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ENVIRONMENTAL AND SOCIAL IMPACT ASSESSMENT STUDY REPORT FOR THE PROPOSED INCINERATOR INSTALLATION BY BRIAN MIDIWO OF ABINYA SOLUTIONS LIMITED ON LAND ALLOTMENT NO. 267 MITDSENZINI IN KILIFI COUNTY LAT.; 3°24'24.8"S LONG.; 39°40'31.8"E

## **ENVIRONMENTAL AND SOCIAL IMPACT ASSESSMENT STUDY**

PREPARED IN ACCORDANCE WITH ENVIRONMENTAL MANAGEMENT AND COORDINATION ACT (EMCA)CAP 387, ENVIRONMENTAL (IMPACT ASSESSMENT AND AUDIT)
REGULATIONS, 2003 UNDER THE KENYA GAZETTE SUPPLEMENT NO.56 OF 13TH JUNE 2003

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## i. DISCLAIMER

This EIA Study report is strictly confidential to Abinya Solutions Limited, Kenya herein referred to as 'Proponent' and any use of the materials thereof should strictly be in accordance with the agreement between the client and the EIA/EA Expert mentioned herein **Lead Expert, Naftal Ratemo (9999)** and **Associate Expert Brian Ochieng Otieno (10516)**. It is however, subject to conditions spelt out in the Environmental (Impact Assessment and Audit) Regulations, 2003 under the Kenya Gazette Supplement No. 56 of 13th June 2003. It provides information on the proposed project as per the time of the assessment of the proposed hotel development with support facilities.

# ii. ABBREVIATIONS

EIA - Environmental Impact Assessment

EA - Environmental Audit

NEMA - National Environment Management Authority

EMCA - Environmental Management and Coordination Act

NEAP - National Environmental Action Plan

EMP - Environmental Management Plan

EHS - Environmental Health and Safety

KPLC - Kenya Power and Lighting Company

OHS - Occupational Health and Safety

TOR - Terms of Reference

WRA- Water Resource Management Authority

EHS - Environmental Health and Safety

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#### iii. EXECUTIVE SUMMARY

#### Introduction

This Report presents the findings of an Environmental and Social Impact Assessment (ESIA) study for the proposed incinerator on plot allotment number 267 in Mitdsenzini village, Forodhoyo Location, Ganze Sub-County in Kilifi County. The ESIA Study Report is submitted to the National Environment Management Authority (NEMA) in conformity with the requirements of the Environmental Management and Coordination Act, Cap 387 and the Environmental (Impact Assessment and Audit) Regulations, 2003 as revised in 2009. Installation of the proposed incinerator will contribute to safe and proper treatment of municipal, infectious medical and industrial wastes otherwise referred to as hazardous waste from Kilifi County and the surrounding Counties. Incineration has numerous benefits especially in terms of treatment of hazardous wastes and other life-risking garbage. The objective of the proposed project is:

- To provide a suitable incinerator currently
- To provide safe treatment of hazardous wastes (Municipal, infectious medical wastes and industrial and other general waste deemed high risk)
- To optimize the use of the acquired 15-acre piece of land and maximize benefits from it.

This ESIA is undertaken in accordance with the Environmental Management and Coordination Act (EMCA), Cap 387 and subsidiary legislation under it. It serves several objectives that seeks;

- To identify and assess all significant impacts of the proposed incineration plant on the biophysical and human environment
- To draw an environmental management and monitoring plan with suitable mitigation measures;
- To ensure environmental, health and safety factors are considered in the decision-making process;
- To inform the public and seek their views and concerns on the proposed project.
- To inform basis for decision making by NEMA.

A participatory approach was employed to carry out the ESIA. This involved several desk studies and review of all relevant available documents on the project activities and components. The Experts also reviewed all the available and relevant legal and policy documents, standards and guidelines. A reconnaissance visit was conducted to check the physical set up of the site and to collect views from all stakeholders.

#### **Anticipated (potential) positive Impacts**

**Optimized use of the parcel of land**: The proposed incinerator plant is properly suited for the site and will add value in the land. The acquired parcel lies far away from homesteads and thus would be useful to set up the incinerator. **Decreased quantities of waste:** The proposed Incinerator will be able to decrease the quantity of waste by 95% and reduce the solid quantity of the original waste by 80-85% depending on the components that will be in solid waste. Hence, even though incinerator do not completely get rid of dumping ground, they definitely decrease the quantity

of land needed. For Counties like Kilifi that has only 12.9% of its solid waste disposed, the incinerator will be helpful in sinking huge amounts of waste.

**Reduced Pollution**: Research has shown that solid waste incinerators are less likely to pollute the environment than landfills do. One particular study done during a 1994 lawsuit in the US showed that a waste incinerator location was more environment-friendly compared to a landfill. The research discovered that the landfill was releasing higher quantities of greenhouse gases, nitrogen oxides, dioxin, hydrocarbons, and non-methane organic compounds. Landfills also leach poisonous chemicals into the water below thus contaminating underground water systems. The proposed incinerator using proper scrubber technology will reduce air pollution in the atmosphere as well as contribute to Climate change mitigation.

Trapping of pollutants that would have otherwise been released if open burning was adopted: The main problem concerning the incineration of solid waste is the release of hazardous compounds, particularly dioxin. Nonetheless, the proposed up to date incinerator plant will use filters to trap hazardous gases and particulate dioxin. The proposed incineration plant will operate within the required pollution limits recommended by NEMA and international protocols.

Saving on Transportation of Waste within Kilifi and neighbouring Counties: The proposed Incineration plant will be useful for wastes from Mombasa County and other towns such as Malindi, Lamu, Mtwapa etc. This is advantageous since it means waste does not have to be driven for long distances for dumping. It significantly reduces the cost of transport; the money can then be spent on the wellbeing of the community and sustaining the growth waste generators. Additionally, it reduces the harmful gases released by vehicles during transportation, thus drastically reducing the overall carbon footprint.

**Better control over odor and noise:** The proposed Incineration plant will be able to provide less bad smells because waste gets burnt, unlike landfills where waste is allowed to decay thereby emitting unpleasant smells, which cause air pollution. The production of methane in landfills may also lead to explosions that cause noise pollution, which is unheard-of when it comes to the use of incineration plants.

**Prevention of the production of methane gas**: In landfills, when the waste is decaying methane gas is generated which if not controlled, may explode causing further global warming. Unlike landfills, incineration plants do not produce methane, therefore making them safer.

**Elimination of harmful germs and chemicals:** The proposed Incineration plant will function at very high temperatures of above 1,250°C that can destroy germs and chemicals that are harmful. Thus, it is a very effective method when it comes to eliminating clinical waste.

All weather operation: The proposed incinerator can function in any type of weather. For instance, during a rainy season, waste cannot be dumped in a landfill because the rain will possibly wash down poisonous chemicals into the ground and consequently create leachate thus contaminating the underground water as well as the neighboring land. Waste can also not be dumped when it is windy since it will get blown into the surroundings. On the other hand, incinerator will not be limited to weather changes since it will burn waste without leakages. Incineration plant also has the capacity to function 24 hours a day is more efficient in managing waste compared to landfills.

**Effective for Metal Recycling:** When the proposed incinerator will be burning waste, the metals still remain whole because they have a high melting point. After the process of burning waste is done, the workers remove the remaining metal and recycle it. This removes the need for separating out any metal before waste disposal. When garbage is taken to a landfill, it is usually not organized which results in wasting of resources that could have been recycled. Therefore, using an incinerator will make it easier to remove and reuse metals.

**Computerized monitoring system:** The proposed incinerator has a provision for a computerized monitoring system device to allow for the troubleshooting of most problems. This will enable operators to discover a problem before it becomes more serious and much more expensive to repair. A computer will also make operators work easily as they will be able to track the operational efficiency of the incinerator plant.

**Potential Uses of ash waste:** The ash that comes from the combustion of waste can be used in construction, get shipped or even landfilled.

**Job creation to the locals:** The proposed incinerator plant will directly or indirectly create jobs for the locals.

#### **Potential Negative Impacts**

**Degradation of the air quality and the environment:** Incinerator produce smoke during the burning process that can pollute the environment is proper filter or scrubber is not installed. The smoke produced includes acid gases, carcinogen dioxin, particulates, heavy metals, and nitrogen oxide. These gases are poisonous to the environment. This is a potential impact that forms the whole basis for this assessment.

The possibility of antidote to recycling: Incineration does not encourage recycling and waste reduction. This is not a calculated strategy for any society. The point of focus should be on reducing waste and recycling most of it. Merely burning most of the waste without recycling some of it will only further environmental damage because it may encourage more waste production.

**Ash waste risk:** Even though the ash that remains from the process can be comparatively small in quantity, it contains a number of poisons and heavy metals which requires further treatment. If not disposed correctly, it can cause serious harm to the public and the environment. The proponent has proposed measures in place for ash management.

Due to the geography of the site, surface water from precipitation may gather within the site and interfere with the operation at the sites or even lead to transportation of leachates to unintended environments. This may be made worse during extreme rainfall event. The site must be adapted (climate proofed) against heavy downpour and associated impacts. The proposed measures to control flooding include removal of potential water hazards, Filling the surfaces that might collapse during or after the flooding process, installing water diversion systems at the site, installing, at both the surface and underground, a system to monitor hydrogeological and geotechnical aspects, and make a projection of hydrological and hydro geochemical development of precipitation.

## **Environmental and Social Management and Monitoring Plan (ESMMP)**

The ESMMP outlined in section eight of this report the identified issues of concern (potential negative impacts) and mitigation measures as well as responsibilities, costs and measurable indicators that can help to determine the effectiveness of actions to maintain and upgrade the quality of environment; as regards the proposed project. This monitoring is done in relation to the baseline environment. Regular monitoring is therefore necessary to monitor the change in parameters. The ESMMP has considered for all phases; installation, operational and decommissioning.

#### Conclusion

From the assessment, the EIA experts concludes that the proposed incinerator for waste treatment in Mitdsenzini by Abinya Solutions is appropriate. This conclusion has been made in terms of environmental impact, site selection, public health and public participation. By using a multi-criterion assessment model for economic, social, public health and environmental effects, this study indicates the proposed incineration plant has taken much consideration of the local residents' health and environment. A location analysis is also applied and some influences of waste incineration plant is illustrated. This study further concludes that public participation is a necessary condition for improving the environmental impact assessment and increasing total welfare of different interest groups in Mitdsenzini sub-location and the wider Kilifi County. This study finally offers some corresponding recommendations for improving the environmental impact assessment and enhancing the benefits of the proposed waste incineration project.

The ESIA report for the proposed project has revealed that only significant issues is from the perspective of

- Pollutant emissions, disposal (management) of fly and bottom ash, which causes serious pollution to the environment and is a threat to public interests and public health;
- Technology used in the incinerator; the older generations of incinerators are often much more dangerous to public health. More advanced incinerators have flue gas cleaning systems to reduce the air pollution.

 Waste incineration deflects attention from more sustainable solutions, such as redesigning products for recyclability or eliminating toxic, hard-to-recycle plastics which is a holistic issue beyond the proponent of this project.

#### Recommendations

- The proposed project be supported as the Experts' appraisal of the impacts of the proposed plant from the perspectives of economy, society, public health and environment is largely positive.
- In terms of protecting the public health, improving the relevant techniques and standards of the incinerator is a necessity. The proposed incinerator should meet dioxins emission standard as the introduction and development of eco-friendlier waste-incinerating techniques promotes the efficiency of incinerator and plays a vital role in reducing fly ash.
- The ESMP should be implemented fully at all stages along the project cycle to maximize related positive environmental, economic, social, and public health influences of the proposed waste incineration plant.
- The proponent should explore the opportunities for co-generation. Co-incineration offers new markets for waste-derived fuels using existing infrastructure. It is hard to measure how many facilities are currently using co-incineration in Kenya, since there is no law compelling incinerator operators to report it.
- The proposed incinerator should have a provision for a computerized monitoring system device to allow for the troubleshooting of most problems related to filter (scrubber system). A computerized monitoring will also make operators work easily as they will be able to track the environmental and operational efficiency of the incinerator plant.
- There is controversy over the possible health implications of waste management policies and both policy makers and the public require more information on the likely health impacts (and importantly, the associated nature and extent of the uncertainties).
- Mitdsenzini community engagement: Behavior change and public participation is key to a functional waste system. The proponent should continuously engage the public through the office of the County Commissioner to handle issues as they come by.
- Social inclusion: Waste management system relies heavily on informal workers, who collect, sort, and even
  manage generated waste. The project proponent should address waste picker livelihoods through strategies
  such as integration into the formal system, as well as the provision of safe working conditions, social safety
  nets, child labor restrictions, and education.
- Climate change and the environment: The project should continuously strive to promote environmentally sound waste disposal. It should support greenhouse gas mitigation through adoption of scrubber technology that capture Greenhouse gases. The value chain should also support resilience by reducing waste disposal in waterways and safeguarding infrastructure against flooding. In this regard, Stack emission assessment should be conducted on quarterly basis.

#### **SECTION ONE: INTRODUCTION**

# 1.1 Background Information

This Report presents the findings of an Environmental and Social Impact Assessment (ESIA) for the proposed Waste incinerator on allotment number 267 in Mitdsenzini village, Forodhoyo Location, Ganze sub-county in Kilifi County. Waste incineration is a method of waste disposal whereby high temperatures are used to sufficiently oxidize the combustible components in waste. Compared with landfills and composting, incineration is more effective in dealing with municipal and infectious waste due to a few advantages, such as taking up comparatively small space, decreasing the volume of waste and possible generating electricity (cogeneration). Although there are bright prospects regarding the waste incineration industry, some issues, such as improper locations, lack of environmental impact assessments (EIA) and an excessive production of fly ash, have called for proper site evaluation and ESIA process. Hence, it is necessary to ensure the process of waste incineration is harmless to the environment and public health. In this regard, this ESIA is conducted in conformity with the requirements of the Environmental Management and Coordination Act, Cap 387 and the Environmental (Impact Assessment and Audit) Regulations, 2003 as revised in 2009. From the assessment it is envisaged that the Installation of the proposed incinerator will contribute to safe and proper treatment of hazardous waste from Kilifi County and the surrounding Counties. Incineration has numerous benefits especially in terms of treatment of hazardous wastes and other life-risking garbage. This Environmental and Social Impact Assessment (ESIA) is thus submitted the National Environment Management Authority (NEMA) for review and decision making purposes by the Authority.

# 1.2 The project proponent

The project proponent is Abinya Solutions Limited. The proponent has is involved in waste management and offers market based solution for the same in Kenya. Appendix 2: the pin and certificate of incorporation of the proponent.

# 1.3 The state of the proposed site and the neighbourhood

The proposed site is an acquired 15-acre piece of land (Allotment attached). The nearest homestead to the proposed site is approximately 500m. The parcel lies fallow with a number of indigenous shrubs with at least 5 different species of plants. The areas is accessible through an earth road that could affect transportation during rainy season. Nonetheless, most roads in Ganze sub-county are earth roads that are severely affected by rains.

#### 1.4 Problem statement

Around the world, waste generation rates are rising. In 2016, the worlds' cities generated 2.01 billion tonnes of solid waste, amounting to a footprint of 0.74 kilograms per person per day. With rapid population growth and urbanization, annual waste generation is expected to increase by 70% from 2016 levels to 3.40 billion tonnes in 2050 (World Bank). In Kenya Urban area, the urban poor, are more severely impacted by unsustainably managed wastes.

Though Kenya recognizes the need to have safe disposal of hazardous and industrial waste, the country still has a challenge in addressing the challenge. For instance, with reference to e-waste, only 2% of Kenya's E-waste are collected and dumped. Kenya aims to develop an end life to the e-waste. Kenya produces a total of 17,000 tonnes annually. However, only 50% is recovered. Half of the recovered are dumped in landfills. With reference to Solid waste management, Kilifi county for which this proposed project will be based can only account for 12.9% for all waste collected within the county according to Kenya National and Housing Census 2019.

In low-income countries, over 90% of waste is often disposed in unregulated dumps or openly burned. These practices create serious health, safety, and environmental consequences. Poorly managed waste serves as a breeding ground for disease vectors, contributes to global climate change through methane generation, and can even promote urban violence. In health sector alone, a number of medical centers in the country lack incinerators thus opting for open dumping or even burying. Medical waste which consist of the sharps (syringes), infectious and highly infectious waste such as placenta and anatomical wastes which must be properly handled. However, this is not safe thus the urgency of having an incinerator.

With no proper county integrated waste management strategy, it makes ecologic, social and economic sense for private companies such as Abinya Solutions to help in addressing the gap in solid waste management albeit within a specific angle. As such, driven by the need, Abinya solutions limited intends to set up a hazardous waste incineration plant in Mitdsenzeni, Forodhoyo in Kilifi county to treat hazardous waste. The company acquired a 15-acre piece of land off the residential areas in order to treat the hazardous wastes collected within Kilifi County and beyond. As such, the company intends to comply with the EIA/EA regulations of 2003, EMCA 1999 amendments of 2015 and best practices through application of an EIA license and other relevant licenses before embarking on incineration operations.

# 1.5 Justification of the project

Managing waste properly is essential for building sustainable and livable cities, but it remains a challenge for many developing countries and cities. Effective waste management is expensive, often comprising 20%–50% of municipal budgets. Operating this essential municipal service requires integrated systems that are efficient, sustainable, and socially supported.

Health and safety: The proposed incinerator will overall improve public health and livelihoods by reducing open burning, mitigating pest and disease vector spreading, and preventing crime and violence.

In Kenya, management of hazardous wastes is regulated under the Environmental Management and Co-ordination Act- EMCA (Waste Management) Regulations (2006) and other related regulations. These regulations establish an order of preference for the management of hazardous wastes to be: minimization, recycling, treatment, and land filling. A number of waste generation facilities in the country lack proper waste management systems thus opting for open dumping or even burying. However, this is not safe thus the urgency of having quality and functional incinerators. Installation of the proposed incinerator will thus foster proper treatment and final disposal of hazardous waste within Kilifi County and the surrounding Counties.

NB: Compared to landfilled, the incineration of waste presents better results on global warming, acidification, nutrient enrichment, and even ecotoxicity in soil.

# 1.6 The scope and Objectives of the proposed Project

The proposed project aims to:

- To provide a suitable incinerator currently
- To provide safe treatment of hazardous wastes (Municipal, infectious medical wastes and industrial ad other general waste deemed high risk)
- To optimize the use of the already acquired 15-acre piece of land and maximize benefits from it

# 1.7 Objectives of the ESIA Process

This ESIA is undertaken in accordance with the Environmental Management and Coordination Act (EMCA), Cap 387 and subsidiary legislation under it. It serves several objectives that seeks;

To identify and assess all significant impacts of the proposed incineration plant on the biophysical and human environment

- To draw an environmental management and monitoring plan with suitable mitigation measures;
- To ensure environmental, health and safety factors are considered in the decision-making process; and
- To inform the public and seek their views and concerns on the proposed project.
- To inform basis for decision making by NEMA.

# 1.8 The ESIA Methodology

Environmental Impact Assessment (EIA) refers to a critical examination of the effects of a proposed project on the environment before its implementation. Impacts describe any negative and positive environmental influence caused by a project. EIA is applied on the basic principle that the effect of a project on the environment needs to be established before it is implemented. The basic assumption is that if a proper EIA is carried out then, the safety of the environment can be properly managed during the projects implementation, commissioning, operation and decommissioning. A project is defined as a specific set of human activities in a particular location and time frame and intended to achieve an objective(s). The term environment is used in its broadest possible sense to embrace not only physical and biological systems but also socio-economic systems and their inter-relationships. In order to evaluate the proposed waste incineration plant in the environmental impact, this study constructed an analytical framework to explore related environmental, economic, social, and public health influences of the proposed waste incineration plant. It also, based on the framework, created a quantified multi-criterion ESIA model and a location analysis for evaluating the existence of such a plant in Mitdsenzini. The ESIA process took into account operational, social, cultural, economic, legal, health and safety, climate change and administrative considerations. Specifically, the process includes the following:

- Identifying the anticipated Environmental Impacts and the scale of impacts of the proposed incinerator.
- Identifying and analyzing alternative methods or technologies for implementing the proposed incinerator installation project;
- Proposing mitigation measures to be undertaken during and after the implementation of the project;
- Developing an Environmental Social Management and Monitoring Plan (ESMMP) with mechanisms for Monitoring and Evaluating the compliance and environmental performance, cost for mitigation and time frame of implementing the measures

A participatory approach was employed to carry out the ESIA. This involved several desk studies and review of all relevant available documents on the project activities and components. The Experts also reviewed all the available and relevant legal and policy documents, standards and guidelines.

A reconnaissance visit was conducted to check the physical set up of the site and to collect views from the community. Attached at the appendix are samples of questionnaires survey. For the wider reach, it is anticipated that the proposed project will be advertised in two local dailies of wider reach, published in Keya gazette and radio station of wider circulation.

The main output is an ESIA study report comprising of executive summary, assessment methodology, project description, study area, legal and Institutional framework, and anticipated impacts and an Environmental Social, Management and Monitoring Plan (ESMMP).

NB: In this ESIA study, all the aspects illustrated have been considered here (e.g. waste transport, occupational factors, greenhouse gases, risk perception etc.) and were be part of a more complete and exhaustive exercise. However, we aimed to establish a baseline scenario that can be useful in the future for prognostic assessment of emission standards and waste management during facility auditing upon approval and operation as well as in identifying knowledge gaps, and providing a framework for future comparative risk assessment.

# 1.9 ESIA Experts

NEMA registered EIA/EA Experts undertook the ESIA and prepared this report as provided for in the Environmental (Impact Assessment and Audit) Regulations of June 2003. License of the Firm of Expert and Lead expert attached herein.

Other experts involved in the study were

- Associate Expert
- Occupational health and safety Expert
- Sociologist
- Geographic Information System and Geo-spatial mapping expert

NB: Details of the experience of the expert, professional affiliation, academic qualifications and Curriculum vitae refer to the approved Terms of Reference.

