

Aquatic specialist services

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AQUATIC BIODIVERSITY IMPACT ASSESSMENT

for the proposed

REPLACEMENT OF A CAUSEWAY ON DR1791 IN THE LEERMANSDRIFT RIVER, BITOU LOCAL MUNICIPALITY

DATE: 29 November 2023

PREPARED FOR:

Sharples Environmental Services cc 102 Merriman Street George 6529

PREPARED BY:

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Executive Summary

Debbie Fordham of Upstream Consulting has been appointed by Sharples Environmental Services cc to undertake an aquatic biodiversity impact assessment for the proposed removal and replacement of various existing culverts and pipes along five roads in the Garden Route, Western Cape. For assessment purposes, the various sites proposed for repair by the Garden Route District Municipality have been grouped into the three local municipalities in which they are located. This report focuses on the DR1791 (km 1.59) causeway across the Leermansdrift River in the Bitou Local Municipal area. The site, referred to as Site 5, crosses the Leermansdrift River near Wittedrift. It is proposed to replace the existing causeway with new structure with bigger openings, provide inlet and outlet apron slab and wing walls, and raise road about 600mm. A temporary deviation road will be required.

The site falls within quaternary catchment K60F of the Breede Gouritz Water Management Area. The Bietou River is the largest system within this catchment and joins the Keurbooms River in the south to form the Keurbooms Estuary. The study site is located within the Leermansdrift River valley that flows in a north easterly direction towards the Bietou River. This reach of the Bietou contains vast floodplain wetland habitat of national biodiversity importance. Therefore, both systems required detailed assessment, to determine the impact significance and recommend mitigation measures.

It was determined that the Leermansdrift River (assessed as HGM16) will be directly impacted by the replacement of the causeway and the Bietou River (assessed as HGM17) may be indirectly impacted. During construction there will be clearance of riparian vegetation, excavations of the bed and bank, infilling, diversion of flows, a bypass road, and potential for cement and fuel spills within the watercourse. These impacts must be mitigated for, and where possible, entirely avoided.

Impact assessment was undertaken for the following grouped potential impacts, direct and indirect in nature:

- Impact 1: Disturbance and loss of aquatic habitat and biota
- <u>Impact 2:</u> Sedimentation and erosion, which could also occur into the operational phase
- <u>Impact 3:</u> Hydrological changes
- <u>Impact 4:</u> Potential impact on localised surface water quality

The impact significance upon aquatic biodiversity for the project was determined as Low after mitigation. The causeway is an existing structure and, provided the new footprint is limited to already disturbed areas, there will not be any significant impact upon the watercourse. The impacts can be decreased to acceptable levels provided that mitigation measures are implemented. Therefore, there are no fatal flaws associated with the project.

Specialist Assessment Protocol Index

Report reference to Table 1 - Specialist Assessment and Minimum Report Content Requirements for Environmental Impacts on Aquatic Biodiversity

2. Aquatic Biodiversity Specialist Assessment	
2.1. The assessment must be prepared by a specialist registered with the South African Council for Natural Scientific Professionals (SACNASP), with expertise in the field of aquatic sciences.	Debbie Fordham SACNASP Registration number 119102 (Ecology)
2.2. The assessment must be undertaken on the preferred site and within the proposed development footprint.	Section 1- Introduction 1.1 —Location & Background
2.3. The assessment must provide a baseline description of the siminimum, the following aspects:	
2.3.1. a description of the aquatic biodiversity and ecosystems on the site, including;	Section 6 – Baseline description of the site Section 7 - Results
(a) aquatic ecosystem types; and (b) presence of aquatic species, and composition of aquatic species communities, their habitat, distribution and movement patterns;	Section 6.1 – Catchment characteristics Section 7.1 – Identified aquatic habitat
2.3.2. the threat status of the ecosystem and species as identified by the screening tool;	Very High 1.2 -Screening tool results Section 6.4 - Conservation context Section 6.3 - SAIIAE
2.3.3. an indication of the national and provincial priority status of the aquatic ecosystem, including a description of the criteria for the given status (i.e. if the site includes a wetland or a river freshwater ecosystem priority area or sub catchment, a strategic water source area, a priority estuary, whether or not they are free-flowing rivers, wetland clusters, a critical biodiversity or ecologically sensitivity area); and	Section 6 – Baseline description of the site CBA 1 Aquatic, NWM5 Channelled valley bottom wetland, SWSA
2.3.4. a description of the ecological importance and sensitivity of the aquatic ecosystem including:	Section 7. Identified aquatic habitat Section 6 & 7 - Baseline description of the site & Results
(a) the description (spatially, if possible) of the ecosystem processes that operate in relation to the aquatic ecosystems on and immediately adjacent to the site (e.g. movement of surface and subsurface water, recharge, discharge, sediment transport, etc.); and	Section 6.1 – Catchment characteristics Section 7.1 – Identified aquatic habitat

(b) the historic ecological condition (reference) as well as present ecological state of rivers (in-stream, riparian and floodplain habitat), wetlands and/or estuaries in terms of possible changes to the channel and flow regime (surface and groundwater).	Section 6.5 –Historic context
2.4. The assessment must identify alternative development footprints within the preferred site which would be of a "low" sensitivity as identified by the screening tool and verified through the site sensitivity verification and which were not considered appropriate.	Section 7 – Results
2.5. Related to impacts, a detailed assessment of the potential in	mpacts of the proposed
development on the following aspects must be undertaken to answer	
2.5.1. is the proposed development consistent with maintaining the priority aquatic ecosystem in its current state and according to the stated goal?	Refer to Section 9 – Impact assessment and tables
2.5.2. is the proposed development consistent with maintaining the resource quality objectives for the aquatic ecosystems present?	
2.5.3. how will the proposed development impact on fixed and dynamic ecological processes that operate within or across the site? This must include:	Section 8 – Identified Impacts
 (a) impacts on hydrological functioning at a landscape level and across the site which can arise from changes to flood regimes (e.g. suppression of floods, loss of flood attenuation capacity, unseasonal flooding or destruction of floodplain processes); (b) will the proposed development change the sediment regime of the aquatic ecosystem and its sub-catchment (e.g. sand movement, meandering river mouth or estuary, flooding or sedimentation patterns); (c) what will the extent of the modification in relation to the overall aquatic ecosystem be (e.g. at the source, upstream or downstream portion, in the temporary / seasonal / permanent zone of a wetland, in the riparian zone or within the channel of a watercourse, etc.); and (d) to what extent will the risks associated with water uses and related activities change; 	Section 8.2 – Hydrological changes due to erosion 8.2 - Erosion and Sedimentation Section 8.1 – Loss of riparian habitat Section 8.3 Water Quality impacts
2.5.4. how will the proposed development impact on the functioning of the aquatic feature? This must include:	Section 9 – Impact Significance Assessment
(a) base flows (e.g. too little or too much water in terms of characteristics and requirements of the system); (b) quantity of water including change in the hydrological regime or hydroperiod of the aquatic ecosystem (e.g. seasonal to temporary or permanent; impact of over-abstraction or instream or off-stream impoundment of a wetland or river); (c) change in the hydrogeomorphic typing of the aquatic ecosystem (e.g. change from an unchannelled valley-bottom wetland to a channelled valley-bottom wetland); (d) quality of water (e.g. due to increased sediment load, contamination by chemical and/or organic effluent, and/or eutrophication);	Refer to Section 9 – Impact assessment and tables Section 8 – Identified Impacts Section 9 Impact Assessment

(e) fragmentation (e.g. road or pipeline crossing a wetland) and loss of ecological connectivity (lateral and longitudinal); and (f) the loss or degradation of all or part of any unique or important features associated with or within the aquatic ecosystem (e.g. waterfalls, springs, oxbow lakes, meandering or braided channels, peat soils, etc.);	
2.5.5. how will the proposed development impact on key ecosystems regulating and supporting services especially:	Low Impact (after mitigation) Section 9 – Impact Significance Assessment
 (a) flood attenuation; (b) streamflow regulation; (c) sediment trapping; (d) phosphate assimilation; (e) nitrate assimilation; (f) toxicant assimilation; (g) erosion control; and (h) carbon storage? 	Section 8 – discussion of identified impacts
2.5.6. how will the proposed development impact community composition (numbers and density of species) and integrity (condition, viability, predator-prey ratios, dispersal rates, etc.) of the faunal and vegetation communities inhabiting the site?	Section 8 and Impact Table of Section 9
2.6. In addition to the above, where applicable, impacts to the frequency of estuary mouth closure should be considered, in relation to: (a) size of the estuary; (b) availability of sediment; (c) wave action in the mouth; (d) protection of the mouth; (e) beach slope; (f) volume of mean annual runoff; and (g) extent of saline intrusion (especially relevant to permanently open systems).	Section 8 – Identified Impacts
2.7. The findings of the specialist assessment must be written up in Specialist Assessment Report that contains, as a minimum, the following the specialist assessment must be written up in Specialist Assessment Report that contains, as a minimum, the following the specialist assessment must be written up in Specialist Assessment Report that contains, as a minimum, the following the specialist assessment must be written up in Specialist Assessment Report that contains, as a minimum, the following the specialist assessment must be written up in Specialist Assessment Report that contains, as a minimum, the following the specialist Assessment Report that contains a specialist Assessment Report Repor	*
2.7.1. contact details of the specialist, their SACNASP registration number, their field of expertise and a curriculum vitae;	Appendix 2 – Specialist curriculum vitae
2.7.2. a signed statement of independence by the specialist;	Below Declaration of Independence –Page vi
2.7.3. a statement on the duration, date and season of the site inspection and the relevance of the season to the outcome of the assessment;	4.2 – Site assessment Section 4 – Approach and methodology Section 5 – Assumptions
2.7.4. the methodology used to undertake the site inspection and the specialist assessment, including equipment and modelling used, where relevant;	Section 4 – Approach and methodology

Declaration of Independence

SPECIALIST REPORT DETAILS

This report has been prepared as per the requirements of the Environmental Impact Assessment Regulations and the National Environmental Management Act (Act 107 of 1998), any subsequent amendments and any relevant National and / or Provincial Policies related to biodiversity assessments. This also includes the minim requirements as stipulated in the National Water Act (Act 36 of 1998), as amended in Water Use Licence Application and Appeals Regulations, 2017 Government Notice R267 in Government Gazette 40713 dated 24 March 2017, which includes the minimum requirements for an Aquatic Biodiversity Report.

Report prepared by: Debbie Fordham

Na Ilus

Expertise / **Field of Study**: Debbie is a certified Professional Wetland Scientist (PWS certification number 3683) by the Society for Wetland Scientists (SWS) Professional Certification Program, which is internationally accredited by the Council of Engineering and Scientific Specialty Boards (CESB). She is also a registered SACNASP ecologist (Ecology No. 119102), with over 10 years of working experience, specialising in aquatic ecology. Debbie holds a M.Sc. degree in Environmental Science from Rhodes University, by thesis, entitled: The geomorphic origin and evolution of the Tierkloof Wetland, a peatland dominated by *Prionium serratum* in the Western Cape. She is a member of scientific organisations such as the Society of Wetland Scientists (SWS), the South African Wetland Society (SAWS), and the Southern African Association of Geomorphologists (SAAG).

I, **Debbie Fordham** declare that this report has been prepared independently of any influence or prejudice as may be specified by the National Department of Environmental Affairs Fisheries and Forestry and or Department of Water and Sanitation.

	Mille	
Signed:	/	 Date:29 November 2023

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1 INTRODUCTION

Debbie Fordham of Upstream Consulting has been appointed by Sharples Environmental Services cc, to undertake an aquatic biodiversity impact assessment for the proposed removal and replacement of various existing culverts and pipes along five roads in the Garden Route District, Western Cape. The sites all fall within areas identified as having "Very High" aquatic sensitivity by the National Web based Environmental Screening Tool and therefore require an aquatic specialist study to inform the National Environmental Management Act (NEMA) environmental authorisation process.

For assessment purposes, the various sites proposed for repair by the Garden Route District Municipality have been grouped into the three local municipalities in which the roads are located. This report focuses on the DR1791 (km 1.59) causeway across the Leermansdrift River in the Bitou Local Municipal area.

