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DATE:

ENVIRONMENTAL AUDIT REPORT

FOR THE

CONSTRUCTION OF THE ORIGINAL STEAM GENERATOR INTERIM STORAGE FACILITY (OSGISF) AT KOEBERG NUCLEAR POWER STATION

PREPARED FOR: ESKOM HOLDINGS SOC LIMITED

Koeberg Nuclear Power Station R27 Off West Coast Road

Melkbosstrand

REPORT NO: ECO/KOE/OSGISF/02/2022 **DEA EIA REF NO:** 14/12/16/3/3/2/947

January 2022



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PROJECT DETAILS

TITLE: The construction of the Original Steam

Generator Interim Storage Facility (OSGISF) at Koeberg Nuclear Power Station on Cape

Farm 1552, Duynefontein, Cape Town.

LOCATION: Koeberg Nuclear Power Station

R27 Off West Coast Road

Melkbosstrand

ENVIRONMENTAL CONSULTANCY: Sharples Environmental Services cc.

PRIMARY ECO & AUTHOR: Ms Betsy Ditcham (Supervising ECO)

EXPERTISE:

Betsy has a Bachelor of Science Honours

Degree in Wildlife Management from the

Degree in Wildlife Management from the University of Pretoria and a Bachelor of Science Degree (Zoology and Ecology) obtained from the University of Cape Town in 2005. She has 9 years' experience in the environmental field, including environmental assessments, legal compliance, on-site compliance monitoring, cleaner production and business greening and sustainability (carbon and environmental footprinting). In her time as a consultant, she has compiled a number of environment assessments and management plans for both private and governmental clients. Betsy is co-owner of SES and is registered with EAPASA (Reg no.

1480)

CLIENT: ESKOM HOLDINGS SOC LIMITED

REPORT CLASSIFICATION: Environmental Monitoring Report

SES REFERENCE NUMBER: ECO/KOE/OSGISF/01/22

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ECO: CONSTRUCTION OF THE ORIGINAL STEAM GENERATOR INTERIM STORAGE FACILITY (OSGISF) AT KOEBERG NUCLEAR POWER STATION

Section	
1	Introduction

Sharples Environmental Services cc (SES) has been appointed by Trans-Africa Projects (Pty) Ltd on behalf of ESKOM HOLDINGS SOC LIMITED (the client), as the Environmental Control Officer (ECO) to monitor the construction of the Original Steam Generator Interim Storage Facility (OSGISF) at Koeberg Nuclear Power Station (KNPS) on Cape Farm 1552, Duynefontyn, Cape Town. SES has been appointed to undertake monitoring inspections for the duration of the contract period, to ensure that measures outlined in the Environmental Management Programme (EMPr) and Environmental Authorisation are implemented and that environmental degradation is kept to a minimum. This report has been compiled to indicate compliance with the Environmental Authorisation (EA) issued by the Department of Environmental Affairs (DEA) and the EMPr compiled by SRK Consulting (South Africa) (Pty) Ltd (dated November 2016).

Environmental Authorisation was granted by DEA on May 17th, 2017. An application to amend the Environmental Authorisation was submitted by NCC Environmental Services and granted in October 2018.

Section	
2	Description of Activity

Eskom proposes to construct an Interim Storage Facility for the temporary storage of the original steam generators at Koeberg Nuclear Power Station (KNPS) (now referred to as the "project"), thereby ensuring the continued operation of KNPS.

SRK Consulting (South Africa) (Pty) Ltd (SRK) undertook the Scoping and Environmental Impact Reporting (S&EIR) process required in terms of the National Environmental Management Act 107 of 1998, as amended (NEMA). The Environmental Impact Assessment (EIA) Report (SRK Report No.: 478317/06) contains a detailed description of the project and its impacts.

