



BIOTHERM ENERGY

Proposed Construction of the Aletta 140MW Wind Energy Facility near Copperton, Northern Cape Province Final Environmental Impact Assessment Report

DEA Reference:	14/12/16/3/3/2/945
Issue Date:	20 January 2017
Version No.:	1
Project No.:	13169

Date:	20 January 2017	
	Proposed Construction of the Aletta 140MW Wind Energy Facility near	
Document Title:	Copperton, Northern Cape Province: Final Environmental Impact Assessment Report	
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Version Number:	1	
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KEY PROJECT INFORMATION

FARM DESCRIPTION	21 DIGIT SURVEYOR GENERAL CODE
Portion 1 of Drielings Pan No.101	C0600000000010100001
Portion 2 of Drielings Pan No.101	C0600000000010100002
Portion 3 of Drielings Pan No.101	C060000000010100003
Remainder of Drielings Pan No.101	C060000000010100000

ALETTA WIND: APPLICATION SITE				
CORNER POINT COORDINATES				
POINT SOUTH EAST				
A_01 (NW)	S29° 52' 51.794"	E22° 32' 27.848"		
A_02 (NE)	S29° 59' 52.858"	E22° 35' 30.970"		
A_03 (SE)	S30° 2' 11.890"	E22° 33' 19.076"		
A_04 (SW) S29° 56' 56.872" E22° 27' 9.065"				
A_05 (CENTRE) S29° 57' 40.926" E22° 31' 50.973"				

DEVELOPMENT AREA			
PHASE	AREA	CENTRE POINT COORDINATES	
FILAGE	(HECTARES)	SOUTH	EAST
ALETTA WIND DEVELOPMENT AREA	5638.871	S29° 56' 31.212"	E22° 32' 27.034"

ALETTA WIND: DEVELOPMENT AREA				
CORNER POINT COORDINATES (DD MM SS.sss)				
POINT	SOUTH	EAST		
AD_01 (NW)	S29° 55' 57.522"	E22° 28' 39.802"		
AD_02 (NE)	S29° 52' 51.794"	E22° 32' 27.848"		
AD_03 (SE)	S29° 59' 52.858"	E22° 35' 30.970"		
AD_04 (SW)	S30° 0' 36.296"	E22° 34' 49.743"		
AD_05 (CENTRE)	S29° 56' 31.212"	E22° 32' 27.034"		

ALETTA WIND: COMPONENTS				
CENTRE POINT COORDINATES (DD MM SS.sss)				
COMPONENT OPTION 1		OPTION 2		
SUBSTATION	S29° 57' 17.823"	S29° 58' 13.487"		
SUBSTATION	E22° 32' 50.861"	E22° 33' 33.860"		
O&M SITES	S29° 57' 20.921"	S29° 58' 13.765"		

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E22° 32' 54.174"	E22° 33' 38.344"

PREFERRED ALETTA WIND: COMPONENTS			
CENTRE POINT COORDINATES (DD MM SS.sss)			
COMPONENT	OPTION 1		
SUBSTATION	S29° 57' 17.823"		
	E22° 32' 50.861"		
O&M SITES	S29° 57' 20.921"		
	E22° 32' 54.174"		

Refer to **Appendix 9** for the full list of coordinates.

TITLE DEEDS: These are included in Appendix 1.

PHOTOGRAPHS OF SITE:





TYPE OF TECHNOLOGY: Wind Turbines

STRUCTURE HEIGHT: Max hub height of 120m, and rotor diameter of 150m¹.

SURFACE AREA TO BE COVERED: The total area of the application site is approximately 11 003 hectares. The area occupied by each wind turbine will be up to 0.5 hectares (85m x 60m). A hard standing area / platform of approximately 2 400m² (60m x 40m) per turbine will be required for turbine crane usage. The temporary lay-down / staging area will be approximately 40 00m². The operations building will have a total combined footprint that will not exceed 300m². The final design details are yet to be confirmed. These details will become available during the detailed design phase of the project, after the project has been selected as a Preferred Bidder project under the Department of Energy's (DoE) Renewable Energy Independent Power Producers Procurement Programme (REIPPPP)

TURBINE DESIGN: The final design is not available but average specifications are presented below:

¹ The AW125/3000 wind turbine generator which has a hub height of 100m, a rotor diameter of 125m and an output of 3MW was used to develop the EMC control plan. However, a more suitable turbine with different specifications may be available once the proposed WEF is ready for construction. As such, turbines with a hub height of up to 120m and a rotor diameter of up to 150m should be authorised. Should the AW125/3000 wind turbine generator not be selected for installation, a new path loss and risk assessment (including a revised EMC control plan) will be undertaken and approved by the SKA before any turbines are installed on the proposed site.

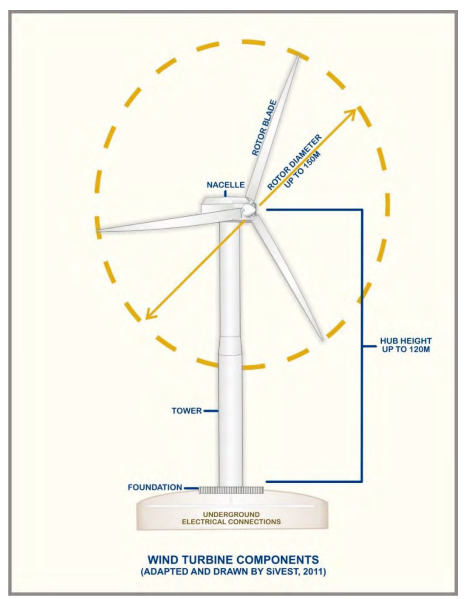


Figure i: Example of a Wind Turbine

STRUCTURE ORIENTATION: Wind Turbines - The turbine blades will not be fixed and will be able to rotate in order to catch the prevailing winds.

FOUNDATION DIMENSIONS: Each wind turbine, depending on geotechnical conditions, will have a foundation diameter of up to 20m, and will be approximately 3m deep. The area occupied by each wind turbine will be up to 0.5 hectares ($85m \times 60m$). The excavation area, depending on geotechnical conditions, will be approximately 1 000m² in sandy soils due to access requirements and safe slope stability requirements.

BLADE ROTATION DIRECTION: The blade rotation direction will depend on wind measurement information received later in the process.

EXPORT CAPACITY: The project will have a total export capacity of 140MW.

TECHNCIAL DETAILS:

Project	DEA Reference	Farm name and	Technical details and infrastructure
Name	DEA Relefence	area	necessary for the proposed project
Aletta	14/12/16/3/3/2/945	 Portion 1 of 	• 60 wind turbines with a total export
Wind		Drielings Pan	capacity of up to 140MW. Turbines will
Energy		No.101	have a hub height of up to 120m and a
Facility		 Portion 2 of 	rotor diameter of up to 150m ² .
(WEF)		Drielings Pan	 132kV onsite Aletta IPP Substation
		No.101	 The turbines will be connected via
		 Portion 3 of 	medium voltage cables to the proposed
		Drielings Pan	132kV onsite Aletta IPP Substation.
		No.101	 Internal access roads are proposed to be
		 Remainder of 	between 4m to 6m wide.
		Drielings Pan	• A temporary construction lay down area .
		No.101	• A hard standing area / platform per
			turbine.
		Development Area:	 The operations and maintenance
		5 639 ha	buildings, including an on-site spares
			storage building, a workshop and an
			operations building.
			• Fencing (if required) will be up to 5m
			where required and will be either mesh or
			palisade.
			• Permanent wind measurement mast.

A3 Maps of all smaller maps included in the report are included in **Appendix 7**.

² The AW125/3000 wind turbine generator which has a hub height of 100m, a rotor diameter of 125m and an output of 3MW was used to develop the EMC control plan. However, a more suitable turbine with different specifications may be available once the proposed WEF is ready for construction. As such, turbines with a hub height of up to 120m and a rotor diameter of up to 150m should be authorised. Should the AW125/3000 wind turbine generator not be selected for installation, that a new path loss and risk assessment (including a revised EMC control plan) will be undertaken and approved by the SKA before any turbines are installed on the proposed site.

WIND MEASUREMENT DATA: BioTherm erected an 80m wind mast on site in May 2015. BioTherm, therefore has 17 months of wind speed data for the Aletta Wind Energy Facility. The average wind speed over a year's period is summarised in **Figure ii** below.

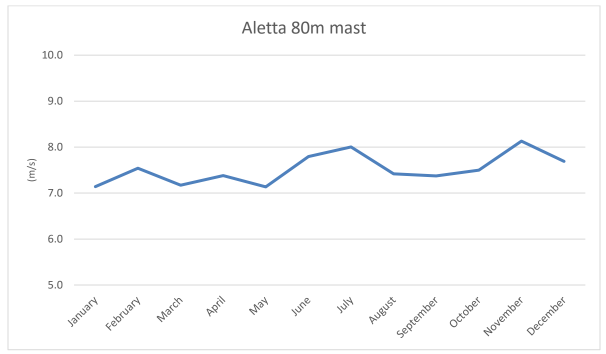


Figure ii: Average monthly wind speeds

The average wind speed over the 17 month Wind Measurement Campaign is 7.5m/s. The wind speed is relatively constant throughout the year and does not go lower then 7m/s. The constant wind speeds result in electricity being generated from the facility at regular periods, unlike some wind farms that have very low wind speed months and very high wind speed months.

In addition to the high average wind speeds the shear factor for Aletta is high. A high shear factor means that it is viable to install turbines with greater hub heights as the wind speed significantly increases with height within the project area.

Overall the Wind Measurement Campaign has confirmed the pre-feasibility desktop analysis and confirmed that the Aletta Wind Energy Facility is a viable and highly competitive wind farm.

POTENTIAL UPGRADE: The renewable energy sector is constantly developing more efficient and higher yielding wind turbines.

After the 20 year PPA has come to an end there is possibility of replacing the ageing wind turbines with more powerful modern units. This practice, 'wind repowering', has taken place in Europe where wind farms have been present for decades and their older turbines are now being replaced with more modern turbines.

Today a 2MW wind turbine coming off the production line with a rotor diameter of 80 metres can generate four to six times as much electricity as the 500kW wind turbine with a 40 metre rotor built in 1995 (James Lawson, 2013). Currently there is a movement towards fewer, larger and taller turbines that are quieter, more reliable, more efficient and higher yielding.

Depending on South Africa's energy needs after the 20 year period and Eskom willingness to re-enter into a PPA with BioTherm, the replacement of ageing turbines after the PPA is a possibility.

Alternatively the turbines will be decommissioned and the land rehabilitated.

(James Lawson, 2013) http://www.aweablog.org/repowering-gives-new-life-to-old-wind-sites/

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BIOTHERM ENERGY

PROPOSED CONSTRUCTION OF THE ALETTA 140MW WIND ENERGY FACILITY NEAR COPPERTON, NORTHERN CAPE PROVINCE

FINAL ENVIRONMENTAL IMPACT ASSESSMENT REPORT

Executive Summary

BioTherm Energy (Pty) Ltd (hereafter referred to as BioTherm) intends to develop the Aletta wind energy facility and associated infrastructure near Copperton, Northern Cape Province of South Africa (hereafter referred to as the 'proposed development'). SiVEST Environmental Division has been appointed as independent consultants to undertake the Environmental Impact Assessment (EIA) for the proposed energy facility and associated infrastructure. The overall objective of the project is to generate electricity to feed into the national grid. The proposed project will consist of a 140MW export capacity wind energy facility.

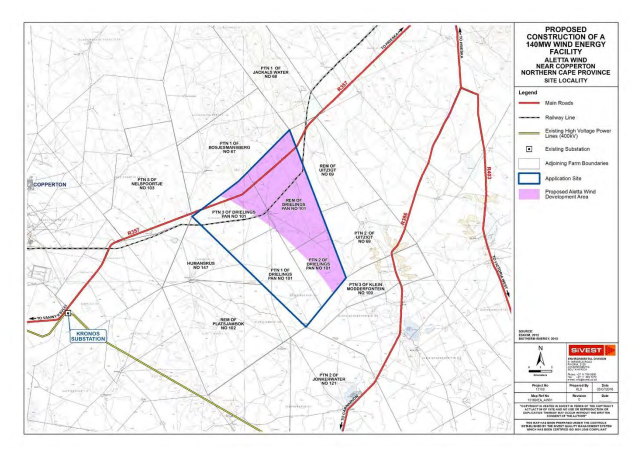


Figure ii: Site locality for the proposed Aletta wind energy facility

Additionally, BioTherm are proposing to develop the associated Aletta substation and power line, both with a capacity of up to 132kV. This associated electrical infrastructure will require a separate Environmental Authorisation and is being conducted as a part of a separate Basic Assessment (BA) process. The Aletta power line has been included in the wind energy facility EIA for background information but will be authorised under a separate BA to allow for handover to Eskom. The Aletta onsite substation will include an Eskom portion and an Independent Power Producer (IPP) portion, hence the substation has been included in the wind energy facility and the electrical infrastructure will be assessed separately, a single public participation process is being undertaken to consider both of the proposed developments. The potential environmental impacts associated with both developments will be assessed as part of the cumulative impact assessment. The DEA reference number allocated for the Aletta substation and power line has not yet been allocated by the DEA. This will be provided in the Final Environmental Impact Assessment Report (FEIAr).

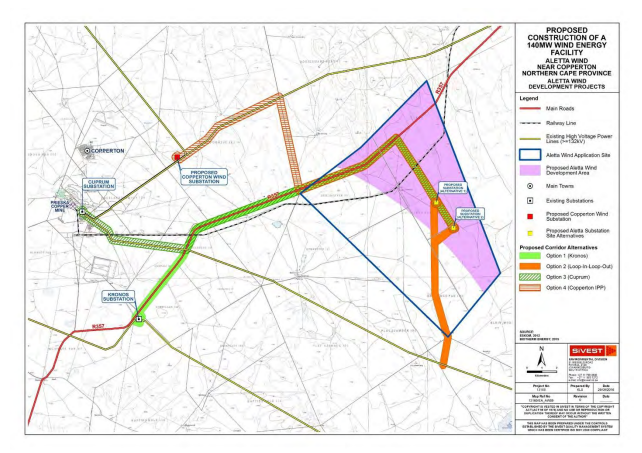


Figure iii: Site locality map showing both of the proposed Aletta projects

DEVELOPMENT AREA				
PHASE CENTRE POINT COORDINATES				
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Aletta 140MW Wind Energy Facility - Finall Environmental Impact Assessment Report				

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2017_AG.docx

	AREA (HECTARES)	SOUTH	EAST
ALETTA WIND DEVELOPMENT AREA	5638.871	S29° 56' 31.212"	E22° 32' 27.034"

ALETTA WIND: COMPONENTS			
CENTRE POINT COORDINATES (DD MM SS.sss)			
COMPONENT	OPTION 1	OPTION 2	
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	E22° 32' 54.174"	E22° 33' 38.344"	

Refer to Appendix 9 for the full project coordinates.

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The proposed development requires Environmental Authorisation (EA) from the Department of Environmental Affairs (DEA). However, the provincial authority will also be consulted (i.e. Northern Cape Department of Environment and Nature Conservation (NC DENC)). The EIA for the proposed development will be conducted in terms of the EIA Regulations promulgated in terms of Chapter 5 NEMA (National Environmental Management Act), which came into effect on the 8th of December 2014. In terms of these regulations, a full EIA is required for the proposed project. All relevant legislations and guidelines (including Equator Principles and IFC Performance Standards) will be consulted during the EIA process and will be complied with at all times.

The proposed project involves the construction of a 140MW wind energy facility (namely the Aletta Wind Energy Facility) and associated infrastructure. Layout alternatives have been investigated which relate to the location of the infrastructure on the site. These are illustrated below:

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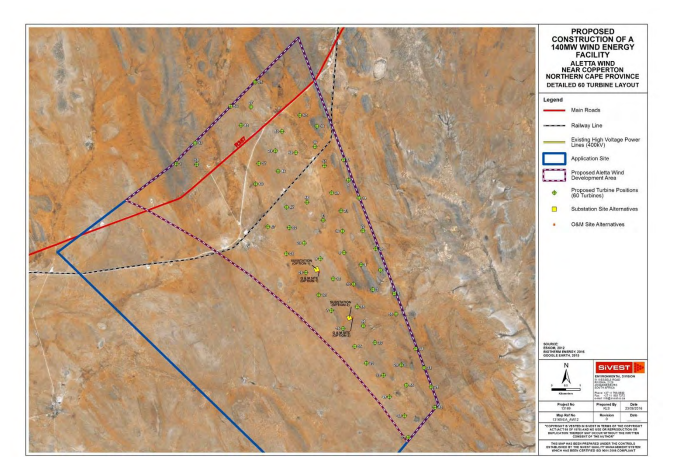


Figure iv: Aletta Wind Energy Facility layout alternatives

The majority of the site falls within the Bushmanland Arid Grassland vegetation unit. However, the Lower Gariep Broken Veld vegetation unit can also be found to the north of the application site and also extends slightly into the northern part of the application site. These above-mentioned vegetation units are typically characterised by a well-developed shrub layer as well as an open tree layer. In certain areas, man has had an impact on the natural vegetation, especially around farmsteads, where over many years tall exotic trees and other typical garden vegetation have been established. Much of the surrounding area however is still characterised by natural low shrubland with transformation limited to areas to the west and south-west of the application site, as well as along the R357 road and railway line which traverse the surrounding area.

Specialist studies were conducted for the following environmental parameters, as part of the EIA phase and as stipulated in the Plan of Study for EIA:

- Biodiversity Assessment
- Avifauna Assessment (including preconstruction monitoring)
- Bat Assessment (including preconstruction monitoring)
- Surface Water Impact Assessment

- Soils and Agricultural Potential Assessment
- Noise Assessment
- Visual Impact Assessment
- Heritage and Palaeontology Assessment
- Socio-economic Impact Assessment
- Traffic Assessment

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Electromagnetic Interference Path Loss and Risk Assessment (Including Emission Control Plan)

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Table i: Summa	ary of findings
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Environmental	Summary of major findings	Recommendations
Parameter		
Biodiversity	The vegetation types that occur within the region	The report concludes that the project is unlikely to have
	(Bushmanland Arid Grassland, Lower Gariep Broken Veld	highly significant impacts on the ecological receiving
	and Bushmanland Vloere and possibly floristic elements of	environment and impacts that will occur can be controlled
	Bushmanland Basin Shrubland and Northern Upper Karoo)	and reduced to low significance. Mitigation measures are
	are classified as Least Threatened and also have a wide	provided to avoid or minimise these impacts. Some
	distribution and extent. The natural vegetation on the sites is	impacts require permits to be issued, either by National or
	therefore not considered to have high conservation status.	Provincial authorities. If mitigation measures are applied
	The area is not within a Centre of Plant Endemism or in areas	then the potential impacts can be well-managed, in which
	identified in Provincial Conservation Plans to be of concern,	case the project is supported and it is recommended that it
	but it does occur within an area identified as part of the	be authorised.
	National Parks Area Expansion Strategy.	
	Local factors that may lead to parts of the sites having	
	elevated ecological sensitivity are the potential presence of	
	the following:	
	 Presence of natural vegetation on site, although of low conservation priority. 	
	 Presence of a number of provincially protected plant species. 	
	• Presence of a number of individuals of one protected tree species, <i>Boscia albitrunca</i> .	
	 Presence of drainage areas and pans. 	
	Presence of low, rocky hills with higher biodiversity than	
	surrounding areas.	
	Potential presence of the following animals of potential	
	conservation concern:	

	 Honey badger (NT) 	
	 Littledale's Whistling Rat (NT) 	
	 Giant Bullfrog (NT/LC) 	
	• Potential invasion of natural habitats by alien invasive	
	plants, thus causing additional impacts on biodiversity	
	features.	
	Cumulative impacts of this project in combination with similar	
	projects is likely to be of low significance.	
	The two (2) proposed sites for the combination of on-site	
	substation and operation & maintenance (O&M) building	
	were evaluated and both sites were found to be favourable.	
	No significant features of concern were found at either site.	
Avifauna	The proposed BioTherm Aletta (Copperton) Wind Farm will	The impacts of the proposed WEF on priority avifauna
	have a variety of impacts on avifauna which range from low	could be mitigated to acceptable levels, therefore the
	to high. The impacts are (1) displacement of priority species	development could proceed provided that mitigation
	due to disturbance during construction phase (2)	measures are strictly implemented.
	displacement of priority species due to habitat destruction	
	during construction phase (3) displacement of priority	
	species due to disturbance during operational phase (4) and	
	collisions of priority species with the turbines in the	
	operational phase.	
	Displacement of priority encodes due to disturbance during	
	Displacement of priority species due to disturbance during	
	construction phase is likely to be a temporary medium	
	negative impact, but can be reduced to low with the	
	application of mitigation measures. Mitigation measures are	
	the restriction of construction activities to the construction	

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	it could be reduced to medium negative through the
	operational phase are likely to be a high negative impact but
	Collisions of priority species with the turbines in the
	impact on these species.
	wind farm management to devise ways of reducing the
	due to the operation of the wind farm, engagement of the
	key priority species are proven to be significantly reduced
	related work, post-construction monitoring, and if densities of
	parts of the property unless it is necessary for wind farm
	operational activities to the plant area, no access to other
	measures. Mitigation measures are the restriction of
	could be further reduced through the application of mitigation
	the operational phase is likely to be of low significance and it
	Displacement of priority species due to disturbance during
	with the construction of new roads kept to a minimum.
	ecological study and maximum use of existing access roads
	adherence to the recommendations of the specialist
	mitigation measures. Mitigation measures comprise strict
	impact and will remain so, despite the application of
	during construction phase is likely to be a medium negative
	Displacement of priority species due to habitat destruction
	zone around a Southern Pale Chanting Goshawk nest.
	a Verreaux's Eagle nest, and a 300m no development buffer
	implementation of a 3km no development buffer zone around
	and dust, maximum use of existing access roads, the
	during the construction period, measures to control noise
	footprint area, no access to the remainder of the property

	application of mitigation measures. Mitigation measures are	
	the implementation of post-construction monitoring and, if	
	actual collision rates indicate high mortality levels,	
	curtailment of selective turbines. Lastly, the implementation	
	of a 3km no development buffer zone around a Verreaux's	
	Eagle nest, a 200m no turbine zone around water points and	
	a 300m no development buffer zone around a Southern Pale	
	Chanting Goshawk nest are recommended.	
	Finally, it is concluded that, after taking into account the	
	expected impact of proposed renewable energy projects	
	within a 35km radius around Kronos MTS, that the	
	cumulative impact of the proposed Aletta WEF on priority	
	avifauna, after appropriate mitigation has been implemented,	
	will range from minor to insignificant.	
	The impacts of the proposed Aletta WEF on priority avifauna	
	could be mitigated to acceptable levels, therefore the	
	development could proceed provided that mitigation measures are strictly implemented.	
Bats	The site was first visited in July 2015 wherein two SM2BAT+	If elevated bat mortalities are found during the operational
	detectors were installed on one 10m mast, and one	monitoring, mitigation measures may need to be
	meteorological mast. The long-term monitoring study aims to	implemented as outlined in Table 144. The affected
	identify bat species at risk of fatality to wind turbines, and	turbines to which such mitigation may apply are 18, 28, 33,
	patterns in their activity and distributions (temporal and	34, 38, 41, 48 and 49.
	spatial).	
		In the case of a migratory event, a mitigation schedule will
	A sensitivity map was drawn up indicating potential roosting	be drawn up specifically for the event.
	and foraging habitat. The turbine layout is respective of the	· · ·
	bat sensitivity map is deemed acceptable with regards to the	
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	bat monitoring study since no turbines are encroaching on	The Moderate bat sensitivity areas and associated buffer
	any sensitive area.	zones must be prioritised during operational monitoring
		and preferably be avoided during turbine placement, if
	Four bat species were detected namely, Tadarida	another feasible option is available.
	aegyptiaca, Neoromicia capensis, Miniopterus natalensis,	
	and Eptesicus hottentotus. Neoromicia capensis and	High Bat Sensitivity areas are 'no-go' areas due to
	Tadarida aegyptiaca were most commonly detected across	expected elevated rates of bat fatalities due to wind
	both of the monitoring systems. The migratory species,	turbines. No turbines are allowed to be placed in High Bat
	Miniopterus natalensis, was detected by all monitoring	Sensitivity areas and their associated buffers.
	systems and is rather prevalent on site. The relative	
	abundance of this species was highest, as detected by all	
	monitoring systems, over the months of September - October	
	2015 and February - April 2016.	
Surface Water	Ultimately, it was found that there were nine (9) watercourses	Specialist recommendations include the following:
	(drainage lines) and twenty two (22) depressions	 All stipulated mitigation measures are to be adhered
	(depression wetlands). For the depression wetlands, these	to;
	were sub-divided into two sub-categories for the fifteen (15)	 All surface water resources and buffer zones must be
	natural depression wetlands and the seven (7) artificial (man-	avoided as far as practically possible;
	made) depression wetlands identified. A buffer zone of 50m	 Where it is not possible to avoid impacting on the
	for watercourses and the natural depression wetlands have	identified surface water resources, the relevant
	been applied in consideration of the factors above. No buffer	environmental authorisation and water use license
	zone was applied to the artificial depression wetlands as	must be applied for.
	these were not identified to be of any major ecological	
	significance. The artificial depression wetlands would	
	however need to be avoided and should be viewed as	
	exclusion zones.	
	In the context of NEMA (1998) and the EIA Regulations	
	(2014), considering the layout of the proposed development,	
	no listed activities will be triggered based on the wind turbine,	
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a destation and according and we between the first of 199	
substation and operation and maintenance building facility	
layout since none of these structures are directly within or	
within close proximity (within 32m) to the identified surface	
water resources. However, it is presumed that internal	
access roads will be required which will need to route to the	
respective wind turbines locations and various buildings and	
infrastructure to be constructed. Since the drainage lines can	
extend for some kilometres and the distribution of the	
wetlands are amongst the wind turbine locations, there is a	
good chance the internal access roads and other associated	
infrastructure not shown on the current layout will need to	
cross or be within close proximity to the delineated surface	
water resources. Therefore, provisionally, Activities 12 and	
19 of Government Notice 983 Listing Notice 1 are identified	
to potentially be triggered thereby requiring Environmental	
Authorisation.	
In the context of the NWA (1998) and the proposed	
development, a "water use" is required where construction	
activities will impact on a water resource. As such, for the	
proposed development, since there is no anticipated direct	
impact or any potential indirect impact based on the current	
wind turbine, substation and operation and building layout, it	
is anticipated that no water uses will be triggered. However,	
as stated in above, it is anticipated the internal roads and	
other associated infrastructure not displayed on the current	
layout may need to cross or be within 500m of the identified	
wetlands and / or watercourses thereby triggering water uses	
(c) and (i). The application of these water uses can however	
only be confirmed once the internal road layout is available.	
,	

It was identified that several potential impacts may affect the
surface water resources within the proposed development
area during the pre-construction, construction, operation and
decommissioning phases. It is not anticipated that the
proposed development will need to be decommissioned.
Should this need to take place, the same impacts as
identified for the construction phase of the proposed
development can be anticipated. Hence, the same impacts
are expected to occur and the stipulated mitigation measures
where relevant must be employed to minimise impacts.
Potential cumulative impacts were assessed given that
numerous proposed and currently constructed renewable
energy developments can be found in the surrounding area.
As such, the direct cumulative impact of loss of surface water
resources and degradation was found not to be compounded
by the proposed development as the wind turbine, substation
and operation and maintenance buildings were not located
in any surface water resources. However, provision for
potential degradation of surface water resources due to
associated infrastructure was noted. Should these potential
impacts be avoided / reduced as per the mitigation measures
stipulated, the cumulative impact will be negligible. From an
indirect cumulative impact perspective, the proposed
development as a whole was not expected to contribute to
the cumulative impacts of increased run-off, sedimentation
and erosion since the drainage lines flow in a southerly
direction and will be contained on the proposed development
area, and not into any adjacent proposed or current

		renewable energy developments being constructed. That	
		being said, with the implementation of stipulated mitigation	
		measures, the cumulative impact was again deemed to be	
		negligible.	
Soils	and	The agricultural potential for this area corresponds with the	The mitigation measures proposed are as follows:
Agricultural		initial findings in the scoping report. Thus, an overall low	
Potential		potential for irrigation for map units Cg1, Cg2, Py1 with a low	Ensure that the minimum area possible is set aside for
		to moderate irrigation potential for map unit Py2, consisting	the project infrastructure, so that the natural vegetation
		of gravelly Plooysburg and Hutton soils, with soil depth 300-	is undisturbed and grazing of livestock can continue on
		800 mm onto rock.	site post-construction;
			 Protection of the vegetation covering is vital, so that as
		Virtually all of the study area comprises shallow, often	little vegetation as possible to be removed. If bare
		calcareous soils with rock outcrops.	topsoil results, it should be covered by a soil protection
			layer, such as a geotextile, to stabilize the site until
		Coupled with these shallow soils, the very low rainfall in the	vegetation can re-establish.
		area means that the only means of cultivation would be by	Regular communication between responsible officials
		irrigation and the Google Earth image of the area shows	at all sites in the vicinity is essential.
		absolutely no signs of any agricultural infrastructure and	Regular monitoring (at least monthly during any
		certainly none of irrigation.	construction phase and approximately six-monthly
			thereafter) is strongly recommended to pick up any
		The climatic restrictions mean that this part of the Northern	potential problems before they arise.
		Cape is suited at best for grazing and here the grazing	
		capacity is low, around 20 ha/large stock unit (ARC-ISCW,	
		2004).	
		Two main impacts are possible. The first deals with the	
		unavailability of land for agriculture due to the fact that a wind	
		energy generating facility is to be established, while the	
		second impact refers to the possibility that construction of	
		such a facility will lead to disturbance of the topsoil and	
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	surface vegetation cover, so that erosion of topsoil by wind	
	action will increase.	
	There are a considerable number of other power generation	
	projects proposed for the immediate area near Copperton	
	and Prieska. The prevailing agricultural potential is low to	
	very low, so there will be little or no cumulative impact in that	
	regard. However, regarding wind erosion, there is a definite	
	possible cumulative impact regarding potential topsoil	
	removal by wind erosion on one site, which could then be	
	blown for a considerable distance across other sites.	
	Two potential sites were proposed regarding positions of the	
	substation and other infrastructure. However, there are no	
	sensitive areas in the study area and the natural resources	
	are very similar, so there will be no specific difference	
	between the two sites.	
	Due to the occurrence of shallow soils, coupled with the	
	extremely hot and dry nature of the climate, there are no	
	significant impacts from the project.	
Noise	The results of the investigation indicated that the predicted	In order to legally comply with the requirements of the
	impact of noise during construction phase would be confined	NCR, the wind turbines would need to be relocated with a
	to residences within the WEF boundaries. There would be a	minimum distance of 2 600 m from any WEF boundary.
	temporary loss of "quiet" low residual noise level with a high	However, as this would prevent the development from
	intensity of noise impact on the residences at location L2	proceeding, it is recommended that a written application for
	during daytime if the existing access farm road in close	exemption of provisions of the NCR be made to the local
	proximity to the residences were to be upgraded.	authority with the due consideration and approval by all
	Construction of a new road and site works at least 1 000 m	affected parties.
	from the residences would reduce the impact to Low.	
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	Based on the wind energy turbine noise emission data provided, assessment of the predicted noise during the operation phase in terms of SANS 10103:2008 indicated that the intensity of noise impact on land adjacent to the WEF boundaries would range from Very High close to the boundaries to Low at a distance of 2 600 m.	
	The intensity of noise impact on residences within the WEF boundaries at location L2 would be High . At residences at locations L3 and L4, at a distance of 3 100 m beyond the WEF boundaries, the intensity of noise impact would be Low and Negligible , respectively.	
	In terms of the National Noise Control Regulations (NCR), noise emanating from the wind energy turbines would be adjudicated as disturbing noise on land within 2 600 m from the northern, eastern and southern boundaries. Compliance with the legal requirements of the NCR would require all turbines to be set back 2 600 m from the WEF boundaries.	
	In terms of SANS 10103:2008 the intensity of noise impact on adjacent land close to the boundaries would be Medium .	
Visual	The impact assessment revealed that the proposed development would have a negative low visual impact during construction and a negative medium visual impact during operation, with several mitigation measures available to reduce the visual impact.	 It is recommended that all mitigation measures should be implemented.

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	Substation and O&M Building Option 1 is thus the preferred	
	substation (Rated as having low heritage significance).	Archaeological Sites
	One archaeological resource occurs at the option 2	
		of the project.
	from any construction activities.	 The recommendations must be included in the EMPr
	fall outside and in most case more than 100 meters away	them be declared "No-Go" zones.
	turbine positions has shown that all the find spots and sites	points and these points must for at least 500m around
	Allowing for a 60m diameter construction foot print for on all	map are of extreme importance as Geological Heritage
		 The two historic spring sites indicated on the sensitivity
	Negative Medium Impact.	recommended to ensure that no fossils are damaged.
	alternative foot prints. The application site however holds a	must be informed and at least one site visit is
	the heritage sites identified fall outside the proposed	excavation into these rock types, the Paleontologist
	that an overall low impact on heritage is foreseen, as all of	observe any suspiciously looking structures during
	The comparative assessment of the alternatives has shown	windblown sand but if the ECO and/or HIA specialist
	impacts at an early design phase.	the site initially to ensure that no significant fossils are damaged. The Gordonia Formation is mainly
	positions of the heritage sites and thus the reduction of	construction in areas underlain by this group, to visit
	assessment. This resulted in cognisance being taken of the	that a Paleontologist be appointed at the start of the
	to provide input into the proposed layouts before the impact	Group can contain significant fossils and it is advisable
	developer for this project enabled the heritage assessment	albeit mostly algal structures. The shale of the Dwyka
	The design process and methodology followed by the	Group, can contain significant micro-fossil remains,
		fact that sediments of the Uitdraai Formation, Bulpan
	significance.	The ECO for this project must be made aware of the
	representative of archaeological sites with a medium to high	Palaeontology
	(ESA), Middle (MSA) and Later Stone Age (LSA) and are	
	archaeological sites are associated with the Early Stone Age	during construction and operations.
	archaeological sites or resources and 3 grave sites. The	then to be compiled and approved for implementation
	archaeological find spots, 5 historical sites, 21	 A management plan for the heritage resources needs
	in August 2016, has confirmed the presence of 3	could accommodate such resources.
	The subsequent field work completed for the HIA component	required or where possible a slight change in design

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Palaeontological Desktop Assessment:The Desktop Paleontological Survey Identified that the proposed development is allocated a Moderate Paleontological Sensitivity. Geological structures associated with groundwater were mapped as well as spring sites which are part of the Heritage of this area.The study area is underlain by presumably Mokolian aged Uitdraai Formation of the Brulpan Group Olifantshoel Supergroup, Carboniferous to Permian aged Dwyka Group Karoo Supergroup and Quaternary aged Gordonia Formation of the Kalahari Group.	 Demarcate sites as no-go areas. Demarcate and fence during construction if construction activities area to happened within 100 meters from a site. A management plan for the heritage resources needs then to be compiled and approved for implementation during construction and operations.
alternative from a heritage perspective as no heritage resources has been identified in the general area of the substation footprint. It is the specialist's considered opinion that this additiona load on the overall impact on heritage resources will be low With a detailed and comprehensive regional dataset this rating could possibly be adjusted and more accurate. It can clearly be noted that the area in general is abundan with Stone Age remains. I concur with Kaplan and Wiltshire 2011, "SAHRA must assess this application in the broade context of other present and future applications in the area in order to guide the Client and the Department o Environmental Affairs (DEA) towards an acceptable level o overall heritage impact on the area."	 significant sites will be affected. Relocate turbines if need be. Sites ALE 4 and ALE 36 must be monitored during construction, as they are close to turbine construction activities. Demarcate and fence during construction if construction activities are within 100 meters from a site. Monitor find spot areas if construction is going to take place through them. A management plan for the heritage resources needs then to be compiled and approved for implementation during construction and operations. Possible surface

	The allocation of a Moderate sensitivity for Paleontological Heritage to the entire study area except the two historic spring sites, which indicate Very High point sources of Groundwater Heritage. Although the Uitdraai Formation can provide new information on micro-fossils of Mokolian age, these fossils are very difficult to identify and are more of academic interest. Both the Dwyka Group and Gordonia Formations are however known for some very significant fossil finds and although scarce, the fossils can contribute significantly to our understanding of depositional environments during the Carboniferous, Permain and Quaternary ages in South Africa.	 Adjust the development layout (where possible) and demarcate the grave sites with at least a 5-10-meter buffer. In the event that the sites cannot be excluded from the development footprint, a grave relocation process (as described in Appendix A of the Heritage Assessment report) needs to be implemented. Cumulative Impact It is recommended that SAHRA commissions a regional study that focus on the identification of heritage resources and all documentation and mitigation of heritage resources as part of developments in the region must be aimed at a combined research output for developments in the Copperton area.
Socio-economic	The economy of the Siyathemba LM is in need of investment and development and the establishment of the wind facility in the area will offer such an opportunity. Furthermore, if the other proposed projects are approved, this could contribute to the growth of this sector as well as stimulate economic development further. The project will have the potential to improve the standard of living of the communities located within a 50 km radius given the commitments towards socio- economic and enterprise development. The construction and operation of the facility will result in various positive economic impacts.	 The project developer should design the infrastructure layout in a manner that limits the footprint of the facility and all associated infrastructure. Consultation with the directly affected and adjacent land owners must be on-going to limit the effect on productive agricultural land. It is recommended that in order to curb the increase in property prices in the area, proper planning concerning accommodation of the construction crew must be done. Construction vehicles should only access the construction site via demarcated access roads and

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 It is estimated that the capital expenditure of 	
MW wind facility will be R2.6 billion. Approxir	nately, 128 (agricultural) land.
employment opportunities will be created	during the The project developers and affected land owners
construction phase at peak construction. Ab	out 40% of should discuss and agree on appropriate construction
the employment opportunities, specifically for	or unskilled procedures, which will minimise disruption of current
and semi-skilled individuals are likely to be a	available to farming activities.
local community members. Employment op	portunities • Aim to hire as many people from the local community
for skilled individuals are likely to be asso	ciated with as possible to limit the increase in demand for
contractors appointed during the construction	phase. accommodation.
The annual revenue generated by the p	
amount to up to R1.3 billion. Furthermore, it i	· · · · ·
that 39 jobs per annum will be created at the	
	 Where feasible, training and skills development
Overall, the impacts discussion and evaluation re	
no fatal flaws are present from a socio	
perspective, preventing the proposed develop	
being approved and implemented. In fact, all of th	presented by the beneficial and oppended
negative socio-economic impacts are of low signi	
	 Raise awareness among construction workers on
	health issues, including HIV/AIDS.
	 Locals should be informed upfront about employment
	opportunities so that there are no unrealistic
	expectations on the part of the community.
	 The project proponent should attempt to resolve issues
	and concerns, which they are made aware of
	immediately.
	 Ensure clear communication of the project information
	and effective public participation processes to
	minimise the influx of migrant job seekers.

		 Movement of construction workers on and off site must
		be closely monitored and managed.
		 Prior construction, rules and regulations regarding
		presence of construction workers on site need to be
		devised in consultation with the land owners of directly
		affected and adjacent properties.
		 During construction the rules and regulations must be
		clearly communicated to all workers, personal property
		must be respected and avoided.
		Ensure effective communication of the project
		information throughout all stages to effectively manage
		expectations of local communities, local authorities
		and local land owners.
		 Establish a health facility for the duration of the
		construction period to provide services to the
		construction crew and alleviate pressure on the local
		facilities.
Electromagnetic	This risk assessment would enable one to estimate the	In order to evaluate the impact of the completed windfarm
Interference Path	maximum permissible radiated emissions from the	on the ambient emissions, reference measurements are to
Loss and Risk	equipment installed within the Aletta wind energy facility and	be done before construction and after construction. A
Assessment	will be compared to known radiated emission data from the	separate test plan will be developed for that.
(Including	Acciona AW125/3000 Wind Turbine Generator (WTG).	
Emission Control	Acciona AW125/3000 WTG is a large turbine type and was	Items identified as EMC emitters and therefore being a risk
Plan)	used to show the typical impacts of a similar technology and	for the SKA will be analysed independently and mitigation
	sized turbine. The assessment and Electromagnetic Control	measures will be applied.
	Plan addresses mitigation actions required to reduce the	
	radiated emissions of the AW 125 TH 100A WTG to levels	To verify overall windfarm emissions, ambient
	acceptable for installation within the declared Karoo Central	measurements should be done at the new site before
	Astronomy Advantage Area. The intent of this plan is thus to	construction starts. Tests points should be carefully
	Astronomy Auvantage Area. The intent of this plan is thus to	construction starts. rests points should be calefully

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	controlled frequency bands, especially in the nacelle area.	 Control loop areas
	required at frequencies in the FM Radio band as well as other	 Shield wires
	suspected noise sources. The results indicated shielding	 <u>Cable Emissions (DM)</u>
	specific, tests were be done on a current WTG to confirm the	The following mitigation principles have been provided:
	As mitigation techniques are source and coupling path	
		verified by means of laboratory tests.
	reduced from the initial 125 turbines to 60 turbines.	reduced. Where possible, the mitigation measures will be
	20km to 25km. The number of turbines has also been	mitigation measures, the impact on the SKA project will be
	the closest turbine to the closest SKA infrastructure from	will be replaced by LED. By implementing the suggested
	has reviewed the facility lay-out to increase the distance from	through GPS. Fluorescent lights in the tower and nacelle
	To prevent an impact on the SKA Project, Biotherm Energy	synchronization among these obstruction light will be done
		Garob and Copperton windfarms will be LED type. The
	Copperton/ Garob facilities.	the arcing nature of strobe lights, aircraft warning light for
	Navarra, Spain. Very similar design will be used for the	the nacelle should be LED or incandescent types. Due to
	Gouda facility in South Africa and Barosoain windfarm,	All lights in the at least the tower (due to the height) and in
	measurements on the Acciona AW 125 TH100A WTG at the	Lighting
	the requirements of SKA. This requirement is based on	
	ensure the cumulative emission level of a wind farm is within	emissions exceeding the SKA threshold.
	requirement is a 30dB reduction in radiated emissions to	emitters will be studied and implemented if final test shows
	The current Electromagnetic Compatibility (EMC)	anticipated, proper mitigation measures on identified
	Nadio leiescope.	mitigation techniques applied to the turbine. Although not
	which can adversely affect the performance of the SKA Radio telescope.	Electromagnetic Interference Path Loss and Risk Assessment Report to prove the effectiveness of the
	eliminating causes of electromagnetic interference (EMI),	and results should be compared to results in the
	Africa. In addition, this plan concerns itself with the goal of	Final site tests will be done on completion of the project
	to achieve 40 dB of attenuation, as agreed with SKA South	Final site tests will be done on completion of the preject
	specific mitigation measurements to be implemented in order	construction progresses.
	low risk of detrimental impact on the SKA by describing	objective to observe the increase in ambient emissions as
		selected based on test equipment sensitivity with the

	With regards to the Convertor Cabinet, test results obtained	•	Cable	Emissions (CM)
	at the current installation including a 10dB safety margin		0	Ferrites and absorbers
	shows no additional attenuation is required. Adding a 17.8dB		0	Control loop areas
	requirement to accommodate cumulative effect highlighted a			
	few frequencies that will require additional attenuation.	•	Enclos	sure Shielding
	Further analysis of the frequencies above the 0dB line		0	Improve shielding
	proved that they are ambient frequencies in the FM, TV and			 EMC Gaskets
	cell phone band. The shielding effectiveness of the concrete			 Conductive viewing aperature
	tower was not taken into account. No additional shielding of			 Cooling aperature shield
	the bottom converter cabinet would therefore be required.			
	With regards to the Bottom Control Cabinet, test results			
	obtained at the current installation including a 10dB safety			
	margin shows that no additional attenuation is required.			
	Adding a 17.8dB requirement to accommodate cumulative			
	effect, highlighted the frequencies that will require additional			
	attenuation of 12dB maximum excluding the FM radio			
	frequencies. Further analysis of these signals proved that			
	they are ambient signals from intentional transmitters. No			
	additional shielding of the bottom control cabinet would			
	therefore be required.			
	With regards to the Top Control Cabinet, when taking			
	cumulative effect into consideration, a significant amount of			
	shielding is required. This is the combined effect of the			
	cables entering and exiting the Top Control Cabinet and			
	equipment mounted in the cabinet. Further analysis of the			
	highest peaks revealed that they can be attributed to FM			
	radio stations, TV and GSM intentional transmitters.			
	However, not all signals that require attenuation could be			
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	attributed to intentional transmitters. Mitigation should	
	include shielded cabinets, shielded cable trays and the use	
	of absorptive cable sleeves.	
	Laboratory tests will be done to narrow down the source	
	possibilities.	
	Although site measurements were done, there is always the	
	risk of interference signals (A) being masked by a higher	
	amplitude interference signal (B). Signal A will then only	
	become apparent once signal B has being mitigated. As the	
	wind turbine generator and control equipment is a matured	
	design, mitigation will be limited to non-invasive techniques.	
Traffic	As part of the traffic assessment haulage routes were	In order to avoid the railway bridge on the N7 (located
	compared. Route Alternative 1 and Route Alternative 4 were	approximately 42km southeast of the town of Nuwerus)
	deemed to be the preferred options. Route Alternative 1	which may be a possible obstruction, an application to use
	avoids the Van Rhyns Pass and the Piekenierskloof Pass,	the facility road adjacent to the N7 must be investigated.
	however, there is a railway bridge on the N7 (located	
	approximately 42km southeast of the town of Nuwerus)	The existing gravel track off the R357, which is currently
	which may be a possible obstruction. As such, Route	the farmer's access road, will need upgrading and
	Alternative 4 was deemed to be the preferred option as it	extension and will need to be suitably maintained. Re-
	doesn't have any gravel roads and is much shorter than the	gravelling may be necessary as a maintenance measure,
	other alternatives.	from time to time, throughout the operational life of the plant.
	Based on the available information, it was calculated that the	
	development will generate 6845 trips over an 18 month	Should damage be caused by the transport vehicles along
	period. It was assumed that two (2) turbines will be delivered	the access roadway, it should be assessed and mitigating
	to site each week which roughly equates to three (3)	maintenance should be initiated.
	deliveries per day. Fifteen normal heavy and light vehicles	
	will also travel to and from site daily but, over a much shorter	
	distance.	

	Additional delays experienced by the level of service on the
Access to the site will be via an existing gravel track off the	roadways on which the components are transported can
R357, which is currently the farmer's access road,	be mitigated by:
approximately 34km from the N10 intersection. Sight	 Allowing the general traffic to pass the transport
distance at the access is more than adequate and the	vehicle at regular intervals.
pavement structure seems to be sound and with little to no	 The abnormal vehicles should not travel in groups of
defects.	two or more so as to limit the delays caused by the relatively slow vehicles.
It is expected that the community of Prieska will participate	
in the construction phase of this development. From a traffic	Permits must be obtained for the oversized vehicles in
point of view, the total daily construction traffic is deemed to	order to transport the turbine components.
be very low and will not significantly impact this community.	
The cumulative effect on the community was rated as a	SANRAL Western / Southern Region will need to be
positive low impact	contacted in order to obtain consent for the abnormal load
The impact of the construction traffic on the general traffic	transport on their roadways.
The impact of the construction traffic on the general traffic and the surrounding communities along the haulage route is	Adaquata traffia accommodation signage must be created
considered to be low. The level of service on the roadways	Adequate traffic accommodation signage must be erected and maintained on either side of the access on road R357
on which the components are transported may experience	throughout the construction period.
some additional delay.	throughout the construction period.
All the components will be transported by truck from	
Saldanha or Coega harbour to the site using the defined	
routes with possible minor deviations. These vehicles are	
classified as oversize vehicles and permits must be obtained	
in order to transport the turbine components.	
The access to the site is on road R357 which is a Provincial	
road and will necessitate the involvement of the Northern	
Cape provincial roads and transport department.	

The cumulative impact and significance of the development
of the wind energy farm is considered to be low negative and
low positive impacts when traffic and surrounding community
parameters, respectively, are examined.

The above mentioned specialist studies were conducted to address the potential impacts relating to the proposed development that were identified as being required during the scoping phase. An impact assessment was conducted to ascertain the level of each identified impact, as well as mitigation measures which may be required. The potential positive and negative impacts associated within these studies have been evaluated and rated accordingly. The results of the specialist studies have indicated that no fatal flaws exist as a result of the proposed project. Additionally, the specialists comparatively assessed the alternatives as provided in **Figure iv**, the results of the comparative assessment are summarised below in **Table ii**.

ALTERNATIVE	ENVIRONMENTAL ASPECT	PREFERENCE	FATAL FLAWS		
SUBSTATION AN	SUBSTATION AND O&M BUILDING ALTERNATIVES				
Option 1	Biodiversity	NO PREFERENCE	No Fatal Flaws		
	Avifauna	NO PREFERENCE	No Fatal Flaws		
	Bats	NO PREFERENCE	No Fatal Flaws		
	Surface Water	NO PREFERENCE	No Fatal Flaws		
	Soils and Agricultural Potential	NO PREFERENCE	No Fatal Flaws		
	Noise	NO PREFERENCE	No Fatal Flaws		
	Heritage	PREFERRED	No Fatal Flaws		
	Palaeontology (Desktop)	NO PREFERENCE	No Fatal Flaws		
	Visual	NO PREFERENCE	No Fatal Flaws		
	Socio-economic	NO PREFERENCE	No Fatal Flaws		
Option 2	Biodiversity	NO PREFERENCE	No Fatal Flaws		
	Avifauna	NO PREFERENCE	No Fatal Flaws		
	Bats	NO PREFERENCE	No Fatal Flaws		
	Surface Water	NO PREFERENCE	No Fatal Flaws		
	Soils and Agricultural Potential	NO PREFERENCE	No Fatal Flaws		
	Noise	NO PREFERENCE	No Fatal Flaws		
	Heritage	FAVOURABLE	No Fatal Flaws		
	Palaeontology (Desktop)	NO PREFERENCE	No Fatal Flaws		
	Visual	NO PREFERENCE	No Fatal Flaws		
	Socio-economic	NO PREFERENCE	No Fatal Flaws		

Table ii: Summary of comparative assessment

As depicted in **Table ii** above, the two (2) 132kV onsite substation and O&M building site alternatives are very similar in terms of which is the environmentally preferred alternative. Almost all of the specialists found there to be no preference between the two (2) alternatives, with the only exception being the heritage specialist's preference for Option 1. The 132kV onsite substation and O&M building Option 2 was however deemed to be a favourable option, as despite the fact that a heritage site occurs at this site it is deemed to have a low significance. Both of the alternatives mentioned above are considered to be acceptable, from

an environmental perspective, however Option 1 for the 132kV onsite substation and O&M building site is considered to be environmentally preferred.

During the EIA it was established that the Aletta Wind Energy Facility layout takes most the sensitive areas identified by the specialists into account. A sensitivity map has been compiled based on the negative mapping / sensitivity assessment exercise that was undertaken by all the specialists. These are indicated in **Figure v** below.

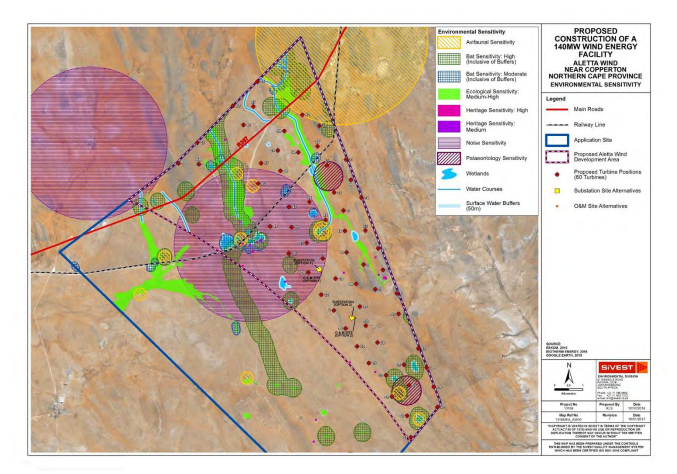


Figure v: Aletta Wind Energy Facility layout alternatives with environmentally sensitive areas

Additionally, several no-go areas were also identified by some of the specialists. A layout map indicating the identified no-go areas is provided in **Figure vi** below.

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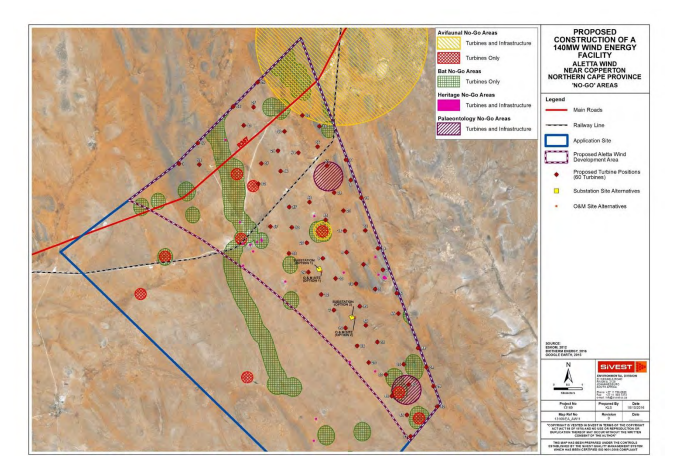


Figure vi: Aletta Wind Energy Facility layout alternatives with no-go areas

Although no fatal flaws were identified the layout was amended slightly in order to avoid all no-go areas. In addition, a 1.4km buffer will be placed around the land owner's house. This is 450m further then the original EIA phase layout. This was put in place in order to account for the 2 700m³ buffer recommended by the noise specialist. The preferred site layout in relation to the no-go areas identified by the specialists is indicated in **Figure vii** below.

It should be noted that micrositing may still be required within the authorised development area during the detailed design phase. This is to enable the avoidance of any additional sensitive areas, unidentified features on site or any design constraints when the project reaches construction.

³ The 2 700m buffer is not technically achievable around the resident, however a 1 400m buffer has been placed around the on site residence. This buffer would reduce the medium impact significance as rated by the noise specialist (refer to Table 106 in Section 9.2.6) to an impact that is considered acceptable. Impacts with a medium significance rating are not considered no-go. In addition, it should be noted that BioTherm have a lease agreement with the owner of this resident and they will benefit financially from the proposed project.

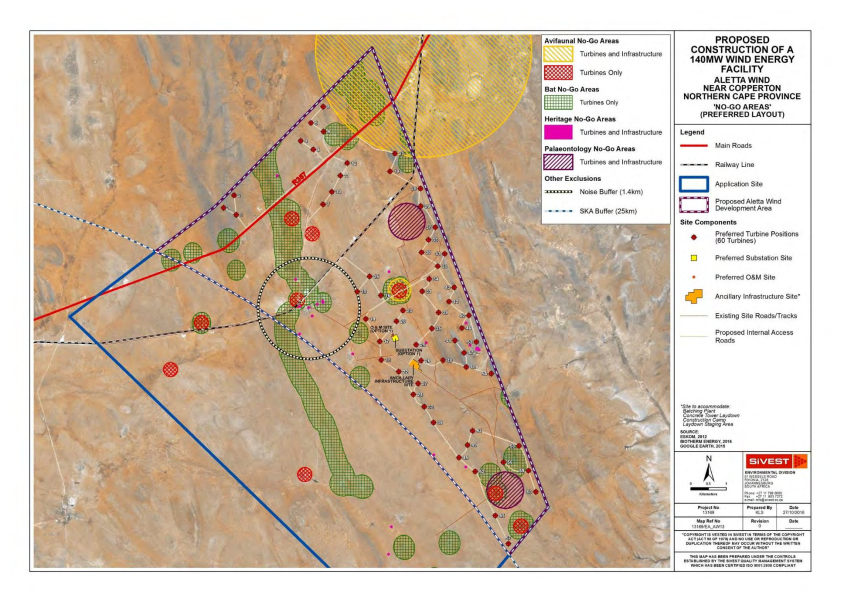


Figure vii: Preferred Site Layout in relation to no-go areas

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It is important to note that the preferred site layout provided above is only the EIA phase layout and therefore not the final layout for the proposed development. This is due to the following reasons:

- The technology is constantly changing where higher yielding a more efficient turbines are being bought into the marked and as a result the Developer cannot commit to a specific turbine, and associated layout, at this stage.
- The Engineering, Procurement and Construction (EPC) Contractor has not been appointed and hence the turbine manufacturer is unknown. The EPC contractor is only appointed once the project has been selected as a Preferred Bidder.
- The final turbine manufacturer is unknown and hence the final turbine generation capacity is unknown. The turbine generation capacity directly determines how many turbines will be present in the project area. A 2MW turbine will result in a layout with 70 turbines, where as a 3MW turbine will result in a layout with 47 turbines.
- The relocation, adding or removing of a single wind turbine has an impact on the entire wind farm. With a single change a new yield assessment and model must be conducted to determine the highest yielding layout. Hence a facility with 50 turbines will have a completely different layout to a facility with 70 turbines. The EPC contractor may also insist on their own optimised layout for the facility.
- The current project has four 500m corridors where turbines have been preliminary excluded from.
 Depending on the final power line corridor selection, turbines may be relocated to be within the remaining corridors.
- If surrounding wind projects are bid and selected as Preferred Bidders before the Aletta facility, then the adjacent wind projects final layouts may include turbines on the boundary of the Aletta facility and hence these neighbouring turbines will have to be considered into the final Aletta facility layout once it has been selected as a Preferred Bidder.
- As the turbine positions are still not final the road and ancillary infrastructure layouts are also subjected to change.

It should also be noted that the specialist sensitivities and no-go areas will be incorporated into the layout design when completing the final layout. In addition, a 1.4km buffer will be placed around the land owner's house. This is 450m further then the original EIA phase layout.

It is the opinion of the EAP that the information and data provided in this FEIAr is sufficient to enable the DEA to consider all identified potentially significant impacts and to make an informed decision on the application. Further, it is the opinion of the EAP that based on the findings of the EIA that the proposed project should be granted an EA and allowed to proceed provided the following conditions are adhered to:

- The substation and O&M building should be constructed within the preferred substation and O&M building sites for Option 1.
- All feasible and practical mitigation measures recommended by the various specialists must be implemented.

- All micro siting of the turbines and associated infrastructure must be repositioned within the authorised buildable area and must exclude all no-go areas identified by the specialists.
- Where applicable monitoring should be undertaken to evaluate the success of the mitigation measures recommended by the various specialists.
- Turbines with a hub height of up to 120m and a rotor diameter of up to 150m should be authorised. However, should the AW125/3000 wind turbine generator, which has a hub height of 100m, a rotor diameter of 125m and an output of 3MW which was used to develop the EMC control plan, not be selected for installation, it is recommended that a new path loss and risk assessment (including a revised EMC control plan) be undertaken and approved by the SKA before any turbines are installed on the proposed site.
- Final EMPr should be approved by DEA prior to construction.
- The final layouts should be submitted to the DEA for approval prior to commencing with the activity.

SiVEST as the EAP is therefore of the view that:

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- An environmentally preferred substation site, as well as an O&M building site has been identified which is less environmentally sensitive compared to the other site considered during the EIA phase.
- Through the implementation of mitigation measures, together with adequate compliance monitoring, auditing and enforcement thereof by the appointed ECO as well as competent authority, the potential detrimental impacts associated with the proposed project can be mitigated to acceptable levels.

The date on which the activity will commence cannot be determined at this stage as they are based on the timeframes dictated by the Renewable Energy Independent Power Producer Procurement Programme (REIPPP) bid windows. The date of the next round of bid submissions has not yet been announced. The construction of the Aletta wind energy facility is dependent on being selected as a preferred bidder. The project will therefore require an authorisation of at least 5 years.

It is trusted that the FEIAr provides the reviewing authority with adequate information to make an informed decision regarding the proposed project.

prepared by: SiVEST Environmental

BIOTHERM ENERGY

PROPOSED CONSTRUCTION OF THE ALETTA 140MW WIND ENERGY FACILITY NEAR COPPERTON, NORTHERN CAPE PROVINCE

FINAL ENVIRONMENTAL IMPACT ASSESSMENT REPORT

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prepared by: SiVEST Environmental

Glossary of Terms

Alluvial: Resulting from the action of rivers, whereby sedimentary deposits are laid down in river channels, floodplains, lakes, depressions etc.

Biodiversity: The variety of life in an area, including the number of different species, the genetic wealth within each species, and the natural areas where they are found.

Cultural Significance: This means aesthetic, architectural, historical, scientific, social, spiritual, linguistic or technological value or significance.

Cumulative Impact: In relation to an activity, cumulative impact means the impact of an activity that in itself may not be significant, but may become significant when added to the existing and potential impacts eventuating from similar or diverse activities or undertakings in the area.

"Equator Principles": A financial industry benchmark for determining, assessing and managing social & environmental risk in project financing

Environmental Impact Assessment: In relation to an application, to which Scoping must be applied, means the process of collecting, organising, analysing, interpreting and communicating information that is relevant to the consideration of the application.

Environmental Impact Assessment Report: In-depth assessment of impacts associated with a proposed development. This forms the second phase of an Environmental Impact Assessment and follows on from the Scoping Report.

Environmental Management Programme: A legally binding working document, which stipulates environmental and socio-economic mitigation measures which must be implemented by several responsible parties throughout the duration of the proposed project.

Heritage Significance Grades:

a) Grade I: Heritage resources with qualities so exceptional that they are of special national significance;
(b) Grade II: Heritage resources which, although forming part of the national estate, can be considered to have special qualities which make them significant within the context of a province or a region; and
(c) Grade III: Other heritage resources worthy of conservation.

Heritage Resources: This means any place or object of cultural significance. See also archaeological resources above

Historical Period: Since the arrival of the white settlers – c. AD 1840 – in this part of the country

Iron Age: Period covering the last 1800 years, when new people brought a new way of life to southern Africa. They established settled villages, cultivated domestic crops such as sorghum, millet and beans, and they herded cattle as well as sheep and goats. These people, according to archaeological evidence, spoke early variations of the Bantu Language. Because they produced their own iron tools, archaeologists call this the Iron Age.

Early Iron Age AD 200 - AD 900 Middle Iron Age AD 900 - AD 1300 Late Iron Age AD 1300 - AD 1830

Kilovolt (kV): a unit of electric potential equal to a thousand volts (a volt being the standard unit of electric potential. It is defined as the amount of electrical potential between two points on a conductor carrying a current of one ampere while one watt of power is dissipated between the two points).

Precipitation: Any form of water, such as rain, snow, sleet, or hail that falls to the earth's surface.

Red Data Species: All those species included in the categories of endangered, vulnerable or rare, as defined by the International Union for the Conservation of Nature and Natural Resources.

Riparian: The area of land adjacent to a stream or river that is influenced by stream induced or related processes.

Scoping Report: An "issues-based" report which forms the first phase of an Environmental Impact Assessment process

Stone Age: The first and longest part of human history is the Stone Age, which began with the appearance of early humans between 3-2 million years ago. Stone Age people were hunters, gatherers and scavengers who did not live in permanently settled communities. Their stone tools preserve well and are found in most places in South Africa and elsewhere.

Early Stone Age 2 000 000 - 150 000 Before Present Middle Stone Age 150 000 - 30 000 BP Late Stone Age 30 000 - until c. AD 200

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List of Abbreviations

AP	- Action Plan
BID	- Background Information Document
BLSA	- Bird Life South Africa
CARA	- Conservation of Agricultural Resources Act
CBA	- Critical Biodiversity
CISPR	- International Special Committee of Radio Interferences
DEA	- Department of Environmental Affairs
DEIAr	- Draft Environmental Impact Assessment Report
DM	- District Municipality
DoE	- Department of Energy
DSR	- Draft Scoping Report
DWS	- Department of Water and Sanitation
EAP	- Environmental Assessment Practitioner
ECA	- Environmental Conservation Act No. 73 of 1989
ECP	- Emissions Control Plan
EHS	- Environmental, Health, and Safety
EIA	- Environmental Impact Assessment
ElAr	- Environmental Impact Assessment Report
EMC	- Electromagnetic Compatibility
EMI	- Electromagnetic Interference
EMPr	- Environmental Management Programme
ENPAT	- Environmental Potential Atlas
EP	- Equator Principles
EPC	- Engineering, Procurement and Construction
EPFI	- Equator Principles Financial Institutions
ERA	- The Electricity Regulation Act No. 4 of 2006
ESA	- Ecological Support Areas
FD	- Frequency Domain
FEIAr	- Final Environmental Impact Assessment Report
FGM	- Focus Group Meeting
FSR	- Final Scoping Report
GDP	- Gross Domestic Product
GIIP	- Good International Industry Practice
GIS	- Geographic Information System
GPS	- Global Positioning System
GW	- Gigawatts
HIA	- Heritage Impact Assessment
I&AP(s)	- Interested and Affected Parties
IBA(s)	- Important Bird Area(s)

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IDP	- Integrated Development Plan		
IEP	- Integrated Development Flam		
IFC	- International Finance Corporation		
IPP(s)	- Independent Power Producers		
IUCN	- International Union for the Conservation of Nature and Natural Resources		
KSW	- Key Stakeholder Workshop		
kV	- Key Stakeholder Workshop - Kilo Volt		
MSA	- Middle Stone Age		
MW	- Megawatt		
NEA	- The National Energy Act No. 34 of 2008		
ERA	- The Electricity Regulation Act No. 4 of 2006		
	- Integrated Resource Plan		
	.		
	- National Noise Control Regulations		
NEMA	- National Environmental Management Act No. 107 of 1998		
NEMBA	- National Environmental Management: Biodiversity Act No. 10 of 2004		
NFEPA	- National Freshwater Ecological Priority Areas		
NHRA	- National Heritage Resources Act No. 25 of 1999		
NSBA	- National Spatial Biodiversity Assessment		
NWA	- National Water Act No. 36 of 1998		
NEMAA	- National Environmental Management: Air Quality Act of 2004		
NPAES	- National Parks Area Expansion Strategy		
OHL	- Overhead Line		
OHSA	- Occupational Health and Safety Act No. 85 of 1993		
RE	- Renewable Energy		
REIPPP	- Renewable Energy Independent Power Producer Procurement Programme		
PoS	- Plan of Study		
PM	- Public Meeting		
PNSD	- Potential Noise Sensitive Developments		
PPA	- Power Purchase Agreement		
PPP	- Public Participation Process		
PV	- Photovoltaic		
REFIT	- Renewable Feed-In Tariff Programme		
RFI	- Radio frequency interference		
RFP	- Request for Proposals		
RFQ	- Request for Qualifications		
SA	- South Africa		
SABAP 2	- Southern African Bird Atlas Project 2		
SAHRA	- South African Heritage Resources Agency		
SANBI	- South African National Biodiversity Institute		
SANRAL	- South African National Roads Agency SOC Limited		
SDF	- Spatial Development Framework		
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SG	- Surveyor General		
SKA	- Square Kilometre Array		
SPVs	- Special Purpose Vehicles		
TL	- Terrain Loss		
VIA	- Visual Impact Assessment		
WETFEPA	- Wetland Freshwater Priority Areas		
WEF	- Wind Energy Facility		
WTG	- Wind Turbine Generator		
WUL	- Water Use License		

BIOTHERM ENERGY

PROPOSED CONSTRUCTION OF THE ALETTA 140MW WIND ENERGY FACILITY NEAR COPPERTON, NORTHERN CAPE PROVINCE

FINAL ENVIRONMENTAL IMPACT ASSESSMENT REPORT

1 INTRODUCTION

BioTherm Energy (Pty) Ltd (hereafter referred to as BioTherm) intends to develop the Aletta wind energy facility and associated infrastructure near Copperton, Northern Cape Province of South Africa (**Figure 1**). SiVEST Environmental Division has been appointed as independent environmental assessment practitioner (EAP) to undertake the Environmental Impact Assessment (EIA) for the proposed energy facility and associated infrastructure. The overall objective of the project is to generate electricity to feed into the national grid. The proposed project will consist of a 140MW export capacity wind energy facility.

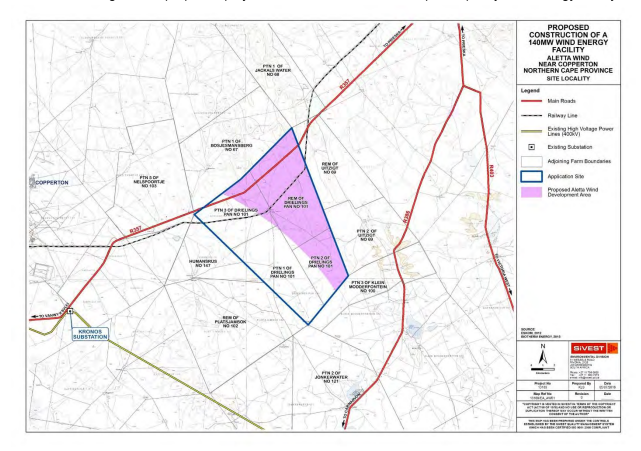


Figure 1: Site Locality

Additionally, BioTherm are proposing to develop the associated Aletta substation and power line, both with a capacity of up to 132kV. This associated electrical infrastructure will require a separate Environmental Authorisation and is being conducted as a part of a separate Basic Assessment (BA) process. The Aletta power line has been included in the wind energy facility EIA for background information but will be authorised under a separate BA to allow for handover to Eskom. The Aletta onsite substation will include an Eskom portion and an Independent Power Producer (IPP) portion, hence the substation has been included in the wind energy facility and the substation and power line BA to allow for handover to Eskom. Although the wind energy facility and the electrical infrastructure will be assessed separately, a single public participation process is being undertaken to consider both of the proposed developments. The potential environmental impacts associated with both developments will be assessed as part of the cumulative impact assessment. The DEA reference number allocated for the Aletta substation and power line has not yet been allocated by the DEA. This will be provided in the Final Environmental Impact Assessment Report (FEIAr).

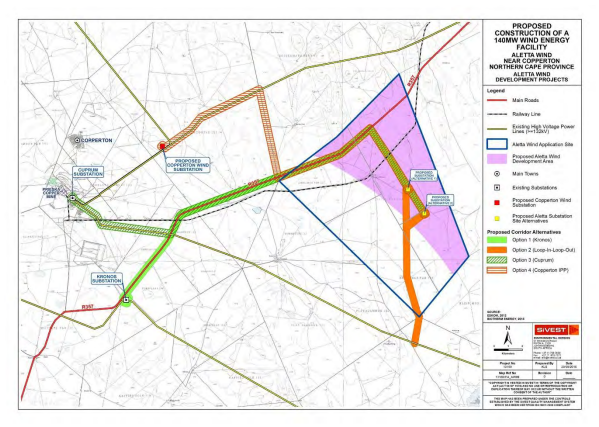


Figure 2: Combined layout map showing the proposed Aletta Wind Energy Facility development as well as the proposed on-site Aletta substation and associated 132kV power line which is part of a separate BA process

The proposed development requires Environmental Authorisation (EA) from the Department of Environmental Affairs (DEA). However, the provincial authority will also be consulted (i.e. Northern Cape Department of Environment and Nature Conservation (NC DENC)). The EIA for the proposed development will be conducted in terms of the EIA Regulations promulgated in terms of Chapter 5 NEMA (National Environmental Management Act), which came into effect on the 8th of December 2014. In terms of these

regulations, a full EIA is required for the proposed project. All relevant legislations and guidelines (including Equator Principles) will be consulted during the EIA process and will be complied with at all times.

This report has been compiled in accordance with World Bank standards and the Equator Principles. The Equator Principles ("EP") is a financial industry benchmark for determining, assessing and managing social and environmental risk in project financing (Equator Principles, 2013). This wind energy facility development is considered a Category B project. Category B Projects are those with potential limited adverse social or environmental impacts that are few in number, generally site-specific, largely reversible and readily addressed through mitigation measures (Equator Principles, 2013). The project will also comply with the International Finance Corporation's (IFC) Social and Environmental Performance Standards (2012) and General Environmental Health and Safety (EHS) Guidelines (2007).

1.1 Structure of this Report

This FEIAr is structured as follows:

- Section 1 introduces the project and discusses the experience of the Environmental Assessment Practitioners (EAP), including specialists, who have contributed to the report. It expands on the relevant legal ramifications applicable to the project and describes the Equator Principles, IFC Performance Standards and the relevant development strategies and guidelines.
- Section 2 details the approach used to undertake the study i.e. the scoping study, authority consultation and the FEIAr.
- Section 3 elaborates on the assumptions and limitations pertaining to the EIA process for the proposed development.
- Section 4 provides explanation to the need and desirability of the proposed project by highlighting issues such as security of power supply; the appropriateness of the selected site; local employment as well as the regional and local income profile.
- Section 5 gives detailed technical descriptions of the proposed wind energy facility as well as the alternatives involved.
- Section 6 provides a description of the region in which the proposed development is intended to be located. Although the Section provides a broad overview of the region, it is also specific to the application. It contains descriptions of the site and the specialist studies conducted during scoping phase are also summarised.
- Section 7 describes the Public Participation Process (PPP) undertaken during the EIA Phase and tables issues and concerns raised by Interested and Affected Parties (I&APs).
- Section 8 documents the findings of the specialist studies and associated potential impacts of the proposed wind energy facility and associated infrastructure.
- Section 9 presents a rating of each environmental issue before and after mitigation measures.
- Section 10 identifies recommendations from the specialists that have a bearing on the layout alternatives as well as proposed mitigation measures.
- Section 11 identifies potential cumulative impacts per environmental issue (specialist study).
- Section 12 gives a comparative assessment of all identified alternatives based on the various environmental issues (specialist studies).

- Section 13 provides a description of the environmental monitoring and auditing process to be undertaken for the proposed wind energy facility.
- Section 14 presents a checklist that ensures that the report has been compiled according to the requirements of the World Bank Standards and Equator Principles.
- Section 15 summarises the findings and recommendations per specialist study and provides the overall conclusion.
- Section 16 lists references indicated in the FEIAr.

1.2 Expertise of Environmental Assessment Practitioner

SiVEST has considerable experience in the undertaking of EIAs. Staff and specialists who have worked on this project and contributed to the compilation of this report are detailed in **Table 1** below.

Name and Organisation	Role
Kelly Tucker – SiVEST	Project Director
Andrea Gibb – SiVEST	Environmental Assessment Practitioner (EAP) and Visual
Stephan Jacobs – SiVEST	Environmental Consultant / Public Participation
	Practitioner and Visual
Keagan Allan – SRK Consulting (South	Visual Peer Review
Africa) (Pty) Ltd	
David Hoare – David Hoare Consulting	Biodiversity
Chris van Rooyen – Chris van Rooyen	Avifauna
Consulting	
Werner Marais and Monika Moir – Animalia	Bats
Shaun Taylor – SiVEST	Surface Water
Catharina Elizabeth Venter – Kyllinga	Surface Water Peer Review
Consulting	
D.G. Paterson - ARC Institute for Soil,	Agricultural Potential
Climate and Water	
Adrian Jongens – Jongens Keet Associates	Noise
Wouter Fourie – PGS	Heritage
Gideon Groenewald – PGS	Palaeontology (Desktop)
Elena Broughton and Memory Madondo -	Socio-economic
Urban-Econ Development Economists	
Callie Fouché – Interference Testing and	Electromagnetic Interference Path Loss and Risk
Consultancy Services (Pty) Ltd (ITC)	Assessment (Including Emission Control Plan)
Paul van der Merwe – MESA Solutions (Pty)	Topographical Analysis
Ltd	
Dirk van der Merwe – Bvi Consulting	Traffic
Engineers	

Table 1: Project Team

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Name and Organisation	Role	
Nicolene Venter – Imaginative Africa	Senior Public Participation Practitioner	
Kerry Schwartz – SiVEST	GIS and Mapping and Visual	

As per the requirements of the NEMA (2014), the details and level of expertise of the persons who prepared the FEIAr are provided in Table 2 below.

Table 2: Expertise of the EAP

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Environmental	SiVEST (Pty) Ltd – Andrea Gibb	
Practitioner		
Contact Details	andreag@sivest.co.za	
Qualifications	BSc Landscape Architecture and BSc (Hons) Environmental Management	
Expertise to carry	Andrea has 8.5 years' work experience and specialises in undertaking and	
out the EMPr	managing Environmental Impact Assessments (EIAs) and Basic Assessment (BAs), primarily related to energy generation and electrical distribution projects. She also specialises in undertaking visual impact and landscape assessments, by making use of ArcGIS technology and field surveys. She has extensive experience in overseeing public participation and stakeholder engagement processes and has been involved in environmental baseline assessments, fatal flaw / feasibility assessments and environmental negative mapping / sensitivity analyses. From a business and administrative side, Andrea is actively involved in maintaining good client relationships, mentoring junior staff and maintaining financial performance of the projects she leads.	
	 Environmental Impact Assessments and Basic Assessments: EIA for the proposed construction of a 75MW Solar Photovoltaic (PV) Power Plant near Dennilton, Limpopo Province. EIA for the proposed development of the Dwarsrug Wind Farm near Loeriesfontein, Northern Cape Province. BA for the proposed construction of two 132kV power lines and associated infrastructure from the Redstone Solar Thermal Power Project site to the Olien MTS near Lime Acres, Northern Cape Province. BA for the proposed construction of two 132kV power lines and associated infrastructure from Silverstreams DS to the Olien MTS near Lime Acres, Northern Cape Province. BA for the proposed Construction of the SSS1 5MW Solar Photovoltaic (PV) Plant on the Western Part of Portion 6 (Portion of Portion 5) of Farm Spes Bona 2355 near Bloemfontein, Free State Province. BA for the proposed Construction of the SSS2 5MW Solar Photovoltaic (PV) Plant on the Eastern Part of Portion 6 (Portion of Portion 5) of Farm Spes Bona 2355 near Bloemfontein, Free State Province. BA for the proposed Mookodi Integration Phase 2: Proposed Construction of a 132kV power line from the proposed Bophirima Substation to the 	

	aviating Cabulaizar Danaka Cubatation North West Dravings
	existing Schweizer-Reneke Substation, North West Province.
	 BA for the proposed Mookodi Integration Phase 2: Proposed Construction
	of a 132kV power line from the Mookodi Substation to the existing Magopela
	Substation, North West Province.
	BA for the proposed Mookodi Integration Phase 2: Proposed Construction
	of the Mookodi - Ganyesa 132kV power line, proposed Ganyesa Substation
	and Havelock LILO, North West Province.
	 Amendment of the Final Environmental Impact Report for the Proposed
	Mookodi 1 Integration Project near Vryburg, North West Province.
	 BA for the proposed 132kV power line and associated infrastructure for the
	proposed Redstone Solar Thermal Energy Plant near Lime Acres, Northern
	Cape Province.
	 BA for the proposed construction of a 132kV power line and substation
	associated with the 75MW Photovoltaic (PV) Plant on the Farm Droogfontein
	(PV 3) in Kimberley, Northern Cape Province.
	 BA for the proposed establishment of a Learning and Development Retreat
	and an Executive Staff and Client Lodge at Mogale's Gate, Gauteng
	Province.
	 Amendment application in order to increase the output of the proposed
	40MW PV Facility on the farm Mierdam to 75MW, Northern Cape Province.
	 BA for the proposed construction of a power line and substation near
	Postmasburg, Northern Cape Province.
	 BA for the proposed West Rand Strengthening Project – 400kV double
	circuit power line and substation extension in the West Rand, Gauteng.
	• EIA for the proposed construction of a wind farm and PV plant near Prieska,
	Northern Cape Province.
	Public Participation assistance as part of the EIA for the proposed Thyspunt
	Transmission Lines Integration Project – EIA for the proposed construction
	of 5 x 400kV transmission power lines between Thyspunt to Port Elizabeth,
	Eastern Cape Province.
	• EIA assistance for the proposed construction of three Solar Power Plants in
	the Northern Cape Province.
	 Public Participation as part of the EIA for the proposed Delareyille Kopela
	Power Line and Substation, North West Province.
	 Public Participation as part of the EIA for the Middelburg Water Reclamation
	Project, Mpumalanga Province.
Environmental	SiVEST (Pty) Ltd – Stephan Jacobs
Consultant	
Contact Details	stephanj@sivest.co.za
Qualifications	BSc Environmental Sciences and BSc (Hons) Environmental Management and
	Analysis
Expertise to carry	Stephan joined SiVEST in May 2015 and holds the position of Graduate
out the EMPr	Environmental Consultant in the Johannesburg office. Stephan specialises in the

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E S C I I	Tield of Environmental Management and has been involved in the compilation of Environmental Impact Assessments (EIAs) and Basic Assessments (BAs). Stephan has also assisted extensively in the undertaking of field work and the compilation of reports for specialist studies such as surface water and visual mpact assessments. Stephan also has experience in Environmental Compliance and Auditing and has acted as an Environmental Control Officer (ECO) for several infrastructure projects.
	Project Experience:
	 Recreational Park adjacent to the Peter Mokaba Stadium in Polokwane, Limpopo Province. BA for the Proposed Expansion of the Tissue Manufacturing Capacity at the Twinsaver Kliprivier Operations Base, Gauteng Province. Environmental Control Officer (ECO) for Phase 1 and Phase 2 of the Newmarket Retail Development, Gauteng Province. Environmental Review of the Xakwa Coal Operations, adjacent to the proposed Eastside Junction Development. Environmental Due Diligence for the Woodlands and Harrowdene Office Parks in Woodmead, Gauteng Province. Visual Impact Assessment for the Helena Solar PV Plant, Northern Cape Province.
	Swaziland.
	 Visual Impact Assessment for the proposed construction of the Sendawo Substation and Associated 400kV Power Line near Vryburg, North West Province.
	PhilCo Green Energy Wind Farm and Associated Infrastructure near Richmond, Northern Cape Province.
	 140MW Wind Energy Facility neat Copperton, Northern Cape Province. Visual Impact Assessment for the proposed construction of the Aletta Substation and associated 132kV Power Line near Copperton, Northern Cape Province.
	140MW Wind Energy Facility and associated Infrastructure near Copperton, Northern Cape Province.

