



ውሃና ኢነርጂ ሚኒስቴር
MINISTRY OF WATER AND ENERGY
የኢትዮጵያ ፌዴራላዊ ዲሞክራሲያዊ ሪፐብሊክ | Federal Democratic Republic of Ethiopia

Environmental and Social Impact Assessment

(Fecal Sludge Management Subproject for Assosa Town)

[Final]

Second Urban Water Supply and Sanitation Project

May 2023
Addis Ababa

Financed By



WORLD BANK



ውሃና ኢነርጂ ሚኒስቴር
MINISTRY OF WATER AND ENERGY
የኢትዮጵያ ፌዴራላዊ ዲሞክራሲያዊ ሪፐብሊክ | Federal Democratic Republic of Ethiopia

Environmental and Social Impact Assessment

(Fecal Sludge Management Subproject for Assosa Town)

[Final]

Second Urban Water Supply and Sanitation Project

May 2023
Addis Ababa

Financed By:



TABLE OF CONTENT

TABLE OF CONTENT.....	III
LIST OF TABLES.....	VII
LIST OF FIGURES.....	VIII
ACRONYMS.....	IX
DEFINITION OF TERMS.....	XI
EXECUTIVE SUMMARY.....	XIV
1. INTRODUCTION.....	1
1.1. BACKGROUND.....	1
1.1.1. <i>Project Benefits</i>	2
1.1.2. <i>The rationale of the ESIA Study</i>	3
1.2. OBJECTIVES OF THE ESIA STUDY.....	3
1.3. SCOPE OF THE ESIA.....	3
1.4. TEAM IN CHARGE OF THE ESIA.....	4
2. METHODOLOGY OF THE ESIA STUDY.....	5
2.1. APPROACH.....	5
2.2. METHODOLOGY.....	5
2.2.1. <i>Review of Relevant Studies, Policies, and Legal Documents</i>	6
2.2.2. <i>Screening</i>	6
2.2.3. <i>Scoping</i>	6
2.2.4. <i>Field Surveys and Data Collection</i>	6
2.2.5. <i>Stakeholders Consultations</i>	7
2.2.5.1. Identification of interested parties.....	7
2.2.5.2. Consultation methods.....	8
2.2.6. <i>Use of Relevant Data Generated by other Disciplines</i>	9
2.2.7. <i>Identification and Analysis of Environmental and Social Impacts</i>	9
3. POLICIES, LEGAL AND ADMINISTRATIVE FRAMEWORK.....	10
3.1. RELEVANT NATIONAL POLICIES AND STRATEGIES.....	10
3.1.1. <i>Constitution of the Federal Democratic Republic of Ethiopia</i>	10
3.1.2. <i>Policies</i>	10
3.1.2.1. Environmental Policy of Ethiopia.....	10
3.1.2.2. Ethiopian Water Resources Management Policy.....	11
3.1.2.3. National Health Policy.....	11
3.1.2.4. National Policy on Women.....	12
3.1.2.5. National Policy on HIV/AIDS.....	12
3.1.3. <i>Strategies and Programs</i>	12
3.1.3.1. Climate Resilient Green Economy Strategy.....	12
3.1.3.2. Climate Resilience Strategy for Water and Energy.....	14
3.1.3.3. Health National Adaptation Plan to climate change.....	15
3.1.3.4. Climate Change Resilience Water Safety Plan (CR-WSP) Strategic framework.....	15
3.1.3.5. Urban Wastewater Management Strategy.....	15
3.1.3.6. The Second Urban Water Supply and Sanitation Program (UWSSP), 2017 to 2022.....	16
3.1.3.7. Integrated Urban Sanitation and Hygiene Strategy.....	16
3.1.3.8. National Hygiene and Sanitation Strategy.....	17
3.1.3.9. WASH Implementation Framework.....	18
3.1.4. <i>Environmental and Social Legislations/Proclamations</i>	19
3.1.4.1. Proclamation on Establishment of Environmental Protection Organs.....	19

3.1.4.2.	Environmental Impact Assessment Proclamation: General EIA Guidelines 299/2002	20
3.1.4.3.	Proclamation on Environmental Pollution Control	21
3.1.4.4.	Public Health Proclamation, Proclamation No. 200/2000	22
3.1.4.5.	Solid Waste Management- Proclamation No. 513/2007	22
3.1.4.6.	Proclamation on Ethiopian Water Resources Management	23
3.1.4.7.	Proclamation on the Development, Conservation and Utilization of Wildlife	23
3.1.4.8.	Proclamation on Forest Development, Conservation and Utilization	24
3.1.4.9.	Proclamation on Research and Conservation of Cultural Heritage	25
3.1.4.10.	Proclamation on Classification of Cultural Heritages	25
3.1.4.11.	Ethiopian Wildlife protection proclamation	25
3.1.4.12.	Ethiopian building code: Proclamation no. 624/2009	26
3.1.4.13.	Ethiopia's Regulations on Public Consultation	26
3.1.4.14.	Land Laws-Expropriation and Payment of Compensation (Proclamation 1161/2019 and regulation No. 472/2020	27
3.1.4.15.	Labour Law/proclamation 1156/2019	27
3.2.	WORLD BANK ENVIRONMENTAL AND SOCIAL SAFEGUARD POLICIES	28
3.2.1.	<i>The World Bank Operational Policy 4.01</i>	28
3.2.2.	<i>Physical Cultural Resources (OP/BP 4.11)</i>	29
3.2.3.	<i>Involuntary Resettlement (OP/BP 4.12)</i>	29
3.2.4.	<i>General Environmental Health and Safety (EHS) Guidelines</i>	30
3.3.	COMPARISON BETWEEN ETHIOPIAN AND WORLD BANK POLICIES	30
3.4.	GAPS BETWEEN THE NATIONAL AND THE WORLD BANK OP 4.12	30
3.5.	MULTILATERAL ENVIRONMENTAL AGREEMENTS	34
3.5.1.	<i>United Nations Convention on Biological Diversity (UNCBD):</i>	34
3.5.2.	<i>United Nations Convention to Combat Desertification (UNCCD)</i>	34
3.5.3.	<i>United Nations Framework Convention on Climate Change (UNFCCC)</i>	34
3.5.4.	<i>Stockholm Convention on Persistent Organic Pollutants</i>	34
3.5.5.	<i>Convention on the Protection of World Cultural and Natural Heritage</i>	34
3.5.6.	<i>The Vienna Convention on the Protection of the Ozone Layer</i>	34
3.5.7.	<i>Convention on International Trade in the Endangered Species of Fauna and Flora (CITES):</i>	35
3.5.8.	<i>Basel and Bamako Conventions:</i>	35
3.6.	ADMINISTRATIVE AND INSTITUTIONAL FRAMEWORK	35
4.	DESCRIPTION OF BASELINE CONDITIONS	36
4.1.	PHYSICAL ENVIRONMENT	36
4.1.1.	<i>Climate</i>	36
4.1.2.	<i>Topography</i>	36
4.1.3.	<i>Wind Speed and direction</i>	36
4.1.4.	<i>Geology and Soils</i>	37
4.1.5.	<i>Water resource</i>	37
4.1.6.	<i>Noise and Vibrations</i>	37
4.1.7.	<i>Air Quality</i>	37
4.2.	BIOLOGICAL ENVIRONMENT	38
4.2.1.	<i>Local Flora and Fauna</i>	38
4.2.2.	<i>Land Use</i>	39
4.2.3.	<i>Conservation Areas</i>	40
4.3.	THE HUMAN ENVIRONMENT (SOCIO-ECONOMIC SETTINGS)	40
4.3.1.	<i>Socio-Economic Environment</i>	40
4.3.2.	<i>Economic Conditions</i>	41
4.3.3.	<i>Health</i>	42
4.3.4.	<i>Education</i>	42
4.3.5.	<i>Utilities and Services</i>	42
4.3.6.	<i>Water Supply</i>	42

4.4.	EXISTING WASTE MANAGEMENT PRACTICE	43
4.4.1.	<i>Solid Management</i>	43
4.4.2.	<i>Wastewater Management</i>	43
4.4.3.	<i>Fecal Sludge Management</i>	44
5.	DESCRIPTION OF THE PROPOSED PROJECT	46
5.1.	OVERVIEW OF UWSSP-II PROJECT	46
5.2.	PROJECT LOCATION	46
5.3.	SUBPROJECT DESCRIPTION	47
5.3.1.	<i>Inlet Works</i>	49
5.3.2.	<i>Biological Treatment Units</i>	49
5.4.	IMPLEMENTATION ARRANGEMENTS	52
6.	SUBPROJECTS ALTERNATIVE ANALYSIS	54
6.1.	'NO SUB-PROJECT' OPTION	55
6.2.	ALTERNATIVE FSTP	55
6.2.1.	<i>FSTP location</i>	55
6.2.2.	<i>Technology Alternatives For FSTP</i>	57
6.2.2.1.	Solid liquid separation options	58
6.2.2.2.	Liquid treatment options	59
6.2.2.3.	Solid treatment options	61
6.2.2.4.	Treatment Process for Pathogen Removal in Liquid Stream options	62
6.2.2.5.	Effluent discharge	63
6.2.2.6.	Cost Estimation	64
7.	CONSULTATION PROCESS	65
7.1.	CONSULTATION WITH MEGALE 32 VILLAGE COMMUNITY	66
7.2.	CONSULTATION WITH THE LOCAL COMMUNITIES AT THE PROJECT INTERVENTION SITE	66
7.3.	CONSULTATION WITH GOVERNMENTAL STAKEHOLDERS AT ASSOSA TOWN	68
7.4.	CONSULTATION FINDINGS	69
7.5.	PUBLIC DISCLOSURE	69
7.6.	STAKEHOLDERS ENGAGEMENT PLAN (SEP)	70
8.	IMPACT IDENTIFICATION ANALYSIS AND POSSIBLE MITIGATION MEASURES	72
8.1.	GENERAL CONSIDERATIONS	72
8.2.	IMPACT IDENTIFICATION	72
8.2.1.	<i>Institutional boundaries</i>	73
8.2.2.	<i>Temporal boundaries</i>	73
8.2.3.	<i>Spatial boundaries</i>	73
8.3.	IMPACT CHARACTERIZATION AND SIGNIFICANCE	74
8.4.	POSITIVE IMPACTS AND ENHANCEMENT MEASURES	77
8.4.1.	<i>Job creation</i>	77
8.4.2.	<i>Health</i>	78
8.4.3.	<i>Air Quality in the Catchment</i>	78
8.4.4.	<i>Improvement of Water Quality</i>	78
8.4.5.	<i>Production of Compost/Fertilizers</i>	79
8.4.6.	<i>Supplementary measures</i>	79
8.5.	NEGATIVE IMPACTS AND RECOMMENDED MITIGATION MEASURES	82
8.5.1.	<i>Impacts in FSTP subproject activities</i>	82
8.5.1.1.	Construction phase	82
8.5.1.2.	Operation Phase	89
8.5.1.3.	Decommissioning phase	95

9.	ENVIRONMENTAL AND SOCIAL MANAGEMENT PLAN.....	98
10.	ENVIRONMENTAL AND SOCIAL MONITORING PLAN	113
10.1.	INSTITUTIONAL/IMPLEMENTATION ARRANGEMENTS AND CAPACITY BUILDING	119
10.2.	TRAINING PROGRAMS	120
10.3.	ESMP IMPLEMENTATION COSTS	122
10.4.	GRIEVANCE REDRESSING MECHANISMS	123
10.5.	CODE OF CONDUCT	124
11.	LIMITATION OF THE ASSESSMENT.....	126
12.	CONCLUSION AND RECOMMENDATIONS	127
12.1.	CONCLUSIONS.....	127
12.2.	RECOMMENDATIONS.....	128
	REFERENCES	129
	APPENDIXES	131

LIST OF TABLES

Table 1: List of concerned stakeholders	7
Table 2: Comparison of Ethiopian Legislation and World Bank's Operational Policy	32
Table 3: Proposed sanitation infrastructure during the project phases (2021-2041).....	47
Table 4: Sizing of ABR tank.....	50
Table 5: Sizing of Facultative Pond	50
Table 6: Size and retention time of maturation pond	51
Table 7: Sizing of Sludge drying beds.....	52
Table 8: FSTP site evaluation	56
Table 9: Screened fecal sludge Treatment options for Asossa town	58
Table 10: Summary and comparison of technologies for solids-liquid separation.....	58
Table 11: Summary and comparison of technologies for liquid treatment organics removal.....	60
Table 12: Summary and comparison of technologies for solids treatment	61
Table 13: Summary and comparison of technologies for liquid treatment pathogen removal.....	62
Table 14: ESMF recommended Treated Effluent Standards	63
Table 15: Summary of estimated cost of FSTP development	64
Table 16: Issues and Concerns as raised during stakeholder meeting for proposed work	69
Table 17: Shows estimated temporal boundaries of the project.....	73
Table 18: Provides the detailed impacts classification approach.....	74
Table 19: Prediction and significance of potential impacts of FSTP subproject activities.....	75
Table 20: ESMP for Enhancing Beneficial Impacts	81
Table 21: Environmental and Social Management Plan for proposed subproject	100
Table 22: Environmental and Social Monitoring Plan.....	115
Table 23: Institutions Responsible for the Implementation of ESMP	120
Table 24: Training Programs for Capacity Building and associated costs	121
Table 25: Summary of Budget Estimate for ESMP	123

LIST OF FIGURES

Figure 1: FGD at Megale 32	9
Figure 2: Woman PAP (KII at Megale 32 FSTP site)	9
Figure 3: Partial view of FSTP site (at Megale 32)	39
Figure 4: FSTP Site	40
Figure 5: Population projection for Assosa town	41
Figure 6: Assosa town, subproject intervention area	47
Figure 7: Proposed Fecal Sludge Treatment Plant Asossa	48
Figure 8: FSTP Layout of ABR with Facultative and maturation treatment system	49
Figure 9: Comparison of technologies for solids-liquid separation with respect to flow rate	59
Figure 10: Comparison of technologies for liquid treatment organics removal with respect to flow rate ..	60
Figure 11: Comparison of technologies for solids treatment with respect to flow rate	62
Figure 12: Comparison of technologies for liquid treatment pathogen removal with respect to flow rate	63
Figure 13: Community consultation meeting at Megale 32 Kebele	68

ACRONYMS

ABR	Anaerobic Baffled Reactor
AP	Anaerobic Pond
ARCCH	Authority for Research and Conservation of Cultural Heritage
AWSSE	Assosa Water Supply and Sewerage Enterprise
BAU	Business as Usual
BH	Borehole
BOD	Biological Oxygen Demand
BP	Bank Procedures
BGR	Benishangul Gumuz Region
BGR EPA	BGR Environmental Protection Authority
CBOs	Community Based Organizations
CITES	Convention on International Trade in the Endangered Species of Fauna and Flora
CR-WSP	Climate Change Resilience Water Safety Plan
CSE	Conservation Strategy of Ethiopia
EA	Environmental Assessment
EEPO	Establishment of Environmental Protection Organs
EPA	Environmental Protection Authority
EPC	Environmental Pollution Control
EIA	Environmental Impact Assessment
EPE	Environmental Policy of Ethiopia
ESIA	Environmental and Social Impact Assessment
ESMP	Environmental and Social Management Plan
EHS	Environmental Health and Safety
FDRE	Federal Democratic Republic of Ethiopia
FSM	Fecal Sludge Management
FSTP	Fecal Sludge Treatment Plant
GoE	Government of Ethiopia
GHG	Greenhouse Gas
GTP	Growth and Transformation Plan
GBV	Gender Based Violence
GRC	Grievance Redress Committee
GRM	Grievance Redress Mechanism
HASP	Health and Safety Plan
HNAP	Health National Adaptation Plan to climate change
HSDP	Health Sector Development Program
IEC	Information Education and Communication
IFC	International Finance Corporation
ITCZ	Inter Tropical Convergence Zone
MoH	Ministry of Health
MoWE	Ministry of Water and Energy
MoWIE	Ministry of Water, Irrigation and Energy
NGO	Non-government Organization

OP	Operational Policy
PAP	Project Affected People
PCT	Public and Communal Toilet
PPE	Proper care of Protective Clothing and Equipment
POPs	Persistent Organic Pollutants
PT	Public Toilets
RAP	Resettlement Action Plan
RPF	Resettlement Policy Framework
SA	Sexual Abuse
SEA	Sexual Exploitation and Assault
SEP	Stakeholder Engagement Plan
STD	Sexually Transmitted Disease
ToR	Terms of Reference
TMP	Traffic Management Plan
UWSSP-II	2nd Urban Water Supply and Sanitation Program
UWWM	Urban Waste Water Management
WASH	Water, Sanitation and Hygiene
WB	World Bank
WB's (EHS)	World Bank Environment, Health and Safety
WHO	World Health Organization
WIF	WASH Implementation Framework
WWTP	Wastewater Treatment Plant

DEFINITION OF TERMS

Aerobic digestion: A process, which uses bacteria and oxygen to break down organic and biological waste.

Anaerobic digestion: A process, which uses bacteria to break down organic and biological waste in the absence of oxygen.

An Impact: is the effect of any action that affects one or more elements of the natural, social or economic environment, either adversely or beneficially.

Basic sanitation: Use of an improved sanitation facility that is not shared with any other household.

Containment/storage: Ways of collecting and storing (and in some cases treating in-situ) fecal sludge generated from a latrine.

Compensation: Payment in cash or in kind of the replacement cost of the acquired assets.

Cut-off-Date: The last date for establishing the eligibility of persons displaced by the project for receiving compensation and resettlement assistance. It is determined according to the procedures of the borrower government: usually the completion date of the census of project-displaced persons. In absence of such procedures, it is the borrower who will establish a cut-off date.

Decomposition: refers to a controlled method to treat fecal sludge whereby its components are broken down by aerobic and/or anaerobic digestion processes. Decomposition in this context can be successfully practiced when fecal sludge is contained (typically underground) for at least two years in an environment where liquids drain and remaining fecal sludge becomes dry. The end product after the decomposition process is called humus, which can then be used as a soil conditioner.

Drying beds: Method of treating fecal sludge off-site whereby sludge is spread out over a contained space to dry

Direct pit: A pit that is directly under a latrine pan, whereby excreta fall directly into the pit.

Dry pit latrine: Type of latrine that does not require water for flushing. Excreta typically fall directly into pit.

Direct Impacts: Those impacts that are caused by the action and which generally occur at the same time and place as the action.

Displaced Household: All members of a subproject affected household residing under one roof and operating as a single economic unit, who are adversely affected by the project or any of its components; it may consist of a single nuclear family or an extended family.

Displaced Persons: In the context of involuntary resettlement, displaced persons are those who are physically displaced (i.e., have been subject to relocation, loss of residential land, or loss of shelter) or economically displaced (i.e., have been subject to loss of land, assets, access to assets, income sources, or means of livelihoods) as a result of (i) involuntary acquisition of land; or (ii) involuntary restrictions on land use or on access to legally designated parks and protected areas.

Economic Displacement: Loss of land, assets, access to assets, income sources, or means of livelihood because of: (i) involuntary acquisition of land; or (ii) involuntary restrictions on land use or on access to legally designated parks and protected areas.

Encroachers: People who occupy the land beyond what they legally own. They are usually not entitled to compensation but are sometimes provided with assistance if they are found vulnerable. Loss of built-up structures, trees, crops, and other assets could be compensated.

Entitlement: Range of measures applied to displaced persons to restore their economic and social base: compensation, income restoration, transfer assistance, income substitution, and relocation.

Fecal sludge management (FSM): Methods and processes to manage fecal sludge.

Leach pit: Latrine pit that facilitates the draining of liquids into the surrounding soil.

Environment: The physical factors of the surroundings of the human beings including land, water, atmosphere, climate, sound, odor, taste, the biological factors of animals and plants, and the social factor of aesthetics and including both the natural and built environment.

Environment and Social Impact Assessment (ESIA): A systematic examination conducted to determine whether or not a project will have any adverse impacts on the environment.

Environmental Impact Study: means the study conducted to determine the possible environmental impacts of a proposed policy, project, or activity, and measures to mitigate any such impacts.

Environmental Monitoring: the continuous determination of the actual and potential effects of any activity or phenomenon whether short-term or long-term.

Fecal sludge: Contents of an on-site sanitation facility (such as a latrine pit) typically comprising of excreta, flush water, and anal cleansing materials.

Latrine: A sanitation system that captures fecal sludge and contains it. Through this containment, a barrier is established to prevent contact between humans and potentially disease-causing microbes in fecal sludge. Numerous types of latrine systems, technologies, and configurations exist.

Human health hazards: Hazards associated with fecal sludge that may be related to its microbial, chemical or physical properties. Microbial hazards refer to the health risks associated with exposure to potentially harmful microbes. Chemical hazards can include exposure to cleaning agents and physical hazards, to dangerous labor or machinery.

Indirect Impacts: Those impacts that induce changes in the natural environment, population, economic growth, and land use, as a result of actions not directly linked to the project in question.

Involuntary Resettlement: Land/asset loss, which negatively impacts livelihood. Losses have to be compensated so that no person is worse off than before the loss of land and/or assets caused by the project.

Participation: A process through which stakeholders' influence and share control over development initiatives and decisions or resources that affect them.

Physical Displacement: Relocation, loss of residential land, or of shelter as a result of (i) involuntary acquisition of land, or (ii) involuntary restrictions on land use or on access to legally designated parks and protected areas.

Pollution: any direct and indirect alteration of the physical, thermal, chemical, biological, or radioactive properties of any part of the environment by discharging, emitting, or depositing wastes so as to affect any beneficial use adversely, to cause a condition that is hazardous or potentially hazardous to public health, safety or welfare, or to animals, plants or aquatic life, or to cause a contravention of any condition, limitation or restriction to a healthy environment.

Project: a set of planned activities to achieve objectives within a given area and time frame.

Project brief: a summary statement designed to achieve specific objectives within a given area and the likely environmental impacts and mitigation measures thereto.

Proponent/Developer: means a person, group of persons, or agency developing a new project or proposing to extend an existing project, which is subject to an environmental impact assessment process.

Meaningful Consultation: A process that: (i) begins early in the project preparation stage and is carried out on an ongoing basis throughout the project cycle; (ii) provides timely disclosure of relevant and adequate information that is understandable and readily accessible to affected people; (iii) is undertaken in an atmosphere free of intimidation or coercion; (iv) is gender-inclusive and responsive, and tailored to the needs of disadvantaged and vulnerable groups; and (v) enables incorporation of all relevant views of

affected people and other stakeholders into decision making, such as project design, mitigation measures, sharing of development benefits and opportunities, and implementation issues.

Mitigation measures: Actions that reduce, avoid or offset the potential adverse environmental consequences of a project, and include engineering works, technological improvements, management measures, and ways and means of ameliorating effects to the environment and losses suffered by individuals and/or communities, including compensation and resettlement.

Rehabilitation: Compensatory measures provided under the World Bank Operational Policy 4.12 on Involuntary Resettlement and other than the payment of replacement cost of acquired assets.

Replacement Cost: Compensation for acquired housing, land, and other assets that are calculated at full replacement costs based on the following elements: (i) fair market value; (ii) transaction costs; (iii) interest accrued, (iv) transitional and restoration costs; and (v) other applicable payment if any.

Resettlement Impact: The nature and value of livelihood loss caused by the acquisition of land or assets

Safely managed sanitation: Refers to the use of an improved sanitation facility, which is not shared with any other household, and where excreta are either: (1) treated and disposed in-situ (in the place where it is kept); or (2) transported and treated off-site; or (3) transported through a sewer to a treatment facility.

Septic pit: A pit that is fully sealed (often-using cement), connected to a latrine, and collects and stores fecal sludge. Given that pit is sealed, liquid cannot drain from the pit into the surrounding soil.

Scoping: is the early transparent process that identifies concerns, evaluates them, and organizes them by eliminating insignificant impacts and focusing on significant impacts for further assessment so that attention and therefore resources, can be effectively and efficiently utilized

Screening: Selection of actions or projects requiring Environmental and Social Impact Assessment (ESIA). Common methods for screening include project threshold, sensitive area criteria, positive and negative lists, and preliminary assessment/ IEE.

Significance: an expert evaluation/judgment of the magnitude of impact or the degree to which a proposed activity or project may (potentially) impact on the environment if implemented.

Significant effect: substantial/ potentially substantial, adverse changes in any of physical factors of the surroundings of human beings including land, water, atmosphere, climate, sound, odor, taste, biological factors of animals and plants, and social factor of aesthetics and includes both natural and built environment.

Significant Impact: Impact experienced by 200 people or more, involving: (i) physical displacement from housing; or (ii) loss of 10% or more of their productive assets or income-generating activities.

Stakeholders: those affected by the outcome of a project or can affect the outcome of a proposed either negatively or positively.

Squatters: People who unlawfully occupy land or a structure. If the occupation is well established before the dissemination of project details and the cut-off date and the occupying people are found vulnerable, they are eligible for compensation for the loss of any structure, trees, crops, and other assets that they will lose access to because of project implementation.

Treatment: A process that changes the physical, chemical and biological characteristics of fecal sludge so that it is converted into a product that is safer for end-use or disposal.

Vulnerable Groups: Households below the poverty line, women, children, elderly, people without legal title to assets (including land).

Waste: is a by-product of day-to-day activities or anything, which is no longer useful to someone and is disposed of. It is an unwanted or undesired material or substance that is thrown away.

EXECUTIVE SUMMARY

INTRODUCTION

The imperative for improving the collection, treatment, and disposal of human excreta is gaining increasing attention in international development efforts. Exposures to microbial pathogens transmitted in human waste are associated with diarrhea, helminths infections, and other infectious diseases. In addition, there is increasing evidence for links between unsafe sanitation practices, environmental enteric dysfunction and child growth faltering. Nevertheless, in 2015, estimates indicated that over 2.4 billion people still lacked access to safe sanitation facilities, and the World Health Organization (WHO) has calculated that inadequate sanitation alone results in 280,000 deaths every year. Poor sanitation also has social and economic consequences, and the returns on sanitation investments are estimated to be at least 5-fold.

This report presents an Environmental and Social Impact Assessment (ESIA) for the proposed Fecal Sludge Treatment plant (FSTP) subprojects in Assosa town, Ethiopia. It also discusses alternative options for the proposed technologies (FSTP technologies). Assosa town is the capital of the Benishangul Gumuz regional (BGR) state. The town has a projected total population of 65,645 as of 2021 and it shows an increasing trend, which put pressure on available sanitation infrastructures. Assosa town lacks centralized sanitation system. Consequently, it relies entirely on-site practices. According to the feasibility study (feasibility study report, 2022), the town relies fully on onsite sanitation technologies with the majority of the population (76.7%) utilizing different types of pit latrines, whilst only 4.9% of the population is using flush toilets. The remaining 18.4% of the total population does not have a sanitation facility at all. The inhabitants of Assosa town largely depend on traditional pit latrines, VIP latrines, and septic tanks with or without a soak away system. Furthermore, there is neither private nor public service provider for liquid waste/sludge collection emptying and transportation in Assosa town.

Assosa Water Supply and Sanitation Enterprise (AWSSE) is currently implementing the 2nd Urban Water Supply and Sanitation Project (UWSSP-II), which is supported by the World Bank. The primary objectives of the UWSSP-II for the case of Assosa are to construct an additional PCT (impacts and its mitigation action including screening and preparation of ESMP for the PCTs are treated separately other than this ESIA) and new FSTP in three phases (short-term (2021-2026), medium-term (2026-2031) and long-term (2031-2041)) in the urban center of Assosa town. The project also includes the construction of communal (9) and public (13) toilets, and rehabilitation of public toilets (15) in different parts of Assosa town to improve the town's sanitation facilities in public and residential slum areas (e.g., markets and highly populated areas/villages), low-income communities. The implementation of the FSTP in the entire phases (2021-2041) is expected to improve the sanitation problems for the town. Similarly, construction of sewerage line (40,000m) and wastewater treatment plant (1) is also envisioned in the coming project periods.

Assosa Water Supply and Sewerage Enterprise is a public institution, responsible for implementing the proposed subprojects. Some of the existing infrastructure facilities were either not well completed or the desired goals were not fully met. Hence, the proposed additional works (such as rehabilitation of the existing sanitation facilities and infrastructures) for PCT and the newly proposed FSTP are importantly needed to complement what has been envisioned to be achieved in the sub project's implementation.

The ESIA study, in this case, is aimed to contribute to the environmental and social safeguards of the proposed FSTP subproject in Assosa town. This ESIA has been prepared according to an environmental and social management framework (ESMF) for UWSSP-II, the Government of Ethiopia (GoE) environmental and social provisions and the World Bank's safeguards policies and the WBG Environmental health and safety (EHS) General Guideline. The ESMF provides guidance for the environmental and social screening process and preparation of appropriate safeguards instruments for proposed investments.

The infrastructure development may bring adverse impacts on the environment and social aspects that need efforts to minimize impacts and set mitigation measures to make the project environmentally safe and socially acceptable. Without proper planning and management, the project may result in severe economic, social and environmental impacts. Hence, this project aims to provide an insight of the possible environmental and social impacts, which can occur due to the design, construction and operation of the proposed projects during different phases, and the possible mitigation measures, which can be adopted. In connection with this, the Ministry of Water and Energy (MoWE) signed a consultancy service contract with Motion Consultancy and Training PLC., to undertake the ESIA study for the FSTP Construction projects of Assosa town.

The overall objective of the ESIA is to identify, predict and evaluate the potential impacts of the proposed project on the biophysical and socio-economic environment in terms of magnitude, spatial extent, duration and significance. The study is also aimed to provide recommendations for enhancing the beneficial impacts and mitigation measures for the adverse impacts as well as environment and social management and monitoring plans that would help implementation of the recommended enhancement and mitigation measures. The ESIA gives particular emphasis to the potential impacts on the quality of life of people's living close to the proposed subprojects, the health and safety of those who will be involved in the construction and operation of the FSTP, and the surrounding natural and human environment.

The scope of the ESIA study includes:

- Identification and analysis of the national and the World Bank environmental safeguard policies and regulations;
- Describe the views and concerns of the public and stakeholders towards the implementation of the project;
- Establish baseline features of the biophysical, socio-economic and cultural attributes of the project area;
- Identify and evaluate the significant impacts (both beneficial and adverse) associated with project implementation and subsequent operation;
- Propose specific mitigation for inclusion in the project detail design and management plan to reduce or avoid significant adverse environmental and social impacts; and
- Prepare Environmental and Social Management and Monitoring Plans for the recommended measures that will minimize adverse impacts and enhance beneficial impacts during planning, construction, operation as well as decommissioning of the proposed sub project.

METHODOLOGY

The ESIA study methodology adopted screening to determine the extent of the project and desktop data search and analysis for the baseline biophysical and social environmental parameters of the project area. In addition, the consultant worked with the project design group and was briefed and obtained design approaches to be used, which informed the requirements of the environmental reporting process and for which excerpts have been obtained on salient design information. The Consultant engaged on multi-faceted stakeholder's consultation process, social and environmental surveys using structured questionnaires duly analyzed and key informant interviews to institutions and lead agencies and public consultation meetings. Based on these findings and expert judgement, the consultant has compiled the projected social and environmental impacts (positive and negative) likely to emanate from proposed project activities and the Environmental and Social Management (ESMP) and Monitoring Plans which details how adverse impacts and risks will be reduced or eliminated and by whom.

The ESIA study, in this case, is aimed to contribute to the environmental and social risk management of the proposed new FSTP subprojects in Assosa town. Notably, this ESIA under the EIA proclamations [proclamation No.299/2002], which were verified and approved by the Federal and Regional Environment Protection Authority (EPA).

POLICIES, LEGISLATIONS AND INSTITUTIONAL FRAMEWORK

Relevant National Policies and Strategies

The Constitution of the Federal Democratic Republic of Ethiopia (FDRE), adopted in 1995, provides the overriding principles and legal provisions for all legislative frameworks in the country. The concept of sustainable development and the environmental rights of the people are enshrined in the Constitution's Articles 43 and 44. These Articles, among others, state the right to development, the right to live in a clean and healthy environment, and the right to monetary or alternative means of compensation, including relocation with adequate state assistance for persons displaced or whose livelihoods adversely affected as a result of state programs. Article 35 provides a foundation for the recognition and protection of women's rights and guarantees women an equal right with men. The Environmental Policy of Ethiopia, issued in 1997, has the overall policy goal to improve and enhance the health and quality of life of all Ethiopians, to promote sustainable social and economic development through sound management and use of natural, human-made and cultural resources and their environment as a whole. Environmental policies are included in the cross-sectoral environmental policies and they emphasize the early recognition of environmental issues in project planning, public participation, mitigation and environmental management, and capacity building at all levels of administration.

Other relevant policies issued by the Government of Ethiopia (GOE) include Water Resources, Wildlife, Population, Health, HIV/AIDS and Women Policies. Applicable strategies and programs include Climate Resilient Green Economy Strategy, Urban Wastewater Management Strategy, Health National Adaptation Plan to climate change (HNAP), the Second Urban Water Supply and Sanitation Program (2017 to 2022), Integrated Urban Sanitation and Hygiene Strategy, National Hygiene and Sanitation Strategy, and Water, Sanitation and Hygiene (WASH) Implementation Framework and Climate Change Resilience Water Safety Plan (CR-WSP) Strategic framework.

Environmental Framework Legislations

The GOE has issued several Proclamations and Regulations that are aimed to foster environmental protection and sustainable use of natural as well as man-made resources. Among these legislations are the Proclamation on Establishment of Environmental Protection Organs (EEPO), the Proclamation of EIA and the Proclamation on Environmental Pollution Control (EPC), all came into effect in 2002. The EEPO Proclamation lays down the institutional arrangements necessary to ensure environmentally sustainable management and development at Federal, Sectoral and Regional levels. It re-establishes the Federal EPA, and empowers every sector ministry or agency and regional state to establish or designate a Sectoral Environmental Unit and Regional Environmental Agency respectively.

The EIA Proclamation makes an EIA mandatory for specified categories of activities undertaken either by the public or private sectors and is the legal tool for environmental planning, management and monitoring. The EPC Proclamation is mainly based on the right of each citizen to have a healthy environment, as well as on the obligation to protect the environment of the Country and its primary objective is to provide the basis from which the relevant ambient environmental standards applicable to Ethiopia can be developed, and to make the violation of these standards a punishable act. Other most relevant laws and regulations include Water Resources Management Proclamation (Proclamation No. 192/2000); Solid Waste Management Proclamation (Proclamation No. 513/2007); Expropriation of Land Holdings, Payment of Compensation and Resettlement Proclamation (Proclamation No. 1161/2019); Public Health Proclamation (Proclamation No. 200/2000); Labor Proclamation (Proclamation No. 1156/2019); Regulation on Prevention of Industrial Pollution (Regulation No. 159/2008); and Regulation on Expropriation and Valuation, Compensation and Resettlement (Regulation No. 472/2020).

The World Bank's Safeguard Policies

Of the World Bank (WB) Safeguard Policies, OP/BP 4.01 Environmental Assessment (EA) is the most relevant one for the administration of Environmental and Social Impact Assessment of any development projects. The objective of this policy is to ensure that Bank-financed projects are environmentally sound and sustainable, and that decision-making is improved through the appropriate analysis of the projects' actions and their likely environmental impacts. The Bank also classifies a proposed project into one of three categories, depending on the type, location, sensitivity, and scale of the project and the nature and magnitude of its potential environmental impacts. A project designated as Category A requires a full environmental assessment followed by Independent Environmental Review; Category B projects require a lesser level of environmental investigations; Category C projects require no environmental analysis. Hence, following the contribution it will have to the environment itself and the society, the proposed subprojects fall under category B.

DESCRIPTION OF BASELINE CONDITIONS

Physical Environment

The climate of the study area is characterized by tropical or humid hot weather having distinct dry and wet seasons. The average temperature in Assosa is 21.9°C. The study area usually gets rain starting from May, which ends in October. In a year, the average rainfall is 1,222mm (National Meteorology Agency & WMO, 2013).

Biological Environment

An observation-based biodiversity assessment was made in the proposed subproject site. There are no sensitive natural habitats and wildlife or any other forms of protected areas at or in the vicinity of the project sites. The selected FSTP site is characterized as a crop dominant land use type.

Socio-economic Environment

The total population of the study area is 33,671 of these 16,720 are males, 16,951 females and 7,033 are the total household in the study area. Assosa town is grouped under category 3 town administration level. Under this category, the town has three administration layers, namely Town, Woreda (middle level administration) and Ketena (lower level of administration). Some vegetation is likely to be removed during the construction of PSTP.

DESCRIPTION OF THE PROPOSED SUBPROJECTS

The safely managed fecal sludge in the town results from containment and disposal of sludge in lined and unlined pit latrines that are not emptied and do not pose risk to groundwater. Sludge in these facilities is considered contained and because it is not emptied, it is safely managed. In addition, there are no fecal sludge and wastewater treatment facilities in Assosa.

Of twenty-two secondary cities in Ethiopia, four cities: Assosa, Gambella, Harar, Semera-Logia have been selected to participate in the UWSSP-II Project. The objective of the project is to contribute to the improvement of the socio- economy for the residents of Assosa town by providing effective and efficient sanitation services.

To achieve the goals delineated under the immediate horizon (2021-2026) urgent works, the following measures have been proposed:

- Five communal and 10 public toilets in the selected ketena of the town.
- 1 fecal sludge treatment plant at the outskirts of Assosa, located in Megale 32

The fecal sludge treatment plant will be implemented in phase I and will continue in phases II and III together with wastewater treatment plan, sewer line installation. Along the construction of PCT and FSTP, several vacuum trucks are proposed to be purchased in each phase (I-III). The present ESIA study focuses on sanitation schemes laid down for Phase I-III (2021-2041). The scope of this ESIA is to evaluate the overall impacts of the proposed sub projects throughout its implementation phases.

Proposed Fecal Sludge Treatment Plant

As per the Feasibility Design, the planned FSTP consists of the following main components:

Inlet Works: The inlet works comprise a tanker discharge bay; screens chamber; stainless steel bar screens; and a chute for delivering sludge at the bottom of the anaerobic pond.

Biological Treatment Units: ABR with combination of facultative pond and maturation pond. The treatment process comprises inlet works (coarse screen). The collected leachate from ABR will be treated in a series of facultative and maturation ponds. Where, the main function of maturation ponds is destruction of pathogenic. They also carry out polishing of the wastewater to achieve the standards for Biological Oxygen

Demand (BOD) and suspended solids. The collected sludge from the ABR will be treated in the sludge drying beds. The dried sludge will be stored on open ground.

Sludge Drying Beds: designed for the dewatering and stabilization of partially treated fecal sludge after accumulation in the ABR and anaerobic ponds. Further treatment of sludge is expected in the Drying Beds due to the extensive exposure to UV resulting in considerable pathogen reduction. Continuous dewatering and drying of the sludge are also expected to result in more rapid sludge stabilization.

Site Works: include fencing, gate and guardhouse, access roads, office, washing platform.

SUBPROJECT ALTERNATIVES

During the feasibility study, alternative sites and alternative technologies were assessed, analyzed, compared and selected. In this section, the proposed alternative sites and technologies are summarized. This ESIA and detailed feasibility and design studies were conducted in parallel and joint meetings, discussions were made with the parties involved in the feasibility study, and sub projects design consultants.

Six alternative FSTP technologies were reviewed and compared to select the best biological treatment technologies to process and dispose sludge are thickening (concentration), conditioning, dewatering, and drying applied as primary operations to remove moisture from sludge. These are Anaerobic Baffled Reactor (ABR) with Facultative Pond and Maturation Pond; Anaerobic Pond (AP) with Facultative Pond and Maturation Pond; ABR with Facultative Pond and Constructed Wetland; AP with Facultative and Constructed Wetland; ABR with Aerated Lagoon and Constructed Wetland; and AP with Aerated Lagoon and Constructed Wetland. These alternative technologies were evaluated and ranked based on technical feasibility, financial considerations, environmental impacts, social, and economic factors. According to the above evaluation criteria, the Anaerobic Baffled Reactor ABR with Facultative Pond and Maturation Pond is deemed to be the most advantageous technology to be adopted.

In the alternative 'without project' analysis, it was found that the 'without project' option is not acceptable, and it is recommended that the envisaged project would be implemented in order to address the sanitation facility shortage in the town.

PUBLIC AND STAKEHOLDER CONSULTATION

Consultation meetings were conducted with key stakeholders and project proponents with the main objective of presenting the proposed subproject and getting feedback from the stakeholders and local community on the project contents and its possible impacts. Stakeholder's consultations were carried out with different actors who have direct or indirect stake in the implementation of the proposed subprojects. Accordingly, consultations were made with AWSSE, BGR EPA, Bureau of water and energy, Agriculture office under the mayor, Bureau of health, Land administration with the mayor office etc. Also, grass-roots participation was done during the visit to the subproject sites over what shall be done where a wide cross-section of villagers and district leaders were consulted.

The findings of the consultations conducted with the above-mentioned actors reveal that all the stakeholders have interest in the implementation of the subprojects.

The main issues/concerns raised by the stakeholders and recommendations provided include the following:

- a) Land use rights and proper compensation for their property loss, delay of compensation and appropriate property valuation. The consultant has communicated with the relevant city administration about the cost estimation. Accordingly, it was estimated to be about six (6) million Ethiopian birr for 27 households.
- b) Odor and Aesthetic effect,
- c) Dust pollution, and
- d) Management of liquid waste (after treatment) and its impacts to villagers close to the site.

POTENTIAL IMPACTS AND MITIGATION MEASURES

The existing sanitation situation in the town is very poor. The absence of well-organized sanitation facilities has caused deterioration of the social and natural environment with adverse consequences on human health, which is directly or indirectly associated with water, air and soil pollution resulting from improper fecal waste disposal. Though construction and operation of the proposed PCTs and FSTP is a well-recognized solution to overcome the existing environmental pollution and associated health impacts, some impacts are expected to occur during the construction, operation and decommissioning phases of the project. In this ESIA, both positive and adverse environmental and social impacts are identified. Adverse impacts are characterized by type, magnitude, nature, spatial extent and duration of impact, and assessed for significance.

Impacts during Construction Phases

The main positive impact during the construction phases is job creation for skilled and unskilled workers, particularly for the jobless youth in the project area, and for national and international contractors and consultants. Proposed enhancement measures include giving priority for the local communities, for women, and providing business opportunities, job training and capacity building for potential workers.

Potential adverse impacts include:

- Air pollution due to dust emission caused by Vehicles traffic movements on unpaved access roads, land clearing, excavation and earthmoving activities, and transport of spoil materials to disposal sites; and gaseous emissions from vehicles and construction equipment.
- Noise pollution resulting from operation of construction vehicles and equipment.
- Soil compaction and soil erosion caused by project activities including site clearing, excavation in soil, and hauling of spoils to disposal sites, which would involve operation of heavy-duty equipment and dump trucks.
- Pollution of water bodies due to inadequate handling and spillage of pollutants (like fuel, oils, greases, and paints), release of solid and liquid wastes from construction camps and workshops.
- Increased traffic accident risks to project construction workers, roadside communities, road users, and pedestrians due to increased traffic volume on the roads.
- Impacts on occupational health and safety resulting from construction activities, operation of project vehicles and equipment, storage and use of hazardous chemicals and explosives, dust and exhaust emissions etc.

