

CAMDEN I SOLAR (RF) (PTY) LTD

# CAMDEN I SOLAR ENERGY FACILITY STAKEHOLDER ENGAGEMENT REPORT

DFFE Reference Number: 14/12/16/3/3/2/2136

05 SEPTEMBER 2022 PUBLIC







# CAMDEN I SOLAR ENERGY FACILITY STAKEHOLDER ENGAGEMENT REPORT

CAMDEN I SOLAR (RF) (PTY) LTD

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# DOCUMET DESCRIPTION

#### **APPLICANT**

Camden I Solar (RF) Pty Ltd

#### **PROJECT NAME**

Proposed Camden I Solar Energy Facility, Mpumalanga, South Africa

#### PRE-APPLICATION REFERENCE NUMBER

2021-10-0008

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## 1 INTRODUCTION

#### 1.1 PROJECT BACKGROUND

The proponent is proposing the development of a Camden Renewable Energy Complex within the vicinity of the Camden Power Station in Mpumalanga. The Complex consists of eight distinct projects referred to as:

- Camden I Wind Energy Facility (up to 200MW) (subject to a S&EIR process);
- Camden I Wind Grid Connection (up to 132kV) (subject to a Basic Assessment (BA) Process);
- Camden Grid Connection and Collector substation (up to 400kV) (subject to a S&EIR process);
- Camden I Solar (up to 100MW) (subject to a S&EIR process);
- Camden I Solar Grid Connection (up to 132kV) (subject to a BA Process);
- Camden II Wind Energy Facility (up to 200MW) (subject to a S&EIR process);
- Camden II Wind Energy Facility up to 132kV Grid Connection (subject to a BA Process); and
- Camden Green Hydrogen and Ammonia Facility, including grid connection infrastructure (subject to a S&EIR process).

The Complex (except for the Green Hydrogen and Ammonia project) is being developed in the context of the Department of Mineral Resources and Energy's (DMRE Integrated Resource Plan, and the Renewable Energy Independent Power Producer Procurement Programme (REIPPP).

#### The focus of this Stakeholder Engagement Report is the proposed Camden I SEF project.

The proposed project will be operated under a Special Purpose Vehicle (SPV), and the Project Applicant is Camden I Solar (RF) (Pty) Ltd. The proposed SEF will connect to the nearby Camden Collector substation through an up to 132kV powerline either single or double circuit (subject to a separate BA process, as mentioned above) between the grid on-site IPP substation for the solar facility and that of the Camden Collector substation. The broader Camden developments (i.e. seven of the abovementioned subprojects) will connect to the Camden Power Station substation through an up to 400kV powerline (either single or double circuit) (subject to a separate Scoping and EIR process).

In order for the proposed project to proceed, it will require an Environmental Authorisation (EA) from the Competent Authority (CA) (i.e. the National Department of Forestry, Fisheries and Environment, (DFFE)).

#### 1.2 TERMS OF REFERENCE

WSP was appointed in the role of Independent EAP to undertake the S&EIA processes for the proposed Project. This Stakeholder Engagement Report was compiled as part of the Environmental Impact Assessment (EIA) process and must be read in conjunction with the EIA Report in support of the EA application. **Table 1.1** details the relevant contact details of the EAP.

#### Table 1.1 Details of the EAP

#### EAP WSP GROUP AFRICA (PTY) LTD

Contact Person: Ashlea Strong	
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Postal Address:	P.O. Box 98867, Sloane Park 2151, Johannesburg
Telephone:	011 361 1392

#### **EAP**

#### WSP GROUP AFRICA (PTY) LTD

Fax:	011 361 1301
Email:	Ashlea.Strong@wsp.com

To adequately identify and assess potential environmental impacts, the EAP was supported by a number of specialists, the details of which are provided in the EIA.

#### STATEMENT OF INDEPENDENCE

Neither WSP nor any of the authors of this Report have any material present or contingent interest in the outcome of this Report, nor do they have any business, financial, personal, or other interest that could be reasonably regarded as being capable of affecting their independence. WSP has no beneficial interest in the outcome of the assessment.

#### 1.3 PUBLIC PARTICIPATION

Public participation is understood to be a series of inclusive and culturally appropriate interactions aimed at providing stakeholders with opportunities to express their views, so that these can be considered and incorporated into the decision-making process. Effective public participation requires the prior disclosure of relevant and adequate project information to enable stakeholders to understand the risks, impacts, and opportunities of the proposed Project.

Basic reasons why the public are involved in the EIA Process:

- The environment is held in public trust, therefore use of environmental resources is everyone's concern.
- To ensure that projects meet the citizens' needs and are suitable to the affected public.
- The project carries more legitimacy, and less hostility, if interested and affected parties (I&APs) are able to influence the decision-making process.
- The final decision is deemed informed when local knowledge and values are included and when expert knowledge is publicly examined.

#### 1.3.1 OBJECTIVES

The objectives of the public participation process (PPP) can be summarised as follows:

- Identify relevant individuals, organisations and communities who may be interested in or affected by the proposed Project;
- Clearly outline the scope of the proposed Project, including the scale and nature of the existing and proposed activities;
- Identify viable proposed Project alternatives that will assist the relevant authorities in making an informed decision;
- Identify shortcomings and gaps in existing information;
- Identify key concerns, raised by I&APs that should be addressed in the subsequent specialist studies;
- Highlight the potential for environmental impacts, whether positive or negative; and
- To inform and provide the public with information and an understanding of the proposed Project, issues and solutions.

#### 1.3.2 WHAT IS AN INTERESTED AND AFFECTED PARTY

An I&AP is defined as any person, group of persons or organisations interested in or affected by an activity, and any organ of state that may have jurisdiction over any aspect of the activity.

The difference between an I&AP and a registered I&AP:

- An I&AP can be directly or indirectly impacted on by a proposed activity.
- A registered I&AP is a person whose name has been placed on the register of registered I&APs. According
  to the PPP Guidance document, 2017, only registered I&APs will be notified:
  - Of the availability of reports and other written submissions made to the competent authority (CA) by the Applicant, and be entitled to comment on these reports and submissions; and
  - Of the outcome of the application, the reasons for the decision, and that an appeal may be lodged against
    a decision.

For the purpose of this report, registered I&APs will be referred to as Stakeholders.

#### RIGHTS, ROLES AND RESPONSIBILITIES OF THE STAKEHOLDERS

Registered stakeholders have the right to bring to the attention of the CA any issues that they believe may be of significance to the consideration of the application. The rights of stakeholder are qualified by certain obligations, namely:

- Stakeholders must ensure that their comments are submitted within the timeframes that have been approved
  by the DFFE, or within any extension of a timeframe agreed by the Proponent, EAP or competent authorities;
- Serve a copy of the comments submitted directly to the competent authorities, the Proponent or the EAP; and
- Disclose to the EAP any direct business, financial, personal or other interest that they might have in the approval or refusal of the application.

The roles of stakeholders in a public participation process usually include one or more of the following:

- Assisting in the identification and prioritisation of issues that need to be investigated;
- Making suggestions on alternatives and means of preventing, minimising and managing negative impacts and enhancing proposed Project benefits;
- Assisting in or commenting on the development of mutually acceptable criteria for the evaluation of decision options;
- Contributing information on public needs, values and expectations;
- Contributing local and traditional knowledge; and
- Verifying that their issues have been considered.

In order to participate effectively, stakeholders should:

- Become involved in the process as early as possible;
- Register as a stakeholder;
- Advise the EAP of other stakeholders who should be consulted;
- Contribute towards the design of the public participation process (including timeframes) to ensure that it is acceptable to all stakeholders;
- Follow the process once it has been accepted;
- Read the material provided and actively seek to understand the issues involved;
- Give timeous responses to correspondence;
- Be respectful and courteous towards other stakeholders;
- Refrain from making subjective, unfounded or ill-informed statements; and
- Recognise that the process is confined to issues that are directly relevant to the application.

#### 1.4 APPROACH TO STAKEHOLDER ENGAGEMENT

Our approach to stakeholder engagement is based on the following principles:

- Undertake meaningful and timely participation with stakeholders;
- Focus on important issues during the process;

- Undertake due consideration of alternatives;
- Take accountability for information used;
- Encourage co-regulation, shared responsibility and a sense of ownership over the proposed Project lifecycle;
- Apply "due process" particularly with regard to public participation as provided for in the EIA Regulations;
   and
- Consider the needs, interests and values of stakeholders.

The Public Participation guideline in terms of the NEMA EIA Regulations, drafted by the DEA (now DFFE) in 2017, tabulates the level of Public Participation required for various levels of anticipated project impacts. This table has been used to identify additional Public Participation methods which are required for the Project. Highlighted cells indicate the applicable response to the anticipated impacts. Results of the process are shown in **Table 1.2** below.

Table 1.2 Level of Public Participation as per Public Participation Guideline (DEA, 2017)

SCALE OF ANTICIPATED	RECOMMENDED RESPONSE	
IMPACTS:	IF "YES"	IF "NO"
Are the impacts of the project likely to extend beyond the boundaries of the local municipality?	Formal Consultation with other affected municipalities should be carried out during the PPP.	No need to have a formal consultation with other municipalities during PPP.  Minimum requirements for public participation in accordance to EIA must be met.
Are the impacts of the project likely to extend beyond the boundaries of the province?	Formal Consultation with other affected provinces should be carried out during the PPP.	No need to have a formal consultation with other provinces during PPP.  Minimum requirements for public participation in accordance to EIA must be met.
Is the project a greenfields development (a new development in a previously undisturbed area)?	Extensive consultation with Registered Interested and Affected Parties (RI&APs) might be required before a decision is taken on the project to in order to gather more information, and to ensure that there is minimal impact on the environment.	Minimum requirements for public participation in accordance to EIA Regulations must be met.
Does the area already suffer from socio-economic problems (e.g. job losses) or environmental problems (e.g. pollution), and is the project likely to exacerbate these?	Extensive consultation with RI&APs within the area should be undertaken, to gather more information on both the socio-economic and environmental problems.	Minimum requirements for public participation in accordance to EIA Regulations must be met.

SCALE OF ANTICIPATED	RECOMMENDED RESPONSE		
IMPACTS:	IF "YES"	IF "NO"	
Is the project expected to have a wide variety of impacts (e.g. socio-economic and ecological)?	Thorough consultation needs to be conducted with RI&APs, in order to address variety of impacts.	Minimum requirements for public participation in accordance to EIA Regulations must be met.	
Public and environmental sensitivity o	f the project:		
Are there widespread public concerns about the potential negative impacts of the project?	Broader consultation with all RI&APs will need to be undertaken.	Minimum requirements for public participation in accordance to EIA Regulations must be met.	
Is there a high degree of conflict among RI&APs?	There might need to be more consultation to ensure that there is consensus reached among RI&APs.	Minimum requirements for public participation in accordance to EIA Regulations must be met.	
Will the project impact on private land other than that of the applicant?	Consultation with the private land owner must be done, and all their concerns need to be addressed.	Minimum requirements for public participation in accordance to EIA Regulations must be met.	
Does the project have the potential to create unrealistic expectations (e.g. that a new factory would create a large number of jobs)?	Thorough consultation that addresses the perceptions of unrealistic expectations needs to be carried out.	Minimum requirements for public participation in accordance to EIA Regulations must be met.	
Potentially affected parties:			
Has very little previous public participation taken place in the area?	More thorough public participation should take place within the area, to ensure that all potential and RI&APs participate.	Minimum requirements for public participation in accordance to EIA Regulations must be met.	
Did previous public participation processes in the area result in conflict?	Additional consultation might be needed to ensure that issues of conflict are addressed effectively.	Minimum requirements for public participation in accordance to EIA Regulations must be met.	
Are there existing organisational structures (e.g. local forums) that can represent I&APs?	Organizational structures might minimise conflict whilst maximising the participation.	Minimum requirements for public participation in accordance to EIA Regulations must be met.	
Is the area characterised by high social diversity (i.t.o. socio- economic status, language or culture)	Proper consultations that address language and cultural diversity should be promoted.	Minimum requirements for public participation in accordance to EIA Regulations must be met.	

SCALE OF ANTICIPATED	RECOMMENDED RESPONSE	
IMPACTS:	IF "YES"	IF "NO"
Were people in the area victims of unfair expropriations or relocation in the past?	PPP should be extensive and address any unfair practices that occurred in the past.	Minimum requirements for public participation in accordance to EIA Regulations must be met.
Is there a high level of unemployment in the area?	The PPP should ensure that there are no unrealistic expectations created due to the project. The consultation should ensure that any unrealistic expectations are adequately addressed before the project starts.	Minimum requirements for public participation in accordance to EIA Regulations must be met.
Do the RI&APs have special needs (e.g. a lack of skills to read or write, disability, etc)?	Consultation should include mechanisms that will ensure full participation by people with special needs.	Minimum requirements for public participation in accordance to EIA Regulations must be met. Minimum requirements for PP in accordance to the Act must be met as well as best practices relating to PP.

#### 1.5 COVID-19 SCENARIO

Given the spread of the COVID-19 virus to various parts of the world, including to South Africa, on 15 March 2020, in terms of Section 27 of the Disaster Management Act (Act 57 of 2002) (DMA), President Cyril Ramaphosa declared a national state of disaster in South Africa. From 01 May 2020 the Alert Level has been adjusted according to the risk-adjusted strategy, as and when required reflecting the level of risk associated with Covid-19 infections throughout the country.

Due to the restrictions imposed by the various Alert Levels, restrictions were imposed on public participation associated with COVID–19 on 31 March 2020, which meant that the PPP required by Regulation 41 of the EIA Regulations (2014, as amended) could not reasonably be adhered to. On 05 June 2020, new Directions were issued by the Minister of Forestry, Fisheries and the Environment, "Directions Regarding Measures to Address, Prevent and Combat the Spread of COVID-19 relating to National Environmental Management Permits and Licences", in respect of the undertaking and administration of EIA and related processes during Lockdown Alert Level 3. The Directions of 05 June 2020 repealed the Directions of 31 March 2020. On 09 September 2020, new Directions were again issued by the Minister of Forestry, Fisheries and the Environment in respect of the undertaking and administration of EIA and related processes during Lockdown Alert Level 2 and lower.

It is now possible to proceed with public participation in accordance with the "Directions Regarding Measures to Address, Prevent and Combat the Spread of COVID-19 relating to National Environmental Management Permits and Licences" (GN 650) published on 05 June 2020 and the "Directions Regarding Measures to Address, Prevent and Combat the Spread of COVID-19 relating to National Environmental Management Permits and Licences" (GN 970) published on 09 September 2020.

Annexure 2 of the Directions require that "At all times it must be ensured that reasonable opportunity is provided for public participation and that all administrative actions are reasonable. While the COVID-19 pandemic is a unique circumstance, the specific circumstances in each case must be considered in order to determine what will be reasonable. If in the circumstances of a particular case reasonable alternative methods to give notice to potential interested and affected parties are available, then the relevant competent authority can be approached for an agreement in this regard as provided for in regulation 41(2)(e) of the Environmental Impact Assessment Regulations."

In line with the Directions, a public participation plan was compiled and presented to DFFE for approval at the outset of the assessment process (as detailed in **Section 1.6**). Due to the risks associated with COVID-19, as far as possible, the focus of the PPP has shifted from physical public engagements to digital and electronic communication (including e-mail and websites). No provision has been made for public or focus group meetings due to current COVID-19 restrictions as well as past experience with projects of this nature. Should significant interest be obtained in this Project, a public meeting will be included as part of the PPP, should COVID-19 protocols and regulations permit.

#### 1.6 APPROVED PUBLIC PARTICIPATION PLAN

As part of the pre-application consultation meeting held with DFFE on 19 October 2021, the proposed plan for public participation was discussed. A public participation plan was subsequently submitted to DFFE, along with the meeting minutes, for approval on **16 November 2021**. The minutes of the meeting and the public participation plan were approved on **18 November 2021** and **22 November 2021** respectively. **Table 1.3** below outlines the approved Public Participation Plan for the Camden Renewable Energy Complex.

#### Table 1.3 Approved Public Participation Plan

# SUMMARY OF PPP REQUIREMENT (GNR 326 OF EIA REGULATIONS)

#### PLAN/ACTIVITIES

39 (1) If the proponent is not the owner or person in control of the land on which the activity is to be undertaken, the proponent must, before applying for an environmental authorisation in respect of such activity, obtain the written consent of the landowner or person in control of the land to undertake such activity on that land.

- Landowner consent letters will be obtained for each of the farm's portions where the proposed activities will be undertaken.
   Consent letters will be included in the Application forms for Environmental Authorisation.
- 39 (2) Subregulation (1) does not apply in respect of
  - a) linear activities;
  - activities constituting, or activities directly related to prospecting or exploration of a mineral and petroleum resource or extraction and primary processing of a mineral or petroleum resource; and
  - strategic integrated projects as contemplated in the Infrastructure Development Act, 2014.
- Landowner Consent Letters are not required for linear activities.
   Notification letters of the Environmental Assessment Processes undertaken for the linear projects will be distributed via email and/or hand delivery (as required) to the directly impacted landowners or occupiers of the land.

#### PLAN/ACTIVITIES

40 (1) The public participation process to which the—

- a) basic assessment report and EMPr, and where applicable the closure plan, submitted in terms of regulation 19; and
- scoping report submitted in terms of regulation 21 and the environmental impact assessment report and EMPr submitted in terms of regulation 23;

was subjected to must give all potential or registered interested and affected parties, including the competent authority, a period of at least 30 days to submit comments on each of the basic assessment report, EMPr, scoping report and environmental impact assessment report, and where applicable the closure plan, as well as the report contemplated in regulation 32, if such reports or plans are submitted at different times.

- Notification of the availability of the Scoping and Environmental Impact (S&EIA) and Basic Assessment (BA) Reports as relevant for the relevant Camden Renewable Energy Complex projects, as well as the period for review will be sent to all identified and registered stakeholders via email and sms.
- The Draft Reports will be made available to all stakeholders for a 30-day comment period as follows:
  - From WSP on request and electronic copies can be shared via secure links that will be emailed.
  - On the WSP website as well as on a data free website1 for download
  - Hard copies of the Reports will be placed at the relevant public places such as libraries, community halls, ward councillor offices etc.
  - CDs and/or Hard Copies submitted to the relevant Organs of State.
  - Submitted to the DFFE via the DFFE online portal.

Note: Should the COVID-19 level be level 3 or higher at time of disclosure, WSP will confirm with the local libraries, as to whether they are open and able to accept documents for public review. In the event that public places are not available due to COVID restrictions WSP will provide the Local Ward Councillors with copies of the reports to ensure that I&APs without access to the internet are provided access to the required documentation. Furthermore, the data free website will be available to all I&APs

- 40 (2) The public participation process contemplated in this regulation must provide access to all information that reasonably has or may have the potential to influence any decision with regard to an application unless access to that information is protected by law and must include consultation with
  - a) the competent authority.
  - every State department that administers a law relating to a matter affecting the environment relevant to an application for an environmental authorisation.
  - all organs of state which have jurisdiction in respect of the activity to which the application relates; and
- d) all potential, or, where relevant, registered interested and affected parties.

- Provision has been made to ensure all project information will be made available to all I&APs, and that they are afforded the opportunity to participate in the projects, as well as submit comments and raise any concerns and/or issues with regards to the proposed projects. This will include:
- Identification of stakeholders with a potential interest in the project will be at the outset of the project.
- All stakeholders identified will be registered on the project stakeholder database, and the database will be maintained throughout the S&EIA and BA processes.
- The stakeholder database will include all relevant authorities (government departments and relevant district and local municipalities), ward councillors, relevant conservation bodies and non-governmental organisations (NGO's), as well as neighbouring landowners and the surrounding community.
- General communication (written notification) with identified stakeholders (public and other government departments/authorities) on the proposed projects.
- Distribution of the Background Information Document (BID), inclusive of a Registration and Comments Form, to allow stakeholders to register and ensure all comments and queries regarding the projects are captured for inclusion in the relevant Stakeholder Engagement Reports.
- Consultation of relevant communities via the Ward Councillor and/or community representative, in a manner determined and/or required during stakeholder engagement.
- 40 (3) Potential or registered interested and affected parties, including the competent authority, may be provided with an opportunity to comment on reports
- Reports will be made available to all potential or registered I&APS following the submission of the applications to the DFFE, that is during the legislated relevant report

#### PLAN/ACTIVITIES

and plans contemplated in subregulation (1) prior to
submission of an application but must be provided
with an opportunity to comment on such reports once
an application has been submitted to the competent
authority

- Reports will be available on request, on the WSP website, and in hard copy at appropriate public places in the study area such as public libraries and municipal officers.
- All I&APs will be provided an opportunity to comment on the reports and submit comments directly to the EAP. <u>Comments</u> <u>can be submitted in the following ways:</u>
  - Comments Forms via comment form booklets at public places or via fax or email
  - Written comments via email or fax
  - Telephonically for capturing by the EAP; and
  - Via Whatsapp or SMS (including the use of "please call me").

# 41(2) The person conducting a PPP must give notice to all potential I&APs by-

- a) fixing a notice board at a place conspicuous to and accessible by the public at the boundary, on the fence or along the corridor of—
  - I. the site where the activity to which the application or proposed application relates is or is to be undertaken; and
  - II. any alternative site;

- Placement of site notices (in English, Afrikaans and IsiZulu) at appropriate locations on site (at the wind and solar facilities and at various points along the OHPL routes) and in the surrounding area.
- This will include the boundary/access road to the sites, as well as additional public places within the greater Ermelo area, such as grocery stores, municipality, and/or local public libraries.

# (b) giving written notice, in any of the manners provided for in section 47D of the Act, to—

- (i) the occupiers of the site and, if the proponent or applicant is not the owner or person in control of the site on which the activity is to be undertaken, the owner or person in control of the site where the activity is or is to be undertaken and to any alternative site where the activity is to be undertaken;
- (ii) owners, persons in control of, and occupiers of land adjacent to the site where the activity is or is to be undertaken and to any alternative site where the activity is to be undertaken:
- (iii) the municipal councillor of the ward in which the site and alternative site is situated and any organisation of ratepayers that represent the community in the area;
- (iv) (iv) the municipality which has jurisdiction in the area:
- (v) any organ of state having jurisdiction in respect of any aspect of the activity; and
- (vi) any other party as required by the competent authority;

- A written notification (in English, Afrikaans, and Isizulu) will be sent to owners and occupiers on or adjacent to the proposed project sites, municipality ward councillors, local and district municipality, and relevant state departments.
- General communication (written notification) with stakeholders (public and government departments/authorities) throughout the respective environmental impact assessment (EIA) and basic assessment (BA) processes.
- Stakeholders will be added to the database on request as the project progresses.

#### (c) placing an advertisement in-

- (i) one local newspaper; or
- (ii) any official Gazette that is published specifically for the purpose of providing public notice of applications or other

An advert will be published in relevant local newspapers (in English, Afrikaans and IsiZulu), formally announcing the commencement of the Environmental Authorisation (EA) applications, requesting stakeholders to register their interest in the project, and informing them of the release of the Draft Scoping, EIA and BA Reports for public review and comment.

#### PLAN/ACTIVITIES

submissions made in terms of these Regulations;	
newspaper or national newspaper, if the activity has or	It has been established that advertising in provincial and national newspapers is not required as the impact of the activities do not extend beyond the boundaries of the district municipality or province in which the Project will be undertaken.
(e) using reasonable alternative methods, as agreed to by the competent authority, in those instances where a person is desirous of but unable to participate in the process due to—  I. illiteracy; II. disability; or III. any other disadvantage.	<ul> <li>A consolidated I&amp;AP database will be compiled for the project. Any existing I&amp;AP databases for other projects in the area known to the applicant will be utilised as a basis for the database. These I&amp;APs will be contacted to request formal consent to be included in the projects' database, in line with the POPI Act. As part of the verification process, existing I&amp;APs will be contacted telephonically and asked to confirm their preferred method of communication.</li> <li>The relevant ward councillors will be contacted to ensure that community-based organisations are aware of the Project and can assist in distributing and communicating relevant Project information to community members.</li> <li>Virtual focus group meetings will be held in each phase of the project.</li> <li>In the event that face-to-face meetings are requested, these will be arranged on a case by case basis, taking into account the relevant COVID restrictions at the time of the request.</li> <li>I&amp;APs will be able to contact the EAP via email, fax, telephone, WhatsApp or SMS (Including the use of "please call me").</li> </ul>
<ul> <li>41 (3) A notice, notice board or advertisement referred to in subregulation (2) must— <ul> <li>(a) give details of the application or proposed application which is subjected to public participation; and</li> <li>(b) state— <ul> <li>i. whether basic assessment or S&amp;EIR procedures are being applied to the application;</li> <li>ii. the nature and location of the activity to which the application relates;</li> <li>iii. where further information on the application or proposed application can be obtained; and</li> <li>iv. the manner in which and the person to whom representations in respect of the application or proposed application may be made.</li> </ul> </li> <li>41 (4) A notice board referred to in subregulation (2) must— <ul> <li>(a) be of a size of at least 60cm by 42cm; and</li> <li>(b) display the required information in lettering and in a format as may be determined by the competent authority.</li> </ul> </li> </ul></li></ul>	<ul> <li>An advert will be published in relevant local newspapers (in English, Afrikaans and IsiZulu), formally announcing the commencement of the Environmental Authorisation (EA) applications, requesting stakeholders to register their interest in the project, and informing them of the release of the Draft Scoping, EIA and BA Reports for public review and comment.</li> <li>Site notices (in English, Afrikaans and IsiZulu) will be placed at appropriate locations on site) and in the surrounding area. The size and content of the site notices will be in line with Regulation 41 (3) and 41(4) as contained herein.</li> </ul>
41 (5) Where public participation is conducted in terms of this regulation for an application or proposed application, subregulation (2)(a), (b), (c) and (d) need	<ul> <li>If the revised reports are required to undergo additional review, the requirements of Regulation 41(5) will be followed.</li> </ul>

#### PLAN/ACTIVITIES

not be complied with again during the additional public participation process contemplated in regulations 19(1)(b) or 23(1)(b) or the public participation process contemplated in regulation 21(2)(d), on condition that—

- a) such process has been preceded by a public participation process which included compliance with subregulation (2)(a), (b),
   (c) and (d); and
- written notice is given to registered interested and affected parties regarding where the—
  - revised basic assessment report or, EMPr or closure plan, as contemplated in regulation 19(1)(b);
  - ii. revised environmental impact assessment report or EMPr as contemplated in regulation 23(1)(b); or
  - iii. environmental impact assessment report and EMPr as contemplated in regulation 21(2)(d);

may be obtained, the manner in which and the person to whom representations on these reports or plans may be made and the date on which such representations are due.

- 41 (6) When complying with this regulation, the person conducting the public participation process must ensure that—
  - a) information containing all relevant facts in respect of the application or proposed application is made available to potential interested and affected parties; and
  - b) participation by potential or registered interested and affected parties is facilitated in such a manner that all potential or registered interested and affected parties are provided with a reasonable opportunity to comment on the application or proposed application.
- Provision has been made to ensure all project information will be made available to all I&APs, and that they are afforded the opportunity to participate in the projects, as well as submit comments and raise any concerns and/or issues with regards to the proposed projects.
- A Notification Letter and BID will be compiled to provide preliminary information regarding the project and its location, as well as to invite comments from I&APs during the 30-day public review period of the Draft Reports.
- All registered I&APs will be included in any communication regarding the application processes for the projects throughout the respective S&EIA and BA processes.

#### 41 (7) Where an environmental authorisation is

required in terms of these Regulations and an authorisation, permit or licence is required in terms of a specific environmental management Act, the public participation process contemplated in this Chapter may be combined with any public participation processes prescribed in terms of a specific environmental management Act, on condition that all relevant authorities agree to such combination of processes.

- Applications for the proposed projects will also be made under the National Water Act (NWA), through a Water Use Licence Application (WULA) or General Authorisation (GA) processes as applicable for the purposes of Water Use Authorisation under the National Water Act. A Public Participation Process (PPP) in terms of the EIA Regulations (contained herein) and the NWA will be undertaken
- (42) A proponent or applicant must ensure the opening and maintenance of a register of interested and affected parties and submit such a register to the
- Stakeholders with a potential interest in the Project will be identified at the outset of the Project and will include all relevant authorities (government departments and the local and district

#### PLAN/ACTIVITIES

competent authority, which register must contain the names, contact details and addresses of—

- all persons who, as a consequence of the public participation process conducted in respect of that application, have submitted written comments or attended meetings with the proponent, applicant or EAP;
- (b) (b) all persons who have requested the proponent or applicant, in writing, for their names to be placed on the register; and
- all organs of state which have jurisdiction in respect of the activity to which the application relates.
- municipalities), relevant conservation bodies and nongovernmental organisations (NGO's), as well as landowners, neighbouring landowners and the surrounding community.
- This stakeholder database will be updated on an ongoing basis as new stakeholders request to be registered.
- All stakeholders identified will be registered on the project stakeholder database, and the database will be maintained throughout the EIA and BA processes.
- The EAP will continue to ensure that individuals/organisations from referrals and networking are notified of the proposed project.

(43) (1) A registered interested and affected party is entitled to comment, in writing, on all reports or plans submitted to such party during the public participation process contemplated in these Regulations and to bring to the attention of the proponent or applicant any issues which that party believes may be of significance to the consideration of the application, provided that the interested and affected party discloses any direct business, financial, personal or other interest which that party may have in the approval or refusal of the application. (2) In order to give effect to section 24O of the Act, any State department that administers a law relating to a matter affecting the environment must be requested, subject to regulation 7(2), to comment within 30 days.

(43) (1) A registered interested and affected party is entitled to comment, in writing, on all reports or plans submitted to such party during the public participation process contemplated in these Regulations and to bring to the attention of the proponent or applicant any

- From WSP on request and electronic copies can be shared via secure links that will be emailed.
- On the WSP website and on a data free website for download.
- Hard copies of the Reports will be placed at the relevant public places such as libraries, community halls, ward councillor offices
- CDs and/or Hard Copies submitted to the relevant Organs of State.
- Submitted to the DFFE via the DFFE online portal.

Comment forms (in a bound booklet) will be placed with the Draft Reports at the abovementioned public places. These booklets will be collected at the end of the public review period as required. In addition, the contact details of EAP will be provided should the I&AP wish to contact the EAP directly.

Note: Should the COVID-19 level be level 3 or higher at time of disclosure, WSP will confirm with the local libraries as to whether they are open and able to accept documents for public review. In the event that public places are not available due to COVID restrictions WSP will provide the Local Ward Councillors with copies of the reports to ensure that I&APs without access to the internet are provided access to the required documentation. Furthermore, the data free website will be available to all I&APs.

A Comment and Response Report (CRR) will be generated for inclusion in Final Reports for consideration by the competent authority.

- 44 (1) The applicant must ensure that the comments of interested and affected parties are recorded in reports and plans and that such written comments, including responses to such comments and records of meetings, are attached to the reports and plans that are submitted to the competent authority in terms of these Regulations.

  All I&APs will I following ways:

   Comments via fax or e

   Written coi

   Telephonic
- (2) Where a person desires but is unable to access written comments as contemplated in subregulation (1) due to—

44 (1) The applicant must ensure that the comments of All I&APs will be able to submit comments directly to the EAP in the interested and affected parties are recorded in reports following ways:

- Comments Forms via comment form booklets at public places or via fax or email
- Written comments via email or fax
- Telephonically for capturing by the EAP; and
- Via WhatsApp or SMS.

Comments received telephonically will be transcribed and captured as formal comments in the Comments and Responses Report. I&APs that do not have access to internet or emails will also be able to submit

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<ul> <li>a) a lack of skills to read or write;</li> <li>b) disability; or</li> <li>c) any other disadvantage; reasonable alternative methods of recording comments must be provided for.</li> </ul>	
	Written notification of the decision on the EAs will be sent to all registered I&APs, as well as communicated via Ward Councillors to I&APs that do not have access to internet and emails. Registered I&APs will be informed of the appeal procedure as well as advised that copies of the EA decisions can be provided on request.

b) the attention of all registered interested and affected parties is drawn to the fact that an appeal maybe lodged against the decision in terms of the National Appeal Regulations, if such appeal is available in the circumstances of the decision.

are provided with access to the decision and the reasons for such decision; and

#### Table 1.4 **Meetings**

#### PROJECT MEETINGS

Pre-Application Meeting	A pre-application consultation with DFFE was held on 19 October 2021 to discuss the proposed projects, proposed approach, and confirm the processes.
Public and/or Focus Group Meetings	<ul> <li>No Virtual focus group meetings have been requested during the Scoping Phase by the I&amp;APs as stipulated in the BID and other notification documents.</li> <li>A public meeting will be held during the 30 day Public Review Period of the Draft EIR.</li> <li>A telephonic conversation was held with the ward councillor. Comments raised by the councillor are captured Table 2.4.</li> </ul>

# 2 PUBLIC PARTICIPATION TO DATE

#### 2.1 PRE-APPLICATION CONSULTATION

A pre-application meeting was held on 19 October 2021 with the DFFE in order to discuss the proposed Project. The minutes of this meeting are included in **Appendix C-1**.

#### 2.2 IDENTIFICATION OF KEY STAKEHOLDERS

Section 41 of the EIA Regulations (2014, as amended) states that written notices must be given to identified stakeholders as outlined in **Table 2.1**.

Relevant authorities (Organs of State) have been automatically registered as I&APs. In accordance with the EIA Regulations, 2014 (as amended), all other persons must request in writing to be placed on the register, submit written comments, or attend meetings to be registered as stakeholders, and included in future communication regarding the Project.

Table 2.1 Interested and Affected Parties

NEMA REQUIREMENT	DISCUSSION
	The project activity is located on various portions of privately owned land. The landowners have been included on the stakeholder database.
(ii) the occupiers of the site where the activity is or is to be undertaken or to any alternative site where the activity is to be undertaken	All landowners have been contacted to confirm whether there are any occupiers on the land portions. Where applicable, occupiers have been included on the database.
(iii) owners and occupiers of land adjacent to the site where the activity is or is to be undertaken or to any alternative site where the activity is to be undertaken	Adjacent landowner details were collected and have been included on the stakeholder database. Where applicable, occupiers have been included on the database.
(iv) the municipal councillor of the ward in which the site or alternative site is situated and any organisation of ratepayers that represent the community in the area	Ward Councillors of Ward 7 and Ward 11 have been included on the stakeholder database.
(v) the municipality which has jurisdiction in the area	The Msukaligwa Local Municipality, which is located in the Gert Sibande District Municipality (Mpumalanga Province), both Local and District Municipalities have been included on the stakeholder database.
(vi) any organ of state having jurisdiction in respect of any aspect of the activity	DFFE has been, and will continue to be, consulted. The Mpumalanga Department of Agriculture, Rural Development, Land and Environmental Affairs (DARDLEA) has been included on the stakeholder database.
(vii) any other party as required by the competent authority.	<ul> <li>All tiers of government, namely, national, provincial, local government and parastatals have been included on the stakeholder database. Inclusive of:         <ul> <li>Department of Mineral Resources and Energy (DMRE)</li> <li>Mpumalanga Departments of Water and Sanitation (DWS)</li> <li>Mpumalanga Department Agriculture, Rural Development, Land and Environmental Affairs</li> <li>Department of Rural Development and Land Reform</li> <li>Department of Forestry, Fisheries and Environment (DFFE)</li> </ul> </li> </ul>

NEMA REQUIREMENT	DISCUSSION
	Mpumalanga Department of Water and Sanitation: Oliphant's Proto- CMA
	<ul> <li>Mpumalanga Department of Social Development</li> </ul>
	<ul> <li>Mpumalanga Department of Public Works, Roads and Transport (DPWR)</li> </ul>
	<ul> <li>Mpumalanga Department of Co-Operative Governance and Traditional Affairs</li> </ul>
	<ul> <li>Mpumalanga Heritage Resources Authority</li> </ul>
	Department of Defence Force Mpumalanga
	<ul> <li>South African Heritage Resource Agency (SAHRA)</li> <li>Gert Sibande District Municipality</li> <li>Dr Pixley Ka Seme Local Municipality</li> <li>Msukaligwa Local Municipality</li> </ul>
	<ul><li>Transnet Freight Rail</li><li>Eskom</li></ul>
	BirdLife South Africa
	<ul> <li>South African National Biodiversity Institute (SANBI)</li> <li>Mpumalanga Tourism and Parks Agency</li> </ul>

**Appendix A** provides a list of stakeholders registered on the Project database. The stakeholders along with the date on which they registered and reference to comments received, where applicable, are indicated in **Table 2.4** and **Table 2.5**. The stakeholder database has been updated throughout the EIA process.

#### 2.2.1 NOTIFICATION PROCEDURES

#### **DIRECT NOTIFICATION**

Notification of the proposed Project was issued to potential Stakeholders, via direct correspondence (i.e. SMSs and e-mail) on **24 February 2022**. The notification letter that was circulated is included in **Appendix B-3** of this report. Proof of e-mail and SMS notification are included in **Appendix B-4** and **Appendix B-5**.

#### **ADVERTISEMENT**

Notification of the proposed Project was issued to the general public via an advertisement on **25 February 2022**. The purpose of the advertisement was to notify the general public of the proposed application and provide an opportunity to register on the Project database and provide input into the process. A copy of the advertisements and proof of their publication are included as **Appendix B-1**. The advertisement publication details are provided in **Table 2.2**.

#### Table 2.2 Dates on which the advert was published

#### NEWSPAPER PUBLICATION DATE

Highvelder Newspaper	25 February 2022
Standerton Newspaper	25 February 2022

#### **SITE NOTICES**

In accordance with GNR 326 Section 41(2)(a-b) site notices were developed (see **Appendix B-2**) and placed at Six (6) strategic points in close proximity to the proposed site, as well as public places within the Msukaligwa Local and Govern Mbheki Local Municipalities. The site notices were placed on site on 24 February 2022. **Table 2.3** below shows details and proof of display of site notices.

#### Table 2.3 **Site Notice Locations**

#### LOCATION **CO-ORDINATES**

#### **PHOTOGRAPHS**



26°31'39.48"S 29° 29°59'20.68"E



Ermelo Regional 26°31'39.48"S Library

29°59'20.68"E



Thusiville Public 26° 31'40.70" S Library

29° 59'19.63" E



#### LOCATION **CO-ORDINATES**

#### **PHOTOGRAPHS**

Gert Sibande	
District	ŀ
Municipality	ľ

26° 31'20.41" S 29° 53'18.78" E



Site Placed adjacent 30°6'14.30" E to the property boundary of the proposed project and the N2 Ermelo / Piet Retief (2 locations)

Notice 26° 35'53.95" S



Site Notice Placed adjacent to the property boundary of the proposed project and the N11 Hendrina/Ermelo Road (3 locations)

26° 37'34.87" S 29° 58'23.53" E



#### LOCATION **CO-ORDINATES**

#### **PHOTOGRAPHS**

Camden Power 26°35'17.40"S Station Entrance

30° 5'18.48"E



#### **AVAILABILITY OF THE DRAFT SCOPING REPORT**

The Draft Scoping Report was placed on public review for a period of at least 30 days from 25 February 2022 to 28 March 2022, at the venues as follows:

- Hard Copy: Gert Sibande District Municipality (Cnr Joubert & Oosthuise Streets, 017 801 7000);
- Hard Copy: Ermelo Public Library (Cnr. Tauta St &, Kerk Street, 017 801 3500);
- Hard Copy: Thusiville Public Library (Wesselton Ext 2, 082 797 5119);
- Hard Copy: Msukaligwa Local Municipality Ermelo Office (Cnr. Tauta St &, Kerk Street, 017 801 3500);
- Electronic Copy: WSP Website (https://www.wsp.com/en-ZA/services/public-documents); and
- Electronic Copy: Data Free Website (https://wsp-engage.com/).

The Draft Reports will also made available to Commenting Authorities via a One Drive link ( Camden Public Review).

Proof of display of the Draft Scoping Report is provided in **Appendix B-6**.

#### **AVAILABILITY OF THE FINAL SCOPING REPORT**

The final report was submitted to the DFFE on 8 April 2022 and was made available to registered I&APs on the WSP website and the data free website.

#### **AVAILABILITY OF THE DRAFT EIA REPORT**

The Draft EIA Report will be placed on public review for a period of at least 30 days from 07 September 2022 to 10 October 2022, at the venues as follows:

- Hard Copy: Gert Sibande District Municipality (Cnr Joubert & Oosthuise Streets, 017 801 7000);
- Hard Copy: Ermelo Public Library (Cnr. Tauta St &, Kerk Street, 017 801 3500);
- Hard Copy: Thusiville Public Library (Wesselton Ext 2, 082 797 5119);
- Hard Copy: Msukaligwa Local Municipality Ermelo Office (Cnr. Tauta St &, Kerk Street, 017 801 3500);
- Electronic Copy: WSP Website (https://www.wsp.com/en-ZA/services/public-documents); and
- Electronic Copy: Data Free Website (https://wsp-engage.com/).

The Draft EIA Reports will also be made available to Commenting Authorities via a One Drive link (Camden Public Review).

#### 2.2.2 STAKEHOLDER REGISTRATION

All stakeholders that either called in or sent written correspondence, such as emails, fax, or post, to the EAP have been added to the database and their comments and/or queries have been responded to.

#### 2.3 COMMENTS RECEIVED

Comments received from registered stakeholders to date have been captured and responded to within the comments and response tables **Table 2.4** and **Table 2.5**. The original comments and responses are included in **Appendix D**.

#### 2.3.1 DRAFT SCOPING REPORT

#### Table 2.4 Comments received from Draft Scoping Report

DATE OF COMMENT, FORMAT OF COMMENT, NAME OF ORGANISATION/I&AP COMMENTS

NTS RESPONSE

REPORT REFERENCE

Msukaligwa Local Municipality Ward Councillor: Ward 11				
24 February 2022, Telephone call Sibusiso Patrick Khalishwayo. Ward 11 Councillor	The councillor indicated that he does not have any issues with the project and stated` that as long proper processes are followed. Additionally, he added that as long as the projects lead to employment for the community (local residents).  He further indicated that proper process should be followed during recruitment. He lastly noted that it is his understanding that renewables are good for the environment, and he is therefore happy with the projects.	The comment was noted and recorded during the telephone call for incorporation into this SER.  Socio-economic impacts will be identified and assessed during the EIA phase. This includes creation of local employment, training, and business opportunities for the local area. Aspects to be assessed in the EIA phase	Report	
Pixley Ka Seme Local Muni	cipality			
24 February 2022 Email communication Mahanbahleka Mawela.	This correspondence seems to be directed to an incorrect recipient – Dr Pixley Ka Isaka Seme Local Municipality.	EAP: The feedback has been noted. WSP can confirm that a portion of the Camden II Wind Energy Facility falls within the Dr Pixley Ka Isaka Seme Local Municipality and therefore a number of stakeholders within the municipality are included in the Database and were notification of the project.		
Prokureurs/ Attorneys Notarisse/Notaries				
24 February 2020 Email conversation.	Kindly take note that the report is not available on the website.	EAP: A response was provided via email as follows: Dear Jolande	Appendix D of SER	

DATE OF COMMENT, FORMAT OF COMMENT, NAME OF ORGANISATION/I&AP

ORGANISATION/I&AP COMMENTS RESPONSE

Jolandé de Jager – Bester		Thank you for your email – My apologies – the date in the email is an error – please refer to the notification letters that were attached – the reports will be available from 25 February 2022.  Thank you for notifying us of this – we have resent the notification email	
		with the corrected date.	
		Kind regards.	
The Department of Water a	nd Sanitation		
24 February 2022 Email	We will comment on the WULA when submitted.	EAP:	-
communication Pieter Ackerman – Chief Landscape Architect		The EAP takes note of the DWS's comment and will notify them as soon as the WULA has been submitted.	
Department of Forestry, Fish	heries and Environment (DFFE): Biodiversity and Conservation		
24 February 2020 Email Communication Tsholofelo Shalot Sekonko.	DFFE Directorate: Biodiversity Conservation hereby acknowledge receipt of the invitation to review and comment on the Draft Scoping Report for the proposed development of the Camden Renewable Energy complex, Mpumalanga Province. Kindly note that the project has been allocated to Ms Makitla and Ms Maifo (both copied on this email).	WSP confirm receipt of the email and await comments from Ms Makitla or Ms Maifo.	-
	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.		

REPORT

REFERENCE

DATE OF COMMENT, FORMAT OF COMMENT, NAME OF ORGANISATION/I&AF

COMMENT, NAME OF			REPORT
ORGANISATION/I&AP	COMMENTS	RESPONSE	REFERENCE

28 March 2022 comment received via email  Case officer Portia Makitla	evaluated the report.  The Directorate: Biodiversity Conversation has reviewed and	WSP acknowledge the Directorates statement of no objection. In addition, WSP confirm that all relevant National and Provincial biodiversity guidelines will be considered in the final report.  Please refer to Section 3 of the Final Scoping Report (FSR) for the current governance framework. This section will be updated as required during	Section 3 of the FSR
	The Public Participation Process documents related to Biodiversity EIA for review and queries should be submitted to the Directorate: Biodiversity Conversation at email: BCAdmin@environment.gov.za for attention of Mr. Seoka Lekota.	EAP: WSP acknowledge this statement.	-
Department of Forestry, Fis	heries and Environment (DFFE): Integrated Environmental Author	risations	
22 March 2022 Comment received via email Mr Sabelo Malaza Chief Director: Integrated Environmental Authorisations Department of Forestry, Fisheries and the Environment.  Case officer: Ms Makhosazane Yeni	COMMENTS ON THE DRAFT SCOPING REPORT FOR THE PROPOSED CAMDEN I SOLAR ENERGY FACILITY (SEF) AND ASSOCIATED INFRASTRUCTURE  Listed Activities  - The Department has noted that activity 14 of Listing Notice 1 and activity 10 of Listing Notice 3 are applied for as it relates to the installation of Battery Energy Storage System (BESS). Therefore, you are required to indicate whether the BESS will be assembled on site or pre-assembled. Additionally provide reasons for applying for the above mentioned activity even though the BESS is not regarded as a facility or infrastructure for the storage or storage and handling of a dangerous goods. In addition, it is noted that fuel, cement and chemical storage onsite will be greater than 80m³ but not exceeding 500m³. As such, please ensure that the	WSP can now confirm that the BESS components will be pre-assembled and not assembled on site. Therefore, reference to the BESS in Activity 14 of Listing Notice 1 and Activity 10 of Listing Notice 3 has been removed from the amended application to be submitted with the FSR. Furthermore, WSP confirm that the environmental impacts of fuel, cement and chemical storage will be fully assessed during the EIA phase (see Section 6.6 of the FSR) and mitigation measures will be provided in the EMPr.	Section 6.6 of the FSR

ORGANISATION/I&AP	COMMENTS	RESPONSE	REFERENCE
	environmental impacts of fuel, cement and chemical storage are fully assessed and mitigation measures are provided.		
	- It has been noted that words such as should have been used in the description of the portion of the proposed project to which the applicable listed activity relates. Please refrain from using these words.	WCD	
	- The Department has noted that activities 12, 27 and 28 of Listing Notice 1 and activities 12, 14, 18 and 23 of Listing Notice 3 are applied for as it relates to the footprint of the access road and non-linear activities, while the application form on page 12 of 37 indicated that the total footprint will be confirmed once final design have been provided or subject to finalisation based on technical, final design and environmental requirements. Please ensure that clarity regarding the total footprint of the access road and non-linear activities are included in the final SR and the amended application form as confirmation of the activities triggered by the proposed development.	WSP can confirm that clarity regarding the total footprint of the access roads and non-linear activities have been included in the FSR and the amended application form as confirmation of the activities triggered by the proposed development.	
	- It is noted that activity 30 of Listing Notice 1 has been applied for and the motivation is that the 'facility infrastructure is located within, and will require vegetation clearance or disturbance of, Eastern Highveld Grassland", etc. It is unclear as to which process or activity identified in terms of Section 53(1) of NEM:BA is required. As such, you are requested to clarify or provide information regarding the process or activity identified in terms of NEM:BA.	WSP confirm that the development will be located within the Eastern	Appendix I of the FSR

REPORT

REPORT RESPONSE REFERENCE

0 0 1 1 1 1 1 1			
		construct the development. In light of this, Activity 30 is considered applicable.  WSP can confirm that protected species have been identified on site and are listed in the Terrestrial Ecology Scoping Study included in Appendix I of the FSR.	
		Furthermore, the associated impacts on threatened and protected species will be assessed during the EIA Phase, and relevant mitigation and management measures provided in the EMPr.	
	- 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. In addition, the onus is thus on the applicant and the Environmental Assessment Practitioner (EAP) to ensure that all the applicable listed activities are included in the application. Failure to do so may result in unnecessary delays in the processing of the application	WSP can confirm that all relevant listed activities have been applied for. Furthermore, the descriptions of applicability in the amended application form and Table 3-1 of the FSR are specific and have been linked to the development activity or infrastructure as described in the project description	
	- 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.	Although the activities do not differ, WSP can confirm that an amended application form has been submitted as the activity applicability	Table 3-1 of Section 3 of the FSR
	component for the proposed development and trigger listed		Section 7.5 of the FSR

ORGANISATION/I&AP	COMMENTS	RESPONSE	REFERENCE
	Technologies, such as Lithium Iron Phosphate, Lithium Nickel Manganese Cobalt oxides or Vanadium Redox flow technologies will be considered as the preferred battery technology, however the specific technology will only be determined following Engineering, Procurement, and Construction (EPC). Therefore, you are advised to assess the risk associated with the technologies and indicate how impacts will be minimised.		
	- Further note that the preferred alternative for the BESS must be clearly determined and give clear information on whether the BESS will be assembled on site or pre-assembled for this project.	EAP:  WSP can confirm that the risks associated with the BESS technologies will be assessed through a Qualitative Risk Assessment to be undertaken in the EIA phase. This study will also indicate how impacts will be minimised.  The preferred alternative for the BESS will be identified during the EIA phase.	
	substation and BESS, however they are not discussed in report. Please provide a description of any identified alternatives for the proposed	EAP: WSP can confirm that two location alternatives for the substation and BESS have been identified. Both alternatives are considered feasible and reasonable with no apparent advantages and disadvantages. Additional text to this effect has been included in Section 2.5 of the FSR as required. Both alternatives will be assessed during the EIA Phase where the preferred alternative will be confirm.	
	Alternatively, you should submit written proof of an investigation and motivation if no reasonable or feasible alternatives exist in terms of Appendix 2.	EAP: WSP can confirm that two location alternatives for the substation and BESS have been identified. Both alternatives are considered feasible and reasonable with no apparent advantages and disadvantages. Additional text to this effect has been included in Section 2.5 of the FSR as required.	

REPORT

REPORT COMMENTS RESPONSE REFERENCE

Both alternatives will be assessed during the EIA Phase where the preferred alternative will be confirm.	
- Please ensure that all issues raised and comments received during the the circulation of the draft SR from registered I&APs and organs of state have	endix D ne SER ion 2.3 of SER
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 final SR. Should you be unable to obtain comments of the Appendix B and Appendix D of the SER.  The final SR. Should you be unable to obtain comments of the Appendix B and Appendix D of the SER.  The final SR. Should you be unable to obtain comments of the Appendix B and Appendix D of the SER.	endix B of SER endix D ne SER
- The Public Participation Process must be conducted in terms of Regulations 39, 40 41, 42, 43 & 44 of the EIA Regulations 2014, as amended.  EAP:  WSP confirm that the Public Participation Process is being conducted in terms of Regulations 39, 40, 41, 42, 43 & 44 of the EIA Regulations 2014, as amended	
with the final SR. The C&R report must incorporate all historical comments for this development. The C&R report must be a circulation of the draft SR from registered I&APs and organs of state have	endix D ne SER ion 2.3 of SER

COMMENTS RESPONSE REFERENCE

		WSP can confirm that the SER will also be submitted as a separate report.	
cor	ease refrain from summarising comments made by I&APs. All mments from I&APs must be copied verbatim and responded clearly. Please note that a response such as "Noted" is not garded as an adequate response to I&AP's comments.	<b>EAP:</b> WSP confirm that all comments from I&APs have been copied verbatim and responded to clearly. Furthermore the response "Noted" has not been utilised.	Appendix D of the SER Section 2.3 of the SER
rele cor Mp Lar He	eritage Resources Agency (SAHRA), the District and Local	WSP confirms that the FSR provides evidence that all identified and relevant competent authorities have been given an opportunity to comment	Appendix A of the SER  Appendix D of the SER  Section 2.3 of the SER
- Ac		<b>EAP:</b> A layout (Figure 2.2) and environmental sensitivity map (Figure 5-28) have been included in the FSR	Section 2 and 5-4 of the FSR
- The	, ,	EAP:  A layout map of the development is included in Figure 2-2 of the FSR. The co-ordinates of the development area and relevant infrastructure are included in Table 2-2 and Table 2-3 of the FSR.  This layout map will be updated as require in the EIA phase. Please note that corridors have been included for the connection routes as pylon positions will only be confirmed subject to micro-siting and final design.	Figure 2-2 of the FSR Table 2-2 and Table 2-3 of the FSR.