1.1 BACKGROUND AND LOCATION

A causeway within Bitou Local Municipality, on DR1791 (km 1.59) road, requires removal and replacement due to significant structural damage from flood events (Plate 1). The site, referred to as Site 5 in the information provided, crosses the Leermansdrift River near Wittedrift (Figure 1). It is proposed to replace the existing causeway with new structure with bigger openings, provide inlet and outlet apron slab and wing walls, and raise road about 600mm. A temporary deviation road will be required downstream. This bypass will be 4m wide and 55m long. The information suggests that the bypass extends approximately 2.5m beyond the road reserve, which represents an area of approximately 68m2. The total development footprint of the bypass road will be ca. 385m2.

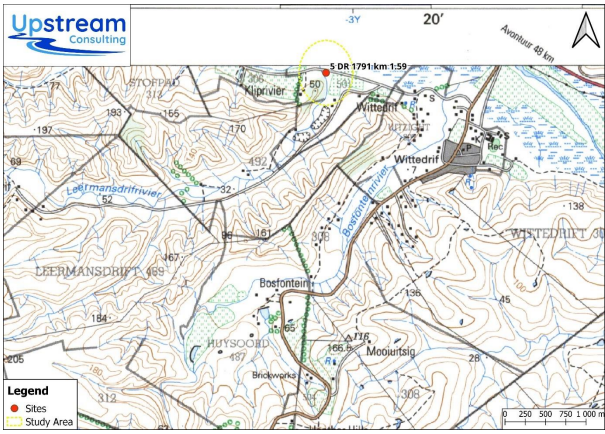


Figure 1: The location of the Site 5 causeway proposed for replacement near Wittedrift



Plate 1: Photograph of the Site 5 causeway on the DR1791 Road (km 1.59) on the Leermansdrift River

1.2 SITE SENSITIVITY SCREENING TOOL RESULTS

The National Web based Environmental Screening Tool was utilised for this proposal in terms of the Environmental Impact Assessment (EIA) Regulations 2014, as amended, to screen the proposed site for any environmental sensitivity. The Screening Tool identifies related exclusions and/or specific requirements including specialist studies applicable to the proposed site. The Screening Tool allows for the generating of a Screening Report referred to in Regulation 16 (1) (v) of the Environmental Impact Assessment Regulations 2014, as amended whereby a Screening Report is required to accompany any application for Environmental Authorisation. Requirements for the assessment and reporting of impacts of development on aquatic biodiversity are set out in the 'Protocol for the assessment and reporting of environmental impacts on aquatic biodiversity published in Government Notice No. 648, Government Gazette 45421, on the 10 of May 2020.

According to the Screening Report, the sites are situated within an area of "Very High" aquatic sensitivity and requires the assessment and reporting of impacts on Aquatic Biodiversity. The sensitivity features included: FEPA Subcatchment and SWSA (SW) Outeniqua.

The site verification assessment was undertaken and is attached as a Site Verification Report in Appendix 3. The Very High aquatic biodiversity sensitivity rating of the site was confirmed. Therefore, the Aquatic Biodiversity Impact Assessment report was required and has been compiled in accordance with the latest NEMA Minimum Requirements and Protocol for Specialist Aquatic Biodiversity Impact Assessment (10 May 2020).

2 RELEVANT LEGISLATION

The protection of water resources is essential for sustainable development and therefore many policies and plans have been developed, and legislation promulgated, to protect these sensitive ecosystems. The proposed project must abide by the relevant legislative requirements. Table 1 below shows an outline of the environmental legislation relevant to the project.

Table 1: Relevant environmental legislation

Legislation	Relevance
South African	The constitution includes the right to have the environment
Constitution 108 of 1996	protected
	Outlines principles for decision-making on matters affecting the environment, institutions that will promote co-operative
National Environmental Management Act 107 of 1998	governance and procedures for coordinating environmental functions exercised by organs of state. Chapter 1(4r) states that sensitive, vulnerable, highly dynamic or stressed ecosystems, such as coastal shores, estuaries, wetlands, and similar systems require specific attention in management and planning procedures, especially where they are subject to significant human resource

	usage and development pressure. Section 24 of NEMA requires		
	that the potential impact on the environment, socio-economic		
	conditions and cultural heritage of activities that require		
	authorisation, must be investigated and assessed prior to		
	implementation, and reported to the authority.		
Environmental Impact	The 2014 regulations have been promulgated in terms of Chapter		
Environmental Impact Assessment (EIA)	5 of NEMA and were amended on 7 April 2017 in Government		
, , , ,	Notice No. R. 326. In addition, listing notices (GN 324-327) lists		
Regulations	activities which are subject to an environmental assessment.		
	The site is above the 5m contour and therefore the proposed project		
	requires water use authorisation in terms of Chapter 4 and Section		
The National Water Act	21 of the National Water Act No. 36 of 1998, and this must be		
36 of 1998	secured prior to the commencement of activities. Chapter 4 of the		
30 01 1990	National Water Act addresses the use of water and stipulates the		
	various types of licensed and unlicensed entitlements to the use of		
	water.		
	The Conservation of Agricultural Resources Act (CARA) is to		
Conservation of	provide for the conservation of the natural agricultural resources		
Agricultural Resources	by the maintenance of production potential of land, by the		
Act (Act 43 of 1983)	combating and prevention of erosion and weakening or destruction		
Act (Act 43 01 1703)	of the water sources, and by the protection of the vegetation and		
	the combating of weeds and invader plants.		
National Environmental	This is to provide for the management and conservation of South		
Management:	Africa's biodiversity through the protection of species and		
Biodiversity Act No. 10	ecosystems; the sustainable use of indigenous biological		
of 2004	resources; the fair and equitable sharing of benefits.		

3 TERMS OF REFERENCE

- Contextualization of the study area in terms of important biophysical characteristics and
 the latest available aquatic conservation planning information (including but not limited to
 the South African Inventory of Inland Aquatic Ecosystems (SAIIAE), vegetation, CBAs,
 Threatened ecosystems, any Red data book information, NFEPA data, broader catchment
 drainage and protected areas).
- Desktop delineation and illustration of all watercourses within and surrounding the study area utilising available site-specific data such as aerial photography, contour data and water resource data.
- Prepare a map demarcating the respective watercourses or wetland/s, within the study area. This will demonstrate, from a holistic point of view the connectivity between the site and the surrounding regions, i.e. the hydrological zone of influence while classifying the hydrogeomorphic type of the respective water courses / wetlands in relation to present

land-use and their current state. The maps depicting demarcated waterbodies will be delineated to a scale of 1:10 000, following the methodology described by the DWS.

- A risk/screening assessment of the identified aquatic ecosystems to determine which ones will be impacted upon and therefore require ground truthing and detailed assessment.
- Ground truthing, identification, delineation and mapping of the aquatic ecosystems in terms of the Department of Water and Sanitation (DWAF 2008) *Updated Manual for the Identification and Delineation of Wetlands and Riparian Areas*.
- Classification of the identified aquatic ecosystems in accordance with the, 'National Wetland Classification System for Wetlands and other Aquatic Ecosystems in South Africa' (Ollis *et al.* 2013) and WET-Ecoservices (Kotze *et al.* 2009).
- Conduct a Present Ecological State (PES), functional importance assessment and Ecological Importance and Sensitivity (EIS) assessment of the delineated wetland and riparian habitats.
- Identification, prediction and description of potential impacts on aquatic habitat during the
 construction and operational phases of the project. Impacts are described in terms of their
 extent, intensity, and duration. The other aspects that must be included in the evaluation
 are probability, reversibility, irreplaceability, mitigation potential, and confidence in the
 evaluation.
- All direct, indirect, and cumulative impacts for each alternative will be rated with and without mitigation to determine the significance of the impacts.
- Recommend actions that should be taken to avoid impacts on aquatic habitat, in alignment with the mitigation hierarchy, and any measures necessary to restore disturbed areas or ecological processes.
- Rehabilitation guidelines for disturbed areas associated with the proposed project and monitoring.

4 APPROACH AND METHODS

This study followed the approaches of several national guidelines with regards to wetland/riparian assessment. See Appendix 1. The following approach to the aquatic habitat assessment is undertaken:

4.1 **DESKTOP ASSESSMENT METHODS**

The contextualization of the study area was undertaken in terms of important biophysical characteristics and the latest available aquatic conservation planning information (i.e. existing data for coastal management lines, NFEPA identified rivers and wetlands, critical biodiversity areas (WBSP 2017), estuaries, vegetation units, ecosystem threat status, catchment boundaries, geology, land uses, etc.) in a Geographical Information System (GIS). A South African Inventory of Inland Aquatic Ecosystems (SAIIAE) was established during the National Biodiversity Assessment of 2018 (Van Deventer *et al.* 2018). The SAIIAE offers a collection of data layers pertaining to ecosystem types and pressures for both rivers and inland wetlands. National Wetland Map 5 includes inland wetlands and estuaries, associated with river line data

and many other data sets within the South African Inventory of Inland Aquatic Ecosystems (SAIIAE) 2018. It is imperative to develop an understanding of the regional drainage setting and longitudinal dynamics of the watercourses and the coastal dynamic. The conservation planning information aids in the determination of the level of importance and sensitivity, management objectives, and the significance of potential impacts.

Following this, desktop delineation and illustration of all watercourses within the study area was undertaken utilising available site-specific data such as aerial photography, contour data and water resource data. Digitization and mapping were undertaken using QGIS 3.28 GIS software. These results, as well as professional experience, allowed for the identification of sensitive habitat that could potentially be impacted by the project and therefore required ground truthing and detailed assessment.

4.2 BASELINE ASSESSMENT METHODS

A site assessment was conducted on the 5th of November 2023 to confirm desktop findings, gather additional information, and define the boundaries of the aquatic habitat. General observations were made with regards to the vegetation, fauna and current impacts. The identified aquatic ecosystems were classified in accordance with the, '*National Wetland Classification System for Wetlands and other Aquatic Ecosystems in South Africa*' (Ollis *et al.* 2013) and *WET-Ecoservices* (Kotze *et al.* 2009).

Infield delineation was undertaken with a hand-held GPS, for mapping of any potentially affected aquatic ecosystems, in alignment with standard field-based procedures in terms of the Department of Water and Sanitation (DWAF 2008) *Updated Manual for the Identification and Delineation of Wetlands and Riparian Areas*. The delineation is based upon observations of the landscape setting, topography, vegetation and soil characteristics (using a hand held soil auger for wetland soils).

Determination of the Present Ecological State (PES) and Ecological Importance and Sensitivity (EIS) assessment of the delineated river/riparian habitats was undertaken utilising:

- Qualitative Index of Habitat Integrity (IHI) tool adapted from (Kleynhans, 1996) PES
- DWAF (DWS) River EIS tool (Kleynhans, 1999) EIS

Determination of the Present Ecological State (PES) and Ecological Importance and Sensitivity (EIS) assessment of the delineated wetland habitat was undertaken utilising:

• The health/condition or Present Ecological State (PES) of the wetland was assessed using the Level 2 WET-Health assessment tool Version 2 (Macfarlane et al. 2020), which is based on an understanding of both catchment and on-site impacts and the impact that these aspects have on system hydrology, geomorphology and the structure and composition of wetland vegetation.

• The WET-Ecoservices tool (Kotze *et al.*, 2020) is utilised to assess the goods and services that the individual wetlands under assessment provide, thereby aiding informed planning and decision-making. Wetland benefits can be classified into goods/products (directly harvested from wetlands), functions/ services (performed by wetlands), and ecosystem scale attributes. The tool provides guidelines for scoring the importance of a wetland in delivering each of 15 different ecosystem services (including flood attenuation, sediment trapping and provision of livestock grazing).

4.3 IMPACT ASSESSMENT METHODS

The approach adopted is to identify and predict all potential direct and indirect impacts resulting from an activity from planning to rehabilitation. Thereafter, the impact significance is determined. Impact significance is defined broadly as a measure of the desirability, importance and acceptability of an impact to society (Lawrence, 2007). The degree of significance depends upon three dimensions: the measurable characteristics of the impact (e.g. intensity, extent and duration), the importance societies/communities place on the impact, and the likelihood / probability of the impact occurring. Unknown parameters are given the highest score as significance scoring follows the Precautionary Principle. A methodology for assigning scores to the respective impacts is described in Appendix 1.

Cumulative impacts affect the significance ranking of an impact because the impact is taken in consideration of both onsite and offsite sources. For example, pollution making its way into a river from a development may be within acceptable national standards. Activities in the surrounding area may also create pollution which does not exceed these standards. However, if both onsite and offsite pollution activities take place simultaneously, the total pollution level may exceed the standards. For this reason, it is important to consider impacts in terms of their cumulative nature.

