ENVIRONMENTAL MANAGEMENT FRAMEWORK

Towards achieving a vision of a municipality and communities that recognise the vital importance of their rich natural capital and manage these in a manner that ensures sustainability and fulfils the needs of all concerned.

Prepared by

Stellenbosch Municipality:
Division Spatial Planning Heritage and Environment

June 2014
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# ACRONYMS AND DEFINITIONS

The following terms, abbreviations and acronyms have been used, or are referred to in this document.

**Activity**
Refers to an activity identified in any notice published by the Minister of the Department of Environmental Affairs or MEC in terms of Section 24D(1)(a) of NEMA as a listed activity or specified activity.

**Affected environment**
Those parts of the socio-economic and biophysical environment impacted on by development action.

**Agenda 21**
Agenda 21 is an international program, adopted by more than 178 governments, to put sustainable development into practice around the world. It emerged from the United Nations Conference on Environment and Development (UNCED) held in Rio de Janeiro in 1992.

**Alternatives**
A possible course of action, in place of another, that would meet the same purpose and need. Alternatives can refer to any of the following but are not limited hereto: alternative sites for development, alternative site layouts, alternative designs, alternative processes and materials. In Integrated Environmental Management, the so-called "no action" alternative may also require investigation under certain circumstances.

**AQMP**
Air Quality Management Plan.

**Assessment**
The process of collecting, organising, analysing, interpreting, and communicating data that are relevant to some decisions.
Biodiversity

It is an abbreviation of ‘biological diversity’ which is described as the mix of species in an ecosystem that enables the system both to provide a flow of ecosystem services under given environmental conditions, and to maintain that flow if environmental conditions change. The loss of biodiversity limits the resilience of the affected ecosystem, which in turn, may have direct negative socio-economic implications. Furthermore, biodiversity is the degree of variation of life forms within a given ecosystem, biome, or an entire planet. Biodiversity is one measure of the health of ecosystems, and life on earth today consists of many millions of distinct biological species.

Biological resources

Includes genetic resources, organisms or parts thereof, populations, or any other biotic component of ecosystems with actual, or potential, value for humanity.

Bioregion

A bioregion is internationally defined as a geographical space that contains one or several nested ecosystems characterised by landforms, vegetative cover, human culture, and history as identified by local communities, governments and scientists. It is also understood as a geographical area defined in terms of its unique combination of plants, animals, geology and climate and human activities (including economic, social, and developmental issues) – an area defined by natural boundaries and distinct living communities – the whole of which distinguishes it from other bioregions. A bioregion refers to both a geographical terrain and a terrain of consciousness, i.e. a place and the ideas that have developed about how to live in that place. Thus, natural forms and living communities, including human, become the descriptive features of each bioregion – instead of the politically drawn lines used to define municipalities, districts, provinces and the country (Miller, 1996).

This is essentially similar to the definition of a bioregion provided in the National Environmental Management: Biodiversity Act 10 of 2004, which states that a bioregion ‘means a geographic region which has in terms of section 40(1) been determined as a bioregion for the purposes of this Act.’

40. (1) The Minister or the MEC for environmental affairs in a province may, by notice in the Gazette-
(a) determine a geographic region as a bioregion for the purposes of this Act if that region contains whole or several nested ecosystems and is characterised by its landforms, vegetation cover, human culture and history.

Bioregional planning

Land-use planning and management that promotes sustainable development by recognizing the relationship between, and giving practical effect to, environmental integrity, human well-being and economic efficiency within a defined geographical space, the boundaries of which were determined in accordance with environmental and social criteria (WRI, IUCN and UNEP, 1992).

Biosphere reserve

An area of terrestrial and coastal/marine ecosystems, or a combination thereof, which is internationally recognised within the framework of the UNESCO’s MAB Programme. Each biosphere reserve is intended to fulfil three basic functions, which are complementary and mutually reinforcing:

1. a conservation function - to contribute to the conservation of landscapes, ecosystems, species and genetic variation;
2. a development function - to foster economic and human development which is socio-culturally and ecologically sustainable;
3. a logistic function - to provide support for research, monitoring, education and information exchange related to local, national and global issues of conservation and development.

CAADP  Comprehensive African Agricultural Development Programme.
CARA  Conservation of Agricultural Resources Act 43 of 1983.
CASP  Comprehensive Agricultural Support Programme.

Catchment or catchment area  The entire drainage area from which water flows into a river or other water body. Also known as a watershed, it is an extent or area where surface water from rain and melting snow or ice converges to a single point, usually the exit of the basin, where water joins on other water body such as a river, lake, reservoir, estuary, wetland, sea or ocean. Generally consisting of various smaller ‘quaternary’ catchments, or ‘sub-catchments’.

CBA  Critical Biodiversity Area.
CDM  Clean Development Mechanism.
CER  Certified Emission Reduction.

CO₂  Carbon Dioxide. It is an important greenhouse gas; and the burning of carbon-based fuels since the industrial revolution has rapidly increased the concentration, leading to global warming. More than 90 percent of South Africa’s power is generated from coal and other industries, which is resulting in the release of over 400 million tones of carbon dioxide annually. The South African government has committed the country to reduce carbon dioxide.

Compliance  To act in accordance with the rules and regulations.
Conservation  The management of human use of the biosphere to yield the greatest benefit to present generations while maintaining the potential to meet the needs and aspirations of future generations. Conservation thus includes sustainable use, protection, maintenance, rehabilitation, restoration, and enhancement of the natural and cultural environment.


CPPP  Community Public Private Partnerships are defined as a contract between the public sector institution/municipality and a private party, in which the private party assumes substantial financial, technical and operational risk in the design, financing, building and operation of a project.

CRDP  Comprehensive Rural Development Program.

Critical Regionalism  Critical regionalism constitutes a sensory understanding and appreciation of the environment and its component ‘things’. Critical regionalism recognises the quality and attributes of regional characteristics, and builds upon the development of regional idiosyncrasies and variations. It is based on five basic
principles or senses that should guide the planning, design and management of development, namely sense of place, sense of history, sense of craft, sense of nature, and sense of place.

CSIR Council for Scientific and Industrial Research.

DEA Department of Environmental Affairs.

DEA&DP Department of Environmental Affairs and Development Planning (of the Western Cape Provincial Government).

DEAT Department of Environmental Affairs and Tourism.

Development The act of altering or modifying resources in order to obtain potential benefits.

Developmental State A development state tries to balance economic growth and social development. It uses State resources and State influence to attack poverty and expand economic opportunities.

DPLG Department of Provincial and Local Government.

DTI Department of Trade and Industry.

DWA Department of Water Affairs.

DWAF Department of Water Affairs and Forestry.

Ecosystem A dynamic system of plant, animal and micro-organism communities and their non-living environment interacting as a functional unit.

EIA Environmental Impact Assessment. An EIA is a pro-active and systematic process where potential environmental impacts both positive and negative associated with certain activities are assessed, investigated and reported. The process contributes to giving effect to the objectives of integrated environmental management as decision-makers are informed of the desirability of such activities and on the conditions which authorization of the activity should be subject to, where relevant.

EMF Environmental Management Framework.

EMP Environmental Management Plan.

EMS Environmental Management System.

Endemic species Any plant or animal species confined to, or exclusive to, a particular, specified area.

Environment The surroundings within which humans exist and that are made up of:

a) the land, water and atmosphere of the earth;

b) micro-organisms, plant and animal life;

c) any part or combination of (a) and (b) and the interrelationships among and between them; and

d) the physical, chemical, aesthetic and cultural properties and conditions of the
foregoing that influence human health and well-being.

**Environmental aspect**  A human activity or environmental element.

**Environmental impact**  The degree of change in an environment resulting from the effect of an activity on the environment, whether desirable or undesirable. Impacts may be the direct consequence of activities or may be indirectly caused by them.

**Environmental issue**  A concern felt by one of more parties about some existing, potential or perceived environmental impact.

**ESA**  Ecological Support Areas.

**ESSP**  Environmental Sector Skills Plan.

**Evaluation**  The process of weighing information, the act of making value judgements or ascribing values to data in order to reach a decision.

**Extensive Agriculture**  It is an agricultural production system that uses small inputs of labour, fertilizers, and capital, relative to the land area being farmed.

**FEPA**  Freshwater Ecosystem Priority Area.

**GAP Housing**  GAP Housing is a term that describes the shortfall, or ‘gap’ in the market between residential units supplied by the State (which cost R100 000 and less), and houses delivered by the private sector (which are not less than R250 000). The gap housing market comprises people who typically earn between R3 500 and R15 000 per month, which is too little to enable them to participate in the private property market, yet too much to qualify for state assistance.

**GDP**  Growth Domestic Product.

**GEF**  Global Environmental Facility.

**GHG**  Greenhouse gas is a gas in an atmosphere that absorbs and emits radiation within the thermal infrared range. This process is the fundamental cause of the greenhouse effect. The primary greenhouse gases in the Earth’s atmosphere are water vapor, carbon dioxide, methane, nitrous oxide and ozone.

**GIS**  Geographical Information System or ‘a system that captures, stores, analyses, manages and presents data with reference to geographic location data – it is a system of hardware and software used for storage, retrieval, mapping, and analysis of geographic data’’. It is the merging of cartography, statistical analysis and database technology.

**HDI**  Human Development Index.

**HOA**  Home Owner’s Associations.

**I&AP**  Interested and Affected Party. Individuals or groups concerned with or affected by an activity and its consequences. These include the authorities, local communities, investors, work force, consumers, environmental groups, and the general public.
Indigenous Native to a particular area.

Intensive Agriculture Is an agricultural production system characterised by the high inputs of capital, labour, or heavy usage of technologies such as pesticides and chemical fertilizers relative to land area.

Irreplaceability The potential contribution of a site to a preservation or presentation goal. It is a fundamental way of measuring the conservation value of any site. An irreplaceable site will appear in every analysis of alternative combinations of sites. In other words, it is one which must be included in a conservation area because significant options for preservation are lost if the site is excluded.

Irreversible impact When the character, diversity, or reproductive capacity of an environment is permanently lost.

ISO The “International Organisation for Standardisation” is an international standard-setting body composed of representatives from various national standard organisations. The organization promulgates worldwide proprietary industrial and commercial standards.

IUCN International Union for the Conservation of Nature.

Land-use Is the human use of land. Land-use involves the management and modification of the natural environment into the built environment such as settlements and semi-natural habitats such as arable fields, agriculture, and forestry, etc.

LED Local Economic Development.

MAB Man and the Biosphere.

MaB Program Launched in 1971 by UNESCO, it is a global program of international scientific co-operation, dealing with people-environment interactions over the entire realm of bioclimatic and geographic situations of the biosphere.

Macro biogeographical region A region defined by its unique biological characteristics (flora and fauna) and biophysical characteristics (climate, geology, soils, etc.), giving rise to a variety of major landscapes, and variations in human settlement patterns and economic activity.

MDGs Millennium Development Goals.

MEA Millennium Ecosystem Assessment.
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<th><strong>Mitigation</strong></th>
<th>Measures designed to avoid, reduce or remedy adverse impacts.</th>
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<td><strong>Monitoring</strong></td>
<td>The repetitive and continued observation, measurement and evaluation of environmental data to follow changes over a period of time to assess the efficiency of control measures.</td>
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<td><strong>MOSS</strong></td>
<td>Metropolitan Open Spaces System.</td>
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<tr>
<td><strong>Negative impact</strong></td>
<td>A change that reduces the quality of the environment (for example, by reducing species diversity and the reproductive capacity of the ecosystem, by damaging health, property or by causing nuisance).</td>
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<td><strong>NEMQAQA</strong></td>
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<tr>
<td><strong>NEMPA</strong></td>
<td>National Environmental Management: Protected Areas Act 57 of 2003.</td>
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<td><strong>NEPA</strong></td>
<td>Ntsika Enterprise Promotion Agency.</td>
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<td><strong>NEPAD</strong></td>
<td>New Partnership for Africa’s Development.</td>
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<td><strong>NDP</strong></td>
<td>National Development Plan. It offers a long-term perspective to South Africa and aims to eliminate poverty and reduce inequality by 2030. According to the plan, South Africa can realise these goals by drawing on the energies of its people, growing an inclusive economy, building capabilities, enhancing the capacity of the state, and promoting leadership and partnerships throughout society.</td>
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<tr>
<td><strong>NFEPA</strong></td>
<td>National Freshwater Ecosystem Priority Area.</td>
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<td><strong>NGO</strong></td>
<td>Non-Governmental Organisation.</td>
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<td><strong>NSDP</strong></td>
<td>National Spatial Development Perspective.</td>
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<td><strong>PBO</strong></td>
<td>Public Benefit Organisation.</td>
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<tr>
<td><strong>PGDS</strong></td>
<td>Provincial Growth and Development Strategy.</td>
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<tr>
<td><strong>PGWC</strong></td>
<td>Provincial Government of the Western Cape.</td>
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| **Pollution** | As defined by NEMA: Means any change in the environment caused by (i) substances, (ii) radioactive or other waves, or (iii) noise, odours, dust or heat emitted from any activity, including the storage or treatment of waste or substances, construction and the provision of services whether engaged in by any person or an organ of state, where that change has an adverse effect on human health or well-being or on the composition, resilience and productivity of natural or managed ecosystems, or on materials useful to people, or will
have such an effect in the future.

**Positive impact**
A change that improves the quality of the environment (for example, by increasing species diversity and the reproductive capacity of the ecosystem, by removing nuisances or improving amenities).

**Pristine**
Undisturbed natural landscape.

**Pro-active**
Taking action in anticipation of a problem rather than in reaction to the problem.

**PSDF**
Provincial Spatial Development Framework.

**Rehabilitation**
To return a degraded ecosystem or population to a safe, stable, and predetermined condition.

**Restoration**
To return a degraded ecosystem or place to its original condition.

**SAHRA**
South African Heritage Resources Agency.

**SALGA**

**SANBI**
South African National Biodiversity Institute.

**SANRAL**

**SANS**
South African National Standards.

**SANS 10400-XA**
Published in August 2011, these guidelines form part of the South African standard for environmental sustainability and energy usage in buildings, and forms part of the National Building Regulations.

**SARD**
Sustainable Agriculture and Rural Development.

**Screening**
The process whereby the responsible department(s) decides whether or not a project requires assessment, and the level of assessment that may be required.

**Scoping**
The process of identifying the significant issues, alternatives and decision points, which should be addressed by a particular Environmental Impact Report, may include a preliminary assessment of potential impacts.

**SDF**
Spatial Development Framework.

**SDI**
Sustainable Development Initiative.

**SEA**
Strategic Environmental Assessment.

**SEMF**
Stellenbosch Environmental Management Framework.

**Significant impact**
An impact that, by its magnitude, duration or intensity alters an important aspect of the environment.

**SMA**
Special Management Area which is defined as ‘an area of excellence and good
practice, where the ethos of sustainable development is served in practice. It is a cadastral geographical unit, which is formally recognised and managed as an area where environmental sustainability is promoted in practice and in accordance with international standards for environmental sustainability’.

SMMEs  Small Micro Medium Enterprises.
SOE   State of Environment.
SPC   Spatial Planning Category.
Species  Plants, animals, or other organisms that do not normally interbreed with individuals of another kind, including any sub-species, cultivar, variety, strain, hybrid, or geographically separate population provided they are not part of another species.
SPISYS  Spatial Planning Information System.
SPLUMA  Spatial Planning and Land-Use Management Act 16 of 2013.
SSDF  Stellenbosch Spatial Development Framework.
Sustainable Agriculture  This is refers to agriculture that is socially just, humane, economically viable and environmental sound. Sustainable agriculture integrates three main goals: environmental stewardship, farm profitability and prosperous farming communities.
Sustainable development  Sustainable development is development that meets the needs of the present generation without compromising the ability of future generations to meet their own needs.
TOD   Transport Orientated Development.
UN   United Nations.
UNDP United Nations Development Program.
UNESCO United Nations Educational, Scientific and Cultural Organisation. It is a specialized agency of the United Nations established on 16 November 1945. Its stated purpose is to contribute to peace and security by promoting international collaboration through education, science and culture in order to further universal respect for justice, the rule of law and the human rights along with fundamental freedoms proclaimed in the UN Charter.
UNEP  United nations Environmental Program
Urban Edge  Is the demarcated outer boundary of urban areas and marks the transition between urban and rural land-uses.
Value Judgement  A statement of opinion or belief, which is not capable of being falsified by comparison with fact.

WMA  Water Management Area.

World Heritage Site  A World Heritage Site is a place (such as a desert, mountain, building, architectural monument, etc.) that is listed by UNESCO as of special cultural or physical significance. The list is maintained by the International World Heritage Programme administered by the UNESCO World Heritage Committee. Each World Heritage Site belongs to the country in which it is located, but it is conserved for the benefit of the global community and future generations.

WRI  World Resource Institute. It is an environmental think tank that conducts research to find practical ways to protect the earth and improve people’s lives. It focuses on four key programs, namely: climate protection, governance, markets and enterprise, and people and ecosystems.

WSA  Water Services Authority.

WSP  Water Services Provider.


WUA  Water user Association.

SECTION A
INTRODUCTION TO AND PRIMARY ADMINISTRATIVE ASPECTS OF THE SEMF
SECTION A: INTRODUCTION AND KEY ADMINISTRATIVE ASPECTS OF THE SEMF

SECTION SYNOPSIS

This section addresses the primary contextual and administrative aspects of the Stellenbosch Environmental Management Framework (SEMF), with specific reference to the following:

a) Serving as a guide to the various sections of the SEMF.
b) Providing a definition and description of the status and functions of the SEMF.
c) Proposing guidelines for the administration of the SEMF as a municipal sectoral policy.
d) Stating the applicable planning and implementation context for the SEMF.
e) Describing the environmental vision, goals and objectives of the SEMF as it relates to creating a sustainability framework for Stellenbosch Municipality.
f) Summarising the planning principles adopted for the drafting and long-term implementation of the SEMF.

CHAPTER A1 INTRODUCTION

The Division Spatial Planning Heritage and Environment of the Directorate Planning and Economic Development of Stellenbosch Municipality during 2014 drafted this sectoral policy entitled Stellenbosch Environmental Management Framework (referred to as the SEMF). The SEMF comes into operation upon its approval by the Stellenbosch Municipal Council.

The SEMF addresses the legal and moral obligations of Stellenbosch Municipality (further also referred to as the Municipality) as it relates to the environment, and provides a dynamic vision, goals and objectives, and spatial and strategic directives towards giving effect to such obligations.

The SEMF consists of three interrelated sections together with a set of user’s ‘toolkits’ (refer to Figure A1). These are colour-coded so as to enhance referencing and the use of the SEMF.

| A | INTRODUCTION TO AND PRIMARY ADMINISTRATIVE ASPECTS OF THE SEMF |
| B | ENVIRONMENTAL CAPITAL OF STELLENBOSCH MUNICIPALITY AND SITUATIONAL ANALYSIS |
| C | ENVIRONMENTAL VISION, OBJECTIVES, POLICY AND STRATEGIES |
| D | USER’S TOOLKITS TO INFORM THE IMPLEMENTATION AND USE OF THE SEMF |

Figure A1: Structure of the SEMF.
CHAPTER A2 KEY ASPECTS OF THE SEMF

A2.1 WHAT IS THE SEMF?

The SEMF is a municipal strategic environmental management policy that responds to and complies with the relevant statutes and directives. As such, the SEMF serves as:

a) Spatial and strategic supplement to the Stellenbosch Spatial Development Framework (SSDF).

b) Policy for ensuring environmental sustainability and for the aligning/integrating land-use activities in accordance with defined sustainability objectives.

c) Strategy towards enhancing the well-being of the people and the environment of the Municipality by providing for:
   (i) A uniform, effective and comprehensive system of environmental planning and management throughout the Municipality.
   (ii) Environmental and sustainability principles, norms and standards.
   (iii) Sustainable and efficient use of land and other forms of environmental capital.
   (iv) Providing for cooperative governance and intergovernmental relations within the sphere of the Municipality and between the latter and all other institutional spheres and the private sector.

d) A compilation of and alignment directive for the strategies and plans of the various sectoral departments and directorates of the Municipality. It is not the function of the SEMF to replace sectoral strategies and plans, it serves as a standard spatial and principle framework for drafting and implementation of such strategies and plans.

A2.2 LEGISLATIVE PREMISE FOR THE SEMF

Stellenbosch Municipality is an international focal point as it relates to both its natural and its cultural environment. The Municipality, accordingly, commits to be a leading town as it relates to giving effect to its mandate to conserve the environment on behalf of all its inhabitants. This commitment stems from the Municipality’s moral and self-imposed responsibilities as it relates to the efficient management of its environmental capital.

The planning-related legislative context for the SEMF was provided by, in particular, the:

- South African Constitution Act 108 of 1996\(^1\)
- Spatial Planning and Land Use Management Act 16 of 2013 (SPLUMA)
- National Environmental Management Act 107 of 1998 (NEMA)

The latter presents a set of directives that embodies the essence of the national directives as it relates to environmental planning and land-use governance in a manner that ensures

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\(^1\) Section 24 of the Constitution states that everyone has the right-
   a) to an environment that is not harmful to their health or well-being; and
   b) to have the environment protected, for the benefit of present and future generations, through reasonable legislative and other measures that-
      (i) prevent pollution and ecological degradation;
      (ii) promote conservation; and
      (iii) secure ecologically sustainable development and use of natural resources while promoting justifiable economic and social development
environmental sustainability. Specific reference is made to the following stipulations if the SPLUMA:

**Land use planning principles and objectives**

59.

(1) To promote sound and sustainable land use planning practice, a competent authority must —

a) acknowledge the right of owners to develop land in accordance with current use rights;

b) consider the rightful and reasonable interests of affected communities when changing use rights;

c) seek solutions to the conflicting interests of the various sectors and stakeholders involved in, or affected by, development and resources;

d) coordinate the spatial planning and development management activities of public institutions in the applicable area of jurisdiction;

e) ensure efficient administrative practices concerning land use planning;

f) build the capacity of political representatives and employees to —

(i) integrate spatial planning and development management;

(ii) further development in a sustainable manner;

g) consider the current and future availability of infrastructure;

h) ensure that land use planning heeds the aesthetic properties of landscapes and the ecology; and

i) ensure the physically safe use of land, with due regard to factors such as geological formations and flood plains.

(3) To promote socio-economic integration in land use planning, a competent authority must —

a) address historically distorted spatial patterns of settlement;

b) encourage mixed land use;

c) discourage urban sprawl, through the maintenance of urban edges;

d) promote the integration of settlement, infrastructure and social facilities with public transportation;

e) consider the use of instruments, such as —

(i) contributions towards low-cost housing and social facilities; or

(ii) the provision of low-cost housing and social facilities;

(iii) to accommodate the impact of proposed development;

f) address the reasons for, and counter the illegal occupation of land;

g) consider the appropriate location of nodes, including social facilities, for rural farm and forestry workers;

h) strive to achieve integrated, socio-economically efficient, energy-efficient and transport-efficient cities and towns;

i) promote the quality and functionality of the public spatial environment;

j) ensure the optimal utilisation of existing resources, including the utilisation of aspects of the environment that facilitate tourism;

k) discourage the inappropriate conversion of —

(i) areas with existing agricultural activity; and

(ii) areas with high agricultural potential.

(4) To promote environmental integration in land use planning, a competent authority must —

a) strive towards ecologically, socially and economically sustainable development, taking into account —

(i) the economic potential of the relevant area or region;

(ii) biodiversity;

(iii) social needs;

(iv) cultural heritage resources;

(v) agricultural resources;

b) ensure that development heeds the natural processes that control the relevant area;

c) strive to achieve development that is harmonised with the ecological characteristics of the environment;

d) promote the conservation and management of biodiversity;

e) discourage development in unsuitable environments such as —

(i) areas with a high water table;

(ii) swamps;

(iii) flood plains;

(iv) steep slopes;

(v) areas sensitive to drift-sands and sea-level rise;

(vi) areas with high biodiversity importance;

(vii) areas with important cultural and scenic landscapes —
f) minimise the fragmentation of natural habitat in ecological corridors and areas with high biodiversity importance;
g) facilitate soil conservation and the control of pollution;
h) address the land use implications of —
   (i) the provision and conservation of energy;
   (ii) the management of the demand for energy;
   (iii) climate change mitigation and climate change adaptation strategies;
i) protect the cultural heritage and tourism resources of the Municipality.

A2.3 INSTITUTIONAL ARRANGEMENTS FOR ADMINISTRATION OF THE SEMF

The Division Spatial Planning Heritage and Environment of the Directorate Planning and Economic Development of Stellenbosch Municipality is responsible for the overarching administration and implementation of the SEMF. The Division is responsible for, among others, the following:

a) Serving as the municipal representative and interface with all other spheres of government as it relates to environmental planning and management.
b) Facilitating and regulating environmental planning and management in accordance with the SSDF and the associated package of municipal policies which collectively represent the common ground for all land-use decisions in the Municipality (refer to Chapter A4).
c) Assisting municipal departments and other stakeholders with the incorporation in their sectoral plans of the directives of the SEMF and the package of municipal policies.
d) Ensuring on-going compliance of sectoral departments and other stakeholders with the SEMF and the package of municipal policies.

A2.4 ROLES AND RESPONSIBILITIES REGARDING IMPLEMENTATION OF THE SEMF

The SEMF provides an appropriate spatial and strategic context for environmental management throughout the Municipality, from a municipal perspective. It is an expression of the mental image, vision and aspirations of the Municipality for its environment. It is imperative that all partners are fully committed to the objectives of the SEMF. The roles and responsibilities of the various partners subsequently constitute the following:

a) Municipality: The Municipality has a key responsibility as it relates to demonstrating commitment to the guidance of the SEMF (i.e. leading by example). The roles and responsibilities include the following:
   (i) Providing strategic leadership in the implementation of the SEMF.
   (ii) Creating a conducive and supportive environment for the implementation of the SEMF.
   (iii) Establishing the required institutional mechanisms for the implementation of the SEMF.
   (iv) Developing the necessary capacity for the implementation of the SEMF.
   (v) Providing adequate resources for the implementation of the SEMF.
   (vi) Monitoring and auditing performance as it relates to the implementation of the SEMF.

b) Private Sector: The private sector is the owners and de facto custodians of much of the surface area of Stellenbosch Municipality. The private sector is also a key role-player in the local economy which depends upon meaningful economic interventions. It is therefore important that the public sector sees the SEMF as a mechanism that strives to promote long-term sustainability of the environment and its resources. The private sector is required to respond to the SEMF in terms of the following:
(i) Committing to the implementation of the objectives of the SEMF as part of the business process.
(ii) Applying the policies, strategies and spatial directives presented in the SEMF to optimise the financial return from land-use and to invest a portion of such benefits into the enhancement of human well-being and environmental integrity.
(iii) Contributing to human resource development in response to SEMF imperatives.
(iv) Encouraging ownership of the objectives of SEMF in the communities.
(v) Participating in multi-sectoral structures central to the implementation SEMF.
(vi) Ensuring transparency, inclusiveness, responsiveness and accountability as it relates to the implementation of the SEMF.
(vii) Monitoring and auditing performance as it relates to the implementation of the SEMF.

A2.5 PRINCIPLES FOR APPLICATION OF THE SEMF

The following principles apply to the use of the SEMF as a land-use directive:

a) Any land-use amendment has to conform to the SEMF. This means that the relevant organs of state must take account of, and apply relevant provisions of the SEMF when making decisions that affect the use of land and other resources. However, this guideline is subject to the principle that each proposed land development area should be judged on its own merits and no particular use of land, such as residential, commercial, conservational, industrial, community facility, mining, agricultural or public use, should in advance or in general be regarded as being less important or desirable than any other land-use.

b) The SEMF does not create, or take away, land-use rights.

c) The SEMF is to be applied in a flexible and pragmatic manner that focuses on promoting a developmental state and sustainability and which takes into account the merits and particular circumstances of each case, as required by law (e.g. through an Environmental Impact Assessment (EIA) undertaken in terms of NEMA).

CHAPTER A3 PURPOSE AND FUNCTIONS OF THE SEMF

The SEMF has a pivotal role in giving effect to the Stellenbosch Environmental Vision (refer to Chapter A5.2) by means of contextualizing international and national environmental imperatives applicable to Stellenbosch Municipality and bringing them to fruition within the realities and site-specific characteristics of Stellenbosch Municipality.

The SEMF is a critical instrument in guiding the use of the resources of the Municipality in a manner that will ensure sustainable outcomes based on municipal development needs and priorities. These functions should be read together with those cited in Chapter A2.1.

The overarching aims, purpose and functions of the SEMF include the aspects cited below. This should be read together with the dedicated SEMF pillars and drivers described in Chapter A5.3.

A3.1 ALIGNING SPATIAL PLANNING AND LAND-USE MANAGEMENT WITH THE NATIONAL DEVELOPMENT PLAN

The NDP (National Development Plan) requires that spatial planning and development be guided by normative principles and that policy and plans should explicitly indicate how they would meet
the requirements of such principles. The SEMF is premised upon and gives effect to the following normative principles for spatial development stipulated by the NDP:

- **Spatial justice**
  The historic policy of confining particular groups to limited space, as in ghettoisation and segregation, and the unfair allocation of public resources between areas, must be reversed to ensure that the needs of the poor are addressed first rather than last.

- **Spatial sustainability**
  Sustainable patterns of consumption and production should be supported, and ways of living promoted that do not damage the natural environment.

- **Spatial resilience**
  Vulnerability to environmental degradation, resource scarcity and climatic shocks must be reduced. Ecological systems should be protected and replenished.

- **Spatial quality**
  The aesthetic and functional features of housing and the built environment need to be improved to create liveable, vibrant and valued places that allow for access and inclusion of people with disabilities.

- **Spatial efficiency**
  Productive activity and jobs should be supported, and burdens on business minimised. Efficient commuting patterns and circulation of goods and services should be encouraged, with regulatory procedures that do not impose unnecessary costs on development.

The SEMF is to serve as a framework and manual for integrated spatial planning and land-use management in accordance with the principles of sustainability and sustainable development. Embodied in this function are the following:

a) Providing a spatial rationale and directive for future development in terms of the principles of sustainability as advocated by the National Framework on Sustainable Development (Department of Environmental Affairs (DEA), 2008) and the National Strategy for Sustainable Development and Action Plan 2011-2014 (NSSD1) (DEA, 2011).

b) Giving effect to the directives of the national government as expressed in, among others, the NDP, the National Framework on Sustainable Development, and the NSSD1.

c) Enabling intergovernmental alignment and guiding the activities of the relevant role-players and agencies (including national and provincial sectoral departments and municipalities).

d) Giving effect to the approach and principles set by the NDP and guiding the metropolitan, district and local municipalities in this regard.

e) Ensuring uniformity of application of planning processes and methodologies.

f) Serving as a basis for ongoing monitoring and auditing of performance and for continual improvement of land-use methodologies, technologies and practices.

To this end, the SEMF focuses on the following:

(i) Providing an environmental premise and rationale for the future drafting of SDFs and IDPs with specific reference to the following:

- Providing a standard spatial format for giving effect to land-use indices.
- Facilitating the land-use classification of the Municipality in a standard format in accordance with defined *Spatial Planning Categories* (SPCs).
- Recording the land-use (SPC) plans and associated strategies and guidelines in an innovative *Spatial Planning Information System* (SPISYS).
- Illustrating the desired future spatial patterns that provide for integrated, efficient and sustainable settlements based upon development priorities.
(ii) Providing a credible context for public investments.
(iii) Providing certainty to all interested and affected parties (I&APs) regarding spatial implications of future development in Stellenbosch Municipality.
(iv) Providing a basis for co-ordinated decision-making and policy-formulation regarding future land-use with specific reference to the following:
- Serving as a basis for decision-makers in respect of development applications.
- Facilitating the replacement of inappropriate policy frameworks with a more integrated approach to planning.
(v) Facilitating cross-boundary co-operation and co-ordination between Stellenbosch Municipality, the City of Cape Town, and neighbouring local municipalities in respect of issues that are of mutual interest for their respective areas of jurisdiction.

A3.2 GUIDING LAND-USE IN CONTEXT OF THE DOMAINS OF SUSTAINABILITY

The key generic function of the SEMF is to guide land-use in the Municipality in accordance with principles and guidelines for sustainability and in context of defined domains. The systems approach to sustainable development advocated by the SEMF recognises the vital importance of addressing all land-use domains in an integrated and holistic manner.

Stellenbosch Municipality sees the moving towards sustainability as a social challenge that entails international and national law, urban planning and transport, local and individual lifestyles and ethical consumerism. Ways of living more sustainably can take many forms from reorganising living conditions, reappraising economic sectors (permaculture, green building, sustainable agriculture), or work practices (sustainable architecture), using science to develop new technologies (green technologies and renewable energy), to adjustments in individual lifestyles that conserve natural resources. The various domains of sustainability addressed by the SEMF are the:

- Ecology Domain
- Economy Domain
- Social Domain

A3.2.1 ECOLOGY DOMAIN

This domain refers to:

a) **Healthy ecosystems**: Healthy ecosystems and environments are necessary to the survival of humans and other organisms. Healthy ecosystems provide vital goods and services to humans and other organisms. There are two major ways of reducing negative human impact and enhancing ecosystem services and the first of these is environmental management. This direct approach is based largely on information gained from earth science, environmental science and conservation biology. However, this is management at the end of a long series of indirect causal factors that are initiated by human consumption, so a second approach is through demand management of human resource use. Loss of biodiversity stems largely from the habitat loss and fragmentation produced by the human appropriation of land for development, forestry and agriculture as natural capital is progressively converted to man-made capital. Land use change is fundamental to the operations of the biosphere because alterations in the relative proportions of land dedicated to urbanisation, agriculture, forest, and pasture have a marked effect on the global water, carbon and nitrogen biogeochemical cycles and this can impact negatively on both natural and human systems.
b) **Atmosphere:** Management of the atmosphere involves assessment of all aspects of the carbon cycle to identify opportunities to address human-induced climate change and this has become a major focus of scientific research because of the potential catastrophic effects on biodiversity and human communities. Other human impacts on the atmosphere include the air pollution in cities, the pollutants including toxic chemicals like nitrogen oxides, sulphur oxides, volatile organic compounds and airborne particulate matter that produce photochemical smog and acid rain, and the chlorofluorocarbons that degrade the ozone layer.

c) **Water:** Water security and food security are inextricably linked. The rapid increase in water consumption over the past two decades resulted from scientific and technological developments impacting through the economy – especially the increase in irrigated land, growth in industrial and power sectors, and intensive dam construction on all continents. This altered the water cycle of rivers affected their water quality and had a significant impact on the global water cycle. Water efficiency is to be improved by increased demand management, improved infrastructure, improved water productivity of agriculture, minimising the water intensity (embodied water) of goods and services, addressing shortages in the non-industrialised world, concentrating food production in areas of high productivity, and planning for climate change. At the local level, people are becoming more self-sufficient by harvesting rainwater and reducing use of mains water.

d) **Waste:** Every economic activity produces material that can be classified as waste. To reduce waste industry, business and government are now mimicking nature by turning the waste produced by industrial metabolism into resource. Dematerialization is being encouraged through the ideas of industrial ecology, eodesign and ecolabelling. In addition to the well-established ‘reduce, reuse and recycle,’ shoppers are using their purchasing power for ethical consumerism.

### A3.2.2 ECONOMY DOMAIN

Sustainability concerns the specification of a set of actions to be taken by present persons that will not diminish the prospects of future persons to enjoy levels of consumption, wealth, utility, or welfare comparable to those enjoyed by present persons. Sustainability interfaces with economics through the social and ecological consequences of economic activity.

A recent UNEP\(^2\) report proposes a green economy defined as *one that improves human well-being and social equity, while significantly reducing environmental risks and ecological scarcities. It does not favour one political perspective over another but works to minimise excessive depletion of natural capital.* The report makes three key findings, namely that greening not only generates increases in wealth, in particular a gain in ecological commons or natural capital, but also (over a period of six years) produces a higher rate of GDP growth; that there is an inextricable link between poverty eradication and better maintenance and conservation of the ecological commons, arising from the benefit flows from natural capital that are received directly by the poor; in the transition to a green economy, new jobs are created, which in time exceed the losses in ‘brown economy’ jobs.

Historically there has been a close correlation between economic growth and environmental degradation - as communities grow, so the environment declines. There is concern that, unless resource use is checked, modern global civilization will follow the path of ancient civilizations that

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\(^2\) United Nations Environmental Programme

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collapsed through overexploitation of their resource base. While conventional economics is concerned largely with economic growth and the efficient allocation of resources, ecological economics has the explicit goal of sustainable scale (rather than continual growth), fair distribution and efficient allocation, in that order. The World Business Council for Sustainable Development states that ‘business cannot succeed in societies that fail’.

The economic importance of nature is indicated by the use of the expression ecosystem services to highlight the market relevance of an increasingly scarce natural world that can no longer be regarded as both unlimited and free. In general, as a commodity or service becomes scarcer the price increases and this acts as a restraint that encourages frugality, technical innovation and alternative products. However, this only applies when the product or service falls within the market system. As ecosystem services are generally treated as economic externalities they are unpriced and therefore overused and degraded.

Treating the environment as an externality may generate short-term profit at the expense of sustainability. Sustainable business practices, on the other hand, integrate ecological concerns with social and economic ones (i.e., the triple bottom line). Growth that depletes ecosystem services is sometimes termed ‘uneconomic growth’ as it leads to a decline in quality of life. Minimising such growth can provide opportunities for local businesses. For example, industrial waste can be treated as an ‘economic resource in the wrong place’.

**A3.2.3 SOCIAL DOMAIN**

Sustainability issues are generally expressed in scientific and environmental terms, as well as in ethical terms of stewardship, but implementing change is a social challenge that entails, among other things, international and national law, urban planning and transport, local and individual lifestyles and ethical consumerism. The relationship between human rights and human development, corporate power and environmental justice, global poverty and citizen action, suggest that responsible global citizenship is an inescapable element of what may at first glance seem to be simply matters of personal consumer and moral choice.

The social domain refers to:

a) **Peace, security, social justice**: Social disruptions like crime and corruption divert resources from areas of greatest human need, damage the capacity of societies to plan for the future, and generally threaten human well-being and the environment. Broad-based strategies for more sustainable social systems include: improved education and the political empowerment of women, especially in developing countries; greater regard for social justice, notably equity between rich and poor both within and between countries; and intergenerational equity.

b) **Poverty**: A major hurdle to achieve sustainability is the alleviation of poverty. It has been widely acknowledged that poverty is one source of environmental degradation. Such acknowledgment has been made by the Brundtland Commission report Our Common Future and the Millennium Development Goals. There is a growing realization in national governments and multilateral institutions that it is impossible to separate economic development issues from environment issues: according to the Brundtland report, ‘poverty is a major cause and effect of global environmental problems. It is therefore futile to attempt to deal with environmental problems without a broader perspective that encompasses the factors underlying world poverty and international inequality.’ Individuals living in poverty tend to rely heavily on their local ecosystem as a source for basic needs.
(such as nutrition and medicine) and general well-being. As population growth continues to increase, increasing pressure is being placed on the local ecosystem to provide these basic essentials. According to the UN Population Fund, high fertility and poverty have been strongly correlated, and the world’s poorest countries also have the highest fertility and population growth rates. The word sustainability is also used widely by western country development agencies and international charities to focus their poverty alleviation efforts in ways that can be sustained by the local populous and its environment.

c) Human relationship with nature: According to Murray Bookchin (2009), the idea that humans must dominate nature is common in hierarchical societies. Bookchin contends that capitalism and market relationships, if unchecked, have the capacity to reduce the planet to a mere resource to be exploited. Nature is thus treated as a commodity: ‘The plundering of the human spirit by the market place is paralleled by the plundering of the earth by capital.’ Social ecology, founded by Bookchin, is based on the conviction that nearly all of humanity's present ecological problems originate in, indeed are mere symptoms of, dysfunctional social arrangements. These problems can only be resolved by understanding the underlying social processes and intervening in those processes by applying the concepts and methods of the social sciences.

d) Human settlements: One approach to sustainable living, exemplified by small-scale urban transition towns and rural ecovillages, seeks to create self-reliant communities based on principles of simple living, which maximize self-sufficiency particularly in food production. These principles, on a broader scale, underpin the concept of a bioregional economy. These approaches often utilize commons based knowledge sharing of open source appropriate technology. Other approaches, loosely based around New Urbanism, are successfully reducing environmental impacts by altering the built environment to create and preserve sustainable cities which support sustainable transport. Residents in compact urban neighbourhoods drive fewer miles, and have significantly lower environmental impacts across a range of measures, compared with those living in sprawling suburbs.

e) Food: Stellenbosch Municipality strives for a ‘sustainable food system’ which is ‘one that provides healthy food to meet current food needs while maintaining healthy ecosystems that can also provide food for generations to come with minimal negative impact to the environment. A sustainable food system also encourages local production and distribution infrastructures and makes nutritious food available, accessible, and affordable to all. Further, it is humane and just, protecting farmers and other workers, consumers, and communities. Concerns about the environmental impacts of agribusiness and the stark contrast between the obesity problems of the Western world and the poverty and food insecurity of the developing world have generated a strong movement towards healthy, sustainable eating as a major component of overall ethical consumerism. The environmental effects of different dietary patterns depend on many factors, including the proportion of animal and plant foods consumed and the method of food production. The environmental impact of agribusiness is to be addressed through sustainable agriculture and organic farming, more productive use of urban wastelands and domestic gardens including permaculture, urban horticulture, local food, slow food, sustainable gardening, and organic gardening.
CHAPTER A4 PLANNING CONTEXT

In terms of the bioregional planning principles applied in the preparation of the SEMF (refer to Chapter A6), it is recognised that Stellenbosch Municipality is not an ‘island’ isolated from its surroundings – it is an integral part of the global biosphere of which the cultural, social and economic functions are uniquely interdependent. Accordingly, the SEMF is based upon the principle that Stellenbosch Municipality should be managed as a pivotal part of the Western Cape and the global biosphere in terms a holistic integrated structure or package of plans that have a common vision of sustainability.

The South African Government is a signatory to a number of international protocols, conventions and agreements pertaining to the above aspects. Consequently, all spheres of government are obliged to adopt and give effect to these protocols, conventions and agreements. The SEMF is based upon, and promotes, an integrated and holistic approach to environmental planning and land-use management which implies that the interrelationships between economic activities and other developmental dimensions (e.g. social, financial, demographic, institutional, and infrastructural aspects), and environmental constraints and opportunities are carefully considered in accordance with a standard framework and at all applicable spheres of planning, ranging from the international to the local level. Figure A2 lists the applicable levels of context and compliance.

![Figure A2: Planning and compliance levels and items applicable to the SEMF.](image-url)
**Relevant NDP Directive**

On the basis of our identity as an African country, South Africa’s foreign policy should be driven by a clear and critical understanding of our national, regional and continental priorities in a multi-polar world where the geo-strategic politics of the continent is, once again, becoming increasingly central to global political economic competition for natural resources and market share. As such, we need to have a clear strategy of South Africa's place in the region, on the continent and in the world over the next 20-30 years, and the political space the country will occupy. Planning needs to happen at international, regional, country and local level and that spatial development should conform to normative principles and should explicitly indicate how the requirements of such normative principles are to be met.

**A4.1 SEMF IN CONTEXT OF THE INTEGRATED SPATIAL PLANNING SYSTEM**

In terms of the applicable spatial planning principles the various layers of the package of plans express the place-specific characteristics and idiosyncrasies of the places to which the relevant layer applies and illustrate land-use proposals for that specific place. Figure A3 illustrates this spatial planning system and the associated integrated structure of plans. This document forms an integral part of the hierarchy of frameworks and policy documents that guide planning and development and associated decision-making in the Stellenbosch Municipality (refer to Figure A4 below).

![Figure A3: SEMF as part of the planning system and associated package of plans.](image-url)
The SEMF is to be implemented in accordance with the alignment principle that applies in the relations between development applications vis-à-vis the SSDF, and in the relations between the SSDF and the SEMF. The relationship between the SEMF and the SSDF is determined by the principle that where the SSDF is not aligned with the SEMF, the SSDF must be amended so as to affect such alignment. The SEMF is therefore a determining factor in the future spatial planning of Stellenbosch Municipality.

![Figure A4: Context of the SEMF.](image)

### Relevant NDP Directive

Environmental policy should seek to coordinate and connect the principal decisions that create and shape places to improve how they function. Environmental policy does not operate in isolation – unaided it cannot transform the country’s economic geography or promote growth. However, environmental policies can make a difference when they are integrated with plans for tangible public and private investment that are sustained over time, and carefully adapted to the needs and opportunities of specific places. Good environmental planning also builds communities and improves social cohesion. Environmental policy can be used to strengthen ties between different places (such as neighbouring states, municipalities, neighbourhood areas etc.) by guiding measures to improve cross-border infrastructure connections, ensure better integration and management of a wider network of human settlements and support the sharing of economic assets to secure economies of scale.

### A4.2 REFORM OF CURRENT PLANNING SYSTEM

The SEMF responds to the following recommendations of the NDP as it relates to reforming the current planning system:
a) Actively support the development of land-use plans that cross municipal, and even provincial boundaries, and which would promote collaborative action in fields such as biodiversity protection, climate change adaptation, tourism and transportation.

b) Develop a capability framework for environmental governance together with professional bodies, educational institutions and relevant government agencies. This framework should deal with strengthening the education and training of planners and other spatial professionals, improving quality of professional work, etc.

c) Eliminate inefficiencies in administrative procedures for land development without compromising the need for careful evaluation of proposals.

d) Ensure that every municipality has an explicit environmental restructuring strategy that is linked to instruments for implementation.

e) Require all municipal and provincial plans, including IDPs and their SDF components, to be translated into spatial contracts that are binding across national, provincial and local government.

f) Strengthen the enforcement of local planning and environmental control.

CHAPTER A5  VISION, GOALS AND OBJECTIVES

A5.1 GENERAL VISION FOR STELLENBOSCH MUNICIPALITY

The vision for Stellenbosch is summarised in the figure below.

![General vision for Stellenbosch Municipality](image-url)

**Figure A5: General vision for Stellenbosch Municipality.**
This vision embodies a systems approach to governance akin to the sustainability approach advocated by the NSSD1. This approach implies that the economic system, the socio-political system and the ecosystem are embedded within each other, and integrated through the governance system that holds all together in a legitimate regulatory framework (refer to Figure A6).

The achievement of the key components of this general vision depends on the long-term sustainability and general integrity of the environment. Environmental integrity refers to the ‘wholeness’ of the environment. Environmental integrity is determined by the value of the environment or place (natural or human-made), with specific reference to its intrinsic, systemic, and/or instrumental value.

‘Environment’ is defined as the aggregate of all external conditions and influences affecting the life of an organism. In particular, ‘environment’ refers to the surroundings within which humans exist and that are made up of:

a) the land, water and atmosphere of the earth;
b) micro-organisms, plant and animal life;
c) any part or combination of (a) and (b) and the interrelationships among and between them; and
d) the physical, chemical, aesthetic and cultural properties and conditions of the foregoing that influence human health and well-being.

A5.2 STELLENBOSCH ENVIRONMENTAL VISION

The SEMF responds to the need of the Municipality to create and maintain an environment that would enable the achievement of the general vision. To this end, the SEMF describes and maps the future destiny of the Municipality through long-term environmental planning, and serves as a premise for forging a common and shared sustainability agenda across the total spectrum of service delivery mechanisms of the Municipality. Accordingly, the SEMF strives to give effect to the following environmental vision:

A municipality and communities that recognise the vital importance of their rich natural capital and manage these in a manner that ensures sustainability and fulfils the needs of all concerned.

The SEMF impels both the Municipality and its social partners to be focused and decisive, to weigh up trade-offs, to make choices in the face of competing demands, to develop and implement aligned strategies and programmes, and to and ensure that their plans reflect a vision shared by all.

A5.3 SEMF PILLARS AND DRIVERS

The SEMF draws upon and aims to help give effect to the views of the NDP and the Municipality. The SEMF is premised on the principle that, in order to achieve sustainability in the Municipality, a holistic and all-embracing approach to the governance of the environment is required. Such an
approach should focus on ensuring the sustainability of the resource base upon which the general well-being of the people of Stellenbosch Municipality depend.

The SEMF is based on two pillars and enabling drivers which comply with the directives of, among others, the National Framework on Sustainable Development (NFSD) (DEA, 2008) and the NSSD1 (DEA, 2011). Without these additional pillars the stated environmental vision is not attainable. The dedicated SEMF pillars and drivers constitute the following:

**PILLAR 1: BIOPHYSICAL, SOCIAL, ECONOMIC AND TECHNICAL SUSTAINABILITY OF ALL LAND-USE PROGRAMMES AND PROJECTS**

**Driver 1:** *Managing human use of the biosphere and its resources.*

a) Ensure that the environment is able to yield the greatest sustainable benefit to present generations, while maintaining its potential to meet the needs and aspirations of future generations.
b) Conserve natural resources, biodiversity and landscapes.
c) Encourage the use of materials obtained from sustainable sources in new development and in the design of buildings.
d) Facilitate the use of green energy.
e) Promote the implementation of climate-neutrality strategies in all large-scale land-use projects.
f) Minimise the use of the four generic resources, namely energy, water, land and materials.
g) Maximise the re-use and/or recycling of resources.
h) Use renewable resources in preference to non-renewable resources.
i) Minimise air, land and water pollution.
j) Create a healthy, non-toxic environment.
k) Minimise damage to sensitive landscapes, including scenic, cultural, and historical aspects.

**Driver 2:** *Enhancing the integrity of the environment as an imperative for long-term sustainability.*

a) Maintain essential ecological processes, preservation of genetic diversity and the insurance of the sustainable utilisation of natural resources.
b) Plan and design the cultural (human) environment in a manner that enhances the intrinsic value (including heritage and traditional legacy) of the subject places and Stellenbosch Municipality as a whole, and creates places where people can live with dignity and pride (a key element of social equity).

**Relevant NDP Directive**

South Africa has a rich endowment of natural resources and mineral resources, which, if responsibly used, can fund the transition to a low-carbon future and a more diverse and inclusive economy. South Africa must leverage its solar resource and regional hydropower opportunities as competitive advantages, in parallel with the responsible exploitation of fossil fuels and minerals. For this to happen, the country must invest in the skills, technology and institutional capacity required to support a competitive renewable energy sector. Developmental challenges must be addressed in a manner that ensures environmental sustainability and builds resilience to the effects of climate change, particularly in poorer communities. South Africa’s primary approach to adapting to climate change is to strengthen the nation’s economic and societal resilience. This includes ensuring that all sectors of society are more resilient to the future impacts of climate-change by maintaining the integrity of ecosystems and the many services that they provide.
Driver 3: **Incorporating biodiversity into the management of all biological resources.**

a) Biodiversity conservation is a prerequisite for sustainable development, and for biodiversity conservation to succeed, the maintenance of environmental integrity (as defined by ecological, economic and social criteria) must be one of the primary determinants of land-use planning.

b) The mix of species in an ecosystem enables that system both to *provide* a flow of ecosystem services under given environmental conditions, and to *maintain* that flow if environmental conditions change. The loss of biodiversity therefore limits the resilience of the affected ecosystem, which in turn, may have direct negative economic implications.

Driver 4: **Supporting conservation initiatives in the private sector.**

Conservation on private land should become an integral part of the provincial conservation strategy. This, in turn, requires that forward planning must be done on a holistic bioregional basis. *Environmental health* is the key to sustainable development. The primary threat to environmental health is fragmentation of community-supporting ecosystems. Fragmentation generally leads to a cycle of environmental degradation, which subsequently influences the well-being of the dependent communities. It is, therefore, of paramount importance that issues, such as biodiversity conservation, economic growth, human resources development, and social development, should be addressed in all SDFs.

Driver 5: **Ensuring spatial sustainability.**

a) Promote land development that is within the environmental, fiscal, institutional and administrative means of Stellenbosch Municipality.

b) Ensure that special consideration is given to the protection of high-potential farm land.

c) Uphold consistency of land-use measures in accordance with environmental requirements and associated management instruments.

d) Limit urban development to locations where such development can be sustainable, where urban sprawl can be limited, and where such development can result in sustainable communities.

e) Implement strategies to ensure that any form of development, on balance, improves current circumstances in the subject area.

Driver 6: **Facilitate efficient use of all forms of capital available to Stellenbosch Municipality.**

a) Implement plans to ensure that development optimises the use of existing resources and infrastructure (i.e. monetary capital, environmental capital and infrastructural capital) and that such development result in beneficial synergies and multipliers in the local economy.

b) Invest a meaningful share of the proceeds from the use of non-renewable resources in social and human-made capital to maintain the capacity to meet the needs of future generations.

c) Ensure that new development promotes qualitative urban integration, affordable housing, and densification in a financially viable manner, without undermining property values.

d) Protect and enhance the property and investments of all inhabitants.

e) Pursue quality in creating the built environment.

**PILLAR 2: INTEGRATED ENVIRONMENTAL PLANNING AND LAND-USE MANAGEMENT**

Driver 1: **Appropriate demarcation of administrative units.**
Municipal wards or other forms of community domains should be based on bioregional parameters (i.e. applicable economic, social and environmental criteria).

**Driver 2: Innovative spatial planning that provides for a structure of interrelated cores, corridors and matrices.**

Land-use plans should include core conservation areas that feature representative samples of the municipality’s characteristic biodiversity. Ideally such sites should be linked by corridors of natural or restored natural plant cover to permit migration and adaptation to global change. Both the core sites and corridors should be nested within a matrix of mixed land-uses and ownership patterns.

**Driver 3: Adaptive management.**

This implies that land-use management is undertaken in a manner that responds to lessons drawn from experience. The SSDF has to respond accordingly.

**Driver 4: Building human capacity and ability**

a) Cooperative skills development: Communities and public and private organisations, together, must locate and mobilise the skills, knowledge, and information needed to ensure sustainability as promoted by the SEMF.

b) Full involvement of stakeholders: All stakeholders must be fully involved in its planning and management (governance) of the areas where they live. Of primary importance in this regard, is to build the capacity to participate in such processes.

**Driver 5: Efficient information management.**

a) Reliable and comprehensive information: In order to contribute to continual improvement all stakeholders must have at their disposal the critical information needed to achieve the goal of sustainability. A key element of the SEMF is the SPISYS that has to be developed.

b) Research and monitoring: Research and inquiries should focus on people-environment interactions, the development of innovative methods for managing natural resources, and the long-term monitoring of environmental factors and the impact of management practices.

c) Use of knowledge: Scientific, local and traditional knowledge should be employed in planning and management activities. Biology, anthropology, economics, engineering and other related fields are to be tapped. Such knowledge helps stakeholders and programme managers to anticipate nature’s long and short cycles and to track global change.

The SEMF creates the enabling spatial and policy context required to give effect to sustainability and sustainable development as imperatives for the attainment of the Stellenbosch Environmental Vision.

**A5.4 OVERARCHING GOAL OF THE SEMF**

The overarching goal of the SEMF is to enable sustainability. Sustainability implies ecological sustainability which recognizes that healthy ecosystems and natural resources are preconditions for human well-being and that human beings are part of nature and not a separate entity.

In ecology, sustainability refers to how biological systems endure and remain diverse and productive. In more general terms, sustainability refers to the endurance of systems and
processes. The organizing principle for sustainability is sustainable development, which includes the interconnected domains of ecology, economy and socio politics.

A5.5 RELATIONSHIP BETWEEN SUSTAINABILITY AND SUSTAINABLE DEVELOPMENT

As stated previously, the organizing principle for sustainability is sustainable development. The SEMF supports the NDP principle that structured interventions (such as sustainable development) are required to promote sustainability. Such structured interventions constitute the equitable use of resources to create benefit for all.

Accordingly, the SEMF promotes a bespoke form of sustainable development which is described as the *enhancement of human well-being and environmental integrity* through the *efficient and just use of the resources (capital)* vested in Stellenbosch Municipality.

This goal is based upon the directives presented in the NFSD (DEA, 2008)\(^4\) and the NSSD1 (DEA, 2011).

In terms of the NSSD1, sustainable development is considered *the process that is followed to achieve the goal of sustainability*. *Sustainable development constitutes the selection and implementation of development options which allow for appropriate and justifiable social and economic goals to be achieved, based on the meeting of basic needs and equity, and without compromising the natural system on which it is based.*

According to the NSSD1 sustainability implies *ecological sustainability* which recognizes that healthy ecosystems and natural resources are preconditions for human well-being and that human beings are part of nature and not a separate entity. Sustainability constitutes the continuous and mutually compatible integration of these systems over time. Sustainable development means making sure that these systems remain mutually compatible while key development challenges are met through specific actions and interventions to eradicate poverty and severe inequalities.

