File Reference Number:
Date Received by Department:
Date Received by Component:
Form Duly Signed and Dated:

(For official use only)
Yes No

### PROJECT TITLE

CONSTRUCT A STORMWATER WEIR WALL
IN A NON-PERRENIAL DRAINAGE LINE (VREDEBES HOUSING PROJECT: PORTIONS 18
& 72 OF FARM 364, VREDEBES, CERES)

### A. SCOPE AND IMPORTANT INFORMATION

- This document is to be used to ensure that the request for adopting or defining a Maintenance Management Plan (MMP) in terms of the National Environmental Management Act, 1998 (Act No. 107 of 1998) ("NEMA"), Environmental Impact Assessment (EIA) Regulations, 2014 (as amended) is undertaken to the sufficient standard and requirements as defined by the competent authority, the Department of Environmental Affairs and Development Planning of the Western Cape Government (henceforth the Department). It is advised that the determination of applicability regarding the scale of the proposed maintenance/management activity(ies) be undertaken through a pre-application consultation with the Department.
- 2) The geographical scope of the MMP is limited to watercourses as defined in the EIA Regulations, 2014(as amended). The document does not relate to coastal activities or activities to be undertaken in an estuary.
- 3) The use of this document for the development of a MMP for a watercourse **will only** be considered when the proposed maintenance activities constitute any one of the following listed activities identified in terms of the NEMA EIA Regulations, 2014 (as amended):

EIA Regulations Listing Notice 1 of 2014 (as amended)

- Activity 19, Listing Notice 1: The infilling or depositing of any material of more than 10 cubic meters into, or the dredging, excavation, removal or moving of soil, sand, shell grit, pebbles or rock of more than 10 cubic metres from a watercourse; but excluding where such infilling, depositing, dredging, excavation, removal or moving-
  - (a) will occur behind a development setback;
  - (b) is for maintenance purposes undertaken in accordance with a maintenance management plan;
  - (c) falls within the ambit of activity 21 in this Notice, in which case that activity applies;
  - (N.B. Points (d) and (e) does not apply as these activities fall within the coastal zone)
- Activity 27, Listing Notice 1: The clearance of an area of 1 hectares or more, but less than 20 hectares of indigenous vegetation, except where such clearance of indigenous vegetation is required for-

- i. The undertaking of a linear activity; or
- ii. Maintenance purposes undertaken in accordance with a MMP.

### EIA Regulations Listing Notice 2 of 2014 (as amended)

- Activity 15, Listing Notice 2: The clearance of an area of 20 hectares or more of indigenous vegetation, excluding where such clearance of indigenous vegetation is required for-
  - I. The undertaking of a linear activity; or
  - II. Maintenance purposes undertaken in accordance with a MMP.
- Activity 24, Listing Notice 2: The extraction or removal of peat or peat soils, including
  the disturbance of vegetation or soils in anticipation of the extraction or removal of
  peat or peat soils, but excluding where such extraction or removal is for the
  rehabilitation of wetlands in accordance with a MMP.

### EIA Regulations Listing Notice 3 of 2014 (as amended)

Activity 12, Listing Notice 3: The clearance of an area of 300 square metres or more
of indigenous vegetation except where such clearance of indigenous vegetation is
required for maintenance purposes undertaken in accordance with a MMP.

### i. Western Cape

- Within any critically endangered or endangered ecosystem listed in terms of section 52 of the NEMBA or prior to the publication of such a list, within an area that has been identified as critically endangered in the National Spatial Biodiversity Assessment 2004;
- ii. Within critical biodiversity areas identified in bioregional plans;
- iv. On land, where, at the time of the coming into effect of this Notice or thereafter such land was zoned open space, conservation or had an equivalent zoning; or
- v. On land designated for protection or conservation purposes in an Environmental Management Framework adopted in the prescribed manner, or a Spatial Development Framework adopted by the MEC or Minister.
- (NB. Point iii does not apply as this activity falls within the coastal zone)
- 4) In deciding the request, the competent authority may define conditions related to auditing compliance with the MMP; monitoring requirements; reporting requirements, review; updating and amending the document and period for which the MMP is defined/adopted.
- 5) The purpose of the MMP is to maintain both man-made and ecological infrastructure in a manner that either improves the current state of, and/or reduces the negative impacts on a watercourse to ensure that ecosystems services are preserved/improved and to prevent further deterioration of the watercourse.
- 6) Notwithstanding the MMP possibly being defined or adopted by the Competent Authority, any other applicable statutory requirement must still be complied with (e.g. any obligations under the National Water Act, 1998 (Act 36 of 1998) or the Conservation of Agricultural Resources Act, 1983 (Act 43 of 1983)).
- 7) The proponent must note that a MMP for a watercourse **must** be undertaken through consultation with the Department of Water and Sanitation and/or the relevant Catchment Management Agency (responsible water authority). This is to ensure compliance in terms of a

Permissible Water Use as set out in the National Water Act, 1998 (Act No. 36 of 1998). It is recommended that this process for authorisation in terms of the National Water Act be clarified prior to the drafting and submission of the MMP.

- 8) The development of this document has been done in such a way so as to meet the requirements of both this Department as the competent authority in terms of the NEMA EIA Regulations, 2014 (as amended), as well as the requirements of the delegated water authority, regarding general authorisation considerations for sections 21(c) and (i) of the National Water Act, 1998 (Act No. 36 of 1998), to ensure alignment between the two authorities when defining or adopting the MMP.
- 9) In situations where a Water Use Licence Application (WULA) is required by the water authority regarding the proposed activities within a MMP, this will not prevent the proponent from submitting a request for a MMP to be defined or adopted by the Department.
- 10) Unless protected by law, all information contained in, and attached to this document, shall become public information on receipt by the competent authority.
- 11) A duly dated and originally signed copy of this document together with one hard copy and one electronic copy of the MMP must be posted, to the Department at the postal address given below, or delivered to the Registry Office of the Department.
- 12) A copy of the final defined/adopted MMP and cover letter **must** be submitted to the responsible water authority.
- NOTE: Adopting or defining the MMP does not absolve the proponent from complying with any applicable legislation or the general "duty of care" set out in Section 28(1) of the NEMA that states, "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 reasonably be avoided or stopped, to minimise and rectify such pollution or degradation of the environment." (Note: When interpreting this "duty of care" responsibility, cognisance must be taken of the national environmental management principles contained in Section 2 of the NEMA.
- NOTE: This document can be used as a template to assist in the information required and is to be filled out in full. The Department reserves the right to request any additional information during the initial development and submission of the draft MMP.
- NOTE: The Department reserves the right to not adopt the MMP and require that an application be submitted to obtain Environmental Authorisation for the respective activities. Furthermore, consideration for the review should also be aligned to the periodic reviews of the General Authorisation for sections 21 (c) and (i) of the National Water Act, 1998 (Act No. 36 of 1998) to ensure continued alignment and compliance.

