

# 1 INTRODUCTION

## 1.1 PROJECT BACKGROUND

South Deep Joint Venture (SDJV), an unincorporated joint venture between GFI Joint Venture Holdings (Pty) Ltd and Gold Fields Operations Ltd (hereafter referred to a South Deep Gold Mine), proposes to establish a 40MW solar PV power plant, in collaboration with Enel Green Power RSA (Pty) Ltd (EGP) to:

- Supplement power supply with “green/ clean” energy;
- Diversify the Mine’s energy mix to reduce the mines reliance on fossil fuels and include renewable energy; and
- Contribute to the Mine’s strategic objective to reduce energy costs and decrease the environmental footprint of the mine.

South Deep Gold Mine is Gold Fields’ sole remaining gold mine in South Africa, built to extract one of the largest known gold ore bodies in the world. The mine has been operational since 1951 and has a remaining Life of Mine (LoM) in excess of 70 years. The Mine operates one gold plant and is accessed from the surface through two shaft systems – the Twin Shaft Complex and the South Shaft Complex.

In order to accommodate the needs of the South Deep Gold Mine, Gold Fields in collaboration with EGP has proposed the development of a 40MW solar PV power plant located on the Gold Fields South Deep Gold Mine. EGP will build, own and operate the solar power plant. The solar PV panels will occupy up to a maximum of 106 ha for the 40MW Solar PV power plant. The 40MW solar PV power plant will connect to South Deep Gold Mine’s electrical infrastructure via an 11kV power line.

The Mine is located in the municipal districts of West Rand District Municipality and the Rand West City Local Municipality, approximately 45 kilometres south-west of Johannesburg (26°24'36.00" South 27°39'16.00" East). It is accessed via the N12 provincial road between Johannesburg and Potchefstroom.

## 1.2 PURPOSE OF THIS REPORT

Environmental Resources Management Southern Africa Pty Ltd (ERM) has been appointed by Gold Fields to conduct the Environmental Impact Assessment (EIA) process in terms of the National Environmental Management Act (NEMA) (Act No. 107 of 1998, as amended). This EIA Report has been compiled as part of the EIA process in accordance with the regulatory requirements stipulated in the EIA Government Notice Regulations (GNR 982/2014) promulgated in terms of Section 24(5) of NEMA.

This EIA has been undertaken in three phases, namely Scoping Phase, Specialist Study Phase and Impact Assessment Phase. The Report documents the findings of the Specialist Study and Impact Assessment Phases.