The SEMF builds on the NSSD1 as a proactive strategy that regards sustainable development as a long-term commitment, which combines environmental protection, social equity and economic efficiency within the vision and values of the country. The SEMF, is premised upon and gives effect to the following five strategic objectives of the NSSD1:

a) Enhancing systems for integrated planning and implementation.
b) Sustaining our ecosystems and using natural resources efficiently.
c) Towards a green economy.
d) Building sustainable communities.
e) Responding effectively to climate change.

A5.6 IMPERATIVES FOR SUSTAINABLE DEVELOPMENT

Sustainable development has three global imperatives, namely *human well-being*, *environmental integrity* and *economic efficiency* (International Institute for Sustainable Development {IISD},

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\(^4\) The National Cabinet, in 2008, approved the South Africa National Framework for Sustainable Development (NFSD). This approval signalled a new wave of thinking aimed at promoting the effective stewardship of South Africa’s natural, social and economic resources. The NSSD1 was approved by Cabinet on 23 November 2011. It builds on the 2008 NFSD and several initiatives that were launched by the business sector, government, NGOs, civil society, academia and other key role players to address issues of sustainability in South Africa.
The Rio Declaration, which forms the preamble to Agenda 21\(^5\), states that ‘human beings are at the centre of concern for sustainable development’ (CSIR, 2002).

The interactive model of sustainability illustrated by Figure A7 illustrates that sustainable development occurs where the three imperatives interact within an ‘interactive zone’. Development outside this ‘interactive zone’ will not be sustainable (Mebratu, 1998). The SEMF builds on the following understanding of the three global imperatives:

a) **Human Well-Being:**
   This refers to both *material* and *spiritual* well-being. Material well-being refers to the absence of poverty. Spiritual well-being, among others, refers to the absence of inequality and being in a position to obtain new powers, emotionally, intellectually and physically and to be able to play a meaningful role at all spheres of society.

b) **Economic Efficiency:**
   This is understood as the *optimisation of benefit at the lowest cost*. It includes the innovative and efficient use of available resources.

c) **Environmental Integrity:**
   This imperative refers to the relative ‘wholeness’ of the environment. ‘Environment’ is defined as the aggregate of all external conditions and influences affecting the life of an organism. Environmental integrity is determined by the *value* of the environment or place (natural or human-made), with specific reference to its intrinsic, systemic, and/or instrumental value.

**A5.7 GUIDING PRINCIPLES FOR SUSTAINABLE DEVELOPMENT IN STELLENBOSCH MUNICIPALITY**

In the over-arching goal of enabling sustainable development, the following inter-related principles and objectives apply:

a) The human-made environment is located within and ‘contained’ by the natural environment. The manner in which human settlements are developed, therefore, has an immense impact on the quality and integrity of the environment as a totality. Ecological integrity is a key factor in the sustainable development equation. Ecological integrity, among others, requires that biodiversity is protected and essential ecological processes and services (e.g. water yield and quality, soil conservation, decomposition, etc.) are maintained.

b) Stellenbosch Municipality has a significant comparative economic advantage vested in its inherent resources (both renewable and non-renewable). The sustainable use of such resources holds the key to long-term sustainability and growing prosperity in the Municipality.

c) Benefits arising from the use and development of the inherent resources of the Municipality are to be shared in an equitable manner.

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\(^5\) Agenda 21 is an international program, adopted by some 178 governments, aiming to put sustainable development into practice around the world. It emerged from the United Nations Conference on Environment and Development held in Rio de Janeiro in 1992.
d) The benefits derived from the use of the resources of the Municipality depend upon such resources being used within:
   - their renewal capacity;
   - maintenance of the integrity of the natural systems which produce such resources;
   - minimising, or avoiding, the risk or irreversible change induced by humans;
   - adequate investments being made to ensure the conservation of resources; and,
   - avoiding or minimising the adverse impacts of the use of non-renewable resources.

e) The people and the institutions of Stellenbosch Municipality have a responsibility as it relates to the management of such resources and they are to act with due care to conserve and avoid negative impacts on the environment and use resources in a sustainable, equitable and efficient manner.

A5.8 LEGAL PREMISE FOR SUSTAINABLE DEVELOPMENT

NEMA provides a legal premise for the SEMF’s stance on sustainable development. Of specific relevance are the following sections of the Act:

Section 2.1: The principles set out in this section apply throughout the Republic to the actions of all organs of state that may significantly affect the environment, and shall apply alongside all other appropriate and relevant considerations, including the State’s responsibility to respect, protect, promote, and fulfil the social and economic rights in Chapter 2 of the Constitution and in particular the basic needs of categories of persons disadvantaged by unfair discrimination.

Section 2.2: Environmental management must place people and their needs at the forefront of its concern, and serve their physical, psychological, developmental, cultural and social interests equitably.

Section 2.3: Development must be socially, environmentally and economically sustainable.

A5.9 POLICY PREMISE FOR SUSTAINABLE DEVELOPMENT

The policy premise for sustainability and sustainable as advocated in the SEMF was primarily drawn from the NFSD and the NSSD1. Figure A8 summarises the key aspects of the NSSD1 that are particularly relevant to the SEMF and to environmental governance in the Municipality.

A5.10 ROLE OF THE MUNICIPALITY IN PROMOTING SUSTAINABLE DEVELOPMENT

It is recognised that the Municipality plays a vital role in fostering sustainable development. The policies, programs and practices adopted and promoted by the Municipality are inter alia aimed at enhancing the efficient use of energy, water, sensitive habitats and other environmental resources. In addition, the sustainable development strategies of the Municipality aim to help local businesses reduce costs, generate new business opportunities, create jobs and increase economic competitiveness.

It is furthermore recognised that the Municipality can exert tremendous influence on whether its communities adopt more sustainable paths. This involves shifting public resources, services, investments, purchasing power and policies to encourage more economically and environmentally sustainable outcomes. In this regard, the Municipality should fulfil the following interrelated roles:
### SOUTH AFRICA’S NATIONAL STRATEGY FOR SUSTAINABLE DEVELOPMENT AND ACTION PLAN

**VISION**

South Africa aspires to be a sustainable, economically prosperous and self-reliant nation state that safeguards its democracy by meeting the fundamental human needs of its people, managing its limited ecological resources responsibly for current and future generations, and by advancing efficient and effective integrated and governance through national, regional and global collaboration.

**GOALS**

1. Develop and promote new social and economic goals based on ecological sustainability and build a culture that recognizes that socioeconomic systems are dependent on and embedded in ecosystems.
2. Increase awareness and understanding of the value of ecosystem services to human wellbeing.
3. Ensure effective integration of sustainability principles into all policies, planning and decision-making at national, provincial and local levels.
4. Ensure effective system-wide integration and collaboration across all functions and sectors.

**STRATEGIC PRIORITIES**

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<td>Enhancing systems for integrated planning and implementation</td>
<td>Sustaining our ecosystems and using natural resources efficiently</td>
<td>Towards a green economy</td>
<td>Building sustainable communities</td>
<td>Responding effectively to climate change</td>
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**OBJECTIVES**

1. **1:** Enhance effective governance, and institutional structures and mechanisms to achieve sustainable development and meeting the Millennium Development Goals (MDG) and Johannesburg Plan of Implementation (JPOI) goals and targets.

2. **2:** Value, protect and continually enhance environmental assets and natural resources.

3. **3:** A just transition towards a resource-efficient, low-carbon and pro-employment growth path.

4. **4:** Create community awareness, participation and work together to protect their environment through changing the attitudes and behaviour in consuming resources sustainably and responsibly.

5. **5:** A fair contribution to the global effort to achieve the stabilisation of greenhouse gas concentrations in the atmosphere at a level that prevents dangerous anthropogenic interference with the climate system.

**INSTITUTIONAL**

National Committee on Sustainable Development (CSD): Spheres of Government, civil society, private sector, academia, multi-stakeholder and independent review.

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Figure A8: The NSSD1 in a nutshell (Source: DEA, 2011).
ROLE 1: LEADING BY EXAMPLE

In this regard, reference is made to the following:

a) Ensuring environmental sustainability. This refers to giving effect to applicable international, national, provincial and local legislation, policy directives, agreements and protocols pertaining to ensuring global sustainability. Specific reference is made to the intergovernmental agreement on the Cape Winelands Biosphere Reserve, the World Heritage Convention as it relates to the Cape Floral Region Protected Areas World Heritage Site, the NDP, and the NSSD1.

b) Sustainable use of resources. This includes the wise and just use of environmental resources (capital) (land, water, air, biodiversity products for the benefit of all concerned.

c) Environmental care. This refers to giving effect to the functions, mandates, and delegations of the Municipality in a manner that complies with legislation, policy, and international best practice.

d) Efficient management of municipal properties, including buildings, parks and open space. Applying sustainable development principles to the planning and management of such properties can help the municipality to operate in a sustainable manner and provide excellent examples in this regard.

e) Renewable energy and air quality. The municipality aims to lead by example and save money by adopting sustainable practices in this regard.

ROLE 2: PROMOTING PUBLIC-PRIVATE-COMMUNITY BASED SUSTAINABLE DEVELOPMENT PARTNERSHIPS

The Municipality aims to establish a framework to foster, support and guide public-private-community based programs and partnerships promoting sustainable development at the neighbourhood area level. Ideally such partnerships should evolve around a co-operative venture between three major stakeholders, namely the private sector, the municipality, and the community. The main aims of such partnerships should be to:

a) Enable the municipality to cross-subsidise much-needed low-cost and medium-cost housing.

b) Ensure that equitable and just solutions are found for the needs of people who had been left landless due to past policies.

c) Create opportunities for meaningful community empowerment.

d) Promote access to mainstream of the economy for the previously disadvantaged through agriculture, tourism, environmental conservation, utilisation of biodiversity components, etc.

e) Engaging local communities in ongoing assessment of their environmental and economic conditions, trends and risks. This can provide a baseline to help the community determine its current status and its development goals and objectives.

f) Establishing clear, measurable sustainability goals and targets for the municipality, the private sector and communities.

A5.11 MUNICIPAL STRATEGIES FOR SUSTAINABLE DEVELOPMENT

The strategies for sustainable development of the Stellenbosch Municipality are based on the following principles:

- Eradication of poverty is an indispensable requirement for sustainable development.
• Eradication of poverty requires environmentally sustainable solutions.
• Sustainable development requires a balance between economic growth, social development and environmental sustainability, but with the emphasis on economic growth until such time as large-scale poverty has been successfully eradicated\(^6\).
• Reducing poverty must go hand in hand with the reduction of inequality.

The strategies for sustainable development focus on the following:

a) Providing a mechanism for integrating environmental and poverty concerns into municipal decision-making.

b) Providing a strategic and participatory process of analysis, debate, capacity strengthening, planning and action towards sustainable development.

c) Integrating sustainable development strategies and strategy processes into the IDP and SDF.

d) Participation, representation, ownership and involvement of all relevant stake-holders promoting broad-based policy learning and capacity development.

e) Giving effect to government commitment and political will through negotiation and conflict management and balancing technical analysis with participatory planning process.

A5.12 ENVIRONMENTAL PLANNING AND SUSTAINABILITY

As described in Chapter A5.4, the SEMF is closely tied to the imperative of sustainability in an ecological, social, and economical context (i.e. the ‘triple bottom line’). While the adopted environmental planning principles acknowledge the integrated nature of these three components, they explicitly acknowledge the importance of the multiple concerns of the people of Stellenbosch Municipality.

Accordingly, the SEMF recognises that, from and ecological perspective, sustainable development amounts to living equal to or below the carrying capacity of the land – that is, not taking resources from the environment faster than they can be replenished. Acceptance of the need for resources to be kept at regenerative levels is perhaps the foundational pattern of spatial planning (Thayer, 2003). Social sustainability is more closely related to the development of strong, active, just, and inclusive communities and distributing the opportunity to achieve wealth equitably. Sustainability is thus the ‘equitably distributed achievement of social, ecological and economic quality of life’ (Aberley, 1999).

Therefore, sustainability is more than maintaining the regenerative capacities of natural ecosystems. It is about simultaneously meeting our material needs, striving for social and economic equitability and justice, and preserving all aspects of biodiversity and the natural environment. While this is a tall order, the interconnected and complex nature of these three facets of society makes it easier, more logical, and, hopefully, more effective to address them simultaneously and holistically than to artificially divide them.

\(^6\) There is an increasing global awareness against economic growth at the expense of the natural environment. United Nations organisations such as UNEP; UNESCO; and international conservation bodies such as the IUCN; the WRI; and the WWF plead for national and regional development policy, and strategies that can facilitate sustainable development.
CHAPTER A6 PLANNING PRINCIPLES ADOPTED FOR THE SEMF

The SEMF was drafted in accordance with the principles of bioregional planning as defined by the WRI, IUCN and UNEP (1992), and the National Environment Biodiversity Act 10 of 2004). The objective was to facilitate coherent and place-specific planning of Stellenbosch Municipality as a distinct and unique place and to facilitate its management in accordance with local and global best-practice.

The planning principles adopted for the SEMF provides for planning and land management that promote sustainable development by enhancing environmental integrity and human well-being through economic efficiency within a defined geographical area, the boundaries of which are determined in accordance with environmental, social and economic criteria (WRI, IUCN and UNEP, 1992).

Municipal Stance on Bioregional Planning

The 2004 IDP provided guidance regarding the approach and process to be followed in the preparation of the Stellenbosch SDF and the future management of the Municipality. In this regard, reference is made to the following:

a) Foster and promote the principles of sustainable development and bioregional planning (Greater Stellenbosch IDP, Section 6.3).

b) Incorporate the principles of the IDF of the former Winelands District Council into the Stellenbosch SDF and implement it as a matter of urgency (Greater Stellenbosch IDP, Section 7.13).

The adopted planning principles are dialectic in that they aim to integrate values long held to be at odds with one another, including society/nature, economy/ecology, science/other ways of knowing, development/conservation, and change/stability. The principles aim to capitalize on the strength of scientific, industrial, and democratic processes while extending and expanding them to address the new social, environmental, and economic problems facing the world today. The tenets of the adopted planning approach are as follows:

a) A world view:
   • Widespread social and ecological crises exist, without fundamental change preservation of biodiversity, including survival of the human species, is in doubt.
   • The root cause of these threats is the inability of governments and industrial capitalism to measure progress in terms other than those related to monetary wealth, economic efficiency or centralized power.
   • Sustainability is better gained within a more decentralised structure of governance and development.

b) Culture:
   • Humans and other species have an intrinsic right to co-evolve in local, regional and global ecosystem association.
   • Cultures are knowledgeable of past and present indigenous cultural foundations, and seek to incorporate the best elements of these traditions in ‘newly indigenous’ or ‘future primitive’ configurations.

c) Governance:
   • Regional governance is autonomous, democratic and employs culturally-sensitive participatory decision-making processes.

d) Economy:
• Human agency is reintegrated with ecological processes, especially through careful understanding of carrying capacity, preservation and restoration of native diversity and ecosystem health.
• The goal of economic activity is to achieve the highest possible level of cooperative self-reliance.
• Reliance on locally manufactured and maintained appropriate technology, devised through an on-going program of ecological design research, is favoured.

The spatial dimension of the adopted planning approach constitutes the identification and mapping of logical form determinants (including spatial patterns and resources). This generally suggests a logical spatial form that promotes sustainability. Bio-cultural regional patterns provide solutions pertaining to where to develop and where not to develop. This can help policy-makers to set goals that are within the capacities of the natural systems, and at the same time, are more likely to meet social values for an area.

The SEMF supports the goal of accelerating change towards improved human and environmental well-being for a number of reasons, including the following:

(i) It makes little sense to discuss the topic of sustainability at the global scale if insufficient thought is given to the local places and scales where human life actually occurs. Societal actions that are sustainable for humans, other life-forms, and earthly systems can best be achieved by means of a spatial framework in which people live as rooted, active, participating members of a reasonably-scaled, naturally-bounded, and ecologically-defined ‘place.’

(ii) Considering problems and solutions from a regional perspective offers an opportunity to engage in comprehensive, adaptively-managed change improving society’s overall opportunity to achieve sustainability at a scale not possible within a single community effort.

(iii) National and international human communities will have to undergo significant adaptive change to deal with a transition from climate change. But large-scale social change will only happen where people share common concerns, goals, and core values. Acknowledging that community-by-community change is too slow, the bioregion offers an example of where communities with common ecology, culture, and economy can converge for a greater good.

(iv) Regional-based planning and action can help society narrow down problems and solutions, and help participants to acknowledge the limitations of a place and its resources so that they will not continue to overestimate the carrying capacity of the regions they inhabit, and live more sustainably.

(v) For every region, there may be a unique set of practices, tools, models, and successes within individual organisations that support planning, design, and management. Instead of ‘reinventing the wheel’ with each new initiative, project, or campaign, the regional scale of sustainability work can enhance a transfer of knowledge and technology for the betterment of the entire region.
SECTION B
ENVIRONMENTAL CAPITAL OF STELLENBOSCH MUNICIPALITY AND SITUATIONAL ANALYSIS
SECTION B: ENVIRONMENTAL INHERENT CAPITAL OF STELLENBOSCH MUNICIPALITY

SECTION SYNOPSIS

Section B is a summary of the environmental characteristics of Stellenbosch Municipality as a distinct place or environment. The SEMF has adopted the broad definition of environment as presented in NEMA, namely *the surroundings within which humans exist and that are made up of:*

a) the land, water and atmosphere of the earth;

b) micro-organisms, plant and animal life;

c) any part or combination of (a) and (b) and the interrelationships among and between them; and

d) the physical, chemical, aesthetic and cultural properties and conditions of the foregoing that influence human health and well-being.

This section serves as a broad state of the environment report which would, in turn, be used as a premise for the monitoring and auditing to be undertaken as an integral part of the long-term environmental management to be undertaken under the guidance of the SEMF.

STELLENBOSCH MUNICIPALITY AS A UNIQUE PLACE (ENVIRONMENT)

Stellenbosch Municipality is a compilation of a unique set of natural and cultural components or constructs. These collectively create the sense of place which characterises the area.

The world consists of concrete phenomena such as people, animals, trees, stones, towns, water, homes, the moon, stars, clouds, night, day, etc. The concrete ‘things’, which constitute the world for humans, are interrelated and complex and some phenomena may include others. In general, it can be said that some phenomena form an environment to others. The concrete term for ‘environment’ is place (Norberg-Schulz, 1984). Place can therefore be defined as ‘a totality of concrete things, which have material substance, shape, texture and colour’. These substances determine the environmental character, which is the essence of place (Norberg-Schulz, 1984). However, whilst natural and material elements are usually the primary components of place and the latter is usually described in physical or geographical terms, place means more than a geographical location and comprises more than material substance. Place also comprises intangible phenomena such as feelings, which provide the content of human existence. Distinction is made between natural place and human-made place.

Natural place is broadly defined as the natural environment that has not been substantially modified by man and where natural ecosystem processes are maintained. The relationship between the inhabited and natural landscapes is a fragile one (Norberg-Schulz, 1993).

The human-made (cultural) place is defined as the environment that has been created or modified by humans to the extent that its primary ecosystem functions and natural aesthetic appeal are lost or diminished (Schmithusen, 1964). Inhabited landscapes are the works of humankind and a general understanding of what constitutes qualitative inhabited landscapes, and what to do to maintain such landscapes, are of decisive importance for long-term sustainable development.
CHAPTER B1 INTRODUCTION TO STELLENBOSCH MUNICIPALITY

B1.1 LOCATION

Stellenbosch Municipality forms part of the Cape Winelands District Municipality of the Western Cape Province of South Africa (refer to Figure B1). The Municipality adjoins the Cape Metropolitan Area to the west and the Breede Valley, Drakenstein and Theewaterskloof Municipalities to the east south and north respectively.

![Figure B1: Location and context of Stellenbosch Municipality.](image)

Stellenbosch Municipality is an amalgamation of the previous municipal areas of Stellenbosch, Franschhoek and Pniel as well as a major portion of the previous Winelands District Council’s area of jurisdiction and constitutes a geographical area of approximately 830 km².

The Municipality is located in the heart of the Cape Winelands, which is dominated by agricultural land of his historic and aesthetic value, and globally-important natural habitats. The Municipality is bounded to the east and south by the Drakenstein, Wemmershoek and Limietberg mountain ranges. The Hottentots Holland range (i.e. Stellenbosch, Jonkershoek and Simonsberg Mountains) and the Bottelary Hills are in the immediate vicinity of the town of Stellenbosch (refer to Figure B2).

According to history, Governor Simon van der Stel on 8 November 1679 discovered the Eerste River and, what he described, as the ‘most charming valley he had yet seen’. The valley of the
Eerste River, as its name (meaning first) indicates, was the first of the inland valleys to be settled. The diversity of the hills, the richness of the grass, the patches of evergreen forest trees, the river of sweet water, all delighted his eye and mind. He called the site *Van der Stel se Bosch* (Van der Stel’s bush), and was determined on founding a settlement in an area so obviously suited to habitation of man. Within a month the first settler arrived and so on the hamlet became a prosperous farming area and in 1685 the town of Stellenbosch was declared.

For over a century Stellenbosch remained the seat of this frontier magistracy. Missionaries and rural settlements, such as Simondium, Raithby, Pniel, Lanquedoc, Jamestown, Johannesdal, Kylemore, and Klapmuts developed around Stellenbosch. The early settlers were encouraged to plant oak trees as the oak lined streets bear testimony today, and it became affectionately known as ‘Eikestad’ – town of oaks. It is the second oldest European town (after Cape Town) in South Africa, and its well-preserved buildings are fine examples of the impact of many architectural styles.

The Franschhoek of today has its origins in 1688, when the Huguenots (French Protestants) fled from their homeland because of religious persecution by the Catholic monarch, Louis XIV. Facing an uncertain future as refugees in Europe, about 200 Huguenots arrived at the Cape. The French settlers brought with them a sound knowledge of viniculture and settled down to make wine in the fine French tradition. These French at the Cape soon lost their national identity, but the French farm names are still with us to this day.
Franschhoek, is also a town decorated with restored Cape Dutch and Victorian houses, wine stores, grand wine estates, and even today still retains an underlying French ambiance. The French Huguenot Memorial was constructed in 1938 to commemorate the arrival and importance of the French culture to South Africa.

The village of Pniel lies on the banks of the Dwars River in the Drakenstein Valley. The valley is located between the the Simonsberg Mountains in the west and the Hottentots Holland Mountains in the east. When slavery was abolished in South Africa during 1834 land was purchased and a mission station founded in 1843. Today the United Congregation Church still stands at the centre of daily life of the town.

CHAPTER B2  BIOPHYSICAL CHARACTERISTICS

B2.1 CLIMATE

The Municipality has a Mediterranean climate, characterised by warm, dry summers and cold, wet winters. Summers are generally hot with temperatures averaging between 25° and 30°C. Heat waves lasting a few days occur reasonably frequently in summer. The southern part of the Municipality is on average 0.5°C cooler that the northern part. Winter temperatures are usually mild, varying from about 5-6°C in the Stellenbosch and Franschhoek areas. Occasional cold snaps accompanied by snowfalls on the higher mountain peaks are an annual winter occurrence. The Status Quo report on the climate change in the Western Cape (June 2005)\(^7\) states that the future climate of the Western Cape is likely to be warmer and drier than at present, according to a number of current model projections. In support of these projections, recent temperatures trends reveal appreciable warming in the Western Cape over the past three decades. Rainfall trends are not as clearly identifiable. A future that is warmer, and possibly drier, will encompass a range of consequences that will affect the economy, the livelihoods of people and the ecological integrity of the Western Cape region.

B2.2 RAINFALL

Stellenbosch Municipality is located within the winter rainfall area. The Municipality receives approximately 80% of its annual rainfall in the winter months typically as cyclonic rain from cold fronts, and 20% during its summer months (Elsenburg, 1990). Most areas of the Municipality have moderate to low rainfall, except for the mountain areas, which have been known to receive some of the highest rainfalls in the country. These high rainfall areas, however, constitute only a very small part of the Municipality. Rainfall across the Municipality thus varies from 200 mm to 3 000 mm per year, in the higher peaks of the Groot Drakenstein mountain range, decreasing to the west away from the influence of the mountains.

B2.3 GEOMORPHOLOGY AND LANDSCAPE UNITS

Stellenbosch Municipality\(^8\) is characterised by a diversity of topographical features from gently rolling hills to wide open plains, high impressive mountains and secluded valleys. As stated above,\(^7\) Department of Environmental Affairs and Development Planning (DEA&DP) 2005: A Status Quo, vulnerability and adaptation assessment of the physical and socio-economic effects of climate change in the Western Cape. CSIR Environmentek: Stellenbosch. Report No. ENV-S-C 2005-073
The most defining feature of the Municipality is its mountain ranges, which give shape and a magnificent backdrop to its fertile agricultural valleys. These mountain ranges, which form part of the Cape Fold Belt, comprise the Klein Drakenstein and Limietberg Mountains, which run in an north-south direction forming the eastern and north-eastern boundary of the Municipality, and the Hottentots Holland mountain range which, together with the Helderberg mountains, form the southern boundary.

The central part of the Municipality is characterised by steep valleys and high peaks, i.e. Simonsberg, Jonkershoek Mountains and Groot Drakenstein Mountains. These mountains create the secluded Ida’s Valley and are a natural divider between the two main towns of Stellenbosch and Franschhoek. The Franschhoek valley characterises the eastern part of the municipality. The enclosed valley formed by the Drakenstein and Hottentots Holland mountain ranges flattens into gently undulating plains to the north up to Paarl Mountain.

**B2.4 GEOLOGY AND SOILS**

A variety of geological formations occurs in the Municipality and pose moderate to high engineering constraints to development. Figure B3 illustrates the main geological formation zones.

The greater part of the Municipality comprises fertile soils, capable of efficient agricultural production (refer to Figure B4). Since agriculture is one of the main contributors to the GDP of the municipality soil conservation is of great economic importance.
B2.5 HYDROLOGY

Water is the most critical natural resource in the municipality. All sectors and communities are dependent on a sustainable supply of water. The importance of water resources must also be considered within the context of South Africa’s dominantly semi-arid climate. Projected surface water demand estimates indicate that the country faces water scarcity by the end of the century (Bosch et al, 1984).

In addition to its ecological functions, the study area has an immensely important socio-economic function as water catchment area. Municipality forms part of eleven quaternary catchments as shown in Figure B5 below. These catchments feed a number of large dams such as the Theewaterskloof, Brandvlei, Voëlvlei, and Wemmershoek, as well as numerous smaller farm dams. These dams provide water to the Cape Metropolitan Area and various rural towns and agricultural areas, including Stellenbosch, Villiersdorp, and large areas of the Winelands, Overberg and Swartland.

The catchments illustrated by Figure B5 are mutually dependent on every natural component for their existence. The loss, or degradation, of one component thus affects all others, possibly leading to the collapse of the total system on which communities may depend for their livelihood.

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4 Catchment (or catchment area) is defined as the entire land area from which water flows into a river; catchments can be divided into smaller ‘sub-catchments’ which are usually the area which drains a tributary to the main river or a part of the main river.
Hence the importance of conserving every natural component, or life form, of a system that forms part of the natural water cycle.5

Two major river systems occur in the Municipality, namely the Eerste River System and Franschhoek River which flows into the Upper Berg River System. Besides being important sources of water, these river systems are prominent place-making features of the landscape, and valuable tourist and recreational assets. Furthermore, the Eerste and Franschhoek River Systems are also important recipients of storm water.

**B2.5.1 EERSTE RIVER SYSTEM**

The Eerste River, which flows through the town of Stellenbosch rises in the Dwarsberg, at the head of the Jonkershoek Valley and stretches for approximately 40 km. The river flows through the Jonkershoek Nature Reserve, pine plantations and farmland containing vineyards. The Kleinplaas Dam has been constructed on the river before entering Stellenbosch. During summer months, the Municipality diverts much of the water in the Eerste River, upstream of the Kleinplaas Dam, to the Idas Valley Dam at the Jonkershoek diversion.

The role of the Eerste River is diverse. Although it has an important engineering role in handling storm water and has been substantially altered, it is still a habitat for indigenous fauna and flora.

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5 The water (hydrological) cycle describes the natural process of moving water out of the oceans, into the atmosphere, and back to the land and oceans.
B2.5.2 UPPER BERG RIVER (FRANSCHHOEK RIVER) SYSTEM

The Upper Berg River Catchment area gives rise to two main tributaries, namely the Berg and the Franschhoek Rivers. The Berg River rises in the Assegaaiboskloof and flows to the west of Middenberg before joining the Franschhoek River beyond La Motte.

The Franschhoek River rises in the Franschhoek Mountains and flows past Franschhoek and La Motte before joining the Berg River. Two important tributaries, the Wemmershoek River and the Dwars River, also join the Berg River in its upper reaches. The Dwars River, which rises in the Jonkershoek and Drakenstein mountains, flows past Kylemore, Johannesdal, Pniel, and Groot Drakenstein before finally joining the Berg River.

The Berg River Dam is located in the upper reaches of the Berg River. It has a delivery capacity of approximately 70 million m³ of water per year. This is enough to irrigate 10 000 ha of land or supply water to 640 000 people. The water supports agricultural irrigation and urban uses in the Greater Cape Town Metropolitan Area.

A large portion of Stellenbosch Municipality is defined as a Strategic Water Source Areas (SWSA). SWSAs are defined as strategic Water Source Areas are those areas that supply a disproportionate amount of mean annual runoff to a geographical region of interest. These areas are important because they have the potential to contribute significantly to overall water quality and supply, supporting growth and development needs that are often a far distance away.

http://bgis.sanbi.org/nfepa/SWSAmap.asp
SWSA areas make up 8% of the land area across South Africa, Lesotho and Swaziland but provide 50% of the water in these countries. At a national level, Strategic Water Source Areas form the foundational ecological infrastructure on which a great deal of built infrastructure for water services depends. Investing in Strategic Water Source Areas is also an important mechanism for long-term adaptation to the effects on climate change on water provision growth and development. The importance of managing this small fraction of land that contributes so vitally to our water security should be acknowledged at the highest level across all sectors.

Deterioration of water quality and quantity in these areas can have a disproportionately large negative effect on the functioning of downstream ecosystems and the overall sustainability of growth and development in the regions they support. Appropriate management includes: maintaining healthy functioning riparian zones and wetlands; ensuring good agricultural management leads to soil conservation that supports the water cycle; avoiding activities that reduce stream flow (e.g. irrigated agriculture and forestry plantations) and where this is not possible ensuring careful regulation of these activities; minimizing ground water abstraction; clearing invasive alien plants; restoring the hydrological functioning of degraded landscapes.

![Figure B7: Strategic Water Source Areas (SWASAs) in Stellenbosch Municipality.](image)
CHAPTER B3 BIOLOGICAL CHARACTERISTICS

B3.1 FLORA

A primary reason for the conservation of the natural environment of the Greater Stellenbosch Municipality is that it forms an integral part of the world-renowned Cape Floral Kingdom.

The Cape Floral Kingdom is internationally recognised as one of the six Floral Kingdoms of the world (0.06% of the earth’s surface). As shown by Figure B8, it is the only Floral Kingdom contained, in its entirety, within a single country. The Cape Floral Kingdom is characterised by its exceptional richness in plant species and its endemicity. More than 8 700 species are known to occur, with more than 68% of these species being confined to the Cape Floral Kingdom. Thus this Floral Kingdom compares with some of the richest floras worldwide, surpassing many tropical forest regions in its floral diversity.

The enormous diversity found in the Cape Floral Kingdom is attributed to the age of this kingdom. The last Ice Age had far less of an influence on this area that it did on the Northern Hemisphere.
Plant life in the Northern Hemisphere was almost wiped out while conditions in the Western Cape were altered very little. The diversity can also be attributed to the harsh conditions and infertile soil of the area which has forced plants to adapt to ensure their survival.

The Cape Floral Kingdom is of immense scientific importance, both nationally an internationally. It covers only 4% of South Africa, but contains 45% of all plant species of Southern Africa. About 75% of all plants in the South African Red Data Book are found in the Cape Floral Kingdom. Of these species, 1 700 are threatened. Many Fynbos species are extremely localised in their distribution, with sets of such localised species organised into ‘centres of endemism’ (Low and Robelo, 1996). This document is supplemented by a report on rare and endangered species and habitats prepared by Dr. Charlie Boucher of the University of Stellenbosch (refer to Annexure 1).

### B3.1.1 VEGETATION TYPES

In the mountainous areas of the Municipality, more than 1 300 plant species are known to occur, of which a number are rare or endemic to the area. Some of these distinctive species are *Protea repens*, *P. nerifolia*, mountain cypress, as well as various ericas and restois. Several relic forest communities occur in narrow, moist kloofs where they are relatively sheltered from fire. Dense riparian vegetation grows along the banks of the Eerste River and adjoining streams (www.capenature.co.za). The natural vegetation of the Municipality includes the following:

#### a) West Coast Renosterveld

West Coast Renosterveld occurs on Western Cape forelands from just north of Piketberg, to Somerset West, mainly on lowlands and low hills. It is confined largely to Malmesbury Group shales, Cape Granite Suite and Klipheuwel Formation shales, which weather to form heavy clays and loamy soils. Occurring on more fertile soils, most of this vegetation type has been ploughed up for wheat, or vineyards in wetter areas. Less than 3% of the original area remains, with less than 1% of the original area being found in nature reserves.

This vegetation type is characterised by mid-dense to closed cupressoid and small-leaved, mid-high evergreen shrubs, with regular clumps of broad-leaved, tall shrubs as emergents (especially on heuweltjies). The overstorey is dominated by Renosterbos *Elytropappus rhinocerotis*, with subdominants of Wild Rosemary *Eriocephalus africanus*, Dune Teabush *Leysera gnaphalodes*, Jakkalstert *Anthospermum aethiopicum*, *Athanasia trifurcata*, *Felicia filifolia*, *Metalasia muricata* and *Stoebe spiralis*. The understorey is mainly annual and herbaceous with perennial grasses.

The Mediterranean annual grasses, Oats *Avena*, Quaking Grass *Briza* and Ryegrass *Lolium*, have become widespread and common, and their effect on the indigenous grasses and geophytes is unknown. Bush clumps are dominated by typical Thicket Biome species, such as Wild Olive *Olea europaea* subsp. *africana*, Dune Taibos *Rhus laevigata* and Bush Guarri *Euclea racemosa* (Low & Robelo, 1998).

#### b) Mountain Fynbos

Mountain Fynbos is the most widespread vegetation type of the Fynbos Biome, occurring mainly along the Cape Fold Belt from north of Nieuwoudtville to near Port Elizabeth. It is largely confined to soils derived from sandstones of the Cape Supergroup, except where the rainfall is sufficiently

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Stellenbosch Municipality: Division Spatial Planning Heritage and Environment
high, when it occurs on leached soils derived from granites (more than 300 mm to 400 mm per year) and even shales (more than 600 mm to 800 mm per year).

Woody alien plants are the major threat in this vegetation type, with Pines (Pinus spp.), Needlebushes (Hakea spp.), and Wattles (Acacia spp.) being the most notable impacting on the flora, fauna and water yield (Low and Robelo, 1998).

In general, mountain fynbos vegetation is well conserved as the land is generally not suitable for agriculture, forestry or other forms of development, but this is threatened by encroachment of invasive alien species. The wetter valleys, lower slopes and riverine areas are under slightly more pressure due to agriculture, forestry operations and water resource development. The fynbos biome, and the riverine zone in particular, is vulnerable to invasion by woody exotic vegetation (Ninham Shand, 1998).

c) **Sand Plain Fynbos**

Sand Plain Fynbos is typically Asteraceous (species representing the Daisy family) and Proteoid (tall Protea shrubs with large leaves) and does not differ structurally from equivalent Mountain Fynbos types, although very few species are shared. Heaths (Ericaceae) are seldom dominant, but ericoid-leaved shrubs tend to dominate with the Reeds (Restionaceae) and Sugarbushes (Proteaceae).

Sand Plain Fynbos is characterised by the presence of Ninepin Heath *Erica mammosa*, Starface *Phylica cephalanta*, Baboonface *P. stipularis*, and the restioids *Thamnochortus obtusus* and Sandveld Thatching Reed *T. punctatus*. Three centres of endemism occur within this vegetation type, each characterised by their own suite of proteoid overstorey.

![Figure B9: Broad vegetation types and their distribution in Stellenbosch Municipality.](image)
The information provided by the South African National Biodiversity Institute (SANBI) and the Cape Action for People and the Environment (C.A.P.E.) with regard to the irreplaceability\textsuperscript{10} of habitats indicates that the natural environment of the Stellenbosch Municipality is of immense conservation importance. This is mainly due to the fact that the area is, or used to be, the habitat of the now almost extinct West Coast Renosterveld. The objective is to rehabilitate and conserve as much as possible of this area.

\begin{figure}[h]
\centering
\includegraphics[width=\textwidth]{irreplaceability_map}
\caption{Irreplaceability of habitats in Stellenbosch Municipality (Source: C.A.P.E.).}
\end{figure}

\section*{B.3.2 FAUNA}

The Cape Fold Mountains is a centre of endemic mammal richness. Most of the wildlife of the Greater Stellenbosch Municipality is confined to the nature areas, with the fauna including the following:

a) \textbf{Invertebrates} There is a high diversity amongst insects and mollusc groups. This diversity provides a wealth of resources and biological processes low in the food chain that supports a more conspicuous fauna.

b) \textbf{Fish}: Indigenous fish recorded from the Berg River, upstream of the Berg River Dam, include \textit{Barbus andrewii} (witvis) which is critically endangered in the Berg River and \textit{Pseudobarbus burgi} (Berg River redfin) which is critically endangered and restricted to tributaries of the Berg River (Skelton, 1993). \textit{Sandelia capensis} (Cape kurper) is commonly

\textsuperscript{10} The potential contribution of a site to a preservation or representation goal. It is a fundamental way of measuring the conservation value of any site. An irreplaceable site will appear in every analysis of alternative combinations of sites. In other words, it is one which must be included in a conservation area because significant options for preservation are lost if the site is excluded.
found in the rivers within the municipality, while *Galaxius zebratus* (Cape galaxias) is near threatened.

c) **Amphibians and Reptiles:** Relatively high levels of species richness occur in the herpetofauna. On warm days rock agamas are often encountered on the rocky outcrops where they display typical head-bobbing antics to defend their territories. Berg adder, puff adder, boomslang and Cape cobra are fairly common throughout the municipality.

d) **Birds:** The area has a high species diversity, with more than 140 species occurring. This is a consequence of the wide variety of terrestrial and wetland habitats in the region and is typical of that of the Cape Mountains. Two endemic birds namely, the Cape sugarbird (*Promerops carer*) and the Protea Canary are found in the Limietberg Mountains near Franschhoek. Other large raptors that are found in the municipality include the black eagle, occasional fish eagle and spotted eagle owl, while kingfishers and typical Fynbos birds such as the sugarbird, orange-breasted sunbird and protea seed-eater are more abundant.

e) **Mammals** The mammals within the municipality represent a relatively small biomass. This fauna ranges from the smallest groups such as rodents and shrews, to larger species such as Honey Badgers, Baboons, Klipspringers, Grey Rhebuck and the Common Duiker. The Leopard (*Panthera pardus*) is the largest carnivore occurring in the mountains of Stellenbosch Municipality.

**CHAPTER B4 INTERNATIONAL CONSERVATION FOCAL AREAS**

The Cape Floral Region is referred to as the world’s ‘hottest hot-spot’ for plant diversity and endemism and has been designated as one of the IUCN World Centres of Plant Diversity. Although the smallest of the world’s six principal floristic regions and in a temperate zone, it has a degree of species richness comparable with most tropical hotspots. In less than 0.5% of the area of Africa it has nearly 20% of its flora and in less than 4% of the area of southern Africa it has nearly 44% of the sub-continental flora of 20,367 species. Due to the above Stellenbosch Municipality, or portions thereof, have been afforded the highest global conservation status vested with UNESCO’s MaB Programme, namely in the form of the:

- The Cape Floral Region Protected Areas World Heritage Site
- Cape Winelands Biosphere Reserve

**B4.1 CAPE FLORAL REGION PROTECTED AREAS WORLD HERITAGE SITE**

The Cape Floral Region Protected Areas World Heritage Site was registered on the World Heritage List of UNESCO in 2004. CapeNature in collaboration with SANBI (South African National Biodiversity Institute) facilitated the application and registration process.

The World Heritage Site comprises eight clusters extending from 50 km south of the City of Cape Town; 210 km northwards to the Cederberg, and 450 km northeast to the Swartberg. It covers 553,000 hectares and together forms a representative sample of the eight phytogeographic centres of the Cape Floral Region.

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11 Refers to the geographical distribution of plant species over an area.
The eight clusters that collectively form the World Heritage Site are as follows (World Heritage Nomination, 2004)\(^\text{12}\):

a) Cape Peninsula National Park: 17 000 ha
b) Cederberg Wilderness Area: 64 000 ha
c) Groot Winterhoek Wilderness Area: 26 000 ha
d) Boland Mountain Complex (includes parts of the Stellenbosch Municipal Area): 113 000 ha
e) De Hoop Nature Reserve: 32 000 ha
f) Boomsmansbos Wilderness Area: 15 000 ha
g) Swartberg Complex: 112 000 ha
h) Baviaanskloof Protected Area: 174 000 ha

The Boland Mountain Complex, is considered the as the most important site in the Cape Floral Region in terms of floristic diversity and represents the highest concentration of threatened and locally endemic species in the Fynbos biome (Indigenous Vegetation Consultancy et al, 2003).

**B4.2 CAPE WINELANDS BIOSPHERE RESERVE**

The Cape Winelands Biosphere Reserve within which Stellenbosch Municipality is located was established on 18 September 2007 in terms of UNESCO’s MaB Programme. The biosphere reserve project was initiated and driven by Stellenbosch Municipality until it was passed on to the Cape Winelands District Municipality.

There are currently 621 biosphere reserves world-wide. Only six of these are in South Africa, with three being in the Western Cape, namely the Kogelberg Biosphere Reserve (1998), Cape West Coast Biosphere Reserve (2000), and the Cape Winelands Biosphere Reserve (2007).

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The Cape Winelands Biosphere Reserve was established as part of the vision of the former Cape Nature Conservation to establish a cluster system of biosphere reserves across the ‘hot spots’ of the Cape Floral Kingdom. This vision was subsequently adapted to allow for the establishment of ‘conservation corridors’, such as the Cederberg.

As is stipulated by UNESCO’s guiding principles on biosphere reserves, the Cape Winelands Biosphere Reserve was established in terms of an international and inter-governmental. The signatories of the agreement are as follows:
a) National Government of South Africa (represented by the Department of Environmental Affairs and Tourism).
b) Provincial Government of the Western Cape (represented by the Department of Environmental Affairs and Development Planning).
c) Cape Winelands District Municipality
d) Breede River Valley Municipality
e) Drakenstein Municipality
f) Overberg District Municipality
g) Stellenbosch Municipality
h) Theewaterskloof Municipality
i) Witzenberg Municipality
j) CapeNature
k) Elandsberg Farms

**Biosphere reserves in a nutshell**

Biosphere reserves are defined as areas of terrestrial and coastal/marine ecosystems or a combination thereof, which are internationally recognised within the framework of UNESCO’s MaB Programme. Biosphere reserves aim to provide the ecological and social framework within which government, community, corporate and other private interests, share responsibility for co-ordinating land-use planning, for both public and private land and for dealing and implementing development options that would ensure that human needs are met in a sustainable way. A key objective of biosphere reserves is to promote and test innovative approaches to sustainable development challenges.

A Spatial Development Framework Plan (SDFP) has been prepared for the Biosphere Reserve. The SDFP was approved by the Cape Winelands District Municipality on 29 March 2011 in terms of the Municipal System Act 32 of 2000. This gives legal status to the biosphere reserve, its broad land-use designation and, in particular, the inter-governmental terms of agreement cited above. The SDFP is an implementation mechanism, in terms of the relevant statutes and policies, for the biosphere reserve and its functions. In general terms, the SDFP serves to:

(i) Indicate, in a detailed manner, the spatial implications of the Biosphere Reserve.
(ii) Serve as spatial plan and strategy that facilitates Local Economic Development (LED).
(iii) Lay down strategies, proposals and guidelines for the future spatial development of the Biosphere Reserve. This includes, without being limited to, development objectives, proposals for land reform, urban renewal, reconstruction, integration, environmental planning, and urban design so that the general well-being of the relevant local communities and order in the area are promoted in the most effective manner.
(iv) Promote social, economic, and environmental sustainability in an integrated and holistic manner and in accordance with the applicable legislation, policy and protocols. The SDFP has to create conditions that will facilitate economic benefit through the promotion of the comparative and competitive economic advantages of the Biosphere Reserve.
Figure B14: The Cape Winelands Biosphere Reserve.
CHAPTER B5  PROTECTED AREAS

Significant portions of the Municipality fall within both public and private conservation areas that have been designated for conservation purposes.

B5.1  PUBLIC CONSERVATION AREAS

The public conservation areas located in Stellenbosch Municipality include the following (refer to Figure B15 and Table B1):

Table B1:  Public conservation areas in Stellenbosch Municipality.

<table>
<thead>
<tr>
<th>NAME</th>
<th>CATEGORY</th>
<th>SIZE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assegaaibosch Nature Reserve</td>
<td>Provincial Nature Reserve</td>
<td>197.8ha (0.24% of municipality)</td>
</tr>
<tr>
<td>Hawequas Mountain Catchment Area</td>
<td>Mountain Catchment Area</td>
<td>346.1ha (0.42% of municipality)</td>
</tr>
<tr>
<td>Haweqwa Nature Reserve</td>
<td>State Forest Nature Reserve</td>
<td>3997.8ha (4.81% of municipality)</td>
</tr>
<tr>
<td>Helderberg Nature Reserve</td>
<td>State Forest Nature Reserve</td>
<td>115.7ha (0.14% of municipality)</td>
</tr>
<tr>
<td>Hottentots-Holland Mountain Catchment Area</td>
<td>Mountain Catchment Area</td>
<td>2430.9ha (2.93% of municipality)</td>
</tr>
<tr>
<td>Hottentots-Holland Nature Reserve</td>
<td>State Forest Nature Reserve</td>
<td>1298.3ha (1.56% of municipality)</td>
</tr>
<tr>
<td>Jan Marais Local Nature Reserve</td>
<td>Local Authority Nature Reserve</td>
<td>24.2ha (0.03% of municipality)</td>
</tr>
<tr>
<td>Jonkershoek Nature Reserve</td>
<td>State Forest Nature Reserve</td>
<td>13848.3ha (16.66% of municipality)</td>
</tr>
<tr>
<td>Mont Rochelle</td>
<td>Local Authority Nature Reserve</td>
<td>1681.6ha (2.02% of municipality)</td>
</tr>
<tr>
<td>Paptegaaiberg Nature Reserve</td>
<td>Section 23 Nature Reserve in terms of the National Environmental Management: Protected Areas Act</td>
<td>140.5ha (1.69% of municipality)</td>
</tr>
<tr>
<td>Simonsberg Nature Reserve</td>
<td>State Forest Nature Reserve</td>
<td>460.3ha (0.55% of municipality)</td>
</tr>
<tr>
<td>Theewaters Nature Reserve</td>
<td>State Forest Nature Reserve</td>
<td>4200ha (5.05% of municipality)</td>
</tr>
</tbody>
</table>

Total of 11 reserves in Stellenbosch Municipality covering 28 741 ha (34.6% of municipality)

B5.2  PRIVATE CONSERVATION AREAS AND NATURAL HERITAGE SITES

Table B2 lists the private conservation areas and Table B3 lists the Natural and Rural Heritage Sites in the Municipality listed by the South African Heritage Association (refer to Figure B16)
Figure B15: Conservation areas in the Greater Stellenbosch Municipality.

Table B2: Private conservation areas in the Municipality.

<table>
<thead>
<tr>
<th>Town/Vicinity</th>
<th>Property Name</th>
<th>Area (ha)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stellenbosch</td>
<td>Koopmanskloof Private Nature Reserve</td>
<td>2 901</td>
</tr>
<tr>
<td>Stellenbosch</td>
<td>Karindal Private Nature Reserve</td>
<td>3.35</td>
</tr>
<tr>
<td>Klapmutts</td>
<td>Wiesenhof Wildpark Private Nature Reserve</td>
<td>175</td>
</tr>
</tbody>
</table>

Table B3: Natural Heritage Sites in the Municipality.

<table>
<thead>
<tr>
<th>Town/Vicinity</th>
<th>Property Name</th>
<th>Area (ha)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Muldersvlei</td>
<td>Muldersvlei Salvation Army Site</td>
<td>3</td>
</tr>
<tr>
<td>Stellenbosch</td>
<td>Duthie Reserve, Stellenbosch</td>
<td>2.2</td>
</tr>
<tr>
<td>Franschhoek</td>
<td>Purgatory Outspan</td>
<td>127</td>
</tr>
</tbody>
</table>
CHAPTER B6 LAND COVER AND RESOURCE USE

Components of Stellenbosch Municipality Environment

Natural place is broadly defined as the natural environment that has not been substantially modified by man and where natural ecosystem processes are maintained. The relationship between the inhabited and natural landscapes is a fragile one (Norberg-Schulz, 1993). The human-made (cultural) place is defined as the environment that has been created or modified by humans to the extent that its primary ecosystem functions and natural aesthetic appeal are lost or diminished (Schmithusen, 1964). Inhabited landscapes are the works of humankind and a general understanding of what constitutes qualitative inhabited landscapes, and what to do to maintain such landscapes, are of decisive importance for long-term sustainable development.

Figure B17 illustrates the various forms of land-use and land coverage that currently constitute the natural and cultural components of the Municipality. Figure B17 should be read together with Figure B18 which provides broad indices as it relates to land-use potential and suitability.

Figure B16: Land-use and land coverage in Stellenbosch Municipality.

B6.1 MAIN ECONOMIC AND CULTURAL USES

B6.1.1 AGRICULTURE

The Stellenbosch Winelands is an agri-based economy, with more than 40% of the total land area having been modified through cultivation. The areas of high agricultural potential are scattered throughout the region with the largest concentration of such land situated in the Franschoek
Valley. This area of high potential also extends to the Ida’s Valley in the vicinity of Pniel and Kylemore. High potential areas also occur to the east of Stellenbosch town, in the vicinity of Raithby, and in portions of the Bottelary Hills.

Figure B17: Land-use potential and suitability assessment.

The agricultural potential of the lower slopes of the Stellenbosch, Jonkershoek and Simonsberg Mountains is classified as ‘medium’. The area of medium potential agricultural land is most extensive in the region west of Simonsberg, and forms a broad belt that extends along the Krom and Eerste Rivers towards Lynedoch. Other areas of medium potential agricultural land occur north of the Helderberg Mountain and on the western boundary of the municipality. The collective influences of topography, temperature, rainfall, and good soils mean that few areas of low agricultural potential exist in the Municipality.

Consequently, Stellenbosch Municipality constitutes some of the country’s highest yielding agricultural land (in terms of income and employment generation). The region’s extensive agricultural areas, particularly those under vineyards and orchards, also attribute scenic value and character to the region, which is valued by both the local inhabitants and visitors. This is a significant contributor to the value of the area as one of South Africa’s premier tourist destinations. Tourism in its various forms (e.g. culture tourism, nature-related tourism, wine-related, and general hospitality) represents a viable economic sector. It is therefore imperative that all land-use decisions should enhance the integrity of both the natural and the cultural environment as an important form of capital.

Agricultural land constitutes 2-3% of the country’s land that produces 40% of its agricultural output.
The environmental threats of agriculture vests with the following:

a) **Loss of the intrinsic value of natural landscapes.** Well-maintained vineyards or pastures in suitable areas, and appropriately designed farmsteads are key components of the much-valued Stellenbosch Winelands cultural landscape. However, cultivation undertaken in visually-prominent areas (e.g. mountain slopes) and unattractive infrastructure such as hydroponic tunnels are often visually-intrusive and detrimental for the aesthetic quality of the cultural environment.

b) **Loss of irreplaceable natural habitats of scarce endemic species.** As illustrated previously, in terms of SANBI’s criteria much of the Stellenbosch Winelands is considered to be Critical Biodiversity Areas (CBAs) that that are highly irreplaceable. The cultivation of land for agricultural purposes and the various forms of pollution, agri-induced alien plant infestation and alterations to the natural fire regime are major causes of habitat destruction.

c) **Inappropriate use of water and catchment modification.** Agriculture often results in inappropriate storage and use of scarce water resources. The extremely important aspect of efficient catchment management is in many instances neglected as is illustrated by illegal stream diversion and obstructions, uncontrolled abstraction, water wasting resulting in inappropriate irrigation systems, and stream pollution. The Upper Berg River is an extreme example of inappropriate catchment management.

**B6.1.2 URBAN DEVELOPMENT**

Stellenbosch Municipality is essentially a model of the landscape typology advocated by the Provincial Bioregional Planning Policy (PGWC 2003) which envisions compact settlements, encircled by productive rural landscapes, and a connected matrix of nature areas stretching across the planning area. With this geometry, human populations can exist side-by-side with productive rural areas and fully functional ecosystems.

The environmental threats of urban development vests with the following:

a) **Loss of high potential agricultural land and biodiversity sites.** Urban sprawl and unplanned growth of informal settlements have resulted in the loss of agricultural land on the periphery of most of the settlements in the Municipality. Papegaaiberg, as a unique natural habitat and scenic attribute, is under increasing pressure due to the needs of Kyamandi.

b) **Ecosystem degradation due to pollution.** Inadequate provision of municipal services (primarily resulting from unforeseen informal settlement growth) has led to severe pollution of urban and rural areas. Water pollution, in particular, is a serious problem in places, with specific reference to the Plankenbrug River. This has the potential to induce epidemic water-borne diseases. Leachate from the solid waste disposal sites have resulted in pollution of water courses and groundwater systems. The solid waste disposal sites generally have detrimental visual impacts. Most of the municipal sites are approaching full capacity. Inadequately treated (sub-standard) sewage effluent deposited in the river systems of the Municipality, has resulted in nutrient overloading, ecological degradation, and ultimately, severe pollution problems. Soak-away sanitation systems (e.g. septic tanks) in areas with very shallow or perched water tables, or in soils with poor permeability (clays) have lead to swampy and unsanitary conditions and the pollution of surface and

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13 The South African World Heritage Convention Committee during 2006 resolved to apply to the World Heritage Convention Committee for world heritage status for the so-called Cape Winelands Cultural Landscape including the Dwars River Valley and the Idas Valley.
underground water in places. Inadequately managed stormwater from certain settlements has resulted in erosion problems, damage to property, and the pollution of water courses.

c) **Loss of intrinsic value of settlements.** All of the settlements in the Municipality have a rich history and they are characterised by a cultural heritage demonstrated by architecture, building types, etc. These attributes represent a unique sense of place which is one of the unique selling points of the Municipality as it relates to tourism. However, inappropriate planning and design of urban developments have resulted in a significant loss of intrinsic value in places.

### CHAPTER B7  STATE OF THE ENVIRONMENT

A Strategic Environmental Assessment (SEA) will be undertaken for the Municipality and a comprehensive state of the environment report will be prepared as part of the implementation of the SEMF.

As a first step towards creating a basis and benchmark for assessing the environmental performance of the Municipality and for ensuring continual improvement of such performance, a basic assessment of the current (i.e. 2014) state of the environment has been undertaken as part of the preparation of the SEMF. The latter is based upon cursory environmental studies and the SEA undertaken for the Cape Winelands District in 2007.

The key finding is that the overall trend in the health of ecosystem services in the area is a gradual deterioration, which without the necessary interventions will lead to a crisis in the ability of these ecosystem services to support the sustainable economic development and improved quality of life. Human activity is imposing pressures on the continued ability of the ecosystems to deliver ecosystem services.

A brief overview of these pressures as it relates to each component of the ecosystem is provided below:

#### B7.1  BIODIVERSITY

a) The integrity of the Cape Floristic Kingdom is significantly threatened by fragmentation, transformation and degradation. Due to the incredible diverse biodiversity of the Cape Winelands, the formal protected areas network is unable to protect an adequate representation of biodiversity, leaving many areas of high conservation value outside of formally protected areas.

b) Current activities adding to this increasing fragmentation and degradation include:

(i) Development on marginal or vulnerable land (e.g. vineyards on steep slopes (foothills) by investors in the Stellenbosch area

(ii) The expansion of vegetable and fruit production onto nature areas.