ORGANISATION/I&AP	COMMENTS	RESPONSE	REFERENCE
	<ul> <li>Substation(s) and/or transformer(s) sites including their entire footprint;</li> </ul>		
	<ul> <li>Proposed infrastructure related to the proposed development;</li> </ul>		
	<ul> <li>Connection routes (including pylon positions) to the distribution/transmission network; and</li> </ul>		
	- All existing infrastructure on the site.		
	- The environmental sensitivity map must indicate the following:	EAP:	Section 5-4 of the FSR
	- The location of sensitive environmental features on site e.g. CBAs, heritage sites, wetlands, drainage lines etc. that will be affected;	An environmental sensitivity map (Figure 5-28) has been included in the FSR	Figure 5-28 of
	- Buffer areas; and		the FSR
	- All "no-go" areas		
	- The above layout maps must have a clear legend with information communicating with that on the map, be overlain with the sensitivity map which shows neighbouring energy developments and existing grid infrastructure.	EAP: WSP can confirm that both the layout and sensitivity map have clear legends. Furthermore, both maps include the relevant requested information.	Section 2 and 5.4 of the FSR
	- According to the Biodiversity map on page 100 of the DSR, the proposed development is located within the Protected Area National Park and Nature Reserve. You are required to provide details of the National Park or Nature Reserve. Furthermore, proof of approval in terms of Section 50 of NEM:PA obtained before submission of the application of the proposed development must be submitted with the final SR.	The Durational Association of the DCD unforce to the	

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COMMENT, NAME OF ORGANISATION/I&AP	COMMENTS	RESPONSE	REPORT REFERENCE
		legal avenues available to continue operation of the properties for the current land use of agriculture, in conjunction with the planned Renewable Energy land use subject to this application.  WSP can confirm that the relevant approval is being obtained in terms of Section 50 of NEM:PAA. As agreed during the consultation meeting dated 31 March 2022 with the Competent Authority, this approval will be available during the course of the EIA phase. The minutes of the meeting have been included in Appendix C-2 of this SER.	
	It has been noted that the location of the proposed development is situated in an area with Eastern Highveld Grassland, which is endangered and or vulnerable. Therefore, you are required to explain why the site is considered suitable for the proposed development.   Output  Description:		

ORGANISATION/I&AP	COMMENTS	RESPONSE	REFERENCE
		Subsequently, the layout of the development will be updated such that high sensitivity areas and buffers are avoided as far as possible in consideration of the specialist sensitivity findings.	
		Considering all of the above and in conjunction with layout consideration of the highly sensitive areas determined by the ecological specialist, suitable area within the Eastern Highveld Grassland habitats may be utilised towards development.	
	- The delineated water-bodies (Figure 5-16) on page 95 of the DSR indicate the sensitive areas with buffer according to the legend, however, the buffers of those areas are not indicated on the map. Please ensure that the legend of the maps are clear and communicate with the details of the maps.	<b>EAP:</b> It must be noted that the sensitive areas reflected on Figure 5-16 outline the relevant delineated surface water structure inclusive of the buffer, thereby indicating that the surface water body together with the buffer is considered the sensitive area. The legend therefore correctly communicates the detail of the map and is inclusive of the buffer.	
	- According to figure 5-14, the site is located within the Freshwater Ecosystem Priority Areas (FEPA), therefore, you are required to indicate the impacts of the area by the proposed development.	<b>EAP:</b> Potential impacts on the Aquatic Environment are indicated in Section 6.4 of the FSR. These impacts will be assessed during the EIA Phase.	Section 6.4 of the FSR
	Specialist Assessments  The EAP must ensure that the terms of reference for all the identified specialist studies must include the following:  - 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.	EAP:  WSP can confirm that the specialist studies to be undertaken in the EIA phase will be undertaken in line with Appendix 6 of the EIA Regulations, 2014, as amended, or as required under the gazetted specialist protocols (GNR 320 of 20 March 2020 and GNR 1150 of 30 October 2020). Therefore, the requested information will be included.	
	- 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.	EAP:  All relevant specialist assumptions and limitations have been included Section 1.6. These will be updated as required during the EIA Phase.	Section 1.6 of the FSR

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- 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.	WSP acknowledge the DFFE's definition of 'No-go' areas. No-go areas will be re-evaluated and assessed during the EIA phase, based on further specialist field assessments. Where specialist definitions of 'no-go' areas	Section 5 of the FSR
- 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 applicable.	differ from the Department's definition; these will be clearly indicated. To date, specialists have clearly indicated where it is suitable for linear infrastructure (water pipelines, roads, powerline infrastructure etc.) to traverse a no-go area where required.	
<ul> <li>All specialist studies must be final, and provide detailed/practical mitigation measures for the preferred alternative and recommendations, and must not recommend further studies to be completed post EA.</li> </ul>	EAP:  All specialist studies to be appended to the Final EIA Report will be final. Specialist reports will provide detailed/practical mitigation measures for the preferred alternative and recommendations, and will not recommend further studies to be completed post EA with the exception of preconstruction walkthroughs, search and rescue and micro-siting. The Specialist Studies will sufficiently inform the EA decision phase.	-
- Should a specialist recommend specific mitigation measures, these must be clearly indicated.	EAP:  All specific mitigation measures, will be clearly indicated and included in the EMPr during the EIA Phase.	-
- 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 expertise advice.	EAP:  In the EMPr, WSP will clearly indicate the most reasonable recommendation and substantiate this with defendable reasons should any specialist recommendations be contradictory.  To date no contradictory recommendations have been received.	-
- It is further brought to your attention that Procedures for the Assessment and Minimum Criteria for Reporting on identified	EAP:	Section 7.5 the FSR

promulgated in Government Notice No. 320 of 20 March 2020 and in Government Notice No. 1150 of 30 October 2020 (i.e. "the	WSP can confirm that the Procedures for the Assessment and Minimum Criteria for Reporting on identified Environmental Themes (as per the Screening Report), which were promulgated in Government Notice No. 320 of 20 March 2020 and in Government Notice No. 1150 of 30 October 2020 (i.e. "the Protocols") are being considered as applicable.	
- In addition, the Specialist Declaration must also indicate the name of scientific organisation/council and member number and the status of the registration/membership of each specialist.	<b>EAP:</b> Specialist Declarations included in the FSR do indicate the name of scientific organisation/council and member number and the status of the registration/membership of each specialist.	Appendix C of the FSR
Cumulative Impact Assessment	EAP:	Appendix E of the FSR
proposed development site and or in this case all the proposed Camden	Through the use of the DFFE web-based environmental screening tool as well as the Environmental Geographical Information System (E-GIS), WSP have confirmed that there are no similar projects within 30km radius of the development to date.	2.02
<ul> <li>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.</li> </ul>	WSP confirm that cumulative impacts will be considered in the EIA phase.  This will be re-affirmed during the EIA Phase.	
<ul> <li>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.</li> </ul>	<b>EAP:</b> This information will be included in the EIA Report to be compiled in the EIA Phase, along with the related impact and cumulative assessments, and concluding remarks.	-
The cumulative impacts significance rating must also inform the need and desirability of the proposed development.	EAP:	-

COMMENTS RESPONSE REFERENCE

		This information will be included in the EIA Report to be compiled in the EIA Phase, along with the related impact and cumulative assessments, and concluding remarks.	
	- A cumulative impact environmental statement on whether the proposed development must proceed.	<b>EAP:</b> This information will be included in the EIA Report to be compiled in the EIA Phase, along with the related impact and cumulative assessments, and concluding remarks.	
		<b>EAP:</b> This information will be included in the EMPr to be compiled in the EIA	-
	impacts of the substation that will be constructed as part of this development.	Phase.	
	<ul> <li>The EMPr for the facility must comply with the requirements of Appendix 4 in the EIA Regulation, as amended.</li> </ul>	<b>EAP:</b> WSP confirm that the EMPrs to be submitted in the EIA phase, will comply with the requirements of Appendix 4 in the EIA Regulation, as amended	-
	Specific comments	EAP:	-
	You are requested to submit the application form signed by both the Environmental Assessment Practitioner (EAP) and the Applicant. The application form must be submitted with the final SR.	WSP confirm that a signed amended application form will be submitted with the FSR	
	General	EAP:	-
	You are further reminded to comply with Regulation 21(1) of the NEMA EIA Regulations 2014, as amended, which states that:	WSP confirms that the FSR will be submitted to the DFFE within 44 days of the receipt of the application, in line with the regulated timeframes.	
	"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	umerrames.	

COMMENT, NAME OF ORGANISATION/I&AP	COMMENTS	RESPONSE	REPORT REFERENCE
	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"		
	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 report in accordance with Appendix 2 and Regulation 21(1) of the EIA Regulations 2014, as amended.		
	Further note that in terms of Regulation 45 of the EIA Regulations 2014, as amended, 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).	<b>EAP:</b> WSP notes that the application will lapse if the applicant fails to meet any of the timeframes prescribed in terms of these 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	<b>EAP:</b> WSP and the Applicant take note of this reminder.	-
Department of Forestry, Fis	theries and Environment: Air Quality		
24 February 2022 Email Communication Mthobisi Ngcobo	Greetings to you all. Thanks for the information I will attend to it accordingly.	EAP: WSP acknowledge receipt of the email and await comments.	-
25 March 2022 Email Communication	Kindly note that Air Quality Comments/Inputs will only reach yourself after the closing date.	EAP:	-

COMMENT, NAME OF ORGANISATION/I&AP COMMENTS RESPONSE REFERENCE

| I will select projects that have air quality issues and only make | WSP acknowledge receipt of the email and await comments.

Edward Mahosi	I will select projects that have air quality issues and only make comments/inputs on them.	WSP acknowledge receipt of the email and await comments.	
Mpumalanga Tourism and	Parks Agency		
24 February 2022 Email communication Frans Krige MTPA	Dear Me. Strong please deliver a hard copy of this proposal to Thabile Mnisi at MTPA Scientific Services for registration and commenting purposes.		Appendix D of SER
28 March 2022 Comment received on email Mr JJ Eksteen MTPA	I Solar Energy Facility.  The MPTA is concerned about the layout of this proposal. Portion 1 of the Farm Welgelegen 322 IS, is part of a proclaimed private nature reserve. Language Private Nature Reserve was gazzetted with no 3256 of 1967 and notice 61. A copy of the proclamation is attached	WSP can confirm that the proposed project will be undertaken on Portion 1 and 2 of the farm Welgelegen 322 IS which is part of the proclaimed private nature reserve. Langcarel Private nature reserve which was gazetted with no 3256 of 1967 and notice 61. WSP has engaged the DFFE protected area section on the status of the private nature reserve. The meeting was held on the 31st of March 2022. The meeting minutes of the meeting held with DFFE are attached as <b>Appendix C-2</b> of this SER.  WSP has engaged the DFFE protected area section on the status of the private nature reserve. The meeting was held on the 31st of March 2022. The meeting minutes of the meeting held with DFFE are attached as <b>Appendix C-2</b> of this SER.	of the SER  Appendix C-2
	Recommendation: This site layout plan should be redesigned. An alternative layout plan must be found outside the boundaries of the protected area and its 1 km buffer and the CBA areas and wetlands as indicated in the MBSP and based maps.	EAP:  Protected Area  The Protected Area refers to the Langcarel Private Nature Reserve. This reserve is however noted as having farming activity present, and is currently managed actively and entirely for livestock and crop agriculture. Various historic and current disturbances include:  — Manmade dams	Section 2.6 of the FSR

COMMENTS RESPONSE

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- Historic coal prospecting
- ii. Historically cultivated areas
- Current cultivates areas
- Ongoing grazing and cattle rearing activities
- Built up areas (homesteads)
- Invasive alien plants for windrows

Historic soil borrowing activities leading to exposed soils.

The landowner further disputes the nature reserve status of the properties and intends to utilise any suitable legal avenues available to continue operation of the properties for the current land use of agriculture (as is their existing business and income), in conjunction with the planned Renewable Energy land use subject to this application.

Furthermore, the site is zoned agricultural, and no restrictive condition or mention of the aforementioned nature reserve is evident in the most recent title deed for the property. There is also no evidence of compliance with the norms and standards for the inclusion of private nature reserves in the register of protected areas of South Africa (GNR 1157 of 3 November 2017).

The management and land use of these properties is therefore highly inconsistent with the Private Nature Reserve status and has not, and continues to not be, managed and utilised as a private nature reserve.

In addition, section 2.6 of the FSR furthermore outlines the need and desirability of the project which includes the benefits of the location close to the Camden Power Station which has been listed for decommissioning in the coming years. The location of the development will also allow for the use of the existing power transmission infrastructure that would otherwise become defunct post decommissioning. The project will further contribute to local job creation, economic development, renewable energy generation in the context of South Africa's energy insecurity, and sustainable income for the land owners.

COMMENTS

RESPONSE

REPORT REFERENCE

The terrestrial ecologist further notes that the project study area consists largely of natural habitat within a rural area. Currently, the rates of transformation within the vegetation in this general region is moderately high, although on-site habitats have not been transformed to as high degree as surrounding areas. The ecologist further noted that it is possible that sensitive habitats on site can be minimised or avoided with the application of appropriate mitigation or management measures. The project is therefore not considered fatally flawed and should be subjected to further study in accordance with the specialist Plan of Study.

Given the above, and considering in particular the following:

- That site land use is currently partially disturbed and highly inconsistent with the private nature reserve declaration;
- The aim of the landowner to continue operating the property under a mixed-agricultural and renewable energy use;
- The landowner disputing of the nature reserve designation;
- The specialists recommendation towards further study in the EIA phase;
- The opportunity for simultaneous development and avoidance of ground-truthed sensitive areas determined by the specialist during the EIA phase; and
- The clear advantageous nature at a provincial and national scale of the proposed project in light of the need and desirability of project;

It is proposed therefore that the designation of the properties as a private nature reserve be investigated further in conjunction with the MTPA and the Competent Authority, including considering of all legal avenues towards withdrawal of the private nature reserve status of the site by the landowner, further specialist investigation as provided for in the current Plan of Study, and consideration of site-specific habitat sensitivities in conjunction with development layout adjustments as far as possible, towards beneficial use of the properties in question.

CBA areas and wetlands

	REPORT
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ORGANISATION/I&AP	COMMENTS	RESPONSE	REFERENCE
		WSP can confirm that the layout of the development will be updated such that wetlands and wetlands buffers are avoided as far as possible. In addition, the EMPr will include relevant mitigation and management measures as required by the specialists. Where unavoidable, such as where access roads and overhead power lines may be required at unavoidable but limited instances in these buffer zones, specialist control and mitigation measures are recommended and will be included verbatim in the EMPr.	
		Furthermore, in all instances where water uses are triggered under the National Water Act, a suitable Water Use Authorisation (General Authorisation or Water Use Licence Application) will be obtained for the water use activities.	
		Critical biodiversity areas will be considered in the impact assessment and sensitivity assessment conducted in the EIA phase ecological and freshwater specialist studies, with specialist recommendations provided for mitigation and/or avoidance implemented as far as possible.	
	Take note of the DFFE screening tool report that indicates a very high sensitivity rating for Aquatic biodiversity and Terrestrial Biodiversity themes amongst others that requires thorough onsite specialist assessments. The findings of very high and high sensitivity status of the habitat by the preliminary David Hoare consulting (2021) study has highlighted the possible occurrence of certain conversation important species that might be affected	WSP acknowledge this statement.  The potential impacts associated with the Aquatic biodiversity and Terrestrial Biodiversity themes will be confirmed and assessed during the	Appendix H of the FSR  Appendix I of the FSR
	The onsite status of species such as the different Crane species, Secretary bird, black-footed Cat, African Stripped Weasel, south African Hedgehog, Swamp /Musk shrew, any Reptiles and Amphibians such as the Giant Bullfrog and flying mammals must be determined.	EAP:  The studies being undertaken are as per the sensitivity screening of the DFFE and the requisite protocols. In addition, it can be confirmed that an initial site assessment was undertaken (Feb 2020) (summer), and that an EIA phase field assessment will be done (Apr/May 2022) (winter), with further field walkdowns to be conducted on the final layout once the project commences to financial close.	-

REPORT RESPONSE REFERENCE

	WSP can also confirm that the required 12 months of avifauna and bat preconstruction monitoring has being undertaken.	
The MTPA requires at least three onsite flora studies must be done, to cover the growing season plants, the geophytes included.		Section 7.5 of the FSR
	Ecology Specialist:	
	The lack of seasonal coverage was specified as a limitation in the Biodiversity Scoping report. However, the recommendation was that this should be undertaken once final infrastructure positions had been determined so that specific areas could be surveyed in detail, rather than general surveys over wide areas. Additional floristic field surveys in Spring and late Summer are required to address this requirement. The original Screening assessment was undertaken in early February, which covers the main part of the summer growing season.	
The applicable Environmental legislation with specific reference to the Activities in Listing Notice 3: GNR 985 must be adhered to, especially in the light that Langcarel PNR does exist.		Table 3-1 of Section 3 of the FSR
1. No facilities without approval within the PA and 1km buffer.	EAT:	Section 2.6 of the FSR

COMMENTS RESPONSE

REPORT REFERENCE

- Ongoing grazing and cattle rearing activities
- Built up areas (homesteads)
- Invasive alien plants for windrows
- Historic soil borrowing activities leading to exposed soils.

The landowner further disputes the nature reserve status of the properties and intends to utilise any suitable legal avenues available to continue operation of the properties for the current land use of agriculture (as is their existing business and income), in conjunction with the planned Renewable Energy land use subject to this application.

Furthermore, the site is zoned agricultural, and no restrictive condition or mention of the aforementioned nature reserve is evident in the most recent title deed for the property. There is also no evidence of compliance with the norms and standards for the inclusion of private nature reserves in the register of protected areas of South Africa (GNR 1157 of 3 November 2017).

The management and land use of these properties is therefore highly inconsistent with the Private Nature Reserve status and has not, and continues to not be, managed and utilised as a private nature reserve.

In addition, Section 2.6 of the FSR furthermore outlines the need and desirability of the project which includes the benefits of the location close to the Camden Power Station which has been listed for decommissioning in the coming years. The location of the development will also allow for the use of the existing power transmission infrastructure that would otherwise become defunct post decommissioning. The project will further contribute to local job creation, economic development, renewable energy generation in the context of South Africa's energy insecurity, and sustainable income for the land owners.

The terrestrial ecologist further notes that the project study area consists largely of natural habitat within a rural area. Currently, the rates of transformation within the vegetation in this general region is moderately high, although on-site habitats have not been transformed to as high degree as surrounding areas. The ecologist further noted that it is possible that

COMMENT, NAME OF ORGANISATION/I&AP	COMMENTS	RESPONSE	REPORT REFERENCE
		sensitive habitats on site can be minimised or avoided with the application of appropriate mitigation or management measures. The project is therefore not considered fatally flawed and should be subjected to further study in accordance with the specialist Plan of Study.	
		Given the above, and considering in particular the following:	
		<ul> <li>That site land use is currently partially disturbed and highly inconsistent with the private nature reserve declaration;</li> </ul>	
		<ul> <li>The aim of the landowner to continue operating the property under a mixed-agricultural and renewable energy use;</li> </ul>	
		The landowner disputing of the nature reserve designation;	
		<ul> <li>The specialists recommendation towards further study in the EIA phase;</li> </ul>	
		<ul> <li>The opportunity for simultaneous development and avoidance of ground-truthed sensitive areas determined by the specialist during the EIA phase; and</li> </ul>	
		<ul> <li>The clear advantageous nature at a provincial and national scale of the proposed project in light of the need and desirability of project;</li> </ul>	
		It is proposed therefore that the designation of the properties as a private nature reserve be investigated further in conjunction with the MTPA and the Competent Authority, including considering of all legal avenues towards withdrawal of the private nature reserve status of the site by the landowner, further specialist investigation as provided for in the current Plan of Study, and consideration of site-specific habitat sensitivities in conjunction with development layout adjustments as far as possible, towards beneficial use of the properties in question.	
	2. No development within CBA irreplaceable areas.	Critical biodiversity areas will be considered in the impact assessment and sensitivity assessment conducted in the EIA phase ecological and	
	Development permissible within CBA optimal areas under certain conditions	freshwater specialist studies, with specialist recommendations provided for mitigation and/or avoidance implemented as far as possible.	

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	Avoid the Aquatic FEPA critical biodiversity river with a 1km buffer.	WSP can confirm that the layout of the development will be updated such that wetlands and wetlands buffers are avoided as far as possible, based on specialist delineations and habitat sensitivity assessments in the EIA phase.	
		In addition, the EMPr will include relevant mitigation and management measures as required by the specialists. Where unavoidable, such as where access roads and overhead power lines may be required at unavoidable but limited instances in these buffer zones, specialist control and mitigation measures are recommended and will be included verbatim in the EMPr.	
		Furthermore, in all instances where water uses are triggered under the National Water Act, a suitable Water Use Authorisation (General Authorisation or Water Use Licence Application) will be obtained for the water use activities.	
	2Avoid the ESA wetlands and pans with 100m buffers.	WSP can confirm that the layout of the development will be updated such that wetlands and wetlands buffers are avoided as far as possible, based on specialist delineations and habitat sensitivity assessments in the EIA phase. It is noted that the specialist recommended buffers for the various aquatic features range from 62 to 105 m and include in-field delineations.	
	Maintain the ESA Important sub catchment in a natural state without lowering its PES.	WSP can confirm that the layout of the development will be updated such that wetlands and wetlands buffers are avoided as far as possible, based on specialist delineations and habitat sensitivity assessments in the EIA phase.  In addition, the EMPr will include relevant mitigation and management measures as required by the specialists. Where unavoidable, such as where access roads and overhead power lines may be required at unavoidable but limited instances in these buffer zones, specialist control and mitigation measures are recommended and will be included verbatim in the EMPr.	
		Furthermore, in all instances where water uses are triggered under the National Water Act, a suitable Water Use Authorisation (General Authorisation or Water Use Licence Application) will be obtained for the water use activities.	

Department of Agriculture, Land Reform and Rural Development (DALRRD)				
24 February 2022 Email Communication. Barbara De Lange	Hope you are well  Can you please provide the department with the following outstanding documents of the Camden Renewable Energy Complex?  Title deed  Motivation  Lay Out Plan of proposed development  Your quick respond will be highly appreciated.	EAP: A response was provided via email as follows: Thank you for your email. With regards to your request below I an provide the following feedback: Title deed: We do not have the title deeds for the properties affected. We currently believe that all the properties are zoned for agricultural use. However please find a list of the properties and their relevant SG codes for each of the 5 projects included in Section 2.1 of each of the Draft Scoping Reports.  Motivation: The motivation for each of the 5 projects is clearly outlined in Section 2.6 of each of the Draft Scoping Reports. These reports can be obtained on the following links:  WSP Website https://www.wsp.com/en-ZA/services/public-documents Datafree https://wsp-engage.com/ Lay Out Plan of proposed development: Again the layout plans for each of the 5 projects are included in Section 2.1 of each of the Draft Scoping Reports.  You are welcome to contact us should you have any additional queries.	Appendix D of SER	

DATE OF COMMENT, FORMAT OF COMMENT, NAME OF

COMMENT, NAME OF REPORT ORGANISATION/I&AP COMMENTS RESPONSE REFERENCE

Mpumalanga Department o	epartment of Agriculture, Rural Development, Land and Environmental Affairs (MDARDLEA)		
29 March 2022 Email communication and formal letter Sindisiwe Mbuyane Control Environmental Officer Grade B	Find attached for your attention.	EAP: A response was provided via email as follows: Thank you for the comments provided.  Just to check, will you be issuing comments on the other projects (i.e. Camden I WEF, Camden II WEF, Camden I SEF and Camden 400 kV Powerline and Collector Substation) as the Commenting Authority?	Appendix D of SER
	Have you submitted them to our Department for comments.	EAP: A response was provided via email as follows:  We submitted a hard copy (by hand) of each report to your department on 25 February 2022 and provided electronic access via both a website and a one drive link – these link were sent via email.  The links are as follows:  1. One Drive ( Camden Public Review)  2. WSP website (https://www.wsp.com/en-ZA/services/public-documents)	Appendix D of SER
	Good day Ashlea,  Apologies, I just got back from site and rechecked the documents. I think it was an oversite on our side.  May I request that we do not comment since commenting period has ended we will however comment on the Draft/Final EIAR as soon as it is available for comments.  Apologies for the inconveniences.	Hi Sindi  A response was provided via email as follows:  Thank you for your feedback. Agreed – we will receive your comments in the EIA phase.  Kind regards	Appendix D of SER

REPORT RESPONSE REFERENCE

Civil Aviation Authority				
23 March 2022 Email communication Lizell Stroh Civil Aviation Authority	Please find new procedure and process to follow towards Renewable Energy projects.  http://www.caa.co.za/Pages/Default.aspx .http://www.caa.co.za/Pages/Obstacles/Urgent-notices.aspx SACAA Page - Main Content Section Obstacle Notice 1/2022 - Appointment of New Windfarm and Solar Obstacle Application Service Provider  Kindly be advised, Air Traffic and Navigation Services (ATNS) has been appointed as the Obstacle application Service Provider for Windfarms on 1 May 2021. They will be also responsible for Solar Obstacle Applications from the 1'st of February 2022. All new Solar applications must be lodged to obstacles@atns.co.za  Their responsibility would pertain to the assessments, maintenance, and all other related matters in respect to Windfarms and Solar assessments  Obstacle Notice 3/2020 (Replacement for 17/11/2017): Additional Requirements for Solar Project Applications  Kindly note that with immediate effect, A Glint & Glare Assessment will be required as soon as the proposed site is located on the extended runway centreline within the ICAO Annex 14 Approach Surface, Take-Off Climb Surface & Departure Surface, and within 3km radius around an Aerodrome/helistop as pe Part 139.01.30 (3).  The new solar project applications must be accompanied by a Glint & Glare Impact Assessment Report with specific relevance to aviation &	EAP:  The requirements outlined by the CAA are acknowledged. The required permits related to obstacles will be obtained prior to the development of the project.  According to the DFFE Screening Tool Report, civil aviation is regarded as having low sensitivity. The proposed development site is located between 8 and 15 km from any civil aviation aerodromes.  The project area is not located on the extended runway centreline and is located more than 3km from the nearest aerodrome and therefore, a glint and glare study will not be required.	-	

COMMENT, NAME OF ORGANISATION/I&AP	COMMENTS	RESPONSE	REPORT REFERENCE
	aircraft operations. It is recommended that a Glint & Glare Impact Assessment Report be obtained for solar project applications which have already been submitted to the SACAA.		
	There are various organisations who can perform glint & glare impact assessment. It is however recommended that a credible organisation be utilised for this purpose.		
	Please note that the cost for any Impact Assessment Report will be for the account of the applicant.		
	Any structure exceeding 45 m above ground level, or structures where the top of the structure exceeds 150 m above the MEAN ground level, like on top of a hill, the mean ground level considered to be the lowest point in a 3 kilometre radius around such structure. Structures lower than 45 m, which are considered as a danger or a potential danger to aviation, shall be marked as such when specified.		
	Overhead wires, cables, etc., crossing a river, valley or major roads shall be marked and in addition, their supporting towers marked and lighted if an aeronautical study indicates that it could constitute a hazard to aircraft.		
Endangered Wildlife Trust (EWT)			
1 April 2022	Dear Ashleigh and Babalwa	EAP:	Appendix D of SER
Email communication		A response was provided via email as follows:	
Dr. Ian T. Little	Please register the EWT as an I&AP for this development.	Dear Ian	
EWT	Thanks	We can confirm that you have been added to the stakeholder database for the Camden Projects.	

# 2.3.2 FINAL SCOPING REPORT

#### Table 2.5 **Comments received from Final Scoping Report**

DATE OF COMMENT, FORMAT OF COMMENT, NAME OF ORGANISATION/I&AP COMMENTS

RESPONSE

South African Heritage Reso	ources Agency (SAHRA)			
South African Heritage Reso Monday May 23, 2022 Formal letter regarding FSR Nokukhanya Khumalo Heritage Officer	Interim Comment  In terms of Section 38(8) of the National Heritage Resources Act (Act 25 of 1999)  Attention: Camden I Solar (RF) (Pty) Ltd  The proponent is proposing to develop the Camden I Solar Energy Facility (SEF), located approximately 10km south of Ermelo (near Camden) in the Mpumalanga Province of South Africa. The proposed Camden I SEF will be developed within a project area of approximately 695 hectares (ha). Within this project area the extent of the project footprint will be approximately 310 hectares (ha), subject to finalization based on technical and environmental requirements. The proposed SEF is located south-west of Ermelo, in Mpumalanga and falls within the Msukaligwa Local Municipality and Gert Sibande District Municipality.  Camden I Solar (RF) (Pty) Ltd have appointed WSP Environmental (Pty) Ltd to undertake a Scoping and Environmental Impact Assessment application process in support for an Environmental Authorisation (EA) in terms of the National Environmental Management Act, Act no 107 of 1998 (NEMA) as amended, for activities that trigger the NEMA Environmental Impact Assessment		Appendix H-	
	(EIA) 2014 Regulations, as amended.  Camden I Solar in conjunction with Enertrag (Pty) Ltd, Camden I and II Wind Energy RF, and Camden II Solar RF are proposing to construct a renewable energy facility consisting of 8 projects within the existing Eskom Camden Power Station in Mpumalanga Province.			

The Solar Energy renewable energy facility application case ID is 18082, the Wind 1 and Wind 2 facility applications are case ID 18077, and case ID 18087 respectively, and the green energy facility application case ID is 18081. A 400kV power line and common collector substation for their new energy facility to be connected to the National Grid application is case ID is 18080. This application is for the Camden Solar I facility RF, and the facility will be 297 ha in extent located on Portion 1 of the farm Welgelegen 322, in the Msukaligwa Local Municipality of Mpumalanga Province. The facility consisting of admin and construction laydown area, 4m wide internal roads, 6.5ha of the BESS and 1.5 ha of the IPP portion of the substation, AC/DC cables connecting the solar panels.

A Heritage Scoping report by Beyond Heritage (Pty) Ltd has been submitted to SAHRA for commenting in terms of section 38 of the National Heritage Resources Act, no. 25 of 1999 (NHRA).

Van der Walt, J. October 2021. HERITAGE SCOPING REPORT For the Proposed Camden I Solar Energy Facility (100MW), Mpumalanga Province, South Africa.

The author undertook an assessment of the available documentation on the history of the development area. The author notes that the area has previously been assessed and identified historical homesteads and farmsteads. No archaeological sites and graves have been identified in the study area but due to the nature of heritage resources occurring underground there is potential of unkown sites being uncovered. The study area has negligible palaeontological significance as seen on the SAHRIS palaeomap and the palaeomap policy. The author recommends a field assessment during the EIA phase to assess the development footprint for any potential heritage resources.

Interim Comment

COMMENTS

The Archaeology, Palaeontology, Meteorites (APM) notes the submission of the Scoping Report and Heritage Scoping Report and

endorses the recommendation for a field survey by a suitably qualified archaeologist as part of a Heritage Impact Assessment report.

SAHRA will provide further comments on the proposed development once the draft EIAr and the HIA report is submitted to the case.

SAHRA grants the development an exemption from undertaking a Palaeontological Impact Assessment as the development area is located in a region mapped on the palaeomap as being of negligible palaeontological significance. The palaeomap policy does not require an assessment of impacts for zones of negligible palaeontological significance.

Should you have any further queries, please contact the designated official using the case number quoted above in the case header.

Yours faithfully

COMMENTS

Nokukhanya Khumalo

Heritage Officer

South African Heritage Resources Agency

Phillip Hine

Manager: Archaeology, Palaeontology and Meteorites Unit

South African Heritage Resources Agency

## **Department of Defence**

Wednesday 25 May 2022

To Ashlea Strong

Email communication

(SAN) Captain Liebenberg Pr Sci Nat database on 13 April 2022 refers.

As a national government department, the Department of Defence consist of different levels or tiers of mandated decision making in

EAP:

Your correspondence to Lt Col Thagwana from the Regional Works WSP can confirm that the land use is agricultural and the entire site is Unit Limpopo as an interested and affected party (I&AP) on your located in a low defence sensitivity as indicated in the DFFE Screening Tool (Appendix E of the Draft EIR). The Department of Defence still applies these sensitivities in areas outside the REDZ focus areas.

Appendix A of SER

Appendix D of SER

Appendix E of the Draft EIR

COMMENTS

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**Defence Works Formation** 

developments would have on the department as a whole through the sensitivity zones, and therefore no study is required. current EIA process. This internal situation within the military is In addition, a request has been submitted by the proponent to the identification of the I&AP within the Department of Defence.

For the purpose of the process to be followed for any renewable energy projects, the requirements stipulated in the Strategic Environmental Assessment for Wind and Solar Photovoltaic Energy in South Africa, 2015 (Part 3 Section 8) related to sensitivity areas are applied. See attachment. This geospatial information has been included in the Environmental Screening Tool to be utilised by EAPs. However, the geospatial information only relates to the identified 9 REDZ focus areas but the Department of Defence still applies these sensitivities in areas outside these focus areas. For this reason, a protocol for the specialist assessment and minimum report content requirements for environmental and other impacts on defence installations have been gazetted on 20 March 2020. See attachment.

In terms of this protocol, EAPs are required to verify the site sensitivity in the form of a report to confirm the current land use and environmental sensitivity as per section 2 of the protocol. In accordance with section 3, a specialist assessment and minimum report requirement should consist of a Defence Compliance Statement which would require a comment, in writing, from the Department of Defence confirming no unacceptable impact on military areas of interest and if needed further assessment with mitigating measures as per para 2.3.4 and 2.3.5 of the protocol.

In terms of the various levels of military mandate, the appointed military environmental officer within the province will be the point of liaison in terms of the I&AP process on your database, however for the purposes of written comment required from the Department of Defence the mandate lies at a higher level. For obtaining written comment, the developer or the EAP will have to personally request

respect of providing and confirming the impacts adjacent In accordance with the protocols, no requirement is identified for low

sometimes very confusing and cumbersome to the various Department of Defence (May 2021) towards confirmation or comment on environmental assessment practitioners (EAPs) as it relates to the any potential defence impact, which is presently still pending with no formal response from the Department of Defence.

DATE OF COMMENT, FORMAT OF COMMENT, NAME OF

REPORT RESPONSE REFERENCE ORGANISATION/I&AP COMMENTS written comment from the Director Facilities at the Logistics Division of the Department of Defence at email clogfac@gmail.com for incorporation into the Defence Compliance Statement. I hope this will assist you in your process going forward. Kind Regards Department of Forestry, Fisheries and Environment 25 May 2022 Good day. Email communication Please find herein the attached letter for the above mentioned. Lydia Kutu I hope you find all in order. Integrated Environmental Thank you. Authorisations Kind Regards, Dear Ms Strong ACCEPTANCE OF THE FINAL SCOPING REPORT FOR THE PROPOSED CAMDEN I SOLAR ENERGY FACILITY AND ASSOCIATED INFRASTRUCTURE ON PORTION 1 OF WELGELEGEN FARM NO. 322, NEAR ERMELO WITHIN MSUKALIGWA LOCAL MUNICIPALITY IN GERT SIBANDE DISTRICT MUNICIPALITY IN MPUMALANGA PROVINCE The final Scoping Report (FSR) and the Plan of Study for Environmental Impact Assessment dated 08 April 2022 and received by the Competent Authority (CA) on 08 April 2022, refer. The CA has evaluated the submitted FSR, and the Plan of Study for Environmental Impact Assessment dated 08 April 2022 and is satisfied that the documents comply with the minimum requirements of the Environmental Impact Assessment (EIA) Regulations, 2014, as

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ORGANISATION/I&AP	COMMENTS	RESPONSE	REFERENCE	
	amended. The FSR is hereby accepted by the Department in terms of Regulation 22(1) (a) of the EIA Regulations, 2014, as amended.  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.  In addition, the following amendments and additional information are required to be incorporated in the Environmental Impact Assessment Report (EIAr):			
	advised to ensure that only relevant listed activities are applied for, are specific and can be linked to the development activity or infrastructures as described in the project description. This is the	<b>EAP</b> :  The Listed Activities captured in the FSR and amended Application Form were as set out in the relevant Listing Notices. However, based on this comment, these have been further evaluated and updated accordingly. It can be confirmed that only the applicable activities and sub-activities have been included in the draft EIR and amended Application Form, to ensure that the relevant sub-activities triggered by the project are applied for. Please refer to Section 2.1 of the draft EIR for the updated description of the activities and sub-activities applicable to the proposed development		
	- It is noted that on activity 11 of Listing Notice 1, the capacity of the onsite substation, including cabling (buried or overhead) will be between 33kV and 132kV. Please ensure that the exact capacity of the proposed onsite substation is clarified in the EIA phase.	<b>EAP</b> :  It is important to note that a detailed project description, particularly exact specifications of the project components will be based on the approved scope of EPC Contractor. and cannot be determined at this stage. It has been confirmed by the Proponent that the capacity of the on-site substation will be 33/132 kV. A condition to this effect has been incorporated into the EMPr for consideration during final design phase and site establishment.	LIK	

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<ul> <li>For activity 12 of Listing Notice 1, you are required to provide the total footprint of the proposed infrastructure in square meters.</li> </ul>	<b>EAP</b> :  WSP can confirm that the total physical footprint has been provided in square metres as required and has been updated accordingly in the relevant Listed Activity contained in Section 2.1 as well as the amended Application Form.	Section 2.1 of the EIR
On the comments of the draft SR dated 22 March 2022, bullet number 1 (Listed Activities) you were requested to assess the environmental impacts and provide mitigation measures of fuel, cement and chemical storage. In your response (Appendix G), dated April 2022 you indicated that the environmental impacts of fuel, cement and chemical storage will be fully assessed during the EIA phase and mitigation measures will be provided in the EMPr. Please ensure that the above is adhere with.	WSP can confirm that the risks associated with the storage and handling of hazardous materials/dangerous goods have been assessed through a Qualitative Risk Assessment undertaken as part of the EIA phase for this project. The Risk Assessment provides detailed preventative and mitigation measures for potential impacts associated with dangerous	EIR
In activity 24 of Listing Notice 1, it is noted that the internal access road required by the facility will be between 5m and 8m. It is unclear whether this activity is listed or not, since the relevant listed activity require the width of the road to be wider than 8 metres and the exact values will be confirmed once final designs have been provided. Please clarify?	Facility will be between 5m and 8m wide, and approximately 8km in	
- It is noted that for activity 23 of Listing Notice 3, in the initial application form included the threshold. However, the updated application form does not include the threshold (i.e. exceed 10m²), you are advised to provide updated information in the EIA Phase and ensure that the application form is updated/amended as well.	square metres as required and has been updated accordingly in the relevant Listed Activity contained in Section 2.1 as well as the amended	

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	infrastructure as described in the project description. In addition, the onus is thus on the applicant and the environmental assessment practitioner (EAP) to ensure that all the applicable	The listed activities applied for have been further revised in the draft EIR to ensure that only applicable activities and sub-activities have been applied for	
	- 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.environment.gov.za/documents/forms.	draft EIR to ensure that only applicable activities and sub-activities have	Section 2.1 of the EIR
	Project Description  It is noted that the project description in the application form and FSR are not the same. For instance, page 7 of the application form included the following components "Fencing and lighting, Lightning protection, Telecommunication infrastructure, Storm water channels, Water pipelines, Offices, Operational control centre, Operation and Maintenance Area / Warehouse / workshop, Ablution facilities, a gate house, Control centre, offices, warehouses, Security building, a visitor's centre; and Substation building", whereas the FSR does not includes the components. Please ensure that the project description in the application and		Application Form

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draft EIAr (including the final EIAr) are the same prior submitting to the CA for consideration.		
- It is noted that listed activity 14 of Listing Notice 1 and activity 10 of Listing Notice 3 are applied for as it relates to the infrastructure for the storage and handling of dangerous goods, in which fuel, transformer oil, cement and chemical storage onsite will be greater than 80m³ but not exceeding 500m³. However, section 5 of the application form on page 6 of 36 does not provide any description of the infrastructure for the storage and handling of dangerous goods. As such, you are requested to provide the exact type and capacity of the dangerous goods applicable to the proposed development.	riease note that based on the comments on the rox, the fisted activities	Section 2.1 of the EIR
Page 31 of the FSR indicated, "It is proposed that Lithium Battery Technologies, such as Lithium Iron Phosphate, Lithium Nickel Manganese Cobalt oxides or Vanadium Redox flow technologies will be considered as the preferred battery technology however the specific technology will only be determined following Engineering, Procurement, and Construction (EPC) procurement". Please ensure that the final EIAr indicate the preferred BESS technology and the assessment of the risk associated with the preferred technology, and indicate how impacts will be minimised.	battery technologies. WSP can confirm that the risks and/or impacts	Appendix H- 15 of the EIR Appendix I (EMPr) of EIR

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Public Participation  Please ensure that all issues raised, and comments received during the circulation of the SR from registered I&APs and organs of state (including this Department's Biodiversity and Protected Areas Section), which have jurisdiction in respect of the proposed activity are adequately addressed in the final EIAr.	EAP: WSP can confirm that all issues raised and comments received during the circulation of the DSR and draft EIR, as well as those received on the FSR, from registered I&APs and organs of state (including those mentioned in this comment) have been and will be included in the final EIR and adequately addressed and responded to.	Section 2.3 of SER Appendix D of SER
<ul> <li>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.</li> </ul>	<b>EAP</b> : Proof of correspondence with the various stakeholders is included in Appendix B and Appendix D of the SER and will be included in the final EIR.	Appendix B and Appendix D of SER
- The Public Participation Process must be conducted in terms of Regulations 39, 40, 41, 42, 43 & 44 of the EIA Regulations 2014, as amended.	<b>EAP</b> : WSP confirm that the Public Participation Process is being conducted in terms of Regulations 39, 40, 41, 42, 43 & 44 of the EIA Regulations 2014, as amended.	
<ul> <li>A comments and response trail report (C&amp;R) must be submitted with the final EIAr. The C&amp;R report must incorporate all historical comments for this development. The C&amp;R report must be a separate document from the main report.</li> </ul>	EAP: WSP can confirm that all issues raised and comments received during the circulation of the draft SR from registered I&APs and organs of state have been included in a comment of response report included in Section 2.3 of the SER. WSP can confirm that the SER will also be submitted as a separate report.	Section 2.3 of SER Appendix D of EIR
- 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 such as "Noted" is not regarded as an adequate response to I&AP's comments.	EAP: WSP confirm that all comments from I&APs have been copied verbatim and responded to clearly. Furthermore the response "Noted" has not been utilised.	Appendix D of SER

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- The final EIAr must provide evidence that all identified and relevant competent authorities have been given an opportunity to comment on the proposed development particularly the Mpumalanga Department of Agriculture, Rural Development, Land and Environmental Affairs (MDARDLEA, Mpumalanga Tourism and Parks Agency (MTPA), Langcarel Private Nature Reserve, South African Heritage Resources Agency (SAHRA) and the District and Local Municipalities.	and relevant authorities have been given an opportunity to comment on the proposed development including Manualanga Department of	Appendix B and Appendix D of SER
Layout & Sensitivity Maps     A copy of the layout and environmental sensitivity map must be submitted with the final EIAr and all available biodiversity information must be used in the finalisation of these maps.	EAP:  A conceptual layout map (Scoping Phase), as well as the optimised/revised layout map (EIA Phase) have been included in the draft EIR. This layout map will be updated as required in the final EIR phase. A revised layout and environmental sensitivity map are included in Figure 6.2 and Figure 10.15 respectfully of the draft EIR.	Section 6 and Section 10 of the EIR
<ul> <li>The layout map must indicate the following:</li> <li>Positions of the facility and all associated infrastructure;</li> <li>All supporting onsite infrastructure e.g. roads (existing and proposed);</li> <li>Permanent laydown area footprint;</li> <li>Substation(s) and/or transformer(s) sites including their entire footprint;</li> <li>Proposed infrastructure related to the proposed development;</li> <li>Connection routes (including pylon positions) to the distribution/transmission network; and</li> </ul>	Figure 6.2 and Figure 10.15 respectfully of the draft EIR, and includes all	Section 6 and Section 10 of the EIR

# DATE OF COMMENT, FORMAT OF COMMENT, NAME OF

ORGANISATION/I&AP	COMMENTS	RESPONSE	REFERENCE
	➤ All existing infrastructure on the site.		
	<ul> <li>The environmental sensitivity map must indicate the following:</li> <li>➤ The location of sensitive environmental features on site e.g. CBAs, heritage sites, wetlands, drainage lines etc. that will be affected;</li> <li>➤ Buffer areas; i.e., 1km of the Protected Area, etc, and</li> <li>➤ All "no-go" areas.</li> </ul>	<b>EAP</b> : A consolidated environmental sensitivity map has been compiled based on the sensitivities and buffers outlined in the relevant specialist studies. Please refer to Figure 10-15 of the draft EIR for the relevant sensitivity map.	Section 10 of the EIR
	- The above layout map must have a clear legend with information communicating with that on the map, be overlain with the sensitivity map which shows neighboring energy developments and existing grid infrastructure.	<b>EAP</b> :  WSP can confirm that both the layout and sensitivity map have clear legends. Furthermore, both maps include the relevant requested information.	Section 6 and Section 10 of the EIR
	- Habitat sensitivity of the study area, including CBAs, with the Solar PV and avifaunal sensitivities as depicted respectively in Figure 5-22 (page 107) and 5-23 (page 116) of the FSR must be considered in the layout map. This must consider the buffer zone of the sensitive area as well.	<b>EAP</b> : An environmental sensitivity map (Figure 10.15) has been included in the Draft EIR.	Section 10 of the EIR
	- It has been mentioned that development layout map will be confirmed in the EIA phase. Please ensure it considers the buffers of the sensitive areas	<b>EAP</b> :  The Proponent has revised the project layout based on findings and input in terms of sensitivity and associated buffer recommendations from the relevant Specialists during Scoping phase. Detailed maps indicating the revised layout and sensitivity are included in Figure 6.2 and Figure 10.15 respectfully of the draft EIR.	Section 6 and Section 10 of the EIR
	- The colors used on page 129 (Figure 5-28) of the FSR, the Site Layout overlain onto a Preliminary Consolidated Environmental	EAP:	Section 10 of the EIR

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Sensitivity Map, are very similar, making it difficult to differentiate between High and medium high as well as medium-low and medium. Please ensure that different colours are used instead of similar colours.	The colours on the environmental sensitivity map (Figure 10.15 have been amended.	
<ul> <li>Specialist assessments</li> <li>The following Specialist Assessments will form part of the EIAr:</li> <li>➤ Soils and Agricultural Potential Assessment;</li> <li>➤ Archaeological and Cultural Heritage Assessment;</li> <li>➤ Palaeontology Impact Assessment;</li> <li>➤ Visual Impact Assessment;</li> <li>➤ Biodiversity Impact Assessment (inclusive of terrestrial biodiversity, plant species and animal species);</li> <li>➤ Freshwater Assessment;</li> <li>➤ Avifauna Impact Assessment;</li> <li>➤ Social Impact Assessment;</li> <li>➤ Qualitative Risk Assessment (specific to the BESS);</li> <li>➤ Desktop Geotechnical Assessment; and</li> <li>➤ Desktop Traffic Assessment.</li> </ul>	EAP:  WSP can confirm that the Specialist Assessments, as outlined in this comment, have been included as part of the EIR. Please refer to Appendix H of the EIR for the relevant Specialist Reports.	Appendix H of EIR
- It is further brought to your attention that Procedures for the Assessment and Minimum Criteria for Reporting on identified Environmental Themes (as per the Screening Report), which were promulgated in Government Notice No. 320 of 20 March 2020 and in Government Notice No. 1150 of 30 October 2020 (i.e. "the	Criteria for Reporting on identified Environmental Themes (as per the	

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Protocols"), have come into effect. Please note that specialist assessments must be conducted in accordance with the requirements of these protocols. For instance, Radio Frequency Interference (RFI) Theme is rated as high and Landscape sensitivities is rated as very high by the screening report dated 14 September 2021 this study is not included in the studies to be undertaken in the EIA phase.  The South African Weather Service (SAWS) was consulted confirmation of any Radio Frequency Interference impact of Camden I SEF. SAWS confirmed that there is no iminfrastructure or its operation and therefore has no objection SEF.  The landscape study is covered under the Visual Impact (Appendix H-12).	I regarding the of the planned npact to their to the planned
- The EAP must ensure that the terms of reference for all the identified specialist studies must include the following:  WSP can confirm that the specialist studies have been under with Appendix 6 of the 2014 EIA Regulations, as amend	ded, or, where
- 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.	cription of the
- 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.  EAP:  All specialist assessments include applicable limitations to well as the timing/season of the field survey, where appreciation relevance thereof to the studies/assessments.	
- 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.  EAP:  WSP acknowledge the DFFE's definition of 'No-go' areas specialist assessments have indicated 'No-go' areas, as where it is suitable for linear infrastructure (water pip powerline infrastructure etc.) to traverse a no-go area where it is suitable for linear infrastructure (water pip powerline infrastructure etc.)	well as areas pelines, roads,
- 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 applicable.		
-	All specialist studies must be final, and provide detailed/practical mitigation measures for the preferred alternative and recommendations, and must not recommend further studies to be completed post EA.	EAP:  All specialist studies conducted have been included in Appendix H of the EIR. The Specialist studies include detailed mitigation measures to prevent or avoid adverse impacts on the receiving environment, which have been incorporated into the EIR and EMPr. The Specialist recommendations and conclusions are included in Section 10.3 of the draft EIR. There are no recommendations or requirements from the Specialists to conduct further studies post EA. The Terrestrial Biodiversity Specialist has recommended a walk-through survey of footprint areas prior to the commencement of construction. The Avifauna Specialist has also recommended a pre-construction inspection (avifaunal walk-through) to identify SCC that may be breeding within the infrastructure footprints.	Section 10.3 of EIR
-	Should a specialist recommend specific mitigation measures, these must be clearly indicated.	<b>EAP</b> : All specific mitigation measures, will be clearly indicated and included in the EMPr during the EIA Phase.	Appendix I (EMPR) of EIR
-	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 expertise advice.	<b>EAP</b> :  The specialists have not specified contradicting recommendations. All recommendations are aligned and are considered practical and able to be implemented.	
-	It has been noted that the conclusions by the Terrestrial Ecological specialist on page 53 with the use of the word "may" and the Aquatic specialist on page 30 indicating that "once the layout design has been finalised, the EIA phase of the assessment will continue" indicate that at this stage adequate assessment has not been undertaken and the area is not suitable for the proposed	the proposed SEF project proceeded into a detailed EIA phase which involved detailed specialist assessments. WSP can confirm that detailed	

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undertaken and submitted in the final report.  - According to information contained on page 91 to 93 of the FSR, the aquatic environment for the study area has a High Sensitivity		Section 8.6 of EIR
Chrissiesmeer Panveld, all three ecosystems of which are listed in the National List of Ecosystems that are threatened and in need of Protection (GNR 1002 of 9 December 2011), and subsequently listed in terms of the National Environmental Management: Biodiversity Act, 2004 (Act No. 10 of 2004). In addition, Figure 8 in the Terrestrial assessment report shows that the proposed	It should be noted that even though the development is located within the vulnerable Eastern Highveld Grassland, the conditions on site are not considered pristine. The proposed development area is largely utilised for agricultural activities with large portions being cultivated, and others subject to cattle grazing.	

DMMENTS RESPONSE

Issues regarding S50 approval in terms of NEM: PAA	EAP:	Appendix C-2 of SER
	that have received an EA or have a Basic Assessment (BA) or EIA process in progress have been considered. Through the use of the DFFE web-based environmental screening tool as well as the Environmental Geographical Information System (E-GIS), WSP have confirmed that there are no similar projects within 30km radius of the development to date.  Therefore, with the exception of the other proposed Camden developments forming part of the Camden Renewable Energy Complex, no other renewable energy projects within a 30km radius have been considered in this S&EIA process. Please refer to Section 9 of the EIR for the assessment of the cumulative impacts associated with the proposed development. The specialists assessments also include a detailed assessment of the identified cumulative impacts associated with the proposed Camden I SEF, as detailed in the relevant specialist reports.	
- The cumulative impacts of the proposed development must be undertaken as per the requirements of the EIA Regulations.	renewable energy projects within a 30km radius of the proposed project,	Appendix J of EIR
	projects (approximately 3.5%). The solar project therefore potentially has a very small footprint area which results in a limited spatial impact.  Furthermore, in terms of the assessed terrestrial impacts, the extent of the impact on the loss of indigenous natural vegetation is negligible. On this basis, the Ecological specialist deems the project as acceptable from a terrestrial biodiversity perspective and recommends that Environmental Authorisation is granted. It is important to note that further investigation and engagement with the MTPA regarding the Langcarel Private Nature Reserve has been conducted. The MTPA have furthermore confirmed their intent to de-proclaim the nature reserve and the process is currently in the early stages.	

COMMENTS

on page 29 of the Terrestrial assessment report, it has been in terms of NEMPAA. Hence, in the comments dated 25 March 2022, you were advised to obtain approval in terms of S50 of NEM: PAA to be submitted with the FSR, considering that without written approval of the management authority" Therefore, you are advised to obtain approval to be submitted with the final report.

