



ECO ROUTE ENVIRONMENTAL CONSULTANCY

DRAFT CONSTRUCTION & REHABILITATION ENVIRONMENTAL MANAGEMENT PROGRAMME

The Proposed Construction of The Raphaeli Waldorf School on Portion 7 of the Farm Brakkloof No.443 in the Western Cape, Plettenberg Bay Municipal Area.



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Compiled by:

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This EMPr will need to be amended to contain specific conditions if Environmental Authorisation is granted.

Appendix 4 of Regulation 982 of the 2014 EIA Regulations contains the required contents of an Environmental Management Programme (EMPr). The checklist below serves as a summary of these requirements:

<p>(a) Details of</p> <p>(i) the EAP who prepared the EMPr; and</p> <p>(ii) The expertise of that EAP to prepare an EMPr, including a curriculum vitae.</p>	<p>This EMPr was prepared by Samantha Teeluckdhari of Eco Route Environmental Consultancy. Samantha has a BSS Geography and Environmental Management degree and has 5 years' experience as an Environmental Assessment Practitioner, of which she has spent 4 years at Eco Route. Samantha is currently based at Eco Route's Durban office. Please see attached CV of the EAP.</p>
<p>(b) A detailed description of the aspects of the activity that are covered by the EMPr as identified by the project description.</p>	<p>This EMPr covers all aspects involved in the Proposed Construction of The Raphaeli Waldorf School on Portion 7 of the Farm Brakkloof No.443 in the Western Cape, Plettenberg Bay Municipal Area.</p> <p>Section 2 provides specific project details.</p>
<p>(c) A map at an appropriate scale which superimposes the proposed activity, its associated structures, and infrastructure on the environmental sensitivities of the preferred site, indicating any areas that should be avoided, including buffers</p>	<p>Section 2 provides GIS mapping which superimpose the proposed activity onto environmentally sensitive areas.</p>
<p>(d) A description of the impact management objectives, including management statements, identifying the impacts and risks that need to be avoided, managed and mitigated as identified through the environmental impact assessment process for all the phases of the development including –</p> <p>(i) Planning and design;</p> <p>(ii) Pre-construction activities;</p> <p>(iii) Construction activities;</p> <p>(iv) Rehabilitation of the environment after construction and where applicable post closure; and</p> <p>(v) Where relevant, operation activities</p>	<p>Addressed in Sections 3 and 9.</p>
<p>(e) A description and identification of impact management outcomes required for the aspects</p>	<p>Addressed throughout the EMPr, specifically in Sections 3 and 9.</p>

contemplated above.	
<p>(f) A description of the proposed impact management actions, identifying the manner in which the impact management objectives and outcomes contemplated above will be achieved and must, where applicable include actions to –</p> <p>(i) Avoid, modify, remedy control or stop any action, activity or process which causes pollution or environmental degradation;</p> <p>(ii) Comply with any prescribed environmental management standards or practises;</p> <p>(iii) Comply with any applicable provisions of the Act regarding closure, where applicable; and (iv) Comply with any provisions of the Act regarding financial provisions for rehabilitation, where applicable.</p>	Addressed throughout the EMPr, specifically in Sections 4 and 9.
(g) The method of monitoring the implantation of the impact management actions contemplated above.	Section 6.
(h) The frequency of monitoring the implementation of the impact management actions contemplated above.	Section 6.
(i) An indication of the persons who will be responsible for the implementation of the impact management actions.	Sections 6, 8, 9 and 13.
(j) The time periods within which the impact management actions must be implemented.	Section 9.
(k) The mechanism for monitoring compliance with the impact management actions.	Sections 5 and 6.
(l) A program for reporting on compliance, taking into account the requirements as prescribed in the Regulations.	Section 6.
<p>(m) An environmental awareness plan describing the manner in which –</p> <p>(i) The applicant intends to inform his or her employees of any environmental risk which may</p>	Sections 8 and 9.

result from their work; and (ii) Risks must be dealt with in order to avoid pollution or the degradation of the environment	
(n) Any specific information that may be required by the competent authority.	All required information has been addressed within this EMPr and annexures.

1. INTRODUCTION

In accordance with the Integrated Environmental Management Guidelines published by the Department of Environmental Affairs & Tourism (DEAT) in 1992, the purpose of an Environmental Management Programme (EMPr) is “to describe how negative environmental impacts will be managed, rehabilitated or monitored and how positive impacts will be maximised”.

National Environmental Management Act, (Act 107 of 1998)

(i) Section 28 of NEMA (National Environmental Management Act, Act 107 of 1998) states that:

Duty of care and remediation of environmental damage

"(1) Every person who causes, has caused, or may cause significant pollution or degradation of the environment must take reasonable measures to prevent such pollution or degradation from occurring, continuing or recurring, or, in so far as such harm to the environment is authorised by law or cannot be reasonably avoided or stopped, to minimise and rectify such pollution or degradation of the environment"

This EMPr must be read in conjunction with the **Final Amendment Report for the Application of a Substantive Amendment to the Environmental Authorisation Issued for the Development of Portion 7 of the Farm Brakkloof No.443 in the Western Cape, Plettenberg Bay Municipal Area**, dated July 2020 and all accompanying specialist reports. All recommendations, relevant conditions and mitigation measures provided in these documents must also be adhered to.

This EMPr must form an integral part of the contract documents, as it outlines the methodology & duties required so that the project objectives can be achieved in an environmentally sustainable manner; with particular reference to the prevention and mitigation of environmental impacts caused by construction activities associated with this project.

These requirements will have a financial impact on the project’s costings.

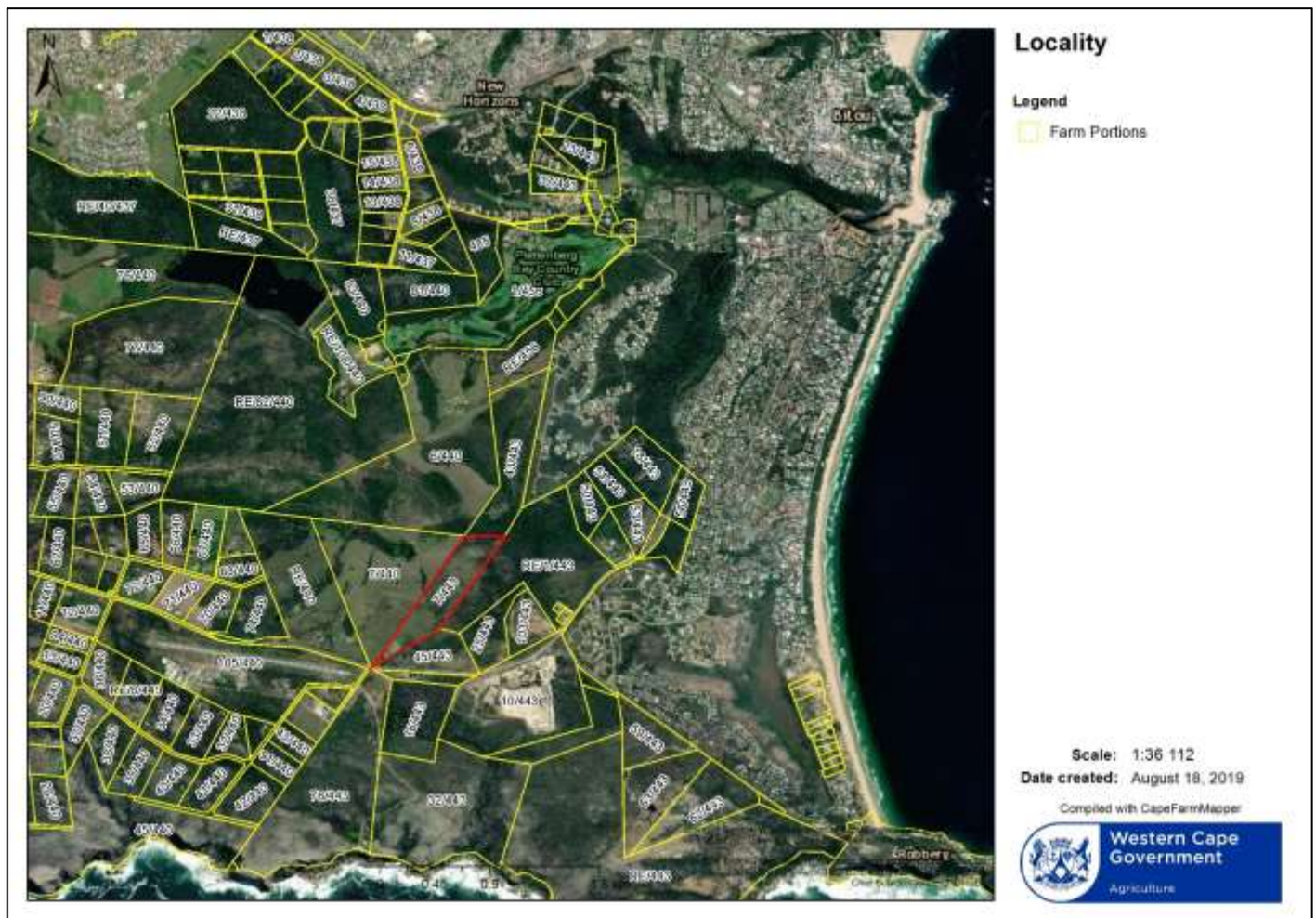
This EMPr is a dynamic document that may need to evolve during its implementation period so that it recognises any new issues that may arise; or changes in the parameters of identified issues and can address these issues with the required/amended mitigation.

The Polluter-Pays Principle

This principle provides for “the costs of remedying pollution, environmental degradation and consequent adverse health effects and of preventing, controlling or minimizing further pollution, environmental damage or adverse health effects must be paid for by those responsible for harming the environment.” The Polluter Pays Principle will be rigorously applied throughout the construction and operational phase of this project.

2. PROJECT DETAILS

The application relates to Portion 7 of the Farm Brakkloof No.443 which is located South-West of Plettenberg Bay and North East of Plettenberg Bay Airport.



The Raphaeli Waldorf School Plettenberg Bay is a non-profit school that managed to obtain Portion 7 of the farm Brakkloof no.443 in 2018 with the vision of establishing the non-profit school on this property. The vision of the school is: *“The stated vision for the new school development is to provide Waldorf education for children of all ages that is affordable and accessible to rural communities. The intention is to provide on-going teacher training in Waldorf methodology, as well as self-development courses and workshops for adults. A part of the school ethos and curriculum would be to develop ecological awareness and sustainability through eco-friendly building, alternative energy sources, water collection, organic gardening and recycling. Another aspect would be involvement and upliftment of the local community.”*

Environmental Authorisation was granted for the development of a residential estate on Portion 7 of the farm Brakkloof no.443 on 25/06/2013. The EA approved Alternative 1 which entailed the establishment of a mixed residential development on the previously transformed land.

For the proposed development, the Northern section of the property which forms part of a Critical Biodiversity Area (“CBA”) will be conserved and rehabilitated where necessary in order to preserve the significant biodiversity of the area.

An application was submitted to DEA&DP for extension of the valid EA which was granted in December 2018 and the EA was extended to June 2020. The deadline of the EA is further extended due to the Covid-19 Lockdown.

The proposed amendment of the Environmental Authorisation will require a substantial amendment to the Environmental Authorisation as per the Regulations Section 31 and 32 of the National Environmental Management Act (Act 107 of 1998) as amended.

The proposed new development concept is to develop the new Raphaeli Waldorf School on Portion 7 of the Farm Brakkloof No. 443. The proposal is for the construction of:

- 3 buildings
- 2 sheds
- 1 tuckshop
- 5 food stalls
- Stables
- 2 sports fields
- 4 tennis courts

The existing buildings on site will be refurbished and converted for this proposal

As per VegMap 2018 (Beta), a small portion on the southern corner of the property is classified as South Outeniqua Sandstone Fynbos with an ecological status of Vulnerable.

The remainder and majority of the property is classified as Garden Route Shale Fynbos with an ecological status of Endangered.

A Critical Biodiversity Area/ CBA is indicated on the Northern Area of the property. The vegetation here has been partly affected by alien plant invasion, and more recently by fire. This area also has steep slopes and requires conservation management.

ENGINEERING SERVICES

As per the “Engineers Report and Comments Civil Engineering Services to Portion 7 of the farm Brakkloof No. 443” – compiled by Tuiniqua Consulting Engineers, dated June 2019

Water and storage:

Development’s total water demand.