#### SECTION TWO: PROJECT DESCRIPTION

# 2.1 The nature and location of the Project

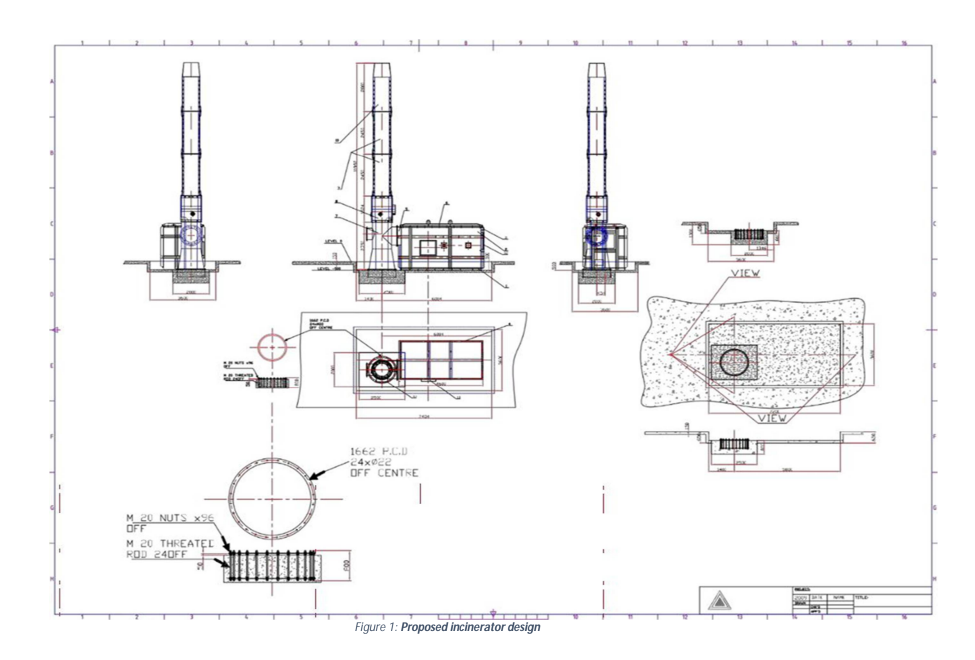
The proponent (Brian Midiwo of Abinya Solutions Ltd) intends to install a waste handling incineration plant at an acquired 15-acre piece of land in Mitdsenzini, located in Ganze Sub-county of Kilifi County. The proposed incinerator is a Box type furnace (dimensions. 3500 (I) x 2100 (w) x 2400 (h).

The proposed Waste incinerator on plot allotment No. 267 in Mitdsenzini, Ganze Sub-County Kilifi County. The proposed site is a piece of land which is currently not developed.

# 2.2 Proposed Product and process description

The proposed incinerator will be a box type furnace (dimensions. 3500 (I) x 2100 (w) x 2400 (h) mm) equipped with:

- A self-balancing door for front-charging, dim. 1000 x 800 mm.
- A clean-out door for the down gas chamber
- A sideway connection for the stack
- 2 main burners with a capacity of 21000 kcal / h each with electronic temperature control from 0 to 1,250°C.
- The stack beside the furnace is made of 5 mm Cor-Ten A steel, in
- Standard flanged sections of 3 m., total height 18 m., outside with a diameter of 758 mm., equipped with: A foot plate with anchor bolts and a top ring
- The reaction chamber integrated in the stack height 1500 mm., outside diameter of 958 mm., made of 5 mm. Cor-Ten A steel and equipped with: Two air plenums; An afterburner with a capacity of 24000 kcal / h, with electronic temperature control from 0 to 1,250°C.
- The ventilator for primary and secondary air, capacity 1500 m³ / h; with connections to the furnace and the reaction chamber
- The control panel for adjusting of the plant operation, with: The main switch, On / off buttons for the burners and the ventilator
- Hand adjustable timeclocks for the burners and the ventilator
- Digital displays of the electronic burner temperature controls
- One layer of zinc silicate and a layer of heat resisting paint, colour aluminum will minimize the risk to human health and the environment.



# 2.2.1 Means of Monitoring temperature in both primary & secondary chambers

The proposed incinerator will have 2 main burners with a capacity of 21000 kcal / h each with electronic temperature control from 0 to 1,250°C.

## 2.2.2 Methods of Disposing off the Incineration ash.

At the plant Facility, an ash pit will be constructed where the ash will be placed after incineration. If full, the ash will be collected by the registered Municipal waste collection company bins and taken to a designated landfill or any other land fill that is NEMA approved.

### 2.2.3 Proposed operations procedure for the proposed incinerator

- Start, load, and adjust equipment settings as specified by the manufacturer to ensure effective and efficient incineration of materials.
- Adhere to specified secondary burner pre-heat and post-incineration burn-down times.
- Complete all data on the Monthly Incineration Record form as presented in the standard operating procedure Pathological Waste Incinerator-Operating Permit Requirements.
- Monitor automated incinerator operating systems, coordinate a response to system failures, and document corrective actions. Examples include: burners failing to operate at appropriate temperatures or for appropriate time cycles, stack fan failures, continuous afterburner temperature monitoring or recording device failures, etc.
- Perform minor equipment maintenance such as cleaning around burner nozzles, changing paper in the continuous afterburner temperature recorder
- Coordinate, direct, and document the work of journey-level personnel in the repair and maintenance of incinerator components and systems, as needed.
- Clean ash and bone out of the primary burn chamber after completing each daily burn event.
- Periodically clean ash out of the secondary burn chambers. Store ash and bone in metal waste containers labeled "Bottom Ash" with lids kept closed.
- Once ash is cool, transfer to open top metal drum. Make sure lids are closed after adding ash.
- Maintain cleanliness in areas surrounding the incinerator

#### 2.3 Detailed Incineration Processes and Environmental Releases

Waste incineration is one of many societal applications of combustion. As illustrated in Figure 4, the waste-incineration facility includes the following operations:

- Waste storage and feed preparation.
- Combustion in a furnace, producing hot gases and a bottom ash residue for disposal.
- Gas temperature reduction, frequently involving heat recovery via steam generation.
- Treatment of the cooled gas to remove air pollutants, and disposal of residuals from this treatment process.
- Dispersion of the treated gas to the atmosphere through an induced-draft fan and stack.

There are many variations to the incineration process, but these unit operations are common to most facilities. This section of the ESIA study report addresses the combustion and air-pollution control operations that will be used in incinerating municipal solid-waste, hazardous-waste, and medical-waste being the proposed project.

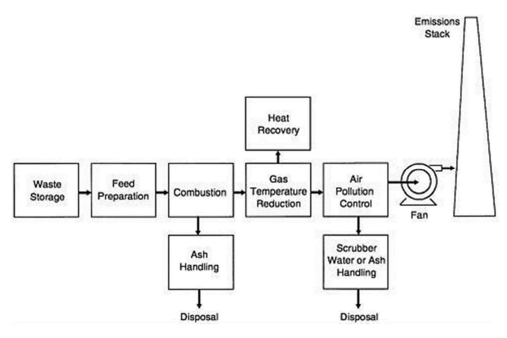


Figure 2: Proposed waste-incineration facility schematic

# 2.3.1 Waste storage, feed preparation, and feeding

There are common waste storage, waste staging, feed preparation and feeding practices for municipal solid-waste, hazardous-waste, and medical-waste incinerators. These practices are highly waste-and facility-specific. Proper design and operation of these "front-end" plant operations have been considered and are important for several reasons:

- While the plant is operating, the potential for worker exposure to hazardous materials is the greatest in this part of the facility. Without appropriate engineered and administrative controls, including personnel protective equipment, operators can be exposed to hazardous dust and vapors.
- This part of the plant is the highest potential source of fugitive dust and vapor emissions to the environment, and the greatest potential fire hazard.
- Without proper waste preparation and feeding, the furnace combustion performance may be impaired.

#### 2.3.2 The combustion processes

#### 2.3.2.1 Proposed considerations

Combustion is a rapid, exothermic reaction between a fuel and oxygen (O2). In incineration applications, the fuel is predominately waste (although fossil fuels may be co-fired) and the oxygen source is air. Combustion produces many of the same stable end products, whether the material burned is natural gas, coal, wood, gasoline, municipal solid waste, industrial wastes, hazardous waste, or medical waste. The flame zone of a well-designed incinerator is sufficiently hot to break down all organic and many inorganic molecules, allowing reactions between most volatile components of the waste and the oxygen and nitrogen (N2) in air. The predominant reactions are between carbon (C) and oxygen, producing carbon dioxide (CO2), and between hydrogen (H) and oxygen, producing water vapor (H2O). Incomplete combustion of organic compounds in the waste feedstream produces some carbon monoxide (CO) and carbon-containing particles. Hydrogen also reacts with organically-bound chlorine to produce hydrogen chloride (HCI). In addition, many other reactions occur, producing sulfur oxides (SOx) from sulfur compounds, nitrogen oxides (NOx) from nitrogen compounds (and, a little, from the nitrogen in the air), metal oxides from compounds of some metals, and

metal vapors from compounds of others. The furnace is designed to produce good mixing of the combustion air and the gases and vapors coming from the burning waste. Nevertheless, in parts of the furnace where combustion is not complete (for example, near the walls of the furnace), combustible components of organic compounds are burned off, leaving the incombustible particulate matter known as fly ash entrained in the flue gas. The incombustible portion of the waste (known as bottom ash) is left behind.

The proposed incinerator facility incorporates a number of general methods for ensuring proper combustion and reducing emissions. A steady situation with no major fluctuations in the waste-feed supply rate, combustion-air flows, or other incineration conditions promotes efficient combustion. Inefficient combustion can result in higher levels of products of incomplete combustion. Similarly, the more often the facility is started up and shut down (for maintenance or because of inadequate or varying waste stream volume), the more uneven the combustion and the greater the potential for increased emissions.

Optimal design and operation of a furnace requires attention to incineration temperature, turbulence of the gas mixture being combusted, and gas-residence time at the incineration temperature. To achieve efficient combustion, every part of the gas stream must reach an adequately high temperature for a sufficient period of time, and there must be adequate mixture of fuel and oxygen.

The temperature achieved is the result of heat released by the oxidation process and has to be maintained high enough to ensure that combustion goes to completion, but not so high as to damage equipment or generate excessive nitrogen oxides. Temperatures will be controlled by limiting the amount of material charged to the furnace to ensure that the heat-release rate is in the desired range, and then tempering the resulting conditions by varying the amount of excess air.

Turbulence will be needed to provide adequate contact between the combustible gases and oxygen across the combustion chamber (macroscale mixing) and at the molecular level (microscale mixing). Proper operation is indicated when there is sufficient oxygen present in the furnace, and the gases are highly mixed. Cool spots can occur next to the furnace's walls; where heat is first extracted from the combustion process. Such cool spots on walls are more substantial in waterwall furnaces than in refractory-lined furnaces.

A number of new design features and operating techniques have been proposed and will be adopted to increase temperature, extend residence time, and increase turbulence in the proposed waste incinerator in order to improve combustion efficiency and provide other benefits like improved ash quality. They include high-efficiency burner systems, waste-pretreatment practices such as shredding and blending, and oxygen enrichment in addition to the features and methods discussed in the subsequent sections. Considerable attention has also been given to measurement and control of key process operating conditions to allow better control of the whole combustion process.

# 2.3.2.2 Furnace Type

The proposed furnace types will consider municipal solid-waste, industrial/hazardous-waste, and medical-waste incineration. Municipal solid-waste furnace designs have evolved over the years from simple batch-fed, stationary refractory hearth designs to continuous feed, reciprocating (or other moving, air-cooled) grate designs with waterwall furnaces for energy recovery. The newer municipal solid-waste incinerators are waste-to-energy plants that produce steam for electric power generation. In the proposed incinerator, the waste to energy option can may be considered later if an industrial facility is located in the neighbourhood.

The predominant hazardous-waste incinerator designs options are liquid-injection furnaces and rotary kilns. Hazardous wastes are also burned in cement kilns, light-weight aggregate kilns, industrial boilers, halogenacid recovery furnaces, and sulfuric-acid regeneration furnaces.

Medical wastes are burned in fixed-hearth incinerators, with the primary chamber operated in the starved-air mode (newer "controlled air" designs) or excess air mode. The proposed design incorporates secondary, afterburner chambers.

#### 2.3.2.3 Furnace Design Considerations the proposed waste incinerator

The design of the furnace is critical to optimal combustion. Furnace configurations depend on what they were designed to burn. Older designs, many of which are still used, do not generally permit as efficient combustion as newer designs.

#### Sizing

Poor combustor design can prevent stable, optimal combustion conditions. Sizing a furnace to match the quantity of waste fed to the incinerator is important with respect to temperature, turbulence, and time. If the heat input from the waste is too low for the furnace size, the temperature in the furnace may drop to such an extent that complete combustion is not achieved, particularly in waterwall furnaces. If the furnace is too small for the quantity of waste fed, the temperature will be high and there may be difficulty in supplying sufficient oxygen for complete combustion, and the quantities of unburnt residues might be increased.

#### **Grates**

In older incinerator systems, traveling grates simply transported refuse into the combustion zone. Newer grate systems are designed to agitate the waste in various ways, causing it to be broken into smaller pieces as combustion proceeds. This process permits exposure of a larger surface area of waste to air and high temperatures, assisting complete combustion by preventing unburnt material from simply being transported through on the grate.

#### **Air-Injection Systems**

For complete combustion to occur, air must be injected into the furnace in at least two locations: under the grate that carries burning waste (primary or underfire air) and above the grate to mix additional oxygen with the combustion gases (secondary or over-fire air). Additional controls have been provided in the modern proposed solid-waste incinerator to better regulate both the under-fire air at various points on the grate, depending upon burning conditions, and the over-fire air in response to temperature and heat transfer taking place in the furnace. In such advanced systems, primary air is injected into the drying, burning, and burnout zones of the grate, with a separate system for secondary air. Control may be effected by manual or automatic adjustments to dampers. The latter method is preferred, because it allows for automatic control loops with continuous monitoring devices. The temperature and oxygen needs of the furnace can be controlled by adjusting the quantity of primary and secondary air entering the furnace. In plants built before the middle 1980s, particularly those with holes in the furnace walls, the entry of primary and secondary air is not as well controlled, and the excess-air rates required for adequate combustion can be several times the amount that would be required with a more modern design. This can result in larger volumes of flue gas to be treated for contaminant removal, and reduced efficiency of utilization of the exhaust heat.

#### **Arches and bull Noses**

To achieve complete combustion, gases produced must remain in the high-temperature zone of the furnace for a minimal residence time, usually 1-2 seconds. Achieving that residence time is usually accomplished by designing the furnace to retard the upward flow of gases, for example, by installing irregularities into the furnace walls. Modern facilities are configured to achieve improved combustion efficiency by using arches and

bull noses. Arches, which are structures above the burning and burnout zones, are used to prolong the stay of combustion gases above the grate area. Bull noses are protrusions that are built into the furnace walls, usually near the point of injection of over-fire air, to upset the normal upward flow of the heated gases volatilizing from the burning waste. The induced gas redirection retards the movement of the combustion gases out of the furnace and promotes mixing with air.

#### Flue-gas Recirculation

Flue-gas recirculation systems are used to recycle into the furnace relatively cool flue gas (extracted after the heat exchangers have reduced its temperature) that contains combustion products and an oxygen concentration lower than air. The process is used to lower nitrogen oxide formation by limiting the flame temperature and by slightly diluting the flame oxygen concentration. Care must be taken to ensure that not too much flue gas is recirculated, lest the combustion process be adversely affected.

#### **Auxiliary Burners**

Waste feedstock, particularly municipal solid waste, is heterogeneous, and its components, or even the whole waste stream, may vary in combustibility. That can make it difficult to maintain the minimal temperature necessary throughout a furnace. In modern combustors, maintenance of temperature can be aided by auxiliary burners that are typically set to come on automatically when the furnace temperature falls below a predetermined point; the threshold is usually set between 1,500 and 1,800°F at the location of the auxiliary burner, which is close to the chamber exit. The auxiliary burners are fed fossil fuels and are particularly intended to be used during system startup, shutdown, and upsets.

# 2.4 Gas-temperature reduction techniques

The most common combustion-gas cooling techniques for incinerators are waste-heat boilers, and direct-contact water-spray quenches. Gas cooling techniques are integral to incineration system design, and can be important with respect to emissions of certain pollutants. As discussed later in the subsection, emissions of mercury and dioxins and furans can be affected by the rate of gas cooling and the air pollution control device (APCD) operating temperature. Dry APCDs, including scrubbers and particulate control devices, achieve the highest degree of reduction of mercury, dioxins and furans, and acid gases when flue-gas temperatures are lowered to about 300°F or less at the APCD inlet. Combustion gases will be quenched by water sprays atomized into the hot gas flow.

# 2.5 Air-pollution control techniques

Incinerator APCDs were designed to remove two classes of pollutants which are particulate matter and acid gases. More recently, some method for improving the removal of dioxins and/or mercury is considered necessary. In Kenya, NOx emission limits have been established for incinerators. Increasingly stringent regulations propose use of more than one particulate-control device or more than one type of scrubber in a given incineration facility, and emissions have typically been reduced more than would be expected with the single device alone. Proposed incinerator is equipped for particulate, acid gas, and as well as dioxin and mercury removal as follows;

• The incinerator will employ fabric filters. Fabric filters, also known as baghouses, started to replace, or be used in tandem with, ESPs as the preferred design for particulate removal because of their improved capacity for filtering finer particles. Fabric-filter systems (particularly in larger incineration facilities) are preferred because of their superior fine-particle-emission and metal-emission control efficiencies and their ability to produce a dry residue rather than a scrubber wastewater stream.

- Spray dryer absorbers (wet scrubber) systems will be used for acid gas HCl and sulfur dioxide (SO2) removal.
- Dry powdered activated carbon injection systems will provide dioxin and furan and mercury removal.

Note: Cement kilns and coal-fired boilers that burn waste as fuel have traditionally used either fabric filters or dry electrostatic precipitators as active control techniques. Passive controls include the neutralization of acid gases by cement materials and the recycling of cement kiln dust back into the process.

#### **Particulate Collectors**

Fine-particle control devices fall into three general categories, which are filtration collectors, including fabric filters (baghouses); electrostatic collectors, including dry and wet electrostatic precipitators (ESPs) and ionizing wet scrubbers; and wet inertial-impaction collectors, including venturi scrubbers and advanced designs that use flux-force condensation-enhancement techniques. When properly designed and operated, all of them are capable of effective fine-particle control, but they are not all equally effective.

Fabric filters are used at relatively low flue-gas temperatures (about 280-400°F). Flue gas containing particles passes through suspended filter bags. The particles suspended in the gas streams are collected on the filters and periodically removed and fed to a collection hopper.

Fabric filters are widely used today in municipal solid-waste incineration facilities, cement kilns, and lightweight-aggregate kilns because of their highly efficient collection of fine particles. They are used in a smaller number of hazardous-waste incinerators and medical-waste applications. The performance of fabric filters is relatively insensitive to particle loading, or to the size distribution and physical and chemical characteristics of the particles. They are limited to an operating temperature range between the gas dew point on the lower end and the bag-material thermal-stability limit on the upper end. A typical and practical operating-temperature for this technology in municipal solid-waste applications is about 300°F, but the best environmental performance is achieved at lower temperatures (to minimize dioxin and furan production within the APCD itself).

The primary factors affecting the performance of fabric filters are fabric type and weave, air-to-cloth ratio (gas flow rate to total bag surface area), cleaning method and frequency, bag cake formation and maintenance, and bag integrity with respect to mechanical, thermal, and chemical breakdown. The fabric type must be matched to the temperature range of the application and the chemical composition of the gas for good performance and bag longevity. Maximal air-to-cloth ratio for good performance is also a function of fabric type and weave. The method, intensity, duration, and frequency of the bag-cleaning cycles are important to maintain mechanical integrity of the bags and good cake formation. Good cake formation (as measured by baghouse pressure differential) is required for good performance of woven and felted bags; it is less critical for laminated membrane bags, which can function using surface filtration alone.

In properly designed and operated fabric-filter systems, maintaining bag integrity is the critical determinant of day-to-day performance. Bag integrity can be monitored via pressure drop, visual stack-opacity inspections, continuous online stack-opacity monitors, or other continuous monitoring techniques that use optical sensing or triboelectric sensing.

During shutdowns, bag integrity can be checked by visual examination of the clean-gas plenum for localized dust buildup. More-sensitive techniques involve the use of fluorescent submicrometer powder and black-light examination of the plenum.

Dry ESPs are widely used today in municipal solid-waste incineration facilities and on cement kilns and coalfired boilers that burn hazardous waste. Wet ESPs are less widely used and are primarily in hazardous-waste incineration applications. Dry ESPs operate above the dewpoint of the gas. Wet ESPs are constructed from materials that resist acid corrosion and operate under saturated-gas conditions.

Dry ESPs are less effective than fabric filters for collection of submicrometer particulate matter (0.1-1.0  $\mu$ m) but are nevertheless very effective collection devices. Their performance is influenced by a variety of design characteristics and operating conditions, including the number of electric fields used, charged electrode wire (or rod) and grounded collection plate (or cylinder) geometry, specific collection area (ratio of collection surface area to gas flow rate), electrode design, operating voltage and current, spark rate, collector cleaning method (to limit buildup or re-entrainment of dust), fluctuations in gas flow rate and temperature, particulate-loading fluctuations, particle-size distribution, and particle resistivity (less important for wet ESPs). Wet ESPs have superior submicron particle collection capabilities because they do not suffer rapping re-entrainment and dust layer back-corona problems associated with dry ESPs.

In a properly designed unit, the important monitoring and process-control measures are inlet gas temperature (dry ESPs only), gas flow rate, electrical conditions (voltage, current, and spark rate), cleaning intensity and frequency, and hopper-ash level (dry ESPs only).

The proposed incinerator will use wet inertial-impaction scrubbers. Wet inertial-impaction scrubbers primarily venturi scrubbers, have historically been the particulate matter control technology of choice for most hazardous-waste and medical-waste incinerators. They are inherently less efficient for submicrometer particulate matter than fabric filters or ESPs, but nonetheless can meet regulatory requirements in many applications.

The primary performance criterion for most wet inertial-impaction scrubbers is the gas-pressure drop, a measure of the energy applied to atomize scrubbing liquid and create fine droplets for particle impaction. For injector venturi scrubbers, the corresponding criterion is liquid-nozzle pressure drop. Other important design and operating characteristics are the liquid-to-gas ratio, inlet gas temperature (to avoid scrubber-liquid evaporation), solid content of recirculated scrubber liquid, mist eliminator efficiency, materials of construction to avoid corrosion and erosion, particulate loading, and particulate-size distribution. In a properly designed unit, the most-important monitoring and process control measures are pressure drops, liquid and gas flow rates, and liquid blowdown rate (blowdown is used to control solids buildup).

A few designs use steam injection or scrubber-liquid subcooling to enhance flux force and condensation. For those designs, steam-nozzle pressure and scrubber-liquid temperature are additional useful monitoring measures.

#### 2.5 Acid Gas Scrubbers

The proposed method used in APCD for removal of acid gases is a packed-bed absorber. A scrubbing liquid is trickled through a matrix of random or structured packings through which the gas is simultaneously passed, resulting in gas-liquid contact over a relatively large surface area. The scrubbing liquid can be water or an alkaline solution, which reacts with the acid-gas constituents to form neutral salts. The wastewater discharge from the packed-bed absorber is a salt-water brine that must be managed properly. This effluent may contain unreacted acids, trace organics, metals, and other solids removed from the gas stream.

Packed bed absorbers have been used for decades in the United States, primarily in hazardous-waste and medical-waste incineration applications. They have been used in Europe for municipal solid-waste applications.

The European installations include duel-stage wet absorbers, in which the first stage is operated with an acidic scrubber liquid and the second stage is operated with an alkaline scrubber liquid. Acid gases, such as HCl, that are highly water soluble are largely collected in the first stage. Acid gases, such as SO2, that are not very water soluble are effectively collected in the second, alkaline stage.