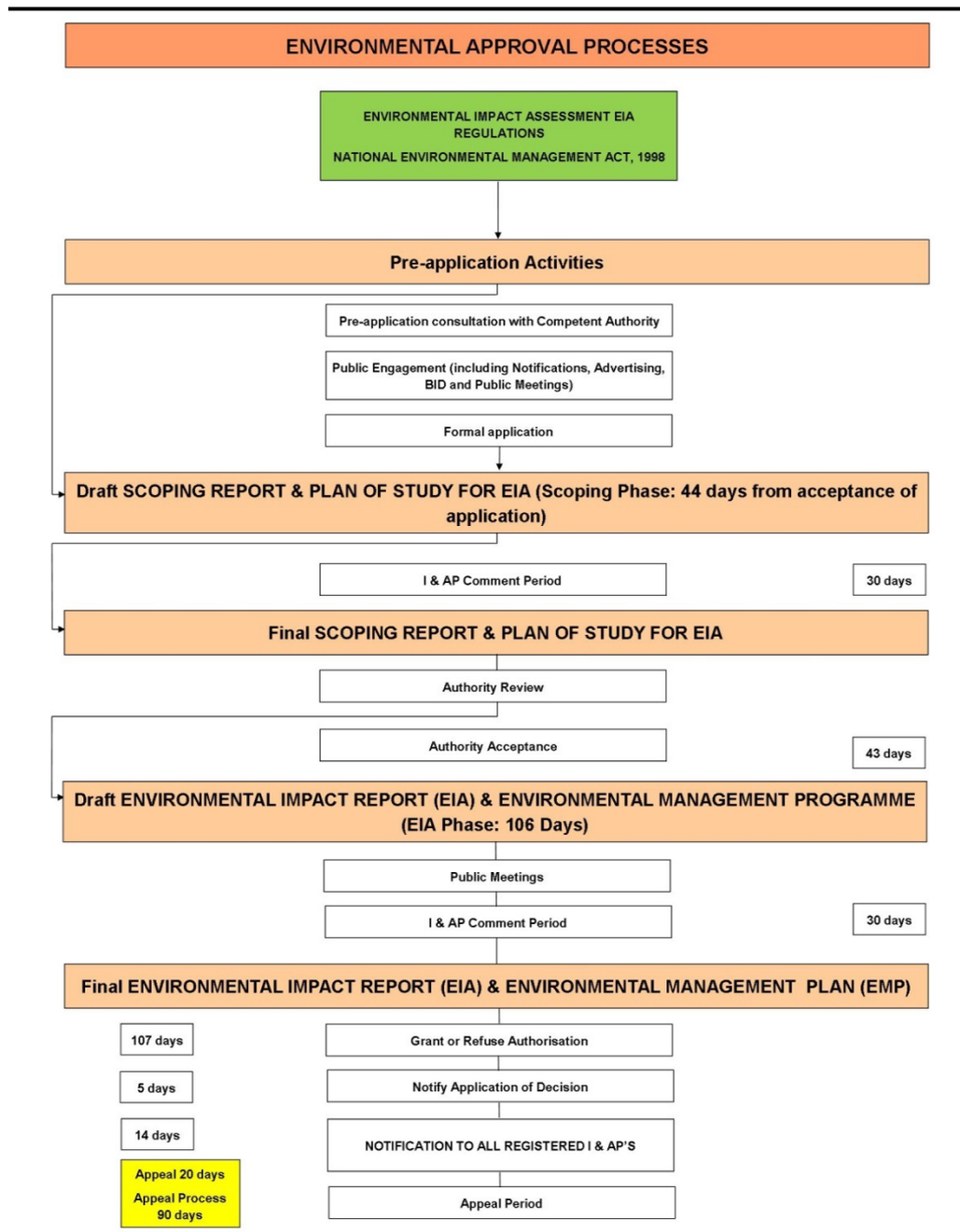
The purpose of this EIA Report is to present the following:

- A detailed description of the proposed Project and relevant Project alternatives;
- The EIA process and a legal review of legislation and guidelines pertinent to the proposed Project and associated EIA;
- The outcomes associated with stakeholder engagement activities carried out to date;
- A detailed baseline review of the physical, biological and socio-economic characteristics of the study area;
- An assessment of impacts to the physical, biological and socio-economic environments related to the different phases (construction, operational and decommissioning phases) of the proposed Project;
- Mitigation measures that aim to avoid / minimise / manage the severity of identified impacts; and
- An assessment of cumulative impacts associated with project-related developments in the study area.

### **1.3 OVERVIEW OF THE EIA PROCESS**

The EIA process in South Africa is regulated by the NEMA Environmental Assessment Regulations (GNR R982/2014). The overall Scoping and Impact Assessment process is illustrated in *Figure 1.1*.

Figure 1.1 Integrated Environmental Impact Assessment Process



### 1.3.1 Pre-Assessment Public Participation

The EIA process is initiated through a pre-assessment Public Participation Process (PPP). The pre-assessment process is not a mandatory requirement in terms of the EIA regulations (2014) but is beneficial in order to identify Interested and Affected Parties (I&APs). As part of this process, an open house meeting was held at Westonaria Community Hall on 07 June 2017 to present the proposed Project and solicit input from stakeholders into the Scoping process.