### B. MAINTENANCE MANAGEMENT PRINCIPLES

- 1) The following are overarching principles to be used by landowners and managers when considering the development and implementation of a MMP:
  - a. The anticipation and prevention of negative impacts and risks, then minimisation, rehabilitation or 'repair', where a sequence of possible mitigation measures to

- avoid, minimize, rehabilitate and/or remedy negative impacts is explicitly considered;
- b. Avoid and reduce unnecessary maintenance;
- c. Maintenance and management of a watercourse must be informed by the condition of the physical and ecological processes that drive and maintain aquatic ecosystems within a catchment, relative to the desired state of the affected system;
- d. Management actions must aim to prevent further deterioration to the condition of affected watercourses and, overall, be guided by a general commitment to improving and maintaining ecological infrastructure for the delivery of ecosystem services:
- e. Managers and organs of state must identify, address and, where feasible, eliminate the factors that necessitate intrusive, environmentally-damaging maintenance; and
- f. A process of continuous management improvement be applied, namely Planning; Implementing; Checking (monitoring, auditing, determine corrective action) and Acting (management review).
- 2) The following table provides a simple overview for the determination of the need for a MMP:

	Question	If the answer to any of the questions is YES, then a MMP may be applicable.
2.1	Is there a watercourse on or adjacent to the property?	YES
2.2	Has there been a history of flood damage or vandalism to the existing infrastructure or watercourse – erosion and/or sedimentation?	NO
2.3	Is there infrastructure or any community at risk of being damaged by flooding?	YES
2.4	Is the design of infrastructure considered inadequate in terms of managing the risk of flooding, erosion and/or sedimentation?	YES
2.5	Would you consider an improved design to existing infrastructure to reduce maintenance needs?	YES
2.6	Are there specific incidences where the watercourse is obstructed or blockages occur that alter the flow of the river during floods?	NO
2.7	Is there an existing obstruction in the watercourse that has changed the flow of the river under normal conditions?	YES
2.8	Is there a marked increase in the rate of erosion/sedimentation being experienced which threatens operations and assets?	NO
2.9	Is there a presence of alien or bush encroachment vegetation within the watercourse and/or the presence of woody debris after flooding?	YES

3) It is important to consider that the type of maintenance required will impact on the level of assessment needed in terms of the impact the activity will have on the system and how best to mitigate the impact. Types of maintenance can broadly be classified in the following categories, with recognition that maintenance activities vary across the rural and urban context:

Maintenance Category	Types of maintenance activities (examples only)	
Category A: Sediment removal as a result of deposition or sediment deposition as a result of erosion	Clearing sediment or placing sediment at:  Pump hole/trench Return flow (irrigation) Off-take weir Stormwater outfall Detention/retention ponds Canalized urban rivers Bridges, culverts and drifts	
	<ul><li>Prevent formation of islands in the channel of the river</li><li>Dredging of in-stream dams</li></ul>	
Category B: Emergency repairs – urgent action required to manage risk and damage to assets	<ul> <li>Repair to erosion of river bank or servicing infrastructure (e.g. pipelines/roads)</li> <li>Removal of material built up as a result of flooding/sedimentation and increasing risk to infrastructure</li> <li>Address damage or replacement of infrastructure (e.g. bridge, pipeline, pump house)</li> <li>Manage the condition of flood protection berms, and existing structures such as gabions, canalized and stormwater systems</li> <li>Installing temporary gravel approaches at flood-damaged river crossings</li> </ul>	
Category C:  Managing alien invasive and bush encroachment plant species	<ul> <li>Clearing of alien invasive vegetation out of a watercourse to reduce maintenance requirements as they relate to erosion and sedimentation</li> <li>Management of indigenous species categorized as bush encroachment, to improve hydrological flow and reduce associated flooding impacts</li> </ul>	
Category D: Rehabilitation and restoration activities for maintaining ecological infrastructure	<ul> <li>Development and maintenance of ecological buffering systems to improve and/or restore functioning (e.g. wetlands and stormwater detention ponds)</li> <li>Actively rehabilitating riparian zones through planting of locally indigenous species</li> <li>Bank grading and movement/removal of berms and barriers to flow</li> </ul>	

- 4) The development of appropriate method statements to mitigate the impact of the maintenance needs, should be aligned within the framework of these considerations:
  - a. Watercourses experience a natural process of sedimentation and erosion, with varying rates depending on the geomorphology and the integrity of the land-uses within the catchment;
  - b. Manipulation of the watercourse results in increased erosion and/or deposition being experienced further downstream, perpetuating greater need for manipulation and more drastic and costly maintenance interventions;

- c. Locally indigenous riparian and wetland vegetation assists in the stabilization of river banks through effective root structures, while contributing to improve instream habitat and water quality conditions;
- d. Invasive alien and bush encroachment vegetation significantly impacts on the functioning of a watercourse, often leading to increased flood associated damage, with further implications and a reduction in water quality and availability;
- e. Persons undertaking maintenance activities have a responsibility to ensure a sense of duty of care is applied as prescribed within NEMA Section 28(1).
- 5) It is recognized that within urban areas, sedimentation and erosion rates are significantly amplified as a result of development in urban areas and thus systems associated with watercourses in such areas can no longer be considered as 'natural'. In such a context, the drivers of such a process are often located outside the control of the landowner or responsible authority (i.e. Municipality). Therefore, the response taken to address the needs of a maintenance management plan for a watercourse within the urban environment may be limited in mitigating the requirement for maintenance to be undertaken.

# C. REQUEST FOR THE COMPETENT AUTHORITY TO DEFINE OR ADOPT A MAINTENANCE MANAGEMENT PLAN FOR A WATERCOURSE IN TERMS OF THE NEMA, EIA REGULATIONS 2014 (AS AMENDED).

The following information must be submitted as part of the request for the competent authority to define or adopt the MMP:

# 1. PERSONAL DETAILS

REGION 1

Highlight the Departmental Sub-Region(s) in which the maintenance is to be undertaken. (mark the appropriate box with an 'X'). For Departmental details see Annexure A.

REGION 3

REGION 2

(City of Cape Town Metropolitan West Coast District)	n and	(Cape Winelands District)	ct, Overberg	(Eden & Central Karoo Districts)
		X		
Name of person/authority who				
will undertake responsibility for the activity:	Witze	enberg Local Municipo	ılity	
Contact person (if other):	Muni	cipal Manager		
Postal address:	PO B	ox 44, Ceres		
Telephone:	023 3	316 1854	Postal code:	6835
Fax:	023 3	316 1877	Cell:	NA
Email:	adm	in@witzenberg.gov.za		
Name of person who has prepared the MMP:		mpact Legal Consultir	ng (Pty) Ltd	
Contact Person (if other):	Nico	laas Hanekom		
Postal address:	PO B	ox 45070, Claremont	T	T
Telephone:		571 1660	Postal code:	7735
Fax:		571 9976	Cell:	066 210 9892
E-mail:	adm	in@ecoimpact.co.za		
Name of landowner(s) on whose behalf the plan has been developed:*	Witze	enberg Local Municipo	ılity	
Contact person(s):	Muni	cipal Manager		
Postal address:	PO B	ox 44, Ceres		
Telephone:	023 3	316 1854	Postal code:	6835
Fax:	023 3	316 1877	Cell:	NA
E-mail:	admin@witzenberg.gov.za			
Municipality for proposed	\\/: <del> </del>	enberg Municipality		
project:				
Farm name(s), erf(s) and portion number(s) etc*:	Portio	ons 18 & 72 of Farm 36	4, Vredebes	, Ceres
Magisterial District or Town:	Cere			
Name(s) of watercourse(s) in question:	Unnamed tributary of a tributary of the Dwars river.			
				indowners with their full names, contact ined declaration confirming approval for

# 2. DECLARATION

Signature of the proponent:

Name of institution/company:

THI	E PERSON THAT WILL BE UNDERTAKING THE MAINTENANCE
the	in my <b>personal capacity</b> or <b>duly authorised</b> (please circles applicable option) by
•	Request the MMP to be adopted by the Competent Authority;
•	Regard the information contained herein to be true and correct for this Maintenance Management Plan;
•	Am fully aware of my responsibilities in terms of the National Environmental Management Act of 1998 ("NEMA") (Act No. 107 of 1998) and that, notwithstanding the adoption of this MMP, I/we shall comply with any other statutory requirement applicable, which may include, but not limited to the Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), the National Water Act, 1998 (Act No. 36 of 1998) and the Environmental Impact Assessment Regulations, 2014 (as amended) ("EIA Regulations"), in terms of NEMA;
•	Am fully aware that the proposed maintenance constitutes a listed activity in terms of the NEMA EIA Regulations, 2014 (as amended) and that an environmental assessment for environmental authorisation may be required for any other listed activities not included as part of this MMP;
•	Acknowledge that any activity undertaken that does not form part of the defined and adopted MMP, will be subject to the Section 24(F) of NEMA and that appropriate enforcement and compliance requirements will follow;
•	Shall undertake only those tasks described in the MMP, failing which environmenta authorisation will be required, where applicable;
•	Shall provide the competent authorities with access to all information at my disposal that is relevant to this request;
•	Shall be responsible for any costs incurred in complying with environmental legislation;
•	Hereby indemnify the government of the Republic, the competent authority and all its officers agents and employees, from any liability arising out of, inter alia, any loss or damage to property or person as a consequence of undertaking this MMP; and
•	Am aware that a false declaration is an offence in terms of Regulation 48(1)(a) GN No. R. 982 of 4 December 2014 (as amended).