The important design and operating criteria for wet acid-gas absorbers are gas velocity, liquid-to-gas ratio, packing mass transfer characteristics, pH of the scrubbing liquid, and materials of construction (to prevent corrosion). Few larger hazardous-waste and medical-waste incineration facilities have used spray-dryer scrubbers for acid-gas control. The spray dryers use slurries of lime, sodium carbonate, or sodium bicarbonate as the alkaline reagent. The water in the atomized slurry droplets evaporates, cooling the gas, and the alkali particles react with the acid-gas constituents to form dry salts. The salts and unreacted alkali must be captured in a downstream fabric filter or electrostatic precipitator. Dry-injection scrubbers, which use an alkaline reagent without water, have also been used in recent years. They are typically not as efficient as spray-dryer absorbers at removing emissions. The important design and operating criteria for spray-dryer absorbers and dry-alkali scrubbers include gas temperature in the reagent contacting zone, reagent-to-acid gas stoichiometry, reagent distribution in the gas, and reagent type.

#### 2.6 NOxControls

NOx emissions will be reduced by combustion-furnace designs, combustion-process modifications, or add-on controls. Combustion-furnace designs that reduce thermal NOx include a variety of grate and furnace designs, bubbling and circulating fluidized-bed boilers, and boiler designs, especially those with automatic controls, that permit flue-gas recirculation. Combustion-process modifications that reduce NOxformation include controlling the amount of oxygen available during the combustion process, and operating within a specific temperature range. For minimizing NOx production in the combustion process, it is recommended that there be a lower-oxygen condition just above the grates (or in the primary chamber of a dual-chamber facility) coupled with a higher excess-oxygen condition at the location of overfire air injection (or in the secondary chamber of a dual-chamber facility). Municipal solid-waste incineration facilities tend to create the most NOx when furnace temperatures are

higher than is necessary (higher than 2,000°F) to destroy products of incomplete combustion (PICs). To minimize NOx formation, and the formation of PICs, the furnace should be operated within fairly narrow ranges of temperature and excess oxygen (9-12%) with turbulent (well-mixed) conditions.

Some NOx formation is inevitable from nitrogen present in the fuel and from atmospheric nitrogen, and it may be necessary to use flue-gas controls to achieve further reduction of these emissions. Add-on NOx flue-gas control systems include selective noncatalytic reduction (SNCR), selective catalytic reduction (SCR), and wet flue-gas denitrification.

SNCR reduces NOx by injecting ammonia or urea into the furnace via jets positioned at the location where temperatures are about 1600-1800°F. In the proper temperature range, the injected ammonia or urea combines with nitrogen oxide to form water vapor and elemental nitrogen.

SCR operates at a lower flue gas temperature than SNCR, and in addition uses a catalyst. Ammonia is injected into the flue gases when they are at about 600°F, and the mixture is passed through a catalyst bed. The catalyst bed may be shaped in a variety of forms (honeycomb plates, parallel ridged plates, rings, tubes, and pellets), while the catalyst can be one of a variety of base metals (such as copper, iron, chromium, nickel, molybdenum, cobalt, or vanadium). Each combination has advantages and disadvantages with respect to catalyst-to-NOx contact, fouling of the catalyst, and pressure drop through the catalyst. The biggest disadvantage of SCR for

incineration applications is that the combustion gas must always be reheated to the required 600°F temperature range after cooling below this level to remove particulate matter. The catalyst beds required for SCR must be installed downstream of highly effective particulate removal devices to avoid fouling.

Wet scrubbers for NOx removal are comparable to wet acid gas absorbers in configuration. They use strong oxidizers in aqueous solution to convert NO to NO 2 (which is water soluble in caustic solution) or NO3-(nitrate), which is water-soluble. The exact chemistries of these systems are considered proprietary by the vendors.

# 2.7 Carbon Adsorption and Other Dioxin and Mercury Removal Techniques

Carbon injection refers to the injection of finely divided activated carbon particles into the flue gas stream ahead of the particulate APCD. The carbon particles adsorb pollutants on their surface, and then the carbon particles are themselves captured in the particulate APCD. Activated carbon has a large surface-area-to-volume ratio, and is extremely effective at adsorbing a wide range of vapor-phase organic-carbon compounds, and also some other vapors (like mercury) that are otherwise hard to control. Maximum effective use of the technique requires optimization of the rate of injection of activated carbon (Brown and Felsvang 1991). Studies in Europe and practical experience in the United States and elsewhere indicate that this technique can substantially reduce emission of dioxins and furans and of mercury. Also, Lerner (1993) reported that cadmium chloride is effectively removed from a flue gas stream by using activated carbon.

Dioxins and furans are removed along with mercury by injection of powdered activated carbon in a number of municipal-waste incinerators and a few hazardous-waste incinerators. Removal efficiency is a complex function of carbon type, dosage, gas temperature, and gas-to-solid contact efficiency. Other add-on control technologies s are adsorption in granular activated carbon or coke beds, catalytic oxidation in SCR units (which are also the most efficient NOx controls demonstrated commercially), and injection of an inhibitor of dioxinformation catalyst. For high efficiency mercury removal, Abinya Solutions Ltd can adopt a powdered activated carbon injection upstream of dry particle collection devices, usually fabric filters. As for dioxin removal, the effectiveness of powdered activated-carbon injection is determined by the carbon type, dosage, gas temperature, and gas-contact efficiency. Other processes for mercury removal are granular activated-carbon filtration in fixed-bed reactors, selenium porous-media filter, gold-amalgamation filter beds, sodium sulfide injection, and wet scrubbing with mercury-reactive solutions.

Note: Fixed-bed carbon adsorbers used often produce mercury and dioxin removal efficiencies that are higher than conventional technologies used alone (e.g., scrubber/fabric filter with injection of activated carbon).

# 2.8 Proposed system operation

Many variables that affect incinerator operation are controlled by operators, so the combustion conditions that control emission rates may be substantially affected by operator decisions. Poor operator control either of the furnace (by permitting temperature or oxygen concentration to decrease) or of the stoking operation can cause reduced combustion efficiency. In the proposed incinerator, mixing and charging of waste into the incinerator, grate speed, over-fire and under-fire air-injection rates, and selection of the temperature setpoint for the auxiliary burner will entirely or partially ne controlled by plant personnel.

In addition, the extent of emission control achieved by post-combustion APCDs depends on how the devices are operated. Suboptimal operation can be caused by poorly trained or inattentive operators, faulty procedures, and equipment failure. Operators must be attentive to the flow rate of waste into the incinerator and furnace operation so as to allow for effective function of APCDs.

There will always be a need for operator to deal with unexpected situations. The incinerator will require calibration and maintenance, as the combustor parts can wear out or malfunction. Examples of what can go wrong include clogged air injection into the incineration chamber, fouled boiler tubes, a hole in the fabric filters, and a clogged scrubber nozzle.

## 2.8.1 Worker Training

In compliance with OSHA 2007, proponent will be required to undertake worker training in hazardous-material management. Annual refresher courses will also be required, as is supplemental training for supervisory personnel. The training is important requirements for inspection plans and worker-training plans for the proposed incinerator that manages hazardous waste, including combustion facilities. The inspection plans address facility maintenance, leak inspections, and calibration schedules for monitoring equipment. The training plans are intended to address hazardous-material safety and facility operations.

#### 2.8.2 Monitoring and Data Collection

Environmental regulations particularly EMCA Air Quality Regulation of 2014 as well as Waste Management Regulations of 2006 have led to extensive monitoring of key incineration process conditions, including waste feed rates; feed rates of ash, chlorine, and toxic metals (determined by sampling and analysis of the waste stream); combustion temperatures; gas velocity (or gas residence time); facility-specific air-pollution control-system operating measures; and stack-gas concentrations of O2, CO, total hydrocarbons, HCl, NOx, and SOx, and opacity.

The ESIA experts proposes that Abinya Solutions Ltd adopts a computerized system that collect and record process data, automatically control such process conditions as combustion temperature (by varying fuel feed and air flow rates), and automatically cut off waste feeds if operating conditions stray outside limits set by permits. For example, a low combustion temperature or high stack-gas CO concentration might initiate an automatic waste-feed cutoff.

The proposed incinerator requires continuous monitoring of important air-pollution control-system operating conditions, including pressure drops across venturi scrubbers, pH of acid-gas absorber scrubbing solutions, voltage or power supplied to electrostatic collectors, and fabric-filter pressure drops or triboelectric 1 sensor readings. Stack-gas monitors are often used to monitor the performance of the air-pollution control system directly for such measures as HCl, SO2, NOx, and opacity.

With electronic transmission of such sensor outputs, the performance of the control and monitoring systems could be more-readily displayed and monitored. Reliable continuous emission monitors (CEMs) for dioxins and furans or for metals would be desirable, because automatic devices electronically linked to such devices (for example, to optimize the injection of alkaline and carbon reagents and water in the emissions control devices) could directly control those emissions of greatest potential health consequence. Such arrangements have been in use for continuous automatic control of acid gases for some time. CEMs for mercury have undergone in-use testing in Europe, for example see Felsvang and Helvind (1991).

# 2.9 Possible process emissions

The principal products of combustion are CO2, water vapor, and ash, which are respectively oxidation-reaction products of carbon, and hydrogen, and non-combustible materials in the fuel. However, when the combustion reactions do not proceed to their fullest extent, other substances, some of which are potentially harmful, can be produced. The types and concentrations of contaminants in the waste stream (flue gas) flowing from any incineration process depend on the process type, the waste being burned, and combustion conditions. Such pollutants derive from three sources: they or their precursors are present in the waste feed, they are formed

in the combustion process because of incomplete oxidation, or they are created by reformation reactions in the gas cooling or APCD.

As discussed in earlier in this subsection section, the products of primary concern, owing to their potential effects on human health and the environment, are compounds that contain sulfur, nitrogen, halogens (such as chlorine), and toxic metals. Specific compounds of concern include CO, NOx, SOx, HCl, cadmium, lead, mercury, chromium, arsenic, beryllium, dioxins and furans, PCBs, and polycyclic aromatic hydrocarbons. In addition, the total quantities of particulate matter and acid particles (which may largely be liquids condensed after emission) that escape the APCD are also considered independently. The following discussion focuses on the source and control of the following pollutants: particulate matter, acid gases, mercury (Hg), lead (Pb), and products of incomplete combustion. They are used to represent the pollutants from incineration that are of concern for possible health effects.

#### 2.9.1 Particulate Matter

Particulate matter consists primarily of entrained noncombustible matter in the flue gas, and the products of incomplete combustion that exist in solid or aerosol form. Particle concentrations in the flue gas in the absence of control devices have been found to range from 180 to more than 46,000 mg per dry standard cubic meter (0.08 to more than 20 grains per dry standard cubic foot).

Particulate matter from waste combustors includes inorganic ash present in the waste and carbonaceous soot formed in the combustion process. The inorganic-ash fraction of the particulate matter consists of mineral matter and metallic species. These materials are conserved in the combustion process and leave the combustion chamber as bottom ash or fly ash. Soot is a product of incomplete combustion that consists of unburned carbon in the form of fine particles or as deposits on inorganic particles. High-molecular-weight organic compounds condense on the surface of the particles, particularly on the carbon, downstream of the combustor.

The following four methods are proposed for limiting particulate emissions from waste combustors

- Limiting the ash content of the waste feed via source control or selection.
- Designing and operating the primary combustion chamber to minimize fly-ash carryover.
- Designing and operating the combustion chamber(s) in accordance with good combustion practice to minimize soot formation.
- Using well-designed and well-operated fine-particle APCDs.

Source control of ash-producing waste constituents is an obvious method to reduce particulate emission, but it is impractical for waste combustors. However, the incinerator can be able to meet particulate matter emission limits by stringent source selection alone. The first three methods listed above are effective in reducing particle loadings in the combustion gas but are generally not sufficient by themselves to meet current and proposed maximum-available-control-technology (MACT) emission standards for particulate matter. Addon particulate control is expected to be needed to meet the proposed MACT standards for the incinerator.

Fine-particle control devices are in three general categories: filtration collectors, including primary fabric filters (baghouses); electrostatic collectors, including dry and wet electrostatic precipitators (ESPs) and ionizing wet scrubbers; and wet inertial-impaction collectors, including venturi scrubbers and advanced designs that use flux-force condensation-enhancement techniques.

#### 2.9.2 Acid Gases

Acid gases are flue-gas constituents that form acids when they combine with water vapor, condense, or dissolve in water. Acid gases include NOx, SOx, HCl, hydrogen bromide, hydrogen fluoride, and hydrogen iodide. HCl and SO2 are often present in uncontrolled flue-gas streams in concentrations ranging from several hundred to several thousand parts-per-million-by-volume. The concentrations of NOx, hydrogen fluoride, and sulfur trioxide are typically below several hundred parts-per-million-by-volume. Free halogens such as chlorine, bromine, and iodine can also be produced at low concentrations from combustion of wastes that contain compounds of those elements. Emissions of SO2, HCl, and the other halogen acids can only be controlled through the use of add-on APCDs, which have been previously described in this chapter.

There are two sources of NOx from incineration (and other combustion) processes, commonly referred to as thermal NOx and fuel NOx. Thermal NOx is formed by the reaction of nitrogen and oxygen in the combustion air. Its formation is favored by high temperature (i.e., flame zone temperature), relatively large residence time at this temperature, and higher oxygen concentration. Fuel NOx is formed by the oxidation of chemically bound nitrogen in the waste (or fuel). Conversion of bound nitrogen to NOx is strongly influenced by the localized oxygen concentration; it is less sensitive to temperature than thermal NOx formation. Fuel NOx formation can exceed thermal NOxformation by an order of magnitude in incinerators burning wastes containing bound nitrogen.

Note: NOx formation can be reduced, to a degree, by furnace design and combustion process changes as described earlier in the chapter. Add-on controls are required for more effective removal.

## 2.9.3 Mercury

Heavy metals in waste are not destroyed by incineration. Metallic elements with high vapor pressures, or with compounds that have high vapor pressures, can be converted to the vapor phase in the combustion chambers and tend to condense as the flue gas is cooled. They can adsorb onto fine (generally submicrometer) particles. It is likely that mercury remains in the vapor phase in the air-pollution control section of the incineration process, depending on temperature, and the same may be true for some of the more-volatile metal compounds.

Mercury emission from waste combustors is determined largely by the mercury feed rate and by whether mercury specific APCDs are used. Virtually all mercury species found in wastes are volatile at combustion temperatures, so there is a high degree of partitioning to the gas phase, regardless of the chemical form of mercury or the combustion-system operating conditions. There is evidence that mercury is present primarily as elemental mercury vapor at incinerator combustion temperatures. The rate of cooling in the air pollution system and the

HCI/CI2 concentrations in the gas affect the conversion of elemental mercury to water-soluble mercuric chloride (Gaspar et al. 1997; Chambers et al. 1998; Gaspar 1998).

Mercury emission will be limited through operator control of waste feed rates. Conventional APCD such as fabric filters, ESPs, inertial-impaction scrubbers, and other wet scrubbers are at best only partially effective for mercury removal at normal operating temperatures. Traditional wet-scrubber APCDs have provided moderate (20-90%) mercury control efficiencies. The most-modern facilities use powdered activated-carbon injection into the gas stream for mercury removal. The best performances of conventional APCDs are typically those of wet scrubbers operating at saturation temperature or lower. Lower scrubber-water temperatures lead to vapor condensation, and reduced mercury vapor pressure. Soluble forms of mercury, such as HgCl2, are preferentially removed in wet scrubbing systems.

#### 2.9.4 Lead

Lead (Pb) emissions from the proposed waste incinerator will be influenced by the concentration of Pb in the waste feed, the chemical form of Pb, the physical matrix of the waste, the degree of ash carryover from the primary combustion chamber, thermal conditions in the primary and secondary combustion chambers that affect Pb volatilization, and the air-pollution control system efficiency for fine-particle removal from the gas. The method of feeding waste to the combustor chamber (in batches vs. continuous feeding) can have an indirect effect on Pb emissions.

The concentration of Pb in the waste is important because Pb is conserved in the combustion process; all the Pb fed to the combustor exists with the bottom ash, is collected as fly ash, or is emitted as fine particles in the stack gas. The chemical form of Pb, the feed location and physical waste matrix, and local temperature in the combustion system are important because they affect the extent to which Pb is vaporized in the combustion process. Volatile forms of Pb, such as PbCl2, might vaporize completely in the combustion process, whereas nonvolatile species, such as PbO, tend to partition to the bottom ash in the primary combustion chamber. Pb in liquid wastes fed through burners is exposed to flame temperatures and is, thus, more likely to vaporize than Pb in solid wastes. Pb in combustible solid wastes (e.g., paper or plastics) will vaporize to a greater extent than Pb in mostly noncombustible items, such as glass. The combustion-chamber temperature profile also affects the vapor pressure and degree of volatilization of the Pb species.

The extent of Pb vaporization in the combustion process is important because it affects the distribution of Pb among the fly-ash particle-size fractions. Pb that does not vaporize during combustion either partitions to the bottom ash or carries over as fly ash with a particle-size distribution characteristic of the incoming waste material. Pb that does vaporize, however, recondenses in the cooler downstream air-pollution control environment and adsorbs to the finer particles. The finer particles are more difficult to remove from the gas. Thus, Pb-removal efficiency tends to be lower than the overall particle-removal efficiency. The behavior of Pb and other metals in the combustion environment has been extensively studied by EPA and others (Campbell et al. 1985; Barton et al. 1987, 1990, 1996; Fournier et al. 1988; Fournier and Waterland 1989; Carroll et al. 1995).

The design and operation of the primary combustion chamber as they affect ash carryover and the design and operation of the APCD also influence Pb emissions. The principles are the same as those described earlier for particulate-matter emission control. In summary, there are four general methods proposed for limiting Pb emissions from waste combustors:

- Limiting the Pb content of the waste feed via source control.
- Designing and operating the combustion process to minimize Pb vaporization.
- Designing and operating the primary combustion chamber to minimize fly-ash carryover.
- Using well-designed and properly operated APCDs.

From a practical standpoint, the second method is likely to be the most difficult to implement because the objective of the combustion process is to burn all the waste completely.

Note: The most-reliable methods of limiting Pb emissions are source control and good particulate APCD performance.

# 2.10 Products of Incomplete Combustion

Organic and inorganic substances that are broken down into free-radicals (molecular species possessing an unpaired electron) in the combustion unit sometimes do not combine with oxygen or hydroxyl radicals and instead combine among themselves to form many organic compounds. Most of these compounds can be

destroyed in the postflame zone of a well-designed incineration system. Such compounds that are not combusted and released into the exhaust gas are called products of incomplete combustion (PICs). PIC emissions heavily depend on combustion conditions, which, in turn, depend on the design and operation of the combustion device. Depending on the temperature, some of the heavy organic constituents can condense onto fine particles. Examples of PICs are CO and trace organic chemicals. (The latter can also be remnants of the original feed stream.) PICs include simple compounds (e.g., methane, ethane, acetylene, and benzene), dioxins and furans, partially oxidized organic compounds (e.g., acids and aldehydes), and polycyclic aromatic hydrocarbons.

#### 2.10.1 Dioxins and Furans

As discussed in earlier in this section dioxins and furans are the most-hazardous organic PICs that have been found in the flue gas of any combustion device. ("Dioxins and furans" refers collectively to polychlorinated dibenzodioxins (PCDDs) and polychlorinated dibenzofurans (PCDFs)). For poorly designed and poorly operated incineration facilities, the flue-gas dioxin and furan concentrations can be much higher than those generated by typical combustion devices. The polybrominated analogues have also been found in incineration emissions (see for example, Sovocool et al. 1989).

The proposed incinerator can produce dioxins and furans from three points in the process: stack-gas emissions, bottom ash, and fly ash. Often, bottom ash and fly ash are mixed for waste management purposes, but they may contain different amounts of dioxins and furans. The incineration facility is able to achieve zero discharge with respect to aqueous waste, so there are no major contaminated wastewater streams.

Three possible sources of dioxin and furan emissions are the following: (1) uncombusted components of the original fuel (dioxins and furans are present in the materials that are thermally treated, and some quantity of this material survives thermal treatment); (2) formation from precursor compounds (dioxins and furans are formed from the thermal breakdown and molecular rearrangement of particular precursor compounds); and (3) de novo synthesis (dioxins and furans are synthesized from a basic chlorine donor, a molecule that takes chlorine to the predioxin molecule, and the formation and chlorination of a precursor) (EPA 1994b).

All types of organic chemicals, including polychlorinated dioxin and furans, can be destroyed under high-temperature oxidizing conditions. Destruction can occur at around 1800°F or higher if oxygen and organic molecules are well mixed as in practical combustion devices. Destruction of polychlorinated dioxins and furans present in the waste feed stream can take place at temperatures as low as 1350°F if oxygen and organic molecules are perfectly mixed (Duvall and Rubey 1977; Dellinger et al. 1984). However, dioxins and furans are also produced within the incineration process from precursors that are not destroyed below 1,800°F. Lahl et al. (1990) suggest that, although dioxins and furans may be present in the incoming mixture, most of the dioxins and furans in the exhaust gases are the products of formation within the incinerator and not persistence of the compounds present in the waste stream.

It is known that the presence of catalytic metals (e.g., copper, nickel, zinc, iron, and aluminum and their salts) and the temperature range of 450-750°F can promote dioxin and furan formation (e.g., Stieglitz and Vogg 1987; Vogg et al. 1992). Other requirements for dioxin and furan formation include prolonged gas-residence time in the stated temperature range, the presence of carbon as gaseous PICs or particles, and the presence of chlorine as HCl, Cl2, or metal salt. Some types of organic compounds, such as chlorophenols and chlorobenzenes, tend to act as precursors for this type of secondary dioxin and furan formation. There is evidence that sulfur and ammonia can inhibit dioxin and furan formation.

As noted above, three sources have been proposed for the dioxins and furans found in the products of combustion. In addition, a substantial amount of research has been performed on effects of combustion conditions, facility configuration, waste stream composition, and pollution-control equipment. Siebert et al. (1988) investigated various factors associated with the operation of municipal solid-waste combustors and found APCD outlet temperature, presence of acid-gas controls, and the startup year of the facility to be the most-important determinants of dioxin and furan formation. Fangmark et al. (1993) studied the effect of bed temperature, oxygen concentration, variations in HCl and water, and temperature and residence time in the post combustion zone on dioxin and furan formation and concluded that post-combustion temperature was the most important. A study conducted for the American Society of Mechanical Engineers, ASME (1995), indicated that there was no statistically significant cross-incinerator correlation between chlorine content of the waste stream fed to incinerators, and the dioxin and furan concentration in the emissions of those incinerators. Numerous factors have been associated with dioxin and furan formation, including the presence of particulate carbon, metal catalysis, combustion efficiency, temperature, and presence of precursors. The only consensus at this point seems to be that good combustion efficiencies and low post-combustion temperatures reduce the secondary dioxin formation.

Note: In the proposed incinerator, dioxin and furan emissions can be controlled through good combustion practice and rapid cooling of the combustion gas to air-pollution control system temperatures (generally ranging from 285°F to 300°F). Rapid combustion-gas cooling is inherent in many wet-scrubbing system designs, except for units equipped with waste-heat boilers. Dioxins and furans, as well as mercury, are also removed by injection of powdered activated carbon in a number of municipal-waste incinerators and a few hazardous-waste incinerators.