(iii) The rapid spread of urban development.

(iv) Poor fire management.

(v) Sand and gravel mining.

(vi) Increasing infestation by alien vegetation.

c) The increasing incidence of uncontrolled fires and the inappropriate use of fire as a management tool is causing a potential permanent loss of species and damage to the soil, e.g. lower infiltration capacity and higher risk of erosion.
B7.2 RIVERS AND WATER

The upper reaches of the Eerste and the Berg rivers are relatively pristine and able to contribute towards river ecosystem targets\(^{14}\) (SRK Consulting, 2011).

In terms of the Freshwater Ecosystem Priority Areas (FEPAs) classification most of the rivers located in the intensively cultivated and built-up of Stellenbosch, Franschhoek, Pniel and Klapmuts are largely modified and degraded (refer to Figure B19).

![Figure B18: State of the rivers in Stellenbosch Municipality.](image)

In general, there is a relatively close relationship between the condition of river buffer areas (the amount of natural vegetation remaining), the condition of the river itself and the presence of agriculture and/or towns along the river. More degraded rivers generally have less natural vegetation remaining in their river buffers, and rivers that are largely natural in their upper reaches become noticeably degraded once they enter agricultural areas or downstream of urban areas (SRK Consulting, 2011).

The rivers in the region are of immense conservation importance. This is largely due to their function as ecological corridors that link the various core conservation areas and provide for the migration species between habitats. Most of the rivers in the Municipality are under pressure from pollution and can present a serious health threat to the surrounding settlements. The following key factors have been identified:

\(^{14}\) Defined in the National Freshwater Ecosystem Priority Areas Project (NFEPA) undertaken by SANBI and the CSIR.
a) There is a rapid expansion of inappropriate agricultural development in spite of the problems associated with manifesting climate change (e.g. crops with high water needs such fruit)

b) Demands for increased urban water supply by the Cape Metropolitan Area. There is a general sustained increased demand for water supply (from within and outside the City of Cape Town), and this could increase the demand for inter-catchment water transfers which have ecological effects.

c) Water quality and quantity in the Cape Winelands is being negatively affected by agricultural activities along certain rivers (e.g. Plankenbrug River), by increasing abstraction of surface and groundwater resources, infestation by alien vegetation that consumes high volumes of water, a general increase in the pollution of rivers (e.g. the Berg River and Plankenbrug River) due to factors such as storm water and wastewater discharges, and by the effects of climate change that are reducing river flow in the area. This has a significant ecological effect and the delivery of goods and services by the rivers in the area is decreased.

B7.3 AIR QUALITY

a) The air quality is gradually deteriorating and regulation and monitoring of air quality is fragmented and inconsistent.

b) There is a general trend towards increased industrial emissions (including those from brickworks), an increase in the application of agrochemicals including pesticides (including occasional aerial spraying due to rapid expansion of agricultural development) and increased greenhouse gas and particulate emissions from the increasing incidence of veld fires in the region and the burning of crop residues. In addition, potentially hazardous chemicals are emitted from the burning of materials such as tyres, in vineyards.

c) Many households are still dependent on wood and paraffin for heating and cooking and these fuels emit volatile organic compounds, nitrogen oxide and particulate matter.

d) Some of these conditions could be exacerbated by climate change, due to an increase in the number of days on which temperature inversions occur and the resulting entrapment of air pollution at low levels in the atmosphere with risks to health and the environment. An increased incidence of berg wind conditions could also result in more frequent wild fires.

B7.4 LAND AND SOIL

a) Salination of soils has occurred in some areas, in particular along the Berg River as a result of poor agricultural practices.

b) In many other areas, soils and surface and ground water are being contaminated by irrigation with untreated winery and industrial effluent (wine and other industries), by substandard releases from waste water treatment works, leachate from poorly designed and operated landfill sites, and poorly designed and maintained on-site domestic sanitation. The microbial life in the soil is significantly reduced by conventional agrochemical based agricultural practice, which is the most common form of farming in the Municipality.

c) Alien infestation in the catchments poses a serious threat to water and soil conservation.

d) High potential agricultural land is being lost to changes in land use.
SECTION C
ENVIRONMENTAL VISION, OBJECTIVES, POLICY AND STRATEGIES
SECTION C: ENVIRONMENTAL MANAGEMENT VISION AND DIRECTIVES

SECTION SYNOPSIS

Section C addresses the environmental management challenges of Stellenbosch Municipality under the four systems of the sustainability approach advocated by the NSSD1. These systems are the:
- Economic system;
- Socio-political system; and the,
- Ecosystem which are embedded within each other, and integrated through the,
- Governance system that holds all together in a legitimate regulatory framework.

The SEMF considers the Stellenbosch Environment as the aggregate of all external conditions and influences affecting the life of an organism. In particular, ‘environment’ refers to the surroundings within which humans exist and that are made up of:
- the land, water and atmosphere of the earth;
- micro-organisms, plant and animal life;
- any part or combination of (a) and (b) and the interrelationships among and between them; and
- the physical, chemical, aesthetic and cultural properties and conditions of the foregoing that influence human health and well-being.

Figure C2 summarises the various systems and their parts relevant to the Municipality. The SEMF was prepared in context of and in compliance with the guidelines put forward by SANS ISO 14004:1996(E). It thus incorporates all phases of the environmental governance process as presented by the SANS model (refer to Figure C3).

Chapters C3 to C9 collectively address the key aspects, sectoral issues and interventions through which the environmental vision for Stellenbosch Municipality (as illustrated by Plan C1) is to be manifested. Figure C4 illustrates the structure and content of the chapters of Section C.
The strategies and projects listed in Chapters C3 to C9 have been prioritised in terms of the following criteria and principles:

a) Location of the strategy or project in context of Plan C1. Strategies and projects located within the priority areas for conservation are considered to be of High Priority.

b) Need and desirability and potential contribution of the strategy or project to the enhancement environmental integrity.

c) IDP and SDF status of the proposed intervention or strategy.

d) Input received from stakeholders.

The prioritisation provides for 3-5 year capital expenditure programmes that inform the annual capital and operations budget allocations of the Municipality. Accordingly, the following criteria apply:

- **High priority** implies immediate implementation (i.e. within 1 to 3 years).
- **Medium Priority** implies implementation within 4 to 6 years.
• **Low Priority** implies implementation within 7 to 10 years.

The application of the above criteria and principles largely negates the possibility of subjective prioritisation. The priority ratings presented in Chapters C3 to C9 are subject to annual revision by the HOD Forum in accordance with the principles and guidelines for *institutional integration, integrated development planning* and *co-operative governance* cited in Chapter C9.3.

### CHAPTER C1 LAND-USE PLANNING DIRECTIVES

#### C1.1 OBJECTIVES

The key objectives of the SEMF as it relates to municipal planning are to integrate and standardise planning at all spheres of the Municipality with specific reference to the following:

a) Supporting the municipal departments in preparing their sectoral plans and strategies. Specific reference is made to:
   (i) Facilitating the land-use classification of the entire Municipality in a standard format in accordance with a set of dedicated *Spatial Planning Categories* (SPCs).
   (ii) Providing a reliable and defensible environmental framework for the preparation of sectoral plans and strategies.

b) Guiding the investment of public resources through the following:
   (i) Providing a credible environmental context for public investments.
   (ii) Providing certainty to all stakeholders regarding environmental implications of future development in Stellenbosch Municipality.
   (iii) Providing a basis for co-ordinated decision-making and policy-formulation regarding future land-use.

c) Facilitating cross-boundary co-operation and co-ordination between Stellenbosch Municipality and adjoining municipalities as it relates to issues that are of mutual interest for their respective areas of jurisdiction (refer to *inter alia* issues pertaining to land-use, biodiversity conservation, and resource utilisation).

#### C1.2 SPATIAL PLANNING CATEGORIES

In order to give effect to the conceptual spatial vision cited in Chapter C1 a composite plan was prepared for the Municipality in accordance with six SPCs. These SPCs collectively illustrate the desired matrix of land-uses throughout the Municipality.

The SPCs adopted are those presented in the Western Cape Bioregional Planning Policy (PGWC 2003) and not the distorted set advocated by the PSDF. The reason for this is that the latter shows a clear bias as it regards to the environment at the cost of a more balanced and strategic approach as preferred by Stellenbosch Municipality.
The land-use classification is based upon UNESCO’s biosphere reserve zoning model as advocated by the MaB Programme. South Africa’s endorsement of the MaB Programme implies that the said model should logically be applied. The model provides for three broad land-use categories, i.e. a core conservation area (SPC A), a conservation-focussed buffer area (SPC B) and a transition area (SPC C-F).

A comprehensive set of Sub-Categories has been created to serve as a guide for more detailed land-use planning as required for the SDF (refer to Figure C8). Toolkit D1 provides a summary of how the SPCs are to be applied in the SDF planning process. The sub-categories may be refined as required to address site-specific needs of the Municipality.
Figure C8: Spatial Planning Categories and Sub-categories to be applied in Stellenbosch Municipality.
C1.3 POLICY

The following policy guidelines apply:

a) Land-use planning (e.g. the drafting of the SDF) must be undertaken in terms of the spatial planning principles cited in Chapter A6.

b) Detailed land-use planning is to be undertaken in accordance with the guidelines presented in the SEMF.

c) Land-use planning at all spheres is to be supported by SPISYS\(^\text{16}\) to be developed for the Municipality (refer to Chapter C1.4).

d) The SEMF does not create, or take away, land-use rights. However, any land-use amendment has to conform to the SEMF.

e) The SEMF is to be applied in a flexible and pragmatic manner that promotes a developmental state and which takes into account the merits and particular circumstances of each case as required by law (i.e. through an Environmental Impact Assessment (EIA) undertaken in terms of the National Environmental Management Act (NEMA) 107 of 1998).

f) No land-use changes may be approved until the parameters of the SPCs applicable to the subject area have been verified and ground-truthed through a detailed site analysis. This is to be undertaken by the proponent of the land-use change.

g) The SPC designation illustrated by the municipal SDFs must be used as a criterion for evaluation of rezoning and development applications. In the case where an application is inconsistent with relevant SPC, or where it implies a change of SPC designation, the onus will be on the applicant to prove that the proposed change is desirable and that it will not have a significant detrimental impact on the environment.

h) Existing Zoning Scheme Regulations must be amended, where possible, to accommodate the SPCs and their applications.

C1.4 A SPATIAL PLANNING INFORMATION SYSTEM

A key dimension of environmental and land-use management as contemplated by the SEMF is the SPISYS. The purpose of the latter is to facilitate land-use planning and governance throughout the Municipality in terms of standard formats and procedures. The SPISYS is an information system comprising an integrated set of components for collecting, storing and processing data and for delivering information, knowledge and digital products. It combines hardware, software, infrastructure and trained personnel organised to facilitate effective land-use planning throughout the Municipality through the implementation of the SPCs and Sub-Categories. The implementation of GIS software will ensure geo-referencing, standardisation, and coordination of spatial data in digital format.

C1.4.1 POLICY

The policy in respect of developing and implementing the SPISYS is as follows:

a) The SPISYS must be implemented as part of the SDF, the SEMF and all other municipal policy.

b) To ensure effective functioning of the SPISYS, data must be exchangeable throughout the various spheres of the municipality.

c) The SPISYS should conform to the following requirements:

\(^{16}\) [http://spisys.co.za/](http://spisys.co.za/)
(i) Providing information that is easy to use and maintain.
(ii) Providing fast, but accurate results.
(iii) Centralising and standardising applications and procedures.
(iv) Aligning applications and procedures with the SPCs and Sub-Categories.
(v) Providing municipal departments with shared access to the same up-to-date data.
(vi) Providing an improved service to the community.
(vii) Serving public interest by making relevant information accessible.

Relevant NDP Directive

The development of a national spatial framework, as well as ongoing spatial management, must be supported by integrated national system of spatial data infrastructure. A key objective is the creation of a national observatory for spatial data assembly and analysis. This observatory would be informed by the success and experience of other observatories internationally, and at provincial and city-region scale in South Africa. It would collect, continually update and analyse data and other information relevant to spatial planning.

C1.5 COMPOSITE SPATIAL PLAN FOR STELLENBOSCH MUNICIPALITY

The SPCs were used to draft a spatial environmental vision for Stellenbosch Municipality (refer to Plan C1). This plan serves as a first level broad guide to environmental management, spatial planning, and land-use throughout the Municipality. Essentially, the purpose of the SEMF is to help create an environment that is conducive to economic, social and ecological sustainability.

Plan C1: Stellenbosch Municipality Composite Spatial Plan (larger copy in Annexure 1).
CHAPTER C2  A BIOREGIONAL PLANNING AND MANAGEMENT FRAMEWORK

C2.1  POLICY CONTEXT

In the Manual for the Application of Bioregional Planning in the Western Cape (PGWC, October 2003) the institutional responsibility for the delimitation of bioregional planning units at the district and the local level is described as follows:

a)  District Level: District Municipalities are *inter alia* responsible for detailed delimitation of bioregions, preparation of a district-wide land-use classification plan in accordance with a set of primary Spatial Planning Categories, and the formulation of strategies for sustainable development and land management in the district as a whole. In addition, they are to manage the relationship between local municipalities to ensure the integrated management of bioregions (in this regard, specific reference is made to areas where the municipal boundaries do not correspond with bioregional parameters, giving rise to overlapping and necessitating close co-operation between the relevant local municipalities).

b)  Local Level: Local municipalities are to delimit neighbourhood areas as fine-grain planning units ensuring constructive community participation, undertake detailed land-use classification in accordance with the Spatial Planning Categories and Sub-Categories, formulate and implement detailed sustainable development and conservation strategies and projects, and establish sustainable public-private partnerships by making use of Special Management Areas.

C2.2  BIOREGIONAL PLANNING UNITS APPLICABLE TO STELLENBOSCH MUNICIPALITY

A key aspect of bioregional planning and management is the delimitation of the various planning units that incorporate and influence the planning area and *vice versa*. In terms of the Western Cape Bioregional Planning Policy, the following units have to be defined and management strategies be formulated to facilitate their integrated management:

- Bioregions
- Neighbourhood Areas

The objectives of the delimitation of bioregional planning units are to:

- Achieve holistic integrated planning, i.e. ensure that all aspects that may have an influence on the planning area are addressed in the SDF.
- Identify areas of co-operation between municipalities (i.e. overlapping areas where municipal boundaries do not correspond with bioregional parameters) in order to achieve holistic integrated planning.

Miller (1996) defines a bioregion as a ‘*geographical space that contains one whole or several nested ecosystems characterized by landforms, vegetative cover, human culture and history as identified by local communities, governments and scientists*.’ The IUCN describes a bioregion as a ‘*land and water territory, the limits of which are not defined by political parameters but by the geographical boundaries of human communities and ecological systems.*’

In municipal planning terms, the bioregion is viewed as a regional planning unit that can be supra- or sub-municipal or more-or-less at the municipal level and, as such, is not in conflict with administrative boundaries, but supplementary thereto. With regard to its role in the planning
process, it is important to recognise that the bioregion is but one layer in a system of planning units required for coherent and integrated planning. Places manifest themselves on various environmental levels. The bioregion is an effective planning unit for integrated planning on the level of the region, district and greater municipal area, and provides an effective intermediate framework to co-ordinate planning on other scales. The bioregion is one layer in a system of planning units used for coherent and integrated planning. It is an effective planning unit for integrated planning on the level of the district and greater municipal area, and provides an effective intermediate framework to co-ordinate planning between the various spheres of government.

C2.2.1 CAPE WINELANDS BIOREGION

The Bioregional Planning Framework provides a conceptual bioregional plan. The purpose of the latter plan is to provide authorities and planners with a framework for more detailed bioregional delimitation. This plan was used as a basis for the delimitation of the Cape Winelands Bioregion and its component Neighbourhood Areas (refer to Figure C19).

C2.2.2 NEIGHBOURHOOD AREAS

A challenge facing the Municipality is to ensure that the future management of its natural environment is undertaken in a manner that promotes enthusiastic and effective participation and support of those people that are directly affected by the land-use and status of the environment. A decisively important aspect in this regard is to ensure that the physical scale of the planning area (or area of influence) is such that the residents of that area would identify with it to the extent that they are encouraged to actively take part in its planning and management.

Ideally the municipal wards should provide the basis for effective community participation. However, in many instances the wards have been demarcated in a manner that does not promote enthusiastic community participation and representation. Appropriate neighbourhood areas and neighbourhood precincts have therefore been delimited to supplement the municipal wards.17

Figure C9 below illustrates the neighbourhood areas of the Cape Winelands Bioregion that fall under the jurisdiction of the Stellenbosch Municipality.

C2.3 OBJECTIVES

The key objectives of bioregional planning are to:

a) Ensure an integrated approach to the planning and management of land resources. The broad objective is to facilitate the allocation of land-uses that provide the greatest

17 Moughtin (1997) states that the delimitation of neighbourhoods, districts, etc. is essential for achieving sustainable development. ‘This process of the division of the settlements is most effective in promoting sustainable development when these divisions of the settlements are legitimised politically and when their elected councillors are given a mandate to protect and enhance the quality of the local environment’ (Moughtin, 1997). It is suggested that the latter view be considered against the background of the objectives of both the Municipal Structures Act and the Municipal Demarcation Act, particularly with regard to the role wards and ward councillors and ward committees can play in the future.
sustainable benefits and to promote sustainable and integrated management of resources. Environmental, social and economic issues should be taken into consideration.

Figure C9: Designated Cape Winelands Bioregion and Neighbourhood Areas of Stellenbosch Municipality.

b) Promote sustainable human settlement development: This implies *inter alia* the following:

(i) Providing adequate shelter for all, especially rapidly growing populations.
(ii) Improving human settlement management to ensure sustainability of all urban settlements.
(iii) Promoting sustainable land-use through environmentally sound planning and management.
(iv) Promoting the integrated provision of services, such as water, sewage, stormwater and solid waste management.

d) Integrating environmental and developmental concerns in decision-making: Stellenbosch Municipality can no longer afford to make decisions concerning developmental issues, without taking the environment into account. Changes are needed in the institutional structures of the Municipality to enable more systemic consideration of the environment when decisions are made on, amongst others, land-use, conservation, economic, social, agricultural, transportation and other policies.

e) Establishing systems for integrated environmental management and auditing: This includes the use of Integrated Environmental Management (IEM) procedures, include the implementation of environmental management systems, monitoring and auditing in all development and conservation initiatives.
C2.4 POLICY

The key policy directives as it relates to bioregional planning and management are as follows:

a) The Municipality has adopted bioregional planning as a guiding overarching framework for land-use planning and management. Accordingly, the IDP and the SDF, in particular, must give effect to the approach.

b) The Municipality will give effect to bioregional planning and management as is stipulated in the inter-governmental agreement regarding the Cape Winelands Biosphere Reserve.

c) The Municipality will create the capacity and spatial planning mechanisms (as part of the SDF) to give effect to the key dimensions of bioregional planning.

d) Boundaries of municipal wards should, as far as possible, be aligned with those of bioregional entities (e.g. neighbourhood areas).

C2.5 PRIORITISED STRATEGIES AND IMPLEMENTATION GUIDELINES

<table>
<thead>
<tr>
<th>NUMBER</th>
<th>DESCRIPTION</th>
<th>RESPONSIBLE DEPARTMENT</th>
<th>PRIORITY</th>
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</table>
| C2.5(a) | Strengthen institutional capacity and capability to integrate social, economic and environmental issues at all levels of developmental decision-making and implementation. Attention should be given to moving away from narrow sectoral approaches and progressing towards full cross-sectoral co-ordination, co-operation and integration. This implies the following:  
  a) Integrating environment and development at the policy, planning and management levels, with the objective of improving, or restructuring, the decision-making process.  
  b) Providing an effective regulatory framework, with the main objective to promote the integration of environmental and development policies through appropriate legal and regulatory policies, instruments and enforcement mechanisms at the national, provincial and local spheres.  
  c) Making effective use of economic instruments and other incentives, by:  
    (i) Incorporating environmental costs into the decisions of producers and consumers, and not passing these costs onto society in general or to future | High/On-going |

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18 The 2004 IDP provided the following directives regarding the approach and process to be followed in the preparation of the Stellenbosch SDF and the future management of the Municipality:  
  a) Foster and promote the principles of sustainable development and bioregional planning (Greater Stellenbosch IDP, Section 6.3).  
  b) Incorporate the principles of the IDF of the former Winelands District Council into the Stellenbosch SDF and implement it as a matter of urgency (Greater Stellenbosch IDP, Section 7.13)
(ii) Moving towards integrating social and environmental costs into economic activities so that prices will appropriately reflect the relative scarcity and total value of resources (water and electricity as examples) and contribute to the prevention of environmental degradation.

(iii) Including the use of market principles in providing economic instruments (e.g. the establishment of an environmental trust fund) and policies to pursue development.

d) Decisions must be based on an assessment of the full social and environmental costs and benefits of policies, plans, programmes, projects and activities that impact on the environment.

<table>
<thead>
<tr>
<th>C2.5(b)</th>
<th>Interrogate, as part of the revision of the SDF, the boundaries of the bioregional components, including neighbourhood areas, in context of the following:</th>
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<tbody>
<tr>
<td></td>
<td>a) Treat each unit as an integrated system, taking into account the interactions among and between land, air, water, organisms and human activities.</td>
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<tr>
<td></td>
<td>b) Recognise that each system influences and is influenced by larger and smaller systems - whether ecological, economic, social or political.</td>
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<td></td>
<td>c) Ensure that the planning of the Municipality always be considered in context of the whole.</td>
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CHAPTER C3 MANAGING STELLENBOSCH MUNICIPALITY AS PART OF THE GLOBAL BIOSPHERE

C3.1 GIVING EFFECT TO INTERNATIONAL OBLIGATIONS

There is an increasing global awareness against economic growth at the expense of the natural environment. United Nations organisations such as UNEP\textsuperscript{19} and UNESCO\textsuperscript{20}, and international conservation bodies such as the IUCN\textsuperscript{21}, WRI\textsuperscript{22}, and WWF\textsuperscript{23} plead for national and regional development policies, and strategies that can facilitate sustainable development. In the World Conservation Strategy, sustainable development is considered to be a set of tools and strategies, which respond to five broad requirements, namely:

a) Integration of conservation with development.
b) Satisfaction of basic human needs.
c) Achievement of equity and justice.
d) Provision of social self-determination and cultural diversity.
e) Maintenance of ecological integrity.

Sustainable development will not be achieved by only conserving natural areas. The Global Biodiversity Strategy (IUCN/UNEP/WWF) states that conservation strategies must be aimed at accommodating cultural, economic, and political circumstances at local and regional spheres. Such strategies must \textit{inter alia} be aimed at improving the well-being of local and regional communities through the implementation of conservation strategies.

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Relevant NDP Directive & \\
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In order for South Africa to achieve its national goals of eradicating poverty, lowering inequality, creating jobs and making the transition to a resilient low-carbon economy, foreign relations must be driven by the country’s domestic economic, political and social demands, as well as its regional, continental and global obligations. South Africa needs to identify potential synergies between countries and support programmes that take advantage of complementary human and natural endowments to promote development and built resilience to natural disasters. On the basis of our identity as an African country, South Africa’s foreign policy should be driven by a clear and critical understanding of our national, regional and continental priorities in a multi-polar world where the geo-strategic politics of the continent is, once again, becoming increasingly central to global political economic competition for natural resources and market share. & \\
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\end{tabular}
\caption{Relevant NDP Directive}
\end{table}

The South African Government is a signatory to a number of international protocols, conventions and agreements pertaining to the above aspects. Consequently, all spheres of government are obliged to adopt and give effect to these protocols, conventions and agreements.

C3.1.1 OBJECTIVES

The key objectives are to:

\textsuperscript{19} United Nations Environmental Programme.
\textsuperscript{20} United Nations Educational, Scientific and Cultural Organisation.
\textsuperscript{21} International Union for the Conservation of Nature.
\textsuperscript{22} World Resources Institute.
\textsuperscript{23} World Wide Fund for Nature.
a) Give effect to the international sustainability obligations placed on Stellenbosch Municipality by virtue of the protocols, conventions and agreements endorsed by the South African Government on behalf of the country.

b) Assist all concerned in managing the Cape Winelands Biosphere Reserve and developing it into an international model.

c) Obtain the highest international recognition for globally-unique natural manifestations in the Municipality.

d) Implement and reap the benefit vested in international programmes promoting environmental sustainability through integrated land-use planning.

e) Adopt a global programme of international scientific co-operation dealing with people-environment interactions over the entire realm of bioclimatic and geographic situations of the biosphere.

f) Create a more efficient premise for joint research, information management and investment facilitation between Stellenbosch Municipality, the university, and other similar institutions. This to be undertaken in context of the World Network of Biosphere Reserves.

g) Adopt a strategy to involve the international community, decision-makers and local people in research projects, training and demonstration at the field level, and bring together of disciplines from the social, biological and physical sciences in addressing complex environmental problems.

C3.1.2 POLICY

a) Stellenbosch Municipality is not an ‘island’ isolated from its surroundings – it is an integral part of the global biosphere of which the cultural, social and economic functions are uniquely interdependent. The status of Stellenbosch Municipality as a unique entity is to be enhanced and maintained through efficient land-use management as provided for in this SEMF.

b) Compliance with the strategies listed in Chapter C3.1.3 is mandatory and is to be given effect through the SDF and IDP. In particular, effect is to be given to the eight Millennium Development Goals, i.e:

(i) Eradication of extreme poverty and hunger.
(ii) Achievement of universal primary education.
(iii) Promotion of gender equality and empowerment of women.
(iv) Reduction of child mortality.
(v) Improvement of maternal health.
(vi) Combating HIV/AIDS, malaria and other diseases.
(vii) Ensuring environmental sustainability.
(viii) Establishment of a global partnership for development.

c) Stellenbosch Municipality supports and strives to give effect to the protocols, agreements and conventions listed below:

(i) United Nations Millennium Development Goals.
(ii) Rio +20 on Sustainable Development.
(iii) Agenda 21.
(iv) Local Agenda 21.
(v) UNESCO’s World Heritage Convention.
(vi) Convention on Biological Diversity.
(vii) United Nations Framework Convention on Climate Change.
(viii) Kyoto Protocol on Climate Change.
(x) New Partnership for Africa’s Development (NEPAD).
(xi) Ramsar Convention.

d) Stellenbosch Municipality supports and gives effect to the ideals of Agenda 21 pertaining to the promotion of sustainable agriculture and rural development. In the United Nations’ Document on Sustainable Development it is stated that major adjustments are needed in agricultural, environmental and macro-economic policy, at both the national and the international level to create the conditions for Sustainable Agriculture and Rural Development (SARD).

e) Stellenbosch Municipality supports and gives effect to the objectives of the Comprehensive African Agricultural Development Programme (CAADP).

C3.1.3 PRIORITISED STRATEGIES AND IMPLEMENTATION GUIDELINES

<table>
<thead>
<tr>
<th>NUMBER</th>
<th>DESCRIPTION</th>
<th>RESPONSIBLE DEPARTMENT</th>
<th>PRIORITY</th>
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<tbody>
<tr>
<td>C3.1.3(a)</td>
<td>Implement UNESCO Man and Biosphere (MaB) Programme as an overarching strategy to give effect to the policy cited under Chapter C3.1.2 with specific reference to the implementation of international protocols, agreements and conventions and, in particular the Cape Winelands Biosphere Reserve intergovernmental agreement.</td>
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<td>High</td>
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<td>C3.1.3(b)</td>
<td>Prepare and implement a comprehensive climate neutrality strategy that is to be implemented through all development projects, and which could subsidise sustainability programmes with the aid of international and national funding institutions.</td>
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</table>
| C3.1.3(c)  | Under the auspices of the Cape Winelands Biosphere Reserve and UNESCO’s MaB Programme, apply for the support of the institutions associated with the Programme, including the following:  
a) Conservation International.  
b) Development Bank of Southern Africa.  
c) Global Environmental Facility.  
d) International Union for the Conservation of Nature. |                         | “        |

http://www.un.org/esa/sustdev/agenda21chapter14

The United Nations’ Document on Sustainable Development states that the priority must be on maintaining and improving the capacity of the higher potential agricultural lands to support an expanding population. However, conserving and rehabilitating the natural resources on lower potential lands in order to maintain sustainable human/land ratios is also necessary.

The over-arching goal of the SEMF is to promote environmental sustainability throughout Stellenbosch Municipality. It is generally accepted that UNESCO’s MaB Programme provides an ideal framework for achieving this objective.
|   | Smithsonian Institute.  
|   | Third World Academy of Sciences.  
|   | World Bank.  
|   | World Resources Institute.  
| C3.1.3(d) | Give effect to the objectives of Agenda 21 pertaining to the promotion of sustainable agriculture and rural development through the application of the SARD by means of the CRDP (Comprehensive Rural Development Programme) and the CASP (Comprehensive Agricultural Support Programme).  
|   | High/On-going  
| C3.2.3(e) | Comply with and give effect to the intergovernmental and international agreement pertaining to the Cape Winelands Biosphere Reserve with specific reference to the following terms of agreement:  
|   | a) Conservation (contributing to the conservation of landscapes, ecosystems, species and genetic variation).  
|   | b) Development (fostering economic and human development, which is socio-culturally and ecologically sustainable).  
|   | c) Logistical support (supporting demonstration projects, environmental education and training, research and monitoring related to local, regional, national and global issues of conservation and sustainable development).  
|   | d) Implementation of bioregional planning and management in all projects.  
|   | e) Promotion of UNESCO’s MaB Programme (fostering sustainable economic and human development and environmental conservation).  
|   | High

**SEMF and the MaB Programme**

The over-arching goal of the SEMF is to promote sustainability throughout Stellenbosch Municipality. It is generally accepted that UNESCO’s MaB Programme provides an ideal framework for achieving this objective. The MaB Programme is a global programme of international scientific co-operation, dealing with people-environment interactions over the entire realm of bioclimatic and geographic situations of the biosphere. It was designed to solve practical problems of resource management, and aims to fill gaps in the understanding of the structure and function of ecosystems, and of the impact of different types of human interaction.
CHAPTER C4 MANAGING SPC A AND SPC B AREAS: THE NATURAL ENVIRONMENT

In meeting its international obligations of the Rio Summit of the United Nations (refer to Agenda 21), the South African government is required to develop national strategies, plans or programmes, or adapt existing ones, to integrate the conservation and sustainable use of biodiversity into sectoral and cross-sectoral plans, programmes and policies. To this end, the Government has published the White Paper on the Conservation and Sustainable Use of South Africa’s Biological Diversity (Government Gazette No. 1095 of 1997) and promulgated NEMA (Act 107 of 1998). These provide for the conservation and sustainable use of the country’s rich biological diversity. Of particular relevance are the following aims of the Biodiversity Policy:

(a) Conserve the diversity of landscapes, ecosystems, habitats, communities, populations, species and genes in South Africa, through the following:
   (i) Establishing and managing a representative and effective system of protected areas.
   (ii) Promoting environmentally sound and sustainable development in areas adjacent to, or within, protected areas, with a view to furthering protection of these areas.

(b) Use biological resources sustainably and minimise adverse impacts on biological diversity, through:
   (i) Integrating biodiversity considerations into land-use planning procedures and environmental assessments.

Relevant NDP Directive

The biodiversity and ecosystems in conservation areas are national assets. Long-term planning to promote biodiversity and the conservation and rehabilitation of natural assets is critical, and should be complemented by a strategy for assessing the environmental impact of new developments as an important component of overall development and spatial planning.

A rational and consolidated system of formally protected areas is essential to ensure effective conservation of biodiversity. Current trends indicate that a systems approach to conservation is more effective than designing conservation efforts around protecting individual species (DEAT, 2001). Such an approach is effective if the designated protected areas are located in areas that contribute to the representation of the local/regional biodiversity (Margules and Pressey, 2000). In South Africa the existing protected area system poorly represents biodiversity patterns and processes. As many as 50 of South Africa’s 68 vegetation types are less than 10% conserved.

Natural biodiversity is essential to human survival. On the genetic level, for example, biodiversity underpins the development of cultivated food crops varieties and animal breeds. Many of Stellenbosch Municipality’s people have livelihoods dependent on direct use of species, including the gathering, harvesting or hunting of animals and plants for food, medicine, shelter, fuel and fibre (Wynberg, 2002). Ecosystem services such as the maintenance of soil fertility, climate regulation and natural pest control, as well as intangible benefits such as aesthetic and cultural values, all support human activity and sustain human life (Chapin et al, 2002). Biodiversity provides a variety of environmental services, including the regulation of the gaseous composition of the atmosphere, regulation of the hydrological cycle and climate, generation and conservation

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27 The Convention on Biological Diversity defines biodiversity as the variability among living organisms from all sources including terrestrial, marine, and other aquatic ecosystems, and the ecological complexes of which they are part; this includes diversity within, and between, species and of ecosystems.
of fertile soils, dispersal and breakdown of wastes, pollination of many crops, and absorption of pollutants. Biodiversity is no longer an issue confined to conservation and wildlife proponents, rather its importance to farmers, to indigenous people and their livelihoods, to human rights, political dispensations, and global trade issues (CSIR, 2004).

Ecosystem management, like sustainability, also reflects the holistic philosophy of ecological science. Ecosystem management is an attempt to manage entire ecological systems rather than individual and fragmented components. *No environmental factor in an ecological system operates in isolation. And because the environment is holocoenotic and undergoing changes day to day, season to season and year to year and because a change in one factor affects the rates of others and the rates of all life processes, ecological systems are not to be understood by the study of each factor, process or condition separately* (Wolfe, 1970).

Humans are an integral part of today's ecosystems and depend on natural ecosystems for survival and welfare. Ecosystems must therefore be sustained for the long-term well-being of humans and other forms of live. Human intervention should not impact on the sustainability of ecosystems by destroying or significantly degrading components that affect the capabilities of the ecosystem. The cumulative effects of human influences, including the production of commodities and services, should therefore maintain resilient ecosystems that are capable of returning to the natural range of variability when left alone. Management activities should therefore conserve or restore natural ecosystem disturbance patterns (Kaufman, M.R. *et al*, 1994).

Holistic management of ecological systems acknowledges man, and habitats of humanity, as being integral components of ecological systems. Aldo Leopold states *'when we see the land as a community to which we belong, we may begin to use it with love and respect'*. This reflects the significant difference between a man in nature versus a man and nature philosophy. To achieve sustainability the municipality must have resource management policies and implementation strategies, which promote economic, environmental and social equitability across generations. Holistic ecosystem management requires management of entire ecosystems at a geographic scale of watersheds and river basins and integrated management of public and private lands.

The principles summarised below can contribute to the achievement of the preservation, protection, and/or restoration of the integrity of an ecosystem while maintaining sustainable societies and economies:

a) **Multiple boundaries and scale**: Ecosystems do not have permanent or absolute boundaries. Rather, multiple factors considered in multiple boundaries are necessary for ecosystem management.

b) **Natural resources, biodiversity, and conservation biology**: It is imperative that the Municipality work to restore and/or maintain biological diversity (species, genetic and ecosystem) and the ecological patterns and processes that maintain that diversity.

c) **Natural resources and traditions**: This entails preserving and maintaining significant resources and advocating or assisting others to protect important archaeological, historical, and ethnographic resources in their historic contest.

d) **Social, cultural, economic and political factors**: The resources of the natural environment/conserved areas are not separate and removed from society, but are an integral part of thereof. Social, economic, and political reality must be understood by environmental/conservation managers. Economic and social needs of surrounding communities may be supported without compromising conservation values.
e) **Information management/scientific basis for decisions:** Management decisions should be grounded in the best scientific natural, cultural, economic, and social data available in order to gauge effectively the full impact of policy alternatives and to help choose the course of action that will best achieve ecosystem management goals.

f) **Partnerships:** Ecosystem management is best understood as shared responsibility, and the Municipality should collaborate, communicate, cooperate and coordinate with partners (Toolkit D2 provides guidelines for community-based environmental governance).

g) **Interdisciplinary approach to management:** Rather than separating employees by discipline, varied disciplines should work together in teams toward specific objectives.

h) **Long-term ecosystem management focus:** Managers of resources common to an ecosystem should cooperatively develop a long-term ecosystem vision and specific management objectives in conjunction with partners.

i) **Adaptive and flexible management:** Ecosystem management can be best served by allowing innovative management approaches to be tailored to specific ecosystems.

Ecosystem services are the processes and conditions of natural ecosystems that support human activity and sustain human life. They encompass all the benefits that we derive both directly and indirectly from the functioning of ecosystems.

An ecosystem approach is widely recognised as a valuable way to analyse the relationship between people and the environment and for this reason has been endorsed by the Convention on Biological Diversity (CBD, 1992). The CBD describes the ecosystem approach as ‘a strategy for the integrated management of land, water and living resources that promotes conservation and sustainable use in an equitable way - humans, with their cultural diversity, are an integral component of many ecosystems’ (Millennium Ecosystem Assessment {MEA}, 2003). It therefore provides a useful framework to conceptualise the link between wellbeing and the natural environment. It also enables a better grasp of living within environmental limits, which describes the limits of the planet’s environment, resources and biodiversity (Defra, 2005). The fact that 60% of the world’s ecosystems services are being degraded and used unsustainably and presents significant challenges to maintaining the wellbeing of current population and future generations (MEA, 2003). MEA categorises ecosystem services into four types namely:

- **Provisioning services:** the products obtained from ecosystems including food, fresh water, fuelwood, fibre, biochemicals and genetic resources.
- **Regulating services:** the benefits obtained from regulation of ecosystem processes such as air quality maintenance, climate regulation, erosion control, disease regulation, water regulation, water purification, storm protection and pollination.
- **Cultural services:** the nonmaterial benefits obtained from ecosystems through spiritual enrichment, cognitive development, reflection, recreation and aesthetic experiences. This covers the role that ecosystems play in contributing to cultural diversity, spiritual and religious values, knowledge systems, educational values, social relations, inspiration, aesthetic values, sense of place, cultural heritage values, recreation and ecotourism.
- **Supporting services:** the services necessary for the production of all other ecosystem services such as soil formation, nutrient cycling and primary production. They differ from the other three types of services because their impacts on people are either indirect or occur over long period of time. The other categories in comparison have relatively direct and short-term impacts on people.
The ability of the ecosystem to provide services on a sustainable basis is directly dependent on the health of the ecosystem. The ecosystem services provided by the natural systems of Stellenbosch Municipality include:

a) Biodiversity:
   (i) Pollination of crops and natural vegetation, from which humans derive fruits and other foods.
   (ii) Provision of useful species for beneficial uses such as flower harvesting, wood for fuel, food, medicines.
   (iii) Cycling and movement of nutrients, soil stability and soil carbon storage, providing fertile and non-eroding soils and the potential for carbon trading.
   (iv) Control of vast majority of potential agricultural pests prevents loss of livelihood from damage of crops.
   (v) Climate stabilisation and moderation of weather extremes and their impacts, providing liveable climates.
   (vi) The provision of aesthetic beauty and intellectual stimulation in a place that tourists want to visit.

b) Water:
   (i) Purification of water and attenuation of floods by wetlands.
   (ii) Supply of water by rivers and from ground water for drinking, irrigation and manufacture of products.
   (iii) Breakdown or dilution of waste in rivers.
   (iv) Provision, by rivers and freshwater bodies, if places of recreational, aesthetic, spiritual or religious value.

c) Air (quality):
   (i) Provision of clean air that is beneficial for humans and the ecosystem, including the conversion of CO\textsubscript{2} to oxygen by plants through photosynthesis.

d) Land and soil:
   (i) Provision of nutrients, water and physical rooting support for agricultural crops.
   (ii) Provision of nutrients, water and physical rooting support for natural vegetation, as well as other roles that soil plays in natural ecosystem functioning, such as a medium for completion of insect life cycles.
   (iii) Role played in hydrology and water supply, which includes infiltration of precipitation, run-off control and recharge of groundwater.
   (iv) Attenuation of environmental pollution, which is a specific role of soil in land fills and land farming, but also more generally in attenuating the potential effects of air pollution on surface and groundwaters.
   (v) Provision of construction and road building material in the form of sand and laterite gravel that are sourced from the soil profile.

C4.1 SPC A: CORE CONSERVATION AREA

In a Stellenbosch Municipality context, SPC A areas constitute sites of high conservation importance including terrestrial land, aquatic systems (rivers and wetlands). Due to their highly irreplaceable status such areas should be protected from change or restored to their former level of ecological functioning. Such SPC A areas are a natural resource (capital) of international, national and provincial significance within which the natural environment is able to provide a range of ecosystem services essential for sustainable life of humans. The integrity of the SPC A areas is therefore an imperative for the long-term future of Stellenbosch Municipality.
The Core Area is considered the mainstay of the proclaimed Cape Floral Region Protected Areas World Heritage Site. The Boland Mountain Complex is acknowledged as the most important site in the Cape Floral Region in terms of floristic diversity and represents the highest concentration of threatened and locally endemic species (Indigenous Vegetation Consultancy et al, 2003).

### C4.1.1 DESCRIPTION AND PURPOSE

#### CATEGORY A: CORE AREAS

<table>
<thead>
<tr>
<th>SUB-CATEGORY</th>
<th>DESCRIPTION</th>
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<tbody>
<tr>
<td><strong>A.a</strong></td>
<td>Statutory Protected Areas</td>
</tr>
<tr>
<td><strong>A.a.1</strong></td>
<td>Wilderness Areas (declared in terms of NEMPA 28 57 of 2003)</td>
</tr>
<tr>
<td><strong>A.a.2</strong></td>
<td>Special Nature Reserves (declared in terms of NEMPA 57 of 2003)</td>
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<tr>
<td><strong>A.a.3</strong></td>
<td>National Parks (declared in terms of NEMPA 57 of 2003)</td>
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<tr>
<td><strong>A.a.4</strong></td>
<td>Nature Reserves, including provincial, local authority and registered private nature reserves (declared in terms of NEMPA 57 of 2003)</td>
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</table>

a) Supplement the systems of wilderness areas and national parks in South Africa;  
b) Sustainably provide natural products and services to local communities;  
c) Enable the continuation of traditional resource uses; and  
d) Provide nature-based recreational and tourism opportunities.

### Protected Environments (declared in terms of NEMPA 57 of 2003)

Areas may be declared as a protected environment to:

a) Conserve the area as a buffer zone for the protection of a wilderness area, special natural reserve, national park, world heritage site or nature reserve.  
b) Enable owners of land to take collective action to conserve biodiversity on their land and to seek legal recognition for such actions.  
c) Protect the area if it is sensitive to development due to its –  
   − Biological diversity;  
   − Natural, cultural, historical, archaeological or geological value;  
   − Scenic and landscape value; or  
   − Provision of environmental goods and services.  
d) Protect a specific ecosystem outside of a wilderness area, special nature reserve, natural park, and world heritage site.  
e) Ensure that the use of natural resources is sustainable.  
f) Control change in land-use if the area is earmarked for declaration as, or inclusion in, a wilderness area, national park or nature reserve.

### Forest Wilderness Areas / Forest Nature Reserves (in terms of Section 8[1] of National Forests Act 84 of 1998)

Declared forest wilderness areas and forest nature reserves include:

a) Natural forests, i.e. tract of indigenous trees whose crowns are largely contiguous and which comprise all other floral and faunal forest elements;  
b) Woodlands, i.e. a group of indigenous trees which are not a natural forest, but whose crowns cover more than 5% of the area bounded by the trees forming the perimeter of the group; and  
c) Natural habitats or ecosystem components.

### World Heritage Sites (declared in terms of the World Heritage Convention Act 49 of 1999)

Cultural or natural areas that has been:

a) Included on the World Heritage List, or the tentative list of the Republic, and has been proclaimed as a World Heritage Site, or  
b) Proclaimed to be a special heritage site for management in accordance with the Act (such areas cannot be referred to as a World Heritage Site).

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29 The Convention Concerning the Protection of the World Cultural and Natural Heritage defines cultural heritage which constitutes monuments, architectural works, works of monumental sculpture and painting, elements or structures of an archaeological nature, inscriptions, cave dwellings and combinations of features, which are of outstanding universal value from the point of view of history, art or science, groups of buildings, groups of separate or connected buildings which, because of their architecture, their homogeneity or their place in the landscape, are of outstanding universal value from the point of view of history, art or science, sites, works of man or the combined works of nature and man, and areas including archaeological sites which are of outstanding universal value from the historical, aesthetic, ethnological or anthropological point of view.

30 Natural heritage is natural features consisting of physical and biological formations or groups of such formations, which are of outstanding universal value from the aesthetic or scientific point of view, geological and physiographical formations and precisely delineated areas which constitute the habitat of threatened species of animals and plants, and natural sites or precisely delineated natural areas of outstanding universal value from the point of view of science, conservation or intrinsic beauty.
**A.9**

**Mountain Catchment Areas** (declared in terms of the Mountain Catchment Areas Act 63 of 1970)

Areas declared as mountain catchment areas that provide for the conservation, use, management and control of such land.

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**SOUTH AFRICA’S NATIONAL BIODIVERSITY STRATEGY AND ACTION PLAN**

To reinforce the protection of our natural heritage and in keeping with South Africa’s commitments under the Convention on Biological Diversity, the National Biodiversity Strategy and Action Plan (NBSAP) was launched by the Department of Environmental Affairs which will guide South Africa’s conservation and management of biodiversity and help to ensure sustainable and equitable benefits for all communities. The development and implementation of the NBSAP is an ongoing and iterative process.

The NBSAP and the National Biodiversity Framework (NBF) must be seen as a continual cycle of implementation, monitoring, review and revision. The significance of the NBSAP is that:

a) Biodiversity considerations are integrated into all other strategies and plans, such as poverty eradication strategies and development programmes.

b) It will provide the road map for achieving the biodiversity related objectives contained the Johannesburg Plan of Implementation (2002)\(^{31}\), such as reducing the rate of loss of biodiversity by 2010.

c) It will lay the groundwork for the National Biodiversity Framework (NBF) required in terms of Chapter 3 of the National Environmental Management: Biodiversity Act 10 of 2004.

d) It will further develop White Paper on the Conservation and Sustainable Use of South Africa’s Biological Diversity, 1997 by translating policy goals into an implementation plan, with firm targets, clear roles and responsibilities, realistic timeframes and measurable indicators.

The strategic objectives of the NBSAP can be summarised as follows:

(i) An enabling framework integrates biodiversity into the socio-economy.

(ii) Biodiversity contributes to socio-economic development and sustainable livelihoods.

(iii) Biodiversity, including species, ecosystems and ecological processes, is effectively conserved across the landscape and seascape, with a focus on biodiversity priority areas.

(iv) South Africa’s international obligations are met where feasible.

(v) A cross-cutting objective which relates to all the above objectives is: Enhanced institutional effectiveness and efficiency ensures good governance in the biodiversity sector.

The NBSAP states that ‘planning frameworks at various levels – national, provincial and local – must take biodiversity into consideration in order to guide development’. Provision is made in various pieces of legislation to encourage coordinated and integrated planning, but the legislation is still in the process of being implemented. For example, legislation administered by the Department of Land Affairs (DLA) and the Department of Provincial and Local Government (DPLG), requires provincial and local administrations to develop, with public consultation, economic development and spatial plans that integrate social, economic and environmental considerations’.

This means that it is especially important that Provincial Growth and Development Strategies and Plans, and IDPs include biodiversity considerations in planning. Biodiversity must be integrated fully into the planning processes.

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**C4.1.2 OBJECTIVES**

a) Create representative core conservation areas in all centres of endemism.

b) Facilitate SPC A status for all Critical Biodiversity Areas (CBAs) through innovative public-private partnerships.

c) Manage SPC A areas as:

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\(^{31}\) This Plan was agreed upon at the World Summit on Sustainable Development (WSSD) or Earth Summit 2002 that was held in Johannesburg from 26 August to 4 September 2002.
(i) Benchmarks (‘a base-datum of normality or naturalness’) or as standards for environmental health and self-sustaining ecosystems.

(ii) Secure refugia for source populations and biodiversity.

(iii) Sites where natural processes can continue without human interference.

(iv) Sites providing opportunities for solitude or primitive and unconfined types of recreation.

(v) Sites containing ecological, geological, or other features of scientific, educational, scenic, historical or cultural value.

(vi) Sites providing ecosystem functions, including the provision of clean water from catchments, serving as carbon sinks, etc.

C4.1.3 POLICY

a) South Africa’s National Biodiversity Strategy and Action Plan will be complied with and given effect in all land-use management.

b) The highest statutory protection must be afforded to SPC A areas.

c) Only non-consumptive activities are permitted, for example, passive outdoor recreation and tourism, traditional ceremonies (e.g. at grave sites), research and environmental education.

d) Where such pristine areas are in state control, they should be conserved in Provincial Nature Reserves (Category A.b), and if in private ownership, they should be conserved in Special Management Areas (SMAs) (refer to Toolkit D3) or Natural Heritage Sites (Category A.b).

e) Aesthetically prominent natural features or areas should be declared Protected Natural Environments if such declaration would promote natural scenic beauty or biodiversity. No development must be allowed in proclaimed Protected Natural Environments.

f) Important cultural-historic or archaeological sites are protected in terms of the National Heritage Resources Act 25 of 1999 and must be entered into a National Registry of conservation-worthy immovable property, to facilitate their protection. Future planning and development that could affect such sites would then be controlled by the South African Heritage Resources Agency (SAHRA) and the relevant local government authority.

g) A system of protected areas must be established throughout the Municipality in accordance with the National Environmental Management: Protected Areas Act 24 of 2008. Such a system should radiate out from core reserves, and should be connected through a network of ecological corridors and buffer zones where people pursue livelihoods subject to an agreed-upon system of values and environmental ethics.

h) The system of protected nature areas must cover SPC A areas (refer specifically to those areas that have a high intrinsic and systemic value).

i) The protected nature area system must comply with the following criteria:

   (i) It should transect the Municipality from low-to-high elevation, terrestrial, freshwater, wetlands, rivers, and other ecosystem types, as well as the full range of climate, soil types, geology, etc.

   (ii) It should be large enough to provide functional habitats for the indigenous organisms that inhabit them.

   (iii) It should include representation from all levels of biodiversity, including populations, species, and landscapes.

   (iv) It should include terrestrial and freshwater ecosystems as may be required.
j) The system of protected areas must be managed in a manner that honours long-standing, benign uses by local people for whom the system should include places of spiritual and cultural renewal.

k) Proposals for new reserves must be scientifically defensible. In this regard, the establishment of protected areas must be based upon scientific information indicating the irreplaceability of habitats or broad habitat units.

l) The management plans for a protected area system must make provision for the following:
   (i) Effective integration of reserves with their surrounding environments, which could be achieved through the establishment of SMAs (Special Management Areas) and/or Stewardship agreements.
   (ii) Appropriate management of ecological corridors that link the statutory conservation areas.
   (iii) Appropriate management of private land that forms part of the ecological corridors and sustainable use of resources, to be achieved through inter alia the establishment of SMAs and/or Stewardship agreements.

m) Biodiversity must be mainstreamed throughout the economy. All sectors that impact on biodiversity, especially agriculture and urban planning, need to factor biodiversity considerations into their policies, plans and programmes.

n) The value and importance of biodiversity to people’s livelihoods must be recognized and biodiversity management must be integrated with poverty alleviation strategies and local economic development.

o) Prioritise landscapes according to their comparative value contribution of essential ecosystem goods. It is no longer good enough to see agricultural land simply as only providing value on terms of food generation. Landscapes also generate water, absorb carbon and harbour critical biodiversity, and may help to control pests and pollinate crops.

### C4.1.4 PRIORITISED STRATEGIES AND IMPLEMENTATION GUIDELINES

<table>
<thead>
<tr>
<th>NUMBER</th>
<th>DESCRIPTION</th>
<th>RESPONSIBLE DEPARTMENT</th>
<th>PRIORITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>C4.1.4(a)</td>
<td>Prepare a dedicated biodiversity conservation plan for Stellenbosch Municipality.</td>
<td></td>
<td>High</td>
</tr>
<tr>
<td>C4.1.4(b)</td>
<td>Secure additional potential SPC A areas with the aid of institutions such as the WWF, IUCN and GEF.</td>
<td></td>
<td>Medium</td>
</tr>
<tr>
<td>C4.1.4(c)</td>
<td>Seek international recognition for all SPC A areas in terms of, for example, the World Heritage Convention, Biodiversity Convention, UNESCO’s MaB Programme, etc.</td>
<td></td>
<td>“</td>
</tr>
<tr>
<td>C4.1.4(d)</td>
<td>Establish a system of protected areas incorporating the diverse landscapes, ecosystems, habitats, communities, species, and culturally significant sites. The SMA concept in combination with an efficient Stewardship agreement is to be considered.</td>
<td></td>
<td>High</td>
</tr>
<tr>
<td>C4.1.4(e)</td>
<td>Conserve existing ecological corridors, and consolidate and rehabilitate any remnants of corridors that link ecosystems. Monitor the</td>
<td></td>
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<tr>
<td>C4.1.4(f)</td>
<td>Develop and implement a municipal air quality management plan.</td>
<td>Medium</td>
<td></td>
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<tr>
<td>C4.1.4(g)</td>
<td>Develop and implement a municipal integrated waste management plan.</td>
<td>“</td>
<td></td>
</tr>
<tr>
<td>C4.1.4(h)</td>
<td>Ensure integration between conservation agencies and economic sectors that are major land users (such as agriculture, infrastructure, forestry, property development, mining, etc.), to develop and implement sector-specific wise-practice guidelines to minimise loss of natural habitat and species in threatened ecosystems, and ease control of a threatened ecosystem.</td>
<td>High</td>
<td></td>
</tr>
</tbody>
</table>
| C4.1.4(i) | Implement dedicated strategies to conserve river biodiversity and functioning:  
a) Integrate land and water policy and management, as a basis for integrated management strategies.  
b) Integrate rivers and wetland systems into regional plans and programmes and fine-scale biodiversity assessments. | “ |
| C4.1.4(j) | Broaden environmental capacity and skills in the environment sector (specifically) and in the cross-sectoral situation (generally). Improve the capacity of the Municipality to enforce its cross-sectoral mandate.  
a) Increase the numbers of suitably qualified environmental officials in the Municipality and society.  
b) Increase the awareness and formal knowledge of law enforcers and the judiciary regarding environmental issues.  
a) Implement formal environmental skills training through tertiary educational institutions. | “ |
| C4.1.4(k) | Implement a coordinated awareness programme/approach encompassing all sectors of the Municipality and its social partners. | “ |

**C4.2 SPC B: BUFFER AREA**

The buffer areas have a very important function in that they form vitally important linkages between the statutory conservation areas, such as between the Helderberg and Jonkershoek Nature Reserves and between the Groenberg and Limietberg Nature Reserves. The rehabilitation of degraded river systems to create ecological corridors as part of the buffer area can therefore play an important role in connecting conservation areas that have been isolated through human activities.
Buffer areas are primarily in private ownership. Therefore, a key challenge to any land-use strategy or plan is to address the conflicts that often occur between biodiversity conservation and consumptive agricultural practices. In order to start addressing this phenomenon it is imperative to understand and appreciate the often-divergent perspectives of landowners and other stakeholders, and to respect the landowners’ rights to use land in accordance with defined legal directives.

Private land-owners and conservation

Private landowners often express concern for the environment (Norton, 2000), but their support for conservation varies depending on perceived threats to their livelihood or private property rights (James, 2002, Russell and Harshbarger, 2003). Biodiversity conservation is often viewed with suspicion, fueled in part by legal conflicts arising from the implementation of environmental laws and policies (James, 2002). When private land and private land rights dominate the social and physical landscape, a balance between individual rights and conservation goals is needed to plan for cultural and ecological sustainability (Riebsame, 1998). Kemmis (1990) argues that, to reduce potential conflicts, environmental policy should be set within the context of the community and should reflect landowner and stakeholder values. The revealing and understanding the meanings of places to landowners and other people can help policy and decision-makers understand people’s perspectives, and provide the foundation for appropriate regional resource plans (Cheng et al, 2003). Conservation action in landscapes dominated by private ownership will depend on the decisions and attitudes of individual landowners and is promoted when social and environmental values converge (Luzar and Diagne, 1999).

Accordingly, the SEMF provides a coherent and equitable approach to managing SPC B areas on private land in a manner that ensures sustainability and enhances the three global imperatives for sustainable development, namely environmental integrity, human well-being and economic efficiency (refer to Chapter A5.6).