In terms of the listed activities applied for as well as on Figure 8 At the time of lodging the Application for EA together with the DSR submission, the Landowner of the project properties declared as Private confirmed that the site falls within the a protected area identified Nature Reserve (Langcarel Nature Reserve) was not aware of the Protected Area status of the properties. In addition, the Terrestrial Biodiversity Report did not confirm the proclamation status of the Nature Section 50 (5) of NEM: PAA says that "no development, Reserve. However, comments received on the DSR from the Mpumalanga construction or farming may not be permitted in a nature reserve Tourism and Parks Agency (MTPA) confirmed the gazetting of the Langcarel Nature Reserve. Furthermore, discussions with the DFFE Protected Areas Directorate, the Management Authority (Landowner) of the area declared as a Private Nature Reserve, as well as the MTPA were undertaken in confirming the validity of the Protected Area, as well as the requirements of approval in terms of Section 50 of NEMP:AA. It is important to note that the Project Proponent is engaging with the MTPA and the Management Authority (Landowner/s) to investigate the best way forward regarding the Langcarel Nature Reserve. The MTPA has undertaken a site visit on 01 June 2022. The MTPA has submitted a letter to the Department (letter dated, 20 June 2022) of the intent to issue a notice to withdraw the declaration of the Langearel Private Nature Reserve in terms of the Mpumalanga Nature Conservation Act (Act No. 10 of 1998). Available information on the Nature Reserve (i.e., de-proclamation or removal of Nature Reserve status) will be submitted to the Department once available, possibly together with the FEIR

During the meeting held on 31 March 2022, you indicated that the **EAP**: landowner is not aware that the site is located within the Nature Reserves, notwithstanding the concerns raised even by various specialists e.g. Visual Impact Specialist on page 61: "One formal present status of this nature reserve". The MTPA also mentioned

At the time of lodging the Application for EA together with the DSR submission, the Landowner of the project properties declared as Private Nature Reserve (Langcarel Nature Reserve) was not aware of the protected area (Langcarel Private Nature Reserve) was identified Protected Area status of the properties. In addition, the Terrestrial within the study area, although there is some doubt as to the Biodiversity Report did not confirm the proclamation status of the Nature

Appendix C-2 of SER

COMMENTS

RESPONSE

REPORT REFERENCE

in their comments dated 25 March 2022, that the site is located Reserve. However, comments received on the DSR from the Mpumalanga within the Nature Reserve, therefore, it is your responsibility (as Tourism and Parks Agency (MTPA) confirmed the gazetting of the an EAP on behalf of the Applicant) to determine whether the site Langcarel Nature Reserve. Furthermore, discussions with the DFFE falls within the Nature Reserve or not. You were further advised Protected Areas Directorate, the Management Authority (Landowner) of (by DFFE: Protected Area officials) that comments from MTPA the area declared as a Private Nature Reserve, as well as the MTPA were would not be disregarded, therefore, this matter must be addressed undertaken in confirming the validity of the Protected Area, as well as the accordingly prior submission of the EIA report.

- You further indicated when describing why listed activities are triggered, that the facility is located within a protected area identified in terms of NEMPAA and within 5km of Portion 1 of Farm No. 322 (Welgelegen), which is declared Private Nature Reserve (Langcarel Private Nature Reserve) under the Game Ordinance, 1949 (No. 23 of 1949) and the Native Flora Protection Ordinance, 1940 (No. 9 of 1940). As such, you are required to provide proof that the site is not located within the Nature Reserve or affected by such.
- Considering that the gazette dated 15 February 1967 (Gazette No 3256) confirmed that the area falls within the Nature Reserve, this shows that detailed investigation was not undertaken by the EAP on behalf of the Applicant, confirming that the site falls within the Nature Reserve.

#### EAP:

The generic EMPr for the development and expansion for overhead impacts of the infrastructure related to the transmission and electricity transmission and distribution infrastructure has been included for the Camden I SEF powerlines; and the Development and Expansion of Substation Infrastructure for the Transmission and Distribution of Electricity, and overhead powerline infrastructure has been included for the Camden I SEF onsite substation. Please refer to Appendix D and Appendix E of the EMPr (Appendix I).

requirements of approval in terms of Section 50 of NEMP:AA. It is

important to note that the Project Proponent is engaging with the MTPA and the Management Authority (Landowner/s) to investigate the best way

forward regarding the Langcarel Nature Reserve. The MTPA has

undertaken a site visit on 01 June 2022. The MTPA has submitted a letter

to the Department (letter dated, 20 June 2022) of the intent to issue a notice

to withdraw the declaration of the Langcarel Private Nature Reserve in

terms of the Mpumalanga Nature Conservation Act (Act No. 10 of 1998).

Available information on the Nature Reserve (i.e., de-proclamation or

removal of Nature Reserve status) will be submitted to the Department

once available, possibly together with the FEIR.

Appendix D and Appendix E of the EMPr (Appendix I of EIR)

#### **Environmental Management Programme (EMPr)**

Ensure that generic EMPr is submitted for the management of distribution of energy.

DATE OF COMMENT, FORMAT OF COMMENT, NAME OF ORGANISATION/I&AP COMMENTS

IENTS RESPONSE

REPORT REFERENCE

		<ul> <li>A construction and operational phase EMPr that includes mitigation and monitoring measures must be submitted with the final EIAr for the facility.</li> </ul>	EAP: WSP confirm that the EMPr includes mitigation and monitoring measures specific to construction and operational phases in compliance with this requirement.	EIR	I of
		Additional Information  - Should there be a similar project in a close proximity, in terms of Appendix 2 (1) (h) (k) of the NEMA EIA Regulations 2014, as amended, you are required to provide information on the potential wake effects of the proposed development.	EAP: Through the use of the DFFE web-based environmental screening tool as well as the Environmental Geographical Information System (E-GIS), WSP have confirmed that there are no similar projects within 30km radius of the development to date. Furthermore, wake effect refers to wind energy. This application is for a Solar PV Facility.		of
		General  - The applicant is hereby reminded to comply with the requirements of Regulation 45 of GN R982 of 04 December 2014, as amended, regarding the time allowed for complying with the requirements of the Regulations.	<b>EAP</b> :  The reminder to meet timeframes stipulated Regulation 45 of GN R982 of 04 December 2014, as amended, is noted. An extension request, in terms of the provision within EIA Regulation 3(7), has been submitted to the Department and subsequently approved for extension to the submission deadline of the FEIR by 60 days. The final EIR is due to the DFFE by 02 November 2022.		
		<ul> <li>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.</li> </ul>	<b>EAP</b> : WSP and the Applicant take note of this reminder.		
	G7 Renewable Energies (Pty	) Ltd			
	Wednesday, 08 June 2022 Email communication	Dear Ashlea,  I trust you are doing very well. I would like to kindly request that myself, Colette Stander, with e-mail address, eia@g7energies.com, be	EAP: Dear Colette	Appendix A SER	of

#### DATE OF COMMENT, FORMAT OF COMMENT, NAME OF

NAME OF ORGANISATION/I&AP COMMENTS

IENTS RESPONSE

REPORT REFERENCE

	Colette Alisha Stander Environmental Project Developer	consisting of the following:		
	South African Weather Servi	Thank you very much, with kind regards		
-	Wednesday, 27 July 2022 Electronic Letter Zamikhaya Magogotya	Impact of the proposed Camden I Solar PV Facility on the South African Weather Service RADAR Infrastructure, Ermelo, Mpumalanga Province (DFFE Reference Number: 14/12/16/3/3/2/2136).  Dear Makhosazane Yeni,  ENERTRAG South Africa (Pty) Ltd (ESA), via the SPV Camden I Solar (RF) Pty Ltd, have engaged the South African Weather Service (SAWS) towards confirmation of any Radio Frequency Interference impact of the planned Camden I Solar PV Facility near Ermelo, Mpumalanga Province. This facility will have a planned maximum panel height of 10m (inclusive of supporting structures) in order to implement conventional Solar PV or agrivoltaics (where plant design indicates it is desirable and feasible) of up to 100MW capacity.	WSP can confirm that the DFFE Screening Tool indicates that the RFI sensitivity is high (Appendix E of the Draft EIR). However has per the comment received from SAWS there is no impact to their infrastructure or its operation and therefore SAWS has no objection to the planned Solar PV Facility. Furthermore, the proposed development area is not located within any Astronomy Advantage Area.	Appendix D of SER

DATE OF COMMENT, FORMAT OF COMMENT, NAME OF

NAME OF ORGANISATION/I&AP	COMMENTS	RESPONSE	REPORT REFERENCE	
	SAWS hereby confirm that there is no impact to our infrastructure or its operation and therefore SAWS has no objection to the planned Solar PV Facility.			
	Recommender			
	Zamikhaya Magogotya			
	Radar Specialist: Technical Services			
	Final Approver			
	Bernard Petlane			
	Senior Manager: Technical Services			

# A STAKEHOLDER DATABASE

Camden Renewable Energy Cluster - Stake	eholder Database						
COMPANY/PROPERTY OWNED	POSITION						
LAND OWNERS							
Camden 1							
Portion 1- Farm No 422 (Lease & Servitude)	Lood De Jager Trust						
Portion 3- Farm No 293 (Lease & Servitude)	Lood De Jager Trust						
Portion 2- Farm No 292 (Lease & Servitude)	Lood De Jager Trust						
Portion 14- Farm No 290 (Lease & Servitude)	Lood De Jager Trust						
Portion 10- Farm No 292 (Lease & Servitude)	Lood De Jager Trust						
Portion 2- Farm No 292 (Lease & Servitude)	Lood De Jager Trust						
Portion 0- Farm No 422 (Leasee& Servituzeelie)	Zeelie Broers CC						
Portion 3- Farm No 422 (Lease & Servitude)	Zeelie Broers CC						
Portion 1 - Farm No 322 (Lease & Servitude)	Patronella Reyneke						
Portion 2 - Farm No 322 (Lease & Servitude)	Patronella Reyneke						
Portion 3 - Farm No 295 (Lease & Servitude)	Patronella Reyneke						
Portion 12-Farm 292 (Servitude)	Transnet Freight Rail						
Portion 20-Farm 290 (Servitude)	Transnet Freight Rail						
Camden 2							
Portion 0 - Farm No 295 Servitude only	Mooiplats Colliery						
Portion 1- Farm No 296 (Lease & Servitude)	Lood De Jager Trust						
Portion 3- Farm No 327 (Lease & Servitude)	Hein Buhrmann						
Portion 0- Farm No 296 (Lease & Servitude)	Rassie Saaiman Trust						
Portion 2- Farm No 296 (Lease & Servitude)	Smuts Estate						
Portion 2- Farm No 296 (Lease & Servitude)	Smuts Estate						
Portion 3- Farm No 297 (Lease & Servitude)	Van Der Meulen Trust						
Portion 4- Farm No 297 (Lease & Servitude)	Van Der Meulen Trust						
Portion 5- Farm No 297 (Lease & Servitude)	Van Der Meulen Trust						
Portion 3- Farm No 296 (Lease & Servitude)	Van Der Meulen Trust						
Portion 5- Farm No 326 (Lease & Servitude)	Van Der Meulen Trust						
Portion 6- Farm No 327 (Lease & Servitude)	Van Der Meulen Trust						
WARD COUNCILLORS							
Msukaligwa Local Municipality	Ward 11 Councillor						
Dr Pixley Ka Isaka Seme Municipality	Ward 7 Councillor						
COMMENTING AUTHORITIE							
	Directorate: Integrated Environmental						
Department of Forestry, Fisheries and Environment (DFFE)	Authorisations						
Department of Forestry, Fisheries and Environment (DFFE)	Directorate: Integrated Environmental Authorisations  Directorate: Integrated Environmental						
Department of Forestry, Fisheries and Environment (DFFE)	Authorisations  Directorate: Integrated Environmental						
Department of Forestry, Fisheries and Environment (DFFE)	Authorisations  Directorate: Biodiversity						
Department of Forestry, Fisheries and Environment (DFFE)	Conservation						
Department of Forestry, Fisheries and Environment (DFFE)	Directorate: Biodiversity  Conservation  Directorate: Biodiversity						
Department of Forestry, Fisheries and Environment (DFFE)	Conservation						
Department of Forestry, Fisheries and Environment (DFFE)	Directorate: Protected Areas						
Department of Forestry, Fisheries and Environment (DFFE)	Directorate: Protected Areas						
Department of Forestry, Fisheries and Environment (DFFE)	Directorate: Air Quality						
Department of Forestry, Fisheries and Environment (DFFE)	Directorate: Air Quality						
Mpumalanga Department Agriculture, Rural Development, Land and	Deputy Director: Environmenmtal						
Environmental Affairs	Impact Management						

Environmental Affairs (DARDLEA)	Environmental officer- EIA
NATIONAL AUTHORITIES	
Department of Public Works, Roads and Transport (DPWR) [National]	Chief Director in the Office of the DG
Department of Minerals and Resources (DMR) (National)	Director General's Office
Department of Water & Sanitation (DWS)	Director: Water Allocation
Department of Water & Sanitation (DWS)	Deputy Director: Compulsory Licensing
Department of Water & Sanitation (DWS) Head Office: Resource Protection & Waste	Deputy Director: Resource Protection & Waste
Department of Water & Sanitation (DWS)	Instream Water Use Section
South African Heritage Resource Agency (SAHRA)	Heritage Officer: Archaeology
South African Heritage Resource Agency (SAHRA)	Heritage Officer
South African Heritage Resource Agency (SAHRA)	The Provincial Manager
Department of Forestry, Fisheries and Environment (DFFE)	Air Quality Directorate Climate Change & Air Quality
Department of Forestry, Fisheries and Environment (DFFE)	Management
pepartment of Agriculture, Land Reform and Rural Development	Management
PROVINCIAL AUTHORITIES	
Congression of Minaral Recovered (DMR)	Sub-Directorate: Wine Environmental
Department of Mineral Resources (DMR)	Management Regional Manager – Mpumalanga
Ipumalanga Department of Minerals and Resources (DMR)	Region
Ipumalanga Departments of Water and Sanitation (DWS)	Acting Chief Director
Ipumalanga Departments of Water and Sanitation (DWS)	Control Officer
Ipumalanga Departments of Water and Sanitation (DWS)	Regional Director: Mpumalanga
pumalanga Department Agriculture, Rural Development, Land and nvironmental Affairs	Deputy Director: Environmenmtal Impact Management
Ipumalanga Department Agriculture, Rural Development, Land and Environmental Affairs (DARDLEA)	Environmental officer- EIA
Ipumalanga Department Agriculture, Rural Development, Land and invironmental Affairs (DARDLEA)	Head of Department
Ipumalanga Department Agriculture, Rural Development, Land and invironmental Affairs (DARDLEA)	Chief Director (Environmental Services)
/Ipumalanga Department Agriculture, Rural Development, Land and	•
nvironmental Affairs (DARDLEA)	Support
Ipumalanga Department Agriculture, Rural Development, Land and invironmental Affairs (DARDLEA)	Director: Quality Assurance
Mpumalanga Department Agriculture, Rural Development, Land and Environmental Affairs (DARDLEA)	Information Management Support
Mpumalanga Department Agriculture, Rural Development, Land	Deputy Director: Environmental
and Environment Affairs (DARDLEA)	Impact Management Regional Land Claims Commissioner
Department of Rural Development and Land Reform	Mpumalanga
Department of Forestry, Fisheries and Environment (DFFE)	
Department of Forestry, Fisheries and Environment (DFFE)  Mpumalanga Department of Water and Sanitation: Oliphant's Proto-	Chief Directorate: Climate Change Monitoring, Evaluation and Mitigation Directorate: IE Water Quality
CMA	Management
Mpumalanga Department of Social Development  Mpumalanga Department of Public Works, Roads and Transport	Head of Department
vipurnalanga Department of Public Works, Roads and Transport DPWR)	Head of Department
Mpumalanga Department of Public Works Road and Transport	Public Works
Mpumalanga Department of Co-Operative Governance and Traditional Affairs	Head of Department
Mpumalanga Department of Co-Operative Governance and Traditional Affairs	Acting Head of Communications
Hauliunal Alialis	Acting nead of Continunications

	Provincial Heritage Resources
Mpumalanga Heritage Resources Authority	Officer
Mpumalanga Heritage Resources Agency	Heritage Officer
Mpumalanga Tourism and Parks Agency	Development Assessment Officer  Control Scientist for Biodiversity
Mpumalanga Tourism and Parks Agency	Planning
Department of Defence Mpumalanga	Director Facilities: Logistics Division
Department of Defence Force Mpumalanga	Officer Commanding
LOCAL MUNICIPAL	LITIES
MSUKALIGWA	
Msukaligwa Local Municipality	Executive Mayor
Msukaligwa Local Municipality	Municipal Manager
Msukaligwa Local Municipality	Speaker
	MMC for Planning and Economic
Msukaligwa Local Municipality	Development
Msukaligwa Local Municipality	MMC Community Development
Msukaligwa Local Municipality	MMC for Technical Services
Msukaligwa Local Municipality	Manager Local Economic  Development (LED)
	' ' '
Msukaligwa Local Municipality	IDP Manager  Tranversal Coodinator (Office of the
Msukaligwa Local Municipality	Chief Whip)
Msukaligwa Local Municipality	Town Planning Department
Dr PIXLEY KA SE	ME
Or Pixley Ka Seme Local Municipality	Executive Mayor
Dr Pixley Ka Seme Local Municipality	Acting Municipal Manager
Dr Pixley Ka Seme Local Municipality	Speaker
Dr Pixley Ka Seme Local Municipality	MMC for Planning and Development
Dr Pixley Ka Seme Local Municipality	MMC Community Development
Dr Pixley Ka Seme Local Municipality	MMC for Technical Services
Dr Pixley Ka Seme Local Municipality	Development (LED) & IDP
DISTRICT MUNICIP.	ALITY
Gert Sibande District Municipality	Executive Mayor
Gert Sibande District Municipality	Municipal Manager
Con Cibanae Biother Manicipanty	Senior Environmental Officer/ Air
Gert Sibande District Municipality	Quality
Gert Sibande District Municipality	Air Quality Official
Gert Sibande District Municipality	District Air Quality Officer
Cout Cibon do Dictrict Municipality	Senior Manager:Planning&
Gert Sibande District Municipality	Economic Development Senior Manager:Municipal Health
Gert Sibande District Municipality	and Environmental Services
Gert Sibande District Municipality	Senior Manager Council Support
Gert Sibande District Municipality	Gert Sibande: Speaker
	Environmental Officer: Municipal
Gert Sibande District Municipality	Health and Environmental Services Ivianager: Iviunicipal Environmental
Gert Sibande District Municipality	Services
TRIBAL AUTHORI	TIES
Gert Sibande Local House of Traditional Leaders	Secretary
Mpumalanga Provincial House of Traditional Leaders	Acting Chief Director
ORGANS OF STATE / PAR	RASTATALS
	Senior Manager: Risk Management /
Transnet Freight Rail	Coal BU / Transnet Freight Rail

MINING RIGHT HOLDE	KS
	00
Head of Technical Services	
Executive Engineering	
Obstacle Inspector	
AIR TRAFFIC AND WEATHER C	OMPANIES
Cell C	Area Manager
MTN	Head of Department
Vodacom	Regional Manager
CELL PHONE COMPAN	,
Misukaligwa Local Municipality Library ( Wesselton, Thusi Ville, Casseim Park Libraries) under Msukaligwa	Manager (Christna Librarian)
Dr Pixley Ka Seme Municipality Library	Librarian
Gert Sibande District Municipality Library	Manager - Nosipho
PUBLIC PLACES	
Mpumalanga District Farmers Association	
Inkomati Usuthu Catchment Agency (IUCMA)	Scientist
Inkomati Usuthu Catchment Agency (IUCMA)	Resources Utilization
Inkomati-Usuthu Catchment Management Areas (CMA)	Chief Executive Officer Environmental Office: Water
Olifants River Forum	Olifants River Forum Coordinator
Waterval Forum	
South African National Biodiversity Institute (SANBI)	Chairperson
Mpumalanga Wetland Forum	Chairperson
Wildlife and Environment Society of South Africa (WESSA)	
Wildlife and Environment Society of South Africa (WESSA)	
Wildlife and Environment Society of South Africa (WESSA)	
Northern Region	
Wildlife and Environment Society of South Africa (WESSA):	
Mpumalanga Landbou Unie Transvaal Landbou Unie	Office Executive Officer
	Chief Executive Officer
Endangered Wildlife Trust  Mpumalanga Agri SA	Highland Grassland Field Officer
Endangered Wildlife Trust	Highland Crossland Field Officer
Endangered Wildlife Trust	
Endangered Wildlife Trust	
Endangered Wildlife Trust	Chief Executive Officer
BirdLife South Africa	Head of Department
Federation of Sustainable Environment (FSE)	Chief Executive Officer
District Protection Group	Representative
Federation of Sustainable Environment (FSE) & IVIpumalanga La	ikes
NON-GOVERNMENT ORGANI	·
GreenCape G7 Renewable Energies (Pty) Ltd	Environmental Project Developer
WKN Windcurrent SA (Pty) Ltd	
WKN Windcurrent SA (Pty) Ltd	Project Developer
BUSINESSES	Droiget Developer
Camden Power Station	
Telkom/Blue Tech part of Telkom	Area Manager
Eskom Transmission Land and Rights	Mpumalanga Co-ordinator
Eskom Transmission Grid Planning Land and Rights	Management
	Senior Consultant Environmental
Transnet Freight Rail	

ANKER COAL	
Exxaro Coal Mpumalanga	
South 32	
KANGRA COAL	Community Investment Holdings
Hoyohoyo Mining (Pty) Ltd	Legal Asset and Property  Management
Bulemin Resources	
Bulemin Resources	Legal Adviser for Canyon Coal
Bulemin Resources	

# BNOTIFICATIONS

# **B-1** ADVERTISEMENT

#### **ENVIRONMENTAL AUTHORISATION PROCESSES**

NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX, COMPRISING VARIOUS ENVIRONMENTAL AUTHORISATION PROCESSES, ERMELO, MPUMALANGA

#### Notice is given in terms of:

- Regulation 41(2) of GNR 982 (as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) (as amended) for submission of various applications for environmental authorisations (EAs) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (as amended)
- Section 39 or 41(4) of the National Water Act (36 of 1998) (NWA), for the submission of a General Authorisation (GA) or Water Use Licence (WUL) Application (as applicable)
- Section 38(3)(b) of the National Environmental Management: Air Quality Act, 2004 (Act No. 39 of 2004) (NEM: AQA) of an invitation to register comments with regards to an application for an Atmospheric Emissions Licence (AEL)

#### DESCRIPTION AND LOCATION

ENERTRAG South Africa (Pty) Ltd (ENERTRAG), proposes to establish a renewable energy complex, comprising various applications for environmental authorisation, near Ermelo in Mpumalanga. The proposed authorisations includes the following Basic Assessment (BA) and Scoping and Environmental Impact Reporting (S&EIR) processes:

Proponent	Project	Technology	Process	Farm Names
Camden I Wind RF	Up to 210 MW Wind Energy Facility (WEF) including	Wind	S&EIR	Portion 0, 1 and 3 of Klipfontein Farm No.
(Pty) Ltd	associated infrastructure			442
	Up to 132kV Powerline, substation and associated	Transmission Line	BA	Portion 1 and 2 of Welgelegen Farm No.
	infrastructure	and Substation		322
Camden II Wind RF	Up to 210MW WEF including associated infrastructure	Wind	S&EIR	Portion 2 and 10 of Uitkomst Farm No. 292
(Pty) Ltd	Up to 132kV Powerline, substation and associated	Transmission Line	BA	Portion 3 of Langverwatch Farm No. 293
	infrastructure	and Substation		Portion 3 of Klipbank Farm No. 295
Camden I Solar RF	Up to 100MW Solar Energy Facility (SEF) including	Solar	S&EIR	Portion 14 of Mooiplaats Farm No. 290
(Pty) Ltd	associated infrastructure			Portion 0, 2 and 3 of Adrianople Farm No.
	Up to 132kV Powerline, substation and associated	Transmission Line	BA	296
	infrastructure	and Substation		Portion 3,4 and 5 of Buhrmansvallei Farm
Camden Green	Hydrogen and Ammonia Plant and associated infrastructure	Green hydrogen	S&EIR	No. 297
Energy RF (Pty) Ltd		and Ammonia		Portion 3 and 6 of De Emigrate Farm No.
ENERTRAG South	Up to 400kV Powerline, Common Collector and Main	Transmission Line	S&EIR	327
Africa (Pty) Ltd	Transmission Substation including associated infrastructure	and Substation		Portion 5 of Klipfontein Farm No. 326

#### **ENVIRONMENTAL APPLICATIONS**

The anticipated listed activity numbers associated with the Proposed Projects are reflected in the table below. Should you wish to obtain a complete copy of these listed activities, please contact the Environmental Assessment Practitioner (EAP), details provided below.

Project Name	Listing Notice	Applicable triggers									
Camden I WEF and SEF	GNR 983	11	12	19	24	27	28				
and Camden II WEF	GNR 984	1	15								
	GNR 985	4	12	14							
Green Hydrogen and	GNR 983	9	11	12	13	14	19	25	27		28
Ammonia	GNR 984	4	6	15	16						
	GNR 985	4	12	14							
400kV Powerline	GNR 983	12	19	27	28						
	GNR 984	9	15								
	GNR 985	4	12	14							
132kV Powerlines	GNR 983	11	12	19	27	28					
	GNR 985	4	12	14				-			
GA / WUL (as applicable)	Section 21	21 (a), 21 (c), 21 (i) and 21 (g)									
AEL	GNR 893	Category 7: Inorganic Chemicals Industry Subcategory 7.1: Production and or Use in Manufacturing Fluorine Compounds, Chlorine, and Hydrogen Cyanide				turing of A	mmoni	a, Fluorine,			

#### REGISTRATION

WSP Group Africa (Pty) Ltd (WSP) has been appointed as the EAP by ENERTRAG, to manage the respective BA and S&EIR processes. Parties wishing to formally register as stakeholders in order to offer their comment on the Proposed Projects are requested to forward their full contact details to the EAP at the details provided below. Registered stakeholders will be forwarded all future correspondence and notified individually of additional opportunities to participate in the process.

#### DRAFT SCOPING REPORT REVIEW PERIOD

The Draft Environmental Scoping Reports will be made available from WSP on request and/or at the venues below for review and comment for 30 days from 25 February 2022 to 28 March 2022.

Area	Venue	Street Address	Contact No		
	Gert Sibande District Municipality	Cnr Joubert & Oosthuise Streets	017 801 7000		
	Ermelo Public Library	Cnr. Tauta St &, Kerk Street	017 801 3500		
Ermelo	Thusiville Public Library	Wesselton Ext 2	082 797 5119		
	Msukaligwa Local Municipality Ermelo Office	Cnr. Tauta St &, Kerk Street	017 801 3500		
WSP Website	https://www.wsp.com/en-ZA/services/public-documents				
Datafree Website	https://wsp-engage.com/	_	_		

The contact details of the EAP are:

Name: Babalwa Mqokeli Tel: 031 240 8804 Fax: 011 361 1381 E-mail: babalwa.mqokeli@wsp.com

Address: PO Box 98867, Sloane Park, 2152



#### IZINQUBO ZOKUGUNYAZWA KWEZEMVELO

#### ISAZISO NGENTUTHUKO EHLONGOZWAYO YE-CAMDEN RENEWABLE ENERGY COMPLEX, EHLANGANISA IZINQUBO EZAHLUKENE ZEMVELO, ERMELO, MPUMALANGA

#### Isaziso sinikezwa ngokwemibandela ye:

- Umthethonqubo 41(2) we-GNR 982 (njengoba uchitshiyelwe) oshicilelwe ngaphansi kwesigaba 24 no-24D soMthetho Wokuphathwa Kwemvelo Kazwelonke (No. 107 ka-1998) (NEMA) (njengoba uchitshiyelwe) ukuze kuthunyelwe izicelo ezihlukahlukene zokugunyazwa kwezemvelo (EAs) mayelana nemisebenzi ehlonzwe ngokwe-GNR 983, GNR 984 kanye ne-GNR 985 (njengoba ichitshiyelwe)
- Isigaba sama-39 noma sama-41(4) soMthetho Wamanzi Kazwelonke (36 ka-1998) (NWA), ukuze kuthunyelwe isicelo sokuGunyazwa Okujwayelekile (GA) noma seLayisense Yokusebenzisa Amanzi (WUL) (njengoba sikhona)
- Isigaba sama-38(3)(b) soMthetho Wokuphathwa Kwemvelo Kazwelonke: UMthetho Wekhwalithi Yomoya, 2004 (uMthetho No. 39 ka-2004) (NEM: AQA) wesimemo sokubhalisa imibono mayelana nesicelo Selayisensi Yokungcoliswa Komoya (i-AEL)

#### **INCAZELO NENDAWO**

I-ENERTRAG South Africa (Pty) Ltd (ENERTRAG), ihlongoza ukusungula inxanxathela yamandla avuselelekayo, ehlanganisa izicelo ezihlukahlukene zokugunyazwa kwezemvelo, eduze kwase-Ermelo eMpumalanga. Izigunyazo ezihlongozwayo zihlanganisa lezi zingubo ezilandelayo Zokuhlola Okuyisisekelo (BA) kanye noMbiko ngokucwaningwa ngokwezemvelo (S&EIR):

Umfakisicelo	ga. Iziguriyazo ezimongozwayo zimangamsa lezi zinqubo ezhandelayi iProjekthi	Yobuchwepheshe	Inqubo	Amagama Epulazi
Camden II Wind RF	Ukwakhiwa kwesikhungo esiphehla ugesi ngomoya (WEF) esikhiqiza inani lama-MW afika ku 210, kanye nengqalasizinda ehlobene  Ulayini odlulisa ugesi ofika kwi nani elingu 132kV, isiteshi esincane kanye nengqalasizinda edingekile  Ukwakhiwa kwesikhungo esiphehla ugesi ngomoya (WEF)	Umoya  Ulayini Wokudlulisa kanye Nesiteshi Esincane Umoya	S&EIR  BA  S&EIR	Portion 2 and 10 of Uitkomst Farm No. 322  Portion 2 and 10 of Uitkomst Farm No. 292
(Pty) Ltd	esikhiqiza inani lama-MW afika ku 210, kanye nengqalasizinda ehlobene Ulayini odlulisa ugesi ofika kwi nani elingu 132kV, isiteshi esincane kanye nengqalasizinda edingekile	Ulayini Wokudlulisa kanye Nesiteshi Esincane	BA	Portion 3 of Langverwatch Farm No. 293 Portion 3 of Klipbank Farm No. 295 Portion 14 of Mooiplaats Farm No. 290 Portion 0, 2 and 3 of Adrianople Farm
Camden I Solar RF (Pty) Ltd	Ukwakhiwa kwesikhungo esiphehla ugesi ngelanga (WEF) esikhiqiza inani lama-MW afika ku 100, kanye nengqalasizinda ehlobene  Ulayini odlulisa ugesi ofika kwi nani elingu 132kV, isiteshi esincane kanye nengqalasizinda edingekile	Ilanga Ulayini Wokudlulisa kanye Nesiteshi Esincane	S&EIR BA	No. 296 Portion 3,4 and 5 of Buhrmansvallei Farm No. 297 Portion 3 and 6 of De Emigrate Farm No. 327
Camden Green Energy RF (Pty) Ltd ENERTRAG South Africa (Pty) Ltd	Isikhungo se-Hydrogen and Ammonia kanye nengqalasizinda ehlobene Ulayini odlulisa ugesi ofika kwinani elingu 400kV, kuhlanganise nengqalasizinda ehlobene (i-Common Collector kanye ne-Main Transmission Substation, nokunye)	I-hydrogen eluhlaza ne- ammonia Ulayini Wokudlulisa kanye Nesiteshi Esincane	S&EIR S&EIR	Portion 5 of Klipfontein Farm No. 326

#### IZICELO ZEMVELO

Uhlu lwezikhombo ezithintekayo ngalama-Projekthi zivezwe kwi tafula elilandelayo ngezansi. Uma ufisa ukuthola ikhophi ephelele yale misebenzi esohlwini, sicela uthinte I-Environmental Assessment Practitioner (EAP), imininingwane enikezwe ngezansi.

Igama lephrojekthi	Isaziso Sohlu				Iziba	angeli ezisebe	nzayo			
Camden I WEF and SEF and	GNR 983	11	12	19	24	27	28			
Camden II WEF	GNR 984	1	15							
	GNR 985	4	12	14						
Green Hydrogen and	GNR 983	9	11	12	13	14	19	25	27	28
Ammonia	GNR 984	4	6	15	16					
	GNR 985	4	12	14						
400kV Ulayini wamandla	GNR 983	12	19	27	28					
-	GNR 984	9	15							
	GNR 985	4	12	14						
132kV Izintambo zikagesi	GNR 983	11	12	19	27	28				
_	GNR 985	4	12	14				_		
GA / WUL (njengoba	Section 21	21 (a), 21 (	(c), 21 (i) and 2	1 (g)						
kufanele)										
AEL	GNR 893				makhemikhali Ar luorine, I-Chlorin			nye noma Ukuse	tshenziswa E	kukhiqizeni I-

#### UKUBHALISA

I-WSP Group Africa (Pty) Ltd (WSP) iqokwe njenge-EAP yi-ENERTRAG, ukuphatha izinqubo ze-BA kanye ne-S&EIR ezifanele. Abantu abafisa ukubhalisa ngokusemthethweni njengababambe iqhaza ukuze babeke imibono yabo mayelana Nemiklamo Ehlongozwayo bayacelwa ukuba bathumele imininingwane yabo egcwele ku-EAP kule mininingwane enikezwe ngezansi. Ababambiqhaza ababhalisiwe bazothunyelwa zonke izincwadi zesikhathi esizayo futhi baziswe ngamunye ngamanye amathuba okubamba iqhaza kulolu hlelo.

#### ISIKHATHI SOKUBUYEKEZWA KWESIKOPI ESALUNGILE

Imibiko Esalungiswa Yokuhlelwa Kwendawo izotholakala kwa-WSP ngesicelo kanye/noma ezindaweni ezingezansi ukuze ibuyekezwe futhi kuphawulwe ngayo izinsuku ezingamashumi amathathu (30 days) kusukela 25 February 2022 kuya ku-28 March 2022.

Indawo		Ikheli	Ucingo:			
	Gert Sibande District Municipality	Cnr Joubert & Oosthuise Streets	017 801 7000			
	Ermelo Public Library (umtapowolwazi e-Ermelo)	Cnr. Tauta St &, Kerk Street	017 801 3500			
Ermelo	Thusiville Public Library (umtapowolwazi e-Thusiville)	Wesselton Ext 2	082 797 5119			
	Msukaligwa Local Municipality Ermelo Office	Cnr. Tauta St &, Kerk Street	017 801 3500			
WSP Website	https://www.wsp.com/en-ZA/services/public-documents					
Datafree Website	https://wsp-engage.com/					

Imininingwane yokuxhumana ye-EAP ithi:

Igama: Babalwa Mqokeli Ucingo: 031 240 8804 iFekisi: 011 361 1381 i-Imeyili: babalwa.mqokeli@wsp.com Ikheli: PO Box 98867, Sloane Park, 2152



#### **OMGEWINGSMAGTIGINGSPROSESSE**

KENNISGEWING VAN DIE VOORGESTELDE ONTWIKKELING VAN DIE CAMDEN HERNUBARE ENERGIEKOMPLEKS, WAT SAL BESTAAN UIT VERSKEIE OMGEWINGSMAGTIGINGSPROSESSE, ERMELO, MPUMALANGA

#### Kennis word gegee in terme van:

- Regulasie 41(2) van GNR 982 (soos gewysig) gepubliseer in terme van artikel 24 en 24D van die Wet op Nasionale Omgewingsbestuur (No. 107 van 1998) (NEMA) (soos gewysig) vir die indiening van verskeie aansoeke vir omgewingsmagtigings (EA's) ten opsigte van aktiwiteite geïdentifiseer ingevolge GNR 983, GNR 984 en GNR 985 (soos gewysig)
- Artikel 39 of 41(4) van die Nasionale Waterwet (36 van 1998) (NWA), vir die indiening van 'n Algemene Magtiging (GA) of Watergebruiklisensie (WUL) Aansoek (soos van toepassing)
- Artikel 38(3)(b) van die Wet op Nasionale Omgewingsbestuur: Luggehalte, 2004 (Wet No. 39 van 2004) (NEM: AQA) om te registreer en kommentaar te lewer met betrekking tot 'n aansoek vir 'n Atmosferiese Emissielisensie (AEL)

#### **BESKRYWING EN LIGGING**

ENERTRAG Suid-Afrika (Edms) Bpk (ENERTRAG), stel voor om 'n hernubare energiekompleks, bestaande uit verskeie aansoeke om omgewingsmagtiging, naby Ermelo in Mpumalanga te vestig. Die voorgestelde magtigings sluit die volgende Basiese Evaluering (BE) en Bestekopname en Omgewingsimpakverslagdoening (S&OIR) prosesse in:

Proponent	Projek	Tegnologie	Proses	Plaasname
Camden I Wind RF (Pty) Ltd	Tot en met 210 MW Windenergiefasiliteit (WEF) insluitend verwante infrastruktuur	Wind	S&OIR	<ul> <li>Gedeelte 0, 1 en 3 van Klipfontein Plaas No. 442</li> <li>Gedeelte 1 en 2 van Welgelegen Plaas No. 322</li> </ul>
	Tot en met 132kV Kraglyn, substasie en verwante infrastruktuur	Transmissielyn en substasie	BE	<ul> <li>Gedeelte 2 en 10 van Uitkomst Plaas No. 292</li> <li>Gedeelte 3 van Langverwatch Plaas No. 293</li> </ul>
Camden II Wind RF	Tot en met 210 MW WEF insluitend verwante infrastruktuur	Wind	S&OIR	Gedeelte 3 van Klipbank Plaas No. 295
(Pty) Ltd	Tot en met 132kV Kraglyn, substasie en verwante infrastruktuur	Transmissielyn en substasie	BE	<ul> <li>Gedeelte 14 van Mooiplaats Plaas No. 290</li> <li>Gedeelte 0, 2 en 3 van Adrianople Plaas No. 296</li> </ul>
Camden I Solar RF (Pty) Ltd	Tot en met 100MW sonkragfasiliteit (SEF) insluitend verwante infrastruktuur	Sonkrag	S&OIR	Gedeelte 3,4 en 5 van Buhrmansvallei Plaas No. 297
	Tot en met 132kV Kraglyn, substasie en verwante infrastruktuur	Transmissielyn en substasie	BE	<ul> <li>Gedeelte 3 en 6 van De Emigrate Plaas No. 327</li> <li>Gedeelte 5 van Klipfontein Plaas No. 326</li> </ul>
Camden Green	Waterstof- en Ammoniakaanleg en gepaardgaande infrastruktuur	Green hydrogen and	S&OIR	'
Energy RF (Pty) Ltd		Ammonia		
ENERTRAG South	Tot en met 400kV-kraglyn, gemeenskaplike versamelaar en	Transmissielyn en	S&OIR	
Africa (Pty) Ltd	hooftransmissiesubstasie insluitend geassosieerde infrastruktuur	substasie		

#### **OMGEWINGSTOEPASSINGS**

Die verwagte gelyste aktiwiteitsnommers wat met die voorgestelde projekte geassosieer word, word in die tabel hieronder weerspieël. Indien u die volledige bewoording van hierdie aktiwiteite op die lys wil bekom, kontak asseblief die Omgewingsevalueringspraktisyn (OEP), besonderhede hieronder verskaf.

Projek Naam	Noteringskennisgewing				Toe	epaslike snel	lers			
Camden I WEF and SEF	GNR 983	11	12	19	24	27	28			
and Camden II WEF	GNR 984	1	15							
	GNR 985	4	12	14						
Green Hydrogen and	GNR 983	9	11	12	13	14	19	25	27	28
Ammonia	GNR 984	4	6	15	16					
	GNR 985	4	12	14						
400kV Kraglyn	GNR 983	12	19	27	28					
	GNR 984	9	15							
	GNR 985	4	12	14						
132kV Kragdrade	GNR 983	11	12	19	27	28				
_	GNR 985	4	12	14			-			
GA / WUL (soos van toepassing)	Section 21	21 (a), 21 (c	e), 21 (i) en 21	(g)						
AEL	GNR 893				ë-industrie Sub or en waterstof		: Produksie e	en of gebruik	in die verva	ardiging van

#### REGISTRASIE

WSP Group Africa (Edms) Bpk (WSP) is deur ENERTRAG as die OEP aangestel om die onderskeie BA- en S&OIV-prosesse te behartig. Partye wat formeel as belanghebbendes wil registreer om hul kommentaar oor die voorgestelde projekte te lewer, word versoek om hul volledige kontakbesonderhede aan die OEP te stuur by die besonderhede hieronder verskaf. Geregistreerde belanghebbendes sal alle toekomstige korrespondensie aangestuur word en individueel in kennis gestel word van bykomende geleenthede om aan die proses deel te neem.

#### KONSEP OMFANGVERSLAG OORSIGTYDPERK

Die Konsep Omgewingsbestekverslae sal vir hersiening en kommentaar beskikbaar gestel word op versoek vanaf WSP en by die lokale hieronder, vir 30 dae vanaf 25 **Februarie 2022 tot 28 Maart 2022**.

Gebied	Lokaal	Straat Addres	Kontak No			
	Gert Sibande Distriksmunisipaliteit	Hoek van Joubert & Oosthuise Strate	017 801 7000			
	Ermelo Publieke biblioteek	Hoek van Tauta St &, Kerk Strate	017 801 3500			
Ermelo	Thusiville Publieke biblioteek	Wesselton Ext 2	082 797 5119			
	Msukaligwa Plaaslike Munisipaliteit Ermelo Kantoor	Cnr. Tauta St &, Kerk Straat	017 801 3500			
WSP Webwerf	https://www.wsp.com/en-ZA/services/public-documents					
Datavry Webwerf	https://wsp-engage.com/					

Die kontakbesonderhede van die OEP is:

Naam: Babalwa Mqokeli Tel: 031 240 8804 Fax: 011 361 1381 E-pos: babalwa.mqokeli@wsp.com

Addres: Posbus 98867, Sloane Park, 2152





### **Delmas klop Standerton**

Standerton se mansspelers het op Saterdag 19 Februarie die knie teen Delmas gebuig. Hulle het by die Standerton Buiteklub meegeding en die besoekers het 5-3 aangeteken. Gholfspelers het hul nie deur die vroegoggend reënbui laat afsit nie.

## 68 hengelaars vang meer as 'n duisend vis

Meyerville Hengelklub het onlangs 'n naweekkompetisie aangebied waar die vis van die dag aan die swaarste sak modderbek gegaan het. Altosaam 68 hengelaars, waarvan ses besoekers, het 1 026 vis, 'n gewig van 629.98kg, vaseekan.

0.26 vis, 'n gewig van 6.29.98kg, vasgekap,
Danie Human was onoorwonne in die meestersafdeling met 46 vis van 24.260kg, gevolg deur Koos van Rensburg met 18 vis van 40.240kg en Dougie Douglas met 28 vis van 25.020kg.
Human het die vis van die dag

Human het die vis van die dag gevang.
Graham Douglas het in die seniorafdeling geseëvier met 54 vis van 45.760kg, gevolg deur Shawn Munro met 65 vis van 31,540kg en Peter Munro met 45 vis van 23.720kg.
Munro het die vis van die dag innesures.

ingeweeg. Elain Munro het eerste in die vroue-afdeling geëindig met 33 vis van 33.240kg, Letitia van der

Merwe was tweede met 24 vis van 11.100kg en Zandile Radebe derde met 19 vis van 13.160kg. Van der Merwe het die vis van die dag inkatrol. Ruan van Zyl het die

Ruan van Zyl het die juniorafdeling gewen met 21 vis van 9,920kg, gevolg deur Germarie Pretorius met 18 vis van 8,200kg en JT Pretorius met ses vis van 5,340kg. Pretorius het die vis van die dag

gevang.
Ty Mortlock was cerste in Ty Mordock was cerste in die penkopafdeling met 10 vis van 2.600kg, gevolg deur Wianco Lottering met sewe vis van 5.380kg en Ricardo van Wyngaard met 10 vis van 2.360kg.

Lottering het die vis van die dag vasgekap.



Foto vir illustrasiedo

NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX, COMPRISING VARIOUS ENVIRONMENTAL AUTHORISATION PROCESSES, ERMELO, MPUMALANGA

- Notice is given in terms of:

  Regulation 41(2) of GNR 982 (as amended) published under section 24 and 240 of the National
  Environmental Management Act (No.107 of 1989) (NEMA) (as amended) to submission of various
  applications for environmental authorisations (42As) in respect of activities identified in terms of
  GNR 983, ONR 984 and GNR 985 (as amended)
  Section39 of 41(4) of the National Water Act (36 of 1989) (NWA), for the submission of a General
  Authorisation (GA) or Weiter Use Licence (WUL), Application (as applicable)
  Section 39(7)(4) of the National Environmental Management Act Quality Act, 2004 (Act No.39
  or 2049) (NEMA-QA) of an invitation to register comments with regards to an application for an
  Ammospheric Environmental Management Act Quality Act, 2004 (Act No.39
  or 2049) (NEMA-QA) of an invitation to register comments with regards to an application for an

DESCRIPTION AND LOCATION

RHERTRAG South Africa (Phy) Ltd (ENERTRAG), proposes to establish a renewable energy complex
compressing vertices applications for environmental authorisation, near Ermelo in Mournellengs. The pro
authorisations includes the following Basic Assessment (BA) and Scoping and Environmental impact
Reporting (BAEIR) processes:

Proportent	Project	rechnology	1,400988	Fairm rearness
Camdon I Wind RF (Pty) Ltd	Up to 210MW Wind Energy Facility (WEF) including associated infrastructure	Wind	SAEIR	Portion 0, 1 and 3 of Klipfontoin     Farm No.442
200000000000000000000000000000000000000	Up to 132kV Powerline, substation and associated infrastructure	Transmission Line and Substation	BA	Portion 1 and 2 of Weigelegen     Farm No.322     Portion 2 and 10 of Ultimonal Farm
Candes II Wind	Up to 210MW WEF including associated infrastructure	Wind	SAER	No 292
REF (Pty) Ltd	Up to 132kV Powerline, substation and associated infrastructure	Transmission Line and Substation	BA	Portion 3 of Langverwatch Farm     No.293     Portion 3 of Klichank Farm No.295
Camden i Solar RF (Pty) Ltd	Up to 100WW Solar Energy Facility (SEF) including associated infrastructure	Solar	SMER	Portion 14 of Monipleals Farm No.290
120434-21211	Up to 1326V Powerline, substation and associated infrastructure	Transmission Line and Substation	BA	Portion 0, 2 and 3 of Adrianople     Farm No 298     Portion 3, 4 and 5 of
Camden Green Energy RF (Pty) Ltd	Hydrogen and Ammonia Plant and associated infrastructure	Green hydrogen and Attendate	SAER	Buhmansvallei Farm No.297 Portion 3 and 6 of De Emigrate Farm No.327
ENERTRAG South Africa (Pty) Ltd	Up to 400kV Powerline, Common Collector and Main Transmission Substation including associated infrastructure	Transmission Line and Substation	SABR	Portion 5 of #Olpfontein Farm No.306

Proponent	Listing Notice		0. 222	Ap	plicable 1	riggers			
Candon I WEF and SEF	GNR 983	5 11	12	19	24	27	25		
and Camden II WEF	GNR 984	3.0	15	1 2 27	1000	127.5			
	GNR SEG	-4	12		14				
Green Hydrogen and	GNR 963	-11	12	13	14	19	25	27	26
Ammonia	GNR 984	-4-	- 6	15	16				
Latinizates.	GNR 965	(A)	12	14		NT.			
400kV Powering	GNR 963	12	19	27	28	100			
THE PARTY OF THE P	GNR 984	9	15	1.01100	777	****			
	GNR 985	4	12	14	-const				
132kV Powerine	GNR 963	- 11	12	19	27	28			
******	GNR 965	4	12	14					
GA/ WUL (an applicable)	Section 21	21 (a), 21							
ARI	GNR 860	Category 7	norganic	Chamicals in	stunty Subs	alegory 7,1	Production	and or Use	n

Proponent	Venue	Street Address	Contact Number
Emelo	Gert Strande District Municipality	Cry. Joubert & Oceanuse Streets	017 801 7000
	Ermelo Public Library	Crv. Tauta St & Kerk Street	017 801 3500
	Thusiville Public Library	Wesselfon Ext 2	082 797 5119
were several and a second	Msukaligwa Local Municipality Ermelo Office	Cor. Tauta St & Kerk Street	017 801 3500
WSP Website	https://www.wsp.com/en-ZA/services/public-d		000000000000000000000000000000000000000
Cododnois Minhalto	Inflor: Name, engage com!	1500 TACK	

The contact details of the EAP are:
Name: Babalwa Mockeli
Tel: 031 240 8804 Fax:011 361 1381
Email: bebalwa mockeli@wsp.com
Address: PO Box 98887: Shane Bask



NCAZELO NENDAWO

-ENERTRAG South Africa (Ply) Ltd. (ENERTRAG), blongoza úkusangula inxervativále yemndla evurselelekeyo,
elketragosa úkusanízátása zárhadnátása zárhadnátása oz aktivátása zárhadnátása zárhadnátása (az árhadnátása (az árhadnátása (az árhadnátása) záruhláta Okuylatelető (BA) kanye nolháblao

gágunyazó ezhlongozasyo zárhadnátása (az árhado ezhandátásyo Zokuhláta Okuylatelető (BA) kanye nolháblao

gágunyazó ezhlongozasyo zárhadnátása (az árhado ezhandátásyo Zokuhláta Okuylatelető (BA) kanye nolháblao

Umfakisloelo	iProjekthi	Yobuchwepheshe	Inqubo	Amagama Epulazi
Camdon I Wind RF (Pty) Ltd	Ukwektiwa kwasilifungo esiphetis ugesi ngonoye (WEF) esikhigiza inani lama-MW afika ku 210, kanye nenggalasizinda shiobene	Limoya	SAER	Portion 0, 1 and 3 of Kliptoniain Farm No.442     Portion 1 and 2 of Welcelesen
		Ulayini Wokudlubsa kanye Nasitshi Esincana	BA	Farm No.322 - Portion 2 and 10 of Ulthornst
Camden II Wind RF (Pty) Ltd	Ukunktiva loveskiturgo esptotia ugesi ngorroje (MEF) esittepa nani arau-Mili alko lu 210, kanje nengasaskinde etisbere	Umoya	SAER	Farm No.292 - Portion 3 of Languerwatch
	Ulayini odlubsa ugasi ofika kwi nani elingu 132kV, isiteshi esincane kanye nenggalasizinda edingeldie	Utayini Wokudlubaa kariye Neeltoshi Esincare	BA	Ferm No.253 Portion 3 of Klisbenk
Camden   Solar RF (Pty) Ltd	Ukrośniwa kwasitrungo asipnenia ugasi ngelenga (WEF) osidnigzo hani lema-MW afika ka 100, kanya nangosiasizinda ahiobana	lings	SSER	Ferm No.295 - Portion 14 of Moniplesels
		Utayini Wokudlulisa kunye Nesiteshi Esincene	BA	Ferm No.290 Portion 0, 2 and 3 of Adrianopte Ferm No.296
Camden Green Energy RF (Pty) Ltd	Isikhungo se Hydrogen and Ammonia kanye nenggalasizinda ehlobese	I-hydrogen dluhisza ne-aramonia	SSER	Portion 3, 4 and 5 of     Buhmanssale: Ferm No.297     Portion 3 and 6 of De Emigrate
ENERTRAG South Africa (Pty) Ltd	Usylei odulisa ugesi ofika kwinani elingu 400kV, kuhlanganise nenggalasizinda ehioteme ()-common Cofector kanse ne-Mala Tanamissian Substation, nokurwa)	Ulayini Wokudulisa kanye Nasitashi Esincane	SSER	Form No.327 - Portion 5 of Klighankin Form No.326

#### IZICELO ZEMVELO

igama lephrojekthi	Isaziso Sohlu			. Izi	bangeli ez	dsebenza	lyo		
Camden I WEF and SEF	GNR 983	- 11	12	19	24	27	28		
and Camden II WEF	GNR 984	1	15						
and Cambon II WEF	GNR 985	4	12	13	54	10 0			
Green Hydrogen and	GNR 983	31	12	13	54	19	25	27	28
Ammonia	GNR 984	4	8	15	16			-	
	GNR 985	4	12	14.	1233				
400kV Ukyini wamandia	GNR 983	.12	19	27	28				
to the management of the same	GNR 984	9	15	2416.5	1				
	GNR 985	4	12	14					
132kV Izintambo zikagesi	GNR 983		12	19	27	28			
VALUE AND DESCRIPTION OF THE PARTY OF THE PA	GNR 985	- 4	12	14	10				
GW WUL (njengobe kufenele)	Section 21	21 (a), 21 (	() and 21 (g	(-					
AEL	GNR 893	Southwaren	legate Sce I Amona, I i	skhakha Ware suorme, Inhland	okternichali A arredo Ye-Fa	ome, i Chion	kushigave ka re, ne Hudrag	nye noma Uk. en Cvanide	oels/erzin

UKURHALIBA

\*\*PAPS Group, Africa (PV) Ltd (WSP) kolove rjenge-EAP yi-ENERTIRAG, ukuphatha lcinqubo ze-BA kanye
ne-SAEIR ezitunela. Abanku abafisa ukubhatisa ngokusemithetiweni rjengasabambe ipiaza ukuze babakei imbo
yako mayakana hamilatan Ezindopasyos bayacelwa kubub abitumulei miniringawan yako agowela ku-EAP, kubu
miniringawan enkozwe ngezeral. Ababembibkaza ababhatiawa baboniyalei azoke izinowedi zesikhatinesize
tituli baziwan ganerujen ogicanya wanathuba okubambi ipiaza ukubu miniringawan yako ada
isinowe iniringa ababhatika iniringa ababhatika baboniyali iniringa kububatika iniringa ababhatika baboniyali iniringa kububatika iniringa

Incawo	Venue		Ucingo
Ermelo	Gert Sibande District Municipality	Cnr. Joubert & Costhuise Streets	017 801 7000
ATTENDED TO	Ermeio Public Library	Cnr. Tauta St & Kerk Street	017 801 3500
	Thusiville Public Library	Wesselton Ext 2	082 787 5119
CONSTRUCTION TO THE PARTY OF TH	Mayosigwa Local Municipality Ermelo Office	Cnr. Tauta St & Kerk Street	017 801 3500
WSP Wetets	https://www.wsp.com/en-ZA/services/public-di	OCUTANIS	2000000000
Detains Website	https://wsp-engage.com/	WATER CO.	