- Alteration of landscape due to construction of treatment plants and exploitation of construction materials from borrow and quarry sites and impacts on aesthetic quality of the sites.
- Conflict on employment opportunities created by the project between local and migrant job seekers.
- Increased rate of HIV/AIDS and other sexually transmitted infections due to arrival of construction workers and relations with local women including commercial sex workers.

The identified impacts are predicted to be moderate to high, short-term, reversible and direct adverse impacts. They can be minimized to acceptable levels by adopting appropriate mitigation measures including the following:

- Implement measures that will reduce dust emission including regular spraying of water on unpaved access roads, exposed earth and any stockpiles on site.
- Use updated technology or modern equipment in excavation works that will minimize dust generation from earthen materials and noise emissions and vibration.
- Regular inspections and maintenance of vehicles and equipment to reduce excessive exhaust emissions, and prevent fuel spills by filling fuel at only designated fuel stations.
- Impose speed limits for project vehicles to 30km/hour on unpaved access roads esp. in the vicinity of sensitive areas (residential and business areas, social services, religious places).
- Carry out noisy construction activities in the vicinity of sensitive areas during normal working hours only.
- Keep noise level near sensitive areas such as residential areas and camps below the WHO and Ethiopian maximum allowable noise level standards.
- Select the location of campsites in collaboration with local authorities to avoid environmentally or socially sensitive areas.
- Prevent environmental pollution by hazardous substances through proper storage and handling of those substances.
- Choose hours of less traffic volume on roads for mobilizing materials and construction machinery.
- Implement appropriate traffic management at and in the vicinity of the FSTP sites.
- Create awareness for drivers and equipment operators on health, safety and traffic accident prevention.
- Post proper and clearly visible signs, barricades, reflectors at appropriate locations so that road users are aware of the active construction works and take precautions while driving through or at nearby project operational areas.
- Reinstate the damaged sections of roads as soon as the construction works have been completed.
- Plant suitable trees and shrubs on the boundary of the FSTPs.
- Provide priority of job opportunities for the local people.
- Provide awareness education about HIV/AIDS, other STIs and preventive measures for project workers and local community, and avail protective materials.
- Implement other mitigation measures specified in this report.

Impacts during Operation Phase

Most of the beneficial impacts of the project will be harnessed during the operation phase of the FSTP. These include improve living conditions of Assosa town residents through improved public health and

sanitation facilities; Reduced cases of waterborne diseases such as cholera, typhoid, amoeba and diarrhea through provision of sanitation facilities due to improved hygiene; Improved quality of health from proper management of fecal matter that would otherwise be dumped haphazardly and drain into rivers where others may become in contact; and increased agricultural products due to availability of manure.

Potential adverse impacts during the operation phase include:

- Some offensive odor at and around the treatment plant sites mainly due to release of hydrogen sulphide resulting from anaerobic digestion.
- Pollution of ground water at treatment sites due to infiltration of wastewater through permeable soils.
- Contamination of water bodies mainly streams and rivers due to leakages or overflow from FSTP.
- Contamination of the soils at the temporary storage of sludge that may contain hazardous substances like heavy metals as well as in case of spillages and overflows of FSTP.
- Public health and safety risks related to spills, leakages or discharge of sewage or uncontrolled spreading of sludge. Also, exposure to hydrogen sulphide, which is a colorless and toxic gas, may pose health risks. In addition, operators of the treatment plants could be exposed to pathogenic microorganisms in wastewater and sludge that may cause risks of infection and disease. Other potential health and safety risks are related to accidents and malfunctioning of plants.

The identified adverse impacts of the operation phase are possible, reversible, of moderate to high significance, and long-term. They can be mitigated through:

- Adherence to national rules and regulations and appropriate contract specifications and guidelines;
- Maintaining appropriate buffer zones around the treatment plants and planting trees to prevent spread of nuisance odor and improve aesthetic view of the treatment sites;
- Fencing at least the treatment process areas to guard against vandalism and to protect the public from entering to the treatment sites;
- Proper handling of chemicals and other materials to be used in the treatment process and keeping good personal hygiene;
- Constructing FSTPs foundation and direct influence areas with concrete lining to avoid leakage of wastewater through permeable soils and weathered and fractured rocks into the groundwater system;
- Applying aeration, proper chemical dosing and oxidation or pH adjustment to reduce offensive odor;
- Covering tanks or installation of exhaust hoods;
- Operating equipment at optimum/design conditions;
- Regular facility maintenance and monitoring operational practices including process control and treatment, continuous process of the operation; and
- Implement other mitigation measures specified in this report.

ENVIRONMENTAL AND SOCIAL MANAGEMENT PLAN

This section provides an Environmental and Social Management Plan (ESMP) that comprises a specific plan of action for the proposed mitigation measures to ensure implementation of the 'mitigation measures' to avoid or reduce adverse impacts and enhance positive impacts from the construction and operation of the proposed project components. ESMP is the key to ensure that the environmental and social quality of the

project influence area does not deteriorate due to the implementation of the proposed development project covering all aspects of project implementation in its different phases. It is generally used as the basis for establishing the environmental and socio-economic behavior that the proposed project requires during its various stages including the decommissioning phase.

The ESMP for the proposed project consists of a set of feasible and cost-effective mitigation and institutional measures to be undertaken during the different phases of the project to eliminate or reduce to acceptable levels the adverse environmental and social impacts identified. It is prepared in such a way that it serves as a document that sets forth those practices, which will be implemented to prevent, control, and mitigate significant negative environmental and social impacts arising as a consequence of the implementation of the proposed project. Hence, the ESMP is directed at mitigating, minimizing, or controlling negative impacts arising throughout the different phases of the project.

This ESMP defines the roles and responsibilities of various stakeholders for ensuring smooth and well-integrated implementation and monitoring of the project operations. It contains commitments that are binding on the proponent. It can be translated into project documentation and provide the basis for a legal contract that establishes responsibilities of the proponent. In turn, the proponent can use the ESMP to establish environmental and social performance standards and requirements for those carrying out the works or providing supplies. It can be also used to prepare an environmental and social management system for the operational phase of the project.

ENVIRONMENTAL AND SOCIAL MONITORING PLAN

Environmental and Social Monitoring Plan: Environmental monitoring is an important component of environmental management as it provides the basis for rational management decisions regarding impact control. Monitoring will provide the information necessary for feedback into the environmental management process including feedback about the actual environmental and social impacts of a project and will assist in identifying where additional mitigation effort or where alteration to the adopted management approach may be required.

The environmental monitoring plan is developed to provide a basis for evaluating the efficiency of the proposed mitigation measures and for updating the actions and impacts of baseline data. It also gives information for adoption of additional mitigation measures if the proposed measures are found insufficient. Thus, it avails information for management decisions taking in the different phases of the project.

Monitoring should be performed during all stages of the project (construction, operation and decommissioning) to ensure that the impacts are no greater than predicted, and to verify the impact predictions. The monitoring program will indicate where changes to procedures or operations are required, to reduce impacts on the environment or local population.

Implementation arrangements and capacity building

AWSSE has an established position for an Environmental Officer and positions for sociologists, which will provide oversight on the implementation of the environmental (ESIA) components of the program. It is further planned that oversight on environmental issues will further be supplemented through the

recruitment of additional environment expertise by the supervising consultant once the project commences. In the interim, this staffing arrangement is deemed adequate.

The responsibility for implementing the ESMP of the supplement ESIA during construction will be of the contractor, AWSSE and the bureau of Health. During the operation and maintenance of the FSTP works, the responsibility will be mainly under the AWSSE. Similarly, BGR EPA and Assosa town environmental agency has the sole responsibility in monitoring and regulating the overall social and environmental performance of the subproject activities.

The environmental sustainability of the FSTP subprojects are dependent on the capacity of institutions at all levels (i. e. staffing, training, and other necessary support services) to carry out the associated ESMP implementation work. Thus, it is vital that AWSSE allocate sufficient resources for training and capacity building. These efforts will not only benefit the enterprise but will also build local capacity to undertake other development initiatives.

Budget estimation

The estimated total budget for the ESMP, which is mainly for environmental monitoring programs and training required to implement the ESMP, is about **9,262,000.00** Eth. Birr. It should be noted that most of the recommended mitigation measures for identified impacts are assumed to be incorporated in the design when they require engineering interventions. In addition, as it is proposed on the feasibility study the treatment plant is to be implemented in Design Build and operate contract modality. Therefore, they will be taken care of by the specifications and bill of quantities as well as overall contractor's and consultant's fees.

CONCLUSION AND RECOMMENDATIONS

It is certain that implementation of the proposed subprojects of Assosa will be a major solution to minimize the prevailing poor sanitation related environmental pollution affecting the social dynamics and its consequences in the town and downstream areas. The subprojects will serve as a very important intervention for the protection of the socio-economic and biophysical environment of the town. The identified adverse environmental, social and health impacts, related to the construction and operation of the proposed FSTP as compared to the project benefits, have low to moderate and can be easily mitigated to acceptable levels by properly applying the proposed mitigation measures stated in this report.

Proper implementation of the proposed mitigation and enhancement measures for each stage of the project will avoid or minimize adverse impacts and enhance beneficial impacts. Hence, it is recommended that the enhancement and mitigation measures for the identified potential positive and negative impacts respectively are properly implemented. The benefits of implementing these measures by far outweigh the costs to be incurred. Furthermore, saving life supports environmental resources and ecosystems from further pollution and deterioration would be of paramount importance.

1. INTRODUCTION

Safe sanitation is indispensable for human health through preventing infectious diseases, promoting, and sustaining physical, mental as well as social well-being. It is also an important component in ensuring environmental well-being too. Sanitation is also a building block of development (WHO, 2017). Nowadays, wastewater management and fecal sludge management (FSM) is a global concern including improved sanitary facilities (for example toilets), particularly in low-income countries which predominantly rely on on-site sanitation technologies. That's why, in poor and growing urban areas of those low-income countries like Ethiopia, poor FSM represents a growing challenge; generating significant negative public health and environmental risks.

Waste management is a big challenge in Ethiopia and other secondary towns such as Assosa, Gambella, Harar, and Semera-Logia, especially within the urban areas. For example, fecal sludge waste generated from Assosa town is disposed of illegally at the open spaces without proper sanitation facilities installed. Industrial effluent and diffuse release from agricultural activities are other forms of pollution to the environment. In the growing complexity of problems, precautionary measures such as environmental and social impact assessment (ESIA) of projects to ensure adequate waste management can work out to be more effective. To effectively manage the above social and environmental challenges, the Government of Ethiopia (GoE) with the financial support from the World Bank is planning to implement citywide fecal sludge management and the construction of public and communal toilets.

1.1. Background

Ethiopia faces various sanitation problems related to a low level of priority for sanitation, poverty, unavailability of equipped skilled human resources, unclear institutional framework, and responsibilities. As a result, only 4% of rural and 16% of urban households use improved toilet accommodations. About 56% of rural households rely on unimproved toilet facilities and more than 35% of toilet accommodations are shared in urban households, whereas only 2% of rural households share their toilet facilities with other households (CSA and ICF, 2017). One in three Ethiopian households has no toilet facility; defecate to bush/fields (39% in rural areas and 7% in urban areas) (CSA and ICF, 2017). Furthermore, according to the WHO (2014) estimates, diarrhea contributes to more than one in every ten-child death in Ethiopia. The total population growth rate of Ethiopia is also 2.5% a year, with urban centers growing at a rate of 5.1% (Haddis et al., 2013). This situation triggers the construction of PCT, fecal sludge management facilities, wastewater treatment plant, sewer line and purchase of vacuum trucks in selected 4 towns of Ethiopia in three horizons (phases, 2021-2041). Poor sanitation has long been regarded as a constraint to the regional social-economic growth in the city of Assosa like in many parts of the nation or any community.

Wastewater treatment (WWT) is a broad term that applies to any process, operation or combination of processes and operations that can reduce the objectionable property of water that carries waste and render it less dangerous and repulsive to man (Gilbert, 1991). The wastewater is treated before its ultimate disposal to the natural environment in order to reduce the spread of communicable diseases caused by the pathogenic organisms in the sewage and prevent the pollution of surface and groundwater (Punimia et al., 2005; Mackenzie et al., 1991). Recent reports indicate that worldwide more than half of the population of developing countries does not have access to sanitation and more than 80% of the wastewater generated is directly discharged into surface and groundwater bodies. The management of liquid waste/fecal sludge at

household level is very poor. About half of the households handle grey water (household liquid waste) by openly discharging into any accessible public properties, such as streets, drainage lines and nearby open space.

In Assosa, there are no locally organized private operators who can empty septic tanks and latrines and cleaning service. As there is no appropriate site for disposal of the fecal sludge waste, the waste is dumped in the fields nearby where there is no proper treatment system. As the organization of privately operated vacuum trucks is done by the local administration and pits and septic tanks are being emptied, the main focus will be on developing a disposal facility near Assosa to reduce transportation costs and provide hygienic treatment of the fecal sludge in an environmentally and social benign manner.

The construction and operation of the proposed public and communal toilets and fecal sludge management system development will improve Assosa's sanitary facility problems including its FSM and therefore reduce the spread of communicable diseases and pollution of ground and surface waters. It also increases hygienic conditions, which will bring both social and economic advantages to Assosa town and its surrounding environment. Furthermore, the successful implementation of the FSTP will improve the town's socio-economic and environmental conditions.

1.1.1. Project Benefits

The project will enhance the proper management of fecal sludge in Assosa town. In addition, the project will create some jobs during the construction and operation of the facility for local workers and the community.

During the field survey and site study, five categories of sanitation problems were observed, discussed with the local administration, and identified for further analysis. Assosa sanitation facility problems are deep-rooted and accumulated for a long time. These problems are also studied during the feasibility study by SEURECA Veolia JV Seureca East Africa Ltd & GENCON consultancy in 2021 and 2022. The key sanitation problems are briefly presented below.

Generally, the problems are varied from site to site. Most of the town parts do not have proper sanitation facilities due to shortage of appropriate toilets (private, communal and public). The town has experienced complex sanitation challenges such as an improper sewerage system for the management and removal of fecal sludge management. These are the shortage of private, communal, and public toilets; and problems with emptying due to the shortage of the services.

Unavailability of fecal sludge treatment site: This is a key challenge for Assosa town to properly manage fecal sludge wastes. The problem is complex and needs an immediate response from all relevant stakeholders with the consultation of the local community. The fecal sludge in Assosa town is used to be dumped on communal land without proper management and treatment. Thus, the town fecal sludge is not properly managed and simply discharged into the surrounding natural environment.

In order to address the above-mentioned sanitation problems of Assosa town, a feasibility study was conducted with a detailed design for communal and public toilets and FSTP. The project under UWSSP-II is

addressing these public challenges, to solve the fecal sludge treatment problem through various interventions in the first phase (2021-2026). Therefore, the proposed project implementation sites and treatment technologies have been evaluated against the environmental and social criteria for its eligibility and suitability for the proposed facility construction. The assessment was aimed at the analysis of the potential project impacts on the social and natural environment during construction, operation and decommissioning and to establish the baseline for future monitoring.

1.1.2. The rationale of the ESIA Study

The ESIA process helps an organization or developer to identify critical environmental and social issues associated with a project, and ensure that positive impacts are optimized while negative impacts are mitigated or minimized. An effective ESIA process can improve local community understanding of a project, thereby increasing the sustainability of the project. It is most cost-effective to carry out an ESIA prior to site development, to identify and resolve issues at an early stage by appraising options for development, because of a large amount of capital funding involved in developing or altering a site. Environmental and social assessments are also useful for the operational phase to identify areas for improvement and thus avoid site closure as a result of non-compliance. Thus, the purpose of conducting this ESIA study was to facilitate an evaluation of potential social and environmental impacts and its mitigation associated with the proposed works and in harmony with relevant stakeholders.

1.2. Objectives of the ESIA study

The main objectives of the ESIA study as stated in the Terms of Reference (ToR) is to assess, identify and mitigate the potential adverse and localized environmental and social impacts of Assosa town sanitation subprojects. It is to ensure that the planned sanitation scheme is environmentally sustainable, socially acceptable and will not cause adverse environmental and social impacts. The objective of the report is, therefore, to provide an environmental and social impact assessment in order to identify important environmental and socio-economic issues arising from the proposed works, especially during the construction and operation phases of the proposed FSTP and to prepare a corresponding Environmental & Social Management Plan (ESMP). The specific objectives of the ESIA are to:

- Identify key environmental and social issues related to the proposed subprojects, their impacts, and mitigation for negative impacts.
- Generate baseline information of the biophysical, socio-economic and cultural attributes of the project area.
- Prepare an ESMP comprising environmental and social management measures as well as mechanisms for their implementation and its compliance monitoring in order to minimize the subproject's negative impacts and enhance the positive aspects.
- Anticipate and avoid, minimize or offset the adverse significant biophysical, social and relevant effects of the developmental proposal.
- Enable information exchange, notification, and consultations between stakeholders.
- Propose practical Grievance Redress Mechanism (GRM) considering the nature of the project.

1.3. Scope of the ESIA

This ESIA was conducted for Assosa town of Ethiopia on the FSTP component. The assessment referred to the rules and standards stipulated by the government of Ethiopia's ESIA (EIA) guidelines, directives,

legislation, and World Bank's safeguards policies and legislations. In accordance with the ToR (provided by MoWE), ESIA consulting team conducted a series of reviewing of relevant policies, legislation and relevant document including a feasibility study on the proposed project activities and its technologies, collecting, verifying, and constituting environmental and social safeguards and compliances, grievance redress approaches and protocols in line with the ESIA. A conventional and contemporary collection, coding, and analysis of all generated data were employed during the analysis and evaluation of the ESIA.

The scope of this report is limited to outlining the overall activities in terms of how, what, when, and who of the ESIA study should be conducted of the assessment in the selected subproject activities and sites throughout the three phases given the continuation of the proposed sub project. During the ESIA assessment, analysis, and presentation the following major aspects of the intended subprojects were carefully examined:

- Outline the national policies, legislation, and administrative framework within which the environmental and social management of the proposed works will be carried out.
- Describe and evaluate the present baseline data and the relevant environmental and social characteristics of the area proposed for the development of the work.
- Identify, analyze and assess potential environmental and social impacts that will result from the proposed works, based on the proposed design.
- Stakeholder analysis, responsibility description, and assignment.
- Propose cost-effective mitigation measures for minimizing or eliminating adverse social and environmental impacts of the proposed works, including recommendations on design/technology changes if deemed necessary.
- Propose modalities and arrangements for collection of stakeholders' views ensuring participation of key public and community representatives.
- Prepare an environmental and social management plan for implementing the mitigation measures and recommend institutional administrative and management frameworks.
- Descriptions of the monitoring plan and developing monitoring strategy were specified. and
- Estimation of cost for proposed mitigation measures formulated.

1.4. Team in charge of the ESIA

The ESIA process comprised more than eight senior professionals with a vast of backgrounds and a wealth of relevant experience. Member of the team, have a second degree or higher (MSC, MA, or PhD), and have a combined experience of more than 15 years in environmental studies (ESIA, ESMP, Resettlement Action Plan (RAP), and EA) in general and in their particular fields of specialization in particular. Additionally, the team is also well equipped with every relevant knowledge and skill to plan community and stakeholder consultations and discussions, qualitative and quantitative data collecting, and analyze both qualitative and quantitative data. Appendix 7 presents the qualifications, experiences, and positions of the assigned staff.

2. METHODOLOGY OF THE ESIA STUDY

2.1. Approach

The overall approach used to carry out the ESIA study is based on the Ethiopian ESIA Guideline. Relevant studies, policies and guidelines were reviewed. Primary data was collected through field observation and beneficiary consultation. A field survey of the project sites of the FSTP was conducted and potential environmental impacts of the expected project activities were identified, assessed and documented. Consultations were also conducted with key stakeholders and local community representatives pertaining to socio-economic and environmental matters. Obtaining experts' opinions and learning from previous experiences were also among other study approaches used.

2.2. Methodology

This ESIA study is based on the review of relevant previous studies, primary data collected through a comprehensive field visit in the project area, and consultations with project-affected communities, city, Woreda and Kebele administrators, key stakeholders, and relevant experts. Project affected people are also our primary stakeholders who have been consulted during site visits at Megale 32. Secondary data was gathered from various offices at regional, city, and Woreda levels, as well as feasibility and design study reports. The detailed methodologies followed are explained briefly herein under.

The methodology used in this assessment is corresponding with the EIA Proclamation of 295/2002, adopting the approach of identifying, collecting, and analyzing information, which included:

- Undertaking the activities initiated during the scoping phase including involvement of key stakeholders and collecting of the baseline information on both natural and built environments including socio-economic conditions surrounding the project area and the municipality at large.
- Analysis of data for identification, prediction, and evaluation of the impacts both beneficial and adverse ones from the proposed project development and operation. This was achieved through the use of checklists, simple matrices, and use of engineering judgment (feasibility study), standards, and guidelines.
- Identifying and proposing mitigation measures aimed at minimizing and where possible eliminating the potential negative impacts and enhancing positive ones using expert judgment.
- Preparing environmental and social management and monitoring plans for follow up during project operation.
- Presenting the information in the ESIA Report (the present report).

The methodology took into account the likely impacts on the physical and biological environment (e.g. on air, soil, water, and vegetation). Other methodologies used in this assessment include literature reviews, consultative meetings with respective offices including the Regional Office (EPA, Culture and Tourism, Health, Agriculture, Women and Children affairs, Education, etc.), Woreda officials and village members and their respective leaders, and field observations through familiarization visits in the project areas.

To this effect, the steps adopted to prepare this ESIA study cover the following:

- Deskwork reviews and analyses,
- Fieldworks, and
- Stakeholders' consultations including Project Affected People (PAP).

The necessary activities involved in undertaking the study are as follows:

- Consult key stakeholders to gather their concerns and opinions about proposed subprojects and in particular, how the surrounding communities will be impacted by the subprojects.
- Carry out additional information or data to supplement ESIA.
- Establish environmental conditions in the proposed sites for subproject activities.
- Assess the status of ecological and social receptors.
- Describe the subprojects characteristics and affected environment.
- Assess and evaluate the potential environmental impacts resulting from the proposed subprojects, especially within the zones of project influence.
- Identify mitigation measures for adverse social and environmental impacts. and
- Develop an ESMP detailing actions and responsibilities for the mitigation of impacts and for monitoring them.

2.2.1. Review of Relevant Studies, Policies, and Legal Documents

Policies, legislation, and guidelines pertinent to social safeguard and environmental protection were gathered and reviewed for assessing the relevant environmental and social safeguard policies, laws, and regulations related to social and environmental protection matters in general and the expected socio-environmental impacts of the proposed development in particular. In addition, available documents on the previous studies of the proposed subprojects, baseline of the social and environmental conditions of the subprojects influence area, and other relevant data were collated and reviewed to obtain important data/information for the subproject description. The feasibility study and design of the proposed subproject activities were reviewed to understand the method of delivering the subprojects. The list of the documents reviewed is provided in the list of references.

2.2.2. Screening

Prior to the ESIA exercise, the Town WSSA had conducted environmental and social screening. Accordingly, the sub project is put under category B and require a lesser level of environmental investigations.

2.2.3. Scoping

The consulting team conducted scoping for the subprojects through following key actions

- identifying key environmental and socio-economic issues;
- physical inspection of the site and surrounding areas;
- Identifying possible environmental and socio-economic impacts through public participation and and stakeholder consultation.
- Impact prediction and ratings,

Summary of scoping is presented in appendix 12

2.2.4. Field Surveys and Data Collection

Following an extensive review of existing documents related to the proposed projects, field investigation and collection of detailed data on the social and natural environment were carried out at the project area. The aim of the survey was to collect socio-environmental baseline data for the project influence area and to identify sensitive environmental components that are likely to have a significant effect due to the implementation and operation of the envisaged sanitation projects. Data collection was carried out using a

checklist. The checklist was filled at the site and used to identify potential adverse socio-environmental impacts and to categorize and determine the level of ESIA to be conducted.

2.2.5. Stakeholders Consultations

Groups of community members, PAP, concerned officials, and professionals (social and environmental experts) at the region, Woreda, city, and subproject site levels were consulted during the ESIA fieldwork. The information on the current waste management system concentrates on the limitations, the existing environmental and social features of the project influence area, potential environmental issues/impacts related to the proposed project components and activities, as well as the attitudes of the officials, local communities, and experts towards the planned scheme were discussed. This socio-environmental impact analysis has taken these facts and viewpoints into account. The appendices of the document contain the minutes of the consultations held with the PAP and the local people who live near the planned FSTP site. The meeting's minutes, which are included in Appendix, were written in the Amharic language.

The consultation process at the design stage is an initial consultation. More consultation is envisaged during the project's implementation and operation phases since the Government of Ethiopia and World Bank through the local administration encourages community discussions during the implementation of any development projects. The stakeholders for the proposed subprojects were categorized as follows:

1. Regional level stakeholders - relevant policy and project implementers
2. Authorities of Assosa town
3. Kebeles administration (upstream-downstream communities)
4. Local communities in the project implementation sites/Kebeles/villages (Megale 32) and PAP
5. Engineering team of the design consultant

2.2.5.1. Identification of interested parties

Both, federal legislation and regulations and the WB Sustainability Guideline clearly state that public and stakeholder engagement is mandatory to give the opportunity to the public, stakeholders, and surrounding community to express their opinion in the project and gain knowledge about the project. This may also lead to altering or modifying the project design, location, etc. to consider the community needs and concerns.

To make sure that all concerned parties are involved in a public and community consultation process and meetings were organized by the consultant in collaboration with the project client (AWSSE). The outcomes and findings of the public consultation and community meetings were integrated into the Environmental & Social Management Plan; the meeting protocol was added as an appendix to this ESIA report.

As an initial step towards preparing a Stakeholder Engagement Plan (SEP), the consultants have analyzed the relevant stakeholders to the project, who are considered to be affected or affect the project activities. The SEP shall be implemented during the construction and operation phases of the project, where the Contractor and Operator are responsible for ensuring its proper implementation. Moreover, a Grievance Redress Mechanism (GRM) shall be put in place to allow the below-mentioned stakeholders in communicating their concerns regarding any project activity.

Table 1: List of concerned stakeholders

Groups of Stakeholders	Stakeholders	Level of involvement
------------------------	--------------	----------------------

Local Residents	✓ Residents located near the FSTP	Directly affected
Property-owner and landowners	✓ Individuals, legal entities, local administration holding land title documents ✓ Tenants or occupiers without formal rights	Directly affected
Public facility	✓ Educational facilities (none-existence) ✓ Medical facilities (hospitals, clinics, medical centers)-not in close proximity to the proposed subprojects ✓ Utilities (electricity, water supply, road, telecommunication facility and others)-none existence	Directly affected
Business and Service Providers	✓ Shops, markets, supermarkets ✓ Petrol stations, car wash & service, others ✓ Restaurants ✓ Financial services (banks) (are not at a close distance)	Indirectly affected
Administrative Bodies and Authorities	✓ National and Regional Authorities ✓ Ministry of Water and Energy and regional bureaus ✓ Environmental Protection Authority and regional authority/bureau ✓ Assosa Water Supply and Sanitation Authority ✓ Regional authorities/bureaus ✓ Local authorities (district and Kebele administration) ✓ Assosa town municipal	Indirectly affected, but may have influence over the implementation of the project
International donors	✓ World Bank	Indirectly affected, but may have influence over the implementation of the project
Bodies involved in Project implementation	✓ Construction contractor(s) (management, staff) ✓ Sub-contractor(s) ✓ Supervision contractor (the Engineer) ✓ Suppliers	Directly affected, but may have influence over the implementation of the project
Non-governmental Organizations (NGOs) and Community Based Organizations (CBOs)	✓ Specialized environmental and social organizations, NGOs-engaged in WASH activities ✓ Experts on a national and international level	Indirectly affecting/affected
Community-based Organization engaged in waste management/ emptying/ handling transporting CBOs	✓ Specialized in waste management at the local level ✓ Community based organization involved waste collection	Indirectly affected and/or has impacts on project success

2.2.5.2. Consultation methods

Consultations were undertaken with community members and government officials at Woreda and Kebele levels to obtain the opinions and attitudes towards the proposed FSTP project for Assosa town. Besides, different governmental offices (offices involved in environmental protection and safeguards) in Assosa town and its neighboring Kebeles were consulted to collect information and to share their feelings about the implementation of the proposed projects. One government level (municipality level-lead by the Mayor of Assosa town) consultation has been conducted with all relevant stakeholders.

The consultation took place in collaboration with and facilitated by local authorities. The consultation participants were selected giving emphasis on their social status and representative views. Community elders also participated in the discussions. The discussions and inquiries made use of an open-ended checklist, as described below.

- Attitudes towards the project;
- Expected benefits from the project;
- Possible adverse impacts of the project and their mitigation measures to manage/ameliorate the negative impacts; and
- Participation and cooperation from the people to support the implementation of the proposed projects.



Figure 1: FGD at Megale 32



Figure 2: Woman PAP (KII at Megale 32 FSTP site)

2.2.6. Use of Relevant Data Generated by other Disciplines

Data collected by the project design team (engineering team) were reviewed and the relevant data was used to supplement the environmental and social data and to understand the proposed technical features of the project so that to render the impact assessment as comprehensive as possible.

2.2.7. Identification and Analysis of Environmental and Social Impacts

Following the evaluation of the baseline conditions and analysis of stockholders' opinions, environmental impacts likely to result from the proposed waste management project were identified and their significance was evaluated. Impact significance was assessed quantitatively/qualitatively based on the magnitude of the impact, relative importance/ value of the affected environmental component, intensity and duration of the impact, and reversibility of the impact.

After the identification of potential impacts and evaluation of their significance, appropriate mitigation measures that can prevent, reduce, or offset the negative impacts to acceptable levels were identified and recommended. Finally, an ESMP that comprises the outline of significant environmental impacts and their corresponding mitigation measures and the responsible bodies for implementation and monitoring was prepared.

3. POLICIES, LEGAL AND ADMINISTRATIVE FRAMEWORK

The potential to cause environmental and/or social impacts shall be addressed in accordance with relevant Ethiopian legislations as well as the requirements of the World Bank Environmental and Social safeguards and standards. The subsections below provide more details on the applicable legislative framework for the ESIA.

3.1. Relevant National Policies and Strategies

This section addresses the legislative and institutional framework relating to ESIA, specifically relevant to the FSTP environmental and social impact assessment associated with the proposed subproject. For this project, the EIA (here ESIA Assessment Report) has been prepared under specific consideration of the national legal frameworks and safeguard policies.

3.1.1. Constitution of the Federal Democratic Republic of Ethiopia

FDRE constitution, as amended to date, articles 44 states that every citizen is entitled to a healthy and satisfying environment, and that every person has the duty to protect and safeguard the environment.

To address the environmental concerns to be generated under the clean environment, Article 92 of the Ethiopian constitution further requires that any waste, especially from households and industries and any other dangerous waste, shall be collected, treated, and managed in a manner that does not degrade the environment to prevent, eliminate or reduce their adverse effects on human health, natural resources, flora and fauna and on the nature of the environment.

The Ethiopian Constitution also recognizes ownership of property and every person's right to private property (Article 40). The Constitution also provides that a law should be in place to specify modalities for the acquisition, transfer, and use of land. Thus, Proclamation no. 1161/2019 and regulation No 472/2020 relating to expropriation and compensation in the public interest, and which defines expropriation in the public interest as, an act based on the power of government, public institutions and local administrative entities with legal personality to remove a person from his/her property in the public interest after fair compensation. Further, fair compensation is defined as 'an indemnity equivalent to the value the activities performed thereon given to the person to be expropriated and calculated in consideration of market prices as well as compensation for disturbance due to expropriation'. These provisions will be applicable in the case of Project Affected Persons (PAPs) under this project and will to the extent possible be applied in consideration of the World Bank's requirement for full replacement costs for assets and property lost in the case of Bank-financed operations in line with Operational Safeguard 2 of the Banks Integrated Safeguards System. The constitution also states different treaties ratified by the Government of Ethiopia are parts of the Ethiopian legal system.

3.1.2. Policies

3.1.2.1. Environmental Policy of Ethiopia

The Environmental Policy of Ethiopia (EPE) was approved by the Council of Ministers in April 1997. Its conceptual framework was based on the findings and recommendations of the National Conservation Strategy of Ethiopia (CSE). This policy document, along with CSE was developed with the assistance from the International Union for the Conservation of Nature. EPE includes 9 policy objectives, 19 guiding

principles, 10 sectoral policies (one of which is on Water Resources) and 10 cross-sectoral policies (one of which is on community participation and another on EIAs/ESIAs).

The goal of the Environmental Policy of Ethiopia is to improve and enhance the health and quality of life of all Ethiopians and to promote sustainable social and economic development through the sound management and use of resources and the environment as a whole so as to meet the needs of the present generation without compromising the ability of future generations to meet their own needs. For the effective implementation of the EPE, the policy encourages the creation of an organizational and institutional framework from Federal to community levels. The EPE provides a number of guiding principles that require adherence to principles of sustainable development; in particular, the need to ensure that ESIA's:

- a. Consider impacts on human and natural environments;
- b. Provide for early consideration of environmental impacts in projects and projects design;
- c. Recognize public consultation;
- d. Include mitigation and contingency plans;
- e. Provide for auditing and monitoring; and
- f. Is a legally binding requirement.

3.1.2.2. Ethiopian Water Resources Management Policy

The overall goal of the policy is to enhance and promote all national efforts toward the efficient, equitable and optimum utilization of the available Water Resources of Ethiopia for significant socioeconomic development in a sustainable manner. The policy aims to ensure access to water for everyone fairly and in a sustainable manner, protect water resources and sources, and promote cooperation for the management.

The specific objectives of the policy include:

- ✓ Promote the development of the water resources of the country for the economic and social welfare of the people, on an equitable and sustainable basis;
- ✓ Allocate and apportion the water, based on comprehensive and integrated plans and optimum allocation principles that incorporate the efficiency of use, equity of access, and sustainability of resources;
- ✓ Manage and combat drought as well as other drought associated impacts, and disasters through efficient allocation, redistribution, transfer, storage, and efficient use of water resources; and
- ✓ Conserve, protect and enhance water resources and the overall aquatic environment.

The project proponent (AWSSE) is required to acquaint itself to the project management requirements and ensure appropriate monitoring based on the wastewater management and water management strategies of the country and the regional government requirements. The project proponent should allocate sufficient resources including facilities and expertise on fecal waste management requirements to prevent further water pollution due to the waste management process including the proposed subprojects in the Assosa town.

3.1.2.3. National Health Policy

Ethiopia's health policy was issued in 1993, with the aim of giving special attention to women and children, to neglected regions and segments of the population, and to victims of manmade disasters. The priority

areas of the policy are in the field of Information Education and Communication (IEC) of health to create awareness and behavioral change of the society towards health issues, emphasis on the control of communicable disease, epidemics, and on diseases that are related to malnutrition and poor living condition, promotion of occupational health and safety, the development of environmental health, rehabilitation of health infrastructures, appropriate health service management system, attention to traditional medicines, carrying out applied health research, provision of essential medicines, and expansion of frontline and middle level health professionals.

To translate the health policy into action the Ministry of Health has developed every five years a Health Sector Development Program (HSDP). Currently it is implementing HSDP IV. HSDP lays an emphasis on service delivery and the quality of service, health facility rehabilitation and expansion, human resource development, pharmaceutical services; Information, IEC, strengthening health sector management and management information system, monitoring, evaluation and research.

3.1.2.4. National Policy on Women

The National Policy on women was issued in March 1993 emphasizing that all economic and social programs and activities should ensure equal access for both men and women to the country's resources and in the decision-making process so that women can benefit equally from all activities carried out by the Federal and Regional Institutions. Among the main policy objectives is that laws, regulations, systems, policies and development plans that are issued by the government should ensure the equality of men and women and that special emphasis should be given to the participation of rural women.

Consistent with the above policy, Article 25 of the constitution guarantees all people's equality before the law, and prohibit any discrimination on grounds of gender. In addition, Article 35 reiterates principles of equality of access to economic opportunities, including the right of equality in employment and land ownership. The democratization process, the new constitution, the women's policy and the institutional set up have created conducive atmosphere for the promotion and the advancement of women and the implementation of the plan of action. Accordingly, the proposed subprojects in Assosa town shall consider the equal economic opportunities while creating jobs and land acquisition process at various project implementations phases.

3.1.2.5. National Policy on HIV/AIDS

The 1998 Policy on HIV/AIDS of the Federal Democratic Republic of Ethiopia urges communities at large, including government ministries, local governments and the civil society to feel responsibilities for carrying out HIV/AIDS awareness and prevention campaigns "to provide an enabling environment for the prevention and control of HIV/AIDS in the country". So that it is expected, that sufficient awareness exists with the community. In addition, all the workers and contractors working in the proposed sub projects shall be treated fairly in accordance with the policy.

3.1.3. Strategies and Programs

3.1.3.1. Climate Resilient Green Economy Strategy

Ethiopia is experiencing the effects of climate change. Some studies indicate that by 2050 the temperature of the country could increase in the range of 1.7 to 2.1 degree Celsius unless appropriate mitigation

measures are taken. This incidence would aggravate food insecurity, spread transmitted diseases in the form of epidemic, and cause degradation of land resources and destruction of infrastructures. Besides the direct effects such as an increase in average temperature or a change in rainfall patterns, climate change also presents the necessity and opportunity to switch to a new, sustainable development model. The Government of the Federal Democratic Republic of Ethiopia therefore issued the Climate-Resilient Green Economy strategy in 2011 to protect the country from the adverse effects of climate change and to build a green economy that will help to realize its ambition of reaching middle-income status before 2025. In the long term, if climate change is not tackled, growth itself will be at risk.

Ethiopia is currently in a very strong position of having very low emissions per capita, huge renewable heat and electricity resources and the opportunity to address climate risks into the short term that result from outdated fossil fuel technology and seek clean and renewable alternatives. The Government has recognized this and plays a leading role in driving the climate resilient green economy agenda.

Target of the Plan: The Green Economy (GE) Strategy sets out the plans for developing a low carbon economy in Ethiopia. Detailed analysis showed that Greenhouse Gas (GHG) emissions in Ethiopia would rise from 150 MtCO₂e per year in 2010 to 400 MtCO₂e in 2030 under a conventional development path ('business as usual') (BAU). The GE Strategy identified and prioritized more than 60 initiatives, which together enable the country to achieve the envisaged development goals while limiting GHG emissions in 2030 to 2010's levels. These initiatives would save 250 MtCO₂e per year.

Pillars of the Plan: The green economy plan is based on four pillars:

1. Improving crop and livestock production practices for higher food security and farmer income while reducing emissions;
2. Protecting and re-establishing forests for their economic and ecosystem services, including as carbon stocks;
3. Expanding electricity generation from renewable sources of energy for domestic and regional markets; and
4. Leapfrogging to modern and energy-efficient technologies in transport, industrial sectors, and buildings.

The agriculture sector (including livestock farming, crop cultivation and forestry activities) in 2010 was the highest contributor to emissions, amounting to about 88% of total greenhouses gases (GHG) emissions. The sector presents the highest abatement potential for GHG emissions reduction; hence, it was identified as a priority area that needs to be developed resiliently. The other sectors including Transport, Energy, Industry and Buildings each accounted for 3% of GHG emissions in 2010.

In 2010, the transport sector produced five MtCO₂e representing 3% of total GHG emissions. Emissions from the transport is projected to reach 70 MtCO₂e by 2030 under the business-as usual scenario. To reduce emissions from the sector, Ethiopia intends to expand its investments in improved transport systems such as rail transport that depends on clean and renewable energy sources; this measure is expected to contribute to a reduction of 10 MtCO₂e emissions by 2030 (14% reduction to BAU). In addition, the country is making efforts to remove subsidies on fossil fuels thereby discouraging excessive

consumption of fossil fuel in the transport sector. Ethiopia also plans to implement urban planning that prioritizes accessibility; hence minimizing emissions from motorized transport.

In the energy sector, the Ethiopian government commits to promoting the use of modern energy sources (such as Liquefied Petroleum Gas and electricity) for cooking; and reducing emissions from electricity generation by cutting down on fossil fuel usage and resorting to more renewable sources such as hydroelectric, geothermal, wind and solar sources. Similarly, the strategy envisioned to reduce the GHG from waste sectors through promoting sustainable and clean waste management strategies.

3.1.3.2. Climate Resilience Strategy for Water and Energy

The Climate Resilience strategy sets out the implementation priorities for the Ministry of Water, Irrigation and Energy, building on the Green Economy Strategy. Climate resilience is the ability to cope with, and manage the change brought by weather stresses and shocks. A climate resilient economy is one in which the negative impacts of climatic variability and climate change are minimized and the opportunities realized so that the national growth and development objectives of the country are achieved and sustained. In light of this and given the key role of water and energy in the growth and transformation plan (GTP), the Climate Resilience Strategy for Water and Energy has three objectives:

- Identify the economic and social impacts of current climate variability and future climate change on water and energy in Ethiopia (The Challenge).
- Identify priorities for the water and energy sectors to build climate resilience and reduce the impact of current climate variability and climate change (The Response).
- Map the necessary steps to finance and implement measures in the water and energy sectors to build climate resilience in Ethiopia (Implementation) and deliver an integrated Climate Resilient Green Economy. The main sectors for which the climate resilience strategies concentrated are Power generation (Energy), irrigated agriculture and access to Water, Sanitation and Hygiene (WASH).

When it comes to Access to WASH, Ethiopia has the ambition of achieving universal access to water and sanitation as a central part of its poverty reduction ambitions. To this end, a sector wide approach has been developed under One WASH National Program through the Sanitation and Water for All Partnership. Based on the climate planning assumptions, there are three potential impacts on water:

- Reductions in seasonal rainfall reduce surface water flow and long-term reductions in rainfall can reduce groundwater levels.
- However, an increase in the intensity of rainfall can also increase groundwater recharge. Recent studies have shown that rainfall intensity is a much better indicator of groundwater recharge than overall rainfall.
- Temperature rises increase water needs and thermal stress. Increasing temperature also increases evaporation and transpiration, which reduces the amount of water available for productive use. The impacts of climate on sanitation and hygiene are less well understood at this stage, and have not been assessed.

The strategy emphasizes that access to WASH is the best way of increasing climate resilience as it shifts people from vulnerable surface water sources to more resilient sources such as groundwater. Delivering universal access to WASH through the One WASH National Program is therefore a critical element of

climate resilience. The strategies also provide guidance to climate resilience sanitation infrastructure development.

3.1.3.3. Health National Adaptation Plan to climate change

This document deals with the national climate adaptation strategies to mitigate the projected adverse effects of climate change and variability in the Ethiopian health sector. The plan outlines key areas of intervention, alongside the implementation strategy, to support realization of the overall goal of a climate resilient national healthcare sector.