4.4 MITIGATION AND MONITORING

Actions are thereafter recommended to prevent and mitigate the identified impacts on aquatic habitat, in alignment with the mitigation hierarchy, as well as any measures necessary to restore disturbed areas or ecological processes. No-Go Areas will be determined, and any necessary monitoring protocol will be developed.

5 ASSUMPTIONS AND LIMITATIONS

- Aquatic ecosystems vary both temporally and spatially. Once-off surveys such as this can miss certain ecological information due to seasonality, thus limiting accuracy and confidence. Despite this, confidence in findings is high.
- The location and nature of the proposed activities was provided by the client.

- While disturbance and transformation of habitats can lead to shifts in the type and extent of aquatic ecosystems, it is important to note that the current extent and classification is reported on here.
- All soil/vegetation/terrain sampling points were recorded using a Garmin Global Positioning System (GPS) and captured using Geographical Information Systems (GIS) for further processing.
- Infield soil and vegetation sampling was only undertaken within a specific focal area around the proposed activities, while the remaining watercourses were delineated at a desktop level with limited accuracy.
- No detailed assessment of aquatic fauna/biota (e.g. fish, invertebrates, microphytes, etc.) was undertaken, and not deemed necessary.
- The vegetation information provided is based on observation not formal vegetation plots.
 As such species documented in this report should be considered as a list of dominant and/or indicator wetland/riparian species.
- The scope of work did not include water quality sampling and the water quality characteristics were inferred from the biophysical characteristics of the area and catchment land uses.
- The assessment of impacts and recommendation of mitigation measures was informed by the site-specific ecological concerns arising from the field survey and based on the assessor's working knowledge and experience with similar projects. The degree of confidence is considered high.

6 BASELINE DESCRIPTION OF THE SITE

The desktop/ screening study was informed by the available datasets relevant to water resources, as well as historic and the latest aerial imagery, to develop an understanding of the fluvial and geomorphic processes of the study area. The study area for the assessment was defined as the disturbance footprint i.e. the area on which the activity will take place, which includes the area that will be disturbed or impacted, plus any watercourses situated within 500 m of that activity, i.e. the 'regulated zone' of a watercourse as defined by the National Water Act. The desktop study was followed by the detailed site assessment. The general biophysical characteristics of the study area, as well as desktop data, are described below.

6.1 CATCHMENT CHARACTERISTICS

The climate of the region is characterized by a temperate coastal climate that causes all year rainfall. The site falls within quaternary catchment K60F of the Breede Gouritz Water Management Area (Figure 2). The Bitou River is the largest system within this catchment and joins the Keurbooms River in the south to form the Keurbooms Estuary. The study site is located within the Leermansdrift River valley that flows in a north easterly direction towards

the Bietou River. This reach of the Bietou contains vast floodplain wetland habitat of national biodiversity importance.

The reach of the Bietou River is located in the Lowland geozone and has perennial flow. In 1999 the PES of the Bietou River was classified as Class B (Largely Natural) however, the data from the latest National Biodiversity Assessment (NBA 2018) classifies the river as having a 'C' PES score, indicating a 'Moderately Modified' ecosystem. The broad floodplain wetland of the Bietou River is more than 600ha in size and is a valuable ecological resource. The Bietou wetland is essentially part of the greater Keurbooms Estuary and therefore impacts on the Bietou will in turn impact the Keurbooms system. The Keurbooms Estuary downstream is a Warm Temperate permanently open estuarine system classed as Vulnerable and Poorly Protected. Land transformation for agriculture and development, as well as alien tree infestation in this area, have modified the natural dynamic of the systems.

The study area does not fall within any Strategic Water Source Areas for surface water or groundwater (Le Maitre *et al.* 2018). Refer to Figure 2. A Strategic Water Source Areas (SWSA) is where the water that is supplied is of national importance for water security. Regardless of its location outside of any SWSAs, the causeway replacement will not impact any SWSAs, as there will be no reduction in water volume and no permanent changes to water quality.

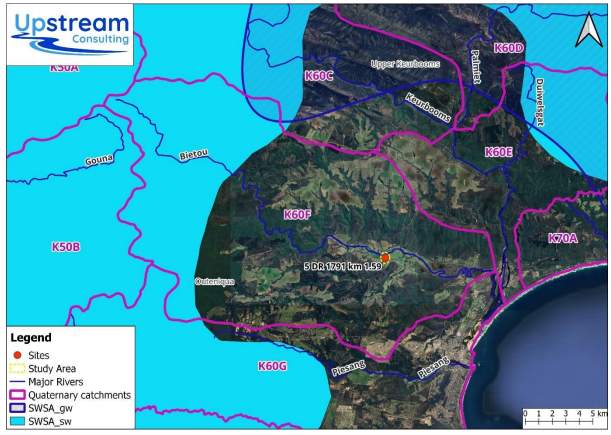


Figure 2: Map of the site in relation to the Bietou River in the K60F quaternary catchment and SWSAs

6.2 SOUTH AFRICAN INVENTORY OF INLAND AQUATIC ECOSYSTEMS

A significant amount of the latest aquatic resource spatial data has been provided through the products of the 2018 National Biodiversity Assessment (NBA). The NBA is the primary tool for monitoring and reporting on the state of biodiversity in South Africa. It is used to inform policies, strategies and actions in a range of sectors for managing and conserving biodiversity more effectively. A South African Inventory of Inland Aquatic Ecosystems (SAIIAE) was established during the 2018 National Biodiversity Assessment (Van Deventer *et al.* 2018). The SAIIAE offers a collection of data layers pertaining to ecosystem types and pressures for both rivers and inland wetlands.

The National Wetland Map 5 (NWM5) includes inland wetlands and estuaries, associated with river line data and many other data sets. The NWM5 shows channelled valley bottom wetland habitat upstream on the Leermansdrift River, and estuarine habitat downstream on the Bietou River, but none on site (Figure 3).

The NBA 2018 Rivers Map is a GIS layer which summarises the river condition, river ecosystem types, flagship and free-flowing river information (Van Deventer *et al.* 2019). The river lines data set is associated with the National Wetland Map 5 (NWM5) issued with the SAIIAE. The GIS layer of origin is the 1:500 000 rivers data layer that DWAF coded for geomorphological zonations, with added data from the Chief Directorate Surveys and Mapping's (CDSM) 1:50 000 rivers GIS layer, and information generated during the NFEPA project in 2011. The NBA 2018 Rivers data does not identify the Leermansdrift River but does show the mainstem Bietou River system into which it merges. The river lines depicted in Figure 3 are from the 1:500000 NGI cadastral rivers data. This shows the perennial Leermansdrift River and smaller non-perennial tributary streams. However, it is clear in the map below that the channel has since been altered and follows a different path towards the Bietou system.

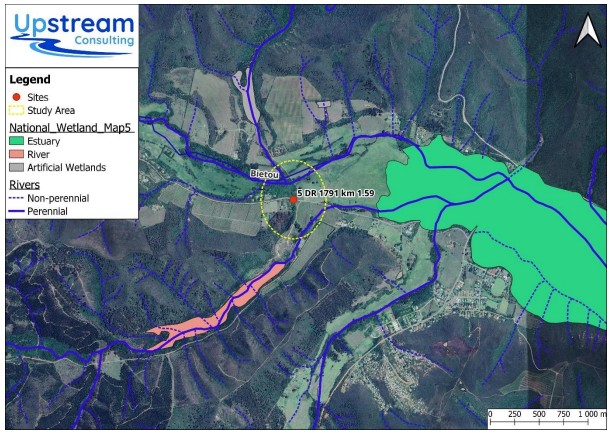


Figure 3: The sites in relation to the national river and wetland inventories (CSIR, 2018)

6.3 NATIONAL FRESHWATER ECOSYSTEM PRIORITY AREAS

This section has been included due to the DFFE Screening Tool identifying the site as being within a FEPA Sub catchment and thus mapped as having high aquatic biodiversity sensitivity. It must be noted that the data gathered by the NFEPA project has since been updated and included into the 2018 national wetland and river dataset and has been further refined (refer to Section above). The NFEPA project identifies the Bietou River as a FEPA river and the catchment as a FEPA river sub-quaternary catchment.

The National Freshwater Ecosystem Priority Areas (NFEPA 2011) data provides strategic spatial priorities for conserving South Africa's aquatic ecosystems and supporting sustainable use of water resources. FEPAs were identified based on a range of criteria dealing with the maintenance of key ecological processes and the conservation of ecosystem types and species associated with rivers, wetlands and estuaries (Driver *et al.* 2011). FEPA maps are suitable to use at a desktop level for planning and decision-making processes at the national or water management area level.

FEPA maps show various different categories, each with different management implications. The categories include river FEPAs and associated sub-quaternary catchments, wetland FEPAs, wetland clusters, Fish Support Areas and associated sub-quaternary catchments, fish sanctuaries, phase 2 FEPAs and associated sub-quaternary catchments, and Upstream

Management Areas. River FEPAs achieve biodiversity targets for river ecosystems and threatened/near-threatened fish species, and were identified in rivers that are currently in a good condition (A or B ecological category). Their FEPA status indicates that they should remain in a good condition in order to contribute to national biodiversity goals and support sustainable use of water resources (Driver *et al.* 2011).

Sub-quaternary catchments were delineated as the drainage basin around each river reach. If a river ecosystem was identified as a FEPA, then its associated sub-quaternary catchment was shaded on the FEPA map, to indicate that it is not just the 1:500 000 river reach within the sub-quaternary catchment that needs to be managed, but also the surrounding land and finer stream network that flows into that river reach.

The NFEPA project identifies the Bietou River as a FEPA river and the catchment as a FEPA river sub-quaternary catchment. This being part of the 'Very High' sensitivity features identified by the DFFE Screening Tool and thus requiring aquatic assessment. Therefore the site is within a FEPA sub catchment and the activity must not result in any deterioration of the FEPA classified Bietou River downstream.



Figure 4: Map showing the FEPA rivers and associated sub-quaternary catchments, identified by the NFEPA project, in relation to the site

6.4 CONSERVATION PRIORITY AREAS

The Western Cape Biodiversity Spatial Plan (WCBSP) identifies biodiversity priority areas, CBAs and Ecological Support Areas (ESAs), which, together with Protected Areas, are important for the persistence of a viable representative sample of all ecosystem types and species, as well as the long-term ecological functioning of the landscape as a whole. The primary purpose of a map of Critical Biodiversity Areas and Ecological Support Areas is to guide decision-making about where best to locate development. Critical Biodiversity Areas (CBA's) are required to meet biodiversity targets. According to the WCBSP, these areas have high biodiversity and ecological value and therefore must be kept in a natural state without further loss of habitat or species.

Figure 5 shows that the causeway is not located within any mapped aquatic biodiversity priority areas. The Bietou River is however mapped as a CBA1 river. The project must not result in the deterioration of any CBA habitat.

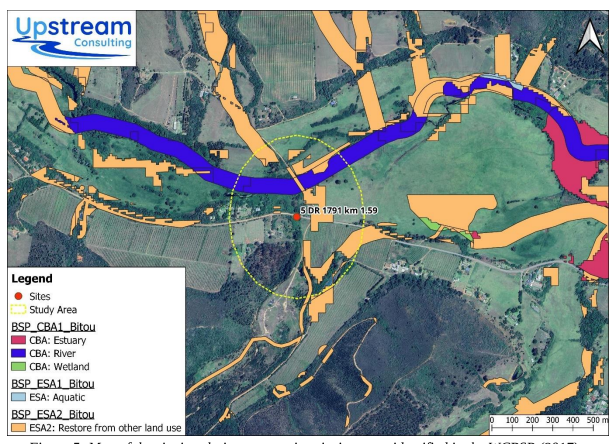


Figure 5: Map of the site in relation to aquatic priority areas identified in the WCBSP (2017)

6.5 HISTORIC CONTEXT

Historic aerial photography and Google satellite imagery was used to provide an understanding of the various land use and cover changes for the study area. It shows that the area has been significantly modified from the natural condition for many decades due to agricultural land

use. The imagery also shows that the road across the Leermansdrift River was constructed before 1936 (Figure 6 and Figure 7). Additionally, in may reaches the channels have been infilled and diverted and vegetation has become infested with alien invasive tree species. However, ecological form and functioning of the river remains moderately high.

