

# Integrated Water Quality Management

## POLICIES AND STRATEGIES FOR SOUTH AFRICA

1.2.1

### A REVIEW OF THE WATER QUALITY MANAGEMENT POLICIES AND STRATEGIES FOR SOUTH AFRICA AND INTERNATIONAL EXPERIENCE



WATER IS LIFE - SANITATION IS DIGNITY



**water & sanitation**

Department:  
Water and Sanitation  
**REPUBLIC OF SOUTH AFRICA**



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**Water Resource Planning Systems  
Water Quality Planning**

**WATER QUALITY MANAGEMENT POLICIES AND  
STRATEGIES FOR SOUTH AFRICA**

**A REVIEW OF WATER QUALITY  
MANAGEMENT POLICIES AND STRATEGIES  
FOR SOUTH AFRICA AND INTERNATIONAL  
EXPERIENCE**

**Report Number 1.2.1**

**P RSA 000/00/21715/2**

**June 2017**

**(Final Report)**



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## PREFACE

### Background

*South Africa is facing a multi-faceted water challenge, which, if not addressed effectively, has the potential to significantly limit the economic growth potential of the country, especially considering the levels of water scarcity, with frequent droughts, increasing water demands, and deteriorating resource water quality.*

*The deterioration in water quality is a factor of growing concern. Importantly, **deteriorating water quality is an economic and developmental issue**, and should be addressed as such. Without a change in how water resources are managed, worsening resource water quality will continue to erode the socio-economic benefits from, and increase the costs associated with, the use of the country's water resources.*

*In light of the above, the Department of Water and Sanitation (DWS) embarked on a journey to revise, update and consolidate its policies and strategies for managing the quality of the water in the Country's water resources and to develop a pragmatic plan for the conversion of the Integrated Water Quality Management (IWQM) Policy and Strategy into practice.*

### Integrated Water Quality Management Policy and Strategy

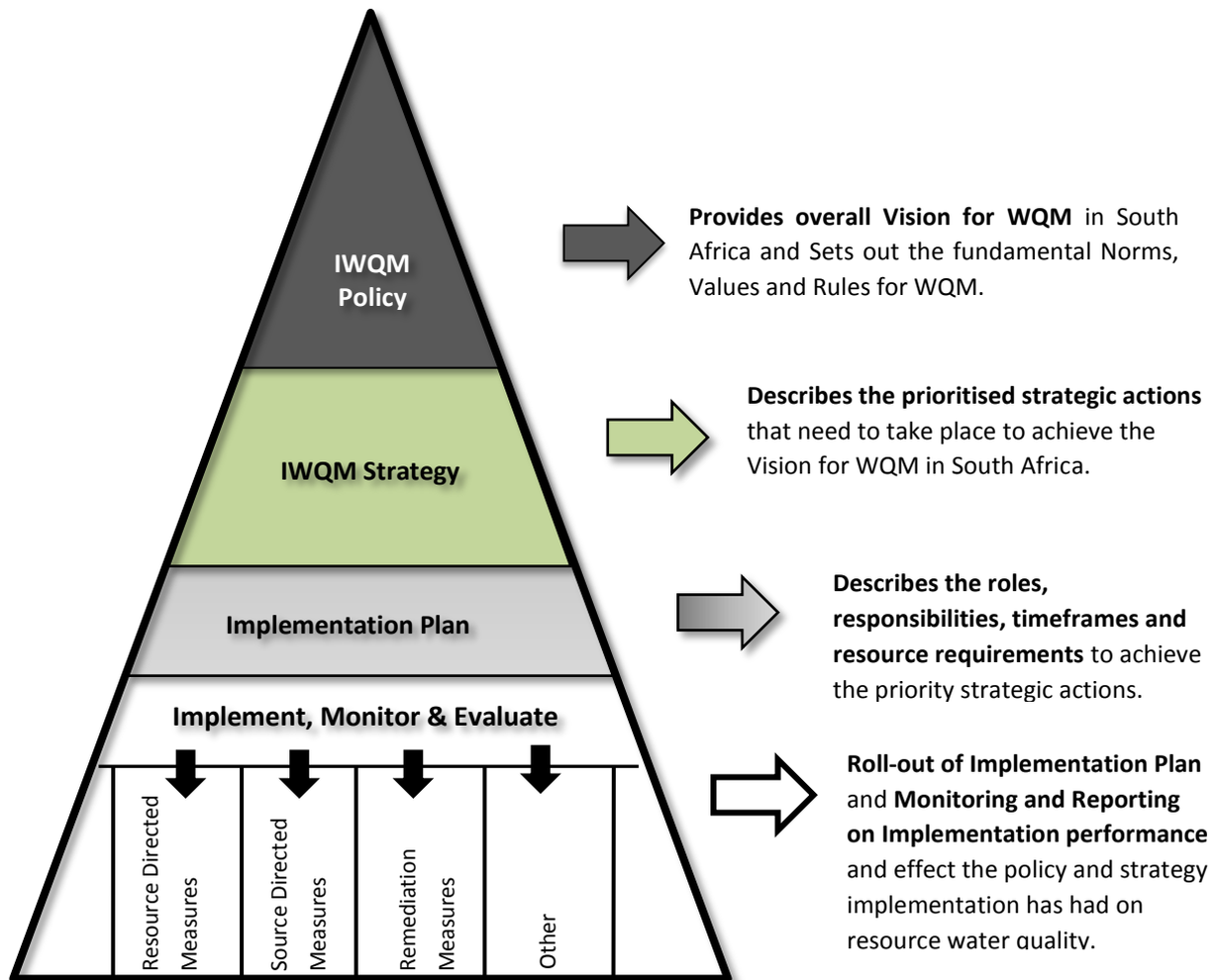
*Since the inception of this initiative, several supporting documents were developed that aimed to establish the status quo with respect to water quality, its management practices and instruments, the challenges in South Africa and the institutional arrangements. A review of existing policies, strategies, and other relevant documents, both locally and internationally was used to i) analyse the root cause of the water quality issues; ii) determine the gaps in the IWQM approaches that have been used; iii) understand impacts that emerging trends may have on water quality (e.g. climate change, unconventional gas exploration, amongst others) and iv) look for innovative practices for IWQM.*

*Based on these learning's, the **IWQM Policy** sought to amalgamate and describe an integrated, inclusive and adaptive approach to IWQM, that built on the tenets of sustainable development coupled with addressing the identified gaps in the policy framework. The IWQM Policy sets out the vision, goal, values, underlying principles and policy responses for managing the quality of our water in our surface and underground water resources.*

*The **IWQM Strategy** sets out those strategic actions which are required to be undertaken in order to realise the vision and goals for water quality in South Africa. It articulates the broader process of Integrated Water Quality Management and provides the prioritised strategic actions that need to take place over a short to medium term.*

*The **Implementation Plan** outlines the pragmatic approach to strategic implementation and clearly articulates roles and responsibilities for the implementation of key activities and provides the linkages and dependencies between these activities.*

**The Monitoring and Evaluation Framework** articulates the indicators to be monitored to determine the progress of the actions to be implemented and provide the foundation required to manage water quality adaptively. It also outlines the reporting structures and processes to be followed.



**Figure P-1: Relationship between Policy, Strategy, and Implementation**

The Literature Reviews inform all three of the areas reflected above.

### Stakeholder Engagement

*Given that the management of water quality constitutes an effort that is serviced and maintained by various role-players, a key element of the development of the IWQM Policy, Strategy and Implementation Plan is the involvement of relevant role-players, at a level where they may provide strategic and operational direction in the conceptualisation and finalisation of key areas and outputs. Consequently, a Stakeholder Consultation and Communication Strategy was developed to inform, consult, involve, collaborate and where possible empower the relevant key players by providing a strategic framework to: -*

- **Engage in policy and strategy development processes** of the key issues, priorities, guiding principles, and approaches regarding the IWQM Policy and Strategy.
- **Enhance the product** through inputs from stakeholders;
- **Establish Ownership and buy-in** of both the process and outcomes to ensure that stakeholders can relate and identify with the IWQM Policy and Strategy;
- **Facilitate Implementation:** a key result under this objective is the implementation of the Policy and Strategy. This will involve iterative process of learning-by-doing approach so that the implementation of the Policy and Strategy can serve as both a refining process and a learning curve;
- **Provide capacity development** and support through strategic collaborative efforts. This ensures that the necessary skills and capacities are shared between and among stakeholders;
- **Create awareness** and enhance the level of understanding on issues about the IWQM Policy and Strategy, in order to improve and strengthen active stakeholders' participation in WQM;
- **Consider appropriate mechanisms** for communication and publicising of the IWQM Policy and Strategy.

Based on the fact that IWQM has environmental and social impacts, among others, it was imperative that consultation not be a single conversation but a series of opportunities to create an understanding about WQM amongst those it will likely affect or interest, and to learn how these internal and external parties view the initiative and its associated risks, impacts, opportunities, and mitigation measures. Listening to and incorporating stakeholder concerns and feedback is highly considered as a valuable source of information that can improve the design and outcomes of policy and strategy and help identify and control external risks. It is envisaged that the consultations done during this initiative form the basis for future collaboration and partnerships.

The Stakeholder Consultation and Communication Strategy focussed internally to relevant Government Departments and externally to targeted stakeholders.

- **Internal to Government** - The purpose of targeting members within the Government Departments and its institutions (CMAs, Water Boards and other water management institutions) was to ensure that there was holistic preparation of staff at all levels. These staff have a range of interests that function at differing strategic levels within the Government and as such have different capacity building requirements.
- **External to Government** - There are a range of stakeholders that are interested and affected by the IWQM Policy, Strategy and Implementation Plan. These include the private sector, research and academia, civil society including NGOs, umbrella organisations such as the South African Local Government Association (SALGA), the South African Cities Network (SACN), the Chemical and Allied Industries Association (CAIA), Business Unity South Africa (BUSA), AgriSA, the Chamber of Mines, amongst others. The purpose of targeting these stakeholders was to solicit their input, create awareness and guide external stakeholders on

*water quality management issues, strengthen the understanding of the policy, and strategy and their implications, and strengthen collaborative systems. Moreover, it is important for the successful implementation of the policy and strategy that external stakeholders become more engaged in both developing the policy and strategy as well as through the implementation of the policy and strategy.*

## **Way Forward**

*As sector lead, the Department understands that the management of water resources requires a sector-wide approach and this is a central theme to the implementation of the National Water Resources Strategy. Similarly, the management of water quality requires a broader engagement that moves roles and relationships beyond that of user, stakeholder, Policy-maker and regulator, but towards one of cooperation, partnership and stewardship. This necessitates the development of robust and pragmatic management instruments, supported by effective communication and capacity building, both internally to the Department and externally to the larger sector.*

## DOCUMENT INDEX

### Reports developed as part of this project:

<b>WATER QUALITY MANAGEMENT POLICIES AND STRATEGIES FOR SOUTH AFRICA</b>		
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<b>1. PROJECT REPORTS/SUPPORTING DOCUMENTS</b>		
1.1	Inception Report	P RSA 000/00/21715/1
1.2	Literature Review	
<b>1.2.1</b>	<b>A Review of the Water Quality Management Policies and Strategies for South Africa and International Experience</b>	<b>P RSA 000/00/21715/2</b>
1.2.2	A Review of the Water Quality Management Institutional Arrangements for South Africa	P RSA 000/00/21715/3
1.2.3	A Review of the Water Quality Management Instruments for South Africa	P RSA 000/00/21715/4
1.3	Water quality and Water Quality Management Challenges for South Africa	P RSA 000/00/21715/5
1.4	Water Quality Glossary	P RSA 000/00/21715/6
1.5	Stakeholder Consultation and Communication Strategy	P RSA 000/00/21715/7
1.6	Stakeholder Consultation and Communication Audit Report	P RSA 000/00/21715/8
1.7	Capacity Building Strategy	P RSA 000/00/21715/9
1.8	Capacity Building Audit Report	P RSA 000/00/21715/10
1.9	Technical Close-out Report	P RSA 000/00/21715/11
<b>2. POLICY REPORTS</b>		
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2.2	Integrated Water Quality Management Policy - Edition 2	P RSA 000/00/21715/13
2.3	Summary of Integrated Water Quality Management Policy	P RSA 000/00/21715/14
<b>3. STRATEGY REPORTS</b>		
3.1	Integrated Water Quality Management Strategy - Edition 1	P RSA 000/00/21715/15
3.2	Integrated Water Quality Management Strategy - Edition 2	P RSA 000/00/21715/16
3.3	Summary of Integrated Water Quality Management Strategy	P RSA 000/00/21715/17
<b>4. POLICY INTO PRACTICE REPORTS</b>		
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4.2	Implementation Plan - Edition 2	P RSA 000/00/21715/19
4.3	Monitoring and Evaluation Framework - Edition 2	P RSA 000/00/21715/20
4.4	Water Quality Management in the Department of Water and Sanitation: Organisational Design	P RSA 000/00/21715/21



## APPROVAL

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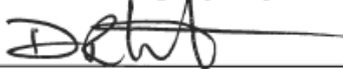
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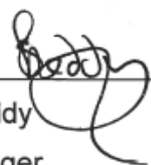
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Afred Nzo District Municipality	Department of National Treasury
Afri Forum	Department of Planning, Monitoring and Evaluation
African Rainbow Minerals	Department of Public Enterprises
Agri Eastern Cape	Department of Rural Development and Land Reform
Agri Kwa-Zulu Natal (Kwanalu Initiative)	Department of Science and Technology
Agri Northern Kaap	Department of Tourism
Agri SA	Department of Trade and Industry
Agri Western Cape	Department of Water and Sanitation
Agricultural Research Council	DH Environmental Consulting (Pty) Ltd
Alliance for Water Stewardship	Digby Wells
Amatola Water	East Rand Water Care Company
Anglo American	Eco Monitor
AquaEco	Eco- Owl Consulting
ASA Metals	Emifula Riverine Consultants
Association of Cementitious Material Producers	Endangered Wildlife Trust
Award	EOH Coastal and Environmental Services
Bloem Water	Eskom
Bosch Capital	Ethekwini Metropolitan Municipality
Breede-Gouritz Catchment Management Agency	Exova BM TRADA
Buffalo City Metropolitan Municipality	Exxaro
Centre for Environmental Rights	Federation for a Sustainable Environment
Chamber of Mines	Federation of Southern African Gem and Mineralogical Societies.
Chemical and Allied Industries' Association	Fezile Dabi District Municipality
Chris Hani District Municipality	Frances Baard District Municipality
City of Cape Town Metropolitan Municipality	Free State Department of Agriculture and Rural Development
City of Johannesburg Metropolitan Municipality	Free State Department of Health
City of uMhlathuze	Fresh Produce Exporters Forum
Clean Stream Environmental Consulting	Freshwater Consulting cc
Council for Geoscience (CGS)	Galago Environmental
Council of Scientific and Industrial Research	Gamtoos Irrigation Board
Crocodile River Irrigation Board	Gauteng Department of Health
De Beers	Geo Arc
Department of Energy	Glencore
Department of Environmental Affairs	Goadex Engineering and Water Science Consultants
Department of Health	Golder Associates
Department of Higher Education and Training	Goldfields
Department of Human Settlement	Govan Mbeki Municipality
Department of International Relations and Cooperation	Green Cape Sector Development Agency

Department of Mineral Resources	Manten Marina
Harmony Mines	Marico River Conservation Association
Limpopo Department of Agriculture and Rural Development	Masilonyana Municipality
Ikamva	MBB Consulting Services
Iliso Consulting	Merafong City Local Municipality
Impala Platinum	Midvaal Water Company
Inkomati Usuthu Catchment Management Agency	Modikwa Platinum Mine
International Water Management Institute	Mogalakwena Local Municipality
iSAT	Mogalakwena Mine
Isiqalo Cooperative	Moses Kotane Local Municipality
Jaco Consulting	Mpumalanga Water Caucus
Jantech	Municipal Infrastructure Support Agent
JCP Steel	Mzimvubu -Tsitsikamma proto CMA
JG Afrika	Nala local municipality
Joe Gqabi District Municipality	Naledi Local Municipality
Johannesburg Water	Naledzi Environmental Consulting
Joint Water Forum	National African Farmers' Union
Jones & Wagener	National Business Initiative
Kaap River Irrigation Board	Nepad Business Foundation
Kakamas Water User Association	New World Water Sanitation
Komati Basin Water Authority	North West Department of Rural, Environment and Agricultural Development
Komati River Irrigation Board	North West University
Kumkani FM	Northern Cape Department of Agriculture and Land Reform
KwaDukuza Local Municipality	Northern Cape Department of Environment and Nature Conservation
Kwa-Zulu Natal Agricultural Union	Northern Cape Provincial Government
La Brie Estate	Ntuzuma Enviro Cooperative
Land bank	OR Tambo District Municipality
Lebalelo Water User Association	Orange Proto-Catchment Management Agency
Lemogang womens health	Oranje-Riet Water User Association
Lepelle Northern Water	Overstrand Municipality
Lephalale Local Municipality	Palabora Copper
Letaba Water User Association	Petra Diamonds
Letsemeng Local Municipality	Phumelela Local Municipality
Liberty NPO	Pilanesberg Platinum Mines
LIM 368 (Mookgophong LM and Modimolle LM)	Pioneer Foods
Limpopo Department of Economic Development, Environment and Tourism	Platmines SA
Limpopo Proto-Catchment Management Agency	Polokwane Local Municipality
Living Lands	Pongolo-Umzimkhulu Proto-Catchment Management Agency
Lonmin	PPC Cement
Madibeng Local Municipality	Prime Africa
Magalies Water	Prop 5 Corporation
Makane Local Municipality	Randwater
Maluti Water	RE-Solve
Mangaung Metropolitan Municipality	Rhodes University (Institute for Water Research)

Rhovan Operations  
Rockwell Diamonds  
Rowing SA  
Royal Bofokeng Platinum  
Royal Haskin  
Samancor Chrome Limited  
SANParks  
Sasol  
Save the Vaal  
Scherman Colloty & Associates  
Sedibeng Water  
SeeSaw  
SEMBCORP Silulumanzi  
Sephaka Cement  
Sibanye Gold  
Sidebelo Platinum Mines  
Softchem  
Source Point  
South African Logal Government Association  
South African National Biodiversity Institute  
South African Sugar Association  
SRK Consulting  
Stellenbosch Municipality  
Stellenbosch University  
Stellvine  
Strategic Water Partners Network  
Swartland Municipality  
T Squared Corporate Solutions  
Tlokwe Local Municipality  
Tlou Consulting  
ToxSolutions  
Trans Caledon Tunnel Authority  
Transnet  
Tshegofents Facilities and Engineering  
Tsogang Local Municipality  
Tswane Local Municipality  
TTM Water Quality Engineering  
Umfula Wempilo Consulting  
Umgeni water board  
Umzinyathi District Municipality  
University of Cape Town  
University of Fort Hare  
University of Johannesburg  
University of KwaZulu-Natal  
University of Pretoria  
University of the Free State  
University of Venda  
University of Witwatersrand  
Usapho Consulting  
Vaal Catchment Management Agency  
Vele Colliery  
Vhembe Water User Associations  
Vin Pro  
Vunene Mining  
Water Institute of South Africa  
Water Research Commission  
Western Cape Department of Agriculture  
Western Cape Department of Environmental Affairs  
Western Cape Government  
White River Valley Conservation Board  
Wildlands  
Wildlife and Environment Society of South Africa  
WineTech  
World Wildlife Fund  
Xylem Water Solutions



## EXECUTIVE SUMMARY

### Introduction

South Africa is often lauded with having one of the most progressive Constitutions and Water Acts. However, this great framework alone cannot guarantee the sustainable and equitable use of the country's most precious resource. Rapid urbanisation, expansion of the mining industry, increasing use of chemicals in agriculture and destruction of our natural/green infrastructure has undermined the quality of the country's water resources. Poor water quality impacts negatively on human health, threatens downstream irrigation areas and food security, increases industrial costs and raw water treatment costs arising from removing pollutants, reduces income generated from recreation and ecotourism, destroys ecosystems and affects biodiversity. The deterioration of water quality is therefore an issue that can affect many national priorities and strategies including strategies for economic development, health management and biodiversity conservation (DWS, 2015).

Sustainable development in South Africa is critically dependent on assurances of good quality water that is fit-for-use. Development must be balanced by an increased supply of water of an appropriate quality to satisfy the human needs. Demand for water will continue to grow as the country's population increases as well as social and economic conditions improve in South Africa. Consequently, placing increasing pressure on the country's scarce water resources and concurrently, increasing potential threats to water quality (DWA, 2003). Water Quality Management (WQM) must be conducted within the realities as outlined above. The challenge has always been to clearly articulate water user requirements for specific circumstances and matching them with appropriate measures to ensure on-going beneficial water use. It is recognised that the existing WQM policy is dated (Water Quality Management Policies and Strategies in the RSA in 1991 and the Resource Directed Management of Water Quality in 2006) and whilst innovative at the time of publication, is now in need of revision to align with current overarching policy and legislative frameworks. Key amongst these issues is fundamental changes in governance and institutional frameworks and the need to consider more carefully the role of various public and private actors. It is also recognised that there is a range of supporting operational policies, strategies, management instruments and methodologies that have been developed and implemented in recent years. These provide a significant platform for the development of new strategies and policies, based upon the pragmatic experience of implementing these instruments. It should be noted that the integration of the WQM Policy and WQM Strategy with wider national policies provides the opportunity to align the approaches toward managing water quality with other activities the Department, and in Government. This will help entrench this project and secure its sustainability going forward.

Therefore, this report, which is the first part of the Literature Review trilogy, aims to understand the evolution of WQM policies and strategies that governed South Africa. This literature review also aims to highlight innovative ways in which the key identified Water

quality challenges have been addressed internationally, particularly in the context of challenging landscapes/futures by looking at specific case studies.

## The Evolution of Policy

### 1919 to 1956

Water quality problems were experienced in South Africa during the first half of the 20<sup>th</sup> Century. This coincided with the development of towns and industries and the associated accumulation of wastes in built-up areas. Under the Public Health Act of the Union of South Africa, 1919 (Act No. 36 of 1919) all sewage and sewage effluents had to be disposed of on land, by means of irrigation or through evaporation in evaporation ponds mainly due to inadequate technology or high treatment costs.

### 1956 to 1991

In the pre-1950 to the post-1950 era, South Africa underwent a change from an agriculturally based economy to one in which industry and mining became more dominant. The Water Act, 1956 (Act No 54 of 1956) aimed at control of the industrial use of water and the treatment and disposal of effluent. By 1956 it was becoming apparent that reconciling water supply with water demand would be increasingly difficult and that reuse of effluent would have to play a major role in the management of the country's scarce water resources. After 1956 the earlier requirement of the health authorities that prohibited the disposal of effluent to natural water courses had to fall away due to diminishing water supplies. The 1956 Act required that all effluent be returned to the water body from which the water was originally abstracted. Later amendments, notably the Water Amendment Act, 1984 (Act No. 96 of 1984) broadened WQM and the uniform effluent standards, the General and Special Standards and the Special Effluent Standards for Phosphate were developed to limit eutrophication and associated pollution.

### 1991 to 1998

The emphasis on the management of effluent quality did not achieve the desired results. Water quality continued to deteriorate, mainly due to other forms of water contamination, not directly covered by effluent quality control, becoming more pronounced. These primarily relate to diffuse sources of contamination and associated land use activities. This necessitated focussing on the water resource to ensure suitable water quality for beneficial water use. This resulted in the Receiving Water Quality Objectives (RWQO's) approach, complemented with a pollution prevention approach. The development of catchment management plans, although not entrenched in law, also started within this period to facilitate the implementation of the RWQO's approach.

### 1998 to present

The National Water Policy and subsequent National Water Act, 1998 (Act no. 36 of 1998) entrenched the concept of catchment management and associated resource quality

objectives by direct management effort. Moreover, the concept of the Reserve as part of the resource base was also established. The concept of sustainable water use as introduced by the National Water Policy and the National Water Act (NWA) not only embraces the concept of aquatic ecosystem integrity as reflected by the Reserve, but also emphasises that water use must 'benefit' human society. This is in line with the current national effort to enhance the social and economic situation of South Africa. South Africa is currently in a policy review phase, with the amendment of the NWA, the amalgamation of the Water Services Act, 1997 (Act No. 107 of 1997) (WSA) and the NWA and the review of the WQM policies and strategies for South Africa.

## Recommendations for South Africa from insights from International Case Studies

This review provided a brief overview of various water quality management approaches that are implemented globally. A key outcome of this review is insight into the changing nature of water quality problems and their management, both locally and internationally. These insights can be described as:

- There has been a rise in pollution from nonpoint sources. This is a consequence of inadequate land-use planning and development and operation and maintenance of waste infrastructure (predominantly urban challenge). Traditional water quality challenges however, still exist, such as traditional agricultural nonpoint sources. As seen in the USA and the Mersey Basin (UK), the changing development landscape presents changes to the water quality challenge, thus requiring adaptive WQM.
- WQM challenges are inherently institutional, financial, economic and social/behavioural, rather than technical. Technical solutions are constantly improving, and therefore require the enabling environment and political will to implement sustainably. As illustrated in the Indus Basin, technical solutions that are financially sustainable require institutions and enabling environments to be implemented sustainably. The Ganga Basin study also illustrates that buy-in from all stakeholders is key for effective and sustainable WQM.
- Good water quality monitoring enables enforcement and compliance. Added to this, the timely sharing of data and information allows the development of relevant and applicable WQM interventions, which have a high likelihood to succeed. As illustrated in China, the USA, and in the European Union, updating of the monitoring network and monitoring services (such as online monitoring) enables effective enforcement and compliance of laws and regulation.
- Clean tech supported by green economy initiatives and financing mechanisms provides targeted ways of reducing pollution at source. The private sector has a crucial role to play in minimising its impacts on water resources. Collaborative efforts by the private sector and international funding organisations (such as the World Bank) and/or NGOs (such as World Wildlife Fund) illustrate that by sharing water

risks, benefits can also be shared. There is therefore a recognition that business risk associated with physical, reputational and/or regulatory impacts has contributed to collective action initiatives associated with new emerging partnerships. This, however, requires an enabling environment for Research and development and the promotion on the clean tech industry.

- WQM increasingly requires catchment rehabilitation through a range of rural and urban measures, implying an integrated approach that requires cooperation with other sector regulators. Political will and basin institutions that are leading rehabilitation efforts have been illustrated as key to successful rehabilitation of catchments in Western Australia and the Mersey Basin.
- In the presence of a strong institutional and regulatory landscape, alignment and consistency is an emerging challenge that requires cooperative governance and regulatory/strategic approaches that aim for alignment. As in the USA, a centralised unit that aligns legislation and fosters the sharing of knowledge, data and WQM skills is essential for sustainable basin management.
- Regulatory and strategic approaches are increasingly focusing on minimising pollution by being stringent on polluting sectors. As illustrated by China, shifting the regulatory approaches to improving monitoring and compliance, and enforcing the 'polluter pays' principle, forces polluters to minimise pollution and provides finances to the regulating entity (through taxes or fines). India is also showing intent on implementing this strategy, although institutional challenges are delaying implementation. Innovative land-use planning approaches in Porto Alegre illustrate that all sectors have a role to play in minimising pollution.
- Coherent regulatory regimes and strategic institutional approaches are being supported by appropriate financial mechanisms and cooperative actions within these catchments. Improvement in the Environmental Protection Law (EPL) in China enabled the effective implementation of monitoring and compliance, and therefore emission levies. In Porto Alegre, for example, the recently released Resilience Strategy promotes building resilience by collaboration, participatory budgeting and aligning the strategic intent of the various departments.
- Natural (green) infrastructure is recognised as critical aspect of integrated management of water quality in urban and rural settings. The Danube and Rhine Rivers have shifted basin management efforts (including WQM and flood management) to green approaches that meet water management objectives while also preserving ecosystems.
- Addressing water quality problems requires political will at all levels, because sustained financing and attention is required over a long period of time, and can have short term economic impacts (that are balanced by long-term economic benefits). This has two components. Firstly, basin management is a long-term process that requires political will to build the required institutional capacity and financial sustainability. Secondly, there are various economic (and financial) approaches that can be implemented to fund the cost of water management, and the selection of the

approach should depend on the individual context. This can range from pollution charges for direct discharge of wastewater in Germany, or financial compensation for environmental services in France

- Government needs to play a lead role in driving, coordinating and often financing the remediation of critical water quality problems in the public interest, possibly leveraging innovative sources of finance. The Ganga Basin initiative in India illustrates that government needs to drive efforts to remediate water resources, and source funding. As in India, political will has increased the willingness of international funding entities to be involved in funding the initiatives, and to also build the required institutional and regulatory mechanisms required to rehabilitate the basin.
- Clean tech supported by green economy initiatives and financing mechanisms provides targeted ways of reducing pollution at source. The private sector has a crucial role to play in minimising its impacts on water resources. Collaborative efforts by the private sector and international funding organisations (such as the World Bank) and/or NGOs (such as World Wildlife Fund) illustrate that by sharing water risks, benefits can also be shared. There is therefore a recognition that business risk associated with physical, reputational and/or regulatory impacts has contributed to collective action initiatives associated with new emerging partnerships.
- The Sustainable Development Goals implementation provides a valuable opportunity to tackle water quality problems in a coherent manner. A key success of the European Union Nitrates Directive is that the interventions implemented by countries (to meet the European Union objectives) have multiple benefits, such as improving water quality monitoring, providing electricity through biogas, and improving agricultural efficiency.





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## LIST OF ACRONYMS

Abbreviation	Meaning
<b>AMD</b>	Acid Mine Drainage
<b>AWS</b>	Alliance for Water Stewardship
<b>CARA</b>	Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983)
<b>CMA</b>	Catchment Management Agency
<b>COGTA</b>	Department of Cooperative Governance and Traditional Affairs
<b>CWA*</b>	Clean Water Act
<b>DAFF</b>	Department of Agriculture, Forestry and Fisheries
<b>DEA</b>	Department of Environmental Affairs
<b>DMR</b>	Department of Mineral Resources
<b>DRP*</b>	Danube Regional Project
<b>DWA</b>	Department of Water Affairs
<b>DWS</b>	Department of Water and Sanitation
<b>EPA</b>	Environmental Protection Agency
<b>EU</b>	European Union
<b>GDP</b>	Gross Domestic Product
<b>GEF</b>	Global Environmental Facility
<b>GIZ</b>	Deutsche Gesellschaft für Internationale Zusammenarbeit
<b>IBIS*</b>	Indus Basin Irrigation System
<b>ICPR*</b>	International Commission for the Protection of the Rhine
<b>IEA*</b>	International Energy Agency
<b>IWQM</b>	Integrated Water Quality Management
<b>IWQMP</b>	Integrated Water Quality Management Plan
<b>IWRM</b>	Integrated Water Resource Management
<b>MCA*</b>	Minerals Council of Australia
<b>MCMPR*</b>	Ministerial Council on Mineral and Petroleum Resources
<b>MMER*</b>	Metal Mining Effluent Regulations
<b>MPRDA</b>	Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002)
<b>NEMA</b>	National Environmental Management Act, 1998 (Act No. 107 of 1998)
<b>n.d.</b>	Undated

Abbreviation	Meaning
<b>NDP</b>	National Development Plan
<b>NBI*</b>	Nile Basin Initiative
<b>NBTF*</b>	Nile Basin Trust Fund
<b>NPS</b>	Non-point Source
<b>NWA</b>	National Water Act, 1998 (Act No. 36 of 1998)
<b>NWIS*</b>	National Water Information System
<b>NWRS</b>	National Water Resource Strategy
<b>R&amp;D</b>	Research and development
<b>RDM</b>	Resource Directed Management
<b>RHA*</b>	Rivers and Harbors Act
<b>RSA</b>	Republic of South Africa
<b>RQO</b>	Resource Quality Objective
<b>RWQO</b>	Resource Water Quality Objective
<b>SADC</b>	Southern African Development Community
<b>SALGA</b>	South African Local Government Association
<b>SAWI*</b>	South Asia Water Initiative
<b>SDG</b>	Sustainable Development Goal
<b>SIDA*</b>	Sindh Irrigation and Drainage Authority
<b>SMEs*</b>	Small and medium-sized enterprises
<b>USA</b>	United States of America
<b>USGS*</b>	U.S. Geological Survey
<b>UWWT*</b>	Urban Wastewater Treatment Directive
<b>WDCS</b>	Waste Discharge Charge System
<b>WQM</b>	Water Quality Management
<b>WRM</b>	Water Resource Management
<b>WSA</b>	Water Services Act, 1997 (Act 108 of 1997)
<b>WUA</b>	Water User Association
<b>WWTW</b>	Waste Water Treatment Works

\* The acronyms marked with "\*" are international acronyms.

## 1. INTRODUCTION

### 1.1 Background to the Project

South Africa is often lauded with having one of the most progressive Constitutions and Water Acts. However, this great framework alone cannot guarantee the sustainable and equitable use of the country's most precious resource. Rapid urbanisation, expansion and continuation of the mining industry, increasing use of chemicals in agriculture and destruction of our natural/green infrastructure has undermined the quality of the country's water resources. Poor water quality impacts negatively on human health, threatens downstream irrigation areas and food security, increases industrial costs and raw water treatment costs arising from removing pollutants, reduces income generated from recreation and ecotourism, destroys ecosystems and affects biodiversity. The deterioration of water quality is therefore an issue that can affect many national priorities and strategies including strategies for economic development, health management and biodiversity conservation (DWS, 2015).

Sustainable development in South Africa is critically dependent on assurances of good quality of the country's limited resources. Development must be balanced by an increased supply of water of an appropriate quality to satisfy the human needs. Demand for water will continue to grow as the country's population increases as well as social and economic conditions improve in South Africa. Consequently, placing increasing pressure on the country's scarce water resources and concurrently, increasing potential threats to water quality (DWAF, 2003).

Water quality management must be conducted within the realities as outlined above. The challenge has always been to clearly articulate water user requirements for specific circumstances and matching them with appropriate measures to ensure on-going beneficial water use. It is recognised that the existing WQM policy is dated (Water Quality Management Policies and Strategies in the RSA in 1991 and the Resource Directed Management of Water quality in 2006) and whilst innovative at the time of publication, is now in need of revision to align with current overarching policy and legislative frameworks. Key amongst these issues is fundamental changes in governance and institutional frameworks and the need to consider more carefully the role of various public and private actors. It is also recognised that there is a range of supporting operational policies, strategies, management instruments and methodologies that have been developed and implemented in recent years. These provide a significant platform for the development of new strategies and policies, based upon the pragmatic experience of implementing these instruments. It should be noted that the integration of the WQM Policy and WQM Strategy with wider national policies provides the opportunity to align the approaches toward managing water quality with other activities the Department, and in Government. This will help entrench this project and secure its sustainability going forward.

## 1.2 Context of the Report

This literature review, together with the glossary and Water Quality Management challenges report contribute to the assessment phase, as outlined in the project programme below (**Figure 1**).

The assessment phase of the project consists of two tasks that feed into the overall situation assessment and gaps analysis for Water quality and Water Quality Management challenges for South Africa. The first task is a high-level situation assessment to understand the impacts, topography and root causes of the water quality challenges facing the country. To meet the South Africa's development objectives, an approach to WQM should consider the importance of proactively planning to be prepared for the range of socio-economic and developmental requirements of the country. This requires a more informed understanding of the range of impacts, and provides the opportunity to fully understand the management regimes required (DWS, 2015). Similarly, an understanding of the water quality challenges in the country provides a good starting point for research, planning and management interventions. These water quality challenges affect the country in different ways, and therefore have different characteristics such as:

- the geographical extent of their impacts;
- the integrated severity of their impacts on the fitness-for-use of the resource, on water users' health, on the local and regional economy, and on local and downstream ecosystems;
- the extent to which they have been / are being monitored; and
- levels of knowledge and understanding of the above impacts, their temporal patterns and geographic prevalence.