Portion 7 of Farm 443 has been included in the Water Master Plan at an annual average daily demand of 180 kl/d. The GLS re-analysis gives the AADD at a much lower 8.3 kl/d.

The property falls within the Kranshoek supply zone and the existing development can be fed from the existing 125 mm water mains.

The proposed future extensions require interim upgrades to the system including an additional pump at Brakkloof, the upgrade of the Kranshoek reservoir to Tower pumps and an upgrade of the pipeline from the Kranshoek tower pumps at an estimated cost of R 435 000.(excluding contingencies and VAT)

It is proposed that the developer use the spare capacity in the existing Municipal network for supply up to the Brakkloof reservoir and to Kranshoek.

Note: The Municipality has recently completed a new water pipeline to Kranshoek, that is not included in the GLS Report, and have budgeted for the required Brakkloof pumps for their next financial year.

The existing water mains to Kranshoek may be used to augment the existing supply to the development and as such reduce the fire flow shortfall.

Fire risk category:

Fire flow: Due to the rural nature of the development the development can be classified as:

Moderate Risk

☑ Fire flow criteria (Moderate risk) = 25 ℓ/s @ 10 m

Design fire flow = 25 ℓ/s for 4 hours duration.

The Fire Flow requirement cannot be met from the existing system and an upgrading of the existing system is required.

GLS have confirmed that there is spare storage capacity in the Kranshoek reservoirs to accommodate this development.

Proposed Interim Fire Protection System

GLS have recommended that an interim Fire protection system be implemented until the required network upgrades have been completed.

The proposed interim Fire protection system is proposed in accordance with SANS 0400: 1990 WW5.4(b).(See Plan annexure A4)

The system requires the connection to the Municipal mains for domestic supply and for keeping the required on site dedicated fire storage tank topped up.

The design guidelines requires 4 hours storage but the 0400 regulations call for a reduced storage as the installation is seen as an short term emergency solution.

A minimum dedicated fire storage tank of 50 kl is proposed with a 32 mm supply line and float switch.

The 50 kl tank is to be connected to a 110 mm dedicated fire mains with 2 x 300 kPa automatic booster pumps that keep the system under pressure and startup automatically when a fire hose reel or hydrant is opened.

The pump needs to be connected to electrical supply and to an automatic switchover diesel generator. The pumps and generator need to be housed in an approved structure.

All other fire requirements in terms of the National Building regulations to approval of the fire chief need to be strictly implemented.

It is further proposed that in all cases rainwater roof catchments with storage with a minimum of two 5000-liter tanks per structure be provided.

Water augmentation:

In terms of the Municipal notice nr.103 /2002 water augmentation is payable to the Municipality. This is for the procurement of the source and availability at the Municipal water purification works in Flying Cloud Avenue.

The Municipality do not have advertised and Gazetted augmentation fees for schools and confirmation has been requested in this regard.

Transportation contribution-water.

Transportation contributions are required by the Municipality, wherever the existing networks are used. Capital contributions may also be payable to other developers where private spare capacity is taken up. These contributions will be calculated and formalized by the Municipality in the services agreement.

Internal reticulation.

The internal water reticulation is to be designed according to the "Red Book" and installed according to SANS1200. Materials to comply with ISO standards.

The development to be supplied with a municipal approved bulk meter off the 125mm diameter mains at the boundary of the development.

Minimum domestic internal reticulation pipe diameter to be 40 mm diameter.

Minimum fire reticulation to be 75 mm diameter.

Pipe cover to be 1000mm minimum under roads and 600 mm under sidewalks and open spaces.

SEWER

Development's total sewer flow

GLS included the sewer flow PDDWF (peak daily /dry weather flow) from the site in their Master plan at 83 kl/day. For the proposed development the sewer flow was recalculated at a much lower 6,6 kl/day.

There is an existing 200 mm sewer mains that runs along the main road past the entrance to the property.

The existing Municipal system has capacity at a point 700 m downstream where a connection into the existing system can be made.

Internal system

Internal gravity sewage reticulation will be designed according to “Blue Book” standards and installed in accordance with SABS 1200 and the National Building Regulations.

Each building will be provided with an individual connection and gravitate to a proposed new private internal pumpstation in the development. See annexure B.

The internal pumpstation needs to be designed with a four-hour emergency storage and standby generator.

The proposed pumping mains of 90 mm class 9 uPVC is to be installed along discharge into the municipal system as described above.

The existing septic tanks need to be cleaned up and abandoned.

Internal sewage reticulation.

Sewage reticulation will be designed according to “Blue Book” standards and installed in accordance with SABS 1200 and the National Building Regulations.

Each plot will be provided with an individual house connection and gravitate to a proposed new internal pumpstation in the development. The pumping mains of 90 mm class 9 uPVC will discharge into the municipal system as described above.

Sewage Augmentation

Sewage augmentation levies payable to council at the current rates at the time.

There are no advertised augmentation fees as discussed above and direction is awaited from Bitou Municipality in this regard.

Transportation contribution for sewer.

Municipal transportation contributions are required where the municipal infrastructure is utilized.

ROADS and STORMWATER

Access road.

Access to the portion and the remainder will be directly from the Airport Road (DR1770) Access point to be as approved by the District Roads Engineer. The traffic engineer has indicated that the access off DR1770 will have a low negative impact on traffic but, from a safety point of view two right hand turning lanes should be constructed.

It is also recommended that a public transport bay be constructed along the northern side of DR 1770.

An obvious safety improvement is the combining of private access ways before the Airport Road is reached.

Collection conveyance and storage of runoff.

It is proposed that the rainwater collected on roofs and hardened surfaces be channeled and piped into rainwater tanks on each site and overflow channeled to the existing dam.

The dam will be used to reduce the peak discharge and overflow to be discharged to the natural watercourse. Energy dissipation measures to be implemented prior to discharging towards the large open remaining undeveloped property.

REFUSE REMOVAL

It is proposed that the municipality extend their bulk service to the development and that an approved collection and storage area be constructed at the entrance to the development.

TRAFFIC IMPACT ASSESSMENT

As per the Transport Impact Assessment for Portion 7 farm 443 Brakkloof, Plettenberg Bay – compiled by Innovative Transport Solutions, dated June 2019

Existing Traffic:

The study intersection currently operates acceptably and no road upgrades are proposed for the existing conditions.

Background Traffic:

A growth rate of 5% per annum was used for background growth. The study intersection will operate acceptably and no road upgrades are proposed for the year 2024 background conditions.

Development Trips:

310 weekday a.m. peak hour trips (155 inbound/155 outbound) and 116 weekday p.m. peak hour trips (58 inbound/58 outbound). These trips are for Monday a.m. peak hour and Friday p.m. peak hour, when the learners will also be dropped-off/picked-up at the Hostel.

Site Access:

It is recommended that the existing accesses to Portion 7 of Farm 443, Portion 7 of Farm 440 and the Remainder of Farm 440 be consolidated in to one access. Access to the school is proposed via the new consolidated access off Airport Road (DR1770) via a new northern leg at the OP7208 intersection.

Total Traffic:

The study intersection will continue to operate acceptably with the development completed.

Parking:

A total of 174 parking bays plus a drop-off facility are provided on site, which is sufficient.

Pedestrians & Cyclists:

No dedicated pedestrian or cyclist facilities are recommended for the proposed development.

Public Transport:

It is recommended that a public transport bay be provided along the northern side of Airport Road (DR1770), downstream of the access.

Based on the above investigation, it is evident that the expected transport impacts from the planned development will have a low negative significance. The current road network with the existing intersection geometry and controls can accommodate the proposed development, from a capacity point of view. However, to improve safety, it is recommended that dedicated right-turn lanes be provided at the access intersection. It is recommended that this development be approved, from a transport engineering point of view.

