



TERMS OF REFERENCE¹
FOR THE PREPARATION OF AN
ENVIRONMENTAL IMPACT STATEMENT

6th October 2016

DISCLAIMER:

1. The assessment shall in no way be constrained or conditioned by the content, structure, or limitations of this document, and ERA reserves the right to amend the TORs, even significantly, as necessary. Such amendments may include: additional studies or extension of studies; omission or downscaling of any studies deemed irrelevant or unimportant; changes to methodology, format or level of detail; and any other modifications as ERA deems appropriate once a clearer picture of the proposal is available. The content of this document shall in no way constitute an exemption from the ensuing requirements, nor shall ERA be responsible or liable for any issues, difficulties or claims arising from variations from this document.
2. EIA Terms of Reference are primarily intended to guide the EIA process, rather than as a basis for tendering, subcontracting, calls for expression of interest, or other purposes even if ancillary to the project. Any use for such purposes is at the sole risk of the user.

- Note 1:** The Environment and Resource Authority (ERA) reserves the right to modify these Terms of Reference according to any relevant environmental and planning considerations that may emerge at any relevant stage of the EIA or the permit application process, as well as in the event of any changes or updates to the proposed development. ERA also reserves the right to request additional or amended studies should the findings of the EIA be insufficient to adequately inform the decision-making process or if the EIA identifies matters which should be subject to further investigation.
- Note 2:** Unless otherwise agreed with ERA, all requirements set out in these Terms of Reference are to be complied with. If there are any aspects that the consultants deem irrelevant to this study, or if at any stage the consultants discover any environmentally-relevant aspect (not included in these TORs) that needs to be studied, the consultants shall inform ERA immediately, justifying their reasoning.
- Note 3:** Difficulties, including technical difficulties and lack of information, encountered by the consultants in compiling the required information shall be made clear in the EIA. All references to published works and sources of information shall be duly acknowledged in a manner that enables tracing of the information source and verification. No material may be incorporated by reference unless it is reasonably available for inspection by potentially interested persons within the consultation period and thereafter, and for record-keeping and unhindered perusal by ERA. Any material which is based on unavailable proprietary data shall not be incorporated by reference.
- Note 4:** Any requirement for confidentiality of any section or detail of the EIA must be strongly justified and a formal request in this regard must be submitted to ERA. Should ERA grant confidentiality, alternative material that is still adequate for proper assessment, public consultation and decision-making must be provided.
- Note 5:** Agreement on method statements, and ancillary liaison with ERA, is not mandatory but is recommended. Nevertheless, ERA reserves the right to disagree with the methodology proposed, including proposed areas of influence, and with the EIA submissions in general, and to factor such disagreement in its critique of the EIA.
- Note 6:** During review of the EIA, ERA will submit comments for the consultants' consideration, as relevant. Following the consultants' response to ERA satisfaction, a revised second draft of the EIA, addressing the comments, will normally be required. This may take the form of a complete resubmission or of an Addendum detailing the revisions to the previous submissions, as deemed most expedient by ERA, taking into account continuity and traceability of the information, and overall user-friendliness vis-à-vis subsequent review, presentation, public consultation, record-keeping and decision-making. A complete resubmission will generally be required if changes are numerous or complex, whereas an Addendum may be preferred if changes are more limited.
- Note 7:** The consultants are not exonerated from obtaining any formal authorisation from ERA, and from other relevant entities, vis-à-vis any activity ancillary to the EIA (e.g. collection, sampling, capture, or waiver of access restrictions) wherever such authorisation is legally required.
- Note 8:** These Terms of Reference, and all ancillary correspondence, are issued without prejudice to the Environment and Resource Authority position on the project and to ERA's final decision. Accordingly, their issuing (even when customised to address specific project details) should not be construed as evidence in favour or against the project or any component thereof, unless the contrary is clearly stated.
- Note 9:** Wherever relevant, references to land also include the sea, and ancillary terms such as land-take, ground cover, landscape, vehicles, access roads, etc. should be interpreted accordingly.
- Note 10:** Wherever any baseline studies required by these Terms of Reference is covered by already-existing data, such data should be used in preference to unnecessary duplication of baseline studies, unless the consultants or ERA or both are of the opinion that the existing data is unavailable, incorrect, outdated, unreliable, insufficient, or otherwise inadequate for the purpose of the EIA.

