

NOOR Boujdour 22 kV Power Line Boujdour Province



SESIA Vol 3 - Environmental and
Social Management Plan

Prepared for:



ACWA Power

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|---|----------------------|--|
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LIST OF ABBREVIATIONS

| Abbreviation | Meaning |
|--------------|--|
| ACWA | ACWA Power |
| BMP | Best Management Practice |
| CESMP | Construction Environmental Social Management Plan |
| ESMP | Environmental and Social Monitoring Plan |
| EMS | Environmental and Social Management System |
| EPs | Equator Principles |
| EPC | Engineering, Procurement and Construction |
| ERPs | Emergency Response Plans |
| ESIA | Environmental and Social Impact Assessment |
| FESIA | Framework Environmental Impact Assessment |
| GHG | Green House Gas Emissions |
| GIIP | UN Voluntary Principles on Security and Human Rights |
| IFC | International Finance Corporation |
| MASEN | Moroccan Agency for Solar Energy |
| MSDS | Material Safety Data Sheet |
| MW | Megawatt |
| O&M | Operation and Management |
| OESMP | Operational Environmental and Social Management Plan |
| PPA | Power Purchase Agreement |
| VOCs | Volatil Organic Compounds |
| 5 Capitals | 5 Capitals Environmental and Management Consulting |

1 INTRODUCTION

This document presents an outline Environmental and Social Management Plan (ESMP) prepared as part of the Specific Environmental and Social Impact Assessment (SESIA) for the NOOR Boujdour 22 kV Power Line (PL) being sponsored by the Moroccan Agency for Solar Energy (MASEN) and developed by ACWA Power. The Project Company, will be responsible for development and management of the construction and operation of the project. An EPC and O&M contractors will be selected and managed by the Project Company to engineer and construct the project, in conformance with the design specifications (MFS), regulatory environmental and social requirements, and the mitigation and monitoring measures discussed in the SESIA, this Environmental and Social Management Plan (ESMP) and supporting management plans.

The outline ESMP provided in this SESIA Vol. 3 is consistent with previous measures recommended in the Main Text (SESIA Vol 2). It provides detailed environmental and social actions and initiatives that will be developed within the EPC's Construction Environmental and Social Management Plan (CESMP) and the O&M's Operational Environmental and Social Management Plan (OESMP), and will therefore be implemented during the construction and operational phases of the project. This ESMP is a requirement of ACWA Power's policy to develop projects in line with Good International Industry Practice (GIIP).

The action items proposed in this ESMP are the minimum requirements that the EPC and the O&M must follow during construction and operation. The EPC is the party responsible to prepare and implement the CESMP and the O&M is the party responsible to prepare and implement the OESMP. The information provided in the following chapters is mandatory for use and application by the EPC/O&M and, in some instances, the Project Company. Further management plans and other documents are mentioned on this report, and these will also need drafting and implementation by the EPC or the O&M. In addition to the CESMP/OESMP, the EPC and the O&M may develop their own EHS plans, provided that it meets or exceeds the specific requirements in these cleared documents.

With regards to the decommissioning phase, it should be noted that the PL will be handed over to MASEN at the end of the 25-year Power Purchase Agreement (PPA) period and, consequently, the responsibilities for the decommissioning of the plant will fall under the responsibility of the owner. MASEN will ensure that a suitable Decommissioning E&S Management Plan is prepared for the decommissioning phase, fully aligned with all Moroccan and International requirements, and compliant with the requirements of the SESIA.

The aim of this report is therefore to outline systematically all the requirements that the EPC and O&M will have to consider and address in the preparation of all necessary documents

and procedures to ensure the successful implementation of the mitigation and monitoring strategies and to prevent any environmental and social impacts.

2 ESMP – CONTENTS AND STRUCTURE

This ESMP includes a detailed set of measures and procedures designed to ensure the implementation of the mitigation measures, which have been outlined in the SESIA Vol. 2, in order to eliminate, offset or reduce adverse environmental and social impacts to acceptable levels. These measures will be implemented at all stages of the project development, from construction, commissioning, and operation to decommissioning.

The ESMP also outlines the environmental and social management structure that will be responsible for implementing the procedures of the ESMP; therefore this structure includes roles and responsibilities of team members.

Finally, the management plan is iterative in nature and will be amended and configured prior to and during all phases as circumstances or activities change on site. The ESMP measures designed to ensure and assess the long-term effectiveness of the ESMP include:

- Program of audits and inspections;
- Procedure for recording and reporting environmental and social incidents;
- Procedures for recording complaints regarding environmental and social issues;
- System for liaising with the environmental regulatory authorities;
- Procedures for regular review of the ESMP; and
- Program for environmental and social monitoring.

The key benefits of a CESMP/OESMP are to:

- Establish a baseline against which environmental performance can be assessed;
- Provide a system for the formal identification of potential environmental and social impacts;
- Enable the identification of objectives and targets; and
- Provide a mechanism for monitoring and measuring of performance.
- Provide the organisation structure and responsibility to manage the environmental and social issues.

The content of this chapter will be used as a basic structure to provide a foundation upon which the development of a CESMP/OESMP can be achieved. All elements described below will need to be included as part of the CESMP/OESMP.

2.1 Applicable Legislation and Policy

The CESMP/OESMP will need to include a section that:

- Specifies the overall policy statement for the project, which will include the EPC/O&M's approach to environmental and social issues aligned with IFC requirements.
- Identifies the applicable national and international legislative requirements, guidelines and standards such as legislation in relation to pollution control, endangered species, hazardous waste standards, contaminated land, heritage and archaeology, and employment and social rights issues.
- Describes a grievance redress mechanism that should be implemented during the construction of the project

To ensure compliance with applicable requirements, all applicable laws, regulations and standards need to be documented. For the first draft of the CESMP, the laws and regulations included in the SESIA will be used. Then the legislative section of the CESMP / OESMP will be updated yearly.

2.2 Site Description and Existing Conditions

The CESMP/OESMP will be required to include the following:

- Location of the Project, including a site plan, showing construction site boundaries;
- Position of the project in relation to any sensitive receptors identified in the SESIA and new sensitive receptors that may be identified in the future; and
- Access road(s).

2.3 Description of Works

The CESMP/OESMP will provide a detailed programme of the construction/operational activities of the NOOR IV Boujdour 22 kV PL and will include, as a minimum:

- Proposed dates and sequences of the planned works with relation to the environmental and social issues outlined within this report in order to minimise disturbances to the local communities;
- Details of proposed normal working hours and intended start up and close down times;
- List of the equipment to be used;
- List of required equipment and site services such as water supply, sanitation, solid waste facilities, power supply, etc.;

- Details of the storage facilities required, e.g. for fuels, hazardous substances, chemicals, etc. and describe the method and minimum requirements for building these storage facilities;
- Vehicle access routes/points;
- Methods of the delivery/removal of materials/wastes and equipment;
- Details of proposed site accommodation (if any, only construction); and

2.4 Identifying the Environmental and Social Issues

A summary of the environmental/social issues and aspects will be included within the CESMP/OESMP and prepared based on the findings and various risks identified in the SESIA. This summary will be updated to reflect any additional risks resulting from the contractors/subcontractors selected methods of working, changes in site conditions, changes in program, and changes in design.

Given the nature of the project and as per the social and environmental assessment, risks would be identified within the CESMP/OESMP, which would include the categories for the environmental and social aspects outlined within this SESIA.

2.5 Environmental/Social Requirements and Compliance

The CESMP/OESMP will cover compliance requirements, monitoring and auditing procedures, roles and responsibilities and remedial actions. The CESMP will be agreed with the Environmental Authority and will include the requirements set out in the SESIA and in the approval permit. It will therefore include:

- Procedures for monitoring construction/operational processes against the national and international standards and with regard to the project environmental and social objectives; and
- Procedures for dealing with major pollution incidents that could unexpectedly occur during the construction or operational phase (including the reporting to the relevant authorities) and which are particularly related to air quality (e.g. dust), ecology (e.g. protected fauna/flora), ground/soil quality (contamination issues), noise and vibration, water resources, waste management, or cultural heritage (e.g. archaeological finds).

The mitigation measures that will be required, as a minimum, for the construction and operational phases are outlined on chapters 3 and 4 respectively. Monitoring measures are outlined on Chapter 6.

2.6 Monitoring, Recording, Inspection and Auditing Program

Daily inspections of work areas by the E&S Coordinator and weekly inspections as a minimum by the Site Manager will also need to be conducted to identify any issues or non-compliance with the CESMP and to monitor the daily work practices.

An inspection checklist will be prepared and will be provided to the External Auditors for evaluation, which will involve all the subcontractors to discuss environmental and social issues and their rectifications.

External audits will also need to be undertaken during construction and operation by an external, independent auditor in order to satisfy the international requirements applicable to this project. This audit will take place in order to ensure the following:

- Compliance with all standards and regulatory requirements, CESMP/OESMP and method statements;
- Auditing the contractor and subcontractor activities for non-conformances,
- Checking monitoring records, inspection checklists, and other relevant documentation; and
- Identifying the requirements for corrective actions.

The outcomes of the audit will also need to be documented including the recommendations and corrective actions.

2.7 Environmental/Social Training and Awareness Program

Training and awareness programmes are an extremely important part of the CESMP/OESMP and of the overall project development. All staff and labourers working on site will be required to attend an environmental/Social awareness and training program prior to commencing work, which will include, at least, the following:

- Induction training for general environmental and social awareness and the content of the CESMP/OESMP;
- Site induction training that will highlight the specific environmental (and health safety requirements described in a separate specialist framework management plan) requirements and activities being undertaken at the worksite including hours of operation, noise and vibration limits, necessary mitigation measures, soil and water control measures, sensitive receptors and local community issues, traffic access, site entrance and exits etc.;
- Dealing with and handling hazardous and non-hazardous wastes;
- The importance of waste recycling and associated procedures;
- Training on the emergency preparedness plan;
- Training on incident notification, investigation and reporting;

- Training for traffic monitoring and management;
- Induction training for construction site visitors, etc.

It is recommended that this be incorporated with a safety-training programme, which will be required for all employees working on the Power Line site.

2.8 Environmental Management Staff: Roles and Responsibilities

Documentation detailing the management structure that includes the organisational structure encompassing all staff responsible for environmental work will be outlined within the CESMP/OESMP.

The CESMP/OESMP will need to define the respective roles and responsibilities with regard to the environment and identify the site's responsible Environmental Manager. Descriptions of individual environmental team responsibilities will also be detailed and include, but not be limited to, the following team members:

Project Director/Manager is responsible for the delivery of the project, which includes environmental and social management requirements.

Construction/Operational Manager and Site Manager are responsible for ensuring that Environment, Health and Safety (EH&S) measures are managed during construction and operational phases.

Contractors are responsible for consistently implementing environmental and social management measures in accordance with the mitigation and monitoring measures outlined in the SESIA and are in compliance with the national and international applicable regulations.

The Subcontractors' responsibilities parallel those of the Contractor's project personnel, and therefore all persons working on site will comply with the environmental and social requirements detailed in the CESMP/OESMP.

The assigned EPC/O&M will be required to employ a dedicated and experienced Environmental/Social Coordinator at all times on site, to ensure the CESMP/OESMP mitigation measures are followed and resolve issues as and when they may arise.

Furthermore, the EPC/O&M will be required to engage an independent Environmental and Social Consultancy to undertake external audits against the environmental and social requirements established in the SESIA and the future CESMP/OESMP .

The contracts placed on the Contractors will need to clearly specify the environmental and social requirements expected of contractors working on the NOOR IV Boujdour 22 kV PL.

