1. INTRODUCTION AND OBJECTIVES

1.1 Definitions

Risk analysis is the process of: (1) risk assessment (identifying, evaluating, and measuring the probability and severity of risks) and (2) risk management (deciding what to do about risks). In the context of the Alien Species Risk Analysis Review Panel (ASRARP), risk assessment is a formal assessment of the hazards posed to the recipient system (South Africa) by the introduction, naturalisation and spread of alien species, including the likelihood of the hazard occurring, and the consequences thereof; risk management is determining how South Africa should respond [specifically whether and how a species should be regulated under the Alien and Invasive Species Regulations, 2014, promulgated in terms of National Environmental Management: Biodiversity Act, 2004 (Act No. 10 of 2004), (“NEM:BA A&IS Regulations”)].

1.2 Requirements

The South African Government has formally committed to ensuring there is a process whereby South Africa analyses the risks due to biological invasions:

1.2.1 South Africa is a party to the Convention on Biological Diversity (CBD). During the sixth session of the Conference of Parties (COP 6) to the CBD, Parties adopted guiding principles and a programme of work for the implementation of Article 8 (h) (decision VI/23. Article 8(h) of the CBD calls on Parties to “as far as possible and appropriate: Prevent the introduction of, control or eradicate those alien species which threaten ecosystems, habitats or native species”;

1.2.2 South Africa is party to the World Trade Organisation (“WTO”), the International Plant Protection Convention (“IPPC”) and the World Organisation for Animal Health (“OIE”). The WTO, IPPC, and OIE, have similar definitions of risk assessment and analysis (as above), and require parties to conduct risk analyses based on available scientific evidence and in an independent, objective and transparent manner; and

1.2.3 Sections 65 (2) and 71 (2) of the National Environmental Management: Biodiversity Act, 2004 (Act No. 10 of 2004; amended 2013), and Chapter 6 of the NEM:BA A&IS Regulations of 2014.
The responsibility for the management of alien and invasive species is shared between National Departments, with most aspects of the implementation of the NEM:BA A&IS Regulations assigned to the Directorate: Biosecurity Services under the Department of Environment, Forestry, and Fisheries (DEFF:BS). The DEFF mandated the South African National Biodiversity Institute (SANBI) to constitute a scientific advisory panel dealing with issues pertaining to the risk posed by alien species (ASRARP).

1.3 Aims

ASRARP aims:

1.3.1 to make informed recommendations on whether to approve applications, and any permit conditions pertaining thereto, to:

1.3.1.1 import alien species;

1.3.1.2 list species under the NEM:BA A&IS Regulations;

1.3.1.3 delist species under the NEM:BA A&IS Regulations; and

1.3.1.4 change the category under which species are listed under the NEM:BA A&IS Regulations;

1.3.2 to develop a set of standard conditions under which species listed as category 2 may be granted a permit, and review any recommendations for such conditions;

1.3.3 to review risk analyses conducted on currently listed species to ensure that they are appropriately conducted;

1.3.4 as necessary review risk analysis guidelines aligned to Chapter 6 of the NEMBA A&IS Regulations;

1.3.5 to establish realistic timeframes for review of applications in the context of the number of applications received;

1.3.6 to identify external expert reviewers who can review risk analyses;

1.3.7 to ensure that recommendations consider overall environmental, human health, and socio-economic risks and benefits associated with alien species;

1.3.8 ensure it is clear risk analyses are conducted in a way to prevent duplication of effort and to make it clear what would be required to change a recommendation; and

1.3.9 to be available to provide recommendations on any proposed changes to the A&IS Regulations before they are sent to the Minister for approval.

2 MEMBERSHIP AND COMPOSITION

2.1 The ASRARP will consist of:
• representatives from the SANBI; and
• independent panel members that can provide relevant expertise (including taxon specialists, risk analysis scientists, and other experts in relevant disciplines). Panel members will be appointed to the ASRARP by the SANBI.