An Environmental Impact Statement (EIS) is to be prepared as required by the Schedule IA Section 2.7.1.1 of the Environmental Impact Assessment Regulations, 2007 as amended (Subsidiary Legislation 549.46). The required components of the EIA are:

- i. A **Coordinated Assessment Report**, in conformity with the following Sections of these Terms of Reference. This report should assess the project in its totality;
[Note: The coordinated assessment should seek to analyse and integrate the main considerations emerging from the technical reports, rather than just reproducing excerpts from the reports.]
- ii. A separate **Appendix (or Appendices)** containing all original survey reports as prepared by the individual specialist consultants for specific topics;
[Note: Experts contributing to the EIA should be specifically asked to consider impact interactions and cross-cutting issues, and to communicate information between each other accordingly].
- iii. A separate **Non-Technical Summary** of the EIA, in both the Maltese and English languages. This should have enough details for the public to understand the project and the related environmental considerations, and should be written in reader-friendly language (e.g. avoiding unnecessary technical jargon);
- iv. A **declaration of conformity** with sub-regulations 28 and 29 of the EIA Regulations (refer to Appendix 1 to these Terms of Reference); and
- v. An addendum detailing the **feedback received from stakeholders, from the public, and from ERA** during the relevant consultation stages of the EIA, and how they were addressed.

Wherever relevant and appropriate, all components of the EIA should include tables and figures (e.g. maps, plans, photographs, photomontages, charts, graphs, diagrams, cross-sections) and quantifications.

The complete EIA (including all the above components) should be submitted as a printable digital copy (in .pdf format, with copying fully enabled throughout) and as a printed copy. Likewise, once the EIA has been certified, both a printable digital copy (in .pdf format, with copying enabled throughout) and a printed copy of the certified document are to be submitted to ERA.

Wherever any other study not forming part of the EIA (e.g. Appropriate Assessment or Feasibility Study) is also envisaged, this is to be submitted separately from the EIA. Cross-referencing between the EIA and any such study should be clear and reasonably limited, such that both of the following considerations are duly satisfied:

1. Alerting the reader to the fact that the aspect in question is also being addressed in another parallel study; and
2. Enabling the reader to easily follow both the EIA and the other studies as stand-alone documents.

More detailed specifications are identified in the following pages.

1.0 DESCRIPTION OF THE PROPOSED DEVELOPMENT AND ITS CONTEXT

The description of the proposal is to include the aspects outlined below, and should take into account the entire proposal and any ancillary facilities and infrastructure connected with, or arising due to, the project.

1.1 Justification for the Proposal

1.1.1 Objectives

The purpose and objectives of the development and whether these are related to current legal obligations, policies or plans.

1.1.2 Demand

The current and expected requirement or demand for the proposed land uses, also explaining how the proposal will address the requirement/demand.

1.2 Description of the Physical Characteristics of the Whole Project and the Land Use Requirements during the Construction, Operational and Decommissioning Phases

The following aspects should be addressed for all phases of the project, clearly distinguishing between aspects relating to construction phase, operational phase, decommissioning phase, or more than one phase. References to the construction phase and decommissioning phase also include ancillary site preparation, clearing, excavation, demolition/dismantling, and site reinstatement works, as relevant.

1.2.1 General characteristics

Description of the proposed development including size, area, height, volume, configuration/layout, general design, location and proposed elevations of buildings/structures/installations, hard and soft landscaping, access arrangements, boundary demarcation arrangements, land use requirements, and land take of ancillary facilities (including infrastructure, storage, servicing, security etc.). The description is to be consistent with the details submitted in the relevant permit applications, throughout both the EIA process and the development permission application process.