# 2.11 Fugitive emissions

The most common fugitive emissions are (from liquid wastes) vapors from tank vents, pump seals, and valves; and (from solid wastes) dust from solid-material handling, together with possible fugitives from particulate APCDs. The magnitude of those emissions and their control mechanisms are similar to those in other process industries that handle hazardous materials and are therefore regulated under RCRA subpart BB. However, the high-temperature seals on rotary-kiln incinerator are a potential source of vapor and dust emissions peculiar to such incineration facilities; these emissions are controlled by maintaining a negative pressure in the kiln.

Fugitive emissions, consisting of vapors or particles from waste tipping, waste feeding, incineration, and ash handling are mitigated by designing buildings to be under negative pressure. Air is drawn from the waste-handling areas into the combustion chamber, where it is mixed with the combustion gases. Potential fugitive emissions collected in this manner and drawn through the combustion chamber and emission-control devices leave the plant with odors virtually destroyed and dust removed by the particle-control devices.

Fugitive dusts can also be created in the bottom-ash pits and the fly-ash hoppers. Enclosed ash-handling areas are part of incinerator designs. In the proposed incinerator system, emissions created in the ash-handling areas (bottom ash and fly ash) will be drawn through the emission control devices so that workers are not unnecessarily exposed to dust from the ash. Such dusts, particularly fly-ash dusts from particulate APCDs, may be enriched in toxic metals and contain condensed organic matter.

#### 2.12 Ash and other residues

## Types of Ash and Other Residues

Residues that will be generated by the proposed incinerator include bottom ash, fly ash, scrubber water, and various miscellaneous waste streams. Bottom ash is the remains of the solid waste that is not burned on the grate during the combustion process and consists of unburned organic material (char), large pieces of metal, glass, ceramics, and inorganic fine particles. Bottom ash is collected in a quench pit beneath the burnout section of the grate.

Fly ash is the solid and condensable vapor-phase matter that leaves the furnace chamber suspended in combustion gases and is later collected in APCDs. The APCDs in use capture a high percentage of the contaminants in the flue-gas stream. Fly ash is a mixture of fine particles with volatile metals and metal compounds, organic chemicals, and acids condensed onto particle surfaces. It can also contain residues from reagents, such as lime and activated carbon, themselves with condensed or absorbed contaminants. Fly ash is collected in hoppers beneath the APCDs. Scrubber water is a slurry that results from the operation of wet scrubbers and contains salts, excess caustic or lime, and contaminants (particles and condensed organic vapors) scrubbed from the flue gas.

In addition, there are various other waste streams that may be generated by the incinerator. The initial sorting of municipal-solid waste produces a stream of large items unsuitable for burning (such as whole refrigerators, gas stoves, and auto batteries).

In 1995, the International Ash Working Group reviewed the available scientific data and developed a treatise on municipal solid-waste incinerator-residue characterization, disposal, treatment, and use (IAWG 1995). It found that the different temperature regimes in a municipal solid-waste incineration facility impart different characteristics to the residues collected from the various operational steps in a facility. Its report concluded that the development of management strategies for incinerator residues requires knowledge of the intrinsic properties of the material, including the physical, chemical, and leaching properties.

Cement kilns burning hazardous waste are in a class by themselves. All cement kilns are major sources of particulate emissions and are regulated. Kiln-exhaust gases contain large amounts of entrained particulate matter known as cement-kiln dust, a large fraction of which is collected in APCDs. The kiln dust so collected is generally recycled to the kiln feed.

#### **Ash Handling**

Two concerns of on-site ash management at incineration facility are the safety of workers and the possibility that fugitive ash will escape into the environment during handling or removal of the ash for disposal. Both concerns require that the ash be contained at all times both inside and outside the facility, as described above. In the facility, water will be used to quench the ash, simultaneously reducing dust generation and minimizing the possibility of ash-dust inhalation or ingestion by workers. In modern systems, a closed system of conveyors to transport the ash from the furnace to trucks helps to minimize worker exposure. Although some facilities have partially closed ash-removal systems, few have completely enclosed ash-handling systems throughout the plant.

#### Ash and Scrubber-Waste Disposal

Fly ash from the waste incineration is characteristically more likely than bottom ash to exhibit the toxicity characteristic as defined by the RCRA leaching test as a result of high concentrations of lead or cadmium. It is important for ash to be tested to determine whether it is hazardous. If it is hazardous according, it must be disposed of as hazardous waste.

All residues generated by hazardous-waste incineration, except waste burned for metal recovery, are considered hazardous waste. That stems from the "derived-from" rule, which states that residues generated by the treatment of hazardous waste remain hazardous until delisted. Ash from hazardous-waste combustion must be handled and disposed in a secure hazardous-waste landfill that is designed to ensure that there will be no groundwater pollution.

The proposed management method for ash that will be generated by incineration is landfill disposal, either commingled with municipal solid waste or alone in an ash monofill, although some ash may used in production on construction materials, roadbeds, or experimental reefs upon testing. Dry and spray-dry scrubber waste is incorporated in the fly ash, because the APCD is where the injected material is collected. Wet-scrubber wastewater should be discharged to on-site wastewater-treatment systems.

# 2.13 Proposed best practices for reducing Incineration emissions for the proposed project The EIA Experts proposes the proponent;

- Screen incoming wastes at the plant to reduce incineration of wastes (such as batteries) that are noncombustable and are likely to produce pollutants when burned.
- Maintain a continuous, consistent thermal input rate to the incinerator to the extent possible. In municipal solid-waste facilities, optimize mixing of waste in pit or on tipping floor (to homogenize moisture and BTU content).
- Optimize furnace operation, including temperature, oxygen concentration, and carbon monoxide concentration. In municipal solid-waste incinerator, this can be done by optimizing grate speeds; underfire and overfire air-injection rates, locations, and directions; and operating auxiliary burners.
- Survey furnace emission-control devices and related equipment regularly to ensure that they continue to be
  operative and properly sealed and insulated.
- Select correct type of nitrogen-reducing reagent (either ammonia or urea) and optimize the injection rate and location, if add-on of NOx control is required.
- In dry air pollution control systems, optimize flue-gas temperature in control devices (to minimize dioxin formation and to maximize condensation and capture of pollutants while avoiding gas dewpoint problems.
- Select correct alkaline reagent (e.g., lime slurry, dry lime, Na2CO3 or NaHCO3) to maximize absorptive capacity and optimize injection rate and location.
- Optimize type of sorbent (such as carbon) used (to maximize adsorptive capacity) and optimize injection rate and location for removal of mercury and dioxins and furans.
- Optimize voltage and other electric conditions of an ESP (to maximize capture of particles).
- Optimize baghouse pressure drop, bag-break detection, wet-scrubber pressure drop, pH, and liquid-to-gas ratio.
- Maintain a maximum gas flow-rate limit to ensure adequate residence time in the combustion chamber and proper operation of the air pollution control equipment.
- Implement a training and certification program for plant operators.
- Inspect and calibrate continuous emission monitors and other process instrumentation.

• Adequate operator training and certification is needed with monitoring of performance conditions to ensure that emission targets are met.

# 2.14 Project Location Suitability

Following the current conditions of the site environment illustrated above on the site, the proposed site is the only location found suitable. This conclusion has been arrived at due to the following considered reasons;

- The land is legally owned by the proponent as shown by the land ownership documents. This makes the development more feasible to the proponent,
- There are no significant settlements around the site, and hence it will be possible to present a case of appropriate zoning in future to the Local Government Authorities to ensure minimal social impacts.
- There are no significant delicate ecosystems around the site (no surface water It is, therefore, likely to have minimal environmental impacts,
- The proponent is ready to abide by the law for a long term suitability of the site.

# 2.15 Project Cost

The proposed project is estimated to cost a total of two million five hundred thousand Kenya Shillings (KSh. 2,500,000).

## SECTION THREE: POLICY, LEGAL ADMINISTRATIVE FRAMEWORK

#### 3.1 Introduction

This section explores a general overview of legal and regulation guidelines that are relevant to the proposed incineration plant both at the global and national scale. This has been done to ensure that adequate measures are taken by the proponent to abide by the existing laws, policies and regulations, and international best practices for waste handling. Legislation, laws, policies and regulations specific to environmental management can directly or indirectly affect the development of proposed project. A brief discussion on the various legal frameworks involved for this project is presented in subsequent sections. Abinya Solutions Ltd will strive to ensure that all required environmental procedures described in this section will be complied with, in order to demonstrate their commitment and responsibility to protecting the environment. Environmental regulations and standards in Kenya are determined and enforced through various levels of statutes the majority of which are sector specific. The Environment Management Act - 2015 is the governing law for the Protection and Development of the Environment in the Kenya, and is considered the base for various environmental regulations and guidelines. The following *International standards* have also been considered.

Standards/Convention	Requirement
WHO Policy and	www.searo.who.int/LinkFiles/Publications_and_Documents_prevention_guidelines
Guidelines	.pdf (p.70)
	www.searo.who.int/en/Section23/Section1108/Section1835/Section1864_8658.htm
International Organization	www.iso.org
for Standardization (ISO)	
	Basel Convention Secretariat (www.basel.int). Medical Waste is considered a
Basel Convention on the	hazardous waste under the Basel Convention on the Control of Transboundary
Control of Transboundary	Movements of Hazardous Wastes and their Disposal. The Basel Convention imposes
Movements of Hazardous	use of a prior informed consent procedure for movement of such wastes across
Wastes and their Disposal.	international borders. Shipments made without consent are illegal. Parties have to
	ensure that hazardous waste is disposed of in an environmentally sound manner
	(ESM. Strong controls have to be applied from the moment of generation, to its
	storage, transport, treatment, reuse, recycling, recovery and final disposal
	The purpose of World Bank Good Practice Note is to increase the awareness of the
World Bank, Operations	health risks related to occupational exposure, provide a list of resources on
Policy	international good practices available to minimize these risks, and present an
	overview of some of the available product alternatives on the market.

According to Sections 58 and 138 of the Environmental management and Coordination Act (EMCA) CAP 370 and Section 3 of the Environmental (Impact Assessment and Audit) Regulations 2003 (Legal No. 101), residential developments require an Environmental Impact Assessment project/study report prepared and submitted to the National Environment Management Authority (NEMA) for review and eventual Licensing before the development commences. This was necessary because many forms of developmental activities cause damage to the environment and hence the greatest challenge today is to maintain sustainable development without interfering with the environment. Other supporting legislations are discussed hereunder.

# 3.2 Kenya's Legislations Relevant to the proposed Project

Relevant Legal Aspect	Requirement & Obligation
The Constitution of Kenya	The Constitution of Kenya 2010 recognizes the environment as part of the country's Heritage;
(CoK) 2010	it thus provides for the right to a clean and healthy environment for every citizen. Articles 42
	and 69 obligate the state to enact legislations to protect the environment.
	The proponent (Abinya Solutions Ltd.) will operate within the confines of the law as far is the
	proposed project is concerned.
Environmental Management and Coordination Act 2015	The requirement of an EIA license is prescribed in Section 58 of EMCA. It provides that any person, being a proponent of a project, shall before financing, commencing, proceeding with, carrying out, executing or conducting any undertaking specified in the Second Schedule of the Act, submit a report to the Authority in the prescribed form. Abinya Solutions Ltd is undertaking a comprehensive ESIA study at his own expense as required by EMCA 2015 (Amendment Act) since the proposed structure is an activity out of character with its surrounding, with a structure of a scale not in keeping with its surrounding. Reference: Section 1 of the Second Schedule sets out projects which require EIA.  The impact of a proposed incinerator on the environment is critical and the regulatory body charged with approving the environmental aspects of projects and issuing the relevant environmental licenses is the National Environment Management Authority (NEMA). The requirements of EMCA with respect to development projects reflect a worldwide appreciation of the adverse effects of unbridled development that now find a Constitutional anchor in the right to a clean and healthy environment and public participation as well as the obligations of the Courts under Article 70 of the Constitution. These concerns are aptly captured by the phrases sustainable development and the pre-cautionary principle. The relevant matters that Abinya Solutions Ltd has taken into account in screening the project for the necessity of an EIA include but are not limited to:  • The characteristics of the intended development;  • The location of the intended development as well as comparison with other neighboring developments;
	The probability of any environmental impact; and
	The duration and reversibility of such
<b>Environmental</b> (Impact	These Regulations stipulate how an EIA will be undertaken and what the EIA study report
Assessment and Audit)	should contain. It also provides regulations on Environmental Audits (EA), which the
Regulations 2003,	proponent will be required to undertake.
amended 2019, Legal	<b>NB</b> : It is important to note that the proponent will fully comply with section 17 part 1 of EMCA
notice No. 31 and 32 of 2019	regulation which states that "During the process of conducting an environmental impact
	assessment study under these Regulations, the proponent shall in consultation with the
	Authority, seek the views of persons who may be affected by the project"
The Waste Management Regulations-2006	The EMCA Waste Management Regulations, 2006 is the governing law for waste management in Kenya. This regulation is described in Legal Notice No. 121 of the Kenya Gazette Supplement No. 69 of September 2006. The objective of this Regulation is to protect human health and the environment. The regulations consist of eight parts and classify various types of waste and recommended appropriate disposal methods for each waste type. This also contains requirements for handling, storing, transporting and treatment of all waste categories as provided therein. The regulations also specified a series of responsibilities for the waste generator. As Kenya develop towards achieving Vision 2030 its imperative that all forms of development and waste associated with it is managed in a responsible manner. All Any waste (other than the hazardous waste) at all phases of the project shall be separated

Relevant Legal Aspect	Requirement & Obligation		
Rossam Logar Aspect	at source and disposed off in accordance with this act. Waste production shall be minimized		
	as much as possible.		
	The EMCA Water Quality Regulation – 2006 is concerned with the protection of water quality and applies to drinking water, industrial water, effluent discharge, water used for agricultural, recreational, fisheries, wildlife and other purposes. This Act is divided into 6 Parts as follows:  • Quality standards for sources of domestic water;		
The Water Quality Regulations -2006	<ul> <li>Monitoring for sources of domestic water;</li> <li>Standards for effluent discharge into the environment;</li> <li>Monitoring guide for discharge into the environment;</li> <li>Standards for effluent discharge into public sewers and,</li> <li>Monitoring for discharge of treated effluent into the environment.</li> <li>The proponent shall undertake regular monitoring of Wastewater (if any) from the proposed project and undertake regular recording of water use to help understand the variations that may result from misuse to prompt necessary corrective action.</li> </ul>		
The Factories and Other Places of Work (Hazardous Substances) Rules, 2007	This Regulation control the export, import, usage, and management of controlled substances (Ozone depleting substances). The EMCA Controlled Substances Regulation – 2007 also provides guidelines for packaging, labelling, Storage, distribution, transportation or handling and disposal of these substances. Medical waste has been listed as a hazardous substance and its threshold limit values given, therefore these rules apply to all workplaces where medical waste is present.		
The Physical Planning Act - 1999 (Chapter 286) revised 2012	The Physical Planning Act Chapter 286 is the main Act that governs land planning. The respective County Authority (Kilifi County Government) must approve development and issue a certificate of compliance. Section 29 of this Act gives the powers to County Authorities to reserve and maintain all land planned for open spaces, parks, urban forests and green belts.		
The Water Act 2016	The Water Act, 2016 provides guidelines on use and management of the of the water resources and prohibits the water pollution. As per Part II, section 3 of this act states "every water resource is hereby vested in the state, subject to any rights of user granted by or under the Act or any other law". The act also species that a permit is required from The Water Resource Authority in case of supply to over twenty (20) users.		
EMCA (Air Quality) Regulations, 2014	The objective of these Regulations is to provide for prevention, control and abatement of air pollution to ensure clean and healthy ambient air. The overall objective is to protect human health and to allow for safety. The regulations under section 31 require an owner or occupier of a controlled facility shall- (a) inform the workers of the hazards in specific work environments; (b) train the workers on the potential hazards of any hazardous substance to which they are exposed and the safety precautions to be taken to prevent any harm to their health; (e) Take exposure reduction measures recommended under Part IX of the Fifth Schedule of these regulations The regulations prohibit, any person from causing the emission of air pollutants (such as liquid and gaseous substances) and suspended particulate matter listed under Second Schedule (Priority air pollutants) to exceed the ambient air quality levels as stipulated under the Second Schedule (Ambient air quality tolerance limits) and Seventh Schedule (Emission limits for controlled and non-controlled facilities).		
	The Act applies to all workplaces where any person is at work, whether temporarily or permanently. The objective of this Act is to secure the safety, health and welfare of persons at work; and protect persons other than persons at work against risks to safety and health arising. Under Section 16 of this Act, it is mentioned that no person shall engage in any improper activity or behavior at the workplace, which might create or constitute a hazard to		

Relevant Legal Aspect	Requirement & Obligation
The Occupational Safety and Health Act, 2007 (No. 15 of 2007)	that person or any other person. This Act repealed the Factories and Other Places of Work Act and provides general duties of occupiers of work places. The Act provides for safe use of plant, machinery and equipment and states that all plant, machinery and equipment whether fixed or mobile for use either at the workplace or as a workplace, shall only be used for work, which they are designed for and be operated by a competent person.
	Though not explicitly provided, the act and the rules made there under have various sections on hazardous materials that apply to medical wastes. The OSHA stipulates that an employer shall not require or permit his employee to engage in the manual handling or transportation of a load which by reason of its nature is likely to cause the employee to suffer bodily injury. It also states that any person supplying, distributing, conveying or holding in chemicals or other toxic substances shall ensure that they are packaged, conveyed, handled and distributed in a safe manner so as not to cause any ill effect to any person or the immediate environment.
Public Health Act Cap 232	The Public Health Act Cap 232 makes provisions for securing and maintaining health. It consists of directives that affect human health. Under Part IX section 115 of this Act, it is stated that no person or institution shall cause nuisance or condition liable to be injurious or dangerous to human health. Any noxious matter or wastewater flowing or discharged into a watercourse is deemed as a nuisance. The Public Health Act Cap 247, Section 3 gives provisions for use of poisonous substances. It refers to regulations for protection of persons against risk of poisoning, imposing restrictions or conditions on the importation, sale, disposal, storage, transportation or use of poisonous substances. This Act also requires persons concerned with importation, sale, disposal storage, transportation or use of poisonous substances to be registered and licensed and provides measures for detecting and investigating cases in which poisoning has occurred.
The County Government Act 2012	Under this Act, Kilifi County assumes a number of roles in its area of jurisdiction, which includes the Mitsedzini area. Devolution to county governments has impacted all kinds of developments in an area. The administrative changes have impacted operational plans and costs.  Section 160 (a) of The County Government Act, Chapter 265 empowers every County Government to establish and maintain sanitary services for the removal and destruction of, or otherwise dealing with, all kinds of refuse and effluent and, where any such service is established, to compel the use of such service by persons to whom the service is available.  Section 201(1) – (4) expands the jurisdiction of local authority to make by-laws in respect of all such matters as are necessary or desirable for the maintenance of the health, safety and well-being of the inhabitants of its area or any part thereof and for the good rule and government of such area or any part thereof and for the prevention and suppression of nuisances. The by-laws so made may control, regulate, prevent, prohibit or compel certain
	activities to be undertaken and prescribe offences in case of contraventions.  The Land Act was enacted by Parliament to give effect to Article 68 of the Constitution, to
	revise, consolidate and rationalize land laws; to provide for the sustainable administration and management of land and land based resources, and for connected purposes. The Act applies to all land declared as (a) public land under Article 62 of the Constitution; (b) private
Land Act 2012	land under Article 64 of the Constitution; and (c) community land under Article 63 of the Constitution and any other written law relating to community land.

Relevant Legal Aspect	Requirement & Obligation		
	The Land Act guarantees security of tenure for land under (a) freehold; (b) leasehold; (c) such		
	forms of partial interest as may be defined under the Act and other law, including but not		
	limited to easements; and (d) customary land rights, where consistent with the Constitution		
	and guarantees equal recognition and enforcement of land rights arising under all tenure		
	systems and non-discrimination in ownership of, and access to land under all tenure systems.		
	Abinya Solutions Limited to ensure that land ownership is regularized as per the agreement		
	between the director and the buyer		
	This is an Act of Parliament to give effect to Article 162(2) (b) of the Constitution to establish		
	a superior court to hear and determine disputes relating to the environment and the use and		
Environment and land	occupation of land. The Environment and Land Court is one of the Courts contemplated by		
Environment and Land Court Act, 2011	article 162(2). It is a Superior Court and has the same status as the High Court. The court is		
Court Act, 2011	established under section 4 of the Environment and Land Court Act No. 19 of 2011. It has		
	jurisdiction to hear any other dispute relating to environment and land. The jurisdiction of the		
	court is provided under section 13 of the Act. The Court has original and appellate jurisdiction		
	to hear and determine all disputes in accordance with Article 162(2) (b) of the Constitution		
	and with the provisions of the Act or any other written law relating to environment and land.		

# 3.3 Relevant Policy Frameworks

RELEVANT POLICIES	MAJOR PROVISIONS		
THE KENYA VISION 2030	The development blueprint recognizes Kenya's electrification as a prerequisite in attaining the different projects for the national development.  Moreover, Environment's cleanliness and security is ensured via protection and conservation and conservation of sensitive areas such wetlands and wildlife corridors and migratory routes which can be done by conducting project's Environmental and Social Impact Assessments and developing of comprehensive mapping of land use patterns in Kenya.		
SESSIONAL PAPER NO. 3 OF 2016, NATIONAL CLIMATE CHANGE FRAMEWORK POLICY	This Policy was developed to facilitate a coordinated, coherent and effective response to the local, national and global challenges and opportunities presented by climate change. An overarching mainstreaming approach has been adopted to ensure the integration of climate change considerations into development planning, budgeting and implementation in all sectors and at all levels of government. This Policy therefore aims to enhance adaptive capacity and build resilience to climate variability and change, while promoting a low carbon development pathway.		
SESSIONAL PAPER NO.4 ON ENERGY, 2004	Equitable access to quality energy services at the least cost while protecting the environment and thus it does recognize the importance of harnessing and utilizing solar energy. Additionally, the Sessional Paper states that; the Government recognizes the great potential of this source of energy and will encourage the development and utilization of appropriate technologies in attaining its vision.  Where the Commission finds that any provisions of these Regulations have been contravened by a manufacturer, importer, vendor, technician or contractor, or that a condition has arisen which may lead to the contravention of these Regulations, the Commission or its agent may issue a non-compliance notice in that respect.		
	The purpose of this strategy is to put in place robust measures needed to address most of the challenges posed by climate variability and change through thorough impact assessments and monitoring of various projects. In the Energy sector, priority research areas		

RELEVANT POLICIES	MAJOR PROVISIONS
THE KENYA NATIONAL	include energy efficient innovations and technologies, and both low-carbon appliances and
CLIMATE CHANGE	tools; the development of eco-friendly energy resources such as wind, solar, biogas, small
RESPONSE STRATEGY	hydros, etc; as well as research on the sustainability of biofuels especially Life Cycle
	Assessment (LCA) of biodiesel.

# 3.4 Institutional Framework

The table below outlines the key actors in the sector.

