

## GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

## DEPARTMENT OF FORESTRY, FISHERIES AND THE ENVIRONMENT

NO. 3888

19 September 2023

**NATIONAL ENVIRONMENTAL MANAGEMENT: WASTE ACT, 2008  
(ACT NO. 59 OF 2008)****CONSULTATION ON THE DRAFT STRATEGY FOR REDUCING FOOD LOSSES AND WASTE IN  
TERMS OF SECTION 72 AND 73 OF THE NATIONAL ENVIRONMENTAL MANAGEMENT: WASTE  
ACT, 2008 (ACT NO. 59 OF 2008)**

I, Barbara Dallas Creecy, Minister of Forestry, Fisheries and the Environment, hereby, in terms of section 72 and 73 of the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008), consult on the draft Strategy for Reducing Food Losses and Waste, as set out in the Schedule hereto.

Members of the public are invited to submit, within thirty (30) days from the date of publication of this Notice in the *Government Gazette* or in the newspaper, whichever date is the last date, written representations or objections on the draft Strategy, to any of the following addresses:

By post to: The Director General: Forestry, Fisheries and the Environment  
Attention: Mr Jeremia Sibande  
Director: Chemicals and Waste Policy and Information Management  
Private Bag X447  
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By hand at: Ground Floor (Reception), Environment House, 473 Steve Biko Road, Arcadia,  
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Any enquiries in connection with this notice can be directed to Mr Jeremia Sibande at (012) 399 9832 or [jsibande@dfre.gov.za](mailto:jsibande@dfre.gov.za).

The Draft Strategy for Reducing Food Losses and Waste and Government Notice can be accessed at <http://sawic.environment.gov.za/> under "Draft documents for comment".

**Comments received after the closing date may not be considered.**

The Department of Forestry, Fisheries and the Environment complies with the Protection of Personal Information Act, 2013 (Act No. 4 of 2013). As part of the consultation process, comments received and responses thereto are collated into a comments and response report which will be made available to the public. If a commenting party has any objection to his or her name, or the name of the represented company/ organisation, being made publicly available in the comments and responses report, such objection should be highlighted in bold as part of the comments submitted in response to this Government Notice.



**BARBARA DALLAS CREECY**  
**MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT**



## **SCHEDULE:**

### **DRAFT STRATEGY FOR REDUCING FOOD LOSSES AND WASTE**



**Version 1.0**  
**2023**

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**ABBREVIATIONS AND ACRONYMS**

<b>ARB</b>	<b>Advertising Regulatory Board</b>
<b>ARC</b>	Agricultural Research Council
<b>BSF</b>	Black Soldier Fly Industry
<b>CGCSA</b>	Consumer Goods Council of South Africa
<b>CNG</b>	compressed natural gas
<b>CSIR</b>	Council for Scientific and Industrial Research
<b>CWE</b>	Chemicals and Waste Economy
<b>DALRRD</b>	Department of Agriculture, Land Reform and Rural Development
<b>DBE</b>	Department of Basic Education
<b>DCOGTA</b>	Department of Cooperative Governance and Traditional Affairs
<b>DEA&amp;DP</b>	Western Cape Department of Environmental Affairs and Development Planning
<b>DFFE</b>	Department of Forestry, Fisheries, and the Environment
<b>DFI</b>	Development Finance Institution
<b>DHET</b>	Department of Higher Education and Technology
<b>DMRE</b>	Department of Mineral Resources and Energy
<b>DoEL</b>	Department of Employment and Labour
<b>DoH</b>	Department of Health
<b>DoT</b>	Department of Transport
<b>DPME</b>	Department of Planning, Monitoring and Evaluation
<b>DSD</b>	Department of Social Development
<b>DSI</b>	Department of Science and Innovation
<b>Dtic</b>	Department of Trade, Industry & Competition
<b>EPR</b>	Extended Producer Responsibility
<b>FAO</b>	Food and Agriculture Organisation
<b>FEFO</b>	First Expired First Out
<b>FIFO</b>	First In First Out
<b>FLW</b>	Food Loss and Waste
<b>FLWS</b>	Food Loss and Waste Strategy
<b>FLWVA</b>	Food Loss and Waste Voluntary Agreement
<b>FRH</b>	Food Recovery Hierarchy
<b>FSC</b>	Food Supply Chain
<b>GHG</b>	Green House Gas
<b>GIZ</b>	Deutsche Gesellschaft für Internationale Zusammenarbeit
<b>HFNSP</b>	Household Food and Nutrition Security Programme
<b>ICAO</b>	International Civil Aviation Organisation
<b>ICT</b>	Information and Communication Technologies
<b>IDC</b>	Industrial Development Corporation
<b>IRL</b>	Retail Laboratory
<b>IS</b>	Industrial Symbiosis
<b>ITAC</b>	International Trade Administration Commission of South Africa
<b>IVC</b>	In-vessel composting
<b>IWMP</b>	Integrated Waste Management Plans
<b>LSFO</b>	Least Shelf life, First Out'
<b>NAMC</b>	National Agricultural Marketing Council
<b>NCPC-SA</b>	National Cleaner Production Centre – South Africa
<b>NDA</b>	National Development Agency
<b>NDP</b>	National Development Plan
<b>NEMA</b>	National Environmental Management Act
<b>NERSA</b>	National Energy Regulator of South Africa



<b>NOWCS</b>	National Organic Waste Composting Strategy
<b>ORASA</b>	Organics Recycling Association of South Africa
<b>PRO</b>	Producer Responsibility Organisations
<b>SABS</b>	South African Bureau of Standards
<b>SALGA</b>	The South African Local Government Association
<b>SANBI</b>	The South African National Biodiversity Institute
<b>SAWIS</b>	South African Waste Information System
<b>SDG</b>	Sustainable Development Goal
<b>SMEs</b>	Small and medium enterprises
<b>TIA</b>	Technology and Innovation Agency
<b>WISP</b>	Western Cape Industrial Symbiosis Programme

## EXECUTIVE SUMMARY

Food waste is a recognised global and South African issue. An estimated 12.6 million tonnes<sup>1</sup> of food is wasted per year in South Africa (a third of the food available). This in a context where approximately 60% of South African households are food insecure (30%<sup>2</sup> at risk of and 31%<sup>3</sup> experiencing hunger), and more than 13 million children live in poverty<sup>4</sup>. Food waste also has a significant impact on the environment – precious water resources and energy are wasted, and biodiversity is impacted. If food wastage were a country, it would be the third largest greenhouse gas emitting country in the world. This has become unsustainable and continue to have compounding impacts on the economy of the country.

With about 31 million tonnes of food being produced every year, a staggering 10 million tonnes of that food ends up on landfills before it even makes it to consumer's shopping trolleys. This massive loss in produce is largely attributed to the production process – either before or during the harvesting process – and processing and packaging – whereby perfectly nutritious food items are set aside due to these not meeting strict specification requirements. As a result, millions of people are left with empty plates<sup>5</sup>.

South African government is a signatory to the United Nations Sustainable Development Goals (SDGs) with specific focus on SDG12 which seeks to “ensure sustainable consumption and production patterns. Target 12.3 calls for cutting in half per capita global food waste at the retail and consumer level and reducing food losses along production and supply chains (including post-harvest losses) by 2030.

The United Nations estimated that the global population will increase from approximately 8 billion in 2022 to 8.6 billion in 2030 and 9.8 billion in 2050. In line with this population growth, it is projected that global food production must increase by 70% by 2050. However, this upsurge in food production needs to be accompanied by food losses and waste reduction. Globally, about one-third of food produced for human consumption is lost or wasted each year (Gustavsson et al., 2011). Food waste comes with food insecurity in addition to economic and environmental impacts. In addition to reducing the associated economic and environmental impacts, food waste reduction therefore provides an attractive opportunity to improve food security in South Africa.

The Department of Forestry, Fisheries and the Environment has developed the Food Losses and Waste Strategy as one of the key interventions of the National Waste Management Strategy (NWMS) 2020. NWMS, 2020 is a waste management policy directive that assimilates the department's strategic

<sup>1</sup> De Lange & Nahman 2015: 10.2mt edible and 2.4mt non-edible

<sup>2</sup> South African National Health and Nutrition Examination Survey

<sup>3</sup> Statistics South Africa General Household Survey 2016

<sup>4</sup> Statistics South Africa 2015

<sup>5</sup> WWF, 2017. *Food Loss and Waste: Facts and Futures*. WWF South Africa

approach to waste management with the commitments and directives of the SDGs, South Africa's National Development Plan: Vision 2030 and the Chemicals and Waste Economy Phakisa Outcomes. NMWS creates an enabling policy environment and provide support to the private sector on opportunities for waste prevention and minimisation through product design, innovation and the adoption of new technologies and standards in relation to waste streams of concern due to their toxicity or volume and organic waste is one of those waste streams. As per NWMS (2020) organic waste contributes more than 50% of general waste disposed and has a comparative recycling rate of 49% and almost one third of organic waste consists of food waste. In line with the NWMS (2020), it is envisaged that the effective implementation of the FLWS will contribute to the 40% of waste being diverted from landfill within five years, 55% within ten years, and at least 70% within 15 years.

Food waste occurs at all stages of the food supply chain (FSC) from production, through packaging, storage and processing, distribution, and retail, up to the consumer level. Majority of food losses occurs prior to distribution and marketing or retail, this is backed up by new research validated during this study. Although high-level information was available, there has been a lack of research and data which identifies exactly where and why these losses are occurring, this FLWS therefore addresses that gap and gives effect to the findings and recommendations in the conclusion and implementation plan of this strategy.

The Food Losses and Waste Strategy was developed based on current research, reviews from sector experts and inputs from industry stakeholders, the result of this translated into a focused implementation plan with five strategic pillars and associated goals backed by strong legislative instruments and best practices. The scene is set through an approach which is highly collaborative. Consultation was undertaken extensively and fundamental to the implementation and oversight of the plan across all stakeholders. The strategy will be valid for five (5) years from the date of approval and gazetting for implementation and will be reviewed periodically. The review of the strategy will be triggered by the need and submissions from sector experts and stakeholders involved in the food production and distribution value chain. This strategy is developed with an implementation plan to ensure successful implementation and risk reduction.

## BACKGROUND AND RATIONALE

The United Nations Environment Programme's 2021 Food Waste Index reported that an estimated 931 million tonnes of food end up in the trash every year (UNEP, 2021). Approximately 33% of the food produced for human consumption in the world is lost or wasted. Approximately half of the 33% loss which is 16.5 tons take place during harvesting, with processing, packaging, distribution, and retail accounting for a further 45% of wasted food – the remaining 5% of food waste is the responsibility of consumers. The



impact of food waste includes waste of resources such as water and energy through the supply chain, socio economic impact in respect of food security. Due to the growing environmental challenge but also social and economic concerns, food waste is increasingly acknowledged as an urgent issue among governments, businesses, NGOs, academics, and the general public.

Statistics South Africa (2022) reported that 11.6% South African households were experiencing hunger in 2021. It has also been documented that around 10 million tonnes of the food produced in South Africa goes to waste each year (Oelofse, 2021 and WWF, 2017). With the high levels of poverty and food insecurity in South Africa, this level of food waste does not make sense and unless addressed it could prove to be a threat to stability in South Africa. Firstly, the food produced could be consumed by people and secondly, the resources used to produce the food would not be lost. Food production involves the use of water, energy, labour, and other financial resources, which if wasted negatively impact both the environment and the economy. Packaging material and related issues, as well as damage to the environment should also be considered. As the number of people living in South Africa continues to grow, it is key that we produce and consume food in a way that means that South Africa will be food secure for generations to come. South Africa has committed to taking action to achieve the United Nations' Sustainable Development Goal 12.3, which stated that "by 2030, halve per capita global food waste at the retail and consumer levels and reduce food losses along production and supply chains" (Food and Agriculture Organisation (FAO), 2015)

In 2017, South Africa generated approximately 54 million tonnes of general waste (DEA, 2018). Of this waste, more than 50% was classified as organic waste; and it was reported that food waste might account for about one-third of the organic waste (DEFF, 2020). In 2012, it was estimated that food waste cost South Africa R 61.5 billion per annum across the FSC, which translates to 2.1% of the annual gross domestic product (Nahman & de Lange, 2013). Food loss and waste have negative implications on the environment, human health and on food security in South Africa. Environmental and health impacts are associated with the large volumes of waste disposal in landfills, emissions of harmful gases, human toxicity, waste of resources, deforestation, and pollution.

The main drivers of food waste include population growth and urbanisation, which require both increased agricultural production and more complex distribution, processing, and retail value chains to be in place. Changes in diet and food preferences in middle-income countries such as South Africa tend towards more resource intensive production. Lack of capacity and awareness on the impact of food waste and the disparity in service between urban and rural areas exacerbate the food waste problem.

Within the Waste Minimization pillar of the NWMS, 2020, food waste was identified as one of the areas that require intervention due to the growing environmental but also social and economic concerns, associated with food waste. One of the focus areas of the NWMS under the Waste Minimisation Pillar calls for advancing organic waste as a resource through the development and implementation of focused strategy on preventing food waste that:

- Includes increasing awareness on the impact of food waste,
- Is aligned to implementation of the Chemicals and Waste Economy Lab Outcomes,
- Strongly integrates different disciplinary perspectives, and
- Maps the determinants of food waste generation to deepen the understanding of household practices and helps design food waste prevention strategies.

The strategy for FLW reduction is a complex issue requiring sustainable solutions and synergies among a wide range of stakeholders, where new and existing networks, platforms, and initiatives on FLW must be streamlined and integrated. Empirical data on FLW suggest policy foci and strategic actions that stakeholders such as governments, the private sector, the donor community, research institutions, and international development organizations can and should take. From a governance standpoint, clear directional guidance and implementable interventions are imperative and should be benchmarked on strategic goals in achieving success.

## PURPOSE

The overall purpose is to develop an action plan/policy instrument that seeks to address food loss and waste as a key intervention of the NWMS, 2020 while responding to other strategic priorities of government such as SDG 12 and NDP 2023.

The idea of this policy instrument is to highlight the food losses and waste occurring along the entire Food Supply Chain (FSC) with the aim of contributing to the reduction of food wastage through the adoption of new technologies, circular economy approaches and ultimately improving food security and mitigating the negative environmental impacts associated with food losses and waste, taking into consideration the best practices and policies that are best suited for the South African context.

The Food Losses and Waste Strategy will be applicable for implementation to:

- All organs of the State that have a responsibility for waste management;
- Private sector organisations, including Small, Medium and Micro Enterprises (SMME's) and Co-operatives (co-ops) that are involved in, and constitute the waste management sector;

- Civil society organisations involved in waste management, environmental awareness, environmental sustainability, and sustainable development; and
- Academia and research institutions that are involved in waste management, research and academic work relating to the three Pillars of the Strategy.

## STRATEGIC FOCUS

### VISION

Food losses along production and supply chains, including post-harvest losses and food waste at the retail level reduced to a sustainable level.

### STRATEGIC PILLARS

The five strategic pillars identified as the cornerstones for achieving the FLW reduction are as follows:

- Circular Economy and Food Recovery
- Collaboration, Awareness and Education
- Skills Development/Capacity Building
- Infrastructure Development
- Sustainable Funding

For a sustainable FLW reduction the five pillars are modelled to be interdependent. The interdependency of the FLW strategic pillars informed the four strategic goals adopted in the FLWS Implementation Plan.

### STRATEGIC GOALS

The strategic goals for FLWS which are further unpacked under the implementation plan are as follows:

- Goal 1: Creating enabling environment for the implementation of FLWS interventions
- Goal 2: FLW Beneficiation and Circular Economy
- Goal 3: Capacity Building, Education and Awareness Raising
- Goal 4: Food Waste Diversion and GHG Emission Reduction

The FLWS targets which are in line with these strategic goals are tabled under the Implementation Plan.

## ALIGNMENT OF THE FLWS WITH EXISTING INSTRUMENTS

### OPERATION PHAKISA: CHEMICALS AND WASTE ECONOMY

Operation Phakisa is a government initiative that aims to reduce the negative environmental impacts of waste, formalise, and protect informal workers in the waste sector, and contribute to South Africa's Gross Domestic Product (GDP) and economic transformation. It is a unique initiative that addresses issues highlighted in the NDP (2030), such as poverty, unemployment, and inequality, and is strategically designed to fast-track the implementation of solutions to critical development issues. The Chemicals and Waste Phakisa was launched in 2019 and Food Waste was identified as one of the priority waste streams as part of the initiatives that focused on improving product design and waste minimization.