 Visual Impact Assessment for the proposed construction of the Eureka
Substation and associated 132kV Power Line neat Copperton, Northern
Cape Province.
Basic Visual Impact Assessment for the proposed construction of up to a
132kV Power Line and Associated Infrastructure for the Rooipunt Solar
Thermal Power Plant near Upington, Northern Cape Province.
Basic Visual Impact Assessment for the proposed construction of up to a
132kV Power Line and Associated Infrastructure for the proposed Kalkaar
Solar Thermal Power Plant near Kimberly, Free State and Northern Cape
Provinces.
Surface Water Assessment for the Steve Tshwete Local Municipality,
Mpumalanga Province.
 Surface Water Delineation and Assessment for the proposed coal Railway
Siding at the Welgedacht Marshalling Yard and associated Milner Road
Upgrade near Springs, Ekurhuleni Metropolitan Municipality.

Please refer to **Appendix 2** for CV's of each team member. Declarations of Independence and the EAP Affirmation are included in **Appendix 4**.

1.3 Key Legal and Administrative Requirements Relating to the Proposed Development

1.3.1 National Environmental Management Act (Act No. 107 of 1998)

The National Environmental Management Act (Act No. 107 of 1998) was promulgated in 1998 but has since been amended on several occasions from this date. This Act replaces parts of the Environment Conservation Act (Act No 73 of 1989) with exception to certain parts pertaining to Integrated Environmental Management. The act intends to provide for:

- co-operative environmental governance by establishing principles for decision-making on matters affecting the environment;
- institutions that will promote co-operative governance and procedures for coordinating environmental functions exercised by organs of state;
- to provide for the prohibition, restriction or control of activities which are likely to have a detrimental effect on the environment;
- and to provide for matters connected therewith.

NEMA now governs the EIA process with the recent promulgation of the new EIA regulations in December 2014 (Government Gazette No. 38282 of 4th December 2014).

Activities that may significantly affect the environment must be considered, investigated and assessed prior to implementation.

In terms of the newly released EIA Regulations promulgated in terms of Chapter 5 NEMA (National Environmental Management Act), which came into effect on 8th December 2014, a full EIA is required for the proposed project.

1.3.2 NEMA EIA Requirements

Sections 24 and 44 of the NEMA make provision for the promulgation of regulations that identify activities which may not commence without an environmental authorisation, the result being that NEMA now governs the EIA process with the said promulgation of EIA Regulations in December 2014 (Government Gazette No. 38282 of 04 December 2014). This EIA has therefore been undertaken in accordance with the NEMA EIA 2014 Regulations which are contained in four Government Notices (GN R 982, 983, 984, and 985) which came into effect on 8th December 2015.

In terms of these Regulations, a full Environmental Impact Assessment (EIA) is required for the proposed development based on triggered activities. However, several activities which trigger a basic assessment were also identified and need also be specified. Ultimately, these activities will not form a separate assessment, but will fall into the greater EIA.

The following Schedules of the Government Notice No. R. 983 – 985 of the 4th December 2015 are of relevance to the project in question. All of the Listed Activities identified in terms of Sections 24(2) and 24D include:

	activities in terms of the NEMA Regulations				
Activity	Listed activity as described in GNR	Description of Listed Activity			
number of	983, 984 and 985				
the					
relevant					
notice:					
GN R. 983	The development of facilities or	An onsite IPP substation will be			
Item 11	infrastructure for the transmission and	constructed as part of the wind energy			
	distribution of electricity-	facility. The proposed IPP onsite			
		substation will be located outside an			
	(i) outside urban areas or industrial	urban area and will have a capacity of			
	complexes with a capacity of more than 33	132kV.			
	but less than 275 kilovolts				
GN R. 983	The development of :	The proposed project will entail the			
Item 12	xii) infrastructure or structures with a	development of buildings and other			
	physical footprint of 100 square	infrastructure exceeding 100 square			
	metres or more;	metres in size. This activity will not be			
	where such development occurs-	triggered by the wind turbines,			
	(a) within a watercourse;	substation and O&M building since none			
		of these structures are planned to be			

Table 3: Listed activities in terms of the NEMA Regulations

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	(c) if no development setback exists, within 32 metres of a watercourse, measured from the edge of a watercourse.	directly within or within close proximity (within 32m) to the identified surface water resources. However, internal access roads will be required which will need to route to the respective wind turbines locations and to the O&M building and infrastructure. Since the drainage lines can extend for some kilometres and the distribution of the wetlands are amongst the wind turbine locations, the internal access roads and other associated infrastructure will need to cross or be within close proximity to the delineated surface water resources.
GN R. 983 Item 19	The infilling or depositing of any material of more than 5 cubic metres into, or the dredging, excavation, removal or moving of soil, sand, shells, shell grit, pebbles or rock of more than 5 cubic metres from- (i) a watercourse; But excluding where such infilling, depositing , dredging, excavation, removal or moving- (a) will occur behind a development setback; (b) is for maintenance purposes undertaken in accordance with a maintenance management plan; or (c) falls within the ambit of activity 21 in this Notice, in which case that activity applies.	The impact phase surface water assessment revealed that there are surface water features located within the development area. This listed activity will not be triggered by the wind turbines, substation and O&M building since none of these structures are planned to be within the identified surface water resources. However, internal access roads will be required which will need to route to the respective wind turbines locations, O&M building and infrastructure. Since the drainage lines can extend for some kilometres and the distribution of the wetlands are amongst the wind turbine locations, the internal access roads and other associated infrastructure may need to cross the delineated surface water resources. Should construction activities take place within a watercourse soil will need to be removed.
GN R. 983 Item 24	The development of- ii) a road with a reserve wider than 13,5 meters, or where no reserve exists where the road is wider than 8 metres;	On site roads will be required for the proposed development. The width of these roads will be 4m to 6m, however road widths greater than 8 meters will be required for turning circles.

GN R. 983	Residential, mixed, retail, commercial,	The proposed project site is currently
Item 28	industrial or institutional developments where such land was used for agriculture or afforestation on or after 01 April 1998 and where such development:	used for sheep farming, and the proposed project will result in an area greater than 1 hectare being transformed into an industrial land use.
	(ii) will occur outside an urban area, where the total land to be developed is bigger than 1 hectare;	
	excluding where such land has already been developed for residential, mixed, retail, commercial, industrial or institutional purposes.	
GN R. 983	The widening of a road by more than 6	It is likely that existing access roads will
Item 56	metres, or the lengthening of a road by	need to be upgraded in order to access
	more than 1 kilometre -	the site. The required width and length of
		the expansion will be determined during
	(ii) where no reserve exists, where the	the EIA process.
	existing road is wider than 8 metres –	
	excluding where widening or lengthening	
	occur inside urban areas.	
GN R. 984	The development of facilities or	It is proposed that a wind energy facility
Item 1	infrastructure for the generation of	with a maximum export capacity of
	electricity from a renewable resource	140MW will be constructed.
	where the electricity output is 20	
	megawatts or more, excluding where such	
	development of facilities or infrastructure is	
	for photovoltaic installations and occurs	
	within an urban area.	
GN R. 984	The clearance of an area of 20 hectares or	The proposed development will
Item 15	more of indigenous vegetation, excluding	transform more than 20 hectares of
	where such clearance of indigenous	indigenous vegetation. The area
	vegetation is required for-	occupied by each wind turbine will be up
		to 0.5 hectares and there are proposed to
	(i) the undertaking of a linear activity; or	be up to 60 turbines as well as
	(ii) maintenance purposes undertaken in	associated infrastructure. Clearance will
	accordance with a maintenance	also be required for the proposed IPP
	management plan.	substation, O&M building, internal
		access roads and other associated
		infrastructure.

GN R. 985	The development of a road wider than 4	Internal roads will be constructed and
Item 4	metres with a reserve less than 13,5	these are planned to be more than 4m
	metres.	wide. According to the National Parks
		Area Expansion Strategy (NPAES), the
	(a) In the Northern Cape Province	central part of the proposed application
		site has been identified as a priority area
	ii Outside urban areas, in:	for inclusion in future protected areas. It
	,	should however be noted that the area
	(bb) National Protected Area Expansion	
	Strategy Focus areas;	on site shown as being included in the
	(cc) Sensitive areas as identified in an	NPAES includes a small portion of the
	environmental management framework as	hills as well as mostly plain areas. Based
	contemplated in chapter 5 of the Act and	on the field assessment of this site the
	as adopted by the competent authority	specific areas selected for inclusion in
		the NPAES are not unique to that
		specific location and could be
		accommodated in adjacent areas. The
		hills on site were considered to all have
		equivalent biodiversity patterns. Some
		of the plains in the selected area were
		also considered to be slightly
		compromised by existing activities on
		site (farm-house, roads and livestock
		impacts).
GN R. 985	The development of-	The proposed project will entail the
Item 14	(xii) infrastructure or structures with a	development of buildings and other
	physical footprint of 10 square metres or	infrastructure exceeding 10 square
	more;	metres in size. This activity will not be
	more,	-
	where each development ecoure	
	where such development occurs-	substation and O&M building since none
		of these structures are planned to be
	(a) within a watercourse;	directly within or within close proximity
	(c) if no development setback has been	(within 32m) to the identified surface
	adopted, within 32 metres of a	water resources. However, internal
	watercourse, measured from the edge of a	access roads will be required which will
	watercourse	need to route to the respective wind
		turbines locations and to the O&M
	(a) In the Northern Cape Province	building and infrastructure. Since the
		drainage lines can extend for some
	ii Outside urban areas, in:	kilometres and the distribution of the
		wetlands are amongst the wind turbine
	(bb) National Protected Area Expansion	locations, the internal access roads and
	Strategy Focus areas;	other associated infrastructure will need
	(dd) Sensitive areas as identified in an	to cross or be within close proximity to
	environmental management framework as	the delineated surface water resources.

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	contemplated in chapter 5 of the Act and	According to the National Parks Area
	as adopted by the competent authority	Expansion Strategy (NPAES), the central
	as adopted by the competent authority	
		part of the proposed application site has
		been identified as a priority area for
		inclusion in future protected areas. It
		should however be noted that the area
		on site shown as being included in the
		NPAES includes a small portion of the
		hills as well as mostly plain areas. Based
		on the field assessment of this site the
		specific areas selected for inclusion in
		the NPAES are not unique to that
		specific location and could be
		accommodated in adjacent areas. The
		hills on site were considered to all have
		equivalent biodiversity patterns.
GN R. 985	The widening of a road by more than 4	Existing access roads will need to be
Item 18	metres, or the lengthening of a road by	upgraded in order to access the site.
	more than 1 kilometre.	According to the National Parks Area
		Expansion Strategy (NPAES), the central
	(a) In the Northern Cape Province	part of the proposed application site has
	(a) in the Northern Cape Province	
	ii Qutaida urban araga in:	been identified as a priority area for
	ii Outside urban areas, in:	inclusion in future protected areas. It
	(h) Netterel Deckeded Area Emerica	should however be noted that the area
	(bb) National Protected Area Expansion	on site shown as being included in the
	Strategy Focus areas;	NPAES includes a small portion of the
	(cc) Sensitive areas as identified in an	hills as well as mostly plains areas.
	environmental management framework as	Based on the field assessment of this
	contemplated in chapter 5 of the Act and	site the specific areas selected for
	as adopted by the competent authority;	inclusion in the NPAES are not unique to
	(ii) Areas on the watercourse side of the	that specific location and could be
	development setback line or within 100	accommodated in adjacent areas. The
	metres from the edge of a watercourse	hills on site were considered to all have
	where no such setback line has been	equivalent biodiversity patterns. Internal
	determined	access roads will be required which will
		need to route to the respective wind
		turbines locations and to the O&M
		building and infrastructure. Since the
		drainage lines can extend for some
		kilometres and the distribution of the
		wetlands are amongst the wind turbine
		locations, the internal access roads and
		other associated infrastructure will need

	to cross or be within close proximity to
	the delineated surface water resources.

1.3.3 Environmental Impact Assessment Guideline for Renewable Energy Projects, DEA Notice 989 of 2015

The purpose of this document is primarily to provide guidance on the environmental management legal framework applicable to renewable energy operations and all the role players in the sector. The guideline is principally intended for use by the following stakeholder groups:

- Public Sector Authorities (as regulator and/or competent authority);
- Joint public sector authorities and project funders, e.g., Eskom, IDC, etc.
- Private Sector Entities (as project funder/developer/consultant);
- Other interested and affected parties (as determined by the project location and/or scope).

This guideline seeks to identify activities requiring authorisation prior to commencement of that activity, and provide an interface between national EIA regulations and other legislative requirements of various authorities.

The guidelines are applicable for the construction, installation and/or development of the following renewable energy projects:

- o Concentrating Solar Power Energy facility;
- Wind Farm;
- o Hydropower Station; and
- Photovoltaic Power Facility.

As the proposed development is for a wind energy facility it is subject to the recommendations proposed in the guidelines.

1.3.4 National Energy Act No. 34 of 2008

The National Energy Act (Act no, 34 of 2008), promulgated in 2008, has, as one of its key objectives, the promotion of diversity of supply of energy and its sources. From this standpoint, the Act directly references the importance of the renewable energy (RE) sector, with a mention of the wind energy sector included. The aim is to ensure that the South African economy is able to grow and develop, fast tracking poverty alleviation, through the availability of a sustainable, diverse energy mix. Moreover, the goal is to provide for the increased generation and consumption of RE (Republic of South Africa, 2008).

1.3.5 National Heritage Resources Act No. 25 of 1999

This Act requires all developers to undertake archaeological impact studies whenever any type of development activity is undertaken. Preliminary archaeological impact studies will consequently become a common procedure for all development activities, even if such development may be exempted in terms of the National Environmental Management Act (Act No 107 of 1998).

The law ensures community participation in the protection of national heritage resources and will involve all three levels of government in the management of the country's national heritage. The South African Heritage Resources Agency (SAHRA) will establish and maintain a national policy, strategy plans and standards for heritage resources management and will monitor the system as a whole.

Heritage authorities will assist and co-operate with individuals and organisations concerned with the study, the conservation, promotion and utilisation of national heritage resources. A newly established National Heritage Resources Fund will provide financial assistance for heritage projects.

A heritage assessment has been conducted to explore how the proposed development may impact on heritage resources as protected by the Act.

1.3.6 National Water Act No. 36 of 1998, as amended

The National Water Act (NWA) No 36 of 1998 was promulgated on the 20th August 1998. This Act is important in that it provides a framework to protect water resources against over exploitation and to ensure that there is water for socio-economic and economic development, human needs and to meet the needs of the aquatic environment. The Act also recognises that water belongs to the whole nation for the benefit of all people.

It is important to note that water resources are protected under the Act. Under the act, water resources as defined include a watercourse, surface water, estuary or aquifer. A watercourse is defined as a river or spring, a natural channel in which water flows regularly or intermittently, or a wetland, lake or dam into which, or from which water flows.

One of the main aims of the Act is the protection of water resources. 'Protection' in relation to a water resource entails:

- Maintenance of the quality of the water resource to the extent that the water use may be used in a sustainable way;
- Prevention of degradation of the water resource; and
- The rehabilitation of the water resource.

In the context of the proposed development and any potential impact on water resources, the definition of pollution and pollution prevention contained within the Act is relevant. 'Pollution', as described by the Act

is the direct or indirect alteration of the physical, chemical or biological properties of a water resource, so as to make it (*inter alia*):

- less fit for any beneficial purpose for which it may reasonably be expected to be used; or
- harmful or potentially harmful to the welfare or human beings, to any aquatic or non-aquatic organisms, or to the resource quality.

This definition of pollution is quite wide ranging, and it applies to all types of water resource. Activities which cause alteration of the biological properties of a watercourse (i.e. the fauna and flora contained within that watercourse are also considered pollution).

In terms of section 19 of the Act owners / managers / people occupying land on which any activity or process undertaken which causes, or is likely to cause pollution of a water resource must take all reasonable measures to prevent any such pollution from occurring, continuing or recurring. These measures may include (inter alia):

- measures to cease, modify, or control any act or process causing the pollution;
- comply with any prescribed waste standard or management practice;
- contain or prevent the movement of pollutants;
- remedy the effects of the pollution; and
- remedy the effects of any disturbance to the bed and banks of a watercourse.

A surface water assessment has been conducted to explore how the proposed development may impact on water resources as protected by the Act.

1.3.7 National Environmental Management: Biodiversity Act, 2004 (Act No. 10 of 2004 as amended)

The overarching aim of the National Environmental Management: Biodiversity Act (NEMBA) No. 10 of 2004, within the framework of NEMA, is to provide for:

- The management and conservation of biological diversity within South Africa, and of the components of such biological diversity;
- The use of indigenous biological resources in a sustainable manner; and
- The fair and equitable sharing among stakeholders of benefits arising from bio-prospecting involving indigenous biological resources.

The South African National Biodiversity Institute (SANBI) was established by the NEMBA, its purpose being (*inter alia*) to report on the status of the country's biodiversity and the conservation status of all listed threatened or protected species and ecosystems.

NEMBA provides for a range of measures to protect ecosystems and for the protection of species that are threatened or in need of protection to ensure their survival in the wild, including a prohibition on carrying out a "restricted activity" involving a specimen of a listed threatened or protected species without a permit BioTherm Energy prepared by: SiVEST Environmental issued in terms of Chapter 7. Lists of critically endangered, endangered, vulnerable and protected species have been published and a permit system for listed species has been established.

It is also appropriate to undertake a Faunal and Botanical Impact Assessment where proposed developments, in an area that is considered ecologically sensitive, require an environmental authorisation in terms of NEMA, with such Assessment taking place during the basic assessment or EIA. These two studies will be undertaken during the project.

The NEMBA is relevant to the proposed project as the construction of the wind energy facility may impact negatively on biodiversity. The project proponent is therefore required to take appropriate reasonable measures to limit the impacts on biodiversity, to obtain permits if required and to also invite SANBI to provide commentary on any documentation resulting from the proposed development.

1.3.8 National Environmental Management: Protected Areas Act, 2003 (Act No. 57 of 2003 as amended)

The overarching aim of the National Environmental Management: Protected Areas Act (NEMPAA) No. 57 of 2003, within the framework of NEMA, is to provide for:

- provide for the declaration and management of protected areas;
- provide for co-operative governance in the declaration and management of protected areas;
- effect a national system of protected areas in South Africa as part of a strategy to manage and conserve its biodiversity;
- provide for a representative network of protected areas on state land, private land and communal land;
- promote sustainable utilisation of protected areas for the benefit of people, in a manner that would preserve the ecological character of such areas;
- promote participation of local communities in the management of protected areas, where appropriate; and
- provide for the continued existence of South African National Parks.

1.3.9 National Forests Act, 1998 (Act No. 84 of 1998)

The National Forest Act (NFA) was enacted to:

- Provide for the protection, management and utilisation of forests;
- The protection of certain plant and animal life;
- The regulation of trade in forest produce;
- The control and management of a national hiking way system and National Botanic Gardens.

The NFA enforces the necessity for a license to be obtained prior to destroying any indigenous tree in a natural forest and, subject to certain exemptions, cutting, disturbing, damaging, destroying or removing any

protected tree. The list of protected trees is currently contained in GN 908 of 21 November 2014. Licenses are issued by the Minister and are subject to periods and conditions as may be stipulated.

The NFA is relevant to the proposed project as the removal and/or disturbance and/or clearance of indigenous vegetation may be required and a license in terms of the NFA may be required for this to be done.

1.3.10 Conservation of Agricultural Resources Act No. 43 of 1983

The Conservation of Agricultural Resources Act (CARA) No. 43 of 1983 controls the utilization of natural agricultural resources in South Africa. The Act promotes the conservation of soil, water sources and vegetation as well as the combating weeds and invader plants. The Act has been amended in part by the Abolition of Racially Based Land Measures Act, No. 108 of 1991.

The primary objective of the Act is to conserve natural agricultural resources by:

- maintaining the production potential of land;
- combating and preventing erosion and weakening or destruction of the water resources;
- protecting vegetation; and
- combating weeds and invaders plants.

The CARA is relevant to the proposed projects as the construction of the power line and the substation may impact on agricultural resources and vegetation on the site. The Act prohibits the spreading of weeds and prescribes control measures that need to be complied with in order to achieve this. As such, measures will need to be taken to protect agricultural resources and prevent weeds and exotic plants from invading the site as a result of the proposed development.

An agricultural potential assessment has been conducted to explore how the proposed development may impact on the agricultural production potential of the proposed site.

1.3.11 Subdivision of Agricultural Land Act No. 70 of 1970, as amended

The Subdivision of Agricultural Land Act No. 70 of 1970 controls the subdivision of all agricultural land in South Africa; prohibiting certain actions pertaining to agricultural land. Under the Act the owner of agricultural land is required to obtain consent from the Minister of Agriculture in order to subdivide agricultural land.

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

The Act is of relevance to the proposed development as any land within the study area that is zoned for agricultural purposes will be regulated by this Act.

Although the whole of this Act has been repealed by section 1 of the Subdivision of Agricultural Land Act Repeal Act 64 of 1998, this Repeal Act has not been implemented and no date of coming into operation has been proclaimed.

It is important to note that the implementation of this act is problematic as the Act defines 'Agricultural Land' as being any land, except land situated in the area of jurisdiction of a municipality or town council, and subsequent to the promulgation of this Act uninterrupted Municipalities have been established throughout South Africa.

1.3.12 National Road Traffic Act No. 93 of 1996, as amended

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

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

1.3.13 Civil Aviation Act No. 13 of 2009

The Civil Aviation Act No. 13 of 2009 controls and regulates aviation within South Africa. It provides for the establishment of a South African Civil Aviation Authority and independent Aviation Safety Investigation Board in compliance with Annexure 13 of the Chicago Convention. It gives effect to various conventions related to aircraft offences, civil aviation safety and security, and provides for additional measures directed at more effective control of the safety and security of aircrafts, airports and matters connected thereto.

Although the Act is not directly relevant to the proposed development, it should be considered as the establishment of a wind energy facility may impact on aviation and air traffic safety if located directly within aircraft flight paths.

ATNS (Air Traffic and Navigation Services Company Limited) and the Civil Aviation Authority will be consulted and the required approvals will be obtained prior to construction.

1.3.14 Northern Cape Nature Conservation Act, 2009 (Act No. 9 of 2009)

These are developed to protect both animal and plant species within the various provinces of the country which warrant protection. These may be species which are under threat or which are already considered to be endangered. The provincial environmental authorities are responsible for the issuing of permits in terms of this legislation. The Northern Cape Nature Conservation Act, 2009 (Act No. 9 of 2009) and the Nature and Environmental Conservation Ordinance 19 of 1974 are of relevance to the Northern Cape Province.

A biodiversity assessment has been conducted to explore how the proposed development may impact on biodiversity as protected by the Act.

1.3.15 Astronomy Georgaphic Advantage Act No. 21 of 2007

The Astronomy Geographic Advantage Act No. 21 of 2007 provides for:

- The preservation and protection of areas that are uniquely suited for optical and radio astronomy;
- Intergovernmental cooperation and public consultation on matters concerning nationally significant astronomy advantage areas and matters connected therewith.

In terms of section 7(1) and 7(2) of this Act, the Minister declared core astronomy advantage areas on 20 August 2010 under Regulation No. 723 of Government Notice No. 33462. As such, all land within a 3 Kilometre radius of the centre of the Southern African large Telescope (SALT) dome located in the Northern Cape Province, falls under the Sutherland Core Astronomy Advantage Area. The declaration also applies to the core astronomy advantage area containing the MeerKAT radio telescope and the core of the planned Square Kilometre Array (SKA) radio telescope.

Under Section 22(1) of the Act the Minister has the authority to protect the radio frequency spectrum for astronomy observations within a core or central astronomy advantage area. As such, the Minister may still under section 23(1) of the Act, declare that no person may undertake certain activities within a core or central astronomy advantage area. These activities include the construction, expansion or operation; of any fixed radio frequency interference source, facilities for the generation, transmission or distribution of electricity, or any activity capable of causing radio frequency interference or which may detrimentally influence the astronomy and scientific endeavours.

BioTherm initially appointed MESA to conduct a Topographical Analysis Assessment for Aletta wind energy facility in order to determine whether the planned wind facility development could have any influence on the SKA.

BioTherm then appointed ITC to conduct an Electromagnetic Interference Path Loss and Risk Assessment based on the 80 turbine layout. This risk assessment was based from measurements taken at the Gouda Windfarm. This initial high level risk assessment was conducted to enable one to estimate the maximum permissible radiated emissions from the equipment installed within the Aletta wind energy facility, compared to known radiated emission data from the Acciona AW125/3000 (WTG. Acciona AW125/3000 WTG is a large turbine type and was used to show the typical impacts of a similar technology and sized **BioTherm Energy** Aletta 140MW Wind Energy Facility - Final Environmental Impact Assessment Report Version No. 1 20 January 2017 Page 20 turbine. The report concluded that based on the current SKA location information, a first order impact analysis shows a possible interference scenario between the Aletta wind energy facility and the nearest SKA installation at 21.43km separation distance. In order to negate the risk to an acceptable level, it was recommended that all equipment to be installed on site must comply with levels of 10 to 20dB below the EN 55022 Class B limit as the primary mitigation measure. Where equipment exceeds this threshold, additional shielding and filtering should be implemented to reduce the electromagnetic emissions from the wind farm. Shielding and filtering solutions are available to ensure installed plant equipment emissions remain within SKA risk tolerances. The results of the assessment do however show that required levels of 10 to 20 dB below the CISPR 22 Class B limit should be achievable.

The full Topographical Analysis Assessment and the Path Loss and Risk Assessment Report was sent to the SKA. In the letter dated 18 March 2016, the SKA stated that the facility posed a high risk to the SKA and that a detailed emission measurements campaign must be conducted and an Emissions Control Plan, which provides sufficient evidence and proof of the mitigation required and that it is technically achievable must be compiled.

BioTherm subsequently appointed ITC to conduct a detailed Electromagnetic Interference Path Loss and Risk Assessment including an Emissions Control Plan (ECP) to address the mitigation actions required to reduce the radiation emissions of the wind turbine generator levels to levels acceptable for installation within the Karoo Central Astronomy Advantage Area. ITC previously worked on the Copperton and Garob Wind Energy Facilities of which were selected as Preferred Bidders under Round 4.5 of the REIPPP program. Both these Wind Energy Facilities are adjacent to the proposed Aletta Wind Energy Facility. The Electromagnetic Interference Path Loss and Risk Assessment (including an ECP) concluded that although site measurements were done, there is always the risk of interference signals (A) being masked by a higher amplitude interference signal (B). Signal A will then only become apparent once signal B has been mitigated. As mitigation techniques are source and coupling path specific, tests were done on a current WTG to confirm the suspected noise sources. The results indicated shielding required at frequencies in the FM Radio band as well as other controlled frequency bands, especially in the nacelle area.

With regards to the Convertor Cabinet, test results obtained at the current installation including a 10dB safety margin shows no additional attenuation is required. Adding a 17.8dB requirement to accommodate cumulative effect highlighted a few frequencies that will require additional attenuation. Further analysis of the frequencies above the 0dB line proved that they are ambient frequencies in the FM, TV and cell phone band. The shielding effectiveness of the concrete tower was not taken into account. No additional shielding of the bottom converter cabinet would therefore be required.

With regards to the Bottom Control Cabinet, test results obtained at the current installation including a 10dB safety margin shows that no additional attenuation is required. Adding a 17.8dB requirement to accommodate cumulative effect, highlighted the frequencies that will require additional attenuation of 12dB maximum excluding the FM radio frequencies. Further analysis of these signals proved that they are ambient signals from intentional transmitters. No additional shielding of the bottom control cabinet would therefore be required.

With regards to the Top Control Cabinet, when taking cumulative effect into consideration, a significant amount of shielding is required. This is the combined effect of the cables entering and exiting the Top Control Cabinet and equipment mounted in the cabinet. Further analysis of the highest peaks revealed that they can be attributed to FM radio stations, TV and GSM intentional transmitters. However, not all signals that require attenuation could be attributed to intentional transmitters. Given that the nacelle houses different equipment in a confined space and the difficulty in performing tests in the nacelle while the system is operational mitigation should include shielded cabinets, shielded cable trays and the use of absorptive cable sleeves. Laboratory tests will be done to narrow down the source possibilities.

The Electromagnetic Interference Path Loss and Risk Assessment Report (including an ECP) which was compiled at the request of the SKA is included in **Appendix 6K**.

In addition to the above, as discussed in section 5.2, BioTherm moved the turbines so that the separation distance between the nearest SKA station was increased from 20km to 25km and the number of turbines was further reduced from the originally planned 120 to 60.

The SKA were provided with the opportunity to comment on the more detailed Electromagnetic Interference Path Loss and Risk Assessment Report including the ECP (refer to proof in **Appendix 5I**). On 14 October 2016, further comments were received from the SKA, stating that based on the information provided, the proposed Aletta Wind Energy Facility represents a medium risk of detrimental impact, considering the significant amount of shielding required which may be a technical challenge. The control plan, as provided, was developed for the Acciona AW125 TH 100A WTG, and is therefore only relevant and acceptable if BioTherm were to adopt this model of wind turbine. The control plan was developed to achieve up to 40dB of attenuation and should it be verified that this is achieved through implementation of the control plan, and the expected emissions do not exceed those that have been measured and assessed in the plan, then the risk of detrimental impact would be reduced.

All correspondence with the SKA is included in the Comments and Response Reports (C&RRs) included in **Appendix 5E** and the letters received from the SKA are included in **Appendix 5D**. The Topographical Analysis Assessment and Path Loss and Risk Assessment Reports which were undertaken during the scoping phase are also included in **Appendix 11**.

1.3.16 Additional Relevant Legislation

- Occupational Health and Safety Act No. 85 of 1993
- National Environmental Management: Air Quality Act, 2004 (Act No. 39 of 2004)
- National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008 as amended)
- Development Facilitation (Act No. 67 of 1995)
- The Hazardous Substances Act (Act No. 15 of 1973)
- Water Services Act (Act No. 108 of 1998)
- Electricity Regulation Act (Act No. 4 of 2006 as amended)
- Municipal Systems Act (Act No. 32 of 2000)
- Mineral and Petroleum Resource Development Act (Act No. 28 of 2002 as amended)

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Northern Cape Planning and Development Act, 1998 (Act No. 7 of 1998)

1.4 Key Development Strategies and Guidelines

1.4.1 Integrated Development Plans

An Integrated Development Plan (IDP) is defined in the Local Government: Municipal Systems Act No. 32 of 2000), as an inclusive and strategic plan that:

- Links, integrates and co-ordinates plans and takes into account proposals for the development of the municipality;
- Aligns the resources and capacity of the municipality with the implementation of the plan
- Forms the policy framework on which annual budgets must be based; and
- Is compatible with national and provincial development plans and planning requirements binding on the municipality in terms of legislation.

The main purpose of the IDP is considered the enhancement of service delivery and fighting poverty through an integrated and aligned approach between different role-players and stakeholders.

Each municipality is required to produce an IDP which would address pertinent issues relevant to their municipality. However, common concerns include municipal transformation and development, and service delivery and infrastructural development.

The proposed wind energy facility falls within the Siyathemba Local Municipality (LM), which is located within the greater Pixley ka Seme District Municipality (DM). The Siyathemba LM IDP for 2014/2015 identified alternative energy development as an anchor economic activity, and highlighted renewable energy development as an opportunity for the municipality. Additionally, energy has been identified as a priority growth sector. The Pixley ka Seme DM IDP for 2013/2014 references the National Development Plan's proposal to procure about 20,000MW of renewable electricity by 2030. The IDP also identifies the need for the attraction and retention of investors, which can largely be through the development of renewable energy projects.

It is therefore evident that the proposed development is aligned with the goals of the municipal IDPs in the study area.

1.4.2 Draft Integrated Energy Plan for the Republic of South Africa, 2013

The Draft Integrated Energy Plan (IEP), developed by the DoE, was undertaken to determine the best way to meet current and future energy service needs in the most efficient and socially beneficial manner, while:

Maintaining control over economic costs;

- Serving national imperatives such as job creation and poverty alleviation; and
- Minimising the adverse impacts of the energy sector on the environment.

The IEP takes into consideration the crucial role that energy plays in the entire economy and is informed by the output of analyses founded on a solid fact base. It is a multi-faceted, long-term energy framework which has multiple objectives, some of which include:

- To guide the development of energy policies and, where relevant, set the framework for regulations in the energy sector;
- To guide the selection of appropriate technologies to meet energy demand (i.e. the types and sizes of new power facilities and refineries to be built and the prices that should be charged for fuels);
- To guide investment in and the development of energy infrastructure in South Africa; and
- To propose alternative energy strategies which are informed by testing the potential impacts of various factors such as proposed policies, introduction of new technologies, and effects of exogenous macroeconomic factors.

1.4.3 Integrated Resource Plan, 2010 and updated 2013

The Integrated Resource Plan (IRP) was created in order to plan for projected national electricity demand. Whilst the medium-term power generation mix will continue to lean heavily on the use of fossil fuels, the Revised Balanced Scenario (RBS) of the 2010 Integrated Resource Plan (IRP) includes for a total additional supply capacity of 17.8GWh from renewable sources by 2030. It recommends continuing with the current renewable bid programme with additional annual rounds (of 1000 MW PV capacity; 1000 MW wind capacity and 200 MW CSP capacity), with the potential for hydro at competitive rates.

1.4.4 Department of Energy White Paper on Renewable Energy, 2003

The Department of Energy (DoE) gazetted its White Paper on Renewable Energy in 2003, and introduced it as a "policy that envisages a range of measures to bring about integration of renewable energies into the mainstream energy economy." At that time the national target was fixed at 10 000GWh (0.8Mtoe) renewable energy contribution to final energy consumption by 2013. The White Paper proposed that this would be produced mainly from biomass, wind, solar and small-scale hydropower. It went on to recommend that this renewable energy should to be utilised for power generation and non-electric technologies such as solar water heating and bio-fuels. Since the White Paper was gazetted, South Africa's primary and secondary energy requirements have remained heavily fossil-fuel dependant, both in terms of indigenous coal production and use, as well as the use of imported oil resources. Alongside this, the projected electricity demand of the country has led the National utility Eskom, to embark upon an intensive build programme to secure South Africa's longer-term energy needs, together with an adequate reserve margin.

1.4.5 Independent Power Producer Process

(The following information was extracted from the Eskom website: Guide to Independent Power Producer (IPP) processes in South Africa and Eskom, June 2010 http://www.eskom.co.za/live/content.php?Item ID=14324)

The objective of this section is to provide an overview of the processes in the country and within Eskom relating to Independent Power Producers (IPPs). It is important that certain enabling policies, rules and regulations are in place to provide certainty and transparency in the introduction of IPPs.

Country Process

South Africa has two acts that direct the planning and development of the country's electricity sector:

- i. The National Energy Act of 2008 (No. 34 of 2008); and
- ii. The Electricity Regulation Act (ERA) of 2006 (No. 4 of 2006).

In August 2009, the Department of Energy (DoE) gazetted the Electricity Regulations on New Generation Capacity under the ERA. The New Generation Regulations establish rules and guidelines that are applicable to the undertaking of an IPP Bid Programme and the procurement of an IPP for new generation capacity. They also facilitate the fair treatment and non-discrimination between IPPs and the buyer of the energy.

Formal Programmes

In terms of the New Generation Regulations, the Integrated Resource Plan (IRP) developed by the DoE sets out the new generation capacity requirement per technology, taking energy efficiency and the demandside management projects into account. This required, new generation capacity must be met through the technologies and projects listed in the IRP and all IPP procurement programmes will be executed in accordance with the specified capacities and technologies listed in the IRP. The table below highlights the energy plan that has been proposed until 2030.

	New Build Options							
	Coal	Nuclear	Import Hydro	Gas - CCGT	Peak - OCGT	Wind	CSP	Solar PV
2010	0	0	0	0	0	0	0	0
2011	0	0	0	0	0	0	0	0
2012	0	0	0	0	0	0	0	300
2013	0	0	0	0	0	0	0	300
2014	500	0	0	0	0	400	0	300
2015	500	0	0	0	0	400	0	300
2016	0	0	0	0	0	400	100	300
2017	0	0	0	0	0	400	100	300
2018	0	0	0	0	0	400	100	300
2019	250	0	0	237	0	400	100	300
2020	250	0	0	237	0	400	100	300

Table 4: Government Energy Plans up until 2030 in terms of the IRP

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2021	250	0	0	237	0	400	100	300
2022	250	0	1143	0	805	400	100	300
2023	250	1600	1183	0	805	400	100	300
2024	250	1600	283	0	0	800	100	300
2025	250	1600	0	0	805	1600	100	1000
2026	1000	1600	0	0	0	400	0	500
2027	250	0	0	0	0	1600	0	500
2028	1000	1600	0	474	690	0	0	500
2029	250	1600	0	237	805	0	0	1000
2030	1000	0	0	948	0	0	0	1000
	6250	9600	2609	2370	3910	8400	1000	8400

A decision that additional capacity be provided by an IPP must be made with the concurrence of the Minister of Finance. Once such a decision is made, a procurement process needs to be embarked upon to procure that capacity in a fair, equitable and transparent process.

The New Generation Regulations set out the procurement process. The stages within a bid programme are prescribed as follows:

- i. Request for Qualifications (RFQ)
- ii. Request for Proposals (RFP)
- iii. Negotiation with the preferred bidder(s).

A successful bidder will be awarded a Power Purchase Agreement (PPA) subject to approval by the Regulator.

1.4.6 The Northern Cape Provincial Growth and Development Strategy (NC PGDS)

The importance of developing the renewable energy sector in the Northern Cape was first acknowledged in the Northern Cape Provincial Growth and Development Strategy (NC PGDS). The NCnPGDS makes reference to the need to ensure availability of affordable energy. It notes, "in order to promote economic growth in the Northern Cape the availability of electricity to key industrial users at critical localities at rates that enhance the competitiveness of their industries must be ensured." At the same time, the development of new sources of energy through the promotion of the adoption of energy applications that display a synergy with the province's natural resource endowments must be encouraged. In this regard the NC PGDS notes that, "development of energy sources such as solar energy, the natural gas fields, bio-fuels, etc., could be some of the means by which economic opportunity and activity is generated in the Northern Cape". The NC PGDS also notes that "sustainable utilisation of the natural resource base on which agriculture depends is critical in the Northern Cape with its fragile eco-systems and vulnerability to climatic variation". In this regard, care needs to be taken to ensure that renewable energy facilities do not impact negatively on the region's natural environment.

1.4.7 The Northern Cape Provincial Spatial Development Framework (SDF)

In the Northern Cape Provincial Spatial Development Framework (SDF) of 2011, the Northern Cape provincial government acknowledges that the major energy challenge faced by the province is finding a balance between ensuring electricity security and addressing issues around climate change. The Northern Cape Provincial SDF (2011) states that the energy sector could benefit the economy significantly through created economic spin-offs or multiplier effects. This will, however, require innovative planning to provide the necessary infrastructure and associated amenities to accommodate the industry in an efficient manner (Dennis Moss Partnership, 2012).

2 APPROACH TO UNDERTAKING THE STUDY

The Environmental Impact Assessment (EIA) was undertaken in accordance with the EIA 2014 Regulations listed in Government Gazette No. 10328 of 4 December 2014 (GN 982, 983, 984 and 985 of 4 December 2014, as amended), in terms of Section 24 and 44 of the National Environmental Management Act, (No 107 of 1998) (NEMA) as amended; the World Bank Standards (IFC Guidelines) and the Equator Principles, as well as with the relevant legislation and guidelines mentioned above.

2.1 Environmental Scoping Study

The Scoping Study identified the potential positive and negative impacts associated with the proposed development as well as the studies which were required to be undertaken as part of the EIA-phase of the project. The Draft Scoping Report (DSR) was made available for public review from Thursday 30 June 2016 to Monday 01 August 2016. Comments received on the Draft Scoping Report were included in the Final Scoping Report (FSR) which was submitted to the DEA on Friday 12 August 2016. The DEA accepted the FSR and EIA Plan of study on Wednsday 14 September 2016 and requested for additional information to be included in the FEIAr. SiVEST has responded to the DEAs request for additional information indicating how this FEIAr complies with the information required by the DEA. Refer to **Appendix 3** for FSR Acceptance Letter and SiVEST's response thereto.

The following studies were taken through into the EIA Phase:

- Biodiversity (flora and fauna)
- Avifauna
- Bats
- Surface Water
- Soils and Agricultural Potential
- Noise
- Visual Impact
- Heritage and Palaeontology
- Socio-economic Impact

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- . Traffic
- Electromagnetic Interference Path Loss and Risk Assessment (Including Emission Control Plan)

2.2 Authority Consultation

The National Department of Environmental Affairs (DEA) are the determining authority on this application. The following consultation took place with DEA:

- An Application and the DSR were submitted to the DEA on the 30th of June 2016. .
- The Department confirmed receipt of the Application and DSR on the 5th of July 2016 and the . following reference number was allocated to the proposed development: 14/12/16/3/3/2/945
- Comments on the DSR were received on the 20th of July 2016. .
- The Final Scoping Report (FSR) was submitted to the DEA on the 12th of August 2016 and the • Department confirmed receipt of the FSR on the 15th of August 2016.
- Acceptance of the FSR and the Plan of Study (PoS) for the EIA was received on the 14th of . September 2016.
- The DEIAr was submitted to the DEA on the 28th of November 2016.
- Comments on the DEIAr were received on the 13th of January 2017.

As part of the letter from the DEA accepting the FSR, it was requested that additional information be included in the FEIAr. The table below provides details as to how this FEIAr fulfils the main information requested by the DEA in the FSR acceptance letter. For a further details, refer to Appendix 3 for the FSR Acceptance Letter.

Additional Information Required by the DEA	Notes / Comments
All comments and recommendations made by all	The Comments and Response Report details
stakeholders and I&APs in the draft scoping report and	how I&APs comments and recommendations
submitted as part of the final scoping report must be	have been taken into consideration. The
taken into consideration when preparing an EIAr in	Comments and Response Report is included
respect of the proposed development.	in Appendix 5E. All correspondence between
	authorities and I&APs is included in Appendix
	5D.
All mitigation measures and recommendations in the	Specialist recommendations and mitigation
specialist studies must be addressed in the Final	measures are included in Sections 9 and 10,
Impact Assessment Report (FEIAr) and EMPr.	as well as in Section 15.1, the summary of
	findings. All mitigation measures are detailed
	in the EMPr, included as Appendix 8.
Comments from all relevant stakeholders must be	All comments from stakeholders are included
submitted to the DEA with the FEIAr.	in the comments and response report and
	appended to this report. See Appendix 5D
	and 5E. A record of distribution to Organs of

Table 5: Compliance with the DEA requirements detailed in the FSR acceptance letter

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	States, including attempts made to obtain
The FAD is required to address all issues rejead by	comments, is included in Appendix 5I .
The EAP is required to address all issues raised by	All comments and issues raised by Organs of
Organs of State and I&APs prior to the submission of	State and I&APs are included and responded
the FEIAr to the DEA.	to in the comments and response report and
	appended to this report. See Appendix 5E. All
	correspondence between Organs of State and
	I&APs is included in Appendix 5D .
Proof of correspondence with the various stakeholders	Proof of correspondence with stakeholders is
must be included in the FEIAr. If the EAP is not able to	included in Appendix 5B and 5D. Proof of
obtain comments, proof should be submitted to the	attempts made to obtain comments is included
DEA of the attempts that were made to obtain	in the Section 7 and in Appendix 5I of this
comments.	FEIAr.
The EAP must, in order to give effect to Regulation 8,	The EAP provided I&APs with an opportunity
give registered I&APs access to, and an opportunity to	to comment on the DEIAr for a 30 day
comment on the report in writing within 30 days before	comment period before submitting the FEIAr to
submitting the FEIAr to the DEA.	the DEA. The comment period ran from Friday
	25 November 2016 to Monday 16 January
	2017. See Section 7 for a description of the
	PPP followed.
The FEIAr must provide an assessment of the impacts	The listed activities that are being applied for
and mitigation measures for each of the listed activities	as part of this project are detailed in Section
applied for.	1. Impacts and mitigation measures identified
	by the specialists are included in Section 9,
	and mitigation measures are also detailed in
	Section 10.
The listed activities represented in the FEIAr and the	The listed activities represented in the FEIAr
application form must be the same and correct.	and application form will be the same and
	correct. The listed activities that are being
	applied for as part of this project are detailed
	in Section 1 . A revised application form will be
	submitted to the DEA soon after the FEIAr has
	been submitted for consideration.
The EAP must specify which sub item in terms of GNR	Sub item (i) has been removed from the listed
983 Item 56 applies as the DEA cannot authorise both,	activities which will require authorisation.
	Impacts and mitigation measures identified by
and the impacts relating to the specific activity must be	the specialists are included in Chapter 9 , and
adequately addressed.	
	mitigation measures are also detailed in
	Chapter 10.

Following a review of the Topographical Analysis and the Path Loss and Risk Assessment Reports compiled by Messa Solutions and Interference Testing and Consulting Services (ITC) respectively, SKA-SA indicated that both reports pointed out that a significant amount of mitigation would be required and that given the calculated path loss between the proposed facility and the nearest SKA station, a requirement on the emissions of the wind facility is specified between 10dB and 20dB below CISPR-22 Class B emission limits.

Consequently, SKA-SA indicated that based on current risk and available information, the proposed facility remains a high risk to the SKA and further pointed out that detailed emission measurements and EMC control plans which provide sufficient evidence and proof of the determined mitigation required, and that it is technically achievable, would warrant a review of the high risk rating.

The DEA noted the Path Loss and Risk Assessment (including an Emission Control Plan) report which was compiled by Interference Testing and Consulting Services (ITC). However, comments regarding this report must be sought from SKA-SA and must form part of the FEIAr.

These issues were noted and have been addressed in the detailed Electromagnetic Interference Path Loss and Risk Assessment (Including Emission Control Plan) which was undertaken for the proposed development. The Electromagnetic Interference Path Loss and Risk Assessment Report (Including Emission Control Plan) is included in Appendix 6K.

The SKA were provided with the opportunity to comment on the more detailed Electromagnetic Interference Path Loss and Risk Assessment Report including the EMC Control Plan (refer to proof in Appendix 5I). On 14 October 2016, comments were received from the SKA, stating that based on the information provided, the proposed Aletta Wind Energy Facility represents a medium risk of detrimental impact, considering the significant amount of shielding required which may be a technical challenge. The control plan, as provided, was developed for the Acciona AW125/3000 TH 100A WTG, and is therefore only relevant and acceptable if BioTherm were to adopt this model of wind turbine. The control plan was developed to achieve up to 40dB of attenuation and should it be verified that this is achieved through implementation of the control plan, and the expected emissions do not exceed those that have been measured and assessed in the plan, then the risk of detrimental impact would be reduced.

Comments received from SKA-SA have also been included in the Comments and Response Report which is included in Appendix 5E. In addition, proof of all consultation with SKA-SA is included in Appendix 5D.

The DEA requested that the terms of reference of the	The terms of reference of the Traffic Impact
Traffic Impact Assessment must be expanded to	Assessment was expanded accordingly in
include the following:	order to include the information the DEA
	requested. The Traffic Impact Assessment

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 Evaluate the impacts of the proposed development on existing road network and traffic volumes. The 	Report includes all information requested and is included in Appendix 6J .
study must determine the specific traffic needs	
during the different phases of implementation,	
namely wind turbine construction and installation,	
operation and decommissioning;	
 Identify the position and suitability of the preferred 	
access road alternative;	
• Evaluate the roadway capacity of the road network;	
 Confirm the associated clearances required for the 	
necessary equipment to be transported from the	
point of delivery to the various sites;	
 Confirm freight and transport requirements during 	
construction, operation and maintenance;	
 Propsoed origins and destinations of equipment; 	
and	
 Determine (Abnormal) Permit requirements if any. 	
Due to the number of similar applications in the area,	All the specialist assessments include a
	-
	cumulative environmental impact statement.
cumulative environmental impact statement. Identified	The identified cumulative impacts were
cumulative impacts must be clearly defined, and where	assessed as requested by the DEA. Section
possible the size of the identified impact must be	11 provides a detailed summary of all of the
quantified and indicated, i.e. hectares of cumulatively	cumulative impacts potentially associated with
transformed land.	the proposed project.
The cumulative impacts significance rating must inform	This was noted and done accordingly. Section
the need and desirability of the proposed development.	4 provides details of the project need and
	desirability and Section 11 provides a detailed
	summary of all of the cumulative impacts
	potentially associated with the proposed
	project.
Detailed cumulative impact assessments must be	Detailed cumulative impact assessments have
provided in the FEIAr for all specialist studies	been provided in the FEIAr for all the specialist
conducted. The specialist studies must provide proof	studies conducted. The cumulative impact
that other specialist reports that were conducted for	assessments were conducted to include all the
renewable energy projects in the area were reviewed	information which was requested by the DEA.
and indicate how the recommendations, mitigation	Section 11 provides a detailed summary of all
measures and conclusions have been taken into	of the cumulative impacts potentially
consideration when the conclusion and mitigation	associated with the proposed project.
measures were drafted for this project.	
The DEA has requested that the FEIAr must provide a	A detailed description of the need and
detailed description of the need and desirability, not	desirability of the proposed activity which
only providing motivation on the need for clean energy	addresses the issues raised by the DEA has
in South Africa, of the proposed activity. The need and	been provided in the FEIAr. Project need and
in count and, of the proposed douting. The need and	

desirability must also indicate if the proposed	desirability is included in Section 4 , and in the
development is needed in the region and if the current	discussion of alternatives in Section 5.2 . The
proposed location is desirable for the proposed activity	desirability of the development at the proposed
compared to other sites. The need and desirability	location compared to other sites is discussed
must take into account cumulative impacts of the	in Section 5.2.1.
proposed development in the area.	
Two (2) specialist studies were undertaken by in-house	The two (2) specialist studies which were
specialists i.e. Surface Water Impact Assessment and	undertaken by in-house specialists, namely
Visual Impact Assessment. These studies must be	the Surface Water Impact Assessment and
peer-reviewed by external specialists. The format of	Visual Impact Assessment, were peer-
each peer-review must address the following:	reviewed by external specialists. The peer-
• A CV clearly showing expertise of the peer	reviewed versions of these specialist studies
reviewer;	and confirmation from the peer reviewers are
 Acceptability of the terms of reference; 	included in the FEIAr within Appendix 6D and
 Is the methodology clearly explained and 	6G . The format of each peer-review addresses
	the comments made by the DEA.
 acceptable; Evaluate the validity of the findings (review data) 	the confinents made by the DEA.
evidence);	
 Discuss the suitability of the mitigation measures 	
and recommendations;	
 Identify any short comings and mitigation 	
measures to address the short comings;	
• Evaluate the appropriateness of the reference	
literature;	
 Indicate whether a site-inspection was carried out 	
as part of the peer review; and	
Indicate whether the article is well-written and easy	
to understand.	
The FEIAr must provide the technical details for the	The required technical details are tabulated
proposed facility in a table format as well as their	and included at the beginning of the report.
description and/or dimensions. A sample of the	
minimum information required is listed under point 2 of	
the EIA information required for wind energy facilities	
included in the FSR acceptance letter.	
The FEIAr must provide the four (4) corner's	All project co-ordinates have been included.
coordinates for the proposed development site (note	The co-ordinates are included in the executive
that if the site has numerous bend points, each bend	summary, section 6 and in Appendix 9.
point's coordinates must be provided) as well as the	
start middle and end point of all linear activities.	
The FEIAr must provide the following:	The layout map is included in section 5 and in
Clear indication of envisioned area for the	A3 in Appendix 7. The description of the
proposed wind energy facility; i.e. placing of wind	associated infrastructure, internal roads and
	details regarding all possible locations and

 turbines and all associated infrastructure should be mapped at an appropriate scale. Clear description of all associated infrastructure. This description must include, but is not limited to: Internal roads infrastructure; and All supporting onsite infrastructure such as laydown area, guard house and control room etc. All necessary details regarding all possible locations and sizes of the proposed satellite substation and the main substation. 	sizes of the proposed substations are included in section 5.
The FEIAr must also include a Comments and Response Report (C&RR) in accordance with Appendix 3 of the EIA Regulations, 2014.	A Comments and Response Report (C&RR) has been compiled for the proposed development in accordance with Appendix 3 of the EIA Regulations, 2014. The C&RR is included in Appendix 5E .
The FEIAr must include all the detail inclusive of the PPP in accordance with Regulation 41 of the EIA Regulations.	The public participation processes (PPP) was done in accordance with Regulation 41 of the EIA Regulations. All information pertaining to the PPP undertaken for the proposed development is included in Appendix 5 .
Details of the future plans for the site and infrastructure after decommissioning in 20-30 years and the possibility of upgrading the proposed infrastructure to more advanced technologies need to be provided.	The future plans for the site are detailed in the beginning section of this report before the executive summary.
It is imperative that the relevant authorities are continuously involved throughout the EIA process as the development property possibly falls within geographically designated areas in terms of GN R. 985. In addition, a graphical representation of the proposed development within the respective geographical areas must be provided.	The relevant authorities have been continuously involved throughout the EIA process. These authorities will also remain involved throughout the rest of the EIA process. All correspondence with the relevant authorities, is included in Appendix 5D and 5I . A geographical representation of the proposed development within the respective geographical areas is included in Appendix 7 .
The DEA has requested Information on the services required on the site, e.g. sewage, refuse removal, water and electricity. Who will supply these services and has an agreement and confirmation of capacity been obtained? Proof of these agreements must be provided.	Proof of the services agreements are provided in the FEIAr within Appendix 12 . BioTherm have been in consultation with the Siyathemba Local Municipality regarding water supply, waste disposal and sewage disposal. They are still awaiting formal feedback from Mr Jakob Basson at the Siyathemba Municipality.

	While a wind turbine will generate electricity at
	its rated or nameplate capacity, electrical
	losses in the electrical cables, used to convey
	the power to the substation (collector system),
	losses in the substation equipment and
	internal consumption must be taken into
	account when determining the maximum
	export capacity at the point of connection to
	the national grid. A typical windfarm will be
	designed to have losses of less than 2.5% at
	maximum generation. So for example a
	windfarm consisting of 56 2.5MW turbines
	have a nameplate capacity of 140MW but only
	(a maximum of) 136.5MW will be exported to
	the national grid due to the 2.5% of internal
	losses.
	During construction, before the wind farm
	starts to generate electricity, electricity from
	the national grid will be used to provide
	electricity to the buildings and equipment
	(internal consumption). Once the wind farm
	start to generate electricity, electricity for
	internal consumption will be provided by the
	wind turbines and is part of the 2.5% losses
	described above. During operations, internal
	consumption will also be provided by the wind
	turbines. During periods of no wind, electricity
	for internal consumption will be drawn from the
	national grid.
	BioTherm will obtain agreements from Eskom
	once the project is selected as a preferred
	bidder.
The DEA required that the wind resource data be	The wind resource data for the site are detailed
submitted as part of the FEIAr. The wind resource data	in the beginning section of this report before
must be a summary of the wind resource available in	the executive summary.
the study area and motivation that the site has a good	
wind resource to sustain the WEF must also be	
provided. In addition, whilst the information may be	
deemed to be confidential, your attention is drawn to	
Regulation 10 of the EIA Regulations, 2014 which	
stated that "An applicant must provide the competent	
authority with all information that reasonably has or BioTherm Energy	prepared by: SiVEST Environmental

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may have the potential of influencing and decision with	
regard to an application."	
The Department of Water and Sanitation (DWS) must	The DWS were consulted accordingly during
be consulted during the course of the process. Proof of	the course of the process. Proof of this
consultation must be provided for in the FEIAr.	consultation is included in Appendix 5D and
	51.
The FEIAr must provide an indication of the internal	The specialist studies have assessed the
access roads and the impacts associated with them	impact of the internal access roads and the
must be adequately assessed in the FEIAr and EMPr.	EMPr includes mitigation measures to reduce
	the impact of these roads. The internal roads
	associated with the wind energy facility are
	shown on the final preferred layout map in
	Section 12, as well as in Appendix 7. The
	EMPr is included in Appendix 8 . It has been
	recommended by the EAP that the final layout
	of the proposed development should be
	submitted to the DEA for approval prior to
	commencing with the activity. Micrositing of
	the internal road may be required within the
	authorised development area during the
	detailed design phase. This is to enable the
	avoidance of any additional sensitive areas,
	unidentified features on site or any design
	constraints when the project reaches
	construction.
The DEA has requested a copy of the final site layout	The project description (Section 5) details all
map. All available biodiversity information must be	of the project components shown on various
used in the finalisation of the layout map. Existing	maps throughout the report. Specific technical
infrastructure must be used as far as possible e.g.	details may not be available at this stage as
roads. The layout map must indicate the following:	they will be determined by the EPC during the
 Wind Turbine positions and its associated 	detailed design phase. The preferred site
infrastructure;	layout in relation to the Sensitive and No-go
 Permanent laydown area footprint; 	Areas are included in Section 12. All
 Internal roads indicating width (construction period 	applicable A3 maps are also included in
width and operation period width) and with	Appendix 7. It should be noted that
numbered sections between the other site	micrositing may be required within the
elements which they serve (to make commenting	· · ·
on sections possible);	detailed design phase. This is to enable the
 Wetlands, drainage lines; rivers; streams and 	avoidance of any additional sensitive areas,
water crossing of roads and cables indicating the	unidentified features on site or any design
type of bridging structures that will be used;	constraints when the project reaches
 The location of sensitive environmental features on 	construction.
site e.g. CBAs, heritage sites, wetlands, drainage	

	1
lines etc. that will be affected by the facility and its	
associated infrastructure;	
 Substation)s) and/or transformer(s) sites including 	
their entire footprint;	
• Connection routes (including pylon positions) to	
the distribution/transmission network;	
• All existing infrastructure on the site, especially	
roads;	
 Buffer areas; 	
 Buildings, including accommodation; and 	
 All "no-go" areas. 	
The DEA has requested an environmental sensitivity	The environmental sensitivity map is included
map indicating environmental sensitive areas and	in Section 12 and in A3 in Appendix 7.
features identified during the EIA process.	
The DEA has requested a map combining the final	The environmental sensitivity map including
layout map superimposed (overlain) on the	layouts is included in Section 12 and in A3 in
environmental sensitivity map.	Appendix 7.
A shapefile of the preferred development	The shapefiles are according to the
layout/footprint must be submitted to the DEA. The	specifications in the FSR acceptance letter
shapefile should be created according to the	and have been submitted to the DEA with the
specifications detailed in the FSR acceptance letter.	FEIAr.
An EMPr must be submitted to the DEA as part of the	An EMPr is included in Appendix 8 and
FEIAr and must include the requirements specified in	includes the requirements specified by the
	DEA in the FSR acceptance letter.
the FSR acceptance letter.	-
The EAP must provide a detailed motivation if any of	The comment is noted. The EMPr has been
the EMPr requirements, as specified in the FSR	written in terms of the requirements specified
acceptance letter, is not required by the proposed	in the FSR acceptance letter.
development and not included in the EMPr.	
The EAP is required to submit an avifauna and bat pre-	An avifauna and bat pre-construction
construction monitoring report together with the DEIAr	monitoring report was submitted together with
and FEIAr. Baseline monitoring must be undertaken for	the DEIAr and are also included in this FEIAr.
a period of 12 months. The avifauna and bat pre-	The avifauna and bat pre-construction
construction monitoring must be conducted in	monitoring reports are included in Appendix
accordance with the minimum requirements guidelines	6B and 6C respectively. The avifauna and bat
produced by Bird Life South Africa and the South	pre-construction monitoring was conducted in
African Bat Advisory Panel. The baseline monitoring	accordance with the minimum requirements
programme for avifauna and bats must cover the entire	guidelines produced by Bird Life South Africa
site as well as the height of the entire facility. i.e. you	and the South African Bat Advisory Panel and
may be required to install more monitoring masts at	the respective baseline monitoring
height.	programmes covered the entire site as well as
	the height of the entire facility.
	the height of the entire facility.

The EAP must ensure that all the relevant Listing	A description and reason of the listed activities
Notice activities are applied for, that the Listing Notice	applied for are included in Section 1.3, the
activities applied for are specific and that they can be	project description is included in Section 5.1 .
linked to the development activity or infrastructure in	
the project description.	
The EAP is reminded that should the EIAr fail to comply	The comment is noted. The FEIAr will comply
with the requirements of the FSR acceptance letter, the	with the requirements of the FSR acceptance
project will be refused in accordance with the EIA	letter, as detailed in this table.
Regulations, 2014.	
The applicant is reminded to comply with the	All regulated timeframes will be complied with.
requirements of Regulation 45 with regard to the time	A description of the public participation
period allowed for complying with the requirements of	process to be followed is included in Section
the Regulations, and Regulations 43 and 44 with	7.
regard to the allowance of a comment period for	
interested and affected parties on all reports submitted	
to the DEA.	
The DEA will undertake a site inspection prior to or	No site inspection was undertaken upon
upon receipt of the FEIAr for comment.	receipt of the DEIAr. However, the DEA
· F · · · · F · · · · · · · · · · · · ·	commented on the DEIAr requesting that the
	EAP contact the DEA to make the necessary
	arrangements for a site visit prior to the
	submission of the FEIAr. In this regard it
	should be noted that due to the time
	constraints between receiving the DEAs
	comments on the DEIAr and the FEIAr
	submission deadline under the EIA
	Regulations, 2014, no site visit could be
	arranged. The EAP will contact the DEA to
	-
	make the necessary arrangements for a site visit following the submission of the FEIAr.
The DEA has reitorated that should the application for	<u> </u>
The DEA has reiterated that, should the application for	The relevant officials from the SAHRA have
Environmental Authorisation be subject to the	been included on the project database, notified
provisions of Chapter II, Section 38 of the National	of the project progress and sent copies of the
Heritage Resources Act, Act 25 of 1999, then the DEA	Scoping phase and EIA phase Heritage
will not be able to make nor issue a decision in terms	Reports as well as the DSR and DEIAr.
of the application for Environmental Authorisation	Following submission of the EIA phase
pending a letter from the pertinent heritage authority	Heritage Report and the DEIAr the SAHRA
categorically stating that the application fulfils the	noted that comments would be provided by 20
requirements of the relevant heritage resources	January 2017. Should the SAHRAs comments
authority as described in Chapter II, Section 38(8) of	not be received in time to be incorporated into
the National Heritage Resources Act, Act 25 of 1999.	the FEIAr prior to submission to the DEA, they
Comments from SAHRA and/or the provincial	will be sent directly to the DEA for
department of heritage must be provided in the FEIAr.	consideration.

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The DEA has requested that two (2) electronic copies	Two (2) electronic copies (CD/DVD) and two
(CD/DVD) and two (2) hard copies of the DEIAr and	(2) hard copies of the DEIAr and FEIAr have
FEIAr must be submitted to the DEA.	and will be submitted to the DEA.
The DEA attached information to the FSR acceptance	The information attached to the FSR
letter which must be used in the preparation of the	acceptance letter has been used in the
FEIAr. This will enable the Department to speedily	preparation of the FEIAr.
review the FEIAr and make a decision on the	
application.	
The EAP is reminded of Section 24F of the National	The comment is noted, and no activity will
Environmental Management Act, Act No 107 of 1998,	commence prior to the Environmental
as amended, which stipulates that no activity may	Authorisation being granted by the DEA.
commence prior to an Environmental Authorisation	
being granted by the DEA.	

The DEA also provided comments on the DEIAr including a request for additional information to be included in the FEIAr. The table below provides a summary as to how this FEIAr fulfils the main information requested by the DEA in the DEIAr comment letter. For further details, refer to Appendix 3 for the DEIAr Comment Letter.

Additional Information Required by the DEA	Notes / Comments
Please ensure that all relevant listed activities are applied	A description and reason of the listed
for, are specific and that it can be linked to the development	activities applied for are included in
activity or infrastructure as decribed in the project	Section 1.3, the project description is
description.	included in Section 5.1.
If the activities applied for in the application form differ from	The listed activities represented in the
those mentioned in the FEIAr, an amended application	FEIAr and application form will be the
form must be submitted. Please note the Department's	same and correct. The listed activities that
application form has been amended.	are being applied for as part of this project
	are detailed in Section 1. A revised
	application form will be submitted to the
	DEA soon after the FEIAr has been
	submitted for consideration.
Please ensure that the issues raised and comments	All comments received during the DEIAr
received during the circulation of the DEIAr from registered	comment period (including this
I&APs and organs of state which have jurisdiction	Department's Biodiversity Section) are
(including this Department's Biodiversity Section) in	addressed and included in the comments
respect of the proposed activity are adequately addressed	and response report and appended to this
and included in the FEIAr. Proof of correspondence with	report. See Appendix 5D and 5E. A record
various stakeholders must be included in the FEIAr. Should	of distribution to Organs of States,
you be unable to obtain comments, proof should be	including attempts made to obtain
submitted to the Department of the attempts that were	comments, is included in Appendix 5I and
made to obtain comments. The PPP must be conducted in	Section 7.1. The public participation

Table 6: Compliance with the DEA requirements detailed in the DEIAr comment letter

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terms of Regulation 39, 40, 41, 42, 43 and 44 of the EIA	processes (PPP) was done in accordance
Regulations, 2014.	with Regulation 39, 40, 41, 42, 43 and 44
	of the EIA Regulations, 2014. All
	information pertaining to the PPP
	undertaken for the proposed development
	is included in Appendix 5 and Section 7.
The Path Loss Risk Assessment (including Emission	As indicated in the Electromagnetic
Control Plan) report compiled by ITC is noted, as are	Interference Path Loss and Risk
comments from SKA SA on the report. As the Control Plan	Assessment (Including Emission Control
was developed using the Acciona AW125 TH 100A wind	Plan), attached to this FEIAr in Appendix
turbine generator at the adjacent wind energy facility	6K, the study was based on the radiated
(Gouda WEF), SKA SA advised that such a Control Plan	emissions of the AW125/3000 (100m hub)
would only be relevant and acceptable if the same model	at the Gouda wind facility in South Africa
of wind turbine specifications (i.e. hub height, rotor	and the experimental Barasoain wind
diameter, etc) of the Gouda Wind Energy Facility are	facility (Spain). The experimental
included in the FEIAr.	Barasoain wind facility contains numerous
	3MW Turbines to allow for various testing.
	Very similar design will be used for the
	Copperton/ Garob facilities. The
	AW125/3000 wind turbine generator has a
	hub height of 100m, a rotor diameter of
	125m and an output of 3MW. However, a
	more suitable turbine with different
	specifications may be available once the
	proposed WEF is ready for construction.
	As such, turbines with a hub height of up to
	120m and a rotor diameter of up to 150m
	should be authorised. Should the
	AW125/3000 wind turbine generator not
	be selected for installation, it is
	recommended that a new path loss and
	risk assessment (including a revised EMC
	control plan) be undertaken and approved
	by the SKA before any turbines are
	installed on the proposed site. The path
	loss and risk assessment, revised EMC
	control plan and SKA approval should be
	submitted to the DEA for final approval
	prior to construction.
Based on the above, the FEIAr must include the detailed	As indicated above, The AW125/3000
turbine specifications of the proposed facility, and	wind turbine generator has a hub height of
confirmation from all the specialists must be provided that	100m, a rotor diameter of 125m and an
those turbine specifications were assessed as part of the	output of 3MW. However, a more suitable
EIA process.	turbine with different specifications may be
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	available once the proposed WEF is ready
	for construction. As such, turbines with a
	hub height of up to 120m and a rotor
	diameter of up to 150m should be
	authorised. Should the AW125/3000 wind
	turbine generator not be selected for
	installation, it is recommended that a new
	,
	path loss and risk assessment (including a
	revised EMC control plan) be undertaken
	and approved by the SKA before any
	turbines are installed on the proposed site.
	An affirmation from all the specialists
	confirming that the AW125/3000 wind
	turbine generator, is smaller than the
	turbine specifications that were assessed
	as part of the EIA process. As such, the
	specialist findings remain unchanged. This
	affirmation is provided in Appendix 4.
The Public Participation Report must contain clear legible	Clear copies of the newspaper adverts are
copies of the newspaper adverts.	provided in Appendix 5C .
The preferred layout plan must be indicated in the FEIAr.	The project description (Section 5) details
A map combining the final layout map superimposed on the	all of the project components shown on
environmental sensitivity map must also be included in the	various maps throughout the report.
FEIAr.	Specific technical details may not be
	available at this stage as they will be
	determined by the EPC during the detailed
	design phase. The preferred site layout in
	relation to the Sensitive and No-go Areas
	are included in Section 12. All applicable
	A3 maps are also included in Appendix 7
Recommendations provided by the specialist reports must	All sensitive areas have been taken into
be used to inform the preferred layout alternative.	account when determining the preferred
Specifically, turbines and associated services must be	layout. The preferred site layout in relation
removed from all sensitive areas as recommended by the	to the Sensitive and No-go Areas are
specialists.	included in Section 12.
The FEIAr must comply with all conditions of the	All conditions and requirements in the FSR
acceptance of the scoping report signed on 14 September,	acceptance letter have been addressed as
and must address all comments contained in the FSR and	indicated in Table 5 above.
this letter.	
The EMPr must include a provision to make the following	The EMPr has been updated to include this
reports available to the Department and applicable	requirement and is attached in Appendix
competent authority on request: alien / invasive plant	8.
sempeteric dationty on requote anon / invative plant	

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management report; plant recue and protection report; re-	
 vegetation and habitat rehabilitation report. Two (2) specialist studies were undertaken by in-house specialists i.e. Surface Water Impact Assessment and Visual Impact Assessment. These studies must be peerreviewed by external specialists. Such peer review must form part of the FEIAr. The format of each peer-review must address the following: A CV clearly showing expertise of the peer reviewer; A CV clearly showing expertise of the peer reviewer; A cceptability of the terms of reference; Is the methodology clearly explained and acceptable; Evaluate the validity of the findings (review data evidence); Discuss the suitability of the mitigation measures and recommendations; Identify any short comings and mitigation measures to address the short comings; Evaluate the appropriateness of the reference literature; Indicate whether a site-inspection was carried out as 	The two (2) specialist studies which were undertaken by in-house specialists, namely the Surface Water Impact Assessment and Visual Impact Assessment, were peer-reviewed by external specialists. The peer-reviewed versions of these specialist studies and confirmation from the peer reviewers are included in the FEIAr within Appendix 6D and 6G . The format of each peer-review addresses the comments made by the DEA.
part of the peer review; and	
Indicate whether the article is well-written and easy to	
understand.	
 Should there be any other similar projects within a 30km radius of the proposed development site, the cumulative impact assessment for all identified and assessed impacts must be refined to indicate the following: Identified cumulative impacts must be clearly defined, and where possible the size of the identified impact must be quantified and indicated, i.e. hectare of the cumulatively transformed land. Detailed process flow and proof must be provided, to indicate how the specialist's recommendations, mitigation measures and conclusions from various similar developments in the area were taken into consideration in the assessment of the cumulative impacts and when the conclusions 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 statement on whether the process development must proceed. 	Detailed cumulative impact assessments have been provided in the FEIAr for all the specialist studies conducted. The cumulative impact assessments were conducted to include all the information which was requested by the DEA. Section 11 provides a detailed summary of all of the cumulative impacts potentially associated with the proposed project.

The technical details must be provided in a table format as	The required technical details are
well as their description and/or dimensions.	tabulated and included at the beginning of
	the report.
The FEIAr must comply with all requirements in terms of	All requirements set out in Appendix 3 of
the scope of assessment and content of the FEIAr in	the EIA Regulations, 2014 have been
accordance with Appendix 3 of the EIA Regulations, 2014.	addressed as indicated in Table 7 below.
In terms of Regulation 45 of the EIA Regulations, 2014, this	All regulated timeframes will be complied
application will lapse if the applicant fails to meet any of the	with.
timeframes prescribed in terms of the Regulations, unless	
an extension has been granted in terms of Regulation 3(7).	
The EAP is requested to contact the Department to make	Due to the time constraints between
the necessary arrangements to conduct a site visit prior to	receiving the DEAs comments on the
the submission of the FEIAr.	DEIAr and the FEIAr submission deadline
	under the EIA Regulations, 2014, no site
	visit could be arranged. The EAP will
	contact the DEA to make the necessary
	arrangements for a site visit following the
	submission of the FEIAr.

A record of all authority consultation is included within Appendix 3.

Consultation with other relevant authorities was and is also being undertaken via meetings and telephonic consultation in order to actively engage them and provide them with information and gain their feedback.

Authorities and key stakeholders consulted include the following:

- National Authorities;
- Provincial Authorities;
- Siyathemba Local Municipality;
- Pixley Ka Seme District Municipality;
- Government Structures such as SAHRA, SANRAL, Telkom, etc.;
- Agriculture Associations such as Agri SA;
- Regional and local media (advertisements and public documents e.g. BID);
- Business and commerce;
- Environmental bodies / NGOs;
- Department of Environmental Affairs (DEA): Biodiversity Section;
- Community representatives, CBOs, development bodies;
- Landowners;
- Sentech;
- Square kilometre Array (SKA);
- Civil Aviation Authority (CAA); and
- Air Traffic Navigation Services (ATNS).

The full list of authorities and key stakeholders that have been consulted is included in **Appendix 5I**.

2.3 Environmental Impact Assessment Report

The EIA phase of the project has focused on consulting with Interested and / or Affected Parties as well as conducting specialist studies to address the potential impacts identified during the scoping phase.

The NEMA EIA Regulations (GN. R. 982) state that the objective of the environmental impact assessment process is to, through a consultative process:

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

The content requirements for an Environmental Impact Assessment Report, as well as details of which section of the report fulfils these requirements, are shown in **Table 7** below.

Table 7: Content requirements for an Environmental Impact Assessment Report in accordance with

 Appendix 3 of the EIA Regulations, 2014

Content Requirements	Applicable Section
(a) details of-	Details of the EAP and full project
(i) the EAP who prepared the report; and	team are included in Section 1.2.
(ii) the expertise of the EAP, including a curriculum vitae;	The expertise (including curriculum
	vitae) of the EAP and full project
	team are include in Appendix 2 .