1.2.2 Construction, Operational and production processes

The relevant operational and production processes and their main characteristics, including:

- The nature and quantity of materials used or generated;
- The source, type, quantity, composition and concentration of residues and emissions including water, air, soil pollution, noise, vibration, light, heat, radiation etc. resulting from the proposed project; the parameters to be reported should be in line with relevant EU policy; and
- The expected annual and total emissions, including Greenhouse Gases (GHG), and the contribution to total national GHG emission on an annual basis.

1.2.3 Project management

An indicative framework outlining the key parameters and site management arrangements during construction, operation and decommissioning phases, including:

- Works methodology;
- Expected duration of all phases, as well as season, frequency and duration of interventions;
- Depths and volumes of excavation, and type of material to be excavated; and
- Types and quantities of raw materials and primary resources to be consumed, including water, energy, stone and other resources, and measures to reduce such consumption.

1.2.4 Access, transportation and related infrastructure

1. A forecast of the type, quantity and size of vehicles (and/or vessels) envisaged during each phase and their respective frequency of use, as well as an identification of the routes that vehicles will use to/from and within the site. The required arrangements should also be compared with the relevant existing situation (in terms of structural considerations, stability and state of roads, road width and gradient, turning circles and junctions, type of surfacing, and other physical or environmental constraints, etc). Interventions that would need to be carried out to accommodate the required vehicles (e.g. new or altered access roads), and sites/buildings/structures/features likely to be affected as a result, should be identified accordingly.
2. Facilities for the storage, parking, on-site servicing, loading/unloading of equipment, vehicles and other machinery.

1.2.5 Water, sewerage, runoff management, energy, telecommunications, and ancillary infrastructure

1. Estimates of water management specifications of the development and the identification of the sources of water to be used, including the following:
 - The features and processes of the proposed development and its ancillary facilities which consume water, including estimates of water consumption and runoff/effluent generation during operation;
 - The sources of water (e.g. second-class water, public potable water mains, on-site production) envisaged to meet the projected demand;
 - The water-saving measures, where applicable, that are envisaged (e.g. use of low-flow fittings, reuse of harvested storm water runoff and rainwater, treatment and reuse of grey water/sewage), and details as to how such water will be used/managed; and
 - The facilities and structures to be installed in connection with the above (e.g. water production, purification, collection, storage, distribution and saving) including estimates of the sizing of pipelines, reservoirs and equipment.
2. Estimates of the energy-related specifications, including:
 - The features and processes of the proposed development and its ancillary facilities which consume energy, including estimates of consumption during operation. The analysis should consider, as relevant, the connected load (in MW or MVA), the overall power factor, the annual MWh split in terms of end-use (lighting, climate cooling/heating/ventilation, plant etc.) which reflects the expected use of the facilities;
 - The energy sources envisaged to meet the projected demand;
 - The facilities and structures to be installed in connection with the above (e.g. energy production, storage, distribution and saving) including estimates of the sizing of cables, buildings and equipment; and
 - The expected energy performance of the proposal, including building orientation, natural ventilation, construction materials, integration of low/zero-carbon technologies to meet energy needs; avoidance of features which increase energy consumption; and energy efficiency measures in the finishing and operation of the development.
3. Infrastructural services and utilities related to water and power supplies, sewerage, telecommunications and runoff management, and ancillary works (e.g. trenches, culverts, switching/transformer stations, pump houses, inspection chambers).
4. The extent to which the project can realistically be self-sufficient with regard to its energy and water needs, through appropriate measures such as the efficient use of energy and water, collection of rain and storm water for reuse, reuse of treated wastewater/sewage, technologies that reduce energy consumption, and the integration of alternative energy sources. Alternatives in terms of design, fabric and orientation of the buildings should also be explored and assessed.

1.2.6 Waste management

1. A sufficiently detailed indication of the waste management implications likely to arise from the project, including wastes generated by ancillary facilities and wastes which may arise from accidental spillages and leakages and from repair works. Wastes should be subdivided according to the relevant project phases.
2. The following information is to be provided for each waste stream, as relevant to each phase:
 - Identification of processes or activities that would result in waste generation;
 - European Waste Catalogue Codes for each waste stream, as per relevant legislation;
 - The projected quantities and rate of generation for each type of waste;
 - Information on waste handling and storage, on site as well as off site;
 - The method of transportation and frequency; and
 - The method of characterizing the chemical composition of dredged waste; where applicable.