### SOUTH AFRICAN FOOD WASTE INITIATIVE VOLUNTARY AGREEMENT

In 2020 the Consumer Goods Council of South Africa (CGCSA), in partnership with the National Department of Trade, Industry and Competition (the DTIC) and the DFFE, launched the Food Loss and Waste Initiative Voluntary Agreement (FLWVA), an industry initiative to prevent food loss and waste from happening in the first place and when food loss and waste is unavoidable, the goal is to convert it to safe and nutritious surplus food and available to people (CGCSA, 2020a). The South African Food Loss and Waste Initiative brings stakeholders across the food value chain together to reduce food loss and waste in South Africa by half by 2030 in line with SDG 12.3, to adopt the food utilisation hierarchy, and to identify food surplus and waste management solutions that respond to a circular economy and sustainable food systems agenda. As of 01 November 2022, there were 67 core and 33 associate signatories to the FLWVA. Efforts to reduce food waste requires active involvement of all the stakeholders across the food supply chain. The Industry led initiatives such as the p FLWVA are very important in reducing food waste.

### FOOD WASTE PREVENTION & MANAGEMENT GUIDELINE FOR SOUTH AFRICA

Launched in 2021, the guideline focuses on the drivers and possible actions that can be taken to prevent and manage food waste throughout the food supply. In this guideline, food waste is considered to include pre-consumer food losses and post-consumer food waste. The guideline aims to assist South Africa to decouple economic development and food wastage at the consumer level. The guideline raises awareness on food wastage throughout the supply chain, but specifically at consumer level and helps role players in the food supply chain to identify pain points where food waste is likely to occur and advises on what can be done to prevent avoidable food waste and minimise unavoidable food waste.

## FOOD DONATION BEST PRACTICE GUIDELINE

The Food Donation Best Practice Guideline was developed by a working group established as part of the South African Food Loss and Waste Initiative under the FLWVA. The working group was tasked with finding solutions and overcome barriers faced by those who are willing to donate food. Before this guideline was developed, the FLWVA signatories raised concerns that while there is willingness to donate surplus food, it is not easy to do so in South Africa for various reasons. The purpose of this guideline is to inspire farmers, food manufacturers and retailers that have surplus food to donate this food to people or organisations, in line with what is recommended by the Food Waste Management Hierarchy.

## NATIONAL FOOD AND NUTRITION STRATEGIC PLAN

The National Food and Nutrition Strategy Plan (NFSP) envisions to see optimal food security and enhanced nutritional status for all South Africans. The FLWS strategy guards against food waste and loss thus contributing to food security in the country. This is in line with SDG 1 which calls for an end to poverty in all its manifestations by 2030.

## LEGISLATIVE AND REGULATIVE FRAMEWORK

### THE CONSTITUTION

The management of waste in South Africa falls within the mandate of the Department of Environment, Forestry and Fisheries (DEFF). This mandate is derived from section 24 (Environment) of the Constitution of the Republic of South Africa (Act 108 of 1996) which states:

"Everyone has the right –

- (a) to an environment that is not harmful to their health or wellbeing; and
- (b) to have the environment protected, for the benefit of present and future generations, through reasonable legislative and other measures that –
  - (i) prevent pollution and other degradation;
  - (ii) promote conservation; and
  - (iii) secure ecologically sustainable development and use of natural resources while promoting justifiable economic and social development."

## NATIONAL ENVIRONMENTAL MANAGEMENT: WASTE ACT AND NATIONAL WASTE MANAGEMENT STRATEGY

To give effect to ITS Constitutional mandate, the DEFF has developed and promulgated policies, legislation, strategies, and programmes. Key amongst these is the National Environmental Management:



Waste Act, 2008 (Act No 59, 2008) (hereinafter referred to as "the Waste Act") as amended and the National Waste Management Strategy (NWMS). The NWMS is a statutory requirement of the Waste Act and provides a coherent framework and strategy for the implementation of the Waste Act, NWMS outlines government's policy and strategic approach to waste management within the South African government's context and agenda of socio-economic development that is "equitable, inclusive, sustainable and environmentally sound". NWMS 2020, which revises and updates the 2011 strategy:

- Assimilates our strategic approach to waste management with the commitments and directives of the SDGs 2030 and South Africa's National Development Plan: Vision 2030;
- Unequivocally locates waste management as one of the key underpinnings of South Africa's economy and social fabric; and
- Integrates and provides an enabling environment for the DEFF's 2017 Chemicals and Waste Economy Phakisa and government's 2019 Good Green Deeds Programme.

South Africa's legal framework governing waste management is robust and underpins the country's food waste management. The following listed national legislative instruments and Multilateral Environmental Agreement (MEA) inform and guide the approach and directives of the FLWS (

**Table ).**

Table 1: Legislative Framework, International Standards and Multilateral Environmental Agreement

LEGISLATIVE FRAMEWORK	LOCAL & INTERNATIONAL STANDARDS, INITIATIVES AND MULTILATERAL ENVIRONMENTAL AGREEMENTS
<p><b>LEGISLATIONS GOVERNING FOOD</b></p> <ul style="list-style-type: none"> <li>• The Constitution of South Africa, 1996</li> <li>• Agricultural Product Standards Act, 1990 (Act No. 119 of 1990)</li> <li>• Marketing of Agricultural Product Act, 1996 (Act No. 47 of 1996)</li> <li>• National Health Act (Act No 61 of 1977 and 2003 Amendments; NHA)</li> <li>• Foodstuffs, Cosmetics and Disinfectants Act (Act No 54 of 1972; FCDA)</li> <li>• Regulations Relating to the Grading, Packing and Marking of Fresh Vegetables (R354 of 2013)</li> </ul> <p><b>LEGISLATION GOVERNING FOOD WASTE AND CIRCULARITY OF FOOD MATERIALS</b></p> <ul style="list-style-type: none"> <li>• The National Environmental Management Act, 1998 (Act 107 of 1998); (NEMA)</li> <li>• The National Environmental Management: Waste Act, 2008 (Act No 59 of 2008) (NEM:WA)</li> <li>• National Waste Management Strategy (NWMS, 2020)</li> <li>• Extended Producer Responsibility Regulations, 2020 (as amended)</li> <li>• Norms and Standards for Organic Waste Composting (GNR. 561 in GG 44762 of 2021)</li> </ul>	<ul style="list-style-type: none"> <li>• The Sustainable Development Goals (SDGs)</li> <li>• The South African National Development Plan (NDP: Vision 2030)</li> <li>• Codex Alimentarius Commission (CAC)</li> <li>• The South African Bureau of Standards (SABS)</li> <li>• OIE World Organization for Animal Health</li> <li>• International Standardization Organization (ISO)</li> <li>• The Global Food Safety Initiative and Consumer Goods Council of South Africa (CGCSA-GFSI)</li> <li>• Food Loss and Waste Initiative Voluntary Agreement (FLWVA).</li> <li>• Basel Convention on the Transboundary Movements of Hazardous Wastes and their Disposal</li> <li>• Rotterdam Convention on Prior Informed Consent Procedure for Certain Hazardous Chemicals and Pesticides in International Trade</li> <li>• Decisions from International Cooperation Agreements such as African Ministers Conference (AMCEN), African Union (AU), BRICS, South Africa – European Union (SA-EU), etc.</li> </ul>

- Norms and Standards for The Treatment of Organic Waste (GNR, 1984 in GG 46169 of 2022)
- The National Waste Information Regulations (GNR, 625 of 2012)
- Regulations Regarding the Exclusion of a Waste Stream or A Portion of a Waste Stream from The Definition of Waste (GNR, 715 of 2018)
- The Carbon Tax Act, 2019 (Act No. 15 of 2019) and the Carbon Offsets Regulations 2019.
- The International Health Regulations Act, 1974 (Act No 28 of 1974) (IHLA)
- Marketing of Agricultural Products Act, 1996 (Act No. 47 of 1996)
- The Fertilisers, Farm Feeds, Agricultural Remedies and Stock Remedies Act, 1947 (Act No. 36 of 1984)
- Animal Improvement Act, 1938 (Act No. 62 of 1938)
- Meat Safety Act, 2000 (Act No. 40 of 2000)
- Regulations Relating to the Labelling and Advertising of Foodstuffs (No. R, 146 of 2010)
- Animal Identification Act, 2000 (Act No. 6 of 2002)
- The Consumer Protection Act, 2008 (Act No. 68 of 2008)

### THE NATIONAL DEVELOPMENT PLAN (2030): VISION 2030

The National Development Plan (NDP), Vision 2030, aims to boost economic growth, create jobs, reduce inequality, and alleviate poverty. NWMS 2020 and the FLWS respond to the NDP directive of "implementing a waste –management system through the rapid expansion of recycling infrastructure and encouraging the composting of organic domestic waste to bolster economic activity in poor urban communities" and to the need to "cut down on solid waste disposal".

### THE SUSTAINABLE DEVELOPMENT GOALS

The United Nations Sustainable Development Goals (SDGs) were launched in 2015 as the 2030 Agenda for Sustainable Development to end poverty and set the world on a path of peace, prosperity, and opportunity for all on a healthy planet. The SDGs include Goal 12 which focuses on ensuring Sustainable Consumption and Production patterns. SDG 12 has a number of indicators including indicator 12.3 which states that "by 2030 halve per capita global food waste at the retail and consumer level and reduce food losses along production and supply chains including post-harvest losses". This target will not only help countries identify where food loss and waste occur but can also provide information which Governments, citizens and the private sector can consider in order to reduce food waste. As South Africa has committed to taking action to achieve the United Nations' Sustainable Development Goal 12.3 (Food and Agriculture Organisation (FAO), 2015), the FLWS can be used as a vehicle to achieve this goal.

### CONTEXTUALISING FOOD LOSSES AND WASTE IN SOUTH AFRICA

#### WHAT IS FOOD LOSS AND FOOD WASTE

Food loss typically refers to "a decrease in mass (dry matter) or nutritional value (quality) of food that was originally intended for human consumption". In contrast, food waste typically refers to "food appropriate for human consumption being discarded, whether after it is kept beyond its 'best before', 'sell by' 'use by' or left to spoil due to behavioural issues" (CGCSA, 2020). Though the two terms are similar in that both refer to food, there is a subtle difference depending upon the stage along the FSC in consideration. The FSC typically includes various stages such as agricultural production, harvesting, post-harvest storage or handling, processing, packaging or distribution, retail and finally, consumption (Figure 1: ).

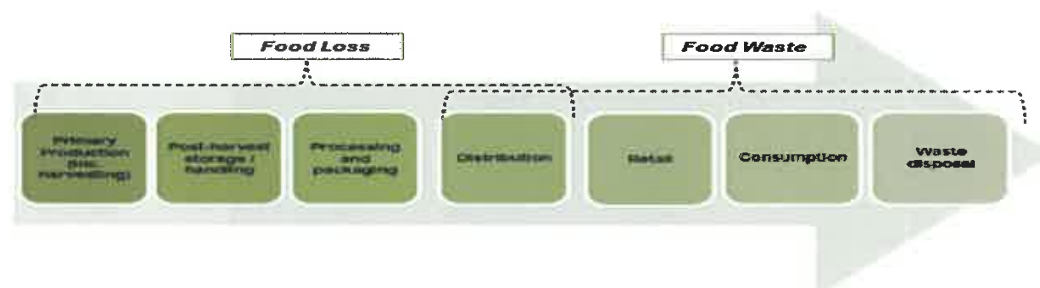


Figure 1: Stages of the food supply chain showing interconnected terms "food loss" and "food waste"



Food spoilage upstream of the FSC, usually at the post-harvest stage and processing stages, is termed 'food losses', while further downstream, towards the end of the FSC, usually at the retail and consumption stages, is termed 'food waste' is used, and often links to the retailer or consumer practices and behavioural issues (Parfitt, 2010; Gustavsson J. C., 2011). Food loss and waste (FLW) is evaluated only for products destined for human consumption and excludes animal feed and food residues, parts of which are not recognised as edibles (Green Cape, 2020). Food intended for human consumption but exits the FSC is considered FLW (Green Cape, 2020).

## UNDERSTANDING THE FOOD SYSTEMS

### MECHANISMS OF THE FOOD SYSTEMS

The food system consists of several activities within the FSC: production, processing, distribution, access (sale/purchase), consumption, and waste (WWF-SA, 2019). Food production processes result in several environmental impacts, such as biodiversity loss, deforestation, desertification, and soil degradation, intensifying water scarcity, reducing water quality and damaging marine ecosystems (WWF-SA, 2019). This leads to the advocacy for new sustainable food systems that consider trade-offs between nutritional value, the economy, and the environmental and social impacts of the food produced (Rediscoverdairy, 2021). According to the WWF-SA (2019), should the current agri-food system persist without due consideration and implementation of relevant policies, including the NDP (2030), the SDGs and avoiding an average temperature increase of 2°C, poverty will continue to persist by 2050. In addition, over a third of food would continue to be wasted, resulting in an increase in the number of people who go hungry and those who are obese and natural resources would continue to be depleted (WWF-SA, 2019). For implementable structural transformation, the WWF-SA (2019) proposed a socio-ecological approach, where the social, economic, and political dimensions are entrenched with the ecological component (nature). Several critical actors whose behaviour influences the complex socio-ecological system are identified, including smallholder farmers, commercial farmers, the food industry, government, consumers, and research institutions (WWF-SA, 2019). To achieve this, it proposes that priority should be on the following five areas, one of which the FLWS addresses. They include:

1. Inclusive regenerative farming
2. Optimal water use
3. Responsible sourcing
  - a. Promotion of responsible procurement practices
4. Reducing food loss and waste (*this strategy*)
  - a. Evidence-based action
5. Dietary shift

- a. Institute consumption patterns with positive environmental and health outcomes.

### THE FOOD RECOVERY HIERARCHY

The Consumer Goods Council of South Africa (CGCSA) voluntary agreement endorses and has adopted the use of the Food Recovery Hierarchy (FRH), which was developed by the United States Environmental Protection Agency (USEPA) (**Error! Reference source not found.**). The FRH was created to describe how to address the food problem in a way that offers the most significant socioeconomic and environmental benefits. This includes the reduction in the loss of natural resources such as water and energy, improved revenue potential through the conversion of waste into value-added inputs and the reduction in financial loss because of food loss and waste (Shai, 2021). It prioritises actions that organizations, governments and the public can take to prevent and/or divert FLW from landfill. More specifically, it calls for (i) improved food utilization and food loss and waste prevention and reduction and (ii) the redistribution of edible, nutritious surplus food for human consumption and enabling secondary markets for surplus food within the FSC. Using the FRH, the best practices typically begin at the top tier of the pyramid, i.e., Source Reduction, where the aim is to reduce surplus food generated at the source first before moving to the next tier, with the bottom tiers least preferable.

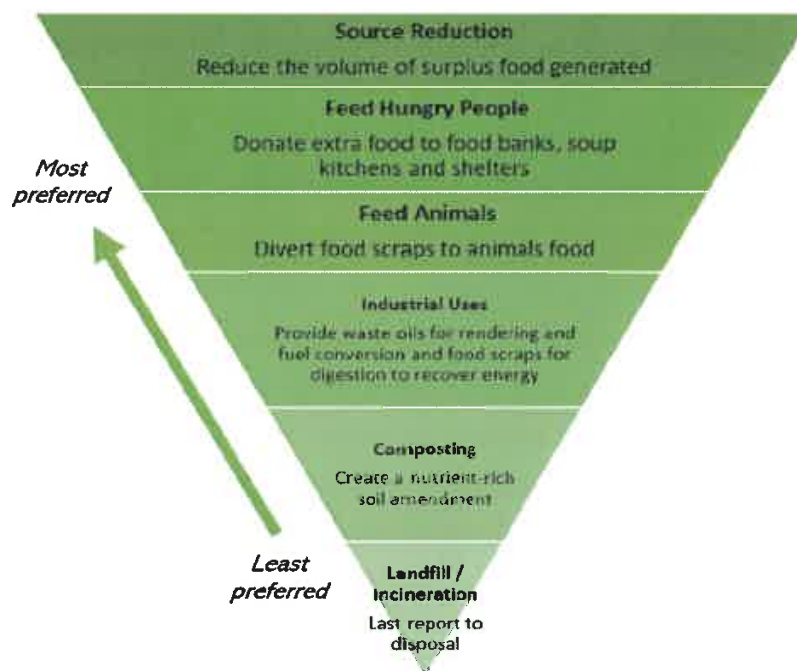


Figure 1: The Food Recovery Hierarchy adopted by the United States Environmental Protection Agency

## STATUS QUO ASSESSMENT

This section presents the results of the quantifications of FLW at each stage of the FSC, existing issues impacting the food losses and waste in South Africa and also present environmental and socio-economic results of the evaluation done as part of the FLW status quo analysis. More information on the FLW status quo relating to existing initiatives, opportunities, and barriers of FLW are presented under Appendix A.