Date:

### 3. BACKGROUND AND INTRODUCTION

### **Introduction:**

Witzenberg Municipality need this MMP in order to manage and maintain infrastructure for the stretch of non-perennial river from the R 46 road to the stormwater weir.

This MMP has been compiled for the following:

The property is located north of the road between Ceres and Nduli. The proposed development is to construct a main sewer pipeline to connect the housing project with the main sewerage network of Ceres and a stormwater pond and weir. The site is situated on old cultivated lands with no indigenous vegetation. The pipeline and weir will cross an earthen channelled that used to be a non-perennial river. The whole non-perennial river was channelized and no to limited ecological functioning exists. Construction will consist of the connecting main sewer pipeline with an internal diameter of 0.135 metres of approximately 200m metres between the Vredebes Housing project and Ceres main sewerage network. A weir will be constructed upstream of the sewer pipeline crossing. This MMP is for the maintenance of the water course from the R 46 road to the weir.

Please note that the applicable section 21 application in terms of the NWA has been submitted to BGCMA - through consultation with. The application is still in process.

This MMP has been prepared principally in compliance with the requirements of "Annexure A – Guideline for Compiling a Maintenance Management Plan".

This document, together with the conditions in the Water Use Authorisation, must be adhered to.

### **Responsible Party:**

The responsible party that will be implementing the MMP is Witzenberg Municipality.

The Municipality has committed itself to a set of values that include the maintenance of good relations and transparent communications with all stakeholders, and the dynamic engagement of the larger community.

The Municipality undertakes to implement suitable management systems for all the areas and aspects of this operation. This will ensure that development itself and management of the project will comply with legal, technical, environmental and transformation policies and standards.

The Municipality intends to enable continuous improvement in legal compliance and the sustainable operation of the site. This MMP intends to further guide the achievement of the strategic objectives of the organization at the project site.

The satisfactory implementation of the MMP on site will require both the full support and commitment of all personnel.

### **Background:**

A Water Use Licence have been applied for and if granted must be complied with.

The following activities are proposed:

The construction of a weir and the maintenance of the channelled non-perennial between the R 46 road and the weir.

Upgrading of the weir in the drainage line:

A stormwater weir will be constructed in the non-perennial drainage line at the site where an old weir wall was constructed upstream of the sewer pipeline crossing. The weir will be constructed using rock gabions and concrete pipes and construction material, which will be constructed on a concrete foundation platform. The length of the weir wall through the drainage line will be 9 m. The weir wall will be approximately 9.7 m wide and will consist of 4m wide gabion wall structure and 300mm rock mattresses upstream and downstream of the gabion wall and weir. Two concrete pipes, one 1050mm and the other 900mm will be laid in the weir to allow for normal stream flow. An overflow is designed in the gabion weir wall to allow for the 1 in 50 and 1 in100 years flood overflow.

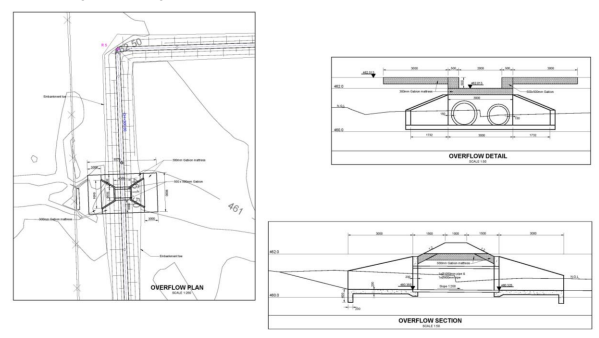


Diagram depicting proposed drainage line crossing upgrade.

Please note that the applicable section 21 application in terms of the NWA has been submitted to BGCMA. The application is still in process.

# 3.1 DEFINITIONS OF TERMS AND ACRONYMS

Acronyms and technical terms used in the MMP must be defined or clarified so that the person(s) who must implement the plan understands the document clearly.

### **Definitions:**

Auditing: A systematic and objective assessment of an organization's activities and

services conducted and documented on a periodic basis based to a

(e.g. ISO 19011:2003) standard.

Biodiversity: The variety of life in an area, including the number of different species,

the genetic wealth within each species, and the natural areas where

they are found.

Contractor: An employer, as defined in section 1 of the Occupational Health and

Safety Act 85 of 1993, who performs construction work and includes

principal contractors.

Developer: One who builds on land or alters the use of an existing building for some

new purpose.

Environment: A place where living, non-living and man-made features interact, and

where life and diversity is sustained over time.

Evaporation: The change by which any substance (e.g. water) is converted from a

liquid state into and carried off as vapour.

Groundwater: Subsurface water in the zone in which permeable rocks, and often the

overlaying soil, are saturated under pressure equal to or greater than

atmospheric.

Independent: Is independent and has no interest in any business related to the

development site, nor will receive any payment or benefit other than fair

remuneration for the task undertaken.

Landowner: Holder of the estate in land with considerable rights of ownership or,

simply put, an owner of land.

Monitoring: A systematic and objective observation of an organisation's activities

and services conducted and reported on regularly.

Natural vegetation: All existing vegetation species, indigenous or otherwise, of trees, shrubs,

groundcover, grasses and all other plants found growing on a site.

Pollution: The result of the release into air, water or soil from any process or of any

substance, which is capable of causing harm to man or other living

organisms supported by the environment.

Protected Plants: Plant species officially listed under the Threatened or Protected Species

regulations as well as on the Protected Plants List (each province has such a list), and which may not be removed or transported without a

permit to do so from the relevant provincial authority.

Red Data Species: Plant and animal species officially listed in the Red Data Lists as being

rare, endangered or threatened.

Rehabilitation: Making the land useful again after a disturbance. It involves the recovery

of ecosystem functions and processes in a degraded habitat. Rehabilitation does not necessarily re-establish the pre-disturbance condition, but does involve establishing geological and hydro logically

stable landscapes that support the natural ecosystem mosaic.

Site: Property or area where the proposed development will take place.

Acronyms:

DEA&DP: Department of Environmental Affairs and Development Planning

DWS: Department of Water and Sanitation

ECO: Environmental Control Officer

EA: Environmental Authorisation

EIA: Environmental Impact Assessment

EM: Environmental Manager

EMP: Environmental Management Programme

EO: Environmental Officer

LIX.	Engineer's Representative
I&AP:	Interested and Affected Party
IEM:	Integrated Environmental Management
MS:	Method Statement
PM:	Project Manager
SANS:	South African National Standards
4. ENG	AGEMENT PROCESS
4.1 AUTH	IORITY ENGAGEMENT
	dicate (with an 'x') which of the following authorities have been consulted to provide ed on the proposed maintenance activities:
X Co	epartment of Water and Sanitation atchment Management Agency apeNature
□ W	NParks estern Cape Department of Agriculture, Directorate: Sustainable Resource Management strict Municipality
☐ Lo	ocal Municipality

Engineer's Representative

For each of the indicated authorities, please provide an explanation as to their required involvement. Details of interactions with each of the respective authorities should be captured by providing an attendance register and minutes of meetings attended with the authority in question. Comments received from the authorities must be submitted and referenced within the final application.