Institution	Roles		
National Environmental Management Authority (NEMA).	The object and purpose for which NEMA is established is to exercise general supervision and co-ordination over all matters relating to the environment and to be the principal instrument of the government in the implementation of all policies relating to the environment		
County Environment Committee (2015)	County Environment Committees are responsible for the proper management of the environment within the County in respect of which they are appointed to. They are also to perform such additional functions as are prescribed by the Act or as may, from time to time be assigned by the Minister by gazette notice. The decisions of these committees are legal and it is an offence not to implement them. The County Environment Committee has an oversight and decision-making role at the County level. The County Environment Committees are responsible for the proper management of the environment within the County, which they are appointed.		
Standards and Enforcement Review Committee National Environmental	This is a technical Committee responsible for environmental standards formulation methods of analysis, inspection, monitoring and technical advice on necessary mitigation measures. Standards and Enforcement Review Committee consists of the members set out in the third schedule to the Environmental Management and Co-ordination Act.  This tribunal guides the handling of cases related to environmental offences in the Republic		
Tribunal.	of Kenya. The Tribunal hears appeals against the decisions of the Authority. Any person who feels aggrieved may challenge the tribunal in the High Court.		

### SECTION FOUR: BASELINE INFORMATION OF THE STUDY

**KILIFI COUNTY:** One of the six (6) counties in Kenya's Coast region is Kilifi County. It lies between latitude 2°20" and 4°0" south, and between longitude 39°05" and 40°14" East. The county's environs are; Kwale County to the South West, Taita Taveta County to the West, Tana River County to the north, Indian Ocean to the east and Mombasa County to the South. The county covers an area of 12,370.8km².

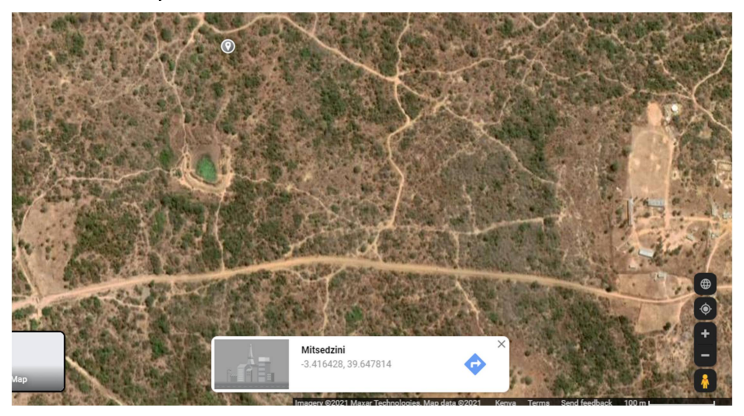


Figure 3: Site Location

# 4.1 Biophysical Environment

This section briefly describes the County's main physiographic, biotic and topographic features, as well as the ecological and climatic factors that have a significant impact on people's settlement patterns and economic activities.

## 1. Physical and Topographic Features

There are four major topographic features in Kilifi County. The first is the narrow belt that runs the length of the coastal plain and ranges in width from 3 to 20 Kms. The coastal plain is less than 30 meters above sea level, with a few notable peaks on the western frontier, such as the Mwembetungu hills. Several creeks cross this plain, each with excellent tidal swamps richly endowed with mangrove forests and a great deal of potential for marine culture. Marine sediments, such as coral, limestone, marble, clay stones, and alluvial deposits that support agriculture, make up this region.

The foot plateau, which lies to the east of the coastal plain, is the second topographical feature. It has a slightly undulating landscape that rises between 60 and 150 meters above sea level and slopes towards the sea. A variety of dry river courses run parallel to the surface, with Jurassic sediments such as shells, sandstones, and clays underneath. Grassland and stunted shrubs dominate this region.

The coastal range, which lies between 150 and 450 meters above sea level and has distinct low range sandstone hills, is the third feature. Simba, Kiwava, Daka, Wacha, Gaabo, Jibana, Mazeras, and Mwangea are among these hills.

The Nyika Plateau, which rises from 100 to 340 meters above sea level and covers around two-thirds of the county's western portion, is the fourth feature. This plateau is defined by its low population density, thin vegetative cover, shallow depressions, and gently undulating terrain. It encompasses the county's arid and semi-arid zones, which are ideal for ranching. One permanent river and a host of ephemeral rivers and streams flow into the Indian Ocean, forming the county's drainage pattern. Sabaki River is a permanent river, while Nzovuni, Rare, Goshi, and Kombeni are seasonal rivers. Wimbi, Kanagoni, Masa, Muhomkulu, and Mleji are among the streams.

## **Site Specific Conditions**

The proposed site is gentle slope that has manifestation of shrubs and low lying plants. This will be significant in reducing surface run-offs that may cause pollution of surface water in the event of waste spillage. Nonetheless, the proponent is advised to have impervious drainage systems that can buffer wastes from spill overs.

## 2. Ecological Conditions

Kilifi County is divided into five Agro-Ecological Zones (AEZ), which define areas with similar development characteristics including annual mean temperatures, vegetation, and humidity. The areas are as follows: -

Coconut-Cassava Zone: This zone, which includes the coastal uplands and low-lying coastal plains, has the county's highest crop production capacity. Fruit tree cropping (mango, citrus, cashew nut, and coconut), vegetable farming (chili, brinjals, and okra), and food cropping (maize, bananas, cowpeas, upland rice, green grams) are the main farming activities in this region. Dairy farming also does well in this zone. The zone receives an average annual precipitation of 1,300mm per annum and a mean annual temperature of 240C.

Cashew nut-Coconut zone: This region extends from the coastal plain to the Arabuko Sokoke forest in the north. The region receives an average of 900mm of rainfall per year and a mean annual temperature of 240°C. It has the same agricultural potential as the coconut-cassava region, but with slightly lower yield.

Livestock-Millet Zone: With annual precipitation ranging from 700mm to 900mm, the region has a lower agricultural potential. The area is perfect for dry land cultivation and ranching, as well as drought-tolerant crops.

Lowland Ranching: This region ranges in altitude from 90 to 300 meters, with an annual mean temperature of 27° Celsius and 350 to 700 mm of precipitation. Ranching and wildlife are the main activities within this region.

Coconut Cashew Nut – Cassava Zone: This zone, which is the smallest of all the zones, is mostly located in the Kilifi South and North constituencies. It is located between 30 and 310 meters above sea level, with a mean temperature of 27° Celsius and an annual precipitation of 900 mm. The area has a similar potential for the crops found in the coconut-cassava and cashewnut-cassava zones.

#### **Site Conditions**

As per the Kilifi County CIDP 2018-2022, the proposed project site falls in the Coconut Cashew Nut-Cassava Zones. The current parcel under which the proposed project will be based in fallow and has never been used for any agricultural activities.

#### 3. Climatic Conditions

The county has a bimodal rainfall pattern, with average annual precipitation ranging from 300 mm in the hinterland to 1,300 mm along the coast. The coastal belt receives approximately 900mm to 1,300mm of annual rainfall, while the hinterland receives approximately 300mm to 900mm. The short rain season occurs in the months of October, November, and December, while the long rain season occurs in March–April and May. The short rains are the most important season in the hinterland since they are used for pasture regeneration and water recharge, while the long rains are the most important season for crop production in the coastal region. The Nyika plateau in the hinterland receives the highest average annual mean evaporation, which ranges from 1800mm along the coastal strip to

2200mm.During the months of January to March, the county's highest evaporation rates are experienced. Annual temperatures in the coastal belt vary from 21°C to 30°C, while in the hinterland, they range from 30°C to 34°C. The county has a significant wind field, with wind speeds varying from 4.8 km/h along the coast to 12 km/h in the interior.

#### 4. Flora

The proposed project site is a mixed tree and shrub dominated by at least five dominant tree species on 500m radius of the proposed project site. The identified tree species were: Adansonia digitata, Bauhinia petersiana, Boscia coriacea, Compihora africana, Cadaba farinosa, Opuntia ficus-indica, Ficus sycomora, Adansonia digitata, and Tarchonanthus camphoratus.

#### 5. Fauna

As of the time of the assessment, there were no major fauna that were identified. Nonetheless, based on the floral composition, there is likelihood of the presence of dik dik, hare, antelopes, insects and arthropods.

#### 4.2 Socio-Political Environment

#### 1. Administrative and Political Units

Kilifi County has seven sub counties namely: Kilifi North, Kilifi South, Ganze, Malindi, Magarini, Rabai and Kaloleni. It has 35 wards, 54 locations, and 165 sub locations.

## 2. Demographic Features

The county is mainly dominated by the Mijikenda community. Nevertheless, county residents constitute a representation of Kenya's forty-four (44) tribes and a small population of foreigners. The population of the county is estimated to be 1,453,787 as from the Kenya Population and Housing Census of 2019 composed of 704,089 males and 749,673 females. The male represents 48.4% of the total population while the female 51.6% of the total population.

#### 3. Human Development Index (HDI)

The HDI was developed to emphasize that people and their skills, not just economic growth, should be the ultimate criterion for evaluating a country's progress. The HDI can also be used to challenge national policy decisions, such as how two countries with the same GNI per capita can have such differences in human development outcomes. These comparisons have the potential to spark discussion about government policy goals.

The Human Development Index (HDI) is a measure of average achievement in main aspects of human development, such as living a long and stable life, being knowledgeable, and having a reasonable standard of living. For each of the three dimensions, the HDI is the geometric mean of normalized indices. Kenya's HDI was 0.555 in 2016, up slightly from 0.554 in 2015. This indicates that the HDI goal of 0.750 set out in Vision 2030 is on track to be met. Kenya is ranked 145th out of 187 countries in the HDI table, with a score of 0.555. The HDI for Kilifi County is 0.569, which is higher than the national average.

## 4. Infrastructure Development

This section contains details on the facilities of the County, including roads and drainage, vehicle parking spaces, railways, ports and jetties, airports, and air strips.

#### Roads and Rail Network Ports and Airports, Airstrips and Jetties

Kilifi County has a road network of 101,000 Kms, with one (1) Class A Bitumen Trunk Road of 115.4 Kms, one (1) Class A7 Bitumen National Road of 168.6 Kms, five (5) Class C Bitumen Primary Roads of 219.3 Kms, Class D gravel Secondary Roads, and E earthen minor roads of 3000 Kms, and the remainder unclassified.

The county has about 40 Kms of rail network, which runs between Mazeras and Samburu and is part of the Mombasa-Kisumu railway line. There is a station in Mariakani, and another railway terminus is about 180 Kms away in Mombasa County's Malindi town.



Figure 4: Access Road to the Project Site

#### Posts and Telecommunications

Many of the major cell phone service providers have coverage in the county. Cell phone coverage is 75% in the county, and landline connections are rarely used. There are 7 post offices and 5 sub post offices in the county. Several other courier service providers cover the county's urban centers. 78% of the population has to move for 5 Kms or more to get to the nearest post office. There are currently 70 cyber cafes in the County, the majority of which are located in urban areas. As a result, the development of digital villages and more cyber cafes in rural areas should be prioritized.

## 5. Energy Access

About 80% of the county's population depends on wood fuel for their energy needs, which has resulted in the loss of the county's forests. Electricity and solar energy systems are expected to be applicable to 21% and 6% of the population, respectively. Those with access to liquefied petroleum gas and paraffin are estimated to account for 2% and 8% of the population, respectively. According to the Kenya National Bureau of Statistics (KNBS) and the Society for International Development (SID), the county has a high potential for renewable energy investment because it receives more than 6 hours of sunlight every day, with an average of Direct Normal Irradiation (DNI) ranging from 4.0 kW2/s in the hinterland areas around the western parts of Magarini sub county to 6.75 kW2/. Strong winds on land, ranging from 5 to 71 m/s, present a significant opportunity for renewable wind energy production. Furthermore, the Indian Ocean has the ability to be a source of off-shore power. The strong winds, waves, tides, and temperature that can be harnessed for the production and generation of renewable marine/blue energy demonstrate this. The use of renewable energy sources is particularly important in light of the widespread environmental degradation that has been observed, particularly in the arid and semi-arid regions of Malindi, Kaloleni, Ganze, and Magarini, where deforestation caused by charcoal burning has reached alarming levels. Inadequate technological capability and a lack of data on existing opportunities continue to be major roadblocks. As a result, comprehensive feasibility studies are needed to quantify the opportunities for developing marine renewable energy sources in order to optimize returns on investment in the field.

#### 6. Land and Land Use

This section contains data on land ownership types, land use, and average household holding size.

### 1. Land Ownership Categories/ Classification

According to the Kilifi County Baseline Survey (2013), household heads or partners owned 65% of farm property, communally owned 20 %, and individual owners leased out 4%. 34% of households had title deeds to their properties, 55% owned land without formal papers, 22 % had communal land use rights, and about 8% had land use but had never been allocated (squatter). This means that approximately 66% of all households lacked formal land titles and therefore were unable to use land as collateral for loans or as an opportunity to invest. However, thanks to the Government of Kenya's title issuance and settlement schemes acceleration program and County Government funding for the administration of new adjudication schemes, the %age of households with title deeds has significantly improved since then. About 40, 000 households benefited from the survey and demarcation of 105,470 ha of land in 35 adjudication sections between 2013 and 2017. (Department of land, Housing, Energy, Physical planning, 2017)

#### 2. Land use

Natural pastures account for nearly half of all farmland in the county, with woodlots accounting for 7%, improved pasture/forage production 8%, homesteads 9%, subsistence crop production 21%, commercial crop production 1.5 %, and unusable land (swampy, rugged, hilly, etc.) accounting for 8%.

The use of land in the County that has not been allocated to current occupiers (squatters) is more of a communal protest against historical land injustices associated with colonialism and delayed or distorted post-colonial state implementation of land sector reforms than it is a landlessness issue. Kilifi, like most coastal Counties, is still dealing with the massive ten-mile coastal strip land alienation issue, as well as the British Crown land legacy. These legally protected lands are at the center of the County's squatter epidemic, which affects both rural and urban areas. While the Kenyan government has recently begun regularizing squatter settlements on former British Crown land (which became state land after independence and is now public land) through the National Land Commission, formalizing squatter settlements on privately registered land in the ten-mile coastal strip remains a difficult task.

The squatter issue and what is now widely known as "land grabbing," the irregular alienation of public land to private "developers," have resulted from the inability to resolve the crown land legacy, which alienated large areas of prime land for allocation to British subjects at the pleasure of their king/queen. All of this has resulted in the development of unplanned urban settlements, the encroachment of public utility spaces, the eviction and displacement of poor and disadvantaged populations, rising social disparities, and a slew of other socio-economic issues. As a result, the County Government will continue to work with the national land commission and the land administration system in general to formalize all settlements, especially those that the occupiers consider ancestral land.

#### 7. Crop, Livestock, Fish Production and Value addition

This section gives an overview of the major groups, as well as examples of the main foods and horticultural crops grown in the county. The average farm size and acreage under food and cash crops, crop, and their contribution to the county's economic growth are also shown. The most common types of livestock held, as well as their economic importance to the county's economic growth, are depicted.

#### 1. Main crops produced

More than half of the county's land is suitable for agriculture. Maize, cassava, green grams, cow peas, corn, and bananas are among the most important subsistence crops.

## Major Food Crops in Kilifi County

Food Crop	Area Ha	Annual Production (MT)	Value (Kshs)
Maize	94,109	37,586	1,315,510,000
Cassava	3,781	35,399	176,995,000
Cow Peas	8,880	2,240	156,800,000
Green Grams	6,109	1,431	114,480,000
Total	112,879	76,656	1,763,785,000

(Source: Department of Agriculture 2017 Annual Report)

Agricultural harvests play a vital role in enhancing the financial government assistance given to the County's communities. The key horticultural crops grown in the county are cashewnuts, coconuts, and mangoes. Pineapples, lemons, passion fruits, lime, pawpaw, water melons, and vegetables are among the other horticultural crops grown. Both of these factors play an important role in raising household income and thereby reducing poverty.

#### 8. Tourist Attractions and Activities

The County's native flora and fauna, attractive physiographic features, tropical climate, and historical sites make it a one-of-a-kind tourist destination. The County is home to endemic flora and fauna, as well as sunny and sandy beaches, beautiful landscapes, tropical and coastal forests, and swamps.

Furthermore, the County has a rich cultural and historical heritage that includes Swahili/Arab and Mijikenda cultures, world heritage sites such as the Kaya forests, and archaeological monuments dating back to the slave trade era, such as those in Gede, Malindi, Takaungu, Mnarani, and Rabai.

Scenic views, recreational, educational, historical, natural, and shared experiences are among the attractions. The County has unrivaled beach and marine-based recreational facilities along its 265-kilometer shoreline. The long shoreline is home to innumerable marine sites that provide eco-tourism and water-sports opportunities. Mtwapa, Mida, Kilifi, Ngomeni, and Fundisa bay creeks are among them. The UNESCO-designated biosphere reserves of Malindi and Watamu Marine Parks provide important habitat for some indigenous and migratory bird species. Several endemic fish species, sea turtles, and Crustacean species use them as breeding and nursery grounds. The county has remained an investment gem over the years, attracting a variety of investors, with the Palm Exotic Hotel, an international brand, being the most recent to express interest in setting up shop in the region. The Vipingo Gold Club holds the distinction of being the first golf club in East Africa to be accredited to an international level by the USGA in 2016. With the ongoing expansion of Malindi international airport and the Mombasa Lamu route, the upcoming Utalii College is expected to open a new frontier in the tourism sector. With the recently launched standard gauge railway (SGR) supporting access to the destination, the Vipingo airstrip has opened doors for charter planes in the area. The opening of the Mariakani-Kilifi route, as well as the Bamba-Kilifi and Tsavo East National Park-Malindi roads, has greatly facilitated transportation.

#### 4.3 Economic Environment

## 1. Trade industry and Cooperatives.

#### Markets

There are 78 trading centers in the county, with 31,998 registered retailers and 641 wholesalers. Kilifi, Malindi, Mtwapa, Mariakani, Kaloleni, and Watamu are among the main cities. Kilifi County has an extensive transportation network and connections to major cities across the country, in East Africa, and around the world, providing limitless trade opportunities. The County has the ability to transform its economy through local and foreign trade in fish and fisheries products, fruit (pineapples, mangoes, oranges), coconuts, dairy and beef products, and many other commodities. Kilifi's potential and current tourism products offer it a national competitive advantage as a tourist destination. The County has a total of seventy-two (72) physical markets, with forty-six (46) open air markets and twenty-six (26) county-built markets spread across the county.

#### **Financial Services**

This section contains financial services information. A diagram depicts the distribution of banks, microfinance agencies, mobile agents, and Saccos.

14 commercial banks and approximately 10 microfinance institutions serve the district, with the majority of them based in major towns such as Mtwapa, Mariakani, Kilifi, and Malindi. KCB, Equity, Sidian, National Bank, Post Bank, Eco Bank, Kenya Women Finance Trust Bank, NIC, Barclays, Standard Chartered, Stanbic, Jamii Bank, Chase Bank, Imperial, and Diamond Trust Bank are among the major banks.

Rafiki Micro Finance, SMEP, Faulu, Yehu, Kenya Women, Fadhili, Platinum Credit, and Jitegemee are some of the county's major microfinance institutions.

The majority of financial institutions are based in major cities, restricting banking and financial services to those living in rural areas such as Rabai, Magarini, and Ganze. The presence of merry go rounds, table banking, Village Savings and Loans Associations (VSLAs), Savings and Credit Societies (SACCOs), agency banking, and mobile money agents has helped to mitigate this issue. Cash transfer programs in the county have increased demand for banking services in rural areas by introducing banking services to the unbanked segment of the population, including the elderly, OVCs, and needy members of the community. Most financial institutions are concentrated in major cities, limiting banking access and financial services to those living in remote areas such as Rabai, Magarini, and Ganze. The presence of merry go rounds, table banking, Village Savings and Loans Associations (VSLAs), Savings and Credit Societies (SACCOs), agency banking, and mobile money agents has helped to mitigate this issue. Cash transfer programs in the county have increased demand for banking services in rural areas by introducing banking services to the unbanked segment of the population, including the elderly, OVCs, and needy members of the community.

The county has 171 SACCO societies, which are divided into Urban and Rural Saccos. These SACCOs have played an important role in mobilizing savings from their members and providing low-interest loans. In the county, two SACCOs, Imarika and Lengo SACCO, run Front Office Savings Activity (FOSA). Imarika has branches in Kilifi, Mtwapa, Malindi, Bamba, Mariakani, Kwale, and Garsen, while Lengo has branches in Malindi and Kilifi. Other government financial providers in the county include Agriculture Finance Co-operation, Youth Enterprise Fund, Women Enterprise Fund, and Kilifi Micro Finance Fund, also known as the Mbegu fund.

## 2. Forestry, Agro Forestry and Value Addition

The sections cover forestry, agroforestry, value chains, and value addition facilities for forest products.

## **Main Forest Types and Size of Forests**

The county contains fragments of a diverse group of isolated evergreen or semi-evergreen forests with high biodiversity. These forests are part of the Eastern African coastal forests. The county has 18 gazetted forests and 7 non-gazetted forests. Arabuko Sokoke, Mangrove forest, and Dakatcha woodlands are among the main forests. In

recent years, the county has experienced an unprecedented reduction in forest cover. This has been observed in Dakatcha Woodland and Mwangea Forests.

# 4.4 Environment and climate change

## **Environmental Degradation**

The County experiences daunting environmental challenges as indicated Table 1.26 below:

## **Environmental hotspots areas in the county**

Issue	Hotspot areas	Contribution to environmental degradation	
Deforestation	Dakatcha, Galana Ranch, Mwangea Hills, Jorore, Fungo, Rabai, Tsolokero kayas	Soil Erosion, land degradation, Climate change,	
Charcoal Production for commercial purposes	Arid and Semi-Arid Areas of Ganze and Magarini Sub Counties	Pollution, Soil Erosion, land degradation, Climate change	
Quarrying (limestone, coral blocks, ballast, Sand) Kilifi South (Marengo), Kilifi North (Tesco, Roka, Kakanjuni, Nzovuni), Ganze (	Kilifi South (Marengo), Kilifi North (Tesco, Roka, Kakanjuni, Nzovuni), Ganze (Kadzandani and Jaribuni) and Rabai (Kokotoni) Magarini (Gonging)	sources pollution, Water borne diseases,	
Mining (Manganese)	Kadzandani, Bale, Chivara in Ganze sub county	Noise, visual, Air pollution, land degradation, Water borne diseases.	
Salt mining/ harvesting	Magarini (Gonging, Marereni, Fundisa, Kurawa)	Salt brine, pollution of Underground water, Diseases,	
Air pollution from industrial activities	Cement Manufacturing-Athol River Mining (Raba) & Mombasa Cement (Kilifi South)	Diseases	
Solid waste Major urban centres-Mariakani, Gonging, Malindi, Kilifi, Mtwapa, & Marereni		Land degradation, Diseases	

#### **Environmental Threats**

Climate-related disasters, such as droughts, floods, diseases, and conflicts, pose the greatest threat to Kilifi County. Climate change is thus associated with decreased rainfall, food insecurity, and increased incidences of environmental diseases, all of which have a negative impact on the community's health and ability to engage in productive activities. Climate change is having an impact on all sectors, including livestock, crop production, fisheries, the environment, and many others. Due to poor coping strategies and high poverty levels among households, communities in Kaloleni, Ganze, Magarini, and parts of Malindi sub-county are more vulnerable to the effects of extreme weather events such as drought. The Sabaki Flood Plain, Kwa Kadzengo in Kikambala, Mtondia, Vitengeni, and the Mbogolo River in Mavueni are all flood-prone areas.