### QUANTITIES OF FLW AT EACH STAGE OF THE FSC IN SOUTH AFRICA

In quantifying food loss and waste at each stage of the FSC, the percentage of food waste entering each stage of the supply chain was adopted from Oelofse *et al.*, (2021). According to Oelofse *et al.*, (2021), this was calculated by multiplying the quantity of food entering each stage of the FSC for each commodity group (as per FAO data) by the lost percentage or wasted. For example, the quantity of food entering the post-harvest stage of the supply chain was calculated as the quantity of food entering the agricultural production stage, less food waste at the agricultural stage, and so on for each stage in the FSC. The quantities of food waste at each stage of the FSC for South Africa are presented in Figure 3. This is comparable to the result published by Oelofse, Polasi, Haywood, & Musvoto, (2021), indicating that 10.3 million tonnes or 45.4% of food materials are lost or wasted annually.

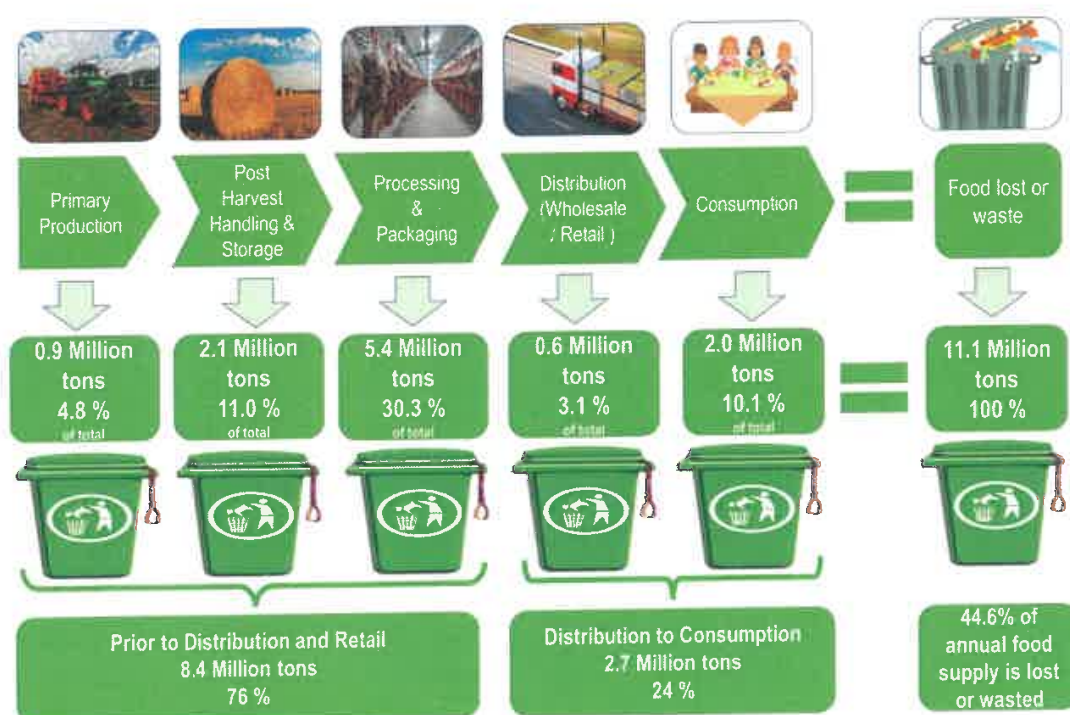


Figure 3: Average annual food losses and waste along food supply chain in South Africa (2010 to 2019)

## IDENTIFIED ISSUES IMPACTING FOOD LOSSES AND WASTE

The issues impacting FLW have been grouped into three broad sectors, ranging from practices at the industrial level to behaviour at the household level and access to tools, infrastructures, and technologies. Evidence provided in each subsection is based on published data sourced from peer-reviewed articles and, in some cases, supported by input from stakeholders

### INDUSTRY PRACTICE

Agricultural producers, typically smallholder farmers, have been negatively affected by standards imposed by markets and stores, making it challenging to access supply chains and sell their produce (Mensah & Karriem, 2021). Stakeholder consultation with a major retail group in the local food industry, as part of the FLWS development, suggested that the specifications around class 1, 2 and 3 groups of produce might become a barrier to reducing FLW because the economic value of lower classes of produce (class 2 and 3) are so low, that storing and transporting them for sale becomes economically impractical and they might run at a loss.

### BEST PRACTICE METHODS

The lack of adherence to best practice methods is a significant factor that contributes significantly to FLW. Best practices methods ensure that food is produced, processed, and distributed effectively and at maximum capacity across the supply chain. Policy options integrating mechanisms such as education, training, capacity development and awareness must be considered and implemented to assist smaller agricultural producers.

### FOOD LABELLING

The regulations in South Africa require pre-packaged foodstuff/ products to have date markings indicating the freshness and suitability status, such as the "sell by", "use by" or "best before" date. The interpretation of these dates has been reported to cause some confusion which may result in food waste generation (WWF, 2017). Engagement with a major retail group in the local food industry, as part of the FLWS, suggested a misunderstanding among stakeholders and consumers regarding the interpretation of "best before" and "use by dates". Katiyo, Coorey, Buys, & de Kock (2020) reported that the sell-by date was one of the factors used in determining the safety and quality of chicken meat at homes, impacting how and when food is discarded and when surplus food is to be donated, thereby limiting what can be donated or distributed across the stages of the FRH. The foodstuff may still be edible past the date displayed in all these cases. However, these dates signify that they are no longer marketable and should no longer be



displayed in the store, not that they can no longer be consumed. More awareness among consumers is required in this regard.

A policy drive towards creating more guidance, support, awareness and educating consumers is anticipated to help to reduce FLW significantly. The South African Food Labelling Regulations and Advertising (R146/2010) require pre-packaged foodstuff and products to have date markings indicating the freshness and suitability status, such as the "sell by", "use by" or "best before" date.

#### **AWARENESS ON THE AMOUNT OF FOOD BEING LOST AND WASTED**

The lack of public awareness of FLW is an issue relevant to both industry and household levels. According to Le Roux, van der Laan, Vahrmeijer, & Annandale (2018), it is erroneously believed that more food losses and waste occur at the market and retail stages of the FSC when compared to those at the processing and packaging stage when in fact, this was not the case. A policy drive towards creating more awareness and educating consumers will significantly help to reduce FLW.

#### **WASTE MANAGEMENT ALTERNATIVES**

In South Africa, the choice of waste management option is driven mainly by economic factors rather than environmental factors (Adeleke, Akinlabi, Jen, & Dunmade, 2021). Consequently, the potential to implement reuse and recycling concepts over disposal in landfills is influenced by the high demand for materials, low labour costs, a high rate of unemployment, and advanced recycling skills.

The cost of landfilling, as well as cost of associated logistics, combined with the environmental and climate change impacts, land use (availability) issues present opportunities for diverting food waste to safer alternatives such as composting and anaerobic digestion.<sup>6 7</sup> In recent years, on-site waste management alternatives such as composting and anaerobic digestion have demonstrated a cost-effective, environmentally friendly alternative to disposal in landfills. Policy reviews must therefore consider mechanisms to assist smaller agricultural producers through the provision of incentives and/or subsidies to encourage them to apply waste management improvement strategies and alternatives on their farms.

#### **BEHAVIOURAL ISSUES AT HOUSEHOLD LEVEL**

At the household level, behavioural issues are centred around attitude towards waste (indifference); cultural beliefs or practices regarding food purchase, preparation, and consumption; the cost of the alternatives to waste disposal; an overall lack of awareness and information regarding food waste; reuse,

<sup>6</sup> Available at <https://www.averda.com/rsa/news/importance-diverting-organic-waste-landfill>

<sup>7</sup> Available at: [biocycle.net/cost-environmental-impacts-of-food-waste-recycling-options/](http://biocycle.net/cost-environmental-impacts-of-food-waste-recycling-options/)



recycle and waste management options available to the public. Several other behavioural issues affecting FLW are related to retail, one being the confusion in labelling issues such as sell-by-dates, use-by-dates and what they mean to the retailer and the consumer at home (WWF (2017)).

Policy review must consider various mechanisms to drive awareness, information dissemination, and alternative waste management service delivery within the retail and consumption supply chain. This may also require consideration for incorporating food waste information into the school curriculum at the primary and secondary level to educate children from a young age and increase awareness of the implications of unsustainable food practices.

### TOOLS, INFRASTRUCTURE, AND TECHNOLOGY

Tools, infrastructures, and Information & Communication Technologies (ICT) that promote market access are crucial for reducing postharvest losses, food security, and poverty. Through these means, producers (farmers) can manage postharvest loss issues, enhance food retention, and have a broader motivation to engage in food loss reduction strategies with expanded market access. However, governments and development partners must adopt the appropriate policies to create successful and efficient market access systems (FAO, 2015).

### TOOLS AND MACHINERY

Inadequate access to tools and technology is a significant barrier to expanding the agricultural sector and reducing food loss and waste, especially in rural areas. Policy options must consider mechanisms to drive cost reduction and cushion the effect of price and exchange rate volatility within the sector.

### INFRASTRUCTURE

Infrastructure such as roads, rails and storage facilities are essential for the bulk distribution and storage of food materials and for reducing FLW in the FSC. Two main areas of logistics within the agricultural sector are Farm to factory (primary freight) and Factory to wholesale/retail (secondary freight). One of the focal points of concern for South African farmers and a barrier to reducing FLW is farmers' ability to access markets where their goods will be sold (Dewey & Nelson, 2022). This is because an efficient and cost-effective transport system affects farmers in getting their products to the market on time, consequently reducing FLW.

### RAIL AND ROAD

Poor rural and inaccessible rail and road transport infrastructures are significant obstacles to market-free operation. It also limits market access as logistics companies do not have the incentive to collect produce

from farmers in areas where there is poor transport infrastructure. A significant barrier to the use of rail networks is the failing infrastructure and inadequate access for producers. Infrastructure improvement, especially rural transport infrastructure, is necessary to ensure that farmers can transport their produce to the retail sector or consumers.

Another significant barrier farmers face in South Africa includes high transport costs incurred at their own expense. A solution would be creating support groups/associations whereby they transport their fresh produce together as a unit, thereby subsidising individual transport costs (Greenberg , 2016). The conception and establishment of such groups coupled with efficient and accessible transport infrastructures could be facilitated at district, provincial and national levels, ensuring cohesion and consistency of the structures across the supply chain.

#### **STORAGE FACILITIES**

Many agricultural producers (especially in rural areas) have limited access to these storage facilities, thereby promoting food losses during distribution. Intervention to disaggregate the subsector and facilitate the introduction of a network of small players hosting storage facilities should be considered to encourage the reduction of FLW during storage and distribution.

#### **INFORMATION AND COMMUNICATIONS TECHNOLOGIES**

Implementing ICT strategies that link farmers to markets is crucial, especially to the final customer. To this end, farmers can predict customer demand, establish professional relationships with consumers, communicate directly and provide relevant information about food availability, quality, and other important food-related information. Online resources like websites and apps connecting farmers to markets could also benefit farmers and local communities (FAO, 2015).

#### **ASSESSING THE ENVIRONMENTAL AND SOCIO-ECONOMIC IMPACT OF FLW**

The FSC requires the intensive use of land, water, energy, and other finite natural resources. The use of these resources generates direct and indirect environmental impacts. Thus far, however, few (if any) studies have performed a standardised and fully comprehensive environmental footprint assessment detailing the potential impacts of FWL for South Africa. This strategy section seeks to establish a foundation that assesses environmental and social impacts, including climate changes and general human health indicators and translates them into an enhanced understanding of the cost of food wastage.

## ASSESSING THE ENVIRONMENTAL FOOTPRINT OF FLW

In assessing the environmental footprint of FLW in South Africa, the FRESH Food Loss and Waste Value Calculator version 1.2 was used. These environmental indicators include greenhouse gas emissions (kg CO<sub>2</sub> eq), water scarcity footprint (m<sup>3</sup>-eq), soil quality index (points), freshwater eutrophication (kg P eq), and marine eutrophication (kg N eq). In quantifying environmental impacts for these indicators, the total footprint considered production impacts, other relevant life cycle impacts, and impacts due to destination activities of food material lost or wasted. **Figure** below illustrate the footprint equivalence of FLW in South Africa between 2010 and 2019.

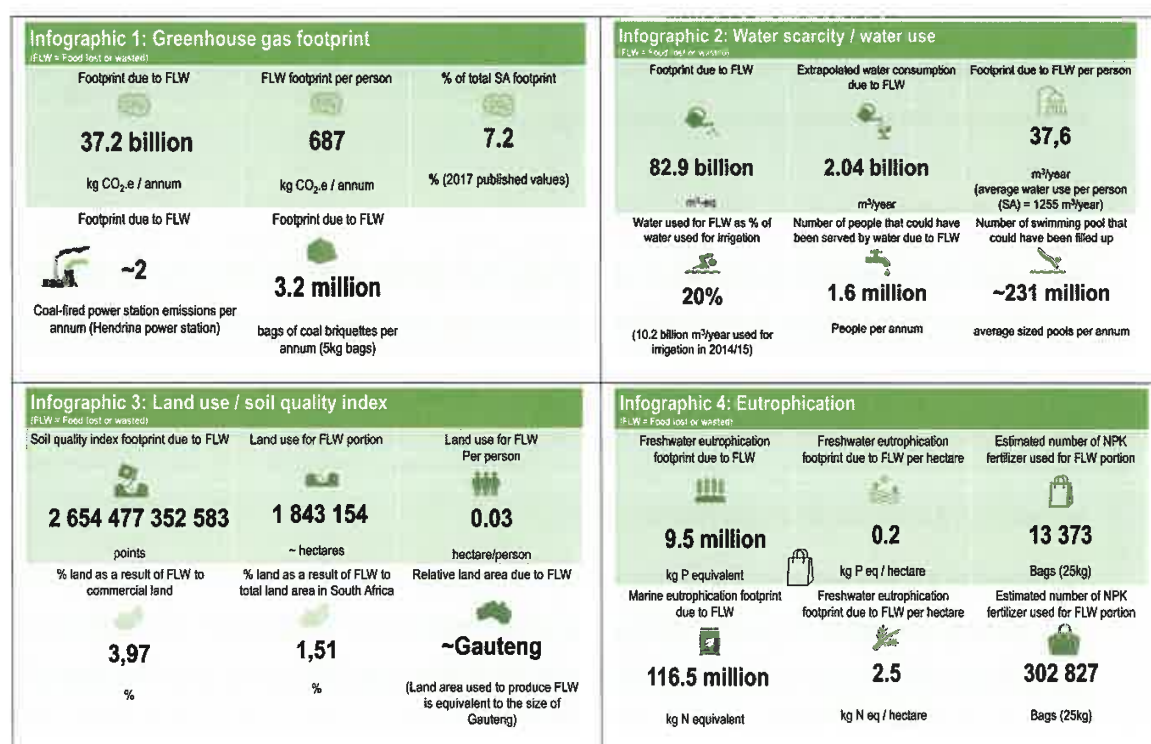


Figure 4: The footprint equivalence of FLW in South Africa between (2010 – 2019)

## GREENHOUSE GAS EMISSIONS

The food supply system is considered a significant contributor to anthropogenic GHG emissions. This is because all inputs are wasted in producing, processing, transporting, preparing, and storing discarded food. Furthermore, if food goes to the landfill and rots, it produces methane—a potent greenhouse gas, even more than CO<sub>2</sub> Emissions from agrarian production were most significant, followed by landfilling, while animal feed provided a substantial source of emission sink.

## WATER SCARCITY FOOTPRINT

The water scarcity footprint measures the impact of water consumed throughout the life cycle of producing the food material, including water to irrigate crops, input during manufacturing processes, and preparing

and cooking food. It considers water scarcity and quality within a region. Agricultural production usage contributed significantly, while the "other" category (fish, seafood, milk, sugars etc.) substantially reduced the water scarcity footprint. Water consumptive use was extrapolated from the footprint using characterization factors.

