20th October 2020



Directorate: Development Management Region 1

7th Floor, 1 Dorp Street,

Cape Town,

8001

ATT: Bernard Kgosana

RESPONSE TO COMMENTS RECEIVED FROM DEA&DP ON NOTICE OF INTENT FOR SCOPING AND ENVIRONMENTAL IMPACT ASSESSMENT IN TERMS OF THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO. 107 OF 1998) ("NEMA") AND ENVIRONMENTAL IMPACT ASSESSMENT ("EIA") REGULATIONS, 2014 (AS AMENDED): THE PROPOSED DEVELOPMENT OF AN IN-STREAM DAM ON PORTION 2 AND 3 OF THE FARM NO. 1100, BONATHABA, MALMESBURY

No.	Comments Received	Responses
	Your 'Notice of Your 'Notice of Intent' and	Noted, thank you.
	accompanying information, as received by this	
	Department via electronic mail from Enviro	
1	Africa cc on 25 June 2020 and this	
1	Department's electronic mail correspondence	
	dated 24 July 2020 I which your Public	
	Participation Plan ("PPP") was approved,	
	refers.	
	This letter serves as an acknowledgement of	Noted, we confirm receipt of the
2	receipt of the aforementioned documents by	Acknowledgment of Receipt of the NOI and
	this Directorate.	Supporting Information.
	Following a review of the information submitted	Noted.
	to this Department, the following is hereby	
	noted:	
3	3.1. The proposed development entails the	
	development of an in-stream dam on Portion 2	
	and Portion 3 of the Farm No.1100, Bonathaba,	
	Malmesbury. The proposed instream dam will	

	have a wall of 18m in height and a spillway	
	channel.	
	Applicable listed activities	4.1. The Applicable Listed Activities listed
		below are confirmed.
	4.1. Based on the information submitted, your pl	roposed development will trigger the following
	listed activities in terms of the NEMA and EIA Ro	egulations, 2014 (as amended), namely:
	Listing Notice 1 of the EIA Regulations, 2014	(as amended):
	Activity Number: 9	
	Activity Description:	
	"The development of infrastructure exceeding 1 (000 metres in length for the bulk transportation
	of water or storm water"—	
	(i) with an internal diameter of 0,36 metres or mo	ore; or
	(ii) with a peak throughput of 120 litres per seco	nd or more;
	excluding where—	
	(a) such infrastructure is for bulk transportation o	f water or storm water or storm water drainage
	inside a road reserve or railway line reserve; or	
	(b) where such development will occur within an	urban area".
4		
4	Listing Notice 1 of the EIA Regulations, 2014	(as amended):
	Activity Number: 12	
	Activity Description:	
	"The development of -	
	(i) dams or weirs, where the dam or weir, incl	luding infrastructure and water surface area,
	exceeds 100	
	square metres; or	
	(ii) infrastructure or structures with a physical for	otprint of 100 square metres or more;
	where such development occurs -	
	(a) within a watercourse;	
	(c) if no development setback exists, within 32	metres of a watercourse, measured from the
	edge of a	
	watercourse;"	
	Listing Notice 1 of the EIA Regulations, 2014	(as amended):
	Activity Number: 19	· · · · · ·
	Activity Description:	

"The infilling or depositing of any material of more than 10 cubic metres into, or the dredging, excavation, removal or moving of soil, sand, shells, 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;

(d) occurs within existing ports or harbours that will not increase the development footprint of the port or harbour; or

(e) where such development is related to the development of a port or harbour, in which case activity 26 in Listing Notice 2 of 2014 applies".

Listing Notice 1 of the EIA Regulations, 2014 (as amended):

Activity Number: 27

Activity Description:

"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 maintenance management plan".

Listing Notice 2 of the EIA Regulations, 2014 (as amended):

Activity Number: 16

Activity Description:

"The development of a dam where the highest part of the dam wall, as measured from the outside toe of the wall to the highest part of the wall, is 5 metres or higher or where the high-water mark of the dam covers an area of 10 hectares or more".