Summary of the comments received by key departments and stakeholders on circulation of the Draft BAR:

None to date

FR٠

# **4.2 PUBLIC PARTICIPATION**

☐ Irrigation Board / Water Users Association

☐ Department of Agriculture, Forestry and Fisheries

X Department of Environmental Affairs & Development Planning

☐ Heritage Western Cape

□ Other (please list):

You are required to notify any and all potential interested and affected party(ies) of the proposed activity(ies) and allow them the opportunity to comment on the MMP for a watercourse. The detail

required is outlined below, however this can be further discussed and determined as part of the pre-consultative meeting with the Department, which would ensure due diligence and good governance principles are applied.

It is noted, that for the development of MMPs for watercourses within the urban area, by Municipalities, public notice can be undertaken through the advertisement of the development of a MMP within local/community newspapers for the respective areas, with the relevant evidence of such an advertisement included in the final submission.

The following public participation recommendations, regarding the different scale or geographical extent of the request, are as follows. If no, then motivation must be given as to why a particular process was not undertaken.

# Single property / maintenance and management activities along a watercourse occurring along a stretch of no more than 1 kilometer (≤1000 meters):

(i) Given written notice to the owner or person in control of that land if the person undertaking the maintenance activity is not the owner or person in control of the land.	<del>Yes</del> No	/	Evidence to be letter from landowner acknowledging development of MMP.
(ii) Given written notice to adjacent landowners (up to 500m upstream and downstream from furthest upstream and downstream maintenance site and opposite side of the banks) of the development of the MMP.	Yes No	/	Evidence to be dated letters addressed to landowner and/or manager of adjacent properties.
(iii) Stakeholder meeting held for adjacent landowners, in which MMP is presented. This must include an opportunity for adjacent landowners to provide comment.	Yes No	/	Evidence will consist of meeting requests, attendance register of said meeting, minutes / notes of the meeting, and comments provided.
(iv) Given written notice to any organ of state having jurisdiction in respect of any aspect of the activity(ies) proposed within the development of the MMP.	Yes No	/	Evidence will include relevant dated letters to the relevant government agencies and departments.
(v) Provided written notice and confirmation to the relevant Water Users Association (WUA) or Irrigation Board (IB) of the development of the MMP, if applicable.	Yes No	/	Evidence to be dated letter(s) to management body (secretary and chairperson) for the WUA/IB.

# Single or Multiple properties / WUA / IB / local authority applying for a single MMP to cover a stretch of a watercourse longer than 1 kilometer (>1000 meters) OR a catchment or sub-catchment area

(i) Given written notice to the owner(s) or person(s) in	<del>Yes /</del>	Evidence to be letter
control of the land if the person(s) undertaking the	Ne	from landowner
maintenance activity(ies) is not the owner or person in		acknowledging

control of the land.		development of MMP.
(ii) Given written notice to non-participating adjacent landowners (up to 1km upstream and downstream from furthest upstream and downstream maintenance site and opposite side of the river banks) of the development of the MMP. This must also include general notice to adjacent WUA or IB of the proposed MMP development if application is made by a WUA or IB.	<del>Yes /</del> No	Evidence to be dated letters addressed to landowner and/or manager of adjacent properties.
(iii) Stakeholder meeting held for all participating and non-participating landowners, in which details and methodology of MMP is presented. A minimum of two meetings are required, to present on the development of the plan and a final draft version of the plan.	<del>Yes /</del> No	Evidence will consist of meeting requests, attendance register of said meeting, minutes/notes of the meeting, and comments provided.
(iv) Given written notice to any organ of state having jurisdiction in respect of any aspect of the activity(ies) proposed within the development of the MMP.	<del>Yes /</del> No	Evidence will include dated letters to the relevant government agencies and departments.
(v) Provide written notice and confirmation to the relevant Water Users Association (WUA) or Irrigation Board (IB), of the development of the MMP (if a MMP is not requested and managed through a WUA/IB).	<del>Yes /</del> No	Evidence to be dated letter(s) to management body (secretary and chairperson) for the WUA/IB.
(vi) Describe any other measures taken to inform the public about this MMP. A complete list of measures that are in place to deal with interactions with the public, if it becomes necessary and required by the competent authority during implementation of the project, must be provided for.	<del>Yes /</del> No	Evidence to be referenced accordingly based on the measures taken and/or developed.

Kindly note, the Department may request further or allow reduced requirements for public participation, noting the specific circumstances applied to each request to define or adopt an MMP. Please include or delete the respective sections as agreed to with the Department in the preconsultative meeting, with supporting evidence of this agreement included.

Please circle the appropriate answer above to indicate the public participation process that has been followed to give notice of this request to potential interested and affected parties and attach any comments and/or objections received, with evidence provided and referenced.

### 5. DATA COLLECTION AND ASSESSMENT

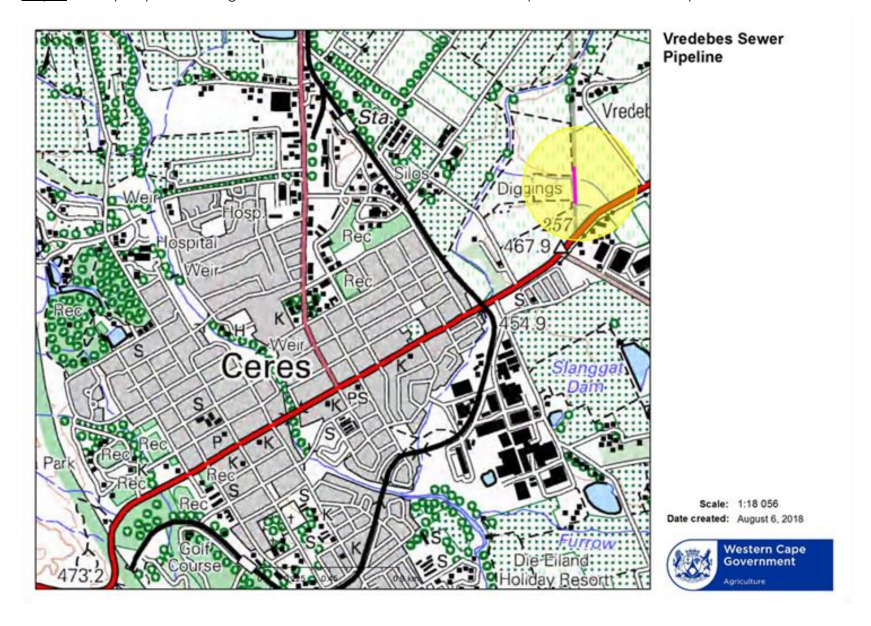
[This section is intended to provide the required information on the needs for the scientific content and methodology statements of a MMP. It provides headings for the various sections that a MMP must contain, as well as a brief description of typical content and the level of detail required under each heading]

**Note**: Information relating to the specifications and Terms of Reference used for the appointment of all specialist inputs must be provided.

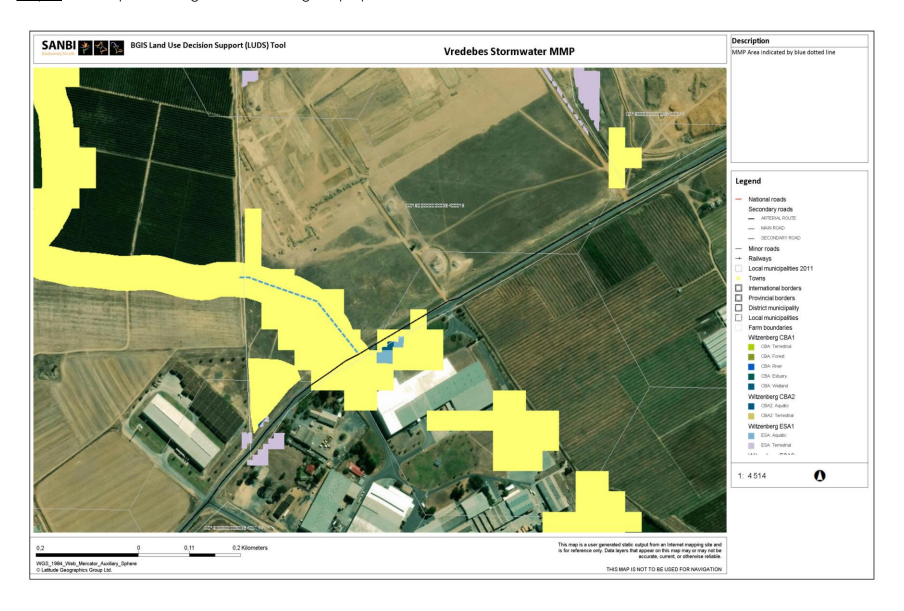
Information required for maintenance and management activities for a single/<u>multiple</u> owner along a watercourse.