In addition, an assessment of future trends as it relates to the expansion or contraction of dense settlements, the coal mining roadmap and its direction and shifts towards urbanisation, amongst others, will be used to further inform potential future water quality threats to SA's water resources. A SWOT (strengths, weaknesses, opportunities, and threats) analysis will also be conducted to inform what the issues are and areas for improvement.

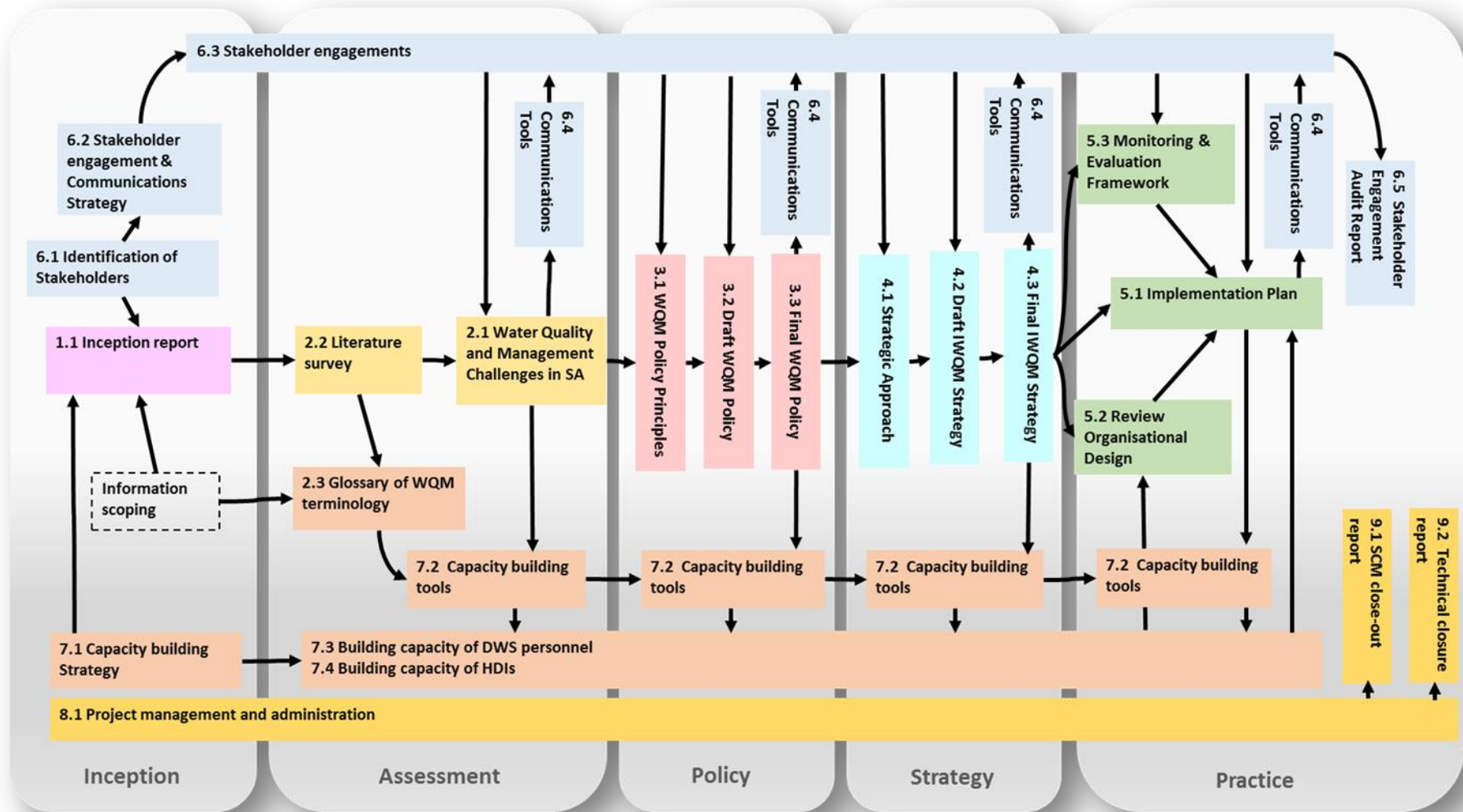
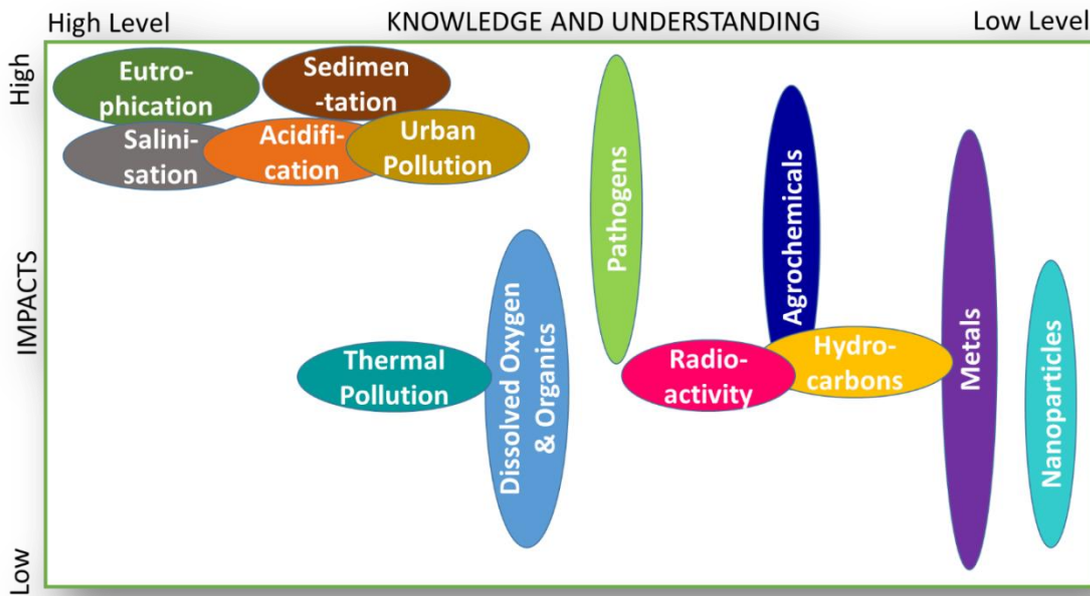


Figure 1: Project Components

Some of the salient results from the first task are presented here. **Figure 2** below depicts a graphical representation of the various water quality challenges in South Africa. The water quality ‘impacts’ of each of these challenges are mapped against the ‘knowledge and understanding’ of the challenge.



**Figure 2: Mapping of Water Quality Issues against Impacts and Knowledge/Understanding**  
(Source: DWS, 2016)

Individually, these 13 issues differ in terms of the following characteristics:

- the geographical extent of their impact;
- the cumulative severity of their impacts on the fitness-for-use of the resource, on water users’ health, on the local and regional economy, and on local and downstream ecosystems;
- the extent to which they have been/are being monitored; and
- levels of technical/scientific knowledge and understanding of the above impacts, their temporal patterns and geographic prevalence.

Based on the above analysis five issues stand out, around which there is considerable knowledge for action, and the impacts are recognised as being highly significant. It can be seen (**Table 1**) that five water quality issues occupy the High Impacts/High Knowledge area on the diagram, namely Eutrophication, Salinisation, Sedimentation, Acidification and Urban Pollution. This signifies that they should receive high priority management attention (DWS, 2016). Each of these five issues emanates from various source and have a range of factors that exacerbate their impact. **These are significant issues in terms of societal and economic impact and require a strategic, adaptive and action oriented approach.**

**Table 1: Prioritised water quality issues and sources of pollution**

Eutrophication	Salinisation	Acidification/ Alkalinisation	Urban Pollution	Sedimentation
<ul style="list-style-type: none"> <li>• Agricultural sources</li> <li>• Domestic wastewater</li> <li>• Urban stormwater runoff</li> <li>• Diffuse sources</li> </ul>	<ul style="list-style-type: none"> <li>• Natural sources</li> <li>• Agricultural sources</li> <li>• Industrial sources</li> <li>• Domestic wastewater</li> <li>• Diffuse sources</li> </ul>	<ul style="list-style-type: none"> <li>• Mining sources</li> <li>• Industrial sources and emissions</li> </ul>	<ul style="list-style-type: none"> <li>• Microbial pollution</li> <li>• Solid waste</li> <li>• Hydrocarbon sources</li> <li>• Sedimentation</li> <li>• Nutrient enrichment</li> <li>• Stormwater runoff</li> </ul>	<ul style="list-style-type: none"> <li>• Natural runoff</li> <li>• Agricultural sources</li> <li>• Urban runoff</li> </ul>

As the economy develops, more pressure will be placed upon our water resources. In order to improve the management of these resources, it is crucial to have a full understanding of the root causes of these water quality challenges and the way they are currently managed.

The five primary water quality challenges outlined above all have multi-sectoral characteristics and speak to the overlapping or adjacent mandates of a range of government institutions. For that reason, the requisite future management responses to these challenges will need to go well beyond the statutory and regulatory mandate, measures, controls, instruments and processes of DWS alone. **The future management of these water quality challenges will need strategic regulatory collaboration and partnerships between DWS and various other state institutions across all three tiers of government, the CMAs, water boards, the private sector and organised civil society.**

Understanding the root causes of these water quality challenges enables the implementation of effective WQM strategies and interventions. In addition, as these challenges are exacerbated by climate change, incorporating a climate change lens enables the development of robust water quality management policy, strategy and implementation plans, which are adaptable and effective under changing environments. This, however, does not come easy, as the development of new ideas and thinking requires considerable political and strategic support to see these ideas becoming part of policy and strategy (DWS, 2015).

Although South Africa's existing policies and strategies have an array of strengths and weaknesses, these need to be further explored in both the current and future context (particularly the climate, development, socio-economic context). Here-in lies the opportunities offered by innovative WQM interventions, as this enables countries to not only address water quality challenges, but to also meet other country objectives. Such opportunities can be described as:

- Aiming for **sustainable development** and promoting the **green economy**.
- Forming **stewardships efforts and partnerships** that promote collaboration to manage shared risks.

- Alternative and innovative **financing mechanisms** that provide opportunities to support improved WQM (DWS, 2015).
- The **restoration and rehabilitation** of natural systems (including water resources) to their natural state and thus ensuring equitable access to water resources for all water users (which include the ecosystems).

There is, therefore, an opportunity for South Africa to review, revise and refine WQM policies and strategies to address the above-listed opportunities offered by innovative solutions. This necessitates an evaluation of the current states of WQM in South Africa, and most importantly the challenges and gaps in the country's current WQM approach. This will enable the country to implement solutions that will resolve current water quality challenges by resolving the barriers to progress. This forms the basis of the Literature Review.

### 1.3 Purpose of the Report

The Literature Review consists of three parts: WQM Policies and Strategies, WQM Institutional Arrangements and WQM instruments for South Africa (**Figure 3**).



**Figure 3: Components of the WQM Literature Review**

This report, the first of the series, includes understanding the policies and strategies that govern WQM in South Africa, whilst ensuring that the country meet their international obligations for basin management. This literature review also aims to highlight innovative ways in which the key identified water quality challenges have been addressed internationally, particularly in the context of challenging landscapes/futures by looking at specific case studies. For the case studies, it was crucial to get a combination of different experiences and practices from countries that are comparable to South Africa i.e. have similar Gross Domestic Products (GDP), economic sectors, climate, policies, water quality challenges and socio-economic challenges from both developing and first world countries. Thus, the second portion of the report, aims to provide a comprehensive review of WQM in various countries. It draws on international best practice guidelines and interventions of numerous countries that have a similar context to South Africa.

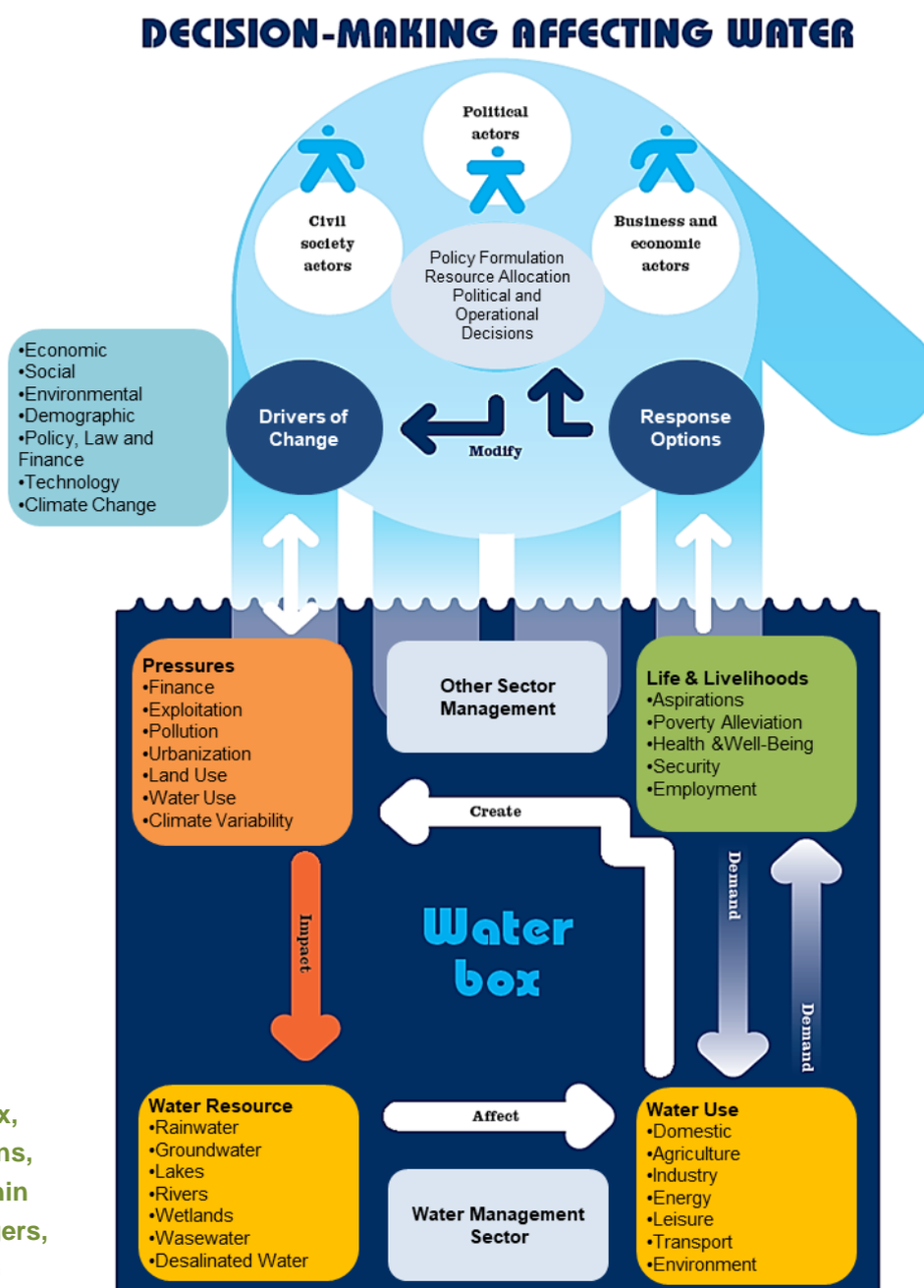
## 2. THE EVOLUTION OF POLICY AND STRATEGY FOR WQM IN SA

### 2.1 The Mandate of the Department of Water and Sanitation

The Department of Water and Sanitation has been mandated to *manage* the country's water resources. This means that the Department must not only *ensure the equitable distribution of water* to all South Africans, but must also *protect the water resource for future generations*. This *cannot be achieved* without the Department *managing the water quality* of the resource. Whilst it is impractical to maintain a pristine resource, socio-economic

development should not result in unsustainable mis-use of the resource (DWAF, 1991). Consequently, WQM requires balancing protection of the water resource with the need for development and growth in South Africa. Key criteria for the balance can be found given active public participation in WQM and strong governance and institutional structures. The water box (Pegram *et al.*, 2013) shows the complexity and diverseness that is the water sector (Figure 4).

**Figure 4: The Water Box, showing issues, decisions, and actions directly within the scope of water managers, and the connection to influencing factors outside**



**The Department of Water and Sanitation** is the apex department in relation to WQM, and will lead the co-ordination and alignment of Policy, legislation and implementation and put in place the necessary institutional arrangements under the *Inter-Governmental Relations Framework Act, 2005 ( Act No. 13 of 2005)* to ensure a government-wide approach to integrated WQM; DWS and DEA/Provincial Department of Environmental Affairs will develop a co-ordinated and joint water quality compliance monitoring and enforcement system to optimize the use of government resources and to achieve maximum impact.

## 2.2 The Evolution of Water Quality Management

Issues around water quality were evident as far back as the 17<sup>th</sup> century which spear-headed the need for WQM. However; a more formalised approach to WQM was established in the 20<sup>th</sup> century. WQM in South Africa has come a long way, from the Public Health Act of the Union of South Africa in 1919, to the National Water Act of 1998 to the current amalgamation of the NWA and WSA. As society evolved with the expansion of agriculture, mining and industry, with population increase and urbanisation, with technology development and conceptual enhancement, so did WQM (DWAf, 2003). This section provides a high-level overview of WQM, showing the path of evolution, dictated by needs but also guided by technology development and conceptual enhancement.

### 2.2.1 The Era of Mineral Revolution

In the late 19<sup>th</sup> Century, South Africa shifted from a primarily agricultural society, where most people lived off the land, to an industrial society. This took place largely as a result of the discovery of large diamond deposits in Kimberley in 1867 followed in 1886 by the discovery of gold on the Witwatersrand<sup>1</sup>, and so began the “gold rush”. Together these, discoveries led to the Mineral Revolution. The revolution was largely driven by the need to create a permanent workforce to work in the mining industry and saw South Africa transformed from a patchwork of agrarian states to a unified, industrial nation. This led to a significant migration of workforce from the rural areas, where people tended to cattle or cultivated crops, to the mining areas. These mining operations caused severe environmental damage, whilst the urban growth placed increasing strains on water supplies and led to increasing pollution of rivers. In addition to the pollution caused from the mining and urbanisation in this period, the policies developed during this era had a profoundly negative effect as water quality did not receive the much-needed attention it required.

### 2.2.2 The Era of Irrigated Agricultural

The growth of towns and cities across South Africa prompted changes in rural areas, as farms lost labourers to the mines and demand for food and agricultural produce increased,

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<sup>1</sup> <http://www.sahistory.org.za/archive/what-industrialisation#sthash.ic8uAUGR.dpuf>

early in the 20<sup>th</sup> Century. These shifts in the workforce necessitated the demand for food security. This resulted in the development of large irrigation schemes and storage to support the growing agricultural sector. These changes greatly increased South Africa's agricultural output as commercial farms were more efficient and had greater access to farming machinery than small farms, and saw social changes in rural areas. This increased agricultural steadily decreased the soil quality. Animal husbandry also increased during this period resulting in runoff (Worden, 1994).

The irrigated agricultural era saw a dynamic shift in water policy development to support the expanding irrigated agricultural sector. The expansion in irrigated agriculture was also fundamental to the infrastructural, economic and social development of the country's water sector. This period, locally and globally, saw a boom in infrastructure development, with little concern for social or environmental impacts and limited public participation. This infrastructure-focused planning phase reflected the dominant political and economic system at the time (Pegram et al., 2013), which has also paved way to some of the water supply issues plaguing South Africa today.

### **2.2.3 The Era of Water Resource Development**

Agricultural, industrial and urban expansion all required more water. Given South Africa's seasonal pattern of rainfall, this meant capturing storm water run-off through enhanced storage capacity through both on-farm small dam construction and state-initiated large-dam construction. To facilitate this, a comprehensive review of existing water legislation, which included water quality, was undertaken during 1950-52, eventually leading to the Water Act 54 of 1956, where water continued to be divided as private and public. Individuals could continue to exploit their water resources through riparian rights; the state, however, would exercise much greater control of 'normal' and 'surplus' (i.e. storm water) water in public rivers. Thus, began the rapid acceleration of inter-basin transfer and large dam building-projects across South and Southern Africa (Swatuk, 2010). The number of large dams in South Africa doubled from 50 to 100 between 1920 to 1940. By 1980, this number rose to 500, levelling off at around 520 in the 1990s.

### **2.2.4 The Era of Effluent Treatment and Disposal**

Up to the early 1950s, the focus was on sewage disposal, but with increased economic growth, the nature of pollution changed. The Water Act of 1956 was promulgated to control the industrial use of water, and the treatment and disposal of industrial effluent. The Water Amendment Act of 1984 provided for Uniform Effluent Standards, General and Special Standards, and Special Standards for Phosphate, to control pollution (DWA 2002, DWA, 2003).

## 2.2.5 The Era of Integration

***“Integrated Water Resource Management is based on the perception of water as an integral part of the ecosystem, a natural resource and a social and economic good, whose quantity and quality determine the nature of its utilization” (UNDESA, 1992).***

In 1970, the Commission of Enquiry into Water Matters noted the lack of integrated planning and the potential impacts that this would have on water resources. However, it was only during the 1980s and onwards that South Africa started to comprehend the environmental impacts of limited regulation of agricultural and industrial development. As the industrial, agricultural and urban demands for water have increased, the natural functioning and ability of these water resources to meet these economic, social and ecological needs has decreased (World Commission on Dams, 2000). Simultaneously, many basins and aquifers in South Africa became insufficient to meet competing demands, the fitness of the Water quality for use had declined and the modification of aquatic ecosystems has accelerated. As a result, during the 1970s and 1980s the water development community began to question previously held assumptions about water resources planning and management. Purely engineering solutions were no longer adequate to address the multifaceted and interconnected problems of basin management, in particular in conditions in which trade-offs between competing interests and values are required.

The Water Research Act, 1971 (Act 34 of 1971), provided for the promotion of water related research through a Water Research Commission (WRC) and a Water Research Fund. The Water Research Act is under review to improve the governance of the Water Research Commission and to align the act with all other applicable legislation. The WRC has made invaluable research contributions to the South African Water sector of a great vehicle/platform for engagement on water related issues.

In the 1990's there was a general consensus that a new and innovative approach to water resource management be undertaken. This type of thinking led to the concept of ***Integrated Water Resources Management*** (IWRM). The concepts of IWRM were captured initially in the 1992 Dublin and Agenda 21 principles. Subsequently, these concepts were cemented in the 2000 European Union Water Framework Directive (WFD) requirement for comprehensive basin management plans and the 2002 Johannesburg World Summit on Sustainable Development commitment by countries to develop IWRM plans at a national level (Pegram *et al.*, 2013). Since then, several countries undertook thorough reforms. China, Mexico, South Africa and Brazil were among the first countries that adapted their water law and policy to reflect the changing circumstances facing water resources management at the start of the 1990s and incorporated new basin-scale management and institutional arrangements into their legal frameworks (Pegram *et al.*, 2013). Therefore, for basins that were highly developed due to urbanisation, industrialisation or intensive irrigation, water quality planning become critical.

## 2.2.6 The Era of WQM Policy

***The water quality management framework policy endeavoured to promote better alignment between water user requirements and associated management actions mainly by separating the management of the water resource from the management and regulation of the sources of pollution that could adversely affect the water resource.***

As the mining and industrial sectors grew, it became necessary to manage their cumulative effects on water resources. The approach changed to one that focused on the quality of the water body that received effluent, and the requirements of all water users, referred to as the Receiving Water Quality Objectives Approach. The Department's "Water Quality Management Policies and Strategies in the RSA" was released in 1991. It addressed water quality management requirements at that time, within the prevailing context of evolving economic and socio-political trends. The 1991 policy also guided the evolution of the water quality management focus from primarily an effluent standard approach towards greater emphasis on the receiving water environment. The specific actions to improve water quality management as stipulated in the 1991 policy and strategy were largely fulfilled, thereby providing a foundation for further policy enhancement.

## 2.2.7 The Era of Democracy

***"South Africa's water law comes out of a history of conquest and expansion. The colonial law-makers tried to use the rules of the well-watered colonising countries of Europe in the dry and variable climate of Southern Africa. They harnessed the law, and the water, in the interests of a dominant class and group which had privileged access to land and economic power." Kadar Asmal (DWAF, 2007)***

In 1994, the first democratic government was sworn in and this saw a huge shift in both the political paradigm as well as the WRM paradigm. This significant change paved way for a new South Africa, united under the rainbow nation and the opportunity to reframe policy and legislation, based upon the latest thinking and understanding of how water resources should be sustainably managed.

The Constitution of the Republic of South Africa, 1996 (Act No. 108 of 1996) caused a paradigm shift in South African environmental policy by providing a right to "an environment that is not harmful to human health or well-being", and to have the environment protected, for the benefit of present and future generations, through reasonable legislative and other measures. These measures relate to the prevention of pollution and ecological degradation, the promotion of conservation, securing ecologically sustainable development and the utilisation of natural resources while promoting justifiable economic and social development. The constitution also calls for effective, transparent, accountable and coherent government in

a manner that does not encroach on the geographic, functional and institutional integrity of other spheres of government.

The National Water Policy (NWP,1997) recognised that Apartheid had left a void in management capacity in many areas across the different spheres of government. Even after 20 years of democracy – there are still challenges that face the water sector.

The NWP recognised that quality can only be managed jointly with quantity; economic considerations must be weighed together with social and environmental ones; groundwater has to be managed with surface water, and international water allocations cannot be considered in isolation from the domestic context. Nor can water management easily be separated from other activities. Land use, human settlements, industrial activity and mines all impact upon (and are affected by) the water cycle and our management of it. It recommended that one restructuring priority would be to shift away from an engineering and operational focus towards more multi-disciplinary regulatory functions, which would require re-prioritisation of resources within the Department.

The development of the 1997 ‘white paper’ policy statement on the management of the national water resource, and the promulgation of the 1998 National Water Act, set a trend for the entire region in terms of policy and legal frameworks for water resources management. The 1998 Water Act required the establishment of a National Water Resources Strategy (NWRS) by the Minister of Water. At the same time, a decentralized approach to water resources management was introduced, with the Act requiring the establishment of catchment management agencies (CMAs) that have the responsibility to develop and implement a catchment management strategy that is consistent with the framework provided by the NWRS. The South African water resources planning framework is based on the international principles of IWRM. However, the complexity of integrated planning and the capacity needed to implement the results have outstripped the ability of the country to deliver.

The need for improved groundwater management to ensure sustainable and efficient use of the resource was recognised in NWRS-1 and led to the formulation of a National Groundwater Strategy in 2002 through which strategic actions were undertaken. Groundwater is a strategic resource in many parts of South Africa, especially in rural areas. It also plays an important role in the supply of water to small towns and villages in the drier parts of the country and an estimated 80 000 to 100 000 boreholes are being drilled annually<sup>2</sup>. Whilst there is considerable potential for additional development of groundwater resources to augment existing resources, the quality of this resource needs to be considered. Due to shale and unconventional gas explorations, the quality of this water may be impacted. Until now, too little is known about the process to fully determine its impact on ground water surfaces.

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<sup>2</sup> <https://www.dwa.gov.za/groundwater/>

While the first NWRS was promulgated in 2004, only two CMAs had been established by 2011. Both agencies had developed their strategies by 2012, but were awaiting final legal gazetting of these strategies by the minister. In the absence of these CMSs and to plan coherently for future water resources management challenges, then Department of Water Affairs had developed relatively technical water resources strategies, named internal strategic perspectives, for all river basins in South Africa. While these were compiled without stakeholder consultation or much engagement with other government departments, they represent a first attempt to bring all available information about water resources together in one document.

Whilst the first NWRS (NWRS, 2004) set out the policies, strategies, guidelines and procedures for the management of water in the country, as required by the National Water Act, 1998 (No. 36 of 1998) (NWA). The updated strategy, the National Water Resource Strategy 2 (NWRS-2), released in 2013, aims to “ensure that national water resources are managed towards achieving South Africa’s growth, development and socio-economic priorities in an equitable and sustainable manner over the next five to 10 years.”

The strategy also responds to the priorities set by government in the National Development Plan (NDP) and National Water Act imperatives that support sustainable development. In terms of the NWA the purpose of the National Water Resource Strategy is to:

- facilitate the proper management of the nation’s water resources;
- provide a framework for the protection, use, development, conservation, management and control of water resources for the country as a whole;
- provide a framework within which water will be managed at regional or catchment level, in defined water management areas;
- provide information about all aspects of water resource management; and
- identify water-related development opportunities and constraint.

Under the NWRS-2 are several national thematic plans, including the National Climate Change Strategy for Water Resources. The NWRS-2 has been described by the National Climate Change Response White Paper as setting out the short-term response to climate change, with the Water for Growth and Development Framework 2030 seen as the medium to long-term responses. It recognises that climate change will increase the pressure on already stressed water resources, further impacting on water quality, and there is thus a crucial requirement for the effective management, use, allocation and re-allocation of available water resources.

### 2.2.8 Supporting Departments

Whilst the technical elements of water quality management have been sound for many years, it is realised that the shift in approach now must be one of managing water quality with a sector-wide approach. With this in mind, there are a range of policies and pieces of legislation administered by other government departments that are also relevant to the

management of water quality in South Africa. In effect, these show the important connectivity of land based activities to water quality. These are described below.

The *White Paper on Environmental Management* in South Africa of 1997 and the *National Environmental Management Act, 1998 (Act No. 107 of 1998)* (NEMA) set out the overarching Policy and legislative framework for environmental management in South Africa. The White Paper outlines government's environmental vision, strategic goals and supporting objectives as well as the powers and responsibilities of different spheres of government and civil society. The primary instrument to ensure that natural resources are managed sustainably as far as new projects are concerned is Environmental Impact Assessment (EIA) (Brownlie, Coetzee, Morris, 2013).

The *White Paper on South African Land Policy (1997)* stipulates that “environmental issues” should inform the Policy and stipulates that one challenge of land reform is to relieve land pressure without extending environmental degradation. The *Spatial Planning and Land Use Management Act, 2013 (Act No. 16 of 2013)*, administered by the Department of Rural Development and Land Reform, provides a framework for spatial planning and land use management and specifies the relationship between spatial planning, the land use management system and other kinds of planning; provides for development principles and norms and standards; provides for the sustainable and efficient use of land; and provides for cooperative government and inter-departmental relations between national, provincial and local spheres of government<sup>3</sup>. The *Spatial Planning and Land Use Management Act, 2013 (Act No. 16 of 2013)* applies to the whole of South Africa (urban and rural areas) and governs informal and traditional land use development processes. However, there has been insufficient consideration of water quality impacts from land use and this aspect is not sufficiently considered in spatial planning and land use management initiatives.

The White Paper on Agriculture of 1995 and the *Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983)* principally aim to build the agricultural sector in South Africa to reduce unemployment and poverty. One of the Policy objectives is “to preserve agricultural natural resources and to develop supporting policies and institutions”. With this in mind, the Department of Forestry and Fisheries has developed several legislative and other tools which provide and contribute to the prevention of water pollution by agricultural activities. They include: -

- An Irrigation Strategy of South Africa, 2015;
- National Policy on organic production;
- National Aquaculture Policy Framework;
- Pesticide Management Policy for South Africa, 2010; and
- Research studies in relation to water quality developed in collaboration with the Water Research Commission and the Agricultural Research Council.

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<sup>3</sup> <http://www.lexology.com/library/detail.aspx?g=dc21b3d0-c543-42f9-b93c-ec389b52e976>

In addition, there was the development of a discussion document on a *Policy on Agriculture in Sustainable Development*<sup>4</sup> by the Department of Agriculture, which deals extensively with water issues, including impacts on water quality arising from agricultural practices. However, the Agricultural Policy Action Plan (2015 – 2019) itself does not make any reference to issues relating to the water quality impacts of agriculture, or of the impacts of agriculture on declining water quality. This reality reiterates a recognition of the fragmented nature of IWQM and underscores the observation that the issue of water quality is not being appropriately addressed.

From a mine water management perspective, there are additional challenges posed by current Policy and legislation under which the mining industry continues to benefit from a special regulatory regime implemented by the Department of Mineral Resources (DMR) unlike by the environmental authorities which is the case for other industries. **This results in a conflict of interest in the DMR's mandate, between the promotion of mining and the regulation of its environmental impacts; this fundamentally compromises effective regulation of the detrimental impacts of mining.** The authorisation of mining developments by DMR is not aligned with an assessment of sensitive, vulnerable, and important water resource areas, placing some of South Africa's strategic water source areas at risk. Despite the requirement by Cabinet of a one-stop authorisation process that involves DEA, DWS and DMR, too often mines are given authorisations to operate without due consideration of the long-term and often extremely significant water quality implications resulting from mining.

However, an agreement between the Ministers of Water and Sanitation, Environmental Affairs and Mineral Resources concluded through the *Water Amendment Act of 2014* has set the basis for improved integration and alignment between the three departments. This agreement, titled the "One Environmental System", entails that all environment related aspects will be regulated through NEMA and that all environmental provisions will be repealed from the *Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002)* (MPRDA); that the Minister responsible for environmental affairs sets the regulatory framework and norms and standards, and that the Minister responsible for mineral resources will implement the provisions of NEMA and the subordinate legislation as far as it relates to prospecting, exploration, mining or operations; that the Minister responsible for mineral resources will issue environmental authorisations in terms of NEMA for prospecting, exploration, mining or operations, and that the Minister responsible for environmental affairs will be the appeal authority for these authorisations; and that the three Ministers agreed to align the time frames and processes for authorisation processes.

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<http://www.daff.gov.za/daffweb3/Portals/0/Policy%20Documents/Policy%20on%20agriculture%20in%20sustainable%20development.pdf>

The Mining Charter provides that mines are expected to design and plan all operations so that adequate resources are available to meet the closure requirements of all operations. Section 28(2) (c) of the MPRDA requires mines to report on their compliance to the *Mining Charter on an annual basis. However, in instances where a mine is declared insolvent and subsequently closes, the responsibility is inherited by the State who then has to ensure the continuous rehabilitation of derelict and ownerless mines.* The rehabilitation fund provided prior by the mine is often not sufficient for continuous management and rehabilitation and the financial burden falls on the state. The challenge of providing sufficient funding for the ongoing management of water pollution from closed mines has not yet been satisfactorily addressed. What becomes clear in looking at the relevant policies across government is that there is a lack of Policy and implementation alignment between the relevant government departments, and a lack of a common Policy imperative which balances the need for economic development with the protection of natural resources, including water. The DWS is in the process of developing a Mine Water Management Policy, that seeks to address the issues outlined above, particularly when it comes to issues around liability, funding and attribution.

**The National and Provincial Departments of Environmental Affairs** are responsible for the implementation of the *National Environmental Management Act, 1998 (Act No. 107 of 1998)* and for conducting EIAs on development projects. The DEA must ensure, in consultation with DWS/CMAs, that water quality impacts are sufficiently dealt with in EIAs and through a co-ordinated approach with DWS to compliance monitoring and enforcement;

**The National and Provincial Departments of Agriculture** are responsible for the implementation of the *Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983)* (CARA) and for agricultural Policy; responsible for promoting agricultural practices that reduce water pollution. In reviewing the CARA, the Department of Agriculture will consider the need to reduce the water pollution arising from current agricultural practices. The Department will, in line with the approach outlined in the draft Policy on Sustainable Agriculture, promote sustainable agricultural practices that, amongst other things, will contribute to the reduction of water pollution arising from agricultural areas. The Department will also ensure improved enforcement.

