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ENVIRONMENTAL COMPLIANCE AUDIT REPORT FOR

CONSTRUCTION PHASE FOR DINALEDI - MADIBENG SUBSTATION 132 KV 8km POWERLINE IN MADIBENG MUNICIPALITY

DEA REF: 14/12/16/3/3/1/1442

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AUDIT REPORT NO 7





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DECLARATION OF INDEPENDENCE

In terms of Chapter 5 of the National Environmental Management Act of 1998 specialists involved in Impact Assessment processes must declare their independence

I, Mokgadi Charlotte Maphaha as authorised ECO representative for MuTingati Environmental Consulting, I do hereby declare that neither MuTingati Environmental nor myself have any interest / business, personal, financial or other interest in the proposed development apart from fair remuneration for the work appointed for specifically as independent Environmental Control Officer for the above listed projects in Eskom NWOU.

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Acronyms

EMPr Environmental Management Programme

DEA Department of Environmental Affairs

DWS Department of Water Affairs and Sanitation

ECO Environmental Control Officer

EO Environmental Officer

ELO Environmental Liaison Officer

MC Main Contractor

OHSA Occupational Health & Safety Act

PPE Personal Protective Equipment

EA Environmental Authorisation

WUL Water Use License

DAFF Department of Agriculture, Forestry and Fisheries

SAHRA South African Heritage Resources Agency

1 INTRODUCTION

MuTingati Environmental Consulting was appointed by Trans- Africa Projects herewith referred to as "TAP "on behalf of Eskom North West Operating Unit (NWOU) to conduct an independent environmental compliance audit as a requirement in terms of Environmental Authorisation (EA) approved for the above Eskom proposed power line. The report must be submitted monthly to Department of Environmental Affair (DEA).

DEFINING ENVIRONMENTAL AUDITING

The International Standards Organisation (ISO) defines an environmental audit as a

'Systematic, documented verification process of objectively obtaining and evaluating audit evidence (verifiable information, records or statements of fact) to determine whether specified environmental activities, events, conditions, management systems, or information about these matters conform with audit criteria (policies, practices, procedures or requirements against which the auditor compares collected audit evidence about the subject matter), and communicating the results of this process to the client (organisation commissioning the audit).'

It is important to note that a requirement of an environmental audit is that evidence must be verified by supporting documents, if this is not the case, then the process is a review, survey or assessment. Unlike monitoring, audit is a methodical examination (including tests, checks, and confirmation) of environmental procedures and practices with the view of verifying whether they comply with internal policies, accepted practices and legal requirements.

In this case both the Environmental Authorization (EA) and the EMPr for Dinaledi power line construction projects have been approved by the Department of Environmental Affairs. There are stipulated condition in the EA and EMPr that must be adhered to during the construction phase of the projects.

This report intends to provide information in the form of audits demonstrating the EA and EMPr compliance of the project and also avoid, where possible, negative impacts on project-affected ecosystems and communities. Where impacts are unavoidable, they should be minimised, mitigated, and/or compensated for appropriately as per the EMPr specifications compiled for the project. The report contains the narrative on the status quo of the environmental compliance on site observed during the inspection as well as a checklist with a compliance score.

The following were assessed during the visit:

- Site construction camp including site storage for materials, storage for oil/fuel, storage for general waste and Essential services (ablutions and drinking water facilities);
- Site construction power line; and
- EMS file.

2 SITE LOCALITY AND ACTIVITY DESCRIPTION

Dinaledi-Madibeng 132KV 8km power line is situated east of Brits and to the north east of the Brits Industrial area. Elandsrand residential area is situated to the west of the project area. The power line route will traverse several properties east of Brits towards the Dinaledi MTS (Main Transmission Substation) in Madibeng Local Municipality, Bojanala District Municipality in the North West Province

The project entail "the construction of 2 x 8km 132kV Twin Bersfort power lines from the existing Dinaledi MTS Substation to the new proposed Madibeng Substation".

3 AUDIT METHODOLOGY

The first stage of the environmental audit is to determine the audit objectives, audit criteria followed by the scope of the audit.