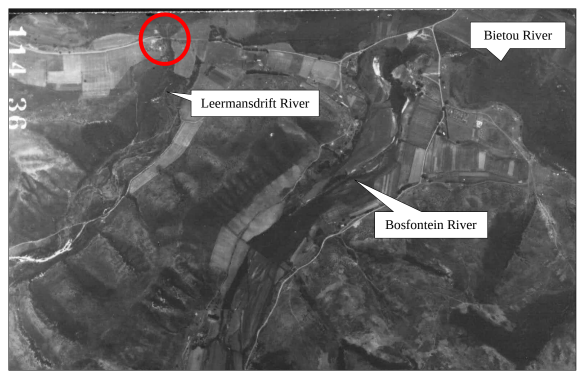


Figure 6: Historic aerial photography of the area from 1936 showing the existing causeway (red circle)

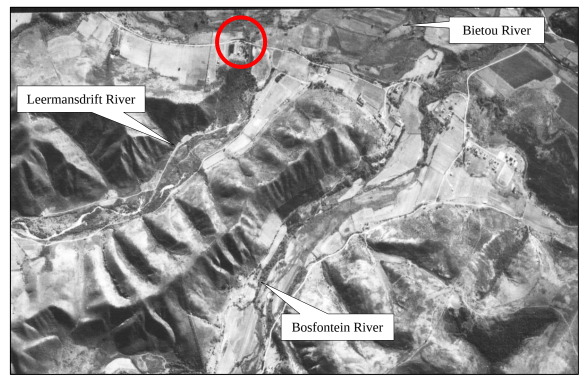


Figure 7: Historic aerial photography of the area from 1956 showing the existing causeway (red circle)

7 RESULTS

The aquatic habitats within a 500 metre radius of the causeways were identified and mapped on a desktop level utilising available data. In order to identify the wetland/river types, using Kotze *et al.* (2009) and Ollis *et al.* (2013), a characterisation of hydrogeomorphic (HGM) types was conducted. Following the desktop findings, the infield site assessment confirmed the location and extent of these systems. Subsequent screening provided an indication of which of these systems may potentially be impacted upon by the project. The findings are detailed in this section below.

7.1 **IDENTIFIED AQUATIC HABITATS**

Following the contextualisation of the study area with the available desktop data, a site visit was conducted to groundtruth the findings and delineate the aquatic habitat and map it within the 500m radius of the disturbance area. The additional information collected in the field allowed for the development of improved baseline aquatic habitat delineation maps for the site.

Two watercourses were identified and mapped within a 500m radius study area of the Site 5 causeway. The Bietou River reach relative to the site can be classified as a floodplain wetland system, while the Leermansdrift River, although modified, can be classified as a channelled valley bottom wetland hydro-geomorphic unit (HGM). For assessment purposes, the identified HGM units were named as follows:

HGM16 – Leermansdrift River

HGM17 - Bietou River

Figure 8 shows the above-listed watercourses in relation to the causeway and 500m radius study area. It was determined that the Leermansdrift River (HGM16) will be directly impacted by the replacement of the causeway and the Bitou River (HGM17) may be indirectly impacted. Therefore, both systems required detailed assessment, to determine the impact significance and recommend mitigation measures.

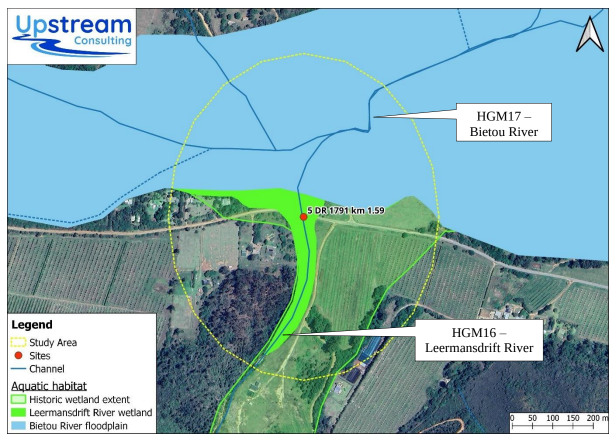


Figure 8: Map of the delineated aquatic habitat within the 500m radius study area of Site 5

7.2 **DESCRIPTION OF AFFECTED AQUATIC HABITAT**

Channelled valley bottom wetland habitat covers the lower reach of the Leermansdrift River, at the Site 5 causeway, as it enters the Bietou River floodplain. Flows are sustained but typically low, with low stream power, such that the wetland remains wet for long periods. Historically, this wetland would have covered the whole, fairly flat, valley floor perpendicularly abutting the large floodplain system, which acts as a local base level control on incision. However, infilling and diversions have resulted in extensive wetland loss. The remaining habitat is confined to the permanently wet area surrounding the channel. Alien invasive trees (such as *Acacia mearnsii*) have established within the riparian zone. However, there remains a moderate diversity of habitat types and indigenous instream and riparian plant species.

On both sides of the causeway there is ponding due to some scour around the structure during flooding, but the wetland is otherwise stable. The abutting floodplain currently prevents incision at this location and the gradient is very gentle. Upstream of the causeway is slightly more disturbed and encroached upon by alien plant species. However, there is no evident erosion, and the instream vegetation is dominated by *Phagmites australis* (Plate 2). On the downstream side of the causeway the wetland is robustly vegetated by *Isopelis prolifera*, *Juncus lomatophyllus*, *Cliffortia odorata*, *Typha capensis*, *Wachendorfia thyrsiflora Cyperus sp.*, *Juncus effusus*, and *Juncus lomatophyllus* (Plate 3).



Plate 2: A photograph of the Leermansdrift River channel upstream of the damaged Site 5 causeway



Plate 3: A photograph of the Leermansdrift River channel downstream of the Site 5 causeway

7.2.1 Present Ecological State

The Present Ecological State (PES) of a river, watercourse or wetland represents the extent to which it has changed from the reference or near pristine condition (Category A) towards a highly impacted system where there has been an extensive loss of natural habit and biota, as well as ecosystem functioning (Category E).

As discussed in the section above, the wetland has been infilled, diverted, and straightened to increase agricultural lands, resulting in significant wetland habitat loss. Due to the gentle gradient and incision control from the abutting floodplain, the causeway has not caused significant alterations to the flow or morphology. But impacts upon the watercourse have resulted in a Moderately Modified state from the reference condition. Therefore, the Leermansdrift River wetland (HGM16) falls within the 'C' Ecological Category for PES (Table 2).

Table 2: WET-Health (V2) PES Assessment Results for Leermansdrift River wetland

	Wetland PES Summary				
Wetland name	Leermansdrift River wetland				
Assessment Unit	HGM16				
PES Assessment	HYDROLOGY GEOMORPHOLOGY WATER QUALITY VEGETATION				
Impact Score	1,9	4,0	1,5	2,8	
PES Score (%)	81%	60%	85%	72%	
Ecological Category	В	D	В	С	
Combined Impact Score		2,5			
Combined PES Score (%)	75%				
Combined Ecological Category	С				
Confidence	High: Site assessment based				

7.2.2 Functional assessment

Wetlands and riparian areas are globally threatened ecosystems and are well-recognized for the ecosystem services which they supply. Furthermore, these ecosystems make potentially important ecosystem services contributions to several broad-scale imperatives of government, including: water resource management; biodiversity conservation; human safety and disaster resilience; socio-economic development and poverty elimination; and climate change mitigation and adaptation. Individual wetland/riparian areas differ according to their characteristics, contexts and the particular suite of ecosystem services which they supply to society (Kotze *et al.* 2021). Thus, there is a need to assess and compare wetland/riparian areas in terms of ecosystem services delivery.

A WET-Ecoservices (Version 2) field-based assessment was undertaken to assess the ecosystem services supplied by the HGM unit (Kotze *et al.* 2021). The assessment technique

has recently been revised and now distinguishes clearly both ecosystem services' supply and the demand for all ecosystem services. This helps determine the potential of the wetland or river for delivering ecosystem services, by understanding its capacity to produce a service while also considering the societal demand for that service.

The assessment showed that the Leermansdrift River wetland provides an overall Moderate-High level of regulatory services to society (Table 3), such as sediment trapping nutrient assimilation, and biodiversity maintenance. However, it scored poorly for cultural and provisioning services.

Table 3: Ecosystems Services summary for the Leermansdrift River wetland

	ECOSYSTEM SERVICE	Supply	Demand	Importance Score	Importance
	Flood attenuation	2,6	1,3	1,8	Moderate
ICES	Stream flow regulation	1,5	1,3	0,7	Very Low
SERV	Sediment trapping	3,0	4,0	3,5	Very High
ORTING	Erosion control	1,3	2,7	1,1	Low
SUPPC	Phosphate assimilation	2,7	2,0	2,2	Moderate
3 AND	Nitrate assimilation	2,3	4,0	2,8	High
REGULATING AND SUPPORTING SERVICES	Toxicant assimilation	2,5	1,0	1,5	Moderately Low
REGU	Carbon storage	2,7	2,7	2,5	Moderately High
	Biodiversity maintenance	2,9	2,5	2,7	Moderately High
()	Water for human use	2,0	3,3	2,2	Moderate
PROVISIONING SERVICES	Harvestable resources	1,0	0,0	0,0	Very Low
SERVICES	Food for livestock	1,0	2,0	0,5	Very Low
ā	Cultivated foods	1,7	0,3	0,3	Very Low
N. S.	Tourism and Recreation	2,2	0,0	0,7	Very Low
CULTURAL	Education and Research	1,8	0,0	0,3	Very Low
	Cultural and Spiritual	0,0	0,0	0,0	Very Low

8 IDENTIFIED IMPACTS

Aquatic ecosystems are particularly vulnerable to human activities and these activities can often result in irreversible damage or longer term, cumulative changes. The significance of an impact to the environment or ecosystem can only be assessed in terms of the change to ecosystem services, resources and biodiversity value associated with that system or component being assessed. The approach adopted is to identify and predict all potential direct and indirect impacts resulting from an activity from planning to rehabilitation. Thereafter, the impact significance is determined.

During construction there will be clearance of riparian vegetation, excavations of the bed and bank, infilling, diversion of flows, a bypass road, and potential for cement and fuel spills within the watercourse. These impacts must be mitigated for, and where possible, entirely avoided. In the operational phase, the impacts associated with the project will be very similar to those which occurred during the construction of the existing infrastructure and are unlikely to cause any further deterioration of ecological condition. This assumes that the new causeway design will allow for diffuse flow and may result in positive impacts in the long-term.

The main risks during construction result from the need to construct a bypass route through the watercourse and the expansion of the existing disturbance footprint. Mitigation must focus on limiting the disturbance footprint as far as possible and rehabilitation wetland habitat.

8.1 DISTURBANCE OF AQUATIC HABITAT AND BIOTA

The disturbance or loss of aquatic vegetation and habitat refers to the direct physical destruction or disturbance of aquatic habitat caused by earthworks, vegetation clearing, and encroachment and colonisation of habitat by invasive alien plants. During construction the causeway removal and replacement will necessitate the clearance of vegetation for the larger structure and the bypass, and earthworks in the river and on the riverbanks. Post construction, invasive alien plants will colonise any disturbed areas which are not rehabilitated and will out-compete indigenous vegetation. Without mitigation, the impact can result in further deterioration in freshwater ecosystem integrity, and a reduction in the supply of ecosystem services. Although the bypass road is temporary the impacts of its construction can be permanent, including habitat loss, if not rehabilitated.

8.2 **SEDIMENTATION AND EROSION**

Sedimentation and erosion refers to the alteration in the physical characteristics of wetlands and rivers as a result of increased turbidity and sediment deposition, caused by soil erosion and earthworks that are associated with construction activities, as well as instability and collapse of unstable soils during project operation. These impacts can result in the deterioration of aquatic ecosystem integrity and a reduction/loss of habitat for aquatic dependent flora & fauna.

During construction, the excavation and infilling in the watercourse will cause soil movement. These activities will negatively impact biota, geomorphology, water quality, and flow within the watercourse as well as downstream habitat. Vegetation clearing, earthworks, and exposure of bare soils within and upslope of the aquatic habitat during construction will decrease the soil binding capacity and cohesion of the upslope soils and thus increase the risk of erosion and sedimentation downslope and in the wetland. This may cause the burying of aquatic habitat and also cause aquatic faunal fatalities. Ineffective site stormwater management, particularly in periods of high runoff, can lead to soil erosion from confined flows This increase in volume and velocity of runoff increases the particle carrying capacity of the water flowing over the surface.

Where soil erosion problems and bank stability concerns initiated during the construction phase are not timeously and adequately addressed, these can persist into the operational phase of the project and continue to have a negative impact.