This information should be presented in table format as follows, and should also include cross-references to the relevant regulations, particularly The Waste Regulations (Subsidiary Legislation 549.63):

Phase	Type of waste	EWC Code	H-Code	Activity (e.g. sanding, scraping, power washing etc.)	Estimated quantities	Final permitted disposal location

3. The envisaged waste management arrangements using the Best Practicable Environmental Options (BPEO) available, and the envisaged efforts to minimise waste generation and to divert waste to reuse or recycling rather than disposal.
4. Layout plans (to scale) clearly showing all relevant waste management infrastructure and related facilities (e.g. bunded areas for storage of waste fuels, wheel-wash facilities, etc.), clearly distinguishing between temporary and permanent structures for each phase.

1.2.7 Longer-term developments

Additional future developments, land uses and other commitments that are ancillary or consequent to the project or are likely to arise in relation to the same project or its expansion, as well as longer-term needs of the proposal, including: ancillary infrastructure not accounted for in the previous sections; any consequent interventions/arrangements required to accommodate the development; any foreseeable extensions or updates to the proposal; any displacement of existing uses; and decommissioning.

2.0 ASSESSMENT OF ALTERNATIVES

An outline of the main alternatives studied and an indication of the main reasons for this choice, taking into account the relevant environmental effects and their prevention (or optimisation) at source. The following alternatives need to be duly considered, as relevant to the development itself (or to one or more phases thereof) and its requirements and constraints:

- 2.1 Alternative sites
- 2.2 Alternative technologies
- 2.3 Alternative layouts (including building heights, where relevant)
- 2.4 Downscaling of the project, or elimination of project components

2.5 Zero option (do-nothing scenario) - *i.e.* an assessment of the way the site would develop in the absence of the proposed project.

[Note: *The zero option should be considered in sufficient detail as a plausible scenario in the EIA, wherever relevant, and not discarded upfront without proper discussion of its implications.*]

2.6 Hybrids/combinations of the above

The findings of the assessment of alternatives should be summarised in a table format for ease of comparison.

The study should also seek to establish a general description of the landscape character and visual setting of the proposed site and its surroundings, discussing the following scenarios: (i) the restoration of the existing quarry back to agricultural land, (ii) the existing illegal use of the site for the storage of vehicles, and (iii) the proposed use of the site as an ELV facility with the required infrastructure.

3.0 A DESCRIPTION OF THE SITE AND ITS SURROUNDINGS (I.E. ENVIRONMENTAL BASELINE)

The existing environmental features, characteristics and conditions, in and around the proposed development site as well as in all locations likely to be affected by the development or by ancillary interventions and operations, are to be identified and described in sufficient detail, with particular attention to the aspects elaborated further in the next sections.

The consultants should also identify (and justify) wherever relevant:

1. The geographic area (*e.g.* viewshed or other area of influence) that needs to be covered by each study;
2. The relevant sensitive receptors vis-à-vis the environmental parameter under consideration (*e.g.* residential communities, other users, natural ecosystems, specific populations of particular species, or individual physical features);
3. The location of the reference points or stations (*e.g.* viewpoints, monitoring stations, or sampling points (including depth of multiple sampling points at a single sampling point in the case of water media and sediment, where applicable) to be used in the study; and
4. Other methodological parameters of relevance, also noting that the assessment will normally require both desk-top studies and on-site investigations (including visual observations and sampling, as relevant).

Note: *It is recommended that these details are discussed in advance with the Environment and Resources Authority prior to commencement of the relevant parts of the studies, in order to pre-empt (as much as possible) later-stage issues.*

Wherever relevant to the environmental aspects under discussion, reference to legislation, policies, plans (including programmes and strategies) standards and targets, should also be made, such that the compatibility (or otherwise) of the proposal therewith is also factored into the assessment required by **Section 4** below. The discussion should cover the following aspects, in the appropriate level of detail:

- Supra-national (*e.g.* European Union; United Nations; or other international or regional) legislation, directives, policies, conventions, protocols, treaties, charters, plans and obligations;
- National legislation, policies and plans (*e.g.* Structure Plan; National Environment Policy); and
- Sub-national legislation, policies and plans (*e.g.* local plans, site-specific regulations, action plans, management plans, and protective designations such as scheduling or Natura 2000).