SIZO FINANCE

ERMELO

#### Luyanda Mabuza takes the honours at parkrun

It was a very good turnout despite the poor weather, which is a sestiment to the popularity of these parkrans. Sixty-two ortheres in total participated.

Mulbaca, who as a regular at this event and holds the current track record of 18.0%, finished a bit off his better to the control track record of 18.0%, finished a bit off his better of the current track record of 18.0%, finished a bit off his better of the current track record of the current tr

bit off his best pace in a time of 21:25.

21-25.
Adam Thatcher, running for Varsity Kudas AC Club, firmhed second with a time of 23-34. It was Taam Bernidenhout's first parknin at Knalinbergh and his 20th overall, and be finished third with a personal best of 78-09.

As for the figher sex, Franceses Parrisi of the Pirates Road Running Club took first place in 30.31. Hot on her locks were Boends

Hot on her heets were issense; Steyn in second with a time of 35;19.

In third place was Veronica du Toit who crossed the finish line in 36:49.

A total of 12 newconters

participated at Kralinbergh. Four of them did their very first parknin. Eight numers overall

improved on their personal bests. This week a parlirun was made possible by volunteers. Theodor Boshoff, Alida de Hager, Joseph de Jager, Engela Hager, Joseph Maharaj, Zelda Strydon and Michelle van der Westhuizen.



#### VAKATURE SENIOR REKENMEESTER

Le Roux & Insbert Ingelef (Ermelo) beskik ties oor 'n sakatum-vir 'n gekwalifhoerde Gester Rekesmounter

- is poedierszeg, diramier, aklarant en netjes op haarthorizelf en haartry werk.
  Het in alligenarien en spraiefentelte persoeellskold en hermunikele gemaktik met syl-hart belege en hillede en laas kwistante wystodisch hanten.
  Frinklorien en oarfholidik en laas kwistante wystodisch hanten.
  Frinklorien voor die hanten hanten

Belangsellender word vieredelik verseek om hal CV te o-pos na hermanuliensunjasikers.co.za. af te bisk na (017) 811-2881, of in te handig by om kantaur te Jansenstraat 36, Ennels, 2351.

#### SLUTTINGS DATUM: 04 MAJART 2022

Indien a binne twee weke ou die sluttingsdatum nag geen terugvaering ontweig het sie, was u autonek onsukservel. Geen verdere korresponderste in verband hiermer so genomword nie.



send a CV to Bruce at ermelo4@retail.spar.co.za





Gert Sibande District Municipality

Regulation 41(2) van CHR-912 (soos gewynig) gepal/frient in terme van van Fille 15 en 345 van die Wet op Mesionale Omgeschagsbeste 187 van 1891 (MRM.) soos gewynig) er die indicetie praevakte answeren van er fille 15 en 345 van die Wet op Mesionale Omgeschagsbeste 187 van 1891 (MRM.) soos gewynig) er die indicetie praevakte answeren de Auftre 1891 (MRM.) soos gewynig) gescheid (MRM.) die indicetie praevakte van die indicetie praevakte gewondig (MRM.) die indicetie praevakte van die indicetie praevakte (MRM.) Answeren Mesigning (DR) er Mesionale (MRM.) die MRM.) die MRM. die M

Proponent	Projek	Tegrologie	Proses	Placement			
Canadan I Wind RF (Pty) Ltd	Tot on met 210 MBI Windenergiefestiteit (WEF) Installand verwante infrastruktuur	Wind	SAEIR	Gedoelle D, 1 on 3 van Klipfontoli Plaze No. 442			
	Tut en met 130kV Kraglyn, substanie en verwante erfosksjabuar	Transmissielyn on substasie	GA.	Gedoelte 1 en 2 van Weigelegen: Ptaas No. 322     Gedoelte 2 en 10 van Litterest.			
Consists # Wind	Tot on met 216 MW WEF insluttend verwente infrastrukteur	Wind	58291	Missis No. 292			
RF (PN) LIS	Tot on mei 132kV Knegtyn, substasie en verwente infrastruktuur	Transmissistyn on substanle	BA	Cadealle Swen Languerwatch     Place No. 293     Gedealte Swen Kilctonic Place No.			
Caradee I Botar RF (Phy) List	Tot on met 100MW sonkragfsallteit (SEF) inskultend verwarde infestinatious	Solar	SAUR	265 - Gedeelte 14 van Mooiplaats Plas			
	Torse met 130KV Kraglyn, autotasie en vereente, siftaskruktuur	Transmissielyn on substanie	SA.	No. 290 Gedeelle D, Z en 3 van Adrianople Plans No. 296			
Cornden Green Energy RF (Ptyl Ltd	Waterstof- en Ammonieksenleg en gepsenligsende inheetskisur	Green hydrogen and Ammonia	SAEIR	Gedeatte 3,4 on 5 van But-maneualtei Plaas No. 257     Gedeatte 2 on 6 van De Emprete			
ENERTRAG South Africa (Ptyl Ltd.	Tol en met 400/V-kraglyn, genoenskaplike varsamelaar en hooftensmissieus,bebeile Instultend gesesooisende	Transmissislyn on substasie	SAEST	Phase No. 327 Gedoelle Svan Kliptontein Phase No. 329			

Propek Hearn							Tospesitive southers						
Caradan I MiliF and SEF	GNR 963	- 11	12	19	24	17	26						
and Caroler II WEF	GNR 984		15										
	GNR 985	4	12	1 - 7 - 7	- 54			1000	100				
Green Hydrogen and Ammonia	CANK S&S	11	12	13	. 34	- 15	- 25	. 17	- 25				
	GMR 584	4		19	36		7-5-7	125					
	CINER SES	4	12	74									
400kV Kraglyn	GNR 983	12	15	27	26								
ALTERNATION OF	GNR 984	- 5	15										
	CHPL SKS	4	12	14									
132kV Krapárade	GNR 983	11	12	19	.27	38							
	GNR MS	4	12	. 54		-							
GA / WILL (soon ran toquesing)	Section 21	21 (6), 21	(c), 21 (f) and	21 (gt									
ADL	GNR 893	Kategorie T: Anorganiese chemikalieë-industrie Subkategorie 7.1. Produksie en of gebri											

RECESTRACE

AND Cloud, Allow (Scinn) Epit (MSP) is dear EMENTRACE as die CEP assignated om die ombensies BA- en SBON-compesse to befantlig. Partyse sell

fromes die belangslecksordes voll registreer om hat isommentaar oor die voorganisatie projekte te terew, voord versoek om hat volleckge

consistencestraces and on CEP to dat on the project besondervische inferencere voorder. Geregistreerthe belangslecksordes as alle toesbrendige

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	Meukaligwa Plazelika Munisipaliteit Ermelo Kantoor	017 801 3500			
WSP Webweif	https://www.wsp.som/en-ZA/sen/ces/public-documents	1.0000000000000000000000000000000000000			
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	Andrew and the Arthur				



# **B-2** SITE NOTICES

#### **ENVIRONMENTAL AUTHORISATION PROCESSES**

#### NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX, COMPRISING VARIOUS ENVIRONMENTAL AUTHORISATION PROCESSES, ERMELO, MPUMALANGA

#### Notice is given in terms of:

- Regulation 41(2) of GNR 982 (as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) (as amended) for submission of various applications for environmental authorisations (EAs) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (as amended)
- Section 39 or 41(4) of the National Water Act (36 of 1998) (NWA), for the submission of a General Authorisation (GA) or Water Use Licence (WUL) Application (as applicable)
- Section 38(3)(b) of the National Environmental Management: Air Quality Act, 2004 (Act No. 39 of 2004) (NEM: AQA) of an invitation to register comments with regards to an application for an Atmospheric Emissions Licence (AEL)

#### **DESCRIPTION AND LOCATION**

ENERTRAG South Africa (Pty) Ltd (ENERTRAG), proposes to establish a renewable energy complex, comprising various applications for environmental authorisation, near Ermelo in Mpumalanga. The proposed authorisations includes the following Basic Assessment (BA) and Scoping and Environmental Impact Reporting (S&EIR) processes:

Proponent	Project	Technology	Process	Farm Names
Camden I Wind RF (Pty) Ltd	Up to 210 MW Wind Energy Facility (WEF) including associated infrastructure	Wind	S&EIR	Portion 0, 1 and 3 of Klipfontein Farm No. 442
	Up to 132kV Powerline, substation and associated infrastructure	Transmission Line and Substation	BA	Portion 1 and 2 of Welgelegen Farm No. 322
Camden II Wind RF (Pty) Ltd	Up to 210MW WEF including associated infrastructure	Wind	S&EIR	Portion 2 and 10 of Uitkomst Farm No. 292
	Up to 132kV Powerline, substation and associated infrastructure	Transmission Line and Substation	BA	Portion 3 of Langverwatch Farm No. 293
Camden I Solar RF (Pty) Ltd	Up to 100MW Solar Energy Facility (SEF) including associated infrastructure	Solar	S&EIR	Portion 3 of Klipbank Farm No. 295
	Up to 132kV Powerline, substation and associated infrastructure	Transmission Line and Substation	BA	Portion 14 of Mooiplaats Farm No. 290
Camden Green Energy RF (Pty) Ltd	Hydrogen and Ammonia Plant and associated infrastructure	Green hydrogen and Ammonia	S&EIR	Portion 0, 2 and 3 of Adrianople Farm No. 296
ENERTRAG South Africa (Pty) Ltd	Up to 400kV Powerline, Common Collector and Main Transmission Substation including	Transmission Line and Substation	S&EIR	Portion 3,4 and 5 of Buhrmansvallei Farm No. 297
	associated infrastructure			Portion 3 and 6 of De Emigrate Farm No. 327
				Portion 5 of Klipfontein Farm No. 326

#### **ENVIRONMENTAL APPLICATIONS**

The anticipated listed activity numbers associated with the Proposed Projects are reflected in the table below. Should you wish to obtain a complete copy of these listed activities, please contact the Environmental Assessment Practitioner (EAP), details provided below.

					,					
Project Name	Listing Notice					Applicable triggers				
Camden I WEF and SEF and Camden II WEF	GNR 983	11	12	19	24	27	28			
	GNR 984	1	15							
	GNR 985	4	12	14						
Green Hydrogen and Ammonia	GNR 983	9	11	12	13	14	19	25	27	28
	GNR 984	4	6	15	16					
	GNR 985	4	12	14						
400kV Powerline	GNR 983	12	19	27	28					
	GNR 984	9	15							
	GNR 985	4	12	14						
132kV Powerlines	GNR 983	11	12	19	27	28				
	GNR 985	4	12	14				-		
GA / WUL (as applicable)	Section 21	21 (a), 21 (c), 21 (i)	and 21 (g)	•	•					
AEL	GNR 893	Category 7: Inorgani	ic Chemicals Industry S	Subcategory 7.1: Prod	luction and or Use in Ma	nufacturing of Ammoni	a, Fluorine, Fluorine	Compounds, Chlorine, a	nd Hydrogen Cyanide	

#### **REGISTRATION**

WSP Group Africa (Pty) Ltd (WSP) has been appointed as the EAP by ENERTRAG, to manage the respective BA and S&EIR processes. Parties wishing to formally register as stakeholders in order to offer their comment on the Proposed Projects are requested to forward their full contact details to the EAP at the details provided below. Registered stakeholders will be forwarded all future correspondence and notified individually of additional opportunities to participate in the process.

#### DRAFT SCOPING REPORT REVIEW PERIOD

The Draft Environmental Scoping Reports will be made available from WSP on request and/or at the venues below for review and comment for 30 days from 25 February 2022 to 28 March 2022.

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Area	Venue	Street Address	Contact No	
	Gert Sibande District Municipality	Cnr Joubert & Oosthuise Streets	017 801 7000	
Europala	Ermelo Public Library	Cnr. Tauta St &, Kerk Street	017 801 3500	
Ermelo	Thusiville Public Library	Wesselton Ext 2	082 797 5119	
	Msukaligwa Local Municipality Ermelo Office	Cnr. Tauta St &, Kerk Street	017 801 3500	
WSP Website	https://www.wsp.com/en-ZA/services/public-documents			
Datafree Website	https://wsp-engage.com/			

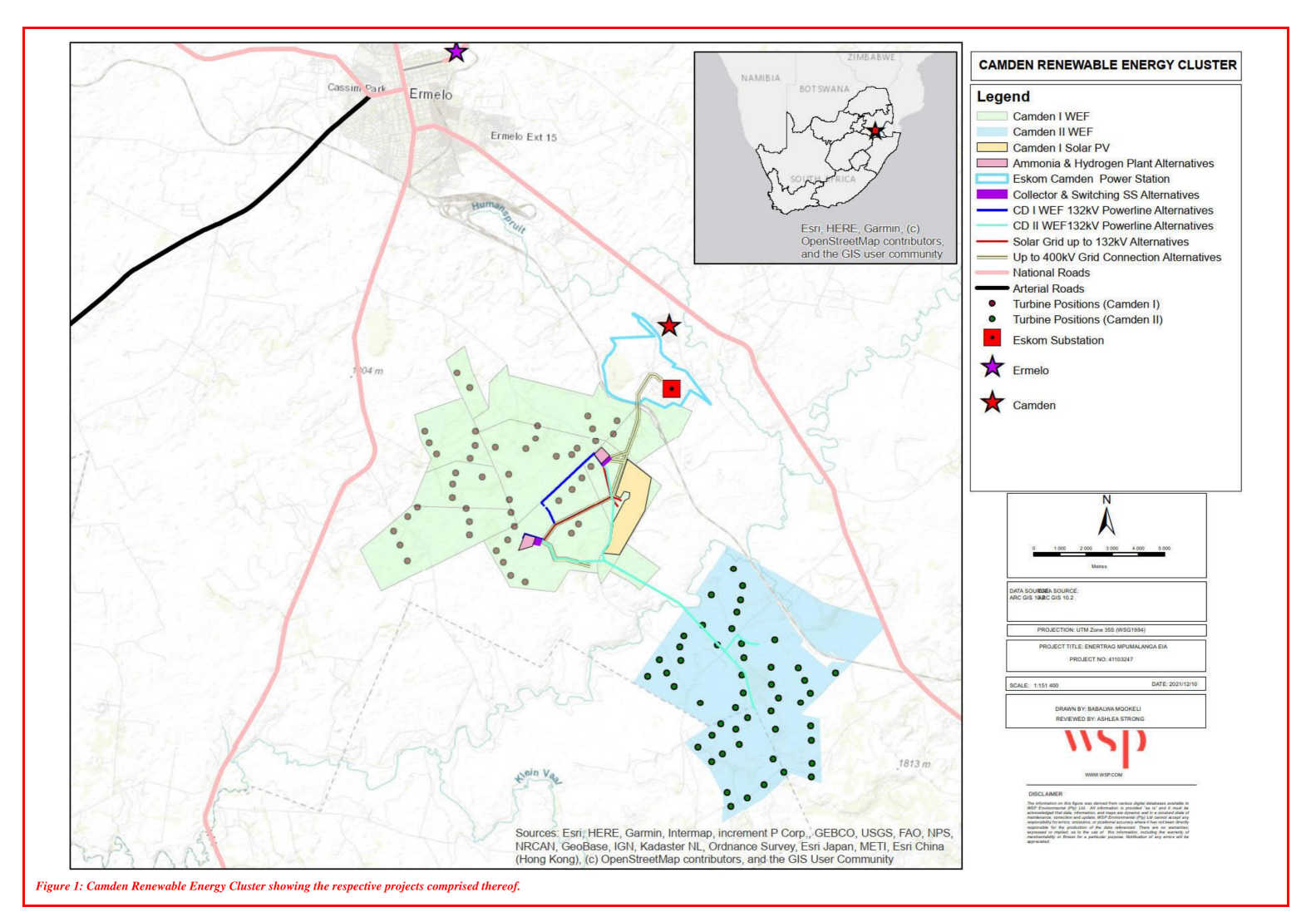
The contact details of the EAP are:

Name: Babalwa Mqokeli

**Tel:** 031 240 8804 **Fax:** 011 361 1381 **E-mail:** babalwa.mqokeli@wsp.com **Address:** PO Box 98867, Sloane Park, 2152

**Protection of Personal Information:** WSP will be processing certain personal information about you as an interested and affected party (I&AP) for purposes of enabling your registration as an I&AP and storing of your details on our database, if you consent for us to do so. WSP will use these details to contact you about other relevant projects in the future. WSP will always process your personal information in accordance with the Protection of Personal Information Act 4 of 2013. You are entitled to exercise your rights as a data subject and let us know if you wish to be deregistered as an I & AP or if you no longer want your contact details to be included on our database.





#### **IZINQUBO ZOKUGUNYAZWA KWEZEMVELO**

#### ISAZISO NGENTUTHUKO EHLONGOZWAYO YE-CAMDEN RENEWABLE ENERGY COMPLEX, EHLANGANISA IZINQUBO EZAHLUKENE ZEMVELO, ERMELO, MPUMALANGA

#### Isaziso sinikezwa ngokwemibandela ye:

- Umthethonqubo 41(2) we-GNR 982 (njengoba uchitshiyelwe) oshicilelwe ngaphansi kwesigaba 24 no-24D soMthetho Wokuphathwa Kwemvelo Kazwelonke (No. 107 ka-1998) (NEMA) (njengoba uchitshiyelwe) ukuze kuthunyelwe izicelo ezihlukahlukene zokugunyazwa kwezemvelo (EAs) mayelana nemisebenzi ehlonzwe ngokwe-GNR 983, GNR 984 kanye ne-GNR 985 (njengoba ichitshiyelwe)
- Isigaba sama-39 noma sama-41(4) soMthetho Wamanzi Kazwelonke (36 ka-1998) (NWA), ukuze kuthunyelwe isicelo sokuGunyazwa Okujwayelekile (GA) noma seLayisense Yokusebenzisa Amanzi (WUL) (njengoba sikhona)
- Isigaba sama-38(3)(b) soMthetho Wokuphathwa Kwemvelo Kazwelonke: UMthetho Wekhwalithi Yomoya, 2004 (uMthetho No. 39 ka-2004) (NEM: AQA) wesimemo sokubhalisa imibono mayelana nesicelo Selayisensi Yokungcoliswa Komoya (i-AEL)

#### **INCAZELO NENDAWO**

I-ENERTRAG South Africa (Pty) Ltd (ENERTRAG), ihlongoza ukusungula inxanxathela yamandla avuselelekayo, ehlanganisa izicelo ezihlukahlukene zokugunyazwa kwezemvelo, eduze kwase-Ermelo eMpumalanga. Izigunyazo ezihlongozwayo zihlanganisa lezi zinqubo ezilandelayo Zokuhlola Okuyisisekelo (BA) kanye noMbiko ngokucwaningwa ngokwezemvelo (S&EIR):

iProjekthi	Yobuchwepheshe	Inqubo	Amagama Epulazi
Ukwakhiwa kwesikhungo esiphehla ugesi ngomoya (WEF) esikhiqiza inani lama-MW afika ku 210, kanye	Umoya	S&EIR	Portion 0, 1 and 3 of Klipfontein Farm No. 442
nengqalasizinda ehlobene			Portion 1 and 2 of Welgelegen Farm No. 322
Ulayini odlulisa ugesi ofika kwi nani elingu 132kV, isiteshi esincane kanye nengqalasizinda edingekile	Ulayini Wokudlulisa kanye Nesiteshi Esincane	BA	Portion 2 and 10 of Uitkomst Farm No. 292
Ukwakhiwa kwesikhungo esiphehla ugesi ngomoya (WEF) esikhiqiza inani lama-MW afika ku 210, kanye	Umoya	S&EIR	Portion 3 of Langverwatch Farm No. 293
nengqalasizinda ehlobene			Portion 3 of Klipbank Farm No. 295
Ulayini odlulisa ugesi ofika kwi nani elingu 132kV, isiteshi esincane kanye nengqalasizinda edingekile	Ulayini Wokudlulisa kanye Nesiteshi Esincane	BA	Portion 14 of Mooiplaats Farm No. 290
Ukwakhiwa kwesikhungo esiphehla ugesi ngelanga (WEF) esikhiqiza inani lama-MW afika ku 100, kanye	llanga	S&EIR	Portion 0, 2 and 3 of Adrianople Farm No. 296
nengqalasizinda ehlobene			Portion 3,4 and 5 of Buhrmansvallei Farm No. 297
Ulayini odlulisa ugesi ofika kwi nani elingu 132kV, isiteshi esincane kanye nengqalasizinda edingekile	Ulayini Wokudlulisa kanye Nesiteshi Esincane	BA	Portion 3 and 6 of De Emigrate Farm No. 327
Isikhungo se-Hydrogen and Ammonia kanye nengqalasizinda ehlobene	I-hydrogen eluhlaza ne-ammonia	S&EIR	Portion 5 of Klipfontein Farm No. 326
Ulayini odlulisa ugesi ofika kwinani elingu 400kV, kuhlanganise nengqalasizinda ehlobene (i-Common Collector	Ulayini Wokudlulisa kanye Nesiteshi Esincane	S&EIR	
	nengqalasizinda ehlobene  Ulayini odlulisa ugesi ofika kwi nani elingu 132kV, isiteshi esincane kanye nengqalasizinda edingekile  Ukwakhiwa kwesikhungo esiphehla ugesi ngomoya (WEF) esikhiqiza inani lama-MW afika ku 210, kanye nengqalasizinda ehlobene  Ulayini odlulisa ugesi ofika kwi nani elingu 132kV, isiteshi esincane kanye nengqalasizinda edingekile  Ukwakhiwa kwesikhungo esiphehla ugesi ngelanga (WEF) esikhiqiza inani lama-MW afika ku 100, kanye nengqalasizinda ehlobene  Ulayini odlulisa ugesi ofika kwi nani elingu 132kV, isiteshi esincane kanye nengqalasizinda edingekile  Isikhungo se-Hydrogen and Ammonia kanye nengqalasizinda ehlobene	Ulayini odlulisa ugesi ofika kwi nani elingu 132kV, isiteshi esincane kanye nengqalasizinda edingekile  Ukwakhiwa kwesikhungo esiphehla ugesi ngomoya (WEF) esikhiqiza inani lama-MW afika ku 210, kanye nengqalasizinda ehlobene  Ulayini odlulisa ugesi ofika kwi nani elingu 132kV, isiteshi esincane kanye nengqalasizinda edingekile  Ukwakhiwa kwesikhungo esiphehla ugesi ngelanga (WEF) esikhiqiza inani lama-MW afika ku 100, kanye nengqalasizinda ehlobene  Ulayini odlulisa ugesi ofika kwi nani elingu 132kV, isiteshi esincane kanye nengqalasizinda edingekile  Ulayini odlulisa ugesi ofika kwi nani elingu 132kV, isiteshi esincane kanye nengqalasizinda edingekile  Ulayini Wokudlulisa kanye Nesiteshi Esincane  Ilayini odlulisa ugesi ofika kwinani elingu 400kV, kuhlanganise nengqalasizinda ehlobene (i-Common Collector)  Ulayini Wokudlulisa kanye Nesiteshi Esincane  Ulayini Wokudlulisa kanye Nesiteshi Esincane  Ulayini odlulisa ugesi ofika kwinani elingu 400kV, kuhlanganise nengqalasizinda ehlobene (i-Common Collector)  Ulayini Wokudlulisa kanye Nesiteshi Esincane	Ulayini odlulisa ugesi ofika kwi nani elingu 132kV, isiteshi esincane kanye nengqalasizinda edingekile  Ukwakhiwa kwesikhungo esiphehla ugesi ngomoya (WEF) esikhiqiza inani lama-MW afika ku 210, kanye nengqalasizinda ehlobene  Ulayini odlulisa ugesi ofika kwi nani elingu 132kV, isiteshi esincane kanye nengqalasizinda edingekile  Ukwakhiwa kwesikhungo esiphehla ugesi ngelanga (WEF) esikhiqiza inani lama-MW afika ku 100, kanye nengqalasizinda ehlobene  Ulayini odlulisa ugesi ofika kwi nani elingu 132kV, isiteshi esincane kanye nengqalasizinda edingekile  Ulayini odlulisa ugesi ofika kwi nani elingu 132kV, isiteshi esincane kanye nengqalasizinda edingekile  Ulayini Wokudlulisa kanye Nesiteshi Esincane  BA  Ulayini Wokudlulisa kanye Nesiteshi Esincane  BA  Isikhungo se-Hydrogen and Ammonia kanye nengqalasizinda ehlobene  Ulayini odlulisa ugesi ofika kwinani elingu 400kV, kuhlanganise nengqalasizinda ehlobene (i-Common Collector)  Ulayini Wokudlulisa kanye Nesiteshi Esincane  S&EIR

#### IZICELO ZEMVELO

Uhlu lwezikhombo ezithintekayo ngalama-Projekthi zivezwe kwi tafula elilandelayo ngezansi. Uma ufisa ukuthola ikhophi ephelele yale misebenzi esohlwini, sicela uthinte I-Environmental Assessment Practitioner (EAP), imininingwane enikezwe ngezansi.

Igama lephrojekthi	Isaziso Sohlu					Izibangeli ezisebenza	yo			
Camden I WEF and SEF and Camden II WEF	GNR 983	11	12	19	24	27	28			
	GNR 984	1	15							
	GNR 985	4	12	14						
Green Hydrogen and Ammonia	GNR 983	9	11	12	13	14	19	25	27	28
	GNR 984	4	6	15	16					
	GNR 985	4	12	14						
400kV Ulayini wamandla	GNR 983	12	19	27	28					
	GNR 984	9	15							
	GNR 985	4	12	14						
132kV Izintambo zikagesi	GNR 983	11	12	19	27	28				
	GNR 985	4	12	14				-		
GA / WUL (njengoba kufanele)	Section 21	21 (a), 21 (c), 21 (i)	) and 21 (g)							
AEL	GNR 893	Isigaba sesi-7: Isig	aba Somkhakha Wamak	hemikhali Angaphili 7.1: U	kukhiqizwa kanye noma	Ukusetshenziswa Ekukhiqi	zeni I-Amonia, I-Fluorin	e, Inhlanganisela Ye-Fluorin	e, I-Chlorine, ne-Hydrog	en Cyanide

#### UKUBHALIS*A*

I-WSP Group Africa (Pty) Ltd (WSP) iqokwe njenge-EAP yi-ENERTRAG, ukuphatha izinqubo ze-BA kanye ne-S&EIR ezifanele. Abantu abafisa ukubhalisa ngokusemthethweni njengababambe iqhaza ukuze babeke imibono yabo mayelana Nemiklamo Ehlongozwayo bayacelwa ukuba bathumele imininingwane yabo egcwele ku-EAP kule mininingwane enikezwe ngezansi. Ababambiqhaza ababhalisiwe bazothunyelwa zonke izincwadi zesikhathi esizayo futhi baziswe ngamunye ngamanye amathuba okubamba iqhaza kulolu hlelo.

#### ISIKHATHI SOKUBUYEKEZWA KWESIKOPI ESALUNGILE

Imibiko Esalungiswa Yokuhlelwa Kwendawo izotholakala kwa-WSP ngesicelo kanye/noma ezindaweni ezingezansi ukuze ibuyekezwe futhi kuphawulwe ngayo izinsuku ezingamashumi amathathu (30 days) kusukela 25 February 2022 kuya ku-28 March 2022.

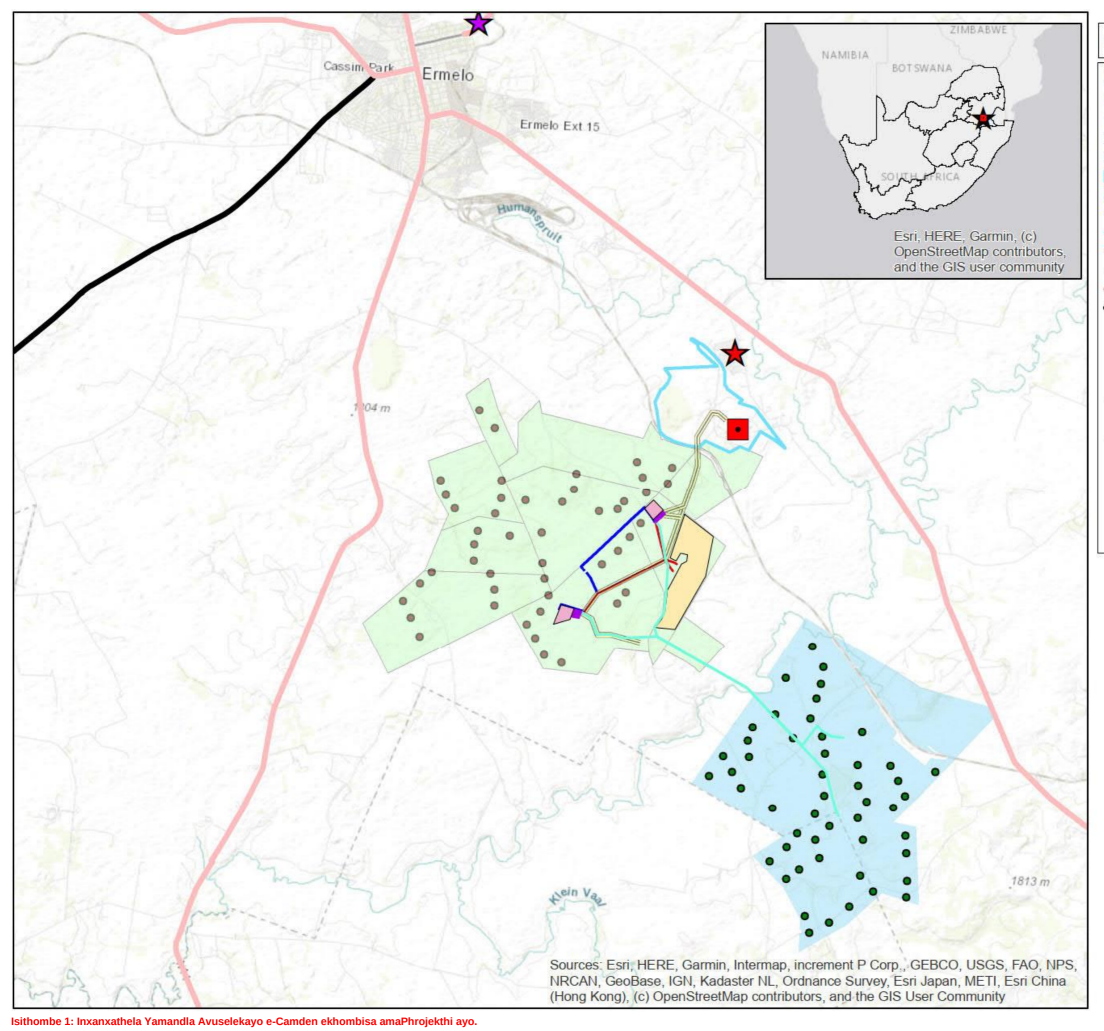
Indawo		Ikheli	Ucingo:	
	Gert Sibande District Municipality	Cnr Joubert & Oosthuise Streets	017 801 7000	
	Ermelo Public Library (umtapowolwazi e-Ermelo)	Cnr. Tauta St &, Kerk Street	017 801 3500	
Ermelo	Thusiville Public Library (umtapowolwazi e-Thusiville)	Wesselton Ext 2	082 797 5119	
	Msukaligwa Local Municipality Ermelo Office	Cnr. Tauta St &, Kerk Street	017 801 3500	
WSP Website	https://www.wsp.com/en-ZA/services/public-documents		·	
Datafua a Mahaita	https://www.areasa.acm/			

Imininingwane yokuxhumana ye-EAP ithi:

Igama: Babalwa Mqokeli Ucingo: 031 240 8804 iFekisi: 011 361 1381 i-Imeyili: babalwa.mqokeli@wsp.com Ikheli: PO Box 98867, Sloane Park, 2152

Ukuvikelwa kweMniningwane yoMuntu Siqu: I-WSP izocubngula imininingwane ethile ngawe njengomuntu onentshisekelo noma othintekayo (I&AP) ngezinjongo zokukubhalisa njenge I&AP nokugcina imininingwane yakho kusizindalwazi lwethu, uma usivumela ukwenza njalo. I-WSP izosebenzisa le mininingwane ukuze ixhumane nawe mayelana namanye amaphrojekthi abalulekile esikhathini esizayo. I-WSP izohlezi icubungula imininingwane yakho ngokuhambisana noMthetho Wokuvikela Iminingwane Yomuntu Siqu 4 ka 2013. Unelungelo lokusebenzisa amalungelo akho njengomuntu obhalisile ukuba usazise uma ufisa ukukhishwa kwababhalisiwe njenge-I & AP noma usufuna imininingwane yakho yokuxhumana ikhishwe kusizindalwazi sethu.





#### CAMDEN RENEWABLE ENERGY CLUSTER

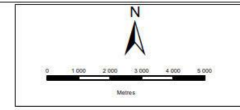
# Legend Camden I WEF Camden I WEF Camden I Solar PV Ammonia & Hydrogen Plant Alternatives Eskom Camden Power Station Collector & Switching SS Alternatives CD I WEF 132kV Powerline Alternatives CD II WEF132kV Powerline Alternatives Solar Grid up to 132kV Alternatives Up to 400kV Grid Connection Alternatives National Roads Arterial Roads

Turbine Positions (Camden I)Turbine Positions (Camden II)

Eskom Substation

Erme

Camden



DATA SOURDEA SOURCE: ARC GIS 10ABC GIS 10.2

PROJECTION: UTM Zone 35S (WSG1984)

PROJECT TITLE: ENERTRAG MPUMALANGA EI PROJECT NO: 41103247

DRAWN BY: BABALWA MOOKELI

WWW.WSP.COM

REVIEWED BY: ASHLEA STRONG

#### DISCLAIMER

SCALE: 1:151 400

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#### **OMGEWINGSMAGTIGINGSPROSESSE**

KENNISGEWING VAN DIE VOORGESTELDE ONTWIKKELING VAN DIE CAMDEN HERNUBARE ENERGIEKOMPLEKS, WAT SAL BESTAAN UIT VERSKEIE OMGEWINGSMAGTIGINGSPROSESSE, ERMELO, MPUMALANGA

#### Kennis word gegee in terme van:

- Regulasie 41(2) van GNR 982 (soos gewysig) gepubliseer in terme van artikel 24 en 24D van die Wet op Nasionale Omgewingsbestuur (No. 107 van 1998) (NEMA) (soos gewysig) vir die indiening van verskeie aansoeke vir omgewingsmagtigings (EA's) ten opsigte van aktiwiteite geïdentifiseer ingevolge GNR 983, GNR 984 en GNR 985 (soos gewysig)
- Artikel 39 of 41(4) van die Nasionale Waterwet (36 van 1998) (NWA), vir die indiening van 'n Algemene Magtiging (GA) of Watergebruiklisensie (WUL) Aansoek (soos van toepassing)
- Artikel 38(3)(b) van die Wet op Nasionale Omgewingsbestuur: Luggehalte, 2004 (Wet No. 39 van 2004) (NEM: AQA) om te registreer en kommentaar te lewer met betrekking tot 'n aansoek vir 'n Atmosferiese Emissielisensie (AEL)

#### **BESKRYWING EN LIGGING**

ENERTRAG Suid-Afrika (Edms) Bpk (ENERTRAG), stel voor om 'n hernubare energiekompleks, bestaande uit verskeie aansoeke om omgewingsmagtiging, naby Ermelo in Mpumalanga te vestig. Die voorgestelde magtigings sluit die volgende Basiese Evaluering (BE) en Bestekopname en Omgewingsimpakverslagdoening (S&OIR) prosesse in:

Proponent	Projek	Tegnologie	Proses	Plaasname
Camden I Wind RF (Pty) Ltd	Tot en met 210 MW Windenergiefasiliteit (WEF) insluitend verwante infrastruktuur	Wind	S&OIR	Gedeelte 0, 1 en 3 van Klipfontein Plaas No. 442
	Tot en met 132kV Kraglyn, substasie en verwante infrastruktuur	Transmissielyn en substasie	BE	Gedeelte 1 en 2 van Welgelegen Plaas No. 322
Camden II Wind RF (Pty) Ltd	Tot en met 210 MW WEF insluitend verwante infrastruktuur	Wind	S&OIR	Gedeelte 2 en 10 van Uitkomst Plaas No. 292
	Tot en met 132kV Kraglyn, substasie en verwante infrastruktuur	Transmissielyn en substasie	BE	Gedeelte 3 van Langverwatch Plaas No. 293
Camden I Solar RF (Pty) Ltd	Tot en met 100MW sonkragfasiliteit (SEF) insluitend verwante infrastruktuur	Sonkrag	S&OIR	Gedeelte 3 van Klipbank Plaas No. 295
	Tot en met 132kV Kraglyn, substasie en verwante infrastruktuur	Transmissielyn en substasie	BE	Gedeelte 14 van Mooiplaats Plaas No. 290
Camden Green Energy RF (Pty) Ltd	Waterstof- en Ammoniakaanleg en gepaardgaande infrastruktuur	Green hydrogen and Ammonia	S&OIR	Gedeelte 0, 2 en 3 van Adrianople Plaas No. 296
ENERTRAG South Africa (Pty) Ltd	Tot en met 400kV-kraglyn, gemeenskaplike versamelaar en hooftransmissiesubstasie insluitend	Transmissielyn en substasie	S&OIR	Gedeelte 3,4 en 5 van Buhrmansvallei Plaas No. 297
	geassosieerde infrastruktuur			Gedeelte 3 en 6 van De Emigrate Plaas No. 327
				Gedeelte 5 van Klipfontein Plaas No. 326

#### **OMGEWINGSTOEPASSINGS**

Die verwagte gelyste aktiwiteitsnommers wat met die voorgestelde projekte geassosieer word, word in die tabel hieronder weerspieël. Indien u die volledige bewoording van hierdie aktiwiteite op die lys wil bekom, kontak asseblief die Omgewingsevalueringspraktisyn (OEP), besonderhede hieronder verskaf.

Projek Naam	Noteringskennisgewing					Toepaslike snellers				
Camden I WEF and SEF and Camden II WEF	GNR 983	11	12	19	24	27	28			
	GNR 984	1	15			•				
	GNR 985	4	12	14						
Green Hydrogen and Ammonia	GNR 983	9	11	12	13	14	19	25	27	28
	GNR 984	4	6	15	16					
	GNR 985	4	12	14						
400kV Kraglyn	GNR 983	12	19	27	28					
	GNR 984	9	15							
	GNR 985	4	12	14						
132kV Kragdrade	GNR 983	11	12	19	27	28				
	GNR 985	4	12	14				-		
GA / WUL (soos van toepassing)	Section 21	21 (a), 21 (c), 21 (i) e	en 21 (g)							
AEL	GNR 893	Kategorie 7: Anorgar	Kategorie 7: Anorganiese chemikalieë-industrie Subkategorie 7.1: Produksie en of gebruik in die vervaardiging van ammoniak, fluor, fluorverbindings, chloor en waterstofsianied							

#### **REGISTRASII**

WSP Group Africa (Edms) Bpk (WSP) is deur ENERTRAG as die OEP aangestel om die onderskeie BA- en S&OIV-prosesse te behartig. Partye wat formeel as belanghebbendes wil registreer om hul kommentaar oor die voorgestelde projekte te lewer, word versoek om hul volledige kontakbesonderhede aan die OEP te stuur by die besonderhede hieronder verskaf. Geregistreerde belanghebbendes sal alle toekomstige korrespondensie aangestuur word en individueel in kennis gestel word van bykomende geleenthede om aan die proses deel te neem.

#### KONSEP OMFANGVERSLAG OORSIGTYDPERK

Die Konsep Omgewingsbestekverslae sal vir hersiening en kommentaar beskikbaar gestel word op versoek vanaf WSP en by die lokale hieronder, vir 30 dae vanaf 25 Februarie 2022 tot 28 Maart 2022.

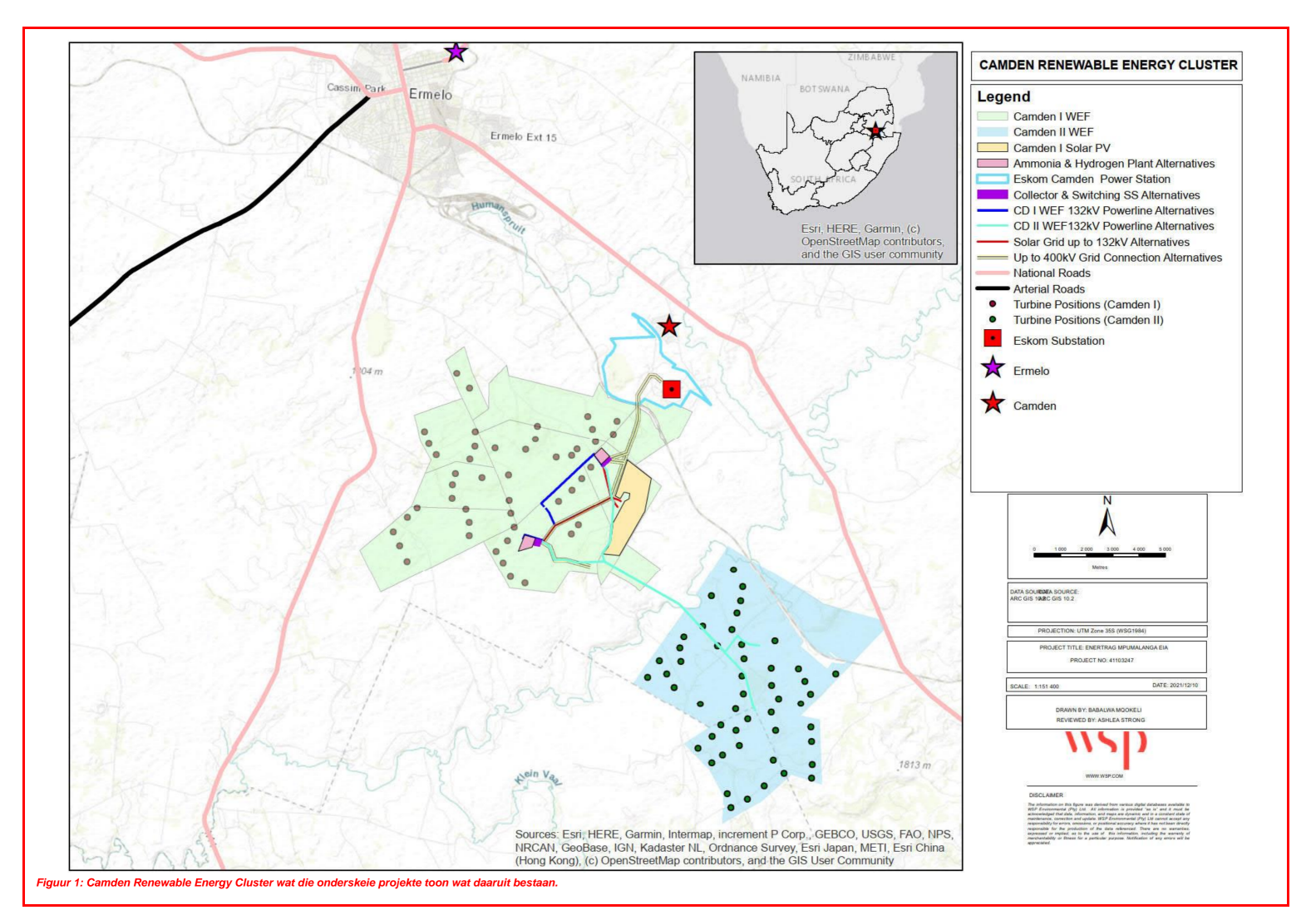
Gebied	Lokaal	Straat Addres	Kontak No
Ermelo	Gert Sibande Distriksmunisipaliteit	Hoek van Joubert & Oosthuise Strate	017 801 7000
	Ermelo Publieke biblioteek	Hoek van Tauta St &, Kerk Strate	017 801 3500
	Thusiville Publieke biblioteek	Wesselton Ext 2	082 797 5119
	Msukaligwa Plaaslike Munisipaliteit Ermelo Kantoor	Cnr. Tauta St &, Kerk Straat	017 801 3500
WSP Webwerf	https://www.wsp.com/en-ZA/services/public-documents		
Datavry Webwerf	https://wsp-engage.com/		

Die kontakbesonderhede van die OEP is:

Naam: Babalwa Mqokeli Tel: 031 240 8804 Fax: 011 361 1381 E-pos: babalwa.mqokeli@wsp.com Addres: Posbus 98867, Sloane Park, 2152

**Beskerming van persoonlike inligting:** WSP sal sekere persoonlike inligting oor jou as 'n belanghebbende en geaffekteerde party (B&GP) verwerk vir doeleindes om jou registrasie as 'n B&GP moontlik te maak en jou besonderhede op ons databasis te stoor, indien jy daartoe instem. WSP sal hierdie besonderhede gebruik om jou te kontak oor ander relevante projekte in die toekoms. WSP sal altyd jou persoonlike inligting verwerk in ooreenstemming met die Wet op die Beskerming van Persoonlike Inligting 4 van 2013. Jy is geregtig om jou regte as 'n datasubjek uit te oefen en ons te laat weet as jy as 'n B & GP gederegistreer wil word of as jy geen langer wil hê dat u kontakbesonderhede op ons databasis ingesluit moet word.





# **B-3** NOTIFICATION LETTER



Client ref.: Camden Renewable Energy Complex

WSP ref.: 41103247

25 February 2022

Dear Stakeholder

Subject: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX, COMPRISING VARIOUS ENVIRONMENTAL AUTHORISATION PROCESSES, ERMELO, MPUMALANGA

#### Notice is given in terms of:

- Regulation 41(2) of GNR 982 (as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) (as amended) for submission of various applications for environmental authorisations (EAs) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (as amended)
- Section 39 or 41(4) of the National Water Act (36 of 1998) (NWA), for the submission of a General Authorisation (GA) or Water Use Licence (WUL) Application (as applicable)
- Section 38(3)(b) of the National Environmental Management: Air Quality Act, 2004 (Act No. 39 of 2004) (NEM: AQA) of an invitation to register comments with regards to an application for an Atmospheric Emissions Licence (AEL)

#### DESCRIPTION AND LOCATION

ENERTRAG South Africa (Pty) Ltd (ENERTRAG), proposes to establish a renewable energy complex, comprising various applications for environmental authorisation, near Ermelo in Mpumalanga. The proposed authorisations includes the following Basic Assessment (BA) and Scoping and Environmental Impact Reporting (S&EIR) processes:

<b>PROPONENT</b>	PROJECT	TECHNOLOGY	PROCESS FARM NAMES

	i e e e e e e e e e e e e e e e e e e e	I		I
Camden I Wind RF (Pty) Ltd	Up to 200 MW Wind Energy Facility (WEF) including associated infrastructure	Wind	S&EIR	• Portion 0, 1 and 3 of Klipfontein Farm No. 442
	Up to 132kV Powerline, substation and associated infrastructure	Transmission Line and Substation	BA	Portion 1 and 2 of Welgelegen Farm No. 322  But in 2 and 10 of Wildow Community C
Camden II Wind RF (Pty) Ltd	Up to 200MW WEF including associated infrastructure	Wind	S&EIR	<ul> <li>Portion 2 and 10 of Uitkomst Farm No. 292</li> <li>Portion 3 of Langverwatch Farm No. 293</li> </ul>
	Up to 132kV Powerline, substation and associated infrastructure	Transmission Line and Substation	BA	<ul><li>Portion 3 of Klipbank Farm No. 295</li><li>Portion 14 of Mooiplaats Farm No. 290</li></ul>
Camden I Solar RF (Pty) Ltd	Up to 100MW Solar Energy Facility (SEF) including associated infrastructure	Solar	S&EIR	• Portion 0, 2 and 3 of Adrianople Farm No. 296
	Up to 132kV Powerline, substation and associated infrastructure	Transmission Line and Substation	BA	<ul> <li>Portion 3,4 and 5 of Buhrmansvallei Farm No. 297</li> <li>Portion 3 and 6 of De Emigrate Farm No.</li> </ul>
Camden Green Energy RF (Pty) Ltd	Hydrogen and Ammonia Plant and associated infrastructure	Green hydrogen and Ammonia	S&EIR	<ul> <li>327</li> <li>Portion 5 of Klipfontein Farm No. 326</li> </ul>
ENERTRAG South Africa (Pty) Ltd	Up to 400kV Powerline, Common Collector and Main Transmission Substation including associated infrastructure		S&EIR	

Building C Knightsbridge, 33 Sloane Street Bryanston, 2191 South Africa



#### **ENVIRONMENTAL APPLICATIONS**

The anticipated listed activity numbers associated with the Proposed Projects are reflected in the table below. Should you wish to obtain a complete copy of these listed activities, please contact the Environmental Assessment Practitioner (EAP), details provided below.

PROJECT NAME	LISTING NOTICE				APPLIC	ABLE TR	IGGERS			
Camden I WEF and	GNR 983	11	12	19	24	27	28			
SEF and Camden II WEF	GNR 984	1	15							
WEE	GNR 985	4	12	14						
Green Hydrogen and	GNR 983	9	11	12	13	14	19	25	27	28
Ammonia	GNR 984	4	6	15	16					
	GNR 985	4	12	14						
400kV Powerline	GNR 983	12	19	27	28					
	GNR 984	9	15							
	GNR 985	4	12	14						
132kV Powerlines	GNR 983	11	12	19	27	28				
	GNR 985	4	12	14			-			
GA / WUL (as	Section 21	21 (a), 21 (	21 (a), 21 (c), 21 (i) and 21 (g)							
applicable)										
AEL	GNR 893				Industry Sub				se in Manut	facturing of

#### REGISTRATION

WSP Group Africa (Pty) Ltd (WSP) has been appointed as the EAP by ENERTRAG, to manage the respective BA and S&EIR processes. Parties wishing to formally register as stakeholders in order to offer their comment on the Proposed Projects are requested to forward their full contact details to the EAP at the details provided below. Registered stakeholders will be forwarded all future correspondence and notified individually of additional opportunities to participate in the process.

#### DRAFT SCOPING REPORT REVIEW PERIOD

The Draft Environmental Scoping Reports will be made available from WSP on request and/or at the venues below for review and comment for 30 days from 24 February 2022 to 28 March 2022.

P	AREA	VENUE	STREET ADDRESS	CONTACT NO					
E	Ermelo	Gert Sibande District Municipality	Cnr Joubert & Oosthuise Streets	017 801 7000					
		Ermelo Public Library	Cnr. Tauta St &, Kerk Street	017 801 3500					
Thusiville Public Library		Thusiville Public Library	Wesselton Ext 2	082 797 5119					
		Msukaligwa Local Municipality Ermelo Office	Cnr. Tauta St &, Kerk Street	017 801 3500					
7	VSP Website	https://www.wsp.com/en-ZA/services/public-doc	https://www.wsp.com/en-ZA/services/public-documents						
Ι	Datafree Website	https://wsp-engage.com/							



The contact details of the EAP are:

Name: Babalwa Mqokeli Tel: 031 240 8804 Fax: 011 361 1381

E-mail: babalwa.mqokeli@wsp.com

Address: PO Box 98867, Sloane Park, 2152

**Protection of Personal Information:** WSP will be processing certain personal information about you as an interested and affected party (I&AP) for purposes of enabling your registration as an I&AP and storing of your details on our database, if you consent for us to do so. WSP will use these details to contact you about other relevant projects in the future. WSP will always process your personal information in accordance with the Protection of Personal Information Act 4 of 2013. You are entitled to exercise your rights as a data subject and let us know if you wish to be deregistered as an I & AP or if you no longer want your contact details to be included on our database.