### Solid waste management

The County takes pride in having acquired a variety of good solid waste collection infrastructure, such as compactors, trucks, and bins. A county dump site has also been secured. However, challenges remain in management personnel, inadequate PPE for the job, use of modern waste management technology, a lack of PPPs, and an un-empowered community in waste handling and management. The county's focus for the next five years should be on capacity building and sensitization of the community and CSOs on proper waste handling and management, investing in the development of PPPs for waste to energy conversion, engaging qualified personnel to strategically improve waste management, and providing adequate PPEs for waste handling.

#### 13. Water and Sanitation

The section describes the County's existing water resources, water supply schemes, sanitation, waste management, water status, water sources and access, and existing opportunities for water resource development and water management.

#### Sanitation

Access to basic sanitation facilities continues to be a significant challenge throughout the county. The county's toilet coverage is estimated to be 67 %, with hand washing facilities in 30 % of households. A significant proportion of the county's population lacks access to basic sanitation facilities, posing serious public health concerns. More importantly, the proportion of households with access to sanitation facilities varies across and between major urban centers and peri-urban areas, with the concentration of these facilities declining towards the county's rural areas. In accordance with existing town planning principles, concerted efforts should be made to invest in public toilets in major towns and trading centers, as well as the establishment of sewerage facilities.

## SECTION FIVE: PUBLIC PARTICIPATION & STAKEHOLDER'S ENGAGEMENT

Public participation as guided by section 58(2) of EMCA 2015 involved engagement of the members of public in expression of their views about the proposed project. Public participation aims to ensure that due considerations are given public views, preferences, and concerns when decisions are made. Public participation for the proposed project was facilitated through questionnaires and focussed group discussion within the proposed project site.

Public participation is key in the EIA process. As such, timely and planned and appropriately adopted public participation programs helps in contribution of the EIA study in successful design, operation and management proposals. Specifically, public participation helped in getting information on the key impacts, potential



Figure 5: Public Engagement in Mitdsenzini

mitigation measures, identification and selection of alternatives. Above all, it helps in ensuring that EIA process remain open and transparent.

Nearly all EIA systems make provision for some type of public involvement. This term includes public consultation (or dialogue) and public participation, which is a more interactive and intensive process of stakeholder engagement. Most EIA processes are undertaken through consultation rather than participation. At a minimum, public involvement must provide an opportunity for those directly affected by a proposal to express their views regarding the proposal and its environmental and social impacts. The purpose of public involvement is to:

• Inform the stakeholders about the proposal and its likely effects;

- Canvass their inputs, views and concerns; and
- Take account of the information and views of the public in the EIA and decision making.



Figure 6: Section of the Participants on March 5, 2021

### The key objectives of public involvement were to:

- Obtain local and traditional knowledge that may be useful for decision-making;
- Facilitate consideration of alternatives, mitigation measures and tradeoffs;
- Ensure that important impacts are not overlooked and benefits are maximized;
- Reduce conflict through the early identification of contentious issues;
- Provide an opportunity for the public to influence project design in a positive manner (thereby creating a sense of ownership of the proposal);
- Improve transparency and accountability of decision-making; and
- Increase public confidence in the EIA process.

# 1st Public Participation Meeting on March 5, 2021

This meeting was held on March 5, 2021 at the project site. The meeting brought together participants from Mitsedzini Village.

#### Issues raised

The stakeholders consulted gave both positive and negative views. They also suggested the mitigation measures that the proponent and other relevant authorities could do to address such concerns.

#### **Positive Issues**

- The project will contribute to improved health and at the same time promote economic growth to the company as well as the county and national governments through revenue and job creation.
- The project is a waste management facility hence will promote environmental conservation.
- The project will spur other similar projects which may come up in the County.
- The project will encourage other investors to consider investing in Kilifi County.

#### **Negative Issues**

The public consulted also raised negative issues which they anticipate the project will create hence should be mitigated:

- Air pollution may occur during the operation phase.
- Increased demand for available social amenities and other services
- Noise pollution during installation and operation
- Waste generation by the project.
- Occupation safety and health concerns during operation Phase

### 5.3.3 Suggestions by respondents

- The Proponent should ensure proper environmental management practices are put in place.
- The incinerator installed should be installed properly to ensure minimal or no particulate matter is released to the atmosphere.
- The proponent should consider employing casual workers from the local areas during construction and operation phase of the project to promote the host community.
- Noise pollution should be controlled during installation and operation phases.

# 2<sup>nd</sup> Stakeholder's Engagement March 17, 2021

The second stakeholder's engagement meeting was conducted in Kilifi town on March 17,2021 and it comprised of all major stakeholders in the environment, civil union, political class, as well as various opinion shapers from Mitdsenzini.

#### **Issues Raised**

#### **Positive Impacts**

- The project will create employment opportunities for self-sustainability
- Could lead to urbanization
- Help in the improvement of the local road network
- Proper and safe disposal of hazardous wastes
- Private investors can partner with local government in management of waste

### **Negative impacts**

- Lack of knowledge on the dangers of the disposed waste
- Difficulty in the segregation of the waste at source
- Dust emission may expose people to diseases
- Social interactions may have overall negative influence on the local cultures
- Prospects of luring underage to short-term employment opportunities

#### Suggestions by Stakeholders

- Adhere to the guidelines of occupational health and safety regulations of 2007
- Ensure that workers are well trained on the dangers of handling of hazardous wastes
- Ensure environmental remediation strategies such as tree plantings
- Support local community programs through CSR
- Adhere to environmental and local laws
- Conduct periodic safety and environmental health audits

# 5.2 Methodology used in Public Consultation

The exercise was conducted by a team of experienced registered environmental experts. Stakeholders' participation forms were distributed to the project neighbors as key stakeholders. Consultation meetings were held in order to gauge the attitudes of the local community towards the proposed incinerator. Two separate consultative meetings were held including a courtesy call to Assistant Chiefs office. Detailed outcomes of each meeting are discussed in the next clauses.

Experience indicates that public involvement in the EIA process can and does meet these aims and objectives. Many benefits are concrete, such as improvements to project design. Further the Public Participations held on March 5th and 17th, 2021. The meetings took considerations into the NEMA and Ministry of Health Guidelines on COVID19 management & containment.

# SECTION SIX: ANTICIPATED IMPACTS AND MITIGATION MEASURES

#### 6.1 Introduction

The determination of 'significance' incorporates judgments of the above together with the potential magnitude of the impact. In addition, the frequency of impacts upon the receiving environment is a factor in determining the significance. An impact that is moderate in size but continuous can be more significant than one that is infrequent or rare. Project impacts can also be considered direct or indirect:

- Direct: Effects directly attributable to the incineration activities or actions; and
- Indirect: Effects not directly attributable to the plant activities or actions.

The determination of significance is therefore dependent upon decisions of the following factors:

# ESIA significance factors that will be considered

Significance	Description	
Extent/Magnitude	Potential impact should be quantified with range limits wherever possible and relevant modeling may be undertaken in order to predict impacts for appropriate factors.	
Reversibility	A reversible impact is one in which the condition which the impact effects can be returned to the baseline condition prior to the impact.	
Duration	The length of time of an impact may be short, medium or long term. Typically, this is defined as <5 years, 5-15 years and >15 years respectively.	
Standards	Complying with the national and international standards, which may exist for a particular impact, also helps define the potential significance of an issue. With regard to the proposed project, this would consist of both Kenyan and international guidelines.	
Sensitivity of Receptors	In many areas the sensitivity is further defined by consultation and baseline surveys, which help detail the existing environment.	

# 6.2 Anticipated Impacts of the proposed project

The anticipated impacts emanating from a proposed project can either be positive or negative, direct or indirect, immediate or long term. Some impacts can work in synergy to cause a greater impact. Environmental impacts for the project are determined by breaking down the project into its activity components and examining the tasks in each component. Mitigation measure(s) for each identified impact are then prescribed and subsequently, an Environmental Management Plan (EMP) is formulated for the proposed project. The pollutants of concern including dioxins and furans, heavy metals (in particular, cadmium, mercury, and lead), acid gases, and particulate matter, either are formed during waste incineration or are present in the waste stream fed to the incineration facility.

Emissions of dioxins and furans result, in part, by the processes in the combustion chamber that lead to the escape of products of incomplete combustion (PICs) that react in the flue gas to form the dioxins. PICs are formed when combustion reactions are quenched or incompletely mixed. The combustion chamber for incineration must therefore be designed to provide complete mixing of the gases evolved from burning of wastes in the presence of air and to provide adequate residence time of the gases at high temperatures to ensure complete reactions. Bottom of Form The operation of the combustion chamber also affects the emission of pollutants, such as heavy metals, that are present in the waste feed stream. Such compounds are conserved during combustion and are partitioned among the bottom ash, fly ash, and gases in proportions that depend on the compounds' volatility and the combustion conditions. Mercury and its salts, for example,

are volatile, so most of the mercury in the waste feed is vaporized in the combustion chamber. In the cases of lead and cadmium, the partitioning between the bottom ash and fly ash will depend on operating conditions. More of the metals appear in the fly ash as the combustion-chamber temperature is increased. In general, there is a need for the combustion conditions to maximize the destruction of PICs and to minimize the vaporization of heavy metals. It is also important to minimize the formation of NOx (which is favored by high temperatures or the presence of nitrogen-containing fuels).

In addition to the composition of the waste feed stream and the design and operation of the combustion chamber, a major influence on the emissions from waste-incineration facilities is their air-pollution control devices. Particulate matter can be controlled with electrostatic precipitators, fabric filters, or wet inertial scrubbers. Hydrochloric acid (HCI) and sulfur dioxide (SO2) can be controlled with wet scrubbers, spray dryer absorbers, or (to a lesser extent) dry-sorbent injection and downstream bag filters. NOx can be controlled, in part, with combustion-process modification and with ammonia or urea injection through selective or nonselective catalytic reduction. Concentrations of dioxins and mercury can be reduced substantially by injecting activated carbon into the flue gas, or by passing the flue gas through a carbon sorbent bed, which adsorbs the trace gaseous constituents and mercury.

The application of improved combustor designs, operating practices, and air-pollution control equipment and changes in waste feed stream composition have resulted in a dramatic decrease in the emissions that used to characterize uncontrolled incineration facilities. Rates of emission of mercury have decreased, at least in part, as a consequence of changes in the waste feed streams resulting from the elimination of mercury in some waste stream components, such as alkaline batteries.

To maximize combustion efficiency, it is necessary to maintain the appropriate temperature, residence time, and turbulence in the incineration process. Optimal combustion conditions in a furnace ideally are maintained in such a manner that the gases rising from the grate mix thoroughly and continuously with injected air; the optimal temperature range is maintained by burning of auxiliary fuel in an auxiliary burner during startup, shutdown, and upsets; and the furnace is designed for adequate turbulence and residence time for the combustion gases at these conditions. The combustion efficiency of an incinerator Potential Environmental Impacts of this (proposed) project and the mitigation measures of the negative impacts are tabulated below

CONCERN	POTENTIAL NEGATIVE IMPACTS	PROPOSED MITIGATION MEASURES
Dust Disturbance	<ul> <li>Eye irritation;</li> <li>Skin irritation;</li> <li>Impairment of normal sweating of the skin as it blocks pores on the skin;</li> <li>Chocking of the throat;</li> <li>Respiratory difficulties;</li> <li>Difficulty in breathing;</li> <li>Potential course of chest complication and ailment</li> </ul>	<ul> <li>Employees involved in the construction work to be provided with dust masks;</li> <li>Management/contractor to insist on strict use of protective clothing;</li> <li>Complaints of dust related ailment should be given immediate medical attention</li> </ul>
Noise Disturbance	<ul> <li>Reduced concentration of people</li> <li>Shouting during conversation among workers on site</li> <li>Noise induced hearing loss among workers who are continuously exposed to high noise levels</li> <li>Reduction in productivity and efficiency of the workers at the Workplace</li> <li>Stressing the worker and thus reduced concentration.</li> </ul>	<ul> <li>All construction work to be limited to daytime only;</li> <li>All employees likely to be exposed to ear noise to be provide with ear protectors;</li> <li>Contractor to ensure strict enforcement on user of ear protectors;</li> <li>Where applicable and possible exceptionally noisy machines to be fitted with noise reduction devices;</li> <li>Any employee who may complain about ear related pain and or complication while at work to access medical attention at the expense of the contractor or project proponent;</li> <li>Where employees are likely to be exposed to continuous</li> </ul>
Solid Waste	<ul> <li>Cause visual pollution making such areas unsightly.</li> <li>Poorly managed and disposed cement bagging waste can attract disease vectors</li> </ul>	<ul> <li>Construction solid waste to be handled, managed and disposed according to the waste management regulations;</li> <li>Waste handling bins to be provided for workers onsite, each bin should have a lid which should always be covered;</li> <li>Colour code to be used to distinguish waste bins of different waste;</li> <li>Solid waste to be disposed only at licensed disposal sites;</li> <li>In a case of cement bagging, they can be stored recycled or put into different usage.</li> </ul>
Occupational Injuries	<ul> <li>Complete incapacitation of the affected employee</li> <li>Loss of life</li> <li>Increase in Costs of litigation and compensation</li> </ul>	<ul> <li>Appropriate personal protective equipment such as safety belts for workers working at height to be provided.</li> <li>Proper use of PPE provided.</li> <li>Appropriate training of workers of ways of working safely.</li> <li>Appropriate supervision at workplace.</li> <li>Rest times to be strictly observed to reduce stress.</li> </ul>

CONCERN	POTENT	IAL NEGATIVE IMPACTS	PROPOSED MITIGATION MEASURES
			<ul> <li>Noise and dust and other factors can result in reduced concentration to a level of causing and accident to be appropriately mitigated.</li> </ul>
		OPERATIONAL PHASE	
Local air quality degradation	Air quality health hazards such mainly bronchial infections, skin problems, visibility, etc. for employees and public are likely effects from uncontrolled air pollution.     Concentrations of dioxins in air water and soil in the food chain to levels dangerous to human health	<ul> <li>CO2, water vapor, and ash, which are respective products of carbon, and hydrogen, and non-combustible materials in the fuel.</li> <li>Particulate Matter (entrained noncombustible matter in the flue gas, and the products of incomplete combustion existing in solid or aerosol form), inorganic ash present in the waste and carbonaceous soot formed in the combustion process.</li> </ul>	<ul> <li>Installation of electrostatic precipitators, fabric filters, or wet inertial scrubbers for particulate matter control.</li> <li>Limiting the ash content of the waste feed via source control or selection.</li> <li>Optimize voltage and other electric conditions of an ESP (to maximize capture of particles)</li> <li>Designing and operating the primary combustion chamber to minimize fly-ash carryover.</li> <li>Choosing advanced combustion designs and emission-control technologies for the pollutant of concern</li> <li>Having well-trained and certified employees that ensure that the combustor is operated to maximize combustion efficiency and that the emission control devices are operated to optimize conditions for pollutant capture or neutralization</li> <li>Installation of well-designed and well-operated fine-particle of Air Pollution Control device (APCD) such as filtration collectors, including primary fabric filters (baghouses); electrostatic collectors, including dry and wet electrostatic precipitators (ESPs) and ionizing wet scrubbers; and wet inertial-impaction collectors, including venturi scrubbers and advanced designs that use flux-force condensation- enhancement techniques.</li> <li>Optimize furnace operation, including temperature, oxygen concentration, and carbon monoxide concentration by optimizing grate speeds; under-fire and over-fire air- injection rates, locations, and directions; and operating auxiliary burners.</li> <li>Maintain a maximum gas flow-rate limit to ensure adequate residence time in the combustion chamber and proper operation of the air pollution control equipment.</li> <li>Optimize baghouse pressure drop, bag-break detection, wet-scrubber pressure drop, pH, and liquid-to-gas ratio.</li> <li>Quarterly stack emission assessment of the incinerator</li> </ul>

CONCERN	POTENTIAL NEGATIVE IMPACTS		PROPOSED MITIGATION MEASURES
	•	Acid Gases (flue-gas constituents that form acids when they combine with water vapor, condense, or dissolve in water. Acid gases include NOx, SOx, hydrogen bromide, Hydrogen fluoride, and hydrogen iodide. HCI SO2 are often uncontrolled flue-gas streams in concentrations ranging hundred to several thousand parts-per-million-by-volume)	<ul> <li>optimize flue-gas temperature in control devices (to minimize dioxin formation and to maximize condensation and capture of pollutants while avoiding gas dewpoint problems.</li> <li>Installation of stack-gas monitors</li> </ul>
	•	NO <sub>x</sub>	<ul> <li>Combustion-furnace designs, combustion-process modifications, or add-on controls such as ammonia or urea injection through selective or nonselective catalytic reduction.</li> </ul>
	•	Hydrochloric acid (HCl) and Sulfur dioxide (SO2), hydrogen bromide, hydrogen fluoride, and hydrogen iodide	(to a lesser extent) dry-sorbent injection and downstream bag filters.
	<u>•</u>	Mecury	<ul> <li>Injecting activated carbon into the flue gas, or by passing the flue gas through a carbon sorbent bed, which adsorbs the trace gaseous constituents and mercury.</li> </ul>
	•	Lead (Pb) emissions	<ul> <li>Limiting the Pb content of the waste feed via source control (Highly recommended)</li> <li>Designing and operating the combustion process to minimize Pb vaporization.</li> <li>Designing and operating the primary combustion chamber to minimize fly-ash carryover.</li> <li>Using well-designed and properly operated APCDs</li> </ul>
	•	Products of Incomplete Combustion (PICs); free-radicals (molecular species possessing an unpaired electron) in the combustion unit sometimes do not combine with oxygen or hydroxyl radicals and instead combine among themselves to form many organic compounds (e.g.,methane, ethane acetylene, benzene), dioxins and furans, partially oxidized organic compounds acids and aldehydes), and polycyclic aromatic hydrocarbons.	<ul> <li>The combustion chamber for incineration be designed to provide complete mixing of the gases evolved from burning of wastes in the presence of air and to provide adequate residence time of the gases</li> <li>Carbon removal through of finely divided activated carbon particles into the flue gas stream ahead of the particulate APCD.</li> <li>Systematic injection of granular or powdered activated carbon upstream in the incinerator to remove dioxins and furans.</li> </ul>

CONCERN	POTENTIAL NEGATIVE IMPACTS	PROPOSED MITIGATION MEASURES
Impacts of solid waste including bottom ash, fly ash, scrubber water, and various miscellaneous waste streams and other residues like such as lime and activated carbon, themselves with condensed or absorbed contaminants	Potential impact on public health and safety	<ul> <li>Initial sorting of municipal-solid to remove stream of large items unsuitable for burning (such as whole refrigerators, gas stoves, and auto batteries</li> <li>Knowledge of the intrinsic properties of the material, including the physical, chemical, and leaching properties by the incinerator operator.</li> <li>Solid waste to be handled managed and disposed according to the Environmental Management and Coordination (Waste Management) Regulations 2006.</li> <li>Abinya Solutions Limited to contract a NEMA licensed waste collection company to be collecting all solid waste from the apartments;</li> <li>Solid waste to be collected daily from the apartments for disposal at NEMA licensed disposal sites only.</li> <li>Only NEMA licensed vehicles to be used to collect and transport waste from the facility.</li> <li>Waste handling bins to be provided, each bin should have a lid which should always be covered;</li> <li>Colour code to be used to distinguish waste bins of different waste;</li> <li>Waste to be sorted at source;</li> <li>There should be no scattering of waste during transportation to and from disposal site;</li> </ul>
Ash handling at Site	<ul> <li>Health risks including exposing the workers to a wide range of chemical poisoning, toxicity or long term health complications</li> <li>Safety of workers and the general public and the possibility that fugitive ash will escape into the environment during handling or removal of the ash for disposal</li> </ul>	<ul> <li>The ash be contained at all times both inside and outside the facility.</li> <li>Use of water to quench the ash, simultaneously reducing dust generation and minimizing the possibility of ash-dust inhalation or ingestion by workers.</li> <li>Enclosed ash-handling systems throughout the incinerator</li> </ul>
Ash disposal	<ul> <li>Soil quality degradation that may result from deposition of pollutants from the plant operations or carried to other areas through surface runoff,</li> <li>Pollution of water sources through direct deposition, surface runoff and/or infiltration into groundwater aquifers</li> <li>Health risks including exposing the workers to a wide range of chemical poisoning, toxicity or long term health complications</li> <li>Safety of workers and the general public and the possibility that fugitive ash will escape into the environment during handling or removal of the ash for disposal</li> </ul>	<ul> <li>Fly ash residues are to be transported and disposed of only after it has been solidified in the incineration plant.</li> <li>Ash be handled and disposed in a secure hazardous-waste landfill that is designed to ensure that there will be no groundwater pollution.</li> <li>Regular testing of ash to determine its toxicity</li> </ul>

CONCERN	POTENTIAL NEGATIVE IMPACTS	PROPOSED MITIGATION MEASURES
Scrubber waste disposal	<ul> <li>Soil quality degradation that may result from deposition of pollutants from the plant operations or carried to other areas through surface runoff,</li> <li>Pollution of water sources through direct deposition, surface runoff and/or infiltration into groundwater aquifers</li> <li>Health risks including exposing the workers to a wide range of</li> <li>chemical poisoning, toxicity or long term health complications</li> </ul>	Wet-scrubber wastewater be discharged to on-site wastewater-treatment system
Operational inefficiency leading to GHG emissions	<ul> <li>Altered natural concentrations of gases leading or contributing to unnatural warming of the earth.</li> <li>Dilution of Climate change mitigation and adaptation effort</li> </ul>	<ul> <li>Screening incoming wastes at the plant to reduce incineration of wastes (such as batteries) that are noncombustable and are likely to produce pollutants when burned.</li> <li>Certification procedure for incinerator control-room operators.</li> <li>Emissions be reduced by modifying operating characteristics such as furnace temperature, airinjection rate, flue-gas temperature, reagent type, and injection rate, and be selecting optimal combustor designs and emission-control technologies.</li> <li>Use and continued calibration and maintenance of continuous monitors of emissions and process characteristics provide real-time feedback and facilitate maintenance of optimal operating conditions at all times by incineration operators</li> <li>Computerized continuous emission monitors CO, O<sub>2</sub>, SOx, NOx, and HCI.</li> <li>Survey furnace emission-control devices equipment regularly to ensure that they continue to be operative and properly sealed and insulated.</li> </ul>
Occupational hazards or injuries to works, visitors and general public	<ul> <li>Complete incapacitation of the affected employee or persons' loss of life</li> <li>Increase in Costs of litigation and compensation</li> <li>Disruption of the plant operational activities</li> </ul>	<ul> <li>Plant operators and worker training in hazardous-material management and annual refresher courses.</li> <li>All workers should be provided with protective gear. These include working safety boots, overalls, helmets, goggles, earmuffs, respirators/masks and gloves.</li> <li>A first aid kit should be provided within the site. This should be fully equipped at all times and should be managed by qualified person.</li> <li>The proponent should have workmen's compensation cover (WIBA). It should comply with workmen's compensation</li> </ul>

