SOYUZ 6 WIND ENERGY FACILITY (WEF), UBUNTU LOCAL MUNICIPALITY, NORTHERN CAPE PROVINCE

DFFE Reference Number: 14/12/16/3/3/2/2210

FINAL ENVIRONMENTAL IMPACT ASSESSMENT REPORT

PREPARED FOR:

SOYUZ 6 (Pty) Ltd.

PREPARED BY:



CES also has offices in Grahamstown/Makanda, Port Elizabeth, Cape Town, Johannesburg and Maputo (Mozambique)

www.cesnet.co.za

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Report Title: Soyuz 6 Wind Energy Facility: Environmental Impact Assessment Report (EIR)

Report Version: FINAL

Department of Forestry, Fisheries, and the Environment (DFFE) Reference Number: 14/12/16/3/3/2/2210

CES Project Code: P40700768

Environmental Assessment Practitioner (EAP) Details:

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EAP Declaration

- ▲ I act as the independent environmental practitioner in this application;
- ▲ I will perform the work relating to the application in an objective manner, even if this results in views and findings that are not favourable to the applicant;
- ▲ I declare that there are no circumstances that may compromise my objectivity in performing such work;
- I have expertise in conducting environmental impact assessments, including knowledge of the Act, regulations and any guidelines that have relevance to the proposed activity;
- ▲ I will comply with the Act, Regulations and all other applicable legislation;
- ▲ I have no, and will not engage in, conflicting interests in the undertaking of the activity;
- ▲ I undertake to disclose to the applicant and the competent authority all material information in my possession that reasonably has or may have the potential of influencing any decision to be taken with respect to the application by the competent authority; and the objectivity of any report, plan or document to be prepared by myself for submission to the competent authority;
- ▲ I will provide the competent authority with access to all information at my disposal regarding the application, whether such information is favourable to the applicant or not;
- All of the particulars furnished by me in this form are true and correct; and
- ▲ I will perform all other obligations as expected from an environmental assessment practitioner in terms of the Regulations.

ENVIRONMENTAL CONSULTANT	RESPONSIBILITY	DATE
Alan Carter	Project Leader & The EAP	February 2023
Robyn Thomson	Project Manager & Lead Author	February 2023

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Page | i Soyuz 6 WEF

CONTENTS OF AN ENVIRONMENTAL IMPACT ASSESSMENT REPORT

CONTENT OF THE ENVIRONMENTAL IMPACT ASSESSMENT REPORT (APPENDIX 3, NEMA EIA REGULATIONS)

3. (1) An environmental impact assessment report must contain the information that is necessary for the competent authority to consider and come to a decision on the application, and must include –

autho	rity to consider and come to a decision on the application, and must include –		
	CONTENT	SECTION OF THIS REPORT	
(a)	Details of –	Chapter 1 and	
(i)	The EAP who prepared the Report.	Appendix B	
(ii)	The expertise of the EAP, including a curriculum vitae.	Appendix D	
(b)	The location of the development footprint of the activity on the approved site as contemplated in the scoping report, including –		
(i)	The 21-digit Surveyor General code of each cadastral land parcel.	Chapter 2	
(ii)	Where available, the physical address and farm name.	Chapter 2	
(iii)	Where the required information in items (i) and (ii) is not available, the coordinates of the boundary of the property or properties.		
(c)	A plan which locates the proposed activity or activities applied for as well as the associated infrastructure at an appropriate scale, or, if it is –		
(i)	A linear activity, a description and coordinates of the corridor in which the proposed activity or activities is to be undertaken.	Chapter 2	
(ii)	On land where the property has not been defined, the coordinates within which the activity is to be undertaken.		
(d)	A description of the scope of the proposed activity, including –		
(i)	All listed and specified activities triggered and being applied for; and	Character 2	
(ii)	A description of the activities to be undertaken, including associated structures and infrastructure.	Chapter 2	
(e)	A description of the policy and legislative context within which the development is located and an explanation of how the proposed development complies with and responds to the legislation and policy context.	Chapter 4	
(f)	A motivation for the need and desirability for the proposed development, including the need and desirability for the activity in the context of the preferred development footprint within the approved site as contemplated in the accepted scoping report.	Chapter 3	
(g)	A motivation for the preferred development footprint within the approved site as contemplated in the accepted scoping report.	Chapter 3 and Chapter 7	
(h)	A full description of the process followed to reach the proposed development footprint within the approved site as contemplated in the accepted scoping report, including –	Chapter 7	
(i)	Details of the development footprint alternatives considered.	Chapter 7, Chapter 8, Chapter 9 and Chapter 10	
(ii)	Details of the public participation process undertaken in terms of regulation 41 of the	Chapter 11 and	
	Regulations, including copies of the supporting documents and inputs.	Appendix A	
(iii)	A summary of the issues raised by interested and affected parties, and an indication of	Chapter 11,	
	the manner in which the issues were incorporated, or the reasons for not including them.	Appendix A and Appendix H	
(iv)	The environmental attributes associated with the development footprint alternatives focusing on the geographical, physical, biological, social, economic, heritage and cultural aspects.	Chapter 5 and Chapter 6	
(v)	The impacts and risks identified including the nature, significance, consequence, extent, duration and probability of such identified impacts, including the degree to which these impacts — (aa) Can be reversed; (bb) May cause irreplaceable loss of resources; and	Chapter 9	



Page | ii Soyuz 6 WEF

	(sa) Can be avaided managed as mitigated	
/s.:s	(cc) Can be avoided, managed or mitigated.	
(vi)	The methodology used in identifying and ranking the nature, significance,	
	consequences, extent, duration and probability of potential environmental impacts and risks.	
(vii)	Positive and negative impacts that the proposed activity and alternatives will have on	
(• 11)	the environment and on the community that may be affected focusing on the	
	geographical, physical, biological, social, economic, heritage and cultural aspects.	
(viii)	The possible mitigation measures that could be applied and level of residual risk.	
(ix)	If no alternative development footprints for the activity were investigated, the	
	motivation for not considering such.	
(x)	A concluding statement indicating the location of the preferred alternative	
	development footprint within the approved site as contemplated in the accepted scoping report.	
(i)	A full description of the process undertaken to identify, assess and rank the impacts	
	the activity and associated structures and infrastructure will impose on the preferred	
	development footprint on the approved site as contemplated in the accepted scoping	
	report through the life of the activity, including –	
(i)	A description of all environmental issues and risks that were identified during the	
	environmental impact assessment process.	
(ii)	An assessment of the significance of each issue and risk and an indication of the extent	
	to which the issue and risk could be avoided or addressed by the adopted mitigation measures.	
(j)	An assessment of each identified potentially significant impact and risk, including –	
(i)	Cumulative impacts	Chapter 8, Chapter
(ii)	The nature, significance and consequences of the impact and risk	9 and Chapter 10
(iii)	The extent and duration of the impact and risk.	
(iv)	The probability of the impact and risk occurring.	
(v)	The degree to which the impact and risk can be reversed.	
(vi)	The degree to which the impact and risk may cause irreplaceable loss of resources.	
(vii)	The degree to which the impact and risk can be mitigated.	
(k)	Where applicable, a summary of the findings and recommendations of any specialist	
	report complying with Appendix 6 to these Regulations and an indication as to how	
	these findings and recommendations have been included in the final assessment	
	report;	
(1)	An environmental impact statement which contains –	
(i)	A summary of the key finding of the environmental impact assessment.	
(ii)	A map at an appropriate scale which superimposes the proposed activity and its	
	associated structures and infrastructure on the environmental sensitivities of the	
	preferred development footprint on the approved site as contemplated in the accepted	
,	scoping report indicating any areas that should be avoided, including buffers	
(iii)	A summary of the positive and negative impacts and risks of the proposed activity and identified alternative.	
(m)	Based on the assessment, and where applicable, recommendations from specialist	
	reports, the recording of proposed impact management outcomes for the	Chapter 12
	development for inclusion in the EMPr as well as for inclusion as conditions of authorisation	
(n)	The final proposed alternatives which respond to the impact management measures, avoidance, and mitigation measures identified through the assessment	
(o)	Any aspects which were conditional to the findings of the assessment either by the	
-	EAP or specialist which are to be included as conditions of authorisation	
(p)	A description of any assumptions, uncertainties and gaps in knowledge which relate	
	to the assessment and mitigation measures proposed.	



Page | iii Soyuz 6 WEF

(q)	A reasoned opinion as to whether the proposed activity should or should not be authorised, and if the opinion is that it should be authorised, any conditions that should be made in respect of that authorisation		
(r)	Where the proposed activity does not include operational aspects, the period for which the environmental authorisation is required and the date on which the activity will be concluded and the post construction monitoring requirements finalised		
(s)	An undertaking under oath or affirmation by the EAP in relation to –		
(i)	The correctness of the information provided in the report.		
(ii)	The inclusion of comments and inputs from stakeholders and I&APs.		
(iii)	The inclusion of inputs and recommendations from the specialist reports where relevant; and	Chapter 13	
(iv)	Any information provided by the EAP to interested and affected parties and any responses by the EAP to comments or inputs made by interested and affected parties.		
(t)	Where applicable, details of any financial provision for the rehabilitation, closure, and ongoing post decommissioning management of negative environmental impacts.		
(u)	An indication of any deviation from the approved scoping report, including the plan of study, including –		
(i)	Any deviation from the methodology used in determining the significance of potential environmental impacts and risks	None at this stage	
(ii)	A motivation for the deviation.		
(v)	Any specific information that may be required by the competent authority.	Throughout this Report	
(w)	Any other matters required in terms of section 24 (4) (a) and (b) of the Act.	None at this stage	



Page | iv Soyuz 6 WEF

ENVIRONMENTAL IMPACT ASSESSMENT TEAM

Environmental	Alan Carter, Project Leader & The EAP CES
Consultants	Robyn Thomson, Project Manager, Lead Author & GIS
Consultants	Mapping
	CES
Agricultural	Mariné Pienaar, Agricultural Specialist
Specialist	TerraAfrica
Avifaunal	Owen Rhys Davies, Avifaunal Specialist
Specialist	Arcus Consultancy Services
Bat	Craig Campbell, Bat Specialist
Specialist	Arcus Consultancy Services
Botanical	Tarryn Martin, Botanical Specialist
Specialist	Biodiversity Africa
	Aidan Gouws, Freshwater Specialist
Freshwater	CES
Specialist	Ryan Edwards, Freshwater Specialist (Review)
	Verdant Environmental
Faunal	Amber Jackson, Faunal Specialist
Specialist	Biodiversity Africa
Heritage	Nelius Kruger, Archaeological Specialist
Specialist	CES
Noise	Morné de Jager, Acoustic Specialist
Specialist	Enviro Acoustic Research, MENCO
Paleontological	Elize Butler, Paleontological Specialist
Specialist	Banzai Environmental
Socio-Economic	Hilda Bezuidenhout, Socio-economic Specialist
Specialist	CES
Traffic	Adrian Johnson, Traffic Specialist
Specialist	JG Afrika
Visual	Peter Velcich, Visual Specialist
Specialist	NuLeaf Planning and Environmental



Page | v Soyuz 6 WEF

PROJECT SUMMARY

PROJECT SPECIFICATIONS		
Name of Facility	Soyuz 6 Wind Energy Facility	
Province	Northern Cape	
District Municipality	Pixley Ka Seme District Municipality	
Local Municipality	Ubuntu Local Municipality	
	The Farm Altringham No. 19	
	The Farm No. 18	
Farm Numbers and Portions	Remaining Extent of the Farm Allemans Dam No. 17	
Farm Numbers and Portions	Remaining Extent (Portion 0) of the Farm Allemans Combuis No. 1	
	Remaining Extent of Portion 1 of the Farm Combuisfonteion No. 142	
	Portion 1 of the Farm Allemans Dam No. 17.	
Study Area Extent (ha)	14 200 ha	
	CONSTRUCTION PHASE	
Escility Esoturint (ha)	Up to 215 ha	
Facility Footprint (ha)	OPERATIONAL PHASE	
	Up to 150 ha	
Vegetation Types Present	Upper Karoo Hardeveld (least concern), Norther Upper Karoo (least concern),	
Vegetation Types Present	and Eastern Upper Karoo (least concern)	
	MONITORING AND IMPACT ASSESSMENTS	
	Avifaunal Monitoring and Impact Assessment	
	Bat Monitoring and Impact Assessment	
	IMPACT ASSESSMENTS	
	Agricultural Impact Assessment	
	Ecological Impact Assessment	
Specialists Studies	Freshwater Impact Assessment	
Specialists Studies	Faunal Impact Assessment	
	Heritage (Archaeological) Impact Assessment	
	Noise Impact Assessment	
	Palaeontological Impact Assessment	
	Socio-economic Impact Assessment	
	Visual Impact Assessment	
	Traffic/Transportation Assessment	

SOYUZ 6 WEF DESIGN SPECIFICATIONS	
Number of turbines	Up to 75
Concrete turbine foundations	Up to 7.68 ha
Turbine, crane and blade hardstands	Up to 37.5 ha
Cabling between turbines	To be laid underground where practical
Power output per turbine	Unspecified
Facility output	Up to 480 MW
Turbine hub height	Up to 160 m
Turbine rotor diameter	Up to 200 m
Turbine blade length	Up to 100 m
Turbine tip height	Up to 260 m
Access road width	Up to 12 m
Access road length	New roads 75 km



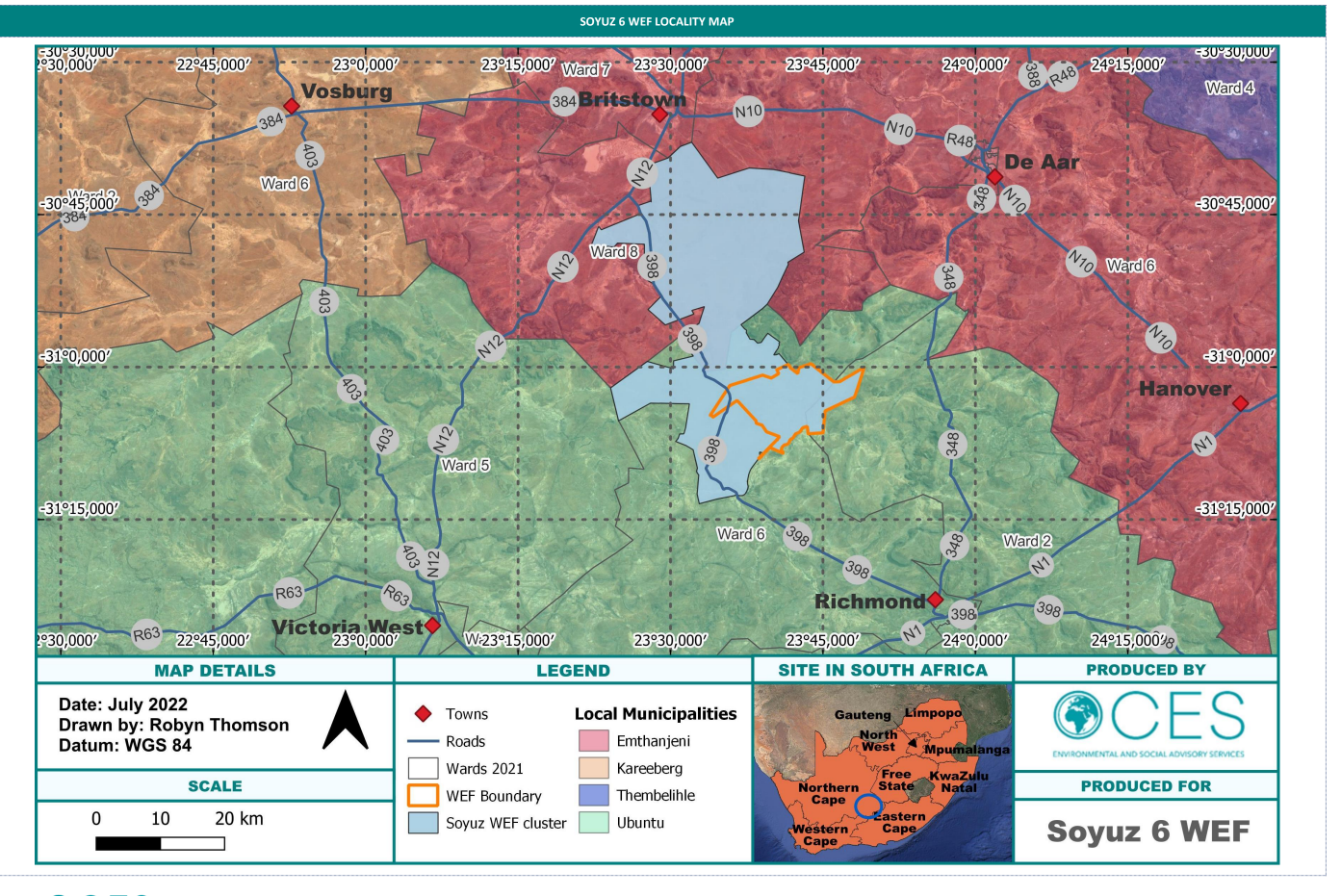
Page | vi Soyuz 6 WEF

SOYUZ 6 WEF DESIGN SPECIFICATIONS	
	Existing road upgrades 100 km
BESS Technology	Solid State (Li-Ion) footprint up to 5 ha
On-site substations	Up to 6 ha
Main Construction Camp Areas	Up 36.75 ha (combined) during construction. To be fully rehabilitated.
Satellite Laydown Areas	Up to 6 ha (combined) during construction. To be fully rehabilitated.
Substation Laydown Areas	Combined footprint of up to 2.4 ha
Concrete Batching Plants	To be located at the construction camp area and the satellite laydown areas.
Operation and Maintenance	Combined footprint of up to 6 ha
buildings	
Overhead Powerline	OHL length of approximately up to 83 km. Servitude width of up to 31 m. Pylon
Overneau rowerline	spacing between 100m - 300m.





Page | vii Soyuz 6 WEF





Page | viii Soyuz 6 WEF

SOYUZ 6 WEF LAYOUT MAP 3.000E 23°36.000′E 23°42.000/E 23°45.000⁄E 23°48.000但 23°39.000′E 398 31°00.000′S 31°00.000'S B1-19 B1-26 B1-35 B1-38 B1-39 B1=01 B1-40B1-36 B1-54 B1-02 B1-08 B1-55 B1-56 31°03.000′S 31°03.000′S B1-59 B1-51 B1-58 B1-60 B1-46 B1-69 ●B1-75 ●B1-70 B1-72 B1-71 B1-73 B1-74 0 31°06.000′S 31°06.000'S 23°45.000′E 23°36.000′E 23°48.000′E 3.000/E 23°39.000′E 23°42.000′E **MAP DETAILS LEGEND SITE IN SOUTH AFRICA PRODUCED BY** Date: March 2023 **BESS** Gauteng Limpopo Main Roads **Drawn by: Robyn Thomson** North West Mpumalanga Existing roads Substation Datum: WGS 84 Substation Laydown Metmasts Free KwaZulu State Natal Satellite Camps **Turbines SCALE** PRODUCED FOR Northern 132 kV OHL 300m ── 132 kV OHL corridor 2 km **Internal Roads** Soyuz 6 WEF WEF Boundary Western > Cape



Page | ix Soyuz 6 WEF

TABLE OF CONTENTS

CONTE	NTS (OF AN ENVIRONMENTAL IMPACT ASSESSMENT REPORT	
ENVIRO	NMI	ENTAL IMPACT ASSESSMENT TEAM	ν
PROJEC	T SU	MMARY	V
TABLE (OF C	ONTENTS	x
LIST OF	FIGL	JRES	XVII
LIST OF	ТАВ	LES	XIX
1 IN	ITRO	DUCTION	1
1.1	В	ackground Information	1
1.2	Р	urpose of the Environmental Impact Assessment Report (Eir)	1
1.3	N	ATURE AND STRUCTURE OF THIS REPORT	2
1	3.1	Structure	2
1.4	D	ETAILS AND EXPERTISE OF THE ENVIRONMENTAL ASSESSMENT PRACTITIONER	3
1.	4.1	Dr Alan Carter (The EAP & Project Leader)	4
1.	4.2	Ms Robyn Thomson (Project Manager & Lead Author)	4
1.	4.3	Ms Sage Wansell (Public Participation Support)	4
2 PF	ROJE	CT DESCRIPTION	5
2.1	Р	ROPOSED ACTIVITY	5
2.2	Р	ROJECT LOCALITY	8
2.3	Е	nvironmental Authorisations in South Africa	20
2.4	Т	ECHNICAL: PROPOSED ACTIVITY	24
2.	4.1	Wind Energy Facility (WEF)	24
2.	4.2	Battery Energy Storage System (BESS)	26
2.	4.3	Stages of Wind Farm Development	27
3 PF	ROJE	CT NEED AND DESIRABILITY	30
3.1	В	ACKGROUND	30
3.2	С	URRENT CONTEXT	30
3.3	Ε	LECTRICITY SUPPLY IN SOUTH AFRICA	31
3.4	S	OCIAL AND ECONOMIC DEVELOPMENT	32
3.5	In	ITERNATIONAL	32
3	5.1	The 1992 United Nations Framework Convention on Climate Change (UNFCCC)	32
3	5.2	The Kyoto Protocol (2002)	32
3.6	N	ATIONAL	33
3.	6.1	National Development Plan (2011)	33
3.	6.2	National Climate Change Response White Paper (2012)	33
3.	6.3	White Paper on Renewable Energy Policy (2003)	34



	3.6.4	4 Integrated Energy Plan for the Republic of South Africa (2003)	34
	3.6.5	5 Integrated Resource Plan for Electricity 2010-2030 (Revision 2, 2011)	35
	3.6.6	Integrated Resource Plan for Electricity 2010-2030 (Revision 3, 2019)	35
	3.6.7	Renewable Energy Independent Power Producer Procurement Programme (REIPPPP)	36
	3.6.8	3 Long Term Mitigation Scenarios (2007)	37
	3.6.9	9 Industrial Policy Action Plan 2011/12 – 2013/14	37
	3.6.2	10 Strategic Infrastructure Projects (2012)	37
	3.7	Provincial	38
	3.7.2	Northern Cape Provincial Growth and Development Strategy	38
	3.7.2	Pixley Ka Seme District Municipality Integrated Development Plan	38
	3.7.3	3 Ubuntu Local Municipality Integrated Development Plan	39
	3.8	SITE SELECTION: WIND CAPABILITY	39
	3.9	RENEWABLE ENERGY DEVELOPMENT ZONES.	39
	3.10	BIODIVERSITY CONSERVATION PROGRAMMES	42
	3.10	.1 National Vegetation Map (SANBI)	42
	3.10	.2 Critical Biodiversity Areas	43
	3.10	.3 Protected Areas	44
	3.11	CONCLUDING REMARKS	47
4	RELE	EVANT LEGISLATION	49
	4.1	THE CONSTITUTION ACT (ACT No. 108 OF 1996)	49
	4.2	NATIONAL ENVIRONMENTAL MANAGEMENT ACT (ACT No. 107 OF 1998 AND SUBSEQUENT AMENDMENTS)	49
	4.3	NATIONAL ENVIRONMENTAL MANAGEMENT: PROTECTED AREAS ACT (ACT No. 57 of 2003)	50
	4.4	NATIONAL ENVIRONMENT MANAGEMENT: BIODIVERSITY ACT (No. 10 of 2004)	51
	4.5	NATIONAL ENVIRONMENTAL MANAGEMENT: AIR QUALITY ACT (No. 39 of 2004)	51
	4.6	NATIONAL ENVIRONMENTAL MANAGEMENT: WASTE MANAGEMENT ACT (No. 59 of 2008)	52
	4.7	NATIONAL FORESTS ACT (No. 84 of 1998)	52
	4.8	National Heritage Resources Act (No. 25 of 1999)	53
	4.9	ELECTRICITY REGULATION ACT (No. 4 of 2006)	53
	4.10	OCCUPATIONAL HEALTH AND SAFETY ACT (No. 85 of 1993)	53
	4.11	AVIATION ACT (No. 74 of 1962): 13TH AMENDMENT OF THE CIVIL AVIATION REGULATIONS 1997	53
	4.12	NATIONAL WATER ACT (No. 36 of 1998)	54
	4.13	CONSERVATION OF AGRICULTURAL RESOURCES ACT (No. 43 OF 1983)	55
	4.14	SUBDIVISION OF AGRICULTURAL LAND ACT (No. 70 OF 1970)	55
	4.15	MINERAL AND PETROLEUM RESOURCES DEVELOPMENT ACT (No. 28 of 2002)	56
	4.16	National Road Traffic Act (No. 93 of 1996)	56
	4.17	NATIONAL VELD AND FOREST FIRE ACT (No. 101 of 1998)	57
	4.18	OTHER RELEVANT NATIONAL LEGISLATION	57



5	DESC	CRIPTION OF THE ENVIRONMENT: BIOPHYSICAL	58
	5.1	GEOLOGY AND LANDFORM	58
	5.2	TOPOGRAPHY	58
	5.3	GEOLOGY	58
	5.4	CLIMATE	59
	5.5	AGRICULTURAL ENVIRONMENT	60
	5.5.1	Soil properties	60
	5.5.2	2 Land capability	61
	5.5.3	Land use and agricultural activities	62
	5.6	HERITAGE FEATURES	64
	5.6.1	Archaeology	64
	5.6.2	P. Historical/Colonial Period	65
	5.6.3	Graves/Cemeteries	66
	5.7	PALAEONTOLOGICAL CONTEXT OF THE AREA	66
	5.8	LANDCOVER	67
	5.9	VEGETATION & FLORISTICS	68
	5.9.1	Eastern Upper Karoo	68
	5.9.2	Northern Upper Karoo	69
	5.9.3	B Upper Karoo Hardeveld	69
	5.9.4		
	5.9.5	5 Alien Species	70
	5.10	NORTHERN CAPE CRITICAL BIODIVERSITY AREAS	
	5.11	NORTHERN CAPE PROTECTED AREA EXPANSION STRATEGY	71
	5.12	FAUNAL HABITATS	
	5.12.		
	5.12.		
	5.12.		
	5.12.	4 Rivers, wetlands and incidental pools	72
	5.12.	.5 Manmade	72
	5.13	FAUNAL SPECIES	72
	5.13.	.1 Amphibians	72
	5.13.	.2 Amphibian Species of Conservation Concern	73
	5.13.		
	5.13.	·	
	5.13.		
	5.13.		
	5.13.		



	5.13	8.8 Avifaunal Species of Conservation Concern	76
	5.13	9.9 Bats	77
	5.13	2.10 Bat Species of Conservation Concern	78
	5.14	RIVERS, WATERCOURSES, AND DRAINAGE LINES	79
	5.14	.1 NFEPA Wetlands and Rivers	79
	5.14	2.2 Drainage and River Ecosystem Context	79
	5.14	9.3 Wetland Ecosystem Context	79
	5.14	.4 Assessment Units	80
6	DES	CRIPTION OF THE ENVIRONMENT: SOCIO-ECONOMIC	83
	6.1	BACKGROUND INFORMATION: NORTHERN CAPE PROVINCE, UBUNTU LOCAL MUNICIPALITY, AND THE PROJECT SITE	83
	6.2	DEMOGRAPHICS	83
	6.2.2	1 Structure of the population by broad age groups	83
	6.2.2	2 Population growth rates	84
	6.2.3	3 Population groups	85
	6.2.4	4 Religious affiliation	85
	6.2.5	5 Occurrence of deaths in households	86
	6.2.6	5 Dependency ratios	86
	6.2.7	7 Education	86
	6.2.8	8 Labour market, income, and ability to buy food	88
	6.2.9	9 Housing	90
	6.2.2	10 Access to services	92
	6.2.2	11 Female-headed households	95
	6.2.2	12 Child-headed households	96
	6.2.2	13 Crime and perceptions of safety	96
7	ALTI	ERNATIVES	98
	7.1	REASONABLE AND FEASIBLE ALTERNATIVES	98
	7.2	FUNDAMENTAL, INCREMENTAL AND NO-GO ALTERNATIVES	98
	7.2.2	1 Fundamental Alternatives	98
	7.2.2	2 Incremental Alternatives	98
	7.2.3	3 No-go Alternative	98
	7.3	Analysis of Alternatives	99
	7.4	Preferred alternative	99
8	KEY	FINDINGS OF THE SPECIALIST STUDIES	107
	8.1	AGRICULTURAL IMPACT ASSESSMENT	107
	8.1.2	1 Conclusion & Specialist Statement	107
	8.1.2	2 Impacts	108
	8.1.3	3 Mitigation Measures	109



8.2	AVIFAUNAL IMPACT ASSESSMENT	109
8.2.1	Conclusion & Specialist Statement	110
8.2.2	Impacts	110
8.2.3	Mitigation Measures	111
8.3	BAT IMPACT ASSESSMENT.	113
8.3.1	Conclusion & Specialist Statement	113
8.3.2	Impacts	114
8.3.3	Mitigation Measures	115
8.4	BOTANICAL IMPACT ASSESSMENT	116
8.4.1	Conclusion & Specialist Statement	116
8.4.2	Impacts	117
8.4.3	Mitigation Measures	117
8.5	FAUNAL IMPACT ASSESSMENT	118
8.5.1	Conclusion & Specialist Statement	118
8.5.2	Impacts	119
8.5.3	Mitigation Measures	119
8.6	Freshwater Impact Assessment	121
8.6.1	Conclusion & Specialist Statement	121
8.6.2	Impacts	122
8.6.3	Mitigation Measures	123
8.7	HERITAGE IMPACT ASSESSMENT	125
8.7.1	Conclusion & Specialist Statement	125
8.7.2	Impacts	127
8.7.3	Mitigation Measures	128
8.8	NOISE IMPACT ASSESSMENT	129
8.8.1	Conclusion & Specialist Statement	129
8.8.2	Impacts	130
8.8.3	Mitigation Measures	130
8.9	PALAEONTOLOGICAL IMPACT ASSESSMENT	131
8.9.1	Conclusion & Specialist Statement	131
8.9.2	Impacts	132
8.9.3	Mitigation Measures	132
8.10	SOCIAL IMPACT ASSESSMENT	132
8.10.	1 Conclusion & Specialist Statement	132
8.10.	2 Impacts	133
8.10.	3 Social Mitigation Measures	135
8.11	TRAFFIC IMPACT ASSESSMENT	136



	8.11.1	Conclusion & Specialist Statement	136
	8.11.2	Impacts	137
	8.11.3	Mitigation Measures	137
	8.12 VI	SUAL IMPACT ASSESSMENT	139
	8.12.1	Conclusion & Specialist Statement	139
	8.12.2	Impacts	141
	8.12.3	Mitigation Measures	142
	8.13 G	APS IN KNOWLEDGE	143
9	IMPAC	T ASSESSMENT	145
	9.1 IN	PACT ASSESSMENT METHODOLOGY	145
	9.1.1	Cumulative Impact Approach	148
	9.1.2	No-go Alternative Impact Approach	152
	9.2 Gi	NERAL IMPACTS	153
	9.2.1	General Impacts Calculations	153
	9.3 SP	ECIALIST IMPACTS	166
	9.3.1	Specialist Impacts Calculations	166
	9.4 Su	IMMARY OF FINDINGS AND COMPARATIVE ASSESSMENT OF IMPACTS	257
	9.4.1	General Impacts	257
	9.4.2	Agriculture Impact	257
	9.4.3	Avifaunal Impact	257
	9.4.4	Bat Impact	258
	9.4.1	Ecological Impact (Botanical and Faunal)	258
	9.4.2	Freshwater Impacts	258
	9.4.3	Heritage Impact	259
	9.4.4	Noise Impact	259
	9.4.5	Palaeontology Impact	259
	9.4.6	Socio-Economic Impact	260
	9.4.7	Traffic Impact	260
	9.4.8	Visual Impact	261
	9.4.9	Cumulative Impact	261
	9.4.10	No-go Alternative	261
10) SENSIT	VITY ANALYSIS	262
11	L PUBLIC	PARTICIPATION	267
	11.1 No	OTIFICATION OF INTERESTED AND AFFECTED PARTIES	267
	11.1.1	Newspaper advertisement	267
	11.1.2	Onsite notices	267
	11.1.3	Interested and Affected Parties (I&APs) identification and notification	267



	11.	.1.4	Surrounding and Affected Landowners	269
	11.	.1.5	Registered I&APS	269
	11.	.1.6	The Public Participation Process followed and to be followed includes:	269
	11.2	Сом	MENTS AND RESPONSE REPORT	269
12	со	NCLUS	IONS	270
	12.1	Con	CLUSION	270
	12.2	PREF	ERRED ALTERNATIVE	270
	12.3	NEE) and Desirability	271
	12.4	Assu	IMPTIONS, LIMITATIONS AND GAPS IN KNOWLEDGE	271
	12.5	Сим	ULATIVE IMPACT STATEMENT	271
	12.6	Envi	RONMENTAL COST-BENEFIT ANALYSIS	271
	12.7	FATA	L FLAWS	273
	12.8	OPIN	IION OF THE EAP	273
	12.9	RECO	OMMENDATIONS OF THE EAP	273
	12.	.9.1	Planning and Design Recommendations	273
	12.	.9.2	Construction Recommendations	274
	12.	.9.3	Operational Recommendations	275
	12.	.9.4	Decommissioning Recommendations	275
		.9.5	Monitoring Recommendations	
13	AP	PENDI	X A EAP DECLARATION	277
14	AP	PENDI	X B EAP CVS	278
15	AP	PENDI	C C PPP PROOFS	27 9
	15.1	Prod	OF OF ADVERTISEMENT	279
	15.2	Prod	DF OF SIGNAGE	283
	15.3	ORIG	INAL CORRESPONDENCE FROM I&APS	284
	15.4	I&AI	P DATABASE	285
16	AP	PENDI	K D COMMENTS AND RESPONSE REPORT	286
17	' AP	PENDI	K E SPECIALIST STUDIES	327
	17.1	Арре	NDIX E1 – AGRICULTURAL IMPACT ASSESSMENT	327
	17.2	Арре	NDIX E 2 – AVIFAUNAL MONITORING AND IMPACT ASSESSMENT	327
	17.3	Арре	NDIX E3 — BAT MONITORING AND IMPACT ASSESSMENT	327
	17.4	Арре	NDIX E4 — BOTANICAL IMPACT ASSESSMENT	327
	17.5	Арре	NDIX E5 — FAUNAL IMPACT ASSESSMENT	327
	17.6	Арре	NDIX E6 — FRESHWATER IMPACT ASSESSMENT	327
	17.7	Арре	NDIX E7 — HERITAGE IMPACT ASSESSMENT	327
	17.8	Арре	NDIX E8 – NOISE IMPACT ASSESSMENT	327
	17.9	Арре	NDIX E9 – PALEONTOLOGICAL IMPACT ASSESSMENT	327



	17.10	Appendix E10 – Socio-economic Impact Assessment	327
	17.11	APPENDIX E11 – TRAFFIC IMPACT ASSESSMENT	327
	17.12	APPENDIX E12 – VISUAL IMPACT ASSESSMENT	327
18	S APP	PENDIX F SPECIALIST DECLARATIONS	328
	18.1	APPENDIX F1 – AGRICULTURAL DECLARATION	328
	18.2	APPENDIX F2 – AVIFAUNAL DECLARATION	328
	18.3	APPENDIX F3 — BAT DECLARATION	328
	18.4	APPENDIX F4 – BOTANICAL DECLARATION	328
	18.5	Appendix F5 – Faunal Declaration	328
	18.6	APPENDIX F6 — FRESHWATER DECLARATION	328
	18.7	Appendix F7 – Heritage Declaration	328
	18.8	APPENDIX F8 – NOISE DECLARATION	328
	18.9	APPENDIX F9 – PALEONTOLOGICAL DECLARATION	328
	18.10	APPENDIX F10 – SOCIO-ECONOMIC DECLARATION	328
	18.11	Appendix F11 – Traffic Declaration	328
	18.12	Appendix F12 – Visual Declaration	328
19) APP	PENDIX G ENVIRONMENTAL MANAGEMENT PROGRAMMES (EMPRS)	329
	19.1	APPENDIX 4 EMPR (GENERAL WEF SITE)	329
	19.2	GENERIC EMPR (SUBSTATIONS)	329
	19.3	GENERIC EMPR (POWERLINES)	
20) APP	PENDIX H FULL IMPACTS TABLES	330
	20.1	GENERAL IMPACTS TABLE	330
	20.2	SPECIALIST IMPACTS TABLE	330
21	L APP	PENDIX I IFC PERFORMANCE STANDARDS COMPLIANCE	331
	21.1	IFC Performance Standards	331
		Lucy on Frances	
		LIST OF FIGURES	
Fig	gure 2-1:	: Soyuz 6 WEF Layout Map	7
Fig	gure 2-2:	: Cadastral Map of the Affected Properties within the Proposed Site	10
Fig	gure 2-3:	: Locality Map of the Proposed Soyuz 6 WEF Site	11
		: Map showing coordinates of the Proposed Soyuz 6 WEF Site	
		: Illustrations of the main components of a typical wind turbine. *Note that the transformer would typica	-
		(likely at the base). Sources: www.newen.ca and www.soleai.com.	
		: Tesla's Megapack Li-ion Battery (Modular System)	
		: Typical Battery System Components : DFFE Renewable Energy Development Zones (REDZ)	
		: DFFE Strategic Transmission Corridors (the site is situated in the central transmission corridor)	
LIF	5uic 3-2	. Dit E Suategic transmission cornuors (the site is situated in the tentral transmission cornuor)	41



Figure 3-3: Proposed WEF locations in relation to the closest REDZ (Beaufort West)	42
Figure 3-4: National Vegetation Map for the proposed Soyuz 6 WEF site area	43
Figure 3-5: Northern Cape Critical Biodiversity Areas.	44
Figure 3-6: Legislated Protected Areas in or around the proposed WEF site.	45
Figure 3-7: NCPAES Focus Areas (Oosthuysen et al. 2017).	46
Figure 3-8: Active PAES Initiatives (Oosthuysen et al. 2017).	47
Figure 5-1: Geology Map of the Soyuz 6 WEF site	59
Figure 5-2: Soil classification map of Soyuz 6 WEF	60
Figure 5-3: Land capability of the project site	62
Figure 5-4: Long-term grazing capacity of the project site.	64
Figure 5-5: Landcover Map of the Soyuz 6 WEF site and surrounding areas	68
Figure 5-6: CBA Map of the proposed Soyuz 6 WEF site and surrounding areas	71
Figure 5-7: Riverine Rabbit (Bunolagus monticularis) northern subpopulation distribution in relation to the study	area (black
shape)	
Figure 5-8: Surface Water Map of the Soyuz 6 WEF site and surrounding areas	82
Figure 6-1: Population broad age groups	84
Figure 6-2: Population growth rates	84
Figure 6-3: Percentage distribution of population groups (2011)	85
Figure 6-4: Percentage religious affiliation.	85
Figure 6-5: Household deaths over 12 months (2016).	86
Figure 6-6: Dependency ratios	86
Figure 6-7: Highest level of education for population 20 years and older (2011).	87
Figure 6-8: Percentage of population between 5 and 24 years attending school (2016)	87
Figure 6-9: Population aged 0–4 years attending a pre-school/ECD institution (2016)	88
Figure 6-10: Unemployment rate (population aged 15–64)	89
Figure 6-11: Average yearly household income (2011).	89
Figure 6-12: Average yearly household income (2011).	90
Figure 6-13: Percentage of households that skipped a meal in the last 12 months (2016)	90
Figure 6-14: Average household size.	91
Figure 6-15: Type of main dwelling (2016)	91
Figure 6-16: Tenure status.	92
Figure 6-17: Percentage households living in RDP/government subsidised dwellings (2016)	92
Figure 6-18: Access to safe drinking water (2016)	93
Figure 6-19: Access to piped water	93
Figure 6-20: Access to toilet facilities.	94
Figure 6-21: Households with no access to electricity (2016)	94
Figure 6-22: Extent to which household agrees that municipality is trying to solve the cost of electricity (2016)	95
Figure 6-23: Percentage of female-headed households (2016)	95
Figure 6-24: Percentage of child-headed households (2011)	96
Figure 6-25: Percentage of households that experienced crime in the last 12 months (2016)	96
Figure 6-26: Percentage of households that experienced crime in the last 12 months (2016)	97



Figure 6-27: Feeling unsafe when walking alone during the night (2016)	97
Figure 9-1: WEFs within 30 km of the Soyuz 6 WEF	151
Figure 9-2: Chart Representation of General Direct and Indirect Impacts Significance, Pre-mitigation	153
Figure 9-3: Chart Representation of General Direct and Indirect Impacts Significance, Post-mitigation	154
Figure 9-4: Chart Representation of Specialist Direct and Indirect Impacts Significance, Pre-mitigation	166
Figure 9-5: Chart Representation of Specialist Direct and Indirect Impacts Significance, Post-mitigation	167
Figure 10-1: Soyuz 6 WEF Site Sensitivity	266
Figure 12-1: Soyuz 6 WEF Full Impact Comparison, Pre-Mitigation	272
Figure 12-2: Soyuz 6 WEF Full Impact Comparison, Post-Mitigation	273
LIST OF TABLES	
Table 2-1: Preliminary Construction Footprint of the Soyuz 6 WEF	8
Table 2-2: Towns in the vicinity of the Soyuz 6 WEF.	9
Table 2-3: Soyuz 6 WEF Properties.	
Table 2-4: Turbine coordinates.	13
Table 2-5: List of infrastructure and road coordinates.	13
Table 2-5: List of OHL coordinates.	19
Table 2-6: Listed activities triggered by the proposed Soyuz 6 WEF	21
Table 3-1: REIPPPP bidding windows	36
Table 4-1 NEMA Environmental Management Principles	49
Table 4-2 DMRE mining permitting and licence requirements	56
Table 5-1: Soyuz 6 WEF General Climate Table (Source: en.climate-data.org)	59
Table 5-2: Bat Species List for the Soyuz WEF Cluster and their Sensitivity	78
Table 5-3 : Generalised categorisation of assessment units	80
Table 7-1: Proposed WEF Alternatives.	
Table 9-1: Ranking of Evaluation Criteria.	
Table 9-2: Impacts Severity Rating	146
Table 9-3: Overall Significance Rating	147
Table 9-4: Specialist Impacts pre- and post-mitigation significance, and mitigation measures	168
Table 9-5: General Impact Summary	257
Table 9-6: Agricultural Impact Summary.	257
Table 9-7: Avifaunal Impact Summary	257
Table 9-8: Bat Impact Summary.	258
Table 9-9: Ecological Impact Summary.	258
Table 9-10: Freshwater Impact Summary	259
Table 9-11: Heritage Impact Summary.	259
Table 9-12: Noise Impact Summary	259
Table 9-13: Palaeontology Impact Summary.	260
Table 9-14: Social Impact Summary	260
Table 9-15:: Traffic Impact Summary	261



Table 9-16: Visual Impact Summary	261
Table 10-1: Turbine Sensitivities and Coordinates	263
Table 11-1: Stakeholder and Organisational Database	267





1 INTRODUCTION

1.1 BACKGROUND INFORMATION

The Soyuz 6 Wind Energy Facility (WEF) is located approximately 53 km south of Britstown in the Northern Cape Province. The project site is situated in the Ubuntu Municipality (LM) which forms part of the Pixley Ka Seme District Municipality. Studies conducted to date show that this area has favourable wind conditions to operate a wind farm.

CES has been appointed by Soyuz 6 (Pty) Ltd as the Environmental Assessment Practitioner (EAP) to conduct the necessary EIA Process required in terms of the National Environmental Management Act (NEMA, Act No. 107 of 1998 and subsequent amendments) EIA Regulations (2014 and subsequent 2017 amendments).

1.2 PURPOSE OF THE ENVIRONMENTAL IMPACT ASSESSMENT REPORT (EIR)

The objective of the EIA process, as set out by the 2014 EIA Regulations (as amended in 2017), is to, "through a consultative process-

- (a) Determine the policy and legislative context within which the activity is located and document how the proposed activity complies with and responds to the policy and legislative context;
- (b) Describe the need and desirability of the proposed activity, including the need and desirability of the activity in the context of the development footprint on the approved site as contemplated in the accepted scoping report;
- (c) Identify the location of the development footprint within the approved site as contemplated in the accepted scoping report based on an impact and risk assessment process inclusive of cumulative impacts and a ranking process of all the identified development footprint alternatives focusing on the geographical, physical, biological, social, economic, heritage and cultural aspects of the environment;
- (d) Determine the—
 - (i) Nature, significance, consequence, extent, duration and probability of the impacts occurring to inform identified preferred alternatives; and
 - (ii) Degree to which these impacts—
 - (aa) Can be reversed;
 - (bb) May cause irreplaceable loss of resources, and
 - (cc) Can be avoided, managed or mitigated;
- (e) Identify the most ideal location for the activity within the development footprint of the approved site as contemplated in the accepted scoping report based on the lowest level of environmental sensitivity identified during the assessment;
- (f) Identify, assess, and rank the impacts the activity will impose on the development footprint on the approved site as contemplated in the accepted scoping report through the life of the activity;
- (g) Identify suitable measures to avoid, manage or mitigate identified impacts; and
- (h) Identify residual risks that need to be managed and monitored".



Page | 1 Soyuz 6 WEF

1.3 NATURE AND STRUCTURE OF THIS REPORT

The structure of this report is based on Appendix 3 of GN R. 982 (326), of the EIA Regulations (2014 and subsequent 2017 amendments), which clearly specifies the required content of an Environmental Impact Assessment Report (EIR).

This report is the second of a number of reports which will be produced during the EIA Process. The Scoping Report, which was part of phase 1 of this process, has been completed and accepted by the department. The EIA phase (phase 2) includes an EIR (prepared in accordance with Appendix 3 of GN R. 982), specialist reports (prepared in accordance with Appendix 6 of GN R. 982) and an Environmental Management Programme (EMPr) (prepared in accordance with Appendix 4 of GN R. 982). This phase must also undergo Public Participation Process in accordance with Chapter 6 of GN R. 982.

1.3.1 STRUCTURE

The structure of this EIR is as per Table 1-2 below.

Table 1-2: Structure of the EIR

CHAPTER	HEADING	CONTENT
1	Introduction	Provides a brief overview of the proposed development, details of the EAP and project team and purpose of the EIA report.
2	Project description	Provides a description of the proposed development, the properties on which the development is to be undertaken and the location of the development on the property.
3	Need and Desirability	A description of the need and desirability/motivation for the project.
4	Legal and Policy Framework	Identifies all the legislation and guidelines that have been considered in the preparation of this EIA Report. In addition, this chapter includes a description of the EIA process.
5	Environmental Baseline	Provides a brief overview of the bio-physical characteristics of the site and its environs that may be impacted by the proposed development, compiled largely from published information.
6	Social Baseline	Provides a brief overview of the socio-economic characteristics of the site and its environs that may be impacted by the proposed development, compiled largely from published information.
7	Alternatives	A description of the fundamental alternatives, incremental alternatives and the no-go alternative considered during all phases of the proposed development have been detailed in this Chapter.
8	Findings of the Specialist Reports	This chapter provides a summary of the key findings of each specialist assessment conducted as part of the EIA phase.



Page | 2 Soyuz 6 WEF

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9	Impacts and risks identified during the EIA phase	Provides a description of the key impacts that have been identified by the project team and through discussions with I&APs thus far in the EIA Phase. In addition, this chapter covers the impacts identified by each specialist assessment. This chapter also includes mitigation measures that must be implemented. The chapter also describes the cumulative assessment methodology and a summary of the cumulative impacts as identified by each specialist assessment and in general by the EIA phase. This chapter also includes mitigation measures that should be implemented.	
10	Sensitivity Analysis	This chapter illustrates the site development sensitivity map that was developed based on specialist and general site information gathered, where the site was classified into areas of GO (unrestricted development), GO-BUT (conditional development) and NO-GO (no development).	
11	Public Participation	This chapter describers the Public Participation Process (PPP) conducted to date and that will be conducted as part of the EIA phase.	
12	Conclusions and Recommendations	Concludes the report and provides recommendations on the way forward.	
13	Appendix A	EAP Affirmation and Declaration	
14	Appendix B	Curriculum vitae of EAP team	
15	Appendix C	PPP Documentation. Please note that the submitted comments and reports have been included as Appendix I due to volume.	
16	Appendix D	Comments and Response Report	
17	Appendix E	Specialist Reports	
18	Appendix F	Specialist Declarations	
19	Appendix G	Environmental Management Programme (EMPr) prepared in accordance with Appendix 4 of the EIA Regulations 2014, as amended. And a Generic EMPr prepared due to the presence of substations.	
20	Appendix H	Full Impacts Tables	
21	Appendix I	IFC Performance Standards	

1.4 DETAILS AND EXPERTISE OF THE ENVIRONMENTAL ASSESSMENT PRACTITIONER

In fulfilment with the legislative requirements, the details of the Environmental Assessment Practitioner (EAP) and the environmental team that prepared this EIR are provided below.



Page | 3 Soyuz 6 WEF

1.4.1 Dr Alan Carter (The EAP & Project Leader)

Dr Alan Carter is an Executive and the East London Branch Manager at CES. He has extensive training and experience in both financial accounting and environmental science disciplines with international accounting firms in South Africa and the USA. He is a member of the American Institute of Certified Public Accountants (licensed in Texas) and holds a PhD in Plant Sciences. He is also certified ISO14001 EMS Auditor with the American National Standards Institute. Alan has been responsible for leading and managing numerous and varied consulting projects over the past 30 years. He is a registered professional with the South African Council for Natural Scientific Professionals (SACNASP) and through Environmental Assessment Practitioners Association of South Africa (EAPASA). Alan has been the lead and EAP for over 20 windfarm EIAs over the past 10 years.

1.4.2 Ms Robyn Thomson (Project Manager & Lead Author)

Robyn is a Principal Environmental Consultant with more than 16 years' experience and she is based in the East London branch. She holds a BSc (Environmental Science) degree with majors in Archaeology, Environmental and Geographical Science, as well as a BSc (Hons.) in Environmental Science, with coursework in Environmental Management, Environmental Impact Assessment, Environmental Risk Assessment, Environmental Contamination Rehabilitation, Geographic Information Systems, and fundamentals in Statistics. The Honours programme also entailed a research project, which looked at the effectiveness of the community awareness programme conducted by the Asbestos Interest Group (AIG) on the effects of and attitudes towards asbestos contamination in two rural communities, Heuningvlei and Ga-Mopedi respectively, in the Northern Cape Province. The research project formed part of a larger project quantifying the extent of secondary environmental asbestos contamination in South Africa. Robyn obtained her undergraduate degree at the University of Cape Town, and her Honours degree at Rhodes University. Robyn's experience and expertise includes Basic Assessments, Environmental Impact Assessments, Environmental Monitoring, Environmental Management Plans, Water Use Licencing, public participation, GIS and project coordination. Robyn has particularly strong experience in infrastructure projects for various municipal, provincial, and national organisations.

1.4.3 Ms Sage Wansell (Public Participation Support)

Ms Sage Wansell Sage holds a Master of Science degree in Botany and has gained experience in field and laboratory work by researching invasive aquatic species in South Africa during that time. Her research focused on the ecology, spread and management strategies of an invasive wetland species. Apart from invasion biology research, Sage has a BSc Honours degree in Biotechnology. Her biotechnology, botany and microbiology background provide an understanding of environmental management, indigenous biodiversity and water quality. Sage is registered as a Candidate Botanical Natural Scientist: South African Council for Natural Scientific Professionals (SACNASP) and is a member of the Member of the International Association for Impact Assessment South Africa (IAIAsa).

PLEASE FIND THE CURRICULUM VITAE ATTACHED AS APPENDIX B



Page | 4 Soyuz 6 WEF

2 PROJECT DESCRIPTION

2.1 Proposed Activity

The applicant Soyuz 6 (Pty) Ltd is proposing the development of a commercial Wind Energy Facility (WEF) and associated infrastructure on a site located approximately 53 km South East of Britstown within the Ubuntu Local Municipality and the Pixley ka Seme District Municipality in the Northern Cape Province.

Five additional WEF's are concurrently being considered on the surrounding properties and are assessed by way of separate impact assessment processes contained in the 2014 Environmental Impact Assessment Regulations (GN No. R982, as amended) for listed activities contained in Listing Notices 1, 2 and 3 (GN R983, R984 and R985, as amended). These projects are known as Soyuz 1 WEF, Soyuz 2 WEF, Soyuz 3 WEF, Soyuz 4 WEF and Soyuz 5 WEF.

A preferred project site with an extent of approximately 125 000 ha has been identified as a technically suitable area for the development of the six WEF projects. It is proposed that each WEF will comprise of up to 75 turbines with a contracted capacity of up to 480 MW. It is anticipated that each WEF will have an actual (permanent) footprint of up to 150 ha.

The Soyuz 6 WEF project site covers approximately 17 800 ha and comprises the following farm portions:

- A Remaining Extent of Portion 3 of the Farm No. 16.
- Remaining Extent (Portion 0) of the Farm No 16.
- Remaining Extent (Portion 0) of the Farm No 141.
- A Remaining Extent (Portion 0) of the Farm No. 148.
- Portion 4 of the Farm No. 16.
- ▲ The Farm No. 157.
- ▲ The Farm No. 156.
- Portion 2 (a portion of Portion 13) of the Farm Wonderboom No. 13.
- Portion 1 of the Farm Wonderboom No. 13.
- Remaining Extent of Portion 1 of the Farm Sterkfontein No. 12.

The Soyuz 6 WEF project site is proposed to accommodate the following infrastructure, which will enable the wind farm to supply a contracted capacity of up to 480 MW:

- Up to 75 wind turbines with a maximum hub height of up to 160 m and a rotor diameter of up to 200 m;
- ▲ A transformer at the base of each turbine:
- Concrete turbine foundations of up to 1024 m2 each;
- Permanent Crane hardstand / blade and tower laydown area / crane boom erection area with a combined maximum footprint 5000 m2 at each WTG;
- ▲ Temporary concrete batch plants to be located at the construction camp area and the satellite laydown areas;
- Battery Energy Storage System (with a footprint of up to 5 ha);
- ▲ Internal up to 132 kV overhead lines between substations. A 300m wide corridor (150m on either side of the proposed route) has been considered to allow for any technical and environmental sensitivity constraints identified during micro-siting prior to layout finalisation. Permanent service roads will be required for the construction and maintenance of the overhead lines. In areas where these overhead lines do not follow an existing or proposed road, additional roads of up to 3m in width will be required. Temporary construction areas beneath each overhead line tower position will also be required;



Page | 5 Soyuz 6 WEF

- Medium voltage (33 kV) cables/powerlines running from wind turbines to the facility substations. The routing will follow existing/proposed access roads and will be buried where possible. If the use of overhead lines is required, the Avifaunal Specialist will be consulted timeously to ensure that a raptor friendly pole design are used, and that appropriate mitigation is implemented pro-actively.
- Up to six permanent met masts;
- ▲ Three substations and operation and maintenance facilities (up to 4 ha each) as well as a laydown area (8 000 m2) at each substation for the electrical contractor. Operation and maintenance facilities include a gate house, security building, control centre, offices, warehouses and workshops.
- ▲ Three temporary main construction camp areas (up to 12.25 ha each);
- Twelve temporary satellite laydown areas (5 000 m2 each).
- Access roads to the site and between project components inclusive of stormwater infrastructure. A 200 m road corridor is being applied for to allow for slight realignments pending technical and environmental sensitivity constraints identified during micro-siting prior to layout finalisation. The final road will have maximum width of 12 m (within the 200 m corridor).

The period for which the Environmental Authorisation should be valid for, if granted, is ten years for commencement of construction.

The layout presented in this EIR is subject to micro-siting prior to construction. Following micro-siting, the final layout and EMPr will be submitted to the DFFE for approval prior to construction. The layout and EMPr will be subject to a 30-day public comment prior to being submitted for approval.



Page | 6 Soyuz 6 WEF

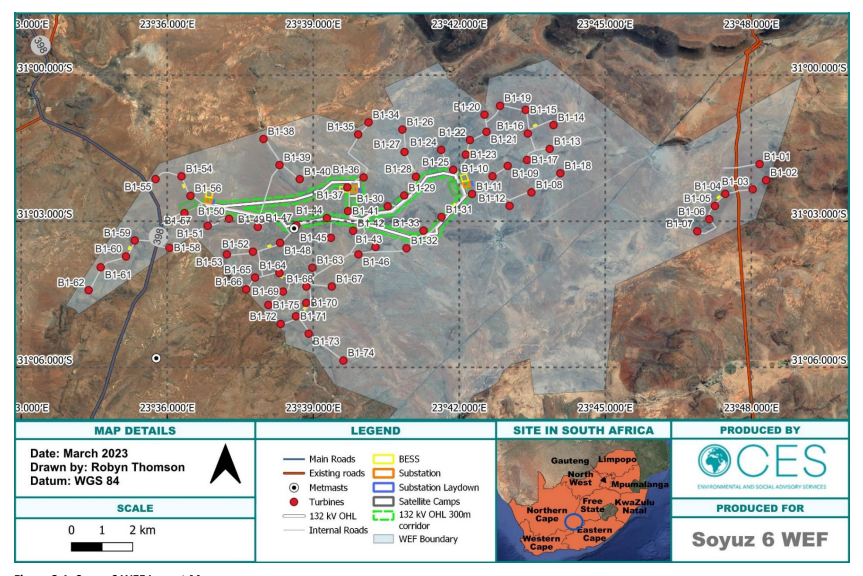


Figure 2-1: Soyuz 6 WEF Layout Map.



Page | 7 Soyuz 6 WEF

The preliminary footprint of the facility is shown in Table 2-1 below. The footprint extent may change slightly during the EIR phase and will be refined based on the results of the detailed specialist studies.

Table 2-1: Preliminary Construction Footprint of the Soyuz 6 WEF.

FACILITY	CONSTRUCTION	FINAL FOOTPRINT AFTER REHABILITATION
COMPONENT	FOOTPRINT	TINAL TOOTI KINT AT TER RETIADIETIATION
Turbine Foundations	TOTAL Up to 1024 m ² x 75 turbines = 76 800 m ² which equates to 7.68 ha	TOTAL Up to 1024 m ² x 75 turbines = 76 800 m ² which equates to 7.68 ha
Turbine, Crane and Blade Hardstands	TOTAL Up to 5000 m ² x 75 turbines = 375 000 m ² which equates to 37.5 ha	TOTAL Up to 5000 m ² x 75 turbines = 375 000 m ² which equates to 37.5 ha
Main Construction Camp Areas	TOTAL Up to 122 500 m ² x 3 = 367 500 m ² which equates to 36.75 ha	None
Satellite Laydown Areas	TOTAL Up to 5000 m ² x 12 = 60 000 m ² which equates to 6 ha	None
Internal and Access Roads	Access roads to the site and between project components inclusive of stormwater infrastructure will be up to 12m in width. Temporary clearing of up to 50 m may be required in areas where cut and fill may be required as well as for the construction of the bell mouth road junction, turning circles and temporary passing lanes. New Roads required: Up to 75 km. Existing Roads which may need to be upgraded (inclusive of access roads): Up to 100 km.	Permanent roads will be up to 12 m wide inclusive of stormwater infrastructure and underground cabling. Roads will be wider where bell mouth junctions and turning circles are required. The WEF will have a total road network (inclusive of access roads) of about 175 km.
WEF Substations	Substations – Up to 6 ha	Substations – Up to 6 ha
Substation Laydown Areas	Substation laydown areas for the electrical contractor up to 2.4 ha	None
BESS	Up to 5 ha	Up to 5 ha
Operational & Maintenance Buildings	Includes Control Centre, Offices, Warehouses, Workshop, Canteen, Staff Lockers, Gate House and Security etc. with a footprint of up to 6 ha	Includes Control Centre, Offices, Warehouses, Workshop, Canteen, Staff Lockers, Gate House and Security etc. with a footprint of up to 6 ha
Concrete Batching Plants	Concrete batch plants to be located at the construction camp area and the satellite laydown areas.	None
Overhead Powerline	OHL length of approximately up to 83 km. Servitude width of up to 31 m. Pylon spacing between 100m - 300m	OHL length of approximately up to 83 km. Servitude width of up to 31 m. Pylon spacing between 100m - 300m
TOTAL FOOTPRINT:	Up to 215 ha of clearing needed for the construction phase of the development of the proposed Soyuz 6 WEF	Up to 150 ha <i>of clearing remaining during the</i> post-construction <u>operational phase</u> (after rehabilitation) of the proposed Soyuz 6 WEF

2.2 PROJECT LOCALITY

The project area is potentially up to 17 800 hectares (ha) in extent, with a total development footprint of up to 215 ha (pre-rehabilitation) and up to 150 ha (post-rehabilitation) depending on the final layout design. It is located in the Ubuntu LM and it is situated approximately 53 km south of Britstown. The N12 and R398 roads connect the WEF to Britstown directly to the North and Richmond to the Southeast, respectively. The direction and distance from the project area the nearest towns are indicated in Table 2-2 below:



Page | 8 Soyuz 6 WEF

Table 2-2: Towns in the vicinity of the Soyuz 6 WEF.

TOWN NAME	APPROXIMATE DISTANCE	DIRECTION
Britstown	53 km	South
Victoria West	58 km	Northeast
De Aar	40 km	Southwest
Richmond	36 km	Northeast
Vosburg	86 km	Southeast

Table 2-3 indicates the property portions and farm names associated with the Soyuz 6 WEF project area. The proposed project is situated on approximately 17 800 ha, consisting of ten (10) farm portions.

Table 2-3: Soyuz 6 WEF Properties.

SOYUZ 6 WEF			
SG DIGIT NUMBER	FARM NUMBER/PORTION	AREA (HA)	
N071C06300000000141000000	141	2971	
N071C06300000000013000010	1/13	194	
N071C06300000000013000020	2/13	1074	
N071C06300000000012000010	1/12	2787	
N071C06300000000148000001	RE/148	1004	
N071C06300000000156000000	156	1545	
N071C06300000000157000000	157	1856	
N071C06300000000016000040	4/16	810	
N071C06300000000016000001	RE/16	481	
N071C06300000000016000030	3/16	1924	
	TOTAL	16243	



Page | 9 Soyuz 6 WEF

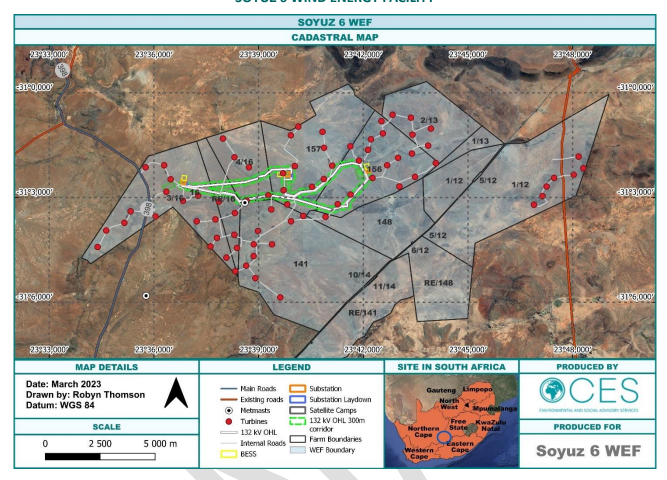


Figure 2-2: Cadastral Map of the Affected Properties within the Proposed Site.



Page | 10 Soyuz 6 WEF

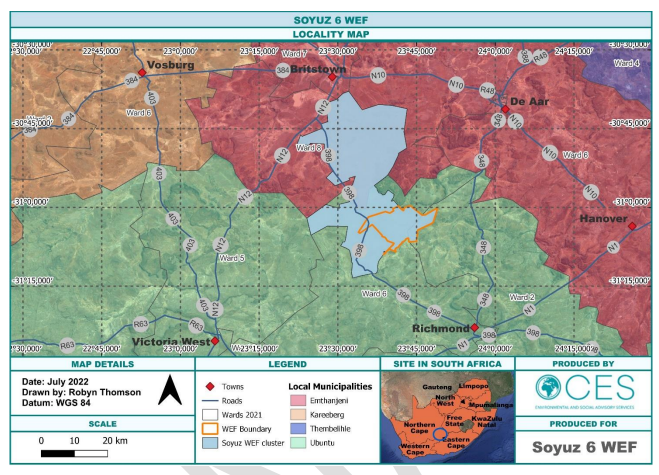


Figure 2-3: Locality Map of the Proposed Soyuz 6 WEF Site.



Page | 11 Soyuz 6 WEF

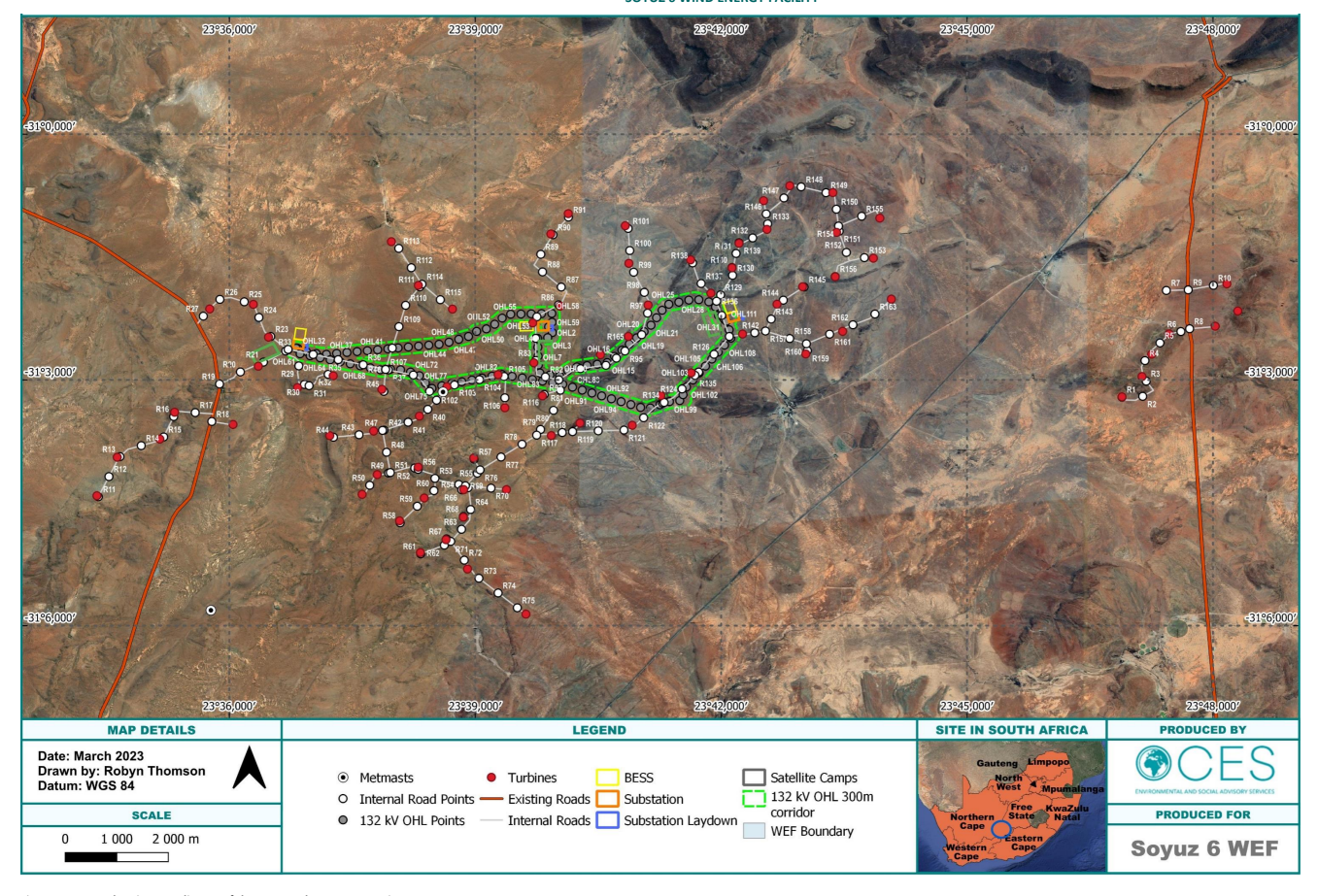


Figure 2-4: Map showing coordinates of the Proposed Soyuz 6 WEF Site.



Page | 12 Soyuz 6 WEF

Table 2-4: Turbine coordinates.

TURBINE	TURBINE COORDINATES			
NUMBER	South	East		
B1-01	31°2'41"S	23°43'2"E		
B1-02	31°2'28"S	23°40'52"E		
B1-03	31°2'42"S	23°40'32"E		
B1-04	31°3'12"S	23°39'49"E		
B1-05	31°0'58"S	23°40'8"E		
B1-06	31°2'6"S	23°40'2"E		
B1-07	31°1'19"S	23°37'59"E		
B1-08	31°2'47"S	23°39'43"E		
B1-09	31°3'20"S	23°39'22"E		
B1-10	31°3'41"S	23°39'56"E		
B1-11	31°2'50"S	23°36'21"E		
B1-12	31°3'33"S	23°36'3"E		
B1-13	31°1'50"S	23°48'10"E		
B1-14	31°2'10"S	23°48'18"E		
B1-15	31°2'21"S	23°48'2"E		
B1-16	31°2'26"S	23°47'28"E		
B1-17	31°2'41"S	23°47'15"E		
B1-18	31°2'58"S	23°47'8"E		
B1-19	31°3'12"S	23°46'53"E		
B1-20	31°2'24"S	23°43'29"E		
B1-21	31°1'52"S	23°43'0"E		
B1-22	31°2'5"S	23°42'41"E		
B1-23	31°2'26"S	23°42'16"E		
B1-24	31°1'31"S	23°43'51"E		
B1-25	31°1'1"S	23°43'56"E		
B1-26	31°0'43"S	23°43'22"E		
B1-27	31°1'12"S	23°43'25"E		
B1-28	31°1'44"S	23°43'24"E		
B1-29	31°2'1"S	23°44'5"E		
B1-30	31°0'38"S	23°42'50"E		
B1-31	31°0'49"S	23°42'31"E		
B1-32	31°1'10"S	23°42'34"E		
B1-33	31°1'20"S	23°42'13"E		
B1-34	31°1'38"S	23°42'8"E		
B1-35	31°1'32"S	23°41'38"E		
B1-36	31°1'57"S	23°41'52"E		
B1-37	31°1'7"S	23°40'50"E		
B1-38	31°1'35"S	23°40'52"E		

TURBINE	TURBINE COORDINATES		
NUMBER	South East		
B1-39	31°2'5"S	23°41'7"E	
B1-40	31°2'55"S	23°41'38"E	
B1-41	31°3'33"S	23°40'55"E	
B1-42	31°3'12"S	23°41'16"E	
B1-43	31°1'13"S	23°39'55"E	
B1-44	31°2'18"S	23°39'42"E	
B1-45	31°1'51"S	23°38'18"E	
B1-46	31°2'8"S	23°38'43"E	
B1-47	31°3'32"S	23°40'17"E	
B1-48	31°2'56"S	23°39'17"E	
B1-49	31°3'5"S	23°38'39"E	
B1-50	31°3'27"S	23°38'19"E	
B1-51	31°3'7"S	23°37'52"E	
B1-52	31°2'57"S	23°37'16"E	
B1-53	31°3'6"S	23°36'50"E	
B1-54	31°3'37"S	23°37'46"E	
B1-55	31°3'41"S	23°37'14"E	
B1-56	31°2'5"S	23°36'18"E	
B1-57	31°2'8"S	23°35'46"E	
B1-58	31°2'29"S	23°36'29"E	
B1-59	31°3'24"S	23°35'20"E	
B1-60	31°3'43"S	23°35'9"E	
B1-61	31°3'57"S	23°34'38"E	
B1-62	31°4'25"S	23°34'23"E	
B1-63	31°3'57"S	23°38'59"E	
B1-64	31°4'4"S	23°38'18"E	
B1-65	31°4'9"S	23°37'48"E	
B1-66	31°4'24"S	23°37'37"E	
B1-67	31°4'20"S	23°39'23"E	
B1-68	31°4'20"S	23°38'52"E	
B1-69	31°4'27"S	23°38'23"E	
B1-70	31°4'41"S	23°38'51"E	
B1-71	31°4'57"S	23°38'39"E	
B1-72	31°5'7"S	23°38'20"E	
B1-73	31°5'19"S	23°38'54"E	
B1-74	31°5'52"S	23°39'37"E	
B1-75	31°4'43"S	23°38'5"E	

Table 2-5: List of infrastructure and road coordinates.

NUMBER	INFRASTRUCTURE TYPE	COORDINATES	
		SOUTH	EAST
S6_BESS 01	BESS	31°2'30"S	23°36'47"E
S6_BESS 01	BESS	31°2'31"S	23°36'55"E
S6_BESS 01	BESS	31°2'31"S	23°36'55"E
S6_BESS 01	BESS	31°2'23"S	23°36'56"E
S6_BESS 01	BESS	31°2'23"S	23°36'56"E
S6_BESS 01	BESS	31°2'22"S	23°36'49"E
S6_BESS 01	BESS	31°2'22"S	23°36'49"E
S6_BESS 01	BESS	31°2'30"S	23°36'47"E



Page | 13 Soyuz 6 WEF

		COORDINATES	
NUMBER	INFRASTRUCTURE TYPE	SOUTH	EAST
S6 BESS 02	BESS	31°2'24"S	23°39'42"E
S6 BESS 02	BESS	31°2'17"S	23°39'42"E
S6 BESS 02	BESS	31°2'17"S	23°39'42"E
S6 BESS 02	BESS	31°2'18"S	23°39'33"E
S6 BESS 02	BESS	31°2'18"S	23°39'33"E
S6 BESS 02	BESS	31°2'24"S	23°39'33"E
S6 BESS 02	BESS	31°2'24"S	23°39'33"E
S6 BESS 02	BESS	31°2'24"S	23°39'42"E
S6 BESS 03	BESS	31°2'2"S	23°42'9"E
S6 BESS 03	BESS	31°2'4"S	23°42'2"E
S6 BESS 03	BESS	31°2'4"S	23°42'2"E
S6 BESS 03	BESS	31°2'11"S	23°42'4"E
S6 BESS 03	BESS	31°2'11"S	23°42'4"E
S6 BESS 03	BESS	31°2'10"S	23°42'11"E
S6 BESS 03	BESS	31°2'10"S	23°42'11"E
S6 BESS 03	BESS	31°2'2"S	23°42'11'E
-			
S6_CC 01	Construction Camps	31°2'33"S 31°2'41"S	23°36'32"E 23°36'15"E
S6_CC 01	Construction Camps	31 2 41 3 31°2'41"S	
S6_CC 01	Construction Camps		23°36'15"E
S6_CC 01	Construction Camps	31°2'48"S	23°36'20"E
S6_CC 01	Construction Camps	31°2'48"S	23°36'20"E
S6_CC 01	Construction Camps	31°2'41"S	23°36'36"E
S6_CC 01	Construction Camps	31°2'41"S	23°36'36"E
S6_CC 01	Construction Camps	31°2'33"S	23°36'32"E
S6_CC 02	Construction Camps	31°2'48"S	23°39'56"E
S6_CC 02	Construction Camps	31°2'31"S	23°39'56"E
S6_CC 02	Construction Camps	31°2'31"S	23°39'56"E
S6_CC 02	Construction Camps	31°2'31"S	23°39'47"E
S6_CC 02	Construction Camps	31°2'31"S	23°39'47"E
S6_CC 02	Construction Camps	31°2'48"S	23°39'47"E
S6_CC 02	Construction Camps	31°2'48"S	23°39'47"E
S6_CC 02	Construction Camps	31°2'48"S	23°39'56"E
S6_CC 03	Construction Camps	31°2'12"S	23°41'46"E
S6_CC 03	Construction Camps	31°2'28"S	23°41'52"E
S6_CC 03	Construction Camps	31°2'28"S	23°41'52"E
S6_CC 03	Construction Camps	31°2'26"S	23°42'1"E
S6_CC 03	Construction Camps	31°2'26"S	23°42'1"E
S6_CC 03	Construction Camps	31°2'10"S	23°41'56"E
S6_CC 03	Construction Camps	31°2'10"S	23°41'56"E
S6_CC 03	Construction Camps	31°2'12"S	23°41'46"E
S6_SC 01	Satellite camps	31°3'31"S	23°35'13"E
S6_SC 01	Satellite camps	31°3'32"S	23°35'15"E
S6_SC 01	Satellite camps	31°3'32"S	23°35'15"E
S6_SC 01	Satellite camps	31°3'35"S	23°35'14"E
S6_SC 01	Satellite camps	31°3'35"S	23°35'14"E
S6_SC 01	Satellite camps	31°3'34"S	23°35'12"E
S6_SC 01	Satellite camps	31°3'34"S	23°35'12"E
S6_SC 01	Satellite camps	31°3'31"S	23°35'13"E
S6_SC 02	Satellite camps	31°2'15"S	23°36'19"E



Page | 14 Soyuz 6 WEF

	COORDINATES		
NUMBER	INFRASTRUCTURE TYPE	SOUTH	EAST
S6 SC 02	Satellite camps	31°2'15"S	23°36'21"E
S6_SC 02	Satellite camps	31°2'15"S	23°36'21"E
S6_SC 02	Satellite camps	31°2'18"S	23°36'22"E
S6 SC 02	Satellite camps	31°2'18"S	23°36'22"E
S6 SC 02	Satellite camps	31°2'18"S	23°36'20"E
S6 SC 02	Satellite camps	31°2'18"S	23°36'20"E
S6_SC 02	Satellite camps	31°2'15"S	23°36'19"E
S6 SC 03	Satellite camps	31°3'29"S	23°38'7"E
S6_SC 03	Satellite camps	31°3'31"S	23°38'8"E
S6_SC 03	Satellite camps	31°3'31"S	23°38'8"E
S6_SC 03	Satellite camps	31°3'32"S	23°38'5"E
S6 SC 03	Satellite camps	31°3'32"S	23°38'5"E
S6 SC 03	Satellite camps	31°3'30"S	23°38'4"E
S6_SC 03	Satellite camps	31°3'30"S	23°38'4"E
S6 SC 03	Satellite camps	31°3'29"S	23°38'7"E
S6_SC 04	Satellite camps	31°4'8"S	23°38'22"E
S6_SC 04	Satellite camps	31°4'10"S	23°38'21"E
S6_SC 04	Satellite camps	31°4'10"S	23°38'21"E
S6 SC 04	Satellite camps	31°4'8"S	23°38'18"E
S6 SC 04	Satellite camps	31°4'8"S	23°38'18"E
S6_SC 04	Satellite camps	31°4'7"S	23°38'19"E
S6 SC 04	Satellite camps	31°4'7"S	23°38'19"E
S6_SC 04	Satellite camps	31°4'8"S	23°38'22"E
S6_SC 05	Satellite camps	31°3'49"S	23°39'26"E
S6 SC 05	Satellite camps	31°3'50"S	23°39'27"E
S6 SC 05	Satellite camps	31°3'50"S	23°39'27"E
S6 SC 05	Satellite camps	31°3'53"S	23°39'24"E
S6_SC 05	Satellite camps	31°3'53"S	23°39'24"E
S6_SC 05	Satellite camps	31°3'51"S	23°39'23"E
S6 SC 05	Satellite camps	31°3'51"S	23°39'23"E
S6_SC 05	Satellite camps	31°3'49"S	23°39'26"E
S6_SC 06	Satellite camps	31°4'45"S	23°38'50"E
S6_SC 06	Satellite camps	31°4'46"S	23°38'51"E
S6_SC 06	Satellite camps	31°4'46"S	23°38'51"E
S6_SC 06	Satellite camps	31°4'49"S	23°38'49"E
S6 SC 06	Satellite camps	31°4'49"S	23°38'49"E
S6 SC 06	Satellite camps	31°4'48"S	23°38'48"E
S6_SC 06	Satellite camps	31°4'48"S	23°38'48 E
S6_SC 06	Satellite camps	31°4'45"S	23°38'50"E
S6_SC 07	Satellite camps	31°3'24"S	23°41'6"E
S6_SC 07	Satellite camps	31°3'23"S	23°41'4"E
S6_SC 07	Satellite camps	31°3'23"S	23°41'4"E
S6 SC 07	Satellite camps	31°3'20"S	23°41'7"E
S6 SC 07	Satellite camps	31°3'20"S	23°41'7"E
S6_SC 07	Satellite camps	31°3'21"S	23°41′7 E 23°41′8″E
S6_SC 07	Satellite camps	31°3'21"S	23°41'8"E
S6_SC 07	Satellite camps	31°3'24"S	23°41'6"E
S6_SC 08	Satellite camps	31°2'38"S	23°41'54"E
S6_SC 08	Satellite camps	31°2'39"S	23°41'56"E
JU_JC 00	Satellite callips	J1 Z JJ J	41 JU E



Page | 15 Soyuz 6 WEF

	COORDINATES		DINATES
NUMBER	INFRASTRUCTURE TYPE	SOUTH	EAST
S6 SC 08	Satellite camps	31°2'39"S	23°41'56"E
S6_SC 08	Satellite camps	31°2'42"S	23°41'53"E
S6_SC 08	Satellite camps	31°2'42"S	23°41'53"E
S6 SC 08	Satellite camps	31°2'41"S	23°41'52"E
S6 SC 08	Satellite camps	31°2'41"S	23°41'52"E
S6 SC 08	Satellite camps	31°2'38"S	23°41'54"E
S6_SC 09	Satellite camps	31°1'32"S	23°42'12"E
S6 SC 09	Satellite camps	31°1'32"S	23°42'13"E
S6_SC 09	Satellite camps	31°1'32"S	23°42'13"E
S6_SC 09	Satellite camps	31°1'36"S	23°42'13"E
S6_SC 09	Satellite camps	31°1'36"S	23°42'13"E
S6 SC 09	Satellite camps	31°1'35"S	23°42'11"E
S6 SC 09	Satellite camps	31°1'35"S	23°42'11"E
S6_SC 09	Satellite camps	31°1'33'S	23°42'12"E
S6 SC 10	Satellite camps	31°1'57"S	23°41'3"E
S6 SC 10	Satellite camps	31°1'57"S	23°41'1"E
S6_SC 10	Satellite camps	31°1'57"S	23°41'1"E
S6_SC 10	Satellite camps	31°1'54"S	23°41'0"E
S6 SC 10	Satellite camps	31°1'54"S	23°41'0"E
S6 SC 10	Satellite camps	31°1'54"S	23°41'2"E
S6_SC 10	Satellite camps	31°1'54"S	23°41'2"E
S6 SC 10	Satellite camps	31°1'57"S	23°41'3"E
S6_SC 11	Satellite camps	31 137 3 31°1'1"S	23°43'35"E
S6_SC 11	Satellite camps	31°1'2"S	23°43'35"E
S6 SC 11	Satellite camps	31°1'2"S	23°43'35"E
S6 SC 11	Satellite camps	31°1'3"S	23°43'32"E
S6 SC 11	Satellite camps	31°1'3"S	23°43'32"E
S6 SC 11	Satellite camps	31°1'2"S	23°43'31"E
S6_SC 11	Satellite camps	31°1'2"S	23°43'31"E
S6_SC 11	Satellite camps	31°1'1"S	23°43'35"E
S6_SC 12	Satellite camps	31°2'29"S	23°47'20"E
S6_SC 12	Satellite camps	31°2'30"S	23°47'22"E
S6_SC 12	Satellite camps	31°2'30"S	23°47'22"E
S6 SC 12	Satellite camps	31°2'32"S	23°47'19"E
S6_SC 12	Satellite camps	31°2'32"S	23°47'19"E
S6 SC 12	Satellite camps	31°2'31"S	23°47'18"E
S6 SC 12	Satellite camps	31°2'31"S	23°47'18"E
S6_SC 12	Satellite camps	31°2'29"S	23°47'20"E
S6_SS 01	Substation	31°2'36"S	23°36'46"E
S6_SS 01	Substation	31°2'37"S	23°36'54"E
S6_SS 01	Substation	31°2'37"S	23°36'54"E
S6_SS 01	Substation	31°2'31"S	23°36'55"E
S6 SS 01	Substation	31°2'31"S	23°36'55"E
S6 SS 01	Substation	31°2'30"S	23°36'47"E
S6_SS 01	Substation	31°2'30"S	23°36'47"E
S6 SS 01	Substation	31°2'36"S	23°36'46"E
S6_SS 02	Substation	31°2'24"S	23°39'46"E
S6_SS 02	Substation	31°2'24"S	23°39'54"E
S6_SS 02	Substation	31°2'24"S	23°39'54"E
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Page | 16 Soyuz 6 WEF

			COORDINATES	
NUMBER	INFRASTRUCTURE TYPE	SOUTH	EAST	
S6 SS 02	Substation	31°2'17"S	23°39'54"E	
S6_SS 02	Substation	31°2'17"S	23°39'54"E	
S6_SS 02	Substation	31°2'17"S	23°39'46"E	
S6 SS 02	Substation	31°2'17"S	23°39'46"E	
S6 SS 02	Substation	31°2'24"S	23°39'46"E	
S6 SS 03	Substation	31°2'18"S	23°42'6"E	
S6 SS 03	Substation	31°2'16"S	23°42'13"E	
S6 SS 03	Substation	31°2'16"S	23°42'13"E	
S6_SS 03	Substation	31°2'10"S	23°42'11"E	
S6_SS 03	Substation	31°2'10"S	23°42'11"E	
S6_SS 03	Substation	31°2'11"S	23°42'4"E	
S6 SS 03	Substation	31°2'11"S	23°42'4"E	
S6_SS 03	Substation	31°2'18"S	23°42'6"E	
S6_SLD 01	Substation laydown	31°2'37"S	23°36'54"E	
S6_SLD 01	Substation laydown	31°2'38"S	23°36'57"E	
S6_SLD 01	Substation laydown	31°2'38"S	23°36'57"E	
S6_SLD 01	Substation laydown	31°2'35"S	23°36'57"E	
S6_SLD 01	Substation laydown	31°2'35"S	23°36'57"E	
S6_SLD 01	Substation laydown	31°2'34"S	23°36'54"E	
S6_SLD 01	Substation laydown	31°2'34"S	23°36'54"E	
S6_SLD 01	Substation laydown	31°2'37"S	23°36'54"E	
S6_SLD 02	Substation laydown	31°2'24"S	23°39'54"E	
S6_SLD 02	Substation laydown	31°2'24"S	23°39'57"E	
S6_SLD 02	Substation laydown	31°2'24"S	23°39'57"E	
S6_SLD 02	Substation laydown	31°2'20"S	23°39'57"E	
S6_SLD 02	Substation laydown	31°2'20"S	23°39'57"E	
S6_SLD 02	Substation laydown	31°2'20"S	23°39'54"E	
S6_SLD 02	Substation laydown	31°2'20"S	23°39'54"E	
S6_SLD 02	Substation laydown	31°2'24"S	23°39'54"E	
S6_SLD 03	Substation laydown	31°2'16"S	23°42'13"E	
S6_SLD 03	Substation laydown	31°2'15"S	23°42'16"E	
S6_SLD 03	Substation laydown	31°2'15"S	23°42'16"E	
S6_SLD 03	Substation laydown	31°2'12"S	23°42'15"E	
S6_SLD 03	Substation laydown	31°2'12"S	23°42'15"E	
S6_SLD 03	Substation laydown	31°2'13"S	23°42'12"E	
S6_SLD 03	Substation laydown	31°2'13"S	23°42'12"E	
S6_SLD 03	Substation laydown	31°2'16"S	23°42'13"E	

SOYUZ 6 WEF ROAD POINTS			
NAME	LATITUDE	LONGITUDE	
R1	31°3'13"S	23°46'53"E	
R2	31°3'12"S	23°47'9"E	
R3	31°3'1"S	23°47'11"E	
R4	31°2'46"S	23°47'10"E	
R5	31°2'33"S	23°47'21"E	
R6	31°2'25"S	23°47'37"E	
R7	31°1'55"S	23°47'26"E	
R8	31°2'23"S	23°47'43"E	

SOYUZ 6 WEF ROAD POINTS			
NAME	LATITUDE	LONGITUDE	
R9	31°1'54"S	23°47'42"E	
R10	31°1'51"S	23°48'0"E	
R11	31°4'26"S	23°34'24"E	
R12	31°4'11"S	23°34'32"E	
R13	31°3'56"S	23°34'40"E	
R14	31°3'48"S	23°34'56"E	
R15	31°3'42"S	23°35'12"E	
R16	31°3'27"S	23°35'19"E	



Page | 17 Soyuz 6 WEF

S	OYUZ 6 WEF ROAD	POINTS
NAME	LATITUDE	LONGITUDE
R17	31°3'24"S	23°35'35"E
R18	31°3'30"S	23°35'47"E
R19	31°3'3"S	23°35'53"E
R20	31°2'54"S	23°36'8"E
R21	31°2'47"S	23°36'25"E
R22	31°2'39"S	23°36'41"E
R23	31°2'28"S	23°36'30"E
R24	31°2'14"S	23°36'22"E
R25	31°2'3"S	23°36'11"E
R26	31°2'1"S	23°35'53"E
R27	31°2'13"S	23°35'41"E
R28	31°2'38"S	23°36'43"E
R29	31°2'50"S	23°36'51"E
R30	31°3'3"S	23°36'55"E
R31	31°3'4"S	23°36'58"E
R32	31°2'56"S	23°37'12"E
R33	31°2'38"S	23°36'43"E
R34	31°2'41"S	23°37'1"E
R35	31°2'45"S	23°37'20"E
R36	31°2'49"S	23°37'38"E
R37	31°2'53"S	23°37'56"E
R38	31°2'56"S	23°38'15"E
R39	31°3'8"S	23°38'27"E
R40	31°3'22"S	23°38'25"E
R41	31°3'31"S	23°38'11"E
R42	31°3'37"S	23°37'53"E
R43	31°3'40"S	23°37'35"E
R44	31°3'42"S	23°37'16"E
R45	31°3'8"S	23°37'53"E
R46	31°2'52"S	23°37'54"E
R47	31°3'37"S	23°37'52"E
R48	31°3'53"S	23°37'55"E
R49	31°4'8"S	23°37'56"E
R50	31°4'17"S	23°37'43"E
R51	31°4'8"S	23°37'58"E
R52	31°4'5"S	23°38'16"E
R53	31°4'12"S	23°38'30"E
R54	31°4'17"S	23°38'48"E
R55	31°4'8"S	23°39'1"E
R56	31°4'6"S	23°38'18"E
R57	31°3'58"S	23°38'59"E
R58	31°4'45"S	23°38'5"E
R59	31°4'33"S	23°38'18"E
R60	31°4'21"S	23°38'30"E
R61	31°5'7"S	23°38'20"E
R62	31°5′1″S	23°38'37"E
R63	31°4'49"S	23°38'50"E
R64	31°4'35"S	23°38'57"E
R65	31°4'19"S	23°38'55"E
1103	J 7 7 1 J J	23 30 33 L

SOYUZ 6 WEF ROAD POINTS		
NAME	LATITUDE	LONGITUDE
R66	31°4'21"S	23°38'50"E
R67	31°4'56"S	23°38'39"E
R68	31°4'40"S	23°38'51"E
R69	31°4'18"S	23°38'53"E
R70	31°4'19"S	23°39'12"E
R71	31°4'58"S	23°38'42"E
R72	31°5'12"S	23°38'52"E
R73	31°5'25"S	23°39'3"E
R74	31°5'36"S	23°39'17"E
R75	31°5'47"S	23°39'31"E
R76	31°4'6"S	23°39'4"E
R77	31°3'57"S	23°39'19"E
R78	31°3'47"S	23°39'34"E
R79	31°3'36"S	23°39'48"E
R80	31°3'22"S	23°39'57"E
R81	31°3'8"S	23°40'2"E
R82	31°2'58"S	23°39'51"E
R83	31°2'46"S	23°39'44"E
R84	31°2'30"S	23°39'44"E
R85	31°2'14"S	23°39'45"E
R86	31°2'5"S	23°40'1"E
R87	31°1'52"S	23°40'3"E
R88	31°1'41"S	23°39'49"E
R89	31°1'28"S	23°39'48"E
R90	31°1'14"S	23°39'57"E
R91	31°1'1"S	23°40'8"E
R92	31°3'0"S	23°40'1"E
R93	31°2'52"S	23°40'17"E
R94	31°2'49"S	23°40'36"E
R95	31°2'39"S	23°40'50"E
R96	31°2'27"S	23°41'2"E
R97	31°2'11"S	23°41'6"E
R98	31°1'56"S	23°41'4"E
R99	31 1 30 3 31°1'41"S	23°40'56"E
R100	31°1'25"S	23°40'53"E
R101	31°1'9"S	23°40'53 E
R102	31°3'15"S	23°38'32"E
R103	31°3'4"S	23°38'45"E
R104	31°3'0"S	23°39'3"E
		23°39'21"E
R105 R106	31°2'57"S 31°3'13"S	23°39'22"E
R106	31°2'52"S	23°37'54"E
R108	31°2'37"S	23°37'59"E
R109	31°2'21"S	23°38'4"E
R110	31°2'5"S	23°38'9"E
R111	31°1'52"S	23°38'19"E
R112	31°1'38"S	23°38'13"E
R113	31°1'24"S	23°38'4"E
R114	31°1'50"S	23°38'21"E



Page | 18 Soyuz 6 WEF

SOYUZ 6 WEF ROAD POINTS			
NAME	LATITUDE	LONGITUDE	
R115	31°2'1"S	23°38'34"E	
R116	31°3'11"S	23°39'50"E	
R117	31°3'40"S	23°39'45"E	
R118	31°3'39"S	23°40'4"E	
R119	31°3'38"S	23°40'11"E	
R120	31°3'37"S	23°40'30"E	
R121	31°3'37"S	23°40'49"E	
R122	31°3'28"S	23°41'3"E	
R123	31°3'17"S	23°41'17"E	
R124	31°3'7"S	23°41'31"E	
R125	31°2'54"S	23°41'44"E	
R126	31°2'41"S	23°41'55"E	
R127	31°2'28"S	23°42'6"E	
R128	31°2'13"S	23°42'0"E	
R129	31°1'58"S	23°42'0"E	
R130	31°1'43"S	23°42'8"E	
R131	31°1'27"S	23°42'11"E	
R132	31°1'16"S	23°42'23"E	
R133	31°1'6"S	23°42'34"E	
R134	31°3'17"S	23°41'18"E	
R135	31°2'57"S	23°41'41"E	
R136	31°2'2"S	23°41'57"E	
R137	31°1'49"S	23°41'45"E	
R138	31°1'34"S	23°41'39"E	
R139	31°1'20"S	23°42'13"E	
R140	31°1'38"S	23°42'8"E	

SOYUZ 6 WEF ROAD POINTS			
NAME	LATITUDE	LONGITUDE	
R141	31°2'28"S	23°42'6"E	
R142	31°2'26"S	23°42'25"E	
R143	31°2'15"S	23°42'37"E	
R144	31°2'2"S	23°42'46"E	
R145	31°1'52"S	23°43'1"E	
R146	31°0'58"S	23°42'33"E	
R147	31°0'47"S	23°42'46"E	
R148	31°0'39"S	23°42'59"E	
R149	31°0'43"S	23°43'17"E	
R150	31°0'55"S	23°43'24"E	
R151	31°1'11"S	23°43'26"E	
R152	31°1'27"S	23°43'32"E	
R153	31°1'30"S	23°43'45"E	
R154	31°1'7"S	23°43'26"E	
R155	31°1'0"S	23°43'43"E	
R156	31°1'44"S	23°43'24"E	
R157	31°2'24"S	23°42'32"E	
R158	31°2'30"S	23°42'50"E	
R159	31°2'39"S	23°43'3"E	
R160	31°2'34"S	23°43'2"E	
R161	31°2'27"S	23°43'19"E	
R162	31°2'20"S	23°43'37"E	
R163	31°2'12"S	23°43'53"E	
R164	31°2'44"S	23°40'43"E	
R165	31°2'28"S	23°40'52"E	

Table 2-6: List of OHL coordinates.