2.2 The structure of the ASRARP is as follows:

- **Chairperson**: SANBI Representative
- **Secretariat**: SANBI Official
- **Panel Members**

2.3 A quorum is formed by the presence of a representative of the SANBI and a third of the panel members;

2.4 Panel members are expected to be appointed for the full period in which a given ASRARP is constituted, with the dates on which one panel ceases and the following one is constituted to align with funding cycles determined by the SANBI-DEFF funding cycles.

2.5 Panel members must reapply to serve on ASRARP for each new funding cycle.

2.6 In case of resignation of a panel member, a new member can be co-opted for the remainder of the term of the resigned member.

2.7 Additional expert advisors and reviewers may be co-opted on an ad hoc needs basis, and for specific risk analyses.

2.8 The SANBI will pay the costs of members to attend meetings of the ASRARP including flights, accommodation, and transport.

2.9 The SANBI will pay non-public servants a consultation fee (where applicable, for review of documents and hours spent at meetings) for their services to ASRARP. There will be a set rate of pay for reviewing risk analyses within the specified timeframe for ASRARP members, relevant experts, and reviewers negotiated on an annual basis.

2.10 Members commit to achieving the aims of ASRARP, and to spend time to work towards achieving these aims (e.g. they are expected not to miss two consecutive physical meetings).

2.11 Members must declare any conflict of interest with a particular application and, as appropriate, recuse themselves from all ASRARP activities pertaining to the application where a conflict of interest arises (see Annexure 1 for guidelines).

2.12 Excluding ex-officio members, panel members are present in their own capacity and whatever organisations they work for or are affiliated to are not recorded.

3 **MEETINGS**
3.1 The ASRARP shall physically meet at least three times a year and consult electronically on a needs basis.

3.2 Meeting dates and venues will be determined by the Chairperson in consultation with the Members of the ASRARP.

3.3 Documentation for meetings will be circulated at least one week prior to each meeting.

3.4 Minutes will be drafted for each meeting and circulated to all Members within a week of the meeting for comment.

3.5 Revised minutes will be discussed at the following meeting, and should be thereafter approved as an official record of the meeting at which they were taken.

3.6 The ASRARP Secretariat will keep records of attendance, the agenda, and minutes of each meeting.

4 PROCEDURE FOR DEVELOPING RECOMMENDATIONS

4.1 The procedure for developing recommendations is outlined in Annexure 2.

4.2 In the case of applications for import or for changes to listings, ASRARP is to provide a recommendation based on the best available scientific evidence and the report from reviewers (as appropriate) as to whether an application should be accepted or rejected.

4.3 ASRARP need to verify that appropriate stakeholders were identified, whether conflicts of interest might exist, and how they were addressed in the risk analysis.

4.4 In instances where ASRARP recommends rejecting an application, the reasons for the rejection need to be clearly stated and the conditions under which an application could be reconsidered outlined.

4.5 If ASRARP does not reach consensus, or the recommendation from ASRARP is different from that from the expert reviewers, the final recommendation should reflect the discussion held and note differences in opinion.

4.6 A risk analysis report in support of a listing or a change in listing can be rejected by ASRARP if it has been reviewed, tabled at two meetings, and the assessor’s response to the review was deemed unsatisfactory.

4.7 The recommendations of ASRARP are to be communicated to the SANBI (see Annexure 2).

4.8 It is intended that all ASRARP recommendations are tabled at meetings of ASRARP with a view to reaching consensus prior to their submission to the SANBI.

4.9 Notwithstanding point 4.7, an application of a specific and urgent nature can be discussed by the chair and relevant risk assessors over the telephone prior to submission of recommendations to the SANBI. This consultation does not replace the requirement for consultation with the whole panel over e-mail.
5 CONFIDENTIALITY

5.1 The ASRARP shall treat information furnished by the DEFF, the SANBI, the applicant or any other person for purposes of the execution of duties under these Terms of Reference, as confidential.

5.2 Subject to clause 5.1, an ASRARP member so furnished with information shall not disclose such information to another person without the prior written consent of the Chairperson and shall take reasonable steps to ensure that such information is not disclosed to another person.

5.3 ASRARP members agree that clause 5.1 is not intended to restrict use or disclosure of any portion of such information which:

5.3.1 is made known to the public; and/or

5.3.2 is rightfully received and having no obligation of confidentiality to DEFF.