In terms of the National Environmental Management Act, 1998 (Act No.107 of 1998) and the Environmental Impact Assessment Regulations, 2014. The authorisation of the following activities was granted by DEA;

- GN R.983 Activity number 27
- GN R.984 Activity number 3

Section	
3	Location

KNPS is located on a sandy coastline of the West Coast, approximately 27 km north of the Cape Town Central Business District and 1.5 km north of the residential area of Duynefontein (Figure 1). KNPS is situated on Cape Farm Duynefontyn No. 1552 (previously consisting of Farm Duynefontyn No. 34 and Farm No. 1375 which were consolidated by the City of Cape Town in 2015). Access to KNPS is via the R27 which runs along the property's eastern boundary or alternatively via Otto du Plessis Drive. Cape Farm Duynefontyn No. 1552 is owned by Eskom and measures approximately 1 294 ha and is zoned for Risk Industry and Agricultural.

The OSGISF will be located within the Security Protected Area (SPA) of KNPS, a flat area mostly disturbed by previous construction activities and by current operational activities at KNPS.



Figure 1: Locality of Koeberg Nuclear Power Station (site).

Section 3.1

Site Camp

The site camp is located directly adjacent to the working area. The site camp consists of a number of office containers, ablution facilities and eating areas.



Figure 2: Site locality within Koeberg Nuclear Power Station.

Section	
4	Construction work

This section highlights and discusses the key construction activities observed during the site inspection.

At the time of the site visit, the working area was clearly demarcated and construction of the two building foundations had been completed. Building 1 was in the process of being shuttered, with the first major concrete pours having occurred in early January 2021.

An agreement has been reached with the power station for work to be conducted at night and on Sundays, in addition to the Saturdays already worked. These additional shifts started on 20 January 2022.

Section	
5	Environmental Matters

SES is appointed to undertake a monitoring role in terms of this project and will conduct monthly Environmental visits as per the contract. Ad hoc visits may be conducted, should these be required.

Section	
5.1	Waste Management

Waste separation is evident at the site camp, with the provision of separate waste storage areas. It is understood that general waste would be removed to the KNPS designated waste area, with hazardous waste and builders' rubble being disposed of off-site at a licenced landfill site.

Section	
5.2	Vegetation clearance

Search & Rescue was conducted prior to the commencement of clearing activities. A copy of the Search & Rescue report is available on request.

Section	
5.3	Weekly DEO Inspections

A Designated Environmental Officer conducts weekly inspections, based on the conditions of the EA and EMPr. The findings of these inspections are circulated to the ECO for review.

The DEO did not identify any Non-Compliances during the weekly site inspections, however, a shortage of drip trays was noted due to the arrival of lights and mobile plant for the night shift. Management must procure additional drip trays when required and all plant and equipment's delivered on site must have a drip tray.

January 2022 COMPLIAN	('()MPIIAN('E WIIH IHE EMPR ANI) EA		
	Compliance Full/Part/ Non	Comments/ Observations	Action to be taken
SITE C	CAMP		
Submit a method statement for Site Camp establishment for approval by the ECO at least two weeks prior to the start of construction activities	Part	Method Statement was not circulated to ECO prior to establishment, however, the site camp is established in a previously disturbed area with no environmental concerns.	No further action to be taken.
Establish a suitably fenced Site Camp at the start of the contract, which will allow for site offices, vehicle, equipment, material and waste storage areas to be consolidated as much as possible. Locate the Site Camp at a position approved by the ECO. Provide water and / or washing facilities at the Site Camp for personnel.	Full		
Demarcate construction site boundaries upon establishment. Control security and access to the site. Fence off site boundaries to the satisfaction of the ECO and ensure that plant, labour and materials remain within site boundaries.	Full		
Designate the area beyond the boundary of the site as No go areas for all personnel on site. No vehicles, machinery, materials or people shall be permitted in the No-go area at any time without the express permission of the RE in consultation with the ECO.	Full		
SAFETY &	<u>SECURITY</u>		
Ensure that emergency procedures (in relation to fire, spills, contamination of the ground, accidents to employees, use of hazardous substances, etc.) are established prior to commencing construction.	Full		