C4.2.1 DESCRIPTION AND PURPOSE

<table>
<thead>
<tr>
<th>CATEGORY B: BUFFER AREAS</th>
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</thead>
<tbody>
<tr>
<td><strong>B.a</strong> Non-Statutory Conservation Areas</td>
</tr>
<tr>
<td><strong>B.a.1</strong> Contractual Conservation Areas</td>
</tr>
<tr>
<td><strong>B.a.2</strong> Private Conservation Areas</td>
</tr>
<tr>
<td><strong>B.b</strong> Ecological Corridors</td>
</tr>
<tr>
<td><strong>B.b.1</strong> Freshwater Ecosystem Priority Areas (FEPA) (in terms of National Freshwater Ecosystem...</td>
</tr>
</tbody>
</table>

\(^{32}\) Private Open Space refers to any land which has been set aside for utilisation primarily as a private site for sports, play, rest or recreational facilities or as an ornamental garden or pleasure garden and includes public land which is or will be leased on a long-term basis and a cemetery, whether public or private.
### Priority Areas Project

Identified river and wetland FEPAs and fish support areas, including a generic buffer of 100m, measured from the top of bank of the river or the delineated riparian areas, whichever is larger, and measured from the outside edge of the wetland (Driver et al, Aug 2011).

### B.b.2 Rivers or riverbeds (incl. 32 m buffer) (in terms of NEMA)

All other perennial and non-perennial rivers and wetlands, including a buffer of 32m based on the generic buffer width used for aquatic features in the Listing Notices of the Environmental Impact Assessment Regulations, 2010 (GN R544, GN R545 and GN R546).

### B.b.3 Critical Biodiversity Areas and High Biodiversity Areas: Areas identified through systematic biodiversity plans as irreplaceable in terms of meeting representation and/or pattern targets. These areas are known to support high biodiversity or recognised as being important for more than one taxonomic group (e.g. plants and birds). These areas do not necessarily have statutory conservation status. This category includes Critical Biodiversity Areas 1 (Irreplaceable Sites) as primarily natural sites with ecosystems and species intact, and undisturbed and Critical Biodiversity Areas 2 (Important Areas) as primarily natural sites with ecosystems and species largely intact and undisturbed.

### B.b.4 Other Natural Areas

| a) | Tracts of natural vegetation that form part of, or link ecosystem components (i.e. tracts of natural vegetation acting as a buffer zone between rivers located in FEPA Fish Support Areas and Fish Sanctuaries, and Category C and D areas). |
| b) | Any other natural areas that are conservation-worthy and which form linkages to natural areas within Category C and D areas. |
| c) | Ecological Support Areas: Areas identified through systematic biodiversity plans as areas not yet exhibiting high levels of biodiversity loss, but which should be protected and restored in order to ensure biodiversity patterns and that ecological process targets can be met. |

### B.c Urban Green Areas

Municipal open spaces that form in integral part of the urban structure.

| B.c.1 Public Park |
| B.c.2 Landscaped Areas |

### C4.2.2 OBJECTIVES

a) Create appropriate buffer areas around or adjacent to SPC A areas that protect the latter against consumptive or habitat-fragmenting land-use impacts.

b) Create a continuous network of natural resources areas throughout the Municipality that maintain ecological processes and provide ecosystem services (e.g. benefits that people derive from ecosystems. In Stellenbosch Municipality, these include the provision of water, arable soil, disaster amelioration, recreational opportunities, etc.).

c) Develop a strategy a coherent and equitable approach to managing SPC B areas on private land in a manner that ensures sustainability and enhances the sustainable development.

d) Ensure efficient management of the atmospheric resources and associated circumstances.
C4.2.3 POLICY

a) SPC B designation illustrates the following:
   (i) Extent of the area that contains conservation-worthy habitats or habitat units.
   (ii) Extent of land, which should, ideally, be rehabilitated to improve the quality of the natural landscape and/or to promote biodiversity conservation.

b) The following policy principles apply when considering a change of land-use (i.e. amendment of the designated SPC):
   (i) SPC B.c and SPC B.d areas are primarily private property. The designation of SPC B.c and B.d areas does not imply that it is necessarily undesirable to undertake any development within such areas. Such designation is rather an indication that one must proceed with caution.
   (ii) SPC B.c and B.d provide an explanation of the nature and extent of the landscape characteristics of the particular area and present a basis for the evaluation of development proposals in proper context. SPC B.c designation, therefore, essentially represents an ideal.
   (iii) SPC B.c designation does not take away any of the landowner’s rights, nor does it grant any rights. It merely indicates that the particular tract of land is of importance to biodiversity conservation and, consequently, to the well-being of the people of the area, and that due care should be taken in the management of the land.
   (iv) Only activities that have an acceptable ecological footprint are permitted in SPC B. Where applications are made for such developments the onus is on the applicant to prove the desirability and sustainability of the proposed development and to suggest an appropriate *quid pro quo*. The latter could be in the form of:
      • Setting aside and rezoning an appropriate portion of conservation-worthy land for permanent conservation purposes (such portion could be considered for re-designation to SPC A).
      • Establishing an SMA over the property together with a trust fund earmarked for environmental conservation.

c) River bank development must be behind the ecological setback lines including flood and storm surge lines (1:50 year floodline for property boundaries and 1:100 years floodline for building footprint).

d) Tourism-related development outside the urban edge must be nodal, and restricted to less sensitive areas.

e) No development is permitted on river banks that are susceptible to flooding, and below the 1:100 year floodline.

f) Aesthetically prominent natural features or areas should be declared Protected Natural Environments if such declaration would promote natural scenic beauty or biodiversity. No development must be allowed in proclaimed Protected Natural Environments.

j) Any modification of an SPC B area is subject to an appropriate environmental off-set or *quid pro quo*. Such off-set could be in the form of other SPC B land being formally designated as SPC A, mitigation banking (i.e. putting an appropriate amount of monetary capital into a trust to fund conservation initiatives where required) and implementation of the Sustainable Development Initiative (SDI) approach (refer to Toolkit D4).

o) Effect will be given to legislation and policy pertaining to air quality management.
## C4.2.4 PRIORITISED STRATEGIES AND IMPLEMENTATION GUIDELINES

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<tr>
<th>NUMBER</th>
<th>DESCRIPTION</th>
<th>RESPONSIBLE DEPARTMENT</th>
<th>PRIORITY</th>
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<tbody>
<tr>
<td>C4.2.4(a)</td>
<td>Ensure appropriate management of SPC B areas through ongoing application of the relevant legislation e.g. CARA(^{33}) and NEMA and compliance monitoring.</td>
<td></td>
<td>High/On-going</td>
</tr>
<tr>
<td>C4.2.4(b)</td>
<td>Obtain statutory conservation status (i.e. SPC A designation for SPC A status) for designated SPC B areas (refer in particular to CBAs in private ownership) through the implementation of innovative strategies, such as the establishment of an SMA (refer to Toolkit D3).</td>
<td></td>
<td>“</td>
</tr>
<tr>
<td>C4.2.4(c)</td>
<td>Implement and maintain environmental education, awareness and voluntary activism. Fully implement the Environmental Sector Skills Plan (ESSP).</td>
<td></td>
<td>“</td>
</tr>
</tbody>
</table>
| C4.2.4(d) | Establish Special Management Areas (SMAs) to promote sustainable land-use over a group of land units in terms of the following principles:  
a) Both public and private land can be declared an SMA (both natural, cultivated and inhabited land can be included into an SMA).  
b) The establishment of an SMA can be required as a condition of approval where new or additional land-use rights or subdivision have been granted. An SMA is to be managed in accordance with an Environmental Management System (EMS) or an Environmental Management Plan (EMP) that conforms to international standards for environmental management (e.g. ISO\(^{34}\)14001).  
c) The owner of the SMA must establish a trust fund to provide financial resources for effective long-term management of the Special Management Area. | | “ |
| C4.2.4(e) | Conservation of resources for sustained ecosystem services to support the Municipality’s development path. Preference will be given to projects that explore innovative institutional or market arrangements that promote natural resource management or the mainstreaming of | | “ |

\(^{33}\) Conservation of Agricultural Resources Act 43 of 1983.  
\(^{34}\) ISO (the International Organisation for Standardisation) is a world-wide federation of national standard bodies (ISO member bodies).
sustainable initiatives. Such activities include:

a) Payment for ecosystem services projects.
b) Biodiversity benefitting businesses, including BIW and other sustainable farming initiatives.

| C4.2.4(f) | Institute a community-based approach to solving environmental problems and protecting the future of natural resources. Implement the Land Care Program as advocated by the Department of Agriculture. | High/ Ongoing |
| C4.2.4(g) | Institute a community-based approach to addressing environmental challenges (refer to Toolkit D2). Implement bioregional planning and management with reference to neighbourhood planning and management. | “ |
| C4.2.4(h) | Designate an Air Quality Officer, draft and include an Air Quality Management Plan (AQMP) in the IDP, and monitor and record progress regarding performance on an annual basis. | High |

C4.3 PUBLIC-PRIVATE-COMMUNITY PARTNERSHIPS AS A KEY REQUIREMENT FOR EFFECTIVE ENVIRONMENTAL MANAGEMENT

The Municipality recognises that the establishment of partnerships between different institutions and stakeholders in the design and implementation of community-based environmental management is essential for project sustainability (refer to Toolkit D2). As stated by Culpan (1987), partnerships need to be promoted because without coincidence of interests, and joint action to achieve common goals, institutions will not co-operate, and will undermine each other. The relationship between institutions will, to a very large extent, govern the nature of the project and impact heavily on its success or failure. The development of a successful community-based environmental management system requires a sound institutional framework based on a constructive partnership between the local community, state, the private sector and NGOs.

C4.3.1 PARTNERSHIP TYPES SUPPORTED BY THE MUNICIPALITY

The farming community and the conservation fraternity have taken innovative steps to mitigate the impacts of the consumptive agricultural practices. These include:

- Biodiversity and Wine Initiative
- Conservancy program
- Stewardship Program promoted by CapeNature
- Land-Care Program advocated by the Department of Agriculture

a) Stewardship Programme

Integral to the provincial conservancy strategy, is the Stewardship Program initiated by CapeNature. This program makes provision for the conservation of specific areas in terms of various options and formal agreements (refer to the figure below).
CapeNature supports areas under a Stewardship agreement by means of logistical contributions in the form of management planning, monitoring and auditing services, and general scientific and technological support. Options of the Stewardship programme require that specifications be noted on the title(s) of the relevant property. It is still uncertain whether this requirement holds any meaningful benefit for the relevant property owner.

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Figure C10: Stewardship Options of CapeNature (Source: CapeNature).
b) **Biodiversity and Wine Initiative**

Almost 95% of South Africa’s vineyards are also located in this Cape Floral Kingdom, so in 2004, with much of the lowland fynbos and unique renosterveld ecosystems under threat, the wine industry initiated a conservation partnership with the South African Botanical Society, Conservation International and the Green Trust, which led to the establishment of the Biodiversity and Wine Initiative (BWI).

The BWI not only protects natural habitats but also encourages wine producers to farm sustainably and to exhibit the benefits of the Cape’s abundant diversity in wines. Today, the BWI is supported by, among others, the IUCN, CAPE (Cape Action for People and the Environment), Critical Ecosystems Partnership Fund, WWF-SA, Botanical Society of South Africa, Conservation International, and the South African Biodiversity Institute.

To date, more than 126 000 hectares of natural area have been placed under conservation by BWI producers. This means that the South African wine industry’s conservation footprint is well in excess of its current vineyard footprint of 102 000 hectares. For every hectare under vineyard, an additional hectare of natural vegetation is committed to conservation – and this figure continues to grow. BWI has received global and national recognition for its leading business model that unites conservation and agricultural development in a complementary, mutually beneficial manner.

c) **Conservancies**

Various groups of private properties have been incorporated into conservancies, which are based on voluntary agreements between the relevant land owners. A conservancy consists of a group of farms where owners have combined resources for the improved conservation of plants and animals inhabiting the area. CapeNature assists landowners in the training of staff and technical advice on management planning.

Conservancies do not have any legal conservation status and are run and financed entirely by farmers themselves. Integrated management plans must be drafted for ensuring the sustainable environmental management and development (that may be granted on a collective basis). The stated objectives for the establishment of conservancies are as follows:

(i) Creating a system of protected nature areas.

(ii) Conserving natural resources on private land and for promoting integrated land management on a broad scale. A conservancy can include statutory conservation areas and other forms of protected land.

(iii) Providing a framework for collective decision-making in respect of inter alia re zoning applications, density and nature of proposed development, and placement of potentially detrimental infrastructure and facilities.

(iv) Ensuring, by means of a combined effort extending across the boundaries of individual farms, more extensive areas under conservation management.

(v) Enabling the conservation of a wider diversity of natural habitats and promoting integrated environmental management practices on a broad scale.

(vi) Providing a broader and more viable basis for economic benefits for landowners within the conservancy.
(vii) Encouraging effective application of conservation objectives on land that is marginal for agriculture, thereby enabling large areas of land to remain in a pristine condition or to recover to such a condition.

**The Conservancy: A Voluntary Partnership Model**

A conservancy is broadly defined as a group of farms, or natural areas, on which the landowners have pooled some (or all) of their resources for the purpose of conserving natural resources on the combined properties. These resources include wildlife and their habitats, indigenous vegetation, forests, catchments, sites of geological and archaeological importance, and generally undisturbed natural and scenic landscapes. In conservancies, the actual landowners become involved (at community level) in the conservation of their resources. The conservancy model, thus, implies that the conservation of resources is in the hands of the people who are directly affected by the condition of those resources and who care about them (or should be caring about them).

d) **Special Management Areas**

A partnership model that has been very successful as it relates to achieving the objectives of integrated land-use management that aims to give effect to sustainability is the Special Management Area (SMA). This model is supported by *inter alia* the Department of Agriculture, DEA&DP, SANBI, South African National Parks, and CapeNature.

The SMA model is premised on the overarching goal of the bioregional planning approach namely to improve the general status and sustainability of both the natural and the human-made environment. In this regard, the aim is to create positive precedents through the implementation of innovative mechanisms or strategies. The establishment of a Special Management Area (SMA) is considered by PGWC as a fundamentally important mechanism in this regard, which is of relevance to land owners, authorities, planners, and developers.

An SMA is defined as ‘*an area of excellence and good practice*’, where the ethos of sustainable development is served in practice. It is a cadastral geographical unit, which is formally recognised and managed as an area where environmental sustainability is promoted in practice and in accordance with international standards for environmental sustainability. Both public and private land can be declared an SMA, and both natural, cultivated (i.e. farmland) and inhabited land can be included into an SMA. Privately-owned land can be declared an SMA by establishing a contractual agreement between the landowner and the relevant municipality.

The SMA can be required as a condition of approval where new or additional land-use rights or rezoning have been granted. In such instance the contractual agreement would *inter alia* ensure compliance with the conditions of approval. As such, the establishment of an SMA could be a viable mechanism for ensuring long-term environmental sustainability on the relevant property, presenting a positive precedent as is promoted by PGWC.

In an SMA, the landowner will manage the environment and its resources in accordance with an Environmental Management System (EMS) or an Environmental Management Plan (EMP) that conforms to international standards for environmental management (e.g. ISO\(^{35} 14001\)). An important aspect of the establishment of an SMA is that the landowner will be required to

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\(^{35}\) ISO (the International Organisation for Standardisation) is a world-wide federation of national standard bodies (ISO member bodies).
establish a trust fund, which will ensure that the necessary financial resources are available for effective long-term management of the SMA. In the case of a housing development that forms part of an SMA, the Home Owner’s Association (HOA) generally required in terms of Section 29 of the Land Use Planning Ordinance, 1985 (No. 15 of 1985), or some other constituted organisation (e.g. a Section 21 Company) will be responsible for the management of the SMA and its trust fund.

Where a farm has been declared an SMA by its owner, a primary purpose of the SMA will be to provide a framework for undertaking sustainable agriculture\(^{36}\). In this regard, the SMA and its EMS will facilitate adherence to the following principles of sustainable agriculture:

(i) **Physical-biological productivity** (maintain and/or improve production/services)
   - Maintain existing fundamental values, technologies and structures supporting sustainable and viable agricultural enterprises.
   - Develop and apply new technologies to improve the efficiency of farming practices.

(ii) **Economic security** (reduce production risk and uncertainty)
   - Encourage local processing of farm products and the provision of local farm services to enhance the rural economy, increase the viability of agricultural production and reduce rural poverty.
   - Retain all the productive agricultural land for agricultural use.

(iii) **Environmental protection** (protect production potential of natural resources)
   - Integrate land-use planning and community participation to ensure optimum management and utilisation of natural resources.
   - All farmers are responsible and accountable for the conservation of natural agricultural resources.
   - Land-users causing unacceptable degradation of the natural environment are responsible for rehabilitation of mismanaged natural agricultural resources.
   - Real cost of natural resources must be reflected in the pricing of these resources so as to discourage abuse.

(iv) **Social acceptability and justice** (promote/establish social acceptability)
   - Ensure equitable access to resources to all communities.
   - Provide access to agriculture via land reform in accordance with environmental requirements and with full participation and consent of all the affected communities.

C4.4 SPATIAL PLAN FOR SPC A AND SPC B: CORE AND BUFFER NATURE AREAS

Plan C2 serves as the spatial plan and vision for both SPC A and SPC B areas as addressed in Chapter C4.

Plan C2 plan is the first indicator or informant to be consulted when considering a change in land-use that has the potential to affect the integrity of the environment. The plan would also inform any EIA that may be required in terms of the NEMA. The principles cited in Chapter C4.2.3 serve as a procedural guide towards interpreting and implementing Plan C2.

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\(^{36}\) Sustainable agriculture is an approach as well as a process through which different management and technological activities and socio-economic principles are reconciled with environmental requirements (Smyth and Dumanski, 1993).
Plan C2: Spatial plan for SPC A and B: Core and Buffer nature areas (larger copy in Annexure 1).

CHAPTER C5 ENSURING SUSTAINABLE USE OF SPC C: AGRICULTURAL AREAS

The protection and appropriate use of high potential agricultural land is of critical importance for environmental health, sustainable economic growth, and food security. High potential agricultural land in close proximity to settlements are often subjected to non-agricultural development pressure, while negative social impacts associated with such settlements often have a significant detrimental impact on the production potential of such land. It is therefore imperative that the highest priority be given to the protection of high potential agricultural land and that measures be instituted to create and maintain circumstances conducive to sustainable agriculture.

**Relevant NDP Directive**

Agriculture is still one of the most labour-intensive goods-production sectors, with substantial employment linkages. Resources are not being used sensibly, which requires urgent attention because this sector is one of the few remaining goods producers with strong direct and indirect economic and employment links to the rural poor. Increasingly, South African agriculture faces technical and structural challenges that require improved sector management, including adequate funding of research, investment in skills and training, effective communication strategies and agricultural extension. However, there are also underlying structural and policy issues that need to be addressed in order for a regeneration of rural communities to take place. The industrialisation of agriculture and the country's unique ecosystems also demand that attention be paid to advances in ecological approaches to sustainable agriculture. This includes greater attention to alternative energy, soil quality, minimum tillage and other forms of conservation farming.
C5.1 DESCRIPTION AND PURPOSE

<table>
<thead>
<tr>
<th>CATEGORY C: AGRICULTURAL AREAS</th>
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<tbody>
<tr>
<td><strong>SUB-CATEGORY</strong></td>
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<tr>
<td>C.a</td>
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<td>C.a.1</td>
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<td>C.a.2</td>
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<td>C.b</td>
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<td>C.b.1</td>
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<td>C.b.2</td>
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C5.2 OBJECTIVES

a) Develop Stellenbosch Municipality agricultural sector into a national and international asset.
b) Use agricultural land in terms of the principles of sustainable agriculture.
c) Develop and use the comparative economic advantages vested in agriculture.
d) Protect high potential agricultural land from non-agricultural development.
e) Use natural agricultural resources for the benefit of all (e.g. through partnerships).
f) Expand and diversify sustainable agriculture production and food security.
g) Strengthen agricultural research, knowledge and skills.

C5.3 POLICY

The following policy pertaining to the protection and sustainable use of high potential agricultural land applies:

a) High potential agricultural land must be excluded from non-agricultural development and must be appropriately used in accordance with sustainable agriculture principles.
b) Land-users causing unacceptable degradation of the natural environment are responsible for rehabilitation of mismanaged natural agricultural resources.
c) Agricultural activities must be monitored and regulated in terms of the Conservation of Agricultural Resources Act 43 of 1983. In particular, restoration and reclamation of eroded land, control of the number of stock kept and the control of weeds and invader plants must be monitored.
d) Subdivision of agricultural land or changes in land-use must not lead to the creation of uneconomical or sub-economical agricultural units.

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Agriculture that is socially just, humane, economically viable, and environmentally sound. Sustainable agriculture integrates three main goals, namely environmental stewardship, farm profitability and prosperous farming communities.
e) Any enhanced development rights on SPC C areas must be subject to the establishment of a Special Management Area where the ethos of sustainable agriculture is served in practice.

f) Any non-agricultural development on a SPC C area is subject to an appropriate environmental off-set or quid pro quo. Such off-set could be in the form of designated SPC B land being formally designated as SPC A, or mitigation banking (i.e. putting an appropriate amount of monetary capital into a trust to fund conservation or social development initiatives where required) in accordance with the SDI approach (refer to Toolkit D4).

g) Develop and support agriculture by means of UNESCO’s CRDP (Comprehensive Rural Development Programme) and CASP (Comprehensive Agricultural Support Programme).

### C5.4 PRIORITISED STRATEGIES AND IMPLEMENTATION GUIDELINES

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<th>DESCRIPTION</th>
<th>RESPONSIBLE DEPARTMENT</th>
<th>PRIORITY</th>
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<tbody>
<tr>
<td>C5.4(a)</td>
<td>Create conditions conducive for the implementation of the CASP(^{38}). The aim of this programme is to provide post-settlement support to the targeted beneficiaries of land reform and to other producers who have acquired land through private means.</td>
<td></td>
<td>Medium/ On-going</td>
</tr>
</tbody>
</table>
| C5.4(b)  | Consider the rezoning of low-potential agricultural land as a mechanism to promote sustainable economic development. The aim is to unlock the latent capital vested in non-agricultural uses through the Sustainable Development Initiative (SDI) approach. The outcomes of such SDIs could include:  
   a) Providing landowners with opportunities to establish on-farm tourism-related facilities and amenities and other enterprises supportive of IDP objectives.  
   b) Cross-subsidising lower-income housing and amenities in Category D.d and D.f areas.  
   c) Facilitating the establishment and management of SPC A and B areas (i.e. core conservation areas, buffer areas, ecological corridors and rehabilitation areas). |                        | High/ On-going     |
| C5.4(c)  | Promote diversification and controlled experimenting as it relates to alternative                                                                                                                             |                        | Medium/ On-going  |

\(^{38}\) The CASP is a core focus for the Department of Agriculture and aims to make interventions in six priority areas:  
   a) Information and technology management  
   b) Technical and advisory assistance, and regulatory services  
   c) Marketing and business development  
   d) Training and capacity building  
   e) On/off farm infrastructure and product inputs  
   f) Financial support
| C5.4(d) | Facilitate sustainable abstraction and use of irrigation water in riparian zones of main rivers to ensure efficient food production. | “” |
| C5.4(e) | Provide on-going technical support to commercial farmers and land reform beneficiaries with the aim to promote sustainable animal and crop production. | “” |
| C5.4(f) | Expand and diversify sustainable agriculture production and food security.  
   a) Protect agricultural land for agricultural land use in line with SDF.  
   b) Align all agricultural initiatives with SDF and SEMF.  
   c) Increase labour intensive agricultural practices to improve employment rates.  
   d) Expand and optimise the use of commonages.  
   e) Implement urban agriculture to promote household food security. | High/On-Going |
| C5.4(g) | Accelerate post-settlement support programmes.  
   a) Conduct an audit and research on the status quo and gap analysis of suitable land, potential beneficiaries, resources and skills availability.  
   b) Implement human resource development programmes for emerging farmers.  
   c) Intensify Comprehensive Agriculture Support Programme (CASP) and land care programmes for emerging farmers.  
   d) Unlock financial support for emerging farmers.  
   e) Establish appropriate agri-marketing, information systems and social networks for emerging farmers. | “” “” |
| C5.4(h) | Strengthen agricultural research, knowledge and skills.  
   a) Revitalise agri and Further Education Training colleges.  
   b) Strengthen the formal linkages between the university, farmers and government.  
   c) Align and develop the training and curriculum programmes with the changing and future needs of the agricultural sector.  
   d) Develop a farm worker career path and appropriate training system. | High/On-Going |
| C5.4(i) | Undertake detailed farm planning in accordance with the standard SPC designation facilitating inter alia appropriate placement of infrastructure, protection of ecological corridors, and | Medium/On-going |
appropriate use of the various sections of the farm (refer to Figure C11). Submit such plans as a key input for the revision of the SDF.

Figure C11: Model for detailed farm planning.

Plan C3 serves as the spatial plan and vision for SPC C: Agricultural areas addressed in Chapter C5.

Plan C3: Spatial plan for SPC C: Agricultural Areas (larger copy in Annexure 1).
C5.5 LANDCARE AS A STRATEGY TO ENSURE SUSTAINABLE AGRICULTURE

Land degradation and water scarcity are serious issues influencing agricultural production and the sustainability of natural resources. Land degradation is costing millions of Rand each year in production losses alone. Furthermore, the treatment of degraded land, nutrient loss, research and costs related to the silting up of the waterways, eventually add up to several billion Rand a year.

The SEMF promotes the adoption of the Landcare program as a strategy to ensure the long-term sustainability of the rich agricultural resources of the Municipality. Landcare is a community-based program supported by both the public and private sector through a series of partnerships. The overall objective is to optimise productivity and the sustainability of natural resources, leading to greater productivity, food security, job creation and a better quality of life for all.

The eight immediate objectives of the Landcare program are to:

a) Provide a framework for individuals, community organisation and the public and private sector, through partnerships to optimise productivity and sustainability of the natural resources through management, protection and rehabilitation.

b) Develop the capacity and skills of land users through education, knowledge sharing, information, participatory interaction for better access and management of resources.

c) Support institutional building at all levels of governance for improved communication, networking, financial and other support services.

d) Empower all people through knowledge and understanding to take the responsibility for the care of the environment.

e) Ensure as far as is practicable that resources are used at a rate within their capacity for renewal.

f) Maintain and enhance the ecological integrity of natural systems.

g) Minimise or avoid risks that lead to irreversible damage.

h) Maintain biodiversity (contribute towards the maintenance of biodiversity).

C5.6 URBAN AGRICULTURE

The SEMF promotes the establishment of urban agriculture as a mechanism to enhance the sustainable use of resources with the aim to promote the well-being of, in particular, the poor.

Urban agriculture is the growing of plants and the raising of animals within and around cities. The most striking feature of urban agriculture, which distinguishes it from rural agriculture, is that it is integrated into the urban economic and ecological system: urban agriculture is embedded in -and interacting with - the urban ecosystem (RUAF Foundation, 2006). It is also an industry that produces, processes and markets food and fuel, largely in response to the daily demand of consumers within a town, city, or metropolis, on land and water dispersed throughout the urban and peri-urban area, applying intensive production methods, using and reusing natural resources and urban wastes, to yield a diversity of crops and livestock (Smit, 1996).

Urban land can be used for income generation purposes, for example, through providing space for home-based micro-enterprises, for providing the opportunity for generating income through the

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rental of accommodation, through the renting out of rooms/backyard accommodation, and for providing space for urban agriculture (vegetables, maize, livestock, etc.). Urban land can play an important role in ‘livelihood diversification’, i.e. where a household has more than one livelihood strategy in order to reduce vulnerability (Urban Sector Network, 2003).

The lead feature of urban agriculture, which distinguishes it from rural agriculture, is its integration into the urban economic and ecological system. It is not its urban location that distinguishes urban agriculture from rural agriculture, but that it is embedded in and interacting with the urban ecosystem.

Urban agriculture is an industry located within (intra-urban) or on the fringe (peri-urban) of a town, a city or a metropolis, which grows or raises, processes and distributes a diversity of food and non-food products, (re-)using largely human and material resources, products and services found in and around that urban area, and in turn supplying human and material resources, products and services largely to that urban area (Mougeot, 1999).

C5.6.1 POTENTIAL IMPACTS OF URBAN AGRICULTURE

a) Positive Impacts

Urban agriculture can, in a conducive environment, make a meaningful contribution towards the following (Visser, 2003):

(i) **Household food security** – the self-production of food insures availability, affordability and accessibility to food, which also improved nutrition. This releases cash for other needs which would otherwise have been spent on purchasing food. The improvement of households food security and nutrition can contribute towards the fight against HIV/AIDS because people tend to be physically stronger.

(ii) **Income generation** – surplus production can be sold or traded for other much needed items. Urban agriculture activities can serve as a supplement to income or can become a primary source of income depending on the scale of activities.

(iii) **Affordability of food to the poor** – these micro-food growers can produce food at the doorstep of their communities and through low input costs and the elimination of intermediaries they can subsequently deliver produce at a price lower than the formal market price.

(iv) **Human resource development** – the execution of urban agricultural activities can coincide with technical, business and social skills development through training and practice – leadership, project management, etc.

(v) **Increased social status and dignity** – a garden is symbolic of the women’s important role in society as wives and as mothers. Food gardens, although small, is important because it contributes to the well-being of the family. Women gain pride and a sense of self-worth when their produce is consumed by her family. Also, gardens provide solace and comfort.

(vi) **Nature conservation** – because the yield from urban agricultural activities impacts positively on their survival, people recognise the real value of land and are prepared to maintain it.

(vii) **Reversal of the migration pattern (back to rural areas)** – the acquired agricultural and business skills will prepare and empower people to farm commercially, i.e. they can now meaningfully participate in the Land Redistribution for Agricultural Development program and can move back to the rural areas as commercial farmers (Visser, 2003).
(viii) **Improved urban cleansing.** Biomass has now an economic value – grass cuttings, paper, etc. can now be used for composting

(ix) **Improved environmental awareness.** There is a realisation that caring for the environment can create material benefit – good quality water is needed for vegetable production which should encourage people not to pollute water.

(x) **Enhanced environmental restoration and urban greening.** This can enhance the Metropolitan Open Spaces System (MOSS) of a city (Visser, 2003).

(xi) **Improved environmental health.** Unsightly lots can be turned into neatly cultivated areas, i.e. clean and maintain it in an orderly fashion with very little cost to the municipality. Safer living environment. Overgrown areas can serve as hiding places for criminals can be transformed into productive agricultural plots.

b) **Negative Impacts**

Urban agriculture has undoubtedly negative impacts (Visser, 2003). Often reviews of urban agricultural activities tended to highlight only the negative aspects, especially the health risks. This has served to reinforce perceptions of many governments and local authorities that urban agriculture is a marginal activity with substantial health risks. The following are some of the main health risks associated with urban agricultural activities.

(i) Contamination of crops with pathogenic organisms (e.g. bacteria, protozoa, viruses or helminthes) due to irrigation by water from polluted streams or inadequately treated wastewater or organic solid waste.

(ii) Human diseases transferred from disease vectors.

(iii) Contamination of crops and/or drinking water by residues of agro-chemicals.

(iv) Contamination of crops by uptake of heavy metals from contaminated soils, air or water.

(v) Human diseases associated with unsanitary post harvest processing, marketing and preparation of locally produced food.

Negative effects on the natural environment relates to air and water pollution, soil erosion and degradation and insufficient waste management. The following are some of the additional negative impacts: a nuisance in terms of smells, dust and noise, competition for space and subsequent conflict, stray animals, not enough space, food or veterinary care and informal slaughtering of animals which results in the unhygienic preparation of meat and disposal of waste.

C5.6.2 **OPPORTUNITIES FOR URBAN AGRICULTURE IN STELLENBOSCH MUNICIPALITY**

Urban producers could achieve real efficiencies by making productive use of under-utilised resources such as vacant land, treated wastewater, recycled waste and unemployed labour. In addition, urban farmers often use low-input processing and storage techniques, including:

a) **Opportunities around state-owned land:** There are public facilities which present excellent opportunities for access to land for urban agricultural activities. These include underutilised land around clinics, libraries, schools, hospitals and many more. Most of these facilities are fenced off, water and electricity are available and are easily accessible in terms of location and roads. Furthermore, many of these facilities are protected by security services. Undeveloped public open spaces, vacant industrial land, road and rail reserves, storm water ponds and servitudes for power lines present also opportunities for access to land.
b) **Other municipal-linked opportunities:** Sufficiently treated wastewater are used worldwide for, *inter alia*, irrigation of sport fields and urban agricultural activities. This water resource can make a valuable contribution towards the availability and affordability of water for urban agricultural activities.

c) **Business opportunities around urban agriculture:** Urban agriculture presents a niche for sub-cluster development, because there is a wide range of SMME business opportunities available in the urban agricultural activity chain, both on the supply and demand sides. This includes, the following (Visser, 2003):

(i) Nurseries to supply seed and seedlings to food growers

(ii) Agricultural supply stores – to supply food growers and farmers with tools, equipment, fertiliser, pesticides and irrigation systems, etc.

(iii) Maintenance services such as repairs of water pumps and irrigation systems, tools and equipment, fences, etc.

(iv) Garden services to maintain gardens in terms of pruning of trees, weed and pest control and refuse removal.

(v) Extension and management services to give advice with regard to production, harvesting and marketing as well as business administration and project management.

(vi) Auction facilities for speculation in livestock.

(vii) Production services such as renting out of equipment and tools, ploughing of fields, vaccination of animals, etc.

(viii) Market agents to facilitate the scale of surplus produce at the right place at the right time. (e.g. street vendors who are in many instances women).

(ix) Construction of e.g. chicken sheds and fencing.

(x) Agri-processing businesses (e.g. packaging facilities and neighbourhood abattoirs and processing of dairy products).

(xi) Security services to protect infrastructure, equipment and produce.

(xii) Professional service providers such as bookkeepers, managers, and bankers.

Urban agriculture is not the sole solution to poverty alleviation and economic empowerment but is rather part of a cumulative impact, i.e. impacts that individually are relatively insignificant, but collectively could become significant on a micro and macro level. According to Jaröv (2000) strategies that encourage and facilitate small-scale farming and provide services in small towns in the countryside of South Africa have not been tested sufficiently. Urban agriculture is a necessary means to help unemployed people survive in cities, although it is not always the most desirable situation.
CHAPTER C6  DIRECTING DEVELOPMENT OF SPC D: URBAN AREAS

C6.1  ESTABLISHING SUSTAINABLE SETTLEMENTS

The human-made (cultural) place is defined as the environment that has been created or modified by humans to the extent that its primary ecosystem functions and natural aesthetic appeal are lost or diminished (Schmithusen, 1964).

It is often overlooked that the inhabited landscapes are the works of humankind and that a general understanding of what constitutes qualitative inhabited landscapes, and what to do to maintain such landscapes, are of decisive importance for long-term sustainable development. Furthermore, inhabited landscapes are contained by natural landscapes and the relationship between the inhabited and natural landscapes is a fragile one.

To ensure the sustainability of urban development it is important to achieve a balance between the conflicting interests of land-use planning. In this regard, a key objective of the SEMF is to promote rehabilitation of existing settlements and to ensure that any future developments are sustainable (i.e. supportive of environmental integrity, human well-being and economic efficiency). Standard town planning criteria applicable in the evaluation and assessment of development applications, building plan approval, change of land-use, etc. are still relevant and will not be replaced by this policy. These criteria relate to inter alia taking due cognisance of natural and/or unique resources, prevention of urban sprawl, preference for strengthening and densification of existing nodes, and taking into consideration the cumulative impact of development.

C6.1.1 DESCRIPTION AND PURPOSE

<table>
<thead>
<tr>
<th>CATEGORY D: URBAN-RELATED AREAS</th>
<th>SUB-CATEGORY</th>
<th>DESCRIPTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>D.a</td>
<td>Main Town</td>
<td>Towns accommodating Category A Municipalities (i.e. metropolitan areas) and the seat (capital town) of Category C Municipalities (District Municipalities).</td>
</tr>
<tr>
<td>D.b</td>
<td>Local Town</td>
<td>Towns accommodating the seat (capital town) of Category B Municipalities (Local Municipalities).</td>
</tr>
<tr>
<td>D.c</td>
<td>Rural Settlements</td>
<td>Smaller towns and rural settlements that fall under the jurisdiction of Category B Municipalities (i.e. towns and rural settlements forming part of a Local Municipality).</td>
</tr>
<tr>
<td>D.d</td>
<td>Tribal Authority Settlements</td>
<td>Formal and informal residential areas under the ownership of tribal authorities.</td>
</tr>
<tr>
<td>D.e</td>
<td>Communal Settlements</td>
<td>Settlements that have been planned, classified and subdivided in terms of the former Rural Areas Act 9 of 1987 and which, in terms of the Transformation of Certain Rural Areas Act 94 of 1998, can be transferred to a legal entity of the community’s choice, e.g. Pella, Concordia, Richtersveld, Steinkopf and Leliefontein.</td>
</tr>
<tr>
<td>D.f</td>
<td>Institutional Areas</td>
<td>Areas designated for schools, colleges, churches and mosques and other institutional purposes.</td>
</tr>
</tbody>
</table>
### D.f
- **D.f.1** Place of Instruction
- **D.f.2** Place of Worship
- **D.f.3** Institution

### D.g
#### Authority Areas
Areas designated for governmental purposes and other official uses, e.g. municipal offices, offices of parastatals (Telkom, Eskom) (areas zoned for authority purposes).

### D.g.1
- **Government Uses**

### D.g.2
- **Municipal Uses**

### D.h
#### Residential Areas
Areas designated for residential purposes, e.g. single title erven, group housing, estates, ‘GAP housing’ and residential smallholdings.

#### D.h.1 Single Residential House
#### D.h.2 Group Housing
#### D.h.3 Guest House
#### D.h.4 Flats/Residential Building
#### D.h.5 Mixed Density Residential Area
#### D.h.6 GAP Housing
#### D.h.7 Subsidised Housing
#### D.h.8 Informal Housing
#### D.h.9 Small Holdings
#### D.h.10 Residential Estate

### D.i
#### Business Areas
Areas designated for activities associated with retail and service industries, e.g. shops, restaurants, professional offices (areas zoned for business purposes).

#### D.i.1 Business Premise
#### D.i.2 Shop

### D.j
#### Service-Related Business
Areas designated for other business activities associated with service trade industries, e.g. launderettes and light manufacturing industries; and industries associated with motor vehicle sales and repairs.

#### D.j.1 Service Trade Industry
#### D.j.2 Service Station

### D.k
#### Special Business
Areas designated for special business activities associated with casinos and gambling houses and areas identified for adult entertainment.

#### D.k.1 Casino
#### D.k.2 Adult Entertainment

### D.l
#### SMME Incubators
Areas designated for Small Medium and Micro Enterprises (SMMEs) and associated infrastructure and services focused on community-based service trade and retail.

### D.m
#### Mixed-Use Development Areas
Areas designated for innovative combinations of land-use, e.g. residential/light business; light industry/light business (in terms of various municipalzonings).

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40 **‘GAP housing’** refers to a category of residential units that falls between the housing units provided by the state (< R100 000) and those provided by the private sector (> R250 000). The GAP housing market typically caters for people earning between R3 500 and R10 000 per month, which is too little to enable them to enter the private property market, yet too much to qualify for state assistance.
<table>
<thead>
<tr>
<th>D.n</th>
<th>Cemeteries</th>
<th>Cemeteries and formal burial parks, excluding crematoriums.</th>
</tr>
</thead>
<tbody>
<tr>
<td>D.o</td>
<td>Sports Fields &amp; Infrastructure</td>
<td>Dedicated sports fields together with the associated infrastructure, parking areas, and services.</td>
</tr>
<tr>
<td>D.p</td>
<td>Airport and Infrastructure</td>
<td>Area designated as airport together with the infrastructure and services associated with the airport and its activities.</td>
</tr>
<tr>
<td>D.q</td>
<td>Tourism Related Areas</td>
<td>Tourism-related nodes and amenities that form part of a designated Hospitality Corridor.</td>
</tr>
<tr>
<td>D.r</td>
<td>Farmsteads &amp; Outbuildings</td>
<td>Main farmsteads, including on-farm infrastructure required for farm logistics, e.g. houses, sheds, packing facilities, etc.</td>
</tr>
</tbody>
</table>

### C6.1.2 OBJECTIVES

a) Develop sustainable settlements (Toolkit D5 provides general information and broad guidelines pertaining the concept of sustainable settlements) that would promote the well-being of the people of Stellenbosch Municipality, i.e. where they can live with dignity and pride.

b) End the apartheid structure of urban settlements.
   (i) Prohibit further outward expansion of urban settlements that entrenches the current spatial apartheid pattern and results in urban sprawl.
   (ii) Ensure that public funds are not spent in perpetuating segregated and unsustainable settlement patterns.
   (iii) Use socio-economic gradients based on walking distance to create a higher level of integration than currently exists while remaining sensitive to community social norms and levels of living.
   (iv) Use publicly-owned land and premises to spatially integrate urban areas and to give access for second economy operators into first economy spaces.

c) Promote sustainable urban activities and public and non-motorised transport.
   (i) Use walking distance as the primary measure of accessibility.
   (ii) Develop walking and cycling routes.
   (iii) Densify urban settlements, especially along main transport routes, at nodal interchanges etc.
   (iv) Identify areas of highest accessibility that can be designed to maximise safe social and economic activity, especially for participants in the second economy.
   (v) Restructure road networks to promote economic activity in appropriate locations.
   (vi) Cluster community facilities together with commercial, transport, informal sector and other activities so as to maximise their convenience, safety and social economic potential.

### Relevant NDP Directive

The State will review its housing policies to better realise constitutional housing rights, ensure that the delivery of housing is to be used to restructure towns and cities and strengthen the livelihoods prospects of households. Active citizenship in the field of spatial development will be supported and incentivised through a range of interventions including properly funded, citizen-led neighbourhood vision and planning processes and the introduction of social compacts from neighbourhood to city level.
C6.1.3 POLICY

The following policy guidelines apply:

a) Densification of urban settlements must occur with due regard for ecological and heritage concerns as identified in EIAs/HIAs. Ecological concerns include impacts on biodiversity, flora/fauna in general, soil, and water quality and quantity, and heritage concerns include cultural landscapes, historic buildings and precincts, and artefacts of memory.

b) Municipal urban plans must make provision for non-motorised transport, bicycles and pedestrians along major routes as a start.

c) Institutional buildings that accommodate community activities, educational and health services, and entrepreneurial development and skills training, should be located at points of highest access in urban settlements.

d) Planning, design and development guidelines must reflect an understanding of places and the values, norms and principles that provide meaning and identity for the communities of such places and society at large.

e) The aesthetic qualities of an area must be a determinant of the scale and format of development in that area.

f) Development within natural areas must blend in or harmonise with the biophysical characteristics of the environment. This implies the following:
   (i) Developmental components must be discretely sited within the environment.
   (ii) Development must blend in with the natural surroundings in terms of colour, use of locally occurring natural building materials and architectural style.
   (iii) Development must conform to the local vernacular in terms of scale and design, of that particular region or bioregion.
   (iv) Where necessary existing unsightly development must be screened through effective landscaping.

g) To ensure that buildings of tourism-related developments are in harmony with the surrounding landscape and local vernacular, thus maintaining the character and aesthetic quality of the area, the planning and design process must address, inter alia, the following:
   (i) Architectural vernacular.
   (ii) Architectural design (cast shadows, break bulk of buildings).
   (iii) Urban design to maintain space.
   (iv) Materials to be used (natural stone, thatch, wood).
   (v) Fencing (if any).
   (vi) Height and coverage of units.
   (vii) Landscaping proposals for the site.
   (viii) Extent of units and erven.

h) Place-specific design guidelines must be drafted for each town as part of the SDF. The aesthetics committee must review building and planning applications in collaboration with the Municipality and in accordance with the principles of critical regionalism (i.e. giving effect to a sense of place, a sense of history, a sense of nature, a sense of craft and a sense of limits) (refer to Toolkit D6).

i) Landscaping must be undertaken simultaneously with construction. Such landscaping could include the following:
   (i) Indigenous vegetation could be used to break the harsh, straight lines of buildings, i.e. for screening, water-saving measures, etc.
   (ii) As far as possible, only indigenous plants are to be used in the landscaping of the property.
Earthworks, such as earth berms and mounds, to add topographical interest, provide wind-shelter and screen structures, must be encouraged in the landscaping of the development.

Procedures for monitoring design quality (e.g. aesthetics committee) need to involve the full range of design consumers, such as planners, architects, councillors and amenity representatives.

The proponent of a large-scale development must submit financial assurances for long-term environmental management and rehabilitation of the development site and the surrounding environment. One way of providing assurance is to establish a trust fund for the development. This could be required as a condition of approval. The trust fund could be funded by depositing into it a percentage of the sale of each portion of the property.

In terms of the concept of critical regionalism, all development should reflect a sense of limits. There is a need for physical and temporal boundaries to frame and limit human places and activities. Limits need to be considered over the full spectrum of environmental management practices and issues, including the following:

(i) Scale of urban expansion.
(ii) Scale of natural resource utilization.
(iii) Architectural styles, scale and visual impacts of surface infrastructure and roads.

The scale of urban development must be within the carrying capacity of water reserves, capacity for waste absorption, use of recreational amenities, etc.

All future buildings, roads and infrastructure (including powerlines) must be sited and designed according to the relevant SPCs and guidelines and are subject to heritage, environmental and visual impact analyses.

The Municipality must apply appropriate Spatial Structuring Elements (refer to Figure C12 on Page 153) in the development of new urban areas or the restructuring of existing urban areas. This includes defining and delineating, as part of the SDF, the outer limit of urban expansion (i.e. an urban edge) to contain lateral growth of urban areas.

As a general rule, non-agricultural development may not be permitted outside the urban edge except for bona-fide holiday/tourism accommodation; bona fide agri-industry development; agri-settlements, and social facilities and infrastructure necessary for rural development. However, this guideline is subject to the principle that each proposed land development area should be judged on its own merits and no particular use of land, such as residential, commercial, conservational, industrial, community facility, mining, agricultural or public use, should in advance or in general be regarded as being less important or desirable than any other land-use.

The SDF must make provision for appropriate Restructuring Zones in terms of the Social Housing Act 16 of 2008.

A geographic area which has been:

- identified by the municipality, with the concurrence of the provincial government, for purposes of social housing; and
- designated by the Minister in the Gazette for approved projects.

Restructuring is about moving away from housing interventions that entrench/enforce or in any way maintain the spatial status quo, which reinforces certain social and economic disparities. ‘Restructuring is thus intimately linked to interventions in the land market: either to protect lower income (and often Black) people from displacement or to bring lower income (often Black) people into areas of economic and other forms of opportunity from which they would otherwise be excluded. This is perhaps the most important meaning of restructuring’. The logic of restructuring is clearly not the same as the logic of urban regeneration and urban renewal but there are some overlaps (Social Housing Regulatory Authority [http://www.shra.org.za/resource-centre/shf-archives/90-urban-development-zones]).
C6.1.4 PRIORITISED STRATEGIES AND IMPLEMENTATION GUIDELINES

The settlements of Stellenbosch Municipality were generally structured through the application of standards and regulations pertaining to, amongst others, street widths, building guidelines in respect of lines and heights, erf dimensions, and minimum densities. These standards and regulations serve an important purpose in regulating development. However, due to the fact that the regulations do not take sufficient cognisance of site-specific requirements and the existential dimensions of people’s lives, they often contribute to the development of ‘nowhere’ places. Such ‘nowhere places’ are generally characterised by a lack of structure and character, urban sprawl and extensive road and electricity networks that have negative ecological and aesthetical impacts.

In order to provide an antithesis for the rules-based decision-making process referred to above, the SEMF promotes a process based on a thorough understanding of the environment and its processes and functions (i.e. critical regionalism). This implies that any considerations regarding the desirability and scale of development must be primarily based on site-specific environmental criteria. It is imperative that consideration also be given to the broader environmental context and the potential cumulative impact of the development, as well as innovative town planning and urban design criteria. The following strategies and guidelines are to be adopted:

<table>
<thead>
<tr>
<th>NUMBER</th>
<th>DESCRIPTION</th>
<th>RESPONSIBLE DEPARTMENT</th>
<th>PRIORITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>C6.1.4(a)</td>
<td>Ensure that development scale and design are determined by the carrying capacity of the environment, including the following:</td>
<td></td>
<td>High/On-going</td>
</tr>
<tr>
<td></td>
<td>a) Biophysical characteristics (i.e. the intrinsic value of the site).</td>
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<td></td>
</tr>
<tr>
<td></td>
<td>b) Sensitivity and/or irreplaceability of natural habitats that may be affected by the proposed development (i.e. the systemic value of the site).</td>
<td></td>
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<tr>
<td></td>
<td>c) Aesthetic qualities of the subject site.</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>d) Availability of natural resources such as water.</td>
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<td></td>
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<tr>
<td></td>
<td>e) Potential aesthetic impact of the proposed development.</td>
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<td></td>
</tr>
<tr>
<td></td>
<td>f) Potential of the site for sustainable agriculture or other productive land-use (i.e. the instrumental value of the site).</td>
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<td></td>
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<tr>
<td></td>
<td>g) Density and scale required in order to establish an appropriate sense of place within the proposed development.</td>
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<td></td>
</tr>
<tr>
<td></td>
<td>h) Extent of the property.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>C6.1.4(b)</td>
<td>The Municipality must promote the sustainability of settlements by means of adequate by-laws, and the provision of guidance and quality spatial data (e.g. by means of the SPISYS). These aspects are to be addressed in the SDF.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>C6.1.4(c)</td>
<td>Achieve objectives C6.1.2(a), (b) and (c) by means of efficient settlement planning in accordance</td>
<td></td>
<td>Medium/On-going</td>
</tr>
</tbody>
</table>
with standard planning and design theories and guidelines (refer to Toolkit D6) and by giving effect to defined spatial structuring elements (refer to Figure C12 and Toolkit D7).

<table>
<thead>
<tr>
<th>C6.1.4(d)</th>
<th>Address the following in the SDF:</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>a)</strong></td>
<td>The availability of vacant land that could be used to address the needs of the settlement.</td>
</tr>
<tr>
<td><strong>b)</strong></td>
<td>Environmental constraints that impact upon the future use of any such vacant land.</td>
</tr>
<tr>
<td><strong>c)</strong></td>
<td>Potential opportunities on vacant land for development or any other appropriate forms of land-use that address the needs of the relevant settlement and its inhabitants.</td>
</tr>
<tr>
<td><strong>d)</strong></td>
<td>Appropriate land-use classification of the relevant settlement with the objective to ensure the sustainability of such land-uses and the compliance thereof with the vision, goals, and objectives set for the area.</td>
</tr>
<tr>
<td><strong>e)</strong></td>
<td>Spatial structuring elements to be imposed to ensure that any future urban renewal and restructuring, development projects, and associated land-uses to be undertaken in the relevant settlement comply with the criteria and principles of ‘good place-making’. These spatial structuring elements include (refer to Figure C12 and Toolkit D7):</td>
</tr>
<tr>
<td></td>
<td>(i) Appropriate outer limits for outward spread of the town under the present growth rate and in terms of the current and predicted availability of resources.</td>
</tr>
<tr>
<td></td>
<td>(ii) Activity corridors that abut primary transport routes and provide opportunities for mixed-use development.</td>
</tr>
<tr>
<td></td>
<td>(iii) Activity Streets that provide viable opportunities for local business and community facilities.</td>
</tr>
<tr>
<td></td>
<td>(iv) Nodes that occur at intersections of activity corridors and streets and which are designated for concentrations of a particular use.</td>
</tr>
<tr>
<td></td>
<td>(v) Implement the concept of ‘good settlements’ (refer to Chapter C6.2 and Toolkit D6).</td>
</tr>
<tr>
<td></td>
<td>(vi) A Municipal Open Space System (MOSS) which consists of a contiguous network of natural corridors and public open spaces focused on promotion of the</td>
</tr>
</tbody>
</table>
| C6.1.4(e) | Include in the SDF guidelines pertaining to the following:  
|          | a) Tree planting projects, including appropriate indigenous, ornamental and fruit trees, urban greening (landscaping) and food gardens along streets and in open spaces as part of urban restructuring programmes. Successful tree planting programmes are recognised as having a huge aesthetic impact.  
|          | b) Develop and institute innovative restoration and rehabilitation plans for unattractive and inappropriate urban areas, in terms of the principles of critical regionalism (refer to Toolkit D6). | High |

| C6.1.4(f) | Improve the quality of subsidised housing settlements through innovative urban planning and design and cross-subsidising. | “ |

| C6.1.4(g) | Provide basic services to all settlements as is legally required. | High/On-going |

| C6.1.4(h) | Establish a woodlot of suitable tree species wherever a new subsidised settlement is developed. Such woodlot is to provide a sustainable source of firewood and must be managed in terms of a management plan. | High |

| C6.1.4(i) | Implement urban agriculture as a strategy to promote the sustainability of settlements and enhance food security. | “ |

| C6.1.4(j) | Use the Green Fund of the Department of Environmental Affairs to the extent possible. | “ |

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**Green Fund of Department of Environmental Affairs**

The **Green Fund** has been created to support the transition to a low carbon, resource efficient and climate resilient development path delivering high impact economic, environmental and social benefits. The DEA has appointed the DBSA as the implementing agent of the Green Fund. The Green Fund is to help address market weaknesses hampering South Africa’s transition to a green economy by:\(^42\):

a) Promoting innovative and high impact green programmes and projects.

b) Reinforcing climate policy objectives through green interventions.

c) Building an evidence base of the expansion of the green economy.

d) Attracting additional resources to support South Africa’s green economy development.

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\(^42\) [http://www.sagreenfund.org.za/Pages/About.aspx](http://www.sagreenfund.org.za/Pages/About.aspx) - accessed on 3 March 2013.
C6.2 TOWARDS CREATING ‘GOOD SETTLEMENTS’

The planning approach adopted and advocated by the SEMF is place-specific, pro-active, and value based. This implies that, in the planning, design, and implementation of development projects, the core values, norms and principles for each are to be identified and recorded, and then it is to be demonstrated how to give practical effect to such principles.

Consistant with the SPLUMA and NDP, the SEMF requires that decision-making regarding resource-use should be normative. The key normative principles that have to inform decision making are described in the SPLUMA (Chapter 7 and 8) and the NDP (Chapter 4) (also refer to Chapter A3.1).

The SEMF subscribes to the notion that ethical values from the basis of decision-making and the subsequent action in accordance with ideals accepted in any given moral system (as is required by the Constitution of South Africa). The SEMF recognises that, if the imperative (or must do) that flows from ethical values is denied then the value itself is denied. The ethical domain is circumscribed not only by the value-choices made by humans, but also the critical weighing of the expected consequences of the choices made.
It is on the settlement scale where normative theories that address the connections between human values and settlement form manifest themselves most profoundly, and where the challenge to give practical effect to the normative principles of the SPLUMA and the NDP, is most acute. In pursuing the ideal of good place-making it should be recognised that the human understanding of place and settlement, as well as the applicable statutory context (in particular SPLUMA Chapter 7 and 8), are not two-dimensional concepts but three-dimensional.

The relevant normative principles in Chapter 8 of the SPLUMA require that norms and standards be prescribed to promote social inclusion, spatial equity, desirable settlement patterns, rural revitalization and urban regeneration. This requires that the planning and design of settlements are to be undertaken by competent professional urban and settlement planners (as is directed by the NDP), and with due recognition of best-practice design theories and principles. Toolkit D6 serves as a guideline in this regard. This implies that planning and design of settlements needs to be steered away from the current almost purely efficiency-focussed approach to a holistic approach where the integrity of the future settlement and the associated well-being of its inhabitants receive equal prominence. Recent history has confirmed that the current, primarily IT-driven settlement planning is not conducive to creating sustainable communities.