**The Department of Mineral Resources** is responsible for approving Environmental Management Plans and for the regulation and control of mining waste. In exercising this responsibility, DMR is required to ensure that DWS/CMAs are involved throughout the process of mine authorisation, and that no authorisation for mining is given without a water use authorisation from DWS, which will include stringent water quality management conditions. In addition, DWS, DMR and DEA will develop a joint process for mine closure which effectively addresses the potential long-term water quality impacts of the mine. Work has already begun in this regard through the Inter-departmental Project Implementation Committee on integrating licencing for the mining sector. To ensure that the authorisation processes associated with mining are aligned, all four acts (NWA, NEMA, CARA and

MPRDA) will be amended as required. DMR is also responsible for promoting mining practices that reduce pollution.

**The Department of Energy** is responsible for developing an integrated energy plan for South Africa, and in doing so, should engage closely with DWS to understand and take consideration of the water related implications of energy choices, including the water quality implications, such as, for example, acid mine drainage resulting from coal mining for thermal power generation, long-term radioactive pollution from nuclear power options or unconventional gas and oil sources.

**The National and Provincial Departments of Health** have a critical role to play in epidemiological studies to understand the impacts of poor water quality on human health, including the different impacts on women and men. These studies will be done in consultation with DWS and in partnership with the WRC and Minerals Research Council, and the resulting information will be used to inform WQM actions.

**Municipalities** have a regulatory role in relation to ensuring that **by-laws** regarding solid waste management and storm water management systems reduce water pollution from municipal areas, and in this regard, they carry part of government's responsibilities for preventing and reducing water pollution, and must ensure that management and control of such forms of diffuse water pollution are clearly addressed in their Water Services Development Plans. At the same time, local governments are responsible for sanitation provision and WWTW, which are critical in the striving for improved water quality. In this regard, the DWS, working with the national and provincial departments of Cooperative Government, has a regulatory role to ensure that WWTWs are duly licensed under the NWA, that local governments ensure that their WWTWs meet discharge standards, and to act to ensure compliance by municipalities. In this regard, DWS will implement its internal protocol on engagement with municipalities, including taking legal action where necessary

**Catchment Management Agencies** are agencies of DWS with delegated functions under the NWA. As such, they must act in alignment with the NWRS2 and the IWQM Policy of DWS, and must ensure that, at the catchment scale, effective co-ordination of planning and implementation takes place between the relevant government departments.

In line with the principles of subsidiarity enshrined in Agenda 21, and in the White Paper on a National Water Policy for South Africa, the management of water quality will be delegated to CMAs, with DWS providing the necessary oversight, national strategic guidance, and control of transboundary matters. The CMAs will also build the necessary capacity to act under section 19 (3-6) of the NWA, which is a responsibility allocated to them by the NWA. The Catchment Management Committees, Catchment Management Forums and other committees will be used as appropriate.

### ***A Chronological Summation of the Evolution of WQM in South Africa***

#### **1919 to 1956**

Water quality problems were experienced in South Africa during the first half of the 20<sup>th</sup> Century. This coincided with the development of towns and industries and the associated accumulation of wastes in built-up areas. Under the Public Health Act of the Union of South Africa, 1919 (Act No 36 of 1919) all sewage and sewage effluents had to be disposed of on land, by means of irrigation or through evaporation in evaporation ponds mainly due to inadequate technology or high treatment costs.

#### **1956 to 1991**

In the pre-1950 to the post-1950 era, South Africa underwent a change from an agriculturally based economy to one in which industry and mining became more dominant. The Water Act, 1956 (Act No 54 of 1956) aimed at control of the industrial use of water and the treatment and disposal of effluent. By 1956 it was becoming apparent that reconciling water supply with water demand would be increasingly difficult and that reuse of effluent would have to play a major role in the management of the country's scarce water resources. After 1956 the earlier requirement of the health authorities that prohibited the disposal of effluent to natural water courses had to fall away due to diminishing water supplies. The 1956 Act required that all effluent be returned to the water body from which the water was originally abstracted. Later amendments, notably the Water Amendment Act, 1984 (Act No 96 of 1984) broadened water quality management and the uniform effluent standards, the General and Special Standards and the Special Effluent Standards for Phosphate were developed to limit eutrophication and associated pollution.

#### **1991 to 1998**

The emphasis on the management of effluent quality did not achieve the desired results. Water quality continued to deteriorate, mainly due to other forms of water contamination, not directly covered by effluent quality control, becoming more pronounced. These primarily relate to diffuse sources of contamination and associated land use activities. This necessitated focussing on the water resource to ensure suitable water quality for beneficial water use. This resulted in the Receiving Water Quality Objectives (RWQO's) approach, complemented with a pollution prevention approach. The development of catchment management plans, although not entrenched in law, also started within this period to facilitate the implementation of the RWQO's approach.

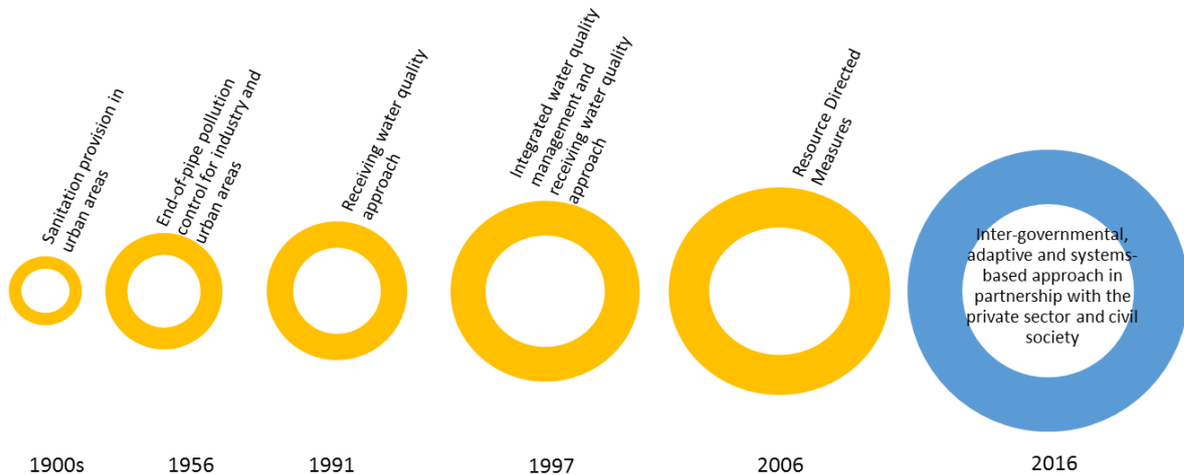
#### **1998 to present**

The National Water Policy and subsequent National Water Act of 1998 entrenched the concept of catchment management and associated resource quality objectives by direct management effort. Moreover, the concept of the Reserve as part of the resource base was also established. The concept of sustainable water use as introduced by the National Water Policy and the National Water Act, 1998, not only embraces the concept of aquatic ecosystem integrity as reflected by the Reserve, but also emphasises that water use must 'benefit' human society. This is in line with the current national effort to enhance the social and economic situation of South Africa.

## **2.3 Current Day South Africa**

Currently, the reincorporation of the sanitation function into the mandate of the DWS has catalysed a process to amalgamate the National Water Act and the Water Services Act. The National Sanitation Policy, published for stakeholder comment in 2016, is the first comprehensive Policy for sanitation provision in South Africa. The Policy includes positions on equity, institutions and sustainability, and commits the Minister to developing norms and standards for sanitation in informal settlements.

In addition to the primary Policy and Strategies discussed above, water quality is managed by DWS through several operational policies and strategies. Thus, IWQM in South Africa has evolved over time from end-of-pipe pollution control focused on the enforcement of uniform effluent standards to the current approach of resource planning and management, complemented with appropriate source management controls and remedial efforts, within the context of Integrated Water Resource Management (IWRM) (Figure 5).



**Figure 5: Evolution of IWQM in South Africa**

However, the existing overarching IWQM policies (comprising the IWQM Policies and Strategies in the RSA of 1991 and the Resource Directed Management of Water Quality in 2006), whilst innovative at the time of publication, only provided for certain more technical aspects of WQM and required a more holistic Policy that not only speaks to current realities, but also reflects the array of governance and enabling challenges that have hindered Policy implementation. This IWQM Policy is the revised and renewed overarching Policy that guides all other operational policies being developed by DWS.

**In addition, throughout the evolution of IWQM, the burden of managing water quality has fallen largely on the shoulders of the Department of Water and Sanitation. It is clear, however, that finding a solution to the problem requires an integrated approach across key government departments and the sector, utilising global best practice tools and mechanisms.** This approach also informs the new Policy approach.

However, two decades into democracy, the new water policies and legislation have not yet yielded the impact that the country expected, particularly on its water resources. **In light of this, the Department together with public and private sector, have several initiatives that, if implemented correctly, will change the face of WQM in South Africa.** This section highlights a few of the initiatives that are underway or in the process of being developed to address and significantly improve water quality, the way water quality is being managed and how the water resources are being impacted.

### 2.3.1 The Fragmented Nature of WQM Policies and Strategies

Not only were some of the policies and strategies dated, but they were fragmented and thus resulted in a non-formalised approach to WQM. To improve and integrate existing Water quality related policies and strategies so that they 1) address current WQM challenges, 2) are aligned to recent executive policies and strategies and 3) meet the needs of the Department, and larger water sector; the Department of Water and Sanitation undertook to develop a national IWQM Policy and accompanying Strategy.

*The fragmented nature of existing government policies and strategies and inadequate or incomplete institutional arrangements is a major contributor to inadequate cooperative governance and alignment between different government departments and sectors.*

The IWQM Policy formalises the Department's position in respect of WQM and includes appropriate policy principles and statements. The IWQM Strategy, developed through consultation with the water sector, identified the actions that will be required to co-ordinate and improve WQM in South Africa.

**Water quality management increasingly requires catchment rehabilitation through a range of rural and urban measures**, implying an integrated approach that requires cooperation with other sector regulators. While the **Department of Water and Sanitation is the department primarily responsible** for protecting water quality in South Africa, there are a number of **other government departments and spheres of government that have important roles** in this regard, in particular, national and provincial departments of Mineral Resources, Agriculture, Environmental Affairs, Health, Trade and Industry, Education (Basic and Higher), Rural Development and Land Reform, Human settlements, National Treasury, Catchment Management Agencies (CMAs) and Municipalities. Currently Water quality management arrangements are hampered by disintegrated institutional structuring, poor co-ordination and conflicting approaches between government departments and spheres of government. It is also recognised that whilst there is a myriad of supporting operational policies, strategies and management instruments across Government; the fragmented nature of these have created a challenge for WQM.

Therefore, this IWQM Policy provides an initial Policy framework that aims to connect with wider national policies, provides the opportunity to align approaches towards managing water quality and ensures that WQM becomes a **national imperative**, and not just the mandate of the Department of Water and Sanitation.

#### **Game Changer:**

- The alignment and harmonization of Government Policies and Strategies, based on the IWQM Policy and Strategy

### 2.3.2 Lack of Cooperative Governance and Alignment between Different Regulatory Mandates and Actions

Whilst there is broad alignment of policy and regulatory intent, alignment between the various legislative instruments needs to be improved. The recent suggested amendments to NEMA strengthen the ability to deal with non-compliant mines and this; with the revised EIA Regulations strengthen the understanding of what is required in terms of EIAs. However, there remain challenges with regards to responsibilities between the DEA and DMR that are not fully clarified. Amendments to the MPRDA are in the pipeline. It was also noted the amendments to the NEMA may have some problems in terms of alignment with the NWA which is also currently under review. This will require more analysis, but it does seem that these regulatory review and amendment processes are happening in isolation and are not thoroughly addressing the issues of alignment and clarifying matters related to regulatory responsibilities. Into future, we can expect continued regulatory process challenges.

Currently, the Department of Water and Sanitation (DWS) is developing a policy on mine water management, including Acid Mine Drainage, and on long-term policy interventions by the DWS. The mine water management policy sets out the policy principles that strive to strengthen the protection of the water resources from mine water contamination for short and long term. The policy principles enshrined herein are informed by the current legislative framework on water resource management. It further proposes an integrated departmental approach to mine water management. Where legislative gap/s exist/s, this policy provides relevant and appropriate legislative remedy to strengthen a proactive mine water management approach. The key policy positions reflected in the draft are:

- Integrated approaches to mining closure;
- Apportionment of liabilities;
- Optimum use of appropriate /Best Available Technology;
- Classification and differentiation of mines;
- Promotion of sustainable mining development;
- Duty of care;
- Environmental Vigilance and Continuous Improvement; and
- Institutional arrangements on infrastructure management/ transfer after Mine closure.

In addition, the Department is also in the process of developing policies for hydro-fracking, sanitation, private sector investment, industrialisation, wetlands use, support for rural development and energy.

#### **Game Changer:**

- Development of the Mine-Water Policy
- Development of policies on hydro-fracking, sanitation, private sector investment, industrialisation, wetlands use, support for rural development and energy
- Amendment to NEMA and MPRDA

### 2.3.3 Delay in the development of CMSs

The delay in the establishment of CMAs has consequently led to a delay in the development of catchment management strategies. These are vitally important for those catchments that are critically endangered due to the poor water quality being experienced.

A good example of success has been the development of the Vaal IWQM Strategy. This process led to the prioritized actions that are currently being implemented in the Vaal catchment, such as the implementation of both long-term and short-term solutions to combat AMD. However, this process took years to get it to the point of implementation of infrastructure.

The Department has recognised this crucial need and catchment specific Integrated Water Quality Management Plans (IWQMP) are in the process of being developed for the following prioritised catchments:

- Olifant's River Catchment
- Crocodile West River Catchment
- Orange River Catchment

Pro-active and integrated water resource planning to timeously address future water resource challenges is essential to maintaining water security. As such, the plans listed for the catchments above will address the specific water quality needs of those catchments with regards to securing water which is fit-for-use under different management and development scenarios. These plans are an essential component of a suite of other water resource management activities. The outcomes from such plans are used to inform reconciliation strategies, the resource quality objectives (RQOs), and the implementation requirements to meet these objectives. As such these plans guide future resource and source directed controls. The first of the plans should be completed by 2018 (DWS, 2015).

#### **Game Changer:**

- Development of IWQMP's for critically impacted catchments

### 2.3.4 Lack of collaborative action

Poor mine water management practices in the Witbank Coalfields by some existing and closed mines has created immense water pollution challenges for populations that are located in close proximity to the affected water resource, particularly rural communities that do not have access to water treatment facilities. In addition, there is a high competition for access to water due to the diversity of water users in the region. These factors constrain the existing water resources, which are either not fit for use, or are not sufficient to supply the region's water demands. As the region is largely considered as water stressed, water supply and the quality of available water resources are areas of concern in the catchment.

The Mpumalanga and Highveld power stations are due to be operational for the next 30 - 40 years, and therefore presents an opportunity to ensure water quality and water resources in

this region are better managed. This requires all key stakeholders in the region to act collaboratively to ensure the effective management of water quality in the region.

The implementation and operation of collaborative action poses specific challenges and risks to government and mining companies, in terms of its credibility, security, quality and management of risk. Collaboration must be done within the spirit of sharing risks and benefits, through good cooperative governance, management and implementation between all partners. While various institutional models may be developed by Government or the private sector (i.e. mining companies in the catchment) to provide this function, an autonomous statutory committee housed by a public entity may provide particular advantages in ensuring independence and stakeholder acceptability, maintaining quality and managing risk. The Strategic Water Partners Network has developed a business case for the establishment of a Mine Water Coordinating Body in the Witbank Coalfields to assist with the facilitation, coordination and management of mine water in the area.

#### **Game Changer:**

- Establishment of the Mine Water Coordinating Body

### **2.3.5 Fragmented water use licence**

The responsibility for environmental protection currently lies with both the DWS and the DEA, with the NWA and the NEMA being used to protect resources. Thus, the NWA and the NEMA set out the parameters for regulation, including the institutional arrangements and regulatory instruments. The primary instrument to ensure that resources are considered as far as new projects in South Africa are concerned is the EIA (Brownlie, Coetzee, Morris, 2013<sup>[1]</sup>).

Although project-level EIA does contribute to some extent to providing assurance of sustainable development, there are a number of challenges: i) there is a low level of coordination and collaboration by key authorities regarding environmental management at a strategic level; ii) many projects are authorised although they do not ensure sustainable development, that is, EIA practice is largely dictated by procedural and reporting requirements in the NEMA EIA Regulations and does not really engage with key sustainability issues; iii) integrated decision-making and cooperative governance is not occurring; iv) there was discussion of moving environmental regulation from DEA to the key impacting sectors, and if this occurs there will be conflict of interest (Brownlie, Coetzee, Morris, 2013[2]). The mining sector, in particular, has been problematic.

There is a need to align the processes, for example, for requiring a mining licence, and there has been participation in the Interdepartmental Project Implementation Committee (IPIC) on

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<sup>[1]</sup> <http://pmg-assets.s3-website-eu-west-1.amazonaws.com/130731ladies.pdf>

<sup>[2]</sup> <http://pmg-assets.s3-website-eu-west-1.amazonaws.com/130731ladies.pdf>

integrating licencing. To ensure that the authorisation processes associated with mining are aligned, all four acts (NWA, NEMA/NEMWA and MPRDA) need to be amended and aligned.

The real opportunity exists to look at improved cooperative governance arrangements between sectors that could strengthen regulatory powers across the sectors.

**Action:**

- i. *Sustainable development and cooperation between government departments to assure sustainable development needs to be given more importance;*
- ii. *In revising the National Water Act of 1998 and National Environmental Management Act of 1998, the processes for acquiring licences need to be aligned between DWS, DEA, DMR and DAFF.*

**Game Changer:**

- Development of the Integrated Water Use Licence

### 2.3.6 Limited financing for WQM initiatives

The budget allocation from the fiscus is a pittance in comparison to the budget that is required to fix the water quality solutions of the country. Therefore, new and innovative financing mechanisms are crucial. One such solution is the Waste Discharge Charge System (WDCS) that is being developed by the DWS to promote waste reduction and water conservation. It forms part of the Pricing Strategy, which is being established under the NWA. The WDCS is based on the polluter-pays principle and aims to:

- promote the sustainable development and efficient use of water resources;
- promote the internalisation of environmental costs by impactors; and
- create financial incentives for dischargers to reduce waste and use water resources in a more optimal way.

The WDCS is premised on resource quality objectives (RQOs) as the measure of acceptable risk, and seeks to achieve RQOs at lowest total cost to the catchment. Where RQOs/RWQOs are exceeded or are threatened, impact on the resource is unacceptable and the WDCS may be deployed to achieve RQOs. The system will be applied at a catchment scale where the catchment is defined as those areas that have a significant impact on water quality, or are impacted by the specific water quality problem. The WDCS is not a blanket approach and will be implemented in a targeted manner to support existing WRM and WQM initiatives. Table 2 lists the water quality constituents that will form part of the WDCS.

Phase 4 of the project saw business plans being developed for implementation in three threatened catchments viz. the Upper Vaal, the Upper Olifants and Hartbeespoort Dam catchment.

**Table 2: Constituents for the WDCS**

Variable	Description
Salinity	electrical conductivity (EC), chloride (Cl), sodium (Na) and/ or sulphate (SO <sub>4</sub> )
Nutrients	soluble phosphorus (PO <sub>4</sub> ), nitrate (NO <sub>3</sub> ) and ammonium (NH <sub>4</sub> )
Heavy Metals	arsenic (As), cadmium (Cd), chromium (Cr), copper (Cu), mercury (Hg), lead (Pb), nickel (Ni) and / or zinc (Zn)
Organics	chemical oxygen demand (COD)
pH	measure of acidity or alkalinity

### Game Changer:

- Implementation of the WDCS

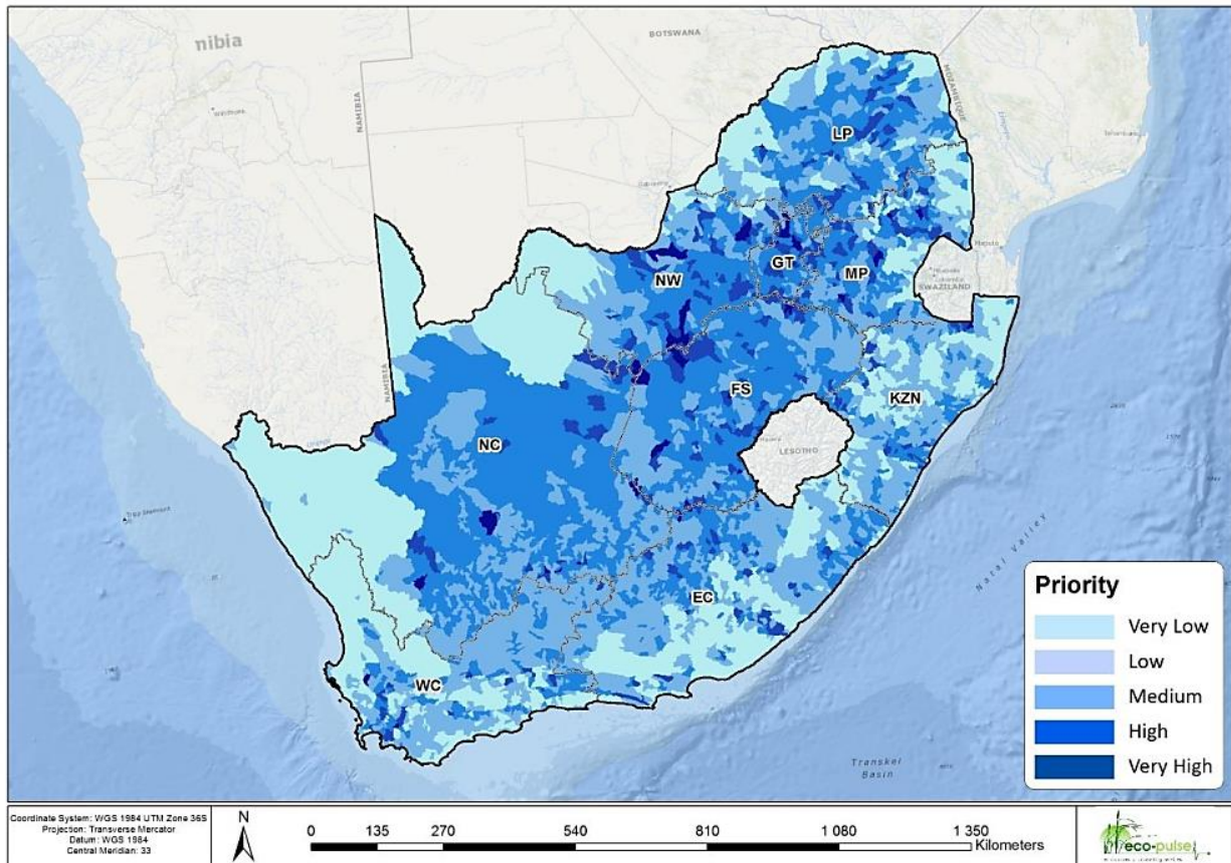
### 2.3.7 The role of green/ecological infrastructure in WQM

Intact riparian zones and wetlands are essential for buffering mankind against land based impacts on its water resources. Healthy working wetlands have the ability to:

- assimilate toxins;
- act as a filtration mechanism prior to water reaching dam impoundments and areas where there is access by rural communities;
- mitigate impacts to water resources by trapping sediment, thereby reducing sediment loads and improving water quality for downstream users;
- assist with flood attenuation, and
- provide stream flow regulation.

Although the recognition of the importance of wetlands and the services they provide has significantly grown since the early 1970's, much work still need to be done to prioritise wetland management and rehabilitation.

In this regard, the Working for Wetlands programme which was established in 1992, have made headway in ensuring that wetlands have been prioritised for rehabilitation in South Africa and since 2004 they have rehabilitated just over 1300 wetlands. Although this is only a fraction of the approximately 300 000 wetlands in South Africa, future approaches for prioritising wetlands and strengthening partnerships should ensure the progressive rehabilitation of priority systems. In 2015 Macfarlane and Atkinson released a report that prioritises catchments for wetland rehabilitation (Figure 6 and 7).

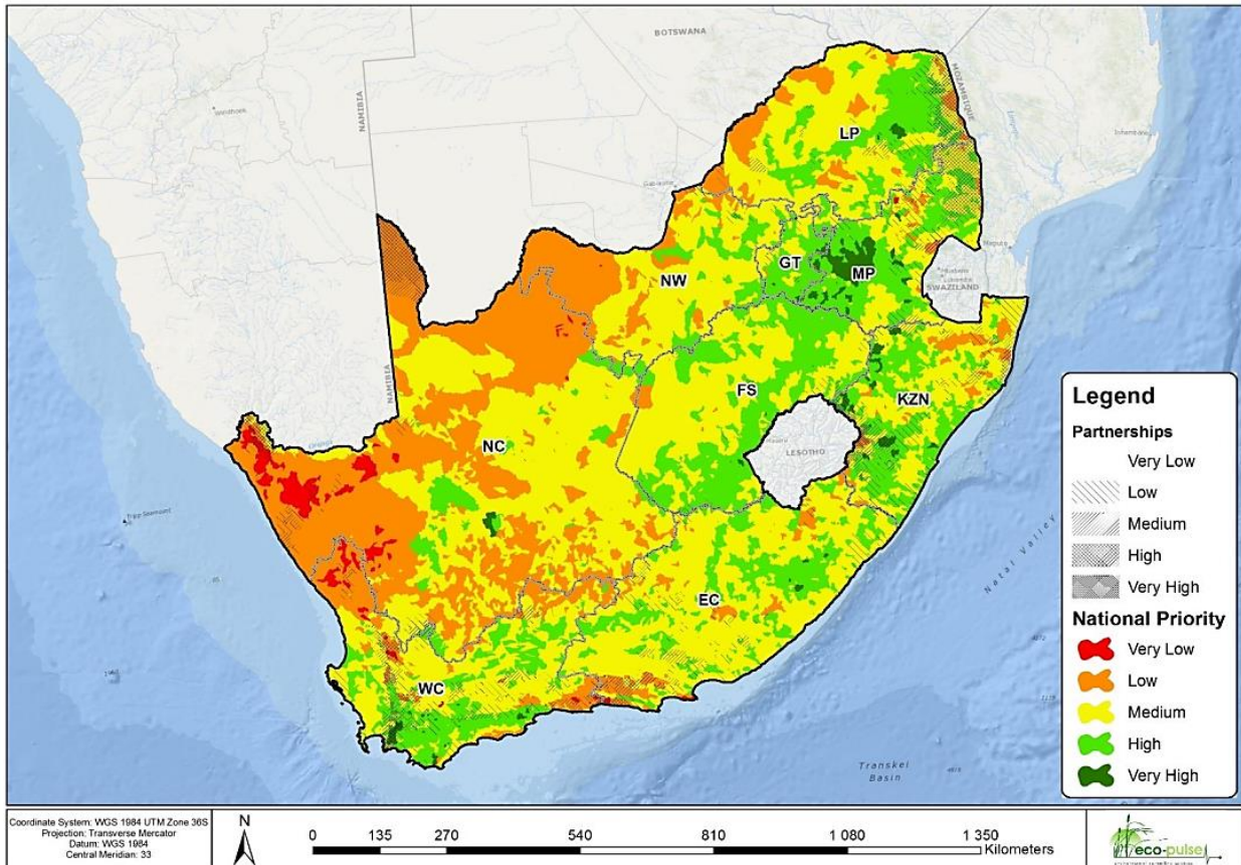


**Figure 6: Map indicating the demand for water quality enhancement services provided by wetlands (Macfarlane and Atkinson, 2015; based on desktop planning exercises)**

According to McFarlane and Atkinson (2015), the importance of the services provided by wetlands for water quality enhancement, is largely dependent on water quality risks and the associated demands for this service. Indeed, the greater the extent of toxicant sources (point source and non-point source) in a wetland’s catchment, the higher the likelihood that toxicants may be a problem in the river system, and the greater will be the opportunity for wetlands to trap these elements and therefore enhance water quality. As such, a measure of water quality impacts at a catchment scale provides a useful surrogate for the importance of wetlands in performing this service. The demand for this service is also dependant on user requirements.

Whilst wetlands have proven useful as a WQM instrument, there are a number of challenges that lay ahead before they are fully utilised such as:

- identification of local level priorities;
- inclusion in regional level initiatives; and
- resources and capacity to implement



**Figure 7: Map of the catchments prioritised for wetland rehabilitation, based on a desktop planning exercise by Working for Wetlands (Macfarlane and Atkinson, 2015).**

*Experience gained through implementation of the Working for Wetlands programme has shown that partnerships are key to the long-term success of rehabilitation activities. Where strong partnerships exist, interventions tend to be monitored and managed more effectively, securing the long-term gains brought about through rehabilitation activities (Macfarlane and Atkinson, 2015).*

Similarly to wetlands, intact riparian areas (i.e. the areas of vegetation on the banks of rivers, which are dependant of the flows from those rivers), are essential for the provision of water quality buffers, particularly where non-point sources of pollution exits on the adjacent land. The rehabilitation of such areas has received some focus through the Working for Water programme, although this has primarily focused on removing alien vegetation. Increased attention to these areas is required and should include activities that delineate and prevent further impacts on important buffer zones and which aim to rehabilitate riparian zones using measures beyond just alien vegetation clearing (i.e. though erosion control measures).

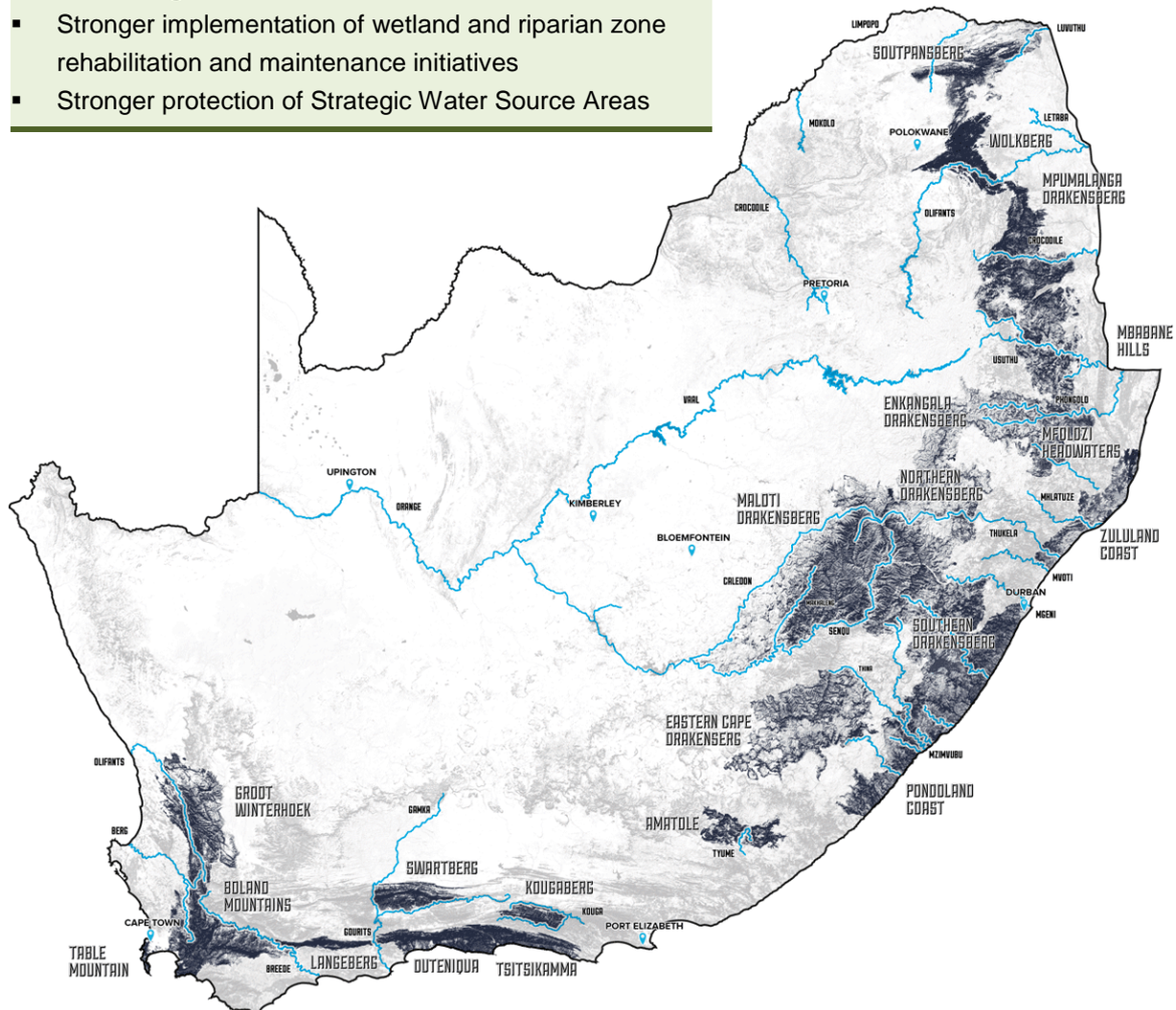
In terms of larger areas of ecological infrastructure, **South Africa also has a number of strategic water source areas, where 8% of its land area produces 50% of its water** (Figure 8). According to the WWF (2013), strategic water source areas can be regarded as natural “water factories”, supporting growth and development needs that are often far away. 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 of these areas, which often occupy only a small fraction of the land surface area, can greatly support downstream sustainability of water quality and quantity.

Various potential mechanisms are being investigated that would enable formal protection of these strategically important areas. These areas also in the process of being expanded through the inclusion of strategic ground water source areas.

#### Game Changer:

- Stronger implementation of wetland and riparian zone rehabilitation and maintenance initiatives
- Stronger protection of Strategic Water Source Areas



**Figure 8: Map showing the Strategic Water Source Areas for surface water in South Africa (WWF, 2013)(This is currently being reviewed to include Strategic Ground Water Areas).**

### 2.3.8 Inadequate coordination between different spheres of government for WQM

Currently, the way the Department is structured, water quality and WQM functions are highly fragmented. Whilst there are pros and cons to this fragmentation – unless there is a champion or home at the National level, the coordination of WQM activities will continue to

be fragmented. If adequate WQM coordination takes place at the national and basin levels, it is unlikely to coordinate these efforts at the local level. The strong ties that exist within sectoral relationships, and the organizational stovepipes or silos that develop among similar agencies at different levels, will frequently overcome any attempts to work out conflicts at the local level (Pegram *et al.* 2013).

Due to the amalgamation of the WSA and the NWA, the Department is in the process of restructuring. This provides an opportunity to align the WQM functions.

**Game changer:**

- Improved WQM organisational structures to improve coordination in all government spheres

### 2.3.9 Insufficient Monitoring and Evaluation Framework

The sustainable and equitable management of South Africa's water quality primarily relates to the assessment of the status of the country's water resources, determining objectives for their management, and devising and implementing strategies and plans of various types and at various levels to ensure that the water quality of these resources meet the requirements of water users

A report released in 2012 by Aquatic Informatics Inc. showed the global hydrological monitoring trends results show increased demand for hydrological monitoring networks to serve multiple needs (including reference for climate change and inventory for water availability) and to serve multiple purposes (including water quantity and continuous water quality monitoring).

In addition, the fourth phase of the WDCS highlighted the need for significant upgrade of the Department's monitoring network. The most highly impacted catchments, i.e. Upper Crocodile, Upper Vaal and Upper Olifants fell short in terms of their monitoring data, which will create unnecessary loopholes for the implementation of a polluter's pay principle, when the Department does not have the evidence to attribute the pollution isn't there.

**Game changer:**

- Improved and increased monitoring framework for both water quality monitoring and the monitoring of WQM.

### 2.3.10 Insufficient local engagement

Civil society in many areas are exposed more directly, to the impacts of poor WQ and often do not have the necessary resources to buffer themselves from these impacts. At the same time, Civil Society groupings are the voice for the voiceless i.e. marginalized groups and the environment. Whilst there have been various initiatives such as the Kingfisher Programme, that started to have some meaningful impact in terms of a broader capacity regarding catchment based initiatives. The nature of the project is long-term, and as a result, some of

the benefits will only be realised long term. Whilst there are other catchment or local initiatives, these are not utilised to the full extent.