SOYUZ 6 WEF OHL POINTS			
NAME	LATITUDE	LONGITUDE	
OHL1	31°2'21"S	23°39'54"E	
OHL2	31°2'25"S	23°39'56"E	
OHL3	31°2'29"S	23°39'53"E	
OHL4	31°2'30"S	23°39'46"E	
OHL5	31°2'36"S	23°39'46"E	
OHL6	31°2'43"S	23°39'46"E	
OHL7	31°2'49"S	23°39'46"E	
OHL8	31°2'55"S	23°39'47"E	
OHL9	31°2'56"S	23°39'55"E	
OHL10	31°2'57"S	23°40'2"E	
OHL11	31°2'53"S	23°40'8"E	
OHL12	31°2'51"S	23°40'14"E	
OHL13	31°2'50"S	23°40'22"E	
OHL14	31°2'49"S	23°40'29"E	
OHL15	31°2'47"S	23°40'37"E	
OHL16	31°2'43"S	23°40'42"E	
OHL17	31°2'38"S	23°40'47"E	
OHL18	31°2'34"S	23°40'53"E	
OHL19	31°2'29"S	23°40'58"E	

SOYUZ 6 WEF OHL POINTS			
NAME	LATITUDE	LONGITUDE	
OHL20	31°2'25"S	23°41'4"E	
OHL21	31°2'20"S	23°41'9"E	
OHL22	31°2'14"S	23°41'13"E	
OHL23	31°2'9"S	23°41'17"E	
OHL24	31°2'5"S	23°41'22"E	
OHL25	31°2'3"S	23°41'29"E	
OHL26	31°2'2"S	23°41'36"E	
OHL27	31°2'1"S	23°41'44"E	
OHL28	31°2'3"S	23°41'51"E	
OHL29	31°2'7"S	23°41'56"E	
OHL30	31°2'13"S	23°41'58"E	
OHL31	31°2'16"S	23°42'2"E	
OHL32	31°2'37"S	23°36'50"E	
OHL33	31°2'39"S	23°36'56"E	
OHL34	31°2'41"S	23°37'4"E	
OHL35	31°2'41"S	23°37'11"E	
OHL36	31°2'41"S	23°37'19"E	
OHL37	31°2'40"S	23°37'26"E	
OHL38	31°2'39"S	23°37'34"E	



Page | 19 Soyuz 6 WEF

SOYUZ 6 WEF OHL POINTS		
NAME	LATITUDE	LONGITUDE
OHL39	31°2'39"S	23°37'41"E
OHL40	31°2'38"S	23°37'49"E
OHL41	31°2'37"S	23°37'56"E
OHL42	31°2'37"S	23°38'4"E
OHL43	31°2'36"S	23°38'11"E
OHL44	31°2'35"S	23°38'19"E
OHL45	31°2'35"S	23°38'26"E
OHL46	31°2'34"S	23°38'34"E
OHL47	31°2'32"S	23°38'41"E
OHL48	31°2'30"S	23°38'48"E
OHL49	31°2'28"S	23°38'55"E
OHL50	31°2'24"S	23°39'1"E
OHL51	31°2'23"S	23°39'8"E
OHL52	31°2'19"S	23°39'14"E
OHL53	31°2'15"S	23°39'20"E
OHL54	31°2'12"S	23°39'26"E
OHL55	31°2'12"S	23°39'33"E
OHL56	31°2'12"S	23°39'41"E
OHL57	31°2'11"S	23°39'49"E
OHL58	31°2'11"S	23°39'56"E
OHL59	31°2'18"S	23°39'56"E
OHL60	31°2'37"S	23°36'49"E
OHL61	31°2'41"S	23°36'52"E
OHL62	31°2'42"S	23°36'59"E
OHL63	31°2'44"S	23°37'6"E
OHL64	31°2'45"S	23°37'14"E
OHL65	31°2'47"S	23°37'21"E
OHL66	31°2'48"S	23°37'28"E
OHL67	31°2'50"S	23°37'36"E
OHL68	31°2'51"S	23°37'43"E
OHL69	31°2'53"S	23°37'51"E
OHL70	31°2'52"S	23°37'58"E
OHL71	31°2'53"S	23°38'5"E
OHL72	31°2'54"S	23°38'13"E
OHL73	31°2'57"S	23°38'19"E
OHL74	31°3'2"S	23°38'23"E
OHL75	31°3'6"S	23°38'28"E

NAME LATITUDE LONGITUDE OHL76 31°3'4"S 23°38'36"E OHL77 31°3'3"S 23°38'43"E OHL78 31°3'1"S 23°38'50"E OHL79 31°3'0"S 23°38'58"E OHL80 31°2'59"S 23°39'5"E OHL81 31°2'57"S 23°39'12"E OHL82 31°2'56"S 23°39'20"E OHL83 31°2'57"S 23°39'24"E OHL84 31°2'59"S 23°39'34"E OHL85 31°3'0"S 23°39'42"E OHL86 31°3'1"S 23°39'49"E OHL87 31°3'2"S 23°39'57"E OHL88 31°3'1"S 23°39'57"E OHL89 31°3'1"S 23°39'57"E OHL89 31°3'1"S 23°40'4"E OHL89 31°3'1"S 23°40'4"E OHL89 31°3'10"S 23°40'11"E OHL90 31°3'12"S 23°40'33"E OHL91 31°3'12"S 23°40'40"E OHL92 31°3'18"S 23°40'47"E OHL	SOYUZ 6 WEF OHL POINTS		
OHL77 31°3'3"S 23°38'43"E OHL78 31°3'1"S 23°38'50"E OHL79 31°3'0"S 23°38'58"E OHL80 31°2'59"S 23°39'5"E OHL81 31°2'57"S 23°39'12"E OHL82 31°2'56"S 23°39'20"E OHL83 31°2'57"S 23°39'34"E OHL84 31°2'59"S 23°39'34"E OHL85 31°3'0"S 23°39'49"E OHL86 31°3'1"S 23°39'49"E OHL87 31°3'2"S 23°39'57"E OHL88 31°3'3'S 23°40'4"E OHL89 31°3'3'S 23°40'4"E OHL89 31°3'5"S 23°40'11"E OHL90 31°3'10"S 23°40'33"E OHL91 31°3'10"S 23°40'43"E OHL92 31°3'14"S 23°40'33"E OHL93 31°3'14"S 23°40'47"E OHL94 31°3'16"S 23°40'47"E OHL95 31°3'18"S 23°41'17"E OHL96 31°3'3'18"S 23°41'15"E	NAME	LATITUDE	LONGITUDE
OHL78 31°3'1"S 23°38'50"E OHL79 31°3'0"S 23°38'58"E OHL80 31°2'59"S 23°39'5"E OHL81 31°2'57"S 23°39'12"E OHL82 31°2'56"S 23°39'20"E OHL83 31°2'57"S 23°39'27"E OHL84 31°2'59"S 23°39'34"E OHL85 31°3'0"S 23°39'42"E OHL86 31°3'1"S 23°39'49"E OHL87 31°3'2"S 23°39'57"E OHL88 31°3'3'S 23°40'4"E OHL89 31°3'5"S 23°40'11"E OHL90 31°3'7"S 23°40'18"E OHL91 31°3'10"S 23°40'33"E OHL92 31°3'12"S 23°40'40"E OHL93 31°3'14"S 23°40'47"E OHL94 31°3'16"S 23°40'47"E OHL95 31°3'18"S 23°40'54"E OHL96 31°3'18"S 23°41'17"E OHL97 31°3'18"S 23°41'18"E OHL98 31°3'16"S 23°41'30"E	OHL76	31°3'4"S	23°38'36"E
OHL79 31°3'0"S 23°38'58"E OHL80 31°2'59"S 23°39'5"E OHL81 31°2'57"S 23°39'12"E OHL82 31°2'56"S 23°39'20"E OHL83 31°2'57"S 23°39'27"E OHL84 31°2'59"S 23°39'34"E OHL85 31°3'0"S 23°39'42"E OHL86 31°3'1"S 23°39'49"E OHL87 31°3'2"S 23°39'57"E OHL88 31°3'3'S 23°40'4"E OHL89 31°3'3"S 23°40'4"E OHL89 31°3'5"S 23°40'18"E OHL90 31°3'10"S 23°40'18"E OHL91 31°3'10"S 23°40'40"E OHL92 31°3'12"S 23°40'40"E OHL93 31°3'14"S 23°40'40"E OHL94 31°3'16"S 23°40'47"E OHL95 31°3'18"S 23°41'5"E OHL96 31°3'18"S 23°41'5"E OHL97 31°3'21"S 23°41'30"E OHL98 31°3'18"S 23°41'30"E <t< td=""><td>OHL77</td><td>31°3'3"S</td><td>23°38'43"E</td></t<>	OHL77	31°3'3"S	23°38'43"E
OHL80 31°2'59"S 23°39'5"E OHL81 31°2'57"S 23°39'12"E OHL82 31°2'56"S 23°39'20"E OHL83 31°2'57"S 23°39'27"E OHL84 31°2'59"S 23°39'34"E OHL85 31°3'0"S 23°39'42"E OHL86 31°3'1"S 23°39'49"E OHL87 31°3'2"S 23°39'57"E OHL88 31°3'2"S 23°40'4"E OHL89 31°3'5"S 23°40'41"E OHL90 31°3'7"S 23°40'18"E OHL91 31°3'10"S 23°40'18"E OHL92 31°3'10"S 23°40'25"E OHL93 31°3'12"S 23°40'40"E OHL94 31°3'16"S 23°40'47"E OHL95 31°3'18"S 23°40'47"E OHL96 31°3'18"S 23°41'18"E OHL97 31°3'20"S 23°41'18"E OHL98 31°3'18"S 23°41'30"E OHL99 31°3'16"S 23°41'30"E OHL100 31°3'15"S 23°41'32"E	OHL78	31°3'1"S	23°38'50"E
OHL81 31°2'57"S 23°39'12"E OHL82 31°2'56"S 23°39'20"E OHL83 31°2'57"S 23°39'27"E OHL84 31°2'59"S 23°39'34"E OHL85 31°3'0"S 23°39'42"E OHL86 31°3'1"S 23°39'49"E OHL87 31°3'2"S 23°39'57"E OHL88 31°3'3"S 23°40'4"E OHL89 31°3'5"S 23°40'11"E OHL90 31°3'7"S 23°40'18"E OHL91 31°3'10"S 23°40'25"E OHL92 31°3'12"S 23°40'33"E OHL93 31°3'14"S 23°40'40"E OHL94 31°3'16"S 23°40'47"E OHL95 31°3'18"S 23°40'54"E OHL96 31°3'18"S 23°41'1"E OHL97 31°3'20"S 23°41'1"E OHL98 31°3'18"S 23°41'15"E OHL99 31°3'16"S 23°41'30"E OHL100 31°3'15"S 23°41'30"E OHL101 31°3'5"S 23°41'35"E	OHL79	31°3'0"S	23°38'58"E
OHL82 31°2'56"S 23°39'20"E OHL83 31°2'57"S 23°39'27"E OHL84 31°2'59"S 23°39'34"E OHL85 31°3'0"S 23°39'42"E OHL86 31°3'1"S 23°39'49"E OHL87 31°3'2"S 23°39'57"E OHL88 31°3'3"S 23°40'4"E OHL89 31°3'5"S 23°40'11"E OHL90 31°3'5"S 23°40'18"E OHL91 31°3'10"S 23°40'25"E OHL92 31°3'12"S 23°40'33"E OHL93 31°3'14"S 23°40'40"E OHL94 31°3'16"S 23°40'47"E OHL95 31°3'18"S 23°40'54"E OHL96 31°3'20"S 23°41'1"E OHL97 31°3'21"S 23°41'15"E OHL99 31°3'18"S 23°41'30"E OHL99 31°3'16"S 23°41'30"E OHL100 31°3'5"S 23°41'30"E OHL101 31°3'5"S 23°41'39"E OHL102 31°3'5"S 23°41'39"E	OHL80	31°2'59"S	23°39'5"E
OHL83 31°2'57"S 23°39'27"E OHL84 31°2'59"S 23°39'34"E OHL85 31°3'0"S 23°39'42"E OHL86 31°3'1"S 23°39'49"E OHL87 31°3'2"S 23°39'57"E OHL88 31°3'3"S 23°40'4"E OHL89 31°3'5"S 23°40'11"E OHL90 31°3'7"S 23°40'11"E OHL91 31°3'10"S 23°40'25"E OHL92 31°3'12"S 23°40'40"E OHL93 31°3'14"S 23°40'40"E OHL94 31°3'18"S 23°40'54"E OHL95 31°3'18"S 23°41'54"E OHL96 31°3'20"S 23°41'1"E OHL97 31°3'21"S 23°41'8"E OHL98 31°3'16"S 23°41'8"E OHL99 31°3'16"S 23°41'30"E OHL100 31°3'15"S 23°41'30"E OHL101 31°3'11"S 23°41'32"E OHL102 31°3'5"S 23°41'39"E OHL103 31°2'55"S 23°41'44"E	OHL81	31°2'57"S	23°39'12"E
OHL84 31°2'59"S 23°39'34"E OHL85 31°3'0"S 23°39'42"E OHL86 31°3'1"S 23°39'49"E OHL87 31°3'2"S 23°39'57"E OHL88 31°3'3"S 23°40'4"E OHL89 31°3'5"S 23°40'11"E OHL90 31°3'7"S 23°40'11"E OHL91 31°3'10"S 23°40'25"E OHL92 31°3'10"S 23°40'43"E OHL93 31°3'16"S 23°40'47"E OHL94 31°3'16"S 23°40'47"E OHL95 31°3'18"S 23°40'54"E OHL96 31°3'20"S 23°41'1"E OHL97 31°3'21"S 23°41'8"E OHL98 31°3'18"S 23°41'8"E OHL99 31°3'16"S 23°41'30"E OHL100 31°3'15"S 23°41'30"E OHL101 31°3'15"S 23°41'32"E OHL102 31°3'5"S 23°41'39"E OHL103 31°3'5"S 23°41'44"E OHL104 31°2'55"S 23°41'44"E	OHL82	31°2'56"S	23°39'20"E
OHL85 31°3'0"S 23°39'42"E OHL86 31°3'1"S 23°39'49"E OHL87 31°3'2"S 23°39'57"E OHL88 31°3'3"S 23°40'4"E OHL89 31°3'5"S 23°40'11"E OHL90 31°3'5"S 23°40'18"E OHL91 31°3'10"S 23°40'25"E OHL92 31°3'12"S 23°40'33"E OHL93 31°3'14"S 23°40'40"E OHL94 31°3'16"S 23°40'47"E OHL95 31°3'18"S 23°40'54"E OHL96 31°3'20"S 23°41'1"E OHL97 31°3'21"S 23°41'8"E OHL99 31°3'16"S 23°41'15"E OHL99 31°3'16"S 23°41'30"E OHL100 31°3'15"S 23°41'30"E OHL101 31°3'15"S 23°41'32"E OHL102 31°3'5"S 23°41'35"E OHL103 31°3'0"S 23°41'39"E OHL104 31°2'55"S 23°41'44"E OHL105 31°2'50"S 23°41'49"E	OHL83	31°2'57"S	23°39'27"E
OHL86 31°3'1"S 23°39'49"E OHL87 31°3'2"S 23°39'57"E OHL88 31°3'3"S 23°40'4"E OHL89 31°3'5"S 23°40'11"E OHL90 31°3'7"S 23°40'18"E OHL91 31°3'10"S 23°40'25"E OHL92 31°3'12"S 23°40'33"E OHL93 31°3'14"S 23°40'40"E OHL94 31°3'16"S 23°40'47"E OHL95 31°3'18"S 23°40'54"E OHL96 31°3'20"S 23°41'11"E OHL97 31°3'21"S 23°41'8"E OHL98 31°3'18"S 23°41'15"E OHL99 31°3'16"S 23°41'22"E OHL100 31°3'15"S 23°41'30"E OHL101 31°3'15"S 23°41'32"E OHL102 31°3'5"S 23°41'35"E OHL103 31°3'0"S 23°41'39"E OHL104 31°2'55"S 23°41'44"E OHL105 31°2'50"S 23°41'49"E OHL106 31°2'45"S 23°41'58"E	OHL84	31°2'59"S	23°39'34"E
OHL87 31°3'2"S 23°39'57"E OHL88 31°3'3"S 23°40'4"E OHL89 31°3'5"S 23°40'11"E OHL90 31°3'7"S 23°40'18"E OHL91 31°3'10"S 23°40'25"E OHL92 31°3'12"S 23°40'33"E OHL93 31°3'14"S 23°40'40"E OHL94 31°3'16"S 23°40'47"E OHL95 31°3'18"S 23°40'54"E OHL96 31°3'20"S 23°41'1"E OHL97 31°3'21"S 23°41'8"E OHL98 31°3'18"S 23°41'15"E OHL99 31°3'16"S 23°41'22"E OHL100 31°3'15"S 23°41'30"E OHL101 31°3'15"S 23°41'35"E OHL102 31°3'5"S 23°41'35"E OHL103 31°3'0"S 23°41'44"E OHL104 31°2'55"S 23°41'49"E OHL105 31°2'45"S 23°41'58"E OHL106 31°2'45"S 23°41'58"E OHL107 31°2'40"S 23°41'58"E	OHL85	31°3'0"S	23°39'42"E
OHL88 31°3'3"S 23°40'4"E OHL89 31°3'5"S 23°40'11"E OHL90 31°3'7"S 23°40'18"E OHL91 31°3'10"S 23°40'25"E OHL92 31°3'12"S 23°40'33"E OHL93 31°3'14"S 23°40'40"E OHL94 31°3'16"S 23°40'54"E OHL95 31°3'18"S 23°40'54"E OHL96 31°3'20"S 23°41'1"E OHL97 31°3'21"S 23°41'8"E OHL98 31°3'18"S 23°41'15"E OHL99 31°3'16"S 23°41'30"E OHL100 31°3'15"S 23°41'30"E OHL101 31°3'15"S 23°41'35"E OHL102 31°3'5"S 23°41'35"E OHL103 31°3'0"S 23°41'44"E OHL104 31°2'55"S 23°41'49"E OHL105 31°2'50"S 23°41'49"E OHL106 31°2'45"S 23°41'58"E OHL107 31°2'40"S 23°41'58"E OHL108 31°2'35"S 23°41'58"E <td>OHL86</td> <td>31°3'1"S</td> <td>23°39'49"E</td>	OHL86	31°3'1"S	23°39'49"E
OHL89 31°3'5"S 23°40'11"E OHL90 31°3'7"S 23°40'18"E OHL91 31°3'10"S 23°40'25"E OHL92 31°3'12"S 23°40'33"E OHL93 31°3'14"S 23°40'40"E OHL94 31°3'16"S 23°40'47"E OHL95 31°3'18"S 23°40'54"E OHL96 31°3'20"S 23°41'1"E OHL97 31°3'21"S 23°41'8"E OHL98 31°3'18"S 23°41'15"E OHL99 31°3'16"S 23°41'22"E OHL100 31°3'15"S 23°41'30"E OHL101 31°3'11"S 23°41'32"E OHL102 31°3'5"S 23°41'35"E OHL103 31°3'0"S 23°41'39"E OHL104 31°2'55"S 23°41'44"E OHL105 31°2'50"S 23°41'49"E OHL106 31°2'45"S 23°41'58"E OHL107 31°2'40"S 23°41'58"E OHL108 31°2'35"S 23°41'58"E	OHL87	31°3'2"S	23°39'57"E
OHL90 31°3'7"S 23°40'18"E OHL91 31°3'10"S 23°40'25"E OHL92 31°3'12"S 23°40'33"E OHL93 31°3'14"S 23°40'40"E OHL94 31°3'16"S 23°40'47"E OHL95 31°3'18"S 23°40'54"E OHL96 31°3'20"S 23°41'1"E OHL97 31°3'21"S 23°41'8"E OHL98 31°3'18"S 23°41'5"E OHL99 31°3'16"S 23°41'22"E OHL100 31°3'15"S 23°41'30"E OHL101 31°3'11"S 23°41'32"E OHL102 31°3'5"S 23°41'35"E OHL103 31°3'0"S 23°41'39"E OHL104 31°2'55"S 23°41'44"E OHL105 31°2'50"S 23°41'49"E OHL106 31°2'45"S 23°41'58"E OHL107 31°2'40"S 23°41'58"E OHL108 31°2'35"S 23°42'2"E	OHL88	31°3'3"S	23°40'4"E
OHL91 31°3'10"S 23°40'25"E OHL92 31°3'12"S 23°40'33"E OHL93 31°3'14"S 23°40'40"E OHL94 31°3'16"S 23°40'47"E OHL95 31°3'18"S 23°40'54"E OHL96 31°3'20"S 23°41'1"E OHL97 31°3'21"S 23°41'8"E OHL98 31°3'18"S 23°41'15"E OHL99 31°3'16"S 23°41'22"E OHL100 31°3'15"S 23°41'30"E OHL101 31°3'11"S 23°41'32"E OHL102 31°3'5"S 23°41'35"E OHL103 31°3'0"S 23°41'39"E OHL104 31°2'55"S 23°41'44"E OHL105 31°2'50"S 23°41'49"E OHL106 31°2'45"S 23°41'58"E OHL107 31°2'40"S 23°41'58"E OHL108 31°2'35"S 23°42'2"E	OHL89	31°3'5"S	23°40'11"E
OHL92 31°3'12"S 23°40'33"E OHL93 31°3'14"S 23°40'40"E OHL94 31°3'16"S 23°40'47"E OHL95 31°3'18"S 23°40'54"E OHL96 31°3'20"S 23°41'1"E OHL97 31°3'21"S 23°41'8"E OHL98 31°3'18"S 23°41'15"E OHL99 31°3'16"S 23°41'22"E OHL100 31°3'15"S 23°41'30"E OHL101 31°3'11"S 23°41'32"E OHL102 31°3'5"S 23°41'35"E OHL103 31°3'0"S 23°41'39"E OHL104 31°2'55"S 23°41'44"E OHL105 31°2'50"S 23°41'49"E OHL106 31°2'45"S 23°41'58"E OHL107 31°2'40"S 23°41'58"E OHL108 31°2'35"S 23°42'2"E	OHL90	31°3'7"S	23°40'18"E
OHL93 31°3'14"S 23°40'40"E OHL94 31°3'16"S 23°40'47"E OHL95 31°3'18"S 23°40'54"E OHL96 31°3'20"S 23°41'1"E OHL97 31°3'21"S 23°41'8"E OHL98 31°3'18"S 23°41'15"E OHL99 31°3'16"S 23°41'22"E OHL100 31°3'15"S 23°41'30"E OHL101 31°3'11"S 23°41'32"E OHL102 31°3'5"S 23°41'35"E OHL103 31°3'0"S 23°41'39"E OHL104 31°2'55"S 23°41'44"E OHL105 31°2'50"S 23°41'49"E OHL106 31°2'45"S 23°41'58"E OHL107 31°2'40"S 23°41'58"E OHL108 31°2'35"S 23°42'2"E	OHL91	31°3'10"S	23°40'25"E
OHL94 31°3'16"S 23°40'47"E OHL95 31°3'18"S 23°40'54"E OHL96 31°3'20"S 23°41'1"E OHL97 31°3'21"S 23°41'8"E OHL98 31°3'18"S 23°41'15"E OHL99 31°3'16"S 23°41'22"E OHL100 31°3'15"S 23°41'30"E OHL101 31°3'11"S 23°41'32"E OHL102 31°3'5"S 23°41'35"E OHL103 31°3'0"S 23°41'39"E OHL104 31°2'55"S 23°41'44"E OHL105 31°2'50"S 23°41'49"E OHL106 31°2'45"S 23°41'53"E OHL107 31°2'40"S 23°41'58"E OHL108 31°2'35"S 23°42'2"E	OHL92	31°3'12"S	23°40'33"E
OHL95 31°3'18"S 23°40'54"E OHL96 31°3'20"S 23°41'1"E OHL97 31°3'21"S 23°41'8"E OHL98 31°3'18"S 23°41'15"E OHL99 31°3'16"S 23°41'22"E OHL100 31°3'15"S 23°41'30"E OHL101 31°3'11"S 23°41'32"E OHL102 31°3'5"S 23°41'35"E OHL103 31°3'0"S 23°41'39"E OHL104 31°2'55"S 23°41'44"E OHL105 31°2'50"S 23°41'49"E OHL106 31°2'45"S 23°41'53"E OHL107 31°2'40"S 23°41'58"E OHL108 31°2'35"S 23°42'2"E	OHL93	31°3'14"S	23°40'40"E
OHL96 31°3'20"S 23°41'1"E OHL97 31°3'21"S 23°41'8"E OHL98 31°3'18"S 23°41'15"E OHL99 31°3'16"S 23°41'22"E OHL100 31°3'15"S 23°41'30"E OHL101 31°3'11"S 23°41'32"E OHL102 31°3'5"S 23°41'35"E OHL103 31°3'0"S 23°41'39"E OHL104 31°2'55"S 23°41'44"E OHL105 31°2'50"S 23°41'49"E OHL106 31°2'45"S 23°41'53"E OHL107 31°2'40"S 23°41'58"E OHL108 31°2'35"S 23°42'2"E	OHL94	31°3'16"S	23°40'47"E
OHL97 31°3'21"S 23°41'8"E OHL98 31°3'18"S 23°41'15"E OHL99 31°3'16"S 23°41'22"E OHL100 31°3'15"S 23°41'30"E OHL101 31°3'11"S 23°41'32"E OHL102 31°3'5"S 23°41'35"E OHL103 31°3'0"S 23°41'39"E OHL104 31°2'55"S 23°41'44"E OHL105 31°2'50"S 23°41'49"E OHL106 31°2'45"S 23°41'53"E OHL107 31°2'40"S 23°41'58"E OHL108 31°2'35"S 23°42'2"E	OHL95	31°3'18"S	23°40'54"E
OHL98 31°3'18"S 23°41'15"E OHL99 31°3'16"S 23°41'22"E OHL100 31°3'15"S 23°41'30"E OHL101 31°3'11"S 23°41'32"E OHL102 31°3'5"S 23°41'35"E OHL103 31°3'0"S 23°41'39"E OHL104 31°2'55"S 23°41'44"E OHL105 31°2'50"S 23°41'49"E OHL106 31°2'45"S 23°41'53"E OHL107 31°2'40"S 23°41'58"E OHL108 31°2'35"S 23°42'2"E	OHL96	31°3'20"S	23°41'1"E
OHL99 31°3'16"S 23°41'22"E OHL100 31°3'15"S 23°41'30"E OHL101 31°3'11"S 23°41'32"E OHL102 31°3'5"S 23°41'35"E OHL103 31°3'0"S 23°41'39"E OHL104 31°2'55"S 23°41'44"E OHL105 31°2'50"S 23°41'49"E OHL106 31°2'45"S 23°41'53"E OHL107 31°2'40"S 23°41'58"E OHL108 31°2'35"S 23°42'2"E	OHL97	31°3'21"S	23°41'8"E
OHL100 31°3'15"S 23°41'30"E OHL101 31°3'11"S 23°41'32"E OHL102 31°3'5"S 23°41'35"E OHL103 31°3'0"S 23°41'39"E OHL104 31°2'55"S 23°41'44"E OHL105 31°2'50"S 23°41'49"E OHL106 31°2'45"S 23°41'53"E OHL107 31°2'40"S 23°41'58"E OHL108 31°2'35"S 23°42'2"E	OHL98	31°3'18"S	23°41'15"E
OHL101 31°3'11"S 23°41'32"E OHL102 31°3'5"S 23°41'35"E OHL103 31°3'0"S 23°41'39"E OHL104 31°2'55"S 23°41'44"E OHL105 31°2'50"S 23°41'49"E OHL106 31°2'45"S 23°41'53"E OHL107 31°2'40"S 23°41'58"E OHL108 31°2'35"S 23°42'2"E	OHL99	31°3'16"S	23°41'22"E
OHL102 31°3'5"S 23°41'35"E OHL103 31°3'0"S 23°41'39"E OHL104 31°2'55"S 23°41'44"E OHL105 31°2'50"S 23°41'49"E OHL106 31°2'45"S 23°41'53"E OHL107 31°2'40"S 23°41'58"E OHL108 31°2'35"S 23°42'2"E	OHL100	31°3'15"S	23°41'30"E
OHL103 31°3'0"S 23°41'39"E OHL104 31°2'55"S 23°41'44"E OHL105 31°2'50"S 23°41'49"E OHL106 31°2'45"S 23°41'53"E OHL107 31°2'40"S 23°41'58"E OHL108 31°2'35"S 23°42'2"E	OHL101	31°3'11"S	23°41'32"E
OHL104 31°2'55"S 23°41'44"E OHL105 31°2'50"S 23°41'49"E OHL106 31°2'45"S 23°41'53"E OHL107 31°2'40"S 23°41'58"E OHL108 31°2'35"S 23°42'2"E	OHL102	31°3'5"S	23°41'35"E
OHL105 31°2'50"S 23°41'49"E OHL106 31°2'45"S 23°41'53"E OHL107 31°2'40"S 23°41'58"E OHL108 31°2'35"S 23°42'2"E	OHL103	31°3'0"S	23°41'39"E
OHL106 31°2'45"S 23°41'53"E OHL107 31°2'40"S 23°41'58"E OHL108 31°2'35"S 23°42'2"E	OHL104	31°2'55"S	23°41'44"E
OHL107 31°2'40"S 23°41'58"E OHL108 31°2'35"S 23°42'2"E	OHL105	31°2'50"S	23°41'49"E
OHL108 31°2'35"S 23°42'2"E	OHL106	31°2'45"S	23°41'53"E
	OHL107	31°2'40"S	23°41'58"E
OHL109 31°2'29"S 23°42'7"E	OHL108	31°2'35"S	23°42'2"E
	OHL109	31°2'29"S	23°42'7"E
OHL110 31°2'23"S 23°42'6"E	OHL110	31°2'23"S	23°42'6"E
OHL111 31°2'17"S 23°42'4"E	OHL111	31°2'17"S	23°42'4"E

2.3 Environmental Authorisations in South Africa

The regulation and protection of the environment within South Africa, occurs mainly through the application of various items of legislation, within the regulatory framework of the Constitution (Act No. 108 of 1996).

The primary legislation regulating EIAs within South Africa is the NEMA (Act No. 107 of 1998 and subsequent amendments). The NEMA makes provision for the Minister of Environmental Affairs to identify activities which may not commence prior to authorisation from either the Minister or the provincial Member of the Executive Council ("the MEC"). In addition to this, the NEMA also provides for the formulation of regulations in respect of such authorisations.



Page | 20 Soyuz 6 WEF

The NEMA EIA Regulations (2014 and subsequent 2017 amendments) allow for a Basic Assessment (BA) Process for activities with limited environmental impact (listed in GN R. 983/GN R. 327 & GN R. 985/GN R. 324) and a more rigorous two- tiered approach to activities with potentially greater environmental impact (listed in GN R. 984/GN R. 325). This two-tiered approach includes both a Scoping and EIA Process. The proposed Soyuz 6 WEF project activities trigger the need for a Scoping and EIA Process in accordance with the NEMA EIA Regulations (2014 and subsequent 2017 amendments) Listing Notices 1, 2 and 3 and published in Government Notices No. R. 983 (GN R. 327), R. 984 (GN R. 325) and R. 985 (GN R. 324) respectively. The listed activities which are being applied for are provided in Table 2-5 below.

Table 2-7: Listed activities triggered by the proposed Soyuz 6 WEF

	LISTING NOTICE	ACTIVITY DESCRIPTION
Activity	Provide the relevant Basic Assessment Activity(ies) as set	Describe the portion of the proposed
No(s):	out in Listing Notice 1 of the EIA Regulations, 2014 as	project to which the applicable listed
. ,	amended.	activity relates.
11	The development of facilities or infrastructure for the	The project will require the construction
	transmission and distribution of electricity-	and operation of an on-site 33kV/132kV
	Outside urban areas or industrial complexes with a	facility substation to facilitate the
	capacity of more than 33 but less than 275 kilovolts.	connection of the wind farm to the national
	. ,	grid.
		Medium voltage underground (where
		possible) electrical cables will be laid to
		transmit electricity generated by the wind
		turbines to the onsite facility substations.
12	The development of—	This relates to the proposed cabling routes,
	(i) infrastructure or structures with a physical	internal roads, substations, laydown areas,
	footprint of 100 square metres or more;	construction compound area, and
	where such development occurs—	operation and maintenance buildings
	(a) if no development setback exists, within 32	which may be constructed within 32m of
	metres of a watercourse, measured from the edge	watercourse.
	of a watercourse; —	
	(b) In front of a development setback; or	
	(c) If no development setback exists, within 32	
	metres of a watercourse, measured from the edge	
	of a watercourse.	
19	The infilling or depositing of any material of more than 10	This relates specifically to road and cable
	cubic metres into, or the dredging, excavation, removal or	crossings that may be required during
	moving of soil, sand, shells, shell grit, pebbles or rock of	internal road construction and cable
	more than 10 cubic metres from a watercourse;	installation connecting the turbines as well
		as access road installation and upgrading
		for the WEF.
24	The development of a road-	The road network will need to be
	A road with a reserve wider the 13.5 metres, or where no	developed and upgraded (using all
	reserve exists where the road is wider than 8 metres.	technically feasible existing farm roads
		where possible) to ensure that the delivery
		of turbine parts is possible and that maintenance teams are able to access each
		individual turbine throughout the lifespan
		of the project. A 12 m road corridor will be
		impacted upon during the construction
		phase.
28	Residential, mixed, retail, commercial, industrial or	The total area of land to be developed for
20	institutional developments where such land was used for	the Soyuz 6 wind farm is larger than 1
	matitutional developments where such failu was used for	the Joyuz o willu latili is larger tildil 1



Page | 21 Soyuz 6 WEF

	LISTING NOTICE	ACTIVITY DESCRIPTION
	agriculture or afforestation on or after 01 April 1998 and	hectare and the land is currently used for
	where such development:	agriculture. The total footprint of the
	Will occur outside an urban area, where the total land to be	proposed WEF will be approximately up to
	developed is bigger than 1 hectare.	150 ha in extent (post-construction
		rehabilitation).
48	The expansion of-	The road network will need to be upgraded
	(i) infrastructure or structures where the physical	(using all technically feasible existing farm
	footprint is expanded by 100 square metres or more;	roads where possible) to ensure that the
	where such expansion occurs—	delivery of turbine parts is possible and that
	(a) within a watercourse; or	maintenance teams are able to access each
	(c) if no development setback exists, within 32 metres of	individual turbine throughout the lifespan
	a watercourse, measured from the edge of a watercourse	of the project.
56	The widening of a road by more than 6 metres, or the	The road network will need to be
	lengthening of a road by more than 1 kilometre	developed and upgraded (using all
	,	technically feasible existing farm roads
		where possible) to ensure that the delivery
		of turbine parts is possible and that
		maintenance teams are able to access each
		individual turbine throughout the lifespan
		of the project.
		of the project.
		This will include the widening of a road by
		more than 6m and the lengthening of some
		roads by more than 1 km.
		Todus by more than 1 km.
Activity	Provide the relevant Basic Assessment Activity(ies) as set	Describe the portion of the proposed
No(s):	out in Listing Notice 3 of the EIA Regulations, 2014 as	project to which the applicable listed
	amended.	activity relates.
4	The development of a road wider than 4 metres with a	The WEF is traversed by an Ecological
	reserve less than 13,5 metres.	Support Area as defined in the Northern
		Cape Critical Biodiversity Areas Technical
	g. Northern Cape	Report (2016). The road network will need
	Outside urban areas:	to be developed and upgraded (using all
	(ee) Critical biodiversity areas as identified in systematic	technically feasible existing farm roads
	biodiversity plans adopted by the competent authority or	where possible) to ensure that the delivery
	in bioregional plans;	of turbine parts is possible and that
		maintenance teams are able to access each
		individual turbine throughout the lifespan
		of the project.
		The roads will be wider than 4 meters and
		will need to cross the Ecological Support
		Area.
12	The clearance of an area of 300 square metres or more of	The WEF will result in the loss of Indigenous
	indigenous vegetation except where such clearance of	vegetation in excess of 300 square metres.
	indigenous vegetation is required for maintenance	The WEF is traversed by an Ecological
	purposes undertaken in accordance with a maintenance	Support Area as defined in the Northern
	management plan.	Cape Critical Biodiversity Areas Technical
		Report (2016).
	g. Northern Cape	
	ii. Within critical biodiversity areas identified	
	in bioregional plans;	
	iii wio egionai piano)	



Page | 22 Soyuz 6 WEF

	LISTING NOTICE	ACTIVITY DESCRIPTION
14	The development of—	This relates to the proposed cabling routes
	i. infrastructure or structures with aphysical footprint	and internal roads which may be
	of 10 square metres or more;	constructed within a watercourse. The
	where such development occurs—	combined physical footprint at the various
	(a) if no development setback has been adopted,	water course crossings exceeds 10 square
	within 32 metres of a watercourse, measured	metres. The WEF is traversed by an
	from the edge of a watercourse;	Ecological Support Area as defined in the
	a. Northern Cape	Northern Cape Critical Biodiversity Areas
	i. Outside urban areas:	Technical Report (2016).
	(ff) Critical biodiversity areas or ecosystem service areas	recimical Report (2010).
	as identified in systematic biodiversity plans adopted by	
40	the competent authority or in bioregional plans;	
18	The widening of a road by more than 4 metres, or the	Existing roads will need to be widened by
	lengthening of a road by more than 1 kilometre.	more than 4m in certain areas. The WEF is
		traversed by an Ecological Support Area as
	a. Northern Cape	defined in the Northern Cape Critical
	i. Outside urban areas:	Biodiversity Areas Technical Report (2016)
	(ee) Critical biodiversity areas as identified in systematic	and is within 100m from the edge of a
	biodiversity plans adopted by the competent authority or	watercourse.
	in bioregional plans;	
	(ii) Areas within a watercourse or wetland; or within 100	
	metres from the edge of	
	a watercourse or wetland	
23	The expansion of –	The total area of land to be developed for
	•	the Soyuz 6 WEF is larger than 10 square
	(ii) infrastructure or structures where the physical	metres on land containing watercourses
	footprint is expanded by 10 square metres or more; where	within a Critical Biodiversity Area (CBA).
	such expansion occurs –	
	(a) within a watercourse;	
	(c) if no development setback has been adopted, within 32	
	metres of a watercourse, measured from the edge of a	
	_	
	watercourse;	
	g. Northern Cape	
	ii. Outside urban areas:	
	(ee) Critical biodiversity areas as identified in systematic	
	biodiversity plans adopted by the competent authority or	
	in bioregional plans.	
Activity	Provide the relevant Scoping and EIR Activity(ies) as set out	Describe the portion of the proposed
No(s):	in Listing Notice 2 of the EIA Regulations, 2014 as amended.	project to which the applicable listed
		activity relates.
1	The development of facilities or infrastructure for the	The proposed WEF will include the
	generation of electricity from a renewable resource where	construction of up to 75 turbines with a
	the electricity output is 20 megawatts or more.	maximum output capacity of up to 480MW.
		This wind energy facility is classified as a
		renewable energy facility.
15	The clearance of an area of 20 hectares or more of	The proposed development will include the
13	indigenous vegetation.	clearing of indigenous vegetation. The total
	וועוקבווטעט ייבקבנמנוטוו.	
		footprint of the proposed WEF will be
		approximately up to 150ha in extent (post-
		mitigation).



Page | 23 Soyuz 6 WEF

The Applicant, or the EAP on behalf of the Applicant, is initially required to submit a report detailing the Scoping Phase and set out the ToR for the EIA Process (Plan of Study for EIA). This is then followed by a report detailing the EIA Phase, the Environmental Impact Report (EIR). The Competent Authority will issue a final decision after their review of the Final EIR.

The application relates to the generation of electricity using wind energy, as identified in the Integrated Resources Plan (IRP) 2010 – 2030. Published under GNR 779 of 01 July 2016, the Minister of Environmental Affairs has, in terms of section 24C(1), 24C(2)(a)(i) and 24D of the NEMA, identified the Minister as the competent authority in respect of any activities pertaining to the IRP 2010–2030 that require an environmental authorisation in terms of the NEMA. Therefore, the competent authority for this project is the National Department of Forestry, Fisheries and the Environment (DFFE).

In addition to the requirements for an Environmental Authorisation (EA) in terms of the NEMA, there may be additional legislative requirements that need to be considered prior to commencing with the activity, these include but are not limited to:

- National Heritage Resources Act (Act No. 25 of 1999);
- National Water Act (Act No. 36 of 1998);
- Civil Aviation Act (Act No. 74 of 1962) as amended;
- National Environmental Management Biodiversity Act (Act No. 10 of 2004);
- ▲ National Forests Act (Act No. 84 of 1998); and the

These are discussed in detail in Chapter 4 of this report.

2.4 TECHNICAL: PROPOSED ACTIVITY

2.4.1 WIND ENERGY FACILITY (WEF)

The proposed Soyuz 6 WEF will consist of up to 75 wind turbines, for a total combined maximum output capacity of up to 480 MW.

Winds are caused by the uneven heating of the atmosphere by the sun, the irregularities of the Earth's surface, and the rotation of the Earth. Wind flow patterns are modified by the Earth's terrain, bodies of water, and vegetation. This wind flow or motion energy (kinetic energy) can be used for generating electricity. The term "wind energy" describes the process by which wind is used to generate mechanical power or electricity. Wind turbines convert the kinetic energy in the wind into mechanical power and a generator can then be used to convert this mechanical power into electricity. The components of a typical wind turbine subsystem are depicted by Figure 2-5 below:

- A rotor, or blades, which are the portion of the wind turbine that collect energy from the wind and convert the wind's energy into rotational shaft energy to turn the generator. The speed of rotation of the blades is controlled by the nacelle, which can turn the blades to face into the wind ('yaw control') and change the angle of the blades ('pitch control') to make the most use of the available wind. The maximum rotor diameter for the Soyuz 6 WEF turbines is up to 200 m.
- A nacelle (enclosure) containing a drive train, usually including a gearbox (some turbines do not require a gearbox) and a generator. The generator converts the turning motion of a wind turbine's blades (mechanical energy) into electricity. Inside this component, coils of wire are rotated in a magnetic field to produce electricity. The nacelle is also fitted with brakes, so that the turbine can be switched off during very high winds, such as during storm events. This prevents the turbine from being damaged. All this information is recorded by computers and is transmitted to a control centre, which means that operators don't have to visit the turbine very often, but only occasionally for mechanical monitoring.
- A tower, to support the rotor and drive train, on which a wind turbine is mounted is not only a support structure, but also raises the wind turbine so that the blades safely clear the ground and reach the stronger winds at higher elevations. The tower must also be strong enough to support the wind turbine



Page | 24 Soyuz 6 WEF

and to sustain vibration, wind loading, and the overall weather elements for the lifetime of the turbine. The maximum hub height of the Soyuz 6 WEF turbines is up to 160 m.

Lectronic equipment such as controls, electrical cables, ground support equipment, and interconnection equipment.

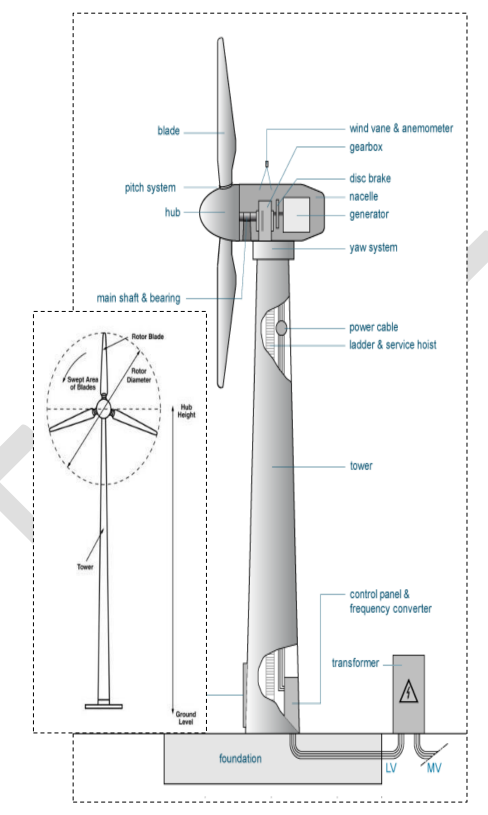


Figure 2-5: Illustrations of the main components of a typical wind turbine. *Note that the transformer would typically be inside the tower (likely at the base). Sources: www.newen.ca and www.soleai.com.



Page | 25 Soyuz 6 WEF

2.4.2 BATTERY ENERGY STORAGE SYSTEM (BESS)

Battery storage has the advantage of being flexible in terms of site location and sizing. Therefore, they can be incorporated into, and placed in close proximity, to a win energy facility. They also have the advantage of being easily scaled and designed to meet specific demands.

Solid state battery electrolytes, such as lithium-ion (Li-ion), zinc hybrid cathode, sodium ion, flow (e.g. zinc iron or zinc bromine), sodium sulphur (NaS), zinc air and lead acid batteries, can be used for grid applications. Compared to other battery options, Li-ion batteries are highly efficient, have a high energy density and are lightweight. As a result of the declining costs, Li-ion technology now accounts for more than 90% of battery storage additions globally (IRENA, 2019).

Considering the nature of the project, only a solid-state technology type would be envisaged for implementation. The technology includes batteries housed within containers which are fully enclosed and self-contained.



Figure 2-6: Tesla's Megapack Li-ion Battery (Modular System).

The exact design of the BESS will depend on the manufacturer, however traditional utility-scale Li-ion battery storage facilities include the following main components:

- a. Battery cells \rightarrow modules \rightarrow packs \rightarrow racking system (DC).
- b. Storage container (HVAC system, thermal management, monitors and controls, fire suppression, switchgear, and energy management system).
- c. Power conversion system (bidirectional inverter to convert AC to DC for battery charging and DC to AC for discharging).
- d. Transformer (to step up 480-V inverter output to 12–66 kV).

Figure 2-7 illustrates the components that generally make up the primary battery system.



Page | 26 Soyuz 6 WEF

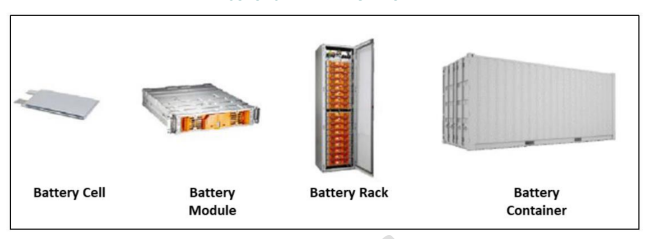


Figure 2-7: Typical Battery System Components

BESS modules arrive from the factory fully-assembled and pre-tested in individual containerised/modular enclosures—including battery modules, bi-directional inverters, a thermal management system, an AC main breaker and controls. No assembly is required on site which significantly reduces complexity and ensures an easy installation and connection process.

A) BATTERY MODULE/CONTAINER DIMENSIONS

Manufacturers have slightly different individual battery container/module dimensions, however they all typically fall within the following ranges:

Length: 6m − 12mWidth: 1.5m − 2.5mHeight: maximum of 3m

B) FOUNDATIONS

It is likely that the batteries will require a solid foundation/ plinths, such as a concrete pad, grade beams or a structural steel deck. These will need to be strong enough to support the equipment and large enough to account for any necessary equipment clearances.

The final foundation design will be undertaken by a relevant qualified civil or structural engineer. The design will be in accordance with local building standards.

C) PERIMETER FENCE

A perimeter fence will be installed around the battery facility. Only authorised persons will be allowed to enter the battery storage facility.

2.4.3 STAGES OF WIND FARM DEVELOPMENT

Typically, building a wind farm is divided into four (4) phases, namely:

- Preliminary civil works;
- Construction;
- Operation; and
- Decommission.

D) PRELIMINARY CIVIL WORKS

Prior to the commencement of the main construction works, the Contractor will undertake vegetation clearance and site establishment works. The site establishment works may include the construction of one,



Page | 27 Soyuz 6 WEF

or more, temporary construction compounds and laydown areas and the connection of services such as power and water to these compounds.

E) CONSTRUCTION

The construction footprint will include the platforms, or "crane pads" required to construct the wind turbines, new or upgraded access roads, lay-bys, component storage areas, turning heads and a substation to evacuate the electricity generated to the municipal or national grid.

These platforms will be connected by access roads with the following requirements:

- ▲ Minimum of 12 m width (9 m running width and 1.5 m verge either side) on straight sections with widening required on corners;
- ▲ Temporary clearing of up to 50 m may be required in areas where cut and fill may be required as well as for the construction of the bell mouth road junction, turning circles and temporary passing lanes
- ▲ Should a "crawler" type crane be used, then road widths of up to 12 m on straight sections may be required, of which 6 m would be retained for the life of the wind farm;
- Typical 300 mm deep road section;
- Maximum 10% vertical gradient on gravel roads;
- ▲ Turning heads provided within 200 m of each crane pad; and
- ▲ Passing places of c. 50 m length and 5 m width located approximately every 1 km.

The construction footprint required will be greater than the dimensions specified above to allow for construction of the wind farm infrastructure. These areas are used temporarily during the construction period – including temporary construction compound and road verges – and will be rehabilitated at the end of construction works to reduce the footprint on the land.

Other works to be undertaken during the construction phase include:

(a) Geotechnical studies and foundation works

A geotechnical study of the area is undertaken for safety purposes. This comprises of drilling, penetration and pressure assessments. For the purpose of the foundations, approximately 1500 m³ of soil would need to be excavated for each turbine. These excavations are then filled with steel-reinforced concrete (typically 45 tons of steel reinforcement per turbine including a "bolt ring" to connect the turbine foundation to the turbine tower). Foundation design will vary according to the type and quality of the soil.

(b) Electrical cabling

Electrical and communication cables are laid approximately 1 m deep in trenches which run alongside the access roads as much as possible. All previous farming activities can continue unhindered on the ground above the cables during the operational phase.

(c) Establishment of hard standing surfaces and laydown areas

Laydown and storage areas will be required for the contractor's construction equipment and turbine components on site.

(d) Site preparation

If not carried out in the preliminary works phase, this will include clearance of vegetation over the access roads, platforms, lay-bys, substation and any other laydown or hard-standing areas. These activities will require the stripping of topsoil which will be stock-piled, back-filled and/or spread on site.

(e) Establishment of substation and ancillary infrastructure

The establishment of these facilities/buildings will require the clearing of vegetation and levelling of the development site and the excavation of foundations prior to construction. A laydown area for building materials and equipment associated with these buildings will also be required.



Page | 28 Soyuz 6 WEF

(f) Turbine erection

Weather permitting; the erection of the turbines can be completed swiftly and erection rates generally average 1-2 turbines per week. This phase is the most complex and costly.

(g) Undertake site remediation

Once construction is completed and all construction equipment is removed, the site must be rehabilitated. On full commissioning of the facility, any access points to the site which are not required during the operational phase must be closed and rehabilitated.

(h) Electrical Connection

Each turbine is fitted with its own transformer that steps up the voltage usually to 22 or 33 kV. The entire wind farm is then connected to the "point of interconnection" which is the electrical boundary between the wind farm and the municipal or national grid.

F) OPERATIONAL PHASE

During the period when the turbines are up and running, on-site human activity drops to a minimum, and includes routine maintenance requiring only light vehicles to access the site. Only major breakdowns would necessitate the use of cranes and trucks.

(a) Facility re-powering

The wind turbines are expected to have a lifespan of approximately 20 years (with appropriate maintenance). The infrastructure would only be decommissioned once it has reached the end of its economic or technological life. If economically feasible, the disassembly and replacement of the individual components with more appropriate technology/infrastructure available at the time will take place.

G) DECOMMISSIONING OF THE WIND FARM

The infrastructure would only be decommissioned once it has reached the end of its economic or technological life. If economically feasible, the decommissioning activities would comprise the disassembly and replacement of the individual components with more appropriate technology/infrastructure available at the time. This operation is referred to as 'facility re-powering'. However, if not deemed so, then the facility would be completely decommissioned which would include the following decommissioning activities.

(a) Site preparation

Activities would include confirming the integrity of the access to the site to accommodate the required equipment and the mobilisation of decommissioning equipment.

(b) Disassemble all individual components

The components would be disassembled and reused and recycled or disposed of in accordance with regulatory requirements.



Page | 29 Soyuz 6 WEF

3 Project Need and Desirability

3.1 BACKGROUND

The current section has taken note of the revised Guideline on Need and Desirability in terms of the Environmental Impact Assessment (EIA) Regulations, 2014. DFFE Integrated Environmental Management Guidelines Series 9, 2017.

When considering an application for Environmental Authorisation (EA), the competent authority must comply with section 24O of the National Environmental Management Act, No 107 of 1998 (NEMA), and must have regard for any guideline published in terms of section 24J of the Act and any minimum information requirements for the application. This includes this need and desirability guideline.

Additionally, the Environmental Impact Assessment (EIA) regulations require environmental assessment practitioners (EAPs) who undertake environmental assessments, to have knowledge and take into account relevant guidelines. A person applying for an EA must abide by the regulations, which are binding on the applicant.

The guideline contains information on best practice and how to meet the peremptory requirements prescribed by the legislation and sets out both the strategic and statutory context for the consideration of the need and desirability of a development involving any one of the NEMA listed activities. Need and desirability is based on the principle of sustainability, set out in the Constitution and in NEMA, and provided for in various policies and plans, including the National Development Plan 2030 (NDP). Addressing the need and desirability of a development is a way of ensuring sustainable development — in other words, that a development is ecologically sustainable and socially and economically justifiable — and ensuring the simultaneous achievement of the triple bottom-line.

The Guideline sets out a list of questions which should be addressed when considering need and desirability of a proposed development. These are divided into questions that relate to ecological sustainability and justifiable economic and social development. The questions that relate to ecological sustainability include how the development may impact ecosystems and biological diversity; pollution; and renewable and non-renewable resources. When considering how the development may affect or promote justifiable economic and social development, the relevant spatial plans must be considered, including Municipal Integrated Development Plans (IDP), Spatial Development Frameworks (SDF) and Environmental Management Frameworks (EMF). The assessment reports will need to provide information as to how the development will address the socio-economic impacts of the development, and whether any socio-economic impact resulting from the development impact on people's environmental rights. Considering the need and desirability of a development entails the balancing of these factors.

Sustainable development refers to the integrated relationship between social, economic and environmental factors in planning, implementation and decision-making so as to ensure that development serves present and future generations (National Sustainable Development Framework). Sustainable development is a programme to change the process of economic development so that it ensures a basic quality of life for all people and protects the ecosystems and community systems that make life possible and worthwhile.

3.2 CURRENT CONTEXT

Increasing pressure is being placed on countries internationally to reduce their reliance on fossil fuels, such as oil and coal, which contribute towards greenhouse gases (GHG) being emitted into the atmosphere and thus contributing to global climate change. Renewable energy resources such as wind energy facilities and solar PV farms are being implemented as alternative sources of energy at a global and national scale.



Page | 30 Soyuz 6 WEF

South Africa has recognised the need to expand electricity generation capacity within the country. This is based on national policy and informed by ongoing planning undertaken by the Department of Energy (DoE) and the National Energy Regulator of South Africa (NERSA).

The draft of the South African Integrated Resource Plan (IRP 2018) was released for public comment in August 2018, setting out a new direction in energy sector planning. The plan included a shift away from coal, increased adoption of renewables and gas, and an end to the expansion of nuclear power. The revised plan marks a major shift in energy policy. The draft policy aimed to decommission a total of 35 GW (of 42 GW currently operating) of coal generation capacity from Eskom by 2050, starting with 12 GW by 2030, 16 GW by 2040 and a further 7 GW by 2050.

The IRP 2019 was Gazetted in October 2019 and makes provision for the procurement of 1.6 GW of wind energy per annum from 2020 to 2030.

The implementation of the IRP constitutes significant progress in the transformation of the South African energy sector. To be in line with the Paris Agreement goals for mitigation, South Africa would still need to adopt more ambitious actions by 2050 such as expanding renewable energy capacity beyond 2030, fully phasing out coal by mid-century, and substantially limiting unabated natural gas use.

3.3 ELECTRICITY SUPPLY IN SOUTH AFRICA

South Africa's current electricity generation and supply system is unreliable. Currently, Eskom has a net output of 47,201MWp, and it produces 85% of South Africa's electricity, which is an equivalent of 40% of Africa's electricity. Renewable energy accounts for 5% of South Africa's electricity. This is mainly due to the targets set in the IRP2010-2030 that aimed to change the electricity landscape from high coal (91.7%) to medium coal (48%) using electricity produced by the Independent Power Producers, with the utility company, Eskom, as the single buyer of the electricity.

South Africa has a high level of renewable energy potential and presently has in place a target of 17 800 MW of renewable energy. The REIPPP Programme has been designed to contribute towards the national target and towards socio-economic and environmentally sustainable growth, and to start and stimulate the renewable industry in South Africa.

In terms of the REIPPPP, bidders will be required to bid on tariff and the identified socio-economic development objectives of the DoE. The tariff will be payable by the Buyer (currently ESKOM) pursuant to the Power Purchase Agreement (PPA) to be entered into between the Buyer and the Project Company of a Preferred Bidder. Please see section 6.3.8 for more information regarding the REIPPPP.

The DMRE launched the Request for Proposals (RFP) for the Sixth (6th) Bid Window under the REIPPPP in May 2022.

This procurement bid window is the second to be released in line with the Ministerial Determination, promulgated on 25th September 2020, which seeks to procure 11 813 MW of power from various sources including renewable energy, storage, gas, and coal.

The RFP calls for proposals from Independent Power Producers (IPPs) to develop new generation capacity of 5 200 MW, including 3 200 MW from onshore wind energy and 2 000 MW from Solar Photovoltaic (Solar PV) power plants.

The Sixth (6th) Bid Window, under the REIPPPP, was concluded in December 2022. Eskom listed grid constraints as a limiting factor to certain areas within South Africa and as such no wind energy was awarded preferred bidder status during Round 6.



Page | 31 Soyuz 6 WEF

3.4 Social and Economic Development

Soyuz 6 WEF intends to promote local economic growth and development through direct and indirect employment, as well as the identification and implementation of social development schemes during the project's operational phase. A local community trust will be established in order to ensure that funds are channelled to these social development schemes.

The need and desirability of the proposed Soyuz 6 WEF project can be demonstrated in the following main areas:

- Move to green energy due to growing concerns associated with climate change and the on-going exploitation of non-renewable resources;
- Security of electricity supply, where over the last few years, South Africa has been adversely impacted by interruptions in the supply of electricity; and
- Stimulation of the green economy where there is a high potential for new business opportunities and job creation.

The above main drivers, for renewable energy projects, are supported by the following International, National and Provincial (Northern Cape Province) policy documents.

3.5 International

3.5.1 THE 1992 UNITED NATIONS FRAMEWORK CONVENTION ON CLIMATE CHANGE (UNFCCC)

The UNFCCC is a framework convention which was adopted at the 1992 Rio Earth Summit. South Africa signed the UNFCCC in 1993 and ratified it in August 1997. The stated purpose of the UNFCCC is to, "achieve... stabilisation of greenhouse gas concentrations in the atmosphere at concentrations at a level that would prevent dangerous anthropogenic interference with the climate system", and to thereby prevent human-induced climate change by reducing the production of greenhouse gases defined as, "those gaseous constituents of the atmosphere both natural and anthropogenic, that absorb and re-emit infrared radiation".

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

The UNFCCC is relevant in that the proposed Soyuz 6 WEF project will contribute to a reduction in the production of greenhouse gases by providing an alternative to fossil fuel-derived electricity. South Africa has committed to reducing emissions to demonstrate its commitment to meeting international obligations.

3.5.2 THE KYOTO PROTOCOL (2002)

The Kyoto Protocol is a protocol to the UNFCCC which was initially adopted for use on the 11th of December 1997 in Kyoto, Japan, and which entered into force on the 16th of February 2005 (UNFCCC, 2009). The Kyoto Protocol is the chief instrument for tackling climate change. The major feature of the Protocol is that it sets binding targets for 37 industrialized countries and the European community for reducing greenhouse gas (GHG) emissions. This amounts to an average of 5% against 1990 levels over the five-year period 2008-2011. The major distinction between the Protocol and the Convention is that, "while the Convention encouraged industrialised countries to stabilize GHG emissions, the Protocol commits them to do so".

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

The Kyoto Protocol is relevant in that the proposed Soyuz 6 WEF project will contribute to a reduction in the production of greenhouse gases by providing an alternative to fossil fuel-derived electricity and will assist South Africa to begin demonstrating its commitment to meeting international obligations in terms of reducing its emissions.



Page | 32 Soyuz 6 WEF

3.6 NATIONAL

3.6.1 NATIONAL DEVELOPMENT PLAN (2011)

The National Development Plan (NDP) (also referred to as Vision 2030) is a detailed plan produced by the National Planning Commission in 2011 that is aimed at reducing and eliminating poverty in South Africa by 2030. The NDP represents a new approach by Government to promote sustainable and inclusive development in South Africa, promoting a decent standard of living for all, and includes twelve (12) key focus areas, those relevant to the current proposed WEF being:

- An economy that will create more jobs.
- Improving infrastructure.
- Transition to a low carbon economy.

SECTOR	TARGET
Electrical infrastructure	 South Africa needs an additional 29,000 MW of electricity by 2030. About 10,900 MW of existing capacity will be retired, implying new build of about 40,000 MW. About 20,000 MW of this capacity should come from renewable sources.
Transition to a low carbon economy	 Achieve the peak, plateau and decline greenhouse gas emissions trajectory by 2025. About 20,000 MW of renewable energy capacity should be constructed by 2030.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

The proposed Soyuz 6 WEF will contribute towards additional energy capacity in South Africa and will contribute towards a reduction in greenhouse gas emissions.

3.6.2 National Climate Change Response White Paper (2012)

The White Paper indicates that Government regards climate change as one of the greatest threats to sustainable development in South Africa and commits the country to making a fair contribution to the global effort to achieve the stabilisation of greenhouse gas concentrations in the atmosphere at a level that prevents dangerous anthropogenic interference with the climate system.

The White Paper also identifies various strategies in order to achieve its climate change response objectives, including:

- ▲ The prioritisation of mitigation interventions that significantly contribute to an eventual decline emission trajectory from 2036 onwards, in particular, interventions within the energy, transport and industrial sectors.
- ▲ The prioritisation of mitigation interventions that have potential positive job creation, poverty alleviation and/or general economic impacts. In particular, interventions that stimulate new industrial activities and those that improve the efficiency and competitive advantage of existing business and industry.

The White Paper provides numerous specific actions for various Key Mitigation Sectors including renewable energy. The following selected strategies (amongst others) must be implemented by South Africa in order to achieve its climate change response objectives:

▲ The prioritisation of mitigation interventions that significantly contribute to a peak, plateau and decline emission trajectory where greenhouse gas emissions peak in 2020 to 2025 at 34% and 42% respectively

Page | 33 Soyuz 6 WEF

below a business as usual baseline, plateau to 2035 and begin declining in absolute terms from 2036 onwards, in particular, interventions within the energy, transport and industrial sectors.

▲ The prioritisation of mitigation interventions that have potential positive job creation, poverty alleviation and/or general economic impacts. In particular, interventions that stimulate new industrial activities and those that improve the efficiency and competitive advantage of existing business and industry.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

The proposed Soyuz 6 WEF project will provide an alternative to fossil fuel-derived electricity and will contribute to climate change mitigation.

3.6.3 White Paper on Renewable Energy Policy (2003)

The White Paper on the Renewable Energy Policy (2003) commits the South African Government support for the development, demonstration and implementation of renewable energy sources for both small and large scale applications. It sets out the policy principles, goals and objectives to achieve, "An energy economy in which modern renewable energy increases its share of energy consumed and provides affordable access to energy throughout South Africa, thus contributing to sustainable development and environmental conservation".

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

The proposed Soyuz 6 WEF is consistent with the White Paper and the objectives therein to develop an economy in which renewable energy has a significant market share and provides affordable access to energy throughout South Africa, thus contributing to sustainable development and environmental conservation.

3.6.4 INTEGRATED ENERGY PLAN FOR THE REPUBLIC OF SOUTH AFRICA (2003)

The former Department of Minerals and Energy (DME) commissioned the Integrated Energy Plan (IEP) in response to the requirements of the National Energy Policy in order to provide a framework by which specific energy policies, development decisions and energy supply trade-offs could be made on a project-by-project basis. The framework is intended to create a balance between energy demand and resource availability so as to provide low-cost electricity for social and economic development, while taking into account health, safety and environmental parameters.

In addition to the above, the IEP recognised the following:-

- ▲ South Africa is likely to be reliant on coal for at least the next 20 years as the predominant source of energy.
- New electricity generation will remain predominantly coal based but with the potential for hydro, natural gas, renewables and nuclear capacity.
- Need to diversify energy supply through increased use of natural gas and new and renewable energies.
- ★ The promotion of the use of energy efficiency management and technologies.
- ★ The need to ensure environmental considerations in energy supply, transformation and end use.
- ▲ The promotion of universal access to clean and affordable energy, with the emphasis on household energy supply being coordinated with provincial and local integrated development programme.
- The need to introduce policy, legislation and regulations for the promotion of renewable energy and energy efficiency measures and mandatory provision of energy data.
- The need to undertake integrated energy planning on an on-going basis.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

The Soyuz 6 WEF is in line with the IEP with regards to diversification of energy supply and the promotion of universal access to clean energy.



Page | 34 Soyuz 6 WEF

3.6.5 Integrated Resource Plan for Electricity 2010-2030 (Revision 2, 2011)

The Integrated Resource Plan (IRP, 2010) for South Africa was initiated by the DoE and lays the foundation for the country's energy mix up to 2030, and seeks to find an appropriate balance between the expectations of different stakeholders considering a number of key constraints and risks, including:

- Reducing carbon emissions.
- New technology uncertainties such as costs, operability and lead time to build.
- Water usage.
- Localisation and job creation.
- Southern African regional development and integration.
- Security of supply.

The Policy-Adjusted IRP includes recent developments with respect to prices and allocates 17 800 MW for renewables, of the total 42 600 GW (including both renewables and non-renewables) new-build up to 2030 allocated as follows:

- ▲ Wind at 8 400 MW.
- Concentrated solar power at 1 000 MW.
- Photovoltaic at 8 400 MW.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

The Soyuz 6 WEF is in line with the IRP for electricity and will contribute towards finding an appropriate balance between the various stakeholders as per the IRP2011.

3.6.6 Integrated Resource Plan for Electricity 2010-2030 (Revision 3, 2019)

The Integrated Resource Plan (IRP, 2019) for South Africa was initiated by the DoE and lays the foundation for the country's energy mix up to 2030, and seeks to find an appropriate balance between the expectations of different stakeholders considering a number of key constraints and risks, including:

- Reducing carbon emissions;
- New technology uncertainties such as costs, operability and lead time to build;
- Water usage;
- Localisation and job creation;
- Southern African regional development and integration; and
- Security of supply.

The IRP is an electricity infrastructure development plan based on the least-cost electricity supply and demand balance, taking into account security of supply and the environment through the minimisation of negative emission and water use. It is important because it is South Africa's plan for the procurement of generation capacity up to 2030. The last such plan was the Integrated Resource Plan 2010 (IRP 2010) promulgated in March 2011, and such plans are intended to be updated every two years.

Since the promulgation of IRP 2010, a total of 18 000 MW of new generation capacity has been committed comprising 9,564 MW of coal power at Medupi and Kusile, 1,332 MW of water pumped storage at Ingula, 6,422 MW of renewable energy by independent power producers (IPPs), and 1,005 MW of Open Cycle Gas Turbine (OCGT) peaking plants currently using diesel at Avon and Dedisa.

6,000 MW of new solar PV capacity and 14,400 MW of new wind power capacity will be commissioned by 2030 under IRP 2019. The current annual build limits on solar PV and wind have been retained pending a report on the just transition strategy. There will be no new concentrated solar power commissioned under IRP 2019 up to 2030 beyond the 300 MW already committed to being commissioned in 2019. The following image outlines the steps taken between the last IRP Revision (2011) and the latest IRP Revision (2019). As per the CSIR summary (Online: https://researchspace.csir.co.za/)



Page | 35 Soyuz 6 WEF

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

The proposed Soyuz 6 WEF is in line with the draft IRP 2019 with respect to the energy mix and movement to a low carbon economy up to 2030 and beyond.

3.6.7 RENEWABLE ENERGY INDEPENDENT POWER PRODUCER PROCUREMENT PROGRAMME (REIPPPP)

South Africa has a high level of renewable energy potential and presently has in place a target of 17 800 MW of renewable energy. The REIPPP Programme has been designed so as to contribute towards the national target and towards socio-economic and environmentally sustainable growth, and to start and stimulate the renewable industry in South Africa.

In terms of the REIPPPP, bidders will be required to bid on tariff and the identified socio-economic development objectives of the DoE. The tariff will be payable by the Buyer (currently ESKOM) pursuant to the Power Purchase Agreement (PPA) to be entered into between the Buyer and the Project Company of a Preferred Bidder.

Table 3-1 below summarises the REIPPPP bidding windows which have already been completed.

Table 3-1: REIPPPP bidding windows

Bidding Window	Bidding Window 2	Bidding Window 3	Bidding Window 3.5 Bidding Window 4	Bidding Window 5
 Submission 	 Submission 	 Submission 	Submission Submission	 Submission
Date: 04/11/2011	Date: 05/03/2012	Date: 19/08/2013	Date: Date: 18/08/2014	Date: 28/10/2021
 28 Preferred Bidders 	• 19 Preferred Bidders	• 17 Preferred Bidders	• 2 Preferred Bidders • 26 Preferred Bidders	 25 Preferred Bidders
• 1 425 MW of contracted	1 040 MW of contracted	• 1 457 MW of contracted	• 200 MW of contracted • 2 205 MW of contracted	 2 205 MW of contracted
capacity	capacity	capacity	capacity capacity	capacity

The Sixth (6th) Bid Window, under the REIPPPP, was concluded in December 2022. Eskom listed grid constraints as a limiting factor to certain areas within South Africa and as such only five solar projects (no wind energy) were awarded preferred bidder status during Round 6.

This procurement bid window is the second to be released in line with the Ministerial Determination, promulgated on 25th September 2020, which seeks to procure 11 813 MW of power from various sources including renewable energy, storage, gas and coal.

The RFP calls for proposals from Independent Power Producers (IPPs) to develop new generation capacity of 5 200 MW, including 3 200 MW from onshore wind energy and 2 000 MW from Solar Photovoltaic (Solar PV) power plants.

This 6th Bid Window was designed to contribute towards socio-economic and environmentally sustainable growth, to continue the successes of the REIPPPP since its inception, and to further stimulate increased local participation and economic empowerment in the South African Renewable Energy industry.

Given the energy challenges the country is facing the qualification criteria has been developed to promote the participation of projects that are fully developed and will be able to be constructed and connected to the national grid as soon as possible, but not later than 24 months post Commercial Close.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

In terms of REIPPPP, bids would be awarded for renewable energy supply to Eskom through up to 7 bidding phases and additional phases in the years to come. The 1^{st} , 2^{nd} , 3^{rd} , 4^{th} , 5^{th} and 6^{th} round bidding processes have been completed where projects are currently reaching financial close in order to implement the projects. REIPPPP is currently entering the 7^{th} bidding window.



Page | 36 Soyuz 6 WEF

3.6.8 LONG TERM MITIGATION SCENARIOS (2007)

The aim of the Long-Term Mitigation Scenarios (LTMS) was to set the pathway for South Africa's long-term climate policy and will eventually inform a legislative, regulatory and fiscal package that will give effect to the policy package at a mandatory level. The overall goal is to "develop a plan of action which is economically risk-averse and internationally aligned to the world effort on climate change."

The strategy assesses various response scenarios but concludes that the only sustainable option ("the preferred option") for South Africa is the "Required by Science" scenario where the emissions reduction targets should target a band of between -30% to -40% emission reductions from 2003 levels by 2050 which includes increasing renewable energy in the energy mix by 50% by 2050.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

The proposed Soyuz 6 WEF will contribute towards an overall reduction in emissions and aligns with the world stance on efforts towards the mitigation of climate change.

3.6.9 INDUSTRIAL POLICY ACTION PLAN 2011/12 – 2013/14

The South African Industrial Policy Action Plan (IPAP 2) 2011/12 – 2013/14 represents a further step in the evolution of this work and serves as an integral component of government's New Growth Path and notes that there are significant opportunities to develop new 'green' and energy-efficient industries and related services; and indicates that in 2007/2008, the global market value of the 'Low-Carbon Green Sector' was estimated at £3 trillion (or nearly US\$5 trillion), a figure that is expected to rise significantly in the light of climate-change imperatives, energy and water security imperatives.

Based on economic, social and ecological criteria, IPAP identified a number of sub-sectors and an initial round of concrete measures were proposed for development of the renewable energy sector with the following key action programmes:

- Solar and Wind Energy Stimulate demand to create significant investment in renewable energy supply and the manufacturing of local content for this supply.
- ▲ Green Industries special focus: The South African Renewables Initiative (SARi) SARi is an intragovernmental initiative set to catalyse industrial and economic benefits from an ambitious program of renewables development; including financing and associated institutional arrangements that would not impose an unacceptable burden on South Africa's economy, public finances, or citizens.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

The proposed Soyuz 6 WEF will contribute towards an overall reduction in emissions, and it aligns with the world stance on efforts towards the mitigation of climate change.

3.6.10STRATEGIC INFRASTRUCTURE PROJECTS (2012)

The National Infrastructure Plan that was adopted in 2012 together with the New Growth Path, which sets a goal of five million new jobs by 2020, identifies structural problems in the economy and points to opportunities in specific sectors and markets or "jobs drivers" resulted in the establishment of the Presidential Infrastructure Coordinating Committee (PICC) which in turn resulted in the development of 18 Strategic Infrastructure Projects (SIPS).

SIPS relevant to renewable energy include:

SIP 8: Green energy in support of the South African economy

▲ Support sustainable green energy initiatives on a national scale through a diverse range of clean energy options as envisaged in the Integrated Resource Plan (IRP2010).



Page | 37 Soyuz 6 WEF

SIP 9: Electricity generation to support socio-economic development

Accelerate the construction of new electricity generation capacity in accordance with the IRP2010 to meet the needs of the economy and address historical imbalances.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

The Soyuz 6 WEF will contribute to SIP project role out.

3.7 PROVINCIAL

3.7.1 Northern Cape Provincial Growth and Development Strategy

The Northern Provincial Growth and Development Strategy (2019) (NCPGPS) aims to place the Northern Cape Province on a new development trajectory of sustainable development which forms part of its long-term strategic approach. The strategy is based on the 2015 Sustainable Development Goals (SDGs'), which is the blueprint for global development in order to achieve a better and more sustainable future for all. The NCPGDS recognises that social wellbeing is a complex concept, and refers to several aspects relating to human life, such as happiness, material fulfilment and personal needs. Although many aspects of social well-being can only be achieved by an individual and their subjective feelings and experiences, access to basic infrastructure and economic opportunities acts as a catalyst for achieving various levels of human well-being.

In terms of the Economy, the Northern Cape is perfectly placed to be at the forefront of another industrial revolution. The Strategy points out that the Provinces vast resources including sun, wind, open spaces, ocean, the various minerals and semi-precious stones, amongst others provides the province with competitive and comparative advantages. Environmental sustainability can only be achieved if the province's environmental assets and natural resources are protected and enhanced. The Northern Cape Province is endowed with rich natural resources and mineral deposits which offers the opportunity to fund the transition to a low-carbon future and a more diverse and inclusive green economy if used responsibly.

Furthermore, the Northern Cape Province Strategic Plan 2020-2025 references the need to ensure the availability of inexpensive energy as a means to promote economic growth in the Northern Cape. The availability of electricity to key industrial users at critical localities at competitive rates will ensure the competitiveness of these industries. At the same time, the development of new sources of energy through the promotion of the adoption of energy applications that display synergy with the province's natural resource endowments must be encouraged. The report further states that the development of energy sources such as wind energy, the natural gas fields, bio-fuels, etc., could be some of the means by which new economic opportunity and activity is generated in the Northern Cape. This also highlights the importance of close co-operation between public and private sectors in order for the economic development potential of the Northern Cape to be realised.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

The proposed Soyuz 6 WEF is in line with the Northern Cape Provincial Development Plan as it entails the development of a wind farm which could potentially contribute up to 480 MW of electricity to the Eskom Grid.

3.7.2 PIXLEY KA SEME DISTRICT MUNICIPALITY INTEGRATED DEVELOPMENT PLAN

The Vision for the District Municipality as presented in the Integrated Development Plan (IDP) is "Sustainably Developed District for future Generations". Along with the following Strategic goals:

- ▲ Supporting of local municipalities to create a home for all individuals in the towns, settlements and
- rural areas to render dedicated services;
- Providing political and administrative leadership and direction in the development planning process;
- Promoting economic growth that is shared across and within communities;



Page | 38 Soyuz 6 WEF

Promoting and enhancing integrated development planning in the operations of all local municipalities; Aligning development initiatives in the district to the National Development Plan.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

The proposed Soyuz 6 WEF is in line with the Pixley Ka Seme IDP in that the SWOT analysis undertaken identified solar and wind farms as potential opportunities.

3.7.3 UBUNTU LOCAL MUNICIPALITY INTEGRATED DEVELOPMENT PLAN

The Ubuntu LM IDP (2022/2023) lists Electricity as one of the main economic activities in the municipality, after Agriculture, Wholesale Trade, Construction, Finance and Other, Transport and Communication, Manufacturing, and Commerce and Personal Service. Farms in the Loxton area seem to be where most of the Electricity activities are located.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

The proposed Soyuz 6 WEF would contribute to the identified economic development within the LM and is in line with the development trajectory as described within the IDP.

3.8 SITE SELECTION: WIND CAPABILITY

In order to determine the wind resource potential of a proposed WEF site, it is necessary to erect a wind measurement mast to gather wind speed data and correlate these measurements with other meteorological data. A measurement campaign of at least 12 months in duration is necessary to ensure verifiable data is obtained. This data has advised on the economics of the project and will be used to finalise the positions of the wind turbines. The masts were marked as per the requirements of the Civil Aviation Authority (CAA).

3.9 RENEWABLE ENERGY DEVELOPMENT ZONES

On the 17th of February 2016, the Cabinet of the Republic of South Africa (Cabinet) approved the gazetting of Renewable Energy Development Zones (REDZs).

REDZs refer to geographical areas where wind and solar PV development can occur in concentrated zones, which will lead to:

- a reduction of negative environmental consequences;
- alignment of authorisation and approval processes;
- attractive incentives; and
- focused expansion of the South African electricity grid.

Cabinet further stated that the REDZs will, among others, accelerate infrastructure development and contribute in creating a "predictable regulatory framework that reduces bureaucracy related to the cost of compliance".

The then DEA's media statement issued in respect of the approved gazetting of the REDZs provided that in Phase 1 8 REDZs and 5 Power Corridors were identified. The REDZs are located in Overberg (Western Cape), Komsberg (Western Cape), Cookhouse (Eastern Cape), Stormberg (Eastern Cape), Kimberley (Free State/Northern Cape), Vryburg (North West), Upington (Northern Cape) and Springbok (Northern Cape). Phase 2 saw the addition of 3 additional REDZ which are located in Emalahleni (Mpumalanga), Klerksdorp (Free State / North West) and Beaufort West (Western Cape).

The 5 Power Corridors are planned as follows: The central corridor runs for the first time from the south of the country to the north. Two corridors run along the east and west coasts, while the fourth and fifth include interconnections with Botswana, Namibia and Zimbabwe to accommodate current and forecasted imports and exports of electricity. Eskom estimates that the thousands of kilometres of transmission lines and



Page | 39 Soyuz 6 WEF

infrastructure needed to create these corridors of power will take eight years to construct and cost approximately R213bn.

The proposed Soyuz 6 WEF falls approximately 57 km North of the Beaufort West REDZ. The site does however fall within the Central Power Corridor.

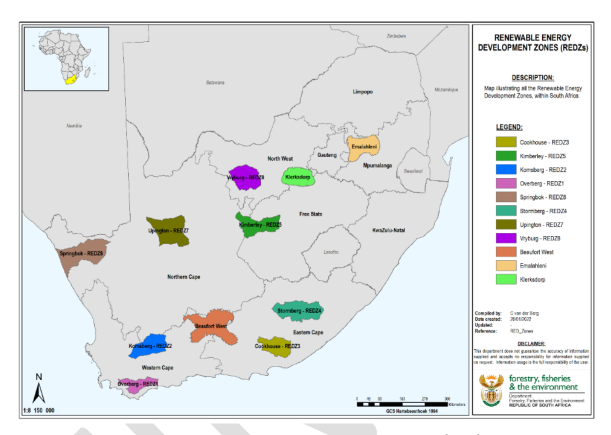


Figure 3-1: DFFE Renewable Energy Development Zones (REDZ).



Page | 40 Soyuz 6 WEF

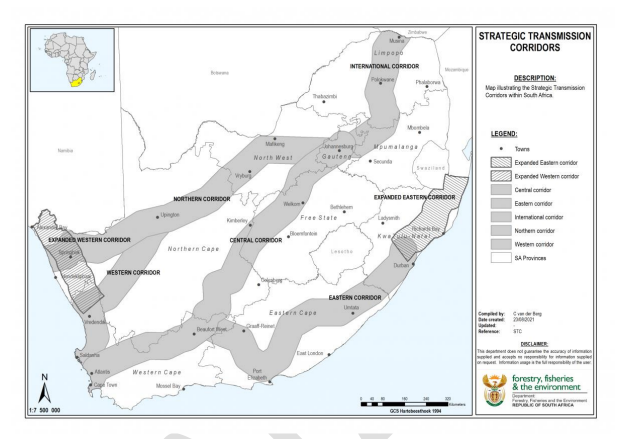


Figure 3-2: DFFE Strategic Transmission Corridors (the site is situated in the central transmission corridor).



Page | 41 Soyuz 6 WEF

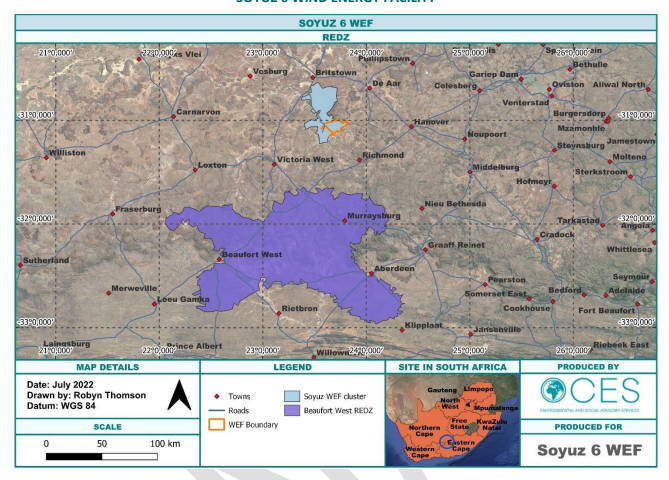


Figure 3-3: Proposed WEF locations in relation to the closest REDZ (Beaufort West).

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

Although the proposed Soyuz 6 WEF does not occur within a REDZ area, it is situated within the central transmission corridor.

3.10 BIODIVERSITY CONSERVATION PROGRAMMES

The proposed Soyuz 6 WEF occurs within or is within close proximity to various important conservation areas as described below.

3.10.1 NATIONAL VEGETATION MAP (SANBI)

As indicated in the baseline ecological assessment at Section 5 of this EIR, according to SANBI's National Vegetation Map (2018), the proposed WEF occurs within one (1) vegetation type, namely Eastern Upper Karoo (least concern) (Figure 3-4).



Page | 42 Soyuz 6 WEF

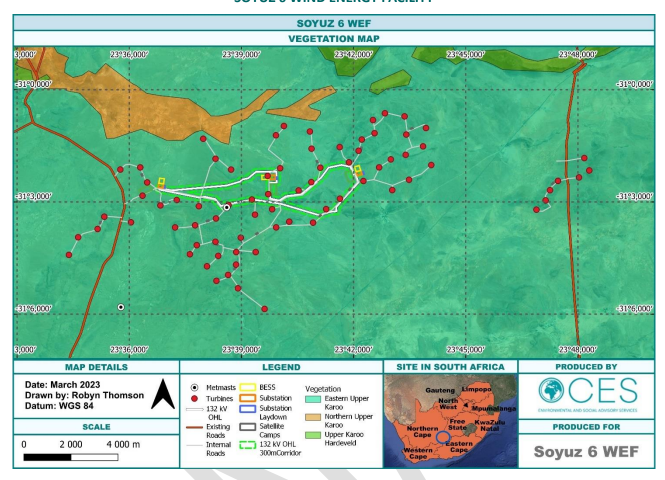


Figure 3-4: National Vegetation Map for the proposed Soyuz 6 WEF site area.

3.10.2 CRITICAL BIODIVERSITY AREAS

No CBAs occur on the site; however, an ESA corridor traverses the centre of the WEF. It is likely that development within the ESA cannot be avoided.



Page | 43 Soyuz 6 WEF

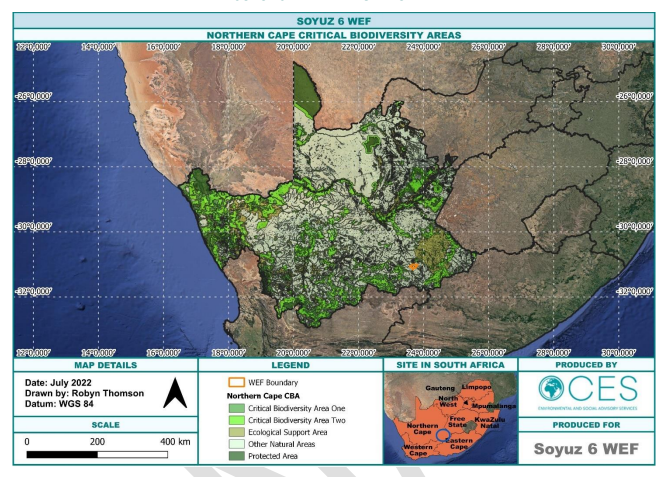


Figure 3-5: Northern Cape Critical Biodiversity Areas.

3.10.3 PROTECTED AREAS

No protected areas are located on the proposed WEF site (Figure 3-6, Figure 3-7, and Figure 3-8). The closest protected area is the National Mountain Zebra/ Camdeboo Environment, located approximately 100 km to the southeast. The Meerkat National Park is located 150 km to the west of the WEF. Several areas surrounding the WEF, approximately 70 km north and east and 100 km south of the WEF, have been identified by the NCPAES as a Primary Focus areas.

There are no provincially legislated Protected Areas occurring within the study area (Figure 3-6).



Page | 44 Soyuz 6 WEF

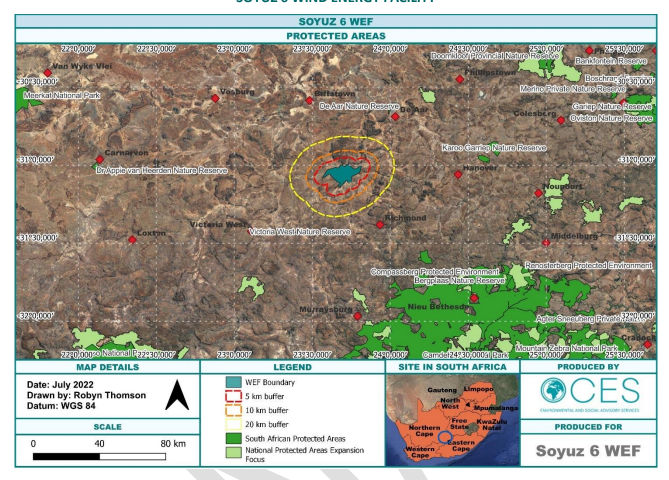


Figure 3-6: Legislated Protected Areas in or around the proposed WEF site.



Page | 45 Soyuz 6 WEF

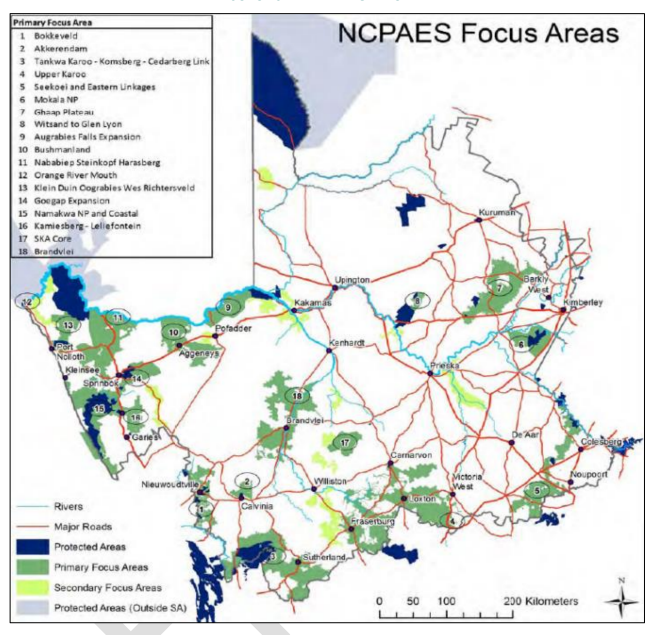


Figure 3-7: NCPAES Focus Areas (Oosthuysen et al. 2017).