Kind regards,

Ashlea Strong Associate



Client ref.: Camden Renewable Energy Complex

WSP ref.: 41103247

25 February 2022

Lunga Lomphakathi Elikhethekile

Subject: ISAZISO NGENTUTHUKO EHLONGOZWAYO YE-CAMDEN RENEWABLE ENERGY COMPLEX, EHLANGANISA IZINQUBO EZAHLUKENE ZEMVELO, ERMELO, MPUMALANGA

#### Isaziso sinikezwa ngokwemibandela ye:

- Umthethonqubo 41(2) we-GNR 982 (njengoba uchitshiyelwe) oshicilelwe ngaphansi kwesigaba 24 no-24D soMthetho Wokuphathwa Kwemvelo Kazwelonke (No. 107 ka-1998) (NEMA) (njengoba uchitshiyelwe) ukuze kuthunyelwe izicelo ezihlukahlukene zokugunyazwa kwezemvelo (EAs) mayelana nemisebenzi ehlonzwe ngokwe-GNR 983, GNR 984 kanye ne-GNR 985 (njengoba ichitshiyelwe)
- Isigaba sama-39 noma sama-41(4) soMthetho Wamanzi Kazwelonke (36 ka-1998) (NWA), ukuze kuthunyelwe isicelo sokuGunyazwa Okujwayelekile (GA) noma seLayisense Yokusebenzisa Amanzi (WUL) (njengoba sikhona)
- Isigaba sama-38(3)(b) soMthetho Wokuphathwa Kwemvelo Kazwelonke: UMthetho Wekhwalithi Yomoya, 2004 (uMthetho No. 39 ka-2004) (NEM: AQA) wesimemo sokubhalisa imibono mayelana nesicelo Selayisensi Yokungcoliswa Komoya (i-AEL)

#### INCAZELO NENDAWO

I-ENERTRAG South Africa (Pty) Ltd (ENERTRAG), ihlongoza ukusungula inxanxathela yamandla avuselelekayo, ehlanganisa izicelo ezihlukahlukene zokugunyazwa kwezemvelo, eduze kwase-Ermelo eMpumalanga. Izigunyazo ezihlongozwayo zihlanganisa lezi zinqubo ezilandelayo Zokuhlola Okuyisisekelo (BA) kanye noMbiko ngokucwaningwa ngokwezemvelo (S&EIR):

#### UMFAKISICELO IPROJEKTHI

#### YOBUCHWEPHESHE INQUBO AMAGAMA EPULAZI

				•			
		Ukwakhiwa kwesikhungo esiphehla ugesi ngomoya (WEF) esikhiqiza inani lama-MW afika ku 200, kanye nengqalasizinda ehlobene	Umoya	S&EIR	<ul> <li>Portion 0, 1 and 3 of Klipfontein Farm No. 442</li> <li>Portion 1 and 2 of Welgelegen</li> </ul>		
		Ulayini odlulisa ugesi ofika kwi nani elingu 132kV, isiteshi esincane kanye nengqalasizinda edingekile	-		Farm No. 322  • Portion 2 and 10 of Uitkomst Farm No. 292		
		Ukwakhiwa kwesikhungo esiphehla ugesi ngomoya (WEF) esikhiqiza inani lama-MW afika ku 200, kanye nengqalasizinda ehlobene	_	S&EIR	<ul> <li>Portion 3 of Langverwatch Farm No. 293</li> <li>Portion 3 of Klipbank Farm No. 295</li> </ul>		
Ulayini odlulisa ugesi ofika kwi nani elingu U 132kV, isiteshi esincane kanye nengqalasizinda ka edingekile		-		<ul> <li>Portion 14 of Mooiplaats Farm No. 290</li> <li>Portion 0, 2 and 3 of</li> </ul>			
		Ukwakhiwa kwesikhungo esiphehla ugesi ngelanga (WEF) esikhiqiza inani lama-MW afika ku 100, kanye nengqalasizinda ehlobene	Ilanga	S&EIR	Adrianople Farm No. 296 • Portion 3,4 and 5 of Buhrmansvallei Farm No. 297		

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#### UMFAKISICELO IPROJEKTHI

#### YOBUCHWEPHESHE INQUBO AMAGAMA EPULAZI

		Ulayini odlulisa ugesi ofika kwi nani elingu			• Portion 3 and 6 of De Emigrate
		132kV, isiteshi esincane kanye nengqalasizinda	kanye Nesiteshi Esincane		Farm No. 327
		edingekile			• Portion 5 of Klipfontein Farm
Camden Green Isikhungo se-Hydrogen and Ammonia kanye I		I-hydrogen eluhlaza ne-	S&EIR	No. 326	
	Energy RF (Pty) nengqalasizinda ehlobene		ammonia		
	Ltd				
	<b>ENERTRAG</b> Ulayini odlulisa ugesi ofika kwinani elingu 400kV,		Ulayini Wokudlulisa	S&EIR	
	South Africa (Pty) kuhlanganise nengqalasizinda ehlobene (i-		kanye Nesiteshi Esincane		
	Ltd	Common Collector kanye ne-Main Transmission			
		Substation, nokunye)			

#### IZICELO ZEMVELO

Uhlu lwezikhombo ezithintekayo ngalama-Projekthi zivezwe kwi tafula elilandelayo ngezansi. Uma ufisa ukuthola ikhophi ephelele yale misebenzi esohlwini, sicela uthinte I-Environmental Assessment Practitioner (EAP), imininingwane enikezwe ngezansi.

IGAMA LEPHROJEKTHI	ISAZISO SOHLU				IZIBANG	ELI EZISE	BENZAY(	0		
Camden I WEF and	GNR 983	11	12	19	24	27	28			
SEF and Camden II WEF	GNR 984	1	15							
WEF	GNR 985	4	12	14						
Green Hydrogen and	GNR 983	9	11	12	13	14	19	25	27	28
Ammonia	GNR 984	4	6	15	16					
	GNR 985	4	12	14		•				
400kV Ulayini	GNR 983	12	19	27	28					
wamandla	GNR 984	9	15			•				
	GNR 985	4	12	14						
132kV Izintambo	GNR 983	11	12	19	27	28				
zikagesi	GNR 985	4	12	14		•	-	-		
GA / WUL (njengoba	Section 21	21 (a), 21	(c), 21 (i)	and 21 (g)						
kufanele)										
AEL	GNR 893	Ukusetsh	sigaba sesi-7: Isigaba Somkhakha Wamakhemikhali Angaphili 7.1: Ukukhiqizwa kanye noma Ikusetshenziswa Ekukhiqizeni I-Amonia, I-Fluorine, Inhlanganisela Ye-Fluorine, I-Chlorine, ne-Iydrogen Cyanide							

#### **UKUBHALISA**

I-WSP Group Africa (Pty) Ltd (WSP) iqokwe njenge-EAP yi-ENERTRAG, ukuphatha izinqubo ze-BA kanye ne-S&EIR ezifanele. Abantu abafisa ukubhalisa ngokusemthethweni njengababambe iqhaza ukuze babeke imibono yabo mayelana Nemiklamo Ehlongozwayo bayacelwa ukuba bathumele imininingwane yabo egcwele ku-EAP kule mininingwane enikezwe ngezansi. Ababambiqhaza ababhalisiwe bazothunyelwa zonke izincwadi zesikhathi esizayo futhi baziswe ngamunye ngamanye amathuba okubamba iqhaza kulolu hlelo.

#### ISIKHATHI SOKUBUYEKEZWA KWESIKOPI ESALUNGILE

Imibiko Esalungiswa Yokuhlelwa Kwendawo izotholakala kwa-WSP ngesicelo kanye/noma ezindaweni ezingezansi ukuze ibuyekezwe futhi kuphawulwe ngayo izinsuku ezingamashumi amathathu (30 days) kusukela **25 February 2022 kuya ku-28 March 2022.** 



	INDAWO		IKHELI	UCINGO:
Ermelo Gert Sibande District Municipality		Gert Sibande District Municipality	Cnr Joubert & Oosthuise Streets	017 801 7000
		Ermelo Public Library (umtapowolwazi e- Ermelo)	Cnr. Tauta St &, Kerk Street	017 801 3500

Thusiville Public Library (umtapowolwazi e-Thusiville)

Wesselton Ext 2

082 797 5119

Msukaligwa Local Municipality Ermelo Office

Cnr. Tauta St &, Kerk Street

017 801 3500

WSP Website <a href="https://www.wsp.com/en-ZA/services/public-documents">https://www.wsp.com/en-ZA/services/public-documents</a>

Datafree Website <a href="https://wsp-engage.com/">https://wsp-engage.com/</a>

Imininingwane yokuxhumana ye-EAP ithi:

Igama: Babalwa Mqokeli Ucingo: 031 240 8804 iFekisi: 011 361 1381

i-Imeyili: <u>babalwa.mqokeli@wsp.com</u> Ikheli: PO Box 98867, Sloane Park, 2152

Ukuvikelwa kweMniningwane yoMuntu Siqu: I-WSP izocubngula imininingwane ethile ngawe njengomuntu onentshisekelo noma othintekayo (I&AP) ngezinjongo zokukubhalisa njenge I&AP nokugcina imininingwane yakho kusizindalwazi lwethu, uma usivumela ukwenza njalo. I-WSP izosebenzisa le mininingwane ukuze ixhumane nawe mayelana namanye amaphrojekthi abalulekile esikhathini esizayo. I-WSP izohlezi icubungula imininingwane yakho ngokuhambisana noMthetho Wokuvikela Iminingwane Yomuntu Siqu 4 ka 2013. Unelungelo lokusebenzisa amalungelo akho njengomuntu obhalisile ukuba usazise uma ufisa ukukhishwa kwababhalisiwe njenge-I & AP noma usufuna imininingwane yakho yokuxhumana ikhishwe kusizindalwazi sethu.

Ozithobayo,

Ashlea Strong Associate



Client ref.: Camden Renewable Energy Complex

WSP ref.: 41103247

25 Februarie 2022

Geagte Belanghebbende

Subject: KENNISGEWING VAN DIE VOORGESTELDE ONTWIKKELING VAN DIE CAMDEN HERNUBARE ENERGIEKOMPLEKS, WAT SAL BESTAAN UIT VERSKEIE OMGEWINGSMAGTIGINGSPROSESSE, ERMELO, MPUMALANGA

#### Kennis word gegee in terme van:

- Regulasie 41(2) van GNR 982 (soos gewysig) gepubliseer in terme van artikel 24 en 24D van die Wet op Nasionale Omgewingsbestuur (No. 107 van 1998) (NEMA) (soos gewysig) vir die indiening van verskeie aansoeke vir omgewingsmagtigings (EA's) ten opsigte van aktiwiteite geïdentifiseer ingevolge GNR 983, GNR 984 en GNR 985 (soos gewysig)
- Artikel 39 of 41(4) van die Nasionale Waterwet (36 van 1998) (NWA), vir die indiening van 'n Algemene Magtiging (GA) of Watergebruiklisensie (WUL) Aansoek (soos van toepassing)
- Artikel 38(3)(b) van die Wet op Nasionale Omgewingsbestuur: Luggehalte, 2004 (Wet No. 39 van 2004) (NEM: AQA) om te registreer en kommentaar te lewer met betrekking tot 'n aansoek vir 'n Atmosferiese Emissielisensie (AEL)

#### BESKRYWING EN LIGGING

ENERTRAG Suid-Afrika (Edms) Bpk (ENERTRAG), stel voor om 'n hernubare energiekompleks, bestaande uit verskeie aansoeke om omgewingsmagtiging, naby Ermelo in Mpumalanga te vestig. Die voorgestelde magtigings sluit die volgende Basiese Evaluering (BE) en Bestekopname en Omgewingsimpakverslagdoening (S&OIR) prosesse in:

#### TEGNOLOGIE PROSES PLAASNAME

Camden I Wind RF (Pty) Ltd	Tot en met 200 MW Windenergiefasiliteit (WEF) insluitend verwante infrastruktuur  Tot en met 132kV Kraglyn, substasie en verwante infrastruktuur		S&OIR BE	<ul> <li>Gedeelte 0, 1 en 3 van Klipfontein Plaas No. 442</li> <li>Gedeelte 1 en 2 van Welgelegen Plaas No. 322</li> </ul>
Camden II Wind RF (Pty) Ltd	Tot en met 200 MW WEF insluitend verwante infrastruktuur  Tot en met 132kV Kraglyn, substasie en verwante		S&OIR BE	<ul> <li>Gedeelte 2 en 10 van Uitkomst Plaas No. 292</li> <li>Gedeelte 3 van Langverwatch Plaas No. 293</li> </ul>
	infrastruktuur	en substasie	DL	• Gedeelte 3 van Klipbank Plaas No.
Camden I Solar RF (Pty) Ltd	Tot en met 100MW sonkragfasiliteit (SEF) insluitend verwante infrastruktuur	Sonkrag	S&OIR	<ul><li>295</li><li>Gedeelte 14 van Mooiplaats Plaas No.</li><li>290</li></ul>
	Tot en met 132kV Kraglyn, substasie en verwante infrastruktuur	Transmissielyn en substasie	BE	• Gedeelte 0, 2 en 3 van Adrianople Plaas No. 296
Camden Green Energy RF (Pty) Ltd	Waterstof- en Ammoniakaanleg en gepaardgaande infrastruktuur	Green hydrogen and Ammonia	S&OIR	<ul> <li>Gedeelte 3,4 en 5 van Buhrmansvallei Plaas No. 297</li> <li>Gedeelte 3 en 6 van De Emigrate Plaas</li> </ul>
ENERTRAG South Africa (Pty) Ltd	Tot en met 400kV-kraglyn, gemeenskaplike versamelaar en hooftransmissiesubstasie insluitend geassosieerde infrastruktuur		S&OIR	No. 327 • Gedeelte 5 van Klipfontein Plaas No. 326

Building C Knightsbridge, 33 Sloane Street Bryanston, 2191 South Africa



#### **OMGEWINGSTOEPASSINGS**

Die verwagte gelyste aktiwiteitsnommers wat met die voorgestelde projekte geassosieer word, word in die tabel hieronder weerspieël. Indien u die volledige bewoording van hierdie aktiwiteite op die lys wil bekom, kontak asseblief die Omgewingsevalueringspraktisyn (OEP), besonderhede hieronder verskaf.

PROJEK NAAM	NOTERINGSKENNISGEWING		TOEPASLIKE SNELLERS							
Camden I WEF and	GNR 983	11	12	19	24	27	28			
SEF and Camden II WEF	GNR 984	1	15				•	•		
WEI	GNR 985	4	12	14						
Green Hydrogen and	GNR 983	9	11	12	13	14	19	25	27	28
Ammonia	GNR 984	4	6	15	16		•	•	•	
	GNR 985	4	12	14						
400kV Kraglyn	GNR 983	12	19	27	28					
	GNR 984	9	15							
	GNR 985	4	12	14						
132kV Kragdrade	GNR 983	11	12	19	27	28				
	GNR 985	4	12	14			-			
GA / WUL (soos van	Section 21	21 (a), 21 (c), 21 (i) en 21 (g)								
toepassing)										
AEL	EL GNR 893 Kategorie 7: Anorganiese chemikalieë-industrie Subka							tegorie 7.	1: Produk	sie en of
		_		ervaardig	ging van a	ımmoniak	, fluor, f	luorverbi	ndings, c	hloor en
		waterstofsianied								

#### REGISTRASIE

WSP Group Africa (Edms) Bpk (WSP) is deur ENERTRAG as die OEP aangestel om die onderskeie BA- en S&OIV-prosesse te behartig. Partye wat formeel as belanghebbendes wil registreer om hul kommentaar oor die voorgestelde projekte te lewer, word versoek om hul volledige kontakbesonderhede aan die OEP te stuur by die besonderhede hieronder verskaf. Geregistreerde belanghebbendes sal alle toekomstige korrespondensie aangestuur word en individueel in kennis gestel word van bykomende geleenthede om aan die proses deel te neem.

#### KONSEP OMFANGVERSLAG OORSIGTYDPERK

Die Konsep Omgewingsbestekverslae sal vir hersiening en kommentaar beskikbaar gestel word op versoek vanaf WSP en by die lokale hieronder, vir 30 dae vanaf **25 Februarie 2022 tot 28 Maart 2022**.

GEBIED	LOKAAL	STRAAT ADDRES	KONTAK NO
Ermelo	Gert Sibande Distriksmunisipaliteit	Hoek van Joubert & Oosthuise Strate	017 801 7000
	Ermelo Publieke biblioteek	Hoek van Tauta St &, Kerk Strate	017 801 3500
	Thusiville Publieke biblioteek	Wesselton Ext 2	082 797 5119
	Msukaligwa Plaaslike Munisipaliteit Ermelo Kantoor	Cnr. Tauta St &, Kerk Straat	017 801 3500
WSP Webwerf	https://www.wsp.com/en-ZA/services/public-doc	cuments	
Datavry Webwerf	https://wsp-engage.com/		



#### Die kontakbesonderhede van die OEP is:

Naam: Babalwa Mqokeli Tel: 031 240 8804 Fax: 011 361 1381

E-pos: <u>babalwa.mqokeli@wsp.com</u>
Addres: Posbus 98867, Sloane Park, 2152

Beskerming van persoonlike inligting: WSP sal sekere persoonlike inligting oor jou as 'n belanghebbende en geaffekteerde party (B&GP) verwerk vir doeleindes om jou registrasie as 'n B&GP moontlik te maak en jou besonderhede op ons databasis te stoor, indien jy daartoe instem. WSP sal hierdie besonderhede gebruik om jou te kontak oor ander relevante projekte in die toekoms. WSP sal altyd jou persoonlike inligting verwerk in ooreenstemming met die Wet op die Beskerming van Persoonlike Inligting 4 van 2013. Jy is geregtig om jou regte as 'n datasubjek uit te oefen en ons te laat weet as jy as 'n B & GP gederegistreer wil word of as jy geen langer wil hê dat u kontakbesonderhede op ons databasis ingesluit moet word.

Vriendelike groete,

Ashlea Strong Associate



PROPOSED CAMDEN RENEWABLE ENERGY COMPLEX Ermelo, Mpumalanga Province

#### BACKGROUND INFORMATION DOCUMENT

#### INTRODUCTION

Enertrag South Africa (Enertrag) is a subsidiary of the German-based Enertrag AG, a hydrogen and renewable energy developer founded in 1992. Enertrag propose to develop the Camden Renewable Energy Complex, near Ermelo in the Mpumalanga Province. The Complex is being developed in tandem with the Department of Mineral Resources and Energy's (DMRE) Integrated Resource Plan, and the Renewable Energy Independent Power Producer Procurement Programme (REIPPP), along with suitable private off-take agreements where feasible.

#### PURPOSE OF THE DOCUMENT

This background information document (BID) introduces all stakeholders to the proposed developments. This document forms part of the respective environmental authorisation processes undertaken as a component of the stakeholder consultation process and is intended to provide stakeholders with adequate information to comment on the development.

The BID details the development, the environmental authorisation processes, the role of stakeholders in the process as well as to encourage stakeholders to comment on the development, ask questions and raise issues that should be included in the various project documentation. Aside from this document, at various stages of the respective environmental authorisation processes, information and reports will be made available for stakeholders to comment on.

WSP Group Africa (WSP) has been appointed by Enertrag as the independent Environmental Assessment Practitioner (EAP) to undertake the environmental authorisation processes for the project and to facilitate a consolidated stakeholder engagement process.

To become a registered stakeholder and ensure all comments and queries regarding this project are accurately documented and addressed, please forward your contact details and comments on the attached response sheet to:

Consultant: Babalwa Mqokeli

Address: P.O. Box 98867, Sloane Park, 2152

Tel: +27 31 240 8804

Email: babalwa.mqokeli@wsp.com



#### PROJECT DESCRIPTION

The Camden Renewable Energy Complex is situated in the Msukaligwa Local Municipality and Dr Pixley Ka Seme Local Municipality of the Gert Sibande District Municipality in the Mpumalanga Province. The locality of the complex is illustrated in **Figure 1**. The Complex includes eight (8) respective projects, namely:

- Camden I Wind Energy Facility (WEF) (up to 210MW);
- Camden I Solar Energy Facility (SEF) (up to 100MW);
- Camden II WEF (up to 210MW);
- Camden Green Hydrogen and Ammonia Facility;
- Camden I WEF Grid Connection (up to 132kV);
- Camden I SEF Grid Connection (up to 132kV);
- Camden II WEF Grid Connection (up to 132kV); and
- Camden Collector Substation and up to 400kV Grid Connection.

#### **Renewable Energy Facilities**

Table 1 provides a high-level project summary of the proposed Renewable Energy Facilities.

Table 1: High-level Project Summary - Renewable Energy Facilities

	CAMDEN I WEF	CAMDEN I SEF	CAMDEN II WEF
Extent	Approximately 6 475 ha	Approximately 307 ha	Approximately 4 835 ha
Buildable Area	Approximately 200 ha	Approximately 280 ha	Approximately 200 ha
Capacity	Up to 210 MW	Up to 100MW	Up to 210 MW
Technology	Wind	Solar Photovoltaic (PV)	Wind
Number of Turbines	Up to 47	-	Up to 50
Turbine Hub height	Up to 200m	-	Up to 200m
Rotor Diameter	Up to 200m	-	Up to 200m

#### Additional associated infrastructure will include:

- Construction camps and temporary laydown areas;
- Operations and maintenance (O&M) Buildings (including O&M, workshop and stores);
- Batching Plants;
- Internal roads and cables;
- Onsite substations with Battery Energy Storage Systems (BESS);
- Water pipeline and associated infrastructure;
- Electrical Grid Infrastructure (up to 400kV as required), including collector substation, to connect the respective facilities to the national grid.



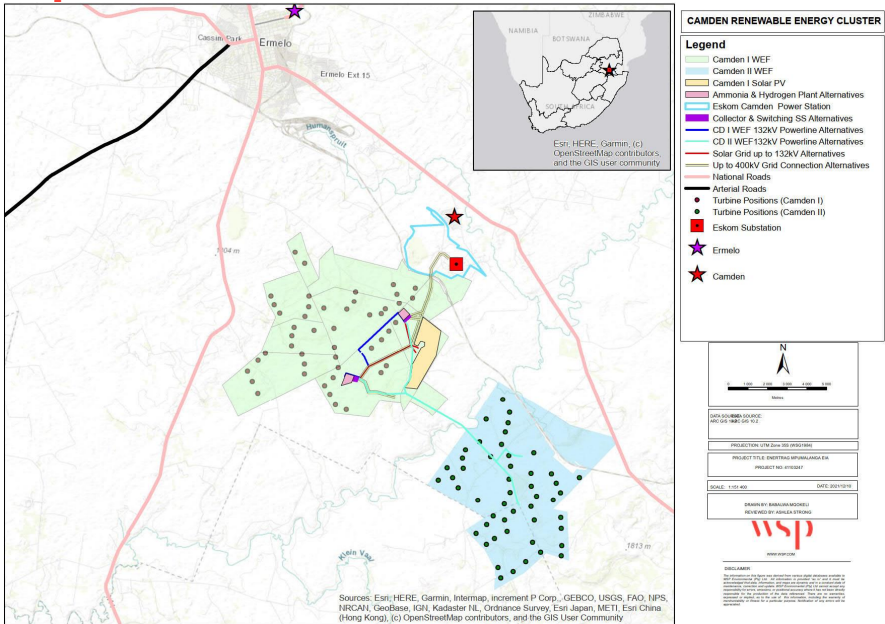


Figure 1: Camden Renewable Energy Cluster showing the respective projects comprised thereof.



#### **Electrolyser Facility**

The green hydrogen and ammonia facility will encompass approximately 25 hectares of land. "Green" hydrogen and ammonia production differs from traditional production technologies in that the process relies exclusively on renewable resources (renewable energy) and input of air and water (feedstock), to produce commercially usable green hydrogen and ammonia. The only solid waste stream is the production of brine from the water treatment plant.

A gaseous 'waste' is oxygen generated from the electrolyses process. Another source of gaseous 'wastes' is from the Air Separation Unit. This is where nitrogen is removed from the air and the other natural gases initially extracted from the air, expelled back to the same environment.

Traditional hydrogen and ammonia are produced through the burning of fossil fuels (coal or natural gas) to provide the required energy needed for their production. This method of production results in 'brown' hydrogen / ammonia as fossil fuels are used (i.e. carbonised sources).

Commercially, hydrogen is used as a fuel for transport in hydrogen fuel cells. Alternatively, hydrogen is used for welding and in the production of other chemicals such as methanol and hydrochloric acid and also has other commercial uses like the filling of balloons. It is also a primary input to the production of ammonia. Ammonia in turn is primarily used in the production of ammonium nitrate (fertiliser) and is also used as refrigerant gas and the manufacture of plastics, explosives, textiles, pesticides and other chemicals. Ammonia can also be used as a stable 'carrier' of hydrogen, allowing hydrogen to be readily stored and transported.

#### LEGAL FRAMEWORK

In terms of the Environmental Management Act (No. 107 of 1998, as amended) (NEMA) and the amended Environmental Impact Assessment (EIA) Regulations (GNR 982 of 2014, as amended), an Environmental Authorisation (EA) is required for all eight projects forming part of the Renewable Energy cluster, as they all include activities that are listed in the EIA Regulations, 2014, as amended. The respective projects trigger activities from Listing Notice 1 (GNR 983), Listing Notice 2 (GNR 984) and Listing Notice 3 (GNR 985) and therefore five Full Scoping and Environmental Impact Assessment (S&EIA) processes (**Figure 3**) and three Basic Assessment (BA) processes (**Figure 4**) will be undertaken.

In addition, the National Water Act (Act No.36, 1998) (NWA) aims to control the use of water, which may affect water resources through the licencing of specific water uses in terms of Section 21 of the act. The proposed projects will require an authorisation in terms of Water Use Licences (WUL) or General Authorisations (GA) from the Department of Water and Sanitation (DWS). The WUL application processes will be undertaken concurrently with the S&EIA and BA processes as far as possible.

The overarching piece of legislation that governs air quality management in South Africa in the National Environmental Management Air Quality Act, 39 of 2004 (NEM:AQA). Listed activities and associated minimum emission standards (MES) were published in Government Notice 893 of 2013 (as amended). Given the proposed Electrolyser facilities, the activity will produce ammonia, Category 7: Inorganic Chemicals Industry, Subcategory 7.1: Production and or use in manufacturing of ammonia, fluorine, fluorine compounds, chlorine and hydrogen cyanide, as listed in Section 21 of NEMAQA will therefore apply. This activity requires that any ammonia production facility producing more than 100tpa of ammonia apply for an Atmospheric Emission License (AEL).

Below is a depiction of the timeframes applicable to the respective Scoping and Environmental Impact Assessment and Basic Assessment processes.



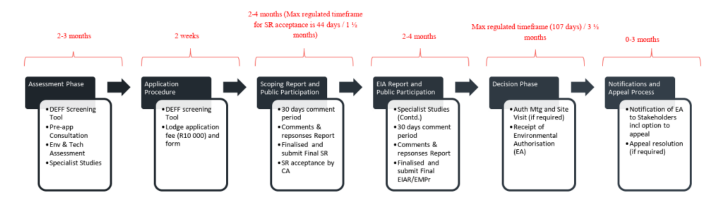


Figure 3: S&EIA Process

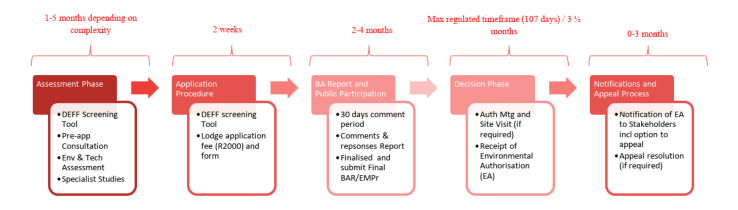


Figure 4: BA Process

#### STAKEHOLDER ENGAGEMENT

The purpose of stakeholder engagement is to consult with interested and affected parties in the public and private sectors as part of the decision-making process on projects which may affect them. The process aims to develop and maintain open channels of communication between the project team and stakeholders. This process provides stakeholders with the opportunity to express their views and concerns regarding the proposed project through project correspondence. The environmental assessment practitioner documents the views and concerns of stakeholders, and makes the project team and relevant authorities aware of issues that need to be considered during the compilation and evaluation of the potential risks and impacts associated with the project.

#### Who is a Stakeholder?

Any person, group of persons or organisation interested and/or affected by the proposed development.

Register your interest by completing and returning the Registration and Comments Form attached herewith.

The first steps are to notify the public and previously identified stakeholders of the proposed project. Notification is accomplished by various means to ensure a transparent process and will include details of the project as well as instructions on how to register as a stakeholder. WSP will notify stakeholders by means of advertisements and site notices which are to be placed in and around the project area in clearly visible locations. Additionally, notification emails and this BID will be distributed to surrounding landowners and stakeholders.

Furthermore, the draft Scoping, EIA and BA Reports will be released for 30-day public review periods during the course of the respective processes.



## PROPOSED CAMDEN RENEWABLE ENERGY COMPLEX REGISTRATION AND COMMENT SHEET

Your comments are an important contribution into this authorisation process. We would like to interact directly with you and encourage you to register as a stakeholder so that we can keep you updated as this project moves forward and respond to any questions or concerns that you may wish to raise.

To be a registered stakeholder and ensure all comments and queries regarding this project are accurately documented and addressed please forward your comments and contact details with the attached response sheet to:

Babalwa Mqokeli WSP Group Africa (Pty) Ltd Address: P.O. Box 98867, Sloane Park, 2152 Tel: +27 31 240 8804 Email: babalwa.mqokeli@wsp.com

Please insert your personal details below:

Name:					
Organisation & Designation:					
Address:					
Telephone;					
Mobile:					
E-mail:					
LANDOWNERS:					
If your property is adjacent to Proj and erf/portion number	ect Area, please tel	l us your farm name			
WOULD YOU LIKE TO REGIS	STER AS AN INT	ERESTED AND AFF	ECTED PARTY?		
Please register me as an interested receive further information and no			so that I may	YES	NO
Please include my details on WSP	's database to conta	nct me about future proje	ects in my area	YES	NO
In terms of the EIA Regulations, 2014 (as amended), I disclose below any direct business, financial, personal or other interest that I may have in the approval or refusal of the application:		Date			
		Signature			

Please ask the following of my colleagues / friends to register as Interested and Affected Persons for this environmental authorisation process:

NAME	CONTACT DETAILS



#### Please list your interest in the proposed project and comment below:

#### **Protection of Personal Information:**

In order to register you as an I & AP in respect of this project and to comply with laws regarding environmental authorisation for the project, WSP needs to collect and keep certain of your personal information such as your name, contact details, and opinions on the project. This information is shared with WSP's client who is undertaking the project and with the authorities in line with environmental laws.

In addition, if you give your consent for us to do so, WSP will keep your details on our database of interested parties and may contact you about other projects in the area in the future. If you do not want to be included on our database you are entitled to exercise your rights as a data subject and let us know if you wish to be deregistered.

The Protection of Personal Information Act 2013 (POPIA) imposes requirements for the protection of your personal information. WSP processes your personal information in line with its Privacy Notice. The full Privacy Notice can be accessed **here**. In summary:

- Why do we process your personal information: WSP is an independent consulting company that conducts public participation processes in support of environmental authorisation processes, where environmental authorisation must be obtained for a project. We are required under the applicable environmental laws to keep stakeholder databases per project. If you give your consent, WSP will keep your details on our database of interested parties and may contact you about other projects in future. If you give us contact details for anyone else that you think may want to register as an I&AP, we will only use those details to contact them and will delete the contact information if they choose not to register as an I&AP for this project, or to have their details included in WSP's database for the purposes of future projects.
  - WSP may share your information with its service providers but will never sell your personal information or use it for any purpose other than as set out here and in the Privacy Notice.
- Your rights as a data subject: You can tell us at any stage if you want to be deregistered as an I&AP for this project or if you do not want your contact details to be included in our database for us to contact you about future projects. Please refer to our Privacy Notice for more information about your rights and how to contact us regarding your rights.

## **APPENDIX**

# **B-4** E-MAIL NOTIFICATIONS

#### Strong, Ashlea

From: Strong, Ashlea

Sent: Thursday, 24 February 2022 11:42

To: Strong, Ashlea
Cc: Mqokeli, Babalwa

Subject: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE

**ENERGY COMPLEX - Draft Scoping Report Review** 

Attachments: 41103247\_20220204\_Enertrag\_Camden\_Notification Letter\_Zulu\_Final.pdf;

41103247\_20220204\_Enertrag\_Camden\_Notification Letter\_Afrikaans\_Final.pdf; 41103247\_20220204\_Enertrag\_Camden\_Notification Letter\_English\_Final.pdf

#### Dear Stakeholders

NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX, COMPRISING VARIOUS ENVIRONMENTAL AUTHORISATION PROCESSES, ERMELO, MPUMALANGA

Notice is given in terms of:

- Regulation 41(2) of GNR 982 (as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) (as amended) for submission of various applications for environmental authorisations (EAs) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (as amended)
- Section 39 or 41(4) of the National Water Act (36 of 1998) (NWA), for the submission of a General Authorisation (GA) or Water Use Licence (WUL) Application (as applicable)
- Section 38(3)(b) of the National Environmental Management: Air Quality Act, 2004 (Act No. 39 of 2004) (NEM: AQA) of an invitation to register comments with regards to an application for an Atmospheric Emissions Licence (AEL)

ENERTRAG South Africa (Pty) Ltd (ENERTRAG), proposes to establish a renewable energy complex, comprising various applications for environmental authorisation, near Ermelo in Mpumalanga. The proposed authorisations includes the following Basic Assessment (BA) and Scoping and Environmental Impact Reporting (S&EIR) processes:

- Camden I Wind RF (Pty) Ltd
  - o Up to 200 MW Wind Energy Facility (WEF) including associated infrastructure
  - o Up to 132kV Powerline, substation and associated infrastructure
- Camden II Wind RF (Pty) Ltd
  - o Up to 200MW WEF including associated infrastructure
  - o Up to 132kV Powerline, substation and associated infrastructure
- Camden I Solar RF (Pty) Ltd
  - o Up to 100MW Solar Energy Facility (SEF) including associated infrastructure
  - o Up to 132kV Powerline, substation and associated infrastructure
- Camden Green Energy RF (Pty) Ltd
  - o Hydrogen and Ammonia Plant and associated infrastructure
- ENERTRAG South Africa (Pty) Ltd
  - Up to 400kV Powerline, Common Collector and Main Transmission Substation including associated infrastructure

WSP Group Africa (Pty) Ltd (WSP) has been appointed as the EAP by ENERTRAG, to manage the respective BA and S&EIR processes. Parties wishing to formally register as stakeholders in order to offer their comment on the Proposed Projects are requested to forward their full contact details to the EAP at the details provided below. Registered stakeholders will be forwarded all future correspondence and notified individually of additional opportunities to participate in the process.

DRAFT SCOPING REPORT REVIEW PERIOD

The Draft Environmental Scoping Reports will be made available from WSP on request and/or at the venues below for review and comment for 30 days from 24 February 2022 to 28 March 2022.

Area	Venue	Street Address	Contact No
Ermelo	Gert Sibande District Municipality	Cnr Joubert & Oosthuise Streets	017 801 7000
	Ermelo Public Library	Cnr. Tauta St &, Kerk Street	017 801 3500
	Thusiville Public Library	Wesselton Ext 2	082 797 5119
	Msukaligwa Local Municipality Ermelo Office	Cnr. Tauta St &, Kerk Street	017 801 3500
WSP Website	https://www.wsp.com/en-ZA/services	/public-documents	
Datafree Website	https://wsp-engage.com/		

#### The contact details of the EAP are:

Name: Babalwa Mqokeli Tel: 031 240 8804 Fax: 011 361 1381

E-mail: babalwa.mqokeli@wsp.com Address: PO Box 98867, Sloane Park, 2152

Protection of Personal Information: WSP will be processing certain personal information about you as an interested and affected party (I&AP) for purposes of enabling your registration as an I&AP and storing of your details on our database, if you consent for us to do so. WSP will use these details to contact you about other relevant projects in the future. WSP will always process your personal information in accordance with the Protection of Personal Information Act 4 of 2013. You are entitled to exercise your rights as a data subject and let us know if you wish to be deregistered as an I & AP or if you no longer want your contact details to be included on our database.

We look forward to your participation is this process.

#### Kind regards



#### Ashlea Strong

Associate

T +27 11 361-1392 F +27 11 361 1301 M +27 82 786-7819







WSP in Africa Building C Knightsbridge 33 Sloane Street, Bryanston 2191 South Africa

#### wsp.com

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#### Confidential

This message, including any document or file attached, is intended only for the addressee and may contain privileged and/or confidential information. Any other person is strictly prohibited from reading, using, disclosing or copying this message. If you have received this message in error, please notify the sender and delete the message. Thank you.

WSP Group Africa (Pty) Ltd, Registered Office: Building C, Knightsbridge, 33 Sloane Street, Bryanston, 2191, South Africa Registered Number: 1999/008928/07 South Africa

#### Strong, Ashlea

From: Strong, Ashlea

Sent: Thursday, 24 February 2022 12:52

To: Strong, Ashlea
Cc: Mqokeli, Babalwa

Subject: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE

**ENERGY COMPLEX - Draft Scoping Report Review** 

Attachments: 41103247\_20220204\_Enertrag\_Camden\_Notification Letter\_Zulu\_Final.pdf;

41103247\_20220204\_Enertrag\_Camden\_Notification Letter\_Afrikaans\_Final.pdf; 41103247\_20220204\_Enertrag\_Camden\_Notification Letter\_English\_Final.pdf

#### Dear Stakeholders

NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX, COMPRISING VARIOUS ENVIRONMENTAL AUTHORISATION PROCESSES, ERMELO, MPUMALANGA

Notice is given in terms of:

- Regulation 41(2) of GNR 982 (as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) (as amended) for submission of various applications for environmental authorisations (EAs) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (as amended)
- Section 39 or 41(4) of the National Water Act (36 of 1998) (NWA), for the submission of a General Authorisation (GA) or Water Use Licence (WUL) Application (as applicable)
- Section 38(3)(b) of the National Environmental Management: Air Quality Act, 2004 (Act No. 39 of 2004) (NEM: AQA) of an invitation to register comments with regards to an application for an Atmospheric Emissions Licence (AEL)

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  - o Up to 200 MW Wind Energy Facility (WEF) including associated infrastructure
  - o Up to 132kV Powerline, substation and associated infrastructure
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  - o Up to 200MW WEF including associated infrastructure
  - o Up to 132kV Powerline, substation and associated infrastructure
- Camden I Solar RF (Pty) Ltd
  - o Up to 100MW Solar Energy Facility (SEF) including associated infrastructure
  - o Up to 132kV Powerline, substation and associated infrastructure
- Camden Green Energy RF (Pty) Ltd
  - o Hydrogen and Ammonia Plant and associated infrastructure
- ENERTRAG South Africa (Pty) Ltd
  - Up to 400kV Powerline, Common Collector and Main Transmission Substation including associated infrastructure

WSP Group Africa (Pty) Ltd (WSP) has been appointed as the EAP by ENERTRAG, to manage the respective BA and S&EIR processes. Parties wishing to formally register as stakeholders in order to offer their comment on the Proposed Projects are requested to forward their full contact details to the EAP at the details provided below. Registered stakeholders will be forwarded all future correspondence and notified individually of additional opportunities to participate in the process.

DRAFT SCOPING REPORT REVIEW PERIOD

The Draft Environmental Scoping Reports will be made available from WSP on request and/or at the venues below for review and comment for 30 days from 25 February 2022 to 28 March 2022.

Area	Venue	Street Address	Contact No
Ermelo	Gert Sibande District Municipality	Cnr Joubert & Oosthuise Streets	017 801 7000
	Ermelo Public Library	Cnr. Tauta St &, Kerk Street	017 801 3500
	Thusiville Public Library	Wesselton Ext 2	082 797 5119
	Msukaligwa Local Municipality Ermelo Office	Cnr. Tauta St &, Kerk Street	017 801 3500
WSP	https://www.wsp.com/en-ZA/services	/public-documents	
Website			
Datafree Website	https://wsp-engage.com/		

#### The contact details of the EAP are:

Name: Babalwa Mqokeli Tel: 031 240 8804 Fax: 011 361 1381

E-mail: <u>babalwa.mqokeli@wsp.com</u>
Address: PO Box 98867, Sloane Park, 2152

Protection of Personal Information: WSP will be processing certain personal information about you as an interested and affected party (I&AP) for purposes of enabling your registration as an I&AP and storing of your details on our database, if you consent for us to do so. WSP will use these details to contact you about other relevant projects in the future. WSP will always process your personal information in accordance with the Protection of Personal Information Act 4 of 2013. You are entitled to exercise your rights as a data subject and let us know if you wish to be deregistered as an I & AP or if you no longer want your contact details to be included on our database.

We look forward to your participation is this process.

#### Kind regards



#### Ashlea Strong

Associate

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#### Strong, Ashlea

From: Mqokeli, Babalwa

Sent: Tuesday, 22 March 2022 20:04

Cc: Strong, Ashlea

Subject: RE: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE

**ENERGY COMPLEX - Draft Scoping Report Review** 

#### Dear Stakeholder

This serves as a kind reminder that the comment period for the Draft Environmental Scoping Reports for the Proposed Development of the Camden Renewable Energy Complex ends on 28 March 2022. Please submit your comments, should you have any and have not already submitted of same, for incorporation into the Final Scoping Reports.

Best Regards,

#### Babalwa Mqokeli Pr Sci Nat

Senior Consultant WSP in Africa

T +27 31 240-8804 F +27 31 240 8801

From: Strong, Ashlea < Ashlea. Strong@wsp.com>

Sent: Thursday, 24 February 2022 11:42 To: Strong, Ashlea <Ashlea.Strong@wsp.com>

Cc: Mgokeli, Babalwa <Babalwa.Mgokeli@wsp.com>

Subject: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX - Draft Scoping

Report Review

#### Dear Stakeholders

NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX, COMPRISING VARIOUS ENVIRONMENTAL AUTHORISATION PROCESSES, ERMELO, MPUMALANGA

#### Notice is given in terms of:

- Regulation 41(2) of GNR 982 (as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) (as amended) for submission of various applications for environmental authorisations (EAs) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (as amended)
- Section 39 or 41(4) of the National Water Act (36 of 1998) (NWA), for the submission of a General Authorisation (GA) or Water Use Licence (WUL) Application (as applicable)
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ENERTRAG South Africa (Pty) Ltd (ENERTRAG), proposes to establish a renewable energy complex, comprising various applications for environmental authorisation, near Ermelo in Mpumalanga. The proposed authorisations includes the following Basic Assessment (BA) and Scoping and Environmental Impact Reporting (S&EIR) processes:

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  - o Up to 200 MW Wind Energy Facility (WEF) including associated infrastructure
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  - o Up to 200MW WEF including associated infrastructure
  - o Up to 132kV Powerline, substation and associated infrastructure
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  - o Up to 100MW Solar Energy Facility (SEF) including associated infrastructure
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  - o Hydrogen and Ammonia Plant and associated infrastructure
- ENERTRAG South Africa (Pty) Ltd
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	Thusiville Public Library	Wesselton Ext 2	082 797 5119		
	Msukaligwa Local Municipality	Cnr. Tauta St &, Kerk Street	017 801 3500		
	Ermelo Office				
WSP	https://www.wsp.com/en-ZA/services/public-documents				
Website					
Datafree	https://wsp-engage.com/				
Website					

The contact details of the EAP are:

Name: Babalwa Mqokeli Tel: 031 240 8804 Fax: 011 361 1381

E-mail: <u>babalwa.mqokeli@wsp.com</u>
Address: PO Box 98867, Sloane Park, 2152

Protection of Personal Information: WSP will be processing certain personal information about you as an interested and affected party (I&AP) for purposes of enabling your registration as an I&AP and storing of your details on our database, if you consent for us to do so. WSP will use these details to contact you about other relevant projects in the future. WSP will always process your personal information in accordance with the Protection of Personal Information Act 4 of 2013. You are entitled to exercise your rights as a data subject and let us know if you wish to be deregistered as an I & AP or if you no longer want your contact details to be included on our database.

We look forward to your participation is this process.

Kind regards



#### **Ashlea Strong**

Associate

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#### Strong, Ashlea

From: Strong, Ashlea

Sent: Thursday, 24 February 2022 11:42

To: Strong, Ashlea
Cc: Mqokeli, Babalwa

Subject: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE

**ENERGY COMPLEX - Draft Scoping Report Review** 

#### **Dear Commenting Authority**

NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX, COMPRISING VARIOUS ENVIRONMENTAL AUTHORISATION PROCESSES, ERMELO, MPUMALANGA

Notice is given in terms of:

- Regulation 41(2) of GNR 982 (as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) (as amended) for submission of various applications for environmental authorisations (EAs) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (as amended)
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- Camden I Solar RF (Pty) Ltd
  - o Up to 100MW Solar Energy Facility (SEF) including associated infrastructure
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#### DRAFT SCOPING REPORT REVIEW PERIOD

The Draft Environmental Scoping Reports have been made available for 30 days from 24 February 2022 to 28 March 2022 - on the WSP website and via a One Drive Link for download.

• One Drive Camden Public Review)

WSP website (https://www.wsp.com/en-ZA/services/public-documents)

Please note that you will receive a separate email with the link to the one drive. This link will then request a verification number which will automatically be sent to your email address – if it doesn't seem to come through please check your "spam" folder.

The contact details of the EAP are:

Name: Babalwa Mqokeli Tel: 031 240 8804 Fax: 011 361 1381

E-mail: <u>babalwa.mqokeli@wsp.com</u>
Address: PO Box 98867, Sloane Park, 2152

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#### Kind regards



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Associate

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#### Strong, Ashlea

From: Mqokeli, Babalwa

Sent: Tuesday, 22 March 2022 19:28

Cc: Strong, Ashlea

Subject: RE: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE

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#### **Dear Commenting Authority**

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Babalwa Mqokeli Pr Sci Nat Senior Consultant WSP in Africa

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Sent: Thursday, 24 February 2022 11:42

To: Strong, Ashlea < Ashlea. Strong@wsp.com>

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Subject: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX - Draft Scoping

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  - o Up to 100MW Solar Energy Facility (SEF) including associated infrastructure
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- WSP website (https://www.wsp.com/en-ZA/services/public-documents)

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#### Kind regards



#### **Ashlea Strong**

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#### Mqokeli, Babalwa

From: Strong, Ashlea

Sent: Wednesday, 13 April 2022 09:13

To: Strong, Ashlea
Cc: Mqokeli, Babalwa

Subject: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE

**ENERGY COMPLEX - Final Scoping Report Submission** 

#### Dear Stakeholders

NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX, COMPRISING VARIOUS ENVIRONMENTAL AUTHORISATION PROCESSES, ERMELO, MPUMALANGA

This notification is to inform you that the following final scoping reports were submitted to the relevant Competent Authority on 8 April 2022 as follows:

- Competent Authority Department of Forestry, Fisheries and the Environment (DFFE):
  - o Camden I Wind Energy Facility (WEF) including associated infrastructure (Ref: 14/12/16/3/3/2/2137)
  - o Camden II WEF including associated infrastructure (Ref: 14/12/16/3/3/2/2135)
  - o Camden I Solar Energy Facility (SEF) including associated infrastructure (Ref: 14/12/16/3/3/2/2136)
  - o Camden 400kV Powerline, Common Collector and Main Transmission Substation including associated infrastructure (Ref: 14/12/16/3/3/2/2134)
- Competent Authority Mpumalanga Department of Agriculture, Rural Development, Land and Environmental Affairs (MDARDLEA)
  - o Camden Green Hydrogen and Ammonia Plant and associated infrastructure (Ref: 1/3/1/16/1 G-242)

The Final Reports will be available on the WSP website for perusal until 18 May 2022 on the links indicated below:

- WSP Website: https://www.wsp.com/en-ZA/services/public-documents
- Datafree Website: https://wsp-engage.com/

The contact details of the EAP are:

Name: Babalwa Mqokeli Tel: 031 240 8804 Fax: 011 361 1381

E-mail: <u>babalwa.mqokeli@wsp.com</u>
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## **APPENDIX**

# **B-5** SMS NOTIFICATIONS



Logged in as: wspe | Log Out

Credits: 1371.78 | Daily Quota Used: 59 of 3000

My Account

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#### Message History Detail: Batch 1264172081

Time submitted 2022-02-24 08:12:01.0

Total messages 59

Total credits 59.00

Delivery summary

Delivered to mobile	86.44%
Delivered upstream	13.56%

Recipient	Status	Credits	Completed time	Body Help
Stakeholder Contact details have been redacted as required by the POPIA	1.00		Notice of Public Review of 5 Draft Scoping Reports for projects included in the Camden Renewable Energy Complex from 25/2/22 - 28/3/22. Contact WSP on 0312 408804	
		1.00	2022-02-24 08:12:00	Notice of Public Review of 5 Draft Scoping Reports for projects included in the Camden Renewable Energy Complex from 25/2/22 - 28/3/22. Contact WSP on 0312 408804
	1.00	2022-02-24 08:12:00	Notice of Public Review of 5 Draft Scoping Reports for projects included in the Camden Renewable Energy Complex from 25/2/22 - 28/3/22. Contact WSP on 0312 408804	
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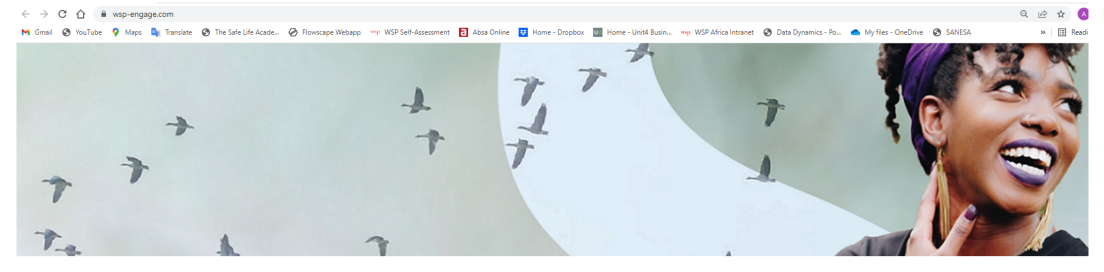
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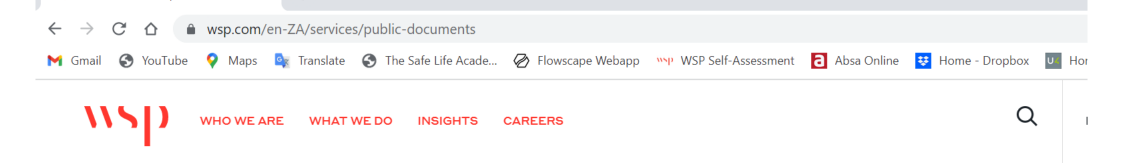


### **APPENDIX**

# **B-6** PROOF OF REPORTS AVAILABILITY



Project Name: Project Name: Project Name: Project Name: Project Name: Camden I 400kV Grld Connection Document on Public Display: Draft Environmental Scoping Report Draft Environmental Scoping Report Draft Environmental Scoping Report Draft Environmental Scoping Report Review Period: Review Period: Review Period: Review Period: Review Period: 25 February 2022 - 28 March 2022 25 February 2022 - 28 Merch 2022 Diease submit comments to the FAD: Diease submit comments to the FAD: Diease submit comments to the EAD: Diease submit comments to the EAD: Please submit comments to the EAP: Name: Babalwa Mgokeli Name: Babalwa Mqokeli Name: Babalwa Mgokeli Name: Babalwa Mqokeli Name: Babalwa Mqokeli Tel: 031 240-8804 E-mail: Babalwa Mookeli@wsn.com E-mail: Babalwa Mqokali@wsp.com E-mail: Babalwa.Mqokali@wsp.com E-mail: Babalwa.Mqokeli@wsp.com E-mail: Babalwa.Mqokeli@wsp.com ownload Appendices: Download Appendices: Download Appendices: Appendix 2 Appendix 2 Appendix 2 Appendix 2 Appendix 2 Appendix 3 Appendix 3 Appendix 3 Appendix 3 Appendix 3 Appendix 4 Appendix 5 Appendix 5 Appendix 5 Appendix 5 Appendix 5 Appendix 6 Appendix 6 Appendix 6 Appendix 6 Appendix 6 Appendix 7 Appendix 7 Appendix 7 Appendix 7 Appendix 7 Appendix 8 Appendix 9 Appendix 9 Appendix 9 Appendix 9 Appendix 10 Appendix 10 Appendix 10 Appendix 10 Appendix 10 Appendix 11 Appendix 11 Appendix 11 Appendix 11 Appendix 11 Appendix 12 Appendix 12 Appendix 13 Appendix 13 Appendix 13 Appendix 13 Appendix 13 Appendix 14 Appendix 14 Appendix 14 Appendix 14 Appendix 14 🗟 Appendix 15 Appendix 15 Appendix 15 Appendix 15 Appendix 15 Appendix 16 Appendix 16 Appendix 16 Appendix 17 Appendix 17

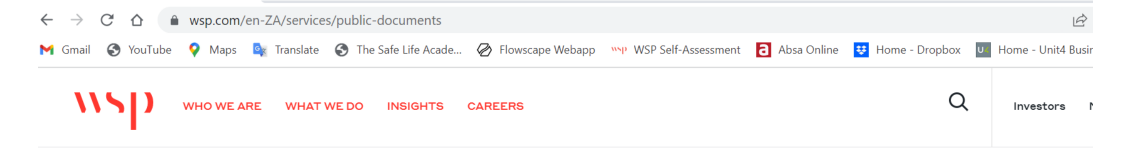


**Title of Project:** The proposed development of the Camden up to 400kV Grid Connection and Common Collector Substation near Ermelo in Mpumalanga Province

Public Disclosure dates: 25 February 2022 – 28 March 2022

Document on Public Display: Draft Environmental Scoping Report

- o1 Draft Scoping Report Camden 400kV Grid Connection
- o2 Appendix A\_EAP CV
- o3 Appendix B\_EAP Declaration
- o4 Appendix C\_Specialist Declarations
- o5 Appendix D\_Heritage Scoping Report
- o6 Appendix E\_DFFE Screening Report
- o7 Appendix F\_Approved Pre-Application Meeting Minutes and PPP.pdf
- o8 Appendix G-1\_Database\_Public.pdf
- o9 Appendix G-2\_Notification Letters.pdf
- 10 Appendix G-3\_Advertisement.pdf
- 11 Appendix G-3\_Site Notice.pdf



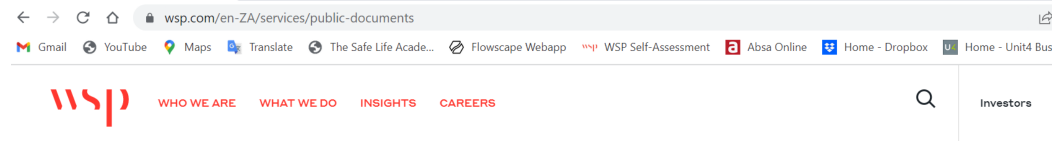
Title of Project: The proposed development of the Camden I Green Hydrogen and Ammonia Facility near Ermelo in

Mpumalanga Province

Public Disclosure dates: 25 February 2022 - 28 March 2022

**Document on Public Display:** Draft Environmental Scoping Report

- o1 Draft Scoping Report Camden I GH&A.pdf
- o2 Appendix A\_EAP CV.pdf
- o3 Appendix B\_EAP Declaration.pdf
- o4 Appendix C\_Specialist Declarations.pdf
- o5 Appendix D\_Heritage Scoping Report.pdf
- o6 Appendix E\_DFFE Screening Reports.pdf
- o7 Appendix F\_Pre-Application Meeting Minutes and PPP.pdf
- o8 Appendix G-1\_Database\_Public.pdf
- o9 Appendix G-2\_Notification Letters.pdf
- 10 Appendix G-3\_Advertisement.pdf



