprint. This defines which and how many individuals of listed and protected species are found within the development footprint. This information is required for the DFFE and The Mpumalanga Nature Conservation Act, No. 10 of 1998 permits which must be obtained before construction can commence.

Where listed species fall within the development footprint and avoidance is not possible, then it may be possible to translocate the affected individuals outside of the development footprint. However, not all species are suitable for translocation as only certain types of plants are able to survive the disturbance. Suitable candidates for translocation include most geophytes and succulents. Although there are exceptions, the majority of woody species do not survive translocation well and it is generally not recommended to try and attempt to translocate such species. Recommendations in this regard would be made following the walk-through of the facility footprint before construction, where all listed and protected species within the development footprint will be identified and located.

5. RESCUE AND PROTECTION PLAN

5.1. Pre-construction

- » Identification of all listed species which may occur within the site, based on the SANBI POSA database as well as the specialist studies for the site and any other relevant literature.
- » Before construction commences at the site, the following actions should be taken:
 - A walk-through of the final development footprint by a suitably qualified botanist/ecologist to locate and identify all listed and protected species which fall within the development footprint. This should happen during the flowering season at the site which, depending on rainfall, is likely to be during spring to early summer (August-October).
 - A walk-through report following the walk-through which identifies areas where minor deviations to
 roads and other infrastructure can be made to avoid sensitive areas and important populations of
 listed species must be compiled. The report should also contain a full list of localities where listed
 species occur within the development footprint and the number of affected individuals in each
 instance, so that this information can be used to comply with the permit conditions required by the
 relevant legislation. Those species suitable for search as rescue should be identified in the walkthrough report.

- A permit to clear the site and relocate species of concern is required from the Mpumalanga provincial conservation authority before construction commences.
- A tree clearing permit is also required from DFFE to clear protected trees from the site (if recorded).
- Once the permits have been issued, there should be a search and rescue operation of all listed species that cannot be avoided, which have been identified in the walk-through report as being suitable for search and rescue within the development footprint. Affected individuals should be translocated to a similar habitat outside of the development footprint and marked for monitoring purposes.

5.2. Construction

- » Vegetation clearing should take place in a phased manner, so that large cleared areas are not left standing with no activity for long periods of time and pose a wind and water erosion risk. This will require coordination between the contractor and EO, to ensure that the EO is able to monitor activities appropriately.
- » All cleared material should be handled according to the Revegetation and Rehabilitation Plan and used to encourage the recovery of disturbed areas.
- » The EO should monitor vegetation clearing at the site. Any deviations from the plans that may be required should first be checked for listed species by the EO and any listed species present which are able to survive translocation should be translocated to a safe site.
- » All areas to be cleared should be demarcated with construction tape, survey markers or similar. All construction vehicles should work only within the designated area.
- » Plants suitable for translocation or for use in rehabilitation of already cleared areas should be identified and relocated before general clearing takes place.
- » Any listed species observed within the development footprint that were missed during the preconstruction plant sweeps should be translocated to a safe site before clearing commences.
- » Many listed species are also sought after for traditional medicine or by collectors and so the EO and ECO should ensure that all staff attend environmental induction training in which the legal and conservation aspects of harvesting plants from the wild are discussed.
- » The EO should monitor construction activities in sensitive habitats such as in dune areas carefully to ensure that impacts to these areas are minimised.

5.3. Operation

- » Access to the site should be strictly controlled and all personnel entering or leaving the site should be required to sign in and out with the security officers.
- » The collecting of plants or their parts should be strictly forbidden and signs stating so should be placed at the entrance gates to the site.

6. MONITORING & REPORTING REQUIREMENTS

The following reporting and monitoring requirements are recommended as part of the plant rescue and protection plan:

» Pre-construction walk-through report detailing the location and distribution of all listed and protected species must be compiled. This should include a walk-through of all infrastructure including all new access roads, cables, buildings and substations. The report should include recommendations of route

adjustments where necessary, as well as provide a full account of how many individuals of each listed species will be impacted by the development. Details of plants suitable for search and rescue must also be included.

- Permit applications to DEA&DP and DFFE. This requires the walk-through report as well as the identification and quantification of all listed and protected species within the development footprint. The permit is required before any search and rescue or vegetation clearance can take place. Where large numbers of listed species are affected, a site inspection and additional requirements may be imposed by DEA&DP and DFFE as part of the permit conditions. All documentation associated with this process needs to be retained and the final clearing permit should be kept at the site.
- » Active daily monitoring of clearing during construction by the EO must be undertaken to ensure that listed species and sensitive habitats are avoided. All incidents should be recorded along with the remedial measures implemented.
- » Post construction monitoring of plants translocated during search and rescue to evaluate the success of the intervention. Monitoring for a year post-transplant should be sufficient to gauge success.

APPENDIX 8: TRAFFIC AND TRANSPORTATION MANAGEMENT PLAN
PRINCIPLES FOR TRAFFIC MANAGEMENT

1. PURPOSE

The purpose of this Traffic Management Plan (TMP) is to address regulatory compliance, traffic management practices, and protection measures to help reduce impacts related to transportation and the construction of temporary and long-term access within the vicinity of the Ummbila Emoyeni EGI project site. The objectives of this plan include the following:

- » To ensure compliance with all legislation regulating traffic and transportation within South Africa (National, Provincial, Local & associated guidelines).
- » To avoid incidents and accidents while vehicles are being driven and while transporting personnel, materials, and equipment to and from the project site.
- » To raise greater safety awareness in each driver and to ensure the compliance of all safe driving provisions for all the vehicles.
- » To raise awareness to ensure drivers respect and follow traffic regulations.
- » To avoid the deterioration of access roads and the pollution that can be created due to noise and emissions produced by equipment, machinery, and vehicles.