#### Game changer:

- Improved local resilience through strengthened local capacity of civil society

## 2.4 Considerations for an Enabling Policy Framework

The principal enhancements to the existing WQM systems relate to the following:

- Meeting the quality-of-life requirements of water users as the central focus of water quality management;
- Setting of water quality performance requirements (resource quality objectives) at local level (catchment or water management areas) will be done with due consideration of the nature of the resource and the possible developmental requirements which could depend on the resource;
- Implementation of institutional arrangements to give effect to devolution of roles and responsibilities to regional and catchment management levels;
- Introduction of instruments that will encourage appropriate behaviour and provide incentives for water users to improve and optimise their water use activities;
- Introduction of improved and enhanced co-operative government mechanisms to ensure that water management functions are undertaken at the appropriate level and in an effective manner;
- Improved enforcement of statutory measures and controls. To ensure that regulatory intervention is effective, threats to water resource quality will be categorised and action prioritised to deal with the most notable threats with the greatest effort; and
- Ensuring that continuous improvement as an inherent component of Water quality management.

The success of the policy and strategy lies in its implementation through various mechanisms such as those listed in Table 3.

**Table 3: Strategic mechanisms for implementation**

Mechanisms for Implementation		
▪ Water quality planning	▪ Co-operative governance	▪ Organisational design
▪ Decision-making in water quality management	▪ Appropriate technology development	▪ Appropriate infrastructure development and maintenance
▪ Water use charges and related mechanisms	▪ Departmental and sector capacity enhancement	▪ Appropriate technology development
▪ Innovative financing	▪ Compulsory licensing	▪ Appropriate stakeholder Engagement
▪ Influencing land-use	▪ Compliance and enforcement monitoring	▪ Appropriate research and development
▪ Alignment and integration of policies and strategies	▪ Conflict resolution	▪ Appropriate and effective communication

### 3. ALIGNING TO THE DEVELOPMENT AGENDA

Globally, freshwater ecosystems are in serious decline largely due to rapid population and economic growth. Climate change will add further pressure on shared water systems resulting in major impacts by aggravating significantly the challenge of establishing and sustaining cooperation between the states that share watercourses. Therefore, the equitable and sustainable allocation, and management of water across international borders is a crucial requisite for sustaining aquatic ecosystems and maintaining their ecological functions and services such as clean water, food and flood control in support of human well-being and the environment. To this end, South Africa shares transboundary basins with other Member States where WQM is an international priority for many countries. South Africa is a signatory to several international conventions, treaties and protocols. Some of these have been ratified. The ratification of conventions, treaties and protocols involves all organs of state and thereby, constitutes government policy. Some of the key global and regional protocols and agreements relevant to South Africa and WQM are briefly outlined below.

#### 3.1 The Sustainable Development Agenda

The 17 UN Sustainable Development Goals (SDGs), which replaced the Millennium Development Goals are a new, universal set of goals, with targets and indicators that UN Member States will be expected to use to frame and guide their agendas and political policies over the next 15 years (**Figure 4**).



Figure 9: The Sustainable Development Goals

The Sustainable Development Goals, adopted in December 2015, are aimed at ending poverty, protecting the planet, and ensuring prosperity for all as part of a new sustainable development agenda. South Africa, as a signatory to the SDGs, must strive to meet the targets under each of the SDGs. Water quality has a direct bearing on our ability to meet the goals of ending poverty, ending hunger and achieving food security, ensuring healthy lives and promoting sustainable economic growth. In relation to Goal 6: Ensure availability and sustainable management of water and sanitation for all, water quality is particularly relevant.

Goal 6 relates directly to the water sector and seeks to “ensure availability and sustainable management of water and sanitation for all.” Under Goal 6, there are three targets that are particularly relevant to water quality:

- By 2030, improve water quality by reducing pollution, eliminating dumping and minimizing release of hazardous chemicals and materials, halving the proportion of untreated wastewater and substantially increasing recycling and safe reuse globally;
- By 2030, implement integrated water resources management at all levels, including through trans-boundary cooperation as appropriate; and
- By 2020, protect and restore water-related ecosystems, including mountains, forests, wetlands, rivers, aquifers and lakes.

These SDGs mirror the sustainable socio-economic development path of South Africa as outlined in the National Framework for Sustainable Development (2008): *“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, by managing its limited ecological resources responsibly for current and future generations, and by advancing efficient and effective integrated planning and governance through national, regional and global collaboration”.*

The achievement of this and other SDGs (such as Goals 3; 9; 12; and 14) can be constrained by poorly managed water including lack of cooperation in flood and droughts management, lack of adequate water supplies and sanitation provision all of which can be linked to weak institutions, lack of information and inadequate infrastructure. The strive towards attainment of these goals is binding for South Africa especially given the links between Water quality management and ensuring high quality potable water for fulfilling Goal 6.

***The SDG’s further illuminate the link that a healthy water resource is required from both a security and development point of view. It is precisely for this reason, that the IWQM Policy, and subsequent IWQM Strategy, seeks to redress and elevate WQM to not only a water quality issue, but a development and socio-economic issue as well.***

### 3.2 The Local Development Agenda

The National Development Plan (NDP), supported by the NWRS will be the key drivers for the IWQM Strategy over the next 5 to 10 years at least. The primary aim of the NDP – 2030 (NPC, 2012) is to eliminate poverty and reduce inequality by “*growing an inclusive economy, building capabilities, enhancing the capacity of the state and promoting partnerships throughout society.*” This will be undertaken within the international context of the sustainable development agenda as well as Agenda 2063, which are both aimed at ensuring inclusive growth and sustainable development.

Nine primary challenges were identified in the Commissioner’s Diagnostic Report in 2011, and four of these have direct relation to the quality of the country’s resources, either impacting on the resource, or being impacted by the resource (NPC, 2011):

- The public health system cannot meet demand or sustain quality - illuminates the additional burden that poor water quality puts on the human health.
- The economy is unsustainably resource intensive - links to the competing demands of the economic sectors (mining, agriculture, industries, amongst others and the water resource)
- Infrastructure is poorly located, inadequate and under maintained - supports the challenges experiences by municipalities and WWTWs.
- Public services are uneven and often of poor quality – links to the capacity to manage water quality in Government.

The NDP recognises of the importance of shifts in the global economy, rural-to-urban economic migration; increased urbanisation, gender equality, climate change and the continent’s economic growth, to try and understand the resources and capabilities required to address these shifts.

The key departure point being that **all sectors need to jointly contribute to the vision and objectives of the plan.** This is an important centrality that takes South Africa away from a more programmatic approach towards one of recognising that integrated action is essential.

The NDP is looking to prioritise and address the challenges in rural agricultural development, the requirements for economic infrastructure build, the need for increasing partnerships with the private

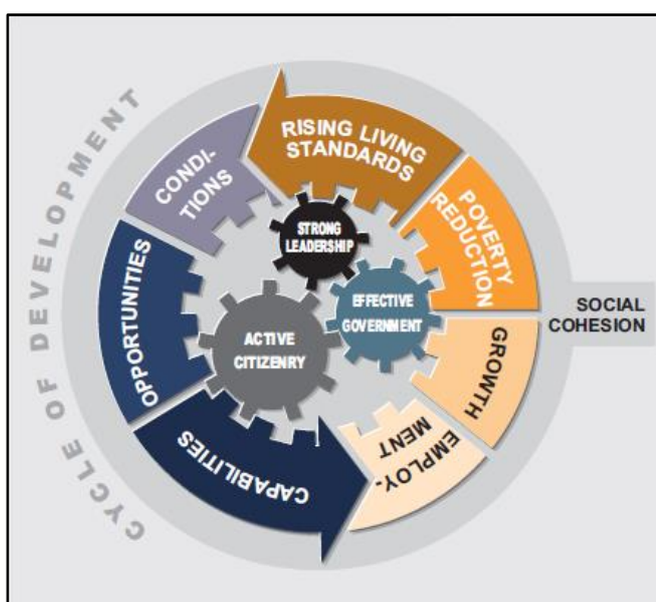


Figure 10: The NDP’s approach to change

sector, obligation to address the crisis in healthcare management, commitment to increasing vigilance in the protection of the environment, the duty to professionalise the public sector, and the responsibility to strengthen accountability and improve coordination.

To manage these challenges, the NDP's approach to change (Figure 10) **identifies active citizenry, together with effective government and strong leadership as key drivers** of the country's development and support towards social cohesion. Concerns around the state's capacity and capability to implement identified actions are also concerns experience in managing the country's water quality.

The one critique of the NDP, is that even though it addresses water as an economic infrastructure, it mainly alludes to ensuring that the country's water supply issues are a top priority, while making little to no reference to the debilitating effect of poor water quality on the country's resources. The alignment of the NDP to the SDGs is also important in taking the country forward.

The shorter-term vision for the country is generally set by the President. An **outcomes approach** is adopted, which sets the goalposts for the residing ministers for the period 2014 to 2019. The way in which water quality is managed in the country will affect five of those proposed outcomes:

**Outcome 2:** A long and healthy life for all South Africans.

**Outcome 6:** An efficient, competitive and responsive economic infrastructure network.

**Outcome 7:** Vibrant, equitable and sustainable rural communities with food security for all.

**Outcome 8:** Sustainable human settlements and improved quality of household life.

**Outcome 10:** Environmental assets and natural resources that are well protected and continually enhanced.

The NDP has several strategic objectives and enabling factors that serve to shape the priorities of government. Of these, several have direct relevance for this strategy.

**Table 4: IWQMS in support of the NDP**

NDP Strategic Targets	IWQMS Alignment and Support
<b><i>By 2030 Eliminate income poverty</i></b>	Improved raw water quality will contribute to a reduction in the cost of doing business, a reduction in the cost of treating water, and a reduction in the illness burden on poor households. These will contribute to economic growth and the potential to eliminate poverty.
<b><i>Increase employment from 13 million in 2010 to 24 million in 2030</i></b>	Increased employment opportunities arise from the need to improve the management of water quality. This includes infrastructure development and maintenance through to those jobs related to managing and monitoring the water resource. These would range from more artisanal work through to more highly skilled jobs, both directly in the water sector and indirectly in the private sector.

NDP Strategic Targets	IWQMS Alignment and Support
<b><i>Establish a competitive base of infrastructure, human resources and regulatory frameworks</i></b>	Investments in infrastructure development and maintenance is a key element of the IWQMS and is a fundamental part of the country's continued growth. Regulatory frameworks become critical when managing scarce natural resources. The development of human capacity is equally critical to support the development and maintenance of infrastructure and to give effect to regulatory systems.
<b><i>Ensure that all South Africans have access to clean running water in their homes</i></b>	Improvements in raw water quality will reduce the costs and challenges of providing potable water to all residents of South Africa.
<b><i>Realise a food trade surplus, with one-third produced by small-scale farmers or households</i></b>	Increasingly poor water quality will impact upon the ability of agriculture to maintain crop yields and in some instances, may render agriculture non-viable. Current requirements for dilution of salts uses water that could be used for social and economic purposes.
<b><i>Ensure household food and nutrition security</i></b>	Improved water quality, particularly in relation to microbial pollution, will contribute to improving the nutritional status of poor households in South Africa, especially in more rural settings where communities are dependent upon raw water resources.
<b><i>Realise a developmental, capable and ethical state that treats citizens with dignity</i></b>	Effective management of water quality is a critical part of recognising and protecting the rights of all people living in South Africa to an environment that is not harmful to their health or well-being.

### 3.2.1 The National Water Resource Strategy

The NWA required the establishment of a NWRS by the Minister of Water. At the same time, a decentralized approach to water resources management was introduced, with the Act requiring the establishment of CMAs that have the responsibility to develop and implement a CMS that is consistent with the framework provided by the NWRS. The South African water resources planning framework is based on the international principles of IWRM. However, the complexity of integrated planning and the capacity needed to implement the results have outstripped the ability of the country to deliver.

Whilst the first NWRS (DWA, 2004) set out the policies, strategies, guidelines and procedures for the management of water in the country, as required by the National Water Act, 1998 (No. 36 of 1998). The updated strategy, NWRS2, aims to “ensure that national water resources are managed towards achieving South Africa’s growth, development and socio-economic priorities in an equitable and sustainable manner over the next five to 10 years.”

The strategy also responds to the priorities set by government in the NDP and NWA imperatives that support sustainable development. Under the NWRS2 are a number of national thematic plans, including the National Climate Change Strategy for Water Resources. The NWRS2 has been described by the National Climate Change Response White Paper as setting out the short-term response to climate change, with the Water for Growth and Development Framework 2030 seen as the medium to long-term responses. It recognises that climate change will increase the pressure on already stressed water resources, further impacting on water quality, and there is thus a crucial requirement for the effective management, use, allocation and re-allocation of available water resources. The **revised NWRS2** has incorporated aspects of the Framework that pertain to water resource management as key core strategies and further **looks to adopt a sectoral approach in its implementation.**

Equally, the five foundational elements that are important to ensure execution are critical to ensuring effective WQM. As such, the objectives and actions outlined in this strategy support these objectives of the NDP and the NWRS2, through a practical and achievable approach.

The main vehicle for implementation at a catchment level is through the Catchment Management Strategy. Unfortunately, the Department has yet to fully establish CMAs that are responsible for developing these strategies. Whilst the proto-CMAs could take up the responsibility in the absence of CMAs, these strategies have not yet been established.

### 3.3 International Protocols and Obligations

#### 3.3.1 The 'Helsinki Rules on the Uses of the Waters of International Rivers'

***The framework for the management of international shared water resources remains the Helsinki Rules. These state that each country which shares any river (basin state) has the right to a reasonable and equitable share of the water in the basin, and that the greatest benefit should be achieved with the least disadvantage to other states (National Water Policy, 1997).***

Although the title of the Rules refers to international rivers only, Article I states that the Rules are applicable to the use of the waters of an international drainage basin. Such a drainage basin is defined as “a geographical area extending over two or more States determined by the watershed limits of the system of waters, including surface and underground waters, flowing into a common terminus” (Salman, 2007<sup>5</sup>). As such, the Helsinki Rules also apply to groundwater connected to surface water.

<sup>5</sup> Salman, S, M, A. 2007 The Helsinki Rules, the UN Watercourses Convention and the Berlin Rules: Perspectives on International Water Law. Water Resources Development, Vol. 23, No. 4, 625–640

Article V of the Helsinki Rules states that the relevant factors to be considered include: i) the avoidance of unnecessary waste in the utilization of waters of the basin; ii) the practicability of compensation to one or more of the co-basin states as a means of adjusting conflicts among uses; and iii) the degree to which the needs of a basin state may be satisfied, without causing substantial injury to a co-basin state (see Salman, 2007; ILA, 1966). The Rules devote a separate chapter to each of pollution, navigation and timber floating. Some of the bilateral treaties in South Africa also made specific reference to the Helsinki Rules such as the 1992 Agreement between Namibia and South Africa on the Establishment of a Permanent Water Commission (Salman, 2007).

### 3.3.2 UN-Convention on the Law of the Non-Navigational Uses of International Watercourses (UN, 1997)

UN-Convention on the Law of the Non-Navigational Uses of International Watercourses (UN, 1997). The UN Convention provides general principles and rules to guide states in negotiating future agreements on specific watercourses. It looks at management of a river system as a whole and addresses issues such as flood control, water quality, erosion, sedimentation, salt-water intrusion and living resources (UN, 1997; Salman, 2007). It is the only global legal instrument codifying, clarifying and developing minimum substantive and procedural standards for transboundary water cooperation.

### 3.3.3 Other International Obligations

Other international obligations that South Africa has ratified include:

- **Wetlands of International Importance** - The Convention of wetlands of International Importance, Especially as Waterfowl Habitat (RAMSAR) dated 2 February 1971 was signed and ratified by South Africa on 12 March 1975. The Convention was amended on 3 December 1982.
- **Transboundary movement of hazardous wastes** - The Convention on the Control of Transboundary Movement of Hazardous Waste and their Disposal dated 1989 (Basel Convention) came into force in South Africa on 5 August 1994. The principles encompassed in the Convention entail the recognition that i) transboundary movement of hazardous and other wastes poses an increasing threat to human health and the environment; ii) States should regulate waste disposal and its movement in a manner designed to protect human health and the environment; iii) hazardous wastes should preferably be disposed in the state it is generated in and states should cooperate in this regard. However, transboundary movement of hazardous waste is allowed if the wastes are inputs to reuse. Parties are prohibited from exporting hazardous wastes if the state receiving the import has not agreed to this import in writing; and from transporting and disposing of hazardous waste if not authorised to conduct these operations.

- **Biological diversity** - The Convention on Biological Diversity opened for signature on 5 June 1992. This convention was signed and ratified by South Africa on 4 June 1993 and 2 November 1995 respectively. The convention aims to achieve international cooperation on the conservation of biological diversity and sustainable use of living natural resources worldwide.
- **Climate change** - The United Nations Framework Convention on Climate Change dated 9 May 1992 was signed and ratified by South Africa on 15 June 1993 and 29 August 1997 respectively. The Convention aims to regulate the greenhouse gas concentration in the atmosphere, which could result in climate change of a nature impeding sustainable economic development or food production. This also includes greenhouse gases such as carbon dioxide and/or methane inter alia produced within sewage treatment processes and subsequent handling and disposal of sewage sludge by means of waste incinerators.

### 3.4 Regional Protocols and Agreements

#### 3.4.1 Revised SADC Protocol on Shared Water Courses

The Revised SADC Protocol is the key instrument for transboundary water management in the SADC region that establishes a legally binding framework for transboundary water management. The generic provisions of the Revised SADC Protocol are drafted in line with the provisions of the UN Watercourse Convention, thus reflecting contemporary international water law (SADC, 2000; Aurecon et al, 2013<sup>6</sup>). With signing (and ratifying) the Revised SADC Protocol the SADC Member States have expressly undertaken to adhere to the rules of international water law shared by most states in the world relating to the utilisation and management of the resources of shared watercourses (Article 3 (3)) (Figure 11). In line with these rules of international water law the Revised SADC Protocol contains the principles of “equitable and reasonable utilisation” (Article 3 (7)) and the “duty to prevent significant harm” (Article 3 (8)) (SADC, 2000). It furthermore, among others, contains provisions dealing with notification and consultation requirements regarding planned measures and rules on pollution prevention, reduction and control. Significantly, the Revised SADC Protocol establishes an institutional framework at the regional level for the implementation of the instrument. In Article 5 it establishes the SADC Water Sector Organs and mandates them as well as Shared Watercourse Institutions with the implementation of the Protocol.

Through the Protocol, the SADC Water Division works together with SADC Member States in supporting, facilitating and coordinating the implementation of regional water related activities. This is done at regional, transboundary basin and national levels. The SADC has

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<sup>6</sup> Aurecon et al, 2013 Limpopo River Basin Monograph (LRBMS-81137945) Legal and Policy Review. GIZ.

an advocacy objective to ensure that the shared water resources of the region are managed, protected, and used in a sustainable manner. This is encapsulated in a range of policy documents (SADC, 2010; AURECON *et al*, 2013).



**Figure 11: Shared river basins**

The SADC Water Division has several work programmes which are all part of the Regional Strategic Action Plan. Launched in 2011, Regional Strategic Action Plan III has the focus of strengthening the enabling environment for regional water resources governance, management and development through the application of IWRM at the regional, river basin, Member State and community levels. As such the key challenges being faced within the transboundary basins (such as Limpopo basin, Orange-Senqu, and Inkomati among others, where South Africa is a riparian state) include water allocation, WQM and disaster management. These challenges can be seen within the various support activities of the SADC Water Division.

### 3.4.2 Regional Strategic Action Plans

Over the years SADC has embarked on several approaches to improving water security and these have been informed by practices elsewhere in the world. A number of these began with the 1<sup>st</sup> Regional Strategic Action Plan on Integrated Water Resources Management in 1999 to 2004, as well as the subsequent Plans for Phase II; III and now phase IV; have been improved over the years. The fundamental basis was to first develop and sustain a sound enabling environment, consisting of building resilient and effective policies and institutional frameworks and capacity building. The sound enabling environment help to build a solid

foundation for infrastructure development which will also help to improve resilience to the impacts of climate change and variation. Infrastructure development in turn creates a platform for economic development including industrialisation which creates jobs and alleviate poverty. These approaches form the foundation of the options dealt with in the appraisal case.

### 3.4.3 Bilateral Agreements

Some key bilateral agreements to which South Africa is a party/member include:

- **Rivers of mutual interest** - The agreement between Portugal (Mozambique), Swaziland and the Republic of South Africa dated 13 October 1964, concerning rivers of mutual interest, was signed and ratified by South Africa.
- **Republic of South Africa and the Republic of Botswana, 2008** - Agreement between the Government of the Republic of South Africa and the Government of the Republic of Botswana on water supply across the border between Botswana and South Africa.
- **Republic of South Africa and the Republic of Botswana, 1997** - Agreement between the Government of the Republic of South Africa and the Government of the Republic of Botswana for the Establishment of a Joint Permanent Commission for Cooperation.
- **Republic of South Africa and the Republic of Moçambique, 1996** - Agreement between the Government of the Republic of South Africa and the Government of the Republic of Moçambique on the Establishment and Functioning of the Joint Water Commission.
- **Republic of South Africa and the Republic of Moçambique, 1994** - Agreement between the Government of the Republic of South Africa and the Government of the Republic of Moçambique for the Establishment of a Joint Permanent Commission for Co-operation.
- **Republic of South Africa and the Republic of Botswana, 1988** - Agreement relating to the supply of water from the Molatedi Dam on the Marico River made and entered into by and between the Department of Water Affairs of the Republic of Bophuthatswana and the Water Utilities Corporation in the Republic of Botswana and the Department of Water Affairs of the Republic of South Africa.
- **Republic of South Africa and the Republic of Botswana, 1983** - Joint Permanent Technical Committee (JPTC) established by the Government of the Republic of South Africa and the Government of the Republic of Botswana concerning water matters of common interest.

- **Republic of South Africa and the Republic of Portugal, 1971** - Agreement between the Government of the Republic of South Africa and the Government of the Republic of Portugal in regard to rivers of mutual interest, 1964- Massingir dam.
- **Republic of South Africa and the Republic of Portugal, 1964** - Agreement between the Government of the Republic of South Africa and the Government of the Republic of Portugal in regard to rivers of mutual interest and the Cunene River Scheme.

South Africa sits in a position of relative privilege (compared to its neighbours) when it comes to the shared water basins, mainly being positioned upstream. However; South Africa is not an island upon itself, and as such, needs to adhere to international and bilateral agreements it has entered in to especially when it relates to the management of water quality of its water resources that could potentially affect downstream users for the shared basins.



## 4. INSIGHTS FROM LOCAL AND INTERNATIONAL CASE STUDIES

In efforts to combat WQM challenges, various interventions have been implemented internationally. These interventions have succeeded or failed due to each individual context. Successful interventions offer an opportunity to learn how the interventions (i.e. policies, strategies and implementation plans) were implemented and what the key factors were that contributed to the success. Unsuccessful interventions also provide an opportunity for learning, as they not only point out what the barriers to implementation were, but importantly provide guidance on what factors should be improved to enable successful WQM (in certain contexts).

Developing countries are, traditionally, less likely to have the institutional, technical or financial capacity to undertake many water resource management activities. Several developing and developed countries, have illustrated how innovativeness can help conquer barriers. These interventions (i.e. policies, strategies and implementation plans) have been successful not only because of innovativeness, but because of the corporate governance structures that were employed in the countries. This, therefore, offers an opportunity for South Africa, and other developing countries to learn.

International best practice on WQM is often centralised around four different types of approaches:

- **Strategic and planning approaches** such as resource quality objectives and Water quality strategies.
- **Regulatory approaches** such as laws and policies.
- **Contracts and agreements** that are legally binding contracts/agreements between partners.
- **Economic approaches** such as waste discharge charge systems, incentives and financing approaches (e.g. sourcing funds).

Each of the approaches listed above can be used to attain the opportunities discussed in Chapter 1. For example:

- Promoting a **green economy** by developing energy plans and development strategies that encourage renewable energy, and economic incentives (such as subsidies) for renewable energy projects.
- **Stewardship and partnerships** that develop mechanisms for ensuring financial sustainability for WQM interventions and develop catchment/regional water quality strategies.
- **Financial mechanisms**, through enforcing levies and/or taxes (which requires legislation) that force users to pay use and/or impacts, or implementing payment for ecosystem services.
- **Restoration and rehabilitation** by providing sufficient funding to implement rehabilitation interventions, and by enforcing existing legislation.

These approaches have been successfully implemented in various countries across the globe. By reviewing these approaches, there is an opportunity for South Africa to review,

revise and refine WQM strategies to address the above-listed opportunities offered by innovative solutions. Therefore, the remainder of this chapter discusses how these approaches have been implemented to meet the WQM opportunities (as discussed in Chapter 1).

**Table 5: Framework for Best Practice Review**

Water quality Challenges	Opportunities				Approach			
	Green Economy	Stewardship (Collective Action)	Financing Mechanisms	Restoration & Rehabilitation	Strategic & Planning	Regulation	Contracts & Agreements	Economic (incl. Financial)
<b>Eutrophication</b>								
Municipal sewage	Rhine River				X	X (EU)	X	
Agriculture	EU Nitrates Directive: Danube-Black Sea				X	X	X	X
<b>Acidification and Heavy Metal Contamination</b>								
Acid mine drainage	Australia					X	X	X
Heavy metals & acidification	Canada				X	X		X
Acidic atmospheric deposits	China				X	X		X
<b>Salinisation</b>								
Mining & industrial activities	China				X	X		X
Agriculture (irrigation)	Indus Basin (Pakistan)				X	X	X	
<b>Urban pollution</b>								
Stormwater runoff	Mersey Basin, UK				X		X	X
Infrastructure & water treatment	Porto Alegre, Brazil				X	X		X
<b>Sedimentation</b>								
Agriculture	Agriculture Sector (Private Corporations)				X		X	X
Land management	Catchments in Western Australia				X	X	X	X
<b>Water Quality Management Challenges</b>								
Political Will	Ganga Basin, India				X	X	X	X
Institutional Environment	USA				X	X	X	X
Financial Sustainability	Various				X	X		X
Non-integrated Plans	China				X			

This review is conducted by the framework illustrated in the table below. The first column provides a high-level overview of the major water quality challenges and WQM challenges. For each of the challenges, at least one case study is used to illustrate how innovative solutions have been implemented to meet the opportunities. The case studies will also be evaluated against the opportunities, as well as the approach employed for WQM. Column

two to five represent the WQM opportunities, while columns six to eight represents different approaches to addressing WQM.

It is important to note that this review is not a comprehensive review of WQM approaches, but rather a review of particular cases or topics that provide insight into the changing nature of water quality problems and their management internationally. This review provides insight into how WQM challenges have been addressed internationally. It does not focus on technical management practices, but rather the enabling policy, institutional, financial and regulatory mechanisms that were/are being adopted.

#### 4.1 Salinity in the Indus Basin, Pakistan

The Indus Basin extends over Tibet (China), India, Pakistan and Afghanistan, and covers an area of 1.12 million km<sup>2</sup>. The basin is rapidly becoming a “closed” basin in which all the available renewable resources are already allocated for use, with India (36%) and Pakistan (63%) representing almost all the demand on the river’s water resources (SAWI, 2016).

Pakistan is the most downstream country of the basin, and the Indus River is the longest river in the country. The river is a crucial source of water for the country as surface-water resources are based on the flows of the Indus River and its tributaries (Jhelum, Chenab, Ravi, Sutlej, and Beas to the east and the Kabul River to the west) (Quereshi, 2011).

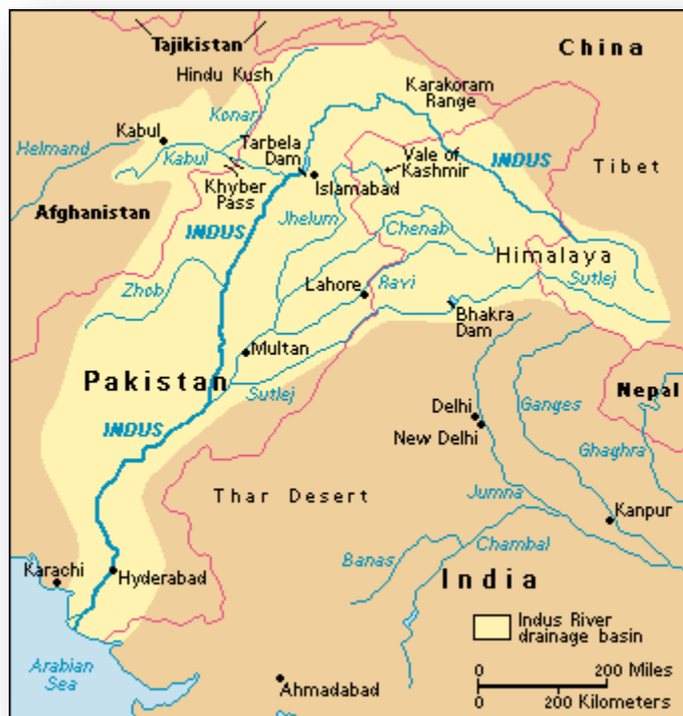


Figure 12: Location of the Indus Basin  
(Source: Kalsoom, 2008)

#### ❖ The Indus Basin Irrigation System (IBIS)

Pakistan’s agriculture sector is heavily dependent on the IBIS for its contribution to the country’s GDP (Kahlowan and Azam, 2002). The Indus River basin supplies water to the largest contiguous irrigation system in the world, providing water for 90% of the food production in Pakistan, which contributes 25% of the country's gross domestic product. The irrigation system commands a gross irrigable area of 16.85 million ha, 14 million of which are culturable command area to which water is allocated (Quereshi, 2011). In recent decades, irrigated agriculture in the Indus Basin has moved towards conjunctive use of surface and groundwater. Irrigation withdrawals in the basin account for 278 km<sup>3</sup> or 93 per cent of total

withdrawals (SAWI, 2016). The irrigation water is mainly supplied through the world's largest canal system arranged through dams (Alam, 2000).

The concurrent use of surface water and groundwater water takes place on more than 70% of irrigated lands (Qureshi et al 2004). Intensive and continuous use of surface irrigation has altered the hydrological balance of the irrigated areas. The substantial rise in the water table has caused salinity and water logging in large areas of Sindh, Punjab and Balochistan. The magnitude of the problem can be gauged from the fact that the area of productive land was being damaged by salinity at a rate of about 40000 hectares annually (Alam, 2000).

Inefficient irrigation is one of the root causes of salinity and waterlogging in the IBIS. Inappropriate and inefficient irrigation has raised the water table in the IBIS. Twin menace of salinity and waterlogging is reducing the productivity of agricultural lands. These two problems co-exist at most of the places (Kahlowan and Azam, 2002). Waterlogging and salinisation are major impediments to the sustainability of irrigated lands and livelihoods of the farmers, especially the smallholders, in the affected areas of the Indus Basin. These problems are the result of a multitude of factors, including seepage from unlined earthen canal systems, inadequate provision of surface and subsurface drainage, poor water management practices, insufficient water supplies and use of poor quality groundwater for irrigation (Qureshi et al., 2008).

Although, the country has invested heavily in surface drainage, it is ineffective due to a lack of operation and maintenance and lack of linkages of main drains with secondary and/or tertiary drains. In addition, the disposal of effluents to sea is difficult because of the distance to the sea and thus the transport of effluents is a real challenge. The shortage of canal water supplies has also forced the farmers to use groundwater of marginal to brackish quality resulting in secondary salinization (due to soluble salts) and/or sodification (due to sodium salts). Some of the small holders and resource poor farmers have lost their livelihood due to salinity and waterlogging. The good example is the areas around the Chashma-Jhelum Link canal, where excessive seepage from the link canal resulted in waterlogging to the extent that the land owners have lost their livelihood. The loss of livelihood is a major threat to the security of the country as the major issue related to Pakistan's economy is the unemployment and lack of adequate employability in the rural areas (Kahlowan and Azam, 2002).

#### ❖ **Engineering Solutions for the Indus Basin Irrigation System**

Since the early 1960s, several efforts have been made to improve the management of salt-affected and waterlogged soils. These include lowering groundwater levels through deep tube wells, leaching of salts by excess irrigation, application of chemical amendments (e.g. gypsum, acids, organic matter), and the use of biological and physical methods (Qureshi et al., 2008).

Large-scale Salinity Control and Reclamation Projects in all four provinces. The program covered 8 million ha and cost approximately US\$2 billion. Two big disposal projects were also initiated to solve the drainage disposal problems. To address the saline soil problem,

some of the measures tested include leaching of salts by excess irrigation, use of chemicals (such as gypsum and acids), and addition of organic matter and biological measures (such as salt-tolerant plants, grasses, and shrubs) (Quereshi and Sarwar, 2010).

However, despite huge investments, the results have in general been disappointing and the problems of waterlogging and salinity persist. Poor operation and maintenance of these systems and provision of inadequate facilities for the disposal of saline drainage effluent resulted in limited overall success (Quereshi et al., 2008). In addition, the lack of coordination among federal and provincial governments, research institutes, and national and international organizations; conventional farming and irrigation methods used by farmers, limited attention to reclamation and saline agricultural approaches; and lack of resources are some of the reasons for the low success rate (Quereshi and Sarwar, 2010).

### ❖ **Collaboration along the Indus Basin**

Water management challenges are compounded by the basin's transboundary nature, the uneasy relationships between its riparian's and the absence of effective basin management institutions. Bilateral relations between India and Pakistan on the Indus River are regulated by the 1960 Indus Waters Treaty. The treaty established the Permanent Indus Commission (consisting of one Commissioner from each country) that meets regularly (SAWI, 2016). Under the treaty, Pakistan was allowed exclusive use of three western rivers (Indus, Jhelum, and Chenab), and India was entitled to 3 eastern rivers (Ravi, Sutlej, and Beas). This treaty also provided provision for the construction of several link canals, barrages, and dams on the Indus and its two tributaries (Quereshi, 2011).

Inter and intra-state competition over water resources is expected to intensify with population growth and is likely to increase tensions within and between riparian countries (SAWI, 2016). Therefore, to strengthen water resources management and coordination among riparian countries to improve water and energy security, the World Bank play an integral part. The South Asia Water Initiative (SAWI) is a partnership between the Word Bank and the Government of the United Kingdom, Australia and Norway. SAWI is designed to support countries improve and deepen transboundary dialog, enhance the basin and water resources knowledge base, strengthen water institutions, and support investments that lead to sustainable, fair and inclusive development. To achieve this, SAWI has developed an Indus Focus Area Strategy (2013-2017). The overall objective of the Indus Focus Area strategy is to strengthen water resources management and coordination among riparian countries to improve water and energy security. The two specific goals in support of this objective are: (1) Strengthen Knowledge and Capacity for long-term Basin Development and Investment Planning; and (2) Support Investments and Capacity Building for Improved Water and Energy Security in the Basin. Additional activity areas may include issues that may promise early wins for collaboration such as management of water quality, floods, groundwater and water use efficiency (SAWI, 2016).

## ❖ Collaborative Funding for the Indus Basin Irrigation System (IBIS)

As part of the Indus Waters Treaty, financial agreements were reached. This included a schedule for India to provide its fixed financial contribution of \$62 million, in ten annual instalments during the transition period (i.e. April 1, 1960 to March 31, 1970). In addition, the World Bank organised a consortium of donors to support development in the Indus basin, which raised close to \$900 million (Wolf, 2008). These efforts were mainly focused on infrastructure projects such as dams and canals. The involvement of the World Bank was mainly due to conflict between India and Pakistan. Although the initial conflicts have been resolved, the World Bank continues to be involved in the Basin. Recent efforts have included building water efficiency and minimising impacts by the agriculture sector, as well as building capacity of the water sector (as shown in the boxes below).