- 5.1 Provide a map (at an appropriate scale) of the watercourse or stretch of watercourse being applied for within the stretch where maintenance activities will take place being clearly defined consideration must be made to mapped features relating to Critical Biodiversity Areas (CBAs) and National Freshwater Ecosystem Priority Areas (NFEPAs).
  - Maps indicating the relevant environmentally sensitive features have been included in this document as follows:

Map 1: Locality map -The management activities in terms of this MMP will take place is indicated in the yellow circle.



Map 2: CBA Map of drainage line - indicating the proposed maintenance area.



5.2 GPS coordinates must be provided for all site(s) at which maintenance activities will take place and included on the map which defines the stretch of watercourse. Coordinates must be provided in degrees, minutes and seconds using the Hartebeesthoek94 WGS84 coordinate system. Where numerous properties/sites are involved (e.g. linear activities), you may attach a list of property descriptions and co-ordinates to this form.

Demarcated No-go Areas GPS Co-ordinates to be plotted and demarcated by a professional land surveyor:

Site A:	GPS Co-ordinates:
1	33°21'35.80"S
	19°19'39.27"E
2	33°21'31.12"S
	19°19'31.12"E

5.3 Specialist assessment to be undertaken to determine (NOTE: information relating to the specifications and Terms of Reference used for the appointment of all specialist inputs must be provided):

Please refer to the following Specialist studies included as annexures to this MMP:

Annexure B: Freshwater Impact Assessment

Annexure C: Water Use Risk Assessment Matrix

5.4 Mapped biodiversity features such as Critical Biodiversity Area, Ecological Support Area, National Freshwater Ecosystem Priority Area (NFEPA), and the National list of Ecosystems that are threatened and in need of protection (2011) gazetted in terms of Section 52 of the National Environmental Management: Biodiversity Act (Act No. 10 of 2004) (NEMBA), the Western Cape Biodiversity Spatial Plan 2017, as well as relevant provincial specific plans and classifications etc. Please consult the website www.bgis.sanbi.org.za to determine mapped features.

Two biodiversity conservation mapping initiatives are of relevance to the freshwater ecosystems within the river maintenance management area; the Western Cape Biodiversity Spatial Plan mapping initiatives that were undertaken on a regional basis and the National Freshwater Ecosystem Priority Areas (NFEPA) mapping initiative. The non-perennial river that will be impacted was identified as an Ecological Support Areas (ESAs) in the latest Western Cape Biodiversity Spatial Plan (2017). ESA's are supporting zones required to prevent the degradation of Critical Biodiversity Areas and Protected Areas. A natural valley floor depression wetland was identified in the NFEPA study. (Refer to Freshwater Impact Assessment for more detail).

5.5 Include a description of existing or previous protection measures or reinforcements (eg. gabions or groynes etc.) and infrastructure. Describe any evidence of erosion and/or siltation at the various sites and outlining possible causal factors and maintenance practices.

The non-perennial river flows in a north westerly direction underneath the R 46 in an earth channel for 250m until it reached the point where the sewer pipeline and weir will cross the non-perennial river. In this stretch of river there is and will be a stormwater inlet and a water reticulation pipeline parallel to the road, a pedestrian footbridge approximately 180m from the road and the sewer pipeline and stormwater weir crossing the non-perennial river. The municipality may need to remove silt and do maintenance work to these structures when

required. Erosion possibilities are low, but silt may wash into this stretch of the non-perennial river that will need removal in order to open up the pipes underneath the foot bridge and weir, as well as the stormwater inlet. Alien trees must be removed and any obstacles that may block the flow of the water in the non-perennial river.

5.6 Provide historical maps and data (images/flow/water quality/land use) of the river channel (if available) in order to assess the natural to changing flow patterns of the watercourse to determine cause of maintenance and possible impact of the maintenance activities, to inform mitigation measures.

The proposed project form part of service delivery and the connection of sewer networks from the housing development to Ceres main sewerage network line as well as stormwater management.

Based on the impact assessment it is evident that there are six possible impacts on the freshwater ecology of the area observed. In considering the impacts and mitigation, it is assumed that a high level of mitigation will take place without high prohibitive costs. From the table it is evident that prior to mitigation, the impacts on the loss of freshwater ecology habitat, disturbance to subsurface geological layers, degradation / loss of naturally occurring / indigenous flora and habitats are medium level impacts, which can be mitigated and will be reduced to low and very- low level impacts. The other tree impacts identified all has low impacts that is reduce to very low with the proposed mitigation measures.

#### **Habitat Assessment**

From the results of the application of the IHIA to the impacted site, it is evident that the rivers reach is modified and that the loss of natural habitat, biota and basic ecosystem functions is extensive. Instream impacts included a large impact from flow modifications, inundation as well as bed and channel modifications. Overall, the site achieved a 72.16 % score for instream integrity. Riparian impacts included a large impact from flow modifications, inundation, alien vegetation encroachment as well as bed and channel modifications. Overall, the site achieved an 80.68 % score for instream integrity. The site obtained an overall IHIA rating of 76.42%, which indicates the loss of natural habitat, biota and basic ecosystem functions is extensive. (Class E conditions).

# Riparian Vegetation Response Assessment Index (VEGRAI)

The score attained for the VEGRAI indicated that the riparian system falls into the category E/F. This indicates that the loss of natural habitat, biota and basic ecosystem functions is extensive. Modifications have reached a critical level and the system has been modified completely with almost complete loss of natural habitat and biota. In worst instances basic ecosystem functions have been destroyed and changes are irreversible.

Based on the findings of this study it is the opinion of the freshwater ecologists that the proposed construction of the sewer line and weir be considered favourably, from a freshwater ecological point of view, provided that the mitigatory measures presented in this report are strictly adhered to.

# Ecological Importance and Sensitivity (EIS)

EIS considers a number of biotic and habitat determinants surmised to indicate either importance or sensitivity. The determinants are rated according to a four-point scale. The median of the resultant score is calculated to derive the EIS category.

The non-perennial river is considered to be of low to marginal ecological importance.

5.7 Provide a photographic record for the condition of the riparian habitat around maintenance sites, with the presence of important and/or sensitive habitat/species noted.



Figure 1: Sewer and weir crossing area cross section of non-perennial river.



Figure 2: Upstream view of non-perennial river.



Figure 3: Sewer and weir crossing and downstream view of non-perennial river.



Figure 4: Non-perennial river upstream from sewer pipeline and weir crossing.

5.8 For sites prone to flood damage, a description regarding the history and effect of past floods and include dates of most recent events must be provided. This must inform the process to understand what actions are required along the stretch of the watercourse to reduce such impacts to the resource quality characteristics.

The area is not specifically associated with heavy flooding events. As such the maintenance requirements required would generally consist of the following:

- Alien Clearing,
- Silt removal / cleaning of pipes,
- Stabilisation of infilled drainage line crossing,
- Erosion monitoring and prevention,
- Prevention of pollution.

These will be further detailed in the method statements in Section 6 of this MMP.