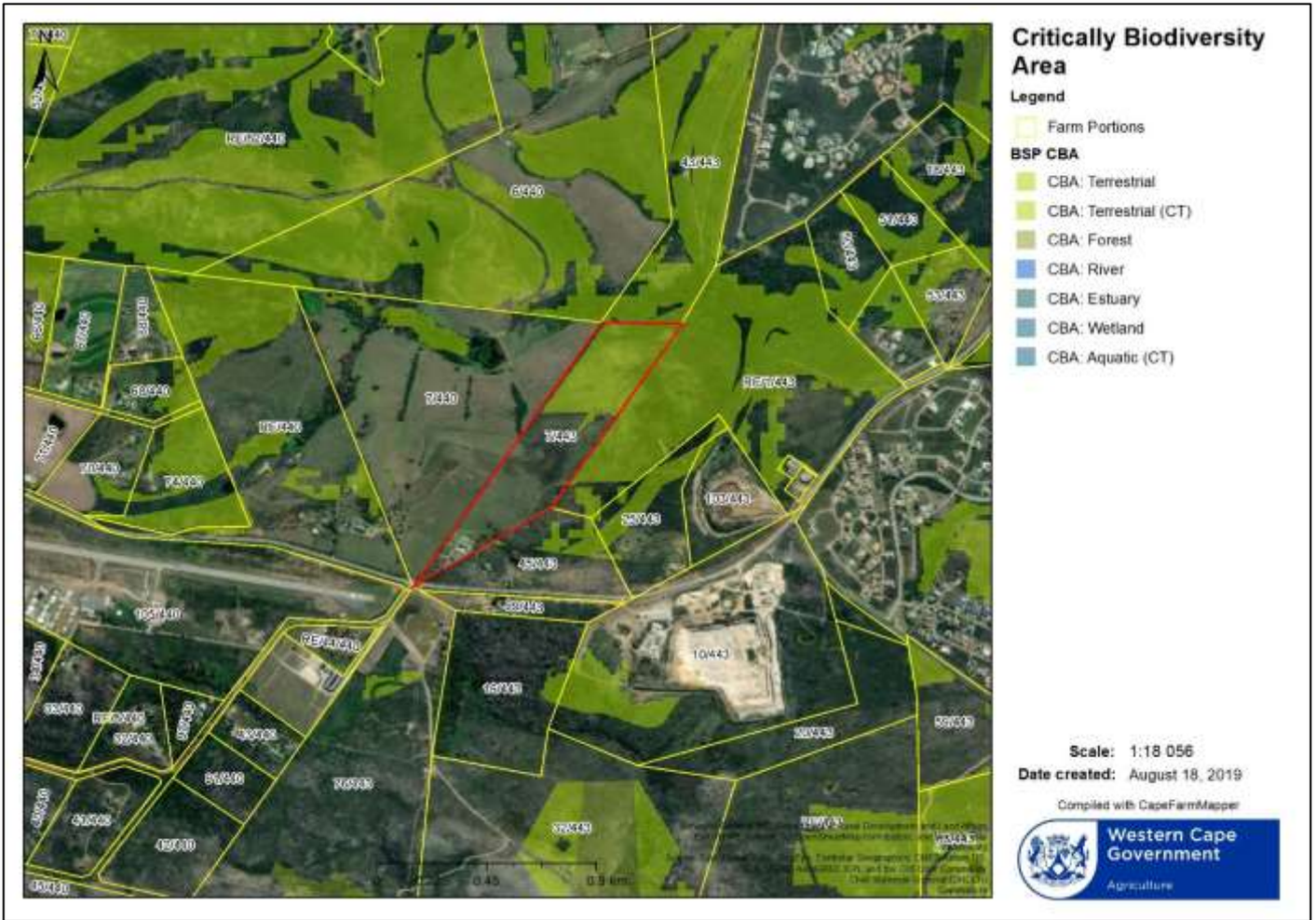


Figure 1 – Critical Biodiversity Areas

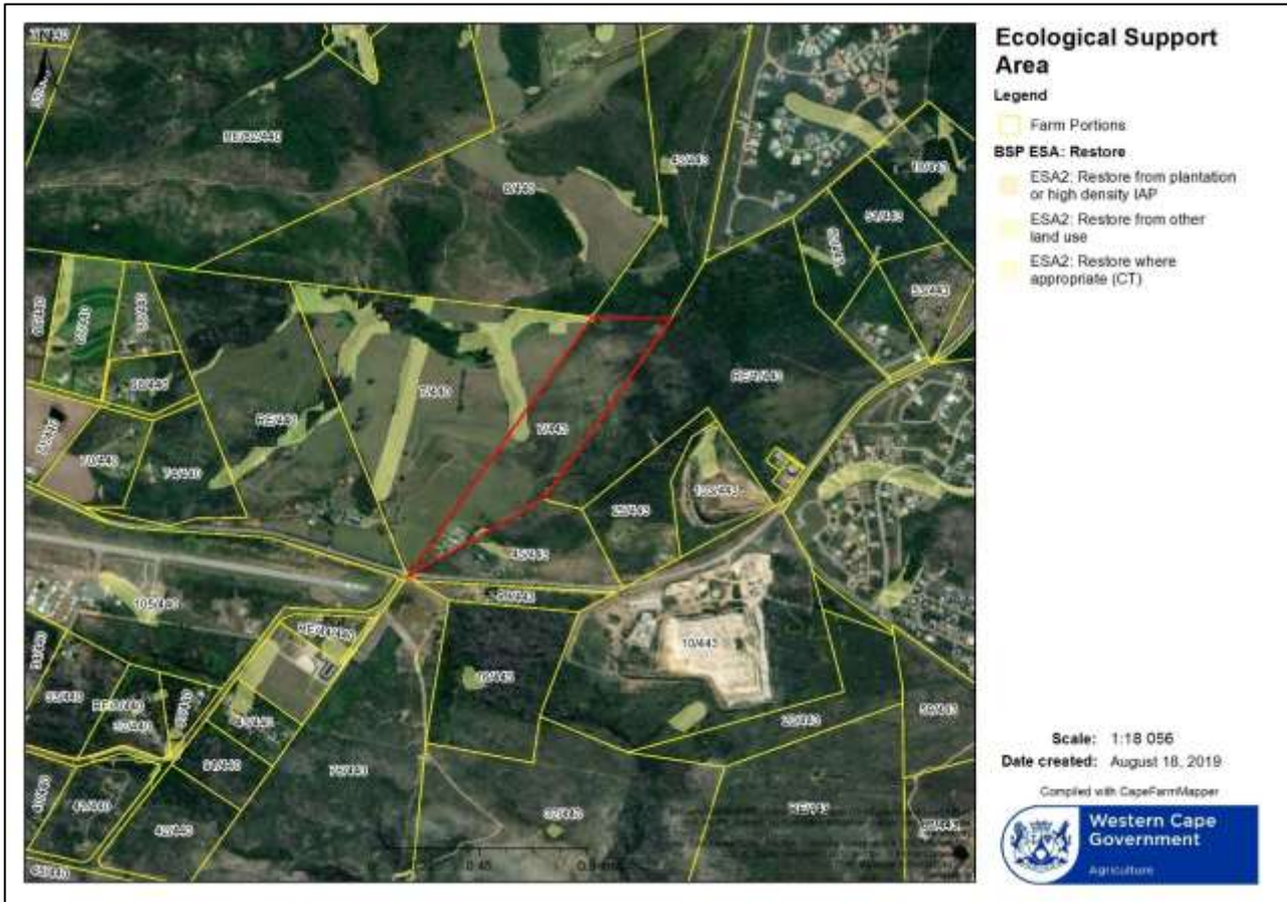


Figure 2 – Ecological Support Areas

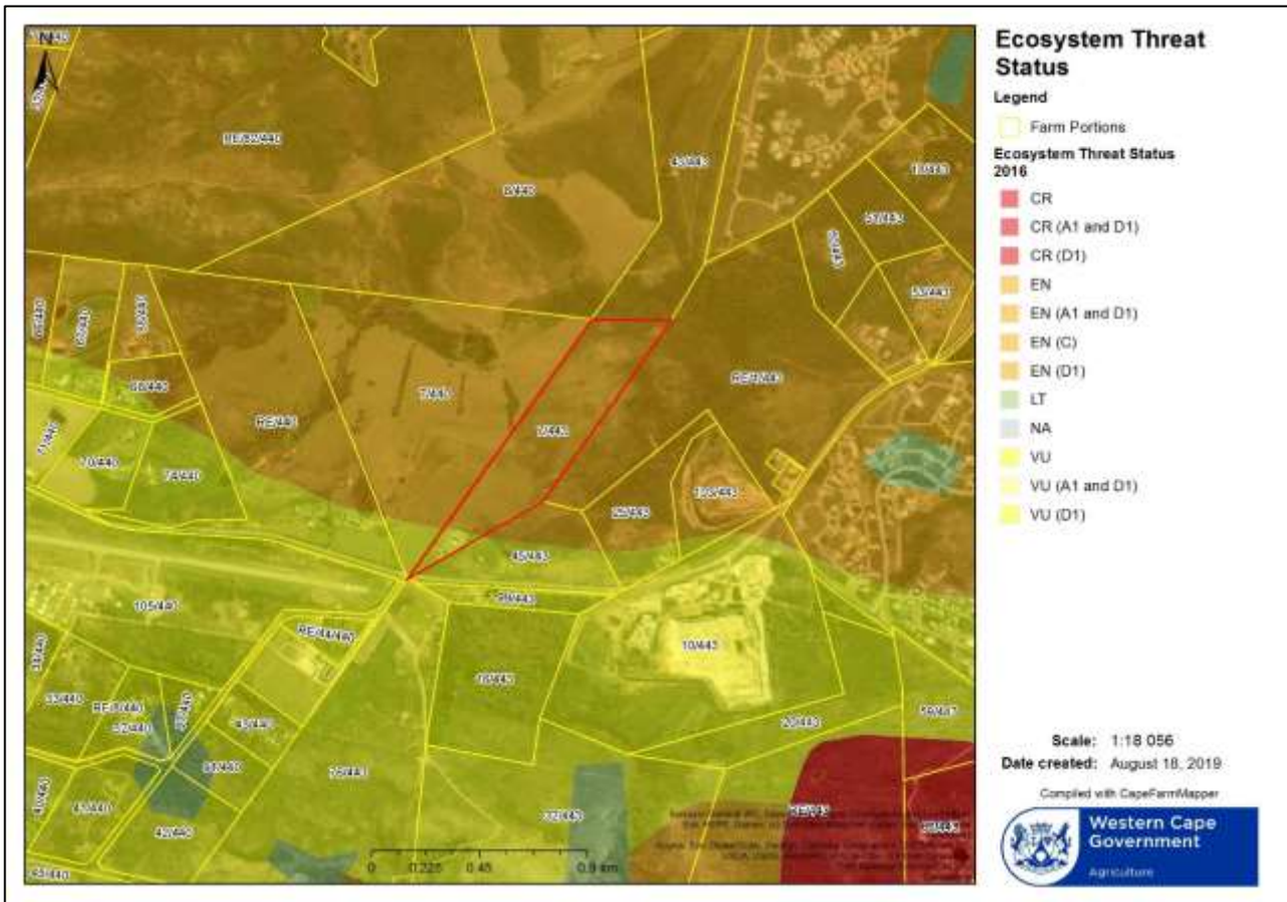


Figure 3 – Ecosystem Threat Status

3. IMPACTS ASSOCIATED WITH THE CONSTRUCTION AND OPERATION OF THE ACTIVITY

Transformation and Disturbance of the Biophysical Environment

The approved EA allowed for mixed residential development which included an internal road network and associated service infrastructure for water, sewage, electricity and storm water drainage. The total disturbed area would have acquainted for ± 17 hectares of land being transformed. The new proposed school including the existing structures on site will equate to approximately \pm Grand Total = $32960.67\text{m}^2 / 3.296067$ ha. This is considerably less than the proposed residential development, however the below impacts that have been identified will still need to be taken into consideration as per the identified listed activities in NEMA.

Table 1:

Potential impacts on geographical and physical aspects:	<ul style="list-style-type: none"> ➤ Soil Compaction ➤ Increased storm water run off
Potential impact on biological aspects:	<ul style="list-style-type: none"> ➤ Loss of biodiversity ➤ Loss of vegetation
Potential impacts on socio-economic aspects:	<ul style="list-style-type: none"> ➤ Positive impact as it will create work opportunities. ➤ Education facilities. ➤ Increased traffic.
Potential noise impacts:	<ul style="list-style-type: none"> ➤ General Noise Associated with Construction Phase ➤ Noise associated with sports activities
Potential visual impacts:	<ul style="list-style-type: none"> ➤ No visual impact is expected

Table 2:

Potential impacts on geographical and physical aspects:	
Nature of impact:	Soil Compaction
Extent and duration of impact:	During the lifespan of the project
Probability of occurrence:	High
Degree to which the impact can be mitigated:	The property is 21,0265 hectares in size and the proposed school with existing infrastructure, will be approximately 3.296067 ha. This includes sports fields. Therefor only ±15% of the property being transformed.
Degree to which the impact may cause irreplaceable loss of resources:	No loss of irreplaceable resources is anticipated.
Cumulative impact prior to mitigation:	Storm water runoff resulting in erosion.
Significance rating of impact prior to mitigation (Low, Medium, Medium-High, High, or Very-High)	Low
Degree to which the impact can be mitigated:	High
Proposed mitigation:	As per the Engineers Report: It is proposed that the rainwater collected on roofs and hardened surfaces be channelled and piped into rainwater tanks on each site and overflow channelled to the existing

	dam. The dam will be used to reduce the peak discharge and overflow to be discharged to the natural watercourse. Energy dissipation measures to be implemented prior to discharging towards the large open remaining undeveloped property.
Cumulative impact post mitigation:	None
Significance rating of impact after mitigation (Low, Medium, Medium-High, High, or Very-High)	Low
Potential impact on biological aspects:	
Nature of impact:	Loss of biodiversity as a result of construction of the proposed development. Only 15% of the property will be transformed
Extent and duration of impact:	During the construction phase and operational phase
Probability of occurrence:	High
Degree to which the impact can be reversed:	High
Degree to which the impact may cause irreplaceable loss of resources:	With correct management in all probability the degree to which the impact may cause irreplaceable loss of resources is low.
Cumulative impact prior to mitigation:	Loss of vegetation and the green belt
Significance rating of impact prior to mitigation (Low, Medium, Medium-High, High, or Very-High)	Medium
Degree to which the impact can be mitigated:	High
Proposed mitigation:	It is imperative that impacts on the continuity of ecological processes and corridors be taken into consideration irrespective of the type of land use proposed or envisaged in the region as a whole. A large section of the property situated in the northern section of the property is demarcated as Critical Biodiversity Area. Biodiversity conservation areas, shown in green and developable areas, shown in pink in the figure below, forming ecological corridors, to include steep slopes, watercourses, dams, fynbos vegetation and rock outcrop

habitat. No development is proposed on this section of the property and therefore a conservation corridor is proposed. This area could have nature trails leading down to the valley below. On-going alien vegetation removal and fire-management would be required. A firebreak will separate this area from the school facilities.