2. TRAFFIC AND TRANSPORTATION MANAGEMENT PRINCIPLES

- » Prior to the commencement of construction the contractor must develop their own detailed Transport Management Plan (TMP) based on traffic volumes and road carry capacity outlines in this plan
- » The transport contractor must ensure that all required permits for the transportation of abnormal loads are in place prior to the transportation of equipment and project components to the site. Specific abnormal load routes must be developed with environmental factors taken into consideration.
- » Before construction commences, authorised access routes must be clearly marked in the field with signs or flagging. The Construction Contractor must review the location of designated access and will be responsible for ensuring construction travel is limited to designated routes. The entrance of the main access road must not be constructed before a blind rise or on a bend of the public road.
- » All employees must attend an environmental training program (e.g. toolbox talks) by the Environmental Officer (EO). Through this program, employees will be instructed to use only approved access roads, drive within the delineated road limits, and obey jurisdictional and posted speed limits to minimise potential impacts to the environment and other road users.
- » The contractor will be responsible for making sure that their suppliers, vendors, and subcontractors strictly comply with the principles of this TMP and the contractor's TMP.
- » Adjacent landowners must be notified of the construction schedule.
- » Access roads and entrances to the site should be carefully planned to limit any intrusion on the neighbouring property owners and road users.
- » Signs must be posted in the project area to notify landowners and others of the construction activity.
- » Flagging must be provided at access points to the site and must be maintained until construction is completed on the site.
- » Speed limits must be established prior to commencement of construction and enforced over all construction traffic.
- » Speed controls and implementation of appropriate dust suppression measures must be enforced to minimise dust pollution.

- Throughout construction the contractor will be responsible for monitoring the condition of roads used by project traffic and for ensuring that roads are maintained in a condition that is comparable to the condition they were in before the construction began.
- » Drivers must have an appropriate valid driver's license and other operation licences required by applicable legislation.
- » All vehicles must be maintained in good mechanical, electrical, and electronic condition, including but not limited to the brake systems, steering, tires, windshield wipers, side mirrors and rear view mirror, safety belts, signal indicators, and lenses.
- » Any traffic delays attributable to construction traffic must be co-ordinated with the appropriate authorities.
- » No deviation from approved transportation routes must be allowed, unless roads are closed for reasons outside the control of the contractor.
- » Impacts on local communities must be minimised. Consideration should be given to limiting construction vehicles travelling on public roadways during the morning and late afternoon commute time.

3. MONITORING

- » The principal contractor must ensure that all vehicles adhere to the speed limits.
- » A speeding register must be kept with details of the offending driver.
- » Repeat offenders must be penalised.
- » Where traffic signs are not being adhered to, engineering structures must be used to ensure speeds are reduced.

APPENDIX 9: STORMWATER AND EROSION MANAGEMENT PLAN

STORMWATER AND EROSION MANAGEMENT PLAN

1. PURPOSE

By taking greater cognisance of natural hydrological patterns and processes it is possible to develop storm water management systems in a manner that reduces potentially negative impacts and mimics nature. The main risks associated with inappropriate storm water management are increased erosion risk and risks associated with flooding. Therefore, this Storm water Management Plan and the Erosion Management Plan are closely linked to one another and should be managed together.

This Storm water Management Plan addresses the management of storm water runoff from the development site and significant impacts relating to resultant impacts such as soil erosion and downstream sedimentation. The main factors influencing the planning of storm water management measures and infrastructure are:

- » Topography and slope gradients;
- » Placing of infrastructure and infrastructure design;
- » Annual average rainfall; and
- » Rainfall intensities.

The objective of the plan is therefore to provide measures to address runoff from disturbed portions of the site, such that they:

- » Do not result in concentrated flows into natural watercourses i.e. provision should be made for temporary or permanent measures that allow for attenuation, control of velocities and capturing of sediment upstream of natural watercourses.
- » Do not result in any necessity for concrete or other lining of natural watercourses to protect them from concentrated flows off the development if not necessary.
- » Do not divert flows out of their natural flow pathways, thus depriving downstream watercourses of water.

This Storm water Management Plan must be updated and refined once the construction/ civil engineering plans have been finalised following detailed design.

2. RELEVANT ASPECTS OF THE SITE

The study site is located primarily (>95% of project site) within one Quaternary Drainage Region/Catchment (QDR) namely C11H QDR (Blesbokspruit River). Small portions of the project site extend into QDRs C11G and C11J, however almost all of the proposed infrastructure is restricted to the C11H QDR. All of the above mentioned QDRs are located within the Upper Vaal Water Management Area. These QDRs are drained by numerous wetlands and watercourses with the larger drainage features being perennial, lower and upper foothill freshwater resource features. The smaller tributaries are typically non-perennial/seasonal, transitional and headwater freshwater resource features. The larger perennial freshwater resource features tend to drain in a south-western direction, whilst the smaller tributaries tend to drain perpendicular to the larger features (north-western, south-eastern).

The main drainage features within the region are the Blesbokspruit-Kwaggaslaagte- and Osspruit River. Both the Kwaggaslaagte- and Osspruit Rivers drain in south-western directions to feed into the Blessbokspruit River,

which is regarded as an important upper tributary of the Vaal River (CSIR, 2018) (Van Deventer, et al., 2018) ((DWAF), 2006).

The Blesbokspruit River, itself is located approximately 7km west of the project site, with two smaller tributaries draining some of the central portions of the project site. On the other hand, both the Kwaggaslaagte- and Osspruit Rivers, flow through the project site (Kwaggaslaagte River flows across the north-western portion of the project site, whilst the Osspruit River flows across the southern portion). These freshwater resource features themselves drain fairly small portions of the project site, with the majority of the project site being drained by small, short tributaries of these rivers. As mentioned, most of the larger freshwater resource features are lower and upper foothill features, with the lower foothill features characterised by floodplains confined on one side (V2), whilst the upper foothill features are characterised by confined valley flood plains and wetlands (V4) (Rowntree & Wadeson, 1999). The smaller tributary freshwater resource features are typically characterised by confined valley floodplains (V4) and v-shaped valleys (V6).