Resources

All levels of management are accountable to ensure that the necessary resources are available for implementing and accomplishing environmental and social responsibilities. Therefore, the following issues will be provided and assured:

- Appointed Environmental/Social Managers will be competent and experienced in the relevant issues;
- Suitable time will be allocated to manage these issues;
- Environmental and Community awareness training will be provided;
- Suitable documentation will be provided;
- Appropriate equipment will be appropriated; and
- Suitable budget will be allocated for managing environmental and social incidents.

2.9 Communication

Communication, both internally and externally, is an important aspect of successful project delivery. Internal communication includes arranging regular meetings for the Project team to review and co-ordinate project progress with regards to environmental and community issues. External communications, with the local representatives will also need to be conducted regularly.

In addition, as a mechanism by which community members can lodge grievances, the fence of the project boundary will include sign boards listing the contact details of the Social & Environmental coordinator, general inquiry phone number, company mailing address and website address. In this manner, members from the local community can either obtain more information regarding the project and /or lodge any concerns and complaints. This contact information will also be provided in municipal and/or public service buildings of the closest residential areas.

The following minimum procedures shall be implemented when a grievance is submitted:

- All grievances will be logged and reviewed by the Environmental/Social Coordinator.
- The Site Environmental/Social Coordinator will identify the mechanism to redress the grievance, will identify the party responsible for accomplishing the task and will issue the instruction to complete the action.
- The site environmental Manager will review the adequacy of the action and approve the completion of the action.

- All steps of the process will be logged in the Grievance register and the relevant environmental issue of the CESMP will be updated accordingly (i.e. monitoring, training, material supplies, budgeting, staffing...etc.).

2.10 Document Control and Review

All documents relevant to the CESMP/OESMP will be controlled. The controlled documents include the CESMP/OESMP report, procedures, audit reports, incident reports, records, and community complaints. The EPC/O&M Environmental/Social Coordinator will be responsible for the quarterly/annual review of the CESMP/OESMP, its procedures and its implementation on site. If any new machinery or process is introduced on site, the existing CESMP/OESMP will be updated accordingly.

2.11 Management Structures and Procedures

All personnel in the EPC/O&M Project Team are responsible for protecting the environment and community by ensuring that appropriate protection measures are implemented.

The table below offers a general representation of the likely general management structure and assigned responsibilities. The EPC/O&M must assign these responsibilities to the concerned personnel and incorporate the roles within the CESMP/OESMP.

| Role | Environmental Responsibility |
|---|--|
| Project Director/ Manager | <ul style="list-style-type: none"> • Understand the requirements and objectives of the CESMP/OESMP; • Ensure resources (personnel and financial) are provided to prepare and implement the CESMP/OESMP; • Overall responsibility for environmental and social performance; • Approve reports of environmental issues and non-conformance to the client in the regular reporting and when any issues arise; • Facilitate proactive communication between all role-players in the interest of effective environmental and social management; • Implement temporary work stoppages where serious environmental or social infringements and noncompliance occur; • Enforce compliance with CESMP/OESMP and all legal regulations; • Ensure all employees undergo environmental and social training; and • Ensure the CESMP/OESMP is updated and approve the final updates |
| Environmental /Social Coordinator | <ul style="list-style-type: none"> • Set up program for regular monitoring; • Follow up community complaints; • Conduct inspections to monitor environmental performance and compliance with the CESMP/OESMP by contractors; • Check CESMP/OESMP compliance with legal requirements on regular basis; • Ensure the environmental and social meetings are held on a regular basis; • Communicate and advise PM and subcontractors on environmental and social aspects; • Participate in regular site meetings, so that environmental and social issues are on the agenda; |

| Role | Environmental Responsibility |
|---------------------------------|--|
| | <ul style="list-style-type: none"> • Report, investigate and follow up on incidents (environmental and social); • Establish corrective action plan for any non-compliance including action plan for prevention of such misconduct or incident; • Develop, implement and manage the environmental and social training program • Has been trained to identify environmental and social issues in order to convey any observed issues. |
| (Construction) HSE Site Manager | <ul style="list-style-type: none"> • Responsible for overall environmental performance of the contractor and subcontractors; • Allocate sufficient resources to ensure compliance and effectiveness of CESMP/OESMP; • Ensure sub-contractors have a copy of the CESMP/OESMP and are aware of their environmental obligations; • Enforce compliance with CESMP/OESMP and all legal regulations; • Communicate environmental and social aspects with PM and HSE managers; • Ensure Environmental training is undertaken; • Ensure internal/external complaints are addressed; • Ensure that an Environmental and Social coordinator is assigned to the team; and • Maintain document registers for training, incidents, waste management and other related environmental reporting requirements. |
| Sub-contractor-foreman | <ul style="list-style-type: none"> • Implement the requirements of the CESMP/OESMP; • Allocate the necessary resources to ensure compliance and effectiveness of the CESMP/OESMP; • Cooperate with the Environmental/Social Coordinator to ensure that site inspections and training are conducted; • Comply with the observations and requirements for corrective actions, which are issued by the inspector; • Report all incidents and non-compliance to Site manager; • Notify the Construction Manager/Site Manager of any changes on the program, construction/operational method which may affect the environmental mitigation measures and ability to comply with the CESMP/OESMP and regulations; • Maintain a register of incidents and waste management for future audits; • Maintain a register of complaints and correction actions |
| Workers | <ul style="list-style-type: none"> • Undergo environmental and social awareness training; • Undergo Health and Safety awareness training (provided by an H&S specialist in accordance with H&S guidelines provided under a separate study) • Understand environmental procedures and environmental /social aspects relevant to activities; • In case of any accident or non-compliance report that immediately to foreman. |
| Visitors | All visitors must comply with the CESMP/OESMP, must receive an induction before entering the site and must comply with the instructions given by site staff. |

3 CESMP MITIGATION MEASURES

3.1 Introduction

In order to ensure compliance with environmental legislation, both national and international, the CESMP will be developed to manage environmental risks during the construction phase. The complete CESMP will need to be prepared by the EPC and all sub-contractors will be obliged to adhere to procedures that are outlined. This also includes following and enacting proper management structures.

The CESMP will be required to cover all construction components of the proposed PL project and will provide detailed specifications for individual activities. The purpose of these is to reduce the severity of impacts of the construction of the Project through avoidance, prevention, reduction and rectification. The actions to be set out in the CESMP are intended to act as a guide and tool for anticipating, recording and ameliorating any potential or actual impacts that may arise. In this regard, the CESMP will be designed to specify timing and technical aspects of optimising or reducing positive and negative impacts, respectively and will evolve as the construction progresses to ensure that its content reflects the current construction programme.

As a more practical approach, the specific requirements of the CESMP may be finalised in accordance with the developing stages of construction.

Managers and supervisors are responsible for providing assurance that their work unit is following the CESMP, including actions in the work method statements and conducting regular audits of the management system. A documented auditable trail will be established for verification purposes.

The content of this chapter will be used as a basic structure to provide a foundation upon which the development of a CESMP can be achieved. The following chapters describe the anticipated key contents of the full CESMP.

3.2 Mitigation Measures for Construction

This section outlines the mitigation measures for the potential environmental and social impacts in the construction phase identified through the SESIA process (SESI Vol2).

Design phase mitigation measures have also been identified for consideration during the detailed design of the Boujdour 22KV PL. Typically, the recommendations involve the use of pollution control technologies to minimise the environmental and social impacts.

The activities and measures suggested in these tables are for general working practices and typical working activities and conditions during the construction phase of the proposed project. These mitigation measures have been developed in accordance with Good International Industry Practice (GIIP).

The table below outlines the following information:

- Environmental and Social Aspects;
- Details of required Mitigation measures;
- Parties responsible for implementations/Monitoring;
- Implementation Timetable/Costs;
- Initial impact significance, and
- Anticipated residual impact significance.

With regards to cost, it should be noted that the majority of the recommended mitigation measures relate to integrating appropriate management strategies and work practices. Therefore, few of the proposed mitigation strategies require the purchase of additional materials or the construction of additional structures that have not been already integrated in the design and operation activities.

The cost of the mitigation measures, which require the services of 3rd parties, can only be estimated once the EPC/O&M has negotiated specific contracts with local service providers.

However, wherever possible, estimates have been provided for information purposes only. The costs for the implementation of the mitigation measures are part of the overall project costs.

The overall effectiveness of the mitigation measures will be assessed by site monitoring programs, which will be implemented during the construction and operation phases of the project. The monitoring activities will also be designed to evaluate the project's compliance against environmental and social guidelines.

Environmental and social monitoring for the construction and operational phases is discussed in Chapter 6. Monitoring measures will be included in the CESMP.

3.2.1 Air Quality

Table 3-1 Air quality Mitigation Measures – Construction Phase

| Impact/Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|---|---------------------|---|----------------|--|---------------------|
| Dust from Transportation | Minor to Moderate | Powdery materials (e.g. cements) will be transported in sealed containers | EPC | As soon as the works start and throughout construction period. | Negligible to Minor |
| | | The PL corridor will be sprayed with water to minimise the dust from vehicles movements if the dust levels (visual inspection) are considered high. | EPC | As soon as the works start and throughout construction period. | |
| Gaseous and Particulate emissions from Transportation | Negligible to Minor | Vehicles and machinery will be periodically inspected for their worthiness and where necessary will not be permitted to enter the PL corridor. | EPC | As soon as the works start and throughout construction period. | Negligible |
| | | Efficiently manage deliveries of equipment to reduce the number of trips. | EPC | As soon as the works start and throughout construction period. | |
| | | Designated tracks/roads will include signage for directions and speed limits. | EPC | As soon as the works start and throughout construction period. | |
| | | Vehicles will be turned off while waiting to minimise gas emissions. | EPC | As soon as the works start and throughout construction period. | |

3.2.2 Noise and Vibration

Table 3-2 Noise and Vibration Mitigation Measures – Construction phase

| Impact/ Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|------------------------------|------------------|--|----------------|--|-----------------|
| Construction Noise/Vibration | Major | All activities with highest noise emissions at the interconnection point (ONEE substation) will be undertaken during daytime in the working week and not on official holidays. | EPC | As soon as the works start and throughout construction period. | Minor |
| | | Diesel compression equipment or generators will be equipped with effective silencers when necessary | EPC | As soon as the works start and throughout construction period. | |
| | | Electrically powered equipment will be preferred, where practical, to mechanically powered alternatives. All mechanically powered equipment will also be fitted with suitable silencers when necessary. | EPC | As soon as the works start and throughout construction period. Cost should be integrated into the budget. | |
| | | Plant equipment on the PL corridor operating intermittently will be shut down in the intervening periods between uses. | EPC | As soon as the works start and throughout construction period. | |
| | | Construction employees will, at all times, carry out all work in such a manner as to keep any disturbance from noise and vibration to a minimum. | EPC | As soon as the works start and throughout construction period. | |
| | | Where noise levels exceed 85dB(A) for an 8-hour time-weighted average, hearing protection devices shall be provided to workers. No unprotected ear should be exposed to a peak sound pressure level (instantaneous) of more than 140 dB(C) | EPC | As soon as the works start and throughout construction period. | |
| Vehicle Noise | Minor | Vehicles will be equipped with effective silencers when necessary and switched off when are not in motion for more than 2 minutes | EPC | As soon as the works start and throughout construction period. | Negligible |
| | | All vehicles will be adequately maintained in order to minimise sound | EPC | As soon as the works start | |

| Impact/ Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|----------------|------------------|--|----------------|--|-----------------|
| | | emissions. | | and throughout construction period. | |
| | | Speed limits are included in the Traffic and Road Safety Section of this SESIA. Besides road safety, these limits will contribute to reduce noise levels resulting from traffic movements particularly in residential areas without bypass road. | EPC | As soon as the works start and throughout construction period. | |