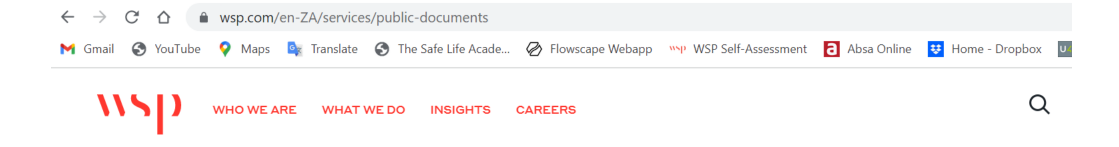
- 16 Appendix L\_Visual Scoping Report.pdf
- 17 Appendix M\_Social Scoping Report.pdf

Title of Project: The proposed development of the Camden I Solar Energy Facility near Ermelo in Mpumalanga Province

Public Disclosure dates: 25 February 2022 - 28 March 2022

Document on Public Display: Draft Environmental Scoping Report

- o1 Draft Scoping Report Camden I SEF.pdf
- o2 Appendix A\_EAP CV .pdf
- o3 Appendix B\_EAP Declaration.pdf
- o4 Appendix C\_Specialist Declarations.pdf
- o5 Appendix D\_ Heritage Scoping Report.pdf
- o6 Appendix E\_DFFE Screening Report.pdf
- o7 Appendix F\_Approved Pre-Application Meeting Minutes and PPP.pdf
- o8 Appendix G-1\_Database\_Public.pdf
- og Appendix G-2 Notification Letters.pdf

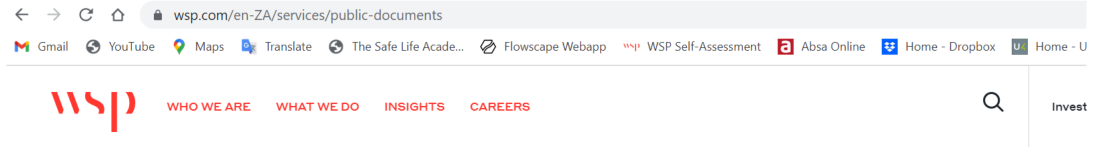


Title of Project: The proposed development of the Camden I Wind Energy Facility near Ermelo in Mpumalanga Province

Public Disclosure dates: 25 February 2022 - 28 March 2022

**Document on Public Display:** Draft Environmental Scoping Report

- Draft Scoping Report Camden I WEF
- Appendix A\_EAP CV
- Appendix B\_EAP Declaration
- Appendix C\_Specialist Declarations
- Appendix D\_ Heritage Scoping Report
- Appendix E\_DFFE Screening Report
- Appendix F\_Approved Pre-Application Meeting Minutes and PPP
- Appendix G-1\_Database\_Public
- Appendix G-2\_Notification Letters
- Appendix G-3\_Advertisement



- Appendix K\_Visual Scoping Report
- Appendix L\_ Social Scoping Report

Title of Project: The proposed development of the Camden II Wind Energy Facility near Ermelo in Mpumalanga

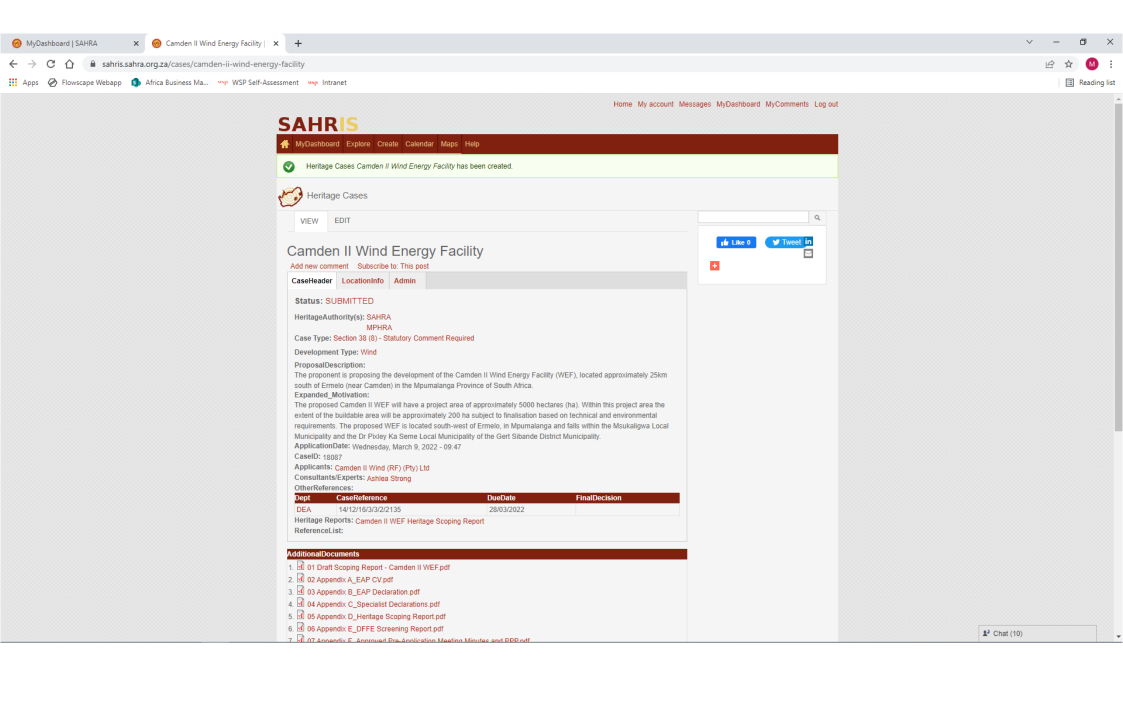
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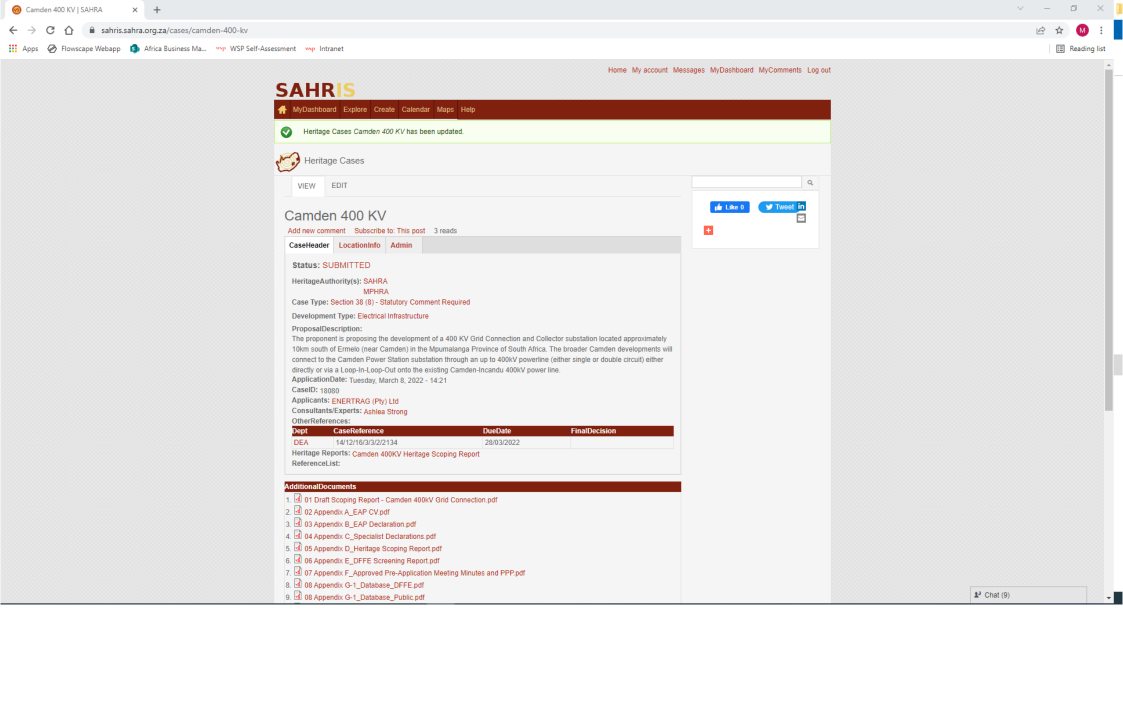
Public Disclosure dates: 25 February 2022 - 28 March 2022

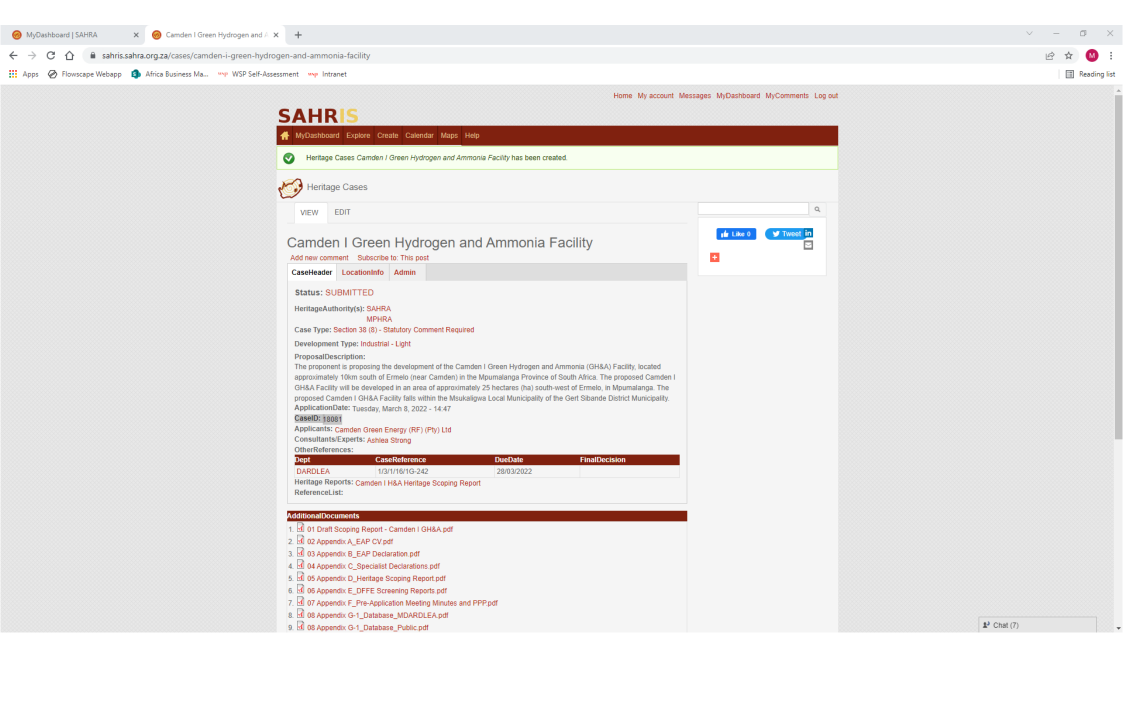
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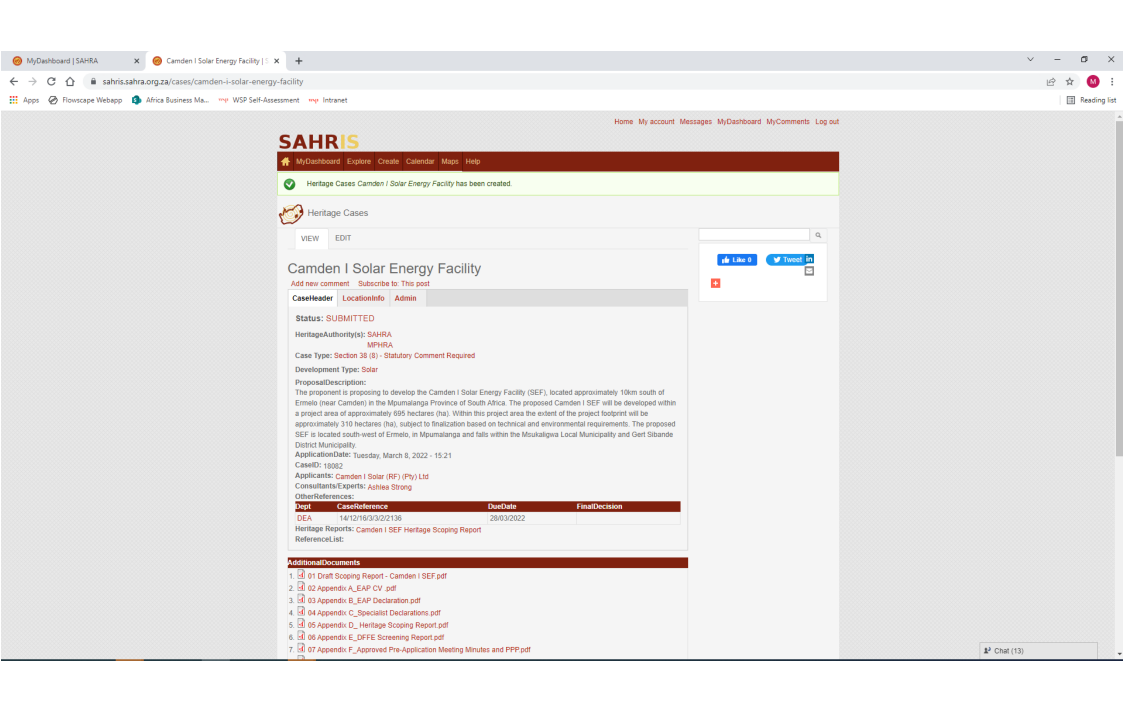
Contact Person: Babalwa Mqokeli (Babalwa.Mqokeli@wsp.com)

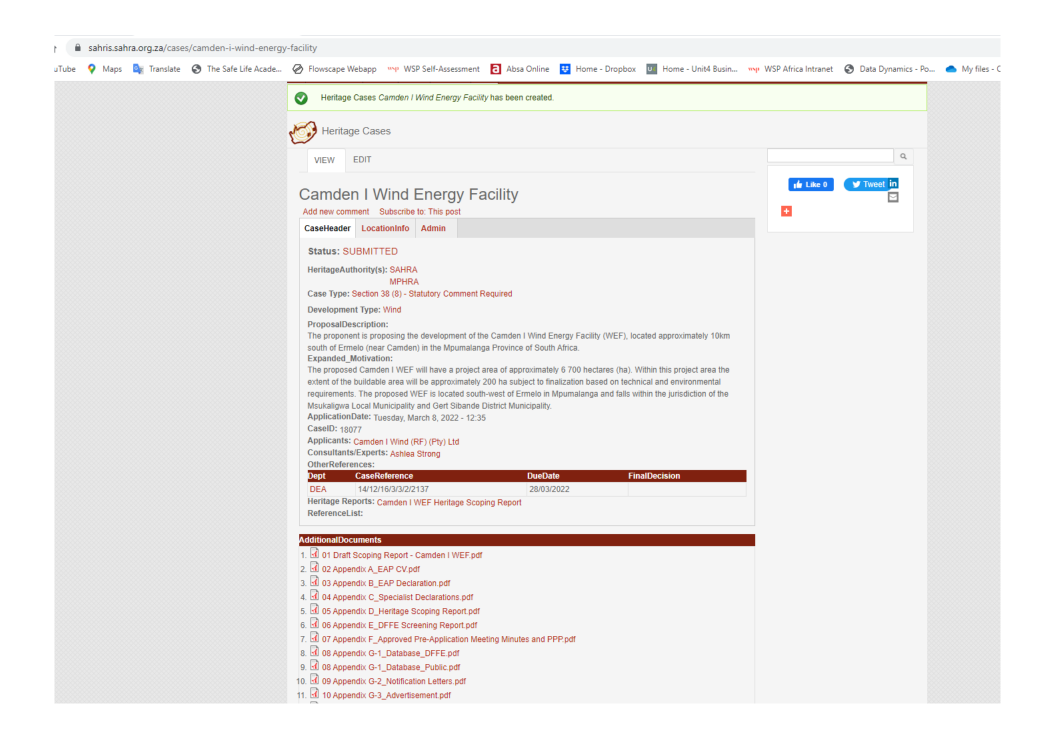
- o1 Draft Scoping Report Camden II WEF.pdf
- o2 Appendix A\_EAP CV.pdf
- o3 Appendix B\_EAP Declaration.pdf
- o4 Appendix C\_Specialist Declarations.pdf
- o5 Appendix D\_Heritage Scoping Report.pdf
- o6 Appendix E\_DFFE Screening Report.pdf
- o7 Appendix F\_Approved Pre-Application Meeting Minutes and PPP.pdf
- o8 Appendix G-1\_Database\_Public.pdf











## **APPENDIX**

# C MEETINGS

## **APPENDIX**

## **C-1** DFFE PRE-APPLICATION MEETING

## APPENDIX 1 COPY OF THE PRE-APPLICATION MEETING MINUTES

A copy of the approved Public Participation Plan and Proof of Approval is also included



JOB TITLE	Camden Renewable Energy Complex	
PROJECT NUMBER	41103247	
DATE	19 October 2021	
TIME	10h00 - 11h20	
VENUE	Online (MS Teams)	
SUBJECT	Pre-Application Meeting with DFFE (Ref: 2021-10-0008)	
CLIENT	ENERTRAG South Africa (Pty) Ltd Camden I Solar RF (Pty) Ltd Camden I Wind RF (Pty) Ltd Camden II Wind RF (Pty) Ltd	
PRESENT	Olivia Letlalo (DFFE) – OL Makhosi Yeni (DFFE – MY Thando Booi (DFFE) – TB Mahlatse Shubane (DFFE) – MS Thembisile Hlatshwayo (DFFE) –TH Mmatlala Rabothata (DFFE) – MR Sean Maphosa (ENERTRAG) – SM Zwivhuya Mutele (ENERTRAG) – ZM Gideon Raath (ENERTRAG) – GR Ashlea Strong (WSP) – AS Babalwa Mqokeli (WSP) – BM	
APOLOGIES	Portia Makitla (DFFE) Seoka Lekota (DFFE)	
DISTRIBUTION	As above (Appendix A)	

MATTERS ARISING ACTION

1.0	INTRODUCTIONS AND WELCOME	
1	<ul> <li>AS welcomed everyone to the conversation. This was followed by a round of introductions and an overview of the meeting agenda.</li> <li>A presentation was made to all attendees to provide information on the projects.</li> <li>ceived consent from all parties present to record the meeting.</li> <li>cpy of the PowerPoint presentation has been attached hereto for reference (Appendix B).</li> </ul>	
2.0	PRESENTATION AND DSICUSSION	

The Pavilion, 1st Floor Cnr Portswood and Beach Road, Waterfront Cape Town, 8001 South Africa

T: +27 21 481 8700 F: +086 606 7121 www.wsp.com

MATTERS ARISING ACTION

#### 2.1 **Project Background and Description**

- AS provided a brief overview of the proposed Projects (Camden Renewable Energy Complex):
  - identifying the four Special Project Vehicles (SPVs) as the Applicants (i.e., Camden I Wind RF (Pty) Ltd, Camden I Solar RF (Pty) Ltd, Camden II Wind RF (Pty) Ltd and ENERTRAG South Africa (Pty) Ltd).
  - Outlining that the proposed Projects are being developed in the tandem with the DMRE Integrated Resource Plan (IRP) and the Renewable Energy Independent Power Producer Procurement Programme (REIPPP)
- The Complex will be divided into seven standalone projects, namely:
  - Camden I Wind Energy Facility (up to 210MW).
  - Camden I Wind Energy Facility up to 400kV Grid Connection
  - Camden I Solar 100MW.
  - Camden I Solar up to up to 400kV Grid Connection.
  - Camden II Wind Energy Facility (up to 210MW).
  - Camden II Wind Energy Facility up to 132kV Grid Connection.
  - Camden Green Hydrogen and Ammonia Facility
- The location of the Project areas was identified as being in the Msukaligwa and Dr Pixley Ka Seme Local Municipalities, within the Gert Sibande District Municipality, in the Mpumalanga Province.
- The farm portions affected by the two WEFs and SEF, based on the initial layout, were outlined.
- The location of the Project areas was shown on the maps.
- Typical infrastructure associated with the Wind and Solar projects was outlined.
- Key considerations noted included:
  - the presence of critical biodiversity areas (CBAs), ecological support areas (ESAs), and National Protected Area Expansion Strategy Focus Areas (NPAES),
  - the project area falls within the Air Quality Highveld Priority Area, and
  - the project area <u>does not</u> fall within any Strategic Transmission Corridor (STC) or Renewable Energy Development Zone (REDZ).
- TB asked whether there is an approved/adopted Bioregional Plan for Mpumalanga Province, regarding the CBAs and ESAs
  - AS stated, that at this stage that the most recent SANBI BGIS database is being used and have not looked at the Mpumalanga Bioregional Plan as yet
  - GR added that the Mpumalanga Biodiversity Sector Plan was the basis for the CBA/ESA classifications, and enquired on whether the question relates to the Sector Plan being gazetted
  - TB added that there are implications for the Listed Activities contained in Listing Notice 3 when a Bioregional Plan has been adopted.
  - AS confirmed that preliminary Listed Activities from Listing Notice 3 have been identified as a result of the considered Biodiversity Sector Plan on BGIS.
     Additionally, the Biodiversity Specialists will also consider the most recent Biodiversity Sector Plans

#### 2.2 **Permitting Processes**

- AS ran through the provisional Environmental Authorisation Processes that will be undertaken:
  - Five Scoping and Environmental Impact Assessment Processes:
    - Camden I Wind Energy Facility (up to 210MW).
    - Camden I Wind Energy Facility up to 400kV Grid Connection
    - Camden I Solar 100MW,
    - Camden I Solar up to up to 400kV Grid Connection (\*\*To be confirmed)
    - Camden II Wind Energy Facility (up to 210MW)
  - Basic Assessment Process:
    - Camden II Wind Energy Facility up to 132kV Grid Connection
  - Water Use Licence / Water Use Authorisation Process will be undertaken in parallel as needed

DFFE will provide comments on the already submitted PP Plan, and WSP to update and submit final PP Plan for approval

MATTERS ARISING ACTION

AS ran through the applicable Listed Activities of the EIA Regulations (2014, as amended) that have been identified to date, noting that Listing Notice 1, Listing Notice 2 and Listing Notice 3 are triggered as applicable for each of the projects.

- AS highlighted that additional Listing Notice 3 Activities may be identified as the BA Scoping Processes progress and will be added to the Application.
  - TB added that Listed Activities section needs to also include detail on how each subactivity of the Listed Activity is triggered (that is, why each identified Activity is applicable).
    - GR enquired whether omitting the sub-activity or stating the incorrect subactivity would result in the entire activity not being authorised.
    - TB highlighted that it is important to include all the applicable aspects of the Listed Activity (including sub-Activity) in the Application. Also add information and detail on how/why it is applicable for each aspect of the Activity.
    - MS reiterated that the EAP needs to highlight how each Listed Activity is triggered and that the onus is on the EAP to ensure that all relevant Listed Activities have been identified and are included in the Application form.
  - OL added that all the applicable components of the projects that are relevant to the Listed Activity must be identified/detailed/described. (E.g., if the Activity lists transmission and distribution infrastructure then account for all related infrastructure such as substation – and not only state powerlines)
  - OL also added that the relevant Activity relating to BESS must be included if applicable. Should it not form a triggered Activity then clarity and motivation of same must be included.
    - AS confirmed that the motivation will be included in the relevant Application form
    - GR enquired on the specific Listed Activity for BESS.
    - OL responded that it is Activity of 14 of Listing Notice 1, however only if assembled on site. Should it be pre-assembled then it won't be applicable.
    - GR confirmed that a pre-assembled structure is currently proposed, however should this change then the relevant Activity will be included.
  - OL stated that the preferred technology for the BESS must be included in the Application, and the assessment and mitigation measure for the preferred and alternative technologies must be clearly indicated and detailed in the report.
    - GR stated that the preferred technology has not been confirmed at this stage and asked whether it would be essential at application stage or can it be included at Reporting phase.
    - OL stated that it is important that all technologies, including the preferred technology, are assessed during the EIA process (i.e., impacts associated with each technology are assessed and the mitigation measures are included). All alternatives must be assessed so that in the event an amendment is required with regards to the technology, the applicant can prove that it was assessed during the initial process.

#### 2.3 **Specialist Assessments**

- AS ran through the identified sensitivities as per the DFFE Online Screening Tool report, and specialist assessments noted therein.
- AS identified the specialist assessments that are to be undertaken as part of the BA and EIA processes, as well as the studies that are not being undertaken as part of the assessments and supporting reasons for their exclusion.
- AS added that the Specialist studies will be undertaken in accordance with the relevant Protocols.
  - AS highlighted the relevant Commenting Authorities for the studies that will not be undertaken (such as Defence, Civil and RFI) will be consulted for comment as part of PPP.

#### 2.4 Competent Authority

MATTERS ARISING ACTION

- AS indicated that DFFE had been identified as the Competent Authority (CA) and requested DFFE confirmation.
- Clarity was obtained that the provincial department (MDARDLEA) was identified as CA for the ammonia plant.
- TB asked whether the projects would form part of the DMRE IRP bidding process?
  - GR stated that the projects are considered for inclusion in bidding process, with also an option for Private Off take if there is a demand.
- TB confirmed that DFFE is the CA if projects are undertaken as part of the IRP process
- AS stated, that due to the projects being large scale electricity generation projects, DFFE is considered the CA.
- OL requested clarity on whether the intention is to combine the process considering the number of projects
  - AS confirmed that each project will be a separate Application

#### 2.5 **Public Participation Process**

- AS provided an overview of the proposed public participation process in accordance with the EIA Regulations (2014, as amended).
- AS noted, that a draft Public Participation (PP) Plan was submitted to DFFE together with the Pre-Application meeting request.
- AS asked whether DFFE would like anything specific to be added to PP Process.
  - MS stated that DFFE will review the PPP Plan submitted and provide a written response as part of the approval process of the PP Plan.
  - OL added that DFFE will provide comments on the already submitted PP Plan for WSP to update as submit final PP Plan for approval.

#### 2.6 **Timeframes**

- AS noted, that the projects will follow the standard Authority timeframes due to the fact that the projects are not within the REDZs:
  - Basic Assessment 107 days
  - S&EIA 107 days
- OL asked whether the intention is to submit the Application first and then the report and cautioned on submitting the Applications and the Draft Reports later, as a measure to avoid the applications lapsing.
- OL highlighted that a SIP confirmation letter should be obtained from Eskom and submitted with the Applications. In the event that the projects are confirmed as SIPs, a 57-days authority decision-making timeframe will apply.
- OL provide the relevant contact details: SIP Coordinator details: rowan.beukes@eskom.co.za
- GR enquired on the timeframe for the submission of the SIP Confirmation letter.
  - OL suggested that it is submitted at Application phase to be considered as SIP projects well in time.

#### 3.0 QUESTIONS AND COMMENTS

AS opened the floor for any comments or questions. The following items were raised and discussed.

#### 3.1 Specific Clarification

- GR requested confirmation on whether it would be acceptable for the Specialists to compile combined reports for the respective clusters (i.e., Camden 1 Report to report on WEF+ Ammonia + Grid) or would the DFFE require separate reports for each project.
  - MY stated that if the Specialist studies have considered the Protocols in their Specialist Assessments and the studies are undertaken in accordance with the protocols then combined reports will not be an issue.
  - MS added that if the one report speaks to all the projects then a combine report is suitable.
  - MS added that the combined report for each study must ensure that it concludes on each specific component of the project (in detail) and stipulate the Specialists' opinion on whether each project component can be authorised/proceed. The

MATTERS ARISING ACTION

recommendations must be specific and not follow a blanket approach for the projects.

- GR enquired on the number of Case officers that will be handling the projects, considering that these are multiple projects.
  - MY stated that the DFFE will handle the allocation of the projects accordingly. There would be an indication in the submitted Application that references this Pre-Application meeting, and the applications can therefore be distributed to any of the three Case Officers that are in attendance at this Meeting. The DFFE will decide if there is a need to utilise more than one case officer.
  - AS noted, that the Applications would be submitted via the DFFE online submission platform and distributed to the Case Officer(s) as required.
- MR asked that given that ATNS are now the official party responsible for obstacle
  assessments and effectively subcontract CAA, would a comment from ATNS be
  sufficient as part of the EIA process, for the purpose of fulfilling the protocol's
  requirement of obtaining comment from CAA
  - TB stated that the protocols must be followed, and comments must be obtained from CAA as required.
  - OL added that if ATNS subcontracted CAA, then the subcontract agreement letter and comments from ATNS can be considered sufficient and submitted together for consideration.
- <u>Post Meeting Note</u>: Confirmation was obtained from the CAA, via email on 25 October 2021, noting that in terms of Obstacle Notice 1/2021 Appointment of New Windfarm Obstacle Application Service Provider, as of the 1st of May 2021 Air Traffic and Navigation Services (ATNS) has been appointed as the new Obstacle application Service Provider for Windfarms and later Solar Plants. Their responsibility pertains to the assessments, maintenance, and all other related matters in respect to Windfarms and in due time Power Plant assessments.

#### 3.2 **Site Sensitivities**

- MR requested clarity on characteristics that make the site/project area fall under a CBA, as well as aspects of the site that have resulted in its high sensitivity determination as per the Screening Tool.
  - The screening Report mentions that there are CBAs as outlined by the Biodiversity Sector Plan, and the aspects characterising the site as a CBA will also be detailed in the Biodiversity Specialist study.
- MR also enquired on what the site sensitivity rating would be after the implementation of mitigation measures.
  - AS stated, that detailed information on the sensitivity of the project site post mitigation will be provided in the Biodiversity Specialist Report.
- MR also advised that the reports must detail the type of CB that it is, whether it is CBA1 or CBA 2, and that the Processes and Reporting also take into consideration the Provincial Conservation Sector Plans
  - AS confirmed that Provincial Conservation Plans will be considered in the Processes, including the Biodiversity studies.

#### 3.3 Confirmation of Online Submission

- AS noted, that the BA <u>and S&EIA</u> Applications would be submitted via the DFFE online submission platform.
- MR provided contact details for the submission electronic reports to the Biodiversity
  Directorate. Furthermore, MR noted that reports can also be sent via we transfer
  (Directorate: Biodiversity Conservation at Email: BCAdmin@environment.gov.za for
  attention of Mr Seoka Lekota).

#### 3.4 General Comments

- TB emphasised the requirement to submit the Generic EMPrs for the substation and powerlines as part of the Grid Connections EMPrs.
- OL added that the amended version of the PP Plan must be submitted to MS, MY, TB, TH and OL.

MATTERS ARISING	ACTION
4.0 WAY FORWARD	
<ul> <li>WSP to formalise meeting minutes and submit via email to DFFE for approval.</li> </ul>	WSP to formalise meeting minutes
No further points were raised for discussion.	and distribute for
The meeting was closed at 11:20	approval

#### **APPROVED**

Digitally signed by Strong, Ashlea (ZAAS02685) DN: cn=Strong, Ashlea (ZAAS02685, ou=Active, email=Ashlea, Strong@wsp.com Date: 2021.11.17 18:23:14 +02'00'	DocuSigned by:  B99BCFBE7E8043A
WSP	Enertrag
Name:Ashlea Strong	Name:Gideon Raath
Date:17 November 2021	Date: 17 November 2021
Aletalo	
DFFE	
Name: Olivia Letlalo	
Date: 18 November 2021	

#### **NEXT MEETING**

No additional meetings have been scheduled.

#### **APPENDIX A: MEETING ATTENDANCE**

Meeting Summary						
Total Number of Participants	12					
Meeting Title	2021-10-0008 - Enertrag - Camden I & II EA Proc	esses				
Meeting Start Time	10/19/2021, 9:54:13 AM					
Meeting End Time	10/19/2021, 11:38:16 AM					
Meeting Id	e4611673-0957-4892-b05c-f228c3f865b6					
Full Name	Join Time	Leave Time	Duration	Email	Role	Participant ID (UPN)
Strong, Ashlea	10/19/2021, 9:54:13 AM	10/19/2021, 11:31:00 AM	1h 36m	Ashlea.Strong@wsp.com	Organizer	Ashlea.Strong@wsp.com
Mahlatse Shubane	10/19/2021, 9:54:21 AM	10/19/2021, 10:38:25 AM	44m 3s	mshubane@environment.gov.za	Presenter	mshubane@environment.gov.za
Thando Booi	10/19/2021, 9:54:22 AM	10/19/2021, 11:21:01 AM	1h 26m	tbooi@environment.gov.za	Presenter	tbooi@environment.gov.za
Thembisile Hlatshwayo	10/19/2021, 9:56:51 AM	10/19/2021, 11:20:53 AM	1h 24m	thlatshwayo@environment.gov.za	Presenter	thlatshwayo@environment.gov.za
Olivia Letlalo	10/19/2021, 9:57:27 AM	10/19/2021, 11:20:59 AM	1h 23m	oletlalo@environment.gov.za	Presenter	oletlalo@environment.gov.za
MMatlala Rabothata	10/19/2021, 9:57:37 AM	10/19/2021, 11:20:56 AM	1h 23m	mrabothata@environment.gov.za	Presenter	mrabothata@environment.gov.za
Mqokeli, Babalwa	10/19/2021, 9:58:50 AM	10/19/2021, 11:38:16 AM	1h 39m	Babalwa.Mqokeli@wsp.com	Presenter	Babalwa.Mqokeli@wsp.com
Makhosi Yeni	10/19/2021, 10:00:08 AM	10/19/2021, 10:21:49 AM	21m 41s	myeni@environment.gov.za	Presenter	myeni@environment.gov.za
Makhosi Yeni	10/19/2021, 10:23:26 AM	10/19/2021, 11:21:09 AM	57m 43s	myeni@environment.gov.za	Presenter	myeni@environment.gov.za
Zwivhuya Mutele	10/19/2021, 10:00:46 AM	10/19/2021, 11:20:55 AM	1h 20m	Zwivhuya.Mutele@enertrag.co.za	Presenter	Zwivhuya.Mutele@enertrag.co.za
Sean Maphosa	10/19/2021, 10:01:00 AM	10/19/2021, 11:20:57 AM	1h 19m	Sean.Maphosa@enertrag.co.za	Presenter	Sean.Maphosa@enertrag.co.za
Gideon Raath	10/19/2021, 10:01:14 AM	10/19/2021, 11:20:55 AM	1h 19m	Gideon.Raath@enertrag.co.za	Presenter	Gideon.Raath@enertrag.co.za
Mahlatse Shubane	10/19/2021, 10:38:16 AM	10/19/2021, 10:43:40 AM	5m 23s		Presenter	

**APPENDIX B: PRESENTATION** 



# PUBLIC PARTICIPATION PLAN FOR THE ENVIRONMENTAL IMPACT AND BASIC ASSESSMENT PROCESSES FOR THE CAMDEN RENEWABLE ENERGY COMPLEX

## DFFE REF NUMBER: TO BE CONFIRMED ONCE RESPECTIVE APPLICATIONS SUBMITTED

The restrictions enforced in terms of Government Gazette 43096 which placed the country in a national state of disaster limiting the movement of people to curb the spread of the COVID-19 virus has placed some limitations on the commencement and continuation of the public consultation as part of an EIA process. Considering these limitations, the following consultation process has been designed and will be implemented, on approval by the Department of Forestry, Fisheries and the Environment (DFFE), to cater for the facilitation of the public participation process (PPP). The PPP includes Interested and Affected Parties (I&APs), the competent authority, directly impacted landowners/occupiers, adjacent landowners/occupiers, relevant Organs of State departments, Municipalities, ward councillors and other key stakeholders and all other parties that may have interest on this project.

The Public Participation Plan (PPP) is submitted as per the requirements of the General Provisions of Annexure 2 of the Regulations issued in terms of Section 27(2) of the Disaster Management Act, 2002 (Act No.57 of 2002). Which was published on 05 June 2020 in Government Notice No R560 of Government Gazette No 43412.

This plan has been developed for the environmental impact and basic assessment processes required for the Camden Renewable Energy Complex. The projects associated with this complex include:

- Environmental Impact Assessment for the Camden I Wind Energy Facility (up to 210MW)
- Environmental Impact Assessment for the Camden I Wind Energy Facility up to 400kV Grid Connection, including up to 400kV Collector Substation and Camden Power Station up to 400kV Grid connection.
- Environmental Impact Assessment for the Camden I Solar Energy Facility (up to 100MW)
- Environmental Impact Assessment for the Camden I Solar Energy Facility up to 400kV Grid Connection
- Environmental Impact Assessment for the Camden II Wind Energy Facility (up to 210MW)
- Basic Assessment for the Camden II Wind Energy Facility up to 132kV Grid Connection

According to Section (2)(4)(f) of the National Environmental Management Act (NEMA), the participation of all I&APs must be promoted and all potential I&APs must be informed early and in an informative and proactive way regarding applications that may affect their lives or livelihood in order to give effect to the above sections, and that it is essential to ensure that there is adequate and appropriate opportunity for public participation in decisions that may affect the environment.

A consolidated I&AP database will be compiled for these processes. The I&APs will be provided with opportunity to review and make comments on all relevant documentation associated with the above-mentioned applications.

**Table 1** provides the competent authority with the detailed outline of the public participation process that will be undertaken for the projects. **Table 2** provides the competent authority with an outline of the meetings

The requirements of the Protection of Personal Information Act, 2013 (Act No. 14 of 2013) (POPIA) relating to registers of I&APs and the inclusion of comments in reports will be taken into consideration.

Building C, Knightsbridge 33 Sloane Street Bryanston, 2191 South Africa



Table 1: Proposed Public Participation Plan

#### PROPOSED PLAN/ACTIVITIES

- 39 (1) If the proponent is not the owner or person in control of the land on which the activity is to be undertaken, the proponent must, before applying for an environmental authorisation in respect of such activity, obtain the written consent of the landowner or person in control of the land to undertake such activity on that land.
- Landowner consent letters will be obtained for each of the farms portions where the proposed activities will be undertaken. Consent letters will be included in the Application forms for Environmental Authorisation.

- 39 (2) Subregulation (1) does not apply in respect of—
- (a) linear activities;
- (b) activities constituting, or activities directly related to prospecting or exploration of a mineral and petroleum resource or extraction and primary processing of a mineral or petroleum resource; and
- (c) strategic integrated projects as contemplated in the Infrastructure Development Act, 2014.

- Landowner Consent Letters are not required for linear activities.
- Notification letters of the Environmental Assessment Processes undertaken for the linear projects will be distributed via email and/or hand delivery (as required) to the directly impacted landowners or occupiers of the land.

- 40 (1) The public participation process to which the—
- (a) basic assessment report and EMPr, and where applicable the closure plan, submitted in terms of regulation 19; and
- (b) scoping report submitted in terms of regulation 21 and the environmental impact assessment report and EMPr submitted in terms of regulation 23;

was subjected to must give all potential or registered interested and affected parties, including the competent authority, a period of at least 30 days to submit comments on each of the basic assessment report, EMPr, scoping report and environmental impact assessment report, and where applicable the closure plan, as well as the report contemplated in regulation 32, if such reports or plans are submitted at different times.

- Notification of the availability of the Scoping and Environmental Impact (S&EIA) and Basic Assessment (BA) Reports as relevant for the relevant Camden Renewable Energy Complex projects, as well as the period for review will be sent to all identified and registered stakeholders via email and sms.
- The Draft Reports will be made available to all stakeholders for a 30-day comment period as follows:
  - From WSP on request and electronic copies can be shared via secure links that will be emailed.
  - On the WSP website <u>as well as on a data free website<sup>1</sup> for</u> download.
  - Hard copies of the Reports will be placed at the relevant public places such as libraries, community halls, ward councillor offices etc.
  - CDs and/or Hard Copies submitted to the relevant Organs of State.
  - Submitted to the DFFE via the DFFE online portal.

Note: Should the COVID-19 level be level 3 or higher at time of disclosure, WSP will confirm with the local libraries, as to whether they are open and able to accept documents for public review. In the event that public places are not available due to COVID restrictions WSP will provide the Local Ward Councillors with copies of the reports to ensure that I&APs without access to the internet are provided access to the required documentation. Furthermore, the data free website will be available to all I&APs.

- 40 (2) The public participation process contemplated in this regulation must provide
- Provision has been made to ensure all project information will be made available to all I&APs, and that they are afforded the opportunity to participate in the projects, as well

<sup>&</sup>lt;sup>1</sup> A data free website is a website that the public can access and download information without using their own data or incurring costs



#### PROPOSED PLAN/ACTIVITIES

access to all information that reasonably has or may have the potential to influence any decision with regard to an application unless access to that information is protected by law and must include consultation with—

- (a) the competent authority.
- (b) every State department that administers a law relating to a matter affecting the environment relevant to an application for an environmental authorisation.
- (c) all organs of state which have jurisdiction in respect of the activity to which the application relates; and
- (d) all potential, or, where relevant, registered interested and affected parties.

- as submit comments and raise any concerns and/or issues with regards to the proposed projects. This will include:
  - Identification of stakeholders with a potential interest in the project will be at the outset of the project.
  - All stakeholders identified will be registered on the project stakeholder database, and the database will be maintained throughout the S&EIA and BA processes.
  - The stakeholder database will include all relevant authorities (government departments and relevant district and local municipalities), ward councillors, relevant conservation bodies and non-governmental organisations (NGO's), as well as neighbouring landowners and the surrounding community.
  - General communication (written notification) with identified stakeholders (public and other government departments/authorities) on the proposed projects.
  - Distribution of the Background Information Document (BID), inclusive of a Registration and Comments Form, to allow stakeholders to register and ensure all comments and queries regarding the projects are captured for inclusion in the relevant Stakeholder Engagement Reports.
  - Consultation of relevant communities via the Ward Councillor and/or community representative, in a manner determined and/or required during stakeholder engagement.
- 40 (3) Potential or registered interested and affected parties, including the competent authority, may be provided with an opportunity to comment on reports and plans contemplated in subregulation (1) prior to submission of an application but must be provided with an opportunity to comment on such reports once an application has been submitted to the competent authority.
- Reports will be made available to all potential or registered I&APS following the submission of the applications to the DFFE, that is during the legislated relevant report review periods.
- Reports will be available on request, on the WSP website, and in hard copy at appropriate public places in the study area such as public libraries and municipal officers
- All I&APs will be provided an opportunity to comment on the reports and submit comments directly to the EAP. <u>Comments can be submitted in the following ways:</u>
  - Comments Forms via comment form booklets at public places or via fax or email
  - Written comments via email or fax
  - Telephonically for capturing by the EAP; and
    - <u>Via Whatsapp or SMS (including the use of "please call me").</u>
- 41(2) The person conducting a PPP must give notice to all potential I&APs by-
- (a) fixing a notice board at a place conspicuous to and accessible by the public at the boundary, on the fence or along the corridor of—
  - (i) the site where the activity to which the application or proposed application relates is or is to be undertaken; and
  - (ii) any alternative site;

- Placement of site notices (in English, Afrikaans and IsiZulu) at appropriate locations on site (at the wind and solar facilities and at various points along the OHPL routes) and in the surrounding area.
- This will include the boundary/access road to the sites, as well as additional public
  places within the greater Ermelo area, such as grocery stores, municipality, and/or local
  public libraries.
- (b) giving written notice, in any of the manners provided for in section 47D of the Act, to—
  - (i) the occupiers of the site and, if the proponent or applicant is not the owner or person in control of the site on which the activity is to be undertaken, the owner or person in control of the site where the activity is or is to be undertaken and to any alternative site where the activity is to be undertaken:
- A written notification (in English ,Afrikaans, and Isizulu) will be sent to owners and occupiers on or adjacent to the proposed project sites, municipality ward councillors, local and district municipality, and relevant state departments.
  - General communication (written notification) with stakeholders (public and government departments/authorities) throughout the respective environmental impact assessment (EIA) and basic assessment (BA) processes.
    - Stakeholders will be added to the database on request as the project progresses.



#### PROPOSED PLAN/ACTIVITIES

- (ii) owners, persons in control of, and occupiers of land adjacent to the site where the activity is or is to be undertaken and to any alternative site where the activity is to be undertaken:
- (iii) the municipal councillor of the ward in which the site and alternative site is situated and any organisation of ratepayers that represent the community in the area;
- (iv) the municipality which has jurisdiction in the area;
- (v) any organ of state having jurisdiction in respect of any aspect of the activity; and
- (vi) any other party as required by the competent authority;
- (c) placing an advertisement in—
  - (i) one local newspaper; or
  - (ii) any official Gazette that is published specifically for the purpose of providing public notice of applications or other submissions made in terms of these Regulations;

An advert will be published in relevant local newspapers (in English, Afrikaans and IsiZulu), formally announcing the commencement of the Environmental Authorisation (EA) applications, requesting stakeholders to register their interest in the project, and informing them of the release of the Draft Scoping, EIA and BA Reports for public review and comment.

extends beyond the boundaries of the metropolitan or district municipality in which it is or will be undertaken

(d) placing an advertisement in at least one It has been established that advertising in provincial and national newspapers is provincial newspaper or national newspaper, if not required as the impact of the activities do not extend beyond the boundaries of the activity has or may have an impact that the district municipality or province in which the Project will be undertaken.

- (e) using reasonable alternative methods, as agreed to by the competent authority, in those instances where a person is desirous of but unable to participate in the process due to-
- (i) illiteracy;
- (ii) disability; or
- (iii) any other disadvantage.

- A consolidated I&AP database will be compiled for the project. Any existing I&AP databases for other projects in the area known to the applicant will be utilised as a basis for the database. These I&APs will be contacted to request formal consent to be included in the projects' database, in line with the POPI Act. As part of the verification process, existing I&APs will be contacted telephonically and asked to confirm their preferred method of communication.
- The relevant ward councillors will be contacted to ensure that community-based organisations are aware of the Project and can assist in distributing and communicating relevant Project information to community members.
- Virtual focus group meetings will be held in each phase of the project.
- In the event that face-to-face meetings are requested, these will be arranged on a case by case basis, taking into account the relevant COVID restrictions at the time of the
- I&APs will be able to contact the EAP via email, fax, telephone, whatsapp or SMS (Including the use of "please call me").
- 41 (3) A notice, notice board or advertisement referred to in subregulation (2) must-
- (a) give details of the application or proposed application which is subjected to public participation; and
- An advert will be published in relevant local newspapers (in English, Afrikaans and IsiZulu), formally announcing the commencement of the Environmental Authorisation (EA) applications, requesting stakeholders to register their interest in the project, and informing them of the release of the Draft Scoping, EIA and BA Reports for public review and comment.



#### PROPOSED PLAN/ACTIVITIES

- (b) state—
  - (i) whether basic assessment or S&EIR procedures are being applied to the application;
  - (ii) the nature and location of the activity to which the application relates;
  - (iii) where further information on the application or proposed application can be obtained; and
- (iv) the manner in which and the person to whom representations in respect of the application or proposed application may be made.
- 41 (4) A notice board referred to in subregulation (2) must—
- (a) be of a size of at least 60cm by 42cm;
- (b) display the required information in lettering and in a format as may be determined by the competent authority.

on site) and in the surrounding area. The size and content of the site notices will be in line with Regulation 41 (3) and 41(4) as contained herein.

Site notices (in English, Afrikaans and IsiZulu) will be placed at appropriate locations

- 41 (5) Where public participation is conducted in terms of this regulation for an application or proposed application, subregulation (2)(a), (b), (c) and (d) need not be complied with again during the additional public participation process contemplated in regulations 19(1)(b) or 23(1)(b) or the public participation process contemplated in regulation 21(2)(d), on condition that—
- (a) such process has been preceded by a public participation process which included compliance with subregulation (2)(a), (b), (c) and (d); and
- (b) written notice is given to registered interested and affected parties regarding where the—
  - (i) revised basic assessment report or, EMPr or closure plan, as contemplated in regulation 19(1)(b);
  - (ii) revised environmental impact assessment report or EMPr as

 If the revised reports are required to undergo additional review, the requirements of Regulation 41(5) will be followed.



#### PROPOSED PLAN/ACTIVITIES

contemplated in regulation 23(1)(b); or

(iii) environmental impact assessment report and EMPr as contemplated in regulation 21(2)(d):

may be obtained, the manner in which and the person to whom representations on these reports or plans may be made and the date on which such representations are due.

- 41 (6) When complying with this regulation, the person conducting the public participation process must ensure that—
- (a) information containing all relevant facts in respect of the application or proposed application is made available to potential interested and affected parties; and
- (b) participation by potential or registered interested and affected parties is facilitated in such a manner that all potential or registered interested and affected parties are provided with a reasonable opportunity to comment on the application or proposed application.
- Provision has been made to ensure all project information will be made available to all I&APs, and that they are afforded the opportunity to participate in the projects, as well as submit comments and raise any concerns and/or issues with regards to the proposed projects.
- A Notification Letter and BID will be compiled to provide preliminary information regarding the project and its location, as well as to invite comments from I&APs during the 30-day public review period of the Draft Reports.
- All registered I&APs will be included in any communication regarding the application processes for the projects throughout the respective S&EIA and BA processes.

- 41 (7) Where an environmental authorisation is required in terms of these Regulations and an authorisation, permit or licence is required in terms of a specific environmental management Act, the public participation process contemplated in this Chapter may be combined with any public participation processes prescribed in terms of a specific environmental management Act, on condition that all relevant authorities agree to such combination of processes.
- Applications for the proposed projects will also be made under the National Water Act (NWA), through a Water Use Licence Application (WULA) or General Authorisation (GA) processes as applicable for the purposes of Water Use Authorisation under the National Water Act. A Public Participation Process (PPP) in terms of the EIA Regulations (contained herein) and the NWA will be undertaken.

- (42) A proponent or applicant must ensure the opening and maintenance of a register of interested and affected parties and submit such a register to the competent authority, which register must contain the names, contact details and addresses of—
- (a) all persons who, as a consequence of the public participation process conducted in respect of that application, have submitted written comments or attended meetings with the proponent, applicant or EAP;
- Stakeholders with a potential interest in the Project will be identified at the outset of
  the Project and will include all relevant authorities (government departments and the
  local and district municipalities), relevant conservation bodies and non-governmental
  organisations (NGO's), as well as landowners, neighbouring landowners and the
  surrounding community.
- This stakeholder database will be updated on an ongoing basis as new stakeholders request to be registered.
- All stakeholders identified will be registered on the project stakeholder database, and the database will be maintained throughout the EIA and BA processes.
- The EAP will continue to ensure that individuals/organisations from referrals and networking are notified of the proposed project.



#### PROPOSED PLAN/ACTIVITIES

- (b) all persons who have requested the proponent or applicant, in writing, for their names to be placed on the register; and
- (c) all organs of state which have jurisdiction in respect of the activity to which the application relates.
- (43) (1) A registered interested and affected party is entitled to comment, in writing, on all reports or plans submitted to such party during the public participation process contemplated in these Regulations and to bring to the attention of the proponent or applicant any issues which that party believes may be of significance to the consideration of the application, provided that the interested and affected party discloses any direct business, financial, personal or other interest which that party may have in the approval or refusal of the application.
- (2) In order to give effect to section 24O of the Act, any State department that administers a law relating to a matter affecting the environment must be requested, subject to regulation 7(2), to comment within 30 days.

All Draft Reports will be made available to all stakeholders for a 30-day comment period. Strict adherence to all COVID-19 protocols and regulations as well as best practice measures will be ensured throughout PPP. As a result, the Draft Reports will be made available to stakeholders as follows:

- From WSP on request and electronic copies can be shared via secure links that will be emailed.
- On the WSP website and on a data free website for download.
- Hard copies of the Reports will be placed at the relevant public places such as libraries, community halls, ward councillor offices
- CDs and/or Hard Copies submitted to the relevant Organs of State.
- Submitted to the DFFE via the DFFE online portal.

Comment forms (in a bound booklet) will be placed with the Draft Reports at the abovementioned public places. These booklets will be collected at the end of the public review period as required. In addition, the contact details of EAP will be provided should the I&AP wish to contact the EAP directly.

Note: Should the COVID-19 level be level 3 or higher at time of disclosure, WSP will confirm with the local libraries as to whether they are open and able to accept documents for public review. In the event that public places are not available due to COVID restrictions WSP will provide the Local Ward Councillors with copies of the reports to ensure that I&APs without access to the internet are provided access to the required documentation. Furthermore, the data free website will be available to all I&APs.

A Comment and Response Report (CRR) will be generated for inclusion in Final Reports for consideration by the competent authority.

- 44(1) The applicant must ensure that the comments of interested and affected parties are recorded in reports and plans and that such written comments, including responses to such comments and records of meetings, are attached to the reports and plans that are submitted to the competent authority in terms of these Regulations.
- (2)Where a person desires but is unable to access written comments as contemplated in subregulation (1) due to—
- (a) a lack of skills to read or write;
- (b) disability; or

All I&APs will be able to submit comments directly to the EAP in the following ways:

- Comments Forms via comment form booklets at public places or via fax or email
- Written comments via email or fax
- Telephonically for capturing by the EAP; and
- Via Whatsapp or SMS.

Comments received telephonically will be transcribed and captured as formal comments in the Comments and Responses Report.

I&APs that do not have access to internet or emails will also be able to submit via the consultation process that includes engaging with the Ward Councillor and/or Community Representative.



#### PROPOSED PLAN/ACTIVITIES

(c) any other disadvantage;
reasonable alternative methods of recording
comments must be provided for.

decision on the application ensure that—

- (a) all registered interested and affected parties are provided with access to the decision and the reasons for such decision; and
- (b) the attention of all registered interested and affected parties is drawn to the fact that an appeal may be lodged against the decision in terms of the National Appeal Regulations, if such appeal is available in the circumstances of the decision.