Page | 46 Soyuz 6 WEF

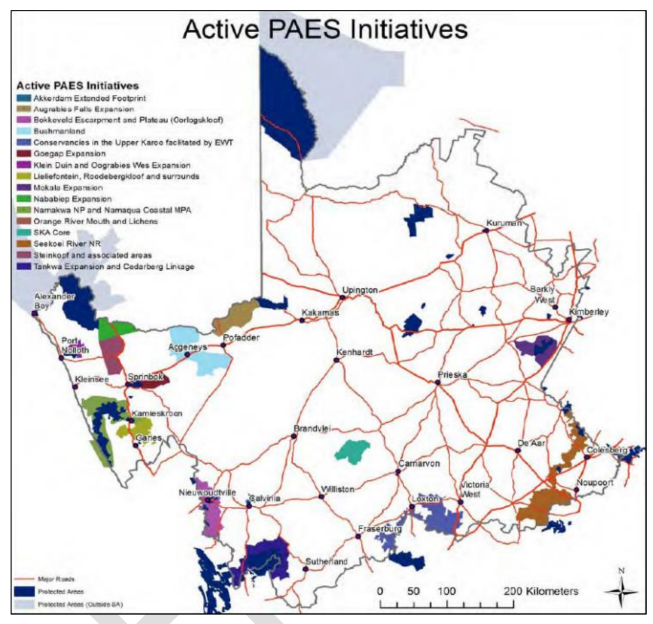


Figure 3-8: Active PAES Initiatives (Oosthuysen et al. 2017).

3.11 CONCLUDING REMARKS

The Northern Cape is the largest Province in South Africa while also being the least densely populated. It is 6th on the list of provinces in terms of GDP but holds a unique advantage in that it is one of the best sites in the world to produce renewable energy and this potential has attracted to the Province a large number of investors under the DoE's Renewable Energy Independent Power Producer Procurement Programme (RE IPPPP).

When considering the overall need for the development of the proposed WEF, it is clear that the need and desirability is not only supported from a planning and policy perspective on a national level but also at the provincial, district, and most importantly, the local level.

The proposed WEF project developer has also indicated that local socio-economic benefits will be realised with the development of the WEF, specifically in line with the socio-economic development goals under the REIPPPP, which will include:

★ The realisation of the local needs and requirements within the area;



Page | 47 Soyuz 6 WEF

- Job creation within an area;
- ▲ The creation of a second income for the affected landowners;
- An increase in the standard of living; and
- ▲ An overall economic and social upliftment within the area.

The construction and operation of the proposed WEF will contribute to local developmental objectives of poverty eradication and other social and socio-economic benefits that are integral to the REIPPPP process. The development of wind farms attracts significant direct foreign financial investment into South Africa and local communities. REIPPPP local content requirements can lead to the creation of local industry and both skilled and un-skilled jobs in the RE industrial sector.

Further positive social and socio-economic benefits will be realised by the landowners which will host turbines, in the form of rental income which in turn will have multiplier effects on the local economy due to local spend. In addition, farming activities can continue alongside the wind turbines, while rental income may also be used to enhance farming activities.

However, when considering the overall need for the development of the proposed WEF project, it is also important to consider the potential costs of the proposed WEF. Relevant costs associated with the proposed WEF could be particularly applicable due to potential negative impacts on biodiversity conservation initiatives in the affected area (such as the NPAES) and on the commercial activities such as tourism, that rely on the scenic value of the area to attract tourists. These aspects are being thoroughly investigated in the EIR phase (this report) of the EIA process.



Page | 48 Soyuz 6 WEF

4 RELEVANT LEGISLATION

The development of the proposed Soyuz 6 WEF will be subject to the requirements of various items of South African legislation. These are described below.

4.1 THE CONSTITUTION ACT (ACT No. 108 of 1996)

This is the supreme law of the land. As a result, all laws, including those pertaining to the proposed development, must conform to the Constitution. The Bill of Rights - Chapter 2 of the Constitution, includes an environmental right (Section 24) according to which, everyone has the right:

- (a) To an environment that is not harmful to their health or well-being.
- (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 ecological degradation.
 - (ii) Promote conservation.
 - (iii) Secure ecologically sustainable development and use of natural resources while promoting justifiable economic and social development.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

- The WEF developer has an obligation to ensure that the proposed activity will not result in pollution and ecological degradation.
- The WEF developer has an obligation to ensure that the proposed activity is ecologically sustainable, while demonstrating economic and social development.

4.2 NATIONAL ENVIRONMENTAL MANAGEMENT ACT (ACT No. 107 OF 1998 AND SUBSEQUENT AMENDMENTS)

The National Environmental Management Act (NEMA, Act No. 107 of 1998) provides for basis for environmental governance in South Africa by establishing principles and institutions for decision-making on matters affecting the environment.

A key aspect of the NEMA is that it provides a set of environmental management principles that apply throughout the Republic to the actions of all organs of state that may significantly affect the environment. Section 2 of NEMA contains principles (Table 4-1) relevant to the proposed WEF project, and likely to be utilised in the process of decision making by DFFE.

Table 4-1 NEMA Environmental Management Principles

	NEMA ENVIRONMENTAL MANAGEMENT PRINCIPLES		
(2)	Environmental management must place people and their needs at the forefront of its concern, and serve their physical, psychological, developmental, cultural, and social interests equitably.		
(3)	Development must be socially, environmentally, and economically sustainable.		
(4)(a)	 Sustainable development requires the consideration of all relevant factors including the following: i. That the disturbance of ecosystems and loss of biological diversity are avoided, or, where they cannot be altogether avoided, are minimised and remedied; ii. That pollution and degradation of the environment are avoided, or, where they cannot be altogether avoided, are minimised and remedied; 		



Page | 49 Soyuz 6 WEF

	NEMA ENVIRONMENTAL MANAGEMENT PRINCIPLES
	iii. That waste is avoided, or where it cannot be altogether avoided, minimised and re-used or recycled where possible and otherwise disposed of in a responsible manner.
(4)(e)	Responsibility for the environmental health and safety consequences of a policy, programme, project, product, process, service or activity exists throughout its life cycle.
(4)(i)	The social, economic and environmental impacts of activities, including disadvantages and benefits, must be considered, assessed and evaluated, and decisions must be appropriate in the light of such consideration and assessment.
(4)(j)	The right of workers to refuse work that is harmful to human health or the environment and to be informed of dangers must be respected and protected.
(4)(p)	The costs of remedying pollution, environmental degradation and consequent adverse health effects and of preventing, controlling or minimising further pollution, environmental damage or adverse health effects must be paid for by those responsible for harming the environment.
(4)(r)	Sensitive, vulnerable, highly dynamic or stressed ecosystems, such as coastal shores, estuaries, wetlands, and similar systems require specific attention in management and planning procedures, especially where they are subject to significant human resource usage and development pressure.

As these principles are utilised as a guideline by the competent authority in ensuring the protection of the environment, the proposed development should, where possible, be in accordance with these principles. Where this is not possible, deviation from these principles would have to be very strongly motivated.

NEMA introduces the duty of care concept, which is based on the policy of strict liability. This duty of care extends to the prevention, control and rehabilitation of significant pollution and environmental degradation. It also dictates a duty of care to address emergency incidents of pollution. A failure to perform this duty of care may lead to criminal prosecution and may lead to the prosecution of managers or directors of companies for the conduct of the legal persons.

Employees who refuse to perform environmentally hazardous work, or whistle blowers, are protected in terms of NEMA.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

- The WEF developer must be mindful of the principles, broad liability and implications associated with NEMA and must eliminate or mitigate any potential impacts.
- The WEF developer must be mindful of the principles, broad liability and implications of causing damage to the environment.

4.3 NATIONAL ENVIRONMENTAL MANAGEMENT: PROTECTED AREAS ACT (ACT No. 57 of 2003)

The National Environmental Management: Protected Areas Act (NEMPAA, Act No. 57 of 2003) mainly provides for the following:

- Declaration of nature reserves and determination of the type of reserve declared.
- ▲ Cooperative governance in the declaration and management of nature reserves.
- A system of protected areas in order to manage and conserve biodiversity.
- Utilization and participation of local communities in the management of protected areas.



Page | 50 Soyuz 6 WEF

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

The Soyuz 6 WEF is not within close proximity to any formal protected area.

4.4 NATIONAL ENVIRONMENT MANAGEMENT: BIODIVERSITY ACT (No. 10 of 2004)

The National Environment Management: Biodiversity Act (NEM:BA, Act No. 10 of 2004) provides for the management and conservation of South Africa's biodiversity and the protection of species and ecosystems that warrant national protection.

The objectives of this Act are to:

- Provide, within the framework of the National Environmental Management Act.
- Manage and conserve of biological diversity within the Republic.
- Promote the use of indigenous biological resources in a sustainable manner.

The Act provides for the management and conservation of South Africa's biodiversity within the framework of the National Environmental Management Act 107 of 1998. In terms of the Biodiversity Act, the developer has a responsibility for:

- 1 The conservation of endangered ecosystems and restriction of activities according to the categorisation of the area (including The Endangered and Threatened Ecosystem Regulations, Government Notice R. 1002 dated 9th December 2011).
- 2 Application of appropriate environmental management tools in order to ensure integrated environmental management of activities thereby ensuring that all developments within the area are in line with ecological sustainable development and protection of biodiversity.
- 3 Limit further loss of biodiversity and conserve endangered ecosystems.

The Act's permit system is further regulated in the Act's Threatened or Protected Species Regulations Government Notice R. 152, dated the 23rd of February 2007.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

- The WEF developer must not cause a threat to any endangered ecosystems and must protect and promote biodiversity;
- The WEF developer must assess the impacts of the proposed development on endangered ecosystems;
- ▲ The WEF developer may not remove or damage any protected species without a permit; and
- The WEF developer must ensure that the site is cleared of alien vegetation using appropriate means (AIS Regulations, Government Notice R. 598 of the 1st of April 2014 are applicable)

4.5 NATIONAL ENVIRONMENTAL MANAGEMENT: AIR QUALITY ACT (No. 39 of 2004)

The National Environmental Management: Air Quality Act (NEM:AQA, Act No. 39 of 2004) is the principal legislation regulating air quality in South Africa. The objects of the Act are to:

- ▲ Give effect to Section 24(b) of the Constitution in order to enhance the quality of ambient air for the sake of securing an environment that is not harmful to the health and well-being of people, and
- Protect the environment by providing reasonable measures for:
 - Protection and enhancement of the quality of air in the Republic.
 - Prevention of air pollution and ecological degradation.
- Securing ecologically sustainable development while promoting justifiable economic and social development.

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Page | 51 Soyuz 6 WEF

The Air Quality Act empowers the Minister to establish a national framework for achieving the objects of this Act. The said national framework will bind all organs of state. The said national framework will inter alia have to establish national standards for municipalities to monitor ambient air quality and point, non-point and mobile emissions.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

Although no major air quality issues are expected, the WEF developer needs to be mindful of the Act as it also relates to potential dust generation during construction, etc.

4.6 NATIONAL ENVIRONMENTAL MANAGEMENT: WASTE MANAGEMENT ACT (No. 59 of 2008)

The National Environmental Management: Waste Management Act (NEM:WA, Act No. 59 of 2008) gives legal effect to the Government's policies and principles relating to waste management in South Africa, as reflected in the National Waste Management Strategy (NWMS).

The objects of the Act are (amongst others) to protect health, well-being and the environment by providing reasonable measures for:

- Minimising the consumption of natural resources;
- Avoiding and minimising the generation of waste;
- Reducing, re-using, recycling and recovering waste;
- Treating and safely disposing of waste as a last resort;
- Preventing pollution and ecological degradation; and
- Securing ecologically sustainable development while promoting justifiable economic and social development.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

- The WEF developer must ensure that all activities associated with the project address waste related matters in compliance with the requirements of the Act.
- The WEF developer must consult with the local municipalities to ensure that waste is disposed of at a registered landfill site.

4.7 NATIONAL FORESTS ACT (No. 84 of 1998)

The objective of this Act is to monitor and manage the sustainable use of forests. In terms of Section 12 (1) (d) of this Act and GN No. 1012 (promulgated under the National Forests Act), no person may, except under licence:

- Cut, disturb, damage or destroy a protected tree.
- ▲ Possess, collect, remove, transport, export, purchase, sell, donate or in any other manner acquire or dispose of any protected tree or any forest product derived from a protected tree.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

If any protected trees or indigenous forest in terms of this Act occur on site, the WEF developer will require a licence from the Department of Forestry, Fisheries and the Environment (DFFE) to perform any of the above-listed activities.



Page | 52 Soyuz 6 WEF

4.8 NATIONAL HERITAGE RESOURCES ACT (No. 25 of 1999)

The protection of archaeological and paleontological resources is the responsibility of a provincial heritage resources authority and all archaeological objects, paleontological material and meteorites are the property of the State. "Any person who discovers archaeological or paleontological objects or material or a meteorite in the course of development must immediately report the find to the responsible heritage resources authority, or to the nearest local authority offices or museum, which must immediately notify such heritage resources authority".

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

- ▲ SAHRA must be informed of the project and EIA process.
- ▲ A Heritage Impact Assessment (HIA) must be undertaken by a suitably qualified specialist.
- No person may alter or demolish any structure or part of a structure, which is older than 60 years or disturb any archaeological or paleontological site or grave older than 60 years without a permit issued by the relevant provincial heritage resources authority.
- No person may, without a permit issued by the responsible heritage resources authority destroy, damage, excavate, alter or deface archaeological or historically significant sites.

4.9 ELECTRICITY REGULATION ACT (No. 4 of 2006)

The Electricity Regulation Act (Act No. 4 of 2006) came into effect on the 1st of August 2006 and the objectives of this Act are to:

- ▲ Facilitate universal access to electricity.
- Promote the use of diverse energy sources and energy efficiencies.
- Promote competitiveness and customer and end user choice.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

The proposed WEF is in line with the call of the Electricity Regulation Act as it has the potential to improve energy security of supply through diversification.

4.10 OCCUPATIONAL HEALTH AND SAFETY ACT (No. 85 of 1993)

The objective of this Act is to provide for the health and safety of persons at work. In addition, the Act requires that, "as far as reasonably practicable, employers must ensure that their activities do not expose non-employees to health hazards". The importance of the Act lies in its numerous regulations, many of which will be relevant to the proposed Soyuz 6 WEF. These cover, among other issues, noise and lighting.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

The WEF developer must be mindful of the principles and broad liability and implications contained in the OHSA and mitigate any potential impacts.

4.11 AVIATION ACT (No. 74 of 1962): 13TH AMENDMENT OF THE CIVIL AVIATION REGULATIONS 1997

Section 14 of obstacle limitations and marking outside aerodrome or heliport (CAR Part 139.01.33) under this Act specifically deals with wind turbine generators (wind farms). According to this section, "A wind turbine generator is a special type of aviation obstruction due to the fact that at least the top third of the generator is continuously variable and offers a peculiar problem in as much marking by night is concerned. The Act



Page | 53 Soyuz 6 WEF

emphasizes that, when wind turbine generators are grouped in numbers of three or more, they will be referred to as "wind farms".

Of importance to the proposed Soyuz 6 WEF project are the following:

- ▲ Wind farm placement: Due to the potential of wind turbine generators to interfere on radio navigation equipment, no wind farm should be built closer than 35 km from an aerodrome. In addition, much care should be taken to consider visual flight rules routes, proximity of known recreational flight activity such as hang gliders, en-route navigational facilities etc.
- ▲ Wind farm markings: Wind turbines shall be painted bright white to provide the maximum daytime conspicuousness. The colours grey, blue and darker shades of white should be avoided altogether. If such colours have been used, the wind turbines shall be supplemented with daytime lighting, as required.
- ▲ Wind farm lighting: Wind farm (3 or more units) lighting: In determining the required lighting of a wind farm, it is important to identify the layout of the wind farm first. This will allow the proper approach to be taken when identifying which turbines need to be lit. Any special consideration to the site's location in proximity to aerodromes or known corridors, as well as any special terrain considerations, must be identified and addressed at this time.
- ▲ Turbine Lighting Assignment: The following guidelines should be followed to determine which turbines, need to be equipped with lighting fixtures. Again, the placement of the lights is contingent upon which type of configuration is being used.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

Due to requirements of the Act to ensure the safety of aircrafts, the WEF developer must engage directly with the Civil Aviation Authority regarding the structural details of the facility.

4.12 NATIONAL WATER ACT (No. 36 of 1998)

The National Water Act (NWA, Act No. 36 of 1998) provides for fundamental reform of the law relating to water resources in South Africa.

The purpose of the Act amongst other things is to:

- ▲ Ensure that the national water resources are protected, used, developed, conserved, managed and controlled in ways which take into account amongst other factors:
 - Promoting equitable access to water.
 - o Promoting the efficient, sustainable and beneficial use of water in the public interest.
 - Facilitating social and economic development.
 - Protecting aquatic and associated ecosystems and their biological diversity.
 - Reducing and preventing pollution and degradation of water resources.

The NWA is concerned with the overall management, equitable allocation and conservation of water resources in South Africa. To this end, it requires registration of water users and licenses to be obtained for water use except for certain limited instances set out in the Act. These instances include domestic use, certain recreational use, where the use occurs in terms of an existing lawful use or where the Department of Water Affairs (DWA) has issued a general authorisation that obviates the need for a permit.

Water use for which a permit is required

For the purposes of this Act, water uses for which a permit is required (amongst other), are defined in Section 21 as follows:

- Taking water from a water resource.
- Storing water.
- Impeding or diverting the flow of water in a watercourse.
- Discharging waste or water containing waste into a water resource through a pipe, canal, sewer, sea outfall or other conduit.



Page | 54 Soyuz 6 WEF

- Disposing of waste in a manner which may detrimentally impact on a water resource.
- Altering the bed, banks, course, or characteristics of a watercourse.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

There may be certain instances where the WEF developer may need to obtain approval in terms of the Water Act.

4.13 Conservation of Agricultural Resources Act (No. 43 of 1983)

The Conservation of Agricultural Resources Act (CARA, Act No. 43 of 1983) is the main statute that deals with agricultural resource conservation.

The objects of the Act are to provide for the conservation of the natural agricultural resources of South Africa by the maintenance of the production potential of land. In order to maintain production potential of land, CARA provides for the following mechanisms; namely:

- Combating and prevention of erosion and weakening and destruction of water sources.
- Protection of vegetation.
- Combating of weeds and invader plants.

In order to give meaning to mechanisms aimed maintaining production potential of land provided for in CARA, Minister of Agriculture published regulations under CARA (CARA Regulations) which prescribes control measures which all land users have to comply, in respect of a number of matters, including the:

- Cultivation of virgin soil.
- Protection of cultivated land.
- Utilisation and protection of the veld.
- Control of weed and invader plants.
- Prevention and control of veld fires and the restoration and reclamation of eroded land.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

The proposed Soyuz 6 WEF site is not deemed to be situated on high agricultural land with high potential. Preventative measures must be considered as part of the EMPr to ensure that farmers are able to continue using their land as livestock grazing as far as possible.

4.14 SUBDIVISION OF AGRICULTURAL LAND ACT (No. 70 of 1970)

The Subdivision of Agricultural Land Act (Act No. 70 of 1970) controls the subdivision of all agricultural land in South Africa and prohibits certain actions relating to agricultural land. In terms of the Act, the owner of agricultural land is required to obtain consent from the Minister of Agriculture in order to subdivide agricultural land.

The purpose of the Act is to prevent uneconomic farming units from being created and degradation of prime agricultural land. The Act also regulates leasing and selling of agricultural land as well as registration of servitudes.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

Approval will be required from the DALRRD for any proposed rezoning, long-term lease, or sub-divisions of agricultural land.



Page | 55 Soyuz 6 WEF

4.15 MINERAL AND PETROLEUM RESOURCES DEVELOPMENT ACT (No. 28 of 2002)

Mineral and Petroleum Resources Development Act (MPRDA, Act No. 28 of 2002) makes provision for equitable access to and sustainable development of the South Africa's mineral and petroleum resources and to provide for matters connected therewith.

The objects of this Act are (amongst others) to:

- ▲ Give effect to the principle of the State's custodianship of the nation's mineral and petroleum resources.
- ▲ Promote equitable access to the nation's mineral and petroleum resources to all the people of South Africa.
- ▲ Give effect to Section 24 of the Constitution by ensuring that the nation's mineral and petroleum resources are developed in an orderly and ecologically sustainable manner while promoting justifiable social and economic development.

Application for a mining right

As per Section 27 (1) of the Act, the Department of Minerals Resources (DMR) must grant permission for all mining operations. Both the removal of sand and/or stone from a borrow pit or quarry requires an application for a mining permit or a mining right.

There are two (2) categories of permission relevant to borrow pits and hard rock quarries, namely; "Mining Permits" and secondly "Mining Rights." As is reflected in Table 4-2below, these categories are linked to the size of the proposed operation and the proposed operational period.

Table 4-2 DMRE mining permitting and licence requirements

CATEGORY	SIZE	PERIOD OF OPERATION	DMRE REQUIREMENT		
Mining Dormit	< 1.5 ha	< 2 years	EIA: Basic Assessment		
Mining Permit	< 1.5 Ha	< 2 years	Environmental Management Programme (EMPr)		
Mining Right	4 1 F ha	430	EIA: Scoping and EIA		
(Licence)	> 1.5 ha	< 30 years	Environmental Management Programme (EMPr)		

In addition, Section 53 of the Act requires that Ministerial approval is attained for "any person who intends to use the surface of any land in any way which may be contrary to any object of this Act or is likely to impede any such object".

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

- Any activities associated with the WEF requiring extraction of sand or hard rock for construction purposes will require the submission of an application to DMRE for either a mining permit or mining licence.
- The Soyuz 6 WEF must apply to the Minister of Mineral Resources for approval to use the land for the purposes of the WEF.
- The DMRE has aligned its authorisation process with that of the DEA, and from August 2015, all applications for mining activities require an Environmental Impact Assessment, as per the EIA Regulations.

4.16 NATIONAL ROAD TRAFFIC ACT (No. 93 of 1996)

The National Road Traffic Act (NRTA, Act No. 93 of 1996) provides for all road traffic matters and is applied uniformly throughout South Africa. The Act enforces the necessity of registering and licensing motor vehicles. It also stipulates requirements regarding fitness of drivers and vehicles as well as making provision for the transportation of dangerous goods.

RELEVANCE TO THE PROPOSED SOYUZ 6 WEF

All the requirements stipulated in the NRTA will need to be complied with during the construction and operational phases of the proposed wind farm.



Page | 56 Soyuz 6 WEF

4.17 NATIONAL VELD AND FOREST FIRE ACT (No. 101 of 1998)

The aim of the Act is to "prevent and combat veld, forest and mountain fires" in South Africa. Of particular relevance to the proposed Soyuz 6 WEF development the following requirements of the Act need to be considered:

RELEVANT SECTION OF THE ACT	RELEVANT TO THE PROPOSED SOYUZ 6 WEF:				
Section 3: Fire Protection Associations.	The proposed Soyuz 6 WEF must register as a member of the fire protection association in the area.				
Chapter 4 Section 12-14: Veld fire prevention: duty to prepare and maintain firebreaks	The proposed Soyuz 6 WEF will be required to take all practicable measures to ensure that fire breaks are prepared and maintained according to the specifications contained in Section 12 – 14.				
Section 17: Firefighting: readiness	The proposed Soyuz 6 WEF must have the appropriate equipment, protective clothing, and trained personnel for extinguishing fires.				

4.18 OTHER RELEVANT NATIONAL LEGISLATION

Other legislation that may be relevant to the proposed Soyuz 6 WEF includes:

- ▲ The Environment Conservation Act No 73 of 1989 (ECA) Noise Control Regulations, which specifically provide for regulations to be made with regard to the control of noise, vibration and shock, including prevention, acceptable levels, powers of local authorities and related matters.
- ▲ The Telecommunication Act (1966) which has certain requirements with regard to potential impacts on signal reception.
- Provincial Nature and Environmental Conservation Ordinance (No. 19 of 1974), which lists species of special concern which require permits for removal. Schedules 1 to 4 list protected and endangered plant and animal species.
- ▲ Spatial Planning and Land Use Management Act (SPLUMA) (Act 16 of 2013 came into force on 1 July 2015) aims to provide inclusive, developmental, equitable and efficient spatial planning at the different spheres of the government. This act repeals national laws on the Removal of Restrictions Act, Physical Planning Act, Less Formal Township Planning Act and Development Facilitation Act.

In addition to the above, aside from the environmental authorisation, there are other permits, contracts and licenses that will need to be obtained by the project proponent for the proposed project some of which fall outside the scope of the EIA. However, for the purposes of completeness, these include:

- Local Municipality: Land Rezoning Permit.
- National Energy Regulator of South Africa (NERSA): Generation License.
- Eskom: Connection agreement and Power Purchase Agreement (PPA).
- ▲ Ubuntu Local Municipality Spatial Development Framework (SDF), Integrated Development Plan (IDP) and municipal by-laws.
- Pixley Ka Seme District Municipality SDF and IDP.



Page | 57 Soyuz 6 WEF

5 DESCRIPTION OF THE ENVIRONMENT: BIOPHYSICAL

The following chapter outlines the biophysical features of the property portions on which the proposed Soyuz 6 WEF is being proposed.

5.1 GEOLOGY AND LANDFORM

The Northern Cape Province is the largest in South Africa, with an area of 372,889 km². While the province contains a wide variety of landscapes it is dominated by the Karoo Basin and consists mostly of sedimentary rocks and some dolerite intrusions.

5.2 Topography

The project site is located to the south of Britstown within the Ubuntu Local Municipality. This area is dominated by flats with gently sloping plains. The area known as the Upper Karoo Hardeveld in the west is interspersed with hills and some rocky areas. The average height range of for this area is between 1000-1700 masl.

5.3 GEOLOGY

The geology of the project site is mostly dominated by horizons of dolerite rocks. Dolerite covers approximately 36% of the Greater Pixley Ka Seme area, followed by Tillite (12%) and the rock types Sand, Andesite, and Quartzite covering between 7% and 5% of the area respectively. The remainder of the rock types cover less than 4%. (Pixley Ka Seme District SDF 2007).

Overall, the region's rocky areas and hilltops are mostly caved sandstone with a shallow covering of loose sandy soils. The lower lying areas, flatter slopes and undulating territory have deeper layers of loose sandy top soils that are underlain either by decomposed shale, mudstones or sandstones. Over time those areas dominated by shale deposits have decomposed turning into clay. In many of the areas where the drainage is poor it is found that the underlying soils consist of decomposed clay minerals.

The project area itself is in the Southern Portion of the Pixley Ka Seme Municipality and is mostly underlain by Mudstone. This area is characterised by sedimentary rocks that are built up of particles originating from the weathering of other rocks and deposited in one or another depositional basin. Clay-sized particles (referred to as Mud) are transported in suspension in water and eventually settle in freshwater lakes. After compaction and cementing this results in what is referred to as mudstone. Mudstone occurs after a process of coarse-grained sandstone alternating with fine-grained mudrock. The most widespread occurrence is in the Karoo strata, which covers 75% of the central subcontinent. This mudstone weathers to a clayey soil, which may have expansive characteristics depending on the origins of the soils from which the rock formed. In some areas mudrock is weathered to great depths. The soils are usually highly erodible and dispersive. The soils in this area are highly dispersive and this result in deep dongas forming on many slopes in the Karoo.



Page | 58 Soyuz 6 WEF

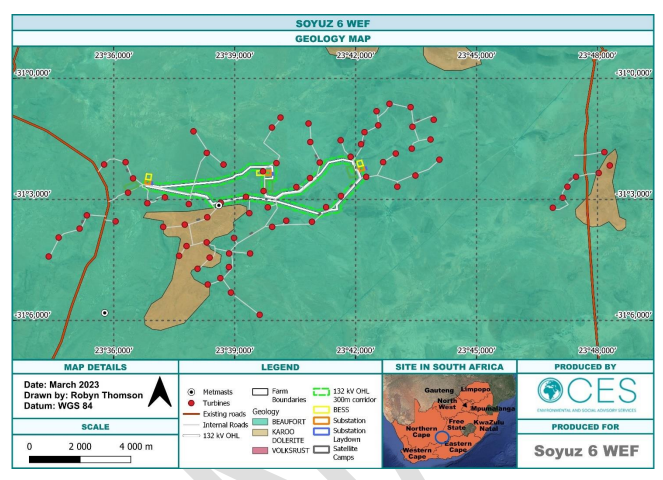


Figure 5-1: Geology Map of the Soyuz 6 WEF site.

5.4 CLIMATE

Due to the large size of the Northern Cape Province the climate profile is complex and varies greatly from the coastal to the inland regions. The weather in the Britstown area is influenced by the local steppe climate, meaning there is little rainfall throughout the year with the peak being between Autumn and Summer. January and March generally experience the highest levels of precipitation (en.climate-data.org).

The area surrounding Britstown and the project site experiences seasonally high winds. The highest average wind speeds are between June and February, with average ground level wind speeds of more than 17 km per hour. The windiest month of the year in the area is November, with an average ground level hourly wind speed of 19 km per hour (weatherspark.com).

Table 5-1: Soyuz 6 WEF General Climate Table (Source: en.climate-data.org).

	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Avg. Temp (°C)	23.1	22.8	20.6	16.0	12.3	8.6	8.4	10.6	14.2	17.6	19.8	22.2
Min. Temp (°C)	15.1	15.3	13.5	9.6	6.2	2.6	2.1	3.3	6.1	9.2	11.1	13.9
Max. Temp (°C)	30.6	30.1	27.7	22.5	18.8	15.2	15.3	17.9	21.9	25.3	27.6	30.0
Precipitation / Rainfall (mm)	40	37	40	25	16	11	10	11	12	20	23	30



Page | 59 Soyuz 6 WEF

5.5 AGRICULTURAL ENVIRONMENT

5.5.1 SOIL PROPERTIES

The soil profiles classified within the Soyuz 6 WEF project site consist of the Mispah, Nkonkoni, Prieska, Swartland and Glenrosa soil form. The positions of the soil form are depicted in Figure 5-2 and a description of each soil form is provided below.

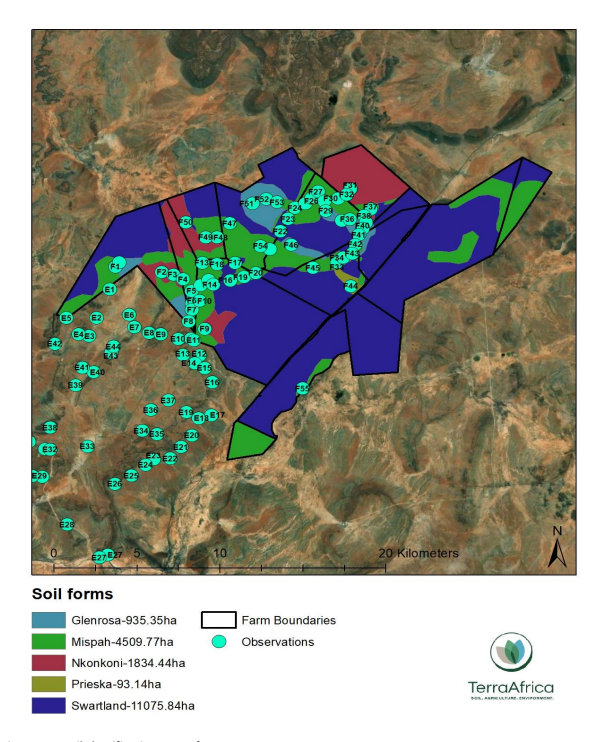


Figure 5-2: Soil classification map of Soyuz 6 WEF.



Page | 60 Soyuz 6 WEF

a) Mispah

The Mispah (4509.77ha) soil has shallow soil depths ranging from 0.1-0.3m, the Mispah covered second most of the study area. The effective soil depth of the Mispah soils is restricted by solid and fractured rock. The Mispah soil form is found mainly in the northern side with small areas in the south and north eastern side of the project site. The Mispah does not have a High or Medium agricultural sensitivity due to very shallow depth and restrictive layer. Thus, the soil form has a low agricultural sensitivity.

b) Glenrosa

The Glenrosa soil form is found at the bottom parts of the Mispah/Orcky outcrops and covered 935.35ha. The Glenrosa consists of an orthic A, overlying a lithic horizon. The lithic was saprolithic. Saprolithic is defined as a lithic horizon recognized by its soft to friable consistence and remnant crystalline structure due to advanced weathering of underlying parent rock material. Most of the area consist of rock of the Volksrust Fm, Waterford Fm of the Ecca Grp which are Siliciclastic rocks and the Karro Dolerite Sui consisting of Finegrained felsic rocks. The Glenrosa is shallow with depths of 0.2m.

c) Nkonkoni

The Nkonkoni soil form covered approximately 1834.44ha and is found in the northern and north western side of the project site. The Nkonkoni consists of an orthic A, overlying a red apedal with a lithic underneath. The Nkonkoni had a moderate depth ranging from 0.5-0.8m and thus classified as a soil with medium agricultural sensitivity.

d) Prieska

The Prieska soil form is found in the centre of the study area and covered approximately 93.14ha. The Prieska soil form consists of an orthic A overlying a neocarbonate with hard carbonate underneath. The neocarbonate had a depth of 0.5m whereafter the hard carbonate horizon is found. The Prieska soil form is not preferred for agricultural cultivation due to the shallow soil depth and limiting hard carbonate layer.

e) Swartland

The Swartland soil forms are found throughout the project site and covered the most of the area (11075.84ha). The Swartland soil form consist of an orthic horizon overlying a pedocutanic horizon with lithic material underneath. Cutans were clearly present within the pedocutanic horizon. The lithic horizon was also saprolthic as defined for the Glenrosa. The depth of the pedocutanic is 0.6m whereafter the lithic horizon is found.

5.5.2 LAND CAPABILITY

Following the classification of the soil, the consideration of other factors that influence rainfed crop production, and the capabilities of the climate (40%), Terrain (30%) and Soil (30%) of the project site, the land capability of the Soyuz 6 WEF was determined. The land capability of the area is depicted in Figure 5-3.

The largest part of the Soyuz 6 WEF consist almost entirely of land with Very low (Class 02) and Low (Class 05) land capability. The Mispah soil form has Very low (Class 02) land capability due to the shallow depth and presence of rocky outcrops. The Swartland, Glenrosa and Prieska soil forms has Low (Class 05) land capability. Low-Moderate (Class 07) land capability is assigned to the Nkonkoni soil form. The areas with Moderate-High (Class 09) land capability measures 108.5 ha. These areas are where the rainfed and irrigated crop fields are in the western and centre parts of the project site.



Page | 61 Soyuz 6 WEF

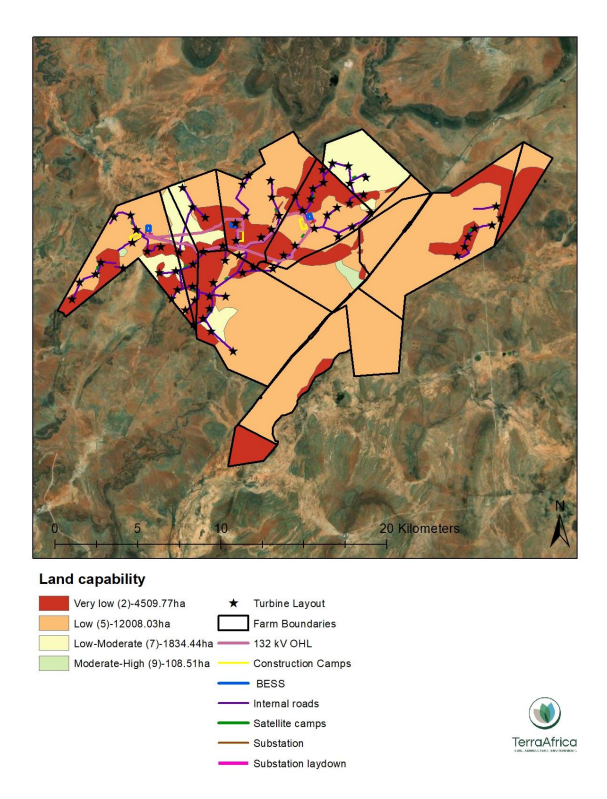


Figure 5-3: Land capability of the project site.

The long-term grazing capacity of the area is 24 ha/LSU (DALRRD, 2018).

5.5.3 LAND USE AND AGRICULTURAL ACTIVITIES

The Soyuz 6 WEF project site consist mainly of small stock farming (sheep). A few fields of rainfed crops and pastures are present within the site. These fields are located in the centre of the Remaining Extent of Portion



Page | 62 Soyuz 6 WEF

3 of the Farm No. 16 and along the western boundary of Portion 0 of the Farm 148. One pivot irrigated crop field is located on Portion 0 of the Farm 148.

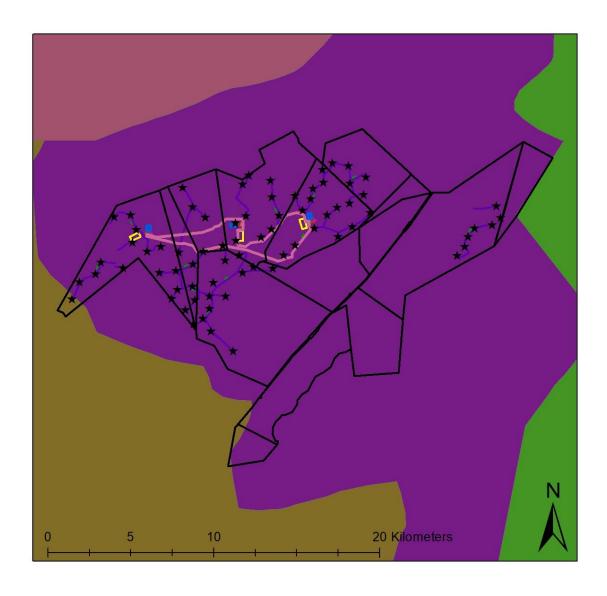
The long-term grazing capacity of the area is 20 and 26 ha/LSU (DALRRD, 2018). The ideal grazing capacity is an indication of the long-term production potential of the vegetation layer growing in an area. More specifically, it relates to its ability to maintain an animal with an average weight of 450 kg (defined as 1 Large Stock Unit (LSU)), with an average feed intake of 10 kg dry mass per day over the period of approximately a year. This definition includes the condition that this feed consumption should also prevent the degradation of the soil and the vegetation. The grazing capacity is therefore expressed in a number of hectares per LSU (ha/LSU) (DALRRD, 2018).

Since the livestock farmed with at the project site is sheep, the grazing capacity was converted to Small Stock Units (SSU). One LSU equates to about 4 SSUs. The grazing capacity of the project site is therefore 5 ha/SSU for 20 ha/LSU and 6.5 ha/SSU for 26 ha/LSU. The entire development footprint of the Soyuz 3 WEF infrastructure will not exceed 150 ha, therefore the number of SSUs that will be lost from the farming potential of the entire project site, is forage of between 23 sheep (6.5 ha/SSU) and 30 sheep (5 ha/SSU).





Page | 63 Soyuz 6 WEF



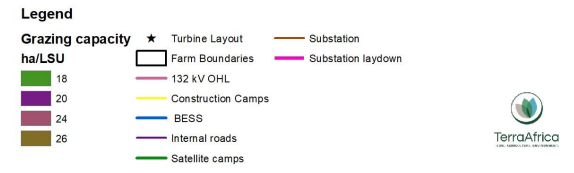


Figure 5-4: Long-term grazing capacity of the project site.

5.6 Heritage Features

5.6.1 ARCHAEOLOGY

The history of the Northern Cape Province is reflected in a rich archaeological landscape, mostly dominated by Stone Age and Colonial Period occurrences. In addition to prehistoric remnants, the archaeological record



Page | 64 Soyuz 6 WEF

reflects the development of a rich colonial frontier, characterised by farming and later, a number of war conflicts, particularly the Anglo Boer War (or the South African War) left behind the remnants of battlefields, skirmishes and concentration camps.

The archaeology of the Northern Cape is rich and varied covering long spans of human history. Some areas are richer than others, and not all areas are equally significant. According to Humphreys (1987:117), 'the amount of archaeological research that has been undertaken in the Karoo is in no way proportional to its importance in terms of area in South Africa'. While it is true to say that this part of the Karoo has probably been relatively marginal to human settlement for most of its history, it is in fact exceptionally rich in terms of Stone Age and rock art (Beaumont & Morris 1990; Morris and Beaumont 2004). Archaeologists from the McGregor Museum in Kimberley have focussed much of their attention on the Upper Karoo region and the northern periphery of the Karoo, where most of their academic research has been done. A few Archaeological Impact Assessments have been undertaken (as part of the EIA process) in Victoria West and De Aar (Morris 2000, 2004, 2006, 2007, 2010, 2012, 2019), where these have been required.

Contrary to its arid appearance, the Karoo had a relatively high carrying capacity and teamed with game long before European Colonization. Hunter gatherers (mainly San) successfully occupied the central interior of South Africa during the last 4500 years, subsisting on the large herds of grazing animals that occurred during that time (Sampson 1985; Sampson et al 1989). Late Stone Age archaeological sites dating to the late Holocene (within the last 4000 years) are surprisingly common. Although the Karoo is presently more suited to the keeping of small stock such as sheep and goats, research in the Eastern Karoo has revealed that, at about 1200 – 1400 AD, a climatic fluctuation (known as the Little Ice-Age) may well have caused an increased rainfall in the central Karoo resulting in the area being more suitable for grazing of cattle and occupation by Khoekhoen pastoralist groups. They left behind an archaeological legacy that consists of stone kraal complexes of which several hundred have been recorded in the Zeekoe Valley in the eastern Karoo and the Riet River area in the Northern Cape (Hart 1989). The indigenous people of Karoo waged a bitter war against colonial expansion as they gradually lost control of their traditional land. With the implementation of the commando system in the late 18th and early 19th centuries, the Karoo "Bushmen" were eventually destroyed or indentured into farm labour (Hart 1989).

Remnants of Stone Age archaeology in this landscape are mainly MSA and LSA tools. These tool scatters are often found spread very thinly and unevenly on the surface. MSA tools comprise mainly thick chunky flakes, chunks, flaked chunks, blade tools and a few retouched flakes mostly on weathered hornfels/lydianite. LSA lithics often comprise mostly unmodified, utilized and retouched flakes, chunks and cores on un-weathered hornfels. Formal tools such as scrapers, points and adzes are found in these contexts. In certain instances, the stone tools occur in association with organic remains or other cultural remains such as pottery or ostrich eggshell or even potable art. Rock art in the form of engravings on large boulders – often dolerite – as well as stone "gongs" are often found in these areas on rock outcrops and koppies. For example, Kaplan (2010) located several rock engravings on the Swartkoppies Mountains near Britstown northeast of the project areas where imagery of eland and ostriches were pecked on dolerite boulders.

Depending on the range, extent and integrity of site and artefact contexts, the significance of archaeological remains ranges from low to high on a regional level.

5.6.2 HISTORICAL/COLONIAL PERIOD

The first "Trekboers" moved through the landscape during the early 19th century but it was only in 1876 that Britstown was established as a Dutch Reformed Church parish. The town became an important staging point along the Diamond Way linking Cape Town with the diamond fields in Kimberley and later the gold fields along the Witwatersrand and the landscape was divided into farms towards the end of the 1800's. As a result, important historical remnant in this area are farmsteads and associated features. Farmsteads are complex features in the landscape made up of different yet interconnected elements. Typically, these farmsteads consist of a main house, gardens, outbuildings, sheds and barns, with some distance from that labourer housing and family cemeteries. Farm buildings are generally single storied but town houses often reached two floors. Walls are thick and built with stone and the ridged roof, thatched or tiled, are terminated at either



Page | 65 Soyuz 6 WEF

end by simple linear parapet gables. In some instances, outbuildings would be in the same style as the main house, if they date to the same period. Roads and tracks, stock pens and wind mills occur on farms across the project landscape.

Farms also hold the remains of "veewagtershuise" or shepherd's huts, typically single roomed buildings constructed out of undressed sandstone blocks. The huts occur in the veld where they served as temporary shelter for livestock sheperds. Material culture such as glass, metal fragments and fragments of ceramics and earthenware are often found at these sites. Infrastructure and industrial heritage such as roads, bridges, railway lines, electricity lines and telephone lines are also feature in this landscape. In addition, infrastructure associated with the Anglo Boer War (fortifications, block houses – e.g. at Merriman, the remains of field hospitals, burial sites) occur around De Aar and Britstown. A good example is the remains of the Imperial Yeomanry Hospital, the Yeomanry Hotel and war burial ground at Deelfontein along the southern periphery of the project area. Historical / Colonial Period remnants are generally viewed to have a medium to high significance on a regional level.

5.6.3 GRAVES/CEMETERIES

Apart from the formal cemeteries that occur in municipal areas (e.g. in Britstown), informal burial sites occur in the project landscape. These might range from family graveyards at farmsteads to individual unmarked graves in the veld and war graves.

The various cemeteries, burial places and graves are viewed to have a high significance on a local level.

5.7 PALAEONTOLOGICAL CONTEXT OF THE AREA

The project is underlain by the alluvium (Qs, yellow single bird figure), Jurassic Karoo dolerite (Jd, red), as well as the Abrahamskraal Formation (Pa- light green) (Beaufort Group, Karoo Supergroup). This part of the basin is extensively intruded by dolerite (Jd, red) dykes and sills and the surrounding Beaufort Group sediments have been baked, thus compromising the fossil heritage of the area through thermal metamorphism. According to the PalaeoMap on the South African Heritage Resources Information System (SAHRIS) database, the Palaeontological Sensitivity of the Quaternary superficial deposits is Moderate while that of the Adelaide Subgroup is Very High (Almond *et al.*, 2013; SAHRIS website).

The Quaternary superficial deposits are the youngest geological deposits formed during the most recent geological period. Most of the superficial deposits are unconsolidated sediments and consist of clay, gravel, sand, silt, that form relatively thin, discontinuous patches of sediments. These sediments comprise of channel, floodplain, and stream deposits.

The Late Caenozoic deposits are very important because palaeoclimatic changes are reflected in the different geological formations (Hunter *et al.*, 2006). During the climate fluctuations in the Cenozoic Era most geomorphologic features in southern Africa where formed (Maud, 2012). Barnosky (2005) indicated that various warming and cooling events occurred in the Cenozoic but states that climatic changes during the Quaternary Period, specifically the last 1.8 Ma, were the most drastic climate changes relative to all climate variations in the past. Climate variations that occurred in the Quaternary Period were both drier and wetter than the present and resulted in changes in river flow patterns, sedimentation processes and vegetation variation (Tooth *et al.*, 2004).

Late Caenozoic fossil assemblages are generally rare and low in diversity and occur over a wide-ranging geographic area. These fossil assemblages may in some cases occur in extensive alluvial and colluvial deposits. In the past, palaeontologists did not focus on superficial deposits although they sometimes comprise of significant fossil deposits. These fossil assemblages resemble modern animals and may comprise of mammalian teeth, bones and horn corns, reptile skeletons and fragments of ostrich eggs. Microfossils, non-marine mollusc shells are also known from Quaternary deposits. Plant material such as foliage, wood, pollens, and peats are recovered as well as trace fossils like vertebrate tracks, burrows, termitaria (termite heaps/ mounds) and rhizoliths (root casts).



Page | 66 Soyuz 6 WEF

A few dolerite dykes and sills are present in the development footprint while the area north and west of the development is extensively intruded by dolerite dikes and sills (Jd, red) of the Karoo Igneous Province. These dolerite intrusions have baked the surrounding potentially fossiliferous bedrock through thermal metamorphism thus influencing the quality of fossil preservation. The Karoo Igneous Province in southern Africa is a classic continental flood basalt province that was formed during the Early Jurassic Period. This province occurs over a comprehensive area in southern Africa and comprises a widespread system well developed igneous bodies (dykes, sills) that invaded the sediments of the Main Karoo Basin. Flood basalts do not typically form any visible volcanic structures, but with a series of outbursts form a suite of fissures of subhorizontal lava flows that may vary in thickness. The Karoo is an old flood basalt province and is preserved today as erosional remnants of a more extensive lava cap that covered much of southern Africa in the geological past. This Suite is entirely unfossiliferous.

The flood plains of the Beaufort Group (Karoo Supergroup) are internationally renowned for the early diversification of land vertebrates and provide the world's most complete transition from early "reptiles" to mammals. The Beaufort Group is subdivided into a series of biostratigraphic units based on its faunal content (Kitching 1977; Keyser *et al*, 1977; Rubidge 1995; Smith *et al*, 2020; Viglietti 2020).

The Soyuz 6 WEF is underlain by the Abrahamskraal Formation that is biostratigraphically represented by the *Tapinocephalus* and upper *Eodicynodon* AZ . As the second oldest tetrapod biozone in the Karoo, the *Tapinocephalus* AZ is basically restricted to the Abrahamskraal Formation. The lower margin of the AZ is variable due to diachrony. This AZ comprises of the upper third of the *Abrahamskraal* Formation in the southwestern boundary of the basin. The Abrahamskraal Formation is present in the southern portion of the main Karoo Basin and consists of abundant greenish-grey and less common reddish-brown mudrock. Subordinate light grey fine-grained sandstone is arranged in fining -upward cycles. This Formation is at its thickest (2200 to 2565 m) in the southwestern part of the basin thinning north-eastward. In the southwestern portion of the basin the Abrahamskraal Formation comprises of several arenaceous zones. These sediments were deposited on a large alluvial plain (Cole et al, 2016).

The *Tapinocephalus* AZ is characterised by the tapinocephalid dinocephalian species *Tapinocephalus* atherstonei and *Moschops capensis*, the dicynodont *Eosimops newtoni*, and *Robertia broomiana* and the pareiasaur *Bradysaurus baini*. The *Tapinocephalus* AZ is a rich tetrapod assemblage zone that consists of basal members of therapsid clades Biarmosuchia, Anomodontia, Dicynodontia, Therocephalia, and Gorgonopsia; basal members of the parareptilian clade Pareiasauria; and rare varanopids as well as derived members of the therapsid clade Dinocephalia.

This AZ includes dinocephalians (*Moschops capensis*), basal pareiasaurs (*Bradysaurus*) that co-occur with pylaecephalid dicynodonts *Eosimops*. and *Robertia*. This AZ has a maximum thickness of about 1500 m. The Assemblage Zone can be subdivided into two subzones based on the absence of the dicynodont *Diictodon feliceps*: in the lower Eosimops - Glanosuchus Subzone and the presence of Diictodon in the upper Diictodon Eosimops - Glanosuchus Subzone. The contact between these subzones is the first appearance of *Diictodon felips* at the base of the Moordenaars Member. The upper part of the biozone reflects the Capitanian mass extinction and the low diversity post extinction. The first appearance of *Endothiodon bathystoma* terminates the zone.

Rubidge et al (2000) described silicified wood fragments, leaves, and stems from this Formation while *Glossopteris* leaf impressions are abundant in the east (Mason, 2007). Bivalve fossils have been uncovered in the Formation. Trace fossils include fish trails, arthropod trackways (*Monomorphichnus and Umfolozia*) with some occurrences of therapsid footprints and vertebrate burrow casts (Smith, 1986, 1990a; Smith and Keyser, 1995a).

5.8 LANDCOVER

The site visit illustrated that the project area is used for various activities such as livestock farming, game farming and households.



Page | 67 Soyuz 6 WEF

SOYUZ 6 WEF LANDCOVER MAP 23°42,000 MAP DETAILS Date: July 2022 Drawn by: Robyn 31°0,000′ Thomson Datum: WGS 84 SCALE 0 1 2 km PRODUCED BY PRODUCED FOR Soyuz 6 WEF SITE IN SOUTH AFRICA 23°42 000 LEGEND WEF Boundary Low Shrubland Commercial Annuals Fallow Land & Artificial Dams (incl. canals) Village Dense (bare only) Pivot Irrigated Commercial Annuals Crops Old Fields (Grass) Fallow Land & Roads & Rail Landcover 2020 Other Bare (Major Linear) Mines: Extraction Sites: Open Woodland Old Fields (Low Shrub) Grassland (5 - 10% cc) Cultivated Commercial Permanent Orchards Rain-Fed/Dryland Non-Irrigated Fallow Land 8 Village Scattered (bare only) (10 - 35% cc) Natural Grassland Open Cast &

Figure 5-4 illustrates the landcover of the Soyuz 6 WEF site and surrounding areas (Northern Cape Land Use Data, AGIS).

Figure 5-5: Landcover Map of the Soyuz 6 WEF site and surrounding areas.

5.9 **VEGETATION & FLORISTICS**

5.9.1 EASTERN UPPER KAROO

The Eastern Upper Karoo vegetation type is the dominant vegetation type within the project site. It is relatively widespread occurring in the Northern Cape, Eastern Cape and Western Cape Provinces between Carnarvon, Loxton, De Aar, Petrusville and Venterstad in the north, Burgersdorp, Hofmeyer and Cradock in the east and the Great Escarpment in the south (Mucina et al., 2011).

Old Fields (Bush)

It occurs on gently sloping plains that are typically interspersed with rocky areas of Upper Karoo Hardeveld in the west, Besemkaree Koppies Shrubland in the northeast and Tarkastad Montane shrubland in the southeast. This vegetation type is characterised by dwarf microphyllous shrubs interspersed with grasses such as Aristida and Eragrostis.

Eastern Upper Karoo occurs within the flat to gently sloping areas of the site and is broken up by high lying ridges of Upper Karoo Hardeveld. Although the vegetation present is near natural, it does show evidence of disturbance from grazing.

Within the project site there were distinct differences in species assemblages within this vegetation type. Areas characterised by shallow calcrete soils were dominated by dwarf karoo scrub with a low grass cover. Species assemblages included Eriocephalus ericoides, Chrysocoma ciliata, Pentzia incana, Ruschia intricata, Aptosimum spinescens and Asparagus exvuvialis. Chrysocoma ciliata typically colonises over-grazed areas characterised by disturbance and as such indicates that areas where it is abundant are considered degraded (Fitchett et al., 2017).



Page | 68 Soyuz 6 WEF

Ouarries

Species assemblages within washes were similar to those observed within the shallow calcrete soils and were dominated by dwarf karoo scrub dominated by *Chrysocoma ciliata*. Grass cover in these areas was sparse.

Deeper soils typically had a higher grass cover and fewer shrubs. Species assemblages included *Chloris virgata, Aristida congesta, Aristida diffusa, Eriocephalus ericoides, Eragrostis lehmanniana, Stipagrostis ciliata* and *Pentzia incana*.

Eastern Upper Karoo is listed as Least Concern with a conservation target of 21%. Although listed as poorly protected, current data indicates that 97% of this vegetation type remains intact (RLE, 2021).

5.9.2 NORTHERN UPPER KAROO

The Northern Upper Karoo occurs in the Northern Cape and Free State Provinces and is described as a shrubland dominated by dwarf karoo shrubs, grasses and *Senegalia mellifera subsp. Detinens* (Mucina *et al.,* 2011).

This vegetation type is listed as Least Concern with a conservation target of 21%. Although listed as not protected, current data indicates that 94% of this vegetation type remains intact (RLE, 2021).

This vegetation type was not recorded on site.

5.9.3 UPPER KAROO HARDEVELD

This vegetation type is relatively widespread occurring in the Northern Cape, Eastern Cape and Western Cape Provinces between Middelpos, Strydenberg, Richmond and Nieu-Bethesda. It is associated with steep slopes and ridges including dolerite dykes and sills that form mesas, buttes and koppies, as well as parts of the Great Escarpment. These areas are typically covered by large boulders and rocks and support dwarf karoo scrub and grasses belonging to the genera *Aristida*, *Eragrostis and Stipagrostis* (Mucina *et al.*, 2011).

Upper Karoo Hardeveld occurred on the slopes and plateaus of the mesas and dykes present within the site (Figure 3.5). These areas are typically more diverse than the Eastern Upper Karoo and includes species such as Searsia burchelli, Euclea coriacea, Lycium cinereum, Lycium horridus, Diospyros lycioides, Boophone disticha, Aloe claviflora, Hermannia cf. vestita, Cheilanthes eckloniana, Themeda triandra as well as on occasion succulents such as Stomatium mustellinum and Curio radicans.

Upper Karoo Hardeveld is listed as Least Concern and has a conservation target of 21%. Although listed as poorly protected, it is estimated that 100% of the natural remaining extent is intact.

5.9.4 FLORISTICS

A total of 81 species from 35 families were recorded within the project site. The Asteraceae family had the highest number of species (13 species) followed by Poaceae (ten species), Amaranthaceae and Scrophulariaceae (both had four species) and then Aizoaceae, Anacardiaceae, Asparagaceae, Ebenaceae, Malvaceae and Solanaceae (all with three species). Of the 81 recorded species, 75 species are listed as least concern and six are listed as Not Evaluated. No Species of Conservation Concern (SCC) were recorded on site and no SCC were identified in the Plants of Southern Africa (POSA) database for the general area.

Although no SCC were recorded, one species is listed as Schedule 1 and fourteen as Schedule 2 species on the Northern Cape Nature Conservation Act (2009). These species will require permits for their removal/destruction if impacted by project infrastructure.

The DFFE screening report for the project site lists two SCC that could occur within the site:

- Hereroa concava
- Tridentea virescens

The likelihood of occurrence within the site was assessed for both species (Table 3.2). Hereoa concava was determined to have a moderate likelihood of occurrence on shale plateaus and outcrops and *Tridentea virescens* was determined to have a high likelihood of occurrence within the washes present on site. Since



Page | 69 Soyuz 6 WEF

these two species are associated with specific niche habitats, project infrastructure can be placed to avoid impacting these populations should they be found on site.

5.9.5 ALIEN SPECIES

Six exotic species were recorded within the project site (Table 3.3) and were typically found within disturbed sites such as along road verges. Of these six species, only one (*Opuntia ficus-indica*) is a listed (Category 1b) alien invasive species. The spread of a category 1b species is prohibited and as such an alien invasive management plan for the removal of this species must be included in the EMPr.

5.10 NORTHERN CAPE CRITICAL BIODIVERSITY AREAS

Critical Biodiversity Areas are areas required to meet biodiversity targets for ecosystems, species and ecological processes, as identified in a systematic biodiversity plan. Ecological Support Areas are not essential for meeting biodiversity targets but play an important role in supporting the ecological functioning of Critical Biodiversity Areas and/or in delivering ecosystem services. The CBAs for each province have been compiled based on extensive biological data as well as input from key stakeholders. While the CBAs are a high-level reflection of the conditions expected it is imperative that the actual status of the environment be determined.

- 1. Critical Biodiversity Area 1 (CBA 1) CBA 1 designated areas are those that have been identified as priority areas to be retained in order to meet conservation targets. The land use guidelines for CBA 1 designated areas recommend no further development. The designation may not necessarily be based on the condition of the habitat, species composition, ecological connectivity or overall ecological value since it is largely based on a statistical analysis process.
- 2. Critical Biodiversity Area 2 (CBA 2) As for above, however these areas are deemed to be degraded but deemed priority areas. The land use recommendations for CBA 2 designated areas are broadly speaking restore and maintain to meet conservation targets.

Although there are CBAs and ESAs within the project area, only one ESA will be affected by project infrastructure. The biodiversity features driving the ESA classification includes all natural wetlands and rivers. It is recommended that infrastructure is placed to avoid this area, and where avoidance is not possible, minimise the footprint, to reduce the impact of the project on the functioning of the ESA. The following is therefore recommended:

- ▲ The western substation, temporary laydown area and auxiliary buildings and batching plants should be shifted outside of the ESA.
- ▲ There are seven turbines on the edge or just within the ESA. These turbines should be reassessed to determine if they can be moved outside of the ESA.



Page | 70 Soyuz 6 WEF

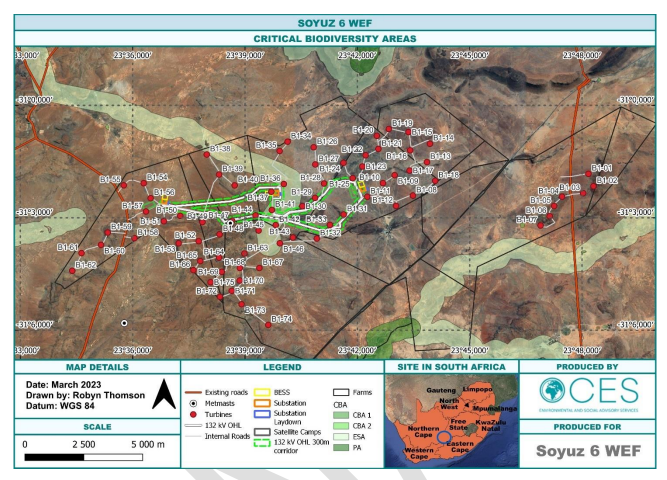


Figure 5-6: CBA Map of the proposed Soyuz 6 WEF site and surrounding areas.

5.11 NORTHERN CAPE PROTECTED AREA EXPANSION STRATEGY

No protected areas are located on the proposed WEF site (Figure 3-6). The closest protected area is the National Mountain Zebra/ Camdeboo Environment, located approximately 100 km to the southeast. The Meerkat National Park is located 150 km to the west of the WEF. Several areas surrounding the WEF, approximately 70 km north and east and 100 km south of the WEF, have been identified by the NCPAES as a Primary Focus area.

5.12 FAUNAL HABITATS

Habitats are defined in this study as the natural environment or place where faunal species live, breed and/or forage. Each habitat type has different environmental conditions and structure which influences a species distribution range. Five faunal habitats were identified in the study area, namely:

- 1. Grassland (subset of Eastern Upper Karoo).
- 2. Wash and Dwarf Succulent Karoo Shrubland (subset of Eastern Upper Karoo).
- 3. Rocky slopes and plateaus (subset of Upper Karoo Hardeveld).
- 4. Rivers (annual and perennial), wetlands and incidental pools.
- 5. Manmade.

5.12.1GRASSLAND

The grassland was present in the flat, low-lying plains of the project area. This habitat typically has a canopy cover of 75-90% in the summer months during which it is dominated by grasses but this decreases during the dry winter months to <50%, leaving the scattered dwarf shrubs visible. Vegetation structure was



Page | 71 Soyuz 6 WEF

approximately 0.5m and uniform throughout the site. These areas typically had termite mounds and burrows, including confirmed burrows for bat-eared foxes.

5.12.2WASH AND DWARF SUCCULENT KAROO SHRUBLAND

The washes typically had a higher moisture content but were structurally similar to the dwarf succulent karoo which occurred on shallow calcrete soils. Canopy cover was 50-75% and plant height were less than 0.5m. There were occasional larger shrubs of 1-1.5 m in height scattered throughout this habitat.

5.12.3 ROCKY HABITAT (SLOPES, PLATEAUS AND SLABS)

Plant cover on the rocky slopes was 25-50% and was interspersed between the rocks and boulders present. Structurally, the vegetation was more diverse with larger shrubs and small trees of 2-2.5 m interspersed between grassland, herbs and succulent shrubs. Additionally, the rocky outcrops and ledges provided crevices for faunal species to hide. The rocky habitats present differently on the mesas, buttes and plateaus and dolerite sills and dykes.

5.12.4RIVERS, WETLANDS AND INCIDENTAL POOLS

The study area landscape offers a number of aquatic related habitat, including riverine systems, large bodies of water, saturated depressions creating temporary pools and vleis, wetlands or inundated grasslands. Each present a different structure for fauna to inhabit, wetlands provide vegetation for cover whereas incidental pools provide temporary access to water.

5.12.5MANMADE

Built structures such as houses and sheds etc. offer faunal species shelter, some small faunal species often take refuge in the eaves of roofs and crevices in walls.

5.13 FAUNAL SPECIES

All species have a unique geographic range which describes the spatial area where a species is found. This is a species distribution. Some species have a range which covers most of the earth, this is known as a cosmopolitan distribution and others a very limited geographic area known as an endemic distribution. However, just because an area may be within a species distribution the species may no longer inhabit the area or may not inhabit it permanently. For example, large carnivores such as lion have a distribution which include the project area, but these animals no longer occur outside of reserves and private game farms. Further, a species may occur in the broader area (QDS/Pentad) where habitat is available and if its preferred habitat is not present onsite it is unlikely to occur. Therefore, the number of species that could occur in the PAOI and in the project area is often far fewer than species distributions.

The Nama Karoo Biome hosts approximately 50 frog species, 221 reptile species and 177 mammal species (CSIR, 2019). The Britstown project area is within the distribution range of 13 amphibian, 48 reptile species and 64 mammal species (FitzPatrick, 2022; IUCN, 2022; iNat, 2022).

5.13.1AMPHIBIANS

Of the 13 amphibian species with a distribution that includes the project area nine species have been confirmed within the study area (FitzPatrick, 2022; iNat, 2022). The field survey recorded three of these amphibian species, namely, the Tandy's Sand Frog (*Tomopterna tandyi*) was recorded from two drift fence funnel traps in the north of the study area, puddles in the road and from small pools in wash in the central east of the study area. Boettger's Caco (*Cacosternum boettgeri*) recorded from the northeastern drift fence funnel trap and storage dam in the north. The Giant African Bullfrog (*Pyxicephalus adspersus*) was recorded from the wash in the west of the study area.



Page | 72 Soyuz 6 WEF

Microhabitats important to amphibian species include terrestrial and aquatic habitats i.e., not all amphibians require permanent access to water, some species only require access to water for breeding and egg/tadpole development and some species do not require any water and are fully terrestrial.

5.13.2 Amphibian Species of Conservation Concern

None of the amphibian species that have a distribution which includes the project area are of conservation concern.

5.13.3 REPTILES

Of the 48 reptile species with a distribution that includes the project area 36 species have been confirmed within the study area (FitzPatrick, 2022; iNat, 2022). The field survey recorded three snake species, two tortoise, one terrapin and eight lizard species.

The Leopard Tortoise (*Stigmochelys pardalis*) was recorded from 14 locations across the study area with the majority see along the R398 road and in grassland habitats.

The Marsh Terrapin (*Pelomedusa galeata*) was recorded from a road puddle in the central east area of the study area.

The Cape Cobra (*Naja nivea*) was recorded from grassland habitat outside of the Soyuz 6 project site. Three of the drift fence funnel traps in the north of the study area trapped snakes including the Karoo Sand Snake (*Psammophis notostictus*), Spotted Skaapsteker (*Psammophylax rhombeatus*) and a juvenile Cape Cobra.

Rocky outcrops across the study site hosted lizards associated with the habitat including the Southern Rock Agama (Agama atra), Karoo Girdled Lizard (Karusasaurus polyzonus) and Western Rock Skink (Trachylepis sulcate). The Bibron's Gecko (Chondrodactylus bibronii) was also at rocky outcrops as well as at the buildings in the north of the study area capitalising on the insects attracted to the light. The Spotted Desert Lizard (Meroles suborbitalis), Spotted Sandveld Lizard (Nucras intertexta) and Karoo Sand Lizard (Pedioplanis laticeps) were recorded in the Grassland and Dwarf Succulent Karoo Shrubland habitats. The Common Ground Agama (Agama aculeata) and Variegated Skink (Trachylepis variegate) were common across the site with many A. aculeata sunning themselves on the roads.

5.13.4Reptile Species of Conservation Concern

Two reptile species of conservation concern have a distribution which includes a portion of the study area. Namely, the Karoo Dwarf Tortoise (*Chersobius boulengeri*) listed as Endangered and the Tent Tortoise (*Psammobates tentorius*) listed as Near-Threatened (Hofmeyr, et. al., 2018; Hofmeyr, Leuteritz & Baard, 2018).

The Karoo Dwarf Tortoise (*Chersobius boulengeri*) has a distribution which includes the north-western portion of the study area. This species is endemic to South Africa and inhabits dwarf shrubland (800-1500m asl) in portions of the Succulent Karoo, Nama Karoo and Albany Thicket biome were dolerite ridges and rocky outcrops associated with succulent and grassy vegetation elements occur. It shelters under rocks in vegetated areas or in rock crevices (Hofmeyr, *et. al.*, 2018). It has an EOO: 135,090km² and an AOO: 4 708 km². The nearest recent record is from near Loxton approximately 140km SW (iNat, 2022).

This species has a *high likelihood of occurrence* within the study area that contains rocky outcrop habitat. The actual footprint of all six wind energy facilities is estimated at 9km² (900ha), which is 0.007% of the species extent of occurrence. This species is considered to be well protected within south African conservation areas (Tolley, *et. al.*, 2019). Given the size of the proposed project in relation to the species area extent of occurrence and that it is considered well protected the project is unlikely to negatively influence the viability of this species. However, it is still an endangered species and mitigation measures must be implemented to prevent further loss of this species by this project.

The Tent Tortoise (*Psammobates tentorius*) is listed as Near-threatened and is restricted to South Africa and Namibia to areas below 1500m asl (Hofmeyr, Leuteritz & Baard, 2018). Although widespread (EOO:



Page | 73 Soyuz 6 WEF

595,920km²) the population density is generally low with 5-6 sub-populations representing three subspecies, namely, *Psammobates t. tentorius*; *Psammobates t. trimeni and Psammobates t. verroxii* (Hofmeyr, Leuteritz, & Baard, 2018). Subspecies distribution appears is linked to rainfall and elevation; however, all subspecies inhabit shrubland. P.t. *tentorius occurs in* scrubland with succulents, annuals, grasses and geophytes and *P.t. trimeni occurs in areas* dominated by dwarf succulent shrubs and annuals (Hofmeyr, Leuteritz, & Baard, 2018).

This species was *confirmed* within the study area, three individuals were recorded from the R398, the road bisecting the study area. This species is therefore highly likely to occur throughout the study area. Given the proposed project is 0.002% of this species EOO and that it is considered well protected, the project is unlikely to negatively influence the viability of this species. However, it is still an endangered species and mitigation measures must be implemented to prevent further loss of this species by this project.

5.13.5MAMMALS

Of the 64 mammal species with a distribution that includes the project area, 36 species have been confirmed within the study area (FitzPatrick, 2022; iNat, 2022). The field survey recorded 20 mammal species.

The field survey recorded seven carnivore species. At the southern trap array a number of burrows were found in the grassland habitat and camera traps confirmed the presence of Bat-eared Fox (*Otocyon megalotis*) and five individuals were seen one morning investigating the trap array. Two individuals were also found dead on the R398. Other roadkill included the African Wildcat (*Felis silvestris*), the Southern Aardwolf (*Proteles cristatus*) and Yellow Mongoose (*Cynictis penicillata*). A live Aardwolf was recorded on a camera trap in the large wash habitat in the central east portion of the study area. The Yellow Mongoose (*Cynictis penicillata*) and Meerkat (*Suricata suricatta*) were the most prevalent diurnal carnivores recorded in the study area. In addition, the Slender Mongoose (*Herpestes sanguineus*) and Cape Grey Mongoose (*Herpestes pulverulentus*) was also recorded. Farmers in the area report the Black-backed Jackal (*Canis mesomela*) as a pest as they will prey on lambs.

Six rodents were recorded from the study area with the most conspicuous being the Ground Squirrel (*Xerus inauris*), this diurnal species lives in colonies of up to 30 individuals and their extensive burrow system is often within the road and road verges and was recorded as common across the study area. The Highveld Gerbil (*Gerbilliscus brantsii*), Pouched Mouse (*Saccostomus campestris*), Four-striped Grass Rat (*Rhabdomys pumilio*) and Pigmy Mouse (*Mus minutoides*) were captured in traps (Sherman or funnel). Evidence of the Cape Porcupine (*Hystrix africaeaustralis*) was found across the site e.g., quills, skat, burrows, and foraging sites.

The study area host both naturally occurring antelope and introduce game antelope. Introduced species include the Eland, Gemsbok, Sable and Kudu. Naturally occurring species include the Steenbok, Duiker, Grey Rhebok, Mountain Reedbuck, Blesbok and Springbok. Although some farms stock Springbok, vast herds of Springbok used to migrate through the region and small herds still occur naturally (CSIR, 2019). Five Antelope species were confirmed during the field survey including Steenbok, Mountain Reedbuck and Springbok were sited within the study area and the camera traps captured Steenbok, Springbok and Blesbok.

Other mammal species recorded in the study area include the Rock Sengi (*Elephantulus sp.*), recorded at three different rocky outcrops, an individual Vervet Monkey (*Chlorocebus pygerythrus*) recorded at an abandoned farmhouse in the central east of the study area, Rock Hyrax (*Procavia capensis*) recorded at multiple rocky outcrops across the study area and two Lagomorphs. A Rock Hare (*Pronolagus sp.*) was flushed on top of one of the meses and Scrub Hares (*Lepus sp.*) were seen at multiple sites across the study area while driving and walking.

5.13.6 Mammal Species of Conservation Concern

The study area intersects the distribution of eight mammal species of conservation concern, five threatened and three near-threatened species. Threatened species includes the Riverine Rabbit (*Bunolagus monticularis*), Mountain Reedbuck (*Redunca fulvorufula*), Black-footed Cat (Felis nigripes), African White-



Page | 74 Soyuz 6 WEF

tailed Mouse (*Mystromys albicaudatus*) and Leopard (*Panthera pardus*). Near-threatened species includes the Grey Rhebok (*Pelea capreolus*), Brown Hyaena (*Parahyaena brunnea*) and Cape Clawless Otter (*Aonyx capensis*). Two species, Black-footed Cat (Felis nigripes) and African White-tailed Mouse (*Mystromys albicaudatus*), have a high likelihood of occurrence in the study area and the Mountain Reedbuck (*Redunca fulvorufula*) was confirmed at two locations within the study area.

The Riverine Rabbit (*Bunolagus monticularis*) was flagged by the DFFE Screener as Medium sensitivity due to the proximity of the existing population and potential suitable habitat within the study area. Riverine Rabbit (*Bunolagus monticularis*) is listed as critically endangered and occurs mainly outside of formally protected areas. There are three known populations with 12 subpopulations (9 in the northern range and 3 southern range). It has an EOO of 54,227 km² and an AOO of 2,943 km². The Riverine Rabbit inhabits dense, discontinuous vegetation fringing the seasonal rivers and constructs burrows in soft and deep alluvial soils along the river courses for breeding. It is a browser strongly associated with selected plant species such as *Pteronia erythrochaetha, Kochia pubescens, Salsola glabrescens* and *Mesembryanthemaceae*. The Riverine Rabbit is considered a cryptic species, it is predominately solitary and nocturnal. The Riverine Rabbit distribution range is outside of the project footprint.

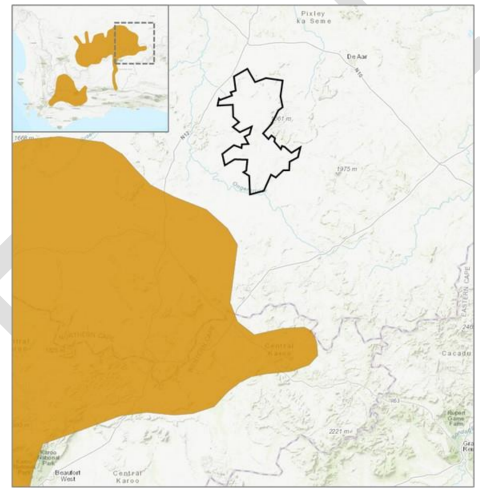


Figure 5-7: Riverine Rabbit (*Bunolagus monticularis*) northern subpopulation distribution in relation to the study area (black shape).

5.13.7AVIFAUNA (BIRDS)

The second South African Bird Atlas Project (SABAP2 – www.sabap2.birdmap.africa) has recorded a combined total of 145 species. This included 19 Priority Species, 8 species classified as Endangered, Near Threatened or Vulnerable and 17 endemic or near-endemic species. Due to the relatively few full protocol surveys conducted in some of the pentads this list cannot be considered to be complete.



Page | 75 Soyuz 6 WEF

There are 10 Co-ordinated Avifaunal Roadcount (CAR) routes (NK033, NK201, NK202, NK203, NK321, NK322, NK323, NK451, NK452, and NK453) that run through the proposed development area. Blue Crane, Karoo Korhaan, Northern-black Korhaan, Ludwig's Bustard, and Secretarybird have been recorded along these routes. Four Co-ordinated Waterbird Counts Project (CWAC) sites (Nuwejaarsfontein Farm Dam, Nuwejaarsfontein House Dam, De Aar Sewage Works, and Wortelfontein Dam) are located near the proposed development area, between 22 and 31 km in an easterly direction. Priority Species that have been recorded at these sites include Black Stork, African Fish Eagle, Greater Flamingo and Maccoa Duck.

The proposed development area is located adjacent to the Platberg–Karoo Conservancy (SA037) Important Bird Area (IBA), with its closest point less than 2 km away. The IBA was established specifically due to the presence of several globally and regionally threatened species of large terrestrial birds and raptors, certain biome-restricted passerines, and congregatory species. Globally threatened bird species include Blue Crane, Ludwig's Bustard, Kori Bustard, Secretarybird, Martial Eagle, Blue Korhaan, Black Harrier and Denham's Bustard. Regionally threatened species include Black Stork, Lanner Falcon, Tawny Eagle, Karoo Korhaan and Verreaux's Eagle. Biome-restricted species include Karoo Lark, Karoo Longbilled Lark, Karoo Chat, Tractrac Chat, Sickle-winged Chat, Namaqua Warbler, Layard's Tit-Babbler, Pale-winged Starling, and Black-headed Canary. Besides the presence of large resident raptors, congregatory species such as Amur Falcon and Lesser Kestrel also occur here, with almost 10% of the global population of Lesser Kestrels roosting in this conservancy during summer. The IBA is also seasonally important for White Stork during insect outbreaks.

The Verreaux's Eagle Risk Assessment (VERA) tool identified several previously identified Verreaux's Eagle nest locations on the Kombuisfonteinberg and Waterval se Berge in the central-eastern portion of the site as well as on the dolerite intrusions on Perdepoort and Twyfelhoek. The output of the VERA tool was used in conjunction with the Verreaux's Eagle habitat suitability model to determine areas likely to be utilised by the species.

The species predicted to occur on the project site was determined by the desktop study results. The desktop study revealed 29 potential Priority or Avifaunal Species of Conservation Concern (SCC) that are known to occur in and around the study area, including the Endangered Ludwig's Bustard and Martial Eagle, as well as the Vulnerable Secretarybird and Verreaux's Eagle. In addition to these red-listed species, Priority Species such as Northern Black Korhaan, Blue Korhaan, and Jackal Buzzard have been recorded in the area and likely occur in the broader impact zone in good numbers. Long-term data on waterbird numbers reveal that most red-listed water-dependant species appear to occur infrequently at low densities in the area, but include the Vulnerable Black Stork, as well as the Near-Threatened Maccoa Duck and Greater Flamingo.

The shrubland plains habitat usually supports a relatively low diversity of bird species comprising both small passerines and non-passerines. The passerine species assemblage of the site is expected to be typical of similar areas in the Nama Karoo Biome, with the most commonly encountered species expected to be African Rock Pipit (Near-Threatened), Eastern Clapper Lark, Spike-heeled Lark, African Pipit, Rufous-eared Warbler, and Largebilled Lark. We therefore predict to find many endemic and near-endemic passerine species throughout the study site. Many of the red-listed non-passerines usually occur in shrubland plains and therefore it is highly likely for them to occur in the study site. It is also predicted that raptors use the ridges on a regular basis in addition to the plains.

5.13.8 AVIFAUNAL SPECIES OF CONSERVATION CONCERN

Regional Context

The proposed development site falls within the nama-Karoo biome in a transition zone between two broad vegetation types, where the southern extent of the Northern Upper Karoo meets the northern extent of the Eastern Upper Karoo. The proposed development site lies to the west of the Platberg-Karoo Conservancy Important Bird Area (IBA SA037). This is a large IBA that covers the entire districts of De Aar, Philipstown and Hanover, including suburban towns. The landscape consists of extensive flat to gently undulating plains that are broken by dolerite hills and flat-topped inselbergs. The land is used primarily for grazing and agriculture. Commercial livestock farming is mostly extensive wool and mutton production, with some cattle and game



Page | 76 Soyuz 6 WEF

farming. This IBA contributes significantly to the conservation of large terrestrial birds and raptors. These include Blue Crane, Ludwig's Bustard, Kori Bustard, Blue Korhaan, Black Stork, Secretarybird, Martial Eagle, Verreaux's Eagle, and Tawny Eagle.

Local Context

The majority of the proposed development site comprises relatively flat shrubland plains, with higher elevation areas found along the eastern border of the site and scattered in the north (Figure B.1). These areas include Upper Karoo Hardeveld vegetation and provide higher levels of habitat complexity than the flatter areas below. The cliffs and outcrops associated with dolerite rings and intrusions are prominent features that potentially provide nesting and foraging habitat for Verreaux's Eagle while the flatter areas may support cranes, bustards, korhaans, Secretarybird and Martial Eagle. Flat areas experience sheet runoff and some areas are relatively barren or are 'washes' with low density vegetative cover. Only a few scattered areas are under cultivation. The water bodies noted within the broader area are mostly man-made dams and may support certain red-listed species such as flamingos, large numbers of congregatory species, and potentially provide nocturnal roosting sites for Blue Cranes.

5.13.9BATS

Approximately nine species of bat can potentially occur at the proposed site (African Chiroptera Report 2018; Monadjem et al. 2010). It is possible that more (or fewer) species may be present because the distributions of some bat species in South Africa, particularly rarer species, are poorly known. Analysis of the acoustic monitoring data suggests that at least five species of bat are present. Recent taxonomic research suggests that the Egyptian free-tailed bat may be at least two separate species (D. Jacobs, pers. Comm, 2020) but is considered as one for the purposes of this report and until its taxonomic status is clarified further.

For foraging bats, one of the most important ecological constraints is clutter; objects (e.g. vegetation) that have to be detected and avoided by bats during flight (Schnitzler and Kalko 2001). Clutter presents perceptual and mechanical problems for bats. Perceptually, bats are constrained by their sensory capabilities to find prey amongst clutter (e.g. having an echolocation system adapted to find prey in dense vegetation versus in the open). Mechanically, bats are constrained by their flight ability (e.g. adaptations in wing morphology that enable flight in dense vegetation versus in the open). Habitats can therefore be defined according to clutter conditions. These include uncluttered space (open spaces, high above the ground and far from vegetation), background cluttered space (near the edges of vegetation, in vegetation gaps, and near the ground or water surfaces), and highly cluttered space (very close to surfaces such as leaves or the ground). Habitat complexity is therefore an important consideration for bats because areas that offer a variety of clutter conditions are more likely to support a greater diversity of bat species. The relative uniformity of the landscape, with a limited degree of clutter complexity, will reduce the diversity of species present on the site. Despite this, there is a range of suitable habitat for bats that can be used for roosting, foraging and commuting in the study area.

The availability of roosting space is a critical factor for bats (Kunz and Lumsden 2003) and a major determinant of whether bats will be present in a landscape, as well as the diversity of species that can be expected. There are no confirmed roosts in the study area. Based on unpublished data from the South African Bat Assessment Association, the nearest major bat roost is located ca. 93 km north of the site. There are however, several potential roosting features on site that may be used by bats. These include buildings and trees (which are mainly associated with the farmsteads) and rocky outcrops. A number of bat species can make use of rocky crevices (Monadjem et al. 2010) and others, such as the Cape serotine and Egyptian free-tailed bat, readily make use of buildings as roosts (Monadjem et al. 2010). There do not appear to be any large caves in the study area which suggests that there may not be large colonies of bats however several hundred bats may occupy building roosts in the study area. Investigations of rocky outcrops did not reveal any signs of roosting bats.

Water sources are important for bats as a direct resource for drinking and because these areas tend to attract insects and promote the growth of vegetation (e.g. riparian vegetation). Therefore, besides providing



Page | 77 Soyuz 6 WEF

drinking water, bats can also be attracted to water sources as potential foraging and roosting sites (Greif and Siemers 2010; Sirami et al. 2013). There are numerous wetlands, reservoirs and farms dams in the study area that will be attractive to bats. Rivers, and drainage lines will be equally important for foraging and commuting. Some of these water resources are non-perennial because of the arid nature of the site, and therefore only available to bats during some parts of a year. This could then restrict potential impacts to bats to periods when key resources are available. Limited areas of cultivation areas are present near farmsteads which are important foraging areas as some species forage over agricultural fields to hunt insect pests (Noer et al. 2012; Taylor et al. 2011). Bats are known to use linear landscape features for commuting routes to get to and from foraging sites, roost sites and to access water sources. Linear landscape elements, such as tree lines and edge habitats, provide protection to bats from predators, shelter from wind, orientation cues as well as foraging habitat (Verboom and Huitema 1997; Verboom 1998). The primary linear landscape features are drainage lines which typically (but not always) are associated with vegetation, providing linear and edge habitats that bats can access. Rivers, tree lines, and other edge habitats might also be used as commuting routes or navigation cues.

5.13.10 BAT SPECIES OF CONSERVATION CONCERN

Table 5-2: Bat Species List for the Soyuz WEF Cluster and their Sensitivity

Consider	Species	# Bat	Conserva	Likelihood		
Species	Code	Passes	National	International	of Risk	
Egyptian free-tailed bat Tadarida aegyptiaca	TADAEG	273,80 3	Least Concern	Least Concern	High	
Roberts's flat-headed bat Sauromys petrophilus	SAUPET	480	Least Concern	Least Concern	High	
Cape serotine Neoromicia capensis	NEOCAP	44,807	Least Concern	Least Concern	High	
Zulu Pipistrelle Bat Neoromicia zuluensis	NEOZUL	117	Least Concern	Least Concern	High	
Straw-coloured Fruit Bat Eidolon helvum	EIDHEL	-	Least Concern	Near Threatened	High	
Long-tailed serotine Eptesicus hottentotus	VES30	4,858	Least Concern	Least Concern	Medium	
Yellow-bellied house bat Scotophilus dinganii			Least Concern	Least Concern	Medium- High	
Lesueur's wing-gland bat** Cistugo lesueuri	CISLES	28	Least Concern	Least Concern	Low	
Darling's horseshoe bat Rhinolophus darlingi	RHIDAR	-	Least Concern	Least Concern	Low	
Geoffroy's horseshoe bat Rhinolophus clivosus	RHICLI	4	Least Concern	Least Concern	Low	
Egyptian slit-faced bat Nycteris thebaica	NYCTHE	-	Least Concern	Least Concern	Low	
Natal long-fingered bat Miniopterus natalensis	MINNAT	586	Least Concern	Least Concern	High	

¹ Child, M.F., Roxburgh, L., Do Linh San, E., Raimondo, D., Davies-Mostert, H.T. eds., 2016. The Red List of Mammals of South Africa, Swaziland and Lesotho. South African National Biodiversity Institute and Endangered Wildlife Trust, South Africa.



Page | 78 Soyuz 6 WEF

5.14 RIVERS, WATERCOURSES, AND DRAINAGE LINES

5.14.1NFEPA WETLANDS AND RIVERS

After several years of development and testing, a National Wetland Classification System (NWCS) was completed in 2013. The South African National Biodiversity Institute (SANBI), through its National Wetland Inventory project, initiated a collaborative process to develop a classification by which wetland habitat types with shared natural attributes can be grouped together. The classification system is intended to be used throughout the country for a number of different applications, with a view to provide wetland specialists, academics, government and other role players with a common language when distinguishing different types of wetlands for management and conservation purposes. The National Wetland Inventory maps are provided by SANBI through National Freshwater Ecosystem Priority Area (NFEPA) wetland maps, which classify the major wetlands and water bodies in the country at a coarse spatial scale. The classification was applied to the wetlands included in the inventory's National Wetland Map after extensive field testing throughout the country and through the National Freshwater Ecosystem Priority Areas (NFEPA) project. Please refer to Figure 5-8 for a map illustrating the NFEPA Wetlands and Rivers.

5.14.2DRAINAGE AND RIVER ECOSYSTEM CONTEXT

The proposed windfarm falls across the D61L quaternary catchment in the north west of the development area, the D61C quaternary catchment on the western edge and the D61B quaternary catchment in the south east of the development area. These are associated with the Graafwaterspruit, Ongers River and Lakenriver, respectively, all of which fall within the Orange River Water Management Area (WMA). A tributary of the Graafwaterspruit flows in a northerly directly out the north-western boundary of the WEF and two tributaries of the Lakenrivier cross, coalesce and run along the south-eastern boundary of the WEF. Numerous smaller drainage lines occur across the proposed development area.

According to the NBA (2018), the reaches of the Graafwaterspruit and Lakenrivier within the WEF boundary are mostly classified as Endangered. Endangered ecosystems are ecosystem types that are close to becoming Critically Endangered (Nel & Driver, 2012). Any further loss of natural habitat or deterioration of condition in these ecosystem types should be avoided, and the remaining healthy examples should be the focus of conservation action (Nel & Driver, 2012). The affected Graafwaterspruit River reach has a "Data Deficient" Present Ecological State (PES) allocation, as much of the Karoo was largely under-sampled during the NBA (2018) assessment. The condition of the affected Lakenrivier reaches are considered "C: Fair" in terms of their PES allocations. Four springs occur within the WEF boundary, with an additional four occurring approximately 1 km outside of its south-eastern edge (NBA, 2018). In terms of the National Freshwater Ecosystem Priority Areas (NFEPA) project (2014), the affected Graafwaterspruit and upstream tributaries of the Lakenrivier are categorised as an Upstream Management Area. These are sub-quaternary catchments in which human activities need to be managed to prevent degradation of downstream river FEPAs and Fish Support Areas. The Lakenrivier main channel is categorised as a river FEPA.

5.14.3 WETLAND ECOSYSTEM CONTEXT

According to the National Wetland Map Version 5 (2018), 12 wetlands fall within the WEF boundary, four of which are floodplains and the remaining of which are valley-bottom associated with rivers, with an additional two rivers within 500 m of the boundary. With the exception of the floodplains, of which three are Vulnerable and one is Critically Endangered, the remaining wetlands all lack a threat status classification. There are also 1 artificial wetlands within the WEF boundary and an additional seven within 500 m of the boundary, all of which are classified as dams. Although no NFEPA wetland clusters fall within 500 m of the WEF boundary, several occur more than 40 km to the north.



Page | 79 Soyuz 6 WEF

5.14.4ASSESSMENT UNITS

Table 5-3 : Generalised categorisation of assessment units

CATEGORY	SUBCATEGORY	DESCRIPTION					
Washes	Longitudinal (A01-22	Wash features derived from high order drainage, dominated by active transportation and deposition of sediment via sheet overland flow, i.e. without active channelling, or with only localised, discontinuous and weakly-defined channelling in their natural condition. Occurs along the valley floor. Evidence of longitudinal, down-valley sheet flow. May or may not include localised seepage areas, supporting limited hydric conditions. Common within the Soyuz 6 WEF and broader cluster study area. In their impacted state, these washes are characterised by networks of deeply-incised erosion gullies, resembling Badlands. According to a local farmer, much of this erosion occurred during the floods of 1988. More extensive gully networks have been targeted for erosion control, which includes a series of concrete weirs. Some of the longitudinal washes in Souyz 6 have become Badlands.					
	Lateral (B01-08)	Wash features derived from lower order drainage, dominated by active transportation and deposition of sediment via sheet overland flow, i.e. without active channelling, or with only localised, discontinuous and weakly-defined channelling. Occurs along mesa foot slopes, often coalescing and joining longitudinal washes at or near the valley bottom, giving the appearance of fans. Evidence of lateral, down-slope sheet flow. May or may not include localised seepage areas, supporting limited hydric conditions. Few occurring along mesas within the Soyuz 6 WEF and broader cluster study area.					
Flats	Lowland (C01-06) and	Brackish flats, typically occurring within unchannelled lower order drainage areas. Bare or sparsely vegetated by salt tolerant species. Somewhat common within the Soyuz 6 WEF study area.					
	Pans	Pans are a subtype of the lowland flats, sometimes occurring within the broader boundary of the flat. These are more-or less round flat basins, completely devoid of vegetation, typically fringed by sparse salt tolerant vegetation. No lowland pans were noted within the Soyuz 6 WEF, however one was noted in the nearby Soyuz 1 WEF study area.					
	Mesa-top (D01-02)	Shallow soil flats occurring at the top of mesas, dominated by <i>Cyperus</i> sp. and short grass. Lacking hydric conditions. Notable disturbance of soils in some mesa-top flats, assumed to be caused by porcupines. Although none were encountered during the site survey of Soyuz 6, two features suspected to be mesa-top flats were delineated at the desktop level					
Low-order drainage lines	Unchannelled (E01-04)	Gently-sloped, topographically-defined areas of ephemeral flow accumulation, rarely supporting any hydric conditions. Lacking a well-defined channel. Although none were encountered during the site survey of Soyuz 6, a number of features suspected to be unchannelled low order drainage were delineated at the desktop level					



Page | 80 Soyuz 6 WEF

CATEGORY	SUBCATEGORY	DESCRIPTION
	Channelled (F01-11)	Steep- or moderately- sloped channelled ephemeral drainage lines, occasionally supporting localised hydric conditions. Occurs on steep upper slopes of mesas, characterised by cobble and boulder channel beds, or on more gradual mid-slopes where channels have become accentuated by livestock tracks. The more mesic conditions are associated with mesa runoff. These are also in the best condition, vegetated by <i>Heteropogon contortus</i> and <i>Themeda triandra</i> . Somewhat common within the Soyuz 6 WEF and broader cluster study area.
		Channelled drainage lines typically lose confinement near the base of the mesas. Depending on the shape of the receiving basin, sediment either converges or diverges, forming an alluvial fan of deposition. These alluvial fans often overlap with lateral washes.
Artificial wetlands	Dam	Dams, characterised by an earthen, typically vegetated, or concrete dam wall. Evidence of impounded water, including generally bare or sparsely vegetated areas, with either open water or cracked, moist or dry, clayey surfaces. Often accompanied by windmills, pumps and/or livestock water troughs. Some support hydric soils, as well as aquatic and/or wetland vegetation. Somewhat common within the Soyuz 6 WEF and broader cluster study area.
Perennial Rivers		Mixed alluvial and bedrock active perennial rivers, with gentle to moderate flow, seasonal pools and often algae, especially downstream of high grazing areas. The perennial rivers are presumably fed by natural springs.
		No perennial rivers were noted within the Soyuz 6 study area. However, a number of rivers were noted within the broader WEF cluster, particularly to the west.