#### SOIL QUALITY INDEX

The soil quality index, or land use indicator, shows the deterioration of soil quality. This impact is measured in points, a relative indicator of the aggregating effects on land related to biotic production capacity, erosion, mechanical filtration of water, and groundwater replenishment.

#### FRESHWATER AND MARINE EUTROPHICATION

Freshwater and marine eutrophication results from the discharge of nutrients (primarily nitrogen, (N) and phosphorus, (P)) into water bodies due to concentrated animal feeding operations and the application of pesticides and fertilizers. This causes increased activity by organisms such as cyanobacteria and algae, ultimately leading to a relative loss of aquatic organisms. Agricultural production usage was the most significant contributor for both marine and freshwater eutrophication.

#### BIODIVERSITY LOSS

Nationally about 80% of the land in South Africa is used for agriculture (Biodiversity International, 2019). Agriculture has a direct impact on deforestation, resulting in about 60% to 80% deforestation globally, thus food that ends up being loss or wasted forms a portion of biodiversity that is lost (CEC, 2019). Globally, food production is estimated to result in about 70% of terrestrial biodiversity loss, 50% freshwater biodiversity loss and about 52 % of agricultural land being degraded, making it the main driver of biodiversity loss and water pollution (WWF, 2020).

According to the WWF Living Planet report (2020) the biggest anthropogenic threat to nature and our ecosystem is the way we produce and consume food, thus calling the need for the transformation of our global food system. This could be achieved through food waste reduction and diet shifts (Read, Hondula, & Muth, 2022). According to the CEC (2019), only the FAO study conducted in 2013 had attempted to determine the impact of food waste on biodiversity loss using three indirect variables namely; (1) the effect on deforestation thus land use, (2) Impact on the International Union for Conservation of Nature (IUCN) Red List of critically endangered, endangered and vulnerable species of mammals, birds and amphibians (IUCN 2018) and (3) Impact on the Marine Trophic Index (Biodiversity Indicators Partnership 2018) using qualitative and semiquantitative approaches.

## ASSESSING SOCIO-ECONOMIC IMPACTS

### PRODUCTION VALUE OF FLW

The gross value of agricultural production for 2016 was quantified using the 2022 FAOSTAT food balance sheet data. **Figure 5:** present the quantification results.

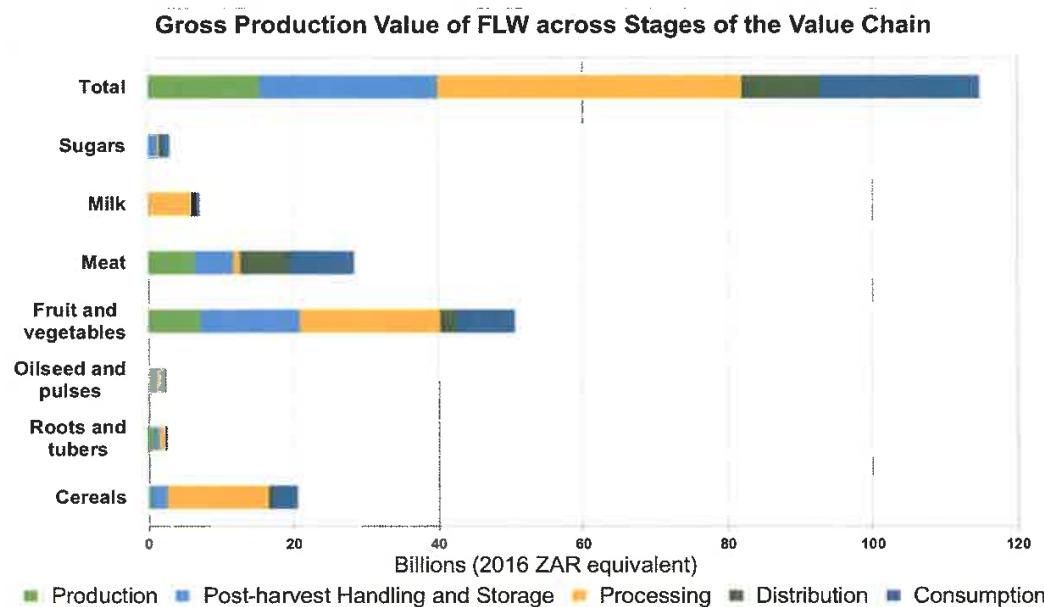


Figure 5: Gross production value of FLW across stages of the supply chain (2016 ZAR equivalent)

### NATIONAL GROSS DOMESTIC PRODUCT

The net production value lost due to FLW at all stages of the supply chain was quantified as 114.8 billion rand, which is equivalent to 2.4% of the overall GDP of South Africa (4.76 trillion rand) for 2016.

### FOOD SECURITY

South Africa is generally a food-secure country at the national level and is a net exporter of agricultural and processed food products<sup>8</sup>. However, food insecurity exists at the household level since food security goes beyond sufficient supplies to ensure food accessibility, affordability, utilization, nutrition, and stability over time. The reduction of food loss and waste along the supply chain, from production to consumption, is essential to improve food security while reducing pressure on natural resources, as indicated in the Sustainable Development Goals Target 12.3, which aims to halve global per capita food waste by 2030.

<sup>8</sup> Report available [here](#).



### FOOD ACCESS IN SOUTH AFRICA

In 2002, an estimated 13.5 million South Africans (2.7 million households) experienced hunger, reducing to 7.3 million (2.0 million households) by 2021. Furthermore, the larger the household size, the higher the chances of a household experiencing hunger. **Figure** demonstrates food access by households in 2021.

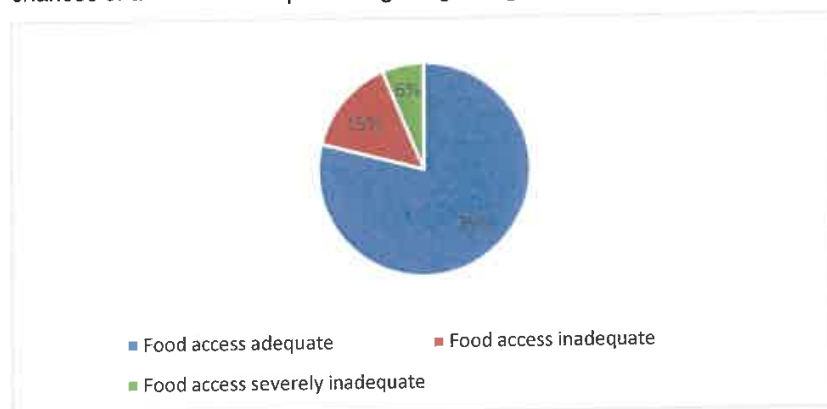


Figure 6: Distribution of households by the level of adequacy in accessing food (STATS SA 2021)

### EMPLOYMENT

The agricultural sector plays a vital role in South Africa's economy, offering employment and business opportunities to sustain livelihoods. There are strong 'upstream' and 'downstream' linkages between the sector and the rest of the economy, enhancing foreign exchange reserves, providing raw materials for the industrial sector, and serving as a market for goods and services from other sectors.

### NATIONAL FOOD LOSSES AND WASTE STRATEGY IMPLEMENTATION PLAN

The National FLWS Implementation Plan is structured according to the four strategic goals that this strategy aims to address. These include:

- Goal 1: Creating enabling environment for the implementation of FLWS interventions (

- **Table )**
- Goal 2: FLW Beneficiation and Circular Economy (

- Table )
- Goal 3: Capacity Building, Education and Awareness Raising (

- **Table )**
- Goal 4: Food Waste Diversion and GHG Emission Reduction (

▪ **Table )**

The goals are subdivided into implementable and measurable action plans that are achieved within a prescribed timeframe. The description of the subdivisions is as follows:

- Intervention – A description of the main objective for achieving the set Goal (Theme)
- Actions - Tasks to be taken towards the implementation of the Intervention
- Key Performance Indicators (KPI) - Measurable indicator of implementation
- Targets – Desirable milestone of achievement
- Implementing Institutions – Key Institution(s) identified to lead in implementing the intervention.
- Key Stakeholder – List of players/institutions in the sector identified as key role players in implementing the Intervention.
- Timeframe - The period within which the set goal is to be accomplished



Table 2: Goal 1 (Creating enabling environment for the implementation of FLWS interventions)

INTERVENTIONS	ACTIONS	KEY PERFORMANCE INDICATOR	TARGET	TIMEFRAME	IMPLEMENTING INSTITUTION	KEY STAKEHOLDERS
1.1 Food Health & Safety (H&S) Regulations	Review Health & Safety (H&S) Regulations to provide cushion for smallholder farmers	Relevant H&S Regulations identified, reviewed, and adopted	H&S Regulations and adopted for implementation	2024/2025	DALRRD	ARC, CSIR, DoH, Dtic, Industry Associations, Stakeholders and Entrepreneurs.
1.2 Regulation on Regenerative and agroecology Agriculture	Identify and develop/review relevant H&S Regulations to enable the adoption and implementation of regenerative agriculture for the safe use of FLW as resource targeting various tiers of the Food Recovery Hierarchy or any other process. Develop and implement policy framework to ease the burden on certification, encourage agroecological smallholder farming	National framework on Regenerative Agriculture developed and adopted.	National framework on Regenerative Agriculture developed and adopted for implementation	2025/2026	DALRRD	ARC, CSIR, DoH, Dtic, Industry Associations, Stakeholders and Entrepreneurs.
		Policy for agroecological smallholder farming developed	Policy for agroecological smallholder farming developed for implementation	2027/2028	DALRRD	ARC, CSIR, DoH, Dtic, Industry Associations, Stakeholders and Entrepreneurs.

<b>1.3 Guidelines or Norms and Standards to prevent FLW</b>	Identify, adapt, and develop applicable Guidelines/Norms and Standards to prevent FLW at the various stages of the FSC.	The Guidelines/Norms and Standards for FLW developed, adopted, and implemented.	Annual reporting based on FLW Guidelines/Norms and Standard	2024/2025	DFPE and Provincial Departments	CSIR, Industry Associations, Stakeholders, and Entrepreneurs.
<b>1.4 Regulations for organic treatment technologies/facilities</b>	Review permitting regulations for organic treatment technologies/facilities to ensure they are not overly restrictive and burdensome	Permitting regulations for organic treatment technologies/facilities reviewed	Reviewed Permitting regulations for organic treatment technologies/facilities adopted for implementation	2024/2025	DALRRD and DSI	ARC, CSIR, DoH, Provincial government, GreenCape, Industry Associations and Stakeholders, including Entrepreneurs.
<b>1.5 Guidelines for consumption and marketing of ugly or imperfect food</b>	Develop guidelines on how ugly food can be marketed/sold/consumed?	Guidelines on consumption and marketing of ugly food developed	Guidelines on consumption and marketing of ugly food adopted for implementation	2025/2026	DALRRD and Dtic	ARC, CSIR, DoH, SANBS, Industry Associations, Stakeholders and Entrepreneurs.

1.6 Regulations to promote secondary market.	Establish feasible rationale to review existing legislations such as and recommend possible amendment of such regulations to promote secondary market.	Regulations Relating to the Grading, Packing and Marking of Fresh Vegetables (R364 of 2013) reviewed to promote secondary market	Revised Regulations Relating to the Grading, Packing and Marking of Fresh Vegetables (R364 of 2013) implemented	2026/2027	DALRRD and Dtic	ARC, CSIR, DoH, SANBS, Industry Associations, Stakeholders and Entrepreneurs.
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Table 3: Goal 2 (FLW Beneficiation and Circular Economy)

INTERVENTION	ACTION	KEY PERFORMANCE INDICATOR	TARGET	TIMEFRAME	IMPLEMENTING INSTITUTION	KEY STAKEHOLDER
2.1. FLW Prevention and	Develop a mandatory National FLW Prevention Plan towards achieving SDG goal 12.3. The plan should include a breakdown of national targets on FLW Circularity and a roadmap for provincial and local authorities towards achieving the set goals in their areas of influence.	The national FLW Prevention Plan developed and adopted	The national FLW Prevention Plan implemented.	2025/2026	DALRRD and DFFE	DoH, Dtic, CSIR, FLW VA signatories, ARC, Local Municipalities and Communal Forums, Farmers, Industry

INTERVENTION	ACTION	KEY PERFORMANCE INDICATOR	TARGET	TIMEFRAME	IMPLEMENTING INSTITUTION	KEY STAKEHOLDER
2.2 Strengthen the FLW Industrial Symbiosis initiatives	Strengthen and capacitate the NCP-C-SA in establishing nationwide FLW Industrial Symbiosis (IS) initiatives (refer to Theme 3: Adoption of the Food Recovery Hierarchy).	Number of Districts with established Programmes on FLW IS.	The presence of FLW IS initiatives in all Districts through the District Development Model (DDM).	2024/2025	DALRRD/DFFE/N CPC	
2.3 Development of secondary market for agricultural produce	Investigate and develop a strategic intervention framework for the creation of secondary market for agricultural produce to provide access to farmers with Grade 3 products not suitable for the primary market.	Intervention framework developed for Grade 3 produce farmers to have access to markets	Intervention framework for Grade 3 produce farmers to have access to markets rolled-out for implementation	2025/2026	DALRRD/ Dtic/	Food producers CSIR CGCSA FLW VA signatories
2.2. Employ Science and Technology in Reducing FLW circularity	Establish scientific interventions to identify, adopt, further develop, and industrialise indigenous and contemporary technologies for the reduction and treatment of FLW (Refer to Theme 3: FLW Research Chair / Centre of Excellence (CoE))	The number of indigenous technologies identified and developed to industrial scale.	Two (2) indigenous/contemporary technologies per annum	2029/2030	DALRRD/ DSI	CSIR/ARC, Universities and Research Institutions, PRO, Industry Associations, Stakeholders, and Entrepreneurs.

INTERVENTION	ACTION	KEY PERFORMANCE INDICATOR	TARGET	TIMEFRAME	IMPLEMENTING INSTITUTION	KEY STAKEHOLDER
2.3. Biogas Tariffs	Investigate and develop a strategic intervention framework aimed at establishing: <ul style="list-style-type: none"> <li>- Favourable biogas industry sector-specific tariff</li> <li>- Subsidies/tax exemption for the biogas industry</li> <li>- Implement less stringent regulatory requirements for biogas facilities. This may include reviewing the Atmospheric Emission Licence (AEL) requirements for consideration and adoption as Norms and Standards.</li> </ul>	Develop and adopt a Strategic Intervention Framework for the Biogas Industry.	Implementation of: <ul style="list-style-type: none"> <li>- Favourable biogas industry-specific tariff.</li> <li>- Subsidies/tax exemption.</li> <li>- Biogas industry-specific Norms and Standards.</li> </ul>	2027/2028	DALRRD/ DSI	Dtic, DALRRD, CSIR, ARC, SA Biogas Industry Associations (SABIA), Stakeholders, and Entrepreneurs.
2.4. Resource Efficient and Cleaner Production	Review existing RECP methodologies for agriculture and agro-processing sectors to consider mainstream FLW and Circular Economy initiatives applicable to South Africa.	RECP methodologies reviewed and adopted for implementation.	Revised RECP for agriculture and agro-processing sectors implemented.	2024/2025	DFFE/NCPC-SA	Dtic, DALRRD, CSIR, ARC, Biogas Industry Associations, Stakeholders, and Entrepreneurs.