FIGURE 3: PROPOSED CONSERVATION CORRIDOR

Cumulative impact post mitigation:	No cumulative impacts are foreseen after mitigation measure are implemented
Significance rating of impact after mitigation (Low, Medium, Medium-High, High, or Very-High)	Low

Potential impacts on socio-economic aspects:	No negative impacts on the socio-economic aspects are foreseen as the proposed construction will create work opportunities during construction and operational phases.
Nature of impact:	Job creation- Positive Impact currently the school has 15 staff members after construction it is envisioned to have 30 staff members.
Extent and duration of impact:	During the lifespan of the project
Probability of occurrence:	High
Degree to which the impact can be reversed:	Not a negative impact on socio-economic aspects
Degree to which the impact may cause irreplaceable loss of resources:	Not applicable
Cumulative impact prior to mitigation:	Not applicable
Significance rating of impact prior to mitigation (Low, Medium, Medium-High, High, or Very-High)	High
Degree to which the impact can be mitigated:	Not applicable
Proposed mitigation:	Not applicable
Cumulative impact post mitigation:	Not applicable
Significance rating of impact after mitigation (Low, Medium, Medium-High, High, or Very-High)	Not applicable

Potential impacts on socio-economic aspects:	
Nature of impact:	Increased Traffic compared to no development currently on site
Extent and duration of impact:	During the lifespan of the project
Probability of occurrence:	High
Degree to which the impact can be reversed:	High

Degree to which the impact may cause irreplaceable loss of resources:	Not applicable
Cumulative impact prior to mitigation:	Dangerous road conditions resulting in accidents.
Significance rating of impact prior to mitigation (Low, Medium, Medium-High, High, or Very-High)	High
Degree to which the impact can be mitigated:	High
Proposed mitigation:	As per the TIA: Site Access: It is recommended that the existing accesses to Portion 7 of Farm 443, Portion 7 of Farm 440 and the Remainder of Farm 440 be consolidated in to one access. Access to the school is proposed via the new consolidated access off Airport Road (DR1770) via a new northern leg at the OP7208 intersection.
Cumulative impact post mitigation:	Not applicable
Significance rating of impact after mitigation (Low, Medium, Medium-High, High, or Very-High)	Low

Potential impacts on socio-economic aspects:	No negative impacts on the socio-economic aspects are foreseen as the proposed school will provide education facilities
Nature of impact:	Education Facilities- Positive Impact
Extent and duration of impact:	During the lifespan of the project
Probability of occurrence:	High
Degree to which the impact can be reversed:	Not a negative impact on socio-economic aspects
Degree to which the impact may cause irreplaceable loss of resources:	Not applicable
Cumulative impact prior to mitigation:	Not applicable

Significance rating of impact prior to mitigation (Low, Medium, Medium-High, High, or Very-High)	High
Degree to which the impact can be mitigated:	Not applicable
Proposed mitigation:	Not applicable
Cumulative impact post mitigation:	Not applicable
Significance rating of impact after mitigation (Low, Medium, Medium-High, High, or Very-High)	Not applicable
Potential noise impacts:	
Nature of impact:	Impacts associated with general building construction noise
Extent and duration of impact:	Only during construction phase
Probability of occurrence:	High
Degree to which the impact can be reversed:	None
Degree to which the impact may cause irreplaceable loss of resources:	None
Cumulative impact prior to mitigation:	No cumulative impact foreseen
Significance rating of impact prior to mitigation (Low, Medium, Medium-High, High, or Very-High)	Low
Degree to which the impact can be mitigated:	Low
Proposed mitigation:	Construction work and noise generation only allowed during weekday working hours.
Cumulative impact post mitigation:	No cumulative impacts are foreseen after mitigation measures are implemented.
Significance rating of impact after mitigation (Low, Medium, Medium-High, High, or Very-High)	Low

Potential noise impacts:	
Nature of impact:	Impacts associated with school activities
Extent and duration of impact:	During the lifespan of the school

Probability of occurrence:	High
Degree to which the impact can be reversed:	None
Degree to which the impact may cause irreplaceable loss of resources:	None
Cumulative impact prior to mitigation:	No cumulative impact foreseen
Significance rating of impact prior to mitigation (Low, Medium, Medium-High, High, or Very-High)	Low
Degree to which the impact can be mitigated:	Low
Proposed mitigation:	None
Cumulative impact post mitigation:	No cumulative impacts are foreseen after mitigation measures are implemented.
Significance rating of impact after mitigation (Low, Medium, Medium-High, High, or Very-High)	Low

It must be noted that the school activities in all probability will not impact the neighbours as of the distance between them and if they should hear some noise during sports events it will only be temporarily.

Potential visual impacts:	
Nature of impact:	The proposed development will not have an visual impact
Extent and duration of impact:	Throughout the lifespan of the project.
Probability of occurrence:	Low
Degree to which the impact can be reversed:	N/A
Degree to which the impact may cause irreplaceable loss of resources:	Low
Cumulative impact prior to mitigation:	N/A
Significance rating of impact prior to mitigation (Low, Medium, Medium-High, High, or Very-High)	N/A
Degree to which the impact can be mitigated:	High
Proposed mitigation:	Use earthy colours and down lighting.
Cumulative impact post mitigation:	N/A
Significance rating of impact after mitigation (Low, Medium, Medium-High, High, or Very-	N/A

4. LEGISLATIVE REQUIREMENTS

4.1 Signing of the EMPr

The acknowledgement form at the back of the approved EMPr is to be signed by the holder of the Environmental Authorisation (the Proponent), the Site Manager and the ECO; acknowledging that all parties are familiar with the requirements of the EMPr. All employees, especially the machine and equipment operators, are to be made aware of the conditions as contained in the EMPr as well as the contractual conditions relating to the environment as contained in the contract document.

4.2 Legislation

Of importance are all national, provincial and municipal by-laws and regulations. Statutes are amended periodically and it is the Proponent's responsibility to identify legislation relevant to the proposed activity.

LEGISLATION	ADMINISTERING AUTHORITY	TYPE Permit/ license/ authorisation/co mment / relevant consideration (e.g. rezoning or consent use, building plan approval)	APPLICABILITY TO THE PROPOSED DEVELOPMENT
ENVIRONMENTAL CONSERVATION ACT (ACT 73 OF 1989)	Department of Environmental Affairs, Republic of South Africa. All State and Provincial Departments as well as Local Authorities that have been identified as relevant Competent Authorities.	PERMIT / LICENSE / AUTHORIZATION / COMMENT / RELEVANT CONSIDERATION	The Environment Conservation Act makes provision for the protection of areas which have particular environmental importance, which are sensitive, or which are under intense pressure from development

NATIONAL ENVIRONMENTAL MANAGEMENT ACT (ACT 107 OF 1998) AND THE 2014 EIA REGULATIONS AS AMENDED IN 2017	Department of Environmental Affairs, Republic of South Africa. All State and Provincial Departments as well as Local Authorities that have been identified as relevant Competent Authorities.	PERMIT / LICENSE / AUTHORIZATION / COMMENT / RELEVANT CONSIDERATION	In process of an Amendment Application
NATIONAL ENVIRONMENTAL MANAGEMENT: BIODIVERSITY ACT (ACT NO 10 OF 2004)	Department of Environmental Affairs, Republic of South Africa. All State and Provincial Departments as well as Local Authorities that have been identified as relevant Competent Authorities.	PERMIT / LICENSE / AUTHORIZATION / COMMENT / RELEVANT CONSIDERATION	Cape Nature to provide comment.
NATIONAL ENVIRONMENTAL MANAGEMENT: PROTECTED AREAS ACT (ACT 57 OF 2003) REGULATIONS FOR THE PROPER ADMINISTRATION OF THE KNYSNA PROTECTED ENVIRONMENT (R 1175 OF DEC 2009)	Department of Environmental Affairs, Republic of South Africa. All State and Provincial Departments as well as Local Authorities that have been identified as relevant Competent Authorities.	PERMIT / LICENSE / AUTHORIZATION / COMMENT / RELEVANT CONSIDERATION	The property is not in a protected area, however SANParks has been asked to provide comment
NATIONAL ENVIRONMENTAL MANAGEMENT: WASTE ACT (ACT 59 OF 2008)	Department of Environmental Affairs, Republic of South Africa. All State and Provincial Departments as well as Local Authorities that have been identified as relevant Competent Authorities.	PERMIT / LICENSE / AUTHORIZATION / COMMENT / RELEVANT CONSIDERATION	The Waste Hierarchy will be adhered to during the construction and operational phase. The EMPr covers the waste disposal aspect in detail.
NATIONAL ENVIRONMENTAL MANAGEMENT: AIR QUALITY ACT (ACT NO 39 OF 2004)	Department of Environmental Affairs, Republic of South Africa. All State and Provincial Departments as well as Local Authorities that	PERMIT / LICENSE / AUTHORIZATION / COMMENT / RELEVANT CONSIDERATION	N/A

	have been identified as relevant Competent Authorities.		
NATIONAL FORESTS ACT (ACT 84 OF 1998)	Department of Environmental Affairs, Republic of South Africa. All State and Provincial Departments as well as Local Authorities that have been identified as relevant Competent Authorities. <u>DAFF Jurisdiction</u>	PERMIT / LICENSE / AUTHORIZATION / COMMENT / RELEVANT CONSIDERATION	No protected trees to be cut, destroyed or damaged
FORESTRY LAWS AMENDMENT ACT (ACT 35 OF 2005)	Department of Environmental Affairs, Republic of South Africa. All State and Provincial Departments as well as Local Authorities that have been identified as relevant Competent Authorities. <u>DAFF Jurisdiction</u>	PERMIT / LICENSE / AUTHORIZATION / COMMENT / RELEVANT CONSIDERATION	N/A
NATIONAL WATER ACT (ACT 36 OF 1998)	Department of Environmental Affairs, Republic of South Africa. All State and Provincial Departments as well as Local Authorities that have been identified as relevant Competent Authorities. <u>Dept of Water Affairs Jurisdiction</u>	PERMIT / LICENSE / AUTHORIZATION / COMMENT / RELEVANT CONSIDERATION	N/A
WATER SERVICES ACT (ACT 108 OF 1997)	Department of Environmental Affairs, Republic of South Africa. All State and Provincial Departments as well as Local Authorities that have been identified as	PERMIT / LICENSE / AUTHORIZATION / COMMENT / RELEVANT CONSIDERATION	N/A

	relevant Competent Authorities. <u><i>Dept of Water Affairs Jurisdiction</i></u>		
SEA SHORE ACT (ACT 21 OF 1935)	Department of Environmental Affairs, Republic of South Africa. All State and Provincial Departments as well as Local Authorities that have been identified as relevant Competent Authorities.	PERMIT / LICENSE / AUTHORIZATION / COMMENT / RELEVANT CONSIDERATION	The Erf is not situated within 100 meters from the high water mark of the sea or estuary.
WESTERN CAPE NATURE CONSERVATION LAWS AMENDMENT ACT (ACT 3 OF 2000)	Department of Environmental Affairs, Republic of South Africa. All State and Provincial Departments as well as Local Authorities that have been identified as relevant Competent Authorities. <u><i>CapeNature Jurisdiction</i></u>	PERMIT / LICENSE / AUTHORIZATION / COMMENT / RELEVANT CONSIDERATION	Cape Nature to provide comment.
CONSERVATION OF AGRICULTURAL RESOURCES ACT (ACT 43 OF 1983)	Department of Environmental Affairs, Republic of South Africa. All State and Provincial Departments as well as Local Authorities that have been identified as relevant Competent Authorities. <u><i>Dept. of Agriculture Jurisdiction</i></u>	PERMIT / LICENSE / AUTHORIZATION / COMMENT / RELEVANT CONSIDERATION	Department of Agriculture to provide comment
NATIONAL HERITAGE RESOURCES ACT (ACT 25 OF 1999)	Department of Environmental Affairs, Republic of South Africa. All State and Provincial Departments as well as Local Authorities that have been identified as	PERMIT / LICENSE / AUTHORIZATION / COMMENT / RELEVANT CONSIDERATION	Heritage had no issues regarding the previous development.

	relevant Competent Authorities.		
NATIONAL HEALTH ACT (ACT 61 OF 2003)	<p>Department of Environmental Affairs, Republic of South Africa. All State and Provincial Departments as well as Local Authorities that have been identified as relevant Competent Authorities.</p> <p><u>Dept. of Health Jurisdiction</u></p>	<p>PERMIT / LICENSE / AUTHORIZATION / COMMENT / RELEVANT CONSIDERATION</p>	In terms of this Act, a Health and Safety Officer and protocol must be implemented during the construction phase.
THE SOUTH AFRICAN ROADS AGENCY LIMITED AND NATIONAL ROADS ACT (ACT 7 OF 1998)	<p>Department of Environmental Affairs, Republic of South Africa. All State and Provincial Departments as well as Local Authorities that have been identified as relevant Competent Authorities.</p> <p><u>SANRAL Jurisdiction</u></p>	<p>PERMIT / LICENSE / AUTHORIZATION / COMMENT / RELEVANT CONSIDERATION</p>	Asked to participate during the PPP
Outiniqua Sensitive Coastal Area Extension Report (OSCAER)	<p>Department of Environmental Affairs, Republic of South Africa. All State and Provincial Departments as well as Local Authorities that have been identified as relevant Competent Authorities.</p>	<p>PERMIT / LICENSE / AUTHORIZATION / COMMENT / RELEVANT CONSIDERATION</p>	Not an OSCAER erf, however the Bitou Municipality Environmental Department have been asked to provide comment.

POLICY/ GUIDELINES	ADMINISTERING AUTHORITY
EIA guideline and information document series. Guideline on transitional arrangements March 2013	Department of Environmental Affairs, Republic of South Africa.