In order to address the requirements of both Eskom and the Competent Authority, a Checklist has been prepared to discuss the findings on each of the specific areas within the construction site servitude of Dinaledi power line. Environmental specifications included in the audit checklist were based on the Environmental Management Programme (EMPr), Environmental Authorisation (EA), relevant environmental regulatory and policy including Eskom's Environmental Specifications applicable to the project as well as interviews with workers.

The checklist consists of a rating column and a compliance status report, which will indicate or reflect the level of compliance of the project to the EMPr and EA and other applicable legislation.

The rating column is ranked from 0 - 3, where:

- **0-** Will imply that non-compliant with the requirements of the EMPr, EA by the contractor.
- 1- Will imply that the Contractor has partially complied and are aware but has not fully complied with the EMPr, and is effectively making efforts to improve and remediate the situation.
- **2-** Will imply that contractor has complied with all EMPr requirements (and specifications and to the satisfaction of the ECO).
- **3-** Mean that the Contractor has fully complied with all EMPr and EA requirements.

The compliance status reports will generally show the number of compliances and non-compliances per audit. The status report will also indicate the number of conformances versus non-conformances of the audit for the site. Please note that the audit process will classify activities/sections as N/A if the activity has not commenced or could not be determined by the auditors at the time this audit was undertaken.

The audit will also rate and consider some specifications as Work in progress (WIP). WIP will in this audit refer to an activity that has been started as an attempt by the Contractor to effectively curb, mitigate or address a particular environmental issue but had not fully completed by the time of the audit. All WIP's will not be scored/rated for the purposes of this audit.

This report intends to provide information demonstrating the EMPr compliance of the project; the report contains the narrative on the status quo of the health, safety and environmental compliance on site during the inspection. For the purposes of this audit, the description of the scoring methodology in terms of the overall.

The Checklist is compiled in accordance with EMPr & EA and specifies that the different aspects of the construction phase should be scored as follows:

Description	Scores	%Percentage rating
Non-compliant	0	< 50%
Partial compliant	1	>50<90%
Compliant	2	>90%
full compliance	3	>100%

The percentage compliance rating can further be explained as follows:

- 01% 40% indicates bad environmental practice;
- 41% 60% indicates fair environmental practice;
- 61% 80% indicates good environmental practice; and
- 81% -100%- Indicates best environmental practice.

Compliance status scores

- *Total aspects are the sum of all the environmental aspects (compliances, non-compliances, WIP and N/A) that are listed in the checklist
- * Total Score obtained would include the sum of compliances and non-compliances that were audited during the time of the audit
- *Total Potential Score is the sum of the total possible score (all compliances).

4 AUDIT OBJECTIVES

The aim of this independent compliance audit is to review/ inspect the construction activities or processes, document the potential areas of non-compliance, and determine potential improvements that can be made to ensure compliance with approved EA and the EMPr compiled for the project and also avoid, where possible, negative impacts on project-affected ecosystems and communities. Where impacts are unavoidable, they should be reduced, mitigated, and/or compensated for appropriately as per the EMPr specifications compiled for the project.

Furthermore the audit report will identify and assess any new impacts and risks as a result of undertaking the activity.

5 AUDIT SCOPE

The scope of this audit was to assess the construction stage of the Dinaledi – Madibeng power line against the conditions and requirements of both the EA and EMPr

The construction is now fully commenced. The official month of commencement of construction activities was April 2017 as advised by the contractor. The site inspections took place on the 24 October 2017.

The following were undertaken during the audits:

- Site Camp Inspection;
- Active Construction site inspection; and
- EMS file.

6 PROJECT ACTIVITIES AND TASK UNDERTAKEN BY ECO DURING AUDITS

6.1 The main construction activities:

The main activities of the day on site was the excavation of trenches and placing rocla rings and backfilling and also planting the poles.

6.2 Tasks undertaken by ECO during the inspection audits:

The following activities were undertaken:

Assess construction camp / offices (this includes storage areas for material, storage for oil, storage for solid waste and Ablution facilities).

Assess construction activities for power line.