3.1.3.4. Climate Change Resilience Water Safety Plan (CR-WSP) Strategic framework

This framework provides the strategic blueprint to develop a climate orientated risk assessment and management approach for drinking-water supplies, from catchment to consumer. Considered global best practice, WHO advocates for the WSP approach as the most consistent means to ensure the safe and reliable supply of safe drinking water. Adapted to the Ethiopian context, this strategic framework outlines a roadmap for the national scale-up of climate resilient WSPs.

3.1.3.5. Urban Wastewater Management Strategy

This strategy was issued by MoWIE in 2017. The purpose of this strategy is to provide a common understanding of the strategic vision to guide wastewater management partners towards an effective and coordinated response through prioritized interventions and targeted programs, whilst encouraging efficient and sustainable use of resources. The objectives of the strategy geared towards the development of strong wastewater management institutions, master plan preparation, implementation methods, protecting the environment from wastewater discharge, social and cultural sustainability, wastewater collection and treatment, wastewater collection transportation and treatment and reuse of treated effluent and sludge. The strategy has the following goals: -

- Develop strong wastewater management institutions at major towns and cities in regions;
- Prepare a national Waste Water Management System (WWMS) plan and management structure aligned with sustainable development goal (SDG 2016-2030) for provision of appropriate wastewater services;
- Protect the public from the potential harmful effects of wastewater through provision of a centralized, decentralized and onsite Urban Waste Water Management (UWWM) system as appropriate under population category of cities and town;
- Coordinate the national UWWM plan in protecting and maintaining safer environment by minimizing adverse environmental effects from wastewater discharge to the natural resources;
- Support cities and town utilities to work with the communities to provide social and cultural sustainability
- Develop sustainable management structure for wastewater collection, transportation and treatment actions

Goals are identified in specific, measurable statements of what will be done to achieve the objectives within a particular time frame. In addition, under the strategy, set strategic actions include developing strong wastewater management institutions at all levels, sanitation master plan preparation, implementation of centralized, decentralized and onsite management systems, protecting the environment

from wastewater discharge, social and cultural sustainability, wastewater collection transportation and treatment and reuse of treated effluent and sludge.

3.1.3.6. The Second Urban Water Supply and Sanitation Program (UWSSP), 2017 to 2022

UWSSP is a continuation and expansion of the World Bank long-term engagement in the urban water supply and sanitation sector and supports the efforts of the government of Ethiopia to improve sanitation services in the urban areas. The basic implementation principles of this program include

- Integrated citywide approach to sanitation improvement with mix of service options to accommodate diverse needs in different settlement types: This principle aims to ensure a citywide approach, whereby all the residents of the town irrespective of their cultural and socioeconomic background and location are provided an affordable and appropriate mixed technology option. Mixed options approach provides a practical instrument to pick interventions according to specific contexts and capacities. This approach demands a citywide sanitation improvement to integrate conventional and non-conventional systems used by different service providers to manage waste holistically. A holistic approach demands strategic technical engagement to manage waste using the different options and technologies starting from the point of waste generation up to its final disposal or reuse;
- A stepped approach to give opportunity for towns to create enabling environment prior to pursuing sanitation infrastructure investment: This principle will also create a sense of competition amongst the implementing units to perform timely while at the same time guaranteeing that the investments will bring the intended outcome and impact;
- Developing a suite of services in every city to collect, transport, treat and dispose/reuse liquid wastes: This principle recognizes the need to provide funds for the development of infrastructure for entire sanitation service chain: collection, transportation, treatment and disposal/reuse. This principle will address the existing gaps in practices in the urban waste management; Promotion of public awareness and enhanced social engagement to recognize the need to create public awareness and knowledge amongst the society about the health benefits from proper handling of waste. Public awareness will enable them better understand their role and responsibilities in the sanitation chain and make informed decisions about their sanitation technology choice;
- High emphasis on improving efficiency of utilities, as it is not enough to focus on the supply aspect of the infrastructure but also on efficient use of available resources and water supply and waste water management systems at the utility level to achieve the desired results;
Encourage and facilitate the involvement of the private sector through engaging them in the implementation of the project for provision of services, supply of goods and construction of work.

3.1.3.7. Integrated Urban Sanitation and Hygiene Strategy

The Ministry of Health (MoH) issued the strategy in 2016. The goal of the strategy is to mitigate the negative impacts of poor urban sanitation and hygiene on health, environment, society, education and the economy by promoting full sanitation and hygiene systems. The basic premise for the MoH to formulate this strategy was the issues around urban sanitation and hygiene, which are complicated due to cross-sectoral interventions and difference between towns. The implementation of the strategy will expect to have a positive impact upon the economy of the country, natural environment, health and wellbeing of all urban dwellers, including the most vulnerable ones. The strategy encourages all sanitation related

interventions to be based on city and town development plans, taking advantage of economies of scale, sharing of best practices within the country, and involvement of the private sector and Community Based Enterprises. The strategic objectives of the strategy are to:

- To bring sustained behavioral change for better hygienic practices, installation of facilities and delivery and uptake of sanitation services by 2020.
- To ensure open defecation free cities and towns by 2020 from current average of 6% to zero percent open defecation.
- To ensure that 100% of urban households in any given town or city have access to improved latrines or toilets by 2020.
- To increase the fecal sludge management systems capable of safely removing, treating and recycling fecal matter to 70% coverage by 2025 (interim targets of 30% by 2020).
- To install 1,000 decentralized waste water treatment systems capable of treating liquid and fecal matter to a standard that can be directly and safely used in the immediate environment or following further conditioning in localized facilities by 2025 (interim target of 200 by 2020).
- To Reduce, Recycle or Reuse 50% of all solid waste generated in medium and large towns and cities by 2025 (interim target of 20% by 2020).
- To dispose of 100% of the remaining solid waste in controlled tipping and sanitary landfill sites that fully comply with 2014 Guidelines by 2030 (interim target of 50% by 2020).
- To ensure safe disposal of 100% health care waste from all health care facilities by 2025 (interim target of 95% by 2020).
- To enforce safe treatment, reuse or disposal of industrial liquid and solid wastes to ensure ecosystem, agricultural and human protection from all industries by 2035 (interim target of 30% of all industries by 2020).
- To strengthen sector performance through formation of a 'coordination body' that will be managed and financed so as to direct capacity building efforts towards participating individual or clustered municipalities, utilities and contractors. Such coordination body to be fully established by 2020 (interim coordination mechanism 2016).
- To leverage and increase effective utilization of resources for accelerated and cost-effective implementation of the IUSHSAP.
- To establish an effective and reliable monitoring system and sanitation data base by 2020.

3.1.3.8. National Hygiene and Sanitation Strategy

This National Strategy for Improved Hygiene and Sanitation has been developed to complement the existing health policy (developed by the MoH, 2005) and the national water sector strategy (developed by the Ministry of Water Resources) in placing greater emphasis on 'on-site' hygiene and sanitation. The primary focus is on blocking faces from entering the living environment through the safe management of faces, hand washing at critical times and the safe water chain from source to mouth. It places responsibility for improving „on-site“ household hygiene and sanitation firmly in the hands of the household with the direct support of the health extension worker and other resources at community level.

The strategy is harmonized with the Health Sector Development Program, which places a strong focus on high impact, broad reach, and public health interventions. The strategy has a set of guiding principles for

interpretation at the different levels of administration. It is designed to serve a number of purposes. These include to:

- Foster convergence among stakeholders
- Provide a working tool for advocacy Provide a dynamic framework for planning, implementation and monitoring.

Understanding the appropriate technical options people, can afford and will use a central pillar of the strategy. The construction of appropriate demonstration facilities at schools, health centers and markets present one opportunity for testing technologies. Promotion will be a central theme and the success of promotional methods and messages (based on understanding and research into behaviors) could be measured in terms of: Increased knowledge and understanding of the linkage between improved sanitation and hygiene and health leading to: Behavioral transformation - improved personal and food hygiene, sanitary excreta management practices with particular emphasis on young children A willingness to pay for some form of sanitation and hygiene improvement with a minimum of capital subsidies (except in special circumstances).

Such changes would be motivated by informed decisions, wider social change, peer pressure and a developing sense of national sanitation and hygiene awareness.

The overall objective of the strategy is progressive individual and collective behavior change which leads to 100% sanitized households within 100% sanitized communities, Woredas, regions and zones, and ultimately within a 100% sanitized Ethiopia. Thus, the ESIA consultant believes that the current sub projects will contribute to the national hygiene and sanitation strategies.

3.1.3.9. WASH Implementation Framework

The WASH Implementation Framework (WIF), prepared to achieve the targets of the Growth & Transformation Plan, represents the collective efforts of the Ethiopian WASH sector and acts as the guiding document for all WASH implementation in Ethiopia. The WASH Implementation Framework (WIF) provides the framework and guidelines for implementing the National WASH Program based on Growth Transformation Plan (GTP) and WASH Universal Access Plan (UAP) – undertaken by rural and urban communities throughout Ethiopia and supported and facilitated by governmental agencies, civil society organizations, the private sector and Development Partners. The WIF aims to create an integrated One WASH Program, led by the government of Ethiopia, to ensure that the targets, set out in the Growth and Transformation Plan (GTP), are achieved. The programming and financial input of all WASH stakeholders is harmonized, and ultimately channeled through a single Consolidated WASH account (CWA), in effect ending separate and disparate Development Partners financed projects. The National WASH Program is based on the Memorandum of Understanding (MoU) signed by the Federal Ministries of Water & Energy, Health, Education and Finance & Economic Development. Four of the significant features of the WASH program as per this Framework are

- Integration,
- Alignment,
- Harmonization and Partnership.

On Integration, the WASH program encompasses water supply, sanitation & hygiene and WASH in schools and health facilities (Institutional WASH) in a single program, aimed at integrating safe water use with good sanitation and hygiene practices at the community level. The structural arrangements recommended for WASH are designed to build synergy among the sectors through coordinated and collaborative planning, implementation, monitoring, reporting and evaluation of program results. While there are certain mandatory structures, regions are free to design their own structures as long as these are capable of integrated planning, implementation, monitoring and reporting. Mandatory structures are:

- The federal WaSH structures
- The Woreda WaSH Team (WWT)

To harmonize, one of the major aims is to move away from discrete WaSH projects, with the attendant disadvantages in terms of planning, skill and resource allocation, towards a fully programmatic approach. Ideally, this would lead to One WaSH Plan, One WaSH Budget, One WaSH Report; implying a One WASH Program. One consolidated WaSH account has been established into which all Development Partners' contributions are deposited and from which WASH activities and investments are supported. On Alignment, major development partners and the government have agreed that the WaSH program will be using the country system and the program will be aligned with:

- Policies, priorities and strategies of the pertinent Ministries as outlined in their respective Sector Development Plans
- Administrative systems, standards and procedures of the Federal and Regional Governments of Ethiopia

For Partnership, it is an evolving feature in terms of scope and level of commitment. The scope has been enlarged to include the four Ministries and the commitment has been increased to engage with Civil Society Organizations (CSOs) and the Private Sector as significant partners. This entails the AWSSE to commit itself towards achievement of the national WaSH strategies through the implementation of the proposed sub projects in Assosa town.

3.1.4. Environmental and Social Legislations/Proclamations

3.1.4.1. Proclamation on Establishment of Environmental Protection Organs

The objective of this Proclamation (No. 295/2002) is to assign responsibilities to separate one organization for environmental development and management activities on hand, and environmental protection, regulations and monitoring on the other, in order to ensure sustainable use of environmental resources, thereby avoiding possible conflicts of interest and duplication of effort. It also intends to establish a system that fosters coordinated but differentiated responsibilities among environmental protection agencies at federal and regional levels.

This Proclamation re-established the EPA as an autonomous public institution of the Federal Government of Ethiopia. It also empowers every competent agency to establish or designate an environmental unit (Sectoral Environmental Unit) that shall be responsible for coordination and follow-up so that the activities of the competent agency are in harmony with this Proclamation and with other environmental protection requirements. Furthermore, the Proclamation states that each regional state should establish an

independent regional environmental agency or designates an existing agency that shall be responsible for environmental monitoring, protection, and regulation in their respective regional states.

As per the Proclamation No. 295/2002, each Regional State shall establish an independent regional environmental agency or designate an existing agency based on the Ethiopian Environmental Policy and Conservation strategy and ensuring public participation in the decision-making process, be responsible for:

- Coordinating the formulation, implementation, review, and revision of regional conservation strategies, and
- Environmental monitoring, protection, and regulation.

The Proclamation also states that regional environmental agencies shall ensure the implementation of federal environmental standards or, as may be appropriate, issue and implement their own no less stringent standards. Finally, the Proclamation states that regional environmental agencies shall prepare reports on the respective state of the environment and sustainable development of their respective states and submit them to the EPA.

For Assosa, the Environmental Protection Authority exist at regional level is responsible for environmental protection matters in the Region. The Authority is responsible for the review and approval of ESIA of development proposals under the mandate of the Regional Government and for the follow-up of the implementation of ESIA recommendations of such proposals. Therefore, project proponents in the Region should operate in close cooperation with the Authority to ensure that the adverse environmental effects of sanitary facility development proposals are properly identified, and their mitigation or management actions incorporated in the project design or planning and implemented at the right time. Like the federal level, an Environmental Impact Study Report should be prepared by the project proponents and examined, commented and approved by the Authority.

3.1.4.2. Environmental Impact Assessment Proclamation: General EIA Guidelines 299/2002

EIA guideline determining the modalities of protection, conservation, and promotion of the environment in Ethiopia regulates the conduct of Environmental Impact Assessments (EIAs). In its article, it states that, every project shall be subjected to EIA before obtaining authorization for its implementation. This applies to programs and policies that may affect the environment and with which ESIA has complied. The Vision further requires that an Environmental and Social Impact Assessment (ESIA) be carried out for development and infrastructures activities likely to negatively impact the environment.

As the project must be undertaken in accordance with requirements and guidelines for the environmental impact assessment process in Ethiopia, the project shall be submitted to EPA for review and approval before implementation. Subsequently, an EPA certificate will be issued to the project. The ESIA process included consultations with relevant agencies and stakeholders, including project beneficiaries, staff of EPA, the Water Supply and Sanitation Authority, Environmental Committees at all local government levels in the project beneficiary towns as well as in Assosa town, lead agencies, experts from different institutions, NGOs, and the public in general.

The aim of this Proclamation (Proc. No. 299/2002) is to make an EIA mandatory for specified categories of activities undertaken by either the public or private sectors and is the legal tool for environmental planning, management, and monitoring.

The Proclamation elaborates on considerations with respect to the assessment of positive and negative impacts and states that the impact of a project shall be assessed because of the size, location, nature, cumulative effect with other concurrent impacts or phenomena, trans-regional context, duration, reversibility or irreversibility or other related effects of a project. Categories of projects that will require full EIA, not full EIA or no EIA are provided (Schedule I, II and III). To implement the requirements of this Proclamation, the EPA has issued a Procedural and Technical EIA Guidelines, which provide details of the EIA process and its requirements.

According to the EPA Guideline, proposed projects are assessed and classified as one of the following schedules:

- Schedule 1: Projects which may have adverse and significant environmental impacts, and may, therefore, require full EIA;
- Schedule 2: Projects whose; type, scale, or other relevant characteristics have the potential to cause some significant environmental impacts but are not likely to warrant a full EIA study.
- Schedule 3: Projects that have negligible direct environmental impacts hence do not require environmental impact assessment.

Therefore, the current project activities fall under schedule II that can cause some significant social and environmental impacts but are not likely to warrant a full EIA study.

Like other projects, this project has to be initiated ESIA to have a minimal environmental damage. As a result of this, the subproject will have strong legal standing; the proponent will have an insight for the pros and cons of the project plus the impacts on the environment by the upcoming subprojects/ project activities. Hence, the project proponent should be committed to abide by the ESIA procedural guideline to achieve the above-mentioned benefits and objectives.

3.1.4.3. Proclamation on Environmental Pollution Control

This Proclamation, Proc. No. 300/2002, is mainly based on the right of each citizen to have a healthy environment, as well as on the obligation to protect the environment of the Country. Its primary objective is to provide the basis from which the relevant ambient make environmental standards applicable to Ethiopia can be developed and to the violation of these standards a punishable act. The Proclamation states that the 'polluter pays' principle will be applied to all persons. Under this Proclamation, the EPA is given the mandate for the creation of the function of Environmental Inspectors. These inspectors (to be assigned by EPA or regional environmental agencies) are given the authority to ensure the implementation and enforcement of environmental standards and related requirements. It emphasizes the protection of the environment, in general, and the safeguarding of human health and wellbeing, as well as the maintaining of the biota and the aesthetic value of nature. It is promulgated with a view to eliminating or, when not possible to mitigate pollution as an undesirable consequence of social and economic development activities.

The proclamation addresses the management of hazardous waste, municipal waste, and other related industrial and household wastes, and establishment of environmental quality standards for air, water, and soil, and the monitoring of pollution. In this connection, the proclamation provides a basis from which the relevant environmental standards are applicable to Ethiopia, and violation of these standards is a criminally punishable offense. Thus, the proper installation of fully functioned FSTP is mandatory for the construction and the responsibility of the regulatory bodies such as AWSSE and Benshangul Gumuz EPA.

The project might release various pollutants that have an adverse impact on environment and workers. The project proponent should allocate enough money, facilities and employee environmentalists to implement technologies for better waste treatment and management. This proclamation also helps the project proponent to ensure occupational health and safety of customers and workers.

3.1.4.4. Public Health Proclamation, Proclamation No. 200/2000

The government of Ethiopia issued public health proclamation in March 2000. It is of that the issuance of public health law is an important step for the promotion of the health of the society and for the creation of a healthy environment and for the present and future generations.

The health Policy is linked to a decentralization of the health system and inter-sectorial collaboration. It emphasizes the need for the promotion of occupational health and safety and the development of environmental health. Its provisions for 'accelerating the provision of safe and adequate water for urban and rural populations', 'developing safe disposal of human, household, agricultural and industrial wastes and encourages recycling', and 'developing measures to improve the quality of housing and work premises for health'. The Health Extension Program, a community-based approach to deliver health promotion, disease prevention, and selected curative health services at the community level, is one of the government's primary vehicles to drive the improvement of sanitation at the Kebele level. Of the 16 packages being delivered by extension workers, seven cover hygiene and environmental sanitation.

3.1.4.5. Solid Waste Management- Proclamation No. 513/2007

The objective of the solid waste management proclamation is to enhance capabilities to prevent the possible adverse impacts while creating economically and socially beneficial assets out of solid waste. The proclamation states that solid waste management action plans designed by, and implemented at, the lowest administrative units of urban administrations can ensure community participation and it is essential to promote community participation in order to prevent the adverse effects and enhance the benefits resulting from solid waste. The Proclamation has also listed the management of different solid wastes such as glass containers and tin cans, plastic bags, used tires, food-related solid wastes, construction debris, and demolition wastes.

This proclamation came into force with the objective of implementing effective solid waste management in the country. The Proclamation recognized the existing solid waste management problems in the country and emphasizes the need to prevent environmental pollution that may result from the disposal of solid waste. The EPA is responsible for initiating and overseeing the implementation of overall policies, strategies, and guidelines on solid waste management. Regional environmental agencies are also

responsible for drawing out their plans as regard to the implementation of the Proclamation and monitoring its efficacy.

The Proclamation promotes community participation to prevent adverse effects and enhance benefits resulting from solid waste. It provides the preparation of solid waste management action plans by urban local governments. Article 5.1 of the proclamation states that urban administrations shall ensure the participation of the lowest administrative levels and their respective local communities in designing and implementing of their respective solid waste management plans. In Article 5.1, each region or urban administration shall set its own schedule and, based on that, prepare its solid waste management plan and report of implementation.

The project proponent is required to acquaint itself to the project management requirements and ensure appropriate monitoring based on the regulation requirements. The project proponent should allocate sufficient resources including facilities and expertise on solid waste management requirements to abide the regulations.

3.1.4.6. Proclamation on Ethiopian Water Resources Management

This Proclamation (Proc. No. 197/2000) was issued in March 2000 and provides legal requirements for Ethiopian Water Resources Management, Protection and Utilization. The aim of the proclamation is to ensure that water resources of the country are protected and utilized for the highest social and economic benefits, to follow up and supervise that they are duly conserved, ensure that harmful effects of water use prevented, and that the management of water resources is carried out properly. As stated in the Proclamation, the Supervising Body (the Ministry pertaining to water resources at central level, or any organ delegated by the Ministry) shall be responsible for the planning, management, utilization and protection of water resources. According to Sub-Article 1 of the Article 11, no person shall perform the following activities without a permit from the supervising body without prejudice to the exceptions specified under Article 12:

- Construct water works.
- Supply water, whether for his own use or for others.
- Transfer water which he/she abstracted from a water resource or received from another supplier
- Release or discharge waste into water resources unless otherwise provided in the water resource management regulation.

As per this proclamation, whenever there is a need to prioritize the available water resources, first priority is given for domestic water supply, livestock watering and ecosystem conservation in that order of importance. Water resources rationing for development actions like irrigation, industry, power generation and construction was put at the tail of the list.

3.1.4.7. Proclamation on the Development, Conservation and Utilization of Wildlife

This Proclamation (Proc. No. 541/2007) was issued in August 2007 and it has the following 3 major objectives. These are:

- To conserve, manage, develop and properly utilize the wildlife resources of Ethiopia.
- To create conditions necessary for discharging government obligations assumed under treaties regarding the conservation, development, and utilization of wildlife.

- To promote wildlife-based tourism and to encourage private investment.

Wildlife conservation areas to be designated and administered by the Federal Government and by regions as well as that will be administered by Private Investors and by Local Communities are clearly indicated under this proclamation. Hunting Permit and Collection of Wildlife or Wildlife Products for Scientific Purposes is also receiving enough attention. Wildlife related economic activities such as wildlife resources-based tourism and trading in wildlife and their products is also the attention of this proclamation.

The segregation of powers and duties of the Ministry (The former Ministry of Agriculture and Rural Development), Regions, and wildlife anti-poaching officers are made clear here. There is also a provision for penalty considerations and the power to issue regulations and directives.

3.1.4.8. Proclamation on Forest Development, Conservation and Utilization

Proclamation No.1065/2018 was issued in 2018 to secure the Conservation, Development and Utilization of Forests. The previous proclamation, Proclamation No.542/2007 is repealed by this proclamation. The objectives of the forest development, conservation and utilization proclamation are:

- To promote the role of forest sector in arresting the adverse effects of climate change;
- To promote sustainable forest development, conservation and utilization which play a crucial role to halt environmental, social and economic problems caused by the high level of forest degradation;
- To benefit from the decisive role of forest in preventing soil erosion, desertification and loss of biodiversity;
- To balance the demand and supply of forest products, sustain agricultural productivity and thereby ensure food security;
- In addition to developing forest by state and private owners, to introduce community and association forest development;
- To classify forest into productive, protected, and exclusively protected forests on their environmental, social and economic significance;
- To enhance the environmental, social and economic benefits that may arise from multilateral and bilateral agreements; and
- To strengthen forest sector resource, research, education, investment, trade and information system.

The proclamation classified forest ownership into four. These are private forest, community forest, association forest and state forest. The state forest is classified into productive forest, protected forest and preserved forest.

It also among others prohibits cutting endangered indigenous naturally grown trees from state forest or those naturally grown in community forest. But the owner of the tree may utilize endangered tree species planted in his possession upon confirmation from the responsible authority. So, in this regard, the relevant stakeholder shall be involved in the site selection for FSTP in Assosa town that does not cause any permanent damages to the forest/natural resources in the surrounding environmental settings.

3.1.4.9. Proclamation on Research and Conservation of Cultural Heritage

Proclamation No. 209/2000 provides a legal framework for Research and Conservation of Cultural Heritage. The Proclamation establishes the Authority for Research and Conservation of Cultural Heritage (ARCCH) as a government institution with a juridical personality. In addition, it has provisions for management, exploration, discovery and study of Cultural Heritage and miscellaneous provisions.

The Proclamation defines the objectives, powers and duties of the ARCCH. It also has provisions on Management of Cultural Heritage. Among these are provisions on Ownership and Duties of Owners, Classification, Registration, Conservation and Restoration, Removal, the Use, and Expropriation of Cultural Heritage, Preservation of Cultural Heritage Situated on Land given in Usufruct, and Establishment of Museum.

Furthermore, the Proclamation provides Articles on Exploration, Discovery and Study of Cultural Heritage. Article 41 is on Fortuitous Discovery of Cultural Heritage and Sub-Article (1) states that, any person who discovers any Cultural Heritage in the course of an excavation connected to mining explorations, building works, road construction or other similar activities or in the course of any other fortuitous event, shall forthwith report same to the Authority and shall protect and keep same intact, until the ARCCH takes delivery thereof. Connected to this, Sub-Article (2) states that, the Authority shall, upon receipt of a report submitted pursuant to Sub-Article (1) hereof, take all appropriate measures to examine, take delivery of and register the Cultural Heritage so discovered.

Under Miscellaneous Provisions, the Proclamation states that, any person who holds permit to conduct construction works in a reserved area [an area declared to be containing an assemblage of immovable Cultural Heritage or an archaeological site] and who discovers Cultural Heritage in the course of construction activities shall stop construction and shall forthwith report same in writing to the Authority.

3.1.4.10. Proclamation on Classification of Cultural Heritages

Projects and other infrastructures development are required to observe the protection and conservation of the Cultural Heritages as defined by law (Proclamation No. 839/2014) by focusing on the following specific thematic areas.

- Sets criteria for Classification of Cultural Heritages;
- Provides for the Procedures and Management of National and Regional Cultural Heritages; and
- Provides for the Establishment of Cultural Heritages Classification Council.

3.1.4.11. Ethiopian Wildlife protection proclamation

The Ministry of Agriculture and Rural Development developed the Wildlife Policy in 2006. The prime objective of the policy is to create a conducive environment for the preservation, development and sustainable utilization of Ethiopia's wildlife resources for social and economic development and for the integrity of the biosphere/biodiversity. It covers a wide range of policies and strategies relating, amongst others, to wildlife conservation and protected areas with four categories from the highest protection ranking 'National Park', followed by 'Game Reserve' and 'Sanctuary' to 'Controlled Hunting Area'.

The wildlife proclamation was enacted in August 2007 as 'Development, Conservation and Utilization of Wildlife Proclamation No.541/2007' to approve the development conservation and utilization of wildlife in Ethiopia. Hence, this legal enactment is an input and it is appropriate to enhance the contribution of the wildlife sector towards poverty reduction strategy by maximizing the economic and social benefit to be derived from the wildlife resource (FDRE, 2007). Thus, protection and conservation aspects of wildlife species, established mechanisms for conservation and protection of wildlife, etc. shall be assessed to ensure/enhance wildlife management shall be formulated as part of ESMP.

The designated FSTP site for Assosa town is not under the category of any of the above wildlife conservation areas and does not have any impact on the wildlife and their habitats.

3.1.4.12. Ethiopian building code: Proclamation no. 624/2009

This proclamation determines the minimum national standard for the construction or modification of buildings or alteration of their use in order to ensure public health and safety; and will apply in urban centers that have 10,000 or more dwellers. It regulates the design, material used and other minimum standards to guide and control public safety. Control and regulate the materials intended for use and stored on site or incorporated in the works, to be removed from the sites or the works, ban the use of improper materials.

The regulation also gives attention to the surrounding economic and public movement: any building shall be designed and constructed in such a way that it shall not impair the safety of people moving around, other constructions and properties; excavation related to a building is likely to impair the safety or stability of any property or service. The owner of the site shall take adequate precautionary measures to ensure that the safety and stability of such property or service is maintained.

This Code applies to building construction, maintenance, renovation, demolishing and other associated activities to all Classes of Buildings stated in Ethiopian Building Proclamation. This Code covers the Health and Safety precautions for the most common construction activities. If a building construction involves a special method(s) of construction, the builder needs to come up with the associated Health and Safety precautionary measures for such method/s. The occupational health and safety requirements specified in this document are only the minimum requirements. It is important to consider these national building codes at various phases of the proposed subproject implementation.

3.1.4.13. Ethiopia's Regulations on Public Consultation

The Constitution recognizes the participation of local communities to give their pre-informed consent regarding development endeavors to be implemented in their milieu and share benefits from it as stated in its article 43 (sub-article two, three & 4). Article 43 proclaims the Right to Development, where peoples' right to:

- Improved living standards and to sustainable development; participation in national development in particular, to be consulted with respect to policies and projects affecting their community; and
- Enhancement of their capacities for development to meet their basic needs, are boldly recognized.
- The regulation was well applied in engaging the concerned public and government stakeholders during ESIA document development and shall be approved by the respective regional and/or federal authority.

3.1.4.14. Land Laws-Expropriation and Payment of Compensation (Proclamation 1161/2019 and regulation No. 472/2020)

This proclamation is the most central legislation concerning land expropriation in Ethiopia. The proclamation is a federal legal document; hence, it can have regional and city administration varieties in the different regions. The proclamation gives all the basic guidelines for the expropriation process, compensation, and for what purposes expropriation can be done. A Woreda or an urban administration shall, upon payment in advance of compensation in accordance with this Proclamation, have the power to expropriate rural or urban landholdings for a public purpose where it believes that it should be used for a better development project to be carried out by public entities, private investors, cooperative societies or other organs, or where such expropriation has been decided by the appropriate higher regional or federal government organ for the same the purpose. Hence, the process of expropriation and Grievances, as a result, shall be studied.

Concerning the compensation, the government has developed a regulation (Regulation 472/2020) which defines in detail how compensation for the expropriated property should be calculated. If the Proclamation 1161/2019 answers the question ‘What shall be compensated?’ The Regulation 472/2020 answers the questions clearly.

According to the law, people who are displaced due to expropriation in rural lands (lands used for production) have the right to be compensated for the loss of income from the land if they do not receive replacement land. The compensation is defined as 10 times the yearly income from the land, based on the average income from the last 5 years (article 8(1)). The value of the land is not compensated. This is because the government (public) owns all land, thus there is no private ownership of the land and no landowner who is eligible for compensation. Ideally the landholder should be compensated with replacement land for the land/livelihood lost in the expropriation process. During field study and community consultation, it was identified that the local communities had been displaced (at least informed to leave their farm). According to the law, this needs appropriate property/livelihood compensations before the start of FSTP site clearance.

3.1.4.15. Labour Law/proclamation 1156/2019

The Labor Proclamation (which was revised in 2019) provides the basic principles, which govern labor conditions taking into account the political, economic, and social policies of the federal government, and in conformity with the international conventions and treaties to which Ethiopia is a signatory. The proclamation under its Part Seven, Chapter One, and Article 92 deal with occupational safety, health and working environment, prevention measures, and obligations of the employers. Accordingly, the Proclamation obliges the employer to take the necessary measures for adequate safeguarding of the workers in terms of their health and safety. Moreover, the Occupation Health and Safety Directive (MOLSA, 2008) provides the limits for occupational exposure to working conditions.

According to the proclamation, the employer shall also pay the entire amount of the wages earned by or payable to the workers. Payment of such wages should be done at the end of a month or based on the agreement between the parties. The intended ESIA will try to assess the availability and level of labor

required for the proper execution of the project and associated measures that need to be taken into account in safeguarding the socio-cultural component of the area.

3.2. World Bank Environmental and Social Safeguard policies

3.2.1. The World Bank Operational Policy 4.01

In addition to the requirements of the Federal Government of Ethiopia, organizations such as the World Bank have requirements for environmental assessment (EA). The WB E&S safeguards policies are applicable as part of the UWSSP II implementation. The World Bank Operational Policy 4.01 requires EA of projects proposed for Bank financing to ensure that they are environmentally sound and sustainable, and thus to improve decision-making.

Environmental assessment is a process whose breadth, depth, and type of analysis depend on the nature, scale, and potential environmental impact of the proposed project. EA evaluates a project's potential environmental risks and impacts in its area of influence; examines project alternatives; identifies ways of improving project selection, setting, planning, design, and implementation by preventing, minimizing, mitigating, or compensating for adverse environmental impacts and enhancing positive impacts; and includes the process of mitigating and managing adverse environmental impacts throughout project implementation. The Bank favors preventive measures over mitigatory or compensatory measures, whenever feasible.

EA considers the natural environment (air, water, and land); human health and safety; social aspects (involuntary resettlement, indigenous peoples, and physical cultural resources); and trans-boundary and global environmental aspects. EA considers natural and social aspects in an integrated way. It also takes into account the variations in project and country conditions; the findings of country environmental studies; national environmental action plans; the country's overall policy framework, national legislation, and institutional capabilities related to the environment and social aspects; and obligations of the country, pertaining to project activities, under relevant international environmental treaties and agreements. The Bank does not finance project activities that would contravene such country obligations, as identified during the EA. EA is initiated as early as possible in project processing and is integrated closely with the economic, financial, institutional, social, and technical analyses of a proposed project.

Based on the outcome of the Bank's environmental screening, projects can be categorized as A, B, C or FI. The selection of the category is based upon the expected environmental impacts.

- Category A: A full EA is required. I.e., a proposed project is classified as Category A if it is likely to have significant adverse environmental impacts that are sensitive, diverse, or unprecedented.
- Category B: Although a full EA is not required, environmental analysis is required. A proposed project is classified as Category B if its potential adverse environmental impacts on human populations or environmentally important areas-including wetlands, forests, grasslands, and other natural habitats are less adverse than those of Category A project. These impacts are site-specific; few if any of them are irreversible; and in most cases, mitigation measures can be designed more readily than for Category A projects.

- Category C: No EA or environmental analysis is required. A proposed project is classified as Category C if it is likely to have minimal or no adverse environmental impacts. Beyond screening, no further EA action is required for a Category C project.
- A proposed project is classified as Category FI if it involves an investment of Bank funds through a financial intermediary, in subprojects that may result in adverse environmental impacts.

The World Bank Safeguard Policies are Operational Policies (OP) and Bank Procedures (BP) approved by the Board for addressing environmental and social issues within the Bank's supported development projects. The UWSSP-II rated Environmental Risk Assessment Category B and trigger three environmental and social safeguard policies, which are Environmental Assessment (OP/BP 4.01); Involuntary Resettlement (OP/BP 4.12); and Physical Cultural Resources (OP/BP 4.11). The same policies will apply to the Sub-Project activities under the proposed FSTP constructions.

This policy requires environmental and social impact assessment (ESIA) of projects/to ensure that they are environmentally sound and sustainable and socially acceptable. The ESIA is a process whose breadth, depth, and type of analysis depend on the nature, scale, and potential environmental impact of the sub-projects under the core urban sanitation infrastructure component. The environmental and social impacts are anticipated to come from the implementation of subprojects activities by the contractor. The ESIA process will lead in the preparation of an ESMP for proposed project activities in Assosa town. The ESMP is set out mitigation, monitoring, and institutional measures to be taken during operations of these activities, to eliminate adverse environmental and social impacts, offset them, or reduce them to acceptable levels.

3.2.2. Physical Cultural Resources (OP/BP 4.11)

The objective of this policy is to assist countries to avoid or mitigate adverse impacts of development projects on physical cultural resources. For purposes of this policy, 'physical cultural resources' are defined as movable or immovable objects, sites, structures, groups of structures, natural features and landscapes that have archaeological, paleontological, historical, architectural, religious, aesthetic, or other cultural significance. Physical cultural resources may be located in urban or rural settings, and may be above ground, underground, or underwater. The cultural interest may be at the local, provincial or national level, or within the international community.

3.2.3. Involuntary Resettlement (OP/BP 4.12)

WB Involuntary Resettlement Policy OP 4.12 requires that a Resettlement Policy Framework (RPF), which outlines processes and procedures to be followed for the preparation of site-specific RAPs during project implementation, guide all projects with land acquisition implications. However, in Ethiopia, there are no explicit requirements for an RPF or RAP. As regards compensation, Ethiopia requires only the rightful land or property owner (statutory or customary rights of occupancy) should be compensated, while the WB OP 4.12 requires that any person (whether is the rightful owner or not) who lose or is denied or restricted access to economic resources including tenants, squatters should either be compensated for use of the land or assisted to move. The UWSSP-II project will apply both WB requirements and the Ethiopian government's guidelines regarding compensation and resettlement of PAP, and where there are gaps between these two, the most stringent policy will prevail.

Significant efforts are to be made in the design and screening stages of sub-projects to avoid impacts on people, land, and property, including as far as possible people's access to natural and other economic resources, possible. However, the FSTP subproject in Assosa is not expected to cause any physical displacement while the infrastructure of FSTP affects some crop fields owned by individuals that required appropriate compensation for lost livelihoods.

3.2.4. General Environmental Health and Safety (EHS) Guidelines

The General EHS Guidelines developed by the International Finance Corporation (IFC), cover a wide range of technical references that can be applied to general and industry-specific actions that resonate with Good international Industry Practices. These Guidelines can be applicable to this program, along with the mentioned legislation outlined in this chapter. Specifically, the following EHS guidelines can be considered:

- General EHS Guideline (1): Environmental
- General EHS Guideline (2): Occupational Health and Safety
- General EHS Guideline (3): Community Health and Safety
- General EHS Guidelines (4): Construction and Decommissioning
- Donor Safeguard Requirements and Applicable Standards
- General Environmental Health and Safety Guidelines

3.3. Comparison between Ethiopian and World Bank Policies

Project Categorization in World Bank and Ethiopian legislation are more or less similar. In both policies, environmental screening is the requirement to identify whether the project is subject to environmental impact assessment or not. Screening processes in both cases address the need for further EA and its level and scope. However, the categorizations that result from the screening processes are slightly different in their definition, but still are roughly equivalent.

In general, it is understood that "Schedule 1" and "Category A" are roughly equivalent as they both include projects with potential significant adverse impacts that demand a full-fledged ESIA. Though there is a slight difference that in some cases schedule one projects as per Ethiopian policy could fall under category B of the World Bank.

Schedule 2 and Category B projects are more or less similar in their definitions; both categories refer to projects with less impacts than those of Category A or Schedule 1 projects. Under OP 4.01, category B projects require environmental work at the appropriate level, be it an ESMP, an ESIA or the implementation of mitigation measures in the context of an environmental and social screening process.

However, the Ethiopian guidelines do not make provisions for the screening of sub-projects of a smaller scale than those listed in Schedules 1 and 2, and which may have negative localized impacts, which will require mitigation.

3.4. Gaps between the National and the World Bank OP 4.12

There are some gaps between Ethiopian laws and regulations and the requirements for resettlement as laid out in OP 4.12. In some cases, the Ethiopian laws and regulations are not compatible with the Bank's OP

4.12 provisions. Table 2 below compares Ethiopian Law on land acquisition and World Bank's operational policy and recommended measures to address the gaps:

Table 2: Comparison of Ethiopian Legislation and World Bank's Operational Policy

Theme	World Bank's Safeguard Policies Applicable	Ethiopian Legislation	Comparison	Measures to Address the Gaps
Eligibility for Compensation	World Bank OP4.12 gives eligibility to: Those who have formal legal rights to the land; Those who do not have formal legal rights to land, but have a claim to such land; and Those who do not have recognizable legal right or claim to the land	Proclamation No1161/2019, Article 8(1) allows' landholders' to be eligible for compensation, No.1161/2019 Article 8, landholders or their agents whose landholdings are to be expropriated shall submit landholding certificates or other proofs that show their landholding rights over the lands that is decided to be expropriated to the urban or rural land administration office on the time schedule of the office. These give entitlement only to those who have formal legal rights over their land holdings (properties).	According to World Bank OP4.12, eligibility for compensation is granted to "affected parties". Ethiopian Legislation only grants compensation to those with lawful possession of the land, and as per Proclamation No 456, those with traditional possession i.e., Communal lands. It therefore does not recognize those without a legal right or claim as eligible for compensation	Eligibility criteria for compensation and assistance shall be in line with the WB eligibility to benefits.
Public consultation and disclosure procedures	Consult project-affected persons, host communities and local NGOs, as appropriate. Provide them opportunities to participate in the planning, implementation, and monitoring of the resettlement program, especially in the process of developing and implementing the procedures for determining eligibility for compensation benefits and development assistance (as documented in a resettlement plan), and for establishing appropriate and accessible grievance mechanisms.	There is specific Guideline entitled with" Guideline on Public Consultations in Environmental and Social Impact Assessments Process" which has entered into force in December 2018 by the FDRE EPA.	The guideline has clearly articulated the role of the PAPs, project proponent, the Commission, consulting firms, Regional Environmental Agencies and interested parties. It also shows how stakeholder analyzed and prioritized. The guideline has incorporated consultation with "hard to reach" group and individuals, issues to be considered to enhance women's contribution in the consultation process. Furthermore, public consultation plan should describe the means of notifying and informing and informing the public about the proposal and ESIA process, beginning at an early stage and continue with updates on the progress of the ESIA study and feedback on community concerns and accepts consultation is ongoing and at different stage of ESIA process which also include other safeguard documents. Documents. Above all the guideline has provisions for vulnerable groups.	Provide project-affected persons and local NGOs/CSOs, local leaders, vulnerable groups, media and women as appropriate the opportunities to participate in the planning, implementation, and monitoring of the resettlement program.

Measures for livelihood restoration and assistance to vulnerable groups	Livelihoods and living standards are to be restored in real terms to pre-displacement levels or better. OP 4.12 further requires attention to be given to the needs of vulnerable groups such as those who are below the poverty line, landless, elderly, women and children, indigenous groups, ethnic minorities and other disadvantaged persons.	There are no specific laws or regulations specifying support for livelihood restoration and transition and moving allowances. Ethiopian law makes no specific accommodations for potentially vulnerable groups such as women, children, the elderly, ethnic minorities, indigenous people, the landless, and those living under the poverty line.	Ethiopian policy and legislation would need to be aligned with the Banks policy to effectively guarantee the rights of all affected persons by involuntary resettlement. Vulnerable groups are at highest risk or prone to experience negative effects due to resettlement and should receive special consideration during the preparation of a resettlement policy framework.	Additional support may be needed for vulnerable groups. Vulnerable groups in the project area will be identified and the support need specified in RAP or LRP.
---	---	---	--	--

3.5. Multilateral Environmental Agreements

There are quite a number of multilateral agreements in the environment sector to which Ethiopia has become a signatory. These agreements form part of the body of laws of the country as per Article 9 of the Ethiopian Constitution and are hence important to be considered when checking for the compliance of economic activities with laws in force in Ethiopia. Some of the main Multilateral Environmental Agreements (such as UNFCCC, UNCCD, and UNCBD) are briefly stated below.

3.5.1. United Nations Convention on Biological Diversity (UNCBD):

Ethiopia has ratified this Convention by Proclamation No. 98/94, on May 31, 1994. The Convention has three goals: (i) the conservation of biodiversity; (ii) the sustainable use of the components of biodiversity; and (iii) the fair and equitable sharing of the benefits arising from the use of genetic resources.

3.5.2. United Nations Convention to Combat Desertification (UNCCD)

This Convention has been ratified by Ethiopia in 1997 through Proclamation No. 80/1997. The objective of the Convention is to combat desertification and mitigate the effects of droughts in countries experiencing serious drought and/or desertification, particularly in Africa.

3.5.3. United Nations Framework Convention on Climate Change (UNFCCC)

Ethiopia has ratified the Convention through Proclamation No. 97/1994 on May 2/1994. This Convention takes into account the fact that climate change has trans-boundary impacts. Its basic objective is to provide for agreed limits regarding the release of greenhouse gases into the atmosphere and to prevent the occurrence or minimize the impact of climate change.