	All Provincial Departments that have been identified as Competent Authorities.
EIA guideline and information document series. Guideline on Generic Terms of Reference for EAPS and Project Schedules	Department of Environmental Affairs, Republic of South Africa. All Provincial Departments that have been identified as Competent Authorities.
EIA guideline and information document series. Guideline on Public Participation	Department of Environmental Affairs, Republic of South Africa. All Provincial Departments that have been identified as Competent Authorities.
EIA guideline and information document series. Guideline on Alternatives	Department of Environmental Affairs, Republic of South Africa. All Provincial Departments that have been identified as Competent Authorities.
EIA guideline and information document series. Guideline on Need and Desirability	Department of Environmental Affairs, Republic of South Africa. All Provincial Departments that have been identified as Competent Authorities.
DEA&DP (2010) Guideline on Public Participation, EIA Guideline and Information Document Series. Western Cape Department of Environmental Affairs & Development Planning (DEA&DP)	Western Cape Department of Environmental Affairs and Development Planning (DEA&DP)

4.3 Project Responsibilities

Responsibility for the implementation of the EMPr lies with the Proponent who must retain the services of a suitably experienced Environmental Control Officer (ECO) who will monitor the construction processes and activities periodically.

The ECO's responsibilities must include, *inter alia*:

- ❖ Secure the protection and rehabilitation of the environment.
- ❖ Guide, advise and consult the relevant authority on environmental issues during construction.
- ❖ Guide, advise and consult any sub-contractors, suppliers etc. who will be involved in this project.
- ❖ Revise the EMPr as required and inform the relevant parties of the changes.
- ❖ Ensure that the EMPr has been accepted and understood as a contractually binding document on all parties involved with this project.
- ❖ Ensure staff operating equipment are adequately trained, certified and sensitised to any potential hazards associated with their tasks.
- ❖ Educate staff as to the need to refrain from indiscriminate waste disposal and/or pollution of local soil and water resources, ensure that they (the staff) have received the necessary safety training, and are aware of the importance of a "clean-site policy".
- ❖ The management guidelines contained in this document must form part of the contractual agreements between the Proponent, Site Manager and the ECO. A tabulated synopsis of relevant responsibilities is appended hereto.

5. REPORTING PROCEDURES

5.1 Documentation

The following documentation must be kept on site in order to record compliance with the EMPr:

An Environmental File which includes:

- ❖ Copy of the EMPr;
- ❖ Copy of the EA;
- ❖ Copy of all other licences/permits;
- ❖ Environmental Method Statements;
- ❖ Non-conformance Reports;
- ❖ Environmental register, which shall include:
 - Communications Register – including records of complaints, minutes and attendance registers of all environmental meetings;
 - Monitoring Results – including environmental monitoring reports, register of audits, non-conformance reports; and

- Incident book – including copies of notification of Emergencies and Incidents, this must be accompanied by a photographic record.
- ❖ Waste Documentation such as, but not necessarily limited to: Waste Manifest Documents;
- ❖ Material Safety Data Sheets (MSDSs) for any hazardous substances; and
- ❖ Written Corrective Action Instructions.

5.2 Environmental Register

The Proponent will put in place an Environmental Register and will ensure that the following information is recorded for all complaints / incidents:

- ❖ Nature of complaint / incident.
- ❖ Causes of complaint / incident.
- ❖ Party/parties responsible for causing complaint / incident.
- ❖ Immediate actions undertaken to stop / reduce / contain the causes of the complaint / incident.
- ❖ Additional corrective or remedial action taken and/or to be taken to address and to prevent reoccurrence of the complaint / incident.
- ❖ Timeframes and the parties responsible for the implementation of the corrective or remedial actions.
- ❖ Procedures to be undertaken and/or penalties to be applied if corrective or remedial actions are not implemented.
- ❖ Copies of all correspondence received regarding complaints/incidents.

5.3 Non-Conformance Report

A Non-Conformance Report (NCR) will be issued to the Proponent as a final step towards rectifying a failure in complying with a requirement of the EMP. This will be issued by the ECO to the Proponent in writing. Preceding the issuing of an NCR, the Proponent must be given an opportunity to rectify the issue.

Should the ECO assess an incident or issue and find it to be significant (e.g. non-repairable damage to the environment), it will be reported to the relevant authorities and immediately escalated to the level of an NCR. The following information should be recorded in the NCR:

- ❖ Details of non-conformance;
- ❖ Any plant or equipment involved;
- ❖ Any chemicals or hazardous substances involved;
- ❖ Work procedures not followed;
- ❖ Any other physical aspects;
- ❖ Nature of the risk;

- ❖ Actions agreed to by all parties following consultation to adequately address the non-conformance in terms of specific control measures and should take the hierarchy of controls into account;
- ❖ Agreed timeframe by which the actions documented in the NCR must be carried out; and
- ❖ ECO should verify that the agreed actions have taken place by the agreed completion date, when completed satisfactorily; the ECO and Proponent should sign the Close-Out portion of the Non-Conformance Form and file it with the contract documentation.

5.4 Environmental Emergency Response

The Proponents environmental emergency procedures must ensure appropriate responses to unexpected / accidental actions / incidents that could cause environmental impacts.

The Environmental Emergency Response Plan is separate to the Health and Safety Plan as it is aimed at responding specifically to environmental incidents and must ensure and include the following:

- ❖ Employees shall be adequately trained in terms of incidents and emergency situations;
- ❖ Details of the organisation (i.e. manpower) and responsibilities, accountability and liability of personnel;
- ❖ A list of key personnel and contact numbers;
- ❖ Details of emergency services (e.g. the fire department / on-site fire detail, spill clean-up services) shall be listed;
- ❖ Internal and external communication plans, including prescribed reporting procedures;
- ❖ Actions to be taken in the event of different types of emergencies;
- ❖ Incident recording, progress reporting and remediation measures to be implemented; and
- ❖ Information on any hazardous materials, including the potential impact associated with each, and measures to be taken in the event of accidental release.

6. COMPLIANCE WITH THE EMPr

6.1 Monitoring and Compliance

The monitoring and compliance of the development should take place as follows:

- ❖ The ECO has the authority to instruct the Proponent to cease a particular operation causing or liable to cause significant environmental damage, and issue fines or penalties for non-compliance of the Environmental Management Programme/ EMPr.
- ❖ An Environmental Control Officer (ECO) must audit the site and compile an audit report for the period during which the Environmental Authorisation and EMPr remain valid.
- ❖ The holder of the environmental authorisation (the Proponent) is responsible to ensure that an environmental audit report is submitted to the **Department of Environmental Affairs and**

Development Planning (DEA&DP) as per the timeframes stipulated in the **Environmental Authorisation (EA)**.

6.3 Auditing Process

In accordance with Regulation 34 of the EIA Regulations 2014, as amended:

(1) The holder of an environmental authorisation must, for the period during which the environmental authorisation and EMPr, and where applicable the closure plan, remain valid—

(a) ensure that the compliance with the conditions of the environmental authorisation and the EMPr, and where applicable the closure plan, is audited; and

(b) submit an environmental audit report to the relevant competent authority.

(2) The environmental audit report contemplated in subregulation (1) must—

(a) be prepared by an independent person with the relevant environmental auditing expertise;

(b) provide verifiable findings, in a structured and systematic manner, on

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

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

(c) contain the information set out in Appendix 7; and

(d) be conducted and submitted to the competent authority at intervals as indicated in the environmental authorisation.

(3) The environmental audit report contemplated in subregulation (1) must determine—

(a) the ability of the EMPr, and where applicable the closure plan, to sufficiently provide for the avoidance, management and mitigation of environmental impacts associated with the undertaking of the activity on an ongoing basis and to sufficiently provide for the avoidance, management and mitigation of environmental impacts associated with the closure of the facility; and

(b) the level of compliance with the provisions of environmental authorisation, EMPr and where applicable, the closure plan.

(4) Where the findings of the environmental audit report contemplated in subregulation (1) indicate—

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

(b) insufficient levels of compliance with the environmental authorisation or EMPr and, where applicable the closure plan; the holder must, when submitting the environmental audit report to the competent authority in terms of subregulation (1), submit recommendations to amend the EMPr or closure plan in order to rectify the shortcomings identified in the environmental audit report.

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

(6) Within 7 days of the date of submission of an environmental audit report to the competent authority, the holder of an environmental authorisation must notify all potential and registered interested and affected parties of the submission of that report, and make such report immediately available—

(a) to anyone on request; and

(b) on a publicly accessible website, where the holder has such a website.

(7) An environmental audit report must contain all information set out in Appendix 7 to these Regulations.

Appendix 7 of the EIA Regulations 2014, as amended –

Environmental audit report

1. The environmental audit report must provide for recommendations regarding the need to amend the EMPr, and where applicable, the closure plan.?????

Objective of the environmental audit report??

2. The objective of the environmental audit report is to—

(a) report on—

- (i) the level of compliance with the conditions of the environmental authorisation and the EMPr, and where applicable, the closure plan; and
- (ii) the extent to which the avoidance, management and mitigation measures provided for in the EMPr, and where applicable, the closure plan achieve the objectives and outcomes of the EMPr, and closure plan;
- (b) identify and assess any new impacts and risks as a result of undertaking the activity;
- (c) evaluate the effectiveness of the EMPr, and where applicable, the closure plan;
- (d) identify shortcomings in the EMPr, and where applicable, the closure plan; and
- (e) identify the need for any changes to the avoidance, management and mitigation measures provided for in the EMPr, and where applicable, the closure plan.

Content of environmental audit reports

3. (1) An environmental audit report prepared in terms of these Regulations must contain—

(a) details of the—

- (i) independent person who prepared the environmental audit report; and
- (ii) expertise of the independent person that compiled the environmental audit report;

(b) a declaration that the independent auditor is independent in a form as may be specified by the competent authority;

(c) an indication of the scope of, and the purpose for which, the environmental audit report was prepared;

(d) a description of the methodology adopted in preparing the environmental audit report;

(e) an indication of the ability of the EMPr, and where applicable, the closure plan to—

- (i) sufficiently provide for the avoidance, management and mitigation of environmental impacts associated with the undertaking of the activity on an on going basis;
- (ii) sufficiently provide for the avoidance, management and mitigation of environmental impacts associated with the closure of the facility; and
- (iii) ensure compliance with the provisions of environmental authorisation, EMPr, and where applicable, the closure plan;

(f) a description of any assumptions made, and any uncertainties or gaps in knowledge;

(g) a description of any consultation process that was undertaken during the course of carrying out the environmental audit report;

(h) a summary and copies of any comments that were received during any consultation

process; and

(i) any other information requested by the competent authority.

6.4 Non-Compliance

Definition

The non-compliance is defined as, and will be issued for:

- ❖ Any deviation by the Proponent from the environmental conditions and requirements as set out in the EA and EMPr - or;
- ❖ Any contravention by the Proponent of environmental legislation - or;
- ❖ Any unforeseen environmental impact resulting from direct or indirect actions or activities on site that would be considered as a significant impact. Significance will be determined by the Environmental Control Officer (ECO) but will be informed by geographic extent, duration, lasting effects of the impact and extent of remediation to the impact.

Types of non-compliances issued

Two types of non-compliances may be issued:

A. Stop Works Non-Compliance

Stop Works Non-Compliance will require that all works as described in the non-compliance will stop immediately and may only continue on a formal written permission from the ECO.

Stop Works Non-Compliance will be issued under the following conditions:

- ❖ Total disregard by the Proponent to the environmental conditions and requirements listed in the EA and EMPr;
- ❖ An activity that if left unattended will escalate the degree, severity or extent of the environmental impact.

B. General Non-Compliance

A general non-compliance will allow work and activity by the receiving party to continue while the corrective action takes place.

6.5 Issuing a Non-Compliance

Non-compliance may be issued to:

- ❖ The Proponent
- ❖ Any representative of the Proponent

6.6 Process of Issuing Non-Compliance

The appointed Environmental Control Officer (ECO) may issue a formal non-compliance to the Proponent. A copy of the non-compliance issued will be placed in the EMPr file. The Proponent will be responsible for returning a formally signed off corrective action (as per template) to the ECO to be placed in the EMPr file. The ECO will be required to sign-off on the corrective action, indicating that it has been completed within the timeframes and to the satisfaction of the ECO.