5.9 Explain the risks associated with the no-go option for the MMP i.e. the risk of not undertaking the maintenance activities as stated in the MMP.

Should the maintenance activities not be undertaken as prescribed in this MMP could have the following results:

- Extreme erosion continual erosion without monitoring, prevention and mitigation could result in the altering of flow of the drainage line. It could also result in the washing away of the instream infrastructure should erosion not be mitigated or controlled to minimise the effects on the environment and downstream users.
- Siltation / build-up occurs over time within the river system. It is a maintenance requirement to remove siltation by cleaning the infrastructure placed within the drainage line to ensure that flow is not impacted / reduced. Blocked infrastructure could result in the washing away of the drainage line crossing or altering the flow of the drainage line which could result in the loss of crops located on the property.
- Pollution Pollution may occur as a result of installing the infrastructure. This is easy mitigated through educating of staff in environmentally positive habits and procedures.
- Encroachment and infestation of alien vegetation All alien vegetation must be cleared
  from the property. Alien vegetation clearing to be followed up regularly to ensure that
  the infestation of alien vegetation is controlled. The encroachment of alien vegetation
  would result in the loss of indigenous vegetation through their resilience to out-compete
  naturally occurring vegetation.
- Stabilisation of infrastructure See point above in terms of erosion.
- 5.10 Reference must be made to any strategic plan where available, for example, a Catchment Management Strategy, with the objectives of the MMP shown to be in alignment with such plans.

The objectives of this MMP is aligned with the strategies as manifested in the Catchment Management Strategy for the Breede-Gouritz Water Management Area, July 2017.

The MMP speaks to the three overarching strategic areas governing the overall strategic management objective of the CMA described as follows:

Strategic Area 1: Protecting for People and Nature: focussing primarily on management of streamflow, water quality, habitat and riparian zones related to riverine, wetland, estuarine and groundwater resources, to maintain important ecosystem goods and services and biodiversity.

Strategic Area 2: Sharing for Equity and Development: focussing primarily on management of water use from surface and groundwater resources through the operation of infrastructure, in order to provide water for productive and social purposes within and outside of the WMA.

Strategic Area 3: Co-operating for Compliance and Resilience: focussing primarily on co-operation and management of institutional aspects to enable and facilitate the protection and sharing of water, including the more co-operative stakeholders, partnerships, information sharing, disaster risk and adaptation elements of the strategy.

This MMP therefore is well aligned to maintaining the objectives as manifested by the CMA.

### 6. METHOD STATEMENTS

- 6.1 The method statement must provide a step-by-step plan (which may include a schematic diagram etc.) to inform the responsible person(s) on the process and actions to take in a sequential and logical manner, which aims to reduce the impact of undertaking the activity within a reasonable timeframe and cost.
- 6.2 A method statement should be compiled for each individual activity given the likely specific circumstances and conditions of a site requiring maintenance. However, in situations whereby uniform conditions and circumstances are evident for multiple sites requiring the same type of activity, a method statement can be given for a specific type of activity to be undertaken at multiple sites given the aforementioned requirements.
- 6.3 The detail of the method statement will be assessed by the Department and other relevant regulatory authorities to ensure actions that are taken are such that they do not perpetuate increased incidences of erosion/deposition of material.
- 6.4 Time periods must be given within which the maintenance actions contemplated need to be implemented. An indication must be made whether maintenance actions will be repeated, e.g. clearing of silt/debris from under a bridge annually or after flood events.
- 6.5 The following serves as a general guide required to minimise the spatial impact of the maintenance activity:
- Repairs and maintenance should be undertaken within the dry season, except for emergency maintenance works.
- Where at all possible, existing access routes should be used. In cases where none exist, a
  route should be created through the most degraded area avoiding sensitive/indigenous
  vegetation areas.
- Responsible management of pollutants through ensuring handling and storage of any
  pollutants is away from the watercourse. When machinery is involved, ensure effective
  operation with no leaking parts and refuel outside of the riparian area, at a safe distance
  from the watercourse to manage any accidental spillages and pose no threat of pollution.
- At no time should the flow of the watercourse be blocked (temporary diversions may be allowed) nor should the movement of aquatic and riparian biota (noting breeding periods) be prevented during maintenance actions.
- In circumstances which require the removal of any top soil, this must be sufficiently restored through sustainable measures and practices.
- Concerted effort must be made to actively rehabilitate repaired or reshaped banks with indigenous local vegetation.
- No deepening of the watercourse beyond the original, pre-damage determined thalweg, unless such deepening is directly related to the natural improved functioning and condition of such a watercourse.
- Where at all possible, limit the disturbance to the zone of the thalweg. This is due to the
  ecological importance of the low flow channel and respective habitat being allowed to reestablish improving the ecological condition.
- The build-up of debris/sediment removed from a maintenance site may:

- be utilised for the purpose of in-filling or other related maintenance actions related to managing erosion, which form part of an adopted MMP;
- not be used to enlarge the height, width or any extent of existing berms;
- not be deposited anywhere within the watercourse or anywhere along the banks of a river where such action is not part of the proposed maintenance activity (ies). Material that cannot be used for maintenance purposes must be removed out of the riparian area to a suitable stockpile location or disposal site. Further action and consideration may be required where the possibility of contaminated material may occur, such as in urban watercourses.
- The use of foreign material, such as concrete, rubble, woody debris and/or dry land based soil, is strictly prohibited from being used in maintenance actions, unless for the specific purpose of repairs to existing infrastructure, coupled with appropriate mitigation measures.
- On completion of the maintenance action, the condition of the site in terms of relative topography should be similar to the pre-damaged state (i.e. the shape of the river bank should be similar or in a state which is improved to manage future damage). This ultimately dictates that the channel, banks and bed cannot be made narrower, higher or deepened respectively. Exceptions are considered for systems involved with the management of stormwater and improvements for water quality within the urban context.

# **METHOD STATEMENTS**

	Activity A
Description of maintenance activity	Alien vegetation removal along the drainage line located between sites A and B; at the upper drainage line crossing and at the lower drainage line to be rehabilitated. Removal of all alien vegetation from the river channel and associated areas that were constructed and rehabilitated.
Actions	<ul> <li>The following actions are anticipated to be undertaken in order to carry out alien vegetation removal:</li> <li>Removal of the invasive and alien plants should be according to the appropriate invasive alien plant clearing guidelines/methods provided by the Working for Water Programme.</li> </ul>
Impacts of actions	<ul> <li>The following impacts are anticipated as a result of undertaking the maintenance activity:</li> <li>Minor disturbance to the local indigenous vegetation within the aquatic habitats as a result of removal of alien and invasive plants.</li> <li>Clearance of alien and invasive vegetation from the area and subsequent improvement in the ecological health where construction and rehabilitation has taken place within aquatic habitats</li> </ul>
Severity of impacts	Minor disturbance to the local vegetation  Alien vegetation  Alien vegetation  N/A this impact is a POSITIVE clearance
Measures to mitigate the severity of the impact	Minor disturbance to the local vegetation    • Removal of the invasive and alien plants should be according to the guidelines provided by the Working for Water Programme.  Alien vegetation • N/A this impact is a POSITIVE
Remedial measures if mitigation measures are not implemented adequately on site.	Clearance There are no additional remedial mitigation measures other than those listed above. As such, all mitigation measures as outlined above should be implemented in full.
Method of Access to the site	Access to the site could be gained using the access roads and selected demarcated areas.
Time period of maintenance management activity	The maintenance management activity should be undertaken on a regular basis (at least 12 monthly) after the work is completed. The maintenance management activity will last for approximately 1-2 days.

