## DEPARTMENT OF ENVIRONMENTAL AFFAIRS AND TOURISM

No. R. 386 21 April 2006

[With amendments of 3 July 2009 included.]

## LIST OF ACTIVITIES AND COMPETENT AUTHORITIES IDENTIFIED IN TERMS OF SECTIONS 24 AND 24D OF THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998

The Minister of Environmental Affairs and Tourism has in terms of sections 24 and 24D of the National Environmental Management Act, 1998 (Act No. 107 of 1998), listed the activities in the Schedule.

This Notice comes into effect on the date of commencement of the Environmental Impact Assessment Regulations, 2006, made under section 24(5) of the Act and published in Government Notice No. R. 385 of 2006.

## **Definitions**

 In this Notice, any word or expression to which a meaning has been assigned in the Act shall have the meaning so assigned, and unless the context otherwise indicates -

"agri-industrial" means an undertaking involving the production, processing, manufacture, packaging or storage of agricultural produce and includes battery farm operations that are under roof;

"aquaculture" means the farming of animals or plants in an aquatic environment;

"asbestos" means any fibrous mineral silicates, including actinolite, amosite, anthophyllite, chrysotile, crocodolite or tremolite;

"associated structures or infrastructure" means any building or infrastructure that is necessary for the functioning of a facility or activity or that is used for an ancillary service or use from the facility;

"canal" means an open structure that is lined or reinforced for the conveying of a liquid or that serves as an artificial watercourse;

"channel" means an excavated hollow bed for running water or an artificial underwater depression to make a water body navigable or to improve the flow of water in a natural stream, river or the sea;

"concentration of animals" means the keeping of animals in a confined space or structure, including a feedlot, where they are fed in order to prepare them for slaughter or to produce secondary products such as milk or eggs;

"construction" means the building, erection or expansion of a facility, structure or infrastructure that is necessary for the undertaking of an activity, but excludes any modification, alteration or upgrading of such facility, structure or infrastructure that does not result in a change to the nature of the activity being undertaken or an increase in the production, storage or transportation capacity of that facility, structure or infrastructure;

"dangerous goods" means goods that are capable of posing a significant risk to the health and safety of people or the environment and which are listed in South African National Standard No.10228 designated "The identification and classification of dangerous goods for transport", SANS 10228:2003, edition 3, published by Standards South Africa, ISBN 0-626-14417-5, as may be amended from time to time;

"expansion" means the modification, extension or alteration of a facility, structure or infrastructure at which an activity takes place in such a manner that the production, treatment, storage or capacity of the facility is increased;

"floodplain" means a discernable flat landscape feature next to a river or stream that was created by weathering and sedimentation over time;

"high-water mark" means the highest line reached by the water of the sea during ordinary storms occurring during the most stormy period of the year, excluding exceptional or abnormal floods;

"infill development" means urban development, including residential, commercial, retail, institutional, educational and mixed use development, but excluding industrial development, in a built up area which is at least 50 percent abutted by urban development and which can be readily connected to municipal bulk infrastructure services;

"mariculture" means the culture or husbandry of fish in sea water;

"mine" when used as a noun or a verb as defined in section 1 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002), as amended;

"mineral" means a mineral as defined in section 1 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002);

"mining area" means an area as defined in terms of section 1 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002), as amended;

"mining permit" means a permit as defined in terms of section 1 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002), as amended;

"mixed use", with regard to an activity, means the presence of two or more types of land use in an area;

"petroleum" means any liquid, solid hydrocarbon or combustible gas as defined in section 1 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002), as amended;

"phased development" means an activity that is developed in phases over time on the same or adjacent properties to create a single or linked entity through interconnected internal vehicular or pedestrian circulation, sharing of infrastructure, or the continuum of design, style or concept by the same proponent or his or her successors.