INTERVENTION	ACTION	KEY PERFORMANCE INDICATOR	TARGET	TIMEFRAME	IMPLEMENTING INSTITUTION	KEY STAKEHOLDER
(RECP) for Agro-industry						
2.5. Access to FLW Treatment /Technology	<ul style="list-style-type: none"> <li>- Development of plans or frameworks for a district or regional rural infrastructure development and establish platforms and forums for:</li> <li>- Organising communal farming</li> <li>- Organising communal applications for funding and the purchase of selected technologies for the treatment of organic wastes.</li> <li>- Sharing of manpower and expertise between large and small-scale farmers.</li> <li>- Market accessibility and transportation</li> <li>- Communal storage facilities for the storage of produce.</li> </ul>	<ul style="list-style-type: none"> <li>- Number of established forums per province / per local community / per annum</li> <li>- Framework implemented.</li> </ul>	<ul style="list-style-type: none"> <li>- Established communal forums made up of large and small-scale holders within proximity of each other in a district. These forums should be inclusive of women and youth</li> <li>- (See Theme 3: Community Engagement towards FLW policy development).</li> </ul>	2024/2025	DALRRD	<ul style="list-style-type: none"> <li>- DFFE, NCPG-SA, ARC</li> <li>- Communal Forums</li> <li>- DCOGTA, SALGA</li> <li>- Food producers, CSIR</li> <li>- CGCSA FLW VA signatories</li> </ul>

INTERVENTION	ACTION	KEY PERFORMANCE INDICATOR	TARGET	TIMEFRAME	IMPLEMENTING INSTITUTION	KEY STAKEHOLDER
	<ul style="list-style-type: none"> <li>Promote sign-up of agreement for participants for alignment with the FLWVA.</li> <li>Develop and implement a food demand and supply forecasting system for sharing of market information</li> </ul>	<ul style="list-style-type: none"> <li>Total number of fruitful engagements per annum</li> <li>A functional system developed and operational</li> </ul>	<ul style="list-style-type: none"> <li>100 signed agreement per annum.</li> <li>A registered functioning system</li> </ul>	2024/2025	DSD, DALRRD E Dtic	NCPC-SA DFFE CGCSA NGO Producer

Table 4: Goal 3 (Capacity Building, Education and Awareness Raising)

INTERVENTION	ACTION	KEY PERFORMANCE INDICATOR	TARGET	TIMEFRAME	IMPLEMENTING INSTITUTION	KEY STAKEHOLDER
3.1. Establish FLW Research Chair / Centre of	Investigate and develop a framework model to establish a FLW Research Chair / Centre of Excellence (CoE) that involves public and private sector	An implemented FLW Research Chair / CoE Framework model	An established FLW Research Chair / CoE	2024/2025	DALRRD/ DoH/ARC /CSIR/NRF	CGCSA, FLW VA signatories, DALRRD Universities (DHET), Industry Associations.

Excellence (CoE) for Capacity Building and Knowledge Base.	<p>partnerships. The model could be benchmarked using existing Community of Practice amongst different DSI/NRF Research Chairs to improve food safety management through training of farmers and other supply chain actors to:</p> <ul style="list-style-type: none"> <li>- Improve the existing SAWIS national data collection on organic waste (GW20) to report on specific FLW generated along the FSC.</li> <li>- Provide training to traders and farmers (all those involved in pre- and post-harvest) in the use of pre- and post-harvest technologies.</li> <li>- Build the capacities and capitalise on the strengths of the countries' national statistical agencies.</li> <li>- Provide locally adaptive training materials, delivery approach and method for capacity building given</li> </ul>	Stakeholders, and Entrepreneurs.
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3.2. Date Labelling	the low rates of literacy across the rural areas of the country, thus educational materials must be adjusted to meet local demands for understanding and adaptability. Promote wider economic analysis prior to initiating post-harvest technologies - Create networks of research institutions for the research collaboration and networking on food loss and waste measurements - Facilitate access to existing knowledge sharing and capacity-building initiatives	Adopt and implement Strategic Interventions on Date Labelling.	Quarterly reporting on national data on FLW to include: - Data collection and monitoring of	2024/2025	DoH, Tourism Department and its entities, DFFE, DAFF, DBE, PRO	ARC, DALRRD, CGC-SA, FLWVA signatories, Universities (DHET), NCPC-SA, DoT, Food packaging industries, Communal Forums
	Develop strategic interventions on date labelling to reduce FLW by: - Clarifying the meaning of date labels and introducing illustrations for those who cannot read.					

<ul style="list-style-type: none"> <li>- Eliminate confusion by standardising date labels.</li> <li>- Raising awareness among consumers that these dates are primarily intended as indicators of freshness and quality.</li> <li>- Working together with stakeholders in the food industry to ensure date labelling consistency across products and adapting to literacy levels</li> <li>- Strengthen date labelling Standards and Guidelines, as doing so can reduce inconsistency, confusion, and food waste.</li> <li>- Support better decisions at stores, food banks, and households by providing date label guidance, provide guidance and education to consumers, food vendors, and food</li> </ul>			<p>the product and illustration</p> <ul style="list-style-type: none"> <li>- Data collection and monitoring of the consumer perception vs FLW (to see if there are any changes post-intervention)</li> <li>- Monitoring the amount of food waste that still goes to landfill.</li> <li>- It requires research (surveys/questionnaires) to see if there has been a change in</li> </ul>	<p>Food packaging industry, Industry Associations and Stakeholders, including Entrepreneurs</p>
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3.3. Adoption and Benchmarking	donors, that debunks the myths surrounding date labels.		consumer understanding of labels.			
	<ul style="list-style-type: none"> <li>- Include consumer education and awareness on food H&amp;S programmes in the school curriculum, including early school development e.g., hospitality retail, agriculture, and Life Orientation from the primary school level.</li> <li>- Improvements to ugly food labelling as part of ugly food awareness.</li> <li>- Ecolabelling of food products.</li> <li>- Develop and implement education and awareness-raising programmes on date labelling as per <b>Theme 3: Date Labelling.</b></li> </ul>		<ul style="list-style-type: none"> <li>- Monitoring of research output (consumer perceptions/ mind-set shift regarding FLW).</li> <li>- Measures to address standardized display labels on bulk packaging and inner packaging, including date labelling.</li> </ul>			
	Capacitate the NCPC-SA to develop and implement a national awareness campaign on the FRH, showcasing:	Campaign statistics (number or percentage of the	FLW IS initiatives present in all Districts in the Republic.	2024/2025	DALRRD /NCPC-SA/ Tourism	DoH, Dtic, DFFE, CSIR, Tourism Department,

of the Food Recovery Hierarchy (FRH)	<ul style="list-style-type: none"> <li>- Availability of cost-effective possibilities, destinations, initiatives, and solutions for waste management that are present within the FRH.</li> <li>- The effects of poor planning and implementation of food waste management solutions.</li> </ul>	<ul style="list-style-type: none"> <li>- Number of stakeholders adopting possibilities, destinations, initiatives, and solutions</li> <li>- Number of stakeholders showcasing opportunities for creating new products with inedible food</li> </ul>			Department and its entities	Local Municipalities and Communal Forum (See Theme 3: Community Engagement towards FLW policy development), Food Recovery Industry Associations, Stakeholders and Entrepreneurs,
3.4. Finance And Investment Schemes	<ul style="list-style-type: none"> <li>- Develop a funding strategy that creates affordable financial &amp; investment schemes/instruments for large-scale and smallholder</li> </ul>	<ul style="list-style-type: none"> <li>- Increase in the Public and Private sector investment in FLW</li> </ul>	Established finance and investment schemes in all nine provinces	2026/2027	DALRRD/ Dtic DCOGTA/ SALGA/Communal Forums	DBSA, Land Bank, Commercial Banks, Private Equity Firms,

3.5. Community Engagement Towards FLW	<p>farmers, particularly for members of established communal forums.</p> <ul style="list-style-type: none"> <li>- Provide incentives for small financial service providers who promote innovative tools for reducing FLW.</li> <li>- Increase investments in local input and climate resilience.</li> <li>- Provide incentives to encourage the private sector to invest in research and development programmes for pre-harvest loss reduction, particularly in early-stage funding of innovations.</li> <li>- Introduce a farm mechanisation program to leverage small-scale farmers.</li> </ul>	<p>development in rural areas.</p> <ul style="list-style-type: none"> <li>- Functioning pre- and post-harvest finance and investment schemes for smallholder farmers</li> <li>- Accessibility of financial instruments for small-scale farmers.</li> </ul>	-	The number of established Communal Forums per	2026/2027	DALRRD/DCOG TA/SALGA /DBSA	Dtic, DFFE, CGCSA, FLWVA signatories, Land Bank, Communal Forums
	<p>Develop and adopt a policy strategy for FLW reduction aimed to:</p> <ul style="list-style-type: none"> <li>- Establish Communal Forums made up of large and small-scale holders</li> </ul>	<p>Established Communal Forums inclusive</p>	-				

<b>Policy Development</b>	<p>within proximity of each other in a district. These forums should be inclusive of women and youth.</p> <ul style="list-style-type: none"> <li>- Promote FLW community-led policy formulation.</li> <li>- Expand grower associations at the district/local level through which farmers can engage in group price negotiation and obtain training and other essential services.</li> </ul>	<p>of women and youth.</p> <ul style="list-style-type: none"> <li>- Annual report on Farm/Community level engagements and policy dialogue on FLW minimisation.</li> </ul>	<p>province / per local community / per annum.</p> <ul style="list-style-type: none"> <li>- Number of women and youth involved in communal forums on FLW</li> <li>- Annual Reports on Communal Forums and FLW Policy Interventions</li> </ul>			
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Table 5: Goal 4 (Food Waste Diversion and GHG Emission Reduction)

INTERVENTION	ACTION	KEY PERFORMANCE INDICATOR	TARGET	TIMEFRAME	RESPONSIBLE INSTITUTION	KEY STAKEHOLDER
4.1. Carbon Offset as an Incentive for FLW Baseline Reduction	Conduct a case study to determine-baseline for FLW	Completed case study	Determination of FLW Carbon offsetting	2025/2026	DALRRD DFFE/DSI/NRF Research in Waste and Climate Change	Food producers CSIRS CGCSA

4.2. Food Redistribution/Donation Programmes	Develop a FLW Carbon offset strategy to promote carbon offset as an incentive for diverting waste from landfill to other destination projects within the FRH. Strategy to include measures for capacity development awareness raising and management of existing data gaps on quantity.	FLW Carbon offset strategy developed and adopted	FLW Carbon offset strategy implemented by 2026	ON-GOING	DALRRD DFFE	Food producers CSIRS CGCSA FLW VA signatories ARC
	Develop and implement specific mechanisms/protocols to determine qualified FLW offset projects	The number of established FLW carbon offset projects qualified per annum.	X5 Registered FLW Carbon offset initiative	2026/2027	DFFE	Food producers CSIRS CGCSA FLWVA signatories ARC
	Government intervention in support of organisations that feed the hungry to include:	- Annual reporting on food	- The number of corporate entities	2025/2026	DSD DALRRD	DFFE/StatsSA Food donors CGCSA FLWVA signatories,



<ul style="list-style-type: none"> <li>- Review and identify possible interventions such as amendment of relevant regulations to enable food donation without jeopardising food H&amp;S and developing National norms and standards for food donation.</li> <li>- Create an enabling and supportive environment for food donors to access edible food.</li> <li>- Promote food donation as a Corporate Social Responsibility (CSR).</li> <li>- Promote partnerships between companies and organisations distributing donated food.</li> <li>- Identify and provide incentives to companies that</li> </ul>	<ul style="list-style-type: none"> <li>- donations as part of CSR.</li> <li>- Established Liability protection on food donations</li> <li>- A National food distribution programme implemented as part of NSNP.</li> <li>- Developed Food Donations Norms and Standards.</li> </ul>	<ul style="list-style-type: none"> <li>- adopting food donation as CSR.</li> <li>- Amendment of relevant regulation by 2024.</li> <li>- Food Donations Norms and Standard adopted by 2024</li> <li>- Liability protection cover implemented by 2024.</li> <li>- A functioning</li> </ul>	<ul style="list-style-type: none"> <li>- Civil Society</li> <li>- DoH</li> <li>- DBE</li> <li>- DoT</li> <li>- DCOGTA</li> <li>- SALGA</li> <li>- Communal Forums</li> <li>- Tourism Department and its entities, Dtic, SABS, Tourism Department, SARS, Universities / Research Centres, Dtic (SABS), Organisation/Companies involved in food donations.</li> </ul>
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	<p>adopt, and fund organisations involved in distributing donated food to the hungry.</p> <ul style="list-style-type: none"> <li>- Develop and adopt a food redistribution programme/framework/strategy that is aligned with the established Communal forums</li> </ul> <p><b>Establish</b> Food distribution warehouses as a natural part of society's infrastructure. Such can be incorporated in the National School Nutrition Programme (NSNP) implemented by the Department of Basic Education (DBE).</p> <p><b>Provide</b> liability insurance protection for food service establishments and retail stores</p>	<p>food redistribution system</p> <ul style="list-style-type: none"> <li>- Established Food banks</li> <li>- Reduction in edible FLW</li> </ul>	
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4.3. Public-Private Partnership Building and Sensitisation	donating directly to final recipients					
	<b>Provide</b> liability protection on food donations that includes guidance on limitations on liability protection and any steps the donor or food recovery organisation must follow to receive such protection.					
4.3. Public-Private Partnership Building and Sensitisation	- Establish multi-dimensional and cross-sectoral partnerships for FLW baseline measurement.	- An established public-private partnership on FLW	Public-Private partnership on FLW established by 2025.	2024/2025	DALRRD/NCPS-SA/DCOGTA/SALGA/CGCSA/ DSD/Communal Forums	DFE, all stakeholders identified FLW including public and private institutions, Industries and Civil society.
	- Enhance infrastructural development, (risk sharing) through public-private partnerships for processing and value addition.	- Established stakeholder				
4.3. Public-Private Partnership Building and Sensitisation	- Promote multi-stakeholder partnerships to engage	- Established public-private collaboration s in FLW				

	<ul style="list-style-type: none"> <li>- small-scale traders in post-harvest technology adoption.</li> <li>- Create alliances on food waste reduction.</li> <li>- Develop a public-private sector joint agenda on innovation.</li> <li>- Initiate food waste sensitisation programmes in the workplace of food industry.</li> <li>- Develop educational campaigns for FW reduction.</li> <li>- Utilise food labels as a tool to prevent food waste</li> <li>- Support digital social innovations to reduce food waste.</li> <li>- Create a global coalition of actors advocating on food loss and waste reduction.</li> </ul>	intervention projects and awareness programs				
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## **ROLES AND RESPONSIBILITIES**

The DFFE is the primary custodian of the FLWS and its implementation. More specifically, the Directorate of Waste Minimization & Circular Economy (Chemicals & Waste Management) is the responsible entity within the DFFE. However, implementing the National FLWS Implementation Plan requires a high degree of cooperation and synergies among government departments, spheres of government, the private sector, academia, research institutions and civil society. The roles and responsibilities of the listed responsible institutions (



**Table 2** to  
**Table 5**;) tasked with the implementation of the National FLWS (  
**Table** ).

Table 6: Roles and responsibilities of actors in the National FLWS implementation plan

ENTITY	RESPONSIBILITY	RELEVANT INTERVENTION
Department of Forestry, Fishery, and the Environment (DFFE)	The Department is the custodian of the FLWS and is responsible for coordinating and ensuring the implementation of the National FLWS Implementation Plan.	All Interventions
Department of Planning, Monitoring and Evaluation (DPME)	The DPME is responsible for government wide monitoring and evaluation of national outcomes in line with the National Development Plan 2030. In collaboration with the DFFE, the DPME monitors and evaluates the NWMS 2020 targets and will equally be responsible for monitoring and evaluating the FLWS implementation.	All Interventions
Provincial Environmental Departments	The provincial environmental authorities are responsible for developing Provincial Integrated Waste Management Plans (IWMPs), planning and guiding public and private investment in regional waste management facilities (including landfills, material recovery facilities and recycling processing plants) that may draw waste from multiple local municipalities and/or districts. They are also responsible for addressing waste management issues specific to the provincial economic, social, and environmental profile and ensuring support for District and Local Municipalities in waste data collection for SAWIS/provincial Waste Information System, waste monitoring, reporting and evaluation of IWMPs.	All Interventions
Department of Health (DoH)	The DoH is responsible for regulating food safety that potentially affects handling food as a waste prevention measure.	1.3, 1.4, 3.2 & 4.3
Department of Trade, Industry & Competition (Dtic)	The Dtic has an interest in the socio-economic impact of FLWS and a critical role to play in promoting waste minimisation and the circular economy through cleaner production and industrial symbiosis, as	1.3, 1.4, 1.5, 2.1, 2.2 & 2.5.