3.2.3 Soil and Groundwater Protection

Table 3-3 Soil Mitigation Measures – Construction Phase

| Impact/Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|---|------------------|--|----------------|--|-----------------|
| Leaks and Spillage of Hazardous Materials | Moderate | Chemicals, fuels, lubricants and paints will be stored and transferred only in dedicated locations of the shared Laydown Area on impermeable surfaces to prevent leakage into the ground and contained inside a secondary bund (110% of largest container). | EPC | As soon as the works start and throughout construction period. | Negligible |
| | | Storage areas will be designed and located considering potential ground contamination risks. Runoff will be prevented from entering areas where hazardous materials are stored, handled or transferred. If runoff can enter potentially contaminated areas, a dedicated drainage system will direct the run off to dedicated tanks to avoid impacts to soils and groundwater. The fluids in these tanks will be collected by licensed operators and managed as Hazardous wastewater. | EPC | As soon as the works start and throughout construction period. | |
| | | Hazardous materials storage area will be positioned away from major transport corridors in the shared Laydown Area, in order to avoid potential collisions from vehicles or other machinery. | EPC | As soon as the works start and throughout construction period. | |
| | | Health care waste will be separated following GIIP (at least, infectious waste, sharps, pharmaceutical and chemical wastes, and waste containing high levels of hazardous substance(s) or pressurised containers, if any) | EPC | As soon as the works start and throughout construction period. | |
| | | No refuelling of vehicles or equipment will be undertaken outside the dedicated location of the shared Laydown Area. | EPC | As soon as the works start and throughout construction period. | |
| | | All chemicals will be handled in accordance with relevant | EPC | As soon as the works | |

| Impact/ Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|----------------|------------------|--|----------------|--|-----------------|
| | | instructions (MSDS) | | start and throughout construction period. | |
| | | Reduce quantity of chemicals and fuels to minimum practicable levels | EPC | As soon as the works start and throughout construction period. | |
| | | Regularly inspect drip collectors and containers for spill and leaks. | EPC | As soon as the works start and throughout construction period. | |
| | | Provide spill kits at all areas where hazardous liquids are stored. | EPC | As soon as the works start and throughout construction period. | |
| | | Develop and implement an Emergency preparedness and Response Plan, to immediately remediate the affected area in the event of a spill or leakage of chemicals, fuels, paints, and any hazardous material. | EPC | As soon as the works start and throughout construction period. | |
| | | Washing of equipment, machinery, and vehicles will not be permitted and will only be carried out in adequate offsite premises. | EPC | As soon as the works start and throughout construction period. | |
| | | Vehicle maintenance will not be undertaken in the PL corridor and will be carried out only in offsite permitted premises | EPC | As soon as the works start and throughout construction period. | |
| | | If vehicles and machinery are too large to be moved offsite, or if it is not practicable to move the machinery for maintenance during the construction phase, then measures to protect the soils from spills and leaks during the cleaning/maintenance activity must be implemented (impermeable hard standing area with dedicated drainage system located). Maintenance of these vehicles will only be undertaken in the shared Laydown Area. | EPC | As soon as the works start and throughout construction period. | |

| Impact/Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|------------------------------|------------------|---|----------------|--|-----------------|
| Erosion / Soil Compaction | Minor | Minimise disturbed areas. | EPC | As soon as the works start and throughout construction period. | Negligible |
| Cross-contamination of Soils | | Excavated materials will be kept in the stockpile for as short a time as possible and, once an area is back-filled with soil material, compacted in a short time. | EPC | As soon as the works start and throughout construction period. | |
| | | Areas where vehicles are allowed to circulate will be minimized and located only inside the corridor. | EPC | As soon as the works start and throughout construction period. | |
| | | Implement good maintenance practices during construction activities, including the procedure and requirements for the proper handling, storage and transport of chemicals and hazardous waste | EPC | As soon as the works start and throughout construction period. | |

3.2.4 Biodiversity

Table 3-4 Biodiversity Mitigation Measures – Construction Phase

| Impact/Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|---------------|-------------------|---|----------------|--|-----------------|
| Habitat Loss | Minor to Moderate | <p>The following Moroccan endemic species were identified within the study area. <i>Euphorbia balsamifera</i>, <i>Ononis Hesperia</i>, <i>Teucrium chardonianum</i>, <i>Zilla spinosa subs. pcotata</i>, <i>Helianthemum canariense</i>, <i>Pentzia hesperdium</i>, <i>Suaeda ifniensis</i>, <i>Suaeda monodiana</i>, and <i>Zygophyllum waterlottii</i>.</p> <p>Avoidance of clearing any of these endemic species will be undertaken where possible. Appendix 2 of the ESIA Vol.2 includes a picture of each of these species.</p> <p>Adjustment of the proposed poles or tracks will be considered if any endemic species are to be affected by vegetation</p> | EPC | As soon as the works start and throughout construction period. | Minor |

| Impact/Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|---------------------------|-------------------|---|----------------|--|-----------------|
| | | clearance. | | | |
| | | These endemic species will be planted, where practical, at the landscaping areas (within the PV site) at the end of construction, to maintain populations locally. The Project Company can select the most suitable approach to comply with the measures outlined above. Seeds will be collected from local sources for sowing onto areas of land which are not a fire risk to the PV Plant and suitable for the site landscaping. | EPC | As soon as the works start and throughout construction period. Cost should be integrated into the budget. | |
| | | The contractor will ensure that no encroachment to the nearby, adjacent land will occur. | EPC | As soon as the works start and throughout construction period. | |
| | | All construction vehicles will adhere to clearly defined transport routes identified during induction training. This will emphasise the need to adhere to the designated routes in order to protect the existing vegetation and fauna and reduce encroachment onto adjacent land, and reduce dust fall across the site. | EPC | As soon as the works start and throughout construction period. | |
| Poaching/Hunting/Trade | Minor to Moderate | Hunting, falconry and trade will be strictly forbidden along the PL corridor and adjacent 500m buffer zone. Induction training and informative boards will raise awareness to all employees and subcontractors. | EPC | As soon as the works start and throughout construction period. | Minor |
| Direct mortality of fauna | Minor to Moderate | Speed limit will be imposed across the construction site in order to avoid direct mortality of fauna. Speed limits onsite are specified on Chapter 14 Traffic. | EPC | As soon as the works start and throughout construction period. | Minor |
| | | Transportation within and to and from the site will be minimised through efficient transport management in order to minimise the risk of running animals over. | EPC | As soon as the works start and throughout construction period. | |

| Impact/Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|---|------------------|---|----------------|--|-----------------|
| | | Fires will be forbidden onsite or anywhere along the PL corridor. | EPC | As soon as the works start and throughout construction period. | |
| | | Induction training for employees will include awareness of ecological management protocols including activities forbidden onsite, and protocols when fauna is encountered. | EPC | CESMP – Management and monitoring | |
| | | If construction works will take place during the nesting period, in order to avoid the destruction of active nests/burrows, vegetation clearance will be scheduled before the commencement of the breeding period (end-February 2017) | EPC | CESMP – Management and monitoring | |
| | | Training on conservation awareness on bird nests and burrows will be undertaken onsite. | EPC | CESMP – Management and monitoring | |
| Human disturbance | Minor | No glare or light spill from floodlights will be directed to the natural environment around the PL corridor or the 500m buffer. | EPC | As soon as the works start and throughout construction period. | Negligible |
| Direct mortality of avifauna due to electrocution | Minor Negative | <p>The EPC will prepare a technical assessment of the PL design, to show compliance with international good practice for bird mortality management in the design of the line, as specified in the EU “<i>Bern Convention Group of Experts on Conservation of Birds</i>” and Birdlife “<i>Birds and Power Lines within the Rift Valley/ Red Sea Flyway</i>”.</p> <p>Aspects to be included in the assessment will include, but not be limited to:</p> <ul style="list-style-type: none"> • The installation of bird rejecters above non-suspended insulators; • Strain poles with power lines below the crossarm to have insulating chains of more than 60cm length • Avoidance of strain poles with one conductor above the crossarm | EPC | Design | Negligible |

| Impact/ Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|----------------|------------------|---|----------------|------------------------------|-----------------|
| | | <ul style="list-style-type: none"> Avoidance of power poles with upright insulators Conductors of suspended insulators will be placed at least 140cm apart. For poles with the middle suspended insulator in a triangle- or vault-shaped frame, the distance between the perching site and middle suspended insulator to be at least 200cm in order to avoid electrocution during perching. Terminal Poles and Tower stations: over voltage reactors to be attached below the crossarm and all down leading wires will be insulated with tubing. Switch towers to be designed to have their switches below the cross arm. <p>For each of these design recommendations, the EPC will clearly state which have been incorporated into the design, and when any has not been incorporated, the technical reason why it is not applicable will be outlined.</p> <ul style="list-style-type: none"> The report will be submitted to the Project Company and reviewed by a qualified independent expert to ensure that the proposed detailed design is aligned with good international practice to minimise bird mortality. | | | |

3.2.5 Non-hazardous Waste and Hazardous Materials

Table 3-6 Non-hazardous Waste and Hazardous Materials Mitigation Measures – Construction Phase

| Impact/ Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|--------------------------------|---------------------|-----------------------------------|----------------|---|-----------------|
| Solid waste volumes/quantities | Negligible to Minor | 100% waste metal will be recycled | EPC | As soon as the works start and throughout | Negligible |

| Impact/ Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|----------------|---------------------|--|----------------|--|-----------------|
| | | | | construction period. | |
| | | Ordering materials that have reusable packaging and/or in bulk can significantly reduce waste generated | EPC | As soon as the works start and throughout construction period. | |
| | | Request suppliers to use minimal packaging. | EPC | As soon as the works start and throughout construction period. | |
| | | Chemicals should be ordered in returnable drums. | EPC | As soon as the works start and throughout construction period. | |
| | | “Buy-back” arrangements should be made with key suppliers so that any surplus chemicals or materials can be returned | EPC | As soon as the works start and throughout construction period. | |
| | | Refillable containers will be used, where possible, for collection of solid and liquid wastes | EPC | As soon as the works start and throughout construction period. | |
| Housekeeping | Negligible to Minor | Separate waste streams to facilitate recycling. All storage areas must be well organised and waste appropriately managed through segregation by type (paper, plastic, metal, masonry) and whether the material is reusable onsite, recyclable or non-recyclable. | EPC | As soon as the works start and throughout construction | Negligible |

| Impact/ Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|----------------|---------------------|---|----------------|--|-----------------|
| | | | | period. | |
| | | A waste log will be kept onsite and will contain, at least, information about quantities, management solution (according to the waste management hierarchy described in the baseline section) types, operator, final disposal/destination, etc.) | EPC | As soon as the works start and throughout construction period. | |
| | | Install adequate containers for non-hazardous waste in designated areas to prevent waste from dispersing throughout the PL alignment. All containers will be collected, segregated and emptied on a regular basis in the storage facilities located in the shared Laydown Area. | EPC | As soon as the works start and throughout construction period. | |
| | | Include in the employees' inception training sections to increase their awareness of waste management protocols including proper handling and storage of waste, and emergency response and contingency plans. | EPC | As soon as the works start and throughout construction period. | |
| | | Separate waste streams to facilitate recycling. All storage areas must be well organised and waste appropriately managed through segregation of hazardous and non-hazardous waste. Waste within each category will be further segregated by type (paper, plastic, metal, masonry) and whether the material is recyclable or non-recyclable. | EPC | As soon as the works start and throughout construction period. | |
| Waste Storage | Negligible to Minor | Food waste must be stored within a sealed metal or plastic skip or bin, in order to prevent vermin/pests gaining access | EPC | As soon as the works start and throughout construction period. | Negligible |
| | | Lightweight waste e.g. paper, cardboard, plastics: Must be stored within a skip sealed with a secured tarpaulin/netting sufficient to prevent any material being dispersed. | EPC | As soon as the works start and throughout construction period. | |