"prospecting" means prospecting as defined in section 1 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002);

"prospecting area" means an area as defined in section 1 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002), as amended;

"prospecting right" means a right as defined in section 1 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002), as amended;

"reconnaissance permit" means a permit as defined in section 1 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002), as amended;

"retention area" means an area as defined in section 1 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002), as amended:

"retention permit" means a permit as defined in section 1 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002), as amended:

"sea" means the water and the bed of the sea and the subsoil thereof, below the high-water mark, including the water and the bed of any tidal river and tidal lagoon;

"South African Manual for Outdoor Advertising Control" means the Department of Environmental Affairs and Tourism and the Department of Transport publication titled "South African Manual for Outdoor Advertising Control", published by the Department of Environmental Affairs and Tourism, April 1998, ISBN: 0-621-27343-0;

"the Act" means the National Environmental Management Act,1998 (Act No. 107 of 1998); and

"the regulations" means the Environmental Impact Assessment Regulations, 2006.

## **SCHEDULE**

ACTIVITIES IDENTIFIED IN TERMS OF SECTION 24(2)(a) AND (d) OF THE ACT, WHICH MAY NOT COMMENCE WITHOUT ENVIRONMENTAL AUTHORISATION FROM THE COMPETENT AUTHORITY AND IN RESPECT OF WHICH THE INVESTIGATION, ASSESSMENT AND COMMUNICATION OF POTENTIAL IMPACT OF ACTIVITIES MUST FOLLOW THE PROCEDURE AS DESCRIBED IN REGULATIONS 22 TO 26 OF THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS, 2006, PROMULGATED IN TERMS OF SECTION 24(5) OF THE ACT -

Activity	Activity description	Identification	of
number		competent	

		authority
1	The construction of facilities or infrastructure,	The competent
	including associated structures or	authority in
	infrastructure, for -	respect of the
		activities listed in
	(a) the generation of electricity where the	this part of the
	electricity output is more than 10 megawatts	schedule is the
	but less than 20 megawatts;	environmental
		authority in the
	(b) the above ground storage of 1 000 tons	province in which
	or more but less than 100 000 tons of ore;	the activity is to be
		undertaken unless
	(c) the storage of 250 tons or more but	it is an application
	less than 100 000 tons of coal;	for an activity
		contemplated in
	(d) resorts, lodges, hotels or other tourism	section 24C(2) of
	and hospitality facilities in a protected area	the Act, in which
	contemplated in the National Environmental	case the
	Management: Protected Areas Act, 2003	competent
	(Act No. 57 of 2003);	authority is the
		Minister or an
	(e) any purpose where lawns, playing fields	organ of state with
	or sports tracks covering an area of more	delegated powers
	than three hectares, but less than 10	in terms of section
	hectares, will be established;	42(1) of the Act,
		as amended.
	(f) sport spectator facilities with the	
	capacity to hold 8 000 spectators or more;	
	(g) the slaughter of animals with a product	
	throughput of 10 000 kilograms or more per	
	year;	

- (h) the concentration of animals for the purpose of commercial production in densities that exceed -
  - (i) 20 square metres per head of cattle and more than 500 head of cattle per facility per year;
  - (ii) eight square meters per sheep and more than 1 000 sheep per facility per year;
  - (iii) eight square metres per pig and more than 250 pigs per facility per year excluding piglets that are not yet weaned;
  - (iv) 30 square metres per crocodile at any level of production, excluding crocodiles younger than 6 months;
  - (v) three square metres per head of poultry and more than 250 poultry per facility at any time, excluding chicks younger than 20 days;
  - (vi) three square metre per rabbit at and more than 250 rabbits per facility at any time; or
  - (vii) 100 square metres per ostrich and more than 50 ostriches per facility per year or 2500 square metres per breeding pair;
- (i) aquaculture production, including mariculture and algae farms, with a product throughput of 10 000 kilograms or more per year;