Page | 81 Soyuz 6 WEF

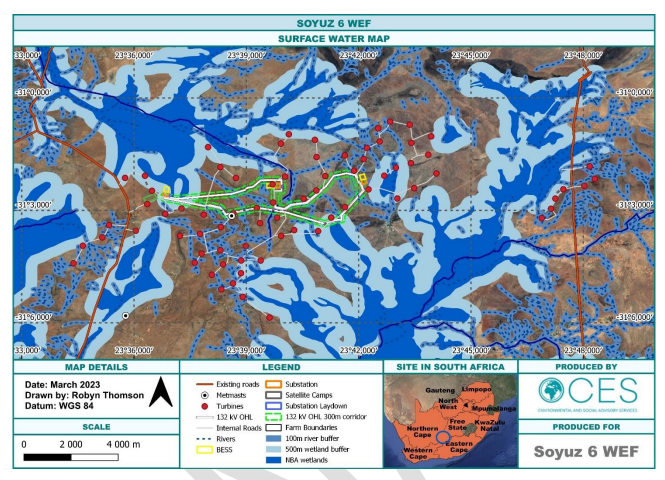


Figure 5-8: Surface Water Map of the Soyuz 6 WEF site and surrounding areas.



Page | 82 Soyuz 6 WEF

6 DESCRIPTION OF THE ENVIRONMENT: SOCIO-ECONOMIC

6.1 BACKGROUND INFORMATION: NORTHERN CAPE PROVINCE, UBUNTU LOCAL MUNICIPALITY, AND THE PROJECT SITE

The Northern Cape Province is the largest province in South Africa, covering approximately 372 889 m² and constituting about 30% of South Africa's land area. The province is also the most sparsely populated in the country, with its population constituting approximately 2.2% of South Africa's total population. It lies to the south of its most important asset, the Orange River, which provides the basis for a healthy agricultural industry. The province shares borders with four other provinces, namely the Free State, Northwest, Eastern Cape and Western Cape. It also shares borders with Namibia and Botswana to the north. The Atlantic Ocean forms the western boundary. The climate in the province is typically very warm in summer in most areas and very cold in winter. Unemployment has increased significantly between 1996 and 2011 (StatsSA, 2011 Provincial Profile – Northern Cape).

The key contributors to economic growth in the province are mining, construction, finance, utilities (including a growing renewable energy sector) and agriculture. The province contributes the least to the National GDP of all provinces (http://www.northern-cape.gov.za/).

The province is divided into five districts, namely Namakwa, Pixley ka Seme, Siyanda, Frances Baard, and John Taolo Gaetsewe. Ubuntu LM, the local municipality within which the project site falls, is one of eight local municipalities in Pixley ka Seme District, and comprises the towns of Britstown, De Aar and Hanover, with the administrative seat being in De Aar.

Ubuntu LM, the local municipality within which the project site falls, is one of eight local municipalities in Pixley ka Seme District. Ubuntu LM comprises Loxton, Richmond, Victoria West, Hex River, Three Sisters, and a number of smaller towns, with the administrative seat being in Victoria West. Ubuntu Local Municipality's 2022/2023 Draft IDP states that livestock and game are the main farming activities in the area. Livestock farming mainly consists of sheep, goat and cattle, and the main agricultural products are wool for the export market and meat for the local market. Biltong and hunting are the main products of game farming. Game largely consists of springbok, blesbok, gemsbok, reedbuck, blue wildebeest and black wildebeest. Other economic sectors include manufacturing, electricity generation, construction, wholesale trade, transport, communication, finance, commerce and personal services.

The project site is located south of Britstown and consist of various farms located outside the urban areas of the municipality. From aerial imagery it is not clear whether any homesteads will be affected by the proposed WEF; this will be determined during the field work in the EIA phase.

6.2 DEMOGRAPHICS

6.2.1 STRUCTURE OF THE POPULATION BY BROAD AGE GROUPS

The age profiles for Ubuntu LM is similar to that of Pixley ka Seme District and the Northern Cape Province, with the majority of residents falling in the age group 15–34 years, followed by 35–64 and 0–14 years. The smallest number of residents fall in the age group 65+ years.



Page | 83 Soyuz 6 WEF

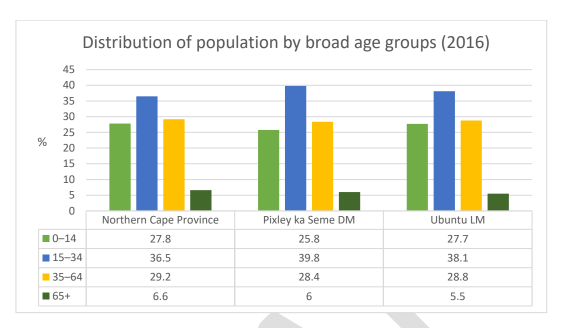


Figure 6-1: Population broad age groups.

6.2.2 Population growth rates

The Northern Cape Province, Pixley ka Seme District and Ubuntu LM all had negative growth rates between the period 1996–2001. This changed after 2001, with positive growth rates being recorded for the province, district and local municipality for the periods 2001–2011 and 2011–2016.



Figure 6-2: Population growth rates.

According to the StatsSA 2016 Community Survey, the Northern Cape also has the smallest percentage of residents who were born outside South Africa, namely 1.1%, compared to 50.8% in Gauteng and 12.2% (the second highest percentage in the country) in the Western Cape. Of the residents of Pixley ka Seme DM who were born outside South Africa, 50.5% were born in one of the SADC countries, 10.5% were born elsewhere in Africa, 6.3% were born in Europe, 31.5% were born in Asia, 1.3% were born in North America, and none were born in the remaining continents.



Page | 84 Soyuz 6 WEF

6.2.3 POPULATION GROUPS

The population distribution for the district and local municipality differs from that of the country and the province—in South Africa and the Northern Cape Province, the dominant population group is Black African, whereas in Pixley ka Seme DM and Ubuntu LM it is Coloured. The proportion Coloured residents in the province, however, does not reflect that of the country as a whole, with their distribution in the province being much higher in the province than in the country. On all levels (National, Provincial, District and Local), Whites are the third most prevalent, with the lowest number of residents on all levels being Indian/Asian.

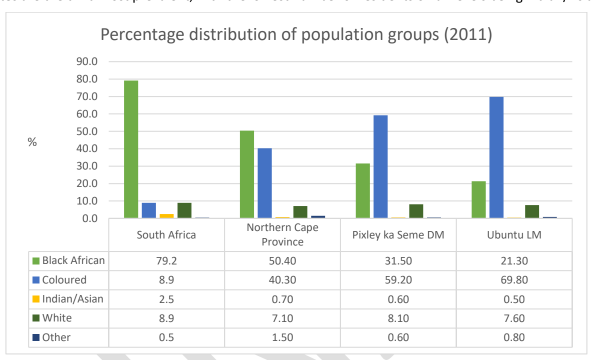


Figure 6-3: Percentage distribution of population groups (2011).

6.2.4 Religious Affiliation

In terms of religious affiliation, the majority of residents (96%) of the Northern Cape Province are Christian, followed by no religious affiliation/belief (2%), Traditional African Religion (1%) and Muslims (1%).

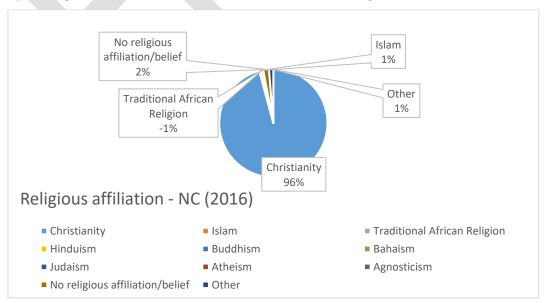


Figure 6-4: Percentage religious affiliation.



Page | 85 Soyuz 6 WEF

6.2.5 OCCURRENCE OF DEATHS IN HOUSEHOLDS

The occurrence of deaths in households was lower in Ubuntu LM than in the District or Province, in the 12 months preceding the Community Survey that took place in 2016. 3.4% of households in the Northern Cape had deaths in their households during the 12-month period, while 4.7% of households in the Pixley ka Seme District and 2.7% of households in Ubuntu LM had deaths in their households.

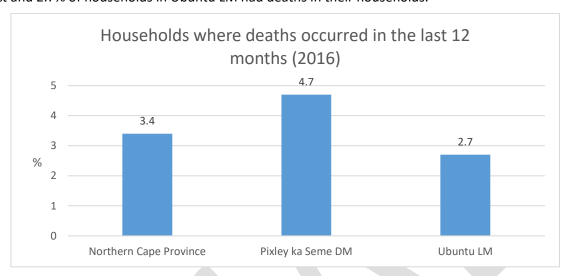


Figure 6-5: Household deaths over 12 months (2016).

6.2.6 DEPENDENCY RATIOS

Dependency ratios indicate to what extent the working age group (15–64 years) of a population has to support those aged 0–14 years and 65+ years. Ubuntu LM's dependency ratio decreased by only 0.2% between 2001 and 2011.

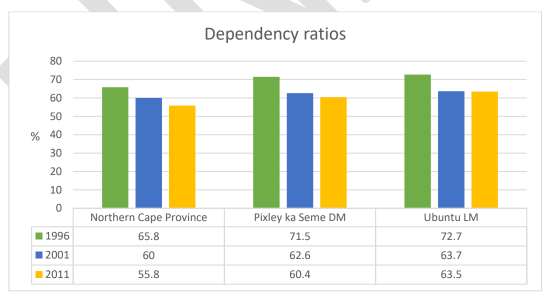


Figure 6-6: Dependency ratios.

6.2.7 EDUCATION

The highest percentage of residents older than 20 years residing in Ubuntu LM has completed some secondary education, followed by those who completed some primary, Grade 12/Std 10, some primary, no schooling, completed primary, and higher. This is also similar to levels for the district and province, except that a larger percentage of residents in the province completed some primary education than those



Page | 86 Soyuz 6 WEF

completing Grade 12/Std 10. There are only slight differences for highest level of education completed between males and females.

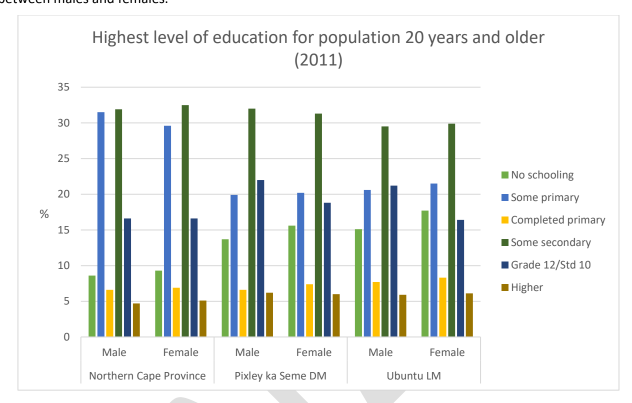


Figure 6-7: Highest level of education for population 20 years and older (2011).

The percentage of the population between the ages of 5 and 24 years attending school has decreased between 2011 and 2016 in the province and district, after having shown an increase in the period 2001–2011. In Ubuntu LM, however, the percentages for 2001 and 2011 were the same, and there was a slight increase in school attendance in 2016.

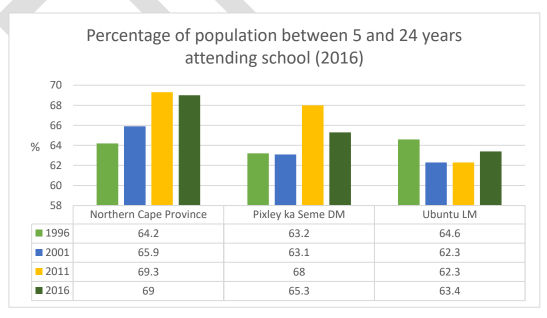


Figure 6-8: Percentage of population between 5 and 24 years attending school (2016).



Page | 87 Soyuz 6 WEF

Attendance of pre-school or Early Childhood Development (ECD) institutions increased with age in the province, district and local municipality, with almost half (46.8%) of children aged 4 attending in Ubuntu LM. Zero percent of children aged 0 and 1 attended pre-school or an ECD institution in Ubuntu LM.

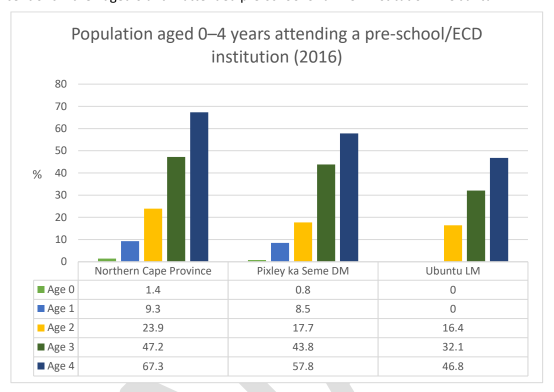


Figure 6-9: Population aged 0-4 years attending a pre-school/ECD institution (2016).

6.2.8 LABOUR MARKET, INCOME, AND ABILITY TO BUY FOOD

The unemployment rate decreased in the province, district and local municipality between 2001 and 2011. However, these figures are dated and realistically speaking likely much higher, with a significant increase between 2011 and 2022 expected. The employment figures contained in the Ubuntu Local Municipality 2022/2023 Draft IDP are unfortunately also from the 2011 census. Figures in the province and municipality will likely follow the same trajectory as national figures, which increased significantly from around 24% in 2011 to 35.3% in the fourth quarter of 2021. The increase in the unemployment rate from 2020 to 2021 was steeper than between 2011 and 2020, likely due to the impact of Covid-19 and accompanying lockdowns which resulted in businesses closing and employees losing their jobs.



Page | 88 Soyuz 6 WEF

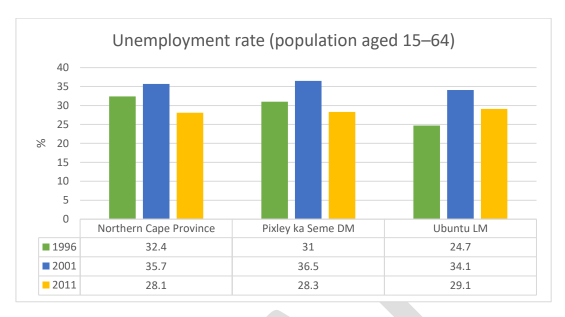


Figure 6-10: Unemployment rate (population aged 15-64).

The average yearly household income in Ubuntu LM was R71 986.00 (translating to R5 999.00 per month per household) in 2011—slightly lower than the district average and significantly lower than the provincial average, which was R86 158.00.

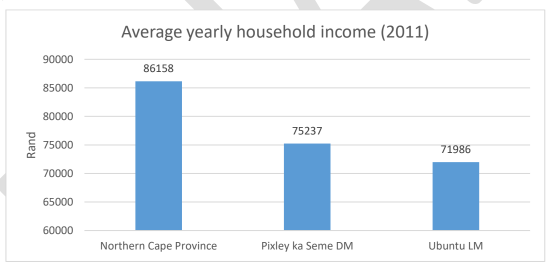


Figure 6-11: Average yearly household income (2011).

More than a third (33.7%) of households in Ubuntu LM ran out of money to buy food at some point during the 12 months preceding the Community Survey conducted by StatsSA in 2016. Ubuntu LM's figure is substantially higher than the provincial and district figures, that were 27.6% and 28.7% respectively.



Page | 89 Soyuz 6 WEF

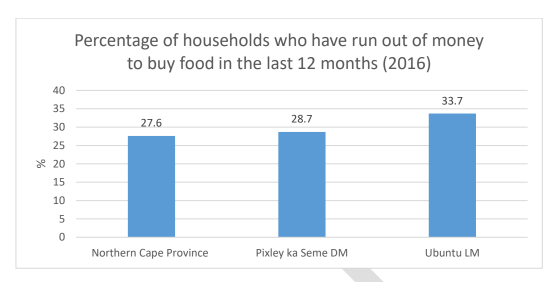


Figure 6-12: Average yearly household income (2011).

The percentage of households in the local municipality who skipped a meal in the 12 months preceding the 2016 Community Survey because they did not have enough food for the household, were lower (15.1%) than the figures for the province (17.5%) and district (17.2%).

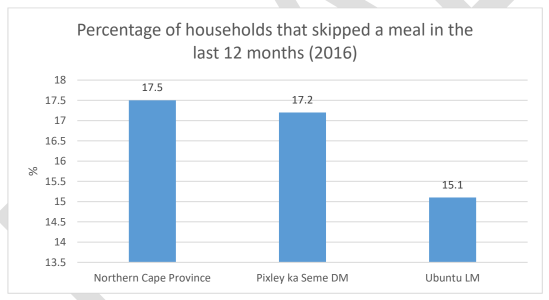


Figure 6-13: Percentage of households that skipped a meal in the last 12 months (2016).

6.2.9 Housing

The average household size has decreased slightly across the provincial, district and local municipal levels from 1996 to 2011. The average household size in Ubuntu LM was 3.2 in 2016, whereas it was 3.4 in the province and 3.5 in the district.



Page | 90 Soyuz 6 WEF



Figure 6-14: Average household size.

Most residents in the province, district and local municipality live in formal dwellings, with the percentage for Ubuntu LM being 92.9% in 2016, compared to 83.5% in the province and 89% in the district. The percentage of residents living in informal dwellings was highest in the province (12.8%), followed by the district (9.9%) and the local municipality (6.6%).

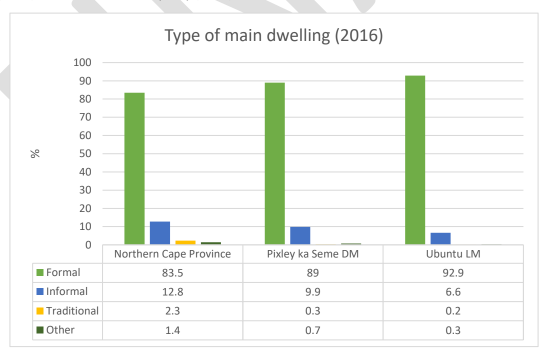


Figure 6-15: Type of main dwelling (2016).

The majority of residents in the province, district and local municipality indicated that their dwellings were owned by them and fully paid off (55.6%, 53.8% and 73.9%, respectively). Figures for dwellings that were



Page | 91 Soyuz 6 WEF

occupied rent-free were not available for Ubuntu LM, but 20.4% and 23.6% of residents in the province and district, respectively, indicated that they were occupying their dwellings rent-free.

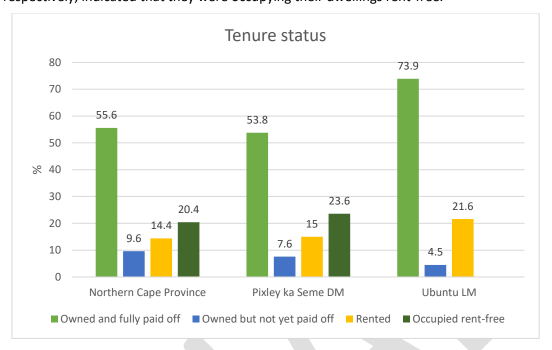


Figure 6-16: Tenure status.

According to the 2016 Community Survey, 46.7% of residents of Ubuntu LM were living in RDP houses or other government-subsidised dwellings, followed by 41.4% in the district and 30.1% in the province.

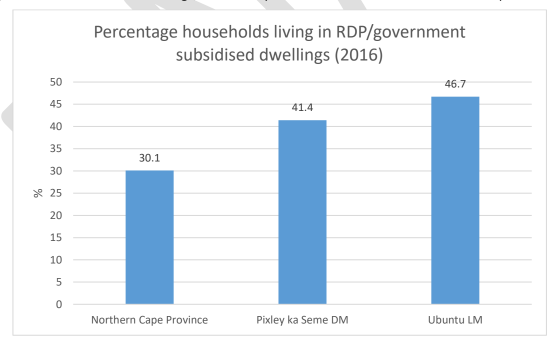


Figure 6-17: Percentage households living in RDP/government subsidised dwellings (2016).

6.2.10Access to services

88.3% of residents of Ubuntu LM indicated in the 2016 Community Survey that they had access to safe drinking water, with 92.5% of residents of Pixley ka Seme District and 88.5% of residents of the Northern Cape indicating that they did.



Page | 92 Soyuz 6 WEF

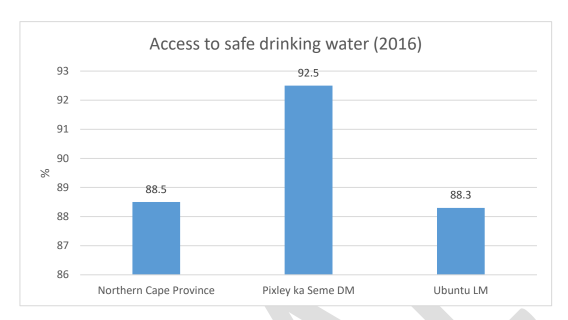


Figure 6-18: Access to safe drinking water (2016).

Almost all residents of Ubuntu LM (92.5%) indicated in 2011 that they had piped (tap) water inside their dwelling or yard. This was significantly higher than the provincial figure of 79.7% in 2011. Only 1% in Ubuntu LM indicated that they had no access to piped water.

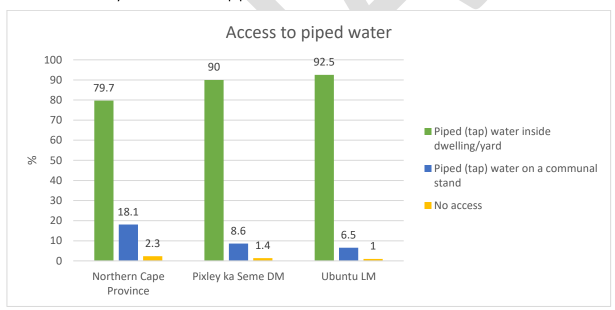


Figure 6-19: Access to piped water.

The majority of residents had access to flush/chemical toilet facilities (76.5% in Ubuntu LM and 74.3% in Pixley ka Seme District) in 2011. 5.8% used pit latrines and 8% used bucket toilets in Ubuntu LM, and 9.7% indicated that they had no access to any toilet facilities.



Page | 93 Soyuz 6 WEF

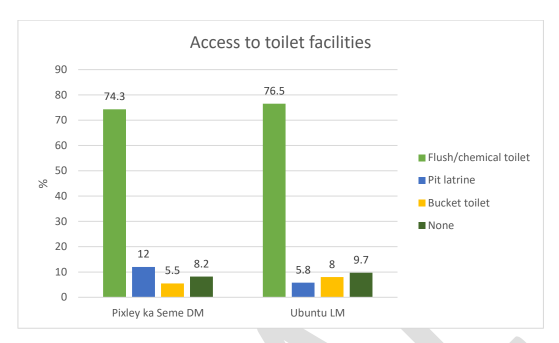


Figure 6-20: Access to toilet facilities.

The percentage of households that had no access to electricity in 2016 was lower in Pixley ka Seme DM (7.2%) than in Ubuntu LM (7.8%) and the province (8.5%).

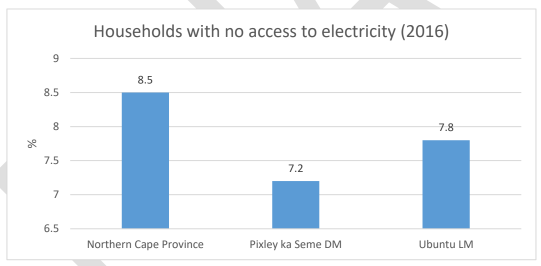


Figure 6-21: Households with no access to electricity (2016).

In terms of the extent to which households agreed that their municipalities were trying to mitigate high electricity costs, the largest percentage of residents who strongly disagreed were in the greater district (55.2%), followed by the province (50.4%) and Ubuntu LM (46.3%).



Page | 94 Soyuz 6 WEF

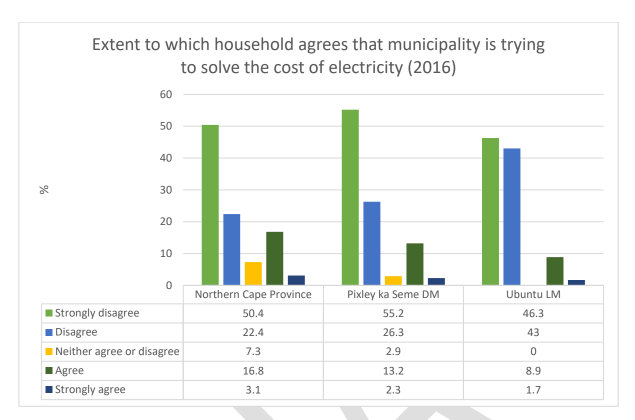


Figure 6-22: Extent to which household agrees that municipality is trying to solve the cost of electricity (2016).

6.2.11FEMALE-HEADED HOUSEHOLDS

The percentage of female-headed households increased from 1996 to 2011 across the province, district and local municipality. Data for 2016 was not available for the local municipality, but it showed a decrease in female-headed households from 2011 to 2016 in both the province and the district.

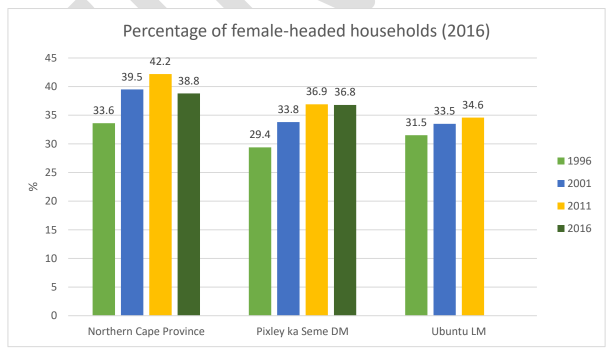


Figure 6-23: Percentage of female-headed households (2016)



Page | 95 Soyuz 6 WEF

6.2.12CHILD-HEADED HOUSEHOLDS

The percentage of child-headed households decreased in the province, district and Ubuntu LM from 1996 to 2011.

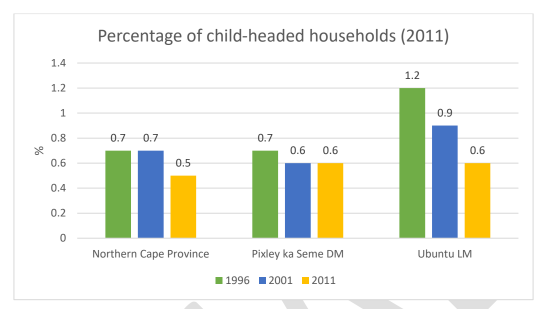


Figure 6-24: Percentage of child-headed households (2011).

6.2.13CRIME AND PERCEPTIONS OF SAFETY

The same percentage of households (6.8%) experienced crime in the 12 months preceding the 2016 Community Survey in Ubuntu LM and the province as a whole. The percentage for the district was slightly lower at 5.2%.

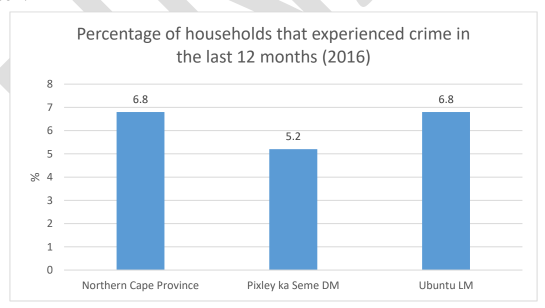


Figure 6-25: Percentage of households that experienced crime in the last 12 months (2016).

In the province, 12.9% of residents indicated that they felt unsafe when walking alone during the day, compared to 6.8% in Ubuntu LM. These percentages increased significantly when respondents were asked if they felt unsafe when walking alone during the night, with more than half (52.2%) of residents in the province and 40.1% of residents in Ubuntu LM indicating they felt unsafe walking alone during the night.



Page | 96 Soyuz 6 WEF

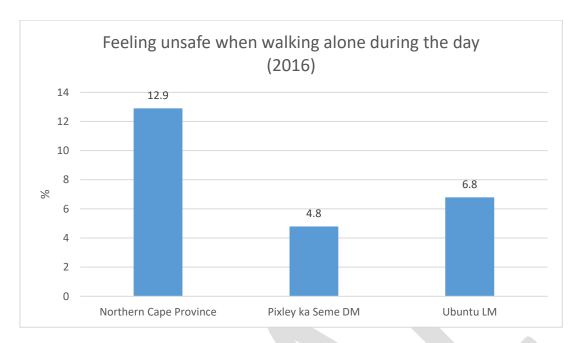


Figure 6-26: Percentage of households that experienced crime in the last 12 months (2016).

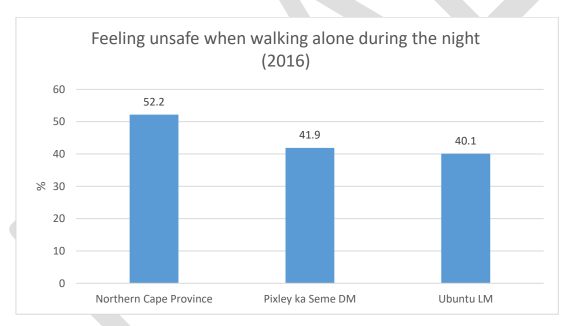


Figure 6-27: Feeling unsafe when walking alone during the night (2016)



Page | 97 Soyuz 6 WEF

7 ALTERNATIVES

7.1 REASONABLE AND FEASIBLE ALTERNATIVES

Alternatives should include consideration of all possible means by which the purpose and need of the proposed activity could be accomplished. In all cases, the no-go alternative must be included in the assessment phase as the baseline against which the impacts of the other alternatives are assessed. The determination of whether site or activity (including different processes etc.) or both is appropriate needs to be informed by the specific circumstances of the activity and its environment.

"alternatives", in relation to a proposed activity, means different means of meeting the general purpose and requirements of the activity, which may include alternatives to—

- the property on which or location where it is proposed to undertake the activity.
- the type of activity to be undertaken.
- the design or layout of the activity.
- the technology to be used in the activity.
- the operational aspects of the activity.
- the option of not implementing the activity.

7.2 FUNDAMENTAL, INCREMENTAL AND NO-GO ALTERNATIVES

7.2.1 FUNDAMENTAL ALTERNATIVES

Fundamental alternatives are developments that are totally different from the proposed project description and usually include the following:

- Alternative property or location where it is proposed to undertake the activity.
- ▲ Alternative type of activity to be undertaken.
- Alternative technology to be used in the activity.

7.2.2 INCREMENTAL ALTERNATIVES

Incremental alternatives relate to modifications or variations to the design of a project that provide different options to reduce or minimise environmental impacts. There are several incremental alternatives that can be considered with respect to the current wind farm project, including:

- Alternative design or layout of the activity.
- Alternative operational aspects of the activity.

7.2.3 No-go Alternative

It is mandatory to consider the "no-go" option in the EIA process. The "no-go" alternative refers to the current status quo and the risks and impacts associated with it. Some existing activities may carry risks and may be undesirable (e.g. an existing contaminated site earmarked for a development). The no-go is the continuation of the existing land use, i.e. maintain the status quo.



Page | 98 Soyuz 6 WEF

7.3 ANALYSIS OF ALTERNATIVES

Table 7-1 illustrates the methodology used to assess the identified alternatives. The table assesses the advantages and disadvantages and provides further comments on the selected alternatives.

The categories of alternatives that are assessed include:

- ▲ Location;
- Activity;
- Associated technology;
- Design and layout; and
- No-go alternative.

7.4 Preferred Alternative

Based on the assessment of alternatives, the preferred alternative for the Soyuz 6 WEF consists of:

▲ Alternative location 1 — Turbines located on the following farms portions which were selected on the basis of good wind resource potential, land availability and the sites proximity to available Eskom electricity grid capacity. The layout takes into account all environmental sensitivities identified during this Scoping and EIR process and avoids highly sensitive areas.

	SOYUZ 6 WEF					
SG DIGIT NUMBER	FARM NUMBER/PORTION	AREA (HA)				
N071C06300000000141000000	141	2971				
N071C06300000000013000010	1/13	194				
N071C06300000000013000020	2/13	1074				
N071C06300000000012000010	1/12	2787				
N071C06300000000148000001	RE/148	1004				
N071C06300000000156000000	156	1545				
N071C06300000000157000000	157	1856				
N071C06300000000016000040	4/16	810				
N071C06300000000016000001	RE/16	481				
N071C06300000000016000030	3/16	1924				
	TOTAL	16243				

- ▲ **Alternative energy technology 1** Wind turbines as a preferred technology as a low carbon emitting and renewable energy resource.
- Alternative layout 1: Current proposed layout of up to 75 turbine WEF layout, access route, electrical switching stations and short connecting powerline.
- ▲ Alternative design 1 The following turbine design specifications are proposed:
 - o WEF Capacity Up to 480 MW
 - o Number of Turbines Up to 75
 - o Hub Height Up to 160 m
 - o Rotor Diameter Up to 200 m
 - o Blade length Up to 100 m



Page | 99 Soyuz 6 WEF

Table 7-1: Proposed WEF Alternatives.

ALTERNATIVE LEVEL	ALTERNATIVES	ADVANTAGES	DISADVANTAGES	REASONABLE & FEASIBLE	COMMENT
Property or location This refers to the fundamental location options, and the environmental risks and impacts associated with such options.	Alternative location 1 - Current proposed site (Preferred alternative). This site has been selected based on good wind resource potential, land availability and the sites proximity to available electricity grid.	 ▲ Suitable wind resource. ▲ Land availability (Soyuz 6 WEF and landowners have formally agreed to the proposed development on the site and are in full support of the use of this area). 	 Land previously undeveloped. Potential visual intrusion to surrounding communities. Potential impacts on avifauna and bats. 	YES	The main determining factors for selecting the proposed location were:- Proximity to a grid connection point. Available land. Preliminary environmental screening, including an avifaunal nest survey, has been performed to identify/avoid potential issues. Preliminary investigations have identified that the proposed project site meets the above land specifications.
	Alternative location 2 - None identified as the rights to sufficiently large enough contiguous parcels of private land must be sought from local landowners. In addition to this land in the area is being signed up by competing developers at a rapid	N/A	N/A	N/A	Alternative locations for the current project are limited and where not deemed to be either reasonable or feasible due to the following: The available wind resource is the most critical aspect of a wind energy project since a feasible WEF must generate sufficient energy to be financially feasible in terms of REIPPPP.



Page | 100 Soyuz 6 WEF

ALTERNATIVE LEVEL	ALTERNATIVES	ADVANTAGES	DISADVANTAGES	REASONABLE & FEASIBLE	COMMENT
	rate. Location 1 has been agreed to. Alternative sites in the area that are close to Eskom electrical infrastructure, do not yield the same wind resource potential.				 A feasible WEF must also be located close to a connection point into the Eskom grid and substation. This is a critical factor to the overall technical and financial feasibility of the WEF project. ▲ Therefore, alternative <u>locations</u> for the proposed Soyuz 6 WEF, were not assessed.
Type of technology This refers to the fundamental technology options, such as energy	Alternative energy technology 1 – Wind turbines (Preferred alternative)	 Clean and renewable energy. Mitigate climate change Does not require large areas of land. 	✓ Visually intrusive✓ Avifaunal impacts✓ Bat impacts	YES	The activity does not exclude all current land uses i.e. Wildlife and stock grazing can still take place between turbines.
generation from wind vs. coal fired power plant, etc. and the environmental risks and impacts associated with such options.	Alternative energy technology 2 – Solar PV	 Clean and renewable energy. Mitigate climate change. 	 ✓ Visually intrusive (but less so than a WEF) ✓ Requires a large area of land ✓ Requires more water than wind does ✓ Generates less power per hectare than wind does 	NO	Wind and solar are not mutually exclusive, i.e. both developments can take place in close proximity to one another. The topography of the land earmarked for the proposed Soyuz 6 WEF, as well as the presences of rivers and wetland features in the low lying flatter areas, present challenges for the development of large scale solar PV. The applicant intends on bidding the projects as part of the wind allocation under the REIPPPP.
	Alternative energy technology 3 -	Clean and renewable energy	Visually intrusive.Requires large area of land.	NO	Wind and solar are not mutually exclusive, i.e. both developments can take place in close



Page | 101 Soyuz 6 WEF

ALTERNATIVE LEVEL	ALTERNATIVES	ADVANTAGES	DISADVANTAGES	REASONABLE & FEASIBLE	COMMENT
	Concentrated Solar Power (CSP)	Mitigate climate change.	 ✓ Water a significant limiting factor. ✓ Reflectivity of mirrors potentially a significant issue visually and in terms of avifauna. 		proximity to one another. The topography of the land earmarked for the proposed WEF is not suitable for large scale solar CSP. This technology would not qualify for REIPPPP.
	Alternative energy technology 4 – Coal fired power plant	▲ None identified	 ▲ Air pollution from coal dust and smokestack emissions (SO₂). ▲ Contribution to climate change. ▲ Ground contamination from coal dust. 	NO	Not environmentally desirable and would not qualify for REIPPPP.
	Alternative energy technology 5 – Biomass	Clean and renewable energy.Mitigate climate change.	Expensive source of energy, requiring large amounts of feedstock	NO	Sufficient suitable biomass may not be available in proximity to the site. Biomass energy is mutually exclusive.
	Alternative energy technology 6 – Nuclear Power	Greater electricity generation with little raw material required	 ▲ Raw material highly radioactive ▲ Water availability a severe limitation. In South Africa, which is a water scarce country, 	NO	The significant dependence of nuclear energy generation on high volumes of water preclude its development on the proposed site. Nuclear energy is mutually exclusive to wind energy.



Page | 102 Soyuz 6 WEF

ALTERNATIVE LEVEL	ALTERNATIVES	ADVANTAGES	DISADVANTAGES	REASONABLE & FEASIBLE	COMMENT
			the most suitable sites for Nuclear Power are situated adjacent to the ocean.		
	Alternative battery storage 1: Solid-state (such as Li-ion (lithium ion)) Battery Technology	 → High level of energy efficiency. → Relatively high energy density. → Fast response to unpredictable variations in demand and generation. → Low maintenance. → Relatively long lifecycle (approximately 10 to 15 years' service life). → Ability to offset grid fluctuations. → Currently the most widely used BESS technology. 	 ♣ Fire risk due to thermal runaway. ♣ High cost due to limited abundance in lithium. ♣ Risk of annual degradation. ♣ Battery protection is required. ♣ Power and energy capacity directly coupled (expensive to scale). 	YES	The technology alternatives which have been considered for the battery storage include solid-state technologies (such as Li-ion), Vanadium Redox Flow and Zinc-Hybrid technologies. Solid-state technology is the preferred alternative and the only technology assessed further in the EIA. Li-ion is currently the most widely used and assessed battery storage technology available.
	Alternative battery storage 2: Vanadium Redox Flow Battery Technology	Fast response to unpredictable variations in demand and generation.	Scarce and expensive components (vanadium pentoxide).	NO	



Page | 103 Soyuz 6 WEF

ALTERNATIVE LEVEL	ALTERNATIVES	ADVANTAGES	DISADVANTAGES	REASONABLE & FEASIBLE	COMMENT
		 Long life cycle (approximately 20 years' service life). Almost unlimited energy capacity. No capacity degradation over time. Electrolyte is inherently safe and non-flammable. Independently tuneable power rating and energy capacity. 	 ▲ Lower level of energy efficiency. ▲ Lower energy density than solid state batteries (such as li-ion). ▲ Require the storage of electrolyte chemicals in tanks for which a Major Hazards Risk Assessment may be required due to storage of hazardous goods. ▲ Requires a larger development footprint (unless the containers are stacked). ▲ Currently not market competitive. 		
	Alternative technology 3: Zinc-hybrid Ion Battery Technology	Relatively low cost.Among the latest advanced chemistries.	 Currently an emerging technology with limited deployment and a lack of available 	NO	



Page | 104 Soyuz 6 WEF

ALTERNATIVE LEVEL	ALTERNATIVES	ADVANTAGES	DISADVANTAGES	REASONABLE & FEASIBLE	COMMENT
Design or layout This relates mostly to alternative ways in which the proposed development or activity can be physically laid out on the ground to minimise or reduce environmental risks or impacts	Alternative layout 1: Preliminary WEF layout, access route, electrical switching stations and short connecting powerline	★ The preliminary layout consists of up to 75 turbines.	technical information. Currently not market competitive. There may be impacts associated with turbine placement and upgrading and expanding road reserves in sensitive environments.	YES	Considering the WEF layout: A maximum of 75 turbine structures will be assessed. The preferred layout has been informed by the feasibility and EIA process and associated specialist assessments. Thus, the final proposed WEF layout will be included in the final EIA report as the optimal layout from an environmental perspective, where all NO-GO areas have been avoided.
Operational aspects This relates mostly to alternative ways in which the development or activity can operate in order to reduce environmental risks or impacts	Alternative operational activities	♣ Operational Management alternatives will be informed by specialist input (e.g. bird and bat monitoring) through on-going operational monitoring.	N/A	YES	Operational alternatives will be informed by the specialists. The most pertinent specialists who will inform operational alternatives are the bat and avifaunal specialists. Should these specialists find that certain turbines require curtailment due to their location then this will be included as part of the operational management of the WEF. Should management stipulations be required for the proposed WEF then they will form part of the Environmental Management Programme (EMPr) of the proposed WEF.



Page | 105 Soyuz 6 WEF

ALTERNATIVE LEVEL	ALTERNATIVES	ADVANTAGES	DISADVANTAGES	REASONABLE & FEASIBLE	COMMENT
No-go option This refers to the current status quo and the risks and impacts associated to it.	Small stock grazing and small-scale game farming.	▲ Will remain relatively undisturbed.	 No contribution towards the national renewable energy target. Potential for the alien vegetation on site to continue detrimentally affecting the local flora. 	YES	Assessed in this report.



Page | 106 Soyuz 6 WEF

8 KEY FINDINGS OF THE SPECIALIST STUDIES

Appropriately qualified and experienced specialists were appointed to undertake the various assessments identified as being necessary. Specialists gathered baseline information relevant to the study and assessed impacts associated with the Soyuz 6 WEF. Specialists have also made recommendations to mitigate negative impacts and enhance benefits. The resulting information has been synthesised in the section below, whilst the full specialist reports have been attached to the EIR as a Specialist Report section in Appendix E.

The following Specialist Studies have been completed for the EIA Phase-

- Agricultural Impact Assessment
- Avifaunal Impact Assessment
- ▲ Bat Impact Assessment
- Botanical Impact Assessment
- Freshwater Impact Assessment
- → Faunal Impact Assessment
- Heritage Impact Assessment
- Noise Impact Assessment
- Paleontological Impact Assessment
- Socio-Economic Impact Assessment
- Traffic Impact Assessment
- Visual Impact Assessment

All specialists were provided with a Draft Layout to assess. The specialists used various sampling techniques (site visits, desktop analyses, long-term monitoring, short-term monitoring, etc.) in order to assess the Draft Layout. The results gathered from each of the specialists were then assessed by the developer in order to inform the EIR Layout presented in this report. This section summarises the key findings of the specialists on the Soyuz 6 WEF site and their opinion on the design of the layout by the developer to these findings (on the layout presented in this report). The sensitivity analysis, which includes the sensitive areas highlighted by the specialists, is illustrated and assessed in Chapter 10 of this report.

8.1 AGRICULTURAL IMPACT ASSESSMENT

STUDY	Agriculture Impact Assessment, Appendix E1
NATIONAL SCREENING TOOL	HIGH
SPECIALIST	Mariné Pienaar
COMPANY	TerraAfrica Consult cc
QUALIFICATIONS	Specialist Declaration and CV, Appendix F1

8.1.1 CONCLUSION & SPECIALIST STATEMENT

The proposed Soyuz 6 WEF is considered an acceptable development within the Project site that was assessed. The soil profiles classified within the Soyuz 6 WEF Project site consist of the Mispah, Nkonkoni, Prieska, Swartland and Glenrosa soil form.

The largest part of the Soyuz 6 WEF has Very low (Class 02-4509.77ha) and Low (Class 05-12008.03ha) Land capability. Low-Moderate (Class 07) classes were assigned to the Nkonkoni soil form and had a lower land capability due the absence of field crops, irrigated land, or old fields. Moderate-High (Class 09) land capability is found in the western and centre parts and have a higher land capability due to presence of cultivated field. The Mispah soil forms, has Very low (Class 02) Land capability due to the shallow depth and presence of rocky outcrops. The Glenrosa, Swartland and Prieska soil forms has Low (Class 05) land capability.



Page | 107 Soyuz 6 WEF

The Soyuz 6 WEF is used mainly for small livestock farming with two areas of crop fields present. These fields are located in the centre of the Remaining Extent of Portion 3 of the Farm No. 16 and along the western boundary of Portion 0 of the Farm 148. Portion 0 of the Farm includes one centre pivot irrigation area. The Soyuz 6 WEF development footprint of 150 will affect the forage of between 23 sheep (6 ha/SSU) to 30 sheep (5 ha/SSU). This impact is distributed between the different landowners of the properties of the project site.

The areas where the rainfed crop fields are located, has been delineated as land with **High** sensitivity. The total area with High sensitivity within the entire project site, is 108.5 ha. During the micro-siting and layout optimisation processes, all areas with **High** sensitivity has been avoided for the placement of infrastructure. The rest of the project site consists of **Medium** agricultural sensitivity (1 834 ha) and Low agricultural sensitivity (16 518 ha). Most of the infrastructure are positioned within areas with **Low** Sensitivity. Twelve wind turbines, and part of the 132Kv OHL fall in areas with **Medium** sensitivity.

It is anticipated that the construction phase will have impacts that range from medium to low and that through the consistent implementation of the recommendation mitigation measures, these impacts can all be reduced to low.

It is the specialists' professional opinion that this application be considered favourably, permitting that the mitigation measures are followed to prevent soil erosion and soil pollution and to minimise impacts on the veld quality of the farm portion that will be affected.

8.1.2 IMPACTS

The proposed project site currently has limited access roads. It is anticipated that the most significant change to the soil profiles will occur during the construction phase when the main and internal access roads as well as the areas where infrastructure will be erected, will be cleared of vegetation. During the construction phase, vehicles will traverse in and out of the construction camps and fuel, oils and greases that will be used by construction equipment and vehicles, may be stored on site. Construction materials will be transported and stored on site in the temporary laydown areas.

During the operation phase, the footprint of the project will remain the same as that developed during the construction phase. Temporary construction areas will be rehabilitated. Maintenance vehicles and equipment will travel on the main and internal access roads between the turbines and the offices and workshop. It is foreseen that these soil surfaces will remain bare and will be exposed to soil erosion by wind and water movement.

The decommissioning phase will have similar impacts to that of the construction phase as special cranes and other equipment will be used to remove the wind turbine materials. Soil in the areas where the turbine structures are removed will be exposed to soil erosion and soil pollution with materials as well fuel and lubricants from the construction vehicles, are impacts associated with this phase.

The anticipated impacts to soil during construction, operation and decommissioning phases are as follows:

- Reduction of land with natural vegetation for livestock grazing
- Soil erosion
- ▲ Soil pollution
- Soil compaction

Cumulative impacts are, however, difficult to accurately and confidently assess, owing to the high degree of uncertainty, as well as they're often being based on assumptions. It is therefore difficult to provide as detailed an assessment of cumulative impacts as is the case for direct and indirect project induced impacts. This is



Page | 108 Soyuz 6 WEF

usually because of the absence of specific details and information related to cumulative impacts. In these situations, the EAP will need to ensure that any assumptions made as part of the assessment are made clear. Accordingly, this includes an overview and analysis of cumulative impacts related to a variety of project actions and does not provide a significance rating for these impacts, as was done for direct project induced impacts. The objective is to identify and focus on potentially significant cumulative impacts so these may be taken into consideration in the decision-making process. It is important to realise these constraints, and to recognise that the assessment will not, and indeed cannot, be perfect. The potential for cumulative impacts will, however, be considered, rather than omitted from the decision-making process and is therefore of value to the project and the environment.

8.1.3 MITIGATION MEASURES

Mitigation measures are recommended to ensure that the potential impacts stemming from the clearance of vegetation for the construction, operational and future decommissioning activities of the WEF facility, access roads and associated infrastructure are minimized. The following measures have been recommended by the agricultural specialist:

- Vegetation clearance must be restricted to infrastructure and access road areas.
- Materials and equipment must only be stored in the pre-determined laydown areas.
- A Removal of obstacles to allow for access of construction vehicles must be kept to only were essential.
- Prior arrangements must be made with the landowner and neighbouring landowners to ensure that farm and game animals are moved to areas where they cannot be injured by vehicles traversing the area.
- ▲ No boundary fence must be opened without the landowner or neighbouring landowners' permission.
- → No open fires made by the construction teams are allowable during the construction phase.
- ★ The supporting infrastructure must be constructed as closely as possible together to avoid fragmentation of the entire project site.
- Land clearance must only be undertaken immediately prior to construction activities and only within the development footprint/servitude.
- Unnecessary land clearance must be avoided.
- Level any remaining soil removed from excavation pits that remained on the surface instead of allowing small stockpiles of soil to remain on the surface.
- A Regularly monitor the site to check for areas where signs of soil erosion may start to appear.
- A Should any soil erosion be detected, it must be addressed immediately through rehabilitation and surface stabilisation techniques.
- ▲ Maintenance must be undertaken regularly on all vehicles and construction/maintenance machinery to prevent hydrocarbon spills.
- Any waste generated during construction, must be stored in designated containers, and removed from the site by the construction teams.
- Any left-over construction materials must be removed from site.
- Vehicles and equipment must travel within demarcated areas and not outside of the construction footprint.
- ★ Where possible, conduct the construction activities outside of the rainy season.
- Vehicles and equipment must park in designated parking areas.
- Vehicles and equipment must travel within demarcated areas and not outside of the construction footprint.

8.2 AVIFAUNAL IMPACT ASSESSMENT

STUDY Avifaunal Impact Assessment, Appendix E2

NATIONAL SCREENING TOOL

ANIMAL: HIGH



Page | 109 Soyuz 6 WEF

	AVIAN: LOW
SPECIALIST	Owen Davies
COMPANY	Arcus Consultancy Services South Africa (Pty) Ltd
QUALIFICATIONS	Specialist Declaration and CV, Appendix F2

8.2.1 CONCLUSION & SPECIALIST STATEMENT

An assessment of potential impacts relevant for birds at the proposed Soyuz 6 wind energy facility (WEF) yielded that impacts are likely to occur during the construction, operation, and decommissioning phases of the project. Indirect impacts, such as habitat modification, disturbance and displacement effects were identified to occur in most project phases, while more significant direct impacts, such as bird mortality due to collisions and/or electrocutions, are expected to occur during the projects' operational phase.

During the construction phase, birds can be impacted through the removal or alteration of habitats (particularly vegetation or other natural resources) and can also be displaced from foraging habitat by the construction of wind turbines and associated infrastructures.

During the operational phase, direct impacts include bird mortality, as a result of collision with wind turbine blades and/or power line infrastructure, as well as electrocution at electrical infrastructure. Heavy-bodied birds such as bustards, cranes and waterbirds, with limited manoeuvrability, are more susceptible to collisions with power line infrastructure. Electrocutions are likely limited to larger species whose wingspan is able to bridge the gap such as eagles or storks. Indirect impacts, including disturbance/displacement effects, have the potential to impact birds when conducting operational and maintenance (O&M) activities. It is expected that some species potentially occurring on the WEF site will be susceptible to disturbance and displacement, for example smaller passerines such as larks, warblers, flycatchers and chats, as well as large terrestrial Red Data species such as Karoo Korhaan and Ludwig's Bustard. Priority species nesting on the project site (including on new infrastructure e.g. powerline pylons) may be disturbed during routine maintenance.

During the decommissioning phase, birds can be impacted through the removal or alteration of habitats (particularly vegetation or other natural resources) and can also be displaced from foraging habitat by the construction of wind turbines and associated infrastructures.

In terms of cumulative impacts, such impacts on birds could increase as new facilities are constructed.

It is the specialist's opinion, based on the information contained in this report, that the proposed development can be approved from an avifaunal perspective provided the recommended mitigation measures are implemented.

8.2.2 IMPACTS

In light of the results and findings of the Avifaunal Specialist Impact Assessment undertaken for the proposed Soyuz 6 WEF, the following is a summary of the impacts assessed:

- Construction Phase:
 - Direct Habitat Destruction modification, removal and clearing of vegetation for development of infrastructure such as temporary laydown areas, site buildings, WTG bases and access roads;



Page | 110 Soyuz 6 WEF

- Disturbance/Displacement indirect habitat loss and/or reduced breeding success due to displacement by noise and activity associated with machinery and construction activity; and
- Direct Mortality fatalities of avifauna due to vehicle collision, entrapment, entanglement or collision with temporary infrastructure (e.g. fencing), entrapment in uncovered excavations and increased predation pressure.

Operational Phase:

- Disturbance/Displacement indirect habitat loss, reduced breeding success, obstruction of movement corridors due to displacement by infrastructure and noise/activity associated with ongoing, routine operational tasks/maintenance activity; and
- Direct Mortality fatalities of avifauna due to WTG collision, collision or entrapment with perimeter fencing, collision with internal power lines, and electrocution from energised components.

Decommissioning Phase

As per construction phase.

Cumulative Impacts

Following the implementation of the mitigation hierarchy it is not expected that the proposed development will have a significant contribution to the overall cumulative risks to avifauna in the area, as the position of the development site is within an area characterised by extensive available avifaunal habitat that is largely contiguous in the broader surrounds and avoids particularly sensitive features such as cliffs and ridges.

8.2.3 MITIGATION MEASURES

The implementation of the proposed mitigation measures is likely to reduce the significance of negative impacts. The impact of the WEF is likely to pose a moderate negative impact. To reduce the risk of potential impacts it is recommended that the following mitigation measures be included in the EMPr and that they are implemented during the various phases of development:

Construction Phase:

- Infrastructure to avoid Medium and High Sensitivity areas, linear infrastructure permitted;
- The footprint within High Sensitivity areas must be minimized and avoided wherever possible;
- Laydown and other temporary infrastructure to be placed within Low or Medium sensitivity areas, preferably previously transformed areas, wherever possible;
- Appropriate run-off and erosion control measures must be implemented where required;
- A site-specific environmental management programme (EMPr) must be developed and implemented. The EMPr must give appropriate and detailed description of how construction activities must be conducted to reduce unnecessary destruction of habitat (e.g. no open fires outside of designated areas);
- All contractors are to adhere to the EMPr and must apply good environmental practice during construction;
- The Environmental Control Officer (ECO) must oversee activities and ensure that the site specific
 EMPr is implemented and enforced;
- The appointed ECO and/or ESCO must be trained to identify the potential Red Data species, as well as the signs that indicate possible breeding by these species;
- The ECO and/or ESCO must during audits/site visits make a concerted effort to look out for such breeding activities of SCCs (e.g. cranes, Secretarybird). Additional efforts must include the



Page | 111 Soyuz 6 WEF

- training of construction staff (e.g. in Toolbox talks) to identify Red Data species, followed by regular questioning of staff as to the regular whereabouts on site of these species;
- All hazardous materials must be stored in the appropriate manner to prevent contamination of the site and downstream environments. Any accidental chemical, fuel and oil spills that occur at the site must be cleared as appropriate for the nature of the spill;
- Maximum use of existing roads, farm tracks and servitudes must be used where possible;
- The minimum footprint areas of infrastructure must be used wherever possible, including road widths and lengths;
- Following construction, rehabilitation of areas disturbed by temporary laydown areas and facilities must be undertaken;
- No off-road driving must be permitted in undesignated areas;
- Existing and novel access roads are to be suitably upgraded or constructed to prevent damage and erosion resulting from increased vehicular traffic and construction vehicles;
- Construction camps must be lit with as little light as practically possible, with the lights directed downwards where appropriate;
- Speed limits (50 km/h) must be strictly enforced on site to reduce probability of vehicle collisions;
- The movement of construction personnel must be restricted to the construction areas on the project site;
- No dogs or cats other than those of the landowners must be allowed on site;
- Any holes dug e.g., for foundations of pylons must not be left open for extended periods of time to prevent entrapment by ground dwelling avifauna or their young and only be dug when required and filled in soon thereafter;
- Temporary fencing must be suitably constructed, e.g. if double layers of fencing are required for security purposes, they must be positioned at least 2 m apart to reduce the probability of entrapment by larger bodied species that may find themselves between the two fences;
- Roadkill must be reported to the ECO and/or ESCO and removed as soon as possible; and
- If any avifaunal SCCs are confirmed to be breeding (e.g. if a nest site is found), construction activities within 500 m of the breeding site must cease, and an avifaunal specialist is to be contacted immediately for further assessment of the situation and instruction on how to proceed.

▲ Operational Phase:

- WTGs must not be constructed within (or encroach within) any High or Medium Sensitivity areas identified by the VERA model;
- WTGs are to be micro-sited to avoid blade tips from encroaching within these areas pending the specifics of final WTG dimensions;
- Additional mitigation (as detailed below) must be implemented for WTGs placed within High and
 Medium sensitivity areas determined outside of VERA modelled areas;
- Internal power lines must be buried wherever technically feasible;
- Appropriate (approved) Bird Flight Diverters (BFDs) must be affixed to the entire length of novel overhead power lines (in all sensitivity categories);
- If one or more avifaunal SCC carcasses are located and determined likely to have resulted from collisions with infrastructure in any sensitivity area over the lifespan of the facility, the fatality is to be appropriately recorded and reported to an avifaunal specialist to determine the most appropriate action;



Page | 112 Soyuz 6 WEF

- If double layers of fencing are required for security purposes, they should be positioned at least
 2 m apart to reduce the probability of entrapment by larger bodied species that may find themselves between the two fences;
- Develop and implement a carcass search and bird activity monitoring programme in-line with the latest applicable guidelines;
- Regular reviews of operational phase monitoring data (activity and carcass) and results to be conducted by an avifaunal specialist;
- The above reviews should strive to identify sensitive locations including WTGs and areas of increased collisions that may require additional mitigation;
- An operational monitoring programme for any novel overhead power lines must be implemented to locate potential collision fatalities;
- Any fatalities located must be reported to Birdlife South Africa (BLSA) and the Endangered Wildlife Trust (EWT);
- All new overhead power line pylons must be of a design that minimizes electrocution risk. This can be achieved by using adequately insulated 'bird friendly' structures, with sufficient clearances between live components; and
- An operational monitoring programme for the overhead power line route must be implemented to locate potential collision fatalities.
- Decommissioning Phase:
 - As per construction phase.
- Cumulative Impacts:
 - All appropriate mitigation measures listed above should be implemented;
 - Data should be shared with regulators and interested stakeholders to allow cumulative impacts to be documented and to inform adaptive operational management; and
 - Implement an alien woody plant removal and eradication programme to restore currently degraded grassland and aquatic habitats.
- No-go alternative:
 - No mitigation required, in the event that the facility is not constructed.

8.3 BAT IMPACT ASSESSMENT

STUDY	Bat Specialist Impact Assessment, Appendix E3
NATIONAL SCREENING TOOL	BATS: HIGH
SPECIALIST	Craig Campbell
COMPANY	Arcus Consultancy Services South Africa (Pty) Ltd. (an ERM Group
	Company)
QUALIFICATIONS	Specialist Declaration and CV, Appendix F1

8.3.1 CONCLUSION & SPECIALIST STATEMENT

An assessment of potential impacts relevant for bats at the proposed Soyuz 6 wind energy facility (WEF) yielded that impacts are likely to occur during the construction, operation and decommissioning phases of the project. Indirect impacts, such as habitat modification, disturbance and displacement effects were identified to occur in most project phases, while more significant direct impacts, such as bat mortality due to collisions and/or barotrauma, are expected to occur during the projects' operational phase.

During the construction phase, bats can be impacted through the removal or alteration of habitats (particularly vegetation or other natural resources) and can also be displaced from foraging habitat by the



Page | 113 Soyuz 6 WEF

construction of wind turbines and associated infrastructures. The removal of vegetation during the construction phase can impact bats by removing vegetation cover and linear features that some bats use for foraging and commuting. This modification could subsequently also create favourable conditions for insects, upon which bats feed, which would in turn attract bats to the proposed wind farm area. Additionally, wind farms have the potential to impact bats indirectly when conducting construction activities (for wind turbines and associated infrastructures) during hours of important bat foraging activities, and excessive noise and dust during the construction phase could also result in bats abandoning their roosts, depending on the proximity of construction activities to roosts.

During the operational phase, direct impacts include bat mortality as a result of collision with wind turbine blades and/or barotrauma. This is likely to be limited to species that use the airspace within the rotor-swept zone, but nonetheless serves as a significant contributor to bat fatalities and species population decline, as a result of wind farm operations. Indirect impacts, including disturbance/displacement effects, have the potential to impact bats when conducting operational and maintenance (O&M) activities during hours of important bat foraging activities. Additionally, excessive noise and dust during the operational phase could also result in bats abandoning their roosts, depending on the proximity of construction activities to roosts.

During the decommissioning phase, wind farms have the potential to impact bats indirectly through the disturbance of roosts or when conducting decommissioning activities during hours of important bat foraging activities. Excessive noise and dust during the decommissioning phase could also result in bats abandoning their roosts, depending on the proximity of decommissioning activities to such roosts.

In terms of cumulative impacts, such impacts on bats could increase as new facilities are constructed. These impacts could result in declines in populations of even those species of bats currently listed as Least Concern, if they happen to be more susceptible to mortality from wind turbines (e.g. high-flying open air foragers such as free-tailed and fruit bats), even if the appropriate mitigation measures are applied.

The no-go alternative has been assessed for bats, considering the proposed development under consideration, together with its associated impacts. As reflected in the final bat specialist impact assessment report, the impact on bats already existing in the area would be negligible, in the event that the facility is not constructed —as no change is anticipated to occur.

With the information gathered to date from the full bat pre-construction monitoring campaign, the development of the proposed Soyuz 6 WEF and its associated infrastructures is not expected to cause irreplaceable loss to bat biodiversity on site, provided that the recommended mitigation measures are strictly adhered to. The application process may therefore proceed onto submission for environmental authorisation report.

8.3.2 IMPACTS

In light of the results and findings of the Bat Specialist Impact Assessment undertaken for the proposed Soyuz 6 WEF, it is acknowledged that there is a potential to impact bats directly through collisions and barotrauma resulting in mortality, and indirectly through the modification of habitats and disturbance/displacement effects during the construction, operation and decommissioning of wind turbines and associated infrastructures.

The following is a summary of the impacts assessed:

- Construction Phase
 - Habitat Modification.
 - Disturbance/Displacement Effects



Page | 114 Soyuz 6 WEF

Operational Phase

- Mortality due to wind turbine collisions and/or barotrauma.
- Disturbance/Displacement Effects
- Decommissioning Phase
 - Disturbance/Displacements Effects
- Cumulative Impacts
 - Bat mortality impacts on a cumulative scale (as a result of wind turbine collisions and barotrauma)
- No-go Alternative
 - No impacts anticipated.

8.3.3 MITIGATION MEASURES

The implementation of the proposed mitigation measures is likely to reduce the significance of negative impacts. The impact of the WEF is likely to pose a moderate to high negative impact. However, if the mitigation measures listed below are successfully implemented, then the overall significance can be reduced to low to moderate. It is recommended that the following mitigation measures, be included in the EMPr for the various phases of the WEF:

Construction Phase

- The removal of vegetation and man-made buildings should be avoided in all high sensitive areas,
 as far as possible, and reduced across the project site in all other areas.
- Limit construction activities to daylight hours where possible
- Avoid all construction activities within potential roosting habitats, if identified at the time when construction activities (for wind turbines and associated infrastructures) take place. No confirmed roosts have been identified on site to date, although it is recommended for a final specialist site walk-through to take place prior to construction to confirm this.

Operational Phase

- Implement an operational phase bat monitoring programme, in accordance with the most recent version of the operational phase bat monitoring guidelines.
- Implement blade feathering (up to the manufacturers cut-in speed) as soon as operation begins, to prevent free-wheeling.
- The placement of all turbines, as well as their full blade length, should avoid high sensitivity areas, to be considered from the outset of the design phase.
- If residual impacts reach the threshold limit (at any wind turbine), then appropriate minimisation measures should be implemented (turbine curtailment and/or acoustic deterrence mechanisms).
- Lighting at the project should be kept to a minimum at all associated infrastructures. Appropriate
 types of lighting are to be used to avoid attracting insects, and hence, bats. This includes
 downward facing low-pressure sodium and warm white LED lights. To be considered from the
 outset of the design phase.
- Limit O&M activities to daylight hours.
- Avoid all O&M activities for wind turbines and associated infrastructures within potential bat roosting habitats. No confirmed bat roosts have been identified on site to date, although it is recommended that a suitably qualified bat specialist (appointed to conduct the operational phase bat monitoring programme) is to further advise on refining these recommendations as new information becomes available, during the project's operational phase.



Page | 115 Soyuz 6 WEF

Decommissioning Phase

- Limit decommissioning activities to daylight hours where possible.
- Avoid all decommissioning activities within potential roosting habitats, if identified during the
 projects' operational phase bat monitoring campaign, when decommissioning wind turbines and
 associated infrastructures. Consult with the appointed bat specialist on further management
 measures, should this be required.

Cumulative Impacts

- All mitigation measures, as listed for the operational phase of the project are highly recommended for WEF's in the greater (50 KM2) Project area, to reduce the probability of significant mortality impacts occurring at Soyuz 6 WEF, and subsequently on a cumulative scale as well. This will be relevant for the Soyuz 6 WEF, as well as all surrounding WEF's.
- . Data should be shared with regulators and interested stakeholders to allow cumulative impacts to be documented and to inform adaptive management processes across projects.

No-go Alternative

No mitigation required, in the event that the facility is not constructed.

8.4 BOTANICAL IMPACT ASSESSMENT

STUDY	Botanical Impact Assessment, Appendix E5
NATIONAL SCREENING TOOL	PLANT SPECIECS: MODERATE
	TERRESTRIAL BIODIVERSITY: VERY HIGH
SPECIALIST	Tarryn Martin
COMPANY	Biodiversity Africa
QUALIFICATIONS	Specialist Declaration and CV, Appendix F5

8.4.1 CONCLUSION & SPECIALIST STATEMENT

The botanical impact assessment considers the potential botanical impact on the surrounding environment due to the construction, operational and future decommissioning activities associated with the Soyuz 6 Wind Energy Facility.

The turbines and access roads are mostly situated within Eastern Upper Karoo with some infrastructure occurring in the Upper Karoo Hardeveld. The SEI for these vegetation types have been assessed and Upper Karoo Hardeveld is of **medium sensitivity** and Eastern Upper Karoo is of **low sensitivity** meaning that construction within these areas is permissible from a botanical perspective. Vegetation associated with the washes was assigned a **high sensitivity**. Where feasible, it is recommended that infrastructure should avoid being located within these areas. Road crossings would be permissible.

The species environmental guideline document states for areas of medium sensitivity, development activities of medium impact are acceptable and for areas with a low SEI, development activities of medium to high impact are acceptable. In both instances these must be followed by appropriate restoration activities.

Some infrastructure is located within an Ecological Support Area (ESA). The biodiversity features driving the ESA classification includes all natural wetlands and rivers and it is therefore recommended that infrastructure is placed outside of the ESA and where this is not feasible the footprint within the ESA is minimised.

Project infrastructure should be designed to avoid sensitive features such as the washes. Further to the above, impacts on the terrestrial plant species and associated habitats can be reduced to acceptable levels



Page | 116 Soyuz 6 WEF

through the implementation of mitigation measures. The specialist is therefore of the opinion that the development can proceed provided the recommendations contained in this report are implemented.

8.4.2 IMPACTS

The clearing of vegetation for the construction of the WEF facility, access roads and associated infrastructure could result in the following impacts:

- ★ The direct and permanent loss of vegetation types and associated plant species, including species of conservation concern.
- Clearing of vegetation resulting in breaks in habitat that will lead to habitat fragmentation and edge effects.

It was determined that the significance of impacts during the construction, operation and decommissioning phases would be:

- △ Of a **moderate significance** for the loss of the Eastern Upper Karoo during the construction phase.
- △ Of a moderate significance for the loss of the Upper Karoo Hardeveld during the construction phase.
- △ Of a **high significance** for the loss of plant Species of Conservation Concern during the construction phase.
- △ Of a **moderate significance** for the disruption of ecosystem functioning and processes during construction phase.
- → Of a moderate significance for loss of indigenous vegetation during the decommissioning phase.

The no-go impacts, which are based on the current land use of the site, are of low significance.

8.4.3 MITIGATION MEASURES

Mitigation measures are recommended to ensure that the potential impacts stemming from the clearance of vegetation for the construction, operational and future decommissioning activities of the WEF facility, access roads and associated infrastructure are minimized. The following measures have been recommended by the botanical specialist:

- The remaining vegetation within the property should remain intact so that it can continue to function as an ecological corridor for species movement.
- All necessary plant permits must be obtained prior to the commencement of any construction activities.
- Where feasible, laydown areas must be placed in previously disturbed sites.
- A walkthrough of the final layout must be undertaken by a botanist for areas of high and medium sensitivity and if populations of SCC will be impacted, infrastructure should be moved to avoid these areas. Where this is not feasible, a search and rescue plan will be required.
- If any SCC are to be impacted, these must be relocated to the nearest appropriate habitat.
- Construction vehicles and machinery must not encroach into identified 'no-go' areas or areas outside the project footprint.
- Topsoil (20 cm, where possible) must be collected and stored in an area of low sensitivity and used
 to rehabilitate impacted areas that are no longer required during the operational phase (e.g.,
 laydown areas).
- Employees must be prohibited from collecting any plants.



Page | 117 Soyuz 6 WEF

8.5 FAUNAL IMPACT ASSESSMENT

STUDY	Faunal Impact Assessment, Appendix E5
NATIONAL SCREENING TOOL	ANIMAL: MEDIUM
	TERRESTRIAL BIODIVERSITY: VERY HIGH
SPECIALIST	Amber Jackson
COMPANY	Biodiversity Africa
QUALIFICATIONS	Specialist Declaration and CV, Appendix F5

8.5.1 CONCLUSION & SPECIALIST STATEMENT

Several amphibian, reptile and mammal species were recorded within the study area across all habitat types. The Grassland and Dwarf Succulent Karoo habitat types are extensive and for the most part unimpacted by the proposed development. Although road networks can be extensive these have been designed to utilise existing roads and tracks to reduce further loss of habitat.

The grassland habitat and rocky habitats are sensitive habitats and have a **medium site ecological importance** to both the the vulnerable Black-footed Cat and endangered Southern Mountain Reedbuck respectively. The project is unlikely to negatively influence the viability of these two species.

The Wash habitat and riverine areas within the Dwarf Succulent Karoo habitat would have a **very high site ecological importance** to the Riverine Rabbit (*Bunolagus monticularis*) should it occur in the study area. The study area is located less than 50km northeast of the northern population of the Riverine Rabbit and suitable habitat is present. There is a moderate likelihood of this species occurring within the wash and riverine habitats. Soyuzu 6 WEF project infrastructure avoids this habitat and linear infrastructure uses existing roads through the habitat.

It is recommended that the following conditions are included in the Final Environmental Management Programme (EMPr) as well as the conditions of the Environmental Authorisation (EA), if granted:

- ★ The development must consolidate road networks, where feasible, to minimise the loss of faunal habitat.
- ▲ Temporary footprints e.g., laydown areas and widened roads must be rehabilitated with specific measures to create fauna habitat.
- Speed restrictions for all vehicles 30km/h is recommended) should be in place to reduce the impact of killed fauna on the project roads.
- △ Development must be designed to allow unencumbered movement of this species. e.g., trenches with sloped side to allow faunal species to exit.
- A Storm Water Management Plan must be drafted and implemented to prevent runoff entering aquatic systems and causing siltation and pollution of this faunal habitat. Hard surfaces should be avoided.
- ★ Should any reptile and mammal fauna of conservation concern be encountered during construction and operation, these must be recorded (i.e. be photographed, GPS co-ordinates taken) and placed on iNaturalist.
- ★ Should any reptile species of conservation concern, e.g. Karoo Dwarf Tortoise (Chersobius boulengeri)
 (EN), be encountered and if in harm's way during construction and operation, these must be moved out
 of harm's way to the nearest appropriate habitat.
- Any reptile, amphibian or mammal (excl. bat) species that may die as a result of construction must be recorded (i.e. be photographed, GPS co-ordinates taken) and ideally, if somewhat intact preserved and donated to the nearest university, museum or SANBI.
- In addition to all mitigations listed above a clause must be included in contracts for ALL personnel working on site stating that: "no wild animals will be hunted, killed, poisoned or captured. No wild animals will be imported into, exported from or transported in or through the province. No wild animals will be sold,



Page | 118 Soyuz 6 WEF

bought, donated and no person associated with the development will be in possession of any live wild animal, carcass or anything manufactured from the carcass." A clause relating to fines, possible dismissal and legal prosecution must be included should any of the above transgressions occur, especially for SCC.

Project infrastructure should be designed to avoid very high sensitive features such as the washes, only existing roads that cross this habitat should be used, where feasible. Further to the above, impacts on the faunal species and associated habitats can be reduced to acceptable levels through the implementation of mitigation measures. The specialist is therefore of the opinion that the development can proceed *provided* the recommendations contained in this report are implemented.

8.5.2 IMPACTS

In light of the results and findings of the Faunal Specialist Impact Assessment undertaken for the proposed Soyuz 6 WEF, the following is a summary of the impacts assessed:

Construction Phase

- The loss of faunal habitat.
- Loss of Faunal Species of Conservation Concern.
- Disturbance to faunal species and their livelihood due to construction related activities.
- Faunal mortality due to earthworks, roadkill and persecution.

Operational Phase

- Disturbance to faunal species and their livelihood due to operational related activities.
- Faunal mortality due to roadkill and persecution.

Decommissioning Phase

Disturbance to faunal species and their livelihood due to operational related activities.

Cumulative Impacts

- Increased loss of faunal habitat.
- Increased faunal mortality.

The mitigation hierarchy was applied to all impacts. For negative impacts that can often not be avoided, the mitigation hierarchy then aims to minimise the impact, and should residual impacts remain, mitigation measures are then applied and in extreme cases offsets may be required. Some impacts will remain the same despite mitigation measures having been applied. For example, the development footprint will replace faunal habitat, this cannot be avoided and although it can be minimised the habitat will no longer exist and will not be able to re-establish itself for the lifetime of the project. It should be noted that although a mitigation measure may not reduce the impact significance rating (high, medium and low) they must still be applied because the impact has not been avoided in its entirety and the 'Duty of Care' is placed on the applicant/developer.

8.5.3 MITIGATION MEASURES

In light of the results and findings of the Faunal Specialist Impact Assessment undertaken for the proposed Soyuz 6 WEF, the following is a are the mitigation measures for the construction, operational and decommissioning phases:

Construction Phase

- The development must consolidate road networks to minimise the loss of faunal habitat.
- All construction and construction related activities (including parking of vehicles and machinery)
 must remain within the approved project footprint.
- Microhabitats (e.g., rock stacks and logs) in the clearing footprint must be relocated to the same habitat immediately adjacent to the removal site. E.g., Rock stacks should be restacked.



Page | 119 Soyuz 6 WEF

- Temporary infrastructure (laydown areas, widened roads, etc.) must be rehabilitated and efforts
 must provide habitat for faunal species by placing logs and rocks at strategic sites to provide
 shelter for small mammals and reptiles.
- A clause must be included in contracts for ALL personnel (i.e., including contractors) working on site stating that: "no wild animals will be hunted, killed, poisoned or captured. No wild animals will be imported into, exported from or transported in or through the province. No wild animals will be sold, bought, donated and no person associated with the development will be in possession of any live wild animal, carcass or anything manufactured from the carcass."
- In addition, a clause relating to fines, possible dismissal and legal prosecution must be included should any of the above transgressions occur, especially for SCC.
- Avoid wash and river habitat in Dwarf Succulent Karoo as far as possible.
- Dust suppression measures must be implemented in the dry and/or windy months.
- All machinery, vehicles and earth moving equipment must be maintained and the noise these
 create must meet industry minimum standards. e.g., the sound generated by a machine must be
 below a certain decibel as prescribed in the relevant noise control regulations.
- A Storm Water Management Plan must be drafted and implemented to prevent runoff entering aquatic systems and causing siltation and pollution of this faunal habitat. Hard surfaces should be avoided.
- No construction night lighting must be allowed. If required, minimise lighting in open space areas within development and any external lights must be down lights placed as low as possible and installation of low UV emitting lights, such as most LEDs.
- Steep sided drains, gutters, canals and open pits/trenches must be covered with mesh (5mm x 5mm) or sloped to prevent fauna falling in and getting stuck. No unnecessary structures that would act as pitfall traps for animals must be constructed.
- Speed restrictions within the residential development for all vehicles (30km/h is recommended) should be in place to reduce the impact of killed fauna on the project roads.
- Any faunal species that may die as a result of construction must be recorded (i.e., be photographed, GPS co-ordinates taken) and if somewhat intact preserved and donated to the nearest university, museum or SANBI.
- A trained snake handler must be on call during construction to remove any snakes within construction areas.
- A clause relating to fines, possible dismissal and legal prosecution must be included in all
 contracts for ALL personnel (i.e., including contractors) working on site should any speeding or
 persecution of animals occur.

Operational Phase

- All vehicles must be maintained e.g., the sound generated by a vehicle must be below a certain decibel as prescribed in the relevant noise control regulations.
- No night lighting must be allowed. If required, minimise lighting in open space areas within development and any external lights must be down lights placed as low as possible and installation of low UV emitting lights, such as most LEDs.
- Development must be designed to allow unencumbered movement, especially of small faunal species. e.g.
 - Permeable internal and external fences/walls (if any) must be implemented to allow for the movement of fauna through the development. These must have ground level gaps of



Page | 120 Soyuz 6 WEF

10cm x 10cm at 10m intervals. These gaps must be kept free of obstructions, including plant growth and debris.

- All guttering and kerbstones must to allow for easy movement of small fauna.
- Steep sided drains, gutters and canals must be covered with mesh (5mm x 5mm) or sloped to prevent fauna falling in and getting stuck.
- Speed restrictions within the project area for all vehicles (30km/h is recommended) should be in place to reduce the impact of killed fauna on the project roads.
- No night driving should be permitted, if unavoidable, this must be restricted, and speed limits adhered to.
- Any faunal species that may die as a result to a collision must be recorder (i.e., photographed,
 GPS co-ordinates taken) and placed on the EWT Roadkill App.
- A clause relating to fines, possible dismissal and legal prosecution must be included in all contracts for ALL personnel (i.e., including contractors) working on site should any speeding or persecution of animals occur.

Decommissioning Phase

- Dust suppression measures must be implemented in the dry and/or windy months.
- All machinery, vehicles and earth moving equipment must be maintained and the noise these
 create must meet industry minimum standards. e.g., the sound generated by a machine must be
 below a certain decibel as prescribed in the relevant noise control regulations.
- Should any mammal, reptile or amphibian fauna be encountered during decommissioning, these
 must be recorded (i.e., be photographed, GPS co-ordinates taken) and placed on iNaturalist.
- No night lighting must be allowed. If required, minimise lighting in open space areas within development and any external lights must be down lights placed as low as possible and installation of low UV emitting lights, such as most LEDs.
- All decommissioning related activities (including parking of vehicles and machinery) must remain within the approved project footprint.

The footprint of the project must be rehabilitated. Rehabilitation efforts must provide microhabitats (e.g., rock stacks and logs) within the cleared footprint E.g., Rock stacks and stumperies but must not disrupt adjacent habitat to create these.

8.6 Freshwater Impact Assessment

STUDY	River and Wetland Ecosystem Specialist Report, Appendix E6
NATIONAL SCREENING TOOL	AQUATIC BIODIVERSITY: VERY HIGH
SPECIALIST	Aidan Gouws
COMPANY	Coastal and Environmental Services
QUALIFICATIONS	Specialist Declaration and CV, Appendix F6

8.6.1 CONCLUSION & SPECIALIST STATEMENT

Soyuz 6 (Pty) Ltd is proposing the development of a 480 MW commercial WEF, comprised of up to 75 turbines, internal cabling, substations, BESS, batching plants, auxiliary buildings and access roads. Sixty-six assessment units, including washes, flats, low-order drainage lines, rivers and dams, fall within the proposed 150 ha project area. According to the PES assessment, the condition of these range from "B: Largely Natural" to "E: Very Poor". A number of the assessment units offer moderately-low to moderately-high importance ecosystem services, including flood attenuation, sediment and nutrient trapping, biodiversity maintenance and food for livestock. Nine units offer high to very high biodiversity services, due to their role in conservation



Page | 121 Soyuz 6 WEF

as part of the Graafwaterspruit ESA and Lakenrivier ESA and CBA. The combined Ecological Importance and Sensitivity (EIS) ratings of the units range from **low** to **very high**.

Only 16 watercourses (A02, A05-06, A08-10, A13-15, A18, A21, F02, F04, F06-07 and F10) are anticipated to be directly impacted by the proposed development, due to a proposed turbine and access roads crossing through them. A few additional watercourses and wetlands fall within 100 m and 500 m of the proposed infrastructure, respectively. With the exception of linear crossings, the proposed infrastructure should not occur within the longitudinal washes, channelled drainage lines, river or their buffers. If such cannot be adhered to for well substantiated reasons, the mitigation hierarchy must be applied to provide justification for the consideration of alternatives and an offset may be required to compensate for the direct losses. Access roads should follow the existing road network as far as practically possible. Where new watercourse crossings are required, the length/extent of new watercourse crossings must be minimised as far as practically possible. Unnecessary watercourse crossings must be re-aligned and avoided where possible.

The river and wetland impact of all aspects for the development were assessed. Impacts are rated as **low** to **moderately-high** under a realistic poor mitigation scenario. The adoption and effective implementation of all the recommended mitigation measures, coupled with a comprehensive rehabilitation and monitoring in terms of re-vegetation and restoration is an important element of the mitigation strategy. Effectively implementing the recommended mitigations measures will reduce all impacts to **very low** to **moderately-low** significance. If any of the recommended mitigation measures provided in this study cannot be adhered to, the impact and risk assessments will need to be revised. It is the opinion of the specialist that **no fatal flaws** exist with the proposed development as long as all recommended mitigation measures are adopted and effectively implemented.

8.6.2 IMPACTS

In light of the results and findings of the Freshwater Specialist Impact Assessment undertaken for the proposed Soyuz 6 WEF, the following is a summary of the impacts assessed:

- Construction Phase:
 - Direct ecosystem modification or destruction / loss impacts.
 - Alteration of hydrological and geomorphological processes.
 - Ecological connectivity and edge disturbance impacts.
 - Water pollution impacts.
 - Cumulative direct impacts modification and/or loss of watercourse units across the entire Soyuz
 6 WEF Cluster.
 - Cumulative indirect impacts widespread, permanent alteration of hydrological and geomorphological processes within watercourses across the entire Soyuz 6 WEF Cluster at and downstream of the proposed infrastructure.
- Operational Phase:
 - Alteration of hydrological and geomorphological processes.
 - Ecological connectivity and edge disturbance impacts.
 - Water pollution impacts
- Decommissioning Phase:
 - Direct ecosystem modification or destruction / loss impacts.



Page | 122 Soyuz 6 WEF

- Alteration of hydrological and geomorphological processes.
- Ecological connectivity and edge disturbance impacts.
- Water pollution impacts.

The following activities may have an indirect impact on moderately to high sensitivity areas and should not occur within their proposed buffers:

- Stockpiling of topsoil, subsoil, etc.;
- ★ Temporary ablution facilities;
- Site camp establishment;
- → Temporary laydown areas for equipment/materials;
- Overnight parking of heavy machinery/vehicles;
- Concrete batching; and
- → Storage of chemicals/hazardous substances.

8.6.3 MITIGATION MEASURES

The mitigation measures provided below are to be implemented in the Planning and Design, Construction, Operational and Decommissioning Phases of the proposed activity.

- Planning and design phase
 - All legal matters pertaining to permitting must be completed prior to any construction activity.
 - In particular, all necessary Water Use Authorisations must be in order for any construction and operational activities within 100 m of a watercourse (i.e., longitudinal washes and channelled drainage lines) or 500 m of a wetland (i.e., dams).
 - An Erosion and Stormwater Management Plan should be developed during the planning and design phase, and implemented during the construction, operational and decommissioning phases.
 - An Emergency Spillage and Hazardous Waste Management Plan should be developed during the planning and design phase, and implemented during the construction, operational and decommissioning phases.
- Construction phase:
 - The following buffers should be applied to all watercourses and wetlands (i.e. channelled drainage lines and longitudinal washes) based on their EIS rating:
 - High EIS 50 m;
 - Moderate to moderately-high EIS 30 m; and
 - Moderately-low EIS 15 m
 - In accordance with the best practice guidelines, unnecessary watercourse powerline and road crossings (i.e. proposed crossings that can be re-aligned) must be re-aligned and avoided.
 - Construction materials and stockpiles must not be stored within the moderate to high EIS areas or their buffers.
 - If possible, construction activities should be undertaken during the driest part of the year to minimize erosion and downstream sedimentation due to excavation, etc.
 - Appropriate stormwater structures must be implemented during construction to control run-off and minimize erosion.
 - Vegetation clearing must be kept a minimum and only to the site footprint.
 - Erosion controls and sediment trapping measures must be put in place.



Page | 123 Soyuz 6 WEF

- Stockpiles must be monitored for erosion and mobilisation of materials towards watercourses, they must not exceed 1.5m in height and be covered during windy periods.
- Best practice powerline and access road crossing alignment measures must be implemented,
 where watercourse crossings are required, every effort should be made to minimize the impacts.
- Disturbed areas must be monitored for erosion channels and these must be rehabilitated.
- All trenches/excavations must be backfilled and all disturbed areas backfilled, compacted and revegetated, where applicable.
- Road crossings should be used to assist in re-instating some of the lost base level as a result of
 historical erosional incision. The proposed access roads should serve a dual function, namely as
 a crossing of the washes and a means of stabilising the longitudinal slope of the watercourses.
- Anchored brush packs should be used in Badlands to assist with their rehabilitation.
- Within Soyuz 6, targeted rehabilitation at road crossings should be concentrated within unit A02, A06, A18 and A21 in particular. Several other assessment units within the broader WEF cluster can also be targeted for rehabilitation.
- No concrete mixing must take place within 50 m of any watercourse.
- No machinery must be parked overnight within 50 m of the watercourses.
- All stationary machinery must be equipped with a drip tray to retain any oil leaks.
- Chemicals used for construction must be stored safely on bunded surfaces in the construction site camp.
- No ablution facilities must be located within 50 m of any watercourse.
- Chemical toilets must be regularly maintained/ serviced to prevent ground or surface water pollution.
- Any hazardous substances/waste must be stored in impermeable bunded areas or secondary containers 110% the volume of the contents within it.
- All general waste and refuse must be removed from site and disposed and windproof temporary storage area before being disposed of at a registered landfill site.
- Emergency plans must be in place in case of spillages onto bare soil or within watercourses.

Operational Phase:

- Stormwater infrastructure must be maintained and monitored for effectiveness with respect to controlling and minimising erosion and sedimentation of watercourses.
- "Drift-type" road crossings be used where appropriate and designed for flow over the road surface rather than directing it under the road with culverts. Where access road crossings of defined channels is required, box culverts must be stablished across the width of the watercourse.
- The site must be monitored for erosion and should be rehabilitated where applicable.
- Disturbed areas should be rehabilitated and re-vegetated.
- watercourses.
- No machinery must be parked overnight within 50 m of the watercourses.
- All stationary machinery must be equipped with a drip tray to retain any oil leaks.
- Any hazardous substances/waste must be stored in impermeable bunded areas or secondary containers 110% the volume of the contents within it.
- All general waste and refuse must be removed from site and disposed and windproof temporary storage area before being disposed of at a registered landfill site.
- Emergency plans must be in place in case of spillages onto bare soil or within water courses.

Decommissioning Phase:



Page | 124 Soyuz 6 WEF

- Decommissioned materials and rubble must not be stored within the moderate to high sensitivity areas.
- Stockpiles must not be stored within the moderate to high sensitivity areas.
- If possible, decommissioning activities should be undertaken during the driest part of the year to minimize erosion and downstream sedimentation due to excavation, etc.
- Appropriate stormwater structures must be implemented during decommissioning to control run-off and minimize erosion.
- Erosion controls and sediment trapping measures must be put in place.
- Disturbed areas must be monitored for erosion channels and these must be rehabilitated.
- All trenches/excavations must be backfilled and all disturbed areas backfilled, compacted and revegetated, where applicable.
- No machinery must be parked overnight within 50 m of the watercourses.
- All stationary machinery must be equipped with a drip tray to retain any oil leaks.
- Chemicals used for construction must be stored safely on bunded surfaces in the construction site camp.
- No ablution facilities must be located within 50m of any watercourse.
- Chemical toilets must be regularly maintained/ serviced to prevent ground or surface water pollution.
- Any hazardous substances/waste must be stored in impermeable bunded areas or secondary containers 110% the volume of the contents within it.
- All general waste and refuse must be removed from site and disposed and windproof temporary storage area before being disposed of at a registered landfill site.
- Emergency plans must be in place in case of spillages onto bare soil or within watercourses.

8.7 Heritage Impact Assessment

STUDY	Heritage Impact Assessment, Appendix E7
NATIONAL SCREENING TOOL	ARCHAEOLOGICAL AND CULTURAL HERITAGE: LOW
SPECIALIST	Nelius Kruger
COMPANY	Coastal and Environmental Services
QUALIFICATIONS	Specialist Declaration and CV, Appendix F7

8.7.1 CONCLUSION & SPECIALIST STATEMENT

The history of the Northern Cape Province is reflected in a rich archaeological landscape, mostly dominated by Stone Age occurrences. Generally, numerous sites documenting Earlier, Middle and Later Stone Age habitation occur across the province, mostly in open air locales or in sediments alongside rivers or pans. In addition, a wealth of Later Stone Age rock art sites, most of which are in the form of rock engravings are to be found in the larger landscape. These sites occur on hilltops, slopes, rock outcrops and occasionally in river beds. The archaeological record reflects the development of a rich Colonial frontier, characterised by traces of the Anglo-Boer war, indigenous and colonial contact sites and more recent historic occupation and development of the region, which herald the modern era in South African history.