CONCERN	POTENTIAL NEGATIVE IMPACTS	PROPOSED MITIGATION MEASURES
		<ul> <li>Adequate sanitary facilities should be provided and standard cleanliness maintained.</li> <li>Safe operation procedures/ clear instruction provided to the workers and general public to ensure that safety is maintained.</li> <li>Workers operating within the high temperature zones should not exceed 2hrs continuous presence or/as may be directed by the Occupational Health and Safety Experts.</li> <li>Mounting of safety signage's within and outside the incinerator plant</li> </ul>
Increased demand for water electricity supply to the site;	Increased demand and intermittent supply	<ul> <li>Approximate volumes of water to be required for use at the site be computed in order to put in place mechanisms of reliable supply;</li> <li>Water saving devices such as push taps to be installed to minimise lose through loose taps;</li> <li>Treated wastewater to be used in flashing toilets and irrigating of lawns.</li> <li>Rain water to be harvested from the roofs and stored.</li> <li>Energy saving bulbs to be used in lighting in all areas within the site and associated facilities.</li> <li>Solar Security lighting of the site and the surrounding and the lighting to be fitted with photocell sensors to avoid day lighting.</li> </ul>
Storm water generation and flooding at the site from precipitation	<ul> <li>Possible transportation of bottom ash, fly ash, scrubber water, and various miscellaneous waste streams and other residues like such as lime and activated carbon, themselves with condensed or absorbed contaminants to unintended natural environment.</li> <li>Disruption of the plant operational activities leading to economic losses</li> </ul>	<ul> <li>be harvested and collected and stored in underground collected tanks for later use</li> <li>Appropriate site landscaping to be employed</li> <li>Vegetation cover of all open area to reduce surface run off</li> <li>Revegetation of all open areas to reduce surface run off</li> </ul>
Increased Vehicular movements	<ul> <li>Possible traffic congestion of local road especially at Forodhoyo-Ganze earth road</li> <li>Possible of occasional experience of delays on the said local road;</li> <li>Pedestrians and cyclists using local roads will have to exercise more care with increase of vehicular traffic on the said roads; and</li> <li>There will be an increase of exhaust emission from vehicles delivering the combustible waste which will pollute local atmospheric air</li> </ul>	<ul> <li>All users of said roads to always observe traffic rules this will give pedestrians and cyclist their space and safety while using the road;</li> <li>Speed limits to be strictly observed</li> <li>Motorist to be sensitized to use unleaded fuel as opposed to leaded fuel</li> </ul>
Social Impacts	<ul><li>Behavioural change such as alcoholism</li><li>Emergence of new cultures</li></ul>	Awareness creation on topical issues among residents such as STD and AIDS, drug and substance abuse

CONCERN	POTENTIAL NEGATIVE IMPACTS	PROPOSED MITIGATION MEASURES
	STD and HIV AIDs	
	Drug and substance abuse	
Conflicts with Mitdsenzini community	Stalled operation and losses to the proponent	<ul> <li>Continuous public participation and engagement for improving the environmental impact assessment and increasing total welfare of different interest groups in Mitdsenzini and beyond</li> <li>Pursuing economic achievements with regard to social, public health and environmental issues that of concern to the locals</li> <li>Independent Audits and strict supervision by NEMA, County Governments and other stakeholders</li> </ul>
	DECOMISSIONING PHASE	
Noise	<ul> <li>Reduced concentration of people in the neighbourhood</li> <li>Shouting during conversation among workers on site</li> <li>Noise induced hearing loss among workers who are continuously exposed to high noise levels</li> <li>Reduction in productivity and efficiency of the workers at the Workplace</li> <li>Stressing the worker and thus reduced concentration</li> </ul>	<ul> <li>Demolition works and other decommissioning activities to be limited to day time.</li> <li>Appropriate ear protective devices to be provided to workers working in noisy environment.</li> <li>Engineering controls on plant and equipment used in decommissioning to reduce noise.</li> <li>Noise control and hearing conservation programme to be developed.</li> <li>Audiometric tests to be carried out to workers exposed to noise by designated medical practitioner.</li> <li>Post notices and signs in noisy areas.</li> <li>Education and training for workers on importance and proper use of PPE.</li> <li>Appropriate acoustic barriers around areas generating noise to be provided.</li> </ul>
Dust	Skin irritation, chocking including coughing	<ul> <li>Appropriate personal protective equipment to be provided to all workers.</li> <li>Appropriate use of PPE provided to be enforced.</li> <li>The site to be secured with dust screens.</li> <li>Water sprinkling on dusty grounds to be done.</li> <li>Appropriate personal protective equipments such as</li> </ul>
Occupational Injuries	<ul> <li>Complete incapacitation of the affected employee</li> <li>Loss of life</li> <li>Increase in Costs of litigation and compensation</li> </ul>	<ul> <li>Appropriate personal protective equipments such as safety belts for workers working at height to be provided.</li> <li>Proper use of PPE provided.</li> <li>Appropriate training of workers of ways of working safely.</li> <li>Appropriate supervision at workplace.</li> </ul>

CONCERN	POTENTIAL NEGATIVE IMPACTS	PROPOSED MITIGATION MEASURES
		<ul> <li>Rest times to be strictly observed to reduce stress.</li> </ul>
		Noise and dust and other factors can result in reduced
		<ul> <li>concentration to a level of causing and accident to</li> </ul>
		be appropriately mitigated.

## SECTION SEVEN: PROJECT ALTERNATIVES AND PROPOSED ACTION

# 7.1 Proposed site

After many considerations of numerous factors, this option was found to be the most suitable for the proposed development, in this particular case, the proponent determined this particular option since it would be the most appropriate for the installation of incinerator to handle hazardous waste from within Kilifi County and nearby Mombasa, and Lamu Counties so as to have wider service coverage. The option was best as compared to other options like co-location, open dumping or burning. Advantages of this option:

- Minimal disputes: Since the site would be solely operated by the proponent; there would be few or no disputes as in case with other options like co-location.
- The company can have more additional installation on the same site.
- The combustion capacity of the incinerator will be higher than in any other option.

#### Disadvantages

• Cost and Time frame: The process is slightly longer and costly since there are many phases involved from site acquisition, construction to operations.

# 7.2 Alternative designs or Technology

The selected design was the most efficient and cost effective. Alternative designs would not be economical and at the same time not fully functional. The selected Incinerator is a P300 TECHNIFAN INCINOVATE MACHINE having 2 main burners with a capacity of 21000 kcal / h each with electronic temperature control from 0 to 1,250°C with a scrubber to be put up on this site. Advantage: Other design options lack scrubbers and ash pits and therefore would result in to pollution of air and soils.

# 7.3 Zero option

Under this alternative, there would be no incinerator project to be implemented on this site; this would mean that there would be no positive impacts to be achieved from the project and at the same time, no negative impacts to be noted.

#### Advantages:

- No possible emission of flu gases, fly ash, bottom ash, PIC etc from the facility.
- There would be no strain on the existing infrastructures and facilities.

## Disadvantages:

- Loss of revenue to the proponent: The installation of an incineration plant is an expensive process. Particularly, the costs of constructing the infrastructure to the costs of operating the incineration plant is very high. Besides, an incineration plant requires trained personnel and devoted staff to man its operation. Incinerator plant also need regular maintenance, which adds to the already high costs of operating it.
- The existing poor disposal of hazardous waste will not improve in the area thus more health complications
- The land would remain un-utilized thus no economic value would be achieved.

# 7.4 Alternative option for hazardous waste Management

Under this alternative, adoption of incinerator was compared to landfill and the following is concluded

- Incinerator will be able to decrease the quantity of waste by 95% and reduce the solid quantity of the original
  waste by 80-85% depending on the components that were in solid waste. Hence, even though incinerator will
  not completely get rid of dumping ground, it definitely decreases the quantity of land needed. For Counties
  that are small in size and with a shortage of land, this is noteworthy since landfills take up big amounts of land
  required for other productive uses.
- Research has shown that solid waste incinerators are less likely to pollute the environment than landfills do. One particular study done during a 1994 lawsuit in the US showed that a waste incinerator location was more environment-friendly compared to a landfill. The research discovered that the landfill was releasing higher

quantities of greenhouse gases, nitrogen oxides, dioxin, hydrocarbons, and non-methane organic compounds. Landfills also leach poisonous chemicals into the water below thus contaminating underground water systems.

- Incineration plant will function at very high temperatures that can destroy germs and chemicals that are harmful. Thus, it is a very effective method when it comes to eliminating clinical waste.
- Incineration plant is able to provide less bad smells because waste gets burnt, unlike landfills where waste is allowed to decay thereby emitting unpleasant smells, which cause air pollution. The production of methane in landfills may also lead to explosions that cause noise pollution, which is unheard-of when it comes to the use of incineration plants.
- In landfills, when the waste is decaying methane gas is generated which if not controlled, may explode causing further global warming. Unlike landfills, incineration plant will not produce methane, therefore making it safer.
- Another advantage of incinerator is it can function in any type of weather. For instance, during a rainy season, waste cannot be dumped in a landfill because the rain will possibly wash down poisonous chemicals into the ground and consequently create leachate thus contaminating the underground water as well as the neighboring land. Waste can also not be dumped when it is windy since it will get blown into the surroundings. On the other hand, the incinerator is not limited to weather changes since they burn waste without leakages. Incineration plant will also function 24 hours a day and are more efficient in managing waste compared to landfills.

# **SECTION 8: ENVIRONMENTAL AND SOCIAL MANAGEMENT MONITORING PLAN (ESMMP)**

## 8.1 Introduction

An Environmental Management and Monitoring Plan (EMMP) outline is developed to ensure sustainability of the project, during operation through to decommissioning of some aspects. The plan provides a general outlay of the activities, associated impacts, mitigation action plans and appropriate monitoring indicators. Implementation timeframes and responsibilities are also defined. The primary responsibility for the integration of the mitigation measures for the proposed incinerator lies with the project proponent.

# 8.2 Environmental Inspection and monitoring

#### Inspections

Inspections typically are conducted to determine whether incinerator operations and related activities are being directed in compliance with applicable regulations, project commitments and specifications, disposal plans and/or permit conditions. For such a high risk project, a formalized environmental inspection program may be mandated by conditions attached to permits or governmental agencies.

## Source of inspection requirements

Inspections are conducted to verify that a project is being constructed in compliance with applicable regulatory requirements and contract/subcontract specifications. Sources of environmental inspection requirements include project permits and other regulatory agency approvals, environmental regulations and other project plans.

All sources of environmental compliance requirements must be reviewed to identify inspection requirements that will be included in the EIA license. Examples of project activities that may require inspection include, but are not limited to:

- Transportation, Storage and handling of hazardous/waste
- Stack emissions standards
- Installation and maintenance of flood control structures within site
- Risk mitigation implementation

### Documentation and record keeping

Environmental inspections will be documented and records retained in project files. Examples of documentation are telephone conversation logs, written correspondence, inspection logs and inspection reports. The inspector must develop appropriate field inspection checklists, forms or other documentation. Checklists and forms generally will contain the following:

- Date and time
- Location
- Activity being inspected
- Inspector's observations and relevant data
- Need, if any, for corrective action
- Name, title and signature of inspector

Monitoring requirements are often identified in project permits or approvals, or as a component of environmental mitigation and resource protection plans that a project is required to prepare and agencies must approve.

## Sources of monitoring requirements and parameters

Monitoring requirements are typically specified in environmental analysis documents and project permits and approvals. Agency required resource protection plans or mitigation plans could also be a source of monitoring requirements. Monitoring of resources is often required where specific development plans or resource information was not available during the permitting process, and therefore, impacts to a resource could not be determined. All sources of environmental compliance requirements must be reviewed to identify any monitoring requirements and incorporated into the EIA license. Examples of parameters that will require monitoring activity include, but are not limited to:

- Air quality or air emissions
- Ash handling and disposal
- Biological resources
- Site flooding control structures

#### Management tools

Data management tools will be developed by Abinya Solutions Ltd to address project-specific monitoring and documentation requirements. The project's monitoring requirements, such management tools will include matrices or computerized databases, schedules and maps annotated with monitoring requirements and information.

Matrices and databases – Development of a matrix that identifies all agency-specified monitoring requirements will be helpful in planning, executing, documenting and reporting monitoring activities. Identification of monitoring requirements by resource, the nature of each requirement, special technical expertise required, waste incineration activity, monitoring location, and type of documentation will provide adequate record of compliance and any agency reporting requirements can be incorporated.

## Regulatory reporting requirements

Abinya Solutions Ltd will undertake routine regulatory reporting to NEMA, Public Health, Kilifi County Government, Mitdsenzini Community leaders etc. on the progress and monitoring parameters within specified timeframes and so that appropriate documentation and information can be collected to satisfy requirements.

# 8.3 Significance of an EMMP

EMMP for the proposed incinerator is to provide a logical framework within which identified negative environmental impacts can be mitigated and monitored. In addition, the EMMP assigns responsibilities of actions of various actors and provides a timeframe within which mitigation measures and monitoring can be done. The EMMP is a vital output of an Environmental Impact Assessment as it provides a checklist for project monitoring and evaluation for sound environmental planning at entire life of the project.

There will be a need to entrench within the working operations of the proposed project a sound EMMP that will ensure no significant environmental pollution occurs as a result of the proposed activity. To achieve this, the following will need to be done:

- Abinya Solutions Limited to develop and document Environmental Management Policies that will guide
  incinerator operation activities. The policies should address environmental conservation measures to be put
  in place, occupational and safety matters of all users;
- Availing of necessary finance for implementation of EMMP; and
- Abinya Solutions Ltd and its contractors to ensure that they carry out their work within Environmental and Occupational, Health and Safety requirements.

# 8.4 Monitoring Plans

This EMMP covers the following key management (monitoring) plans which will need to be implemented and are covered in the EMMP.

The Management covers the following component: -

- Air quality management
- Solid Waste Management Plan;
- Risk Management Plan;
- Occupational Hazards Management Plan; which includes radiation levels monitoring
- Site flooding management plan

# 8.5 EMMP Implementation

This EMMP implementation will be overseen by Abinya Solutions Ltd. However other institutions like NEMA, may undertake their own environmental management actions.

#### 8.5.1 **NEMA**

NEMA is the oversight institution over the environment in Kenya. Its role will be of monitoring compliance to the environmental indicators as identified in this EMMP. The role of NEMA will be:

- Oversight Monitoring As the lead agency responsible for the protection of environment in Kenya; NEMA will
  play the leading oversight role of monitoring the activities of the project according to the EMCA 2015 and the
  EIA/EA Regulations.
- Site Inspection visits; NEMA will undertake site visits to inspect and verify for themselves the nature and extent of the impacts and if the mitigation measures proposed in this EMMP are being complied with or vice versa.

# 8.5.2 Abinya Solutions Ltd as a licensed operator

Abinya Solutions Ltd will undertake monitoring of the activities to ensure internal compliance is achieved. The inspection and monitoring will be undertaken by the project management team under proponent and will occur during incineration process. The team will endeavour to ensure that all the mitigation measures highlighted in the EMMP are being followed. They will produce an internal compliance inspection report that will be shared with NEMA if required.

CONCERN	POTENTIAL -VE IMPACTS	PROPOSED MITIGATION MEASURES	MONITORING ASPECT	RESPONSIBILITY	COST (KSH)
		RATION AND INSTALLATION PHASE			
Dust Disturbance	<ul> <li>Eye irritation;</li> <li>Skin irritation;</li> <li>Impairment of normal sweating of the skin as it blocks pores on the skin;</li> <li>Chocking of the throat;</li> <li>Respiratory difficulties;</li> <li>Difficulty in breathing;</li> <li>Potential course of chest complication and ailment.</li> </ul>	<ul> <li>Employees involved in the construction work to be provided with dust masks;</li> <li>Project management and contractor to enforce strict use of</li> <li>Personal protective clothing;</li> <li>Complains of dust related aliments among employees given access to medical attention.</li> </ul>			20,000 for PPEs
Noise Disturbance	<ul> <li>Reduced concentration of people</li> <li>Shouting during conversation workers on site</li> <li>Noise induced hearing loss workers who are continuously exposed to high noise levels</li> <li>Reduction in productivity and efficiency of the workers at the workplace</li> <li>Stressing the worker and thus reduced concentration.</li> </ul>	<ul> <li>All construction work to be limited to daytime only;</li> <li>All employees likely to be exposed to ear noise to be provide with ear protectors;</li> <li>Contractor to ensure strict enforcement on user of ear protectors;</li> <li>Where applicable and possible exceptionally noisy machines to be fitted with noise reduction devices</li> <li>Any employee who may complain about ear related pain and or complication while at work to access medical attention at the expense of the contractor or project proponent;</li> <li>Where employees are likely to be exposed to continuous</li> </ul>	<ul> <li>Complete PPEs</li> <li>Medical examination report</li> <li>Audiometric tests for noise impacts</li> </ul>	<ul> <li>Proponent</li> <li>NEMA</li> <li>DOSH</li> <li>Employees</li> </ul>	20,000 for PPE and Audiometric tests
Solid Waste	<ul> <li>Cause visual pollution making such areas unsightly.</li> <li>Poorly managed and disposed cement bagging waste can attract dieses vectors</li> </ul>	<ul> <li>Construction solid waste to be handled, managed and disposed according to the waste management regulations;</li> <li>Waste handling bins to be provided for workers onsite,</li> </ul>			50,000 Monthly for solid waste management

CONCERN	POTENTIAL -VE IMPACTS		PR	OPOSED MITIGATION MEASURES	M	ONITORING ASPECT	RES	PONSIBILITY	COS	ST (KSH)
Occupational Injuries	Complete incapacitation of the a     Employee     Loss of life     Increase in Costs of litigation and	d Compensation	•	each bin should have a lid which should always be covered; Colour code to be used to distinguish waste bins of different waste; Solid waste to disposed only at licensed disposal sites; In a case of cement bagging, they can have stored recycled or put into different usage.  Appropriate personal protective equipment such as safety belts for workers Working at height to be provided.  Proper use of PPE provided. Appropriate training of workers of Ways of working safely. Appropriate supervision at workplace. Rest times to be strictly observed to reduce stress. Noise and dust and other factors can result in reduced concentration to a level of causing and accident to be appropriately mitigated.	•		•	NEMA Inspectors DOSH	•	100,000 for staff occupation training 100,000 for OSHA Audits
			OPE	ERATIONAL PHASE					1	
	• Air quality health hazards such mainly	Particulate Matter (entrained noncombustible matter in the flue gas, and the products of incomplete combustion existing in solid or aerosol form), inorganic ash present in the waste and carbonaceous soot formed in the combustion process.	•	Installation of electrostatic precipitators, fabric filters, or wet inertial scrubbers for particulate matter control.  Limiting the ash content of the waste feed via source control or selection.  Optimize voltage and other electric conditions of an ESP (to maximize capture of particles)	•	Stack emission assessment reports	•	NEMA inspectors NEMA Experts DOSH DOSH advisors Mitsdenzini Community		

CONCERN	POTENTIAL -VE IMPACTS	PROPOSED MITIGATION MEASURES	MONITORING ASPECT	RESPONSIBILITY	COST (KSH)
Local air quality degradation	etc. employees' public are likely effects from uncontrolled pollution.  Concentrations dioxins in air water and soil in the food chain to levels dangerous human health  CO2, water vapor, and ash, which are respectively oxidation-reaction products of carbon, and hydrogen, and non-combustible materials in the fuel.	<ul> <li>Designing and operating the primary combustion chamber to minimize fly-ash carryover.</li> <li>Choosing advanced combustion designs and emission-control technologies for the pollutant of concern</li> <li>Having well-trained and certified employees that ensure that the combustor is operated to maximize combustion efficiency and that the emission control devices are operated to optimize conditions for pollutant capture or neutralization;</li> <li>Optimize furnace operation, including temperature, oxygen concentration, and carbon monoxide concentration by is operated to maximize combustion efficiency and that the emission control devices are operated to optimize conditions for pollutant capture or neutralization;</li> <li>Maintain a maximum gas flowrate limit to ensure adequate residence time in the combustion chamber and proper operation of the air pollution control equipment;</li> <li>Optimize baghouse pressure drop, bag-break detection, wet-</li> </ul>	Mitdsenzini community feedbacks	RESPONSIBILITY Combustion Experts	1,000,000 for investment in proper air quality device      50,000 quarterly for stack emission report      250,000 for combustion design experts

CONCERN POTENTI	AL -VE IMPACTS	PROPOSED MITIGATION MEASURES	MONITORING ASPECT	RESPONSIBILITY	COST (KSH)
	Acid Gases (flue-gas constituents that form acids when they combine with water vapor, condense, Or dissolve in water. Acid gases include NOx, SOx, HCI hydrogen bromide hydrogen fluoride and hydroger iodide. HCI and SO2 are often present in uncontrolled flue-gas streams in concentrations ranging from several hundred to several thousand parts per-million-by-volume  NOx  Hydrochloric acid (HCI) and sulfur dioxide (SO2), hydroger	(baghouses); electrostatic collectors, including dry and wet electrostatic precipitators (ESPs) and ionizing wet scrubbers; and wet inertial-impaction collectors, including venture scrubbers and advanced designs that use flux-force condensation-enhancement techniques.  • Quarterly stack emission assessment of the incinerator.  Installation acid gas scrubbers such as packed-bed absorber.  • The scrubbing liquid can be water or an alkaline solution, which reacts with the acid-gas constituents to form neutral salts.  • Furnace design and combustion process changes  • Optimize flue-gas temperature in control devices (to minimize dioxin formation and to maximize condensation and capture of pollutants while avoiding gas dew point problems.  • Installation of stack-gas monitors  • Combustion-furnace designs combustion- process modifications, or add-on controls such as ammonia or urea injection through selective catalytic reduction.  • Installation of scrubbers, spray dryer absorbers, or (to a lesser	Stack emission assessment reports     Mitdsenzini community feedbacks     Presence of pollution control devices	NEMA inspectors     DOSH     Mitdsenzini Community Combustion Experts	1,000,000 for investment in proper air quality device 50,000 quarterly for stack emission report 250,000 for combustion design experts