| Impact/ Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|----------------|------------------|--|----------------|--|-----------------|
| | | Heavy waste must be contained within an open skip, providing that segregation occurs effectively enough to remove all lightweight material that could be blown away. | EPC | As soon as the works start and throughout construction period. | |
| | | For litter (food waste, domestic waste), bins for separate categories will be placed throughout the site at locations where construction workers and staff consume food. These will be regularly collected and taken to the laydown area. Portable separate bins will also be placed at areas where works will be undertaken (interconnection point, power line, access road, etc.) | EPC | As soon as the works start and throughout construction period. | |
| | | No underground waste containers will be deployed and will be located in a fenced dedicated area in the shared Laydown Area. This waste storage area will be located considering potential risks (e.g. traffic accident). | EPC | As soon as the works start and throughout construction period. | |
| | | Waste containers will be clearly marked with appropriate warning labels to accurately describe their contents and detailed safety precautions. Labels will be waterproof, and securely attached. Wherever possible, chemicals will be kept in their original container | EPC | As soon as the works start and throughout construction period. | |
| | | Waste generated during construction and stored in the shared Laydown Area will only be transported off-site for disposal by an appropriately licensed vendor. This service provider will follow the proper protocols to ensure that all waste handling and disposal from the site is carried out according to accepted national/regional environmental regulations. A record for all streams of generated and collected waste will be kept onsite. | EPC | As soon as the works start and throughout construction period. | |
| | | Regular training of personnel in proper waste management and chemical handling procedures will be conducted at regular intervals. | EPC | As soon as the works start and throughout | |

| Impact/ Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|------------------|---------------------|---|----------------|--|-----------------|
| | | | | construction period. | |
| | | Incineration/burning of wastes will not be allowed | EPC | As soon as the works start and throughout construction period. | |
| | | Incineration/burning of wastes will not be allowed | EPC | As soon as the works start and throughout construction period. | |
| | | Only qualified personnel are authorized to handle hazardous materials. | EPC | As soon as the works start and throughout construction period. | |
| | | Waste and hazardous materials must be placed in leakproof containers with sufficient containment to prevent spillage. These categories include hazardous materials contained in mobile refueling tanks. | EPC | As soon as the works start and throughout construction period. | |
| Waste Facilities | Negligible to Minor | Only Waste management facilities approved by national/regional authorities shall be used for the disposal of non-hazardous and hazardous wastes, respectively. | EPC | As soon as the works start and throughout construction period. | Negligible |

3.2.6 Wastewater Management

Table 3-5 Wastewater Mitigation Measures – Construction Phase

| Impact/ Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|---------------------|---------------------|--|----------------|--|-----------------|
| Domestic Wastewater | Negligible to Minor | Chemical toilets/ septic tanks will be available at appropriate locations in the PL corridor and in the shared Laydown Area in sufficient number to attend the number of employees expected. | EPC | As soon as the works start and throughout construction period. | Negligible |
| | | No domestic wastewater will be discharged outside the chemical toilets / septic tanks | EPC | As soon as the works start and throughout construction period. | |
| | | Licensed operators will collect wastewater from chemical toilets/ septic tanks. Each chemical toilets/ septic tank will generally be collected and emptied before its contents reaches 80% of its capacity. | EPC | As soon as the works start and throughout construction period. | |
| | | Septic tanks must be completely emptied before demobilisation to avoid contamination to the ground. The demobilisation procedure will ensure that tanks are not destroyed or damaged during the removal process. | EPC | As soon as the works start and throughout construction period. | |

3.2.7 Traffic and Road Safety

Table 3-7 Traffic and Road Safety mitigation measures – construction phase

| Impact/ Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|------------------------|---------------------|---|----------------|--|-----------------|
| Increased traffic load | Negligible to Minor | Determine the designated access routes for delivery of equipment, road capacity, entrance/exit points, etc. | EPC | As soon as the works start and throughout construction period. | Negligible |

| Impact/ Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|---|------------------|---|----------------|--|-----------------|
| along National Highway and other on Residential Areas | | Determine requirements for regular maintenance of vehicles (currently implemented) and use of manufacturer approved parts | EPC | As soon as the works start and throughout construction period. | |
| | | Identify areas/spots sensitive to road safety issues and implement the necessary road safety measures, including residential areas where construction-related vehicles will pass through and at the interconnection point of the access road with the N1 road. Sensitive area will be communicated in advance to all drivers who will be provided with maps to ensure awareness. Special measures will need to be implemented if deemed necessary and appropriately communicated to drivers (e.g. lowers speed at a specific vulnerable spot in the route). | EPC | As soon as the works start and throughout construction period. | |
| | | Manage delivery times of construction materials and equipment outside of peak hours. | EPC | As soon as the works start and throughout construction period. | |
| | | Stagger key deliveries or periods of high vehicle movements to the laydown area and reduce waiting times for drivers and over demand on receiving staff at the laydown area. | EPC | As soon as the works start and throughout construction period. | |
| | | Engines will be turned off while waiting in or outside the site. | EPC | As soon as the works start and throughout construction period. | |
| | | Staff will not be allowed to rest in vehicles to prevent excessive fuel wastage through the need to use air conditioning. Appropriate resting facilities will be provided at the landing for the drivers at the laydown area. | EPC | As soon as the works start and throughout construction period. | |
| | | Drivers should be fully competent and authorised to drive HGVs and should receive specific road safety training | EPC | As soon as the works start and throughout construction period. | |

| Impact/ Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|---|-------------------|--|----------------|--|-----------------|
| | | All vehicles dedicated full time for the project and circulating on roads outside the site (owned or used by the Project Company, EPC or subcontractors) will have a clearly visible unique identification number and a sign with a telephone number for any road user that identifies reckless driving behaviour to be able to report it. Reports will be documented as grievances and investigated. | EPC | As soon as the works start and throughout construction period. | |
| Movement of vehicles alongside the corridor | Minor to Moderate | Temporary construction roads will be clearly signalled. Dust suppression measures will be conducted where and when required. | EPC | As soon as the works start and throughout construction period. | Negligible |
| | | Determine the designated access routes for delivery of equipment, corridor entrance points. | EPC | As soon as the works start and throughout construction period. | |
| | | A 30km/h speed limit will be imposed across the construction site in order to avoid direct mortality of fauna. Vehicle speeds will be restricted to 20Km/h on unpaved areas. | EPC | As soon as the works start and throughout construction period. | |
| | | Post designated routes and signs for directions and speed limits along the site. | EPC | As soon as the works start and throughout construction period. | |
| | | Specific waiting areas will be designated in suitable locations. No waiting areas will be designate in proximity to residential units or settlements. | EPC | As soon as the works start and throughout construction period. | |
| | | Inspect daily N1 and remove building materials | EPC | As soon as the works start and throughout construction period. | |

3.2.8 Archaeology and Heritage

Table 3-8 Archaeology and Heritage Mitigation Measures – Construction Phase

| Impact/ Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|----------------|------------------|--------------------|----------------|------------------------------|-----------------|
|----------------|------------------|--------------------|----------------|------------------------------|-----------------|

| | | | | | |
|--|-------|-----------------------------------|-----|--|------------|
| Destruction of unknown archaeological remains onsite | Minor | Implement a Chance Find Procedure | EPC | As soon as the works start and throughout construction period. | Negligible |
|--|-------|-----------------------------------|-----|--|------------|

3.2.9 Landscape and Visual

Table 3-9 Landscape and Visual Mitigation Measures – Construction Phase

| Impact/ Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|-----------------|------------------|---|----------------|---|---------------------|
| Light Pollution | Minor | Any flood lights required during night time construction activities will be directed onto the PL corridor, with a maximum position angle of 30° from vertical, therefore minimising any potential light leakage and impacts at night. | EPC | As soon as the works start and throughout construction period | Negligible to Minor |

3.2.10 Socio-economic

Table 3-10 Socio-economic Mitigation Measures – Construction Phase

| Impact/ Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|------------------------------|------------------|---|----------------|---|-------------------|
| Employment and Accommodation | Minor Positive | The project will seek to employ local workers where they are willing and available and have the skills required for the task. Non-specialist job opportunities will be offered to the local residents prior to hiring of employees from other areas when possible. The employment of women and vulnerable groups will be specifically targeted when possible. | EPC | As soon as the works start and throughout construction period | Moderate Positive |
| | | Establish and implement a recruiting policy and ensure that the necessary measures to mitigate negative impacts associated with labour and working conditions are implemented (e.g. child and forced labour, exploitation, excessive overtime, insufficient wages, harassment, | EPC | As soon as the works start and throughout construction period | |

| Impact/ Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|----------------|------------------|---|----------------|---|-----------------|
| | | unsafe/unhygienic living and working conditions, etc.). Labour and working conditions will be aligned with IFC standards. | | | |
| | | Workers' accommodation (if required, as it is not envisaged at this stage) will comply with IFC standards. | EPC | As soon as the works start and throughout construction period Cost should be integrated into the budget. | |
| | | Strict controls over the provision of housing shall prevent any unplanned settlements from developing. | EPC | As soon as the works start and throughout construction period | |
| | | A Retrenchment Plan will be prepared for moving from construction to operation. | EPC | As soon as the works start and throughout construction period | |
| Purchases | Minor Positive | The EPC will only engage with reputable suppliers that do not use force or child labour and are capable to comply with the environmental and social standards established by the IFC for suppliers. | EPC | As soon as the works start and throughout construction period | Minor Positive |
| | | The EPC will only engage with reputable subcontractors that do not use force or child labour and are capable to implement the applicable with environmental and social measures established in the CESMP and other documents applicable to the construction of the project. | EPC | As soon as the works start and throughout construction period | |

| Impact/ Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|---------------------------------|------------------------------|--|----------------|---|------------------------------|
| | | Purchase of goods and services within the local/regional area will be prioritized. | EPC | As soon as the works start and throughout construction period | |
| E&S and Health and Safety Risks | Minor Negative | If any activities that have not been assessed on the SESIA are proposed, potential E&S and HS risks to the communities will be assessed prior to their implementation or development. | EPC | As soon as the works start and throughout construction period | Minor Negative |
| Dissemination of Skills | Minor Positive | Local employees will receive E&S and OHS training to enhance the development of skills. A certificate outlining the contents of the training and signed by the management of the project will be provided to employees upon finalisation of the employment contract. | EPC | As soon as the works start and throughout construction period | Minor Positive |
| Conflict – workforce | Negligible to Minor Negative | Training for foreign employees will include information on the cultural background of the local population. | EPC | As soon as the works start and throughout construction period | Negligible to Minor Negative |
| Security Provisions | Minor Negative | Develop and implement a Policy on Security and a Code of Conduct for Security Personnel. | EPC | As soon as the works start and throughout construction period | Minor Negative |
| | | The security provider and personnel will adhere to international human right code of conduct. Only security personnel and companies with no human right violations will be employed. | EPC | As soon as the works start and throughout construction period | |

| Impact/ Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|-------------------------------------|------------------------------|--|----------------|---|------------------------------|
| | | Security personnel will undergo a dedicated training program which will include, as a minimum, information on how to exercise practices following GIIP (UN Voluntary Principles on Security and Human Rights), cultural background of the area and the workforce (main groups), and the way they should interact with local communities and workers. | EPC | As soon as the works start and throughout construction period | |
| Spread of Diseases | Negligible to minor Negative | Prevention of diseases (including STDs) will be included in the training programme through toolbox talks or separate training sessions. | EPC | As soon as the works start and throughout construction period | Negligible to minor Negative |
| Informal Settlements / Encroachment | Minor Negative | Unplanned settlements will be monitored by onsite security personnel and reported to the authorities. | EPC | As soon as the works start and throughout construction period | Negligible |
| | | The local public security forces will be required to deal with encroachers as per national requirements. | EPC | As soon as the works start and throughout construction period | |

4 OESMP – MITIGATION MEASURES

4.1 Introduction

The environmental & social management plan for operational phase will serve as a tool for managing all environmental and social aspects related to the operation processes of the PL. The following chapter outlines the mitigation measures that will be required during the operational life of the proposed project.