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January COMPLIANCE WITH THE EMPR AND EA 2022 Compliance Comments/ Full/Part/ Action to be taken **Observations** Non Make all emergency procedures available, including responsible personnel, contact details of emergency services, etc. to all the relevant personnel. Full Clearly demarcate emergency procedures at the relevant locations around the site. Secure the Site Camp, particularly to restrict unauthorised access to fuels and Full any other hazardous substances. Store all construction material and equipment in locked containers within the Full Site Camp. Provide suitable emergency and safety signage on site, and demarcate any Full areas which may pose a safety risk (including hazardous substances, etc. Advise the ECO of any emergencies on site, together with a record of action Full taken. **EMPLOYMENT** Prioritise the employment of local people Full Procure locally produced goods (plant and materials) and services, where Full possible. Promote on-the-job training wherever possible. Full **ENVIRONMENTAL AWARENESS TRAINING** Provide environmental awareness training to all personnel on site at the start of their employment. Training should include discussion of: □ Potential impact of construction waste and activities on the environment; ☐ Suitable disposal of construction waste and litter; Register of environmental Full ☐ Key measures in the EMPr relevant to worker's activities; and training kept on site ☐ How incidences and suggestions for improvement can be reported. Ensure that all attendees remain for the duration of the training and on

completion sign an attendance register that clearly indicates participants'

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January 2022	COMPILANCE WITH THE EMPRIAND FA			
		Compliance Full/Part/ Non	Comments/ Observations	Action to be taken
names.				
	<u>HAZARDOUS</u>	MATERIALS		
storage, with suital	ct hazardous material storage facilities, especially fuel ble impermeable materials and a minimum bund ty equal to 110% of the largest container	Full		
	nants (including cement) are not placed directly on the nent on plastic sheeting).	Full	Contaminants are temporarily stored on plastic sheeting awaiting disposal.	
Avoid unnecessary u	se and transport of hazardous substances.	Full		
· ·	re for the storage, handling and transport of different and ensure that it is strictly adhered to.	Full		
	y Data Sheets for all hazardous materials on site and available for reference by staff responsible for handling rials	Full		
	FLORA MAI	NAGEMENT		
Limit the footprint coessential.	area of the construction activity to what is absolutely	Full		
Designate areas outs	ide the construction footprint as No Go areas.	Full		
Ensure that no vege construction site bou	etation is removed or disturbed outside the delineated ndary	Full		
the indiscriminate m	n vehicles to designated roadways and strictly prohibit novement of construction vehicles through vegetation construction / disturbance footprint.	Full		
• • •	orage of building material or soil within areas of natural tside of the construction footprint	Full		
Remove all alien and	d weed species encountered within areas disturbed by	Full		

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January COMPLIANCE WITH THE EMPR AND EA 2022 Compliance Comments/ Full/Part/ Action to be taken **Observations** Non construction activities: ☐ Where possible, remove alien species by hand; □ Keep footprint areas as small as possible when removing alien plant species; and □ Dispose of removed alien plant material at a licensed waste disposal facility. Botanist to be appointed to confirm presence of Species of Conservation Copy of Search & Rescue Full Concern (SCC) and protected species within the area report available in request Full Rescue and relocation of SCC prior to the commencement of activities. Permit must be obtained for the removal / destruction of SCC, indigenous, n/a protected or endangered plant or animal species. **FAUNA MANAGEMENT** Contractor in contact with handler snake should sightings occur. The ECO Do not allow contractors or staff to harm, catch or kill birds or animals by any was informed of a snake Full means, including poisoning, trapping, shooting or setting of snares. sighting, but the animal had moved off site before the snake handler got to the site. Attempt, as far as possible to flush fauna within the construction footprint towards more suitable habitat within the surrounding areas. Clear vegetation Full towards the security fence line, thereby enabling any fauna to naturally relocate through the fence into the surrounding natural areas. Backfill trenches / excavations as soon as possible to ensure that the time the Full trench is exposed is kept to a minimum. Open trenches / excavations must be inspected on a daily basis for animals Full