### 1.3.2 *Application*

An application form for the Project was completed and submitted to the Department of Mineral Resources (DMR) on 22 May 2017. The application included the proposed listed activities for the Project. The DMR responded on the 30 May 2017 acknowledging receipt of the application.

### 1.3.3 *Scoping*

A principal objective of the Scoping phase is to identify the key physical, biological and socio-economic issues and those Project activities with the potential to cause or contribute to impacts to the environmental and social receptors.

At the Scoping stage, the key issues are identified (often together with input from key stakeholders) and understood to a level which allows the definition of the Terms of Reference (ToR) for the EIA.

Issues that are not relevant are scoped out. This enables the resources for the EIA to be focused on collecting required information and identifying significant impacts while carrying out specialist studies and stakeholder engagement activities in an effective and efficient manner.

The draft Scoping Report was made available to stakeholders through the Project website, selected libraries, and hard copies provided on request for a period of 30 days (22 May – 22 June 2017). After the 30 day public comment period, a Comments and Responses Report was compiled and included as an annex to the Final Scoping Report. The objective of the stakeholder engagement undertaken was to present the proposed Project and EIA process as well as identify associated issues, concerns and opportunities. Further details on the stakeholder consultation and engagement process are included in Section 8.

A Final Scoping Report, including ToR for the EIA, was submitted to the DMR on 06 July 2017. The letter of acceptance from DMR for the Scoping Report was received on 17 July 2017. This letter is found in Annex C of this Report.

### 1.3.4 *Baseline Data Collection*

The EIA report provides a description of the existing biophysical, biological and socio-economic conditions as a basis against which the impacts of the Project can be assessed. The baseline includes information on receptors and resources that were identified during Scoping as having the potential to be significantly affected by the proposed Project. The description of the baseline has the following main objectives:

- to identify the key physical, biological and socio-economic resources and conditions in areas potentially affected by the Project;

- to describe, and where possible quantify, their characteristics (i.e. their nature, condition, quality and extent);
- to provide data to aid the prediction and evaluation of possible impacts;
- to inform judgements about the importance, value and sensitivity or vulnerability of resources and receptors; and
- to serve as a reference for future monitoring of impacts of the Project.

For the current Project, baseline data collection was obtained from existing sources including previous EIAs/EMPr for the Mine, government census data, and existing academic research documents. This was also confirmed during the site visit by the specialist team.

### 1.3.5 *Impact Assessment*

Impact assessment and development of mitigation measures is an iterative process that commences during the Scoping stage and continues throughout the EIA process. The key objectives of this process are as follows:

- To analyse how the Project may interact with the baseline conditions in order to define, predict and evaluate the likely extent and significance of environmental, social and health impacts that may be caused by the Project.
- To develop and describe acceptable and cost effective mitigation measures that avoid, reduce, control, remedy or compensate for negative impacts and enhance positive benefits.
- To evaluate the predicted positive and negative residual impacts of the Project.
- To develop a system whereby mitigation measures will be integrated with the Project and will be taken forward as commitments. This is achieved through the development of an Environmental Management Programme report (EMPr), included in *Annex A*.

The objectives of the impact assessment process described above may thus be summarized by reference to the following four main steps:

- Prediction of what will happen as a consequence of Project activities;
- Evaluation of the importance and significance of the impact;
- Development of mitigation measures to manage significant impacts where practicable; and
- Evaluation of the significance of the residual impact.

Where significant residual impacts remain after mitigation measures are applied, further options for mitigation may be considered and impacts reassessed until they are reduced to as low as reasonably practicable (ALARP) levels. This approach takes into account the technical and financial feasibility of mitigation measures. The methodology used to assess the significance of impacts is described in more detail in Chapter 9 of this Report.

In addition to predicted impacts from planned activities, those impacts that could result from an accident or a non-routine event within the Project are taken into account. In these cases the likelihood (probability) of the event occurring is considered. The impact of non-routine events is therefore assessed in terms of the risk, taking into account both the consequence of the event and the probability of occurrence.