6.7 Failure to complete corrective actions

In the event that the Proponent fails or refuses to complete the corrective action, either at all or within the allocated timeframe, the ECO shall,

- ❖ Inform DEA&DP in writing that a condition of approval for the project is not being met.

The DEA&DP office is responsible for resolving the impasse with the Proponent.

The Proponent is deemed not to have complied with the EA and EMPr if:

- ❖ Within the boundaries of the site and site extensions there is evidence of contravention of clauses;
- ❖ Environmental damage occurs due to negligence; inappropriate actions taken by the Proponent or any of his staff.

On receiving a notice of non-compliance the Proponent is required to swiftly address the issue/s taking all corrective actions required to rectify the situation. Penalties will be applied for non-compliant situations. Penalties/fines are advocated to ensure corrective measures are successfully undertaken and the necessary standard of rehabilitation is achieved.

The penalty associated with a chemical spill is not a set amount but will depend on the nature and extent of the spill; the cost of any soil and /or groundwater monitoring and any soil and /or groundwater remediation required by authorities will be to the Proponent's account.

The imposition of such a penalties / fines shall not preclude the relevant competent authority from applying an additional penalty in accordance with statutory powers.

Failure to redress the cause shall be reported to the relevant authority for them to deal with the transgression as deemed fit.

6.8 Unlawful Activity/ies

NEMA and its Regulations entitle environmental authorities to administer a fine not exceeding R 5 million or 10 years imprisonment and/or a fine and imprisonment for a person guilty of an unlawful activity. The Act makes allowance for the rectification of unlawful activity and may charge up to R1 million administration fees over and above the remediation costs.

NEMA makes provision for damages to be awarded by the courts where loss or damage has occurred as a result of a contravention of other environmental statutes. Importantly, NEMA provides for the liability of conviction of employees, managers, agents and directors for any offences resulting from the failure to take all the reasonable steps that were necessary under the circumstances to prevent the commission of an offence.

7. AMENDMENTS TO THE EMPr

This EMPr outlines the environmental practices and mitigation measures to be adhered to during the construction and rehabilitation phases in order to curtail and/or minimise potential negative impacts and promote sound environmental practises.

Any major issues not covered in the EMPr as submitted, will be addressed as an addendum to this EMPr, and submitted for approval. The EMPr is a living document and is subject to change from time to time in consultation with the Department of Environmental Affairs and Development Planning / DEA&DP. Any amendments to the EMPr will require approval from the DEA&DP.

Amendment of environmental management programme or closure plan as a result of an audit

35. (1) The competent authority must consider the environmental audit report and amended EMPr and, where applicable the amended closure plan, contemplated in regulation 34 and approve such amended EMPr, and where applicable the amended closure plan, if it is satisfied that it sufficiently provides for avoidance, management and mitigation of environmental impacts associated with the undertaking of the activity, or where applicable the closure of the facility, and that it has been subjected to an appropriate public participation process.

(2) Prior to approving an amended EMPr or closure plan contemplated in subregulation (1), the competent authority may request such amendments to the EMPr or closure plan as it deems appropriate to ensure that the EMPr sufficiently provides for avoidance, management and mitigation of environmental impacts associated with the undertaking of the activity or to ensure that the closure plan sufficiently provides for avoidance, management and mitigation of environmental impacts associated with the closure of the facility.

Other amendments of environmental management programme or closure plan

36. (1) Where an amendment is required to the impact management actions of an EMPr, such amendments may immediately be effected by the holder and reflected in the next environmental audit report submitted as contemplated in the environmental authorisation and regulation 34.

(2) Where an amendment to the impact management outcomes of an EMPr or an amendment of the closure objectives of a closure plan is required before an audit is required in terms of the environmental authorisation, an EMPr or closure plan may be amended on application by the holder of the environmental authorisation.

Amendment of environmental management programme or closure plan on application by holder of environmental authorisation

37. (2) The holder of the environmental authorisation must invite comments on the proposed amendments to the impact management outcomes of the EMPr or amendments to the closure objectives of the closure plan from potentially interested and affected parties, including the competent authority, by using any of the methods provided for in the Act for a period of at least 30 days.

(3) Reasonable alternative methods, as agreed to by the competent authority, to invite comments as contemplated in subregulation (2), may be used in those instances where a person desires but is unable to participate in the process due to—

(a) illiteracy;

(b) disability; or

(c) any other disadvantage.

(4) The invitation to comment as contemplated in subregulation (2) must include an indication that any comments to the proposed amendments must be submitted to the holder of the environmental authorisation within 30 days of such invitation to comment.

(5) If no comments are received, the holder of the environmental authorisation may amend the EMPr or closure plan in accordance with its intention contemplated in subregulation (1) and submit the amended EMPr or closure plan to the competent authority for approval within 60 days of inviting comments.

(6) Prior to approving an amended EMPr or closure plan contemplated in subregulation (5), the competent authority may request such amendments to the EMPr or closure plan as it deems appropriate to ensure that the EMPr sufficiently provides for avoidance, management and mitigation of environmental impacts associated with the undertaking of the activity or to ensure that the closure plan sufficiently provides for avoidance, management and mitigation of environmental impacts associated with the closure of the facility.

(7) If comments are submitted to the holder of the environmental authorisation, such holder must submit such comments to the competent authority, including responses to such comments, together with the proposed amended EMPr or closure plan.

(8) The competent authority must, within 30 days of receipt of the information contemplated in subregulation (7), consider such information and issue a decision to approve the amended EMPr or closure plan or not.

(9) After the competent authority has reached a decision in terms of subregulation (5) or (8), the competent authority must, within 5 days—

(a) provide the holder of the environmental authorisation with its decision, including the amended EMPr or closure plan if the decision was to approve the amended EMPr or closure plan, as well as reasons for the decision;

(b) draw the attention of the holder of the environmental authorisation to the fact that an appeal may be lodged against the decision in terms of the National Appeals Regulations, if such appeal is available in the circumstances of the decision; and

(c) instruct the holder of the environmental authorisation to, within 14 days of the date of the decision, inform the parties who submitted comments of the decision, to the fact that an appeal may be lodged against the decision in terms of the National Appeals Regulations, if such appeal is available in the circumstances of the decision.

8. ENFORCING THE EMPr

The holder of the Environmental Authorisation (EA) has a responsibility to ensure that all those people involved in the project are aware of and familiar with the environmental requirements for the project (this includes casual labour, etc.). The EA and EMPr shall be part of the terms of reference for all stakeholders.

All senior and supervisory staff members shall familiarise themselves with the full contents of the EA and EMPr. They shall know and understand the specifications of the EA and EMPr and shall be able to assist other staff members in matters relating to the EA and EMPr.

TABLE OF RESPONSIBLE PARTIES BELOW:

Responsibility	Name of Responsible Party
Proponent	The Raphaeli Waldorf School NPC
Environmental Control Officer/ ECO	(To be appointed)
Site Manager	(To be appointed)

9. ENVIRONMENTAL MANAGEMENT PROGRAMME

9.1 CONSTRUCTION PHASE

Activity	Management / Mitigation	Responsibility	Frequency / Timing
Authorisations, Licences and Permits	Environmental Authorisations		
	All necessary authorisations, permits and licences must be obtained by the Proponent.	Proponent	Once-off
Appointment of Environmental Control Officer	Appointment of Environmental Control Officer		
	An Independent ECO must be appointed at the Proponent's cost to monitor the implementation of the EMPr.	Proponent & ECO	Once-off
	The nomination of the ECO must be given to DEA&DP, in writing within (7) seven days of appointment. The notification must include contact details for the ECO and details pertaining to the ECO's relevant experience.		
Should the ECO for the development change at any time, this must be communicated, in writing, to DEA&DP, within fourteen (14) days of appointing the new ECO. The notification must include contact details for the ECO, details pertaining to the ECO's relevant experience and reasons for the change in ECO.	As required		
Preparation of Method Statements	Method Statements		
	Method Statements must be submitted by the Proponent to the ECO and must be adhered to by the Proponent. These relate to water and stormwater management requirements, solid waste management requirements, the storage of hazardous materials (if applicable), and standard emergency procedures.	Proponent	Once-off
	The ECO will monitor the implementation of the Statements.	ECO	On-going
Notifying Relevant I&APs	Notice of Environmental Authorisation (EA)		
	A written notice must be given to all relevant I&APs notifying them of the EA. The notice must include a date on which the EA was received and the reference number	Proponent	Once-off

Activity	Management / Mitigation	Responsibility	Frequency / Timing
	for the EA.		
Education of Site Staff on General and Environmental Conduct <i>A general regard for the social and ecological wellbeing of the site and adjacent areas is expected of the site staff.</i>	Environmental Awareness and Training		
	Construction staff must be adequately educated by the ECO as to the provisions included in the EMPr, and in terms of general environmentally-friendly practice.	ECO	Once-off and as required
	The ECO must ensure that all staff, and if applicable, Contractors / Sub-contractors / Suppliers / Service Providers are trained on the environmental, occupational safety and/or legal responsibilities expected from them.		
	The training must take into account language and literacy requirements as well as measures to determine the effectiveness of the training. Proof of training must be attached to the ECO's audit reports.		
Consideration of the implications of the EA and EMPr must form part of the formal site induction for all contractors, sub-contractors and casual labourers, preferably in their native language. The induction training will, as a minimum, include the following: <ul style="list-style-type: none"> ➤ The importance of conformance with all environmental policies; ➤ The environmental impacts, actual or potential, of their work activities; ➤ The environmental benefits of improved personal performance; ➤ Their roles and responsibilities in achieving conformance with the environmental policy and procedures and with the requirement of the Consultant's environmental management systems, including emergency preparedness and response requirements; and ➤ The mitigation measures required to be implemented when carrying out their work activities. 			
	All contractors, sub-contractors and casual labourers must acknowledge their	ECO	Once-off

Activity	Management / Mitigation	Responsibility	Frequency / Timing
	understanding of the EMPr and environmental responsibilities by signing an induction attendance record.		
	Staff, operating equipment, shall be adequately trained and sensitized to any potential hazards associated with their tasks.	Proponent	During staff induction, followed by on-going monitoring
	Translators are to be used where necessary during staff training.	ECO	
	The ECO must be on hand to explain more difficult / technical issues and to answer questions which may be raised.	ECO	
	Staff must be made aware that they are not to make excessive noise e.g. shouting, hooting.	ECO & Proponent	
	All employees must undergo the necessary safety training and wear the necessary protective clothing at all times.		
	No alcohol / drugs to be present on site; no vehicles or machinery are to be operated whilst under the influence of alcohol or drugs.		
	No firearms allowed on site or in vehicles transporting staff to / from the site (unless used by security personnel).		
	No unsocial behaviour will be permitted.		
	Bringing pets onto site is forbidden.		
	Staff must make use of facilities provided for them, as opposed to ad-hoc alternatives (e.g. fires for cooking, the use of surrounding bush as a toilet facility is strictly forbidden).		
	No fires to be permitted on site.		
	Trespassing on private / commercial properties adjoining the site is forbidden.		
	No worker may be forced to do work that is potentially dangerous or for what he / she is not so trained		
The staff conduct rules are described in a separate table of rules in the EMPr. This is aimed at providing staff with the basic information regarding worker conduct on site.			