- (j) agri-industrial purposes, outside areas with an existing land use zoning for industrial purposes, that cover an area of 1 000 square metres or more;
- (k) the bulk transportation of sewage and water, including storm water, in pipelines with -
  - (i) an internal diameter of 0,36 metres or more; or
  - (ii) a peak throughput of 120 litres per second or more;
- (I) the transmission and distribution of electricity above ground with a capacity of more than 33 kilovolts and less than 120 kilovolts;
- (m) any purpose in the one in ten year flood line of a river or stream, or within 32 metres from the bank of a river or stream where the flood line is unknown, excluding purposes associated with existing residential use, but including -
  - (i) canals;
  - (ii) channels;
  - (iii) bridges;
  - (iv) dams; and
  - (v) weirs;
- (n) the off-stream storage of water, including dams and reservoirs, with a capacity of 50 000 cubic metres or more,

unless such storage falls within the ambit of the activity listed in item 6 of Government Notice No. R. 387 of 2006; (o) ...; (p) ...; (q) the landing, parking and maintenance of aircraft including helicopter landing pads, (i) excluding helicopter landing facilities and stops used exclusively emergency services; unpaved aircraft landing strips (ii) shorter than 1,4km; (iii) structures for equipment and aircraft storage; structures for maintenance and (iv) repair; structures for fuelling and fuel (v) storage; and (vi) structures for air cargo handling; the outdoor racing of motor powered vehicles including -(i) motorcars; (ii) trucks; motorcycles; (iii) (iv) quad bikes; boats; and (v) (vi) jet skis;

	(s);	
	(t) marinas and the launching of watercraft on inland fresh water systems;	
	(u) above ground cableways and funiculars;	
	(v) advertisements as defined in classes 1(a), 1(b), 1(c), 3(a), 3(b), 3(l) of the South African Manual for Outdoor Advertising Control.	
2	Construction or earth moving activities in the sea or within 100 metres inland of the high-	
	water mark of the sea, in respect of -	
	(a) facilities for the storage of material and	
	the maintenance of vessels;	
	(b) fixed or floating jetties and slipways;	
	(c) tidal pools;	
	(d) embankments;	
	(e) stabilising walls;	
	(f) buildings; or	
	(g) infrastructure.	
3	The prevention of the free movement of sand,	
	including erosion and accretion, by means of	
	planting vegetation, placing synthetic material	
	on dunes and exposed sand surfaces within a	
	distance of 100 metres inland of the high-	
	water mark of the sea.	
4	The dredging, excavation, infilling, removal or	
	moving of soil, sand or rock exceeding 5 cubic	
	metres from a river, tidal lagoon, tidal river,	
	lake, in-stream dam, floodplain or wetland.	

5	The removal or damaging of indigenous	
	vegetation of more than 10 square metres	
	within a distance of 100 metres inland of the	
	high-water mark of the sea.	
6	The excavation, moving, removal, depositing	
	or compacting of soil, sand, rock or rubble	
	covering an area exceeding 10 square metres	
	in the sea or within a distance of 100 metres	
	inland of the high-water mark of the sea.	
7	The above ground storage of a dangerous	
	good, including petrol, diesel, liquid petroleum	
	gas or paraffin, in containers with a combined	
	capacity of more than 30 cubic metres but less	
	than 1 000 cubic metres at any one location or	
	site.	
8	Reconnaissance, prospecting, mining or	The competent
	retention operations as provided for in the	authority for this
	Mineral and Petroleum Resources	part of the
	Development Act, 2002 (Act No. 28 of 2002),	schedule is the
	in respect of such permissions, rights,	Minister or an
	permits and renewals thereof.	organ of state with
9	In relation to permissions, rights, permits and	delegated powers
	renewals granted in terms of 8 above, or any	in terms of section
	other similar right granted in terms of previous	42(1) of the Act,
	mineral or mining legislation, the undertaking	as amended.
	of any prospecting or mining related activity or	
	operation within a prospecting, retention or	
	mining area, as defined in terms of section of 1	
	of the Mineral and Petroleum Resources	
	Development Act, 2002 (Act No. 28 of 2002).	
10	The establishment of cemeteries.	The competent