3.5.4. Stockholm Convention on Persistent Organic Pollutants

Ethiopia has ratified this Convention by Ethiopia by Proclamation No. 279/2002, on July 2, 2002. The Convention aims to ban the use of persistent organic pollutants (POPs). Originally, the POPs Convention contained 12 chemicals that were slated for total elimination or decreased use in industrial and agricultural processes. The list is expanding as parties to the convention ascertain the POPs character of other chemicals through the evolution of knowledge and experience. This agreement will support the implementation of the POPs free waste treatment and management strategies during the proposed subproject operation in Assosa, which helps to protect the human health and their environment.

3.5.5. Convention on the Protection of World Cultural and Natural Heritage

Each state, which is party to this convention, recognizes that the duty of ensuring the identification, protection, conservation, preservation and transmission to future generations of the culture and natural heritage situated on its territory, belongs primarily to the state. Ethiopia has ratified this convention in 1997.

3.5.6. The Vienna Convention on the Protection of the Ozone Layer

The basic objective of the Convention is to combat the negative impact on the environment and human beings resulting from ozone depleting substances by reducing the amounts released and eventually banning their commercial use through internationally agreed measures. The Montreal Protocol entered into force in 1989 to facilitate the implementation of the convention.

Ethiopia ratified and become a party to the Vienna Convention and the Montreal Protocol in January 1996. The National Meteorological Services Agency has been mandated for the coordination and supervision of implementation of this convention.

3.5.7. Convention on International Trade in the Endangered Species of Fauna and Flora (CITES):

Ethiopia ratified the convention in 1989. It provides an international umbrella for management and control of trade in endangered fauna and flora. Its aim is to ensure that international trade in specimens of wild animals and plants does not threaten their survival. It is initiated because of the crosses-borders nature of the trade in wild animals and plants, which necessitates international cooperation to safeguard certain species from overexploitation. CITES provides a framework to be respected by each Party, which has to adopt its own domestic legislation to ensure that CITES is implemented at the national level. The implication of this convention for the current subprojects is to ensure that any activities of the subproject shall not interfere with the convention and be respected by the construction enterprises.

3.5.8. Basel and Bamako Conventions:

Both of these Conventions have been acceded by Ethiopia. The agreements regulate the trans-boundary movement of hazardous waste for the purpose of reclamation, or final disposal.

In the preparation of this proposed project, these international agreements that Ethiopia signed shall be considered when it deems necessary at various phases of the subproject intervention in Assosa town.

3.6. Administrative and Institutional Framework

The FDRE Environmental Protection Authority (EPA) was established under Proclamation No. 295/2002 as an autonomous public institution of the Federal Government of Ethiopia entrusted with the protection and conservation of natural resources in Ethiopia. The general role of the EPA is to provide for the protection and conservation of the broad environment, through formulation of policies, strategies, laws and standards, which foster social and economic development in a manner that enhances the welfare of humans and the safety of the environment.

The Assosa EPA is responsible for environmental protection matters in the town. The Bureau is responsible for the review and approval of ESIA of development proposals under the mandate of the Regional Government and follow up of the implementation of ESIA recommendations of such proposals. Therefore, project proponents in the Region should operate in close cooperation with the Bureau to ensure that the adverse environmental effects of development proposals are properly identified and their mitigation or management actions incorporated in the project design or planning and implemented at the right time. Similar to the federal level, an Environmental Impact Study Report should be prepared by the project proponents and examined, commented and approved by the AEPA.

4. DESCRIPTION OF BASELINE CONDITIONS

This chapter describes the physical, socio-economic, and biological baseline of the proposed subproject sites, based on the findings of the data collection, field investigations, and review of the relevant documents (including feasibility study and detailed design).

4.1. Physical environment

4.1.1. Climate

The climate of Assosa town is characterized by high humidity and heavy rainfall from May to September. The annual rainfall depth of the region ranges between 1,000 to 1,800mm. Assosa is strategically located at the confluence of the roads leading to South Sudan. It consists of two (2) Woredas, and each Woreda comprises five (5) Ketas over an area of 1,344 hectares. The Blue Nile River traverses through the Region and is also, where the Grand Renaissance Dam is located near the border with Sudan.

The average annual rainfall at Assosa is 1172mm while the mean temperature of the town and its surrounding area ranges from 20°C to 30°C. The coefficient of variation of annual rainfall is 17%, which indicates modest variability among dry and wet years. The monthly rainfall pattern shows a unimodal rainfall pattern with a longer rainy season from May to October with the highest rainfall occurring in June, July, August and September.

The Inter Tropical Convergence Zone (ITCZ) is the major rain causing mechanism in Ethiopia. The movement of the ITCZ in the northern direction brings moisture from the South Atlantic Ocean, which results in the high rainfall in the Assosa area. The position of ITCZ at different months between March and November determines the amount and distribution of rainfall in Ethiopia; rainfall increases from north to south, Because Assosa is located in the southwest of Ethiopia where the ITCZ reaches the area early and leaves late. It gets rainfall for a longer period that is from May to October. The monthly average, maximum and minimum temperature of Assosa varies between 19.7°C-25.8°C, 24.3°C-33.9°C and 14.6°C-17.8°C respectively. The maximum temperature occurs in March and the minimum in October, November and December.

4.1.2. Topography

According to the Assosa town structural plan report (2019), the altitude of the town varies between 1580 and 1730 meters above mean sea level (masl). The largest proportion (32.87%) of the town's build up area lies within 4% to 7% and 23.04% of the town lies within the slope range of 7 to 10%. On the other hand, the category, which lies above 20% slope, is about only 1.08 % from the total built up area coverage of the town. Thus, the town has a generally flat topography, which is suitable for urban development.

Assosa is one of towns among those rapidly expanding urban centers in Ethiopia in terms of population and physical size. The population size of the town was estimated to be 80,461. The total area that is covered with the current topographic map of the town is estimated to be 10.5 Km² (CSA, 2010).

4.1.3. Wind Speed and direction

According to the Regions Potential Resources Study Report, 2006, wind direction, southeast, northeast, and northwest wind, account for about 20.5 %, 19.7%, and 19.1% of all observations, respectively. Easterly winds are the most prevailing wind in the town.

4.1.4. Geology and Soils

Per the water resources investigation report for Assosa town (2019), the main rock types observed in Assosa area are quaternary sediment, Wollega basalt, buried river sediment and Precambrian rocks basement, which consists of Meta sediment and granite etc. Almost all soil in Assosa towns and surroundings are similar in type and engineering properties. According to Assosa Soil Testing Laboratory (2019), the soil materials in and around Assosa town are mainly clay (75%), silt (12%) and sand (13%) and are characterized by pH value of 5.4–5.8 (moderately acidic) and low phosphorus and nitrogen content.

4.1.5. Water resource

The project area is mainly located in Dabus sub-catchment of Abbay River Basin; the river starts from Begi woreda in the Oromia Region, south of the Benishangul Gumuz Regional State (BGR) and flows towards north into the region. Hoha, Afa and Selga Rivers are tributaries of the larger Dabus River, which is one of the major tributaries of Abbay (Blue Nile) river. Both perennial and/or intermittent stream rivers exist in the area. Hoha, Afa, Gembela, and Selga Rivers are perennial which mostly drain the central and southern parts of the area from west to east direction. The subproject site has no rivers or wetland areas within 5km radius. The groundwater level is in excess of 20 meters deep and consequently should present no problem.

4.1.6. Noise and Vibrations

Most of the FSTP areas experience ‘typical’ noise and vibration levels which are generated from normal human activities and vehicles (e.g., ‘Bajaj’). Road traffic noise levels are considered below 55 Decibels during the day and 45 Decibels during the night, and the range of densely traveled roads as established by WHO (1997) is representative of urban city areas.

4.1.7. Air Quality

In general, air quality is influenced by anthropogenic activities distinguishing two main sources, namely mobile and stationary sources associated with the project activities. The local stationary sources are not a serious challenge to the local air quality. Excavation and vehicle activities are major sources of ambient air pollution arising from the project activities during construction. In addition, the exhaust from the vehicles during the construction is a short-term source of ambient air pollution with insignificant levels. Furthermore, during operation, there will be no potential permanent sources of ambient air pollution except evaporation of liquid wastes with some toxic materials.

Emissions to the ambient air from vehicles may include pollutants particulate matter (PM), Carbon dioxide (CO₂), Nitrous oxide (NO_x) as well as Sulphur oxide (SO_x). Prolonged exposure to these activities poses the risk of acute respiratory infections. However, these toxic substances will not be released in a significant amount since the construction phase takes only a few months and emission amount will be small.

Similarly, the main pollutants from exhaust emissions from motor vehicles include Hydrocarbon and Benzopyrene, Phosphorus, Carbon monoxide, Sulphur oxides, and Nitrous oxide. Exhaust emissions are highest in urban centers and along the major highways and vary according to periods of peak traffic flow.

However, the FSTP site is not subjected to such congestion during construction and operation phases, since it is located in the outskirts of the town.

4.2. Biological Environment

The proposed subprojects in Assosa town have been placed in urban and semi-urban environments with the following specific characteristics. The proposed FSTP site is dominated by crop farms. The surrounding environment is enclosed by natural vegetation with various species of natural forest. There are no natural streams or water sources close to the proposed FSTP site in Megele 32.

Considering the natural biological environment, the flora and fauna information at the concerned sites can be summarized as follows:

- The proposed sites is not located in any conservation area.
- No threatened, rare, or endangered species of fauna or flora were registered or known to exist around the site.
- No sensitive or fragile habitats were noted in relation to the extent and magnitude of the envisaged works.
- No species of fauna or flora that could be exploited for commercial purposes have been noted in proximity to the proposed works.
- The current degree and extent of the proposed works do not interfere with any protected area.

The FSTP site is located in an area where farming is practiced.

4.2.1. Local Flora and Fauna

An observation-based biodiversity assessment was made in the sites proposed for the FSTP. The area proposed for the FSTP site has not been identified as an area of significant sensitivity. No threatened, near threatened or any rare and declining species as identified to occur on the study site. There are no sensitive bird species that would occur in the vicinity of each of the sites. Most of the immediate habitat surrounding the proposed development is vacated. No drainage lines transverse the site and do not pose any significant risk in terms of potential impacts during construction and operational phases to surface water resources and wetland ecosystems. Therefore, the conservation issue is insignificant and the project can have minimal or no impact on local fauna and flora.

As the project corridor is mainly a settlement (urban) area, most part of the project area is highly disturbed and contains heavily degraded habitats, it harbors very limited wildlife resources around the town. Nevertheless, some parts of the periphery areas of the town, particularly the bamboo and other woodland forest, are important habitats for some wildlife species. As reported by the local people and the town environmental section under the municipality office, hyenas are the predominant mammal species inhabiting the area, and other prominent mammals include Anubis baboon, Grivet monkey, Colobus monkey, Bush duiker and Common jackal. In addition, the project area contains a variety of birdlife though comprehensive study on their species composition has not been carried. The bird species observed during the field survey include Ducks, Eagles, Vultures, Doves, Pigeons, Egrets, Herons, Buzzards, Wattled ibis etc.

The subproject areas and their vicinity are poorly endowed with wildlife resources. Most of the proposed subprojects are situated in areas, which have no wildlife resources of conservation interest. At the

urbanized municipal center, there are virtually no game species whereas there are reports that migratory hyenas, monkeys, baboons are occasionally seen in the peripheral areas, particularly in the farm's sites. The ecological setting of the larger part of the municipality does not allow wildlife game species to flourish. The habitat for wildlife has been significantly modified because of human activities of agriculture, deforestation, and nearby urbanization. Therefore, there is a poor presence of wildlife in the area. As such, there are no known rare or endangered species in the town and its vicinity (e.g., by IUCN categories).

4.2.2. Land Use

The land use category under the service includes among; education institutions (KG up-to-University level) health institutions (including health post health center and hospitals); civic and cultural service giving places (ceremonial places, youth centers, public library) and worship places as well as cemetery services. The total land dedicated to such land use functions accounts for 346.25 ha (11.05%).

Agriculture is the main source of income for the community, particularly at the FSTP site. Trees like Shola, Wanza, Qoresem, Embuay, Mango, and Cereal crops Nug, Sesame, Sorghum, Pepper, and Teff which are the major source of household income, are also found in the selected FSTP site. As per the site survey and observations made on the proposed FSTP site (also solid waste site), cereal crops are growing in the allocated plots and it constitutes a major source of income for about 27 households (at least they have a small portion of the lands that is used for crop cultivation). A total of about 16.5ha is allocated for both FSTP and modern solid waste dump sites (landfill). Accordingly, compensation shall be paid for the loss of property and livelihood of the affected community.



Figure 3: Partial view of FSTP site (at Megale 32)

The site allocated for the FSTP is entirely owned by the community. The treatment site is considered low slope to flat and located on an outskirts of the town (FSTP site is about 7km from the town to the direction of Assosa stadium-) and is not significantly far from a residential area. It was observed that the lands next to the FSTP site is covered by forest but not included in the site. The main land use in the FSTP site is

agriculture. There are no informal land use patterns occurring in the treatment site, therefore the site is suitable for construction activities with no direct impacts on land use and land cover.

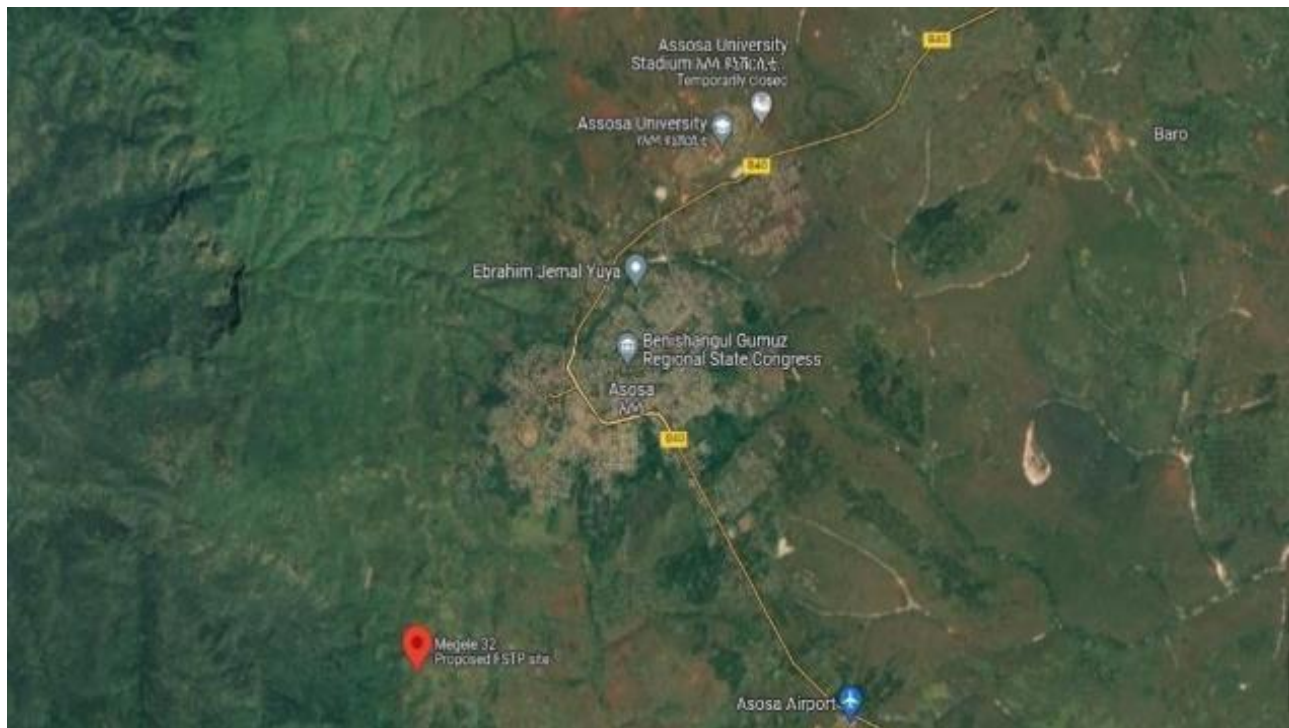


Figure 4: FSTP Site

Land use and land cover around the town is dominantly characterized by woodland and savannah with scattered settlement and rarely cultivated land observed. Different woodlands predominate the vegetation covers of BGR.

4.2.3. Conservation Areas

The specific subproject investment areas FSTP have no forest reserves, no National Parks, or any form of the conservation area as defined in the National Wildlife Policy. However, there is forest cover to the west of the proposed FSTP site, which is not within the project intervention territory.

4.3. The human environment (socio-economic settings)

4.3.1. Socio-Economic Environment

Population and Settlements areas:

As per the revised proclamation number 141/2016, towns found in the Benshangul Gumuz regional states are categorized as category one, category two and category three of town administration level. According to this proclamation, Assosa town is grouped under category 3 town administration level. Under this category, the town has three administration layers, namely Town, Woreda (middle level administration) and Ketena (lower level of administration).

As per the above proclamation, currently Assosa town is organized into two Woredas. This revised proclamation has further strengthened the role of the local governments previously named Kebeles by establishing Woredas and ketenas. It empowers Woredas to administer the affairs within their jurisdictions, and makes ketenas responsible to Woredas. The two Woredas are organized into five ketenas each and

mandated to administer local governance matters in their jurisdiction and provide support to municipal activities by collecting revenue in the form of taxes and service charges as well as provide service to the lower level of urban dwellers. The ketena administrations are empowered to administer local matters in the form of community mobilization, neighborhood improvement, ensuring security and protecting illegal settlements around the urban areas. All these current leadership styles are helped the city administration to enhance an effective decentralized administrative system within its jurisdictions than before.

According to the National Population and Housing Census of 2007 conducted by the Central Statistical Agency of Ethiopia (CSA), the population of Assosa was registered to be 24,124, of which 51.5% (12,463) were male and 48.5% (11,751) were female. The projected population by 2026 will be about 127,137 compared to 65,645 by 2021 (AWSSE feasibility study, 2021). During this phase of the project, the population of Assosa will continue to increase producing larger quantities of excreta.

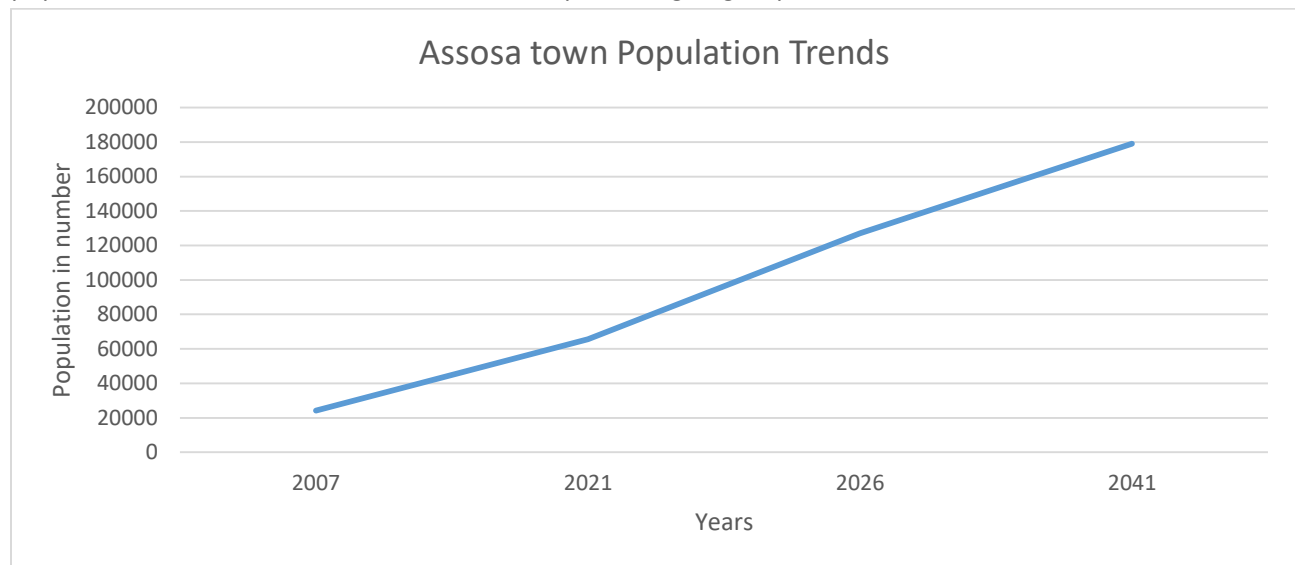


Figure 5: Population projection for Assosa town

Source: CSA

4.3.2. Economic Conditions

In addition to agricultural activities, employment in the formal jobs (government and private) are increasing. The income-generating activities of a bigger part of the urban population are mainly through businesses, government/private employment, and farming activities.

In Assosa, the major economic activities are mainly related to selling and buying agricultural products and retail trade of consumable goods. Economic activities related to traditional gold mining are also important in Assosa town. Other important economic activities include government services, and private sector services such as, petty trading, hotel, restaurants, transportation service.

The majority of the town's population is driving their livelihoods by undertaking small and medium trades. The major undertakings in Assosa town include small-scale trading and micro enterprises, hotels, retail trading, cereal marketing, flour mills, clothes making and livestock products marketing, etc. As such, business activities are the main source of cash income for Assosa. There are kiosks/small shops, small

hotels, bars and two open market areas. There is one bus station and several government and non-governmental institutions in the town.

4.3.3. Health

Based on data from the Finance and Economic Development Bureau of BGR, the major health institutions in Assosa town have one Hospital, one health Post and one Health Centre in the period 2008/9 – 2011/12. Based on the same data source, health manpower in the town for the period 2008/9- 2011/12 included 18 nurses, 26-health extension workers and 2 pharmacies.

4.3.4. Education

There are many educational facilities, government, religious, and privately owned. Such facilities include nursery schools, several primary and secondary schools, colleges (private and government), and Assosa University.

In Assosa, different educational facilities exist, from kindergarten to university level. Accordingly, 25 private and governmental schools operated in the Town on 2018/19. The total number of students registered in such schools and in the same year was 13,946, of which 63% in the governmental schools and 37% in private schools (from kindergarten to secondary school level).

4.3.5. Utilities and Services

Major transportation facilities comprise air transport and roads leading to different parts of the region, neighboring region, Addis Ababa and South Sudan. The town has a domestic airport that serves domestic flights to the town. Hence, the influx of visitors and travelers in and out of the town is increasing from time to time, which is expected to contribute and increase waste generation in return. Highways to South Sudan crossing the town provide good economic opportunities, but also contribute to the generation of wastes. Moreover, the airport servicing domestic flights has an economic benefit, but also has its own contribution for waste generation.

Regarding electricity power supply, the town is being serviced on a 24-hour basis with power supply (hydropower source) from the national grid. Although there is occasional interruption of power supply, the town has almost 100% power supply coverage. In the town, there are also communication facilities (for mobile phones, line phone, internet, fax, and postal services).

4.3.6. Water Supply

Assosa town water supply is from two boreholes, Borehole I (BHI) and Borehole II (BHII) that were drilled in 1983 and 1995, respectively. Due to low yield, BHI is pumped at a rate of 6l/s for 2 hours in the morning and for 1.5 hours in the afternoon while BHS is pumped at a rate of 4.6l/s for 8 hours a day. The pump system pumps at a rate of 4.6 l/s for 8 hours per day. The pump installed in BHS is run by a diesel generator while that of BHI is run by the town's electric power supply. Water from BHI is pumped to two brick masonry reservoirs of 25m³ capacity each while from BHS water is pumped to a 20m³ steel reservoir and a 50m³ capacity elevated reinforced concrete reservoir. From the reservoirs, water is distributed by gravity to the consumers through 12 public fountains and 234-yard connections. Due to inadequacy of the water supply system, most of the households use traditional water supply sources. For the existing water supply system,

no proper treatment process is conducted other than chlorination. Disinfection using calcium hypochlorite is said to take place at a reservoir prior to distributions (source: feasibility study).

There is a lot of surface water around Assosa town. These are:

1. Afa stream. This stream is located 20 km south of Assosa town. The source of this stream is mainly precipitation and it is Non-Perennial River. The stream is quite far from the proposed FSTP site at Megale 32.
2. Selega stream. This stream originates near the Assosa town and drains to the east direction away from the town and not close to the treatment site.
3. Hoha River. This river is located about 12 km northwest of the town and it is the only perennial gauged river in the basin. It is also not close to the proposed FSTP site.

4.4. Existing Waste Management Practice

4.4.1. Solid Management

The sanitary condition of the town is poor, like many similar towns in Ethiopia. Most of the households use pit latrines that are in poor condition and domestic solid waste disposal in any available open field is common.

The current situation in Assosa reveals an almost complete lack of vision and practical experience in provision of sanitation solutions. On the ground, there is no system to ensure that all residents have access to toilets whether in homes, at work place, in schools and institutions and in commercial areas. While the Policies exist, there is no strategy applied by the town's Health Office to coordinate with other competent Municipal entities to provide and maintain public toilets in commercial areas, schools to maintain hygienic toilets, and all homes to have improved toilets. A minimum of basic infrastructure and inexpensive systems (such as sludge trucks for emptying of filled toilets and culverts) is required for improving hygienic conditions, and such facilities are currently missing in Assosa.

The major sources of solid waste in Assosa town could be categorized into domestic, commercial, institutional, and construction and demolition. The predominant quantities of waste generated in the town are from domestic and commercial followed by others. The other major solid waste contribution comes from the streets and open markets of the town where different inorganic and organic material like vegetables, fruits, chat (khat), etc. are generated daily in huge quantities.

In Assosa, waste collection systems are not properly planned to effectively utilize available resources. Less than half of the generated waste is collected and almost all of the collected waste is dumped haphazardly in a crude manner and no evidence that the collected wastes are used as inputs for various production such fertilizers and biogas etc. The current solid waste collection practice in Assosa town includes communal containers, curbside truck collection and in some areas of the town, door- to-door collection is used.

4.4.2. Wastewater Management

One of the major concerns for Assosa town, poor liquid waste management, is threatening public health in addition to menacing the natural environment. Gray water and black water are the two main types of wastewaters, which are being generated in Assosa from households, commercial entities, health facilities,

hotels, public and non-public institutions, industries, and community gathering places. Both on-site and off-site management of wastewater requires improvement.

To alleviate this sanitation problem, efforts to plan and implement wastewater management, including rehabilitation and construction of communal latrines and effective fecal sludge management have been put in place by different organizations. Despite all efforts made to alleviate the sanitation problem, wastewater management is still posing threats.

The sanitary condition of the town is poor, like many similar towns in Ethiopia. Most of the municipal residents use pit latrines that are in poor condition and domestic solid waste disposal in any available open field is common. This has been observed during fieldwork and community discussions (Key informant interview and FGD). As to usage of latrine, 96 percent use private facilities while the remaining four percent use shared facilities.

According to the feasibility study report, the town relies fully on onsite sanitation technologies with a majority of the population (76.7%) utilizing different types of pit latrines, whilst only 4.9% of the population is using flush toilets. The remaining 18.4% of the total population does not have a sanitation facility at all. Even though the public toilets have showers, they are not functional due to a shortage of water. According to the Ethiopian Demographic and Health Survey (EDHS) 2016, only 20.1% of the urban population had access to improved sanitation facilities.

Based on the information from the feasibility study, no private or public service provider currently officially operates for liquid waste/sludge collection emptying and transportation in Assosa. Emptying and transportation services of fecal sludge/wastewater for large hotels (such as Bamboo and Belendana) in the town is provided by private service providers based in Addis Ababa (located 650 Km from Assosa) or nearby towns.

4.4.3. Fecal Sludge Management

It is known that the provision of toilets and septic tanks is not by itself the end to proper sanitation. Fecal sludge is formed through the process of decomposition of fecal matter in the pits of latrines and septic tanks. Currently, the town of Assosa does not have a properly designed and constructed fecal sludge treatment system.

As outlined in the feasibility study and discussion with the Assosa town water and sanitation enterprise, there are only 5% of the fecal sludge produced is safely managed/contained, while 95% ends up into the natural environment without any proper treatment (i.e., open defecation, overflowing on-site sanitation facilities, illegally dumped into the environment and absence of FS treatment). Lack of lined containment facilities and the later stages of the sanitation service chain including emptying, transportation, treatment and safe disposal or reuse are the main causes of unsafely managed sludge in the town.

Treatment of sludge solids generally involves reduction in water content and stabilization of the sludge. The purpose of solids stabilization is to reduce the odors and bacteria levels in the sludge, leaving the stabilized sludge relatively inert. Thus, a sludge treatment system that properly dewater the sludge during dry

months, provides proper storage and treatment during the rainy season, provides further treatment of the percolated leachate and the dried sludge for use in agriculture is recommended in this design.

5. DESCRIPTION OF THE PROPOSED PROJECT

5.1. Overview of UWSSP-II project

Ethiopia's rapid urbanization is putting stress on the already inadequate water supply and sanitation system in urban areas. The capacity of urban centers to adequately dispose of fecal sludge and wastewater is low, exposing natural resources to pollution and posing a risk to human health. In line with this, the Government of Ethiopia has successfully secured finance from the World Bank under the Second Ethiopia Urban Water Supply and Sanitation Project (UWSSP-II). The UWSSP-II is primarily intended to improve urban sanitation holistically and equitably in the urban space and provide assistance to improve operational efficiency in 22 Ethiopian cities.

The objective of the Project is 'to increase access to improved sanitation facilities and improve efficiency in water supply service delivery in Addis Ababa and other 21 secondary cities¹. This objective will be addressed through the following three major components: (i) sanitation and water supply services improvement in Addis Ababa; (ii) sanitation and water supply services improvements in selected secondary cities; and (iii) Project management and institutional strengthening.

Assosa town is one of the secondary cities benefiting from the portion of the finance secured under Component 2 of UWSSP-II. The development objective of the sub project is to contribute to the improvement of the socio- economy for the residents of Assosa town by providing effective and efficient sanitation services.

5.2. Project Location

Assosa is the capital of Benishangul Gumuz Regional state located at the Ethiopian borders with Sudan, with a section bordering South Sudan. The town is located at coordinates 10°04'N 34°31'E with an elevation of 1,525 meters above sea level. The location of Assosa town with its drainage system is shown in the figure below. During the fieldwork, the ESIA consultant team had visited two FSTP sites. These are site at Amba 5 and at Megale 32. Each of the sites were evaluated against certain criterion putting into consideration of nature of the work and socio-environmental condition of the sites. The criteria include: proximity to social and cultural amenities (archeological, religious and other cultural and historical sites), proximity to natural resources (forest, conservation area, water sources, wildlife sanctuaries, etc.), accessibility, distance from the Assosa town, land use issues are the key criteria. Accordingly, the ESIA consultant has found that site at Megale 32 is suitable for FSTP compare to site at Amba 5 due to the above characterizes. For example, accessibility, land availability (got an agreement from the land users at Megale 32 and compensation is under process), slope of the site, and far from residential areas.

¹ 1 Dire Dawa, Mekelle, Adama, Bahiredare, Hawassa, Jimma, Gonder, Sodo, Adigrate, Harere, Jigjiga, Gambella, Assosa, Semera Bishoftu, Dessie, Shashemene, Nekemte, Asela, Arbaminch, and Debreberaha.

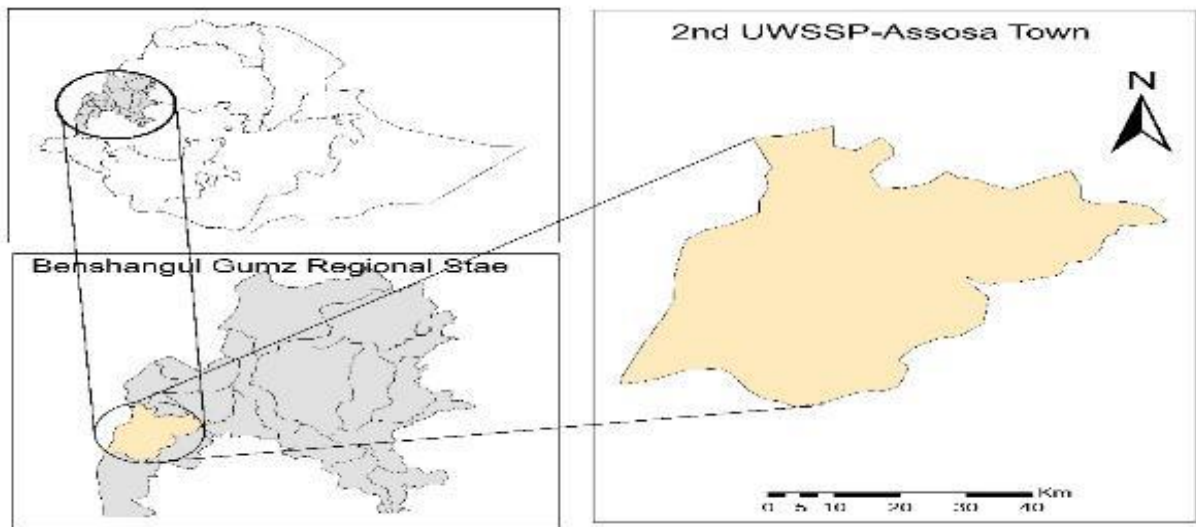


Figure 6: Assosa town, subproject intervention area

Source: Final Feasibility Study and Preliminary Design Report (March 2022)

5.3. Subproject Description

The overall objective of the subprojects is to improve and increase access to sanitary conditions through constructing public and communal toilets, and construction of fecal sludge treatment plants to ensure a sustainable waste management system. Other objectives include improving the hygiene and public health conditions and reducing the deterioration of the quality of the environment.

This chapter provides a description of the proposed fecal sludge treatment plant. The proposed works for Assosa are described in the Consultant's Study Report and Design Report (March 2022).

The proposed development interventions were summarized hereafter:

- Extension of the current onsite sanitation facilities in the town with improved sanitation technologies, meaning that the percentage of dry latrines will be replaced in step with either VIP latrines or wet latrines.
- Construction of a fecal sludge treatment plant.
- Construction of Public toilet facilities in areas where open defecation is noted.
- Construction of communal latrines for residents living in neighborhoods without latrine facilities.
- Provision of vacuum trucks and small vehicles in order to collect and transport fecal sludge.

Table 3: Proposed sanitation infrastructure during the project phases (2021-2041)

S/N	Horizon	Intervention	Unit	Quantity
1	2021-2026	Communal toilets	#	5
		Public toilets	#	10
		Vacuum trucks (5m ³)	#	3
		Fecal sludge treatment plant	#	1
2	2026-2031	Communal toilets	#	2
		Rehabilitation of public toilets	#	10
		Vacuum truck (5m ³)	#	2

S/N	Horizon	Intervention	Unit	Quantity
3	2031-2041	Communal toilet	#	2
		Public toilet	#	3
		Rehabilitation of public toilet	#	5
		Vacuum truck (5m ³)	#	4
		Piped sewer line (all works)	Meter	25000

Source: Final Feasibility Study and Preliminary Design Report (March 2022)

The plant in the Megala 32 kebele/ketena will include improvement of storage, collection, transport, and disposal of fecal sludge wastes, the establishment of a disposal facility, and treatment for fecal wastes (sludge). The Assosa town FSTP component will have a capacity of 24,820m³/year or 68m³/day by 2026, but could be increased by 2041 (ultimate target year) with a capacity of 120m³/day or 43,800 m³/year.

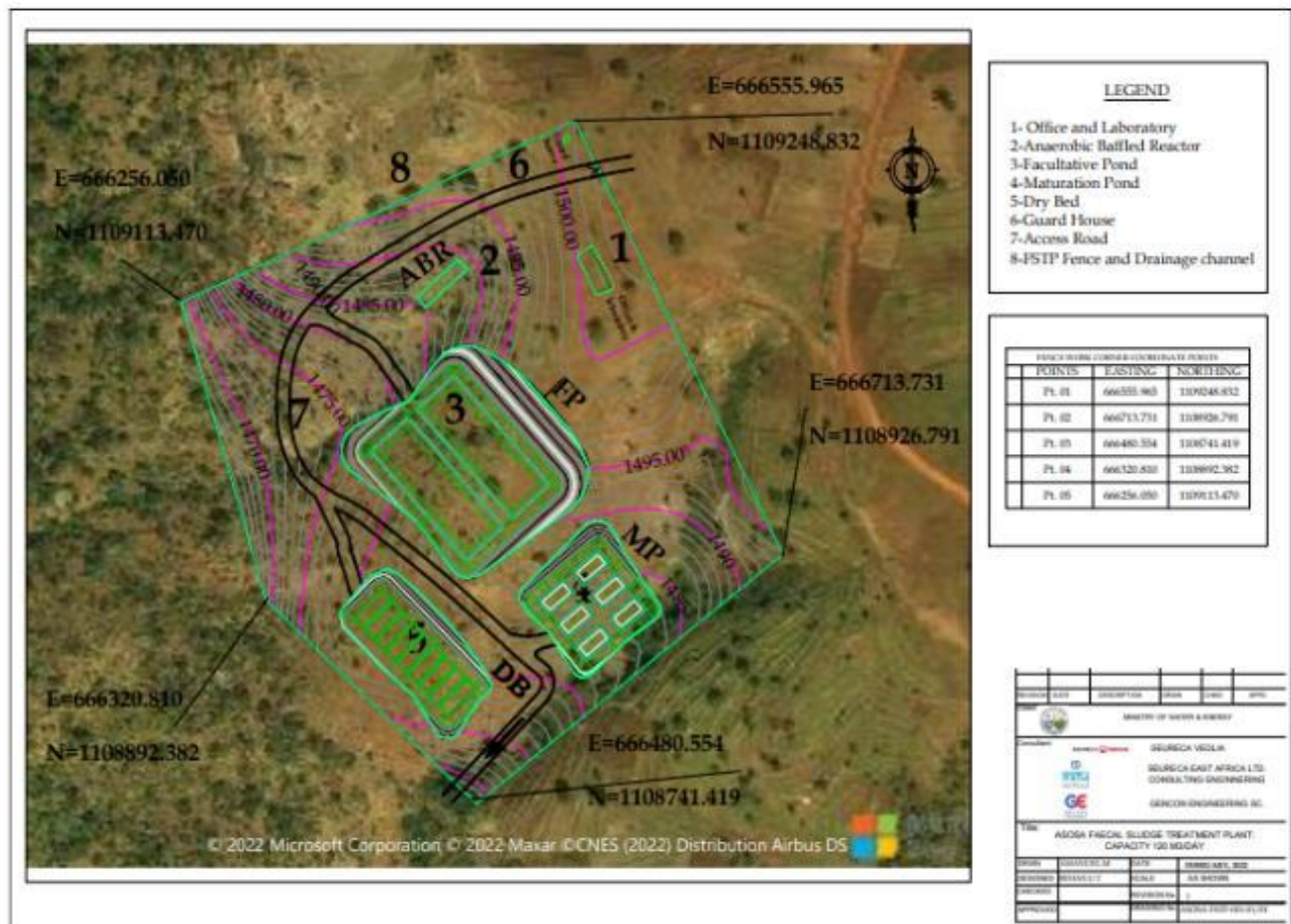


Figure 7: Proposed Fecal Sludge Treatment Plant Asossa

Source: Final Feasibility Study and Preliminary Design Report (March 2022)

According to the “Feasibility Study & Design Report for Assosa”, a multi criteria analysis that included a generic comparison of various methods of fecal sludge treatment, resulted that the ABR system with facultative & maturation pond is the most advantageous suitable and optimum system for the town of Assosa. The proposed FSTP comprises the following components: 1) Inlet Works, 2) Biological Treatment Units, 3) Sludge Drying Beds, and 4) Site Works.

5.3.1. Inlet Works

The FSTP inlet works comprise a tanker discharge bay, coarse screen and a constant velocity channel. Vacuum trucks shall empty into the tanker discharge bay, which will comprise a rectangular paved area with raised walls on three sides to contain any splattering from the tanker at the time of discharge. The screenings will be dried and disposed through burial in excavated trenches within the treatment plant. A standpipe will be provided at the inlet works to allow for hosing of all septage spillage to maintain cleanliness while flushing the waste downstream through the inlet works. The inlet works are designed for the ultimate fecal sludge flow.

- Discharge Bay:** The discharge bay is designed to allow emptying of the sludge without spilling over, by providing a wide emptying space with a sidewall that also holds the sludge to allow flow through the screens. The floor is sloped at 5% towards the screen's chamber. The bay will be cleaned by hosing for which a standpipe is provided.
- Screens** One coarse screen will be provided. Given a sludge truck volume of 8 m³, and allowing a discharge time of 10 min, and 0.6 m/s minimum flow through the screens, an area of 250 cm² is required.

5.3.2. Biological Treatment Units

Anaerobic Baffled Reactor (ABR) with combination of facultative pond and maturation pond require a small footprint and have eliminated the need for a separate settling tank, they maintain passive operation and low construction and operating cost; however, they will need to be desludged periodically. This option includes the following treatment facilities

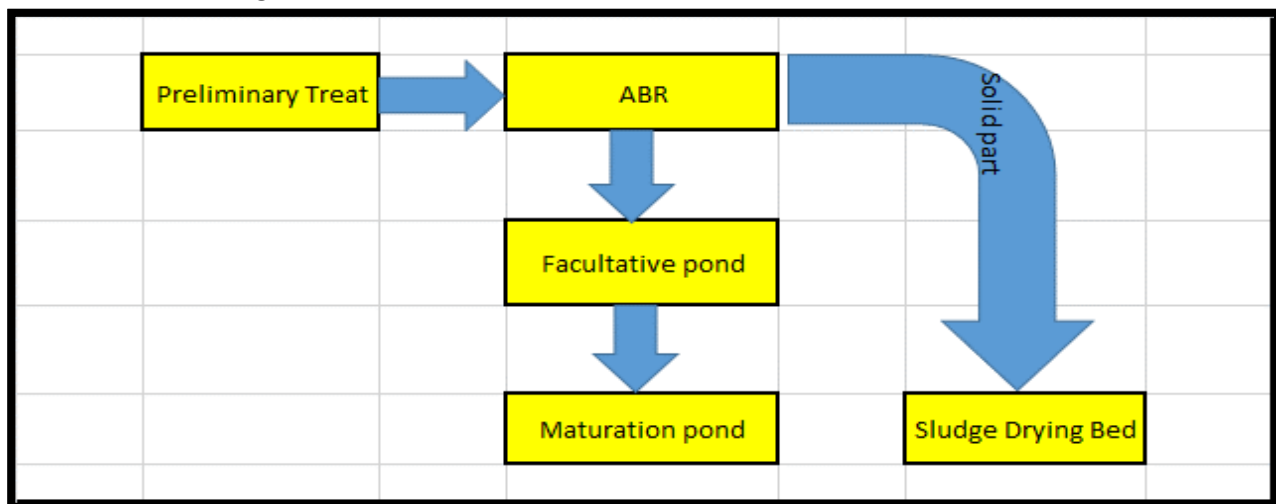


Figure 8: FSTP Layout of ABR with Facultative and maturation treatment system

Source: Final Feasibility Study and Preliminary Design Report (March 2022)

Preliminary treatment: Preliminary treatment involves removal of trash, debris, fats, oil, and grease (FOG) found in raw sewage. It is designed to prevent potential damage to equipment, upsets subsequent treatment processes and, in some cases, improves the effectiveness of downstream processes. Pre-treatment processes involve use of gravel and stone traps, screens, grit chambers, and FOG removal technologies.