Listing Notice 3 of the EIA Regulations, 2014 (as amended):

Activity Number: 14

Activity Description:

"The development of-

(i) dams or weirs, where the dam or weir,

including infrastructure and water surface area exceeds 10 square metres; or

(ii) infrastructure or structures with a physical footprint of 10 square metres or more;

where such development occurs-

5

(a) within a watercourse;	
(b) in front of a development setback; or	
(c) if no development setback has been adopted,	within 32 metres of a watercourse, measured
from the edge of a watercourse;	
excluding the development of infrastructure or st	ructures within existing ports or harbours that
will not increase the development footprint of the	port or harbour.
i. Western Cape	
i. Outside urban areas:	
(aa) A protected area identified in terms of NEMI	PAA, excluding conservancies;
(bb) National Protected Area Expansion Strategy	/ Focus areas;
(cc) World Heritage Sites;	
(dd) Sensitive areas as identified in an environme	ntal management framework as contemplated
in chapter 5 of the Act and as adopted by the con	mpetent authority;
(ee) Sites or areas listed in terms of an internation	onal convention;
(ff) Critical biodiversity areas or ecosystem service	e areas as identified in systematic biodiversity
plans adopted by the competent authority or in b	ioregional plans;
(gg) Core areas in biosphere reserves; or	
(hh) Areas on the estuary side of the developm	ent setback line or in an estuarine functional
zone where no such setback line has been deter	mined".
4.3 A Scoping and EIR process must be	Noted. This Application will follow a Scoping
followed in order to apply for Environmental	& EIR process due to the triggering of Activity
Authorisation. Only those listed activities	No. 16 of Listing Notice 2 of the EIA
applied for shall be considered for	Regulations, 2014 (as amended).
authorisation. The onus is on the applicant to	
ensure that all the applicable listed activities are	
applied for and assessed as part of the Scoping	
and EIA process.	
Screening Tool	5.1. Attached, please find DEA Screening
5.1. This Directorate notes that a Screening	Report (Attachment 2) and motivation of
Report was not submitted and that confirmation	specialist studies (Attachment 3).
of the relevant specialist studies or motivation	
as to why certain specialist studies will not be	
conducted has not been provided.	
5.2. The Screening Tool Report provides an	5.2. Noted. Please see response above.
indication of the specialist assessments that	
should be conducted for proposed	

developments and your N	NOL contains only	
information relating to Herita	-	
C C	•	
to Develop ("NID"). Please	·	
Tool Report for the propose		
that issues relating to	•	
assessments identified as	necessary in the	
Screening Tool Report c	an be addressed	
during the pre-application pr	ocess.	
5.4. The "Procedures for th	e Assessment and	5.4. Noted. Commissioned specialists will
Minimum Criteria for Repo	orting on identified	conduct the necessary assessments in
Environmental Themes in	terms of Sections	relation to these protocols.
24(5)(a) and (h) and 44	of the National	
Environmental Managemen	t Act, 1998, when	
applying for Environmental	Authorisation" ("the	
Protocols") (Government N	lotice No. 320 as	
published in Government Ga	zette No. 43110 on	
20 March 2020) came into	o effect on 9 May	
2020. These protocols m	ust be taken into	
account regarding all propos	sed developments.	
5.7.1. According to the	Protocols, before	
commencing with a speciali	st assessment, the	
current use of the land a	and environmental	
sensitivity of the site ur	der consideration	
identified by the screening	ng tool must be	
confirmed by undertaking	-	
verification.	,	
5.7.2. Where an assessme	nt is prescribed for	
one of the environmental the	mes included in the	
Protocol (for example agricu	lture, terrestrial and	
aquatic biodiversity), the spe		
must comply with the protoc		
5.7.3. Where applicable, a		
compliance statement for a		
(for example agriculture) mu		
the EIA Report.		
-1		

EnviroAfrica

	requirements of the Public Participation	
7	apply for exemption from any of the	
	This Department notes that you do not intend to	Noted.
	Department.	
	the Application Form is submitted to this	
	of payment of the applicable fee attached when	
	be inserted into the Application Form and proof	
	reference number, the reference number must	
	application. Upon receipt of the specific fee	
	Department prior to submission of the formal	
	form must be completed and submitted to this	
	"Request for a specific fee reference number"	
	This Department hereby reminds you that the	
	6.3. Application fee:	6.3. Noted, thank you.
	Scoping Report and/or EIA Report.	
6	providers must be provided together with the	
	where relevant, from the relevant services	
	Confirmation of the availability of services	0.2. 110100.
	6.2. Confirmation of availability of services:	6.2. Noted.
	application for an environmental authorisation.	
	when the competent authority considers an	
	relating to a matter affecting the environment	
	State Department that administers a law	
	competent authority must consult with every	opportantly to common on the Application.
	In terms of Section 240 of the NEMA, the	opportunity to comment on this Application.
	Departments/Organs of State:	of State will be notified and given the
	6.1. Consultation with State	6.1. Noted. Relevant Departments/ Organs
	Please note the following pertaining to the 'NOI':	
	(as amended).	
	Appendix 6 of the NEMA EIA Regulations, 2014	
	the site verification and must comply with	
	assessment must be based on the findings of	
	protocol has been prescribed, the level of	
	required, but no specific environmental theme	
	5.7.4. Where a specialist assessment is	