### **1.3.6**      *Management Planning*

The range of measures to mitigate impacts identified through the EIA process is reported in the EIA report within the project description and impact assessment chapters. These have been brought together in the EMPr for the Project (see *Annex A*).

The EMPr consists of the set of management, mitigation and monitoring measures to be taken during implementation of the Project, to eliminate adverse environmental and socioeconomic impacts, offset them, or reduce them to acceptable levels. The EMPr details the specific actions that are required to implement the controls and mitigation measures that have been agreed through the EIA process, including details on monitoring, responsible parties, documentation and reporting and estimated costs.

### **1.3.7**      *Reporting and Disclosure*

This draft EIA Report was released for a 30 day public comment period. A notification letter was sent to all registered I&APs on the project database. The report was made available online on the Project webpage ([www.erm.com/southdeepsolar](http://www.erm.com/southdeepsolar)) as well as in the following locations:

- Westonaria Public Library;
- Carletonville Public Library; and
- Fochville Public Library.

Based on comments received on the Draft EIA Report, the Report has been revised and submitted to the DMR for decision making. A notification letter and email was sent to all registered I&APs on the project database and the report has been made available online on the Project webpage ([www.erm.com/southdeep solar](http://www.erm.com/southdeep solar)).

## 1.4 THE APPLICANT

The contact details for the applicant are presented below:

### Box 1.1 Contact Details of the Applicant

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**Gold Field's South Deep Gold Mine  
Old Vereeniging Road  
Farm Modderfontein  
Westonaria, 1780**

**Contact Person: Simon Mporetji  
Unit Manager: Environmental  
Email: Simon.Mporetji@goldfields.com  
Tel: +27 11 411 1000  
Fax: +27 11 411 1521**

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## 1.5 THE INDEPENDENT ENVIRONMENTAL ASSESSMENT PRACTITIONER

### 1.5.1 ERM Southern Africa

ERM is a global environmental consulting organisation employing over 5,000 specialists in over 150 offices in more than 40 countries. In South Africa, ERM Southern Africa employs over 150 environmental consultants out of offices in Johannesburg, Durban, and Cape Town.

#### *Declaration of Independence*

The requirement for environmental consultants to act independently and objectively is a well-established principle in South African law and elsewhere. The EIA regulations (GNR 982/2014), specifically state that:

*“‘independent’, in relation to an EAP, a specialist or the person responsible for the preparation of an environmental audit report, means –*

- (a) that such EAP, specialist or person has no business, financial, personal or other interest in the activity or application in respect of which that EAP, specialist or person is appointed in terms of these Regulations; or*
- (b) that there are no circumstances that may compromise the objectivity of that EAP, specialist or person in performing such work;*

*excluding-*

- (i) normal remuneration for a specialist permanently employed by the EAP; or*
- (ii) fair remuneration for work performed in connection with that activity, application or environmental audit.”*

ERM is a privately owned company registered in South Africa. ERM has no financial ties to, nor is ERM a subsidiary, legally or financially, of Gold Fields or EGP. Remuneration for the services by the Proponent in relation to this EIA

is not linked to an approval by the decision-making authority. Furthermore, ERM has no secondary or downstream interest in the development.

The role of the environmental consultants is to provide credible, objective and accessible information to government and other stakeholders, so that an informed decision can be made about whether the project should proceed or not.

### 1.5.2 *The ERM Project Team*

The ERM team selected for this Project possess the relevant expertise and experience to undertake this EIA. As such, ERM has signed the legally required declaration of independence to function as an objective Environmental Assessment Practitioner (EAP). The CVs and details of the independent EAP are presented in *Annex B*.

The contact details of the EAP for the application are presented in *Box 1.2*.