The proposed SEF project is located within the Highveld ecoregion (11.05 level 2 ecoregion) (Kleynhans, et al., 2005). Numerous prominent and important rivers have their sources within this region namely the; Vet, Modder, Riet, Vaal, Olifants, Steelport, Maric, Crocodiver (west), Crocodile (east) and the Great Usutu. The project site falls within the Vaal River catchment. The characteristics of the ecoregion are:

- » Topography can be described as plains with a moderate to low relief, as well as various grassland vegetation types (with moist types present towards the east and drier types towards the west and south);
- Rainfall varies from low to moderately high, with an increase from west to east. Coefficient of variation of annual precipitation are moderately high in the west, decreasing to low in the east;
- » Drainage density is mostly low, but medium in some areas;
- » Stream frequency varies between low to medium
- » Median annual simulated runoff is moderately low to moderate, and
- » Mean annual temperature is hot in the west and moderate in the east.

The proposed development area is situated within the Highveld Geomorphic Province, and the Northwestern Highveld Sub-province (Partridge, et al., 2010) and is drained by the north-bank Vaal River tributaries. The Blesbokspruit River flow in a valley with a broad and wide cross-sectional profile and flat to medium slope so that the sediment storage surrogate descriptors for this river and its tributaries are predominantly BF (broad valley widths and flat slopes) and WM (wide valley width and medium slopes). The potential for sediment storage within these surrogate descriptors is regarded as high. Furthermore, the Bleskbokspruit River and its tributaries are mainly characterised as having concave longitudinal profiles and linear BFCs (Best Fit Curves).

In terms of wetland features, characterising the project site, numerous wetland features have been identified within NBA's 2018 National Wetland MAP 5 (157 wetland features have been mapped) (refer to Table 3 below). Furthermore, four hydrogeomorphic units have been identified within the project site namely, channelled valley-bottom wetlands, floodplain wetlands, seepage wetlands and depression wetlands. Wetlands within the project site were predominantly seepages (67% of all wetlands) and combined, covered the second largest area within the project site (648.9 ha) (Table 3 and Figure 4). Second to the seepages were the channelled valley-bottom wetlands with 39 units identified within the project site (25%). However, even though these wetlands were fewer, they collectively covered a significantly larger area (1886.3 ha). Even though only three floodplain units were identified within the project site, these three units collectively covered just a few hectares less than the seeps (612.8 ha). Nine depression wetlands were identified within the project site and only covered a combined area of 4 ha.

3. STORMWATER MANAGEMENT PRINCIPLES

In the design phase, various storm water management principles should be considered including:

- » Prevent concentration of storm water flow at any point where the ground is susceptible to erosion.
- Reduce storm water flows as far as possible by the effective use of attenuating devices (such as swales, berms, and silt fences). As construction progresses, the storm water control measures are to be monitored and adjusted to ensure complete erosion and pollution control at all times.
- » Silt traps must be used where there is a danger of topsoil or material stockpiles eroding and entering streams and other sensitive areas.
- » Construction of gabions and other stabilisation features on steep slopes may be undertaken to prevent erosion, if deemed necessary.
- » Minimise the area of exposure of bare soils to minimise the erosive forces of wind, water and all forms of traffic.
- » Ensure that development does not increase the rate of storm water flow above that which the natural ground can safely accommodate at any point in the sub-catchments.
- » Ensure that all storm water control works are constructed in a safe and aesthetic manner in keeping with the overall development.
- » Plan and construct storm water management systems to remove contaminants before they pollute surface waters or groundwater resources.
- » Contain soil erosion, whether induced by wind or water forces, by constructing protective works to trap sediment at appropriate locations. This applies particularly during construction.
- » Avoid situations where natural or artificial slopes may become saturated and unstable, both during and after the construction process.
- » Design and construct roads to avoid concentration of flow along and off the road. Where flow concentration is unavoidable, measures to incorporate the road into the pre-development storm water flow should not exceed the capacity of the culvert. To assist with the storm water run-off, gravel roads should typically be graded and shaped with a 2-3% cross fall back into the slope, allowing storm water to be channelled in a controlled manner towards the, natural drainage lines and to assist with any sheet flow on the site.
- » Design culvert inlet structures to ensure that the capacity of the culvert does not exceed the predevelopment storm water flow at that point. Provide detention storage on the road and/or upstream of the storm water culvert.
- » Design outlet culvert structures to dissipate flow energy. Any unlined downstream channel must be adequately protected against soil erosion.
- Where the construction of a building causes a change in the vegetative cover of the site that might result in soil erosion, the risk of soil erosion by storm water must be minimised by the provision of appropriate artificial soil stabilisation mechanisms or re-vegetation of the area. Any inlet to a piped system should be fitted with a screen or grating to prevent debris and refuse from entering the storm water system.
- » Preferably all drainage channels on site and contained within the larger area of the property (i.e. including buffer zone) should remain in the natural state so that the existing hydrology is not disturbed.

3.1. Engineering Specifications

Detailed engineering specifications for a Storm water Management Plan describing and illustrating the proposed storm water control measures must be prepared by the Civil Engineers during the detailed design phase and should be based on the underlying principles of this Storm water Management Plan. This should include erosion control measures. Requirements for project design include:

- » Erosion control measures to be implemented before and during the construction period, including the final storm water control measures (post construction) must be indicated within the Final/Updated Storm water Management Plan.
- » All temporary and permanent water management structures or stabilisation methods must be indicated within the Final/Updated Storm water Management Plan.
- The drainage system for the site should be designed to specifications that can adequately deal with a 1:50 year intensity rainfall event or more to ensure sufficient capacity for carrying storm water around and away from infrastructure.
- » Procedures for storm water flow through a project site need to take into consideration both normal operating practice and special circumstances. Special circumstances in this case typically include severe rainfall events.
- » An on-site Engineer or Environmental Officer is to be responsible for ensuring implementation of the erosion control measures on site during the construction period.
- » The EPC Contractor holds ultimate responsibility for remedial action in the event that the approved storm water plan is not correctly or appropriately implemented and damage to the environment is caused.