Coarse Screens: Manually raked screens are the simplest option for coarse screening. The spacing between bars on a coarse screen is usually between 2-10mm. The coarse screens are installed on a hinge system so that the operator can tilt up the screen, and then rake the debris into the trough. The standard practice however is to have the screen bent over at the top so that the trash can be raked up into a trough to avoid having a hinge that can fail. Mechanically raked screens can be used in cases where supply of spare parts and skilled labor for operating and maintaining these systems is available. Also, adequate supply of wash water will be required for regular cleaning of the mechanized rakes.

Liquid part of the fecal sludge: Anaerobic baffled reactor: An anaerobic baffled reactor (ABR) is an improved Septic Tank with a series of baffles under which the wastewater is forced to flow. The increased contact time with the active biomass, (sludge) results in improved treatment. Anaerobic baffled reactors (ABRs) are concrete, masonry, or prefabricated fiberglass tanks consisting of several compartments in series

Table 4: Sizing of ABR tank

S.No	Parameter	Unit	Detail
1	Number of ABR tank stream	No.	2
2	Number of components at each ABR tank	No.	6
3	Effective length of each compartment	m	5.25
4	Width of each component	m	2.8
5	Depth of each compartment	m	2.8
6	Volume of each component	m ³	41.16
7	Volume of each ABR tank	m ³	247
8	Total Volume of Compartment	m ³	494
9	Required area of settling tank	M ²	7
10	Depth of Settling tank	m	2.8
11	Volume of settling tank	m ³	20
12	Total volume of ABR including settling tank	m ³	514
13	Hydraulic retention time- design flow	h	73

Source: Final Feasibility Study and Preliminary Design Report (March 2022)

Facultative ponds: Facultative ponds are the simplest form of secondary treatment. Its main purpose is to remove organic material and solids but they can also remove ammonia that is incorporated into biomass (Mara, 2010). When used in fecal sludge and septage treatment, they will normally follow anaerobic ponds. The upper layers of facultative ponds are aerobic, with oxygen introduced through atmospheric oxygen diffusion and algal photosynthesis. Anaerobic conditions prevail near the bottom of ponds while intermediate levels may be intermittently aerobic and anaerobic, depending on the time of day and whether or not photosynthesis is occurring.

Table 5: Sizing of Facultative Pond

S.N	Parameter	Details
1	Overall capacity	160 m ³ /d
2	Number of streams	2
3	Capacity of each stream	80.2 m ³ /d
4	Hydraulic retention time (HRT)	71 days
5	Total Volume of pond	6777 m ³ /d
6	Water Depth	1.5m

S.N	Parameter	Details
7	Side slopes	1:3
8	Bottom pond level dimension	27mX98m
9	Pond top level dimensions (including of free board)	39mX110m
10	Freeboard	0.5m

Source: Final Feasibility Study and Preliminary Design Report (March 2022)

Maturation pond: Maturation ponds normally follow facultative ponds and are designed for pathogen removal. Their shallow depth, typically 1–1.5 m, allows sunlight to penetrate to the bottom of the pond and inactivate pathogens. The sunlight also encourages photosynthesis, and aerobic bacterial and algal growth. Fecal coliform concentrations are normally used as a proxy for the presence of specific pathogens as they are relatively easy to measure. Since their main purpose is to remove pathogens rather than reduce the organic and suspended solids loads, maturation ponds must follow processes that have already removed BOD and TSS. Ponds should have a length-to-width ratio of at least 2:1 and up to 10:1. Higher ratios provide better model plug flow conditions (Mara, 2010). Ponds can be constructed with vertical concrete walls but the more normal practice is to provide sloping sides, as already described for facultative ponds. Baffles can be used to prevent short-circuiting, but the more normal procedure is to provide several ponds in series, since this maximizes pathogen removal.

Table 6: Size and retention time of maturation pond

S.N	Parameter	Details
1	Overall capacity	108 m ³ /d
2	Number of streams	2
3	Capacity of each stream	53.9 m ³ /d
4	Hydraulic retention time (HRT)	3 days
5	Total Volume of pond	342 m ³ /d
6	Water Depth	1.0m
7	Side slopes	1:2
8	Bottom pond level dimension	7mX19m
9	Pond top level dimensions (including of free board)	26 mX13m
10	Freeboard	0.5m

Source: Final Feasibility Study and Preliminary Design Report (March 2022)

Solid treatment: Sludge drying beds: Sludge drying beds are the longest established and simplest option for sludge dewatering. It is a simple, permeable bed that, when loaded with sludge, collects percolated leachate and allows the sludge to dry by evaporation. Approximately 50% to 80% of the sludge volume drains off as liquid or evaporates. The sludge, however, is not effectively stabilized or sanitized. The bottom of the drying bed is lined with perforated pipes to drain the leachate away that percolates through the bed. On top of the pipes are layers of gravel and sand that support the sludge and allow the liquid to infiltrate and collect in the pipe. It should not be applied in layers that are too thick (maximum 20 cm), or the sludge will not dry effectively. The final moisture content after 10 to 15 days of drying should be approximately 60%. When the sludge is dried, it must be separated from the sand layer and transported for further treatment, end-use or final disposal. The drainage pipes are covered by 3-5 graded layers of gravel and sand. The bottom layer should be coarse gravel and the top fine sand (0.1 to 0.5 mm effective grain size). The top sand layer should be 250 to 300 mm thick because some sand will be lost each time the sludge is

removed. To improve drying and percolation, sludge application can alternate between two or more beds. The inlet should be equipped with a splash plate to prevent erosion of the sand layer and to allow for even distribution of the sludge.

Table 7: Sizing of Sludge drying beds

S.No	Parameter	Unit	Detail
1	Number of beds	No	9
2	Unit length	m	30
3	Unit width	m	10
4	Single bed drying area	m ²	300
5	Total Drying area	m ²	2700
6	Average sludge loading	KgS/m ² /year	214.6
	The under-drain system is as follow		
7	Sand layer depth (top level)	cm	20
8	Fine gravel depth (intermediate level)	cm	10
9	Gravel layer depth (bottom Level)	cm	20

Source: Final Feasibility Study and Preliminary Design Report (March 2022)

Accordingly, the following dimensions are recommended for each component:

- two streams of ABR with total volume of 514 m³ having 6 compartments
- two streams of facultative ponds having trapezoidal section of top dimension 39 m x 110 m with depth of 1.5 m
- two streams of maturation having trapezoidal section of top dimension 26 m x 13 m with depth 1m
- sludge drying beds with dimension of 10 m x 30m

The main components of fecal sludge treatment plant include access pathways and roads, operators' cloth changing rooms and toilets/washroom, waste deposit and sorting area, waste dumping trenches, composting unit, compost storage facility, hazardous waste pit, area for storing the recyclable waste, leachate collection and aeration areas, electricity networks. The leachate from the landfill shall be pre-treated and directed to the fecal sludge treatment plant below the solid waste landfill.

5.4. Implementation arrangements

The construction has been proposed to be undertaken in three phases. The first phase (short term) is between 2021 and 2026; the second phase (medium-term) is between 2026 and 2031, and the final phase (long term) is between 2031 and 2041. The current project is planned to be implemented in the short-term period: from 2021 to 2026. Considering the nature of the project, this ESIA report addresses the environmental and social impacts issues for the three phases. All phases are based on the similar principles, design, location and management systems.

To pursue the smooth implementation of projects activities proposed in the Plan, this sub-section presents an organizational arrangement shown below composed of concerned organizations:

AWSSE is the central unit responsible for the implementation of the overall subproject activities together with municipal and regional stakeholders. In this regard, AWSSE is a project management unit, which will oversee front-line activities and day-to-day management in the course of the implementation. The

enterprise is responsible for preconstruction (designing), construction, operation and decommissioning phases. The project management unit is to be headed by the enterprise and supported by the regional water and energy Bureau. The management unit is further composed of the divisional officers concerned from relevant sectorial offices. Experts or consultants on a technical assistance basis (assistance concept) may assist the unit. On top of this MoWE is an overarching institution to facilitate the implementation and sustainability of the proposed project. The other entities include health, education, agriculture, culture and tourism, urban development and construction, women and children affairs, labor affairs, etc.

Implementation Mechanism: Though the implementation mechanism related to the tendering procedure is subject to the rules and regulations of the financing agency, packaged contract tendering is the most recommended implementation mechanism that attracts the most competent local contractors.

The short-term implementation schedules is in between 2021 and 2026 under the five years development plan. The brief implementation schedule are discussed below.

The time allocation for the different project activities is as discussed above. The completion time of the project is estimated to be completed within 30 months (2022 to mid-2024).

6. SUBPROJECTS ALTERNATIVE ANALYSIS

The purpose of the analysis of alternatives is to identify other options, including not implementing the project, to achieve the project objectives and compare their impacts with the original proposal. The analysis, then systematically compares feasible, less adverse, alternative technologies, designs, operations, and sites – including the "no project" option – to the proposed project in terms of:

- Their effectiveness of achieving the project objectives as well as potential trade-offs
- Their potential environmental and social impacts
- The feasibility of mitigating these impacts
- Operational requirements and their suitability under local conditions
- Their institutional, training, and monitoring requirements
- Their estimated cost-effectiveness; and
- Their conformity to existing policies, plans, laws and regulations.

Proper FSTP site selection is the fundamental step in the sound waste disposal and the protection of the environment, public health, and quality of life. This site selection determines many of the subsequent steps in the fecal sludge process, which, if properly implemented, should ensure against nuisances and adverse long-term effects. The inappropriate selection of a site can contribute to a bad image and reputation affecting FSTP operations. FSTP site selection is a step-by-step process, in which environmental, engineering and economic criteria are applied successively. Environmental and social impact assessment constitutes the first and most crucial stage in the selection process, aiming to quantify the impacts according to the natural characteristics of the sites. A method is presented to facilitate the proper selection of FSTP sites for fecal sludge management. The method follows specific principles, called "selection criteria", the aim of which is to compare the considered sites to a hypothetical "ideal one". As a result, the more a site matches the ideal and fulfills the criteria requirements, the more suitable it is as a FSTP site.

The selection of a site for constructing of FSTP for Assosa town is one of the most important and challenging decisions to be made by the AWSSE and city administration in developing and implementing its fecal sludge management plan. A poorly chosen site is likely to require unnecessarily high expenditure on waste transport, site development, site operations, or environmental protection. The existing master plan of the town has not designated a site for fecal sludge disposal site so far. Consequently, the Consultant team (engineering) in consultation with the Client, particularly the AWSSE, and the regional cabinet, conducted an exhaustive field visit to the potential site of the region and the city including traditional waste disposal sites for the purpose of selecting the most appropriate site for FSTP development. Accordingly, the Megale 32 and Amba 5 sites were proposed for preliminary site assessment. According to the AWSSE and design consultant, report Megale 32 site is selected for FSTP construction.

The proposed subproject intervention site was assessed at this preliminary phase with the objective in addressing issues, which will be related to the FSTP development. The site evaluation gave stresses to the following points.

- From the point of view of selecting the most degraded area under no/little economic activity (but the selected land is economically active-no other feasible options)
- From the perspective of optimizing site selection with the rehabilitation of degraded area with the development of FSTP site (not applicable since the land still productive and not degraded)

- From the point of view of enhancing the opportunity for minimizing land ownership and compensation issues (no lands without any land ownerships in Assosa and its surroundings)
- To adopt previous dumpsites and incorporate the Client's interest in the assessment (it is new site). Repeated field visit and study was conducted to select the environmentally, geographically, technically, and economically most viable sites for the FSTP development.

6.1. 'No sub-project' option

The "no action" option was one of the many choices provided and examined in the comprehensive ESIA in order to meet the program objectives. Technical, economic, environmental, social, and climate risk comparisons were made amongst the alternatives, taking into account the public's concerns as expressed during public discussions. In order to reduce the requirement for compensation, the project alignment was assessed to look into alternative FSTP sites where needed. Doing nothing will jeopardize or delay the long-term city development plan since a good sanitation system is important for maximizing the effects of other development measures and elevating the city's reputation.

Under the Do-Nothing Alternative, FSTP will not be built and operated, and the insanitary conditions associated with the dispersal of raw untreated wastewater and fecal sludge on lands surrounding the town will continue. The do-nothing alternative would mean that land and water and ultimately the surrounding environment would continue to be polluted and loaded with untreated fecal matter and potential disease vectors. The system released the untreated micro-nutrients (mainly nitrogen and phosphorus) into the natural environment.

The FSTP sub-project in Assosa town is expected to: improve sanitation and public health in the urban setting. The municipal population is growing fast amid the absence of adequate and quality sanitation services and facilities. Thus, choosing the 'no project' option is, from the economic perspective as well as health and social considerations, the following benefits will be realized: i) improved sanitation; ii) enhance modern FSM; iii) employment; and low incidence of pollution, diseases, and accidents. For this subproject, the alternative of "no-project" will increase the risks of poor public health and environmental degradation. Hence, the 'no sub-project' option is not a viable alternative.

6.2. Alternative FSTP

6.2.1. FSTP location

Selection of the FSTP location has been done by applying the criteria listed above. Various options have been considered. The fact that the selected location is located on land that did not require resettlement but acquisition of the farmland, and the fact that it is located downwind from the town for most of the year, and still is easily accessible, indicates that few other options would offer a better choice. By the time, that the ESIA study started the site had been selected already, and there were no reasons to propose or select another site given the contagious land situation in the surrounding areas. Other criteria were, the selected FSTP site is less conflicting with the local community but needs property compensation.

Accordingly, two separate FSTP sites were proposed by the city administration in collaboration with AWSSE and other relevant stakeholders.

1. Amba 5 site. As second options, an additional FSTP site was visited in the northern part of Assosa town with X, Y coordinates (10.1060355, 34.5882614 degree) and locally called Amba 5. The site is farmland and accessible by vehicle. It has a gentle slope to allow for the liquid treatment part of the plant to work largely by gravity.
2. Megala 32 site: This is currently an approved site for FSTP also for landfill. This site is located about 7km from Assosa town to the southwest direction. About 27 households (with different land sizes) occupy this site. The farmers use the land to cultivate various annual crops including teff, green pepper, nug, etc. However, the farmers have ceased cultivating since 2019 as it is designated for FSTP. However, this site has been selected based on strong consultation with the PAP and local communities. The site seems more suitable compared to the Amba 5 site in terms of community acceptance, distance/proximity to the town, and its surrounding socio-environmental situations.

The following points were taken into account for selection of this site for FSTP:

- it is far from the residential development
- no potentially exposed populations in the nearby
- low land price since compensation for the land is already in the process to be paid for the land owners (farmers) by the municipality
- challenges to accept the FSTP by the community will be reduced due to the location of the FSTP adjacent to solid waste landfill
- there is already constructed access road to the site but needs upgrading of the road
- topography: the proposed site has sufficient gentle slope to allow the liquid treatment part of the plant to work largely by gravity
- susceptibility to flooding is less likely
- the proposed site has proximity to the small stream to discharge the treated water

The proposed FSTP site adjacent to the proposed landfill site (X and Y Coordinates: 10.0308774, 34.5205886 degree)

Conclusion: the site selection looks appropriate in terms of socio-environmental feasibility and acceptance by the local community. However, it requires addressing land ownership and property loss issues before implementing the actual FSTP works. The consulting team recommends RAP according to the national regulation and compensating those projects affected people appropriately.

Table 8: FSTP site evaluation

Criteria	Site at Megale 32	Site at Amba 5
Ownership of land/land price	Compensation under process	Not known and may need compensation
Vehicular accessibility	Need upgrading of access road	Need new access road from the main road to the site
Threat to water sources (surface or groundwater)	Not nearby to water well	Not nearby to water well
Geological conditions	Composed of silty clay materials weathered tertiary volcanic	Needs investigation

Criteria	Site at Megale 32	Site at Amba 5
Topographical conditions	has sufficient gentle slope	Has less sufficient gentle slope
Flood resiliency	Flooding not likely	Flooding not likely
Threat to population	Far from residential settlement	Near to military complex and Church
Recommendation	Favorable	Less Favorable

6.2.2. Technology Alternatives For FSTP

This involves looking at various possible technology alternatives, project designs, and layouts. The main technological aspect considered during the design of the project was the gradient factor; the objective was to ensure that it was cost effective, easy to manage and have less social and environmental impacts.

As outlined in the feasibility study, the concept design was guided by the requirement to select a low-cost option for fecal sludge treatment. This ruled out the construction of a conventional but costly underground FSTP system. The ESIA study team has considered no other technical alternatives.

Fecal Sludge Management involves the use of onsite facilities and the management of the resultant sludge usually by emptying, transportation, treatment and finally disposal or reuse; the handling of sludge from all points of generation poses various contamination risks and requires proper management.

Fecal sludge can be treated in a variety of ways and there is no single best option considering the widely varying conditions of urban areas.

The Design Consultant suggests that the following limitations/criteria should be considered when selecting treatment technologies:

- low cost - both in terms of capital and of operation and maintenance;
- simplicity of operation and maintenance;
- low, preferably zero, energy usage- essential for low operational costs;
- low, preferably zero, use of chemical, especially chlorine or others;
- low land take, although this is only occasionally really relevant;
- high performance - ability to produce an effluent of the required quality;
- Low sludge production.

Various options for treatment of sludge are available. Because sludge comprises complex organic minerals, most of the treatment options involve some form of anaerobic digestion to complete the process of mineralization. Subsequent treatment processes may include solid liquid separation, liquid treatment, solid treatment and pathogen removal in liquid stream. Table below presents the treatment methods that could be considered for Assosa town

As per feasibility study, Screened Fecal Sludge Treatment Options for Assosa town comprise different options for Solid Liquid separation, Primary liquid treatment and Secondary effluent treatment and Solid's treatment. To assist in making informed decisions on selection of the most appropriate treatment process, these technologies are evaluated for each treatment step and for different treatment configurations. Table below presents Screened Fecal sludge Treatment options for Assosa town.

Table 9: Screened fecal sludge Treatment options for Asossa town

Solid-liquid Separation	Liquid treatment	Advanced Secondary treatment	Solids Treatment
Anaerobic pond	Anaerobic Baffle Reactor	Maturation pond	Sludge Drying bed
Inhoff tank	Anaerobic & Facultative Pond	Constructed wetlands	Composting
Gravity thickener	Aerated Ponds	Chlorine disinfection	Solar Drying
Sludge Drying Beds	Trickling filters		Thermal drying
Mechanical dewatering	Oxidation Ditch		

Source: Final Feasibility Study and Preliminary Design Report (March 2022)

6.2.2.1. Solid liquid separation options

Solids-liquids separation is the most important step in the fecal sludge treatment process. Effective separation at this stage can reduce the loading requirements of downstream processes, and significantly improve the overall efficiency of the plant. The following table and figure below summarize and compare several solids-liquid separation technologies against key factors, such as % DS (Dissolved Solid), design, construction and operation considerations, which are important for selection consideration.

Table 10: Summary and comparison of technologies for solids-liquid separation

Process	Design and Construction				Operation				
	Treated % DS	Land	Const. Complexity	Req. Equip.	Energy	Labor	Chemicals/ Consumables	Desludging	Operator Skills
Anaerobic Pond	5-10%	Low	Simple	None	None	High	None	Hard	Low
Imhoff Tank	3-5%	Medium	Complex	None	None	Low	None	Easy	Low
Gravity Thickener	5-8%	Low	Simple-Complex	Maybe	Yes	Low	Polymer	Easy	Medium
Sludge Drying Bed	20-60%	High	Simple	None	None	High	Sand	Moderate	Low
SSC	20-40%	High	Simple	None	None	High	Sand	Moderate	Low
Mechanical	15-23%	Low	Complex	Complex	Yes	Low	Polymer	Easy	High

Low capacity

Low-medium capacity

Medium to high capacity

Source: Final Feasibility Study and Preliminary Design Report (March 2022)

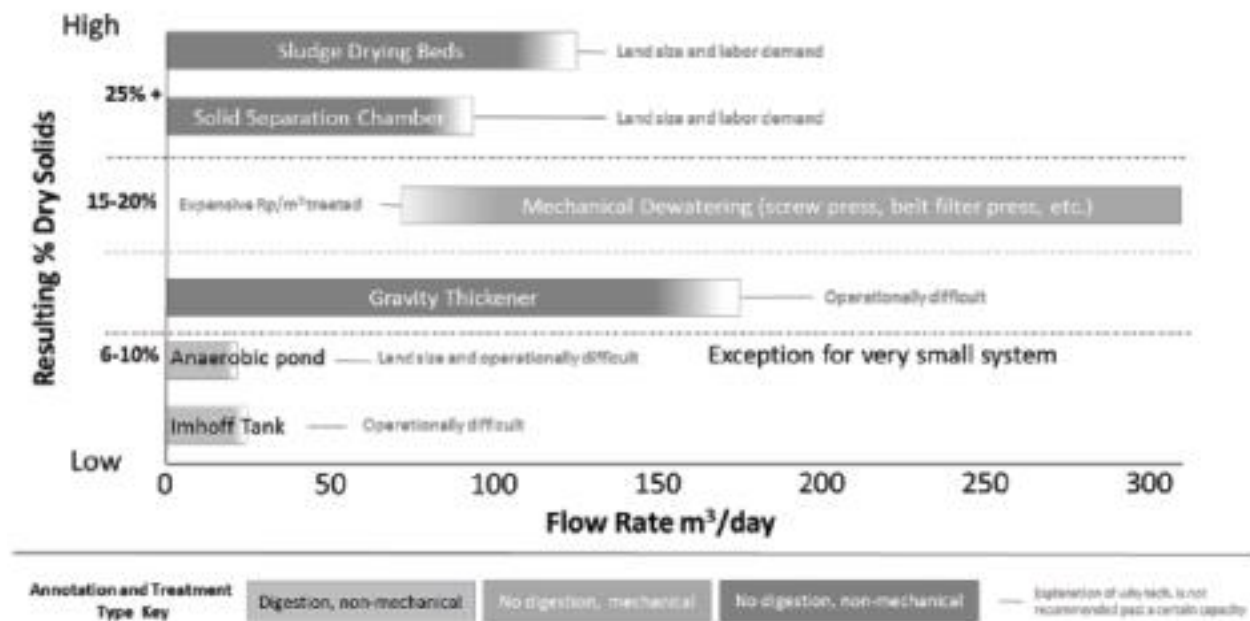


Figure 9: Comparison of technologies for solids-liquid separation with respect to flow rate

Source: Final Feasibility Study and Preliminary Design Report (March 2022)

A number of factors that include land availability, sludge characteristics, cost, energy requirement, and required skills governs the selection of a technology for solid-liquid separation for any location. For Assosa town, land is relatively available, but there is low funding for both capital investments and operation and maintenance (O&M), and relatively low staff skills. Consequently, the situation favors low-cost technologies with little or no energy requirement and that can be constructed and operated with minimum skills. The characteristics of the expected sludge will be both aged and therefore mineralized mainly from pit latrines, and fresh from large hotels and institutions, which requires some form of anaerobic process.

Based on the above evaluation of solid-liquid separation technologies, anaerobic ponds and sludge drying beds option is proposed as the most suitable and favorable technology to be adopted for solid - liquid separation.

6.2.2.2. Liquid treatment options

Supernatant from the solids-liquid separation step will resemble very high strength wastewater. After the solids-liquid separation step, the BOD and TSS in the liquid stream are expected to be reduced high degree; this is almost an order of magnitude higher than domestic sewage. The higher strength of septage/fecal sludge creates a need for more than one treatment stage, if an acceptable effluent standard is to be achieved.

The liquid portion separated from the septage/fecal sludge, as well as the liquid removed during the solid's treatment process, can be treated using passive methods, such as waste stabilization ponds or anaerobic baffled reactors, or mechanical processes, such as aerated ponds, oxidation ditches, and trickling filters.

Table below summarizes and compares liquid unit treatment processes against design, construction, and operation factors that are important for the selection of appropriate technology. Different treatment

mechanisms, such as anaerobic and aerobic, are distinguished by various shades of color. Practical capacity range for each type of liquid treatment units is also summarized in figure hereunder.

Table 11: Summary and comparison of technologies for liquid treatment organics removal

Process	Design and Construction				Operation				
	Capacity Range	Treatment Process	Construct.	Equip.	Energy	Labor	Consumables /Spare parts	Desludging	Operator Skills
ABR*	Medium	Anaerobic	Medium	None	No	Low	No	Yes	low
WSP	Medium	Anaerobic/ Aerobic	Simple	None	No	High	No	Yes	low
Trickling Filter*	Medium-High	Anaerobic /Aerobic	Medium	Yes	Yes	Low	Media replacement	Needs clarifier	Medium
Aerated Lagoon	Medium-High	Aerobic, mechanical	Complex	Yes	Yes	Low	Spare parts	No	Medium
Oxidation Ditch*	High	Aerobic, mechanical	Complex	Yes	Yes	low	Spare parts	Needs clarifier	High

*: Need to combine with other options to achieve treatment goals

Source: Final Feasibility Study and Preliminary Design Report (March 2022)

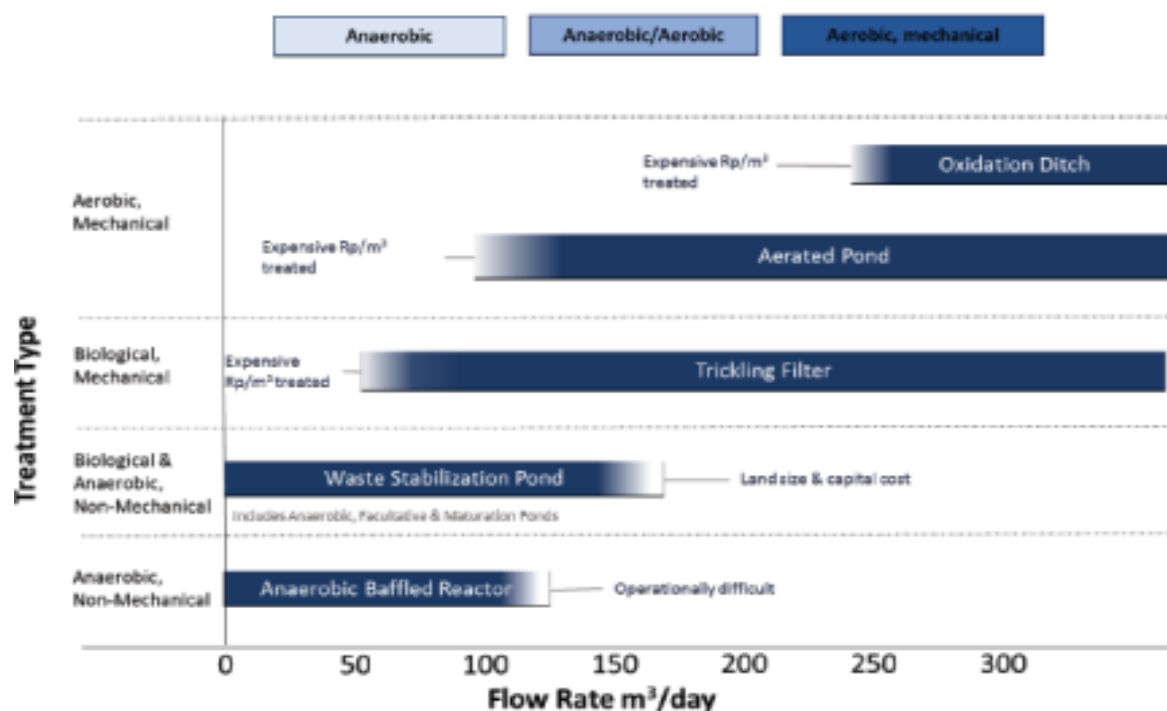


Figure 10: Comparison of technologies for liquid treatment organics removal with respect to flow rate

Source: Final Feasibility Study and Preliminary Design Report (March 2022)

A number of factors that include treatment process, simplicity of construction, requirement of electro-mechanical equipment, cost, energy requirement, and required skills and others governs the selection of a technology for liquid treatment for any location.

Consequently, the situation favors low-cost technology with little or no energy requirement and that can be constructed and operated with minimum skills. Thus, technologies like waste stabilization ponds, aerated lagoons, and Anaerobic Baffled Reactor will be best suited for Assosa.

Based on the above evaluation of liquid waste treatment alternatives, Anaerobic Baffled Reactor and Waste Stabilization Pond are proposed as the most suitable and favorable technology to be adopted for liquid waste treatment.

6.2.2.3. Solid treatment options

Solids' treatment technologies are primarily used for dewatering and drying of sludge, and for stabilization and pathogen reduction. The septage entering the treatment plant is typically 1% to 3% dry solids content (by mass). The solids liquid separation step thickens the solids in the septage to a dry solids content typically between 6% - 30% depending on the process used, and even up to 50-60% for sludge drying beds (SDBs). Selection of solids treatment technologies should consider the end use of the final sludge product.

Table below categorizes solids' treatment technologies by various treatment goals and summarizes their requirement for design, construction and operation considerations. Figure that follows shows the practical capacity range for each solids' treatment technology and explains the reasons behind.

Table 12: Summary and comparison of technologies for solids treatment

Process	Design and Construction				Operation			
	Treat Goal	Capacity Range	Construction	Equipment	Energy	Labor	Chemical/ consumable	Operator skill
Sludge Drying bed	Dewater	Medium-High	Simple	No	No	High	Sand	Low
Composting	Pathogen reduction	Low-Medium	Moderate	May be	Yes	High	Bulking agent	Medium
Solar Drying	Dewater, pathogen reduction	Medium-High	Moderate	No	No	High	No	Low
Thermal Drying	Dewater, pathogen reduction	Medium-High	Complex	Yes	high	Medium	No	High

Source: Final Feasibility Study and Preliminary Design Report (March 2022)

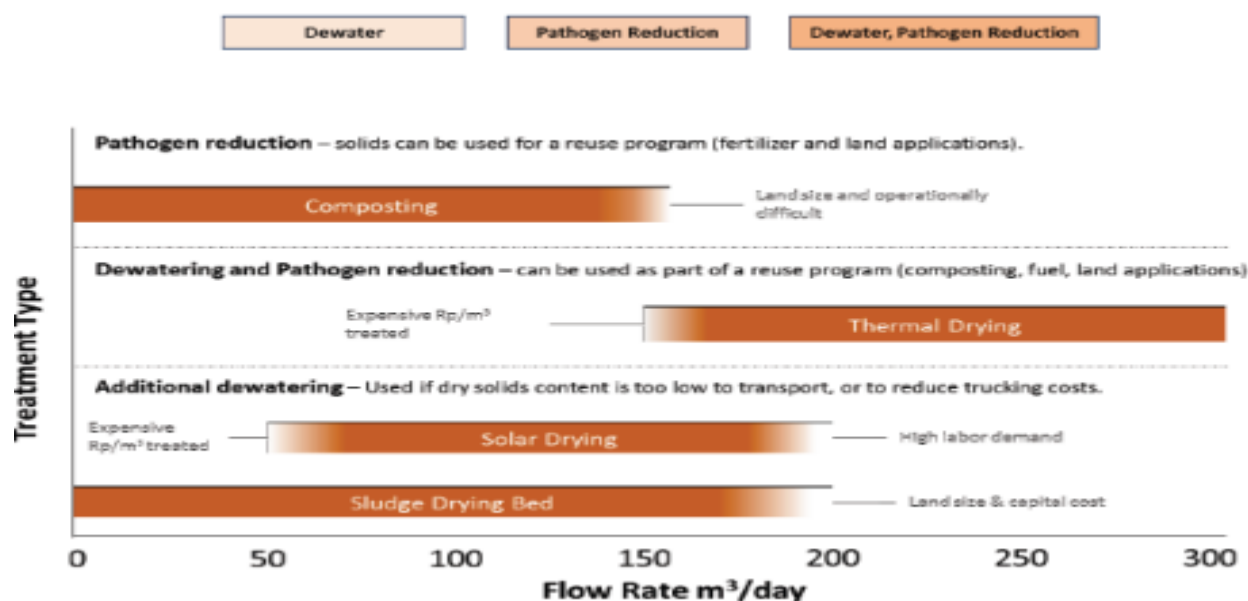


Figure 11: Comparison of technologies for solids treatment with respect to flow rate

Source: Final Feasibility Study and Preliminary Design Report (March 2022)

Sludge drying beds provide a simple dewatering option, and is proposed as the most suitable and favorable technology to be adopted for Assosa town. Pros and cons include, respectively simple construction, no energy and skilled labor need, but the method requires relatively high land surface to develop.

Solar drying is very simple and effective for obtaining high dry solids content, but requires a lot of available land, reasonably long drying times, relies upon environmental conditions and ventilation for performance, and requires significant manual labor for turning. Therefore, it is not recommended for Assosa town.

6.2.2.4. Treatment Process for Pathogen Removal in Liquid Stream options

The following are several treatment processes that can be used as a final polishing step to remove pathogens and disinfect water in the liquid stream. It is important that influent into these processes is sufficiently treated to remove most solids and organic matter, or the efficacy of these processes will be greatly diminished.

Table 13: Summary and comparison of technologies for liquid treatment pathogen removal

Process	Design and Construction				Operation			
	Capacity Range	Treatment purpose	Construction	Equipment	Energy	Labor	Chemical/ consumable	Operator skill
Maturation pond	Low-Medium	Disinfection	Simple	No	No	None	No	Low
Chlorine Disinfection	Low-high	Disinfection	Simple-Moderate	May be	May be	Low	Yes	Low-Medium
Constructed wetlands	Low-Medium	Ammonia removal	Moderate	No	No	Low	No	Low

Source: Final Feasibility Study and Preliminary Design Report (March 2022)

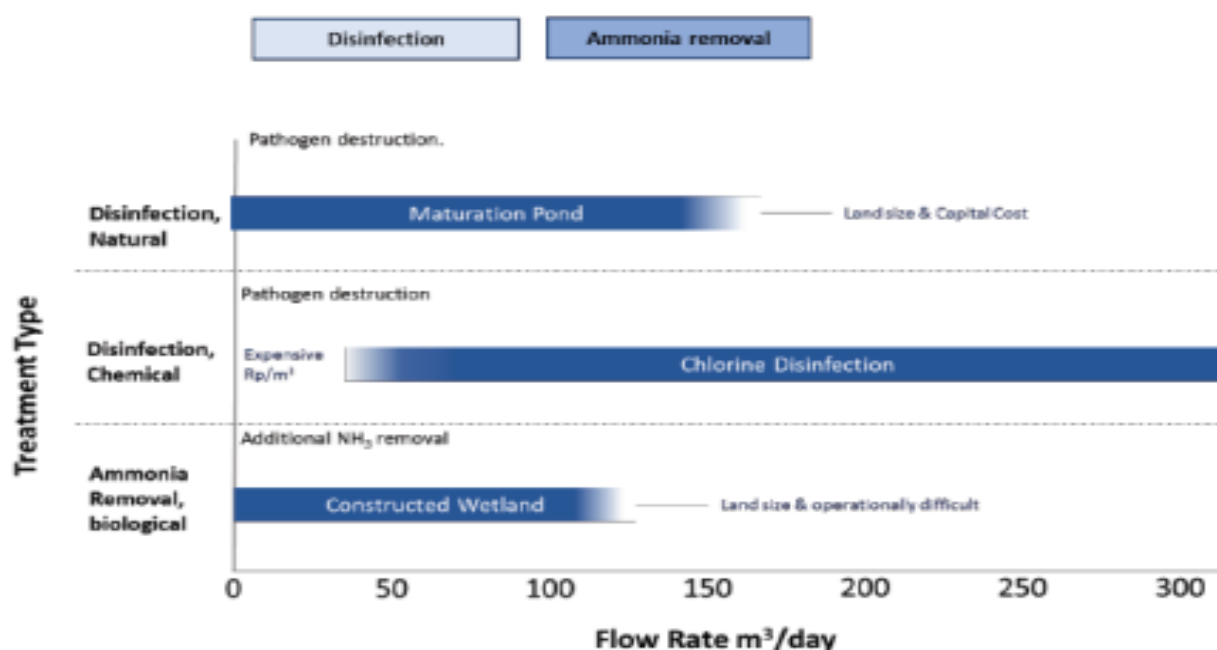


Figure 12: Comparison of technologies for liquid treatment pathogen removal with respect to flow rate

Source: Final Feasibility Study and Preliminary Design Report (March 2022)

Due to the availability of land, constructed wetland treatment and maturation, ponds are recommended treatment processes in order to reduce pathogen concentrations to the levels required for either restricted or unrestricted irrigation.

Due to logistic complications involving supply chain, transportation, and storage associated with chlorine disinfection in addition to health and safety concerns, disinfection using chlorine is not recommended for Assosa.

6.2.2.5. Effluent discharge

The necessity to provide safe disposal of FS wastes in a way that minimizes negative effects on the environment and human health, as well as cost-effectiveness as defined by the distance to disposal sites, was highlighted through different scenarios and site selection for the fecal sludge disposal component. Alternative scenarios and site selection for fecal sludge collection and treatment highlighted the necessity for secure FSM. The selected FSM technologies are also able to meet ESMF provided effluent standards as stated in table 14 below.

Table 14: ESMF recommended Treated Effluent Standards

Parameter	Unit	Value
BOD	Mg/l	125
COD	Mg/l	30
TSS	Mg/l	50
TKN	Mg/l	10
TP	Mg/l	2
Fecal Coliforms	No/100ml	<100

6.2.2.6. Cost Estimation

The cost estimates of different components of the faecal sludge treatment plan is presented in table 15 below

Table 15: Summary of estimated cost of FSTP development

CAPEX	Amount (USD)
Bill No. 1: General Items	159,148.94
Bill No. 2 Unit-Faecal sludge Acceptance Station & Coarse screen	22,340.43
Bill No. 3 unit- Facultative Pond	128,617
Bill No. 4 unit- Faecal sludge ABR	187,468.09
Bill No. 5 unit- Maturation Pond	553,319.15
Bill No. 6 unit- Faecal sludge Drying Beds	96462.77
Bill No. 7 unit- Guard house and fence	22,223.4
Bill No. 8 Pipes	6,170.21
Bill No. 9 Electrical	58510.64
Subtotal of bills	1234,260.64
Add Contingency	185,139.1
Total CAPEX	1,419,399.73
OPEX	
O & M	37,028
TOTAL TOTEX	1,456,427.55

7. CONSULTATION PROCESS

ESIA was prepared for phase I subproject implementation (2021-2026) and an environmental impact statement certificate will be given for the project to start. The public consultation process in Assosa was conducted in accordance with the Ethiopian Environmental Impact Assessment Regulation of 299/2002. Importantly, the stakeholders were given information about the improvement works and allowed to give their concerns or opinions about the planned works. Public consultations and also PAP consultations were made to:

- Provide clear and accurate information about the proposed subproject to communities living in the sub project area, especially along with the proposed subprojects in order to obtain feedback/valuable suggestions directly from impacted communities on their preferred mitigation measures.
- Promote understanding through the active engagement of individuals, groups, stakeholders, and organizations who have a stake in the subproject and its outcomes. Public/PAP consultation plays a critical role in raising awareness of the impacts of the new developments.
- Share information with stakeholders on proposed improvement works, implementation schedule, and expected impact on the physical, biological, and socio-economic environment of the subproject.
- Understand stakeholder concerns regarding various aspects of the sub project's activities and the likely impacts in different phases of subproject intervention.
- Share experience from the implementation of previous AWSSE works particularly how impacts were mitigated. and
- How best to enhance people's participation and involvement?

During the preparation of the ESIA, extensive consultations were conducted at various levels. In general, communities were given detailed information about the project through presentations by the consultant team (Appendix-1 Community consultation minutes/PAP minute). The presentations highlighted the project background, objectives, expected upcoming activities, and potential socio-economic and environmental impacts of the proposed subproject interventions. After the presentations, the floor is open to the community for discussion and to forward their views, comments, and queries. Questions were answered (that needed an immediate response by the ESIA consultant and AWSSE staff), clarifications offered, and their recommendations received for further deliberation. Some of the key questions raised during the public consultations, includes clarification on the mode of compensation and its suspension. Meetings were chaired by Ketena representative and chairperson and observed by AWSSE representatives.

On April 14, 2022 public hearings were held, one with the community of Megale 32 villages, where the FSTP is planned to be constructed. Similarly, a stakeholder meeting was held with the city administration which consists of environment and land, NRM, Agriculture, Health, Education, Women and children affair, and other relevant key stakeholders who were involved in the process. On 15 April 2022, two institutional stakeholder meetings were organized in the sectors of Assosa town, where the FSTP is proposed to be developed.

Local residents were consulted, and a meeting was conducted by a team of consultants on 14, 2022. The consultation exercise identified PAPs whose assets/properties will be affected by the proposed subproject

activities and some of which are nearest to the proposed FSTP site. ESIA presents issues raised by the community during the consultations, but key issues included, among others, issues of jobs, plans for compensation and mode of compensation, and whether communities would benefit from the project.

The people in the project impact areas of influence have also been approached with questionnaires for several surveys. The project ESIA process also involved the development of a separate Stakeholder Engagement Plan (SEP) report which provides guidance for the engagement and disclosure activities for the future project stages, starting from the project preparation to the actual operation of the wastewater project. For the fecal sludge components, discussions and interviews were conducted with the local authorities, and stakeholders, as well as with temporary workers in the existing open dumping sites.

7.1. Consultation with Megale 32 village community

All members of consultation meetings were very interested to participate in the discussions and they shared their views and opinions on the points of discussion. The discussion took place at the village assembly place under Mango tree shade. All participants in the meeting have discussed and forwarded their opinions on the issues of the implementation of the proposed FSTP project. They discussed in detail the expectations of the people from the proposed subproject, the possible adverse impacts and their mitigation measures, and the role of the ketene administration in the implementation and operation of the project. The attitudes of the people of the Woreda towards the realization of the proposed FSTP projects were discussed. During the community discussion, again they raised loss of livelihood (land used to support the households) and fairness of the expected benefits from the project (job creation to the local peoples).

There is an agreement between the project client (AWSSE and city administration) and the local people on the importance of the proposed subproject. The agreement is clear in that the client (city administration) agreed to compensate the PAP for the loss of the livelihoods such as crops and trees.

7.2. Consultation with the local communities at the project intervention site

The participants of the meeting were Kebele officials, community elders, and PAP. Before the commencement of the official discussion, the study team briefed the participants about the proposed FSTP and citywide sanitation problems. Then after, the team requested them to express their feelings, anticipated positive and negative impacts, and the possible mitigation measures to avoid the expected adverse impacts in various phases of the project implementation.