Department of Agriculture, Land Reform and Rural Development (DALRRD)	well as an interest in industries associated with a secondary economy around waste, such as the recycling industry.	
Producer Responsibility Organisations (PRO), Food & Packaging Industry, Associations, Stakeholders and Entrepreneurs	The DALRRD regulates the agriculture sector and is an essential partner to the DFFE in implementing the National FLWS, reducing food losses and managing agricultural waste, representing a significant volume of organic waste, including food waste. The role of the DALRRD is critical in ensuring the beneficiation opportunities of organic waste, especially around waste-to-energy projects involving biogas and other waste-derived fuels with the FRH.	1.3, 1.4, 2.2, 2.5, 3.1, 3.4, & 3.5
National Cleaner Production Centre South Africa (NCPC-SA)	Food packaging industries are vital in formalizing the food packaging industry EPR plans, evaluating quality standards and packaging best practices for manufacturing food packaging materials to prevent FLW generation through cleaner production and industrial symbiosis.	1.1, 1.5 & 3.2
Department of Science and Innovation (DSI), Council of Scientific and Industrial Research (CSIR).	The NCPC-SA has an interest in the socio-economic impact of FLWS and a critical role to play in promoting waste minimisation and circular economy through cleaner production and industrial symbiosis, as well as an interest in industries associated with a secondary economy around waste, such as the recycling industry.	All interventions
Department of Science and Innovation (DSI), Council of Scientific and Industrial Research (CSIR).	These entities are role players in research, development, and innovation. They contribute to the Waste Research, Development, and Innovation Roadmap (Waste RDI Roadmap). They build technical capacity within the waste sector while undertaking research to support development and innovation. In particular,	All Interventions

Technology and Innovation Agency (TIA), Agricultural Research Council (ARC), Department of Higher Education and Technology (DHET), including Universities.	the TIA has a critical role in supporting innovation and the uptake of new technologies within the FLW reduction.	
Local Municipalities	Local Municipalities are the primary custodian of waste management within local communities. Working closely with the compliance monitoring and enforcement arm of the DEFF, they play a central role in implementing the FLWS. Local Municipalities are critical in the establishment of the FLW Communal Forums within their jurisdictions and are responsible for waste compliance and enforcement as dictated in their Bylaws.	All Interventions
Communal Forum	Relevant stakeholders in the grass-root implementation of the FLWS.	2.1, 3.4, 3.5, 4.2, 4.3
Food Recovery Hierarchy Related Industries (FRH), (e.g., Biogas Industry, Black Soldier Fly Industry (BSF) etc.), Industry Associations, Stakeholders, and Entrepreneurs	Industries operating within the FRH, such as the biogas and BSF industries, are critical in advancing FLW circularity and adopting and rolling out novel FLW recovery technologies.	All Interventions

Department of Employment and Labour (DoEL)	Performing an oversight function for all FLWS processes impacting on H&S activities to ensure compliance with all occupational health and safety regulations.	All interventions
Department of Social Development (DSD)	The Household Food and Nutrition Security Programme (HFNSP) is a DSD national initiative. Through its established network of Provincial Food Distribution Centers (FDCs) it supplies food sourced from bulk procured food, donated food, and local producers. FDCs supplies the Community Food Depots which then distribute to Community Nutrition Development Centers (CNDs) and Food Agencies. The HFNSP is vital for the role-out of the Feed Hungry People (Tier 2 of the FRH) and can be used to redirect "Ugly Food" that would have been landfilled or discarded.	4.2 & 4.3
Tourism Department and its entities	Perform an oversight function for all FLWS processes, particularly within the hospitality industries.	3.2, 3.3 & 4.2
Private Sector, including Civil Society, NGOs	The awareness of this group of role players is critical in achieving a culture of compliance and civic responsibility around food waste, impacting significantly on FLW circularity. The private sector is involved throughout the waste sector as generators of waste, providers of waste-related services, recyclers of waste and consumers of recycled materials – as well as providing an important interface to consumers. The involvement of the private sector is therefore critical to the implementation of the FLWS and the National Waste Management Strategy.	All interventions
Financial Institutions, including commercial banks and Private Equity (PE) Firms.	As part of the CASP, financial institutions such as the Land Bank and DBSA can provide financial services through the Micro Agricultural Financial Institution of South Africa. Private investors, such as PE firms, can invest in R&D of novel FLW technologies that feed into the FRH.	3.4



Food producers and generators of FLW.	Ensure the adoption and implementation of interventions to reduce the generation of FLW within their operations.	All interventions
Consumer Goods Council of South Africa (CGCSA)	The CGCSA is critical in advancing the South African Food Loss and Waste Initiative Voluntary Agreement with a vision to adopt and achieve the UN SDG 12.3 ( <i>By 2030, halve per capita global food waste at the retail and consumer levels and reduce food losses along production and supply chains, including post-harvest losses</i> ).	2.1, 4.2
South African Food Loss and Waste Initiative Voluntary Agreement (FLWVA) signatories	FLWVA signatories are central to advancing the South African Food Loss and Waste Initiative and ensuring, through collective measures, to reducing food loss and waste in South Africa by 50% by 2030. As at 1 November 2022, there were 67 core signatories and 33 associate signatories to the Voluntary Agreement.	4.2
South African Bureau of Standards (SABS)	The SABS is a role player in standard setting, labelling and consumer awareness of products. It has an interest in the socio-economic impact of FLWS and a critical role to play in promoting waste minimisation and the circular economy through cleaner production and industrial symbiosis, as well as an interest in industries associated with a secondary economy around waste, such as the recycling industry.	1.5
Organisation/Companies involved in food donations	Critical role players in advancing the Food Redistribution/donation Programmes.	1.5 & 4.2
Department of Basic Education (DBE)	The DBE is critical in implementing the National School Nutrition Programme (NSNP), an initiative which aims to provide a healthy meal to poorer primary and secondary schools in the country. It is a national initiative which has over 9 million beneficiaries from about 20 000 schools. Food for this initiative is usually procured through the Government Bulk	3.2 & 4.2



	Procurement Programme. The NSNP is vital for the role-out of the Feed Hungry People (Tier 2 of the FRH) and can be used to redirect "Ugly Food" that would have been landfilled or discarded.	
Department of Transport (DoT)	The DoT is responsible for regulating the transportation of goods and services a role player in regulating the safe haulage and distribution of food. It is also involved in regulating and tracing transboundary waste including maritime services (waste from airborne cargo and maritime cargo and dumping at sea.	4.2
StatsSA	Collates and provides national statistics on food security and tracks compliance with SDG 12.3.	4.2
Department of Cooperative Governance and Traditional Affairs (DCOGTA) South African Local Government Association (SALGA)	DCOGTA and SALGA play vital roles in collaborations with the DFFE and Local Municipalities to develop models for the financing of waste infrastructures, such as drop-off/buy back centers and storage facilities for recyclables, that may leverage EPR Schemes, Industrial Waste Management Plans and/or additional fiscal transfer mechanisms such as conditional grants.	2.1, 2.5, 3.4, 3.5, 4.2 & 4.3

## MONITORING AND EVALUATION

As indicated in the implementation plan above, several national departments have a significant role to play in the National FLWS Implementation Plan. As the main custodian of the FLWS, the DEFF will establish the relevant institutional mechanism for ongoing engagement with these departments and government entities and where required, develop Memorandum of Understanding (MoU) to provide for transparent reporting and intergovernmental cooperation around the relevant aspects of the National FLWS Implementation Plan. Although, the DPME remains responsible for implementing the Framework for Government-wide Monitoring and Evaluation System, it will, in collaboration with the DFFE, provide monitoring and evaluation principles with which the FLWS is aligned. This includes the establishment of reporting systems to review the annual performance on the implementation of the set themes/goals, interventions, actions and KPI, and where necessary, to adjust each action plan based on new information or new developments. These reporting systems should include the following:

- Action taken towards the implementation of the interventions.
- The extent to which the actions or tasks have been implemented.
- New initiatives and protocols undertaken during the reporting period.
- Supporting documents i.e., any supporting documents as evidence of the action taken
- Progress and milestones i.e., comment on the overall progress of the action.
- Challenges i.e., any gaps or challenges encountered during implementation and recommendations on addressing the gaps or challenges.
- Verification i.e., any means of auditing or evaluating the information provided.

## KEY RECOMMENDATIONS FOR FLWS IMPLEMENTATION IN SOUTH AFRICA

It is recommended that the FLWS is reviewed once every 5-year cycle. In addition, it is recommended that the National FLWS Implementation Plan is implemented as a live document based on the prescribed timeframes for attaining set goals.

Key recommendations on FLW reduction include improving market access for farmers and small and medium agro enterprises, creating appropriate and targeted research for supply chain development, and providing financial access to smallholders. In advancing successful strategy implementation, stakeholder collaboration is critical in identifying and developing climate-smart solutions to FLW, outlining technology needs and access to finance for these solutions and requirements. Regarding adopting and implementing novel technologies, the role of food packaging in reducing FLW and enhancing food security requires research and development and access to FLW data repository while systematically promoting postharvest

technologies and employing locally adaptive technologies. Good governance and corporate policies that facilitate the recovery and redistribution of safe and nutritious food for human consumption are essential.

The dual approach of reducing FLW at source while implementing and monitoring the recovery and redistribution of safe and nutritious food presents challenges and opportunities for all food system actors, including end consumers. Community-level initiatives, such as gleaning networks, food banks, food pantries, and social supermarkets, are currently being implemented worldwide along supply chains from primary production to end consumers. In this respect, empirical country-level data are needed with access to multi-stakeholder dialogue platforms, resource mobilization, appropriate infrastructure, and public-private-civil-society partnerships. Tools that ensure food safety and quality (including human nutrition), as well as monitoring and evaluation, are required. Supporting smallholder farmers, including men, women, and youth, in various ways, cannot be overemphasised.

The key FLW reduction in the context of South Africa:

- **Leadership on FLW target:** Collaboratively develop and implement an ambitious FLWS and a roadmap for its achievement. Promote indicator and measurement tools such as the Global Food Loss Index, FLW Protocol, and Standard.
- **Policies and incentives:** Promote targeted approaches, such as food donation regulations, subsidies, grants and tax credits, and market-based instruments, such as labelling schemes.
- **Collaborate:** Work across departments to ensure synergies between policies and initiatives and the private sector and NPOs to introduce a change in behaviours throughout the FSC.
- **Facilitate change:** Provide a practical contribution by promoting strategic dialogue on food waste and diversion from landfill, including knowledge transfer sessions that identify innovations to reduce food waste.
- **Municipal capacity:** Improve local ability to implement policies and campaigns such as educational food waste reduction campaigns.
- **Focus where it matters:** Emphasize efforts to reduce food loss and waste, not just diversion from landfills.
- **Support and commission research:** Invest in research to make the most significant reductions quickly and cost-effectively, better understand South Africa's unique situation in informal and formal FSC and inform targeted actions.
- **Adopt date label best practice:** Misunderstanding date labels contribute to food waste of 700 kt per year in the UK, and similar figures are seen in many other countries. By working together, stakeholders in the food industry can ensure labelling consistency across products and adapt to literacy levels.

- **Collaborate and collate amalgamated data:** Develop a fit-for-purpose template aligned with tools such as the FAO Food Loss Assessment Methodology and the WRI's FLW Standard. Also, adopt an agreed series of definitions relevant to FLW that are clearly understood and can be reported and benchmarked.
- **Manage and measure:** Adopt globally benchmarked policies for managing and measuring food loss and waste. Ensure that food that must be removed from the shelves but still edible is donated to charity.
- **Engage the researchers:** The South African academic sector is eager to partner with the food industry to understand better and address the food loss and waste challenge. This is a golden opportunity to gather the required scientific data through research.
- **Adopt a bottom-up and life-cycle approach:** The most accurate measure of food waste in terms of GHG emissions is the life-cycle approach. Developing a good understanding of how this method can be used at the company level is pivotal to future research on food loss and waste and the ultimate costs of climate change.
- **Develop a roadmap for delivering policy:** Implement systems to eliminate the gap between policy, target-setting, and operational delivery. Linkages between research being funded and developed policy must be evidence-based.
- **Optimize packaging:** Invest in the latest packaging innovations to increase the shelf-life of food. Innovations include using split packs for smaller portion sizes, resealable packs to keep food fresher for longer, and vacuum packing.
- **Adapt in-store promotions:** Focus on providing value for money (e.g., reduced-price offers) rather than encouraging unnecessary purchases (e.g., buy one, get one free).
- **Address high appearance quality standards:** Consider being more flexible and responsive about the technical and visual specifications for products and produce bought from producers.
- **Invest in product reworking:** The value of 'out of spec' products can be maximised by reworking them into other products, i.e., hail-damaged vegetables can be sliced and diced. Lower-value products are then downgraded to feed, fuel, or fertilizer.
- **Improve customer education:** Customers will benefit from a greater understanding of how to avoid food waste. This must be adapted for varying levels of literacy and socio-economic levels.

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## APPENDICES

### APPENDIX A: EXISTING INITIATIVES, OPPORTUNITIES AND BARRIERS OF FLW IN SOUTH AFRICA

Several initiatives directed at reducing FLW exist in South Africa. These FLW initiatives are presented in Table 7 and are aligned with Food Recovery Hierarchy (FRH).

Table 7: Existing FLW initiatives in South Africa aligned with the FRH

PROGRAMME	INITIATIVE
<b>FOOD RECOVERY HIERARCHY: TIER 1 - SOURCE REDUCTION</b>	
<b>Research Initiatives</b>	Research and Technological Innovation; Production, Processing and Packaging: Tools and Apps: PurEst®; STALKGRO; Susfarms® Progress Tracker; Mechanisation Reports; NCPC-SA Western Cape Industrial Symbiosis Programme (WISP)
<b>EGCSA led Voluntary Agreement</b>	The South African Food Loss and Waste Agreement
<b>Umoya Dryers</b>	Umoya Dryers promotes on-farm dehydration of out-graded fruit and vegetables for conversion to commercial foods or food ingredients. They design, build, and commercialize on-farm dehydration solutions and equipment, focusing on smallholder rural farmers and supporting commercial or industrial farming businesses.
<b>FOOD RECOVERY HIERARCHY: TIER 2 - FEED HUNGRY PEOPLE</b>	
<b>FoodForward SA</b>	They recover good quality and edible surplus food from the consumer goods supply chain and send it to community organisations serving the needy.
<b>NOSH Food Rescue</b>	An initiative that diverts, repurposes, and redistributes surplus food (prepared and perishable) to reduce food insecurity.
<b>The Household Food and Nutrition Security Programme (HFNSP)</b>	Supplies food sourced from bulk procured food, donated food, and local producers.
<b>Food on the Table</b>	This initiative donates food to feed the poor, disadvantaged, destitute and marginalised (Food on the Table, 2022)



<b>Food Masters South Africa</b>	Dehydrates edible fruits and vegetables, which are unsuitable for the market.
<b>FoodDeez</b>	An initiative that purchases non-perishable goods that are short-dated, damaged, and surplus food (FoodDeez, 2022).
<b>Memcon</b>	Recovers proteins, lactose, and mineral from cheese whey. Thus, reducing food waste in the dairy industry (Memcon, 2022).
<b>Woolworths and WWF partnership</b>	Waste management efforts include fit-for-purpose packaging, on-pack information, donations of surplus food to more than 1 000 charities every year and promoting supply chain efficiency and sustainable farming practices.
<b>FOOD RECOVERY HIERARCHY: TIER 3 - FEED ANIMALS</b>	
<b>Maltento</b>	Produces regenerative products and uses regenerative processes in creating insect-based protein products (Maltento, 2020)
<b>Oricol Environmental Services</b>	Divert over 60% of waste from going to landfill by either converting it to resource, recycling, or waste treatment
<b>FOOD RECOVERY HIERARCHY: TIER 4 - INDUSTRIAL USE</b>	
<b>EnviroServ</b>	Assists the food industry in reducing dough waste at bakeries (EnviroServ Waste Management, 2022).
<b>Biochar from sawmills</b>	The recovery of energy and biochar production offers a potential solution to managing these sources of waste, which also recovers value from an otherwise wasted resource.
<b>Elgin Fruit Juice Anaerobic Digester</b>	Collects approximately 21 tonnes of fruit and vegetable waste per week from Cape Town Market to supplement its feedstock, potentially saving R550 000 each year in landfill gate fees, as its waste is being diverted to an anaerobic digester (GreenCape, 2020)
<b>Bronkhorstapruit Biogas Plant</b>	The plant uses about 120 000 tons of organic waste, producing about 20 000 of fertiliser per year. BMW is the off-taker of the generated electricity (Bio2Watt, 2022).
<b>Cape Dairy Project (Pty) Ltd</b>	It uses feedstock from Vyvlei farm, the largest dairy farm in the country, to produce electricity with a capacity of 4.2 MW (Bio2Watt, 2022).
<b>New Horizons Waste-to-Energy Facility</b>	It uses about 480 tons of municipal solid (organic) waste per day to produce a capacity of 4 MW (GIZ, 2016; FGE, 2022)
<b>iBert</b>	<b>iBert</b> has several small biogas plants, namely Bredasdorp (4 tons), Cavalier (20 tons), Jan Kemdorp (5.5 tons) and Riverdale (4 tons). These plants use abattoir waste. (GIZ, 2016)
<b>FOOD RECOVERY HIERARCHY: TIER 5 – COMPOSTING</b>	
<b>Bokashi Bran</b>	Divert food waste from landfill to produce high-quality Bokashi Bran compost of high quality. This solution is suitable for homes and commercial kitchens in managing food waste.