During the construction phase, the contractor must prepare a Storm water Control Method Statement to ensure that all construction methods adopted on site do not cause, or precipitate soil erosion and shall take adequate steps to ensure that the requirements of the Storm water Management Plan are met before, during and after construction. The designated responsible person on site, must be indicated in the Storm water Control Method Statement and shall ensure that no construction work takes place before the relevant storm water control measures are in place.

An operation phase Storm water Management Plan should be designed and implemented if not already addressed by the mitigations implemented as part of construction, with a view to preventing the passage of concentrated flows off hardened surfaces and onto natural areas.

4. EROSION MANAGEMENT PRINCIPLES

The goals of erosion control during and after construction at the site should be to:

- » Protect the land surface from erosion;
- » Intercept and safely direct run-off water from undisturbed upslope areas through the site without allowing it to cause erosion within the site or become contaminated with sediment; and
- » Progressively revegetate or stabilise disturbed areas.

These goals can be achieved by applying the management practices outlined in the following sections.

4.1. On-Site Erosion Management

Soil erosion is a frequent risk associated with developments such as the EGI on account of the vegetation clearing and disturbance associated with the construction phase of the development and may continue

occurring throughout the operation phase. Service roads and installed infrastructure will generate increased direct runoff during intense rainfall events and may exacerbate the loss of topsoil and the effects of erosion. These eroded materials may enter the nearby watercourses and may potentially impact these systems through siltation and change in chemistry and turbidity of the water. General factors to consider regarding erosion risk at the site includes the following:

- » Due to the sandy nature of soils in the study area, soil loss will be greater during dry periods as it is more prone to wind erosion. Therefore, precautions to prevent erosion should be present throughout the year.
- Reduction of a stable vegetation cover and associated below-ground biomass that currently increases soil surface porosity, water infiltration rates and thus improves the soil moisture availability. Without the vegetation, the soil will be prone to extensive surface capping, leading to accelerated erosion and further loss of organic material and soil seed reserves from the local environment.
- Soil loss is related to the length of time that soils are exposed prior to rehabilitation or stabilisation. Therefore, the gap between construction activities and rehabilitation should be minimised. Phased construction and progressive rehabilitation, where practically possible, are therefore important elements of the erosion control strategy.
- » The extent of disturbance will influence the risk and consequences of erosion. Therefore, site clearing should be restricted to areas required for construction purposes only. As far as possible, large areas should not be cleared all at once, especially in areas where the risk of erosion is higher.
- » Roads should be planned and constructed in a manner which minimises their erosion potential. Roads should therefore follow the natural contour as far as possible. Roads parallel to the slope direction should be avoided as far as possible.
- » Where necessary, new roads constructed should include water diversion structures with energy dissipation features present to slow and disperse the water into the receiving area.
- » Roads used for project-related activities and other disturbed areas should be regularly monitored for erosion. Any erosion problems recorded should be rectified as soon as possible and monitored thereafter to ensure that they do not re-occur.
- » Runoff may have to be specifically channelled or storm water adequately controlled to prevent localised rill and gully erosion.
- » Compacted areas should have adequate drainage systems to avoid pooling and surface flow. Heavy machinery should not compact those areas which are not intended to be compacted as this will result in compacted hydrophobic, water repellent soils which increase the erosion potential of the area. Where compaction does occur, the areas should be ripped.
- » All bare areas should be revegetated with appropriate locally occurring species, to bind the soil and limit erosion potential.
- » Silt fences should be used where there is a danger of topsoil or material stockpiles eroding and entering streams and other sensitive areas.
- » Gabions and other stabilisation features must be used on steep slopes and other areas vulnerable to erosion to minimise erosion risk as far as possible.
- » Activity at the site after large rainfall events when the soils are wet and erosion risk is increased should be reduced. No driving off of hardened roads should occur at any time, and particularly immediately following large rainfall events.
- » Topsoil should be removed and stored in a designated area separately from subsoil and away from construction activities (as per the recommendations in the EMPr). Topsoil should be reapplied where appropriate as soon as possible in order to encourage and facilitate rapid regeneration of the natural vegetation in cleared areas.
- » Regular monitoring of the site for erosion problems during construction (on-going) and operation (at least twice annually) is recommended, particularly after large summer thunderstorms have been

experienced. The ECO will determine the frequency of monitoring based on the severity of the impacts in the erosion prone areas.

4.1.1 Erosion control mechanisms

The contractor may use the following mechanisms (whichever proves more appropriate/ effective) to combat erosion when necessary:

- » Reno mattresses;
- » Slope attenuation;
- » Hessian material;
- » Shade catch nets;
- Gabion baskets;
- » Silt fences;
- » Storm water channels and catch pits;
- » Soil bindings;
- » Geofabrics;
- » Hydro-seeding and/or re-vegetating;
- » Mulching over cleared areas;
- » Boulders and size varied rocks; and
- » Tilling.

4.2. Engineering Specifications

A detailed engineering specifications Storm water Management Plan describing and illustrating the proposed stormwater control measures must be prepared by the Civil Engineers during the detailed design phase and should be based on the underlying principles of the Storm water Management Plan and this should include erosion control measures. Requirements for project design include:

- » Erosion control measures to be implemented before and during the construction period, including the final storm water control measures (post construction).
- » All temporary and permanent water management structures or stabilisation methods must be indicated within the Storm water Management Plan.
- An on-site Engineer or Environmental Officer (EO)/ SHE Representative to be responsible for ensuring implementation of the erosion control measures on site during the construction period. The ECO should monitor the effectiveness of these measures on the interval agreed upon with the Site Manager and EO.
- The EPC Contractor holds ultimate responsibility for remedial action in the event that the approved Storm water Management Plan is not correctly or appropriately implemented and damage to the environment is caused.