5.4 Notwithstanding 5.1–5.3, an ASRARP member may contact external expert reviewers to consult regarding technical issues providing it does not compromise the rights of the applicant.

5.5 External expert reviewers consulted by an ASRARP member are required to agree in writing to adhere to these terms of reference, and specifically the clause on confidentiality, prior to receiving confidential information.

5.6 The provisions of this clause will survive the termination of membership.

5.7 Notes from ASRARP meetings will record relevant discussion leading to recommendations but will not attribute these to a particular panel member.

6 LIABILITY

6.1 ASRARP members will not be held liable for damages caused as a result of a decision taken by the Minister based on a recommendation by ASRARP provided members of ASRARP can show that they did not act fraudulently or in bad faith.

7 PROVISION FOR REVISION OR AMENDMENT

7.1 These Terms of Reference will be reviewed at the end of each term of ASRARP.

7.2 These Terms of Reference can be revised and amended when necessary and as agreed to by consensus of the ASRARP at any other point.
Annexure 1: Guidelines for declaring conflicts of interest

ASRARP members or reviewers working on behalf of ASRARP must notify the ASRARP Chair, and recuse themselves from pertinent items tabled to ASRARP if any of the following apply:

- they are party to an application;
- they are party to the production of a risk assessment;
- they have a close personal relationship with the applicant or the risk assessor; and
- any decision taken will likely have a direct financial impact on them.

ASRARP members or reviewers working on behalf of ASRARP must notify the ASRARP Chair, and may be recused from an item tabled at ASRARP if:

- there is any reasonable expectation that they may benefit in the future from the issuing of a permit; or
- they were contacted by either the applicant or risk assessor with an aim to soliciting their input.
Annexure 2a: Procedure for development of recommendations regarding the import of an alien species not currently legally in the country

**Importer**
- Identifies **Assessor** and commissions a risk analysis.
- Applies to import an alien species

**Assessor** (SACNASP registered professional scientist)
- Performs risk analysis

**DEFF**
- Receives risk analysis
- Performs quality check

**SANBI**
- Checks if risk analysis guidelines have been followed
  - General structure acceptable
  - General structure not acceptable

**ASRARP Chair**
- Checks if risk analysis guidelines have been followed

**Reviewer**
- Reviews Risk Analysis
- Comments and review

**ASRARP**
- Assesses whether peer-review is required
- Collates comments and recommendations, and circulates to ASRARP by e-mail

**ASRARP Chair**
- At an ASRARP physical meeting, discuss and reach a consensus on draft recommendations
  - If the application is urgent, a conference call will be organised by the **ASRARP Chair** between reviewers to discuss the recommendations
- Finalise recommendations

**SANBI**

**DEFF**
- Consults with national and provincial government departments and makes a decision on whether to issue a permit to import
- Publishes risk analysis and ASRARP recommendations on website
- Informs **Importer** of decision and right to appeal
Annexure 2b: Procedure for development of recommendations regarding additions, deletions or changes to the listing of species under the NEM:BA A&IS Regulations, including roles of the parties involved in the Risk Analysis process.

1. **Stakeholder**
   - Identifies Assessor and commissions a risk analysis and submits a proposal to ASRARP.

2. **ASRARP Secretariat**
   - Checks if risk analysis guidelines have been followed.
   - General structure acceptable.
   - General structure not acceptable.

3. **ASRARP**
   - Assesses whether peer-review is required.
   - Comment and review.

4. **Reviewer**
   - Reviews Risk Analysis.

5. **ASRARP Chair**
   - Collates comments and recommendations, and circulates to ASRARP by e-mail.

6. **ASRARP**
   - At an ASRARP physical meeting, discuss and reach a consensus on whether to approve a risk analysis.

7. **ASRARP Chair**
   - Finalises risk analysis report.

8. **SANBI**

9. **DEFF**
   - Consults with national and provincial government departments to make a decision on whether there should be a change to the regulatory list.
   - Publishes risk analysis, ASRARP recommendations, and decision on website.