### Case Study 1

*Sindh is one of the primary beneficiaries of Indus Basin Irrigation System with three major barrages that divert some 48 million-acre feet of water annually to the 14 main canal commands in the province. Sindh is one of the poorest regions of the country, and 56 percent of household income in Sindh comes from agriculture, directly or indirectly. The project covers over 1.8 million ha of irrigated land, benefiting over 600,000 farm-households or over 3.6 million people.*

*In 2014, the World Bank approved US\$138 million loan to the Sindh Water Sector Improvement Project to further improve the efficiency and effectiveness of the irrigation water distribution system of three Area Water Boards (Ghotki, Nara and Left Bank) in the Sindh province. The additional financing will help increase agricultural productivity, employment and incomes in more than 30 percent of the irrigated area in the province. The additional financing will further support the Sindh Irrigation and Drainage Authority in improving the irrigation service delivery to about 600,000 farm households, with special focus on reliability, equity, and user satisfaction. The project promotes equitable distribution of irrigation water and boosts shared prosperity by increasing farmers' income and reducing their vulnerability to future droughts.*

Source: World Bank, 2014. <http://www.worldbank.org/en/news/press-release/2014/12/16/improving-irrigation-system-sindh>

### Case Study 2

*Initiated in 2015, the objective of the Additional Financing for the Water Sector Capacity Building and Advisory Services Project for Pakistan is to strengthen institutional capacity for improved development and management of the IBIS in the context of economic, social, and environmental change. The Ministry of Water and Power is implementing the project with financial assistance from the World Bank (WB).*

*In the context of sustainability of water resources of Indus Basin, it was considered important to strengthen the capacity of the provincial irrigation research laboratories through imparting training to their staff, upgrading their existing facilities and providing modern equipment in the laboratories, as their research results provide input to federal policy and planning for development and management of water, power and agriculture sectors.*

Source: World Bank, 2015. <http://documents.worldbank.org/curated/en/2015/10/25156876/pakistan-water-sector-capacity-building-advisory-services-projectwcap-additional-financing-environmental-assessment-environmental-social-management-plan>

## ❖ Reforming Water Charging in Sindh, Pakistan

Water charging issues in Sindh are comparable to water charging issues in other mega canal systems in India and Pakistan: low water rates, problematic recovery and chronic under funding. One distinct feature of the irrigation administration in Sindh was the limited number of professional staff. Despite the technical issues (waterlogging, multi-functionality of the irrigation and drainage system) there is no coordination between irrigation, drainage, storm water removal and groundwater management. However, several steps have been taken to reform the irrigation system with implications for the water charging system. Reforms were initiated, but only took shape from 1999/2000 onwards (van Steenberg, n.d.).

The reform process in Sindh was defined in the Sindh Irrigation and Drainage Authority (SIDA) Act that was passed in 1997. It has two faces; first is the transition of the Irrigation and Power Department into a financially autonomous SIDA and the formation of ultimately self-financing Area Water Boards (AWB) on the canal commands. To reach this stage of self-financing a period of ten years was earmarked for the new institutions. The second part is the transfer of responsibilities at distributary and minor level to Farmer Organisations FO's). These Farmer Organisations are supposed to typically serve areas of 3,000 hectares. This makes them stand out from the watercourse-based Water Users Associations that were formed earlier under the On-Farm Water Management Program. These earlier Water Users Association played a short-lived role in the lining of water courses, but disappeared into informal arrangements or nothingness soon after. In addition, the pricing strategy and strategy for collecting water charges was also changed. The reforms in Sindh initially had challenges, such as the inability to subsidize irrigation and drainage operations with public resources, the difficulty to maintain performance standards and the increased unwillingness of water users to contribute in cash or in kind (van Steenberg, n.d.). However, the restructuring of the entire system has resulted in improvements to the system, such as increase in cost recovery. Reforms to the sector continue in efforts to meet the cost of treating water polluted water.

### What can South Africa learn from this case study?

Although the Indus Basin Irrigation System is faced with many challenges, there several lessons that can be learned from it. These include:

- The basin explored various technical solutions to minimise the impacts of the agriculture sector on water resources. It is essential to promote the use of water and energy efficient technologies with minimal natural and social impacts.
- The study illustrates that although technical interventions and financial sustainability are important, these are not enough. It is essential to build institutional capacity to ensure long-term sustainability of interventions.
- Collaborating with all required stakeholders is, however, not at the level that it should be. This influences the decision-making process within the system, as stakeholders such as basin management entities, for example, need to have a say. It is important to reach binding agreements with stakeholders that promote sharing risks and benefits, including between water managers and irrigation associations.

- As the quality of water of poor, the provinces of Sindh initiated various reforms to improve the water sector. These are intended to improve the collection of water use charges. Meeting the cost of treating and providing water is essential to ensuring long-term sustainability infrastructure (through operation and maintenance) and institutions (through sufficient capacity and resources). Although further reforms are still required, improvements in the system are evident.

**Water quality challenge:** *Salinisation (Agriculture - irrigation)*

**Opportunities met:** *Green Economy, Stewardship, Financing Mechanisms, Restoration and Rehabilitation*

**Approach employed:** *Regulation, Contracts and Agreements, Planning and Strategic*

## 4.2 Land Management and River Restoration in Australia

The nature of its economy and size and density of its population has meant that Australia's rivers have been spared much of the industrial and urban pollution that has beset rivers in Europe, the United States, and more recently, much of Asia. Rather, in most instances freshwater degradation has been linked to agriculture, as a result of both abstraction of water for irrigated agriculture and the clearing of vegetation and associated catchment degradation (GIWP, 2015). Several measures have been implemented to address these issues. Australia also has considerable history in traditional riparian and catchment restoration projects in small and medium sized catchments. Such projects have primarily been led by local government, catchment management authorities, or community groups and have involved activities such as planting of riparian restoration, re-establishing instream habitat, and removal of invasive species, particularly invasive fish (GIWP, 2015). The box below illustrates such efforts, and an additional two projects are described below.

### Case Study 3

*A massive investment was implemented to improve river flows in the Murray-Darling basin. This has involved the federal government committing A\$12.9 billion over ten years in water buybacks, infrastructure to improve water use efficiency and policy reforms. This includes A\$3.1 billion to purchase water entitlements in the basin to be returned to the river for environmental purposes (DEWHA, 2008).*

### ❖ River Restoration in Healthy Country project, South-East Queensland

The restoration project was funded by the Queensland Government (A\$8 million over 4 years) and the project partners included the South-East Queensland Healthy Waterways Partnership, Catchments, Department of Environment and Resource Management, Department of Employment and Economic Development, and the Traditional Owners Alliance (Mooney *et al.*, 2008).

As part of the project, a regional committee was formed to coordinate project management, restoration plan development, budget confirmation, implementation of management actions, communication and resolution of issues during the life of the project. This committee worked

in conjunction with local committees that were formed from community members from each focal area along with industry representatives and local council officers. The committee members developed an agreed set of objectives for the project and were instrumental in championing this work at differing levels of government, through public awareness outlets and in their local areas (Saxton et al., 2013).

The main goal of the Healthy Country Program was to validate and refine the “proof of concept” for the catchment/community approach to waterways and landscape restoration and sustainable land-use. The objectives of the project were: (1) Develop rehabilitation methods to decrease sediment loads from targeted catchments by 50%; and (2) Improve the health of the waterways (Saxton et al., 2013).

A total of about A\$3.1 million was invested into 83 on-ground projects across the three focal areas for waterway restoration (Crimp, 2012), as well as an additional A\$170,000 that was invested in a component of the project to implement sustainable land management practices for the farming community (Saxton *et al.*, 2013).

The Healthy Country project was the first proof of concept initiative to be undertaken in the region that addressed river restoration on a sub-catchment scale. The lessons learnt from the project were relevant for prioritisation of investment at this scale and engagement of a community more so than individual landholders (Crimp, 2012).

#### ❖ **Healthy waterways project in the Yule Brook**

Yule Brook is a natural watercourse at its headwaters, which turns into a network of deeply incised drains in its lower reaches that combine to form the Yule Brook Main Drain. The drain discharges into the Canning River at the project site, running past Yule Brook Homestead. The project site includes the Brook, Canning River, melaleuca thickets and connected swampy areas. The understory is weed infested and water quality data indicates that phosphorus levels are a concern (Landcare, n.d.).

The project is run by the South East Regional Centre for Urban Landcare, which was formed in 2003 as an independent Natural Resource Management body in Perth. It brings together



**Figure 13: Project activities on drains that discharge into the Yule Brook (Source: Landcare, n.d.)**

the community, business and government to develop and implement projects that improve the health of waterways and other ecosystems in southern Metropolitan Perth (Landcare, n.d).

The healthy waterways project was a multi-pronged approach to rehabilitate Yule Brook including community planting days & community education activities to improve water quality. Project activities assisted with improving water quality in the Swan and Canning River systems by planting local native seedlings along and adjacent to the banks of the Yule Brook which has helped to reduce nutrients, prevent erosion of the banks, reduce sedimentation and provide habitat for native fauna. The education component raised awareness and stewardship of the participants in the importance of Yule Brook and how to effectively look after the area. Local residents, landcare volunteers and school students participated in a range of activities to improve the health of the catchments including revegetation, river restoration, water quality monitoring, fauna surveying and community environmental education and information sessions (Landcare, n.d).

In 2010 to 2011, one of the key achievements of the project included rehabilitation work over 4.3 ha which included weed control of arum lilies, sagittaria, blackberry and paspalum and revegetation along the lower reaches of the Yule Brook Drain. The long-term outcomes of weed control and revegetation will result in reduced nutrients in Yule Brook. Yule Brook is a natural watercourse that turns into a network of deeply incised drains in its lower reaches, which combine to form the Yule Brook Main Drain, flushing the contents of the drain into the Yule Brook and Canning River (Landcare, n.d).

### What can South Africa learn from this case study?

South Africa therefore has an opportunity to lead the pack, by not only restoring and rehabilitating degraded natural systems, but by also using interventions to promote other sustainable development goals. The several factors that can be taken away from this study are outlined below:

- water quality initiatives and WQM is part of the broader catchment management initiative, supported by regulatory and financial mechanisms.
- Innovative financial mechanisms that protect or rehabilitate natural infrastructure are explored. These include funds from regulating authorities, catchment green funds/bonds or payment of ecosystem services.
- Exploring stewardship and partnerships is key to exploring catchment-based activities. This includes regulating and basin management entities, for rehabilitation and WQM interventions.
- Promoting a green economy and sustainable development interventions should be explored, such as biogas projects, agriculture projects for rural communities or treating contaminated water.

**Opportunities met:** *Green Economy, Stewardship, Financing Mechanisms, Restoration and Rehabilitation*

**Approach employed:** *Regulation, Planning and Strategic, Contracts and Agreements, Economic Approaches*

### 4.3 Managing the Mining Industry in China

#### ❖ Ecological Restoration of Mines in China

The land impacts of coal production and use are regulated primarily under the various Acts and Laws. The laws also cover the land impacts of transportation, transmission and waste disposal (Kholhe and Khot, 2015). Mine related impacts, however, still occur, with some being ruined beyond any use. The destruction to land is most direct and obvious for surface mining. In addition to the land damaged directly by mining, the destruction of soil erosion and regional ecological environment caused by mining goes beyond the boundaries of the mine areas (Zhenqi et al., 2012).



**Figure 14: Ecological restoration in China. Top two: Ecological restoration effect of the waste dump of Pingshuo surface coal mine in Shanxi Province. Bottom two: Ecological restoration effect of the waste dump of Pingshuo surface coal mine in Shanxi Province**

(Source: Zhenqi et al., 2012)

As surface coal mines can be divided into several parts, such as the stope, waste dump, tailing pond and industrial site, its land degradation includes excavation, occupation and pollution, of which excavation and occupation are most direct (Hu 1995). China has implemented various methods for restoring land that has been used for coal mining. Two of these approaches are illustrated in Figure 14. These methods have been implemented in many countries, including South Africa and Australia. Developing countries, however, usually fall short in enforcing rehabilitation of closed mines.

## ❖ Emissions causing Acidification of Water Resources in Southern China

In China, emission from human activities (such as industrial activities and the burning of fossil fuels) or natural causes (such as volcanic eruptions) result in acid rain. Acid rain refers to any precipitation that is more acidic than usual, and is caused by emissions of sulphur dioxide and nitrogen oxide, which react with the water molecules in the atmosphere to produce acids.

One of the major causes of acid rain is the increasing consumption of cheap, abundant coal, as the country struggles to cope with energy shortages and meet power demand. China is the world's largest source of soot and sulphur dioxide (SO<sub>2</sub>) emissions from coal, which fires three-quarters of the country's power plants. The growth of nitrates, due to a swift rise of coal consumption is also playing an increasing role in the country's acid-rain pollution (Geocases, undated).

The distribution of acid rain is primarily confined to the southern regions of China. The areas prone to the most acidic rainwater are the Chongqing, Sichuan and Guizhou provinces. These areas and the majority of acid rain areas exist south of the Yangtze River (Tang and Wu, 2012). Aquatic ecosystems are vulnerable to acid rain, as leaching from acid rain creates polluted water, which in turn hinders aquatic flora and fauna in lakes and rivers (Bhargava and Bhargava, 2013).

To decrease the cause of acid rain, which is mainly coal related emissions, the Chinese government has made significant efforts and progress in energy saving and consumption reduction. In industry, the government has taken measures such as the introduction of levying charges for pollution emissions, and issuing licences for discharging air pollutants. It has also promoted the adoption of clean coal, energy conservation and desulphurisation technologies to help with the prevention of acid rain (Geocases, n.d.).

In addition, implementation of pollution levies and prosecution of cases related to non-compliance has improved, with approximately 350 cases involving 282 million yuan (\$44.27 million) in fines for violations of environmental laws during the first seven months of 2015, including 43 million yuan in Hebei province, which surrounds the capital Beijing (Rose, 2015).

According to China's Ministry of Environmental Protection, the emitted levels of sulphur dioxide and nitrogen oxide, both associated with acid rain, were down 4.6 percent and 8.8 percent, respectively, over the same period last year. This is mainly due to the ministry stepping up punitive measures to combat environmental degradation (Rose, 2015).

This was accomplished by updating the Environmental Protection Law, which came into law on the 1<sup>st</sup> of January 2015. The updated law includes various additions and revisions, the most significant of which include (1) heightened consequences for violating China's environmental laws, (2) expanding the scope of projects subjected to environmental impact assessment requirements, and (3) allowing nongovernmental organizations to take legal action against polluters on behalf of the public interest. The updated law imposes significantly greater controls and responsibilities on corporations and local government bodies, while also giving China's environmental regulators and enforcers more "teeth" to

incentivize and demand compliance. The five most significant developments included in the new law in relation to businesses are (1) increased accountability of polluters; (2) increased accountability of government bodies/officials; (3) increased public disclosure; (4) public interest lawsuits; and (5) protection for whistle-blowers (Falk and Wee, 2014).

Although there are some gaps in the governance structures in China, such as the fragmented and overlapping structure of environmental governance, the Government of China is making strides to ensure the effective implementation and enforcement of its Laws and policies. For example, in 2014, the Central Committee of the Communist Party of China decided to establish a recording, communication and accountability system. The system is intended to limit judicial intervention by government officials, and to integrate promoting the rule of law into the remit of officials at all levels. The system could restrain officials from advising judges on how to decide on court cases, including those pertaining to the Environment Protection Law (Zhang and Cao, 2015).

The intent of the Government of China to address its challenges in the natural resources governance landscape illustrates a shift from an industry-centralised economy, to an economy that promotes inclusive and sustainable development.

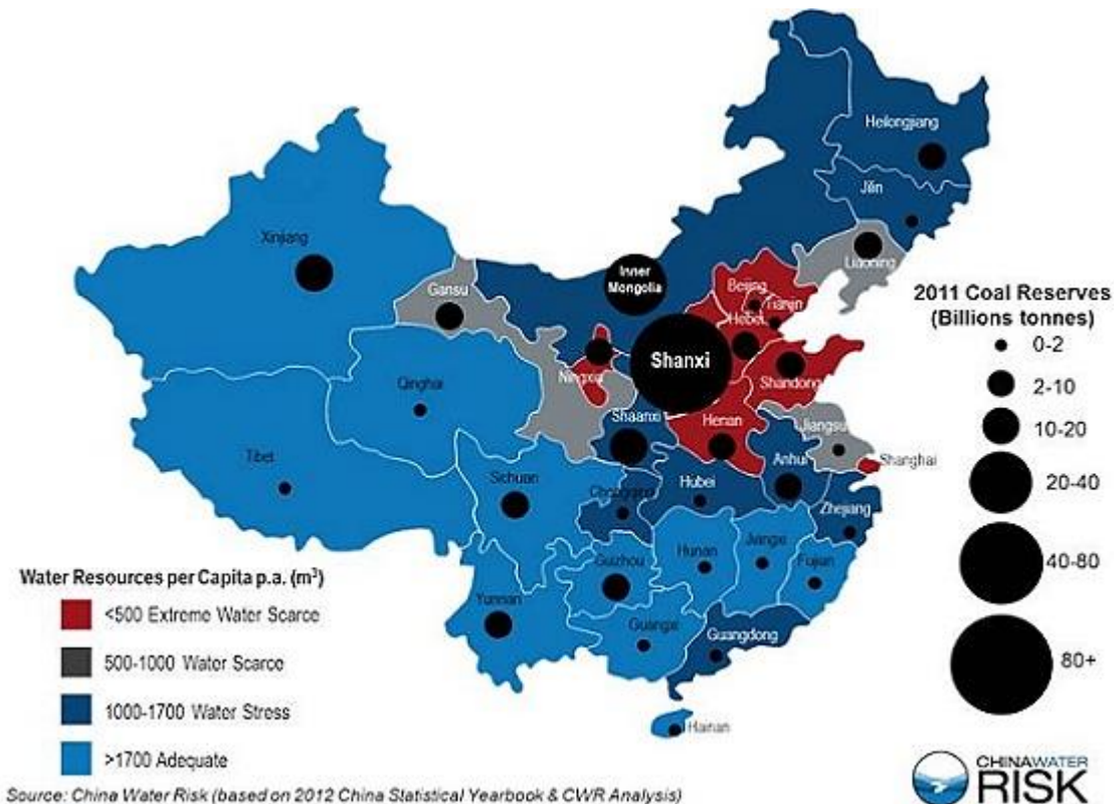
#### ❖ **Moving Towards Cleaner Coal**

Instead of treating the pollution from the coal industry, China has shifted its focus to minimising the pollution. The decline of China's coal consumption and its crackdown on pollution suggests a pivot to clean and green technology. Numbers show that China is on the cusp of a "great reversal" with three separate agencies - the China National Coal Association, the China Electricity Council and the National Energy Administration - reporting a decline in coal use during the first half of 2015. These are not declines in the rate of growth but absolute declines in the amount of coal consumed in power generation as well as energy-intensive industries like steel and cement production (Mathews, 2015).

The decline suggests that the tightened regulation of coal consumption under China's Environmental Protection Law is having an impact. New provisions to the law brought into effect this year include more effective mechanisms to protect the environment and harsher penalties for polluting enterprises. These penalties resulted in the suspension of operations for 15,000 enterprises in the first half of 2015 and the actual shut down of more than 9,000. While the new law is not without its flaws, it is indicative of the pronounced green direction also espoused in China's 13th five-year plan, which was adopted in draft form in Beijing in October 2015 (Mathews, 2015).

China is not only focusing its efforts on coal consumers, but is also improving efficiency by coal producers. For example, several small mines and inefficient power plants have been closed. According to the International Energy Agency (IEA), no other country has been able to implement such as wide-scale role-out and restructuring the industry in such a short time-scale. Although several challenges are experienced due to institutional capacity, China has shown the willingness to ensure the long-term successful implementation of this intervention.

To meet its development objectives, China is moving towards cleaner coal. In recent years, different Chinese government department have proposed various policies to promote the sound and sustainable development of the coal industry. These policies, laws and regulations encourage the development of high-specification power generation technologies with large capacities, high efficiency, low water usage and effective environmental controls. Successive Five-Year Plans and recent energy and environmental policies provide a framework for sustainable development. In June 2007, China unveiled its National Action Plan for Climate Change, which includes goals to develop clean coal technologies, form more efficient coal mining equipment, to CO<sub>2</sub> capture and storage (IEA, 2009).



**Figure 15: Location of major coal resources in China (China Water Risk, 2012)**

Experience worldwide shows that deployment of clean coal technologies must encompass the entire coal supply chain, and that parallel progress is needed in technical and non-technical areas for coal to remain an acceptable component in a country's energy mix. China already hosts facilities that feature some of the largest-scale and most-advanced equipment in the world. This success of this is due to China's long recognised need to establish an effective research and development (R&D) platform through the high-level coordination of activities by government, enterprises and research institutes. Government and industry-supported R&D organisations, some with significant budgets, have emerged and evolved (IEA, 2009).

According to Bloomberg New Energy Finance, China's ability to scale-up manufacturing could help bring down prices for renewable energy technologies everywhere. China is already making an impact in terms of investing in non-thermal sources, experimenting with

an “everything but the kitchen sink” approach at national, provincial, and local levels. China has also made efforts to reduce thermal generation and stimulate development of photovoltaics. In the short-term, China’s clean energy incentives are making significant differences, such as the adoption of a feed-in tariff for solar photovoltaics in 2013 (China Environment Forum, 2014).

#### ❖ **Launch of Water Pollution Plan**

The Water Pollution plan sets targets for 5, 15, 35 years. By 2020, 70% of water in 7 major watersheds are to meet an acceptable standard (75% in 2030). The plan is also constructed around 35 policy statements in 10 programmatic areas:

- Pollutant discharge control;
- Economic restructuring;
- Conservation and protection of water resources;
- Scientific and technological support;
- Market mechanisms;
- Environmental regulation and enforcement;
- Environmental management;
- Protection of the aquatic ecological environment;
- Differentiated responsibilities; and
- Public participation and social supervision.

This shift ensure that water quality is dealt with in a comprehensive manner.

#### **What can South Africa learn from this case study?**

China’s challenges with acid rain were mainly due to the country’s dependence on coal as an energy source, an industrial economy, and most importantly a regulatory environment that does not ensure monitoring and compliance of emissions. The combination of regulatory control, political will and implementation flexibility has allowed the government and miners to address the problem in innovative ways. There are several factors that have contributed to the success of the Chinese Government. These include:

- Increasing strategic intent and promoting an enabling institutional environment required to enforce compliance. When compliance and enforcement are key focus areas for governing institutions, regulation becomes possible.
- By changing its regulatory environment, China was able to reduce emissions from pollutants responsible for acid rain. Aligning legislation and being more stringent on the mining and industrial sector requires political will, as well as the institutional capacity to enforce compliance and holding the mining sector accountable (regardless of its contribution to the economy).
- Enforcing the rehabilitation of closed mines, which not only focuses on innovative solutions, but also tried and tested methods (particularly when cost is an issue). This requires the political will to hold the mining sector accountable as well as the institutional capacity to enforce compliance.
- The knowledge that non-compliance with environmental laws exposes companies to legal consequences works as a strategy to force the sector to transition to cleaner coal technologies. Improving monitoring and evaluation of emissions, as well as enforce reporting by industrial companies. Monitoring and evaluation enables enforcement and compliance.

- By creating an enabling environment for the private sector to explore greener options, China has made it easier for the coal industry to explore green technology. It is essential to create an enabling environment for collaboration in the efforts of promoting research and development, and the exploration of green technologies. In addition, the market should enable the growth of the green economy.
- The development of a plan that holistically looks at water pollution and broadly sets targets to achieve those in 5-year increments.

According to the study conducted by Josipovic et al. (2011), acidic atmospheric pollution deposition will continue to be a challenge, particularly in the Highveld. Therefore, as in the China context, it is imperative that South Africa continues to reduce emissions by not only increasing the roles and responsibilities of the regulating institutions (including with water managers), but also improving the environment in which those institutions operate. If required, restructuring of roles and responsibilities to enable consistency and alignment between various laws and policies, as well as the mandates of implementing agencies. Institutional strength, coupled with clear roles and responsibilities enables ownership.

**Challenge addressed:** *Water Pollution, Salinisation (Mining and industrial activities) and Acidic atmospheric deposits*

**Opportunities met:** *Green Economy, Stewardship, Financing Mechanisms, Restoration and Rehabilitation, Comprehensive planning*

#### 4.4 Rehabilitating Abandoned Mines

##### ❖ Strategic Approach in Canada

The United Nations Environment Programme has described abandoned mine sites as one of the major outstanding international environmental problems related to mining (Castrilli, 2007). In Canada, the legacy of abandoned mines remains a complex issue for governments, the mining industry and communities (Canada, 2002).

Canada defines orphaned or abandoned mine sites as closed mines whose ownership has reverted to the Crown, either because the owner has retired from business or, as is the case with some historic properties, because no owner can be found. They are also described as mine sites where the owner has ceased or indefinitely suspended advanced exploration, mining, or mine production without rehabilitating the site (MAC, 2001). To address the challenge of abandoned mines, the Government of Canada is exploring four types of collaborations, which are focused on funding the cost of rehabilitation. These are outlined below:

#### Case Study 4

##### **First, there are federal-provincial collaborations.**

*Under the Canada-Ontario agreement respecting abandoned uranium mine and mill tailings, each government agrees to cover 50% of perpetual care costs where a producer or owner is unable to pay for clean-up due to bankruptcy, insolvency, or emergency circumstances (Castrilli, 2007).*

**Second, there are federal-territorial collaborations.**

*Under the Canada-Yukon DTA, Canada is responsible for the remediation of environmental impacts associated with activities that occurred on an abandoned mine site prior to 1 April 2003. In turn, the Yukon is responsible for the remediation of impacts associated with permits or authorizations issued by that government to mining operations after this date (Castrilli, 2007).*

**Thirdly, there are federal-industry collaborations.**

*Under the 2002 federal mine site reclamation policy for the Northwest Territories, if a mine operator is insolvent and a receiver, interim receiver, or trustee-in-bankruptcy abandons a mine because the unsecured environmental liabilities exceed the economic value of the mine, the federal government will enter into transactions with a purchaser of such an abandoned mine under certain conditions (Castrilli, 2007). These conditions include the following: the purchaser would have limited liability for the existing environmental condition of the property; a portion of the economic value of the production from the mine would be attributed to a fund for the remediation of the existing liabilities at the site; and the purchaser would remain fully liable for the remediation costs of any environmental impact resulting from its own operations at the site (Castrilli, 2007).*

**Fourth, there are provincial-industry collaborations.**

*Ontario and Falconbridge entered into an arrangement with respect to the abandoned Kam Kotia mine that granted the company exclusive exploratory rights for five years in exchange for environmental funding of \$50,000 per year toward site clean-up. Ontario also exempted Falconbridge from full clean-up costs respecting existing hazards, unless the company significantly worsened the situation (Castrilli, 2007).*

The first two types of collaborations noted above (federal-provincial, federal-territorial) are arrangements wherein the totality of environmental clean-up costs mines is paid from public funds. Their advantage is making available a broader base of public funding for clean-up actions. Their disadvantage is that, with only public funds available, the clean-up process may still be very lengthy due to a variety of factors arising from the lack of a permanent dedicated funding source (as opposed to simply monies from consolidated revenue) as well as the overall magnitude of the orphaned/abandoned mine problem (Castrilli, 2007). This recognition stems from the pragmatic perspective that it is in the public interest and that the state benefited from the revenue (taxes) and growth generated from the mining.

The third and fourth types of collaboration noted above (federal-industry, provincial-industry) have the potential to alleviate some of the government's financial burden, while imposing acceptable liability on the industry. The public purse will fund only part of the clean-up costs and the availability of a broader base of funds can accelerate the response to the problem. One potential disadvantage of these types of collaboration is that they do not tackle systematically the overall orphaned/abandoned mine problem: the sites that may be on Crown land or attract industry interest may not be those most in need of environmental attention. Further, the proportion of public to private funds may (likely will) vary considerably from site to site, as will the terms and conditions of the arrangement, depending on the best "deal" that can be negotiated in the circumstances (Castrilli, 2007).

Canada's provinces have primary jurisdiction over mining because it is about natural resource extraction. The federal government has legislation that covers key aspects of the sector (Canada, 2015). In 2012, significant legislative changes were made, including introducing a new Canadian Environmental Assessment Act, changes to the Fisheries Act and Navigable Waters Protection Act, and an announcement of a review of the Metal Mining Effluent Regulations (MMER) (The Mining Association of Canada, 2016).

While regulating mining activity is primarily the responsibility of the provinces, there are many aspects that require approval from several federal government departments (The Mining Association of Canada, 2016). The Minister of the Environment is responsible for the Environmental Assessment Act, and administering the MMER under the Fisheries Act. Mining operations which are not captured under the MMER, such as coal mines, diamond mines, quarries, and other non-metallic mineral mining facilities, are subject to the requirements of the Fisheries Act (Canada, 2015).

A robust and efficient federal regulatory system is integral to the success of the industry and Canada's ability to attract mining investment. However, as previously stated, regulating mining activity is primarily the responsibility of the provinces. Therefore, to ensure a smooth and efficient regulatory environment between the provincial and federal government, the Mining Association of Canada is currently promoting the mining industry's needs at the federal level for a reasonable, timely and efficient environmental assessment and permitting process, as well as federal-provincial coordination and a smooth implementation of the above-mentioned legislative changes (The Mining Association of Canada, 2016).

#### ❖ Strategic Approach in Australia

In January 2011, the Ministerial Council on Mineral and Petroleum Resources (MCMPR) and the Minerals Council of Australia (MCA) released their 'Strategic Framework for Managing Abandoned Mines in the Minerals Industry' (Unger, 2011). The framework aims to "promote a strategic approach to managing abandoned mines so that risks are minimised, sites are managed efficiently and sustainably, and the values associated with these sites are recognised". Previously, each state and territory has developed its own approach to managing abandoned mine sites.

#### Case Study 5

##### **Funding the Savage River Rehabilitation Project, Tasmania**

*This project concerned the rehabilitation activities related to the Savage River Mine, which originally operated as an open cut magnetite mine from 1966 until 1996, resulting in sizeable AMD impacts. Before the mine was re-opened in November 1997, the Tasmanian Government developed and implemented an agreement with the new owners.*

*Funds for the remediation were provided by both the purchase money and the closure funds left by the original owners. Because these funds were significantly less than what was required to remediate, the Tasmanian Government and the new owners initiated and implemented a cooperative management and remediation regime that allowed for mutual benefit (MCMPR, 2010). The agreement permitted the mine owners to undertake remediation contracts for the Crown to "work off" the purchase price. The*

*statute which was enacted by the government to allow for the remediation provided the mine owners with indemnity against pollution caused by previous operations both existing and that which may occur in the future. (Where pollution is caused or might be caused by previous operations and this may be impacting on Grange's operations or discharges, Grange is indemnified against that emission and the state cannot set emission limits. Grange is however required to operate to best practice environmental management.)*

*The partnership is producing long-term dividends and aquatic life has improved significantly. This agreement and several others of its kind have proven to be successful in cases where mining takes place on previously mined areas with existing pollution.*

The framework promotes convergence of these approaches across jurisdictions, to address issues such as: (1) site inventories and site data management; (2) improved understanding of liability and risk relating to abandoned mines; (3) improved performance reporting; (4) the standardisation of processes and methodologies; and (4) knowledge and skill sharing across jurisdictions (MCMPR, 2010).

This framework highlights the need for partnerships in the management of abandoned mines, as they enhance the “value for money” on such projects. The proposed funding mechanism for such remedial activities is suggested to be through direct government funding, offset arrangements and partnerships. The MCMPR/MCA emphasises the benefits of partnership, which in the Australian context have proven to be successful in improving the quality of rehabilitation projects, whilst allowing interested stakeholders to be directly involved in the rehabilitation.

### What can South Africa learn from this case study?

Canada and Australia had major challenges with the rehabilitation of abandoned mines. By developing financing mechanisms as well as an enabling institutional environment, the two countries were able to rehabilitate mines and therefore minimise the impacts associated with AMD and other mine related impacts in the public interest. These experiences highlight several lessons:

- Government playing a crucial role in leading the development and implementation of interventions related to financial mechanisms as well as the actual rehabilitation efforts.
- Developing innovative ways to ensure joint action and access funding to implement rehabilitation.
- Developing financial mechanisms that are adaptable, or developing numerous mechanisms for different situations (such as the Canada case). Each mechanism should be applicable to the individual case, as this will increase the possibility of success.
- Promoting alignment of approaches employed in different jurisdictions (such as the Australia case). This enable consistency and assurance of quality of the implementation process.

South Africa is currently ahead of the global practice in terms of initiatives that explore partnerships to strategically address these impacts (e.g. such as in the West Rand and Olifants). However, when it comes to political will and financial backing by the government, South Africa is lagging behind.

<b>Water quality challenge:</b>	<i>Acidification and Heavy Metal Contamination (Heavy metals and acidification)</i>
<b>Opportunities met:</b>	<i>Stewardship, Financing Mechanisms, Restoration and Rehabilitation</i>
<b>Approach employed:</b>	<i>Regulation, Planning and Strategic, Contracts and agreements, Economic Approaches</i>

#### 4.5 Cleaning up the Ganga

The Ganges, also Ganga, is a trans-boundary river of Asia, which flows through the nations of India and Bangladesh. It is the third largest river by discharge (Bluebird Marine Systems, n.d.). The Ganga is India's most important and iconic river. It flows down from the high Himalayas before draining into the Bay of Bengal through the Sunderbans delta, the largest mangrove system in the world. Along its 2,500 km journey, the river enriches huge swathes of agricultural land and sustains a long procession of towns and cities (World Bank, 2015). The Ganga is also the most sacred river to Hindus. It is also a lifeline to millions of Indians who live along its course and depend on it for their daily needs. It is worshipped as the goddess Ganga in Hinduism (Bluebird Marine Systems, n.d.).



**Figure 16: Map of the Ganges/Brahmaputra basin**

(Source: [http://www.bluebird-electric.net/oceanography/Rivers/The\\_River\\_Ganges.htm](http://www.bluebird-electric.net/oceanography/Rivers/The_River_Ganges.htm))

Despite this iconic status and religious heritage, the Ganga today is facing formidable pollution pressures, along with the attendant threats to its biodiversity and environmental sustainability. An ever-growing population, together with inadequately planned urbanization and industrialization, has affected the quality of the river's waters. Today, the Ganga's waters are sullied by the incessant outpouring of sewage, as well as by the large volumes of solid and industrial waste that are churned out by human and economic activity along the river's banks.

The Ganges was ranked as the fifth most polluted river of the world in 2007. Pollution threatens not only humans, but also more than 140 fish species, 90 amphibian species and the endangered Ganges river dolphin (Bluebird Marine Systems, n.d.). The absence of adequate infrastructure, along with weak environmental governance and little technical

expertise to manage these extreme pollution pressures, has resulted in the rapid deterioration of the water's quality in recent decades (World Bank, 2015).

One of Prime Minister Narendra Modi's election vows was to clean up the river, which sports contaminants from industrial waste to dead bodies. On May 13, 2015, the Modi government announced a Special Ganga Protection Law which will make polluting the Ganga an illegal act, National Mission to Clean Ganga. The cabinet has approved "Namami Ganga", or in the name of Ganga, a comprehensive program to clean the river with unprecedented levels of funding (Rs. 20,000 Crores or \$3 Billion) (Sharma, 2015).