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January COMPLIANCE WITH THE EMPR AND EA 2022 Compliance Comments/ Full/Part/ Action to be taken **Observations** Non which may have fallen or become trapped. Safely remove and relocate any fauna that may be physically harmed by Full construction activities. **TOPSOIL STORAGE** Limit construction and lay down areas to areas within the development Full footprint. Designate and demarcate areas to be used for topsoil stockpiling. Full Remove topsoil (up to a maximum of 30 cm depth) Full Stockpile topsoil prior to the commencement of construction activities Full (stockpile no higher than 2m) and conserve topsoil for rehabilitation. Locate topsoil stockpiles in an area protected from the wind, and agreed to Full with the ECO. Replace harvested topsoil in areas that are to be rehabilitated as soon as sections of the works are completed (i.e. not only following the completion of Full all works) **CONCRETE / CEMENT WORK** Use Ready-Mix concrete rather than batching where possible. Full Ensure that no cement truck delivery chutes are cleaned on site. Cleaning operations are to take place off site at a location where wastewater can be Full disposed of in the correct manner. If this is not possible a suitable washing facility is to be developed on site in consultation with the ECO. Batch cement in a bunded area within the boundaries of the development No cement currently n/a footprint only (where unavoidable). batched on site. Ensure that cement is mixed on mortar boards / plastic sheeting and not Full directly on the ground (where unavoidable)

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January COMPLIANCE WITH THE EMPR AND EA 2022 Compliance Comments/ Action to be taken Full/Part/ **Observations** Non Remains of concrete pours Physically remove any remains of concrete, either solid, or liquid, immediately are stored on plastic Full and dispose of as waste. sheeting to solidify prior to disposal. Place cement bags in bins and dispose of bags as waste to a licensed waste Full disposal facility. Sweep / rake / stack excess aggregate / stone chip / gravel / pavers into Full piles and dispose at a licensed waste disposal facility **WASTE MANAGEMENT** Submit a Method Statement for waste management (including hazardous Full waste). Aim to minimise waste through reducing and re-using (packaging) material. Full Collect recyclables separately and deliver these to suitable facilities or Full arrange for collection. Collect all waste in bins and/or skips at the construction site Full Prevent littering by construction staff at work sites by providing bins or waste Full baas in sufficient locations. Provide separate bins for hazardous / polluting materials and mark these clearly. Full Store hazardous / polluting materials on impermeable ground until it is disposed of / collected. Dispose of waste appropriately to prevent pollution of soil and groundwater. Full Do not allow any burning or burying of waste on site. Full **CONTAMINATED WATER/RUN-OFF MANAGEMENT** Prevent discharge of any pollutants, such as cements, concrete, lime, Full chemicals, and other contaminated wastewater and fuels into the

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January COMPLIANCE WITH THE EMPR AND EA 2022 Compliance Comments/ Full/Part/ Action to be taken **Observations** Non environment. Direct run-off from fuel/workshop/equipment washing areas and concrete swills into conservancy tanks to be disposed of at a site approved by the Full FCO. Place drip trays / sand trays under engines of vehicles or mechanical Full equipment when parked or stored overnight or longer. Clean up any hydrocarbon spills immediately, through containment and No spills noted during the removal of free product and dispose of contaminated material at a licensed site inspection. Multiple spill n/a waste disposal facility. kits available on site. STORMWATER MANAGEMENT Collect stormwater from bunded greas in a suitable container and remove Full from the site for appropriate disposal. Use berms and stormwater drainage systems to prevent surface run-off from Full entering site excavations. Implement measures to maximise the infiltration of stormwater on site. Full Install temporary cut-off drainage channels to prevent stormwater runoff from Full entering the construction footprint Implement the Stormwater Management Plan. Full **EROSION MANAGEMENT** Ensure that all roads and tracks used for construction have the appropriate Full water diversion / erosion control structures. Restrict construction to drier summer months, if possible, to avoid erosion of Full exposed soils and sedimentation of surrounding habitats. **AIR QUALITY MANAGEMENT** Avoid clearing of vegetation until absolutely necessary (i.e. just before Full earthworks)