 (b) the location of the activity, including- (i) the 21 digit Surveyor General code of each cadastral land parcel; (ii) where available, the physical address and farm name; (iii) where the required information in items (i) and (ii) is not available, the coordinates of the boundary of the property or properties; 	The location of the proposed project is detailed in on page <i>iii</i> of the report, as well as in section 6.1 .
 (c) a plan which locates the proposed activity or activities applied for at an appropriate scale, or, if it is- (i) a linear activity, a description and coordinates of the corridor in which the proposed activity or activities is to be undertaken; or (ii) on land where the property has not been defined, the coordinates within which the activity is to be undertaken; 	A map of the regional locality is shown in Section 6.1 , and the site locality is shown in Section 5.1 . Additionally, all project maps are included in Appendix 7 . Coordinates are shown on page <i>iii</i> of the report, as well as in Section 6.1 .
 (d) a description of the scope of the proposed activity, including- (i) all listed and specified activities triggered; (ii) a description of the activities to be undertaken, including associated structures and infrastructure; 	The listed and specified activities triggered as per NEMA are detailed in Section 1.3.2 . The technical project description is included in Section 5 . This includes a description of activities to be undertaken, including associated structures and infrastructure.
(e) a description of the policy and legislative context within which the development is located and an explanation of how the proposed development complies with and responds to the legislation and policy context;	A description of all key legal and administrative requirements is provided in Section 1.3 , this includes an explanation of how the proposed development complies with the requirements. Key development strategies and guidelines and their applicability to the proposed project are detailed in Section 1.4 .
(f) a motivation for the need and desirability for the proposed development including the need and desirability of the activity in the context of the preferred location;	The need and desirability of the proposed project is discussed in Section 4 , including the need and desirability of the activity at the location as proposed.
(g) a motivation for the preferred development footprint within the approved site;	The site specific suitability is discussed in Section 4.4 .
(h) a full description of the process followed to reach the proposed development footprint within the approved site, including:	A description of the alternatives considered in terms of the Regulations is included in Section

(i) details of the development footprint alternatives	5.2 and a full description and
considered;	comparative assessment of the
(ii) details of the public participation process undertaken in	alternatives considered is included
terms of regulation 41 of the Regulations, including copies	in Section 12. The public
of the supporting documents and inputs;	participation process followed is
(iii) a summary of the issues raised by interested and	detailed in Section 7. Additionally,
affected parties, and an indication of the manner in which	all public participation documents
the issues were incorporated, or the reasons for not	are included in Appendix 5. This
including them;	includes a summary of issues raised
(iv) the environmental attributes associated with the	by I&APs, and the responses to their
alternatives focusing on the geographical, physical,	comments. A full description of the
biological, social, economic, heritage and cultural aspects;	environmental attributes within the
(v) the impacts and risks identified including the nature,	
	••
significance, consequence, extent, duration and probability	Section 6 and 8. The impacts and
of the impacts, including the degree to which these impacts-	risks associated with each
(aa) can be reversed;	alternative are assessed in Section
(bb) may cause irreplaceable loss of resources; and	9.2. The methodology used in
(cc) can be avoided, managed or mitigated;	identifying the impacts and risks
(vi) the methodology used in determining and ranking the	associated with each alternative is
nature, significance, consequences, extent, duration and	included in Section 9.1. The positive
probability of potential environmental impacts and risks;	and negative impacts that the
(vii) positive and negative impacts that the proposed activity	proposed activity will have on the
and alternatives will have on the environment and on the	environment are discussed in 9.2.
community that may be affected focusing on the	Potential mitigation measures are
geographical, physical, biological, social, economic,	included in section 10. The
heritage and cultural aspects;	inclusion of alternatives is discussed
(viii) the possible mitigation measures that could be applied	in section 5.2 and in section 12. A
and level of residual risk;	concluding statement indicating the
(ix) if no alternative development locations for the activity	preferred alternatives is contained in
were investigated, the motivation for not considering such;	section 12.
and	
(x) a concluding statement indicating the preferred	
alternative development location within the approved site;	
(i) a full description of the process undertaken to identify, assess	The process undertaken to assess
and rank the impacts the activity and associated structures and	the impacts as well as the
infrastructure will impose on the preferred location through the life	assessment of impacts by each
of the activity, including	specialist are shown in Section 9.
(i) a description of all environmental issues and risks that	Each environmental issue and risk is
were identified during the environmental impact assessment	tabulated in section 9.2 and an
process; and	assessment of the significance of
(ii) an assessment of the significance of each issue and risk	each issue before and after
and an indication of the extent to which the issue and risk	mitigation measures is included.
could be avoided or addressed by the adoption of mitigation	<u>.</u>
measures;	
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 (j) an assessment of each identified potentially significant impact and risk, including- (i) cumulative impacts; (ii) the nature, significance and consequences of the impact and risk; (iii) the extent and duration of the impact and risk; (iv) the probability of the impact and risk occurring; (v) the degree to which the impact and risk can be reversed; (vi) the degree to which the impact and risk may cause irreplaceable loss of resources; and (vii) the degree to which the impact and risk can be avoided, managed or mitigated; 	The impact rating system contained in Section 9.1.2 details the methodology for determining the significance of an impact. This includes the points (j) (i to vii) of Appendix 3 . The assessment of each risk identified by the specialists is contained in Section 9.2 .
(k) where applicable, a summary of the findings and recommendations of any specialist report complying with Appendix 6 to these Regulations and an indication as to how these findings and recommendations have been included in the final assessment report;	An relevant specialist findings are included in Section 8, with all recommended mitigation measures detailed in Section 10. The mitigation measures have been incorporated into the EMPr which is contained in Appendix 8. The tabulated summary of key specialist findings and recommendations is included in Section 15.1 and in the executive summary.
 (I) an environmental impact statement which contains- (i) a summary of the key findings of the environmental impact assessment: (ii) a map at an appropriate scale which superimposes the proposed activity and its associated structures and infrastructure on the environmental sensitivities of the preferred site indicating any areas that should be avoided, including buffers; and (iii) a summary of the positive and negative impacts and risks of the proposed activity and identified alternatives; 	Section 15 contains a tabulated summary of the key findings in each specialist assessment and the positive and negative impacts associated with the activity, which were identified by each specialist, are also summarised in table form in the section. Section 12 also contains a map showing the final preferred layout superimposed with sensitive and no-go areas and buffers where required.
(m) based on the assessment, and where applicable, recommendations from specialist reports, the recording of proposed impact management objectives, and the impact management outcomes for the development for inclusion in the EMPr as well as for inclusion as conditions of authorisation;	The recommended mitigation measures associated with each impact are included in section 9, and overall specialist recommendations and mitigation measures are included in Section 10 . These measures are contained in the EMPr which can be found in Appendix 8 .

(a) the Contraction of allow allows the second to the large of	The Cost second attemption of
(n) the final proposed alternatives which respond to the impact management measures, avoidance, and mitigation measures identified through the assessment;	The final proposed alternatives are included in Section 12 , including a comparative assessment by the specialists.
(o) any aspects which were conditional to the findings of the assessment either by the EAP or specialist which are to be included as conditions of authorisation;	Any aspects identified by specialists or the EAP that should be included as conditions of the authorisation are identified in Section 15 and in the executive summary.
 (p) a description of any assumptions, uncertainties and gaps in knowledge which relate to the assessment and mitigation measures proposed; 	All assumptions and limitations are highlighted in Section 3 .
(q) a reasoned opinion as to whether the proposed activity should or should not be authorised, and if the opinion is that it should be authorised, any conditions that should be made in respect of that authorisation;	A reasoned opinion as to whether or not the proposed activity should be authorised, including conditions if required, is included in Section 15 and in the executive summary.
(r) where the proposed activity does not include operational aspects, the period for which the environmental authorisation is required and the date on which the activity will be concluded and the post construction monitoring requirements finalised;	The period required for the environmental authorisation, as well as the date on which the activity and post construction monitoring will be concluded is discussed in Section 15 and the executive summary.
 (s) an undertaking under oath or affirmation by the EAP in relation to- (i) the correctness of the information provided in the reports; (ii) the inclusion of comments and inputs from stakeholders and l&APs (iii) the inclusion of inputs and recommendations from the specialist reports where relevant; and (iv) any information provided by the EAP to interested and affected parties and any responses by the EAP to comments or inputs made by interested or affected parties; 	The EAP affirmation is included in Appendix 4 .
(t) where applicable, details of any financial provisions for the rehabilitation, closure, and ongoing post decommissioning management of negative environmental impacts;	If applicable, details of any financial provisions for the management of negative environmental impacts are included in Section 10 , Section 15 and the executive summary.
 (u) an indication of any deviation from the approved scoping report, including the plan of study, including- (i) any deviation from the methodology used in determining the significance of potential environmental impacts and risks; and 	If required, the details of, and motivation for, any deviation from the FSR plan of study will be detailed in Section 2.1 . At this stage, no deviation from the approved scoping

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(ii) a motivation for the deviation;	report and plan of study is anticipated.
(v) any specific information that may be required by the competent authority; and	As part of the letter of acceptance for the FSR the DEA detailed specific information requirements. These requirements are tabulated in Section 2.2 , along with an explanation of how the requirements are met. All correspondence from the DEA is included in Appendix 3 .
(w) any other matter required in terms of section 24(4)(a) and (b) of the Act.	All requirements in terms of section 24(4)(a) and (b) of the Act have been met in this report.

3 ASSUMPTIONS AND LIMITATIONS

- It is assumed that all information provided by the Applicant to the Environmental Team was correct and valid at the time it was provided.
- It is not always possible to involve all Interested and / or Affected Parties (I&APs) individually, however, every effort has / is been made to involve as many interested parties as possible. It is also assumed that individuals representing various associations or parties convey the necessary information to these associations / parties.
- It is assumed that the information provided by the various specialists is unbiased and accurate.
- The following assumptions, uncertainties and gaps in knowledge were encountered by the various specialists:
- Biodiversity:
 - Red List species are, by their nature, usually very rare and difficult to locate. Compiling the list of species that could potentially occur in an area is limited by the paucity of collection records that make it difficult to predict whether a species may occur in an area or not. The methodology used in this assessment is designed to reduce the risks of omitting any species, but it is always possible that a species that does not occur on a list may be unexpectedly located in an area.
 - This study excludes invertebrates, avifauna and bats, all of which are addressed in separate specialist studies.
- Avifauna:
 - A total of 37 full protocol lists have been completed to date for the 9 pentads where the study area is located (i.e. lists surveys lasting a minimum of two hours each). This is a fairly comprehensive dataset which provides a reasonably accurate snapshot of the avifauna which could occur at the proposed site. For purposes of completeness, the list of species

that could be encountered was supplemented with personal observations, geberal knowledge of the area, SABAP1 records (Harrison *et al.* 1997) and the results of the 12-months pre-construction monitoring.

- Conclusions in this study are based on experience of these and similar species in different parts of South Africa. Bird behaviour can never be entirely reduced to formulas that will be valid under all circumstances.
- To date, few comprehensive studies (other than a number of environmental impact reports), and no peer-reviewed scientific papers, are available on the impacts wind farms have on birds in South Africa. The precautionary principle was therefore applied throughout. The World Charter for Nature, which was adopted by the UN General Assembly in 1982, was the first international endorsement of the precautionary principle². The principle was implemented in an international treaty as early as the 1987 Montreal Protocol and, among other international treaties and declarations, is reflected in the 1992 Rio Declaration on Environment and Development. Principle 15 of the 1992 Rio Declaration states that: "in order to protect the environment, the precautionary approach shall be widely applied by States according to their capabilities. Where there are threats of serious or irreversible damage, lack of full scientific certainty shall not be used as a reason for postponing cost-effective measures to prevent environmental degradation."
- Even in the international arena predicted mortality rates are often significantly off the mark, indicating that this is still a fledging science in many respects, even in developed countries like Spain with an established wind industry (Ferrer *et al.* 2012).
- Priority species were taken from the updated list of priority species for wind farms compiled for the Avian Wind Farm Sensitivity Map (Retief *et al.* 2012).
- The study area was defined as the area which comprises the application site and immediate environs (see Figures 3 -5 of the Avifauna report).
- No comprehensive assessment was undertaken of the various power line connection alternatives. This will form part of a separate Environmental Impact Assessment (EIA).
- The information on proposed WEFs in the study area was received from SiVEST and from the official DEA website. The assessment was made on this basis, but it cannot be guaranteed that these are the only proposed WEF developments.
- Bats:
 - Distribution maps of South African bat species still require further refinement such that the bat species proposed to occur on the site (that were not detected) are assumed accurate. If a species has a distribution marginal to the site, it was assumed to occur in the area. The literature based table of species probability of occurrence may include a higher number of bat species than actually present.
 - The migratory paths of bats are largely unknown, thus limiting the ability to determine if the wind farm will have a large scale effect on migratory species. This limitation however will be overcome with this long-term sensitivity assessment.
 - The satellite imagery partly used to develop the sensitivity map may be slightly imprecise due to land changes occurring since the imagery was taken.

- Species identification with the use of bat detection and echolocation is less accurate when compared to morphological identification, nevertheless it is a very certain and accurate indication of bat activity and their presence with no harmful effects on bats being surveyed.
- It is not possible to determine actual individual bat numbers from acoustic bat activity data, whether gathered with transects or the passive monitoring systems. However, bat passes per night are internationally used and recognized as a comparative unit for indicating levels of bat activity in an area.
- Spatial distribution of bats over the study area cannot be accurately determined by means of transects, although the passive systems can provide comparative data for different areas of the site. Transects may still possibly uncover high activity in areas where it is not necessarily expected and thereby increase insight into the site.
- Exact foraging distances from bat roosts or exact commuting pathways cannot be determined by the current methodology. Radio telemetry tracking of tagged bats is required to provide such information if needed.
- Costly radar technology is required to provide more quantitative data on actual bat numbers as well as spatial distribution of multiple bats.
- Surface Water:
 - This short term once-off surface water assessment has only focused on the identification and delineation of surface water resources within the proposed development area. Identification and delineation of surface water resources in the wider area outside of the proposed development area have not been undertaken.
 - Given the short term once-off nature of the assessment, the assessment should not be undertaken to be a fully comprehensive study on vegetation species occurrence within the surface water resources.
 - Surface water resources were initially identified and delineated at a desktop level. These were then groundtruthed and verified in the field work phase. The initial delineations undertaken at a desktop level were refined following findings made in the field work phase.
 - A Global Positioning System (GPS) device was used to groundtruth surface water resources as well as for delineation purposes. The GPS is expected to be accurate from 5m up to 15m depending on meteorological conditions.
 - Aquatic studies of fish, invertebrates, amphibians etc. have not been included in this report.
 Nor have water quality, hydrological or groundwater studies been included.
 - Wetland or river health, present ecological status (PES), ecosystem services and the ecological importance (EI)/ecological sensitivity (ES) categories have not been assessed for identified surface water resources. Only desktop information in terms of PES/EI/ES (where available) from the databases were provided as per the scoping assessment information.
 - Use of database information for the desktop assessment included the National Freshwater Ecosystem Priority Areas (NFEPA, 2011) database. This database is a national level database and some smaller surface water resources may not be identified in the database. Additionally, mainly wetlands with permanent inundation are included in the database. Therefore, wetlands with seasonal and temporary saturation cycles may not be included.

The fieldwork component was included in the assessment to verify the desktop database information in order to address these shortcomings.

- Application of the DWAF (2005) delineation guidelines are limited for the delineation of drainage lines and pan wetlands in arid and semi-arid regions due to the intermittent nature of flow which is poorly accommodated in the methodology and application thereof.
- As a separate independent avifaunal impact assessment has been undertaken for the proposed development, the assessment of potential impacts as related to avi-fauna have not been included in this assessment. It is therefore assumed that all avi-faunal impacts (including that related to waterfowl associated with wetlands and other surface water resources) will have been adequately covered in the avi-faunal impact assessment.
- Agricultural Potential and Soils:
 - No specific assumptions and limitations were identified by the agricultural potential and soils specialist.
- Noise:
 - It is proposed to install wind energy turbines with a hub height of up to 120m and rotor diameter up to 150 m. Noise emission data for 150 m rotor diameter were not made available. The present study was based on noise data made available for turbines with 125 m rotor diameter. This might result in under predicting the noise levels as generally noise emission levels are a function of rotor blade tip speeds that increase with increased rotor diameter.
- Visual:
 - Wind turbines are very large structures by nature and could impact on receptors that are located relatively far away, particularly in areas with very flat terrain. For the purpose of this visual assessment, the study area is assumed to encompass a zone of 8km from the proposed application site. This area was assigned, as the height of the development in combination with distance are critical factors when assessing visual impacts. Beyond 8km, the wind energy facility may still be visible; however the degree of visual impact would diminish considerably and thus the need to assess the impact on potential receptors beyond this distance would not be warranted. This is demonstrated in Figure 5 of the Visual Impact Assessment Report, which provides a visual simulation of how a wind energy facility could potentially appear from a distance of approximately 8km away. As indicated, from this distance haze may impede views toward the structures, making them appear to blend with the horizon and reducing the visual contrast between the turbines and landscape.
 - The identification of visual receptors has been based on a combination of desktop assessment as well as field-based observation. Initially Google Earth imagery was used to identify potential receptors within the study area. Thereafter a site visit was undertaken from the 27th to the 29th of July 2016 in order to verify the sensitive visual receptors within the study area and assess the visual impact of the development from these receptor locations. Due to the extensive area covered by the study area, a number of broad assumptions have been made in terms of the sensitivity of the receptors to the proposed

development. It should be noted that not all receptor locations would necessarily perceive the proposed development in a negative way. This is usually dependent on the use of the facility and the economic dependency on the scenic quality of views from the facility. Sensitive receptor locations typically include sites that are likely to be adversely affected by the visual intrusion of the proposed development. They include; tourism facilities and scenic locations within natural settings.

- During the site visit, some of the local landowners confirmed that a few of the farmsteads
 / residential dwellings identified during the scoping phase of this study have been
 abandoned and no one is currently residing within them. No further assessment was
 therefore undertaken from these abandoned farmsteads / residential dwellings and they
 were eliminated from the list of potentially sensitive receptor locations for the purpose of
 the EIA phase study.
- Due to access limitations during the site visit, the impact rating assessment of the proposed development on some of the potentially sensitive visual receptor locations was undertaken via desktop means. Although the use of these farmsteads / residential dwellings could not be established during the field investigation, they were still regarded as being potentially sensitive to the visual impacts associated with the proposed wind energy facility and were assessed as part of the VIA.
- No viewsheds were generated during this visual study, as the topography within the study area is relatively flat. Within this context, minor topographical features, vegetative screening, or man-made structures would be important factors which would influence the degree of visibility and which would not be factored in by the viewsheds.
- Due to the varying scales and sources of information as well as the fact that only 20m contours were available to establish the Digital Terrain Model (DTM); maps and visual models may have minor inaccuracies. As such, only large scale topographical variations have been taken into account and minor topographical features or small undulations in the landscape may not be depicted on the DTM.
- A matrix has been developed to assist in the assessment of the potential visual impact at each receptor location. The limitations of quantitatively assessing a largely subjective or qualitative type of impact should be noted. The matrix is relatively simplistic in considering five main parameters relating to visual impact, but provides a reasonably accurate indicative assessment of the degree of visual impact likely to be exerted on each receptor location by the proposed wind energy facility. The matrix should therefore be seen as a representation of the likely visual impact at a receptor location. The results of the matrix should be viewed in conjunction with the visualisation modelling to gain a full understanding of the likely visual impacts associated with the proposed development.
- The assessment of receptor-based impacts has been based on the turbine layout provided by the proponent. It is however recognised that this layout is a preliminary one, and is subject to changes based on a number of potential factors, including the findings of the EIA studies. The turbine locations may thus move, which may result in greater or lesser visual impacts on receptor locations.
- A cumulative impact assessment has been undertaken to provide a representation of the number of proposed renewable energy facilities likely to be visible from each potentially sensitive receptor location, if they were all constructed. Factors affecting visibility, such as

localised screening from trees or topographical undulations have not been factored into the cumulative impact assessment.

- Visualisation modelling from all potential receptor locations has not been undertaken. An 0 indicative range of locations were selected for modelling purposes to provide an indication of the possible impacts from different locations within the study area. It should be noted that this modelling is specific to the location, and that even sites in close proximity to one another may be affected in different ways by the proposed wind energy facility. The visual models represent a visual environment that assumes all vegetative clearing will be restored to its current state after the construction phase. This is however, an improbable scenario as some trees and shrubs may be removed which may reduce the accuracy of the models generated. At the time of this study the proposed project was still in its early planning stages. Therefore, the turbine layouts, as provided by BioTherm, may change and the infrastructure associated with the facility has not been included in the models.
- No feedback related to the visual environment has been received during the scoping and 0 EIA phase public participation processes. Should any feedback be received, this report will be updated accordingly.
- Operational and security lighting will be required for the proposed wind energy facility and 0 the associated infrastructure proposed within the development footprint. At the time of undertaking the visual study no information was available regarding the type and intensity of lighting required and therefore the potential impact of lighting at night has not been assessed at a detailed level. General measures to mitigate the impact of additional light sources on the ambiance of the nightscape have been provided.
- At the time of undertaking the visual study no specific information was available regarding 0 the design and layout services and infrastructure associated with the proposed development. The potential visual impact of the typical infrastructure associated with a wind energy facility has been assessed.
- It should be noted that the 'experiencing' of visual impacts in subjective and largely based 0 on the perception of the viewer or receptor. A number of broad assumptions were made in terms of the sensitivity of the receptors to the proposed development. This is usually dependent on the use of the facility and the economic dependency on the natural / untransformed quality of views from the facility. Sensitive receptor locations typically include sites that are likely to be adversely affected by the visual intrusion of the proposed development. They include: tourism facilities and residential dwellings within natural / rural settings. The presence of a receptor in an area potentially affected by the proposed development does not thus necessarily mean that a visual impact will be experienced.
- Most rainfall within the area occurs from November to March, during the summer months. 0 The fieldwork was however undertaken at the end of July 2016, during winter. During winter months, the visual impact of the proposed development may be greater, particularly from farmhouses surrounded by tall deciduous trees. As such, the surrounding vegetation is expected to provide the minimal potential screening.
- The weather conditions in the study area also have certain visual implications and are 0 expected to affect the visual impact of the proposed development to some degree. The fieldwork was undertaken during cloudy overcast weather conditions. These conditions would make the wind turbines appear to contrast less with the surrounding environment

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than they would contrast on a typical sunny day. As such, where conditions are overcast and the wind turbines are against the cloudy (white) sky, there will be less of a visual contrast than on a clear day. As such, the weather conditions during the time of the study were taken into consideration when undertaking the impact rating for each identified sensitive and potentially sensitive receptor locations (**section 4.1**).

- No layout information could be sourced for each proposed renewable energy facility planned in close proximity to the proposed 140MW Aletta Wind Energy Facility. The distance of the potentially sensitive receptor locations from the actual layout could therefore not be utilised to determine whether the receptor is likely to be visually exposed to the development. As such, the distance from the farm on which each development is proposed was used to calculate the cumulative visual impact.
- Heritage:
 - Not detracting in any way from the comprehensiveness of the fieldwork undertaken, it is necessary to realise that the heritage resources located during the fieldwork do not necessarily represent all the possible heritage resources present within the development area. Various factors account for this, including the subterranean nature of some archaeological sites. As such, should any heritage features and/or objects not included in the present inventory be located or observed, a heritage specialist must immediately be contacted.
 - The impact assessment conducted for heritage sites assumes the possibility of finding heritage resources during the project life.
- Palaeontology:
 - The key assumption for this scoping study is that the existing geological maps and datasets used to assess site sensitivity are correct and reliable. However, the geological maps used were not intended for fine scale planning work and are largely based on aerial photographs alone, without ground-truthing. There is also an inadequate database for fossil heritage for much of the RSA, due to the small number of professional palaeontologists carrying out fieldwork in RSA. Most development study areas have never been surveyed by a palaeontologist.
 - These factors may have a major influence on the assessment of the fossil heritage significance of a given development and without supporting field assessments may lead to either:
 - An underestimation of the palaeontological significance of a given study area due to ignorance of significance recorded or unrecorded fossils preserved there, or
 - An overestimation of the palaeontological sensitivity of a study area, for example when originally rich fossil assemblages inferred from geological maps have in fact been destroyed by weathering, or are buried beneath a thick mantle of unfossiliferous "drift" (soil, alluvium etc.).

- Socio-Economic:
 - The secondary data sources used to compile the socio-economic baseline (demographics, dynamics of the economy) although not exhaustive, can be viewed as being indicative of broad trends within the study area.
 - The study was done with the information available to the specialist within the time frames as well as the budget specified.
 - Possible impacts and stakeholder responses to these impacts cannot be predicted with complete accuracy, even when circumstances are similar and these predictions are based on research and years of experience, taking the specific set of circumstance into account.
 - It is assumed that the motivation, and ensuing planning and feasibility studies for the project, were done with integrity and that all information provided to the specialist by the project proponent and its consultants to date is accurate.
 - It is assumed that the project description and infrastructure components as discussed above are reasonably accurate. These details were used to assess the potential impacts.
 - With regard to the in-person interviews undertaken the following assumptions are made:
 - Questions asked during the interviews were answered accurately.
 - The degree of the perceived possible significance of concerns raised by some of the respondents were rated by them truthfully.
 - That the attitudes of the respondents towards the project will remain reasonably stable over the short- to medium- terms.
- Electromagnetic Interference Path Loss and Risk Assessment (Including Emission Control Plan):
 - No specific assumptions and limitations were identified by the electromagnetic interference specialist.
- Traffic:
 - It is assumed that labour will commute from Prieska as it is the nearest town to provide amenities.
 - The operation and maintenance personnel will in all probability be stationed in the town of Prieska.
 - It is assumed that the portion of average daily traffic that occur during the design hour (30th highest volume) is no more than 10% (K=10).
 - It is assumed that the decommissioning trip generation would be equal to that of the construction and installation with full loads running in the reverse direction. The road network would need to be assessed at that stage.
 - With regards to route clearance, it was reasoned that if the wind blade vehicle can turn at each intersection, every other vehicle will be able to, since it is the largest component to be transported to site.
 - o Traffic delays are estimates only and is considered to be acceptable.

4 PROJECT NEED AND DESIRABILITY

4.1 National Renewable Energy Requirement

In 2010 South Africa (SA) had 44,157MW of power generation capacity installed. Current forecasts indicate that by 2025, the expected growth in demand will require the current installed power generation capacity to be almost doubled to approximately 74,000MW (SAWEA: 2010).

This growing demand, fuelled by increasing economic growth and social development within Southern Africa, is placing increasing pressure on South Africa's existing power generation capacity. Coupled with this, is the growing awareness of environmental impact, climate change and the need for sustainable development. Despite the worldwide concern regarding GHG emissions and climate change, South Africa continues to rely heavily on coal as its primary source of energy, while most of the countries renewable energy resources remain largely untapped (DME, 2003). There is therefore an increasing need to establish a new source of generating power in SA within the next decade.

The use of renewable energy technologies, as one of a mix of technologies needed to meet future energy consumption requirements is being investigated as part of Eskom's long-term strategic planning and research process. It must be remembered that wind energy is plentiful, renewable, widely distributed, clean and reduces greenhouse gas emissions when it displaces fossil-fuel derived from electricity. In this light, renewable wind energy can be seen as desirable.

The REIPPP programme and the competitiveness nature of the bidding process has resulted in significant lowering of solar and wind tariff prices since 2011. Solar PV, for example, was bid with tariffs of R2.80/kWh at the inception of the REIPPPP in 2011, to 60c/kWh at present. Further projects will increase the competitive nature of the REIPPP program and further result in cost savings to South African consumers.

The REIPPP has been premised on the following principles:

- Ensuring energy security using cost competitive solutions to create diversity in our energy mix
- Stimulating the economy by creating decent and sustainable jobs
- Catalysing local manufacturing and ensuring, that over the medium term, South Africa becomes the gateway to Africa for renewable energy component manufacturing
- Creating an opportunity to develop a market for Independent Power Producers to contribute to an energy balance that is economically, socially and environmentally sound

BioTherm aim to have a tariff that is very competitive within the current economic environment having taken into consideration the current exchange rates and interest rate.

BioTherm Energy is a leading South African renewable energy project developer, and was the only South African developer to be operating three projects from the first round of the REIPPP, where it continues to meet its economic development obligations.

Socio-economic development and enterprise development provides undeniable value for money to Government as it helps to alleviate some of the pressure on State coffers in terms of what it can achieve at both a local and national level. The BioTherm has committed to initiating its economic development activities upon the Project being selected as a Preferred Bidder.

4.2 National Renewable Energy Commitment

In support of the need to find solutions for the current electricity shortages, the increasing demand for energy, as well as the need to find more sustainable and environmentally friendly energy resources, South Africa has embarked on an infrastructure growth programme supported by various government initiatives. These include the National Development Plan (NDP), the Presidential Infrastructure Coordinating Commission (PICC), the Department of Energy's Integrated Resource Plan, the National Strategy for Sustainable Development, the National Climate Change Response White Paper, the Presidency of the Republic of South Africa's Medium-Term Framework, and the National Treasury's Carbon Tax Policy Paper.

The Government's commitment to growing the renewable energy industry in South Africa is also supported by the *White Paper on Renewable Energy* (2003) which sets out the Government's principals, goals and objectives for promoting and implementing renewable energy in South Africa. In order to achieve the long term goal of achieving a sustainable renewable energy industry, the Department of Energy has set a target of contributing 17,8*GW* of renewable energy to the final energy consumption by 2030. This target is to be produced mainly through, wind and solar; but also through biomass and small scale hydro (DME, 2003; IRP, 2010).

4.3 Wind Power Potential in South Africa and Internationally

Onshore wind energy technology is the most commonly used and commercially developed renewable energy technology in South Africa, wind is abundant and inexhaustible (DEA Guideline for Renewable Energy, 2015). Wind energy is one of the lowest-priced renewable energy sources and is economically competitive (<u>www.wasaproject.info</u>).

4.4 Site Specific Suitability

The selection of a potential wind project development area includes several key aspects including environmental constraints and opportunities, wind resource, grid connection suitability, competition, topography and access as shown in the process flow diagram. If one of these vital aspects cannot be met then the entire wind farm development cannot proceed into the development phase.

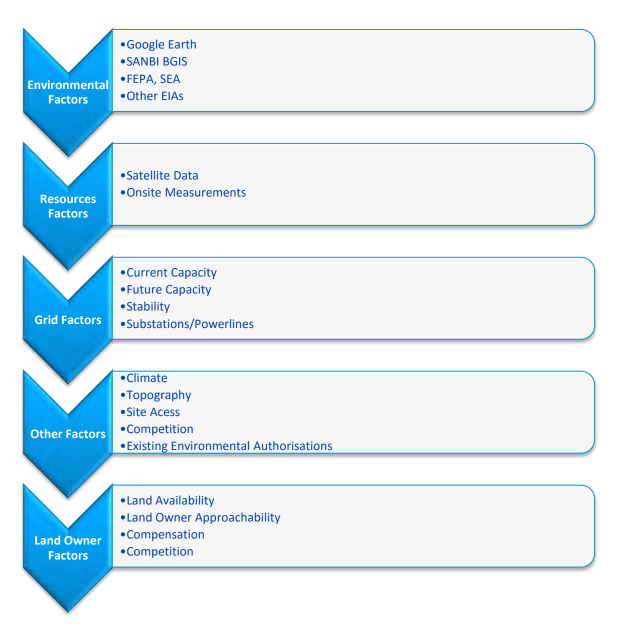


Figure 3: Process flow diagram showing the selection criteria used in the selection of a potential wind project development area.

Environment

Environmental is a key aspect that BioTherm considers when evaluating a wind project. The project should be developed in a sustainable and ecologically friendly manner ensuring its development has the least possible impact on the land on which it will be built. The regional farms were evaluated by BioTherm before the selection of these specific farms and it was concluded that development on these farms would result in the least impact of regional fauna and flora.

The site is not located within a Protected Area, Important Birds Area or Nature Reserve. No perennial rivers or wetlands are located within the project site.

Certain farms in the region, which are located in the lower areas have increased biodiversity which are deemed sensitive and other farms show increased biodiversity.

Wind Energy Resource

Wind resource is one of the main drivers of project viability across South Africa. This specific project site has been identified by BioTherm through a pre-feasibility desktop analysis based on the estimation of the wind energy resource. This region of the Northern Cape Province in South Africa has one of the highest wind resource potentials. The project site receives an annual mean wind resource of approximately 7 - 8m/s, this makes this region ideally suited for the development of a wind farm. This high resource ensures the best value for money is gained for the economy of South Africa. The general area would experience a similar resource, but as resource is only one driver of site selection, the other aspects should be considered when holistically evaluating a project.

Grid Connection Suitability

Grid connection suitability is the next element which drives the project location. Long connection lines have increased environmental impacts as well as add increased costs to the project development. The Aletta project site has good grid connection potential as the project has four possible points of connection within close proximity, thereby minimising the need for an extensive grid network upgrade or long power line. The Wind farm can connect to either the Kronos Substation, Cuprum Substation, the proposed Copperton Wind or Garob IPP Substations or Loop in Loop out onto the numerous powerlines boarding the site.

Topography and Access

The project site is flat with an average slope of 0.3%, of which is suitable for the development of a wind project. The flatter land scape makes construction easier and hence reduced the EPC costs making the project even more viable.

The project development area can be accessed easily via the tarred R357 national road which runs along the northern boundary of the site. There is an existing gravel road which can be upgraded prior to construction and operations to allow for direct access to the project development area.

Land Availability

The final key criteria which refines the site selection on a micro level include competition, topography and access. The project site has a flat arid topography which is suitable for the development of a wind project. With the high wind resources in the area and good grid connection this area has been targeted for development from Developer for several years. This has resulted in large tracks of land being signed up and hence being unviable for development. This results in limited land available for development. BioTherm, however, though speaking with local land owners identified parcels of land suitable for development.

The region does have several ongoing EIA developments, however, only two 140MW wind projects have been selected preferred bidders in the region. Such developments, could cumulatively have positive or negative impacts which needs to be taken into consideration when determining the desirability of the project at the current location The identified cumulative impacts were assessed as detailed in **Section 11** and it was established that the cumulative impacts can be suitably addressed. The project site can be accessed

easily via the tarred R357 regional road. Upgrade of the district gravel road will be done by the current preferred bidder projects to allow for direct access to site.

The proposed wind energy facility is situated on the Portions 1, 2, 3, and the Remainder of the Farm Drielings Pan No.101. The farm is used for commercial sheep farming. The proposed project is not envisioned to impact farming activities after the construction phase had been completed. The site is therefore considered to be suitable from a land use perspective.

4.5 Local Need

The Northern Cape Province faces numerous socio-economic and developmental challenges, which are not unique to the Province and are observed throughout the country. Reducing poverty through social development and achieving a sustainable economic growth in the Province through diversification and transformation of its economy are at the forefront of the provincial government's developmental objectives (Northern Cape Government, 2008; Office of the Premier of the Northern Cape, 2012).

The Northern Cape Province is endowed with biological diversity, mineral resources, and renewable energy sources such as solar and wind. Therefore, the achievement of its developmental objectives is envisaged to be done by capitalising on the local resources and specifically, the development of the agriculture and agro-processing, mineral extraction and mineral beneficiation, fishing and aquaculture, manufacturing, and tourism industries (Northern Cape Government, 2008; Office of the Premier of the Northern Cape, 2012).

Ensuring availability of inexpensive energy is seen to be fundamental to growing competitive industries in the Province (Northern Cape Government, 2008). However, provincial government advocates the development of the energy sector in the Province through "the promotion of the adoption of energy applications that display a synergy with the province's natural resource endowments" (Northern Cape Government, 2008). This implies the use of renewable energy sources and natural gas fields that the Province enjoys (Northern Cape Government, 2008). Provincial strategic documents specifically promote the development of large-scale renewable energy projects, similar to the one under analysis, which among others, would contribute to renewable energy targets set by national government and allow to secure supply, tackle climate change and address the needs of the Province (Office of the Premier of the Northern Cape, 2012).

Harnessing renewables is also seen to contribute towards alleviation and reduction of poverty in the Province. One of the interventions that underpins the provincial approach to poverty eradication is "utilisation of natural resources in a sustainable manner", which in turn implies the transition to greater exploitation of renewables, including wind (Northern Cape Government, 2008).

Considering the above, it can be concluded that the development of the proposed project follows the provincial priorities and developmental objectives. From a spatial perspective, the project also does not appear to raise any red flags. The area where the project is proposed to be located is designated for agricultural land use. The review of the vision for the development of the agricultural sector in the Province

further suggests that the area is suitable for forestry or grazing, where development of non-agricultural activities is not prohibited but should follow sustainable development principles.

Similar to the Province, the district and local municipalities where the proposed project is to be established, also face challenges of poverty, unemployment, and income inequality. Therefore, the municipalities' developmental priorities largely coincide:

- In order to optimise the resources directed at addressing these challenges, the Pixley ka Seme District set eight development priorities for the municipality (Pixley ka Seme District Municipality, 2014). These priorities are envisaged to be achieved through, among others, good service delivery, human and natural resource development, integrated rural and urban planning, employment creation and the development of a vibrant tourism industry (Pixley ka Seme DM, 2014, Pixley Ka Seme DM, 2013).
- The Siyathemba LM also prioritises an optimal distribution of resources, economic development through job creation and poverty reduction strategies, and effective and efficient service delivery to propel the development in the municipality (Siyathemba LM, 2014). Economic development is envisaged to be achieved through the support and growth of the priority sectors such as the agricultural, mining, manufacturing, tourism and retail sectors. Alternative energy sources have also been identified to be an anchor economic activity in the municipality that could propel local economic development through its linkages with other sectors.

It is clear that the proposed project is in line with the overall objectives of sustainable resource usage and economic development in the area.

When it comes to renewable energy development, both the Pixley ka Seme and Siyathemba municipalities' strategic documents largely focus on solar energy projects. The Siyathemba LM, and specifically the area outside Prieska, has already been designated for the establishment of a solar park (1 GW) and the municipality has already allocated communal land for this project (Siyathemba LM, 2014). The focus on solar energy projects is most probably attributed to the limited knowledge of the wind resource potential in the Northern Cape at the time of the formulation of the Provincial SDF, which informed local strategic documents and specifically the location of the renewable energy corridor area and its focus on solar energy projects.

Notably, limited reference to wind energy projects in the strategic documents of the local government do not in any way reduce the importance of wind energy project developments in the municipalities of Pixley ka Seme and Siyathemba. As mentioned earlier, such projects are seen in support of the government's objective to exploit renewable energy sources for the purpose of developing the local economies and assist the district municipality in entrenching its position as a renewable energy hub. This is also confirmed by the fact that a number of wind energy facilities have already been approved for the development in the area under the RE IPPPP.

From a spatial framework perspective, the local municipality does not have an approved SDF. Therefore, assessing whether the proposed project is in contradiction with the spatial vision for the area where it is proposed to be developed is not possible. It should be mentioned though, that agriculture and tourism are considered by local government to be important contributors to the future growth and development of the

local economy as well as towards achieving sustainable use of resources. This means that a land use analysis will need to be undertaken to determine whether the proposed project would limit the growth potential for the above-mentioned two sectors.

After considering the reviewed documentation, the proposed wind facility is in alignment with national, provincial and local objectives, plans and strategies relating to socio-economic development of the areas under analysis. There were no fatal flaws or contraventions identified as all spheres of government prioritise the development of renewable energy projects. The proposed project fits well with the plans to diversify the provincial, district and local economies through investment in renewable energy projects.

The developer recognises that the establishment of the Aletta Wind Energy Facility will have immense benefits within the town of Copperton, Northern Cape and the country as a whole. It will not only be addressing the need for clean energy but will also address the socio-economic needs of the communities surrounding the project site.

Copperton resembles the main characteristics of the Northern Cape Province, with a large land surface area and very small population. The town was previously known for its copper and zinc mineral reserves hence mining was the main economic activity and main source of employment in the region. The region has recently become a hot spot for renewable energy projects and economic and employment trends have followed suit. With the abandonment of the mines, the region has been exposed to high out-migration due to a lack of employment opportunities. The unemployment rate is approximately 25% in the Siyathemba Local Municipality, in which Copperton resides, based on 2011 Stats SA census. The Northern Cape's unemployment statistics are even higher, recorded at 27.8% in the first quarter of 2016 based on Stats SA.

The proposed project has the potential of addressing some of the socio-economic challenges faced by this abandoned mine region as well as those faced by the country as whole.

The construction and operation of the project will create employment opportunities for local community members as well as surrounding communities. The project will also enable the growth of the economy through increased industrialisation, rural development and local content which are positive spin offs of the establishment of such a project. Further to this, the project will contribute to the growing renewable energy industry which, through operational projects, is continually investing in programmes focused on community and small business development with benefits flowing directly to local community members and South African people.

As part of the REIPPPP, if the Facility is selected as a Preferred Bidder within the bidding process, not only will it commit to job creation within the local communities, it will also be required to spend funds during the operations phase on the local communities, on programmes of a socio-economic nature and those that develop enterprises.

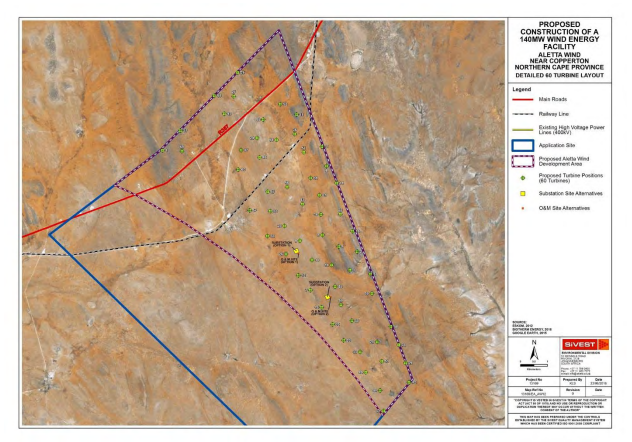
5 TECHNICAL PROJECT DESCRIPTION

5.1 Project Description

The proposed project will encompass the installation of a wind turbines and associated infrastructure, in order to generate electricity that is to be fed into the National Grid. The facility will have a maximum export capacity of 140MW. The total area of the application site is approximately 11 003 hectares (ha). Within this application site the Aletta Wind Energy Facility development area has a total area of approximately 5639 ha. The total combined footprint of the Operations and Maintenance (O&M) buildings will not exceed 300m² and the 132kV onsite Aletta IPP Substation will occupy a footprint area of approximately 2.25 ha. The final design details are yet to be confirmed. These details will become available during the detailed design phase of the project.

5.1.1 Wind Farm Components

BioTherm is proposing the establishment of a wind energy facility (namely the Aletta Wind Energy Facility) on the development site near Copperton (**Figure 4**). As mentioned, the objective of the proposed development is to generate electricity to feed into the national grid. The proposed wind energy facility will have a maximum export capacity of 140MW.



 BioTherm Energy
 prepared by: SiVEST Environmental

 Aletta 140MW Wind Energy Facility - Final Environmental Impact Assessment Report

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Figure 4: Proposed Aletta Wind Energy Facility Layout

The key technical details and infrastructure required is presented in the table below (Table 8).

Project	DEA Reference	Farm name and	Technical details and infrastructure
Name	DEA Reference	area	necessary for the proposed project
Alettta	14/12/16/3/3/2/945	 Portion 1 of 	• 60 wind turbines with a total export
Wind		Drielings Pan	capacity of up to 140MW. Turbines will
Energy		No.101	have a hub height of up to 120m and a
Facility		 Portion 2 of 	rotor diameter of up to 150m ⁴ .
(WEF)		Drielings Pan	 132kV onsite Aletta IPP Substation
		No.101	The turbines will be connected via
		 Portion 3 of 	medium voltage cables to the proposed
		Drielings Pan	132kV onsite Aletta IPP Substation.
		No.101	• Internal access roads are proposed to be
		 Remainder of 	between 4m to 6m wide.
		Drielings Pan	• A temporary construction lay down area .
		No.101	• A hard standing area / platform per
			turbine.
		Development Area:	The operations and maintenance
		5 639 ha	buildings, including an on-site spares
			storage building, a workshop and an
			operations building.
			• Fencing (if required) will be up to 5m
			where required and will be either mesh or
			palisade.
			 Permanent wind measurement mast.

Table 8: Aletta Wind Energy Facility technical summary

As previously mentioned, BioTherm are also proposing to develop the associated Aletta substation and power line, both with a capacity of up to 132kV. This associated electrical infrastructure will require a separate Environmental Authorisation and is being conducted as a part of a separate Basic Assessment (BA) process. The Aletta power line has been included in the wind energy facility EIA for background information but will be authorised under a separate BA to allow for handover to Eskom. The Aletta onsite substation will include an Eskom portion and an Independent Power Producer (IPP) portion, hence the substation has been included in the wind energy facility EIA and in the substation and power line BA to

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⁴ The AW125/3000 wind turbine generator which has a hub height of 100m, a rotor diameter of 125m and an output of 3MW was used to develop the EMC control plan. However, a more suitable turbine with different specifications may be available once the proposed WEF is ready for construction. As such, turbines with a hub height of up to 120m and a rotor diameter of up to 150m should be authorised. Should the AW125/3000 wind turbine generator not be selected for installation, a new path loss and risk assessment (including a revised EMC control plan) will be undertaken and approved by the SKA before any turbines are installed on the proposed site.

allow for handover to Eskom. Although the wind energy facility and the electrical infrastructure will be assessed separately, a single public participation process is being undertaken to consider both of the proposed developments. The potential environmental impacts associated with both developments will be assessed as part of the cumulative impact assessment. The DEA reference number allocated for the Aletta substation and power line has not yet been allocated by the DEA. This will be provided in the Final Environmental Impact Assessment Report (FEIAr).

5.1.2 Turbines

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The total proposed development area is approximately 5 639 hectares. The wind turbines and all other project infrastructure will be located strategically within the development area based on environmental constraints. The size of the wind turbines will depend on the development area and the total generation capacity that can be produced as a result. The wind turbines will therefore likely have a hub height of up to 120m and a rotor diameter of up to 150m⁵ (Figure 5). The blade rotation direction will be clock-wise. Each wind turbine will have a foundation diameter of up to 20m, and will be approximately 3m deep, however, these dimensions may be larger if geotechnical conditions dictate as such. The area occupied by each wind turbine will be up to 0.5 hectares (85m x 60m). The excavation area will be approximately 1 000m² in sandy soils due to access requirements and safe slope stability requirements. A hard standing area / platform of approximately 2 400m² (60m x 40m) per turbine will be required for turbine crane usage. There will be approximately 60 wind turbines constructed with a total generation capacity of up to 140MW. The electrical generation capacity for each turbine will range from 2 to 4MW depending on the final wind turbine selected for the proposed development. It must be noted that the final selection for the turbine type will be conducted after the project has been selected as a Preferred Bidder project under the Department of Energy's (DoEs) Renewable Energy Independent Power Producer Procurement Programme (REIPPPP). This is as a result of technology constantly changing as time progresses.

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⁵ The AW125/3000 wind turbine generator which has a hub height of 100m, a rotor diameter of 125m and an output of 3MW was used to develop the EMC control plan. However, a more suitable turbine with different specifications may be available once the proposed WEF is ready for construction. As such, turbines with a hub height of up to 120m and a rotor diameter of up to 150m should be authorised. Should the AW125/3000 wind turbine generator not be selected for installation, a new path loss and risk assessment (including a revised EMC control plan) will be undertaken and approved by the SKA before any turbines are installed on the proposed site.

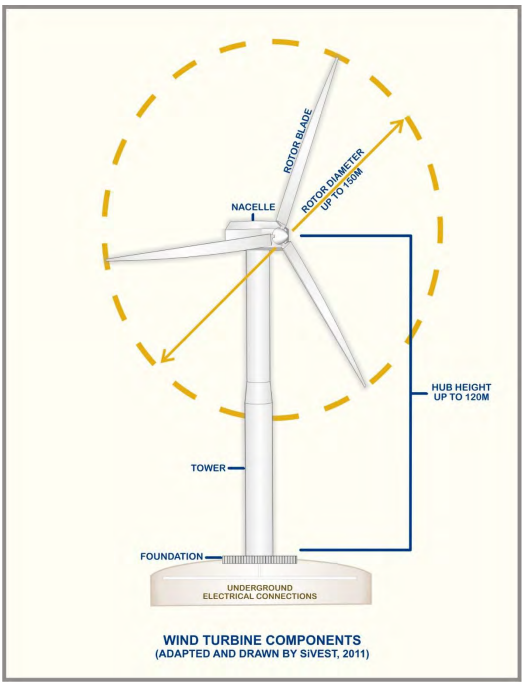


Figure 5: Typical Connections of a Wind Turbine

5.1.3 Electrical Connections

The wind turbines will be connected (Figure 6) to the proposed onsite Aletta 132kV substation using buried (up to a 1.5m depth) medium voltage cables except where a technical assessment of the proposed design suggests that overhead lines are more appropriate such as over rivers, gullies and long runs. Where overhead power lines are to be constructed, self-supported or H-pole tower types will be used. The height will vary depending on the terrain, but will ensure minimum Overhead Line (OHL) clearances with buildings, BioTherm Energy prepared by: SiVEST Environmental Aletta 140MW Wind Energy Facility - Final Environmental Impact Assessment Report

roads and surrounding infrastructure will be maintained. The dimensions of the specific OHL structure types will depend on electricity safety requirements. The exact location of the towers, the selection of the final OHL structure types and the final designs will comply with the best practise and SANS requirements.

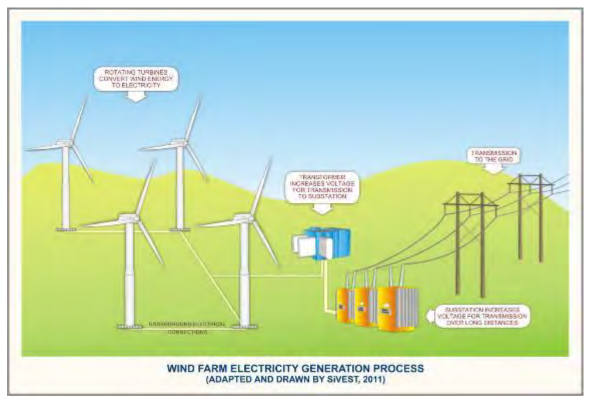


Figure 6: Conceptual Wind Energy Facility Electricity Generation Process showing Electrical Connections

5.1.4 Roads

The internal access roads are proposed to be between 4m to 6m wide and approximately 60km in total. This will include the net load carrying surface excluding any V drains that might be required. Double width roads will be required in strategic places for vehicle passing or turning.

5.1.5 Temporary Construction Area

The temporary construction lay down area will be approximately 2 400m² (60m x 40m). The lay-down / staging area will be approximately 11 250m² whilst the lay-down area for concrete towers (only if required) will be approximately 40 000m².

5.1.6 Operation and Maintenance (O&M) Buildings

The operation and maintenance buildings will include an on-site spares storage building, a workshop and operations building with a total combined footprint that will not exceed 300m². The operation and maintenance buildings will be situated in proximity to the wind farm substation due to requirements for power, water and access.

5.1.7 Other Associated Infrastructure

Other associated infrastructure includes the following:

- Fencing (if required) will be up to 5m where required and will be either mesh or palisade.
- Permanent wind measurement mast.

5.2 Alternatives

As per Chapter 1 of the EIA regulations (2014), feasible and reasonable alternatives are required to be considered during the EIA process. Alternatives are defined at "different means of meeting the general purpose and requirements of the activity" These alternatives may include:

- (a) The property on which or location where it is proposed to undertake the activity;
- (b) The type of activity to be undertaken;
- (c) The design or layout of the activity;
- (d) The technology to be used in the activity;
- (e) The operational aspects of the activity; and
- (f) The option of not implementing the activity.

Each of these alternatives are discussed in relation to the proposed project in the sections below.

5.2.1 The property on which or location where it is proposed to undertake the activity

As described in **section 2.3.1** in the Final Scoping Report (FSR), prior to the initiation of the EIA, BioTherm conducted feasibility assessments on several potential wind farm sites throughout South Africa. Some of these sites are shown in **Table 9**.

Table 9: Project Alternatives Assessed by BioTherm

Project name	Location	Province	Wind Speed	Capacity	Hectares	Feasibility Fatal Flaws Identified		
						Environmental Sensitivity: BirdLife SA screened site, do not		
Sweet Valley	Memel	Free State	7.2	140MW	10 000	support. Site in Important Bird and Biodiversity Area. Rudd's Lark,		
Oweet valley	Merrier	Thee Glate	1.2		10 000	Crowned Cranes (Endangered) and Wattled Cranes. Within 10km		
						of Seekoeivlei Nature Reserve Ramsar site.		
						Environmental Sensitivity and Land: BirdLife SA screened site,		
		KwaZulu				do not support. Site in Important Bird Area.		
Newcastle Wind	Newcastle	Natal	7.5	140MW	6000	There is a single land owner, however, there are issues with the		
		India				Title Deeds of which are currently subjected to a long legal		
								process.
						Environmental Sensitivity: BirdLife SA screened site, do not		
Utrecht Wind	Utrecht	KwaZulu	7	140MW	11 500	support. Site in Important Bird Area. The Blood River Vlei (good		
	Olicont	Natal	7 14010100	14010100	11 500	habitat for Grey Crowned Cranes and many other water birds) is		
							about 10km south of the Utrecht site.	
Britannia Bay	Vredenburg	Western	8	140MW	268	Competition: 268ha secured. Neighbouring land all secured by		
Diffarma Day	vicacinourg	Саре	0	14010100	200	other Developers. No room for expansion.		
Kuruman Wind	Kuruman	Northern	7.2	140MW	12 000	Grid: High connection costs.		
	Raraman	Cape	1.2	14010100	12 000			
Springbok East	Springbok	Northern	7	140MW	13 000	Grid: High connection costs.		
Opinigbok Last	opinigbox	Cape '			14010100 13 000			
Springbok North	Springbok	Northern	7	140MW	6000	Grid and Land: High connection costs. Numerous land owners		
	Springbor	Cape						
Humansdorp	Humansdorp	Eastern	7.5	140MW	8000	Grid: Currently insufficient capacity. High grid connection costs.		
Wind	ramanadorp	Cape	7.0			Cha. Carrenty insufficient capacity. Figh gra connection costs.		

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No site alternatives for this project are being considered during the EIA. The placement of wind energy installations is dependent on several factors, all of which are favourable at the proposed site location. These include wind resource, land availability, climate, topography, grid connections and access to the site. The project site has been identified by BioTherm through a pre-feasibility desktop analysis based on the estimation of the wind energy resource, land availability and grid connections. The project site has access to the national grid via either the existing Kronos or Cuprum Substations, or the proposed Copperton Wind or Garob IPP Substations. The Kronos substation is the technically preferred option as this is the likely point of connection that will be selected by Eskom, however the other alternatives have also been assessed. The project site has a relatively flat topography which is suitable for the development of a wind energy facility. The project site is easily accessible via the N10 national road and the R357 from Prieska. The site is therefore considered highly suitable for the proposed development and no other locations are being considered.

5.2.2 The type of activity to be undertaken

No other activity alternatives are being considered. Renewable energy development in South Africa is highly desirable from a social, environmental and development point of view. Wind energy installations are suitable for the site because of the high wind resource.

5.2.3 The design or layout of the activity

Prior to the start of the EIA, BioTherm intended to construct 125 turbines on the Aletta site. This number of turbines provided flexibility in that turbines of 1-1.5MW could be considered, however consideration of the Square Kilometre Array (SKA) necessitated the reduction of the 125 turbines to a proposed 80 turbine layout. Although the reduction of the number of turbines equated to a reduction in capacity, this design amendment was done taking environmental considerations into account. The proposed 125 turbine layout and the proposed 80 turbine layout are shown in Figure 7 and Figure 8 below.

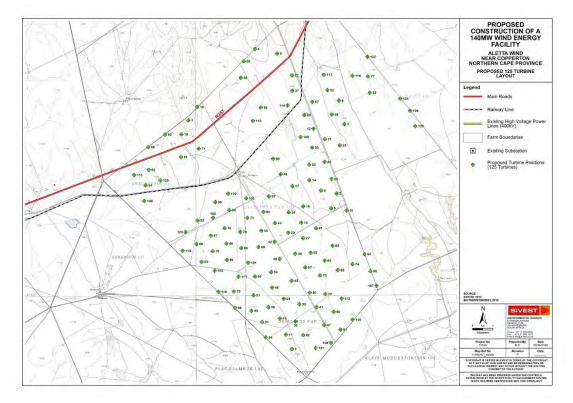


Figure 7: Proposed Aletta 125 turbine layout

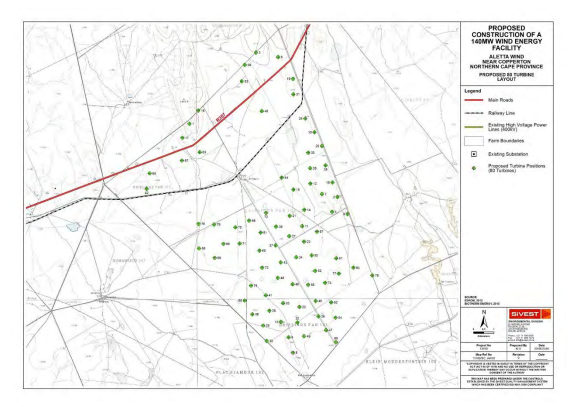


Figure 8: Proposed Aletta 80 turbine layout

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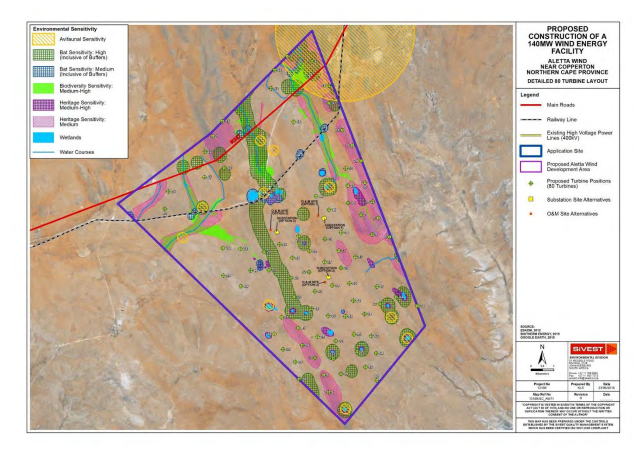


Figure 9: Proposed Aletta 80 Turbine Layout Alternatives and Environmental Sensitivity

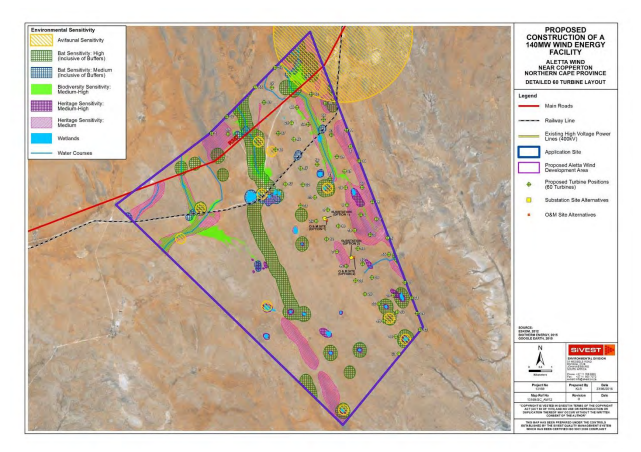


Figure 10: Proposed Aletta 60 Turbine Layout Alternatives and Environmental Sensitivity

The 60 turbine layout was clearly selected as the preferred alternative as per the scoping phase specialist findings. Although 60 turbine Substation and O&M Buildings Option 1 was slightly preferred over Option 2, both alternatives were favourable and it was recommended that both alternatives be taken through to the EIA phase for further assessment. These layouts are presented in **Figure 11**. These EIA phase layout alternatives have been extensively investigated. The EIA phase layout alternatives, including maps, are presented in **Section 12**. The selected preferred layout alternative will be based on both environmental constraints and design factors.

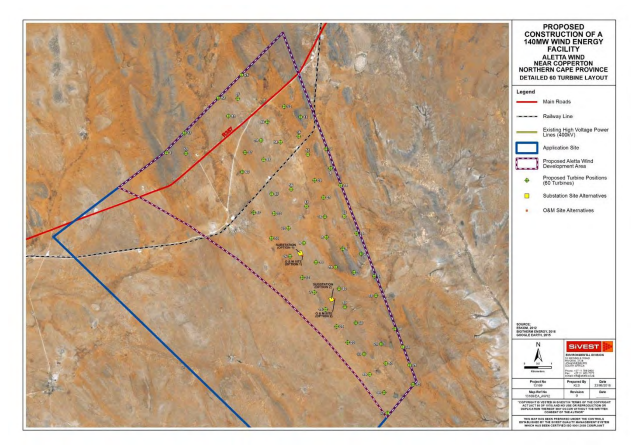


Figure 11: Proposed EIA Phase Layout Alternatives

5.2.4 The technology to be used in the activity

The technology selected for the Aletta wind energy facility was based on environmental constraints, technical and economic considerations. The size of the wind turbines will depend on the development area and the total generation capacity that can be produced as a result. Therefore no technology alternatives will be considered during the EIA. The choice of technology used will ultimately be determined by technological and economic factors at a later stage.

5.2.5 The operational aspects of the activity

No operational alternatives were assessed in the EIA.

5.2.6 The option of not implementing the activity

The option of not implementing the activity, or the '**no-go**' alternative, is considered in the EIA. South Africa is under immense pressure to provide electricity generating capacity in order to reduce the current electricity demand in the country. With the global focus on climate change, the government is under severe pressure to explore alternative energy sources in addition to coal-fired power stations. Although wind energy is not the only solution to solving the energy crisis in South Africa, not establishing the proposed wind energy facility would be detrimental to the mandate that the government has set to promote the implementation of renewable energy. It is a suitable sustainable solution to the energy crisis and this project could contribute to addressing the problem. This project will aid in achieving South Africa's goals in terms of sustainability, energy security, mitigating energy cost risks, local economic development and national job creation.

6 DESCRIPTION OF THE RECEIVING ENVIRONMENT

A general description of the study area is outlined in the section below. The receiving environment in relation to each specialists study is also provided.

The proposed project is located within the Northern Cape Province, approximately 17km east of Copperton. It falls within the Siyathemba Local Municipality that forms part of the Pixley ka Seme District Municipality (**Figure 12**). The proposed development will be accessed by the R357 which traverses the northern section of the proposed application site. The corner point co-ordinates for the development area, as well as the centre point co-ordinates for the development area and associated infrastructure are included in **Table 10**, **Table 11** and **Table 12** respectively.

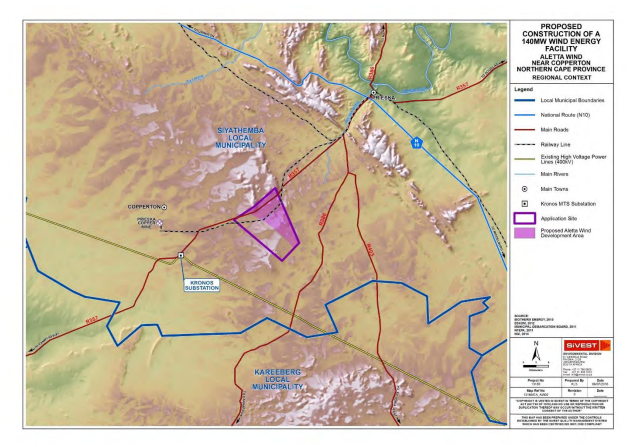


Figure 12: Regional Study Area.

6.1 **Study Site Description**

The site that is proposed for the Aletta wind energy facility near Copperton is located on the following properties:

- Portion 1 of the Farm Drielings Pan No. 101, cadastral number: C0600000000010100001;
- Portion 2 of the Farm Drielings Pan No. 101, cadastral number: C0600000000010100002;
- Portion 3 of the Farm Drielings Pan No. 101, cadastral number: C0600000000010100003; and
- Remainder of the Farm Drielings Pan No. 101, cadastral number: C06000000000010100000.

ALETTA WIND: DEVELOPMENT AREA						
CORNER POINT COORDINATES (DD MM SS.sss)						
POINT	SOUTH EAST					
AD_01 (NW)	S29° 55' 57.522"	E22° 28' 39.802"				
AD_02 (NE)	S29° 52' 51.794"	E22° 32' 27.848"				
AD_03 (SE)	S29° 59' 52.858"	E22° 35' 30.970"				
AD_04 (SW)	S30° 0' 36.296"	E22° 34' 49.743"				

Table 10: Development Area Corner Points

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AD_05 (CENTRE)	S29° 56' 31.212"	E22° 32' 27.034"

Table 11: Development Area Centre Points

DEVELOPMENT AREA				
PHASE	AREA	CENTRE POINT COORDINATES		
	(HECTARES)	SOUTH	EAST	
ALETTA WIND ENERGY FACILITY				
DEVELOPMENT AREA				

Table 12: Associated Infrastructure Centre Points

ALETTA WIND: COMPONENTS		
CENTRE POINT COORDINATES (DD MM	A SS.sss)	
COMPONENT	OPTION 1	OPTION 2
SUBSTATION	S29° 57' 17.823"	S29° 58' 13.487"
SUBSTATION	E22° 32' 50.861"	E22° 33' 33.860"
O&M SITES	S29° 57' 20.921"	S29° 58' 13.765"
	E22° 32' 54.174"	E22° 33' 38.344"

The application site as shown on the locality map below comprises Portion 1, Portion 2, Portion 3 and Remainder of the Farm Drielings Pan No. 101. The total area of the application site is approximately 11 003 hectares. Within the application site the Aletta Wind Energy Facility development area has a total area of approximately 5 639 hectares (Figure 13). Portion 1, Portion 2, Portion 3 and Remainder of the Farm Drielings Pan No. 101 are used primarily for livestock rearing (i.e. sheep farming). There is one (1) homestead which can be found within the proposed application site. This homestead is being occupied by the owner of the above-mentioned properties. In addition, two (2) other buildings can also be found within the proposed application site. These two (2) buildings are currently uninhabited and no one lives in these dwellings. During the site visit, it was however discovered that one (1) of these buildings belongs to the owner of the above-mentioned properties and that this dwelling is sometimes used as accommodation for individuals that have to undertake specific tasks (such as erecting fences) on the farm. The owner of the properties mentioned above has however indicated that this dwelling might be used as a home for one (1) of their family members in the future. In addition, the other building is currently being used as a holiday home by a family member of the owner of the above-mentioned properties. It was indicated that this family member has inherited this dwelling from their father and might occupy it permanently in the future. It should be noted that no relocation is envisaged and the land owner is in favour of the proposed project.

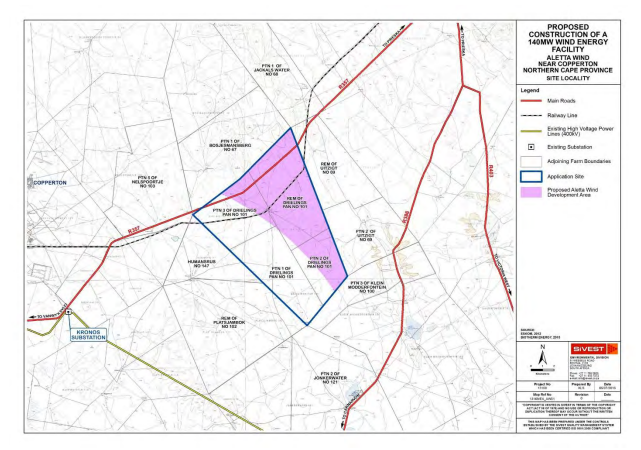


Figure 13: Site Locality

Please note that all maps within the report are included in **Appendix 7** and are in A3 format.

6.2 Land Use

Much of the application site and surrounding area is characterised by natural unimproved vegetation which is dominated by low shrubland (**Figure 14**). The highly arid nature of the area's climate has resulted in livestock rearing (i.e. sheep farming) being the dominant activity within the area. As such, the natural vegetation has been retained across the vast majority of the surrounding area (**Figure 15**).

The nature of the climate and corresponding land use has also resulted in low stocking densities and relatively large farm properties across the area. Therefore the majority of the area is very sparsely populated, and relatively little human-related infrastructure exists.

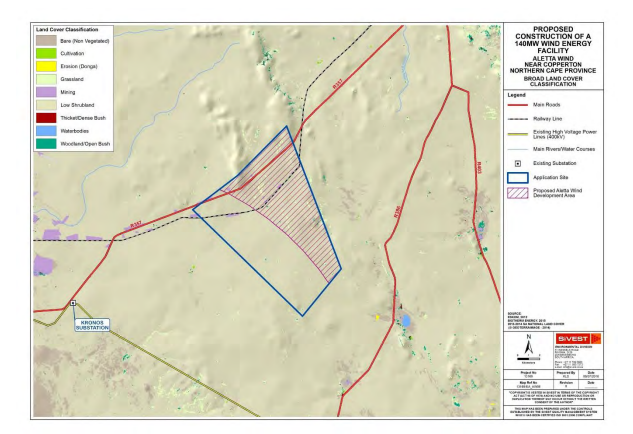


Figure 14: Land Use of the Application Site and Surrounding Area



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Figure 15: Typical natural undeveloped grazing land found within the surrounding area

Built form in areas where livestock rearing occurs is limited to isolated farmsteads, gravel access roads, ancillary farm buildings, telephone lines, fences and the remnants of disused workers' dwellings. It must also be noted that the R357 tar road traverses the northern section of the proposed application site while the R386 gravel road can be found to the south-east of the proposed application site. In addition, several existing high voltage power lines can be found within the surrounding area (**Figure 16**), while a railway line also traverses the northern section of the application site. It should however be noted that this is an old railway line which is no longer operational (**Figure 17**).



Figure 16: View of the existing high voltage power lines found within the surrounding area



Figure 17: View of the non-operational railway line which traverses the northern section of the application site. Note that no railway tracks are present.

The closest built-up areas include the small mining town of Copperton as well as the old Prieska Copper Mine which was closed in 1996. Copperton is located approximately 15km to the north-west of the application site while the old Prieska Copper Mine is located approximately 14km west. In addition, the ABB Solar Facility (**Figure 18**) can also be found within close proximity to the Prieska Copper Mine. Within the above-mentioned parts of the surrounding area, greater human influence is visible in the form of mining infrastructure and electricity transmission infrastructure. The infrastructure associated with the now-defunct mine still exists, with the headgear, as well as an old slimes dams being prominent landmarks. It should be noted that patches of degraded land can be found within the application site, as well as to the south-east, south and west of the site respectively. These areas of degraded land appear to be localised along the R357 and R386 roads, as well as the railway line. In addition, very small areas characterised by cultivation can be found to the south-west and north-east of the application site respectively.



Figure 18: View of the ABB Solar Facility which is found within close proximity to the Prieska Copper Mine.

6.3 Topography and Slope

The topography within and in the immediate vicinity of the proposed application site is characterised by a flat to gently undulating landscape (typical of much of the Karoo), that gently slopes down in a southeasterly direction. In addition, the topography in the wider area is characterised by a mix of level plains with some relief, as well as areas of slightly more undulating relief, including some plains with open hills or ridges. In the wider area beyond the boundaries of the surrounding area, a low mountain range marks a change in topography; with the Doringberge forming a line of hills to the north-east of the application site (**Figure 19**).

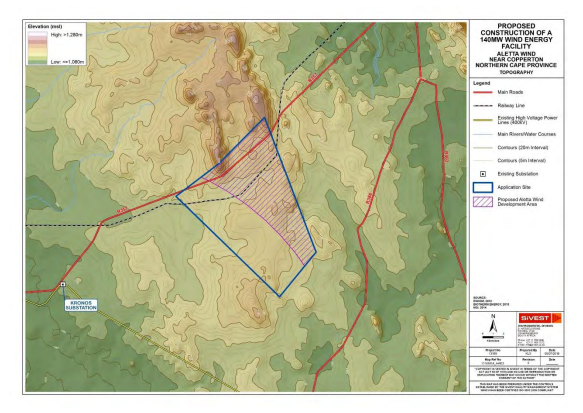


Figure 19: Topography within the application site and surrounding area

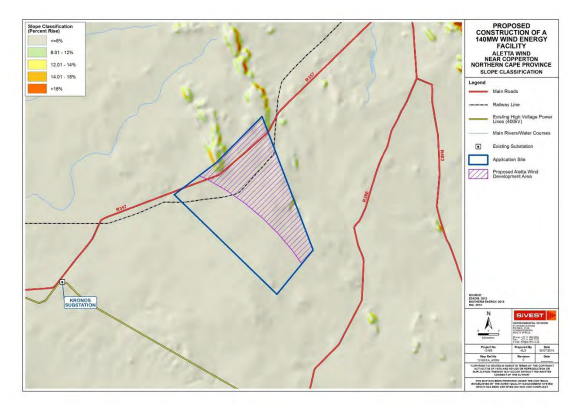


Figure 20: Slope of the application site and surrounding area

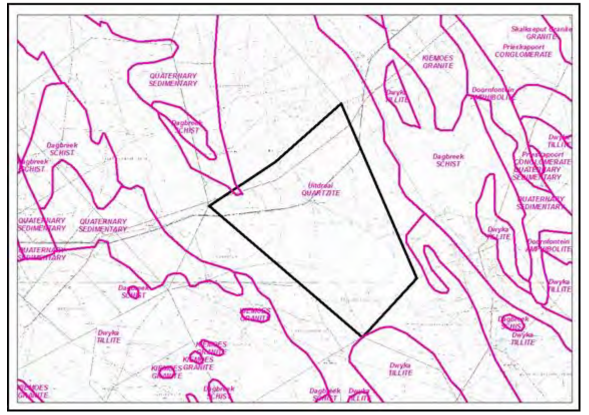
6.4 Climate

The climate of the study area (Monnik & Malherbe, 2005) can be regarded as warm to hot with occasional rain in summer and dry winters. The long-term average annual rainfall in this region of the Northern Cape is only 198 mm, of which 138 mm, or 69%, falls from November to April. Rainfall is erratic, both locally and seasonally and therefore cannot be relied on for agricultural practices. The average evaporation is over 2 100 mm per year, peaking at over 8.5 mm per day in December.

Temperatures vary from an average monthly maximum and minimum of 31.6°C and 11.8°C for January to 15.9°C and 1.0oC for July respectively. The extreme high temperature that has been recorded is over 42°C and the extreme low -10.0°C. Frost occurs most years on 30-40 days on average between early May and mid-September.

6.5 Geology

The geology of the area comprises quartzite of the Uitdraai Formation, Olifantshoek sequence (Geological Survey, 1977).



The distribution of the geological units in the area is shown in Figure 21.

Figure 21: Geology

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6.6 Biodiversity (Flora and Fauna)

The Biodiversity Assessment was conducted by David Hoare (**Appendix 6A**). The environmental baseline from a biodiversity perspective is presented below.

6.6.1 Broad vegetation types of the region

The sites fall within the Nama-Karoo Biome (Rutherford & Westfall 1986, Mucina & Rutherford 2006). The most recent and detailed description of the vegetation of this region is part of a national map (Mucina, Rutherford & Powrie, 2005; Mucina *et al.* 2006). This map shows six vegetation types occurring within the broad study area, of which only two are affected directly by the proposed project alternatives. These vegetation types are described in more detail below.

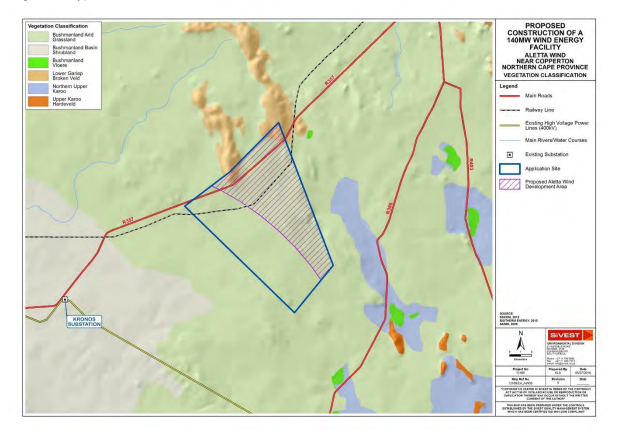


Figure 22: Vegetation of the Study Area.

6.6.2 Bushmanland Arid Grassland

This vegetation type occurs on extensive, relatively flat plains and is sparsely vegetated by tussock grasses, including *Stipagrostis ciliata*, *Aristida adscensionis*, *Aristida congesta*, *Enneapogon desvauxii*, *Eragrostis nindensis*, *Schmidtia kalahariensis* and *Stipagrostis obtusa*. In some years after good rains there are abundant displays of annual herbs (Mucina et al. 2006). There are no known endemics in this vegetation type (Mucina et al. 2006), but does contain endemics belonging to the Griqualand West or Gariep Centres of Endemism (van Wyk & Smith 2001), namely Aizoon asbestinum, Maerua gilgii, *Ruschia muricata* and *Aloe gariepensis*. The vegetation type also contains the protected tree species, *Acacia erioloba* (camel thorn), *Acacia haematoxylon* (grey camel thorn) and *Boscia albitrunca* (shepherd's bush).

This was the most commonly occurring vegetation type found on site. Vegetation on the plains on site broadly matched the general description for this vegetation type, an example of which is shown in **Figure 23** below.



Figure 23: Typical vegetation structures within the general study area

6.6.3 Lower Gariep Broken Veld

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This consists of sparse vegetation dominated by shrubs and dwarf shrubs, with annuals conspicuous, especially in spring, and perennial grasses and herbs occurring in low amounts. On the slopes of koppies groups of widely scattered low trees such as *Aloe dichotoma* occur and the sandy soils of footslopes *Acacia mellifera* occurs. Known endemics in this vegetation include the tall shrub *Caesalpinia bracteata* and the succulent shrub *Ruschia pungens* (Mucina *et al.* 2006). The vegetation contains endemics belonging to the Griqualand West or Gariep Centres of Endemism (van Wyk & Smith 2001), namely *Digitaria polyphylla* and *Crassula corallina* subsp. *macrorrhiza*. At a national scale this vegetation type has been transformed only a small amount and is also conserved in Augrabies Falls National Park. It is not considered to be a threatened vegetation type (Mucina *et al.* 2006).

The vegetation of the low hills on site matches the description of this vegetation type most closely, an example of which is shown in **Figure 24** below. Note the band of *Acacia mellifera* shrubs around the base of the hill (on the footslopes).



Figure 24: Typical vegetation of the hills within the study area

6.6.4 Bushmanland Basin Shrubland

This vegetation type occurs in the Northern Cape Province in the Large Bushmanland Basin centred on Brandvlei and Vanwyksvlei, from Granaatboskolk in the west to Copperton in the east and Kenhardt in the BioTherm Energy Prepared by: SiVEST Environmental Aletta 140MW Wind Energy Facility - Final Environmental Impact Assessment Report Version No. 1 20 January 2017 Page 87 P:\13000\13169 BIOTHERM COPPERTON WIND\ENVIRONMENTAL\Reports\R3 Assessment\Aletta Wind\EIA Phase\FEIAr\13169_Aletta Wind FEIAr_Ver1_20 January 2017_AG.docx north to Williston in the south (Mucina *et al.* 2006). It is found on slightly irregular plains. The vegetation is a dwarf shrubland dominated by a mixture of low sturdy, spiny and sometimes succulent shrubs (*Rhigozum*, *Salsola, Pentzia* and *Eriocephalus*), white grasses and, in years of high rainfall, abundant annuals, such as *Gazania* and *Leysera*. In comparison to the bordering Bushmanland Arid Grasslad, the vegetation of this unit shows increased presence of shrubs and plant indicators of high salt status of soils.

6.6.5 Bushmanland Vloere

This is the vegetation of the salt pans and broad riverbeds of the central Bushmanland basin (Mucina *et al.* 2006). It occurs in areas of flat and very even surfaces of pans and broad bottoms of intermittent dry rivers. Typically, the central parts are devoid of vegetation. Around this is loosely patterned scrub dominated by *Rhigozum trichotomum* and various species of *Salsola* and *Lycium*, with a mixture of karroid dwarf shrubs. In places loose thickets of *Parkinsonia africana*, *Lebeckia linearifolia* and *Acacia karroo* may be found.

Local vegetation matching this description was found in a number of small pans located on site. An example is shown in **Figure 25** below, which shows pan vegetation surrounded by plains vegetation.



Figure 25: Typical vegetation within pans in the study area

6.6.6 Northern Upper Karoo

This vegetation type occurs in the Northern Cape and Free State in the northern regions of the Upper Karoo Plateau from near Prieska, Vosburg and Carnarvon in the west to Philipstown, Petrusville and Petrusburg in the east. It is found on flat to gently sloping landscapes. The vegetation is a shrubland dominated by dwarf karoo shrubs, grasses and *Acacia mellifera* and some other low trees. This vegetation type did not occur on site.