8.3 Hydrological Changes

Hydrological alterations associated with the project include changes in the distribution of water inputs and flows within the watercourse. Possible ecological consequences associated with this impact may include deterioration in freshwater ecosystem integrity, reduction/loss of habitat for aquatic dependent flora & fauna, and a reduction in the supply of ecosystem goods & services.

During construction the flows will be significantly impacted through impoundment and/or flow diversions to replace the structure. However, the hydrological integrity of the system has already been moderately modified, and an appropriately designed replacement that neither impounds flow nor confines it, will be beneficial. If the structure design does not allow the through-flow of water and sediment it may continue to damage the system through flow impoundment and sediment starvation. There will be negative impacts if these structure is not designed and constructed appropriately.

8.4 CHANGES TO SURFACE WATER QUALITY

Water and/or soil pollution cause negative changes in the physical, chemical and biological characteristics of water resources (i.e. water quality). This can result in possible deterioration in aquatic ecosystem integrity and a reduction in, or loss of, species of conservation concern (i.e. rare, threatened/endangered species). The result is only disturbance tolerant species remaining.

During construction there are a number of potential pollution inputs into the aquatic system (such as hydrocarbons and raw cement). These pollutants alter the water quality parameters

such as turbidity, nutrient levels, chemical oxygen demand and pH. These alternations impact the species composition of the systems, especially species sensitive to minor changes in these parameters. Sudden drastic changes in water quality can also have chronic effects on aquatic biota in general and result in localised extinctions. Hydrocarbons including petrol/diesel and oils/grease/lubricants associated with construction activities (machinery, maintenance, storage, handling) may potentially enter the system by means of surface runoff or through dumping by construction workers. Raw cement entering the systems through incorrect batching procedure and/or direct disposal.

8.5 CUMULATIVE IMPACTS

Cumulative impacts on the environment can result from broader, long-term changes and not only as a result of a single activity. They are rather from the combined effects of many activities overtime. Rivers are longitudinal systems where different reaches interact in a continuum along the length of the river. Activities in the upper reaches influence the processes of the lower reaches and it must therefore be viewed as a whole.

Provided there is no significant increase in the disturbance footprint of the causeway, the project is unlikely to have any significant cumulative impacts as it is a replacement of existing infrastructure. Most of the risk is temporary and contained within the construction phase. The application of mitigation measures will prevent any negative residual impacts and will enhance the project benefits (such improved design).

9 IMPACT ASSESSMENT

The impact significance upon aquatic biodiversity for the project was determined as Low after mitigation. The causeway is an existing structure and, provided the new footprint is limited to already disturbed areas, there will not be any significant impact upon the watercourse. The impacts can be decreased to acceptable levels provided that mitigation measures are implemented and adhered to. It is important that there is no unnecessary encroachment or further loss of wetland habitat, especially on the downstream side. A monitoring programme must be in place, not only to ensure compliance with the EMPr throughout the construction phase, but also to monitor any post-construction environmental issues and impacts.

Refer to Tables 4 to 7 for the results of impact assessment.

The impact assessment was based on a number of assumptions. At present, there are no detailed layout plans, civil designs, or construction or rehabilitation method statements, and it is assumed that there will not be any significant expansion of the disturbed area or changes to road alignment. It is also assumed that the bypass road, and any areas disturbed by construction, will be entirely rehabilitated to a pre-construction state. It is recommended that the aquatic specialist review and approve the final designs and construction plans prior to commencement.

Table 4: Impact 1 – Disturbance of aquatic habitat and biota

	- Disturbance of aquatic habitat and blot	u	
PHASE:	Construction and operation		
	Disturbance of aquatic habitat biota from cl		
	vegetation, earthworks, bypass road, and fu		
	alien plant infestation, which can result in c		
	freshwater ecosystem integrity, and a reduc	tion in the	
Potential impact and risk:	supply of ecosystem services.		
Nature of impact:	Negative		
Alternative:	Alternative A	No-Go	
Extent and duration of impact:	Regional and long-term	None	
Magnitude of impact or risk:	Moderate		
Probability of occurrence:	Definite		
Degree to which the impact			
may cause irreplaceable loss of			
resources:	Partial loss		
Degree to which the impact			
can be reversed:	Barely		
Indirect impacts:	Highly probable		
Cumulative impact prior to			
mitigation:	Medium		
Significance rating of impact			
prior to mitigation	Medium		
Degree to which the impact			
can be avoided:	Medium		
Degree to which the impact			
can be managed:	High		
Degree to which the impact			
can be mitigated:	Can be mitigated		
Proposed mitigation:	A construction method statement mus		
	and available on site. Use the sma	-	
	working corridor. Outside the workin	_	
	watercourses are to be considered no go		
	• It is recommended that the upstream si	de be used for	
	the bypass road, if possible.		
	• The construction boundary must	•	
	demarcated, especially on the downstream		
	Vegetation removal must be avoided as:	•	
	Prior to commencement, any indigen	nous instream	
	vegetation in the construction corridor r	nust be moved	
	to a similar location instream, outside of		
	area, permanently, or for use in rehabilit	· ·	
	 Remove any alien plant species within 		
	corridor and as far as possible along the	_	
	• Stockpiles must not be located within 30 riparian zone. The furthest threshold m		
	to. Erosion control measures including s		
	soil berms and/or shutter boards must l		
	son being and/or shutter boards must t	be put in place	

	around the stockpiles to limit sedimer	nt runoff from
	stockpiles.	
	Where possible, construction activiti	es should be
	conducted during the drier months of	of the year to
	minimise the possibility of erosion, sedi	
	transport of suspended solids associated	
	areas and rainfall events. Planning for s	uch a situation
	must be undertaken.	
	Coarse bedding material or geotextile v	
	rock must be considered for bypass roa	
	design which can be easily removed w	_
	sediment to remain in the watercou	rse. Consider
	narrower bypass road.	_ ا
	Diversions must be temporary in n	
	permanent walls, berms or dams ma	•
	within a watercourse. Sandbags used in	•
	or for any other activity within a watero	
	in a good condition, so that they do empty sediment into the waterc	
	empty sediment into the waterc completion of the construction at	1
	diversions shall be removed to restore	
	patterns. Under no circumstance shall	
	or drainage canals be excavated to dive	
	from construction activities.	in water away
	Monitoring should be conducted to the conduction of the condu	cted before
	commencement to confirm demarcation	
	and indigenous vegetation is relocated	-
	nearby, once a week during construct	-
	river, and bi-monthly post-cons	
	rehabilitation for a period of three month	
	rehabilitated according to ECO.	
Residual impacts:	Very Low	None
Cumulative impact post		
mitigation:	Negligible	None
Significance rating of impact		
after mitigation	Low	None

Table 5: Impact 2 – Sedimentation and erosion

PHASE:	Construction and operation		
	Excavation and infilling in the river and sediment		
	laden surface stormwater runoff entering from road		
	side drains. Poorly designed or constructed causeway		
	outlets can cause confined flow and erosion		
	downstream. These impacts can result in the		
	deterioration of aquatic ecosystem integrity and a		
Potential impact and risk:	reduction/loss of habitat for flora & fauna.		
Nature of impact:	Negative		
Alternative:	Alternative A	No-Go	

		Local and
Extent and duration of impact:	Regional and long-term	short term
Magnitude of impact or risk:	Medium	Low
Wagintude of Impact of fisk.	Wicdiani	Low
Probability of occurrence:	Probable	probability
Degree to which the impact may	11000010	producting
cause irreplaceable loss of		
resources:	Marginal loss	No
Degree to which the impact can be		
reversed:	Barely	Reversible
		Low
Indirect impacts:	Highly probable	probability
Cumulative impact prior to		
mitigation:	Medium	Low
Significance rating of impact prior		
to mitigation	Medium	Low
Degree to which the impact can be		
avoided:	Moderate	Low
Degree to which the impact can be		_
managed:	High	Low
Degree to which the impact can be		_
mitigated:		1
Proposed mitigation:	 Can be mitigated The longitudinal gradient must not be altered in way that results in erosion downstream impoundment of flows upstream. The crosectional profile of the bed and banks must all be restored as far as possible to pre-constructivatate. Flow across the width of the wetland must not confined. The design must allow for unhinder longitudinal flow through the structure and erosion protection downslope with ener dissipaters such as dense baffles. The stormwater road side drains and outlesshould be formalised and stabilised to manage to increase of surface water flows directly into the watercourse. Sedimentation must be minimised we appropriate measures. All stockpiles must be protected and located flat areas where run-off will be minimised as sediment recoverable. Construction must have contingency plans the high rainfall events during construction. The longitudinal gradient must not be altered in way that results in erosion downstream impoundment of flows upstream. The crosion downstream impoundment of flows upstream. 	

	 be restored as far as possible to a state. Any bypass roads or working areas rehabilitated to the preconstruction of minimum. Consider an upstream practical. 	must be fully condition at a
Residual impacts:	Low	Low
Cumulative impact post mitigation:	Low	Very Low
Significance rating of impact after		
mitigation	Low	Very Low

Table 6: Impact 3 – Changes to the hydrological regime

Table 6: Impact 3 – Changes to the hydrological regime		
PHASE:	Construction and operation	
	Change in instream flow patterns on hydrological	
	form and function during the construction and into	
	the operational phase. Altered ins	
	hydraulics due to different design resu	lting in form
	and function changes within aquatic	habitat. The
	impact can result in further dete	rioration in
	freshwater ecosystem integrity, and a reduction in the	
	supply of ecosystem services, but positive impacts if	
	designed to mimic more natural flow	pattern and
Potential impact and risk:	channel morphology.	
Nature of impact:	Negative	
Alternative:	Alternative A	No-Go
		Local and
Extent and duration of impact:	Regional and permanent	long-term
Magnitude of impact or risk:	Moderate	Moderate
Probability of occurrence:	Definite	Probable
Degree to which the impact may		
cause irreplaceable loss of		Marginal
resources:	Marginal loss	loss
Degree to which the impact can be		
reversed:	Barely	Partially
Indirect impacts:	Highly probable	Probable
Cumulative impact prior to		
mitigation:	Medium	Medium
Significance rating of impact prior		
to mitigation	Medium	Low
Degree to which the impact can be		
avoided:	Medium	Low
Degree to which the impact can be		
managed:	Low	Low
Degree to which the impact can be		
mitigated:	Partly	Barely
Proposed mitigation:	• The design must allow for	Duty of
	unhindered longitudinal flow	Care-
	through the structure and erosion	Alien
		clearing

	protection downslope with energy	and
	dissipaters such as dense baffles.	pollution
	• Diversions must be temporary in	control
	nature and no permanent walls,	
	berms or dams may be installed within a watercourse.	
	• The stormwater management	
	infrastructure, such as road side	
	drains, must be designed to ensure	
	the runoff is not highly	
	concentrated before entering the	
	riparian area.	
	• Effective stormwater management	
	must include effective stabilisation	
	(gabions and Reno mattresses) of	
	exposed soil and side drain outlets.	
	Contingency plans must be in place for high rainfall events which may	
	occur during construction.	
	The bypass road must allow for	
	longitudinal flow with no scour at	
	any diversion outlets. The bypass	
	material must be removed, and the	
	channel morphology and substrate	
	be reinstated.	
	• The project will need to comply	
	with all regulations of the National	
	Water Act (Act 36 of 1998), including the protection of	
	downstream users, and minimise	
	any potential ecological impacts	
	upon water resources. Appendix 3	
	shows the conditions of General	
	Authorisation which must be	
	adhered to for Low impact projects.	
Residual impacts:	Low	Low
Cumulative impact post mitigation:	+ Low (Positive)	Very Low
Significance rating of impact after	Low	Many I are
mitigation	Low	Very Low

Table 7: Impact 4 – Changes to surface water quality

= 0.000 ** ====-p 0.00 ** = =============================	
PHASE:	Construction
Potential impact and risk:	During construction, earthworks will expose and mobilise earth materials, and a number of materials as well as hydrocarbons/ cement/ chemicals may end up in the surface water. This can result in possible deterioration in aquatic ecosystem integrity and species diversity.
Nature of impact:	Negative

Alternative:	Alternative A	No-Go
Extent and duration of impact:	Regional and medium-term	None
Magnitude of impact or risk:	Medium	
Probability of occurrence:	Probable	
Degree to which the impact may		
cause irreplaceable loss of		
resources:	Marginal loss	
Degree to which the impact can be		
reversed:	Reversible	
Indirect impacts:	Probable	
Cumulative impact prior to	N 1'	
mitigation:	Medium	
Significance rating of impact prior	Madium Law	
to mitigation Degree to which the impact can be	Medium-Low	
avoided:	High	
Degree to which the impact can be	ingn	
managed:	High	
Degree to which the impact can be	111911	
mitigated:	Can be mitigated	
Proposed mitigation:	• Spills or leaks from vehicles or	Duty of
	machinery must be entirely avoided.	Care-
	Cement/concrete batching is to be	Alien
	located in an area of low	clearing
	environmental sensitivity away from	and
	the river channel and pre-approved	pollution
	by the ECO. No batching activities	control
	shall occur on unprotected ground.	
	Adequate surface protection will be	
	required. Concrete batching should	
	be restricted to a level and	
	bunded/sealed surface above the	
	riverbanks.	
	• Contaminated water containing fuel,	
	oil or other hazardous substances	
	must never be released into the	
	environment. It must be disposed of	
	at a registered site.	
	Sedimentation must be minimised with appropriate massures.	
	with appropriate measures.	
	• Where possible, construction activities should be conducted	
	during the drier months of the year.	
	• All post-construction building	
	material and waste must be cleared	
	in accordance with the EMPr. The	
	solid domestic waste must be	
	removed and disposed of offsite.	
	Tomoved and disposed of offsite.	