4.3 Monitoring

The site must be monitored continuously during construction and operation in order to determine any indications of erosion. If any erosion features are recorded as a result of the activities on-site the Environmental Officer (EO)/ SHE Representative (during construction) or Environmental Manager (during operation) must:

- » Assess the significance of the situation.
- » Take photographs of the soil degradation.
- » Determine the cause of the soil erosion.
- » Inform the contractor/operator that rehabilitation must take place and that the contractor/operator is to implement a rehabilitation method statement and management plan to be approved by the Site/Environmental Manager in conjunction with the ECO.
- » Monitor that the contractor/operator is taking action to stop the erosion and assist them where needed.
- » Report and monitor the progress of rehabilitation weekly and record all the findings in a site register (during construction).
- All actions with regards to the incidents must be reported on a monthly compliance report which should be kept on file for if/when the Competent Authority requests to see it (during construction) and kept on file for consideration during the annual audits (during construction and operation).

The Contractor (in consultation with an appropriate specialist, e.g. an engineer) must:

- » Select a system/mechanism to treat the erosion.
- » Design and implement the appropriate system/mechanism.
- » Monitor the area to ensure that the system functions like it should. If the system fails, the method must be adapted or adjusted to ensure the accelerated erosion is controlled.
- » Continue monitoring until the area has been stabilised.

5. CONCLUSION

The Erosion Management Plan is a document to assist the Proponent/ EPC Contractor with guidelines on how to manage erosion during all phases of the project. The implementation of management measures is not only good practice to ensure minimisation of degradation, but also necessary to ensure compliance with legislative requirements. This document forms part of the EMPr, and is required to be considered and adhered to during the design, construction, operation and decommissioning phases of the project (if and where applicable). During the construction phase, the contractor must prepare an Erosion Control Method Statement to ensure that all construction methods adopted on site do not cause, or precipitate soil erosion and shall take adequate steps to ensure that the requirements of this plan are met before, during and after construction. The designated responsible person on site, must be indicated in the Method Statement and shall ensure that relevant erosion control measures are in place throughout the construction phase.

An operation phase Erosion Management Plan should be designed and implemented if not already addressed by the mitigations implemented as part of construction, with a view to preventing the passage of concentrated flows off hardened surfaces and onto natural areas.

APPENDIX 10: WASTE MANAGEMENT PLAN

WASTE MANAGEMENT PLAN

1. PURPOSE

A Waste Management Plan (WMP) plays a key role in achieving sustainable waste management throughout all phases of the project. The plan prescribes measures for the collection, temporary storage and safe disposal of the various waste streams associated with the project and includes provisions for the recovery, re-use and recycling of waste. The purpose of this plan is therefore to ensure that effective procedures are implemented for the handling, storage, transportation and disposal of waste generated from the project activities on site.

This WMP has been compiled as part of the project EMPr and is based on waste stream information available at the time of compilation. Construction and operation activities must be assessed on an ongoing basis in order to determine the efficacy of the plan and whether further revision of the plan is required. This plan should be updated should further detail regarding waste quantities and categorisation become available, during the construction and/or operation stages.

2. RELEVANT ASPECTS OF THE SITE

It is expected that the development of the Ummbila Emoyeni EGI will generate construction solid waste, general waste and hazardous waste during the lifetime of the grid connection infrastructure.

Waste generated on site, originates from various sources, including but not limited to:

- » Concrete waste generated from spoil and excess concrete.
- » Contaminated water, soil, rocks and vegetation due to hydrocarbon spills.
- » Hazardous waste from vehicle, equipment and machinery parts and servicing, fluorescent tubes, used hydrocarbon containers, and waste ink cartridges.
- » Recyclable waste in the form of paper, glass, steel, aluminium, wood/ wood pallets, plastic (PET bottles, PVC, LDPE) and cardboard.
- » Organic waste from food waste as well as alien and endemic vegetation removal.
- » Sewage from portable toilets and septic tanks.
- » Inert waste from spoil material from site clearance and trenching works.

3. LEGISLATIVE REQUIREMENTS

Waste in South Africa is currently governed by several regulations, including:

- » National Environmental Management: Waste Act (NEM:WA), 2008 (Act 59 of 2008);
- » National Environmental Management: Waste Amendment Act, 2014 (Act 26 of 2014);
- » The South African Constitution (Act 108 of 1996);
- » Hazardous Substances Act (Act 5 of 1973);
- » Health Act (Act 63 of 1977);
- » Environment Conservation Act (Act 73 of 1989);
- » Occupational Health and Safety Act (Act 85 of 1993);
- » National Water Act (Act 36 of 1998);
- » The National Environmental Management Act (Act 107 of 1998) (as amended);

- » Municipal Structures Act (Act 117 of 1998);
- » Municipal Systems Act (Act 32 of 2000);
- » Mineral and Petroleum Resources Development Act (Act 28 of 2002); and
- » Air Quality Act (Act 39 of 2004).

Storage of waste must be conducted in accordance with the National Norms and Standards for the Storage of Waste, published in GNR 926.

4. WASTE MANAGEMENT PRINCIPLES

An integrated approach to waste management is needed on site. Such an approach is illustrated in **Figure 1**.

It is important to ensure that waste is managed with the following objectives in mind during all phases of the project:

- » Reducing volumes of waste is the greatest priority;
- » If reduction is not feasible, the maximum amount of waste is to be recycled; and
- » Waste that cannot be recycled is to be disposed of in the most environmentally responsible manner.



The Integrated Waste Management Approach to Waste

Figure 1: Integrated Waste Management Flow Diagram

(Source: http://www.enviroserv.co.za/pages/content.asp?SectionId=496)

4.1. Construction phase

A plan for the management of waste during the construction phase is detailed below. A Method Statement detailing specific waste management practices during construction should be prepared by the Contractor prior to the commencement of construction, for approval by the Resident Engineer and/or ECO.