6.6.7 Upper karoo Hardeveld

This vegetation type is found in the Northern, Western and Eastern Cape Provinces in the region from Middelpos in the west to Strydenburg, Richmond and Nieu-Bethesda in the east. Most of the crest areas and steep slopes of the Great Escarpment facing south between Teekloofpas and Graaff-Reinet are covered in this vegetation. The vegetation occurs on steep slopes of koppies, butts, mesas and parts of the Great Escarpment covered with large boulders and stones. The vegetation is a sparse dwarf Karoo scrub with drought-tolerant grasses. The vegetation unit contains a number of endemics, especially within the Great Escarpment part. This vegetation type did not occur on site.

6.7 Avifauna

The Avifauna Assessment, including 12 months of preconstruction monitoring, was conducted by Chris van Rooyen (**Appendix 6B**). The environmental baseline from an avifaunal perspective is presented below.

The habitat in the broader development area is highly homogenous and consists of extensive sandy and gravel plains with low shrub. Although Mucina & Rutherford (2006) classify the vegetation as Bushmanland Arid Grassland, the dominant vegetation type leans more towards Bushmanland Basin Shrubland. Bushmanland Basin Shrubland consists of dwarf shrubland dominated by a mixture of low, sturdy and spiny (and sometimes also succulent) shrubs (*Rhigozum, Salsola, Pentzia, Eriocephalus*), 'white' grasses (*Stipagrostis*) and in years of high rainfall also abundant annual flowering plants such as species of *Gazania* and *Leysera* (Mucina & Rutherford 2006).

SABAP1 recognises six primary vegetation divisions within South Africa, namely (1) Fynbos (2) Succulent Karoo (3) Nama Karoo (4) Grassland (5) Savanna and (6) Forest (Harrison *et al.* 1997). The criteria used by the authors to amalgamate botanically defined vegetation units, or to keep them separate were (1) the existence of clear differences in vegetation structure, likely to be relevant to birds, and (2) the results of published community studies on bird/vegetation associations. It is important to note that no new vegetation unit boundaries were created, with use being made only of previously published data. Using this classification system, the natural vegetation in the study area is classified as Nama Karoo. Nama Karoo is dominated by low shrubs and grasses; peak rainfall occurs in summer from December to May. Average daily temperatures range between 35°C in January and 18°C in July. Trees, e.g. *Vachellia karroo* are

mainly restricted to ephemeral watercourses, but in the proposed development area, due to the extreme aridity (average annual precipitation 147mm in the 12 years from 2000 – 2012) the ephemeral watercourses contain only small stunted trees and dense shrubs. In comparison with the Succulent Karoo, the Nama Karoo has higher proportions of grass and tree cover.

6.7.1 Habitat classes and avifauna potentially occurring in the study area

Whilst much of the distribution and abundance of the bird species in the study area can be explained by the description of the biomes and vegetation types above, it is as important to examine the modifications which have changed the natural landscape, and which may have an effect on the distribution of avifauna. These are sometimes evident at a much smaller spatial scale than the biome or vegetation types, and are determined by a host of factors such as topography, land use and man-made infrastructure.

The following bird habitat classes were identified in the study area:

Nama Karoo

This habitat class is described above under section 6.7.

Waterbodies

Surface water is of specific importance to avifauna in this arid study area. The study area contains at least nine boreholes and a small pan. Boreholes with open water troughs are important sources of surface water. Pans are endorheic wetlands having closed drainage systems; water usually flows in from small catchments but with no outflow from the pan basins themselves. They are characteristic of poorly drained, relatively flat and dry regions. Water loss is mainly through evaporation, sometimes resulting in saline conditions, especially in the most arid regions. Water depth is shallow (<3m), and flooding characteristically ephemeral (Harrison *et al.* 1997). In this instance the pan is very small and unlikely to hold water regularly.

Trees

The study area is generally devoid of trees, except for isolated clumps of trees at two of the water points, where a mixture of alien and indigenous trees are growing. The trees could attract a variety of species for purposes of nesting.

High voltage lines and telephone lines

High voltage lines are an important potential roosting and breeding substrate for large raptors in the greater study area. There are no existing high voltage lines crossing the actual study area, but there are sub-transmission lines on 5-pole wooden structures running north and south of the site.

High voltage lines hold a special importance for large raptors (Jenkins *et al.* 2006). A Martial Eagle nest site on the Hydra-Kronos 400kV line at the Kronos MTS was initially recorded in the early 2000s in surveys **BioTherm Energy** prepared by: SiVEST Environmental Aletta 140MW Wind Energy Facility - Final Environmental Impact Assessment Report Version No. 1 20 January 2017 Page 90 P:\13000\13169 BIOTHERM COPPERTON WIND\ENVIRONMENTAL\Reports\R3 Assessment\Aletta Wind\EIA Phase\FEIAr\13169_Aletta Wind FEIAr_Ver1_20 January 2017_AG.docx of large raptors nesting on Eskom's transmission network in the Karoo (Jenkins *et al.* 2013). The presence of the nest was re-confirmed in 2013, with a pair of adults in attendance at a nest on tower 519 (30° 01.579 S, 22° 20.675 E) in May 2013, and feeding a small chick in August of the same year. This chick was successfully fledged by November, and at least one adult was present in the area, with the nest showing signs of preparation for the upcoming breeding season, in March 2014 (Jenkins & Du Plessis 2014). The nest was inspected during the site visit in June 2015, but the birds were not observed, which is an indication that the nest may not have been active during 2015. At the time of the site visit, there was extensive activity at the Kronos MTS with continuous movements of trucks and pedestrians, which may account for the absence of the eagles at this specific nest site. The nest was again inspected in August 2015 and January 2016, but there was no sign of the birds. Although the nest is too far away to be directly impacted by the construction activity at the site, the proposed grid connection could potentially impact on the eagle nest through displacement due to disturbance associated with the construction of the power line, if the grid connection terminates in Kronos MTS. However, indications are that the birds have abandoned the nest, most likely due to disturbance.

There is also a telephone line next to the R357 tar road running through the north of the site. The poles are used extensively by Sociable Weavers *Philetairus socius* for nesting. A Verreaux's Eagle pair is breeding on a Sociable Weaver nest on one of the poles approximately 1.65km east of the western border of the site. The nest was active in June 2015.

See APPENDIX 1 of the Avifauna report for a photographic record of the bird habitat in the study area

6.8 Bats

The Bat Assessment, including 12 months of preconstruction monitoring, was conducted by Werner Marais of Animalia (**Appendix 6C**). The environmental findings from a bat perspective are presented below.

Three factors need to be present for most South African bats to be prevalent in an area: availability of roosting space, food (insects/arthropods or fruit), and accessible open water sources. However, the dependence of a bat on each of these factors depends on the species, its behaviour and ecology. Nevertheless, bat activity, abundance and diversity are likely to be higher in areas supporting all three above mentioned factors.

The site is evaluated by comparing the amount of surface rock (possible roosting space), topography (influencing surface rock in most cases), vegetation (possible roosting spaces and foraging sites), climate (can influence insect numbers and availability of fruit), and presence of surface water (influences insects and acts as a source of drinking water) to identify bat species that may be impacted by wind turbines. These comparisons are done chiefly by studying the geographic literature of each site, available satellite imagery and observations during site visits. Species probability of occurrence based on the above mentioned factors are estimated for the site and the surrounding larger area (see **Section 4.2** of the Bat Assessment Report).

6.8.1 Land Use, Vegetation, Climate and Topography

Vegetation units and geology are of great importance as these may serve as suitable sites for the roosting of bats and support of their foraging habits (Monadjem *et al.* 2010). Houses and buildings may also serve as suitable roosting spaces (Taylor 2000; Monadjem *et al.* 2010). The importance of the vegetation units and associated geomorphology serving as potential roosting and foraging sites have been described in **Table 13Table 13** below.

Vegetation Unit	Roosting	Foraging Potential	Comments
	Potential		
Bushmanland Arid	Low	Low-Moderate	Very little natural roosting space is
Grassland			available and may be limited to the
			few buildings/man-made structures
			on site. Foraging will mostly be by
			open space foraging bats species
			with strong seasonality.
Lower Gariep	Low	Moderate	The vegetation unit does not present
Broken Veld			a lot of roosting potential apart from
			low trees and man-made structures.
			The unit can provide adequate
			foraging opportunities, especially for
			open air foraging bat species.

 Table 13: Potential of the vegetation to serve as suitable roosting and foraging spaces for bats

6.8.2 Literature Based Species Probablity of Occurrence

"Probability of Occurrence" is assigned based on consideration of the presence of roosting sites and foraging habitats on the site, compared to literature described preferences. The probability of occurrence is indicative of the likelihood of encountering the bat species on site.

The column of "Likely risk of impact" describes the likelihood of risk of fatality from direct collision or barotrauma with wind turbine blades for each bat species. The risk was assigned by Sowler and Stoffberg (2014) based on species distributions, altitudes at which they fly and distances they traverse; and assumes a 100% probability of occurrence. The ecology of most applicable bat species recorded in the vicinity of the site is discussed in **Table 14** below.

Species	Common name	Probability of	Conservation	Possible roosting habitat on site	Possible foraging habitat	Likelihood of risk
		occurrence (%)	status		utilised on site	of fatality (Sowler & Stoffberg, 2014)
Rhinolophus	Geoffroy's	10 - 20	Least Concern	Roosts in caves, mine adits and	It is associated with a variety	Low
clivosus	horseshoe bat	10 20	Least Contern	hollows (man-made and natural).	of habitats including arid	2011
01100000					savanna, woodland and	
					riparian forest. Clutter forager	
					that may only possibly be	
					found in denser drainage	
					systems. Relatively small	
					foraging range	
Nycteris	Egyptian slit-faced	10 - 20	Least Concern	Roosts in caves, aardvark	It appears to occur throughout	Low
thebaica	bat			burrows, culverts under roads and	the savanna and karoo	
				the trunks of large trees and	biomes, but avoids open	
				hollows (man-made or natural).	grasslands. May be found in	
				Roosting space unlikely on site.	denser drainage systems.	
					Relatively small foraging range	
					and an open space forager	
Sauromys	Roberts's flat-	60 - 70	Least Concern	Roosts in narrow cracks and	Open space forager with	High
petrophilus	headed bat			under slabs of exfoliating rock.	relatively large foraging range.	
				Closely associated with rocky		
				habitats in dry woodland,		
				mountain fynbos or arid scrub.		
Tadarida	Egyptian free-tailed	Confirmed	Least Concern	Roost during the day, rock	It forages over a wide range of	High
aegyptiaca	bat			crevices, under exfoliating rocks,	habitats; its preferences of	
				in hollow trees, and behind the	foraging habitat seem	
				bark of dead trees. The species	independent of vegetation. It	

Table 14: Table of species that m	ay be roosting or foraging in	the study area and the possible	site specific roosts	(Mondajem <i>et al</i> . 2010).

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				has also taken to roosting in	seems to forage in all types of	
				buildings, in particular roofs of	natural and urbanised habitats	
				houses. The farm buildings are	with a relatively large foraging	
				the most likely roosting space.	range. Open space forager	
Miniopterus	Natal long-fingered	Confirmed (in	Near	It is cave/mine dependent and	Forages around the edge of	Medium - High
natalensis	bat	very low	Threatened	hence the availability of suitable	clutters of vegetation, and may	
		numbers)		roosting sites is a critical factor in	therefore avoid most of the site	
				determining its presence. It may	and may only be found at the	
				be found in the Copperton copper	denser drainage systems. It is	
				mines. Have been found roosting	also dependant on open	
				singly or in small groups inside	surface water sources.	
				culverts and manmade hollows.		
Cistugo	Angolan wing-gland	40 - 50	Near	It is restricted to the arid western	Not well known, once netted at	Not known
seabrae	bat		Threatened	parts of southern Africa, typically	a dry stream bed in 2006 close	
				in desert and semi-desert	to Vredesvallei.	
				conditions. Not a common bat.		
Eptesicus	Long-tailed serotine	30 - 40	Least Concern	It is a crevice dweller roosting in	It seems to prefer woodland	Medium
hottentotus				rock crevices, expansion joints in	habitats, but has been caught	
				bridges and road culverts	in granitic hills and near rocky	
					outcrops. Clutter edge forager	
Myotis	Temmink's myotis	20 - 30	Least Concern	Roosts gregariously in caves, but	It is restricted to areas with	Medium - High
tricolor				have been found roosting singly	suitable caves or hollows,	
				or in small groups inside culverts	which may explain its absence	
				and manmade hollows.	from flat and featureless	
					terrain; its close association	
					with mountainous areas may	
					therefore be due to its roosting	
					requirements.	

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Neoromicia	Cape serotine	Confirmed	Least Concern	Roosts under the bark of trees, at	It appears to tolerate a wide	Medium - High
capensis				the base of aloe leaves, and	range of environmental	
				inside the roofs of houses. The	conditions from arid semi-	
				farm buildings are the most likely	desert areas to montane	
				roosting space.	grasslands, forests, and	
					savannas. Highly adaptable	
					species, but a clutter edge	
					forager limiting its utilisation of	
					the site.	

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6.9 Surface Water

The Surface Water Assessment was conducted by Shaun Taylor of SiVEST (**Appendix 6D**) and the environmental findings from a Surface Water perspective are presented below.

6.9.1 Surface Water Desktop Baseline Information

In terms of the National ENPAT (2000) database, the proposed application site can be found within the Lower Orange Water Management Area. Moreover, the proposed development is within the Orange Primary Catchment. At a finer level of detail, the Aletta Wind Farm site traverses two (2) quaternary catchments including D54D and D62H. The north east boundary of the proposed development site can be found along the boundary of quaternary catchment D72A.

No new database information was identified that could be of relevance to the proposed development and the previous findings were therefore unchanged and used for the in-field assessment.

6.10 Soils and Agricultural Potential

The Soils and Agricultural Potential Assessment was conducted by Garry Patterson (**Appendix 6E**) and the environmental baseline from an Agricultural Potential perspective is presented below.

For the scoping report, existing soil information was obtained from the map sheets 2922 Prieska and 3022 Britstown (Bruce & Geers, 2005) from the national Land Type Survey, published at 1:250 000 scale.

For this study, a field visit was made, on 9th to 11th November 2016, to carry out a ground truthing exercise and to confirm the soils occurring.

A reconnaissance field investigation was carried out and randomly placed soil observations were made throughout the study area, using a hand soil auger to verify the dominant soil forms and soil depths. The soils were classified according to the South African soil classification system (Soil Classification Working Group, 1991) and a very broad soil map was compiled.

6.10.1 Terrain

The area lies at a height of approximately 1 100 to 1 150 metres above sea level, with very gentle (<2%) slopes), although several small rocky kopjes occur in places, especially in the north.

Only a few non-perennial drainageways are present in the vicinity but some small pans also occur.

6.10.2 Climate

The climate of the study area (Monnik & Malherbe, 2005) can be regarded as warm to hot with occasional rain in summer and dry winters. The long-term average annual rainfall in this region of the Northern Cape is only 198 mm, of which 138 mm, or 69%, falls from November to April. Rainfall is erratic, both locally and seasonally and therefore cannot be relied on for agricultural practices. The average evaporation is over 2 100 mm per year, peaking at over 8.5 mm per day in December.

Temperatures vary from an average monthly maximum and minimum of 31.6°C and 11.8°C for January to 15.9°C and 1.0oC for July respectively. The extreme high temperature that has been recorded is over 42oC and the extreme low –10.0°C. Frost occurs most years on 30-40 days on average between early May and mid-September.

6.10.3 Parent Material

The geology of the area comprises quartzite of the Uitdraai Formation, Olifantshoek sequence (Geological Survey, 1977).

The distribution of the geological units in the area is shown in Figure 26.

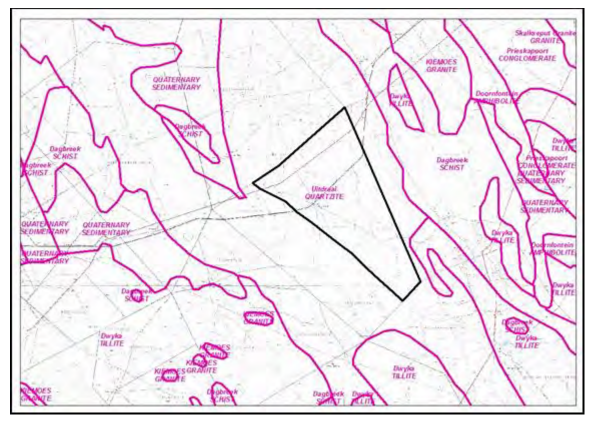


Figure 26: Geology

6.11 Noise

The Noise Assessment was conducted by Adrian Jongens of Jongens Keet Associates. The full report is included in **Appendix 6F**. The environmental baseline from a noise perspective is presented below.

The proposed Aletta WEF site is located approximately 28 km South West of Prieska and 14 km South East of the town Copperton that is reached via the R357. The R357 passes through the Northern part of the site.

Figure 27 displays an aerial view of the Aletta site and surrounding land. The site boundaries are outlined in dark blue. The small purple circles depict the proposed turbine locations. The area is rural with sparse habitation. Several noise sensitive receptors, namely, residential dwellings were identified that could potentially be affected by noise emitted by the wind energy turbines. These are numbered and located within the light blue circles.

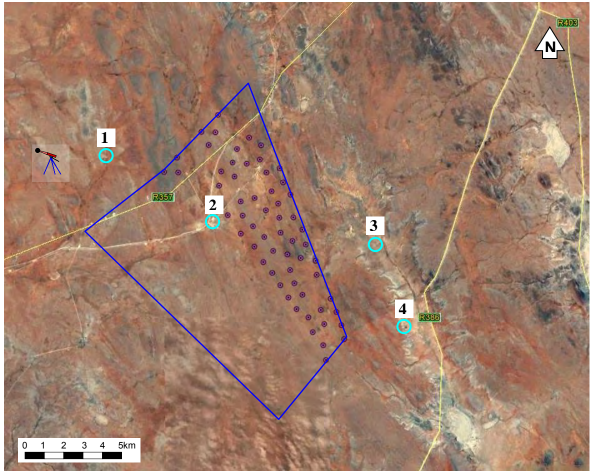


Figure 27: Aletta Wind Energy Facility study area

Residual equivalent continuous A-weighted sound pressure levels, LAeq simultaneously with equivalent octave frequency band levels (spectrum levels) were measured on 4 August 2016 along a farm road 3 km north of the R357. The location is depicted in **Figure 27** by means of a sound level meter on tripod symbol. Within a few minutes after commencing the measurements the readout of the sound level meter varied by less than 0,5 dB. Measurement duration of ten minutes was therefore considered to be representative of the time of day and weather conditions.

Figure 28 displays the equivalent continuous A-weighted octave frequency band levels commencing at 11h48 and commencing at 21h57. The respective overall, single-figure LAeq levels are displayed in the legend.

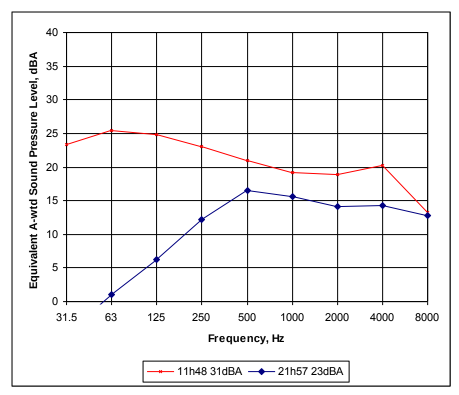


Figure 28: Measured octave band spectrum levels of residual noise

The daytime measurement was considered to be influenced by wind turbulence around the microphone due to a northerly wind of 5 m/s which resulted in increased levels below 1 000 Hz. Wind still conditions prevailed during the night-time measurement. The maximum levels centred on 500 Hz were due to faintly audible road traffic.

The daytime LAeq of 31 dBA and night-time LAeq of 23 dBA were similar to numerous previous measurements confirming the very low levels prevailing in the Karoo and that are significantly lower than the "typical" levels for rural districts contained in Table 2 of SANS 10103:2008.

6.12 Visual

The Visual Assessment was conducted by Andrea Gibb and Stephan Jacobs of SiVEST and is included in **Appendix 6G**. The findings are presented below.

6.12.1 Visual baseline

The largely flat terrain that occurs within the immediate vicinity of the application site results in generally wide-ranging vistas throughout the surrounding area (**Figure 29**). There are however exceptions to this generally flat topography which include the Dorinberge mountain range located to the north-east of the site,

as well as the open hills or ridges located to the north. The Doringberge are situated approximately 24km from the application site and enclose the visual envelope. However, these mountains are located beyond the visual assessment zone and would offer very little topographical shielding/screening to lessen the impact of the wind energy facility from locally-occurring receptor locations. As these hills lie between Prieska and the site, they are a contributing factor in potentially shielding Prieska from the proposed development, although Prieska is situated at a distance from where the impact of the development is likely to be negligible. The hills and ridges to the north of the application site, will partially screen views of the wind energy facility from areas to the north-west, north and north-east of the application site.



Figure 29: Generally wide-ranging vistas found throughout the surrounding area as a result of the largely flat terrain that occurs within the immediate vicinity of the application site.

The natural short scrub-like vegetation cover, which dominates within most of the application site and visual assessment zone is not expected to offer any significant visual screening. Sections of the visual assessment zone are however characterised by relatively large tree species such as the Black thorn (*Acacia mellifera* subsp. *detinens*), as well as some other low trees (**Figure 30**). These trees occur naturally in certain areas of the visual assessment zone and are expected to contribute to the overall natural character of the study area as well as provide some form of screening from the proposed development. In addition, tall exotic trees may also effectively screen the proposed development from farmhouses, where these trees occur in close proximity to the farmhouse and are located directly in the way of views toward the development (**Figure 31**).

The influence of the level of human transformation on the visual character of the area is described in more detail below.



Figure 30: Example of the relatively large tree species (such as the Black thorn), as well as some other low trees which can be found in sections of the visual assessment zone



Figure 31: Example of tall trees that have been established around a farmhouse in the area

6.12.2 Visual Character

The above physical and land use-related characteristics of the study area contribute to its visual character. Visual character can be defined based on the level of change or transformation from a completely natural setting, which would represent a natural baseline in which there is little evidence of human transformation of the landscape. Varying degrees of human transformation of a landscape would engender differing visual characteristics to that landscape, with a highly modified urban or industrial landscape being at the opposite end of the scale to a largely natural undisturbed landscape. Visual character is also influenced by the presence of built infrastructure such as buildings, roads and other objects such as electrical infrastructure.

Most of the study area is considered to have a rural or pastoral character as a result of the limited human habitation and associated human infrastructural footprint present within the wider study area. The nature of the predominant land use (livestock farming) has retained the natural vegetation and natural appearance of the landscape. Built infrastructure within the study area is limited to isolated farmhouses, gravel access roads, several existing high voltage power lines (Figure 32), boundary fences, a slimes dam and a railway line which traverses a section of the application site. As previously mentioned, the old railway line appears to be no longer operational (Figure 33). In addition, the infrastructure associated with the Copper Mine is unlikely to change the visual character of the study area as the relic mine is situated outside of the visual assessment zone, has been non-functional for a number of years, and the transformation of the area

around the mine is extremely localised. The town of Copperton is also situated outside the visual assessment zone and is therefore not expected to alter the visual character of the study area.



Figure 32: View of the existing high voltage power lines found within the study area which are expected to alter the overall natural / scenic character of the study area slightly and lower the visual contrast associated with the proposed wind energy facility.



Figure 33: View of the non-operational railway line which traverses the northern section of the application site. Note that no railway tracks are present.

The relatively low density of human transformation throughout majority of the study area is an important component contributing to the largely natural visual character of the study area. This is important in the context of potential visual impacts associated with the proposed development of a wind energy facility as introducing this type of development could be considered to be a degrading factor in this context. In addition, the hilly / mountainous terrain which occur within parts of the study area are considered to be important features that would increase the scenic appeal and visual interest in the area (**Figure 34**).



Figure 34: View of some of the hilly / mountainous areas located within parts of the study area which are expected to increase the scenic appeal and visual interest in the study area.

It should however be noted that several wind and solar energy facilities are proposed within relatively close proximity to the proposed development. These facilities, and their associated infrastructure, typically consist of very large structures which are highly visible. As such, these facilities will significantly alter the visual character and baseline in the study area once constructed resulting in a more industrial-type visual character. As previously mentioned, the ABB Solar Facility can be found with close proximity to the Prieska Copper Mine and is currently operational (**Figure 35**). This facility is however located outside of the visual assessment zone and is therefore not expected to alter the visual character of the study area.

Although the presence of other renewable energy developments will lessen the degree to which the proposed Aletta Wind Energy Facility farm would contrast with the elements and form in the surrounding environment, the cumulative impact on each potentially sensitive visual receptor location would increase. This is discussed in more detail in **section 4.5** of the Visual Assessment Report.



Figure 35: View of the ABB Solar Facility which is found within close proximity to the Priska Copper Mine. This facility is however located outside of the visual assessment zone.

6.12.3 Cultural, historical and Scenic Value

Cultural landscapes are becoming increasingly important concepts in terms of the preservation and management of rural and urban settings across the world. The concept of 'cultural landscape' is a way of looking at a place that focuses on the relationship between human activity and the biophysical environment (Breedlove, 2002). The cultural landscape concept is relatively new in the heritage conservation movement across the world. In 1992 the World Heritage Committee adopted the following definition for cultural landscapes:

Cultural landscapes represent the combined worlds of nature and of man illustrative of the evolution of human society and settlement over time, under the influence of the physical constraints and/or opportunities presented by their natural environment and of successive social, economic and cultural forces, both external and internal.

According to the Committee's Operational Guidelines Cultural Landscapes can fall into three categories

- *i)* "a landscape designed and created intentionally by man";
- *ii)* an "organically evolved landscape" which may be a "relict (or fossil) landscape" or a "continuing landscape";

iii) an "associative cultural landscape" which may be valued because of the "religious, artistic or cultural associations of the natural element"

The greater area surrounding the proposed development site is also an important component when assessing visual character. The area can be considered to be typical of a Karoo or "platteland" landscape that would characteristically be encountered across the high-lying dry western and central interior of South Africa. Much of South Africa's dry Karoo interior consists of wide open, uninhabited spaces sparsely punctuated by widely scattered farmsteads and small towns. Traditionally the Karoo has been seen by many as a dull, lifeless part of the country that was to be crossed as quickly as possible on route between the major inland centres and the Cape coast, or between the Cape and Namibia. However, in the last couple of decades this has been changing, with the launching of tourism routes within the Karoo, and the promotion of tourism in this little visited, but large part of South Africa. In a context of increasing urbanisation in South Africa's major centres, the Karoo is being marketed as an undisturbed getaway, especially as a stop on a longer journey from the northern parts of South Africa to the Western and Eastern Cape coasts. Examples of this may be found in the published "Getaway Guide to Karoo, Namagualand and Kalahari" (Moseley and Naude-Moseley, 2008). The exposure of the Karoo in the national press during 2011, as part of the debate around the potential for fracking (hydraulic fracturing) mining activities, has brought the natural resources, land use and lifestyle of the Karoo into sharp focus. Many potential objectors stress the need to preserve the environment of the Karoo, as well as preserve the 'Karoo Way of Life', i.e. the stock farming practices which are highly dependent on the use of abstracted ground water (e.g. refer to the Treasure Karoo Action Group website http://treasurethekaroo.co.za/).

The typical Karoo landscape can also be considered a valuable 'cultural landscape' in the South African context. Although the cultural landscape concept is relatively new, it is becoming an increasingly important concept in terms of the preservation and management of rural and urban settings across the world (Breedlove, 2002).

The typical Karoo landscape consisting of wide open plains, and isolated relief, interspersed with isolated farmsteads, windmills and stock holding pens, is an important part of the cultural matrix of the South African environment. The Karoo farmstead is also a representation of how the harsh arid nature of the environment in this part of the country has shaped the predominant land use and economic activity practiced in the area, as well as the patterns of human habitation and interaction. The presence of small Karoo towns, such as Prieska and Copperton, engulfed by an otherwise rural environment, form an integral part of the wider Karoo landscape. As such, the Karoo landscape as it exists today has value as a cultural landscape in the South African context. In the context of the types of cultural landscape listed above, the Karoo cultural landscape would fall into the second category, that of an organically evolved, "continuing" landscape.

The study area, as visible to the viewer, represents a typical Karoo cultural landscape. This is important in the context of potential visual impacts associated with the proposed development of a wind energy facility as introducing this type of development could be considered to be a degrading factor in the context of the natural Karoo character of the study area, as discussed further below.

6.13 Heritage and Palaeontology

The Heritage Assessment was conducted by Wouter Fourie from PGS, with Palaeontological input from Gideon Groenewald, and is included in **Appendix 6H**. The environmental baseline from a heritage perspective is presented below.

The proposed site is generally flat on some of the western and northern parts. Quartzite and gneiss ridges and outcrops dominate the eastern and some of the southern parts of the property. Some of these outcrops, although smaller, as well as some drainage lines occur sporadically across the rest of the property. A few pans do occur across the central and western parts of the proposed development area. The site also has red Kalahari Aeolian sands of various thicknesses on top of a general calcrete layer across most of the western half of the proposed site. These Aeolian red sands are also found in between the ridges on the eastern side of the property.

The vegetation of the general area and the proposed site is typical of the Upper Karoo and consists mainly of Karoo scrub and grass and the occasional Karoo Acacia and forms part of the Bushmanland Arid Grassland vegetation in the Nama-Karoo biome (Mucina & Rutherford 2006).

The southern side of the property was previously largely undisturbed and were and are presently mainly used for grazing of sheep and cattle. Some game was observed on the property during the survey. Existing farm infrastructure such as windmills, boreholes, fencing and livestock pens are sparsely dotted across this part of the property.

The northern part of the property has the R357 tar road crossing from east to west. The decommissioned railway line situated just to the south of the tar road also crosses the property from east to west parallel to the tar road. An extended farmstead and its associated buildings and features form part of the built environment of the study area. The farmstead and its associated structures and features, although old, are still being occupied and in use at present.



Figure 36: General view of rocky outcrops



Figure 37: View of agricultural practice on the farm

The examination of heritage databases, historical data and cartographic resources represents a critical additional tool for locating and identifying heritage resources and in determining the historical and cultural context of the study area. Therefore, an Internet literature search was conducted and relevant archaeological and historical texts were also consulted. Relevant topographic maps and satellite imagery were studied.

Researching the SAHRA APM Report Mapping Project records and the SAHRIS online database (http://www.sahra.org.za/sahris), it was determined that a number of other archaeological or historical studies have been performed within the wider vicinity of the study area. Previous studies listed for the area in the APM Report Mapping Project included a number of surveys within the area.

6.13.1 Findings from studies

Palaeontology

The following section has been compiled by Gideon Groenewald for PGS Heritage. The full report can be viewed in **Appendix D** of the Heritage Assessment Report.

Olifantshoek Supergroup

• Bulpan Group

Uitdraai Formation

The Mokolian aged Uitdraai Formation have not been studied for fossils up to date and due to the age it was not expected to yield any fossils. Recent research however indicate that earlier, very primitive life forms could have existed during Mogolian times and albeit very difficult to see and normally only described during detailed academic work, the recording of any mico-fossis and trace fossils, including possible algal mat structures from the study are will contribute significantly to the National Heritage Estate of the Northern Province and South Africa.

Karoo Supergroup

Dwyka Group

Trace fossils have been recorded from the fine-grained shales of the Dwyka Group in KwaZulu-Natal (Linstrom, 1987; MacRae, 1999). All of the following could potentially be found in KwaZulu-Natal. Trackways, produced mostly by fish and arthropods (invertebrates), have been recovered in shales from the uppermost Dwyka Group. Other trace fossils include coprolites (fossilized faeces) of chondrichthyians (sharks, skates and rays).

Body fossils include aranaceous foraminifera and radiolarians (single-celled organisms), bryozoans, sponge spicules (internal support elements of sponges), primitive starfish, orthoceroid nautiloids (marine invertebrates similar to the living *Nautilus*), goniatite cephalopods (*Eoasinites* sp.), gastropods (marine snails such as *Peruvispira viperdorfensis*), bivalves (*Nuculopsis* sp., *Phestia* sp., *Aphanaia haibensis*, *Eurydesma mytiloides*), brachiopods (*Attenuatella* sp.) and palaeoniscoid fish such as *Namaichthys schroederi* and *Watsonichthys lotzi*.

Fossil plants have also been found, including lycopods (*Leptophloem australe*), moss, leaves and stems (possibly belonging to a proto-glossopterid flora). Fossil spores and pollens (such as moss, fern and horsetail spores and primitive gymnosperm pollens) as well as fossilized wood probably belonging to primitive gymnosperms have also been recorded from Dwyka deposits (MacRae, 1999; McCarthy and Rubidge, 2005).

Kalahari Group

Gordonia Formation

Palynomorphs, root casts (rhizomorphs / rhizoliths) and burrows (eg termitaria), rare vertebrate remains (mammals, fish, ostrich egg shell etc), diatoms, freshwater stromatolites, freshwater and terrestrial shells (gastropods, bivalves), ostracods, charophytes are all described from these deposits.

Fossils are mainly associated with ancient pans, lakes and river systems Palaeontology poorly studied. Basal Late Cretaceous gravels and lacustrine clays probably fossiliferous (bones, teeth, petrified wood, palynomorphs) but very rarely exposed. Wide range of fossils can be present in these surface deposits, including mammalian bones and teeth, tortoise remains and ostrich egg shells.

Palaeontological Sensitivity

The likely impact of the proposed development on local fossil heritage is determined on the basis of the palaeontological sensitivity of the rock units concerned and the nature and scale of the development itself, most notably the extent of fresh bedrock excavation envisaged (**Figure 38**). The different sensitivity classes used are explained in the full paleontological report in **Appendix D** of the Heritage Assessment Report.

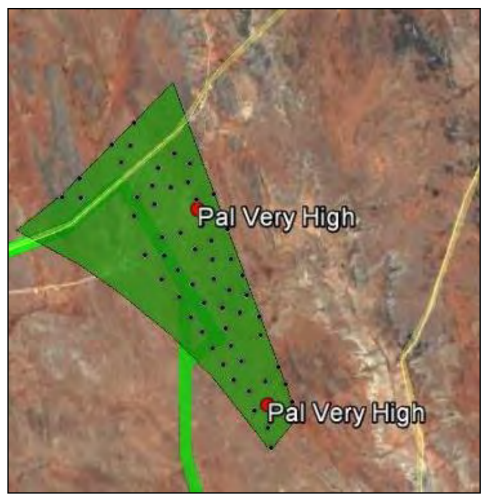


Figure 38: Palaeontological Sensitivity of the entire Study Area is presented. A Moderate sensitivity is allocated to all the geological formations except the two spring sites (Groenewald, 2016)

The Mokolian aged Uitdraai Formation, Carboniferous to Permian aged Dwyka Group and Quaternary aged Gordonia Formation underlying the alternative layouts for the Aletta as WEF areas and the power line corridors are similarly rated for Palaeontological Impact.

Exceptions are the two historic spring sites that are rated Very Highly sensitive for Palaeontological Heritage.

Archaeology

Most archaeological material in the Northern Cape is found near water sources such as rivers, pans and springs, as well as on hills and in rock shelters. Sites usually comprise of open sites where the majority of

evidence of human occupation is scatters of stone tools (Parsons 2003). Evaluation of the alignment has identified possible sensitive areas.

The areas marked in brown (Figure 41) shows drainage lines and pans in the proposed development areas.

Since September 2011 a large number of Heritage and Archaeological Impact Assessments were completed in the vicinity of the proposed development area. Most notably the work of Orton (2011, 2012 and 2013), Kaplan (2010) and Kaplan and Wiltshire (2011) and Van der Walt (2012), has confirmed the statement by Parsons (2003), as noted earlier.



Figure 39: Early Stone Age stone toold found close to Kronos substation, just west of the study area

Orton (2012) notes that literature has shown that the Bushmanland area is littered by low density lithic scatters, with well weathered Early (ESA) and Middle Stone Age (MSA) artefacts dominating the assemblages. Orton's (2012 and 2013) and Fourie's (2012, 2013, 2015) work on the Klipgats Pan and Hoekplaas, has produced numerous find spots as well as clusters of site located on elevated terraces overlooking pan-like areas (identified as the drainage area as indicated in **Figure 41**, noted by Orton as being of LSA origin.

Fourie (2015) notes that findspots were mostly characterised by three types of setting, deflated red sands, and pebble concentrations associated with a calcrete exposure and non-deflated red sand exposures in between low-density vegetation.

The findspots varied from Later Stone Age (LSA) scatters consisting of flakes, chips and some cores manufactured from fine-grained quartzite, chalcedony, and cryptocrystalline (ccs) material; Middle Stones Age (MSA) lithics consisting of cores, chips and flakes with a low occurrence of formal tools. The majority of the material utilised were either lideanite that occur in the form of medium sized boulders or round washed pebbles in the area or coarse-grained quartzite that occur as sporadic outcrops.

Earlier Stone Age (ESA) lithics found at some of these finds spots consisted of hand axes, cleavers and large flakes. Most of the lithics were either rolled or heavily weathered with patination evident on 95% of the lithics.



Figure 40: Close-up view of quartzite flakes and debitage at Kr_Cu/2012/003 (Debitage and lithics indicate by dots) a site situated some 500 meters to the east of the study area (Fourie, 2013)

Kaplan and Wiltshire's (2011) work to the north of the study area has confirmed the presence of Stone Age Sites with a high local significance rating with the sites at Modderpan and Saaipan covering ESA, MSA and LSA finds. A number of knapping occurrences and find spots were also made during the fieldwork.

Van der Walt (2012) indicates that the fieldwork done for the HIA on Bosjesmansberg, adjacent to the study area has shown a high incidence of low-density scatters all over the study area. Wiltshire (2011) indicates the presence of round stone built kraals, close or on low rises that could possibly be associated with herder activity.

6.13.2 Heritage sensitivities

The evaluation of the possible heritage resource finds and their heritage significance linked to mitigation requirements was linked to types of landscape. The heritage sensitivity rating does not indicate no-go areas but the possibility of finding heritage significant site that could require mitigation work.

6.13.3 Possible finds

Evaluation of aerial photography has indicated that certain areas may be sensitive from an archaeological perspective. The analysis of the studies conducted in the area assisted in the development of the following landform type to heritage find matrix in **Table 15**.

LAND FROM TYPE	HERITAGE TYPE
Crest and foot hill	LSA and MSA scatters
Crest of small hills	Small LSA sites – scatters of stone artefacts, ostrich eggshell, pottery and beads
Pans	Dense LSA sites
Dunes	Dense LSA sites
Outcrops	Occupation sites dating to LSA
Farmsteads	Historical archaeological material

Table 15: Landform to heritage matrix

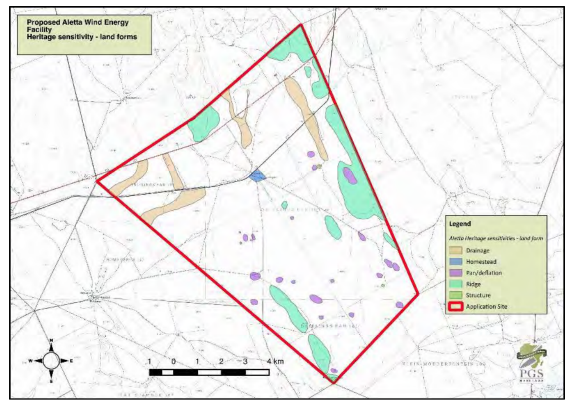


Figure 41: Possible heritage sensitive areas

6.14 Socio-economic Environment

The Socio-Economic Assessment was conducted by Elena Broughton and Memory Madondo from Urban Econ Development Economists. The full report is included in **Appendix 6I**. The environmental baseline from a socio-economic perspective is presented below.

6.14.1 Study area's composition and locational factors

Spatial context and regional linkages

The Northern Cape Province is geographically the largest province in South Africa, covering an area of 372 889 km2, which constitutes approximately 30% of the country's total area. Despite having the largest surface area, the Northern Cape Province is the least populated of all nine provinces. According to Census 2011, the Province's population was 1 145 859, or 2.2%, of the national population. The Province is bordered by Namibia and Botswana in the north, while domestically, the North West Province borders it in the north-east, the Free State Province in the east, the Eastern Cape Province in the south-east, and the Western Cape Province to the south and south-west. The Northern Cape consists of five districts, namely Frances Baard, Pixley ka Seme, Namakwa, ZF Mgcawu (previously known as Siyanda) and John Taolo Gaetsewe.

The Pixley ka Seme DM, which lies in the south-east of the Northern Cape Province, is geographically the second largest of the five district municipalities in the Province and covers a surface area of 103 410 km². It is bordered by the Free State in the east, the ZF Mgcawu District in the north, the Eastern Cape Province to the south, and the Namakwa District in the west. The total population of the district according to the 2011 Census, was approximately 186 349, making it the municipality with the second lowest population in the Northern Cape.

The Siyathemba LM is located within the central eastern parts of the Northern Cape Province and is traversed from the east to west by the Orange River, South Africa's largest river. The municipality covers a geographic area of 14 725 km2. Prieska functions as the administrative seat of the local municipality. Other settlements include Marydale, Nierkerkshoop, and Copperton.

Spatially, Siyathemba is very distant from South Africa's largest consumer markets. The nearest major town to the site is Prieska, which has easy access to the main railway line running to Namibia and good tarred road connections to Upington, Kimberly, and De Aar.

Towns and settlements

Copperton is the town located closest to the proposed project site. It was once a very populated area that housed nearly 3 000 miners and their families. As a result of the closure of the Copperton Mine, the population of the town dropped to 55 individuals (33 households) by 2011 (Stats SA, 2015). A few of the unoccupied houses are currently used by Denel SOC Ltd, which operates a missile testing centre in the area (Wikipedia, 2014).

The closest major town to Copperton is **Prieska**, which is situated approximately 50 km away. Prieska was originally named Prieskap, a Khoisan word meaning, "lace of the lost she-goat". Prieska is the administrative seat of the Siyathemba LM. It is located on the southern bank of the Orange River and is home to 14 248 people (Stats SA, 2015). While relatively isolated, Prieska has good access to the main railway line leading to Namibia, good tarred road connections to Upington, Kimberley and De Aar, and two landing strips for light aircrafts.

Marydale, situated 60km north-west of Copperton, is a rural service centre. **Nierkerkshoop**, another rural service centre, is located approximately 80km north-east of Copperton. Both of these settlements are largely underdeveloped and sparsely populated.



Figure 42: Settlements and towns near the project site (Siyathemna LM, 2015)

Locational factors and major tourism attractions

Copperton can be accessed through the R357 from Prieska, which is a tarred road, as well as various dirt roads that stem from a north-westerly direction near the project site itself. These dirt roads lead to Marydale, but are not suitable for large traffic volumes; most motorists choose the tarred roads leading from Marydale to Prieska and then to Copperton. There are also tarred roads that lead to the military testing facility known as Alkantpan. From the aforementioned, it can be seen that access to the proposed location is limited to very few quality tarred roads and may need to be addressed when considering any further developments in the said area.

Generally, the area does not have any significant mineral deposits. To the south of Prieska, on the farm Doornfontein, a medium-sized mineral deposit of Phosphate can be found. Various small mineral deposits can be found near Niekerkshoop. These include Tiger's-eye and Crocidolite (i.e. asbestos). Small deposits of Alluvial Diamonds can be found in the Orange River. Other small mineral deposits within the municipal boundary include Salt, Gypsum, Iron and Uranium (Siyathemba LM, 2015).

The Orange River runs through the municipality and provides ideal conditions for irrigation farming and cultivation of grains and vegetables.

The following are the main tourism attractions in the region (Siyathemba LM, 2015):

- Die Bos Nature Reserve
- British Fort
- Green Valley Nuts
- The Oranjezicht and Keikamspoort Hiking Trails
- Khoisan Rock Art

- Memorial Garden
- Prieska Museum
- Ria Huysamen Aloe Garden Schumann Rock Collection
- Wonderdraai Island

6.14.2 Sense of place, history and cultural aspects

Copperton was once a populated town, providing accommodation for the mine workers and their families during the period from 1970 to the end of the 20th century. It was then sold to a private owner after the closure of the Copperton Mine and is currently on a long-term lease by the Request Trust. Some of the houses were initially demolished, but after the lease agreement was signed with the Request Trust, an agreement was reached that the rest of the houses could be retained and used for accommodation of occasional visitors that may visit the Alkantpan testing facility (Siyathemba LM, 2014).

The preferred language in the Copperton area is Afrikaans, followed by English. The immediate surroundings can be described as a sparsely populated, semi-desert natural region with little to no noise or visual pollution.

Prieska is a far more densely populated area than Copperton, and has its origins in the early 1800s when farmers used it as a place to stay when the nearby dry riverbeds were full. It was administered by a village management board from 1882 and attained municipal status in 1892 (Siyathemba LM, 2016).

The preferred language in the Prieska area is Afrikaans (Stats SA, 2015). The sense of place is again defined as a semi-desert, natural region but more densely populated with small levels of visual and noise pollution. Prieska also has rich heritage and memorial sites that include the Khoisan rock art, the British Fort and the Boss Nature Reserve that are all near the town.

Marydale was established by the Dutch Reformed Church in 1903, and named after the wife of Mr. GP Snyman who owned the farm on which the town was built (Siyathemba LM, 2016). The preferred language in the area is Afrikaans, with 96% of the population stating that it is their first language (Stats SA, 2015). The sense of place of the Marydale area and its immediate surroundings can again be defined as a sparsely populated, semi-desert natural region with little to no noise or visual pollution.

Niekerkshoop was laid out on the farm Modderfontein in 1902 as an Asbestos mining centre. The village management board has administered it since 1904 (Siyathemba LM, 2016). The preferred language in the area is Afrikaans, with 95.8% of the population stating that it is their first language (Stats SA, 2015). The sense of place of the Niekerkshoop area and its immediate surroundings can again be defined as a sparsely populated, semi-desert natural region with little to no noise or visual pollution.

6.14.3 Demographic Profile

The population of any geographical area is the cornerstone of the development process, as it affects the economic growth through the provision of labour and entrepreneurial skills, and determines the demand for the production output. Examining population dynamics is essential in gaining an accurate perspective of those who are likely to be affected by any prospective development or project.

Population demographics

The Siyathemba LM is home to approximately 21 593 people, with a total of 5 830 households (Stats SA). The population has increased by 14.9% from 18 376 in 2001. A large portion (87.2%) of the population in the LM resides in urban areas, while the rest (12.8%) lives on farms. Both urban to urban migration and rural to urban migration are relevant in the Pixley ka Seme region, including the Siyathemba LM. Rural to urban migration is perceived as the dominant migration type at present (Pixley ka Seme District Municipality, 2014/15). The large proportion of people living in the urban area can be explained by the ease of access to opportunities and services within the larger urban centres, in this case Prieska. The majority (72.2%) of the people in the municipality are Coloured with 18.5% of the population being Black, followed by White 8.4%), and Indians/Asians (0.5%). Afrikaans is the language most spoken in the LM. The municipality's sex ratios are just slightly skewed, the female population (50.1%) accounts for slightly more of the LM's population compared to the male population (49.9%).

The youth (age 15-34) make up the majority of the people living in the Siyathemba LM with 31.7%, followed by the group between the ages of 35 and 64 with 31.4%. Considering the working age group that is between the ages of 15 and 64, the municipality has a slightly bigger percentage of working age males than females (**Figure 43**). The population in the area is characterised by a high dependency ratio (58.5%) with a total of 36.8% of the population within the ages of 0 to 14 (30.6%) and over 65 years old (6.2%). According to the district municipality's IDP, the implications of this population structure are a higher demand on the provision of social and physical facilities, like schools, primary health care centres, etc.

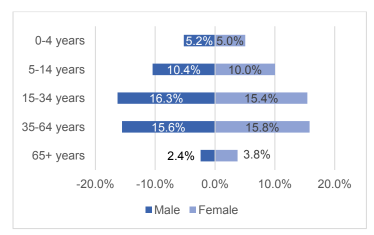


Figure 43: Age and gender profile

At community level, Prieska has a population of 14 248 people with 3 462 households. As mentioned previously, Afrikaans is the preferred language, with 92.6% of the population using it as their First Language. Additionally, 4.4% of the population speaks Xhosa while only 1% speaks English. As is the case at municipal level, the majority (67.7%) of the people in Prieska are Coloured with 23.4% of the population being Black and 8% being White. There are slightly more females (51.2%), than males (48.8%) in the Prieska community. The community's dependency ratio (59%) is on par with that of the LM.

Health demographics

The effect that the HIV virus has had on the DM and LM is less profound than in the rest of South Africa and the Northern Cape Province, but the number of HIV cases and AIDS-related deaths have increased more rapidly in the last 15 years when compared to national and provincial averages.

Indicator	South Africa	Northern Cape	Pixley ka Seme DM	Siyathemba LM		
Population	54 956 509	1 175 780	192 549	22 448		
HIV positive	6 248 908	8 86 146 11 517		1 204		
AIDS deaths	206 761	L 2 360 227 2		26		
Other deaths	444 866	9 729 1 581		186		
(Quantec, 2016)						

Table 16: Population, HIV positives, AIDS and other deaths (2015)

The Siyathemba LM had a reported 1 204 individuals that were HIV positive in 2015, which equates to 5.3% of the total LM population. The percentage is far less than the National and Provincial levels at 11.3% and 7.3% for both provincial and national population, respectively. Total AIDS-related deaths equated to 26 individuals in the LM, or 0.1% of the LM population, which is again below the National and Provincial averages of 0.3% and 0.2% respectively. The AIDS-related LM deaths also equate to 12.2% of total deaths in the LM, which is lower than the national and provincial figures of 31.7% and 19.5%, respectively.

Since the year 2000, the number of people living with HIV has increased from 350 individuals in 2000 to just over 1 200 people in 2015. This indicates a near 250% increase in ten years, which is far more when compared to national and provincial averages (Siyathemba LM, 2015).

Crime demographics

Table 17: Crimes reported by crime type (2015)

Crime types	South Africa	Northern Cape	Pixley ka Seme DM	Siyathemba LM
Serious crimes	2 209 068	57 817	9 720	1 146
✓ Community reported crimes	2 068 261	54 724	8 952	1 052
\checkmark Crimes dependent on police action for detection	140 807	3 093	768	94

The Siyathemba LM recorded 1 146 cases of serious crimes in 2015, of which 1 052 were reported by the community and 94 identified by police. Assault with the intent to inflict grievous bodily harm was the most common reported crime with 253 cases, followed by common assault with 112 cases and finally burglary

at residential premises with 54 cases reported. Furthermore, 53 cases of stock theft were recorded in the LM, which can be attributed to the large number of stock farming occurring in the area. Drug-related cases were less prevalent in the LM, with only 4% of reported cases being drug-related. This figure is 5% less than the District figure and 3% less than the provincial figure.

6.14.4 Economy

The structure of the economy and the composition of its employment provide valuable insight into the dependency of an area on specific sectors and its sensitivity to fluctuations of global and regional markets. Knowledge of the structure and the size of each sector are also important for the economic impact results' interpretation, as it allows the assessment of the extent to which the proposed activity would change the economy, its structure, and trends of specific sectors.

Size and Contribution of local Economy

The local economy is analysed at the municipal level as this is the lowest level to which economic data is available. In 2013, the Siyathemba LM economy was valued at R 796 million in current prices. The LM contributed 10.9% to the economy of the Pixley ka Seme District and made a contribution of 1.2% to the province's economy.

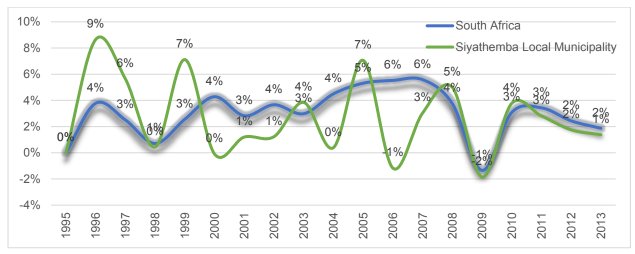


Figure 44: Growth rates for SA and Siyathemba LM (1995 – 2013) (Quantec, 2016)

High dependence of the LM on mining activities in the late 1990s and early 2000s, whilst targeting international commodity markets, resulted in the local economy being highly susceptible to economic dynamics globally. **Figure 44** illustrates that the Siyathemba economy is significantly more volatile than that of South Africa. This is largely due to the dependency of the local economy on the global demand for commodities as well as the stability of the industry internally (i.e. from a labour issue perspective).

The mining sector historically played a major role in the local economy, with asbestos and copper mining the key activities. Currently, mining activities are mainly related to alluvial diamond mining activities along

the Orange River. The closure of the asbestos mines as well as the Copperton mine has had a major lasting negative impact on the Siyathemba LM economy, reducing the size of the mining industry from R47 million in 2003 to R9 million in 2013.

In 2009, as a result of the financial crisis globally, the economy contracted by 2%, but was able to recover somewhat in the following year. Sectors most heavily affected but the crisis included the wholesale and retail trade as well as the mining sectors.

Structure of the economy and dynamics

The structure of the economy and the composition of its employment provide valuable insight into the dependency of an area on specific sectors and its sensitivity to fluctuations of global and regional markets. Knowledge of the structure and the size of each sector is also important for the economic impact results' interpretation, as it allows the assessment of the extent to which the proposed activity would change the economy, its structure, and trends of specific sectors.

Economic Sector	Northern (Cape (GDP in	2013 prices)	Siyathemba LM (GDP in 2013 prices)			
	GDP (R'ml)	% of GDP	CAGR (2004 - 2013)	GDP (R'ml)	% of GDP	CAGR (2004 - 2013)	
Agriculture	3 674	5,4%	2,5%	132	16.7%	6.3%	
Mining and quarrying	21 399	31,2%	-1,2%	25	3.1%	-15.3%	
Manufacturing	1 676	2,4%	3,7%	29	3.6%	8.0%	
Electricity, gas and water	1 708	2,5%	1,0%	18	2.3%	-2.8%	
Construction	1 183	1,7%	5,9%	34	4.3%	6.7%	
Trade	8 600	12,5%	2,7%	119	14.9%	-0.7%	
Transport and communication	5 393	7,9%	3,0%	27	3.4%	-1.8%	
Finance and business services	8 406	12,2%	4,4%	178	22.4%	5.2%	
Personal services	6 195	9,0%	3,3%	113	14.2%	3.7%	
General government	1 0423	15,2%	3,4%	63	15%	2.8%	
TOTAL	68 656	100,0%	2,1%	119	100,0%	12%	

Table 18: The Northern Cape and Siyathemba LM structure of economies (2013)

(Quantec, 2016)

In terms of economic activities, the economy of the Northern Cape Province depends heavily on the primary sectors of the economy (agriculture and mining), which made up 31.2% of GDP-R in 2013. The largest sector is mining, which has been fluctuating between periods of growth and decline in contribution to the GDP-R. Agriculture, on the other hand, has declined in contribution from 8.7% in 2002 to 5.4% in 2013. Over a period of ten years (2003-2013), the LM's economy grew at a Compounded Average Growth Rate (CAGR) of 2.4% per year. This was slightly higher than the district and provincial average growth rates of 1.8% and 2.3%, respectively.

Contrary to the Province's economy, mining and quarrying continues to be a small contributor to the economy of the LM, making a meagre 3.1% contribution compared to the Province's 31.2%. This is a result of the decline in the mining industry mentioned above, and is further illustrated by a negative CAGR of 15%

in the last ten years (see Table 3-3). On the other hand, the agricultural sector makes a significant contribution of 16.7%; making it the second largest single contributor after finance and business services (22.4%).

The agricultural sector has also shown steady growth in the last ten years with a CAGR of 6.3%, while finance and business services showed a 5.2% CAGR for the same period. The most extensively cultivated crops in the municipality are maize, wheat, peanuts, lucerne and table grapes. Stock farming activities are mainly based on sheep and goats. Another sector that has shown noteworthy growth is manufacturing with a CAGR of 8% over the last ten years, which is the highest of all the sectors. It also contributes 4.8% to the LM's GDP. Overall, the economy of the Siyathemba LM is a service economy with the tertiary sector contributing 70% to the municipality's GDP-R.

6.14.5 Labour Force and Employment Structure

Employment is the primary means by which individuals who are of working age may earn an income that will enable them to provide for their basic needs and improve their standard of living. As such, employment and unemployment rates are important indicators of socio-economic well-being.

Labour Force Composition

The labour force consists of employed and unemployed persons. The Not Economically Active (NEA) portion of the population includes people that are not working as a result of choice, age or other circumstances. The unemployment rate indicates the percentage of unemployed individuals that form part of the labour force. It does not include discouraged job seekers, though this group of people will also be mentioned later in this section.

The Census 2011 data indicates that the Siyathemba LM had about 13 656 people in the working-age population. This amounts to 63% of the total population. Of these, 7 113 people were economically active, while roughly 48% of the working age population were not economically active (NEA); that is, persons aged 15–64 years who are neither employed nor unemployed at the time of the survey, including discouraged job seekers. The employed labour in the LM was estimated at 5 356, while the unemployed population was estimated at 1 757, reflecting an unemployment rate of 24.7%. This was lower than the country's unemployment rate of 29.7% and lower than the provincial unemployment rate that was recorded at 27.4%.

As indicated in the table below, the town of Prieska had 3 094 of the working age population employed, with 1 212 of them unemployed. This means that 28.1% of the labour force in Prieska was unemployed. On the other hand, 4 672 of the working age population was not economically active. In the smaller towns, the unemployment situation was worse, with unemployment rates of 41% and 33.6% in Marydale and Nierkerkshoop, respectively (Stats SA, 2014). The Copperton community is very small and isolated from employment opportunities and amenities, but shows a 0% unemployment rate that can be attributed to the extremely small labour force and working age population in the area.

Town/settlement	Working age		Labour force	Discouraged	Unemployment	
		Employed	Unemployed	Total	job seekers	rate
Copperton	40	16	-	16	7	0%
Marydale	1 507	297	207	504	100	41.1%
Niekerkshoop	1 115	472	239	711	12	33.6%
Prieska	8 978	3 094	1 212	4 306	578	28.1%
Siyathemba NU	1 972	1 463	81	1 544	77	5.2%
Westerberg	44	14	18	32	0	56.3%
TOTAL	13 656	5 356	1 757	7 113	774	24.7%
					(Stats SA, 2015

Table 19: Labour profile of the Siyathemba LM (2011)

Employment structure

More than three quarters of the employed individuals in the Siyathemba LM were employed in the formal sector, and only 10.8% were employed in the informal sector. Private households provided for 11.8% of the employment opportunities in the municipality.

In Prieska, 76.7% of the employment opportunities were provided by the formal sector, and only 10.8% came from the informal sector (see **Figure 45**). In Marydale, 71.4% of the employed population is employed in the formal sector, while only 66.2% of the Nierkerkshoop employment opportunities come from the formal sector. A significant percentage (18.9%) of Nierkerkshoop's employment opportunities come from the informal sector, while the same sector contributes only 15.3% towards employment in Marydale (Stats SA, 2015). In Copperton, 73.7% of the employment opportunities were provided by the formal sector, with 12.4% coming from the informal sector and 11.5% being private households.

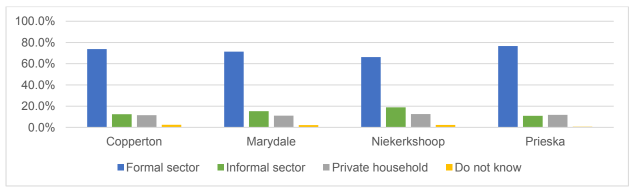


Figure 45: Regional employment by sectors (Stats SA, 2015)

The tertiary sector is the largest contributor to formal and informal sector employment with 57.4% of opportunities offered by said sector. This is followed by the Primary sector with 28.3% and the secondary sector with 14.2%. The high tertiary sector figure is somewhat inflated by the community, social and personal services; and the general government industries that make up half of the tertiary sector. Considering the aforementioned, the main contributor to employment becomes the primary sector.

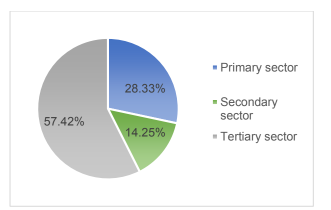


Figure 46: Siyathemba LM sectoral employment (Quantec, 2016)

In terms of the structure of employment, the agricultural sector was the most important economic sector not only in the LM but in the district as well. In the Siyathemba LM, the sector contributed 27.8% of the total employment opportunities, while creating 27.1% of employment opportunities in the Pixley ka Seme District. This was followed by personal services and general government. These figures are almost similar to those of the province but general government is the largest contributor to employment in the Northern Cape Province. **Table 20** below indicates the contribution of economic sectors to employment in the district and the LM.

Economic Sector	Pixley ka Seme	DM Employment	Siyathemba LM Employment		
Economic Sector	Employment	%	Employment	%	
Agriculture	12 587	27.1%	1 637	27.8%	
Mining and quarrying	342	0.7%	32	0.6%	
Manufacturing	1 354	2.9%	219	3.7%	
Electricity, gas and water	358	0.8%	24	0.4%	
Construction	2 813	6.1%	596	10.1%	
Trade	6 491	14.0%	774	13.1%	
Transport and communication	839	1.8%	50	0.8%	
Finance and business services	5 357	11.6%	751	12.8%	
Personal services	8 489	18.3%	921	15.6%	
General government	7 756	16.7%	888	15.1%	
TOTAL	46 387	100%	5 892	100%	
	*	•	(Ouante	- 2016)	

Table 20: Employment by economic sectors in Pixley ka Seme DM and Siyathemba LM

(Quantec, 2016)

Formal sector employment for the LM consists of mainly semi- and unskilled workers, with 82.9%, followed by skilled workers with 17.1%. This is in alignment with the district averages that show almost the same figures for each skill level (see **Table 21**).

Table 21: Employment b	v skill level and occu	ination inDivley ka	Some and Sivathemba
Table 21: Employment b	y skill level allu occu	ірацоп пігіхіеў ка	Serie and Siyameniba

et 11.		Seme DM oyment	Siyathemba LM Employment					
Skills	Employment	%	Employmen t	%				
Skilled	7 950	18.2%	923	17.1%				
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		Siyathemba LM Employment	
Employment	%	Employmen t	%
2 782	6.3%	338	6.3%
1 733	4%	241	4.5%
3 435	7.9%	344	6.4%
19 734	45.1%	2 371	43.92%
4 557	10.4%	395	7.3%
6 103	14%	775	14.4%
2 459	5.6%	309	5.7%
4 258	9.7%	498	9.2%
2 354	5.4%	394	7.3%
16 086	36.8%	2 105	39%
16 086	36.8%	2 105	39%
43 770	100%	5 398	100%
	Emplo Employment 2 782 1 733 3 435 19 734 4 557 6 103 2 459 4 258 2 354 16 086 16 086	2 782 6.3% 1 733 4% 3 435 7.9% 19 734 45.1% 4 557 10.4% 6 103 14% 2 459 5.6% 4 258 9.7% 2 354 5.4% 16 086 36.8%	Employment Employment 2 782 6.3% 338 1 733 4% 241 3 435 7.9% 344 19 734 45.1% 2 371 4 557 10.4% 395 6 103 14% 775 2 459 5.6% 309 4 258 9.7% 498 2 354 5.4% 394 16 086 36.8% 2 105

(Stats SA, 2015)

Table 21 illustrates that elementary occupations represent the biggest single group of skills observed in the municipality, which is in line with the formal employment and economic profile of the area requiring labourers in the agriculture, mining and other industries. Services workers and shop sales workers, as well as craft and related trade workers represent the second and the third largest group of formal occupation in the area. This again fits the profile of the local economy, where the former is largely engaged in the trade and personal services sector, while the latter is involved in the agricultural and mining industries.

6.14.6 Income

The average monthly household income in the Siyathemba LM was R6 858 in 2014 prices. This was less than the national, provincial and district levels, which had average household incomes of R9 743, R8 116 and R7 030, respectively. Overall, approximately two thirds of the population in the Siyathemba LM earns up to R3 200 a month; this is larger than the same group at district and provincial level. According to the Pixley ka Seme IDP, the cut-off monthly household income for indigence in the Siyathemba LM is R1 500. This refers to those households who, due to a number of socio-economic factors, are unable to afford basic services such as water, basic sanitation, basic energy, health care, housing, food and clothing. From income data obtained in the 2011 Census, approximately 39.4% of the households would qualify as indigent in the local municipality.

	Sivathemba		Точ	vns/main places	in the Siyather	nba LM				
Indicator	LM	Copperton	Marydale	Niekerkshoop	Prieska	Siyathemba	Westerberg			
		copperton	Ivial yuale	Mekerkshoop	Prieska	NU	westerberg			
No income	7.1%	25%	9.1%	10.6%	8%	3.8%	0%			
R1 – R3 200	62.9%	25%	49.5%	76.1%	55.56%	77%	100%			
R3 201 – R6 400	10.9%	0%	18.5%	3.8%	14.6%	4.3%	0%			
R6 401– R12 800	9.1%	25%	12.1%	3.3%	12.3%	3.7%	0%			

Table 22: Household per monthly income groups (2011)

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R25 601- R51 200 1.3% 0% 0% 1.7% 1.5% 0% >R51 200 0.3% 0% 0% 0.8% 0.2% 0.5% 0%	R12 801– R25 600	5.9%	25%	4.7%	3.8%	6.4%	5.8%	0%
> R51 200 0.3% 0% 0% 0.8% 0.2% 0.5% 0%	R25 601– R51 200	1.3%	0%	0%	0%	1.7%	1.5%	0%
	>R51 200	0.3%	0%	0%	0.8%	0.2%	0.5%	0%

(Stats SA, 2015)

Table 22 shows the income spread for the various settlements/towns in the Siyathemba LM. Niekerkshoop is by far the poorest community of the delineated areas, with nearly 87% of its population earning less than R3 200 a month. This is followed by Prieska with 64% and Marydale 58.6% for the same income spread. Copperton shows that 50% of its population lives below the R3 200 income level, which is far less than other delineated areas. This can be attributed to the small population size that exists in Copperton.

In terms of education levels in the LM, 11.5% of the adult population (over 20 years of age) had no education at all, while 64% have primary or secondary education (Stats SA, 2015). Those with higher educational qualifications accounted for 5.5% of the population. These figures indicate an increase in all categories since 2001, except for the no schooling, some primary and some secondary categories. In general, there has been an improvement in the educational qualifications of the labour force in the local municipality. The "no schooling" category decreased by 10%, indicating a higher percentage of people attending school. While the share of people with no schooling at district level is 14.1%, the percentage of people with no schooling is notably lower at provincial (11.1%) and LM (11.5%) level. Additionally, the number of people who have completed matric in Siyathemba is 17.3%, which is lower than the 20% and 22.1% at district and provincial levels, respectively.

The relatively low level of education in the LM is supported by the economic profile that exists in the region. The dependence of household income on the Agricultural, and Wholesale and retail trade sectors would act as a disincentive for further higher education studies, as sectors that support such employment are not well developed in the area.

6.14.7 Access to Services and State of Local Built Environment

Access to shelter, water, electricity, sanitation, and other services are indicators that assist to determine the standard of living of the people in the area under investigation. Infrastructure and the state of local infrastructure is another indicator to contemplate when considering living standards. The availability of social and economic infrastructure including roads, educational facilities, and health facilities further indicates the nature of the study area, which is valuable in developing a complete profile of the circumstances in which communities are living. These measurements create a baseline against which the potential impacts of the proposed project can be assessed.

Settlement Profile

The Siyathemba LM is characterised by a low population density when compared to the national level (about 42 people/km2). However, the municipal population density is half that of the Province but nearly the same as the district.

	Siyathemba		Towns/main places in the Siyathemba LM							
Indicator	LM	Copperton	Marydale	Niekerkshoop	Prieska	Siyathemba NU	Westerberg			
Population total	21 593	55	2 622	1 829	14 248	2 765	74			
Area (Sq. Km)	14 725	71	63	31	196	14 355	9			
Population density	1.5	0.8	41.4	59	72.9	0.2	8			
						(Stats SA, 2	2015)			

 Table 23: Population density of Siyathemba LM (2011)

Population densities for the entire LM are extremely low, showing 1.5 individuals for every square kilometre. When focusing on the towns, it can be seen that Copperton is one of the most sparsely populated towns in the entire LM, showing 0.8 individuals for each square kilometre. Prieska is by far the most densely populated town in the LM, showing nearly 73 individuals for every square kilometre. This fact, coupled with its high population, indicates that it is the commercial hub for the LM. The large agriculture sector that exists in the LM supports the low population densities in the settlements, as large portions of land are used for sheep farming.

Access to Housing and Basic Services

o <u>Housing</u>

Approximately 85% of the households in the Siyathemba LM reside in formal housing in the form of a house or other brick structures on a separate stand or yard. 14.3% of the households live in informal dwellings. Furthermore, 0.7% of the municipality's households live in traditional dwellings. These numbers are similar to those of Prieska, with about 85.3% households living in formal dwellings, while 14.5% live in informal structures.

The allocation of funds for the Siyathemba Municipality is relatively small. The Municipality is therefore, struggling to address the housing need in the area. With the Housing Allocation to date, the LM managed to build 223 new RDP housing units in Prieska. New applications have been submitted to COGHSTA (Cooperative Governance, Human Settlements and Traditional Affairs) for 310 RDP units in Prieska, 55 in Marydale, and 54 in Niekerkshoop (Siyathemba LM, 2015).

o Access to water

In terms of access to piped water, 88.7% of the households in the municipality have access to piped water either inside the dwelling or in the yard. The picture improves in Prieska, where 94.9% of the households have access to piped water inside their dwellings or yard. Only 1.2% of the households in the town do not have access to piped water at all. In terms of the supply, the bulk of the water in the LM is supplied by the municipality or other service providers. In Prieska, close to 97% of the households' water is supplied by the municipality or other water service providers, while in the non-urban areas of the municipality only 1.1% of water is supplied by bulk water infrastructure connections. Two thirds of the households in non-urban areas used boreholes (Stats SA, 2014). The district's IDP notes that water provision and availability is one of the issues that will have to be addressed in order to improve the economic activity in most towns situated within the Pixley ka Seme District Municipal area (Pixley ka Seme District Municipality, 2014/15).

Bulk water supply for Prieska is sustainable, while bulk water supply for Marydale and Niekerkshoop is expected to become a problem within the next 15- 18 years. Therefore, new bulk water supply studies have been commissioned for Niekerkshoop, which is expected to experience water shortages first (Siyathemba LM, 2015). The town of Stella is not connected to the sewer network.

o Access to sanitation

If not properly managed and monitored, sewerage and sanitation are basic needs of communities that can pose serious health and hygiene risks. 71.2% of the households in the Siyathemba LM had access to a flushing toilet, while 16.8% of the households used pit latrines. Approximately 7.7% of families have no access to toilet facilities and 3.8% is still using the bucket system. According to the Siyathemba LM IDP, the municipality has a sanitation backlog of 470 households.

During the 2011/12 financial year, the Municipality received funds from DWA through the Accelerated Community Infrastructure Programme (ACIP). This grant was utilised to refurbish sanitation infrastructure and equipment. The following projects were set in motion but no information was available on which had been completed:

- Prieksa:
 - Purchase of two (2) standby sewer pumps
 - Refurbishment of sewer take intake
 - Replacement of manhole covers at main sewer pump sets
- Marydale:
 - Refurbishment of sewer tank intake
 - Refurbishment / replacement of night soil suction tanker
 - Fence oxidation pond area
- Niekerkshoop:
 - Refurbishment of sewer tank intake into oxidation ponds
 - Refurbishment / replacement of sewer tanker
 - o Access to electricity

The indicator "energy for lighting" was used as a proxy for measuring households' access to electricity. The majority of households (86.3%) in the municipality have access to electricity, while 13.7% use alternative forms of energy for lighting; mainly candles (11%).

The Municipality has developed an Electricity Master Plan in the early 2000s. The Municipality works according to this plan to upgrade electricity infrastructure, as well as to develop new infrastructure (Siyathemba LM, 2015).

Transport Infrastructure

Spatially, Siyathemba is very distant from South Africa's largest consumer markets. It is located some 182km from De Aar (administrative seat of the Pixley ka Seme DM) and 236km from Kimberley. The area is traversed by the R357, which links the site to Prieska. Prieska has easy access to the main railway line en route to Namibia, and good tarred road connections to Upington, Kimberly and De Aar.

Copperton can be accessed through the R357 from Prieska, which is a tarred road, as well as various unnamed dirt roads that stem from a North Westerly direction near Aletta itself. These dirt roads lead to Marydale but are not adequate for large traffic volumes and many vehicle drivers choose the tarred roads from Marydale to Prieska and then to Copperton. There are also tarred roads that lead to the Alkantpan military testing facility. From the aforementioned it can be seen that access to the proposed location is limited to very few quality tarred road and may need to be improved when considering any further developments in said area.

The rural nature of the area impacts on the modes of transport relied on by local population for travelling from and to work. The Northern Cape Province has the largest percentage of people compared to other Provinces who "walk" to and from work (Department of Transport, 2013). Those who rely on some mode of transportation for travelling to and from work mainly make use of private transport. Public transport is the mode of choice among a relatively small percentage of people living in the Province. All of the above suggests that the local area is likely to have limited access to public transport due to relatively low population densities.

Social and Recreational Infrastructure

The Siyathemba LM has the following social and recreational infrastructure available:

- Where education facilities are concerned, the municipality has one crèche, 6 primary schools and 3 combined schools, and one secondary school.
- The municipality has five community halls.
- There are four libraries in the municipality.

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- Recreational facilities are available in each of the three towns
- There is a police station in each of the three towns (Marydale, Prieska and Nierkerkshoop)
- There are five health facilities in the municipality, i.e. one hospital, three clinics and a mobile clinic. It is indicated that the main challenge is the lack of ambulance services in Nierkerkshoop (Siyathemba Local Municipality, 2014).

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6.15 Traffic

The Traffic Assessment was conducted by Dirk van der Merwe of BVi Consulting Engineers. The full report is included in **Appendix 6J**. The environmental baseline from a traffic perspective is presented below.

The turbine components will be transported to the Drielings Pan facility over a distance of between 900km to 1200km and 770km, from Saldanha harbour or Coega harbour, respectively. A number of routes were identified for the transport of the turbines and is indicated below.

The delivery of materials such as cement, aggregate and sand will in all probability be from Upington along the National Route N10. Steel will be delivered from either Gauteng via the N12 or Cape Town via the N1 and N12.

It is assumed that labour will commute from Prieska as it is the nearest town to provide amenities.

6.15.1 Route Alternative 1 – Saldanha to Aletta WEF via Loeriesfontein (1222km)

This route may be one of the preferred options as it avoids the Van Rhyns Pass and the Piekenierskloof Pass. Some route clearing may be needed with certain portions of the route already cleared for other wind energy projects. There is a railway bridge on the N7, located approximately 42km southeast of the town of Nuwerus. This may be a possible obstruction and in order to avoid this section, an application to use the facility road adjacent to the N7 must be investigated. The route overview is shown in **Figure 47** below.

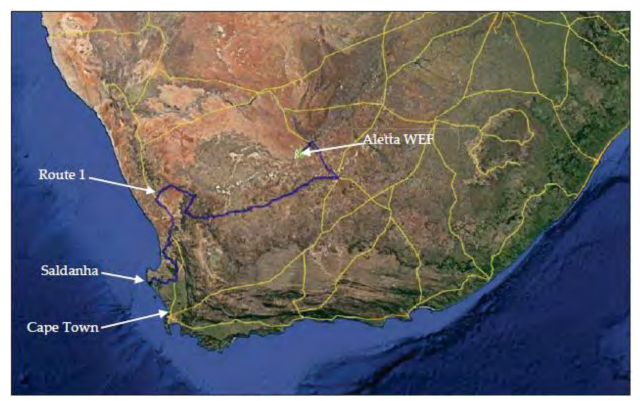


Figure 47: Transportation Route 1

6.15.2 Route Alternative 2 – Saldanha to Aletta WEF via Vanrhynsdorp (1018km)

The Vanrhyns Pass is not easily traversable by abnormal load vehicles and is therefore not a feasible nor recommended route. The route overview is shown in **Figure 48** below.



Figure 48: Transportation Route 2

6.15.3 Route Alternative 3 – Saldanha to Aletta WEF via National Route N1 (950km)

There are a number of non-traversable obstacles on this route such as interchange bridges and pedestrian bridges which will make this route not feasible. The route overview is shown in **Figure 49** below.



Figure 49: Transportation Route 3

6.15.4 Route Alternative 4 – Coega to Aletta WEF via National Route N10 (778km)

This route may be the preferred option as it doesn't have any gravel roads and is much shorter than the other alternatives. Some route clearing may be needed with certain portions of the route already cleared for other wind energy projects. The route overview is shown in **Figure 50** below.

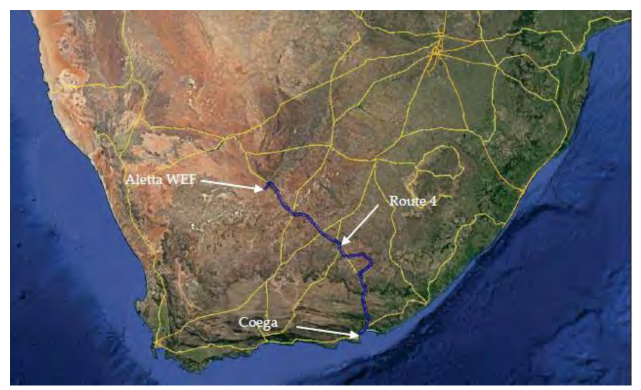


Figure 50: Transportation Route 4

6.15.5 Route Clearance

The vehicles used to transport the wind turbine equipment are abnormal load or oversize vehicles. Combinations or minor alternative sections may be needed. The transport route must however be cleared and all relevant permits obtained prior to the transport activities taking place. Other alternative may also be possible which could reveal itself during the route clearance process.

6.15.6 Trip Generation

Current AADT on Affected Route

It is assumed that the portion of average daily traffic that occur during the design hour (30th highest volume) is no more than 10% (K=10). TRH17: Geometric Design of Rural Roads provides service volumes for LOS B to be retained, which translates to 4900vpd as an estimated maximum average annual daily traffic (AADT7) for two lane rural highways. A number of dual carriageway sections are located on both Route 1 and Route 4, mainly near the ports of origin, being Saldanha or Coega. For equivalent levels of service to be retained on these dual carriageway sections an upper limit of 23300vpd is estimated.

It is clear that the roadways affected by the component delivery are operating well within the level of service parameters. The average heavy vehicle volume along Route Alternative 1 is 20%. It is also clear that the

current daily volumes are well within its limits and that the roadways are operating with an abundance of additional capacity. The average heavy vehicle volume along Route Alternative 4 is 22%.

Expected Trip Generation during Construction

From the above information it is calculated that the development will generate 6845 trips over an 18 month period. The trips generated by the construction activities are mainly due to the transport of components and materials. The assumed construction period is deemed to be quite short in terms of other contracts currently under way. This however will provide a conservative result in terms of the generated traffic per day.