#### *Box 1.2 Contact Details of the EAP*

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**Environmental Resources Management Southern Africa (Pty) Ltd.**

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Private Bag X12  
Tokai  
7966

Mr Stuart Heather-Clark  
2nd Floor | Great Westerford | 240 Main Road | Rondebosch | 7700  
Cape Town | South Africa  
T +27 21 681 5400 | F +27 21 686 0736  
E [stuart.heather-clark@erm.com](mailto:stuart.heather-clark@erm.com)

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The core EIA team members involved in this EIA are listed in *Table 1.1*.

**Table 1.1** *The EIA Team*

<b>Name</b>	<b>Role</b>	<b>Qualifications, Experience</b>
Stuart Heather-Clark	Partner in Charge & EAP	BSc., Mphil. Registered EAP >20 years
Alan Cochran	Project Manager	BA Hons Env Management, >11 years
Khosi Dlamini	Project Assistant	BSc (Hons) Env Science, 3 years
Claire Alborough	Environmental Specialist	BSc (Hons), MPhil, > 9 years

### 1.5.3 *Specialist Team*

The following specialists have been appointed to provide input into this EIA process. The specialists' reports are attached in *Annex E*.

**Table 1.2 List of EIA Specialists**

<b>Specialist Study</b>	<b>Specialist</b>
Flora and Fauna	Andrew Cauldwell, Technical Director, ERM
Aquatic and Wetland Ecology	Michiel Jonker, Director, Ecotone
Cultural and heritage	Jaco van der Walt, Director, Heritage Contracts and Archaeological Consulting (HCAC)
Palaeontology	Lloyd Rossouw, Palaeo Field Services
Soils, Land Use and Land Capability	Marine Pienaar, Director, Terra Africa Consult
Socio-economic	Lindsey Bungartz, Senior Consultant, ERM
Visual and Landscape	Stephen Stead, Director, Visual Resource Management Africa

### 1.6 *UNDERTAKING BY EAP*

ERM confirms that the information provided in this EIA Report is correct, based on what has been received from the proponent and specialists. Inputs and recommendations from the specialists' reports have been included into the report where relevant.

### 1.7 *ASSUMPTIONS AND LIMITATIONS*

During the compilation of this EIA Report, the following limitations and assumptions were made:

- Information sourced from secondary sources was correct.
- The report was prepared based on the most up to date project description provided. However, it should be recognised that during the course of the design phase, the project description may be amended.
- All information received from the proponent and associated specialist team is accurate.

### 1.8 *REPORT STRUCTURE*

The remainder of this Report is structured as follows:

- Chapter 2: Project Motivation
- Chapter 3: Project Description
- Chapter 4: Project Alternatives
- Chapter 5: Administrative and Legal Framework
- Chapter 6: Biophysical Baseline
- Chapter 7: Social Baseline
- Chapter 8: Stakeholder Engagement
- Chapter 9: EIA Methodology
- Chapter 10: Impact Assessment and Mitigation
- Chapter 11: Summary and Conclusion

The Report is supported by the following annexes:

Annex A:	EMPr
Annex A1:	Specific Management Plans and Procedures
Annex B:	Details of EAP
Annex C:	Stakeholder Engagement
Annex C1:	Stakeholder Database
Annex C2:	South Deep ESIA's CA meeting minutes with DMR
Annex C3:	DMR Meeting Register
Annex C4:	DSR Email notifications
Annex C5:	DSR notification letter to DMR
Annex C6:	DSR notification letter to Carltonville Library
Annex C7:	DSR notification letter to Fochville Library
Annex C8:	DSR notification letter to Westonaria Library
Annex C9:	DSR notification letter to I&APs
Annex C10:	DSR delivery notes
Annex C11:	DEA & GDARD Response to CA Question
Annex C12:	Rezoning
Annex C13:	BID
Annex C14:	Site Notices
Annex C15:	Stakeholder Meeting Attendance Registers
Annex C16:	Minutes of Meeting; Presentation to DMR
Annex C17:	GDARD comments on draft EIA
Annex C18:	Comments and Response Report
Annex D:	Layout Plans and Maps
Annex E:	Specialist Studies
Annex E1:	Wetland and Aquatic Biodiversity
Annex E2:	Terrestrial Biodiversity
Annex E3:	Landscape and Visual
Annex E4:	Soil, land Use, and Land Capability
Annex E5:	Cultural Heritage and Palaeontology
Annex E6:	Socio-economic
Annex F:	DMR Approval of the Final Scoping Report
Annex G:	SAHRA Response Letter