PM Modi's government have initiated a new plan that is stricter on polluters and relies on community participation (Sharma, 2015). Many textile operations have been closed due to non-compliance with newly established pollution controls. For example, the area of Tirupur in Tamil Nadu is a textile belt that has suffered from India's crackdown on industrial water pollution. The textile industry is a heavy contributor to the crisis, due to factories discharging coloured effluent from their bleaching and dyeing units. More than 600 dyeing units remained closed for almost two years until a reliable solution was implemented (Bluebird Marine Systems, n.d.).

Yet, many challenges remain on how to reform the religious and industrial polluters, who may not want to adopt new technologies to clean the river. In addition, other challenges include land owners who do not want to give up land to build Sewage Treatment Plants along the river, the defenders of faith who see rising threats to traditional Hindu practices, and ironically from environmentalists who fear that by diverting the water flow the ecology of the river basin is being disturbed (Sharma, 2015). A similar initiative, the Ganga Action Plan, an environmental initiative to clean up the river, has been a major failure thus far, due to corruption, lack of technical expertise, poor environmental planning, and lack of support from religious authorities (Bluebird Marine Systems, n.d.).

The National Ganga River Basin Authority, set up to clean the river will ensure no sewage or industrial effluents are released into the Ganges by 2020, the government has said. The river authority will fund pollution abatement projects on 70/30 cost-sharing basis between central and state governments. This includes a World Bank-assisted National Ganga River Basin project worth \$1.1bn (£740m, INR 70bn) and a Japan International Cooperation Agency-assisted project at Varanasi. In addition, Germany is also keen on investing in water waste and sewage treatment as well as renewable power sectors, apart from education and healthcare (Bluebird Marine Systems, n.d.).

Although the government of India is showing initiative in cleaning the Ganga, a lot more needs to be done. As a developing country, the economic development agenda also need to promote sustainable development. For example, while on the one hand the Modi government is calling for rejuvenating and cleaning the Ganges, it is simultaneously talking about developing this river in ways that could undermine the rejuvenation efforts. On the table are plans to build 16 new dams across a 1,600-km long stretch of the Ganges between Varanasi

and Hooghly. There are also plans to develop the Ganges as a waterway for commercial activities (Ramachandran, 2014).

There misalignment of government priorities, as well as the reliance on the private sector for the country's economic growth, may also create reluctance on clamping down on polluters. In addition, institutional capacity and will is required to implement the political agenda. And lastly, and most importantly, buy-in from the private sector and the communities is required to minimise the amount of pollution in the river. This requires, either the will do to so (by changing behaviour or implementing incentives), or being forced to do so (through compliance and enforcement).

### What can South Africa learn from this case study?

Exposed to challenges with the industrial sector, the Government of India is driving the efforts to clean the Ganga Basin. The intent shown by the public sector to clean the basin has also attracted international buy-in, with several other countries and institutions willing to come on board to assist in cleaning the basin. Although significant amounts of money have been, and will be, invested into the initiative, institutional challenges and buy-in from the people of the basin (especially the industrial sector) are a challenge. In addition, the clashing of government agendas is an issue that needs to be addressed (particularly as a developing country that requires the GDP created by the industrial sector). These experiences highlight several lessons:

- Political will is required to implement large-scale intervention focused on rehabilitation of degraded water resources.
- Exploring innovative financial mechanisms to obtain sustainable finances to rehabilitate the basin is possible, although it requires building the required capacity to source funding and implement rehabilitation and to implement mechanisms that prevent further contamination of the basin.
- It is essential to obtain buy-in from polluters to minimise pollution. This requires being more stringent on the public and settlements, municipalities and the industrial sector, and enforcing existing legislation. This requires political will, as well as the institutional capacity to enforce compliance.
- It is essential to have development agendas that are aligned and help bring the same overall sustainable development goals. For example, building more dams and/or barrages might not help achieve goals of restoring rivers to the natural habitat.
- *It is essential to find innovative solutions to rehabilitate the basin. This could include bringing on board communities (who require employment) to clean up the basin and to monitor contamination and pollution (e.g. physio-chemical properties). In addition, technical solutions such as increasing the flow to 'flush out the basin' could also be viable (as long as the pollution is not merely flushed out to sea).*
- *Importantly, it is important to build the political will required to hold the mining and industrial sector accountable (regardless of its contribution to the economy) as well as the institutional capacity to enforce compliance.*

**Water quality challenge:** Salinisation (Industrial Activities)

**Opportunities met:** Green Economy, Stewardship, Financing Mechanisms, Restoration and Rehabilitation

**Approach employed:** Planning and Strategic, Contracts and Agreements, Economic Approaches

## 4.6 Land-use, Drainage and Stormwater Management in Urban Environments

### ❖ Stormwater Management in the Mersey Basin, UK

In the 19<sup>th</sup> Century, the north-west of England became one of the world's first industrialised regions. The rapid industrial growth brought about the rapid expansion of urban areas. Domestic sewerage systems were based on untreated disposal directly into rivers and sea. Manufacturing industry became established along the region's rivers and new canal system, which served as the major conduits for removing and transporting industrial waste. By the second half of that century the Mersey, and its major tributary (the Irwell), which in 1721 had supported fish as a commercial industry, had become so grossly polluted that a royal commission was appointed to study and report on the problem. However, little priority was attached to addressing these issues by the municipal authorities and, as late as the 1980s, the Mersey was the most polluted estuary and river system in the UK (Jones, 2000).

Throughout the 20th century progressive changes to legislation and institutions, including the formation of ten Regional Water Authorities across the UK in 1974 (including the North-West Water Authority which served the Mersey Basin), brought about improvements. Even so, towards the end of the century the region's waterways remained among the most polluted in the world, and industrial decline was manifested in dereliction, poor housing and growing social problems (GIWP, 2015).

This resulted in riots, which caused government policy to begin focusing on the problems of inner cities, and of post-industrial dereliction. Several targeted regeneration programmes and projects followed, including the Mersey Basin Campaign. The Campaign was established in 1985, with government backing and a 25-year initial life span. Its role was to address the problems of water quality and associated landward dereliction of the River Mersey and its tributaries. (It has since expanded to include the River Ribble in Lancashire) (Mersey Basin Campaign, n.d.).

The Campaign would work to improve water quality in the Mersey Basin, thereby stimulating the regeneration of derelict land beside the river and its tributaries (Mersey Basin Campaign, 2016). At the time, there was no national environmental programme for Water quality improvements. The Campaign was conceived as a 'sustainable development' approach to WQM and river restoration. This translated into three key aims for the Campaign, identified at the start of the initiative: (1) to improve river quality across the Mersey Basin to at least a 'fair' standard by 2010 so that all rivers and streams are clean enough to support fish; (2) to stimulate attractive waterside developments for business, recreation, housing, tourism and heritage; and (3) to encourage people living and working in the Mersey Basin to value and cherish their watercourses and waterfront environments. These three simple, but clear, aims have remained the same throughout the life of the Campaign (Mersey Basin Campaign, n.d.).

The Mersey Basin Campaign broke new ground in British administrative practice with its uniquely collaborative programme. To take action on local stretches of river, the Mersey Basin Campaign set up a network of over 20 Action Partnerships, working closely with

volunteers, schools, businesses, local authorities, regulators and politicians on a wide range of improvement projects (Mersey Basin Campaign, 2016).

The scale and complexity of the clean-up programme required to deal effectively with the gross water pollution and waterside dereliction was too great for any one authority or agency (Mersey Basin Campaign, n.d.). The management of the operation alone require the establishment of an independent entity. Thus, the Mersey Basin Business Foundation, which is a non-profit making limited company with directors from the different partners, carries out the task of overall operational management for the Campaign. The Foundation was the recipient of the central government grant to the Campaign, which amounted to £0.5m, as well as in-kind contributions from a range of sources (with a financial value of £3.2m in 2004-05).

The successes of the campaign include:

- The return of ecosystems to the river (i.e. porpoise, dolphins and seals in the estuary, and salmon in the river's headwaters)
- The Mersey Waterfront Regional Park regeneration programme that extended round 135km of estuary and coastline within the Liverpool City Region.
- The Speke and Garston Coastal Reserve partnership, which was responsible for the transformation of this derelict land into a safe and flourishing riverside coastal reserve with unique access to the river Mersey.

#### ❖ **Floods Management in Porto Alegre, Brazil**

Porto Alegre is the capital of the State of Rio Grande do Sul, Brazil. The metropolitan area has some 3 million inhabitants and the city county has about 2 million inhabitants (Tucci, n.d.). Over recent decades, Brazilian cities went through accelerated and chaotic urbanization. This process produced major changes in the urban environment, especially significant impacts on water resources (Forgiarini, 2008).

In the event of flooding, Porto Alegre is protected by a system of dykes, storm water and pumping stations designed and constructed before 1970. However, the actual capacity of the drainage is not enough to discharge the upstream increase of flood peak and volume in some parts of the city (Tucci, n.d.). Therefore, greater and more frequent floods and contamination of surface and groundwater sources are major causes for deterioration of the inhabitants' well-being Forgiarini, 2008).

#### Case Study 6

##### **Flooding in Porto Alegre during October 2015**

*Approximately 1,500 people were left homeless after a storm brought torrential rain and floods to the city of Porto Alegre in Rio Grande do Sul, Brazil. The storm struck Porto Alegre on Wednesday 14 October 2015 after around 32 mm of rain fell in a 24-hour period. (The area had already see a period of heavy rainfall over the previous days, where over 100 mm of rain fell between 08 and 10 October.) The Guaíba River and Guaíba Lake overflowed, causing flooding in the city.*

*The dense population (located in informal settlements) is often affected during flood events. Due to illegal connections of sewage into drainage, and large amounts of sediments, litter and debris that aren't managed properly, flood events result in the water contamination. Similarly to most cities in Brazil, flood events result in water-borne illnesses and contaminated drinking water.*



Image of flooded areas in Porto Alegre (Photo by Daniela Barcellos/ Palácio Piratini)

Source: <http://floodlist.com/america/brazil-floods-1500-displaced-in-porto-alegre-rio-grande-do-sul>; <http://www.green-lotus.org/wp-content/uploads/2014/07/Water-Management-Yangon-GGP3.pdf> and <http://episcopaldigitalnetwork.com/ens/2015/11/16/brazilian-church-responds-to-floods-notes-climate-change-impact/>

In Porto Alegre, the Urban Drainage Master Plan serves as a planning mechanism to integrate the development of stormwater infrastructure in harmony with the occupation of the urban areas. The planning aims to prevent economic losses and to improve the environmental hygienic conditions in the city, within the boundaries defined by the Urban Master Plan (Gersonius et al., 2008). The Urban Drainage Master Plan was formulated in phases. The first phase was the proposal for non-structural measures. The non-structural measures consisted of (a) new legislation on source control for developments which has been implemented since March 2000; (b) capacity building in the form of urban drainage education at engineer level; and (c) preparation of a design manual. The second part consisted of a review of the design capacity of the storm water drainage of the basin, which is pumped out from inside the dyke system, and the Plan of six important sub-basins of the city (Tucci, n.d.).

Accordingly, urban drainage management has broadened from the originally technical, sectoral discipline (Gersonius et al., 2008). As demand for land in cities is high, it is not possible to assign land purely for flood management purposes – it therefore needs to have an alternative use to ensure that informal settlements do not appear. In Porto

Alegre, areas designated for flood control are also used as football pitches to discourage further illegal invasions and squatter settlements (Tucci, 2002). This is crucial for Brazil as urbanisation of cities has been marked by the removal of native vegetation, piping and occupation of lowland and riparian areas, which, in general, tends to aggravate natural floods (Forgiarini, 2008).

However, the adoption of a sustainable approach for the urban stormwater management faces many difficulties, mainly due to data deficiency, uncontrolled urban expansion, lack of legal instruments, lack of knowledge and technical information on infiltration and storage devices, and water quality problems (Gersonius et al., 2008). Therefore, to implement the plan successfully, interventions to build institutional capacity were initiated. Through the Brazilian National Program in Flood Management, a technical manual and documents to support urban water plans and related actions was developed. And, most importantly, capacity building interventions and governing institutions was developed.

### Case Study 7

#### **Porto Alegre's Resilience Strategy (released January 2016)**

*Porto Alegre is one of the first cities in the world – and the first in the Global South – to release a Resilience Strategy, a process that is undertaken by all 100RC cities. Over the course of its development, the Resilience Strategy process has enabled Porto Alegre to identify, reorient, and leverage a variety of existing and new projects and initiatives that will make the city more resilient to the social, economic, and physical challenges of the 21st century.*

*Mayor Fortunati also signed the 10% Resilience Pledge, which commits 10% of the city's budget to defined resilience initiatives and projects, including those included in the strategy. The city is the 23rd to make this commitment, bringing the total amount pledged to approximately \$5.5 billion. Through Porto Alegre's Resilience Strategy, the city is embracing some of its most pressing challenges head-on: flooding, economic diversity, violence, land tenure, urban and rural planning, and a healthy and engaged citizenry.*

*The Porto Alegre Resilience Office, with strong support from Mayor Fortunati, and the offices of Innovation (INOVAPOA) and Civil Défense, has teamed up with NGO and private sector stakeholders to identify and investigate the root causes and effects of some of the city's most pressing shocks and stresses.*

*Porto Alegre's Resilience Strategy lays out six strategic objectives, to address a series of interconnected challenges in the city:*

**Strategic Objective #1: A Porto Alegre with a dynamic and innovative ecosystem.** *A diversified economy that fosters creative economies, collaborative and new technologies, develops degraded areas of the city, explores the agricultural productive potential of rural areas, and stimulates the production of organic and family farming.*

**Strategic Objective #2: A Porto Alegre with a Culture of Peace.** *Access to quality education, preventive health and public safety, focusing on the integration of concepts, practices, and systems, along with the expansion and qualification of preventive, restorative, and collaborative action.*

**Strategic Objective #3: A Porto Alegre that responds effectively to risks.** A risk prevention system that is organized and capable of responding to risks, especially the risks of flooding and landslides, to protect families from losing their belongings and avoid displacement – while preventing the occupation of areas susceptible to risk and avoiding environmental accidents.

**Strategic Objective #4: A Porto Alegre that responds to quality mobility.** The public has a system that meets the needs of Porto Alegre with alternative modes, relieved traffic, punctual public transportation, universal accessibility, and sidewalks without damage or irregularities.

**Strategic Objective #5: Porto Alegre that has reformed land regulations.** A process of land regularization able to transition informal settlements, providing basic water, electricity, sanitation and transportation to all. This goal is reached through a dialogue based on trust and collaboration and transparency.

**Strategic Objective #6: Porto Alegre Participatory Budgeting and Resilient Management.** Local governance that promotes a culture of resilience in all city actions and a qualified participatory budget that contributes to the increased resilience of the city.

Source: [http://www.100resilientcities.org/blog/entry/porto-alegre-releases-latin-americas-first-resilience-strategy-signs-10-res/#/](http://www.100resilientcities.org/blog/entry/porto-alegre-releases-latin-americas-first-resilience-strategy-signs-10-res/)

### What can South Africa learn from this case study?

There are several factors that have contributed to the success of the catchment-based Mersey Basin Campaign and Porto Alegre strategic land-use planning approach. These include:

- A clear and consistent vision and objective over 25 years (for the based Mersey Basin Campaign). This enables stakeholders to build the required financial and institutional capacity required to implement the interventions. In addition, the basin recognised that basin clean-up efforts are processes that take place over an extended period of time.
- The collaboration with key stakeholders, which are impacted by the poor quality, are responsible for pollution, or are decision-makers. The collaboration was also not only at a strategic level, but also at the implementation level (through the establishment of a separate entity that was accountable to the Campaign's governing body).
- Government buy-in and support was a critical factor to the success of the partnership, particularly by taking a leading role in the governance structure of the collaboration. The support was not only on a collaborative governance level, but also by providing a sustainable funding source.
- Ensuring sustainable sources of finance over 25 years was vital to ensuring the sustainability of the Mersey Basin Campaign. The fiscal funding was supplemented by external funds and in-kind contributions from partners; this enabled successful implementation of campaign.
- Porto Alegre promoted an urban planning landscape that is not focused on infrastructure. This requires moving away from engineering solutions, and focusing research and development efforts in non-structural and integrated/holistic interventions that also aim for sustainable development. These interventions are not only less expensive than infrastructure, but they are easily adaptable to changing environments.
- Evaluating the success or failures of newly implemented strategies in Porto Alegre enabled the role players to adapt their strategies, and to implement measures that ensure the successful implementation of strategies.

- A lack of institutional capacity caused the institutions to be ineffective on implementing the new approach in Porto Alegre. By initially changing the focus from implementing the plan, to building the required capacity to implement the plan, Porto Alegre was eventually able to successfully promote innovative solutions to flood management. In addition, the intervention of the national environment in the capacity building efforts, credibility and quality were ensured. Collaborating with different government institutions when inadequacies are evident (e.g. funds, skills) was crucial for the success of the planning landscape, which ultimately resulted in the development of a resilience strategy with financial backing by the municipality.

**Water quality challenge:** *Urban pollution*

**Opportunities met:** *Stewardship, Financing Mechanisms, Restoration and Rehabilitation*

**Approach employed:** *Regulation, Planning and Strategic, Economic Approaches*

## 4.7 Evolution of Water Quality Management in the USA

### ❖ Centralised Water Governance: The Environmental Protection Agency

The U.S. Environmental Protection Agency (EPA), formed in December 1970, is a hybrid of various multifarious and frequently conflicting patterns. The Agency was saddled with a difficult regulatory mission: How should ecological goals be balanced with those related to public health and the common law rights of the individual? How should the atmosphere of public and media hysteria be dispelled? How should scientific findings be interpreted and correlated - and their gradations of uncertainly communicated to lawmakers, reporters, and citizens (EPA. 2015).

Laws written by Congress provide the authority for EPA to write regulations, which explain the technical, operational, and legal details necessary to implement laws. Therefore, when Congress writes an environmental law, the EPA implements it by writing regulations. Often, EPA sets national standards that states and tribes enforce through their own regulations. If they fail to meet the national standards, the EPA can help them. The EPA also enforce its own regulations, and helps companies understand the requirements. In addition, the EPA issues policy and guidance documents to assist the public and regulated entities (EPA. 2015).

EPA's purpose is to ensure that:

- all Americans are protected from significant risks to human health and the environment where they live, learn and work;
- national efforts to reduce environmental risk are based on the best available scientific information;
- federal laws protecting human health and the environment are enforced fairly and effectively;
- environmental protection is an integral consideration in U.S. policies concerning natural resources, human health, economic growth, energy, transportation, agriculture, industry, and international trade, and these factors are similarly considered in establishing environmental policy;

- all parts of society -- communities, individuals, businesses, and state, local and tribal governments -- have access to accurate information sufficient to effectively participate in managing human health and environmental risks;
- environmental protection contributes to making our communities and ecosystems diverse, sustainable and economically productive; and
- the US plays a leadership role in working with other nations to protect the global environment.

Nearly half of the EPA budget goes into grants to state environmental programs, non-profits, educational institutions, and others. They use the money for a wide variety of projects, from scientific studies that help us make decisions to community clean-ups. Overall, grants help the EPA achieve the overall mission: protect human health and the environment. The EPA also collaborates with businesses, non-profit organizations, and state and local governments through dozens of partnerships. A few examples include conserving water and energy, minimizing greenhouse gases, re-using solid waste, and getting a handle on pesticide risks. In return, the EPA shares information and publicly recognize the partners (EPA. 2015).

#### Case Study 8

*The Office of Inspector General is an independent office within EPA that performs audits, evaluations, and investigations of the Agency and its contractors, to promote economy and efficiency, as well as prevent and detect fraud, waste, and abuse.*

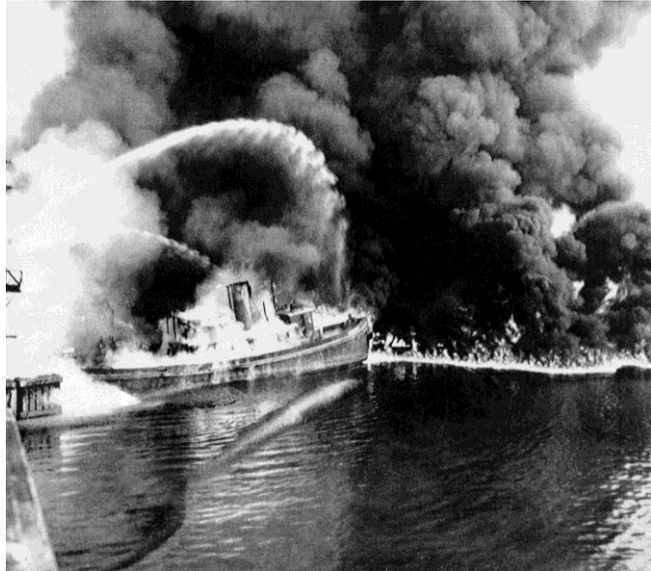
The EPA quickly became and today remains involved in many of the most controversial issues in the federal government. Yet the Agency has made important progress over the past 17 years: great strides have been made in cleaning up America's air and water. Especially the highly visible forms of desecration that fuelled the crisis mentality of the 1960s. The persistent, organochlorine pesticides of two decades ago, such as DDT, have been largely eliminated, and good progress is being made in dealing with abandoned hazardous waste sites (EPA. 2015).

#### ❖ Water Quality Management

Interest in protecting U.S. waters through legislation started at the beginning of the 20th century with the Rivers and Harbors Act (RHA) of 1899. The RHA included a provision (known as the Refuse Act) that addressed the dumping of refuse into waterways (Downing *et al.* 2003). Although the RHA with the Refuse Act included many environmental policies, few were actively enforced (Migliaccio *et al.*, 2007).

The next significant water-related legislation was the 1948 Federal Water Pollution Control Act. This act placed responsibility for controlling water pollution on the states and primarily focused on the treatment of sewage wastes (Deason *et al.* 2001).

In the US, very little attention was paid to water quality until Ohio's Cuyahoga River catching on fire in 1969. On June 22, the Cuyahoga River burst into flames in Cleveland when sparks from a passing train set fire to oil-soaked debris floating on the water's surface. The 1969 fire was not the first time an industrial river in the United States had caught on fire (including a previous fire in the Cuyahoga in 1952), but the last. The flaming Cuyahoga became a figurehead for America's mounting environmental issues and sparked wide-ranging reforms, including the passage of the Clean Water Act and the creation of federal and state environmental protection agencies (Latson, 2015).



**Figure 17: A fire tug fights flames on the Cuyahoga River in Cleveland in 1952 (Source: Latson, 2015)**

Amendments to the Water Pollution Control Act were passed in the 1970s to improve the protection of water resources. This was referred to as the 1972 Clean Water Act (CWA). The CWA identified the goal of restoring waters considering their chemical, physical, and biological integrity. The CWA also set federal requirements for identifying polluted or impaired water bodies and for developing estimated loads of a particular pollutant that could be received by each water body and still meet water quality standards. This concept is often referred to as the Total Maximum Daily Load. Additionally, the CWA gave authority to the U.S. Environmental Protection Agency (EPA) to issue permits to major pollutant dischargers and to establish national discharge limitations (Migliaccio et al., 2007).

Thus, early water protection efforts focused on "point sources" of pollution, which refers to pollution from a stationary location or fixed facility, such as a pipe, ditch, ship, or factory smokestack (Migliaccio et al., 2007). When the Clean Water Act was voted into law in 1972, approximately 85 percent of water quality impairments were from "point sources" of pollution, including wastewater and industrial effluent, with only 15 percent composed of runoff from city streets, suburban lawns, and farm fields. More than 40 years later (and after massive investments in structural and highly engineered pipes, pumps and treatment facilities), the pollution distribution today is exactly the opposite, with 85 percent of current water impairments associated with non-point source urban stormwater and agricultural runoff (Scarlet, 2016).

Much U.S. water management infrastructure was built even before the Clean Water Act, and, as communities all across the United States are learning, these pipes, pumps and treatment facilities are inadequate to handle current stormwater pollution, manage floods, and sustain water supplies. Aging infrastructure, inadequate maintenance budgets and a significant and

growing funding gap to address infrastructure needs today and into the future are leading issues in the water sector. The waterways and coastal areas are increasingly under threat from worsening pollution caused by stormwater runoff and failing infrastructure. Urban stormwater runoff is recognized as the only major growing source of water pollution in many parts of the United States (Scarlet, 2016).

To protect human health and aquatic life, states, territories and authorized tribes establish Water quality standards. Water quality standards are provisions that describe the desired condition of a waterbody or the level of protection or mandate how the desired condition will be expressed or established for such waters in the future. Each state, territory and authorized tribe has its own legal and administrative procedures for adopting Water quality standards. In general, standards are developed using a work group process or informal public meetings and are eventually proposed for public comment (EPA, 2016).

To ensure consistency and to maintain credibility, EPA must review and approve or disapprove each submission from a state, territorial, or authorized tribe. Proposed Water quality standards must be approved by EPA before they can be used as the basis for actions under the Clean Water Act, such as establishing water quality-based effluent limitations or total maximum daily loads. In certain situations, EPA also consults with tribal governments as well as other federal agencies under the Endangered Species Act (EPA, 2016).

### ❖ **Water Quality Monitoring**

The 1972 Act shifted the focus of WQM, for a time, from control of in-stream Water quality conditions to control of discharges to streams via the newly created discharge permit system. In-stream monitoring did not disappear, but questions about its role in management began to surface. Due to reporting requirements, in-stream monitoring was still being conducted, although not as much as before. Hence, during the mid-seventies, the quality of waters began to deteriorate, resulting in new laws being updated. The Council of Environmental Quality (1980) call for more coordination in Water quality monitoring (Ward et al., 2003).

The US EPA (1987) published a framework for change in surface water monitoring. The purpose of the report was to initiate an assessment of surface water monitoring with the goal of improving the design of such systems and, ultimately, of improving the information generated for WQM decision making (Ward et al., 2003). With larger volumes of data to manage than ever before, today's water resource professionals are concerned with ensuring data quality and interoperability. Hence, water managers are implementing clearly documented Quality Management Systems and adopting internationally accepted standard operating procedures (Aquatic Informatics, 2012).

The U.S. Geological Survey (USGS), under the Department of the Interior, provides a centralised service for water quality monitoring, by assessing the quality, quantity, and use of U.S. water resources (USGS, 2016). The USGS provides information on issues such as the suitability of water for public supply and irrigation, aquatic ecosystem health, effects of agriculture and urbanization on water resources, acid rain, and disposal of radioactive waste.

Through the integration of its six major water quality programs (which are independently managed and funded), the USGS organizes and integrates the different activities over time to capitalize upon existing resources. The USGS continues its mission to provide timely and relevant water-resources data and information that is freely available to all levels of government, non-governmental organizations, industry, academia, and the general public (Mallard and Hamilton, 2002).

The USGS works with many other Federal agencies and the private sector to accomplish its science mission through formal memorandums of understanding and memorandums of agreement. Every day 10,000 scientists, technicians, and support staff of the USGS are working in more than 400 locations throughout the United States (USGS, 2016).

Several other online monitoring portals for national water quality data exist, such as:

- The Water Quality Portal is a cooperative service sponsored by USGS, U.S. EPA, and National Water Quality Monitoring Council that integrates publicly available water-quality data from the USGS National Water Information System (NWIS) database and the EPA storage and retrieval data warehouse.
- NWIS-Web is the general online interface to the USGS National Water Information System (NWIS) database. Discrete water-sample and time-series data from 1.5 million sites in all 50 States. Results from 5 million water samples with 90 million water-quality results are available from a wide variety of retrieval methods including standard and customized map interfaces.

Much can be learned about fundamental principles of science and applications of science and technology by looking at global perspectives. In fact, the strategic science themes of USGS are inherently global in nature and need international collaboration in order to make scientific progress (USGS, 2016). Cooperation with various entities to enable monitoring of Water quality is also practiced by the industrial sector globally (as shown in the text box below). This is particularly important since there is increased demand for hydrological monitoring networks to serve multiple needs (including reference for climate change and inventory for water availability) and to serve multiple purposes (including water quantity and continuous water quality monitoring) (Aquatic Informatics, 2012).

### Case Study 9

#### **Insights from the Global Industrial Sector: Water Quality Monitoring**

*According to a survey conducted by Aquatic Informatics, for the “Global Hydrological Monitoring Industry Survey” in September and October of 2012, with over 100 global participants, meeting the growing information needs of stakeholders is being addressed by the industry through the mass adoption of real-time monitoring and communications technologies. Digital multichannel data loggers and solid state electronic sensors are currently used by 71% and 67% of respondents, respectively. By 2022, automated sample collection and multi-parameter water quality sensors are expected to be used by 43% and 66% of respondents, respectively. With more continuous data being collected, water resource managers are turning to real-time communications technologies for data transmission. Results show that by 2022, the most popular data publishing methods are forecasted to be Web 2.0*

(e.g. dynamic content), Web services (e.g. SOAP, REST, WaterML, XML), and mobile device dissemination (e.g. iPhone)(Aquatic Informatics, 2012).

Industry is implementing clearly documented Quality Management Systems and adopting internationally accepted standards. More specifically, 62% of question respondents have adopted “clearly communicated objective(s) for data quality.” 66% of respondents use, or plan to start using, the U.S. Geological Survey (USGS) accepted standard operating procedure reference documents. Water professionals are also turning to the World Meteorological Organization (WMO) and International Standards Organization (ISO), selected by 43% and 39% of participants, respectively. This is good news for the industry – water professionals are working towards a better future with greater data quality, consistency, and interoperability (Aquatic Informatics, 2012).

The majority of organizations represented in the survey co-operate or co-manage at least a component of their monitoring network with other agencies, perhaps as a cost saving measure and to increase the volume of data they need to meet their program goals. Co-operating organizations specified, in order of popularity, included the USGS, state/provincial governments, Water Survey Canada, the US Bureau of Reclamation, and many others (Aquatic Informatics, 2012).

As one of the world’s premier science agencies, the USGS has long recognized the mutual benefits resulting from interaction with scientific partners abroad and extending research and investigations to other countries (USGS, 2016). Efforts have included providing training and building institutional capacity, building hydrological networks, as well as providing equipment and supplies (as shown in the text boxes above).

### What can South Africa learn from this case study?

The several factors that can be taken away from this study are outlined below:

- The EPA is critical to aligning to successful water management in the US, as it ensures that new laws are applied correctly, it ensures alignment of regulation and the enforcement of laws, policies and frameworks. It has a simple mission (to protect human health and the environment), and provides the ‘centralised’ regulatory mechanisms to achieve this. This approach, which obtains financial support, ensures that legislations is implemented by water users.
- Under the Clean Water Act, all States are required to develop water quality standards which enable the implementation of the Act. The EPA is tasked with approving all water quality standards, to ensure that objectives of the Act are achieved and that the principles for ‘good’ water quality management are maintained throughout the country.
- The changing nature of the US landscape meant the pollution sources changed from point source pollution to non-point source pollution. The lack of infrastructure maintenance and improvement has become a ‘new’ challenge, which required a change in the institutional approach. An adaptive institutional environment enables constant progress in water quality management through constant innovation (which is legislated by the local/regional water quality standards).
- The online water quality monitoring approach is based not only building the capacity internally, but also incorporating other monitoring systems that are already functioning. This enables the major focus of the monitoring efforts to not only be on building networks, but also on expanding the currently existing monitoring network.
- Through collaboration, the US is able to lean on the expertise provided by the private sector. This enables the expansion of the water quality monitoring network, and through the USGS, sharing of water related information. The existence of a well-functioning institutional environment that

enforces compliance means that the industrial sector is 'forced' to monitor the water resources that the impact on.

- The US is also sharing expertise with other countries, particularly developing countries. This enables knowledge sharing, and thus building the required capacity to monitor water resources properly.

#### 4.8 Funding the Cost of Water Treatment

Even through "all-encompassing policy frameworks for financing can hardly be found" (Mattheiss, Strosser and Rodriguez, 2010), there are various instruments and mechanisms in place that help collating financial resources finances that are employed by the water sector in different countries (ACTeon's. 2010). For example, several countries take the vulnerability of the recipient water body into account (Mexico). In some cases, the use of technologies to treat water can lead to rebates for water users (Czech Republic). On the other side of the coin, non-compliance fees have to be paid for discharges in several countries if the pollution concentration exceeds permitted levels (China, Colombia, Czech Republic). The number of measured pollutants varies from country to country, but often complex systems of pollution charges are used (Mexico, which found it was necessary to simplify the system). Whereas some schemes cover only direct discharges, others include indirect discharges. In most cases fees/charges are collected at the local level (Australia, China), others at river basin level (Brazil, Colombia) and in some instances nationally (Czech Republic, Mexico, Australia) (DWA, 2012). Several of these approaches are reviewed in the remainder of this chapter. (The box below provides a brief summary of the types of approaches that employed.)

##### Case Study 10

*There are different approaches countries for financing IWRM. These include:*

- *Financial compensation for environmental services in France; displaying a modern economic approach to water management where water users are requested to contribute financially to the support by dunes to ecological river flow in the Loire river basin;*
- *The pesticide tax in Denmark, stressing a relatively successful example of eco-taxation applied to the agriculture sector.*
- *Economic mechanisms for storm water management, a water management issue that receives increasing attention from government and local authorities including in the context of climate change. The paper provides a short review of European experiences with regard to storm water management and flood control.*
- *Water abstraction charge in the Baltic countries, illustrating a rather common instrument that is applied following key principles such as the polluter-pays-principle, the adaptation to the vulnerability of water resources (tax levels being differentiated by sources of water), and the search for increasing water efficiency.*
- *Water abstraction charge in the Baltic countries, illustrating a rather common instrument that is applied following key principles such as the polluter-pays-principle, the adaptation to the vulnerability of water resources (tax levels being differentiated by sources of water), and the search for increasing water efficiency.*
- *Pollution charges for direct discharge of wastewater in Germany, an additional example of the enactment of the polluter-pays-principle on pollution from urban areas.*
- *Working for Water: payment for watershed enhancement in South Africa, the instrument linking poverty alleviation with watershed enhancement that is partially financed through high-water-use-tariffs.*
- *Abstraction charges in the Seine-Normandie River Basin (France); are combined with higher consumption charges (i.e. diversified revenue calculation). Source: ACTeon's, 2010*

### ❖ **Pollution charges for Effluent Discharge in Germany**

The German scheme, introduced in 1976, is based on pollution units and closely coupled with abeyance of emission standards. The Wastewater Charges Act has been enacted in 1976. It has provided a basis for the first eco-tax which is levied at Federal level as a steering instrument. It applies the polluter-pays principle as direct dischargers (municipalities, industry) have to bear at least some of the environmental costs related to their use of water (indirect dischargers are affected by the tax via the ordinary waste water user fee). Exemptions from the charge are e.g. given for wastewater from watercrafts, discharge in underground layers which are naturally not suitable for drinking water supply and other special cases (ACTeon's. 2010).

The pollution charge was established in order to regulate the direct discharge of wastewater into a waterbody (from point sources). It is targeted to provide incentives for reducing the amount and the noxiousness of wastewater (ACTeon's. 2010). Although the level of charges was too low to achieve the desired water quality objectives through incentive effects alone, even these low charges were shown to have noticeable incentive effects when private abatement costs were lower than the effluent charge (Lovei, 1995).

In some cases, the use of "state of the art" technologies can lead to rebates as, for example, in Germany. The rate is reduced of 75% if certain minimum requirements according to the best available technology are met. Furthermore, certain types of investment designed to improve wastewater treatment may be offset against the charge (ACTeon's. 2010). Brown and Johnson (1984) demonstrated, for example, that BASF (a large chemical firm) achieved low unit abatement costs by a large-scale integrated treatment process that treated not only the company's own waste water, but the waste of neighboring municipalities as well. Individual branches were subject to implicit effluent charges based on an accounting price per unit of effluent for the branch. The internal charge system resulted in a substantial voluntary decrease in discharge through process change, recycling, and other management responses (Lovei, 1995).