Note: *In addition to already in-force legislation, policies and plans, the discussion should also cover any foreseeable future updates (or new legislation, policies and plans) likely to be fulfilled, affected or compromised by the proposed project. Furthermore, it should be noted that some cross-cutting legal/policy instruments (*e.g.* Water Framework Directive and Marine Strategy Framework Directive) may need to be factored into more than one aspect of the discussion.*

3.1 Land cover, Land Use, Visual Amenity, and other features of Conservation Value

A description of the land cover, land uses, visual amenity including lighting² and features of conservation value (e.g. cultural or architectural value, or ecological value) within the area of influence of the project, including roads, footpaths and public access routes. Details including nature, magnitude, proximity to site, etc. should be included.

3.2 Geology, Geomorphology, Hydrogeology, and Soils

A comprehensive investigation of:

1. The geology and geomorphology of the site and its surroundings, including: existing lithological, stratigraphical, palaeontological, hydrogeological and physiographic features and soil types;
2. The geo-technical properties and considerations relevant to the site and its area of influence, including: land stability; mechanical, erosional and structural properties of the terrain and land mass; any relevant fissures, faults, hollows, or weak points; the vulnerability of the site to natural forces such as wave action, erosive elements, landslides and mass movements; and any other considerations affecting the implications and risks posed by the proposed development or by any of its ancillary interventions such as site clearance, earth-moving, and excavations; and
3. The quality of the material that will be excavated (including soil, rock/mineral resource, and any existing fill material) and its potential for reuse.

Sampling and testing should comply with the relevant standards (unless otherwise agreed, BS standards or other recognised equivalents should be used), and should extend to a sufficient depth below the deepest level of the proposed development (taking into consideration all proposed excavations and underground structures). Wherever the study involves the drilling of core samples, the number, depth and location thereof should also be submitted for ERA approval prior to carrying out of any *in situ* tests.

3.3 Water bodies (including Terrestrial and Underground water bodies, as relevant)

The study should identify the hydrological and hydromorphological of the water bodies, water resources and aquatic environments in the area under investigation, including:

1. The hydrology of the site and its surroundings, including all potentially relevant features and dynamics, such as: aquifers; springs; surface waters; watercourses; valley catchments; etc, also cross-referring to hydrogeological factors (see **Section 3.2** above) as relevant;
2. The type, size and physical characteristics of any aquifers and surface water bodies within the area of influence of the site, including: the nature of the water body (e.g. aquifer, flowing surface water, etc.); and
3. Natural and anthropogenic dynamics including groundwater recharge patterns; pumping and abstraction patterns (including any boreholes in the area); on-site and off-site drainage patterns; run-off patterns; and flood risks.

The study should provide a sufficiently detailed baseline to enable assessment of the effects of the proposal on the quality of the water body (terrestrial and underground), the extent of area affected by hydrographical changes (terrestrial), the nature of the changes (whether temporary or permanent) and effects of such changes on any nearby features and functions. Such assessment should be undertaken in line with indicators used/established by relevant EU policy.

3.4 Infrastructure and Utilities

The assessment should investigate the currently available infrastructural services (including water supply, energy supply, sewerage, telecommunications infrastructure, access roads, parking, etc.), including details about their carrying capacity, physical condition and other relevant practical considerations. It should also compare this information to the infrastructural demands of the project as identified in **Section 1** above, so as to clearly indicate:

² *In the case of light pollution, the study needs to consider, among others, glare (e.g. the blinding light which is a danger to motorists/pedestrians and to fauna), light trespass (light straying into an area where it is not desired or required) and sky glow ('wasted' light directed upwards), together with any other relevant variables which are relevant to the determination of impact on the surrounding receptors.*

1. whether the current utilities are adequate to meet the demand arising from the proposed development;
2. whether any significant loading, congestion or damaging of the infrastructural or transport network is envisaged; and
3. whether any new or upgraded services/arrangements will be rendered necessary, both in the short-term and in the longer-term. If any requirement for new infrastructure (or upgrading, alteration or extension of the existing infrastructure) is envisaged, the relevant details including associated works and their environmental implications should also be indicated.