It was assumed that two (2) turbines will be delivered to site each week which roughly equates three (3) deliveries per day. Fifteen normal heavy and light vehicles will also travel to and from site daily but, over a much shorter distance. The latter was therefore only added to the traffic on the N10.

Expected Trip Generation during Operation

The operation and maintenance personnel will in all probability be stationed in the town of Prieska. It is envisaged that a very small number of trips would be generated to the site each day. These trips would however be of no significance to the road network.

Expected Trip Generation during Decommissioning

It can be assumed that the decommissioning trip generation would be equal to that of the construction and installation with full loads running in the reverse direction. The road network would need to be assessed at that stage.

6.15.7 Site Access Route

Access to the site will be via an existing gravel track off the R357, which is currently the farmer's access road, approximately 34km from the N10 intersection. This gravel road will need upgrading and extension and will need to be suitably maintained. Re-gravelling may be necessary as a maintenance measure, from time to time, throughout the operational life of the plant.

Sight distance at the access is more than adequate and the pavement structure seems to be sound and with little to no defects. However, should damage be caused by the transport vehicles along this roadway, it should be assessed and mitigating maintenance should be initiated.

6.16 Electromagnetic Interference Path Loss and Risk Assessment

The Electromagnetic Interference Path Loss and Risk Assessment (Including Emission Control Plan) was conducted by C Fouché of Interference Testing and Consultancy Services (ITC). The full report is included in **Appendix 6K**. The environmental baseline from an electromagnetic interference perspective is presented below.

An area, 20km east of Copperton in the Northern Cape Province, has been identified for the Aletta Windfarm Facility (Aletta) development by BioTherm Energy (Pty) Ltd (BioTherm). This is the second update of the initial site layout. The initial site layout had 125 turbines with a 20.9dB cumulative effect. As part of the mitigation strategy, it was reduced to 80 turbines ((19dB cumulative effect) and the new layout has 60 turbines (17.8dB cumulative effect). There has also been a slight change in location to obtain better total path loss values. With the initial layout the nearest turbine was located 20km from the nearest SKA Station, this has now been increased to 25km with the layout update.

The frequency band of concern for SKA mid-band is 200MHz to 20GHz. This assessment does not consider any potential telecommunication services or networks that are to be established as part of the operational plan.

This risk assessment would enable one to estimate the maximum permissible radiated emissions from the equipment installed within the Aletta and will be compared to known radiated emission data from the Acciona WTG.

This assessment and Electromagnetic Control Plan with its associated procedures addresses mitigation actions required to reduce the radiated emissions of the AW 125 TH 100A wind turbine generator (WTG) to levels acceptable for installation within the declared Karoo Central Astronomy Advantage Area. The AW 125 TH 100A is the model within the AW 3000 platform that will be evaluated for this project.

The intent of this plan is to ensure that this facility poses a low risk of detrimental impact on the SKA by describing specific mitigation measurements to be implemented in order to achieve 40 dB of attenuation, as agreed with SKA South Africa. This plan provides general Electromagnetic Compatibility guidelines as well as specific guidelines to assist and maintain electromagnetic compatibility between the windfarm and Square Kilometer Array (SKA) facility.

This plan refers to the radiated emissions of the AW125/3000 TH100 50Hz wind turbine and it concerns itself with the goal of eliminating causes of electromagnetic interference (EMI), which can adversely affect the performance of the SKA Radio telescope.

6.16.1 EMC Requirements

The current requirement is a 30dB reduction in radiated emissions to ensure the cumulative emission level of a wind farm is within the requirements of SKA. This requirement is based on measurements on the

Acciona AW 125 TH100A WTG at the Gouda facility in South Africa and Barosoain windfarm, Navarra, Spain. Very similar design will be used for the Copperton/ Garob facilities.

6.16.2 EMC Analysis

Measurements were taken at the Barasoain windfarm (Spain) and Gouda Windfarm (South Africa).

Site Location



Figure 51: Area map showing Aletta locations relative to SKA

Three (3) WTG locations (WTG 1, WTG 25 and WTG 31) and four (4) SKA installations were used for the evaluation.



Figure 52: Local map showing nearest four SKA locations

	Aletta WTG 1	Aletta WTG 25	Aletta WTG 31	
SKA 004 (Phase 1)	(Phase 1) 46.52km		44.63km	
SKA ID 1895 (Phase 2)	29.77km	29.39km	42.46km	
SKA ID 1890 (Phase 2) 26.78km		30.65km	24.99km	
SKA ID 2348 (Phase 2) 53.42km		53.38km	40.88km	
MeerKAT (Core) 119.82km		121.6km	119.96km	

Table 24: New Aletta layout distance from SKA infrastructure

7 PUBLIC PARTICIPATION PROCESS

Public participation is the cornerstone of any EIA. The principles of NEMA as well as the EIA Regulations govern the EIA process, including public participation. The Public Participation Process (PPP) for the proposed development has been conducted according to regulation 41 of the 2014 EIA Regulations These include provision of sufficient and transparent information on an ongoing basis to stakeholders to allow them to comment, and ensuring the participation of previously disadvantaged people, women and the youth.

The public participation process is primarily based on two factors; firstly, ongoing interaction with the environmental specialists and the technical teams in order to achieve integration of technical assessment and public participation throughout. Secondly, to obtain the bulk of the issues to be addressed early on in

the process, with the latter half of the process designed to provide environmental and technical evaluation of these issues. These findings are presented to stakeholders for verification that their issues have been captured and for further comment.

Input into the public participation process by members of the public and stakeholders can be given at various stages of the EIA process. Registration on the project can take place at any time during the EIA process up until the final EIA report is submitted to DEA. There are however set periods in which comments are required from Interested and / or Affected Parties (I&APs) in order to ensure that these are captured in time for the submission of the various reports. The comment periods during the EIA phase will be implemented according to regulation 43 of the 2014 EIA Regulations

The EIA regulations emphasise the importance of public participation. In terms of the EIA regulations, registered interested and/or affected parties –

- may participate in the application process;
- may comment on any written communication submitted to the competent authority by the applicant or environmental consultant;
- must comment within the timeframes as stipulated by the EIA Regulations;
- must send a copy of any comments to the applicant or Environmental Assessment Practitioner (EAP) if the comments were submitted directly to the competent authority; and
- Must disclose any direct business, financial, personal or other interests that the person has in the application being granted or refused.

The following actions were taken upon receiving comments/queries/issues:

- The contact details provided were entered into the project database for use in future notifications.
- Confirmation receipts were sent to those submitting comments.
- Comments were addressed in the Comments & Response Report.

7.1 Overview of the Public Participation Process to date

The public participation process was initiated in March 2016 with the issuing of the BID and initial landowner consultation. Site notices (as per regulations) were placed near the study area during a site visit on Thursday the 10th of March 2016. The DSR was released for review on the 30th of June 2016 and the EIA process advert was publicised on the 29th of June 2016 in the Gemsbok newspaper. The DSR comment period ran from Thursday the 30th of June 2016 to Monday the 1th of August 2016. I&APs were notified at the start of the comment period. The Final Scoping Report (FSR) was submitted to the DEA on the 12th of August 2016, and I&APs were notified on the same day. The DEA subsequently accepted the FSR on the 14th of September 2016. The DEIAr was released for review on Friday the 25th of November 2016. The DEIAr comment period ran from Friday the 25th of November 2016 until Monday the 16th of January 2017. I&APs were notified at the start of the comment period ran from Friday the 25th of November 2016 until Monday the 16th of January 2017.

focus group meetings were held. The public meeting advert was publicised in the Gemsbok newspaper in November 2016.

On-going consultation with key stakeholders (e.g. provincial, district and local authorities, relevant government departments, local business, affected and adjacent landowners etc.) and identified I&APsensured that I&APs are kept informed regarding the EIA phase (the full stakeholder database list is included in **Appendix 5F**).

The stages that typically form part of the public participation process during the EIA phase are reflected in **Figure 53** below.

ENVIRONMENTAL IMPACT ASSESSMENT PROCESS

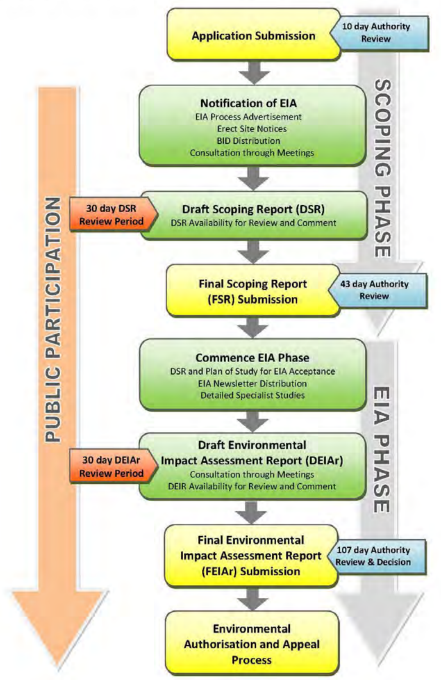


Figure 53: EIA and Public Participation Process

7.2 Consultation and Public Involvement

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As in the scoping phase, consultation was held with key stakeholders and other relevant I&APs in order to identify key issues, needs and priorities for input into the proposed project. Special attention was paid to
BioTherm Energy
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20 January 2017
Page 144
P:\13000\13169 BIOTHERM COPPERTON WIND\ENVIRONMENTAL\Reports\R3 Assessment\Aletta Wind\EIA Phase\FEIAr13169_Aletta Wind FEIAr_Ver1_20 January

the consultation with possibly affected landowners and communities within the study area to try address their main concerns.

Notifications will be sent via email, sms, fax and post to inform I&APs of the availability of the DEIAr.

7.3 Comments Received during the Scoping Phase

All comments and recommendations made by stakeholders and I&APs during the scoping phase and submitted as part of the FSR have been taken into consideration when preparing the FEIAr.

All comments received during the scoping phase are addressed and included in Appendix 5E.

7.4 **Proof of Notification**

Appendix 5 includes all proof of notification to Interested and Affected Parties which includes;

- Proof of process advertisements in the newspapers (Appendix 5C)
- EIA Newsletter (Appendix 5A)
- Correspondence to registered I&APs and key stakeholders (Appendix 5B and 5D)

7.5 Focus Group Meetings

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Focus Group Meetings (FGMs) are smaller meetings with specific groups or organisations who have similar interests in or concerns about the project.

Two (2) FGMs took place during the review period of the DEIAr. Affected landowners and authorities will be invited to the respective FGMs, as follows:

DATE	TIME	MEETING TYPE	VENUE
Thursday , 24 November 2016	13h30 - 15h30	Authorities FGM	Siyathemba Local Municipality Board Room Steward Street, Prieska
Friday, 25 November 201	09h00 - 11h00	Landowners FGM	Nelspoortjie Karoo Guest Farm R357 (Prieska - Copperton Road)

Minutes of the FGMs were compiled and forwarded to all attendees for their review and comment. The primary aim of the meetings was to:

- Disseminate information regarding the proposed development to I&APs.
- Provide I&APs with an opportunity to interact with the EIA team and the BioTherm representatives
 present.
- Supply more information regarding the EIA process.
- Answer questions regarding the project and the EIA process.
- Receive input regarding the public participation process and the proposed development.
- Present I&APs with an overview of EIA phase specialist findings.

Draft minutes of the FGMs will be included in Appendix 5G.

7.6 Public Meeting

A Public Meeting was held during the review of the DEIAr as follows:

DATE	TIME	MEETING TYPE	VENUE
Thursday , 24 November 2016	17h00 - 19h00	Public Meeting	Omega Hall, Alwyn Street, Bonteheuwel, Prieska

Invitation letters were sent out via post and e-mail to all registered I&APs on the project's database.

The Public Meeting was held in order to provide I&APs with information regarding the proposed development, present the EIA phase environmental findings and invite I&APs to raise any further comments and/or concerns that they may have.

Draft minutes of the PM were compiled and forwarded to all attendees for their review and comment. Minutes of the meetings were included in **Appendix 5G**.

7.7 Public review of Environmental Impact Assessment Report

The DEIAr was made available for review from **Friday the 25th of November until Monday the 16th of January 2017** at the following venue for a period of 30 calendar days, excluding public holidays and the December closure period:

VENUE	STREET ADDRESS	HOURS	CONTACT NO	
	Corpor Vistoria Street and	Mondays- Fridays		
Elizabeth Vermeulen Public Library	Corner Victoria Street and Steward Street,	08h45 – 16h15	053 353 5300/	
		Saturday	053 353 5305	
	Prieska	08h00 – 13h00		

Table 25: Venues where the DEIAr will be publically available

BioTherm Energy prepared by: SiVEST Environmental Aletta 140MW Wind Energy Facility - Final Environmental Impact Assessment Report Version No. 1 All comments received on this report were incorporated into the Comments and Response Report, which is attached to the FEIAr as **Appendix 5E**.

7.8 Comments and response report

Issues, comments and concerns raised during the public participation process to date are captured in the Comments and Response Report (C&RR) – **Appendix 5E**. This C&RR provides a summary of the issues raised, as well as responses which were provided to I&APs. This information will be used to feed into the evaluation of social impacts.

7.1 Authority review of Draft Environmental Impact Assessment Report

Table 26 below includes all the key stakeholders who were e-mailed the DEIAr and sent electronic copies (on CD) of the full report including all appendices in November 2016. A series of telephone calls were undertaken in January 2017 to all stakeholders who did not submit comments, in order to determine if comments would be received from their department, and to provide them with ample opportunity to do so.

TITLE	SURNAME	NAME	POSITION	RESPONSE / RECEIPT OF COMMENTS		
SIYATH	SIYATHEMBA LOCAL MUNICIPALITY					
Mr	Basson	Jakob	LED Manager	Access to an electronic copy of the report was emailed on 25 November 2016 and was posted on 30 November 2016. An email reminder was sent on the 12 January 2017. Attempts were made to contact Mr Basson telephonically, however SiVEST was informed that he was unavailable. A message was left for him. Any comments received from Siyathemba LM after submission of the FEIAr will be forwarded to the DEA. Officials from the Siyathemba LM attended and commented at the authority FGM held on Thursday 24 November 2016.		

Table 26: Authorities follow-up consultation

Mr	Tshikela	Olwethu	Environmental Health Practitioner	Access to an electronic copy of the report was emailed on 25 November 2016 and was posted on 30 November 2016. An email reminder was sent on the 12 January 2017. Attempts were made to contact Mr Tshikela telephonically, however SiVEST was informed that he was unavailable. A message was left for him. Any comments received from Siyathemba LM after submission of the FEIAr will be forwarded to the DEA. Officials from the Siyathemba LM attended and commented at the authority FGM held on Thursday 24 November 2016.		
PIXLE	Y KA SEME DIST		CIPALITY			
Mr	Nkondeshe	Sonwabile	Senior Environmental Officer	Access to an electronic copy of the report was emailed on 25 November 2016 and was posted on 30 November 2016. An email reminder was sent on the 12 January 2017. Mr Nkondeshe was contacted and he informed SiVEST that he has no comments. SiVEST		
Mr	Madyo	Sindisile	LED Manager	has requested for written confirmation and once received will be forwarded to the DEA.		
DEPA	RTMENT OF ENV	/IRONMENT/	AL AFFAIRS BIO	DIVERSITY		
Mr	Lekota	Seoka		Access to an electronic copy of the report was emailed on 25 November 2016 and was posted on 30 November 2016. An email reminder was sent on the 12 January 2017. Attempts were made to contact Mr Lekota		
Mr	Rabothata	Mmatlala		telephonically to no avail. Any comments received from DEAs Biodiversity Directorate after the comment period has ended will be forwarded to the DEA.		
AGRI	AGRI SA-NORTHERN CAPE					
Mr	Myburg	Henning	General Manager	Access to an electronic copy of the report was emailed on 25 November 2016 and was posted on 30 November 2016. An email reminder was sent on the 12 January 2017. Attempts were made to contact Mr Myburg and he informed SiVEST that he cannot provide any comments within the timeframe.		
DEPA	DEPARTMENT OF WATER AND SANITATION					

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Ms Mr	Makungo Mahunonyane	Ester	Environmental Officer Director:	Access to an electronic copy of the report was emailed on 25 November 2016 and was posted on 30 November 2016. An email reminder was sent on the 12 January 2017. Attempts were made to contact Ms Makungo telephonically to no avail. Any comments received from DWS after submission of the			
	Mananonyano		Institutional Establishment	FEIAr will be forwarded to the DEA.			
	IERN CAPE DEP OPMENT	PARTMENT (OF AGRICULTUR	RE, LAND REFORM & RURAL			
Mr	Steenkamp	Gert		Access to an electronic copy of the report was emailed on 25 November 2016 and was posted on 30 November 2016. An email reminder was sent on the 12 January 2017. Attempts were made to contact Mr Steenkamp telephonically to no avail. Any comments received from the Department after submission of the FEIAr will be forwarded to the DEA.			
DEPAR	TMENT OF AGR	ICULTURE,	FORESTRY AND	D FISHERIES			
Northe	rn Cape Departn	nent					
Ms	Mans	Jacoline	Chief Forester	Comments were received from DAFF (Northern Cape Region) on 16 January 2017.			
Provin	cial Department						
Ms	Buys	Hettie	Senior Registry Clerk	DAFF commented during the scoping phase on 20 April 2016. Any comments received after submission of the FEIAr will be forwarded to the DEA.			
DEPAR	TMENT OF MIN	ERAL RESO	URCES (DMR)				
Mr	Ravhogoni	Ntsundeni	Regional Manager	Access to an electronic copy of the report was emailed on 25 November 2016 and was posted on 30 November 2016. An email reminder was sent on the 12 January 2017. Attempts were made to contact Mr Ravhogoni telephonically to no avail. Any comments received from the DMR after submission of the			
				FEIAr will be forwarded to the DEA.			

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Heritage Resources emailed on 25 November 2016 and was posted on 30 November 2016. An email reminder was sent on the 12 January 2017. Attempts were made to contact Mr Lenyebi telephonically to no avail. Any comments received from the NC Dept of Sport, Arts & Culture after submission of the FEIAr will be forwarded to the DEA. SANRAL - WESTERN REGION Ms Julies Imeida Comment was received from SANRAL on the 19 January 2017. Mr Roelofse Jaco Director: Planning & Design Access to an electronic copy of the report was emailed on 25 November 2016. An email reminder was sent on the 12 January 2017. Mr Roelofse Jaco Director: Planning & Design Access to an electronic copy of the report was enailed on 25 November 2016. An email reminder was sent on the 12 January 2017. SAHRA: HEAD OFFICE Ms Higgitt Natasha Heritage Officer: Northern Cape The reports were uploaded to SAHRIS on 25 November 2016. Interim comments were received from SAHRA on 18 January 2017.	Mr	Fisher	Brian	Director Environmental Impact Management	Access to an electronic copy of the report was emailed on 25 November 2016 and was posted on 30 November 2016. An email reminder was sent on the 12 January 2017. Attempts were made to contact Mr Fisher telephonically, a message was left with Tsholofelol. Any comments received from the NC DENC after submission of the FEIAr will be forwarded to the DEA.
Heritage Resources emailed on 25 November 2016 and was posted on 30 November 2016. An email reminder was sent on the 12 January 2017. Attempts were made to contact Mr Lenyebi telephonically to no avail. Any comments received from the NC Dept of Sport, Arts & Culture after submission of the FEIAr will be forwarded to the DEA. SANRAL - WESTERN REGION Imeida Comment was received from SANRAL on the 19 January 2017. Ms Julies Imeida Comment was received from SANRAL on the 19 January 2017. Mr Roelofse Jaco Director: Planning & Design Access to an electronic copy of the report was emailed on 25 November 2016 and was posted on 30 November 2016. An email reminder was sent on the 12 January 2017. SAHRA: HEAD OFFICE Matasha Heritage Officer: Northern Cape The reports were uploaded to SAHRIS on 25 November 2016. Interim comments were received from SAHRA on 18 January 2017.	NORTI	HERN CAPE DEP	T OF SPOR	T, ARTS & CULT	URE: Heritage Resources Unit
Ms Julies Imelda Comment was received from SANRAL on the 19 January 2017. NORTHERN CAPE DEPARTMENT OF ROADS AND PUBLIC WORKS Access to an electronic copy of the report was emailed on 25 November 2016 and was posted on 30 November 2016. An email reminder was sent on the 12 January 2017. Attempts were made to contact Mr Roelofse telephonically to no avail. Any comments received from the NC Dept of Roads & Public Works after submission of the FEIAr will be forwarded to the DEA. SAHRA: HEAD OFFICE Matasha Heritage Officer: Northern Cape The reports were uploaded to SAHRIS on 25 November 2016. Interim comments were received from SAHRA on 18 January 2017.	Mr	Lenyibi	Patrick	Heritage	posted on 30 November 2016. An email reminder was sent on the 12 January 2017. Attempts were made to contact Mr Lenyebi telephonically to no avail. Any comments received from the NC Dept of Sport, Arts & Culture after submission of the FEIAr will be
Image: More than the series of the series	SANR	AL - WESTERN R	EGION		
Mr Roelofse Jaco Director: Planning & Design Access to an electronic copy of the report was emailed on 25 November 2016 and was posted on 30 November 2016. An email reminder was sent on the 12 January 2017. Attempts were made to contact Mr Roelofse telephonically to no avail. Any comments received from the NC Dept of Roads & Public Works after submission of the FEIAr will be forwarded to the DEA. SAHRA: HEAD OFFICE Ms Higgitt Natasha Heritage Officer: Northern Cape The reports were uploaded to SAHRIS on 25 November 2016. Interim comments were received from SAHRA on 18 January 2017.	Ms	Julies	Imelda		
SAHRA: HEAD OFFICE Ms Higgitt Natasha Heritage Officer: Northern Cape The reports were uploaded to SAHRIS on 25 November 2016. Interim comments were received from SAHRA on 18 January 2017.	NORTI	HERN CAPE DEP	PARTMENT	OF ROADS AND	PUBLIC WORKS
Ms Higgitt Natasha Heritage Officer: Northern Cape The reports were uploaded to SAHRIS on 25 November 2016. Interim comments were received from SAHRA on 18 January 2017.	Mr	Roelofse	Jaco	Planning &	posted on 30 November 2016. An email reminder was sent on the 12 January 2017. Attempts were made to contact Mr Roelofse telephonically to no avail. Any comments received from the NC Dept of Roads & Public Works after submission of the FEIAr will be
Officer: Northern Cape Received from SAHRA on 18 January 2017.	SAHR	A: HEAD OFFICE	I		
	Ms	Higgitt	Natasha	Officer:	November 2016. Interim comments were
ESKOM	ESKO	M			

Version No. 1

Mr	Geeringh	John	Chief Planner	Comments received during scoping phase on 13 May 2016.							
SQUAR		ARRAY									
Dr	Tiplady	Adriaan	Manager: Site Categorisation	Comment was received from SKA on the 14 October 2016.							
SA CIV	SA CIVIL AVIATION AUTHORITY (SA CAA)										
Ms	Stroh	Lizell	Obstacle Specialist	Access to an electronic copy of the report was emailed on 25 November 2016 and was posted on 30 November 2016. An email reminder was sent on the 12 January 2017. Attempts were made to contact Ms Stroh telephonically and she said she will check if she received the DEIAr and send through comments. Any comments received from the SA CAA after submission of the FEIAr will be forwarded to the DEA. It should also be noted that BioTherm will obtain obstacle approval from the SA CAA prior to construction.							
AIR TR	AFFIC AND NAV	IGATION SE	ERVICES (ATNS)								
Mr	Mondzinger	Graham	Obstacle Evaluator	Comment was received from ATNS on the 20 December 2016.							
Ms	Masilela	Simphiwe	Obstacle Evaluator								
TRANS	NET FREIGHT R	RAIL									
Mr	Fiff	Sam	Environmental Manager: Freight Rail	Access to an electronic copy of the report was emailed on 25 November 2016 and was posted on 30 November 2016. An email reminder was sent on the 12 January 2017. Attempts were made to contact Mr Fiff telephonically to no avail. Any comments received from the Transnet after submission of the FEIAr will be forwarded to the DEA.							
SENTE	СН										

Mr	Koegelenberg	Johan	Renewable Projects	SENTECH acknowledged the report however an interference study can only be conducted at the request of the developer/s. BioTherm will request for this to be conducted prior to construction.
TELKO	M			
Mr	Bester	Amanda	Wayleave Officer	Comments received during scoping phase on
Ms	van den Heever	Heleen	Ops Manager Central Region	29 March 2016.
ENDAM	IGERED WILDLI	FE TRUST		
Mr	Leeuwner	Lourens	Renewable Energy Project Manager	Access to an electronic copy of the report was emailed on 25 November 2016 and was posted on 30 November 2016. An email reminder was sent on the 12 January 2017. Mr Leeuwner was contacted and he informed SiVEST that he has no comment. This was confirmed via email on 19 January 2017.
WESS	4			
Mr	SA Griffiths Morgan Environmental Governance Programme Manager		Governance Programme	Access to an electronic copy of the report was emailed on 25 November 2016 and was posted on 30 November 2016. An email reminder was sent on the 12 January 2017. Attempts were made to contact Mr Griffiths and he informed SiVEST that he cannot provide any comments within the timeframe.
BIRDL	FE SOUTH AFR	ICA		
Mr	Gear	Simon	Policy and Advocacy Manager	Comments received during scoping phase on 22 March 2016.

7.1 Final Environmental Impact Assessment Report Submission

The FEIAr was submitted to the DEA on the 20th of January 2017. I&APs were notified on the same day and the report was made available on the SiVEST website at <u>www.sivest.co.za</u>, under the *Downloads* tab in the folder: *13169 Aletta Wind Energy Facility*.

8 SPECIALIST STUDIES

The following specialist studies were undertaken as per the Plan of Study for EIA:

- Biodiversity (flora and fauna)
- Avifauna
- Bat
- Surface Water
- Soils and Agricultural Potential
- Noise
- Visual Impact
- Heritage and Palaeontology
- Socio-economic Impact
- Traffic
- Electromagnetic Interference Path Loss and Risk Assessment (Including Emission Control Plan)

Each specialist assessed the impact of the proposed Aletta wind energy facility and associated infrastructure that BioTherm are proposing to develop near Copperton and the results are presented below.

8.1 Biodiversity

The full Biodiversity Assessment was conducted by David Hoare and is included in Appendix 6A.

8.1.1 Conservation status of broad vegetation types

On the basis of a recently established approach used at national level by SANBI (Driver *et al.* 2005), vegetation types can be categorised according to their conservation status which is, in turn, assessed according to the degree of transformation relative to the expected extent of each vegetation type. The status of a habitat or vegetation type is based on how much of its original area still remains intact relative to various thresholds. The original extent of a vegetation type is as presented in the most recent national vegetation map (Mucina, Rutherford & Powrie 2005) and is the extent of the vegetation type in the absence

of any historical human impact. On a national scale the thresholds are as depicted in **Table 27**, as determined by best available scientific approaches (Driver *et al.* 2005).

The level at which an ecosystem becomes Critically Endangered differs from one ecosystem to another and varies from 16% to 36% (Driver *et al.* 2005).

All of the vegetation types occurring in the study area (**Table 28**) are classified as Least Threatened (Driver *et al.* 2005; Mucina *et al.*, 2006). None of the vegetation types are flagged therefore as being of conservation concern.

 Table 27: Determining ecosystem status (from Driver et al. 2005)

*BT = biodiversity target (the minimum conservation requirement).

bu	80–100	least threatened	LT
·=	60–80	vulnerable	VU
Habitai emain %)	*BT–60	endangered	EN
Ha (%	0–*BT	critically endangered	CR

Table 28: Conservation status of different vegetation types occurring in the study area, according to Driver *et al.* 2005 and Mucina *et al.* 2005.

Vegetation Type	Target	Conserved	Transformed	Conservation status		
	(%)	(%)	(%)	Driver et al.	Draft	
				2005; Mucina et	Ecosystem List	
				<i>al</i> ., 2006	(NEMBA)	
Bushmanland Arid	21	1	1	Least Threatened	Not listed	
Grassland	21	1	I	Least meatened	NULIISLEU	
Lower Gariep Broken	21	4	1	Least Threatened	Not listed	
Veld	21	4	I	Least Inteatened	NOUNSLEU	
Bushmanland Basin	21	0	1	Least Threatened	Not listed	
Shrubland	21	Ū	I	Least Infeatened	Not listed	
Bushmanland Vloere	24	0	2	Least Threatened	Not listed	
Northern Upper Karoo	21	0	4	Least Threatened	Not listed	
Upper Karoo Hardeveld	21	3	0	Least Threatened	Not listed	

8.1.2 Biodiversity Conservation Plans

There are no fine-scale biodiversity conservation plans for the study area (bgis.sanbi.org). According to SANBI, "Presently BGIS has no Systematic Biodiversity Conservation Plan for the Northern Cape other than the Namakwa District Biodiversity Sector Plan therefore the Biodiversity Summaries Map is used in it place for land use decision support in the province." The Biodiversity Summary Map for the Pixley ka Seme District Municipality shows all natural vegetation within the municipal area, except along the Orange River, to be Least Threatened and no areas mapped as of particular biodiversity concern.

8.1.3 Proposed protected areas

According to the National Parks Area Expansion Strategy (NPAES), the central part of the site has been identified as a priority area for inclusion in future protected areas. According to the guideline description of the strategy, the "focus areas for land-based protected area expansion are large, intact and unfragmented areas of high importance for biodiversity representation and ecological persistence, suitable for the creation or expansion of large protected areas. The focus areas were identified through a systematic biodiversity planning process undertaken as part of the development of the National Protected Area Expansion Strategy 2008 (NPAES). They present the best opportunities for meeting the ecosystem-specific protected area targets set in the NPAES, and were designed with strong emphasis on climate change resilience and requirements for freshwater ecosystems. These areas should not be seen as future boundaries of protected areas, as in many cases only a portion of a particular focus area would be required to meet the protected area targets set in the NPAES. They are also not a replacement for finescale planning which may identify a range of different priority sites based on local requirements, constraints and opportunities". No description is provided of specific biodiversity features per proposed area.

The area on site shown as being included in the NPAES (**Figure 54**) includes a small portion of the hills as well as mostly plains areas. Based on the field assessment of this site as well as that for the nearby Eureka project, the specific areas selected for inclusion in the NPAES are not unique to that specific location and could be accommodated in adjacent areas. The hills on site were considered to all have equivalent biodiversity patterns. Some of the plains in the selected area were considered to be slightly compromised by existing activities on site (farm-house, roads and livestock impacts). The opportunity to implement a more detailed conservation plan is therefore not compromised by the proposed project.

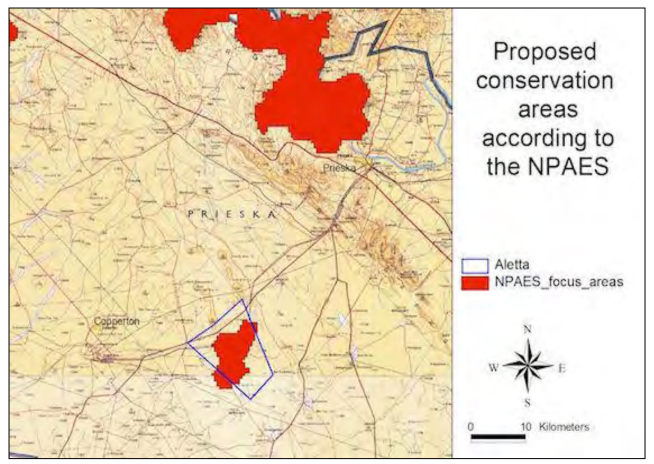


Figure 54: Prposed National Park expansion areas according to the NPAES

8.1.4 Red List plant species of the study area

Lists of plant species of conservation concern previously recorded in the quarter degree grids in which the study area is situated were obtained from the South African National Biodiversity Institute. These are listed in **Appendix 1** of the Biodiversity Specialist Report. Additional species that could occur in similar habitats, as determined from database searches and literature sources, but have not been recorded in these grids are also listed.

There is one species that was considered to possibly occur in the study area, the succulent, *Hoodia officinalis* subsp. *officinalis*. This species is listed as Near Threatened (see **Table 29** for explanation of categories). The species is found in Desert, Nama Karoo and Succulent Karoo and is found inside bushes in flat or gently sloping areas. The species has been recorded in two neighbouring grids and the possibility of it occurring in the study area was therefore considered to be high. A detailed search across the entire site did not locate any individuals of this species. The plants are relatively conspicuous and should have been visible if they occurred there. It is therefore considered unlikely, although not impossible, that the species occurs on site.

There is another Near Threatened plant species that could potentially occur in the study area, namely *Drimia sanguinea*. The main occurrence of this species is, however, more to the north and north-east of the current site. No individuals of this species were seen during the field survey.

IUCN / Orange List	Definition	Class
category		
EX	Extinct	Extinct
CR	Critically Endangered	Red List
EN	Endangered	Red List
VU	Vulnerable	Red List
NT	Near Threatened	Orange List
Declining	Declining taxa	Orange List
Rare	Rare	Orange List
Critically Rare	Rare: only one subpopulation	Orange List
Rare-Sparse	Rare: widely distributed but rare	Orange List
DDD	Data Deficient: well known but not enough information for assessment	Orange List
DDT	Data Deficient: taxonomic problems	Data
		Deficient
DDX	Data Deficient: unknown species	Data
		Deficient

Table 29: Explanation of IUCN Ver. 3.1 categories (IUCN, 2001), and Orange List categories (Victor & Keith, 2004).

8.1.5 Red List animal species of the study area

All Red List vertebrates (mammals, birds, reptiles, amphibians) that could occur in the study area are listed in **Appendix 3** of the Biodiversity Specialist Report.

Excluding bats, there are two mammal species of low conservation concern that could occur in available habitats in the study area. These are the Honey Badger and Littledale's Whistling Rat. Both of these species are classified nationally as near threatened (NT), but globally as Least Concern. They are, therefore, of relatively low conservation concern in comparison to more threatened species found in other parts of the country. The Honey Badger is protected under the National Environmental Management: Biodiversity Act and any impacts on a specimen of this species or that may negatively affect the survival of the species would require a permit. Only the Honey Badger and Littledale's Whistling Rat were considered likely to be found on site. The Honey Badger is a mobile species and it is considered unlikely that construction and operation of the proposed Wind Energy Facility would affect it significantly. Individuals are likely to move away from the path of construction and then return during operation to undisturbed habitats. No evidence of Littledale's Whistling Rat was found on site during the field survey. There is a possibility of it occurring there, but it is considered unlikely at this stage.

The Giant Bullfrog is the only amphibian species with a distribution that includes the study area and which could occur on any of the sites. This species is classified as Least Concern globally and Near threatened in South Africa. It is, however, protected under the National Environmental Management: Biodiversity Act and any impacts on a specimen of this species or that may negatively affect the survival of the species would require a permit. The study area is at the limits of the distribution of this species. No evidence of it was found on site, but there is still the possibility that it occurs there.

There are no reptile species of conservation concern that have a distribution that includes the study area.

8.1.6 Protected plants (National Environmental Management: Biodiversity Act)

Plant species protected under the National Environmental Management: Biodiversity Act, 2004 (Act 10 of 2004) are listed in **Appendix 4** of the Biodiversity Specialist Report. Two plant species that appear on this list that could potentially occur in the general region, although they have not previously been recorded in the grids of the study area, are *Hoodia gordonii* and *Harpagophytum procumbens*.

Hoodia gordonii is found in Namibia, Botswana, Angola and the dry margins of the summer rainfall region of South Africa, including parts of the Western Cape, Northern Cape and Free State Provinces. It occurs in a wide variety of arid habitats from coastal to mountainous, also on gentle to steep shale ridges, found from dry, rocky places to sandy spots in riverbeds. It has not been previously recorded in this grid, but has been recorded in the grid to the north-east. Suitable habitat conditions occur on site relative to the species requirements. However, no individuals of this species were found on site. It is therefore considered unlikely that it occurs there.

Harpagophytum procumbens occurs in Angola, Botswana, Mozambique, Namibia, South Africa, Zambia, and Zimbabwe. Within South Africa this species occurs in the Northern Cape, North West, Free State, and Limpopo Provinces and the largest populations are found in the communally owned areas of the North West Province and the north eastern parts of the Northern Cape. The species Well drained sandy habitats in open savanna and woodlands. It has not been previously recorded in this grid, but has been recorded in the grids to the north. Marginally suitable habitat conditions were found on site relative to the species requirements. However, no individuals of this species were found on site and it is considered unlikely that it occurs there.

8.1.7 Protected plants (Northern Cape Nature Conservation Act, No. 9 of 2009)

The Act provides lists of protected species for the Province, which is very lengthy and includes a number of commonly occurring species (see **Appendix 7** of the Biodiversity Specialist Report). According to Northern Cape Nature Conservation officials, a permit is required for the removal of any species on this list. Based on previous experience on projects in the Northern Cape Province, it must be assumed that a permit application will need to be undertaken and that it will include a variety of species found on site, including various common species.

The following species were found on site that are protected according to the Northern Cape Nature Conservation Act:

- Eberlanzia ferox (MESEMBRYANTHEMACEAE) very common
- Sutherlandia frutescens
- Boscia albitrunca
- Aloe claviflora
- Moraea species (IRIDACEAE)
- Babiana species (IRIDACEAE)

It is likely that detailed site-specific searches will reveal a number of additional species that are protected according to the Northern Cape Nature Conservation Act.

8.1.8 Protected trees

Tree species protected under the National Forest Act are listed in **Appendix 3** of the Biodiversity Specialist Report. The only one that has a geographical distribution that includes the study sites is *Boscia albitrunca* (Shepherd's Tree / Witgatboom / !Xhi). *Boscia albitrunca* (Shepherd's Tree / Witgatboom / !Xhi) occurs in semi-desert areas and bushveld, often on termitaria, but is common on sandy to loamy soils and calcrete soils.

A number of individuals of this species were found on site, especially within the low hills on the eastern side of the site. These varied from upright individuals in open areas to sprawling, decumbent plants in rocky areas (**Figure 55**). There is a high probability that proposed infrastructure will affect individuals of this species.

8.1.9 Protected animals

There are a number of animal species protected according to the National Environmental Management: Biodiversity Act (Act No. 10 of 2004). According to this Act, "a person may not carry out a restricted activity involving a specimen of a listed threatened or protected species without a permit issued in terms of Chapter 7". Such activities include any that are "of a nature that may negatively impact on the survival of a listed threatened or protected species". This implies that any negative impacts on habitats in which populations of protected species occur or are dependent upon would be restricted according to this Act.

Those species protected according to the National Environmental Management: Biodiversity Act (Act No. 10 of 2004) that have a geographical distribution that includes the site are listed in **Appendix 6** of the Biodiversity Specialist Report, marked with the letter "N". This includes the following species: White Rhinoceros, Black Wildebeest, Oribi, Cheetah, Cape Clawless Otter, Black-footed Cat, Brown Hyaena, Serval, Spotted-necked Otter, Honey Badger, Leopard, Cape Fox, Southern African Hedgehog, Southern African Python and Giant Bullfrog.

Due to habitat and forage requirements and the fact that some species are restricted to game farms and/or conservation areas, only the Black-footed Cat, Honey Badger, Leopard, Cape Fox and Giant Bullfrog have a likelihood of occurring on site. All of these species are mobile animals that are likely to move away in the event of any activities on site disturbing them. They are therefore unlikely to be affected by the proposed development of the wind energy facility and associated infrastructure.



Figure 55: Typical Boscia albitrunca trees on site

8.1.10 Alien invasive species observed on site

The tree, *Prosopis glandulosa*, was seen on site in localised places and is present in the general study area. There is a high risk of this species becoming invasive in the project area. The only other declared weed seen on site was *Datura ferox*, which also has the potential to become problematic. Other species seen in the general area are *Opuntia ficus-indica* and *Schinus molle*. There are a wide variety of other species that occur in the general geographical area and any of these could become established on site.

8.1.11 Habitats on site

The distribution of main habitats on site is shown in **Figure 56**. Aerial imagery and the field survey indicates that most of the site consists of natural vegetation (karroid dwarf shrubland called Bushmanland Arid Grassland). There are very shallow drainage areas running through the site and a number of small pan depressions. These lowland areas have deeper, calcareous soils and the vegetation is distinctly different to the surrounding plains. These areas of deeper soils have a higher incidence of animal burrows and, based on excavations that were examined, the water table appears to be closer to the surface. There are also some low hills along the northern and eastern boundary of the site where quartzite rocks outcrop from the surrounding plains. These hills have shallow soils and high surface rock cover. The different physiographic units harbour different vegetation structure and species composition.

8.1.12 Pans and drainage areas

The study area contains some drainage areas and pans. These are visible on aerial imagery and are shown in **Figure 56**. The drainage areas and pans, as mapped here, define habitat units and not wetlands, as defined in the National Water Act. Wetlands, riparian zones and watercourses are defined in the National Water Act as a water resource and any activities that are contemplated that could affect the wetlands requires authorisation (Section 21 of the National Water Act of 1998). It is important that these areas are properly delineated according to accepted methods and that impacts on them are kept to a minimum, if possible.

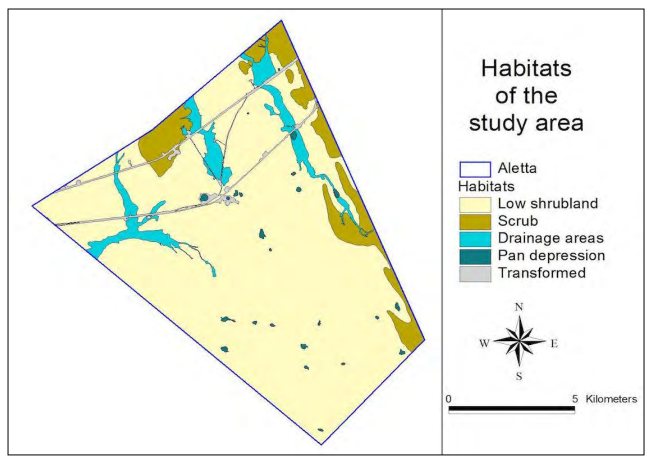


Figure 56: Main habitats of the study area

8.1.13 Sensitivity assessment

The sensitivity assessment identifies those parts of the study area that have high conservation value or that may be sensitive to disturbance. Areas of potentially high sensitivity are shown in **Figure 57**. The information provided in the preceding sections was used to compile a map of remaining natural habitats and areas important for maintaining ecological processes in the study area. The only features of potential concern that need to be taken into account in order to evaluate sensitivity in the study area is the presence of non-perennial watercourses and pan depressions. These represent ecological processes, including groundwater dynamics, hydrological processes, nutrient cycling and wildlife dispersal.

These factors have been taken into account in evaluating sensitivity within the study area. Watercourses are considered to be the most sensitive features on site. The sensitivity classification is as follows:

 MEDIUM-HIGH: All of the watercourses, pans and drainage areas on site are classified as having medium-high sensitivity (Figure 57). They are protected according to the National Water Act (Act 36 of 1998). Ecologically, they are areas that provide moderate value ecosystem goods and services. They have deeper soils and there is a higher probability of burrowing animals occurring within this habitat.

- 2. MEDIUM: The majority of the study area is classified as having medium sensitivity (Figure 57). These are areas of natural vegetation which harbour no particular features of conservation concern, except for habitat that is potentially suitable for five near threatened animal species and one near threatened plant species (none confirmed to occur on site). There is one protected tree species that may also occur within some of these areas.
- 3. LOW: Transformed areas are classified as having low sensitivity (**Figure 57**). These are areas in which no intact natural habitat still remains.

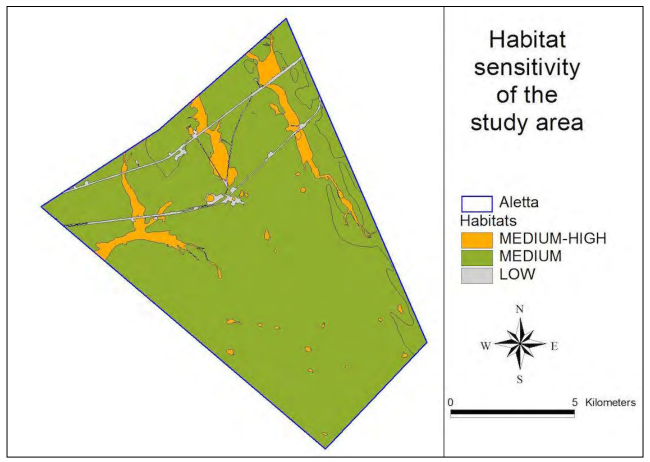


Figure 57: Potentially sensitive areas of the study area

8.1.14 Description of potential impacts

Potential issues relevant to potential impacts on the ecology of the study area include the following:

- <u>Impacts on biodiversity</u>: this includes any impacts on populations of individual species of concern (flora and fauna), including protected species, and on overall species richness. This includes impacts on genetic variability, population dynamics, overall species existence or health and on habitats important for species of concern.
- Impacts on sensitive habitats: this includes impacts on any sensitive or protected habitats, including indigenous forest and/or woodland and wetland vegetation that leads to direct or indirect loss of

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such habitat.

- <u>Impacts on ecosystem function</u>: this includes impacts on any processes or factors that maintain ecosystem health and character, including the following:
 - o disruption to nutrient-flow dynamics;
 - o impedance of movement of material or water;
 - habitat fragmentation;
 - o changes to abiotic environmental conditions;
 - o changes to disturbance regimes, e.g. increased or decreased incidence of fire;
 - o changes to successional processes;
 - o effects on pollinators; and
 - increased invasion by alien plants.

Changes to factors such as these may lead to a reduction in the resilience of plant communities and ecosystems or loss or change in ecosystem function.

- <u>Secondary and cumulative impacts on ecology</u>: this includes an assessment of the impacts of the
 proposed project taken in combination with the impacts of other known projects for the area or
 secondary impacts that may arise from changes in the social, economic or ecological environment.
- <u>Impacts on the economic use of vegetation</u>: this includes any impacts that affect the productivity
 or function of ecosystems in such a way as to reduce the economic value to users, e.g. reduction
 in grazing capacity, loss of harvestable products. It is a general consideration of the impact of a
 project on the supply of so-called ecosystem goods and services.

A number of direct risks to ecosystems that would result from **construction** of the proposed wind energy facility are as follows:

- Clearing of land for construction.
- Construction of access roads.
- Placement of power lines.
- Establishment of borrow and spoil areas.
- Chemical contamination of the soil by construction vehicles and machinery.
- Operation of construction camps.
- Storage of materials required for construction.

There are also risks associated with **operation** of the proposed facility, as follows:

- Maintenance of surrounding vegetation as part of management of the wind energy facility.
- Animal collisions with infrastructure, especially flying animals.
- Invasion of habitats by alien plants as a consequence of disturbance.

8.1.15 Potential issues for the general study area

A summary of the potential ecological issues for the study area is as follows (issues assessed by other specialists, e.g. on flying animals and on wetlands, are not included here):

- Presence of natural vegetation on site, although of low conservation priority.
- Potential presence of a number of Provincially protected plant species.
- Presence of one protected tree species, Boscia albitrunca.
- Potential presence of the following partly sedentary animals of conservation concern:
 - Littledale's Whistling Rat (NT)
 - Giant Bullfrog (NT/LC).
- Potential invasion of natural habitats by alien invasive plants, thus causing additional impacts on biodiversity features.

Potential risks to the ecological receiving environment are therefore the following:

- 1. Loss of indigenous natural vegetation during construction;
- 2. Impacts on protected plant species;
- 3. Impacts protected tree species;
- 4. Impacts on sensitive habitats;
- 5. Mortality of populations of sedentary species during construction;
- 6. Displacement of populations of mobile species;
- 7. Introduction and/or spread of declared weeds and alien invasive plants in terrestrial habitats.

8.2 Avifauna

The full Avifauna Assessment was conducted by Chris van Rooyen and is included in Appendix 6B.

A total of 96 species were recorded in the study area from all data sources (drive transects, walk transects, VP watches, focal point counts and incidental sightings), of which 17 are priority species. See **Table 30** for a list of all priority species that were recorded in the study area, as well as those that could potentially occur at the site itself. **Table 31** lists all species recorded in the study area and

Table 32 lists the priority species recorded at the site itself, and the method by which they were recorded.

8.2.1 Transect counts

Drive transects

A total of 1 931 individual birds were recorded during drive transect counts at the turbine site, of which 154 were priority species and 1 777 were non-priority species, belonging to 67 species (9 priority species and 58 non-priority species). At the control site, a total of 627 birds were recorded during transect counts, of which 84 were priority species and 543 non-priority species, belonging to 49 species (10 priority species and 39 non-priority species).

Walk transects

A total of 6 807 individual birds were recorded during walk transect counts at the turbine site, of which 215 were priority species and 6 592 were non-priority species, belonging to 74 species (6 priority species and 68 non-priority species). At the control site, a total of 1 549 birds were recorded during transect counts, of which 36 were priority species and 1 513 non-priority species, belonging to 49 species (7 priority species and 42 non-priority species).

Index of kilometric abundance

An Index of Kilometric Abundance (IKA = birds/km) was calculated for each priority species, and also for all priority species combined. This was done separately for drive transects and walk transects. **Figure 58** and **Figure 59** shows the relative abundance of priority species recorded during the pre-construction monitoring through drive and walk transects.

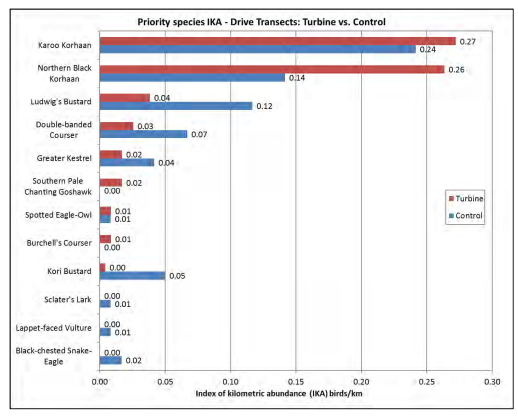


Figure 58: Priority species recorded at the turbine and control site through drive transect surveys

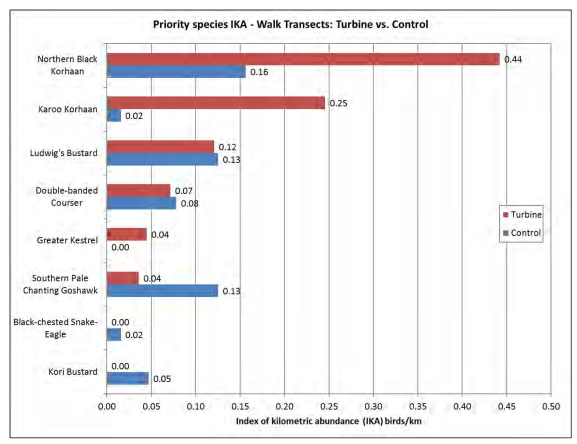


Figure 59: Priority species recorded at the turbine and control site through walk transect surveys

Overall species composition

The study area supports a relatively low diversity and abundance of avifauna, which is to be expected in an arid area like Bushmanland. Based on species diversity recorded during transect surveys, the turbine and control sites are fairly similar as far as priority species are concerned. The higher counts at the turbine is most likely a result of the difference in survey effort, and does not reflect any intrinsic differences in habitat quality or species diversity.

Abundance

The abundance of priority species at the turbine site is low, with 0.65 birds/km recorded on drive transects, and 0.96 birds/km recorded during walk transects. Karoo Korhaan, Northern Black Korhaan and Ludwig's Bustard consistently emerged as the three most abundant priority species at the turbine site during both walk and drive transect counts. Karoo Korhaan and Northern Black Korhaan definitely breed in the study area, and Ludwig's Bustard potentially too, although no evidence of bustard display areas or nests were recorded. Raptors were generally scarce with Greater Kestrel and Southern Pale Chanting Goshawk the only raptors recorded during transect counts, in equal numbers.

Spatial distribution of transect record and incidental sightings at the turbine site

No clear distribution patterns emerged from the sightings data for Karoo Korhaan, Northern Back Korhaan and Ludwig's Bustard at the site, with sightings more or less evenly distributed along all the transects. This is to be expected given the uniformity of the habitat all over the site. As far as raptors are concerned, the sightings of Greater Kestrel similarly not linked to any specific landscape feature. In the case of Southern Pale Chanting Goshawk, the sightings are clearly linked to the telephone line running adjacent to the R357 in the north of the site. The rest of the priority species were not recorded in sufficient numbers for any clear conclusions to be drawn as far has bird/habitat associations are concerned, with random sightings scattered all over the site and immediate surroundings.

Figure 60 below indicates the spatial distribution of priority species (transect counts and incidental sightings).

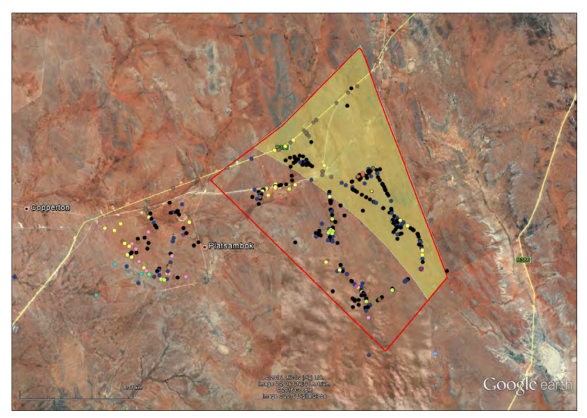


Figure 60: Spatial distribution of sightings of priority species (transects and incidental sightings)

Table 30 below lists all the priority species that could potentially occur at the turbine site and the potential impact on the respective species by the development infrastructure. Species actually recorded <u>at the site</u> during pre-construction surveys are shaded. The following abbreviations and acronyms are used:

- VU Vulnerable
- NT Near threatened
- EN Endangered

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- SAE Southern African endemic or near endemic
- Ct Collisions with turbines
- Cp Collisions with power line
- Dd Displacement through disturbance
- Dh Displacement habitat transformation

Name	Scientific name	Regional threatened status (Taylor et al. 2015)	Global threatened status (IUCN 2016)	BLSA/EWT Priority rating (on scale of 170 – 395)	Terrestrial	Soaring	Likelihood of occurrence	Potential impact
Martial Eagle	Polemaetus bellicosus	EN	NT	330		x	Medium. One incidental sighting of a flying bird in the broader area. Could sporadically be attracted to water troughs.	Ct, Dd,
Ludwig's Bustard	Neotis ludwigii	SAE, EN	EN	320	x		Confirmed. Occurrence likely to be linked to habitat conditions. The species is nomadic and a partial migrant and may occur sporadically.	Ct, Cp, Dd,
Secretarybird	Sagittarius serpentarius	VU	VU	320	x	x	Confirmed. Two foraging individuals recorded at the site itself.	Ct, Cp, Dd,
Kori Bustard	Ardeotis kori	NT	Least concern	280	x		Confirmed. One bird flying over the site. May occur sporadically. Lack of dry watercourses with trees may be an inhibiting factor.	Ct, Cp, Dd,

Table 30: Priority species (Retief et al. 2012) potentially occurring at the site. Species recorded at the turbine site are shaded.

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Name	Scientific name	Regional threatened status (Taylor et al. 2015)	Global threatened status (IUCN 2016)	BLSA/EWT Priority rating (on scale of 170 – 395)	Terrestrial	Soaring	Likelihood of occurrence	Potential impact
Lanner Falcon	Falco biarmicus	VU	Least concern	280		x	High. Was recorded as an incidental in the broader study area. Could occur sporadically. Most likely to perch on telephone lines running through the site, but may also be attracted to the water points where it hunts small birds.	Ct
Sclater's Lark	Spizocorys sclateri	SAE, NT	NT	240	x		Medium. The species was recorded incidentally once in the broader area during monitoring, but large sections of the habitat seem suitable, i.e. stony arid to semi-arid plains with scattered shrubs, grasses and extensive bare patches. The species is nomadic and may occur sporadically.	Dd Dh

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Name	Scientific name	Regional threatened status (Taylor et al. 2015)	Global threatened status (IUCN 2016)	BLSA/EWT Priority rating (on scale of 170 – 395)	Terrestrial	Soaring	Likelihood of occurrence	Potential impact
Black-chested Snake-Eagle	Circaetus pectoralis	Least concern	Least concern	230		x	High. Recorded at the control site. Most sightings associated with the distribution line which is used for perching. May visit water points at the turbine site.	Ct
Southern Pale Chanting Goshawk	Melierax canorus	SAE	Least concern	200	x	x	Confirmed. Habitat is very suitable for the species.	Ct, Dd,
Karoo Korhaan	Eupodotis vigorsii	SAE, NT	Least concern	190	x		Confirmed. One of the most commonly recorded terrestrial species. Occurs all over the site.	Ct, Dd, Cp
Northern Black Korhaan	Afrotis afraoides	SAE	Least concern	180	x		Confirmed. One of the most commonly recorded terrestrial species. Occurs all over the site.	Ct, Dd, Cp
Greater Kestrel	Falco rupicoloides	Least concern	Least concern	174		x	Confirmed. Encountered all over the site, but most likely to be associated with utility lines and fences which are used for perching.	Ct

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Name	Scientific name	Regional threatened status (Taylor et al. 2015)	Global threatened status (IUCN 2016)	BLSA/EWT Priority rating (on scale of 170 – 395)	Terrestrial	Soaring	Likelihood of occurrence	Potential impact
Spotted Eagle- Owl	Bubo africanus	Least concern	Least concern	170	Nocturnal raptor but flight characteristics more like terrestrial species		Confirmed. Recorded at a stand of trees, where they may be breeding, but could not be confirmed.	Ct
Jackal Buzzard	Buteo rufofuscus	SAE	Least concern	125		x	Low. Most likely to be associated with utility lines and fence lines. May occur sporadically, particularly immature birds.	Ct
Lappet-faced Vulture	Torgos tracheliotis	EN	VU	310		x	Low. A single adult was recorded at the control site. Unlikely to occur regularly, vagrant to the region.	Ct
Burchell's Courser	Cursorius rufus	SAE, VU	Least concern	140	x		Confirmed. Two individuals were recorded once.	Ct
Double-banded Courser	Rhinoptilus africanus	NT	Least concern	154	x		Confirmed. Recorded regularly during the winter surveys.	Ct

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					Confirmed. Most likely to be	
		Lanat			encountered foraging on the	
Booted Eagle	Aquila pennatus	Least	230	х	wing over the site, and	Ct
		concern			coming down to water points	
					to bath and drink.	

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Table 31 lists all the species recorded during the pre-construction surveys and incidental counts, as well as the manner in which they were recorded

Priority Species	Scientific Name	Turbine	Control	VP	Control VP	FP	Incidental
Black-chested Snake-Eagle	Circaetus pectoralis		*				
Booted Eagle	Aquila pennatus			*			
Burchell's Courser	Cursorius rufus	*					
Double-banded Courser	Rhinoptilus africanus	*	*				*
Greater Kestrel	Falco rupicoloides	*	*	*			
Karoo Korhaan	Eupodotis vigorsii	*	*	*	*		*
Kori Bustard	Ardeotis kori	*	*		*		
Lanner Falcon	Falco biarmicus						*
Lappet-faced Vulture	Torgos tracheliotus		*				
Ludwig's Bustard	Neotis ludwigii	*	*	*	*		*
Martial Eagle	Polemaetus bellicosus						*
Northern Black Korhaan	Afrotis afraoides	*	*	*			*
Sclater's Lark	Spizocorys sclateri		*				
Secretarybird	Sagittarius serpentarius						*
Southern Pale Chanting Goshawk	Melierax canorus	*	*	*	*		*
Spotted Eagle-Owl	Bubo africanus	*	*				
Verreaux's Eagle	Aquila verreauxii					*	
1	7 Total:	9	11	6	4	1	8

Table 31: Priority species recorded during pre-construction surveys and incidental counts in the broader area.

on-Priority Species Acacia Pied Barbet	Tricholaema loucomolas	Turbine *	Contro
Acacia Pied Barbet African Pipit	Tricholaema leucomelas Anthus cinnamomeus	*	*
•		*	*
Anteating Chat	Myrmecocichla formicivora	*	
Ashy Tit	Parus cinerascens	*	*
Barn Swallow	Hirundo rustica	*	*
Black-chested Prinia	Prinia flavicans	*	*
Black-Eared Sparrowlark	Eremopterix australis	*	*
Black-Headed Canary	Serinus alario	*	*
Blacksmith Lapwing	Vanellus armatus		
Black-winged Stilt	Himantopus himantopus	*	
Bokmakierie	Telophorus zeylonus	*	
Bradfield's Swift	Apus bradfieldi	*	
Cape Bunting	Emberiza capensis	*	
Cape Penduline-Tit	Anthoscopus minutus	*	
Cape Sparrow	Passer melanurus	*	*
Cape Teal	Anas capensis	*	
Cape Turtle-Dove	Streptopelia capicola	*	*
Cape Wagtail	Motacilla capensis	*	
Capped Wheatear	Oenanthe pileata	*	*
Chat Flycatcher	Bradornis infuscatus	*	*
Chestnut-vented Tit-babbler	Parisoma subcaeruleum	*	
Common Fiscal	Lanius collaris	*	*
Common Swift	Apus apus	*	*
Crowned Lapwing	Vanellus coronatus	*	*
Dusky Sunbird	Cinnyris fuscus	*	
Eastern Clapper Lark	Mirafra [apiata] fasciolata	*	
gyptian Goose	Alopochen aegyptiaca	*	*
airy Flycatcher	Stenostira scita	*	*
Familiar Chat	Cercomela familiaris	*	*
Fawn-coloured Lark	Calendulauda africanoides	*	*
Fiscal Flycatcher	Siaelus silens	*	*
Greater Striped Swallow	Hirundo cucullata	*	
Grey Tit	Parus afer	*	
•		*	*
Grey-Backed Sparrowlark	Eremopterix verticalis	*	
Hadeda Ibis	Bostrychia hagedash	*	
Helmeted Guineafowl	Numida meleagris	*	
House Sparrow	Passer domesticus	*	*
Kalahari Scrub-Robin	Cercotrichas paena	T	*
Karoo Chat	Cercomela schlegelii	*	*
Karoo Eremomela	Eremomela gregalis	*	*
Karoo Long-Billed Lark	Certhilauda subcoronata	*	*
Karoo Scrub-Robin	Cercotrichas coryphoeus		*
Kittlitz's Plover	Charadrius pecuarius	*	
Large-Billed Lark	Galerida magnirostris	*	*
_ark-Like Bunting	Emberiza impetuani	*	*
Laughing Dove	Streptopelia senegalensis	*	*
Little Swift	Apus affinis	*	*
ong-billed Crombec	Sylvietta rufescens	*	
ong-billed Pipit	Anthus similis	*	*
Namaqua Dove	Oena capensis	*	*
Namaqua Sandgrouse	Pterocles namaqua	*	*
Pied Crow	Corvus albus	*	*
Plain-backed Pipit	Anthus leucophrys	*	*
Pririt Batis	Batis pririt	*	
Pygmy Falcon	Polihierax semitorquatus	*	
Red-Billed Quelea	Quelea quelea	*	
Red-Capped Lark	Calandrella cinerea	*	*
Red-Headed Finch	Amadina erythrocephala	*	*
Rock Martin	Hirundo fuligula	*	*
Rufous-Eared Warbler	Malcorus pectoralis	*	*
Sabota Lark	Calendulauda sabota	*	*
Scaly-feathered Finch	Sporopipes squamifrons	*	*
Sickle-winged Chat	Cercomela sinuata	*	*
Sociable Weaver	Philetairus socius	*	*
South African Shelduck	Tadorna cana	*	*
Southern Masked-Weaver	Ploceus velatus	*	*
Speckled Pigeon	Columba guinea	*	*
Spike-Heeled Lark	Chersomanes albofasciata	*	*
Spotted Thick-knee	Burhinus capensis	*	
Stark's Lark		*	*
fark's Lark Fhree-banded Plover	Spizocorys starki Charadrius tricollaris	*	
		*	*
Fractrac Chat	Cercomela tractrac	*	Ŧ
White-Backed Mousebird	Colius colius	*	
White-Browed Sparrow-Weaver	Plocepasser mahali	*	
White-Necked Raven	Corvus albicollis		
White-Rumped Swift	Apus caffer	*	
White-throated Canary	Crithagra albogularis	*	*
Yellow Canary	Crithagra flaviventris	*	*
Yellow-Bellied Eremomela	Eremomela icteropygialis	*	*
79	9 Total	: 78	5

Table 32: Priority species recorded at the site itself and the method by which they were recorded

Grand Total

87 61 prepared by: SiVEST Environmental

BioTherm Energy prepared by: Si Aletta 140MW Wind Energy Facility - Final Environmental Impact Assessment Report

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8.2.2 Vantage point watches

Six priority species were recorded during vantage point (VP) watches. A total of 336 hours of vantage point watches (12 hours per season per vantage point) was completed at 7 VPs in order to record flight patterns of priority species at the site. In the four seasonal sampling periods, priority species were recorded flying over the VP area for a total of 3 hours, 12 minutes and 45 seconds. A total of 114 individual flights were recorded. Of these, 0 (0.0%) flights were at high altitude (above rotor height), 45 (39.5%) were at medium altitude (i.e. approximately within rotor height) and 69 (60.5%) were at a low altitude (below rotor height). The passage rate for priority species over the VP area (all flight heights) was 0.24 birds/hour. See **Figure 61** below for the duration of flights within the VP area for each species, at each height class.

For purposes of flight analyses, priority species recorded during VP watches at the site were classified in two classes:

- <u>Terrestrial species</u>: Birds that spend most of the time foraging on the ground. They do not fly often and then generally short distances at low to medium altitude, usually powered flight. Some larger species undertake longer distance flights at higher altitudes, when commuting between foraging and roosting areas. At the wind farm site, korhaans, bustards and larks were included in this category.
- <u>Soaring species</u>: Species that spend a significant time on the wing in a variety of flight modes including soaring, kiting, hovering and gliding at medium to high altitudes. At the wind farm site, the raptor species that were recorded during VP watches were included in this class.

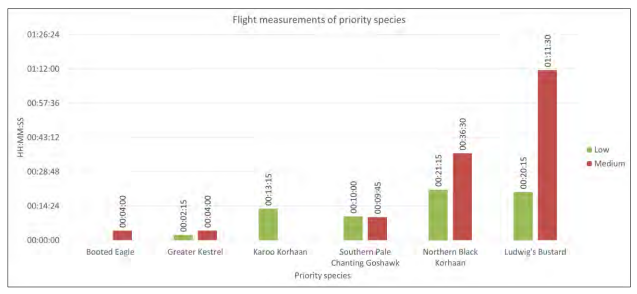


Figure 61: Flight duration and heights recorded for priority species. Low = below rotor height. Medium = within rotor height. No flights were recorded above rotor height.

Site specific collision risk rating

A site specific collisions risk rating for each priority species recorded during VP watches was calculated to give an indication of the likelihood of an individual of the specific species to collide with the turbines at this site. This was calculated taking into account the following factors:

- The duration of rotor height flights;
- the susceptibility to collisions, based on morphology (size) and behaviour (soaring, predatory, ranging behaviour, flocking behaviour, night flying, aerial display and habitat preference) using the ratings for priority species in the Avian Wind Farm Sensitivity Map of South Africa (Retief et al. 2012); and
- the number of planned turbines.

This was done in order to gain some understanding of which species are likely to be most at risk of collision. The formula used is as follows:

Duration of medium height flights (decimal hours) x collision susceptibility calculated as the sum of morphology and behaviour ratings x number of planned turbines \div 100.

The results are displayed in Table 33 and Figure 62 below.

Species	Duration of flights (hr)	Collision rating	# turbines	Risk rating
Karoo Korhaan	0	60	60	0.00
Booted Eagle	0.07	80	60	3.36
Greater Kestrel	0.07	52	60	2.18
Southern Pale Chanting Goshawk	0.16	65	60	6.24
Northern Black Korhaan	0.61	55	60	20.13
Ludwig's Bustard	1.26	80	60	60.48

Table 33: Site specific collision risk rating for all priority species recorded during VP watches.

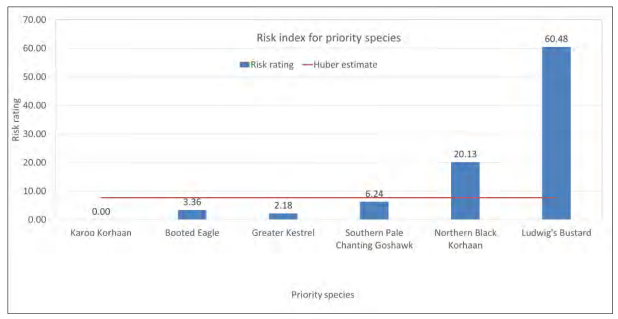


Figure 62: Site specific collision risk rating for priority species recorded during VP watches. Due to the wide range of values, the Huber estimator was used instead of average.

Sample size and representativeness of flight data

Insight into the representativeness and stability of the counting process may be obtained by noting that as the data are gathered watch period by watch period an improved estimate of the average number of birds occurring in the area will be achieved for each added count. As more data are gathered the more accurate the estimate will become. The issue is to determine if the updated average count begins to stabilise towards the end of the survey (and thus the conclusion that a representative sample has been achieved).

To investigate the behaviour of this process the average number of flights per 3h watch period (as well as for individuals) are computed from all preceding data as the data become available in consecutive watch periods. These updated averages are expected to vary to some extent in the initial stages of sampling but to stabilise as more data come in. These data are plotted (by season) in **Figure 63** for soaring birds and **Figure 64** for terrestrial birds.

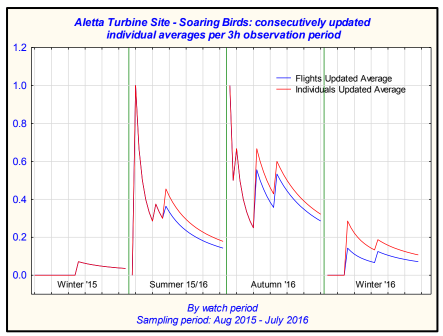


Figure 63: Soaring birds: updated average for *Flight* and *Individual* counts, separately by season.

Figure 63 shows that the updated averages for flights and individual birds are identical in Winter 2015. The other seasons show a gradual downward trend due to no sightings in the last 10 or more consecutive watch periods of each season. This implies a reasonable amount of stability of the series of counts.

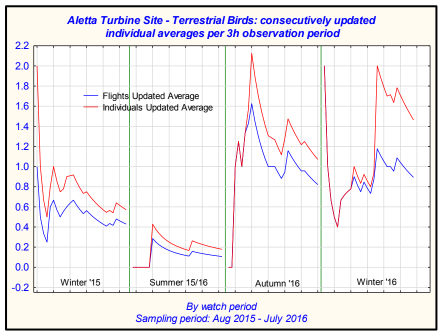


Figure 64: Terrestrial birds: updated average for *Flight* and *Individual* counts, separately by season.

In the case of terrestrial birds, **Figure 64**, the Winter of 2015 and Summer of 2015/16 updated averages for both flights and individual birds seem to stabilise reasonably well. The downward trend towards the end

of the two last seasons is due to no new counts being recorded. As with the soaring birds these counts have also stabilised reasonably well.

Figure 65 is prepared for individual counts only by not recalculating the updated averages at the beginning of each season but continuing it over all seasons for the consecutive watch periods.

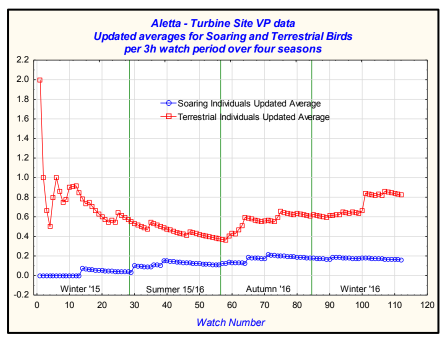


Figure 65: Soaring and Terrestrial birds: updated average for Individual counts.

Figure 65 shows that the average counts stabilise well towards the end of the second season. The Autumn and Winter 2016 seasons have shown an increase in the number of counts. The jump at the end for terrestrial individuals is due to the single outlying count.

The information depicted in **Figure 63**- **Figure 65** shows that it is not expected that further sampling will succeed in changing the estimated average number of flight or individual counts in a substantial way.

See **APPENDIX 3** of the Avifauna Specialist Report for a detailed explanation of the statistical methods.

Spatial distribution of flight activity

Flight maps were prepared, indicating the spatial distribution of passages of those priority species which emerged with higher than average collision risk ratings i.e. Ludwig's Bustard and Northern Black Korhaan, as observed from the various vantage points (see **Figure 66-Figure 67** below). This was done by overlaying a 100m x 100m grid over the survey area. Each grid cell was then given a weighting score taking into account the duration and distance of individual flight lines through a grid cell and the number of individual birds associated with each flight crossing the grid cell. It is important to interpret these maps bearing in mind the amount of time that each species spent flying over the site i.e. the "High" category on the map for Ludwig's Bustard is not equivalent to the "High" category on the map for Northern Black

Korhaan, as the flight duration for Ludwig's Bustard is much higher than the flight duration for Northern Black Korhaan.

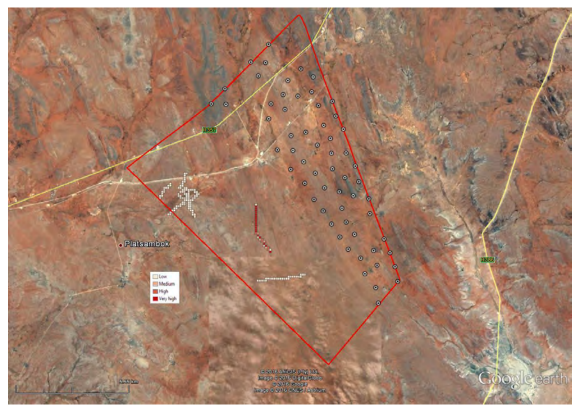


Figure 66: Spatial distribution and intensity of flights of Ludwig's Bustard

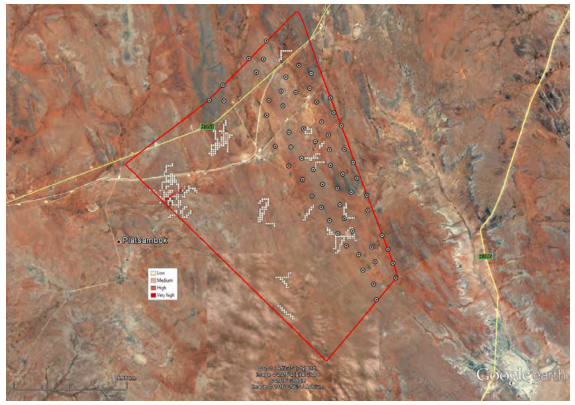


Figure 67: Spatial distribution and flight intensity for Northern Black Korhaan.

8.2.3 Focal points

A total of 5 potential focal points of bird activity were identified and monitored. The five focal points are a Martial Eagle nest on the Hydra – Kronos Tower 519 at Kronos MTS (FP1), a Verreaux's Eagle nest on a telephone pole just outside the proposed development area (FP2), a clump of trees at a borehole in the development area (FP3), a water trough at a borehole (FP4) and an ephemeral pan (FP5).

- FP1: The Martial Eagle nest was never active throughout the monitoring period. It seems the construction activity associated with multiple renewable energy facilities around Kronos MTS has led to the pair of eagles abandoning the nest due to chronic disturbance (see also **5.2.4** of the Avifuana Specialist Report).
- FP2: The Verreaux's Eagle nest was active during the pre-construction monitoring and the pair of eagles successfully raised a chick during this period (see also **5.2.4** of the Avifuana Specialist Report).
- FP3: A nest resembling that of a Southern Pale Chanting Goshawk was observed in the trees with two adult Southern Pale Chanting Goshawks in the vicinity of the nest in January 2016. This is an indication that the nest is active.
- FP4: No priority species were observed at the waterhole during any of the monitoring surveys.
- FP5: The ephemeral pan was dry during all the survey periods.

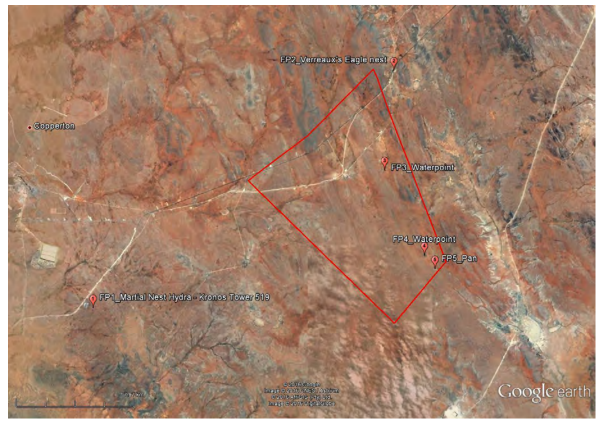


Figure 68: Focal points at the turbine site.

8.2.4 Collision Mortality on wind turbines

Wind energy generation has experienced rapid worldwide development over recent decades as its environmental impacts are considered to be relatively lower than those caused by traditional energy sources, with reduced environmental pollution and water consumption (Saidur *et al.*, 2011). However, bird fatalities due to collisions with wind turbines have been consistently identified as a main ecological drawback of wind energy (Drewitt and Langston, 2006).

Collisions with wind turbines appear to kill fewer birds than collisions with other man-made infrastructures, such as power lines, buildings or even traffic (Calvert *et al.* 2013; Erickson *et al.* 2005). Nevertheless, estimates of bird deaths from collisions with wind turbines worldwide range from 0 to almost 40 deaths per turbine per year (Sovacool, 2009). The number of birds killed varies greatly between sites, with some sites posing a higher collision risk than others, and with some species being more vulnerable (e.g. Hull *et al.* 2013; May *et al.* 2012a). These numbers may not reflect the true magnitude of the problem, as some studies do not account for detectability biases such as those caused by scavenging, searching efficiency and search radius (Bernardino *et al.* 2013; Erickson *et al.* 2005; Huso and Dalthorp 2014). Additionally, even for low fatality rates, collisions with wind turbines may have a disproportionate effect on some species. For long-lived species with low productivity and slow maturation rates (e.g. raptors), even low mortality rates can have a significant impact at the population level (e.g. Carrete *et al.* 2009; De Lucas *et al.* 2012a;

Drewitt and Langston, 2006). The situation is even more critical for species of conservation concern, which sometimes are most at risk (e.g. Osborn *et al.* 1998).

High bird fatality rates at several wind farms have raised concerns among the industry and scientific community. High profile examples include the Altamont Pass Wind Resource Area (APWRA) in California because of high fatality of Golden eagles (*Aquila chrysaetos*), Tarifa in Southern Spain for Griffon vultures (*Gyps fulvus*), Smøla in Norway for White-tailed eagles (*Haliaatus albicilla*), and the port of Zeebrugge in Belgium for gulls (*Larus* sp.) and terns (*Sterna* sp.) (Barrios and Rodríguez, 2004; Drewitt and Langston, 2006; Everaert and Stienen, 2008; May *et al.* 2012a; Thelander *et al.* 2003). Due to their specific features and location, and characteristics of their bird communities, these wind farms have been responsible for a large number of fatalities that culminated in the deployment of additional measures to minimize or compensate for bird collisions. However, currently, no simple formula can be applied to all sites; in fact, mitigation measures must inevitably be defined according to the characteristics of each wind farm and the diversity of species occurring there (Hull *et al.* 2013; May *et al.* 2012b). A deep understanding of the factors that explain bird collision risk and how they interact with one another is therefore crucial to proposing and implementing valid mitigation measures.