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January 2022

COMPLIANCE WITH THE EMPR AND EA

	Compliance Full/Part/ Non	Comments/ Observations	Action to be taken
Stabilise exposed surfaces as soon as is practically possible	Full		
Avoid excavation and handling and transport of materials which may generate dust under high wind conditions or when a visible dust plume is present.	Full		
Minimise dust generated off stockpiles: Locate piles in sheltered areas where possible; Place the stockpile lengthwise into the wind; Minimise the slope of the stockpile (maximum slope of 2:1); Limit stockpile sizes; Install barriers on three sides of the stockpile (maximum 50% material porosity) if required; Limit activity to the downwind side of the pile; Use the last in – first out system of stockpile management; and Cover stockpiles when not in active use for some time and / or use an environmentally friendly chemical spray to bind soil.	Full		
Reduce airborne dust at construction sites through: Dampening dust-generating areas with freshwater; and Covering dumps or stockpiles of loose material with plastic sheeting or netting, especially during windy conditions.	Full		
Limit vehicle speeds to 20 km/h on unconsolidated and non-vegetated areas.	Full		
Cover trucks transporting loose material to or from site with tarpaulins, plastic or canvas.	Full		
Ensure that any material spilled from trucks during transport to or from the site is cleaned up immediately.	Full		
Use bedliners to minimise seepage and spillage of material from bottom- dumping trucks	Full		

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ECO: CONSTRUCTION OF THE ORIGINAL STEAM GENERATOR INTERIM STORAGE FACILITY (OSGISF) AT KOEBERG NUCLEAR POWER STATION January COMPLIANCE WITH THE EMPR AND EA 2022 Compliance Comments/ Full/Part/ Action to be taken **Observations** Non Pre-water material to be moved, if possible. Full Check weather reports daily and closely observe weather patterns to enable Full action to be taken immediately if conditions change. Wash wheels of vehicles before vehicles exit the site to ensure that dust is not No washing of vehicles carried off-site. Use manual or automated sprayers and / or drive-through n/a occurring on site. wheel washing bays. Limit the number of vehicles allowed on-site and restrict the movement of these vehicles over unsurfaced or unvegetated areas once they are on site Full to reduce dust problems. Sweep roads leading from the site if wheel washing facilities do not Full effectively prevent mud being deposited on access roads. Sweep roads at site entrance and exit points regularly, to prevent the spread Full of mud / dust by construction vehicles Maintain all generators, vehicles, vessels and other equipment in good Full working order to minimise exhaust fumes. Respond rapidly to complaints and take appropriate corrective action. Full NOISE MANAGEMENT.

Permission has been Limit noisy construction activities to day-time from Monday to Saturday or in granted for work to occur Full accordance with relevant municipal bylaws, if applicable. at night and on Sundays Comply with the applicable municipal and / or industry noise regulations. Full Notify adjacent residents before particularly noisy construction activities will adjacent No affected n/a residents take place Maintain all generators, vehicles, vessels and other equipment in good Full working order to minimise excess noise. Enclose diesel generators used for power supply on site to reduce Full

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January 2022	COMPLIANCE WITH THE EMPR AND EA				
		Compliance Full/Part/ Non	Comments/ Observations	Action to be taken	
unnecessary noise.					
Respond rapidly to complaints and take appropriate corrective action		Full			
	FIRE MAN	<u>AGEMENT</u>			
Ensure that no fires are permitted on or adjacent to the site.		Full			
Ensure that no smoking is permitted on the site		Full			
Ensure that sufficient fire-fighting equipment is available on site.		Full			
Equip all fuel stores and waste storage areas with fire extinguishers		Full			
Ensure that all personnel on site are aware of the location of firefighting equipment on the site and how the equipment is operated.		Full			
Suitably maintain firefighting equipment		Full			
	TRANSPORTATION	AND REFUELLII	NG		
Undertake regular maintenance of vehicles and machinery to identify and repair minor leaks and prevent equipment failures.		Full			
Undertake any on-site refuelling and maintenance of vehicles/machinery in designated areas. Line these areas with an impermeable surface and install oil traps.		Full			
Use appropriately sized drip trays for all refuelling and/or repairs done on machinery – ensure these are strategically placed to capture any spillage of fuel, oil, etc		Full			
Clean up any spills immediately, through containment and removal of free product and dispose of contaminated material at a licensed waste disposal facility.		n/a	No spills noted during the site inspection		
Keep spill containment and clean-up equipment at all work sites and for all polluting materials used at the site.		Full			
	PROTECTION OF ARCHAEOLOGICAL	AND PALEONIC	DLOGICAL RESOURCES		