Environmental and social monitoring for the construction and operational phases is discussed in Chapter 6. Monitoring measures will be included in the OESMP.

The OESMP will be drafted at least 3 months prior to the end of construction.

The OESMP will aim to established mechanisms for the identification and implementation of environmental and social protection, mitigation, monitoring and other measures that will be taken during the operational phase of the proposed project, which will be in accordance with the procedures outlined in the Equator Principles, IFC Performance Standards and guidelines.

The purpose of preparing and implementing the OESMP is to mitigate the potential adverse environmental and social impacts associated with the operation of the proposed project that have been identified within the SESIA Vol. 2 and then mitigating them or, at the least, offsetting them to acceptable levels.

The OESMP will also need to identify the monitoring objectives, specify the monitoring requirements and measures which will include all the parameters required to be monitored, methods, sampling locations, measurement frequency, detection limits and the threshold where corrective actions are required (see section below).

The OESMP, to be developed three months prior to Project Commercial Operation Date (PCOD), will be site specific and clearly state what issues are of specific relevance to the site. It will need to:

- Fulfil statutory requirements;
- Highlight the applicable environmental guidelines, regulations/the legislative context;
- Establish operational Environmental and Social Objectives;
- List the identified Environmental and Social Aspects addressed in the SESIA and identify other relevant aspects (e.g. receptors) that might have been developed since;

- Develop and implement relevant procedures;
- Develop a programme of continuous environmental and social improvement
- Clearly specify roles and responsibilities; and
- Highlight the procedures to be considered in the event of an environmental monitoring trigger level being breached or an unforeseen impact arising.

The OESMP will also identify the operational briefing and training requirements. Training can be provided in different forms such as induction sessions, training packs detailing good practices, or 'toolbox talks'.

In addition, it is important for the OESMP to accommodate changes in conditions and respond to any need for further assessment requirements. Changes are most likely to arise if

- A new environmental or social sensitivity is identified as a consequence of changing environmental and social conditions and more detailed survey work, or changes are introduced to the installations/development design.
- Documentation and communication protocols will also be required to be identified within the OESMP. Communication protocol will include, as a minimum:
 - Incident/emergency communication procedure.
 - Internal communications, external communications.
 - Management of external/internal inquiries.

International good practice of OESMP structure details that the following items will be included: (source: Practitioner – Environmental Management Plan, Best Practice Series, The Institute of Environmental Management and Assessment, Vol. 12, December 2008):

- Introduction – including summary of the project and aim of the OESMP;
- Project team roles and responsibilities;
- Summary of procedures – to be followed in the event of an emergency or breaching of OESMP measures;
- Consents and permissions – this will provide a record of the consents with which the project is taking place;
- Environmentally and Socially significant changes – detailed procedures to be followed if any significant changes are encountered once a project commences on the ground which would result in any changes to the OESMP;
- Register of site-specific environmental actions and social initiatives – this information, forming the core of the document, will be detailed for each action/initiative; a tabular format is often used to provide clarity and ease of reference. In addition, it will include (i) a programme that indicates when measures will be implemented and (ii) monitoring with indicators– to detail monitoring equipment/methods, schedule, frequency, guidelines and regulatory compliance;

- Liaison with stakeholders requirements;
- Register of variation – a tabular format document to record changes to procedures, design and mitigation and the implications of these changes and authorised personnel; and
- Technical schedule – to provide further details on measures, e.g. monitoring methodologies to be followed, maps delineating boundaries/areas applicable to certain measures.

4.2 Mitigation Measures for Operation

The following chapter provides mitigation measures for potential negative environmental and social impacts resulting from the operation of the PL.

The procedural measures during operation phase typically include the use of pollution control technologies to minimise the environmental impacts and community awareness and integration initiatives. The mitigation measures presented have been developed from Best Management Practices (BMP) source controls and engineering controls.

The overall effectiveness of the mitigation measures will be assessed by site monitoring programs, which will be implemented during the operation phases of the project. The monitoring activities will also be designed to evaluate the project's compliance against environmental guidelines and community awareness initiatives.

For detailed mitigation measures, the relevant chapters for each environmental and social discipline in the SESIA Vol2 discuss specific mitigation and abatement techniques that must be adopted in order to minimise negative impacts.

The table below outlines the following information:

- Environmental and Social Aspects;
- Details of required Mitigation measures;
- Parties responsible for implementations/Monitoring;
- Implementation Timetable/Costs;
- Initial impact significance, and
- Anticipated residual impact significance.

With regards to cost, it should be noted that the majority of the recommended mitigation measures relate to integrating appropriate management strategies and work practices. Therefore, very few of the proposed mitigation strategies require the purchase of additional materials or the construction of additional structures that have not been already integrated in the design and operation activities.

The cost of the mitigation measures, which require the services of 3rd parties, can only be estimated once the O&M has negotiated specific contracts with local services.

However, wherever possible, estimates have been provided for informational purposes only. The costs for the implementation of the mitigation measures are part of the overall project costs.

Environmental and social monitoring for the construction and operational phases is discussed in Chapter 6. Monitoring measures will be included in the OESMP.

4.2.1 Air Quality

No mitigation measures are deemed significant for the operation of the PL.

4.2.2 Noise and Vibration

No mitigation measures are deemed significant for the operation of the PL.

4.2.3 Soil and Groundwater

No mitigation measures are deemed significant for the operation of the PL.

4.2.4 Biodiversity

Table 4-1 Ecology and Biodiversity mitigation measures – operational phase

| Impact / Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|---|------------------|---|----------------|------------------------------|-----------------|
| Direct mortality of avifauna due to electrocution | Minor Negative | <p>The EPC will prepare a technical assessment of the PL design, to show compliance with international good practice for bird mortality management in the design of the line, as specified in the EU “<i>Bern Convention Group of Experts on Conservation of Birds</i>” and Birdlife “<i>Birds and Power Lines within the Rift Valley/ Red Sea Flyway</i>”.</p> <p>Aspects to be included in the assessment will include, but not be limited to:</p> <ul style="list-style-type: none"> • The installation of bird rejecters above non-suspended insulators; • Strain poles with power lines below the crossarm to have insulating chains of more than 60cm length • Avoidance of strain poles with one conductor above the crossarm | EPC | Design | Negligible |

| Impact / Source | Potential Impact | Mitigation Measure | Responsibility | Implementation Schedule/Cost | Residual Impact |
|---|------------------|---|---|--|-----------------|
| | | <ul style="list-style-type: none"> Avoidance of power poles with upright insulators Conductors of suspended insulators will be placed at least 140cm apart. For poles with the middle suspended insulator in a triangle- or vault-shaped frame, the distance between the perching site and middle suspended insulator to be at least 200cm in order to avoid electrocution during perching. Terminal Poles and Tower stations: over voltage reactors to be attached below the crossarm and all down leading wires will be insulated with tubing. Switch towers to be designed to have their switches below the cross arm. <p>For each of these design recommendations, the EPC will clearly state which have been incorporated into the design, and when any has not been incorporated, the technical reason why it is not applicable will be outlined.</p> <ul style="list-style-type: none"> The report will be submitted to the Project Company and reviewed by a qualified independent expert to ensure that the proposed detailed design is aligned with good international practice to minimise bird mortality. | | | |
| Direct mortality of avifauna due to collision | Minor Negative | <p>In order to determine if collision rates justify the installation of bird markers, an intensive monitoring will be undertaken for the first two years after the construction of the Power Line. If identified mortality during a single migratory season exceeds 3 carcasses of threatened species (VU, CR or EN as per IUCN) or 10 carcasses in total, bird markers will be installed. If there is a clear geographical pattern of bird mortality, the markers could be installed only in the areas with a significantly higher mortality rates. Examples of flight diverters/markers are shown in Figure 5. Such provision can reduce collision accidents by 50 to 85%.</p> | EPC (Design) O&M (monitoring) EPC (if installation of bird markers is required during the first two years of operation) | As soon as the operation start and during the first two years of operation | Negligible |

4.2.5 Non-hazardous Waste and Hazardous Materials Management

No mitigation measures are deemed significant for the operation of the PL.

4.2.6 Wastewater Management

No mitigation measures are deemed significant for the operation of the PL.

4.2.7 Traffic and Road Safety

4.2.8 Archaeology and Cultural Heritage

No mitigation measures are deemed significant for the operation of the PL.

4.2.9 Landscape and Visual

No mitigation measures are deemed significant for the operation of the PL.

4.2.10 Socioeconomic

No mitigation measures are deemed significant for the operation of the PL.

5 DECOMMISSIONING PHASE – MITIGATION MEASURES

With regards to the decommissioning phase, it should be noted that the project will be handed over to MASEN at the end of the 25-year PPA period. Consequently, the responsibilities for the decommissioning of the plant will not fall under the responsibility of ACWA Power.

Considering that decommissioning will occur beyond 25 years from the operation of the plant, the management plans, regulatory requirements and methodologies should be revised to ensure applicability with the industrial standard practice at the time of decommissioning.

Consequently, the decommissioning contractor will draft a DESMP (Decommissioning Environmental and Social Management Plan) that will include the measures and the proposed roles, responsibilities and monitoring activities that should be implemented during this phase. The DESMP will consider the applicable mitigation measures included in the CESMP and the OESMP.

6 ENVIRONMENTAL & SOCIAL MONITORING PLAN

The objective of an environmental and social monitoring plan (Monitoring Plan) is to establish the indicators to assess the overall performance and effectiveness of the management program (CESMP/OESMP). A Monitoring Plan has the underlying objective of ensuring that the intended environmental and social mitigation is effective and that negative impacts are being avoided/minimised and positive impacts maximised. The Monitoring Plan will aid management in redefining the objectives and where necessary, re-allocate the budget for implementing pollution control systems, employees' awareness and training programs, implementing pollution prevention opportunities etc. The broad objectives of the Monitoring Plan is:

- To evaluate the performance of mitigation measures proposed in the ESMP;
- To evaluate the adequacy of Environmental and Social Assessment;
- To suggest ongoing improvements in the management plan based on the monitoring and to devise fresh monitoring on the basis of the improved ESMP;
- To enhance environmental quality through proper implementation of suggested mitigation measures; and
- To prove compliance with regulatory guidelines and standards.

The detailed monitoring plan will be developed as part of the CESMP/OESMP. The IFC's General EHS Guidelines (2007) identifies the typical monitoring parameters, and the

frequency for monitoring. The latest available version of these guidelines /requirements will be considered while preparing a project-specific monitoring plan.

At the construction phase the monitoring plan will be prepared by the EPC and approved by the regulator. At the operational phase the monitoring plan will be prepared by the O&M and approved by the regulator. The implementation of the monitoring will be done by the initiating party, however auditing from the regulator will also occur on an ad-hoc basis.