CONCERN	POTENTIAL -VE IMPACTS		PPC	DPOSED MIT	TIGATION MEASURES	MONITORING ASPECT	RESPONSIBILITY	COST (KSH)
JOHOLINI	FOILINIAL TVL IIVIF ACIS	bromide, hydrogen fluoride, and hydrogen iodide		injection filters.	downstream bag	MONITORING AST LCT	REGI ORGIDIETT	oosi (kori)
		Mercury (Hg.)		the flue gasorbent be	activated carbon ue gas, or by passing as through a carbon d, which adsorbs gaseous constituents ry.			
		Lead (Pb.)	•	Limiting the waste feed (Highly recondensation)	ne Pb content of the d via source control ommended) and operating the n process to minimize			
			•	Pb vaporiza Designing primary co minimize fl Using	ation. and operating the mbustion chamber to y-ash carryover. well-designed and			
		Products of Incomplete Combustion (PICs) free-radicals         (molecular species possessing an unpaired electron) in the combustion unit sometimes do not combine with oxygen or hydroxyl radicals and instead combine among themselves to form many organic compounds (e.g., methane, ethane, acetylene, and benzene), dioxins and furans, partially oxidized organic compounds (e.g.,	•	The combincineration provide conthe gases burning of presence cadequater the gases. Carbon rendivided particles in ahead of the Systematic	evolved from of wastes in the of air and to provide esidence time of moval through of finely activated carbon to the flue gas stream ne particulate APCD. injection of granular ed activated stream in the to remove			

CONCERN	POTENTIAL -VE IMPACTS		PROPOSED MITIGATION MEASURES	MONITORING ASPECT	RESPONSIBILITY	COST (KSH)
Impacts of solid waste including bottom ash, fly ash, scrubber water, and various miscellaneous waste streams and other residues like such as lime and activated carbon, themselves with condensed or absorbed contaminants	Potential impact on public health and safety	unsuitable for burning (stand auto batteries.  Knowledge of the intrins the physical, chemical, an operator.  Hazardous Solid waste according to the Environ (Waste Management) Re Abinya Solutions Limiter collection company to lapartments;  Solid waste to be colledisposal at NEMA license Only NEMA licensed vehi waste from the facility.  Waste handling bins to be which should always be colour code to be used waste;	al-solid to remove stream of large items uch as whole refrigerators, gas stoves, sic properties of the material, including ad leaching properties by the incinerator to be handled managed and disposed mental Management and Coordination egulations 2006. d to contract a NEMA licensed waste be collecting all solid waste from the ected daily from the apartments for ad disposal sites only. icles to be used to collect and transport per provided, each bin should have a lid covered; to distinguish waste bins of different	Solid waste tracking reports     Mitdsenzini community feedbacks     NEMA registration for waste handlers     Presence of ash handling system	NEMA inspectors     County Government of Kilifi     Mitdsenzini Community     The proponent	1,000,000 annually sustainable waste management
Ash handling at site	<ul> <li>Health risks including exposing the workers to a wide range of chemical poisoning, toxicity or long term health complications</li> <li>Safety of workers and the general public and the possibility that fugitive ash will escape into the environment during handling or</li> </ul>	<ul> <li>Waste to be sorted at so</li> <li>There should be no scatt to and from disposal site</li> <li>The ash be contained at facility.</li> <li>Use of water to quench generation and minhalation or ingestion by</li> </ul>	ering of waste during transportation; t all times both inside and outside the the ash, simultaneously reducing dust inimizing possibility of ash-dust	Ash waste tracking reports     Mitdsenzini community feedbacks     NEMA registration for waste handlers     Presence of ash handling system	<ul> <li>NEMA inspectors</li> <li>County Government of Kilifi</li> <li>Mitdsenzini Community</li> <li>The proponent</li> </ul>	1,000,000 annually for sustainable waste management

CONCERN	POTENTIAL -VE IMPACTS	PROPOSED MITIGATION MEASURES	MONITORING ASPECT	RESPONSIBILITY	COST (KSH)
Ash disposal	removal of the ash for disposal  Soil quality degradation that may result from deposition of pollutants from the plant operations or carried to other areas through surface runoff, Pollution of water sources through direct deposition, surface runoff and/or infiltration into groundwater aquifers Health risks including exposing the workers to a wide range of chemical poisoning, toxicity or long term health complications Safety of workers and the general public and the possibility that fugitive ash will escape into the environment during handling or removal of the ash for	PROPOSED MITIGATION MEASURES  Fly ash residues are to be transported and disposed of only after it has been solidified in the incineration plant.  Ash be handled and disposed in a secure hazardous-waste landfill that is designed to ensure that there will be no groundwater pollution.  Regular testing of ash to determine its toxicity	Ash waste tracking reports     Mitdsenzini community feedbacks     NEMA registration for waste handlers     Presence of ash handling system	NEMA inspectors     County Government of Kilifi     Mitdsenzini Community     The proponent	1,000,000 annually for sustainable waste management
Scrubber waste disposal	disposal  Soil quality degradation that may result from deposition of pollutants from the plant operations or carried to other areas through surface runoff, Pollution of water sources through direct deposition, surface runoff and/or	Wet-scrubber wastewater be discharged to on-site wastewater-treatment system	Scrubber waste tracking reports     Mitdsenzini community feedbacks     NEMA registration     waste handlers     Presence of an onsite waste water treatment	<ul> <li>NEMA inspectors</li> <li>County Government of Kilifi</li> <li>Mitdsenzini community</li> <li>Proponent</li> </ul>	2,000,000 annually for onsite waste- treatment system

CONCERN	POTENTIAL -VE IMPACTS	PROPOSED MITIGATION MEASURES	MONITORING ASPECT	RESPONSIBILITY	COST (KSH)
	<ul> <li>infiltration into groundwater aquifers</li> <li>Health risks including exposing the workers to a wide range of</li> <li>chemical poisoning, toxicity or long term health complications</li> </ul>		system	NEMA	1,000,000
Operational inefficiency leading to GHG emissions	<ul> <li>Altered natural concentrations of gases leading or contributing to unnatural warming of the earth.</li> <li>Dilution of Climate change mitigation and adaptation effort</li> </ul>	<ul> <li>Screening incoming wastes at the plant to reduce incineration of wastes (such as batteries) that are non-combustable and are likely to produce pollutants when burned.</li> <li>Certification procedure for incinerator control-room operators.</li> <li>Emissions be reduced by modifying operating characteristics such as furnace temperature, air-injection rate, flue-gas temperature, reagent type, and injection rate, and be selecting optimal combustor designs and emission-control technologies.</li> <li>Use and continued calibration and maintenance of continuous monitors of emissions and process characteristics provide real-time feedback and facilitate maintenance of optimal operating conditions at all times by incineration operators</li> <li>Computerized continuous emission monitors CO, O<sub>2</sub>, SOx, NOx, and HCI.</li> <li>Survey furnace emission-control devices equipment regularly to ensure that they continue to be operative and properly sealed and insulated.</li> </ul>	Certification certificates for incinerator operators     Emission assessment reports     Number of refresher courses for plant operators	<ul> <li>NEMA inspectors</li> <li>County Government of Kilifi</li> <li>Mitdsenzini Community</li> <li>The proponent</li> </ul>	1,000,000 annually for monitoring, technology upgrade and maintenance
Occupational hazards or injuries to works, visitors and general public	<ul> <li>Complete         incapacitation of the         affected employee or         persons' loss of life</li> <li>Increase in Costs of         litigation and         compensation</li> <li>Disruption of the plant         operational activities</li> </ul>	<ul> <li>Plant operators and worker training in hazardous-material management and annual refresher courses.</li> <li>All workers should be provided with protective gear. These include working safety boots, overalls, helmets, goggles, earmuffs, respirators/masks and gloves.</li> <li>A first aid kit should be provided within the site. This should be fully equipped at all times and should be managed by qualified person.</li> <li>The proponent should have workmen's compensation cover (WIBA). It should comply with workmen's compensation</li> <li>Adequate sanitary facilities should be provided and standard cleanliness maintained.</li> </ul>	<ul> <li>Complete PPE</li> <li>Medical examination report</li> <li>Audiometric tests for noise impacts</li> <li>Signage mounted</li> </ul>	<ul><li>Proponent,</li><li>NEMA</li><li>DOSH</li></ul>	500,000 for PPEs, medical examination and signage 150,000 OSHA audits

CONCERN	POTENTIAL -VE IMPACTS	PROPOSED MITIGATION MEASURES	MONITORING ASPECT	RESPONSIBILITY	COST (KSH)
		<ul> <li>Safe operation procedures/ clear instruction provided to the workers and general public to ensure that safety is maintained.</li> <li>Workers operating within the high temperature zones should not exceed 2hrs continuous presence or/as may be directed by the Occupational Health and Safety Experts.</li> <li>Mounting of safety signage's within and outside the incinerator plant</li> <li>Approximate volumes of water to be required for use at the site</li> </ul>	• Presence of	• EPRA	20,000 on energy
Increased demand for water electricity supply to the site;	Increased demand and intermittent supply	<ul> <li>be computed in order to put in place mechanisms of reliable supply;</li> <li>Water saving devices such as push taps to be installed to minimise lose through loose taps;</li> <li>Treated wastewater to be used in flashing toilets and irrigating of lawns.</li> <li>Rain water to be harvested from the roofs and stored.</li> <li>Energy saving bulbs to be used in lighting in all areas within the site and associated facilities.</li> <li>Solar Security lighting of the site and the surrounding and the lighting to be fitted with photocell sensors to avoid day lighting.</li> </ul>	energy and water conservation measures	<ul> <li>County government of Kilifi</li> <li>Proponent</li> <li>NEMA</li> </ul>	conservation
Storm water generation and flooding at the site from precipitation	<ul> <li>Possible transportation of bottom ash, fly ash, scrubber water, and various miscellaneous waste streams and other residues like such as lime and activated carbon, themselves with condensed or absorbed contaminants to unintended natural environment.</li> <li>Disruption of the plant operational activities leading to economic losses</li> </ul>	<ul> <li>Rainwater from the constructed roofs within the site to be harvested and collected and stored in underground collected tanks for later use</li> <li>Appropriate site landscaping to be employed</li> <li>Vegetation cover of all open area to reduce surface run off</li> <li>Revegetation of all open areas to reduce surface run off</li> </ul>	Number of surface water harvesting infrastructures put in place	<ul> <li>Proponent</li> <li>NEMA</li> <li>Land scape Engineers</li> </ul>	50,000 on Water Harvesting annually
Increased Vehicular movements	Possible traffic congestion of local road especially at	<ul> <li>All users of said roads to always observe traffic rules this will give pedestrians and cyclist their space and safety while using the road;</li> </ul>	Driver's training reports	<ul><li>NEMA</li><li>Proponent</li></ul>	50,000 annually on training

CONCERN	POTENTIAL -VE IMPACTS	PROP	OSED MITIGATION MEASURES	MONITORING ASPECT	RESPONSIBILITY	COST (KSH)
	<ul> <li>Forodhoyo-Ganze earth road</li> <li>Possible of occasional experience of delays on the said local road;</li> <li>Pedestrians and cyclists using local roads will have to exercise more care with increase of vehicular traffic on the said roads; and</li> <li>There will be an increase of exhaust emission from vehicles delivering the combustible waste which will pollute local atmospheric air</li> </ul>	<ul> <li>Speed limits to be strictly observed</li> <li>Motorist to be sensitized to use leaded fuel</li> </ul>	ed e unleaded fuel as opposed to	Records on the type of fuel used		
Social Impacts	<ul> <li>Behavioural change such as alcoholism</li> <li>Emergence of new cultures</li> <li>STD and HIV AIDs</li> <li>Drug and substance abuse</li> </ul>	<ul> <li>Awareness creation on topical is STD and AIDS, drug and substance</li> </ul>		Number of sensitization meetings	<ul> <li>Mitdesenzini community leaders</li> <li>Chief of the area</li> </ul>	50,000 for community sensitization
Conflicts with Mitdsenzini community		<ul> <li>Continuous public participation a the environmental impact asse welfare of different interest grou</li> <li>Pursuing economic achievement health and environmental issues</li> <li>Independent Audits and strict Governments and other stakehol</li> </ul>	essment and increasing total ups in Mitdsenzini and beyond its with regard to social, public that of concern to the locals supervision by NEMA, County ders	Number of public participation held in Mitdsenzini	<ul> <li>Proponent</li> <li>Mitdesenzini community leaders</li> <li>Chief of the area</li> </ul>	
DECOMISSIONING PHASE						
Noise	<ul> <li>Reduced concentration of people in the neighbourhood</li> <li>Shouting during conversation among workers on site</li> </ul>	<ul> <li>Demolition works and other de limited to day time.</li> <li>Appropriate ear protective device working in noisy environment.</li> <li>Engineering controls on plant decommissioning to reduce noise</li> </ul>	ces to be provided to workers	<ul> <li>Complete PPEs</li> <li>Medical Examination reports;</li> </ul>	<ul><li>Proponent</li><li>NEMA Inspectors</li><li>DOSH</li></ul>	200,000 for PPEs and medical examination

CONCERN	POTENTIAL -VE IMPACTS	PROPOSED MITIGATION MEASURES	MONITORING ASPECT	RESPONSIBILITY	COST (KSH)
	Noise induced hearing loss among workers who are continuously exposed to high noise levels     Reduction in productivity and efficiency of the workers at the Workplace     Stressing the worker and thus reduced concentration	developed.	<ul> <li>Audiometric         Sound Impact         Results</li> <li>Mounted signage</li> </ul>		
Dust	Skin irritation, chocking including coughing	<ul> <li>Appropriate personal protective equipment to be provided to all workers.</li> <li>Appropriate use of PPE provided to be enforced.</li> <li>The site to be secured with dust screens.</li> <li>Water sprinkling on dusty grounds to be done.</li> </ul>			
Occupational Injuries	<ul> <li>Complete incapacitation of the affected employee</li> <li>Loss of life</li> <li>Increase in Costs of litigation and compensation</li> </ul>	<ul> <li>Appropriate personal protective equipment such as safety belts for workers working at height to be provided.</li> <li>Proper use of PPE provided.</li> <li>Appropriate training of workers of ways of working safely.</li> </ul>			

## SECTION NINE: CONCLUSION AND RECOMMENDATION

## 9.1 Conclusion

A participatory approach was employed to carry out the EIA study. This involved several desk studies and review of all relevant available documents on the project activities and components. The Experts also reviewed all the available and relevant legal and policy documents, standards and guidelines. A reconnaissance visit was conducted to check the physical set up of the site and to collect views from all stakeholders

## **Anticipated (potential) positive Impacts**

**Decreased quantities of waste:** The proposed Incinerator will be able to decrease the quantity of waste by 95% and reduce the solid quantity of the original waste by 80-85% depending on the components that will be in solid waste. Hence, even though incinerator do not completely get rid of dumping ground, they definitely decrease the quantity of land needed. For Counties like Kilifi with shortage of land this is noteworthy since landfills take up big amounts of land required for other productive uses.

**Reduced Pollution:** Research has shown that solid waste incinerators are less likely to pollute the environment than landfills do. One particular study done during a 1994 lawsuit in the US showed that a waste incinerator location was more environment-friendly compared to a landfill. The research discovered that the landfill was releasing higher quantities of greenhouse gases, nitrogen oxides, dioxin, hydrocarbons, and non-methane organic compounds. Landfills also leach poisonous chemicals into the water below thus contaminating underground water systems. The proposed incinerator using proper scrubber technology will reduce air pollution in the atmosphere as well as contribute to Climate change mitigation.

Trapping of pollutants that would have otherwise been released if open burning was adopted: The main problem concerning the incineration of solid waste is the release of hazardous compounds, particularly dioxin. Nonetheless, the proposed up to date incinerator plant will use filters to trap hazardous gases and particulate dioxin. The proposed incineration plant will operate within the required pollution limits recommended by the NEMA and international protocols.

**Saving on Transportation of Waste within Kilifi and neighbouring Counties:** The proposed Incineration plant will be in reasonable from Nairobi city and other towns such as Mitdsenzini, Kilifi, Mombasa etc. This is advantageous since it means waste does not have to be driven for long distances for dumping. It significantly reduces the cost of transport; the money can then be spent on the wellbeing of the community and sustaining the growth waste generators. Additionally, it reduces the harmful gases released by vehicles during transportation, thus drastically reducing the overall carbon footprint.

**Better control over odor and noise:** The proposed Incineration plant will be able to provide less bad smells because waste gets burnt, unlike landfills where waste is allowed to decay thereby emitting unpleasant smells, which cause air pollution. The production of methane in landfills may also lead to explosions that cause noise pollution, which is unheard-of when it comes to the use of incineration plants.

**Prevention of the production of methane gas:** In landfills, when the waste is decaying methane gas is generated which if not controlled, may explode causing further global warming. Unlike landfills, incineration plants do not produce methane, therefore making them safer.

**Elimination of harmful germs and chemicals:** The proposed Incineration plant will function at very high temperatures of above 1,250°C that can destroy germs and chemicals that are harmful. Thus, it is a very effective method when it comes to eliminating clinical waste.

All weather operation: The proposed incinerator can function in any type of weather. For instance, during a rainy season, waste cannot be dumped in a landfill because the rain will possibly wash down poisonous chemicals into the ground and consequently create leachate thus contaminating the underground water as well as the neighboring land. Waste can also not be dumped when it is windy since it will get blown into the surroundings. On the other hand, incinerator will not be limited to weather changes since it will burn waste without leakages. Incineration plant also has the capacity to function 24 hours a day is more efficient in managing waste compared to landfills.

**Effective for Metal Recycling:** When the proposed incinerator will be burning waste, the metals still remain whole because they have a high melting point. After the process of burning waste is done, the workers remove the remaining metal and recycle it. This removes the need for separating out any metal before waste disposal. When garbage is taken to a landfill, it is usually not organized which results in wasting of resources that could have been recycled. Therefore, using an incinerator will make it easier to remove and reuse metals.

**Computerized monitoring system:** The proposed incinerator has a provision for a computerized monitoring system device to allow for the troubleshooting of most problems. This will enable operators to discover a problem before it becomes more serious and much more expensive to repair. A computer will also make operators work easily as they will be able to track the operational efficiency of the incinerator plant.

**Potential Uses of ash waste:** The ash that comes from the combustion of waste can be used in construction, get shipped or even landfilled.

**Job creation to the locals:** The proposed incinerator plant will directly or indirectly create jobs for the locals.

## Potential negative impacts

**Degradation of the air quality and the environment:** Incinerator produce smoke during the burning process that can pollute the environment is proper filter or scrubber is not installed. The smoke produced includes acid gases, carcinogen dioxin, particulates, heavy metals, and nitrogen oxide. These gases are poisonous to the environment. This is a potential impact that forms the whole basis for this assessment.

The possibility of antidote to recycling: Incineration does not encourage recycling and waste reduction. This is not a calculated strategy for any society. The point of focus should be on reducing waste and recycling most of it. Merely burning most of the waste without recycling some of it will only further environmental damage because it may encourage more waste production.

**Ash waste risk:** Even though the ash that remains from the process can be comparatively small in quantity, it contains a number of poisons and heavy metals which requires further treatment. If not disposed correctly, it can cause serious harm to the public and the environment. The proponent has proposed measures in place for ash management.

Due to the geography of the site, surface water from precipitation may gather within the site and interfere with the operation at the sites or even lead to transportation of leachates to unintended environments. This may be made worse during extreme rainfall event. The site must be adapted (climate proofed) against heavy downpour and associated impacts. The proposed measures to control flooding include removal of potential water hazards, Filling the surfaces that might collapse during or after the flooding process, installing water diversion systems at the site, installing, at both the surface and underground, a system to monitor hydrogeological and geotechnical aspects, and make a projection of hydrological and hydro-geochemical development of precipitation.

#### **Environmental and Social Management and Monitoring Plan (ESMMP)**

The ESMMP outlined in section eight of this report the identified issues of concern (potential negative impacts) and mitigation measures as well as responsibilities, costs and measurable indicators that can help to determine the effectiveness of actions to maintain and upgrade the quality of environment; as regards the proposed project. This monitoring is done in relation to the baseline environment. Regular monitoring is therefore necessary to monitor the change in parameters. The ESMMP has considered for all phases; installation, operational and decommissioning.

#### **Environmental statement**

From the assessment, the EIA experts conclude that the proposed incinerator for waste treatment in Mitsednzini is appropriate. This conclusion has been made in terms of environmental impact, site selection, public health and public participation. By using a multi-criterion assessment model for economic, social, public health and environmental

effects, this study indicates the proposed incineration plant has taken much consideration of the local residents' health and environment. A location analysis is also applied, and some influences of the proposed waste incineration plant are illustrated. This study further concludes that public participation is a necessary condition for improving the environmental impact assessment and increasing total welfare of different interest groups in Mitdsenzini. This study finally offers some corresponding recommendations for improving the environmental impact assessment and enhancing the benefits of the proposed waste incineration project. The ESIA report for the proposed project has revealed that only significant issues are from the perspective of

- Pollutant emissions, disposal (management) of fly and bottom ash, which causes serious pollution to the environment and is a threat to public interests and public health;
- Technology used in incinerator; the older generations of incinerators are often much more dangerous to public health. More advanced incinerators have flue gas cleaning systems to reduce the air pollution.
- Waste incineration deflects attention from more sustainable solutions, such as redesigning products for recyclability or eliminating toxic, hard-to-recycle plastics which is a holistic issue beyond the proponent of this project.

## 9.2 Recommendations

- I. The proposed project be supported as the Experts' appraisal of the impacts of the proposed plant from the perspectives of economy, society, public health and environment is largely positive.
- II. In terms of protecting the public health, improving the relevant techniques and standards of the incinerator is a necessity. The proposed incinerator should meet dioxins emission standard as the introduction and development of eco-friendlier waste-incinerating techniques promotes the efficiency of incinerator and plays a vital role in reducing fly ash.
- III. The ESMP should be implemented fully at all stages along the project cycle to maximize related positive environmental, economic, social, and public health influences of the proposed waste incineration plant.
- IV. The proponent should explore the opportunities for co-generation. Co-incineration offers new markets for wastederived fuels using existing infrastructure. It is hard to measure how many facilities are currently using co-incineration in Kenya, since there are no law compelling incinerator operators to report it.
- V. The proposed incinerator should have a provision for a computerized monitoring system device to allow for the troubleshooting of most problems related to filter (scrubber system). A computerized monitoring will also make operators work easily as they will be able to track the environmental and operational efficiency of the incinerator plant.
- VI. There is controversy over the possible health implications of waste management policies and both policy makers and the public require more information on the likely health impacts (and importantly, the associated nature and extent of the uncertainties).
- VII. Mitdsenzini community engagement: Behavior change and public participation is key to a functional waste incinerator system. The proponent should continuously engage the public through the office of the County Commissioner to handle issues as they come by.
- VIII. Social inclusion: Waste management system relies heavily on informal workers, who collect, sort, and even manage generated waste. The project proponent should address waste picker livelihoods through strategies such as integration into the formal system, as well as the provision of safe working conditions, social safety nets, child labor restrictions, and education.
- IX. Climate change and the environment: The project should continuously strive to promote environmentally sound waste disposal. It should support greenhouse gas mitigation through adoption of scrubber technology that capture Greenhouse gases. The value chain should also support resilience by reducing waste disposal in waterways

nd safeguarding infrastructure against flooding. In this regard, Stack emission assessment should b on quarterly basis.	e conducted

### **SECTION TEN: REFERENCES**

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#### **SECTION ELEVEN APPENDICES**

- Appendix 1: Land documentation
- Appendix 2: KRA Pin and Certificate of incorporation for the Proponent
- Appendix 3: EIA/EA Valid expert Practicing license for consultants
- **Appendix 4:** Duly filled Public participation forms for Public consultation.