Data on the history and archaeology of the surroundings of Britstown is primarily captured in heritage and archaeological studies associated with environmental impact assessments, the bulk of which are associated renewable energy facilities and particularly solar energy facilities and associated infrastructure. In order to arrive at a final Layout for the proposed project, a rigorous process of site screening was conducted for the



Page | 125 Soyuz 6 WEF

Soyuz 6 WEF at desktop level. Here, a detailed appraisal of previous AIAa, HIAs and published literature coupled with a detailed analysis of historical aerial imagery and archive, topographical, geological and landscape feature maps was conducted in order to inform on the final layout for the WEF during the **Scoping Phase**. An archaeological site assessment was then conducted to identify heritage receptors on-site and in the larger landscape. It should be noted that information on the layout of components such as the 132kV OHL line, laydown areas, construction camps and BESS areas were made available to specialists at an advanced stage of this assessment and these areas could not be included in the site surveys. Some turbine positions and access road alignments were changed during final stages of the project design in order to avoid sensitive environmental and heritage receptors and not all of these proposed development areas could be revisited. In terms of heritage impacts, WEF developments with linear and narrow components such as OHLs and access roads are generally considered to be lower-risk since localised and spatially confined heritage resources can easily be avoided by project design of individual turbine positions, pylon placements and service roads. The following observations are made for the proposed Soyuz 6 Wind Energy Facility Project in terms of heritage aspects, impacts and heritage resources management.

- ★ Stone Age remains occur abundantly in the project landscape (observations at S6WEF01 S6WEF12 and S6WEF14 S6WEF39) where locally available raw material for the manufacture of stone tools is available in the geological setting. These widespread ephemeral and lower density scatters of stone tools and debitage are often of low heritage value due to temporally mixed contexts and the frequent absence of faunal, organic and other cultural remains which is scattered over thousands of square kilometres of the Karoo. Some of these scatters occur within infrastructure areas proposed for the Soyuz 2 WEF but the impact is considered to be inconsequential.
- A high density scatter of MSA artefacts were noted along a dolerite outcrop approximately 200m south of the proposed for **Turbine B1-47** and its **access road** (**S6WEF13**). Here, formal tools such as blades, points and scrapers as well as large scatters of chunks and cores produced on locally sourced dolerite and hornfels were noted. The presence of cores is important since this reflects stone knapping at this locality and the site was probably used for stone tool manufacture. The site is considered to be of medium significance and it might be impacted by the Soyuz 2 WEF development activities. It is primarily recommended that a 50m no-go development buffer be implemented and that project infrastructure be redesigned to avoid encroachment on the site or the no-go buffer. Should this measure not be feasible, further Phase 2 specialist assessment of the site (documentation, surface scatter collection, specialist stone tool analysis, permitting) will be required for the site during the Preconstruction Phase. General site monitoring during all Phases of the development will be required should the site be conserved in order to avoid the damage or destruction of previously undetected heritage remains.
- ★ Khoekhoen pastoralist rock art is known to occur along dolerite hills and outcrops in the larger landscape around Britstown. Many of the dolerite hills and outcrops occurring in the project area have been removed from developable areas and layouts and no rock art was noted within the context of dolerite hills in the project areas.
- Lt is assumed that findings in this assessment provides an accurate representation of the heritage landscape and potential site sensitivities. Still, it is recommended that final site walkovers be conducted of potential heritage sensitive zones in areas where turbine positions and access road alignments have been changed significantly prior to construction. In addition, site walkovers of potential heritage sensitive zones in the proposed 132kV OHL line alignments, laydown areas, construction camps and BESS areas will be required prior to construction.

Considering the localised nature of heritage remains, the general monitoring of the development progress by an ECO and/or ESCO or by the heritage specialist is recommended for all stages of the project. Should any subsurface palaeontological, archaeological or historical material, or burials be exposed during construction activities, all activities should be suspended and the archaeological specialist should be notified immediately.



Page | 126 Soyuz 6 WEF

8.7.2 IMPACTS

In light of the results and findings of the Heritage Specialist Impact Assessment undertaken for the proposed Soyuz 6 WEF, the following is a summary of the impacts assessed:

Preconstruction Phase

Heritage risks and impacts are commonly associated with construction activities. WEF developments and OHL developments (linear and narrow) are generally considered to have a lower-risk impact potential since localised and spatially confined heritage resources can easily be avoided by project design of individual turbine, road and pylon placements and other infrastructure. No impact on archaeological sites, built environment features, human burials and the cultural landscape is foreseen during the preconstruction phase. However, some mitigation and management measures will require actioning during this phase, particularly the demarcation of 50m no-go development buffers for the **medium significance** high density scatter of MSA artefacts (S6WEF13) prior to the commencement of construction, or the initiation of Phase 2 Assessments and destruction permitting for the sites should impact during the construction phase proof inevitable.

Construction Phase

Construction activities pose the greatest threat to tangible heritage resources within the cultural landscape and it is often during this Phase that heritage sites are lost. An array of archaeological areas occurs across the project landscape, many of which have been excluded from infrastructure development zones at Scoping Level. Still, Stone Age localities of low significance and not conservation-worthy occur in project footprints even though the resources may be destroyed during construction, the impact is inconsequential. Previously undetected cultural (archaeological) layers are usually superficial, subsoil layers and that makes them easily vulnerable to destruction and the likelihood for encountering additional cultural heritage sites as the land clearing process commences, or during construction of infrastructure should be considered. It should be noted that graves and cemeteries do not only occur around farmsteads in family burial grounds but they are also randomly scattered around archaeological and historical settlements in the rural areas of the Northern Cape Province. The probability of informal human burials encountered during the construction phase should thus not be excluded. Monitoring activities will be required throughout the construction phase of the Project in order to avoid the destruction of previously undetected heritage sites and human burials. In particular, site monitoring of the medium significance high density scatter of MSA artefacts (S6WEF13) will be required throughout the construction phase should the sites be conserved, in order to avoid the destruction of previously undetected heritage sites and human burials.

Operations Phase

It is understood that no new areas will be disturbed and/or impacted during the operations phase of the project and the risk and severity of heritage impacts should decrease once the projects activate. Furthermore, the majority of sites of archaeological and heritage significance would have been recorded and/or assessed in preceding phases. However, impact on previously undetected archaeological sites, human burials and the cultural landscape might occur as a result of operational activities (site access, movement, maintenance, trespassing, natural elements, hazards etc). During the Operations Phase, the continuation of management measures for the **medium significance** high density scatter of MSA artefacts (S6WEF13) should be tracked and continuous ECO and/or ESCO site monitoring will be required.

Decommissioning and Post-Closure Phase



Page | 127 Soyuz 6 WEF

The decommissioning phase will see the progressive downscaling and termination of operations. Similar to the Operations Phase, no new areas are expected to be disturbed and/or impacted and no additional sites of archaeological and heritage significance are expected to be impacted on during decommissioning. During the decommissioning and closure phase, it may be recommended that the ECO and/or ESCO review management procedures for heritage sites and ensure that effective measures were implemented.

Cumulative Impacts

It is the opinion of the Specialist that the proposed Soyuz 6 Wind Energy Facility and its associated power line connection will have a low negative cumulative impact on the heritage value of the area for the following reasons:

- ★ The low frequency of significant archaeological resources documented in the project area and in its immediate surroundings implies low-severity short and long-term impacts on the heritage landscape. In addition, localised and spatially confined heritage resources can easily be avoided by project design of individual turbines, pylon placements and service roads.
- ★ The significance of the landscape in terms of its heritage is bound not to change during the course of construction, operation and decommissioning of the project.
- The proposed Soyuz 6 WEF is situated in region which has seen the rapid development of vast and large-scale renewable energy facilities such as the Maanhaarberg WEF, the Great Karoo Renewable Energy Facility, the Modderfontein WEF and many Solar PV Developments around the town of De Aar. The developments cumulatively add to a transformed landscape and sense of place where the character of this portion of the Karoo is evolving into a centre for renewable power generation.

It should be noted that archaeological knowledge and the initiation of research projects into significant archaeological sites often result from Heritage Impact Assessments conducted for developments. Provided that significant archaeological sites are conserved and that appropriate heritage mitigation and management procedures are followed, the cumulative impact of development can be positive.

8.7.3 MITIGATION MEASURES

The objective of heritage resource management is to ensure conservation of heritage resources of significance, prevent unnecessary disturbance and/or destruction of previously undetected heritage receptors. Recommendations for relevant heritage resource management actions are vital to the conservation of heritage resources. In light of the results and findings of the Heritage Specialist Impact Assessment undertaken for the proposed Soyuz 6 WEF, the following is a summary of the mitigation measures.

For the high density scatter of MSA artefacts of medium significance (S6WEF13) approximately 200m south of the proposed for **Turbine B1-47** and its access road following are required in terms of heritage management and mitigation:

Preconstruction Phase:

- Permitting: If the sites are to be destroyed, initiate Phase 2 Assessments (documentation, surface scatter collection, specialist stone tool analysis, permitting) and obtain the necessary destruction permits from the relevant Heritage Resources Authorities prior to site impact and destruction.
- Conservation: If the sites are to be retained, demarcate a 50m no-go development buffer with a fence or construction barricade, redesigned project infrastructure to avoid encroachment on the site or the no-go buffer.

Construction Phase:



Page | 128 Soyuz 6 WEF

- Site Monitoring: If the sites are to be retained, monitor the 50m no-go development buffer in order to detect potential impact on the site at the earliest opportunity.
- General Site Monitoring

Operation Phase:

- Site Monitoring: If the sites are to be retained, monitor the 50m no-go development buffer in order to detect potential impact on the site at the earliest opportunity.
- General Site Monitoring

Decommissioning Phase:

- Site Monitoring: If the sites are to be retained, monitor the 50m no-go development buffer in order to detect potential impact on the site at the earliest opportunity.
- Close-Out Reporting: ECO and/or ESCO review management procedures and ensure that effective measures were implemented.

For the wide-spread Stone Age occurrences and observations of low significance within the project area (S6WEF01 – S6WEF12 and S6WEF14 – S6WEF39) the following are required in terms of heritage management and mitigation:

Construction Phase:

 Site Monitoring: General Site Monitoring in order to detect the presence of and limit impact on previously undocumented heritage receptors during construction / site clearing / earth moving.

Operation Phase:

• Site Monitoring: General Site Monitoring in order to detect the presence of and limit impact on previously undocumented heritage receptors during construction / site clearing / earth moving.

Decommissioning Phase:

 Site Monitoring: General Site Monitoring in order to detect the presence of and limit impact on previously undocumented heritage receptors during construction / site clearing / earth moving.

8.8 NOISE IMPACT ASSESSMENT

STUDY	Noise Impact Assessment, Appendix E8
NATIONAL SCREENING TOOL	NOISE: VERY HIGH
SPECIALIST	Morné de Jager
COMPANY	Enviro Acoustic Research cc.
QUALIFICATIONS	Specialist Declaration and CV, Appendix F8

8.8.1 CONCLUSION & SPECIALIST STATEMENT

This noise study considers the potential noise impact on the surrounding environment due to the construction, operational and future decommissioning activities associated with the Soyuz 6 Wind Energy Facility.

The significance of the noise impact will be of a **low** significance during the daytime period, though there is a potential of a noise impact of **high** significance for night-time construction activities. The significance of the noise impact during the operation phase would be **medium** for daytime, and of a **high** significance for night-time operational activities.

The no-go alternative will not change the soundscape, with ambient sound levels remaining very low.



Page | 129 Soyuz 6 WEF

8.8.2 IMPACTS

Considering the ambient sound levels measured onsite, the proposed noise limits as well as the calculated noise levels, it was determined that the significance of the potential noise impacts would be:

- → of a low significance for the construction of access roads;
- → of a low significance relating to noises from construction traffic;
- → of a low significance for the daytime construction activities (hard standing areas, excavation and concreting of foundations and the assembly of the WTG and other infrastructure);
- → of a potential high significance for the night-time construction activities (the pouring of concrete, erection of WTG). Mitigation measures are available and were included in this report, that should reduce the significance of the noise impact to low;
- of a low significance for daytime operational activities (noises from wind turbines) when considering the worst-case SPL; and
- → of a low significance for night-time operational activities (noises from wind turbines) when considering the worst-case SPL.

There is a **medium significance** for a cumulative noise impact to occur during the operational phase, with the cumulative effect mainly relating to the operation of the Soyuz 6 WEF. Mitigation is available, with potential measures (that would reduce the significance of the cumulative noise impact to **low**) included in this report for the applicant to consider.

8.8.3 MITIGATION MEASURES

The significance of the noise impact will be of a **low** significance during the daytime period, though there is a potential of a noise impact of **high** significance for night-time construction activities. Mitigation measures are recommended to ensure that the potential annoyance due to noise is minimized. Potential measures could include: The applicant could:

- Minimizing night-time activities when working within 2,000m from any NSR. Work should only take place at one WTG location to minimize potential night-time cumulative noises (when working at night within 2,000m from NSR);
- ↑ The applicant must notify the NSR when night-time activities will be taking place within 1,000m from the NSR: and
- ↑ The applicant must plan the completion of noisiest activities (such a pile driving, rock breaking and excavation) during the daytime period (even though it is expected that it is highly unlikely that this may take place at night).

The significance of the noise impact during the operational phase would be **low** for both day- and night-time operational activities, though, when considering the cumulative scenario, there could be a noise impact of **medium** significance. Potential mitigation measures would include:

- ★ The developer of the Soyuz 6 WEF can reach agreement with the land owner at NSR15 that the structures at this location will no longer be used for residential purposes once the Soyuz 6 WEF project proceeds (structures to be vacated before the operational phase start); or
- The applicant designs and implement a noise abatement programme to ensure that the projected noise levels are less than 45 dBA at NSR19 (during periods that the structures are used for residential purposes). This could include using a WTG (within 2,000 m from NSR19) that has different sound reduction modes (such as a WTG with a noise emission level less than 106.5 dBA re 1 pW); or
- ★ The applicant can use a WTG with a SPL of 109.0 dBA (re 1 pW) or less at all WTG located within 2,000m from NSR15 (if the structures are used for temporary or permanent residential purposes during the operational phase); or



Page | 130 Soyuz 6 WEF

→ The applicant can change the layout, reducing the number of WTG located within 1,000m from NSR15 without increasing the number of WTG located within 2,000m from NSR15.

To ensure that noise does not become an issue for future residents, landowners or the local communities, it is highly recommended that the applicant get written agreement from current landowners/community leaders that:

- no new residential dwellings will be developed within areas enveloped by the 42 dBA noise level contour, and
- structures located within the 42 dBA noise level contour should not be used for residential use.

8.9 PALAEONTOLOGICAL IMPACT ASSESSMENT

STUDY	Palaeontological Impact Assessment, Appendix E9
NATIONAL SCREENING TOOL	PALAEONTOLOGICAL: VERY HIGH
SPECIALIST	Elize Butler
COMPANY	Banzai Environmental
QUALIFICATIONS	Specialist Declaration and CV, Appendix F9

8.9.1 CONCLUSION & SPECIALIST STATEMENT

The Soyuz 6 WEF is underlain by Late Caenozoic alluvium, Jurassic Karoo dolerite, and the Middle Permian Abrahamskraal Formation of the Adelaide Subgroup (Beaufort Group, Karoo Supergroup). This part of the basin is extensively intruded by dolerite dykes and sills and the surrounding Beaufort sediments have been baked, thus compromising the fossil heritage of the area through thermal metamorphism. According to the PalaeoMap of the South African Heritage Resources Information System (SAHRIS) database, the Palaeontological Sensitivity of the alluvium is Moderate, while that of the Abrahamskraal Formation (Adelaide Subgroup, Beaufort Group) is Very High. The Palaeontological Sensitivity of the Jurassic Karoo dolerite is Zero as it is igneous in origin (Almond and Pether, 2009; Almond et al., 2013). The Very High Palaeontological Sensitivity of the Abrahamskraal Formation triggers a site investigation.

Although extensive research and fossil collecting have been conducted by palaeontologists in the last few decades, the Britstown area have been largely neglected. A 6-day comprehensive site-specific field survey of the development footprint was conducted on foot and by motor vehicle in October 2022. Weathered to fairly- well preserved in situ and loose vertebrate bone fragments, plant impressions and trace fossils were observed in the

proposed development. Soyuz 6 WEF development. The site investigation indicated that the fossil heritage of the site is relative rare, infrequent and unpredictable.

A high palaeontological significance has been allocated for the construction phase of the WEF development pre-mitigation and a low significance post mitigation. The construction phase will be the only development phase impacting Palaeontological Heritage and no significant impacts are expected to impact the Operational and Decommissioning phases. As the No-Go Alternative considers the option of 'do nothing' and maintaining the status quo, it will have a Neutral impact on the Palaeontological Heritage of the development. The Cumulative impacts of the Soyuz 6 WEF development near Britstown is considered to be high pre- mitigation and low post mitigation and falls within the acceptable limits for the project. It is therefore considered that the proposed development will not lead to damaging impacts on the palaeontology of the area. The construction of the development may thus be authorized in its whole extent,



Page | 131 Soyuz 6 WEF

as the development footprint is not considered sensitive from a palaeontological point of view. It is thus recommended that no further palaeontological heritage studies, ground truthing or specialist mitigation are required pending the discovery of new fossil assemblages.

8.9.2 **IMPACTS**

In light of the findings of the Palaeontological Specialist Impact Assessment undertaken for the proposed Soyuz 6 WEF, the loss of fossil heritage will be a **negative** impact. Only the site will be affected by the proposed development. The expected duration of the impact is assessed as potentially permanent to long term. In the absence of mitigation procedures, the damage or destruction of any palaeontological materials will be permanent. Impacts on palaeontological heritage during the construction phase could potentially occur and are regarded as having a **high probability**. As fossil heritage will be destroyed the impact is irreversible. The significance of the impact occurring will be **high** pre-mitigation and **low** post-mitigation.

8.9.3 MITIGATION MEASURES

The findings of the Palaeontological Specialist Impact Assessment undertaken for the proposed Soyuz 6 WEF has recommended the following mitigation measures for the construction, operational and decommissioning phases:

- → The ECO and/or ESCO for this project must be informed that the Abrahamskraal Formation, Adelaide Subgroup, Beaufort Group, Karoo Supergroup) has a High Palaeontological Sensitivity.
- If any fossil remains or trace fossils are discovered during any phase of construction or operation, either on the surface or exposed by excavations, the ECO and/or ESCO in charge of this development should implement the **Chance find Protocol** immediately. These discoveries should be protected (if possible, *in situ*) and the ECO and/or ESCO must report such discoveries to SAHRA (Contact details: SAHRA, 111 Harrington Street, Cape Town. PO Box 4637, Cape Town 8000, South Africa. Tel: 021 462 4502. Fax: +27 (0)21 462 4509. Web: www.sahra.org.za). Suitable mitigation (*e.g.*, recording and collection) will consequently be undertaken by a palaeontologist.
- ▲ Before any fossil material can be collected from the development site, the specialist involved would need to apply for a collection permit from SAHRA. Fossil material must be housed in an official collection (museum or university), while all reports and fieldwork should meet the minimum standards for palaeontological impact studies proposed by SAHRA (2012).

These recommendations should be incorporated into the Environmental Management Plan for the Soyuz 6 WEF.

8.10 SOCIAL IMPACT ASSESSMENT

STUDY	Social Impact Assessment
NATIONAL SCREENING TOOL	NONE RELEVANT
SPECIALIST	Hilda Bezuidenhout
COMPANY	CES
QUALIFICATIONS	Refer to Specialist Declaration and CV, Appendix F10
REVIEW	Ted Avis

8.10.1 CONCLUSION & SPECIALIST STATEMENT

All projects have negative impacts, some of which even cannot be mitigated, but these negative impacts have to be weighed against the positive impacts that the project will have, when making a recommendation on whether or not the project should be approved from a social point of view. Refer below to the social impacts after mitigation.



Page | 132 Soyuz 6 WEF

The anticipated positive social impacts associated with the WEF are:

- → Job creation: construction phase (High Positive).
- → Job creation: operation phase (High Positive).
- SMME development (High Positive).
- Support of local/regional businesses: construction phase (Moderate Positive).
- Possibility for training and upskilling of local community during construction, operation and through LED projects (Moderate Positive).
- Possible reduction in crime rates (Low Positive).
- △ Supply of electricity to the national grid and positive contribution to the country's economy (High Positive).

The anticipated negative social impacts associated with the WEF are:

- In-migration of job seekers (Low Negative).
- Increase in traffic during construction (Low Negative).
- → Noise from construction activities (Low Negative).
- Noise from operation (Low Negative).
- Heritage (Moderate Negative).
- Possible reduction in crime rates (Low Positive).
- Loss of agricultural land (Low Negative).
- Visual impacts and loss of sense of place (Moderate Negative).
- Impact on tourism (Low Negative).

In an interview with the Traffic Department, noise impacts associated with the project was mentioned as likely negligible as Britstown is located on the N12 that is already heavily utilised by trucking, and the project should therefore not affect the town more than it is already being affected by current activities. Noise impacts during construction, both from construction vehicles and construction activities, will be temporary in nature. During operation, noise impacts will also be negligible. Measures, as identified in the Noise Impact Assessment, should be adhered to avoid negatively impacting the wellbeing of residents.

8.10.2 IMPACTS

Impacts during construction

★ Employment and other income generation opportunities

Support of local/regional businesses: Personnel that come to the area during the construction phase will likely support local businesses, such as hospitality facilities, food outlets, etc. Local or regional businesses may also be able to supply some of the construction materials.

Employment and other income generation opportunities

Job Creation: A number of employment opportunities will be created during the construction phase

Training opportunities and skills development

Possibility for training and upskilling of local community during construction, operation and through LED projects: There may be an opportunity to provide training and develop skills during both construction and operation phases. It is anticipated that there may also be such opportunities arising from the WEF's LED programme subsequent to commencement of operation.

In-migration of job seekers



Page | 133 Soyuz 6 WEF

In-migration of job seekers: A large-scale in-migration of people in search of work is often a concern associated with new developments. However, this usually applies to larger developments, and is not expected to happen in a large scale in the instance of the WEF.

Traffic

Increase in traffic during construction: There will likely be an increase in traffic, especially construction vehicles, during the construction phase. However, this, will be temporarily, and the Traffic Department did not express a concern in that regard, as the N12 is already used, and therefore able to accommodate, heavy duty traffic including trucks. A specialist Traffic Impact Assessment has also been undertaken and these features have been addressed in detail in this report. The results are summarised in Section 8.11.

Noise

<u>Noise from construction activities:</u> Construction activities will create some noise disturbance, but since the development will be located outside town boundaries, it will likely not have much impact on residents of Britstown.

Noise from operation: Noise from wind turbines may cause disturbance, especially during night time.

Heritage

There may be sensitive heritage features on the site that may be impacted: There may be sensitive heritage features on the site that may be impacted. A specialist Heritage Impact Assessment has been undertaken and these features have been addressed in detail in this report. The results are summarised in Section 8.7Error! Reference source not found..

Crime and security

Possible reduction in crime rates: The presence of the project could possibly reduce the rate of petty theft and stock theft in the area. People may also resort less to crime if they obtain legitimate income through employment or business opportunities.

Changes in land use

Loss of agricultural land: A small amount of agricultural land (used for grazing currently) will be lost to the wind turbines and access roads, but this will not be significant.

Visual impacts and sense of place

Negative visual impact and loss of sense of place: WEFs invariably have a visual impact on an area. Many people perceive this as negative, and as spoiling the sense of place. A specialist Visual Impact Assessment has also been undertaken and these features have been addressed in detail in this report. The results are summarised in Section 8.12.

Impact on tourism

Loss of income due to visual impacts: The presence of the WEF may negatively impact a hunting establishment in that international clientele seek the specific aesthetic of the desolate landscape, which will change as a result of the WEF.

Supply of electricity to the national grid and positive contribution to the country's economy

Additional supply of energy to the national grid: There is currently considerable need and demand for additional electrical power and particularly for electricity from renewable and other diverse sources. This project will positively contribute to meeting these needs.



Page | 134 Soyuz 6 WEF

Decommissioning phase

The assessment of impacts for the decommissioning phase are brief, as there is limited understanding at this stage of what this might entail. The relevant rehabilitation guidelines and legal requirements applicable at the time will need to be applied. Due to the fact that no wind energy facilities have been decommissioned in South Africa, CES believes it responsible to stipulate that further assessment in the form of a decommissioning environmental management programme be drafted, in consultation with specialists, when this phase becomes relevant.

8.10.3Social Mitigation Measures

The impact of the WEF before mitigation is likely to pose various impacts ranging from low to high, including negative and positive impacts. These impacts vary in nature, including direct, indirect, and cumulative. The implementation of the proposed mitigation measures is likely to reduce the significance of negative impacts. However, if the mitigation measures listed below are successfully implemented, then the overall significance can be reduced to between low and moderate. It is recommended that the following mitigation measures, be included in the EMPr and that they are implemented during the various phases of development.

Construction phase mitigation includes:

- △ Good communication about the project needs to be practiced throughout as both locals and businesses need time to plan accordingly for any changes that will occur in the area.
- Lensure that notice is given, and landowners and locals are properly informed throughout the project.
- A positive relationship must be established and maintained with affected landowners. There should always be an open line of communication and grievances must be addressed satisfactorily and promptly.
- Affected landowners must be consulted and respected in terms of access to the site, security and all activities on the site, in order to minimise negative impacts to landowners. Disruptions to directly affected and adjacent landowners must be kept to a minimum.
- Complaints and concerns must be addressed promptly, and feedback must be given to complainants.
- ▲ Employment opportunities and criteria should be communicated to the community before being advertised outside the municipal area.
- → Hiring should focus on the nearest and surrounding community. If not, jealousy and disdain or resentment for the project may develop.
- Ensure local SMME's are utilised throughout the project, as far as possible.
- ★ The creation of secondary opportunities for income generation, such as supplying meals to employees, should be investigated and implemented if possible.
- External contractors and suppliers from within the local municipality must be given preference.
- Source materials and products locally, as far as possible.

Operational mitigation measures include:

- A Recommendations and mitigation measures contained in the Heritage Impact Assessment must be adhered to.
- Measures should be taken to ensure security around any construction site, including maintaining access control onto affected farms.
- Affected landowners must be consulted and respected in terms of access to the site, security and all activities on the site, in order to minimise negative impacts to landowners.



Page | 135 Soyuz 6 WEF

- A Proper consultation needs to take place between farmers local municipality, landowners and the developer. In addition, landowners will be compensated for the use of their land by the developer.
- → Mitigation measures suggested by the visual impact specialist must be adhered to.

8.11 TRAFFIC IMPACT ASSESSMENT

STUDY	Traffic Impact Assessment, Appendix E11
NATIONAL SCREENING	NONE RELEVANT
TOOL	
SPECIALIST	A Johnson
COMPANY	JG Afrika (Pty) Ltd
QUALIFICATIONS	Specialist Declaration and CV, Appendix F11

8.11.1CONCLUSION & SPECIALIST STATEMENT

The potential traffic and transport related impacts for the construction, operation and decommissioning phases of the proposed Soyuz 6 WEF were identified and assessed.

- ★ The main impact on the external road network will be during the construction phase. This phase is temporary in comparison to the operational period. The number of abnormal loads vehicles was estimated and to be found to be able to be accommodated by the road network.
- During operation, it is expected that maintenance and security staff will periodically visit the facility. It is assumed that approximately 20 full-time employees (Subject to change. However, based on experience with similar projects, the number of full-time employees is generally low and consequently, the associated trips are negligible) will be stationed on site. The traffic generated during this phase will be minimal and will not have an impact on the surrounding road network.
- ★ The traffic generated during the construction phase, although significant, will be temporary and impacts are considered to be negative and of moderate significance before and of low significance after mitigation.
- ↑ The traffic generated during the decommissioning phase will be less than the construction phase traffic and the impact on the surrounding road network will also be considered negative and of moderate significance before and of low significance after mitigation.

The potential mitigation measures mentioned in the construction and decommissioning phases are:

- Dust suppression
- Component delivery to/ removal from the site can be staggered and trips can be scheduled to occur outside of peak traffic periods.
- ↑ The use of mobile batching plants and quarries near the site would decrease the impact on the surrounding road network.
- ▲ A "dry run" of the preferred route.
- Design and maintenance of internal roads.
- Any low hanging overhead lines (lower than 5.1m) e.g. Eskom and Telkom lines, along the proposed routes will have to be moved or raised to accommodate the abnormal load vehicles.

The construction and decommissioning phases of a wind farm are the only significant traffic generators and therefore noise and dust pollution will be higher during these phases. The duration of these phases is short term i.e. the impact of the WEF on the traffic on the surrounding road network is temporary and wind farms, when operational, do not add any significant traffic to the road network.



Page | 136 Soyuz 6 WEF

The access points to the proposed site have been assessed and all were found to be acceptable from a transport perspective.

The development is supported from a transport perspective provided that the recommendations and mitigations contained in this report are adhered to.

The potential impacts associated with proposed Soyuz 6 WEF and associated infrastructure are acceptable from a transport perspective and it is therefore recommended that the proposed facility be authorised.

8.11.2 IMPACTS

The potential transport related impacts are described below.

Construction Phase:

- ★ Construction related traffic.
- ▲ The construction traffic would also lead to noise and dust pollution.
- ↑ This phase also includes the construction of roads, excavations, trenching and ancillary construction works that will temporarily generate the most traffic.

Operational Phase:

- → During operation, it is expected that staff and security will visit the facility. Approximately 20 full-time employees (Subject to change. However, based on experience with similar projects, the number of full-time employees is generally low and consequently, the associated trips are negligible) will be stationed on site.
- ★ The traffic generated during this phase will be minimal and will not have an impact on the surrounding road network.

Decommissioning Phase:

△ This phase will result in the same impact as the Construction Phase as similar trips are expected.

Cumulative Impacts:

- → Traffic congestion/delays on the surrounding road network.
- Noise and dust pollution

8.11.3 MITIGATION MEASURES

The following mitigation measure are proposed to potentially reduce the impact during the Construction Phase:

- ★ The delivery of wind turbine components to the site must be staggered and trips must be scheduled to occur outside of peak traffic periods.
- △ Dust suppression of gravel roads during the construction and decommissioning phases, as required.
- A Regular maintenance of gravel roads by the Contractor during the construction and decommissioning phases.
- ★ The use of mobile batching plants and quarries on or in close proximity to the site would decrease the impact on the surrounding road network.



Page | 137 Soyuz 6 WEF

- Any low hanging overhead lines (lower than 5.1 m) e.g., Eskom and Telkom lines, along the proposed routes will have to be moved to accommodate the abnormal load vehicles.
- The preferred route should be surveyed to identify problem areas e.g., intersections with limited turning radii and sections of the road with sharp horizontal curves or steep gradients, that may require modification. After the road modifications have been implemented, it is recommended to undertake a "dry-run" with the largest abnormal load vehicle, prior to the transportation of any turbine components, to ensure that the delivery of the turbines will occur without disruptions. This process is to be undertaken by the haulage company transporting the components and the contractor, who will modify the road and intersections to accommodate abnormal vehicles. It needs to be ensured that the gravel sections of the haulage routes remain in good condition and will need to be maintained during the additional loading of the construction phase and reinstated after construction is completed.
- △ Design and maintenance of internal roads. The internal gravel roads will require grading with a road grader to obtain a flat even surface and the geometric design of these gravel roads needs to be confirmed at detailed design stage. This process is to be undertaken by a civil engineering consultant or a geometric design professional. The road designer should take cognizance that roads need to be designed with smooth, relatively flat gradients to allow an abnormal load vehicle to ascend to the top of a hill.

The proposed mitigation measures for the construction traffic will result in a minor reduction of the impact on the surrounding road network, but the impact on the local traffic will remain low as the existing traffic volumes are deemed to be low. The dust suppression, however, significantly reduces the impact.

The following mitigation measure are proposed to potentially reduce the impact during the Operational Phase:

- → It is assumed that approximately 20 full-time employees will be stationed on site during the operational phase of the facility. Assuming 40% of trips occur during the peak hour, approximately 8 peak hour trips are estimated for the operational phase.
- ↑ The operational peak hour trips generated by staff are expected to be low and will have a negligible impact on the external road network.

The following mitigation measure are proposed to potentially reduce the impact during the Decommissioning Phase:

The decommissioning phase will result in the same impact as the Construction Phase as similar trips are expected. The potential traffic impact will be of medium significance before mitigation measures during the construction and decommissioning phases. However, considering that this is temporary and short term in nature, the impact can be mitigated to an acceptable level of low significance.

To assess a cumulative impact, it is generally assumed that all renewable energy projects and other approved developments within an agreed radius, currently proposed and authorized, would be constructed at the same time. This is the precautionary approach as in reality; these projects would be subject to a highly competitive bidding process and not all the projects may be selected to enter into a Power Purchase Agreement. Even if all the facilities are constructed and/or decommissioned at the same time, the roads authority will consider all applications for abnormal loads and work with all project companies to ensure that loads on the public roads are staggered and staged to ensure that the impact will be acceptable.

The construction and decommissioning phases of a WEF are the only significant traffic generators. The duration of these phases is short term, i.e., the potential impact of the traffic generated during the construction and decommissioning phases on the surrounding road network is temporary and WEFs, when operational, do not add any significant traffic to the road network.



Page | 138 Soyuz 6 WEF

8.12 VISUAL IMPACT ASSESSMENT

STUDY	Visual Impact Assessment, Appendix E12
NATIONAL SCREENING TOOL	LANDSCAPE: VERY HIGH
SPECIALIST	Tosca de Villiers
COMPANY	Nuleaf Planning and Environmental (Pty) Ltd
QUALIFICATIONS	Specialist Declaration and CV, Appendix F12

8.12.1CONCLUSION & SPECIALIST STATEMENT

The visual assessment indicates that the construction and operation of the proposed Soyuz 6 WEF will have an overall high visual effect on both the rural landscape and on sensitive receptors in the study area. The visual impact will differ amongst places, depending on the distance from the facility, but it is expected to be of the highest significance within (but not restricted to) a 5km radius of the proposed facility. Within this distance it will generally be restricted to residents of homesteads, as well as observers travelling along the various roads in the area (i.e., N12 and R398). This is largely due to the relatively close distance between the observers and the wind turbines, as well as the generally flat topography.

Overall, the significance of the visual impacts is predominately **moderate** to **high**, as a result of the generally rural character of the landscape and the fair number of homesteads located within the study area (increasing the number of sensitive receptors affected). A significance of **very high** is expected on sensitive receptors in close proximity (within 5km) of the proposed facility during the operational phase. Some impacts, post mitigations (if applicable), are expected to of **high** significant (visual impacts on sensitive receptors within the local area between 5 - 10km offset, visual quality of the landscape and the cumulative impact), **moderate** significance (visual impacts of construction, on sensitive receptors within the within the district between 10 - 20km offset, lighting at nights, shadow flicker and ancillary infrastructure) and others **low** significance (visual impacts on sensitive receptors within the region beyond the 20km offset). The facility would be visible within an area that contains certain sensitive visual receptors who would consider visual exposure to this type of infrastructure to be intrusive. Such visual receptors include people travelling along roads and residents of the homesteads scattered throughout the region.

The areas of higher cumulative visual exposure (especially along the plains) contain sensitive visual receptors in the form of residents of homesteads and observers travelling along the national (N12), arterial (R398) and secondary roads traversing the plains. It is expected that should all 450 wind turbines of the Britstown Wind Farm Cluster be constructed; the potential cumulative visual impacts may range from **moderate** (where observers are absent i.e. vacant natural land) to **high** significance (where observers are present i.e. at homesteads and along roads). Additionally, since only a limited number of other REFs are located within the study area it is not expected that these smaller facilities will further contribute to the expected cumulative visual impact of the Britstown Wind Farm Cluster.

Should the Britstown Wind Farm Cluster be constructed then these facilities will most likely be experienced as one facility by observers in the area. The overall cumulative visual impact of Britstown Wind Farm Cluster is therefore ultimately expected to be of **high** significance on the region due to the very large surface area it covers, its remote location, as well as, the sensitivity of the identified receptors to this kind of development.

This study found that five (5) turbines, located on the western portion of the Soyuz 6 WEF are likely to have a shadow flicker impact on motorists using a portion of the R398. Other areas to potentially be impacted on by shadow flicker are located along the secondary and internal farm roads located in the designated



Page | 139 Soyuz 6 WEF

development properties. These roads are likely to be affected by the thirteen (13) turbines. It is, however, expected that the number of motorists travelling on these roads will be very limited and the level of exposure will be brief, thereby, not constituting a shadow flicker visual impact of concern for these receptors.

Additionally, the residents of the homestead known as Lekkervlei are also likely to experience shadow flicker from one turbine. Of note is that this homestead is located on a property involved in this development. Lekkervlei was identified during the scoping phase as one of the potential sensitive receptors likely to experience shadow flicker. As per the recommendations of the IFC Performance Standards, it was recommended that further consultation was undertaken as part of the Scoping Phase consultation process with this specific sensitive receptor in order to establish their understanding and concerns regarding this possible impact. Since no objections have been reported by the EAP or Applicant to the author of this report it is, therefore, assumed that they are in fact aware of and to a certain extent accepting of the shadow flicker associated with this turbine.

Conventional mitigation (e.g., such as screening of the structures) of the potential visual impacts is highly unlikely to succeed due to the nature of this type of development (tip height exceeding 260m) and the receiving environment. However, a number of best practice mitigation measures have been proposed in order to limit the impacts that can be mitigated. Additionally, irrespective of whether or not mitigation measures will reduce the significance of the anticipated visual impacts, they are considered to be best practice, and should all be implemented and maintained throughout the construction, operation and decommissioning phases of the proposed facility, should it be authorized. Impacts deemed possible to mitigate are general lighting of the facility and the construction activities on sensitive receptors in close proximity of the proposed facility.

In order to ensure that all the spatial analyses and mapping undertaken in this report is as accurate as possible, a transparent and scientifically defensible approach, in line with best practice methodology for this type of assessment, has been utilised. The objective of this process is to quantify the potential visual impacts associated with the proposed Soyuz 6 WEF, using visibility analyses, proximity analyses and the identification of sensitive receptors. However, it must be noted that visual impact is a very subjective concept, personal to each individuals' backgrounds, opinions and perceptions. The subjects in this case are the identified sensitive receptors such as the residents of the homesteads, observers travelling along public roads and visitors to the region.

According to the Provincial Government of the Western Cape, Department of Environmental Affairs and Development Planning (DEA&DP) Guideline for Involving Visual and Aesthetic Specialists in the EIA Process (Oberholzer, 2005), the criteria that determine whether or not a visual impact constitutes a potential fatal flaw are categorised as follows:

- 1. Non-compliance with Acts, Ordinances, By-laws and adopted policies relating to visual pollution, scenic routes, special areas or proclaimed heritage sites.
- 2. Non-compliance with conditions of existing Records of Decision.
- 3. Impacts that may be evaluated to be of high significance and that are considered by the majority of the stakeholders and decision-makers to be unacceptable.

In terms of the above and to the knowledge of the author the proposed development is compliant with all Acts, Ordinances, By-laws and adopted policies relating to visual pollution, scenic routes, special areas or proclaimed heritage sites, as well as conditions of existing Records of Decisions.



Page | 140 Soyuz 6 WEF

Since no reported objections from stakeholders or decision-makers within the region regarding the visual impacts have been received by the EAP (during the scoping phase), this assessment has adopted a risk averse approach by assuming that the perception of most (if not all) of the sensitive visual receptors (bar the landowners of the properties earmarked for the development), would be predominantly negative towards the development of a WEF in the region. While still keeping in mind that there are also likely to be supporters of the Soyuz 6 WEF (as renewable energy generation is a global priority) amongst the population of the larger region, but they are largely expected to be indifferent to the construction of the WEF and not as vocal in their support for the wind farm as the detractors thereof.

Therefore, with the information available to the specialist at the time of writing this report, it cannot be empirically determined that the statistical majority of objecting stakeholders were exceeded. If evidence to the contrary surfaces during the progression of the development application, the specialist reserves the right to revise the statement below.

In spite of the predominantly high residual ratings and the likelihood that the proposed development will be met with concern and objections from some of the affected sensitive receptors and landowners in the region, this report cannot categorically state that any of the above conditions were transgressed. As such these visual impacts are not considered to be fatal flaws for a development of this nature. It is, therefore, suggested that the proposed Soyuz 6 WEF, as per the assessed layout be supported from a visual perspective, subject to the implementation of the suggested best practice mitigation measures, as provided in this report.

8.12.2 IMPACTS

In light of the results and findings of the Visual Impact Assessment undertaken for the Soyuz 6 WEF proposed, it is acknowledged that the receiving environment will be significantly visually transformed for the entire operational lifespan of the facility.

The following is a summary of the impacts assessed:

- ★ The potential visual impact of construction on sensitive visual receptors in close proximity to the facility is likely to be of high significance before mitigation and moderate significance post mitigation.
- The potential visual impact of facility operations on sensitive visual receptors in close proximity (within 5km) to the proposed facility is likely to be of **very high** significance. No mitigation is possible for a facility of this scale.
- ★ The potential visual impact of facility operations on sensitive visual receptors within the local area
 (between 5 10km offset) to the proposed facility is likely to be of high significance. No mitigation is
 possible for a facility of this scale.
- ★ The potential visual impact of facility operations on sensitive visual receptors within the district (between 10 20km offset) to the proposed facility is likely to be of moderate significance. No mitigation is possible for a facility of this scale.
- ★ The potential visual impact of facility operations on sensitive visual receptors within the region (beyond the 20km offset) to the proposed facility is likely to be of low significance. No mitigation is possible for a facility of this scale.
- ★ The anticipated visual impact of operational lighting at night on sensitive visual receptors within the study area is likely to be of high significance and may be mitigated to moderate should the possible best practice mitigation measures be implemented and approval for changes to the CAA lighting is approved.
- ↑ The expected visual impact of shadow flicker on sensitive receptors in close proximity to the proposed development is likely to be of **moderate** significance.
- ↑ The expected visual impact of ancillary infrastructure on sensitive receptors in close proximity to the proposed development is likely to be of **moderate** significance.



Page | 141 Soyuz 6 WEF

- ★ The potential visual impact of the proposed facility operations on the visual quality of the landscape and sense of place of the region is likely to be of high significance. No mitigation is possible for a facility of this scale.
- ★ The cumulative visual impacts are likely to be of high significance when the proposed Soyuz 6 WEF and
 the five other proposed facilities that form part of the Britstown Wind Farm Cluster within the study area
 are in operation.

8.12.3 MITIGATION MEASURES

The primary visual impact, namely the appearance of the Wind Energy Facility (the wind turbines) is not possible to mitigate. The functional design of the turbines cannot be changed in order to reduce visual impacts.

Alternative colour schemes (i.e., painting the turbines sky-blue, grey or darker shades of white) are not permissible as the CAA's *Marking of Obstacles* expressly states, "*Wind turbines shall be painted bright white to provide the maximum daytime conspicuousness*". Failure to adhere to the prescribed colour specifications will result in the fitting of supplementary daytime lighting to the wind turbines, once again aggravating the visual impact.

The overall potential for mitigation is therefore generally low or non-existent. The following mitigations are however possible:

- Retain / re-establish and maintain natural vegetation in all areas outside of the development footprint.
- A Plan ancillary infrastructure (i.e., substation and workshop) in such a way and in such a location that clearing of vegetation is minimised. Consolidate existing infrastructure as much as possible and make use of already disturbed areas rather than pristine sites wherever possible.
- ✓ Use existing roads wherever possible. Where new roads are required to be constructed, these should be planned carefully, taking due cognisance of the local topography. Roads should be laid out along the contour wherever possible and should never traverse slopes at 90 degrees. Construction of roads should be undertaken properly, with adequate drainage structures in place to forego potential erosion problems.
- Access roads, which are not required post-construction, should be ripped, and rehabilitated.
- ↑ The Civil Aviation Authority (CAA) prescribes that aircraft warning lights be mounted on the turbines. However, it is possible to obtain permission to mount these lights on the turbines representing the outer perimeter of the facility. In this manner, fewer warning lights can be utilised to delineate the facility as one large obstruction, thereby lessening the potential visual impact. It is therefore recommended that the possibility of this be investigated.
- Install aircraft warning lights that only activate when the presence of an aircraft is detected, if permitted by CAA.
- Mitigation of visual impacts associated with the construction phase, albeit temporary, entails proper planning, management and rehabilitation of all construction sites. Construction should be managed according to the following principles:

Ensure that vegetation is not unnecessarily cleared or removed during the construction period.

- Reduce the construction period through careful logistical planning and productive implementation of resources.
- Plan the placement of lay-down areas and any potential temporary construction camps along the corridor in order to minimise vegetation clearing.
- Restrict the activities and movement of construction workers and vehicles to the immediate construction site and existing access roads.
- Ensure that rubble, litter, and disused construction materials are appropriately stored (if not removed daily) and then disposed regularly at licensed waste facilities.



Page | 142 Soyuz 6 WEF

- Reduce and control construction dust through the use of approved dust suppression techniques as and when required (i.e., whenever dust becomes apparent).
- Restrict construction activities to daylight hours where possible in order to negate or reduce the visual impacts associated with lighting.
- Ensure that all infrastructure and the site and general surrounds are maintained and kept neat.
- Rehabilitate all disturbed areas, construction areas, roads, slopes etc. immediately after the completion of construction works. If necessary, an ecologist should be consulted to assist or give input into rehabilitation specifications.
- Monitor all rehabilitated areas for at least a year for rehabilitation failure and implement remedial action as required. If necessary, an ecologist should be consulted to assist or give input into rehabilitation specifications.
- ▲ Mitigation of other lighting impacts includes the pro-active design, planning and specification lighting for the facility. The correct specification and placement of lighting and light fixtures will go far to contain rather than spread the light. Additional measures include the following:
 - Shielding the sources of light by physical barriers (walls, vegetation, or the structure itself);
 - Limiting mounting heights of lighting fixtures, or alternatively using foot-lights or bollard level lights;
 - Making use of minimum lumen or wattage in fixtures;
 - Making use of down-lighters, or shielded fixtures;
 - Making use of Low-Pressure Sodium lighting or other types of low impact lighting.
 - Making use of motion detectors on security lighting. This will allow the site to remain in relative darkness, until lighting is required for security or maintenance purposes.
- △ During Operations, monitor the general appearance of the facility as a whole, as well as, all rehabilitated areas.
 - The maintenance of the turbines and ancillary structures and infrastructure will ensure that the facility does not degrade, thus aggravating visual impact. Implement remedial action where required.
 - Where sensitive visual receptors are likely to affected, it is recommended that the developer enter into negotiations regarding the potential screening of visual impacts at the receptor site. This may entail the planting of vegetation, trees or even the construction of screens. Ultimately, visual screening is most effective when placed at the receptor itself.
 - Roads must be maintained to forego erosion and to suppress dust, and rehabilitated areas must be monitored for rehabilitation failure. Remedial actions must be implemented as a when required.
- After decommissioning, all infrastructure should be removed and all disturbed areas appropriately rehabilitated. Monitor rehabilitated areas post-decommissioning and implement remedial actions and consult an ecologist regarding rehabilitation specifications if necessary.

The possible mitigation of both primary and secondary visual impacts as listed above should be implemented and maintained on an on-going basis.

8.13 GAPS IN KNOWLEDGE

Due to the complex and dynamic nature of the environment, uncertainty and gaps in our knowledge are inevitable. The Precautionary Principle has been adopted to account for this uncertainty throughout the EIA Phase of the proposed WEF.

The Precautionary Principle ensures that:



Page | 143 Soyuz 6 WEF

- Uncertainty surrounding impacts are identified and addressed appropriately;
- Preventative measures are taken into account throughout the project;
- Various alternatives are thoroughly explored;
- Adequate and transparent public participation is conducted;
- A holistic approach is adopted to ensure social, economic and ecological impacts are explored, and mitigation measures are determined, through an integrated and balanced approach; and
- An adaptive approach is adopted to account for the complexities and dynamism inherent in environmental processes.

The Precautionary Principle ensures that potential impacts are predicted, avoided and mitigated to avoid threats of a serious or irreversible nature (IUCN, 2007).





Page | 144 Soyuz 6 WEF

9.1 IMPACT ASSESSMENT METHODOLOGY

The following standard rating scales have been defined for assessing and quantifying the identified impacts. This is necessary since impacts have a number of parameters that need to be assessed. The identified impacts have been assessed against the following criteria:

Six factors are considered when assessing the significance of the identified issues, namely:

- 1. Significance Each of the below criterion (points 2-6 below) are ranked with scores assigned, as presented in Table 1 to determine the overall significance of an activity. The total scores recorded for the effect (which includes scores for duration; extent; consequence and probability) and reversibility / mitigation are then read off the matrix presented in Table 9-1, to determine the overall significance of the issue. The overall significance is either negative or positive.
- 2. Consequence the consequence scale is used in order to objectively evaluate how severe a number of negative impacts might be on the issue under consideration, or how beneficial a number of positive impacts might be on the issue under consideration.
- 3. Extent the spatial scale defines the physical extent of the impact.
- **4. Duration** the temporal scale defines the significance of the impact at various time scales, as an indication of the duration of the impact.
- 5. The **probability** of the impact occurring the likelihood of impacts taking place as a result of project actions arising from the various alternatives. There is no doubt that some impacts would occur (e.g. loss of vegetation), but other impacts are not as likely to occur (e.g. vehicle accident) and may or may not result from the proposed development and alternatives. Although some impacts may have a severe effect, the likelihood of them occurring may affect their overall significance.
- 6. Reversibility / Mitigation The degree of difficulty of reversing and/or mitigating the various impacts ranges from very difficult to easily achievable. The four categories used are listed and explained in Table 9-1 below. Both the practical feasibility of the measure, the potential cost and the potential effectiveness is taken into consideration when determining the appropriate degree of difficulty.

The relationship of the issue to the temporal scale, spatial scale and the severity are combined to describe the overall importance rating, namely the significance of the assessed impact.

The impact is first classified as a positive (+) or negative (-) impact. The impact then undergoes an evaluation according to a set of criteria.

Table 9-1: Ranking of Evaluation Criteria.

	Duration				
	Short term	Less than 5 years			
	Medium term	Between 5-20 years			
	Long term	More than 20 years			
	Permanent	Over 40 years or resulting in a permanent and lasting loss			
		Extent			
	Localised	Impacts affect a small area of a few hectares in extent.			
Effect		Often only a portion of the project area.			
	Study area	The proposed site and its immediate surroundings.			
	Municipal	Impacts effect on the Local and District Municipalities.			
	Regional	Impacts affect the wider area or the Northern Cape			
		Province as a whole.			
	National	Impacts affect the entire country.			
	International/Global	Impacts affect other countries or have a global influence.			
		Consequence			



Page | 145 Soyuz 6 WEF

	Slight	Slight impacts or benefits on the affected system(s) or party(ies)		
	Moderate	Moderate impacts or benefits on the affected system(s) or party(ies)		
	Severe/ Beneficial	Severe impacts or benefits on the affected system(s) or party(ies)		
		Probability		
	Definite	More than 90% sure of a particular fact. Should have substantial supportive data.		
	Probable	Over 70% sure of a particular fact, or of the likelihood of that impact occurring.		
	Possible	Only over 40% sure of a particular fact, or of the likelihood of an impact occurring.		
	Unsure/Unlikely	Less than 40% sure of a particular fact, or of the likelihof an impact occurring.		
	Ir	npact Reversibility / Mitigation		
	Easy	The impact can be easily, effectively and cost effectively mitigated/reversed		
Povorci bility/	Moderate	The impact can be effectively mitigated/reversed without much difficulty or cost		
Reversibility/ Mitigation	Difficult	The impact could be mitigated/reversed but there will be some difficultly in ensuring effectiveness and/or implementation, and significant costs		
	Very Difficult	The impact could be mitigated/reversed but it would be very difficult to ensure effectiveness, technically very challenging and financially very costly		

Table 9-2: Impacts Severity Rating

Impact severity (The severity of negative impacts, or how beneficial positive impacts would be on a affected system or affected party)				
Very severe	Very beneficial			
An irreversible and permanent change to the affected system(s) or party(ies) which cannot be mitigated. For example the permanent loss of land.	A permanent and very substantial benefit to the affected system(s) or party(ies), with no real alternative to achieving this benefit. For example the vast improvement of sewage effluent quality.			
Severe	Beneficial			
Long term impacts on the affected system(s) or party(ies) that could be mitigated. However, this mitigation would be difficult, expensive or time consuming, or some combination of these. For example, the clearing of forest vegetation.	A long term impact and substantial benefit to the affected system(s) or party(ies). Alternative ways of achieving this benefit would be difficult, expensive or time consuming, or some combination of these. For example an increase in the local economy.			
Moderately severe	Moderately beneficial			
Medium to long term impacts on the affected system(s) or party (ies), which could be mitigated. For example	A medium to long term impact of real benefit to the affected system(s) or party(ies). Other ways of			
constructing a sewage treatment facility where there was vegetation with a low conservation value.	optimising the beneficial effects are equally difficult, expensive and time consuming (or some combination of these), as achieving them in this way. For example a 'slight' improvement in sewage effluent quality.			
	expensive and time consuming (or some combination of these), as achieving them in this way. For example a			
vegetation with a low conservation value.	expensive and time consuming (or some combination of these), as achieving them in this way. For example a 'slight' improvement in sewage effluent quality.			



Page | 146 Soyuz 6 WEF

The system(s) or party(ies) is not affected by the proposed development.

In certain cases it may not be possible to determine the severity of an impact.

Table 9-3: Overall Significance Rating

OVERALL SIGNIFICANCE (THE COMBINATION OF ALL THE ABOVE CRITERIA AS AN OVERALL SIGNIFICANCE)

VERY HIGH NEGATIVE

VERY BENEFICIAL (VERY HIGH +)

These impacts would be considered by society as constituting a major and usually permanent change to the (natural and/or social) environment, and usually result in severe or very severe effects, or beneficial or very beneficial effects. Example: The loss of a species would be viewed by informed society as being of VERY HIGH significance.

Example: The establishment of a large amount of infrastructure in a rural area, which previously had very few services, would be regarded by the affected parties as resulting in benefits with VERY HIGH significance.

HIGH NEGATIVE

BENEFICIAL (HIGH +)

These impacts will usually result in long term effects on the social and/or natural environment. Impacts rated as HIGH will need to be considered by society as constituting an important and usually long term change to the (natural and/or social) environment. Society would probably view these impacts in a serious light.

Example: The loss of a diverse vegetation type, which is fairly common elsewhere, would have a significance rating of HIGH over the long term, as the area could be rehabilitated.

Example: The change to soil conditions will impact the natural system, and the impact on affected parties (such as people growing crops in the soil) would be HIGH.

MODERATE NEGATIVE

SOME BENEFITS (MODERATE +)

These impacts will usually result in medium to long term effects on the social and/or natural environment. Impacts rated as MODERATE will need to be considered by society as constituting a fairly important and usually medium term change to the (natural and/or social) environment. These impacts are real but not substantial.

Example: The loss of a sparse, open vegetation type of low diversity may be regarded as MODERATELY significant.

LOW NEGATIVE

FEW BENEFITS (LOW +)

These impacts will usually result in medium to short term effects on the social and/or natural environment. Impacts rated as LOW will need to be considered by the public and/or the specialist as constituting a fairly unimportant and usually short term change to the (natural and/or social) environment. These impacts are not substantial and are likely to have little real effect.

Example: The temporary changes in the water table of a wetland habitat, as these systems are adapted to fluctuating water levels.

Example: The increased earning potential of people employed as a result of a development would only result in benefits of LOW significance to people who live some distance away.

NO SIGNIFICANCE

There are no primary or secondary effects at all that are important to scientists or the public.

Example: A change to the geology of a particular formation may be regarded as severe from a geological perspective, but is of NO significance in the overall context.

DON'T KNOW

In certain cases it may not be possible to determine the significance of an impact. For example, the primary or secondary impacts on the social or natural environment given the available information.

Example: The effect of a development on people's psychological perspective of the environment.

All feasible alternatives and the "no-go option" will be equally assessed in order to evaluate the significance of the "as predicted" impacts (prior to mitigation) and the "residual" impacts (that remain after mitigation measures are taken into account). The reason(s) for the judgement will be provided when necessary.

All impacts must have a "cause and comment", a significance rating before mitigation, after mitigation and for the no-go option. Impacts should also indicate applicable mitigation measure/ recommendations to reduce the impact significance.



Page | 147 Soyuz 6 WEF

9.1.1 CUMULATIVE IMPACT APPROACH

While individual development activities can have minor impacts, the combined impacts of many developments can have serious local, regional, and even global repercussions. In this regard, Appendix 3 section 3 on the EIA process included in the 2014 EIA Regulations as amended in 2017, indicates that an EIR must contain information that is necessary for the Competent Authority to consider and come to a decision on an application and must include:

(j) An assessment of each identified potentially significant impact and risk, including: (i) cumulative impacts.

The Regulations define cumulative impacts as follows: "cumulative impacts", in relation to an activity, means the past, current and reasonably foreseeable future impact of an activity, considered together with the impact of activities associated with that activity, that in itself may not be significant, but may become significant when added to the existing and reasonably foreseeable impacts eventuating from similar or diverse activities.

The International Finance Corporation (IFC) (2013:21) of the World Bank defines a Cumulative Effects Assessment (CEA) as the process of:

- Analysing the potential impacts and risks of proposed developments in the context of the potential effects of other human activities and natural environmental and social external drivers on the chosen [valued component] over time; and
- → Proposing concrete measures to avoid, reduce, or mitigate such cumulative impacts and risks to the extent possible.

Ecological and socio-economic systems can absorb or adapt to change, but not indefinitely. The increased pace and intensity of development activities in many regions of the world, combined with increased concern for environmental protection, has elevated the importance of CEA and management in recent years. Governments, nongovernment organizations, and project proponents are seeking innovative ways to address cumulative effects arising from climate change, worsening air quality, freshwater shortages, deforestation, noise and light pollution, and wildlife habitat fragmentation.

Cumulative effects are typically the result of incremental changes to the environment caused by multiple human activities and natural processes. For example, wildlife habitat fragmentation has many possible causes such as road building, clearing native vegetation for land development, and water diversion projects. However, cumulative effects can also result from repetitive actions such as cyclical or episodic discharges of liquid waste or sewage into a water body or many wells tapping and depleting an aquifer. There are many different types of cumulative effects including additive, interactive, and synergistic, and they manifest in different ways whereby the ability of the environment to absorb or adapt to the effect is ultimately exceeded. Ideally, CEA leads to decisions that maintain environmental resiliency.

The purpose of a CEA process is to identify the relative contribution of a proposed activity to the total stresses on the affected environment and to determine whether that environment will be able to sustain the additional stress. To accomplish this, CEA methodology typically involves scoping, baseline studies and analysis of change trends, mitigation, significance determination and adaptive follow-up including monitoring.

For the purposes of the current CEA, high reliance was placed on the results of the various specialist studies, where a specific requirement for each was to identify and assess the contribution of the proposed Soyuz 6 WEF to the cumulative impacts on the affected environment.

The properties affected by the Soyuz 6 WEF are zoned as agriculture. The current land-use includes agriculture in the form of livestock and game farming. Surrounding land-uses include game farms (photographic and hunting safaris), other proposed WEFs, roads, open space / natural areas, mining areas, and other agricultural land.



Page | 148 Soyuz 6 WEF

Sadler (1996) defines cumulative impacts as the "the net result of environmental impact from a number of projects and activities". The impact of the proposed WEF may not be significant or be a serious threat to the environment, but a large number of projects in one area, or occurring in the same vegetation type may have significant impacts (DEAT, 2004). The IFC Good Practice Handbook for Cumulative Impact Assessment and Management: Guidance for the Private Sector in Emerging Markets were used to compile the section below.

The International Finance Corporation Standards (IFC) recognises Cumulative Impact Assessment (CIA) and management as essential in risk management. However, CIA is also "One of the biggest risk management challenges currently facing project developers in emerging markets...". According to the IFC, "cumulative effects (or impacts) are typically the result of incremental changes to the environment caused by multiple human activities and natural processes".

These challenges include: a lack of basic baseline data, uncertainty associated with anticipated developments, limited government capacity, and absence of strategic regional, sectoral, or integrated resource planning schemes. Considerable debate exists as to whether CIA should be incorporated into good practice of Environmental and Social Impact Assessment, or whether it requires a separate stand-alone process. As a minimum, according to the IFC, developers should assess whether their projects could contribute to cumulative impacts or be impacted upon by other projects and as such the IFC recommends that developers conduct a Rapid Cumulative Impact Assessment (RCIA) either as part of the EIA or as a separate study. This RCIA should follow six (6) general steps:

STEP 1 & 2 - Scoping level Issues identification that could have a cumulative impact

According to the IFC the first step in conducting a Cumulative Impact Assessment (CIA) is to identify what are referred to as Valued Environmental and Social Components (VECs) i.e. biophysical or social amenities that may be affected by cumulative impacts associated with a development. This is typically done through interaction with relevant stakeholders. In terms of a wind farm the following main cumulative impacts that are likely to influence decision making are anticipated:

- Visual Impacts;
- Impacts on birds and bats; and
- Impacts on the loss of indigenous vegetation and SCCs.

According to the Scottish Natural Heritage Council Guidance Notes on assessing the cumulative impact of onshore wind energy developments, the cumulative impact of a wind farm development in regard to visual impacts is a product of the distance between wind farms, the distance over which they are visible, the overall character of the landscape, the siting and design of the wind farms and the way in which the landscape is experienced. These aspects need to be assessed during the Scoping Phase to determine if the cumulative impact would be significant and thus would require a CIA during the EIA phase.

In terms of birds, collision risk, barrier effect, disturbance and displacement effects, and habitat loss would need to be determined cumulatively for the area of influence. For example, an increase in turbine numbers, as a result of multiple wind farms, could force birds to fly through the windfarm increasing collisions risk as the energetic cost of going around multiple wind farms are too high. Species that needs to be included in the assessment are those specifically sensitive to windfarms and protected species in terms of the relevant legislation. Identifying the range of species likely to be present and/or affected should be completed during the Scoping Phase and this list should be signed-off on by the relevant stakeholders prior to the commencement of the CIA.

In terms of the ecological environment, the cumulative impact of the removal of the same types of vegetation for the proposed, may result in the irreplaceable loss of indigenous species and protected or rare SCCs.



Page | 149 Soyuz 6 WEF

In addition, the removal of indigenous vegetation with a limited distribution range, also increases the risk of invasion by alien species to the point where alien vegetation can displace entire sections of indigenous vegetation leading to local extinctions.

The physical extent to which the impacts need to be assessed will depend on past, existing and potential new (application submitted, under construction, etc.) wind farm and other developments surrounding the current proposed development. Within the proposed WEF development area and a 100 km radius around it, the following WEFs are applicable:

- Soyuz 2 WEF (DFFE Ref: TBA)
- Soyuz 3 WEF (DFFE Ref: TBA)
- Soyuz 4 WEF (DFFE Ref: TBA)
- Sovuz 5 WEF (DFFE Ref: TBA)
- Soyuz 6 WEF (DFFE Ref: TBA)
- Taaibos North WEF (DFFE Ref: TBA)
- Taaibos South WEF (DFFE Ref: TBA)
- Soutrivier Central WEF (DFFE Ref: TBA)
- Soutrivier South WEF (DFFE Ref: TBA)
- Soutrivier North WEF (DFFE Ref: TBA)
- Mainstream Victoria West Wind and Solar (DFFE Ref: 12/12/20/1788)
- Modderfontein Solar PV Facility (DFFE Ref: 14/12/16/3/3/1/917)
- ▲ Noblesfontein Wind Energy Facility (DFFE Ref: 12/12/20/1993/2) (operational)
- Ishwati Emoyeni Wind Energy Facility (DFFE Ref: 14/12/16/3/3/2/411)
- Brakpoort PV Solar PV Facility (DFFE Ref: 14/12/16/3/3/2/331)
- Nuweveld North Wind Energy Facility (DFFE Ref: 14/12/16/3/3/2/2042)
- Nuweveld West Wind Energy Facility (DFFE Ref: 14/12/16/3/3/2/2043)
- Nuweveld East Wind Energy Facility (DFFE Ref: 14/12/16/3/3/2/2044)
- ▲ De Aar Wind Energy Facility 1 (DFFE Ref: 12/12/20/2463/1)
- De Aar Wind Energy Facility 2 (DFFE Ref: 12/12/20/2463/2)

In such areas, where multiple facilities will be constructed, it is important to consider the overall or cumulative impact of these facilities on various aspects such as birds and bats. Consideration of each project in isolation may not adequately judge the effect that the combined capacity of these developments will have on the abovementioned aspects.



Page | 150 Soyuz 6 WEF

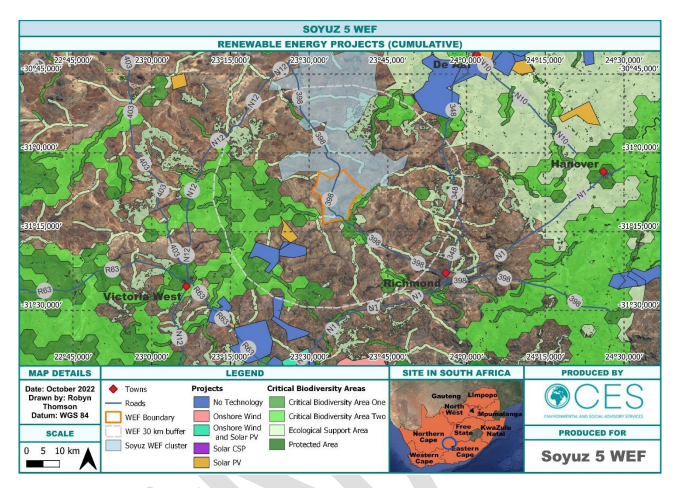


Figure 9-1: WEFs within 30 km of the Soyuz 6 WEF

STEP 3 - Baseline Determination

The next step in the CIA process would be to obtain baseline information from the entire affected area, which can be completed in one of two ways:

- Information sharing, i.e. specialist reports pertaining to the wind farms within the affected area can be used as a baseline and the relevant specialists will then be required to review this information and ensure that the gaps are filled within his/her specialist report to ensure that the study covers the affected area in order to complete the CIA
- Baseline information can be obtained and analysed for the affected area.

It is imperative that baseline information does not only consist of recent data collection but also include any historical data available for the area in order to identify the trends or changes over time in order to ensure that recent data is not representative of an already shifted baseline.

STEP 4 – Assessment of the contribution of the development under evaluation to the predicted cumulative impacts

The next step would be to use the baseline data obtained for the area of influence to assess the impact of the development on the relevant environmental / social variables. The methods used for the assessment would be dependent on the variable being assessed. For example, for visual impacts, maps and photomontages can be used to determine what the visual impact from a number of wind farm will be on sensitive receptors, whereas in the case of birds information required would relate to migration corridors,



Page | 151 Soyuz 6 WEF

population viability, nesting sites, etc. For a VIA perspective, the relevant specialist would need to look at combined visibility, i.e. are a number of developments visible from a single viewpoint as well as sequential effects, i.e. does the observer have to move to another viewpoint in order to see other developments in the area (SNHC Guidance Notes).

STEP 5 – Evaluation of the significance of predicted cumulative impacts to the viability or sustainability of the affected environmental components

Step 5 entails setting thresholds for the variables to be assessed. This could for example relate to the maximum amount of turbines in a landscape before visual impacts become unacceptable. If setting specific thresholds or targets for environmental variable are not possible then another option would be to identify the limits of acceptable change. This needs to be done in conjunction with the various stakeholders so that agreement can be reached in regards to these limits. The concept of thresholds of acceptable change would then be used to assess the significance of the cumulative impact by considering the level of change associated with all developments within the applicable geographical scope relative to the limit of acceptable change. It is important to bear in mind that the cumulative impact of two similar developments may be less or greater than the sum of the impacts of the individual developments.

Impacts with regards to the visual impact of the area will vary in degree based on the sensitivity of the visual receptors, the landscape context, residents and/or visitors to the area, the magnitude of change in terms of scale, nature, duration, and frequency of combined and sequential views (SNHC Guidance Notes).

Impacts with regards to birds / bats should be assessed based on species population size, population trends and range. The spatial scale would be dependent on the conservation objectives, i.e. maintain conservation of a national scale or on a local scale.

Cumulative impacts can be desirable and undesirable. Desirable cumulative impacts of development can, for example, lower rates of unemployment and accessibility to clean energy.

STEP 6 – Design and implementation of mitigation measures to manage the development's contribution to the cumulative impacts and risks

The final step would include the management and mitigation of potential impacts. This may include negotiations with other project proponents to reduce the overall mitigation required by a single project, additional mitigation measures to further reduce impacts identified in the EIA, project design changes, etc.

9.1.2 No-go Alternative Impact Approach

It is mandatory to consider the "no-go" option in the EIA process. The "no-go" alternative refers to the current status quo and the risks and impacts associated with it. Some existing activities may carry risks and may be undesirable (e.g. an existing contaminated site earmarked for a development). The no-go is the continuation of the existing land use, i.e. maintain the status quo.

The status quo for the proposed Soyuz 6 WEF site would include the following:

IMMEDIATE AREA OF THE PROPOSED WEF:

- Livestock grazing (proposed WEF would have a negligible impact);
- Game farming (proposed WEF would have a negligible impact);
- Alien vegetation (proposed WEF would have a positive impact);
- Ecological processes (proposed WEF would have a negative impact)



Page | 152 Soyuz 6 WEF

ADJACENT AREA OF THE PROPOSED WEF:

- Tourism (proposed WEF would have a negative impact);
- Job creation (proposed WEF would have a positive and a negative impact);
- Electricity stabilization (proposed WEF would have a positive impact);

9.2 GENERAL IMPACTS

Table 9-5 contains the general impacts associated with the proposed Soyuz 6 WEF. This table includes direct/indirect impacts, cumulative impacts and no-go alternatives for each impact identified. This table includes the issues, impacts, nature, pre-mitigation significance and post-mitigation significance. The full assessment of each impact as per Tables 9-4 and 9-5 above can be found in Appendix H of this Report. These tables contain full mitigation measures and include duration, extent, consequence, probability, reversibility of each impact. For the summary related to Specialist Impacts, please see Section 9.3.

9.2.1 GENERAL IMPACTS CALCULATIONS

Figure 9-2 (pre-mitigation) and Figure 9-3 (post mitigation) summarises the direct/indirect and cumulative impacts. Of the 55 direct/indirect and cumulative impacts identified and assessed as general impacts, most of the impacts are of a MODERATE negative significance pre-mitigation (62%) and LOW negative post-mitigation (84%). There are sixteen (16) HIGH negative significance pre-mitigation and NO high negative significance post-mitigation. There are four (4) positive impacts, two of a HIGH and two of a LOW positive significance.

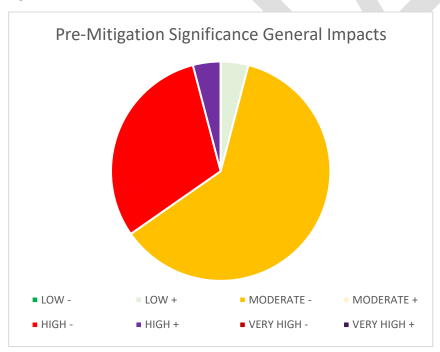


Figure 9-2: Chart Representation of General Direct and Indirect Impacts Significance, Pre-mitigation



Page | 153 Soyuz 6 WEF

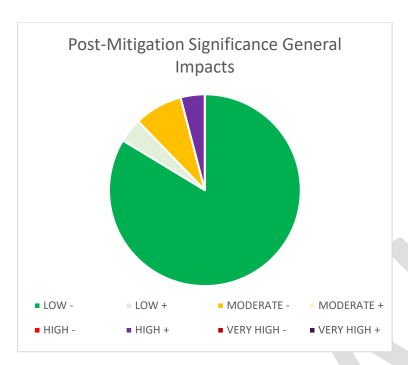


Figure 9-3: Chart Representation of General Direct and Indirect Impacts Significance, Post-mitigation





Page | 154 Soyuz 6 WEF

Table 9-5: General Impacts, pre- and post-mitigation significance, and mitigation measures

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION	
	PLANNING & DESIGN PHASE					
		GENERAL IMI	PACTS			
STORAGE OF HAZARDOUS SUBSTANCES	Inappropriate planning for the storage of hazardous substances such as diesel, paint, pesticides, etc, tools and	DIRECT	MODERATE -	All hazardous substances such as paints, diesel and cement must be stored in a bunded area with an important store.	LOW -	
SUBSTANCES	equipment used on site could lead to surface and ground water pollution e.g. due to oil leaks, spillage of diesel etc. In addition, these hazardous substances could be washed off into nearby drainage lines. The mixing of cement on site could result in ground water contamination from compounds in the cement. In addition, a large number of cement mixing stations	COMULATIVE	HIGH -	 impermeable surface beneath them. Cement mixing must be conducted at the designated construction camps and/or satellite laydown areas, where practical. This mixing must take place on an impermeable surface, and dried waste cement must be disposed of with building rubble. 	LOW -	
	on site could increase the presence of impermeable areas which in turn could increase rates of run-off and thereby increase the risk of localized flooding, soil erosion, silting, gully formation, etc. The proposed BESS will not trigger this activity as it will be assembled off-site.	NO-GO		NO IMPACT		
	Cumulative impact would be high should the storage of hazardous good be non-compliant for the neighbouring Soyuz WEF cluster. However, they are being proposed by the same developer and risk mitigation measures and management process will be aligned in all EMPrs. No-go alternative would result in no impact related to hazardous waste as the site does not currently experience issues related to hazardous substances.					
ENVIRONMENTAL LEGAL AND POLICY	Failure to adhere to existing policies and legal obligations could lead to the project conflicting with local, provincial and	DIRECT	HIGH -	Ensure that all relevant legislation and policy is consulted and further ensure that the project is	LOW -	
COMPLIANCE	national policies, guidelines and legislation. This could result	CUMULATIVE	HIGH -	compliant with such legislation and policy.	LOW -	
	in lack of institutional support for the project, overall project failure and undue disturbance to the natural environment. Cumulative impact would be high as there are a range of	NO-GO	LOW -	 These must include (but not restricted to): Local and District Spatial Development Frameworks Local Municipal bylaws 	LOW -	
	renewable energy facilities proposed within the greater area.					



Page | 155 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	However, it is important to note that the 6 WEFs and their associated infrastructure are proposed by the same developer and the EMPrs will be prepared to the same standard. No-go alternative could result in landowners looking at other avenues of potential income which would need to comply with environmental law and policy.			In addition, planning for the construction and operation of the proposed energy facility must consider available best practice guidelines.	
STORMWATER MANAGEMENT AND EROSION	The introduction of roads and impermeable areas could increase rates of run-off and therefore the risk of localised flooding. Cumulative impact would be moderate as there are a range of activities, including roads, which contribute to erosion at localised levels. However, these activities are not prevalent in the area. No-go alternative would still present a level of stormwater runoff and erosion due to current farming activities and existing impermeable surfaces.	INDIRECT CUMULATIVE NO-GO	MODERATE - MODERATE - LOW -	 Structures (excluding roads and underground cabling) must be located at least 32m away from identified drainage lines. A Stormwater Management Plan must be designed and implemented to ensure maximum water seepage at the source of water flow. The plan must also include management mitigation measures for water pollution, wastewater management and the management of surface erosion e.g. by considering the applicability of contouring, etc. An Erosion Management Plan must be designed and implemented to ensure minimal impact. 	LOW - LOW - LOW -
MANAGEMENT OF GENERAL WASTE	Inappropriate planning for management and disposal of waste e.g. storage disposal could result in surface and ground water contamination. Cumulative impact, on a localised scale, would be high should the full Soyuz WEF cluster construction timelines overlap. However, it is important to note that the 6 WEFs and their associated infrastructure are proposed by the same developer and the EMPrs will be prepared to the same standard. No-go alternative would result in no impact related to general waste as the site does not currently experience issues regarding waste.	DIRECT CUMULATIVE NO-GO	HIGH -	 Develop and implement a Waste Management Plan for handling on site waste. Designate an appropriate area where waste can be stored before disposal. General Waste must be disposed of at a registered landfill site. NO IMPACT 	LOW -
SCHEDULING OF CONSTRUCTION	Construction scheduling that does not take into account the seasonal requirements of the aquatic environment, e.g.	INDIRECT CUMULATIVE	MODERATE - HIGH -	Wherever possible, construction activities must be undertaken during the driest part of the year to	LOW -



Page | 156 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	allowing for unimpeded flood events, could lead to short-term (and potentially long-term) impacts such as excessive sediment mobilization, etc. Cumulative impact, on a localised scale, would be high should the full Soyuz WEF cluster construction timelines overlap. However, it is important to note that the 6 WEFs and their associated infrastructure are proposed by the same developer and the EMPrs will be prepared to the same standard. No-go alternative would result in no impact related to construction scheduling as no other construction, that we are aware of, is planned on site.	NO-GO		minimize downstream sedimentation due to excavation, etc. Nen not possible, suitable stream diversions structures must be used to ensure that rivers/streams are not negatively impacted by construction activity. NO IMPACT	
		CONSTRUCTIO			
NUISANCE DUST	Dust is likely to be a potential nuisance due to the construction	GENERAL IMI	MODERATE -	→ Fugitive/nuisance dust must be reduced by	LOW -
	activities. Cumulative impact, on a localised scale, would be high should the full Soyuz WEF cluster construction timelines overlap. However, it is important to note that the 6 WEFs and their associated infrastructure are proposed by the same developer and the EMPrs will be prepared to the same standard. No-go alternative would result in no impact related to construction nuisance dust as no other construction activities, that we are aware of, are planned on site.	CUMULATIVE	MODERATE -	 implementing one of or a combination of the following: Damping down of un-surfaced and un-vegetated areas; Retention of vegetation where possible; Excavations and other clearing activities must only be done during agreed working times and permitting weather conditions to avoid drifting of sand and dust into neighbouring areas; A speed limit of 40km/h must not be exceeded on dirt roads; Any complaints or claims emanating from the lack of dust control must be attended to immediately by the Contractor. 	LOW -
		NO-GO		NO IMPACT	
FIRE	Risk of runaway fires from construction activities related to	DIRECT	HIGH -	→ There must be no burning of construction waste or dobring a point.	MODERATE -
	having people on site, such as cooking, smoking or burning of	CUMULATIVE NO-GO	HIGH -	debris onsite.	MODERATE -
		NO-GO	HIGH -		WIODEKATE -



ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	SIGNIFICANCE MITIGATION MEASURES POST- MITIGATION
	vegetation might lead to the burning of surrounding vegetation. Cumulative impact would be high should the Soyuz WEF cluster be constructed during the same period. However, it is important to note that the 6 WEFs and their associated infrastructure are proposed by the same developer and the EMPrs will be prepared to the same standard. No-go alternative would still retain a fire risk as fires are a natural occurrence.			 Cooking and burning of vegetation is not permitted on site. Smoking on site must be confined to a designated area in the vicinity of the site office which must be equipped with the necessary fire extinguishers. Develop and implement a Fire Management Plan.
STORMWATER MANAGEMENT	Sediment is likely to be created during construction. This could be washed off into the nearby drainage line e.g. during the	DIRECT	MODERATE -	The recommendations of the Stormwater Management Plan must be implemented to avoid
WANAGEWEN	excavation of foundations, the laying of access roads within	CUMULATIVE	HIGH -	soil erosion and siltation of drainage line.
	the site, digging of cable runs and soil stripping and stockpiling to create foundations and temporary areas of hard-standing,	NO-GO		The recommendations of the Erosion Management Plan must be implemented to reduce the risk of soil LOW -
	such as the construction camp. Cumulative impact would be high should the Soyuz WEF cluster be constructed during the same period. However, it is important to note that the 6 WEFs and their associated infrastructure are proposed by the same developer and the EMPrs will be prepared to the same standard. No-go alternative would still present a level of stormwater runoff and erosion due to current farming activities and existing impermeable surfaces.		LOW -	erosion.
DEGRADATION OF	Unplanned construction activities or earthworks that occur	DIRECT	HIGH -	There must be no earthworks, apart from roadworks
DRAINAGE LINES	close to onsite drainage lines could cause adverse impacts	CUMULATIVE	HIGH -	inclusive of culverts, within 32m of the drainage lines to avoid contamination of water sources
FROM EARTHWORKS	such as soil erosion, siltation, and blockage of the drainage line.	NO-GO		to avoid contamination of water sources. NO IMPACT
	Cumulative impact would be high should the Soyuz WEF cluster be constructed during the same period. However, it is important to note that the 6 WEFs and their associated			



Page | 158 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	infrastructure are proposed by the same developer and the EMPrs will be prepared to the same standard. No-go alternative would have no impact as there are currently no earthworks activities on site that we are aware of.				
MANAGEMENT OF GENERAL WASTE	Littering by construction workers could cause surface and ground water pollution. Cumulative impact would be high should the Soyuz WEF cluster be constructed during the same period. However, it is	INDIRECT CUMULATIVE	MODERATE - HIGH -	A Waste Management Plan, incorporating recycling and waste minimisation, must be implemented. The Waste Management Plan must be explained to all employees as part of the environmental induction training.	LOW -
	important to note that the 6 WEFs and their associated infrastructure are proposed by the same developer and the EMPrs will be prepared to the same standard. No-go alternative would result in no impact related to general waste as the site does not currently experience issues regarding waste.	NO-GO		NO IMPACT	
HAZARDOUS SUBSTANCES	Onsite maintenance of construction vehicles/machinery and equipment could result in oil, diesel and other hazardous chemicals contaminating surface and ground water. Surface and ground water pollution could arise from the spillage or leaking of diesel, lubricants and cement during construction activities.	DIRECT	MODERATE -	 The storage of fuels and hazardous materials must be located away from sensitive water resources. All hazardous substances (e.g. diesel, oil drums, etc.) must be stored in a bunded area. The recommendations of the Stormwater Management Plan and the Waste Management Plan must be implemented during construction. 	LOW -
	Cumulative impact would be null as no other new activities, which include the use of hazardous substances are planned for this site (localised impact). No-go alternative would result in no impact related to hazardous waste as the site does not currently experience issues related to hazardous substances.	CUMULATIVE NO-GO		NO IMPACT NO IMPACT	
MANAGEMENT OF CONSTRUCTION WASTE	Waste from construction activities e.g. excess concrete and cement mixture, empty paint containers, oil containers, etc., could cause pollution of ground and surface water when they come into contact with run-off water.	DIRECT	MODERATE -	 A Waste Management Plan for the project must be developed and implemented in the construction phase. All waste must be disposed of at an appropriately licensed landfill site. 	LOW -



Page | 159 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
WATER QUALITY	Cumulative impact would be moderate should the Soyuz WEF cluster be constructed during the same period. However, it is important to note that the 6 WEFs and their associated infrastructure are proposed by the same developer and the EMPrs will be prepared to the same standard. No-go alternative would result in no impact related to construction waste as the site does not currently have any construction activities taking place. Wet concrete is highly alkaline. This could result in flash kills of macroinvertebrates and fish species in the vicinity. Soil erosion will decrease the quality of the aquatic habitat downstream of the construction activities by silting over exposed rocks and decreasing the clarity and oxygen saturation of the water. Soil erosion will decrease the quality of the aquatic habitat downstream of the construction activities by silting over exposed rocks and decreasing the clarity and oxygen saturation of the water. Cumulative impact would be high should the Soyuz WEF cluster be constructed during the same period. However, it is important to note that the 6 WEFs and their associated infrastructure are proposed by the same developer and the EMPrs will be prepared to the same standard. No-go alternative would result in no impact related to concrete contamination of watercourses as the site does not currently have any construction activities taking place.	NO-GO DIRECT CUMULATIVE NO-GO	MODERATE - HIGH -	All construction materials must be stored in a central and secure location with controlled access with an appropriate impermeable surface. The recommendations of the Stormwater Management Plan must be implemented to mitigate the impacts of run-off water on pollution. NO IMPACT No concrete mixing will take place within 32m of any watercourse. The concrete batching plant must be clearly demarcated, and no sprawl must be tolerated. NO IMPACT	LOW - LOW -
INFILLING/ EXCAVATION IN A WATERCOURSE	Excavated material stockpiles may increase sediment loads in watercourses during rainfall events. Materials used for the infilling of watercourses in order to construct water crossings may not be compatible with the surrounding bed/banks, etc., which could change the characteristics of the watercourse.	INDIRECT CUMULATIVE	MODERATE - MODERATE -	 Stockpiled excavated material must not be stored within 32m of a watercourse. Stockpile areas must be suitably bunded to prevent waterborne erosion of exposed soils where there is a likelihood that the soils will be washed into a watercourse. 	LOW - LOW -



Page | 160 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	Cumulative impact would be moderate should the Soyuz WEF cluster be constructed during the same period. However, it is important to note that the 6 WEFs and their associated			Materials used for infilling must be suitably stabilized to ensure that scour and erosion of the existing bed/banks is exacerbated.	
	infrastructure are proposed by the same developer and the EMPrs will be prepared to the same standard. No-go alternative would result in no impact related to excavated stockpiles as the site does not currently have any construction activities taking place.	NO-GO		NO IMPACT	
DISPOSAL OF SPOIL	Incorrect disposal of subsoil/spoil material could result in	DIRECT	MODERATE -	∴ Subsoil cannot be disposed of onsite without the	LOW -
MATERIAL	significant loss of a useful resource.	CUMULATIVE	MODERATE-	appropriate Waste License in terms of the NEMA: Waste Act.	LOW -
	Cumulative impact would be moderate should the Soyuz WEF			Spoil could be used to rehabilitate open borrow pits	
	cluster be constructed during the same period. However, it is			or erosion features.	
	important to note that the 6 WEFs and their associated			→ Disposal of spoil material to a registered landfill must	
	infrastructure are proposed by the same developer and the			be the last option.	
	EMPrs will be prepared to the same standard.			No spoil stockpiles will be allowed to remain onsite	
	No-go alternative would result in no impact related to disposal of spoil materials as the site does not currently have any	NO-GO		once construction activities have ceased. NO IMPACT	
	construction activities taking place.	110 00		No IVII ACI	
	3,	OPERATIONAL	. PHASE		
		GENERAL IM	PACTS		
AIR QUALITY CLIMATE CHANGE	The electricity generated by the development will displace some of that produced by fossil fuel-based forms of electricity	DIRECT	HIGH +	Enhance this impact by promoting the use of renewable energy locally.	HIGH +
	generation. The scheme, over its lifetime, will therefore avoid	CUMULATIVE	HIGH +		HIGH +
	the production of a significant amount of CO ₂ , SO ₂ and NO ₂ that would otherwise be emitted to the atmosphere.	NO-GO	LOW -		LOW -
	Cumulative impact, on a localised scale, would be high as the area has a number of renewable energy facilities proposed, inclusive of the C. Sowy W.F. skytter.				
	inclusive of the 6 Soyuz WEF cluster. No-go alternative would result in a low negative impact as local power would not be offset by additional renewable				
	energy.				
		DIRECT	MODERATE -		LOW -



Page | 161 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
ARCHITECTURE OF ANCILLARY	Control buildings, toilet facilities and other ancillary infrastructure could cause negative visual intrusion if allowed			All project structures and buildings must be maintained.	
INFRASTRUCTURE	to fall into disrepair and not maintained properly.	CUMULATIVE	MODERATE -		LOW -
	Cumulative impact would be moderate should the Soyuz WEF				
	cluster be constructed during the same period. However, it is important to note that the 6 WEFs and their associated	NO-GO		NO IMPACT	
	infrastructure are proposed by the same developer and the				
	EMPrs will be prepared to the same standard. No-go alternative would result in no impact related to				
	architecture of ancillary infrastructure.				
HAZARDOUS	Inappropriate storage of chemical, herbicides, diesel and	DIRECT	HIGH -	All hazardous substances must be stored in	MODERATE -
CHEMICAL STORAGE	other hazardous substances on site could result in soil and water contamination and pose a high accident danger risk.	CUMULATIVE NO-GO	HIGH -	appropriately bunded locations. NO IMPACT	MODERATE -
	Cumulative impact would be high should the Soyuz WEF cluster be constructed during the same period. However, it is important to note that the 6 WEFs and their associated infrastructure are proposed by the same developer and the EMPrs will be prepared to the same standard. No-go alternative would result in no impact related to hazardous waste as the site does not currently experience issues related to hazardous substances.				
INCREASED STORMWATER	Failure to maintain the stormwater system could increase the risk of surface water damage to the landscape and vegetation	DIRECT	MODERATE -	 Recommendations of the Stormwater Management Plan and Erosion Management Plan must be 	LOW -
RUN-OFF	from increased rates of run-off and therefore the risk of	CUMULATIVE	MODERATE -	implemented.	LOW -
	localised flooding and increased sheet erosion downstream due to the presence of roads and impermeable areas of hard standing.	NO-GO	LOW -		LOW -
	Cumulative impact would be moderate should the Soyuz WEF cluster be constructed during the same period. However, it is important to note that the 6 WEFs and their associated				



Page | 162 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	infrastructure are proposed by the same developer and the EMPrs will be prepared to the same standard. No-go alternative would still present a level of stormwater runoff and erosion due to current farming activities and existing impermeable surfaces.				
WASTE	There could be littering by maintenance workers and security	DIRECT	MODERATE -	A Waste Management Plan, incorporating recycling	LOW -
MANAGEMENT	personnel on site.	CUMULATIVE	MODERATE -	and waste minimisation, must be implemented. The	LOW -
	Consulation in a set would be used as the old the Course MEE			Waste Management Plan must be implemented	
	Cumulative impact would be moderate should the Soyuz WEF cluster be constructed during the same period. However, it is	NO-GO		throughout the operational phase. NO IMPACT	
	important to note that the 6 WEFs and their associated			NO INIPACI	
	infrastructure are proposed by the same developer and the				
	EMPrs will be prepared to the same standard.				
	No-go alternative would result in no impact related to general				
	waste as the site does not currently experience issues				
	regarding waste.	CONTRACCION	UNC PLIACE		
	Di	ECOMMISSION GENERAL IMI			
POLLUTION	Littering by construction workers could cause surface and	DIRECT	MODERATE -	★ Littering must be avoided, and litter bins must be	LOW -
	ground water pollution.	CUMULATIVE	MODERATE -	made available at various strategic points on site.	LOW -
				Refuse from the decommissioning of the site must be	
	Cumulative impact would be moderate should the Soyuz WEF			collected on a regular basis and deposited at an	
	cluster be constructed during the same period. However, it is important to note that the 6 WEFs and their associated	NO-GO		appropriate landfill. NO IMPACT	
	infrastructure are proposed by the same developer and the	NO-GO		NO IIVIPACI	
	EMPrs will be prepared to the same standard.				
	No-go alternative would result in no impact related to general				
	waste as the site does not currently experience issues				
	regarding waste.				
	Onsite maintenance of construction vehicles/machinery and equipment could result in oil, diesel and other hazardous	DIRECT	MODERATE -	No storage of fuels and hazardous materials must be permitted near sensitive water resources. All	LOW -
	equipment could result in oil, diesel and other hazardous	CUMULATIVE	MODERATE -	normiton none conciewo wintor rochilecoc Ali l	I CJVV -
	chemicals contaminating surface and ground water. Surface		MODERATE	hazardous substances (e.g. diesel, oil drums, etc.) to	2011



Page | 163 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	and ground water pollution could arise from the spillage or leaking of diesel, lubricants, etc. during decommissioning. Cumulative impact would be moderate should the Soyuz WEF cluster be constructed during the same period. However, it is important to note that the 6 WEFs and their associated infrastructure are proposed by the same developer and the EMPrs will be prepared to the same standard. No-go alternative would result in no impact related to hazardous waste as the site does not currently experience issues related to hazardous substances.	NO-GO		NO IMPACT	
DUST	Dust is likely to be a potential nuisance due to the	DIRECT	MODERATE -	Management of fugitive/nuisance dust could be	LOW -
	decommissioning activities. Cumulative impact would be moderate should the Soyuz WEF cluster be constructed during the same period. However, it is important to note that the 6 WEFs and their associated infrastructure are proposed by the same developer and the EMPrs will be prepared to the same standard. No-go alternative would result in no impact related to decommissioning nuisance dust as no other decommissioning activities should be taking place on the site, that we are aware of.	CUMULATIVE	MODERATE-	 implemented through the following: Damping down of un-surfaced and unvegetated areas; Retention of vegetation where possible; Demolitions and other clearing activities must only be done during agreed working times and permitting weather conditions to avoid drifting of sand and dust into neighbouring areas; A speed limit of 40km/h must not be exceeded on dirt roads. Any complaints or claims emanating from the lack of dust control must be attended to immediately by the Contractor. 	LOW -
		NO-GO	140050475	NO IMPACT	1000
		CUMULATIVE NO-GO	MODERATE -	NO IMPACT	LOW -
SOIL EROSION	After the removal of all wind turbine related structures, the	DIRECT	MODERATE -	After the removal of all wind turbine-related → After the removal of all wind turbine-related	LOW -
JOIL ENGSION	disturbed soils could become exposed, unstable and prone to erosion.	CUMULATIVE	MODERATE -	structures, the disturbed soils must be re-vegetated to avoid unnecessary soil erosion. This must be based on the Revegetation Plan and the Erosion Management Plan.	LOW -



Page | 164 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	Cumulative impact would be moderate should the Soyuz WEF cluster be constructed during the same period. However, it is important to note that the 6 WEFs and their associated infrastructure are proposed by the same developer and the EMPrs will be prepared to the same standard. No-go alternative would result in no impact related to soil erosion as a result of turbine removal as no other WEFs are planned on this site.	NO-GO		NO IMPACT	
LAND-USE	Land previously unavailable for certain types of land use will	DIRECT	LOW +	No mitigation necessary	LOW +
	now be available for those uses.	CUMULATIVE	LOW +		LOW +
	Cumulative impact would be low should the Soyuz WEF cluster be constructed during the same period. However, it is important to note that the 6 WEFs and their associated infrastructure are proposed by the same developer and the EMPrs will be prepared to the same standard. No-go alternative would result in no impact as the site will return to what it was used for before, i.e. the current status quo.	NO-GO		NO IMPACT	



Page | 165 Soyuz 6 WEF

9.3 SPECIALIST IMPACTS

Table 9-6 contains the specialist impacts associated with the proposed Soyuz 6 WEF. This table includes direct/indirect impacts, cumulative impacts and no-go alternatives for each impact identified. This table includes the issues, impacts, nature, pre-mitigation significance and post-mitigation significance. The full assessment of each impact as per Table 9-6 can be found in Appendix H of this Report and in each individual Specialist Report, Appendix E. These tables contain full mitigation measures and include duration, extent, consequence, probability, reversibility of each impact. For the summary related to General Impacts, please see Section 9.2.