All participants of the meeting have mentioned that the Assosa town resident has serious sanitary challenges. The Assosa town administration/AWSSE tried to inform and raise awareness about nature and type the project. In general, they agreed to provide lands (it is already secured) for the FSTP at Megale 32 Kebele. However, the meeting participants raised the issue of safe disposal of the fecal sludge and proper treatment in order to ensure the health of the local community and the environment. The project client needs to properly compensate for the loss of livelihood (crops they are growing)/lands. There is an agreement between the project client and the local administration and thus with the local community. The agreement is clear in that the client agreed to compensate the PAP for the loss of the livelihoods such as crops and trees (with an estimated value of 6 million ETB for about 27 households-with various landholding sizes). The communities living around the FSTP have to be properly compensated and the client has to

respond to ensure proper management of the site in a way not to pollute the environment and cause an additional socio-economic problem to the people living in a close proximity.

Furthermore, the officials confirmed that they are not standing against the arrangements made to FSTP to Assosa town. They felt that the development of the FSTP is very vital to improving the hygiene and sanitation problems of their people.

Participants of the consultation were assigned a chairperson of the Kebele to lead the discussion and the Kebele secretary to take the minutes of the discussion.

Major issues raised by the participants of the meeting were:

- The problem of compensation-it should be competitive and timely;
- Prevalence of diseases (due to pests and other insects)-need precautionary measure;
- Frequent visits by wild animals might be increased and need appropriate measures, which might affect their crops, cattle, etc.), and harm small children.

The participants of the consultation meeting repeatedly mentioned that the issue of property loss needs to be properly handled and provide sufficient compensation for the PAP (detail PAP may require). The problem of nuisance odor needs to be properly addressed during the project design and construction phase. The project needs to properly manage the site and make it suitable for local people.

The consulted community members explained that they do not have problems giving the lands to the proposed project implementation if the government makes appropriate arrangements and pays them appropriate compensations for the lost properties ahead of the start of construction (it is already delayed).

Mitigation:

- Provide livelihood alternatives and sufficient compensation for the property loss;
- Properly fencing the compound to protect entering wild animals (such as Hyenas, monkeys, etc.) and other scavengers;
- Conduct regular monitoring for effluent quality and needs to fulfill the national and international standards before it released to nearby water body;
- The constructed facilities need to be managed with properly trained workers;
- Health and safety of the workers need to be properly addressed;
- Implement the FSTP as indicated in the design and technologies so that reduce/avoid bad smells from the treatment plan; and
- Create an employment opportunity for the local people.

Finally, they concluded that they would support the project and participate in its implementation with full heart if they are sure that they will get the anticipated benefit from the project.



Figure 13: Community consultation meeting at Megale 32 Kebele

7.3. Consultation with governmental stakeholders at Assosa town

The Environmental and Social Impact Assessment Team has consulted different government stakeholders. The objective of the consultation is to discuss the issues of the project and to identify the possible solutions and mitigations measures for the problems that would be caused due to the project intervention in Assosa town. All the consulted organizations were very cooperative to share their concern and information about the project.

The outcomes of the discussions are briefly presented below:

- The project is critical and needs to be urgently started its construction and operation in such a way to ensure the health and wealth of the public. The implementation of this project is critical to bring about sustainable development and ensuring equitable share considering the interests of all stakeholders to address the increasing population sanitary demand;
- The FSM are long-standing problems of the city of Assosa, that need to engage all stakeholders in the design, implementation, and operation;
- Some of the stakeholders complain that they were not consulted at the initial stage, as they are key stakeholders.

One of the mechanisms to disclose the project is conducting public consultation with the project affected people and relevant stakeholders. The public consultation is part of the ESIA study and it should be conducted at various levels of the project study. Public consultations at these levels of the study are vital to disclose the type and nature of the project to directly affected people and to incorporate the public's concerns, feelings, and advice in the design of the project. Projects designed through such public participation will be well recognized by the public and induce a feeling of ownership. Timely disclosure of the project to the public is also important to empower communities and involve them in the project implementation process. This eventually will make the project sustainable and socially acceptable.

As part of the ESIA study, the socio-environmental impact assessment team conducted public consultations and discussions with different stakeholders. During the discussions, we learned that there was a different level of knowledge and understanding about the proposed project among the local people. As a result, they were curious to know the detail of the project and its benefits to them. Moreover, we feel that further discussions and consultations between AWSSE and local communities at the FSTP sites would be important to disclose the project and incorporate their needs in the project implementation.

Consultation with the design consultant has been conducted to discuss about the design, selection of technologies and sites. The consultation was conducted on: July 11, 2022 face to face and July 13 virtually. During the discussion, we had deeply raised issues regarding the selection of sites and technological alternatives.

7.4. Consultation findings

The outcome of the consultation meeting in general and the concerns in particular is provided in Table 16 below.

Table 16: Issues and Concerns as raised during stakeholder meeting for proposed work

Stakeholder	Subproject impacts/concern raised	Mitigation suggested
Institutional stakeholders	Project delay, appropriate compensation issues Lack of coordination, the complexity of land acquisition,	Improve project communication and capacity of the client and its stakeholder's coordination system
Woreda stakeholders	Impacts on the existing land use, livelihood, and response to the challenges Appropriateness of property compensation,	Promote appropriate rehabilitation for degraded lands due to the project and provide appropriate compensation timely as the law demands
Community	Impacts on their livelihood, nuisance odor, aesthetic value deterioration, a frequent visit by hyenas which damages the crops	The project ensure the proper compensation of PAP livelihoods lost due to the project, fencing and proper operation of the facility
PAP	Impacts on their livelihood and issue of appropriate compensation. Need appropriate attention from the client	Timely and appropriate compensation according to the national and regional law. It also recommended to prepare RAP to facilitate the compensation process
	Issue of water for the constructed toilets, proper management of communal toilets. Also, the issue of proper management (that need to develop a business model)	Establish a management committee in consultation with the Kebele administration and supply all the toilets with water supply system and raised water collection tanker

7.5. Public Disclosure

Start of the project study has been disclosed to PAPs and relevant stakeholders through a series of consultations made at City administration, Woreda and Kebele levels. Through these consultations, project information (including purpose, project type, project location) and the ESIA requirements was disseminated to the stakeholders and PAPs. This helped to gain feedback and concerns that need to be addressed during the project planning, construction and implementation processes. This draft ESIA report has been prepared taking into account all the feedback from stakeholder and PAPs consultations. In accordance with the World Bank policy on access to information, disclosure of relevant project information needs to be posted on the World Bank external website to receive the opinion and suggestions of civil societies, academics, and other professionals as well.

7.6. Stakeholders Engagement Plan (SEP)

For establishing successful and positive relations between the Project and its stakeholders including the communities to be affected from the Project, the Stakeholders Engagement Plan needs to be prepared.

The project proponent has to conduct public and stakeholder consultation starting from the project inception to the completion of the project. So far, a number of public consultations have been conducted during the project identification, scoping, ESIA assessment phases, and more consultations should be continued during the construction phase of the project to settle any issues related to construction activities and interaction of construction workforce with local community. Hiring a community liaison officer from local community/project Woreda or Kebele would facilitate consultation and grievance redressing processes during the construction phase. Public consultation sessions should involve Woreda and Kebele officials, community elders, women representatives, and representatives of youth and NGOs if available. All the consultation should be minted and properly filed.

Consultation is expected to continue in the subsequent phases of the project. The essential objectives of the Stakeholders Engagement Plan can be defined as:

- Identifying relevant stakeholders to be engaged in consultations.
- Creating an open dialogue with the communities being affected from the Project and all the related stakeholders.
- Informing the disadvantaged groups, understanding the opinions of these groups and ensuring that they actively participate in opinion exchange activities.
- Increasing the social benefits of the Project and preventing or mitigating the negative social impacts.
- Informing all the stakeholders about the project in a timely and clearly understandable manner.
- Monitoring the concerns and information requirements of the communities being affected by the Project.
- Providing an open communication between the Project owner and the project-affected people and other stakeholders).
- Providing timely and correct information about the project and its progress to all the stakeholders including project-affected persons, related institutions, local and government authorities,
- Ensuring that all the related stakeholders and the project-affected persons attend the meetings.
- Giving priority to the project-affected persons while hiring workforce from the local community.
- In case of any planned interruption or unplanned damage at the infrastructure of the nearby residential locations during construction, notifying the public and the relevant institutions for reaching a solution within the shortest time possible.

SEP will encourage keeping record of all the complaints, concerns and feedback received regarding the Project and ensure resolution of any reaction, disagreement or disputes related to the Project impacts via an open communication method. It will help to establish an internal formal grievance mechanism for complaint resolution. It will contribute to caring for life and property safety during construction works & ensure the continuity of the good relations with the local community. Therefore, during the construction phase the contractor is required to prepare SEP that will be implemented during the construction phase.

The plan to be prepared should take into account the above objectives and should be updated regularly based on the actual condition of the project activities and interaction with stakeholders.

Whenever stakeholder's consultation is required, stakeholders can be approached through existing administrative structures such as through Woreda Administration, Kebele administration and project sub city administration. Future consultation can be initiated by the community or by project proponents or by other stakeholders depending on the issue to be discussed.

8. IMPACT IDENTIFICATION ANALYSIS AND POSSIBLE MITIGATION MEASURES

8.1. General considerations

This part of the report addresses potential impacts associated with the proposed MoWE subproject and measures for avoidance, reduction or restoration of the negative impacts and enhancing (improvements) of positive effects of the subprojects. For the assessment of the socio-environmental impacts of the proposed subprojects, the following issues were considered:

- Impacts should be assessed for all phases of the project cycle including construction, operation, and decommissioning;
- All elements of the project infrastructure and activities associated with the project, including actions by third parties on which the project depends, should be assessed, whether they are funded as part of the project or by other parties;
- The assessment should address the potential impacts of the project on the physical and natural environment, social, economic and cultural environment including impacts on the health and safety of the local communities and project workers;
- The assessment should address positive impacts as well as adverse effects, and measures to enhance the beneficiary impacts and mitigation measures for the adverse impacts should be proposed.

Any impact analysis should be viewed in light of available data and information on the baseline environment, an appropriate description of the project, and subsequent positive and negative changes that are anticipated as the result of project implementation.

Proposed Topics to be Scoped Out: With reference to the analysis of the legal and institutional framework and collected information in the baseline, there are certain topics considered not relevant or with less importance to the subproject and therefore proposed to be scoped out.

Topics of less importance and therefore proposed to be scoped out

- Biodiversity conservation and sustainable management of living natural resources. Not relevant, given that there are no threatened, rare or endangered species of fauna or flora registered or known to exist around the site.
- Climate change assessment (climate check).

8.2. Impact Identification

When identifying the potential impacts of the subprojects on the existing environment, it is necessary that it should be measured against the existing baseline conditions. For the purpose of this assessment, the impacts identified were those, which are considered to be 'significant impacts. This is not to say that minor impacts were disregarded, but that their impact, whilst detectable, is not considered significant. The overall level of predicted impacts, this being both positive and negative ones, are evaluated. Realistic assumptions have been made and qualified. The impacts may be positive as well as negative and, may be short or long-term, temporary, and reversible or permanent. The impact assessment for the proposed project works has considered the level of the potential impacts, this being based on both the value of the environment and the nature and magnitude of the potential impact.

Identification of boundaries within which the ESIA was undertaken is an important component of the study. The identification process focused and delineated the FSTP within an area where impacts both positive and negative will be felt on the environment, economy and the local community. The types of boundaries considered were institutional, temporal, and spatial in nature.

8.2.1. Institutional boundaries

The institutional boundaries are composed of institutions and sectors, which are relevant to the project development. These can be determined from the political boundaries, regulations, institutional mandates, and structures. The proposed project is likely to affect directly or indirectly the interests of the surrounding institutions. Therefore, these institutions will be adequately consulted during the ESIA process.

The institutional framework for environmental management and handling ESIA requirements in the city\region exists at the regional, sector, Municipality/ AWSSE/ Woreda Council / local government and Village (Kebeles). The relevant institutions for handling ESIA requirements for the construction sector include the following: National and regional environmental protection authority, BGR Urban development and construction, Health bureau, education, culture and tourism, women and children affairs, and Municipal Environment Management Committees, village Committees, and AWSSE.

8.2.2. Temporal boundaries

Temporal boundaries refer to project life span and the reversibility of impacts. For example, the impact of construction works on natural vegetation may be short-lived if measures to restore vegetation and the land are taken after material extraction. However, the resettlement of the community to give way for proposed works if applicable may have a long-lasting impact, stretching far into the future in terms of loss of income, land, and disruption in cultural life and livelihood of the people. However, the proposed sanitation subprojects will not have permanent impacts to the local community in terms of resettlement but there will be little loss of properties at FSTP sites.

Table 17: Shows estimated temporal boundaries of the project

Project phase	Duration
Construction	Up to 2 years
Operation	20 years
Decommissioning	After 20 years depending on the conditions

8.2.3. Spatial boundaries

Spatial boundaries refer to the area affected by the project. The area of direct impact for the proposed FSTP will be within the legal framework of the project where most of the activities will take place. The immediate impact area of the proposed projects is adjacent to the farm site and the village residence where some of the impacts, such as the damage to people's properties or interference to business; traffic accidents; spread of communicable diseases such as COVID-19/ public health; and dust pollution will be felt directly.

The influential impact area is defined as the one comprising area where decisions are made. For this project, decisions are made mainly at regional, district/ Municipality, and village administration levels. In

addition, regional land administration and environmental protection, AWSSE together with city administration may all have input regarding land ownership and construction permits and issues.

8.3. Impact characterization and significance

When identifying the potential impacts of a new project on the existing environment, it is necessary that it should be measured against the existing baseline conditions.

Impact significance of each identified impact was decided by an expert's judgment based on past experience, field observation, outcome of consultation with stakeholders and project related legal frameworks, regulations and standards. Key experts involved in the impact assessment were assigned impact significance for each impact separately and finally each rating of experts combined into one significance rating (low, medium, high) for each impact.

The overall significance of the possible impacts has been determined by combining the perceived 'Likelihood of Occurrence' of the source of the impact in combination with the corresponding impact 'Consequence' describing the severity of the impact, 'Significance' describing the level of required mitigation measures, the 'Spatial Influence', describes the proximity of the impact, 'Temporal Influence' describes the duration of the impact, and finally, 'Reversibility' describes the ability to return to original conditions after implementing mitigation measures.

The detailed classification of impacts is provided in table 18 below and Matrix of Potential impacts against classification and significance for each subproject.

Table 18: Provides the detailed impacts classification approach

Impact Criterion	Effect on Environment	Classification of Effect	
		Expression	Impact description
Likelihood of occurrence	What certainty of occurrence is associated with impact?	Unlikely	Probably will not occur
		Likely	May occur
		Certain	Will occur
Consequence	How severe the impact will be?	Marginal	Little impact
		Critical	Moderate impact
		Severe	High impact
Significance	How important is impact in Project design?	Low	Impact of little importance, needs limited mitigation
		Medium	Impact has influence and requires mitigation
		High	Impact of great importance, mitigation is a must
Spatial influence	How the impact shall be extended spatially?	Local	Within the surrounding area of the project
		Regional	Extends beyond the surrounding area
Temporal influence	How shall the impact extend over time?	Short term	The impact shall last short period of time
		Medium term	The impact shall last medium period
		Long Term	The impact shall be permanent
Reversibility	Can the influence of the impact be removed once the impact end or the influence will remain?	Reversible	The influence of the impact can be reversed
		Irreversible	The influence of the impact cannot be reversed and shall be permanent

Table 19: Prediction and significance of potential impacts of FSTP subproject activities

Table 13: Evaluation and Significance of potential impacts of ISM subproject activities																				
No	Identified Potential Impacts	Type of Impact		Likelihood of occurrence			Consequence			Spatial influence		Temporal influence			Reversibility		Significance without Mitigation/Enhancement Measures			
		Positive	Negative	Unlikely	Likely	Certain	Marginal	Critical	Severe	Local	Regional	Short	Medium	Long	Reversible	Irreversible	None	Low	Medium	High
	CONSTRUCTION PHASE																			
1.	Loss of land		X			X		X		X				X		X				X
2.	Soil compaction and erosion		X		X			X		X		X			X				X	
3.	Noise dust and vibration		X			X		X		X									X	
4.	Ambient air pollution		X		X		X			X		X			X				X	
5.	Pollution of surface water		X	X			X			X		X			X				X	
6.	Impact on archaeological & cultural heritage sites		X		X			X		X	X		X		X				X	
7.	Impact on livelihood		X			X		X		X				X		X				X
8.	Impact due to ancillary works (Quarry, borrow, spoil sites & camp)		X		X		X			X		X			X			X		
9.	Traffic congestion and accident		X		X		X			X		X			X			X		
10.	Impact on flora and fauna		X	X			X			X			X			X			X	
11.	Occupational Health and safety of workers		X		X			X		X									X	
12.	Risk of flooding, erosion, landslide		X		X		X			X		X			X				X	
13. 1	Job creation	X				X				X			X						X	
14.	Skill transfer to local workers	X			X					X			X					X		
15.	Indirect job opportunities for coffee and tea venders	X		X			X			X				X				X		
16.	Health impact (HIV AIDS/ STDs)		X		X			X		X			X					X		
17.	GBV/SA		X		X		X	X				X				X		X		
18.	Security Risk		X		X		X			X		X			X				X	
	OPERATION PHASE																			
1.	Odor (Foul smell) at the site and surrounding environments		X			X		X		X			X		X				X	
2.	Ambient air pollution		X		X		X			X		X			X				X	
3.	Impact on public health		X		X			X		X	X		X			X			X	

No	Identified Potential Impacts	Type of Impact		Likelihood of occurrence			Consequence			Spatial influence		Temporal influence			Reversibility		Significance without Mitigation/Enhancement Measures			
		Positive	Negative	Unlikely	Likely	Certain	Marginal	Critical	Severe	Local	Regional	Short	Medium	Long	Reversible	Irreversible	None	Low	Medium	High
4.	Occupational safety		X		X			X		X						X				
5.	Risk of flooding, erosion, landslide		X		X			X		X		X			X				X	
6.	Job creation	X								X	X			X					X	
7.	Compost generation from sludge	X								X				X					X	
8.	GBV/SA		X		X			X		X				X		X			X	
9.	Security Risk		X		X		X			X		X			X				X	
DECOMMISSIONING PHASE																				
1.	Air and Noise pollution		X			X		X		X			X		X				X	
2.	Impact on water bodies		X	X			X			X			X		X			X		
3.	Loss of Job opportunity		X		X					X										
4.	Soil compaction and erosion		X		X			X		X									X	
5.	Spoil disposal		X							X								X		
6.	Health impact		X		X					X									X	
7.	GBV/SA		X		X		X			X				X		X			X	

8.4. Positive Impacts and Enhancement Measures

The most significant benefit derived from these subprojects will be the well-developed institutional capability for sanitation and hygiene service delivery and eventually a cleaner natural and living environment, and greatly improved health standards in the Assosa targeted by each subproject. This then has much broader implications in terms of better economic productivity, and it will contribute to boosting development, particularly in the tourism sector and boosting service sector investment (hotels) for which reliable and affordable sanitation and hygiene facilities are essential.

The subprojects will result in many socio-economic and environmental benefits for Assosa town and for those in their peri-urban areas (avoiding open dumping sites). It is expected that the projects will result in better access to safe sanitation and hygiene facilities and treatment units leading to an improved standard of living in terms of reduction of diseases (such as pathogenic), access to basic services as well as the creation of temporary/permanent employment during construction and operation. Not last long-term negative environmental or social impacts are expected from this activity, as it does not involve permanent changes in the socio-economic and environmental settings except for a few households who lose some of their farming plots. It will mainly benefit the poor in the urban center by providing access to clean and affordable sanitation and hygiene facilities.

The fecal sludge component will contribute to alleviating the impacts of the existing uncontrolled fecal waste disposal into the environment, which include nuisance odors, poor aesthetics, and risk of groundwater pollution/contamination, among others.

The impact analysis presented above-identified positive impacts of the proposed subproject activities. The positive impacts have been ranked depending on their anticipated impacts during the construction, operation, and decommissioning phases. The potential positive impacts are more or less the same for all subproject developments due to the basic aim of the subproject. The identified impacts and their enhancement measures are briefly described in the sections below.

8.4.1. Job creation

The construction, operation, and decommissioning of the subproject activities will create both short- and long-term employment opportunities. Most of it will be during the construction phase where the possibility of engaging skilled and unskilled labor from the project-affected communities can be created. Indirect job opportunities like coffee and tea selling around the construction site, mainly by women, is another benefit of the project, particularly during the construction phase. Skill transfer from experienced and skilled workers to others will also be one of the beneficiary impacts of the project. This beneficiary impact is rated as low to high based on different phases of the project (duration and extent of the subproject). Low job creation is expected during the decommissioning phases, while high amounts of job creation is predicted to occur during the construction and operation phases.

Enhancement measures: Benefits from job opportunities can be enhanced by providing priority for the project-affected people and for women. By providing on job training and capacity building, it is possible to enhance job opportunities for the project-affected people.

8.4.2. Health

The implementation of the proposed subprojects will prevent any health related-problems, particularly from outbreaks of waste-related diseases (such as cholera dysenteric disease caused by poor sanitation). Health reports indicate that sanitation and hygiene related diseases are a major health problem in the town. According to the Region Health Bureau, diarrhea, bacterial intestinal infection, and typhoid fever were ranked among the top ten diseases that caused morbidity. Moreover, Health bureau experts who participated in the consultations disclosed that the existing practice of disposing of fecal sludge in undesigned and uncontrolled locations is unacceptable from a health point of view. The proposed subprojects will positively contribute towards improving the environmental sanitation and community health in Assosa.

Enhancement measures: Health advantage from treating the wastewater would be enhanced by creating awareness among the users on clean and polluted water as well as its advantage and disadvantage. Advising residents to organize an environmental health committee and follow up their environmental sanitation status. Provision of health centers by responsible government offices in areas where there are no health facilities. It is also advisable to provide sufficient information and raise local communities as subproject sites.

8.4.3. Air Quality in the Catchment

Though the localized odor at treatment sites and their boundaries is expected to be adverse, the overall air quality of the catchment will be improved. This is because fecal sludge, which is being discharged to a wider environment without treatment, will be collected at treatment plants and treated to remove harmful components. The project itself is designed to mitigate environmental pollution. Hence, the impact of the project on air quality will be highly positive.

Enhancement measures: To improve the air quality in the Megale 32 (FSTP project intervention site) in particular and in the city in general, promoting construction and implementation of appropriate management strategies such as regular monitoring.

8.4.4. Improvement of Water Quality

Fecal sludge treatment is essential to protect water resources. The quality of water flowing from the FSTP to the nearby rivers can be improved by way of changing positively water quality parameters such as the BOD, COD, turbidity, color, pH, temperature, total dissolved and suspended solids, conductivity, coliforms, nutrients, and trace metals, if there is any discharges released to the natural watercourses.

Concerning surface water, including the bottom sediment, the major positive impact from the operation of the FSTPs is the improved water quality within the project area and downstream. Therefore, the proper management of FS will play a key positive role in protecting water pollution.

Enhancement measures: In order to enhance the positive impacts on downstream water quality, it would be important to regularly monitor the quality of the effluent if any to be released to downstream rivers and check whether the effluent quality complies with the Ethiopian effluent discharge standards. Furthermore, it is advisable to plan and implement integrated watershed management in the micro-catchment that helps

to enhance the quality of water resources and reduce the negative impacts of FSTP residues. This can be implemented in collaboration with the BGR water and energy and agriculture and natural resource bureaus.

8.4.5. Production of Compost/Fertilizers

Dewatering sludge removed from the FSTP process can be utilized for fertilization and conditioning of the soils in the immediate irrigated agriculture area and far beyond downstream and upstream. Biodegradable materials removed in the process can be given to the agricultural sector for the production of natural fertilizers and to be used in place of other products that may be more harmful to people and the environment. This could be an additional benefit for PAP. In addition, the Assosa town, water and energy office, can mobilize resources to take advantage of FS wastes to generate biogas for households and institutions. The good learning and collaboration point will be Assosa's University, biogas infrastructure. In this regard, the related office will collaborate with the institutions in the Assosa town to convert the wastes into biogas. Motion consultancy and Training is ready to advice on the design and development of both household and institutional biogas development projects.

Enhancement measures: Creating a demonstration field and training of farmers on how to use the compost on their farm plots and biogas to fuel their houses would enhance the benefit. Producing marketable compost will enhance the benefit and generate income to the concerned authority/enterprise (establishing small enterprises that prepare marketable compost). This needs to closely work with the regional bureau of agriculture to ensure the quality of compost prepared.

8.4.6. Supplementary measures

The following proposed measures would scale up the expected benefits obtained due to the implementation of the subproject activities. These include:

- **Capacity Building:** The other broad area of intervention required to enhance the identified positive impacts is conducting capacity-building programs within AWSSE, municipality and other relevant stakeholders including environmental protection, health and agriculture. The implementation of training and capacity-building programs would serve the sustainability of the project. Furthermore, it would inform and publicize the benefits that can be achieved as a result of the implementation of the proposed FSTP.
- **Strengthening the legal framework:** Another recommended enhancement measure is to work on and strengthen the legal aspect. Laws relevant to solid and liquid waste management (including the disposal methods) should be reinforced and their application must be monitored to minimize the ongoing gap. Seeing that waste is an inherent part of the production system, the 'Waste is Wealth' (waste to wealth) approach must be viewed as an important waste management principle. This approach can be supported through continuous awareness raising and local capacity building on handling and processing of the generated wastes.
- **Awareness raising on construction, proper utilization and maintenance of sanitation and hygiene facilities:** The Community's awareness on construction and proper utilization of the sanitation and hygiene facilities and services is low. In addition to hardware components, integrating hygiene promotion and awareness creation activities will enhance the positive impacts or results of the proposed subprojects. In this regard, a national one WaSH approach can be followed.

- Give priority to job opportunities for the local people in general and for the women and disabled community groups in particular.

Table 20: ESMP for Enhancing Beneficial Impacts

Socio-Environmental Component	Proposed Enhancement measures	Responsibility		Timing of Execution	Cost Estimate (Eth. Birr)
		Implementation	Supervision		
Job opportunities	Benefits from job opportunity can be enhanced by providing priority for the project-affected people and for women. By providing on job training and capacity building, it is possible to enhance job opportunity for the project-affected people. Recruit local labor in consultation with project administration office	Construction Contractor	AWSSE/ Supervisory Consultant SC	construction phase	Not required
	Give priority of skilled and unskilled job for project affected people. Provide on job training to build the capacity of workers.	AWSSA/FSTPs Management	Labor office	Operation phase	500,000
Improvements on public health	Creating awareness among the users on clean and polluted water as well as its advantage and disadvantage. Advising residents to organize environmental health committee and follow up their environmental sanitation status. Responsible governmental office should provide health centers in areas where there are no health facilities. Promote proper solid waste collection, treatment and disposal system to supplement the benefit obtained from treatment.	Assosa Health Office	Community Health Promotion Office	Operation phase	Cost for establishing Health facilities like health center is part of the Government budget.
Production of compost/ fertilizers from the Sludge	Creating a demonstration field and training farmers on how to use the compost on their farm plots would enhance the benefit. Producing marketable compost will enhance the benefit and generate income to AWSSE.	AWSSE/FSTPs Management in cooperation with Agriculture Offices	BGREPA, Agriculture and natural resource department		Part of the FSTPs operation budget

8.5. Negative Impacts and Recommended Mitigation Measures

An impact evaluation matrix has been used for the identification and assessment of potential negative impacts of the proposed subproject activities in terms of spatial extent, duration, level of significance, probability of occurrence, and reversibility of the issue for the stages of construction, operation, and decommissioning.

The assessment is made against each issue or medium of impact on physical elements that include water bodies (surface and ground), soils, ambient air and flora as well as the human or socio-economic elements that include the socio-economy, health, and safety, noise and vibration, traffic accidents referring to the impacts on the overall wellbeing. These impact areas that are of concern for the implementation of the subprojects and their proposed mitigation measures are presented below:

8.5.1. Impacts in FSTP subproject activities

8.5.1.1. Construction phase

Loss of land: The proposed project activities would lead to the land-use change (land clearance). The FSTP is planned to be implemented in agricultural lands and hence change it into other land-use types such as removing all vegetation covers (herbaceous and some fruit trees-mango and cereals). The new land-use type will be semi-built. However, this change is permanent, and needs to be compensated with the planting of trees in the vicinity to maintain the cleared tree species.

The number of households affected due to land acquisition for FSTP is 27. Total area of farmland required for construction of the proposed treatment plant is about 16 ha. The land required for the treatment plant belongs to the local farmers. Therefore, all the affected households at treatment plant sites need to be compensated ahead of mobilization and commencement of construction works. The significance of impact on land resources is rated to be high impact long term and irreversible.

Mitigation measures

- Create awareness among the landholders and the project.
- It shall be ensured that all RAP activities are reasonably completed before the construction activity starts. All grievances of the RAPs will be reasonably redressed,
- Pay adequate compensation for loss of farmlands as per the new compensation law and regulation.
- All grievances of the RAPs will be reasonably redressed, in accordance to the RAP implementation mechanism suggested for the project
- Promote project-affected households (PAHs) who have farming skills through irrigation systems using the treated effluent water.
- Give priority for the project affected people for job opportunities created by the project.
- Give on job training to build capacity of PAPs so that they would fit for the available job rather than filtering out using education or training level requirements.
- Prepare and implement a livelihood restoration program.
- Provide special support for vulnerable project affected people.
- AWSSE has to redress grievances raised by former landowners amicably.

Soil Compaction and Erosion: Potential impacts on soils during the project construction phase include soil compaction, soil erosion, and soil contamination by hazardous substances. Among the activities that would

affect the soil resources include site clearing, stripping of topsoil, excavation in soil, and loading of spoils and hauling of the same to disposal sites; these activities would involve operation of heavy-duty equipment and dump trucks. These undertakings have the potential to cause soil compaction as well as damages to soil structure and expose the soil to runoff water erosion. This will increase the risk of soil erosion and silt transport to rivers, streams and other watercourses.

In addition, there will be a risk of soil contamination from leakages of hazardous substances such as fuel and oils from equipment and vehicles. Soil pollution could also occur due to spillages of toxic substances (fuel, lubricants, and oil) resulting from poor handling of the substances especially during maintenance of machinery and vehicles can contaminate the soil.

The impacts on soils are predicted to be moderate, localized and temporary without applying any mitigation measures.

Mitigation measures

- Limit land clearing and excavation works only to what is absolutely necessary and carry out the works in the dry season only to reduce exposure of soil to runoff water erosion.
- Careful removal and proper stockpiling of the topsoil removed from the sites, and re-using it for site restoration when construction works are finished.
- Reduce the time exposed surfaces or excavated soils remain bare following completion of works and implement restoration measures such as re-vegetating exposed areas as quickly as possible
- Refilling the trenches and other excavated/exposed places soon, covering with topsoil, leveling to surrounding landscape and replanting with appropriate grass, shrub and/or tree species as soon as possible.
- Prevent environmental pollution by hazardous substances such as fuel, oil, cement sludge, and detergents through proper storage and handling of the substances. Among the precautions to be taken is that the Contractor shall install drip pans and fuel funnels at dispensing points of fuels and lubricants. Oil exchange should take place only in the pre-prepared workshop area. Washing of vehicles and machinery should only be conducted in the workshop area and never done in rivers and open soils.
- Ploughing the compacted areas to restore and improve infiltration into the soil and reduce water runoff.
- Provision of well-designed and constructed culverts and side ditches for the access roads to minimize potential erosion.
- Use only existing roads to the extent possible and do not drive through farmlands or unpaved soil.
- Park all the vehicles and machineries at only designated parking areas.
- If a temporary access road is constructed, scarify and loosen the compacted soil when use for the access road is completed or no more needed.
- Construction sequencing, locating stockpiles away from watercourses, and disposing of grit, screenings, and sludge from existing lagoons in a landfill.

Impacts on Ambient Air Quality: The emission sources in the construction phase are:

- Site clearance;
- Excavation and earthmoving activities;

- Dust emissions from handling and transportation of excavated materials, construction inputs, and auxiliary materials;
- Vehicular traffic movements on unpaved roads and earthmoving activities;
- Gaseous emissions from vehicles and construction equipment; and
- Cutting and welding operations.

The impact on air quality is rated as moderate, localized, short-term and reversible without applying any mitigation measures.

Mitigation measures

- Implement measures that will reduce dust emission including regular spraying of water on unpaved access roads, exposed earth and any stockpiles on site, and where feasible, covering stockpiles on site with plastic materials.
- Use updated technology or modern equipment in excavation works that will minimize dust generation from earthen materials.
- Regular vehicle inspections and maintenance of equipment and vehicles to reduce excessive exhaust emissions.
- Minimize excavation and earth moving to only what is required for the specific nature and type of construction.
- Limit traffic speeds to minimize dust
- Limit stockpiling of excavated topsoil to the maximum of 2m height.
- As much as possible use paved roads. and
- Limit speed of vehicles to 30km/hour on unpaved access roads especially in the vicinity of sensitive areas (residential and business areas, social services, religious places).
- Use dust collectors or water spray systems as appropriate to prevent high dust emissions from stone crushing or batch plant operations.
- All machinery and plants should conform to the applicable noise standards, and plants should be provided with effective noise mufflers.
- Construction workers should adhere to health and safety standards pertaining to noise, such as wearing ear protection when operating plant or heavy machinery.

Risk of flooding, erosion and landslide: During construction phase the damages from flooding, erosion and landslides in the surrounding area is less in its occurrence. However, a precautionary action shall be taken before the start of the construction and site preparation works to avoid any unseen risks of flooding/erosion and landslide. In general, the impact is less adverse, unlikely, reversible, of moderate significance, and short-term

The following activities shall be considered to avoid and protect the surrounding environment and social infrastructure from risks of flooding, erosion and landslides.

- Pre-preparation for the waste way/flood ways in the project construction and providing appropriate waterways or not blocking the natural waterways.
- Removing/clearing any materials including soils and other construction materials from the natural waterways.

- Providing awareness to the construction site manager and the employee on flood/erosion and landslide management as appropriate.

Noise and Vibration Impact: Similar to air pollution, noise pollution is one of the adverse impacts of construction activities that involve operation of vehicles and heavy equipment. Especially, high noise levels above WHO and Ethiopian noise standards can cause health impact on recipients. The Ethiopian noise standard for daytime at residential areas is 55 dB and for night time it is 45 dB. The long-term exposure to noise level above this standard at residential areas is expected to cause health impact.

The activities that are expected to generate significant noise and/or vibration include:

- Operation of the traffic that will deliver construction materials to and from the lay down areas and to site.
- Excavation works to construct the proposed wastewater treatment plants.
- Excavation and materials moving activities.
- Drilling of pipe jacking to install underground pipes.
- The activities involved in the production of concrete pipes. and
- Operation of quarries to extract rocks and production of the aggregates required for concrete works.

Considering the nature and extent of construction works and machineries involved, the noise impact of the project is rated as moderate, localized, short-term and reversible impact.

Mitigation Measures

- Carryout noisy construction activities in the vicinity of sensitive areas during normal working hours only;
- Use update technology or modern equipment in excavation works that will minimize noise emissions and vibration.
- Keep noise level near sensitive areas such as residential areas, health facilities, schools, religious sites and camps below the WHO and Ethiopian maximum allowable noise level standards;
- Provide ear protection equipment (earplugs) for workers in vicinity of noise emissions;
- Incorporate low-noise equipment in the design and/or locate such mechanical equipment in properly acoustically lined buildings or enclosures.
- Include a clause in the contract document that clearly indicates the contractor's responsibility to fix any damage caused by the activities.

Pollution of Water Bodies: Pollution of water bodies could be anticipated during the construction phase due to inadequate handling and spillage of pollutants (like fuel, oils and paints). Release of solid and liquid wastes from construction camps has the potential to affect the surface and groundwater quality. In addition, spillages of hazardous substances such as fuel and oils from workshops may affect the water quality of nearby streams.

The impact on surface water bodies before mitigation measures is anticipated to be moderate, while the impact on groundwater is rated to be low.

Mitigation Measures

- Perform excavation works and earth moving activities during the dry season only thereby minimizing erosion or transport of excavated materials by runoff water-to-water bodies.
- Prevent environmental pollution by hazardous substances such as oil, fuel, cement sludge, and detergents through proper storage and handling of these substances. Among the precautions to be taken is that the Contractor shall install drip pans and fuel funnels at dispensing points of fuels and lubricants. Oil exchange should take place only in the pre-prepared workshop area. Washing of vehicles and machinery should only be conducted in the workshop area and never done in rivers and open soils.
- Properly collect used oil and other chemicals and safely dispose of them through accredited oil reprocessing or disposal agency or in other manner approved by the Supervision Engineer.
- Adopt good site management that considers good pollution prevention measures such as locating storage areas and compounds away from watercourses, appropriate storage of fuel and materials, providing suitable facilities for workers, disposing of waste according to approved waste management plan (avoid open waste disposal practices).
- Providing suitable facilities for workers,

Traffic Accident Risks: During construction, there will be increased traffic volume on the roads along the construction of FSTPs and commensurately this may result in increased traffic accident risks to the workers. In general, the factors that could contribute to traffic accidents include:

- Low awareness of many drivers about traffic safety and traffic regulations and signs as well as lack of discipline.
- Lack of awareness of pedestrians about traffic safety and regulations and signs.
- Presence of roadside poles, trees, ditches, and barriers that impair the visibility of the road.
- Absence of adequate zebra crossings, lack of parking areas, and bus stop arrangements.

Traffic accident risks during construction are anticipated to be moderate, short-term and direct adverse impacts.

Mitigation measures

- Considering local conditions like the normal traffic and socio-economic conditions and only essential traffic will be allowed to the project area during traffic peak hours when traffic is a problem.
- Provide necessary information such as speed limits, hazard locations, sensitive sites (e.g., schools, religious areas, health centers, etc.) by putting appropriate signs and hazard markings.
- Materials hauling to tipping site and vice versa will be carried out during off peak periods during the day.
- Assign traffic regulators or traffic police to control traffic flows at critical sections or periods where/when traffic safety is a significant issue.
- Provide awareness training for operators of equipment and construction vehicles in traffic safety measures.
- Establish speed limits and controls for construction vehicles and discipline for the drivers.
- Provide awareness education for the nearby residents in traffic safety measures at public meetings, social gatherings, schools, mosques and churches, etc.

Impacts on Fauna and Flora: The construction of the proposed subproject is not expected to cause significant adverse impacts on fauna and flora. There are only two types of perennial trees that would be affected by the subproject development, namely trees like Shola, wanza, Qoresem, and Embay (very scattered and few in number), mango, and cereal crops Nug, Sesame, Sorghum, pepper, and Teff (in the farm). In general, the impact on flora during the construction phase is considered as minor, localized and temporary.

Mitigation measures

- Demarcation and fencing off the construction areas.
- Prohibit poaching and killing of wildlife by the workers.
- Backfilling of trenches and other excavated areas and grading to the natural topography.
- Awareness creation for the project personnel.
- Compensatory plantation program at least saplings of 10 seedlings for each tree felled (staggered to follow Civil Works) including 3 years of maintenance.
- The selection of appropriate tree species and locations of planting shall only be done in consultation with the concerned Environmental Protection Office.
- Plant appropriate trees at the boundaries of the site to improve the aesthetic value of the areas, to absorb air pollutants from the air, and to serve as a windbreak as well as to increase the biodiversity of the area.

Impact on Cultural, religious and Archaeological Sites: According to site observations, the proposed subproject site is not located in any historical or cultural and archaeological sites, and is unlikely to be affected. However, the Project Contractor must take appropriate measures not to affect any chance to find or discover cultural or archaeological assets during the project construction and immediately report to the relevant Culture and Tourism Office.

Mitigation measures

If archaeological, cultural and religious resources are discovered during excavation for construction of the proposed subproject, the Contractor shall stop the construction at that specific location and report to the relevant Culture and Tourism Office. After the culture and tourism bureau takes necessary measures, construction work could be resumed.

Occupational Health and Safety Impact: Large-scale construction work by its nature is a hazardous job, and hence it requires adopting appropriate occupational health and safety measures. There could be safety risks related to storage and use of hazardous chemicals and explosives. Moreover, there might be accidents of various nature to project workers. Furthermore, dust and exhaust emissions may affect the respiratory tract of project workers and local people exposed to such emissions. The impact on the health and safety of project workers, local people and users of the existing roads or paths affected during construction of FSTPs is anticipated to be a moderate to high, short term to long term and direct adverse impact.

Mitigation measures

- The contractor to take maximum care and minimize accident risks by applying internationally accepted standards and recognized occupational health and safety guidelines.
- The contractor takes appropriate care in storing and using hazardous chemicals and explosives and provides training to workers in handling hazardous chemicals.
- Provide workers with protective clothing and equipment and create awareness on safety issues.

- Provide awareness creation among the local community on the hazardous nature of chemicals, explosives if it is used during the construction works.
- Provide first aid kits at workshops, construction worksites, and inside vehicles.
- Provided workers with appropriate PPE such as hand gloves, eye goggles, safety shoes, reflective vests, helmets, etc., based on their work condition as much as possible and strictly inspect proper use throughout the construction phase.
- Avail equipped ambulance at construction site for any emergency cases.
- Conduct general medical check-ups for recruits and subsequently, conduct periodic medical checks for all employees and take appropriate action and keep all records.
- Hung-up fire extinguisher bearing detailed information about its status at appropriate places.
- All personnel, vehicles, and machinery should be covered under an appropriate Insurance System.
- Carefully record and keep all incidences of injuries and accidents including date, time, and place of occurrence, level of injuries, resources damage, people injured/dead, major causes for the accident, measure taken, etc.
- Provide awareness creation on safety procedures and HIV/AIDS and avail healthcare services.
- Regularly spray water in dusty roads and work areas. and
- Introduce a traffic management plan with speed and traffic regulation through the neighboring areas by using appropriate traffic signs.

Exposure to HIV/AIDS and Other Sexually Transmitted Infections (STIs)

As it is, well-known, large-scale construction project workers are considered to have a high potential for the spread of HIV/AIDS and other sexually transmitted infections partly because construction workers are mostly young, sexually active groups of the population, mobile and partly because they are forced to live in hotel rooms or in construction camps.

It is obvious that the presence of a large number of workforces at construction sites attracts sex workers to the area and also entices young girls from the locality to go into the business. Hence, this makes the project area highly vulnerable and easily exposed to the spread of STIs and HIV/AIDS transmitting diseases.

Mitigation Measures

- Contractors should assign experienced HIV/AIDS sub consultants to handle the issues related to HIV/AIDS awareness and prevention.
- Launch awareness and education campaigns about HIV/AIDS and STIs among the construction workers and community to make them informed. This has to be done on the one hand by the contractor's sub consultant and on the other hand by the local health institutes along the project road targeting especially women and sex workers.
- Condoms shall be provided at a subsidized rate or for free to construction workers and health facilities must be supported with a supply of condoms. To prevent young and school age people, schools should include information campaigns and/or special training.
- Town administrations and health offices, HIV/AIDS Prevention and Control Office, Elders, and NGOs operating in the area need to work jointly to create positive impact and bring major attitudinal and behavioral changes.