Activity	Management / Mitigation	Responsibility	Frequency / Timing
Site Management	Access		
	No vehicles may drive onto the adjacent properties and any other no-go areas.	Site Manager	On-going
	Site Management		
	Adequate drainage and erosion protection must be provided around the site and where necessary. This can be in the form of sand bags, silt fence traps, and/ or loosely stacked tree branches (if available).	Site Manager	On-going
Access points and other cleared surfaces must be dampened whenever necessary and especially in dry and windy conditions to avoid excessive dust. Alternatively, a binding product such as Dustex (supplied by Patch Industrial Supplies) could be used.			
Sewage and Sanitation	Ablutions		
	Toilets must be no closer than 32m from any watercourse. Such facilities, which shall comply with local authority regulations, shall be maintained in a clean and hygienic condition. Their use shall be strictly enforced. They must be positioned in an appropriate place, also taking into consideration, gradient of the land.	Site Manager	Immediately & on-going
	The Site Manager must ensure that toilets are cleaned regularly.		On-going
	Unauthorised spilling of waste from the septic tank into the environment and burying of waste are strictly prohibited.		
Ablution facilities must not cause any pollution to any water resource and it must not be a health hazard to the general public.			
Social Impacts	Communication Between Site Manager, Site Staff and I&APs		
	Should the staff be approached by members of the public or other stakeholders, they must assist them in locating the Site Manager, or provide a number on which they may contact the Proponent/ Site Manager.	Site Manager	On-going
	The conduct of the staff when dealing with the public or stakeholders shall be in a manner that is polite and courteous at all times.		
Drivers of heavy-duty vehicles must exercise care when travelling to and from the site			

Activity	Management / Mitigation	Responsibility	Frequency / Timing
	– and adhere to all legally enforceable requirements.		
Equipment lay-down and storage	Storage Areas		
	Choice of location for equipment lay-down and storage areas must take into account prevailing winds, distances to water bodies, general on-site topography and water erosion potential of the soil. Impervious surfaces, bunded areas or drip trays must be provided where necessary. Equipment lay-down and storage areas must be designated to areas that will be developed, demarcated and sign-posted.	Site Manager	On-going
Conservation of the Natural Environment	Erosion and Stormwater Control		
	Land clearance must only take place in areas that will be developed. Areas outside of the development footprint must be treated as “no-go” areas.	Site Manager	Immediate and on-going
	Soil disturbance during the removal of alien invasive plants must be minimised as much as possible.		Throughout the duration of the project
	Storm water control must be undertaken to prevent soil loss from the site.		Immediately
	Erosion prevention and control measures must be implemented. This may be by the use of mulch bags or silt fences.		On-going
	Provision shall be made for storm water management measures that will ensure effective run-off control and prevent erosion at run-off points.		
	Continuous monitoring for evidence of erosion must be undertaken around the site.		
	Earth, stone or rubble is to be properly disposed of so as not to obstruct natural water pathways over the site.		
Fauna and Flora			
Areas which are identified by the Environmental Control Officer (ECO) as being ecologically sensitive and which are adjacent to the site are to be suitably demarcated to prevent damage by construction practices. These areas are to be recognised as “no-	ECO & Site Manager	Immediately	

Activity	Management / Mitigation	Responsibility	Frequency / Timing
	go" areas.		On-going
	No natural vegetation may be cleared without prior permission from the ECO and if applicable from any relevant authority. Indigenous vegetation that is removed is to be replanted either back to the point from which it was taken or must be replaced by new relevant indigenous vegetation during rehabilitation.		
	The ECO must identify and make known to the team all Red Data listed vegetation species. All permits for the removal/ translocation of the identified protected vegetation species must be obtained prior to any ground clearance from the Department of Agriculture, Forestry and Fisheries (DAFF).		On-going
	All alien invasive plant species must be continuously removed around the site. The best way to do this is to remove the plants from the roots by hand and leave the plants in the sun to dry out and die before disposal. Please refer to the Alien Plant Control Programme.	ECO & Site Manager	Immediate and On-going
	Disturbance to birds, animals and reptiles and their habitats must be minimized wherever possible.	Site Manager	
Conservation of Water Resources	Water Sources		
	The use of water from any watercourse on-site is not permitted without a Water Use License.	Site Manager	On-going
	Under no circumstances may any materials or waste generated from the project be disposed of into any of the watercourses.		
	All parked vehicles/ trucks must have drip trays placed underneath the vehicle where potential leaks may occur.		
Waste Management	On-Site Waste Management		
	The excavation and use of rubbish pits is forbidden.	Site Manager	On-going
	Burning of waste is forbidden. <i>A possible exception to this may be that the alien invasive vegetation which is removed from the site should be burned to prevent the</i>		On-going and monitored weekly

Activity	Management / Mitigation	Responsibility	Frequency / Timing
	<p><i>spread of the plants. The transportation of Alien Invasive Plants is strictly forbidden in terms of the Conservation of Agricultural Resources Act (CARA), especially if in seed; unless stored in a completely sealed container.</i></p> <p>Littering on the site is forbidden and the site shall be cleared of litter at the end of each working day.</p> <p>An adequate number of general waste bins must be arranged around the site to collect all domestic refuse, and to minimise littering.</p> <p>Solid waste must be managed and separated into recyclable and non-recyclable and disposed of accordingly.</p> <p>All waste generated during operation is to be disposed of at a facility registered in terms of section 20(b) of the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008).</p>		On-going monitoring
Handling of Hazardous Materials (if necessary)	<p>Hazardous Materials</p> <p>Material Safety Data Sheets (MSDSs) shall be readily available on site for all chemicals and hazardous substances to be used on site. Where possible and available, MSDSs must additionally include information on ecological impacts and measures to minimize negative environmental impacts during accidental releases or escapes.</p> <p>Cement and other potential environmental pollutants must be stored within an impermeable bunded, roofed and sign posted area.</p> <p>Cement and other potential environmental pollutants must be mixed on an impermeable surface that is bunded to prevent the leakage of pollutants onto the ground (if necessary).</p> <p>All empty contaminated containers must be stored within a hazardous bunded area until collection by a reputable hazardous waste collection company. Waybills must be presented to the ECO for review and filing purposes.</p> <p>No vehicles transporting hazardous materials to the site may be washed on or near</p>	Site Manager	On-going

Activity	Management / Mitigation	Responsibility	Frequency / Timing
	site. They must return to the supplier of such material to be cleaned out.		
Cultural Environment	Archaeology and Artefacts		
	No structures older than sixty years or parts thereof are allowed to be demolished altered or extended without a permit from Heritage Western Cape.	Site Manager	Immediate and On-going
	If any archaeological sites/materials are exposed, mitigation regarding the finds must be conducted with Heritage Western Cape regarding the destiny of the material.		
	If Heritage Western Cape agrees to the removal of the material, an archaeologist must apply for a permit from Heritage Western Cape to scientifically excavate/collect the material.		
Safety and Security	Safety and Security On-Site		
	Material stockpiles or stacks must be stable and well secured to avoid collapse and possible injury to site workers / local residents.	Site Manager	On-going
	Firefighting equipment must be present on site at all times. All equipment on site must be used in accordance with the Occupational Health and Safety Act regulations of South Africa (OHSA), Act No. 85 of 1993); staff must be trained in firefighting procedures.		
	No unauthorised person may be permitted to enter the site without prior permission of the site manager.		
Vehicle speeds shall not exceed 45km/h along dust roads or 20km/h when traversing unconsolidated and non-vegetated areas			

9.2 REHABILITATION

***All rehabilitation measures must be implemented with consultation with an Alien Invasive Plant Control Plan**

Activity	Management / Mitigation	Responsibility	Frequency / Timing
Vegetation Rehabilitation	Vegetation		
	A 100% indigenous planting plan must be adhered to in terms of all planting carried out on the site.	Proponent, Site Manager & ECO	On-going site maintenance
	Erosion prevention and control measures must be fully implemented. Continuous monitoring must be done during the lifetime of the project.		
	All rehabilitated areas must be maintained through weekly inspections until the 80% success rate has been achieved (if applicable).		
Encroachment of invasive alien plants in this regard will need to be monitored on a regular basis to prevent re-infestation.			
Stormwater Management	Stormwater		
	Any negative stormwater effects, related to the operational phase, must be remediated immediately.	Proponent & Site Manager	On-going site maintenance
On-going monitoring and assessing of stormwater drainage must occur during the operational phase of the proposed project.			
Conservation of Water Resources	Water Sources		
	The use of water from any watercourse on-site is not permitted without a Water Use License.	Proponent & Site Manager	On-going site maintenance
Under no circumstances may any materials or waste generated from the project be disposed of into any of the watercourses.			

10. ALIEN PLANT CONTROL PROGRAMME

Please consult a Botanical specialist before attempting to remove Alien Invasive Plants.

Benefits of control

- Elimination of spread of these species into non-affected areas.
- Improvement of water quality and quantity.
- Legal compliance: landowners are required to eradicate or control declared weed and alien invader plants in terms of the Conservation of Agricultural Resources Act 43 of 1983 and the National Environmental Management: Biodiversity Act 10 of 2004.
- Improvement of biodiversity in conservation areas. Fast growing invader plants suppress indigenous flora, with a resultant loss in overall biodiversity.
- Commercial reasons: alien vegetation can spread from conservation areas into production land resulting in greater weed control costs.

Important factors influencing the effectiveness of a control programme

- Timeous implementation of control operations is important for alien plants.
- Operations must be directed towards killing alien vegetation. This is best achieved by using an effective herbicide chosen by the ECO and applied by using the “cut-stump; frilling or ring barking methods. Under no circumstances may spraying with a “Rose” or multi- stream nozzle head be done.

Requirements for an effective alien vegetation control programme

- Identify the problem: extent, location and species of problem plant.
- Divide the problem areas into manageable units, taking budget and resource constraints into account.
- Identify any sensitive ecosystems, rare or endangered plants etc. which may be affected by a control programme. Identify the original ecosystem applicable to the area.
- Make provision for a number of follow up operations. The initial clearing operation is only part of the total programme. Failure to follow up will result in a failure of the entire programme.

While the importance of removing or clearing of alien or exotic vegetation is recognised, there should be control over the way in which this takes place. Often what generally appears to be covered by alien vegetation, actually contains pockets of sensitive vegetation or protected species. It is for this reason that clearing of such areas must be undertaken by hand (*Guidelines for the Control and Management of Activities in Sensitive Coastal Areas, first edition, 1998*).

It is important to note that all of the above must be performed with instruction by the ECO, as well as in the presence of an ECO at all times.

10.1 Legislation

The National Environmental Management Act, No 107 of 1998, creates a duty of care towards the environment. Within the preface of this Act, it is stated thus:

“Everyone has the right to have the environment protected, for the benefit of present and future generations, through reasonable legislative and other measures that prevent pollution and ecological degradation; promote conservation; and secure ecologically sustainable development and use of natural resources while promoting justifiable economic and social development: the environment is a functional area of concurrent national and provincial legislative competence, and all spheres of government and all organs of state must co-operate with, consult and support one another.”

Any person or business found to be responsible for illegally introducing an invasive plant or species, and allowing it to spread, may be compelled, by this Act to desist with their actions and remove the source of invasion.

The Conservation of Agricultural Resources Act, No 43 Of 1983 (CARA) was passed to protect soil, water resources and vegetation. This included measures to manage and control weeds and invader vegetation species. The CARA regulations declare several species of “weeds” or “invader plants.” These species have been divided into three categories:

Category 1a Listed Invasive Species:

Category 1a Listed Invasive Species are those species listed as such by notice in terms of section 70(1)(a) of the National Environmental Management: Biodiversity Act/ NEMBA (Act 10 of 2004) as species which must be combatted and eradicated.

A person in control of a Category 1a Listed Invasive Species must-

- (a) comply with the provisions of section 73(2) of the NEMBA;
- (b) immediately take steps to combat or eradicate listed invasive species in compliance with sections 75(1), (2) and (3) of the NEMBA; and
- (c) allow an authorised official from the Department to enter onto land to monitor, assist with or implement the combatting or eradication of the listed invasive species.

If an Invasive Species Management Programme has been developed in terms of section 75(4) of the NEMBA, a person must combat or eradicate the listed invasive species in accordance with such programme.

Category 1b Listed Invasive Species:

1) Category 1b Listed Invasive Species are those species listed as such by notice in terms of section 70(1)(a) of the NEMBA as species which must be controlled.

2) A person in control of a Category 1b Listed Invasive Species must-

(a) control the listed invasive species in compliance with sections 75(1), (2) and (3) of the NEMBA.

(b) must allow an authorised official from the Department to enter onto the land to monitor, assist with or implement the control of the listed invasive species, or compliance with the Invasive Species Management Programme contemplated in section 75(4) of NEMBA.

3) If an Invasive Species Management Programme has been developed in terms of section 75(4) of the NEMBA, a person must combat or eradicate the listed invasive species in accordance with such programme.

Category 2 Listed Invasive Species:

1) Category 2 Listed Invasive Species are those species listed by notice in terms of section 70(1)(a) of the NEMBA as species which require a permit to carry out a restricted activity within an area specified in the Notice or an area specified in the permit, as the case may be.

2) Unless otherwise indicated in the Notice, no person may carry out a restricted activity in respect of a Category 2 Listed Invasive Species without a permit.

3) A landowner on whose land Category 2 Listed Invasive Species occurs or person in possession of a permit, must ensure that the specimens of the species do not spread outside of the land or the area specified in the Notice or permit.