The inspection audit criteria and documents required for the successful audit completion were based on the checklist compiled and attached in this report as Appendix A. This checklist will be used as an audit tool. Information provided during the audit was verified on site. This report

formally presents the results of the audit conducted and will be used for decision making and any necessary corrective actions.

The audit report will include relevant supporting information such as photographs of the site where possible.

7 AUDIT ATTENDANCE REGISTER ROLE AND RESPONSIBILITIES

The site inspections took place respectively on 24 October 2017 at 12:40 with the team as follows:

Name	Position	Company/ organisation
Nyeleti Manyike	ECO	MuTingati Environmental for Trans-Africa Project (TAP)
Lebo	CLO	Katshesa Engineering

8. PREVIOUS FINDINGS PROGRESS REPORT

Below is the progress of findings of the inspection review taken place on the 24 October 2017. Result will be interpreted as follows:

Green > will imply Closed; and

Red > will imply still pending,

All pending need to be closed by the date indicated in the table

TABLE A: previous findings progress status

ITEM	FINDING DESCTRIPTION	ACTION REQUIRED	RESPONSIBLE PARTY	NOT CLOSED	IF NOT CLOSED WHEN
04		Tallata alasıdalıka		X	
01	No toilets at the	Toilets should be	Contractor		03 November 2017
	construction site:	provided at the		Toilets not	
		construction site.		provided at	
				construction	
				site. Trailor	
				available but still	
				the toilet is not	
				taken to site as	
				required	
02	Toilets are not being	Urgently ensure	Contractor	Χ	03 November
	serviced, and both	that the service		Toilet area not	2017
	male and female	provider services		serviced as per	
	toilets at camp are	the toilets. The		the schedule	
	full.	matter should be			
		attendant urgently			
		and further on the			
		Audit			
03	SHE Officer was not	SHE Officer must	Contractor	SHE Officer	It is recommended
	available during site	ensure that he/she		not avialble	that SHE Officer be
	in section. Ensure	is available during		audits	available in the next
	that SHE officer/ Rep	site in section.			schedule audit
	is available on the				
	day of the audit.				

9. NEW ISSUES / FINDINGS OBSERVATIONS AND COMMENTS

During the site inspection at construction site it was a concern that:

- findings of more than 4 months are still not closed
- A new toilet was observed in the trailer at camp site, no information on why the toilet was still in the trailer or when will the toilet be delivered to the construction site for use.

Comments on the finding

It is now a great concern that the issue of toilet is not being attendant to for the past four to five months.

According to the EMP the Contractor should ensure that workers are provided with adequate toilets and that the toilets are serviced regularly or as per schedule.

The practise of not serving toilets as well as not providing workers with adequate toilets may pose a health hazards to the workers and community around. This may also result in workers using the bush and risking surface water contamination.

10. INFORMATION DOCUMENT VERIFIED

Below environmental aspects were verified on this audits. Information was fulfilled by the EO, ELO / SHE officer, included the following documents:

- Construction camp and site;
- EMS file.

Appendix A & B attached checklist confirm the above compliance of the EMPr and EA with scores allocated as explained above.

11. CONCLUSION

Environmental audits help in assuring the accuracy and relevance of environmental monitoring. A requirement of an environmental audit is that evidence must be verified by supporting documents and environmental auditing is defined as a methodical examination (including tests, checks, and confirmation) of environmental procedures and practices with the view of verifying whether they comply with internal policies, accepted practices and legal requirements.

The environmental audit of this project used two main tools: a checklist and site verification through interviews and observations.

Condition Any solid waste, which will not be recycled must be disposed at a licensed landfill. Copies of all waste disposal certificates must be kept on site.

EMP for madibeng states also that the Contractor should ensure that workers are provided with adequate toilets and that the toilets are serviced regularly or as per schedule

Due to long overdue of same sensitive findings 1. Inadequate toilets 2. Not servicing toilet Madibeng project is therefore Non-compliant to both EA and EMP.

NB: It should be noted that should the above finding not closed by the said date the contractor will be ceased to work until Corrective and preventive measures are put in place.