EnviroAfrica

	Process as stipulated by Regulation 41, from	
	any other provisions contained in the EIA	
	Regulations, 2014 (as amended) or the NEMA.	
	Please note that should you fail to meet a	
	requirement of the NEMA or EIA Regulations,	
	2014 (as amended) and if no exemption from	
	that provision was applied for, your application	
	for environmental authorisation may be	
	refused.	
	Be advised that in terms of the EIA Regulations,	Noted. Alternatives will be identified,
	2014 (as amended) and the NEMA, the	investigated and addressed in this
	investigation of alternatives is mandatory. All	Application.
	alternatives identified must therefore be	
	investigated to determine if they are feasible	
	and reasonable. In this regard it must be noted	
	that this Department may grant authorisation for	
8	an alternative as if the alternative has been	
	applied for or may grant authorisation in respect	
	of all or part of the activity applied for as	
	specified in Regulation 20 of the NEMA and EIA	
	Regulations, 2014 (as amended). Alternatives	
	are not limited to activity alternatives, but	
	include layout alternatives, design, activity,	
	operational and technology alternatives.	
	You are hereby reminded that it is mandatory to	Noted. The "no-go" option will be
	investigate and assess the option of not	investigated and addressed in this
	proceeding with the proposed activity (i.e., the	Application.
	"no-go" option) in addition to other alternatives	
	identified. Every EIA process must therefore	
9	identify and investigate alternatives, with	
	feasible and reasonable alternatives to be	
	comparatively assessed. If, however, after	
	having identified and investigated alternatives,	
	no feasible and reasonable alternatives were	
	found, no comparative assessment of	
	alternatives, beyond the comparative	

	assessment of the preferred alternative and the	
	option of not proceeding, is required during the	
	assessment. What would, however, be required	
	in this instance is proof that the investigation	
	was undertaken and motivation indicating that	
	no reasonable or feasible alternatives other	
	than the preferred option and the 'no-go' option	
	exist.	
	Public Participation	
	10.1. This Department has reviewed and	10.1. Noted, thank you.
	approved the abovementioned Public	
	Participation Plan that was submitted together	
	with your 'NOI'. Please continue with the public	
	consultation process as per the approved	
	Public Participation Plan.	
	10.4. Should a Public Participation Process,	10.4. Noted. We will await to be advised by
	which includes the circulation of the pre-	DEA&DP should a hard copy of any report be
	application Scoping Report for comment, be	required.
	undertaken prior to the submission of an	
	Application Form to this Department, in terms of	
	Regulation 40, the pre-application Scoping	
10	Report may also be submitted to this	
10	Department for commenting purposes. Please	
	ensure that an electronic copy of the pre-	
	application Scoping Report is submitted to this	
	Department for commenting purposes. A hard	
	copy submission may be required at a later	
	stage. This Department will advise you when a	
	hard copy submission will be required.	
	10.5. In terms of good environmental practice,	10.5. Noted.
	you are encouraged to engage with State	
	Departments and other Organs of State in the	
	pre-application phase or early in the Scoping	
	process to solicit their inputs on any of their	
	requirements to be addressed in the EIA	
	process. Please note that this does not replace	
L	I	

	the requirement of making the Scoping as well	
	as EIA Reports available to State Departments	
	as stipulated above.	
	10.6. The person conducting the Public	10.6. Noted.
	Participation Process must fulfil the	
	requirements outlined in Chapter 6 of the EIA	
	Regulations, 2014 (as amended) and must take	
	into account any applicable guidelines	
	published in terms of Section 24J of the NEMA,	
	the Department's Circular EADP 0028/2014 on	
	the "One Environmental Management System"	
	and the EIA Regulations, 2014 (as amended)	
	as well as any other guidance provided by this	
	Department.	
	Collapsing of Scoping and EIA Report -	Noted.
	Please be advised that the Scoping and EIA	
	Phase of the EIA process are two distinctly	
	separate phases, with each having its own	
	requirements and reports to be submitted. This	
	Directorate will not accept Scoping and EIA	
	reports where the process or information of the	
11	two phases were collapsed into a single	
	process or report. You are hereby advised that	
	the Scoping Report must contain all the	
	information outlined in Appendix 2 of the EIA	
	Regulations, 2014 (as amended) and the EIA	
	report must contain all the information outlined	
	in Appendix 3 of the EIA Regulations, 2014 (as	
	amended).	
	Mandatory Plan of study for EIA	Noted. This Plan of Study will be included in
	You are hereby reminded that a plan of study	the Scoping Report Phase.
	for EIA which sets out the approach to the EIA	
12	of the application in accordance with Appendix	
	2(2)(i) must be compiled and submitted	
	together with the Scoping Report.	