4.1.1. Waste Assessment / Inventory

- The Environmental Officer (EO), or designated staff member, must develop, implement and maintain a waste inventory reflecting all waste generated during construction for both general and hazardous waste streams.
- » Construction methods and materials should be carefully considered in view of waste reduction, re-use, and recycling opportunities, to be pro-actively implemented.
- » Once a waste inventory has been established, targets for the recovery of waste (minimisation, re-use, recycling) should be set.
- » The EO must conduct waste classification and rating in terms of SANS 10288 and Government Notice 634 published under the NEM: WA.

4.1.2. Waste collection, handling and storage

- » It is the responsibility of the EO to ensure that each subcontractor implements their own waste recycling system, i.e. separate bins for food waste, plastics, paper, wood, glass cardboard, metals, etc. Such practises must be made contractually binding upon appointment of the subcontractors.
- » Waste manifests and waste acceptance approvals (i.e. receipts) from designated waste facilities must be kept on file at the site office, in order to record and prove continual compliance for future auditing.
- » Septic tanks and portable toilets must be monitored by the EO or responsible subcontractor and maintained regularly. Below ground storage of septic tanks must withstand the external forces of the surrounding environment. The area above the tank must be demarcated to prevent any vehicles or heavy machinery from moving around in the surrounding area.
- » Waste collection bins and hazardous waste containers must be provided by the principal contractor and subcontractors and placed at strategic locations around the site for the storage of organic, recyclable and hazardous waste.
- » A dedicated waste area must be established on site for the storage of all waste streams before removal from site. The storage period must not trigger listed waste activities as per the NEMWA, GN 921 of November 2013.
- » Signage/ colour coding must be used to differentiate disposal areas for the various waste streams (i.e. paper, cardboard, metals, food waste, glass etc.).
- » Hazardous waste must be stored within a bunded area constructed according to SABS requirements, and must ensure complete containment of the spilled material in the event of a breach. As such, appropriate bunding material, design, capacity and type must be utilised to ensure that no contamination of the surrounding environment will occur despite a containment breach. The net capacity of a bunded compound in a storage facility should be at least 120% of the net capacity of the largest tank.
- Take into consideration the capacity displaced by other tanks within the same bunded area and any foundations.
- » Treat interconnected tanks as a single tank of equivalent total volume for the purposes of the bund design criteria

- The location of all temporary waste storage areas must aim to minimise the potential for impact on the surrounding environment, including prevention of contaminated runoff, seepage, and vermin control, while being reasonably placed in terms of centrality and accessibility on site. Where required, an additional temporary waste storage area may be designated, provided identical controls are exercised for these locations.
- » Waste storage shall be in accordance with all Regulations and best-practice guidelines and under no circumstances may waste be burnt on site.
- » A dedicated waste management team must be appointed by the principal contractors' SHE Officer, who will be responsible for ensuring the continuous sorting of waste and maintenance of the area. The waste management team must be trained in all areas of waste management and monitored by the SHE Officer.
- All waste removed from site must be done by a registered/ licensed subcontractor, who must supply information regarding how waste recycling/ disposal will be achieved. The registered subcontractor must provide waste manifests for all removals at least once a month or for every disposal made, records of which must be kept on file at the site camp for the duration of the construction period.

4.1.3. Management of waste storage areas

- » The position of all waste storage areas must be located so as to ensure minimal degradation to the environment. The main waste storage area must have a suitable stormwater system separating clean and contaminated stormwater.
- » Collection bins placed around the site and at subcontractors' camps (if at a different location than the main site camp) must be maintained and emptied on a regular basis by the principal contractor to avoid overflowing receptacles.
- » Inspections and maintenance of the main waste storage area must be undertaken daily. Skips and storage containers must be clearly marked or colour coded and well-maintained. Monitor for rodents and take corrective action if they become a problem.
- » Waste must be stored in designated containers and not on the ground.
- » Inspections and maintenance of bunds must be undertaken regularly. Bunds must be inspected for leaks or cracks in the foundation and walls.
- » It is assumed that any rainwater collected inside the bund is contaminated and must be treated by oil/water separation (or similar method) prior to dewatering, or removed and stored as hazardous waste, and not released into the environment.
- » If any leaks occur in the bund, these must be removed immediately.
- » Bund systems must be designed to avoid dewatering of contaminated water, but to rather separate oil and hydrocarbons from water prior to dewatering.
- » Following rainfall event bunds must always be dewatered in order to maintain a sufficient storage capacity in the event of a breach.
- » No mixing of hazardous and general waste is allowed.

4.1.4. Disposal

» Waste generated on site must be removed on a regular basis. This frequency may change during construction depending on waste volumes generated at different stages of the construction process, however removal must occur prior to the storage capacity being reached to avoid overflow of containers and poor waste storage. » Waste must be removed by a suitably qualified contractor and disposed of at an appropriately licensed landfill site. Proof of appropriate disposal must be provided by the contractor to the EO and ECO.

4.1.5. Record keeping

The success of the Waste Management Plan is determined by measuring criteria such as waste volumes, cost recovery from recycling and cost of disposal. Recorded data can indicate the effect of training and education, or the need for education. It will provide trends and benchmarks for setting goals and standards. It will provide clear evidence of the success or otherwise of the plan.

- » Documentation (waste manifest, certificate of issue or safe disposal) must be kept detailing the quantity, nature, and fate of any regulated waste for audit purposes.
- » Waste management must form part of the monthly reporting requirements in terms of volumes generated, types, storage and final disposal.

4.1.6. Training

Training and awareness regarding waste management shall be provided to all employees and contractors as part of the toolbox talks or on-site awareness sessions with the EO and at the frequency as set out by the ECO.