Table 2: Compliance Status Report (October 2017):

Eskom: Dinaledi- Madibeng 132	Complaint EA in current	99
kV power lines	applicable requirement	
	Compliances	139
	Partial Compliances	3
	Non compliances	0
	Could not be determined	0
*Total aspects audited (excl.		144
N/A, & WIP)		
*Total Score Obtained		139
(compliances + partial		
compliance)		
*Total Potential Score (= to sum		
of all compliances excl. N/A &		
WIP)		96.%
TOTAL		

DINALEDI PHOTO PLATE





Construction activities at site



Waste bins at camp



toilets at camp full,



mobile toilets to transported to the site

APPENDIX A:

Table 1. Environmental Management Programme (EMP) AUDIT CHECKLIST

Project name	DINALEDI-MADIBENG 2x8km 132KV POWERLINE
DEA ref	14/12/16/3/3/1/1442
EO	Aron Senyolo
ECO	Nyeleti Manyike
Site Supervisor &	Tshepo Tlhogane
SHE rep	
Audit Date	24 October 2017

Item	Environmental aspect	Responsible person	Score rating	Observation	Remark
1.		SEWAG	GE TREATMENT		
1.1	Ablution facilities available. Toilet adequate for both male and female(1 per 10 people)		1	No toilet at construction site, on the day of site inspection.	Urgent attention required not later than 03 November
1.2	Chemical toilet supplied serviced regularly		1	Only mobile toilets for site was serviced.	Toilets need to be serviced at least once a week
1.3	Waste manifest , Waste transportation licence available	Contractor	0	No waste manifest for the month	
		Score	2/9		Improve
		%	22%		
2.			ΓY / FIRES		_
2.1	Areas of no entry demarcated with danger tapes	Contractor	3	NO GO areas on the route they are working at	Monitor the trenches and avoid animals like cows to felling in the ditches And workers should be adviced not to disturb or dump waste on the stream
2.2	Signs of fire activities on site camp	Contractor	3	None at camp and site	

2.3	Adequate fire extinguisher installed around perimeters and site office the fire extinguisher service maintenance up to date	Contractor	3	Fire extinguishers are available	
2.4	Spill kit available	Contractor	3	Spill kit available on site	
2.5	Gas and liquid fuels not to be stored in the same storage area	Contractor	N/A		
2.6	Emergency drills conducted	Contractor	3	Plan in place	Drills should be conducted as per the plan
		Score	15/15		·
		%	100%		
3.		SOLID WAS	STE MANAGEMENT		
3.1	General surrounding and housekeeping condition	Contractor	3	The site camp clean and tidy no littering and no weeds	
3.2	Waste storage bins available and labelled accordingly and demarcated	Contractor	2	No waste bins/ refuse bag at the construction site.	
3.3	Refuse stored in appropriate scavenger proof containment vessels		3		Waste is collected weekly contract need to be verified.
3.4	Pest control management		N/A		
		Score	8/9		

			89%		
			0070		
4.	PORTABLE WATER				
41	Drinking water should be made available at convenient locations	Contractor	3	Water is been supplied by 25 litre gallons daily for drinking and washing hands.	
		Score	3/3		
		%	100%		
5.		NOISE	POLLUTION		
5.1	All employees must be given the necessary ear protection gear if the noise levels exceed 70dB.	Contractor	N/A	No heavy machines and no blasting at this stage	Ear plugs must be provide all the time when heavy machines are used and blasting taking place
5.2	Interested & Affected Parties must be informed about impending excessive noise. Generators and pumps must be housed in casings to help reduce any noises in operation	Contractor	N/A	No excessive noise presently is happening at site	Work must take place during the week only otherwise adhere to EMPr.
5.3	Generators and pumps must be housed in casings to help reduce any noises in operation	Contractor	N/A		
		Score			
		%	N/A		