The challenge is to provide practical guidance to achieve these objectives. In order to achieve this, it is recommended that the Normative Theory of Good City Form of Kevin Lynch (1981) be adopted as a spatial planning and design premise for settlements in Stellenbosch Municipality. Lynch’s theory is based upon a set of goals that are as general as possible (i.e. not dictating particular physical solutions), but whose achievements can be detected and explicitly linked to physical solutions. The theory comprises five performance dimensions which all refer to clusters of qualities that can be measured in a common manner. These are:

a) **Vitality**: The degree to which the form of the settlement supports the vital functions, in particular the biological requirements and capabilities of human-beings.

b) **Sense**: The degree to which the settlement can be clearly perceived and mentally differentiated and structured in time and space by its residents, and the degree to which that mental structure connects with the values and concepts of the residents. It refers to the match between environment, our sensory and mental capabilities, and our cultural constructs.

c) **Fit**: The degree to which the form and capacity of spaces, channels, and equipment in a settlement match the pattern and quantity of actions that people customarily engage in, or want to engage in – that is, the adequacy of the behavioural settings, including their adaptability to future action.

d) **Access**: The ability to reach other persons, activities, resources, services, information, or places, including the quantity and diversity of the elements which can be reached.

e) **Control**: The degree to which the use of and access to spaces and activities, and their creation, repair, modification, and management are controlled by those who use, work or reside in the relevant settlement.

The above five dimensions comprise all the principal dimensions of settlement quality. To be added to these are two meta-criteria, which are always appended to any list of good things, i.e.:

- **Efficiency**: This refers to balancing the gains among different values.
Justice: This refers to the manner in which environmental benefits and costs are distributed among persons, according to particulars such as equity, need, intrinsic worth, ability to pay, effort expended, potential contribution, or power. Justice balances the gains among persons.

The five dimensions and two meta-criteria are the inclusive measures of settlement quality. The figure illustrates the concept of measuring the ‘goodness’ of a settlement in terms of the criteria and meta-criteria. Lynch defines a good city (settlement) as one that responds favourably to the meta-criteria and criteria and performance dimensions summarised above. This process forms, in essence, part of the performance assessment and continual improvement process described in Chapter C9.

The guidelines for sustainable development cited in Toolkit D4 emphasise the importance of creating settlements that do not only cater for the basic needs of people, but also for the higher order needs such as esteem needs, dignity, pride, belonging, etc. All of these are a factor of good settlement planning and design. These are complex concepts to understand and be applied in practice other than by competent professional urban and settlement planners, hence the requirement that settlement planning and design be reserved for such professionals, and in accordance with appropriate planning and design guidelines and criteria (refer to Toolkits D6 and D7).

C6.3 FUNDING OF AND INVESTMENT IN LARGE-SCALE INFRASTRUCTURAL DEVELOPMENT

The SEMF supports the NDP strategic priority which states that new large-scale infrastructure should be prioritised in settlements with high economic growth potential. A strategic approach to investment should be taken and fixed infrastructure should be located in urban settlements likely to experience population and economic growth rather than decline. Therefore, as a general principle, fixed investment should be directed towards urban settlements that exhibit high economic growth potential in the first instance and high human need in the second. Settlements with low human need and low economic growth potential would have a lower fixed investment priority. This policy implies that settlements with large numbers of people would take precedence over those with only a few residents.

While the idea of focusing government spending on fixed infrastructure in areas with potential for economic development may seem to exclude other areas/settlements from development, this is, in fact, not the case. Different municipalities and settlements have different economic potential and significance, and the spatial variations in the incidence of poverty are also vastly different. According to the NDP these diverse and disparate spatial contexts suggest a policy approach that, in itself, should be differentiated and conducive to the requirements of the different contexts.

Hence, in areas of low or no economic potential, the path of development and poverty reduction should be through a focus on investment in social capital (e.g. education, training, social welfare, rural development planning, land and agrarian reform, expansion of agricultural extension services, etc). This means that each individual settlement should discover its real development
potential and then take steps to grow to the maximum of that potential. It is important to stress that the NDP and the SEMF do not in any way rule out investment in small settlements per se.

**C6.3.1 OBJECTIVES**

a) Strategically invest public resources where they will generate the highest returns in the form of monetary, infrastructural, environmental, and, in particular, social capital.
b) Prioritise government spending and public investment to the best benefit of Municipality as a whole.
c) Assist national and provincial government departments in allocating their budgets (including identification of towns that can qualify for projects under the CRDP).
d) Guiding prospective private sector investors as it relates to where to focus large-scale monetary investment and infrastructure development.
e) Provide a rationale for decisions regarding the location, scale and nature of urban and rural development.
f) Support individuals, communities, and the private sector in engaging with the state on the future of the spaces and settlements in which they live and work, while streamlining processes to enable local governments to implement strategic spatial interventions.

**C6.3.2 POLICY**

a) Settlements which show high economic growth potential and have high population thresholds are to be prioritised as locations for fixed infrastructure.
b) Settlements with high levels of human need (including settlements with high as well as low economic growth potential) are to be prioritised for state funding as it relates to the delivery of human resource development and minimum basic services.
c) To ensure that development would be sustainable in the long-term, funding and investment will be spatially prioritised in terms of the meta-criteria of efficiency and justice.

**C6.3.3 PRIORITISED STRATEGIES AND IMPLEMENTATION GUIDELINES**

<table>
<thead>
<tr>
<th>NUMBER</th>
<th>DESCRIPTION</th>
<th>RESPONSIBLE DEPARTMENT</th>
<th>PRIORITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>C6.3.3(a)</td>
<td>Guide funding and investment in large-scale infrastructural development in accordance empirically-based criteria with due cognisance of the two meta-criteria of efficiency and justice (refer to Chapter C6.2).</td>
<td>ry to Chapter C6.2).</td>
<td>High / On-going</td>
</tr>
<tr>
<td>C6.3.3(b)</td>
<td>Develop the settlements of Stellenbosch Municipality in accordance with the CSIR Guidelines for the provision of Social Facilities in South African Settlements (2012).</td>
<td></td>
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</tr>
</tbody>
</table>

43 The manner in which benefits and costs are distributed amongst persons, according to principles such as equity, need, intrinsic worth, ability to pay, effort expanded, potential contribution, or power. Justice is the criterion which balances the gains amongst persons, while efficiency balances the gains amongst values.
CHAPTER C7 REGULATING THE DEVELOPMENT OF SPC E: INDUSTRIAL AREAS

As stated in Section B, economic development opportunities are the key determinant of the settlement pattern and also the distribution pattern of industrial areas in the Municipality. Economic development typically responds to the availability of environmental capital (e.g. water, suitable agricultural soil, mining resources, etc.) and infrastructural capital (e.g. roads, electricity, bulk engineering services, etc.).

Whilst being imperative for economic development of the Municipality, agriculture, urban development, bulk infrastructure installations, etc. generally have a detrimental impact on the environment which, in turn, often manifests in a negative impact on human-well-being and on the tourism product.

C7.1 DESCRIPTION AND PURPOSE

<table>
<thead>
<tr>
<th>CATEGORY E: INDUSTRIAL AREAS</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>E.a Agricultural Industry</strong></td>
</tr>
<tr>
<td><strong>E.b Industrial Development Zone</strong></td>
</tr>
<tr>
<td><strong>E.c Light Industry</strong></td>
</tr>
<tr>
<td><strong>E.d Heavy Industry</strong></td>
</tr>
<tr>
<td><strong>E.e Extractive Industry</strong></td>
</tr>
</tbody>
</table>

The sustainable use of the resources (capital) of the Municipality is a primary objective. A key aim of the SEMF is to ensure that any such use of resources unlocks meaningful and lasting benefit for both the people of the Municipality (i.e. enhancing human well-being) and the environment (i.e. enhancing the integrity of the environment). This means that any resource use must, on balance, ‘improve the state of’ the conditions or circumstances prevalent in the area to be affect by the resource use. The objective is to provide the infrastructure and other requirements to enable the above.

The climate change issue

Climate change refers to the rise in the global average atmosphere temperatures, followed by an increased frequency of climatic abnormalities, intensified heat and cold waves, droughts, storms, floods, as well as rising ocean level. The accelerated climate change is believed to be a result of human activities that increase the concentration of greenhouse gases (GHG) in the atmosphere – to which carbon dioxide (CO₂) is the largest contributor. CO₂ is naturally stored on Earth in ‘carbon sinks’ such as fossil fuels (oil, gas, coal, etc) and green biomass. Human activities release this CO₂ by the burning of fossil fuels for energy and the reduction of forests, grassland and peatland. Key mechanisms to limit GHG emissions (and thus to slowdown climate change) include switching to low-carbon energies, reducing energy demands and preventing deforestation; these measures are known as mitigation. However, adaptation measures to the already inevitable adverse impacts of climate change are also needed.
C7.2 OBJECTIVES

a) Ensure that the larger economic sectors contributes to an appropriate off-set or *quid pro quo* for the detrimental impacts associated therewith.

b) Ensure that the planning, design and construction of industrial areas comply with the principles of sustainability with specific reference to climate-neutrality.

c) Explore alternative and emerging technologies to improve quality and quantity within the manufacturing sector.

d) Ensure the sustainable use and protection of the environmental capital.

e) Offset direct detrimental impacts of resource use.

f) Provide measures to cater for indirect impacts or impacts that may in the long-term emerge as a result of resource use.

g) Give effect to the vision, mission and goals of the Municipality as it relates to air quality management.

C7.3 POLICY

a) Codes and standards for energy efficient buildings in the government, commercial, industrial, residential and community sectors are to be set according to the following guidelines:

(i) Green House Gas emissions are to be reduced by 10% over 20 years commencing in 2012.

(ii) Electricity consumption is to be reduced by 20% from what it would have been if the current trend (2014) continued unabated for the next 20 years.

b) Renewable energy sources (e.g. wind, solar thermal, biomass, and domestic hydro-electricity generation) are to comprise 25% of the Municipality's energy generation capacity by 2020.

c) Solar thermal water heating and photo-voltaic energy generation are to be compulsory, linked to main electricity sources as backup, on all new residential, commercial, industrial and community buildings, and should be progressively phased in as appropriate.

d) In order to protect the unique natural characteristics of the Municipality, the objective is to ensure that all industrial development is sustainable. In this regard, the following needs to be instituted:

(i) Constant assessment of the environmental impact of industrial activities.

(ii) Development of system packages for industrial clients.

(iii) Implementation of ‘low, or no waste, technologies’.

(iv) Modification of the industrial system itself, with the view to optimise resource use and minimise waste and ecological damage.

e) Industrial mechanisms are to be designed to prevent the generation of pollution throughout the production process.

f) Industrial development must be clustered in close proximity to the product source, in close proximity to major transport linkages, and bulk infrastructure.

g) Where industrial development is proposed in remote areas that do not comply with the requirements set in (f) above, the proponent has to provide conclusive evidence regarding the desirability and sustainability of the proposed development and must fund the provision of the required access and services.

h) Industrial development in settlements is subject to the defined guidelines to be provided in the SDF.
i) All large-scale resource use activities must, on an on-going basis and in a balanced manner, give effect to the imperatives for sustainable development namely, *human well-being, environmental integrity* and *economic efficiency* (refer to Chapter A5.6).

j) All large-scale resource use activities must be managed in accordance with a best-practice Environmental Management System (EMS) that provides for on-going monitoring, auditing and continual improvement as it relates to environmental performance and compliance with (a) above.

k) All large-scale resource use activities must be planned, implemented and managed in accordance with the Sustainable Development Initiative (SDI) approach or any comparable approach.

l) Where tracts of agricultural land are to be used for non-agricultural uses such as renewable energy generation, etc., such activities must create sustainable multipliers in the local economy and synergies that would unlock meaningful benefit through implementation programmes.

m) Applications for approval of large-scale consumptive resource use activities must include a comprehensive *Project Development Framework*, which must include *inter alia* the following (also refer to the pre-application checklist in Toolkit D8):
   (i) Detailed description of the proposed project.
   (ii) Graphic illustrations of the nature and extent of the proposed project.
   (iii) Proposals pertaining to how the detrimental impacts of the proposed project would be mitigated.

n) The *Project Development Framework* will serve as a basis for the EIA to be undertaken in terms of NEMA and for assessing the desirability of the project in an integrated, holistic and informed manner.

o) Proponents of resource exploration projects must provide assurance pertaining to the existence of an adequate mitigation fund that could be used to off-set unforeseen detrimental impacts associated with the project.

p) Effect must be given to the following policy:
   - **C4.2.3(l):** Any modification of an *SPC B area* is subject to an appropriate environmental off-set or quid pro quo. Such off-set could be in the form of other *SPC B land* being formally designated as *SPC A*, mitigation banking (i.e. putting an appropriate amount of monetary capital into a trust to fund conservation initiatives where required) and implementation of the SDI approach.
   - **C5.3(e):** Any non-agricultural development on a *SPC C area* is subject to an appropriate environmental off-set or quid pro quo. Such off-set could be in the form of designated *SPC B land* being formally designated as *SPC A*, or mitigation banking (i.e. putting an appropriate amount of monetary capital into a trust to fund conservation or social development initiatives where required) in accordance with the SDI approach.

q) Legislation and policy pertaining to air quality management will be complied with.
C7.4 PRIORITISED STRATEGIES AND IMPLEMENTATION GUIDELINES

Energy efficiency in housing

The generation of energy is the main contributor to CO₂ emissions and climate change and it also results in many other forms of environmental pollution. Housing is responsible for as much as a quarter of the global operational energy demand (embodied energy used in construction notwithstanding). This energy is used for space and water heating and cooling, cooking, lighting, and operation of other energy-consuming activities within homes. The use of this energy is in fact a necessary condition to support life and social activities in houses. Yet, a large percentage of Stellenbosch Municipality’s rural communities do not have access to clean energy or struggle to afford it in sufficient quantities because of the cost (leading to the phenomenon of ‘energy poverty’).

Improving energy efficiency and using renewable energy is a way to address this complex knot of environmental and social problems. It is widely acknowledged that the cost of investing in the housing energy efficiency is commonly smaller than gains achieved over a medium-term period from resultant energy savings. Energy savings also mean avoided energy and CO₂ generation. This also makes the residential sector one of the most cost-effective (in fact, profitable) mechanisms for the reduction of CO₂ emissions.

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<tr>
<th>NUMBER</th>
<th>DESCRIPTION</th>
<th>RESPONSIBLE DEPARTMENT</th>
<th>PRIORITY</th>
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<tbody>
<tr>
<td>C7.4(a)</td>
<td>Prepare a municipal climate-neutrality strategy that would be mandatory on all industrial development.</td>
<td></td>
<td>High</td>
</tr>
<tr>
<td>C7.4(b)</td>
<td>Require as a mandatory requirement, a detailed climate-neutrality strategy for large-scale industries.</td>
<td></td>
<td>High / On-going</td>
</tr>
<tr>
<td>C7.4(c)</td>
<td>Actively promote ‘clustering’ of activities. The overall economic impact of industrial projects depends on the extent of ‘cluster’ of activities that form and agglomerate around it.</td>
<td></td>
<td>“</td>
</tr>
<tr>
<td>C7.4(d)</td>
<td>To reduce energy demand and carbon footprint from residential buildings a range of solutions are to be considered: a) Planning and optimising the orientation and interrelation of buildings in space, as well as unlocking the potential of walls and roofs contribute to passive heating and lighting. b) Improving ventilation and insulation. c) Installing energy efficient appliances for heating, cooling, cooking and lighting and ventilation. d) Equipping houses with renewable electricity or heat generating installations. e) Reducing energy-intensive building materials and technologies used in home-building. f) Capacity building activities to raise awareness of the importance of energy savings and how it can be achieved.</td>
<td></td>
<td>High</td>
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</table>
CHAPTER C8  DEVELOPMENT OF EFFICIENT SPC F: SURFACE INFRASTRUCTURE

Economic development opportunities and economic potential are the key determinants of the settlement pattern and also the distribution pattern of industrial areas in the Municipality. Economic development typically responds to the availability of Environmental Capital (e.g. water, suitable agricultural soil, mining resources, etc.) and Infrastructural Capital (e.g. roads, electricity, bulk engineering services, etc.). It follows logically that the provision of surface infrastructure would respond to the economic realities associated with the distribution of economic sectors across the Municipality. A further key element, however, is the equitably provision of basic household services and amenities.

C8.1  DESCRIPTION AND PURPOSE

<table>
<thead>
<tr>
<th>CATEGORY F: SURFACE INFRASTRUCTURE &amp; BUILDINGS</th>
</tr>
</thead>
<tbody>
<tr>
<td>F.a  National roads</td>
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<tr>
<td>F.b  Main roads</td>
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<tr>
<td>F.c  Minor roads</td>
</tr>
<tr>
<td>F.d  Public Streets</td>
</tr>
<tr>
<td>F.e  Heavy Vehicle Overnight Facilities</td>
</tr>
<tr>
<td>F.f  Railway lines</td>
</tr>
<tr>
<td>F.g  Power lines</td>
</tr>
<tr>
<td>F.h  Telecommunication infrastructure</td>
</tr>
<tr>
<td>F.i  Renewable energy structures</td>
</tr>
<tr>
<td>F.j  Dams &amp; Reservoirs</td>
</tr>
<tr>
<td>F.k  Canals</td>
</tr>
<tr>
<td>F.l  Sewerage Plants and Refuse Areas</td>
</tr>
<tr>
<td>F.m  Science and Technology Structures</td>
</tr>
</tbody>
</table>

44 Appurtenant structure means any structure or accessory necessary for, or directly associated with generation of renewable energy.
C8.2 OBJECTIVES

C8.2.1 TRANSPORT OBJECTIVES

Transport is a supportive sector which plays a key role in meeting objectives of economic growth, access to employment opportunities, and social integration. Transport, both public and private, is a primary spatial structuring element providing access and mobility to both urban and rural communities. One of the underlying success factors of any regional economy relates to the movement of goods, people and services. It is important that the role and functioning of the different modes of transport and the impact on the infrastructure are clearly understood in order to focus different investment on the areas of opportunity and need.

Relevant NDP Directive

It is envisaged that by 2030, investments in the transport sector will:
- Bridge geographic distances affordably, foster reliability and safety, so that all South Africans can access previously inaccessible economic opportunities, social spaces and services.
- Support economic development by allowing the transport of goods from points of production to where they are consumed. This will also facilitate regional and international trade.
- Promote a low-carbon economy by offering transport alternatives that minimise environmental harm.

C8.2.2 WATER OBJECTIVES

The Municipality recognises the vital importance of its water resources. The availability of water is a most critical factor in the sustained development of the Municipality. Subsequently, a key objective of the SEMF is to conserve the water resources of the Municipality.

The mountains of the Municipality constitute the primary mountain catchment areas\textsuperscript{45} of a number of rivers, the most notable of which is the Berg River. These mountains fall within the Fynbos Biome. Fynbos has unique intrinsic water conservation capabilities and subsequently plays a critical role in the maintenance of the natural water cycle\textsuperscript{46}.

The overriding objective of water conservation is the management of the catchment areas so as to maintain an optimal sustainable yield of high quality water. Maintenance of water yield entails ensuring the capacity of a catchment area to yield water at historical flow rates. This can only be achieved through the maintenance of a vigorous cover of indigenous vegetation.

Relevant NDP Directive

Water supply and sanitation services, which depend on adequate management, are a priority for most South African communities. Their effective and sustainable management is essential for community health development and cohesion, and continued economic activity. By 2030, it is envisaged that effective management of water and the services derived from it will support a strong economy and a healthy environment. It is envisaged that before 2030, all South Africans will have affordable, reliable access to sufficient safe water and hygienic sanitation.

\textsuperscript{45} Mountain Catchment Area is defined as ‘the main mass of mountain or range, together with any spurs or connected outliers, above the general level of surrounding plains, comprising the crest or watershed, plateaux, slopes foothills and connecting valleys’ (Soil Conservation Board, 1958).

\textsuperscript{46} The Water (hydrological) cycle describes the natural process of moving water out of the oceans, into the atmosphere, and back to the land and oceans.
Land-use patterns largely influence the maintenance of water yield. Interference with the natural conditions in mountain catchment areas, e.g. draining, canalising or cultivating areas such as vleis, seepage areas, riparian areas and stream-bed alluvium, is detrimental to the proper functioning of a catchment system. In addition, the quantity of water draining to river systems of the area is increasingly being threatened by alien plant invasions in the catchments. It is therefore paramount for all development in catchment areas to be regulated appropriately and that catchment areas be efficiently managed. Accordingly, the key objectives for water management are as follows:

a) Facilitate water conservation and water demand management in the Municipality.
b) Curb unlawful water use.
c) Ensure a reliable supply of water from bulk water resources infrastructure within acceptable risk parameters to meet the sustainable demand for the Municipality.

Key water pollution areas

In the River Health Program report on the Greater Cape Town’s Rivers (2005) it is indicated that urban runoff, especially from informal settlements (e.g. Kayamandi), impacts negatively on river water quality. Urban rivers are also polluted by inadequately treated wastewater, sewer overflows or collapsed sewers, as well as from agricultural and industrial runoff. Such wastewater and runoff carries waterborne human pathogens (including bacteria, viruses, fungi and parasites) into rivers. These disease-causing micro-organisms are of great concern as they pose a threat to public health.

Concerns have been raised on the serious pollution level of the Plankenbrug River which flows through Stellenbosch and the dense settlement of Kayamandi, and eventually drains into the Eerste River. The water is used by some downstream farmers for irrigation purposes and the rivers meander alongside popular tourist attractions. According to an epidemiologist, Dr. Jo Barnes, the river is so polluted with faecal matter that it poses a serious health hazard. The river that runs below Kayamandi is choked with sewage, household waste and rubble (Thom, 2002).

In February 2002, Barnes did extensive sampling of the river as part of an internationally-funded project and concluded that the river’s coliform bacteria count, used worldwide to indicate faecal pollution, had a worst result of 13 million a 100 ml. Counts of above 2 000 a 100 ml are considered a health risk. In February 2004 a coliform bacterial level of 700 a 100ml was tested above Kayamandi.

Downstream of Kayamandi showed a count of 560 million on a hot day and 34 million on a cool day two weeks later (Gosling, 2004). Pathogens like β haemolytic streptococcus Group A, were an unusual find in free-flowing water. A number of the organisms in the water and in the biofilms on stones in the river, exhibited signs of antibiotic resistance to some commonly used antibiotics and also resistance to chlorination.

C8.2.3 ENERGY OBJECTIVES

a) Promote the development of renewable energy supply schemes. Large-scale renewable energy supply schemes are strategically important for increasing the diversity of domestic energy supplies and avoiding energy imports while minimizing detrimental environmental impacts.

b) Develop and institute innovative new energy technologies to improve access to reliable, sustainable and affordable energy services with the objective to realize sustainable economic growth and development. The goals of securing supply, providing energy
services, tackling climate change, avoiding air pollution and reaching sustainable development in the Municipality offer both opportunities and synergies which require joint planning between local and provincial government as well as the private sector.

c) Develop and institute energy supply schemes with the aim to contribute to the achievement of the targets set by the White Paper on Renewable Energy (2003). This target relates to the delivery of 10 000 GWh of energy from renewable energy sources (mainly biomass, wind, solar, and small-scale hydro) by 2013.

Relevant NDP Directive

South Africa’s energy system needs to be supported by effective policies, institutions, governance systems, regulation and, when appropriate, competitive markets. It is envisaged that coal will contribute proportionately less to primary-energy needs while gas and renewable energy sources, especially wind, solar and imported hydro-electricity will play a much larger role. By 2030 the energy sector is envisaged to promote:

- Economic growth and development through adequate investment in energy infrastructure. The sector should provide reliable and efficient energy service at competitive rates, while supporting economic growth through job creation.
- Social equity through expanded access to energy at affordable tariffs and through targeted, sustainable subsidies for needy households.
- Environmental sustainability through efforts to reduce pollution and mitigate the effects of climate change.

C8.2.4 TELECOMMUNICATION OBJECTIVES

a) Ensure the ongoing development of international best-practice telecommunication systems for the Municipality as a whole.

b) Increase infrastructure deployment in the Municipality by exploring cheaper and affordable broadband technologies which will enhance the accessing of information and knowledge.

Relevant NDP Directive

The Information and Communications Infrastructure sector is a critical enabler of economic activity in an increasingly networked world. As a sector, ICT may provide important direct opportunities for manufacturing, service provision, and job creation, but their main contribution to economic development is to enhance communication and information flows that improve productivity and efficiency. It is envisaged that by 2030, ICT will underpin the development of a dynamic and connected information society and a vibrant knowledge economy that is more inclusive and prosperous. A seamless information infrastructure will be universally available and accessible and will meet the needs of citizens, business and the public sector, providing access to the creation and consumption of a wide range of converged services required for effective economic and social participation – at a cost and quality at least equal to South Africa’s main peers and competitors.

C8.2.5 HOUSEHOLD SERVICES OBJECTIVES

a) Ensure the ongoing development of bulk services required to promote the well-being of all the people of Stellenbosch Municipality.

b) Implement household services in accordance with constitutional imperatives and basic human rights.
C8.2.6 AIR QUALITY OBJECTIVES

Air quality management is a key focal area of the Municipality. Sources of air pollution include motor vehicle emissions, industrial and manufacturing emissions, agricultural emissions, residential fuel burning emissions and biomass burning emissions and emissions from landfill and wastewater treatment plants. The brown haze which forms over Cape Town during the winter months is largely attributed to motor vehicle emissions. It often extends northwards and affects air quality over the southern parts of the Stellenbosch Municipality. These sources are relatively small and air quality in Stellenbosch Municipality is generally good with respect to the typical pollutants. However, agricultural activities, including seasonal burning and the use of pesticides present challenges for air quality management.

The vision for air quality management in Stellenbosch Municipality is **air in the Stellenbosch Municipality must be clean and health**. The mission statement to achieve the vision is, **air quality in the Stellenbosch Municipality is co-operatively managed for the benefit of present and future generations according to the principles of sustainable development to safeguard health and quality of life, promoting economic and social development**.

The three goals for the Stellenbosch Municipality to achieve the mission are:

**Goal 1:** Air quality governance meets requirements to effectively meet set standards. This goal addresses the regulatory framework and the institutional capacity required in the Stellenbosch Municipality to carry out the air quality function. This links directly to the goal of the Western Cape Government to ‘ensure effective and consistent air quality management’ and the goal of the Cape Winelands District Municipality of ‘effective air quality management’.

**Goal 2:** Reduce atmospheric emissions of harmful pollutants. This goal aims to manage activities that impact on air quality to reduce the emissions of harmful pollutants and associated impacts on human health and well-being. This links directly to the goals of the Western Cape Government to ‘ensure effective and consistent compliance monitoring and enforcement’ and ‘to ensure that health-based air quality standards are attained and continually met’. It also links to the goal of the Cape Winelands District Municipality of ‘effective air quality management’ through an ‘emission reduction strategy’.

**Goal 3:** Systems and tools are established to effectively implement an AQMP. This goal refers to the systems and tools required for effective air quality management. This links directly to the provincial goal to ‘ensure effective and consistent air quality management’ through the development and implementation of efficient systems.

C8.3 POLICY

C8.3.1 TRANSPORT POLICY

a) Transport infrastructure will be constructed, operated and maintained in terms of the principles of sustainability.

b) Urban development must comply with the principles of *Transport Orientated Development* (TOD).
C8.3.2 WATER POLICY

a) Water is the most vital natural form of capital (resource) of Stellenbosch Municipality and must be invested in the most efficient and equitable manner.
b) The basic water needs of all people in the Municipality must be met.
c) Pollution and degradation of the water resources must be prevented.
d) The ecological integrity of the natural systems in the Municipality must be restored and protected.
e) Water quality and water quantity are interdependent and shall be managed in an integrated manner consistent with other broader environmental management approaches.
f) A Water Demand Management Plan must be included into SDF.
g) The private sector must fulfil an ongoing function as the de facto custodians of the water resources of the Municipality through the relevant legal mechanisms, including Water Use Associations, Irrigation Boards, the Municipality and Agricultural Associations.

C8.3.3 ENERGY POLICY

a) The construction of energy infrastructure must be strictly regulated in terms of the SDF. They must be carefully placed to avoid visual impacts on landscapes of significant symbolic, aesthetic, cultural or historic value and should blend in with the surrounding environment to the extent possible.
b) EIAs undertaken for such construction must assess the impacts of such activities against the directives listed in (a) above.
c) The following key policy principles for renewable energy apply:
   (i) Full cost accounting: Pricing policies will be based on an assessment of the full economic, social and environmental costs and benefits of energy production and utilisation.
   (ii) Equity: There should be equitable access to basic services to meet human needs and ensure human well-being. Each generation has a duty to avoid impairing the ability of future generations to ensure their own well-being.
   (iii) Global and international cooperation and responsibilities: Government recognises its shared responsibility for global and regional issues and act with due regard to the principles contained in relevant policies and applicable regional and international agreements.

d) Public awareness of the benefits and opportunities of renewable energy must be promoted.
e) Renewable energy must, first, and foremost, be used to address the needs of the Municipality before being exported.

C8.3.4 TELECOMMUNICATION POLICY

a) The construction of telecommunication infrastructure must be strictly regulated in terms of the spatial plans and guidelines presented in the SDF. They must be carefully placed to avoid visual impacts on landscapes of significant symbolic, aesthetic, cultural or historic value and should blend in with the surrounding environment as far as possible.
b) EIAs undertaken for such construction must assess the impacts of such activities against the directives listed in (a) above.
C8.3.5 HOUSEHOLD SERVICES POLICY

a) The Municipality must follow an integrated hierarchical approach to waste management consisting of avoidance/reduction, reuse, recycling, composting, treatment and final disposal.

b) Recycling of waste is a priority with material recovery facilities to be established at all transfer stations.

c) Waste management plans addressing separation, recycling, collection, disposal, publicity and incentives are to be drawn up. An Integrated Waste Management Plan must be developed and implemented by the Municipality. These plans need to be revised every five years together with the IDP and SDF.

d) Existing waste water treatment works must be progressively improved by means of regulatory measures and thereafter maintained so that the water quality of the rivers and water bodies with which they are associated would be of minimum potable, contact and phosphate, nitrate and E.coli standards.

e) All wetland ecosystems must be protected in such a manner that their inherent ecological and stormwater purification function is maintained.

f) The Municipality and its various local administrations must comply with the Green Drop Status requirements of the Department of Water Affairs.

g) Where urban development proposals exceed infrastructure capacity, such applications would be put on hold until provision is made for the additional needs.

Efficient sanitation as an imperative for human well-being

Good sanitation is essential for the dignity, health and well-being of the people of the Municipality. Good sanitation extends far beyond access to an acceptable toilet and the safe disposal of human waste, it includes practices that support good hygiene and a healthy living environment. Sanitation improvement is about more than providing a toilet infrastructure. It has a major public and primary health component, and calls for close co-ordination between technical, health and social development personnel.

C8.3.6 AIR QUALITY POLICY

The NEMA: Air Quality Act requires local municipalities to designate an Air Quality Officer, include an Air Quality Management Plan (AQMP) in the IDP, and monitor and record progress regarding performance on an annual basis. AQMP in the IDP must, in particular, enable the municipality to manage or reduce the negative effects of air pollution, including waste and agricultural burning and the application of pesticides. The AQMP must also help to develop an understanding of the state of air quality and the ability to report with confidence requires access to reliable and accurate emissions and ambient air quality data. A key function of the AQMP would be to establish and maintain a comprehensive emission inventory. The AQMP must serve as a basis for transparent and inclusive communication, and the establishment of a multi-stakeholder forum (uMoya-NILU, 2013).

47 Ambient air quality monitoring is currently conducted in Stellenbosch by the DEA&DP, who also undertake campaign measurements. It is necessary that Stellenbosch Municipality participate in these monitoring activities and have access to the information, as well as expand the scope of monitoring. This will provide an understanding of sources, pollutants and ambient air quality in the Municipality and facilitate accurate reporting.

C8.4 PRIORITISED STRATEGIES AND IMPLEMENTATION GUIDELINES

C8.4.1 TRANSPORT STRATEGIES AND GUIDELINES

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<th>DESCRIPTION</th>
<th>RESPONSIBLE DEPARTMENT</th>
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<tr>
<td>C8.4.1(a)</td>
<td>Investigate how affordable and sustainable mobility can be enhanced through the roll-out of non-motorised transport initiatives, including the provision of safer pedestrian pathways and facilities.</td>
<td></td>
<td>Medium</td>
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</tbody>
</table>
| C8.4.1(b) | Develop and maintain an efficient road, rail and public transport network  
  a) Improve road infrastructure.  
  b) Identify and address road safety hotspots.  
  c) Improve the public transport facilities.                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                           |                         | High / On-going |
| C8.4.1(c) | Ensure the implementation, maintenance and management of high quality and safety road transport infrastructure along the routes that form the part of the provincial access network.                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                      |                         | Medium    |

C8.4.2 WATER STRATEGIES AND GUIDELINES

The National Water Act, 1998 (Act 36 of 1998) stipulates that water is essentially a tool to transform society towards social and environmental justice and poverty eradication. The National Water Act, inter alia, include the following pro-poor components; Water Reserve and drinking water supply services, compulsory licensing, Schedule 1, which stipulates which water uses are permissible under any condition, co-operative governance, and Establishment of Catchment Management Agencies (CMAs)\(^{49}\) and Water User Associations (WUAs)\(^{50}\).

The following community-based options can be implemented to improve the way water is utilised by and for the poor, and produce positive effects on the environment:

a) Facilitate access to water for the poor  
Consider and experiment with turning irrigation systems over to the water users, either in whole or in part (refer to WUAs above). The basic logic behind turnover is that by placing irrigation under farmer control, farmers will mobilize more resources for its management and use water more efficiently. Management turnover to the whole

\(^{49}\) Catchment Management Agencies are statutory bodies established for each water management area. They aim to seek co-operation and agreement on water-related matters from the various stakeholders and interested parties. A CMA manages water resources within a defined water management area. Such management is carried out in accordance with a catchment management strategy. The CMA must give effect to the catchment management strategy, which is underpinned by the principles of equity, efficiency, sustainability and representivity.

\(^{50}\) Water User Associations are co-operative associations of individual water users who wish to undertake water-related activities for their mutual benefit. The board role of a WUA is to enable people within a community to pool their resources (financial, human power and expertise) to more effectively carry out water-related activities. WUAs enable members to benefit from addressing local needs in terms of local priorities and resources. They provide a mechanism through which a CMA can devolve the implementation of aspects of the Catchment Management Strategy to the local level.
group of water users, when structured properly, holds out the possibility of bringing more water to poorer farmers in the periphery of the irrigation system, who usually operate under rainfed or near-rainfed conditions. At a water basin level, more efficient use of irrigation water is often an important source of additional water supply for downstream urban areas. The management and use of groundwater is a particularly difficult sector of water management. The creation of new aquifer management institutions in which people’s institutions are given extensive powers in conjunction with a strong monitoring and supervisory role for the state should be a high priority (Ambler, 1999).

b) Co-invest in the water

Instead of the State transferring ownership or management authority over water, they can co-invest with the poor on the lands they already control to improve their ability to capture and distribute water. One key to the success is that farmers retain control of the authority and responsibility to manage their irrigation systems, and that investment form the State catalyses the mobilisation of additional resources from the farmers themselves. Another area in which external agencies can co-invest with local resources is in the area of microwatershed development. This could include projects such as building water harvesting structures and keeping animal from free grazing in the catchment area (Ambler, 1999).

c) Employ the poor in water resources projects

The poor and landless can be hired to work in eco-restoration projects in their area. Rather than hiring landless people in food-for-work projects that merely beautify roads, work out arrangements with local government to invest in desilting tanks, or restoring catchment areas (Ambler, 1999).

Since fresh water is a scarce resource, it is imperative that means must be devised to recycle fresh water in order to supply sustainable amounts of fresh water to the local communities. Water recycling is a critical element for managing our water resources. Through water conservation and water recycling, we can meet environmental needs and still have sustainable development and a viable economy.

Water recycling is reusing treated wastewater for beneficial purposes such as agricultural and landscape irrigation, industrial processes, toilet flushing, and replenishing a ground water basin (referred to as ground water recharge). Water is sometimes recycled and reused on site, for example when an industrial facility recycles water used for cooling processes. A common type of recycled water is water that has been reclaimed from municipal wastewater, or sewage. The term water recycling is generally used synonymously with water reclamation and water reuse (US-EPA, 2004)\(^\text{51}\).

Recycled water can satisfy most water demands as long it is adequately treated to ensure water quality appropriate for the use. In uses where there is a greater chance of human exposure to the water, more treatment is required. As for any water source that is not properly treated, health

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problems could arise from drinking or being exposed to recycled water if it contains disease-causing organisms or other contaminants. Recycled water is commonly used for non-potable (not the drinking) purposes such as agriculture, landscape, public parks, and golf course irrigation. Other non-potable applications include cooling water plants and oil refineries, industrial process water for such facilities as paper mills and carpet dyers, toilet flushing, dust control, construction activities, concrete mixing, and artificial lakes (US-EPA, 2004).

Although most water recycling projects have been developed to meet non-potable water demands, a number of projects use recycled water indirectly for potable purposes. These projects include recharging ground water aquifers and augmenting surface water reservoirs with recycled water. In ground water recharge projects, recycled water can be spread or injected into ground water aquifers to augment ground water supplies, and to prevent salt water intrusion in coastal areas.

In addition to providing a dependable, locally-controlled water supply, water recycling provides tremendous environmental benefits. By providing an additional source of water, water recycling can help to find ways to decrease the diversion of water from sensitive ecosystems. Other benefits include decreasing wastewater discharges and reducing and preventing pollution. Recycled water can also be used to create or enhance wetlands and riparian habitats (US-EPA, 2004). Plants, wildlife, and fish depend on sufficient water flows to their habitats to live and reproduce. The lack of adequate flow as a result of diversion for agricultural, urban, and industrial purposes, can cause deterioration of water quality and ecosystem health. Water users can supplement their demands by using recycled water which can free considerable amounts of water for the environment and increase flows to vital ecosystems.

In some cases the impetus for water recycling comes not from a water supply need but from a need to eliminate or decrease wastewater discharge to the ocean, an estuary, or a stream. For example, to release high volumes of treated wastewater into a natural marsh may threaten the ecology of the marsh by converting it into a brackish water body. In addition, the excess treated wastewater should rather be used for irrigation and industry purposes and not ‘flood’ sensitive and natural aquatic bodies.

Wetlands provide many benefits which include wildlife and wildfowl habitat, water quality improvement, flood diminishment, and fisheries breeding grounds. For streams that have been impaired or dried from water diversion, water flow can be augmented with recycled water to sustain and improve the aquatic and wildlife habitat.

When pollutant discharges to oceans, rivers, and other bodies are curtailed, the pollutant loadings to these bodies are decreased. Moreover, in some cases, substances that can be pollutants when discharged to a body of water can be beneficially reused for irrigation. For example, recycled water may contain higher levels of nutrients such as nitrogen, than potable water. Application of recycled water for agricultural and landscape irrigation can provide an additional source of nutrients and lessen the need to apply synthetic fertilisers (US-EPA, 2004).

Water recycling has proven to be effective and successful in creating a new and reliable water supply while not compromising public health. Non-potable reuse is widely accepted practice that will continue to grow. Advances in wastewater treatment technology and health studies of
indirect potable reuse have led many to predict that planned indirect potable reuse will soon become more common.

While water recycling is a sustainable approach and can be cost-effective in the long term, the treatment of wastewater for reuse and the installation of distribution systems can be initially expensive compared to such water supply alternatives as imported water or ground water. Institutional barriers, as well as varying agency priorities can make it difficult to implement water recycling projects. Finally, early in the planning process, agencies must implement public outreach to address any concerns and to keep the public involved in the planning process.

As water demands and environmental needs grow, water recycling will play a greater role in our overall water supply. By working together to overcome obstacles, water recycling, along with water conservation, can help us to conserve and sustainably manage our vital water resources.

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<tbody>
<tr>
<td>C8.4.2(a)</td>
<td>Implement low cost water supply options to supplement conventional systems such as rain water harvesting, solar pumping, fog harvesting, windmills, and improving traditional sources.</td>
<td></td>
<td>High/On-going</td>
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<tr>
<td>C8.4.2(b)</td>
<td>Implement and continually improve the comprehensive water plan and strategy of the DWA. This plan is to give effect to the Water Allocation Reform (WAR) which aims to: a) Take steps to meet the water needs of the poor. b) Ensure participation by these groups in water resource management. c) Promote the sustainable use of water resources.</td>
<td></td>
<td>High</td>
</tr>
<tr>
<td>C8.4.2(c)</td>
<td>Improve the Blue Drop status of drinking water throughout the Municipality.</td>
<td></td>
<td>High/On-going</td>
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<tr>
<td>C8.4.2(d)</td>
<td>Implement a water demand management techniques such as minimizing leaks by reducing water pressure and a stepped tariff system that effectively addresses excessive water consumption.</td>
<td></td>
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<tr>
<td>C8.4.2(e)</td>
<td>Implement innovative water conservation measures. The following innovated water conservation measures are mandatory on all new residential, commercial and community projects: a) Re-use of grey water. b) Low-flow shower heads.</td>
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The Blue Drop Certification system is a campaign by the Department of Water Affairs that encourages local municipalities to improve their water quality management while empowering consumers with information regarding what is coming out of their taps. Water Services Authorities that are to be awarded Blue Drop Status are required to comply with 95% of the weighted criteria in bi-annual assessments as prepared by the Department of Water Affairs.
c) Water-wise gardens.
d) Dual flush toilet systems.
e) Re-use of sewerage water.

C8.4.2(f) Implement an invasive alien species control plan for the Municipality with particular focus on stressed catchments – a coordinated approach, long-term plan and sustained effort is required.

High/On-going

C8.4.3 ENERGY STRATEGIES AND GUIDELINES

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<tbody>
<tr>
<td>C8.4.3(a)</td>
<td>Prepare a renewable energy plan for the Municipality indicating <em>inter alia</em> the role of different energy sources and how they should be integrated.</td>
<td></td>
<td>High</td>
</tr>
<tr>
<td>C8.4.3(b)</td>
<td>Strictly apply the South African National Standard (SANS 10400-XA:2011) in the planning and design of all infrastructural development. The following aspects are to be addressed, in particular: a) Installing no-cost energy efficiency measures in housing, including passive solar design. b) Heat insulation in homes. c) Replacement of electric geysers with solar water heaters. d) Energy efficient lighting.</td>
<td></td>
<td>High/On-going</td>
</tr>
<tr>
<td>C8.4.3(d)</td>
<td>Energy efficiency and renewable energy initiatives are vital to maintain the energy supply and demand balance in Stellenbosch Municipality and in South Africa as a whole. Energy efficiency must be a strategic priority for companies and enterprises, as South Africa and Stellenbosch Municipality moves to higher, cost-effective electricity pricing. The Industrial Development Corporation (IDC) and the German Development Bank (KfW) have partnered to make a financial facility available for energy-efficiency and self-use renewable energy projects called the <em>Green Energy Efficiency Fund</em>[^53].</td>
<td></td>
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<tr>
<td>C8.4.3(e)</td>
<td>Commercial, industrial, residential and community development projects in Stellenbosch</td>
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Municipality should make use of the *Green Fund* that was established by the Department of Environmental Affairs (DEA). The DEA has set aside significant resources and appointed the Development Bank of Southern Africa (DBSA) as the implementing agent of the Green Fund.

C8.4.3(f) The focus areas and eligibility criteria for each window is different and informed by key national policies which include, the National Strategy for Sustainable Development and Action Plan and the National Development Plan. The three project windows of the Green Fund, are:

a) **Green cities and towns:** This refers to the requirements for developing well run, compact and efficient cities and towns that deliver essential services to their residents, using available natural resources efficiently and sustainably. *Green Cities* and *Green Towns* focus areas include:
   - (i) Ecosystem services.
   - (ii) Sustainable transport.
   - (iii) Sustainable waste management and recycling.
   - (iv) Renewable energy, including off-grid and mini-grid.
   - (v) Sustainable water management.
   - (vi) Energy efficiency and demand side management.
   - (vii) Sustainable human settlements, the built environment and green buildings.

b) **Low carbon economy:** This incorporates initiatives which strive towards a low carbon growth trajectory in line with national climate change policy principles, including:
   - (i) Energy efficiency.
   - (ii) Renewable energy.
   - (iii) Rural energy including off-grid and mini-grid.
   - (iv) Biogas and biofuels.
   - (v) Sustainable transport.
   - (vi) Industrial cleaner production and consumption projects.

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The renewable energy issue

There is only so much carbon that the atmosphere can absorb. To stop the earth’s climate spinning out of control, most of the world’s fossil fuel reserves - coal, oil and gas - must remain in the ground. The goal for all humans should be to live within earth’s natural limits.

C8.4.4 TELECOMMUNICATION STRATEGIES AND GUIDELINES

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<tbody>
<tr>
<td>C8.4.4(a)</td>
<td>Develop and institute a system that provides universal service access at reasonable cost, connecting all rural areas of the Municipality. Create best-practice telecommunication infrastructure to meet the communication requirements of IT, media and other IT based industry.</td>
<td></td>
<td>High/On-going</td>
</tr>
<tr>
<td>C8.4.4(b)</td>
<td>Ensure continual upgrading of the telecommunication sector and provide an equal opportunity for all of the telecommunication service providers doing business in the Municipality.</td>
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C8.4.5 HOUSEHOLD SERVICES STRATEGIES AND GUIDELINES

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<tr>
<td>C8.4.5(a)</td>
<td>Enforce new building codes that require the reduction of water and energy consumption, and the use of renewable building material wherever possible (refer to the South African National Standard {SANS 10400-XA:2011}).</td>
<td></td>
<td>High/On-going</td>
</tr>
<tr>
<td>C8.4.5(b)</td>
<td>Restructure urban settlements so as to minimise the need to travel.</td>
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<tr>
<td>C8.4.5(c)</td>
<td>Apply alternative forms of sewage treatment including enviro-loos, urine-diversion toilets, package plants and artificial wetlands should be implemented in new areas, if they do not impact on groundwater.</td>
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C8.4.6 AIR QUALITY STRATEGIES AND GUIDELINES

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<tr>
<td>C8.4.6(a)</td>
<td>Give effect to efficient air quality management by means of: a) Designating an Air Quality Officer. b) Drafting and including an Air Quality Management Plan (AQMP) in the IDP.</td>
<td></td>
<td>High</td>
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</table>
c) Monitoring and recording progress regarding performance.

d) Establishing and maintaining a comprehensive emission inventory.

CHAPTER C9 ENABLING IT ALL BY MEANS OF EFFICIENT GOVERNANCE

Olouwu and Sako (2002) define governance as a system of values, policies, and institutions by which society manage its economic, political and social affairs through interaction within and among the state, civil society and private sector.

SALGA (South African Local Government Association (2014) states that good governance, in simplistic terms, is about achieving the desired results in the right way. Good governance reflects effective management and effective stewardship of public resources. This involves improving institutional performance and mechanisms such as leadership, quality control and accountability. Good governance is furthermore about:

- Taking the correct decisions to protect the environment and our service offerings in a sustainable manner.
- Understanding and complying with legislative and policy requirements.
- Practicing good management by being accountable; transparent; responsive; efficient; following the rule of law

The key principles of good governance are:

a) Accountability
b) Transparency
c) Participatory
d) Compliance with the rule of law
e) Effective and efficient
f) Equitable and inclusive
g) Responsive

The key principles of good governance are:

Relevant NDP Directive

Poor governance can critically undermine national development. For a more effective state, there must be accountability. Accountability refers to institutionalized practices of giving account of how assigned responsibilities are carried out and public resources used. In a democracy it is crucial for political leaders and public officials to account to the citizens for their actions. Building integrity is an essential component of achieving good governance.

In the NFSD (2008), it is stated that ‘a systems approach to sustainability is one where the economic system, the socio-political system and the ecosystem are imbedded within each other, and then integrated through the governance system that holds all together in a legitimate regulatory framework’.

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Environmental governance is the means by which society determines and acts on goals and priorities relating to the management of natural resources. This includes the rules, both formal and informal, that govern human behaviour in decision-making processes as well as the decisions themselves. The guiding principles in this regard are:

- Appropriate legal frameworks on the global, regional, national and local level are a prerequisite for good environmental governance.
- Environmental governance advocates sustainability (sustainable development) as a core consideration for managing and balancing all human activities – political, social and economic.
- Good environmental governance includes multiple actors – government, business, and civil society; and emphasises ‘whole-system management’

C9.1 A GOOD ENVIRONMENTAL GOVERNANCE MODEL FOR STELLENBOSCH MUNICIPALITY

C9.1.1 WHAT THE MUNICIPALITY NEEDS TO KNOW AND DO

Good corporate or organisational governance forms the core of good environmental governance. However, the difference is that environmental governance requires that policy-makers, decision-makers and practitioners (i.e. municipal officials) have a full knowledge of the environmental factors within and around the Municipality.

In the model for environmental management and governance adopted by the Municipality, knowledge of the international, regional, national and local environmental priorities is critical (refer to Figure 13). Coupled with an in-depth understanding of the legislative requirements (i.e. the Constitution, National Environmental Management Act, Disaster Management Act, National Health Act, Municipal Systems Act, SPLUMA, etc.), the Municipality must be able to translate national policy tools at a local level, and put them into practice by designing environmental sector plans, by-laws and management systems for implementation, compliance monitoring and enforcement. Finally, these tools are to be implemented in practice by means of a best-practise (e.g ISO14001) adaptive environmental management strategy.
C9.1.2 FOCAL AREAS OF THE MUNICIPALITY AND REQUIRED MANAGEMENT TOOLS

The functions and key focal areas of the Municipality and the mechanisms required to manage these are summarised as follows:

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<thead>
<tr>
<th>MUNICIPAL KEY FOCAL AREA</th>
<th>REQUIRED PLANNING FRAMEWORKS /TOOLS</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Environmental Management</td>
<td>a) SEMF</td>
</tr>
<tr>
<td>b) Waste Management</td>
<td>b) Integrated Waste Management Plan</td>
</tr>
<tr>
<td>c) Biodiversity Management</td>
<td>c) SANBI Biodiversity Index and CBA Plan</td>
</tr>
<tr>
<td>d) Climate Change and Disaster Risk Management</td>
<td>d) Climate Change Response Strategies, Disaster and Risk Management Plan (refer to Toolkit D9(^\text{56}))</td>
</tr>
<tr>
<td>e) Air Quality Control/Management</td>
<td>e) Air Quality Management Plan</td>
</tr>
<tr>
<td>f) Land-Use Management</td>
<td>f) SDF incorporating Bioregional Policy</td>
</tr>
</tbody>
</table>

Figure C14 summarises the overarching goals, aims and objectives, application process, and supporting documentation and information base (ideally in the form of a SPISYS) that collectively constitute the SEMF.

\(^{56}\) Toolkit DX provides guidelines for disaster management planning and implementation.
C9.1.3 GOVERNANCE TOWARDS CONTINUAL IMPROVEMENT

The concept of continual improvement is embodied in and is a fundamentally important governance intervention advocated by the SEMF. Continual improvement is achieved by continually evaluating the relevance and performance of the SEMF (and the associated ‘package’ of municipal SDFs), and the sectoral strategies against the municipal vision, and goals and objectives for sustainability (refer to Chapter A5) with the purpose of identifying opportunities for improvement. It also refers to continually assessing and enhancing the efficiency, effectiveness and accountability of institutions and social partners to deliver against desired outcomes and mandates granted.

The required evaluation is achieved through efficient performance auditing, which is defined as a systematic, documented verification process of objectively obtaining and evaluating audit evidence (verifiable information, records or statements of fact) to determine whether specified environmental activities, events, conditions, management systems, or information about these matters conform with audit criteria (policies, practices, procedures or requirements against which the auditor compares collected audit evidence about the subject matter), and communicating the results of this process to the client (organisation commissioning the audit) (International Standards Organisation {ISO} definition cited in the Integrated Environmental Management Series: IEMS Sub Series No.1.7 (2004a).

Environmental auditing is an essential tool in the governance of Stellenbosch Municipality, in particular, as it relates to the management and monitoring of the performance of all spheres of government and their sectoral programmes. The information generated from audit exercises provides important information to many different stakeholders. Although seen primarily as a tool in commerce and industry, creative application of environmental auditing techniques can improve transparency and communication in many areas of society where there is a need for greater understanding of environmental and ecosystem interactions (DEAT, 2004).

The imperative of ‘knowing’

A clear-sighted understanding of the challenges South Africa faces is crucial for knowing which alliances to establish and maintain over the next 20 to 30 years (NDP, 2012). This requires that we strengthen appropriate monitoring, evaluation and reporting systems, including principles and a set of indicators, to monitor and evaluate performance in order to be able to determine success or failure and determine what corrective or adaptive measures are needed (National Framework for Sustainable Development {NFSD}, 2008).

At all levels, we need to enhance capacity for cross-sectoral coordination and trans-disciplinary thinking, as well as the mechanisms for integrating sustainable development considerations into sectoral policy and activities. Performance in respect of integrated planning and coordinated action needs to be strengthened within and across all spheres and requires particular capacity building interventions. Monitoring and evaluation systems need to be consolidated and fine-tuned so that they can better measure progress towards sustainability (NFSD, 2008). Monitoring and review are both necessary to provide government with the management information it needs to conduct quality assurance on its performance in respect of sustainable development; measure the nation’s progress towards developing in a more sustainable direction against targets; and to ensure real transparency (NFSD, 2008). Monitoring and evaluation are key areas requiring urgent attention at all levels, in order to improve the governance for sustainable development. The need for regular, systematic policy assessments in the public sector to measure progress towards good governance has been explicitly accepted in principle by the South African government (NFSD, 2008).

The environmental auditing advocated by the SEMF is characterised by the following (DEAT, 2004):
a) **Systematic:** It is a systematic process that must be carefully planned, structured and organised. As it is part of a long-term process of evaluation and checking, it needs to be a repeatable process which can be readily replicated by (if necessary) different teams of people (also spheres of government) in such a way that the results are comparable and can reflect change in both a quantifiable and quantifiable manner.

b) **Coherent documentation:** The premise of the audit is that its findings are supported by documents and verifiable information. The audit will seek, on a sampled basis, to track past government actions, activities, events, and procedures to ensure that they are carried out according to systems requirements and in the correct manner.

c) **Periodic:** The audits of the various spheres of government are individual events. However, the real value of the audits is that they are carried out at defined intervals and their results can illustrate improvement or change over time.

d) **Objective evaluation:** Although environmental audits are carried out using governmental policies, procedures, documented systems and objectives as a test, there is always an element of subjectivity in an audit. This flexibility reflects the fact that different auditors have different life and professional skills and experience and they may bring different interpretations to site situations and circumstances.

e) **Governmental performance:** The essence of the audits is to find out how well the relevant sphere of government or institution is performing.

f) **Facilitating appropriate control of governance practices:** Governance practices can happen with or without direct or specific instructions. The key to good performance is to ensure that these practices happen according to procedure, guidelines, training and systems requirements (e.g. the SEMF).

g) **Compliance with policies and regulatory requirements:** Compliance with all applicable statutes, policy and other directives is of fundamental importance.

### C9.1.4 OBJECTIVES

The overarching objective of audits is to test the adequacy of existing governance systems. Depending on the need of the relevant institution or enterprise audits can address one topic, or a whole range of issues. The scope of an audit can vary from compliance testing to a rigorous examination and assessment. It not only applies to operational environmental, health and safety management, but also to product safety and product quality management, and to aspects such as loss prevention (refer to Toolkit D10).

The key objectives of the mandatory environmental performance auditing are to:

a) Demonstrate the commitment of the Municipality to ensuring continual improvement of activities and sustainability programmes to all concerned (refer to the role and status of Stellenbosch Municipality as part of the global biosphere as described in Chapter C3).

b) Assess the efficiency and appropriateness of land-use management and provide an objective premise for continual improvement. This *inter alia* means the mandatory revision of the SDF is to be informed by recorded audit results.

c) Evaluate the extent and implications of institutional integration, integrated development planning and co-operative governance as stipulated in Chapter C9.3).

d) Verify and ensure institutional compliance with the applicable legislation, policy and other directives.

e) Safeguard the environment.
f) Evaluate the extent to which climate neutrality is achieved and determine and implement mitigatory measures as required.

g) Indicate current or potential future problems that need to be addressed.

h) Assess training programmes and provide data to assist in training.

i) Enable land-users to build on good environmental performance, learn from positive precedents and rectify deficiencies.

j) Identify potential cost savings, such as from waste minimisation.

C9.1.5 POLICY

The following policy applies as it relates to environmental performance auditing:

a) The Municipality is to develop and implement an efficient environmental performance auditing system.

b) The Municipality is to undertake a bi-annual comprehensive environmental performance audit.

c) In order to ensure continual improvement, findings of the integrated auditing process and rectification recommendations are to be implemented through the process of adaptive management.