Activity B			
Description of	Site Inspections of the drainage line corridor.		
maintenance activity	Inspection of the upgraded drainage line crossing and rehabilitated areas.		
Actions	Undertake regular inspections to ensure that:		
	<ul> <li>The river channel, drainage line crossing and associated areas do not become blocked with sediment, debris or nuisance vegetation growth;</li> </ul>		
	No erosion of the upgraded drainage line crossing and associated areas occurs; and		
	The areas remain clear of invasive alien plants and nuisance plant growth should it serve to block the channel or		
	associated areas. These inspections can be undertaken from the banks where there is access and disturbance of		
	any aquatic habitat is minimal.		
	All waste within the drainage channels must be removed regularly.		
	Sandy areas and riffles must be maintained for frog habitat.		
Impacts of actions	The following impacts are anticipated as a result of undertaking the maintenance activity:		
	<ul> <li>A negligible disturbance to the local vegetation as a result of the inspection process.</li> </ul>		
Severity of impacts	Minor disturbance to If all mitigation measures are implemented, the severity of the impact will be Negligible. the local vegetation		
Measures to mitigate the	Minor disturbance to Mitigation measures are listed as follows:		
severity of the impact	the local vegetation  • The minimum area for the maintenance activity to be adequately undertaken should be properly demarcated. Outside of the maintenance activity area should be treated as a no-go area.		
Remedial measures if	There are no additional remedial mitigation measures other than those listed above. As such, all mitigation measures		
mitigation measures are	as outlined above should be implemented in full.		
not implemented			
adequately on site.			
Method of Access to the	Access to the site could be gained using the access roads and selected demarcated areas.		
site			
Time period of	The maintenance management activity should be undertaken on a regular basis after the river works are completed		
maintenance	and in particular following significant rainfall events as well as prior to the onset of the winter rainfall period. This		
management activity	maintenance management activity will last for not more than 2 hours.		

Activity C			
Description of maintenance activity	Erosion Protection along the drainage lines and buffer areas; at drainage line crossing and the rehabilitated areas.		
Actions	<ul> <li>The following actions are anticipated to be undertaken in order to remove blockages from the river channel and associated areas:</li> <li>All rubble and waste debris in the river channel should be removed out of the river channel and banks by hand. Particular attention should be given to upstream of the structure in the drainage line.</li> <li>Clearing of nuisance growth of plants within the channel if necessary should also be undertaken by hand during the low/no flow period.</li> </ul>		
Impacts of actions	<ul> <li>The following impacts are anticipated as a result of undertaking the maintenance activity:</li> <li>Minor disturbance to the local indigenous vegetation as a result of accessing the site</li> <li>Disturbance to the river banks due to removal of sediment, debris and nuisance plant growth</li> </ul>		
Severity of impacts	Disturbance to the river bed and banks due to removal of sediment, debris or nuisance plant growth  If all mitigation measures are implemented, the severity of the impact will be Negligible.		
Measures to mitigate the severity of the impact	Disturbance to the river bed and banks due to removal of sediment, debris or nuisance plant growth Alien vegetation clearance  Work should preferably be undertaken by hand with no machinery driven into aquatic habitats.  Activities associated with the maintenance work should be undertaken during the low flow period before the onset of the high flows.  Soil, debris and nuisance plant growth removed from the river channel and associated areas should be used to fill eroded areas.		
Remedial measures if mitigation measures are not implemented adequately on site.	There are no additional remedial mitigation measures other than those listed above. As such, all mitigation measures as outlined above should be implemented in full.		
Method of Access to the site	Access to the site could be gained using the access roads and selected demarcated areas.		
Time period of maintenance management activity	The maintenance management activity should be undertaken on a regular basis (at least 6 monthly) after the work is completed. The maintenance management activity will last for approximately 1-2 days.		

	Activity D		
Description of maintenance activity	Removal of Sediment, Debris or Nuisance vegetation growth within the drainage line corridor and buffer areas; at the drainage line crossing and the rehabilitated areas.		
Actions	<ul> <li>The following actions are anticipated to be undertaken in order to remove blockages from the river channel and associated areas:</li> <li>All rubble and waste debris in the river channel should be removed out of the river channel and banks by hand. Particular attention should be given to upstream of the structures in the drainage line.</li> <li>Clearing of nuisance growth of plants within the channel if necessary should also be undertaken by hand during the low/no flow period.</li> </ul>		
Impacts of actions	<ul> <li>The following impacts are anticipated as a result of undertaking the maintenance activity:</li> <li>Minor disturbance to the local indigenous vegetation as a result of accessing the site;</li> <li>Disturbance to the river banks due to removal of sediment, debris and nuisance plant growth.</li> </ul>		
Severity of impacts	Disturbance to the river bed and banks due to removal of sediment, debris or nuisance plant growth  If all mitigation measures are implemented, the severity of the impact will be Negligible.		
Measures to mitigate the severity of the impact	Disturbance to the river bed and banks due to removal of sediment, debris or nuisance plant growth Alien vegetation clearance  Mitigation measures listed as follows:  The disturbance of aquatic habitats associated with the maintenance works should be limited (both temporal and spatial extents) as far as possible.  Care should be taken to minimize the sedimentation that would be caused downstream of the works.  Work should preferably be undertaken by hand with no machinery driven into aquatic habitats.  Activities associated with the maintenance work should be undertaken during the low flow period before the onset of the high flows.  Soil, debris and nuisance plant growth removed from the river channel and associated areas should not be dumped within the immediate areas surrounding the aquatic habitats or any indigenous vegetation removed from the site. Removed soil could be used to fill eroded areas.		
Remedial measures if mitigation measures are not implemented adequately on site.	There are no additional remedial mitigation measures other than those listed above. As such, all mitigation measures as outlined above should be implemented in full.		
Method of Access to the site	Access to the site could be gained using the access roads and selected demarcated areas.		
Time period of maintenance management activity	The maintenance management activity should be undertaken on a regular basis (at least 6 monthly) after the work is completed. The maintenance management activity will last for approximately 1-2 days.		

### 7. MONITORING AND REPORTING

It is important to note that any and all activities undertaken outside the scope of the adopted MMP, in terms of the action outlined within the given method statement, the responsible person(s) will be subject to Section 24(F) of NEMA and that appropriate enforcement and compliance requirements will follow.

The specific reporting information required by the competent authority should be discussed during the consultation phase between the proponent and the Department. The relevant information required should be considered on a case-by-case basis.

The following Forms A and B are to be considered as a guideline in terms of the type of information required. It is proposed that Form A below must be completed by the relevant person(s) before maintenance activities are undertaken and Form B after a maintenance activity has been completed. A copy of each completed Form A & B must be sent to the relevant WUA/IB/local authority management if they have undertaken the development of the MMP. For any individual landowner applications, the landowner is responsible to ensure a record of all maintenance activities is recorded as per Form A & B below.

The Department may, within a reasonable notice period, request to evaluate the maintenance activities and assess the maintenance sites as per the adopted MMP.

Form A should be completed at least 7 working days before the commencement of any maintenance activity and Form B at least 3 working days following the completion of the maintenance activity(ies). At least two photographs are required from two different points of perspective (A and B) looking at the site (coordinates of these points are required). When listing the type and reference code, this must be done by specifically listing the relevant detail within the adopted MMP.