6.		AC	CESS ROADS		
6.1	Use existing access roads at all times, should temporary roads be required such, road should be rehabilitated upon completion of construction period, the contractor must ensure that the access roads are returned to a state no worse than prior to construction commencing	Contractor	3		During rehabilitation adhere to the EMPr
6.2	Drivers must strictly stick to speed limit.	Contractor	3	Vehicles keeping to speed limit	
6.3	Signage and safety precaution measures visible on roads	Contractor	3	Signage and safety signs are only at the camp and not erected on access road and construction site.	
6.4	Dust control measures be placed to reduce air pollution caused during construction dust suppression methods such as water spraying. Water used for this purpose must be in quantities that will not result in the generation of run-off water spray every 2	Contractor	3	Dust suppression is not being done	

	to 3 hours			
	to 3 flours	Score	12/12	
		<u> </u>	100%	
		76	100 /0	
7.		GROUND WATE	R MANAGEMENT	
7.1	Prevent pollution of ground water by construction activities	Contractor, EO	3	Diesel tank placed on concreted surface, and bund walls to contain spills
7.2	Spills NOT to be hosed down into surrounding natural environment.	Contractor, EO	N/A	
7.3	Spillages of oils and other fuels on the ground not to be cleaned using hosing method	Contractor, EO	N/A	No spills identified
7.4	Contaminated soils by oil spillages are to be scraped or excavated to the depth of not less 300mm below the contamination saturation mark and be disposed at permitted landfill site	Contractor, EO	N/A	
7.5	Grey water must be controlled. Disposal facilities must be maintained. Wash water can be used to irrigate lawns. Hazardous waste water must be taken	Contractor, EO	N/A	

7.6	to the licensed waste disposal site that deals with the kind of waste Maintenance and repairs should be done off site if not a designated area with concrete slab and bund wall must be used No repair work shall be done on the ground surface	Contractor	3	No evidence of maintenance happening at camp	
	ground surface	Score	6/6		
		%	100		
	·				
8.		SURFACE AND STORI	M WATERMANAGE	MENT	
8.1	Abstraction of water for domestic use must be restricted		N/A		
	Reduce the number of stream crossing		N/A	Only one stream is crossed and the method using for clearing keeps the required site.	
8.2	A drainage diversion system to be installed to divert runoff from areas of potential pollution e.g.: vehicle maintenance area, chemical and fuel storage.		N/A		
8.3	Rainwater containing pollutants should not run off		3	No pollution activities.	

	1		1		
	into natural areas and in the				
	river				
8.4	Avoid or limit soil erosion		6	No erosion signs at present	
		Score	9/9		
		%	100%		
9.		SOIL AND EROS	ION MANAGEMENT		
9.1	Contractors must use existing	Contractor, EO	3	Fulfilled	
	roads to minimise more tracks				
9.2	Stock pile of top soil should be	Contractor, EO	N/A	None at camp	
	done in designated areas only			·	
9.3	During construction of the	Contractor, EO	3	No stock piles at near	Stockpiles should be
	power lines, soil must not be			drainage or nearby stream	kept at least 100m
	stockpiled on drainage lines or			construction site	from watercourses
	near watercourses				or drainage
9.4	Top soil and subsoil to be	Contractor, EO	3	Two heap of topsoil and	
	stored separately			subsoil at construction site	
				safely stored and	
				separated.	
9.5	Top soil should not exceed 2m	Contractor, EO	3	Fulfilled	
	height and slopes				
9.6	Stock piles to be utilised for	Contractor, EO	N/A	Not applicable at this stage	
	rehabilitation within one year to				
	prevent the leaching nutrients				
9.7	All erosion damage to be	Contractor, EO	3	No signs of erosion	
	repaired as soon as possible				
9.8	Avoid contamination of soil with	Contractor, EO	3	Diesel tank quarantined and	
	oil, grease, diesel, petrol, waste			placed on bund wall to	

	or any other foreign matter, which may impact on the capability of the soil as a growth medium.			prevent contamination of soil	
9.9	Vehicle and machinery inspection checklist to be developed to avoid leakages and spillages on soil	Contractor EO	3	Vehicles and machinery are inspected and checklist is developed	
		Score	21/21		
		%	100%		
		•			
10.		EXCAVATION TRE	ENCHING BACK FILL &LE	EVELLLING	
10.1	Excavations must be marked with a red tape to demarcate the area.	Contractor, EO	3	Adhered	
10.2	Open and close excavation same day, where possible	Contractor, EO	3	Adhered	
10.3	Excavations must not stand longer than 14 days	Contractor, EO	N/a		
10.4	Deficiency of backfill material will not be made up by excavation within the remainder of the development area or private properties. Where backfill material is deficient, it must be made up by importation from an approved borrow pit	Contractor, EO	3	Only soil removed during excavation for rocla rings were used to back fill	