The Länder authorities are responsible to decree implementation laws which set certain details. The funds are collected by the Länder who can also mandate the Kreise (districts) to execute the law (e.g. Bavaria, Brandenburg). The revenue raised by the tax is spent by the Länder authorities on municipal sewage treatment, water quality programmes and on administration (Ecotec 2001).

### ❖ **Discharge Fee System in Colombia**

Colombia's first comprehensive environmental law, namely Law 2811 of 1974, establishes the legal foundation for discharge fees. This law contains provisions that allow regulatory authorities to charge fees to for-profit operations to cover the cost of mitigating any damages they inflicted on natural resources. The second environmental law, Law 99 of 1993, also includes provisions for discharge fees. Article 42 mandates that Corporaciones Autónomas Regionales (CARs) and Autoridades Ambientales Urbanas (AAUs) charge "retributive

charges” for water effluents. The fees differ from those contained in previous regulations in that they are to be charged to both for-profit and non-profit facilities. In addition, in determining the level of the fees, regulatory authorities are supposed to take into account a broad range of factors, not just administrative costs (DWA, 2012).

Colombia’s discharge fee system follows a simple strategy: in the absence of facility-level information on the marginal costs of pollution abatement and environmental damages, the authorities first set pollution reduction goals in each watershed and then use trial and error to adjust fees until the goals are met. Pollution charges start low and increase every 6 months until they exceed the cost of “cleaner” technologies. The aim is to create incentive-based regulations to give businesses new flexibility in meeting water-pollution standards. This design draws heavily on environmental economics literature on how regulatory authorities should set fees when they lack the facility-level information on the marginal costs of pollution abatement and environmental damages (DWA, 2012).

Colombia’s discharge fee program has, however, been beset by a number of serious problems including slow or limited overall implementation in some CARs and AAUs. Additional challenges include significant differences in pollution reduction goals across regional environmental authorities, incomplete coverage of point sources, low fee collection rates in some CARs and AAUs, widespread noncompliance by municipal sewage authorities, and a confused relationship between discharge fees and discharge standards. Despite these challenges, the weight of available evidence suggests that in a significant number of regional jurisdictions, and TSS discharges dropped significantly following the implementation of the system in 1997. This was mainly attributed to significant improvements in permitting, monitoring, and enforcement of both discharge fees and emissions standards (DWA, 2012).

#### ❖ Nile Basin Trust Fund (NBTF)

The Nile Basin Initiative is supported by contributions from the NBI countries themselves and through support from several multilateral and bilateral donors. The financial mechanisms in support of the NBI were designed with several objectives in mind: to maximize riparian ownership and control of the process; to meet donor requirements for fiduciary accountability; and to provide timely and efficient administration of funds. Given the nascent nature of the cooperative Nile institutions, the magnitude of financial resources involved, the imperative for early implementation of projects; a multi-donor trust fund was proposed by the Nile Council of Ministers as the preferred initial funding mechanism (requested in March 2001 and launched in January 2003). This was to allow funds to be transferred according to established disbursement and procurement procedures. The objective is the eventual transfer of the trust fund to a Nile Basin institution as program implementation progresses and a permanent institutional framework established (Pegasys, 2009).

The NBTF is a funding mechanism that helps administer and harmonize donor partner support pledged to the Nile Basin Initiative (NBI). (The contributors to the NBTF are Canada (CIDA), Denmark (DANIDA), European Commission (EC), Finland, France, Netherlands, Norway, Sweden (SIDA), United Kingdom (DFID), and the World Bank.) The NBTF has an

institutional purpose (as defined above) and specifically supports the preparation and implementation of NBI programs. The majority of funds supporting NBI programs and projects are administered through the NBTF, and it has proven to be a very effective mechanism for harmonizing donor support to the NBI and ensuring a unified and coherent approach to managing funds (Pegasys, 2009).

At the basin-wide level, the NBTF supports strategy, stakeholder engagement through the process of NBI dialogue and engagement; and institutional capacity through strengthen the NBI institutions. At the sub-basin level, the NBTF supports the development of investment programmes (ENSAP and NELSAP); and the preparation and implementation of joint investment projects (Pegasys, 2009).

### Case Study 11

#### **The Nile Basin Initiative**

*River basin management in the Nile Basin presents challenges that are national, regional and trans-boundary. Throughout the region, forests, woodlands and wetlands are continuously lost as the population seeks out new areas for grazing, farming or burning charcoal from trees. Joint action generates 'public goods' and reduces costs of extreme water events associated with climate variability and change such as flood and drought. Joint river basin management enhances watershed management and conservation of the ecosystems, thereby enhancing integrated water resources management and ensuring sustainable development. The agriculture sector (the broader production sector that includes animal husbandry and fisheries) is of great importance to all Nile Basin countries as it is a major contributor to GDP, employment and food security. Agriculture is also the single largest water consuming sector in the Nile Basin. A regional approach to agriculture development and trade offers the best means of raising income, ensuring adequate food security and accumulating the assets necessary to survive shocks such as droughts and floods. Such an approach also offers a platform for designing interventions geared towards improved water storage and gains in water productivity.*

Source: <http://www.nilebasin.org/index.php/nbi-core-functions/water-resource-development>

### What can South Africa learn from this case study?

The cost of WQM management is a major challenge in South Africa, and in most countries around the world. In South Africa, various measures have been explored to meet the cost of managing and treating water quality. These have however not been properly implemented. The two case studies explored above illustrate that in addition to implementing measures to obtain costs for treating water from the users, it is often also essential to implement additional measure to ensure success. For example:

- The implementation of incentive for good water management practices entices users to implement measures to reduce their water pollution (such as in Germany). This is particularly useful for the industrial sector, which in the South African context, is responsible for a large portion of the water pollution challenges in the country.
- Government systems and institutions are required to have an enabling environment to successfully implement interventions (as in Colombia). If required, efforts should also be placed on improvement institutional capacity and efficiencies such as permitting, monitoring, enforcement, as well as information sharing.
- Funding obtained from collaborative action – private and stated funding mechanisms:

- Reducing the scale of interventions, as well as the cost of water treatment, increases the likelihood of success. As in Colombia, in each town, a useful strategy was to start with low charges and to increase the charges by trial and error in order to achieve the standards. This however requires institutional capacity and political will, as well as good communication with users.

In addition, as stated in DWS (2015), there is a range of alternative and innovative financing mechanisms available that provide opportunities to support improved WQM. Finances and funds from such sources as the International Climate Fund, the Green Fund, the financial provisions made by the mining industry, pollution charges, WRM charges and DEA's financial provisions (released Nov 2015 which needs to be considered in licensing applications for unconventional gas and is already considered in the water use license procedure), can all contribute. Consideration of these funding alternatives and the management possibilities that they can support will be a key dimension of policy, strategy and implementation planning (DWS, 2015).

#### 4.9 Federal Collaboration in the Rhine River

From its source in Switzerland and Italy, the Rhine flows through France, Germany and the Netherlands into the North Sea. The Rhine is 1 320 km long and has a catchment area of 200.000 km<sup>2</sup> (Schulte-Wülwer-Leidig, n.d.). The basin is one of the most industrialized and densely populated areas of the world, with approximately 50 million inhabitants (Open University, 2012). Rhine water is used for industrial and agricultural purposes, for energy production, for the disposal of municipal wastewater and for the production of drinking water for more than 30 million people. Furthermore, the Rhine is the natural habitat for a great variety of plants and many birds, fish and other species (Schulte-Wülwer-Leidig, n.d.).



Figure 18: The Rhine River (Source: <http://www.rollintl.com/roll/rhine.htm> )

Until recently, countries tended to dump waste into the River Rhine and then leave it to be dealt with by the next country downstream. Parts of the Rhine basin are intensively farmed, and fertilizers and agricultural chemicals also add to pollution in the river. These uses are often at odds with each other; for example, the Netherlands needs Rhine water for irrigation, but the high salinity of the Rhine, which can reach  $600 \text{ mg l}^{-1}$  at the Germany–Netherlands border, and comes mainly from French potash mines, can make the water unsuitable for the agricultural sector (Open University, 2012).

The Rhine River was a free flowing system until 100 years ago when the mainstream was altered into the most important shipping canal in Europe for the transportation of goods. Regulation measures on the mainstream and its tributaries include channelling of the mainstream, construction of dams, weirs, sluices, dikes, and closure of the estuarine river mouths, which increase water stagnation. The combined effect of human activity, pollution, and river alterations caused a drastic decline in aquatic species.

Although Water quality problems in the Rhine were already recognised in the 15th century, the deteriorating quality of the river was not really apparent before the end of the 1960s. By that time, the pollution of the Rhine with organic substances had led to acute oxygen problems in the river and almost all aquatic life had disappeared. Other threats to the river ecosystem were the wastewater discharges of industries, agriculture, traffic and households. Large amounts of heavy metals, pesticides, hydrocarbons and organic chlorine compounds were discharged into the Rhine, causing further ecological problems: disappearance of indigenous species, deterioration of the Water quality and sediment pollution. Increasingly efforts were needed to produce good quality drinking water, and by the end of the sixties the Rhine had the distressing reputation of being the sewer of Europe (Schulte-Wülwer-Leidig, n.d.).

#### ❖ **The Convention of the International Commission for the Protection of the Rhine**

At the insistence of the Netherlands, which was concerned about increased salinity, France, Germany, Luxembourg, the Netherlands, and Switzerland began discussing arrangements for reducing pollution in the 1950s, and formed the International Commission for the Protection of the Rhine against Pollution (ICSR) in 1953 (Open University, 2012).

Within the ICPR, Switzerland, France, Germany, Luxembourg and the Netherlands closely co-operate, while the European Economic Community co-operates in matters pertaining to water. The ICPR was established as the first intergovernmental body for the management of transboundary waters. Although the ICPR originated as a joint monitoring strategy in the 1950s and 1960s, it has become a comprehensive integrated management strategy of the Rhine, comprising aspects of water quality, emission reduction, ecological restoration and flood prevention (Schulte-Wülwer-Leidig, n.d.). This was a technical commission, charged with monitoring pollutants (Open University, 2012).

Progress following the creation of the ICPR remained slow for the next decade due to conflicts between the Dutch, who bore most of the cost of pollution, and France and

Germany, where most of the polluting industries were located. To stem increasing pollution from industrial and municipal sources, in 1976 a series of deals were reached resulting in the Convention on the Protection of the Rhine against Pollution by Chlorides (Chlorides Convention) and the Convention for the Protection of the Rhine against Chemical Pollution (Chemical Convention) (Villamayor-Tomas et al., 2014).

The first two decades of co-operation within the ICPR were dedicated to getting a common understanding of the Rhine problems and to creating a legal and institutional basis for cooperation. This first period of cooperation, just after World War II, was essential to create confidence, trust and understanding between the member states. Joint monitoring programmes were developed, but the first joint measures to protect the river against the effects of organic pollution were only taken after 1970. Between 1970 and 1985, successful programmes were developed to reduce inputs of polluted municipal and industrial wastewater. Oxygen levels steadily rose. Some improvements could be observed in the situation with regard to pollutants. In this period, the main efforts focused on "end-of-pipe" techniques, *i.e.* wastewater treatment, rather than on preventive measures (Schulte-Wülwer-Leidig, n.d.).

This situation lasted until 1986, and, as often is the case in environmental decision-making, a serious disaster was needed to enable another step forward (Schulte-Wülwer-Leidig, n.d.). On 1st November 1986, another heavy pollution wave, now called the Sandoz Accident occurred in the course of putting out a warehouse (containing 30,000kg of toxic chemicals) fire in Basle, Switzerland. The disastrous chemical spill at Sandoz, Basel was widely considered a turning point in attempts to clean up the Rhine. In response to the Sandoz accident, the ICPR developed the Rhine Action Program (RAP) in 1986 (GIWP, 2015).

RAP sought to produce drinkable water from the Rhine, reduce sediment pollution, and restore the Rhine environment so that aquatic life returns (Open University, 2012). RAP has clearly defined goals to be reached by the year 2000:-

- to improve the ecosystem of the Rhine to such an extent that higher species, such as salmon and sea trout, again become indigenous.
- to guarantee the production of drinking water from the Rhine for the future.
- to reduce the pollution of river sediments to such an extent that sludge may at any time be used for land filling or be dumped at sea
- to improve the ecological state of the North Sea (Schulte-Wülwer-Leidig, n.d.).

The first edition of the RAP (1987–2000) was relatively successful. A crucial aspect of that success was continuing threats from the Dutch government and private parties to claim compensation for damages from upstream polluters, as well as Dutch flexibility to adopt innovative measures to clean up or facilitate the discharge of pollutants, and to give financial aid to upstream polluters for their mitigation activities. Subsequent agreements have built on the successes of the RAP, including additions to the Chlorides Convention, new goals for salmon restoration, further agreements between downstream and upstream users, and the renegotiation of the Berne treaty and the RAP (Villamayor-Tomas et al., 2014).

The ICSR parties agreed to a 50% reduction (from 1985 levels) in the discharge of 30 priority pollutants into the river by 1995, and this was achieved. France, Germany, the Netherlands and Switzerland agreed to share costs of \$136 million. In the summer of 1991, the German chemical industry federation agreed to reduce the discharge of toxic chemicals into the Rhine. These international efforts, combined with domestic pollution controls, particularly sewage treatment, have produced measurable benefits: since the early 1970s, concentrations of heavy metals have fallen, and biological treatment of organic waste has reduced oxygen depletion and fish deaths (Open University, 2012).

### ❖ Compliance and Monitoring by the ICPR

The ability of the ICPR to affect pollution patterns depended to a great extent on its ability to link environmental information to polluter behaviour. This observation is associated with two variables, namely the existence of strong environmental monitoring systems and the clarity of the underlying biophysical boundaries of the system. This is mainly due to the fact that information fosters transparency and thus cooperation among users. Also, environmental monitoring permits the assessment and adjustment of management measures to changing local conditions. In the case of the Rhine, environmental monitoring allowed for the emergence of a close-knit scientific community and an advanced understanding of the dynamics and potential solutions to the pollution problem, which was fundamental to assign pollution abatement responsibilities among (Villamayor-Tomas et al., 2014).

The environmental monitoring network in the Rhine is strong in large part because it has a long history and is based on diverse institutions. One of the main accomplishments of the Berne Convention was gathering and publishing information about concentrations of pollutants in the watershed. In the 1970s, the International Commission for the Hydrology of the Rhine Basin (CHR) was created to strengthen data exchange and standardize measuring methods. The Chlorides and Chemicals conventions signed in the mid-70s led to the consolidation of a network of measuring stations that enabled an assessment of the influence of upstream polluters within the Rhine and its main tributaries on pollution concentrations. The increased availability of information and its centralization in the ICPR facilitated the watchdog role played by downstream interest groups and nations and an increasing public awareness of pollution activities by the chemical industry (Villamayor-Tomas et al., 2014).

With the RAP, monitoring efforts expanded from the assessment of ambient concentrations to the supervision of emissions by industrial firms. Over the years, the monitoring program increased the frequency of sampling, the number of parameters measured, as well as the speed of diagnosis and information diffusion in case of major spills or other disasters. This emphasized the need to improve the governance of non-point source pollutants like nitrogen, which currently constitutes one of the main concerns of the ICPR (Villamayor-Tomas et al., 2014).

The development of the monitoring network was facilitated by the relatively clear boundaries of the Rhine's hydrological system and its fit with the boundaries of the governance system. The Rhine's governance system emerged and has evolved as a multi-level enterprise of self-

organized actor groups like the riparian nations and the industrial polluters. In pollution cases, clear social boundaries and small group size can facilitate the assignment of pollution abatement responsibilities across different actor groups as well as the emergence and development of cooperation among agents within each group. This seems to have been the case of the group of riparian nations and the industry in the Rhine (Villamayor-Tomas et al., 2014).

### ❖ **Regulating the ICPR**

The Dutch government played a leadership role at different points in time with mixed results (Verweij 1999; Dieperink 2000). The Dutch government was one of the first governments to create regulations to control pollution at the national level as well as to raise the issue of Water quality in the Rhine at the international level. The first steps towards the creation of the ICPR were the result of lobbying by the Dutch national and local governments, and Dutch waterworks associations (Bernauer and Moser 1996; Dieperink 2000; Disco 2007). However, the Dutch lacked authority to enforce agreements on other countries and their credibility was undermined by an adversarial approach to dealing with upstream polluters (Villamayor-Tomas et al., 2014).

The Chemicals Convention did not include any sanctioning mechanism at the international level (Nollkaemper 1996). However, regulations at the national level did and this was effectively used several times by interest groups to force upstream firms to comply with emission limits and/or to compensate downstream users for pollution externalities (Nollkaemper 1990). Additionally, the extensive political and legal activity by national governments within the ICPR in the 1970s was seen by the industrial firms as the prelude to stricter regulations in the Rhine. The interest in anticipating such regulations also motivated firms to reduce emissions (Bernauer and Moser 1996). Later on, the RAP did not add any sanctioning provisions to the governance system; however, it further strengthened monitoring by integrating the industrial sector within the environmental information systems (Villamayor-Tomas *et al.*, 2014).

### ❖ **Success of the ICPR**

All along the river, measures have been taken to prevent pollution and as early as 1994 the ICPR could report that most of the reduction targets had been reached. In the field of industrial sources, the 50% target had been almost completely met. In particular, the discharges of noxious substances by municipalities and industry fell distinctly. Inputs of most priority substances were reduced by 70 -100% or were no longer detectable. In the year 2000, at the end of the implementation process, almost all reduction targets had been achieved (Schulte-Wülwer-Leidig, n.d.).

More recently, the ICPR and other stakeholders in the basin have successfully implemented urban wastewater management strategies and dramatically improved the water quality of the Rhine. Additionally, in the past 15 years, the adoption of new, integrated policies has resulted in the restoration of a substantial area of floodplains in the densely populated Rhine delta.

(This big achievement resulted in the River Rhine receiving the first IRF European *River Prize* in September 2013 for remarkable achievements in integrated river basin management following a 50-year legacy of river degradation, and subsequently the International *River Prize* in 2014) (GIWP, 2015). From being the sewer of Europe in 1970, the Rhine River has developed into one of the cleanest international rivers in Europe (Schulte-Wülwer-Leidig, n.d.).

#### Case Study 12

*In a joint initiative, a number of Dutch conservation organisations and the state forest board are proposing the development of multi-functional natural climate buffers, which should increase the amount of space available in this densely populated country to deal with more water while at the same time providing opportunities for recreation and innovations in housing such as floating houses. Part of this initiative is a set of projects that will restore the connections between the Netherlands' largest forest complex, the 100,000 hectares Veluwe. The other ecological 'hubs and important nature areas for the Netherlands are in the neighbouring countries of Germany and Belgium (Hontelez, 2008).*

*One such project is at the southern edge of Veluwe forest, near the village Renkum, where a corridor reconnects the forest by way of the vale of a small creek, the 'Renkumse Beek', to the floodplains of the Rhine River. The establishment of this corridor required the removal of a small industrial site of 12 hectares but a relocation agreement with the users of the industrial site was achieved. The project required a number of adjustments to the roads and railway tracks that prevented wildlife such as red deer and wild boars from reaching the floodplains. Apart from serving as a corridor for wildlife, the restored meadows will also serve as a reservoir to store water when peak floods are coming down the Rhine River (Hontelez, 2008).*

There is a move, over the last few years, to return the river back to its natural state. This is focused largely on the adoption of green infrastructure. For example, over the last 20 years eight green bridges have been constructed in the Netherlands, including the longest green bridge in the world (800 meters), with another 26 planned to be built by 2018. This has significantly increased the living space for wildlife such as red deer, wild boar, badgers, foxes and semi-wild cattle, thereby also increasing the attractiveness of the region for tourism (Hontelez, 2008).

The negative and positive lessons learnt from co-operation in the ICPR may serve as an example for other (international) water management authorities all over the world (Schulte-Wülwer-Leidig, n.d.). Even though international agreements and cooperation have been necessary to reduce pollution of the river, cleaning up polluted rivers or lakes is more complicated when they pass through more than one country. For example, the River Rhine has parts of its catchment in eight countries, and an almost total lack of pollution control has resulted in the Rhine being probably the most polluted large river in the world (Open University, 2012).

The achievements of the Rhine Commission have also triggered and guided further development at EU level, such as the Water Framework Directive of December 2000 and the Directive on the assessment and management of floods (2007). These directives do not only legally underpin the implementation of measures by EU Member States; they have also

strengthened the importance of river basin commissions in Europe, as they oblige Member States to coordinate measures at the international river basin level (Schulte-Wülwer-Leidig, n.d.).

### What can South Africa learn from this case study?

There are several factors that have contributed to the success of the International Commission for the Protection of the Rhine (ICPR). These include:

- The building of political will from each of the individual countries. Although resulting from a disaster, the combined efforts to share the risks and opportunities by working together resulted in the formation of the partnership. This was mainly due to the sharing of the risks brought about by poor Water quality in the basin. Political will enables countries to mobilise the required resources to manage water quality.
- Collaboration and sharing risks between the countries. This includes sharing the costs of remediation, where the financial contribution of each country depends on the country's contribution to the problem. Added to these, each country was tasked with minimising its impact on the Rhine.
- Strong state institutions, with the ability to enforce change (in a collaborative manner) were integral to the success of the collaboration.
- The objectives of the collaboration were straight forward and clear, but were not prescriptive. This enabled countries to innovate and implement a solution that was most applicable for them. Through the course of the collaboration, strategies have included updating Water quality regulation to improving wastewater treatment plants. This is particularly important in transboundary countries where national objectives, resources, and institutional capacities are different.
- The national regulations (of each country) were more stringent than the requirements of the ICPR. This meant that enforcing the regulations in each country would enable the collaboration to meet its objectives.
- Established in 1953, the collaboration had a clear and consistent vision and objective. This enables stakeholders and regulating authorities to establish the required regulatory, financial and institutional mechanisms required to successfully meet the objectives of the collaboration. Basin (and water quality) restoration is a long-term issue, therefore political will is required throughout the entire process.
- As the cause of poor Water quality was point source pollution, it was essential that the objectives of the collaboration be focused on managing the pollution, instead of getting distracted by numerous pollution challenged.
- Enforcing national regulations meant that each country had to monitor Water quality in the tributaries. For effective compliance and monitoring, the monitoring network was expanded, and the sources of pollution identified. This enabled Water quality management strategies to be implemented. In addition, as the cause of poor Water quality was point source pollution, it was essential that the objectives of the collaboration be focused on managing the pollution, instead of getting distracted by numerous pollution challenged.

**Water quality challenge:** *Eutrophication (municipal sewage)*

**Opportunities met:** *Green Economy, Stewardship, Financing Mechanisms, Restoration and Rehabilitation*

**Approach employed:** *Regulation, Planning and Strategic, Economic Approaches*

## 4.10 European Union Nitrates Directive: Danube-Black Sea

### ❖ The EU Nitrates Directive

The Nitrates Directive (1991) aims to protect water quality across Europe by preventing nitrates from agricultural sources polluting ground and surface waters and by promoting the use of good farming practices. The Nitrates Directive forms part of a comprehensive framework of EU legislation to protect the environment. The Nitrates Directive has close links with other EU policies concerning water, air, climate change and agriculture (European Union, 2010).

The Nitrates Directive requires EU member states is to set up “action programmes” for reducing the pollution of their water bodies. In this respect, the Nitrates Directive essentially differs from the EU Water Framework Directive (WFD), the latter requiring that a “good status” of all water bodies be achieved by 2015. The Nitrates Directive requires that surface water and groundwater be monitored to identify which water bodies are polluted by fertilisers. Moreover, it requires the designation of “nitrate vulnerable zones”. For such zones, action programmes with a view to accomplishing the goals of the directive need to be developed (Aqua Press International, n.d.).

#### Case Study 13

##### **Action Programs**

*Action programmes have to include a set of measures laid down in the Directive, relating to, for example, periods when fertilisation is prohibited, minimum storage capacity for livestock manure, and rules to control the spread of nutrients near water or on slopes, to reduce the risk of contamination. All 27 Member States have drawn up action programmes to cut nitrate pollution, and their quality is improving. Farmers are becoming increasingly positive about environmental protection, exploring new techniques such as manure processing (European Union, 2010).*

An expanding monitoring network is demonstrating a trend towards steady or falling nitrate concentrations Under the Nitrates Directive. All Member States have to analyse their waters' nitrate concentration levels and trophic state. Good monitoring is crucial, and means setting up high-quality monitoring networks for ground, surface and marine waters. There are currently 31 000 groundwater sampling sites in the EU, and 27 000 surface water stations. Belgium, Malta and Denmark have the densest monitoring networks. Every four years, the European Commission compiles a report on implementation of the Nitrates Directive, based on information from national authorities. In 2008-2009, for the first time, all 27 Member States made formal submissions (European Union, 2010).

#### Case Study 14

##### **Implementation of the Nitrates Directive**

*The Commission's report for the period 2004-2007 reveals that 15% of groundwater monitoring stations in the EU-27 found nitrate levels above the limit of 50mg of nitrates per litre. On the other hand, 66% reported levels below 25 mg/l. As most of the EU-12 reported for the first time, trends in concentrations were only assessed for the EU-15, where two-thirds of monitoring stations reported*

steady or falling levels of nitrates, and for Bulgaria, Cyprus, Estonia and Hungary, where 91% of monitoring sites found steady or decreasing levels.

According to data on fresh surface water, 21% of monitoring stations in the EU-27 found nitrate concentrations below 2 mg/l, and only 3% reported more than 50 mg/l. At EU-15 level, 70% of sites reported stable or falling levels of nitrates compared to the period 2000-2003. Austria, Germany, Greece, Finland, Ireland, Luxembourg, Portugal and Sweden detected no surface waters with nitrate levels above 50mg/l.

### ❖ Case Study: GEF Strategic Partnership for Nutrient Reduction in the Danube/Black Sea Basin

Historical attempts at restoration of the Danube River began in the 1940s with the designation of nature reserves. Since that time, restoration has been undertaken across much of the 2800km length of the Danube and its tributaries. However, until relatively recent agreements, including the 1994 Convention for the Protection of the Danube River and the WFD, there had been little coordination of activities at a basin level. Restoration has been a combination of large scale, strategic, multi-project, cross-border restoration projects such as the Lower Danube Green Corridor and the Danube-Mura-Drava UNESCO Biosphere Reserve; and smaller, localised projects such as those in the Isar and Wien rivers (tributaries of the Danube flowing through, respectively, Munich and Vienna). Restoration has been instigated in response to a variety of issues including legislation and international conventions, concerns about urban amenity, biodiversity restoration and community lobbying (GIWP, 2015.).

Agriculture, however, is another major source of water-related problems, such as nutrient pollution, in the basin. Farmers continue to adopt more sustainable practices. Huge efforts are still needed in order to restore water to optimal quality across the EU (European Union, 2010).

Nutrient pollution is a serious problem throughout the Danube River Basin and can put countries along the basin at risk of not meeting the objectives of the Nitrates Directive. For example, the Black Sea's coastal waters, into which the Danube River flows, 'at risk' from nutrient pollution and 'possibly at risk' from hazardous substances. With over half of the Sea's waters originating from the Danube, the Danube's waters are bound to have considerable impact (ICPDR, 2007).



Figure 19 The Danube River

In the 1970s and 1980s, excessive nutrient pollution led to a severe ecological imbalance in, and the large-scale eutrophication of tens of thousands of square kilometres of, waters in the western Black Sea, as the depletion of oxygen decreased biodiversity and worsened water quality. In 1992, the Danube Basin was site of the first ‘international waters regional programme’ ever funded by the GEF. By 2001, GEF activities had evolved to become the **Danube Regional Project (DRP)**. The DRP is part of the larger USD 95 million ‘**GEF Strategic Partnership for Nutrient Reduction in the Danube/Black Sea Basin**’ approved in 2001. Additional components of the project include the ‘**Black Sea Ecosystem Recovery Regional Project**’ (which is focused on rehabilitating the six countries along the Black Sea), and the ‘**Investment Fund for Nutrient Reduction**’ (which is implemented by the World Bank and is geared to supporting single-country investment projects for nutrient reduction as well as wetland and floodplain restoration). The partnership aimed to assist countries along the Danube and Black Sea in to address transboundary concerns from nutrient pollution. One of the key achievements of the DRP was to strengthen cooperation between Danube and Black Sea decision-makers (ICPDR, 2007).

#### Case Study 15

*One of GEF’s largest and perhaps most ambitious water-related projects in the world, its long-term objective is for countries to take measures to reduce nutrient pollution and hazardous substances to levels necessary to permit Black Sea ecosystems to recover to 1960s conditions.*

##### **The Carl Bro Project**

*Funded by the DRP, the Carl Bro project begun in 2001 until June 2007, managed by the UNDP and funded by the Washington D.C.-based Global Environmental Facility (GEF).*

*Managed from the Danube city of Vienna, the DRP’s main goal was to reduce nutrient and toxic pollution to Danube Basin waters. Its main beneficiaries were the 13 Danubian countries that signed the Danube River Protection Convention and are cooperating under the ICPDR. The Dzenopoljac’s farm was one of eight that Carl Bro eventually worked with in the area. And building the manure storage was one of 15 ‘best agricultural practices’ that Carl Bro trained the farmers in using. Others included the preparation of fertiliser plans and spreading manure fertiliser on fields between 15 October and 1 March. Some of the practices also reduce toxic pollution. In the end, the project found that implementation of the 15 practices by the eight farms could annually save the environment from about 14,000 kg of nitrogen, 2000 kg of phosphorus and 250 kg of pesticides.*

To avoid a new increase of nutrient loads into the Black Sea, it is essential to adopt best-practice methods to get both point source as well as non-point source emissions in the entire Danube catchment area under control (Aqua Press International, n.d.). New technologies such as manure processing are growing in popularity and offer new ways to deal with pollution. The reports reveal a growing interest in manure processing initiatives. In livestock intensive areas with high nutrient surpluses, farmers are processing their slurry for easier transport and management. Techniques range from simple separation into solids and liquid, to drying, composting or incineration of solid fractions, and membrane filtration or biological treatment to allow the cleaned liquid fraction to go back into water systems. This is often combined with digestion processes in biogas installations for energy production. Groups of

farmers have invested in cooperative installations, notably in Belgium, the Netherlands and Spain. Livestock farmers are also experimenting with new feeding techniques such as low N diets and advanced feeding management, which improve feed conversion efficiency and reduce nutrient excretion (European Union, 2010). The Danube is also exposed to another source of nutrient pollution, namely ineffective wastewater treatment. This is particularly the case along the downstream portion of the basin, which is composed of the former eastern bloc countries. The cost of treating polluted water is a major obstacle for countries along the basin. Various innovative solutions have been implemented by both the developed and developing countries in the basin (as discussed in the boxes below).

#### Case Study 16

##### **Wastewater Treatment in Croatia**

*In Karlovac, Croatia, 60,000 residents were unhappy with the untreated wastewater entering the local Mrežnica and Kupa rivers. Residents never liked how it affected the city's drinking water or local swimming, fishing and boating. With Croatia in the process of joining the EU, the city was going to be declared a 'vulnerable area' under the Nitrates Directive.*

*Therefore, the Karlovac's water supply and wastewater treatment utility decided to build a new wastewater treatment plant with tertiary treatment – the first time in this country. The sewer network would also be extended to more households.*

*To pay for the investments, the utility received a total of EUR 36 million in grants and loans from the EC, EBRD and Government of Croatia. The next step was to determine how to best spend the money, how to cover its own operating costs and what price to charge customers. Not long ago, the state made those decisions, but has since become the responsibility of engineers who had never received finance training.*

*"The first step is for utility managers to take an honest look at their true current costs and where they might be losing money now," says András Kis, a Budapestbased consultant working on the DRP sub-project. "Reforms such as reducing leakage from old pipes free up money for new investments."*

#### Case Study 17

##### **Financing the Cost of Water: Developed vs Underdeveloped Countries along the Danube**

*Polluted wastewater discharged by Vienna to the Danube is minimal. That's generally the case in the Upper Danube countries of Germany and Austria, in part because they were able to pay for the high costs of advanced wastewater treatment. By doing so, they also met the EU Urban Wastewater Treatment Directive (UWWT), designed to protect the environment from the adverse effects of wastewater from cities and the agro-food industry.*

*In the countries downstream, however, wastewater treatment was often neglected during communism. As a result, the messy municipal brews of residential and industrial waste are another major source of Danube nutrient pollution. "The UWWT is expected to be the most expensive EU water quality requirement to implement for the new Member States," says ICPDR Technical Expert Mihaela Popovici. "In Romania, it could account for over 45% of the total costs for complying with EU environmental regulations." One UWWT requirement is that wastewater treatment should be 'more stringent' in 'sensitive areas' where water bodies are eutrophic. That could mean introducing 'tertiary treatment' to remove nutrients. And loans and grants to improve treatment are available through the EU and international financing institutions such as the World Bank and EBRD.*

As a result of the dense population, the land is intensively used and fragmented, impacting the water resources and ecosystems in the Danube. This is a concern as the Danube serves as an important migration corridor for fish, fowl and other fauna, including the massive Beluga sturgeon, which spends most of its 100-year lifespan in the Black Sea but makes regular trips up the Danube to spawn. The Lower Danube and Danube Delta are especially important as breeding and resting places for some 331 species of birds, including the rare Dalmatian pelican, the White-tailed eagle, as well as 90% of the world's population of Red-breasted geese (WWF, 2015).

The EU and member states have recognized Green Infrastructure as an important tool for conserving biodiversity as well as for regional development, water management and adapting to climate change. In contrast to most "grey" infrastructure such as motorways, bridges, water and sewage treatment plants, "green" infrastructure provides multiple benefits: wetland areas for example help mediate floods and droughts, purify water, provide vital nurseries for fish and habitats for other animals, but also are areas for rest and recreation. Wetlands are important not only for nature but also for humans, providing a host of different services. The wide array of benefits they provide include flood and drought management through holding and slowly releasing water, water purification through filtration, production of natural resources (e.g. fish and reeds), recreation and many others. The value of various benefits from Danube floodplains has been estimated to be at least €500 per hectare per year (WWF, 2015).

#### What can South Africa learn from this case study?

There are several factors that have contributed to the success of improving nutrients along the Danube. These include:

- The Nitrates Directive set objectives for monitoring and reporting nitrates pollution that were not very prescriptive. With only a target, countries had the ability to innovate and implement solutions that was most applicable for them. This is particularly important in transboundary countries where national objectives, resources, and institutional capacities are different.
- Countries along the Danube have different economic profiles. This means that each country has different financial resources available to them. While the countries upstream had the ability to implement financing mechanisms where the users pay for services/pollution, the less developed countries had to develop more innovative financial mechanisms. These have included sourcing money from external funding sources, funding from the national fiscus, as well as collaborative efforts and subsidies.
- Implementing basin clean-up efforts is costly, and innovative approaches have the potential to minimise the costs of rehabilitation. The adoption of natural infrastructure to assist in assimilation provides long-term benefits for the basin. Traditional funding sources are financial mechanisms that were explored in the EU, and also provide opportunities for other countries.
- Projects implemented had multiple objectives. This means that projects were not only focused on minimising pollution, but also on promoting development objectives like water access and electricity, as well as natural resource objects like rehabilitation. Financing the treatment of waste water is a development imperative as it promotes sustainable development. Therefore, innovative measures to source water treatment should be a key focus.

- Collaboration between various communities, government agencies and the private sector enabled the sharing of risks (e.g. dirty water for domestic use or not meeting the EU objectives) and the sharing of benefits (e.g. rehabilitation of ecosystems or clean water).