	 Any use of herbicides in removing alien plant species is required to be investigated by the ECO before use, for the necessity, type proposed to be used, effectiveness and impacts of the product on aquatic biota. Construction must be immediately followed by rehabilitation. 	
Residual impacts:	Negligible	
Cumulative impact post mitigation:	Low	
Significance rating of impact after		
mitigation	Very Low	None

10 CONCLUSION

The aquatic habitats within a 500 metre radius of the causeway were identified and mapped on a desktop level utilising available data. In order to identify the wetland/river types, using Kotze et al. (2009) and Ollis *et al.* (2013), a characterisation of hydrogeomorphic (HGM) types was conducted. Following the desktop findings, the infield site assessment on the 5th of November confirmed the location and extent of these systems. Subsequent screening provided an indication of which of these systems may potentially be impacted upon by the project. It was determined that the channelled valley bottom wetland on the Leermansdrift River will be directly impacted, and there is potential for indirect downstream impacts upon the Bietou River. The watercourses were therefore assessed in detail to determine the impact of the project.

Impact assessment was undertaken for the following grouped potential impacts, direct and indirect in nature:

- <u>Impact 1:</u> Disturbance and loss of aquatic habitat and biota
- <u>Impact 2:</u> Sedimentation and erosion, which could also occur into the operational phase
- <u>Impact 3:</u> Hydrological changes
- <u>Impact 4:</u> Potential impact on localised surface water quality

The impact significance upon aquatic biodiversity for the project was determined as Low after mitigation. The impact assessment was based on a number of assumptions. At present, there are no detailed layout plans, civil designs, or construction or rehabilitation method statements, and it is assumed that there will not be any significant expansion of the disturbed area or changes to road alignment.

During construction there will be clearance of riparian vegetation, excavations of the bed and bank, infilling, diversion of flow, a bypass road, and potential for cement and fuel spills within the watercourse. The impacts can be decreased to acceptable levels provided that mitigation measures are implemented and adhered to. In conclusion, from an aquatic perspective, there

are no fatal flaws associated with the project, provided all the mitigation measures are strictly adopted.

The proposed project requires a Water Use License (WUL) in terms of Chapter 4 and Section 21 of the National Water Act No. 36 of 1998, prior to the commencement of activities. Due to the low risk the activities pose, after mitigation, the project falls within the Ambit of General Authorisation for Section 21 (c) and (i) water uses.

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APPENDIX 1 - DETAILED METHODOLOGY

For reference the following definitions are as follows:

- **Drainage line**: A drainage line is a lower category or order of watercourse that does not have a clearly defined bed or bank. It carries water only during or immediately after periods of heavy rainfall i.e. non-perennial, and riparian vegetation may not be present.
- **Perennial and non-perennial:** Perennial systems contain flow or standing water for all or a large proportion of any given year, while non-perennial systems are episodic or ephemeral and thus contains flows for short periods, such as a few hours or days in the case of drainage lines.
- **Riparian**: the area of land adjacent to a stream or river that is influenced by stream-induced or related processes. Riparian areas which are saturated or flooded for prolonged periods would be considered wetlands and could be described as riparian wetlands. However, some riparian areas are not wetlands (e.g. an area where alluvium is periodically deposited by a stream during floods but which is well drained).
- **Wetland**: land which is transitional between terrestrial and aquatic systems where the water table is usually at or near the surface, or the land is periodically covered with shallow water, and which under normal circumstances supports or would support vegetation typically adapted to life in saturated soil (Water Act 36 of 1998); land where an excess of water is the dominant factor determining the nature of the soil development and the types of plants and animals living at the soil surface (Cowardin *et al.*, 1979).
- Water course: as per the National Water Act means -
 - (a) a river or spring;
 - (b) a natural channel in which water flows regularly or intermittently;
 - (c) a wetland, lake or dam into which, or from which, water flows; and
 - (d) any collection of water which the Minister may, by notice in the Gazette, declare to be a watercourse, and a reference to a watercourse includes, where relevant, its bed and banks

11.1 WETLAND DELINEATION AND HGM TYPE IDENTIFICATION

Wetland delineation includes the confirmation of the occurrence of wetland and a determination of the outermost edge of the wetland. The outer boundary of wetlands was identified and delineated according to the Department of Water Affairs wetland delineation manual 'A Practical Field Procedure for Identification and Delineation of Wetland and Riparian Areas' (DWAF, 2005a). Wetland indicators were used in the field delineation of the wetlands: position in landscape, vegetation and soil wetness (determined through soil sampling with a soil auger and the examining the degree of mottling).

Four specific wetland indicators were used in the detailed field delineation of wetlands, which include:

• The Terrain Unit Indicator helps to identify those parts of the landscape where wetlands are more likely to occur.

- The Soil Form Indicator identifies the soil forms, as defined by the Soil Classification Working Group (1991), which are associated with prolonged and frequent saturation.
- The Soil Wetness Indicator identifies the morphological "signatures" developed in the soil profile as a result of prolonged and frequent saturation.
- The Vegetation Indicator identifies hydrophilic vegetation associated with frequently saturated soils.

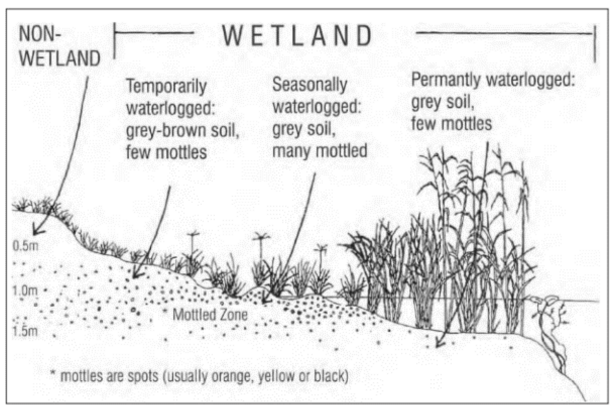


Figure A12.1a: Cross section through a wetland, indicating how the soil wetness and vegetation indicators change as one moves along a gradient of decreasing wetness, from the middle to the edge of the wetland. Source: Donovan Kotze, University of KwaZulu-Natal.

According to the wetland definition used in the National Water Act, vegetation is the primary indicator, which must be present under normal circumstances. However, in practise the soil wetness indicator tends to be the most important, and the other three indicators are used in a confirmatory role. The reason is that vegetation responds relatively quickly to changes in soil moisture regime or management and may be transformed; whereas the morphological indicators in the soil are far more permanent and will hold the signs of frequent saturation long after a wetland has been drained (perhaps for several centuries).

The permanent, seasonal and temporary wetness zones can be characterised to some extent by the soil wetness indicators that they display (Table A12.1a)

A12.1a: Soil Wetness Indicators in the various wetland zones

TEMPORARY ZONE	SEASONAL ZONE	PERMANENT ZONE	
Minimal grey matrix (<10%)	Grey matrix (<10%)	Prominent grey matrix	

Few high chroma mottles	high chroma mottles Many low chroma mottles			
	present	mottles		
Short periods of saturation	Significant periods of wetness	Wetness all year round		
(less than three months per	(at least three months per	(possible sulphuric odour)		
annum)	annum)			

Table A12.1b: Relationship between wetness zones and vegetation types and classification of plants according to occurrence in wetlands

Vegetation	· ·	Seasonal	Permanent Wetness Zone	
	T S S S S S S S S S S S S S S S S S S S	Wetness		
		Zone		
	Predominantly grass species;	Hydrophilic	Dominated by: (1) emergent	
Herbaceou	mixture of species which	sedges and	plants, including reeds	
s	occur extensively in non-	grasses	(Phragmites australis), a	
	wetland areas, and	restricted to	mixture of sedges and	
	hydrophilic plant species	wetland areas	bulrushes (Typha capensis),	
	which are restricted largely		usually >1m tall; or (2) floating	
	to wetland areas		or submerged aquatic plants.	
Woody	Mixture of woody species	Hydrophilic	Hydrophilic woody species,	
	which occur extensively in	woody	which are restricted to wetland	
	non-wetland areas, and	species	areas. Morphological	
	hydrophilic plant species	restricted to	adaptations to prolonged	
	which are restricted largely	wetland areas	wetness (e.g. prop roots).	
	to wetland areas.			
Symbol	Hydric Status	Description/Oc		
Ow	Obligate wetland species	-	vs grow in wetlands (>90%	
		occurrence)		
Fw/F+	Facultative wetland species		w in wetlands (67-99%	
		· · · · · · · · · · · · · · · · · · ·	but occasionally found in non-	
		wetland areas		
F	Facultative species		to grow in wetlands (34-66%	
			d non-wetland areas	
Fd/F-	Facultative dryland species		in non-wetland areas but	
			grow in wetlands (1-34%)	
		occurrence)		
D	Dryland species	Almost always	grow in drylands	

In order to identify the wetland types, using Kotze *et al.* (2009) and Ollie *et al.* (2013), a characterisation of hydrogeomorphic (HGM) types was conducted. These have been defined based on the geomorphic setting of the wetland in the landscape (e.g. hillslope or valley bottom, whether drainage is open or closed), water source (surface water dominated or sub-surface water dominated), how water flows through the wetland (diffusely or channelled) and how water exits the wetland (Figure A12.1b).

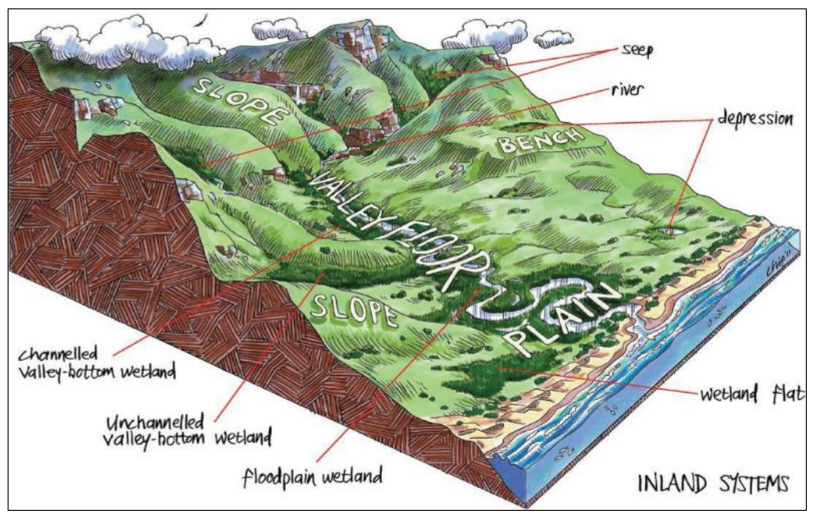


Figure A12.1b: Illustration of wetland types and their typical landscape setting (From Ollie et al. 2013)

11.2 **DELINEATION OF RIPARIAN AREAS**

Riparian zones are described as "the physical structure and associated vegetation of the areas associated with a watercourse which are commonly characterised by alluvial soils, and which are inundated or flooded to an extent and with a frequency sufficient to support vegetation of species with a composition and physical structure distinct from those of adjacent areas" i, Riparian zones can be thus be distinguished from adjacent terrestrial areas through their association with the physical structure (banks) of the river or stream, as well as the distinctive structural and compositional vegetation zones between the riparian and upland terrestrial areas (Figure 12.2a). Unlike wetland areas, riparian zones are usually not saturated for a long enough duration for redoxymorphic features to develop. Riparian zones instead develop in response to (and are adapted to) the physical disturbances caused by frequent overbank flooding from the associated river or stream channel.