10.5	During long holidays all open excavation must be temporarily closed for safety purpose	Contractor, EO	N/A	N/A at this stage	
		Scores	9/9		
		%	100		
11.		HAZARDOUS SUBSTANCES	S AND SPILLS MAI	NAGEMENT	
11.1	Petroleum, chemical, hazardous waste to be stored in well maintained containers	Contractor, EO	3	Diesel tank and other hazardous material contained	
11.2	MSDS Storage of Hazardous substances and handling should be clearly indicated and MSDS always available	Contractor, EO	3	No indication of Diesel storage area and restricting access.	Signage should be placed
11.3	Storage of hazardous substances to be under strict control	Contractor, EO	2	No personnel appointed/ task to control access to the diesel storage area.	
11.4	Spill kit to be available at all times and emergency drills be conducted every three months	Contractor, EO	3	Spill kit available	
11.5	Drip trays and lined earth bunds must be provided underneath vehicles and equipment to contain any spills of material such as fuel and oil during dispensing and refuelling	Contractor, EO	3	Drip trays are available. Bund wall for diesel storage is constructed a	
11.5	Temporary fuel storage tanks	Contractor , EO	3	Impervious surface, drip	Bund wall for diesel

	and transfer areas to be located on an impervious surface adequately bunded to contain accidental spills	Score %	17/18 94%	trays and pallet in plays	storage has been constructed
12.		FLORA AND FA	UNA PROTECTION		
1.1	Anti-Bird collision devices: Placement of pylons must be positioned to minimise impacts on birds. b) Bird flight diverters and perches Placement of pylons must be positioned to minimise impacts on birds. Bird flappers (or equivalent) to be fitted at appropriate.	Contractor	N/A	N/A at this stage	
12.2	Community plant vegetation and animal identified and measures in place	Contractor, EO	3	Adhere to speed limit	Protect animals from injury or being trapped from excavation by barricading the trenches/ ditches
12.3	Avoid injury to death and trapping of wild animals by reducing speed of construction vehicles. b) Holes must be inspected	Contractor	3	Trenches are checked regularly and no animals were trapped or killed.	Slow down when animals are observed to avoid incidents

	_	1	T	T	•
	daily to monitor for trapped				
	animals				
12.4	No fire wood will be collected		N/A	Fire wood was observed	
	on site and surrounding vicinity			being collected by locals	
		Score	6/6		
		%	100%		
13.		NO GO AREAS/	SENSITIVE AREAS		
13.1	No Go areas demarcated	Contractor	3	No go area in the route.	
13.2	Confirm absence of Red Data	EO, ECO Contractor	3	-	Adhere to EMPr and
10.2	Species / archaeological sites,	LO, LOO CONTRACTOR	3	however the graves were	
	artefacts, and water bodies			approximately 1km outside	L/ Conditions
	arteracts, and water bodies			the servitude line and will	
				not be disturbed.	
13.3	Permit of removal of	EO, Contractor	3	No indigenous plant	If identified report to
15.5	indigenous plants within the	LO, Contractor	3	requires removal	ECO
	vicinity must be obtained if			requires removal	
	applicable				
13.4	Other Specialists reports, HIA,	Contractor , EO	N/A	Botanical walk through was	If identified report to
10.1	ecology avifauna and Anti –	Contractor, 20	14/7 (done	ECO
	collision undisturbed.			dono	
13.5	The contractor must attend a	ECO, Contractor	3	Eskom EO conducted the	
10.0	site inspection with the ECO to	200, 00111110101		walk through	
	be orientated with the sensitive			Waiit air oagii	
	aspects of the site and take				
	cognizance of the boundaries				
	of the construction area. The				
	ECO must point out any site-				
	specific aspects of importance				
	T openine aspects of importance				