**Water quality challenge:** *Eutrophication (agriculture)*

**Opportunities met:** *Green Economy, Stewardship, Financing Mechanisms, Restoration and Rehabilitation*

**Approach employed:** *Regulation, Planning and Strategic, Economic Approaches*

#### 4.11 Corporate Stewardship

This section provides a brief overview of stewardship efforts that have been initiated by various private companies worldwide, often in partnership with government or nongovernmental organisations.

##### ❖ Basin Stewardship by WWF

Leveraging the extensive local networks, WWF is developing strategies to facilitate collective action and engage communities, businesses and government to improve water management in these basins. The focus on collective action is essential to highlight the shared dependence on and responsibility for this vital resource. As WWF understands water-related risk, and brings stakeholders together to develop solutions, solutions are locally relevant, and allow best practices to flow from basin to basin, continent to continent (WWF, 2015).

**The Buyuk Menderes Basin, in Turkey,** is faced by pollution and water scarcity, which is caused by and also impacts the textiles, leather and cotton producing sectors. The textile industry is located upstream of the cotton growers (who are therefore impacted by water from the textiles). However, the cotton growers also supply products to the textiles industry. This therefore creates a vehicle for engagement (WWF, 2015).

WWF has been working in the basin on wetland habitat protection and wise use of water resources in agriculture. The current water stewardship programme is built on and complement this work. WWF is engaging textiles and leather producers as well as cotton growers on best practice and will leverage this work to develop a collective action platform in the basin. This work also aims to integrate the private sector into the development of the River Basin Management Plan being developed for the Buyuk Menderes basin (WWF, 2015).

**The Ganges Basin, or Ganga Basin, in India,** is faced by pollution and unsustainable water use challenges caused by the metal ware and leather industries. In the basin, WWF is working on improving water management practices of leather Small and medium-sized enterprises (SMEs) in the city of Kanpur and of metal ware SMEs in Moradabad. The research on technical and financial feasibility of various clean technology options for

SMEs in these regions will be used to support their adoption by SMEs to reduce pollution and improve water use efficiency. In both cities, WWF plans to develop collective action platforms and potentially a clean-tech funding mechanism with industry, the city administration and in other key stakeholders (WWF, 2015). *(Interestingly, the Government of India is simultaneously involved in efforts to clean up the basin. This is discussed in Section 0)*

WWF is currently involved in protective **the Taihu Basin**. In the past 10 years, tremendous amount of resources has been invested by all levels of governments and relevant stakeholders for reducing pollution emissions, improving water quality, maintaining ecosystem health and ensuring safety of drinking water, which resulted in substantial improvements. However, there are still enormous challenges in all aspects of water resource management in Taihu Basin. Therefore, current collaborative efforts (from late 2015) are taking a more integrated approach, which ensures efficiency and effectiveness at all levels, and fully engages the government, enterprises, civil societies and the public. Efforts in the basin are currently focused on government investment, engineering projects, and pollution source control (WWF and Jiangsu Engineering Consulting Center, 2015).

#### ❖ **Collective Action for Groundwater Sustainability: SABMiller in Lima, Peru**

Around 80% of Lima's water supply comes from the Rimac basin, where a growing number of businesses are operating and where SABMiller's subsidiary, Backus, has its main brewery. The growth in demand for water in the Rimac basin is unsustainable, depleting aquifers and effecting water quality. The rapid melting of the Andean glaciers, which are the source of the Rimac, means that the situation is expected to get much worse. This has generated water risks not only for businesses, but also for communities living in the watershed. Acknowledging the situation, Backus, WWF and GIZ entered into a partnership in late 2010, with a view to assess and address the shared water risks to the basin. This is part of the global Water Futures Partnership, which supports on-the-ground partnerships in a growing number of countries, focused on addressing shared water risks through public-private-civil society collective action. The objective of the Peru partnership is to contribute to the improvement and sustainability of groundwater use in Lima, in order to meet the human and industrial demand in the lower watershed (CEO Water Mandate, 2013).

The partnership has followed a focused process involving several phases. The first phase consisted of a preliminary assessment of the water situation, stakeholders, and risks. In a second phase, and in close dialogue with the local municipalities, public-private investment projects have been identified that have high potential to address the identified risks. From these projects, an Aquifer Sustainability Programme has been developed with three overarching themes: improving natural and artificial groundwater recharge, reducing the demand for groundwater, and developing an aquifer monitoring and evaluation body (CEO Water Mandate, 2013).

One of the driving philosophies behind the partnership has been that, although Backus is a significant company, the partners need to generate the collective investment and advocacy

among multiple businesses to stand a chance of reducing risk. One of the initial goals of the partnership has been to establish a group of private-sector actors willing to invest in improving the water resource situation. Interest in this initiative has grown rapidly outside the circle of the founding members of the partnership. Therefore, this case study illustrates the importance of attentiveness to the structural and management aspects of effective collective action (CEO Water Mandate, 2013).

#### ❖ **Collaborating for Erosion Management in Honduras**

The Mesoamerican reef contains more than 65 species of coral and is rich in biodiversity, being home to a number of endangered species including sea turtles, the West Indian manatee and various types of crocodile. This unique environment is under severe natural and human-induced threat, which jeopardises the species present and the food security and livelihoods of the inhabitants who rely on these ecosystems. However, due to agricultural activities, the residues of chemicals used to grow crops, together with sediment and soil eroded during cultivation, drain through rivers and streams that comprise the watersheds of the region and find their way to the coral reefs (SABMiller, 2011).

In 2009, Cervecería Hondureña, a SABMiller's Honduran subsidiary, entered into a 5-year partnership with WWF Honduras, with the aim of addressing this problem. Since then, a series of projects have been undertaken, including those working with local farmers who supply sugar cane that is used in our Coca-Cola plant to help them develop more cost effective and sustainable farming practices. By encouraging better water use, and fertiliser and pesticide application, the farmers have been able to increase their efficiency and the productivity of their land, whilst at the same time making their agricultural practices more environmentally sustainable (SABMiller, 2011).

The concept of partnership extends further than just working with farmers: for example, after the installation of an effluent treatment plant in 2010, Cervecería Hondureña found that though the water they were discharging complied with national regulations, the river itself was polluted, as water discharged from the surrounding residential areas was contaminated. Therefore, the treated water from the effluent plant brought no benefit to the surrounding communities. In response to this, Cervecería Hondureña worked with the local government to remove sewage water from the creek and send it to a treatment plant (SABMiller, 2011).

#### ❖ **Coca-Cola involvement in the Latin American Water Funds Partnership**

As water is central to the Coca-Cola Company's business, managing water supplies and stress is a vital commercial consideration. Therefore, beyond the plant level, Coca-Cola has acknowledged that there is a need to participate more holistically in preserving and improving water resources in the regions where they operate and to help conserve the ecosystem services that are critical for the sustainability of the business, including water quality. Where water is stressed, in the markets that they operate, Coca-Cola is at the table and seeks to be a part of the solution (Koch, 2015).

In Latin America, the commitment to the Latin American Water Funds Partnership emerged from this growing understanding that there is a need to invest directly in water resources and ecosystem services. The Coca-Cola Company Latin Center (the Coca-Cola business unit covering countries in Central America and Northern South America) and its local bottling partners, Arca Continental, and Coca-Cola FEMSA, invested \$7.4 million to replenish 6.9 million cubic metres of watersheds in seven Latin American countries. The funds, which are managed through a partnership between The Nature Conservancy, Fundación FEMSA, the Inter-American Development Bank and others, back a range of conservation projects, from reforestation through to community and farmer education initiatives (Koch, 2015).

### ❖ **Horticulture in Lake Naivasha, Kenya**

Lake Naivasha is the centre of the horticulture industry in Kenya, which is the largest contributor of foreign exchange to the country. The lake is the second largest in Kenya and has traditionally been a valuable resource for irrigation, fishing, farming, livestock grazing, and geothermal energy. However, as a result of over-abstraction, pollution and declining biodiversity, the water catchment area has come under significant stress jeopardizing industry and livelihoods there. There are large irrigators who conduct commercial horticulture, pastoralists who live a nomadic existence in the region, a vibrant tourism industry, water service providers who supply potable water to local residents, and commercial users, such as the state utility KENGEN, who use water for geothermal electricity. Given these different players with differing interests, only a collective approach can be taken to begin to address the water stress in the region (WWF-UK, 2010).

Industries around Lake Naivasha have taken the initiative to address water use and environmental management by helping to implement Kenya's national water policy, which promotes decentralised governance by user groups. The Lake Naivasha Growers' Group, which includes companies such as Home-grown, funded a Water Allocation Plan to guide the establishment of multiple local Water Resource Users' Associations. The Group has supported the Water Resource Users' Associations in the area, particularly those in the upper catchment, who significantly impact water availability and quality, in adopting water conservation measures and environmentally friendly livelihood strategies. LANAWRUA, the WRUA responsible for Lake Naivasha and the immediate area around its perimeter, is currently seeking funding with the assistance of the government, CARE International and WWF, to broaden its activities and undertake components of its own Sub-Catchment Management Plan to improve positive water management in the region. This case illustrates the benefits of a group of companies getting together to help implement what is a good national water policy on paper, to help reduce shared risk around the lake (WWF-UK, 2010).

Increasing demands for extraction and increasing likelihood of dry and hot periods under climate change mean that Naivasha faces a severe and immediate water management challenge. Ultimately, a failure to address this challenge threatens hydrological and ecological crisis, and social and economic impacts that will be felt nationally. The risks are shared by government, communities, business and environmental concerns and therefore

present a shared opportunity for collaborative action. In a recent assessment by local stakeholders supported by WWF, those opportunities were defined as improving institutions, innovative partnerships and the development of a stewardship standard to guide, incentivise and differentiate responsible water use in the basin. Thus, the Alliance for Water Stewardship (AWS) effort responds to local demand in Kenya as well as the international demands of sensitised consumers and retailers (Hepworth et al., 2011.)

The AWS brings together a growing number of organisations into a united, coherent effort to develop an International Water Stewardship Standard. The Lake Naivasha case study identifies the importance of collective action and improved performance of statutory water management systems and begins to clarify what responsible suppliers can do to drive better water management both within, and critically, beyond their fence line. According to the AWS, the Kenya case study validates the business case for AWS water stewardship standard. The standard is a valuable tool and will add value to the on-going process of raising awareness and competence in water management at the sub-catchment level initiated by the Lake Naivasha Grower's Group and now forming the backbone for the implementation of the recently launched Imarisha Naivasha Project (AWS, 2011).

#### What can South Africa learn from this case study?

Increasingly, the private sector is being recognised as a key actor in supporting the efforts of water resource management and improving access to water resources. This is particularly important as partnerships allow the attainment of objectives through efforts that could not be easily achieved by the private or public sector independently. Partnerships with the private sector thus have the potential to achieve highly ambitious sustainable development goals, especially adequate access to good quality water resources which is a basic human right (DWS, 2015).

The success of these partnerships does however hinge on the functioning of the governance and management aspects of the partnership and individual institutions themselves. In addition, appropriate funding and investment decisions supported by functioning institutional arrangements will enable the success of these solutions (DWS, 2015).

There are a few of these types of partnerships that exist in South Africa. This includes the National Business and Biodiversity Network (a partnership between businesses and the DEA) and the Strategic Water Partners Network. Through this initiative, there is now for example, an opportunity to solve the water quality challenge in the Olifants Catchment through the establishment of a Mine Water Coordinating Body. Joint action by all relevant role-players will allow for an optimal solution, as well as coherent and integrated catchment-wide water resource management (DWS, 2015).

## 5. INSIGHTS AND RECOMMENDATIONS FOR SOUTH AFRICA

A key outcome of this review is insight into the changing nature of water quality problems and their management both locally and internationally. These insights can be described as:

- **Nonpoint sources are an increasing challenge.** This is a consequence of inadequate land-use planning and development and operation and maintenance of waste infrastructure (predominantly urban challenge). Traditional water quality challenges however, still exist, such as traditional agricultural nonpoint sources. As seen in the USA and the Mersey Basin (UK), the changing development landscape presents changes to the water quality challenge, thus requiring adaptive WQM.
- **WQM challenges are inherently institutional, financial, economic and social/behavioural, rather than technical.** Technical solutions are constantly improving, and therefore require the enabling environment and political will to implement sustainably. As illustrated in the Indus Basin, technical solutions that are financially sustainable require institutions and enabling environments in order to be implemented sustainably. The Ganga Basin study also illustrates that buy-in from all stakeholders is key for effective and sustainable WQM.
- **Good water quality monitoring enables enforcement and compliance.** Added to this, the timely sharing of data and information allows the development of relevant and applicable WQM interventions, which have a high likelihood to succeed. As illustrated in China, the USA, and in the EU, updating of the monitoring network and monitoring services (such as online monitoring) enables effective enforcement and compliance of laws and regulation.
- **Clean tech supported by green economy initiatives and financing mechanisms provides targeted ways of reducing pollution at source.** The private sector has a crucial role to play in minimising its impacts on water resources. Collaborative efforts by the private sector and international funding organisations (such as the World Bank) and/or NGOs (such as WWF) illustrate that by sharing water risks, benefits can also be shared. There is therefore a recognition that business risk associated with physical, reputational and/or regulatory impacts has contributed to collective action initiatives associated with new emerging partnerships. This, however, requires an enabling environment for R&D and the promotion on the clean tech industry.
- **WQM increasingly requires catchment rehabilitation through a range of rural and urban measures, implying an integrated approach that requires cooperation with other sector regulators.** Political will and basin institutions that are leading rehabilitation efforts have been illustrated as key to successful rehabilitation of catchments in Western Australia and the Mersey Basin.

- **In the presence of a strong institutional and regulatory landscape, alignment and consistency is an emerging challenge that requires cooperative governance** and regulatory/strategic approaches that aim for alignment. As in the USA, a centralised unit that aligns legislation and fosters the sharing of knowledge, data and WQM skills is essential for sustainable basin management.
- **Regulatory and strategic approaches are increasingly focusing on minimising pollution by being stringent on polluting sectors.** As illustrated by China, shifting the regulatory approaches to improving monitoring and compliance, and also enforcing the 'polluter pays' principle, forces polluters to minimise pollution and also provides finances to the regulating entity (through taxes or fines). India is also showing intent on implementing this strategy, although institutional challenges are delaying implementation. Innovative land-use planning approaches in Porto Alegre illustrate that all sectors have a role to play in minimising pollution.
- **Coherent regulatory regimes and strategic institutional approaches are being supported by appropriate financial mechanisms and cooperative actions within these catchments.** Improvement in the Environmental Protection Law (EPL) in China enabled the effective implementation of monitoring and compliance, and therefore emission levies. In Porto Alegre, for example, the recently released Resilience Strategy promotes building resilience by collaboration, participatory budgeting and aligning the strategic intent of the various departments.
- **Natural (green) infrastructure is recognised as critical aspect of integrated management of water quality in urban and rural settings.** The Danube and Rhine Rivers have shifted basin management efforts (including WQM and flood management) to green approaches that meet water management objectives while also preserving ecosystems.
- **Addressing water quality problems requires political will at all levels, because sustained financing and attention is required over a long period of time, and can have short term economic impacts** (that are balanced by long-term economic benefits). This has two components. Firstly, basin management is long-term process that requires political will to build the required institutional capacity and financial sustainability. Secondly, there are various economic (and financial) approaches that can be implemented to fund the cost of water management, and the selection of the approach should be depend on the individual context. This can range from pollution charges for direct discharge of wastewater in Germany, or financial compensation for environmental services in France
- **Government needs to play a lead role in driving, coordinating and often financing the remediation of critical Water quality problems in the public interest, possibly leveraging innovative sources of finance.** The Ganga Basin initiative in India illustrates that government needs to drive efforts to remediate water resources, and also source funding. As in India, political will has increased the

willingness of international funding entities to be involved in funding the initiatives, and to also build the required institutional and regulatory mechanisms required to rehabilitate the basin.

- **The SDG implementation provides a valuable opportunity to tackle water quality problems in a coherent manner.** A key success of the EU Nitrates Directive is that the interventions implemented by countries (in order to meet the EU objectives) have multiple benefits, such as improving water quality monitoring, providing electricity through biogas, and improving agricultural efficiency.



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### **Regional Workshop Eastern Cape**

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Petrus du Preez	Agri Eastern Cape
Maurice Bila	Amatola Water
Nikite Muller	Amatola Water
Deanne Karshagen	Buffalo City Metropolitan Municipality
Luyolo Ndanze	Buffalo City Metropolitan Municipality
Theunis Schoeman	Buffalo City Metropolitan Municipality
Gcobisa Matakane	Chris Hani District Municipality
Mfesane Nkwenkwezi	Chris Hani District Municipality
Mpariseni Kennedy Ramulifho	Chris Hani District Municipality
Noluvuyo Nanto	Chris Hani District Municipality
Zola Dolomba	Chris Hani District Municipality
Anathi Mgobozi	DWS
Ncumisa Mnotoza	DWS
Philip de Wet	DWS
Sonwabile Menyelwa	DWS
Thandile Ngcume	DWS Communication
Simphiwe Simunca	DWS Mtata
Mzukisi Maneli	DWS Port Elizabeth
Bolekwa Xama	DWS: Proto-CMA
Mmabatho Mampane	DWS: Proto-CMA
Nqabomzi Xotyeni	DWS: Proto-CMA
Ntombi Feni	DWS: Proto-CMA
Xolani Mtsolongo	DWS: Proto-CMA
Dr Cherie-Lynn Mack	EOH Coastal and Environmental Services
Pierre Joubert	Gamtoos Irrigation Board
Mervin Olivier	GIBB Engineering
Bongani Makehle	Joe Gqabi District Municipality
Ncumisa Dingilizwe	Joe Gqabi District Municipality
Yola Ketezwa	Kumkani FM
Ntombi Tshialela	Makane Municipality
Jim Gibson	MGSM
Bongani Matomela	OR Tambo District Municipality
Wayne Selkirk	PCT
Frank Akamagwana	Rhodes University Institute for Water Research
Nelson Odume	Rhodes University Institute for Water Research
Notiswa Libala	Rhodes University Institute for Water Research
Pindiwe Ntloko	Rhodes University Institute for Water Research

## Regional Workshop Free State

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Dr Johan van der Merwe	Bloem Water
Tascha Vos	Centre for Environmental Management, University of the Free State
Kenneth Masindi	DWS
Gerda Venter	DWS Free State
Richard Phaiphai	DWS Free State
Quentin Kemp	DWS Potchefstroom
Tsoeu Sefojane	Free State Department of Agriculture
Hennie Grobler	Free State Department of Agriculture and Rural Development
Kioena Mathekg	Free State Department of Agriculture and Rural Development
Trinity Hleza	Free State Department of Agriculture and Rural Development
Pietie Wagener	Mangaung Metro
Mamoretlo Koaho	Masilonyana Municipality
Jan Vos	MISA
Prossy Nakanjako	MISA
Soga Themobile	Nala Local Municipality
Thabang Moses	Nala Local Municipality
Hanke du Toit	Oranje-Riet Water User Association
Hope Mthembu	Phumelela Local Municipality
Leslie Putsoe	Phumelela Local Municipality
Hans Mey	Sedibeng Water
Hennie Pretorius	Sibanye Gold

## Regional Workshop Northern Cape

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Henno Gericke	Agri Northern Cape
Hannes de Wet	Department Co-operative Governance, Human Settlements and Traditional Affairs
Lizette Schön	Department of Agriculture (Land Care)
Marizel van As	DWS Kimberley
Jan Makhetha	DWS Kimberley (Geohydro)
Mmerekhi Mokgadi	DWS Northern Cape
Lucky Baloyi	DWS OPCMA
Khutjo Sekwaila	DWS Resource Protection and Waste
Rendani Ndou	DWS Water Supply and Sanitation
Bennie Viljoen	DWS Water Supply and Sanitation
Kobus Streuders	DWS Water Supply and Sanitation
Peet van der Walt	Frances Baard District Municipality
Terry Stoffel	Frances Baard District Municipality
Henri Coetzee	Kakamas Water User Association
Loewellyn van Wyk	Kakamas Water User Association
Chamunorwa Moshakvanhu	MISA
Hendrik du Plessis	MISA Renosterberg
Dr Johan van der Merwe	Modder-Riet Catchment Management Forum & Bloem Water
Peter Ramollo	Northern Cape Department of Environment and Nature Conservation
Stephan van Wyk	Petra Diamonds
Jan Viljoen	Private Consultant
Brenda van Zyl	Rockwell Diamonds
L van As	Source Point
N Flemming	Source Point

## Regional Workshop Kwa-Zulu Natal

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Dr Mark Dent	Alliance for Water Stewardship
Rajiv Paladh	Bosch Capital
Nathaniel Padayachee	COGTA Municipal Infrastructure
Andre Evetts	COGTA: CE (Dir) Municipal Infrastructure
Michael Maluleke	DWS
Halalisiwe Mdletshe	DWS EO
Lwandle Sibango	DWS EO
Ntombethu (Zethu) Makwabasa	DWS EOC
Rikhotso Vongani	DWS Urban and Rural Water Management
Zama Masondo	DWS Urban and Rural Water Management
Jabu Sithole	DWS WR&U
Bernice Becker	DWS/PUCMA: IDS
Mkhungo Bhabha	DWS/PUCMA: IDS
Vishnu Mabeer	Ethekwini WS/WISA
Mark Bodley	IM Systems & Exova BmTRADA
Dudu Vumase	Isiqalo Cooperative
Thembeke Mthuli	KwaDukuza Municipality
S la Marque	Kwanalu
Lungile Gumede	Liberty NPO
Paulos Gwalo	Ntuzuma Enviro Cooperative
PM Mkhwanzi	Ntuzuma Enviro Cooperative
M Govender	SASA
Siraj Paruk	Transnet National Ports Authority
Mloni Ngcobo	Umgeni Water
Rod Bulman	Umsunduzi Catchment Management Forum
Thulani Mnyandu	Umzinyathi District Municipality

## Regional Workshop Gauteng

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D Rama	ACMP
Chris Boshoff	Afri Forum
Marcus Pawson	Afri Forum
Wayman Kritzing	Agri SA
Vinesh Dilsook	Anglo American Platinum
Anthony Duigan	Armour
Matome Makwela	Chamber of Mines
Nhlanhla Baloyi	City of Johannesburg Metropolitan Municipality
Chris Callaghan	Cleanstream
James Dabrowski	CSIR
Vhahangwele Masindi	CSIR
Lesego Mazibuko	Department of Energy
Carol Hooghiemstra	Digby Wells
Alexra Hlengani	DWS
Moses Mukoto	DWS
Nosibusiso Mfuywa	DWS
Sazi Mthembu	DWS
Barbara Kalembo	DWS Gauteng Provincial Office
Hellen Mathedimosa	DWS GPO
Faith Khosa	DWS GRO
Sivashni Naicker	DWS Groundwater Planning
Isa Thompson	DWS National Water Resource Planning
Seef Rademeyer	DWS National Water Resource Planning
Nolusindiso Jافتا	DWS REMP
Dikeledi Baloyi	DWS Resource Protection and Waste
Kama Meso	DWS Resource Protection and Waste

Philani Khoza	DWS Water Ecosystems
Betty Nakene	DWS Water Quality
Busiswe Mudziri	DWS Water Quality
Depa Siphokazi	DWS WIP
Sam Kotoane	Fezile Dabi District Municipality
Bertus Fourie	Galeyo Environmental CC
Joanna Goeller	Gold Fields
BV Twala	Ikamva
Martin van Veelen	Iliso Consulting
Charlie Crawford	Independent facilitator
Louis Naudé	Jones & Wagener
Alistair Collier	Lehalelo Water User Association & Olifants Joint Water Forum
Thihanedzwi Ratshibvumo	Petra Diamonds (Cullinan)
Warrick Ross	Re-Solve
Thys Kapp	Rowing SA & Usapho Consulting
Karl-Heinz Riedel	Sasol Group Technology
Matsidiso Thelengwani	Sephaka Cement
John Dini	South African National Biodiversity Institute
John Annandale	University of Pretoria
Gavin Snow	University of the Witwatersrand
Mogale Matseba	Vaal River CMA
Victor Nkuna	Vaal River CMA
Bonani Madikizela	Water Research Commission

## Regional Workshop Mpumalanga

Litshani Magoba	DWS
Nonceba Noqayi	DWS CME
Sanantna Saayman	DWS CME
Masala Nemubula	DWS Environmental Officer
Nomadiba Lamani	DWS Environmental Officer
Percy Ratombo	DWS Environmental Officer
Samuel Maliaga	DWS Environmental Officer
Mercy Ralushai	DWS Geohydrology
Patricia Mdhlovu	DWS Head Office
Deon Joubert	DWS Hydro Mpumalanga
Adam Ramalisa	DWS IE WQM
Portia Munyai	DWS IE WQM
Marcia Macapatle	DWS Mpumalanga
Sydney Nkuna	DWS Mpumalanga
Rasekhwela Kgaogela	DWS Strategy Coordination
Phindi Mlangeni	DWS SWSS (Pretoria)
Khanyiso Nkumanda	DWS Water Policy
Nnzumbeni Tshikalange	DWS WQM
Lutho Totsa	Eskom
Nthabiseng Ntoampe	Eskom
Debbie Turner	Irrigation Boards
Nancy O'Farrell	Irrigation Boards
Ronelle Putter	Irrigation Boards
Caroline Tlowana	IUCMA
Mduduzi Nkuna	IUCMA
Busi Mahlangu	IUCMA Control Environmental Officer
Thabo Cecil Rasiuba	IUCMA Control Environmental Officer
Adolph Mbetse	IUCMA WQM
Rofhiwa Ramunenyiwa	IUCMA WQM
Stephan Kitching	Jaco K Consulting

Ronel Oelofse	Kaap River Irrigation Board
Nokwanda Mhlanga	KOBWA
Sakhiwe Nkomo	KOBWA
Martin Slabbert	Komati River Irrigation Board (KRIB) & LRIB
Robert Davel	Mpumalanga Agri
Betty Mnguni	Olifants Proto-CMA
Hloniphekile Ayanda Madonsela	Olifants Proto-CMA
Mmadi Moloto	Olifants Proto-CMA
Mokgadi Maloba	Olifants Proto-CMA
Musa Lubambo	Olifants Proto-CMA
Isaac Tlagadi	Olifants Proto-CMA Environmental Officer
Linda Desmet	Palabora Copper
Thabang Mokgatle	Quality Engineering
Eddie Riddell	SANParks
Robin Pietersen	SANParks
Guiseppe Sappa	Sapienza University, Rome
Mouritri Bezbieter	Sapienza University, Rome
Yolanda Oosthuizen	SEMBCORP Silulumanzi

### **Regional Workshop Limpopo**

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Robert Bologo	ASA Metals
Faith Mugivhi	AvDE Consulting
Kai Petty	COGHSTA
MP Lekoane	De Beers
Thembinkosi Ndou	DWS CAO
Ramaano Masibigiri	DWS CME EOSP
Marencia Mashilo	DWS IGR
NS Mello	DWS IOM
Motlogonang Maeosele	DWS Limpopo
Adolph Maredi	DWS Limpopo
Joseph Phasha	DWS LPNW Proto-CMA
Ben Sengani	DWS P&I
Damaris Thotse	DWS P&I
Moses Malete	DWS Regional Office
Regina Kganyago	DWS Strategy
Kenneth Makhubele	DWS SWSS
Margaret Matide	DWS Water Sector Regulation
Molly Maluleke	Eskom
Mpho Sinthumule	Eskom
Tshiphiwa Matamela	Exxaro Coal Mine
Anthony Dikgale	IVA Plats
Baloyi Khanamola	Joint Water Forum
Ansia de Jager	Joint Water Forum
Jakes Louw	LDARD
Solomon Monyepao	LEDET
A Letsoalo	LEDET
MC Mphahlele	LEDET
PD Mathole	Lepelle Northern Water
Lebo Sebola	Lephalale Municipality
Lekwato Marakalala	Lephalale Sub-catchment
Ngoako William Moremi	Lephalale Sub-catchment
Nkele Lodgina Ditsela	Letaba Water User Association
Andre Venter	LIM 368
Manamela Lehabo	LIM 368
Mokgadi Thobejane	LIM 368
Sandra Ramaphala	Lower Mogalakwena Sub-catchment
Matshamaite Gilbert	Luvuvhu CMF
ER Kutama	Luvuvhu CMF
MIR Bohego	Luvuvhu CMF

Nebonde Dominick  
Thema Maishibe  
Hlengwane Joseph Nkhona  
Calvin Shiburi  
Richard Nemaungani  
Patrick Muthelo  
Modikwa Motibane  
Doyoyo Farani  
Matsenene Thendo  
Nembahe Aluweni  
Ramathieledza Ronald  
Shitlhangu Aaron  
Sithabuswe Ncube  
Ndou Africa  
Sepadi Motau  
CJ Emmerich  
Moses Mudau  
Alidzulwi Mudau  
Salome Sathekge  
Letsatsi Chuene  
Joseph Sara  
Kris Bal  
Freeman Chauke  
Jacques Willemse

Makhado Catchment  
Mogalakwena  
Mogalakwena CMA  
Mogalakwena Mine  
Mutale CMA  
Mutale CMF  
NAFU  
Naledzi Environmental Consulting  
Naledzi Water Works  
North West Proto-CMA  
Nzheleke/Nwandi CMF  
Nzheleke/Nwandi CMF  
Office of the Premier  
Polokwane Municipality  
Sand Catchment Management Forum  
University of Limpopo  
University of Limpopo  
Vele Colliery  
Vhembe WUA/ Werpe Farmers Union

### **Regional Workshop Western Cape**

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Carolyn Howell  
Reckson Mulidzi  
Nico Rossouw  
Patrick van Coller  
Phumla Ngqumshe  
Richard Nell  
Linda Rossouw  
Jonas Mphepya  
Annabel Marian Horn  
Juan Hugo  
Marlé Kunneke  
Wilna Kloppers  
Izak Toerien  
Sibusiso Maseko  
Felicia Nemathaga  
Michiel Meets  
Bridget Fundikwa  
Gareth McConkey  
Irene Waller  
Jiahnah Göbel  
Elizabeth Were  
Adriaan Kurtz  
Esmari Steenkamp  
Johan de Jager  
Rudolph Rescher  
Lydia van Rooyen  
Adriaan Oelofse  
Anel Andrag  
Derick Kellerman

ARC  
ARC  
Aurecon  
BGCMA  
Bitou Local Municipality  
City of Cape Town  
Consultant  
DEA  
DEA&DP (BRIP)  
DEA&DP (BRIP)  
DEA&DP (BRIP)  
DEA&DP (PCM)  
Department Local Government  
DWS Institutional Oversight HO  
DWS RPW Mines  
Eco-Owl Consulting  
Green Cape  
Jantech CC  
La Bri  
Living Lands  
See Saw (probably)  
Stellenbosch Municipality  
Swartland Municipality  
Vin Pro  
Western Cape Department of Agriculture  
Wildlands  
Winetech  
Winetech  
Xylem

## Regional Workshop North West

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Anna Malemela	DWS
Jenny Evans	DWS
Kevin Khoze	DWS
Lillian Siwelane	DWS
Mahadi Mofokeng	DWS
Phillip Tjale	DWS
Sebenzile Ntshangase	DWS
Sharlotte Tema	DWS
Tshepo Mathebe	DWS
Kentse Mathiba	DWS Head Office
Ndivho Mphuma	DWS Limpopo North West Proto-CMA
Lucky Motsoeneng	Glencore BHK
Lelanie du Preez	Glencore Rhovan Operations
Lynette Tungwane	Glencore Western Mine
Keneilwe Makwela	Glencore Western Mines
Tania Rademeyer	Impala Platinum
Abram Semata	Land Bank
Beatrice van der Merwe	Marico River Conservation Association
Irene van der Merwe	Marico River Conservation Association
Shalene Janse van Rensburg	Midvaal Water Co
Mothusi Mafatshe	Pilanesberg Platinum Mines
Peter Lentsoane	Platmin SA
Tshepo Dire	RB Plats
Stenly Makuwa	Tlokwe City Council
Thuli Letseka	Tlokwe City Council
Hlulani Chauke	Union Mine Anglo American
Mmalenyalo Moeng	Union Mine Anglo American

## IWQM National Symposium

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Tswelopele Pida	African Rainbow Minerals
Hannes De Wet	Agri MP
Janse Rabie	Agri SA
Janse Rabin	Agri SA
Mark Dent	AWS
Misaveni Ngobeni	BNT
Melissa Fourie	CER
Amanda Mkhonza	CER
Johan Kapp	CRM
Sibonginkosi Maposa	CSIR
Matome Mathetha	CSIR
Edwin Mametja	DAFF
Nomvuzo Mjadu	DAFF
Takalani Sithi	Department of Tourism
Joan Arrikum	DPE
Andretta Tsebe	DPE
Phawen Maluleke	DRDLR
Magamase Mange	DST
Tsakane Baloi	DWS
Wilna Bezuidenhout	DWS
Eustathia Bofilatos	DWS
Marie Brisley	DWS
Laura Dotse	DWS
Fanus Fourie	DWS
Nwabisa Fundzo	DWS
Johan Greyling	DWS
Rachalet Grobbelaar	DWS
Geert Grobler	DWS

Jackie Jay	DWS
Millicent Kabwe	DWS
Marius Keet	DWS
Kwaila Lamola	DWS
Knowledge Langa	DWS
Musa Lubambo	DWS
Maduvha Maseda	DWS
Patrick Mlilo	DWS
Zama Mncwabe	DWS
Ndileka Mohapi	DWS
Lerato Mokoena	DWS
Lebo Mosoa	DWS
Thobile Mthiyane	DWS
Anet Muir	DWS
Mxolisi Mukhawana	DWS
Moses Mukota	DWS
Namisha Muthraparsad	DWS
Beason Mwaka	DWS
Noxolo Ncapayi	DWS
Tovhowani Nyamande	DWS
Bongizenzo Nyawo	DWS
Rivashi Panday	DWS
Sputnik Ratau	DWS
Isa Thompson	DWS
Nnzumbeni Tshikalange	DWS
Itan Tshohale	DWS
Jurgo Van Wyk	DWS
Niel Van Wyk	DWS
Fred Van Zyl	DWS
Pieter Viljoen	DWS
Barbara Weston	DWS
Luvuyo Zigana	DWS
Anne Kilian	Engineering News
Ian Midgley	Eskom
Lutho Totsa	Eskom
Mariette Liefferink	FSE
Gabi Khumalo	GCIS
Annah Ngope	Glencore
Lynette Tungwane	Glencore
Joanna Goeller	Gold Fields
Zeveli Masuku	Govan Mbeki Municipality
Victor Munnik	Independent
Marcus Selepe	IUCMA
Stenly Makuwa	Johannesburg Water
Bertus Bierman	Lebalelo WUA
Shalene Janse van Rensburg	Midvaal Water
Marina Krüger	Midvaal Water
Robert Davel	Mpumalanga Agri
Iqbal Mohamed Ali	National Treasury
Sara Bopape	NTD
Amanda Nyingwa	Pegasys
Guy Pegram	Pegasys
Traci Reddy	Pegasys
Barbara Schreiner	Pegasys
Derek Weston	Pegasys
Francois Van Wyk	Rand Water
Morakane Madiba	Rhodes University
Tally Palmer	Rhodes University
Heather Booysen	Samancor
Shane Laubscher	Samancor
Bongani Mtsweni	Samancor
David Schaub-Jones	SeeSaw

Marilyn Govender  
Vukosi Tinghiti  
Michelle Proude  
Nick Tandi  
Tinashe Mukuta  
Willem Hazewindus  
Nonhlanhla Kalebaila  
Robyn Arnold  
Samir Randera-Rees  
Klaudia Schachtschneider

South African Sugar Association  
South Deep Gold Mine  
SWPN  
SWPN  
University of Pretoria  
WESSA & ARMOUR  
WRC  
Write Connection  
WWF  
WWF