REPORTING FOR INTENT TO UNDERTAKE MAINTENANCE ACTIVITIES – FORM A				
Section A: Landowner Details				
Name	Surname	Farm No.	Erf No.	Today's Date
	Section B: Details of prop	osed maintenar	nce activity	
WUA/GA reference number and	Activity Type:	Reference code (make	Footprint area (m²)	Volume of material (m³)
DEA&DP reference number for MMP.		reference to MMP)		
Equipment to be used:	Description of method for planned activity:		Date when work will commence:	
Date of last flood	Note any further damage and comments regarding the state of the site			
event for site:				
Section C: Photographs of activity location before maintenance				

Before A	
Coordinates: S	
E	
Before B	
Coordinates: S	
E	
Date of photos taken:	

REPORTING FOR COMPLETION OF MAINTENANCE ACTIVITIES – FORM B				
Section A: Landowner Details				
Name	Surname	Farm No.	Erf No.	Today's Date
	Section B: Details of proposed maintenance activity			
WUA/GA reference	Activity Type:	Reference	Footprint	Volume of
number and		code (make	area (m²)	material (m³)
DEA&DP reference		reference to		
number for MMP.		MMP)		
Equipment that was	Description of method f	for completed	activity and if	Date activity
used:	commence date changed			completed
Date of last flood event for site:	Note any challenges or difficulties experienced in following the MMP method statement			

Section C: Photographs of activity location after maintenance		
After A		
Coordinates:		
S		
E		
After B		
Coordinates:		
S		
E		
Date of photos taken:		

### **DEFINITIONS**

"Activity" means an activity identified in any notice published by the Minister or MEC in terms of section 24D(1)(a) of the Act as a listed activity or specified activity. Activity in this document refers to the activities as listed in Listing Notice 1, 2 and 3 of the Environmental Impact Assessment Regulations, 2014 (as amended).

**"Bush Encroachment"** means stands of plants of the kinds specified in column 1 of Table 4 of the Conservation of Agricultural Resources Act (Act No. 43 of 1983) where individual plants are closer to each other than three times the mean crown diameter.

**"Diverting"** as defined in the General Authorisation, in terms of section 39 of the National Water Act, 1998 (Act no 36 of 1998) for Water Uses as defined in Section 21(c) and 21(i) (GN. 509 of 26 August 2016), means to, in any manner, cause the instream flow of water to be rerouted temporarily or permanently.

**"Ecological Infrastructure"** refers to naturally functioning ecosystems that deliver valuable services to people, such as water and climate regulation, soil formation and disaster risk reduction.

**"Estuary"** has the meaning assigned to it in the National Environmental Management: Integrated Coastal Management Act, 2008 (Act No. 24 of 2008)

**"Flood event"** is the event where land is inundated by the overflowing of water from a river channel and where this event causes significant damage to infrastructure or results in watercourse erosion and/or sediment deposition.

NOTE that flooding can be a natural phenomenon in many river or wetland systems which, due to encroachment and human modification of the form and function of the affected system, may have evolved into a potential hazard to life or property.

**"Flow-altering"** as defined in the General Authorisation, in terms of section 39 of the National Water Act, 1998 (Act no 36 of 1998) for Water Uses as defined in Section 21(c) and 21(i) (GN. 509 of 26 August 2016), means to, in any manner, alter the instream flow route, speed or quantity of water temporarily or permanently.

"General Authorisation" in this document refers to the General Authorisation in terms of section 39 of the National Water Act, 1998 (Act no 36 of 1998) for Water Uses as defined in Section 21(c) or Section 21(i) (GN. 509 of 26 August 2016).

"Impeding" as defined in the General Authorisation, in terms of section 39 of the National Water Act, 1998 (Act no 36 of 1998) for Water Uses as defined in Section 21(c) and 21(i) (GN. 509 of 26 August 2016), means to, in any manner, hinder or obstruct the instream flow of water temporarily or permanently, but excludes the damming of flow so as to cause storage of water.

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

"Maintenance" means actions performed to keep a structure or system functioning or in service on the same location, capacity and footprint.

"Maintenance Management Plan" means a management plan for maintenance purposes defined or adopted by the competent authority.

"River Management Plans" as defined in the General Authorisation, in terms of section 39 of the National Water Act, 1998 (Act no 36 of 1998) for Water Uses as defined in Section 21(c) and 21(i) (GN. 509 of 26 August 2016), any river management plan developed for the purposes of river or storm water management in any municipal/metropolitan area or described river section, river reach, entire river or sub quaternary catchment that considers the river in a catchment context.

**"River reach"**, a length of river characterised by a particular channel pattern and channel morphology, resulting from a uniform set of local constraints on channel form. A river reach is typically hundreds of meters in length.

**"Stretch"** a section of watercourse, delineated between two or more mapped coordinates, within which proposed maintenance activities are to take place as guided by a MMP.

"Thalweg" refers to the line of lowest elevation within a valley or watercourse.

### "Watercourse" means:

- (a) a river or spring;
- (b) a natural channel in which water flows regularly or intermittently;
- (c) a wetland, lake or dam into which, or from which, water flows; and any collection of water which the Minister may, by notice in the Gazette, declare to be a watercourse as defined in the National Water Act, 1998 (Act No. 36 of 1998); and

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

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

### **ACRONYMS**

CBA Critical Biodiversity Area

DEA&DP Department of Environmental Affairs & Development Planning

DWS Department of Water & Sanitation

EAP Environmental Assessment Practitioner

EIA Environmental Impact Assessment

GA General Authorisation, in terms of the National Water Act, 1998 (Act No. 36

of 1998)

GN Government Notice

IB Irrigation Board

MEC Member of Executive Council

MMP Maintenance Management Plan

NEMA National Environmental Management Act, 1998 (Act No. 107 of 1998)

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

2004)

NFEPA National Freshwater Ecosystem Priority Areas

NWA National Water Act, 1998 (Act No. 36 of 1998)

PES Present Ecological State

SANParks South African National Parks Authority

WUA Water Users Association

WULA Water Use Licence Application

### REFERENCE GUIDE FOR DRAFTING MMPs FOR A WATERCOURSE

Ecosystem Guidelines for Environmental Assessment in the Western Cape, Edition 2, 2016. Available at: <a href="https://www.bgis.org.za">www.bgis.org.za</a>

Wetland offsets: A best practice guideline for South Africa, 2016. Available at: <a href="http://www.wrc.org.za">http://www.wrc.org.za</a>

Preliminary guideline for the determination of buffer zones for rivers, wetlands and estuaries, 2014. Available at: <a href="http://www.wrc.org.za">http://www.wrc.org.za</a>

National Water Act, 1998 (Act No. 36 of 1998). Available at: <a href="http://www.gov.za/documents/national-water-act">http://www.gov.za/documents/national-water-act</a>

General Authorisation, in terms of Section 39 of the National Water Act, 1998 (Act No. 36 of 1998) for water uses as defined in Section 21(c) or Section 21(i).

# **ANNEXURE A**

# **DEPARTMENTAL DETAILS**

CAPE TOWN OFFICE: REGION 1 (City of Cape Town & West Coast District)	CAPE TOWN OFFICE: REGION 2 (Cape Winelands District & Overberg District)	GEORGE OFFICE: REGION 3 (Central Karoo District & Eden District)
Requests for competent authority to adopt an MMP must be sent to the following details:	Requests for competent authority to adopt an MMP must be sent to the following details:	Requests for competent authority to adopt an MMP must be sent to the following details:
Department of Environmental Affairs and Development Planning Attention: Directorate: Development Management (Region 1) Private Bag X 9086 Cape Town, 8000	Department of Environmental Affairs and Development Planning Attention: Directorate: Development Management (Region 2) Private Bag X 9086 Cape Town, 8000	Department of Environmental Affairs and Development Planning Attention: Directorate: Development Management (Region 3) Private Bag X 6509 George, 6530
Registry Office 1st Floor Utilitas Building 1 Dorp Street, Cape Town	Registry Office 1st Floor Utilitas Building 1 Dorp Street, Cape Town	Registry Office 4 <sup>th</sup> Floor, York Park Building 93 York Street George
Queries should be directed to the Directorate: Development Management (Region 1) at: Tel: (021) 483-5829 Fax (021) 483-4372	Queries should be directed to the Directorate: Development Management (Region 2) at: Tel: (021) 483-5842 Fax (021) 483-3633	Queries should be directed to the Directorate: Development Management (Region 3) at: Tel: (044) 805-8600 Fax (044) 8058650

# **WESTERN CAPE DEPARTMENT OF AGRICULTURE DETAILS**

Francis Steyn

Director: Sustainable Resource Management, LandCare Programme

Western Cape Department of Agriculture

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