	on the site;				
13.7	Emergence alien/invasive species and weeds controlled	ECO,EO, Contractor	N/A	None at camp	
		Score	12/12		
		%	100%		
14		COMMUNICATIONS S	STAKEHOLDERS /	I&AP	
14.1	Evidence of Communication with land owners	Contractor	3	Proof still not available	Communication log book developed
14.2	Evidence of public and or liaison with I&AP or stakeholder engagement	Contractor	3	Register / log book not available	Developed communication register
14.3	Induction Training including toolbox talks conducted	EO, ELO	3	EO presented training register in place	All topics presented to be filed
		Score	9/9		
		%	100%		
15		INCINDENT ACC	IDENT REPORTING	3	
15.1	Incident accidents reported in time log sheet and remediation measures mitigated	ELO/ Contractor, EO	3	No incident (interviews conducted)	Incident log sheet in place
		Score	3/3		
		%	100%		
16.		CONTRACTOR PAR	RTICIPATION IN AU	DIT	
16.1	The contractor must form part	Contractor	3	Complied; The contractor	

	of the audit inspection and participate fully in the audit			SHE officer not present during entire the audit	
		Score	3/3		
		%	100%		
17.		REHAB	ILITATION		
17.1	Upon completion of project, remove all temporary structures, materials, waste, and facilities.				
17.2	Identify suitable indigenous plant for rehabilitation process				
17.3	Cutting of poles and steel structures recommended, poles are to be uprooted		N/A At this stage		
17.4	Disturbed and open areas must be rehabilitated and revegetated as soon as possible upon construction completion and must be rehabilitated such that the surrounding areas are returned to a state no worse than prior to construction commencing				
		Score / percentage	N/A		

APPENDIX B

Table 2: Environmental Authorisation checklist compliant

Rating Scale			
Legal aspect	Action required	Compliant status	Audit findings
EA 30 - Final Walkthrough	N/A	NA	
EA 24 - Bird Anti-Collision devices	Bird Anti-Collision devices must be installed onto specific sections of the line with input from the Avifauna specialist.	N/A at this stage	
EA 25– Exotic plant	No exotic plant must be used during rehabilitation. Only indigenous plant must be utilised	N/A at this stage	
EA 29 – Tree Permits & Departmental permits	Before the clearing of the site, permits must be obtained from DAFF for the removal of indigenous, protected and endangered plants and animals	N/A	No removal of protected tree was identified
EA 30 _ Waste management plan	An integrated waste management plan must be implemented based on waste minimization	Compliant	

	and must incorporate reduction , recycling reuse and disposal method		
EA 31 – Solid Waste Management	Any solid waste, which will not be recycled must be disposed at a licensed landfill. Copies of all waste disposal certificates must be kept on site.	Not compliant	Sewage waste not removed weekly
EA 32 – EA EMP and Audits reports specialist reports	Copy of EA, EMPr and audits repots must be available at site and must be authorized to anyone requesting it.	compliant	EA, EMPr and Audit reports in place at site camp
EA 36- Authorities not held responsible	All relevant authorities(national, provincial and local) shall not be held responsible for any damage or loss by holder of authorization suffered were construction operations is temporarily, or permanently stopped due to non-compliance.	Noted	The contactor is currently complying with the EA, and EMPr conditions
EA 32 – Environmental Authorisation and EMPr kept on site	A copy of the Environmental Authorisation and approved EMPr must be kept on site at all times.	Compliant	No document at site
EA 39 - Communication with the Department	The holder of the authorisation must notify the Director: Integrated Environmental Authorisations and the Director: Compliance Monitoring of the Department in writing within 48 hrs if any condition that cannot be adhered	Complied	To date the contractor is complying with all the condition and

	to.		also it work in progress to ensure compliance
EA 13, 18 EMP	EMPr to be complied by the contractor, such EMPr can be updated or amended if so required and the updated EMPr must be approved department	Complaint	EMPr in place
Appeals	Appeals must be submitted in writing to: Mr Z Hassam Director: Appeals and Legal Review, of this Department at the above mentioned addresses or fax number. Mr Hassam can also be contacted at: Tel: 012- 310-3271 Email: AppealsDirectorate@environment.dov.za		Appeal period lapsed and to date to appeal received at DEA.
EA 9, 10, 11. Notification of I& AP	The holder of the authorization must notify the I&AP of the authorization approval within 14 days of receiving of approved EA, the notice should comply with EA10, the notice should be published	Compliant	Notices published
EA 5,- 8 Commencement of activity	The authorised activity/ies shall not commence within twenty (20) days of the date of signature of the authorisation. Further, please note that the	Compliant	Commenced April 2017