Like wetlands, riparian areas can be identified using a set of indicators. The indicators for riparian areas are: - Landscape position; - Alluvial soils and recently deposited material; -**Topography** associated with riparian areas; and - **Vegetation** associated with riparian areas. Landscape Position As discussed above, a typical landscape can be divided into 5 main units), namely the: - Crest (hilltop); - Scarp (cliff); - Midslope (often a convex slope); - Footslope (often a concave slope); and - Valley bottom. Amongst these landscape units, riparian areas are only likely to develop on the valley bottom landscape units (i.e. adjacent to the river or stream channels; along the banks comprised of the sediment deposited by the channel). Alluvial soils are soils derived from material deposited by flowing water, especially in the valleys of large rivers. Riparian areas often, but not always, have alluvial soils. Whilst the presence of alluvial soils cannot always be used as a primary indicator to accurately delineate riparian areas, it can be used to confirm the topographical and vegetative indicators. Quaternary alluvial soil deposits are often indicated on geological maps, and whilst the extent of these quaternary alluvial deposits usually far exceeds the extent of the contemporary riparian zone; such indicators are useful in identifying areas of the landscape where wider riparian zones may be expected to occur.

Topography and recently deposited material associated with riparian areas The National Water Act definition of riparian zones refers to the structure of the banks and likely presence of alluvium. A good indicator of the presence of riparian zones is the presence of alluvial deposited material adjacent to the active channel (such as benches and terraces), as well as the wider incised "macro-channels" which are typical of many of southern Africa's eastern seaboard rivers. Recently deposited alluvial material outside of the main active channel banks can indicate a currently active flooding area; and thus the likely presence of wetlands. Vegetation associated with riparian areas unlike the delineation of wetland areas, where redoxymorphic features in the soil are the primary indicator, the identification of riparian areas relies heavily on vegetative indicators. Using vegetation, the outer boundary of a riparian area can be defined as the point where a distinctive change occurs: - in species composition relative to the adjacent terrestrial area; and - in the physical structure, such as vigour or robustness of

growth forms of species similar to that of adjacent terrestrial areas. Growth form refers to the health, compactness, crowding, size, structure and/or numbers of individual plants.

As with the delineation approach for wetlands, the field delineation method for riparian areas focuses on two main indicators of riparian zones: - **Vegetation Indicators**, and - **Topography** of the banks of the river or stream.

Additional verification can be obtained by examining for any recently alluvial deposited material to indicate the extent of flooding and thus obtain at least a minimum riparian zone width. The following procedure should be used for delineation of riparian zones: A good rough indicator of the outer edge of the riparian areas is the edge of the macro channel bank. This is defined as the outer bank of a compound channel, and should not be confused with the active river or stream channel bank. The macro-channel is an incised feature, created by uplift of the subcontinent which caused many rivers to cut down to the underlying geology and creating a sort of "restrictive floodplain" within which one or more active channels flow. Floods seldom have any known influence outside of this incised feature. Within the macro-channel, flood benches may exist between the active channel and the top of the macro channel bank. These depositional features are often covered by alluvial deposits and may have riparian vegetation on them. Going (vertically) up the macro channel bank often represents a dramatic decrease in the frequency, duration and depth of flooding experienced, leading to a corresponding change in vegetation structure and composition.

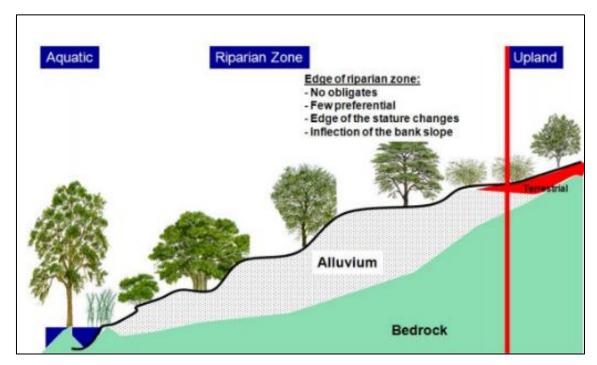


Figure A12.2a: A schematic diagram illustrating the edge of the riparian zone on one bank of a large river. Note the coincidence of the inflection (in slope) on the bank with the change in vegetation structure and composition. The edge of the riparian zone coincides with an inflection point on the bank; where there are not obligates upslope; few preferential. The boundary also coincides with the outer edge of the stature differences (DWAF 2008).

11.3 FUNCTIONAL IMPORTANCE (GOODS AND SERVICES)

WET-EcoServices is used to assess the goods and services that individual wetlands provide, thereby aiding informed planning and decision making. It is designed for a class of wetlands known as palustrine wetlands (i.e. marshes, floodplains, vleis or seeps). The tool provides guidelines for scoring the importance of a wetland in delivering each of 20 different ecosystem services (including flood attenuation, sediment trapping and provision of livestock grazing). The first step is to characterise wetlands according to their hydro-geomorphic setting (e.g. floodplain). Ecosystem service delivery is then assessed either at Level 1, based on existing knowledge or at Level 2, based on a field assessment of key descriptors (e.g. flow pattern through the wetland).

The overall goal of WET-EcoServices is to assist decision makers, government officials, planners, consultants and educators in undertaking quick assessments of wetlands, specifically in order to reveal the ecosystem services that they supply. This allows for more informed planning and decision making. WET-EcoServices includes the assessment of several ecosystem services (listed in Table A12.4a) - that is, the benefits provided to people by the ecosystem.

	nefits	Regulating and supporting benefits	Flood attenuation		The spreading out and slowing down of floodwaters in the wetland, thereby reducing the severity of floods downstream
			Streamflow regulation		Sustaining streamflow during low flow periods
			Water quality enhancement benefits	Sediment trapping	The trapping and retention in the wetland of sediment carried by runoff waters
				Phosphate assimilation	Removal by the wetland of phosphates carried by runoff waters
ş	Indirect benefits	dns p		Nitrate assimilation	Removal by the wetland of nitrates carried by runoff waters
Ecosystem services supplied by wetlands	Indir	Regulating an		Toxicant assimilation	Removal by the wetland of toxicants (e.g. metals, biocides and salts) carried by runoff waters
			Ф	Erosion control	Controlling of erosion at the wetland site, principally through the protection provided by vegetation.
			Carbon storage		The trapping of carbon by the wetland, principally as soil organic matter
	ts	Biodiversity maintenance ²		rsity maintenance ²	Through the provision of habitat and maintenance of natural process by the wetland, a contribution is made to maintaining biodiversity
		ing	Provisio	n of water for human use	The provision of water extracted directly from the wetland for domestic, agriculture or other purposes
Ë	Direct benefits Provisionin benefits		Provision of harvestable resources Provision of cultivated foods		The provision of natural resources from the wetland, including livestock grazing, craft plants, fish, etc.
	Direct	Pro	Provision of cultivated foods		The provision of areas in the wetland favourable for the cultivation of foods
		Cultural benefits	Cultural heritage		Places of special cultural significance in the wetland, e.g., for baptisms or gathering of culturally significant plants
			Tourism and recreation		Sites of value for tourism and recreation in the wetland, often associated with scenic beauty and abundant birdlife
		Education and research		on and research	Sites of value in the wetland for education or research

Table A12.4a: Ecosystem services assessed by WET-Ecoservices

11.4 PRESENT ECOLOGICAL STATE (PES) – RIPARIAN

Habitat is one of the most important factors that determine the health of river ecosystems since the availability and diversity of habitats (in-stream and riparian areas) are important determinants of the biota that are present in a river system (Kleynhans, 1996). The 'habitat integrity' of a river refers to the "maintenance of a balanced composition of physic-chemical and habitat characteristics on a temporal and spatial scale that are comparable to the characteristics of natural habitats of the region" (Kleynhans, 1996). It is seen as a surrogate for the assessment of biological responses to driver changes.

DWAF have developed a modified IHI, designed to accommodate the time constraints associated with desktop assessments or for instances where a rapid assessment of river conditions is required. The protocol does not distinguish between instream and riparian habitat and addresses six simple metrics to obtain an indication of Present Ecological State (PES). Each of the criteria are rated on a scale of 0 (close to natural) to 5 (critically modified) (Table A1.1) according to the following metrics:

- Bed modification
- Flow modification
- Inundation
- Bank condition
- Riparian zone condition
- Water quality modification

This assessment was informed by (i) a site visit where potential impacts to each metric were assessed and evaluated and (ii) an understanding of the catchment feeding the river and landuses / activities that could have a detrimental impact on river ecosystems.

Table A1.1: The rating scale for each of the various metrics in the assessment

Rating Score	Impact Class	Description
0	None	No discernible impact or the modification is located in such a way that it has no impact on habitat quality, diversity, size and variability.
0.5 - 1.0	Low	The modification is limited to very few localities and the impact on habitat quality, diversity, size and variability are also very small.
1.5 - 2.0	Moderate	The modifications are present at a small number of localities and the impact on habitat quality, diversity, size and variability are also limited.
2.5 - 3.0	Large	The modification is generally present with a clearly detrimental impact on habitat quality, diversity, size and variability. Large areas are, however, not influenced.
3.5 - 4.0	Serious	The modification is frequently present and the habitat quality, diversity, size and variability in almost the whole of the defined area are affected. Only small areas are not influenced.

	4.5 - 5.0 Critical	The modification is present overall with a high intensity. The habitat quality, diversity, size and variability in almost the whole of the defined section are influenced detrimentally.
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The six metric ratings of the HGM under assessment are then averaged, resulting in one value. This value determines the Habitat Integrity PES category for the HGM (Table A1.2).

Table A1.2: The habitat integrity PES categories

Habitat	Description
Integrity PES	
Category	
A: Natural	Unmodified, natural.
B: Good	Largely natural with few modifications. A small change in natural habitats and biota may have taken place but the ecosystem functions are essentially unchanged.
C: Fair	Moderately modified. Loss and change of natural habitat and biota have occurred, but the basic ecosystem functions are still predominantly unchanged.
D: Poor	Largely modified. A large loss of natural habitat, biota and basic ecosystem functions has occurred.
E: Seriously	Seriously modified. The loss of natural habitat, biota and basic ecosystem
modified	functions is extensive.
F: Critically Critically / Extremely modified. Modifications have reached a cri	
modified	and the system has been modified completely with an almost complete loss
	of natural habitat and biota. In the worst instances the basic ecosystem
	functions have been destroyed and the changes are irreversible.

11.5 ECOLOGICAL IMPORTANCE & SENSITIVITY – RIPARIAN

The ecological importance of a wetland/river is an expression of its importance to the maintenance of biological diversity and ecological functioning on local and wider scales. Ecological sensitivity (or fragility) refers to the system's ability to resist disturbance and its capability to recover from disturbance once it has occurred (resilience) (Kleynhans & Louw, 2007; Resh et al., 1988; Milner, 1994). Both abiotic and biotic components of the system are taken into consideration in the assessment of ecological importance and sensitivity (Table A1.3).

The scores assigned to the criteria in Table A1.3 were used to rate the overall EIS of each mapped unit according to Table A1.4, below, which was based on the criteria used by DWS for river eco-classification (Kleynhans & Louw, 2007) and the WET-Health wetland integrity assessment method (Macfarlane et al., 2008).

Table A1.3: Components considered for the assessment of the ecological importance and sensitivity of a riparian system. An example of the scoring has also been provided.