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January COMPLIANCE WITH THE EMPR AND EA 2022 Compliance Comments/ Full/Part/ Action to be taken **Observations** Non Empower staff to stop works on (chance) discovery of artefacts at the site. Full human graves or Report the presence of graves or human remains, fragments of fossil bone, remains, fragments of fossil ostrich egg and stone fragments to Heritage Western Cape (HWC) or a bone, ostrich egg and stone n/a suitably qualified archaeologist. fragments found during excavation. Agree on suitable mitigation with HWC or the archaeologist. n/a Obtain a permit for the removal of artefacts from the site if any are n/a discovered during construction. TRAFFIC MANAGEMENT Manage construction sites and activities so as to minimise impacts on road traffic as far as possible, e.a.: ☐ Attempt to arrange delivery of materials when it will least disrupt traffic; □ Stagger deliveries if possible rather than concentrating them during "rush" Full hours: and □ Keep construction materials and machinery at the construction site throughout the construction period, where possible. Ensure that large construction vehicles are suitably marked to be visible to Full other road users and pedestrians. Ensure that all safety measures are observed and that drivers comply with the Full rules of the road. Ensure that vehicle axle loads do not exceed the technical design capacity Full of roads utilised by the project. Investigate and respond to complaints about traffic. Full **VISUAL ASPECTS** Control litter and keep construction site as clean and neat as possible. Full

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January 2022	COMPLIANCE WITH THE EMPR AND EA				
		Compliance Full/Part/ Non	Comments/ Observations	Action to be taken	
Avoid excavation, handling and transport of materials which may generate dust under high wind conditions.		Full			
Keep construction sites tidy and all activities, material and machinery contained within an area that is as small as possible.		Full			
Minimise the use of night-lighting.		Full	Night-lighting is directly only at the working area.		
	RESPONSE TO ENVIRO	NMENTAL POLI	<u>.UTION</u>		
In the event of environmental pollution, e.g. through spillages, immediately stop the activity causing the problem.		Full			
Only resume activity once the problem has been stopped or (in the case of spillages) the pollutant can be captured.		Full			
Repair faulty equipment as soon as possible.		Full			
Install additional bunding / containment structures around the equipment that was the source of the leak / spillage to prevent further incidents.		Full			
Treat hydrocarbon spills, e.g. during refuelling, with adequate absorbent material, which then needs to be disposed of at a suitable landfill.		n/a	No hydrocarbon spills noted during the site inspection		
Ensure vehicles and equipment are in good working order and drivers and operators are trained with respect to actions to be taken in the case of a spill or leak.		Full			
	SITE REHABILITATION, TEMPO	DRARY CLOSUR	E & CLOSURE		
Remove all construction equipment, vehicles, equipment, waste and surplus materials, including site offices, temporary fencing and other facilities, from the site.		n/a			
Clean up and remove any spills and contaminated soil in the appropriate manner.		n/a			
Ensure that no discarded materials are buried on site or on any other land not		n/a			

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January COMPLIANCE WITH THE EMPR AND EA 2022 Compliance Comments/ Full/Part/ Action to be taken **Observations** Non designated for this purpose Ensure that affected areas are rehabilitated following construction. n/a Rehabilitate areas adjacent to the site (if disturbance is unavoidable) to at n/a least the same condition as was present prior to construction. Use harvested topsoil for rehabilitation following construction. n/a Appoint a suitably qualified professional to undertake or supervise n/a rehabilitation. Rehabilitate all project areas as soon as possible after completion of activities in each area, including removing and/or remediating any contaminated n/a soils. Replace harvested topsoil in areas that are to be rehabilitated as soon as sections of the works are completed (i.e. not only following the completion of n/a

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Section	
6	Conclusion

SES has compiled this Environmental Monitoring Report to detail compliance with the EA and EMPr for the site inspection conducted on 31 January 2022. No environmental issues were noted and construction should continue to be undertaken in compliance with the EA and EMPr.