Monitoring data will be analysed and reviewed at regular intervals and compared with the operating standards so that any necessary corrective actions can be taken.

A general monitoring plan for the proposed Project is also suggested in the following sections. It is suggested to incorporate these in individual monitoring plans developed during construction and operation phase.

The SESIA in conjunction with the applicable regulations requires that these environmental parameters be monitored.

Benchmarks, which are the IFC EHS and national regulatory allowable parameters and the collected baseline data during the SESIA period (include in the SESIA Vol. 2) will be used for the evaluation of the monitoring activities.

As some issues may temporarily arise, for example a spill, then additional monitoring may be required until the issue is closed out.

All monitoring results will be recorded in the site Monitoring Register.

Based on the findings of the SESIA, the following parameters will be monitored. It should be noted that this table is a summary only, and the details of the methods, parameters and frequencies are provided in the subsequent discussion.

Table 6-1 Construction and Operational Phase Monitoring Activities

| Subject to Monitor | Construction | Operation |
|---------------------------------------|--------------|-----------|
| Ambient Air Quality (Dust only) | ✓ | |
| Noise | ✓ | |
| Liquid and Solid Waste Management | ✓ | |
| Hazardous Materials | ✓ | |
| Storm Water Discharge and Erosion | | |
| Soil/Groundwater Quality | ✓ | |
| Ecological Status | | ✓ |
| Traffic Movements On/Off-Site | ✓ | |
| Housekeeping | ✓ | |
| Recruitment of Local Population/Women | ✓ | |

| Subject to Monitor | Construction | Operation |
|--|--------------|-----------|
| Complaints Regarding Environmental and Social Issues | ✓ | |
| Incidents / NCRs | ✓ | |

6.1 Framework Monitoring Plan

The following table outlines the parameters that, as a minimum, need to be monitored for the project. It includes monitoring that was undertaken at the SESIA stage and monitoring that is considered necessary as a result of the findings of the SESIA for the construction and operational phases of the project.

Additional frequency, parameters or locations might be monitored if new activities that were not covered in the SESIA are implemented onsite, or following emergency situations, incidents (e.g. spills) or requests from stakeholders.

Table 6-2 Framework Monitoring Plan

| MONITORING PLAN | | | | | | |
|---|---|---|---|--|---|---|
| What (Is the parameter to be monitored?) | Where (Is the parameter to be monitored?) | How (Is the parameter to be monitored?) | When (Define the frequency / or continuous?) | Why (Is the parameter being monitored?) | Cost (if not included in project budget) | Who (Is responsible for monitoring?) |
| Construction | | | | | | |
| Air quality - Dust | Site boundary | Visual Inspection of dust particles | Weekly during site preparation activities | Dust from vehicles and earthworks | To be determined by the EPC | EPC |
| Noise | Inside the Project Site and at Sensitive Receptors (if any) | Standard noise monitoring methodology, as described in the baseline monitoring survey. | Weekly during site preparation and construction of pylons. Monthly during the rest of construction. | Construction activities increase noise levels (nuisance, disturb fauna, work hazard) | To be covered by the EPC (indicative cost noise meter 2000-5000 MD) | EPC |
| Waste management - | Not applicable | Waste-log quantities and types of solid waste reuse, recycling and disposal. Include an indication if solid waste disposal has met intended construction phase recycling, recovery or reuse targets | Bi-weekly | Monitor compliance with waste management targets | Not applicable | EPC / subcontractors |
| Waste management | Not applicable | Waste log- quantities and types of solid waste taken off site, the approved handler, and where the waste was disposed. Special attention will be given to hazardous waste. | Every time waste is taken offsite. Statistics compiled monthly. | Monitor compliance with off-site disposal by approved subcontractors | Not applicable | EPC / subcontractors |

| MONITORING PLAN | | | | | | |
|---|---|--|--|--|---|---|
| What (Is the parameter to be monitored?) | Where (Is the parameter to be monitored?) | How (Is the parameter to be monitored?) | When (Define the frequency / or continuous?) | Why (Is the parameter being monitored?) | Cost (if not included in project budget) | Who (Is responsible for monitoring?) |
| Wastewater management - | Not applicable | Waste log quantities and types septic tanks taken off site, the approved handler, and where the waste was disposed; | Every time sewage is taken offsite. Statistics compiled monthly. | Monitor compliance with off-site disposal by approved subcontractors | Not applicable | EPC / subcontractors |
| Waste Management - | Solid Waste Storage Areas | Visual inspection non-hazardous solid waste storage collection, storage and transfer areas or evidence of accidental releases and to verify that wastes are properly labelled and stored | Daily | Monitor compliance with waste storage targets | Not applicable | EPC |
| Hazardous Materials - | Hazardous Materials storage collection, storage and transfer areas | Visual inspection | Daily | Monitor compliance with hazardous materials storage targets | Not applicable | EPC |
| Soil Quality | Hazardous materials and liquid and solid waste storage areas as a minimum | Sampling methodology as described in SESIA – Soil Quality section | Soil samples will be analysed following the release of hazardous substances onto the soil and the required restoration | Monitor compliance with ground pollution targets | Quotations to be obtained by the EPC. | EPC |
| Ecological status – | PL alignment | Visual inspection of | Monthly | To ensure that there | Not applicable | EPC |

| MONITORING PLAN | | | | | | |
|---|--|---|---|---|---|---|
| What (Is the parameter to be monitored?) | Where (Is the parameter to be monitored?) | How (Is the parameter to be monitored?) | When (Define the frequency / or continuous?) | Why (Is the parameter being monitored?) | Cost (if not included in project budget) | Who (Is responsible for monitoring?) |
| presence of fauna and bird nesting. | and poles | habitat around the boundary of the site and photograph of any changes. Document and monitor bird nests. | | is no loss of habitat or fauna outside of the plant boundary fence. Monitor any impacts on nests. | | |
| Traffic and Transportation | Within the site and in the access road | Speed meter device | Weekly | Monitor compliance with speed limits | Cost of speed meter | EPC |
| Housekeeping | Site and access roads | Visual Inspection and collection | Onsite: Daily Access roads: Weekly | Monitor good construction housekeeping practices onsite and at access roads | Not applicable | EPC |
| Lighting | Boundaries of the site | Visual assessment of directional lighting | Quarterly | Minimise light spill glare and sky-glow. | Not applicable. | EPC |
| Recruitment policy | Not applicable | Ratio local, regional, national and international employees. Rations of women employees. | Monthly | Provide employment for local population, minimize impact immigrant labour | Not applicable | EPC |

| MONITORING PLAN | | | | | | |
|---|--|--|---|--|--|---|
| What (Is the parameter to be monitored?) | Where (Is the parameter to be monitored?) | How (Is the parameter to be monitored?) | When (Define the frequency / or continuous?) | Why (Is the parameter being monitored?) | Cost (if not included in project budget) | Who (Is responsible for monitoring?) |
| Complaints register | Point of contact to be posted at the site entrance | Register complaints and how they are addressed | Every time there is a complaint | Record, address and follow up complaints | Not applicable | EPC |
| Emergency monitoring | Not applicable | Register emergencies and follow-up-remediation | Every time there is an emergency | Register emergencies and follow-up-remediation | To be covered by the EPC. | EPC |
| Operation | | | | | | |
| Ecological status – Presence of fauna. Specialist is not required. | PL alignment and poles | Count of fauna species and nests. | Monthly | Monitor ecology around the site | Not Applicable | O&M |
| Supervision (during the construction and operational phases) | | | | | | |
| Independent Environmental Audits – Documentation | Not applicable | The auditors will review the environmental and social documentation kept at the facility, check the adequate implementation of the environmental procedures established in the ESMP (CESMP/OESMP) and documentary evidence of the application of the mitigation and monitoring | Quarterly (construction) Every six months (operation –first two years) Yearly (remaining operational phase) | Independent environmental audits provide assurance of compliance with the measures included in the SESIA and the ESMP. | Project Company to hire independent external auditors. | Project Company The auditors will be required to have previous auditing experience in Morocco and in projects aligned with IFC requirements. |

| MONITORING PLAN | | | | | | |
|--|--|--|---|--|--|---|
| What (Is the parameter to be monitored?) | Where (Is the parameter to be monitored?) | How (Is the parameter to be monitored?) | When (Define the frequency / or continuous?) | Why (Is the parameter being monitored?) | Cost (if not included in project budget) | Who (Is responsible for monitoring?) |
| | | measures stated in the SESIA, including the monitoring results | | | | |
| Independent Environmental Audits — Site inspection | Not applicable | The auditors will visit the plant, to ensure that the environmental and social procedures are being adequately applied onsite. | Quarterly (construction) Quarterly (operation – first two years) Yearly (remaining operational phase) | Independent environmental audits provide assurance of compliance with the measures included in the SESIA and the ESMP. | Project Company to hire independent external auditors. | Project Company The auditors will be required to have previous auditing experience in Morocco and in projects aligned with IFC requirements. |

6.1.1 Bird Mortality Monitoring - Operation

A bird-monitoring program will be implemented to assess the effectiveness of the mitigation measures.

Bird-mortality monitoring for the Power Line will take place monthly during bird migration periods (end of August to November and March to mid May) for the first two years of operation of the power line. The recommendations of Birdlife International for bird mortality monitoring from Power Lines will be taken into consideration for the preparation of the bird-monitoring programme. Once a year during the first two years, carcass removal trials will be undertaken to monitor carcasses removed by scavengers and estimate the length of time that carcasses remain in the field for possible detection.

After each migratory season, the need to deploy measures to further reduce bird mortality will be assessed, as per the monitoring measures for biodiversity.

If less than four carcasses are identified per year, no further bird mortality monitoring will be undertaken after the 2nd year of operation of the Power Line.

7 EMERGENCY RESPONSE PLAN

Emergency Response Plans (ERP) plans are general action plans to tackle emergencies that may occur within a construction site. This will enable lives to be protected and damage to be kept to a minimum in an emergency at the construction site. Contingency plans also serve as a guide to the workers at the construction site to respond to emergencies in an orderly and effective manner. The ERP will be compliant with relevant IFC EHS Guidelines, including "Community Health & Safety" (i.e. the potential risks to the communities of an emergency situation will be specifically addressed and mitigated in the plan)

The most common environmental emergency in construction site is the oil and chemical spill, which is a potential cause for ground contamination. Spills of hazardous materials may include, among others:

- Fuel;
- Solvents;
- Lubricants;
- Resins and paints;
- Batteries;
- Waterproofing compounds;
- Adhesives;

- Clean-up materials (such as rags) contaminated with the items listed above;
- Drums, containers and tins with remains of hazardous substances, or

The ERP must be prepared to cover any potential risks of accidents or spills and will be made known and available to all workers within the site. Key personnel will know and understand their responsibilities as well as coordinate their response actions with their subordinates.

This outline plan serves as a guideline to organize a prompt and effective response to oil spills affecting or likely to affect the area of the site and to ensure preparedness, response and reporting following an oil and chemical pollution incident. For this purpose the following specific actions are listed:

- Preparedness;
- Response; and
- Reporting.

7.1 Preparedness

Each individual will be introduced to their prospective Supervisor and Environment Coordinator within their introduction and training. Emergency services shall be notified as necessary by the Supervisor or Environment Coordinator.

A variety of equipment and personal protective equipment may be needed to support a chemical or oil spill incident response. A list of equipment is detailed below:

- Sand;
- Sand bags;
- Buckets and shovels;
- Storage containers; and
- Spill kit.