11	The decommissioning of a dam where the	authority in
	highest part of the dam wall, as measured	respect of the
	from the outside toe of the wall to the highest	activities listed in
	part of the wall, is 5 metres or higher or where	this part of the
	the high-water mark of the dam covers an area	schedule is the
	of more than 10 hectares.	environmental
12	The transformation or removal of indigenous	authority in the
	vegetation of 3 hectares or more or of any size	province in which
	where the transformation or removal would	the activity is to be
	occur within a critically endangered or an	undertaken unless
	endangered ecosystem listed in terms of	it is an application
	section 52 of the National Environmental	for an activity
	Management: Biodiversity Act, 2004 (Act No.	contemplated in
	10 of 2004).	section 24C(2) of
13	The abstraction of groundwater at a volume	the Act, in which
	where any general authorisation issued in	case the
	terms of the National Water Act, 1998 (Act No.	competent
	36 of 1998) will be exceeded.	authority is the
14	The construction of masts of any material or	Minister or an
	type and of any height, including those used	organ of state with
	for telecommunication broadcasting and radio	delegated powers
	transmission, but excluding -	in terms of section
	(a) masts of 15 metres and lower	42(1) of the Act,
	exclusively used	as amended.
	(i) by radio amateurs; or	
	(ii) for lighting purposes	
	(b) flag poles; and	
	(c) lightning conductor poles.	
15	The construction of a road that is wider than 4	
	metres or that has a reserve wider than 6	
	metres, excluding roads that fall within the	
	ambit of another listed activity or which are	
	access roads of less than 30 metres long.	

16	The transformation of undeveloped, vacant or	
	derelict land to -	
	(a) establish infill development covering	
	an area of 5 hectares or more, but	
	less than 20 hectares; or	
	(b) residential, mixed, retail, commercial,	
	industrial or institutional use where	
	such development does not constitute	
	infill and where the total area to be	
	transformed is bigger than 1 hectare.	
17	Phased activities where any one phase of the	
	activity may be below a threshold specified in	
	this Schedule but where a combination of the	
	phases, including expansions or extensions,	
	will exceed a specified threshold.	
18	The subdivision of portions of land 9 hectares	
	or larger into portions of 5 hectares or less.	
19	The development of a new facility or the	
	transformation of an existing facility for the	
	conducting of manufacturing processes,	
	warehousing, bottling, packaging, or storage,	
	which, including associated structures or	
	infrastructure, occupies an area of 1 000	
	square metres or more outside an existing	
	area zoned for industrial purposes.	
20	The transformation of an area zoned for use	
	as public open space or for a conservation	
	purpose to another use.	

21	The release of genetically modified organisms	
	into the environment in instances where	
	assessment is required by the Genetically	
	Modified Organisms Act, 1997 (Act No. 15 of	
	1997) or the National Environmental	
	Management: Biodiversity Act, 2004 (Act No.	
	10 of 2004).	
22	The release of any organism outside its	
	natural area of distribution that is to be used	
	for biological pest control.	
23	The decommissioning of existing facilities or	
	infrastructure, other than facilities or	
	infrastructure that commenced under an	
	environmental authorisation issued in terms of	
	the Environmental Impact Assessment	
	Regulations, 2006 made under section 24(5)	
	of the Act and published in Government Notice	
	No. R. 385 of 2006, for -	
	(a) electricity generation;	
	(b) nuclear reactors and storage of nuclear fuel;	
	(c) industrial activities where the facility or	
	the land on which it is located is	
	contaminated or has the potential to	
	be contaminated by any material	
	which may place a restriction on the	
	potential to re-use the site for a	
	different purpose;	
	(d);	
	(e);	
	(f); or	
	(g)	

- 24 The recommissioning or use of any facility or infrastructure. excluding any facility or infrastructure that commenced under an environmental authorisation issued in terms of Environmental the Impact Assessment Regulations, 2006 made under section 24(5) of the Act and published in Government Notice No. R. 385 of 2006, after a period of two years
  - (a) electricity generation;

from closure or temporary closure, for -

- (b) nuclear reactors and nuclear fuel storage; or
- (c) facilities for any process or activity, which require permission, authorisation, or further authorisation, in terms of legislation governing the release of emissions, pollution, effluent or waste prior to the facility being recommissioned, unless the facility for the process or activity is the list included in of waste management activities published in terms of section 19 of the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008) in which case the activity is regarded to be excluded from this list.

The expansion of or changes to existing facilities for any process or activity, which requires an amendment of an existing permit or license or a new permit or license in terms of legislation governing the release of emissions, pollution, effluent, unless the facility for the process or activity is included in the list of waste management activities published in terms of section 19 of the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008) in which case the activity is regarded to be excluded from this list.