8.2.4.1 Species-specific factors

Morphological Features

Certain morphological traits of birds, especially those related to size, are known to influence collision risk with structures such as power lines and wind turbines. The most likely reason for this is that large birds often need to use thermal and orographic updrafts to gain altitude, particularly for long distance flights. Thermal updrafts (thermals) are masses of hot, rising wind that form over heated surfaces, such as plains. Being dependent on solar radiation, they occur at certain times of the year or the day. Conversely, orographic lift (slope updraft), is formed when wind is deflected by an obstacle, such as mountains, slopes or tall buildings. Soaring birds use these two types of lift to gain altitude (Duerr et al. 2012). Janss (2000) identified weight, wing length, tail length and total bird length as being collision risk determinant. Wing loading (ratio of body weight to wing area) and aspect ratio (ratio of wing span squared to wing area) are particularly relevant, as they influence flight type and thus collision risk (Bevanger, 1994; De Lucas et al. 2008; Herrera-Alsina et al. 2013; Janss, 2000). Birds with high wing loading, such as the Griffon Vulture (Gyps fulvus), seem to collide more frequently with wind turbines at the same sites than birds with lower wing loadings, such as Common Buzzards (Buteo buteo) and Short-toed Eagles (Circaetus gallicus), and this pattern is not related with their local abundance (Barrios and Rodríguez, 2004; De Lucas et al. 2008). High wing-loading is associated with low flight manoeuvrability (De Lucas et al. 2008), which determines whether a bird can escape an encountered object fast enough to avoid collision.

Aletta wind farm

Priority species that could potentially be vulnerable to wind turbine collisions due to morphological features (high wing loading) are Northern Black Korhaan, Karoo Korhaan, Kori Bustard and Ludwig's Bustard.

Sensoral perception

Birds are assumed to have excellent visual acuity, but this assumption is contradicted by the large numbers of birds killed by collisions with man-made structures (Drewitt and Langston, 2008; Erickson et al. 2005). A common explanation is that birds collide more often with these structures in conditions of low visibility, but recent studies have shown that this is not always the case (Krijgsveld et al. 2009). The visual acuity of birds seems to be slightly superior to that of other vertebrates (Martin, 2011; McIsaac, 2001). Unlike humans, who have a broad horizontal binocular field of 120°, some birds have two high acuity areas that overlap in a very narrow horizontal binocular field (Martin, 2011). Relatively small frontal binocular fields have been described for several species that are particularly vulnerable to power line collisions, such as vultures (Gyps sp.) cranes and bustards (Martin and Katzir, 1999; Martin and Shaw, 2010; Martin, 2012, 2011; O'Rourke et al. 2010). Furthermore, for some species, their high resolution vision areas are often found in the lateral fields of view, rather than frontally (e.g. Martin and Shaw, 2010; Martin, 2012, 2011; O'Rourke et al. 2010). Finally, some birds tend to look downwards when in flight, searching for conspecifics or food, which puts the direction of flight completely inside the blind zone of some species (Martin and Shaw, 2010; Martin, 2011). For example, the visual fields of vultures (Gyps sp.) include extensive blind areas above, below and behind the head and enlarged supra-orbital ridges (Martin et al. 2012). This, combined with their tendency to angle their head toward the ground in flight, might make it difficult for them to see wind turbines ahead, which might at least partially explain their high collision rates with wind turbines (Martin, 2012).

Currently, there is little information on whether noise from wind turbines can play a role in bird collisions with wind turbines. Nevertheless, wind turbines with whistling blades are expected to experience fewer avian collisions than silent ones, with birds hearing the blades in noisy (windy) conditions. However, the hypothesis that louder blade noises (to birds) result in fewer fatalities has not been tested so far (Dooling, 2002).

Aletta wind farm

Many of the priority species at the proposed wind farm probably have high resolution vision areas found in the lateral fields of view, rather than frontally, e.g., the bustards, korhaans and passerines. The possible exceptions to this are the raptors which all have wider binocular fields, although as pointed out by Martin (2011, 2012), this does not necessarily result in these species being able to avoid obstacles better.

Phenology

It has been suggested that resident birds would be less prone to collision, due to their familiarity with the presence of the structures (Drewitt and Langston, 2008). However, recent studies have shown that, within a wind farm, raptor collision risk and fatalities are higher for resident than for migrating birds of the same species. An explanation for this may be that resident birds generally use the wind farm area several times while a migrant bird crosses it just once (Krijgsveld *et al.* 2009). However, other factors like bird behaviour are certainly relevant. Katzner *et al.* (2012) showed that Golden Eagles performing local movements fly at lower altitudes, putting them at a greater risk of collision than migratory eagles. Resident eagles flew more frequently over cliffs and steep slopes, using low altitude slope updrafts, while migratory eagles flew more frequently over flat areas and gentle slopes, where thermals are generated, enabling the birds to use them

to gain lift and fly at higher altitudes. Also, Johnston *et al.* (2014) found that during migration when visibility is good Golden Eagles can adjust their flight altitudes and avoid the wind turbines.

At two wind farms in the Strait of Gibraltar, the majority of Griffon Vulture deaths occurred in the winter. This probably happened because thermals are scarcer in the winter, and resident vultures in that season probably relied more on slope updrafts to gain lift (Barrios and Rodríguez, 2004). The strength of these updrafts may not have been sufficient to lift the vultures above the turbine blades, thereby exposing them to a higher collision risk. Additionally, migrating vultures did not seem to follow routes that crossed these two wind farms, so the number of collisions did not increase during migratory periods. Finally, at Smøla, collision risk modelling showed that White-tailed Eagles are most prone to collide during the breeding season, when there is increased flight activity in rotor swept zones (Dahl *et al.* 2013).

The case seems to be different for passerines, with several studies documenting high collision rates for migrating passerines at certain wind farms, particularly at coastal or offshore sites. However, comparable data on collision rates for resident birds is lacking. This lack of information may result from fewer studies, lower detection rates and rapid scavenger removal (Johnson *et al.* 2002; Lekuona and Ursua, 2007). One of the few studies reporting passerine collision rates (from Navarra, northern Spain) documents higher collision rates in the autumn migration period, but it is unclear if this is due to migratory behaviour or due to an increase in the number of individuals because of recently fledged juveniles (Lekuona and Ursua, 2007).

Aletta wind farm

The priority species recorded at the site during the 12 months monitoring are all resident species, except Booted Eagle, which is a summer migrant.

• Bird behaviour

Flight type seems to play an important role in collision risk, especially when associated with hunting and foraging strategies. Kiting flight, which is used in strong winds and occurs in rotor swept zones, has been highlighted as a factor explaining the high collision rate of Red-tailed Hawks (*Buteo jamaicensis*) at APWRA (Hoover and Morrison, 2005). The hovering behaviour exhibited by Common Kestrels (*Falco tinnunculus*) when hunting may also explain the fatality levels of this species at wind farms in the Strait of Gibraltar (Barrios and Rodríguez, 2004). Kiting and hovering are associated with strong winds, which often produce unpredictable gusts that may suddenly change a bird's position (Hoover and Morrison, 2005). Additionally, while birds are hunting and focused on prey, they might lose track of wind turbine positions (Krijgsveld *et al.* 2009; Smallwood et al. 2009).

Collision risk may also be influenced by behaviour associated with a specific sex or age. In Belgium, only adult Common Terns (*Sterna hirundo*) were impacted by a wind farm (Everaert and Stienen, 2007) and the high fatality rate was sex-biased (Stienen *et al.* 2008). In this case, the wind farm is located in the foraging flight path of an important breeding colony, and the differences between fatality of males and females can be explained by the different foraging activity during egg-laying and incubation (Stienen *et al.* 2008). Another example comes from Portugal, where recent findings showed that the mortality of the Skylark (*Alauda arvensis*) is sex and age biased, and affecting mainly adult males. This was related with the

characteristic breeding male song-flights that make them more vulnerable to collision with wind turbines (Morinha *et al.* 2014).

Social behaviour may also result in a greater collision risk with wind turbines due to a decreased awareness of the surroundings. Several authors have reported that flocking behaviour increases collision risk with power lines as opposed to solitary flights (e.g. Janss, 2000). However, caution must be exercised when comparing the particularities of wind farms with power lines, as some species appear to be vulnerable to collisions with power lines but not with wind turbines, e.g. indications are that bustards, which are highly vulnerable to power line collisions, are not prone to wind turbine collisions – a Spanish database of over 7000 recorded turbine collisions contains no Great Bustards Otis tarda (A. Camiña 2012a). White Storks are one of the most common large soaring migratory species recorded crossing in tens of thousands from Europe into Africa at the Straits of Gibraltar, yet the species seem to be able to successfully avoid the wind turbines at the Tarifa wind farm (e.g. see Jans 2000 and De Lucas *et al.* 2004). White Storks are not mentioned in a comprehensive review by the Birdlife International of the literature on wind turbine/avian interactions spanning 10 years between 2003 and 2013 (Gove *et al.* 2013).

Several collision risk models incorporate other variables related to bird behaviour. Flight altitude is widely considered important in determining the risk of bird collisions with offshore and onshore wind turbines, as birds that tend to fly at the height of rotor swept zones are more likely to collide (e.g. Band *et al.* 2007; Furness *et al.* 2013; Garthe and Hüppop, 2004).

Aletta wind farm

The priority species at the wind farm can be classified as either terrestrial species or soaring species, with some, e.g. Secretarybird exhibiting both types of flight behaviour.

Terrestrial species spend most of the time foraging on the ground. They do not fly often and then generally short distances at low to medium altitude, usually powered flight. At the wind farm site, korhaans, bustards and larks are included in this category. Some larger species undertake longer distance flights at higher altitudes (specifically Ludwig's Bustard). Soaring species spend a significant time on the wing in a variety of flight modes including soaring, kiting, hovering and gliding at medium to high altitudes. At the wind farm site, the raptor species are included in this class. Based on the potential time spent potentially flying at rotor height, soaring species are likely to be at greater risk of collision. However, specific behaviour of some terrestrial species might put them at risk of collision, e.g. display flights of Northern Black Korhaan and Sclater's Lark might place them within the rotor swept zone.

Avoidance behaviours

Collision fatalities are also related to displacement and avoidance behaviours, as birds that do not exhibit either of these behaviours are more likely to collide with wind turbines. The lack of avoidance behaviour has been highlighted as a factor explaining the high fatality of White-tailed Eagles at Smøla wind farm, as no significant differences were found in the total amount of flight activity within and outside the wind farm area (Dahl *et al.* 2013). However, the birds using the Smøla wind farm are mainly sub-adults, indicating that adult eagles are being displaced by the wind farm (Dahl *et al.* 2013).

Two types of avoidance have been described (Furness *et al.*, 2013): 'macro-avoidance' whereby birds alter their flight path to keep clear of the entire wind farm (e.g. Desholm and Kahlert, 2005; Plonczkier and Simms, 2012; Villegas-Patraca *et al.* 2014), and 'micro-avoidance' whereby birds enter the wind farm but take evasive actions to avoid individual wind turbines (Band *et al.* 2007). This may differ between species and may have a significant impact on the size of the risk associated with a specific species. It is generally assumed that 95-98% of birds will successfully avoid the turbines (SNH 2010). It is also important to note that there is not necessarily a direct correlation between time spent at rotor height, and the likelihood of collision.

Displacement due to wind farms, which can be defined as reduced bird breeding density within a short distance of a wind turbines, has been described for some species (Pearce-Higgins *et al.* 2009). Birds exhibiting this type of displacement behaviour when defining breeding territories are less vulnerable to collisions, not because of morphological or site-specific factors, but because of altered behaviour (see also **section 6.2** of the Avifauna Specialist Report).

Aletta wind farm

It is anticipated that most birds at the proposed wind farm will successfully avoid the wind turbines. Possible exceptions might be raptors engaged in hunting which might serve to distract them and place them at risk of collision, or birds engaged in display behaviour, e.g. Northern Black Korhaan (see earlier point). Despite being potential collision candidates based on morphology and flight behaviour, bustards do not seem to be particularly vulnerable to wind turbine collisions, indicating a high avoidance rate. Complete macro-avoidance of the wind farm is unlikely for any of the priority species.

Bird abundance

Some authors suggest that fatality rates are related to bird abundance, density or utilization rates (Carrete *et al.* 2012; Kitano and Shiraki, 2013; Smallwood and Karas, 2009), whereas others point out that, as birds use their territories in a non-random way, fatality rates do not depend on bird abundance alone (e.g. Ferrer *et al.* 2012; Hull *et al.* 2013). Instead, fatality rates depend on other factors such as differential use of specific areas within a wind farm (De Lucas *et al.* 2008). For example, at Smøla, White-tailed Eagle flight activity is correlated with collision fatalities (Dahl *et al.* 2013). In the APWRA, Golden Eagles, Red-tailed Hawks and American Kestrels (*Falco spaverius*) have higher collision fatality rates than Turkey Vultures (*Cathartes aura*) and Common Raven (*Corvus corax*), even though the latter are more abundant in the area (Smallwood *et al.* 2009), indicating that fatalities are more influenced by each species' flight behaviour and turbine perception. Also, in southern Spain, bird fatality was higher in the winter, even though bird abundance was higher during the pre-breeding season (De Lucas *et al.* 2008).

Aletta wind farm

The abundance of priority species at the proposed wind farm site will fluctuate depending on season of the year, and particularly in response to rainfall. This is a common phenomenon in arid ecosystems, where stochastic rainfall events can trigger irruptions of insect populations which in turn attract large numbers of birds. In general, higher populations of priority species are likely to be present when the veld conditions are good, especially in the rainy season. This could increase the risk of collisions due to heightened flight activity, especially of species such as Karoo Korhaan and Ludwig's Bustard. Conversely, some species

might be more at risk during dry conditions, e.g. Sclater's Lark which seems to increase in numbers during dry spells (Hockey *et al.* 2005).

8.2.4.2 Site-specific factors

• Landscape features

Susceptibility to collision can also heavily depend on landscape features at a wind farm site, particularly for soaring birds that predominantly rely on wind updrafts to fly (see previous section). Some landforms such as ridges, steep slopes and valleys may be more frequently used by some birds, for example for hunting or during migration (Barrios and Rodríguez, 2004; Drewitt and Langston, 2008; Katzner *et al.* 2012; Thelander *et al.* 2003). In APWRA, Red-tailed Hawk fatalities occur more frequently than expected by chance at wind turbines located on ridge tops and swales, whereas Golden Eagle fatalities are higher at wind turbines located on slopes (Thelander *et al.* 2003). Other birds may follow other landscape features, such as peninsulas and shorelines, during dispersal and migration periods. Kitano and Shiraki (2013) found that the collision rate of White-tailed Eagles along a coastal cliff was extremely high, suggesting an effect of these landscape features on fatality rates.

Aletta wind farm

The proposed site does not contain many landscape features as the majority of the development area is situated on a vast open plain. There is a slight ridge to the north of the site which may be used by soaring species for declivity soaring, but this was not recorded during pre-construction monitoring. There is small pan in the south of the study area, and many boreholes with water troughs. Boreholes with open water troughs are important sources of surface water and are used extensively by various species, including large raptors, to drink and bath. Apart from raptors, smaller species congregate in large numbers around water troughs which in turn attracts raptors such as Lanner Falcon and Southern Pale Chanting Goshawk exposing them to collisions when they are distracted and hunting. If the small pan regularly holds water, it could attract all of the above as well as a variety of waterbirds. However, it seems as if the pan seldom contains water, it never contained water during the 12-months monitoring.

• Flight paths

Although the abundance of a species per se may not contribute to a higher collision rate with wind turbines, as previous discussed, areas with a high concentration of birds seem to be particularly at risk of collisions (Drewitt and Langston, 2006), and therefore several guidelines on wind farm construction advise special attention to areas located in migratory paths (e.g. Atienza *et al.* 2012; CEC, 2007; USFWS, 2012). As an example, Johnson *et al.* (2002) noted that over two-thirds of the carcasses found at a wind farm in Minnesota were of migrating birds. At certain times of the year, nocturnally migrating passerines are the most abundant species at wind farm, particularly during spring and fall migrations, and are also the most common fatalities (Strickland *et al.* 2011).

For territorial raptors like Golden Eagles, foraging areas are preferably located near to the nest, when compared to the rest of their home range. For example, in Scotland 98% of movements were registered at ranges less than 6 km from the nest, and the core areas were located within a 2–3 km radius (McGrady *et*

al. 2002). These results, combined with the terrain features selected by Golden Eagles to forage such as areas closed to ridges, can be used to predict the areas used by the species to forage (McLeod et al. 2002), and therefore provide a sensitivity map and guidance to the development of new wind farms (Bright et al. 2006). In Spain, on the other hand, a study spanning 7 provinces with an estimated Golden Eagle population of 384 individuals, with a combined total of 46 years of post-construction monitoring, involving 5858 turbines, collisions did not occur at the nearest wind farm to the nest site but occurred in hunting areas with high prey availability far from the breeding territories, or randomly. A subset of data was used to investigate, inter alia, the relationship between collision mortality and proximity to wind turbines. Data was gathered for over a 12-year period. Analysis revealed that collisions are not related with the distance from the nest to the nearest turbine (Camiña 2014).

Wind farms located within flight paths can increase collision rates, as seen for the wind farm located close to a seabird breeding colony in Belgium (Everaert and Stienen, 2008). In this case, wind turbines were placed along feeding routes, and several species of gulls and terns were found to fly between wind turbines on their way to marine feeding grounds. Additionally, breeding adults flew closer to the structures when making frequent flights to feed chicks, which potentially increased the collision risk.

Aletta Wind Farm

The proposed windfarm site is not located on any known or obvious flight path. It is also not located on any known migration route. The pair of Verreaux's Eagles which breeds just outside the north-eastern corner of the site may at times forage over the site, especially in the area close to the nest, but they were never recorded flying at the site during the 12-months monitoring. Monitoring at other wind farm sites in the Karoo have indicated that the majority of flight activity is within a 2-3km radius around the nest (Ralston 2016; pers. obs). Another area of potential dense flight activity is around water points, which could regularly attract several priority species, especially large raptors (see 5.2.2 of the Avifauna Specialist Report). However, no such activity was recorded during the 12-months monitoring.

Food availability

Factors that increase the use of a certain area or that attract birds, like food availability, also play a role in collision risk. For example, the high density of raptors at the APWRA and the high collision fatality due to collision with turbines is thought to result, at least in part, from high prey availability in certain areas (Hoover and Morrison, 2005; Smallwood et al. 2001). This may be particularly relevant for birds that are less aware of obstructions such as wind turbines while foraging (Krijgsveld et al. 2009; Smallwood et al. 2009). It is speculated that the mortality of three Verreaux's Eagles in 2015 at a wind farm site in South Africa may have been linked to the availability of food (Smallie 2015).

Aletta Wind Farm

BioTherm Energy

In arid zones such as where this proposed wind farm is located, food availability is often linked to rainfall. It is a well-known fact that insect outbreaks may occur after rainfall events, which could draw in various priority species such as Ludwig's Bustard, Kori Bustard and various raptors. This in turn could heighten the risk of collisions.

• Weather

Certain weather conditions, such as strong winds that affect the ability to control flight manoeuvrability or reduce visibility, seem to increase the occurrence of bird collisions with artificial structures (Longcore *et al.* 2013). Some high bird fatality events at wind farms have been reported during instances of poor weather. For example, at an offshore research platform in Helgoland, Germany, over half of the bird strikes occurred on just two nights that were characterized by very poor visibility (Hüppop *et al.* 2006). Elsewhere, 14 bird carcasses were found at two adjacent wind turbines after a severe thunderstorm at a North American wind farm (Erickson *et al.* 2001). However, in these cases, there may be a cumulative effect of bad weather and increased attraction to artificial light. Besides impairing visibility, low altitude clouds can in turn lower bird flight height, and therefore increasing their collision risk with tall obstacles (Langston and Pullan, 2003). For wind farms located along migratory routes, the collision risk may not be the same throughout a 24-h period, as the flight altitudes of birds seem to vary. The migration altitudes of soaring birds have been shown to follow a typically diurnal pattern, increasing during the morning hours, peaking toward noon, and decreasing again in the afternoon, in accordance with general patterns of daily temperature and thermal convection (Kerlinger, 2010; Shamoun-Baranes *et al.* 2003).

Collision risk of raptors is particularly affected by wind. For example, Golden Eagles migrating over a wind farm in Rocky Mountain showed variable collision risk according to wind conditions, which decreased when the wind speed raised and increased under head- and tailwinds when compared to western crosswinds (Johnston *et al.* 2014).

Aletta Wind Farm

Weather conditions at the proposed wind farm are likely to influence flight behaviour in much the same manner as has been recorded elsewhere at wind farms. The dominant wind directions at Copperton is West/West-southwest and East - northeast. However, the majority of soaring flight activity was recorded during north-westerly wind conditions (see **APPENDIX 3** of the Avifauna Specialist Report).

8.2.4.3 Wind farm-specific factors

• Turbine features

Turbine features may play a role in collision risk. Older lattice-type towers have been associated with high collision risk, as some species exhibiting high fatality rates used the turbine poles as roosts or perches when hunting (Osborn *et al.* 1998; Thelander and Rugge, 2000). However, in more recent studies, tower structure did not influence the number of bird collisions, as it was not higher than expected according to their availability when compared to collisions with tubular turbines (Barrios and Rodríguez, 2004).

Turbine size has also been highlighted as an important feature, as higher towers have a larger rotor swept zone and, consequently, a larger collision risk area. While this makes intuitive sense, the majority of published scientific studies indicate that an increase in rotor swept area do not automatically translate into a larger collision risk. Turbine dimensions seem to play an insignificant role in the magnitude of the collision risk in general, relative to other factors such as topography, turbine location, morphology and a species' inherent ability to avoid the turbines, and may only be relevant in combination with other factors, particularly

wind strength and topography (see Howell 1997, Barrios & Rodriguez 2004; Barclay *et al.* 2007, Krijgsveld *et al.* 2009, Smallwood 2013; Everaert 2014). Only two studies so far found a correlation between turbine hub height and mortality (De Lucas *et al.* 2008; Loss *et al.* 2013).

Rotor speed (revolutions per minute) also seems to be relevant, as faster rotors are responsible for higher fatality rates (Thelander *et al.* 2003). However, caution is needed when analysing rotor speed alone, as it is usually correlated with other features that may influence collision risk as turbine size, tower height and rotor diameter (Thelander *et al.* 2003), and because rotor speed is not proportional to the blade speed. In fact, fast spinning rotors have fast moving blades, but rotors with lower resolutions per minute may drive higher blade tip speeds.

Aletta Wind Farm

Due to the fact that the turbine dimensions are constantly changing as newer models are introduced, it is best to take a pre-cautionary approach in order to anticipate any future potential changes in the turbine dimensions. The pre-construction monitoring programme worked on a potential rotor swept area of 30m – 220m to incorporate a wide range of models, which accommodates the current proposed turbines.

• Blade visibility

When turbine blades spin at high speeds, a motion smear (or motion blur) effect occurs, making wind turbines less conspicuous. This effect occurs both in the old small turbines that have high rotor speed and in the newer high turbines that despite having slower rotor speeds, achieve high blade tip speeds. Motion smear effect happens when an object is moving too fast for the brain to process the images and, as a consequence, the moving object appears blurred or even transparent to the observer. The effect is dependent on the velocity of the moving object and the distance between the object and the observer. The retinal-image velocity of spinning blades increases as birds get closer to them, until it eventually surpasses the physiological limit of the avian retina to process temporally changing stimuli. As a consequence, the blades may appear transparent and perhaps the rotor swept zone appears to be a safe place to fly (Hodos, 2003). For example, McIsaac (2001) showed that American Kestrels were not always able to distinguish moving turbine blades within a range of light conditions.

Aletta Wind Farm

Motion smear is inherent to all wind turbines and will therefore also be a potential risk factor at the proposed wind farm.

Wind farm configuration

Wind farm layout can also have a critical influence on bird collision risk. For example, it has been demonstrated that wind farms arranged perpendicularly to the main flight path may be responsible for a higher collision risk (Everaert *et al.* 2002 & Isselbacher and Isselbacher, 2001 in Hötker *et al.* 2006). At APWRA, wind farms located at the ends of rows, next to gaps in rows, and at the edge of local clusters were found to kill disproportionately more birds (Smallwood and Thellander, 2004). In this wind farm, serially arranged wind turbines that form wind walls are safer for birds (suggesting that birds recognize wind turbines and towers as obstacles and attempt to avoid them while flying), and fatalities mostly occur

at single wind turbines or wind turbines situated at the edges of clusters (Smallwood and Thellander, 2004). However, this may be a specificity of APWRA. For instance, De Lucas *et al.* (2012a) found that the positions of the wind turbines within a row did not influence the turbine fatality rate of Griffon Vultures at Tarifa. Additionally, engineering features of the newest wind turbines require a larger minimum distance between adjacent wind turbines and in new wind farms it is less likely that birds perceive rows of turbines as impenetrable walls. In fact, in Greece it was found that the longer the distance between wind turbines, the higher is the probability that raptors will attempt to cross the space between them (Cárcamo *et al.* 2011).

Aletta Wind Farm

The recorded flight behaviour of priority species at the proposed wind farm provided few clues with regard to potential areas of greater risk, largely due to the low frequency and random nature of flights. A precautionary no-turbine buffer zone of 3km is recommended around the Verreaux's Eagle nest site, based on the species' known vulnerability to turbine collisions.

8.2.5 Displacement due to disturbance

The displacement of birds from areas within and surrounding wind farms due to visual intrusion and disturbance in effect can amount to habitat loss. Displacement may occur during both the construction and operational phases of wind farms, and may be caused by the presence of the turbines themselves through visual, noise and vibration impacts, or as a result of vehicle and personnel movements related to site maintenance. The scale and degree of disturbance will vary according to site- and species-specific factors and must be assessed on a site-by-site basis (Drewitt & Langston 2006).

Unfortunately, few studies of displacement due to disturbance are conclusive, often because of the lack of before-and-after and control-impact (BACI) assessments. Onshore, disturbance distances (in other words the distance from wind farms up to which birds are absent or less abundant than expected) up to 800 m (including zero) have been recorded for wintering waterfowl (Pedersen & Poulsen 1991 as cited by Drewitt & Langston 2006), though 600 m is widely accepted as the maximum reliably recorded distance (Drewitt & Langston 2006). The variability of displacement distances is illustrated by one study which found lower post-construction densities of feeding European White-fronted Geese Anser albifrons within 600 m of the turbines at a wind farm in Rheiderland, Germany (Kruckenberg & Jaene 1999 as cited by Drewitt & Langston 2006), while another showed displacement of Pink-footed Geese Anser brachyrhynchus up to only 100-200 m from turbines at a wind farm in Denmark (Larsen & Madsen 2000 as cited by Drewitt & Langston 2006). Indications are that Great Bustard Otis tarda could be displaced by wind farms up to one kilometre from the facility (Langgemach 2008). An Austrian study found displacement for Great Bustards up to 600m (Wurm & Kollar as quoted by Raab et al. 2009). However, there is also evidence to the contrary; information on Great Bustard received from Spain points to the possibility of continued use of leks at operational wind farms (Camiña 2012b). Research on small grassland species in North America indicates that permanent displacement is uncommon and very species specific (e.g. see Stevens et al. 2013, Hale et al. 2014). There also seem to be little evidence for a persistent decline in passerine populations at wind farm sites in the UK (despite some evidence of turbine avoidance), with some species, including Skylark, showing increased populations after wind farm construction (see Pierce-Higgins et al. 2012). Populations

of Thekla Lark Galerida theklae were found to be unaffected by wind farm developments in Southern Spain (see Farfan et al. 2009).

The consequences of displacement for breeding productivity and survival are crucial to whether or not there is likely to be a significant impact on population size. However, studies of the impact of wind farms on breeding birds are also largely inconclusive or suggest lower disturbance distances, though this apparent lack of effect may be due to the high site fidelity and long life-span of the breeding species studied. This might mean that the true impacts of disturbance on breeding birds will only be evident in the longer term. when new recruits replace existing breeding birds. Few studies have considered the possibility of displacement for short-lived passerines (such as larks), although Leddy et al. (1999) found increased densities of breeding grassland passerines with increased distance from wind turbines, and higher densities in the reference area than within 80m of the turbines. A review of minimum avoidance distances of 11 breeding passerines were found to be generally <100m from a wind turbine ranging from 14 - 93m (Hötker et al. 2006). A comparative study of nine wind farms in Scotland (Pearce-Higgens et al. 2009) found unequivocal evidence of displacement: Seven of the 12 species studied exhibited significantly lower frequencies of occurrence close to the turbines, after accounting for habitat variation, with equivocal evidence of turbine avoidance in a further two. No species were more likely to occur close to the turbines. Levels of turbine avoidance suggest breeding bird densities may be reduced within a 500m buffer of the turbines by 15–53%, with Common Buzzard Buteo buteo, Hen Harrier Circus cyaneus, Golden Plover Pluvialis apricaria, Snipe Gallinago gallinago, Curlew Numenius arguata and Wheatear Oenanthe oenanthe most affected. In a follow-up study, monitoring data from wind farms located on unenclosed upland habitats in the United Kingdom were collated to test whether breeding densities of upland birds were reduced as a result of wind farm construction or during wind farm operation. Red Grouse Lagopus lagopus scoticus, Snipe Gallinago gallinago and Curlew Numenius arguata breeding densities all declined on wind farms during construction. Red Grouse breeding densities recovered after construction, but Snipe and Curlew densities did not. Post-construction Curlew breeding densities on wind farms were also significantly lower than reference sites. Conversely, breeding densities of Skylark Alauda arvensis and Stonechat Saxicola torguata increased on wind farms during construction. Overall, there was little evidence for consistent post-construction population declines in any species, suggesting that wind farm construction can have greater impacts upon birds than wind farm operation (Pierce-Higgens et al. 2012).

The effect of birds altering their migration flyways or local flight paths to avoid a wind farm is also a form of displacement. This effect is of concern because of the possibility of increased energy expenditure when birds have to fly further, as a result of avoiding a large array of turbines, and the potential disruption of linkages between distant feeding, roosting, moulting and breeding areas otherwise unaffected by the wind farm. The effect depends on species, type of bird movement, flight height, distance to turbines, the layout and operational status of turbines, time of day and wind force and direction, and can be highly variable, ranging from a slight 'check' in flight direction, height or speed, through to significant diversions which may reduce the numbers of birds using areas beyond the wind farm (Drewitt & Langston 2006). A review of the literature suggests that none of the barrier effects identified so far have significant impacts on populations (Drewitt & Langston 2006). However, there are circumstances where the barrier effect might lead indirectly to population level impacts; for example, where a wind farm effectively blocks a regularly used flight line between nesting and foraging areas, or where several wind farms interact cumulatively to create an extensive barrier which could lead to diversions of many tens of kilometres, thereby incurring increased energy costs.

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BioTherm Energy

Aletta Wind Farm

None of the priority species are likely to be permanently displaced due to disturbance, although displacement in the short term during the construction phase is very likely. The risk of permanent replacement is larger for large species such as Kori Bustard and Ludwig's Bustard, although displacement of the closely related Denham's Bustard (Neotis denhami) is evidently not happening at existing wind farms in the Eastern Cape (M. Langlands pers. comm). If the wind farm follows the modern trend of fewer, larger turbines, the risk of displacement is also lower. However, this will only be established through a post-construction monitoring programme.

It is recommended that a 3km buffer no development zone is implemented around the Verreaux's Eagle nest at FP2 as per the draft Verreaux's Eagle guidelines for wind farms produced by Birdlife SA in September 2015 (Ralston 2016). A 300m no development buffer zone is recommended for the suspected Southern Pale Chanting Goshawk nest at FP3.

8.2.6 Displacement due to habitat loss

The scale of permanent habitat loss resulting from the construction of a wind farm and associated infrastructure depends on the size of the project but, in general it, is likely to be small per turbine base. Typically, actual habitat loss amounts to 2–5% of the total development area (Fox *et al.* 2006 as cited by Drewitt & Langston 2006), though effects could be more widespread where developments interfere with hydrological patterns or flows on wetland or peatland sites (unpublished data). Some changes could also be beneficial. For example, habitat changes following the development of the Altamont Pass wind farm in California led to increased mammal prey availability for some species of raptor (for example through greater availability of burrows for Pocket Gophers Thomomys bottae around turbine bases), though this may also have increased collision risk (Thelander *et al.* 2003 as cited by Drewitt & Langston 2006).

However, the results of habitat transformation may be subtler, whereas the actual footprint of the wind farm may be small in absolute terms, the effects of the habitat fragmentation brought about by the associated infrastructure (e.g. power lines and roads) may be more significant. Sometimes Great Bustard can be seen close to or under power lines, but a study done in Spain (Lane *et al.* 2001 as cited by Raab *et al.* 2009) indicates that the total observation of Great Bustard flocks were significantly higher further from power lines than at control points. Shaw (2013) found that Ludwig's Bustard generally avoid the immediate proximity of roads within a 500m buffer. This means that power lines and roads also cause loss and fragmentation of the habitat used by the population in addition to the potential direct mortality. The physical encroachment increases the disturbance and barrier effects that contribute to the overall habitat fragmentation effect of the infrastructure (Raab *et al.* 2010). It has been shown that fragmentation of natural grassland in Mpumalanga (in that case by afforestation) has had a detrimental impact on the densities and diversity of grassland species (Alan *et al.* 1997).

Aletta Wind Farm

The direct habitat transformation at the proposed wind farm is likely to be fairly minimal. The indirect habitat transformation is likely to have a bigger impact on priority species. It is expected that the densities of some

terrestrial priority species may decrease due to this impact, e.g. Ludwig's Bustard, but complete displacement is unlikely. The degree of displacement will only become apparent through post-construction monitoring.

8.3 Bats

The full Bat Assessment was conducted by Werner Marais of Animalia and is included in **Appendix 6C**. The results below have been taken from the final progress report for a 12 month bat monitoring study.

8.3.1 Ecology of bat species that may be largely impacted by the Aletta 1 WEF

There are several bat species in the vicinity of the site that occur commonly in the area. These species are of importance based on their likelihood of being impacted by the proposed WEF, due to high abundances and certain behavioural traits. The relevant species are discussed below.

Tadarida aegyptiaca

The Egyptian Free-tailed Bat, *Tadarida aegyptiaca*, is a Least Concern species as it has a wide distribution and high abundance throughout South Africa, and is part of the Free-tailed bat family (Molossidae). It occurs from the Western Cape of South Africa, north through to Namibia and southern Angola; and through Zimbabwe to central and northern Mozambique (Monadjem *et al.* 2010). This species is protected by national legislation in South Africa (ACR 2010).

They roost communally in small (dozens) to medium-sized (hundreds) groups in caves, rock crevices, under exfoliating rocks, in hollow trees and behind the bark of dead trees. Tadarida aegyptiaca has also adapted to roosting in buildings, in particular roofs of houses (Monadjem *et al.* 2010). Thus man-made structures and large trees on the site would be important roosts for this species.

Tadarida aegyptiaca forages over a wide range of habitats, flying above the vegetation canopy. It appears that the vegetation has little influence on foraging behaviour as the species forages over desert, semi-arid scrub, savanna, grassland and agricultural lands. Its presence is strongly associated with permanent water bodies due to concentrated densities of insect prey (Monadjem *et al.* 2010).

The Egyptian Free-tailed bat is considered to have a High likelihood of risk of fatality due to wind turbines (Sowler and Stoffberg 2014). Due to the high abundance and widespread distribution of this species, high mortality rates due to wind turbines would be a cause of concern as these species have more significant ecological roles than the rarer bat species.

After a gestation of four months, a single young is born, usually in November or December, when females give birth once a year. In males, spermatogenesis occurs from February to July and mating occurs in August. Maternity colonies are apparently established by females in November.

Neoromicia capensis

Neoromicia capensis is commonly called the Cape serotine and has a conservation status of Least Concern as it is found in high numbers and is widespread over much of Sub-Saharan Africa.

High mortality rates of this species due to wind turbines would be a cause of concern as *N. capensis* is abundant and widespread and as such has a more significant role to play within the local ecosystem than the rarer bat species. They do not undertake migrations and thus are considered residents of the site.

It roosts individually or in small groups of two to three bats in a variety of shelters, such as under the bark of trees, at the base of aloe leaves, and under the roofs of houses. They will use most man-made structures as day roosts which can be found throughout the site and surrounding areas (Monadjem *et al.* 2010).

They are tolerant of a wide range of environmental conditions as they survive and prosper within arid semidesert areas to montane grasslands, forests, and savannas; indicating that they may occupy several habitat types across the site, and are amenable towards habitat changes. They are however clutter-edge foragers, meaning they prefer to hunt on the edge of vegetation clutter mostly, but can occasionally forage in open spaces. They are thought to have a Medium-High likelihood of risk of fatality due to wind turbines (Sowler and Stoffberg 2014).

Mating takes place from the end of March until the beginning of April. Spermatozoa are stored in the uterine horns of the female from April until August, when ovulation and fertilisation occurs. They give birth to twins during late October and November but single pups, triplets and quadruplets have also been recorded (van der Merwe 1994 and Lynch 1989).

Miniopterus natalensis

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Miniopterus natalensis, also commonly referred to as the Natal long-fingered bat, occurs widely across the country but mostly within the southern and eastern regions and is listed as Near Threatened (Monadjem *et al.*, 2010). This bat is a cave-dependent species and identification of suitable roosting sites may be more important in determining its presence in an area than the presence of surrounding vegetation. It occurs in large numbers when roosting in caves with approximately 260 000 bats observed making seasonal use of the De Hoop Guano Cave in the Western Cape, South Africa. Culverts and mines have also been observed as roosting sites for either single bats or small colonies. Separate roosting sites are used for winter hibernation activities and summer maternity behaviour, with the winter hibernacula generally occurring at higher altitudes in more temperate areas and the summer hibernacula occurring at lower altitudes in warmer areas of the country (Monadjem *et al.*, 2010).

Mating and fertilisation usually occur during March and April and is followed by a period of delayed implantation until July/August. Birth of a single pup usually occurs between October and December as the females congregate at maternity roosts (Monadjem *et al.*, 2010 & Van Der Merwe, 1979).

The Natal long-fingered bat undertakes short migratory journeys between hibernaculum and maternity roosts. Due to this migratory behaviour, they are considered to be at high risk of fatality from wind turbines
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if a wind farm is placed within a migratory path (Sowler and Stoffberg, 2013). The mass movement of bats during migratory periods could result in mass casualties if wind turbines are positioned over a mass migratory route and such turbines are not effectively mitigated. Very little is known about the migratory behaviour and paths of *M. natalensis* in South Africa with migration distances exceeding 150 kilometres. If the site is located within a migratory path the bat detection systems should detect high numbers and activity of the Natal long-fingered bat. This will be examined over the course of the 12-month monitoring survey.

A study by Vincent et al. (2011) on the activity and foraging habitats of Miniopteridae found that the individual home ranges of lactating females were significantly larger than that of pregnant females. It was also found that the bats predominately made use of urban areas (54%) followed by open areas (19.8%). woodlands (15.5%) orchards and parks (9.1%) and water bodies (1.5%) when selecting habitats. Foraging areas were also investigated with the majority again occurring in urban areas (46%), however a lot of foraging also occurred in woodland areas (22%), crop and vineyard areas (8%), pastures, meadows and scrubland (4%) and water bodies (4%).

Sowler and Stoffberg (2014) advise that M. natalensis faces a medium to high risk of fatality due to wind turbines. This evaluation was based on broad ecological features and excluded migratory information.

8.3.2 Transects

BioTherm Energy

Transect data was used to analyse the accuracy of the bat sensitivity map.

First Site Visit

Figure 69 below indicates the transect routes during the first site visit. Transect routes were not calculated and were carried out randomly based on available access to the farms and condition of the farm roads. The SM2BAT+ Real time expansion type detector was used. Table 34 displays the sampling effort and weather conditions prevalent during transect surveys.

Table 34:	Transect	distance,	duration	and	average	weather	conditions	experienced	during the	second
transect										

Date	Distance (km)	Duration (hours	Temperature	Rain (mm)	Wind speed
		and minutes)	(°C)		(km/h)
22 July 2015	45.1	3hr 14min	15	0.6	21.6
23 July 2015	55	3hr 50 min	12	0.0	18



Transect tracks

Figure 69: Transect routes across the site over the first site visit

Figure 69 above displays that zero bat passes were detected over the course of the transect sampling period for the first site visit. This was most likely due to the cold and windy weather conditions influencing the bat activity. Bats are generally less active in adverse weather conditions.

Second Site Visit

Figure 70 below indicates the transect routes during the second site visit. Transect routes were not calculated and were carried out randomly based on available access to the farms and condition of the farm roads. The SM2BAT+ Real time expansion type detector was used. **Table 35** displays the sampling effort and weather conditions prevalent during transect surveys.

Table 35: Transect distance,	duration and average w	weather conditions experienced of	during the second
transect			

Date	Distance (km)	Duration	(hours	Temperature	Rain (mm)	Wind	speed
		and minut	es)	(°C)		(km/h)	

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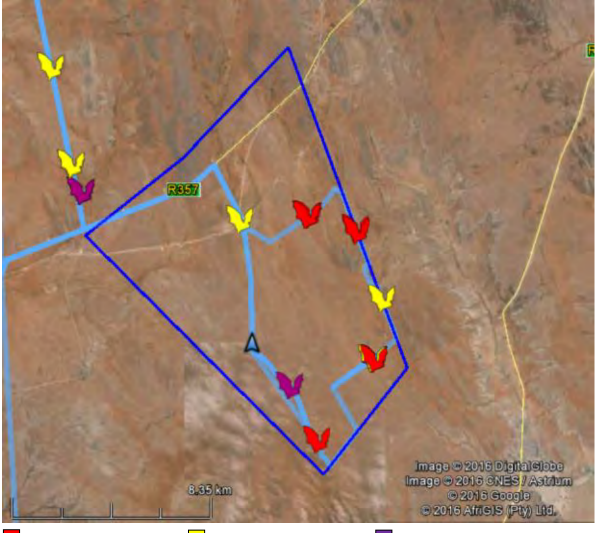
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20 October 2015	62.2	3hr 28min	28	0.0	18
21 October 2015	51.9	3hr 24 min	30	0.0	18
22 October 2015	75.4	5hr 29 min	25	0.0	18

Figure 70 below displays a few bat passes of three different species that were detected across the site during transects. The species detected are Miniopterus natalensis, Neoromicia capensis and Tadarida aegyptiaca. Their spatial distribution was relatively spread across the study area with detection in the vicinity of buildings and houses.



Miniopterus natalensis Neoromicia capensis Tadarida aegyptiaca

Transect tracks

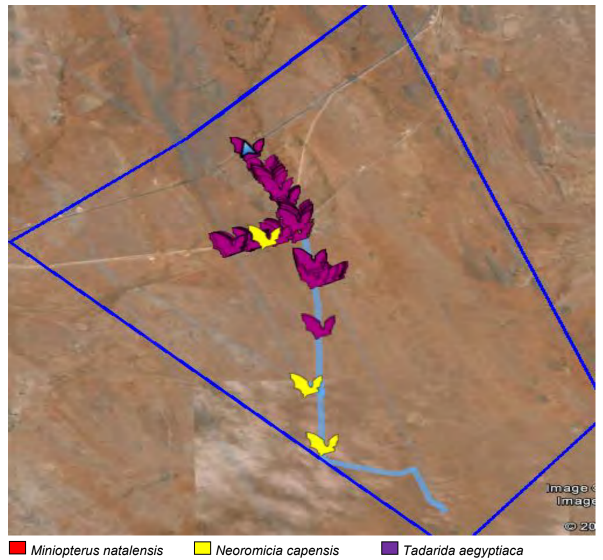
Figure 70: Transect routes across the site over the second site visit

Third Site Visit

Figure 71 below indicates the transect routes during the third site visit. Table 36 displays the sampling effort and weather conditions prevalent during transect surveys.

 Table 36:
 Transect distance, duration and average weather conditions experienced during the second transect

Date	Distance (km)	Duration (hours and minutes)	Temperature (°C)	Rain (mm)	Wind speed (km/h)
10 February 2016	18.7	1hr 51min	33	0.0	9.6



Transect tracks

Figure 71: Transect routes across over the third site visit

Figure 71 above displays a high concentration of *Tadarida aegyptiaca* passes near the centre of the study area, near buildings and houses. These manmade structures provide a suitable roosting place and protection from weather and predators. This bat species seems to be opportunistically utilising those features. Thus, they will be buffered in the bat sensitivity map.

Fourth Site Visit

65.8

52.6

48.4

12 April 2016

13 April 2016

14 April 2016

Figure 72 below indicates the transect routes during the fourth site visit. Table 37 displays the sampling effort and weather conditions prevalent during transect surveys.

Table 37: Transect distance, duration and average weather conditions experienced during the second

transect Date Distance (km) Temperature Wind Duration (hours Rain (mm) speed and minutes) (°C) (km/h) 11 April 2016 56.4 3hr 24min 25.67 0.0 9.3

26.67

27.67

28.67

4hr 08min

3hr 30min

2hr 21min

0.0

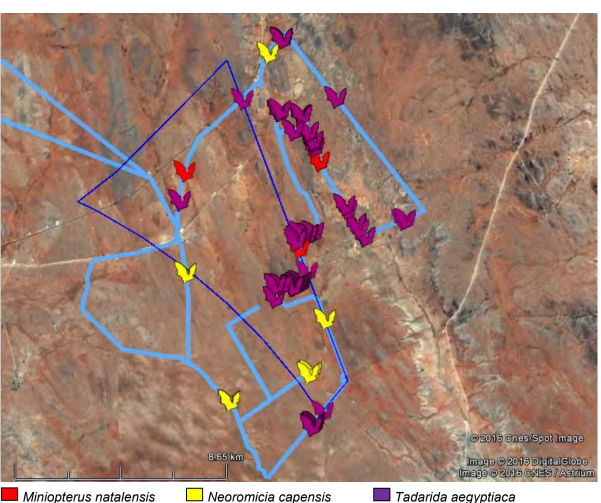
0.0

0.0

10.3

8

8



Miniopterus natalensis

Transect tracks

Figure 72: Transect routes across the site over the fourth site visit.

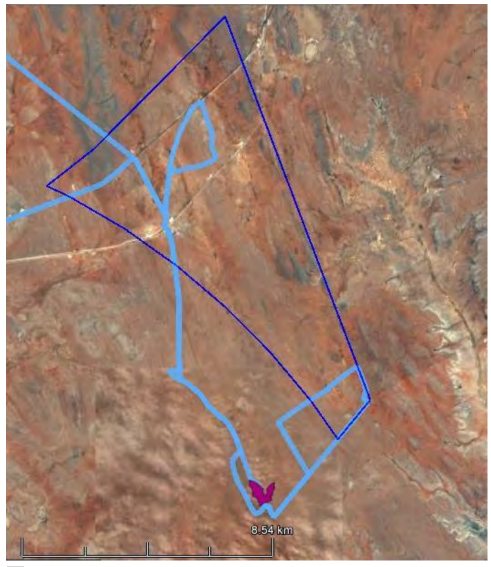
Generally increased bat activity was detected over the fourth site visit across most of the study area. The weather conditions hosted higher bat activity than the previous sampling seasons. *Tadarida aegyptiaca* was the most abundant bat species detected over the study area.

Fifth Site Visit

Figure 73 below indicates the transect routes during the fifth site visit. **Table 38** displays the sampling effort and weather conditions prevalent during transect surveys. Decreased bat activity was detected over the fifth site visit across the study area. The low bat activity can be due to the transect being conducted during a winter month. Tadarida aegyptiaca was the only bat specie detected over the study area.

 Table 38:
 Transect distane, duration and average weather conditions experienced during the second transect

Date	Distance (km)	Duration (hours	Temperature	Rain (mm)	Wind speed
		and minutes)	(°C)		(km/h)
9 July 2016	57.8	3hr 10min	17	0.0	7.3



Tadarida aegyptiaca — Transect tracks

Figure 73: Transect routes across the site over the fifth site visit

8.3.3 Sensitivity Map

Figure 74 depicts the sensitive areas of the site, based on features identified to be important for foraging and roosting of the species that are most probable to occur on site. Thus the sensitivity map is based on species ecology and habitat preferences. This map can be used as a pre-construction mitigation in terms of improving turbine placement with regards to bat preferred habitats on site.

Last iteration June 2015		June 2015
High	sensitivity	250m radial buffer
buffer		

Table 39: Description of parameters in the construction of a sensitivity map

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Moderate sensitivity	100m radial buffer
buffer	
Features used to	Manmade structures, such as houses, barns, sheds and road culverts, these
develop the	structures provide easily accessible roosting sites.
sensitivity map	The presence of probable hollows/overhangs, rock faces and clumps of larger
	woody plants. These features provide natural roosting spaces and tend to
	attract insect prey.
	The different vegetation types and presence of riparian/water drainage habitat
	is used as indicators of probable foraging areas.
	Open water sources, be it man-made farm dams or natural streams and
	wetlands, are important sources of drinking water and provide habitat that host
	insect prey.
	Areas frequented often by cattle and livestock (e.g. congregation areas and
	kraal areas) were assigned a moderate sensitivity since large groups of
	animals tend to attract insects.

The areas designated as having a High Bat Sensitivity implicates that no turbines should be placed in these areas and their respective buffer zones, due to the elevated impacts it can have on bat mortalities. If turbines are located within the Moderate Bat Sensitivity zone or buffer zone, they must receive special attention and preference for post-construction monitoring and implementation of mitigations during the operational phase (if mitigation is found to be required).

Sensitivity	Description
Moderate Sensitivity	Areas of foraging habitat or roosting sites considered to have significant roles for bat ecology. Turbines within or close to these areas must acquire priority (not excluding all other turbines) during pre/post- construction studies and mitigation measures will need to be applied immediately from the start of operation.
High Sensitivity	Areas that are deemed critical for resident bat populations, capable of elevated levels of bat activity and support greater bat diversity than the rest of the site. These areas are 'no-go' areas and turbines must not be placed in these areas and their buffers.

Table 40: Description of sensitivity categories utilised in the sensitivity map

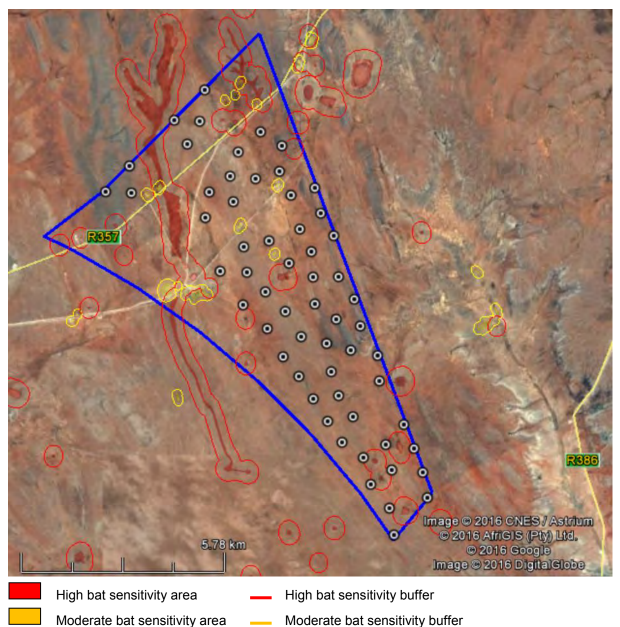


Figure 74: Bat sensitivity map of the Aletta WEF site and proposed turbine layout

The turbine layout is respective of the bat sensitve areas and their buffer zones. It does not encroach on the sensitive areas and thus is deemed acceptable relative to the bat monitoring study.

8.3.4 Passive Data

8.3.4.1 Abundances and Composition of Bat Assemblages

Average bat passes detected per bat detector night (nights on which detectors recorded correctly) and total number of bat passes detected over the monitoring period by all systems are displayed in **Figure 75**-**Figure 78**. Four bat species were detected namely *Tadarida aegyptiaca*, *Neoromicia capensis*, *Miniopterus natalensis*, and *Eptesicus hottentotus*.

Neoromicia capensis and *Tadarida aegyptiaca* were most commonly detected across both of the monitoring systems. These abundant species are of a large value to the local ecosystems as they provide a greater contribution to most ecological services than the rarer species due to their higher numbers.

The migratory species, *Miniopterus natalensis*, was detected by all monitoring systems and is rather prevalent on site. The relative abundance of this species was highest, as detected by all monitoring systems, over the months of September - October 2015 and February - April 2016 (**Figure 77– Figure 78**).

Bat activity detected at 80m monitoring height was low when compared with the monitoring results from 10m height (**Figure 75**). The greatest total bat abundance was detected by the 10m microphone of the meteorological mast.

Bat activity, especially with *Neoromicia capensis*, was generally higher over October 2015 for the Short Mast 1. The Met Mast has higher activity during January 2016 with the bat species *Tadarida aegyptiaca* (**Figure 77– Figure 78**). Generally, bat activity was low over the winter months with a sharp increase in spring. The elevated activity was more or less maintained over summer and has gradually declined into autumn.

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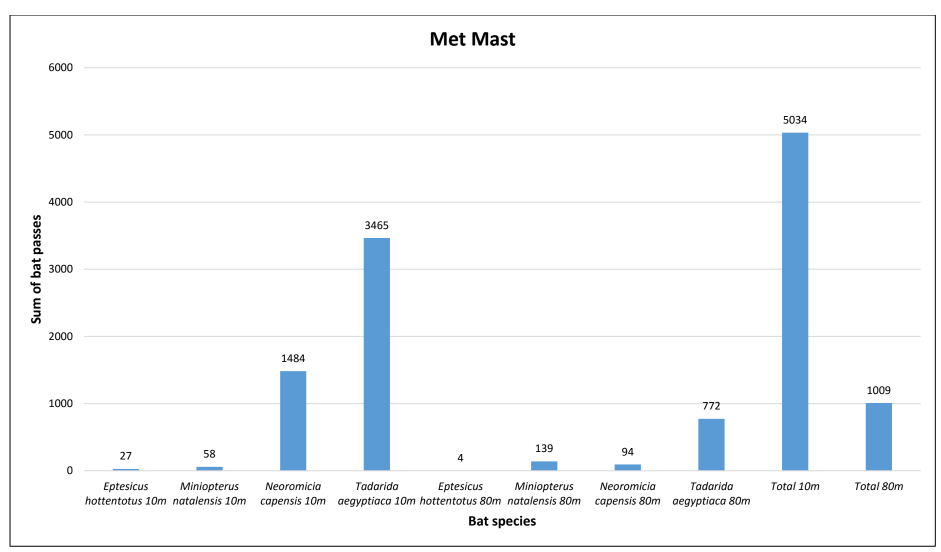


Figure 75: Total bat passes recorded over the monitoring period by the detector mounted on the Met Mast.

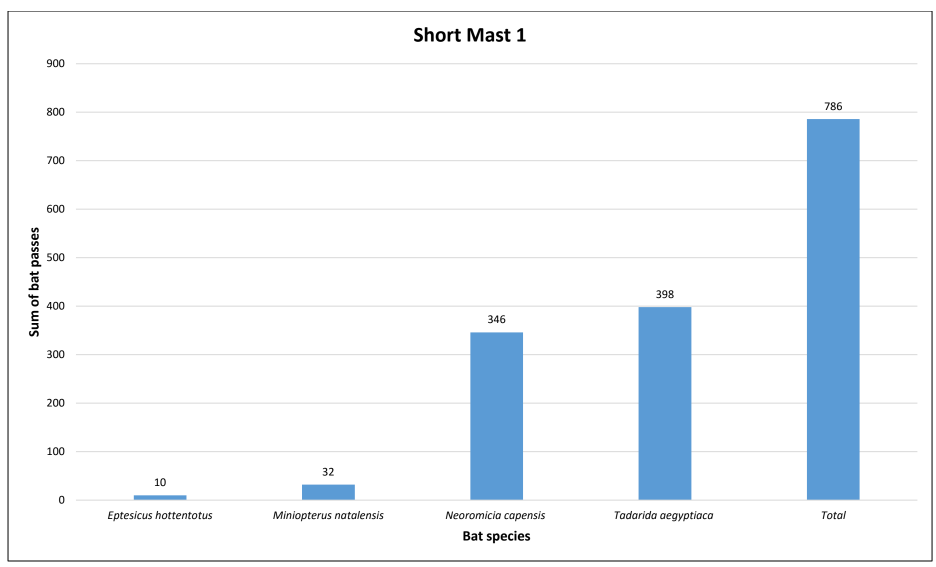


Figure 76: Total bat passes recorded over the monitoring period by the detector mounted on Short Mast 1.

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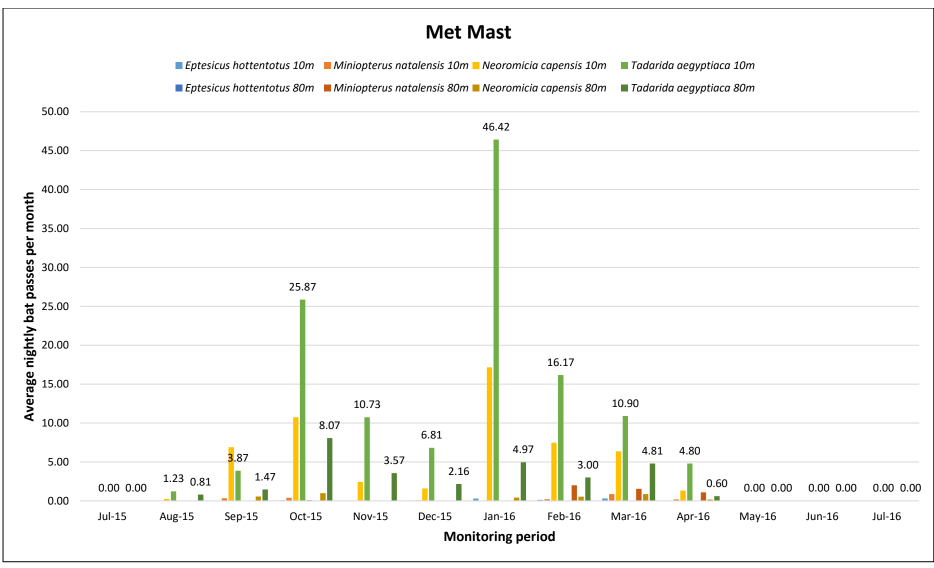


Figure 77: Average bat passes recoded per month by the detector mounted on the Met Mast.

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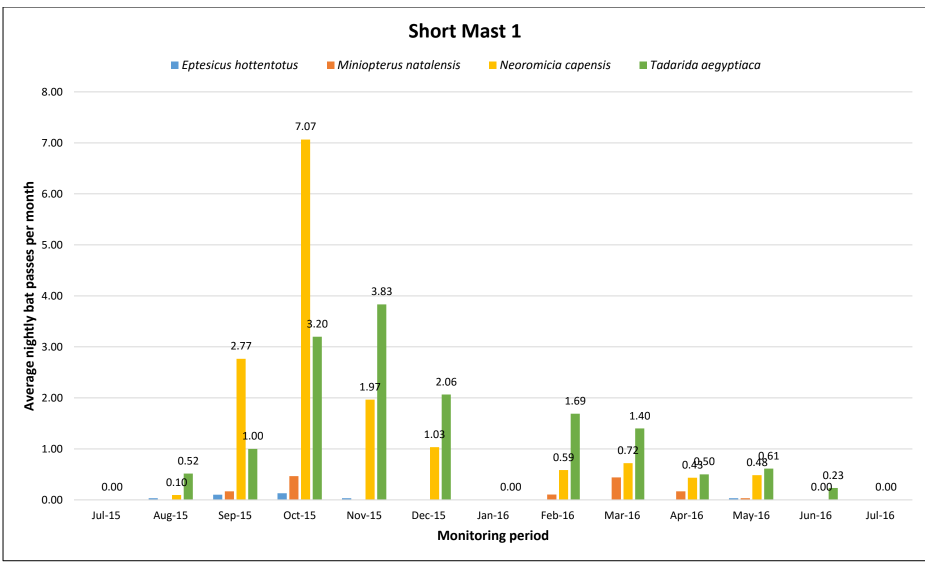


Figure 78: Average bat passes recorded per month by the detector mounted on Short Mast 1.

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8.3.4.2 Temporal Distribution

The sum of all bat passes recorded by the monitoring systems of the particular species are displayed per night over the entire monitoring period (Figure 79- Figure 80). The peak activity times identified are mostly an amalgamation of the temporal distribution of Neoromicia capensis and Tadarida aegyptiaca as they were the species detected more often by a substantial margin.

The periods of elevated bat activity as depicted in Figure 79- Figure 80 are as follows:

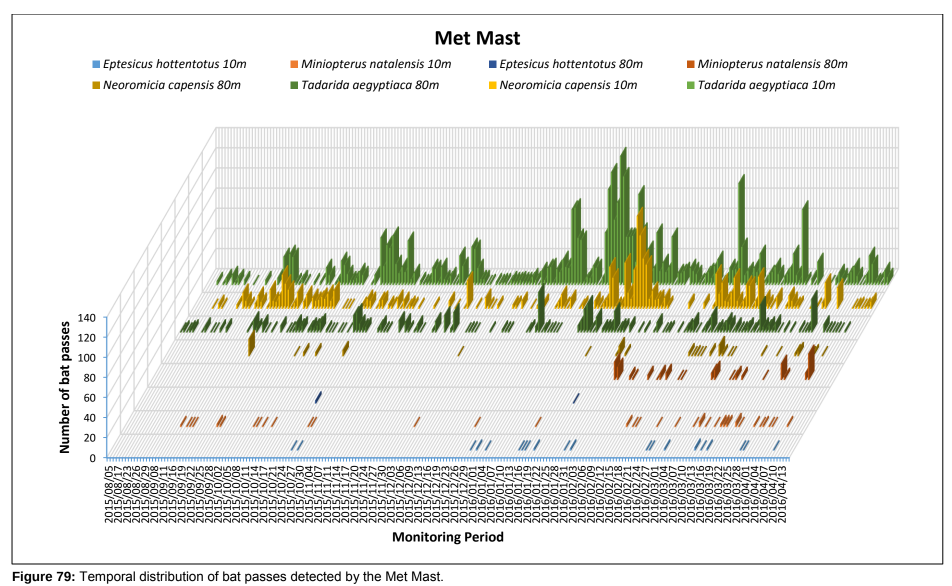
Met Mast

- 15 October 30 November 2015 •
- 1 31 January 2016 •

Short Mast

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- 16 September – 12 October 2015
- 16 October 27 November 2015 •
- 23 December 2015 20 March 2016 •



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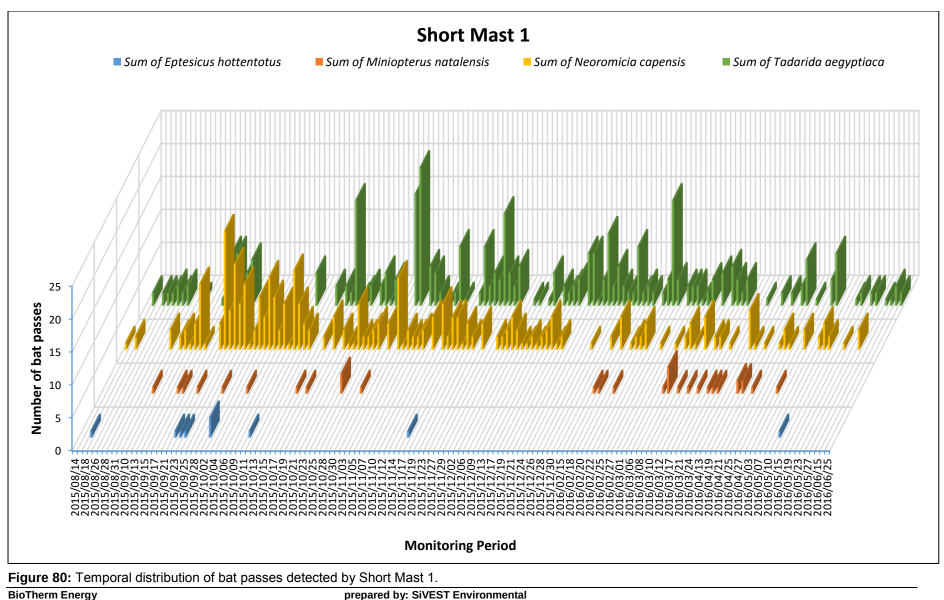
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8.3.4.3 Distribution of bat activity across the night per season

The distribution of bat activity across the night, per season, has been analysed in this section. The 12month monitoring period was divided based on generic calendar seasons outlined **Table 41**.

Season	Monitoring period
Winter	1 June – 31 August
Spring	1 September – 30 November
Summer	1 December – 28 February
Autumn	1 March – 31 May

Table 41: Time frame of each season

The number of bat passes per 10-minute interval over the seasonal monitoring periods were summed to generate the figures of bat activity over the time of night. Higher levels of activity indicate preference for activity over a particular period of the night. These periods will then be used to inform mitigation implementation when and where needed. Once again, peak activity times are mostly an amalgamation of the activity of *Tadarida aegyptiaca* and *Neoromicia capensis*, especially at 10m height. The figures show that there are seldom cases of other species being highly active in the absence of high activity levels of these two abundant species.

Miniopterus natalensis had an increase in activity, especially at 80m height, near the Met Mast during the autumn months. It is likely that this species migrates to nearby roosts over autumn and is therefore more prevalent in the area over such time, but not necessarily that the project site is located within the migration path followed for this movement.

8.3.4.4 Relation between Bat Activity and Weather Conditions

Several sources of literature describe how numerous bat species are influenced by weather conditions. Weather may influence bats in terms of lowering activity, changing time of emergence and flight time. It is also important to note the environmental factors are never isolated and therefore a combination of the environmental factors can have synergistic or otherwise contradictory influences on bat activity. For example, a combination of high temperatures and low wind speeds will be more favourable to bat activity than low temperatures and low wind speed, whereas low temperature and high wind speed will be the least favourable for bats. Below are short descriptions of how wind speed, temperature and barometric pressure influences bat activity.

Wind Speed

Some bat species show reduced activity in windy conditions. Strong winds have been found to suppress flight activity in bats by making flight difficult (O'Farrell *et al.* 1967). Several studies at proposed and operating wind facilities in the United States have documented discernibly lower bat activity during 'high' wind speeds (Arnett *et al.* 2010).

Wind speed and direction also affects availability of insect prey as insects on the wing often accumulate on the lee side of wind breaks such as tree lines (Peng *et al.* 1992). At edges exposed to wind, flight activity of insects, and thus bats may be suppressed and at edges to the lee side of wind, bat activity may be greater. This relationship is used in the sensitivity map whereby the larger vegetation and man-made structures provide shelter from the wind. However, the turbine localities are usually situated on the ridges such that they will be in areas exposed to the wind and not protected by vegetation or structure.

Temperature

Flight activity of bats generally increases with temperature. Flights are of shorter duration on cooler nights and extended on warmer nights. Rachwald (1992) noted that distinct peaks of activity disappeared in warm weather such that activity was mostly continuous through the night. During nights of low temperatures bats intensified foraging shortly after sunset (Corbet and Harris 1991).

Peng (1991) found that many families of aerial dipteran (flies) insects preferred warm conditions for flight. A preference among insects for warm conditions has been reported by many authors suggesting that temperature is an important regulator of bat activity, through its effects on insect prey availability.

The results present figures of the sum of bat passes that were detected within specific wind speed and temperature categories. However, the distribution of bat activity within each wind speed and temperature range may be biased due to the frequency of occurrence of each wind speed and temperature range. Thus the number of bat passes were 'normalised' wherein the frequency with which each wind speed and temperature range were recorded was taken into account. The 'normalised' sum of bat passes per wind speed and temperature range are presented below. Cumulative percentages of the normalised sum of bat passes per wind speed and temperature ranges are also presented. The lowest wind speed at which 80% of bats were detected (of the normalised sum of bat passes) are used to inform mitigation, if needed.

The aim of this analysis is to determine the wind speed and temperature range within which 80% of bat passes are detected. These values of wind speed and temperature are used to mitigate turbine operation where needed based on conserving 80% of detected bat passes, keeping in mind the synergistic or otherwise contradictory effects that the combination of wind speeds and temperatures can have on bat activity.

Time periods used in the analysis below for each monitoring system were identified as periods of elevated activity. The analysis was only performed for time frames of the highest activity levels. The time periods used in the analysis below corresponds with the time periods and systems used to inform mitigation in **Section 6** of the Bat Specialist Report.

8.4 Surface Water

The full Surface Water Assessment was conducted by Shaun Taylor of SiVEST and is included in **Appendix 6D**.

8.4.1 In-field Investigations, Verification and Refinement of Desktop Delineations

The in-field wetland delineation assessment took place from the 27th to the 29th of July 2016. The fieldwork verification, ground-truthing and delineation assessment was undertaken to scrutinise the results of the desktop identified features as well as to identify any potentially overlooked wetlands or other surface water resources in the field for the proposed development area. The results are displayed in **Figure 81**.

Within the proposed development area, two types of hydrogeomorphic units were identified. These include nine (9) watercourses (drainage lines) and twenty two (22) depressions (depression wetlands). For the depression wetlands, these were sub-divided into two sub-categories for the fifteen (15) natural depression wetlands and the seven (7) artificial (man-made) depression wetlands identified. A more detailed description of the environmental attributes (indicators) of the surface water resources characteristics is provided in the sub-sections below.

8.4.1.1 Channels (Drainage Lines)

Topography Associated with a Watercourse

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The proposed development area is predominantly flat to gently undulating for the majority of the central and western areas. However, near the eastern boundary of the proposed development area, an area of greater relief in the form of low hills and ridges can be found. As a result of the generally flat nature of the topography, overland sheet run-off is common and only in the northern areas does drainage flow either along broad valley bottoms (northern areas) and / or within more constrained but shallow channels (north western areas). Serving as tributaries, many of the drainage lines are first, second and third order streams or A section reaches. These drainage lines are considered A-section reaches due to the lack of a saturation zone for all. Hence, all drainage lines were identified as ephemeral watercourses. The direction of flow for all watercourses appeared to be in a southern direction.

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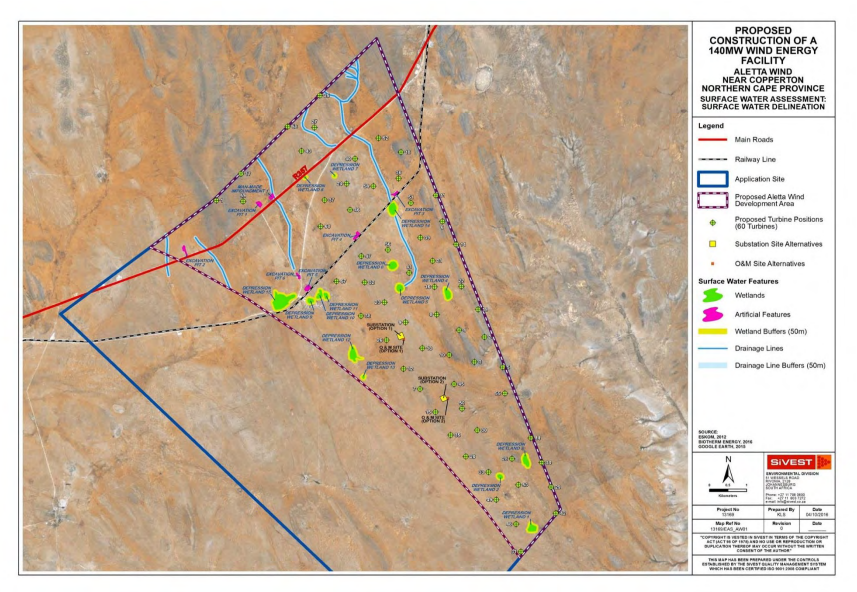


Figure 81: Aletta Wind Farm Facility Surface Water Delineation Map

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Figure 82: Drainage Line

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The depth of soils on the proposed development area are relatively shallow (approx. 0.1-0.5m), which means that flow is predominantly via surface run-off with limited sub-surface flow only where the depth and composition of the soil profile permits infiltration. Rocky outcrops are not uncommon across the proposed development area, especially along the northern and eastern boundary. Soil erosion is limited due to limited soil depth, but it is evident in few areas which compromises the geomorphological integrity of the drainage lines to a limited degree. Surface run-off in some drainage lines can transition to open wash areas where very little vegetation is present making these areas somewhat more susceptible to erosion Otherwise, geomorphological modification within the drainage lines have taken place in the form of berms which have been created to take advantage of flows when present for storage (presumably for cattle and sheep drinking water) purposes. Additionally, historical farming practices (tilling) have taken place within the drainage lines which have disrupted the soil profile (Figure 83).



Figure 83: Example of historical farming (tillage) practices.

Alluvial Soils and Deposited Materials

Run-off from the surrounding landscape transports soil particles which get deposited in the drainage lines when flow subsides following rainfall events. The grain size of deposited materials range from fine clays, sand and gravel further along the more developed drainage lines. Stones and cobbles are more common in the drainage lines lying in the rocky flat areas of the application site.



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Figure 84: Open Exposed Bare Areas (Wash Plains) found within the Broader Drainage Lines

Vegetation

The vegetation within the drainage lines can be described as comprising loose thickets of *Parkinsonia africana*, *Lebeckia linearifolia* and *Acacia karroo* (Hoare, 2016). Ultimately, the vegetation therefor consists of thicket and some bushland. In terms of the thickets associated with the watercourses, these can be defined as riparian habitats.



Figure 85: Example of Loose Thickets forming the Riparian Habitat within a Drainage Line in the distance

Comment on Ecological Condition of Drainage Lines

Overall, the drainage lines appeared to be in a moderately modified condition. Existing impacts affecting the drainage lines include grazing impacts, anthropogenic impacts (construction of berms and historical tilling / agricultural activities) and minimal erosion impacts due to limited soil depth.

8.4.1.2 Depression Wetlands (Natural)

Terrain and Wetland Soil Characteristics

The depression wetlands identified within the proposed development area have formed in shallow hollowed out depressions which drain small localized catchments. The majority of the depression wetlands are endorheic (in-ward draining), with the exception of Depression Wetlands 5 and 14 which are situated within a drainage line. These two wetlands are therefore hydrologically connected to the ephemeral watercourse.

The distribution of the depression wetlands were found to be mainly situated in the northern half of the proposed development area. However, a few wetlands could be found in the southern half of the proposed development area. The scattered distribution across of depression wetlands across the proposed development area means that surface water occurrence is good when water is available following rainfall events. However, the prevailing climate acts as a constraint to the time that water is available or the duration of saturation (hydroperiod) for the wetlands. The wetlands are therefore rainfall driven and consequently ephemeral in nature. High temperatures and high evaporation rates in the region contribute to limited hydroperiod for the wetlands. However, substrates that contain higher amounts of clays are conducive to a slightly longer hydroperiod. These are typically the larger wetland systems with slightly deeper soil profiles, whilst the smaller shallower wetland systems tend to dry up quicker.

Soils samples were drawn from the wetlands to ascertain the characteristics of the substrate. The substrate of the wetlands was found to consist of a mixture of loamy light brown sandy and clay soil particles. Overall, the degree of loam and clay materials varied between the wetlands, with a slightly higher composition of loam sediments in the smaller wetlands, whilst a greater build-up of clays in the larger wetland systems were observed. Red iron oxide accumulations (mottles) were observed within the extracted soil matrix intermixed amongst grey depletions revealing redoximorphic characteristics within the wetland soil profile (**Figure 86**). Redoximorphic characteristics are indicative wetland soil signatures. The Westliegh Soil Form could be attributed to the wetlands on account of the soil characteristics explained above. The redoximorphic characteristics signify distinct wetting and drying phases and are indicative of ephemeral saturation cycles.



Figure 86: Soil Sample drawn from a Small Depression Wetland

Overall, most of the depression wetlands were found to be geomorphologically intact, with the exception of Depression Wetlands 9, 10, 11, 14 and 15 which had been affected by previously farming practices. Past

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disturbance of the soil as a result of tilling activities were evident. These wetlands appeared to still be recovering from these impacts.

Wetland Vegetation

The general vegetation type covering most of the proposed development area can be described as shrubland and low fynbos (Hoare, 2016). Within the wetlands specifically, the depression wetlands were generally well vegetated and were predominantly scrub dominated by *Rhigozum trichotomum* and various species of *Salsola* and *Lycium*, with a mixture of karroid dwarf shrubs (Hoare, 2016) (**Figure 87**). These scrubs are generally salt resistant and tend to dominate these wetlands as a result. Due to high evaporation rates, salts tend to remain in the soil profile of the wetlands which is a common occurrence under the prevailing climatic conditions. Interestingly however, hydrophytic vegetation (*Juncus* sp.) was observed in Depression Wetland 15. This wetland was found to also be affected by excavation activities near the southern edge of the wetland. Presumably, as a result of the deepened excavation, periodic pooling after rainfall events above the shallow bedrock produces suitable conditions for the establishment of *Juncus* sp.



Figure 87: Example of a Small Scrubs in a Wetland (Depression Wetland 2)

Comment on Ecological Condition of the Natural Depression Wetlands

The natural depression wetlands were in a good condition with the exception of Depression Wetlands 9, 10, 11, 14 and 15 which had been affected by previously farming practices. Past disturbance of the soil as a result of tilling activities were evident, as previously mentioned. The main existing impact affecting all of the natural depression wetlands were grazing impacts. Otherwise, the majority of the natural depression wetland to be intact and well vegetated. Overall the ecological condition appeared to range from largely natural (for the depression wetlands unaffected by previous farming practices and

excavation activities) to moderate (for the depression wetlands affected by previous farming practices and excavation activities).

8.4.1.3 Depression Wetlands (Artificial)

Terrain and Wetland Soil Characteristics

The artificial depression wetlands identified on the proposed development area comprised mostly old excavation pits, presumably created due to the need for construction materials for the existing road and railway infrastructure. However, one man-made impoundment created within a drainage line near the north western boundary of the proposed development area was identified. The man-made impoundment was presumably created to capture any flow within the drainage line when in present.

As a consequence of the excavation activities, the excavation pits were of greater depth (as opposed to the relatively shallow nature of the natural depression wetlands) often reaching bedrock (**Figure 88**). The excavation pits are expected to hold water at the surface until completely evaporated or taken up by vegetation colonizing the pits. These artificial wetlands are therefore expected to be ephemerally saturated. Where soil samples could be drawn, the soils generally did not show any specific soil signatures and were generally well drained. The only wetland to display soil signatures akin to the natural depression wetlands was the man-made impoundment. Again, the Westliegh Soil Form could be attributed to the wetlands on account of the sediment (loamy/clay) composition and mottling characteristics.