**1.9 EIA REPORT REQUIREMENTS AS PER EIA REGULATIONS GNR 982/2014**

Table 1.3 illustrates the legislated content of the EIA Report.

**Table 1.3 Legislated Content of EIA Report (GNR 982/2014) and Corresponding Sections in this Report**

Legislated Content- Appendix 3 Section 3	Section in this Report
(a) details of-	
(i) the EAP who prepared the report	Annex B

<b>Legislated Content- Appendix 3 Section 3</b>	<b>Section in this Report</b>
(ii) the expertise of the EAP, including a curriculum vitae	
(b) the location of the activity (i) the 21 digit Surveyor General code of each cadastral land parcel; (ii) where available, the physical address and farm name; (iii) where the required information in items (i) and (ii) is not available, the coordinates of the boundary of the property or properties;	<i>Chapter 3</i>
(c) a plan which locates the proposed activity or activities applied for as well as the associated structures and infrastructure at an appropriate scale, or, if it is- (i) a linear activity, a description and coordinates of the corridor in which the proposed activity or activities is to be undertaken; or (ii) on land where the property has not been defined, the coordinates within which the activity is to be undertaken;	<i>Chapter 3 and Annex D</i>
(d) a description of the scope of the proposed activity, including-	
(i) all listed and specified activities triggered and being applied for; and	<i>Chapter 5</i>
(ii) a description of the associated structures and infrastructure related to the development;	<i>Chapter 3</i>
(e) a description of the policy and legislative context within which the development is located and explanation of how the proposed development complies with and responds to the legislation and policy context;	<i>Chapter 5</i>
(f) a motivation for the need and desirability for the proposed development, including the need and desirability of the activity in the context of the preferred location;	<i>Chapter 2</i>
(g) a motivation for the preferred development footprint within the approved site;	<i>Chapter 4</i>
(h) a full description of the process followed to reach the proposed development footprint within the approved site, including:	
(i) details of all the development footprint alternatives considered;	<i>Chapter 4</i>
(ii) details of the public participation process undertaken in terms of regulation 41 of the Regulations, including copies of the supporting documents and inputs;	<i>Chapter 8 and Annex C</i>
(iii) a summary of the issues raised by interested and affected parties, and an indication of the manner in which the issues were incorporated, or the reasons for not including them;	<i>Chapter 8 and Annex C</i>
(iv) the environmental attributes associated with the development footprint alternatives focusing on the geographical, physical, biological, social, economic, heritage and cultural aspects;	<i>Chapters 4, 6 and 7</i>
(v) the impacts and risks identified including the nature, significance, consequence, extent, duration and probability of the impacts, including the degree to which these impacts- (aa) can be reversed; (bb) may cause irreplaceable loss of resources; and (cc) can be avoided, managed or mitigated.	<i>Chapter 10</i>
(vi) the methodology used in determining and ranking the nature, significance, consequences, extent, duration and probability of potential environmental impacts and risks associated with the alternatives	<i>Chapter 9</i>
(vii) positive and negative impacts that the proposed activity and alternatives will have on the environment and on the community that may be affected focusing on the geographical, physical, biological, social, economic, heritage and cultural aspects	<i>Chapter 4 and Chapter 10</i>
(viii) the possible mitigation measures that could be applied and level of residual risk	<i>Chapter 10</i>
(ix) if no alternative development locations for the activity were investigated, the motivation for not considering such; and	<i>N/A</i>
(x) a concluding statement indicating the preferred alternative development location within the approved site;	<i>Chapter 4</i>
(i) a full description of the process undertaken to identify, assess and rank the	