4.2. Operation phase

It is expected that the operation phase will result in the production of limited amounts of general waste consisting mostly of cardboard, paper, plastic, tins, metals and a variety of synthetic compounds. Hazardous wastes (including grease, oils) will also be generated. All waste generated will be required to be temporarily stored at the facility in appropriate sealed containers prior to disposal at a permitted landfill site or other facilities.

The following waste management principles apply during the operation phase:

- » The SHE Manager must develop, implement and maintain a waste inventory reflecting all waste generated during operation for both general and hazardous waste streams.
- » Adequate waste collection bins at site must be supplied. Separate bins should be provided for general and hazardous waste.
- » Recyclable waste must be removed from the waste stream and stored separately.
- » All waste must be stored in appropriate temporary storage containers (separated between different operation wastes, and contaminated or wet waste).
- » Waste storage shall be in accordance with all best-practice guidelines and under no circumstances may waste be burnt on site.
- » Waste generated on site must be removed on a regular basis throughout the operation phase.
- » Waste must be removed by a suitably qualified contractor and disposed at an appropriately licensed landfill site. Proof of appropriate disposal must be provided by the contractor and kept on site.

5. Monitoring of Waste Management Activities

Records must be kept of the volumes/ mass of the different waste streams that are collected from the site throughout the life of the project. The appointed waste contractor is to provide monthly reports to the operator containing the following information:

- » Monthly volumes/ mass of the different waste streams collected;
- » Monthly volumes/ mass of the waste that is disposed of at a landfill site;
- » Monthly volumes/ mass of the waste that is recycled;
- » Data illustrating progress compared to previous months.

This report will aid in monitoring the progress and relevance of the waste management procedures that are in place. If it is found that the implemented procedures are not as effective as required, this WMP is to be reviewed and amended accordingly. This report must from part of the EO's reports to the ECO on a monthly basis.

APPENDIX 11: EMERGENCY PREPAREDNESS, RESPONSE AND FIRE MANAGEMENT PLAN

EMERGENCY PREPAREDNESS, RESPONSE AND FIRE MANAGEMENT PLAN

1. PURPOSE

The purpose of the Emergency Preparedness and Response Plan is:

- » To assist contractor personnel to prepare for and respond quickly and safely to emergency incidents, and to establish a state of readiness which will enable prompt and effective responses to possible events.
- » To control or limit any effect that an emergency or potential emergency may have on site or on neighbouring areas.
- » To facilitate emergency responses and to provide such assistance on the site as is appropriate to the occasion.
- » To ensure communication of all vital information as soon as possible.
- » To facilitate the reorganisation and reconstruction activities so that normal operations can be resumed.
- » To provide for training so that a high level of preparedness can be continually maintained.

This plan outlines response actions for potential incidents of any size. It details response procedures that will minimise potential health and safety hazards, environmental damage, and clean-up efforts. The plan has been prepared to ensure quick access to all the information required in responding to an emergency event. The plan will enable an effective, comprehensive response to prevent injury or damage to the construction personnel, public, and environment during the project. Contractors are expected to comply with all procedures described in this document. A Method Statement should be prepared at the commencement of the construction phase detailing how this plan is to be implemented as well as details of relevant responsible parties for the implementation. The method statement must also reflect conditions of the IFC Performance Standard 1 and include the following:

- » Identification of areas where accidents and emergency situations may occur;
- » Communities and individuals that may be impacted;
- » Response procedure;
- » Provisions of equipment and resources;
- » Designation of responsibilities;
- » Communication; and
- » Periodic training to ensure effective response to potentially affected communities.

2. PROJECT-SPECIFIC DETAILS

The project site has been identified by the applicant as a technically feasible site which has the potential for the development of =the Ummbila Emoyeni EGI located near Bethal and Morgenzon in the Gert Sibande District Municipality, Western Cape Province of South Africa.

The project site has been identified as a technically feasible site which has the potential for the development of grid connection infrastructure through the consideration of a number of technical factors.

Due to the scale and nature of this development, it is anticipated that the following risks could potentially arises during the construction and operation phases:

» Fires;

- » Leakage of hazardous substances;
- » Storage of flammable materials and substances;
- » Flood events;
- » Accidents; and
- » Natural disasters.

3. EMERGENCY RESPONSE PLAN

There are three levels of emergency as follows:

- » Local Emergency: An alert confined to a specific locality.
- » Site Emergency: An alert that cannot be localised and which presents danger to other areas within the site boundary or outside the site boundary.
- » Evacuation: An alert when all personnel are required to leave the affected area and assemble in a safe location.

If there is any doubt as to whether any hazardous situation constitutes an emergency, then it must be treated as an Evacuation.

Every effort must be made to control, reduce or stop the cause of any emergency provided it is safe to do so. For example, in the event of a fire, isolate the fuel supply and limit the propagation of the fire by cooling the adjacent areas. Then confine and extinguish the fire (where appropriate) making sure that re-ignition cannot occur.

3.1. Emergency Scenario Contingency Planning

3.1.1. Scenario: Spill which would result in the contamination of land, surface or groundwater

i. Spill Prevention Measures

Preventing spills must be the top priority at all operations which have the potential of endangering the environment. The responsibility to effectively prevent and mitigate any scenario lies with the Contractor and the ECO. In order to reduce the risk of spills and associated contamination, the following principles should be considered during construction and operation activities:

- » All equipment refuelling, servicing and maintenance activities should only be undertaken within appropriately sealed/contained or bunded designated areas.
- » All maintenance materials, oils, grease, lubricants, etc. should be stored in a designated area in an appropriate storage container.
- » No refuelling, storage, servicing, or maintenance of equipment should take place within sensitive environmental resources in order to reduce the risk of contamination by spills.
- » No refuelling or servicing should be undertaken without absorbent material or drip pans properly placed to contain spilled fuel.
- » Any fluids drained from the machinery during servicing should be collected in leak-proof containers and taken to an appropriate disposal or recycling facility.