<b>Compost Kitchen</b>	Composite kitchen supplies their client with organic bins collected weekly (for a monthly fee), and the client receives 2kg of vermicompost every month, which they can use for farming
<b>iCompost</b>	iCompost is a product which consumers could buy for their households or companies. A kitchen waste composting appliance that turns food waste into compost in three steps (iCompost, 2019)
<b>Ywaste</b>	Ywaste produces compost from fruit and vegetables supplied by Cape Town Market (Ywaste Recycle, 2016).
<b>Earth Bokashi</b>	<b>Earth Bokashi</b> produces bokashi using food waste. Suitable for households, hotels and lodges, offices and canteens, supermarkets, and malls. An initiative that collects food waste from homes for a monthly fee and provides the household with vermicompost, which is used to grow fresh food.
<b>Compost Kitchen</b>	<b>Green Events</b> provides a waste diversion solution for companies/organizations. Waste is collected and used as feedstock for vermiculture (MadamWaste, 2022)
<b>Green Events</b>	<b>FOOD RECOVERY HIERARCHY: TIER 6 - LANDFILL/INCINERATION</b>
<b>Sebenza Waste Site- Ekurhuleni Municipality</b>	This landfill site captures landfill gas from the decomposing waste.



**APPENDIX B: FLW OPPORTUNITIES, EXISTING BARRIERS, AND ENABLERS**

Table 8 showcases the existing opportunities, barriers, and enablers of FLW reduction that are evident in the FSC in South Africa. The Table converges the opportunities identified and the barriers and enablers that are evident in the FSC and categorises them based on the six tiers of the FRH.

Table 8: Opportunities, enablers, and barriers in the food supply chain in South Africa

SCENARIO	BARRIER/ENABLER	OPPORTUNITY	APPLICABLE LEGISLATION	STAKEHOLDERS	FOOD SUPPLY CHAIN
<b>FOOD RECOVERY HIERARCHY: TIER 1 - SOURCE REDUCTION</b>					
Creation of circular farm/ circular economies	<b>Enabler:</b> The White Paper on Science, Technology, and Innovation (2019) and the National Waste Management Strategy (NWMS), 2020, introduces and promotes the use of circular economy. The Extended Producer Responsibility (EPR) Regulations could be used as a tool for circular economy.	Legal Framework for Circular economy which speaks to how companies prior to retail could achieve circular economy. This could also be achieved through: - Voluntary Agreements (Collaboration between government and private sector) / Voluntary Initiatives - Cradle-to-Cradle certification (promotes record-keeping, understanding the lifecycle of products and recognition of companies/organisations which practice circular economy)	- White Paper on Science, Technology, and Innovation - NWMS (2020) - National Environmental Management: Waste Amendment Act 26 of 2014 (NEM: WAA). - Policy Framework relating to green economy. - The NEM: WA Regulations. Regarding EPR (No.1184 of 2020).	DALRRD, DSI, DFFE, DMRE, GreenCape, SALGA, Farmers Associations, Food Industry and Retail, CGCSA.	Across FSC
	<b>Barrier:</b> Currently there is no legislative framework for circular economy. Thus, there are inadequate systems that regulate or promote circular economy.				

<ul style="list-style-type: none"> <li>- Industrial Symbiosis Programme (Collaboration between stakeholders, promoting linkages and synergies).</li> </ul>	<ul style="list-style-type: none"> <li>- NDP.</li> <li>- SDGs.</li> <li>- Nationally Determined Contributions (NDCs).</li> <li>- Integrated Resource Plan 2019 (IRP 2019).</li> <li>- The Carbon Tax Act 15 of 2019.</li> <li>- The Carbon Offsets Regulations 2019.</li> </ul>
<p>Documentation of circular economies – Record keeping</p> <p>Opportunity for Research and Innovation in determining how companies/organisations could shift to circular economy</p> <p>Various practices, tools, and technologies which companies can utilise to shift to a circular economy</p> <ul style="list-style-type: none"> <li>- Regenerative farming Systems</li> <li>- Recycling of materials</li> <li>- Food Waste Upcycling</li> <li>- Use of renewable materials</li> <li>- Precision Farming               <ul style="list-style-type: none"> <li>o Global Positioning System (GPS) receivers</li> <li>o Differential Global Positioning System (DGPS)</li> </ul> </li> </ul>	

	<ul style="list-style-type: none"> <li>o Geographical Information Systems (GIS)</li> <li>o (CSIR, 2019)</li> <li>o Variable-rate application (VRA) (SA Grain, Author Blaker, 2021)</li> </ul> <p>Government could implement awareness campaigns for industry. Providing Case studies, workshops, and other means of disseminating of information.</p> <ul style="list-style-type: none"> <li>- Educating industry on impacts of food waste and loss and the need to move towards a circular economy.</li> <li>- Tools and technologies that could promote circular economy</li> <li>- Processes and products which promote circular economy</li> </ul> <p>Creation of new food products or non-food products e.g., protein shakes using edible food waste and cosmetics for inedible food waste.</p>
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Market Access for food products (e.g., fruits and vegetables)	<b>Enabler:</b> Marketing of Agricultural Products Act 47 of 1996	Forge professional relationships between farmers and consumers.  Develop farmer-to-consumer connection mechanisms (e.g., through online tools, applications, and websites). Employ Information and communication technologies (ICTs) in marketing. Online resources like websites and apps connecting farmers to markets could also benefit farmers and local communities Building the capacity of farmers' groups to facilitate appropriate communal storage, acquiring postharvest handling technologies and collective marketing of products that an individual farmer or household may not be able to afford. Strengthening of producer organizations in terms of structuring, collective infrastructure, equipment, and group marketing. Government and development partners/stakeholders to design appropriate sets of policies that result in effective and efficient market access systems.	Agricultural Product Standards Act (No 119 of 1990). Marketing of Agricultural Products Act 47 of 1996	DoH, DALRRD, NAMC, NDA, ITAC, ARB, CGCSA, Food Retailers, Farmers.	Post-harvest
	<b>Barrier:</b> Lack of strategies to connect farmers to markets (end-user)				
	<b>Barrier:</b> Products which are edible but do not make it to the	Use of Food Hierarchy			Post-harvest

market due to market standards	- Secondary products (juicing, canned fruits) - Secondary Markets - Food Donation  Market solutions, e.g., relaxed cosmetic marketing standards on agricultural products. Food should not be rejected based on superficial cosmetic issues (e.g., crooked shape) rather should be about safety/quality standards (Stakeholder engagement document-WRC) Consumer campaigns: awareness and information			
	<b>Barrier:</b> Cost of compliance Expensive certification Efficient and cost-effective transport system/ transport cost Processing costs	Lowering of costs could result in more products in the market Adding more value to product. Assistance to small scale farmers through training and workshop, bring awareness on best practice methods		Post-harvest
	Food safety and Quality	Government programmes which promote food safety and quality e.g., the SA-GAP certification programme for small holder farmers	The Foodstuffs, Cosmetics and Disinfectants Act 54 of 1972. Regulations Fertilisers, Farm Feeds, Agricultural Remedies and Stock Remedies Act 1947 (Act no. 36 of 1984)	Across supply chain

Agricultural Product  
 Standards Act, 1990 (Act  
 No. 119 Of 1990)  
 Codex Alimentarius  
 International Food  
 Standards  
 Animals Protection Act,  
 1962 (Act No. 71 of 1962)  
 Meat Safety Act, 2000 (Act  
 No. 40 of 2000)  
 Veterinary and Para-  
 Veterinary Professions Act,  
 1982 (Act No. 19 of 1982)  
 Liquor Products Act, 1989  
 (Act 60 of 1989)  
 General Hygiene  
 Requirements for Food  
 Premises, the Transport of  
 Food and Related Matters  
 (No. R. 638 of 2018)  
 Animal Identification Act,  
 2000 (Act No. 6 of 2002)  
 Animal Improvement Act,  
 1998 (Act. No. 62 of 1998)  
 Animals Protection Act,  
 1962 (Act No. 71 of 1962)  
 Performing Animals  
 Protection Act, 1935 (Act  
 No. 24 of 1935)  
 FSSC 22000 food safety  
 systems certification

<p><b>Food Labelling</b></p>	<p><b>Barrier: Yes</b> The Foodstuffs, Cosmetics and Disinfectants Act 54 of 1972. Regulations Relating to the Labelling and Advertising of Foodstuffs (No. R. 146 of 2010) requires date markings such as "best before", "sell by" and "use by" on the packaging of foodstuffs. These date markings are standardised, differentiating between safety-based and quality-based labels. The date for the quality-based labels ("best before", "sell by") means the quality of food would have been</p>	<p>Compile or update of packaging design guidelines Smart Packaging technologies. Awareness programmes: education on food labels from farmers/manufacturers to consumers (Stakeholder engagement document) Awareness programmes: Food safety versus Food quality: education on food labels from farmers/manufacturers to consumers (Stakeholder engagement document). Awareness around what constitutes ugly food and unsuitable food (Stakeholder engagement document) Training and capacity building of government officials</p>	<p>The Cartagena Protocol on Biosafety Genetically Modified Organisms Act 15 of 1997 International Food Safety Authorities Network (INFOSAN) European Union Rapid Alert System for Food and Feed (RASFF) Animal Disease Act (Act 35 of 1984)</p> <p>Codex Alimentarius International Food Standards The Foodstuffs, Cosmetics and Disinfectants Act 54 of 1972. Regulations Relating to the Labelling and Advertising of Foodstuffs (No. R. 146 of 2010) Agricultural Product Standards Act, 1990 (Act No. 119 Of 1990) The Consumer Protection Act (No. 68 of 2008)</p> <p>DFFE, DoH, DALRRD, Dtic, SABS</p> <p>Manufacturing, Retail, Consumption</p>
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Research and Innovation	<p>reduced but may still be safe for consumption while past the safety label ("use by") the food should not be consumed or sold. There is still confusion regarding these labels, thus may be contributing to food loss and waste.</p> <p>Differences in International standards Codex Alimentarius International Food Standards and Labelling and Advertising of Foodstuffs (No. R.146 of 2010)</p>				
<p><b>Barrier: Yes/No</b> Lack of capital to invest in research and development channelled towards pre-harvest losses.</p> <p><b>Enabler: Yes</b> <b>Legislation:</b> Research institutions formulated by government which could assist in finding ways and methods to prevent and manage food waste. e.g., Agricultural Research Council (ARC) through the</p>	<p>Private sector investment in research and development programmes for pre-harvest loss reduction. Develop subsidy schemes to promote innovation. Develop and implement policies that promote research and development in postharvest loss technologies, practices, and management.  Opportunity for research in innovative solution to prevent and manage food waste - Management/prevention of outbreaks and pest disease</p>	<p>Agricultural Research Act, 1990 (Act No. 86 of 1990) Fertilizers, Farm Feeds Agricultural Remedies and Stock Remedies, 1947 (Act No. 36 of 1947)</p>	<p>DSD, DALRRD, DSI, DoH, CSIR</p>	<p>Across the FSC</p>	

Agricultural Research Act, 1990 (Act No. 86 of 1990)	<p>which also play a role in food loss and waste</p> <ul style="list-style-type: none"> <li>- Modified Atmosphere Packaging</li> <li>- Food security</li> <li>- 4th industrial revolution technology such as Big data, marketing (IoT, Big data, Artificial intelligence) to help farmers connect to the consumers</li> <li>- Increase farmers' market access</li> <li>- Farmers will be better able to anticipate consumers' demand while informing consumers directly about the availability of produce and its quality.</li> <li>- Product improvement and extension of shelf life</li> <li>- Crop protection</li> </ul>
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Funding	Barrier: Yes Lack of access to affordable finance for agricultural investments especially for rural communities/ small scale farmers. Lines of credit are increasingly difficult for small and rural farmers	<ul style="list-style-type: none"> <li>- Popularize a multi-system approach to bio-control systems across the supply chain.</li> </ul> <p>Storage resources (e.g., metal silos, airtight bags) Digital apps (e.g., connected to sensors the can sense odour) Alternative pest treatment strategies (e.g., botanical pesticides) Improved inventory systems Capacity building (e.g., on reducing technical malfunctions, including inventory management; spillages). Establish an institution/programmes that can be responsible for the coordination of all activities in the promotion of the postharvest sector.</p>	DFFE, DBSA, GEF, DFI, Dtic,	Across the FSC

Government grants to cover the incremental cost related to climate risk management.			
Climate resilience and local input investment.			
Formulate policies that can cover credit services to facilitate farmers' uptake of postharvest technologies.			
Promote multi-stakeholder partnerships to engage small-scale traders in postharvest technology adoption.			

FOOD RECOVERY HIERARCHY: TIER 2 - FEED HUNGRY PEOPLE

Food donation of surplus edible food.	<p><b>Enabler: Yes</b></p> <p>The South African Constitution (Act 108 of 1996) (section 27) requires every person to have access to sufficient food in a dignified manner:</p>	<p>Employ Information and communication technologies (ICTs)</p> <ul style="list-style-type: none"> <li>- Allowing for the timely linkage of the donor and recipient (thus linking surplus food to those who are in need)</li> </ul>	<p>The South African Constitution (Act 108 of 1996) (section 27)</p> <p>South Africa's Income Tax Act of 1962 VAT Act and the Tax Administration Act Consumer Protection Act (No. 68 of 2008)</p>	<p>DFFE, DSD, DoH, SARS, Dtic</p>	<p>Across the FSC</p>
<p><b>Enabler: Yes</b></p> <p>The Food Waste Voluntary Agreement (FWVA) promote the use of the Food Recovery Hierarchy. Food donation is good for corporate conscience and public relations and shows that companies are socially responsible.</p>		<p>Government collaboration with farmers, manufacturers, and retailers to get their excess food products to food banks and homeless shelters for distribution to the food insecure.</p> <p>Government to develop guidelines for those who donate and those who receive the donation, in this way removing any confusion and ensuring that the surplus food is kept in a manner that it is safe for consumption.</p>			
<p><b>Enabler:</b></p> <p>The VAT Act and the Tax Administration Act provides for Tax Incentives for Businesses which donate their surplus food.</p>		<p>Creation of food networks</p> <p>Liability protections for food donors</p> <p>Partnership with small farms to large retail stores as food donors.</p>			
<p><b>Barrier:</b></p> <p>The Consumer Protection Act (No. 68 of 2008) section 61, of strict liability for damage caused by goods. Thus, the Liability is</p>		<p>Community-based storage centres for excess food (community warehouse that collect food from a variety of sources, warehouse it, and then distribute it to food pantries, soup kitchens, shelters, and individuals through mobile distribution trucks)</p>			