Sand stocks will be dry and buckets and shovels readily available at appropriate locations (i.e. areas where hazardous materials are stored, transferred, handled, etc.). Mechanical loading shovels, excavators and dump trucks may also be available for sand distribution and clean up. Storage containers for contaminated materials and earth will be banded, located in the waste storage area, and labelled and treated as hazardous waste. All equipment will be stored in a safe location on site in close proximity to the storage and waste areas. This material is to be used to contain and clean up pollution/spills, care will be taken to dispose of any absorbent materials properly. The Supervisor and Environment Coordinator will keep stocks well maintained and replenished.

7.2 Response

In the event of a chemical or oil spill the following measures will be employed:

- Notify Supervisor or Environment Coordinator;
- Only attempt containment and clean-up operations of spilt substances when it can be performed safely;
- If spilled material is flammable, eliminate sources of ignition near spill area;
- Evacuate personnel and neighbours if they are at risk; and
- Secure the area and establish perimeter control at a safe distance from the spill.

7.2.1 Oil Spill Response Options

Remedial action to collect and remove all materials contaminated by the oil spillage or leakage event is to be taken immediately. The following actions are required:

- Any oil remaining on the ground is to be collected using oil spill kit. The spill is to be contained by the use of absorbent granules or pads and then the area of the spill is to be slowly reduced by enclosing the absorbent. The absorbent pads will be used to absorb the oil. Once all of the oil on the ground surface has been collected, the absorbent agents themselves are to be appropriately stored and disposed of as hazardous waste;
- All contaminated materials are to be handled as hazardous waste. The contaminated material shall be collected and appropriately stored. A licensed hazardous waste vendor will collect this;
- Contaminated materials will be stored in plastic barrels with tightly closing lids. These barrels are to be stored in a concrete lined bund if available. In absence of such a bund at the site as a short-term storage alternative, a double plastic lined bund will be used. Barrels will be placed on plastic or wooden pallets in the temporary double plastic lined bund and not directly on the plastic; and
- Conventional metal barrels will not be used, however if there are no alternatives the materials may be stored in them providing they are covered with plastic sheet tightly fastened to prevent Aeolian distribution and again are stored in an appropriately bunded location to prevent leakage will the barrels suffer corrosion.

All contaminated materials that cannot be collected and disposed are to be cleaned in-situ. This cleaning is to be undertaken by an approved service provider.

7.2.2 Chemical Spill Response Options

The following actions are to be taken in case of a chemical spill:

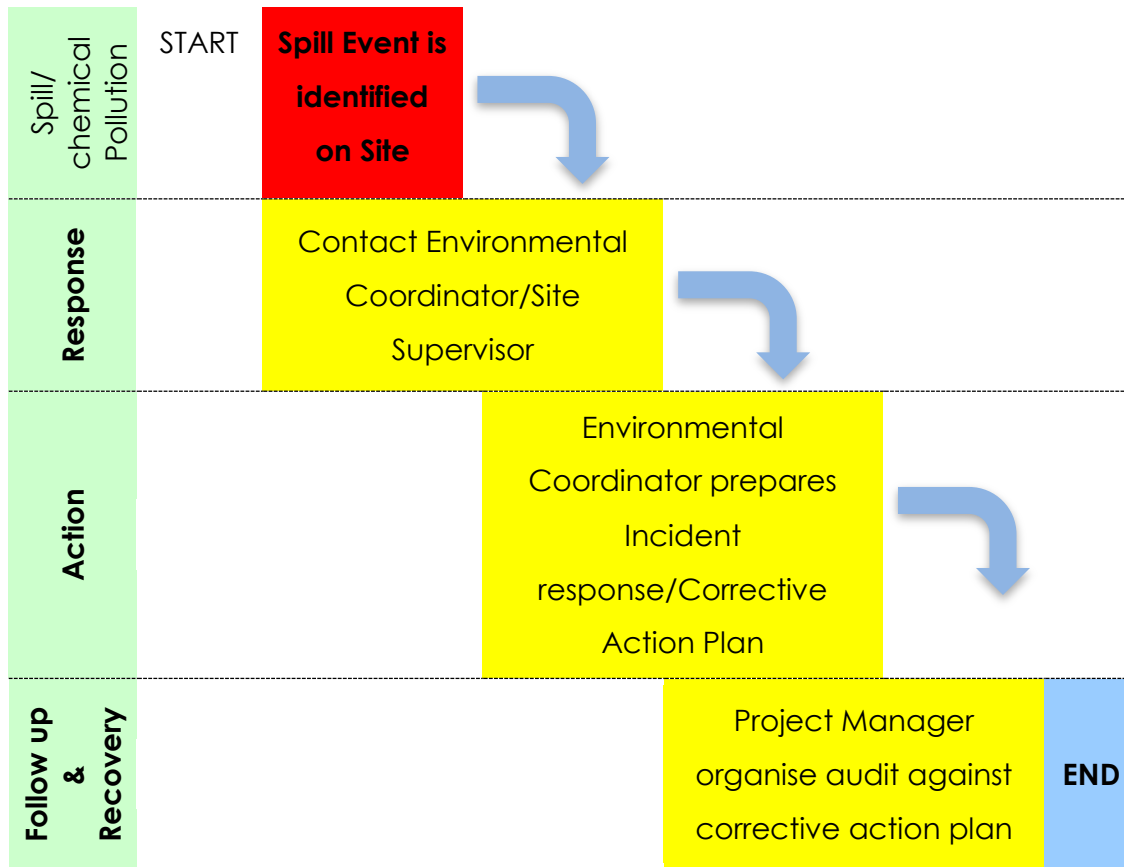
- Only attempt containment and clean-up operations of spilt substances when it can be performed safely;
- If spilled material is flammable, eliminate sources of ignition near spill area;
- Liquid spills – If the spill is liquid its path will be blocked or diverted and then soaked up using an absorbent material such as sand;
- Gaseous spills/leaks – A gaseous leak must be stopped at the source as soon as possible and will then disperse in the air;
- No spills will be rinsed away;
- Contaminated soils and clean-up materials from spills will be handled properly using personal protective equipment, stored in a suitable container that is then labelled and stored in the appropriate location for subsequent disposal;
- Any stockpiles of remnant contaminated materials will be covered;
- Contaminated materials will be stored in plastic barrels with tightly closing lids. These barrels are to be stored in a concrete lined bund if available. In absence of such a bund at the site as a short-term storage alternative, a double plastic lined bund will be used;
- Barrels will be placed on plastic or wooden pallets in the temporary double plastic lined bund and not directly on the plastic; and
- Conventional metal barrels will not be used, however if there are no alternatives the materials may be stored in them providing they are covered with plastic sheet tightly fastened to prevent Aeolian distribution and again are stored in an appropriately bunded location to prevent leakage will the barrels suffer corrosion.

All contaminated materials that cannot be collected and disposed are to be cleaned in-situ. This cleaning is to be undertaken by an approved service provider.

7.3 Reporting

Any person that witnesses an incident must be able to report the incident to the responsible supervisor. The Environmental Coordinator shall be responsible for ensuring a report is filed describing the cause of the incident, action taken, the incident and recommended actions for ensuring the incident will not reoccur. A process flow that will be followed is shown in figure below.

Figure 7-1 Incident Response



8 RISK ASSESSMENT AND MANAGEMENT

The content of this chapter will be used as a basic requirement of risk assessment during construction and operation phase of the PL

The risk assessment addresses the impacts to the environment that could occur as a result of mishaps or failures during the construction and operation phases of the project. These could be failure of equipment or material or processes. Examples of mishaps are;

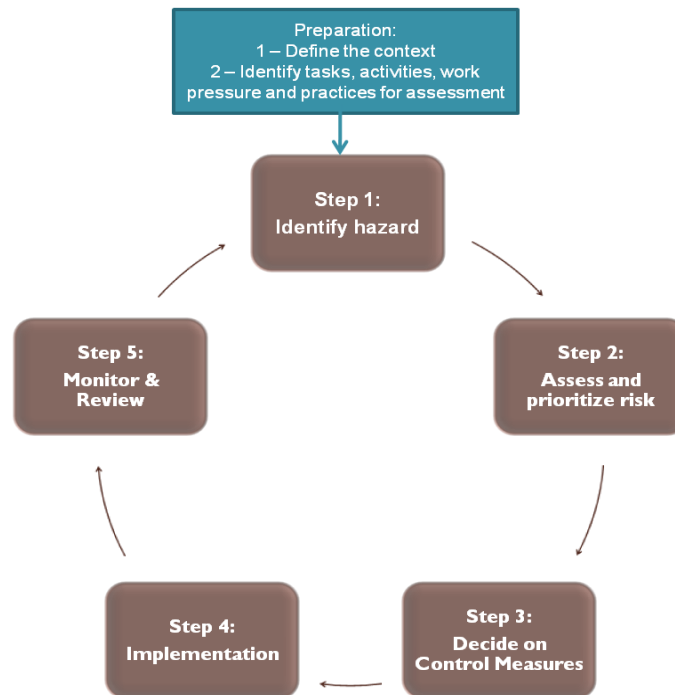
- Spills;
- Leaks;
- Fires; and
- Explosions.

To account for, control and avoid such potential hazards, this section provides for;

- Identify the hazards;
- Assess and prioritise risks and hazards;
- Decide on control measures;

- Implement the control measures; and
- Monitor and Review.

Table 8-1 Process for Contractor and FM Company



These steps cover identification of the major hazards to people and the environment, analysis of the related risks, as well as implementing measures to control these risks to improve in case these measures fail.

Risk Assessment shall be carried out in the following circumstances:

- When there is a change in the workplace, e.g. new plant, equipment, etc.
- When there is a change in procedures and/or processes;
- Induction of new personnel;
- Following an incident;
- When there is a change in the legislations;
- Prior to start of work;
- At regular intervals; and
- When carrying out high-risk activities.

8.1 Identification of Hazards

The first Risk Assessment Process step is to systematically identify the potential health, safety, and environmental hazards and effects of activities and operations. Hazards and effects need to be identified as early as possible and tracked through the life cycle of each activity. It is imperative that sensitive environmental components and conditions are identified and priority protection areas delineated.

Hazards can be identified and assessed in a number of ways:

- Using checklists;
- By referring to codes and standards;
- By undertaking more structured review techniques;
- Previous experience in the area, including that of third parties;
- General observation and HSE awareness;
- Audits;
- Accident / incident investigations;
- Drills and exercises; and
- EHS/Environmental meetings.

Action to be taken by individuals on identifying a hazard include –

- Eliminating or controlling the hazard immediately;
- Isolating the hazard to prevent an accident; and
- Reporting the hazard using the standard form.

It must be noted that all hazards are to be reported, including those eliminated or controlled immediately. Any situation where an Equipment Incident could cause injury or other significant loss under different circumstances will first be reported as a **Near Miss**.

Analysis of Risk

Every reported hazard is analysed to decide how serious it is, and this is done by using the risk matrix, based on the knowledge and experience of the person(s) conducting the analysis.

The risk matrix is used to analyse the probability of occurrence (frequency) and severity of consequence or potential consequence, producing a rating as a code. The code is then classified into four (4) risk groups: low, moderate, high, and extreme risk. The level of risk is indicative of how much effort and urgency must be put in to controlling the problem.