Figure 88: Exposed Bedrock within an Excavation Pit

From excavation activities, the edges of the artificial wetlands are generally steepened and susceptible to erosion during rain fall events. As a result, the edges are characteristically eroded. Erosion varies amongst

the excavation pits from moderate to more severe in some cases (Figure 89). The man-made impoundment on the other hand was found to be geomorphologically intact.



Figure 89: Eroded Edges of an Excavation Pit

Vegetation

Vegetation varied between the artificial wetlands from those which had little to no vegetation present (**Figure 90**) to those which had a more sparse distribution of the scrub species as per the vegetation description for the natural depression wetlands in **Section 6.2.2.2** of the Surface Water Specialist Report.



Figure 90: Vegetation observed within an Excavation Pit

8.4.2 Surface Water Buffer Zones

When determining the buffer zones for the watercourses and wetlands, critical factors that need to be considered that may be affected by the proposed development include the drivers of these hydrological features.

The primary threats related to the proposed wind farm and associated operation and maintenance buildings, substation and internal access roads are mainly during the construction phase. These include increased run-off, erosion and sediment inputs. Additional potential threats include direct physical degradation from vehicular activity, soil contamination and water quality impacts from spills and leakages of hazardous substances and liquids. Given this, increased run-off will have impacts on the hydrology of the surface water resources in terms of alteration of flood peaks. Clearing of vegetation can also affect the surface roughness of the catchment thereby also contributing to accelerated surface run-off, consequent sedimentation and erosion of surface water resources. Sedimentations and erosion impacts can affect the geomorphological integrity of the surface water resources. In terms of contamination impacts, leakages and spill of hazardous substances such as fuels and oils can affect the water quality and contaminate soils of the surface water resources to the biota and vegetation inhabiting the surface water resources may result affecting the biodiversity and overall ecological functioning of the surface water resources.

For the operation phase, degradation impacts as a result of vehicle movement is the main concern. Compaction impacts and degradation of vegetation associated with the surface water resources is the main concern from a surface water perspective. Compaction impacts negatively impacts on the geomorphological integrity of the surface water resources potentially causing alteration of the physical conditions of the soil as well as making surface water resources vulnerable to erosion.

Given the above, a buffer zone of 50m for watercourses and the natural depression wetlands have been applied in consideration of the factors above. No buffer zone was applied to the artificial depression wetlands as these were not identified to be of any major ecological significance. The artificial depression wetlands would however need to be avoided and should be viewed as exclusion zones.

8.4.3 Legislative Implications

In the context of NEMA (1998) and the EIA Regulations (2014), considering the layout of the proposed development, no listed activities will be triggered based on the wind turbine, substation and operation and maintenance building facility layout since none of these structures are directly within or within close proximity (within 32m) to the identified surface water resources. However, it is presumed that internal access roads will be required which will need to route to the respective wind turbines locations and various buildings and infrastructure to be constructed. Since the drainage lines can extend for some kilometres and the distribution of the wetlands are amongst the wind turbine locations, there is a good chance the internal access roads and other associated infrastructure not shown on the current layout will need to cross or be within close proximity to the delineated surface water resources. Therefore, provisionally, Activities 12 and 19 of Government Notice 983 Listing Notice 1 are identified to potentially be triggered thereby requiring Environmental Authorization. The aforementioned potentially applicable activities are elaborated on in more detail below.

8.4.3.1 National Environmental Management Act, 1998 (Act No. 108 of 1998) and Environmental Impact Assessment Regulations (2014)

<u>Environmental Impact Assessment Regulations 2014, Listing Notice 1, GN. 983, Activity</u> <u>12:</u>

The development of-

(xii) infrastructure or structures with a physical footprint of 100 m2 or more;

where such development occurs-

(a) within a watercourse;

(c) if no development setback exists, within 32 m of a watercourse, measured from the edge of a watercourse; -

<u>Environmental Impact Assessment Regulations 2014, Listing Notice 1, GN. 983, Activity</u> <u>19:</u>

The infilling or depositing of any material of more than 5 m³ into, or the dredging, excavation, removal or moving of soil, sand, shells, shell grit, pebbles or rock of more than 5 m³ from-

(i) a watercourse;

8.4.3.2 National Water Act, 1998 (Act No. 36 of 1998)

In the context of the NWA (1998) and the proposed development, a "water use" is required where construction activities will impact on a water resource. In this light, "water use" is defined *inter alia* as follows:

- a) Taking water from a water resource;
- b) Storing water;
- c) Impeding or diverting the flow of water in a watercourse;
- d) Engaging in stream flow reduction activity contemplated in Section 36 of the NWA;
- e) Engaging in a controlled activity identified as such in Section 37 (1) or declared under Section 38 (1) of the NWA;
- f) Discharging waste or water containing waste into a water resource through a pipe, canal, sewer, sea outfall or other conduit;
- g) Disposing of waste in a manner which may detrimentally impact on a water resource;
- h) Disposing of waste in a manner of water which contains waste from, or which has been heated in any industrial or power generation process;
- i) Altering the bed, banks, course or characteristics of a watercourse;
- j) Removing, discharging or disposing of water found underground if it is necessary for efficient continuation of an activity or for the safety of people; and
- k) Using water for recreational purposes.

In this context, a water use license will be required where any of the above water uses are required for a development. As such, for the proposed development, since there is no anticipated direct impact or any potential indirect impact based on the current wind turbine, substation and operation and building layout, it is anticipated that no water uses will be triggered. However, as stated above, it is anticipated the internal roads and other associated infrastructure not displayed on the current layout may need to cross or be within 500m of the identified wetlands and / or watercourses thereby triggering water uses (c) and (i). The application of these water uses can however only be confirmed once the internal road layout is available.

8.5 Soils and Agricultural Potential

The full Soils and Agricultural Potential Assessment was conducted by Garry Paterson and is included in **Appendix 6E**.

8.5.1 Soil Pattern

Lithosols (Coega soil form, 50–150 mm depth) and a shallow phase (<300 mm depth) of the Plooysburg soil form along with patches of slightly deeper (300–600 mm) Plooysburg and some Garies soils underlain by calcrete, dominates the survey area. Sporadic dorbank and rock outcrops also occur. This distribution is shown on **Figure 91**.

Genera	al Soil Descrip	tion			
Мар	Dominant		Subdominant	Effective	
unit	Soil form/fan	nily	Soil form/family	depth	General Description
	> 80%		< 20%	(mm)	
	Taxonomic	Binomial			
_	System	System			
Cg1	Cg1000,	Ms12,	Py1000, Ms1100	50-150	Very shallow, stony, reddish-
	Cg2000	Ms22			brown, fine-grained, sandy
					Coega (Cg) soils underlain by
					calcrete. Patches of deeper,
					sandy Plooysburg (Py) soils (100–300 mm) occur
					(100–300 mm) occur throughout the area. With
					sporadic occurrences of rock
					outcrops and Mispah soils (<
					150 mm)
Py1	Py1000,	Hu33	Cg1000,	150-300	Shallow, reddish-brown, fine-
,	Py2000,		Hu3100		grained, sandy Plooysburg (Py)
			Ms1100		and occasional Coega (Cg)
					soils with underlying calcrete or
					rock. Sporadic patches of
					deeper, sandy Plooysburg (Py)
					soils (300–600 mm) occur
					throughout the area.
Py2	Py1000	Hu33	Cg1000, Cg2000	300-800	Shallow to moderately deep,
	Py2000	Hu36			reddish-brown, fine-grained,
	Gr1000				sandy Plooysburg (Py) soils
					underlain by calcrete and
		N. 40	0.4000		occasionally dorbank.
R	Rock	Ms10	Cg1000	<150	Very stony, shallow soils on
	Ms1100		Py1000		hillslopes.

Table 42: Soil Legend



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Randomly selected soil observations were made throughout the area and are listed in Table 43.

Obs.	Soil	Soil	Depth	Latitude	Longitude	Comment
No.	form/	depth	Limiting	(Deg.)	(Deg.)	
	family	(mm)	material			
O36	Py1000	600	Calcrete	-29,87273821	22,43423223	
037	Py2000	450	Calcrete	-29,86648866	22,43274629	
O38	Py1000	200	Calcrete	-29,85975095	22,43111551	
O39	Py1000	300	Calcrete	-29,84983751	22,42873907	
O40	R	100	Rock	-29,84272429	22,42699564	Stony
O41	Py1000	150	Calcrete	-29,83821281	22,42790222	
042	Py1000	200	Calcrete	-29,82918450	22,43055761	
043	Py1000	250	Calcrete	-29,81214174	22,43546069	
O44	Py1000	450	Calcrete	-29,83134636	22,42023110	
O45	Py1000	400	Calcrete	-29,82554742	22,41110623	
O46	Py1000	200	Calcrete	-29,86014792	22,42032766	Cg 10% in vicinity
047	Py1000	150	Calcrete	-29,85971876	22,41500616	Cg 40% in vicinity
O48	Py1000	200	Calcrete	-29,86251899	22,40524292	Stony, Cg 40% in vicinity
O49	Py1000	350	Calcrete	-29,86154803	22,39977121	Cg 60% in vicinity
O50	Py1000	250	Calcrete	-29,84434434	22,40363359	Stony
O51	Cg1000	150	Calcrete	-29,84433361	22,40064025	Stony
O52	Cg1000	100	Calcrete	-29,84162458	22,40081191	Stony, Py 20% in vicinity
O53	Py1000	600	Calcrete	-29,84160312	22,40393400	
O54	Cg1000	100	Calcrete	-29,86590394	22,38688588	Stony
O55	Cg2000	100	Calcrete	-29,87459966	22,38455236	Stony
O56	Cg2000	50	Calcrete	-29,87458357	22,38143563	Py10% in vicinity
057	Cg2000	100	Calcrete	-29,87721213	22,38149464	Py10% in vicinity
O58	Cg1000	100	Calcrete	-29,87728723	22,38458991	
O59	Py1000	280	Calcrete	-29,87774857	22,39061415	
O60	Py1000	300	Calcrete	-29,88922306	22,39424050	
O61	Gr2000	400	Dorbank	-29,89792415	22,39612877	
O62	Cg2000	50	Calcrete	-29,89114353	22,39148319	Stony
O63	Cg1000	100	Calcrete	-29,88372453	22,38624215	Stony
O64	Py1000	100	Calcrete	-29,88066145	22,37795949	Stony
O65	Py1000	150	Calcrete	-29,88028594	22,37252533	Cg 30% in vicinity
O66	Cg1000	100	Calcrete	-29,87908431	22,35738158	Stony, Py 20% in vicinity

 Table 43:
 Soil observations

8.5.2 Agricultural Potential

The agricultural potential for this area corresponds with the initial findings in the scoping report. Thus, an overall low potential for irrigation for map units Cg1, Cg2, Py1 with a low to moderate irrigation potential for map unit Py2, consisting of gravelly Plooysburg and Hutton soils, with soil depth 300-800 mm onto rock.

Virtually all of the study area comprises shallow, often calcareous soils with rock outcrops, as can be seen from the information contained in **Table 43** and the photos in the Appendix of the agricultural specialist report.

Coupled with these shallow soils, the very low rainfall in the area means that the only means of cultivation would be by irrigation and the Google Earth image of the area (**Figure 92**) shows absolutely no signs of any agricultural infrastructure and certainly none of irrigation.



Figure 92: Google Earth image of the study area

The climatic restrictions mean that this part of the Northern Cape is suited at best for grazing and here the grazing capacity is low, around 20 ha/large stock unit (ARC-ISCW, 2004).

8.5.3 Land Use

The land use in the area is dominantly "shrubland and low fynbos" with some small areas of "bare rock and soil (natural)" as classified by the National Land Cover (Thompson, 1999). As previously mentioned, there are no areas of cultivation that were identified, only a few small, isolated areas of "Improved grassland". This is confirmed by the photos in the Appendix of the specialist agricultural report.

Due to the occurrence of shallow soils, coupled with the extremely hot and dry nature of the climate, there are no significant impacts from the project.

8.6 Noise

The full Noise Assessment was conducted by Adrian Jongens of Jongens Keet Associates and is included in **Appendix 6F**.

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8.6.1 Noise Impact – Construction & Decommissioning Phase

The following construction and related activities that might result in a noise impact were identified:

- Construction of access roads to each wind energy turbine location.
- Site works viz. preparation & clearance, excavation and construction of foundations.
- Establishment of lay down areas on site.
- Transport of components & equipment to site:
 - Wind turbine components
 - Cranes & lifting equipment
 - o Other civil construction equipment
- Assemble towers and turbines.
- Establishment of ancillary equipment
- Connection of wind turbines to the existing substation.
- Site remediation.
- Disassembling of towers and turbines, removal from site of same and rehabilitation of land upon decommissioning.

It was assumed that all activities would be confined to normal weekday working hours.

8.6.1.1 Road Construction

It was assumed that the existing gravel farm road would need to be upgraded and new roads constructed to accommodate ultra-heavy-duty vehicles required to transport wind turbine components and cranes to the turbine sites.

The level of noise emitted by machinery is related to the mechanical power required by the machine to perform the required function. Thus, greater power is required, for example, by a bulldozer to move earth than a road scraper or a paver to lay a new bituminous road surface. Thus, in principle, higher noise emissions may be expected from a bulldozer during new road construction than machinery used during road rehabilitation. However, noise emission is strongly dependent on the "noise reduction packages" incorporated by the manufacturer of the machinery. With the increasing enforcement of noise control legislation throughout the world, manufacturers have been "encouraged" and are capable of supplying new heavy-duty machinery/vehicles with very low noise emission levels.

The noise emitted by earth moving machinery and heavy duty vehicles can vary considerably during normal operating conditions. The results are rarely repeatable making it difficult to compare the noise emissions of different vehicles and at different times. For certification purposes the noise emission is measured under controlled conditions such that the same values are obtained when repeated under the same operating condition.

The author has measured the noise emission of numerous types of heavy-duty vehicles and of earth moving machinery of different manufacturers under controlled conditions as well as under normal operating

conditions. Results obtained under controlled conditions were within 0,5 dB of those provided by the manufacturer, where the information was supplied. However, such results excluded additional sounds as are produced by rocks falling into trucks during loading, squealing of the rubble as it slides out of the truck during dumping, reverse warning signal and the effect of the engine operating under differing loads. Sound measurements were therefore also recorded of front end loaders, trucks and bulldozers during normal operating conditions.

Table 44 records the sound power levels, LW (dB), emitted by typical heavy-duty machinery that might be used during new road construction and the calculated separation distance required for the daytime LReq,d (dBA), during continuous operation for 8 hours, to decrease to 37 dBA (6dB above residual of 31 dBA). These represent the LReq,d of two of the "noisier" activities recorded, including reverse hooters and noise associated with dumping of rubble, and can thus be considered to be worst-case scenarios. In practice, however, vehicles/machinery on a construction site seldom operate continuously throughout the working day.

Table 44: L_W emission of heavy-duty machinery and separation distances required for reduction of $L_{Req,d}$ to 37 dBA for 8 hour operation

Machinery & operating conditions	L _w , dB	Distance, m, to reduce to 37 dBA
CAT D11 bulldozer moving earth, reversing and repeating – several cycles	122	1700
CAT5130B front-end loader loading CAT777D truck after approaching and subsequently leaving loading area – several cycles	112	1150

This information provides an indication of the range within which road construction noise would be audible but not necessarily intrusive. The significance of any noise impact would depend upon the number and types of machinery/equipment used.

It is apparent from Figure 2 that the residences on the WEF site are located adjacent to the existing access farm road. Were this road to be upgraded the impact on residents would be **high**. Construction of a new road at least 1 000 m from any residences would reduce the impact to **Low**.

8.6.1.2 Site Works

Table 45 provides indicative A-weighted sound levels, LA, (dBA) which may be experienced from typical heavy-duty items of equipment at the WEF site (BS 5228 - 1). These exclude the influence of reverse warning signals and activities described in **Section 6.1** of the Noise Specialist Report.

Equipment	Distance from equip	ment	
Equipment	800 m	1000m	2000 m
Front end loader/dozer	50	48	42
Excavator	48	46	40

 Table 45: Predicted typical sound levels (dBA) of construction equipment

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Grader	46	44	38
Tip lorry	47	45	39
Concrete mixer	38	36	30
Crane	42	40	34

The information provides an indication of the range within which site construction noise might be audible but not necessarily intrusive. The significance of any noise impact would depend upon the number and types of machinery/equipment used, distance to noise sensitive receptor locations and the total duration of the construction activities in the vicinity of receptor locations. The impact would be confined to receptors within the site boundaries.

8.6.1.3 Blasting

Blasting is a highly regulated process encompassing numerous obligatory safety procedures for the protection of humans, animals, equipment and structures. Contrary to widespread belief, blasting can occur with minimal audible sound produced. Previously, this author was near a quarry conversing with personnel without being aware that blasting was taking place less than 100 m behind him other than a momentary and slight pressure variation felt by the ears. Noise from blasting was therefore excluded from further consideration.

8.6.1.4 Transport of Construction Vehicles and Equipment to Site

The potential impact of construction and transportation vehicles to and from the site would depend on the routes to be used, the number of movements, the types of vehicles and the total construction period. This information was not available at the time of writing. It is anticipated that the movement of normal construction and transportation vehicles would result in a noise impact of low intensity on dwellings located close to the access route for the duration of the construction period.

8.6.1.5 Decommissioning

The levels of noise relating to decommissioning would be similar to noise associated with construction but with additional noise from jack hammers or rock breakers if the turbine concrete bases were to be removed.

8.6.1.6 Impact on Wildlife

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The influence of humans and man made noise on wildlife is complex and dependent on the particular species exposed. The arrival of humans and machinery to an area would generally result in wildlife moving away from the area, thereby disturbing their habitat.

The construction phase would be of short duration. Once humans have vacated the area, upon completion of the construction phase, wildlife in most instances would return to the area. This excludes subsequent effects of noise during the operation phase (refer to Section 7.5 of the Noise Specialist report).

8.6.2 Noise Impact – Operation Phase

8.6.2.1 Wind Turbine Noise Emission Levels

It is proposed that 60 wind energy turbines with a hub height of up to 120m and rotor diameter up to 150 m⁶, generating a total of 140 MW, be installed at the WEF. The manufacturer of the turbines provided A-weighted octave frequency band sound power emission levels for a 120 m hub height and rotor diameter of 125 m. The emission levels during a wind speed of 7 m/s are displayed in **Figure 93** with the overall A-weighted sound power level displayed in the legend. Emission levels for a 150 m rotor diameter were not made available.

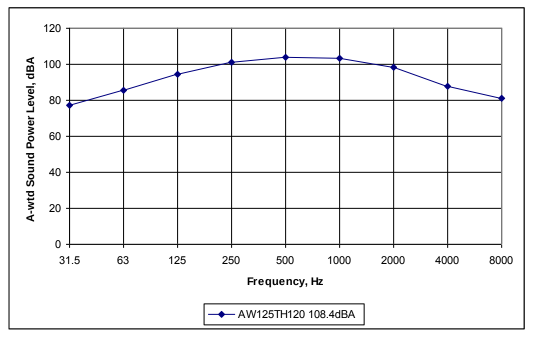


Figure 93: A-weighted sound power emission levels of wind energy turbine

8.6.2.2 Wind Turbine Noise Level Calculations

The calculation of the predicted equivalent continuous A-weighted level, LAeq,T, of noise at various distances from the wind energy turbines is summarised hereunder.

• A 3-dimensional digital terrain model (DTM) was generated of the land extending approximately 4 km beyond the proposed wind farm boundaries and entered into the noise propagation computer program.

⁶ The AW125/3000 wind turbine generator which has a hub height of 100m, a rotor diameter of 125m and an output of 3MW was used to develop the EMC control plan. However, a more suitable turbine with different specifications may be available once the proposed WEF is ready for construction. As such, turbines with a hub height of up to 120m and a rotor diameter of up to 150m should be authorised. Should the AW125/3000 wind turbine generator not be selected for installation, a new path loss and risk assessment (including a revised EMC control plan) will be undertaken and approved by the SKA before any turbines are installed on the proposed site.

- The 3-D location of each wind energy turbine, hub height above local ground elevation and noise emission data was entered in the noise propagation computer program.
- The attenuation of noise with distance from each source was calculated in accordance with SANS 10357:2004, *The calculation of sound propagation by the Concawe method*. Meteorological category 6 was used that represents conditions most favourable for the propagation of noise from each noise source to each receptor. This includes the effects of light winds blowing from noise source(s) to receiver notwithstanding the actual prevailing conditions in the area. A receptor height of 2 m was chosen as this is the average height of the top of a ground storey window.
- From the results of the calculations LAeq contours at 5 dB intervals were generated and overlaid on a Google Earth image of the study area as displayed in Figure 5. The LAeq contours represent a worst case scenario at any receptor located 360 degrees in the horizontal plane around the noise sources. Specifically, they do not represent the influence of any specific seasonal condition.

In **Figure 94** the site boundaries are outlined in dark blue and noise sensitive receptors are within the numbered light blue circles. The respective LAeq contour values have been denoted by numerals on a white background with a lowest value of 20 dBA. This is below the LAeq values measured in the study area. Areas that would be exposed to levels less than 20 dBA contain no colour shading.

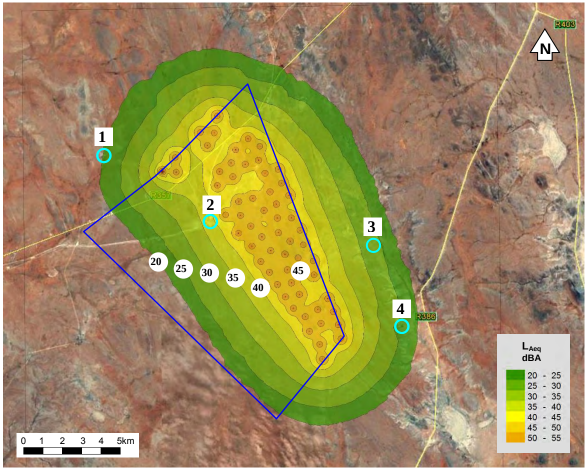


Figure 94: Predicted LAeq contours of noise from the wind energy turbines

A detailed analysis was conducted on the predicted level of noise at the identified noise sensitive residences within the blue circles.

The calculated octave frequency band LAeq spectrum level due to turbine noise at each of the respective noise sensitive receptors is displayed in the graph of **Figure 95** together with the measured night-time LAeq spectrum. The respective overall, single-figure LAeq values are recorded in the legend.

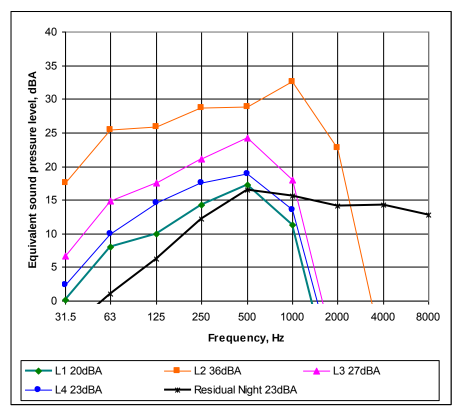


Figure 95: Calculated octave band spectrum levels at noise sensitive receptors and the night-time residual spectrum levels

- 8.6.2.3 Assessment of the Results
- Assessment in terms of SANS 10103:2008

The impact of noise from wind turbines occurs primarily between sunset and sunrise. The predicted impact should therefore be based on the measured night-time residual LAeq of 23 dBA.

It is apparent from **Figure 94** that the proposed location of many wind turbines would be on or close to the northern, eastern and southern boundaries of the WEF. The predicted LAeq just beyond the boundaries would exceed 45 dBA and would thus be more than 22 dB above the measured night-time residual LAeq of 23 dBA with an associated **Very High** intensity of noise impact.

A study of the LAeq contours shows that an LAeq of 23 dBA would occur at a separation distance of approximately 3 500 m from the nearest turbines. Within this distance the impact of noise on adjacent land would range between **Negligible** and **Very High**.

Within this distance this would include residences at locations L3 and L4. The residences at location L2 within the WEF boundaries would be within 1 km of the nearest turbine. With reference to Table 5 of SANS 10103 the intensity of noise impact would be:

Location	Distance from turbines, m	Excess, dB	Intensity of noise impact
L2	1 000	13	High
L3	3 100	4	Low
L4	3 100	0	Negligible

Although the owner of the land would have a vested interest in the wind farm this would not alter the impact of noise on the residents at location L2 including any farm support staff.

Location L3 would be exposed to noise from more turbines than at location L4 whence a higher level of excess for the same distance to the nearest turbine.

Assessment of detailed analysis at residences

A difference in sound level of 10 dB is subjectively considered to be very significant whether comparing overall, single-figure LAeq values or parts of the audio spectrum as facilitated by the graphs in **Figure 95**.

Comparison of the spectrum levels at the respective residence locations with the spectrum levels of residual noise indicate that the residual noise would have no masking effect on wind turbine noise below 500 Hz at locations L1 and L4; below 1 000 Hz at location L3; and below 4 000 Hz at Location L2.

At Location L2 the predicted levels of turbine noise at frequencies below 2 000 Hz would exceed the residual levels by more than 10 dB. This indicates that the noise would be distinctly audible throughout the low and medium audio frequency range and would be considered to be highly intrusive.

Similarly, at Location L3 it is probable that low frequency noise below 250 Hz would be audible and considered to be intrusive.

At Location L4 there would be a low probability that low frequency noise below 250 Hz would be audible and might be considered to be intrusive.

At Location L1 the probability of low frequency noise being audible would be very low.

With reference to Section 4 of the Noise Specialist Report any additional impact due to Amplitude Modulation is not predictable and could therefore not be included in this study.

Assessment in terms of the Noise Control Regulations

In terms of the NCR the assessment of noise is outside the boundary of the property from which noise emanates. This encompasses the common law principle that the owner or occupier of land has the duty to exercise his or her rights of ownership or use in such a manner that they do not infringe on the rights of peace and enjoyment of property of adjoining owners whether it is occupied or not and accordingly may not influence the value of their property.

The noise level (LAeq) would exceed the ambient sound level (residual level) by 7 dB or more beyond the northern, eastern and southern boundaries and would thus be adjudicated as a disturbing noise. In accordance with the NCR noise mitigation measures would need to be implemented to lower the level of noise so as to conform to the requirements of the NCR. This would imply a noise level less than 23 + 7 = 30 dBA.

From **Figure 94** the distance between a turbine and a 30 dBA contour is approximately 2 600 m. Compliance with the legal requirements of the NCR would require all turbines to be set back 2 600 m from the WEF boundaries. Alternatively, a written application for exemption of provisions of the NCR should be made to the local authority with the due consideration and approval by all affected parties.

8.6.2.4 Noise Mitigation

The only practical means of mitigating the noise impact would be to increase the separation distance between wind energy turbines and the WEF boundaries and between the turbines and noise sensitive receptors.

In order to reduce the intensity of noise impact on the farm residences within the WEF boundaries to **Low** would require a minimum distance of 2 700 m between the residences and a perpendicular line of turbines⁷...

No mitigation would be required for the identified neighbouring residences at locations L3 and L4. However, in order to reduce the intensity of noise impact on adjacent land to **Low** would require a setback distance greater than 3 100 m between turbines and boundary.

8.6.2.5 Impact on Wildlife

The effects of wind turbine noise described in Section 4 may have an equal if not more traumatic effect on wildlife. Anecdotal evidence derived from a critical biodiversity area adjacent to an existing wind farm showed that all herbivores moved permanently far away from the wind farm boundary and resulting in overgrazing in the areas they had moved to.

⁷ The 2 700m buffer is not technically achievable around the resident, however a 1 400m buffer has been placed around the on site residence. This buffer would reduce the medium impact significance as rated by the noise specialist (refer to Table 106 in Section 9.2.6) to an impact that is considered acceptable. Impacts with a medium significance rating are not considered no-go. In addition, it should be noted that BioTherm have a lease agreement with the owner of this resident and they will benefit financially from the proposed project.

8.7 Visual.

The full The Visual Assessment was conducted by Andrea Gibb and Stephan Jacobs of SiVEST and is included in **Appendix 6G**.

8.7.1 Visual Sensitivity

Visual Sensitivity can be defined as the inherent sensitivity of an area to potential visual impacts associated with a proposed development. It is based on the physical characteristics of the area (i.e. topography, landform and land cover), spatial distribution of potential receptors, and the likely value judgements of these receptors towards a new development (Oberholzer: 2005). A viewer's perception is usually based on the perceived aesthetic appeal of an area and on the presence of economic activities (such as recreational tourism) which may be based on this aesthetic appeal.

In order to assess the visual sensitivity of the area SiVEST has developed a matrix based on the characteristics of the receiving environment which, according to the Guidelines for Involving Visual and Aesthetic Specialists in the EIA Processes, indicate that visibility and aesthetics are likely to be 'key issues' (Oberholzer: 2005).

Based on the criteria in the matrix (**Table 46**), the visual sensitivity of the area is broken up into a number of categories, as described below:

- High The introduction of a new development such as the erection of a wind energy facility would be likely to be perceived negatively by receptors in this area; it would be considered to be a visual intrusion and may elicit opposition from these receptors
- ii) **Moderate** Presence of receptors, but due to the nature of the existing visual character of the area and likely value judgements of receptors, there would be limited negative perception towards the new development as a source of visual impact.
- iii) **Low** The introduction of a new development would not be perceived to be negative, there would be little opposition or negative perception towards it.

The table below outlines the factors used to rate the visual sensitivity of the study area. The ratings are specific to the visual context of the receiving environment within the study area.

FACTORS	RATING									
	1	2	3	4	5	6	7	8	9	10
Pristine / natural character of the environment										
Presence of sensitive visual receptors										
Aesthetic sense of place / scenic visual character										
Value to individuals / society										
Irreplaceability / uniqueness / scarcity value										
Cultural or symbolic meaning										
Scenic resources present in the study area										
Protected / conservation areas in the study area										
Sites of special interest present in the study area										
Economic dependency on scenic quality										
Local jobs created by scenic quality of the area										

Table 46: Environmental factors used to define visual sensitivity of the study area

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International status of the environment					
Provincial / regional status of the environment					
Local status of the environment					
Scenic quality under threat / at risk of change*					

**A rating above '5' for this factor will trigger the need to undertake an assessment of cumulative visual impacts.

Low	Moderate								High						
10	20	30	40	50	60	70	80	90	100	110	120	130	140	150	

Based on the above factors, the study area is rated as having a low visual sensitivity. This is mainly owing to the relatively uninhabited character of the area as well as the presence of degraded land and anthropogenic elements (such as the R357, R386 and the railway line) which would likely reduce the scenic quality of the area. An important factor contributing to the visual sensitivity of an area is the presence, or absence of visual receptors that may value the aesthetic quality of the landscape and depend on it to produce revenue and create jobs. As described below, a significant amount of sensitive receptors are present in the study area. Although no formal protected areas or leisure / nature-based tourism activities exist within the study area, the area would still be valued as a typical Karoo cultural landscape.

Several renewable energy facilities are proposed within relatively close proximity to the proposed wind energy facility. As such, an assessment of the cumulative impact that will be experience from each potentially sensitive receptor is addressed in **Section 11**.

Although the area is associated with a low visual sensitivity, it should be stressed that the concept of visual sensitivity has been utilised indicatively to provide a broad-scale indication of the likelihood of the area to be sensitive to the visual impacts, and is based on the physical characteristics of the study area, economic activities and land use that predominates. This does not mean that high visual impacts could not potentially be experienced in areas of low visual sensitivity. The potential presence and perception of sensitive receptors as discussed below must also be taken into account.

8.7.2 Sensitive and Potentially Sensitive Visual Receptor Locations

A sensitive receptor location is defined as a location, from where receptors would potentially be adversely impacted by a proposed development. This takes into account a subjective factor on behalf of the viewer – i.e. whether the viewer would consider the impact as a negative impact. As described above, the adverse impact is often associated with the alteration of the visual character of the area in terms of the intrusion of the wind energy facility into a 'view', which may affect the 'sense of place'. The identification of sensitive receptor locations is typically undertaken based on a number of factors which include:

- the visual character of the area, especially taking into account visually scenic areas and areas with a natural visual character;
- the presence of leisure-based (esp. nature-based) tourism in an area;
- the presence of sites / routes that are valued for their scenic quality and sense of place;

- the presence of homesteads / farmsteads in a largely natural settings where the development may influence the typical character of their views; and
- feedback from interested and affected parties, as raised during the public participation process conducted as part of the EIA study.

A distinction must be made between a receptor location and a sensitive receptor location. A receptor location is a site from where the proposed wind energy facility may be visible, but the receptor may not necessarily be adversely affected by any visual intrusion associated with the development. Receptor locations include locations of commercial activities and certain movement corridors, such as roads that are not tourism routes. Sensitive receptor locations typically include sites that are likely to be adversely affected by the visual intrusion of the proposed development. They include; tourism facilities, scenic sites and residential dwellings in natural settings.

Distance bands were used to assign zones of visual impact from the proposed development site, as the visibility of the development would diminish exponentially over distance. As such, the proposed development would be more visible to receptors located within a short distance and these receptors would experience a higher adverse visual impact than those located at a moderate or long distance from the proposed development. The distance of sensitive receptors from the proposed development site was taken into account when rating the visual impact of the proposed development on these receptors.

Based on the height and scale of the project, the radii chosen to assign these zones of visual impact are as follows:

- 500m (very high impact zone)
- 500m < 2km (high impact zone)
- 2km < 5km (moderate impact zone)
- 5km < 8km (low impact zone)
- 8km < (Negligibly low impact zone)

During the EIA phase VIA, a number of potentially sensitive visual receptor locations were identified. These are indicated in **Figure 100** below and each receptor is identified by a specific number (e.g. VR 1 = Visual Receptor 1). Of the potentially sensitive visual receptors identified, two (2) receptor locations were identified as being sensitive within the study area due to their significance as tourism facilities, namely the Boesmansberg Guest Farm and the Nelspoortjie Karoo Guest Farm (VR 1 and VR 2 respectively). These guesthouses have been regarded as sensitive visual receptors as they are used as tourism facilities and visitors to these facilities are may likely perceive the proposed development in a negative light.

The Boesmansberg Guest Farm (VR 1) is a new guesthouse, which is located approximately 44km from the small town of Prieska. This guesthouse is located approximately 2.3km north-west of the proposed Aletta Wind Energy Facility application site and is accessible via the R357 Copperton Road (**Figure 96**). This guesthouse offers a country experience and provides guests with opportunities to view the beauty of the Karoo. This tourism facility offers veld paths where you can ride with mountain bikes or walk in the fields (<u>http://boesmansberggasteplaas.co.za/boesmansberg-guest-farm-accommodation/</u>). The Boesmansberg Guest Farm (VR 1) provides accommodation facilities for guests (**Figure 97**).



Figure 96: View of the entrance of the Boesmansberg Guest Farm (VR 1) which is also accessible via the R357 Copperton Road



Figure 97: Typical views of the different accommodation facilities which can be found at the Boesmansberg Guest Farm (VR 1)

The Nelspoortjie Karoo Guest Farm (VR 2) is located approximately 3.8km to the west of the proposed Aletta Wind Energy Facility application site and is accessible via the R357 Copperton Road (Figure 98). In addition, this tourism facility is located approximately 47km from the town of Prieska, 15km from Copperton and 20km from the Alkantpan Test Range. The Nelspoortjie Karoo Guest Farm caters for all business class guests, especially international and local military personnel performing tests at the Alkantpan Test Range as well as the solar and wind energy facility staff working on renewable energy developments in the Copperton area. Similarly to the Boesmansberg Guest Farm (VR 1), the Nelspoortjie Karoo Guest Farm (VR provides accommodation facilities for 2), guests (Figure **99**) (http://www.aatravel.co.za/accommodation/south-africa/northern-cape/prieska/nelspoortjie-karoo-guestfarm-PA45745).



Figure 98: View of the entrance of the Nelspoortjie Karoo Guest Farm (VR 2) which is accessible via the R357 Copperton Road



Figure 99: Typical views of the different accommodation facilities which can be found at the Nelspoortjie Karoo Guest Farm (VR 2)

During the EIA Phase site visit, several scattered farmsteads / homesteads were identified within the study area. These dwellings are located within a mostly rural setting and the proposed development will likely alter the natural vistas experienced from these dwellings. It is important to note that these visual receptor locations are regarded as potentially sensitive to the proposed development as the degree of visual impact experienced from these locations will vary from one inhabitant to another, as it is largely based on the viewer's perception and sentiments toward the development. Factors influencing the degree of visual impact experienced by the viewer include the following:

- Value placed by the viewer on the natural scenic characteristics of the area.
- The viewer's sentiments toward the proposed structures. These may be positive (a symbol of progression toward a less polluted future) or negative (foreign objects degrading the natural landscape).
- Degree to which the viewer will accept a change in the typical Karoo character of the surrounding area.

As far as possible, each sensitive and potentially sensitive visual receptor that was identified via desktop means was visited to determine the current use of the facility and rate the impact of the proposed development from the location. As mentioned above, only two (2) sensitive visual receptor locations with tourism significance were identified within the study area. This is mainly due to low levels of leisure-based or nature based tourism activities in the assessment area.

Table 47 below provides details of the visually sensitive and potentially sensitive visual receptors that were identified within the study area.

It should be noted that a few of the farmsteads / homesteads identified during the scoping phase were excluded as potentially sensitive receptor locations for the purposes of the EIA phase study as it was discovered during the time of the site visit that these were uninhabited and/or abandoned. No further assessment was undertaken from these abandoned farmsteads / homesteads as no individuals currently live in these farmsteads / homesteads and therefore no visual impact will be experienced from these locations.

		Proximity to the	Visual Impact
	proposed wind		Zone
		energy facility	
Details	Coordinates	application site	
Boesmansberg Guest Farm	29°54'51.57"S	Approximately 2.4km	Moderate
	22°27'50.41"E		
Nelspoortjie Karoo Guest Farm	29°57'43.78"S	Approximately 6.8km	Low
	22°24'55.99"E		
Humansrus Farmstead	29°59'52.89"S	Approximately 7.6km	Low
	22°27'1.67"E		
Uitzigt Farmstead	29°57'18.58"S	Approximately 3.2km	Moderate
	22°36'28.36"E		
Jackalswater Farmstead 1	29°49'58.45"S	Approximately 6.7km	Low
	22°34'53.67"E		
Jackalswater Farmstead 2	29°51'31.78"S	Approximately 2.7km	Moderate
	22°33'6.44"E		
Platsjambok Farmstead	30°0'1.44"S	Approximately 7.8km	Low
	22°27'7.13"E		
Klein Modderfontein Farmstead	29°59'38.38"S	Approximately 3.1km	Moderate
	22°37'24.68"E		
Drielingspan Farmstead 1	29°59'19.69"S	Approximately 2.9km	Moderate
	22°31'12.51"E	(located within Aletta	
		Wind application sie)	
Drielingspan Farmstead 2	29°56'50.01"S	Located within the	Very high
	22°31'20.40"E	Aletta Wind	
		development area	
	Boesmansberg Guest Farm Nelspoortjie Karoo Guest Farm Humansrus Farmstead Uitzigt Farmstead Jackalswater Farmstead 1 Jackalswater Farmstead 2 Platsjambok Farmstead Klein Modderfontein Farmstead Drielingspan Farmstead 1	Boesmansberg Guest Farm 29°54′51.57"S Boesmansberg Guest Farm 22°27′50.41"E Nelspoortjie Karoo Guest Farm 29°57′43.78"S 22°24′55.99"E 22°24′55.99"E Humansrus Farmstead 29°59′52.89"S 22°27′1.67"E 22°36′28.36"E Uitzigt Farmstead 29°57′18.58"S 22°36′28.36"E 22°34′53.67"E Jackalswater Farmstead 1 29°51′31.78"S Jackalswater Farmstead 2 29°51′31.78"S Jackalswater Farmstead 2 29°51′31.78"S Platsjambok Farmstead 1 29°59′38.38"S 22°37′24.68"E 22°37′24.68"E Drielingspan Farmstead 1 29°59′19.69"S 22°31′12.51"E 22°31′12.51"E	DetailsCoordinatesproposed wind energy facility application siteBoesmansberg Guest Farm29°54'51.57"S 22°27'50.41"EApproximately 2.4kmNelspoortjie Karoo Guest Farm29°57'43.78"S 22°24'55.99"EApproximately 6.8kmHumansrus Farmstead29°59'52.89"S 22°27'1.67"EApproximately 7.6kmUitzigt Farmstead29°57'18.58"S 22°36'28.36"EApproximately 3.2kmUitzigt Farmstead29°57'18.58"S 22°36'28.36"EApproximately 3.2kmJackalswater Farmstead 129°49'58.45"S 22°34'53.67"EApproximately 6.7kmJackalswater Farmstead 229°51'31.78"S 22°34'63.67"EApproximately 2.7kmJackalswater Farmstead 129°59'131.78"S 22°37'24.68"EApproximately 2.7kmPlatsjambok Farmstead 129°59'38.38"S 22°37'24.68"EApproximately 3.1kmDrielingspan Farmstead 129°59'19.69"S 22°31'12.51"EApproximately 2.9km (located within Aletta Wind application sie)Drielingspan Farmstead 229°56'50.01"S 22°31'20.40"ELocated within the Aletta

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			Proximity proposed energy fa	d wind	Visual Impact Zone
Name	Details	Coordinates	applicatio		
*VR 16	Drielingspan Farmstead 3	29°56'47.61"S	Located wit	thin the	Very high
		22°31'16.07"E	Aletta Wind		
			development	area	

*VR 14 is located within the proposed Aletta Wind application site. In addition, VR 15 and VR 16 are located within the proposed Aletta Wind development area. It is assumed that the occupants of these dwellings would have a vested interest in the development and would therefore not perceive the proposed Aletta Wind Energy Facility in a negative light. During the EIA phase fieldwork it was verified that the owner of VR 15 supports the proposed development.

*It should be noted that VR 14 and VR 16 are currently uninhabited and no one lives in these dwellings. During the site visit, it was however discovered that VR 14 belongs to the occupant of VR 15 and that this dwelling is sometimes used as accommodation for individuals that have to undertake specific tasks (such as erecting fences) on the farm. The occupant of VR 15 has however indicated that this dwelling might be used as a home for one of the family members in the future and should therefore still be assessed as a potentially sensitive visual receptor. In addition, VR 16 is currently being used as a holiday home by a family member of the occupant of VR 15. The occupant of VR 15 has indicated that this family member has inherited this dwelling from their father and might occupy it permanently in the future. VR 16 has therefore also been assessed as a potentially sensitive visual receptor visual receptor for the purpose of this EIA phase study.

The visually sensitive and potentially sensitive receptor locations in relation to the zones of visual impact are indicated in **Figure 100** below.

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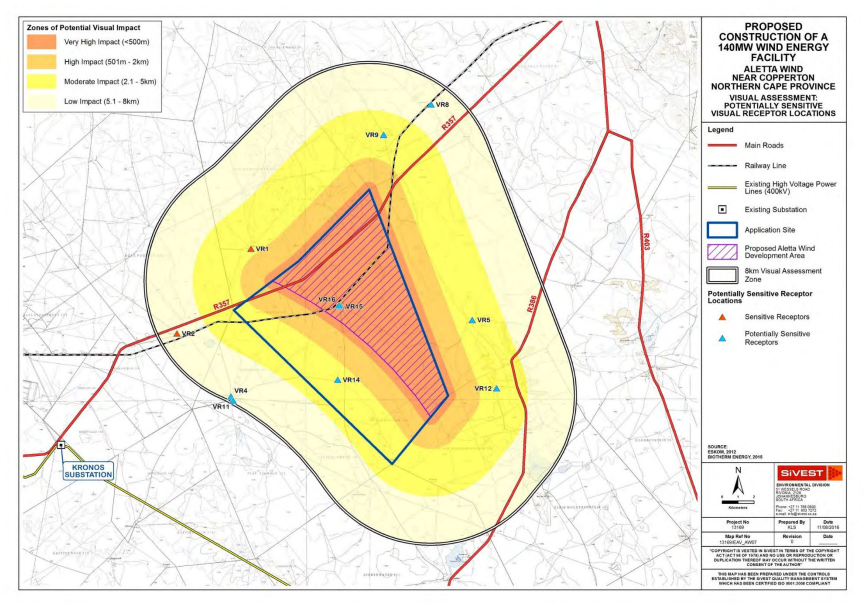


Figure 100: Visually sensitive and potentially sensitive visual receptors within the study area

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In many cases, roads, along which people travel, are regarded as sensitive receptors. The closest roads to the Aletta Wind Energy Facility application site are the R357 tar road, as well as the R386 and R403 gravel roads. The R357 traverses the northern section of the application site and provides access to the site. This road is a single carriage way tar road and is in relatively good condition (Figure 101). This road is primarily used by local farmers to gain access to surrounding farms / properties as well as when travelling to and from the town of Prieksa to the north-east. It must however be noted that a section of the R357 to the south-west of the application site becomes a gravel road and provides access to the existing Kronos Substation (Figure 102). In addition, the R386 gravel road can be found to the east of the site and traverses the south-eastern corner of the visual assessment zone. Similarly to the R357, this gravel road is also primarily used by local farmers to gain access to surrounding farms / properties as well as when travelling to and from the town of Prieksa to the north-east. It must be noted that the R403 gravel road is located outside of the visual assessment zone and is therefore not regarded as a sensitive receptor road. The R357 and R386 roads are however also not considered to be sensitive receptor roads as they are used almost exclusively as local access roads, with very little use for any other purposes. In addition, these roads do not form part of any scenic tourist routes, and are not specifically valued or utilised for their scenic or tourism potential.



Figure 101: View of the R357 tar road which traverses the proposed Aletta Wind Energy Facility application site and provides access to the site



Figure 102: View of the south-western section of the R357 road which becomes a gravel road and provides access to the existing Kronos Substation

As mentioned above, the south-western section of the R357 becomes a gravel road and provides access to the existing Kronos Substation (**Figure 103**) to the south-west of the application site. In addition, this section of the road also passes close by the now disused Copperton Mine and associated slimes dam (**Figure 104**). It should also be noted that existing high voltage power lines traverse certain sections of the R357 and R386 roads (**Figure 105**). Certain areas along these roads can therefore be considered to be visually 'degraded' by the prevalence of large human infrastructure, and are highly unlikely to be associated with any visual sensitivity.



Figure 103: View of the existing Kronos Substation which can be found along the south-western gravel section of the R357 road



Figure 104: View of the Copperton Mine slimes dam which can be seen from sections of the R357 road. The south-western gravel section of the R357 road passes close to this slimes dam



Figure 105: Photo of existing high voltage power lines which traverses a section of the R357 tar road

Other thoroughfares in the study area include gravel access / secondary roads which are primarily used by local farmers to gain access to surrounding farms / properties. These roads are therefore not regarded as visually sensitive as they do not form part of any scenic tourist routes, and are not specifically valued or utilised for their scenic or tourism potential.

There are therefore no visually sensitive roads within the visual assessment zone.

8.7.3 Impact Assessment

8.7.3.1 Receptor Impact Rating

In order to assess the impact of the proposed development on the sensitive / potentially sensitive receptor locations listed above, a matrix that takes into account a number of factors has been developed (**Table 49**), and is applied to each receptor location.

The matrix has been based on a number of factors as listed below:

- Distance of a receptor location away from the proposed development (zone of visual impact)
- Primary focus / orientation of the receptor
- Presence of screening factors (topography, vegetation etc.)
- Visual character and sensitivity of the surrounding area
- Visual contrast of the development with the landscape pattern and form

These factors are considered to be the most important factors when assessing the visual impact of a proposed development on a sensitive / potentially sensitive receptor location in this context. It should be noted that this rating matrix is a relatively simplified way to assign a likely representative visual impact, which allows a number of factors to be considered. Experiencing of visual impacts is however a complex and qualitative phenomenon, and thus difficult to accurately quantify. The matrix should therefore be seen as a representation of the likely visual impact at a receptor location. Part of its limitation lies in the quantitative assessment of what is largely a qualitative or subjective impact.

As described above, distance of the viewer / receptor location from the development is an important factor in the context of experiencing of visual impacts. A high impact rating has been assigned to receptor locations that are located within 2km of the proposed development. Beyond 8km, the visual impact would be virtually nil, as the development would appear to merge with the elements on the horizon. Any receptor location beyond this distance has therefore been assigned an overriding negligible impact rating. As such, despite the impact rating assigned to the other visual factors, the overall impact rating would remain negligible, as the proposed development is unlikely to visually influence any receptors located more than 8km from the development. Where a receptor is located within more than one distance band, such as a receptor road, it is assigned the score according to the closest distance it will get from the proposed development i.e. the highest visual impact experienced. The orientation of a receptor becomes important in many cases, as a receptor is typically oriented in a certain direction, e.g. with views towards a certain area from a highly frequented area like a porch or garden. The visual impact of a development could thus be potentially much greater if the development intruded into such a view, and thus the highest rating has been given to a situation where the development would cross directly across an 'arc of view / orientation' – i.e. the 180° panorama in a certain direction. Where the receptor does not have a primary orientation, such as a residential community where the dwellings are focused in different directions, a medium rating has been specified.

The presence of screening factors is equally important in this context as the distance away from the development. Screening factors can be vegetation, buildings, as well as topography. For example, a grove of trees located between a receptor location and an object could completely shield the object from the receptor. Topography (relative elevation and aspect) plays a similar role as a receptor location in a deep or incised valley will have a very limited viewshed and may not be able to view an object that is in close proximity, but not in its viewshed. As such, the complete screening of the development has also been assigned an overriding negligible impact rating, as the development would not impose any impact on the receptor.

The visual character of the surrounding area and views is also considered in the matrix, as introducing a new development into a natural area may adversely affect or degrade scenic views experienced by receptors. Although pastoral' or rural landscapes often have a relative density of anthropogenic (human) infrastructure (e.g. fences, centre pivots, buildings such as barns and farmhouses), views of these landscape are often perceived as sensitive to visual impacts, particularly to visual impacts of more industrial or large-scale infrastructure. A moderate rating is thus assigned to the visual character of these views. Transformed industrial landscapes have been assigned a low impact rating as a new development is unlikely to be regarded as negative within this context.

The visual contrast of a development refers to the degree to which the development would be congruent with the surrounding environment. This is based on whether or not the development would conform with the land use, settlement density, structural scale, form and pattern of natural elements that define the structure of the surrounding landscape. The visual compatibility is an important factor to be considered when assessing the impact of the development on receptors within a specific context. A development that is incongruent with the surrounding area could have a significant visual impact on sensitive receptors as it may change the visual character of the landscape.

Through the matrix a score for each receptor location is calculated. The range in which the score falls, as listed in **Table 48** below, determines the visual impact rating for each receptor location.

Rating	Overall Score
High Visual Impact	13-15
Medium Visual Impact	9-12
Low Visual Impact	5-8
Negligible Visual Impact	(overriding factor)

Table 48: Ratings scores

An explanation of the matrix is provided in Table 49 below.

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	VISUAL IMPACT RATING				
VISUAL FACTOR	HIGH	MEDIUM	LOW	OVERRIDING FACTOR: NEGLIGIBLE	
Distance of receptor away from proposed	0 ≤ 2km	2km ≤ 5km	5km ≤ 8km	8km <	
development	Score 3	Score 2	Score 1		
Primary focus /	'Arc of view' directly towards the	'Arc of view' partially towards the	'Arc of view' in opposite		
orientation of receptor	proposed development	proposed development / no primary	direction of the proposed		
		orientation	development		
	Score 3	Score 2	Score 1		
Presence of screening	No / almost no screening factors –	Screening factors partially obscure	Screening factors obscure	Screening factors	
factors	development highly visible	the development	most of the development	completely block any views	
				towards the development,	
				i.e. the development is not	
	Score 3	Score 2	Score 1	within the viewshed	
Visual character and	Scenic: Highly natural; almost no	Rural / pastoral: Mostly natural with	Transformed: Presence of		
sensitivity of the area /	visually 'degrading' factors, the	typical rural infrastructure present,	industrial-type infrastructure		
surrounding views	area is valued for its scenic quality	the area is valued for its	(e.g. urban areas and		
	and is highly sensitive to change	uninhabited nature and is	outlying residential areas),		
		potentially sensitive to change	not highly valued and not		
			sensitive to change		
	Score 3	Score 2	Score 1		
Visual Contrast	High contrast with the pattern and	Moderate contrast with the pattern	Corresponds with the		
	form of the natural landscape	and form of the natural landscape	pattern and form of the		
	elements (vegetation and land	elements (vegetation and land	natural landscape elements		
	form), typical land use and/or	form), typical land use and/or	(vegetation and land form),		
			typical land use and/or		

Table 49: Visual assessment matrix used to rate the impact of the proposed development on sensitive / potentially sensitive visual receptors

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hu	numan elements	(infrastructural	human	elements	(infrastructural	human	elements
fo	orm)		form)			(infrastructural fo	orm)
So	Score 3		Score 2		Score 1		

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The tables below present the results of the visual impact matrix. The impact of the development on each sensitive and potentially sensitive receptor location has been determined based on the factors detailed above (**Table 49**). As previously mentioned, a few of the farmsteads / homesteads identified during the scoping phase were excluded as potentially sensitive receptor locations for the purposes of the EIA phase study as it was discovered during the time of the site visit that these were uninhabited and/or abandoned. No further assessment was undertaken from these abandoned farmsteads / homesteads as no individuals currently live in these farmsteads / homesteads and therefore no visual impact will be experienced from these locations.

VISUAL FACTOR	RATING		
Distance of receptor	MEDIUM: The farmstead / residential dwelling is located approximately 2.4km		
away from proposed	from the proposed Aletta Wind Energy Facility development area.		
development	Score 2		
Primary focus /	MEDIUM: The Boesmansberg Guest Farm consists of a number of buildings		
orientation of receptor	/ houses which are used as accommodation for guests (Figure 106). As such,		
	the Boesmansberg Guest farm has no primary orientation.		
	Score 2		
Presence of screening	MEDIUM: Screening factors in the form of tall trees and a localised hill / koppie		
factors	to the east of the guesthouse are expected to partially obscure views towards		
	the proposed development (Figure 107) and only some the turbines are likely		
	to be visible.		
	Score 2		
Visual character and	MEDIUM: Views from the farmhouse are mostly natural with typical pastoral		
sensitivity of the area /	infrastructure and other anthropogenic elements present which include;		
surrounding views	garden vegetation, large trees, telephone poles and wire fences.		
	Score 2		
Visual Contrast	HIGH: The proposed wind turbines would contrast with the dominant natural		
	/ scenic character of the landscape. There are no tall linear or industrial		
	elements in view from the farmhouse, except for telephone poles, and as such		
	the tall wind turbines would contrast significantly with the elements in the		
	surrounding landscape.		
	Score 3		
OVERALL IMPACT	MEDIUM		
RATING	Total score 11		

 Table 50: Visual impact of the proposed Aletta Wind Energy Facility at VR 1 – Boesmansberg Guesthouse



Figure 106: Typical views of the guesthouse buildings / facilities which can be found at the Boesmansberg Guest Farm (VR 1)



Figure 107: View of the tall trees and the localised hill / koppie found to the east of the Boesmansberg Guest Farm (VR 1). These screening factors are expected to partially obscure views towards the proposed Aletta Wind Energy Facility.



Figure 108: Typical view towards the Aletta Wind Energy Facility application site from the south-eastern side of the main guesthouse building / facility at the Boesmansberg Guest Farm (VR 1)

VISUAL FACTOR	RATING
Distance of receptor	LOW: The Nelspoortjie Karoo Guest Farm is located approximately 6.8km
away from proposed	from the proposed Aletta Wind Energy Facility development area.
development	Score 1
Primary focus /	MEDIUM: The Nelspoortjie Karoo Guest Farm consists of a number of
orientation of receptor	buildings / houses which are used as accommodation for guests (Figure 109).
	As such, the Nelspoortjie Karoo Guest Farm has no primary orientation.
	Score 2
Presence of screening	LOW: There is a relatively large amount of tall trees and other types of
factors	vegetation surrounding this receptor location (Figure 110). Despite the
	presence of these vegetative screening factors, some of the wind turbines are
	still expected to be visible from the guesthouse. The screening factors are
	therefore expected to obscure most of the proposed development.
	Score 1
Visual character and	MEDIUM: Views from the farmstead / residential dwelling are largely natural
sensitivity of the area /	/ scenic with typical rural / pastoral infrastructure and other anthropogenic
surrounding views	elements present which include telephone poles and wire farm fences.
	Score 2
Visual Contrast	MEDIUM: The proposed wind turbines would contrast moderately with the
	dominant natural landscape elements present. There are no tall linear

 Table 51: Visual impact of the proposed wind energy facility at VR 2 – Nelspoortjie Karoo Guest Farm

		elements in view from the farmstead / residential dwelling except for the telephone poles.
		Score 2
OVERALL	IMPACT	
RATING	INFACT	Total score 8
RATING		Total score o





Figure 109: Typical views of the guesthouse buildings / facilities found at the Nelspoortjie Karoo Guest Farm (VR 2).



Figure 110: Typical views towards the Aletta Wind Energy Facility application site from some of the guestroom buildings / facilities at the Nelspoortjie Karoo Guest Farm (VR 2). Note the presence of a significant amount of vegetative screening.

VISUAL FACTOR	RATING
Distance of receptor	LOW: The farmstead / residential dwelling is located approximately 7.6km
away from proposed	from the proposed Aletta Wind Energy Facility development area.
development	Score 1
Primary focus /	HIGH: The farmstead / residential dwelling is orientated to the north-east,
orientation of receptor	directly towards the proposed Aletta Wind Energy Facility application site.
	Score 3
Presence of screening	MEDIUM: The most significant screening factors surrounding this farmstead
factors	/ residential dwelling include tall trees around the farmstead / residential
	dwelling and slight undulations in the landscape to the east. The presence of
	these above-mentioned screening factors are therefore expected to partially
	obscure the proposed Aletta Wind Energy Facility development.
	Score 2
Visual character and	MEDIUM: Views from the farmhouse / residential dwelling are largely natural
sensitivity of the area /	/ scenic. In addition, typical rural / pastoral infrastructure and other
surrounding views	anthropogenic elements are also present which include tall trees, farm fences,
	wind mills and telephone poles. It must also be noted that existing high voltage
	power lines are visible to the south-west of this farmstead / residential dwelling
	(Figure 111).
	Score 2
Visual Contrast	MEDIUM: The proposed wind turbines are expected to contrast with the
	dominant elements within the landscape. However, the presence of the wind
	mills, existing high voltage power lines and other linear infrastructure is
	expected to marginally lower the visual contrast of the proposed wind energy
	facility and therefore result in a moderate visual contrast. In addition, from this
	distance the turbines would appear to be relatively equal in size to the existing
	infrastructural form and begin to merge with the elements on the horizon.

Table 52: Visual impact of the proposed wind energy facility at VR 4

		Score 2
OVERALL	IMPACT	MEDIUM
RATING		Total score 10



Figure 111: Typical view of the existing high voltage power lines that can be found to the south-west of the farmstead / residential dwelling at VR 4.



Figure 112: View of the farmhouse / residential dwelling at VR 4 as well as the typical view towards the proposed Aletta Wind Energy Facility application site from VR 4.

VISUAL FACTOR	RATING		
Distance of receptor	MEDIUM: The farmstead / residential dwelling is located approximately 3.2km		
away from proposed	from the proposed Aletta Wind Energy Facility development area.		
development	Score 2		
Primary focus /	LOW: The farmstead / residential dwelling is oriented to the east, in the		
orientation of receptor	opposite direction of the proposed Aletta Wind Energy Facility application site.		
	Score 1		
Presence of screening	MEDIUM: The screening factors surrounding the farmstead / residential		
factors	dwelling are expected to partially obscure the proposed Aletta Wind Energy		
	Facility.		
	Score 2		
Visual character and	MEDIUM: Views from the farmhouse / residential dwelling are largely natural		
sensitivity of the area /	with typical rural infrastructure present. Almost no visually degrading factors		
surrounding views	can be found within close proximity to this farmstead / residential dwelling and		
	the area is valued for its scenic quality. In addition, views from the farmhouse		
	at VR 5 have only been partially transformed due to pastoral practices and		
	typical rural infrastructure.		
	Score 2		
Visual Contrast	HIGH: The presence of wind turbines would contrast with the pattern and form		
	of the natural landscape elements, typical land use and/or human elements,		
	as there are no tall linear or industrial elements in view from the farmhouse.		
	Score 3		
OVERALL IMPACT	MEDIUM		
RATING	Total score 10		

			· · · · · · · · · · · · · · · · · · ·
Table 53: Visual imp	pact of the propos	ed wind energy	v facilitv at VR 5

Due to access limitations during the time of the site visit, the impact assessment for VR 5 was done via desktop means and therefore photographs could not be provided. This farmstead / residential dwelling is

however still considered to be a potentially sensitive visual receptor and was included as part of the impact assessment.

VISUAL FACTOR	RATING						
Distance of receptor	N/A: The farmstead / residential dwelling is located approximately 6.7km from						
away from proposed	the proposed Aletta Wind Energy Facility development area. The screenin						
development	actors are however expected to completely block any views towards the						
	proposed wind energy facility development.						
Primary focus /	N/A: The farmhouse is oriented to the north-east, in the opposite direction of						
orientation of receptor	the proposed Aletta Wind Energy Facility application site. The screening						
	factors are however expected to completely block any views towards the						
	proposed wind energy facility development.						
Presence of screening	NEGLIGIBLE: The presence of topographical undulations to the south-west,						
factors	as well as the tall trees and other vegetation surrounding the farmhouse /						
	residential dwelling at VR 8 are expected to completely block any views						
	towards the proposed Aletta Wind Energy Facility, i.e. the development is not						
	within the viewshed.						
	Overriding factor						
Visual character and	N/A: Views from the farmhouse are largely natural /scenic with some typical						
sensitivity of the area /	rural / pastoral infrastructure present. Other anthropogenic elements which						
surrounding views	are present include wire farm fences, tall trees and telephone poles. The						
	overall impact rating would however remain negligible due to the presence of						
	screening factors that are expected to completely block any views towards						
	the proposed wind energy facility development.						
Visual Contrast	N/A: As mentioned above, the overall impact rating would remain negligible						
	due to the presence of screening factors that are expected to completely block						
	any views towards the proposed wind energy facility development.						
OVERALL IMPACT	NEGLIGIBLE						
RATING							



Figure 113: View of the farmstead / residential dwelling at VR 8 as well as the typical view towards the proposed Aletta Wind Energy Facility application site from VR 8.

VISUAL FACTOR	RATING						
Distance of receptor	MEDIUM: The farmstead / residential dwelling is located approximately 2.7km						
away from proposed	from the proposed Aletta Wind Energy Facility development area.						
development	Score 2						
Primary focus /	LOW: The farmstead / residential dwelling is orientated to the north-east, in						
orientation of receptor	he opposite direction of the proposed Aletta Wind Energy Facility application						
	site.						
	Score 1						
Presence of screening	LOW: The presence of large trees and localised hills / koppies to the south-						
factors	west of this farmstead / residential dwelling (Figure 114) are expected to						
	obscure most views of the proposed Aletta Wind Energy Facility development.						
	Score 1						
Visual character and	MEDIUM: Views from this farmhouse are largely natural /scenic with some						
sensitivity of the area /	typical rural / pastoral infrastructure present. Existing power lines are however						
surrounding views	visible to the south-east of the farmstead / residential dwelling (Figure 115).						
	In addition, other anthropogenic elements such as wind mills, wire farm						
	fences, tall trees and telephone poles are also present.						
	Score 2						
Visual Contrast	MEDIUM: Despite the largely natural / scenic character of the surrounding						
	environment and limited transformation within this part of the study area, the						
	presence of vertical elements and tall electrical infrastructure (in the form of						
	existing high voltage power lines) are expected to result in a moderate						
	contrast with the proposed Aletta Wind Energy Facility.						
	Score 2						
OVERALL IMPACT	LOW						
RATING	Total score 8						

 Table 55: Visual impact of the proposed wind energy facility at VR 9

 VISUAL FACTOR
 RATING



Figure 114: View of the localised hills / koppies found to the south-west of the farmstead / residential dwelling at VR 9. These localised hills koppies are expected to provide a significant amount of screening from the proposed Aletta Wind Energy Facility.



Figure 115: View of the existing power line which can be found to the south-east of the farmstead / residential dwelling at VR 9. This power line is expected to slightly and lessen the visual contrast of the proposed Aletta Wind Energy Facility.



Figure 116: View of the farmstead / residential dwelling at VR 9 as well as the typical view towards the proposed Aletta Wind Energy Facility application site from VR 9.

Table 56: Visual impact of the proposed wind energy facility at VR 11

VISUAL FACTOR	RATING								
Distance of receptor	LOW: The farmstead / residential dwelling is located approximately 7.8km								
away from proposed	from the proposed Aletta Wind Energy Facility development area.								
development	Score 1								
Primary focus /	LOW: The farmstead / residential dwelling is orientated to the north-west, in								
orientation of receptor	the opposite direction of the proposed Aletta Wind Energy Facility application								
	site.								
	Score 1								
Presence of screening	MEDIUM: A large amount of tall trees have been established around the								
factors	farmstead / residential dwelling at VR 11. In addition, the surrounding area is								
	characterised by slight undulations in the landscape. Despite the presence of								
	tall trees and the slightly undulating terrain of the landscape, the above-								
	mentioned screening factors are expected to only partially obscure views								
	towards the proposed Aletta Wind Energy Facility development.								
	Score 2								
Visual character and	MEDIUM: Views from the farmhouse / residential dwelling are largely natural								
sensitivity of the area /	/ scenic. In addition, typical rural / pastoral infrastructure and other								
surrounding views	anthropogenic elements are also present which include tall trees, farm fences,								
	wind mills and telephone poles. Existing high voltage power lines are visible								
	to the south-west of this farmstead / residential dwelling (Figure 117).								
	Score 2								
Visual Contrast	MEDIUM: The proposed wind turbines are expected to contrast with the								
	dominant elements within the landscape. However, the presence of the								
	existing high voltage power line and other vertical anthropogenic elements are								
	expected to marginally lower the visual contrast of the proposed wind energy								
	facility and therefore result in a moderate visual contrast. In addition, from this								
	distance the turbines would appear to be relatively equal in size to the existing								
	infrastructural form and begin to merge with the elements on the horizon.								
	Score 2								
OVERALL IMPACT	LOW								
RATING	Total score 8								



Figure 117: View of the existing high voltage power line which can be found to the south-west of the farmstead / residential dwelling at VR 11. This power line is expected to alter the natural / scenic character of the surrounding area slightly and lessen the visual contrast of the proposed Aletta Wind Energy Facility.



Figure 118: View of the farmstead / residential dwelling at VR 11 as well as the typical view towards the proposed Aletta Wind Energy Facility application site from VR 11.

Table 57: Visual impact of the proposed wind energy facility at VR 12

VISUAL FACTOR	RATING								
Distance of receptor	MEDIUM: The farmstead / residential dwelling is located approximately 3.1km								
away from proposed	from the proposed Aletta Wind Energy Facility development area.								
development	Score 2								
Primary focus /	LOW: The farmstead / residential dwelling is orientated to the east, in the								
orientation of receptor	opposite direction of the proposed Aletta Wind Energy Facility application site.								
	Score 1								
Presence of screening	LOW: A large amount of tall trees have been established around the								
factors	farmstead / residential dwelling at VR 12. In addition, the surrounding area is								
	characterised by slight undulations in the landscape to the west of the								
	farmstead / residential dwelling (Figure 119). As such, the above-mentioned								
	screening factors are expected to obscure most views towards the proposed								
	Aletta Wind Energy Facility development.								
	Score 1								
Visual character and	MEDIUM: Views from the farmhouse / residential dwelling are largely natura								
sensitivity of the area /	rea / / scenic with typical rural / pastoral infrastructure and other anthropogenic								
surrounding views	elements also present which include tall trees, farm fences, wind mill								
	telephone poles. In addition, mountains can be found to the south-east of the								
	farmstead / residential dwelling and are expected to add to the so								
	character of the surrounding area (Figure 120).								
	Score 2								
Visual Contrast	MEDIUM: The proposed wind turbines would contrast with the dominant								
	natural / scenic character of the landscape. There are no tall linear elements								
	in view from the farmhouse, except for telephone poles, and as such the tall								
	wind turbines would contrast moderately with the elements in the surrounding								
	landscape.								
	Score 2								
OVERALL IMPACT	LOW								
RATING	Total score 8								



Figure 119: View of the undulating terrain to the west of the farmstead / residential dwelling at VR 12. These undulations in the landscape are expected to screen the farmstead / residential dwelling from the proposed Aletta Wind Energy Facility.



Figure 120: View of the localised mountains located to the south-east of the farmstead / residential dwelling at VR 12. These mountains are expected to add to the scenic character of the surrounding area.



Figure 121: View of the farmstead / residential dwelling at VR 12 as well as the typical view towards the proposed Aletta Wind Energy Facility application site from VR 12.

Table 58: Visual impact of the proposed wind energy facility at VR 14

VISUAL FACTOR	RATING					
Distance of receptor	MEDIUM: The farmstead is located within the proposed Aletta Wind Energy					
away from proposed	Facility application site. However, it is located approximately 2.9km from the					
development	proposed development area.					
	Score 2					
Primary focus /	HIGH: The farmstead is orientated to the east, directly towards the proposed					
orientation of receptor	Aletta Wind Energy Facility development area.					
	Score 3					
Presence of screening	HIGH: This farmstead / residential dwelling has almost no large trees and					
factors	other vegetation to provide screening. In addition, the surrounding landscape					
	is largely flat. The generally flat landscape and lack of vegetative screening					
	factors will therefore result in the proposed Aletta Wind energy Facility being					
	highly visible.					
	Score 3					
Visual character and	MEDIUM: Views from this farmhouse are largely natural /scenic with some					
sensitivity of the area /	typical rural / pastoral infrastructure present. Other typical anthropogenic					
surrounding views	elements which are present near the farmhouse include wire farm fences, a					
	man made dam and a wind mill.					
	Score 2					
Visual Contrast	HIGH: Due to the largely natural / scenic character of the surrounding					
	environment and lack of vertical elements within the surrounding area, the					
	wind turbines are expected to have a high contrast with the surrounding					
	environment.					
	Score 3					
OVERALL IMPACT	HIGH					
RATING	Total score 13					

As previously mentioned, VR 14 is currently uninhabited and no one lives in this farmstead. During the site visit, it was discovered that VR 14 belongs to the occupant of VR 15 and that this dwelling is sometimes used as accommodation for individuals that have to undertake specific tasks (such as erecting fences) on the farm. The occupant of VR 15 has however indicated that this dwelling might be used as a home for a family member in the future and should therefore still be regarded as a potentially sensitive visual receptor. As such, VR 14 has been regarded as a potentially sensitive visual receptor for the purpose of this EIA phase study. VR 14 is however located within the proposed Aletta Wind Energy Facility application site. It is assumed that the owner of this dwelling would have a vested interest in the development and would therefore not perceive the proposed wind energy facility in a negative light.

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Figure 122: View of the farmstead at VR 14 as well as the typical view towards the proposed Aletta Wind Energy Facility Development area from VR 14.

VISUAL FACTOR	RATING								
Distance of receptor	HIGH: The farmstead / residential dwelling is located within the proposed								
away from proposed	Aletta Wind Energy Facility development area.								
development	Score 3								
Primary focus /	HIGH: The farmstead / residential dwelling is orientated to the north-west,								
orientation of receptor	directly towards the proposed Aletta Wind Energy Facility development area.								
	Score 3								
Presence of screening	HIGH: The presence of relatively large trees and other surrounding vegetation								
factors	is not expected to obscure views towards the proposed Aletta Wind Energy								
	Facility development. In addition, the surrounding landscape is largely flat and								
	this farmstead / residential dwelling is located within the proposed								
	development area. As such, the proposed development is expected to be								
	highly visible.								
	Score 3								
Visual character and	MEDIUM: Views from this farmhouse are largely natural /scenic with some								
sensitivity of the area /	typical rural / pastoral infrastructure present. Other typical anthropogenic								
surrounding views	elements present near the farmhouse include wire farm fences, tall trees,								
	telephone poles and other farm buildings.								
	Score 2								
Visual Contrast	HIGH: Due to the largely natural / scenic character of the surrounding								
	environment and presence of only a few vertical elements within the								
	surrounding area, the wind turbines are expected to contrast significantly with								
	the surrounding environment.								
	Score 3								
OVERALL IMPACT	HIGH								
RATING	Total score 14								

 Table 59: Visual impact of the proposed wind energy facility at VR 15

As previously mentioned, VR 15 is located within the proposed Aletta Wind Energy Facility development area. During the EIA phase fieldwork it was verified that the owner of VR 15 supports the proposed

development. In addition, the occupant of this dwelling has a vested interest in the development and would therefore not perceive the proposed Aletta Wind Energy Facility in a negative light. Although the development is rated as having a high visual impact from this receptor location, the visual impact experienced by the occupant is likely to be less significant.



Figure 123: View of the farmstead / residential dwelling at VR 15 as well as the typical view towards the proposed Aletta Wind Energy Facility development area from VR 15.

VISUAL FACTOR	RATING							
Distance of receptor	HIGH: The farmstead / residential dwelling is located within the proposed							
away from proposed	Aletta Wind Energy Facility development area.							
development	Score 3							
Primary focus /	HIGH: The farmstead / residential dwelling is orientated to the east, directly							
orientation of receptor	towards the proposed Aletta Wind Energy Facility development area.							
	Score 3							
Presence of screening	HIGH: There are almost no vegetative screening factors surrounding this							
factors	farmstead / residential dwelling apart from very few relatively tall trees. The							
	surrounding landscape is also largely flat and offers limited screening. In							
	addition, this farmstead / residential dwelling is located within the proposed							
	wind energy facility development area. As such, the proposed Aletta Wind							
	Energy Facility is expected to be highly visible.							
	Score 3							
Visual character and	MEDIUM: Views from this farmhouse are largely natural /scenic with some							
sensitivity of the area /	typical rural / pastoral infrastructure present. Other typical anthropogenic							
surrounding views	elements present near the farmhouse include wire farm fences, a few							
	relatively tall trees, telephone poles other farm buildings.							
	Score 2							
Visual Contrast	HIGH: Due to the largely natural / scenic character of the surrounding							
	environment and presence of only a few vertical elements within the							
	surrounding area, the wind turbines are expected to contrast significantly with							
	the surrounding environment.							

Table 60: Visual impact of the proposed wind energy facility at VR 16

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		Score 3
OVERALL	IMPACT	HIGH
RATING		Total score 14

As previously mentioned, VR 16 is currently uninhabited and no one lives in this dwelling. During the site visit, it was however discovered that VR 16 is currently being used as a holiday home by a family member of the occupant of VR 15. However, the occupant of VR 15 indicated that this family member has inherited this dwelling from their father and might choose to occupy it permanently in the future. VR 16 is however, located within the proposed Aletta Wind Energy Facility development area. It is assumed that the occupant of this dwelling would have a vested interest in the development and would therefore not perceive the proposed Aletta Wind Energy Facility in a negative light. Although the development is rated as having a high visual impact from this receptor location, the visual impact experienced by the occupant is likely to be less significant.



Figure 124: View of the farmstead / residential dwelling at VR 16 as well as the typical view towards the proposed Aletta Wind Energy Facility development area from VR 16.

A summary of the above impact ratings is provided in **Table 61** below.

RECEPTOR		IMPACT RATING						
LOCATION	Distance	Orientation	Screening	Character / Sensitivity	Contrast	OVERALL IMPACT RATING		
VR 1	Medium	Medium	Medium	Medium	High	MEDIUM Score 11		
VR 2	Low	Medium	Low	Medium	Medium	LOW Score 8		
VR 4	Low	High	Medium	Medium	Medium	MEDIUM Score 10		
VR 5	Medium	Low	Medium	Medium	High	MEDIUM Score 10		
VR 8	1	N/A		N/A		NEGLIGIBLE		
VR 9	Medium	Low	Low	Medium	Medium	LOW Score 8		

Table 61: Visual Impact of the proposed 140MW Aletta Wind Energy Facility on the visually sensitive and potentially sensitive visual receptor locations identified within the study area- Summary and Results

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VR 11	Low	Low	Medium	Medium	Medium	LOW Score 8
VR 12	Medium	Low	Low	Medium	Medium	LOW Score 8
VR 14	Medium	High	High	Medium	High	HIGH Score 13
VR 15	High	High	Medium	Medium	High	HIGH Score 14
VR 16	High	High	High	Medium	High	HIGH Score 14

8.7.3.2 Visual Modelling

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In order to provide an indication of what the proposed wind energy facility would look like from some of the potentially sensitive receptor locations currently in use, visual models were created to strengthen the findings of the receptor impact ratings. An indicative range of locations were selected for modelling purposes to provide an indication of the possible impacts from different locations within the study area. The models illustrate how views from the each vantage point will be transformed by the proposed development if the wind turbines are erected on the site as proposed.

As mentioned above, the following assumptions and limitations are of relevance for the visual models:

- The visual models represent a visual environment that assumes all vegetative clearing will be restored to its current state after the construction phase. This is however, is an improbable scenario as some trees and shrubs may be removed which may reduce the accuracy of the models generated.
- At the time of this study the proposed project was still in its early planning stages. Therefore, the layout plans of the turbines, as provided by BioTherm may change and all infrastructure associated with the facility has been excluded from the models.

Vantage Point 1 – View toward the proposed Aletta Wind Energy Facility development 8.7.3.2.1 area from the Nelspoortjie Karoo Guest Farm (VR 2)



Figure 125: Existing view toward the proposed Aletta Wind Energy Facility development area from the Nelspoortjie Karoo Guest Farm (VR 2)



Figure 126: Visually modelled post-construction view toward the proposed Aletta Wind Energy Facility development area from the Nelspoortjie Karoo Guest Farm

As indicated in **Figure 126** above, vegetative screening factors surrounding this guesthouse are expected to obscure most views toward the proposed development, however some wind turbines are still expected to be visible. The visible wind turbines would contrast moderately with the dominant natural landscape elements as there are no tall linear elements in view from the guesthouse except for telephone and fence poles.

8.7.3.2.2 Vantage Point 2 – View toward the proposed Aletta Wind Energy Facility development area from the Boesmansberg Guest Farm (VR 1)



Figure 127: Existing view toward the proposed Aletta Wind Energy Facility development area from the Boesmansberg Guest Farm (VR 1)



Figure 128: Visually modelled post-construction view toward the proposed Aletta Wind Energy Facility development area from the Boesmansberg Guest Farm (VR 1)

As indicated in **Figure 128** above, the localised hill / koppie found to the east of this guesthouse is expected to provide some form of screening from the proposed wind energy facility development. The visible wind turbines would contrast highly with the dominant natural landscape elements as there are no tall linear elements in view from the guesthouse.

8.7.3.2.3 Vantage Point 3 – View toward the proposed Aletta Wind Energy Facility development area from the farmstead / residential dwelling at VR 14

As indicated in **Figure 130** to **Figure 134** below, very few screening factors are present in the surrounding area. In addition, the surrounding landscape is largely flat and offers very little screening. It must also be noted that this farmstead / residential dwelling is located within the proposed Aletta Wind Energy Facility application site and will therefore be located within close proximity to the wind turbines. The visible wind turbines would contrast highly with the dominant natural landscape elements as there are no tall linear elements in view from the farmhouse except for a wind mill and fence poles.