The assessment should also identify any existing or projected infrastructural services located within the area of influence of the development (even if not related to the demands of the development) that might be affected by the development or which may need to be displaced or diverted as a consequence of the development or its ancillary operations and interventions.

3.5 Public Access

The assessment should identify the current public access arrangements (particularly the accessibility of the countryside, coast, and public open spaces), including existing footpaths and other public access routes, and should clearly indicate whether these would be affected and how.

Wherever any new or altered arrangements are proposed, these should be clearly identified and their environmental implications should also be indicated.

3.6 Other relevant environmental aspects and features

Other relevant environmental features or considerations not identified in the preceding sections should also be identified and described, as relevant.

4.0 ASSESSMENT OF ENVIRONMENTAL IMPACTS AND ENVIRONMENTAL RISKS

All likely significant effects and risks posed by the proposed project on the environment during all relevant phases (including construction/excavation/demolition, operation and decommissioning) should be assessed in detail, taking into account the information emerging from Sections 1, 2 and 3 above. Apart from considering the project on its own merits (*i.e.* if taken in isolation), the assessment should also take into account the wider surrounding context and should consider the limitations and effects that the surrounding environmental constraints, features and dynamics may exert on the proposed development, thereby identifying any incompatibilities, conflicts, interferences or other relevant implications that may arise if the project is implemented.

In this regard, the assessment should address the following aspects, as applicable for any category of effects or for the overall evaluation of environmental impact, addressing the worst-case scenario wherever relevant:

1. An exhaustive identification and description of the envisaged impacts;
2. The magnitude, severity and significance of the impacts;
3. The geographical extent/range and physical distribution of the impacts, in relation to: site coverage; the features located in the site surroundings; whether the impacts are short-, medium- or long-range; and any transboundary impacts (*i.e.* impacts affecting other countries);
4. The timing and duration of the impacts (whether the impact is temporary or permanent; short-, medium- or long-term; and reasonable quantification of timeframes);
5. Whether the impacts are reversible or irreversible (including the degree of reversibility in practice and a clear identification of any conditions, assumptions and pre-requisites for reversibility);
6. A comprehensive coverage of direct, indirect, secondary and cumulative impacts, including:
 - interactions (*e.g.* summative, synergistic, antagonistic, and vicious-cycle effects) between impacts;
 - interactions or interference with natural or anthropogenic processes and dynamics;
 - cumulation of the project and its effects with other past, present or reasonably foreseeable developments, activities and land uses and with other relevant baseline situations; and

- wider impacts and environmental implications arising from consequent demands, implications and commitments associated with the project (including: displacement of existing uses; new or increased pressures on the environment in the surroundings of the project, including pressures which may be exacerbated by the proposal but of which effects may go beyond the area of influence; and impacts of any additional interventions likely to be triggered or necessitated by situations created, induced or exacerbated by the project);
7. Whether the impacts are adverse, neutral or beneficial;
 8. The sensitivity and resilience of resources, environmental features and receptors vis-à-vis the impacts;
 9. Implications and conflicts vis-à-vis environmentally-relevant plans, policies and regulations;
 10. The probability of the impacts occurring; and
 11. The techniques, methods, calculations and assumptions used in the analyses and predictions, and the confidence level/limits and uncertainties vis-à-vis impact prediction.

The impacts that need to be addressed are detailed further in the sub-sections below.

4.1 Effects on the environmental aspects identified in Section 3

The assessment should thoroughly identify and evaluate the impacts and implications of the project on all the relevant environmental aspects identified in Section 3 above, also taking into account the various considerations outlined in the respective sections.