Gender and Gender Based Violence/SH Risks: Experiences from different infrastructure projects show that there is lack of knowledge and understanding on Gender issues and GBV/SH and Sexual Exploitation and Assault (SEA) by Contractors, consultants and construction workers. Due to this, female construction workers could face difficulties in their work places, such as, GBV and sexual harassment. Hence, there is a potential that gender abuse might occur during the construction of the proposed fecal sludge treatment plant construction through unequal distribution of work, sexual harassment, discrimination against women, and unequal pay for women, among others. This impact is rated to be low for the reason that contractor are expected to include gender specialists among the workforce to create awareness to prevent GBV/SH and SEA.

Mitigation measures

- Provide awareness on the GBV/SH to the staff/workers.
- Provide and avail a separate sanitation facility for women at construction camp.
- Provide women friendly safety equipment and materials.
- Assign women in works that do not affect their biological condition.
- Ensure that women construction workers do not face GBV and sexual harassment.
- Incorporate measures to be taken against those workers who commit GBV and sexual harassment.
- Prepare and implement code of conduct among others strictly forbid sexual harassment /GBV and to be signed by all workers including international workers if involved and subcontract workers.
- Ensure equal pay for women and men for equal jobs.
- Assign gender specialist at construction site to aware and prevent GBV and sexual harassment.

Security risk: The FSTP security situation will not be a serious problem. However, there will be few insecurity cases that need to take a precautionary action at various project phases including construction. If the risks of security may be raised, it might affect the construction of the FSTP infrastructure and may cause delay of the project, quality of construction and environmental problems. The level of security risk in the project site could be moderate, reversible and short time.

Mitigation measures:

- Proper consultation with local authorities and community about the existing situation.
- Appropriate training on security issues and potential risk management including reporting to appropriate authority.
- Establish and collaborate with the local security guards, regional security and police.

8.5.1.2. Operation Phase

Odor (Foul smell): The frequent dumping of truckloads for fecal sludge may cause bad smell in and around the FSTP. However, as the FSTP is located outside the town amidst farmland, an obnoxious smell from the treatment plant area is expected to be of minor significance.

Mitigation measures

- Create awareness to the FSTP works and even to the local community on proper management precautionary action.
- Proper maintenance of the facility, including avoidance of pools of dirty stagnant waters and spills.
- Covering swampy parts of the settlement and drying beds with a layer of earth or sand.

Impact on ambient air quality: The inherent presence of multiple contaminants (CH₄, CO₂, and H₂S) in biogas requires an effective purification or use as a source of energy. Actually, these gases will be generated from fecal sludge treatment plants and there will be a release of these gases into the atmosphere, and impact on the environment through generation of bad odors. The impact is adverse, possible, reversible, of moderate significance, and long-term. Therefore, it is better to adopt treatment process such as alkaline, oxidation and chemical precipitation treatments in the FSTP in Semera town to reduce nuisance and bad odors. A more elegant strategy is to regulate key operational parameters (such as PH, temperature etc.) and suppress Sulphate-reducing bacteria to restrict or eliminate H₂S formation.

Biotechnologies based on hydrogen trophic such as (decarbonation) CO₂ reduction to CH₄ (power-to-gas), algal–bacterial symbiosis, or chemo lithographic H₂S oxidation (desulphurization) can be implemented depending on the AWSSE capacity to reduce their impacts.

There are two technologies for H₂S removal. The first is post-treatment which is efficient and could induce an addition cost to the treatment. The second alternative is pre-treatment process is a simple and potentially low-cost strategy. It removes significant amount of H₂S from the sludge/anaerobic digester by reducing H₂S formation during anaerobic digestion. It is a mechanism by which, Sulphur in the substrate is removed by precipitation prior to anaerobic digestion, thus can reduce Sulphur content in the sludge/substrate, followed by liquid–solid separation and the suppression of Sulphate-reducing bacteria.

Mitigation Measures:

- Regular monitoring of the ambient air including measuring H₂S presence in air,
- Control an aerobic digester parameter (pH, Temperature, oxygen level etc.) for H₂S producing bacteria/microorganism (creating unfavorable environment),
- Changing redox potential, which helps in reducing or oxidizing capacity of anaerobic digestion system.

Health impact and risks

i. Health impact on people contact with sludge:

It is understood that sludge should be removed from the treatment system from time to time to give the way for fresh sludge. This partially dried sludge should be collected and dumped at appropriate areas or converted into useful products, otherwise its impact on human health and environment would be adverse. Partially dewatered or dried sludge is reached in pathogenic organisms such as bacteria, virus, eggs and cysts of nematodes, cystoids, ‘giardia’ and amoeba. This shows that negligently handled sludge cake could impose adverse health impacts on nearby residents and workers involved in day-to-day operation of the system.

Die-off or survival of excreted pathogens is an important factor influencing transmission of disease. In principle, all pathogens die off upon excretion. Prominent exceptions are pathogens whose intermediate stages multiply in intermediate hosts such as Schistosoma, which multiply in aquatic snails and are later released into the water body. Some bacteria (Salmonellae & Shigellae) have the potential to multiply outside the host primarily on food and at warm temperature. The pathogens have varying resistance against die-off, and worm eggs are among the more resistant with Ascaris eggs surviving longest in the extra-intestinal environment. The main factors influencing die-off are temperature, dryness and UV-light.

The survival rate of pathogens can also vary depending on the media they are attached. For example, the survival duration of pathogens usually longer in soils than in crops.

Mitigation measures

- Provide awareness training to the facility operators on the handling and management of the system and potential dangers. Equip the operators with the necessary precautionary measures (including reporting system) for any pathogenic incidents during the operation of FSTP.
- Most importantly, the workers are aware of the nature of the health risks to which they are exposed and that they know how to protect themselves.
- Carefully handle fecal sludge.
- Use of protection clothes such as gloves and masks and good hygiene (washing hands after work etc.).
- Training of staff and targeted information may therefore be the most successful measures.
- The department of AWSSE dealing with sludge should introduce rules for use of protection by their staff and care should be taken to enforce those rules.
- Access to the site should only be permitted by staff who have completed the necessary training, and the location should be completely fenced.
- Restricting access to the site for unauthorized visitors

ii. Health impact from use of untreated fecal sludge in agriculture

Fecal sludge is a good organic fertilizer and soil conditioner and therefore frequently used in agriculture. If the sludge is not adequately treated, pathogenic organisms contained in the sludge are dispersed on the fields. Here they can infect the farmers working on the fields as they permanently enter in contact with the contaminated soil and usually do not use protection measures. Bacteria and worm eggs may also attach to the plants and infect consumers if the crops are eaten raw and are not thoroughly washed.

Mitigation Measures

- Create appropriate awareness on preparation and utilization composts from such sources.
- Fecal sludge should always be treated prior to its use in agriculture. Treatment has then to provide sufficient pathogen reduction in the sludge to guarantee the safety of its use. The most resistant organisms in treatment are eggs of parasitic worms, in particular those of *Ascaris lumbricoides*. These eggs can only be destroyed by exposure to temperatures above 60°C, by desiccation at moisture contents lower than 10%, or by awaiting the natural die off after at least ½ year.
- Use thermophilic composting. If composting is well done (the substrate has the right composition, moisture content and aeration are optimized) the temperature in the heaps usually rises above 55°C for several days and all pathogens are destroyed.
- Storage of sludge over a period long enough to allow natural pathogens to die off (minimum 6 months) is the other possibility to disinfect sludge without using expensive technologies.
- Sun drying of sludge can enhance the pathogen destruction during storage and therefore increase the security of this method. To enhance the effect of sun drying, construct a separate sun-drying floor, preferably concrete and coat with black color or lay black plastic so that it could absorb much solar energy that increases the temperature and kills most of the pathogens.
- Avoid Use of untreated sludge for growing food crops: Agricultural use of fecal sludge for non-food crops can be possible without prior disinfecting treatment. In this way, the health risks for consumers can be excluded. However, the farmers handling the fecal sludge are still at risk. Therefore, it is important to not use untreated sludge for growing food crops. Particularly, abstain

from irrigating edible vegetables & crops with untreated sludge water or percolated water from the drying bed. Irrigating edible crops and vegetables with untreated sludge would directly result in the transmission of intestinal nematode and bacterial infections.

- Avoid Use of untreated sludge for growing cattle feed: Cattle grazing on pasture irrigated or contaminated fields with raw sludge could be heavily infected with the larval stage of the tapeworm *Taenia saginata* (*Cysticercus bovis*). Therefore, avoid cattle from feeding contaminated grasses or grasses grown through irrigation with untreated fecal sludge.
- Hygienic Education and Treatment: Good personal hygiene breaks the direct contact routes by which pathogens are transmitted and the full impact of the measures described above will only be achieved if they are accompanied by efforts to improve hygiene. Hygienic education should be targeted on all aspects of hygiene and sanitation. Particularly, promote hand washing with soap after any contact with fecal sludge. If any person is proven to be infected, he should go to health facilities and consult health experts or health doctors.

iii. Non-Pathogenic Health Risks

Chemical contamination is another potential health risk associated with fecal sludge. Contamination of soil and water can be easily possible by chemical constituents embodied in the fecal sludge, particularly heavy metals. Eventually, these chemicals accumulate in soils and water and directly or indirectly affect human health through various routes or through the food chain. Further non-pathogen risks result from impurities of non-biodegradable origin such as Glass splinters or other sharp objects contained in the sludge. Such impurities can affect health by physically piercing or cutting those who could be involved in the manipulation of the waste. Also, health risks due to the attraction and proliferation of rodents and other disease carrying vectors are common features of improperly managed sludge treatment and dumping sites. Due to the smell, several rodents, flies, some birds (vultures), monkeys, hyena, and dogs will be attracted to the area and increase the routes of contamination and disease transmission.

Mitigation Measures

- Avoid use of percolated liquid from the sludge dry bed for irrigation or any use before adequately treating and disinfecting.
- Create awareness among these people who are potentially exposed to the direct and indirect health impact of the sludge.
- Fence the area to prevent the entrance of dogs and other nocturnal animals. and
- Keep the area neat and attractive so that flies and rodents could not be attracted.

Impact on water and soil bodies

The waste is treated inside properly designed units. Neither the sludge nor the drained water will be allowed to leave the FSTPs without proper treatment. For these reasons, the impact of FSTPs is rated as very high positive for downstream areas and would minimize the existing uncontrolled discharge of wastewater into the water bodies. However, if there is leakage or overflow, the contamination risk will be high. The heavy metals in the treated wastewater may have potential human and environmental health impacts. The proposed FSTPs will have the capability to retain a significant amount of such contaminants, but they can just transfer from the liquid phase into the solid phase (sludge) in case of primary and secondary treatment. It is anticipated that most of the high molecular and non-polar petrochemicals can be efficiently retained in the proposed FSTPs. However, as some of them are persistent in both aerobic and

anaerobic biodegradation processes of treatment, they can easily be accumulated in the sludge. This will prohibit the potential use of a large amount of sludge as a fertilizer. The impacts associated with heavy metals in sludge are adverse, irreversible, of high significance and long term.

Mitigation Measures

- Close monitoring of the facility to ensure it functions as planned; this involves monitoring of ground and surface waters in the surroundings of the FSTP.
- Ensuring that the facility's effluent complies with the national effluent standards.

Impact on downstream and riverine flora: During the operation phase aquatic plants, riverine trees and shrubs will get better water for their growth that is free from toxic substances. By using treated water, it will be possible to develop riverside green areas and botanical gardens. This impact is beneficiary impact and rated as very high. However, if the treatment plant releases for some unforeseen reasons any untreated or practically treated waste effluent into downstream rivers, it would adversely affect the riverine and aquatic plants. This impact is less probable and rated to be low significance.

Mitigation measures

- Monitor the proper functioning of the treatment plant,
- Regularly check the effluent quality for its compliance with acceptable effluent discharge standard,
- Whenever the quality of effluent fails to meet the standard, stop discharging the effluent into receiving streams and rivers.
- As appropriate, promote integrated watershed management schemes around the FSTP, which enable to reduce any potential spillover of the liquid wastes into the natural environment.

Impacts on Fauna: The overall impact of properly operating the treatment plant on fauna is highly positive. However, if improperly treated wastewater is released to rivers, it may affect bird species resting near the rivers through contaminants production and reduce the necessary nutrients available for their growth and development due to eutrophication and hence birds' variety and number will reduce. Bird species and some domestic animals living in the surrounding of the FSTPs, such as horses, cows, and oxen, may be affected by the discharge of improperly treated wastewater and sludge production from the FSTPs. This problem is improbable, of low significance and of long-term duration in the sense that the risk is always there, but reversible.

Mitigation measure

- Ensure proper quality control of "treated" wastewater and sludge before releasing.
- Control any accidental spill of untreated or partially treated wastewater into the environment.
- Install a regular monitoring system on the quality of water discharged.

Occupational Safety: Hydrogen sulfide is a colorless, toxic gas with a characteristic rotten egg odor. It is considered a broad-spectrum poison, meaning it can poison several different systems in the body. Breathing very high levels of hydrogen sulfide can cause death within just a few breaths. Loss of consciousness can result after fewer than three breaths. Exposure to lower concentrations can result in eye irritation, a sore throat and cough, shortness of breath, and fluid in the lungs. Long-term, low-level exposure may result in fatigue, loss of appetite, headaches, irritability, poor memory, and dizziness. The OSHA permissible exposure limits for hydrogen sulfide are 10 ppm (time-weighted average) and 15 ppm (short-term exposure limit). Other potential health and safety impacts include accidents and plant

malfunctions. The probability and impact of the following events were categorized; Spills, Process Upset, Natural Hazards, Power Failures, Fires, Injury/Death. The impact is adverse, possible, reversible, of moderate significance, and long-term.

Mitigation measures

- Provision of adequate and appropriate Personal Protective Equipment (PPE) to workers.
- Regular checking of the adequacy of the facility, particularly when beds are (nearly) full and during the rainy season.
- Timely heightening of the bund surrounding the facility and / or increasing the bed capacity.
- Organize and ensure medical checkup for the relevant employees at least on every six months,

Gender and Gender Based Violence (GBV)/Sexual exploitation Abuse (SEA) Risks: During Operation phase there might be risk of Gender Based Violence (GBV)/ Sexual exploitation Abuse (SEA) at different infrastructure projects sites due to lack of knowledge. Hence, there is a potential that gender inequality might occur during the operation of the FSTP through unequal distribution of work, sexual harassment, discrimination against women, and unequal pay for women, among others.

Mitigation measures

- Ensure that women workers do not face GBV and sexual harassment.
- Incorporate measures to be taken against those workers who commit GBV and sexual harassment.
- Prepare and implement code of conduct that among others strictly forbid sexual harassment /GBV and to be signed by all workers including international workers if involved and subcontract workers. and
- Ensure equal pay for women and men for equal jobs.

Risk of flooding, erosion, and landslide: damages from flooding, erosion and landslides to the FSTP structure and associated infrastructure in the proposed FSTP area is less expected. However, the impact is expected to be adverse, unlikely, reversible, moderate, and short-term. So that, a precautionary activity shall be done to avoid any unseen risks of flooding/erosion and landslide. The following activities shall be considered to avoid and protect the infrastructure from risks of flooding, erosion and landslides.

- Protection of of the FSTP surroundings with appropriate protection walls based on the slopes and topographic gradients.
- Planation of the FSTP surroundings with appropriate forest and vegetation that helps to protect the risks from flooding, erosion and landslides.
- Training the FSM unit staff on handling these risks.

Security risk: Although it is not, a serious problem security risk is one of the potential risks in the proposed project area and need to put into consideration. However, there will be few insecurity cases that need a precautionary action at various project phases including operation phase. If the risks of the security raised, it might affect the proper functioning of the FSTP and may cause social and environmental problems if not properly functioned. The level of security risk in the project site could be moderate, reversible and short-time.

Mitigation measures:

- Proper consultation with local authorities and community about the existing situation.

- Appropriate training on security issues and potential risk management including reporting to appropriate authority.
- Strong collaboration with local security and police.

8.5.1.3. Decommissioning phase

At the end of the design life of the FSTPs, AWSSE could upgrade or decommission the treatment plants. Most probably upgrading the system will be expected. If the treatment plants are decided to be decommissioned, impacts associated with disposal of contaminated soils from the treatment plant sites and solid waste generated from the demolishing of treatment plant structures would be the expected impacts. The following impacts are predicted assuming that the waste treatment plants will be decommissioned at the end of their design lifetime.

Air pollution: During the decommissioning, structures installed to aid the treatment plants will be dismantled and demolished, which will cause release of dust and other pollutants embedded in the demolished structures. This impact is temporary, local and of low significance.

Mitigation measures

- Systematically demolish structures considering reuse of materials for other use.
- Wet the materials before demolishing to suppress release of dust.
- Avoid burning any material.

Impacts on Soil and Water Bodies: During the decommissioning phase, it would be necessary to remove contaminated soil from the treatment site and dispose at designated disposal sites. If the contaminated soil is dumped outside the designated area or outside the properly designed and constructed sanitary landfill, it would pollute the soil and water resources including ground water. However, the effect is of medium significance. However, decommissioning of the sites without availing a better substitute for the treatment of ever-increasing wastewater would adversely affect the soil and water resources of the area and its downstream. Downstream reservoirs would be exposed for eutrophication and hyper eutrophication and fish and other aquatic organisms would be killed.

Proposed mitigation measures

- Remove all the contaminated soil from the treatment plant site and dispose of it at a designated waste disposal site or at sanitary landfill.
- Level the ground in such a way that it will be used for other purposes.
- Reclaim polluted soil with appropriate technologies such as phytoremediation.
- Avail advanced FSTP that technology of the time offers before decommissioning the one at hand.

Loss of Job Opportunity: During decommissioning of the treatment plants, previous jobs, which were enjoyed, by a large number of skilled and unskilled workers during the operation and operation phase will not be continued. This loss of jobs would adversely affect workers and their families who were dependent on it for their livelihood.

Mitigation measures

- Give job priority in other related projects.
- Secure pension benefit if the age of the job loser is in the set range of pension.

- Organize, train and promote to establish their own small-scale enterprises through the facilitation of loan or financial support. Create links with appropriate government agencies and financial sources.

Health Impact: Expansion of HIV/AIDS and other STDs is expected to be very low during the decommissioning phase of the project. Hence, except commonly used care and precautions no additional measures are required.

In addition, health impacts associated with dismantling of concrete structures and reinstatement of the area could occur. In addition, health impact from the removal process of contaminated sludge and soil could adversely affect the workers involved in demolishing works.

Mitigation measures

- Create appropriate awareness before starting the operation to the local community and local administration including (agriculture, water and energy and health offices).
- Plan the decommissioning work ahead of time to avoid sudden stop of the treatment plant before completely treating the influent reached to the treatment plant.
- Provide appropriate PPE for the workers to be involved in decommissioning works.

Site Reclamation: The treatment plant sites should be reinstated after the plants stop their function. In order to make the site productive, properly planned reinstatement work needs to be conducted by the project owner or subcontracted entities. All the unwanted structures should be removed and disposed of at a designated waste disposal landfill. The reinstated area could be developed as a recreational site or assigned for other development purposes. Site reclamation work is very essential and highly positive. However, if the reinstatement work is not conducted properly, the area would be lost and the value of the land would be undermined.

Mitigation measures

- Properly reinstate the abandoned fecal sludge treatment plant site.
- After reinstatement, AWSSE could use the area for other purposes.
- Develop the areas for recreational park or plant trees to increase the aesthetic value of the area or handover to the nearby community in consultation with their respective Woreda administrations so that they can develop what they think important for the community.
- Integrate with the micro-watershed management system.

Impact of Spoil Disposal: Spoil from demolishing of structures and scraped contaminated soil has to be dumped at a designated spoil dumpsite. If the spoil is simply dumped at an unauthorized area, it will adversely affect the environment and cause loss of valuable land. This impact is expected to be low since the amount of spoil materials to be generated during the decommission phase is not big in quantity.

Mitigation measures

- Properly collect all the debris generated while demolishing the structures and transport to the designated disposal site.
- Scrap any contaminated soils from the demolished treatment site and safely collect and transport to the designated waste disposal site or sanitary fill site.

- Reinstall the treatment plant site including tree plantation unless the site is reserved for other construction purposes. Or integrate it with the micro-watershed management system in collaboration with the bureau of agriculture and natural resources.

Gender and Gender Based Violence/SH Risks: Gender and gender-based violation and sexual harassment is expected to be very low during the decommissioning phase of the project. This is because the number of workers expected to be involved in the decommissioning phase activities will be few.

Mitigation measures

- Provide appropriate awareness training to the staff and local communities.
- Provide and avail a separate sanitation facility for women and men.
- Provide women friendly occupational health and safety equipment and materials.
- Assign women in works that do not affect their biological condition.
- Ensure that women workers do not face GBV and sexual harassment.
- Incorporate measures to be taken against those workers who commit GBV and sexual harassment.
- Prepare and implement code of conduct that among others strictly forbid sexual harassment /GBV and to be signed by all employees.
- Ensure equal pay for women and men for equal jobs.

9. ENVIRONMENTAL AND SOCIAL MANAGEMENT PLAN

Environmental and social management plan (ESMP) is the key to ensure that the environmental quality of the project area does not deteriorate due to the implementation of the proposed subprojects. ESMP is generally used as the basis for establishing the environmental behavior that the proposed project requires during its various stages including the decommissioning phase.

The ESMP for the proposed subproject consists of a set of mitigation and institutional measures to be taken during the implementation and operation phases to eliminate the adverse environmental and social impacts identified and predicted in the previous stages, offset them, or reduce them to acceptable levels. The plan will also include the actions needed to implement these measures. The ESMP identifies feasible and cost-effective measures that will reduce potentially significant adverse environmental impacts to acceptable levels. The plan includes compensatory measures if mitigation measures are not feasible, cost effective, or sufficient. Mitigation plan is a key to ensure that the environmental qualities of the area will not deteriorate due to the implementation of the subprojects. The mitigation plan covers all aspects of implementation of the project in its various phases related to environment and social health.

The purpose of the ESMP is to describe in detail the necessary actions to be taken to ensure that serious impacts will be mitigated. Where impacts cannot be mitigated, compensation will be paid, as well as any environmental enhancement activity that will be required to offset, where possible, those impacts that cannot be mitigated.

This ESMP provides a schedule for the implementation of recommended mitigation activities. Table 21 presents identified impact mitigation measures proposed in the ESIA, for the implementation arrangements, including responsibilities for implementation, the time frame, and the budgetary implications. The ESMP identifies measures to address any potential environmental and socio-economic impacts that might occur during the implementation of the FSTP.

The objective of this ESMP is to ensure the integration of environmental and social requirements and proposed mitigation and monitoring measures into the construction contractor's obligations. The ESMP shall be fully integrated into the construction activities, hereby addressing the responsibilities of the construction contractor (the contractor), the Engineer, and the Employer. Furthermore, an ESMP has been developed for impacts resulting from the operational phase, which shall be full integration in operational activities. Responding adequately to the nature of the envisaged FSTP construction the ESMP is referring to the following issues:

- Environmental and Social Mitigation Measures during Construction.
- Environmental and Social Mitigation Measures during Operation.
- Environmental and Social Quality Monitoring during Construction.
- Environmental and Social Quality Monitoring during Operation. and
- Obligations, roles, and responsibilities amongst concerned parties.

Due to the long-term life of the intervention facilities and related components, a decommissioning assessment will be undertaken at least 1 year before the process for any of the components commences, following a notice to decommission. The decommissioning process will be guided by a comprehensive

decommissioning plan developed through the decommissioning audit process. However, the following features will need to be decommissioned upon completion of the works.

- i. Contractor's camp and installations that will need to be removed without compromising on the safety and general welfare of the immediate residents. Special care to be given to associated wastes and dust emitted in the process.
- ii. Materials stores that will comprise fresh materials and used items. Each category will be moved safely out of site ensuring minimal or no impacts to the related environment and social setting.
- iii. Wastes and debris holding sites will be cleared with maximum re-use of the debris either on surfacing the passageways or other grounds such as schools and church compounds.
- iv. Under normal circumstances, the project will be maintained and sometimes rehabilitated. During rehabilitation, a new ESIA can be instituted or an environmental management plan can be prepared depending on the degree of rehabilitation.

The following table shows environmental and social management plans for proposed works for FSTP.

Table 21: Environmental and Social Management Plan for proposed subproject

Table 22: Environmental and Social Management Plan for proposed subproject							
Sr. No	Issue/ Main impacts	Proposed Mitigation measures	Subproject Component	Responsibility		Timing of Execution	Cost Estimate (Eth. Birr)
				Implement ation	Supervision		
CONSTRUCTION PHASE							
1.	Loss of land under various uses	<ul style="list-style-type: none">• Create awareness among the landholders• RAP activities need to be reasonably completed before the construction activity starts.• All grievances of the RAPs need to be reasonably redressed,• Compensation should be paid for the loss of farmlands as per the new compensation law and regulation.• Support/Involve project affected households (PAHs) with irrigation systems using the treated effluent water.• Give priority for the project affected people for job opportunities created by the project.• Give on job training to build capacity of PAPs so that they would fit for the available job rather than filtering out using education or training level requirements.• Prepare and implement a livelihood restoration program.• Provide special support for vulnerable project affected people.• AWSSE has to redress grievances raised by former landowners amicably.	<ul style="list-style-type: none">• FSTP	AWSSE & land use agency	Grievance Handling Committee, regional land administration	Before start of construction	the cost estimated to be more than 6 million and part of the municipality
2.	Impacts on soils (soil erosion, compaction & contamination)	<ul style="list-style-type: none">• Limit land clearing and excavation works only to what is absolutely necessary and carry out the works in the dry season only to reduce exposure of soil to runoff water erosion.• Careful removal and proper stockpiling of the topsoil removed from the sites, and re-using it for site restoration when construction works are finished.• Reduce the time exposed surfaces or excavated soils remain bare following completion of works and implement restoration measures such as re-	<ul style="list-style-type: none">• FSTP	Constructi on Contractor	AWSSE/ Supervisory Consultant SC, regional and Assosa land administration and bureau of agriculture	Throughout Construction phase	Part of the construction and supervision cost to be covered by the contractor and consultant

Sr. No	Issue/ Main impacts	Proposed Mitigation measures	Subproject Component	Responsibility		Timing of Execution	Cost Estimate (Eth. Birr)
				Implementation	Supervision		
		vegetating exposed areas as quickly as possible <ul style="list-style-type: none"> • Refilling the trenches and other excavated/exposed places soon, covering with topsoil, leveling to surrounding landscape and replanting with appropriate grass, shrub and/or tree species as soon as possible. • Prevent environmental pollution by hazardous substances such as fuel, oil, cement sludge, and detergents through proper storage and handling of the substances. Among the precautions to be taken is that the Contractor shall install drip pans and fuel funnels at dispensing points of fuels and lubricants. Oil exchange should take place only in the pre-prepared workshop area. Washing of vehicles and machinery should only be conducted in the workshop area and never done in rivers and open soils. • Ploughing the compacted areas to restore and improve infiltration into the soil and reduce water runoff. • Provision of well-designed and constructed culverts and side ditches for the access roads to minimize potential erosion. • Use only existing roads to the extent possible and do not drive through farmlands or unpaved soil. • Park all the vehicles and machineries at only designated parking areas. • If a temporary access road is constructed, scarify and loosen the compacted soil when use for the access road is completed or no more needed. • Construction sequencing, locating stockpiles away from watercourses, and disposing of grit, screenings, and sludge from existing lagoons in a landfill. 					
3.	Air & noise pollution due to dust,	<ul style="list-style-type: none"> • Implement measures that will reduce dust emission including regular spraying of water on unpaved access roads, exposed earth and any stockpiles on 	<ul style="list-style-type: none"> • FSTP 	Construction Contractor	Supervisory Consultant (SC), Environmental	Throughout Construction phase	Included in the contract for the

Sr. No	Issue/ Main impacts	Proposed Mitigation measures	Subproject Component	Responsibility		Timing of Execution	Cost Estimate (Eth. Birr)
				Implementation	Supervision		
	exhaust emissions and noise generated by the construction activities	<p>site, and where feasible, covering stockpiles on site with plastic materials.</p> <ul style="list-style-type: none"> • Use updated technology or modern equipment in excavation works that will minimize dust generation from earthen materials. • Regular vehicle inspections and maintenance of equipment and vehicles to reduce excessive exhaust emissions. • Minimize excavation and earth moving to only what is required for the specific nature and type of construction. • Limit traffic speeds to minimize dust • Limit stockpiling of excavated topsoil to the maximum of 2m height. • As much as possible use paved roads. and • Limit speed of vehicles to 30km/hour on unpaved access roads especially in the vicinity of sensitive areas (residential and business areas, social services, religious places). • Use dust collectors or water spray systems as appropriate to prevent high dust emissions from stone crushing or batch plant operations. • All machinery and plants should conform to the applicable noise standards, and plants should be provided with effective noise mufflers. • Construction workers should adhere to health and safety standards pertaining to noise, such as wearing ear protection when operating plant or heavy machinery. 			protection agency (Assosa, BGR)		Contractor & SC
4.	Risk of flooding, erosion, landslide	<ul style="list-style-type: none"> • Pre-preparation for the waterway/flood ways in the project construction and providing appropriate waterways or not blocking the natural waterways. • Removing/clearing any materials including soils and other construction materials from the natural waterways. 	<ul style="list-style-type: none"> • WWTP, FSTP, Sewer line 	Construction Contractor	AWSSA, Bureau of agriculture and natural resource, Asossa EPA and land administration	Construction	Part of the FSTP/ WWTPs/sewer line operation budget

Sr. No	Issue/ Main impacts	Proposed Mitigation measures	Subproject Component	Responsibility		Timing of Execution	Cost Estimate (Eth. Birr)
				Implementation	Supervision		
		<ul style="list-style-type: none"> Providing awareness to the construction site manager and the employee on flood/erosion and landslide management as appropriate. Implementation of flood, erosion and landslide protection measures Provide sufficient awareness raising training and emergency management for the construction workers Regular monitoring and taking the necessary action against the wrong activities that exposed the site the risks 					
5.	Vibration	<ul style="list-style-type: none"> Include a clause in the contract document that clearly indicates the contractor's responsibility to fix any damage caused by the activities. 	<ul style="list-style-type: none"> FSTP 	Construction Contractor	AWSSE/ Supervisory Consultant SC EPA	Before start of construction	Part of the construction and supervision cost to be covered by the contractor and consultant
6.	Impact on water bodies	<ul style="list-style-type: none"> Minimize land clearance and earthworks to the imperative area necessary for the project works. Install drip pans and fuel funnels at dispensing points of fuels and lubricants. Oil exchange should take place only in the pre-prepared workshop area. Washing of vehicles and machinery should only be conducted in the workshop area and never done in rivers and open soils. Locating storage areas and compounds away from watercourses. Appropriate storage of fuel and materials Properly collect used oil and other chemicals and safely dispose of them through accredited oil reprocessing or disposal agency or in other manner approved by the Supervision Engineer Minimize soil erosion through refilling the trenches and other excavated/exposed places soon, and establishing protective cover such as appropriate grasses and other vegetation 	<ul style="list-style-type: none"> FSTP 	Construction Contractor	Supervisory Consultant Water and energy bureau, EPA	Throughout construction phase	Part of Contractor's Contract

Sr. No	Issue/ Main impacts	Proposed Mitigation measures	Subproject Component	Responsibility		Timing of Execution	Cost Estimate (Eth. Birr)
				Implementation	Supervision		
		<ul style="list-style-type: none"> Properly collect used oil and other chemicals and safely dispose of them through accredited oil reprocessing or disposal agency or in other manner approved by the Supervision Engineer. Providing suitable facilities for workers, Avoid disposal of used oils in the field, by strictly controlling & documenting waste disposal process 					
7.	Impact on Infrastructure and Utilities	<ul style="list-style-type: none"> Work in close coordination with utility offices. Where there is no other option and it requires temporary or permanent relocation of utility lines, relocate it as quickly as possible. 	<ul style="list-style-type: none"> FSTP 	<ul style="list-style-type: none"> AWSSE Utility owning offices Construction Contractor 	<ul style="list-style-type: none"> AWSSE/SC, Road authority, ethio-tele and electric utility 	Before and during construction	<ul style="list-style-type: none"> -Part of the construction and supervision cost to be covered by the contractor and consultant -Part of the RAP cost
8.	Impact on archaeological & cultural heritage sites	<ul style="list-style-type: none"> Use manual labor in construction works to extent possible in sites where there is sensitive archaeological and cultural sites. No known archaeological sites are expected on-site, however, if encountered the Contractor/ Supervising Consultant is to inform the local authority for further action. Apply the chance finds procedure. 	<ul style="list-style-type: none"> FSTP 	Construction Contractor	Supervisory Consultant, culture and tourism bureau	During construction	-Part of the construction and supervision cost to be covered by the contractor and consultant
9.	Impact on agricultural lands, and other uses	<ul style="list-style-type: none"> Pay adequate compensation for loss of farmlands as per the new compensation law and regulation. Implement the construction works during the dry season. Reinstate the affected areas to productive state. Plough the compacted areas to prepare the surface for growing crops or pasture grasses/to avoid potential erosion. Plant appropriate trees at the boundaries of the FSTP site to improve the aesthetic value of the areas, to absorb air pollutants from the air, and to serve as a 	<ul style="list-style-type: none"> FSTP 	<ul style="list-style-type: none"> AWSSE Construction Contractor 	<ul style="list-style-type: none"> Supervisory consultant Bureau of agriculture Region and Woreda/ketena/municipality rural land officers 	Prior to and during construction works	<ul style="list-style-type: none"> -Part of the RAP cost -Part of the construction and supervision cost to be covered by the contractor and consultant

Sr. No	Issue/ Main impacts	Proposed Mitigation measures	Subproject Component	Responsibility		Timing of Execution	Cost Estimate (Eth. Birr)
				Implementation	Supervision		
		wind break.					
10.	Impact on flora and fauna	<ul style="list-style-type: none"> Demarcation and fencing off the construction areas. Prohibit poaching and killing of wildlife by the workers. Backfilling of trenches and other excavated areas and grading to the natural topography. Awareness creation for the project personnel. Compensatory plantation program at least saplings of 10 seedlings for each tree felled (staggered to follow Civil Works) including 3 years of maintenance. The selection of appropriate tree species and locations of planting shall only be done in consultation with the concerned Environmental Protection Office. Plant appropriate trees at the boundaries of the site to improve the aesthetic value of the areas, to absorb air pollutants from the air, and to serve as a windbreak as well as to increase the biodiversity of the area. 	<ul style="list-style-type: none"> FSTP 	Construction Contractor	<ul style="list-style-type: none"> Supervisory Consultant wildlife authority/agency 	During construction	-Part of the construction and supervision cost to be covered by the contractor and consultant
11.	Obstruction of access to human and animals during Excavation	<ul style="list-style-type: none"> Appropriate warning signs shall be placed in areas where accidents are expected to occur. Prohibit the construction sites for the people and animals. For sections with critical space limitation, schedule construction for night and reserve a half-way for traffic mobility while working on the other half-way, Provide detours where possible. Collect and dump excess spoils as quickly as possible. 	<ul style="list-style-type: none"> FSTP 	Construction Contractor	Supervisory Consultant	During construction	-Part of the construction and supervision cost to be covered by the contractor and consultant
12.	Occupational Health and safety	<ul style="list-style-type: none"> Provision of protective wearing (gloves, gumboots, overalls and helmets). Provide temporary toilets and bathrooms for the construction workers at the work sites. Provide onsite first aid kit accessible by the workers on need. Contractor to provide a Healthy and Safety Plan prior 	<ul style="list-style-type: none"> FSTP 	Construction Contractor	<ul style="list-style-type: none"> Supervisory Consultant AWSSE Health office 	During construction	Part of the construction and supervision cost to be covered by the contractor and consultant

Sr. No	Issue/ Main impacts	Proposed Mitigation measures	Subproject Component	Responsibility		Timing of Execution	Cost Estimate (Eth. Birr)
				Implementation	Supervision		
		<p>to the commencement of works to be approved by the resident engineer.</p> <ul style="list-style-type: none"> There should be safety policy clearly displayed on the site. Appropriate signs must be erected on the site to warn workers and visitors. Ensuring that the drivers and machine operators hired to work on the site are qualified. 					
13.	Traffic	<ul style="list-style-type: none"> Management plan (TMP) that would consider local conditions like the normal traffic and socio-economic conditions and only essential traffic will be allowed to the project area during traffic peak hours when traffic is a problem. Provide necessary information such as speed limits, hazard locations, sensitive sites (e.g., schools, religious areas, health centers, etc.) by putting appropriate signs and hazard markings. Materials hauling to tipping site and vice versa will be carried out during off peak periods during the day. Assign traffic regulators or traffic police to control traffic flows at critical sections or periods where/when traffic safety is a significant issue. Provide awareness training for operators of equipment and construction vehicles in traffic safety measures. Establish speed limits and controls for construction vehicles and discipline for the drivers. Provide awareness education for the nearby residents in traffic safety measures at public meetings, social gatherings, schools, mosques and churches, etc. 	<ul style="list-style-type: none"> FSTP 	Construction Contractor	Supervisory Consultant, traffic office of the town	During construction	Part of the construction and supervision cost to be covered by the contractor and consultant
14.	Health impact (HIV/AIDS/STDs)	<ul style="list-style-type: none"> Awareness raising and education programs about HIV/AIDS and other STIs Ensure the availability of first-aid services for all site personnel, including the staff of the Engineer and visitors 	<ul style="list-style-type: none"> FSTP 	Contractor & Health Office	Supervisory Consultant & Health office	Prior to start & during construction	Part of the construction and supervision cost to be covered by the

Sr. No	Issue/ Main impacts	Proposed Mitigation measures	Subproject Component	Responsibility		Timing of Execution	Cost Estimate (Eth. Birr)
				Implementation	Supervision		
		<ul style="list-style-type: none"> Provide clinics with all necessary medication in camp. Support nearby health facilities and work in cooperation with nearby health offices. 					contractor and consultant
15.	Gender Equity, GBV/SEA and Sexual Harassment	<ul style="list-style-type: none"> Create awareness among workers on gender and sexual harassment issues. Issue a strong Workers Code of Conduct (CoC) that sufficiently addresses gender and sexual harassment issues; Take appropriate actions on workers violating the CoC. Provide women workers with appropriate type of safety equipment and protective materials. Include in the employment contract for the construction workers that any GBV and sexual harassment against women workers will lead to administrative measures and also legal actions. The Contractor is required to design gender core labor standards and employment and contract procedures, and also design gender responsive workers manuals. The Contractor should ensure that women are paid equal pay for equal work with their male counterparts. Provision of gender disaggregated bathing, cloth changing areas & sanitation facilities. Include gender expert among the consultant's team to follow up Gender mainstreaming activities. 	<ul style="list-style-type: none"> FSTP 	Contractor	<ul style="list-style-type: none"> Supervisory Consultant Office of Women, children and youth affairs GRC 	Prior to start & during construction	Part of the construction and supervision cost to be covered by the contractor and consultant
16.	Security risk	<ul style="list-style-type: none"> Abide to the rule of working procedure and respect the benefits of the locals Create awareness about the important of the project and collaborate with the local peoples Collaborate with the security services and police at local and regional level 	<ul style="list-style-type: none"> WWTP, FSCT, Sewer line 	AWSSA, contractor	<ul style="list-style-type: none"> EPA, AWSSA, regional peace and security office and police including the local people 	During Construction	Part of the construction and supervision cost to be covered by the contractor and consultant
OPERATION PHASE							

Sr. No	Issue/ Main impacts	Proposed Mitigation measures	Subproject Component	Responsibility		Timing of Execution	Cost Estimate (Eth. Birr)
				Implementation	Supervision		
1.	Ambient air quality (Odor/obnoxious smell from the TP and from open manholes) [including emission of biogas-CH ₄ , CO ₂ , H ₂ S etc. into the atmosphere]	<ul style="list-style-type: none"> • Proper maintenance of the facility, including avoidance of pools of dirty stagnant waters and spills. • Covering swampy parts of the settlement and drying beds with a layer of earth or sand. • Aerate, adjust chemical dosing and oxidation or pH to reduce odor from plant influents. • Cover tanks or installation of exhaust hoods. • Operate equipment at optimum/design conditions. • Adopt effective and efficient housekeeping procedures (regular cleaning of the grit and screenings). • Regular facility maintenance and monitoring operational practices including process control and chemical treatment, continuous process of the operation • Operate especially the secondary treatment processes at optimum condition. • Plant layers of shrubs and trees along the periphery and provide adequate stack height to exhaust emissions. • Provide adequate buffer zone, particularly along the major windward. • Proper monitoring of the digester and implement GAS reduction technologies as indicated. • Covering swampy parts of the settlement and drying beds with a layer of earth or sand. 	<ul style="list-style-type: none"> • FSTP 	<ul style="list-style-type: none"> • Facility manager 	<ul style="list-style-type: none"> • AWSSE • EPA 	Throughout the operation phase	Part of the FSTP operation budget
2.	Soil	<ul style="list-style-type: none"> • Dispose sludge with dangerous substances only in a designated sanitary landfill. • Avoid the disposal of hazardous wastes during various stages of the project lifetime. 	<ul style="list-style-type: none"> • FSTP 	AWSSE Facility manager	AWSSE BGR EPA, agriculture and natural resource department	Throughout the entire operation phase	Part of the FSTP operation budget
3.	Water Bodies	<ul style="list-style-type: none"> • Seal the foundation of treatment plants and influence areas with concrete lining to avoid leakage of • Wastewater through permeable soils and weathered and fractured rocks into the groundwater system. 	<ul style="list-style-type: none"> • FSTP 	AWSSE Facility manager	AWSSE BGR EPA, BGR water bureau	During design, construction and	Part of the FSTP operation budget

Sr. No	Issue/ Main impacts	Proposed Mitigation measures	Subproject Component	Responsibility		Timing of Execution	Cost Estimate (Eth. Birr)
				Implementation	Supervision		
		<ul style="list-style-type: none"> All pipe work and fittings should be a class A rating more than the maximum pressure attained in service including any surge pressure. Dispose the sludge with dangerous substances in designated landfill. Close monitoring of the facility to ensure it functions as planned, this involves monitoring of ground and surface waters in the surroundings of the TP, and ensuring that the facility's effluent complies with the national effluent standards. 				operation of TPs	
4.	Fauna & Flora	<ul style="list-style-type: none"> Proper quality control of 'treated' sludge before releasing to the natural environment. Develop green belt around the treatment plant site to compensate trees removed during the construction phase and to increase the aesthetic view of the treatment plant sites as well as to sequester GHG gases and to absorb bad odor and noise pollution. 	<ul style="list-style-type: none"> FSTP 	<ul style="list-style-type: none"> FSTP Quality Control 	<ul style="list-style-type: none"> AWSSE, Env. Prot. Office (both city administration and region) 	Throughout the operation phase	Part of the FSTP operation budget
5.	Safety	<ul style="list-style-type: none"> Adherence to national rules and regulations. Appropriate warning signs shall be placed in areas where accidents are expected to occur. Provision and use of protective wears. Strict prohibition of operation of equipment by unauthorized personnel. Operators shall be provided with regular medical check-up and safety training. 	<ul style="list-style-type: none"> FSTP 	<ul style="list-style-type: none"> AWSSE Facility manager 	<ul style="list-style-type: none"> AWSSE Health bureau and office 	Throughout the entire operation phase	Part of the FSTP operation budget
6.	Impact on Aesthetic value	<ul style="list-style-type: none"> Plant trees around the treatment plant and buffer zone. Keep the buffer zone and open areas within the treatment plant neat all the time. 	<ul style="list-style-type: none"> FSTP 	<ul style="list-style-type: none"> AWSSE Facility manager 	<ul style="list-style-type: none"> AWSSE 	Throughout the entire operation phase	Part of the FSTP operation budget
7.	Health Impact on people handling the sludge	<ul style="list-style-type: none"> Careful handling of fecal sludge: Use of protection clothes such as gloves and masks and a good hygiene (washing hands after work etc.). Most important is that workers be aware of the nature of the health risks to which they are exposed and that they know how to protect themselves. 	<ul style="list-style-type: none"> FSTP 	<ul style="list-style-type: none"> AWSSE Facility manager 	<ul style="list-style-type: none"> AWSSE Health 	Throughout the entire operation phase	Part of the FSTP operation budget

Sr. No	Issue/ Main impacts	Proposed Mitigation measures	Subproject Component	Responsibility		Timing of Execution	Cost Estimate (Eth. Birr)
				Implementation	Supervision		
		<ul style="list-style-type: none"> • Training of staff and targeted information may therefore be the most successful measures. • AWSSE dealing with sludge should introduce rules for use of protection by their staff and care should be taken to enforce those rules. 					
8.	Health impact from use of untreated fecal sludge in agriculture	<ul style="list-style-type: none"> • Fecal sludge should always be treated prior to its use in agriculture. Treatment has then to provide sufficient pathogen reduction in the sludge to guarantee the safety of its use. The most resistant organisms in treatment are eggs of parasitic worms, in particular those of <i>Ascaris lumbricoides</i>. These eggs can • Only be destroyed by exposure to temperatures above 60°C, by desiccation at moisture contents lower than 10%, or by awaiting the natural die off after at least ½ year. • Use thermophilic composting. If composting is well done (the substrate has the right composition, moisture content and aeration are optimized) the temperature in the heaps usually rises above 55°C for several days and all pathogens are destroyed. • Storage of sludge over a period long enough to allow natural pathogen die off (minimum 6 months) is the other possibility to disinfect sludge without using expensive technologies. • Sun drying of sludge can enhance the pathogen destruction during storage and therefore increase the security of this method. To enhance the effect of sun drying, construct a separate sun-drying floor, preferably concrete and coat with black color or lay black plastic so that it could absorb much solar energy that increases the temperature and kills most of the pathogens. • Avoid use of untreated sludge for growing food crops. • Hygienic Education and Treatment. 	<ul style="list-style-type: none"> • FSTP 	AWSSE Facility manager	<ul style="list-style-type: none"> • AWSSE • EPA • Health office 	Throughout the entire operation phase	Part of the FSTP operation budget

Sr. No	Issue/ Main impacts	Proposed Mitigation measures	Subproject Component	Responsibility		Timing of Execution	Cost Estimate (Eth. Birr)
				Implementation	Supervision		
		<ul style="list-style-type: none"> Avoid use of percolated liquid from the sludge dry bed for irrigation or any use before adequately treating and Disinfecting. Create awareness among these people who are potentially exposed to the direct and indirect health impact of the sludge. Fence the area to prevent the entrance of dogs and other nocturnal animals. and Keep the area neat and attractive so that flies and rodents could not be attracted. 					
9.	Gender and Gender Based Violence/SH/ SEA Risks	<ul style="list-style-type: none"> Provide and avail a separate sanitation facility for women and men at the treatment plants. Provide women friendly safety equipment and materials. Assign women in works that do not affect their biological condition. Ensure that women workers do not face GBV and sexual harassment. Incorporate measures to be taken against those workers who commit GBV and sexual harassment. Prepare and implement code of conduct that among others strictly forbid sexual harassment /GBV and to be signed by all employees. Ensure equal pay for women and men for equal job. 	<ul style="list-style-type: none"> FSTP 	AWSSE Facility manager	<ul style="list-style-type: none"> AWSSE Women and children affairs 	Throughout the entire operation phase	Part of the FSTP operation budget
10.	Risk of flooding, erosion, landslide	<ul style="list-style-type: none"> Implementation of flood, erosion and landslide protection measures Provide sufficient awareness raising training and emergency management strategies Regular monitoring and taking the necessary action against the wrong activities that exposed the site to the risks 	FSTP PCT	Bureau of agriculture and natural resource, EPA	AWSSA, Bureau of agriculture and natural resource, EPA,	operation period	Part of contract and FSTP operation budget
11.	Security risk	<ul style="list-style-type: none"> Abide to the rule of working procedure and respect the benefits of the locals Create awareness about the important of the project and collaborate with the local peoples 	FSTP, PCT	Regional police commission, GWSSA,	Security and police, GWSSA, Municipality	operation period	Part of the municipality budget

Sr. No	Issue/ Main impacts	Proposed Mitigation measures	Subproject Component	Responsibility		Timing of Execution	Cost Estimate (Eth. Birr)
				Implementation	Supervision		
		<ul style="list-style-type: none"> Collaborate with the security services and police at local and regional level 		Municipality			

10. ENVIRONMENTAL AND SOCIAL MONITORING PLAN

Issues that will be monitored during the development of the provincial water supply and sanitation utilities, capacity development and project management include:

- The development of utility environmental management plans, water quality monitoring plans, occupational health and safety plans, leakage monitoring plans, energy, and chemical management plans.
- The development of a Gender Policy for the sector, which will be based on gender assessment and intensive consultations with relevant stakeholders.
- Strengthening of the environmental and social safeguards of the AWSSE and other relevant stakeholders.
- Capacity building of the existing environmental and social safeguards of the AWSSE through increased the capacity of the Environmental Health and Safety Safeguards expert, social mobilization initiatives and effective communication.
- Inclusive hygiene promotion.