Table 8-2 Potential EHS Impact and Potential Incidence Consequences Rating

| Area impacted (a) | Insignificant consequences (Score = 1) | Minor consequences (Score = 2) | Moderate consequences (Score = 3) | Major consequences (Score = 4) | Catastrophic consequences (Score = 5) |
|-------------------------|---|--|---|---|---|
| Atmosphere/Waste/ Other | <p>Temporary nuisance from noise, dust, odour, other air emissions, greenhouse gases, vibration, visual impact.</p> <p>Results in the generation of significant quantities of non-hazardous wastes.</p> | <p>Minor environmental impact due to contained release of pollutant (including odour, noise and dust) fire or explosion with no lasting detrimental effects. No outside assistance required.</p> <p>Significant use of water, fuels, and energy and other natural resources.</p> | <p>Creation of noise, odour, dust, other controlled/uncontrolled air emissions, greenhouse gases, vibration, and visual impact at significant nuisance level.</p> <p>Results in the generation of significant quantities of hazardous wastes.</p> | <p>Major environmental impact due to uncontained release, fire, or explosion with detrimental effects. Outside assistance required.</p> | <p>Catastrophic environmental impact due to uncontained release, fire or explosion with detrimental effects. Outside assistance required.</p> <p>Extensive chronic discharge of persistent hazardous pollutant.</p> <p>Results in the generation of significant quantities of intractable wastes.</p> |
| Human health and safety | <p>Minor injuries, which may require self-administered first-aid. Injured personnel can continue to perform normal duties.</p> | <p>Injuries requiring on-site treatment by medical practitioner. Personnel unable to continue to perform normal duties</p> | <p>Serious injuries requiring off-site treatment by a medical practitioner or immediate evacuation to hospital. Potential long term or permanent disabling effects.</p> | <p>Single fatality</p> | <p>Multiple fatalities</p> |

Table 8-3 Probability of Occurrence

| Description | Likely Frequency | | Probability |
|-------------|--------------------------------------|---|-------------|
| | Environment | Health and Safety | |
| Frequent | Continuous or will happen frequently | Occurs several times a year at location | 5 |
| Often | 5-12 times per year | Occurs several times a year in similar industries | 4 |
| Likely | 1-5 times per year | Has occurred at least once in Morocco | 3 |
| Possible | Once every 5 years | Has occurred in industry (World-wide) | 2 |
| Rare | Less than once every 5 years | Never encountered in the industry | 1 |

Table 8-4 Risk Assessment Matrix

| Probability | Consequence | | | | |
|---------------------------|--|-----------|--------------|-----------|------------------|
| | Insignificant - 1 | Minor - 2 | Moderate - 3 | Major - 4 | Catastrophic - 5 |
| Rare-1 | 1 | 2 | 3 | 4 | 5 |
| Possible-2 | 2 | 4 | 6 | 8 | 10 |
| Likely-3 | 3 | 6 | 9 | 12 | 15 |
| Often-4 | 4 | 8 | 12 | 16 | 20 |
| Frequent-5 Almost Certain | 5 | 10 | 15 | 20 | 25 |
| 15 to 25 | Extreme Risk Activity or industry will not proceed in current form | | | | |
| 8 to 12 | High Risk Activity or industry will be modified to include remedial planning and action and be subject to detailed EHS Assessment | | | | |
| 4 to 6 | Moderate Risk Activity or industry can operate subject to management and / or modification | | | | |
| 1 to 3 | Low Risk No action required unless escalation of risk is possible. | | | | |

The Risk Assessment Matrix helps to focus attention on the risks that matter by considering the following two questions:

- What is the probability of that incident occurring?
- What is the likely consequence of that occurrence?
- Use of the Risk Assessment Matrix will:
 - Enhance appreciation of HSE risk and achieve “As Low As Reasonably Practicable” ALARP at all levels in all PP operations,
 - Assist in setting clear risk based strategic objectives,
 - Provide the basis for implementation of a risk based EHS Management System,
 - Provide a consistency in evaluating risk across all PP activities.

8.2 Deciding on Control Measures

A 'control' is anything used to manage risks e.g. procedures, work permits, Personal Protective Equipment (PPE), training, and on-site supervision.

Once the hazards of activities have been identified and assessed, controls must be put in place to manage the risks. It is also important to put steps in place to be able to recover from an unplanned hazard and return to normal operating conditions.

Information on hazards, effects, and the risks connected to these and requirements to limit ('control') them such as limits of safe operation are prepared and recorded by Management.

Table 8-5 Hazard Controlling Measures

| Control | Use | Description and example |
|---------------------|---|--|
| Preventive measures | To reduce the likelihood of hazards or to prevent or avoid the release of a hazards | Examples include guards or shields (coatings, inhibitors, shutdowns), separation (time and space), reduction in inventory, control of energy release (lower speeds, safety valves, different fuel sources) and administrative (procedures, warning, training, drills). |

| Control | Use | Description and example |
|----------------------|--|---|
| Improvement measures | To reduce or limit the consequences arising from a hazardous event or effect | <p>Active systems: Intended to detect and abate incidents, for example, gas, fire and smoke alarms, shutdowns, deluge</p> <p>Passive systems: Intended to guarantee the primary functions, for example, fire and blast walls, isolation, separation, protective devices, drain systems</p> <p>Operational (non physical) systems: Intended for emergency management, for example contingency plans, procedures, training, drills</p> |
| Recovery Measures | Includes top events | <p>All technical, operational and organizational measures which can – Reduce the likelihood that the first hazardous event or 'top event' will develop into further consequences. Provide life saving capabilities will the 'top event' develop further.</p> |

Any hazard and its associated risk are controlled by either reducing probability of occurrence or by reducing the effects. This may be achieved by one or more of the following steps shown in the figures below:

Table 8-6 Hazard and Safety Hierarchy of Controlling Hazards

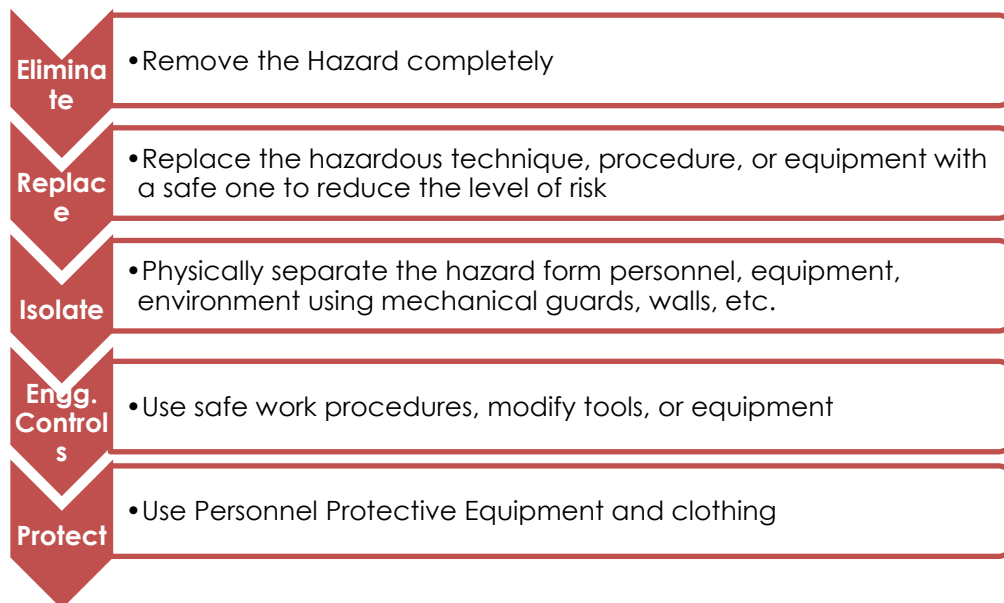
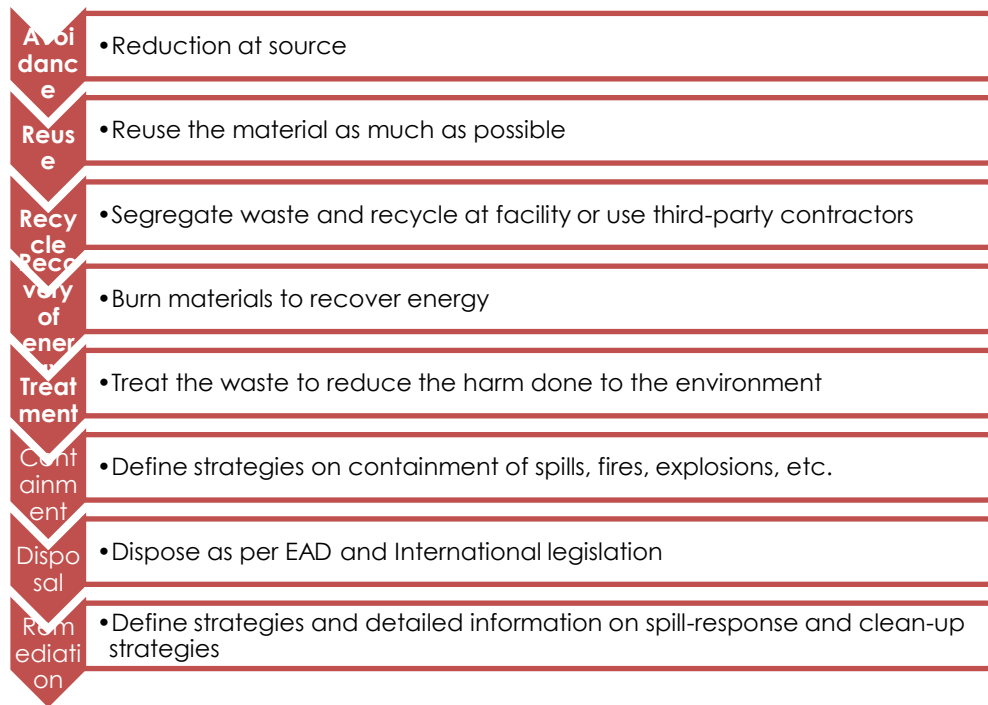


Table 8-7 Environmental hierarchy of Controlling Hazards



Note that these measures are listed from most effective to least effective. Efforts will be made to use the most effective possible measures to achieve results and several measures may be for each situation.

Once the control measures have been designed, the hazard can be re-analysed on the risk matrix to ensure that risk has been reduced to acceptable levels.

8.3 Implementing the Control Measures

- EPC/O&M shall inform all relevant personnel about the control measures being implemented;
- EPC/O&M shall provide adequate supervision to ensure that the new control measures are being implemented and used correctly;
- Any maintenance in relation to the control measures shall be defined in the Work Procedures;
- Risk will be reduced to ALARP. Consideration shall be given to;
 - Legal requirements;
 - International standards/guidelines;
 - Availability of resources;
 - Costs and benefits; and
 - The status of scientific and technical knowledge.

- The purpose of the implementation plan is to document how the chosen options will be implemented. These plans shall include;
 - Proposed actions;
 - Resource requirements;
 - Responsibilities;
 - Timing;
 - Performance measures; and
 - Reporting and monitoring requirements.

8.4 Monitor and Review

Monitoring and review is an on-going process and will not be considered as a one-off activity.

- Ongoing review is essential to ensure that everything planned is implemented. It is imperative that the Risk Management be considered a continuous process since the environment is always changing, e.g. the consequences of an event could change over time and/or the suitability or cost of mitigating the event;
- Monitoring and review also involves learning lessons from the Risk Management Process; and
- To compare the plans with the actual implementation provides a good performance measurement. Such results shall be incorporated into Performance Management, Measurement and Reporting System.

8.5 Record the Risk Management process

Procedures will be established and maintained to document the process and results of risk assessment and management. The recording shall include the following:

- Statutory requirements and codes applicable to the HSE aspects relevant to operations, products, and services;
- Identified hazards and effects in relation to HSE, Production, Services, Properties, and company reputation;
- Established risk criteria;
- Risks of consequence severity and likelihood of identified hazards; and
- Risk reduction measure