4.2 Environmental risk

The assessment should also address, in sufficient detail, any relevant environmental risk (including major-accident scenarios such as contamination, emissions, explosions, blast, flooding, major spillages, etc.) likely to result in environmental damage or deterioration. The range of accident scenarios considered should exhaustively cover, as relevant:

1. one-time risks (e.g. during construction, operation or decommissioning works);
2. recurrent risks during project operation; and
3. risks associated with extreme events (e.g. effect of earthquakes or natural disasters on the project).

The assessment should include, as relevant: a quantification of the risk magnitude and probability; and risk analysis vis-à-vis any hazardous materials stored, handled, or generated on site or transported to/from the site.

4.3 Effects on Human Populations resulting from impacts on the environment

This assessment should also identify any impacts of the development on the surrounding and visiting population (e.g. effects on public health or on socio-economic considerations), that may result from impacts on the environment. In the case of health-related effects (e.g. dust or particulate matter emissions, the proliferation of verments, vibrations, risks from explosions or leaks of hazardous material etc.), reference should be made to published epidemiological and other studies, as relevant, and the views of the Environmental Health Directorate should be sought.

4.4 Other Environmental Effects

Any other environmental effects deemed relevant to the project but not fitting within any of the above sections should also be identified and assessed.

5.0 REQUIRED MEASURES, IDENTIFICATION OF RESIDUAL IMPACTS, AND MONITORING PROGRAMME

5.1 Mitigation Measures

A clear identification and explanation of the measures envisaged to prevent, eliminate, reduce or offset (as relevant) the identified significant adverse effects of the project during all relevant phases including construction, operation and decommissioning [see **Section 1.2.3** above].

As a general rule, mitigation measures for construction-phase impacts should be packaged as a holistic Construction Management Plan (CMP). Whilst the detailed workings of the CMP may need to

be devised at a later stage (e.g. after the final design of the project has been approved and/or after a contractor has been appointed), the key parameters that the CMP must adhere to for proper mitigation need to be identified in the EIA. Broadly similar considerations also apply vis-à-vis operational-phase impacts [which may need to be mitigated through an operational permit] and decommissioning-phase impacts [see **Section 5.4** below], where relevant.

Mitigation measures for accident/risk scenarios should be packaged as a plan that includes the integration of failsafe systems into the project design as well as well-defined contingency measures.

The recommended measures should be feasible, realistically implementable to the required standards and in a timely manner, effective and reliable, and reasonably exhaustive. They should not be dependent on factors that are beyond the developer's and ERA's control or which would be difficult to monitor, implement or enforce. The actual scope for, and feasibility of, effective prevention or mitigation should also be clearly indicated, also identifying all potentially important pre-requisites, conditionalities and side-effects.

5.2 Residual Impacts

Any residual impacts [*i.e.* impacts that cannot be effectively mitigated, or can only be partly mitigated, or which are expected to remain or recur again following exhaustive implementation of mitigation measures] should also be clearly identified.

5.3 Additional Measures

Compensatory measures (*i.e.* measures intended to offset, in whole or in part, the residual impacts) should also be identified, as reasonably relevant. Such measures should be not considered as an acceptable substitute to impact avoidance or mitigation.

If the assessment also identifies beneficial impacts on the environment, measures to maximise the environmental benefit should also be identified.

In both instances, the same practical considerations as indicated vis-à-vis mitigation measures should also apply.

5.4 Decommissioning Plan

A decommissioning plan (DP) should also be proposed to address the following circumstances, as relevant:

1. Removal of any temporary or defined-lifetime development (or of any structures, infrastructure or land use required temporarily in connection with it) upon the expiry of their permitted duration; and
2. Removal of the development (or of any secondary developments, infrastructure or land use ancillary to it) in the event of redundancy, cessation of operations, serious default from critical mitigation measures, or other overriding situations that may emerge in future.

The DP should also include, as relevant, a phasing-out plan, proposals for site remediation or decontamination, and methodological guidance on site reinstatement or appropriate after-use.