C9.1.6 PRIORITISED STRATEGIES AND IMPLEMENTATION GUIDELINES

<table>
<thead>
<tr>
<th>NUMBER</th>
<th>DESCRIPTION</th>
<th>RESPONSIBLE DEPARTMENT</th>
<th>PRIORITY</th>
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<tbody>
<tr>
<td>C9.1.6(a)</td>
<td>Implement an integrated development orientation and planning approach in governance. Key interventions are to:</td>
<td></td>
<td>High/ Ongoing</td>
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<tr>
<td></td>
<td>a) Implement the SEMF as an integrated planning framework for the Municipality (including municipalities).</td>
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<td></td>
<td>b) Establish appropriate integrating and inter-governmental relations planning structures at all levels.</td>
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<tr>
<td>C9.1.6(b)</td>
<td>Improve the link between citizens and the Municipality to ensure accountability and responsive governance. Key actions are to:</td>
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<td></td>
<td>a) Improve community communication structures and feedback mechanisms.</td>
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<td></td>
<td>b) Implement complaint management systems, including rapid response on municipal level.</td>
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<tr>
<td>C9.1.6(c)</td>
<td>Develop a skilled and capable local government to support the growth and development trajectory of the Municipality. Key actions are to:</td>
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<td></td>
<td>a) Facilitate an integrated framework for recruitment, selection and retention of scarce skills.</td>
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<td></td>
<td>b) Institutionalise an integrated framework for</td>
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</table>
| C9.1.6(d) | Improve the overall financial management in governance structures in the Municipality to ensure clean audits and appropriate financing towards the growth and development of the Municipality. Key interventions are to:  
a) Improve and enforce the implementation of all supply chain management requirements.  
b) Introduce early warning systems.  
c) Streamline funding models in line with long term growth and development priorities.  
Establish and ensure that financial supervisory committees (internal and external) and subcommittees are functional with regard to:  
- Internal audit (departments and municipalities).  
- Risk management.  
- Tender committees.  
- Anti-corruption committees.  
- Finance committee and legislature.  
d) Create units to investigate and finalise cases of financial mismanagement.  
e) Ensure compliance with Treasury guidelines in respect of budget transfers, roll-overs and deviations in supply chain management system.  
f) Review equitable share formula at provincial and local government level. | High/ Ongoing |

| C9.1.6(e) | Assess and enhance the efficiency, effectiveness and accountability of institutions and social partners to deliver against outcomes and other mandates within the Municipality. Key interventions are to:  
a) Improve and expand collaboration with all relevant social partners to improve collective/joint accountability for performance outcomes in the Municipality.  
b) Establish joint responsibility for the development of performance indicators by planners and performance monitoring and evaluation practitioners.  
c) Build the necessary systems and tools to pro-actively provide validated data and information that will inform performance monitoring and evaluation efforts. | “ |
| C9.1.6(f) | Implement, as part of the SDF, an efficient environmental performance auditing system (refer to Toolkit D10). |
| C9.1.6(g) | All industries and large-scale land-use enterprises are to, as part of their mandatory Environmental Management Systems (EMS), implement an efficient environmental performance auditing system (refer to Toolkit D10).  |
| C9.1.6(h) | All of the above institutions are to bi-annually undertake a comprehensive environmental performance audit in accordance with the directives presented in Chapter C9. |
| C9.1.6(i) | In order to ensure continual improvement, findings of the integrated environmental performance auditing process and rectification recommendations are to be implemented through the process of adaptive management as summarised in Chapter C9.2 below. Efficiency of the rectification measures are to measured and assessed through an appropriate audit (refer to Toolkit D10). |
| C9.1.6(j) | a) Strengthen political and senior administrative leadership and capacity by:  
(i) Establishing council committees for environment and climate change.  
(ii) Establishing functional environmental management units within organograms.  
(iii) Integrating environment and climate change into the IDP, budgets, and performance management systems.  
(iv) Nominating environmental management champions in both Council and the Administrations.  
  
b) Adhere to legislative obligations by:  
(i) Developing a SEMF, biodiversity plan, integrated waste management plan, and climate change response strategies that are aligned to provincial and national planning instruments.  
(ii) Formalising accountability and reporting into reporting tools. |
C9.2 ADAPTIVE MANAGEMENT AS A FUNDAMENTAL COMPONENT OF THE SEMF

Adaptive management\(^{57}\) is a process that promotes flexible decision-making that can be adjusted in the face of uncertainties as outcomes from management actions and other events become better understood. Careful monitoring and auditing of these outcomes both advances scientific understanding and helps adjust policies or operations as part of an iterative learning process.

Adaptive management also recognises the importance of natural variability in contributing to ecological resilience and productivity. It is not a ‘trial and error’ process, but rather emphasises learning while doing. Adaptive management does not represent an end in itself, but rather a mechanism towards more effective decisions and enhanced performance. Its true measure is in how well it helps meet environmental, social and economic goals, increases scientific knowledge, and reduces tensions among stakeholders. Adaptive management involves ongoing, real-time learning and knowledge creation, both in a substantive sense and in terms of the adaptive process itself (Williams et al, 2009).

The concept of learning is central to adaptive management, with learning seen as a means to good governance (refer to the key principles of efficient spatial planning in Chapter A6). Learning within the context of adaptive management derives from evaluation of previous management actions, the results of which are used to inform subsequent actions (Williams et al, 2009). Adaptive government management procedures and strategies specify what actions are to be taken and how and when they should be adjusted.

These strategies are, in turn, based on an explicit articulation of the management problem, what is known (and not known) about the resource system being managed, and the objectives of management (Williams et al, 2009). This explicitness makes it possible for stakeholders to focus on the key attributes involved in learning-based resource management, while avoiding the confusion and controversy that typically results when key management elements are not open to discussion and negotiation.

Figure C13 on Page X illustrates the steps of the adaptive management process to be implemented through inter alia the IDP and SDF and the EMSs of public and private enterprises. The aim of the process is to serve as a mechanism to give effect to continual improvement of governance and environmental management performance based upon the findings efficient auditing. The efficient implementation of the SEMF depends on the following key requirements:

C9.3 KEY REQUIREMENT FOR EFFICIENT IMPLEMENTATION OF THE SEMF

The NDP states that there are two main reasons for the failure to deliver on the development expectations and slow progress in South Africa since 1994, namely a failure to implement policies and an absence of broad partnerships.

The NDP promotes a plan-led system to bring focus and allow long-term public interests to guide the development process. It acknowledges that it will take time to create this capability and that it

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\(^{57}\) For the purposes of the SEMF, ‘management’ includes governance actions and functions of the three spheres of government (i.e. provincial, district and local).
is necessary to draw on a fuller understanding of the limitation of current arrangements and incorporate the lessons of good international practice.

The above shortcomings manifest into a major stumbling block to efficient implementation of governmental strategies and plans, namely a lack of co-ordination and co-operation among the relevant institutions. In order to meet this challenge, the following imperatives have to be addressed throughout the three spheres of government in Stellenbosch Municipality and beyond:

a) **Institutional integration**: Alliances between institutions are to be forged to close gaps, minimise overlap and make management and investment in the Municipality more efficient.

b) **Integrated development planning**: This is defined as a participatory approach to integrate economic, sectoral, spatial, social, institutional, environmental and fiscal strategies in order to support the optimal allocation of scarce resources between sectors and geographical areas and across the population in a manner that provides sustainable growth, equity, and the empowerment of the poor and the marginalised. (Forum for Effective Planning and Development, 1995).

Integrated planning is intended to strike a balance between the SEMF strategic intents and the desired outcomes. It seeks to harness the strength of multiple service delivery capabilities through convergence in provincial imperatives and operations. This is about fostering cohesion across a broad continuum of planning, implementation, monitoring and evaluation mechanisms through shared actions.

c) **Cooperative governance**: 'Inter-governmental relations' refer to the relationships between the three spheres of government, i.e. national, provincial and municipal. The South African Constitution states, 'the three spheres of government are distinctive, interdependent and interrelated'. Local government is a sphere of government in its own right, and is not an administrative implementing arm of national or provincial government. Although the three spheres of government are autonomous, they exist in a unitary South Africa and they have to work together on decision-making and must co-ordinate budgets, policies and activities. Compliance with the latter is a legal obligation in terms of the Intergovernmental Relations Framework Act 13 of 2005. The Act aims to establish a framework for the national government, provincial governments and local governments to promote and facilitate intergovernmental relations; to provide for mechanisms and procedures to facilitate the settlement of intergovernmental disputes; and to provide for matters connected therewith.

The Act seeks to set up mechanisms to coordinate the work of all spheres of government in providing services, alleviating poverty and promoting development. The Act also
establishes a line of communication that goes from municipalities to the provinces and directly to the Presidency. The Act advocates the establishment of intergovernmental forums as well as implementation protocols whereby the participation of organs of state in different governments co-ordinate their activities or actions by entering into such protocols. This may include issues such as the implementation of policies, the exercise of a power, and the performing of a function or the provision of a service.

Chapter 3 of the Constitution gives credence to integrated governance. It stresses cooperation between the national, provincial and local spheres of government which are interdependent and interrelated. The Constitution also affords value to participatory governance as the substance of our democracy. Chapter 6, 7 and 10 of the Constitution create a space for people to participate in influencing the decisions that affects their everyday life. The Local Government Municipal Structures Act of 1998 and Local Government Municipal Systems Act of 2000 present the parameters for cooperation within the framework of the provisions of the Constitution between the local, provincial and national spheres of government.

The efficiency of the SEMF depends on the extent to which the above imperatives are addressed. This necessitates the deliberate creation of an interconnected web of municipal and private sector institutions with integrated objectives focussed on sustainable service delivery.

The SEMF serves as a spatial and principle framework (i.e. ‘common ground’) within which the imperatives of institutional integration, integrated development planning and co-operative governance can be achieved.

A key function in this regard is to enhance intra- and inter-institutional convergence and give effect to the ideals of integrated governance and coordination. The defining features of the latter are common purpose and commitment. As implementing agents, the municipal departments are expected to deliver on identified policy objectives through integrated governance and coordination. Accordingly, the following directives apply to all sectors and stakeholders with regard to the above imperatives:

(i) Institutional integration, integrated development planning and co-operative governance shall be given effect.
(ii) HODs are responsible for institutional integration, integrated development planning and co-operative governance.
(iii) Compliance with the directives pertaining to institutional integration, integrated development planning and co-operative governance is subject to annually auditing.

C9.4 PERFORMANCE MONITORING AND AUDITING

The long-term performance and relevance of the SEMF is subject to on-going monitoring and evaluation in terms of a dedicated procedure. The latter procedure together with the assessment criteria and rectification measures are addressed in Section C and Section D of the SEMF. The concept of continual improvement is embodied in and is a fundamentally important governance responsibility advocated by the SEMF. Continual improvement is to be achieved by continually evaluating the relevance and performance of the SEMF, and the relevant package of municipal policies against the general municipal vision, the Stellenbosch Environmental Vision, and goals and
objectives for sustainability (refer to Chapter A5) with the purpose of identifying opportunities for improvement.

The required evaluation is to be achieved through efficient performance auditing, which is defined as a systematic, documented verification process of objectively obtaining and evaluating audit evidence (verifiable information, records or statements of fact) to determine whether specified environmental activities, events, conditions, management systems, or information about these matters conform with audit criteria (policies, practices, procedures or requirements against which the auditor compares collected audit evidence about the subject matter), and communicating the results of this process to the client (organisation commissioning the audit) (International Standards Organisation (ISO) definition cited in the Integrated Environmental Management Series: IEMS Sub Series No.1.7, 2004).

Performance auditing is an essential tool in the governance of Stellenbosch Municipality, in particular, as it relates to the management and monitoring of the performance of all spheres of government and the sectoral programmes. The information generated from audit exercises provides important information to many different stakeholders.

Creative application of performance auditing techniques can improve transparency and communication in many areas of society where there is a need for greater understanding of governance in general. The SEMF serves as a basis for measuring the performance of all spheres of government in the Municipality, rectification of performance where required, and continual improvement in terms of the principles of adaptive management and the principles of good governance.
SECTION D

USER’S TOOLKITS TO INFORM THE IMPLEMENTATION AND USE OF THE SEMF
SECTION D: USER’S TOOLKITS TO INFORM THE IMPLEMENTATION AND USE OF THE SEMF

SECTION SYNOPSIS

Section D comprises a host of procedural directives, or ‘toolkits’, that provide guidance pertaining to the planning and implementation of the key concepts, approaches, and strategies presented in Sections C. Section D is dynamic in that it is subject to on-going updating and supplementation as new information becomes available. Figure D1 indicates the toolkits presented in this section. Toolkit D11 caters for additional tools that may be added as the SEMF implementation process unfolds.

D1 LAND-USE PLANNING BY MEANS OF THE SPCS

D2 COMMUNITY BASED ENVIRONMENTAL GOVERNANCE

D3 THE SPECIAL MANAGEMENT AREA (SMA) MODEL

D4 AN EFFICIENT SUSTAINABLE DEVELOPMENT APPROACH

D5 TOWARDS DEVELOPING SUSTAINABLE SETTLEMENTS

D6 URBAN PLANNING AND DESIGN FRAMEWORK

D7 APPLICATION OF SPATIAL STRUCTURING ELEMENTS

D8 PRE-APPLICATION CHECKLIST – FIRST STEP TOWARDS SUSTAINABILITY

D9 RISK AND DISASTER MANAGEMENT

D10 ENVIRONMENTAL AUDITING INDICATORS

D11 GENERAL TOOLS

Figure D1: Structure of Section D.
TOOLKIT D1  LAND-USE PLANNING BY MEANS OF SPCS

TOOLKIT SYNOPSIS

The purpose of this toolkit is to inform the land-use classification to be undertaken throughout Stellenbosch Municipality in terms of the principles and process presented in Chapter C1. This applies, in particular, to the preparation of the following:

a) SDF of the Municipality.

b) Bioregional plan of the Municipality (refer to Chapter C2).

c) Tourism plans to be prepared for the Municipality.

d) Detailed farm plans to be prepared by landowners (refer to Chapter C5).

The key objective of the land-use methodology is to create a standard land-use framework for the province as a whole which cascades from broad, generic guidelines on the provincial level to detailed farm (or landscape) planning on the local level.

D1.1  LAND-USE CLASSIFICATION

As described in Chapter C1, a fundamental phase of spatial planning is to undertake appropriate land-use classification throughout the planning area in accordance with a classification system that is based upon a structure of interrelated cores, corridors and matrices.

In terms of this model, the classification system includes core nature areas that feature representative samples of the region’s characteristic biodiversity. Ideally such sites, which may already be designated as protected areas, should be linked by corridors of natural or restored natural plant cover to permit migration and adaptation to global change. Both the core sites and corridors should be nested within a matrix of mixed land-uses and ownership patterns (refer to Chapter C1).

D1.2  SPATIAL PLANNING CATEGORIES: A MECHANISM FOR LAND-USE CLASSIFICATION

As described in Chapter C1, a comprehensive set of Spatial Planning Categories (SPCs) was developed. These SPCs include all land zonings that are provided for under the existing Zoning Scheme Regulations.

The SPCs are not a blueprint for land-use classification, or a zoning scheme. The SPCs provide a framework to guide decision-making regarding land-use at all levels of planning, and they have been articulated in a spirit of creating and fostering an organised process that enables people to work together to achieve sustainable development in a coherent manner.

The designation of SPCs does not change existing zoning or land-use regulations or legislation. SPCs merely help to clarify and facilitate coherent decision-making that can lead to better zoning, laws and regulations. The SPCs, furthermore, provide a framework in terms of which land-use decisions can be standardised throughout the province. It is advisable that all zoning scheme regulations be aligned with the SPCs. The SPCs are to be applied in land-use classification at all levels of planning in Stellenbosch Municipality (refer specifically to the preparation of iDPs and SDFs).
D1.3  GENERAL ASPECTS OF SPC DESIGNATION

The primary applications of the SPCs include the following:

a) The SPCs provide a system in terms of which all land units or entities within the province will eventually be recorded in the SPYSIS, facilitating effective administration of land-use issues.

b) The SPCs can be used to indicate both the status quo of official land-use and the desired land-use of all land within a planning area. In addition, they identify specific types of land-uses that are not included in the existing Zoning Scheme Regulations, providing for a non-statutory and more detailed land-use classification.

c) The SPCs indicate desired land usage which might in certain instances be aligned with the current zoning of properties and in other instances differ from that.

d) Existing Zoning Scheme Regulations are to be amended/upgraded in order to include these new concepts. It is envisaged that the Provincial Model Scheme Regulations will contain certain new overlay zonings in this regard.

e) The SPCs facilitate decision-making regarding applications for a change in land-use. In this regard, it is important to note that an SPC designation which differs from the current zoning, implies that any new development will be considered a diversion from the status quo, requiring that applications will have to be considered by the relevant authorities in accordance with specific guidelines. For example, an application for the construction of new farm buildings within a tract of natural vegetation on the farm implies a change in land-use from Category C.a (Extensive Agriculture) to Category D.r (Farmstead). Consequently, the applicant will be required to ensure that the application conforms to the relevant place-specific planning and design principles. This implies that the relevant authority will then be able to evaluate the application objectively and make an appropriate decision.

D1.4  APPLICATION OF SPCs IN NATURAL LANDSCAPES

SPC A and SPC B and, to an extent, SPC C.a areas primarily relate to the natural landscape, which contains the inhabited (human-made) landscape (SPC C.b, D, E, and F).

Natural and human-made places are not homogeneous. A classification is required to describe the different characteristics and functions of different types of natural landscapes in order to develop a common language that can be used for spatial planning purposes throughout the province. Differentiation is, for example, made between Category B.a and B.b describing a higher and lower order status. If SPCs areas were well mapped in the municipal SDFs, it would be possible for both the applicant and the officials involved in evaluating the application, to make objective decisions at an early stage of planning.

SPC B designation illustrates the following:

a) Extent of the area that contains conservation-worthy habitats or habitat units.

b) Extent of land, which should, ideally, be rehabilitated to improve the quality of the natural landscape and/or to promote biodiversity conservation.

SPC B.a and SPC B.b areas are primarily private property. The designation of SPC B.a and B.b areas does not imply that it is necessarily undesirable to undertake any development within such areas. Such designation is rather an indication that one must proceed with caution. SPC B.a and B.b provide an explanation of the nature and extent of the landscape characteristics of the particular area and present a basis for the evaluation of development proposals in proper context. SPC B.b
designation, therefore, essentially represents an ideal, the achievement of which represents a challenge to the authorities, planners, developers and landowners. SPC B.b designation does not take away any of the landowner’s rights, nor does it grant any rights. It merely indicates that the particular tract of land is of importance to biodiversity conservation and, consequently, to the well-being of the people of the area, and that due care should be taken in the management of the land. The above ideal could be achieved through the implementation of innovative strategies, such as the establishment of a Special Management Area (refer to Toolkit D3), which could be required as a condition of approval for rezoning or development rights on a property.

**D1.5 APPLICATION OF SPCs IN HUMAN-MADE LANDSCAPES**

As stated previously, the human-made landscape is contained within the natural landscape. The symbiotic relationships between the two landscape types need to be understood and managed. SPC C (Agriculture), SPC D (Urban), SPC E (Industry), and SPC F (Surface Infrastructure) are land-use types that form part of the human-made landscape.

The classification of the landscape in accordance with the SPCs will assist decision-making regarding which type of land-use is considered desirable, or undesirable, in a particular place and what the reasons are for such a decision. For example, it is quite clear that it would be undesirable (in fact it should be impossible) to approve the establishment of an SPC E.c (Light Industry) within an SPC A.a (Statutory Conservation Area). Under exceptional circumstances it may, however, be permissible to establish SPC E.c in an SPC B.b area (Ecological Corridor/Area).

On the other hand, the establishment of an SPC E.a area (Agricultural Industry) within an SPC C (Agricultural Area) will not have to be approached with the same caution as the latter example, because the proposed alternative land-use (agriculture-related) will not be foreign to its setting. Similarly, an application to establish an SPC D.q (Resorts and Tourism-related areas) within an SPC B.a area would be more acceptable than the establishment of a SPC E.d (Extractive Industry) within an SPC B.a area.

In accordance with the SPCs, aspects of the above nature can now be considered by road engineers and managers on provincial, district and local planning levels much more objectively than was previously the case. In addition, such decisions can be taken in accordance with the requirements of bioregions, **neighbourhood areas** and biosphere reserves, and in collaboration with the authorities and communities of such entities.

It is important to recognise that SPCs can facilitate a better understanding of the nature and quality of our landscapes and should serve as an important instrument in the preparation of IDPs and in environmental education. However, SPCs do not provide a quick-fix, blueprint planning type of solution which requires little judgement and thought.

**D1.6 MAPPING OF SPCs**

SPC mapping on the provincial scale is very broad (course grain). Vast areas are, for example, indicated as SPC B.b (Ecological Corridors), and C.a (Extensive Agriculture), which may give the impression that these areas are homogeneous. However, at closer inspection, one may find that these areas, in fact, include intensive agricultural sites, small settlements, surface infrastructure etc., which are too small to be indicated on that scale.
The intention is that finer grain mapping is to be undertaken at the district and local spheres of government. Provincial SPC mapping should be considered as a first-cut, broad-brush mapping, which provides the overarching framework within which refinement is to be undertaken. Such refinement lies in the hands of district and local municipalities in collaboration with landowners and other stakeholders.

Accordingly, it is imperative that society has to empower itself to develop a greater understanding of the qualitative nature of the environment (places) within which it lives. Such empowerment can be achieved through education, and debating the meaning of the things that make up our life-world. In order to achieve success in this regard, it is necessary to put into place policies, strategies and programmes, which would help facilitate a process of working together to achieve common goals.

**D1.7 PREMISE FOR SPC DESIGNATION: A SYSTEM OF VALUES AND ETHICS**

A primary aim of SEMF and the municipal SDFs is to provide guidance to local authorities, developers, land owners and individuals to help preserve the qualities of the places where they live, to restore degraded places, and to create high quality places within the context of sustainable development. The SPCs incorporate both normative (qualitative value) and biophysical considerations. The municipal SDFs provide an ideal opportunity for municipalities to lay down guidelines and standards for qualitative spatial planning, design and development for their areas of jurisdiction.

Whilst it is recognised that the preparation of such guidelines and standards is a complex task, which cannot be fully described in a toolkit of this nature, it is nevertheless considered important to provide some rule of thumb principles, which can assist municipalities to prepare coherent SDFs. In this regard, the SPCs are to be the basis of land-use designation that would, in addition to functional considerations, also reflect the qualitative dimension of places.

The above objective can be achieved through the classification of landscapes in accordance with specific values and ethics, and the application of a phenomenological approach to describe landscape characteristics. Environmental integrity is of fundamental importance for sustainable development and is largely influenced by land-use decisions. In turn, land-use decisions are influenced by specific values, norms and ethics.

A general problem in this regard, is that the strong moral values, norms and ethics required for coherent decision-making are often not given the necessary priority, or are over-ruled by rules-based systems, resulting in, amongst others, non-sustainable land-use, development of low quality settlements, uncontrolled and rural sprawl, etc. These phenomena are evident throughout Stellenbosch Municipality.

Therefore, in order to reverse the cycle of environmental degradation and non-sustainable development, it is imperative that a system of agreed-upon values, norms, and ethics be applied as the premise for all land-use decisions. A good SDF should build on a strong value system, which recognises that each place and the things that collectively shape the environmental character of such a place have intrinsic, instrumental and systemic values. These values need to be carefully considered when contemplating the current and future use of any particular place.
UNESCO’s MaB Programme subscribes to the notion that ethical values form the basis of decision-making and action in accordance with an ideal accepted in a given moral system. It is accepted that, what makes ethical values different from all other values, is their overriding character. They articulate an imperative or a ‘must’ that cannot be escaped by anyone who subscribes to them and they are converted into practice through principles and rules (UNESCO, 2010).

The promotion of human well-being and the enhancement of the integrity of the natural environment are encapsulated in a global moral system and sound ethical values. The principles and rules through which these values should be given effect, include the just and efficient use of resources (capital) in accordance with legislative and official policy frameworks.

UNESCO (2010) and the UN (2010) state that if the imperative or ‘must do’ that flows from an ethical value is denied, then that value and its importance itself is denied. Such a denial is therefore not a matter of arbitrary choice. Accordingly, as is stated in the latter publication, the ethical domain is circumscribed not only by the value choices made by humans, but also by the critical weighing of the expected consequences of their choices.

The approach advocated by the MaB Programme is, in essence, a strategic value-based and proactive one. In accordance with this approach the core interests and objectives, required to attain sustainable development, are identified and it is demonstrated how best to achieve it. Such objectives should include the role that innovation, technology and design can play in improving efficiency and, in so doing, improving the quality of the environment and human well-being.

In order to achieve the above, it is important that each place within the province be evaluated in accordance with a coherent value system that takes into consideration the unique mixture of values of that particular place, and a code of environmental, social, cultural and economic ethics. Environmental, social, cultural, and economic ethics appropriate to Stellenbosch Municipality should allocate an equally important place to the conservation of nature on the one hand, and the improvement of the quality of life of people living in the environment on the other hand.

Since the dawn of culture, humans have modified the natural environment because no civilised humans can live in pure, pristine nature. However, due to among others explosive population growth and human greed, things changed and nature has come under severe pressure of inappropriate land-use and over-exploitation of resources.

Thus, it is clear that all existing and future land-use should be regulated in accordance with a code of ethics that recognises that we have a moral obligation towards the conservation of the environment and that our very existence depends on our decisions pertaining to the use of our environment and its resources.

The ultimate challenge of ethics is the conservation of life on Earth. However, life is not the only criterion of value. A ‘mere thing’ can also be something to be respected. There is value wherever there is creativity (Rolston, 1994:174). The World Heritage Convention recognises the importance and value of natural environments and manifestations, and cultural (human-made) features that are of global conservation-worthiness, and makes provision for their protection. Accordingly, the following three values are to be used to categorise landscapes:
### D1.7.1 INTRINSIC, INSTRUMENTAL AND SYSTEMIC VALUE

The United Nations World Charter for Nature states that ‘every form of life is unique, warranting respect regardless of its worth to man’ (Rolston, 1994). Natural ecosystems thus have intrinsic and systemic value that is independent of human use (i.e. instrumental value) and that are worthy of protection. The above values are to be determined for each planning area in accordance with the following basic questions:

a) **Intrinsic Value:** What is the good of the place or thing?
b) **Instrumental Value:** What is the place or thing good for?
c) **Systemic Value:** What is the contribution of the place or thing to the health of the system that contains it?
d) **Current Status:** What is the current status of the place or thing?
e) **Vision:** What could the place or thing look like, or be good for, if it was restored to pristine form?

These values are to be determined during the municipal SDF processes in a collaborative, participative process with all relevant stakeholders, representing an adequate mix of local, indigenous and scientific knowledge. The significance of the unique mix of current and potential values of a place should be duly recorded and properly translated into concrete, practical guidelines for the different stages of planning, design, decision-making, implementation and management of projects and plans. It is also envisaged that the determination of the value of places will not be a once-off event, but rather an on-going process. In practice, places are categorised in accordance with a continuum ranging from the ‘least modified’ to the ‘most modified’ (refer to Figure D2).

![Figure D2: Land-use continuum.](image)

By organising land-use in terms of a continuum, a simple geometry generally emerges, namely compact settlements, encircled by productive rural landscapes, and a connected matrix of nature areas stretching across the planning area. With this geometry, human populations can exist side-by-side with productive rural areas and fully functional ecosystems.

The biosphere designation model provides an ideal mechanism for the spatial delimitation of core areas (least modified areas), buffer areas, and transition areas (most modified areas). As illustrated by Figure D2, the concept implies the following:
**Least Modified Areas**

This category is generally represented by pristine wilderness and natural areas that have high intrinsic and systemic value, with relatively low instrumental value (considering their low-impact and non-consumptive land-uses). Such areas have the following functions and value:

a) Representing benchmarks for environmental health and self-sustaining ecosystems.

b) Providing secure refugia for source populations and biodiversity.

c) Allowing natural processes to continue without human interference (unlike management of other protected areas, wilderness management is essentially the management of human use and influences to preserve naturalness and solitude, not the management, alteration or control of the natural processes themselves).

d) Providing opportunities for solitude or primitive and unconfined types of recreation.

e) Containing ecological, geological, or other features of scientific, educational, scenic, historical or cultural value.

f) Providing ecosystem functions, e.g. the provision of clean water from catchments, etc.

The intrinsic and systemic value of any natural environment is largely dependent upon the collective value of its components, and that any habitat fragmentation will have a negative effect on the value of the system as a whole.

**Most Modified Areas**

This category represents the most modified end of the continuum referred to above, and generally represents the most intensively developed cultural landscape, accommodating dense urban settlements and consumptive human activities.

In such areas little of the natural environment remains and the intrinsic and systemic natural value is generally low. However, the instrumental value of such areas may be high due to their direct contributions to the industries and industry-related developments that form a part of the economic base of the area. A most important aspect is that even the most modified cultural landscapes can have environmental integrity, and that this integrity is influenced among others by the manner in which people settle and use the environment.

In this regard, it is important to recognise that the spirit of place is manifested in location, spatial configuration, and settlement boundaries (Norberg-Schulz, 1984). Primary structural properties, such as the way buildings are constructed, etc. must be preserved in order to retain a particular local quality and protect the atmosphere of a place (Norberg-Schulz, 1984). In order to ensure that the intrinsic and systemic value of the human-made environment of Stellenbosch Municipality is restored and conserved in the long-term, it is suggested that the five principles of critical regionalism, namely sense of place, sense of history, sense of craft, sense of nature and sense of limits (Kelbaugh, 1997) be used to guide all future development and restoration (refer to Toolkit D5).
THE SEMF aims to serve as a basis for an open and enthusiastic participatory partnership among all concerned. This toolkit provides guidelines for community-based environmental governance in terms of the principles of community consultation and involvement advocated by inter alia the SPLUMA and the NSSD1. The guidelines presented comply with the bioregional planning approach which recognises people as an integral part and the primary custodians of the environment.

The SEMF builds on the principle that community-based environmental processes contribute to the solution of intractable environmental problems in a manner that generates community buy-in and commitment. By bringing stakeholders together, these processes introduce a total systems-perspective to problem-solving, making for better and more considered decisions. Through the dialogue process, they also raise the awareness of the public regarding environmental matters. Participants learn the importance of the environmental protection, understand community perspectives and assess environmental alternatives (www.impact-llc.com/cemp.html).

D2.1 GENERAL BACKGROUND

Effective community-based environmental management processes depend on a number of critical success factors, including the following (www.impact-llc.com/cemp.html):

a) The need for strong leadership and sponsorship of the initiative that supports the process, to set the parameters clearly, and to communicate the willingness to accept participant judgments in a credible manner.

b) The identification of stakeholders and analysis of their interests, a thorough scoping process that gets all views on the table to establish the legitimacy of the process.

c) The issues to be resolved by the process must have substance, i.e. really matter, and be well-defined. Otherwise, it will appear that the purpose is manipulation, rather than participation.

d) Taking steps to ensure equitable participation is important to the credibility of the outcomes.

e) The willingness to devote the resources and time (shortcuts demonstrate lack of commitment to community resolution).

It is generally accepted that the causes and pressures of current environmental problems can be traced back, directly or indirectly, to the local level - and to the lifestyles, choices, and values of local communities. Environmental challenges that become apparent at the global level are being tackled internationally through a variety of multilateral norms, conventions and agreements. While coordination mechanisms and information sharing systems are being set up on the international level, it is obvious that the long-term success of such mechanisms and systems can be ensured only if it is accompanied with strong local action, and involvement of local stakeholders. It is widely accepted, particularly since the Rio Summit in 1992, that sustainable development requires community participation in principle and in practice.

Thus, the success of implementation of national and international policies largely depends on how well they are understood, interpreted and implemented at the local level. Therefore, real
environmental actions must take place at the local level. It will be micro-action, taken by individuals and communities, on a daily basis, that will cumulatively be able to reduce and mitigate the impacts of global and local environmental problems. A fundamental aspect of community-based environmental management is that it aims to involve the members of the affected community in a manner that will ensure their voluntary long-term commitment and cooperation. In this regard, it is imperative that tourism development should mesh with the values, opinions, and ideas of local community residents who ultimately must live with the positive and negative changes to their environment and quality of life.

An overarching goal of the SEMF is to contribute to ensuring that environmental management in the municipal area becomes truly community-based (i.e. that communities are meaningfully involved in the planning and management, and reap direct and indirect benefits from the conservation and management of the environment). The above goals build on the recognition that communities have immense impacts on the environment in general, and vice versa. In the latter regard, one of the greatest challenges facing planning authorities is to ensure that planning frameworks (e.g. the IDP and SDF) are designed and managed in a manner, which promotes enthusiastic and effective community participation.

The neighbourhood area planning and management procedure advocated in the Bioregional Planning Framework and further refined in the WIDF and the Policy Framework for Bioregional Planning and Management and Biosphere Reserve of Stellenbosch Municipality is an ideal mechanism through which the above can be achieved. Neighbourhood area planning and management will ensure that the physical scale of the planning area is such that the residents of that area would identify with it to the extent that they are encouraged to actively take part in its planning and management.

A community-based approach to environmental management integrates environmental management with human needs, considers long-term ecosystem health, and highlights the positive correlations between economic prosperity and environmental well-being (U.S. Environmental Protection Agency).

Community-based environmental management is therefore a creative approach to solving environmental problems using consensus-based solutions through the collaboration of communities and governments in order to identify needs and take actions that will improve quality of life. Diverse stakeholders also work together to build the problem-solving capacity of the municipal area, towns, rural settlements and communities (U.S. Environmental Protection Agency).

As stated above, it includes the community's participation in the design and decision-making process, in the management and administration of environmental and related activities and operations. It ensures a degree of ownership by the community in the development process and operations. Central to an understanding of community participation is a realisation of the variety of meanings and interpretations that people attribute to the management of the environment. Cernea (1991) describes community participation as giving people more opportunities to participate effectively in development and management activities. This includes empowering people to mobilise their own capacities, be social actors rather than passive subjects, manage the resources, make decisions and control the activities, which affect their lives. The terms 'people's participation' and 'popular participation' are now part of the normal language of many development agencies including NGOs, government departments, and banks (Pimberg and Pretty, 1997).
The most relevant resource that can be utilised by a community to participate in the management of the environment is local knowledge. Each community adopts intellectual resources that are accumulated and built over many decades and centuries, which includes cultural traditions and norms, economic and social systems, and ethical/religious customs. These aspects are developed based on the experiences of the local residents, and their co-existence and experiences with the local natural environment. It is vital that communities are made aware of the dimensions of the knowledge that they already possess, and how rich these resources are. This will lead to responsibility and a sense of ownership being attached to their local environment, with solutions, methods, and systems being developed and utilised within the community, which ultimately contribute to long-term sustainability (Innovative Communities Project Team). Local knowledge also is critical in identifying and defining issues that are important to the community, without which development of pertinent and feasible solutions cannot and should not be attempted.

Community-based environmental management contributes to the solution of intractable environmental problems in a manner that generates community buy-in and commitment. These processes, by bringing all stakeholders together, introduce a total systems perspective to problem-solving, making for better, more considered decisions. Through the dialogue process, they also raise the awareness of the public regarding environmental matters. Participants learn the importance of environmental protection, understand community perspectives and assess environmental alternatives (www.impact-llc.com/cemp.html).

The establishment of partnerships between different institutions and stakeholders in the design and implementation of community-based environmental management projects is therefore essential for project sustainability. This argument is based on the assumption that community-based environmental projects cannot be designed and implemented by one institution or organisation acting in isolation. As stated by Culpan (1987), partnerships need to be promoted because without coincidence of interests, and joint action to achieve common goals, institutions will not co-operate, and will undermine each other. The relationship between institutions will, to a very large extent, govern the nature of the project and impact heavily on its success or failure. The development of a successful community-based environmental management strategy will require a sound institutional framework based on a constructive partnership between the local community, Municipality, the private sector and NGOs.

D2.2 GIVING EFFECT TO COMMUNITY-BASED ENVIRONMENTAL MANAGEMENT IN STELLENBOSCH MUNICIPALITY

Community-based environmental processes contribute to the solution of intractable environmental problems in a manner that generates community buy-in and commitment. These processes, by bringing all stakeholders together, introduce a total systems perspective to problem-solving, making for better, more considered decisions. Through the dialogue process, they also raise the awareness of the public regarding environmental matters. Participants learn the importance of the environmental protection, understand community perspectives and assess environmental alternatives (www.impact-llc.com/cemp.html). Effective community-based environmental management processes depend, however, on a number of critical success factors, including (www.impact-llc.com/cemp.html):

a) The need for strong leadership and sponsorship of the initiative that supports the process, to set the parameters clearly, and to communicate credibly the willingness to accept participant judgments.
b) The identification of stakeholders and analysis of their interests, a thorough scooping process that gets all views on the table to establish the legitimacy of the process.

c) The issues to be resolved by the process must have substance, i.e. really matter, and be well-defined. Otherwise, it will appear that the purpose is manipulation, rather than participation.

d) Taking steps to ensure equitable participation is important to the credibility of the outcomes.

e) The willingness to devote the resources and time: shortcuts demonstrate lack of commitment to community resolution.

There are many guides or models for community-based initiatives. However, there is a common framework that underlies all these models. Some of the key principles are summarised below.

**D2.2.1 SCOPING AND PREPARATION**

Community-based environmental management is issue specific and issues must be thoroughly understood by sponsors before initiating any participative process. It can help to have multiple stakeholders involved in the definition of the issue, as perspectives will differ. Boundaries must be clearly established for what is, and what is not within the purview of stakeholders. There must be a clear purpose and honest intent of the sponsor to involve people in the decision-making process.

It is important that all stakeholders be involved in the process. The mechanism for doing so may vary. A successful outcome, one that will be supported by the community, requires that stakeholder interests be anticipated and accommodated in the process. The participants in any community-based process need to be provided with information that enables them to engage knowledgeably. Good outcomes are predicated on establishing an environment conducive to effective dialogue and interchange. Facilities, materials and services need to be well thought out to support the process.

**D2.2.2 PROBLEM-SOLVING AND DECISION-MAKING**

The sponsor plays a key role in the ultimate outcome by outlining the issues, defining the boundaries, and empowering participants to make recommendations or decisions within the framework he or she establishes. Any community-based process should begin with agreement on the operating practices. Structuring the process to force alternately, divergent and then convergent thinking allows stakeholders to get their thoughts out, and permits the group to then focus on the bringing those thoughts down to something that all can support. All are heard in the process of reaching consensus. When actions are proposed and decisions are reached, people in the group should publicly commit to be responsible for their implementation.

**D2.2.3 IMPLEMENTATION**

Feedback on results is important to reinforce the benefits to stakeholders of their contributions. Appreciation for people’s efforts is a critical, and too often unexpressed, factor in success over time. Most importantly, sponsors and decision-makers should visibly support the actions committed; they
must provide the support necessary and actively monitor progress to see that the outcomes of the stakeholder process are implemented.

**D2.3 FRAMEWORK FOR COMMUNITY-BASED ENVIRONMENTAL MANAGEMENT**

The development of a successful environmental management strategy depends on a number of crucial elements, which must be incorporated into a well-planned strategy. This is best done within a conceptual framework for environmental management.

Diagram 5 below illustrates the management framework proposed for Stellenbosch Municipality, which builds on an integrated approach to the design and implementation of community-based environmental management projects.

![Diagram 5: A conceptual framework for community-based environmental management.](image-url)

Figure D3: A conceptual framework for community-based environmental management.
The roles and functions of the various stake-holders are summarized as follows:

### D2.3.1 THE MUNICIPALITY

The primary function of the *Municipality* as the key stake-holder is to provide the policy context and promote effective environmental planning and management as a primary requirement for achieving its sustainable development objectives.

In addition, the *Municipality* should support effective environmental management through the implementation of the Municipality’s strategies for sustainable development described in its *Policy Framework for Bioregional Planning and Management and Biosphere Reserve*. These strategies are based on the following principles:

- Eradication of poverty is an indispensable requirement for environmental sustainability.
- Eradication of poverty requires environmentally sustainable solutions.
- Sustainable development requires a balance between economic growth, social development and environmental sustainability, but with the emphasis on economic growth until such time as large-scale poverty has been successfully eradicated.

The strategies for sustainable development focus on the following:

a) Providing a mechanism for integrating environmental and poverty concerns into municipal decision-making.

b) Providing a strategic and participatory process of analysis, debate, capacity strengthening, planning and action towards sustainable development.

c) Integrating both poverty eradication and environmental sustainability perspectives with national and provincial economic policies and programs.

d) Serving as a catalyst to analyse economic, social and environmental development trends, taking stock of inter-related policies and plans, and identifying key problems – with the objective to achieve economic efficiency, social justice and environmental sustainability simultaneously.

e) Integrating sustainable development strategies and strategy processes into the national, provincial and district development planning frameworks.

f) Mobilizing communities to promote continuous democratic dialogue and debate amongst broad sections of society.

g) Participation, representation, ownership and involvement of all relevant stake-holders promoting broad-based policy learning and capacity development.

h) Giving effect to government commitment and political will through negotiation and conflict management and balancing technical analysis with participatory planning process.

i) Transparency and awareness of choices and dilemma.

j) Implementation of initiatives for consolidating local ownership.

### D2.3.2 CONSERVATION AGENCIES

The Municipality recognises that there is an increasing global awareness against economic growth at the expense of the natural environment. United Nations organisations such as UNEP (United Nations Environmental Programme); UNESCO (United Nations Economic, Scientific and Cultural Organisation); and international conservation bodies such as the IUCN (International Union for Conservation of Nature); the WRI (World Resource Institute); and the WWF (World Wide Fund for Nature); plead for national and regional development policy, and strategies that can facilitate sustainable development.
Conservation agencies such as CapeNature, have the responsibility to manage the various provincial nature reserves and proclaimed catchment areas in the region (i.e. most of the core conservation areas). In addition, they fulfill an important role in the conservation of privately-owned nature areas through promoting and supporting the establishment of conservancies.

CapeNature, furthermore, fulfils various additional functions that are essential for community-based conservation, namely research, law enforcement and extension services, and environmental education. In this regard, it is noted that community-based environmental management will never be sustainable without adequate support services. It is the task of all the stakeholders (in particular the Municipality and CapeNature) to see to it that such services are put into place. Areas that need special attention are education and training, capacity building, access to finance, natural resource management, and monitoring and evaluation of the management projects.

D2.3.3 PRIVATE SECTOR

In terms of the bioregional planning approach adopted by Stellenbosch Municipality, sustainable development and holistic environmental restoration will not be achieved by only conserving statutorily protected areas. Areas of immense conservation importance are located on private land. The private sector is therefore a key stake-holder in integrated community-based conservation through, *inter alia*, the establishment of conservancies\(^{74}\), managing conservation-worthy habitats as part of the system of protected nature areas to be established throughout Stellenbosch Municipality, and adopting and giving effect to the principles of sustainable agriculture\(^{75}\).

In Stellenbosch Municipality, the private sector has a further fundamentally important function, namely to give effect to public-private-community partnerships that *inter alia* promote community-based environmental restoration and development. A primary implementation mechanism and/or result of public-private-community partnerships is the establishment of a Special Management Area (SMA) over private and/or public land unit and the management of such SMA in accordance with an ISO\(^{76}\)14001 Environmental Management System (EMS). A further key element of an SMA is that it includes a trust fund, the purpose of which is to support environmental rehabilitation and protection, and socio-economic development projects.

Communities do not have the institutional or the financial capacity to undertake environmental management projects on their own. Private sector involvement in community-based environmental projects is essential. The private sector must be encouraged to involve itself in environmental management as operators, suppliers of services, developers or financiers. Private sector developers possess sound business acumen and access to capital. Their business drive, combined with the conservation organisation’s ecological and conservation expertise and the community’s resources, will optimise the balance between wise land use and economical development of resources.

\(^{74}\) An example of a conservancy that has been established by private land-owners with the support of the Municipality and the CapeNature is the Bottelary Hills Renosterveld Conservancy, which covers some 660 ha of the Bottelary Hills. The primary objective for this conservancy is the rehabilitation and protection of the indigenous fauna and flora of the Bottelary Hills.

\(^{75}\) Sustainable agriculture is an approach as well as a process through which different management and technological activities and socio-economic principles are reconciled with environmental requirements (Smyth and Dumanski, 1993).

\(^{76}\) International Standards Organisation.
D2.3.4 THE COMMUNITY

The communities of Stellenbosch Municipality, as the custodians of the environment, are a key role-player in the process of community-based environmental management. The effective implementation of the latter is, therefore, largely dependent on the involvement and co-operation of the communities. Community members should be fully involved in its planning and management. In this regard, a fundamentally important requirement is to enable the communities to undertake or meaningfully participate in environmental planning and management. This will require building the capacity to participate, negotiate, and perform the various tasks involved.

Without a strong sense of community, sustainable community-based environmental management will not be achieved. Kelbaugh (1997) states that without a strong sense of community people are doomed to private worlds that are ultimately selfish and loveless and where constructive participation is impossible.

Working from the community perspective is important due to the fact that allot can be accomplished by a group of people who feel a certain degree of association with or responsibility for other members in the community. It is thus important to foster and extend the sense of association and responsibility from the smallest form of community out to the largest. In this way, an individual may feel a certain sense of association with his particular club, which is a small community, then a sense of belonging at the work place, an even greater sense of ties to his neighbourhood area, and then to Stellenbosch Municipality. Ultimately, he/she may come to regard all his fellow members in the community of humanity as somehow related to him, and from there see all of nature as being part of the same community by virtue of sharing the same air, sun and planet (UNEP, 1996).

Considering the community as competent and resourceful implies an assumption that they have access to information and resources, which enable them to make informed decisions. This is not always the case. Initially, due to a lack of experience, the community may not be competent to undertake most of the tasks required of it.

In order to achieve the primary goal of the SEMF, namely to contribute to ensuring that environmental management becomes truly community-based (i.e. that communities are meaningfully involved in the planning and management, and reap direct and indirect benefits from the conservation and management of the environment), it is important to ensure that planning frameworks (e.g. the IDP and SDF) are designed and managed in a manner, which promotes enthusiastic and effective community participation and that institution arrangements be adopted to facilitate such participation.

In this regard, it suggested that the neighbourhood area concept be adopted as a supplement to the ward system to provide the basis for local community participation, and that specific programs be implemented on the neighbourhood area level to strengthen a sense of community and address the difficulties of creating a sense of association and responsibility in a coherent manner. An important program that should be implemented on the neighbourhood area level is integrated environmental education, which is an effective ‘subtle’ strategy for implementing change by changing knowledge, attitudes and awareness.
D2.3.5 NON-GOVERNMENTAL ORGANISATIONS

NGOs working in the fields of conservation and development can play a significant role in facilitating the development of community-based environmental management. A large measure of support must be given to those who lack economic and political power against local and outside vested interests - not in the patronising sense of 'speaking for them, but giving them the means to speak for themselves' (Jones and Wiggle, 1987).

NGOs are seen as more neutral than government officials and therefore have the capacity to induce trust among members of a community. They are less subject to political controls and intervention. NGOs could provide a range of support services which include capacity and institutional buildings, bringing stakeholders together, arbitration for conflict resolution, access to funding, and the facilitation of negotiations between local communities, the private sector and government.

D2.4 PARTNERSHIP MODELS FOR ENVIRONMENTAL MANAGEMENT

Various models designed to facilitate local participation in environmental projects in South Africa have been proposed (De Beer and Elliffe, 1997). These models vary significantly among communities according to local conditions, needs and interests.

As stated by De Beer and Elliffe (1997), a partnership agreement between the community and one or more of the other stakeholders may often be more suitable than a community attempting to do everything entirely with its own human, physical and financial resources. The following models have been proposed for promoting local participation in environmental management projects in the Municipality (De Beer and Elliffe, 1997).

D2.4.1 COMMUNITY OWNED VENTURE

In this model, the community can own and development all infrastructure services and facilities relating to environmental management. They would be responsible for mobilising the necessary capital and expertise to plan, construct, operate and maintain the necessary infrastructure, facilities and services, as well as be responsible for the physical management of the environment. This model, though potentially very empowering, would in the short-term, constitute an extremely high risk for the community because they may lack the institutional capacity to apply it.

D2.4.2 PARTNERSHIP BETWEEN COMMUNITY AND MUNICIPALITY

This model represents a partnership between the community and the municipality in terms of which the state would manage the environment, tourism and SMME development and support functions, on behalf of the community. The municipality then assumes, on an agency/management contract basis, responsibility for the operation and maintenance of infrastructure and services, environmental management and regulatory function, SMME development and support and the mobilising of needed funding. According to the terms of this model, the community would receive profits minus the costs associated with the role played by the municipality.
D2.4.3 LEASE AGREEMENT BETWEEN COMMUNITY AND PRIVATE SECTOR

In this model, the private sector is mobilised by a lease agreement or a management contract to operate facilities that have been developed by the community on communal land. The community is responsible for building and maintaining the infrastructure, including mobilising the necessary funds.

The private sector is responsible for environmental management and for facilitating SMME development and support. Two options exist for benefits that flow to the community. If there is a lease agreement, a lease fee would be paid to the community on a regular basis. In the case of a management contract, all returns minus costs would be paid to the community.

D2.4.4 JOINT VENTURE BETWEEN COMMUNITY AND PRIVATE SECTOR

In this model, the community enters into a partnership with the private sector to enhance the condition of the environment of the area. The private developer would be responsible for developing, operating and maintaining all environmental management infrastructure and facilities, as well as SMME development and support functions.

The advantage of this model is its offsets of the constraints facing the community. These include obtaining necessary financing and addressing the need for institutional capacity to perform environmental management and SMME development and support functions. The benefits that flow to the community include short-term concession fee payments based on a percentage of turn-over. It also offers the community a genuine equity share in the operations.

The long-term vision in this scenario should be to create jobs, support equity holding and entrepreneurial opportunities associated with environmental rehabilitation and management, and create a sense of ownership and accountability among local communities for the environment.

When entering into a partnership, it is necessary to ask who represents the community. A mechanism is needed to represent the community’s interests in terms of an equity share in the management and decision-making of various operations, as well as in terms of the distribution of benefits flowing to the community. It is proposed that a community trust be elected to represent the community.
TOOLKIT SYNOPSIS

A primary overarching goal of the SEMF is to improve the general status and sustainability of both the natural and the human-made environment throughout the province. In this regard, the aim is to create positive precedents through the implementation of innovative mechanisms or strategies. The establishment of a Special Management Area (SMA) is considered as a fundamentally important mechanism in this regard, which is of relevance to landowners, authorities, planners, and developers.

An SMA provides an ideal spatial framework for the implementation of programmes such as LandCare and Conservation Stewardship. It is primarily an approach that is implemented voluntarily by landowners. However, it can be required as a condition of approval where new or additional land-use rights or rezoning have been granted. In such instance the contractual agreement would among others ensure compliance with the conditions of approval. As such, the establishment of an SMA could be a viable mechanism for ensuring long-term environmental sustainability on the relevant property (or group of properties), presenting a positive precedent as is promoted by the SEMF. This toolkit addresses the key aspects of the SMA concept and provides guidelines pertaining to its establishment and management.

D3.1 WHAT IS AN SMA?

An SMA is defined as ‘an area of excellence and good practice’, where the ethos of sustainable development is served in practice. It is also a cadastral geographical unit, which is formally recognised and managed as an area where environmental sustainability is promoted in practice and in accordance with international standards for environmental sustainability. Both public and private land can be declared an SMA, and both natural, cultivated (i.e. farmland) and inhabited land can be included into an SMA.

In an SMA, the landowner(s) will manage the environment and its resources in accordance with an Environmental Management System (EMS) or an Environmental Management Plan (EMP) that conforms to international standards for environmental management (e.g. ISO 14001).

An important aspect of the establishment of an SMA is that the landowner(s) will be required to establish a trust fund, which will ensure that the necessary financial resources are available for effective long-term management of the SMA.

Where a farm has been declared an SMA by its owner, a primary purpose of the SMA will be to provide a framework for undertaking sustainable agriculture. In this regard, the SMA and its EMS will facilitate adherence to the following principles of sustainable agriculture:

a) Physical-biological productivity (maintain and/or improve production/services)

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77 ISO (the International Organisation for Standardisation) is a world-wide federation of national standard bodies (ISO member bodies).

78 Sustainable agriculture is an approach as well as a process through which different management and technological activities and socio-economic principles are reconciled with environmental requirements (Smyth and Dumanski, 1993).
Maintain existing fundamental values, technologies and structures supporting sustainable and viable agricultural enterprises.

Develop and apply new technologies to improve the efficiency of farming practices.

**b) Economic security (reduce production risk and uncertainty)**

(i) Encourage local processing of farm products and the provision of local farm services to enhance the rural economy, increase the viability of agricultural production and reduce rural poverty.

(ii) Retain all the productive agricultural land for agricultural use.

**c) Environmental protection (protect production potential of natural resources)**

(i) Integrate land-use planning and community participation to ensure optimum management and utilisation of natural resources.

(ii) All farmers are responsible and accountable for the conservation of natural agricultural resources.

(iii) Land-users causing unacceptable degradation of the natural environment are responsible for rehabilitation of mismanaged natural agricultural resources.

(iv) Real cost of natural resources must be reflected in the pricing of these resources so as to discourage abuse.

**d) Social acceptability and justice (promote/establish social acceptability)**

(i) Ensure equitable access to resources to all communities.

(ii) Provide access to agriculture via land reform in accordance with environmental requirements and with full participation and consent of all the affected communities.

**D3.2 ESTABLISHING A SPECIAL MANAGEMENT AREA**

**D3.2.1 PUBLIC SECTOR**

It is incumbent upon government to show commitment to the promotion of IDP and SDF policy and to demonstrate, in an exemplary manner, how policy can be successfully implemented. The SMA mechanism presents the ideal opportunity for government to achieve this. Local, provincial and national government may, by formal resolution, or inter-governmental agreement, establish and manage an SMA on own accord. The public sector can establish an SMA over a specific demarcated area (such as an area around a town, i.e. commonage land). This should be undertaken in accordance with agreements with the relevant stakeholders. Such agreements could, for example, be established through the IDP process. The establishment of an SMA provides an ideal vehicle through which public-private partnerships can be arranged in order to promote environmental sustainability in general, or to facilitate a specific project.

**D3.2.2 PRIVATE SECTOR**

In the private sector, an SMA can be established in accordance with the following guidelines:

a) It can give effect to the statutory conditions of approval for rezoning, or the granting of new land-use rights.

b) The establishment of an SMA can be ratified through a contractual agreement between the owner of a fixed property and the relevant municipality.

c) The contractual agreement will constitute the legal framework determining the obligations of the parties involved.
d) The contractual agreement must always provide for the SMA to be managed in accordance with an appropriate EMS, which must incorporate the landowner’s obligations pertaining to the preparation and execution of all relevant requirements.

D3.3 PLANNING OF A SPECIAL MANAGEMENT AREA

In the required EMS, the following fundamental aspects need to be addressed appropriately:

D3.3.1 ENVIRONMENTAL POLICY

The EMS must put forward a specific environmental policy that complements existing IDP policy and addresses local environmental requirements. Such environmental policy for a specific SMA (or group of SMAs) should be consistent with, amongst others, the following principles:

a) Being appropriate to the nature, scale, and environmental impacts of development activities, local products, and available services. Implementation policies for a large resort complex would, for example, be different to a policy for a small landholding on which a single tourist facility (e.g. a small hotel) is located. In this regard, the criteria and purpose of the applicable SPC must be considered.

b) Ensuring the commitment of all stakeholders to continual prevention of all forms of environmental pollution.

c) Complying with relevant environmental legislation and regulations.

d) Providing a framework for determining and reviewing environmental objectives.

e) Being appropriately documented, implemented, maintained, and communicated by all concerned.

D3.3.2 PREPARING A SPECIAL MANAGEMENT AREA PLAN

Specific steps must be taken to translate the environmental policy into a working plan that incorporates, amongst others, the following:

a) Identifying the aspects of activities, products, and services that can impact on the environment and evaluating the significance of the potential environmental impacts.

b) Determining and incorporating any legal and statutory requirements that are applicable to the relevant environment.

c) Establishing and incorporating any environmental objectives put forward by, amongst others, the relevant IDP and lower sphere planning frameworks.

d) Establishing and implementing an effective Environmental Management Plan.