<b>Legislated Content- Appendix 3 Section 3</b>	<b>Section in this Report</b>
impacts the activity and associated structures and infrastructure will impose on the preferred location through the life of the activity, including-	
(i) a description of all environmental issues and risks that were identified during the environmental impact process; and	<i>Chapter 10</i>
(ii) an assessment of the significance of each issue and risk and an identification of the extent to which the issue and risk could be avoided or addressed by the adoption of mitigation measures;	<i>Chapter 10</i>
(j) an assessment of each identified potentially significant impact and risk, including-	<i>Chapter 10</i>
(i) cumulative impacts;	
(ii) the nature, significance and consequences of the impact and risk;	
(iii) the extent and duration of the impact and risk;	
(iv) the probability of the impact and risk occurring;	
(v) the degree to which the impact and risk can be reversed;	
(vi) the degree to which the impact and risk may cause irreplaceable loss of resources; and	
(vii) the degree to which the impact and risk can be mitigated;	
(k) where applicable, a summary of the findings and recommendations of any specialist report complying with Appendix 6 to the Regulations and an indication as to how the findings and recommendations have been included in the final assessment report;	<i>Chapter 10 and Annex E</i>
(l) an environmental impact statement which contains-	<i>Chapter 10 and 12</i>
(i) a summary of the key findings of the environmental impact assessment;	
(ii) a map at an appropriate scale which superimposes the proposed activity and its associated structures and infrastructure on the environmental sensitivities of the preferred site indicating any areas that should be avoided, including buffers; and	
(iii) a summary of the positive and negative impacts of the proposed activity and identified alternatives;	
(m) based on the assessment, and where applicable, recommendations from specialist reports, the recording of proposed impact management objectives, and the impact management outcomes for the development for inclusion in the EMPr as well as for inclusion as conditions of authorisation;	<i>Chapter 10 and 11</i>
(n) the final proposed alternatives which respond to the impact management measures, avoidance, and mitigation measures identified through assessment;	<i>Chapter 4 and 10</i>
(o) any aspects which were conditional to the findings of the assessment either by the EAP or specialist which are to be included as conditions of authorisation;	<i>Chapter 10 and 11</i>
(p) a description of any assumptions, uncertainties and gaps in knowledge which relate to the assessment and mitigation measures proposed;	<i>Chapter 1 and Annex E</i>
(q) a reasoned opinion as to whether the proposed activity should or should not be authorised, and if the opinion is that it should be authorised, any conditions that should be made in respect of that authorisation;	<i>Chapter 11</i>
(r) where the proposed activity does not include operational aspects, the period for which the environmental authorisation is required and the date on which the activity will be concluded and the post construction monitoring requirements finalised;	<i>N/A</i>
(s) an undertaking under oath or affirmation by the EAP in relation to:	<i>Chapter 1 and Annex B</i>
(i) the correctness of the information provided in the reports;	
(ii) the inclusion of comments and inputs from stakeholders and I&APs;	
(iii) the inclusion of inputs and recommendations from the specialist reports where relevant; and	
(iv) any information provided by the EAP to interested and affected parties and any responses by the EAP to comments or inputs made by interested or affected parties;	

Legislated Content- Appendix 3 Section 3	Section in this Report
(t) where applicable, details of any financial provisions for the rehabilitation, closure, and ongoing post decommissioning management of negative environmental impacts;	<i>Annex A</i>
(u) an indication of any deviation from the approved Scoping Report, including the plan of study, including-	N/A
(i) any deviation from the methodology used in determining the significance of potential environmental impacts and risks; and	
(ii) a motivation for the deviation;	
(v) any specific information that may be required by the competent authority; and	N/A
(w) any other matters required in terms of section 24(4)(a) and (b) of the Act.	N/A