9.3.1 Specialist Impacts Calculations

Figure 9-3 (pre-mitigation) and Figure 9-4 (post mitigation) summarises the direct/indirect and cumulative specialist impacts. Of the 176 negative impacts 61 are mitigated from HIGH/MODERATE to LOW negative post-mitigation significance.

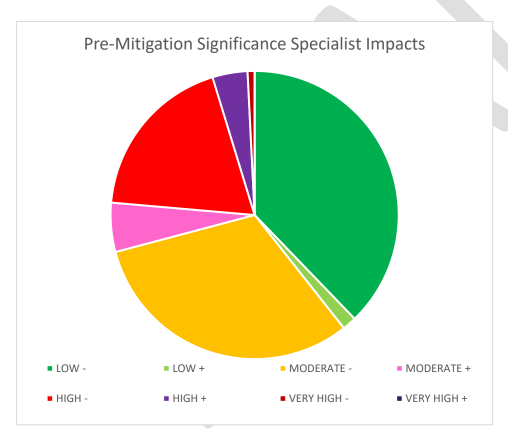


Figure 9-4: Chart Representation of Specialist Direct and Indirect Impacts Significance, Pre-mitigation



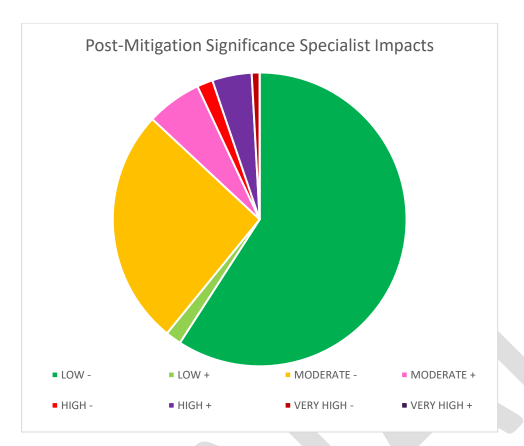


Figure 9-5: Chart Representation of Specialist Direct and Indirect Impacts Significance, Post-mitigation



Page | 167 Soyuz 6 WEF

Table 9-4: Specialist Impacts pre- and post-mitigation significance, and mitigation measures

SYNT	HESIS OF SPECIALIST IN	MPACTS AS EXTRA	CTED FROM TH	E SPECIALIST REPORTS	
ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	<u> </u>	PLANNING & DESIG			WITTGATTON
It is important to note that specie	alist planning and design phase			r designed the layout presented in the	BAR on sensitivity
			•	e therefore mitigated at Planning Pha	•
		AQUATIC IMPACT AS			
None identified by specialist					
		AVIFAUNAL IMPACT A	SSESSMENT		
None identified by specialist					
		BAT IMPACT ASSES	SSMENT		
None identified by specialist					
		ECOLOGICAL IMPACT A	SSESSMENT		
None identified by specialist					
A		HERITAGE IMPACT AS	SESSMENT		
None identified by specialist		NOISE IMPACT ASSE	CCNAFNT		
None identified by specialist		NOISE IIVIPACT ASSE	:33IVIEIN I		
None identified by specialist	D	ALAENTOLOGICAL IMPAC	T ACCECCMENT		
None identified by specialist		ALALIVIOLOGICAL IIVII AC	ASSESSIVILIVI		
None lucinifica by specialist		SOCIAL IMPACT ASS	FSSMENT		
None identified by specialist					
, , , ,		TRAFFIC IMPACT ASS	ESSMENT		
None identified by specialist					
		VISUAL IMPACT ASS	ESSMENT		
None identified by specialist					
		CONSTRUCTION	PHASE		
		AGRICULTURAL IMPACT	ASSESSMENT		
REDUCTION OF LAND WITH	The availability of grazing	DIRECT	LOW -	5	be LOW -
NATURAL VEGETATION FOR	land that can be used for			restricted to infrastructure and acc	ess
LIVESTOCK GRAZING	small stock farming will be			road areas.	
	reduced during the			Materials and equipment must only	be



ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	construction phase. It is anticipated that the impact will remain as long the infrastructure is present, and the impact will only cease once all surface infrastructure has been decommissioned and vegetation has reestablished in these areas.			stored in the pre-determined laydown areas. Prior arrangements must be made with the landowner and neighbouring landowners to ensure that farm and game animals are moved to areas where they cannot be injured by vehicles traversing the area. No boundary fence must be opened without the landowner or neighbouring landowners' permission. No open fires made by the construction teams are allowable during the construction phase. The supporting infrastructure must be constructed as closely as possible together to avoid fragmentation of the entire project site.	
SOIL EROSION	The clearing and levelling of a limited area of land within the proposed project site will increase the risk of soil erosion in the area. It is anticipated that the risk will naturally reduce as grass and lower shrubs re-establishes in the area once the construction has been completed and the operation phase commences.	DIRECT	MODERATE -	 Land clearance must only be undertaken immediately prior to construction activities and only within the development footprint/servitude; ✓ Unnecessary land clearance must be avoided; ✓ Level any remaining soil removed from excavation pits that remained on the surface instead of allowing small stockpiles of soil to remain on the surface. ✓ Regularly monitor the site to check for areas where signs of soil 	LOW -



Page | 169 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
SOIL EROSION	Any additional wind energy	CUMULATIVE	MODERATE -	erosion may start to appear. Should any soil erosion be detected, it must be addressed immediately through rehabilitation and surface stabilisation techniques Land clearance must only be	LOW -
SOIL EROSION	facilities or other renewable projects to be developed in the area, will result in additional areas where exposed to soil erosion through wind and water movement.	COMOLATIVE	MODERATE -	undertaken immediately prior to construction activities and only within the development footprint/servitude; Unnecessary land clearance must be avoided; Level any remaining soil removed from excavation pits that remained on the surface instead of allowing small stockpiles of soil to remain on the surface. Regularly monitor the site to check for areas where signs of soil erosion may start to appear. Should any soil erosion be detected, it must be addressed immediately through rehabilitation and surface stabilisation techniques	LOW -
SOIL POLLUTION	The following construction activities can result in the chemical pollution of the soil: 1. Petroleum hydrocarbon (present in oil and diesel)	DIRECT	LOW -	 Maintenance must be undertaken regularly on all vehicles and construction/maintenance machinery to prevent hydrocarbon spills; ▲ Any waste generated during 	LOW-



Page | 170 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	spills by machinery and vehicles during earthworks and the removal of vegetation as part of site preparation. 2. Spills from vehicles transporting workers, equipment, and construction material to and from the construction site. 3. The accidental spills from temporary chemical toilets used by construction workers. 4. The generation of domestic waste by construction workers. 5. Spills from fuel storage tanks during construction. 6. Pollution from concrete mixing. 7. Any construction material remaining within the construction area once construction is completed.			construction, must be stored in designated containers, and removed from the site by the construction teams; and Any left-over construction materials must be removed from site.	
SOIL POLLUTION	Increase in areas susceptible to soil pollution.	CUMULATIVE	LOW -	 Maintenance must be undertaken regularly on all vehicles and construction/maintenance machinery to prevent hydrocarbon spills; Any waste generated during construction, must be stored in 	LOW -



Page | 171 Soyuz 6 WEF

SOIL COMPACTION The clearing and levelling of land for the wind turbines and supporting infrastructure as well as the access roads, will result in soil compaction. In the area where the access road will be constructed, topsoil will be removed and the remaining soil material will be deliberately compacted to ensure a stable road surface. SOIL COMPACTION Increase in areas with compacted soils. CUMULATIVE MODERATE - Wehicles and equipment must be avoided; Where possible, conduct the construction footprint; LOW-thicles and equipment must park in designated parking areas. LOW-thicles and equipment must park in designated parking dreas and not outside of the construction footprint; Unnecessory land clearance must be avoided; Where possible, conduct the construction footprint; Unnecessory land clearance must be avoided; Where possible, conduct the construction footprint; Unnecessory land clearance must be avoided; Where possible, conduct the construction footprint; Unnecessory land clearance must be avoided; Where possible, conduct the construction activities outside of the rainy season; and Vehicles and equipment must park in designated parking areas.	ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
land for the wind turbines and supporting infrastructure as well as the access roads, will result in soil compaction. In the area where the access road will be constructed, topsoil will be removed and the remaining soil material will be deliberately compacted to ensure a stable road surface. SOIL COMPACTION Increase in areas with compacted soils. CUMULATIVE MODERATE - Vehicles and equipment must travel within demarcated areas and not outside of the construction activities outside of the rainy season; and Vehicles and equipment must travel within demarcated areas and not outside of the construction footprint; Unnecessary land clearance must be avoided; Where possible, conduct the construction footprint; Unnecessary land clearance must be avoided; Where possible, conduct the construction activities outside of the rainy season; and Vehicles and equipment must park in designated parking areas.					removed from the site by the construction teams; and Any left-over construction materials must be removed from	
compacted soils. travel within demarcated areas and not outside of the construction footprint; Unnecessary land clearance must be avoided; Where possible, conduct the construction activities outside of the rainy season; and Vehicles and equipment must park in designated parking areas.	SOIL COMPACTION	land for the wind turbines and supporting infrastructure as well as the access roads, will result in soil compaction. In the area where the access road will be constructed, topsoil will be removed and the remaining soil material will be deliberately compacted to	DIRECT	MODERATE -	travel within demarcated areas and not outside of the construction footprint; Unnecessary land clearance must be avoided; Where possible, conduct the construction activities outside of the rainy season; and Vehicles and equipment must park	LOW -
	SOIL COMPACTION		CUMULATIVE	MODERATE -	travel within demarcated areas and not outside of the construction footprint; Unnecessary land clearance must be avoided; Where possible, conduct the construction activities outside of the rainy season; and Vehicles and equipment must park	LOW -
	DIRECT ECOSYSTEM	Direct, permanent	DIRECT	LOW -	<u>Avoid/prevent:</u>	LOW -
	ODIFICATION OR DESTRUCTION	modification and/or loss of				



Page | 172 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
/ LOSS IMPACTS	up to 0.60 ha for the construction of one turbine within a moderately-high EIS watercourse (A08). This includes 1 024 m² for the concrete turbine foundation and 5 000 m² for the permanent crane hardstand / blade and tower laydown area / crane boom erection area. Direct, permanent modification and/or loss of 4.40 ha for the construction of 12 m wide access roads through 16 moderate to high EIS watercourses (A02, A05-06, A08-10, A13-15, A18,	DIRECT	MEDIUM -	 The following buffers should be applied to all watercourses and wetlands (i.e. channelled drainage lines and longitudinal washes) based on their EIS rating: ○High EIS – 50 m; ○Moderate to moderately-high EIS – 30 m; and ○Moderately-low EIS – 15 m. No turbines or pylons should be placed within these watercourses or their buffers. In accordance with the best practice guidelines, unnecessary watercourse powerline and road crossings (i.e. proposed crossings that can be realigned) must be re-aligned and avoided. Construction materials must not be 	LOW -
	A21, F02, F04, F06-07 and F10).			stored within the moderate to high EIS areas or their buffers.	
ALTERATION OF HYDROLOGICAL AND GEOMORPHOLOGICAL PROCESSES	Localised, long-term alteration of hydrology and geomorphology of moderately-high EIS watercourse (A08) in the vicinity of the proposed	INDIRECT, CUMULATIVE	LOW -	 Stockpiles must not be stored within the moderate to high sensitivity areas or their buffers. Minimize/reduce: Construction activities should be 	VERY LOW -
	turbine due to construction. This will include localised infilling, surface compaction and hardening, as well as changes to local run-off,			undertaken during the driest part of the year to minimize erosion and downstream sedimentation due to excavation, etc.	



Page | 173 Soyuz 6 WEF

				THE SPECIALIST REPORTS	
ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
ECOLOGICAL CONNECTIVITY AND EDGE DISTURBANCE IMPACTS	erosion and sedimentation. Widespread, permanent alteration of hydrological and geomorphological processes within 16 moderate to high EIS watercourses (A02, A05-06, A08-10, A13-15, A18, A21, F02, F04, F06-07 and F10) at and downstream of the new and/or upgraded access road crossings during construction. Temporary reduction of ecological connectivity between up- and downstream sections of 16 moderate to high EIS watercourses (A02, A05-06, A08-10, A13-15, A18, A21, F02, F04, F06-07 and F10) during construction of access road crossings.	DIRECT	LOW -	Appropriate stormwater structures must be implemented during construction to control run-off and minimize erosion. Vegetation clearing must be kept a minimum and only to the site footprint. Erosion controls and sediment trapping measures must be put in place. Stockpiles must be monitored for erosion and mobilisation of materials towards watercourses. Stockpiles must not exceed 1.5m in height. Stockpiles must be covered during windy periods. Best practice powerline and access road crossing alignment measures must be implemented. Where watercourse crossings are required, every effort should be made to minimize the impacts by considering the following: Crossing points should be aligned along areas or corridors of existing disturbance e.g. along existing road crossings.	VERY LOW -



Page | 174 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
				each crossing must be minimised by adjusting alignments to coincide with narrower sections and ensuring that crossings cross perpendicular to flow. Remediate/rehabilitate: Disturbed areas must be monitored for erosion channels and these must be rehabilitated. All trenches/excavations must be backfilled and all disturbed areas backfilled, compacted and revegetated, where applicable. Road crossings should be used to assist in re-instating some of the lost base level as a result of historical erosional incision. The proposed access roads should serve a dual function, namely as a crossing of the washes and a means of stabilising the longitudinal slope of the watercourses. Anchored brush packs should be used in Badlands to assist with their rehabilitation. Within Soyuz 6, targeted rehabilitation at road crossings should be concentrated within unit AO2, AO6, A18 and A21 in particular. Several other assessment units within the	



ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
				broader WEF cluster can also be targeted for rehabilitation.	
WATER POLLUTION IMPACTS	Pollution of watercourses due to the mishandling of hazardous substances and/or improper maintenance of machinery during construction e.g. oil and diesel leaks and spills.	DIRECT	LOW -	Avoid/prevent: No concrete mixing must take place within 50 m of any watercourse. No machinery must be parked overnight within 50 m of the watercourses. All stationary machinery must be equipped with a drip tray to retain any oil leaks. Chemicals used for construction must be stored safely on bunded surfaces in the construction site camp. No ablution facilities must be located within 50 m of any watercourse. Chemical toilets must be regularly maintained/ serviced to prevent ground or surface water pollution. Any hazardous substances/waste must be stored in impermeable bunded areas or secondary containers 110% the volume of the contents within it. All general waste and refuse must be removed from site and disposed and windproof temporary storage area before being disposed of at a registered landfill site.	VERY LOW -
				Remediate/rehabilitate: A Emergency plans must be in place in	



Page | 176 Soyuz 6 WEF

SYNT	HESIS OF SPECIALIST IN	MPACTS AS EXTRA	CTED FROM T	HE SPECIALIST REPORTS	
ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
				case of spillages onto bare soil or within watercourses.	
CUMULATIVE DIRECT IMPACTS	Cumulative direct modification and/or loss of up to 16.78 ha of watercourse units across the entire Soyuz WEF Cluster during the construction phase. This includes 0.31 ha to turbine foundations, 1.50 ha to hardstands, 14.46 ha to 12 m wide access roads and 0.51 ha to satellite camps.	DIRECT, CUMULATIVE	MODERATELY HIGH -	Application of all recommended mitigation measures to avoid, minimize and rehabilitate impacts across all WEF projects within the Soyuz Cluster.	MODERATELY LOW -
CUMULATIVE INDIRECT IMPACTS	Cumulative widespread, permanent alteration of hydrological and geomorphological processes within watercourses across the entire Soyuz WEF Cluster at and downstream of the proposed infrastructure.	INDIRECT, CUMULATIVE	MODERATE -		LOW -
NO-GO: ALTERATION OF HYDROLOGICAL AND GEOMORPHOLOGICAL PROCESSES	NO-GO IMPACT: Ongoing alteration and disturbance of the watercourses over the long-term, due to widespread overgrazing, cultivation and other land uses, as well as more localised disturbances such as the use of existing access roads, collectively leading to decreased vegetation cover	NO-GO: INDIRECT, CUMULATIVE	LOW -	Mitigation measures are not prescribed for the no-go alternative, as the developer would not be involved in the implementation of these measures. Rather, the responsibility would fall to the landowner and/or managing authority to implement measures to address existing impacts.	N/A



Page | 177 Soyuz 6 WEF

SYNT	HESIS OF SPECIALIST IN	MPACTS AS EXTRA	CTED FROM T	HE SPECIALIST REPORTS	
ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	and increased run-off, erosion and sedimentation, particularly during storm and flood events				
NO-GO: ECOLOGICAL CONNECTIVITY AND EDGE DISTURBANCE IMPACTS	Reduction of ecological connectivity between sections of watercourse units at and downstream over the long-term due to existing land uses.	NO-GO: INDIRECT, CUMULATIVE	LOW -	Mitigation measures are not prescribed for the no-go alternative, as the developer would not be involved in the implementation of these measures. Rather, the responsibility would fall to the landowner and/or managing authority to implement measures to address existing impacts.	N/A
NO-GO: WATER POLLUTION IMPACTS	Reduction of water quality over the long-term due to existing land uses (particularly livestock grazing and cultivation), as well as ongoing erosion and sedimentation of watercourses.	NO-GO: INDIRECT, CUMULATIVE	LOW -	Mitigation measures are not prescribed for the no-go alternative, as the developer would not be involved in the implementation of these measures. Rather, the responsibility would fall to the landowner and/or managing authority to implement measures to address existing impacts.	N/A
		AVIFAUNAL IMPACT AS			
DIRECT HABITAT DESTRUCTION	Direct habitat destruction associated with WEFs is generally low relative to the overall size of the project area. This impact is largely unavoidable, resulting in some birds being displaced from the project site.	DIRECT	LOW -	 The footprint within Medium and High Sensitivity areas must be minimized and avoided wherever possible; Laydown and other temporary infrastructure to be placed outside of Medium and High sensitivity areas, preferably within previously transformed areas, wherever possible; 	LOW -



Page | 178 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
				Appropriate run-off and erosion control measures must be implemented where required; A site-specific Environmental Management Programme (EMPr) must be developed and implemented. The EMPr must give appropriate and detailed description of how construction activities must be conducted to reduce unnecessary destruction of habitat (e.g. no open fires outside of designated areas); All contractors are to adhere to the EMPr and must apply good environmental practice during construction; All hazardous materials must be stored in the appropriate manner to prevent contamination of the site and downstream environments. Any accidental chemical, fuel and oil spills that occur at the site must be cleared as appropriate for the nature of the spill; Existing roads and farm tracks must be used where possible;	



Page | 179 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
				The minimum footprint areas of infrastructure must be used wherever possible, including road widths and lengths; No off-road driving must be permitted in areas not identified for clearing; An Environmental Officer (EO) must form part of the on-site team to ensure that the EMPr is implemented and enforced and an Environmental Control Officer (ECO) must be appointed to oversee the implementation activities and monitor compliance for the duration of the construction phase; and Following construction, rehabilitation of areas disturbed by temporary	
				laydown areas and facilities must be undertaken.	
DISTURBANCE AND DISPLACEMENT	Indirect loss of habitat from disturbance during the construction phase is temporary in nature and is expected to result largely from the presence of heavy	DIRECT	LOW -	A site specific EMPr must be developed and implemented. The EMPr must give appropriate and detailed description of how construction activities must be conducted;	LOW -
	machinery and increased activity of construction personnel.			All contractors are to adhere to the EMPr and must apply good environmental practice during construction;	



Page | 180 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
				The ECO and/or ESCO must oversee activities and ensure that the site specific EMPr is implemented and enforced; Maximum use of existing access road and servitudes; Existing and novel access roads are to be suitably upgraded or constructed to prevent damage and erosion resulting from increased vehicular traffic and construction vehicles; No off-road driving in undesignated areas; Speed limits (50 km/h) must be strictly enforced on site to reduce unnecessary noise; COnstruction camps must be lit with as little light as practically possible, with the lights directed downwards where appropriate; The movement of construction personnel must be restricted to the construction areas on the project site;	



Page | 181 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE-	MITIGATION MEASURES	SIGNIFICANCE POST-
			MITIGATION		MITIGATION
				Inndowners must be allowed on site; The appointed ECO and/or ESCO must be trained to identify the potential Red Data species, as well as the signs that indicate possible breeding by these species; The ECO and/or ESCO must during audits/site visits make a concerted effort to look out for such breeding activities of SCCs (e.g. cranes, Secretarybird). Additional efforts must include the training of construction staff (e.g. in Toolbox talks) to identify Red Data species, followed by regular questioning of staff as to the regular whereabouts on site of these species; and If any avifaunal SCCs are confirmed to be breeding (e.g. if a nest site is found), construction activities within 500 m of the breeding site must cease, and an avifaunal specialist is to be contacted immediately for further assessment of	
				the situation and instruction on how to proceed.	
DIRECT MORTALITY	Fatalities of avifaunal species can occur through collision with vehicles as traffic in the	DIRECT	LOW -	Maximum use of existing access road and servitudes;	LOW -



Page | 182 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	construction activity. Large-bodied and ground dwelling species (e.g. korhaans, cranes and bustards) are at increased risk, but this impact can be effectively mitigated against. Temporary fencing can result in collisions, entrapment or entanglement if not suitably installed. Similarly ground dwelling avifauna (particularly chicks) can fall into uncovered excavations and become entrapped.			areas; Speed limits (50 km/h) must be strictly enforced on site to reduce probability of vehicle collisions; The movement of construction personnel must be restricted to the construction areas on the project site; NO dogs or cats other than those of the landowners must be allowed on site; Any holes dug e.g. for foundations of pylons must not be left open for extended periods of time to prevent entrapment by ground dwelling avifauna or their young and only be dug when required and filled in soon thereafter; Temporary fencing must be suitably constructed, e.g. if double layers of fencing are required for security purposes, they must be positioned at least 2 m apart to reduce the probability of entrapment by larger bodied species that may find	MITIGATION



Page | 183 Soyuz 6 WEF

SYN	THESIS OF SPECIALIST IN	MPACTS AS EXTRA	CTED FROM T	THE SPECIALIST REPORTS	
ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
				and/or ESCO and removed as soon as possible to reduce attracting crows to the area.	
CUMULATIVE IMPACT ON AVIFAUNAL HABITAT, DISPLACEMENT AND DIRECT MORTALITY	At least 6 onshore wind facilities and onshore wind/solar PV combined facilities are being considered according to the DFFE Renewable Energy database (Q3 2022) within 50 km of the proposed development site, mostly towards the town of De Aar the north-east. In addition to these, the Britstown WEF Complex comprises 5 WEFs on the neighbouring properties.	INDIRECT, CUMUALTIVE	HIGH -	 All appropriate mitigation measures listed above should be implemented; Data should be shared with regulators and interested stakeholders to allow cumulative impacts to be documented and to inform adaptive operational management. 	MODERATE -
	1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	BAT IMPACT ASSES	SMENT		
HABITAT MODIFICATION	Bats can be impacted indirectly through the modification or removal of habitats, and can also be displaced from foraging habitat by the construction of wind turbines and associated infrastructures. The removal of vegetation during the construction phase can impact bats by removing vegetation cover	INDIRECT NO-GO	MODERATE - NO IMPACT	The removal of vegetation and man- made buildings should be avoided in all high sensitive areas, as far as possible, and reduced across the project site in all other areas.	LOW - N/A



Page | 184 Soyuz 6 WEF

SYNTH	HESIS OF SPECIALIST IN	MPACTS AS EXTRA	CTED FROM T	HE SPECIALIST REPORTS	
ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	and linear features that some bats use for foraging and commuting. This modification could subsequently also create favourable conditions for insects upon which bats feed which would in turn attract bats to the proposed WEF area.				
DISTURBANCE / DISPLACEMENT	WEF's have the potential to	INDIRECT	MODERATE -	Limit construction activities to daylight	LOW -
	impact bats indirectly during the construction phase through the disturbance of roosts or when conducting activities during hours of important bat foraging activities. Relevant activities include the construction of roads, O&M buildings, substation(s), internal transmission lines and the installation of wind turbines. Excessive noise and dust during the construction phase could result in bats abandoning their roosts, depending on the proximity of construction activities to roosts.	NO-GO	NO IMPACT	hours where possible. Avoid all construction activities within potential roosting habitats, if identified at the time when construction activities (for wind turbines and associated infrastructures) take place. No confirmed roosts have been identified on site to date, although it is recommended for a final specialist site walk-through to take place prior to construction to confirm this.	N/A
		ECOLOGICAL IMPACT AS	SSESSMENT		
LOSS OF FAUNAL HABITAT	The clearing of habitat for	DIRECT	MODERATE -	The development must consolidate	MODERATE -



Page | 185 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE	MITIGATION MEASURES	SIGNIFICANCE
			PRE- MITIGATION		POST- MITIGATION
	the project infrastructure will result in the loss of faunal habitat. Vegetation such as trees and shrubs will be removed and earthworks and heavy machinery will impact microhabitats such as burrows, fallen trees and rocks that will be removed or relocated. The faunal species that may utilise the habitat within the project footprint will no longer have access to these habitats for the life of the project and are considered negatively impacted by the project. However, ample suitable faunal habitat is present within the project area for these species.			road networks to minimise the loss of faunal habitat. All construction and construction related activities (including parking of vehicles and machinery) must remain within the approved project footprint. Microhabitats (e.g. rock stacks and logs) in the clearing footprint must be relocated to the same habitat immediately adjacent to the removal site. E.g. Rock stacks should be restacked. Temporary infrastructure (laydown areas, widened roads, etc.) must be rehabilitated and efforts must provide habitat for faunal species by placing logs and rocks at strategic sites to provide shelter for small mammals and reptiles.	
	NO IMPACT	NO-GO	NO IMPACT		NO IMPACT
LOSS OF FAUNAL SPECIES OF CONSERVATION CONCERN	The grassland associated with the Black-footed Cat (VU) habitat was found to be of medium sensitivity but the shrubland (rocky outcrops and slopes) associated with the Southern Mountain Reedbuck and Dwarf Karoo Tortoise (EN) was	DIRECT	HIGH -	A clause must be included in contracts for ALL personnel (i.e. including contractors) working on site stating that: "no wild animals will be hunted, killed, poisoned or captured. No wild animals will be imported into, exported from or transported in or through the province. No wild animals will be sold, bought, donated and no	MODERATE -



Page | 186 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	SEI.			development will be in possession of	
	NO IMPACT	NO-GO	NO IMPACT	any live wild animal, carcass or anything manufactured from the carcass." In addition, a clause relating to fines, possible dismissal and legal prosecution must be included should any of the above transgressions occur, especially for SCC. A search and rescue should be conducted for the Dwarf Karoo Tortoise and if found must be relocated to suitable habitat immediately adjected to where it was found.	NO IMPACT
DISTURBANCE TO FAUNAL	Construction activities	DIRECT	MODERATE -	→ Dust suppression measures must be	LOW -
SPECIES AND THEIR LIVELIHOOD	(earthworks, blasting, night			implemented in the dry and/or windy	
DUE TO CONSTRUCTION RELATED	lighting) create noise, dust			months.	
ACTIVITIES	and vibrations that fauna			All machinery, vehicles and earth	
	experience for the duration			moving equipment must be	
	of the construction phase. It			maintained and the noise these create	
	is unlikely that animals in the			must meet industry minimum	
	area are habituated to these			standards. e.g. the sound generated by	
	activities and their livelihood			a machine must be below a certain	
	activities are likely to be			decibel as prescribed in the relevant	
	disturbed to some extent. The construction activities			noise control regulations. A Storm Water Management Plan	
	may cause individuals to			must be drafted and implemented to	
	move away from the			prevent runoff entering aquatic	
	immediate area into			systems and causing siltation and	
	surrounding areas,			pollution of this faunal habitat. Hard	
	increasing competition for			surfaces should be avoided.	



Page | 187 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	food and shelter in those areas, and may even disrupt their current breeding cycle causing them to skip a season.		WITIGATION	No construction night lighting must be allowed. If required, Minimise lighting in open space areas within development and any external lights must be down lights placed as low as	WITIGATION
	NO IMPACT	NO-GO	NO IMPACT	possible and installation of low UV emitting lights, such as most LEDs. Steep sided drains, gutters, canals and open pits/trenches must be covered with mesh (5mm x 5mm) or sloped to prevent fauna falling in and getting stuck. No unnecessary structures that would act as pitfall traps for animals must be constructed.	NO IMPACT
MORTALITY OF FAUNAL SPECIES DUE TO EARTHWORKS, ROADKILL AND PERSECUTION	Removal of faunal habitat and land levelling machinery may cause mortalities of faunal species sheltering or taking refuge within the habitat, such as reptiles, amphibians and small rodents that shelter in rocky crevices. Contractor vehicles may cause faunal mortalities due to collision. In addition, species perceived as a threat are known to be persecuted e.g. snakes.	DIRECT	MODERATE-	 ✓ Speed restrictions within the residential development for all vehicles (30km/h is recommended) should be in place to reduce the impact of killed fauna on the project roads. ✓ Any faunal species that may die as a result of construction must be recorded (i.e. be photographed, GPS co-ordinates taken) and if somewhat intact preserved and donated to the nearest university, museum or SANBI. ✓ A trained snake handler must be on call during construction to remove any snakes within construction areas. 	MODERATE -
	NO IMPACT	NO-GO	NO IMPACT	A clause relating to fines, possible dismissal and legal prosecution must be included in all contracts for ALL personnel (i.e. including contractors)	NO IMPACT



Page | 188 Soyuz 6 WEF

ISSUE	HESIS OF SPECIALIST IN DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE	MITIGATION MEASURES	SIGNIFICANCE
ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	PRE- MITIGATION	WITIGATION MEASURES	POST- MITIGATION
				working on site should any speeding or persecution of animals occur.	
INCREASED REDUCTION IN	The cumulative impact	CUMULATIVE	HIGH -	Refer to mitigation measures above.	MODERATE -
FAUNAL HABITAT AND INCREASE	associated with all six WEF				
DISTURBANCE OF FAUNAL	will result in the combined				
SPECIES	loss of faunal habitat across				
	all six sites and faunal				
	species that will move due to				
	the disturbance may have to				
	move further as adjacent				
	habitat will be impacted on				
	as well.				
INCREASED FAUNAL MORTALITY	Removal of faunal habitat	CUMULATIVE	HIGH -		MODERATE-
	and land levelling machinery				
	may cause mortalities of				
	faunal species sheltering or				
	taking refuge within the				
	habitat, such as reptiles,				
	amphibians and small				
	rodents that shelter in rocky				
	crevices. Contractor vehicles				
	may cause faunal mortalities				
	due to collision. In addition,				
	species perceived as a threat				
	are known to be persecuted				
	e.g. snakes.				
LOSS OF EASTERN UPPER KAROO	The clearing of vegetation	DIRECT	MODERATE -	 Construction vehicles and machinery 	MODERATE -
	for the construction of the			must not encroach into identified 'no-	
	WEF and associated			go' areas or areas outside the project	
	infrastructure will result in			footprint.	
	the permanent loss of			Topsoil (20 cm, where possible) must	
	approximately 179ha of			be collected and stored in an area of	



Page | 189 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	Eastern Upper Karoo. The extent of vegetation that will be impacted equates to 0.004% of the remaining extent of this vegetation unit. The loss of this vegetation type, which is listed as Least Concern, will have an overall impact of moderate significance. This impact is difficult to mitigate as the loss of vegetation is definite and permanent and as such the impact will remain of moderate significance even after mitigation measures have been implemented.			low (preferable) and medium sensitivity and used to rehabilitate impacted areas that are no longer required during the operational phase (e.g. laydown areas). Only indigenous species must be used for rehabilitation. Where possible, lay down areas must be located within previously disturbed sites. Employees must be prohibited from making open fires during the construction phase. Employees must be prohibited from collecting plants. It is recommended that spot checks of pockets and bags are done on a regular basis to ensure that no unlawful harvesting of plant species is occurring. An alien invasive management plan for the site must be created.	
	The cumulative impact associated with all 6 WEFs will result in the combined loss of 1002 ha of Eastern Upper Karoo which is 0.2% of the remaining extent of this vegetation type. This is compounded by an additional 15 known WEFs in the 100 km radius of the proposed project. It has	CUMULATIVE	MODERATE -	An in-situ search and rescue plan must be developed and implemented for succulents and geophytes that will be impacted by the construction of the project site. Plant translocation to adjacent suitable habitat may only be done for species that are not range restricted and for populations that have not been quantified as regionally significant.	MODERATE -



Page | 190 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	been assumed that these 15 known WEF will each result in an estimated loss of 0.1% of this vegetation type per WEF. Combined with the 6 Soyuz WEF this equates to approximately 1.7%. Given		MITIGATION	In such cases that this is not feasible, any requirement for translocation must be discussed with the relative authorities prior to translocation taking place.	MITIGATION
	how widespread this vegetation type is, and that a large portion still remains intact, the loss of 2% (rounded up from 1.7%) of this vegetation type is still within the limit of acceptable				
	change. No-Go: If the project does not proceed, the property would continue to be grazed by small livestock resulting in the continued degradation of the site. The impact associated with the no-go	NO-GO	LOW -		
LOSS OF UPPER KAROO HARDEVELD	alternative would be low. The clearing of vegetation for the construction of the WEF and associated infrastructure will result in the permanent loss of approximately 15 ha of Upper Karoo Hardeveld. The extent of vegetation that will be impacted equates to	DIRECT	MODERATE -	All mitigation measures listed under LOSS OF EASTERN UPP KARROO above must be implemented.	MODERATE -



Page | 191 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCI POST- MITIGATION
	0.0012% of the remaining				
	extent of this vegetation				
	unit. The loss of this				
	vegetation type, which is				
	listed as Least Concern, will				
	have an overall impact of				
	moderate significance. This				
	impact is difficult to mitigate				
	as the loss of vegetation is				
	definite and permanent and				
	as such the impact will				
	remain of moderate				
	significance even after				
	mitigation measures have				
	been implemented.				
	The cumulative impact	CUMULATIVE	MODERATE -		MODERATE
	associated with all 6 WEFs				
	will result in the combined				
	loss of 4035 ha of Upper				
	Karoo Hardeveld which is				
	0.34% of the remaining				
	extent of this vegetation				
	type. This is compounded by				
	an additional 15 known				
	WEFs in the 100 km radius of				
	the proposed project site. It				
	has been assumed that these				
	15 known WEF will each				
	result in an estimated loss of				
	0.1% of this vegetation type				
	per WEF. Combined with the				



Page | 192 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE	MITIGATION MEASURES	SIGNIFICANCE
ISSUE	DESCRIPTION OF INTERCT	NATURE OF IMPACT	PRE- MITIGATION	WITIGATION WEASURES	POST- MITIGATION
	6 Soyuz WEF, this equates to approximately 1.84%. Given how widespread, this vegetation type is and that a large portion still remains intact, the loss of approximately 2% (rounded up from 1.84%) of this vegetation is still within the limit of acceptable change.				
	No-Go: If the project does not proceed, the property would continue to be grazed by small livestock, such as sheep, resulting in the continued degradation of the site. The no-go alternative would be low.	NO-GO	LOW -		N/A
LOSS OF PLANT SPECIES OF CONSERVATION CONCERN	No restricted range species or CR, EN or VU species were recorded within the site during the field survey. However, two SCC were identified during the desktop assessment. One species, Tridentia virescens, has a high likelihood of occurrence within the washes and the second species, Hereroa concava, has a moderate likelihood of occurrence. If	DIRECT	HIGH -	All mitigation measures listed under LOSS OF EASTERN UPPER KARROO above must be implemented in addition to the following: An ecological walk-through must be undertaken prior to construction and where Threatened (i.e. Critically Endangered, Endangered and Vulnerable) species are recorded, project infrastructure must be moved to avoid these populations. If this is not feasible, then a translocation plan for the population must be designed and implemented with input from an	MODERATE -



Page | 193 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	within the infrastructure footprint, the impact will be of high significance. However, if the recommended mitigation measures are implemented, the impact can be reduced to moderate significance			experienced horticulturalist with knowledge on how to move these species to ensure the best chance of survival. Cumulearitve: it is assumed that the DFFE will not authorise any projects that severely impact SCC and that each WEF will implement measures to reduce these impacts. If this is implemented, the impact	
	The cumulative impact associated with all known WEF in the area will increase the probability that SCC will be impacted. However, it is assumed that each WEF will implement sufficient mitigation measures to avoid impacting populations of SCC where feasible. The cumulative impact associated with all known WEF in the area will increase the probability that SCC will be impacted.	CUMULATIVE	HIGH -	will be reduced to MODERTE - N/A	MODERATE -
	No-Go: If the project does not proceed, the property would continue to be grazed by small livestock. Impacts on SCC are likely to be negligible	NO-GO	NEGLIGIBLE		N/A
DISRUPTION OF ECOSYSTEM	Fragmentation is one of the	DIRECT	MODERATE -	All mitigation measures listed under LOSS	LOW -



Page | 194 Soyuz 6 WEF

vegetation as it creates breaks in previously continuous vegetation, causing a reduction in the gene pool and a decrease in species richness and diversity. This impact occurs when more and more areas are cleared, resulting in the isolation of functional ecosystems, which results in reduced biodiversity and reduced movement due to the absence of ecological corridors. The infrastructure associated with the WEF, particularly the roads, will increase habitat fragmentation by creating breaks in the environment. However, the movement of	ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
will not be entirely prohibited due to the nature of the infrastructure and the ecological functioning of the site can still be maintained.	FUNCTION AND PROCESS	vegetation as it creates breaks in previously continuous vegetation, causing a reduction in the gene pool and a decrease in species richness and diversity. This impact occurs when more and more areas are cleared, resulting in the isolation of functional ecosystems, which results in reduced biodiversity and reduced movement due to the absence of ecological corridors. The infrastructure associated with the WEF, particularly the roads, will increase habitat fragmentation by creating breaks in the environment. However, the movement of species (fauna and seeds) will not be entirely prohibited due to the nature of the infrastructure and the ecological functioning of the			implemented in addition to the following: Rehabilitate laydown areas Use existing access roads and upgrade	



Page | 195 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	associated with all known WEFs in the area will increase habitat fragmentation which could impact on ecosystem functioning at a larger scale. No-Go: If the project does not go ahead, the vegetation would remain intact and there will be limited impacts to ecosystem function and process. The impact associated with this will be of low significance.	NO-GO	LOW -		N/A
		HERITAGE IMPACT ASS	SESSMENT		
LOSS OF HERITAGE RESOURCE FOR	Construction activities pose	DIRECT	MODERATE -	No further action / Monitoring	MODERATE -
S6WEF13	the greatest threat to			Where no heritage resources have been	
LOSS OF HERITAGE RESOURCE FOR	tangible heritage resources	DIRECT	LOW + /-	documented, heritage resources occur well	LOW +/ -
S6WEF01 - S6WEF12 and	within the cultural landscape			outside the impact zone of any	•
S6WEF14 – S6WEF39	and it is often during this			development or the primary context of the	
	Phase that heritage sites are			surroundings at a development footprint	
	lost. An array of			has been largely destroyed or altered, no	
	archaeological areas occurs			further immediate action is required. Site	
	across the project landscape,			monitoring during development, by an ECO	
	many of which have been			and/or ESCO or the heritage specialist are	
	excluded from infrastructure			often added to this recommendation in	
	development zones at			order to ensure that no undetected	
	Scoping Level. Still, Stone			heritage\ remains are destroyed.	
	Age localities of low			Site Manitavina	
	significance and not			Site Monitoring:	
	conservation-worthy occur			General Site Monitoring in order to detect	



ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	in project footprints even			the presence of and limit impact on	
	though the resources may be			previously undocumented heritage	
	destroyed during			receptors during construction / site	
	construction, the impact is			clearing / earth moving	
	inconsequential. Previously				
	undetected cultural			Avoidance	
	(archaeological) layers are			This is appropriate where any type of	
	usually superficial, subsoil			development occurs within a formally	
	layers and that makes them			protected or significant or sensitive	
	easily vulnerable to			heritage context and is likely to have a high	
	destruction and the			negative impact. Mitigation is not	
	likelihood for encountering			acceptable or not possible. This measure	
	additional cultural heritage			often includes the change / alteration of	
	sites as the land clearing			development planning and therefore	
	process commences, or			impact zones in order not to impact on	
	during construction of			resources.	
	infrastructure should be			Mitigation	
	considered. It should be			This is appropriate where development	
	noted that graves and			occurs in a context of heritage significance	
	cemeteries do not only occur			and where the impact is such that it can be	
	around farmsteads in family			mitigated to a degree of medium to low	
	burial grounds but they are			significance, e.g. the high to medium	
	also randomly scattered			impact of a development on an	
	around archaeological and			archaeological site could be mitigated	
	historical settlements in the			through sampling/excavation of the	
	rural areas of the Northern			remains. Not all negative impacts can be	
	Cape Province. The			mitigated.	
	probability of informal			Compensation	
	human burials encountered			Compensation is generally not an	
	during the construction			appropriate heritage management action.	
	phase should thus not be			The main function of management actions	
	excluded. Monitoring			should be to conserve the resource for the	



Page | 197 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
CUMULATIVE IMPACTS	activities will be required throughout the construction phase of the Project in order to avoid the destruction of previously undetected heritage sites and human burials. In particular, site monitoring of the medium significance high density scatter of MSA artefacts (S6WEF13) will be required throughout the construction phase should the sites be conserved, in order to avoid the destruction of previously undetected heritage sites and human burials. It is the opinion of the Specialist that the proposed Soyuz 6 Wind Energy Facility and its associated power line connection will have a low negative cumulative impact on the heritage value of the area for the following reasons:	CUMULATIVE	LOW -	benefit of future generations. Once lost it cannot be renewed. The circumstances around the potential public or heritage benefits would need to be exceptional to warrant this type of action, especially in the case of where the impact was high. Rehabilitation is considered in heritage management terms as an intervention typically involving the adding of a new heritage layer to enable a new sustainable use. It is not appropriate when the process necessitates the removal of previous historical layers, i.e. restoration of a building or place to the previous state/period. It is an appropriate heritage management action in the following cases: The heritage resource is degraded or in the process of degradation and would benefit from rehabilitation. Where rehabilitation implies appropriate conservation interventions, i.e. adaptive reuse, repair and maintenance, consolidation and minimal loss of historical fabric. Where the rehabilitation process will not result in a negative impact on the intrinsic value of the resource.	LOW -



Page | 198 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	- The low frequency				
	of significant archaeological				
	resources documented in				
	the project area and in its				
	immediate surroundings				
	implies low-severity short				
	and long-term impacts on				
	the heritage landscape. In				
	addition, localised and				
	spatially confined heritage				
	resources can easily be				
	avoided by project design of				
	individual turbines, pylon				
	placements and service				
	roads.				
	- The significance of				
	the landscape in terms of its				
	heritage is bound not to				
	change during the course of				
	construction, operation and				
	decommissioning of the				
	project.				



Page | 199 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	- The proposed Soyuz				
	6 WEF is situated in region				
	which has seen the rapid				
	development of vast and				
	large-scale renewable				
	energy facilities such as the				
	Maanhaarberg WEF, the				
	Great Karoo Renewable				
	Energy Facility, the				
	Modderfontein WEF and				
	many Solar PV				
	Developments around the				
	town of De Aar. The				
	developments cumulatively				
	add to a transformed				
	landscape and sense of place				
	where the character of this				
	portion of the Karoo is				
	evolving into a centre for				
	renewable power				
	generation.				



Page | 200 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	- It should be noted that archaeological knowledge and the initiation of research projects into significant archaeological sites often result from Heritage Impact Assessments conducted for developments. Provided that significant archaeological sites are conserved and that appropriate heritage mitigation and management procedures are followed, the cumulative impact of development can be positive.				
		NOISE IMPACT ASSE	SSMENT		
CONSTRUCTION OF ACCESS	Daytime ambient sound	DIRECT	LOW -	While projected noise levels may be	LOW -
ROADS	levels could range from less	CUMULATIVE	LOW -	very high, it relates to the low ambient	LOW -
	than 20 dBA to more than 89 dBA, averaging at 33.9 dBA. Daytime ambient sound levels are thus low and typical of a rural noise district. It is expected that introduced noises will be audible over large distances during quiet periods (during low wind conditions).	NO-GO	NO IMPACT	sound levels measured during the day as well as strict assessment criteria. The significance of the noise impact remains low for access road construction activities and no additional mitigation is required or recommended. There is no risk of any residual noise.	NO IMPACT



ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
DAYTIME WTG CONSTRUCTION ACTIVITIES	will increase ambient sound levels due to air-borne noise. The projected noise levels, the change in ambient sound levels as well as the potential noise impact is defined per NSR in Appendix F, Table 2 (pre-mitigation) of the Specialist Noise Report. Daytime ambient sound levels could range from less than 20 dBA to more than 89 dBA, averaging at 33.9 dBA. Daytime ambient sound levels are thus low and typical of a rural noise district. It is expected that introduced noises will be audible over large distances during quiet periods (during low wind conditions). Various construction activities (development of laydown areas and the hard standing areas, excavation of foundations, concreting of foundations and the assembly of the wind turbines tower and components, as well as	DIRECT CUMULATIVE NO-GO	LOW - LOW - NO IMPACT	While projected noise levels may be very high, it relates to the low ambient sound levels measured during the day as well as strict assessment criteria. The significance of the noise impact is low for daytime construction activities and no additional mitigation is required or recommended. There is no risk of any residual noises.	LOW - LOW - NO IMPACT



Page | 202 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	infrastructure) taking place simultaneously during the day will increase ambient sound levels due to air-borne noise. The projected noise levels, the change in ambient sound levels as well as the potential noise impact is defined per NSR in Appendix F, Table 4 (pre-mitigation) and summarized in this table of				
NIGHT-TIME WTG	the Specialist Noise Report. Night-time ambient sound	DIRECT	HIGH -	The significance of the noise impact is High	LOW -
CONSTRUCTION ACTIVITIES	levels could range from less	CUMULATIVE	HIGH -	and additional mitigation is required and	LOW -
CONSTRUCTION ACTIVITIES	than 20 dBA to more than 51	NO-GO	NO IMPACT	recommended. Potential mitigation	NO IMPACT
	dBA, averaging at 23 dBA. Night-time ambient sound levels are very low during period of low winds and it is expected that introduced noises will be audible over significant distances during quiet periods (during low and no wind conditions). Various construction activities (likely limited to the pouring of concrete as well as erection of WTG			measures would include: Minimize night-time activities when working within 2,000m from any NSR. Work should only take place at one WTG location to minimize potential night-time cumulative noises (when working at night within 2,000m from NSR); The applicant must notify the NSR when night-time activities will be taking place within 1,000m from the NSR; and The applicant must plan the completion of noisiest activities (such a	



Page | 203 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	simultaneously at night will increase ambient sound levels due to air-borne noise, using the criteria of the author. The projected noise levels, the change in ambient sound levels as well as the potential noise impact is defined per NSR in Appendix F, Table 5 (pre-mitigation) of the Specialist Noise Report.			excavation) during the daytime period (even though it is expected that it is highly unlikely that this may take place at night). There is no risk of residual noise.	
CONSTRUCTION TRAFFIC NOISES	Daytime ambient sound	DIRECT	LOW -	The significance of noises due to	LOW -
CONSTRUCTION TRAFFIC NOISES	levels could range from less	CUMULATIVE	LOW -	construction traffic is low no additional	LOW -
	than 20 dBA to more than 89 dBA, averaging at 33.9 dBA. Daytime ambient sound levels are thus low and typical of a rural noise district. It is expected that introduced noises will be audible over large distances during quiet periods (during low wind conditions). Construction traffic will increase ambient sound levels due to air-borne noise. The projected noise levels, the change in ambient sound levels as well as the potential noise impact is defined per	NO-GO	NO IMPACT	mitigation is required or recommended. There is no risk of any residual noise.	NO IMPACT



Page | 204 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	(pre-mitigation) of the Specialist Noise Report.				
		ALAENTOLOGICAL IMPAC	T ASSESSMENT		
LOSS OF FOSSIL HERITAGE	Soyuz 6 WEF is underlain by	DIRECT	HIGH -		LOW
	Late Caenozoic alluvium,	CUMULATIVE	HIGH -	proposed development will not lead to	LOW -
	Jurassic Karoo dolerite, and			damaging impacts on the	
	the Middle Permian			palaeontology of the area. The	
	Abrahamskraal Formation of			construction of the development may	
	the Adelaide Subgroup			thus be authorized in its whole extent,	
	(Beaufort Group, Karoo			as the development footprint is not	
	Supergroup). This part of the			considered sensitive from a	
	basin is extensively intruded			palaeontological point of view. It is	
	by dolerite dykes and sills			thus recommended that no further	
	and the surrounding			palaeontological heritage studies,	
	Beaufort sediments have			ground truthing or specialist	
	been baked, thus			mitigation are required pending the	
	compromising the fossil			discovery of new fossil assemblages.	
	heritage of the area through			★ The ECO and/or ESCO for this project	
	thermal metamorphism.			must be informed that the	
	According to the PalaeoMap			Abrahamskraal Formation, Adelaide	
	of the South African Heritage			Subgroup, Beaufort Group, Karoo	
	Resources Information			Supergroup) has a Very High	
	System (SAHRIS) database,			Palaeontological Sensitivity.	
	the Palaeontological			Basic training in identifying fossil	
	Sensitivity of the alluvium is			heritage is recommended for the ECO	
	Moderate, while that of the			and/or ESCO and relevant staff. If any	
	Abrahamskraal Formation			fossil remains or trace fossils are	
	(Adelaide Subgroup,			discovered during any phase of	
	Beaufort Group) is Very High.			construction or operation, either on	
	The Palaeontological			the surface or exposed by excavations,	
	Sensitivity of the Jurassic			the ECO and/or ESCO in charge of this	
	Karoo dolerite is Zero as it is			development should implement the	



Page | 205 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	igneous in origin (Almond and Pether, 2009; Almond et al., 2013). The Very High Palaeontological Sensitivity of the Abrahamskraal Formation triggers a site investigation. Although extensive research and fossil collecting have been conducted by palaeontologists in the last few decades, the Britstown area have been largely neglected. A 6-day comprehensive site-specific field survey of the development footprint was conducted on foot and by motor vehicle in October 2022. Weathered to fairly-well preserved in situ and loose vertebrate bone fragments, plant impressions and trace fossils were observed in the proposed development. The Cumulative impacts of the Soyuz 6 WEF development near Britstown is considered to be high pre-			Chance find Protocol immediately. These discoveries should be protected (if possible, in situ) and the ECO and/or ESCO must report such discoveries to SAHRA (Contact details: SAHRA, 111 Harrington Street, Cape Town. PO Box 4637, Cape Town 8000, South Africa. Tel: 021 462 4502. Fax: +27 (0)21 462 4509. Web: www.sahra.org.za). Suitable mitigation (e.g. recording and collection) will consequently be undertaken by a palaeontologist. Before any fossil material can be collected from the development site, the specialist involved would need to apply for a collection permit from SAHRA. Fossil material must be housed in an official collection (museum or university), while all reports and fieldwork should meet the minimum standards for palaeontological impact studies proposed by SAHRA (2012).	



Page | 206 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	mitigation and Low post mitigation and falls within the acceptable limits for the project.				
	,	SOCIAL IMPACT ASSI	SSMENT		
POSITIVE ATTITUDE TOWARDS THE DEVELOPMENT	Overall feelings in the town were overwhelmingly positive, and in the surrounding farms feelings were generally positive towards the WEF.	DIRECT	MODERATE +	 ▲ Good communication about the project needs to be practiced throughout as both locals and businesses need time to plan accordingly for any changes that will occur in the area. ▲ Ensure that notice is given and landowners and locals are properly informed throughout the project. 	MODERATE +
HIGH COMMUNITY EXPECTATIONS FOR BENEFITS RESULTING FROM THE PROJECT	Expectations are high among members of the local community in terms of what the development will offer and contribute, especially where it may improve their livelihoods.	DIRECT	MODERATE +	Good communication about the project needs to be practiced throughout as both locals and businesses need time to plan accordingly for any changes that will occur in the area. Ensure that notice is given and landowners and locals are properly informed throughout the project. A positive relationship must be established and maintained with affected landowners. There should always be an open line of communication and grievances must be addressed satisfactorily and promptly. Affected landowners must be	MODERATE +



Page | 207 Soyuz 6 WEF

			1	THE SPECIALIST REPORTS	CICNIFICANCE
ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
				access to the site, security and all activities on the site, in order to minimise negative impacts to landowners. Disruptions to directly affected and adjacent landowners must be kept to a minimum. Complaints and concerns must be addressed promptly, and feedback must be given to complainants.	
JOB CREATION: CONSTRUCTION	A number of employment opportunities will be created during the construction phase.	DIRECT, INDIRECT AND CUMULATIVE	HIGH +	Employment opportunities and criteria should be communicated to the community before being advertised outside the municipal area. Hiring should focus on the nearest and surrounding community. If not, jealousy and disdain or resentment for the project may develop. Unreasonable expectations with regards to employment opportunities should not be created, and the developers should be transparent about the limited number of employment opportunities that will be created.	HIGH +
SMME DEVELOPMENT	As part of the WEF's LED programme, development of SMMEs may be supported.	DIRECT, INDIRECT AND CUMULATIVE	HIGH +	 Ensure local SMME's are utilised throughout the project, as far as possible. The creation of secondary opportunities for income generation, such as supplying meals to employees, should be investigated and implemented if possible. 	HIGH +



Page | 208 Soyuz 6 WEF

SYNT	HESIS OF SPECIALIST IN	NPACTS AS EXTRA	CTED FROM 1	THE SPECIALIST REPORTS	
ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
				 External contractors and suppliers from within the local municipality must be given preference. Source materials and products locally, as far as possible. 	
SUPPORT OF LOCAL/REGIONAL BUSINESSES: CONSTRUCTION	Personnel that come to the area during the construction phase will likely support local businesses, such as hospitality facilities, food outlets, etc. Local or regional businesses may also be able to supply some of the construction materials.	DIRECT, INDIRECT AND CUMULATIVE	MODERATE +		MODERATE +
POSSIBILITY FOR TRAINING AND UPSKILLING OF LOCAL COMMUNITY DURING CONSTRUCTION, OPERATION AND THROUGH LED PROJECTS	There may be an opportunity to provide training and develop skills during both construction and operation phases. It is anticipated that there may also be such opportunities arising from the WEF's LED programme subsequent to commencement of operation.	DIRECT	MODERATE +	★ It is recommended that these be maximised whenever possible, and that the local community, especially, be the beneficiaries of this.	MODERATE +
IN-MIGRATION OF JOB SEEKERS	A large-scale in-migration of people in search of work is often a concern associated with new developments. However, this usually applies to larger developments, and is not expected to happen in	DIRECT	LOW -	→ No mitigation possible.	LOW -



Page | 209 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	a large scale in the instance of the WEF.				
INCREASE IN TRAFFIC DURING CONSTRUCTION	There will likely be an increase in traffic, especially construction vehicles, during the construction phase. However, this will be temporarily, and the Traffic Department did not express a concern in that regard, as the N12 is already used, and therefore able to accommodate, heavy duty traffic including trucks.	DIRECT	MODERATE -	Steps must be taken to minimise road accidents, including the use of clear signage, reducing speed limits and visible policing.	LOW -
NOISE FROM CONSTRUCTION ACTIVITIES	Construction activities will create some noise disturbance, but since the development will be located outside town boundaries, it will likely not have much impact on residents of Britstown.	DIRECT	LOW -	Measures should be taken to reduce noise. Noise generating activities should be limited to regular business hours.	LOW -
THERE MAY BE SENSITIVE HERITAGE FEATURES ON THE SITE THAT MAY BE IMPACTED	There may be sensitive heritage features on the site that may be impacted.	DIRECT	MODERATE -	Recommendations and mitigation measures contained in the Heritage Impact Assessment must be adhered to.	MODERATE -
POSSIBLE REDUCTION IN CRIME RATES	The presence of the project could possibly reduce the rate of petty theft and stock theft in the area. People may also resort less to crime if they obtain legitimate	DIRECT, INDIRECT, CUMULATIVE	LOW+	 Measures should be taken to ensure security around any construction site, including maintaining access control onto affected farms. Affected landowners must be consulted and respected in terms of 	LOW+



Page | 210 Soyuz 6 WEF

				THE SPECIALIST REPORTS	
ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	incomes through employment or business opportunities.			access to the site, security and all activities on the site, in order to minimise negative impacts to landowners.	
LOSS OF AGRICULTURAL LAND	A small amount of agricultural land (used for grazing currently) will be lost to the wind turbines and access roads, but this will not be significant.	DIRECT	LOW -	→ N/A	LOW -
NEGATIVE VISUAL IMPACT ANDLOSS OF SENSE OF PLACE	WEFs invariably have a visual impact on an area. Many people perceive this as negative, and as spoiling the sense of place.	DIRECT	MODERATE -	Mitigation measures suggested by the visual impact specialist must be adhered to.	MODERATE -
LOSS OF INCOME DUE TO VISUAL IMPACTS	The presence of the WEF may negatively impact a hunting establishment in that international clientele seek the specific aesthetic of the desolate landscape, which will change as a result of the WEF.	DIRECT, INDIRECT AND CUMULATIVE	LOW -	<i>^ N/A</i>	LOW -
		TRAFFIC IMPACT ASS	ESSMENT		
NOISE AND POLLUTION	During the construction phase, some dust and noise pollution will be generated through heave vehicles travelling toward and from the site.	DIRECT	MODERATE -	 Stagger turbine component delivery to site Reduce the construction period Stagger the construction of the turbines The use of mobile batch plants and 	LOW -
TRAFFIC IMPACTS	Trips will increase during the construction period, which is	DIRECT	MODERATE -	quarries in close proximity to the site would decrease the impact on the	LOW -



Page | 211 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE-	MITIGATION MEASURES	SIGNIFICANCE POST-
CUMULATIVE IMPACT: TRAFFIC IMPACTS AND ASSOCIATED NOISE AND DUST POLLUTION	of temporary nature (for the duration of the construction period). The cumulative impact assumes that all approved developments will be constructed at the same time, which would increase noise, pollution and traffic on surrounding roads for the construction period.	CUMULATIVE	HIGH -	surrounding road network. Maintenance of haulage routes. Design and maintenance of internal roads. Schedule abnormal loads to outside peak traffic periods. Only some of these developments will be successful at the respective bidding round and then constructed in agreement with the road authorities. Scheduling of heavy and abnormal vehicles for the developments need to be planned and agreed upon between developers of any projects located within a 50km radius. Stagger turbine component delivery to site Reduce the construction period Stagger the construction of the turbines The use of mobile batch plants and quarries in close proximity to the site would decrease the impact on the surrounding road network. Maintenance of haulage routes.	MITIGATION MODERATE -
				 Design and maintenance of internal roads. Schedule abnormal loads to outside peak traffic periods. 	
		VISUAL IMPACT ASSE	SSMENT		
POTENTIAL VISUAL IMPACT OF	During the construction	DIRECT	HIGH -	Mitigation / Management: Construction:	MODERATE -
CONSTRUCTION ON SENSITIVE	period, there will be an	CUMULATIVE	No cumulative		N/A



Page | 212 Soyuz 6 WEF

The facility and in the roads to the construction sites that may cause, at the very least, a visual nuisance to other road users and landowners in the no-go	pacts as a unnecessarily removed during the sult of the construction period. **Reduce the construction period through careful logistical planning and productive implementation of
area in close proximity (within 5km). Within the region, dust as a result of construction activities may also be visible, as such it will result in a visual impact occurring during construction. Sensitive receptors in this zone consist of observers travelling along the N12, various secondary and internal farm roads, as well as residents of various homesteads (refer to Section 6.6 of the Specialist report for a full list).	resources. Plan the placement of lay-down areas and temporary construction equipment camps in order to minimise vegetation clearing (i.e., in already disturbed areas) wherever possible. Restrict the activities and movement of construction workers and vehicles to the immediate construction site and existing access roads. Ensure that rubble, litter, and disused construction materials are appropriately stored (if not removed daily) and then disposed regularly at licensed waste facilities. Reduce and control construction dust using approved dust suppression techniques as and when required (i.e., whenever dust becomes apparent). Restrict construction activities to daylight hours whenever possible in order to reduce lighting impacts. Rehabilitate all disturbed areas immediately after the completion of construction works.



Page | 213 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
SOIL EROISON	The areas where vegetation was cleared, will remain at risk of soil erosion, especially during a rainfall event when runoff from the cleared surfaces will increase the risk of soil erosion in the areas directly surrounding the wind turbines and buildings.	DIRECT	MODERATE -	 The project site must regularly be monitored to detect early signs of soil erosion on-set. If soil erosion is detected, the area must be stabilised by the use of geotextiles and facilitated re-vegetation. 	LOW -
SOIL POLLUTION	During the operation phase of the project, the following activities can result in the chemical pollution of the soil: 1. Petroleum hydrocarbon (present in oil and diesel) spills by maintenance machinery and vehicles. 2. The generation of domestic waste by maintenance staff.	DURECT	LOW -	Maintenance must be undertaken regularly on all vehicles and construction/maintenance machinery to prevent hydrocarbon spills; Any waste generated during construction, must be stored in designated containers and removed from the site by the construction teams; and Any left-over construction materials must be removed from site.	LOW -
		AQUATIC IMPACT ASS	SESSMENT		
ALTERATION OF HYDROLOGICAL AND GEOMORPHOLOGICAL PROCESSES	Localised alteration of hydrological and geomorphological processes around the turbine within a moderately-high EIS watercourse (A08) due to construction, resulting in increased localised run-off, erosion and sedimentation.	INDIRECT, CUMULATIVE	LOW -	Minimize/reduce: Stormwater infrastructure must be maintained and monitored for effectiveness with respect to controlling and minimising erosion and sedimentation of watercourses.	VERY LOW -



Page | 214 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	Alteration of hydrological and geomorphological processes within 16 moderate to high EIS watercourses (A02, A05-06, A08-10, A13-15, A18, A21, F02, F04, F06-07 and F10) at and downstream of the access road crossings during operational use of road for maintenance of infrastructure.	INDIRECT, CUMULATIVE	MODERATE -	 ▲ Given that water flows in the washes generally occur across a very wide front and are usually as very infrequent and very brief events, it is recommended that "drift-type" road crossings be used where appropriate and designed for flow over the road surface rather than directing it under the road with culverts. Where access road crossings of defined channels is required, box culverts must be stablished across the width of the watercourse. Remediate/rehabilitate: ★ The site must be monitored for erosion and should be rehabilitated where applicable. 	LOW -
	NO-GO IMPACT: Ongoing alteration and disturbance of the watercourses over the long-term, due to widespread overgrazing, cultivation and other land uses, as well as more localised disturbances such as the use of existing access roads, collectively leading to decreased vegetation cover and increased run-off, erosion and sedimentation, particularly during storm and	NO-GO: INDIRECT, CUMULATIVE	LOW -	Mitigation measures are not prescribed for the no-go alternative, as the developer would not be involved in the implementation of these measures. Rather, the responsibility would fall to the landowner and/or managing authority to implement measures to address existing impacts.	N/A



Page | 215 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
ECOLOGICAL CONNECTIVITY AND EDGE DISTURBANCE IMPACTS	flood events Inadequate rehabilitation of disturbed areas may lead to the reduction of ecological connectivity and degradation of the surrounding environment.	DIRECT, INDIRECT	LOW -	Remediate/rehabilitate: Disturbed areas should be rehabilitated and re-vegetated.	VERY LOW -
	Reduction of ecological connectivity between sections of watercourse units at and downstream over the long-term due to existing land uses.	NO-GO: INDIRECT, CUMULATIVE	LOW -	Mitigation measures are not prescribed for the no-go alternative, as the developer would not be involved in the implementation of these measures. Rather, the responsibility would fall to the landowner and/or managing authority to implement measures to address existing impacts.	N/A
WATER POLLUTION IMPACTS	Routine maintenance may lead to the introduction of chemical / hazardous substances (e.g. oil spills from vehicles, etc.) into the watercourses, soil and/or groundwater, adversely affecting the watercourses in the broader area.	DIRECT	LOW -	 Avoid/prevent impact: No machinery must be parked overnight within 50 m of the watercourses. All stationary machinery must be equipped with a drip tray to retain any oil leaks. Any hazardous substances/waste must be stored in impermeable bunded areas or secondary containers 110% the volume of the contents within it. All general waste and refuse must be removed from site and disposed and windproof temporary storage area before being disposed of at a registered landfill site. 	VERY LOW -



Page | 216 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
				 Remediate/rehabilitate: Emergency plans must be in place in case of spillages onto bare soil or within water courses. 	
	Reduction of water quality over the long-term due to existing land uses (particularly livestock grazing and cultivation), as well as ongoing erosion and sedimentation of watercourses.	NO-GO: INDIRECT, CUMULATIVE	LOW -	Mitigation measures are not prescribed for the no-go alternative, as the developer would not be involved in the implementation of these measures. Rather, the responsibility would fall to the landowner and/or managing authority to implement measures to address existing impacts.	N/A
		AVIFAUNAL IMPACT AS	SSESSMENT	,	
DISPLACEMENT DISPLACEMENT	Disturbance and displacement by operational activities such as power line and turbine maintenance, fencing, and noise can lead to birds avoiding the area for feeding or breeding, and effectively leading to habitat loss and a potential reduction in breeding success.	DIRECT	MODERATE -	A site specific operational EMPr must be developed and implemented, which gives appropriate and detailed description of how operational and maintenance activities must be conducted to reduce unnecessary disturbance; All contractors are to adhere to the EMPr and must apply good environmental practice during all operations; The ECO and/or ESCO must be trained by an avifaunal specialist to identify the potential priority species and Red Data species as well as the signs that indicate possibly breeding by these species. If a priority species or Red Data species is found to be breeding (e.g. a nest site is located) on the	LOW -



Page | 217 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
				operational WEF, the nest/breeding site must not be disturbed and an avifaunal specialist must be contacted for further instruction; and Operational phase bird monitoring, in line with the latest available guidelines, must be implemented.	
DIRECT MORTALITY – COLLISION WITH INFRASTRUCTURE	WEFs can cause bird fatalities through the collision of birds with moving turbine blades.	DIRECT		 ★ WTGs must not be constructed within (or encroach within) any High or Medium Sensitivity areas identified by the VERA model; ★ WTGs are to be micro-sited to avoid blade tips from encroaching within these areas pending the specifics of final WTG dimensions; ★ Additional mitigation (as detailed below) must be implemented for WTGs placed within High and Medium sensitivity areas determined outside of VERA modelled areas; ★ Shut down-on-demand OR Blade Painting (contingent on approval by the Civil Aviation Authority) or similar technology must be implemented for all WTGs that are positioned within or encroach on High and Medium Sensitivity areas; ★ Internal power lines must be buried wherever technically feasible; ★ Appropriate (approved) Bird Flight Diverters (BFDs) must be affixed to the 	MODERATE -



Page | 218 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
				lines (in all sensitivity categories); If one or more avifaunal SCC carcasses are located and determined likely to have resulted from collisions with infrastructure in any sensitivity area over the lifespan of the facility, the fatality is to be appropriately recorded and reported to an avifaunal specialist to determine the most appropriate action; If double layers of fencing are required for security purposes, they should be positioned at least 2 m apart to reduce the probability of entrapment by larger bodied species that may find themselves between the two fences; Develop and implement a carcass search and bird activity monitoring programme in-line with the latest applicable guidelines; Regular reviews of operational phase monitoring data (activity and carcass) and results to be conducted by an avifaunal specialist; The above reviews should strive to identify sensitive locations including WTGs and areas of increased collisions that may require additional mitigation; An operational monitoring programme for any novel overhead power lines must be implemented to	



Page | 219 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
				 locate potential collision fatalities; and Any fatalities located must be reported to Birdlife South Africa (BLSA) and the Endangered Wildlife Trust (EWT). 	
DIRECT MORTALITY - ELECTROCUTION	Electrocution refers to the scenario where a bird is perched or attempts to perch on energized structures and causes an electrical short circuit by physically bridging the air gap between live components and/or live and earthed components. Overhead power line infrastructure with a capacity of 132 kV or more does not generally pose a risk of electrocution due to the large size of the clearances between the electrical infrastructure components. Electrocutions are therefore more likely for larger species whose wingspan is able to bridge the gap such as eagles or storks. A few large birds (such as Verreaux's Eagle),	DIRECT	LOW -	Internal power lines should be buried wherever possible; All new overhead power line pylons must be of a design that minimizes electrocution risk. This can be achieved by using adequately insulated 'bird friendly' structures, with sufficient clearances between live components; and An operational monitoring programme for the overhead power line route must be implemented to locate potential collision fatalities.	LOW -



Page | 220 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE-	CE MITIGATION MEASURES	SIGNIFICANCE POST-
			MITIGATION		MITIGATION
	of safe and mitigated				
	structures) occur in the area.				
	Electrocution is also possible on electrical infrastructure				
	within the substation				
	particularly for species such				
	as crows and owls.				
CUMULATIVE IMPACT ON	At least 6 onshore wind	INDIRECT,	HIGH -	All appropriate mitigation measures	MODERATE -
AVIFAUNAL HABITAT,	facilities and onshore	CUMUALTIVE		listed above should be implemented;	
DISPLACEMENT AND DIRECT	wind/solar PV combined			Data should be shared with regulators	
MORTALITY	facilities are being			and interested stakeholders to allow	
	considered according to the			cumulative impacts to be documented	
	DFFE Renewable Energy			and to inform adaptive operational	
	database (Q3 2022) within			management.	
	50 km of the proposed				
	development site, mostly towards the town of De Aar				
	the north-east.				
	the north cast.				
	In addition to these, the				
	Britstown WEF Complex				
	comprises 5 WEFs on the				
	neighbouring properties.				
		BAT IMPACT ASSES			
MORTALITY DUE TO WIND	Bats can be impacted during	DIRECT AND	HIGH -	↓ Implement an operational phase bat	MODERATE
TURBINE COLLISION AND/OR BAROTRAUMA	the operational phase by means of collision with wind	CUMULATIVE NO-GO	NO IMPACT	monitoring programme, in accordance	NO IMPACT
DARUTRAUIVIA	turbines and/or barotrauma.	NO-GO	NO IIVIPACI	with the most recent version of the operational phase bat monitoring	NO IIVIPACI
	These impacts will be limited			quidelines.	
	to species that make use of			galacinics.	
	the airspace within the rotor			★ Implement blade feathering (up to the)	
	swept zone of the wind			manufacturers cut-in speed) as soon as	



Page | 221 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	turbines, during foraging, commuting and/or migration activities. Such impacts would also be further exacerbated with potential light pollution that would be present during operational activities. Certain bat species actively forage around artificial lights due to the higher numbers of insects which are attracted to these lights. This would bring these species into the vicinity of the operating turbines and increase the risk of collision/barotrauma for these species.			operation begins, to prevent freewheeling. The placement of all turbines, as well as their full blade length, should avoid high sensitivity areas, to be considered from the outset of the design phase. If residual impacts reach the threshold limit (at any wind turbine), then appropriate minimisation measures should be implemented (turbine curtailment and/or acoustic deterrence mechanisms). Lighting at the project should be kept to a minimum at all associated infrastructures. Appropriate types of lighting are to be used to avoid attracting insects, and hence, bats. This includes downward facing low-pressure sodium and warm white LED lights. To be considered from the outset of the design phase.	
DISTURBANCE/DISPLACEMENT	WEF's have the potential to	INDIRECT	MODERATE -	Limit O&M activities to daylight hours.	LOW -
	impact bats indirectly during the operational phase through the disturbance of roosts or when conducting O&M activities during hours of important bat foraging	NO-GO	NO IMPACT	Avoid all O&M activities for wind turbines and associated infrastructures within potential bat roosting habitats. No confirmed bat roosts have been identified on site to date, although it is recommended that	NO IMPACT



Page | 222 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	and dust during the operational phase could also result in bats abandoning their roosts, depending on the proximity of operational activities to roosts.			(appointed to conduct the operational phase bat monitoring programme) is to further advise on refining recommendations pertaining to O&M activities as new roosting information becomes available, during the project's operational phase (if relevant).	
BAT FATALITY IMPACTS ON A CUMULATIVE SCALE	Multiple WEF's impacting bats collectively, could have the potential to cause significant loss to affected species over a regional or national scale with an inability for the affected species to recover from such loss. This is likely to be most significant through bat mortality as a result of wind turbine collisions and/or barotrauma during the projects' operational phase, particularly during bat foraging/commuting activities. Presently, at least 4 onshore wind and solar PV facilities, as well as 3 wind energy facilities are being considered according to the DFFE Renewable Energy database (Q3 2022), within a	CUMULATIVE	HIGH -	All mitigation measures, as listed in Table 7, are highly recommended for WEFs in the greater (50 km2) Project area, to reduce the probability of significant mortality impacts occurring at Soyuz 6 WEF, and subsequently on a cumulative scale as well. Data should be shared with regulators and interested stakeholders to allow cumulative impacts to be documented and to inform adaptive management processes across projects.	MODERATE -



Page | 223 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	proposed Soyuz 6 WEF. Five additional wind energy facilities (Soyuz 2 WEF, Soyuz 3 WEF, Soyuz 4 WEF, Soyuz 5 WEF and Soyuz 1 WEF) are however known to be presently under assessment				
	for EA application.	ECOLOGICAL IMPACT AS	CCECCNENT		
DISTURBANCE TO FAUNAL SPECIES AND THEIR LIVELIHOOD DUE TO OPERATIONAL RELATED ACTIVITIES	Operational activities may create noise, dust and vibrations that fauna experience periodically for the duration of the operational phase. These activities could disturb animals and their livelihood activities to some extent. Infrastructure may create barriers that impact on faunal movements e.g. fences, walls	DIRECT	MODERATE -	All vehicles must be maintained e.g. the sound generated by a vehicle must be below a certain decibel as prescribed in the relevant noise control regulations. No night lighting must be allowed. If required, Minimise lighting in open space areas within development and any external lights must be down lights placed as low as possible and installation of low UV emitting lights, such as most LEDs. Development must be designed to	LOW -
	NO IMPACTS	NO-GO	NO IMPACTS	allow unencumbered movement, especially of small faunal species. e.g. O Permeable internal and external fences/walls (if any) must be implemented to allow for the movement of fauna through the development. These must have ground level gaps of 10cm x 10cm at 10m	NO IMPACTS



Page | 224 Soyuz 6 WEF

SYNT	HESIS OF SPECIALIST IN	MPACTS AS EXTRA	CTED FROM 1	THE SPECIALIST REPORTS	
ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
				intervals. These gaps must be kept free of obstructions, including plant growth and debris. O All guttering and kerbstones must to allow for easy movement of small fauna Steep sided drains, gutters and canals must be covered with mesh (5mm x 5mm) or sloped to prevent fauna falling in and getting stuck.	
INCREASED REDUCTION IN FAUNAL HABITAT AND INCREASE DISTURBANCE OF FAUNAL SPECIES	The cumulative impact associated with all six WEF will result in the combined loss of faunal habitat across all six sites and faunal species that will move due to the disturbance may have to move further as adjacent habitat will be impacted on as well.	CUMULATIVE	HIGH -	Refer to mitigation measures above.	MODERATE -
INCREASED FAUNAL MORTALITY	Removal of faunal habitat and land levelling machinery may cause mortalities of faunal species sheltering or taking refuge within the habitat, such as reptiles, amphibians and small rodents that shelter in rocky crevices. Contractor vehicles may cause faunal mortalities due to collision. In addition,	CUMULATIVE	HIGH -		MODERATE-



Page | 225 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	species perceived as a threat are known to be persecuted e.g. snakes.				
FAUNAL MORTALITY DUE TO ROADKILL AND PERSECUTION	Maintenance vehicles and project operation related monitoring may cause faunal mortalities due to collision.	DIRECT	MODERATE -	Speed restrictions within the project area for all vehicles (30km/h is recommended) should be in place to reduce the impact of killed fauna on	LOW -
	NO IMPACTS	NO-GO	NO IMPACTS	the project roads. No night driving should be permitted, if unavoidable, this must be restricted, and speed limits adhered to. Any faunal species that may die as a result of collision must be recorded (i.e. be photographed, GPS co-ordinates taken) and placed on the EWT Roadkill App. A clause relating to fines, possible dismissal and legal prosecution must be included in all contracts for ALL personnel (i.e. including contractors) working on site should any speeding or persecution of animals occur.	NO IMPACTS
INFESTATION OF ALIEN PLANT SPECIES	If laydown areas and roads are not rehabilitated, these disturbed areas can become places for alien invasive species to become established, and if left unmitigated, these species can spread and establish themselves in intact vegetation, resulting in the	DIRECT	HIGH -	 The site must be checked regularly for the presence of alien invasive species. When alien invasive species are found, immediate action must be taken to remove them. The prickly pears currently noted on site must be removed and disposed of. An alien invasive management plan must be incorporated into the EMPr. The ECO and/or ESCO must create a list 	LOW -



Page | 226 Soyuz 6 WEF

SYNT	HESIS OF SPECIALIST IM	PACTS AS EXTRA	CTED FROM 1	THE SPECIALIST REPORTS	
ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	displacement of indigenous species and possible local extinctions of SCC. Six exotic species were recorded within the site, one (prickly pear – Opuntia ficusindica) of which is listed as a Category 1b invasive.			with accompanying photographs of possible alien invasive species that could occur on site prior to construction. This photo guide must be used to determine if any alien invasive species are present.	
	Cumulative Impact: The cumulative impact associated with all known WEFs in the area could increase the infestation of alien invasive plant species in the area if this is not mitigated.	CUMULATIVE	HIGH -		LOW -
	No-Go Alternative: If the project does not go ahead, the vegetation would remain intact and there will be limited disturbance resulting in the infestation of alien species. The impact associated with this will be of low significance.	NO-GO	LOW -		NO IMPACTS
		HERITAGE IMPACT AS	SESSMENT		
LOSS OF HERITAGE RESOURCE FOR S6WEF13	It is understood that no new a will be disturbed and/or impa		LOW -	No further action / Monitoring Where no heritage resources have been	LOW -



Page | 227 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE	E OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
LOSS OF HERITAGE RESOURCE FOR S6WEF01 - S6WEF12 and S6WEF14 - S6WEF39	Furthermore, the majority of sarchaeological and he significance would have recorded and/or assessed preceding phases. However,	erity of ecrease ctivate. sites of eritage been ed in impact etected burials might ational ement, natural ng the nuation for the density WEF13) cinuous	DIRECT	LOW + /-	documented, heritage resources occur well outside the impact zone of any development or the primary context of the surroundings at a development footprint has been largely destroyed or altered, no further immediate action is required. Site monitoring during development, by an ECO and/or ESCO or the heritage specialist are often added to this recommendation in order to ensure that no undetected heritage\remains are destroyed. Site Monitoring: General Site Monitoring in order to detect the presence of and limit impact on previously undocumented heritage receptors during construction / site clearing / earth moving Avoidance This is appropriate where any type of development occurs within a formally protected or significant or sensitive	LOW +/ -
CUMULATIVE IMPACTS	It is the opinion of the Speciali the proposed Soyuz 6 Wind Facility and its associated pow connection will have a low not cumulative impact on the hovalue of the area for the fol reasons:	Energy ver line egative eritage	CUMULATIVE	LOW -	heritage context and is likely to have a high negative impact. Mitigation is not acceptable or not possible. This measure often includes the change / alteration of development planning and therefore impact zones in order not to impact on resources. Mitigation This is appropriate where development	LOW -



Page | 228 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	- The low frequent significant archaeological rest documented in the project art in its immediate surrout implies low-severity short and term impacts on the helandscape. In addition, localist spatially confined heritage rest can easily be avoided by a design of individual turbines, placements and service roads. - The significance of landscape in terms of its heritound not to change during course of construction, operand decommissioning of the proposed Soyuz is situated in region which has the rapid development of valuarge-scale renewable facilities such as the Maanha WEF, the Great Karoo Renewable facilities and many Solar Developments around the tope Aar. The develop cumulatively add to a transfundscape and sense of place the character of this portion	ources ea and indings d long- eritage ed and ources project , pylon . of the itage is ing the eration oroject. 6 WEF as seen ast and energy earberg ewable fontein r PV own of oments formed where	MITIGATION	occurs in a context of heritage significance and where the impact is such that it can be mitigated to a degree of medium to low significance, e.g. the high to medium impact of a development on an archaeological site could be mitigated through sampling/excavation of the remains. Not all negative impacts can be mitigated. Compensation Compensation is generally not an appropriate heritage management action. The main function of management actions should be to conserve the resource for the benefit of future generations. Once lost it cannot be renewed. The circumstances around the potential public or heritage benefits would need to be exceptional to warrant this type of action, especially in the case of where the impact was high. Rehabilitation Rehabilitation Rehabilitation is considered in heritage management terms as an intervention typically involving the adding of a new heritage layer to enable a new sustainable use. It is not appropriate when the process necessitates the removal of previous historical layers, i.e. restoration of a building or place to the previous	MITIGATION



Page | 229 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPA	CT SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	- It should be noted archaeological knowledge ar initiation of research project significant archaeological sites result from Heritage Assessments conducted developments. Provided significant archaeological site conserved and that approheritage mitigation management procedures followed, the cumulative impodevelopment can be positive.	nd the ts into s often Impact for that es are opriate and are		the process of degradation and would benefit from rehabilitation. - Where rehabilitation implies appropriate conservation interventions, i.e. adaptive reuse, repair and maintenance, consolidation and minimal loss of historical fabric. - Where the rehabilitation process will not result in a negative impact on the intrinsic value of the resource.	
	development can be positive.	NOISE IMPACT	ASSESSMENT		
DAYTIME OPERATION OF WTG	WTG will only operate during	DIRECT	LOW -	The significance of the noise impact is low	LOW -
CONSIDERING THE WORST-CASE	period with increased winds,	CUMULATIVE	INSIGNIFICANT	and no additional mitigation is	INSIGNIFICAN
SPL	when ambient sound levels are higher than periods with no or low winds. As discussed and motivated in section 6.4 (as proposed in Table 6 2 and illustrated in Figure 4 52), ambient sound levels will likely be higher, with this assessment assuming an ambient sound level of 41.5 dBA. Numerous WTG of the Soyuz 6 WEF operating simultaneously during the	NO-GO	NO IMPACT	recommended. There is no risk of any residual noise.	NO IMPACT



ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPA	CT SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
NIGHT-TIME OPERATION OF WTG CONSIDERING THE WORST-CASE SPL	sound levels due to air-borne noise from the WTG. The projected noise levels and the change in ambient sound levels is defined for the identified NSR in Appendix F, Table 6 (pre-mitigation) of the Specialist Noise Report. WTG will only operate during period with increased winds, when ambient sound levels are higher than periods with no or low winds. As discussed and motivated in section 6.4 (as proposed in Table 6 2 and illustrated in Figure 4 53), ambient sound levels will likely be higher with this assessment assuming an ambient sound level of 41.5 dBA. Numerous WTG of the Soyuz 6 WEF operating simultaneously at night will increase ambient sound levels due to air-borne noise from the WTG. The projected noise levels, the change in ambient sound levels as well as the potential noise impact is defined per NSR in Appendix F, Table 6	DIRECT CUMULATIVE NO-GO	LOW - INSIGNIFICANT NO IMPACT	The significance of the noise impact is low and no additional mitigation is recommended. There is no risk of residual noise.	LOW - INSIGNIFICAN NO IMPACT



Page | 231 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	summarized in this table. The potential noise level (and significance) when using a quieter WTG (such as the Nordex N163 5.X WTG with the reported SPL of 107.2 dBA re 1 pW) is presented in Appendix F, Table 7 (post-mitigation) of the Specialist Noise Report).				
POTENTIAL CUMULATIVE NOISE IMPACTS	Numerous WTG from various WEFs (such as the other	DIRECT CUMULATIVE	NO IMPACT MEDIUM -	The significance of the potential cumulative noise impact is medium	NO IMPACT
	Soyuz projects) operating simultaneously with increases in ambient sound levels due to air-borne noise from the WTG. The projected noise levels, the potential change in ambient sound levels as well as the significance of the potential noise impact defined per NSR in Appendix F, Table 8 (pre-mitigation) (and summarized in this table). Considering the projected noise levels as defined in Appendix F, Table 8 (premitigation) of the Specialist Noise Report, there is an insignificant risk for a	NO-GO	NO IMPACT	and additional mitigation is required and recommended. Potential mitigation measures would include: The developer of the Soyuz 6 WEF can reach agreement with the land owner at NSR15 that the structures at this location will no longer be used for residential purposes once the Soyuz 6 WEF project proceeds (structures to be vacated before the operational phase start); or The applicant can use a WTG with a SPL of 109.0 dBA (re 1 pW) or less at all WTG located within 2,000m from NSR15 (if the structures are used for temporary or permanent residential purposes during the operational phase); or The applicant can change the layout,	NO IMPACT



Page | 232 Soyuz 6 WEF

SYNT	HESIS OF SPECIALIST IN	MPACTS AS EXTRA	CTED FROM	THE SPECIALIST REPORTS	
ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
				within 1,000m from NSR15 without increasing the number of WTG located within 2,000m from NSR15. There is no risk of residual noise.	
	PA	LAEONTOLOGICAL IMPA	ACT ASSESSMENT		
None identified by specialist					
		SOCIAL IMPACT ASS	SESSMENT		
THE DEVELOPMENT	were overwhelmingly positive, and in the surrounding farms feelings were generally positive towards the WEF.			project needs to be practiced throughout as both locals and businesses need time to plan accordingly for any changes that will occur in the area. Ensure that notice is given and landowners and locals are properly informed throughout the project.	
HIGH COMMUNITY EXPECTATIONS FOR BENEFITS RESULTING FROM THE PROJECT	Expectations are high among members of the local community in terms of what the development will offer and contribute, especially where it may improve their livelihoods.	DIRECT	MODERATE +	 Good communication about the project needs to be practiced throughout as both locals and businesses need time to plan accordingly for any changes that will occur in the area. ★ Ensure that notice is given and landowners and locals are properly informed throughout the project. ★ A positive relationship must be established and maintained with affected landowners. There should always be an open line of communication and grievances must be addressed satisfactorily and 	MODERATE +



ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
JOB CREATION: OPERATION	A number of employment opportunities will be created during the operation phase.	DIRECT, INDIRECT, CUMULATIVE	HIGH +	promptly. Affected landowners must be consulted and respected in terms of access to the site, security and all activities on the site, in order to minimise negative impacts to landowners. Disruptions to directly affected and adjacent landowners must be kept to a minimum. Complaints and concerns must be addressed promptly, and feedback must be given to complainants. Hiring should focus on the nearest and surrounding community. If not, jealousy and disdain or resentment for the project may develop. Unreasonable expectations with regards to employment opportunities should not be created, and the	HIGH +
SMME DEVELOPMENT	AHIGs part of the WEF's LED programme, development of SMMEs may be supported.	DIRECT, INDIRECT AND CUMULATIVE	HIGH +	developers should be transparent about the limited number of employment opportunities that will be created. Ensure local SMME's are utilised throughout the project, as far as possible. The creation of secondary opportunities for income generation, such as supplying meals to employees, should be investigated and implemented if possible.	HIGH +



Page | 234 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPA	CT SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
				from within the local municipality must be given preference. Source materials and products locally, as far as possible.	
POSSIBILITY FOR TRAINING AND UPSKILLING OF LOCAL COMMUNITY DURING CONSTRUCTION, OPERATION AND THROUGH LED PROJECTS	There may be an opportunity to provide training and develop skills during both construction and operation phases. It is anticipated that there may also be such opportunities arising from the WEF's LED programme subsequent to commencement of operation.	DIRECT	MODERATE +	It is recommended that these be maximised whenever possible, and that the local community, especially, be the beneficiaries of this.	MODERATE +
IN-MIGRATION OF JOB SEEKERS	A large-scale in-migration of people in search of work is often a concern associated with new developments. However, this usually applies to larger developments, and is not expected to happen in a large scale in the instance of the WEF.	DIRECT	LOW -	♣ No mitigation possible.	LOW -
NOISE FROM OPERATION	Noise from wind turbines may cause disturbance, especially during night time.	DIRECT	MODERATE -	 Mitigation measures proposed by the Noise specialist must be adhered to. 	LOW -
THERE MAY BE SENSITIVE HERITAGE FEATURES ON THE SITE THAT MAY BE IMPACTED	There may be sensitive heritage features on the site that may be impacted.	DIRECT	MODERATE -	Recommendations and mitigation measures contained in the Heritage Impact Assessment must be adhered to.	MODERATE -



Page | 235 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPAC		THE SPECIALIST REPORTS MITIGATION MEASURES	SIGNIFICANCE
ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPAC	PRE- MITIGATION	MITIGATION MEASURES	POST- MITIGATION
POSSIBLE REDUCTION IN CRIME RATES	The presence of the project could possibly reduce the rate of petty theft and stock theft in the area. People may also resort less to crime if they obtain legitimate incomes through employment or business opportunities.	DIRECT, INDIRECT, CUMULATIVE	LOW +	 Measures should be taken to ensure security around any construction site, including maintaining access control onto affected farms. Affected landowners must be consulted and respected in terms of access to the site, security and all activities on the site, in order to minimise negative impacts to landowners. 	LOW+
LOSS OF AGRICULTURAL LAND	A small amount of agricultural land (used for grazing currently) will be lost to the wind turbines and access roads, but this will not be significant.	DIRECT	LOW -	<i>▶ N/A</i>	LOW -
NEGATIVE VISUAL IMPACT ANDLOSS OF SENSE OF PLACE	WEFs invariably have a visual impact on an area. Many people perceive this as negative, and as spoiling the sense of place.	DIRECT	MODERATE -	Mitigation measures suggested by the visual impact specialist must be adhered to.	MODERATE -
LOSS OF INCOME DUE TO VISUAL IMPACTS	The presence of the WEF may negatively impact a hunting establishment in that international clientele seek the specific aesthetic of the desolate landscape, which will change as a result of the WEF.	DIRECT, INDIRECT AND CUMULATIVE	LOW -	↓ N/A	LOW -
ADDITIONAL SUPPLY OF ENERGY TO THE NATIONAL GRID	There is currently considerable need and demand for additional	DIRECT, INDIRECT, CUMULATIVE	HIGH +	<i>^ N/A</i>	HIGH +



Page | 236 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPA	CT SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	electrical power and particularly for electricity from renewable and other diverse sources. This project will positively contribute to meeting these needs.				
		TRAFFIC IMPACT	ASSESSMENT		
NOISE AND POLLUTION	Very little noise and pollution is expected during the operation of the WEF.	DIRECT	LOW -	Schedule any trips arising for maintenance of wind turbines or other components outside peak traffic periods.	LOW -
TRAFFIC IMPACTS	Trips for the operational phase will be limited to permanent staff and maintenance.	DIRECT	LOW -		LOW -
TRAFFIC IMPACTS AND ASSOCIATED NOISE AND DUST POLLUTION	The cumulative impact assumes that all approved developments will be operational at the same time, which would increase noise, pollution and traffic on surrounding road network.	CUMULATIVE	MODERATE -		LOW -
		VISUAL IMPACT	ASSESSMENT		
POTENTIAL VISUAL IMPACT OF FACILITY OPERATIONS ON SENSITIVE VISUAL RECEPTORS IN CLOSE PROXIMITY (< 5KM) TO THE PROPOSED DEVELOPMENT	The visual impacts of facility operations on sensitive visual receptors in close proximity to the proposed Soyuz 6 WEF (within 5km) is	DIRECT CUMULATIVE	VERY HIGH - Cumulative impact ratings have been scored at the end of the visual impact	 Retain / re-establish and maintain natural vegetation in all areas outside of the development footprint. Maintain the general neat and tidy appearance of the facility as a whole. 	VERY HIGH -
NOI OSED DEVELOT MENT	expected to be of very high significance. Sensitive visual	NO-GO	assessment section NO IMPACT	 Monitor rehabilitated areas, and implement remedial action as and 	NO IMPACT



ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	receptors within this zone include observers travelling along the R398, various secondary and internal farm roads, as well as residents of various homesteads (refer to Section 6.6 in the specialist report for a full list). Homesteads located on farm portions earmarked for the Britstown Wind Farm Cluster reduce the probability of this impact occurring on these specific receptors (i.e. it is assumed that these landowners are supportive of WEF developments and their associated visual impacts). Cumulative: The construction of the Soyuz 2 WEF (75 turbines) together with the other five proposed facilities that form part of the Britstown Wind Farm Cluster is expected to contribute to the increased cumulative visual impact of renewable energy facilities in the region.			when required	



ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPA	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
POTENTIAL VISUAL IMPACT OF FACILITY OPERATIONS ON SENSITIVE VISUAL RECEPTORS WITHIN THE LOCAL AREA (BETWEEN 5 - 10KM) SURROUNDING THE PROPOSED	Residual impacts: The visual impact will be removed after decommissioning, provided the facility and ancillary infrastructure is removed. Failing this, the visual impact will remain. The visual impact of facility operations on sensitive visual receptors within the local area (between 5 - 10km offset) is expected to be of	DIRECT CUMULATIVE	HIGH - Cumulative impact ratings have been scored at the end of the visual impact	Site development & Operation: Retain / re-establish and maintain large trees, natural features and noteworthy natural vegetation in all areas outside of the activity footprint.	HIGH -
DEVELOPMENT SURROUNDING THE PROPOSED DEVELOPMENT	high significance. Sensitive visual receptors within this zone include users traveling along the R398, various secondary roads in the area, as well as residents of various homesteads (refer to Section 6.6 for a full list). Homesteads located on farm portions earmarked for the Britstown Wind Farm Cluster reduce the probability of this impact occurring on these specific receptors (i.e. it is assumed that these landowners are supportive of WEF developments and their associated visual impacts).	NO-GO	NO IMPACT	 Retain natural pockets (wetland, river and other sensitive vegetation zones) as buffers within the property and along the perimeter. Dust suppression techniques should be in place at all times during the site development and operational phases. Access roads will require an effective dust suppression management programme, such as regular wetting and/or the use of non-polluting chemicals that will retain moisture in the road surface. Keeping infrastructure at minimum heights. Introducing landscaping measures such as vegetating berms. Avoid the use of highly reflective material. Metal surfaces, where they occur, 	NO IMPACT



Page | 239 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMP	ACT SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	Cumulative impact: The construction of the Soyuz 6 WEF (75 turbines) together with the other five proposed facilities that form part of the Britstown Wind Farm Cluster is expected to contribute to the increased cumulative visual impact of renewable energy facilities in the region. Residual Impact: The visual impact will be removed after decommissioning, provided the facility and ancillary infrastructure is removed. Failing this, the visual impact will remain.			should be painted in natural soft colours that would blend in with the environment. Maintain the general neat and tidy appearance of the site as a whole. Lighting Lighting should be kept to a minimum wherever possible. Install light fixtures that provide precisely directed illumination to reduce light "spillage" beyond the immediate surrounds of the activity — this is especially relevant where the edge of the activity is exposed to residential properties. Wherever possible, lights should be directed downwards to avoid illuminating the sky. Avoid high pole top security lighting along the periphery of the site and use only lights that are activated on movement.	
POTENTIAL VISUAL IMPACT OF	The visual impact of facility	DIRECT	MODERATE -	Site development & Operation:	MODERATE -
FACILITY OPERATIONS ON	operations on sensitive	CUMULATIVE	Cumulative impact	A Retain / re-establish and maintain	
SENSITIVE VISUAL RECEPTORS WITHIN THE DISTRICT (BETWEEN	visual receptors within the district (between 10 - 20km		ratings have been	large trees, natural features and noteworthy natural vegetation in all	
10 - 20KM) SURROUNDING THE	offset) is expected to be of	,	scored at the end of the visual impact	areas outside of the activity footprint.	
PROPOSED DEVELOPMENT	moderate significance.		assessment section	* Retain natural pockets (wetland, river	
. NOI OSES SEVELOT MENT	Sensitive visual receptors within this zone include	NO-GO	NO IMPACT	and other sensitive vegetation zones)	NO IMPACT



Page | 240 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	residents on the southern outskirts of Britstown, users traveling along portions of the R398/348, as well as residents of various homesteads (refer to Section 6.6 for a full list). Homesteads located on farm portions earmarked for the Britstown Wind Farm Cluster reduce the probability of this impact occurring on these specific receptors (i.e. it is assumed that these landowners are supportive of WEF developments and their associated visual impacts). Cumulative impact: The construction of the Soyuz 6 WEF (75 turbines) together with the other five proposed facilities that form part of the Britstown Wind Farm Cluster is expected to contribute to the increased cumulative visual impact of renewable energy facilities in the region.			as buffers within the property and along the perimeter. Dust suppression techniques should be in place at all times during the site development and operational phases. Access roads will require an effective dust suppression management programme, such as regular wetting and/or the use of non-polluting chemicals that will retain moisture in the road surface. Keeping infrastructure at minimum heights. Introducing landscaping measures such as vegetating berms. Avoid the use of highly reflective material. Metal surfaces, where they occur, should be painted in natural soft colours that would blend in with the environment. Maintain the general neat and tidy appearance of the site as a whole. Lighting Lighting should be kept to a minimum wherever possible. Install light fixtures that provide precisely directed illumination to reduce light "spillage" beyond the immediate surrounds of the activity — this is especially relevant where the	



Page | 241 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPAC	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
POTENTIAL VISUAL IMPACT OF	Residual impacts: The visual impact will be removed after decommissioning, provided the facility and ancillary infrastructure is removed. Failing this, the visual impact will remain. The visual impact of facility	DIRECT	LOW-	edge of the activity is exposed to residential properties. Wherever possible, lights should be directed downwards to avoid illuminating the sky. Avoid high pole top security lighting along the periphery of the site and use only lights that are activated on movement. Site development & Operation:	LOW -
FACILITY OPERATIONS ON SENSITIVE VISUAL RECEPTORS WITHIN THE REGION (> 20KM)	operations on sensitive visual receptors within the region (beyond the 20km offset) is expected to be of low significance. Sensitive visual receptors within this zone include users traveling along portions of the N12 and residents of various homesteads (refer to Section 6.6 in the specialist report for a full list). Homesteads located on farm portions earmarked for the Britstown Wind Farm Cluster reduce the probability of this impact occurring on these specific receptors (i.e. it is assumed that these	CUMULATIVE	Cumulative impact ratings have been cored at the end of the visual impact assessment section NO IMPACT	Retain / re-establish and maintain large trees, natural features and noteworthy natural vegetation in all areas outside of the activity footprint. Retain natural pockets (wetland, river and other sensitive vegetation zones) as buffers within the property and along the perimeter. Dust suppression techniques should be in place at all times during the site development and operational phases. Access roads will require an effective dust suppression management programme, such as regular wetting and/or the use of non-polluting chemicals that will retain moisture in the road surface. Keeping infrastructure at minimum heights. Introducing landscaping measures	NO IMPACT



Page | 242 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	their associated visual impacts). No mitigation is possible within this environment and for a facility of this scale, but measures have been included as best practice guidelines. Cumulative: The construction of the Soyuz 6 WEF (75 turbines) together with the other five proposed facilities that form part of the Britstown Wind Farm Cluster is expected to contribute to the increased cumulative visual impact of renewable energy facilities in the region. Residual Impacts: The visual impact will be removed after decommissioning, provided the facility and ancillary infrastructure is removed. Failing this, the visual impact will remain.			Avoid the use of highly reflective material. Metal surfaces, where they occur, should be painted in natural soft colours that would blend in with the environment. Maintain the general neat and tidy appearance of the site as a whole. Lighting Lighting should be kept to a minimum wherever possible. Install light fixtures that provide precisely directed illumination to reduce light "spillage" beyond the immediate surrounds of the activity — this is especially relevant where the edge of the activity is exposed to residential properties. Wherever possible, lights should be directed downwards to avoid illuminating the sky. Avoid high pole top security lighting along the periphery of the site and use only lights that are activated on movement.	
OTENTIAL VISUAL IMPACT OF	The receiving environment	DIRECT	HIGH -	Planning & operation:	MODERATE -
OPERATIONAL LIGHTING AT	has a relatively small number		nulative impact	g & operation	
OPERATIONAL HORITMO AT 1	nas a relatively small number i		niliative impact		



Page | 243 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMP	ACT SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
RECEPTORS IN THE REGION	can be expected that any light trespass and glare from the security and after-hours operational lighting for the facility will have some significance. In addition, the remote sense of place and rural ambiance of the local area increases its sensitivity to such lighting intrusions. Another source of glare light is the aircraft warning lights mounted on top of the hub of the wind turbines. While these lights are less aggravating due to the toned-down red colour, they do have the potential to be visible from a greater	NO-GO		Aviation standards and CAA Regulations for turbine lighting must be followed. The possibility of limiting aircraft warning lights to the turbines on the perimeter according to CAA requirements, thereby reducing the overall impact, must be investigated. Install aircraft warning lights that only activate when the presence of an aircraft is detected, if permitted by CAA. Shield the sources of light by physical barriers (walls, vegetation, or the structure itself). Limit mounting heights of lighting fixtures, or alternatively use foot-lights or bollard level lights. Make use of minimum lumen or wattage in fixtures.	
	distance than general operational lighting, especially due to the strobing effect of the lights, a function specially designed to attract the viewers' attention. The Civil Aviation Authority (CAA) prescribes these warning lights and the potential to mitigate their visual impacts is low. The possibility of limiting aircraft			 Make use of down-lighters, or shielded fixtures. Make use of Low-Pressure Sodium lighting or other types of low impact lighting. Make use of motion detectors on security lighting. This will allow the site to remain in relative darkness, until lighting is required for security or maintenance purposes. 	