Minister may, on receipt of appeals against the authorisation or conditions thereof suspend the authorisation pending the outcome of the appeals procedure.		
Any change of The holder of the authorisation must notify the competent authority of any alienation, transfer and change of ownership rights on the property on which the activity is to take place.	N/A	
An appeal under section 43 of the National Environmental Management Act (NEMA), Act No.107 of 1998 (as amended), does not suspend an environmental authorisation or exemption, or any provisions or conditions attached thereto, or any directive, unless the Minister, MEC or delegated organ of state directs otherwise	N/A	
Should you be notified by the Minister of a suspension of the environmental authorisation pending appeal procedures, you may not commence with the activity until such time that the Minister allows you to commence with such an activity in writing.		No suspension letter received to date

	The helder of the gutherication much assist as	Commission	F00
	The holder of the authorisation must appoint an	Complied	ECO
	experienced independent Environmental control		Charlotte
	Officer (ECO) for the construction phase of the		Maphaha and
	development that will have the responsibility to		Nyeleti
	ensure that the mitigation/rehabilitation		Manyike of
	measures and recommendations refer in this		MuTingati
	environmental authorisation are implemented		Environmental
	and to ensure compliance with the provisions of		(on behalf of
	the approved EMPr. The ECO must be		Trans- Africa
	appointed before commencement of any		project)
	authorised activities.		
EA- 13 Monitoring	- Once appointed, the name and contact		Name
Appointment of ECO	details of the ECO must be submitted to	complied	submitted proof
Monitoring	the	Complied	in place
			in place
	Director: Compliance Monitoring of the		
	Department.		
	· ·	complied	
	- The ECO must keep record of all		Reports are
	activities on site, problems identified,		prepared
	transgressions noted and a task		
	schedule of tasks undertaken by the		
	ECO.		
	- The ECO must remain employed until all		
	rehabilitation measures, as required for		

	Implementation due to construction damage, are completed and the site is ready for operation. All documentation e.g. audit/monitoring/compliance reports and notifications, required to be submitted to the Department in terms of this authorisation, must be submitted to the Director: Compliance Monitoring of the Department.		
EA, 14- 17 Recording and reporting to the Department	The holder of the authorisation must submit an environmental audit report to the Department within 30 days of completion of the construction phase (i.e. within 30 days of site handover) and within 30 days of completion of rehabilitation activities.		Project still under construction
	The environmental audit report must indicate the date of the audit, the name of the auditor and the outcome of the audit in terms of compliance with the environmental authorisation conditions as well as the requirements of an approved EMPr.	Complied	ECO compiles the reports as per the requirements of the EMPr
	Records relating to monitoring and auditing must be kept on site and made available for inspection		

	to any relevant and competent authority in respect of this development.		
EA, 18- 20 Commencement of the activity	The authorised activity must not commence within twenty (20) days of the date of signature of the environmental authorisation.	Compliant	Commenced April 2017
Notification to authorities	Not less than fourteen (14) days written notice must be given to the Department that the commencement for the purposes of this condition includes site prep notice must include a date on which it is anticipated that the activity will commence, as well as a reference number. This notification period may coincide with the notice of intent to appeal period.	Compliant	Adhered to
Operation of the activity	Not less than fourteen (14) days written notice must be given to the Department that the activity operational phase will commence.	complied	Adhered to
Site closure and decommissioning	Should the activity ever cease or become redundant, the holder of the authorisation must undertake the required actions as prescribed by legislation at the time and comply with all relevant legal requirements administered by any relevant and competent authority at that time.		N/A