D3.3.3 IMPLEMENTATION AND OPERATION

Provision must be made for the implementation of appropriate environmental management standards, including the following:

a) Defining roles, responsibilities and authorities to facilitate sustainable environmental management.

b) Identifying training needs, and awareness and competence limitations.

c) Providing effective communication channels between all stakeholders.

ISO 14001 defines an environmental impact as being ‘any change to the environment, whether adverse or beneficial, wholly or partially resulting from an organisation’s activities, products or services’.
d) Ensuring effective implementation of all EMS requirements.
e) Providing effective control over operations.
f) Ensuring appropriate project management and documentation control.
g) Identifying emergency needs and providing appropriate contingency measures.

**D3.3.4 MONITORING AND CORRECTIVE ACTIONS**

It is of fundamental importance to implement procedures for regulating operational performance and for ensuring that objectives are being achieved. This could be achieved through the following:

a) Monitoring and measuring all impacts of development and management actions on the environment.

b) Establishing and implementing procedures for handling incidents of non-conformance with the EMS.

c) Managing environmental records, including, amongst others, the results of audits and reviews and the evaluation of educational programmes.

d) Undertaking periodic environmental audits in accordance with a formal auditing procedure.

**D3.3.5 MANAGEMENT REVIEW**

The EMS needs to be reviewed at set intervals to ensure its continuing appropriateness and effectiveness. Such reviewing needs to take note of the results of the environmental audits that are to be undertaken and submitted to the relevant authorities on a scheduled basis.
TOOLKIT D4 IMPLEMENTATION OF SUSTAINABLE DEVELOPMENT

TOOLKIT SYNOPSIS

The NSSD1 considers sustainable development as the process that is followed to achieve the goal of sustainability. Sustainable development constitutes the selection and implementation of development options which allow for appropriate and justifiable social and economic goals to be achieved, based on the meeting of basic needs and equity, and without compromising the natural system on which it is based.

The SEMF regards sustainable development as a long-term commitment, which combines environmental protection, social equity and economic efficiency within the vision and values of the country. Accordingly sustainable development, as advocated in the SEMF, must create economic drivers beyond the ambit of the development and its productive life cycle (where applicable). These economic drivers are to be self-sustaining and capable of sustaining the local economy after the project life of the initial development. The SEMF is premised upon and gives effect to the following five strategic objectives related to sustainable development:

a) Enhancing systems for integrated planning and implementation.
b) Sustaining our ecosystems and using natural resources efficiently.
c) Towards a green economy.
d) Building sustainable communities.
e) Responding effectively to climate change.

In order to give effect to the above requirements, principles and objectives, the SEMF supports a plan-led and coherent approach to sustainable development. Development in the province is to comply with this approach summarised in this toolkit.

D4.1 A SUSTAINABLE DEVELOPMENT APPROACH

The NDP promotes a plan-led system to bring focus and allow long-term public interests to guide the development process. It acknowledges that it will take time to create this capability and that it is necessary to draw on a fuller understanding of the limitation of current arrangements and incorporate the lessons of good international practice. The NDP furthermore requires that spatial planning and development be guided by normative principles and that policy and plans should explicitly indicate how they would meet the requirements of such principles.

In order to give effect to the NDP and NSSD1 directives and principles it is recommended that all future development in Stellenbosch Municipality be planned, designed, implemented and managed in accordance with the ‘10-Step methodology’ summarised in Figure D4. The methodology complies with all applicable protocols, conventions, legislation and policy, from the international to the local level. It summarises the key developmental objectives and policy presented throughout the SEMF.
Figure D4: The ‘10-Step methodology’ (Source: www.dmp.co.za)
Figure D5 suggests a conventional project planning and implementation approach which embodies the ‘10-Step methodology’.

<table>
<thead>
<tr>
<th>PHASE</th>
<th>ACTION</th>
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| PHASE 1 PLAN | Undertake integrated inception phase planning  
- Detailed site & resource analysis  
- Determine scope & sustainability of resource  
- Assess project feasibility | Prepare & discuss Pre-Application Checklist with municipality  
Specialist baseline studies & option analysis  
- Align with law & policy  
- Apply planning & design directives  
- Verify compliance with relevant SPC – apply for amendment if necessary |
| PHASE 2 ASSESS | Prepare Development Framework  
- Define programmes for social development & environmental rehabilitation  
- Plan for multiple sustainable resource use  
- Ensure integration & inclusivity  
- Establish community-based organisational and beneficiary structure | EIA in terms of NEMA & assessment guidelines |
| PHASE 3 IMPLEMENT | Implement approved plans in accordance with conditions & best-practice technologies & through the SDI | Construction & operation phaser management plans |
| PHASE 4 MANAGE | Implement operational phase to Environmental Management System (EMS) & management plans (EMPs)  
- Monitor performance  
- Evaluate results  
- Adapt procedures  
- Continually improve operations | Adaptive Management process. |

Figure D5: Project planning and implementation approach to be followed.
D4.2 THE SUSTAINABLE DEVELOPMENT INITIATIVE (SDI): A STRATEGIC INTERVENTION TOWARDS SUSTAINABILITY

The acute and urgent need to give effect to sustainable development to address poverty, inequality and unemployment and the global challenges that climate change is creating, cannot be left to government alone. The private sector, communities and individuals share responsibility with government to help promote integrated sustainable development and to address these vexing problems together.

Legislation and policy have created the opportunity for the private sector to take part in the sustainable development process and it is incumbent upon the private sector to help take the initiative and give effect to sustainable development in a practical manner. The Sustainable Development Initiative (SDI) is presented as an approach for the practical implementation of sustainable development with due regard for applicable policy and legislation.

D4.2.1 WHAT IS AN SDI?

An SDI is an over-arching socio-economic development and environmental rehabilitation strategy that is enabled and funded through the utilization of the resources (capital) vested in a defined area consistent with the international definition of sustainable development. The SDI model is about helping to promote a dynamic developmental state as contemplated in the South African Constitution. Accordingly, the SDI responds, in a practical and exemplary manner, to the most critical and fundamental challenges facing the country and the globe, namely poverty, inequality and environmental degradation. The SDI model recognises that global sustainability depends upon the successful implementation of development projects on the local scale linked to all other spheres of planning up to the international global scale.

D4.2.2 PILLARS OF THE SDI MODEL

The SDI model stands on three pillars, namely:

PILLAR 1: FINANCE

Sustainable development has to be financed. The employment of monetary capital is the conventional method considered necessary for this purpose. However, to ensure the stability of the capital resources that are required for sustainable development, it is imperative that a broader view pertaining to capital and finance be adopted. The financing of sustainable development entails the employment of monetary capital together with three other forms of capital i.e. environmental capital, infrastructural capital and social capital. The four forms of capital must be strategically incorporated into a single form of capital that would be considered bankable by financial institutions. Economic drivers for sustainable development are diverse and include property development, solar or bio-fuel energy plants etc.

Development can only be optimised through positive economic intervention within a framework of an integrated development plan and strategy. In order to optimise the potential of the economic drivers of sustainable development, the SDI model builds upon the principle that an SDI, for any given area, must be supported by projects to be implemented in terms of specific programmes.
Projects should use and promote the comparative economic advantages of the region or the area within which the SDI is undertaken.

**PILLAR 2: COMMUNITY PARTICIPATION, INCLUSIVITY AND HUMAN WELL-BEING**

The SDI model builds on the principle of inclusivity. This implies that the planning, implementation and management of an area should be an on-going inclusive process that gives meaningful consideration to the changing and dynamic interests, needs and values of the people that live in the area and that have an interest in ensuring a prosperous future for the area. In this regard, it is important that the following should result from an SDI:

a) Continuing participation, representation and involvement of stakeholders in the SDI area.

b) Creating adequate and appropriate opportunities during the inception phase of the SDI planning, and thereafter, for community participation in decisions that may affect the area.

c) Consideration of, and agreement on, the values which would form the basis of the SDI and the associated projects.

d) Developing and using the skills and capacities of the people living in the area (especially previously disadvantaged people, and women) in the planning and implementation of the SDI and its projects.

e) Encouraging on-going involvement of local people in the programmes identified for the SDI.

f) Recognising that historic injustices need to be addressed in a practical and sustainable manner as a matter of high priority. In particular, recognition needs to be given to the rights of local previously disadvantaged people to share in the benefits that development brings to the area in a spirit of partnership.

The SDI model is based upon, and gives effect to, the Community Public Private Partnerships Programme (CPPP) of the Department of Trade and Industry, which targets private partners with the aim to position community initiatives/enterprises as ideal repositories for corporate social investment. CPPPs allow the public sector to achieve value for money by accessing private sector capital, resources and skills, thereby obtaining the benefits of innovation, risk transfer and improved quality and service spheres.

The inclusivity approach provides for the participation and involvement of local communities in the planning, implementation and management of the SDI through an appropriate community-based organisational structure. Accordingly, a Treasury Trust should be established to serve as the overarching entity that ensures that the SDI and its associated projects are wisely managed, co-ordinated and implemented in the spirit of partnership with all concerned. The Treasury Trust is to be supported by a structure of programme trusts or Public Benefit Organisations (PBOs) that manage and control the interests of the various beneficiaries of the SDI.

**PILLAR 3: ENVIRONMENTAL REHABILITATION AND CONSERVATION**

The SDI model supports the principle that biodiversity conservation is a prerequisite for sustainable development. It accepts that, for biodiversity conservation to succeed, the maintenance of environmental integrity (as defined by ecological, economic and social criteria) must be one of the primary determinants of land-use planning and development. The SDI model is accordingly founded on the principles of NEMA, namely:
a) Environmental management must place people and their needs at the forefront of its concern, and serve their physical, psychological, developmental, cultural and social interests equitably.

b) Development must be socially, environmentally and economically sustainable.

c) Sustainable development requires the consideration of all relevant factors including:

(i) that the disturbance of ecosystems and loss of biological diversity; pollution and degradation of the environment; disturbance of landscapes and sites that constitute the nation’s cultural heritage are avoided, or, where they cannot be altogether avoided, are minimised and remedied;

(ii) that waste is avoided, or where it cannot be altogether avoided, minimised and re-use or recycled where possible and otherwise disposed of in a responsible manner;

(iii) that the use and exploitation of non-renewable natural resources is responsible and equitable, and takes into account the consequences of the depletion of the resource;

(iv) that the development, use and exploitation of renewable resources and the ecosystems of which they are part do not exceed the level beyond which their integrity is jeopardised;

(v) that a risk-averse and cautious approach is applied, which takes into account the limits of current knowledge about the consequences of decisions and actions; and

(vi) that negative impacts on the environment and on people’s environmental rights be anticipated and prevented, and where they cannot be altogether prevented, are minimised and remedied.

D4.3 KEY ASPECTS OF THE TREASURY TRUST

D4.3.1 FUNCTIONS

The key functions of the Treasury Trust include the following:

a) Conclusion of agreements that are to provide a sustained income for the structure of PBOs or trusts.

b) Establishment and registration of empowerment organisations in accordance with the input and co-operation of the relevant stakeholders.

c) Facilitation of the appointment of trustees representing the interests of the various stakeholders.

D4.3.2 FUNDING

The Treasury Trust is funded through the following:

a) A contribution to the Treasury Trust of a predetermined percentage of the value of the initial sale of all residential properties in a residential-type development.

b) A contribution to the Treasury Trust of a predetermined percentage of the value of all subsequent property sales, in perpetuity, in accordance with a condition registered in the title deeds.

c) A contribution to the Treasury Trust of a predetermined percentage of all property sales (non-residential).

d) An ongoing contribution to the Treasury Trust of a predetermined percentage of profits of all other operations, including mining, industrial, solar power enterprises, etc.

e) Grants, loans and other forms of funding (from e.g. the CRDP, DBSA, UNDP, CAADP, etc.).
D4.3.3 BENEFICIARIES

The programmes and associated PBOs are the main beneficiaries of the Treasury Trust. These entities are established in partnership and in close co-operation with the relevant stakeholders, the objective being to ensure that benefits are delivered to the rightful beneficiaries and be managed in a transparent and equitable manner.

All the PBOs (or trusts), including the Treasury Trust, are to be registered in terms of Section 13(5) of the Non-profit Organisations Act 71 of 1997. Each trust will apply in its own capacity for exemption from income tax in terms of Section 30 of the Income Tax Act 58 of 1962.

A key challenge of any SDI, is the ability of local (generally untrained and inexperienced) people to manage the activities of the initiative in an efficient manner. Accordingly, the SDI and all its programmes, synergies and activities are supported by means of ongoing mentorship, education and training provided by both the private sector and the public sector.

The SDI approach does not provide for one-sided grants, or transfers, of funds from the core project to any stakeholder. In practice, an application and motivation (including a business plan) has to be submitted to the Treasury Trust for consideration and funds would be disbursed to the relevant PBO (the applicant) in terms of a contract. With the exception of social and environmental conservation programmes, all other programmes have to function as self-sustaining economic drivers in their own right. In practice, the Treasury Trust functions as a ‘community bank’ which grants loans and seed funding, at a nominal interest rate, for the establishment of community-based businesses.

D4.4 LONG-TERM IMPACT OF AN SDI

Sustainable development has to have a long-term effect and has to create synergies and multiplier effects in the economy of the area where such development is undertaken. It needs to combine environmental protection, social equity and economic efficiency within the vision and values of the country and the subject area (i.e. the receiving environment).

An efficient SDI is a strategy to give effect to a key objective of sustainable development, as advocated in the SEMF, namely to create economic drivers beyond the ambit of the development itself and its productive life cycle (where applicable). Accordingly, the SDI programmes and associated PBOs must be self-sustaining and capable of sustaining the local economy after the project life of the initial development.

D4.5 OPERATIONALISING THE SDI

The procedural guideline for giving effect to the sustainable development principles stated in this toolkit and elsewhere in the SEMF by means of the SDI model is as follows:

a) Conclusive assurance and a detail description are to be provided in the project development framework and application documents of how the SDI principles are to be given effect.

b) These commitments and statements are to be assessed during the EIA for the project as a determining factor pertaining to the desirability of the project.

c) The commitments and statements (and possible additions or amendments that emerged from the EIA) are to be imposed by the relevant authorities as conditions of approval.
d) The required SDI organisational structure is to be established in partnership between the developer and the relevant local communities.

e) A comprehensive Environmental Management System (EMS) incorporating dedicated programme management plans and business plans are to be prepared in partnership between the developer and the relevant local communities.

f) The SDI is to be operationalised in partnership between the developer and the relevant local communities in terms of a Social Accord to be drafted at an early stage. The developer will assist with the funding of the initial phases until the Treasury Trust has been enabled to fulfil this responsibility. Such funding could be against a loan account in favour of the developer.

Figure D6: Typical SDI organisational structure.
TOOLKIT D5  TOWARDS DEVELOPING SUSTAINABLE SETTLEMENTS

TOOLKIT SYNOPSIS

In a rapidly changing and urbanising South Africa, the provision of adequate and affordable housing remains a key priority for all spheres of government. In order to address this challenge and to effectively and synergistically address the associated issues of urban divide, economic and human development, and climate change, it is imperative to develop an appropriate understanding of the concept of housing. No longer regarded as simply a roof over one’s head, housing today plays a crucial role in achieving sustainable development - as envisaged by the idea of sustainable housing.

Sustainable housing is yet to gain its due prominence. Current social housing programmes often provide accommodation of poor standards, in remote locations, with little consideration to the residents’ lifestyle and livelihood strategies. Rapid housing developments often create amplified carbon footprint and further negative impacts on the environment.

What is required is a more holistic approach, which recognises the multiple functions of housing - as both a physical and social system - and which seeks to enhance and harmonise the environmental, social, cultural, and economic dimensions of housing sustainability. Thus, along with the solutions for the built environment (resource and energy efficiency, environmental, ecological and health safety, resilience to natural disasters), sustainable housing policies should deal with the affordability, social justice, cultural and economic impacts of housing, and contribute to making healthy residential neighbourhoods and sustainable settlements.

The guidelines presented in this toolkit are intended to assist architects, home owners, municipalities and others involved in the design and construction of settlements to create a qualitative places that resonate with the place, historic, craft, natural and scale qualities of the various component places of Stellenbosch Municipality. The SDF must incorporate place-specific guidelines that would give effect to the directives put forward in this toolkit so as to assist all concerned to enhance the integrity of the built environment.

D5.1 SUSTAINABLE HOUSING: A KEY STRATEGY

It is only through sustainable solutions that the tensions between urban growth, climate change, poverty alleviation, affordable housing provision, and access to quality residential services, clean energy and environmental conditions can be mitigated, while the potential of housing for improved economic prosperity and social development can be further unlocked. Well-designed, inclusive and participatory housing policies and programmes have much to offer to this end.

D5.1.1 WHAT IS SUSTAINABLE HOUSING?

Housing is one of those basic social conditions that determine the quality of life and welfare of people and places. Where homes are located, how well designed and built, and how well they are weaved into the environmental, social, cultural and economic fabric of communities are factors that, in a very real way, influence the daily lives of people, their health, security and wellbeing, and which, given the long life of dwellings as physical structures, affect both the present and future generations. Housing is therefore central to sustainable development.
Housing is also part of the relationships between society and the environment. On the one hand, housing construction and operation consume large amounts of natural resources (land, energy, water, building materials), while producing waste, air and water pollution. On the other hand, housing itself is exposed to a variety of environmental impacts and hazards, including those associated with natural disasters and climate change.

### Relevant NDP Directive

Building sustainable human settlements requires more than bricks and mortar. In taking on its responsibilities for the building of vibrant human settlements the state must adhere to principles of sustainable development by:

- Reducing the carbon footprint and economic costs of transport for the urban poor by facilitating access to affordable, safe and convenient public transport and promoting the location of job-creating industries in close proximity to new housing developments as well as implementing urban greening programmes to promote quality of life in urban areas.
- Encouraging a holistic approach to low-cost housing developments that include local recreational facilities, retail opportunities, as well as community, social, and health services.
- Ensuring compliance with strengthened environmental requirements in building regulations, particularly with respect to energy-efficiency standards, and the roll-out of solar water heating.
- As per the National Waste Management Strategy, implementing a waste-management system through the rapid expansion of recycling infrastructure, and encouraging the composting of organic domestic waste to bolster economic activity in poor urban communities.
- Implementing stepped tariffs to promote the conservation of water and electricity, while ensuring continued access to free basic services. Local government must lead by example in terms of recycling and demand-side management.

These aspects are also significant considerations for sustainable development. This complex web of inter-relationships between sustainability and housing is addressed by the policies for sustainable housing. These policies consider a spectrum of underlying conditions to achieve sustainability in housing development (along the four dimensions of sustainability – environmental, social, cultural and economic), such as: impacts on the environment and climate change; durability and resilience of homes; economic activities in housing and their links with the wider economy; cultural and social fabric of communities and impacts of housing on poverty alleviation, social development, and the quality of life.

Although sustainable housing is often associated with wealth and affluence, it does not need to be so – genuinely sustainable houses are those that are inclusive and affordable for all. Addressing the issue of affordability is, therefore, a necessary condition for transformation towards sustainable housing. And yet affordability is not enough, because the so-called affordable homes cannot be considered sustainable if they create negative impacts on the environment or social life. The marriage of affordability with other sustainability conditions is a must.

While sustainable housing is often considered from a resource-saving (green) perspective, it is not simply units or clusters of self-sufficient ‘green buildings’. It constitutes socially-enhancing and environmentally-friendly residential practices integrated into the wider urban/settlement systems. This approach is necessitated by the holistic perspective of sustainable development and by the very multi-faceted nature of housing.

Sustainable affordable housing in this regard may be considered as extension of the adequate shelter-for-all strategy of the UN Habitat Agenda. Adequate shelter means more than a roof over
one’s head. It also means adequate privacy; adequate space; physical accessibility; adequate security; security of tenure; structural stability and reliability; adequate lighting, heating and ventilation; adequate basic infrastructure, such as water supply, sanitation and waste-management facilities; suitable environmental quality and health-related factors; and adequate and accessible location with regard to work and basic facilities: all of which should be available at an affordable cost.

Sustainable Houses

Sustainable houses are those that are designed, built and managed as:

- Healthy, durable, safe and secure,
- Affordable for the whole spectrum of incomes,
- Using ecological low-energy and affordable building materials and technology,
- Resilient to sustain potential natural disasters and climatic impacts,
- Connected to decent, safe and affordable energy, water, sanitation and recycling facilities,
- Using energy and water most efficiently and equipped with certain on-site renewable energy generation and water recycling capabilities,
- Not polluting the environment and protected from external pollutions,
- Well connected to jobs, shops, health- and child-care, education and other services,
- Properly integrated into, and enhancing, the social, cultural and economic fabric of the local neighbourhood and the wider urban areas,
- Properly run and maintained, timely renovated and retrofitted.

D5.1.2 WHY SUSTAINABLE HOUSING?

Sustainable housing offers a great spectrum of opportunities to promote economic development, environmental stewardship, quality of life and social equality, while mitigating the precarious convergences of the problems related to population growth, urbanisation, poverty, climate change, lack of access to sustainable energy, and economic uncertainty.

It is seldom, especially in developing countries, that the social, cultural, environmental, and economic facets of housing are addressed in an integrated fashion. For example, affordable housing is commonly considered on a cost basis, while environmental and social issues (including people preferences, lifestyles, and cultural aspirations), as well as economic impacts are thought to be addressed separately or totally ignored. However, ignoring one or another dimension of sustainability only leads to the accumulation of vulnerabilities and precarious housing situations.

There is, for example, a large gap between policies for ‘conventional housing’ and ‘affordable housing’ - these often co-exist in parallel worlds. The so-called low-cost housing programmes often provide accommodation of standards or in locations where people would live only because of despair and necessity. Saving on construction costs often means substandard materials and techniques (rather than search for sustainable affordable alternatives) that render the dwellings short-lived and, furthermore, cause health problems (a sick house syndrome). Moreover, these initiatives do not provide a duly consideration to energy and water efficiency, leading to households being locked in wasteful practices and unaffordable running costs. Segregation of unemployment and poverty may only be reproduced in such locations rather than resolved.

Planned and built within an integrated sustainability framework, housing will not only be more accessible to low-income households, but will also respond to their diverse social and cultural needs and will have multiple positive outcomes for people’s physical and mental health and safety, for
Multiple benefits of sustainable housing

The benefits of sustainable housing include the following:

- Improved quality of life and dignity of residence.
- Affordable access to housing.
- Improved health and lower incidents of illness, fatalities and material losses, better labour productivity.
- Better conditions for human development, employment, creativity and economic growth.
- Durability and low maintenance cost.
- Protection against natural hazards.
- Improved efficiency and savings on the use of energy, water and other physical resources.
- Better environmental protection and sanitary conditions.
- Contribution towards climate adaptation and mitigation.
- More sustainable and socially inclusive urban growth.
- Social cohesion and political stability.

Thus, housing provides an important means for addressing local and global environmental concerns in relation to public health, energy, water and material efficiency and CO₂ emission, waste production and recycling, climate adaptation and environmental hazards mitigation measures. Corresponding strategies for improved environmental sustainability in housing include the following:

(i) Reduce environmental footprints from housing in terms of energy and associated GHG emissions, water, land and material use, as well as waste;
(ii) Ensure healthy housing and surrounding living environments (including improved sanitation, public health impact and reduced pollution);
(iii) Strengthen resilience and adaptation (robustness of design, hazards prevention and greening).

D5.1.3 URBAN FORMS AND RESIDENTIAL DENSITIES

If deciding on a new housing project, especially of a larger scale, it may be appropriate to start not so much with the architecture and design, but with choosing the best location to maximise sustainability. This is to recognise that people live not simply in a house, but in a neighbourhood and a settlement or a city.
Sustainable development is seriously compromised by organizing settlements around ‘urban sprawl’ and private car mobility. Transport is a main energy user and emitter of CO$_2$, as well as other pollutants. More scattered residential environs require more land, resources, and infrastructure (water, gas, electricity, roads) and lead to a disintegration of the settlement space, including between socially segregated areas. Relatively compact and mixed-use mixed-income areas, which integrate housing, work, facilities and entertainment in close proximity, are believed to constitute an important strategy for reducing these negative footprints. A more compact settlement also allows easier, more affordable access by low-income residents to urban services and employment opportunities and a better sense of community integration and cohesion.

In large urban areas, an extension to the compact settlement approach – polycentricity or decentralized concentration can redirect development pressures to new urban centres. The strategy means that, if inevitable, peripheral development also proceeds in a compact town-size mixed-use way. For this, planners can envisage new housing developments to be of a substantial size and located within or near existing settlements, so that new car travel distances are minimized. Development should ideally be located near to a public transportation system, so that high levels of public transport accessibility can be provided. However, building free-flowing highway networks is likely to encourage the sprawl of development and a strung-out community.

However, it is not always that densification programmes are accepted or welcomed in a given social context. In already low-density areas such programmes can meet residents’ protests and objections. It is, therefore, important to prevent lock-in in low-density high-carbon lifestyles from the very beginning by using the instruments of urban planning and building control effectively for new-built areas.

Good environmental practices suggest moderately-high densities for compact neighbourhoods. However, the actual density needs to be context-specific. There is a level beyond which density creates social, economic and environmental congestion and undermines sustainability. In some developing regions, many denser residential areas are associated with poverty and overcrowding. It is important in such cases to actually reduce densities and introduce new public, open and green spaces for recreation and leisure.

Furthermore, multi-floor residential estates used for the resettlement of poorer people are not appropriate for many of them, as the poor use their home for their informal businesses that often need access at the ground level. More generally, however, good urban design creates attractive living environment by balancing variously dense developments with access to green space, adequate infrastructure and good transport. The best solution lies in a compact-green settlement fusion, where a relatively compact built environment includes a diversity of densities and designs and maintains a good coherence with the landscape and green environment.

D5.1.4 MITIGATE ENVIRONMENTAL HAZARDS AND IMPROVE GREEN SPACES

At the stage of planning and design of residential projects, it is important to give an in-depth attention to contextual environmental hazards (existing or potential), including those related to the natural environment, such as floods, landslides, earthquakes, etc. These considerations and related actions are a key ingredient of the housing resilient strategy. One simple strategy to mitigate environmental hazards, while also protecting biodiversity and improving the health and quality of life of the residents, is to ensure a good network of green spaces in the neighbourhoods. A green
network may include open spaces, waterways, gardens, woodlands, green corridors, wildlife habitats, and street trees. A green network not only supports the natural ecological processes, but is also an essential part of local climate management strategies – important for both climate adaptation and mitigation.

Open spaces and eco-corridors are among the most cost-effective means for carbon sequestration, as well as for urban air quality and runoff management. Increasing the amount and size of vegetation helps to reduce the amount of pollutants in the low atmosphere; vegetation also removes carbon dioxide during photosynthesis and emits oxygen. Green areas have a cooling effect and mitigate heat waves (hotter-than-normal weather) and urban heat island (higher temperatures in urban areas than in the rural areas) – both of which have negative impacts on human health and biodiversity.

Furthermore, vegetation reduces surface water run-off, thus preventing soil erosion and reducing the need of piped drainage. All of these effects are important in the context of increased climate uncertainties and climate-related and other natural hazards.

Settlements, even with a high density, have potential for increasing green and open areas by, for example, restoring brownfield sites as parks or redeveloping closed landfills as green areas. Recycling of wasteland and derelict sites and buildings gives an opportunity to clean up contaminated sites, assist environment and social and economic regeneration. Some of the novel approaches to greening the housing include also the integration of vegetation into the design of individual buildings and the planting of trees.

D5.1.5 SOCIAL AND SPATIAL JUSTICE

The income divide between the wealthy and the poor poses a significant threat for sustainable development. While it is certainly a societal problem, it has various manifestations in space, as most vividly expressed in the contrast between the living conditions in informal settlements and up-market suburbs, but is also visible in the urban conditions of poverty, segregation, exclusion and marginalisation.

Bridging this urban divide is a key challenge. Policies for sustainable affordable housing, which improve access to adequate, safe and ecological housing and which involve a degree of the redistribution of wealth and opportunities in favour of the disadvantaged groups, are certainly among important instruments for bridging the social divide and reinforcing social justice. By removing disproportionate environmental risks for the health of the vulnerable social groups (e.g. inside and outside pollution and hazards), sustainable housing is also reinforces environmental justice.

Sustainable housing is also important to address the urban divide and reinforce the right to access – effectively spatial justice by providing enabling residential environments in which all residents, irrespective of their wealth, origin or gender, can access basic and public services, public spaces and all kind of benefits and opportunities created by cities for everyone. In this regard, the fulfilment of the basic human need in shelter must be supplemented by the provision of affordable and decent amenities, services and infrastructure to the poor (including, schooling, healthcare, and public transport)– and right in the place where they live – while preventing their forced evictions, gentrification and displacement.
The design and management of neighbourhoods are important too. It is often that affordable housing programmes have been seen as purely public housing development targeted at the poorest social groups and built in distinctive design and isolated locations; a social stigma has haunted these locations. It is crucial that affordable housing initiatives go beyond the provision of simply more houses and towards the provision of better residential areas. What also matters is that a balanced socio-spatial distribution and diversity of population and housing tenures is achieved and that segregation and polarization are avoided. A way towards this may be to remove design distinction and exclusionary zoning and start mixing different tenures, so that, for example, flats or houses may be mixed between socially rented or owner occupied. It should be noted in this respect that focusing exclusively on homeownership and the private housing market to cater for the housing needs provides only limited choices affordable for the high- and middle-income groups and discriminates against other tenure choices, leading to speculative prices. If there is a housing choice across different types of tenure, including government and non-profit rental housing, a more competitive environment between them is achieved.

D5.1.6 EMPOWERMENT, PARTICIPATION AND INCLUSIVITY

Certainly, ensuring that social and spatial justice is achieved and social sustainability is comprehensively addressed necessitates a broadened participation in housing and urban development initiatives and social inclusion and interaction, focussing on participation rights, opportunities and responsibilities.

It is important to remember that social sustainability of housing is not just about producing better quality houses and environments, but also about fostering community capacity, building bonds and trust between responsible leadership and citizenship, and engaging people in the process of settlement building and realising their right to be involved and make decisions. Urban development is the result of decisions and actions made by a wide range of public and private actors. The best solutions to urban poverty and housing problems are those in which a variety of actors work in partnership, with the poor being key actors. When governments acknowledge that they can’t solve the problem alone, but only in partnership (as is stated in the NDP), that’s when the really effective work begins. The most important thing government can do to help resolve problems of urban migration and housing is to ensure that no group is excluded from participation in the process of deciding how to solve those problems, and to ensure nobody is excluded from the benefits of urban development and public resources invested in solving these problems.

Relevant NDP Directive

Sustainable development indicators for local government that incorporate environmental performance is a key requirement for developing the planning capacity required to ensure environmentally sustainable development of human settlements. This needs to be accomplished in a transparent and inclusive manner to ensure that the criteria for evaluating environmental performance are relevant to the communities concerned. These performance indicators should inform the system of national-to-local fiscal transfers to incentivise environmental performance, and build planning and implementation capacity. The challenge of building environmentally sustainable communities must inform the progressive devolution of responsibility for human settlements to local government. When guided by effective planning, urban densification provides an opportunity to reduce the environmental footprint associated with delivering utility services such as waste management, electricity, water and sanitation, and public transport. It also improves access to social services such as health and education.
The involvement of population in decision making processes should give the local community control over shaping its own living environment and sharing the ownership of new initiatives, thus ensuring their more successful implementation and higher wellbeing of their users. The representation of the full spectrum of the community’s fractions, including that of minorities and marginalised groups, is vital to prevent social exclusion and also mitigate possible conflicts. Furthermore, women must be integrated at all stages of housing development activities to ensure gender-sensitive planning. It is often the case that empowering the community and its fractions needs to go side by side with capacity building for people to understand their rights, responsibilities, and possibilities.

D5.1.7 SOCIAL INFRASTRUCTURE AND FACILITIES

Housing development is more than building buildings and providing a dignity of shelter. It is also about a decent infrastructure and dignity of communal life through opportunities for inclusive urban environment and decent and supportive social and cultural milieu. Sustainability of residential areas relies on good infrastructure in place (public transport, water, energy sources and public spaces) and accessibility of essential community services (schools, shops, healthcare, but also facilities for families and children). Essential social facilities must be provided at an early stage in the life of new communities, so that residents do not have to commute to get access to them, and also develop bonds with the place they live in (Young Foundation, 2011).

Furthermore, public facilities must ensure that people do not have to rely on cars or otherwise be excluded, but have easy access to places where jobs and urban services are located. This is indeed a key requirement for the green credentials of neighbourhoods and cities. Within neighbourhoods, healthy and safe lifestyles can be encouraged by facilitating walking and cycling as means of transport, amenities for physical exercise and recreation, family activities, as well as conveniences for the disabled and elderly. If residents have opportunity to move around safely on foot or by bicycle, this improves the attractiveness and quality of life in the areas, while it is also beneficial for health, local cohesion, and the environment.

Importance of affordable housing activities for economic development.

Affordable housing contributes to economic development through its capacities to:
- Stimulate economic growth through housing markets and homebuilding activities.
- Stabilise and reduce volatility of housing markets.
- Improve health conditions and labour productivity through better living conditions.
- Add to the growth of capital assets of the gross capital stock.
- Support regional and urban regeneration, development and growth.
- Contribute revenues to local, regional and national governments (e.g. via taxes) and individual wealth (e.g. via housing markets).
- Generate employment and income through residential and building activities and their multiplier effects in other sectors.
- Strengthen local building industry and enterprise and promote local and traditional building materials and techniques.
- Provide domestic financial mobilization through housing finance institutions.
- Generate additional income by raising collateral for business start-ups and small firm growth as well as through home-based enterprises and renting.
D5.1.8 PROVIDING ADEQUATE SERVICES AND INFRASTRUCTURE

It is best to plan the infrastructure and capacities from the very beginning of development. Many places, however, face challenges in securing timely provision of adequate infrastructure for new housing developments. On the one hand, there are common cases of new residential infills being built within an established neighbourhood overstretching its existing infrastructure and causing frequent breaks in water, power or gas supply. On the other hand, problems in new large-scale residential areas may involve significant delays in infrastructure provision, leading to ‘isolated communities’ with a lack of access to water, gas and other utilities, as well as public transport.

Effective methods to ensure essential infrastructure is provided in due time include the development of infrastructure plans, setting up effective partnership and cooperation between public bodies and service providers. Providing better neighbourhood services is also facilitated by giving more power for local authorities to strategically plan and deliver better local services and by active local residents’ involvement and participation in relevant decision-making.

Contribution of planning to sustainable affordable housing

- Limit urban sprawl and car-dependency by ensuring appropriate levels of building density and mixed-use developments, organizing transport flows, public transport and non-motorized transportation options.
- Deliver comprehensive programmes for rehabilitation and regeneration of slums and other problematic areas (e.g. derelict, former industrial) and ensure better living and environmental standards in the built environment.
- Bring together disparate residential developments of the city to ensure integrated residential patterns.
- Ensure social inclusion and socio-spatial integration, by preventing social segregation and mitigating social imbalances between neighbourhoods.
- Transform existing low-density areas towards mixed-use development, based on a strategy of stimulating polycentricity.
- Ensure the provision of social infrastructure and amenities and accommodating the particular needs of various social groups through appropriate spatial organisation, densities and design.
- Preserve and expand an integrated system of green spaces and other natural infrastructure.
- Protect cultural and architectural heritage of urban areas and integrate them into the urban tissue.
- Increase recycling infrastructure in the city, install waste-to-energy technologies.
- Promote sustainable material cycles via design control.
- Develop integrated infrastructure for renewable sources of energy, heat cooling-electricity systems and waste-to-energy.

A well designed residential neighbourhood represents a more attractive living environment that increases residents’ satisfaction and sense of belonging, raises community spirit and encourages social interactions. Good social relationships have positive impacts on physical and mental health, but also on economic resilience and productivity – if people are better connected with each other, they share news, knowledge and skills and help each other to cope with various everyday challenges – from assisting in childcare to providing small loans and to creating joint ventures. It is important to enhance the social and cultural life of local communities by improving aesthetics, diversity and cultural sophistication of the built environment, assisting community creativity (i.e. via amenities, community centres, training, affordable sporting, cultural and entertainment facilities), protecting housing heritage and familiarity of cities (e.g. preventing social displacement, gentrification or complete redevelopment).
TOOLKIT D6 URBAN PLANNING AND DESIGN FRAMEWORK

TOOLKIT SYNOPSIS

The aim and rationale behind the planning, design and construction approach adopted for Stellenbosch Municipality is to maintain and, where required, restore the unique character and ambiance which people instinctively and intuitively recognise as qualitative and which instils a sense of pride, belonging and identity with those associated with the region and its component places. It is important that the image of the Municipality, as a uniquely diverse natural and cultural resource, be emphasised through innovative planning and design of all built structures.

The purpose of the planning and design directives put forward in this toolkit is to provide a framework within which individual buildings can be designed and constructed to ensure an integrated and harmonious architectural language for the area. The guidelines should not stifle or inhibit innovative design and/or original thought. However, the challenge lies in respecting the genius loci (spirit of place) of the area, by determining its true identity and interpreting it in ever new ways.

The guidelines are intended to assist architects, home owners, municipalities and others involved in the design and construction of buildings to create a qualitative place which would resonate with the place, historic, craft, natural and scale qualities of the various component places of the Municipality. The SDF must incorporate place-specific guidelines that would give effect to the directives put forward in this toolkit so as to assist all concerned to enhance the integrity of the built environment.

D6.1 PLANNING AND DESIGN FRAMEWORK

From a municipal governance perspective, the application of the design framework implies that development applications have to be evaluated against the directives summarized below. If a development proposal is considered inconsistent with these directives, the relevant municipality will inform the applicant about the nature and extent of the inconsistency and the avenues to be explored to find appropriate solutions.

It is important that municipal officials, planners and designers understand the design framework and that they contribute towards the restoration of the existing human-made environment and the development of high quality places in accordance with the principles and guidelines listed in the SEMF. The Municipality should show the way by developing institutional capacity to apply these design principles. The criteria, guidelines and principles summarised below collectively provide the basis for the proposals and recommendations for the restructuring and future development of the individual towns and settlements of Stellenbosch Municipality.

D6.2 ‘CRITICAL REGIONALISM’ AS A PREMISE FOR PLACE-SPECIFIC PLANNING AND DESIGN

The planning and design approach of Stellenbosch Municipality is based upon the concept of ‘critical regionalism’. ‘Critical regionalism’ promotes a return to the development of high-quality settlements that comply with the definition of ‘a unique sustainable man-made environment which is in harmony with the natural environment that ‘contains’ it and which demonstrates the five guiding principles of ‘critical regionalism’. Such quality is often dependent upon a specific ‘sense of
togetherness’ and character that requires a specific scale and density. ‘Critical regionalism’ constitutes a sensory understanding and appreciation of the environment and its component ‘things’. The approach is based on five basic principles that should guide the planning, design and management of development, namely (Kelbaugh, 1997):

D6.2.1 SENSE OF PLACE

‘Sense of place’ is described as the ‘degree to which a place can be clearly perceived and mentally differentiated and structured in time and space by its residents, and the degree to which that mental structure connects with their values and concepts’ (Lynch, 1998).

In evaluating a sense of place, one needs to recognise that there are various ‘components of sense’ that, together, provide a particular environmental quality for the observer. ‘Sense of place’ is based upon the sensed quality of the unique ‘components of sense’ of a particular place, including its identity, character, structure, local climate, topography, vegetation, building materials, building practices, and local authenticity.

In practice, in the preparation and consideration of development applications (including architecture and placement of new infrastructure), it is important to ensure that the above ‘components of sense’ are incorporated into the planning and design. For example, this implies that development should among others reflect elements of the traditional vernacular of the area, make use of local natural building materials, and reflect a strong sense of local authenticity. Stellenbosch Municipality should, through its architecture and construction methods reflect a distinctive and authentic sense of place.

D6.2.2 SENSE OF HISTORY

Historical precedents are a good point of departure when planning, designing and rehabilitating new places and existing areas (Kelbaugh, 1997). It is imperative that the local history, traditions and values be thoroughly studied as part of any planning process and that the planning and design of both the cultural and the natural environment should reflect these dimensions. The history of an area should form the basis of development and land-use in any area. Developments should reflect an appreciation for the history, culture and traditions of the local people and build on the historical precedents presented by existing high quality settlements.

Any architectural type that has stood the test of time must be doing something right in terms of responding to climate, social and cultural needs, tradition, and economy, and should, therefore, be worth copying (Kelbaugh, 1997).

It is suggested that the elements of the traditional building form be adopted in the planning and design of new developments in Stellenbosch Municipality. As such, the design of buildings is to draw from traditional building dimensions and footprint which would, amongst other, provide for the creation of secluded courtyards and similar sheltered areas that create a specific sense of enclosure and protection against the generally harsh local climate. The traditional ‘letter’ architectural form of the ‘I’, ‘T’ or ‘H’ shape floor plan illustrated by the figure below.
D6.2.3 SENSE OF CRAFT

Critical regionalism builds upon a return to craftsmanship and avoids construction types, which have become less sustainable and less appropriate over most of the past century (Kelbaugh, 1997).

The characteristics and the craftsmanship of the local people evolved in response to the challenges of nature and the needs of the historic people of the area. In order to create places where humans can live with dignity and pride, it will be necessary to revive and retain the traditional craftsmanship and to ensure that an appropriate ‘sense of craft’ is reflected in all development. There is evidence of unique stone masonry, thatching and woodwork, etc. which reflect a sense of craft. This should be encouraged throughout future new development and urban renewal throughout Stellenbosch Municipality.

D6.2.4 SENSE OF NATURE

Nature is a good model for design because it holds the key to vitality and sustainability. It is recognised that architects, landscape planners, and urban planners can learn from the sophistication of ecological systems and that these can fulfil a meaningful role to protect ecosystems, natural processes, and the symbiosis between organisms and their environment (Kelbaugh, 1997). This can be achieved through appropriate study and developing an appreciation for the unique environmental value of a place before any planning, design and development is undertaken. Any development is to reflect an appreciation for the unique natural attributes of the environment and respond to the dominant local forces of nature.

This implies that in any development there should be presumption in favour of conservation and that a premium will be placed on the conservation of natural resources, wildlife and landscape. Materials for new development should, for example, be obtained from sustainable sources, and in the design of buildings the use of energy consumption should be minimised. In addition, the following principles should be incorporated into the planning and management of any development:

a) Minimise use of the four generic resources, namely energy, water, land and materials. There is serious wastage of, in particular, water and energy.
b) Maximise resource re-use and/or recycling.
c) Use renewable resources in preference to non-renewable resources.
d) Minimise air, land and water pollution.
e) Create a healthy, non-toxic environment.
f) Maintain and restore the earth’s vitality and ecological diversity.
g) Minimise damage to sensitive landscapes, including scenic, cultural, historical, and architectural aspects.
D6.2.5 SENSE OF LIMITS

There is a need for physical and temporal boundaries to frame and limit human places and activities. There is also a need for human scale in the built environment. Kelbaugh (1997) states that ‘the sense of limits also pertains to a need for psychological boundaries – ones that make life more understandable and negotiable’. In order to achieve the above, strategies need to be formulated and implemented to prevent the unlimited urban sprawl that characterises some of the urban and peri-urban areas. Such strategies need to reflect the ability of the natural environment to sustain development and consumptive land-use. In addition, such strategies need to ensure that the development density of human settlements is such that it would facilitate the development of places where people can live with dignity and pride. It is therefore imperative that future development in the various settlements strengthen the nodal character of such settlements (refer to the figure below) and that a designated urban edge be applied and adhered to.

![Figure D8: Desired nodal form of rural settlements.](image)

D6.3 PLANNING AND DESIGN THEORIES

During the past century our approach to urban design, which was heavily influenced by factors such as the introduction of the motor vehicle, zoning, urban sprawl and the privatization of public space, gave rise to the loss of quality urban spaces (Trancik, 1986). ‘Lost space’ is defined as ‘undesirable urban areas that are in need of redesign’, or ‘anti-space’ which make no positive contributions to their surroundings or users. Inappropriate design approaches have led to humans losing their identification with the environment within which they live and ultimately environmental destruction.

One of the major requirements is therefore to design urban environments in which individual buildings are integrated with public space, thereby creating positive urban spaces. *Designers should create site plans that become generations of context, and design buildings that define exterior space rather than to displace it* (Trancik 1986). Against this background, three major theoretical approaches (theories) to spatial design in urban areas were developed, namely:

a) Figure-ground theory.

b) Linkage theory.

c) Place theory.
Together these three theories can provide effective strategies for integrated urban design (Trancik, 1986). They must be carefully considered in the planning and design of existing and new urban spaces and developments to ensure that anti-space does not continue to occur in the settlements of Stellenbosch Municipality and that humans regain their ability to identify with their ‘place’. The theories are summerised below.

**D6.3.1 FIGURE GROUND THEORY**

The figure-ground theory is founded on the study of the relative land coverage of buildings as solid mass (‘figure’) to open voids (‘ground’). Each urban environment has an existing pattern of solids and voids, and through the figure-ground relationship these relationships can be manipulated by adding to, subtracting from, or changing the physical geometry of the pattern. The objective of these manipulations is to clarify the structure of urban spaces in an urban area or node by establishing a hierarchy of spaces of different sizes that are individually enclosed but ordered directionally in relation to each other.

Trancik explains that space is the medium of the urban experience and that spatial orientation is defined by the configuration of urban blocks that collectively form neighborhoods and districts. It is the articulation and differentiation of solids and voids that make up the fabric of the city and establish physical sequences and visual orientation between places. It is therefore important that the perimeter of spaces and blocks be well articulated in order to establish positive outdoor rooms, which can be created by connecting the form of the building to the structure of the site or by turning and twisting the building’s facades (Trancik, 1986).

**D6.3.2 LINKAGE THEORY**

Unlike the figure-ground theory, which is based primarily on patterns of solids and voids, the linkage theory is derived from ‘lines’ connecting one element to another. These lines are formed by streets, pedestrian ways, linear open spaces, or other linking elements that physically connect the parts of a city. The designer applying the linkage theory tries to organize a system of connections, or a network that establishes a structure for ordering spaces. Emphasis is placed on the circulation illustration rather than the spatial illustration of the figure-ground theory. Movement systems and efficiency of the infrastructure take precedence over patterns of defined outdoor space (Trancik, 1986).

**D6.3.3 PLACE THEORY**

The place theory goes one step beyond figure-ground and linkage theories in that it adds the components of human needs and cultural, historical, and natural contexts. Place theory gives physical space additional richness by incorporating unique forms and details indigenous to its setting and includes history, element of time and the fit between new design and existing conditions. In place theory, social and cultural values, visual perceptions of users and an individual’s control over the immediate public environment, are as important as principles of lateral enclosure and linkage (Trancik, 1986).
The overall objective of the SEMF is to facilitate sustainable development throughout Stellenbosch Municipality. Key aspects of sustainable development are the manner in which settlements are shaped and spatially orientated in the environment, and the extent to which a balance is achieved between the three global imperatives for sustainable development.

In this regard, Moughtin (1997) states that principles of sustainable development would include clear objectives for a framework of urban design that emphasizes conservation of both the natural and built environment. In the development process there should be presumptions in favour of conservation, and a premium should be placed on the conservation of natural resources, wildlife and landscapes. There is a strong need to structure and restructure the built environment in a manner that promotes sustainable development. In this regard, the SEMF draws from the views of Moughtin (1997) and provides guidelines and principles pertaining to the following aspects:

D6.4.1 ENERGY AND THE BUILT ENVIRONMENT

Traditions of vernacular architecture have many lessons for those seeking sustainable forms in urban planning and design, and there is much to commend in the common sense approach to energy conservation and environmental protection practised by many builders in the past (Moughtin, 1997). In this regard, six planning principles were identified, which would contribute towards promoting sustainable development:

**Principle No 1:** Priority should be given to the conservation and reuse of buildings, infrastructure and materials.

**Principle No 2:** Use local regional building materials for construction work. Where possible, it is preferable to use materials requiring low inputs of energy in fabrication, transportation to the site, and the construction process itself. Preference should
be given to materials, which are labour intensive, rather than energy intensive in their extraction, dressing and erection.

Principle No 3:  Avoid materials that cause environmental damage leaving behind unsightly spoil heaps and quarries. The worst effects of such damage, when it occurs, should be mitigated, and new buildings should be linked with tree planting schemes in an effort to offset some of the effects of pollution caused by the manufacturing of building materials.

Principle No 4:  Relate the building to the local environment - to reduce the amount of external wall surface; to orientate the building towards the sun; to organise the interior of the building so that a buffer of storage rooms and other similar accommodation faces south, and to arrange for conservatories or sun spaces to be sited on the north, east or west facades.

Principle No 5:  Design buildings for flexibility so that a mix of uses can be accommodated under the same roof and so that floor plans are robust, in the sense that they can be adapted for different uses during the building's lifetime.

Principle No 6:  Buildings should be located on public transport routes and with close connections to other parts of the existing urban infrastructure and, where possible, development should take the form of infill within existing development or on 'brown land', that is, on previously used land or wasteland.

D6.4.2 SUSTAINABLE TRANSPORT

Transport, in addition to bringing benefits to society, involves large costs. Costs, such as pollution and noise are incurred directly or indirectly by the users or by those passively affected by developments, whilst other costs are the result of environmental damage (Moughtin, 1997). 'Many of these costs, particularly from road building programmes and the resulting increase in traffic have fallen on the community rather than the developers of the transport system or its users. The price signals, such as road construction costs and cost of petrol, given by the transport market, because they ignore environmental costs, mislead the users into believing that personal mobility is cheaper than it really is. The depressed costs have therefore resulted in transport decisions harmful to the community' (Moughtin, 1997). The aim of planning policies and urban design solutions must be to reduce the need for movement and to recognise that planning and designing urban forms for the reduced need for mobility, is a longer term solution to the problems facing society.

D6.4.3 URBAN METAPHOR

Similar to any organic organism, a healthy urban environment is maintained only as long as the balance of its components is maintained. ‘Excess growth is managed by the propagation of new colonies. The organic model for the urban area is most in tune with the concept of sustainable development when, in particular, it takes on the attributes of ecology.’ This would occur where there is a diversity in its components, which maintains the balance between the energy inputs and outputs including recycling, waste reduction and pollution spheres (Moughtin, 1997).

D6.4.4 URBAN FORM

Against the background of the key aspects of urban form, namely the linear urban area, the gridiron plan and the highly centralised settlement, it is contended that each may have a role to play in achieving sustainable development, and that much will depend on the circumstances in which each
form is used. A public transport strategy and an ecological strategy are probably the two most important factors in determining urban form. ‘Such settlements, to be effective, should be of a size determined by comfortable walking distances between activities in the settlement’ (Moughtin, 1997).

It is a priority for the immediate future, to make existing urban areas more sustainable, and to seek ways in which the great suburban belts of development, which encircle most settlements, can be made less energy-intensive in terms of mobility while maintaining a good quality of life for those living there.

D6.5 PRINCIPLES OF URBAN DESIGN

An integrated approach to urban design must combine the spatial definition of the figure-ground theory with the connective qualities of the linkage theory and the social responsiveness of the place theory summarized above. The combination of the three theories implies that in designing urban space the integration of various land-uses and activities is promoted and favoured. ‘Spaces that can accommodate mixed or integrated uses have much greater richness and vitality than single-use spaces, which are often static and remain lifeless for substantial periods of time. Design must respond to the dynamics of social uses in its physical form’ (Trancik, 1986).

It is also imperative that new ways of integrating the motor vehicle into the urban landscape be found in order to ensure that good quality outdoor spaces are created for pedestrians. Historically streets and squares where places to spend time in, as well as corridors through which to move, but in modern times they have lost much of their social function and physical quality.

While it is accepted that in some areas the separation of the motor vehicle and the pedestrian should be promoted, the design of most urban spaces must accommodate an appropriate mix of people and cars and strategies such as the ‘woonerf concept’ must be considered. The separation of places of work and living, which has become the norm, must be addressed. The goal of an integrated approach to urban design should be to promote closer proximity between housing and employment where ever possible, without compromising the quality of living. Finally it is imperative that a concern for design quality be integrated into the political decision-making process. ‘Too often, function and economic considerations override those of design. Part of the designer’s role is to influence policy makers and the public in order to ensure that the quality of the public environment is not compromised’ (Trancik, 1986:220). In order to achieve these integrated design goals, the following five design principles are to be followed in the future planning and design of the settlements of Stellenbosch Municipality.

D6.5.1 LINKING SEQUENTIAL MOVEMENT

Historic models should be considered for inspiration in restructuring modern urban spaces, i.e. urban spaces that have successfully solved problems of connecting existing structures into a sequential, unified space. Important urban design principles can be applied to contemporary design of places where the exterior landscape acts as a link between buildings and directing sequential movement through a series of spaces. The linkage principles can be applied to knit together discontinuities by infilling directional pedestrian space (Trancik 1986: 220).
**Point 1**: As one walks up the street the node comes into sight with its square in the distance.

**Point 2**: The street is defined on either side by buildings (lateral enclosure).

**Point 3 & 4**: The focal point (axis and perspective) becomes prominent.

**Point 5**: As one cross the square the line of sight leads to a coachman’s entrance (integrated bridging).

**Point 6**: Upon entry, the enclosed vista opens and the agricultural landscape lies beyond.

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**Figure D10**: Illustration of Principle No 1 – Linking Sequential Movement (DMP, 2008).

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**D6.5.2 LATERAL ENCLOSURE AND EDGE CONTINUITY**

‘*Continuity and the use of walls are important to achieve lateral enclosure and to create a setting for street-level activities appropriate to the area being designed. ‘The success or failure of public space depends largely on the character of its frontage and the continuity of walls’* (Trancik 1986).

The continuity and character of streetscapes can be promoted by following traditional building lines, where buildings front directly on the boundary of the erf and are connected on the sides. The result is a feeling of enclosure; ‘*buildings therefore enclose the street and define it as public space*’ (KrugerRoos, 1998). The aim is to design buildings that are integrated with the public space instead of displacing it and using the principle of enclosure to define urban space. Poor enclosure is caused by wide roads and buildings which are too low and therefore do not create the ‘walls’ of the urban space. Continuity and the use of walls are therefore important to achieve lateral enclosure and to create a setting for street-level activities appropriate to the area being designed.

**Figure D11**: Lateral enclosure and edge continuity are promoted by placing building fronts right up to the street at slightly uneven angles.
D6.5.3 INTEGRATED BRIDGING

Another design principle that can be applied successfully in today’s urban landscape is the concept of integrated bridging, which is best described as a building that is a bridge, and a bridge that is also a building. The two functions are successfully integrated into one form. This principle can be applied when blockages or barriers in the urban fabric need to be overcome. It is possible to design continuous spaces without the negative gaps that often disrupt the spatial flow. Separated buildings and activities can be integrated with coherent public space defined by architectural and landscape elements.

Figure D12: Methods of designing continuous spaces without negative gaps (DMP, 2008).

D6.5.4 AXIS AND PERSPECTIVE

Axis and perspective can greatly help in designing hierarchies of spaces based on spheres of visual and functional importance and can be used to clarify and order block patterns.

Figure D13: Axis and perspectives illustrating hierarchy of spaces (DMP, 2008).

Trancik explains that, whereas block patterns give shape to streets and squares, axis and perspective provide directional guidance for movement, their layout should invariably be based on simple, fundamental geometries that link elements at the macro scale (Trancik, 1986).

D6.5.5 INDOOR / OUTDOOR FUSION

In all urban design the transition between indoor and outdoor space is of great importance. It is emphasised that the principle of indoor / outdoor fusion has enormous potential for creating new types of urban spaces in the future – spaces that are responsive to energy needs (passive-solar, climate-controlled systems and the like), spaces that take greater advantage of the potential of year-round usage, spaces that integrate landscape and urban gardens, and spaces that also explore new architectural possibilities with the use of advanced materials (Trancik, 1986).
TOOLKIT D7 APPLICATION OF SPATIAL STRUCTURING ELEMENTS

TOOLKIT SYNOPSIS

A key objective of the Stellenbosch SDF should be to provide a rational and coherent framework for the structuring of new urban development and for the restructuring of existing urban areas with the aim to:

- enhance and preserve the unique characteristics and qualities of the individual towns and settlements of Stellenbosch Municipality;
- restore degraded places; and
- create high-quality places in accordance with the principles of good ‘place-making’ and in terms of the principles of sustainable development.

This toolkit provides guidance to municipalities, planners, developers, landowners and other community members involved in urban development with regard to the above.