4) Unless otherwise specified in the Notice, any species listed as Category 2 Listed Invasive Species that occurs outside the specified area contemplated in sub-regulation (1), must, for purposes of these regulations, be considered to be a Category 1b Listed Invasive Species and must be managed according to Regulation 3 above.

5) Notwithstanding the specific exemptions relating to existing plantations in respect of Listed Invasive Plant Species published in *Government Gazette* No. 37886, Notice 599 of 1 August 2014 (as amended), any person or organ of state must ensure that the specimens of such Listed Invasive Plant Species do not spread outside of the land over which they have control.

6) If an Invasive Species Management Programme has been developed in terms of section 75(4) of the NEMBA, a person must combat or eradicate the listed invasive species in accordance with such programme.

Category 3 Listed Invasive Species:

1) Category 3 Listed Invasive Species are species that are listed by notice in terms of section 70(1)(a) of the NEMBA, as species which are subject to exemptions in terms of section 71(3) and prohibitions in terms of section 71A of the NEMBA, as specified in the Notice.

2) Any plant species identified as a Category 3 Listed Invasive Species that occurs in riparian areas, must, for the purposes of these regulations, be considered to be a Category 1b Listed Invasive Species and must be managed according to regulation 3 below.

3) If an Invasive Species Management Programme has been developed in terms of section 75(4) of the NEMBA, a person must combat or eradicate the listed invasive species in accordance with such programme.

Should any invasive plant species occur, other than those stated in The Act, the land user must control them by species-specific control methods. Caution should ALWAYS be taken when dealing with noxious chemicals, and care should be taken to cause the least amount of harm to the environment.

10.2 Ways to Eradicate Alien Vegetation

This alien eradication and control program comprises the following three steps:

Step 1

The first step of the Alien Plant Eradication Programme will be to undertake an inception and educational meeting, where the people employed to undertake this activity are able to identify the correct species as aliens and the manner in which to remove and control them.

Step 2

The second step will be to identify the Alien Invasive Species and start a process of removing the individuals that occur on the site. The removal of the alien species must be in a stepwise manner and be undertaken within a single area at a time. This will ensure that all individuals are removed at the same time to reduce re-infestations. Below are a number of methods that may be employed to undertake the activity of removing alien plant species. These methods are dependent on the size and nature of the plant that is to be removed.

Mechanical Methods

Hand-pulling

This method of removal is only really an option during the summer months and when the alien plant species that are requiring removal are very small, and their root system is not very well established. The only precautionary note here is that many alien plant species may look similar to indigenous species when they emerge, so the labour force must be extremely well versed in the individuals that will require removal.

Up-rooting

This method is similar to hand-pulling but is undertaken on slightly older individuals of the target species. It only has one drawback; a relatively large area can be disturbed with the soils being altered and opening the area up to re-infestation.

Lasso & Winch

This method is the upgraded version of the up-rooting, with the same principles applying, that is of trying to remove the entire plant with all the root system attached, to prevent re-growth. This can have a serious destabilizing effect on the receiving environment and should definitely not be undertaken on slopes or sandy soils.

Cutting / Slashing

This method is not a suitable method for control and long term management if used as a stand-alone technique because many of the alien plant species will simply coppice or re-sprout during the summer periods. Many, if not most, alien plants species are annual species, and through their natural life strategy (r-selected) are able to withstand disturbance, even extreme disturbance as in this instance.

Ring-barking

This involves the removal of bark in a 30 centimetre band. This technique is used to desiccate the plant through killing the phloem and xylem and thus preventing transpiration. Further it also facilitates pathogen infestation. It is very effective on large trees if undertaken correctly.

Strip-barking

As with ring-barking, just at a larger scale.

Frilling / Girdling

Girdling and frilling are methods of killing standing trees that may be done with or without an herbicide. Girdling involves cutting a groove or notch into the trunk of a tree to interrupt the flow of sap between the roots and crown of the tree. The groove must completely encircle the trunk and should penetrate into the wood to a depth of at least 1.5 centimetres on small trees, and 2.5 to 4 centimetres on larger trees. Girdling can be done with an axe, panga or chain saw. When done with an axe or panga, the girdle is made by striking from above and below along a line around the trunk so that a notch of wood and bark is removed. The width of the notch varies with the size of the tree. Effective girdles may be as narrow as 2.5 to 5 centimetres on small-diameter trees, and as wide as 15 to 20 centimetres on very large-diameter trees. When a chain saw is used to girdle, two horizontal cuts between 5 and 10 centimetres apart are usually made completely around the tree when no herbicide is used and one horizontal cut is made completely around the tree when herbicide is used.

Frilling is a variation of girdling in which a series of downward angled cuts are made completely around the tree, leaving the partially severed bark and wood anchored at the bottom. Frilling is done with an axe or panga.

By themselves, girdling and frilling are physical methods to deaden trees that require very little equipment and may be done without herbicides. Both techniques require considerable time to carry out, particularly with an axe or panga. The effectiveness of girdling and frilling depends on the tree species and on the size and completeness of the girdle or frill. To be effective, girdles and frills must completely encircle the tree. Because frills can heal-over more easily, girdling is usually more effective.

The effectiveness of both girdling and frilling can be increased by using herbicides. With frilling and girdling, water soluble forms of herbicides are most commonly used to get maximum movement of herbicide within the plant. When using water-soluble herbicides, the herbicide/water mixture is commonly applied by squirting it on the girdle or frill until the cut surface is wet. Hand-held, spray bottles, such as those available at local garden stores, are ideal for applying herbicide to the girdle. Again, note that a single, rather than double chain saw girdle is used when a water soluble herbicide is to be applied.

Chemical Methods

The use of chemicals in controlling and removing of alien plant species should not be excluded as a possible option. Once the alien plant species are more manageable the use of chemicals should be reduced or excluded completely. The best option would be to pursue a combination of mechanical and chemical control in the early stages.

The only negative impact of the use of chemicals is that if used incorrectly may result in plant species being able to develop some form of resistance to the herbicide. If herbicides are used as a foliar spray, drift will cause non-target species to be impacted upon. The only method that should be undertaken is the cutting of the plants prior to the treatment of the remaining stems using a “stem painting” technique.

It is imperative that the herbicides used are dye treated or that the end-user add a dye to ensure that all stems that have been treated are easily identified. Note, the application of the chemical solution must follow directly after the cutting of the vegetation. Therefore, a small area should be selected and all cutting and stem painting be undertaken on that area prior to moving to the next area.

Environmental Safety

In order to minimise the impact of the operation on the natural environment the following must be observed.

- ❖ 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 product 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, e.g. TG-1 or equivalent.
- ❖ The correct protective clothing is to be used in line with manufacturer's instructions and / or the Occupational Health & Safety Act, Act 85 of 1993 (and amendments) and,
- ❖ All MSDS sheets are to be made available on site along with a Medical First Aid Kit.

Disposal of Alien Vegetation

- ❖ Plant material should be used beneficially wherever possible, as opposed to disposing of it at a landfill site where it takes up valuable airspace, or let it further propagate on unchecked, vacant land.
- ❖ Woody and dry material, provided no seeds are present, can be chipped and used as mulch or made available to the local community for firewood.
- ❖ Wet material and aquatic weeds should be combined with other organic matter and composted. Alternatively, it may be possible to use it for basket making, animal feed or other uses.
- ❖ Burning of alien vegetation waste material is prohibited.
- ❖ Burying of alien vegetation waste material in or near the stream, drainage lines, dams, wetlands and their buffer zones is prohibited.
- ❖ Any vegetation which is not viable for use must be disposed of at a registered disposal unit.

11. Species Planting List

Please consult with a Botanical specialist for a comprehensive list.

12. STAFF CONDUCT CONTROL AND INFORMATION SHEET

ALL STAFF MUST OBEY THE FOLLOWING RULES:	
1	DO NOT tamper with or destroy nesting sites, lairs or any other form of animal shelter.
2	DO NOT feed the native animals.
3	DO NOT leave the project site untidy and strewn with rubbish that will attract pests.
4	DO NOT bring any pets onto the project site.
5	DO NOT trespass onto private properties not linked to the project.
6	DO NOT carry a weapon onto the project site or in the vehicles transporting workers to and from the site.
7	DO NOT set fires.
8	DO NOT cause any unnecessary disturbing noise at the project site or at any designated worker collection/drop off points.
9	DO NOT drive a vehicle under the influence of alcohol.
10	DO NOT exceed the national speed limits on public roads or exceed the recommended speed limits in this management plan (where applicable)
11	DO NOT drive a vehicle that is generating excessive noise (noisy vehicles must be reported and repaired as soon as possible).
12	DO NOT litter along the roadsides, including both public and private roads.
13	DO NOT remove or destroy vegetation around the site without the prior consent of the site manager and Environmental Control Officer.
14	DO NOT tamper with, destroy or remove vegetation from any areas that have been fenced off or marked.
15	DO NOT pollute watercourses, whether flowing or not.
16	DO NOT drive through watercourses.
17	DO NOT operate critical items of mechanical equipment without having been trained and certified.
18	ALL employees must undergo the necessary safety training and wear the necessary protective clothing at all times.
19	NO unsocial behaviour will be permitted e.g., excessive shouting, hooting etc.
20	NO ad-hoc activities are to be undertaken e.g. fires for cooking, the use of surrounding bush as a toilet facility is strictly forbidden
21	NO trespassing on private / commercial properties adjoining the site is forbidden.
22	NO worker may be forced to do work that is potentially dangerous or for what he / she is not trained to do.

13.RESPONSIBILITIES

The “Responsibility” column is merely a guide and does not relieve the Proponent of his responsibilities in terms of overall compliance with the EA and EMPr.

FUNCTION	RESPONSIBILITY
Proponent	<ul style="list-style-type: none"> The Proponent is ultimately responsible for the ensuring compliance with all the requirements associated with the operation, rehabilitation and decommissioning phases of the project.
Site Manager	<ul style="list-style-type: none"> The Site Manager is responsible to ensure that all necessary communication and submission of required documentation concerning this project is submitted to the relevant authorities. The site manager is required to adhere to the EMPr and is responsible to ensure that all staff appointed also adhere the EMPr. Ensures that all staff are made aware of the need to conduct activities in an environmentally responsible manner. (Site Manager) On instruction by the ECO, ensures that storm/surface water controls are established. Ensures prompt remediation of any sewage spills. Stockpiles are protected from aeolian effects, stormwater effects, or being driven over by workers. Ensures that a “clean-site” policy is applicable at all times. Ensures that all complaints by residents are dealt with promptly. Is responsible for any contravention/s by staff or any non-compliance with the EMPr.
Environmental Control Officer (ECO)	<ul style="list-style-type: none"> The ECO is to have access to the site at all times, for the purpose of inspections to ensure that the environmental conditions of the EMPr as well as the conditions stipulated to in the EA and the recommendations made in the EIR are being implemented and adhered to. The ECO must report on the environmental aspects of the project to the responsible person/authority at agreed intervals. The need for any deviations or variations in the environmental conditions must be reported to the DEA&DP for approval prior to these being undertaken. The ECO must be fully cognisant with the contents of the Environmental Authorisation as well as this EMPr and any other applicable legislation
Competent Authority	<ul style="list-style-type: none"> The Compliance Officer appointed by the Competent Authority is responsible for the ensuring that the Proponent, Site Manager and ECO are compliant with the provisions of the EA and EMPr.

ACKNOWLEDGEMENT FORM

Record of signatures providing acknowledgment of being aware of and committed to complying with the contents of this Environmental Management Programme (EMPr), which relates to the environmental mitigation measures for the project outlined below, and the environmental conditions contained in all other contract documents.

PROJECT NAME:

THE PROPOSED CONSTRUCTION OF THE RAPHAELI WALDORF SCHOOL ON PORTION 7 OF THE FARM BRAKKLOOF NO.443 IN THE WESTERN CAPE, PLETTENBERG BAY MUNICIPAL AREA.

PROPONENT:

Signed: Date:

SITE MANAGER:

Signed: Date:

ENVIRONMENTAL CONTROL OFFICER

Signed: Date:

APPENDIX A: APPROVED SITE DEVELOPMENT PLAN

APPENDIX B: CV OF ENVIRONMENTAL CONTROL OFFICER