Page | 244 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	warning lights to the turbines on the perimeter according to CAA requirements, thereby reducing the overall impact, is recommended to be investigated. Some ground breaking new technology in the development of strobing lights that only activate when an aircraft is detected nearby. This may aid in restricting light pollution at night and should be investigated and implemented by the project proponent, if available and permissible by the CAA. This new technology is referred to as needs-based night lights, which basically deactivates a wind turbine's night lights when there is no flying object within the airspace of the WEF. The system relies on the active detection of aircraft by radar sensors, which relay a				



ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	central wind farm control to activate the obstacle lights.				
	Last is the potential lighting impact is known as sky glow. Sky glow is the condition				
	where the night sky is illuminated when light reflects off particles in the				
	atmosphere such as moisture, dust or smog. The sky glow intensifies with the				
	increase in the number of light sources. Each new light				
	source, especially upwardly directed lighting, contributes to the increase in sky glow.				
	The general lighting of the facility may contribute to the				
	effect of sky glow in an otherwise dark environment.				
	The visual impacts as a result of operational lighting at				
	night on sensitive visual receptors in the region is				
	likely to be of high significance and may be mitigated to moderate)			
	should the required CAA lighting be approved to be				



ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	installed on the perimeter and/or the installation of needs-based night lights be allowed. Best practice guidelines for other general site lighting that may occur on the site have also been taken into consideration. The table below illustrates this impact assessment. Cumulative impacts: The operation of the Soyuz 6 WEF (75 turbines) together with the other five proposed facilities that form part of the Britstown Wind Farm Cluster is expected to contribute to the increased lighting and light pollution in an otherwise natural area increasing the cumulative visual impact of renewable energy facilities in the region. Residual Impacts: The visual impact will be removed after decommissioning, provided the facility and ancillary infrastructure is removed.		WITGATION		



ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMP	ACT SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	will remain.				
POTENTIAL VISUAL IMPACT OF SHADOW FLICKER ON SENSITIVE VISUAL RECEPTORS IN CLOSE PROXIMITY TO THE PROPOSED DEVELOPMENT	will remain. This Impact is described above. Shadow flicker only occurs when the sky is clear, and when the turbine rotor blades are between the sun and the receptor (i.e. when the sun is low). De Gryse in Scenic Landscape Architecture (2006) found that "most shadow impact is associated with 3-4 times the height of the object". Based on this research, a 1km zone around each turbine has been identified as the zone within which there is a risk of shadow flicker occurring. One homestead, Lekkervlei, is located within the 1km buffer. Of note is that this homestead is located on a property involved in this development, thereby reducing the probability of this impact occurring. It is expected that motorists	DIRECT CUMULATIVE	HIGH - Cumulative impact ratings have been scored at the end of the visual impact assessment section NO IMPACT	Planning & operation: Adjust wind turbine locations to reduce the number of receptors likely to experience shadow flicker. Consult with participating landowners or identified receptors who may experience shadow flicker impacts to identify feasible and reasonable management and mitigation measures, should they be required. Installation of screening structures and/ or planting of trees to block shadows cast by the turbines on the identified affected receptors. Investigate the use of turbine control strategies which shut down the offending turbines when shadow flicker is likely to occur on identified receptors is investigated.	NO IMPACT



Page | 248 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	shadow flicker, however the shadow flicker experienced by these motorists will be fleeting and not constitute a shadow flicker visual impact of concern. Residual impact: The visual impact will be removed after decommissioning, provided the facility and ancillary infrastructure is removed. Failing this, the visual impact will remain.				
ANCILLARY INFRASTRUCTURE	On-site ancillary infrastructure associated with the Soyuz 6 WEF includes a permanent laydown area, Battery Energy Storage System (BESS), internal overhead lines between the substations, permanent met masts, three on-site substations, access roads to and between project components inclusive of stormwater infrastructure, as well as operation and maintenance buildings, including a gate house,	CUMULATIVE Cu ra sco th	mulative impact tings have been red at the end of e visual impact essment section NO IMPACT	Planning: A Retain/re-establish and maintain natural vegetation in all areas outside of the development footprint/servitude, but within the project site. Operations: A Maintain the general neat and tidy appearance of the infrastructure. Decommissioning: A Remove infrastructure not required for the post-decommissioning use. A Rehabilitate all areas. Consult an ecologist regarding rehabilitation specifications.	NO IMPACT



ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCI POST- MITIGATION
	centre, offices, warehouses and workshops, etc. No dedicated viewshed analyses have been generated for the ancillary infrastructure, as the range of visual exposure will fall within (and be overshadowed by) that of the turbines Residual Impacts: The visual impact will be removed after decommissioning, provided the facility and ancillary infrastructure is removed. Failing this, the visual impact will remain.				
POTENTIAL VISUAL IMPACT OF	Sense of place refers to a	DIRECT	HIGH -	Planning:	HIGH -
FACILITY OPERATIONS ON THE	unique experience of an environment by a user,		umulative impact	A Retain / re-establish and maintain	
VISUAL CHARACTER OF THE LANDSCAPE AND SENSE OF PLACE	based on his or her cognitive		atings have been ored at the end of	natural vegetation in all areas outside of the development footprint.	
OF THE REGION	experience of the place.		he visual impact	 → Plan ancillary infrastructure in such a 	
	Visual criteria and		ssessment section	way and in such a location that	
	specifically the visual	NO-GO	NO IMPACT	clearing of vegetation is minimised.	NO IMPACT
	character of an area			Use existing roads wherever possible.	
	(informed by a combination			Where new roads are required to be	
	of aspects such as			constructed, these should be planned	
	topography, level of	,		carefully, taking due cognisance of the	
	development, vegetation, noteworthy features,			local topography. Roads should be laid out along the contour wherever	
	noteworthy realties,			possible, and should never traverse	



ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	cultural / historical features, etc.) play a significant role. A visual impact on the sense of place is one that alters the visual landscape to such an extent that the user experiences the environment differently, and more specifically, in a less appealing or less positive light. In general, the landscape character of the greater study area and site itself presents as rural in character with wide open, undeveloped landscapes. The visual quality of the region is generally high with tracts of intact vegetation as well as, hills and rocky outcrops characterising most of the visual environment. As such, the entire study area is considered sensitive to visual impacts due to its generally low levels of transformation.			slopes at 90 degrees. Construction of roads should be undertaken properly, with adequate drainage structures in place to forego potential erosion problems. **Construction:* Rehabilitate all construction areas. Ensure that vegetation is not cleared unnecessarily to make way for infrastructure. **Operations:* Maintain the general neat and tidy appearance of the facility as a whole. **Monitor rehabilitated areas, and implement remedial action as and when required. **Decommissioning:* Remove infrastructure not required for the post-decommissioning use of the site. **Rehabilitate all areas. Consult an ecologist regarding rehabilitation specifications. **Monitor rehabilitated areas post-decommissioning and implement remedial actions.	



Page | 251 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	construction and operation of the Soyuz 6 WEF (75 turbines) together with the other five proposed facilities that form part of the Britstown Wind Farm Cluster is expected to contribute to the increased cumulative visual impact of renewable energy facilities in the region. Residual impacts: The visual impact will be removed after decommissioning, provided the facility and ancillary infrastructure is removed. Failing this, the visual impact will remain.				
POTENTIAL CUMULATIVE VISUAL	It is a requirement that a	DIRECT	N/A	🙏 None are available.	N/A
IMPACT OF WIND ENERGY FACILITIES WITHIN THE REGION	visual specialist identify and quantify the cumulative visual impacts of a proposed development, propose potential mitigating measures and conclude if the proposed development will	CUMULATIVE: Overall impact of the proposed project considered in isolation	MODERATE -		REVERSIBLE, VERY DIFFICULT
	result in any acceptable loss of visual resources taking into consideration the other proposed and operational projects in the area. A	CUMULATIVE: Cumulative impact of the project and other projects	HIGH -		REVERSIBLE, VERY DIFFICULT



Page | 252 Soyuz 6 WEF

ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	cumulative visual impact can be defined as the combined or incremental effects resulting from changes caused by a proposed development in conjunction with other existing or proposed activities. The cumulative impact assessed in the table below will consist of the combined impact of the proposed Soyuz 6 WEF and the five other proposed facilities that form part of the Britstown Wind Farm Cluster. Cumulative visual impacts may be experienced as a result of where a combination of several WEF's turbines is within a receptors line of sight at the same time, where the receptor has to turn their head to see several of the turbines of the different WEF's or when the receptor has to move from one viewpoint to another to	in the area NO-GO	NO IMPACT		N/A



ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION
	views of the same development (such as when travelling along a road).				
	The cumulative visual impact is not just the totality of the impacts of two developments. The				
	combined impact may be greater than the sum of the two individual developments, or in rare cases even less. The				
	cumulative visual impact is assessed as the product of the distance between the individual WEFs (or				
	turbines), the total distance over which the turbines are visible, the general character of the landscape and its				
	sensitivity to that specific typology of development, the location and design of the WEFs themselves and				
	lastly the way in which the landscape is experienced by the sensitive receptors.				
	Residual impact: The visual impact will be removed after decommissioning, provided				



SYNTHESIS OF SPECIALIST IMPACTS AS EXTRACTED FROM THE SPECIALIST REPORTS								
ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE	MITIGATION MEASURES	SIGNIFICANCE			
			PRE-		POST-			
			MITIGATION		MITIGATION			
	the facility and ancillary							
	infrastructure is removed.							
	Failing this, the visual impact							
	will remain.							

DECOMMISSIONING PHASE

**DUE TO THE FACT THAT NO WIND ENERGY FACILITY'S HAVE BEEN DECOMMISSIONED IN SOUTH AFRICA, CES BELIEVES IT RESPONSIBLE TO STIPULATE THAT FUTHER ASSESSMENT IN THE FORM OF A DECOMISSIONING ENVIRONMENTAL MANAGEMENT PROGRAMME BE DRAFTED, IN CONSULTATION WITH SPECIALISTS, WHEN THIS PHASE BECOMES RELEVANT.

AQUATIC IMPACT ASSESSMENT

The aquatic impacts associated with the decommissioning phase will be similar to those listed in the construction phase and the associated mitigations measures must be updated and implemented to reduce potential adverse impacts.

AVIFAUNAL IMPACT ASSESSMENT

The avifaunal impacts associated with the decommissioning phase will be similar to those listed in the construction phase and the associated mitigations measures must be updated and implemented to reduce potential adverse impacts.

BAT IMPACT ASSESSMENT

The bat impacts associated with the decommissioning phase will be similar to those listed in the construction phase and the associated mitigations measures must be updated and implemented to reduce potential adverse impacts.

ECOLOGICAL IMPACT ASSESSMENT

The ecological impacts associated with the decommissioning phase will be similar to those listed in the construction phase and the associated mitigations measures must be updated and implemented to reduce potential adverse impacts.

HERITAGE IMPACT ASSESSMENT

None identified by specialist

NOISE IMPACT ASSESSMENT

The noise impacts associated with the decommissioning phase will be similar to those listed in the construction phase and the associated mitigations measures must be updated and implemented to reduce potential adverse impacts.

PALAEONTOLOGICAL IMPACT ASSESSMENT

None identified by specialist

SOCIAL IMPACT ASSESSMENT

The socio-economic impacts associated with the decommissioning phase will be similar to those listed in the construction phase and the associated mitigations measures must be updated and implemented to reduce potential adverse impacts.

VISUAL IMPACT ASSESSMENT



Page | 255 Soyuz 6 WEF

SYNT	HESIS OF SPECIALIST IN	MPACTS AS EXTRA	CTED FROM T	HE SPECIALIST REPORTS	
ISSUE	DESCRIPTION OF IMPACT	NATURE OF IMPACT	SIGNIFICANCE PRE- MITIGATION	MITIGATION MEASURES	SIGNIFICANCE POST- MITIGATION

The visual impacts associated with the decommissioning phase will be similar to those listed in the construction phase and the associated mitigations measures must be updated and implemented to reduce potential adverse impacts.





Page | 256 Soyuz 6 WEF

9.4 SUMMARY OF FINDINGS AND COMPARATIVE ASSESSMENT OF IMPACTS

This section includes summaries of each field, including the direct/indirect and cumulative impacts. No-go impacts have not been totalled in this section as they relate to the status quo and have been summarised in Section 9.2 and Section 9.3 of this report.

9.4.1 GENERAL IMPACTS

All the general negative impacts could be mitigated to either LOW negative or MODERATE negative. Of the 50 impacts, 24 are direct and indirect impacts, while 26 are cumulative impacts. No-go impacts are not represented in this summary and can be found in Section 9.2 and Appendix H.

Table 9-5: General Impact Summary

			IMPA	CT PRE-	MITI	AGTI	ON				II	МРАСТ	POST-N	/IITI	AGTI	ON		
PHASE	LO	w	MODE	RATE	ніс	ЭН		V GH		LO	w	MODE	ERATE	Н	GH	HI	/ GH	
Positive/negative	-	+	-	+	1	+	-	+		-	+	-	+	-	+		+	
Planning & Design	0	0	4	0	6	0	0	0	12	0	0	0	0	0	0	0	0	
Construction	0	0	12	0	7	0	0	0	18	0	3	0	0	0	0	0	0	
Operation	0	0	6	0	2	2	0	0	7	0	2	0	0	2	0	0	0	
Decommission	0	2	8	0	0	0	0	0	8	2	0	0	0	0	0	0	0	
SUM	0	2	30	0	16	2	0	0	45	2	5	0	0	2	0	0	0	

9.4.2 AGRICULTURE IMPACT

The agricultural impacts are all (9 impacts) of LOW and MEDIUM significance pre-mitigation. Both the MEDIUM and LOW impacts pre-mitigation are LOW significance post-mitigation.

Table 9-6: Agricultural Impact Summary.

			IMPA	CT PRE	-МІТ	IAG	TION	ı			IMPAC	T POST	-MI	TIAG	TIOI	N	
PHASE	LC	w	MODE	RATE	HI	GH	,	/ GH	LO	W	MODE	RATE	н	GH		√ GH	
Positive/negative	-	+	-	+	-	+	-	+	-	+	-	+	-	+		+	
AGRICULTURAL																	
Planning & Design																	
Construction	3		4						7								
Operation	1		1						2								
Decommission																	
SUM	4	0	5	0	0	0	0	0	9	0	0	0	0	0	0	0	

9.4.3 AVIFAUNAL IMPACT

The Avifaunal Impact Assessment rated most of its impacts as HIGH and LOW negative pre-mitigation. Of all negative pre-mitigation impacts 8 impacts, 5 can be mitigated to LOW negative post-mitigation significance, while the remaining 3 can be mitigated to MODERATE negative significance.

Table 9-7: Avifaunal Impact Summary.

			IMPA	CT PRE	-МІТ	IAG	ΓΙΟΝ	ı			IMPAC	T POST	-MI	ΓIAG	TIOI	V	
PHASE	LC	w	MODE	MODERATE +			Н	V GH	LO	W	MODE	RATE	НІ	GH	HI	/ GH	
Positive/negative	-	+	-	+	-	+	•	+	•	+	-	+	1	+	•	+	
AVIFAUNAL																	
Planning & Design																	



Page | 257 Soyuz 6 WEF

Construction	3				1				3		1						
Operation	1		1		2				2		2						
Decommission																	
SUM	4	0	1	0	3	0	0	0	5	0	3	0	0	0	0	0	

9.4.4 BAT IMPACT

The Bat Impact Assessment identified 3 operational impacts and rated 3 as HIGH negative pre-mitigation. All impacts can be mitigated to LOW or MODERATE post-mitigation significance.

Table 9-8: Bat Impact Summary.

			IMPAC	T PRE-	MITIA	AGTI	ON				IMPAC	T POST	-MIT	IAG	ΓΙΟΝ	ı	
PHASE	LO	w	MODE	RATE	ніс	ЗH		√ GH	LO	N	MODE	RATE	н	GH		V GH	
Positive/negative	-	+	-	+	-	+		+	-	+	-	+	-	+		+	
BATS																	
Planning & Design																	
Construction			2						2								
Operation			1		2				1		2						
Decommission																	
SUM	0	0	3	0	2	0	0	0	3	0	2	0	0	0	0	0	

9.4.1 ECOLOGICAL IMPACT (BOTANICAL AND FAUNAL)

Of the 24 ecological impacts identified, 8 of the impacts are of a HIGH, 12 are MEDIUM negative and 4 are LOW negative pre-mitigation significance. These impacts can be mitigated to 6 impacts as LOW negative significance and 14 impacts MODERATE negative significance. Some impacts were classified as insignificant after mitigation and thus were classified as 'no impact' post-mitigation. No high impacts were identified in the post-mitigation phases.

Table 9-9: Ecological Impact Summary.

			IMPAC	T PRE-	MITIA	AGTIC	ON				IMPAC	POST-	MIT	IAGT	ION		
PHASE	LO	w	MODE	RATE	НІС	ЭН	H	/ GH	LO	N	MODE	RATE	Н	GН	\ Hi	/ GH	
Positive/negative	1	+	-	+	-	+	-	+	1	+	-	+	-	+		+	
ECOLOGY																	
Planning & Design																	
Construction	3		8		6				2		12						
Operation	1		4		2				4		2						
Decommission																	
SUM	4	0	12	0	8	0	0	0	6	0	14	0	0	0	0	0	

9.4.2 Freshwater Impacts

Of the 18 Aquatic and Wetland impacts identified, 1 of the impacts is HIGH negative significance, 4 of the impacts are MODERATE negative significance and the remaining 13 are LOW negative pre-mitigation significance. These impacts can be mitigated to 100% LOW negative significance. Some impacts were classified as insignificant after mitigation and thus were classified as 'no impact' post-mitigation. No high impacts were identified in the pre- or post-mitigation phases.



Page | 258 Soyuz 6 WEF

Table 9-10: Freshwater Impact Summary.

			IMPAC	T PRE-I	MITIA	GTIC	ON				IMPACT	POST-	MIT	IAGT	ION		
PHASE	LO	W	MODE	RATE	ніс	ЭH		V GH	LO	N	MODE	RATE	н	GH	HI	/ GH	
Positive/negative	1	+	-	+	-	+	-	+	•	+	-	+	-	+		+	
FRESHWATER																	
Planning & Design																	
Construction	7		3		1				8								
Operation	6		1		0				4								
Decommission																	
SUM	13	0	4	0	1	0	0	0	12	0	0	0	0	0	0	0	

9.4.3 HERITAGE IMPACT

The pre-mitigation heritage impacts are mostly rated as LOW negative significance. The low frequency of significant archaeological resources documented in the project area and in its immediate surroundings implies low-severity impacts on the heritage landscape. In addition, localised and spatially confined heritage resources can easily be avoided by project design of individual turbines, pylon placements and service roads. The impacts can be all be mitigated to LOW negative significance post-mitigation.

Table 9-11: Heritage Impact Summary.

			IMPA	CT PF	RE-M	ITIAG	TION	ı			IMPAC	T POST	-MI	ΓIAG	TIOI	V	
PHASE	LC	w	MOD TE		H	GH		/ GH	LO	w	MOD	ERATE	HI	GH		V GH	
Positive/negative	-	+	-	+	-	+	-	+	1	+	-	+	-	+		+	
HERITAGE																	
Planning & Design																	
Construction	2		1						2		1						
Operation	3								3								
Decommission																	
SUM	5	0	1	0	0	0	0	0	5	0	1	0	0	0	0	0	

9.4.4 Noise Impact

The noise impacts based on the current layout are 8 impacts as LOW negative significance, 1 MODERATE negative significance and 2 HIGH negative impacts significance pre- mitigation. All 11 impacts were LOW negative significance post-mitigation.

Table 9-12: Noise Impact Summary.

			IMPA	CT PF	RE-M	ITIAG	TION	1			IMPAC	CT POST	-MIT	ΓIAG	TIOI	N	
PHASE	LC	w	MOD		НІ	GH	HI	/ GH	LO	w	MOD	ERATE	Н	GH		V GH	
Positive/negative	-	+	-	+	-	+	1	+	1	+	-	+	-	+		+	
NOISE																	
Planning & Design																	
Construction	6				2				8								
Operation	2		1						3								
Decommission																	
SUM	8	0	1	0	2	0	0	0	11	0	0	0	0	0	0	0	

9.4.5 PALAEONTOLOGY IMPACT

The 2 pre-mitigation impacts are HIGH negative significance pre-mitigation. All 2 impacts were LOW negative post-mitigation.



Page | 259 Soyuz 6 WEF

Table 9-13: Palaeontology Impact Summary.

			IMPA	CT PRE	-MI	TIAG	TION	I			IMPAC	T POST	-MI	TIAG	TIOI	V	
PHASE	LC	W	MODI	ERATE	н	GH		/ GH	LO	w	MODI	ERATE	н	GH		√ GH	
Positive/negative	1	+	-	+	-	+	1	+	1	+	-	+	-	+		+	
PALAEONTOLOGICAL																	
Planning & Design																	
Construction					2				2								
Operation																	
Decommission																	
SUM	0	0	0	0	2	0	0	0	2	0	0	0	0	0	0	0	

9.4.6 Socio-Economic Impact

The social study identified 27 impacts, comprising 13 negative impacts and 14 positive impacts related to the proposed development. The negative impacts are almost equally of a MODERATE and LOW negative significance, with no HIGH negative pre-mitigation significance. There are no high negative post-mitigation impacts and the majority of the remaining negative impacts are of a LOW negative significance post-mitigation. Of the 14 positive impacts identified the majority are of a MODERATE OR HIGH positive significance pre-mitigation, with 2 LOW positive pre-mitigation impacts. Post-mitigation, 7 are of the impacts are MODERATE positive, 5 HIGH positive and 2 LOW positive. It is clear that with mitigation measures in place the positive impacts can be enhanced.

Table 9-14: Social Impact Summary

			IMPA	CT PRE	-MIT	TIAG	TION	ı			IMPAG	T POST	-MI	TIAG	TION	ı	
PHASE	LC	w	MODE	RATE	HI	GH		/ GH	LO	w	MOD	ERATE	Ξ	GН		√ GH	
Positive/negative	-	+	-	+	-	+	-	+	-	+	-	+	-	+		+	
SOCIAL																	
Planning & Design																	
Construction	4	1	3	4		2			5	1	2	4		2			
Operation	3	1	3	3		3			4	1	2	3		3			
Decommission																	
SUM	7	2	6	7	0	5	0	0	9	2	4	7	0	5	0	0	

9.4.7 TRAFFIC IMPACT

Of the 6 impacts identified, 3 of the impacts are of a MODERATE, 2 are LOW negative pre-mitigation significance and 1 is of HIGH significance. These impacts can be mitigated to 5 LOW negative significance and only 1 MEDIUM negative significance. No high impacts were identified in the post-mitigation phases.



Page | 260 Soyuz 6 WEF

Table 9-15:: Traffic Impact Summary.

			IMPA	CT PRE	-MI	TIAG	TION	I			IMPAG	CT POST	-MI	TIAG	TIOI	V	
PHASE	LC	w	MODE	RATE	н	GH		/ GH	LO	w	MOD	ERATE	H	GH	H	/ GH	
Positive/negative	1	+		+	-	+	1	+	1	+	-	+	-	+		+	
TRAFFIC																	
Planning & Design																	
Construction			2		1				2		1						
Operation	2		1						3								
Decommission																	
SUM	2	0	3	0	1	0	0	0	5	0	1	0	0	0	0	0	

9.4.8 VISUAL IMPACT

The Visual Assessment identified a total of 11 impacts. The majority of these impacts related to the visual impact of the proposed WEF on sensitive receptors during the operation of the WEF. There are 6 HIGH and 1 VERY HIGH negative significance impacts that cannot be mitigated due to the fact that they are perception-based, however, the 6 HIGH negative significance impacts pre-mitigation have reduced to 2 HIGH negative significance post-mitigation. Cumulative impacts were listed as 1 HIGH negative significance and 1 MODERATE significance pre-mitigation and were not classified post-mitigation.

Table 9-16: Visual Impact Summary

	IMPACT PRE-MITIAGTION										IMPACT POST-MITIAGTION							
PHASE	LC	w	MODI	ERATE	HI	GH	H	/ GH		LO	w	MODI	ERATE	Ŧ	GH		/ GH	
Positive/negative	ı	+	-	+	-	+	1	+		•	+	-	+	-	+		+	
VISUAL																		
Planning & Design																		
Construction					1							1						
Operation	1		3		5		1			1		4		2		1		
Decommission																		
SUM	1	0	3	0	6	0	1	0		1	0	3	0	2	0	1	0	

9.4.9 CUMULATIVE IMPACT

Overall, the cumulative impact of the proposed Soyuz 6 WEF, when neighbouring existing and authorised WEFs are considered is HIGH negative before mitigation. Cumulative impacts, as previous stated, are notoriously difficult to mitigate since environmental legislation, related to monitoring, construction and operation, changes over time. Developers are therefore not always prescribed the same standards of environmental care. In addition to this, cumulative impacts can only be assessed using available data and in some cases older EIAs did not assess impacts to the same level of detail, e.g. specialist studies can vary drastically, which means that data is often limited.

It is concluded that majority of the post-mitigation cumulative impacts are MODERATE in nature and although the many of the cumulative impacts of the proposed Soyuz WEF cluster in the area will be HIGH, the fact that the same developer is developing the cluster of WEFs, resulting in the standard of the EMPr and ECOs being consistent means that this can be mitigated to MODERATE.

9.4.10No-go ALTERNATIVE

The no-go alternatives of the remainder of the impacts mean that the site and its surrounding remain as is (status quo). This means that the negative impacts described in this report would not transpire and nor would the positive impacts.



Page | 261 Soyuz 6 WEF

10 SENSITIVITY ANALYSIS

A site development sensitivity map (Figure 10-1) was developed based on specialist and general site information gathered, and the site was classified into areas of low and conditional sensitivity and NO-GO no development).

- NO-GO areas included areas of high sensitivity indicated by the bird and bat specialists (specific to turbines, rather than roads), identified heritage sites and buffers around existing infrastructure (including a 500m buffer around all noise sensitive areas).
- ▲ Conditional Sensitivity areas are areas where construction is conditional on the fulfilment of one or another aspect-specific requirement. For example, all construction in the Heritage conditional sensitivity areas will require sign-off by a palaeontologist to ensure that no fossils (if found) are damaged or destroyed. Other conditional sensitivity areas include areas of moderate sensitivity identified by the bird and bat specialist and ecologically sensitive areas such as watercourses, wetlands, and thicket vegetation.
- Low Sensitivity areas are areas where construction may take place without hindrance.

The main objective of the sensitivity analysis is to guide development away from sensitive areas and have development footprints located in areas of lower sensitivity. We have previously used the terms go area; do-but area; and no-go area.

The limitation of the above is that a no-go area is just that – one cannot ever do anything in this area, because its <u>no-go.</u> But in certain cases, development is required. A road crossing over a stream, or some other linear infrastructure, which can be developed, provided there is sound mitigation and other <u>constraints</u> are applied. So, it is not no-go but developmentally constrained.

It is therefore preferable to use and map the following categories:

NONE IDENTIFIED - These areas can be easily developed, as there are only minor constraints, and little mitigation and management is required (aside from normal building design and construction restrictions outlined in the EMPr).

LOW CONSTRAINT – These areas can be developed but require mitigation and management as per the general management conditions of the EMPr.

MODERATE CONSTRAINT - These areas can accommodate development, but there are constraints. Mitigation and management will be required to reduce significant environmental impacts to acceptable levels, and appropriate technology (sewage, waste etc.) and design will be required to reduce impacts and ensure sustainability. Sound arguments as to why the development cannot be located in less sensitive areas will be required to justify locating development in moderately constrained areas.

MODERATE-HIGH CONSTRAINT – These areas can accommodate development, but there are strict constraints. Mitigation and management will be required to reduce significant environmental impacts to acceptable levels. Sound arguments as to why the development cannot be located in less sensitive areas will be required to justify locating development in moderately-high constrained areas.

HIGH CONSTRAINT - If development takes place in these areas, considerable effort (and most likely expense) will be required to design out, mitigate or manage negative environmental impacts.

NO-GO CONSTRAINT – areas included areas of high sensitivity indicated by the bird and bat specialists (specific to turbines, rather than roads), identified heritage sites and buffers around existing infrastructure (including a 500m buffer around all noise sensitive areas).

The proposed Soyuz 6 WEF has avoided all NO-GO areas identified by the various specialists. Figure 10-1 overlays all sensitive areas identified by these specialists. The following sensitivities are relevant to the proposed WEF site:

- All specialist constraints (including NO-GO, HIGH, MODERATE-HIGH, MODERATE, LOW and NONE
- Avifaunal sensitivity:



Page | 262 Soyuz 6 WEF

- VERA areas NO-GO
- Primary foraging habitat HIGH
- Migratory routes MODERATE
- Agricultural sensitivity:
 - High land capability (arable) HIGH
 - Moderate land capability (grazing) MODERATE
 - Low land capability (lower density grazing) LOW
- Bat sensitivity:
 - Roost areas NO-GO
- ▲ Habitats (Fauna and Flora The habitats and the species of conservation concern in the project area were assessed based on their conservation importance (CI), functional integrity (FI) and receptor resilience (RS)
 - High CI and FI, Low RS VERY HIGH
 - High CI, FI and Moderate RS HIGH
 - High CI, FI and RS MODERATE
 - o Moderate CI, High Fi, High RS LOW
 - Low CI, FI, Very High RS VERY LOW/NONE
- Heritage
 - Burials HIGH
 - Stone Age Sites, Historical Period Settlements MODERATE
- Northern Cape CBA:
 - o CBA 1 HIGH
 - CBA 2 MODERATE-HIGH
 - o ESAs LOW
- Noise sensitive receptors:
 - 500m buffer HIGH
 - 1000m buffer MODERATE
 - o 2000m buffer LOW
- ▲ NBA (2018) Threatened Ecosystems:
 - Critical NO-GO
 - Endangered HIGH
 - Vulnerable MODERATE-HIGH
- Riparian areas, rivers and drainage lines:
 - Longitudinal washes HIGH
 - Lateral washes, Channels, Lowland flats, Pan, Unchanelled, Dams MODERATE
 - Mesa-top flats LOW

The following table illustrate the placement of turbines within sensitive areas based on the current layout, this table also includes the current proposed turbine coordinates. All proposed turbines for the Soyuz 6 WEF are situated within **MODERATE/HIGH IDENTIFIED SENSITIVITY** areas. The impacts in these areas are mitigable.

Table 10-1: Turbine Sensitivities and Coordinates

TURRING NUMBER	TURRING CENCITIVITY	TURBINE COORDINATES						
TURBINE NUMBER	TURBINE SENSITIVITY	South	East					
B1-01	High	31°2'41"S	23°43'2"E					
B1-02	High	31°2'28"S	23°40'52"E					
B1-03	High	31°2'42"S	23°40'32"E					
B1-04	High	31°3'12"S	23°39'49"E					
B1-05	Medium	31°0'58"S	23°40'8"E					
B1-06	Medium	31°2'6"S	23°40'2"E					
B1-07	Medium	31°1'19"S	23°37'59"E					
B1-08	Medium	31°2'47"S	23°39'43"E					



Page | 263 Soyuz 6 WEF

TUDDING NUMBER	TUDDING CENCIEWATY	TURBINE COORDINATES						
TURBINE NUMBER	TURBINE SENSITIVITY	South	East					
B1-09	Medium	31°3'20"S	23°39'22"E					
B1-10	Medium	31°3'41"S	23°39'56"E					
B1-11	Medium	31°2'50"S	23°36'21"E					
B1-12	Medium	31°3'33"S	23°36'3"E					
B1-13	Medium	31°1'50"S	23°48'10"E					
B1-14	Medium	31°2'10"S	23°48'18"E					
B1-15	Medium	31°2'21"S	23°48'2"E					
B1-16	Medium	31°2'26"S	23°47'28"E					
B1-17	Medium	31°2'41"S	23°47'15"E					
B1-18	Medium	31°2'58"S	23°47'8"E					
B1-19	Medium	31°3'12"S	23°46'53"E					
B1-20	Medium	31°2'24"S	23°43'29"E					
B1-21	Medium	31°1'52"S	23°43'0"E					
B1-22	Medium	31°2'5"S	23°42'41"E					
B1-23	Medium	31°2'26"S	23°42'16"E					
B1-24	Medium	31°1'31"S	23°43'51"E					
B1-25	Medium	31°1'1"S	23°43'56"E					
B1-26	Medium	31°0'43"S	23°43'22"E					
B1-27	Medium	31°1'12"S	23°43'25"E					
B1-28	Medium	31°1'44"S	23°43'24"E					
B1-29	Medium	31°2'1"S	23°44'5"E					
B1-30	Medium	31°0'38"S	23°42'50"E					
B1-31	Medium	31°0'49"S	23°42'31"E					
B1-32	Medium	31°1'10"S	23°42'34"E					
B1-33	Medium	31°1'20"S	23°42'13"E					
B1-34	Medium	31°1'38"S	23°42'8"E					
B1-35	Medium	31°1'32"S	23°41'38"E					
B1-36	Medium	31°1'57"S	23°41'52"E					
B1-37	Medium	31°1'7"S	23°40'50"E					
B1-38	Medium	31°1'35"S	23°40'52"E					
B1-39	Medium	31°2'5"S	23°41'7"E					
B1-40	Medium	31°2'55"S	23°41'38"E					
B1-41	Medium	31°3'33"S	23°40'55"E					
B1-42	Medium	31°3'12"S	23°41'16"E					
B1-43	Medium	31°1'13"S	23°39'55"E					
B1-44	Medium	31°2'18"S	23°39'42"E					
B1-45	Medium	31°1'51"S	23°38'18"E					
B1-46	Medium	31°2'8"S	23°38'43"E					
B1-47	Medium	31°3'32"S	23°40'17"E					
B1-48	Medium	31°2'56"S	23°39'17"E					
B1-49	Medium	31°3'5"S	23°38'39"E					
B1-49	Medium	31°3'27"S	23°38'19"E					
B1-50	Medium	31°3'7"S	23°37'52"E					
B1-51	Medium	31°2'57"S	23°37'16"E					
B1-52	Medium	31°3'6"S	23°36'50"E					
B1-54	Medium	31°3'37"S	23°37'46"E					
B1-55	Medium	31°3'41"S	23°37'14"E					
B1-56	Medium	31°2'5"S	23°36'18"E					
B1-57	Medium	31°2'8"S	23°35'46"E					
B1-58	Medium	31°2'29"S	23°36'29"E					
B1-59	Medium	31 2 29 3 31°3'24"S	23°35'29 E					
B1-60	Medium	31°3'43"S	23°35'9"E					
B1-61	Medium	31°3'57"S	23°34'38"E					



Page | 264 Soyuz 6 WEF

TUDDING NUMBED	TUDDING CENCITIVITY	TURBINE COORDINATES							
TURBINE NUMBER	TURBINE SENSITIVITY	South	East						
B1-62	Medium	31°4'25"S	23°34'23"E						
B1-63	Medium	31°3'57"S	23°38'59"E						
B1-64	Medium	31°4'4"S	23°38'18"E						
B1-65	Medium	31°4'9"S	23°37'48"E						
B1-66	Medium	31°4'24"S	23°37'37"E						
B1-67	Medium	31°4'20"S	23°39'23"E						
B1-68	Medium	31°4'20"S	23°38'52"E						
B1-69	Medium	31°4'27"S	23°38'23"E						
B1-70	Medium	31°4'41"S	23°38'51"E						
B1-71	Medium	31°4'57"S	23°38'39"E						
B1-72	Medium	31°5'7"S	23°38'20"E						
B1-73	Medium	31°5'19"S	23°38'54"E						
B1-74	Medium	31°5'52"S	23°39'37"E						
B1-75	Medium	31°4'43"S	23°38'5"E						
SUMMARY	TURBINE SENSITIVITY								
NO-GO									
HIGH SENSITIVITY									
HIGH/MODERATE									
SENSITIVITY									
MODERATE SENSITIVITY									
LOW/MODERATE									
SENSITIVITY									
LOW/NO IDENTIFIED									
SENSITIVITY									



Page | 265 Soyuz 6 WEF

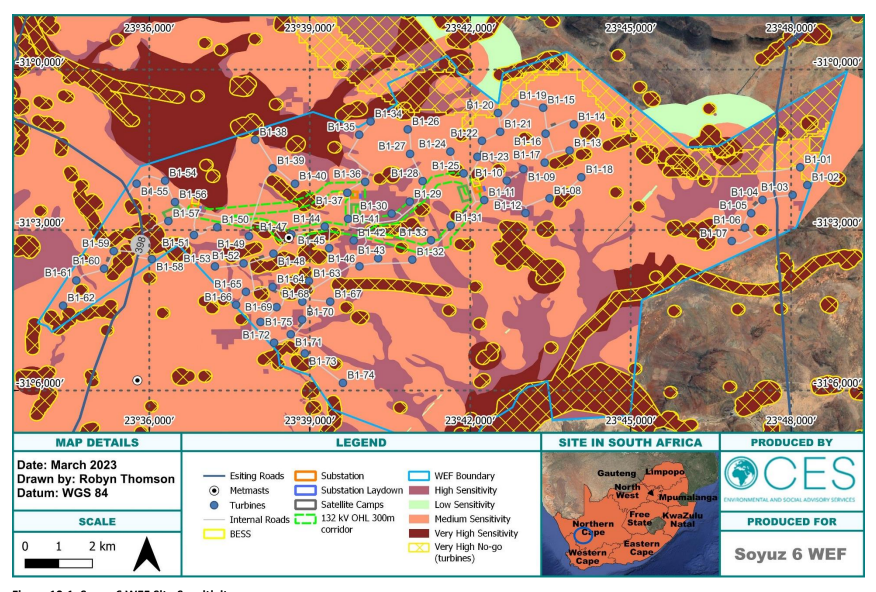


Figure 10-1: Soyuz 6 WEF Site Sensitivity



Page | 266 Soyuz 6 WEF

11.1 Notification of Interested and Affected Parties

Public consultation is a legal requirement throughout the EIA process according to the NEMA EIA Regulations (2014, as amended). Developers are required to conduct public consultation throughout the Scoping and EIR phase. Formal EIA documents are required to be made available for public review and comment by the proponent, these include the Project Brief, Scoping Report and Terms of Reference for the EIA, the draft and final EIA reports and the decision of the Competent Authority (DFFE). The method of public consultation to be used depends largely on the location of the development and the level of education of those being impacted on by the project. Required means of public consultation include:

- Site notice(s);
- Newspaper advertisement(s);
- Letter of Notification and information to affected landowner(s), stakeholders and registered I&APs;
- Background Information Document (BID) distribution;
- Public meeting (Attendance register and meeting minutes); and
- Authority and Stakeholder engagement (DFFE, DWS, SAHRA, DMRE, etc.).

Please note that all proof of public notification will been attached as APPENDIX C.

11.1.1Newspaper advertisement

- ▲ 1st Advert: Volksblad, 9 September 2022, please see <u>APPENDIX C.</u>
- 2nd Advert: Volksblad, 3 March 2023, please see <u>APPENDIX C</u>.

11.1.20 NSITE NOTICES

An onsite notice board has been erected at the entrance to the site: See <u>APPENDIX C</u>.

11.1.3 Interested and Affected Parties (I&APs) IDENTIFICATION AND NOTIFICATION

In addition to the above notification, certain I&APs were identified based on their potential interest in the project. All relevant organisations (Table 11-1) were invited to comment on the Draft Scoping Report and were provided an opportunity to comment on the Draft EIR. This list is considered a live document and names will be added and/removed based on the consultation process. Proof of correspondence has been added to APPENDIX C.

PLEASE NOTE THAT DUE TO THE POPIA ACT, AND THE LIST BEING POPULATED BY THE EAP, ONLY FARM NAMES AND STAKEHOLDER NAMES ARE VISIBLE, NO PERSONAL INFORMATION WILL BE SHARED UNTIL CORRESPONDENCE HAS BEEN CIRULATED DURING PPP.

Table 11-1: Stakeholder and Organisational Database

Stakeholders
Department of Forestry, Fisheries and the Environment (DFFE)
Department of Forestry, Fisheries and the Environment (DFFE): Biodiversity & Conservation
Department of Nature Conservation and Environmental Affairs (Northern Cape)
Department of Water & Sanitation DWS (Northern Cape)
Department of Mineral Resources (DMR)
Northern Cape Tourism
Department of Energy
Eskom
Eskom: Renewable Energy
Pixley Ka Seme District Municipality
Ubuntu Local Municipality



Page | 267 Soyuz 6 WEF

Ubuntu LM Wards 6 and 2 Councillors SALGA Northern Cape South African Heritage Resources Agency (SAHRA) **Telkom** Sentech **Vodacom** MTN Cell C **Civil Aviation Authority (CAA)** Air Traffic and Navigation Services (ATNS) Roads (SANRAL/Public Works) **BirdLife South Africa Endangered Wildlife Trust Department of Defence** South African Radio Astronomy Observatory (SARAO) **WEF LANDOWNERS Izak Theron Philip Theron Pieter Nel SURROUNDING LANDOWNERS Andries Grove Andries Marais** Andries van niekerk

Davey van den Berg

Francois Viljoen

Gawie van Heerden

George-Martin Lambrechts

Gerand Sieberhagen

Gerrit Raath

Hendrick Ackerman

JJ Mocke

Johan Du Plessis

Johan van Zyl

Johan Viljoen

JOSEPH & VAN RENSBURG ATTORNEYS

MC Dippenaar

Mr Andre Raath

Mr Wilhelm van Zyl

NJS van der Merwe

Oloff Paul

Philip Raath

Philip Theron

Philip van der Merwe

Pieter Franken

Pieter Nel

Rikus van der Merwe

Totius du Plessis

Wessel Campher

Wim van der Merwe

Zacharias



Page | 268 Soyuz 6 WEF

REGISTERED INTERESTED AND AFFECTED PARTIES

Rikus van der merwe

Andre van Rensburg

To be added as requests are received

11.1.4Surrounding and Affected Landowners

The residents of the surrounding areas have been identified and notified of the WEF EIA. Notifications include the contact details of the EAP for the landowners to register themselves and/or submit their comments on the proposed development.

11.1.5REGISTERED I&APS

Other than I&APs initially identified, all persons requesting to be registered as I&APs have been and will continue to be included in the I&AP database (Table 11-1).

11.1.6THE PUBLIC PARTICIPATION PROCESS FOLLOWED AND TO BE FOLLOWED INCLUDES:

Release of the Draft Scoping Report for Authority, Stakeholder and Public review.

The Draft Scoping Report was available for public review from the **20**th of September **2022** to **21**st of October **2022** (30 days, inclusive of one public holiday).

- (a) Hard copies of the Draft Scoping Report were made available at:
 - Emthanjeni Local Municipality, Mark Street, Britstown
- (b) Soft copies are available on the CES website (www.cesnet.co.za)

Release of the Draft Environmental Impact Assessment Report for Authority, Stakeholder and Public review.

The Draft EIR was available for public review from **9 March 2023 to 11 April 2023** (30 days plus three public holidays).

- (a) Hard copies of the Draft Environmental Impact Assessment Report were available at:
 - Emthanjeni Local Municipality, Mark Street, Britstown
- (b) Electronic copies were made available on the CES website (www.cesnet.co.za)

11.2 COMMENTS AND RESPONSE REPORT

The comments and response report has been a live and continuously updated report which details all comments received and the responses there to. This report has been included as Appendix D of the Final EIA Report and includes responses to comments received throughout the process.



Page | 269 Soyuz 6 WEF

12.1 CONCLUSION

Soyuz 6 (Pty) Ltd, plans to develop, construct and operate a Wind Energy Facility (WEF) 53 km south of Britstown in the Ubuntu Local Municipality in the Northern Cape Province. The project site is situated in within the greater Pixley Ka Seme District Municipality. According to the data in the area, this project site appears to have favourable wind conditions to operate a wind farm.

The proposed Soyuz 6 Wind Energy Facility (WEF) will consist of up to 75 turbines, with a total facility output of up to 480MW. The WEF will also include a Battery Energy Storage System (BESS), temporary and permanent laydown areas, IPP Substations (SS), a Concrete Tower Manufacturing Facility (CTMF), access roads and construction compound (CC) areas. An 83 km 132 kV OHL is required in order to connect the internal WEF substations. The construction footprint of the proposed WEF will be up to 215 ha and rehabilitated to an operational footprint of up to 150 ha. The WEF will also include a powerline and switching station in order to connect the WEF to the existing Eskom Substation (this will be applied for in a separate environmental application).

The period for which the Environmental Authorisation should be valid for, if granted, is ten years for commencement of construction.

The layout presented in this EIR is subject to micro-siting prior to construction. Following micro-siting, the final layout and EMPr will be submitted to the DFFE for approval prior to construction. The layout and EMPr will be subject to a 30-day public comment prior to being submitted for approval.

12.2 Preferred Alternative

Based on the assessment of alternatives, the preferred alternative for the Soyuz 6 WEF consists of:

▲ Alternative location 1 — Turbines located on the following farms portions which were selected on the basis of good wind resource potential, land availability and the sites proximity to available Eskom electricity grid capacity (the final layout of the turbines will only be confirmed following the EIA phase of the project).

SOYUZ 6 WEF						
SG DIGIT NUMBER	AREA (HA)					
N071C06300000000141000000	141	2971				
N071C06300000000013000010	1/13	194				
N071C06300000000013000020	2/13	1074				
N071C06300000000012000010	1/12	2787				
N071C06300000000148000001	RE/148	1004				
N071C06300000000156000000	156	1545				
N071C06300000000157000000	157	1856				
N071C06300000000016000040	4/16	810				
N071C06300000000016000001	RE/16	481				
N071C06300000000016000030	3/16	1924				
	TOTAL	16243				

- ▲ **Alternative energy technology 1** Wind turbines as a preferred technology as a low carbon emitting and renewable energy resource.
- ▲ **Alternative layout 1:** Current proposed layout of up to 75 turbine WEF layout, access route, electrical switching stations and short connecting powerline.
- ▲ **Alternative design 1** The following turbine design specifications are proposed:



Page | 270 Soyuz 6 WEF

- WEF Capacity Up to 480 MW
- Number of Turbines Up to 75
- Hub Height Up to 160 m
- o Rotor Diameter Up to 200 m
- o Blade length Up to 100 m

12.3 **NEED AND DESIRABILITY**

The need to reduce greenhouse gas emissions and the importance of a secure and diversified energy supply has resulted in a national shift towards the use of renewable energy technologies. In support of this, the national and provincial government has encouraged the utilisation of renewable energy through policy and strategic planning.

12.4 ASSUMPTIONS, LIMITATIONS AND GAPS IN KNOWLEDGE

This report is based on currently available information and, as a result, the following limitations and assumptions are implicit—

- ★ This report is based on a project description and site plan, provided to CES by the applicant, which has not been approved by DFFE at this stage of the project. The project description and site plan may undergo iterations and refinements before being regarded as final. A project description based on the final design will be concluded once DFFE has provided feedback on the layout provided in this report.
- △ Descriptions of the natural and social environments are based on limited fieldwork and available literature.
- It should be emphasised that information, as presented in this document, only has reference to the study area as indicated on the accompanying maps. Therefore, this information cannot be applied to any other area without a detailed investigation being undertaken.

12.5 CUMULATIVE IMPACT STATEMENT

Overall, the cumulative impact of the proposed Soyuz 6 WEF, when neighbouring existing and authorised WEFs are considered is HIGH negative. Cumulative impacts, as previously stated, are notoriously difficult to mitigate since environmental legislation, related to monitoring, construction and operation, changes over time. Developers are therefore not always prescribed the same standards of environmental care. In addition to this, cumulative impacts can only be assessed using available data and in some cases older EIAs did not assess impacts to the same level of detail, e.g. specialist studies can vary drastically, which means that data is often limited.

It is concluded that majority of the post-mitigation cumulative impacts are MODERATE in nature and although the some of the cumulative impacts of the proposed Soyuz WEF cluster in the area will be HIGH, the fact that the same developer is developing the cluster of WEFs, resulting in the standard of the EMPr and ECOs being consistent means that this can be mitigated to MODERATE.

12.6 ENVIRONMENTAL COST-BENEFIT ANALYSIS

176 overall impacts (158 negative impacts) were identified during the EIA process for Soyuz 2. Of the identified impacts, 158 are NEGATIVE pre-mitigation and 146 are NEGATIVE post-mitigation. 18 impacts are POSITIVE pre- and post - mitigation. The outstanding 12 NEGATIVE pre-mitigation impacts were reduced to 'none' post mitigation.

In terms of the mitigation hierarchy the Figures below illustrate the following application.

- 1) Avoid: Sensitive areas have been avoided as per Chapter 10 of this report (sensitivity analysis) and no critical un-mitigatable impacts remain.
- 2) Minimise: Most of the impacts are LOW post-mitigation (66%), having been reduced from predominantly MODERATE pre-mitigation.



Page | 271 Soyuz 6 WEF

3) Offset: N/A as no VERY HIGH biodiversity impacts remain post mitigation.

Given the reduction in impact significance (negative impacts) through the mitigation hierarchy and the number of positive impacts associated with the development, the EAP is of the opinion that the environmental, social and economic cost does not outweigh the environmental, social and economic benefit of the proposed Soyuz 6 WEF.

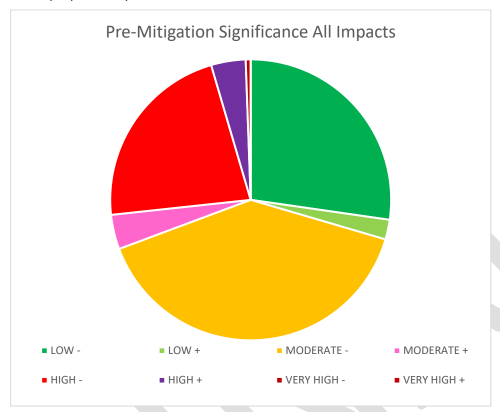


Figure 12-1: Soyuz 6 WEF Full Impact Comparison, Pre-Mitigation



Page | 272 Soyuz 6 WEF

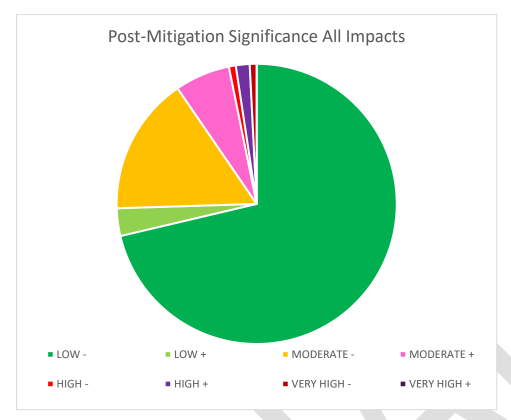


Figure 12-2: Soyuz 6 WEF Full Impact Comparison, Post-Mitigation

12.7 FATAL FLAWS

It is the opinion of the EAP that based on the information gathered during the course of the EIA process, including specialist studies and PPP, the impacts described do not represent any fatal flaws regarding the proposed Soyuz 6 WEF.

12.8 OPINION OF THE EAP

Based on the contents of this report, and all associated documentation, it is the opinion of the EAP that the proposed Soyuz 6 WEF be authorised on condition that all conditions stipulated in Section 12.9 of this report be contained within the EA. The ecological, economic and social trade-offs must be factored in by the department during the decision-making process. It is the opinion of the EAP that site is sensitive from a visual perspective (social), suitable from an ecological perspective (high sensitive areas have been avoided and can be suitably mitigated) and both sensitive and suitable from an economic perspective.

12.9 RECOMMENDATIONS OF THE EAP

Please note that this list is limited to general recommendations. The specialist recommendations have been included in the EMPr, which must be implemented and adhered to.

12.9.1 PLANNING AND DESIGN RECOMMENDATIONS

The following mitigation measures must be implemented as part of the planning and design phase:

→ Project planning must include a plan for traffic control that will be implemented, especially during the construction phase of the development. Consultation with the local Road Traffic Unit in this regard must be done early in the planning phase. The necessary road traffic permits must be obtained for transporting parts, containers, materials and construction equipment to the site.



Page | 273 Soyuz 6 WEF

- Careful planning of the routes taken by heavy vehicles must highlight areas of road that may need to be upgraded in order to accommodate these vehicles. Once identified, these areas must be upgraded if necessary.
- All hazardous substances such as paints, diesel and cement must be stored in a bunded area with an impermeable surface beneath them.
- Cement mixing must be conducted at the designated construction camps and/or satellite laydown areas, where practical. This mixing must take place on an impermeable surface, and dried waste cement must be disposed of with building rubble.
- The applicant must ensure that all relevant legislation and policy is consulted and further ensure that the project is compliant with such legislation and policy. These must include (but not restricted to):
 - Local and District Spatial Development Frameworks
 - Local Municipal bylaws
- In addition, planning for the construction and operation of the proposed energy facility must consider available best practice guidelines, up to date at the proposed time of construction.
- Structures must be located at least 32m away from identified drainage lines (excluding cabling and roads where necessary).
- A Stormwater Management Plan must be designed and implemented to ensure maximum water seepage at the source of water flow.
- ↑ The Stormwater Management Plan must also include management mitigation measures for water pollution, wastewater management and the management of surface erosion e.g. by considering the applicability of contouring, etc.
- A Waste Management Plan must be developed for handling onsite waste. This plan must designate an appropriate area where waste can be stored before disposal.
- ▲ All general waste must be disposed of at a registered landfill site.
- Wherever possible, construction activities must be undertaken during the driest part of the year to minimize downstream sedimentation due to excavation, etc. When not possible, suitable stream diversions structures must be used to ensure that rivers/streams are not negatively impacted by construction activity.

12.9.2 CONSTRUCTION RECOMMENDATIONS

The following mitigation measures must be implemented during the construction phase:

- Fugitive/nuisance dust must be reduced by implementing one of or a combination of the following
 - Damping down of un-surfaced and un-vegetated areas;
 - Retention of vegetation where possible;
 - Excavations and other clearing activities must only be done during agreed working times and permitting weather conditions to avoid drifting of sand and dust into neighbouring areas;
 - A speed limit of 40km/h must not be exceeded on dirt roads;
- Any complaints or claims emanating from the lack of dust control must be attended to immediately by the Contractor.
- There must be no burning of construction waste or debris onsite. Cooking is not permitted on site. Smoking on site must be confined to a designated area in the vicinity of the site office which must be equipped with the necessary fire extinguishers.
- ★ The Stormwater Management Plan must be implemented. There must be no earthworks within 32m of the drainage lines to avoid contamination of water sources (excluding for the approved road network).
- ★ The Waste Management Plan, incorporating recycling and waste minimisation, must be implemented. The plan must be explained to all employees as part of the environmental induction training. All waste must be disposed of at an appropriately licensed landfill site.
- ↑ The storage of fuels and hazardous materials must be located away from sensitive water resources. All hazardous substances (e.g. diesel, oil drums, etc.) must be stored in a bunded area.
- All construction materials must be stored in a central and secure location with controlled access with an appropriate impermeable surface.



Page | 274 Soyuz 6 WEF

- → The recommendations of the Stormwater Management Plan must be implemented to mitigate the impacts of run-off water on pollution.
- ★ The concrete batching plant must be clearly demarcated, and no sprawl must be tolerated.
- ★ Stockpiled excavated material must not be stored within 32m of a watercourse.
- ▲ Stockpile areas must be suitably bunded to prevent waterborne erosion of exposed soils where there is a likelihood that the soils will be washed into a watercourse.
- ▲ Materials used for infilling must be suitably stabilized to ensure that scour and erosion of the existing bed/banks is exacerbated.
- △ Subsoil cannot be disposed of onsite without the appropriate Waste License in terms of the NEMA: Waste Act. This must be stipulated in the Waste Management Plan.
- ▲ Spoil could be used to rehabilitate open borrow pits or erosion features. Disposal of spoil material to a
 registered landfill must be the last option. No spoil stockpiles will be allowed to remain onsite once
 construction activities have ceased.

12.9.3 OPERATIONAL RECOMMENDATIONS

The following mitigation measures must be implemented during the operational phase:

- → All project structures and buildings must be maintained.
- ▲ All hazardous substances must be stored in appropriately bunded locations.
- A Recommendations of the Stormwater Management Plan must be implemented throughout the lifespan of the project.
- A Recommendation of the Waste Management Plan, incorporating recycling and waste minimisation, must be implemented throughout the lifespan of the project.

12.9.4 DECOMMISSIONING RECOMMENDATIONS

The following mitigation measures must be implemented during the operational phase:

- → This section of mitigation measures must be reassessed by a suitably qualified EAP and specialists prior to decommissioning.
- Littering must be avoided, and litter bins must be made available at various strategic points on site. Refuse from the construction site must be collected on a regular basis and deposited at an appropriate landfill
- Fugitive/nuisance dust must be reduced by implementing one of or a combination of the following
 - Damping down of un-surfaced and un-vegetated areas;
 - Retention of vegetation where possible;
 - Excavations and other clearing activities must only be done during agreed working times and permitting weather conditions to avoid drifting of sand and dust into neighbouring areas;
 - A speed limit of 40km/h must not be exceeded on dirt roads;
- Any complaints or claims emanating from the lack of dust control must be attended to immediately by the Contractor.
- △ Construction vehicles and machinery must make use of existing infrastructure such as roads as far as possible to minimise disturbance on the receiving environment.
- After the removal of all wind turbine-related structures, the disturbed soils must be re-vegetated to avoid unnecessary soil erosion.

Based on current available information the turbines will be removed as per the above specifications. It is recommended that a new and up-to-date impact assessment is undertaken prior to this process to ensure that the latest relevant guidelines and policy on wind farm decommissioning are factored into the process. Should new technology be available to replace the structures then, depending on the legislation relevant at the time, the EAP recommends a new impact assessment process prior to being able to do so. The DFFE would be required to approve any decommissioning or replacement process.

12.9.5MONITORING RECOMMENDATIONS

Avifaunal Monitoring:



Page | 275 Soyuz 6 WEF

- As a minimum, survey protocols used in the pre-application monitoring should be repeated during the first two years of operation and should be combined with monitoring of fatalities. Requirements of the latest available guidelines should be included wherever necessary. The need for further monitoring of bird abundance and movements should be reviewed at the end this of period to determine if it is necessary to continue with some, or all, components of the monitoring.
- Any observed changes in bird numbers and movements at a WEF could be linked to changes in the available habitat (e.g. agricultural expansion, mining, alien vegetation clearing as well as changes in weather conditions, rainfall, etc.). The avifaunal habitats available on both the development and reference sites should therefore be mapped at least once a year (at the same time every year).
- In addition to avifaunal abundance, flight activity monitoring and habitat mapping, the post-construction monitoring programme must include fatality monitoring that incorporates carcass searches, as well as scavenger removal (carcass persistence) and searcher efficiency trials.
- Quarterly monitoring reports should be completed for each site, presenting the results of the
 previous three months monitoring. Quarterly reports must include the details of carcasses found,
 including the species, date found, carcass condition (e.g. fresh, decomposed, feathers only), age class
 and sex (if possible), nearest turbine number, GPS location and proximity to relevant impact
 receptors (e.g. nests).
- A post-construction monitoring report analysing the results of monitoring should be completed at the end of each year of monitoring. These reports must be submitted to the competent authority and relevant stakeholders
- Post-construction monitoring reports must also be made available to environmental assessment practitioners, specialists and scientists for the purposes of environmental audits, environmental impacts assessments, cumulative impact assessments and scientific research.

Bat Monitoring

- It is considered mandatory for the Soyuz 6 WEF to undertake a suitable operational phase bat monitoring programme by an appropriately qualified bat specialist, particularly in the first two years of project operation. Thereafter, this monitoring programme must be repeated in the fifth year, and every five years thereafter – for the lifespan of the facility. All monitoring must be undertaken in accordance with the most relevant/recent operational phase bat monitoring and threshold guidelines available at the time.
- Blade feathering should be implemented from the start of operation, as this mitigation has no impact on energy production. Curtailment and acoustic deterrents are the remaining mitigation measures to reduce residual impacts to bats during operation and must be continuously refined and adapted based on incoming bat fatality data. The need for curtailment and/or deterrents to address residual impacts will only be determined during operations, following analysis of the operational phase monitoring results by the project bat specialist. A suitable curtailment plan with relevant parameters must be drawn up at the time that the requirement becomes necessary.
- When dealing with living animals that can respond in different and unpredictable ways to changing environmental, climatic and developmental parameters, it is very difficult to make guaranteed predictions. Lintott et al. (2016) state that the nightly and seasonal activity data collected during preconstruction surveys may provide an indication of the extent of curtailment that is required and therefore the economic viability of the project, however, they highlight the need for a feedback mechanism for practitioners to share the success or failure of mitigation strategies, i.e. adaptive mitigation. The bat specialist conducting the operational monitoring has the right to make further recommendations should they see fit.
- Given the magnitude and extent of wind-turbine related bat fatalities worldwide, the conservation implications are critically important and bat fatalities must be avoided, minimised or mitigated proactively.



Page | 276 Soyuz 6 WEF

13 APPENDIX A | EAP DECLARATION

PLEASE FIND SIGNED EAP DECLARATION HERE WITHIN





Page | 277 Soyuz 6 WEF

14 APPENDIX B | EAP CVs

PLEASE FIND EAP TEAM CVs HERE WITHIN





Page | 278 Soyuz 6 WEF

15.1 PROOF OF ADVERTISEMENT

Proof of the advertisement will be included in the Final Scoping Report.



KENNISGEWING VAN AANSOEK VIR OMGEWINGS MAGTIGING VIR DIE SOYUZ 6 WIND ENERGIE FASILITEIT (WEF), UBUNTU PLAASLIKE MUNISIPALITEIT, NOORD KAAP PROVINSIE

Kennis geskied hiermee ingevolge Regulasie 41(2) gepubliseer in Staatskennisgewing No. 982 kragtens Hoofstuk 6 van die Nasionale Omgewingsbestuurswet (WNOB) (Wet No. 107 van 1998, soos gewysig) Omgewingsimpakstudie (OIB) Regulasies (2014, soos gewysig) van die voorneme om 'n Aansoek om Omgewingsmagtiging (OM) in te dien vir die voorgestelde ontwikkeling van die Soyuz 6 Wind Energie Fasiliteit (WEF) binne die Ubuntu Plaaslike Munisipaliteit van die Noord-Kaap Provinsie. Die Soyuz 6 WEF-projekterrein beslaan ongeveer 17 800 ha en bestaan uit die volgende plaasgedeeltes: Plaas No. 16: Resterende Gedeelte van Gedeelte van Gedeelte van Gedeelte 4. Plaas 141: Resterende Gedeelte van Gedeelte 0. Plaas Wonderboom Nr. 13: Gedeelte 1; Gedeelte 2 (van Gedeelte 13); Plaas Nr. 148: Resterende Gedeelte van Gedeelte 0; Plaas Nr. 157; Plaas Nr. 156; Plaas Sterkfontein Nr. 12: Resterende Gedeelte van Gedeelte 1.

Die aansoeker, Soyuz 6 (Pty) Ltd, stel die ontwikkeling van die Soyuz 6 WEF voor, wat sal bestaan uit tot en met 75 turbines met 'n maksimum naafhoogte van tot en met 160 m en 'n rotor deursnee van tot 200 m, met 'n totale fasiliteitsuitset van tot 480MW. Die verwagte WEF voetspoor is tot en met 150 ha.

Die WEF sal ook 'n transformator aan die basis van elke turbine insluit; beton turbine fondamente; turbine, hyskraan en lem se harde stande; tydelike lêgebiede wat die balkoprigting, berging en monteerarea sal akkommodeer; Battery Energieberging; bekabeling tussen die turbines, wat ondergronds gelê moet word waar prakties; twee substasies op die perseel om die verbinding tussen die windplaas en die elektrisiteitsnetwerk te vergemaklik; toegangspaaie na die terrein en tussen projekkomponente, insluitend stormwaterinfrastruktuur.

Die ontwikkeling van die voorgestelde Soyuz 6 WEF aktiveer NEMA (Wet No. 107 van 1998, soos gewysig) OIB-regulasies (2014, soos gewysig) Noteringskennisgewing 1, 2 en 3 aktiwiteite, insluitend Noteringskennisgewing 2 Aktiwiteit 1 vir die ontwikkeling van fasiliteite of infrastruktuur vir die opwekking van grootskaalse hernubare energie; en vereis dus 'n Omvangbepaling en OIB-proses (Omgewings Impak Beoordeling Proses). Coastal and Environmental Services (Edms) Bpk., wat handel dryf as "CES", is aangestel om die vereiste Bestekopname en OIB-proses te onderneem. Die bevoegde owerheid vir hierdie aansoek om OM (Omgewings Magtiging) is die Nasionale Departement van Bosbou, Visserye en die Omgewing (DBVO/'DFFE').

Vir verdere informasie, registrasie as 'n Belanghebbende en/of Geaffekteerde Party (B&GP) of indiening van skriftelike kommentaar, kontak asseblief vir Me Robyn Thomson via pos, telefoon of e-pos: Posbus 8145, Nahoon (Oost London), 5110 | Tel: +27 (0)43 726 7809 | E-pos: reppp@cesnet.co.za* Sluit asseblief die projek verwysing in by alle korrespondensie: Soyuz 6 WEF.

KENNISGEWING: POPIA ("Protection of Personal Information Act" — Beskerming van Personlike Informasie Wet) Vrywaring. Alle Belanghebbende- en B&GP-databasisse moet vanaf 1 Julie 2021 aan die Wet voldoen. Indien u as 'n B&GP op die Belanghebbende- en B&GP-databasis wil registreer, benodig ons as die administrateurs van die Soyuz 6 WEF Belanghebbende en B&GP-databasis u toestemming om deel te wees van hierdie databasis. As sodanig word u hiermee in kennis gestel dat u geregtig is om sodanige toestemming te weier en u kan so 'n reg uitoefen deur in enige stadium van die proses skriftelik van hierdie databasis te onttrek. Sou u kies om in hierdie groep aan te bly, sal dit aanvaar word dat u ingestem het om deel te wees van hierdie databasis en dat u personlike inligting (synde jou naam, affiliasie, kontakbesonderhede en skriftelike kommentaar) sigbaar is vir enige persoon wat in die projek belang stel sowel as in die publieke domein. In hierdie verband doen ons 'n beroep op alle lede van hierdie databasis om NIE van sodanige persoonlike inligting gebruik te maak vir watter rede ook al sonder om die toestemming van die betrokke persoon(e) te verkry nie.

X5FF91NT-VB09092



Page | 279 Soyuz 6 WEF

10 Geklassifiseerd Volksblad Vrydag 9 September 2022

NOORD MANS ATTORNEYS

13TH DAY OF JULY 2022
In the matter between:
DIRK CORNELIUS SMIT
APPLICANT and GOLDFIELDS RESORTS
(CTY) LTD (Registration No.:1995/004995/07)
FIST RESPONDENT
VIRGINIA PARK HOTEL
(CTY) LTD (Registration No.:1993/004914/07)
SECOND RESPONDENT
Having considered the documents filed of record and having heard the legal practicioners?

AFTREEOORDE TE HUUR



THE 25TH DAY OF AU-GUST 2022. In the matter between: DIRK CORNE-LIUS SMIT APPLICANT and GOLDFIELDS RESORTS (PTY) LTD

1995/004895/07) 1ST RESPONDENT VIRGINIA PARK HOTEL (PTY) LTD (Registration No. 1993/004914/07) 2ND RESPONDENT; Registered address: 112 Highlands Avenue (Tikwe Lodge) Virginia FREE STATE PROVINCE Having considered the documents (Field of No.: i/07) 1ST

15 July 2022, is extend to **06 October 2022**.

institutions. BY ORDER OF THIS COURT 3304/22(2) SEP 9(NC)4005

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KENNISGEWING VAN AANSOEK VIR OMGEWINGS MAGTIGING VIR DIE SOYUZ 1 WIND ENERGIE FASILITEIT (WEF), EMTHANJENI PLAASLIKE MUNISIPALITEIT, NOORD KAAP PROVINSIE

KENNISGEWING VAN AANSOEK VIR OMGEWINGS MAGTIGING VIR DIE SOYUZ 2 WIND ENERGIE FASILITEIT (WEF), EMTHANJENI PLAASLIKE MUNISIPALITEIT, NOORD KAAP PROVINSIE

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KENNISGEWING VAN AANSOEK VIR OMGEWINGS MAGTIGING VIR DIE SOYUZ 3 WIND ENERGIE FASILITEIT (WEF), EMTHANJENI EN UBUNTU PLAASLIKE MUNISIPALITEIT, NOORD KAAP PROVINSIE

CES

KENNISGEWING VAN AANSOEK VIR OMGEWINGS MAGTIGING VIR DIE SOYUZ 4 WIND ENERGIE FASILITEIT (WEF), UBUNTU PLAASLIKE MUNISIPALITEIT, NOORD KAAP PROVINSIE

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WAARSKUWING

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KENNISGEWING VAN AANSOEK VIR OMGEWINGS MAGTIGING VIR DIE SOYUZ 5 WIND ENERGIE FASILITEIT (WEF), UBUNTU PLAASLIKE MUNISIPALITEIT, NOORD KAAP PROVINSIE



KENNISGEWING VAN AANSOEK VIR OMGEWINGS MAGTIGING VIR DIE SOYUZ 6 WIND ENERGIE FASILITEIT (WEF), UBUNTU PLAASLIKE MUNISIPALITEIT, NOORD KAAP PROVINSIE

KENNISGEWINGS



Page | 280 Soyuz 6 WEF



NOTICE OF APPLICATION FOR ENVIRONMENTAL AUTHORISATION FOR THE SOYUZ 6 WIND ENERGY FACILITY (WEF), UBUNTU LOCAL MUNICIPALITY, NORTHERN CAPE PROVINCE

Notice is hereby given in terms of Regulation 41 (2) published in Government Notice No. 982 under Chapter 6 of the National Environmental Management Act (NEMA) (Act No. 107 of 1998, as amended) Environmental Impact Assessment (EIA) Regulations (2014, as amended) of the intention to submit an Application for Environmental Authorisation (EA) for the proposed development of the Soyuz 6 Wind Energy Facility (WEF) within the Ubuntu Local Municipality of the Northern Cape Province. The Soyuz 6 WEF project site covers approximately 17 800 ha and comprises the following farm portions: Farm No. 16: Remaining Extent of Portion 3; Remaining Extent of Portion 0; and Portion 4. Farm 141: Remaining Extent of Portion 0. Farm Wonderboom No. 13: Portion 1; Portion 2 (of Portion 13); Farm No. 148: Remaining Extent of Portion 0; Farm No. 157; Farm No. 156; Farm Sterkfontein No. 12: Remaining Extent of Portion 1.

The applicant, Soyuz 6 (Pty) Ltd, proposes the development of the Soyuz 6 Wind Energy Facility (WEF), which will consist of up to 75 turbines with a maximum hub height of up to 160 m and a rotor diameter of up to 200 m, with a total facility output of up to 480MW. The expected WEF footprint is up to 150 ha. The WEF will also include a transformer at the base of each turbine; concrete turbine foundations; turbine, crane, and blade hardstands; temporary laydown areas which will accommodate the boom erection, storage, and assembly area; Battery Energy Storage System; cabling between the turbines, to be laid underground where practical; three on-site substations to facilitate the connection between the wind farm and the electricity grid; a 300m wide corridor for a 132kV overhead powerline to connect the substations; access roads to the site and between project components inclusive of stormwater infrastructure. The WEF will have a total road network of up to 125 km; a temporary site camp establishment and concrete batching plants; and operation and maintenance buildings including a gate house, security building, control centre, offices, warehouses, a workshop, and visitor's centre.

The development of the proposed Soyuz 6 WEF triggers NEMA (Act No. 107 of 1998, as amended) EIA Regulations (2014, as amended) Listing Notice 1, 2, and 3 activities, including Listing Notice 2 Activity 1 for the development of facilities or infrastructure for the generation of large-scale renewable energy; and therefore, requires a Scoping and EIAProcess. Coastal and Environmental Services (Pty) Ltd, trading as "CES", have been appointed to undertake the required Scoping and EIAProcess. The Competent Authority for this Application for EA is the national Department of Forestry, Fisheries and the Environment (DFFE).

For more information, registration as an Interested and/or Affected Party (I&AP) or submission of written comments, please contact Ms Robyn Thomson via post, phone or email: P.O. Box 8145, Nahoon, East London, 5210 | Tel: +27 (0)43 726 7809 | Email: reppp@cesnet.co.za

Please include the project reference in all correspondence: Soyuz 6 WEF.

NOTICE: POPIA (Protection of Personal Information Act) Disclaimer. All Stakeholder and I&AP Databases need to adhere to the Act from the 1st of July 2021. Should you wish to register as an I&AP on the Stakeholder and I&AP Database, as the administrators of the Soyuz WEF Cluster Stakeholder and I&AP Database we require your consent to be part of this database. As such you are herewith notified that you are entitled to refuse such consent and you may exercise such a right by withdrawing from this database in writing at any stage of the process. Should you elect to remain in this group, it will be accepted that you have consented to being a part of this database and to your personal information (being your name, affiliation, contact details and written comments) being noticeable to any person interested in this project and in the public domain. In this regard, we implore all members of this database NOT to make use of such personal information for whatsoever reason without obtaining the consent from the relevant person(s).

TOTAL WILLIAM



Page | 281 Soyuz 6 WEF

10 Geklassiffseerd



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Page | 282 Soyuz 6 WEF

15.2 PROOF OF SIGNAGE

Signage has been erected on the eastern access road to the site. Please see proof below.

Soyuz 6 Site Notice photographs

Co-ordinates: -31.0437414, 23.596544







Page | 283 Soyuz 6 WEF

15.3 ORIGINAL CORRESPONDENCE FROM I&APS





Page | 284 Soyuz 6 WEF

15.4 I&AP DATABASE





Page | 285

Soyuz 6 WEF

16 APPENDIX D | COMMENTS AND RESPONSE REPORT

		EIA PHASE COMMENTS	
STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
Lizna Fourie DWS	09/03/2023	Please indicate if this WEF is overlapping with the Eastern Cape. (Email directed internally to DWS) Ntombi This is overlapping with the Eastern Cape	Thank you for your email. None of the Soyuz WEFs overlap into the Eastern Cape.
Natasha Higgitt SAHRA	10/03/2023	Thank you for the notification. Please upload the documents to the relevant SAHRIS applications and change the status of each case to SUBMITTED. Please inform me when this is completed and provide the Case ID numbers in your communication.	Thank you for your email. Kindly note that all documents have been uploaded to 6x SAHRIS applications for the 6x Soyuz WEFs under section 38 (8) and the statuses changed to 'submitted'. The Case ID numbers are as follows: • 20902 - Soyuz 6 Wind Energy Facility Draft Environmental Impact Assessment • 20901 - Soyuz 5 Wind Energy Facility Draft Environmental Impact Assessment • 20900 - Soyuz 4 Wind Energy Facility Draft Environmental Impact Assessment • 20897 - Soyuz 3 Wind Energy Facility Draft Environmental Impact Assessment 20891 - Soyuz 2 Wind Energy Facility Draft Environmental Impact Assessment • 20890 - Soyuz 1 Wind Energy Facility Draft Environmental Impact Assessment • 20890 - Soyuz 1 Wind Energy Facility Draft Environmental Impact Assessment Dear Natasha A quick follow up to see whether the applications have been received on the SAHRIS portal and if all is in order. Please can you advise when we can expect comments from SAHRA.



Page | 286 Soyuz 6 WEF

EIA PHASE COMMENTS			
STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
Moalosi Kelebogile DWS	10/03/2023	(Email directed internally to DWS) Good day Ms. Jansen, The below falls within your area kindly liaise with the client. Replied to CES: Noted with thanks.	Thank you for your email. We have added Ms Jansen and the I&APs/stakeholders in this email to our PPP database.
Kamogelo Mathetja DFFE	13/03/2023	DFFE Directorate: Biodiversity Conservation hereby acknowledge receipt of the invitation to review and comment on the project mentioned on the subject line. Kindly note that the project has been allocated to Mrs P Makitla and Ms M Mudau (Both copied on this email). In addition, kindly share the shapefiles of the development footprints/application site with the Case Officers. Please note: All Public Participation Process documents related to Biodiversity EIA review and any other Biodiversity EIA queries must be submitted to the Directorate: Biodiversity Conservation at Email: BCAdmin@environment.gov.za for attention of Mr Seoka Lekota	Thank you. This serves as acknowledgement that we have received your email. Kindly find the shapefiles attached for your perusal. (Shapefiles attached to email)
Coenrad Agenbach DFFE	11/04/2023	COMMENTS ON THE DRAFT ENVIRONMENTAL IMPACT ASSESSMENT REPORT FOR THE PROPOSED 460MW SOYUZ 6 WIND ENERGY FACILITY AND ITS ASSOCIATED INFRASTRUCTURE SOUTH EAST OF THE TOWN OF BRITSTOWN WITHIN THE UBUNTU LOCAL MUNICIPALITY IN THE NORTHERN CAPE PROVINCE The Application for Environmental Authorisation and the Draft Environmental Impact Assessment Report (EIAr) received by the Department on 02 November 2022 and 09 March 2023, respectively, refer. This letter serves to inform you that the following information must be included in the final EIAr: (a) Specific comments (i) According to the Avifaunal Impact Assessment (Appendix E2) the main mitigation measure to protect avifauna is to adhere to the sensitivity map by avoiding VERA high-medium risk areas. It is therefore recommended that the WTGs positioned near the edge of the medium sensitivity areas identified by the VERA model be adjusted so that the rotor-swept-area falls outside of those areas. The layout plan must be amended to reflect the recommended changes by the avifaunal specialist in the final EIAr. Please take note that no	Thank you for your comments on the proposed Soyuz 6 WEF Draft EIR. (a) Specific comments (i) Avifaunal Impact Assessment Specialist response (Arcus) It is the specialist opinion that the WTGs whose blades may encroach into the VERA sensitivity buffers are acceptable as it is understood that at this stage the exact WTG dimensions have not been decided (and are likely to change). The specialist report goes on to state that "WTGs are to be micro-sited to avoid blade tips from encroaching within these areas pending the specifics of final WTG dimensions". Presently, no WTG bases are located within VERA sensitivity areas. Upon finalising the WTG specifications, consideration must be made for the blade length not to encroach into these areas.



Page | 287 Soyuz 6 WEF

EIA PHASE COMMENTS			
STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
		WTGs are to be located within the areas identified as VERA high to medium risk areas as displayed in Figure 6 of the Avifaunal Impact Assessment. (ii) All highly sensitive areas defined for the Soyuz 4 WEF (Figure 2 of the Bat Impact Assessment-Appendix E3) should be avoided from turbine placement (inclusive of the full blade length). There are presently four wind turbines within 100 m (blade length) of highly sensitive areas (Figure 2). Kindly ensure the full blade length of the wind turbines do not encroach into any predefined sensitive areas. The layout plan must be amended to reflect the recommendations made by the specialist, or a change to WTG specifications should be made in order to avoid the encroachment of blade length into areas declared as highly sensitive in terms of bat mortality, and areas used for bat foraging, roosting and commuting. (iii) Kindly amend Figure 2: Bats Constraints Map in the Bat Impact Assessment to reflect sequentially numbered wind turbines which will aid in future referencing. (iv) According to the Faunal Impact Assessment Report (Appendix E5), the rocky habitats are sensitive habitats and have a high Site Ecological Importance (SEI) to the endangered Karoo Dwarf Tortoise within its distribution range. There are approximately 1 wind turbines located within these areas (Figure 5.1: Site Ecological Importance of the project area to faunal species). The wind turbine should be relocated outside the high sensitivity area to ensure the protection of the species of conservation concern. (v) The generic Environmental Management Programmes (EMPr) for the substation and powerline, Part B Section 2 is incomplete in the draft EIAr. Please take note that the generic EMPrs must be signed by the applicant as required by 7.3. Failure to submit all the required information that forms part of the generic EMPrs will be regarded as non-compliance. We request that you adequality complete all applicable sections in the generic EMPrs. (vi) Kindly take note that the avifauna and bat specialist s	Please see Section 5 and Appendix A of the Avifaunal Impact Assessment Report, which is included under Appendix E of the Final EIR. EAP Response (CES) The final micro-sited layout, where consideration will be made for the blade length not to encroach into these areas, together with the Final EMPr, which will have followed a 30-day public comment period, will be submitted to DFFE for authorisation prior to construction. (ii) Bat Impact Assessment Bat Specialist Response It is the specialist opinion that the turbines that blades encroach into the bat buffers are acceptable. It is understood that at this stage the exact turbine dimensions have not been decided and are likely to change. The specialist report goes on to state that, "once all project specifications have been finalised (turbine layouts and dimensions), a bat specialist walk-through is required to take place, prior to construction, to confirm the final turbine layout (including proposed turbine dimensions), in order to determine the acceptability of the suggested turbine positions, in terms of sensitivities and impacts to bats". This however considers the maximum blade length under consideration for the development and is subject to change following final decision of turbine dimensions. Presently, no turbine bases are located within high sensitivity areas. Upon finalising the turbine specifications, consideration must be made for



Page | 288 Soyuz 6 WEF

	EIA PHASE COMMENTS			
STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE	
		services must be removed from all sensitive areas as recommended by the specialists. (viii) Please provide a detailed description as well as any associated assessments related to the technology required for the Battery Energy Storage System (BESS) in the final EIAr. (ix) You are further reminded that the final EIAr to be submitted to this Department must comply with all the requirements in terms of the scope of assessment and content of the EIAr in accordance with Appendix 3 of the EIA Regulations, 2014 as amended. (b) Listed Activities (i) Please ensure that all relevant listed activities are applied for, are specific and can be linked to the development activity or infrastructure as described in the project description. Only activities applicable to the development must be applied for and assessed. (ii) If the activities applied for in the application form differ from those mentioned in the final EIAr, an amended application form must be submitted. Please note that the Department's application form template has been amended and can be downloaded from the following link https://www.dffe.gov.za/documents/forms. (iii) It is imperative that the relevant authorities are continuously involved throughout the environmental impact assessment process as the development property possibly falls within geographically designated areas in terms of numerous GN R. 985 Activities. Written comments must be obtained from the relevant authorities and submitted to this Department. In addition, a graphical representation of the proposed development within the respective geographical areas must be provided. (iv) The EIAr must provide an assessment of the impacts and mitigation measures for each of the listed activities applied for. (c) Public Participation Process (i) The final EIAr must comply with all the conditions of the acceptance of the SR signed on 08 December 2022 and must address all comments contained in the final SR, the draft EIAr and this letter. (ii) The Public Participation Process must be conducted in terms	the blade length not to encroach into any pre-defined sensitive areas. The applicant understands that the final layout walk through by the specialist is mandatory and must be included as a requirement in the environmental authorisation. Please see Section 4 and the conclusion of the Bat Impact Assessment Report, which is included under Appendix E of the Final EIR. EAP Response The final micro-sited layout, where consideration will be made for the blade length not to encroach into these areas, together with the Final EMPr, which will have followed a 30-day public comment period, will be submitted to DFFE for authorisation prior to construction. (iii) The bat constraints map (Figure 2 in the Bat Impact Assessment Report) has been amended to reflect the sequentially numbered turbines. (iv) Faunal Impact Assessment Faunal Specialist Response Incorrect comment, no tortoise is relevant in this report. (v) The generic EMPrs have been signed and have been included under Appendix E of the Final EIAr. (vi) Birdlife SA and SABAA have been invited to comment; however, no comments have been received. Should comment be received after the submission of the Final EIR, these will be submitted to the DFFE.	