Regulation 44 (2) The applicant must, in Written notification of the decision on the EAs will be sent to all registered writing, within 14 days of the date of the I&APs, as well as communicated via Ward Councillors to I&APs that do not have access to internet and emails. Registered I&APs will be informed of the appeal procedure as well as advised that copies of the EA decisions can be provided on request.

#### Table 2: Meetings

#### PROJECT MEETINGS

Pre-Application Meeting	A pre-application consultation with DFFE was held on 19 October 2021 to discuss the proposed projects, proposed approach, and confirm the processes.
Public and/or Focus Group Meetings	<ul> <li>Virtual focus group meetings will be held in each phase of the project.</li> <li>In the event that face-to-face meetings are requested, these will be arranged on a case by case basis, taking into account the relevant COVID restrictions at the time of the request.</li> </ul>

#### Mqokeli, Babalwa

From: Mahlatse Shubane <MSHUBANE@dffe.gov.za>

Sent: Thursday, 18 November 2021 08:43

To: Strong, Ashlea

Cc: Olivia Letlalo; Thando Booi; Makhosi Yeni; Thembisile Hlatshwayo; Gideon Raath;

Zwivhuya Mutele; Sean Maphosa; Mqokeli, Babalwa

Subject: Approval of PP plan 2021-10-0008

Attachments: 41103247\_20211117\_Enertrag\_Camden\_Public Participation Plan\_Final DFFE

Submission.pdf

Importance: High

#### Dear Ashlea,

The revised Public Participation (PP) Plan received by this Department on 18 November 2021, refers.

Based on the information provided this Department decided to approve the PP Plan for the proposed project. You may proceed with the PP process in accordance with tasks contemplated in the PP plan. Should you wish to deviate from the submitted PP Plan, the amended PP Plan must be submitted to the Department for approval prior commencement.

A copy of the PP Plan and this approval must be submitted as part of the application form when the application is lodged.

Also note that submission of a PP Plan and approval thereof do not negate your responsibility to comply with the requirements for public participation in terms of Regulations 39, 40, 41, 42, 43 & 44 of the EIA Regulations 2014, as amended.

It is noted that a written notification will be sent out in IsiZulu, Afrikaans and English as well as advert will be published in IsiZulu, Afrikaans and English. Kindly ensure that if there are any other languages apart from IsiZulu, Afrikaans and English (for instance, Sotho and Tsonga), these languages must also be catered for when notifying the Interested and affected parties of the proposed project as well as newspaper adverts.

Best regards,

#### MAHLATSE SHUBANE

Department of Forestry, Fisheries and the Environment

**Integrated Environmental Authorisations** 

♠ ♠D (Nature Conservation) ♦ ♠ Tech (Nature Conservation) ♦ ♠.Sc (Environmental Management)

◆ ◆APASA Registered EAP (Registration Number 2016/21)
◆ ◆ACNASP Registered Scientist (Registration Number 400325/14)

Cell: 071 401 4463

### **APPENDIX**

# **C-2** DFFE PROTECTED AREAS MEETING



JOB TITLE	Camden Renewable Energy Complex	
PROJECT NUMBER	41103247	
DATE	31 March 2022	
TIME	11h00 – 12h00	
VENUE	Online (MS Teams)	
SUBJECT	Focus Group Meeting with DFFE (permitting, Biodiversity and Protect Areas)	
CLIENT	ENERTRAG South Africa (Pty) Ltd	
PRESENT	MakhosiYeni (DFFE - Permitting) – MY Thando Booi (DFFE- Permitting) – TB Mahlatse Shubane (DFFE- Permitting) - MS Thembisile Hlatshwayo (DFFE- Permitting) - TH. Portia Makitla (DFFE - Biodiversity) – PM Aulicia Maifo (DFFE - Biodiversity) – AM Rofhiwa Magodi (DFFE – Protected Areas) -RM Gideon Raath (ENERTRAG) – GR Ashlea Strong (WSP) – AS Babalwa Mqokeli (WSP) – BM Bongani Motha (WSP) - BJ	
APOLOGIES	None	
DISTRIBUTION	As above (Appendix A)	

MATTERS ARISING ACTION

1.0 INTRODUCTIONS AND WELCOME	
<ul> <li>AS welcomed the attendees.</li> </ul>	
<ul> <li>AS stated that the purpose of the meeting; was to clarify Draft Scoping Report (DSR) comments received</li> </ul>	
from Mpumalanga Parks and Tourism Agency (MPTA) and Department Forestry, Fisheries and	
Environment (DFFE) for the proposed Camden Renewable Energy Complex near Ermelo in	
Mpumalanga, with specific reference to the Langcarel Private Nature Reserve.	
<ul> <li>This was followed by a round of introductions and an outline of the meeting agenda.</li> </ul>	
*AS received consent from all parties present to record the meeting.	
** A copy of a map indicating the location of the Langcarel Private Nature Reserve has been attached	
hereto for reference (Appendix B).	
2.0 PRESENTATION AND DSICUSSION	

The Pavilion, 1st Floor Cnr Portswood and Beach Road, Waterfront Cape Town, 8001 South Africa

T: +27 21 481 8700 F: +086 606 7121 MATTERS ARISING ACTION

#### 2.1 **Project Background and Description**

- AS stated, that the proposed Camden Renewable Energy Complex includes the following:
  - Camden, I Wind Energy Facility (up to 200MW) (subject to a S&EIR process).
  - Camden, I Wind Grid Connection (up to 132kV) (subject to a Basic Assessment (BA) Process).
  - Camden Grid Connection and Collector substation (up to 400kV) (subject to a S&EIR process).
  - Camden I Solar (up to 100MW) (subject to a S&EIR process).
  - Camden I Solar Grid Connection (up to 132kV) (subject to a BA Process).
  - Camden II Wind Energy Facility (up to 200MW) (subject to a S&EIR process).
  - Camden II Wind Energy Facility up to 132kV Grid Connection (subject to a BA Process); and
  - Camden Green Hydrogen and Ammonia Facility, including grid connection infrastructure (subject to a S&EIR process).
- AS further indicated that the DRS was out for public review for a period of 30 days (from 25<sup>th</sup> February 2022 till the 28<sup>th</sup> of March 2022), and the proposed meeting involves getting clarity of comments raised by MPTA and DFFE.
- Both MPTA and DFFE have highlighted concerns regarding the Language Private Nature Reserve which falls within the farms affected by the proposed project. MTPA has provided the Gazette of the Language Private Nature Reserve.
- AS indicated that the landowner has owned the farm for 23 years and is not aware of the Private Nature reserve on the property and currently utilises the land portions for agricultural activities (grazing and livestock).
- GR also noted that the most recent title deed does not have any special inclusion with regards to the nature reserve.
- The purpose of the meeting is to get clarification on the approval in terms of Section 50 of the NEM:PAA
  as requested in the comments received from DFFE and to get advice on how this application should be
  undertaken.
- BM also summarised her previous discussions with MY on 30 March 2022 regarding the Section 50 approval, noting that MY had stated that the Approval did not have to be submitted with the Final Scoping Report, however, the response to the DFFE's comment should indicate that the issue is being dealt with and that the approval is being requested.
- MY confirmed that the summary provided was correct.

#### 3.0 QUESTIONS AND COMMENTS

AS opened the floor for any comments or questions. The following items were raised and discussed.

- MS stated that he has not seen the comments from MPTA and would like to get clarity and wanted to know what WSP/Client need assistance with?
- AS indicate that MPTA has highlighted that the Langcarel Private Nature Reserve was gazetted with no 3256 of 1967 and notice 61 and that the applicant must redesign the layout plan of the facilities by excluding the Protected Area 1km buffer and the CBA areas and wetlands as indicated in the attached MBSP based biodiversity maps.
- AS indicate the landowner is not aware of private nature reserve on his property and disagrees with the designation thereof. It was noted that the private nature reserve is reflected in the Mpumalanga CBA maps but on the ground but that the property is not managed as a nature reserve and that the management thereof is not consistent with the status thereof.
- AS also noted that there is uncertainty as to who the managing authority of the nature reserve will be?
- GR indicated that based on recent feedback from environmental legal experts, the understanding is that
  where there is no clear managing authority the landowner becomes the recognised managing authority.
- RM stated that the regulations indicate that the managing authority can be the landowner or the minister. In this case the online system (registry) shows that there is no name provided for the managing authority of this private reserve, however there is an organization we will try get organizations details so that you can get approval from them. The approval required in terms of section 50 of NEM:PAA is a letter of consent from the landowner. Since this land is a private nature the landowner is the manging authority and a signed letter of consent will be sufficient to cover section 50 of NEM:PAA.
  - During the course of the meeting it was agreed that the landowner was the Management Authority
- AS queried how the landowner can give consent if he is not even aware of the 1967 gazette?
- RM stated that the landowner is currently utilizing the land and is aware of activities on his property. The
  consent letter should indicate the current land use, list of farms and farm portions that he is giving consent

MATTERS ARISING ACTION

to the applicant to utilize the farm portions for the proposed project, and this will be sufficient for Section 50 of NEM:PAA approval.

AS asked if a letter similar to the typical landowner consent form could be utilised or whether the DFFE ha a specific template?

RM stated that the consent must come from the landowner, WSP can draft it and discuss the content, but the letter must have letter head of the landowner company details. RM also noted that there is no template for such a letter.

- AS wanted to know if the consent letter must be sent directly to the department or can it be included as part of the Final Scoping Report?
- RM stated that the landowner does not have to send it directly to the Department. This letter can be attached as part of the Final Scoping Report or the Environmental Impact Assessment reports. He further stated that they did not receive the DRS and would have made similar comments with regards to the consent letter.
- AS indicated that the DFFE Protected Areas division has been added to the I&AP stakeholder register
  and will received information of the proposed project going forward. This meeting minutes will be
  included in the final Scoping Report.
- GR wanted to know if the department has dealt with this type of application before? And if the consent letter can be submitted in the final EIR or should it be submitted with the final scoping report.
- RM this is the first time that they are dealing with such an application. He did not have a concern with submission during EIA phase only, however suggested it would be better done in scoping phase time permitting.
- GR noted that the landowner has indicated that he is not interested in managing this area as a nature reserve, and would want to go through a process of deregistering the nature reserve. What process will the landowner have to undertake to deregister the property as a nature reserve?
- RM stated that it is possible to deregister a nature reserve in terms of section 23 of the NEM:PAA and there is a process that the landowner needs to follow including public participation.
- GR asked the DFFE to provide their input on how best to address the MTPA comment especially since
  they propose to exclude a large portion of the land, despite the currently land use not being consistent
  with a nature reserve.
- RM stated that if the nature reserve was not gazetted, MTPA would have put recommendations instead
  of exclusion. The best possible way to deal with this is to deregister the nature reserve.
- MS suggested that further engagement with the MPTA be undertaken by the applicant, WSP and the landowner to clarify the management area. The outcomes of the meeting with MPTA will guide the DFFE decision making in the EIA phase. MS further noted that the DFFE will not disregard the comments from MTPA and their inputs will inform DFFE's decision.
- AS wanted to know what does the department require WSP to clarify on Activity 30 of Listing Notice 1? The DFFE's comment requires confirmation of which listed process or activity in terms of Section 53(1) of the NEM:BA is being undertaken – however, there doesn't seem to be published list of processes or activities?
- TB wanted to know why Activity 30 is being applied for?
- AS stated that WSP confirm that the development will be located within the Eastern Highveld Grassland, Eastern Temperate Freshwater Wetlands and Chrissiesmeer Panveld. All three ecosystems are confirmed to be listed in the National List of Ecosystems that are Threated and in Need of Protection (as indicated in GNR 1002 of 9 December 2011).
- PM noted that GNR 1002 of 9 December 2011 should include the relevant list of processes and activities.
- AS stated that WSP would investigate this and update the description in the application form accordingly.
  - Post meeting Response: Due to the fact that these ecosystems are listed as threatened it is assumed that various threatened or protected species may be found within the development area. The restricted activity of "cutting, chopping off, uprooting, damaging or destroying, any specimen" has been identified in terms of NEM:BA and is therefore applicable to the vegetation clearance that will be required to construct the development. In light of this, Activity 30 is considered applicable. WSP confirm that the response provided in the meeting has been included in the updated application forms to be submitted with the Final Scoping Reports

#### 4.0 WAY FORWARD

- WSP to formalise meeting minutes and submit via email to DFFE for approval.
- No further points were raised for discussion.

WSP to distribute

MATTERS ARISING ACTION

— The meeting was closed at 11:00	minutes for
	approval

#### **NEXT MEETING**

No additional meetings have been scheduled.

#### **APPENDIX A: MEETING ATTENDANCE**

#### Tracking Mqokeli, Babalwa Organizer myeni@dffe.gov.za M Accepted Gideon Raath GR Accepted Strong, Ashlea Accepted Motha, Bongani BM Accepted Mahlatse Shubane MS Accepted Portia Makitla PM Accepted Thando Booi TB Accepted Aulicia Maifo AM Unknown Thembisile Hlatshwayo TH Unknown Rofhiwa Magodi RM Unknown Thivhulawi Nethononda TN Unknown

#### APPENDIX B: MAP OF LANGCAREL PRIVATE NATURE RESERVE



Figure 1. Language Private Nature Reserve on the farm Welgelegen 322 IS and a portion of the farm Klipbank 295 IT. (Proclamation attached in Appendix 1).

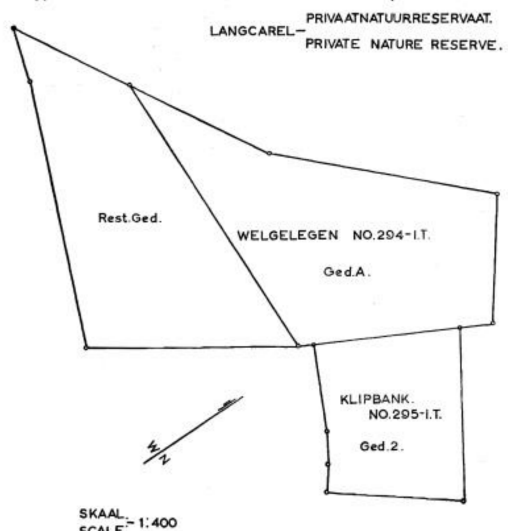
#### Langcarel-privaatnatuurreservaat, distrik Ermelo. (Grootie: 5,172 morg.)

Beginnende by die mees westelike baken van die resterende gedeelte van die plaas Welgelegen No. 294—
I.T.; vandaar in 'n algemene noordoostelike rigting langs die noordelike grens en met inbegrip van die Resterende gedeelte en Gedeelte A van die plaas Welgelegen No. 294—I.T. tot by die noordelike baken van laasgenoemde gedeelte; vandaar in 'n suidoostelike, suidwestelike en suidoostelike rigting langs die oostelike grens en met inbegrip van Gedeelte A van die plaas Welgelegen No. 294—I.T. tot by die oostelike baken van laasgenoemde plaas; vandaar in 'n suidwestelike rigting langs die suidelike grens en met inbegrip van Gedeelte 2 van die plaas Klipbank No. 295—I.T. tot by die suidelike baken daarvan; vandaar in 'n algemene noordwestelike rigting langs die westelike grens en met inbegrip van Gedeelte 2 van die plaas Klipbank No. 295—I.T. tot by die suidelike baken daarvan; vandaar in 'n algemene suidwestelike rigting langs die suidelike grens en met inbegrip van Gedeelte A en die resterende gedeelte van die plaas Welgelegen No. 294—I.T. tot by die suidelike baken van laasgenoemde gedeelte; vandaar in 'n algemene noordwestelike rigting langs die westelike rens en met inbegrip van die resterende gedeelte van die plaas Welgelegen No. 294—I.T. tot by die suidelike baken van laasgenoemde gedeelte van die plaas Welgelegen No. 294—I.T. tot by die westelike baken daarvan, die aanvangspunt,

#### LANGCAREL PRIVATE NATURE RESERVE, DISTRICT OF ERMELO.

(Extent: 5,172 morgen.)

Commencing at the most western beacon of the remaining portion of the farm Welgelegen No. 294—I.T.; thence generally in a north-easterly direction along the northern boundary of and including the remaining portion and Portion A of the farm Welgelegen No. 294—I.T. to the northern beacon of last-mentioned portion; thence in a south-easterly, south-westerly and south-easterly direction along the eastern boundary of and including Portion A of the farm Welgelegen No. 294—I.T. and Portion 2 of the farm Klipbank No. 295—I.T. to the custern beacon of last-mentioned farm; thence in a south-westerly direction along the scuthern boundary of and including Portion 2 of the farm Klipbank No. 295—I.T. to the southern beacon thereof; thence generally in a north-westerly direction along the western boundary of and including Portion 2 of the farm Klipbank No. 295—I.T. to the southern beacon thereof; thence generally in a south-westerly direction along the southern boundary of and including Portion A and the remaining portion of the farm Welgelegen No. 294—I.T. to the southern beacon of last-mentioned portion; thence generally in a north-westerly direction along the western boundary of and including the remaining portion of the farm Welgelegen No. 294—I.T. to the western beacon of last-mentioned portion; thence generally in a north-westerly direction along the western boundary of and including the remaining portion of the farm Welgelegen No. 294—I.T. to the western beacon thereof, the point of commencement.



## **APPENDIX**

# D COMMENTS

#### Motha, Bongani

From: Strong, Ashlea

Sent: Wednesday, 30 March 2022 06:38

To: 'Mbuyane'

Cc: Mqokeli, Babalwa

**Subject:** RE: RE: Draft scoping comments for the Camden green hydrogen and ammonia

facility [Filed 30 Mar 2022 06:38]

Tracking: Recipient Delivery

'Mbuyane'

Mqokeli, Babalwa Delivered: 2022/03/30 06:39

#### Dear Sindi

We submitted a hard copy (by hand) of each report to your department on 25 February 2022 and provided electronic access via both a website and a one drive link – these link were sent via email.

The links are as follows:

- One Drive (Camden Public Review)
- WSP website (https://www.wsp.com/en-ZA/services/public-documents)

Kind regards

Ashlea

#### **Ashlea Strong**

Associate WSP in Africa

T +27 11 361-1392 F +27 11 361 1301 M +27 82 786-7819

From: Mbuyane <mbuyanesb@mpg.gov.za>

Sent: Tuesday, 29 March 2022 16:27

**To:** Strong, Ashlea <Ashlea.Strong@wsp.com>; Mqokeli, Babalwa <Babalwa.Mqokeli@wsp.com> **Subject:** Re: RE: Draft scoping comments for the Camden green hydrogen and ammonia facility

Hi Babalwa,

Have you submitted them to our Department for comments.

Thank you, Sindi

Ollidi

>>> "Mqokeli, Babalwa" <<u>Babalwa.Mqokeli@wsp.com</u>> 03/29/22 4:20 PM >>> Hi Sindi

Thank you for the comments provided.

Just to check, will you be issuing comments on the other projects (i.e. Camden I WEF, Camden II WEF, Camden I SEF and Camden 400 kV Powerline and Collector Substation) as the Commenting Authority?

Best Regards,

#### Babalwa Mqokeli Pr Sci Nat

Senior Consultant WSP in Africa

T +27 31 240-8804 F +27 31 240 8801 M +27 79 773-5560

From: Mbuyane <<u>mbuyanesb@mpg.gov.za</u>>
Sent: Tuesday, 29 March 2022 15:22

To: Strong, Ashlea < Ashlea. Strong@wsp.com >

Cc: Mqokeli, Babalwa < Babalwa. Mqokeli@wsp.com >

Subject: Draft scoping comments for the Camden green hydrogen and ammonia facility

Good day,

Find attached for your attention.

Kind regards,

Sindisiwe Mbuyane Control Environmental Officer Grade B Gert Sibande District (13 De Jager Street)

Stakeholder details have been redacted as required by POPIA

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## -LAEmHhHzdJzBITWfa4Hgs7pbKl

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**From:** Strong, Ashlea

**Sent:** Wednesday, 30 March 2022 17:39

To: Mbuyane

Cc: Mqokeli, Babalwa

Subject: RE: RE: Draft scoping comments for the Camden green hydrogen and ammonia

facility [Filed 30 Mar 2022 17:39]

Hi Sindi

Thank you for your feedback. Agreed – we will receive your comments in the EIA phase.

Kind regards

Ashlea

#### **Ashlea Strong**

Associate WSP in Africa

T +27 11 361-1392 F +27 11 361 1301 M +27 82 786-7819

From: Mbuyane <mbuyanesb@mpg.gov.za>
Sent: Wednesday, 30 March 2022 15:13
To: Strong, Ashlea <Ashlea.Strong@wsp.com>
Cc: Mqokeli, Babalwa <Babalwa.Mgokeli@wsp.com>

Subject: Re: RE: Draft scoping comments for the Camden green hydrogen and ammonia facility

Good day Ashlea,

Apologies, I just got back from site and rechecked the documents. I think it was an oversite on our side. May I request that we do not comment since commenting period has ended we will however comment on the Draft/Final EIAR as soon as it is available for comments.

Apologies for the inconveniences.

Kind regards Sindisiwe

>>> "Strong, Ashlea" <<u>Ashlea.Strong@wsp.com</u>> 03/30/22 6:39 AM >>> Dear Sindi

We submitted a hard copy (by hand) of each report to your department on 25 February 2022 and provided electronic access via both a website and a one drive link – these link were sent via email.

The links are as follows:

- One Drive (Camden Public Review)
- WSP website (https://www.wsp.com/en-ZA/services/public-documents)

Kind regards

Ashlea

#### **Ashlea Strong**

Associate WSP in Africa

T +27 11 361-1392 F +27 11 361 1301 M +27 82 786-7819

From: Mbuyane <<u>mbuyanesb@mpg.gov.za</u>>
Sent: Tuesday, 29 March 2022 16:27

**To:** Strong, Ashlea <a href="mailto:Ashlea.Strong@wsp.com">Ashlea.Strong@wsp.com</a>>; Mqokeli, Babalwa <a href="mailto:Babalwa.Mqokeli@wsp.com">Babalwa.Mqokeli@wsp.com</a>>; Subject: Re: Draft scoping comments for the Camden green hydrogen and ammonia facility

Hi Babalwa,

Have you submitted them to our Department for comments.

Thank you, Sindi

>>> "Mqokeli, Babalwa" <<u>Babalwa.Mqokeli@wsp.com</u>> 03/29/22 4:20 PM >>> Hi Sindi

Thank you for the comments provided.

Just to check, will you be issuing comments on the other projects (i.e. Camden I WEF, Camden II WEF, Camden I SEF and Camden 400 kV Powerline and Collector Substation) as the Commenting Authority?

Best Regards,

Babalwa Mqokeli Pr Sci Nat

Senior Consultant WSP in Africa

T +27 31 240-8804 F +27 31 240 8801 M +27 79 773-5560

From: Mbuyane <<u>mbuyanesb@mpg.gov.za</u>>
Sent: Tuesday, 29 March 2022 15:22

To: Strong, Ashlea < Ashlea.Strong@wsp.com>

Cc: Mqokeli, Babalwa < Babalwa. Mqokeli@wsp.com >

Subject: Draft scoping comments for the Camden green hydrogen and ammonia facility

Good day,

Find attached for your attention.

Kind regards,

Sindisiwe Mbuyane Control Environmental Officer Grade B Gert Sibande District (13 De Jager Street)

Stakeholder details have been redacted as required by POPIA

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#### -LAEmHhHzdJzBITWfa4Hgs7pbKl

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**From:** Frans Krige <Frans.Krige@mtpa.co.za>

**Sent:** Monday, 07 March 2022 08:34

**To:** Strong, Ashlea

**Cc:** Thabile Mnisi; Johan Eksteen

**Subject:** Re: Strong, Ashlea shared the folder "Camden Public Review" with you.



Noted.

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From: Strong, Ashlea <Ashlea.Strong@wsp.com>

**Sent:** Friday, March 4, 2022 1:21 PM

To: Frans Krige

Cc: Thabile Mnisi; Johan Eksteen

Subject: RE: Strong, Ashlea shared the folder "Camden Public Review" with you.

Hi Frans

Just to confirm – the hard copies were couriered on Wednesday evening – so should have arrived at your offices already – or will be there early next week at the latest

Kind regards

Ashlea

#### **Ashlea Strong**

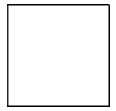
Associate WSP in Africa

Stakeholder details have been redacted as required by POPIA

From: Frans Krige <Frans.Krige@mtpa.co.za>
Sent: Thursday, 24 February 2022 15:02
To: Strong, Ashlea <Ashlea.Strong@wsp.com>

Cc: Thabile Mnisi <Thabile.Mnisi@mtpa.co.za>; Johan Eksteen <Johan.Eksteen@mtpa.co.za>

Subject: RE: Strong, Ashlea shared the folder "Camden Public Review" with you.



Dear Me. Strong please deliver a hard copy of this proposal to Thabile Mnisi at MTPA Scientific Services for registration and commenting purposes.

Kind Regards Frans Krige LUAS

#### Disclaimer:

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From: Strong, Ashlea [mailto:Ashlea.Strong@wsp.com]

Sent: Thursday, February 24, 2022 11:30 AM

To: OLetlalo@dffe.gov.za; myeni@dffe.gov.za; TBooi@dffe.gov.za; mshubane@dffe.gov.za; mrabothata@dffe.gov.za; slekota@dffe.gov.za; PMakitla@dffe.gov.za; MbuyaneSB@mpg.gov.za; oqfakude@mpg.gov.za; manthekeleng.monama@dpw.gov.za; khayalethu.matrose@dmr.gov.za; SkosanaM@dws.gov.za; mazibukot@dws.gov.za; ndout@dws.gov.za; ackermanp@dws.gov.za; emahosi@dffe.gov.za; mngcobo@environment.gov.za; AnnelizaC@Dalrrd.gov.za; nditsheni.ramuhulu@dmr.gov.za; Tshivhandekano@dmr.gov.za; MulaudziM@dws.gov.za; rambudaa@dwa.gov.za; gumaf@dws.gov.za; lebjane.maphutha@drdlr.gov.za; HAlberts@environment.gov.za; MMundalamo@environment.gov.za; Tshikalangen@dws.gov.za; saveram@mpuhealth.gov.za; SPienaar@mpg.gov.za; bmoduka@mpg.gov.za; Frans Krige <Frans.Krige@mtpa.co.za>; Mervyn Lotter <Mervyn.Lotter@mtpa.co.za>; rwump@yahoo.com; dstander@msukaligwa.gov.za; npngubeni@msukaligwa.gov.za

**Subject:** Strong, Ashlea shared the folder "Camden Public Review" with you.

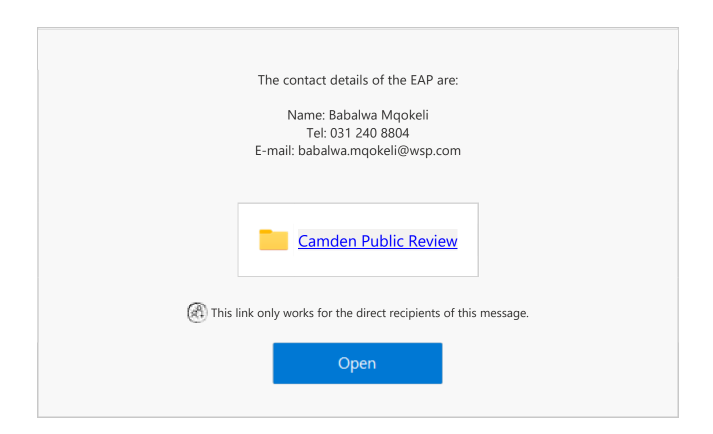


# Strong, Ashlea shared a folder with you

Dear Commenting Authority

NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX,
COMPRISING VARIOUS ENVIRONMENTAL AUTHORISATION PROCESSES, ERMELO, MPUMALANGA
Please find the link to the Draft Scoping Reports that are available for review and ocmment from 25

February to 28 March 2022.





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-LAEmHhHzdJzBlTWfa4Hgs7pbKl

From: Thabile Mnisi <Thabile.Mnisi@mtpa.co.za>

**Sent:** Monday, 28 March 2022 08:57

**To:** Strong, Ashlea

**Cc:** Frans Krige; Khumbelo Malele; Komilla Knarasoo; Nokwazi Ngobeni; Dibakwane

Nokuthula; Johan Eksteen

**Subject:** MTPA"s comments on the draft scoping report for the proposed Camden I solar

energy facility

Attachments: LUA 22-2960\_Scoping\_Camdel I solar energy\_WSP\_Ermelo.pdf



Good morning Me. Strong

Please find attached comments from the MTPA on the draft scoping report for the proposed Camden I solar energy facility.

Ref: LUA 22/2960

Regards

Thabile Mnisi

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Ref: LUA 22/2960 Unit: LUA/SS

Enquiries: F.N. Krige E-mail: frans@mtpa.co.za Tel/Fax: 013 - 2540279

Attention: Ashlea Strong

WSP Group Africa (PTY) Ltd P.O. Box 98867 Sloane Park BRYANSTONE 2152

Fax: 0866067121

Email: Ashlea Strong@wsp.com

Dear Me Strong

SUBJECT: THE MTPA COMMENTS ON THE DRAFT SCOPING REPORT FOR THE PROPOSED CAMDEN I SOLAR ENERGY FACILITY FOR THE ENERTRAG – CAMDEN I SOLAR (RF) (PTY)LTD PROJECT NEAR ERMELO IN MPUMALANGA PROVINCE. PREAPLICATION REFERENCE NUMBER 2021-10-0008, WSP REF 41103247.

With reference to your correspondence reference WPS ref: 41103247 of date February 2022 our comments:

The MTPA is concerned about the layout of this proposal. Portion 1 of the farm Welgelegen 322 IS (Figure 1) is part of a proclaimed private nature reserve. Language Private Nature Reserve was gazetted with no 3256 of 1967 and notice 61. A copy of the proclamation is attached.

Please consult the DFFE protected Area Data base. There seems to be confusion about the farm Weltevreden's numbers.

# Recommendation:

The site layout plan should be redesigned. An alternative layout plan must be found outside the boundaries of the Protected Area and its 1km buffer and the CBA areas and wetlands as indicated in the MBSP based maps.

Take note of the DFFE screening tool report that indicates a very high sensitivity rating for Aquatic biodiversity and Terrestrial Biodiversity themes amongst others that requires thorough onsite specialist assessments. The findings of very high and high sensitivity status of the habitat by the preliminary David Hoare Consulting (2021) study has highlighted the possible occurrence of certain Conservation important species that might be affected.





The onsite status of species such as the different Cranes species, Secretary bird, Black-footed Cat (Felis nigripes), African Striped Weasel (Poecilogale albinucha), South African Hedgehog (Atelerix frontalis), Swamp Musk Shrew (Crocidura mariquensis), any Reptiles and Amphibians such as the Giant Bullfrog (Pyxicephalus adspersus) and flying mammals must be determined.

The MTPA requires that at least three on site flora studies must be done, to cover the growing season of the plants, the geophytes included.

The applicable Environmental legislation with specific reference to the Activities in Listing Notice 3: GNR 985 must be adhered to. Especially in the light that Langcarel PNR does exist.

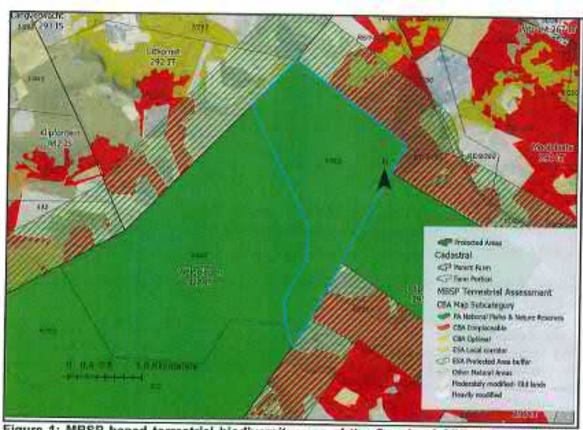


Figure 1: MBSP based terrestrial biodiversity map of the Camden I SEF project area as proposed. Note the locality of the PA and 1km PA buffer.

- No facilities without approval within the PA and 1 km buffer.
- 2. No development within CBA irreplaceable areas.
- Development permissible within CBA optimal areas under certain conditions.



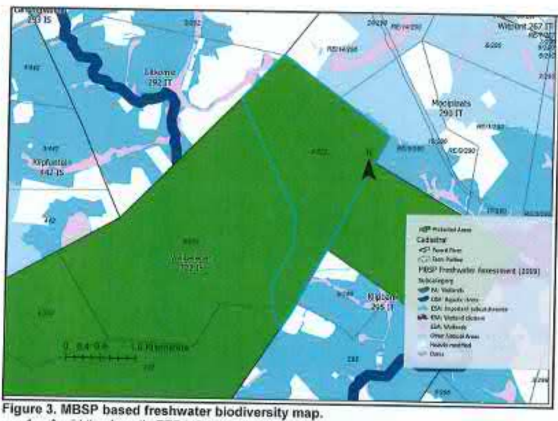




Figure 2: Langcarel Private Nature Reserve on the farm Welgelegen 322 IS and a portion of the farm Klipbank 295 IT. (Proclamation attached in Appendix 1).







- Avoid the Aquatic FEPA Critical biodiversity river with a 1 kilometer buffer.
- 2. Avoid the ESA wetlands and pans with 100 meter buffers.
- 3. Maintain the ESA Important subcatchments in a natural state without lowering its PES.

Your cooperation will be appreciated.

Kind Regards

MR. J.J. EKSTEEN

MANAGER SCIENTIFIC SERVICES

DATE: 28 MARCH 2022





# SAFFINEDER WAS DIE PROVINSIE TRANSVAME - 2 - 1297 Buitengewone Offisiele Roerant

(As 'n Muniblad by die Poskantsor Geregistreer)

# THE PROVINCE OF TRANSVAAL Official Gazette Extraordinary.

(Registered at the Post Office as a Newspaper)

Vot. 200.]

PRYS Sc.

PRETORIA, 15 FEBRUARIE 1961.

PRICE Sc.

PROCLAMATION

(No. 3256)

No. 61 (Administrateurs), 1967.]

PROKLAMASIE

DEUR SY EDELE DUS ABMINISTRATEDS VAN DIE PROVINSIE TRANSFAAL

Nademaal daar by artikel 11 (d) was die Wildordonnansie, 1949 (Ordonnansie No. 23 van 1949), bepaal
word dat die Administrateur van tyd tot tyd, ne verwysing
na die Road van Adviet insake Fauns en Flora, by
proklamanie in die Stansskoernaw enige gebied in sodantige
proklamanie omskryt, 'n wildireserwe kan verklaar tot tyd
en wyl dit gedeproklameer woed;
En sodennaal daar by artikel 2 (2) van die Ordonnanie
ng die Beskerming van Inheemse Flora, 1940 (Ordonnanie
ng die Beskerming van Inheemse Flora, 1940 (Ordonnanie
to No. 9 van 1940), bepaal svoed dat die Administrateur
van tyd toe tyd by proklamasie in die Offsiëte Koeraus van
die Provinsie Transvand een of meer reserwes vir Inheemse
flora kan Instel of so 'n reserwe kan ophet, goet ingang
van 'n bepaalde datum;

flora kan instel of so 'n reserve kan ophef, met ingang van 'n bepaalde datum;

So is dit dat ek, kragiens en ingevolge voornoemde bevoegdhede, en na verwysing na die genoemde Raad, hierby verklaar dat die Nico-privastrustuurreservaat, S.A. Lonsbardnateureservaat, Percy Fyfe-nateurenervaat en Hans Mercusky-asteurenservaat in die distrikte Thabezimbi, Bloomhed, Potgietenrus en Letaba, groot 5.624, 5.387-7888, 2.932-2764 en 4.847-2234 morg onderskeidelik hierby gedepreklamer word as wildresterwes en opgebef word as reserves vir inhoemse flora met ingang van 15 Desember 1966.

van 13 Desember 1966. Gegne onder my Hand te Pretoria, op hede die Dertiende dag van Desember Eerduiscag Negehunderd Sea-en-seatile.

S. G. J. VAN NIEKERK, Administrateur van die Provinsie Transvaal.

No. 62 (Administratours-), 1967.)

#### **PROKLAMASIE**

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIN TRANSVAAL

Nadamasi daze by artiket 11 (d) van die Wildordomaraie, 1949 (Ordomanie No. 23 van 1949), bepaal
word dat die Administrateur van tyd tot tyd, na verwysing
na die Raad van Advies Issake Faura en Flora, by
profilmustie in die Smatiskorowi enigs gebied in sodanige
profilmustie omstryf 'n wilderservae kan verklaar tot tyd
en wyl dit gedeprofilmmer word;
En undernaaf daar by artiket 2 (2) van die Ordomannie
op die Beskerming van Inheemse Flora, 1940 (Ordomanie
No. 9 van 1940), bepaal word dat die Administrateur van
tyd tot tyd by proklamente in die Offisiële Koerant van die
Fronius'e Transvasi een of meer reserves vir inheemse
flora Ran instel of so 'n reservee kan ophof, met ingang
wan 'n bepaalde datum;

for a kan instel of so 'n reserve kan opter, met ingang wan 'n bepanlde datum;

So is die dat ek, kragiera en ingevolge voormeende bevoegdhede, en na verwysing na die genoemde Raed, hierby verktaar dat elk van die gebiede in die Bylac hierby stunktryf, met ingang van 13 Desember 1966; beide 'n with-reserve en 'n reserve vir inheems; floes is waarop die hepalings van genoemde Ordonnansies van toepassing sil

En vir algemens inligting word hierby bekendgemank dat ek die naam seat in voormelde Bytas hierby aangedui word, aan elk van die reterwas tregelen het. Gegee onder my Hand te Pretoria, op hede die Derricede dag van Desember Emduisend Negeloonden! Ses-ex-acutig.

S. G. J. VAN NIEKTON PERSON SUBSECTION S. G. J. VAN NIEKERK,
Administratous van die Schieffenstelle van der Schieffenstelle va TOUR.

There are the property of

Exemptioning to the track two

BY THE HONOGRAPHE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

No. 61 (Administrator's), 1967.]

Whereas it is provided in section 11 (d) of the Gime Ordinance, 1949 (Ordinance No. 23 of 1949), that the Administrator may, from time to time, after reference to the Fauna and Flora Advisory Board, by proclamation in the Gazette, declare any area defined in such proclamation to be a gaste reserve until it is deproclaimed;

And whereas it is provided in section 2 (2) of the Native Flora Protection Ordinance, 1940 (Ordinance No. 9 of 1940), that the Administrator may from time to time, by proclamation in the Provincial Gasette of the Province of Transitual, establish one or mine native flora traceyes or cancel any such reserve, with effect from a psigulated design

cancel say such reserve, with effect from a stigulated dete;
Now, therefore, under and by virtue of the aforesaid
powers and after reference to the said Board, I do hereby
declare that the Nico Private Nature Reserve, S.A. Lombard Nature Reserve, Percy Pyfe Nature Reserve and
Hana Merensky Nature Reserve in the Districts of
Thabazimbi, Blowshof, Potgietersrus and Letaha, respectively 5,824, 5,367-7888, 2,932-2764 and 4,847-2234
morgon in extent, are hereby deproclaimed as game
reserves and cascelled as native flora reserves from the
13th December, 1966.

Given under my Hand at Perceio on this Thirteenth

Gives under my Hand at Protoria on this Thirtoenth day of December, One thousand Nine hundred and Sixty-

S. G. J. VAN NIEKERK, Administrator of the Province of Treesynal.

No. 62 (Administrator's), 1967.]

### PROCLAMATION

By the Honograble the Administrator of the Province of Transvaal.

Whereas it is provided in section 11 (d) of the Game Ordinance, 1949 (Ordinance No. 23 of 1949), that the Administrator may, from time to time, after seference to the Faum and Flora Advisory Board, by proclamation in the Gazette, declare any area defined in such proclamation to be a game reserve until it is deproclaimed;

And whereas it is provided in section 2 (2) of the Native Flors Protection Occinence, 1940 (Ordinance No. 9 of 1940), that the Administrator may from time to time by proclamation in the Provincial Gazette of the Province of Pronoveral, catabilish one or more notive flora pateryos or cancel any such reserve, with effect from a stiguisted dwa;

Now, therefore, under said by virtue of the aforesaid powers, after reference to the said Board, I do hereby declare that each of the areas defined in the Schedule hereto shall from the 13th December, 1966, be both a game reserve and a native flora reserve to which the pro-visions of the said Ordinances will apply;

And for general information it is hereby made known that I have assigned to each reserve the name indicated in the said Schemule berein.

Given under my Hand at Protoria on this Thirteenth day of December, One thousand Nitte bundled and Sixty-

A-1173317

Private Bag X1133B Mbombela, 1200, N4 National Road, Hall's Gateway Mataffin, Mborabela, Mpemalanga Tel: +27 (0)13 759 5300/01 Fox: +27 (0)13 755 3928 www.mpsmolosgo.com



From: Strong, Ashlea

**Sent:** Thursday, 10 March 2022 11:54

To:Barbara De LangeCc:Mqokeli, Babalwa

**Subject:** RE: Camden Renewable Energy Complex [Filed 10 Mar 2022 11:54]

**Importance:** High

Tracking: Recipient Delivery

Barbara De Lange

Mqokeli, Babalwa Delivered: 2022/03/10 11:55

Dear Barbara

Thank you for your email.

With regards to your request below I an provide the following feedback:

#### Title deed:

We do not have the title deeds for the properties affected. We currently believe that all the properties are zoned for agricultural use. However please find a list of the properties and their relevant SG codes for each of the 5 projects included in Section 2.1 of each of the Draft Scoping Reports.

#### **Motivation:**

The motivation for each of the 5 projects is clearly outlined in Section 2.6 of each of the Draft Scoping Reports. These reports can be obtained on the following links:

WSP	https://www.wsp.com/en-ZA/services/public-		
Website	documents		
Datafree	Datafree <a href="https://wsp-engage.com/">https://wsp-engage.com/</a>		
Website			

#### Lay Out Plan of proposed development:

Again the layout plans for each of the 5 projects are included in Section 2.1 of each of the Draft Scoping Reports.

You are welcome to contact us should you have any additional queries.

Kind regards

#### **Ashlea Strong**

Associate WSP in Africa

Stakeholder details have been redacted as required by POPIA

From: Barbara De Lange <BarbaraD@Dalrrd.gov.za>

**Sent:** Wednesday, 02 March 2022 14:05 **To:** Strong, Ashlea <Ashlea.Strong@wsp.com>

Subject:

Good day

#### Hope you are well

Can you please provide the department with the following outstanding documents of the Camden Renewable Energy Complex

Title deed Motivation Lay Out Plan of proposed development

Your quick respond will be highly appreciated Regards Barbara de lange

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From: Strong, Ashlea

**Sent:** Monday, 28 March 2022 14:38

To: Portia Makitla
Cc: Aulicia Maifo

**Subject:** RE: DSR COMMENTS FOR THE PROPOSED DEVELOPMENT OF THE CAMDEN

RENEWABLE ENERGY COMPLEX [Filed 28 Mar 2022 14:38]

**Dear Portia** 

Thank you for your comments. I can confirm receipt

Kind regards

#### **Ashlea Strong**

Associate WSP in Africa

Stakeholder details have been redacted as required by POPIA

From: Portia Makitla < PMakitla@dffe.gov.za>

Sent: Monday, 28 March 2022 14:22

**To:** Strong, Ashlea <Ashlea.Strong@wsp.com> **Cc:** Aulicia Maifo <amaifo@dffe.gov.za>

Subject: FW: DSR COMMENTS FOR THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX

Dear Ms Strong.

I hope you are well.

Kindly find the attached comments for your attention.

Ragards

Mrs. Mashienyane Portia Makitla

**CBO: Biodiversity Mainstreaming & EIA** 

Department of Forestry, Fisheries and the Environment

**Environment House** 

473 Steve Biko and Soutpansberg Streets

**PRETORIA** 

Stakeholder details have been redacted as required by POPIA

Call Centre: 086 111 2468



From: Strong, Ashlea < Ashlea. Strong@wsp.com >

Sent: Thursday, 24 February 2022 11:42
To: Strong, Ashlea < Ashlea.Strong@wsp.com >
Cc: Mqokeli, Babalwa < Babalwa.Mqokeli@wsp.com >

Subject: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX - Draft Scoping

**Report Review** 

**Dear Commenting Authority** 

# NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX, COMPRISING VARIOUS ENVIRONMENTAL AUTHORISATION PROCESSES, ERMELO, MPUMALANGA

Notice is given in terms of:

- Regulation 41(2) of GNR 982 (as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) (as amended) for submission of various applications for environmental authorisations (EAs) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (as amended)
- Section 39 or 41(4) of the National Water Act (36 of 1998) (NWA), for the submission of a General Authorisation (GA) or Water Use Licence (WUL) Application (as applicable)
- Section 38(3)(b) of the National Environmental Management: Air Quality Act, 2004 (Act No. 39 of 2004) (NEM: AQA) of an invitation to register comments with regards to an application for an Atmospheric Emissions Licence (AEL)

ENERTRAG South Africa (Pty) Ltd (ENERTRAG), proposes to establish a renewable energy complex, comprising various applications for environmental authorisation, near Ermelo in Mpumalanga. The proposed authorisations includes the following Basic Assessment (BA) and Scoping and Environmental Impact Reporting (S&EIR) processes:

- Camden I Wind RF (Pty) Ltd
  - Up to 200 MW Wind Energy Facility (WEF) including associated infrastructure
  - Up to 132kV Powerline, substation and associated infrastructure
- Camden II Wind RF (Pty) Ltd
  - Up to 200MW WEF including associated infrastructure
  - Up to 132kV Powerline, substation and associated infrastructure
- Camden I Solar RF (Pty) Ltd
  - o Up to 100MW Solar Energy Facility (SEF) including associated infrastructure
  - o Up to 132kV Powerline, substation and associated infrastructure
- Camden Green Energy RF (Pty) Ltd
  - Hydrogen and Ammonia Plant and associated infrastructure
- ENERTRAG South Africa (Pty) Ltd
  - Up to 400kV Powerline, Common Collector and Main Transmission Substation including associated infrastructure

WSP Group Africa (Pty) Ltd (WSP) has been appointed as the EAP by ENERTRAG, to manage the respective BA and S&EIR processes. Parties wishing to formally register as stakeholders in order to offer their comment on the Proposed Projects are requested to forward their full contact details to the EAP at the details provided below. Registered stakeholders will be forwarded all future correspondence and notified individually of additional opportunities to participate in the process.

#### **DRAFT SCOPING REPORT REVIEW PERIOD**

The Draft Environmental Scoping Reports have been made available for 30 days from **24 February 2022 to 28 March 2022** - on the WSP website and via a One Drive Link for download.

- One Drive ( <u>Camden Public Review</u>)
- WSP website (https://www.wsp.com/en-ZA/services/public-documents)

Please note that you will receive a separate email with the link to the one drive. This link will then request a verification number which will automatically be sent to your email address – if it doesn't seem to come through please check your "spam" folder.

The contact details of the EAP are:

Name: Babalwa Mqokeli Tel: 031 240 8804 Fax: 011 361 1381

E-mail: <u>babalwa.mqokeli@wsp.com</u>
Address: PO Box 98867, Sloane Park, 2152

**Protection of Personal Information:** WSP will be processing certain personal information about you as an interested and affected party (I&AP) for purposes of enabling your registration as an I&AP and storing of your details on our database, if you consent for us to do so. WSP will use these details to contact you about other relevant projects in the future. WSP will always process your personal information in accordance with the Protection of Personal Information Act 4 of 2013. You are entitled to exercise your rights as a data subject and let us know if you wish to be deregistered as an I & AP or if you no longer want your contact details to be included on our database.

We look forward to your participation is this process.

#### Kind regards



#### **Ashlea Strong**

Associate

Stakeholder details have been redacted as required by POPIA







WSP in Africa Building C Knightsbridge 33 Sloane Street, Bryanston 2191 South Africa

# wsp.com

WSP is a proud Level 1 B-BBEE contributor

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-LAEmHhHzdJzBlTWfa4Hgs7pbKl

From: Tsholofelo Shalot Sekonko <tsekonko@dffe.gov.za>

Sent: Thursday, 24 February 2022 14:24

**To:** Strong, Ashlea

**Cc:** Portia Makitla; Aulicia Maifo

**Subject:** NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY

**COMPLEX - Draft Scoping Report Review** 

### Dear Ms Strong

DFFE Directorate: Biodiversity Conservation hereby acknowledge receipt of the invitation to review and comment on the Draft Scoping Report for the proposed development of the Camden Renewable Energy complex, Mpumalanga Province. Kindly note that the project has been allocated to Ms Makitla and Ms Maifo (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: <a href="mailto:BCAdmin@environment.gov.za">BCAdmin@environment.gov.za</a> for attention of Mr Seoka Lekota.

# Regards,

Ms. Tsholofelo Sekonko

Intern:Biodiversity Mainstreaming EIA

Department of Forestry, Fisheries and the Environment

473 Steve Biko and Soutpansberg Streets

Pretoria

Tel: (012) 399 9621

Email: tsekonko@environment.gov.za

'Please consider the environment before you print this email' The processing of personal information by the Department of Forestry, Fisheries and the Environment is done lawfully and not excessive to the purpose of processing in compliance with the POPI Act, any codes of conduct issued by the Information Regulator in terms of the POPI Act and / or relevant legislation providing appropriate security safeguards for the processing of personal information of others.



Private Bag X 447, Pretoria, 0001, Environment House, 473 Steve Biko Road, Pretoria, Tel: +27 12 399 9000, Fax: +27 86 625 1042

Reference: Camden I SEF
Enquiries: Ms. Aulicia Maifo/Mrs. Portia Makitla
Telephone: 012 399 9411/9627 E-mail: pmakitla@environment.gov.za

Ms Babalwa Mqokeli WSP BUILDING C KNIGHTSBRIDGE 33 SLOANE STREET BRYANSTON 2191

Telephone Number: +27 (11) 361 1380

Email Address: babalwa.mgokeli@wsp.com

PER E-MAIL

Dear Ms. Mqokeli

# COMMENTS ON THE DRAFT SCOPING REPORTS FOR THE PROPOSED CAMDEN I SOLAR ENERGY FACILITY, MPUMALANGA PROVINCE

The Directorate: Biodiversity Conservation has reviewed and evaluated the report.

The Directorate: Biodiversity Conservation has reviewed and evaluated the report and does not have any objections to the Draft Scoping Report & Plan of Study provided that all relevant National and Provincial biodiversity guidelines will be considered in the final report.

NB: The Public Participation Process documents related to Biodiversity EIA for review and queries should be submitted to the Directorate: Biodiversity Conservation at Email; <a href="mailto:BCAdmin@environment.gov.za">BCAdmin@environment.gov.za</a> for attention of Mr. Seoka Lekota.

Yours faithfully

Mr Seoka Lekota

**Control Biodiversity Officer Grade B: Biodiversity Conservation** 

**Department of Forestry, Fisheries & the Environment** 

Date: 28/03/2022



From: Edward Mahosi <EMAHOSI@dffe.gov.za>

**Sent:** Friday, 25 March 2022 12:15

To: Mgokeli, Babalwa

**Cc:** Strong, Ashlea; Derrick Makhubele

**Subject:** RE: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE

**ENERGY COMPLEX - Draft Scoping Report Review** 

#### Good Morning Babalwa,

Kindly note that Air Quality Comments/Inputs will only reach yourself after the closing date.

I will select projects that have air quality issues and only make comments/inputs on them.

#### Regards,

From: Mgokeli, Babalwa [mailto:Babalwa.Mgokeli@wsp.com]

**Sent:** Tuesday, 22 March 2022 19:28

Cc: Strong, Ashlea <Ashlea.Strong@wsp.com>

Subject: RE: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX - Draft

Scoping Report Review

#### **Dear Commenting Authority**

This serves as a kind reminder that the comment period for the Draft Environmental Scoping Reports for the **Proposed Development of the Camden Renewable Energy Complex** ends on **28 March 2022**.

Please submit your comments, should you have any and have not already submitted of same, for incorporation into the Final Scoping Reports.

Best Regards,

#### Babalwa Mqokeli Pr Sci Nat

Senior Consultant WSP in Africa

T +27 31 240-8804 F +27 31 240 8801

From: Strong, Ashlea < <a href="mailto:Ashlea.Strong@wsp.com">Ashlea.Strong@wsp.com</a>>

Sent: Thursday, 24 February 2022 11:42
To: Strong, Ashlea < Ashlea.Strong@wsp.com >
Cc: Mqokeli, Babalwa < Babalwa.Mqokeli@wsp.com >

Subject: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX - Draft Scoping

**Report Review** 

**Dear Commenting Authority** 

# NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX, COMPRISING VARIOUS ENVIRONMENTAL AUTHORISATION PROCESSES, ERMELO, MPUMALANGA

Notice is given in terms of:

 Regulation 41(2) of GNR 982 (as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) (as amended) for submission of various

- applications for environmental authorisations (EAs) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (as amended)
- Section 39 or 41(4) of the National Water Act (36 of 1998) (NWA), for the submission of a General Authorisation (GA) or Water Use Licence (WUL) Application (as applicable)
- Section 38(3)(b) of the National Environmental Management: Air Quality Act, 2004 (Act No. 39 of 2004) (NEM: AQA) of an invitation to register comments with regards to an application for an Atmospheric Emissions Licence (AEL)

ENERTRAG South Africa (Pty) Ltd (ENERTRAG), proposes to establish a renewable energy complex, comprising various applications for environmental authorisation, near Ermelo in Mpumalanga. The proposed authorisations includes the following Basic Assessment (BA) and Scoping and Environmental Impact Reporting (S&EIR) processes:

- Camden I Wind RF (Pty) Ltd
  - Up to 200 MW Wind Energy Facility (WEF) including associated infrastructure
  - o Up to 132kV Powerline, substation and associated infrastructure
- Camden II Wind RF (Pty) Ltd
  - o Up to 200MW WEF including associated infrastructure
  - o Up to 132kV Powerline, substation and associated infrastructure
- Camden I Solar RF (Pty) Ltd
  - Up to 100MW Solar Energy Facility (SEF) including associated infrastructure
  - Up to 132kV Powerline, substation and associated infrastructure
- Camden Green Energy RF (Pty) Ltd
  - Hydrogen and Ammonia Plant and associated infrastructure
- ENERTRAG South Africa (Pty) Ltd
  - Up to 400kV Powerline, Common Collector and Main Transmission Substation including associated infrastructure

WSP Group Africa (Pty) Ltd (WSP) has been appointed as the EAP by ENERTRAG, to manage the respective BA and S&EIR processes. Parties wishing to formally register as stakeholders in order to offer their comment on the Proposed Projects are requested to forward their full contact details to the EAP at the details provided below. Registered stakeholders will be forwarded all future correspondence and notified individually of additional opportunities to participate in the process.