The environmental and social impact assessment requires the developer to prepare and undertake a monitoring plan and regular auditing. Therefore, this is a supplement ESIA according to the aforementioned regulation. The objectives of environmental monitoring upon executing activities are to:

- Monitor the effective implementation during the construction and operation phases of proposed mitigation measures.
- Confirm compliance with environmental, public health, and safety legislation/regulations during construction.
- Control the risks and ecological/social impacts.
- Ensure best practices management as a commitment for continuous improvement in environmental performance.
- Provide environmental information to community/stakeholders.
- Provide early warning signals on potential environmental degradation for appropriate actions to be taken to prevent or minimize environmental consequences. The system shall acquaint itself with national climate change adaptation and mitigation strategies including climate resilient WASH policy and emission reduction from waste.

Recommendations for monitoring responsibilities and estimated costs have been included under the implementation of the ESMP.

Tables 22 below provide the monitoring indicators and monitoring activities at various phases. Monitoring plan: As the Executing Agency, AWSSE will bear overall responsibility for monitoring the implementation of the ESMP. In addition, the relevant Assosa town stakeholders shall be engaged as deemed necessary.

However, for day-to-day monitoring, it is expected that the supervising Consultant will hold the Contractor(s) accountable for all ESMP implementation requirements, including implementation of all approval conditions as stated in the approval. It is expected that the regional and Federal EPA (or appropriate regulatory body), as the agency responsible for the environment, will also conduct oversight monitoring on ESMP implementation as appropriate. The WB, on the other hand, will conduct routine bi-

annual supervision missions to ensure all activities, including ESMP implementation is on track. The individual ESIAs and ESMPs have identified areas for monitoring by the enterprise, the contractor(s), the Supervising Consultant(s), and other relevant stakeholders. Key aspects of the monitoring program will include, among others; water quality monitoring, especially with respect to effluent discharged FSTP and receiving waters, sound operation of fecal sludge treatment plants, reinstatement of areas disturbed by earthworks, occupational health and safety aspects, and related construction-related accidents and protection of workers as well as the status of PAPs livelihood programs after compensation.

The key verifiable indicators which will be used to monitor the impacts will mainly include pollution (noise, soil, air-dust, waste), erosion and loss of resources, occupational and health safety, land use change, the spread and occurrence of diseases (Pathogenic and non-pathogenic-HIVE/AIDS, COVID-19 etc.) and accidents as well as job creation.

Table 22: Environmental and Social Monitoring Plan

S/ N	Issue/ Subproject main Impacts	Monitoring Indicators	Monitoring Party	Monitoring Frequency	Method of Measurement/mo nitoring	Budget Estimate (in Birr) for monitoring
CONSTRUCTION PHASE						
1.	Land acquisition and impacts on land use	<ul style="list-style-type: none"> Area of land under various uses expropriated for the project activities categorizing as temporary or permanent land acquisition. Number of households affected due to land expropriation or damages of properties and no. of HHs paid commensurate compensation. Area of land reinstated to productive state after completion of woks, i.e., land area affected due to temporary activities 	Supervisory Consultant (SC) & BGR Environmental Protection Office, Agriculture and Natural resource department, local land administration Representatives of the community	As required	Cadastral survey/ measurement, registration of HHs during inventory of properties affected collaborative field visit and reporting	250,000
2.	Impacts on soils and landscape quality	<ul style="list-style-type: none"> Evolution of erosion signs (sheet erosion, gully formation, siltation in nearby watercourses or drains). Length/ area of trenches and other exposed surfaces properly refilled, leveled to surrounding landscape and replanted with appropriate plant species following completion of woks to minimize soil erosion, slope failures or to improve the quality of the affected landscape. Area of land affected due to exploitation of quarries and borrow sites and area reinstated after exploitation has ceased. Incidence of soil pollution by spillage of hazardous substances 	As above	Minimum twice per month during the construction contract period	Visual observation, area measurement, Collaborative field visit and reporting the result	250,000
3.	Impacts on water quality; sedimentation, pollution by hazardous substances and wastes	<ul style="list-style-type: none"> Location/distance of the contractor's site facilities (camps, storage site, workshop/garage) from water bodies (min. of 1km is recommended). Provision of a secondary containment system for fuel storage facilities. Proper handling of hazardous substances (oil, fuel) and disposal system used oils. 	SC AWSSE Regional EPA, Water and Energy Bureau/office at Assosa town	As required	Visual observations, water quality analysis in laboratory or using field kits Collaborative field	180,000

S/ N	Issue/ Subproject main Impacts	Monitoring Indicators	Monitoring Party	Monitoring Frequency	Method of Measurement/mo nitoring	Budget Estimate (in Birr) for monitoring
	generated by the project	<ul style="list-style-type: none"> Incidence of water pollution by spillage of hazardous substances. Sediment load/turbidity of nearby streams & rivers. 			visit and reporting the result	
4.	flooding, erosion, and landslide impact	<ul style="list-style-type: none"> Evolution of erosion signs (sheet erosion, gully formation, Provision of awareness creation trainings Existence of flood, erosion and landslide protection measures 	AWSSA, AEPA,	Minimum twice per month during the construction contract period	Visual observations	Part of the project supervision cost
5.	Impacts on air quality	<ul style="list-style-type: none"> Dust levels or incidence of dust pollution in the construction areas & rate of application of dust suppressants (spraying water) on dusty areas. Use of dust collectors or water spray systems in stone crushing or batch plant operations. Noise and exhaust emission levels generated by construction vehicles and equipment. No. of complaints due to nuisance noise or dust pollution. 	Supervisory Consultant (SC) EPA, AWSSE	As required	Visual observations & Recording of case	200,000
6.	Impacts on flora and fauna	<ul style="list-style-type: none"> Area of vegetation cleared for the project within the boundary of the project site Number of trees/land area replanted a survived to replace the trees removed and the plantation affected. Number of wild animals killed during the construction works. 	Supervisory Consultant Wildlife Enterprise BGR EPA, Culture and tourism	As required during the contract period	Visual observations, surface area measurement & Recording of trees affected & Animal fatalities Collaborative field visit and reporting the result	200,000
7.	Impact on agricultural lands	<ul style="list-style-type: none"> Area of agricultural land affected. Area of affected agricultural land reinstated after completion of works. Number of households paid compensation for loss of their farmlands. 	Supervisory Consultant BGR Agriculture and natural resources Representatives of the community	As required	Surface area measurement & recordings of compensation committee	200,000

S/ N	Issue/ Subproject main Impacts	Monitoring Indicators	Monitoring Party	Monitoring Frequency	Method of Measurement/mo nitoring	Budget Estimate (in Birr) for monitoring
					Collaborative field visit and reporting the result	
8.	Impacts on cultural heritage sites	<ul style="list-style-type: none"> Construction methods used for works nearby sensitive areas Any impacts or potential risks to the sensitive sites. 	Supervisory Consultant, Culture & Tourism Office Representatives of the community	every day during the works nearby the project sites	Visual observations	100,000
9.	Impacts on Infrastructures	<ul style="list-style-type: none"> Length or area of infrastructures (roads, drainage facilities & pedestrian walkways) damaged due to the project activities, Length or area of damaged infrastructures reinstated to original state after completion of the works 	Supervisory Consultant, Municipality (AWSSE, telecom, electricity etc.)	As required	Visual Observations & measurement Collaborative field visit & reporting the result	100,000
10.	Impacts on traffic mobility and safety issues	<ul style="list-style-type: none"> Number of construction sites provided with appropriate signals to minimize obstruction to traffic mobility & safety hazards. Number of risky construction sites prohibited for the people and animals or fenced to minimize safety risks. Timely collection and disposal of excess spoil materials availability of adequate number of protective kits and whether workers are using protective kit 	Supervisory Consultant, Municipality (traffic management office of Assosa town)	Once per day or as required construction works are ongoing at road crossings or pedestrian access	Visual Observations Collaborative field visit and reporting the result	120,000
11.	Impacts on public health	Number of awareness raises and education campaigns about HIV/AIDS given for project workers and vulnerable local population.	SC, Health Office, AWSSE Representatives of the community	As required	Communication with the implementers & Interviewing the vulnerable groups Collaborative field visit and reporting the result	200,000
OPERATION PHASE						
1.	Odor	<ul style="list-style-type: none"> Intensity of odor and spatial coverage around 	AWSSE, BGREPA	Whenever	Visual	Part of the

S/ N	Issue/ Subproject main Impacts	Monitoring Indicators	Monitoring Party	Monitoring Frequency	Method of Measurement/mo nitoring	Budget Estimate (in Birr) for monitoring
		the treatment plant and nearby surrounding areas	Health Office Representatives of the community	there is compliant from the affected people	observations & Recording of cases Collaborative field visit and reporting the result	regular budget of regulatory body
2.	Sludge water treatment & disposal of the cake	<ul style="list-style-type: none"> Proper functioning of the installed drying lagoons as thickeners for sludge water. Proper disposal & control of the dewatered sludge at the properly located dumping/landfill site 	AWSSE BGREPA Health Office Water and Energy bureau Representatives of the community	As required	Visual Observation Collaborative field visit and reporting the result	Part of AWSSE operation cost and cost of regulatory body and 300,000 monitoring cost
3.	Water quality Monitoring	<ul style="list-style-type: none"> Physical-chemical indicators such as PH, turbidity, total dissolved solids, electrical conductivity, nutrients (nitrate, phosphate), residual chlorine, etc. Bacteriological indicators such as Escherichia coli (E. coli) – an indicator of fecal contamination 	AWSSE BGR Water and Energy BGR EPA	Twice/year for nearby source water intake), once per month for treated water at WTP	Sampling & testing in laboratory or using field kits with portable incubators for microbiological testing	Part of AWSSE operation cost and cost of regulatory body and 300,000 monitoring cost
4.	Public health & Environmental sanitation issues	<ul style="list-style-type: none"> Number or availability of adequate drainage facilities for disposal of wastewater. Wastewater disposal situation by the local people using available facilities 	Municipality AWSSE Health office community Representative	As required	Visual observations, review of drainage plans & documents	Part of the regular budget of regulatory Body and 250,000 monitoring cost
5.	Operation and Maintenance of the TP System	<ul style="list-style-type: none"> Adequacy of implementation of preventive and all unscheduled/ emergency maintenance work Periodic housekeeping of the system, Allocation of human and financial resources for the preventive and unscheduled maintenance 	AWSSE BGR EPA Health Office	Monthly	Performance reports Collaborative field visit and reporting the result	Part of AWSSE regular maintenance cost and 250,000 monitoring cost
	Monitoring	Total monitoring costs for the planned activities				2,900,000

10.1. INSTITUTIONAL/IMPLEMENTATION ARRANGEMENTS AND CAPACITY BUILDING

The program will use the existing institutional arrangements and a dedicated Program Implementation Team, who are employees of the executing agency (AWSSE). AWSSE has an established position for an Environmental Officer and positions for sociologists that will provide oversight on the implementation of the environment (ESIA) and social (RAP) components of the program. Accordingly, SLWSSE shall fill the said positions prior to initiation of the subproject physical activities. It is further planned that oversight on environmental issues will further be supplemented through the recruitment of additional environment expertise by the supervising consultant once the project commences. In the interim, this staffing arrangement is deemed adequate.

The responsibility for implementing the ESMP of the supplement ESIA during construction will be of the contractor, SLWSSE and the bureau of Health. The regional environmental authority is also mandated for the follow up and compliance monitoring of the E&S related aspects. During the operation and maintenance of the FSTP works, the responsibility will be mainly under the SLWSSE.

The environmental sustainability of the FSTP subprojects are dependent on the capacity of institutions at all levels (i. e. staffing, training, and other necessary support services) to carry out the associated ESMP implementation work. Thus, it is vital that AWSSE allocate sufficient resources for training and capacity building. These efforts will not only benefit the authorities but will also build local capacity to undertake other development initiatives.

The institutional capacity to implement, enforce and monitor the subproject environment and health was assessed based on the technical, financial, and physical capability of the Community leaders and AWSSE. They are responsible for carrying out ESMP and monitoring activities. The findings indicated that these different groups have different capacity building and training needs in terms of raised awareness, sensitization to the issues, and detailed technical training. The AWSSE is found to have a limited institutional capacity to implement the provisions of the ESMP, especially regarding the FSTP management sub-project. Although general awareness on environmental issues exists within the steering committee stakeholders and AWSSE professional staff, focused training and capacity building would enhance the ESMP implementation capacity substantially on their part.

It is recommended that capacity building interventions including training should take place at all levels i.e., community-based organizations relevant to waste management, relevant government officials (E&S, environmental protection, health, women and labor), community leaders, AWSSE management team. The AWSSE environmental and social experts should be exposed to short-term training in the management of environmental and social issues. The training program for various role-players will include an orientation program on the ESMP, Environmental Assessment Processes, Participatory Methodologies, and Project Management and monitoring. The training on ESMP may be integrated with the social framework and another related training program for cost-effectiveness.

Table 23: Institutions Responsible for the Implementation of ESMP

Stakeholders	Roles and Responsibilities
Assosa town Administration	Allocate Budget to the Client project office and monitor its utilization; Monitor the implementation and operation of the proposed project; Coordinate the activities of the Woreda and ketana Administrations for the successful implementation of the project including the resettlement process. Make sure the RAP is appropriately estimated and payment/replacement has done accordingly. Also involve in GRM
AWSSE	Responsible for the implementation of the proposed subproject as proponent; Coordinate the efforts of the different organizations responsible for the management and monitoring plan; Follow-up the rehabilitation of the affected part. Coordination of stakeholder during monitoring of subproject activities at various phases.
BSG-EPA	Provide technical advice about environmental protection during the project implementation; Audit the project from an environmental protection point of view; monitoring the implementation of environmental and social mitigation actions.
Assosa health office	Provide technical advice about the social health issues such as HIV/AIDS, Covid-19, STD and others.
Assosa Women and children office	Provide technical advice about the social issues on GBV, child labor etc. and monitoring at various phases.
BSG water and energy bureau	Provide technical advice (2 nd UWSSP) and capacity building and monitoring. The bureau will participate in monitoring during water quality measurement.
MoWE	Technical advice and capacity building (2 nd UWSSP).
The World Bank	Finance the project as per the agreement. Monitor and evaluate the progress of the work and check the correct use of the allocated fund. Demand work progress reports on the implementation of the project.
Contractor	The Contractor has to prepare Construction's ESMP and implement it. To this end, the contractor should mobilize environmentalist, sociologist, health and safety expert and gender specialist at construction site.
Supervision Consultant	The Consultant's EHS team in cooperation with AWSSA social and environmental impact assessment & monitoring and evaluation sub process will conduct regular monitoring of the project activities and give advice and instruction to the Contractor to perform environmental, social and health and safety issues as per the ESIA, ESMP and financers environmental, social and health safeguard guidelines.
PAP and general community	Engaged in monitoring of the E&S through their representative

10.2. Training Programs

Training programs are developed and shall be delivered to the project developer for the implementation of environmental safeguards of the proposed subprojects.

Following training needs assessment; specific and tailored training will be developed and agreed upon by the developer and key stakeholders for implementation of safeguards in the course of project implementation.

- Target groups for the training: AWSSE Civil and Sanitary Engineers, Environmental, Community development Officers, Contractors and community representatives in the project area.

- Training schedule: at least 1 month before construction starts.
- In service and refresher Training: The training programs proposed below will take place every six months on a yearly basis and their content updated and adapted to implementation issues. Training frequency and the content will be reviewed in the course of the sub project's operation lifespan depending on needs or technical requirements.

Table 24: Training Programs for Capacity Building and associated costs

Target Group	AWSSE Staff, MoWE (regional water and energy bureau), Health officers, Regional EPA, and other relevant stakeholders	Estimation Cost in birr
Training title	Environmental supervision, monitoring and reporting	500,000
Participants	Environmental staff and social workers of AWSSE and other stakeholders who are going to engaged in the management and monitoring (total 15 participants)	
Training frequency	Soon after project effectiveness but at least 2 weeks -1 month before the start of subprojects work. In-service /refresher training during operation.	
Time	Training twice a year, and then to be repeated on a yearly basis until year three of implementation.	
Training content	<ul style="list-style-type: none"> • Public health and safety of FSTP management • Social mitigations for environmental projects • Community participation in environmental supervision monitoring • Supervision of contractors, Subcontractors, and community representatives in the implementation of environmental supervision • Risk assessment, response, and control • Awareness creation 	
Responsibilities	AWSSE with the facilitation from the MoWE environmental and social safeguard specialists	350,000
Training title	Implementation of mitigation measures	
Participants	On-site construction management staff; environmental and social safeguard staffs; village/group authorities.	
Duration	After bidding, and determining based on needs	
Time	3 days of training for contractors and 2 days of training for others, to be repeated twice a year on an annual basis depending on needs	
Training Content	<ul style="list-style-type: none"> • Overview of environmental monitoring • Requirements of environmental monitoring • Role and responsibilities of contractors • Scope and methods of environmental monitoring • Response and risk control • Propagate monitoring forms and guide how to fill in the forms and risk report • Preparation and submission of reports • Other areas to be determined • Grievance handling and reporting • GBV reporting 	
Responsibilities	AWSSE with facilitation from the MoWE	
Target groups	Local communities/ stakeholders, AWSSE, Health Officers and, municipality, urban infrastructure technicians/ Engineers/EPA	450,000
Training title	Environmental sanitation and safety	
Participants	Representatives of community and/or worker leaders (as appropriate) (up to 30 participants)	
Training frequency	Bi-yearly or every 6 months for the first two years	
Time	One-day presentation and one-day on-the job training twice a year, to be	

Target Group	AWSSE Staff, MoWE (regional water and energy bureau), Health officers, Regional EPA, and other relevant stakeholders	Estimation Cost in birr
	repeated on as needed basis	
Training content	<ul style="list-style-type: none"> • Environmental and Social safeguards • Safety and health issues • Environmental Pollution risks and management • Management of environmental safety and sanitation on work sites • Mitigation measures at construction sites • Procedures to deal with emergency situations • Other areas to be determined 	
Responsibilities	AWSSE and another relevant stakeholder	
Subtotal 1		1,300,000
Training title	Customer service management:	350,000
Course content	Marketing (promotion), customer handling, record keeping and reporting, financial management	
Target group	Head of Core Process, Fecal Sludge (FS) Emptying Customer Service Team Leader, Head of Finance Accountant (up to 20 participants)	
Responsibilities	AWSSE and another relevant stakeholder	
Training title	Safety measures for proper FS emptying	500,000
Course content	Training on risks, safety measures and good practices for FS sludge collection and conveyance	
Target group	Head of Core Process, FS Emptying Customer Service Team Leader Sludge Truck Drivers Sludge Emptying Crew	
Responsibilities	AWSSE and another relevant stakeholder	
Training title	Operation and maintenance of treatment plant	750,000
Course content	Treatment plant operation principles, operation and maintenance procedures, and treatment processes	
Target group	Head of Core Process FSTP Team Leader FSTP operators	
Responsibilities	AWSSE and another relevant stakeholder	
Training title	Leadership and communication	570,000
Course content	Training on group coordination, team leading and communication	
Target group	Utility Director General Head of Core Process, FS Emptying Customer Service Team Leader FSTP Team Leader Finance Team Leader	
Responsibilities	AWSSE and another relevant stakeholder	
Subtotal 2		2,170,000
Total estimated cost		3,470,000

10.3. ESMP implementation costs

Environmental and social management/monitoring is essential for ensuring that identified impacts are maintained within the allowable levels, unanticipated impacts are mitigated at an early stage (before they become a problem), and the expected project benefits are realized. Thus, the aim of an ESMP is to assist in the systematic and prompt recognition of problems and the effective actions to correct them, and ultimately good environmental performance is achieved. To support this, the ESIA's have provided a budget estimate for ESMP implementation, and this will be included in the overall project implementation budget. Thus, the overall cost, i.e., including mitigation, monitoring and capacity building as detailed in Table 25 becomes about ETB **9,262,000.00**.

Table 25: Summary of Budget Estimate for ESMP

No.	Component	Project phase	Unit/ Reference	Estimated cost in ETB
1.	ESMP			
	Buffer zone protection for intake site	Throughout all phases	Lump sum	200,000.00
	Implementation of replanting program to compensate for trees or plantation forest lost	construction phases	Lump sum	500,000.00
	HIV/AIDS awareness and prevention	construction phases		50,000.00
	ESMP enhancing beneficial impacts	All phases	20	400,000
	Subtotal 1			1,150,000
2.	Environmental and Social Monitoring Costs			
	Air quality monitoring	Throughout all phases	Lump sum	450,000.00
	Noise quality monitoring	Throughout all phases	Lump sum	200,000.00
	Water quality monitoring	Throughout all phases	Lump sum	400,000.00
	Stakeholder monitoring cost	All the phases		2,900,000
	Subtotal 2			3,950,000.00
3.	Training cost including skill development	All phases	Table 24	4,470,000.00
	Subtotal 3			4,470,000.00
	Subtotal 1+2+3			8,420,000.00
	Contingency 10%			842,000.00
	TOTAL			9,262,000.00

10.4. Grievance Redressing Mechanisms

A grievance redressing mechanism (GRM) is expected to outline procedures to respond to project-related grievances in an efficient and effective manner. As per OP 4.12 of the WB, GRM should be accessible and appropriate to bring about remedial measures for complaints. Appropriateness and accessibility basically signify the need to have a workable GRM arrangement tailored to local context. Without these main ingredients of GRM, complaint procedures will have no expected outcome in redressing grievances. In case of complaints by PAPs on project related activities, the preferred way of settlement is through amicable means so as to save time and resources as opposed to taking the matter to formal courts.

To ensure that the PAPs have avenues for redressing grievances related to any aspect of environmental and social impacts, compensation, construction management negligence, and any other relevant project related matters procedures for the redress of grievances should be established for the project. The objective is to respond to the complaints of the PAPs efficiently, i.e., the mechanism to be easily accessible, transparent and fair and to avoid the need to resort to complicated formal channels to redress grievances. Accessible and appropriate GRM not only helps to have more effective and efficient procedures but it also has strong bearing on the project implementation progress, as PAPs grievances tend to thwart timely accomplishments of project activities. For the project at hand, a grievance redress committee needs to be established that consists of members from project administration office, PAPs, elders/religious leaders and local NGOs.

Procedure

- Complainants can log/file their complaint(s) in written form, verbally, through telephone call, text message or any means of channels convenient to them.
- Complaint to be registered in a standard format prepared for the same purpose.

- The filed complaint(s) need to be itemized, clear and concise with remedial suggestions
- Present the form for the relevant designated officer (first contact point, in this case secretary of the Grievance Redress Committee-GRC)
- Address of the PAP or PAPs (Telephone number, Kebele, etc.)

Obligation of the GRC

- Check the complaint is project-induced
- Registering all complaints and organize them properly (Secretary of the GRC)
- Forwarding the case to the committee
- If it is not settled by the GRC, inform/forward the same to project owner /client
- Feedback from the project owner to be communicated
- Feedback /or GRC committees" decisions should be communicated to the PAP(s) at a maximum of 30 working days.
- Amicable dispute settlement continues to be explored
- In case amicable arbitration not working, PAP (PAPs) can use their own right in formal court procedures
- As it has been repeatedly mentioned, the GRM should be based on the core principles of: fairness, objectiveness, simplicity (localized and contextual), accessibility to PAPs, responsiveness and efficiency. In addition, GRM should not only deal with compensation issues, rather it also takes into account all other project –induced complaints partly listed above.
- Capacity building and awareness creation interventions for local level GRC are essential. The project owner/client is expected to facilitate such training for better performance of the project at large.

The following steps will be followed in order to achieve consensus for any grievance related to any aspect of the project.

- PAPs can complain orally or in writing to the established GRC. If it is an oral complaint, the GRC must record the complaint in writing and must respond to the complaint within one week.
- If PAPs are not satisfied with the respondent, PAPs can appeal to the court for a final decision.

10.5. Code of Conduct

The project shall develop and implement a Code of Conduct to deal with the environmental and social risks related to construction. The Code of Conduct shall be applied to all staff, laborers and other employees at the construction site or any other places where construction related activities are being carried out. It also applies to the personnel of each contractor, subcontractor, consultant and any other personnel assisting the contractor in the execution of the Works.

The purpose of the Code of Conduct is to ensure an environment where unsafe, offensive, abusive or violent behavior should not be tolerated and where all persons should feel comfortable raising issues or concerns without fear of retaliation. More specifically, the Code of Conduct should include the following core requirements applicable to the project workers.

Every person involved in the project activities should:

- Carry out his/her duties competently and diligently;

- Comply with this Code of Conduct and all applicable laws, regulations and other requirements, including requirements to protect the environment, health, safety and well-being of other contractor's personnel and any other person;
- Maintain a safe working environment including by:
 - ensuring that workplaces, machinery, equipment and processes under each person's control is safe and without risk to health; wearing required personal protective equipment;
 - using appropriate measures relating to chemical, physical and biological substances and agents; and
 - Following applicable emergency operating procedures.
- Report work situations that he/she believes are not safe or healthy and remove himself/herself from a work situation which he/she reasonably believes presents an imminent and serious danger to his/her life or health;
- Treat other people with respect, and not discriminate against specific groups such as women,
- people with disabilities or migrant workers;
- Not engage in any form of sexual harassment including unwelcome sexual advances, requests for sexual favors, and other unwanted verbal or physical conduct of a sexual nature with other Contractor's or Employer's Personnel;
- Not engage in Sexual Exploitation, which means any actual or attempted abuse of position of vulnerability, differential power or trust for sexual purposes, including but not limited to profiting monetarily, socially or politically from the sexual exploitation of another.
- Not engage in Sexual Assault, which means sexual activity with another person who does not consent.
- Not engage in any form of sexual activity with individuals under the age of 18, except in case of a pre-existing marriage.
- Complete relevant training courses that shall be provided related to the environmental and social aspects of the Contract, including on health and safety matters, and Sexual Exploitation and Assault (SEA).
- Report violations of this Code of Conduct. Any violation of this Code of Conduct by contractor's personnel may result in serious consequences, up to and including termination and possible referral to legal authorities.
- The contractor shall require all employees and the employees of sub-Contractor to individually sign the Code of Conduct, and shall proactively address any breach to the Code of Conduct.
- A copy of the Code of Conduct in Amharic shall be displayed in a location easily accessible to workers.

11. LIMITATION OF THE ASSESSMENT

Even though some progress is made regarding ESIA on the various projects in the country, there are lots of issues to be done more to realize objectives of the ESIA in developing countries like Ethiopia. Lack of similar study alike UWSSPII sub projects in the country is others limits that might affect the quality of the ESIA study. The following limitations have been made/identified during the assessment process and in the compilation of this ESIA Report:

- Getting sufficient and reliable primary and secondary data of the baseline for the existing socio economic activities.
- Lack of systemic networking among concerned government organizations so as to accomplish the study as per the guideline of ESIA.
- The duration allotted for the specific task was short and more secondary data were used to analyze the impact.
- Un availability or lack of previous works on similar subprojects in the country.
- Insecurity situation in some parts of the project intervention areas that forced the study team to shorten the field stay time and ground works.

The limitations listed above can be taken as the drawback for systematic, complete and scientific analysis of the environmental and social impacts of the sub-project.

The implication of these identified gaps is that the limitations should be considered in decision making though the impact assessment could only indicate the most likely cause of the subproject activities on the social and environmental aspects. The limitation can be avoided if more time is given for the task so that more primary site-specific data can be included in the study.

12.CONCLUSION AND RECOMMENDATIONS

12.1. Conclusions

The lack of Assosa town PCT and FSTP is the bottleneck for the development of the city. This poor sanitary situation is affecting the public health and the aesthetics of the town. The present coverage of the proposed subprojects of the city is a great contribution to the overall sanitation improvement of the Assosa town. Considering all this condition of the town, the need for an improved fecal sludge management system (fecal sludge treatment plants and collection system) is indisputable, in addition to the improving PCT and construction of a new facility.

It is therefore planned to construct a fecal sludge treatment plant and construction of several PCTs. The new treatment plant will be installed in newly designated land FSTP (at Megale 32 near to the new landfill site) In order to maintain current treatment as well as future goals, ARB, maturation pond, drying bed are recommended for the new treatment plant FSTP.

The selected technology for the fecal sludge treatment plants allows the proper management and creates new capacity to the municipality and opportunity. The selection of the treatment technology was carried out based on construction and operation cost, space requirement, ease of operation, etc. The appropriateness of the sanitation facilities and technologies have been critically evaluated against available alternatives. Accordingly, the selected treatment technology is appropriate to the local context.

The ESIA study results show some limited negative environmental implications of the project activities, the proposed works will have high socio-economic benefits to the residents of Assosa town and project intervention Kebeles. The associated negative impacts will be significantly reduced or eliminated through careful engineering design, best construction practices, and effective implementation of mitigation measures. Specific mitigation measures have been suggested in this report to offset some of the inherent adverse impacts, especially those linked to the natural, human, and social environment. Effects in the construction phase include effects on ambient air quality due to dust, noise pollution, soil erosion, poor solid waste disposal, and storm water. In addition, interference to business and residential access, occupational health, and spread of social diseases e.g., COVID-19 risk may result from project activities.

Many of the adverse environmental and socio-economic impacts in the FSTP site are minor and can be easily mitigated. The identified 'major impacts' are all subjective which may happen under rare conditions, as in case of negligence, accident, etc. These also have appropriate mitigation measures and are indicated in the ESMP.

It is, therefore, concluded that effective implementation of the proposed subprojects works will mitigate the predicted impacts to non-harmful or near non-harmful levels. Their implementation should be adequate and timely. Overall, the anticipated positive impacts will outweigh the negative ones by far. In particular, sanitary facility improvement decreased the socio-environmental impacts of the poor sanitary facility hence increasing social development and welfare for the community of the municipality.

Predicted impacts shall be managed through the proposed mitigation measures and implementation regime laid down in this ESIA. Assosa water supply and sanitation enterprise is committed to implementing

all the proposed recommendations and further carrying out environmental auditing and monitoring schedules as well as enhancing the anticipated positive impacts, especially the creation of a healthy environment (social and natural environment).

The summary of recommended mitigation and management measures to minimize the potential impacts are:

- Proper design to accommodate measures for storm water effects and soil erosion, and slopes destabilization during FSTP construction.
- Measures to safeguard job opportunities and gender balance during both construction and operation of subprojects.
- Measures to encourage local employment.
- Mitigation measures against workplace health and safety.
- Measures against noise and dust effects.
- Management of traffic accidents.
- Measures against the possible increase of social diseases COVID-19 prevalence.
- Monitor compliance to environmental, health, and safety measures.

In general, the ESIA study indicates that the implementation of the project is expected to have enormous significance. The positive impacts by far outweigh the negative impacts. The implementation of the project will improve the health and livelihood of the city residents and downstream users of polluted river waters as it reduces the prevalence of waterborne diseases and other diseases born due to poor sanitation. The project will also create short and long-term employment opportunities and potentially enable reuse of the treated fecal sludge waste for agriculture and allows the production of biogas for energy and organic fertilizer (compost) from the by-products of fecal sludge treatment process in the future.

The project is important and timely to reduce the problems associated with the disposal of fecal sludge in Assosa town. The project will certainly play an important role in bringing about a more ecologically, socio-culturally and economically sustainable and equitable environment in the project intervention sites.

12.2. Recommendations

Overall, the ESIA shows that the benefits of the Assosa FSTP construction outweigh the adverse effects. The adverse impacts identified can be mitigated through implementing the proposed management and monitoring plans to acceptable limits. Therefore, it is recommended to implement the project with strict observation to the environmental and social management and monitoring plans. However, the project supervision consultant once mobilized should prepare 'Construction Supervision Plan' before the beginning of construction works and this plan should be part of the contract. In addition, the environmental management plans should be made part of the contract documents of the contractor so that ESMP compliance is ensured. The ESMP recommends environmental monitoring at the different phases of the project. The monitoring should be conducted to check the efficacy of mitigation measures. The Environment and Safety Division should develop an environmental checklist for the daily environmental audit of the project activities. This should be filled up by the environmental expert of the contractor and should be verified by the BGR EPA.

REFERENCES













- Annika Jaansoo, AEBR (2019). Methodology for stakeholder engagement: Within the project, Inter Ventures. Gronau/Enschede.
- AWSSE, (2022). Development of an integrated citywide Sanitation Plan, Feasibility Study & Detail Design of Wastewater Management System for Assosa town.
- Central Statistical Agency of Ethiopia (2008). Summary and Statistical Report of the 2007 Population and Housing Census, Population size by Age and Sex, Addis Ababa, Ethiopia, United Nations Population Fund.
- CSA 2010.
- Central Statistical Agency (CSA) [Ethiopia] and ICF (2016) Ethiopia Demographic and Health Survey 2016. CSA and ICF, Addis Ababa, Rockville.
- FDRE Wildlife conservation agency. Development Conservation and Utilization of Wildlife Proclamation No.541/2007
- FDRE (1993). National Policy on Women.
- Federal Democratic Republic of Ethiopia (FDRE) (1995) Constitution; Proclamation No. 1 /1995.
- FDRE (1996). Environmental Impact Assessment Guideline, Addis Ababa, EPA /MEDAC.
- FDRE (1997). Environmental policy 1997.
- FDRE HIV/AIDS Policy (1998).
- FDRE (2000). Public health proclamation (Proc. No. 200/2000).
- FDRE (2000). Integrated Environmental and Social Impact Assessment Guidelines (2000).
- FDRE (2000). The Ethiopian Water Resources Management Proclamation (No. 197/2000).
- FDRE (2001) Water Resources Management Policy (2001).
- FDRE (2002). Environmental Impact Assessment Proclamation. Proclamation No 299/2002.
- FDRE (2002). Environmental Pollution Control, Proclamation No 300/2002, Negarit Gazeta
- FDRE EPA (2003). Guideline for reviewing environmental impact study reports (2003), final drafts.
- FDRE (2007). Environment, Health and Safety Guidelines, 2007.
- FDRE (2019). Labor Proclamation No. 1156/2019.
- Gilbert M Masters (1991). Introduction to Environmental Engineering and Science. USA, p. 460.
- Haddis, A., De Geyter, A., Smets, I., Van der Bruggen, B., 2013. Wastewater management in Ethiopian higher learning institutions: functionality, sustainability and policy context. J. Environ. Plan. Manage. [http:// dx.doi.org/10.1080/09640568.2012.745396](http://dx.doi.org/10.1080/09640568.2012.745396)
- International finance cooperation and the World Bank (2007): Environmental, Health, and Safety (EHS) Guidelines General EHS Guidelines: Environmental Wastewater and Ambient Water Quality.
- Mackenzie, L. Davis, David, A. Cornwell (1991). Introduction to Environmental Engineering. In: George Tchobanoglous (ed.) (3rd edn). Mcgraw-Hill Inc, USA.
- Mara, D., Lane, J. and Scott, B. Trouba D. (2010). Sanitation and Health. PLoS Medicine 7(11). <http://www.ncbi.nlm.nih.gov/pmc/articles/PMC2981586/>
- MoH (2005). National Hygiene and Sanitation Strategy. Federal Democratic Republic of Ethiopia National Hygiene and Sanitation Strategy, Ministry of Health, Addis Ababa.
- MoLSA (2008). Occupational Safety and Health Directive. FDRE Ministry of Labor and Social Affairs.
- Punimia, BC, Arun, Jain, K. Ashok, and Jain, K. (2005). Wastewater Engineering. In: Laxmi Publications Pvt. Ltd, India.
- WHO (1997). The world health report 1997- conquering suffering, enriching humanity.

WHO. (2006). Guidelines for the safe use of wastewater, excreta and grey water. Geneva, Switzerland: World Health Organization. Retrieved from www.who.int/water_sanitation_health/wastewater/gsuww/en/

World Health Organization (WHO) (2017). Sanitation. <http://www.who.int/topics/sanitation/en/>

World Health Organization (WHO) (2004) The Sanitation Challenge: Turning Commitment into Reality. http://www.who.int/water_sanitation_health/hygiene/sanchallengecomp.pdf

APPENDIXES

Appendixes	Appendix title	Appendix Attachment
1	Minutes of community consultation	 Community minutes.docx
2	Lists of participants	 list of participants.docx
3	Primary data collection checklist	 Checklist.docx
4	Secondary data collection Checklists	 Secondary data collection Checklists
5	Checklist and Formats	 Other checklist and Formats.docx
6	Ambient Factors	 Environment.docx
7	The ESIA Team	 The ESIA Team.docx
8	GRM form	 GRM Form.docx
9	GAP	 Gender Action Plan.docx
10	Environmental and Social Clause	 Environmental and Social Clause for Co
11	Chance find procedure	 Chance Find Procedure.docx
12	Scoping checklist	 Scoping Checklist- Assosa.docx



ውሃና ኢነርጂ ሚኒስቴር
MINISTRY OF WATER AND ENERGY
ፌዴራል ዴሞክራሲያዊ ሪፐብሊክ | Federal Democratic Republic of Ethiopia

Prepared By: **Motion Consultancy and Training PLC**
ሞሽን ኮንሰልታንሲ ኤንድ ትሬኒንግ ኃላ.የተ.
የግ.ማ

Bole sub-City, Woreda 04, Ghana Street, St. Urael Church, Sheger Building, 2nd floor, office # 201/202