5.5 Monitoring Programme

A realistic and enforceable programme for effective monitoring of those works envisaged to have an adverse or uncertain impact. The monitoring programme should include:

1. Details regarding type and frequency of monitoring and reporting, including spot checks;
2. The parameters that will be monitored, their units of measurement, the monitoring indicators to be used; and standard analytical methods in line with relevant EU policy;
3. An effective indication of the required action to address any exceedances, risks, mitigation failures or non-compliances for each monitoring parameter;
4. An evaluation of forecasts, predictions and measures identified in the EIA; and
5. An indication of the nature and extent of any additional investigations (including EIAs or ad hoc detailed investigations, if relevant) that may be required in the event of any contingencies, unanticipated impacts, or impacts of larger magnitude or extent than predicted.

The programme should address all relevant stages, as follows:

- (a) Where relevant, monitoring of preliminary on-site investigations that may entail significant disturbance or damage to site features (e.g. geological sampling, or any works that require prior site clearance or any significant destructive sampling);
- (b) Monitoring of the construction phase, including the situation before initiation of works (including site clearance), during appropriate stages of progress, and after completion of works;
- (c) Monitoring of the operational phase, except where otherwise directed by ERA (e.g. where monitoring would be more appropriately integrated into an operating permit); and
- (d) Where relevant, monitoring of the decommissioning phase, including the situation before initiation of works, during appropriate stages of progress, and after completion of works.

5.6 Identification of required authorisations

The assessment should also identify all environmentally-relevant permits, licences, clearances and authorisations (other than the development permit to which this EIA is ancillary) which must be obtained by the applicant in order to effectively implement the project if development permission is granted. Any uncertainty, as to whether any of these pre-requisites is applicable to the project, should be clearly stated.

Note on Sections 5.1 to 5.6 above:

The expected effects, the proposed measures, the residual impacts, the proposed monitoring etc. should also be summarised in a user-friendly itemised table that enables the reader to easily relate the various aspects to each other. An indicative specimen table is attached in **Appendix 2**.

Regulation 28: Identification of consultants and contributors

Extract from the EIA Regulations

- 28. (1) The environmental impact statement shall list the registration number and the names of the consultants and contributors responsible for the preparation of the environmental impact statement, environmental survey reports, appendices, non-technical summary and other components of the statement.

- (2) The consultants who are responsible for a particular analysis, including analysis in the environmental survey reports, shall be identified.

- (3) All consultants and contributors employed in the environmental impact assessment shall sign a declaration stating that the particular study (or part thereof) was solely carried out by them and that they take responsibility for any statement and conclusion contained therein. This signed declaration shall be included with each environmental survey report included with the environmental impact statement.

Signed declaration in accordance with sub-regulation 28(3):

This declaration is to be submitted with each environmental survey report forming part of the EIA.

Attn: Director of Environment Protection (ERA).

I _____, who carried out the study (or part thereof) on _____
_____ for the EIA for the proposed _____,
_____ hereby declare that such study was solely carried out by me and take responsibility for any statement and conclusion contained therein.

Date

Signature

Regulation 29: Conflict of interest

Extract from the EIA Regulations

29. (1) In the interest of fairness, objectivity and the avoidance of bias, all consultants shall be required to sign, and abide by, a declaration that they have no personal or financial interest in the proposed project.

(2) The Director of Environment Protection shall not approve consultants, groups of consultants or consultancy firms that are in any way associated with any company, association or grouping that has any direct or indirect personal, professional or financial interest in the proposed development.

(3) The Director of Environment Protection shall not approve any environmental impact statement or environmental planning statement produced by a consultant or group of consultants, one or more of whom does not comply with the provisions of sub-regulations (1) or (2) of this regulation.

Signed declaration in accordance with sub-regulation 29(1):

This declaration is to be submitted with each environmental survey report forming part of the EIA.

Attn: Director of Environment Protection (ERA).

I, _____, hereby declare that, I have no personal or financial interest in the proposed development. Moreover, I declare that I am not in any way associated with any individual, company or group that has any direct or indirect, personal, professional or financial interest in the proposed development.

Date

Signature