D7.1 THE SPATIAL STRUCTURING ELEMENTS AND THEIR FUNCTIONS

Together with the land-use classification approach (the SPCs application), six Spatial Structuring Elements are provided to guide urban renewal and future development throughout Stellenbosch Municipality, namely:

- Urban Edge.
- Precinct.
- Node.
- Activity Corridor.
- Activity Street.
- Municipal Open Space System.

The Spatial Structuring Elements are practical tools to be used by all stakeholders to help shape individual towns into settlements that are sustainable and where a high quality for its inhabitants is ensured. The key functions of the Spatial Structuring Elements are to facilitate the following:

a) **Containment of urban sprawl** (urban sprawl implies higher per capita cost of providing essential services and loss of valuable agricultural or natural land).

b) **Promotion of urban and social integration** by creating compact urban areas (compact urban areas, i.e. mixed use areas where a wide range of urban activities/facilities as possible are accommodated within walking distance of living areas, contributes to the accessibility of economic, social and recreational opportunities to the community).

c) **Promotion of acceptable higher densities** (higher densities imply more efficient use of available urban land, natural resources and service infrastructure).

d) **Creation of quality urban environments through urban renewal and landscaping** (priority should be given to the conservation and reuse of buildings, infrastructure and materials and the beautification of the urban environment through intensive landscaping).

e) **Reduction of the need for traffic movement and promotion of pedestrian and non-motorised movement patterns** (the price signals of transport, such as construction costs and cost of petrol given by the transport market, because they ignore environmental costs, mislead the users into believing that personal mobility is cheaper than it really is).
f) Restoration and maintenance of a defined sense of place (urban areas must reflect the culture-historical character of the area and its people and unique local land-uses).

g) Alleviation of poverty and inequality (future urban development should improve the state of any given situation within the context of the constitutional imperative of promoting both human well-being and environmental integrity).

h) Protection and enhancement of the properties and investment of all inhabitants by among others preventing inappropriate development or land-use in the proximity of such properties and promoting renewal/upgrading of existing development that detracts from the overall value and integrity of an area.

i) Enhancing and simplifying decision-making regarding development applications. Applications that are not consistent with the designated Spatial Structuring Elements will be subject to standard directives, including the respective Scheme Regulations.

In the chapters below a definition, the purpose and application value, and broad policy guidelines are provided with regard to the implementation and/or compliance with the Spatial Structuring Elements.

**D7.1.1 URBAN EDGE**

The Urban Edge is the demarcated outer boundary of such urban areas and marks the transition between urban and rural land-uses. The Urban Edge consists of the following three components:

a) **Urban Edge Line:** The Urban Edge Line is the demarcated outer boundary within which urban expansion can be accommodated within a defined period of time.

b) **Built Edge Line:** The Built Edge Line defines the outer boundary of the existing built up area and will always be contained by, or coincide with, the Urban Edge Line.

c) **Urban Fringe:** The Urban Fringe is the area located between the Urban Edge Line and the Built Edge Line. The Urban Fringe is significant because it is the area in which urban expansion must be accommodated.
The Urban Edge is demarcated to manage, direct and control the outer limits of development and protect valuable natural environments and resources. It is also an important tool to contain urban sprawl and *ad hoc* low-density development which adds to the life cycle costs of urban areas and places an unnecessary heavy burden on communities.

**D7.1.2 PRECINCTS**

*Precincts* are special use areas, which are dominated by a primary activity together with an appropriate diversity of land-uses closely associated with the primary activity. The development of such *Precincts* could influence the settlement patterns and growth the individual towns within Stellenbosch Municipality. Four distinct precincts have been identified, namely:

a) **Central Business Districts (CBD):** This precinct consists of existing and envisaged tourism and recreational facilities such as resorts and public parks.

b) **Tourism Precinct:** This precinct consists of the existing and planned business and cargo hubs at the various airports within Stellenbosch Municipality.

c) **Airport Precincts:** This precinct consists of the existing and envisaged Industrial Development Zones.

d) **Industrial Precincts:** This precinct consists of the existing designated industrial areas.

**D7.1.3 NODES**

Spatial planning principles requires that development planning be undertaken in the context of five distinct spheres, namely the international level, national level, provincial level, district municipal level and local municipal level. This implies that the inter-relationship of settlements or nodes should be recognised and understood. As stated throughout the document, Stellenbosch Municipality is an immensely important hub in the international, national, regional and local context.

Within the individual towns and settlements *Local Nodes* occur in the form of ‘junctions’ or ‘concentrations’ of a particular use or physical character at the intersection of *Activity Corridors*, *Hospitality Corridors* and/or *Activity Streets*, described below. These are strategic localities within which the primary economic activities of such towns are centred and within which the much-needed integration of the local communities is to be achieved. These *Local Nodes* are characterised by higher development densities and mixed-use activities. Based on the significance of the particular *Local Nodes* in terms of scale, location, diversity and agglomeration of activities and services, differentiation is made between three types of *Local Nodes*, namely:

(i) **Neighbourhood Nodes:** This type of node occurs at a neighbourhood level and is intended to serve the daily economic and social needs of at least one neighbourhood.

(ii) **Lower Order Neighbourhood Nodes:** This is a scaled down *Neighbourhood Node* and usually occurs at the intersection of *Activity Streets* and *Connectors*. Lower Order Neighbourhood Nodes are intended as a public meeting place for communities (i.e. local corner café, church and playgrounds) with only the minimum of activities to
(iii) **Speciality Nodes:**

This type of node surrounds a primary activity and serves a specific market. Activities within these nodes are of a specific or specialised nature, which could be retail, professional services, health care, tourism, etc.

*Activity Corridors, Streets and Nodes* are interdependent and reliant upon each other. The corridors and streets rely on nodes along its length to generate movement and activity. In turn, nodes form the logical strategic points where economic and social investment is focused. *Activity Corridors and Streets* reinforce the economic efficiency and significance of *Nodes* and *vice versa.*

**D7.1.4 ACTIVITY CORRIDOR**

An *Activity Corridor* is a linear zone of medium to high density, mixed-use development abutting a primary transport route. Activity corridors link areas of greater intensity of land-use, namely *Nodes*. In activity corridors a variety of social and economic functions are integrated with higher density residential functions. Two types of *Activity Corridors*, that reflect their primary use, are promoted in the individual towns of Stellenbosch Municipality, namely:

a) **General Business Corridors:** These are medium to high density business-orientated development areas abutting either side of a primary transport route. Secondary land-uses compatible with business-orientated developments, i.e. higher density residential uses, may also be considered.

b) **Hospitality Corridors:** These are areas abutting either side of the primary transport route, where low to medium density community-based hospitality initiatives and projects are promoted and implemented. In these corridors obligations are placed on those that own hospitality-related enterprises to ensure their meaningful participation in creating an environment conducive of viable tourism and to ensure their long-term commitment in this regard.

![Figure D15: Typical Activity Corridor linking Nodes of high intensity land-use.](image)
Activity corridors are important structural elements focused on the:
(i) Promotion of social integration.
(ii) Increasing residential and business densities.
(iii) Enhancing accessibility of economic and social opportunities.
(iv) Creating high-quality urban environments through urban renewal and intensive landscaping.

D7.1.5 ACTIVITY STREETS

An Activity Street is a local road that displays the same characteristics and principles of linearity and mixed use development than an activity corridor, but with a lower level of intensity of use and market threshold. It attracts enough passing trade to provide viable opportunities for local business and community facilities.

Activity Streets play a vital function in linking previously isolated communities at the local level and provide appropriate locations for small and informal enterprises. It reinforces Higher and Lower Order Nodes and strengthens the integration of communities and the accessibility to economic, cultural and social functions.

Activity Streets are linked by Connectors which are primarily main streets that carry through-traffic and have the capacity to handle higher traffic volumes. Connectors play a key role in the spatial structuring of urban areas by linking the Spatial Structuring Elements of Activity Corridors, Activity Streets, Nodes and Precincts.

D7.1.6 MUNICIPAL OPEN SPACE SYSTEM

The Municipal Open Space System (MOSS) is network of contiguous natural corridors and urban green areas that occur throughout the individual towns and smaller settlements. The MOSS consists of 3 categories of open space:

a) Ecological Open Space
   - Statutory and Non-Statutory Conservation Areas (SPC A.a).
   - River Courses (SPC A.b).
   - Ecological Corridors / Areas (SPC B.a).
   - Rehabilitation Areas (SPC B.b).
b) **Social Open Space**
   - Urban Green Areas (SPC B.c).
   - Sports Fields and Infrastructure (SPC D.l).

c) **Agricultural Open Space**
   - Extensive Agricultural Areas (SPC C.a).
   - Intensive Agricultural Areas (SPC C.b).

The MOSS is aimed at:
- Complementing the built environment by providing it with diversity, natural quality, recreation opportunities and open space general enjoyment.
- Enhancing and protecting biodiversity in the urban environment by providing natural linkages between ecosystems and creating habitats for localised animal and plant species.
TOOLKIT SYNOPSIS

The purpose of this toolkit is to facilitate a coherent application procedure that would enable both the proponents of development projects and the responsible functionaries to prepare and process land-use applications in a cost-efficient manner. Applications for a change in land-use must commence with a pre-application checklist, the purpose of which is to:

a) Document the key aspects of the proposed development.
b) Enable the responsible functionary to provide guidance pertaining to the planning, EIA and application process to follow.
c) Enable the proponent to prepare a rational and coherent proposal and associated application.
d) Promote institutional integration and collaboration.

Applications for approval of large-scale consumptive resource use activities must include a comprehensive Project Development Framework, which must include among others the following:

(i) Detailed description of the proposed project.
(ii) Graphic illustrations of the nature and extent of the proposed project.
(iii) Proposals pertaining to how effect would be given to the objectives of sustainability.
(iv) Proposals pertaining to how the detrimental impacts of the proposed project would be mitigated.

The Project Development Framework will serve as a basis for the EIA to be undertaken in terms of NEMA and for assessing the desirability of the project in an integrated, holistic and informed manner.

The checklist is to be completed by the proponent and submitted to the relevant municipality and thereafter to the relevant sectoral department as a basis for in-depth discussions regarding the desirability of the proposed project and the processes to follow as it relates to application, adjudication and implementation.

The checklist has to address at least the aspects listed below.
**SECTION A: DESCRIPTION OF CORE BUSINESS AND SECTOR**


**SECTION B: SITE AND PROJECT CONTEXT**

**PROPERTY DETAILS**

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<tr>
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**PROPOSED PROJECT**

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### SECTION C: INFRASTRUCTURE REQUIREMENTS

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<td>Disposal</td>
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<td>6 Communication:</td>
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<td>Location</td>
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### SECTION D: HUMAN CAPITAL REQUIREMENTS OF INVESTMENT

a) Employee profile

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<th>Permanent Staff</th>
<th>Temporary Staff</th>
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<tbody>
<tr>
<td>Number of labourers: un- and semi-skilled</td>
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<tr>
<td>Number of skilled blue-colour/technical employees</td>
<td></td>
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<tr>
<td>Number of highly skilled, specialised white-colour employees</td>
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<tr>
<td>Skills to be translocated to Stellenbosch Municipality</td>
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<tr>
<td>Skills pool to be generated in Stellenbosch Municipality</td>
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b) Human resource competency development programme.

c) Training and education investment.

d) Innovation and research investment.
SECTION E: COMPLIANCE WITH LEGISLATION AND POLICY

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<th>Government Sphere</th>
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<td>National</td>
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<td>Provincial</td>
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<td>District</td>
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<td>Local</td>
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</table>

SEMF AND SDF CONTEXT

a) Designated Spatial Planning Category

b) Applicable Land-use Guidelines

SECTION F: NEED AND DESIRABILITY

<table>
<thead>
<tr>
<th>QUESTION</th>
<th>EVALUATION</th>
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<tbody>
<tr>
<td>Question 1: Is the land-use considered within the timeframe intended by the SDF?</td>
<td></td>
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<td>Question 2: Should the development occur here at the relevant point in time?</td>
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<td>Question 3: Does the community/area need the activity and the associated land-use concerned?</td>
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<td>Question 4: Are the necessary services with appropriate capacity currently available or must additional capacity be created to cater for the development?</td>
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<td>Question 5: Is the development provided for in the infrastructure planning of the municipality?</td>
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<td>Question 6: Is the project of national importance?</td>
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<td>Question 7: Is the development the best practicable environmental option for the relevant land/site?</td>
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<td>Question 8: Would the approval of the relevant application compromise the integrity of the existing approved municipal IDP and SDF as agreed to by the relevant authorities?</td>
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<tr>
<td>Question 9: Would the approval of the relevant application compromise the integrity of the existing environmental management priorities for the area?</td>
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<tr>
<td>Question 10: Do locational factors favour the proposed land-use at the relevant site?</td>
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<tr>
<td>Question 11: How will the activity or the land-use associated with the activity to be applied for, impact on sensitive natural and cultural areas (built and rural/natural environment)?</td>
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<td>Question 12: How will the development impact on people’s health and wellbeing?</td>
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<td>Question 13: Will the proposed activity or the land-use associated with the activity to be applied for, result in unacceptable opportunity costs?</td>
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<td>Question 14: Will the proposed land-use result in unacceptable cumulative impacts?</td>
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</table>
SECTION G: ENVISAGED KEY IMPACTS

a) Estimated production value.

b) Estimated export value.

c) Estimated capital investment.

d) Envisaged environmental impact.

SECTION G: APPLICATION PROCESSES

Would the proposal require any of the following?

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<th>NO</th>
<th>STATUS</th>
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<tbody>
<tr>
<td>Environmental Impact Assessment (i.t.o National Environmental Management Act, 107 of 1998)</td>
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<tr>
<td>Waste Licence (i.t.o National Environmental Management: Waste Act, 59 of 2008)</td>
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<tr>
<td>Heritage Impact Assessment (i.t.o. Heritage Resources Act, 25 of 1999)</td>
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<tr>
<td>Rezoning (i.t.o. applicable planning legislation)</td>
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SECTION H: IMPACT MITIGATION STRATEGIES

a) Proposal regarding Environmental Mitigation Strategy that complies with the SDF

b) Proposal regarding Community Benefit Strategy that complies with the SEMF and the SDF.
c) Proposal regarding an Exit Strategy if the proposed project were to fail or reach its productive life cycle.

SECTION I: INSTITUTIONAL RECOMMENDATIONS
TOOLKIT D9  RISK AND DISASTER MANAGEMENT

TOOLKIT SYNOPSIS

This toolkit provides broad guidelines for the planning and implementation of disaster management as a key function of Stellenbosch Municipality and the Cape Winelands District Municipality. These guidelines have been drawn from the Disaster Management Act 57 of 2002 and the Municipal Infrastructure and Disaster Management Protocol of the Western Cape Government.

D9.1  DEFINITIONS

The following definitions apply (Municipal Infrastructure and Disaster Management, Western Cape Government):

a) **Hazard**: A hazard can be defined as a potentially damaging physical event, social and economic disruption or environmental degradation. Typical examples of hazards can be absence of rain (leading to drought) or the abundance thereof (leading to floods). Chemical manufacturing plants near settlements and incorrect agricultural techniques, can also been seen as hazards which could lead to possible disasters. Hazards can be the creation of man or the environment.

b) **Risk**: Risk is usually associated with the human inability to cope with a particular situation. In terms of disaster management it can be defined as the probability of harmful consequences, or expected losses death, injury, damage to property and the environment, jobs, disruption of economic activity or social systems. Hazards will affect communities differently in terms of ability and resources with which to cope. Poorer communities will be more at risk than others.

c) **Vulnerability**: Vulnerability can be seen as, the ability a person or community has to predict, cope with, or avoid and recover from, the consequences of a hazard or disaster. Marginalised, poorer and over-populated communities are more vulnerable and less able to cope with disasters.

d) **Natural Phenomena**: Natural phenomena are extreme weather, water or geological (earth) processes that do not pose a threat to people or properties. When they occur in a deserted place, they are merely natural phenomena and nothing else. However once they affect human beings, due to location or poor planning by the human beings, they are a potential hazard and could become a disaster.

e) **Disaster**: A disaster is the serious disruption of the functioning of a society, causing or threatening to cause, widespread human, material or environmental losses which render the affected community unable to cope using its own resources. Disasters are only disasters because they impact and affect the way in which we live. They can be caused by the impact of a natural occurrence on human beings or by human beings themselves. From the above definitions, it becomes apparent that it is incorrect to refer to "natural disasters", since natural phenomena in themselves are not disasters unless they impact negatively on populated areas.

f) **Emergency**: An emergency can be seen as a local event within a community that affects a limited number of people or property. An emergency could require extreme measures to correct and cope with, but can usually be managed by the community itself, using its own resources.
g) **Disaster Risk Reduction**: Disaster risk reduction can be seen as the systematic development and application of policies, strategies and practices to minimize vulnerabilities and disaster risks throughout a society to prevent and limit negative impacts of hazards, within the broad context of sustainable development. In South Africa, disaster risk reduction is an integral and important part of disaster management.

h) **Disaster Mitigation**: Disaster mitigation refers to structural and non-structural measures that are undertaken to limit the adverse impact of natural hazards, environmental degradation and technological hazards on vulnerable areas, communities and households. These efforts can target the hazard or threat itself (for example, the positioning of firebreaks on the urban/rural interface). This is often referred to as 'structural mitigation', since it requires infrastructure or engineering measures to keep the hazard away from those at risk. Disaster mitigation efforts can also target people who are at risk, by reducing their vulnerability to a specific threat (for instance, promoting community responsibility for controlling fire risk in an informal settlement). This is often called 'non-structural mitigation', as it promotes risk-avoidance behaviours and attitudes.

i) **Preparedness**: Preparedness contributes to disaster risk reduction through measures taken in advance to ensure effective response to the impact of hazards, including timely and effective early warnings and the temporary evacuation of people and property from threatened locations. Preparedness enables organs of state and other institutions involved in disaster risk management, the private sector, communities and individuals to mobilise, organise, and provide relief measures to deal with an impending or current disaster, or the effects of a disaster. Preparedness differs from prevention and mitigation, as it focuses on activities and measures taken in advance of a specific threat or disaster.

j) **Disaster Response**: Disaster response refers to the provision of assistance or intervention during or immediately after a disaster to meet the life preservation and basic subsistence needs of those people affected. It can be of an immediate, short-term or protracted duration.

k) **Disaster Recovery**: Disaster recovery (including rehabilitation and reconstruction) focuses on the decisions and actions taken after a disaster to restore lives and livelihoods, services, infrastructure and the natural environment. In addition, by developing and applying risk reduction measures at the same time, the likelihood of a repeated disaster event is reduced. Disaster recovery includes:

- rehabilitation of the affected areas, communities and households
- reconstruction of damaged and destroyed infrastructure
- recovery of losses sustained during the disaster event, combined with the development of increased resistance to future similar occurrences.

l) **Distinguishing between Hazards and Disasters**: A natural phenomenon like a veldfire, or a person using a primus stove are not hazards until they pose a threat to human life, property, infrastructure or the environment. If the veldfire gets out of hand and rages into a populated area, or the primus falls over and causes a fire in the home, then each becomes a hazard. The veldfire or primus fire could then spread uncontrollably and burn down many houses and buildings and the environment could be seriously damaged. Many lives could be lost and people could end up in hospital having sustained serious burns. The economy and livelihoods of people could be adversely affected and if resources are not within the means of the people to manage the situation, then a disaster has occurred. Hazards do not necessarily become disasters. It depends on the extent to which damage is done and how all the people concerned can cope with the situation.
D9.2 DISASTER MANAGEMENT

Areas of the Municipality are subject to periodic disasters caused by *inter alia* drought and flooding and, in particular, wildfires, which periodically occur in the Fynbos areas and plantations.

The management of disasters in general is regulated by the Disaster Management Act, 2002 (Act 57 of 2002). The purpose of this Act is to provide an integrated and co-ordinated disaster management policy that focuses on preventing or reducing the risk of disasters, mitigating the severity of disasters, emergency preparedness, rapid and effective response to disaster and post-disaster recovery.

The Act makes provision for the drafting of a disaster management framework for the district municipality after consultation with the local municipalities. The disaster management framework of the municipality must set out –

- The way in which the concept and principles of disaster management are to be applied in its functional area,
- Its role and responsibilities in terms of the national, provincial or municipal disaster management frameworks,
- Its role and responsibilities regarding emergency response and post-disaster recovery and rehabilitation
- Its capacity to fulfil its role and responsibilities,
- Particulars of its disaster management strategies, and
- Contingency strategies and emergency procedures in the event of a disaster, including measures to finance these strategies.

D9.2.1 DISASTER MANAGEMENT PLAN

In terms of the Act the district municipality must, within the applicable municipal disaster management framework and after consultation with the local municipalities, prepare a disaster management plan for its area. A disaster management plan for a municipal area must –

a) Form an integral part of the municipality’s integrated development plan.
b) Anticipate the types of disaster that are likely to occur in the municipal area and their possible effects.
c) Place emphasis on measures that reduce the vulnerability of disaster-prone areas, communities and households.
d) Seek to develop a system of incentives that will promote disaster management in the municipality.
e) Identify the areas, communities or households at risk.
f) Take into account indigenous knowledge relating to disaster management.
g) Promote disaster management research.
h) Identify and address weaknesses in capacity to deal with possible disasters.
i) Provide for appropriate prevention and mitigation strategies.
j) Facilitate maximum emergency preparedness.
k) Contain contingency plans and emergency procedures in the event of a disaster, providing for-

   i) the allocation of responsibilities to the various role-players and co-ordination in the carrying out of those responsibilities,
   ii) prompt disaster response and relief,
(iii) the procurement of essential goods and services,
(iv) the establishment of strategic communication links,
(v) the dissemination of information, and
(vi) matters that may be prescribed.

D9.2.2 DISASTER MANAGEMENT CENTRE

It also provides for the establishment of a disaster management centre for its municipal area by the
district municipality. The municipal disaster management centre, to the extent that it has capacity,
must give guidance regarding, *inter alia*, the assessment and prevention or reduction the risk of
Disasters, through the following:

a) Proposing ways and means of -
   (i) determining levels of risk;
   (ii) assessing the vulnerability of communities and households to disasters that may
occur;
   (iii) increasing the capacity of communities and households to minimise the risk and
impact of disasters that may occur; and
   (iv) monitoring the likelihood of, and the state of alertness to, disasters that may occur,

b) The development and implementation of appropriate prevention and mitigation
   methodologies,

c) The integration of prevention and mitigation methodologies with development plans,
   programs and initiatives, and

d) The management of high-risk developments.

D9.3 VELD FIRE PREVENTION AND MANAGEMENT

Fire plays an important role in the maintenance of the structure and species diversity of fynbos. Due
to its role in respect of the ecology of fynbos, fire also has a dynamic impact on the dynamics of
water catchment areas. Streamflow and water quality can be modified through burning. The basic
premise of catchment management is that the maintenance of a healthy, natural plant cover is the
most cost effective way of protecting catchment areas, ensuring high water quality and sustainable
streamflow.

However, uncontrolled fire also represents a major disaster potential, especially on farms close to
fynbos-clad mountains. Appropriate fire management within such natural areas is therefore of
fundamental importance as it could have significant financial implications.

The management of veld fires is regulated by the National Veld and Forest Fire Act, 1998 (Act 101 of
1998). The purpose of this Act is to prevent and combat veld, forest and mountain fires throughout
the Republic and provide for a variety of institutions, methods and practices for achieving the
purpose. The Act makes provision for the establishment of fire protection associations, ‘which may
be formed in respect of an area which has:

- Regular veldfires; or
- A relatively uniform risk of veldfire; or
- Relatively uniform climatic conditions, or
- Relatively uniform types of forest or vegetation.’

In terms of the Act, a fire protection association must at least:
D9.3.1 COMPULSORY FIRE BREAKS

Act 101 places a duty on owners to prepare and maintain firebreaks. The Act states that ‘every owner on whose land a veldfire may start or burn or from whose land it may spread must prepare and maintain a firebreak on his or her side of the boundary between his or her land and any adjoining land’.

In terms of the Act landowners must also ensure that the firebreaks are:

- Wide enough and long enough to have a reasonable chance of preventing a veldfire from spreading to or from neighbouring land.
- Reasonable free of inflammable material capable of carrying a veldfire across it.
- Constructed and maintained in a manner that will minimize erosion.

The Act prescribes procedures pertaining to the maintenance of firebreaks and the role of adjoining owners and the fire protection association. In addition, the Act places an obligation on all owners to acquire equipment and have access to personnel for fire fighting. According to Section 17(1) of Act 101 ‘every owner on whose land a veldfire may start or burn or from whose land it may spread must:

a) Have such equipment, protective clothing and trained personnel for extinguishing fires as are:
   (i) Prescribed; or
   (ii) In the absence of prescribed requirements, reasonably required in the circumstances;

b) Ensure that in his or her absence responsible persons are present on or near his or her land who, in the event of fire, will:
   (i) Extinguish the fire or assist in doing so; and
   (ii) Take all reasonable steps to alert the owners of adjoining land and the relevant fire protection association, if any’.

The management of potential disaster situations such as wildfires is the function of the Cape Winelands District Municipality. It is however imperative that the local municipalities, together with organised agriculture and landowners contribute towards the prevention and/or management of wildfires through the implementation of the above stipulations of Act 101.
TOOLKIT D10 ENVIRONMENTAL AUDITING INDICATORS

TOOLKIT SYNOPSIS

This toolkit should be read together with Chapter C9. It provides a set of Environmental Performance Indicators for local level reporting in Stellenbosch Municipality – and proposes an initial set of environmental performance indicators for local level reporting. This is by no means a definitive final set of indicators, but rather a first step towards recognition and agreement of a core set of such indicators which can be adopted and used as a tool by government and the private sector. The intention is that the SDF and the Environmental Management Systems (EMSs) of private sector enterprises should refine the Environmental Performance Indicators to suit their site-specific requirements and enable local level auditing and reporting as described in Chapter C9.

In essence, this toolkit addresses the responsibility of ‘local level reporting’ within the municipal area. The indicators presented can also be adopted in the auditing systems of private sector enterprises and the various economic sectors operational in Stellenbosch Municipality.

D10.1 PERFORMANCE INDICATORS

Performance Indicators are defined as pieces of information that reveal conditions, and over time, trends. Indicators can be used to make policy and planning decisions, to identify whether policy goals and targets are being met, and sometimes to predict change. Indicators can also be used to compare conditions of different localities or progress towards policy targets (IDRC, 1998).

Ecological footprint is ‘an accounting tool that enables us to estimate the resource consumption and waste assimilation requirements of a defined human population or economy in terms of corresponding productive land area’. It is also referred to as ‘the measure of the load imposed by a given population on the environment’. It represents the land area necessary to maintain the current levels of resource consumption and waste discharge by that population (Wackernagel et al., 1997). The ecological footprint of a population is estimated by calculating how much land and water area is required on a continuous basis to produce all the goods consumed, and to assimilate all the wastes generated, by that population. It is expressed in hectares per capita, namely hectares per capita consumed and hectares per capita available. One key aspect is that today, humanity as a whole, uses over one third more resources and eco-services than what nature can regenerate. In 1992, this ecological deficit was only one quarter.

South Africa and its people are under the obligation to promote more sustainable living (as contemplated by among others Agenda 21, Local Agenda 21, and the Constitution). In order to comply with this obligation, the implication is that, in practice, the ecological footprint of both communities and individuals needs to be improved. It is therefore imperative that the ecological footprint of municipalities and private enterprises be determined and that management strategies be implemented to address non-sustainable land-use and management aspects that have a detrimental impact on the ecological footprint. Land-use management should then be constantly monitored and the management approach(es) be adapted to ensure continual improvement and achievement of goals and objectives.

Environmental Performance Indicators (EPIs) are increasingly being used to identify what effect land-use projects are having on the environment. The defining characteristic of EPIs is that they quantify and simplify information in a manner that facilitates understanding of environmental problems by both decision-makers and the public. The goal is to assess how project activities affect the direction of change in environmental performance and to measure the magnitude of that change (Segnestam, 1999).
There may be some overlap with general environmental indicators, such as those used within State of Environment (SOE) reports. These are designed to describe the general state or condition of a particular environment and the factors influencing it. To measure environmental performance of, for example a municipality or one of its policies or activities, it may be necessary to identify the condition of the environment and to track how it changes over time. This toolkit addresses indicators not only for local level SOE reporting, but also for the measurement of performance of different spheres of government in delivering their responsibilities for environmental care. In the latter regard, the focus shifts towards indicators which specifically relate to the measurement of response by government.

D10.1.1 WHAT IS TO BE MEASURED?

There are four types of indicators, namely those related to input, process, output and outcome/impact respectively. Each of these measures a different aspect of performance. In the case of a government entity, such as a municipality, the various types constitute the following:

a) **Input indicators** are typically cost-related and are most relevant to the day-to-day operations of a municipality.

b) **Process indicators** describe how well a municipality uses its resources to produce services. These cover the activities and operations that convert inputs into outputs. It is essentially an internal type of indicator that is most relevant to the municipality concerned and is therefore of limited relevance to a national set of performance indicators, unless there is a particular reason for their measurement. A sub-group of process indicators are indicators that measure compliance with regard to existing standards and requirements.

c) **Output indicators** refer to the ‘products’ produced by processing inputs – i.e. the immediate or short-term results. For example, the number of protected areas established, the number of pollution licences granted and so on. In general output indicators should only be used for those functions for which municipalities are directly responsible. Where responsibility for provision is clear, output indicators can be used to hold the municipality accountable for provision – they measure how well municipalities are performing in terms of their service delivery mandate.

d) **Outcome/impact indicators** measure the extent to which goals and objectives are being met. For example, number of endemic species found in a local area. They are usually based on the results of different variables acting together (for example, not just on the number of protected areas created, but also climatic changed, agricultural practices and so on) and they tend to lag behind output indicators because the outcomes of various outputs can only be measured after the outputs have been produced. They are also more difficult to measure and are usually influenced by factors external to the municipality’s control, so it is difficult to hold a municipality solely responsible for performance in this regard. Many ‘State of Environment’ indicators are of this type.

D10.1.2 PERFORMANCE MANAGEMENT INDICATORS

In order to supplement the performance management of the municipalities it is suggested that the Environmental Indicators for National State of the Environment Reporting published by the Department of Environmental Affairs and Tourism (DEAT) during 2002 be adopted by the municipalities. These indicators address distinct themes, namely:

a) Climate and air.
b) Waste management.
c) Water and sanitation.
d) Environmental management.
e) Environmental governance.

D10.2 LOCAL ENVIRONMENTAL PERFORMANCE INDICATOR FRAMEWORK

There is little clarity within government (across all spheres and sectors) about where responsibility for the various components of the local environment lies. There is confusion within and between the different tiers of local government – and between the different spheres, as to who is responsible for doing what. Guidance in this regard is provided by the following:

a) Core mandates of municipalities are defined in Schedules 4b and 5b of the Constitution.
b) Core mandates of the other spheres defined in Schedules 4a and 5a.
c) Objects of municipalities in the Constitution (which must be adhered to by all municipalities) including the following:
   • Providing a ‘safe and healthy environment’.
   • Ensuring the provision of services to communities in a sustainable manner (the Municipal Systems Act expands this requirement to ‘environmentally sustainable’).
d) Biodiversity Act states that all provincial EIPs /EMPs and municipal IDPs must be aligned to the national biodiversity framework and any applicable spatial plan. In terms of invasive species, all organs of state must produce a plan for Invasive Species Monitoring, Control and Eradication for land under their control. This must be integrated into the EIPs/EMPs, IDPs and SDFs.
e) NEMA (Chapter 1(2)) contains a set of environmental principles which are applicable to all organs of state. Municipalities must incorporate these into all planning and policy making activities.
f) Protected Areas Act states that municipalities must prepare management plans for all ‘local protected areas’ as defined under the act. These must be submitted to the relevant MEC for approval.

All municipalities must strive within their financial and administrative capacity to achieve these objects. It is assumed that in order to achieve these, a municipality will be obliged to implement any relevant national legislation that relates to a ‘safe and healthy environment’ or the delivery of ‘environmentally sustainable’ services. All municipalities are also bound to respect, protect, promote and fulfil the environmental rights of an individual, as defined within the Bill of Rights:

(i) To have an environment that is not harmful to their health or well-being;
(ii) To have an environment protected for the benefits of present and future generations through legislative and other measures that:
   • Prevents pollution and ecological degradation.
   • Promotes conservation.
   • Secures ecologically sustainable development and use of natural resources while promoting justifiable economic and social development.
D10.3 CORE MANDATES AND FUNCTIONS OF THE VARIOUS SPHERES OF GOVERNMENT

Figure D17 summarises the environmental responsibilities of municipalities and of the other spheres of government.

The core mandates of the various spheres of government for specific elements of ‘the environment’ as stipulated under Schedules 4b and 5b of the Constitution include the following:

D10.3.1 LOCAL GOVERNMENT

a) Air pollution.
b) Noise pollution.
c) Refuse removal, refuse dumps and solid waste disposal.
d) Water and sanitation services.
e) Beaches.
f) Municipal parks and recreation.
g) Local amenities (can be interpreted to include local protected areas).
h) Storm water management in built up areas.
i) Municipal planning.
D10.3.2 PROVINCIAL GOVERNMENT

a) Elements of general waste management.
b) Hazardous waste.
c) Environmental impact assessment authorisations.
d) Agriculture and soil conservation.
e) Estuaries and some coastal areas.
f) Water resource protection (including wetlands).
g) Areas of land within provincial parks.

D10.3.3 NATIONAL GOVERNMENT

a) Water services and water resource protection (Department of Water Affairs).
b) Areas of land within National Parks (SANParks).

D10.4 INDICATORS

The indicators for each broad ‘performance area’ of municipalities are presented in the tables below together with the following information:

a) Performance area (or in some cases, sub-performance area).
b) Indicator code.
c) Responsible institution which refers to who will be responsible for reporting the indicator in terms of the sphere of government.
d) Indicator.

D10.4.1 CLIMATE AND AIR

a) Air Quality

<table>
<thead>
<tr>
<th>PERFORMANCE AREA</th>
<th>CODE</th>
<th>WHO</th>
<th>INDICATOR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Air Quality</td>
<td>AQ1</td>
<td>Local A, B</td>
<td>Is there an adopted Air Quality Management Plan?</td>
</tr>
<tr>
<td></td>
<td>AQ2a</td>
<td>Local A, B</td>
<td>% of licensed industries which did not comply with licence conditions.</td>
</tr>
<tr>
<td></td>
<td>AQ2b</td>
<td>Local A, B</td>
<td>% of these for which there was enforcement action by the authority.</td>
</tr>
<tr>
<td></td>
<td>AQ3</td>
<td>Local A, B</td>
<td>% of key pollutants (as identified for the local areas) monitored according to the specifications in the National Air Quality Framework.</td>
</tr>
<tr>
<td></td>
<td>AQ4a</td>
<td>Local A, B</td>
<td>Ambient concentrations of key pollutants. Degree of exceeding the national standards for ambient concentrations of key pollutant.</td>
</tr>
<tr>
<td></td>
<td>AQ4b</td>
<td>Local A, B</td>
<td></td>
</tr>
</tbody>
</table>
|                  | AQ5a | Local A, B   | Number of air quality related complaints received by local authorities (number of complaints/year). |%
|                  | AQ5b | Local A, B   | % of these for which there was an enforcement action.                     |
|                  | AQ6  | Local A, B   | Number of staff responsible for monitoring air quality.                  |
Air quality is an extension of the mandate for ‘air pollution’ given to municipalities under Schedule 4b and 5b of the Constitution. Specific requirements of municipalities for reporting on air quality, emissions and other air pollution related indicators are specified in the Air Quality Act 39 of 2004. Thus the indicators below are only provisional suggestions and may have to be modified once the air quality legislation and accompanying norms and standards are published. Indicators for municipalities mostly apply to Category A and B municipalities. This is a key priority area of environmental management for all municipalities.

b) **Climate Change/Greenhouse Gases**

This is an issue of concern for many municipalities, but it was not identified as an area which was core for them to measure. Nor, in many cases would it be possible for municipalities to provide such information. A climate-neutrality strategy is to be developed for the province as a whole. The implementation of this strategy would be mandatory on all municipalities and the private sector.

c) **Noise Pollution**

This is a local government matter under Schedules 4b and 5b of the Constitution and is also covered under the Air Quality Act. Indicators were developed for this issue – but these were not considered ‘core’ indicators as information on noise pollution was not considered important for aggregation to the national level.

<table>
<thead>
<tr>
<th>PERFORMANCE AREA</th>
<th>CODE</th>
<th>WHO</th>
<th>INDICATOR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Noise Pollution</td>
<td>NP1a</td>
<td>Local A, B</td>
<td>Number of noise pollution related complaints received by the local authority.</td>
</tr>
<tr>
<td></td>
<td>NP1b</td>
<td>Local A, B</td>
<td>% of these complaints for which there was enforcement action.</td>
</tr>
</tbody>
</table>

### D10.4.2 WASTE MANAGEMENT

Waste and waste management in general is seen as one of the core mandates of municipalities under Schedules 4b and 5b of the Constitution (this makes refuse removal, refuse dumps and solid waste removal a local government matter) and under the White Paper on Integrated Pollution and Waste Management and the Environmental Conservation Act. Provincial government also has responsibility for certain waste issues and therefore indicators to be reported on by the province have also been included. This performance area has been divided into three sub-areas, namely waste generation (data on amount of waste generated in an area), waste services (performance indicators for provision of services), and waste/reduction and management.

**a) Waste Generation**

<table>
<thead>
<tr>
<th>PERFORMANCE AREA</th>
<th>CODE</th>
<th>WHO</th>
<th>INDICATOR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Waste Generation</td>
<td>WG1</td>
<td>Local</td>
<td>General waste produced per capita per year.</td>
</tr>
<tr>
<td></td>
<td>WG2</td>
<td>Local</td>
<td>Hazardous waste produced per sector per year.</td>
</tr>
</tbody>
</table>
**b) Waste Services**

<table>
<thead>
<tr>
<th>PERFORMANCE AREA</th>
<th>CODE</th>
<th>WHO</th>
<th>INDICATOR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Waste Services</td>
<td>WS1</td>
<td>Local</td>
<td>% of households eligible for kerbside refuse removal which receive this service weekly.</td>
</tr>
</tbody>
</table>

**c) Waste Reduction and Management**

<table>
<thead>
<tr>
<th>PERFORMANCE AREA</th>
<th>CODE</th>
<th>WHO</th>
<th>INDICATOR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Waste Reduction and Management</td>
<td>WRM1a</td>
<td>Local</td>
<td>Number of incidents of illegal dumping.</td>
</tr>
<tr>
<td></td>
<td>WRM1b</td>
<td>Local</td>
<td>% of incidents for which enforcement action was taken.</td>
</tr>
<tr>
<td></td>
<td>WRM2</td>
<td>Local</td>
<td>Amount (tonnes) of illegal dumping cleared by local authority.</td>
</tr>
<tr>
<td></td>
<td>WRM3</td>
<td>Local</td>
<td>Recycling: % of general waste recycled on an annual basis (mass or volume?).</td>
</tr>
<tr>
<td></td>
<td>WRM4</td>
<td>Local</td>
<td>Landfill Sites: % of municipal landfill sites licensed according to the Environmental Conservation Act.</td>
</tr>
<tr>
<td></td>
<td>WRM5</td>
<td>Local</td>
<td>Available landfill lifespan.</td>
</tr>
<tr>
<td></td>
<td>WRM6</td>
<td>Province, DWA and locals.</td>
<td>% of licensed landfill sites that are being monitored for compliance (according to specification in the license).</td>
</tr>
</tbody>
</table>

**D10.4.3 WATER AND SANITATION**

**a) Storm water management**

This is a local government matter under Schedules 4b and 5b of the Constitution but data on the provision of storm water management was not considered of interest to DEA on a national level.

<table>
<thead>
<tr>
<th>PERFORMANCE AREA</th>
<th>CODE</th>
<th>WHO</th>
<th>INDICATOR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Storm Water Management</td>
<td>SWM1</td>
<td>Local</td>
<td>% of storm water drains that are maintained annually.</td>
</tr>
<tr>
<td></td>
<td>SWM2</td>
<td>Local</td>
<td>Number of dwellings located within the 1:50-year flood line.</td>
</tr>
</tbody>
</table>

**b) Water and Sanitation Services**

Reporting on the provision of water supply and sanitation services is a core performance area of those municipalities (Category A, B and C) who are water service authorities. This information is of primary interest to DWA but is also collated by DPLG. The first two indicators below are already key performance indicators for municipalities. The third is an outcome indicator for provision of clean water and sanitation – but this may be accompanied by other indicators of population health related to water and sanitation which are collected by the Department of Health.
c) Water Quality

Monitoring of water quality in a local area is the responsibility of DWA regional offices and water utilities. However, during consultation processes for this project, it was suggested that local authorities should be aware of information on water quality and request this from DWA. A limited number of suitable water quality indicators have thus been included below.

<table>
<thead>
<tr>
<th>PERFORMANCE AREA</th>
<th>CODE</th>
<th>WHO</th>
<th>INDICATOR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Water Quality</td>
<td>WQ1</td>
<td>DWA</td>
<td>% of exceeding of DWA guidelines for selected groundwater quality variables (total nitrogen, total phosphorus, conductivity and faecal coliforms).</td>
</tr>
<tr>
<td></td>
<td>WQ2</td>
<td>DWA</td>
<td>% exceeding of DWA guidelines for selected surface water quality variables (total nitrogen, total phosphorus, conductivity and faecal coliforms).</td>
</tr>
</tbody>
</table>

D10.4.4 ENVIRONMENTAL MANAGEMENT

a) Parks and open space

This is a local government matter under Schedules 4b and 5b of the Constitution – where local government is responsible for the provision and maintenance of municipal parks and recreational areas, which are forms of open space. However, the provision and maintenance of these areas is not a core environmental activity – but is a planning and amenity issue, unless the open space is of value for conservation.

Thus the indicators developed for this area are not considered core environmental indicators apart from those which relate to spaces with conservation value. For areas with conservation value the greatest issue seems to be ‘infilling’ of such areas by development and so an indicator has been included to assess this. To make this distinction, municipal parks and open spaces will have to be ‘categorized’ into those with conservation value and those without.
PERFORMANCE
AREA
Municipal Parks
and Open Spaces.

<table>
<thead>
<tr>
<th>CODE</th>
<th>WHO</th>
<th>INDICATOR</th>
</tr>
</thead>
<tbody>
<tr>
<td>POS1a</td>
<td>Local</td>
<td>Extent of municipal parks, recreation areas or other open spaces within the municipal area with conservation value.</td>
</tr>
<tr>
<td>POS1b</td>
<td>Local</td>
<td>% of this area in-filled by development on an annual basis.</td>
</tr>
<tr>
<td>POS2</td>
<td>Local</td>
<td>% of dwellings which fall within a 2 km radius of a municipal park or recreational area.</td>
</tr>
<tr>
<td>POS3</td>
<td>Local</td>
<td>Extent of municipal parks, recreational area or other open space per capita within the municipal area.</td>
</tr>
<tr>
<td>POS4</td>
<td>Local</td>
<td>Level of community satisfaction with access to and quality of municipal parks and recreation areas (survey generated data).</td>
</tr>
<tr>
<td>POS5</td>
<td>Local</td>
<td>% of municipal budget allocated to provision and maintenance of municipal parks and recreation areas.</td>
</tr>
</tbody>
</table>

b) Nature conservation

Biodiversity is not mentioned as a local government matter under the Schedules 4b and 5b of the Constitution. The Biodiversity Act, however, does confer some responsibility for management of biodiversity, control of invasive alien species, etc. to local government. Officially-designated local protected areas are, per definition, ‘local amenities’, which are a local government matter under Schedules 4b and 5b. In addition to the obligation to provide, preserve, manage and maintain such areas under the relevant Schedules, the Protected Areas Act provides specific responsibilities to local government for the local protected areas within their boundaries. National and provincial protected areas which lie within a municipality remain the responsibility of national and provincial parks institutions.

c) Protected Areas

The purpose of the relevant indicators is to allow DEA to aggregate information in order to produce figures for the total area under formal protection across the country – and for the area of land indicated as of ‘conservation importance’. The relevant indicators can be used to monitor performance of municipalities as it relates to recognising and officially protecting locally important areas by tracking the change in area of protected area, or the percentage cover of protected areas, within the municipal area over time.

As mentioned previously, specific indicators for this may be produced under the Protected Areas Act. The Protected Areas Act contains a requirement that all local authorities should facilitate the drafting (or address in their SDF) management guidelines for officially-designated protected areas within their jurisdiction area. This stipulation has been included as a simple compliance indicator.
d) **Invasive Alien Species**

The Biodiversity Act confers a responsibility on local government to draw up plans for the monitoring, control and eradication of invasive alien species on municipal land. Thus, the performance indicators here are related to municipal land – and are not related to the invaded area in a municipality as a whole, or the clearing activity being carried out across a municipality as this will be taking place on land owned by many different people. Composite figures for this information will have to be obtained by DEA directly from Working for Water (WfW) (although in some cases, municipalities may keep such information).

<table>
<thead>
<tr>
<th>PERFORMANCE AREA</th>
<th>CODE</th>
<th>WHO</th>
<th>INDICATOR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Protected Areas</td>
<td>PA1</td>
<td>Local (all)</td>
<td>Extent of municipal area under ‘local protected area’ status.</td>
</tr>
<tr>
<td></td>
<td>PA2</td>
<td>Local (all)</td>
<td>% of municipal area under local protected area status.</td>
</tr>
<tr>
<td></td>
<td>PA3</td>
<td>&quot;</td>
<td>% of land of ‘conservation importance’ in the municipal area under local protected area status.</td>
</tr>
<tr>
<td></td>
<td>PA4</td>
<td>&quot;</td>
<td>% of local protected areas with a current / adopted management plan and associated authorised budget.</td>
</tr>
<tr>
<td></td>
<td>PA5</td>
<td>Local</td>
<td>Level of user satisfaction with access to and quality of local protected areas.</td>
</tr>
<tr>
<td>Invasive Alien Species</td>
<td>IAS1a</td>
<td>WfW</td>
<td>Extent of municipal land currently invaded by alien species.</td>
</tr>
<tr>
<td></td>
<td>IAS1b</td>
<td>Local (all)</td>
<td>% of municipal land currently invaded by alien species.</td>
</tr>
<tr>
<td></td>
<td>IAS2a</td>
<td>WfW</td>
<td>Extent of IAS cleared from municipal land (in the reporting year).</td>
</tr>
<tr>
<td></td>
<td>IAS2b</td>
<td>Local (all)</td>
<td>% of municipal land currently invaded by alien species which has been cleared.</td>
</tr>
<tr>
<td></td>
<td>IAS3</td>
<td>Local (all) Planning Department</td>
<td>Is there an adopted plan for invasive plant monitoring, control and eradication that is integrated and aligned with the IDP and SDF?</td>
</tr>
</tbody>
</table>

e) **Species and ecosystem management and change**

It is not within the core mandate of municipalities to report information on the extent, management and change in species and ecosystems found within a municipal area. This responsibility falls to the relevant province. The indicators are all outcome-related and, as such, are useful benchmark indicators that can help to identify serious trends and species or ecosystems under threat.
PERFORMANCE AREA | CODE | WHO | INDICATOR
--- | --- | --- | ---
Species and Ecosystem Management and Change. | SEMC1 | Province | Threatened and extinct species per taxonomic group.

SEMC2 | Province | Endemic species per taxonomic group.

SEMC3 | Province | Population trends of selected species.

SEMC4a | Province | Extent of sensitive, vulnerable, highly dynamic and stressed ecosystems in the municipal area - by ecosystem type (e.g. wetland, dunes, etc.).

SEMC4b | % of each of the above which is degraded or transformed on an annual basis.

D10.4.5 ENVIRONMENTAL GOVERNANCE

This is one of the most important areas of environmental performance to measure. Local government has a series of obligations under the Bill of Rights, the Constitution, environmental framework legislation (such as NEMA) and sectoral legislation, to ensure that it protects the environment and that its activities and those of others are not detrimental to the environment or the environmental right of its citizens.

The IDP process identifies the environment as a ‘cross-cutting issue’ that must be incorporated into all elements of municipal planning. This should typically be achieved through an efficient SDF process. Indicators in this regard are divided into the sub-performance areas, namely NEMA principles, environmental planning, Agenda 21 (and other international obligations), environmental reporting; environmental education and awareness raising.

a) NEMA Principles

A set of indicators is required to monitor performance (of all spheres of government) in adhering to the NEMA principles. This was identified as an area of work outside the scope of this project. However, it should be possible at this stage to ask municipalities whether they have carried out an internal audit of their plans, policies and programmes in this regard.

PERFORMANCE AREA | CODE | WHO | INDICATOR
--- | --- | --- | ---
NEMA Principles | NEMA1 | Local | Has the municipality audited its plans, policies and programmes for adherence to the NEMA principles?

b) Environmental Planning

The following are simple compliance indicators, which measure simply whether a municipality has carried out a requirement of legislation. No indicators were developed to assess the quality of planning carried out or whether plans were implemented satisfactorily.
c) **Agenda 21 and other international obligations**

Chapter A4 summarises the international agreements, conventions and protocols to which South Africa is a signatory and which are to be given effect by all spheres of government. These contain many principles of participation, sustainability and so on, which if implemented, contribute to good environmental governance.

<table>
<thead>
<tr>
<th>PERFORMANCE AREA</th>
<th>CODE</th>
<th>WHO</th>
<th>INDICATOR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Relevant agreements, conventions and protocols</td>
<td>A1</td>
<td>Local (all)</td>
<td>Has the municipality officially adopted the relevant agreements, conventions and protocols (</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>A2</td>
<td>Local (all)</td>
<td>Is there an approved implementation plan for the agreements, conventions and protocols (refer to Chapter A4) ?</td>
</tr>
</tbody>
</table>

**d) Environmental reporting**

<table>
<thead>
<tr>
<th>PERFORMANCE AREA</th>
<th>CODE</th>
<th>WHO</th>
<th>INDICATOR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Environmental Reporting</td>
<td>EP1</td>
<td>Local (all)</td>
<td>Has the municipality produced a current State of Environment Report?</td>
</tr>
</tbody>
</table>
e) **Environmental education and awareness raising**

<table>
<thead>
<tr>
<th>PERFORMANCE AREA</th>
<th>CODE</th>
<th>WHO</th>
<th>INDICATOR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Environmental Education.</td>
<td>EEd1</td>
<td>Local (all)</td>
<td>What is the budgetary allocation (%) for environmental education and awareness raising per capita?</td>
</tr>
</tbody>
</table>

**D10.5 SUMMARY OF INDICATORS**

These are all ‘pragmatic’ indicators – unless otherwise marked (shaded box = ideal indicators) and are all relevant to local authorities unless otherwise marked with a P* (provincial responsibility) or DWA* (DWA regional responsibility).

**CORE INDICATORS**

**Air/Climate**

- Is there an adopted Air Quality Management Plan?
- % of licensed industries which did not comply with licence conditions
- % of these for which there was an enforcement response by the authority
- % of key pollutants monitored according to the specifications in the National Air Quality Framework

**Ambient Concentrations of key pollutants**

- Degree of exceeding national standards for ambient concentrations of key pollutants
- Number of air quality related complaints received by the local authority (no. per year)
- % of these for which there was an enforcement action
- Number of staff (FTEs) responsible for monitoring air quality in the municipality

**Waste Management**

- General waste produced per capita per year
- Hazardous waste produced per sector per year
- % of households eligible for kerbside refuse removal which receive this on a weekly basis
- Number of incidents of illegal dumping
- % of these incidents for which enforcement action was taken
- Amount (tonnes) of illegal dumping cleared by the local authority
- % of general waste recycled on an annual basis
- % of municipal landfill sites licensed according to the terms of the Environmental Conservation Act
- Available landfill lifespan
- % of licensed landfill sites that are being monitored for compliance (according to specification in license)

**Water, Sanitation and Water Quality**

- % of households with access to potable water within 200 m of dwelling (or on site)
- % of households with at least a basic level of service as determined by the WSA service levels policy
- Number of recorded cases of cholera
- % of exceeding DWA guidelines for selected groundwater quality variables (*DWA)
- % of exceeding DWA guidelines for selected surface water quality variables (*DWA)

**Parks and Open Spaces**

- Area (hectares) of municipal parks, recreation areas or other open spaces within the municipal
### Protected Areas

<table>
<thead>
<tr>
<th>Description</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Area (hectares) of municipal area under ‘local protected area’ status</td>
<td></td>
</tr>
<tr>
<td>% of municipal area under local protected area status</td>
<td></td>
</tr>
<tr>
<td>% of land of ‘conservation importance’ in the municipal area under protected area status</td>
<td></td>
</tr>
<tr>
<td>% of local protected areas with a current/adopted management plan and authorised budget</td>
<td></td>
</tr>
</tbody>
</table>

### Invasive Alien Species

<table>
<thead>
<tr>
<th>Description</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Area (hectares) of municipal land currently invaded by alien species</td>
<td></td>
</tr>
<tr>
<td>% of municipal land currently invaded by alien species</td>
<td></td>
</tr>
<tr>
<td>Areas of IAS cleared from municipal land (this reporting year)</td>
<td></td>
</tr>
<tr>
<td>% of municipal land currently invaded by alien species which has been cleared (this reporting year)</td>
<td></td>
</tr>
<tr>
<td>Is there an adopted Invasive Species Monitoring, Control and Eradication Plan that is integrated and aligned to the IDP?</td>
<td></td>
</tr>
</tbody>
</table>

### Species and Ecosystem Management and Change

<table>
<thead>
<tr>
<th>Description</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Threatened and extinct species per taxonomic group P*</td>
<td></td>
</tr>
<tr>
<td>Endemic Species per taxonomic group P*</td>
<td></td>
</tr>
<tr>
<td>Population trends of selected species P*</td>
<td></td>
</tr>
<tr>
<td>Area (hectares) of sensitive, vulnerable, highly dynamic and stressed ecosystems in the municipal area (by ecosystem type) P*</td>
<td></td>
</tr>
<tr>
<td>% of each of the above which is degraded or transformed on an annual basis P*</td>
<td></td>
</tr>
</tbody>
</table>

### Environmental Governance

<table>
<thead>
<tr>
<th>Description</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Has the municipality audited its plans, policies, and programmes for adherence to the NEMA principles?</td>
<td></td>
</tr>
<tr>
<td>Has a strategic environmental assessment of the impact of the SDF for the municipality been carried out?</td>
<td></td>
</tr>
<tr>
<td>For each of the following, is there a current, adopted plan that is integrated and aligned to the IDP: Air Quality Plan, Integrated Waste Management Plan; Oil Spill Contingency Plan; Water Services Development Plan; Plan to provide access to basic water services; Invasive Species monitoring, control and eradication plan</td>
<td></td>
</tr>
<tr>
<td>Is the IDP aligned to the National Biodiversity Strategy?</td>
<td></td>
</tr>
<tr>
<td>Has the municipality officially adopted Agenda 21 and is there an approved implementation plan?</td>
<td></td>
</tr>
</tbody>
</table>

### PERIPHERAL INDICATORS

#### Noise Pollution

<table>
<thead>
<tr>
<th>Description</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of noise pollution related complaints received by the local authority</td>
<td></td>
</tr>
<tr>
<td>% of these complaints for which there was enforcement action</td>
<td></td>
</tr>
</tbody>
</table>

#### Storm Water Management

<table>
<thead>
<tr>
<th>Description</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>% of storm water drains that are maintained annually</td>
<td></td>
</tr>
<tr>
<td>Number of dwellings within the 50-year flood line</td>
<td></td>
</tr>
</tbody>
</table>

#### Municipal Parks and Open Spaces

<table>
<thead>
<tr>
<th>Description</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>% of dwellings that fall within a 2 km radius of a municipal park or recreation area</td>
<td></td>
</tr>
<tr>
<td>Area (hectares) of parks, recreation areas and other open space per capital in the municipal area</td>
<td></td>
</tr>
<tr>
<td>Level of community satisfaction with access to and quality of municipal parks and recreation areas</td>
<td></td>
</tr>
<tr>
<td>% of budget allocated to the provision of and maintenance of municipal parks and recreation areas</td>
<td></td>
</tr>
</tbody>
</table>

#### Protected Areas

<table>
<thead>
<tr>
<th>Description</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Level of user satisfaction with access to and quality of local protected areas</td>
<td></td>
</tr>
</tbody>
</table>
REFERENCES AND ANNEXURES
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