Ecologic	al Importance and Sensitivity assessment (Rivers)		
Determin	Determinants		
જ	Rare & endangered (range: 4=very high - 0 = none)	0,5	
7 9	Unique (endemic, isolated, etc.) (range: 4=very high - 0 = none)	0,0	
BIOTA RIPARIAN NSTREAM	Intolerant (flow & flow related water quality) (range: 4=very high - $0 = \text{none}$)	0,5	
BIO' (RIP INS'	Species/taxon richness (range: 4=very high - 1=low/marginal)	1,5	
AM	Diversity of types (4=Very high - 1=marginal/low)	1,0	
IRE	Refugia (4=Very high - 1=marginal/low)	1,5	
RIPARIAN & INSTREAMBIOTA HABITATS (RIPAI	Sensitivity to flow changes (4=Very high - 1=marginal/low)	1,0	
	Sensitivity to flow related water quality changes (4=Very high - 1=marginal/low)	1,0	
	Migration route/corridor (instream & riparian, range: 4=very high - 0 = none)	1,0	
	Importance of conservation & natural areas (range, 4=very high - 0=very low)	2	
MEDIAN OF DETERMINANTS 1,00			
ECOLOGICAL IMPORTANCE AND SENSITIVITY CATEGORY (EIS) LOW, EC=D			

Table A1.4: The ratings associated with the assessment of the EIA for riparian areas

Rating	Explanation		
None, Rating $= 0$	Rarely sensitive to changes in water quality/hydrological regime		
Low, Rating =1	One or a few elements sensitive to changes in water quality/hydrological regime		
Moderate, Rating =2 Some elements sensitive to changes in water quality/hydrologic regime			
High, Rating =3 Many elements sensitive to changes in water quality/regime			
Very high, Rating =4	Very many elements sensitive to changes in water quality/hydrological regime		

APPENDIX 2- SPECIALIST CV

CURRICULUM VITAE

Debra Jane Fordham

Cell: 0724448243

Email: debrajanefordham@gmail.com

Date of birth: 26th August 1987 Country of origin: South Africa ID Number: 8708260094081

Professional profile

Debbie is a registered ecologist (119102), with over 8 years of working experience, largely specialising in aquatic ecology. She has authored over 80 reports and applications and she constantly contributes to the scientific and local community. Most of her projects involve (as a minimum) in-depth wetland and river field delineation (including soil investigations via augering, vegetation identification, and classifying the hydrological characteristics), laboratory analysis (such as water quality and sediment analysis), classification, characterisation, ecological health and ecosystem functioning assessments (using the latest available tools), as well as impact rating, buffer determinations, mitigation recommendations and detailed rehabilitation plans. She is highly proficient using GIS software to incorporate accurate spatial analysis and visual aids (No Go Area maps etc.) into her reports.

Debbie holds a M.Sc. degree in Environmental Science from Rhodes University, by thesis, entitled: The geomorphic origin and evolution of the Tierkloof Wetland, a peatland dominated by Prionium serratum in the Western Cape. She is a member of scientific organisations such as the Society of Wetland Scientists (SWS), the South African Wetland Society (SAWS), the Southern African Association of Geomorphologists (SAAG), and the International Association for Impact Assessment (IAIAsa). Debbie is registered with SACNASP in the field of Ecological Science (Reg Number: 119102).

Tertiary Education

• M.Sc. Environmental Science (Rhodes University):

Master of Science thesis entitled: The geomorphic origin, evolution and collapse of a peatland dominated by Prionium serratum: a case study of the Tierkloof Wetland, Western Cape.

• BA Hons. Environmental Science (Rhodes University):

Honours dissertation: The status and use of Aloe ferox. Mill in the Grahamstown commonage, South Africa.

Courses: Wetland Ecology, Environmental Water Quality /Toxicology, Biodiversity, Non-Timber Forest Products (NTFPs) and Rural Livelihoods, Environmental Impact Assessment (EIA), Statistics

• BA - Environmental Science and Geography (Rhodes University)

Work Experience:

- Ecological specialist (2022/03/01 present)
- Sharples Environmental Services cc (2016/08/10 2022/03/01)

Position: Aquatic Ecologist and WULA Manager

• KSEMS Environmental Consulting (2015/08/10 - 2016/07/31)

Position: Wetland specialist

• AGES EC (Pty) Ltd (2014/10/01 – 2015/08/10)

Position: Aquatic Ecologist and WULA Manager

• Environmental Impact Management Services (2014/02/04-2014/02/07)

Position: Environmental consultant

• Rhodes University Alumni Relations (2010/04/01 – 2010/12/17)

APPENDIX 3: CONDITIONS OF GENERAL AUTHORISATION

Conditions for impeding or diverting the flow of water or altering the bed, banks, course or characteristics of a watercourse (Government Notice R509 of 2016)

- (1) The water user must ensure that:
 - (a) impeding or diverting the flow or altering the bed, banks, course or characteristics of a watercourse do not detrimentally affect other water users, property, health and safety of the general public, or the resource quality;
 - (b) the existing hydraulic, hydrologic, geomorphic and ecological functions of the watercourse in the vicinity of the structure is maintained or improved upon;
 - (c) a full financial provision for the implementation of the management measures prescribed in this General Authorisation, including an annual financial provision for any future maintenance, monitoring, rehabilitation, or restoration works, as may be applicable; and
 - (d) upon written request of the responsible authority, they implement any additional management measures or monitoring programmes that may be reasonably necessary to determine potential impacts on the water resource or management measures to address such impacts.
- (2) Prior to the carrying out of any works, the water user must ensure that all persons entering on -site, including contractors and casual labourers, are made fully aware of the conditions and related management measures specified in this General Authorisation.
- (3) The water user must ensure that -
 - (a) any construction camp, storage, washing and maintenance of equipment, storage of construction materials, or chemicals, as well as any sanitation and waste management facilities -
 - (i) is located outside the 1 in 100 year flood line or riparian habitat of a river, spring, lake, dam or outside any drainage feeding any wetland or pan, and (this is not possible as the entire valley floor through the poort will be within the floodline. However, the abovementioned activities must be located in areas outside of riparian habitat and as far as possible, such as at rest stops)
 - (ii) is removed within 30 days after the completion of any works.
 - (b) The water user must ensure that the selection of a site for establishing any impeding or diverting the flow or altering the bed, banks, course or characteristics of a watercourse works:
 - (i) is not located on a bend in the watercourse; (this is not possible for this project as some work is on the existing bridges that are located near bends in the river)
 - (ii) avoid high gradient areas, unstable slopes, actively eroding banks, interflow zones, springs, and seeps;
 - (iii) avoid or minimise realignment of the course of the watercourse;
 - (iv) minimise the footprint of the alteration, as well as the construction footprint so as to minimise the effect on the watercourse.
 - (c) The water user must ensure that a maximum impact footprint around the works is established, clearly demarcated, that no vegetation is cleared or damaged beyond this

demarcation, and that equipment and machinery is only operated within the delineated impact footprint.

- (d) The water user must ensure that measures are implemented to minimise the duration of disturbance and the footprint of the disturbance of the beds and banks of the watercourse.
- (e) The water user must ensure that measures are implemented to prevent the transfer of biota to a site, which biota is not indigenous to the environment at that site.
- (f) The water user must ensure that all works, including emergency alterations or the rectification of incidents, start upstream and proceed in a downstream direction, to ensure minimal impact on the water resource.
- (g) The water user must ensure that all material excavated from the bed or banks of the watercourse are stored at a clearly demarcated location until the works have been completed, upon which the excavated material must be backfilled to the locations from where it was taken (i.e. material taken from the bed must be returned to the bed, and material taken from the banks must be returned to the banks).
- (h) The water user must ensure that adequate erosion control measures are implemented at and near all alterations, including at existing structures or activities with particular attention to erosion control at steep slopes and drainage lines.
- (i) The water user must ensure that alterations or hardened surfaces associated with such structures or works -
 - (i) are structurally stable;
 - (ii) do not induce sedimentation, erosion or flooding;
 - (iii) do not cause a detrimental change in the quantity, velocity, pattern, timing, water level and assurance of flow in a watercourse;
 - (iv) do not cause a detrimental change in the quality of water in the watercourse;
 - (v) do not cause a detrimental change in the stability or geomorphological structure of the watercourse; and
 - (vi) does not create nuisance condition, or health or safety hazards.
- (j) The water user must ensure that measures are implemented at alterations, including at existing structures or activities, to -
 - (i) prevent detrimental changes to the breeding, nesting or feeding patterns of aquatic biota, including migratory species;
 - (ii) allow for the free up and downstream movement of aquatic biota, including migratory species; and
 - (iii) prevent a decline in the composition and diversity of the indigenous and endemic aquatic biota.
 - (k) The water user must ensure that no substance or material that can potentially cause pollution of the water resource is being used in works, including for emergency alterations or the rectification of reportable incidents.
 - (I) The water user must ensure that measures are taken to prevent increased turbidity, sedimentation and detrimental chemical changes to the composition of the water resource as a result of carrying out the works, including for emergency alterations or the rectification of reportable incidents.
 - (m) The water user must ensure that in- stream water quality is measured on a weekly basis during construction, including for emergency alterations or the rectification of reportable incidents, which measurement must be by taking samples, and by analysing the samples for

- pH, EC/TDS, TSS/Turbidity, and /or Dissolved Oxygen ("DO ") both upstream and downstream from the works.
- (n) The water user must ensure that in- stream flow, both upstream and downstream from the works, is measured on an ongoing basis by means of instruments and devices certified by the South African Bureau of Standards ("SABS "), and that such measurement commences at least one week prior to the initiation of the works, including for emergency alterations or the rectification of reportable incidents.
- (o) During the carrying out of any works, the water user must take the photographs and video- recordings referred to in paragraph (p) below, on a daily basis, starting one (1) week before the commencement of any works, including for emergency structures and the rectification of reportable incidents, and continuing for one (1) month after the completion of such works:
- (p) The following videos recordings and photographs must be taken as contemplated in paragraph (o) above:
 - (i) one or more photographs or video -recordings of the watercourse and its banks at least 20 meters upstream from the structure;
 - (ii) one or more photographs or video -recordings of the watercourse and its banks at least 20 meters downstream from the structure; and
 - (iii) two or more photographs or video -recordings of the bed and banks at the structure, one of each taken from each opposite bank.
- (4) Upon completion of any works, the water user must ensure that the hydrological functionality and integrity of the watercourse, including its bed, banks, riparian habitat and aquatic biota is equivalent to or exceeds that what existed before commencing with the works.

APPENDIX 4 - SITE SENSITIVITY VERIFICATION REPORT

Site verification report – Aquatic Ecology

Government Notice No. 645, dated 10 May 2019, includes the requirement that an Initial Site Sensitivity Verification Report must be produced for a project footprint. As per Part 1, Section 2.3, the outcome of the Initial Site Verification must be recorded in the form of a report that-

- Confirms or disputes the current use of the land and environmental sensitivity as identified by the national web based environmental screening tool;
- Contains a motivation and evidence of either the verified or different use of the land and environmental sensitivity;

Is submitted together with the relevant reports prepared in accordance with the requirements of the Environmental Impact Assessment Regulations.

This report has been produced specifically to consider the aquatic ecology theme and addresses the content requirements of (a) and (b) above. The report will be appended to the respective specialist study included in the Scoping and EIA Reports produced for the projects.

Site sensitivity based on the aquatic biodiversity theme included in the Screening Tool and specialist assessment.

Based on the DFFE Screening Tool, the causeway is located within an area of Very High Aquatic Biodiversity sensitivity. The site verification specialist findings were informed by a site visit undertaken in November 2023. The photograph in Plate 1 shows the aquatic features present on site, namely, the Leermansdrift River. This information was then compared to current wetland inventories, 1: 50 000 topocadastral surveys mapping of the site. A baseline map was then developed (Figure 1).

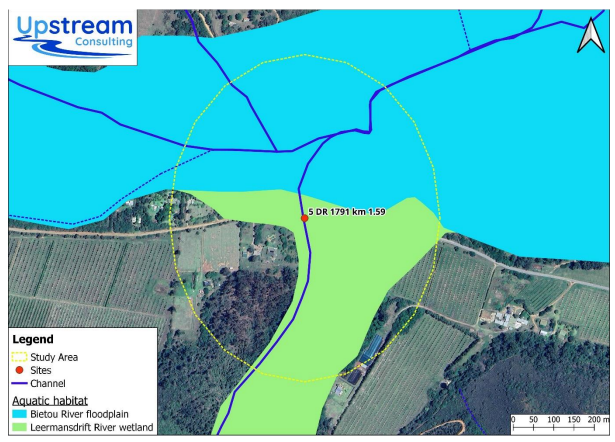


Figure 1: Identified aquatic habitat within the study area



Plate 1: A photograph of the Leermansdrift River at the Site 5 causeway

Motivation of the outcomes of the sensitivity map and key conclusions:

In conclusion, the DFFE Screening Tool resulted in Very High sensitivity ratings within the site footprint, and surrounding area. Following site verification, this Very High sensitivity rating is confirmed due to the construction within the Leermansdrift River required for the replacement of the causeway.

It is recommended that a full Aquatic Biodiversity Impact Assessment is undertaken for the project.

The environmental sensitivity input received from the aquatic ecology specialist will be taken forward and considered within the formal EA process and the impact to these areas assessed.