#### **DRAFT SCOPING REPORT REVIEW PERIOD**

The Draft Environmental Scoping Reports have been made available for 30 days from **24 February 2022 to 28 March 2022** - on the WSP website and via a One Drive Link for download.

- One Drive (<u>Camden Public Review</u>)
- WSP website (https://www.wsp.com/en-ZA/services/public-documents)

Please note that you will receive a separate email with the link to the one drive. This link will then request a verification number which will automatically be sent to your email address – if it doesn't seem to come through please check your "spam" folder.

The contact details of the EAP are:

Name: Babalwa Mqokeli Tel: 031 240 8804 Fax: 011 361 1381

E-mail: <u>babalwa.mqokeli@wsp.com</u>
Address: PO Box 98867, Sloane Park, 2152

**Protection of Personal Information:** WSP will be processing certain personal information about you as an interested and affected party (I&AP) for purposes of enabling your registration as an I&AP and storing of your details on our database, if you consent for us to do so. WSP will use these details to contact you about other relevant projects in the future. WSP will always process your personal information in accordance with the Protection of Personal Information Act 4 of 2013. You are entitled to exercise your rights as a data subject and let us know if you wish to be deregistered as an I & AP or if you no longer want your contact details to be included on our database.

We look forward to your participation is this process.

#### Kind regards



### **Ashlea Strong**

Associate

Stakeholder details have been redacted as required by POPIA







WSP in Africa Building C Knightsbridge 33 Sloane Street, Bryanston 2191 South Africa

#### wsp.com

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WSP Group Africa (Pty) Ltd, Registered Office: Building C, Knightsbridge, 33 Sloane Street, Bryanston, 2191, South Africa Registered Number: 1999/008928/07 South Africa

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-LAEmHhHzdJzBlTWfa4Hgs7pbKl

From: Mahlatse Shubane <MSHUBANE@dffe.gov.za>

**Sent:** Monday, 28 March 2022 20:26

**To:** Strong, Ashlea

**Cc:** gideon.raath@enertrag.co.za; Lydia Kutu; Ephron Maradwa; Makhosi Yeni

**Subject:** Comments on 14/12/16/3/3/2/2134/ 2135 and 2137

Attachments: 01 Comments\_on\_draft\_SR\_2134.pdf; 01 Comments\_on\_draft\_SR\_2135 (2).pdf; 01

Comments\_on\_draft\_SR\_2137 (1).pdf

Dear Ashley,

Attached please find the comments for the aforementioned projects for your consideration.

Best regards,



Private Bag X 447· PRETORIA · 0001· Environment House · 473 Steve Biko Road, Arcadia, · PRETORIA

DFFE Reference: 14/12/16/3/3/2/2136
Enquiries: Ms Makhosazane Yeni
Telephone: (012) 399 9400 E-mail: MYeni@dffe.gov.za

Ashlea Strong WSP Group Africa (Pty) Ltd WSP House Building C Knightsbridge 33 Sloane Street BRYANSTON 2191

**Tel Number:** 011 361 1392

Email Address: <u>Ashlea.strong@wsp.com</u>

PER MAIL / E-MAIL

Dear Ms Strong

COMMENTS ON THE DRAFT SCOPING REPORT FOR THE PROPOSED CAMDEN I SOLAR ENERGY FACILITY (SEF) AND ASSOCIATED INFRASTRUCTURE ON PORTION 1 OF WELGELEGEN FARM NO. 322 NEAR ERMELO WITHIN MSUKALIGWA LOCAL MUNICIPALITY IN MPUMALANGA PROVINCE

The application for Environmental Authorisation and Draft Scoping Report (SR) dated February 2022 and received by the Department on 24 February 2022, refer.

This letter serves to inform you that the following information must be included in the final SR:

# **Listed Activities**

- The Department has noted that activity 14 of Listing Notice 1 and activity 10 of Listing Notice 3 are applied for as it relates to the installation of Battery Energy Storage System (BESS). Therefore, you are required to indicate whether the BESS will be assembled on site or pre-assembled. Additionally provide reasons for applying for the above mentioned activity even though the BESS is not regarded as a facility or infrastructure for the storage or storage and handling of a dangerous goods. In addition, it is noted that fuel, cement and chemical storage onsite will be greater than 80m³ but not exceeding 500m3. As such, please ensure that the environmental impacts of fuel, cement and chemical storage are fully assessed and mitigation measures are provided.
- It has been noted that words such as <u>should</u> have been used in the description of the portion of the proposed project to which the applicable listed activity relates. Please refrain from using these words.
- The Department has noted that activities 12, 27 and 28 of Listing Notice 1 and activities 12, 14, 18 and 23 of Listing Notice 3 are applied for as it relates to the footprint of the access road and non-linear activities, while the application form on page 12 of 37 indicated that the total footprint will be confirmed once final design have been provided or subject to finalisation based on technical, final design and environmental requirements. Please ensure that clarity regarding the total footprint of the access road and non-linear activities are included in the final SR and the amended application form as confirmation of the activities triggered by the proposed development.

- It is noted that activity 30 of Listing Notice 1 has been applied for and the motivation is that the 'facility infrastructure is located within, and will require vegetation clearance or disturbance of, Eastern Highveld Grassland", etc. It is unclear as to which process or activity identified in terms of Section 53(1) of NEM:BA is required. As such, you are requested to clarify or provide information regarding the process or activity identified in terms of NEM:BA.
- 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. In addition, the onus is thus
  on the applicant and the Environmental Assessment Practitioner (EAP) to ensure that all the applicable
  listed activities are included in the application. Failure to do so may result in unnecessary delays in the
  processing of the application.
- 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.

# **BESS Alternative**

- Page 6 of 37 of the application form included BESS as part of the component for the proposed development and trigger listed activity 14 of LN 1 and activity 10 of LN 3 is included on page 12 and 15 of 37. However, it has been noted on page 31 of the DSR that BESS technologies such as Lithium Battery Technologies, such as Lithium Iron Phosphate, Lithium Nickel Manganese Cobalt oxides or Vanadium Redox flow technologies will be considered as the preferred battery technology, however the specific technology will only be determined following Engineering, Procurement, and Construction (EPC). Therefore, you are advised to assess the risk associated with the technologies and indicate how impacts will be minimised.
- Further note that the preferred alternative for the BESS must be clearly determined and give clear information on whether the BESS will be assembled on site or pre-assembled for this project.

## **Alternatives**

- Appendix 7: Locality Map highlights 2 location alternatives for the substation and BESS, however they are
  not discussed in report. Please provide a description of any identified alternatives for the proposed activity
  that are feasible and reasonable, including the advantages and disadvantages that the proposed activity or
  alternatives will have on the environment and on the community that may be affected by the activity as per
  Appendix 2 of GN R.982 of 2014 (as amended).
- Alternatively, you should submit written proof of an investigation and motivation if no reasonable or feasible alternatives exist in terms of Appendix 2.

# **Public Participation Process**

- Please ensure that all issues raised and comments received during the circulation of the draft SR from registered I&APs and organs of state (including this Department's Biodiversity and Protected Areas Section), which have jurisdiction 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 Regulations 39, 40 41, 42, 43 & 44 of the EIA Regulations 2014, as amended.
- A comments and response trail report (C&R) must be submitted with the final SR. The C&R report must incorporate all historical comments for this development. The C&R report must be a separate document from the main report.
- 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 such as "Noted" is not regarded as an adequate response to I&AP's comments.

DFFE Reference: 14/12/16/3/3/2/2136

 The final SR must provide evidence that all identified and relevant competent authorities have been given an opportunity to comment on the proposed development particularly the Mpumalanga Department of Agriculture, Rural Development, Land and Environmental Affairs (MDARDLEA), South African Heritage Resources Agency (SAHRA), the District and Local Municipalities.

### **Layout & Sensitivity Maps**

- A copy of the layout and environmental sensitivity map must be submitted with the final SR and all available biodiversity information must be used in the finalisation of these maps.
- The layout map must indicate the following:
  - Positions of the solar facility and all associated infrastructure (includes the coordinates of each infrastructure);
  - All supporting onsite infrastructure e.g. roads (existing and proposed);
  - Permanent laydown area footprint;
  - Substation(s) and/or transformer(s) sites including their entire footprint;
  - Proposed infrastructure related to the proposed development;
  - Connection routes (including pylon positions) to the distribution/transmission network; and
  - > All existing infrastructure on the site.
- The environmental sensitivity map must indicate the following:
  - The location of sensitive environmental features on site e.g. CBAs, heritage sites, wetlands, drainage lines etc. that will be affected:
  - Buffer areas; and
  - All "no-go" areas.
- The above layout maps must have a clear legend with information communicating with that on the map, be overlain with the sensitivity map which shows neighbouring energy developments and existing grid infrastructure.
- According to the Biodiversity map on page 100 of the DSR, the proposed development is located within the
  Protected Area National Park and Nature Reserve. You are required to provide details of the National Park
  or Nature Reserve. Furthermore, proof of approval in terms of Section 50 of NEM:PA obtained before
  submission of the application of the proposed development must be submitted with the final SR.
- It has been noted that the location of the proposed development is situated in an area with Eastern Highveld Grassland, which is endangered and or vulnerable. Therefore, you are required to explain why the site is considered suitable for the proposed development.
- The delineated water-bodies (Figure 5-16) on page 95 of the DSR indicate the sensitive areas with buffer according to the legend, however, the buffers of those areas are not indicated on the map. Please ensure that the legend of the maps are clear and communicate with the details of the maps.
- According to figure 5-14, the site is located within the Freshwater Ecosystem Priority Areas (FEPA), therefore, you are required to indicate the impacts of the area by the proposed development.

# **Specialist Assessments**

The EAP must ensure that the terms of reference for all the identified specialist studies must include the following:

- 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.
- 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.
- 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.
- 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 applicable.

DFFE Reference: 14/12/16/3/3/2/2136

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- All specialist studies must be final, and provide detailed/practical mitigation measures for the preferred alternative and recommendations, and must not recommend further studies to be completed post EA.
- Should a specialist recommend specific mitigation measures, these must be clearly indicated.
- 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 expertise advice.
- It is further brought to your attention that Procedures for the Assessment and Minimum Criteria for Reporting on identified Environmental Themes (as per the Screening Report), which were promulgated in Government Notice No. 320 of 20 March 2020 and in Government Notice No. 1150 of 30 October 2020 (i.e. "the Protocols"), have come into effect. Please note that specialist assessments must be conducted in accordance with the requirements of these protocols.
- In addition, the Specialist Declaration must also indicate the name of scientific organisation/council and member number and the status of the registration/membership of each specialist.

# **Cumulative Impact Assessment**

Should there be any other similar projects within a 30km radius of the proposed development site and or in this case all the proposed Camden Energy Facilities, the cumulative impact assessment for all identified and assessed impacts must be refined to indicate the following:

- ➤ 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.
- ➤ 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.
- ➤ The cumulative impacts significance rating must also inform the need and desirability of the proposed development.
- > A cumulative impact environmental statement on whether the proposed development must proceed.

# **Environmental Management Programme (EMPr)**

- Ensure that the generic EMPr is submitted for the management of impacts of the substation that will be constructed as part of this development.
- The EMPr for the facility must comply with the requirements of Appendix 4 in the EIA Regulation, as amended.

# **Specific comments**

You are requested to submit the application form signed by both the Environmental Assessment Practitioner (EAP) and the Applicant. The application form must be submitted with the final SR.

#### 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"

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 report in accordance with Appendix 2 and Regulation 21(1) of the EIA Regulations 2014, as amended.

DFFE Reference: 14/12/16/3/3/2/2136

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Further note that in terms of Regulation 45 of the EIA Regulations 2014, as amended, 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).

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.

Yours faithfully



Mr Sabelo Malaza

Chief Director: Integrated Environmental Authorisations Department of Forestry, Fisheries and the Environment

Letter signed by: Ms Olivia Letlalo

**Designation: Director: Priority Infrastructure Projects** 

Date: 22/03/2022

CC:	Stakeholder details have been redacted as required by POPIA				

Stakeholder details have been redacted as required by POPIA

From:

Sent: Thursday, 24 February 2022 14:09

**To:** Strong, Ashlea

Cc: Stakeholder details have been redacted as required by POPIA

Subject: RE: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE

**ENERGY COMPLEX - Draft Scoping Report Review** 

#### Hi Ashley

We will comment on the WULA when submitted Regards

Stakeholder details have been redacted as required by POPIA



Taking a five-minute shower a day instead of a bath, will use a third of the water, saving up to 400 liters of water a week.



**From:** Strong, Ashlea [mailto:Ashlea.Strong@wsp.com]

Sent: 24 February 2022 12:52 PM

**To:** Strong, Ashlea <Ashlea.Strong@wsp.com> **Cc:** Mqokeli, Babalwa <Babalwa.Mqokeli@wsp.com>

Subject: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX - Draft Scoping

Report Review

**Dear Stakeholders** 

# NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX, COMPRISING VARIOUS ENVIRONMENTAL AUTHORISATION PROCESSES, ERMELO, MPUMALANGA

Notice is given in terms of:

- Regulation 41(2) of GNR 982 (as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) (as amended) for submission of various applications for environmental authorisations (EAs) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (as amended)
- Section 39 or 41(4) of the National Water Act (36 of 1998) (NWA), for the submission of a General Authorisation (GA) or Water Use Licence (WUL) Application (as applicable)
- Section 38(3)(b) of the National Environmental Management: Air Quality Act, 2004 (Act No. 39 of 2004)
   (NEM: AQA) of an invitation to register comments with regards to an application for an Atmospheric Emissions Licence (AEL)

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  - o Up to 200 MW Wind Energy Facility (WEF) including associated infrastructure
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WSP Group Africa (Pty) Ltd (WSP) has been appointed as the EAP by ENERTRAG, to manage the respective BA and S&EIR processes. Parties wishing to formally register as stakeholders in order to offer their comment on the Proposed Projects are requested to forward their full contact details to the EAP at the details provided below. Registered stakeholders will be forwarded all future correspondence and notified individually of additional opportunities to participate in the process.

# **DRAFT SCOPING REPORT REVIEW PERIOD**

The Draft Environmental Scoping Reports will be made available from WSP on request and/or at the venues below for review and comment for 30 days from **25 February 2022 to 28 March 2022**.

Area	Venue	Street Address	Contact No		
Ermelo	Gert Sibande District Municipality	Cnr Joubert & Oosthuise Streets	017 801 7000		
	Ermelo Public Library	Cnr. Tauta St &, Kerk Street	017 801 3500		
	Thusiville Public Library	Wesselton Ext 2	082 797 5119		
	Msukaligwa Local Municipality Ermelo Office	Cnr. Tauta St &, Kerk Street	017 801 3500		
WSP Website	https://www.wsp.com/en-ZA/services/public-documents				
Datafree Website	https://wsp-engage.com/				

The contact details of the EAP are:

Name: Babalwa Mqokeli Tel: 031 240 8804 Fax: 011 361 1381

E-mail: <u>babalwa.mqokeli@wsp.com</u>
Address: PO Box 98867, Sloane Park, 2152

**Protection of Personal Information:** WSP will be processing certain personal information about you as an interested and affected party (I&AP) for purposes of enabling your registration as an I&AP and storing of your details on our database, if you consent for us to do so. WSP will use these details to contact you about other relevant projects in the future. WSP will always process your personal information in accordance with the Protection of Personal Information Act 4 of 2013. You are entitled to exercise your rights as a data subject and let us know if you wish to be deregistered as an I & AP or if you no longer want your contact details to be included on our database.

We look forward to your participation is this process.

## Kind regards



#### **Ashlea Strong**

Associate

Stakeholder details have been redacted as required by POPIA







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-LAEmHhHzdJzBITWfa4Hgs7pbKI

**From:** Strong, Ashlea

**Sent:** Friday, 01 April 2022 17:42

To: Stakeholder details have been redacted as required by POPIA

Cc: EWT EIA Applications

Subject: RE: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE

ENERGY COMPLEX - Draft Scoping Report Review [Filed 01 Apr 2022 17:42]

Dear Ian

We can confirm that you have been added to the stakeholder database for the Camden Projects.

Kind regards

Ashlea

#### **Ashlea Strong**

Associate WSP in Africa

Stakeholder details have been redacted as required by POPIA

Stakeholder details have been redacted as required by POPIA

From:

Sent: Friday, 01 April 2022 15:03

To: Stakeholder details have been redacted as required by POPIA

\_\_\_

Subject: RE: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX - Draft

**Scoping Report Review** 

Dear Ashleigh and Babalwa

Please register the EWT as an I&AP for this development.

**Thanks** 



Stakeholder details have been redacted as required by POPIA









Broad-Based Black Economic Empowerment – BBBEE Level 4 Certificate & 95% Civil Society Organisation

PBO number: 930 001 777 NPO number: 015-502 NPO IT number: IT 6247

Physical Address: 27 and 28 Austin Road, Glen Austin AH, Midrand, 1685, Gauteng, South Africa Postnet Suite # 027, Postnet Suite 002, Private Bag X08, Wierda Park 0149, Gauteng, South Africa

"We all have one universal and inherent commonality and that is the turmoil and joy of being human." (Bryan Little, 2012)

From: Stakeholder details have been redacted as required by POPIA

Sent: \
To: Yo
Cc: EW

**Subject:** RE: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX - Draft Scoping Report Review

Hi

Camden is a small village, close to Ermelo. Camden power station is one of Eskom's oldest coal fire power stations, situated at Camden and is on the list for decommissioning. It is likely these new developments will take advantage of the substation and associated grid capacity soon to be available.

#### Regards

Stakeholder details have been redacted as required by POPIA

Physical Address: Office 31 & 32, CBC building, SANBI, 99 Rhodes drive, Newlands, Cape Town, 7700 Postal Address: Postnet Suite # 027, Postnet Suite 002, Private Bag X08, Wierda Park 0149, Gauteng, South Africa



Broad-Based Black Economic Empowerment – BBBEE Level 4 Certificate & 95% Civil Society Organisation

PBO number: 930 001 777 NPO number: 015-502 NPO IT number: IT 6247



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Stakeholder details have been redacted as required by POPIA

**Subject:** FW: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX - Draft Scoping Report Review

#### Anyone know where this is?

Stakeholder details have been redacted as required by POPIA

From: Mgokeli, Babalwa <Babalwa.Mgokeli@wsp.com>

**Sent:** Tuesday, 22 March 2022 20:04

Cc: Strong, Ashlea <Ashlea.Strong@wsp.com>

Subject: RE: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX - Draft

Scoping Report Review

#### Dear Stakeholder

This serves as a kind reminder that the comment period for the Draft Environmental Scoping Reports for the **Proposed Development of the Camden Renewable Energy Complex** ends on **28 March 2022**.

Please submit your comments, should you have any and have not already submitted of same, for incorporation into the Final Scoping Reports.

Best Regards,

# Babalwa Mqokeli Pr Sci Nat

Senior Consultant WSP in Africa

T +27 31 240-8804 F +27 31 240 8801

From: Strong, Ashlea < Ashlea. Strong@wsp.com >

Sent: Thursday, 24 February 2022 11:42

To: Strong, Ashlea < Ashlea. Strong@wsp.com >

Cc: Mgokeli, Babalwa <Babalwa.Mgokeli@wsp.com>

Subject: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX - Draft Scoping

Report Review

Dear Stakeholders

# NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX, COMPRISING VARIOUS ENVIRONMENTAL AUTHORISATION PROCESSES, ERMELO, MPUMALANGA

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	Ermelo Public Library	Cnr. Tauta St &, Kerk Street	017 801 3500		
	Thusiville Public Library	Wesselton Ext 2	082 797 5119		
	Msukaligwa Local Municipality Ermelo Office	Cnr. Tauta St &, Kerk Street	017 801 3500		
WSP Website	https://www.wsp.com/en-ZA/services/public-documents				
Datafree Website	https://wsp-engage.com/				

The contact details of the EAP are:

Name: Babalwa Mqokeli Tel: 031 240 8804 Fax: 011 361 1381

E-mail: <u>babalwa.mqokeli@wsp.com</u>
Address: PO Box 98867, Sloane Park, 2152

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We look forward to your participation is this process.

#### Kind regards



#### **Ashlea Strong**

Associate

Stakeholder details have been redacted as required by POPIA







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# Motha, Bongani

Fri 8h00 – 13h00

From:	Thursday 24 February 2022 12:53 Stakeholder details have been redacted as required by POPIA			
Sent:				
To:				
Subject:	ENERGY COMPLEX - Draft Scoping Report Review [Filed 24 Feb 2022 12:53]			
Dear Jolande				
	ur email – My apologies – the date in the email is an error – please refer to the notification letters $ed$ – the reports will be available from 25 February 2022.			
Thank you for no	tifying us of this – we have resent the notification email with the corrected. Date.			
Kind regards				
Ashlea Strong Associate WSP in Africa				
Stakeholder detai	s have been redacted as required by POPIA			
Sent: Thursday, 2	24 February 2022 12:45			
_	a <ashlea.strong@wsp.com></ashlea.strong@wsp.com>			
Subject: RE: NOT Scoping Report F	TICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX - Draft Review			
Kindly take note	that the report is not available on the website.			
takeholder details	have been redacted as required by POPIA			
Take note of o	our new office hours during the COVID 19 pandemic namely: 0 – 16h00			

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immediately at our e-mail address of the error. Jolandé Bester attorneys accepts no liability whatsoever for any loss, whether it be direct, indirect or consequential, arising from information available and actions resulting there from.

From: Strong, Ashlea <Ashlea.Strong@wsp.com>

**Sent:** Thursday, 24 February 2022 11:42 **To:** Strong, Ashlea < Ashlea. Strong@wsp.com>

Cc: Mqokeli, Babalwa < Babalwa. Mqokeli@wsp.com >

Subject: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX - Draft Scoping

Report Review

Dear Stakeholders

# NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX, COMPRISING VARIOUS ENVIRONMENTAL AUTHORISATION PROCESSES, ERMELO, MPUMALANGA

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#### Kind regards



### **Ashlea Strong**

Associate

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mail system and destroy any printed copies.

-I. AEmHhHzd.IzBITWfa4Hqs7nhKl

## Motha, Bongani

From: Stakeholder details have been redacted as required by POPIA

Sent: Thursday, 24 February 2022 12:12

**To:** Strong, Ashlea

**Subject:** RE: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE

**ENERGY COMPLEX - Draft Scoping Report Review** 

## Good day

This correspondence seem to be directed to an incorrect recipient – Dr Pixley Ka Isaka Seme Local Municipality

**From:** Strong, Ashlea [mailto:Ashlea.Strong@wsp.com]

Sent: Thursday, 24 February 2022 11:42

**To:** Strong, Ashlea **Cc:** Mqokeli, Babalwa

Subject: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX - Draft Scoping

Report Review

Dear Stakeholders

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Kind regards



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Associate

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## Strong, Ashlea

From: Stakeholder details have been redacted as required by POPIA

Sent: Wednesday, 23 March 2022 08:53

To: Mqokeli, Babalwa Cc: Strong, Ashlea

Subject: RE: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE

**ENERGY COMPLEX - Draft Scoping Report Review** 

Attachments: New Part 139.01.30 Technical Standards.pdf

Good day,

Please find new procedure and process to follow towards Renewable Energy projects...

http://www.caa.co.za/Pages/Default.aspx

http://www.caa.co.za/Pages/Obstacles/Urgent-notices.aspx

SACAA Page - Main Content Section

### Obstacle Notice 1/2022 - Appointment of New Windfarm and Solar Obstacle Application Service Provider

Kindly be advised, Air Traffic and Navigation Services (ATNS) has been appointed as the Obstacle application Service Provider for Windfarms on 1 May 2021. They will be also responsible for Solar Obstacle Applications from the 1'st of February 2022. All new Solar applications must be lodged to <a href="mailto:obstacles@atns.co.za">obstacles@atns.co.za</a>.

Their responsibility would pertain to the assessments, maintenance, and all other related matters in respect to Windfarms and Solar assessments

#### Obstacle Notice 3/2020 (Replacement for 17/11/2017): Additional Requirements for Solar Project Applications

Kindly note that with immediate effect, A Glint & Glare Assessment will be required as soon as the proposed site is located on the extended runway centreline within the ICAO Annex 14 Approach Surface, Take-Off Climb Surface & Departure Surface, and within 3km radius around an Aerodrome/helistop as pe Part 139.01.30 (3).

The new solar project applications must be accompanied by a Glint & Glare Impact Assessment Report with specific relevance to aviation & aircraft operations. It is recommended that a Glint & Glare Impact Assessment Report be obtained for solar project applications which have already been submitted to the SACAA.

There are various organisations who can perform glint & glare impact assessment. It is however recommended that a credible organisation be utilised for this purpose.

Please note that the cost for any Impact Assessment Report will be for the account of the applicant.

Kind regards



Stakeholder details have been redacted as required by POPIA





"We spend most of our waking lives at work, so it's important that we do what we love and love what we do."

Richard Branson

From: Mqokeli, Babalwa <Babalwa.Mqokeli@wsp.com>

Sent: Tuesday, 22 March 2022 19:28

Cc: Strong, Ashlea < Ashlea. Strong@wsp.com>

Subject: RE: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX - Draft

Scoping Report Review

#### **Dear Commenting Authority**

This serves as a kind reminder that the comment period for the Draft Environmental Scoping Reports for the Proposed Development of the Camden Renewable Energy Complex ends on 28 March 2022. Please submit your comments, should you have any and have not already submitted of same, for incorporation into the Final Scoping Reports.

Best Regards,

**Babalwa Mqokeli** Pr Sci Nat Senior Consultant WSP in Africa

T +27 31 240-8804 F +27 31 240 8801

From: Strong, Ashlea < Ashlea. Strong@wsp.com>

Sent: Thursday, 24 February 2022 11:42
To: Strong, Ashlea < <u>Ashlea.Strong@wsp.com</u>>
Cc: Mgokeli, Babalwa < <u>Babalwa.Mgokeli@wsp.com</u>>

Subject: NOTICE OF THE PROPOSED DEVELOPMENT OF THE CAMDEN RENEWABLE ENERGY COMPLEX - Draft Scoping

Report Review

**Dear Commenting Authority** 

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- One Drive Camden Public Review)
- WSP website (https://www.wsp.com/en-ZA/services/public-documents)

Please note that you will receive a separate email with the link to the one drive. This link will then request a verification number which will automatically be sent to your email address – if it doesn't seem to come through please check your "spam" folder.

The contact details of the EAP are:

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E-mail: <u>babalwa.mqokeli@wsp.com</u>
Address: PO Box 98867, Sloane Park, 2152

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Our Ref: 18082



an agency of the Department of Arts and Culture

T: +27 21 462 4502 | F: +27 21 462 4509 | E: info@sahra.org.za South African Heritage Resources Agency | 111 Harrington Street | Cape Town P.O. Box 4637 | Cape Town | 8001 www.sahra.org.za

Enquiries: Nokukhanya Khumalo

Stakeholder details have been redacted as required by POPIA Date: Monday May 23, 2022

Page No: 1

## **Interim Comment**

In terms of Section 38(8) of the National Heritage Resources Act (Act 25 of 1999)

Attention: Camden I Solar (RF) (Pty) Ltd

The proponent is proposing to develop the Camden I Solar Energy Facility (SEF), located approximately 10km south of Ermelo (near Camden) in the Mpumalanga Province of South Africa. The proposed Camden I SEF will be developed within a project area of approximately 695 hectares (ha). Within this project area the extent of the project footprint will be approximately 310 hectares (ha), subject to finalization based on technical and environmental requirements. The proposed SEF is located south-west of Ermelo, in Mpumalanga and falls within the Msukaligwa Local Municipality and Gert Sibande District Municipality.

Camden I Solar (RF) (Pty) Ltd have appointed WSP Environmental (Pty) Ltd to undertake a Scoping and Environmental Impact Assessment application process in support for an Environmental Authorisation (EA) in terms of the National Environmental Management Act, Act no 107 of 1998 (NEMA) as amended, for activities that trigger the NEMA Environmental Impact Assessment (EIA) 2014 Regulations, as amended.

Camden I Solar in conjunction with Enertrag (Pty) Ltd, Camden I and II Wind Energy RF, and Camden II Solar RF are proposing to construct a renewable energy facility consisting of 8 projects within the existing Eskom Camden Power Station in Mpumalanga Province. The Solar Energy renewable energy facility application case ID is 18082, the Wind 1 and Wind 2 facility applications are case ID 18077, and case ID 18087 respectively, and the green energy facility application case ID is 18081. A 400kV power line and common collector substation for their new energy facility to be connected to the National Grid application is case ID is 18080. This application is for the Camden Solar I facility RF, and the facility will be 297 ha in extent located on Portion 1 of the farm Welgelegen 322, in the Msukaligwa Local Municipality of Mpumalanga Province. The facility consisting of admin and construction laydown area, 4m wide internal roads, 6.5ha of the BESS and 1.5 ha of the IPP portion of the substation, AC/DC cables connecting the solar panels.

A Heritage Scoping report by Beyond Heritage (Pty) Ltd has been submitted to SAHRA for commenting in terms of section 38 of the National Heritage Resources Act, no. 25 of 1999 (NHRA).

Van der Walt, J. October 2021. HERITAGE SCOPING REPORT For the Proposed Camden I Solar Energy

## **Camden I Solar Energy Facility**

Our Ref: 18082



an agency of the Department of Arts and Culture

T: +27 21 462 4502 | F: +27 21 462 4509 | E: info@sahra.org.za South African Heritage Resources Agency | 111 Harrington Street | Cape Town P.O. Box 4637 | Cape Town | 8001 www.sahra.org.za

Enquiries: Nokukhanya Khumalo

Stakeholder details have been redacted as required by POPIA

Date: Monday May 23, 2022

Page No: 2

Facility (100MW), Mpumalanga Province, South Africa.

The author undertook an assessment of the available documentation on the history of the development area. The author notes that the area has previously been assessed and identified historical homesteads and farmsteads. No archaeological sites and graves have been identified in the study area but due to the nature of heritage resources occurring underground there is potential of unkown sites being uncovered. The study area has negligible palaeontological significance as seen on the SAHRIS palaeomap and the palaeomap policy. The author recommends a field assessment during the EIA phase to assess the development footprint for any potential heritage resources.

#### **Interim Comment**

The Archaeology, Palaeontology, Meteorites (APM) notes the submission of the Scoping Report and Heritage Scoping Report and endorses the recommendation for a field survey by a suitably qualified archaeologist as part of a Heritage Impact Assessment report.

SAHRA will provide further comments on the proposed development once the draft EIAr and the HIA report is submitted to the case.

SAHRA grants the development an exemption from undertaking a Palaeontological Impact Assessment as the development area is located in a region mapped on the palaeomap as being of negligible palaeontological significance. The palaeomap policy does not require an assessment of impacts for zones of negligible palaeontological significance.

Should you have any further queries, please contact the designated official using the case number quoted above in the case header.

Yours faithfully

Nokukhanya Khumalo

Heritage Officer

South African Heritage Resources Agency

# **Camden I Solar Energy Facility**

Our Ref: 18082



an agency of the Department of Arts and Culture

T: +27 21 462 4502 | F: +27 21 462 4509 | E: info@sahra.org.za South African Heritage Resources Agency | 111 Harrington Street | Cape Town P.O. Box 4637 | Cape Town | 8001 www.sahra.org.za

Date: Monday May 23, 2022

Page No: 3

Enquiries: Nokukhanya Khumalo

Stakeholder details have been redacted as required by POPIA

Phillip Hine

Manager: Archaeology, Palaeontology and Meteorites Unit

South African Heritage Resources Agency

**ADMIN:** 

Direct URL to case: https://sahris.sahra.org.za/node/593586

(DEA, Ref: 14/12/16/3/3/2/2136)

## Govender, Megan

From: Stakeholder details have been redacted as required by POPIA

**Sent:** Wednesday, 25 May 2022 14:05

**To:** Strong, Ashlea

Cc: Col Weilbach; rwu mp; MIEM Level2

**Subject:** PROPOSED RENEWABLE WIND PROJECT IN THE AREA ADJACENT TO THE CAMDEM

MILITARY BASE IN MPUMALANGA

**Attachments:** Final SEA Report\_Defence Section.pdf;

Gazetted\_Defence\_Installations\_Assessment\_Protocols.pdf

### To Ashlea Strong

Your correspondence to Lt Col Thagwana from the Regional Works Unit Limpopo as an interested and affected party (I&AP) on your database on 13 April 2022 refers.

As a national government department, the Department of Defence consist of different levels or tiers of mandated decision making in respect of providing and confirming the impacts adjacent developments would have on the department as a whole through the current EIA process. This internal situation within the military is sometimes very confusing and cumbersome to the various environmental assessment practitioners (EAPs) as it relates to the identification of the I&AP within the Department of Defence.

For the purpose of the process to be followed for any renewable energy projects, the requirements stipulated in the Strategic Environmental Assessment for Wind and Solar Photovoltaic Energy in South Africa, 2015 (Part 3 Section 8) related to sensitivity areas are applied. See attachment. This geospatial information has been included in the Environmental Screening Tool to be utilised by EAPs. However, the geospatial information only relates to the identified 9 REDZ focus areas but the Department of Defence still applies these sensitivities in areas outside these focus areas. For this reason, a protocol for the specialist assessment and minimum report content requirements for environmental and other impacts on defence installations have been gazetted on 20 March 2020. See attachment.

In terms of this protocol, EAPs are required to verify the site sensitivity in the form of a report to confirm the **current land use** and environmental sensitivity as per section 2 of the protocol. In accordance with section 3, a specialist assessment and minimum report requirement should consist of a Defence Compliance Statement which would require a comment, in writing, from the Department of Defence confirming no unacceptable impact on military areas of interest and if needed further assessment with mitigating measures as per para 2.3.4 and 2.3.5 of the protocol.

In terms of the various levels of military mandate, the appointed military environmental officer within the province will be the point of liaison in terms of the I&AP process on your database, however for the purposes of written comment required from the Department of Defence the mandate lies at a higher level. For obtaining written comment, the developer or the EAP will have to personally request written comment from the Director Facilities at the Logistics Division of the Department of Defence at email clogfac@gmail.com for incorporation into the Defence Compliance Statement.

I hope this will assist you in your process going forward.

Kind Regards

Capt (SAN) Adri Liebenberg Pr Sci Nat

SSO MIEM
Defence Works Formation

## Govender, Megan

From:	Stakeholder details have been redacted as required by POPIA
rom:	Stakeholder details have been redacted as required by POPIA

**Sent:** Wednesday, 08 June 2022 12:14

**To:** Strong, Ashlea

**Cc:** Caryn Clarke; Skye Clarke-McLeod

Subject: Camden Renewable Energy Complex I&AP Registration

Dear Ashlea,

I trust you are doing very well. I would like to kindly request that myself, **Colette Stander**, with e-mail address, <a href="mailto:eia@g7energies.com">eia@g7energies.com</a>, be registered as an I&AP in the Camden Renewable Energy Complex, consisting of the following:

- Camden I WEF and Associated Grid Connection
- Camden II WEF and Associated Grid Connection
- Camden I Solar and Associated Grid Connection
- Camden Grid Connection and Collector Substation
- Camden Green Hydrogen and Ammonia Facility and Associated Grid Connection

If I could please request to be registered for each project included above, that would be greatly appreciated. May I also ask that confirmation of registration be sent through once done.

Thank you very much, with kind regards

--

Colette Stander | Environmental Project Developer

G7 Renewable Energies (Ptv) Ltd

Stakeholder details have been redacted as required by POPIA

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## Govender, Megan

**From:** Strong, Ashlea

**Sent:** Thursday, 09 June 2022 08:11 **To:** Colette Alisha Stander

Caryn Clarke; Skye Clarke-McLeod; Mqokeli, Babalwa

Subject: RE: Camden Renewable Energy Complex I&AP Registration

**Dear Colette** 

Thank you for your email. We can confirm that you have been added to the project database for each of the projects below.

Kind regards

#### **Ashlea Strong**

Principal Associate WSP in Africa

T +27 11 361-1392 F +27 11 361 1301 M +27 82 786-7819

From: Stakeholder details have been redacted as required by POPIA

Sent: Wednesday, 08 June 2022 12:14

To: Strong, Ashlea < Ashlea. Strong@wsp.com>

Cc: Stakeholder details have been redacted as required by POPIA

Subject: Camden Renewable Energy Complex I&AP Registration

Dear Ashlea,

I trust you are doing very well. I would like to kindly request that myself, **Colette Stander**, with e-mail address, <a href="mailto:eia@g7energies.com">eia@g7energies.com</a>, be registered as an I&AP in the Camden Renewable Energy Complex, consisting of the following:

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- Camden Green Hydrogen and Ammonia Facility and Associated Grid Connection

If I could please request to be registered for each project included above, that would be greatly appreciated. May I also ask that confirmation of registration be sent through once done.

Thank you very much, with kind regards

--

Colette Stander | Environmental Project Developer

G7 Renewable Energies (Pty) Ltd

Stakeholder details have been redacted as required by POPIA

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Private Bag X 447· PRETORIA 0001· Environment House 473 Steve Biko Road, Arcadia· PRETORIA

**DFFE Reference:** 14/12/16/3/3/2/2136

Stakeholder details have been redacted as required by POPIA

Ashlea Strong WSP Group Africa (Pty) Ltd WSP House Building C Knightsbridge 33 Sloane Street BRYANSTON 2191

**Tel Number:** 011 361 1392

Email Address: <u>Ashlea.strong@wsp.com</u>

PER MAIL / E-MAIL

Dear Ms Strong

ACCEPTANCE OF THE FINAL SCOPING REPORT FOR THE PROPOSED CAMDEN I SOLAR ENERGY FACILITY AND ASSOCIATED INFRASTRUCTURE ON PORTION 1 OF WELGELEGEN FARM NO. 322, NEAR ERMELO WITHIN MSUKALIGWA LOCAL MUNICIPALITY IN GERT SIBANDE DISTRICT MUNICIPALITY IN MPUMALANGA PROVINCE

The final Scoping Report (FSR) and the Plan of Study for Environmental Impact Assessment dated 08 April 2022 and received by the Competent Authority (CA) on 08 April 2022, refer.

The CA has evaluated the submitted FSR, and the Plan of Study for Environmental Impact Assessment dated 08 April 2022 and is satisfied that the documents comply with the minimum requirements of the Environmental Impact Assessment (EIA) Regulations, 2014, as amended. The FSR is hereby accepted by the Department in terms of Regulation 22(1) (a) of the EIA Regulations, 2014, as amended.

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.

In addition, the following amendments and additional information are required to be incorporated in the Environmental Impact Assessment Report (EIAr):

#### **Listed Activities**

• There are discrepancies identified regarding to the listed activities and sub-activities as well as the description of the activities in the application form and FSR that really need to be addressed. In the comments dated 25 March 2022, you were advised to ensure that only relevant listed activities are applied for, are specific and can be linked to the development activity or infrastructures as described in the project description. This is the responsibility of the EAP to ensure only relevant information is included in the report. Please ensure the EIAr reflect only listed activities and sub-activities applied for.

- It is noted that on activity 11 of Listing Notice 1, the capacity of the onsite substation, including cabling (buried or overhead) will be between 33kV and 132kV. Please ensure that the exact capacity of the proposed onsite substation is clarified in the EIA phase.
- For activity 12 of Listing Notice 1, you are required to provide the total footprint of the proposed infrastructure in square meters.
- On the comments of the draft SR dated 22 March 2022, bullet number 1 (Listed Activities) you were requested to assess the environmental impacts and provide mitigation measures of fuel, cement and chemical storage. In your response (Appendix G), dated April 2022 you indicated that the environmental impacts of fuel, cement and chemical storage will be fully assessed during the EIA phase and mitigation measures will be provided in the EMPr. Please ensure that the above is adhere with.
- In activity 24 of Listing Notice 1, it is noted that the internal access road required by the facility will be between 5m and 8m. It is unclear whether this activity is listed or not, since the relevant listed activity require the width of the road to be wider than 8 metres and the exact values will be confirmed once final designs have been provided. Please clarify?
- It is noted that for activity 23 of Listing Notice 3, in the initial application form included the threshold. However, the updated application form does not include the threshold (i.e. exceed 10m²), you are advised to provide updated information in the EIA Phase and ensure that the application form is updated/amended as well.
- 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. In addition, the onus is thus
  on the applicant and the environmental assessment practitioner (EAP) to ensure that all the applicable
  listed activities are included in the application. Failure to do so may result in unnecessary delays in the
  processing of the application.
- 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.environment.gov.za/documents/forms.

## **Project Description**

- It is noted that the project description in the application form and FSR are not the same. For instance, page 7 of the application form included the following components "Fencing and lighting, Lightning protection, Telecommunication infrastructure, Storm water channels, Water pipelines, Offices, Operational control centre, Operation and Maintenance Area / Warehouse / workshop, Ablution facilities, a gate house, Control centre, offices, warehouses, Security building, a visitor's centre; and Substation building", whereas the FSR does not includes the components. Please ensure that the project description in the application and draft EIAr (including the final EIAr) are the same prior submitting to the CA for consideration.
- It is noted that listed activity 14 of Listing Notice 1 and activity 10 of Listing Notice 3 are applied for as it relates to the infrastructure for the storage and handling of dangerous goods, in which fuel, transformer oil, cement and chemical storage onsite will be greater than 80m³ but not exceeding 500m³. However, section 5 of the application form on page 6 of 36 does not provide any description of the infrastructure for the storage and handling of dangerous goods. As such, you are requested to provide the exact type and capacity of the dangerous goods applicable to the proposed development.

## **BESS Alternative**

Page 31 of the FSR indicated, "It is proposed that Lithium Battery Technologies, such as Lithium Iron Phosphate, Lithium Nickel Manganese Cobalt oxides or Vanadium Redox flow technologies will be considered as the preferred battery technology however the specific technology will only be determined following Engineering, Procurement, and Construction (EPC) procurement". Please ensure that the final EIAr indicate the preferred BESS technology and the assessment of the risk associated with the preferred technology, and indicate how impacts will be minimised.

LO

## **Public Participation**

- Please ensure that all issues raised, and comments received during the circulation of the SR from registered I&APs and organs of state (including this Department's Biodiversity and Protected Areas Section), which have jurisdiction in respect of the proposed activity are adequately addressed in the final EIAr.
- 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.
- The Public Participation Process must be conducted in terms of Regulations 39, 40, 41, 42, 43 & 44 of the EIA Regulations 2014, as amended.
- A comments and response trail report (C&R) must be submitted with the final EIAr. The C&R report must incorporate all historical comments for this development. The C&R report must be a separate document from the main report.
- 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 such as "Noted" is not regarded as an adequate response to I&AP's comments.
- The final EIAr must provide evidence that all identified and relevant competent authorities have been given an opportunity to comment on the proposed development particularly the Mpumalanga Department of Agriculture, Rural Development, Land and Environmental Affairs (MDARDLEA, Mpumalanga Tourism and Parks Agency (MTPA), Langcarel Private Nature Reserve, South African Heritage Resources Agency (SAHRA) and the District and Local Municipalities.

## **Layout & Sensitivity Maps**

- A copy of the layout and environmental sensitivity map must be submitted with the final EIAr and all
  available biodiversity information must be used in the finalisation of these maps.
- The layout map must indicate the following:
  - > Positions of the facility and all associated infrastructure:
  - All supporting onsite infrastructure e.g. roads (existing and proposed);
  - Permanent laydown area footprint;
  - Substation(s) and/or transformer(s) sites including their entire footprint;
  - Proposed infrastructure related to the proposed development;
  - Connection routes (including pylon positions) to the distribution/transmission network; and
  - All existing infrastructure on the site.
- The environmental sensitivity map must indicate the following:
  - The location of sensitive environmental features on site e.g. CBAs, heritage sites, wetlands, drainage lines etc. that will be affected;
  - > Buffer areas; i.e., 1km of the Protected Area, etc, and
  - All "no-go" areas.
- The above layout map must have a clear legend with information communicating with that on the map, be overlain with the sensitivity map which shows neighboring energy developments and existing grid infrastructure.
- Habitat sensitivity of the study area, including CBAs, with the Solar PV and avifaunal sensitivities as
  depicted respectively in Figure 5-22 (page 107) and 5-23 (page 116) of the FSR must be considered in the
  layout map. This must consider the buffer zone of the sensitive area as well.
- It has been mentioned that development layout map will be confirmed in the EIA phase. Please ensure it considers the buffers of the sensitive areas
- The colors used on page 129 (Figure 5-28) of the FSR, the Site Layout overlain onto a Preliminary Consolidated Environmental Sensitivity Map, are very similar, making it difficult to differentiate between High and medium high as well as medium- low and medium. Please ensure that different colours are used instead of similar colours.

## Specialist assessments

The following Specialist Assessments will form part of the EIAr:

- Soils and Agricultural Potential Assessment;
- Archaeological and Cultural Heritage Assessment;
- Palaeontology Impact Assessment;
- Visual Impact Assessment;
- Biodiversity Impact Assessment (inclusive of terrestrial biodiversity, plant species and animal species);
- Freshwater Assessment:
- > Avifauna Impact Assessment;
- Social Impact Assessment;
- Qualitative Risk Assessment (specific to the BESS);
- Desktop Geotechnical Assessment; and
- Desktop Traffic Assessment.

It is further brought to your attention that Procedures for the Assessment and Minimum Criteria for Reporting on identified Environmental Themes (as per the Screening Report), which were promulgated in Government Notice No. 320 of 20 March 2020 and in Government Notice No. 1150 of 30 October 2020 (i.e. "the Protocols"), have come into effect. Please note that specialist assessments must be conducted in accordance with the requirements of these protocols. For instance, **Radio Frequency Interference (RFI) Theme** is rated as high and **Landscape** sensitivities is rated as very high by the screening report dated 14 September 2021 this study is not included in the studies to be undertaken in the EIA phase.

The EAP must ensure that the terms of reference for all the identified specialist studies must include the following:

- 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.
- 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.
- 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.
- 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 applicable.
- All specialist studies must be final, and provide detailed/practical mitigation measures for the preferred alternative and recommendations, and must not recommend further studies to be completed post EA.
- Should a specialist recommend specific mitigation measures, these must be clearly indicated.
- 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 expertise advice.
- It has been noted that the conclusions by the Terrestrial Ecological specialist on page 53 with the use of the word "may" and the Aquatic specialist on page 30 indicating that "once the layout design has been finalised, the EIA phase of the assessment will continue" indicate that at this stage adequate assessment has not been undertaken and the area is not suitable for the proposed development. Therefore, ensure detailed assessment is undertaken and submitted in the final report.
- According to information contained on page 91 to 93 of the FSR, the aquatic environment for the study area
  has a High Sensitivity due to presence of Wetlands (as depicted on figure 5-13), Critical Biodiversity Areas
  (CBA) (as depicted on figure 5-15), Freshwater Ecosystem Priority Areas (FEPA) (as depicted on figure 514), therefore, you are required to indicate the impacts on the area by the proposed development as well
  as their mitigation measures.

• Page 98 of the FSR indicated that the location of the proposed development is situated in an area with Eastern Highveld Grassland, Eastern Temperate Freshwater Wetlands and Chrissiesmeer Panveld, all three ecosystems of which are listed in the National List of Ecosystems that are threatened and in need of Protection (GNR 1002 of 9 December 2011), and subsequently listed in terms of the National Environmental Management: Biodiversity Act, 2004 (Act No. 10 of 2004). In addition, Figure 8 in the Terrestrial assessment report shows that the proposed development will occur within PA National Park and Nature Reserves. Therefore, you are required to explain why the site is considered suitable for the proposed development and specialists' findings must be considered while addressing this issue.

## **Cumulative Impact Assessment**

The cumulative impacts of the proposed development must be undertaken as per the requirements of the EIA Regulations.

## Issues regarding \$50 approval in terms of NEM: PAA

- In terms of the listed activities applied for as well as on Figure 8 on page 29 of the Terrestrial assessment report, it has been confirmed that the site falls within the a protected area identified in terms of NEMPAA. Hence, in the comments dated 25 March 2022, you were advised to obtain approval in terms of S50 of NEM: PAA to be submitted with the FSR, considering that Section 50 (5) of NEM: PAA says that "no development, construction or farming may not be permitted in a nature reserve without written approval of the management authority". Therefore, you are advised to obtain approval to be submitted with the final report.
- During the meeting held on 31 March 2022, you indicated that the landowner is not aware that the site is located within the Nature Reserves, notwithstanding the concerns raised even by various specialists e.g. Visual Impact Specialist on page 61: "One formal protected area (Langcarel Private Nature Reserve) was identified within the study area, although there is some doubt as to the present status of this nature reserve". The MTPA also mentioned in their comments dated 25 March 2022, that the site is located within the Nature Reserve, therefore, it is your responsibility (as an EAP on behalf of the Applicant) to determine whether the site falls within the Nature Reserve or not. You were further advised (by DFFE: Protected Area officials) that comments from MTPA would not be disregarded, therefore, this matter must be addressed accordingly prior submission of the EIA report.
- You further indicated when describing why listed activities are triggered, that the facility is located within a protected area identified in terms of NEMPAA and within 5km of Portion 1 of Farm No. 322 (Welgelegen), which is declared Private Nature Reserve (Langcarel Private Nature Reserve) under the Game Ordinance, 1949 (No. 23 of 1949) and the Native Flora Protection Ordinance, 1940 (No. 9 of 1940). As such, you are required to provide proof that the site is not located within the Nature Reserve or affected by such.
- Considering that the gazette dated 15 February 1967 (Gazette No 3256) confirmed that the area falls
  within the Nature Reserve, this shows that detailed investigation was not undertaken by the EAP
  on behalf of the Applicant, confirming that the site falls within the Nature Reserve.

## **Environmental Management Programme (EMPr**

- Ensure that generic EMPr is submitted for the management of impacts of the infrastructure related to the transmission and distribution of energy
- A construction and operational phase EMPr that includes mitigation and monitoring measures must be submitted with the final EIAr for the facility.

## **Additional Information**

 Should there be a similar project in a close proximity, in terms of Appendix 2 (1) (h) (k) of the NEMA EIA Regulations 2014, as amended, you are required to provide information on the potential wake effects of the proposed development.

LO

## **General**

The applicant is hereby reminded to comply with the requirements of Regulation 45 of GN R982 of 04 December 2014, as amended, regarding the time 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.

Yours faithfully

Alletialo

**Ms Millicent Solomons** 

**Acting Chief Director: Integrated Environmental Authorisations** 

Department of Forestry, Fisheries and the Environment,

Signed by: Ms Olivia Letlalo

**Designation: Deputy Director: Priority Infrastructure Projects** 

**Date:** 24/05/2022

cc:	Mercia Grimbeek	Camden I Solar (RF) Pty Ltd		Stakeholder details
	Sindisiwe Mbuyane	Mpumalanga Department of Agriculture, Rural Development, Land and Environmental Affairs (MDARDLEA)	i iei: ui/ oii 395 i	have been redacted as required by POPIA
	Hilda Maganya	Msukaligwa Local Municipality	Tel: 017 809 3505	
	Tebogo Mogakabe	Gert Sibande District Municipality	Tel: 017 801 7140	

Makhosazane Yeni

## Department of Forestry, Fisheries and the **Environment**

Environment House, 473 Steve Biko Road, Arcadia, Pretoria,

0001

Email: Stakeholder details have been redacted as required by POPIA

Stakeholder details have been redacted as required by POPIA

Reference

Impact of the proposed Camden I Solar PV Facility on the South African Weather Service RADAR Infrastructure, Ermelo, Mpumalanga Province (DFFE Reference Number: 14/12/16/3/3/2/2136).

27.07.2022

Dear Makhosazane Yeni,

ENERTRAG South Africa (Pty) Ltd (ESA), via the SPV Camden I Solar (RF) Pty Ltd, have engaged the South African Weather Service (SAWS) towards confirmation of any Radio Frequency Interference impact of the planned Camden I Solar PV Facility near Ermelo, Mpumalanga Province. This facility will have a planned maximum panel height of 10m (inclusive of supporting structures) in order to implement conventional Solar PV or agrivoltaics (where plant design indicates it is desirable and feasible) of up to 100MW capacity.

SAWS hereby confirm that there is no impact to our infrastructure or its operation and therefore SAWS has no objection to the planned Solar PV Facility.

Recommender

Zamikhaya Magogotya

Radar Specialist: Technical Services

**Final Approver** 

Bernard Petlane

Senior Manager: Technical Services