	You are referred to Appendix 2 of the EIA	Noted with thanks.
	Regulations, 2014 (as amended) for the	
	requirements with respect to the 'Content of the	
13	scoping report'. You are advised that when	
	undertaking the scoping process, you must take	
	into account the applicable guidelines, including	
	the guidelines developed by this Department.	
	You are referred to Appendix 3 of the EIA	Noted with thanks.
	Regulations, 2014 (as amended) for the	
	requirements with respect to the 'Content of	
	environmental impact assessment reports'. You	
14	are advised that when undertaking the EIA	
	process, you must take into account the	
	applicable guidelines, including the guidelines	
	developed by this Department.	
	In terms of the EIA Regulations, 2014 (as	Noted. The Need and Desirability of the
	amended) when considering an application, this	proposed project will be addressed. The
	Department must take into account a number of	concept of need and desirability can be
	specific considerations including inter alia, the	explained in terms of the general meaning of
	need for and desirability of any proposed	its two components in which need refers to
	development. As such, the need for and	the <i>time</i> and desirability to the <i>place</i> – i.e. is
15	desirability of the proposed activity must be	this the right time and is it the right place for
	considered and reported on in the Scoping	locating the type of land-use/activity being
	report as well as in the EIA report. The Scoping	proposed? Need and desirability can be
	report and EIA report must reflect how the	equated to wise use of land - i.e. the
	strategic context of the site in relation to the	question of what is the most sustainable use
	broader surrounding area, has been considered	of land?
	in addressing need and desirability.	
	In addition to the above, you must clearly show	Noted. One of the crucial aims of an EIA is to
	how the proposed development complies with	ensure that the demands of sustainable
16	the principles contained in Section 2 of the	development (defined as development which
	NEMA and how the proposed development	meets the needs of the current generation
	meets the requirements of sustainable	without compromising the ability of future
	development.	generations to meet their own needs ¹) are

¹As defined by the International Institute for Sustainable Development (IISD). Accessed at: <u>https://www.iisd.org/about-iisd/sustainable-development</u>.

		met on the project level as well as within the
		context of the greater area. This EIA will
		therefore be undertaken with sustainable
	It is prohibited in terms of Castion 24E of the	development as a goal.
	It is prohibited in terms of Section 24F of the	Noted.
	NEMA for a person to commence with a listed	
	activity unless the competent authority has	
	granted an environmental authorisation for the	
	undertaking of the activity. Failure to comply in	
	terms of this prohibition will result in the matter	
17	being referred to the Environmental Law	
	Enforcement Directorate of this Department for	
	possible prosecution. A person convicted of an	
	offence in terms of the above is liable for a fine	
	not exceeding R5 000 000 or to imprisonment	
	for a period not exceeding 10 years, or to both	
	such fine and imprisonment.	
	This Department awaits the submission of the	Noted. The Pre-Application Scoping Report
18	pre-application Scoping Report and/or the	will be submitted shortly. Thank you for
10	application form for environmental	advising on the way forward.
	authorisation.	
	Please note that the pre-application	Noted. Thank you for your comments.
	consultation is an advisory process and does	
	not pre-empt the outcome of any future	
	application which may be submitted to this	
	Department.	
	No information provided, views expressed	
	and/or comments made by officials during the	
19	pre-application consultation should in any way	
	be seen as an indication or confirmation:	
	- that additional information or documents will	
	not be requested; or	
	- the outcome of the application.	
	This Department reserves the right to revise	
	initial comments and request further information	

based or	n	any	new	or	revised	information
received.						

Please do not hesitate to contact me should you have any questions or require any further information.

Best Regards,

Anthony Mader



Environmental Assessment Practitioner

EnviroAfrica cc

- p: +27 21 851 1616 m: +27 83 309 9211
- f: +27 86 512 0154
- a: Unit 7, Pastorie Park, Reitz St, Somerset West, 7130P.O. Box 5367, Helderberg, 7135
- w: www.enviroafrica.co.za e: anthony@enviroafrica.co.za