	<p>on the donor. Some donors may be reluctant in donating in attempts to safeguard or protect their brand.</p>	<p>Awareness campaigns (hunger in our community and how we can all help make a difference).</p>				Secondary Products for	<b>Enabler:</b> Food that is edible and safe for consumption but not	Creates environment for Industrial Symbiosis thus promoting circular economy.	Standards Act (Act 8 of 2008)	DFFE, DoH, Dtic, SABS	Post-Harvest
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Human Consumption	<p>suitable for the market and viewed as waste</p>	<p>Upcycling/remanufacturing</p> <ul style="list-style-type: none"> <li>- Use of bakery waste and bran to make other edible products using insect farming.</li> <li>- Canned foods, Juicing</li> </ul> <p>Income stream diversification of small-scale producers.</p>	<p>Consumer Protection Act (Act 68 of 2008) National Regulator for Compulsory Specifications Act (Act 5 of 2008)</p>		
Creation of Secondary Markets: No suitable market for edible produce. Thus, requiring for the creation of secondary markets	<p><b>Barrier:</b> The Regulations Relating to the Grading, Packing and Marking of Fresh Vegetables (R364 of 2013) intended for sale in the republic of South Africa. Grade 3 food may have no value when distribution costs are factored in, resulting in the farmer opting to not sell the fruits in the market.</p> <p><b>Enabler: Yes</b> The creation of secondary market could provide access to farmers whose products where not suitable (safe for human consumption) to the</p>	<p>Income stream diversification of small-scale producers Market diversification will ensure lesser produce has access to trade if high-end markets reject it. Incentivize entrepreneurship in the recovery and redistribution of food Increase in market participation for both producers and consumers Shared economy (e.g., commercial food surplus recovery network built on social networks)</p>	<p>Consumer Protection Act (Act 68 of 2008). Regulations Relating to the Grading, Packing, and marking of Fresh Vegetables (R364 of 2013).</p>	<p>DFFE, dtic, SABS, ARC, CSIR</p>	<p>Post-Harvest</p>

	primary market thus also allowing those who cannot afford primary markets to participate in the secondary market.				
<b>FOOD RECOVERY HIERARCHY: TIER 3 - FEED ANIMAL</b> <b>Insect farming to manage food waste: animal feed protein</b>	<p><b>primary market thus also allowing those who cannot afford primary markets to participate in the secondary market.</b></p>	<p>The insect farming industry is new in South Africa and could create a number of jobs.</p> <p>Cost savings as it is a cheaper method in making animal protein</p> <p>Incentivize entrepreneurship in the recovery and redistribution of food.</p> <p>Government to promote insect farming industry incentives, funding, awareness, training.</p> <p>Policy development or guideline for best practice methods for the industry.</p> <p>Legal framework for the insect farming industry</p> <p>Creation of new markets, products, and by-products of the insect farming industry</p> <ul style="list-style-type: none"> <li>- Protein shakes (human consumption, promoting industrial symbiosis)</li> <li>- Organic Fertilizer/compost (promoting circular economy)</li> </ul>	<p>The Fertilisers, Farm Feeds, Agricultural Remedies and Stock Remedies Act (Act 36 of 1947):</p> <p>The South African Policy on Animal Feeds (GN 511 in GG 31005 of 30 April 2008)</p> <p>The Foodstuffs, Cosmetics and Disinfectants Act 54 of 1972</p> <p>Municipal by-laws</p> <p>The Agricultural Product Standards Act (Act 119 of 1990)</p> <p>The Marketing of Agricultural Products Act (Act 47 of 1996)</p> <p>Standards Act (Act 8 of 2008)</p> <p>SANS 489:2009 Edition 1</p> <p>SANS 898:2011 Edition 1</p> <p>SANS 909:2018 Edition 1</p> <p>SANS 10049:2012 Edition 4.1</p> <p>SANS 22005:2009</p>	<p>DoH, DALRRD, dtic, SABS, DFFE, SANBI</p>	<p>Across the FSC</p>

Recovery of inedible food for animals	<p><b>Barrier:</b> The South African Policy on Animal Feeds (GN 511 in GG 31005 of 30 April 2008) highlights the importance of "food safety through feed safety" and the adoption of a number of global quality standards in the animal feed industry (Niassy, Ekesi, Hendriks, &amp; Haller-Barker, 2018).</p> <p><b>Barrier:</b> Ammonia production in the system due to microbial growth.</p> <p><b>Barrier:</b> Not all food waste can be used, especially those that have been contaminated (e.g., salmonella contamination).</p>	<p>- Oils (promoting symbiosis)</p> <p>Food security</p> <p>Awareness to the relevant authorities about what the process entails</p> <p>Awareness to those who could form part of the industry. Potential for training courses and capacity building</p> <p>Creation of New Local Markets (New agricultural products)</p> <p>Growth of the industry</p> <p>Carbon credits</p> <p>Opportunities for routing suitable organic waste for insect farms</p> <p>Medium risk waste could be used for animal feed</p> <p>Regulations/Standards that farmers should adhere to</p>	<p>SANS 289:2016</p> <p>Consumer Protection Act (Act 68 of 2008)</p> <p>National Norms and Standards for the Storage of Waste (Government Notice 926 of 2013)</p> <p>Agricultural Pests Act</p> <p>Agricultural Product Standards act</p> <p>National Climate Change Response Policy</p>	DoH, DALRRD	Across the FSC
	<p><b>Enabler:</b> The Animal Disease Act (Act 35 of 1984) allows for food scraps/waste to only be feed to animals following treatment (ensuring that the</p>	<p>-Promotion of circular economy and sustainable food production (Dame-Korevaar, Boumans, Antonis, van Klink, &amp; de Olde, 2021)</p>	<p>Animal Disease Act (Act 35 of 1984)</p> <p>Fertilizers, Farm Feeds, Agricultural Remedies and Stock Remedies Act, 1947 (Act No. 36 of 1947)</p>		

<p>food is safe for consumption and will not spread pathogens) of the food waste.</p> <p><b>Barrier:</b> This option has a potential to be harmful due to microbial health hazards which may result in more food loss and waste rather than curbing the situation (Dame-Korevaar, Boumans, Antonis, van Klink, &amp; de Olde, 2021).</p>			The Feeds and Pet Food Bill (2019)		
FOOD RECOVERY HIERARCHY: TIER 4 - INDUSTRIAL USE					
<p><b>Converting food waste to Energy</b> (e.g., Biofuel, Biogas, Landfill Gas to Energy, Plasma gasification, Gasification, Pyrolysis)</p>	<p><b>Enabler:</b> The industry is well regulated and depending on various factors such as capacity, location, waste generated, construction and storage a number of licences or permits may be required. Either a basic assessment (BA) or a full Environmental Impact Assessment (EIA) may be required. The current legislation caters for the following technologies to be used in the south African landscape:</p>	<p>Protection of the Environment (prevention of pollution, ecological degradation, reduction in incidents) Skills development in new technology. -Programs at university level. Government could provide for support in funding of this industry, providing incentives as it would decrease the use of fossil fuels. Promotion of the Sector Government support (incentives, funding, training, government programmes, capacity building) . Government could provide for support in funding of this industry,</p>	<p>National Water Act, 1998 (Act 36 of 1998) Section 28 NEMA National Environmental Management: Waste Amendment Act 26 Of 2014 (NEM: WAA) National Environmental Management: Air Quality Act (NEM: AQA) National Environmental Management: Biodiversity Act (NEM:BA) National Environmental Management: Protected Areas Act (NEM: PAA)</p>	<p>DWS, DFFE, DoH, Local Government Departments Local Municipality, SAHRA, NERSA, ICAO, DMRE, GIZ</p>	Across the FSC



<ul style="list-style-type: none"> <li>- Biogas</li> <li>- Landfill Gas to Energy</li> <li>- Plasma gasification</li> <li>- Gasification</li> <li>- Pyrolysis</li> </ul> <p><b>Barrier:</b> Skills required for these technologies may not be currently available, thus making it difficult to enter the industry</p>	<p>providing incentives as it would decrease the use of fossil fuels.</p> <ul style="list-style-type: none"> <li>- Promotion of the Sector</li> <li>- Awareness to potential investors and financier's</li> <li>- Awareness to government officials about the licencing and permitting process to provide better assistance for the biogas industry.</li> <li>- Awareness to those interested in the industry on what process should be followed and what services would be required</li> </ul> <p>Opportunity for infrastructure development. (e.g., Harvesting of gas on landfill sites)</p>	<p>National Environmental Management: Integrated Coastal Management Act (NEM: ICMA) National Forests Act (No. 84 of 1998) National Health Act 61 Of 2003 Hazardous Substances Act 15 of 1973 (HSA) National Heritage Resources Act (Act 36 Of 1998) Subdivision of Agricultural Land Act (SALA, Act 70 Of 1970) Conservation of Agricultural Resources Act (CARA, Act 43 of 1983) National Gas Act GAS ACT (Act 48 Of 2001) Electricity Regulation (Act 4 of 2006) Spatial Planning and Land Use Management Act, 2013 (SPLUMA) Civil Aviation Act (Act 13 of 2009) Civil Aviation Regulations 2011</p>
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			<p>National Policy in Thermal Treatment of General and Hazardous Waste GN 777 of 24 July 2009</p> <p>National Domestic Waste Collection Standards 2010</p> <p>Local Government: Municipal Finance Management Act 56 of 2003</p> <p>Infrastructure Development Act 23 of 2014</p> <p>National Building Regulations and Building Standards Act 103 of 1977</p> <p>Biofuels Industrial Strategy</p>		
<p><b>Enabler</b></p> <p>Use of Green Energy Technologies: The country has been experiencing load shedding since 2008, which has resulted in costly disruptions. The main power source currently uses fossil fuels, the use of alternative green energy will aid South Africa in reducing greenhouse gas emissions and towards achieving their targets e.g., Kyoto protocol</p>	<ul style="list-style-type: none"> <li>- Facilities or industries which are off the national grid, thus self sufficient</li> <li>- Promotion of Circular economy</li> <li>- Reduction of the use of fossil fuels. Thus, reduction in greenhouse gas emissions.</li> <li>- Generating electricity that will be added to the national grid thus assisting with load shedding</li> </ul>		<p>National Energy Act (Act 34 of 2008)</p> <p>Electricity Regulation (Act 4 of 2006)</p> <p>Municipal Financial Management Act &amp; Municipal System Act (Section 78).</p> <p>Integrated Resource Plan 2019 (IRP 2019)</p> <p>The Carbon Tax Act 15 of 2019</p> <p>The Carbon Offsets Regulations 2019</p> <p>National Development Plan</p> <p>Green Economy Accord</p>	<p>Eskom, DMRE, dtic, DSI, DFFE, NERSA, IDC</p>	<p>Across the FSC</p>

	<p><b>Enabler:</b> There are several government incentives/funding for green energy technologies</p> <ul style="list-style-type: none"> <li>- Tax incentives</li> <li>- The Industrial Development Corporation (IDC) provides funding through the AFD Green Energy Fund</li> <li>- 12% Tax Allowance</li> <li>- Incentive through the Department of Trade, Industry and Competition (dtic)</li> <li>- Renewable Independent Power Producer Programme (REIPPP) through the Department</li> </ul>	<ul style="list-style-type: none"> <li>- Government support (incentives, funding, training, government programmes)</li> </ul>	<p>National Climate Change Response Policy (NCCRP) Biofuels Industrial Strategy draft position paper on the South African Biofuels Regulatory Framework REIPPPP</p>	
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	<p>of Mineral Resources and Energy (DMRE)</p> <p>The Manufacturing Competitiveness Enhancement Programme (MCEP) through the Department of Trade, Industry and Competition (DTIC)</p>				
Organic fertilizer	<p><b>Enabler:</b> Fertilisers, Farm Feeds, Agricultural Remedies and Stock Remedies Act (Act No. 36 of 1947): GNR 732 of 10 September 2012 provides the provision for the creation, use and sale of organic fertilisers</p> <p>Section 3 (1) of the Act requires for the application for registering a fertilizer</p> <p>DFFE (2018) provides a guideline for registration of digestate derived from abattoir waste used as a soil conditioner or amendment.</p>	<p>Promotion of Circular economy: Organic fertilizer could be used to enhance soil, which is used to grow crops, which their waste was used as feedstock to the digester thus creating loops.</p> <p>Nutrients readily available when compared to compost. Thus, healthier soils, less water use and thus improved quality of crops</p> <p>Creation of new markets</p> <p>Creation of new markets could mean job creation. The conversion of digestate to organic fertilizer and the selling of the product could create more jobs.</p> <p>Skills development</p> <p>Promotion of organic fertilizer rather than synthetic could provide an</p>	<p>The Fertiliser, Farm Feeds, Agricultural Remedies and Stock Remedies Act (Act 36 of 1947) (Fertilizer Act, 2018)</p> <p>ISO 17025</p> <p>Fertilizer Bill</p>	<p>DFFE, DALRRD, Local Municipality, NGOs, GreenCape, ARC, CSIR</p>	Production

	opportunity to decrease water pollution as a resultant of fertilizer Government support (incentives, funding, training, government programmes)			
<b>FOOD RECOVERY HIERARCHY: TIER 5 - COMPOSTING</b>				
<b>Converting food waste to compost</b>	<p><b>Enabler: Yes/No</b> The National Environmental Management: Waste Act (Act 59 of 2008 and 2014 Amendments; NEM: WA) imposes a general duty of care, in respect of waste management, that all waste producers should implement reasonable measures to reduce, re-use, recycle and recover waste</p> <p>The National Organic Waste Composting Strategy, 2013.</p> <p><b>Enabler: Yes</b> The National Environmental Management: Air Quality Act (Act No 39. Of 2004) is used to manage the offensive odour from composting.</p>	<p>Tools and Technologies which could be used:</p> <ul style="list-style-type: none"> <li>- In-vessel composting (IVC) <ul style="list-style-type: none"> <li>• Relatively low capital costs vs. large compost sites' ancillary purchases (turners, shredders, screeners)</li> <li>• Low to zero malodour emitted</li> <li>• Small footprint - can be located on-site thus reducing logistic costs and related carbon emissions.</li> <li>• Automated system requires minimal manual input.</li> </ul> </li> </ul>	<p>National Waste Management Strategy (NWMS), 2020</p> <p>The National Organic Waste Composting Strategy, 2013</p> <p>Fertilizers, Farm Feeds, Agricultural Remedies and Stock Remedies Act (Act No. 36 of 1947): GNR 732 of 10 September 2012</p> <p>The National Environmental Management: Waste Act (Act 59 of 2008 and 2014 Amendments; NEM: WA)</p> <p>The National Environmental Management: Air Quality Act (Act No 39. Of 2004)</p> <p>National Waste Information Regulations (GNR 625, 2012)</p>	<p>DFEE, DALRRD, ARC, CSIR, NGOs, GreenCape</p> <p>Post-harvest to Consumption stage</p>

	<ul style="list-style-type: none"> <li>• Off ground enclosed system reduces site setup costs (leachate barriers) and easily meet EIA requirements</li> <li>- Open Window composting</li> <li>- Controlled environment open composting</li> <li>- Anaerobic fermentation</li> <li>- Anaerobic digestion (AD)</li> <li>- Biological mechanical processing</li> </ul>			
<b>FOOD RECOVERY HIERARCHY: TIER 6 - LANDFILL/INCINERATION</b>				
Waste to Landfill/incineration	<p><b>Barrier: Yes</b> Disposal of organic waste to landfill is permitted as per National Norms and Standards for Disposal of Waste to Landfill; GN No. 636. This does not promote the beneficiation and circularity of food waste and loss.</p> <p><b>Enabler:</b></p>	<p>An opportunity to declassify material that are currently classified as organic waste (GW20) in terms of the GNR 625 of 2012. Such organic materials should be deemed resources and redirected to promote IS and Zero Waste Concept.</p> <p>An opportunity to introduce a phased approach to restrict the disposal of other organic materials onto landfill which is currently permitted as only garden waste is restricted in terms of GNR 636.</p>	<p>The National Environmental Management: Waste Act (Act 59 of 2008 and 2014 Amendments; NEM: WA) National Waste Information Regulations (GNR.625 of 2012) Norms and Standards for the Treatment of Organic Waste Norms and Standards for Organic Waste Composting</p>	<p>DFFE, DoH, DALRRD, Waste Management Facilities.</p> <p>Across the FSC</p>

	<p>Through the Local Government Municipal Systems Act (Act 32 of 2000), Municipalities can implement fees or tariffs for the landfills. Currently it is still cheaper to send waste to landfill. However other factors such as access or awareness regarding other options of the FRH.</p>	<p>Electricity generation due to the heat generated during the combustion process or may be used for hydropower.</p> <p>Least preferred option on the food recovery hierarchy (FRH). Should only be when other options are not suitable or have been exhausted. Thus, there is opportunity for the government to investing in research of other suitable alternatives/innovative solutions for the treatment of waste or the promotion (through awareness programs) for exiting alternatives.</p> <p>An increase in landfill tariffs could assist in reducing the amounts of waste that come to landfill, thus forcing other options on the food recovery hierarchy to be used.</p>	<p>(GN 561 IN GG 44762 OF 2021) Waste Classification and Management Regulations; GN No R 634. National Norms and Standards for the Assessment of Waste for Landfill Disposal; GN No. R 635 National Norms and Standards for Disposal of Waste to Landfill; GN No. 636</p>	
<p>Unavoidable organic waste/harmful (pathogens)/contaminated food</p>	<p><b>Enabler: Yes</b> Incineration ensures that the harmful food products (e.g., pathogens) are no longer in circulation (Stakeholder report_Mérieux NutriSciences meeting)</p>	<p>Infrastructure (e.g., Build plants that can generate electricity at the landfill site) Harvest methane gas produced to create electricity. Use of alternative methods to treat hazardous waste.</p>	<p>The National Environmental Management: Waste Act (Act 59 of 2008 and 2014 Amendments; NEM: WA) Fertilizers, Farm Feeds Agricultural Remedies and Stock Remedies, 1947 (Act No. 36 of 1947)</p>	<p>DMRE, DFFE, DoH, DALRRD Food processing/manufacturing</p>