Page | 289 Soyuz 6 WEF

EIA PHASE COMMENTS			
STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
		(iii) Please ensure that comments from all relevant stakeholders are submitted to the Department with the final EIAr. This includes but is not limited to the Northern Cape Department: Agriculture, Environmental Affairs, Rural Development and Land Reform, the Emthanjeni Local Municipality, the Pixley ka Seme District Municipality, the Department of Water and Sanitation (DWS), the South African Heritage Resources Agency (SAHRA), the Endangered Wildlife Trust (EWT), BirdLife SA, the South African Bat Assessment Association (SABAA), the Department of Mineral Resources, the Department of Forestry, Fisheries and the Environment: Directorate Biodiversity and Conservation. (iv) Please ensure that all issues raised and comments received during the circulation of the draft SR and draft EIAr from registered Interested and Affected Parties (I&APs) and organs of state (including this Department's Biodiversity and Protected Area Sections), as listed in your I&APs Database, and others that have jurisdiction in respect of the proposed activity are adequately addressed and included in the final EIAr and are incorporated into a Comments and Response Report (CRR). (v) Copies of original comments received from I&APs and organs of state, which have jurisdiction in respect of the proposed activity are submitted to the Department with the final EIAr. (vi) Proof of correspondence with the various stakeholders must be included in the final EIAr. Should you be unable to obtain comments, proof should be submitted to the Department of the attempts that were made to obtain comments. In terms of Regulation 41(2)(b) of the EIA Regulations, 2014, as amended, please provide proof of written notice for the availability of the EIAr for comment. (vii) The CRR report must be a separate document from the main report and the format must be in the table format as indicated in Annexure 1 of this comments letter. (viii) Please refrain from summarising comments made by I&APs. All comments from I&APs must be copied verbatim and responded to clearly.	(vii) Recommendations provided by specialist reports have been considered and used to inform the preferred layout. Specifically, turbines and associated services have not been placed in any of the no-go areas identified by the specialists. (viii) A detailed description of the BESS is included under Section 2.4.2 of the Final EIAr. (ix) The final EIAr that has been submitted to the DFFE complies with all the requirements in terms of the scope of assessment and content of an EIAr in accordance with Appendix 3 of the EIA Regulations, 2014 as amended. (b) Listed Activities (i) The EAP confirms that the listed activities and subactivities related to specific infrastructure of the proposed development. These listed activities are being assessed as part of the EIA phase. (ii) The activities applied for in the Application Form and this EIR are aligned. The EAP has, however, submitted an updated application form in line with the revised project description in the Specialist Studies and Draft and Final EIArs. The latest DFFE application form has been used. (iii) All relevant authorities have been continuously involved and invited to provide comment throughout the environmental impact assessment process. Proof of request for comment is included under Appendix C – PPP proofs. Please see Chapter 11 and Appendix C of this EIR for all PPP proofs. Unfortunately not all authorities commented, including DENC, during this process despite being communicated with throughout the process. A graphical representation of the proposed development within the respective geographical areas has been provided in Figure 2.3 Locality Map.



Page | 290 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
		(ix) Minutes and attendance registers (where applicable) of any physical/virtual meetings held by the Environmental Assessment Practitioner (EAP) with Interested and Affected Parties (I&APs) and other role players must be included in the final EIAr. (d) Layout & Sensitivity Maps (i) Several of the specialist studies fail to include a layout plan with numbered turbines such as the Bat Impact Assessment, the Botanical Impact Assessment, Faunal Impact Assessment, Freshwater Impact Assessment. This makes it difficult to reference the placement of specific wind turbines, therefore it is essential that all specialist studies include a layout plan that clearly numbers each WTG, and the layout plan must be overlain with the sensitivity map of each specialist study. (ii) The final EIAr must provide coordinate points for the proposed development site (note that if the site has numerous bend points, at each bend point coordinates must be provided) as well as the start, middle and end point of all linear activities. (iii) The EIAr must provide a copy of the final preferred layout map. All available biodiversity information must be used in the finalisation of the layout map. Existing infrastructure must be used as far as possible e.g., roads. The layout map must indicate the following: > A clear indication of the envisioned area for the proposed wind energy facility; > Position of the wind turbines (wind turbines to be numbered); > Internal roads; > All supporting onsite infrastructure such as laydown area, guard house and control room etc.; > Battery Energy Storage System; > Substations, transformers, switching stations and inverters; > Connection routes (including pylon positions) to the distribution/transmission network; > All existing infrastructure on the site, especially railway lines and roads; and > Buildings, including accommodation.	(iv) The EIAr provides a detailed assessment of the impacts under Section 9 of the EIAr (this report). (c) Public Participation Process (i) The final EIAr complies with all the conditions of acceptance of the SR and address all comments contained in the final SR and draft EIAr, including all comments received from the DFFE. Please kindly refer to Appendix D (this document) for the full comments and response trail report. (ii) The EAP hereby confirms that the Public Participation Process was conducted in terms of Regulation 39, 40, 41, 42, 43 & 44 of the EIA Regulations, 2014, as amended. (iii,iv,v,vi) Please kindly refer to Chapter 11, Appendix C and Appendix D for information on the PPP process followed, the proofs of the before mentioned PPP process and the comments and response trail report. All original comments are included in this documentation. (vii-viii) Please kindly see Appendix D (this document) for the full comments and response trail report. All comments were copied verbatim and answered in full by the EAP. Comments and responses have been provided in table format. (ix) No physical meetings were help as part of the public participation process as written communication was deemed sufficient by the EAP. (d) Layout & Sensitivity Maps (i) All specialist study maps have been updated with Turbine numbers. (ii) Coordinate points have been provided in the final EIAr in Figure 2.4 and Tables 2.4, 2.5 and 10.1. (iii) A final preferred layout map is provided in Figure 2.1 and includes the WEF boundary, turbine positions,



Page | 291 Soyuz 6 WEF

EIA PHASE COMMENTS			
STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
		(iv) Please provide an environmental sensitivity map which indicates the following: a) The location of sensitive environmental features identified on site, e.g. CBAs, protected areas, heritage sites, wetlands, drainage lines, nest and roost sites etc. that will be affected by the facility and its associated infrastructure; b) Buffer areas; and c) All "no-go" areas. (v) The above layout map must be superimposed (overlain) with the sensitivity map and a cumulative map which shows neighbouring and existing infrastructure. (vi) Google maps will not be accepted. (e) Cumulative Assessment (i) Should there be any other similar projects within a 30km radius of the proposed development site, the cumulative impact assessment for all identified and assessed impacts must be refined to indicate the following: a) Identified cumulative impacts must be clearly defined, and where possible the size of the identified impact must be quantified and indicated, i.e., hectares of cumulatively transformed land. b) Detailed process flow and proof must be provided, to indicate how the specialist's recommendations, mitigation measures and conclusions from the various similar developments in the area were taken into consideration in the assessment of cumulative impacts and when the conclusion and mitigation measures were drafted for this project. c) The cumulative impacts significance rating must also inform the need and desirability of the proposed development.	supporting on site infrastructure including substations, existing roads (there are no railway lines), and proposed buildings. The considers all biodiversity information as provided by the specialists, including no-go areas. (iv) A sensitivity map is included in Figure 10.1 showing all environmental features, buffer areas and no-go areas. (v) A cumulative map is shown in Figure 9.1 of the Final EIAr. (e) Cumulative Assessment The cumulative impact of the proposed development has been assessment as per Chapter 9.1.1 of the EIR. Each impact identified has been assessed from a direct/indirect perspective; a cumulative perspective; and a no-go perspective (Please see Chapter 9 of this EIR). In addition to this, specialists also assessed the overall impact of the facility in terms of cumulative impact on a regional scale. Please kindly see Appendix E of this EIR (Specialist Reports). Please refer to Section 12.5 of this EIR for the Cumulative Impact Statement which is based on the outcome of the cumulative impact assessment process, as undertaken by the EAP and the specialists.
		d) A cumulative impact environmental statement on whether the proposed development must proceed. (f) Specialist Declaration of Interest (i) Specialist Declaration of Interest forms must be attached to the final EIAr. You are therefore requested to submit original signed Specialist Declaration of Interest forms for each specialist study conducted. The forms are available on Department's website (please use the Department's template). (ii) It is further brought to your attention that Procedures for the Assessment and Minimum Criteria for Reporting on identified Environmental Themes in	 (f) Specialist Declaration of Interest (i) Please kindly see Appendix F (Specialist Declarations) of this Final EIR. (ii) The EAP hereby confirms that the specialist assessments were undertaken in accordance with the specialist protocol, and the relevant guidelines (avifaunal and bat) as required. (g) Undertaking of an Oath



Page | 292 Soyuz 6 WEF

		EIA PHASE COMMENTS	
STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
		terms of Sections 24(5)(a) and (h) and 44 of the National Environmental Management Act, 1998, when applying for Environmental Authorisation, which were promulgated in Government Notice No. 320 of 20 March 2020 (i.e. "the Protocols"), and in Government Notice No. 1150 of 30 October 2020	Please kindly see Appendix A (EAP Declaration) signed by the EAP (Dr Alan Carter) EAPASA Registration Number 2019/1807.
		(i.e. protocols for terrestrial plant and animal species), have come into effect. Please note that specialist assessments must be conducted in accordance with these protocols. (g) Undertaking of an Oath	(h) Details and Expertise of the EAP Please kindly see Appendix A (EAP Declaration) and Appendix B (EAP CV).
		(i) Please note that the final EIAr must have an undertaking under oath/affirmation by the EAP.	(i) Environmental Management Programme a) The EAP confirms that all recommendations and
		(ii) Based on the above, you are therefore required to include an undertaking under oath or affirmation by the EAP (administered by a Commissioner of Oaths) as per Appendix 3 of the NEMA EIA Regulations, 2014, as amended,	mitigation measures recorded in the EIR are in the EMPr. b) The EMPr includes the sensitivity map as per Chapter 10 of the EIR.
		which states that the EIAr must include: "an undertaking under oath or affirmation by the EAP in relation to:	c) The EMPr includes measures to protect hydrological features such as streams, rivers, pans, wetlands, dams
		a) the correctness of the information provided in the reports;b) the inclusion of comments and inputs from stakeholders and I&APsc) the inclusion of inputs and recommendations from the specialist reports	and their catchments, and other environmental sensitive areas from construction impacts including the direct or indirect spillage of pollutants.
		where relevant; and d) any information provided by the EAP to interested and affected parties and any responses by the EAP to comments or inputs made by interested and	(ii) The EAP confirms that the EMPr has been undertaken to comply with Appendix 4 of the EIA Regulations, 2014, as amended.
		affected parties". (h) Details and Expertise of the EAP	(iii) The EAP confirms that the generic EMPrs for overhead electricity transmission and distribution
		(i) You are required to include the details and expertise of the EAP in the EIAr, including a curriculum vitae, in order to comply with the requirements of Appendix 3 of the NEMA EIA Regulations, 2014, as amended.	infrastructure as well as for substation infrastructure have been compiled and submitted with the Final EIAr.
		(i) Environmental Management Programme (i) The EMPr must also include the following:	General The EIAr provides the technical details for the proposed
		a) All recommendations and mitigation measures recorded in the EIAr and the specialist studies conducted.	facility in a table format. Please see Table 2.1 to 2.4 of the Final EIAr.
		and features identified during the assessment process. c) Measures to protect hydrological features such as streams, rivers, pans,	Please see Section 12.1. The required validity period for which the Environmental Authorisation, if granted, is ten
		 (i) Environmental Management Programme (i) The EMPr must also include the following: a) All recommendations and mitigation measures recorded in the EIAr and the specialist studies conducted. b) An environmental sensitivity map indicating environmental sensitive areas and features identified during the assessment process. 	The EIAr provides the technical details for th facility in a table format. Please see Table 2. the Final EIAr. Please see Section 12.1. The required validit



Page | 293 Soyuz 6 WEF

	EIA PHASE COMMENTS		
STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
		areas from construction impacts including the direct or indirect spillage of pollutants. (ii) In addition to the above, the EMPr must comply with Appendix 4 of the EIA Regulations, 2014, as amended. (iii) It is drawn to your attention that for substation and overhead electricity transmission and distribution infrastructure, when such facilities trigger activity 11 or 47 of the Environmental Impact Assessment Regulations Listing Notice 1 of 2014, as amended, and any other listed and specified activities necessary for the realisation of such facilities, the generic Environmental Management Programme, contemplated in the Regulations must be used and submitted with the final report over and above the EMPr for the facility. General The EIAr must provide the technical details for the proposed facility in a table format as well as their description and/or dimensions. A sample of the minimum information required is listed under Annexure 2 of the EIA information required for wind energy facility as requested in the acceptance of the SR dated 08 December 2022. Please also ensure that the final EIAr includes the period for which the Environmental Authorisation is required and the date on which the activity will be concluded as per Appendix 3 of the NEMA EIA Regulations, 2014, as amended. You are further reminded to comply with Regulation 23(1)(a) of the NEMA EIA Regulations, 2014, as amended, which states that: "The applicant must within 106 days of the acceptance of the scoping report submit to the competent authority - (a) an environmental impact assessment report inclusive of any specialist reports, an EMPr, a closure plan in the case of a closure activity and where the application is a mining application, the plans, report and calculations contemplated in the Financial Provisioning Regulations, which must have been subjected to a public participation process of at least 30 days and which reflects the incorporation of comments received, including any comments of the competent authority." Should there be signific	The final EIAr has been submitted in compliance with Regulation 23(1)(a) of the NEMA EIA Regulations, 2014. No new information has been added to the EIAr or EMPr The EAP acknowledges that if the timeframes are not met, the application will lapse. The Applicant acknowledges that no activity may commence prior to authorisation being granted by the Department. We appreciate your engagement as a key stakeholder or this project.



Page | 294 Soyuz 6 WEF

		EIA PHASE COMMENTS	
STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
		reports or plans consulted on during the initial public participation process, you are required to comply with Regulation 23(1)(b) of the NEMA EIA Regulations, 2014, as amended, which states: "The applicant must within 106 days of the acceptance of the scoping report submit to the competent authority – (b) a notification in writing that the documents contemplated in subregulation 1(a) will be submitted within 156 days of acceptance of the scoping report by the competent authority or where regulation 21(2) applies, within 156 days of receipt of the application by the competent authority, as significant changes have been made or significant new information has been added to the documents, which changes or information was not contained in the original documents consulted on during the initial public participation process contemplated in subregulation (1)(a), and that the revised documents contemplated in subregulation 1(a) will be subjected to another public participation process of at least 30 days". Should you fail to meet any of the timeframes stipulated in Regulation 23 of the NEMA EIA Regulations, 2014, as amended, your application will lapse. You are hereby reminded of Section 24F of the National Environmental Management Act, Act No. 107 of 1998, as amended, that no activity may commence prior to an Environmental Authorisation being granted by the Department.	
M. Mangwegape Provincial Head: Northern Cape Operations	11/04/2023	RE: SOYUZ 6 WIND ENERGY FACILITY (WEF), UBUNTU LOCAL MUNICIPALITY, NORTHERN CAPE PROVINCE, DFFE REFERENCE: 14/12/16/3/3/2/2210 Reference is made to the above-mentioned report sent to the department in	Thank you for your comments on the proposed Soyuz 6 WEF Draft EIR. The applicant acknowledges that they may not partake in any water use as listed in the NWA without a water
DWS		March 2013 with a DFFE Reference Number: 14/12/16/3/3/2/2210 The Department of Water and Sanitation (DWS) has assessed the above mentioned application and wish to comment as follows:	use authorisation issued under this act. Therefore, the developer of the proposed WEF will apply for the required water use licences prior to partaking in any water use activities. This includes any activities within the 1:100-year floodline or within 100 m of a
		1. The applicant shall take a not of Section 22 (1) of the National Water Act, 1998 (Act 36 of 1998), "Permissible water use", a person may only use watera) without a licensei) if that water use is permissible under Schedule 1;	watercourse. A stormwater management plan has been compiled and is included under Appendix E of this Final EIAr.



Page | 295 Soyuz 6 WEF

ii) if that water is permissible as a continuation of an existing lawful use (section 32); or iii) if that water use is permissible in terms of general authorization issued under section 39; b) if water use is authorized by a license under this Act; or c) if the responsible authority has dispensed with a license requirement under subsection (3), (of the same Act). 2. Therefore, any other water use activities as outlines in section 21 of the National Water Act, 1998 (Act 36 of 1998) associated with the proposed project that are no permissible as indicated on paragraph 1 above shall have to be authorized by DWS prior to such water use activities taking place. 3. Any activities within the 1:100-year floodline or within 100 meters of a watercourse (river, spring, natural channel, lake, or dam) triggers a water use Surface, ground a addressed in the assessment, with see Appendix E or included in the Into this Final EIR. The for hazardous subjection (21 of the National Water Act, 1998 (Act 36 of 1998) associated with the proposed project that are no permissible as indicated on paragraph 1 above shall have to be authorized by DWS prior to such water use activities taking place. The developer activities as on the assessment of the assessment of the activities to the activities and the proposed project that are no permissible as indicated on paragraph 1 above shall have to be authorized by DWS prior to such water use activities taking place. The developer activities as on the activities and the proposed project that are no permissible as indicated on paragraph 1 above shall have to be authorized by DWS prior to such water use activities taking place. The developer activities as on the activities as on the activities and the proposed project that are no permissible as indicated on paragraph 1 above shall have to be authorized by DWS prior to such water use activities as on the activities as	
(section 32); or iii) if that water use is permissible in terms of general authorization issued under section 39; b) if water use is authorized by a license under this Act; or c) if the responsible authority has dispensed with a license requirement under subsection (3), (of the same Act). 2. Therefore, any other water use activities as outlines in section 21 of the National Water Act, 1998 (Act 36 of 1998) associated with the proposed project that are no permissible as indicated on paragraph 1 above shall have to be authorized by DWS prior to such water use activities taking place. 3. Any activities within the 1:100-year floodline or within 100 meters of a watercourse (river, spring, natural channel, lake, or dam) triggers a water use activity in terms of section 21 (c) and (i) of the National Water Act, 1998 (act	AP/APPLICANT RESPONSE
 4. A stormwater management system must be implemented to prevent run off. Stormwater must be diverted away from all working areas and there must be no contamination of stormwater leaving the construction area by any substance, whether solid, liquid, vapor, or any combination thereof. 5. No surface, ground, or stormwater may be polluted by storage of hazardous substances, or petrochemical spillages from diesel generators, or from any other activities on the site. 6. General waste needs to be collected and disposed of at a registered municipal site during construction, and written agreement should be provided to this department. 	and stormwater pollution has been specialist freshwater impact in mitigation measures provided. Please if this Final EIR. These measures are also impact Assessment under Section 9 of exappropriate management measures obstances and general waste disposal as comment are also included in the limit with the Final EIR. Shwater impact assessment included in the Final EIR includes a functional exhibit wetlands in the project area. Eknowledges that pollution incidents in the Regional Head of the DWS



Page | 296 Soyuz 6 WEF

EIA PHASE COMMENTS			
STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
		disposal facility and a signed copy of service agreement must be submitted to this department as proof of such a service.	
		8. Wetland: the applicant must ensure no construction within any wetland. However, the following should be considered; please note that according to this Department's guideline entitled 'A practical field procedure for identification and delineation of wetlands and riparian areas." (DWAF, 2005). There must be a 500-meter buffer from the edge of a temporary wet zone of the wetland edge of any structural development. A functional assessment of the wetland must be conducted, should the developer not be in agreement with the 500m buffer.	
		9. The applicant shall note that according to section 19 (1) of the National Water Act, 1998 (Act 36 of 1998), it is stated that, "an owner of land, a person in control of land or a person who occupies or uses the land on which (a) any activity or process is or was performed or undertaken; or (b) any other situation exists, which causes, has caused or is likely to cause pollution of a water resource, must take all reasonable measures to prevent such a pollution from occurring continuing or recurring". Any pollution incidents(s) originating from construction, and during operation, shall be reported to the Regional Head of the DWS within 24 hours.	
		Please feel free to contact this department, should there be any enquiries.	
Mr Seoka Lekota Control Biodiversity Officer Grade B: Biodiversity Conservation Department of	14/04/2023	COMMENTS ON THE DRAFT ENVIRONMENTAL IMPACT REPORTS FOR THE DEVELOPMENT OF THE PROPOSED SOYUZ WEF COMPLEX NEAR BRITSTOWN WITHIN EMTHANJENI AND UBUNTU LOCAL MUNICIPALITIES, NORTHERN CAPE PROVINCE The Directorate: Biodiversity Conservation has reviewed and evaluated the	The comment from DFFE: Biodiversity Conservation was received after the closing date of the comment period (i.e., 11/04/2023). As such there was not enough time to compile a response before the submission deadline of the Final EIR. A detailed response will be provided by 21 April 2023 and will be submitted to the DFFE as an addendum to aid in the decision making process.
Forestry, Fisheries and the Enviroment		As per the information provided in the reports the proposed WEF cluster is within an area classified as Other Natural Area (ONA), with intersecting strips of an Ecological Support Area (ESA) (associated with tributaries of the Ongers	addendum to aid in the decision making process.



Page | 297 Soyuz 6 WEF

EIA PHASE COMMENTS			
STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
		River). Furthermore, according to the 2018 NBA wetland map most of the proposed turbines falls within these wetlands and watercourses. However, many of these are terrestrial in nature and cannot be considered watercourses or wetlands, the number of true wetlands within broader area, are extremely limited which was confirmed through extensive infield sampling. However, the sensitivity maps (i.e., Aquatic, Bats, and Avifauna) provided for all proposed areas (Soyuz 1-6) indicates that the are turbines situated in areas highlighted as high sensitivity, it must be noted that the Directorate: Biodiversity Conservation does not support any activity taking place within a highly sensitive area. Therefore, it is recommended that the turbines be moved to areas with low sensitivity. NB: The Public Participation Process documents related to Biodiversity EIA for review ad queries should be submitted to the Directorate: Biodiversity Conservation at Email" BCAdmin@environment.gov.za for attention Mr. Seoka Lekota.	



Page | 298 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
Rikus van der Merwe Landowner for Soyuz 3	11/08/2022	I would like to register as an Interested and/or Affected Party.	Rikus van der Merwe was registered as an I&AP and notified throughout the EIA process.
Andre van Rensburg Branch Manager SANCO 082 931 4609 deaar@sanco.co.za Irvin Road, Industrial Area, De Aar	08/09/2022	I came upon a Notice Application board of yours just outside the town of Britstown in the Northern Cape. I am just sending you a mail regarding the service that we can maybe supply to you. We are a Company based in De Aar that are not very far from site. Just want to find out from you when Project will maybe start in the near future? Please do see attached our Company Profile for your	CES replied: "Thank you so much. We are busy with the Environmental Impact Assessment phase at the moment. We will include you on our database and will keep you informed throughout the process." Andre van Rensburg was added as an I&AP to the PPP database and was included in all notifications.
		convenience.	
Natasha Higgitt Heritage Officer: Archaeology, Palaeontology and Meteorites Unit SAHRA, 111 Harrington Street, Cape Town, 8001, Western Cape, ZA	20/09/2022	Please note that all development applications are processed via our online portal, the South African Heritage Resources Information System (SAHRIS) found at the following link: http://sahra.org.za/sahris/ . We do not accept emailed, posted, hardcopy, faxed, website links or DropBox links as official submissions. Please create and upload all documents pertaining to the Environmental Authorisation Application Process. As per section 24(4)b(iii) of NEMA and section 38(8) of the National Heritage Resources Act, Act 25 of 1999 (NHRA), an assessment of heritage resources must form part of the process and the assessment must comply with section 38(3) of the NHRA. If a case already exists on SAHRIS regarding the development, please upload the documents to that case.	CES replied 05/10/2022: "Noted, thank you. This email serves as confirmation that we have received your response and we have created the applications on SAHRIS and have uploaded all the documentation." All document pertaining to the EIA were uploaded onto the SAHRIS Portal on 23/09/2022.



Page | 299 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
IGAI DETAILS	RECEIVED	Once all documents including all appendices are uploaded to the case applications, please ensure that the status of the case is changed from DRAFT to SUBMITTED. Please ensure that all documents produced as part of the EA process are submitted as part of the application. Please note that I will be on planned sick leave from the 5th October 2022. I will return to the office on the 17th October 2022. Please take note of the Case Officer assigned to cases during that time. Please contact Nokukhanya Khumalo (nkhumalo@sahra.org.za) or Andrew Salomon (asalomon@sahra.org.za) for section 38 applications in the Mpumalanga Province and Sityhilelo Ngcatsha (sngcatsha@sahra.org.za) for section 38 applications in the Northern Cape Province. For all other queries, please contact Phillip Hine (phine@sahra.org.za).	
Martin Zeekoei Private person	20/09/2022	Well Received.	This comment was noted. Martin Zeekoei is registered as an I&AP.
Lizna Fourie Department of Water and Sanitation (DWS)	21/09/2022	I see this is for the Northern Cape As I am in the Eastern Cape I will not be involved.	CES replied 29/09/2022: "Thank you for your feedback, we will remove you from the I&AP list for this project." The I&AP was removed from the database.
John Geeringh (Pr Sci Nat) Reg. EAP (EAPASA)	28/09/2022	Please send me a KMZ file of the affected properties and proposed grid connection. Please find attached Eskom requirements for work at or near Eskom infrastructure and servitudes, as well as an RE setbacks guideline.	CES replied 29/9/2022: "Please find attached the KML files of the affected properties for the Wind Energy Facilities."
Senior Consultant Environmental Management Grid Planning: Land and Rights Eskom Transmission Division			CES also replied 29/9/2022:" Thank you for the requirements and guideline attachments. Please note that the grid connection is subject to another Basic Assessment. The client is busy discussing the route with Eskom and as soon as that's finalized, we'll be start with the BA.



Page | 300 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
Megawatt Park, D1Y42, Maxwell Drive, Sunninghill, Sandton.			KML files of the affected areas were provided.
PO Box 1091, Johannesburg, 2000.			
Mashudu BC Admin Department of Forestry, Fisheries and the Environment	3/10/2022	DFFE Directorate: Biodiversity Conservation hereby acknowledge receipt of the invitation to review and comment on the project mentioned on the subject line. Kindly note that the project has been allocated to Mrs Makitla and Ms Mudau (Both copied on this email). Please note: All Public Participation Process documents related to Biodiversity EIA review and any other Biodiversity EIA queries will be submitted to the Directorate: Biodiversity Conservation at Email: BCAdmin@environment.gov.za for attention of Mr Seoka Lekota	CES replied 5/10/2022: "Thank you, this email serves as confirmation that we have received your acknowledgement of receipt of the invitation to review and comment."
Milicent Solomons Acting Chief Director: Integrated Environmental Authorisations Department of Forestry, Fisheries and the Environment	20/10/2022	COMMENTS ON THE DRAFT SCOPING REPORT FOR THE PROPOSED 460MW SOYUZ 6 WIND ENERGY FACILITY AND ITS ASSOCIATED INFRASTRUCTURE SOUTH EAST OF THE TOWN BRITSTOWN WITHIN THE UBUNTU LOCAL MUNICIPALITY IN THE NORTHERN CAPE PROVINCE The Application for Environmental Authorisation and Draft Scoping Report (SR) dated September 2022 and received by the Department on 20 September 2022, refer. This letter serves to inform you that the following information must be included to the Final Scoping Report:	Thank you for your comments on the proposed Soyuz 6 WEF Draft Scoping Report. (a) Specific Comments (i) The project does not have SIP status yet and the application should therefore be treated as a normal EIA application. (ii) A concise and complete summary of the project description is provided in the Scoping Report on pages ii to iv.
		(a) Specific Comments	



Page | 301 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
IQAP DETAILS	RECEIVED	 (i) The applicant stipulates the project forms part of two Strategic Infrastructure Projects (SIPs) i.e., SIP 8: Green energy in support of the South African economy and SIP 9: Electricity generation to support socioeconomic development. It is mandatory to provide proof of confirmation for SIP applications from the relevant sector representative. Should no proof be provided, the application will be considered as a normal EIA Application. A letter of confirmation for SIP applications can be obtained from the following relevant sector representatives: ➤ Alvino Wild Schutt-Prins: AlvinoW@idc.co.za/ Alvino@presidency.gov.za; or ➤ Tshepo Chuene: TshepoCh@idc.co.za. (ii) Please provide a concise, but complete, summary and bullet list of the project description and associated infrastructure (or project scope). This must include a list of all development components and associated infrastructure. 	(iii) A preliminary layout map is included as Figure 2-1 in the Scoping Report (please note that the layout will be refined based on the outcome of the specialist studies in order to avoid and minimise impacts on sensitive areas). The preliminary positions of the proposed wind turbines, laydown areas, internal and external roads, substations and concrete batching plant are displayed on the map. The position of the BESS, gate house and security, operational and maintenance buildings have yet to be determined and will be informed by the outcome of the specialist assessments and EIA. (iv) Comments have been received from the Department's Biodiversity Conservation Directorate. Comments are included in the Comments and Response Report (this table) and original comments are included under Appendix D.
		(iii) The layout plans overlaid by the sensitivities in a number of specialist's studies included in the Draft SR fails to illustrate all of the proposed infrastructure, for example, the layout plan included in the Avifaunal Assessment uses the same symbols to display the substation and laydown area, and does not illustrate the position of the BESS. The layout plans included in the Freshwater Assessment, Botanical Assessment and the Faunal Assessment do not illustrate the location of the BESS while the layout plan in the Bat Assessment depicts all the associated infrastructure as one symbol making it difficult to determine which specific infrastructure or activity would be located in which area. All layout plans utilized by the specialist's	 (i) The EAP confirms that all relevant listed activities are applied for, are specific and can be linked to the development activity or infrastructure as described in the project description. The listed activities are included in the Scoping Report under Section 2.3. (ii) The EAP confirms that the latest application form, dated April 2021, has been used and that the listed activities in the Scoping Report are the same as those in the Application Form. (c) Layout & Sensitivity Maps



Page | 302 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
		studies and overlaid by the identified sensitivities on the site, must be the same layout plan uniformly used by all specialists. Each activity/infrastructure needs to be clearly illustrated on the layout plans and assigned different symbols that can be clearly seen and identified. (iv) Comments must be obtained from this Department's Biodiversity Conservation Directorate at BCAdmin@dffe.gov.za. (b) Listed Activities	 (i) Coordinate points, including all bend points, for the proposed development site, as well as the start, middle, and end points of all linear activities are included in the Scoping Report. Please see Table 2-4 and Figure 2-4 in Chapter 2 of this report for the coordinates for the site. (ii) All turbine positions are clearly numbered in the maps and consistently used in all maps in the report. This numbering will be maintained throughout the EIA Phase for ease of reference.
		 (i) Please ensure that all relevant listed activities are applied for, are specific and can be linked to the development activity or infrastructure as described in the project description. (ii) If the activities applied for in the application form differ from those mentioned in the Final SR, an amended application form must be submitted. Please note that the Department's application form template has been amended and can be downloaded from the following link https://www.environment.gov.za/documents/forms. (c) Layout & Sensitivity Maps (i) The Final SR must provide coordinate points for the proposed development site (note that if the site has numerous bend points, at each bend point coordinates must be provided) as well as the start, middle and end point of all linear activities. 	(iii) A preliminary layout map is included as Figure 2-1 in the Scoping Report as described below (please note that the layout will be refined based on the outcome of the specialist studies in order to avoid and minimise impacts on sensitive areas): a) The preliminary positions of the proposed wind turbines, laydown areas, internal and external roads, substations and concrete batching plant are displayed on the map. The position of the BESS, gate house and security, operational and maintenance buildings have yet to be determined and will be informed by the outcome of the specialist assessments and EIA. b) A separate preliminary sensitivity map overlain by the proposed WEF and associated infrastructure as described in point (a) is included as Figure 7-10 in the Scoping Report; c) Supporting onsite infrastructure as described above in point (a) is preliminarily show in Figure 2-1;



Page | 303 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
		 (ii) All preferred turbine positions must be clearly numbered. The turbine position numbers must be consistently used in all maps to be included in the reports. (iii) Please provide a layout map which indicates the following: a) The proposed position of the wind turbines, laydown areas, internal and external roads, substations, BESS, gate house and security, operational and maintenance buildings and the concrete batching plant; b) The proposed WEF and associated infrastructure, overlain by the sensitivity map; c) All supporting onsite infrastructure e.g. roads (existing and proposed); 	d & e) The location of preliminary sensitive environmental features and buffer areas on the site have been included as Figure 7-10 in the report; and f) No-go areas will be identified based on the results of the full impact assessments that from part of the EIR phase of the application. (iv) A cumulative map showing neighbouring renewable energy developments is included as Figure 9.1. (v) The EAP confirms that Google maps has not been used to create the maps for this application.
		d) The location of sensitive environmental features on site e.g. CBAs, heritage sites, wetlands, drainage lines etc. that will be affected; e) Buffer areas; and f) All "no-go" areas.	(d) Alternatives (i) The EAP acknowledges the required process in terms of Alternatives. Please see Chapter 8 and Table 8.1 for a detailed description of Alternatives.
		(iv) The above map must be overlain with a sensitivity map and a cumulative map which shows neighbouring renewable energy developments and existing grid infrastructure.	(ii) A description of identified alternatives has been provided in Chapter 8 and Table 8.1.(e) Public Participation Process
		(v) Google maps will not be accepted.(d) Alternatives(i) Please provide a description of any identified alternatives for the proposed activity that are feasible and reasonable,	(i) The provincial Newspaper, Die Volksblad, does not publish advertisements in English. Therefore, the Afrikaans medium was the only medium available to use.
		including the advantages and disadvantages that the proposed activity or alternatives will have on the environment and on the	(ii) The Public Participation Process is being conducted in terms of Regulation 39, 40 41, 42, 43 & 44 of the EIA Regulations 2014, as amended. Please kindly refer to



Page | 304 Soyuz 6 WEF

Appendix 2 of GN R.982 of 2014 (as amended). (ii) Alternatively, you should submit written proof of an investigation and motivation if no reasonable or feasible alternatives exist in terms of Appendix 2. Final Scoping Report as Appendix D which includes comments received on the Draft Scoping Report for I&APs and organs of state which have jurisdiction respect of the proposed activity, including comments received on the Draft Scoping Report as Appendix D which includes comments received on the Draft Scoping Report as Appendix D which includes comments received on the Draft Scoping Report for I&APs and organs of state which have jurisdiction respect of the proposed activity, including comments received on the Draft Scoping Report for I&APs and organs of state which have jurisdiction respect of the proposed activity, including comments received on the Draft Scoping Report for I&APs and organs of state which have jurisdiction respect of the proposed activity, including comments received on the Draft Scoping Report for I&APs and Organs of State which have jurisdiction respect of the proposed activity, including comments received on the Draft Scoping Report as Appendix D which includes comments received on the Draft Scoping Report as Appendix D which includes comments received on the Draft Scoping Report for I&APs and Organs of State which have jurisdiction respect of the proposed activity, including the Draft Scoping Report for I&APs and Organs of State which have jurisdiction respect to the Draft Scoping Report as Appendix D which includes comments are proposed activity.	STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
to Chapter 10 (PPP process, inclusive of Stakeholder (i) Kindly provide reasons as to why the language selected for the newspaper advertisement (attached as Appendix C) is only Afrikaans. The EAP must ensure that the newspaper medium used must ensure that all potential I&AP's are adequately catered for in the study area. (ii) Please ensure that all issues raised and comments received during the circulation of the SR from registered I&APs and organs of state which have jurisdiction (including this Department's Biodiversity Section) in respect of the proposed activity are adequately addressed in the Final SR. Proof of correspondence with the various stakeholders must be included in the Final SR. Should you be unable to obtain comments, proof should be submitted to the Department of the attempts that were made to obtain comments. The Public Participation Process must be conducted in terms of Regulation 39, 40 41, 42, 43 & 44 of the EIA Regulations 2014, as amended. (iii) All issues raised and comments received during the circulation of the Draft SR from I&APs and organs of state which	I&AP DETAILS	RECEIVED	Appendix 2 of GN R.982 of 2014 (as amended). (ii) Alternatively, you should submit written proof of an investigation and motivation if no reasonable or feasible alternatives exist in terms of Appendix 2. (e) Public Participation Process (i) Kindly provide reasons as to why the language selected for the newspaper advertisement (attached as Appendix C) is only Afrikaans. The EAP must ensure that the newspaper medium used must ensure that all potential I&AP's are adequately catered for in the study area. (ii) Please ensure that all issues raised and comments received during the circulation of the SR from registered I&APs and organs of state which have jurisdiction (including this Department's Biodiversity Section) in respect of the proposed activity are adequately addressed in the Final SR. Proof of correspondence with the various stakeholders must be included in the Final SR. Should you be unable to obtain comments, proof should be submitted to the Department of the attempts that were made to obtain comments. The Public Participation Process must be conducted in terms of Regulation 39, 40 41, 42, 43 & 44 of the EIA Regulations 2014, as amended. (iii) All issues raised and comments received during the circulation of the Draft SR from I&APs and organs of state which have jurisdiction in respect of the proposed activity are	(iii) Please kindly refer to the Comments and Response Report, appended to the Final Scoping Report as Appendix D which includes all comments received on the Draft Scoping Report from I&APs and organs of state which have jurisdiction in respect of the proposed activity, including comments from DFFE EIA Application Directorate and DFFE Biodiversity Directorate. Comments have been addressed within the Final Scoping Report. Kindly refer to Chapter 10 (PPP process, inclusive of Stakeholder and I&AP database, Appendix C (PPP Proofs); and Appendix D (Comments and Response Report). (iv) The Comments and Response Report is a separate document from the main report and is present a table format. Please kindly refer to the Comments and Response Report, appended to the Final Scoping Report as Appendix D. All comments from I&APs have been



Page | 305 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
		this Department, and must be incorporated into a Comments and Response Report (CRR).	(v) The minutes and attendance register for the Pre- Application Meeting held with DFFE are included under Appendix C (PPP Proofs).
		(iv) The comments and response trail report (C&R) must be submitted with the Final SR. The C&R report must incorporate all comments for this development. The C&R report must be a separate document from the main report and the format must be in the table format as indicated in Annexure 1 of this comments letter. Please refrain from summarising comments	(vi) All proofs of PPP are available in Appendix C of this Report and the Comments and Response Report is available in Appendix D. (f) Specialist Assessments
		made by I&APs. All comments from I&APs must be copied verbatim and responded to clearly. Please note that a response such as "Noted" is not regarded as an adequate response to I&AP's comments.	(i) Specialist Declaration of Interest forms have been attached to the Final Scoping Report under Appendix E. The Department's template has been used.
		(v) Minutes and attendance registers (where applicable) of any physical/virtual meetings held by the Environmental Assessment Practitioner (EAP) with Interested and Affected Parties (I&APs) and other role players must be included in the Final SR.	(ii) Detailed specialist methodologies are provided under Chapter 10 of the Final Scoping Report and will also be included each specialist report. The specialists have assessed the preliminary layout of the proposed WEF project. The layout will be refined during the EIR phase of the project when the detailed specialist impact
		(vi) The Final SR must provide evidence that all identified and relevant competent authorities have been given an opportunity to comment on the proposed development.	assessments are undertaken. (iii) The EAP confirms that the detailed specialist impact
		(f) Specialist Assessments	assessments will provide a detailed description of all limitations associated with the studies. All specialist studies will be conducted in the correct season where
		(i) Specialist Declaration of Interest forms must be attached to the Final SR. The forms are available on Department's website	applicable.
		(please use the Department's template).	(iv) The EAP acknowledges that in the event that specialists specify contradicting recommendations, the
		(ii) Specialist studies to be conducted must provide a detailed description of their methodology, as well as indicate the	EAP will clearly indicate the most reasonable



Page | 306 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
		locations and descriptions of turbine positions, and all other associated infrastructures that they have assessed and are recommending for authorisations.	recommendation and substantiate this. Further expert advice will be obtained should the EAP deem this fit.
		 (iii) The specialist studies must also provide a detailed description of all limitations to their studies. All specialist studies must be conducted in the right season and providing that as a limitation, will not be accepted. (iv) Should the appointed specialists specify contradicting recommendations, the EAP must clearly indicate the most reasonable recommendation and substantiate this with defendable reasons; and were necessary, include further 	(v) The EAP confirms that specialist assessments will be conducted in accordance with the Procedures for the Assessment and Minimum Criteria for Reporting on identified Environmental Themes in terms of Sections 24(5)(a) and (h) and 44 of the National Environmental Management Act, 1998, when applying for Environmental Authorisation, which were promulgated in Government Notice No. 320 of 20 March 2020 (i.e. "the Protocols"), and in Government Notice No. 1150 of 30 October 2020 (i.e. protocols for terrestrial plant and
		expertise advice. (v) It is further brought to your attention that Procedures for the Assessment and Minimum Criteria for Reporting on identified Environmental Themes in terms of Sections 24(5)(a) and (h) and 44 of the National Environmental Management Act, 1998, when applying for Environmental Authorisation, which were promulgated in Government Notice No. 320 of 20 March	animal species). (vi) The Specialist Declaration of Interest forms included under Appendix E of the Scoping Report indicate the scientific organisation registration/member number and status of registration/membership of the specialist. (vii) The Final Scoping Report includes the Site
		2020 (i.e. "the Protocols"), and in Government Notice No. 1150 of 30 October 2020 (i.e. protocols for terrestrial plant and animal species), have come into effect. Please note that specialist assessments must be conducted in accordance with these protocols.	Verification Report compiled in terms of the protocols (see Chapter 7 of the Final Scoping Report) as required by the relevant environmental themes and assessments.
		(vi) As such, the Specialist Declaration of Interest forms must also indicate the scientific organisation registration/member number and status of registration/membership for each specialist.	(viii) The EAP confirms that the relevant specialist SACNASP certificates will be attached to the relevant specialist reports.(ix) The required specialist studies are presented in
			Table 7.1 in the Final Scoping Report, which provides the



Page | 307 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
		(vii) Please also ensure that the Final SR includes the Site Verification Report as required by the relevant environmental themes and assessments.	site sensitivity verification and indicates the specialist studies to be undertaken and describes the approach. Several specialist studies are being combined, namely the Visual Specialist Study includes an landscape and
		(viii) Please note further that the protocols, if applicable, require certain specialists' to be SACNASP registered. Please ensure that the relevant specialist certificates are attached to the relevant reports.	flicker assessment, the Faunal Specialist Study includes the terrestrial biodiversity and animal species assessments, and the Botanical Specialist Study includes the terrestrial biodiversity and plant species assessments. The relative civil aviation and defence
		(ix) We note that the screening tool indicates that seventeen specialist studies need to be undertaken or conducted. We note that the SR does not include seventeen specialist reports. Please kindly peruse the protocols and provide in the SR site sensitivity reports for each theme/study listed, as well as compliance statements for assessments not needed to be conducted based on your site sensitivity verification. For ease of reference, Part A of the protocols is omitted from the SR.	themes have been confirmed to be of low sensitivity; therefore, no further assessment is required. As agreed during the pre-application meeting with DFFE, SKA/SARAO will be registered as a stakeholder and will be invited to participate in the PPP. Should an RFI study be required, this can be commissioned during the EIR phase.
		(g) Cumulative Assessment	(g) Cumulative Assessment
		(i) Should there be any other similar projects within a 30km radius of the proposed development site, the cumulative impact assessment for all identified and assessed impacts must be refined to indicate the following: a) Identified cumulative impacts must be clearly defined, and where possible the size of the identified impact must be quantified and indicated, i.e. hectares of cumulatively transformed land.	(i) The proposed assessment of cumulative impacts is discussed under Section 9.4 of the Final Scoping Report. A map showing similar projects within a 30km radius of the proposed development site has been included as Figure 9.1. During the EIR phase, the cumulative impact assessment for all identified and assessed impacts will be refined and will indicate the following: a) Identified cumulative impacts will be defined, and where possible the size of the impact will be quantified
		b) Detailed process flow and proof must be provided, to	and indicated.
		indicate how the specialist's recommendations, mitigation	



Page | 308 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
		measures and conclusions from the various similar developments in the area were taken into consideration in the assessment of cumulative impacts and when the conclusion and mitigation measures were drafted for this project. c) The cumulative impacts significance rating must also inform the need and desirability of the proposed development. d) A cumulative impact environmental statement on whether the proposed development must proceed.	 b) The process flow to be followed is included under Section 9.4 of the Final Scoping Report c) The cumulative impacts significance rating will be provided to inform the need and desirability of the proposed development. d) A cumulative impact environmental statement will be provided on whether the proposed development must proceed.
		General You are further reminded to comply with Regulation 21(1) of the NEMA EIA Regulations 2014, as amended, which states that: "If S&EIR must be applied to an application, the applicant must, within 44 days of receipt of the application by the competent authority, submit to the competent authority a scoping report which has been subjected to a public participation process of at least 30 days and which reflects the incorporation of comments received, including any comments of the competent authority"	General The EAP confirms that the application complies with Regulation 21(1) of the NEMA EIA Regulations 2014, as amended. The Final Scoping Report, which includes a 30-day public review period, has been submitted within 44 days of receipt of the application. The report includes all comments received. The EAP confirms that the Final Scoping report complies with the scope of assessment and content of Scoping reports in accordance with Appendix 2 and Regulation 21(1) of the EIA Regulations 2014, as amended.
		You are further reminded that the Final SR to be submitted to this Department must comply with all the requirements in terms of the scope of assessment and content of Scoping reports in accordance with Appendix 2 and Regulation 21(1) of the EIA Regulations 2014, as amended.	The EAP acknowledges that this application will lapse if the applicant fails to meet any of the timeframes prescribed in terms of these Regulations unless an extension has been granted in terms of Regulation 3(7). The EAP acknowledges that no activity may commence
		Further note that in terms of Regulation 45 of the EIA Regulations 2014, as amended, this application will lapse if the	prior to an Environmental Authorisation being granted by the Department.



Page | 309 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT		EAP/APPLICANT RESPONSE
IGAL DETAILS	RECEIVED	applicant fails to meet any of the timeframe terms of these Regulations, unless an extending granted in terms of Regulation 3(7). You are hereby reminded of Section 24F of Environmental Management Act, Act No. 10 amended, that no activity may commence Environmental Authorisation being grant Department. Annexure 1	f the National 7 of 1998, as e prior to an	Annexure 1 The comments and response report (this table) has been presented in the table format required by the CA.
		Format for Comments Comment and Response Report: Date of comment, format of comment name of organisation/I&AP	Response EAP/Appl st	
		27/03/2021 Please record C&R treport in this formation Please update the Forestry, Fisheries and the Environment: provincial National Infrastructure Projects (Joe Soap) authority	t trail repor updated i	
Seoka Lekota Biodiversity Control Officer Grade B	21/10/2022	COMMENTS ON THE DRAFT SCOPING REP DEVELOPMENT OF THE PROPOSED SOYUZ WEF (RITSTOWN WITHIN EMTHANJENI AND UI MUNICIPALITIES, NORTHERN CAPE PROVINCE	ORT FOR THE	Thank you for your comments on the Soyuz WEFs Draft Scoping Reports. The EAP acknowledges that you have no objections.



Page | 310 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
Department of	RECEIVED		
Forestry, Fisheries and		The Directorate: Biodiversity Conservation has reviewed and	The aim of the EIA and associated specialist studies is to
the Environment		evaluated the report and does not have any objections to the	ensure that infrastructure is not placed in such a way
		Draft Scoping Report & Plan of Study.	that will detrimentally affect highly sensitive biodiversity areas. The presence of No-Go and sensitive
		However, according to the Northern Cape Critical Biodiversity	areas will inform the project layout to ensure that the
		Area Map (2016) maps biodiversity priority areas, including Critical Biodiversity Areas (CBAs), Ecological Support Areas	impact of the project is as low as possible.
		(ESAs), and Other Natural Areas (ONAs) require safeguarding to	The EAP confirms that all Public Participation Process
		ensure the persistence of biodiversity and ecosystem	documents related to the project will be submitted to
		functioning, through a systemic conservation planning process.	the Directorate: Biodiversity Conservation at Email;
		It is therefore that infrastructure is placed in such a way to	BCAdmin@environment.gov.za/BCAdmin@dffe.gov.za
		avoid any highly sensitive biodiversity areas and where	for attention of Mr. Seoka Lekota.
		avoidance is not possible, minimise the footprint, to reduce the	
		impact of the project.	
		NB: The Public Participation Process document related to	
		Biodiversity EIA for review and queries should be submitted to	
		the Directorate: Biodiversity Conservation at Email;	
		BCAdmin@environment.gov.za for attention of Mr. Seoka	
		Lekota.	
Natasha Higgitt	21/10/2022	In terms of Section 38(3), 38(8) of the National Heritage	Thank you for your comments on the Soyuz 6 WEF Draft
nhiggitt@sahra.org.za		Resources Act (Act 25 of 1999)	Scoping Report.
021 462 4502			
Heritage Officer		Attention: Soyuz 6 (Pty) Ltd	Interim Comment
South African			The EAP confirms that the pending assessment of the
Resource Agency		The Applicant, Soyuz 6 (Pty) Ltd., is proposing the development	impact to heritage and palaeontological resources will
(SAHRA)		of a commercial Wind Energy Facility (WEF) and associated	comply with section 38(3) of the NHRA, the 2007 SAHRA
Philip Hine		infrastructure on a site located approximately 53 km South East of Britstown within the Ubuntu Local Municipality and the	Minimum Standards: Archaeological and Palaeontological Components of Impact Assessment
Manarger:		Pixley ka Seme District Municipality in the Northern Cape	and the 2012 Minimum Standards: Palaeontological
Archaeology,		Province.	and the 2012 Millimum Standards. Falaeontological



Page | 311 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
Palaeontology and Meteorites Unit SAHRA		CES Environmental and Social Advisory Services has been appointed by Soyuz 6 (Pty) Ltd to conduct an Environmental Authorisation (EA) Application for the proposed Soyuz 6 Wind Energy Facility, near Merriman, Northern Cape Province. A draft Scoping Report (DSR) has been submitted in terms of the National Environmental Management Act, 1998 (NEMA) and the 2017 NEMA Environmental Impact Assessment (EIA) Regulations. The proposed development will include the construction of up to 75 turbines, transformer at the base of each turbine, concrete turbine foundation, turbine, crane and blade hardstands, temporary laydown areas, battery energy storage system (BESS), cabling between turbines (underground where practical), two on-site substations, access roads to the site and between project components inclusive of storm water infrastructure (125 km), a temporary site camp establishment and concrete batching plants, operation and maintenance buildings, within an application area of 17 800 ha. Banzai Environmental (Pty) Ltd and Exigo Sustainability were appointed to provide heritage specialist input into the EA process as required by section 24(4)b(iii) of NEMA and section 38(8) of the National Heritage Resources Act, Act 25 of 1999 (NHRA). Butler, E. 2022. Palaeontological Desktop Assessment: Soyuz 6 Wind Energy Facility Northern Cape Province. The proposed development area is underlain by Late Caenozoic alluvium, Karoo Jurassic Dolerite, the Middle Permian Abrahamskraal Formation which is very highly sensitive. The	Component of Heritage Impact Assessments. The HIA will include the results of the VIA. We look forward to receiving further comments from you once you have reviewed the draft EIA inclusive of appendices.



Page | 312 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
		report recommends that a site investigation of the proposed development area be conducted during the EIA phase.	
		Nelius, K. 2022. Heritage Scoping Study: Soyuz 6 (Pty) Ltd: Soyuz 6 Wind Energy Facility Project, Pixley Ka Seme District Municipality, Northern Cape Province.	
		The desktop assessment states that heritage resources such as Stone Age sites, engravings, historical farmsteads and	
		structures, remains of the Anglo-Boer War, cemeteries and burial grounds, and intangible heritage may be present in the proposed development area.	
		Recommendations provided in the report include the following:	
		 The HS should be expanded to an integrated Phase 1 Heritage Impact Assessment (HIA) including findings of a walkdown of final project impact areas to document all sites, features and objects; 	
		It is recommended that all graves and cemeteries that might occur in the project surrounds be conserved and excluded from impact emanating from any future	
		development. Where impact on such resources would prove to be inevitable, the correct human remains repatriation procedures should be observed at all times. These procedures should include public	
		times. These procedures should include public notification of intent to relocate the remains, consultation with descendant communities, close	
		liaison with - and approval from local futurities, adherence to any local laws and / bylaws, and correct grave relocation methodologies;	



Page | 313 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
		 It is possible that groups, farmers and locals living in the area have occupied the region for many generations and have expressed long-term cultural associations with the region. Therefore, it is important to ascertain from these respondents whether there are any further undetected sites of cultural significance in the area to which they relate and / or attach cultural meaning. Interim Comment The SAHRA Archaeology, Palaeontology and Meteorites (APM) Unit requests that the pending assessment of the impact to heritage and palaeontological resources comply with section 38(3) of the NHRA, the 2007 SAHRA Minimum Standards: Archaeological and Palaeontological Components of Impact Assessment and the 2012 Minimum Standards: Palaeontological Component of Heritage Impact Assessments. The HIA must include the results of the VIA. Further comments will be issued upon receipt of the above pending reports and the draft EIA inclusive of appendices. 	
		COMMENTS SUBMITTED AFTER FINAL SCOPING REF	ORT
STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
Izak Theron Landowner for Soyuz 6 WEF	4/11/2022	We are a land owner in Soyuz 6 WEF. I have serious concerns in regards to the zoning of some of the turbines. No one has consulted us (land owner) in this regard. Please advise who to contact.	The applicant consulted with the landowner and agreed to ensure that no turbines are located within 1 km of the landowner's residence. The WEF layout incorporates these changes.



Page | 314 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
Portia Makitla DFFE Control Biodiversity Officer: Biodiversity Mainstreaming & EIA	7/11/2022	DFFE Directorate: Biodiversity Conservation hereby acknowledge receipt of the invitation to review and comment on the project mentioned on the subject line. Kindly note that the project has been allocated to Mrs P Makitla and Ms M Mudau (Both copied on this email). Please note: All Public Participation Process documents related to Biodiversity EIA review and any other biodiversity EIA queries will be submitted to the Directorate: Biodiversity Conservation at Email: BCAdmin@environment.gov.za for attention of Mr Seoka Lekota	All correspondence regarding the Public Participation Process for the Soyuz WEF cluster have and will continue to be submitted the DFFE Biodiversity Conservation Directorate and marked for attention of Mr Seoka Lekota as well as Mrs P Makitla and Ms M Mudau. It is noted that we have also sent the correspondence to the BCAdmin@dffe.gov.za email address, as this is the correct email address.
John Geerigh Eskom	07/11/2022	Do these projects have reference numbers yet?	CES replied 7/11/2022: "Yes, they do each have a DFFE reference number as follows: Soyuz 1 WEF: 14/12/16/3/3/2/2205 Soyuz 2 WEF: 14/12/16/3/3/2/2206 Soyuz 3 WEF: 14/12/16/3/3/2/2207 Soyuz 4 WEF: 14/12/16/3/3/2/2208 Soyuz 5 WEF: 14/12/16/3/3/2/2209 Soyuz 6 WEF: 14/12/16/3/3/2/2210 An electronic copy of the Final Scoping Reports with that information can also be downloaded from the CES website at: http://www.cesnet.co.za/public-documents ".
Martin Zeekoei I&AP	1/12/2022	Thank you for the information.	The comment has been recorded.
Mashienyane Portia Makitla DFFE	06/12/2022	Kindly find the attached comments for your consideration. COMMENTS ON THE FINAL SCOPING REPORTS FOR THE DEVELOPMENT OF THE PROPOSED SOYUZ WEF COMPLEX	All correspondence regarding the Public Participation Process for the Soyuz WEF cluster have and will continue to be submitted the DFFE Biodiversity Conservation



Page | 315 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
Control Biodiversity Officer: Biodiversity		NEAR BRITSTOWN WITHIN EMTHANJENI AND UBUNTU LOCAL MUNICIPALITIES, NORTHERN CAPE PROVINCE	Directorate and marked for attention of Mr Seoka Lekota as well as Mrs P Makitla and Ms M Mudau. It is
Mainstreaming & EIA And		The Directorate: Biodiversity Conservation has reviewed and evaluated the report and does not have any objections to the Draft Scoping Report & Plan of Study.	noted that we have also sent the correspondence to the BCAdmin@dffe.gov.za email address, as this is the correct email address.
Seoka Lekota Control Biodiversity Officer Grade B: Biodivseristy		The Northern Cape Critical Biodiversity Area Map (2016) classified the Critical Biodiversity Areas (CBAs) as areas required to meet biodiversity targets for ecosystems, species and ecological processes, as identified in a systematic biodiversity plan. Ecological Support Areas (ESAs) are not	The specialist studies undertaken during the EIA, including the terrestrial biodiversity studies, have informed the layout of the proposed WEF. The WEF infrastructure thus avoids. sensitive areas as far as possible.
Conservation Department of Forestry, Fisheries and		essential for meeting biodiversity targets but play an important role in supporting the ecological functioning of Critical Biodiversity Areas and/or in delivering ecosystem services.	A detailed sensitivity analysis together with a layout map superimposed on an environmental sensitivity map is included under Section 10 of this report.
the Environment		The proposed development might impact on biodiversity important areas, kindly prioritise positioning the development infrastructures in areas of low ecological importance and ensure that all activities within a sensitive area that will result with significant negative residual impacts after mitigation are prohibited. Furthermore, the following recommendations must be considered in the final report. • A map combining the final layout map superimposed (overlain) on the environmental sensitivity map. This map must reflect the proposed location of the turbine • Wetlands, rivers and rivers riparian areas must be treated as "no-go" areas and appropriately demarcated as such	Wetlands, rivers and riparian areas have been demarcated as no-go areas except where access roads over these areas are required. The freshwater specialist study includes a detailed impact assessment on these features and recommends mitigation measures for minimizing potential impacts. At bat/avifauna monitoring programme will be developed and implemented for the construction and operational phases of the WEF. Alien invasive plant, erosion, maintenance and rehabilitation management plans will form part of the final EMPr submitted to DFFE for approval.
		 Develop and implement bat/avifauna monitoring program to determine the actual impacts on the bat community The pre-construction monitoring programme must be designed in accordance with the latest version of the "Best 	



Page | 316 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
	practice guidelines for avian monitoring and impact mitigation at proposed wind energy development areas in southern Africa" • Develop and submit an Alien Invasive Plant Species Management as part of the final report to mitigate on alien plant invasion • Develop an Erosion Management Plan, Maintenance Plan and Rehabilitation Plan of natural vegetation to mitigate on habitat degradation and consider all phases of the development; and • Rehabilitation Plan must include the ongoing monitoring and maintenance of the surrounding natural vegetation. • NB: The Public Participation Process documents related to Biodiversity EIA for review and queries should be submitted to the Directorate: Biodiversity Conservation at Email; BCAdmin@environment.gov.za for attention of Mr.		
Milicent Solomons Acting Chief Director: Integrated Environmental Authorisations DFFE (Signed by Coenrad Agenbach)		ACCEPTANCE OF THE SCOPING REPORT FOR THE PROPOSED 460MW SOYUZ 6 WIND ENERGY FACILITY AND ITS ASSOCIATED INFRASTRUCTURE SOUTH EAST OF BRITSTOWN WITHIN THE UBUNTU LOCAL MUNICIPALITY IN THE NORTHERN CAPE PROVINCE The final Scoping Report (SR) and the Plan of Study for Environmental Impact Assessment dated November 2022 and received by the Department on 02 November 2022, refer.	Listed Activities The EIAr provides an assessment of the impacts and mitigation measures for each of the listed activities applied for. The listed activities represented in the EIAr and the application form are the same and correct. The EIAr assesss the correct sub listed activity for each listed activity applied for.
		The Department has evaluated the submitted final SR and the Plan of Study for Environmental Impact Assessment dated November 2022 and is satisfied that the documents comply with the minimum requirements of the Environmental Impact	Public Participation



Page | 317 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
		Assessment (EIA) Regulations, 2014, as amended. The final SR is hereby accepted by the Department in terms of Regulation 22(1)(a) of the EIA Regulations, 2014, as amended.	A second advert in English has been placed in the newspaper to coincide with the availability of the Draft EIR. Proof will be included in the Final EIR.
		You may proceed with the environmental impact assessment process in accordance with the tasks contemplated in the Plan of Study for Environmental Impact Assessment as required in terms of the EIA Regulations, 2014, as amended.	All relevant stakeholders have been included on the I&AP and stakeholder database for the WEF. This includes the Northern Cape Department: Agriculture, Environment Affairs, Rural Development and Land Reform, the Emthanjeni Local Municipality, the Pixley Ka Seme District Municipality, the Department of Water and Sanitation (DWS), the South African Heritage
		In addition, the following amendments and additional information are required for the EIAr: (a) Listed Activities	Resources Agency (SAHRA), the Endangered Wildlife Trust (EWT), BirdLife SA, the Department of Mineral Resources, and the Department of Environment, Forestry and Fisheries: Directorate Biodiversity and
		(i) The EIAr must provide an assessment of the impacts and mitigation measures for each of the listed activities applied for.(ii) The listed activities represented in the EIAr and the	Conservation. All comments received from stakeholders will be submitted to the DFFE with the Final EIR. All issues raised, and comments received during the circulation of the draft SR and draft EIAr from registered
		application form must be the same and correct.	I&APs and organs of state which have jurisdiction in
		(iii) The EIAr must assess the correct sub listed activity for each listed activity applied for.	respect of the proposed activity will be adequately addressed in the final EIR. Proof of correspondence with the various stakeholders will be included in the final EIR. Proof will be submitted to the DFFE of the attempts
		(b) Public Participation	made to obtain comments.
		(i) Please ensure the language used to inform potential I&APs in the newspaper advertisement is not only communicated in the language Afrikaans but should also utilise other dominant languages spoken in the study area. The EAP must ensure that	A Comments and Response trail report (C&R) will be submitted with the final EIR. The C&R report will incorporate all comments for this development. The C&R report will be a separate document from the main report and in a table format. Comments from I&APs will be transcribed verbatim and responded to clearly.



Page | 318 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
		the newspaper medium adequately caters for all potential I&APs in the study area. (ii) Please ensure that comments from all relevant stakeholders are submitted to the Department with the EIAr. This includes but is not limited to the Northern Cape Department: Agriculture, Environment Affairs, Rural Development and Land Reform, the Emthanjeni Local Municipality, the Pixley Ka Seme District Municipality, the Department of Water and Sanitation (DWS), the South African Heritage Resources Agency (SAHRA),	Comments from I&APs will not be split and arranged into categories. Comments from each submission will be responded to individually. The Public Participation Process is being conducted in terms of Regulation 39, 40, 41, 42, 43 and 44 of the EIA Regulations, 2014, as amended. (c) Layout & Sensitivity Maps
		the Endangered Wildlife Trust (EWT), BirdLife SA, the Department of Mineral Resources, and the Department of Environment, Forestry and Fisheries: Directorate Biodiversity and Conservation. (iii) Please ensure that all issues raised, and comments received during the circulation of the draft SR and draft ElAr from registered I&APs and organs of state which have jurisdiction in respect of the proposed activity are adequately addressed in the final ElAr. Proof of correspondence with the various stakeholders must be included in the final ElAr. Should you be unable to obtain comments, proof should be submitted to the Department of the attempts that were made to obtain	The EIAr must provides coordinate points for the proposed development site and all proposed infrastructure. Coordinates are listed in the EIR All turbine positions are clearly numbered. The turbine position numbers have been consistently used in all maps in the reports. A final preferred layout map is included in the EIR All available biodiversity information has been used in the finalisation of the layout map. Existing infrastructure will be used as far as possible e.g., roads. The layout map indicates the following:
		comments. (iv) A Comments and Response trail report (C&R) must be submitted with the final EIAr. The C&R report must incorporate all comments for this development. The C&R report must be a separate document from the main report and the format must be in the table format as indicated in Appendix 1 of this comments letter. Please refrain from summarising comments made by I&APs. All comments from I&APs must be copied verbatim and responded to clearly. Please note that a response	 The proposed wind energy facility boundary Position of the wind turbines Powerlines Internal roads All supporting onsite infrastructure such as laydown area, guard house and control room Substations, transformers, switching stations and inverters Battery Energy Storage System



Page | 319 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
	such as "noted" is not regarded as an adequate response to I&AP's comments. (v) Comments from I&APs must not be split and arranged into categories. Comments from each submission must be responded to individually. (vi) The Public Participation Process must be conducted in terms of Regulation 39, 40, 41, 42, 43 and 44 of the EIA Regulations, 2014, as amended.		 The location of sensitive environmental features on site, including CBAs, heritage sites, wetlands, drainage lines. that will be affected by the facilities and its associated infrastructure Connection routes to the distribution/transmission network. Note that pylon positions will depend on the outcome of the micro siting exercise to take place prior to finalization of the EMPr All existing infrastructure on the site, especially railway lines and roads
		(i) The EIAr must provide coordinate points for the proposed development site and all proposed infrastructure (note that if the site has numerous bend points, at each bend point coordinates must be provided) as well as the start, middle and end point of all linear activities.	 Buildings, including accommodation. An environmental sensitivity map indicating the following is shown in the EIR. The location of sensitive environmental features identified on site, e.g. CBAs, protected areas, heritage sites, wetlands, drainage lines etc. that
		 (ii) All preferred turbine positions must be clearly numbered. The turbine position numbers must be consistently used in all maps to be included in the reports. (iii) The EIAr must provide a copy of the final preferred layout map. All available biodiversity information must be used in the finalisation of the layout map. Existing infrastructure must be used as far as possible e.g., roads. The layout map must indicate the following: A clear indication of the envisioned area for the proposed 	will be affected by the facility and its associated infrastructure Buffer areas All "no-go" areas The above layout map has been superimposed (overlain) with the sensitivity map. A cumulative map which shows neighbouring and existing infrastructure has also been provided. Google maps has not been used to create these maps. Specialist assessments
		wind energy facility; Position of the wind turbines;	The identified specialist studies all include the following: A detailed description of the study's methodology; indication of the locations and



Page | 320 Soyuz 6 WEF

DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
	 ➢ Powerlines; ➢ Internal roads; ➢ All supporting onsite infrastructure such as laydown area, guard house and control room etc.; ➢ Substations, transformers, switching stations and inverters; ➢ Battery Energy Storage System; ➢ The location of sensitive environmental features on site e.g. CBAs, heritage sites, wetlands, drainage lines etc. that will be affected by the facilities and its associated infrastructure; ➢ Connection routes (including pylon positions) to the distribution/transmission network; ➢ All existing infrastructure on the site, especially railway lines and roads; and ➢ Buildings, including accommodation. (iv) Please provide an environmental sensitivity map which indicates the following: a) The location of sensitive environmental features identified on site, e.g. CBAs, protected areas, heritage sites, wetlands, drainage lines etc. that will be affected by the facility and its associated infrastructure; b) Buffer areas; and c) All "no-go" areas. 	descriptions of the development footprint, and all other associated infrastructures that they have assessed and are recommending for authorisation. Provide a detailed description of all limitations to the studies. All specialist studies must be conducted in the right season and providing that as a limitation will not be allowed. 'No-go' areas are presented as areas where no development of any infrastructure is allowed. In areas where 'no-go' relates to only certain infrastructure, this has been clearly indicated. The specialists have indicated the 'no-go' area buffers where applicable. All specialist studies forming part of the final EIR will be final, and will provide detailed/practical mitigation measures for the preferred alternative and recommendations, and do not recommend further studies to be completed post EA. Birdlife South Africa and SABAA will be engaged to comment on the Draft EIR. Specific specialist mitigation measures, these must be clearly indicated. The appointed specialists have not specified contradicting recommendations. The specialists have used the Procedures for the Assessment and Minimum Criteria for Reporting in identified Environmental Themes in terms of Sections 24(5)(a) and (h) and 44 of the National Environmental Management Act, 1998, when applying for Environmental Authorisation, which were promulgated



Page | 321 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE		
		(v) The above layout map must be superimposed (overlain) with the sensitivity map and a cumulative map which shows neighbouring and existing infrastructure.(vi) Google maps will not be accepted.(d) Specialist assessments	in Government Notice No. 320 of 20 March 2020 (i.e. "the Protocols") and in Government Notice No. 1150 of 30 October 2020 (i.e. protocols for terrestrial plant and animal species), have come into effect. Specialist assessments have been conducted in accordance with these protocols. A site verification report was included in the Scoping		
		 (i) The EAP must ensure that the terms of reference for all the identified specialist studies must include the following: a) A detailed description of the study's methodology; indication of the locations and descriptions of the development footprint, and all other associated infrastructures that they have assessed and are recommending for authorisation. b) Provide a detailed description of all limitations to the studies. All specialist studies must be conducted in the right season and providing that as a limitation will not be allowed. 	specialist studies. Certificates have been included in the EIR. Specialist Declaration of Interest forms indicate the scientific organisation registration/member number and status of registration/membership for each specialist and are included under Appendix F of the Draft EIR (this report). The following Specialist Assessments form part of the EIR: Specialist Study Company		
		c) Please note that the Department considers a 'no-go' area, as an area where no development of any infrastructure is allowed; therefore, no development of associated infrastructure including access roads is allowed in the 'no-go' areas.			
		d) Should the specialist definition of 'no-go' area differ from the Department's definition; this must be clearly indicated. The specialist must also indicate the 'no-go' area's buffer if	Avifaunal Monitoring and Impact Assessment	Arcus Consultancy Service South Africa	
		applicable. e) All specialist studies must be final, and provide	Bat Monitoring and Impact Assessment	Arcus Consultancy Service South Africa	
		detailed/practical mitigation measures for the preferred alternative and recommendations, and must not recommend	Botanical Impact Biodiversity Africa Assessment		
		further studies to be completed post EA. f) Bird and bat specialist studies must have support from Birdlife South Africa and SABAA.	Faunal Impact Assessment	Biodiversity Africa	



Page | 322 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
		g) Should a specialist recommend specific mitigation measures, these must be clearly indicated.	Freshwater Impact Verdant Environmental Assessment
		(ii) Should the appointed specialists specify contradicting recommendations, the EAP must clearly indicate the most	Heritage Impact CES Assessment
		reasonable recommendation and substantiate this with defendable reasons; and were necessary, include further expertise advice.	Noise Impact Assessment Environmental Acoust Research
		(iii) It is further brought to your attention that Procedures for the Assessment and Minimum Criteria for Reporting in	Paleontological Impact Banzai Environmental Assessment
		identified Environmental Themes in terms of Sections 24(5)(a) and (h) and 44 of the National Environmental Management Act, 1998, when applying for Environmental Authorisation, which	Socio-economic Impact CES Assessment
		were promulgated in Government Notice No. 320 of 20 March	Traffic Impact Assessment JG Afrika
		2020 (i.e. "the Protocols") and in Government Notice No. 1150 of 30 October 2020 (i.e. protocols for terrestrial plant and	Visual Impact Assessment NuLeaf Planning an Environmental
		animal species), have come into effect. Please note that specialist assessments must be conducted in accordance with these protocols.	Cumulative Assessment A cumulative impact assessment for all identified an assessed impacts has been undertaken and includes the following:
		(iv) Please also ensure that the EIAr includes the Site Verification Report and Compliance Statements (where applicable) as required by the relevant themes.	Identified cumulative impacts are clear defined, and where possible the size of the identified impact has be quantified an
		(v) Please note further that the protocols, if applicable, require certain specialists' to be SACNASP registered. Please ensure that the relevant specialist certificates are attached to the relevant reports.	 indicated. The process flow has been provided, indicatir how the specialist's recommendation mitigation measures and conclusions from the various similar developments in the area were
		(vi) As such, the Specialist Declaration of Interest forms must also indicate the scientific organisation registration/member	taken into consideration in the assessment of cumulative impacts and when the conclusion



Page | 323 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COM	IMENT	EAP/APPLICANT RESPONSE
		specialist.	istration/membership for each Assessments will form part of the	 and mitigation measures were drafted for this project. The cumulative impacts significance rating has informed the need and desirability of the proposed development.
		Specialist Study	Company	A cumulative impact environmental statement on whether the proposed development must
		Agricultural Impact Assessment	TerraAfrica	proceed has been provided in the EIR. General
		Avifaunal Monitoring and Impact Assessment	Arcus Consultancy Service South Africa	All turbines located in the "not preferred" and "no-go" areas have been relocated based on the identification of sensitive areas by specialists.
		Bat Monitoring and Impact Assessment	Arcus Consultancy Service South Africa	The EIR provides the technical details for the proposed facilities in a table format as well as their description
		Botanical Impact Assessment	Biodiversity Africa	and/or dimensions. Landowner consent for all farm portions affected by the
		Faunal Impact Assessment	Biodiversity Africa	proposed project were provided with the application
		Freshwater Impact Assessment	Verdant Environmental	forms submitted at the commencement of the S&EIR process.
		Heritage Impact Assessment	CES	A construction and operational phase EMPr that includes mitigation and monitoring measures has been submitted with the EIR, including the Generic EMPrs for
		Noise Impact Assessment	Environmental Acoustic Research	the substations and powerlines. The S&EIR process is compliant with the requirements of
		Paleontological Impact Assessment	Banzai Environmental	Regulation 45 of GN R982 of 04 December 2014, as amendment, with regard to the time period allowed for
		Socio-economic Impact Assessment	CES	complying with the requirements of the Regulations. The applicant acknowledges Section 24F of the National Environmental Management Act, Act No.



Page | 324 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS	DATE RECEIVED	STAKEHOLDER OR I&AP COMMENT	EAP/APPLICANT RESPONSE
		Traffic Impact Assessment JG Afrika Visual Impact Assessment NuLeaf Planning and Environmental	107 of 1998, as amended, that no activity may commence prior to an environmental authorisation being granted by the Department.
		(e) Cumulative Assessment	
		 (i) Should there be any similar projects within a 30km radius of the proposed development site, the cumulative impact assessment for all identified and assessed impacts must be refined to indicate the following: a) Identified cumulative impacts must be clearly defined, and where possible the size of the identified impact must be quantified and indicated, i.e. hectares of cumulatively transformed land. 	
		b) Detailed process flow and proof must be provided, to indicate how the specialist's recommendations, mitigation measures and conclusions from the various similar developments in the area were taken into consideration in the assessment of cumulative impacts and when the conclusion and mitigation measures were drafted for this project. c) The cumulative impacts significance rating must also inform	
		the need and desirability of the proposed development. a) A cumulative impact environmental statement on whether the proposed development must proceed. (f) General	



Page | 325 Soyuz 6 WEF

STAKEHOLDER AND I&AP DETAILS			EAP/APPLICANT RESPONSE	
		 (i) All turbines located in the "not preferred" and "no-go" areas must be relocated or removed from the development. (ii) The EIAr must provide the technical details for the proposed facilities in a table format as well as their description and/or dimensions. A sample for the minimum information required is listed under Annexure 2 below. 		
		(iii) The EAP must provide landowner consent for all farm portions affected by the proposed project i.e., all farm portions where non – linear infrastructure are to be located.		
		(iv) A construction and operational phase EMPr that includes mitigation and monitoring measures must be submitted with the final EIAr, including the Generic EMPrs for substations and powerlines.		
		The applicant is hereby reminded to comply with the requirements of Regulation 45 of GN R982 of 04 December 2014, as amendment, with regard to the time period allowed for complying with the requirements of the Regulations.		
		You are hereby reminded of Section 24F of the National Environmental Management Act, Act No. 107 of 1998, as amended, that no activity may commence prior to an environmental authorisation being granted by the Department.		



Page | 326 Soyuz 6 WEF

17 APPENDIX E | SPECIALIST STUDIES

- 17.1 APPENDIX E1 AGRICULTURAL IMPACT ASSESSMENT
- 17.2 APPENDIX E 2 AVIFAUNAL MONITORING AND IMPACT ASSESSMENT
- 17.3 APPENDIX E3 BAT MONITORING AND IMPACT ASSESSMENT
- 17.4 APPENDIX E4 BOTANICAL IMPACT ASSESSMENT
- 17.5 APPENDIX E5 FAUNAL IMPACT ASSESSMENT
- 17.6 APPENDIX E6 FRESHWATER IMPACT ASSESSMENT
- 17.7 APPENDIX E7 HERITAGE IMPACT ASSESSMENT
- 17.8 APPENDIX E8 NOISE IMPACT ASSESSMENT
- 17.9 APPENDIX E9 PALEONTOLOGICAL IMPACT ASSESSMENT
- 17.10 APPENDIX E10 SOCIO-ECONOMIC IMPACT ASSESSMENT
- 17.11 APPENDIX E11 TRAFFIC IMPACT ASSESSMENT
- 17.12 APPENDIX E12 VISUAL IMPACT ASSESSMENT



Page | 327 Soyuz 6 WEF

18 APPENDIX F | SPECIALIST DECLARATIONS

PLEASE FIND THE SPECIALIST DECLARATIONS HERE WITHIN

- 18.1 APPENDIX F1 AGRICULTURAL DECLARATION
- 18.2 APPENDIX F2 AVIFAUNAL DECLARATION
- 18.3 APPENDIX F3 BAT DECLARATION
- 18.4 Appendix F4 Botanical Declaration
- 18.5 APPENDIX F5 FAUNAL DECLARATION
- 18.6 APPENDIX F6 Freshwater Declaration
- 18.7 APPENDIX F7 HERITAGE DECLARATION
- 18.8 APPENDIX F8 NOISE DECLARATION
- 18.9 APPENDIX F9 PALEONTOLOGICAL DECLARATION
- 18.10 APPENDIX F10 SOCIO-ECONOMIC DECLARATION
- 18.11 APPENDIX F11 TRAFFIC DECLARATION
- 18.12 APPENDIX F12 VISUAL DECLARATION



Page | 328 Soyuz 6 WEF

19 APPENDIX G | ENVIRONMENTAL MANAGEMENT PROGRAMMES (EMPRS)

PLEASE FIND THE ENVIRONMENTAL MANAGEMENT PROGRAMMES HERE WITHIN

- 19.1 APPENDIX 4 EMPR (GENERAL WEF SITE)
- 19.2 GENERIC EMPR (SUBSTATIONS)
- 19.3 GENERIC EMPR (POWERLINES)





Page | 329 Soyuz 6 WEF

20 APPENDIX H | FULL IMPACTS TABLES

PLEASE FIND THE FULL IMPACT TABLES HERE WITHIN

- **20.1** GENERAL IMPACTS TABLE
- **20.2** SPECIALIST IMPACTS TABLE





21 APPENDIX I | IFC PERFORMANCE STANDARDS COMPLIANCE

PLEASE FIND THE IFC PERFORMANCE STANDARDS COMPLIANCE HERE WITHIN

21.1 IFC PERFORMANCE STANDARDS

OBJECTIVE	COMPLIANCE STATUS	RESPONSE	REFERENCE
PERFORMANCE STANDARD 1 – ASSESSMENT AND MAN	IAGEMENT OF EN	IVIRONMENTAL AND SOCIAL RISKS AND IMPACTS	
 To identify and evaluate environmental and social risks and impacts of the project. To adopt a mitigation hierarchy to anticipate and avoid, or where avoidance is not possible, minimize, and, where residual impacts remain, compensate/offset for risks and impacts to workers, affected communities, and the environment. To promote improved environmental and social performance of clients through the effective use of management systems. To ensure that grievances from affected communities and external communications from other stakeholders are responded to and managed appropriately. To promote and provide means for adequate engagement with affected communities throughout the project cycle on issues that could potentially affect them and to ensure that relevant environmental and social information is disclosed and disseminated. 	YES	A comprehensive EIA process is being conducted for the project in accordance with the National Environmental Management Act (No. 107 of 1998) (NEMA) and the 2014 EIA Regulations which will determine whether the project will be suitable from an environmental and social risk perspective. The NEMA EIA process aims to provide for co-operative, environmental governance by establishing principles for decision-making on matters affecting the environment, institutions that will promote co-operative governance and procedures for co-ordinating environmental functions exercised by organs of state. The process which has been undertaken for the Soyuz WEF cluster is underpinned by environmental, social and economic balance and public consultation. The result of this process, as evident in this EIR, was to apply the mitigation hierarchy to the site and to ensure that the public is fully aware of the environmental and social risks associated with the proposed cluster. The EIA process, inclusive of stakeholder and interested and affected party document disclosure, addresses IFC Performance Standard 1.	This EIA Report, with particular reference to Chapter 9, Chapter 10, Chapter 11 and Chapter 12. And Appendix C.

PERFORMANCE STANDARD 2 – LABOUR AND WORKING CONDITIONS



Page | 331 Soyuz 6 WEF

	OBJECTIVE	COMPLIANCE STATUS	RESPONSE	REFERENCE		
* * * *	To promote the fair treatment, non-discrimination, and equal opportunity of workers. To establish, maintain, and improve the workermanagement relationship. To promote compliance with national employment and labour laws. To protect workers, including vulnerable categories of workers such as children, migrant workers, workers engaged by third parties, and workers in the client's supply chain. To promote safe and healthy working conditions, and the health of workers. To avoid the use of forced labour.	YES	South African Labour and Working Conditions Legislation is aligned with the WLO requirements which has been considered during the EIA process. The EIA process for the proposed Soyuz WEF cluster includes a detailed Socio-economic Impact Assessment. The Socio-economic Impact Assessment includes key principles and management outcomes to mitigate negative social impacts associated with labour and working conditions, and to enhance social benefits associated with the development. The Socio-economic Impact Assessment addresses IFC Performance Standard 2.	Appendix E, Socio-Economic Impact Assessment, the EIA Report and the EMPr.		
PE	PERFORMANCE STANDARD 3 – RESOURCE EFFICIENCY AND POLLUTION PREVENTION					
	To avoid or minimize adverse impacts on human health and the environment by avoiding or minimizing pollution from project activities. To promote more sustainable use of resources, including energy and water. To reduce project related GHG emissions.	YES	The EIA process for the proposed Soyuz WEF cluster includes a comprehensive assessment of the impacts of the proposed project with respect to resource efficiency and pollution prevention. The Environmental Management Programmes (EMPrs) address the impact of pollution, littering, handling of hazardous waste, protection of water resources and energy efficiency on site. These EMPrs, include various additional management plans, to ensure that the roles of the various role players are clearly defined to identify how best to manage the state of the receiving environment. These mitigation measures and management outcomes underpin the success or failure of a project from an implementation perspective (in the context of the receiving environment) and are ultimately the most important outcome of the EIA process.	EIR, Chapter 9 and Appendix H. Appendix G, Environmental Management Programmes (EMPrs)		



Page | 332 Soyuz 6 WEF

OBJECTIVE	COMPLIANCE STATUS	RESPONSE	REFERENCE
		In addition to the above, the Soyuz project is a renewable energy project that will contribute significantly to climate change mitigation	
		The EIAr and Environmental Management Programmes address IFC Performance Standard 3.	
PERFORMANCE STANDARD 4 – COMMUNITY HEALTH, S	SAFETY AND SECU	JRITY	
 ▲ To anticipate and avoid adverse impacts on the health and safety of the Affected Community during the project life from both routine and non-routine circumstances. ▲ To ensure that the safeguarding of personnel and property is carried out in accordance with relevant human rights principles and in a manner that avoids or minimizes risks to the Affected Communities. 	YES	The EIA process for the proposed Soyuz WEF cluster includes a comprehensive stakeholder engagement process (according to EIA Regulation specifications) where communities and other stakeholders are able to raise any concerns relating to the project. In addition, a detailed Socio-economic Impact Assessment has been conducted that includes key principles and management outcomes to mitigate negative social impacts associated with labour and working conditions, and to enhance social benefits associated with the development. The EIAr process and Socio-economic Impact Assessment addresses IFC Performance Standard 4.	EIR, Chapter 11 and Appendix C Appendix E, Socio-Economic Impact Assessment
PERFORMANCE STANDARD 5- LAND ACQUISITION AND	INVOLUNTARY I	RESETTLEMENT	
 To avoid, and when avoidance is not possible, minimize displacement by exploring alternative project designs. To avoid forced eviction. To anticipate and avoid, or where avoidance is not possible, minimize adverse social and economic impacts from land acquisition or restrictions on land use by (i) providing compensation for loss of assets at replacement cost and (ii) ensuring that 	YES	The EIA process confirms that no displacement of communities will be required for the successful implementation of these projects. This process can confirm this in four ways. Firstly, the NEMA EIA Regulations application process requires proof of landowner consent as part of the process. Secondly, the landowners have agreements in place, with the developer, to receive compensation for the land on which the development is proposed. Thirdly, individuals living on the land on which the	Application Process, EIA Report (Chapter 11 and Appendix C), Appendix E, Socio-Economic Impact Assessment, Visual Impact Assessment and Noise Impact Assessment



Page | 333 Soyuz 6 WEF

	OBJECTIVE	COMPLIANCE STATUS	RESPONSE	REFERENCE
\	resettlement activities are implemented with appropriate disclosure of information, consultation, and the informed participation of those affected. To improve, or restore, the livelihoods and standards of living of displaced persons. To improve living conditions among physically displaced persons through the provision of adequate housing with security of tenure at resettlement sites.	VATION AND SUS	development is proposed are protected by a number of specialist buffers, including noise and visual assessments. And finally, the NEMA EIA Regulations (Chapter 6) have strict public consultation processes, during which landowners (and surrounding landowners) are required to be engaged throughout. The EIA process, inclusive of the Noise, Socio-economic and Visual Impact Assessments, and PPP processes address IFC Performance Standard 5.	
PE	RFORMANCE STANDARD 6 – BIODIVERSITY CONSERV	ATION AND SUS	TAINABLE MANAGEMENT OF NATURAL RESOURCES	
***	To protect and conserve biodiversity. To maintain the benefits from ecosystem services. To promote the sustainable management of living natural resources through the adoption of practices that integrate conservation needs and development priorities.	YES	The South African EIA process includes a number of legislative requirements in addition to the NEMA EIA Regulations. These legislative requirements are outlined in Chapter 4 of the EIA Report and requires a comprehensive assessment of biodiversity and ecosystem impacts. In addition to legislative requirements there are also a number of guidelines which must be applied to the planning of a renewable energy facility in South Africa. Two of the key guidelines relate to the conservation of biodiversity. The first is the "South African Best Practice Guidelines for Preconstruction Monitoring of Bats at Wind Energy Facilities, 5th Edition: April 2020". The has been applied to this project, as per the Bat Impact Assessment. The second is the "Birds and Wind-Energy Best-Practice Guidelines Best-Practice Guidelines for assessing and monitoring the impact of wind energy facilities on birds in southern Africa Third Edition, 2015". This has also been applied to this project, as per the Avifaunal Impact Assessment. The aim of these monitoring, risks assessment, and impact assessment processes are to identify sensitive areas and sensitive species. The mitigation hierarchy	Appendix E, Avifaunal Monitoring and Impact Assessment, Bat Monitoring and Impact Assessment, Botanical Impact Assessment, Faunal Impact Assessment, Aquatic/ Freshwater Impact Assessment. Appendix G, EMPrs.



Page | 334 Soyuz 6 WEF

OBJECTIVE	COMPLIANCE STATUS	RESPONSE	REFERENCE
		is then applied by the specialists before the recommendations are then carried through into the EIA phase of the process.	
		In addition to the avifaunal and bat assessments, the sites also underwent aquatic/freshwater, botanical, faunal impact assessments. These assessments included seasonally appropriate site investigations, risk assessments, and impact assessment processes. With the aim of identifying sensitive areas and sensitive species. The mitigation hierarchy is then applied by the specialists before the recommendations are then carried through into the EIA phase of the process.	
		Sensitive areas are graded by specialists to reveal no-go, high, moderate and low sensitivities in a biodiversity context. Layouts are required to be adjusted to ensure that no-go areas are avoided. The impacts associated with development within the remaining areas are then mitigated through either avoidance, minimising or restoration (or a combination of all three). This is the key to sustainable development and the purpose of Chapter 8, Chapter 9 and Chapter 10 of this EIA process. These recommendations, mitigation measures and management outcomes underpin the Environmental Management Programmes as the key outcome of the EIA process. The Avifaunal Monitoring and Impact Assessment, Bat	
		Monitoring and Impact Assessment, Freshwater/Aquatic Impact Assessment, Botanical Impact Assessment and Faunal Impact Assessment are key studies which, together with the EIR and EMPrs, address IFC Performance Standard 6.	



Page | 335 Soyuz 6 WEF

	OBJECTIVE	COMPLIANCE STATUS	RESPONSE	REFERENCE	
	To ensure that the development process fosters full respect for the human rights, dignity, aspirations, culture, and natural resource-based livelihoods of Indigenous Peoples. To anticipate and avoid adverse impacts of projects on communities of Indigenous Peoples, or when avoidance is not possible, to minimize and/or compensate for such impacts. To promote sustainable development benefits and opportunities for Indigenous Peoples in a culturally appropriate manner. To establish and maintain an ongoing relationship based on Informed Consultation and Participation (ICP) with the Indigenous Peoples affected by a project throughout the project's life-cycle. To ensure the Free, Prior, and Informed Consent (FPIC) of the Affected Communities of Indigenous Peoples when the circumstances described in this Performance Standard are present. To respect and preserve the culture, knowledge, and practices of Indigenous Peoples.		The EIA process for the proposed Soyuz WEF cluster includes a detailed Socio-economic Impact Assessment. The Socio-economic Impact Assessment includes key principles and management outcomes to mitigate negative social impacts associated with labour and working conditions, and to enhance social benefits associated with the development. In addition to these principals, the SEIA also specifies the need for the employment of local people within a radius of 50km of the site. This aims to ensure that the local community is protected during the development and that they benefit from the development. The PPP process also includes distribution of documentation to ensure, as per NEMA EIA Regulations Chapter 6, is fair and just. Document dissemination is done digitally and in hard copy format. And the notification of the EIA process is also done in two languages to ensure that the local culture and context of the receiving community is considered. The Socio-economic Impact Assessment and NEMA EIA PPP process address IFC Performance Standard 7.	Appendix E, Socio-Economic Impact Assessment. EIA Report (Chapter 11 and Appendix C)	
PE	PERFORMANCE STANDARD 8 – CULTURAL HERITAGE				
	To protect cultural heritage from the adverse impacts of project activities and support its preservation. To promote the equitable sharing of benefits from the use of cultural heritage.	YES	The sites underwent both heritage (archaeological) and palaeontological assessments to ensure that the cultural integrity of the area is protected. This is done by site investigations, risk assessments, and impact assessment processes. With the aim of identifying sensitive areas and ensuring that they are either avoided or sufficiently buffered to ensure protection. The mitigation hierarchy is then applied by the specialists before the recommendations are then carried through into the EIA phase of the process.	Appendix E, Heritage Impact Assessment, Palaeontological Impact Assessment, Socio-economic Impact Assessment, Noise Impact Assessment and Visual Impact Assessment. EIA Report (Chapter 11 and Appendix C)	



Page | 336 Soyuz 6 WEF

OBJECTIVE	COMPLIANCE STATUS	RESPONSE	REFERENCE
		From a current cultural heritage perspective, the Visual Impact Assessment and Socio-Economic Impact Assessment also play a critical role in identifying the impact of a change in sense of place which local communities may feel affected by due to the presence of the development. The PPP process, again, is an integral tool used to ensure that the local community feels heard and that issues raised are addressed in the EIA reporting process. The Heritage Impact Assessment, Paleontological Impact Assessment, Socio-economic Impact Assessment, Noise Impact Assessment and Visual Impact Assessment and the NEMA EIA PPP process address IFC Performance Standard 8.	



Page | 337 Soyuz 6 WEF