- » If these activities result in damage or accumulation of product on the soil, the contaminated soil must be disposed of as hazardous waste. Under no circumstances shall contaminated soil be added to a spoils pile and transported to a regular disposal site.
- » Chemical toilets used during construction must be regularly cleaned. Chemicals used in toilets are also hazardous to the environment and must be controlled. Portable chemical toilets could overflow if not pumped regularly or they could spill if dropped or overturned during moving. Care and due diligence should be taken at all times.
- » Contact details of emergency services and HazMat Response Contractors are to be clearly displayed on the site. All staff are to be made aware of these details and must be familiar with the procedures for notification in the event of an emergency.

ii. Procedures

The following action plan is proposed in the event of a spill:

- 1. Spill or release identified.
- 2. Assess person safety, safety of others and environment.
- 3. Stop the spill if safely possible.
- 4. Contain the spill to limit entering surrounding areas.
- 5. Identify the substance spilled.
- 6. Quantify the spill (under or over guideline/threshold levels).
- 7. Notify the Site Manager and emergency response crew and authorities (in the event of major spill).
- 8. Inform users (and downstream users) of the potential risk.
- 9. Clean up of the spill using spill kit or by HazMat team.
- 10. Record of the spill incident on company database.

a) Procedures for containing and controlling the spill (i.e. on land or in water)

Measures can be taken to prepare for quick and effective containment of any potential spills. Each contractor must keep sufficient supplies of spill containment equipment at the construction sites, at all times during and after the construction phase. These should include specialised spill kits or spill containment equipment. Other spill containment measures include using drip pans underneath vehicles and equipment every time refuelling, servicing, or maintenance activities are undertaken.

Specific spill containment methods for land and water contamination are outlined below.

Containment of Spills on Land

Spills on land include spills on rock, gravel, soil and/or vegetation. It is important to note that soil is a natural sorbent, and therefore spills on soil are generally less serious than spills on water as contaminated soil can be more easily recovered. It is important that all measures be undertaken to avoid spills reaching open water bodies located outside of the project site. The following methods could be used:

» Dykes - Dykes can be created using soil surrounding a spill on land. These dykes are constructed around the perimeter or down slope of the spilled substance. A dyke needs to be built up to a size that will ensure containment of the maximum quantity of contaminant that may reach it. A plastic tarp can be placed on and at the base of the dyke such that the contaminant can pool up and subsequently be

removed with sorbent materials or by pump into barrels or bags. If the spill is migrating very slowly, a dyke may not be necessary and sorbents can be used to soak up contaminants before they migrate away from the source of the spill.

» Trenches - Trenches can be dug out to contain spills. Spades, pick axes or a front-end loader can be used depending on the size of the trench required. Spilled substances can then be recovered using a pump or sorbent materials.

b) Procedures for transferring, storing, and managing spill related wastes

Used sorbent materials are to be placed in plastic bags for future disposal. All materials mentioned in this section are to be available in the spill kits. Following clean up, any tools or equipment used must be properly washed and decontaminated, or replaced if this is not possible.

Spilled substances and materials used for containment must be placed into empty waste oil containers and sealed for proper disposal at an approved disposal facility.

c) Procedures for restoring affected areas

Criteria that may be considered include natural biodegradation of oil, replacement of soil and revegetation. Once a spill of reportable size has been contained, the ECO and the relevant Authority must be consulted to confirm that the appropriate clean up levels are met.

3.1.2. Scenario: Fire (and fire water handling)

i. Action Plan

The following action plan is proposed in the event of a fire:

- 1. Quantify risk.
- 2. Assess person safety, safety of others and environment.
- 3. If safe attempt to extinguish the fire using appropriate equipment.
- 4. If not safe to extinguish, contain fire.
- 5. Notify the Site Manager and emergency response crew and authorities.
- 6. Inform users of the potential risk of fire.
- 7. Record the incident on the company database or filing register.

ii. Procedures

Because large scale fires may spread very fast it is most advisable that the employee/contractor not put his/her life in danger in the case of an uncontrolled fire.

Portable firefighting equipment must be provided at strategic locations throughout the site, in line with the Building Code of South Africa and the relevant provincial building code. All emergency equipment including portable fire extinguishers, hose reels and hydrants must be maintained and inspected by a qualified contractor in accordance with the relevant legislation and national standards.

Current evacuation signs and diagrams for the building or site that are compliant to relevant state legislation must be provided in a conspicuous position, on each evacuation route. Contact details for the relevant emergency services should be clearly displayed on site and all employees should be aware of procedures to follow in the case of an emergency.

a) Procedures for initial actions

Persons should not fight the fire if any of the following conditions exist:

- » They have not been trained or instructed in the use of a fire extinguisher.
- » They do not know what is burning.
- » The fire is spreading rapidly.
- » They do not have the proper equipment.
- » They cannot do so without a means of escape.
- » They may inhale toxic smoke.

b) Reporting procedures

In terms of the requirements of NEMA, the responsible person must, within 14 days of the incident, report to the Director General, provincial head of department and municipality.

- » Report fire immediately to the site manager, who will determine if it is to be reported to the relevant emergency services and authorities.
- » The site manager must have copies of the Report form to be completed.

» SUMMARY: RESPONSE PROCEDURE



Figure 1: Hazardous Material Spill

Fire/Medical Emergency Situation



Figure 2: Emergency Fire/Medical

4. PROCEDURE RESPONSIBILITY

The Contractor's Safety, Health and Environment (SHE) Representative, employed by the Contractor, is responsible for managing the day-to-day on-site implementation of this Plan, and for the compilation of regular (usually weekly) Monitoring Reports. In addition, the SHE must act as liaison and advisor on all environmental and related issues.

The local authorities will provide their assistance when deemed necessary, or when it has been requested and/or indicated in Section 30 (8) of NEMA. The provincial authority will provide assistance and guidance where required and conduct awareness programmes.