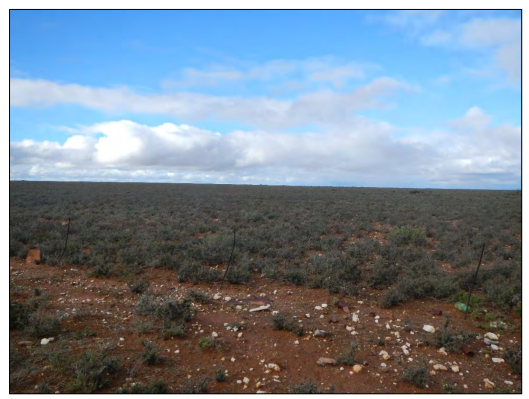


Figure 129: Existing view to the east (E) from the farmstead at VR 14, toward the proposed Aletta Wind Energy Facility development area



Figure 130: Visually modelled post-construction view to the east (E) from the farmstead at VR 14, toward the proposed Aletta Wind Energy Facility development area



Figure 131: Existing view to the north-east (NE) from the farmstead at VR 14, toward the proposed Aletta Wind Energy Facility development area



Figure 132: Visually modelled post-construction view to the north-east (NE) from the farmstead at VR 14, toward the proposed Aletta Wind Energy Facility development area



Figure 133: Existing view to the north north-east (NNE) from the farmstead at VR 14, toward the proposed Aletta Wind Energy Facility development area



Figure 134: Visually modelled post-construction view to the north north-east (NNE) from the farmstead at VR 14, toward the proposed Aletta Wind Energy Facility development area.

8.7.3.3 Night-time Impacts

The visual impact of lighting on the nightscape is largely dependent on the existing lighting present in the surrounding area at night. The night scene in areas where there are numerous light sources will be visually degraded by the existing light pollution and therefore additional light sources are unlikely have a significant impact on the nightscape. In contrast, introducing light sources into a relatively dark night sky will impact on the visual quality of the area at night. It is thus important to identify a night-time visual baseline before exploring the potential visual impact of the proposed wind energy facility at night.

The area surrounding the proposed development site is largely uninhabited and as a result, very few light sources are present. The town of Prieska is too far away to have an impact on the night scene. The town of Copperton is expected to have a limited impact on the night scene, as it is very small and is located more than 5km away. At night, the study area is characterised by a picturesque dark starry sky and the visual character of the night environment is considered to be mostly 'unpolluted' and pristine. The most prominent light sources within the study area at night include isolated lighting from the surrounding farmsteads, as well as transient light from the passing cars travelling along the R357 and R386 roads.

Operational and security lighting at night will be required for the proposed wind energy facility. In addition, a permanent aviation light or red aircraft warning light will be placed on the top of each wind turbine, which will create a network of red lights in the dark night-time sky. The type and intensity of lighting required was unknown at the time of writing this report and therefore the potential impact of the development at night has been discussed based on the general effect that additional light sources will have on the ambiance of the nightscape.

Although the area is not generally renowned as a tourist destination, the natural dark character of the nightscape will be sensitive to the impact of additional lighting at night. The operational and security lighting required for the proposed wind energy facility development is likely to intrude on the nightscape and create glare, which will contrast with the extremely dark backdrop of the surrounding area. In addition, the red warning lights may be particularly noticeable as their colour will differ from the few lights typically found within the environment and the flashing will draw attention to them. These lights will however have a low intensity and will create less contrast than white lights typically would (Vissering, 2011).

8.7.3.4 Visual Impacts of Associated Infrastructure

Access Roads

As previously mentioned, the R357 road traverses the proposed wind energy facility application site and provides access to the site. This road is a single carriage way tar road and is in relatively good condition. This road is primarily used by local farmers to gain access to surrounding farms / properties as well as when travelling to and from the town of Prieska to the north-east. It must however be noted that a section of the R357 to the south-west of the application site becomes a gravel road and provides access to the existing Kronos Substation. In addition, the R386 gravel road can also be found to the east of the proposed wind energy facility application site. Similarly to the R357, this gravel road is also primarily used by local farmers to gain access to surrounding farms / properties as well as when travelling to and from the town of Prieska to the north-east. These roads are therefore not regarded as visually sensitive as they do not form part of any scenic tourist routes, and are not specifically valued or utilised for their scenic or tourism potential. It should be noted that existing high voltage power lines traverse certain sections of the R357 and R386 roads.

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It is assumed that a network of gravel access roads will most likely be constructed to provide access to the wind turbines. These will most likely be positioned to follow the existing internal roads as far as possible. Where this is not possible or where no existing roads are available, new access roads will probably be constructed.

Roads are typically only associated with a visual impact if they traverse sloping ground on an aspect that is visible to the surrounding area. Considering that the access roads may be located on some undulating and hilly terrain within the application site, it is likely that the visual impact associated with constructing and upgrading these roads could impact on the surrounding area. As such, it is highly recommended that where possible, all roads should avoid steeper slopes in order to preserve the natural visual integrity of the landscape. In addition, if these roads are not maintained correctly during the construction phase, construction vehicles travelling along the gravel access roads could expose surrounding farmstead to dust plumes.

Underground cabling

As with the internal gravel access roads, the underground cabling (if required) will most likely be positioned to follow the existing internal access roads. The visual impact of this cabling would be very similar to roads in that the 'scar' associated with the cable could create a visual contrast with the largely natural vegetation on the site. As with the access roads, it is recommended that where possible, all cables should avoid steeper slopes in order to preserve the natural visual integrity of the landscape. It is further recommended that all reinstated cable trenches should be re-vegetated with the same vegetation that existed prior to the cable being laid, in order to reduce the potential for creating unnatural linear features in the environment.

Power lines

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As previously mentioned, the wind turbines will be connected to the proposed Aletta IPP Substation using buried medium voltage cables. However, overhead power lines may also be used where a technical assessment of the proposed design suggests that they will be more appropriate, such as over rivers and gullies. As previously mentioned, power lines consist of a series of tall towers which make them highly visible. Power lines are not features of the natural environment, but are representative of anthropogenic transformation. Thus when placed in largely natural landscapes, they will be perceived to be highly incongruous in this setting. Conversely, the presence of other anthropogenic elements associated with the built environment, especially other power lines, may result in the visual environment being considered to be 'degraded' and thus the introduction of a new power line into this setting may be less of a visual impact than if there was no existing built infrastructure visible. It is important to note that several high voltage power lines are located within close proximity to the proposed wind energy facility application site and are expected to lessen the visual contrast associated with the introduction of a new power line (Figure 135).



Figure 135: View of the existing high voltage power lines that can be found within close proximity to the proposed Aletta Wind Energy Facility application site

Power lines are anthropogenic elements that are typically found in the landscape, both in urban or industrial and in more natural rural settings. The visual impact of a power line would largely be related to the physical characteristics of the area, land use and the spatial distribution of potential receptors. These factors are also important factors used to determine whether a power line would be congruent within an environment as the degree of visual contrast is generally based on the land use, settlement density, visual character and presence of existing power lines. When combining this with the distribution and likely value judgements of visual receptors, the visual impact of the proposed power line can be determined. In areas, where the power line would contrast with the surrounding area it may change the visual character of the landscape and be perceived negatively by visual receptors.

As mentioned above, the presence of other linear structures such as roads, railways and especially other power lines would influence the perception of whether a power line is a visual impact. Where existing power lines are present the visual environment would already be visually 'degraded' and thus the introduction of a new power line in this setting may be considered to be less of a visual impact than if no existing built infrastructure were visible.

Substation

An on-site substation (extent unknown at this stage) will most likely be constructed to supply the generated electricity to the national grid. In isolation, the on-site substation may be considered to be visually intrusive; however, it must be assumed that if the substation would be built to serve the needs of the power generated from the wind energy facility. Thus the on-site substation would only be constructed if the wind energy facility complex, as

viewed from the surrounding farmsteads. Views of the substation would therefore be dwarfed by the large number of turbines that would be visible. As such, the substation is not expected to be associated with a significant visual impact, or even a measurable cumulative impact.

8.8 Heritage and Palaeontology

The full Heritage Assessment was conducted by Wouter Fourie from PGS, with Palaeontological input from Gideon Groenewald, and is included in **Appendix 6H**.

8.8.1 Field Work Findings

8.8.1.1 Methodology

A survey of the study area was conducted from 1 - 6 August 2016. Due to the nature of cultural remains, with the majority of artefacts occurring below surface, two archaeologists and two field assistants of PGS conducted a vehicle and foot-survey that covered the study area. The fieldwork was logged with a GPS to provide a background of the areas covered (**Figure 137**).

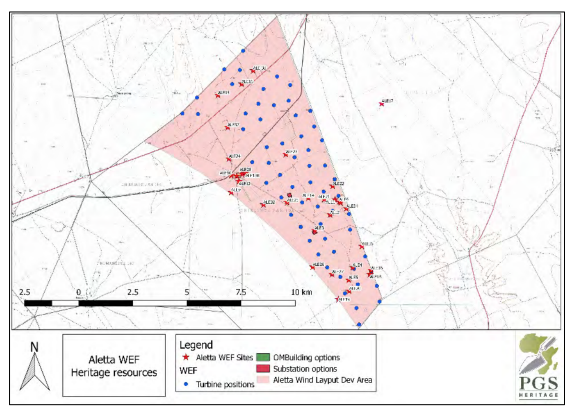


Figure 136: Position of Heritage resources within the Aletta WEF

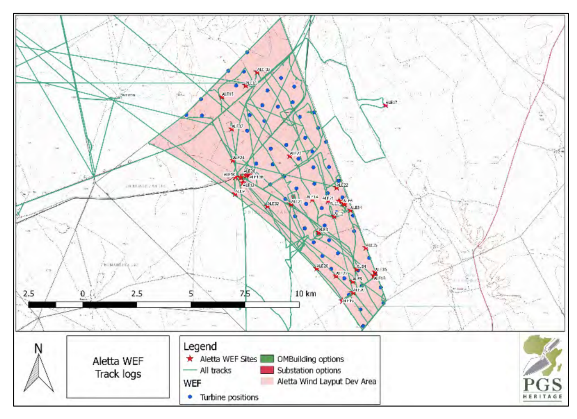


Figure 137: Track logs showing analysis of farm Drielings Pan

The fieldwork identified 32 heritage finds that were then classified either as find spots or sites. This information was then provided to the developer to take into account during the development of the layout alternatives. The following sections list and describe the finds and sites.

The fieldwork completed for the HIA component in August 2016, has confirmed the presence of 3 archaeological find spots, 3 gravesites, 21 archaeological sites/resources and 5 historical sites. The archaeological sites are associated with the Earlier Stone Age (ESA) Middle (MSA) and Later Stone Age (LSA) and are representative of archaeological sites with a medium to high significance.

8.8.1.2 Find Spots

The find spots (**Table 62**) identified during the fieldwork were found to correlate with ridges and drainage lines as predicted in the Scoping Phase of this study. This observation also correlates with the findings of the studies done by Webley (2012) and Orton (2014). The finds spots mostly consist of single or low density finds of Middle Stone Age (MSA) or Later Stone Age (LSA) lithics. The material was predominantly crypto-crystalline silica (CCS) and tigers eye with a very low concentration of hornfels material utilised.

Table 62: Find spots

Site Number	Lat	Lon	Description	Sensitivity	Heritage Rating
			Low density MSA		
ALE 19	-29.998137°	22.570920°	scatter	Low	4C

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			Low density LSA		
ALE 20	-29.994649°	22.576126°	scatter	Low	4C
		22.564079°	Low density LSA		
ALE 21	-29.956645°	22.004079	and MSA scatter	Low	4C

8.8.1.3 Sites

Archaeological

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The archaeological sites (Table 63) identified were mostly associated with the MSA and LSA with some ESA artefacts. The sites are predominantly situated below rocky ridges or low rises and on flat planes. A large proportion of the sites consist of unweathered LSA material manufactured from CCS and tigers eye.

Site ALE 6 and ALE 7 present stone walls and a historic water source which should be observed in more detail. ALE 22 is a particularly significant site as it contained numerous artefacts, ostrich egg shell and pottery.

Due to their research value, sites the above mentioned sites as well as many of the others, which are described below, are given a Medium or High archaeological significance.

Table 63: Archaeological Resources

Site Number	Lat	Lon	Type Find	Description	Significance	Heritage Rating
ALE 1	-29.956808°	22.569291°	Site/Resource	A medium density scatter of stone tools was identified at this location (± 10-15 artefacts in 10m x10m). The site is situated all along the valley floor in between two elongated rocky ridges. The artefacts occurred mostly within the sandy valley floor and fewer artefacts were found along the rocky ridges. The artefacts are mainly stone tools from the LSA and consist mostly of utilised and re-touched flakes, scrapers, blades and cores. The artefacts are mainly made of weathered quartzite, quartz, hornfels and CCS. The artefacts were found scattered over an area which measured approximately 100m x 300m in size	Medium	4B
Figure 138:	Medium densit	y scatter at ALE1		Figure 139: View of the landscape at	ALE1	
ALE 2	-29.963080°	22.567003°	Site/Resource	A medium/low density scatter of stone tools was identified at this location (± 5-10 artefacts in 10m x10m). The site is situated within a clearing at the foot of a rocky ridge. The artefacts vary between stone tools from the MSA and the LSA and consist mostly of utilised and re- touched flakes, scrapers, blades and cores. The artefacts are mainly made of weathered quartzite, hornfels and CCS. The artefacts were found scattered over an area, which measured approximately 40m in diameter.	Low	4C
Figure 140:	Low density sc	atter at site ALE 2		Figure 141: View of the landscape at	ALE 2	

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Site Number	Lat	Lon	Type Find	Description	Significance	Heritage Rating
ALE 3	-29.969593°	22.559574°	Site/Resource	A low-density scatter of stone tools was identified at this location (± 2-5 artefacts in 10m x10m). The site is situated within one of the proposed transfer stations on one of the proposed power line routes. The site is situated on a flat plain with red sandy soils. The artefacts were exposed due to some measure of sheet erosion. The artefacts vary between stone tools from the Middle Stone Age (MSA) and the Late Stone Age (LSA) and consist mostly of utilised and re-touched flakes, scrapers, blades and cores. The artefacts are mainly made of weathered quartzite, gneiss, hornfels and CCS. The artefacts were found scattered over an area which measured approximately 80m in diameter	Low	4C
Eigure 442				Figure 143: View of the landscape at ALE 3		
Figure 142:	Low density so	catter at site ALE 3		Another low density scatter of stone tools was		
ALE 4	-29.984924°	22.577786°	Site/Resource	identified at this location (\pm 2-5 artefacts in 10m x10m). The site is situated at the foot of a rocky outcrop and extends onto the outcrop The artefacts are mainly stone tools from the Middle Stone Age (MSA) and the Early Stone Age (ESA) and consist mostly of utilised and re-touched flakes, scrapers and blades. A relative high number of cores were also identified. and a few hand axes. The artefacts are mainly made of weathered quartzite, gneiss and quartz. The artefacts were found scattered over an area, which measured approximately 60m in diameter.	Low	4C
Figure 144:	Low density so	tatter at ALE4	1	Figure 145:view of landscape at ALE4	1	1

Site Number	Lat	Lon	Type Find	Description	Significance	Heritage Rating
ALE 5	-29.990058°	22.575886°	Site/Resource	A medium density scatter of stone tools was identified at this location (\pm 10-15 artefacts in 10m x10m). The site is situated along the edges of a small pan. The artefacts are mainly stone tools from the Middle Stone Age (MSA) and the Early Stone Age (ESA) and consist mostly of utilised and re-touched flakes, scrapers, blades and cores. The artefacts are mainly made of weathered quartzite, gneiss, hornfels, haematite and quartz. The artefacts were found scattered in concentrations all along the edges of the pan.	Low	4C
Figure 146:	Medium densit	y scatter at ALI		Figure 147: View of landscape at ALE5		
Figure 146:	wealum densit	y scatter at ALI	=>	This site was shown by the farm manager, Mr. Jan		
ALE 6	-29.957699°	22.571379°	Site/Resource	Opperman, who called it "Boesman Putte" or wells. An area was cleared from rocks and soil was removed to expose a small spring. The cleared area measures approximately 5m in diameter and is situated half way up the slope of the hill and within a dry watercourse. A circular structure was also identified approximately 20m further down the watercourse. A low circular stonewall was built and it captured more of the water that was exposed further up the watercourse. This circular structure measures approximately 10m in diameter. The exact function of this structure is not known as yet	High	ЗА
				This site should be protected not only for its historical value but more importantly because it is a water source in an arid landscape.		
Figure 148:	Boesman wells	ALE6		Figure 149 ; Circular structure at ALE6		

Number	Lat	Lon	Type Find	Description	Significance	Heritage Rating
ALE 7	-29.958016°	22.571968°	Site/Resource	A small stone packed kraal was identified at this location. The kraal was also shown by the farm manager, Mr. Jan Opperman. The kraal is situated at the foot of a rocky ridge right and at the end of the watercourse identified at Site ALE 6 . The kraal measures approximately 3m x 3m and the walls, although mostly collapsed, measure approximately a half meter high. A collection of stone tools was also identified around the kraal. The scatter of stone tools extended up the slope of the ridge where the water well was identified. The artefacts are mainly stone tools from the Late Stone Age (LSA) and consist mostly of flakes, scrapers, blades and cores. The artefacts are mainly made of weathered quartzite, quartz, hornfels and CCS. Glass fragments, porcelain fragments and several pieces of metal were identified in close proximity of the small kraal. These artefacts belong to the historic period and are most likely associated with the kraal when it was in use.	Low	4B
Figure 150	Stone packed	kraal ALE7		Figure 151: Historical remains at ALE7		
ALE 14	-29.956110°	22.556529°	Site/Resource	A medium/low density scatter of stone tools was identified at this location (± 5-10 artefacts in 10m x10m). The site is situated in a clearing and the artefacts were exposed due to some measure of sheet erosion. The artefacts are mainly stone tools from the Middle Stone Age (MSA) and the Late Stone Age (LSA) and consist mostly of utilised and re-touched flakes, scrapers, blades and cores. The artefacts are mainly made of weathered quartzite, quartz and CCS. The artefacts were found scattered over an area, which measured approximately 60m in diameter.		4B

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Site Number	Lat	Lon	Type Find	Description	Significance	Heritage Rating
ALE 15	-29.913538°	22.513270°	Site/Reso urce	This calcrete hollow was presented to us by the farm manager. He presented a story, which his father had relayed, to him regarding the discovery of this site. He explained that during a Jackal hunt, the jackal disappeared into the hollow, as the horses, which the hunters were riding, approached the site. They noticed a hollow sound beneath them and retreated some distance. The men returned on foot to access th hollow. They apparently came across many bones of all sizes. None of the bones remain at easy view at present. It is possible it is only scavenging remains, however closer analysis could reveal fossilized remains. As such the site is classed as medium significance.	Medium	4A
Figure 154:	-29.987774°	22.585998	Site/Reso urce	A low-density scatter of stone tools was identified at this location (± 2-5 artefacts in 10m x10m). The site is situated on an open plain and the artefacts were identified amongst the exposed calcrete and quartzite gravels. The artefacts are mainly stone tools from the Late Stone Age (LSA) and consist mostly of utilised and re-touched flakes, scrapers, blades and cores. The artefacts are mainly made of weathered quartzite, quartz and CCS. The artefacts were found scattered over an area, which measured approximately 50m in diameter.	Low	4C
Figure 155:	Low density sc	atter at ALE18) 	Figure 156: View of landscape at ALE18		

Site Number	Lat	Lon	Type Find	Description	Significance	Heritage Rating
ALE 22	-29.951180°	22.568152°	Archaeol ogical site	The farm manager, Mr. Jan Opperman, related a story from years ago when he found some ostrich eggs buried in the sand. He collected the eggs and took them home. He showed the place where he collected the eggs. Several other ostrich egg shell fragments were identified at this location. One ceramic potsherd was also identified amongst the collection of ostrich eggshell fragments. A medium/low density scatter of stone tools was also identified at this location (± 5-10 artefacts in 10m x10m). The site is situated within the valley floor in between the upper reaches of two parallel rocky ridges. a clearing at the foot of a rocky ridge. The artefacts are mainly part of the Late Stone Age (LSA) and consist mostly of utilised and re-touched flakes, scrapers, blades and cores. The artefacts are mainly made of weathered quartzite, hornfels and CCS. The artefacts were found scattered over an	Medium to high	3В
				area, which measured approximately 60m in diameter. A single potsherd was also located on this site. It is evident much activity took place on this ridge and therefor the site is rated as medium to high. The research value of this site is high.		
Figure 157:	Archaeological	site		Figure 158: View of landscape from ALE22		
ALE 23	-29.938038°	22.545774°	Site/Res ource	A low-density scatter of stone tools was identified at this location (\pm 2-5 artefacts in 10m x10m). The site is situated along the edges of a small pan. The artefacts are mainly stone tools from the Middle Stone Age (MSA) and the Early Stone Age (ESA) and consist mostly of utilised and re-touched flakes, scrapers, blades and cores. The artefacts are mainly made of weathered quartzite, gneiss, and quartz. The artefacts were found scattered in small concentrations all along the edges of the pan. The site is given a Grade 3A heritage rating and a medium heritage significance.	Medium	4A
						<u> </u>

Site Number	Lat	Lon	Type Find	Description	Significance	Heritage Rating
ALE 25	-29.958014°	22.546378°	Site/Resource	A low density scatter of stone tools was identified at this location (\pm 2-5 artefacts in 10m x10m). The site is situated on a flat plain with red sandy soils. The artefacts were exposed due to some measure of sheet erosion. The artefacts are mainly stone tools from the Late Stone Age (LSA) and consist mostly of utilised and retouched flakes, scrapers, blades and cores. The artefacts are mainly made of weathered quartzite, gneiss, and quartz. The artefacts were found scattered over an area, which measured approximately 50m in diameter.	Low	4C
Figure 161:	Low density sca	atter at ALE 25		Figure 162: View of the landscape from si	ite ALE 25	
ALE 26	-29.958014°	22.546378°	Site/Resource	A medium/low density scatter of stone tools was identified at this location (± 5-10 artefacts in 10m x10m). The site is situated on a flat plain with red sandy soils. The artefacts were exposed due to some measure of sheet erosion. The artefacts are mainly stone tools from the Late Stone Age (LSA) and consist mostly of utilised and re-touched flakes, scrapers, blades and cores. The artefacts are mainly made of weathered quartzite, quartz and CCS. The artefacts were found scattered over an area, which measured approximately 80m in diameter.	Medium	4A
Figure 163:	Medium density	y scatter at ALE26		Figure 164: View of landscape at ALE 26		1

Site Number	Lat	Lon	Type Find	Description	Significance	Heritage Rating
ALE 27	-29.987734°	22.567900°	Site/Resource	A medium/low density scatter of stone tools was identified at this location (± 5-10 artefacts in 10m x10m). The site is situated on a flat plain with red sandy soils. The artefacts were exposed due to some measure of sheet erosion. The artefacts are mainly stone tools from the Late Stone Age (LSA) and consist mostly of utilised and re-touched flakes, scrapers, blades and cores. The artefacts are mainly made of weathered quartzite, quartz and CCS. The artefacts were found scattered over an area, which measured approximately 50m in diameter.	Medium	4B
Figure 165:	Medium to low	density scatter at A	SLE27	Figure 166: View of landscape from ALE27		
ALE 28	-29.945407°	22.526367°	Site/Resource	A medium density scatter of stone tools was identified at this location (\pm 10-15 artefacts in 10m x10m). The site is situated along the edges of two large pans to the east of the farmstead. The artefacts are mainly stone tools from the Middle Stone Age (MSA) and the Early Stone Age (ESA) and consist mostly of utilised and re-touched flakes, scrapers, blades and cores. One fragmented upper grinding stone was also identified. The artefacts are mainly made of weathered quartzite, gneiss, quartz and CCS. The artefacts were found scattered in small concentrations all along the edges of the two pans.	Medium	4B
Figure 167:	Hedium density	y scatter at ALE28		Figure 168: Pans at ALE28		1

Site Number	Lat	Lon	Type Find	Description	Significance	Heritage Rating
ALE 33	-29.958890°	22.535017°	Site/Resource	A medium density scatter of stone tools was identified at this location (\pm 10-15 artefacts in 10m x10m). The site is situated at the foot of a rocky ridge and has with red sandy soils. The majority of artefacts were identified at the foot of the ridge and not on the slopes of the ridge. The artefacts are mainly stone tools from the Late Stone Age (LSA) and consist mostly of utilised and re-touched flakes, scrapers, blades and cores. The artefacts are mainly made of weathered quartzite, quartz, hornfels and CCS. The artefacts were found scattered over an area which measured approximately 60m x 60m along the foot of the rocky ridge	Medium	4B
Figure 169:	Medium density	y scatter at ALE33		Figure 170: View of landscape at ALE33		
ALE 34	-29.960508°	22.574759°	Site/Resource	A medium/low density scatter of stone tools was identified at this location (± 5-10 artefacts in 10m x10m). The site is situated at the foot of a rocky ridge. The artefacts were identified amongst the rocks at the foot of the ridge. The artefacts vary between stone tools from the Middle Stone Age (MSA) and the Late Stone Age (LSA) and consist mostly of utilised and re-touched flakes, scrapers, blades and cores. The artefacts are mainly made of weathered quartzite, gneiss and some CCS. The artefacts were found scattered over an area, which measured approximately 80m x 40m along the ridge.	Low	4C
Figure 171:	Medium to low of	density scatter at A	LE34	Figure 172: View of the landscape at ALE34		

Site Number	Lat	Lon	Type Find	Description	Significance	Heritage Rating
ALE 36	-29.986138°	22.586636°	Site/resource	Another medium/low density scatter of stone tools was identified at this location (± 5-10 artefacts in 10m x10m). The site is situated on a flat plain with red sandy soils. The artefacts were exposed due to some measure of sheet erosion. The artefacts are mainly stone tools from the Late Stone Age (LSA) and consist mostly of utilised and re-touched flakes, scrapers, blades and cores. The artefacts are mainly made of weathered quartzite, quartz and CCS. The artefacts were found scattered over an area, which measured approximately 60m in diameter	Low	4C
Figure 173:	Medium to low	density scatter at A	LE36	Figure 174: View of the landscape at ALE36		
ALE 37	-29.926841°	22.517901°	Site/Resource	A low-density scatter of stone tools was identified at this location (± 2-5 artefacts in 10m x10m). The site is situated on a flat plain with red sandy soils. The artefacts were exposed due to some measure of sheet erosion. The artefacts are mainly stone tools from the Late Stone Age (LSA) and consist mostly of utilised and re-touched flakes, scrapers, blades and cores. The artefacts are mainly made of weathered quartzite, quartz and CCS. The artefacts were found scattered over an area which measured approximately 40m in diameter	Low	4C
Figure 175:	Low density sca	atter at ALE 37		Figure 176: View of landscape from ALE37		

Historical

Four historical sites were located on the farm. A fifth site (**ALE17**), which has been noted, is located on the neighbouring farm, however **ALE 17** is an historical site that aids in placing the historical elements and past activities of the area as a whole

Site Number	Lat	Lon	Type Find	Description	Significance	Heritage Rating
ALE10	-29.946814°	22.519580°	Historical Site	A stone built kraal was identified at this location. The kraal measures approximately 30m x 20m in size and is divided in three similar sized sections. The walls of the kraal measures approximately 1.4m in height and the bottom half of the walls were built with rocks and mortar. The top half of the walls were built with compressed dung bricks. These bricks were cut and collected from the dung deposits within the kraal. The dung bricks were plastered over to protect them from the elements. A more recent building was placed in the middle section of the kraal. This building still serves as storeroom.	Medium	4A
Figure 177: Kraa	h at AI F10			Figure 178: Exposed comp		

Table 64: Historical Sites

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Site Number	Lat	Lon	Type Find	Description	Significance	Heritage Rating
ALE11	-29.947082°	22.522212°	Historical site	A farmstead with its associated buildings and infrastructure was identified at this location. The farmstead and its associated buildings and structures cover an area of approximately 400m x 500m in size. It consists of the main farmhouse and adjacent storerooms, another house for other family members, more storerooms and sheds, two sets of farm labourer homesteads and various kraals and other versatile structures. According to the farm owner, Mrs. Aletta de Jager, her grandparents, Mr. Cornelius Frans Vermeulen and his wife, bought the farm in 1893 and built the original farm house in 1905. The other buildings and alterations developed over the years after their occupation of the farm	High	ЗА
Figure 179: Fa	mily farm house nea	r the main house (the second sec	unused)	Figure 180: Main farm house		
Figure 181: As	ssociated structures			Figure 182: Associated structures		

Site Number	Lat	Lon	Type Find	Description	Significance	Heritage Rating
ALE13 and ALE13B	-29.946219° -29.945847°	22.524762° 22.526425°	Historical site	Two water reservoirs/towers were identified to the east of the farmstead. The water reservoirs/towers were connected to boreholes and served the farmstead and its associated structures with water. The two water reservoirs/towers are similar in size, shape and construction. The reservoirs/towers are circular in shape and measures approximately 6m high and approximately 2m in diameter. They are brick and cement built and pipes were connected to them. They were also plastered and painted white	Medium	4B
Figure 183: Reserv	(oir at Al E12			Figure 184: Reservoir at ALE13B		
ALE17	-29.916970°	22.591681°	Historical site	This site does not occur in the study area. However, its existence exhibits the extend of occupation in the area as a whole. The site occurred 3 km to the east of the present study area along a ridge. It is about 100m x 100m and includes stone walled structured, upper grinding stones and an assortment of historical debris. This site has a high research element and should be noted as being affected cumulatively by future projects in the area	Low (as not within the area)	3В
Figure 185: Histori	ical debris			Figure 186: Packed stone wall structure	re	

Site Number	Lat	Lon	Type Find	Description	Significance	Heritage Rating
Figure 187: Upp	ber grinding stone	A state		Figure 188: Rectangular stone struct		
Figure 187: Upp	per grinaing stone	*5		Figure 188: Rectangular stone struct The foundations and remains of three	ure	
ALE38	°-29.903310°	°22.530113	Site	similar structures/buildings were identified at this location. The foundations/platforms of these buildings remained, but the rest of these structures were removed. They measure approximately 5m across and 20m in length. It seemed to be the foundations of three storerooms or classrooms. It could possibly also be the working space for the shearing of sheep as one of these structures has a kraal-kind of set-up placed on it. These structures/platforms don't look all that old and its origin might be from within the last sixty years	Low	4C
Figure 189: Fou	Indations			Figure 190: foundations converted in	to pens	

Graves

Table 65: Grave sites

Site Number	Lat	Lon	Type Find	Description	Significance	Heritage Rating	
ALE9	Number		-29.953765° 22.519571° Cemetery		A cluster of fourteen graves was identified at this location. The graves are situated along and on the western side of one of the farm fences. Twelve of the graves were placed in a line next to each other. The two other graves were placed in a second line right next to two graves from the first line. All the graves are orientated from east to west.		4A
				The graves have oval shaped stone packed mounds as dressings. Most of the graves have upright rocks placed at the western and eastern ends			
Figure	191: View of 1	A stope packet	and graves	Figure 192: Close up	showing heads	tones	
ALE12	-29.949224°	4 stone packe	Cemetery	A small family cemetery was identified at this location. The cemetery is situated to the southwest of the farmstead. It is fenced and eight graves were placed in the cemetery. The graves belong to the Vermeulen and the De Jager families. The graves were placed in two lines next to each other and all are orientated from west to east. All of the graves have formal grave dressings and headstones except for the grave of Mr. Kerneels de Jager who passed away about seven months ago.	High	4A	



Figure 193: Vermeulen and De Jager family



Figure 194: Vermeulen grave

	cer	netery			inicalen grave	
ALE24	-29.939855°	22.518489°	Cemetery	According to the farm owner, Mrs. Aletta de Jager, some graves, which belong to victims of the "groot griep", were in the way of the railway line, which crossed the Farm. These graves were relocated for the railway line to be developed. The relocated graves were identified at this location as indicated by Mrs. De Jager. The grave/graves was/were situated next to the access road to the farm an approximately 150m to the north of the disused and decommissioned railway line. A large oval shaped stone packed dressing or outlined was identified. The remains of the exhumed graves were most probably interred in a single mass grave. No other indications, such as headstones or inscription were identified. The interred graves are unknown and the process of their relocation is very vague at this stage.	High	4A
Figure		d graves of "G	Froot griep"	Figure 196: Re	elocated graves	

8.8.2 Palaeontological Sensitivity

The likely impact of the proposed development on local fossil heritage is determined on the basis of the palaeontological sensitivity of the rock units concerned and the nature and scale of the development itself, most notably the extent of fresh bedrock excavation envisaged (**Figure 197**). The different sensitivity classes used are explained in the Palaeontology Desktop Assessment.

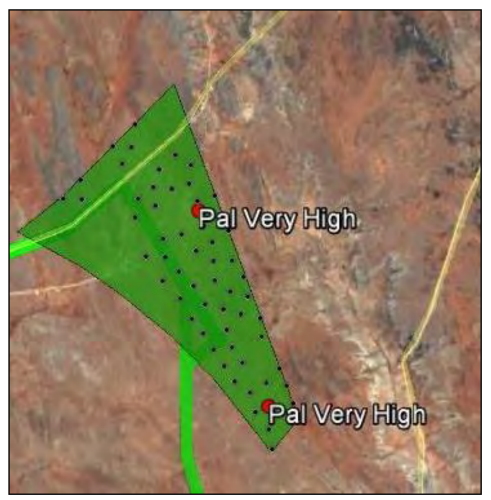


Figure 197: Palaeontological Sensitivity of the entire Study Area is presented. A moderate sensitivity is allocated to all the geological formations except the two spring sites (Groenewald, 2016)

The Mokolian aged Uitdraai Formation, Carboniferous to Permian aged Dwyka Group and Quaternary aged Gordonia Formation underlying all the alternative layouts for the Aletta as well as the Eureka WEF areas and the power line corridors are similarly rated for Palaeontological Impact.

Exceptions are the two historic spring sites that are rated Very Highly sensitive for Palaeontological Heritage.

The allocation of a Moderate sensitivity for Palaeontological Heritage to the entire study area except the two historic spring sites, indicate Very High point sources of Groundwater Heritage.

8.9 Socio Economic

The full Social Assessment was conducted by Elena Broughton and Memory Madondo from Urban-Econ Development Economists and is included in **Appendix 6I**.

8.9.1 Site-related information

The site-related information section will investigate the various dynamics of the proposed site to ensure that the current land use activity does not conflict with the establishment of the proposed facility. If there are any conflicts identified, then they will be investigated further in the next phase.

Land-use profile

Figure 198 illustrates the proposed site (purple region) for the Aletta wind facility near Copperton. The planned wind facility is proposed to be located on Portion 1, 2, 3 and the remainder of the farm Drielingspan No. 101 situated in the Siyathemba LM. The proposed site lies on the urban edge of Copperton, approximately 7km away from the city centre and is easily accessed by the R357 main road.

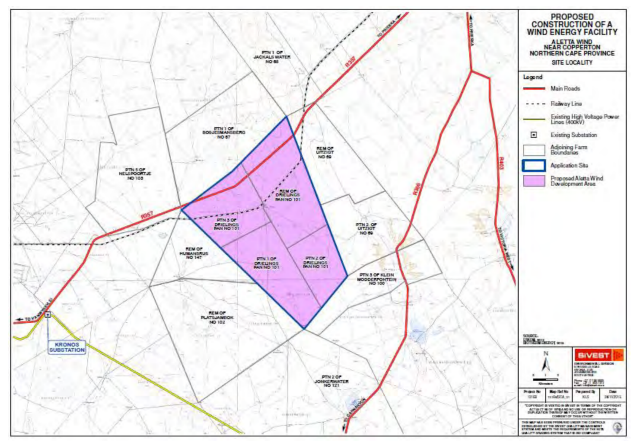


Figure 198: Aletta proposed site and land portions (SiVEST, 2016)

The area surrounding the proposed Aletta wind facility is, to a large extent, used for commercial sheep farming. In order to determine the impact that the proposed development may have on the existing land

use, telephonic interviews were conducted with property owners situated in close proximity to the proposed development site. The property owners were asked a series of questions regarding basic demographics and general operational information about the respective property, the number of labourers employed on the property and economic information regarding their agricultural operations. The information obtained during these interviews is summarised in **Table 66**.

Farm	Type of effect	Demographics	Economic activity	Concerns raised
Portion1,2,3 and Rem of Drielingspan no. 101 Remainder of Uitzigt no. 69	Directly affected (Wind facility site)	• 24 people live on the farm	 Farm size: 14 200 ha(11000+3200ha) Commercial sheep farming Approximately 4 000 sheep 7 people employed (5 males and 2 females) Labourers paid above minimum wage 	 Impact on property during construction Environmental effects during construction
Remainder of Platsjambok no. 102	Adjacent	Two people live on the farm permanently	 Farm size: 7 000 ha Commercial sheep farming Approximately 500 sheep No employees 	Concerned about the effect the facility might have on radio frequency and cell phone reception
Portion 5 of Nelspoortjie no. 103	Adjacent	15 people live on farm permanently	 Farm size: 5 500 ha Commercial sheep farm and guest house About 750 sheep 10 people employed (5 on farm and 5 at the guest house) 	 Security concerns specifically access control Livestock theft Farming activities will be disrupted during construction The owner's portion has been approved for another wind farm project (Garob Wind Farm)

Resources and land capability

Generally, the area does not have any significant mineral deposits. To the south of Prieska, on the farm Doornfontein, a medium-sized mineral deposit of Phosphate can be found. Various small mineral deposits can be found near Niekerkshoop. These include Tiger's-eye and Crocidolite (i.e. asbestos). Small deposits of Alluvial Diamonds can be found in the Orange River. Other small mineral deposits within the municipal boundary include Salt, Gypsum, Iron and Uranium (Siyathemba LM, 2014).

The arid nature of the associated farm portions creates difficulties for traditional irrigation farming; as a result, commercial farming in the area is limited to sheep/goat farming. These farming types require minimal inputs with respect to water and grazing capacities. Even so, the drought experienced over the last few

years has resulted in reduced livestock capacities leading to many farmers downscaling their farming activities.

Access to infrastructure

Bulk infrastructure on the affected farm portions is limited. The R357 is in close proximity to the new site, but other roads will have to be created for transport into the farthest reaches of the proposed site. Electricity supply is sufficient mainly due to existing substation located in Copperton, while access to water remains limited and many farmers have resorted to bore holes for their water supply. Copperton itself does have a water supply network but it is too far away and too expensive to be considered for everyday use by the affected farm portions. There is no existing infrastructure on the proposed site for stormwater pipes, which can be attributed to the arid nature of the region and the fact that it is farmlands, which do not require diversion of heavy rainfall associated water.

The LM has not made provision for improving infrastructure in the area due to low population densities and subsequently lower service delivery priority assigned for the area. This might indicate that the responsible company may have to fund the provision of necessary infrastructure.

8.10 Traffic

The Traffic Assessment was conducted by Dirk van der Merwe of BVi Consulting Engineers and is included in **Appendix 6J**.

8.10.1 Permits & Consent Relating to Roads

The permits and consent required from authorities necessary for the transport of oversize loads are summarized in **Table 67** below. This summary is not necessarily exhaustive and further investigation will be needed by the route clearing consultant.

Permit	Authorising Authority	Responsible Party
Abnormal Load/Vehicle Permit	Western Cape Provincial	The Contractor will obtain the
in terms of National Road	Department of Roads and	necessary road transportation
Traffic Act 93 of 1996, Section	Transport	permits.
81		
The South African National	SANRAL Western Region	The Contractor will obtain
Roads Agency Limited and		clearance from the South
National Roads Act, Act 7 of		African National Roads Agency.
1998		
Abnormal Load/Vehicle Permit	Northern Cape Provincial	The Contractor will obtain the
in terms of National Road	Department of Roads and	necessary road transportation
	Transport	permits.

Table 67: Permits and consent requirements

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8.10.2 Summary

Abnormal Load Route

Both Routes 1 and 4 can be used for the transportation of the wind turbine components. However, since Route 4 is much shorter, with no gravel roads, it should be the preferred route. Further investigation i.e. route clearing may prove that minor variations are necessary.

Normal load route

The delivery of materials such as cement, aggregate and sand will in all probability be from Upington along the National Route N10. Steel will be delivered from either Gauteng via the N12 or Cape Town via the N1 and N12.

It is assumed that labour will commute from Prieska as it is the nearest town to provide amenities.

8.10.3 Trip Generation

Current AADT on Affected Route

It is assumed that the portion of average daily traffic that occur during the design hour (30th highest volume) is no more than 10% (K=10). TRH17: Geometric Design of Rural Roads provides service volumes for LOS B to be retained, which translates to 4900vpd as an estimated maximum average annual daily traffic (AADT7) for two lane rural highways. A number of dual carriageway sections are located on both Route 1 and Route 4, mainly near the ports of origin, being Saldanha or Coega. For equivalent levels of service to be retained on these dual carriageway sections an upper limit of 23300vpd is estimated.

The roadways affected by the component delivery are:

Station	ADT (vpd)	% Heavy
R27 near Saldanha	4365	8%
N7 south of Vanrhynsdorp	1300	30%
N7 north of Vanrhynsdorp	950	24%
R27 near Calvinia	700	21%
R63 near Williston	190	16%
R63 near Carnarvon	140	25%
R384 near Britstown	200	12%
N10 near Prieska	300	21%

Table 68: Current ADT of Route 1

It is clear from the volumes in **Table 68** that these roadways are operating well within the level of service parameters. The average heavy vehicle volume along Route Alternative 1 is 20%.

Table 69: Current ADT of Route 4

Station	ADT (vpd)	% Heavy
N2 north of Coega	11500	17%
N10 south of Cradock	1670	36%
R61 near Tarkastad	1220	15%
R401 near Middelburg	-	-
N10 south of Britstown	700	23%
N10 near Prieska	300	21%

It is also clear from **Table 69** that the current daily volumes are well within its limits and that the roadways are operating with an abundance of additional capacity. The average heavy vehicle volume along Route Alternative 4 is 22%.

Expected Trip Generation during Construction

The table below summarises the estimated total trips generated over the construction period. These trips will then be assigned to their expected routes in order to analyse their impact.

		Components	Trips / Turbine	No of Turbines	Total Construction Tr (18 months)		
Site Establishment		All	-	141	20	20	
		Blade	3	60	180		
	Abnormal	Tower	3	60	180		
-	Load	Nacelle	2	60	120		
Turbines	Normal Load	Aggregates	53.1	60	3186	6042	
		Cement	20	60	1200		
		Sand	9.6	60	576		
		Steel	10	60	600		
		Substation		· · · · · · · · · · · · · · · · · · ·	2		
6.4	station	Diesel Tank			1	5	
Subs	station	Hydraulic Oil Tank			1		
		Lubricating Oil Tank	1		1		
Erection of Turbine		Construction vehicles		1	5		
		Crane transport		00	1	798	
		Labour transport			792		
				· · · · · · · · · · · · · · · · · · ·	Total	6845	

Table 70: Trip Generation

From the above information it is calculated that the development will generate 6845 trips over an 18 month period. The trips generated by the construction activities are mainly due to the transport of components and materials. The assumed construction period is deemed to be quite short in terms of other contracts currently under way. This however will provide a conservative result in terms of the generated traffic per day.

Table 71: ADT Comparison of Route 1

Station	ADT (vpd)	% Heavy	Abnormal trips per day	Normal trips per day	New ADT (vpd)
R27 near Saldanha	4365	8%	3	-	4368
N7 south of Vanrhynsdorp	1300	30%	3	-	1303
N7 north of Vanrhynsdorp	950	24%	3	-	953
R27 near Calvinia	700	21%	3	-	703
R63 near Williston	190	16%	3	-	193
R63 near Carnarvon	140	25%	3	-	143
R384 near Britstown	200	12%	3	-	203
N10 near Prieska	300	21%	3	15	318

Table 72: ADT Comparison of Route 4

Station	ADT	% Heavy	Abnormal	Normal trips	New ADT
	(vpd)		trips per day	per day	(vpd)
N2 north of Coega	11500	17%	3	-	12803
N10 south of Cradock	1670	36%	3	-	1673
R61 near Tarkastad	1220	15%	3	-	1223
R401 near Middelburg	-	-	3	-	-
N10 south of Britstown	700	23%	3	-	703
N10 near Prieska	300	21%	3	15	318

It was assumed that two (2) turbines will be delivered to site each week which roughly equates three (3) deliveries per day. Fifteen normal heavy and light vehicles will also travel to and from site daily but, over a much shorter distance. The latter was therefore only added to the traffic on the N10.

Expected Trip Generation during Operation

The operation and maintenance personnel will in all probability be stationed in the town of Prieska. It is envisaged that a very small number of trips would be generated to the site each day. These trips would however be of no significance to the road network.

Expected Trip Generation during Decommissioning

It can be assumed that the decommissioning trip generation would be equal to that of the construction and installation with full loads running in the reverse direction. The road network would need to be assessed at that stage.

8.10.4 Route Assessment

Assessment of Impact on Long Distance Route

The HCM 2010 Chapter 15: *Two lane Highways* was consulted as the greatest portion of the route to be travelled by the delivery trucks are rural two lane highways of Class I, II or III. The trips generated by this development were evaluated in relation to the quantum of trips needed to change the Level of Service

(LOS) on a portion of the rural highway and the ultimate capacity of two lane highways. The projected truck trips per day are deemed to be of no consequence to the LOS of the travelled route from Saldanha to Prieska or Coega to Prieska.

With regard to the speed at which these vehicles travel it is advised to allow queuing vehicles to pass at regular intervals as needed. The abnormal load vehicles should also under no circumstances travel in groups of two or more trucks. This will frustrate the general road user and cause irrational actions and possibly accidents. The bulk of the roadways being used are very low trafficked roads and should therefore not pose much of a problem.

• Assessment of Impact on Local Traffic

The ultimate accepted capacity of a two lane highway is 3200 vehicles per hour. From historic traffic count data it was observed that the N10 roadway at Prieska has an abundance of spare capacity, as the current annual daily traffic (ADT) along this roadway is around 300vpd. This therefore indicates that the estimated additional traffic generated by the construction staff travelling to and from site, can be accommodated on the existing roadways. An impact rating table is provided in **Section 9**.

Adequate traffic accommodation signage must be erected and maintained on either side of the access on road R357 throughout the construction period as well as on the National Road N10.

8.10.5 Assessment of Intersections

Route alternative 4 was further assessed in terms of intersection geometry and capacity. A preliminary route clearance was performed as a desktop study and would therefore need to be performed in further detail for the transport phase of the project.

Preliminary Route Clearance

All of the intersections mentioned below was analysed using a turning movement simulation. Only one abnormal load vehicle was used to analyse the turning movements and is included as **Annexure C** in the Traffic Specialist Report. It was reasoned that if the wind blade vehicle can turn at each intersection, every other vehicle will be able to, since it is the largest component to be transported to site. The analysis was done to determine whether there would be adequate clearance for all turning movements along the haulage route, when transporting the wind turbine components. The Autoturn analyses of the effected intersections are included in **Annexure D** of the Traffic Specialist Report.

o Intersection before Neptune Road: Turn right towards Neptune Road

The geometric layout and aerial view of the intersection is shown in Figure 199 below.

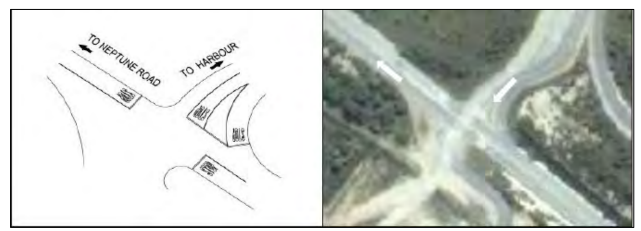


Figure 199: Geometric layout and aerial view of the intersection just before Neptune Road

The analysis revealed that there will be sufficient clearance for turning. However, it might be necessary to remove any shrubs in the surrounding area that will prevent this turning movement. Any signs in the vicinity may also need to be relocated. The detailed route clearance will reveal if this will be necessary.

o Neptune Road: Turn left into Neptune Road

The geometric layout and aerial view of the intersection is shown in **Figure 200** below.

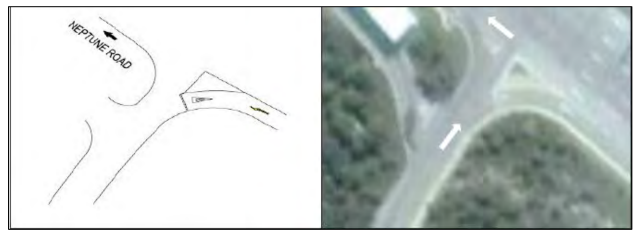


Figure 200: Geometric layout and aerial view of Neptune Road intersection

The intersection above will be able to accommodate the left turn movement into Neptune Road. It may be necessary to remove vegetation on the east side of the intersecting road, but will be determined with the detailed route clearance.

o Neptune Road / N2: Turn left from Neptune Road onto the ramp and merge with N2

The geometric layout and aerial view of the intersection is shown in Figure 201 below.

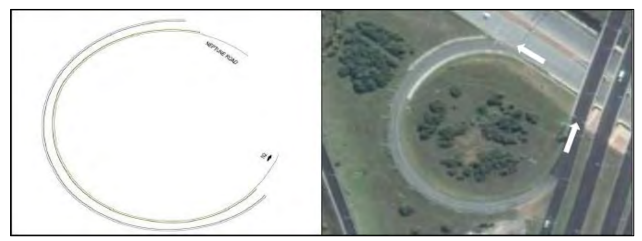


Figure 201: Geometric layout and aerial view of the Neptune Road / N2 merge

From the analysis it is apparent that the N2 on-ramp will be able to accommodate the abnormal load vehicle. Any signs that may possibly prevent this turning movement will need to be relocated for the duration of the construction period. The detailed route clearance will verify the above mentioned.

o N10 / R61: Turn right from N10 onto R61

The geometric layout and aerial view of the intersection is shown in Figure 202 below.

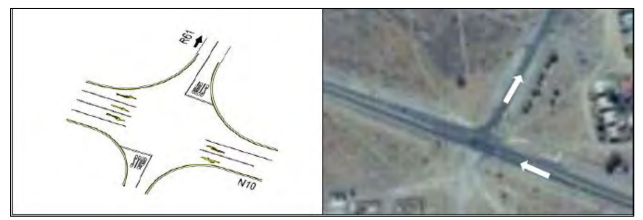


Figure 202: Geometric layout and aerial view of the N10 / R61 intersection

The abnormal load truck will have sufficient clearance to turn onto the R61. However, any signs on west and east side of the N10 may need to be removed that obstruct the turning movement. A detailed route clearance will reveal if such signs exist.

o **<u>R61 / R401: Turn left from R61 onto R401</u>**

The geometric layout and aerial view of the intersection is shown in Figure 203 below.

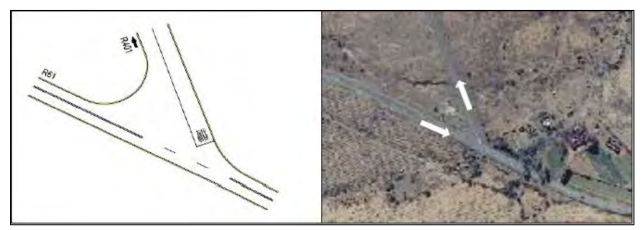


Figure 203: Geometric layout and aerial view of the R61 / R401 intersection

After analysing this intersection it was found that the R61 may be able to accommodate the turning movement, this will be confirmed through the detailed route clearance. There are signs on both the southwest and northwest side of the R61 that most probably need to be relocated. Additionally, the fence line on the north side may also require to be moved backward.

o R401 / N10: Turn right from R401 onto N10

The geometric layout and aerial view of the intersection is shown in Figure 204 below.

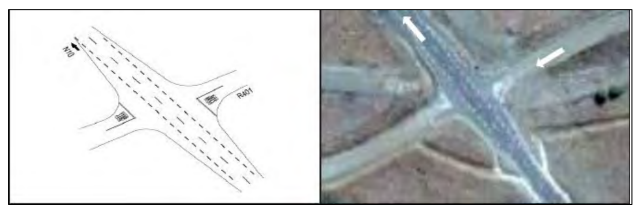


Figure 204: Geometric layout and aerial view of the R401 / N10 intersection

The analysis revealed that there is sufficient clearance for the abnormal load vehicle to turn right onto the N10. However, it might be necessary to temporarily relocate signs in the vicinity. This will be clarified during a detailed route clearance.

o N10 / N12: Turn right from N10 onto N12

The geometric layout and aerial view of the intersection is shown in Figure 205 below.

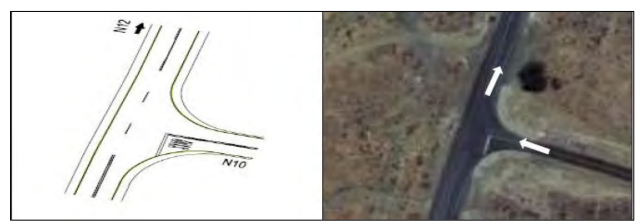


Figure 205: Geometric layout and aerial view of the N10 / N12 intersection

After the analysis was carried out, it was found that the N10 may be able to accommodate for the right turn movement onto the N12. However, wooden posts situated on both sides of the N10 may need to be temporarily removed and signs in the surrounding area relocated. This will only be determined once the detailed route clearance is finalised.

o N12 / N10: Turn left from N12 onto N10

The geometric layout and aerial view of the intersection is shown in Figure 206 below.

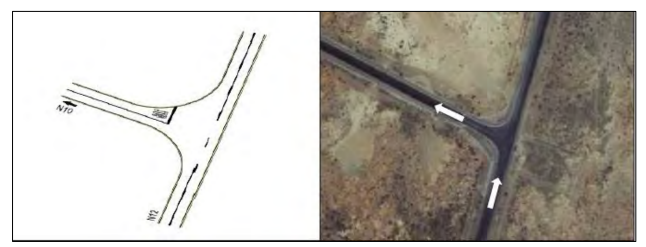


Figure 206: Geometric layout and aerial view of the N12 / N10 intersection

The above intersection will be able to accommodate the left turning movement. However, wooden posts may need to be temporarily removed on the west side, but will be clarified once the detailed route clearance is completed.

o N10 (towards Prieska): Turn right from N10 towards R357

The geometric layout and aerial view of the intersection is shown in Figure 207 below.

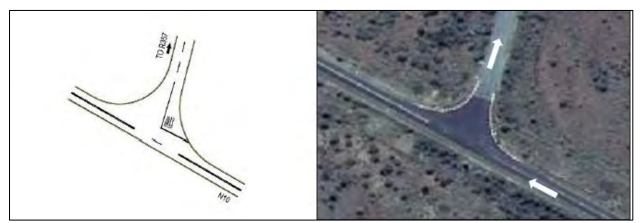


Figure 207: Geometric layout and aerial view of the N10 intersection

After analysis this intersection it was found that there will be sufficient clearance for the abnormal vehicle to turn. There is the possibility of a sign board obstructing the turning movement and this may need to be relocated. The existing fence lines may possibly need to be relocated as well. Everything will be clarified during the detailed route clearance.

o R357 (towards Aletta WEF): Turn left onto R357

The geometric layout and aerial view of the intersection is shown in Figure 208 below.

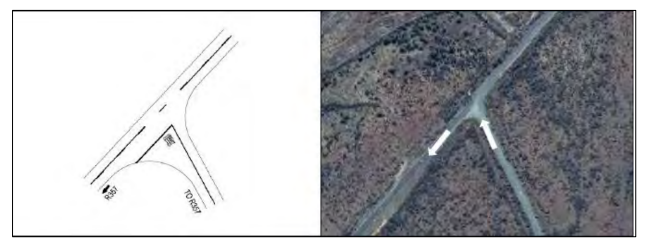


Figure 208: Geometric layout and aerial view of the R357 intersection

This intersection may require upgrading for the left turn movement onto the R357, but will only be verified during the detailed route clearance. Other work that may need attention is the removal of shrubs that will obstruct the widening and also the relocation of the fence lines.

Level of Services (LOS) of Intersections

For all the intersections, mentioned in the section above, traffic will need to be blocked by traffic officials assisting the transport convey. The intersections will revert to normal operation once the turning movement of the abnormal load trucks is completed. This may affect the current level of service on the roadway, since these trucks travel at low speeds. To compensate for this, the queuing vehicles will be allowed to pass at

regular intervals if needed and the oversize truck should not be allowed to travel in groups of two or more. The table below provides a summary of all vehicles passing by the intersections on the haulage Route Alternative 4.

Station	Intersection reference	Average traffic (vpd)	Abnormal Ioad traffic (vpd)	Total delay at intersection (s)
N2 north of Coega	Figure 201	11500	3	45
N10 south of Cradock	Figure 202	1670	3	75
R61 near Tarkastad	Figure 203	1220	3	75
N10 south of Britstown	Figure 205	700	3	75
N10 near Prieska	Figure 206 Figure 207	300	3	75

Table 73: Main intersections affected on Route Alternative 4

These delays are estimates only and are considered to be acceptable. Assisting vehicles with amber lights and reflective markings must be in constant radio contact with each other and the truck driver to ensure the safety of the traveling public.

8.10.6 Effected Communities

It is expected that the community of Prieska will participate in the construction phase of this development.

From a traffic point of view, the total daily construction traffic is deemed to be very low and will not significantly impact this community. The cumulative effect on the community was rated as a positive low impact.

For route alternative 4 abnormal load vehicles will be using an alternative route and subsequently bypass towns. The community of Cradock will only be affected at the R61 turn off just before town, but as stated earlier in the report, the intersection will be blocked off for a very short duration.

8.10.7 Summary and Conclusion

The impact of the construction traffic on the general traffic and the surrounding communities along the haulage route is considered to be low. The level of service on the roadways on which the components are transported may experience some additional delay which can be mitigated by:

- Allowing the general traffic to pass the transport vehicle at regular intervals.
- The abnormal vehicles should not travel in groups of two or more so as to limit the delays caused by the relatively slow vehicles.

All the components will be transported by truck from Saldanha or Coega harbour to the site using the defined routes with possible minor deviations. These vehicles are classified as oversize vehicles and permits must be obtained in order to transport the turbine components.

The access to the site is on road R357 which is a Provincial road and will necessitate the involvement of the Northern Cape provincial roads and transport department.

SANRAL Western/ Southern Region will also need to be contacted in order to obtain consent for the abnormal load transport on their roadways.

Adequate traffic accommodation signage must be erected and maintained on either side of the access on road R357 throughout the construction period.

The cumulative impact and significance of the development of the wind energy facility is considered to be low negative and low positive impacts when traffic and surrounding community parameters, respectively, are examined.

8.11 Electromagnetic Interference (SKA)

The full Electromagnetic Interference Path Loss and Risk Assessment (Including Emission Control Plan) was conducted by C Fouché of Interference Testing and Consultancy Services (ITC) and is included in **Appendix 6K.**

This assessment and Electromagnetic Control Plan with its associated procedures addresses mitigation actions required to reduce the radiated emissions of the AW 125 TH 100A wind turbine generator (WTG) to levels acceptable for installation within the declared Karoo Central Astronomy Advantage Area. The AW 125 TH 100A is the model within the AW 3000 platform that will be evaluated for this project. This Plan will be updated based on additional measurement results and design information as it becomes available.

With reference to the letter from the South African SKA Project Office dated 14th April 2016, the intent of this plan is to ensure that this facility poses a low risk of detrimental impact on the SKA by describing specific mitigation measurements to be implemented in order to achieve 40 dB of attenuation, as agreed with SKA South Africa. This plan provides general Electromagnetic Compatibility guidelines as well as specific guidelines to assist and maintain electromagnetic compatibility between the windfarm and Square Kilometer Array (SKA) facility.

This plan refers to the radiated emissions of the AW125/3000 TH100 50Hz wind turbine and it concerns itself with the goal of eliminating causes of electromagnetic interference (EMI), which can adversely affect the performance of the SKA Radio telescope.

8.11.1 EMC Requirements

The current requirement is a 30dB reduction in radiated emissions to ensure the cumulative emission level of a wind farm is within the requirements of SKA. This requirement is based on measurements on the Acciona AW 125 TH100A WTG at the Gouda facility in South Africa and Barosoain windfarm, Navarra, Spain. Very similar design will be used for the Copperton/ Garob facilities.

8.11.2 Potential Noise Sources

8.11.2.1 Nacelle

The top controller cabinet consists of two sections: the Power Section and Control section.

Sensors and motors in the nacelle are connected to the Top Controller Cabinet. All the contactors, plc's etc. are housed inside the Top Controller Cabinet.

Although the components that generate the interference are located inside the cabinet, it would be the interconnecting cables between the cabinet and the equipment that would form the radiating element.

Lighting

Fluorescent lights are a known broadband emission source and all lights in the at least the tower (due to the height) and in the nacelle should be LED or incandescent types.

Due to the arcing nature of strobe lights, aircraft warning light for Garob and Copperton windfarms will be LED type. The synchronization among these obstruction light will be done through GPS.

Wind Speed Sensor

The FT702LT/D50-v22-FF sensor uses a RS-485 communication link of 15m. The cable is a 3 pair twisted screened cable. The sensor complies to CISPR 22 Class B for radiated emissions.

8.11.2.2 Tower

The tower does not have any equipment installed; however the cabling between the nacelle and base running inside the tower is considered a radiating source. Mitigation techniques will be applied. Refer to Paragraph 12 of the Electromagnetic Interference (SKA) Specialist Report.

8.11.2.3 Base

Ground controller cabinet

The ground controller cabinet differs from the nacelle mounted top cabinet in it being a top- bottom configuration rather than a side-by-side configuration.

As with the top controller, interference generated inside the controller cabinet will be radiated by the interconnecting cables. Test results currently show no additional attenuation is required. Refer to Paragraph 12 of the Electromagnetic Interference (SKA) Specialist Report.

Ground convertor

The ground converter is the most likely main interfering source as high dV/dT and dI/dT signals are generated.

Other Base Equipment

Other base installed equipment such as the auxiliary transformer, switching cabinets etc is seen as low risk equipment as they are in a static switched position.

Regarding the elevator, there isn't a PLC. The contactors and switches are installed inside the elevator control cabinet at the ground level.

8.11.3 EMC Analysis

As a working system is available for measurements, actual values are to be used during further analyses rather than a theoretic analysis. Measurements were taken at the Barasoain windfarm (Spain) and Gouda Windfarm (South Africa).

Three WTG locations (WTG 1, WTG 25 and WTG 31) and four SKA installations were used for the evaluation.

Distance Table

Table 74: New Aletta layout distance from SKA infrastructure

	Aletta WTG 1	Aletta WTG 25	Aletta WTG 31
SKA 004 (Phase 1)	46.52km	50.22km	44.63km
SKA ID 1895 (Phase 2)	29.77km	29.39km	42.46km
SKA ID 1890 (Phase 2)	26.78km	30.65km	24.99km
SKA ID 2348 (Phase 2)	53.42km	53.38km	40.88km
MeerKAT (Core)	119.82km	121.6km	119.96km

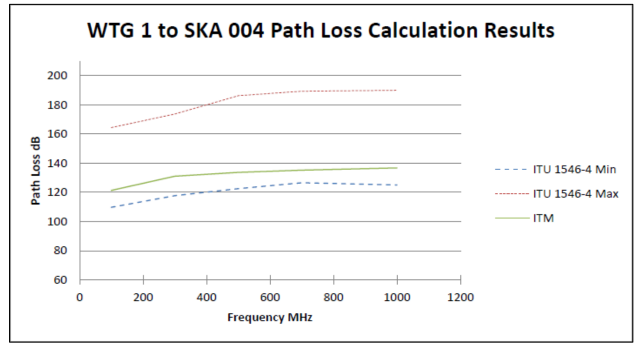
8.11.3.1 Path Loss Calculations

The path loss was calculated using the parameters as specified in **Table 75**: Path loss input data.

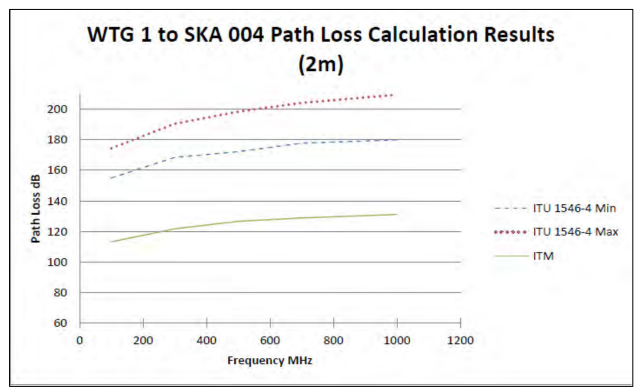
Table 75: Path loss input data

Parameter	Description	Quantity	Comment
Source/Victim separation distance	SKA 004 to WTG 31	44.63km	Line of sight conditions
Frequency	Frequencies assessed	100MHz, 300MHz, 500MHz, 1000MHz, 3000MHz, 6000MHz	Free space loss increases with frequency
SARAS	Protection level	dBm/Hz = -17.2708 log 10 (f) -192.0714 for f<2GHz	Government Gazette 10 February 2012

Location	WTG 31	Latt: -29.860263° Long: 22.360129°	Waypoint received from Biotherm Energy (Pty) Ltd
Location	SKA 004	Latt: -30.262608 Long: 22.221794	Waypoint received from SKA SA (Pty) Ltd
TX height	Nacelle	100m	Height of nacelle eqp
	Base	2m	Height of base eqp
RX height	All SKA receivers	15m	Height used for SKA receive horn



Graph 1: WTG 1 (100m height) to SKA 004 Path Loss Calculation result



Graph 2: WTG 1 (2m) to SKA 004 Path Loss Calculation result

Graph 1 and Graph 2 shows worst case path loss calculations for the nacelle equipment emissions at 100m hub height and for base equipment at a 2m height. Although not the worst case, these values were used for the analysis as they are within 6dB of the WTG 1 to SKA ID 1895 values. SKA 004 is however a SKA 1 installation and SKA ID 1895 is a SKA 2 installation.

SPLAT! (Signal Propagation, Loss And Terrain) analysis was used to calculate the ITM path loss values. SPLAT! Is based on the Longley –Rice Irregular Terrain Model and Irregular Terrain With Obstruction Model. The digital elevation model resolution data used was 3-arc –seconds.

The ITU 1546-4 was calculated with Monte Carlo based ITU 1546-4 path loss software to obtain a minimum and maximum path loss values.

A factor of 10 $\log_{10} N$ where N = the number of turbines to account for cumulative emissions is normally account for.

8.11.4 Emission Analysis

Test were done in Gouda windfarm (South Africa) from the 18th to 20th August 2015 and again on the 4th and 5th of March 2016 and from the 16th-19th of May 2016 in Barasoain windfarm (Spain)

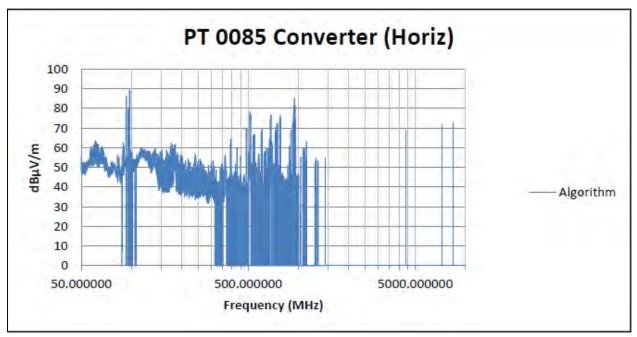
8.11.4.1 Radiated Emissions

The CISPR 22 Class B limit line adjusted to the requirement at 1m will be $50dB\mu V/m$ below 230MHz and $57dB\mu V/m$ above 230MHz.

Convertor Cabinet

BioTherm Energy

The converter cabinet can be divided into three major blocks, Grid Cell, Converter Cell and Machine Cell.



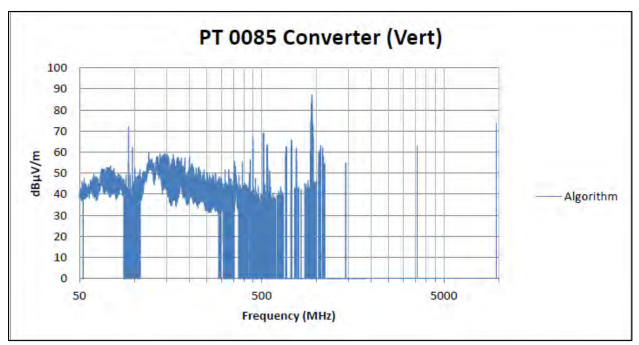
Graph 3: PT0085 Convertor with ambient algorithm (Horizontal)

The following algorithm was used to represent the horizontally polarized radiated emissions from the PT0085 converter as shown in **Graph 3**. The vertically polarized radiated emissions are shown in **Graph 4**.

If radiated emissions machine side > radiated emissions grid, then plot machine; else plot grid. If (radiated emissions – ambient) < 3dB then plot 0; else plot radiated emissions.

There is a 30dB to 40dB increase in the ambient emissions when the converter is switched on. Although the conducted emissions indicated little emissions above 200MHz, the radiated emission results indicates emissions at frequencies into the GHz range.

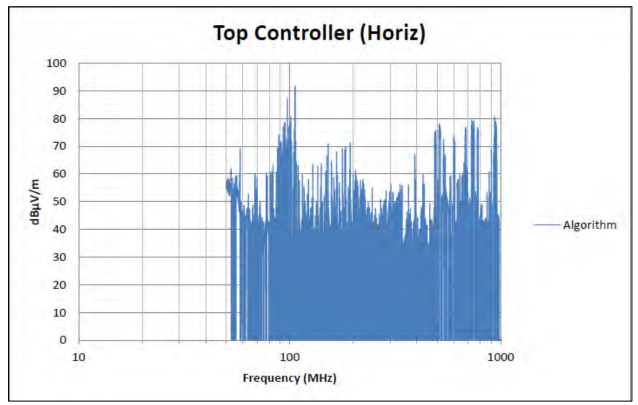
prepared by: SiVEST Environmental



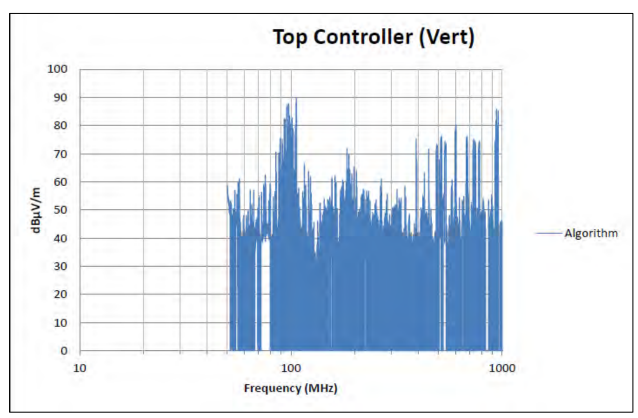
Graph 4: PT0085 Convertor with ambient algorithm (Vertical)

Top Controller (Measurement distance = 1m)

The top control cabinet can be divided in two segments, ie. the power side and the control side. Comparing the results in Report (NIE) 49577REM.001 for the power and control side it is shown that the control side emissions were worst case.



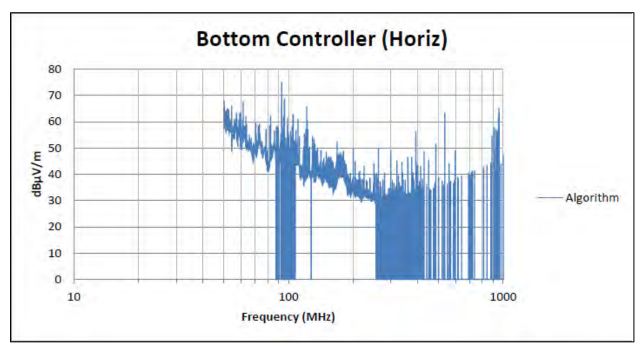
Graph 5: Top Controller (Horizontal @ 1m)





Bottom Controller (Measurement distance = 1m)

The Bottom Control Cabinet is an upright configuration and not side by side as the Top Control Cabinet configuration.



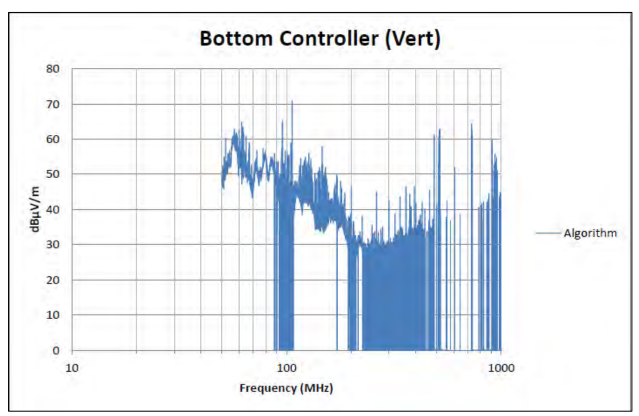
Graph 7: Bottom Controller (Horizontal @ 1m)

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 prepared by: SiVEST Environmental

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Graph 8: Bottom Controller (Vertical @ 1m)

8.11.4.2 Conducted Emissions

Critical cables were measured in an installation to characterize the emissions and to determine the likelihood of the cable acting as a radiator.

As a rule of thumb, a common mode current value of 14dBµA can potentially cause radiated emissions in excess of 37dBµV/m (CISPR Class B radiated emission limit at 10m distance). This will only be valid for cables in free space and when the cable has resonant properties at a given frequency.

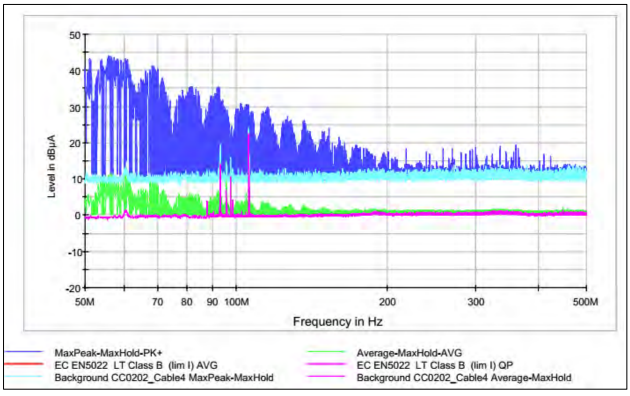
Convertor

The converter was previously identified as a significant risk due to the following:

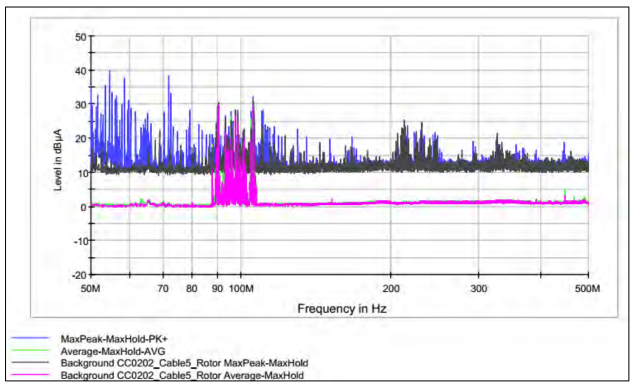
i. High dV and dI values

BioTherm Energy

- ii. Cable connection from converter in the base to the rotor in the nacelle
- iii. Unshielded cable used between the converter (base) and rotor (nacelle)



Graph 9: Rotor cable measured in the base between converter in the base and rotor in nacelle

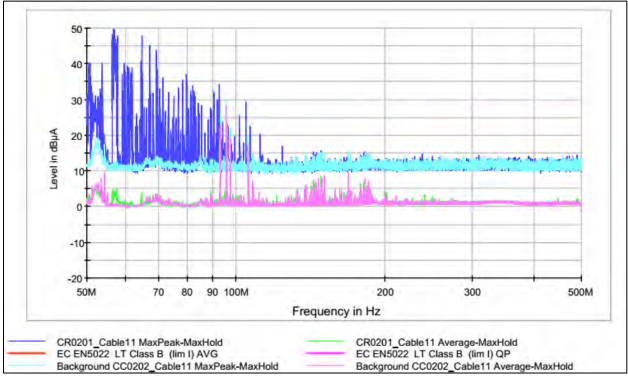


Graph 10: Rotor cable measured in the nacelle between convertor in the base and rotor in nacelle

From **Graph 9** and **Graph 10**, it is evident that the converter to rotor cable emissions is below 15dBµA in the higher frequency range.

When comparing the two graphs, the effect of cable length (inductance) on the signal is clear.

The spectrum envelope in Graph 9 is typical of a periodic signal. This was expected and is a function of the converter switching frequency of 2.75 kHz and cable properties. The amplitude decay is however more than 40dB/decade, indicating that the rise time of the signal is more than 6.3nS.



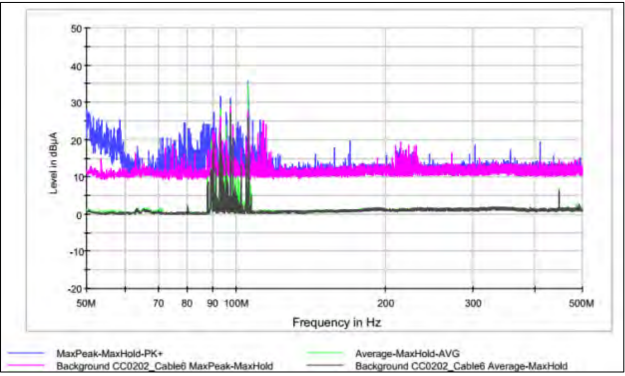
Graph 11: Convertor cable between the convertor and auxiliary transformer measured in base

Graph 11 shows emissions on the transformer side of the converter. This confirms that conducted emissions from the converter are relative low in frequency. Although high in amplitude, this cable is inside the base with added path loss due to proximity to the ground.

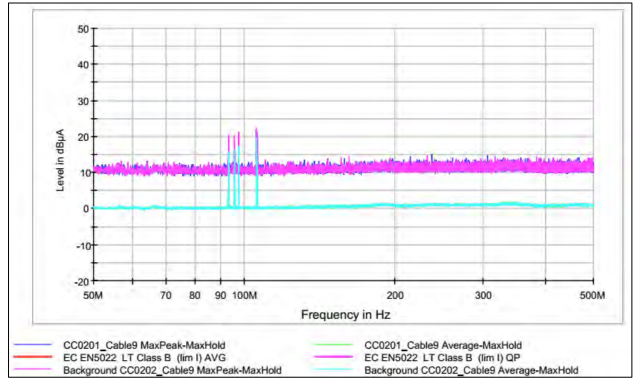
Stator

BioTherm Energy

The stator cables run from the bottom control cabinet in the base to the stator in the nacelle. The emissions from stator cables in the nacelle (Graph 12) are less than the rotor cables (Graph 10). The stator cables are currently shielded.



Graph 12: Stator cable in nacelle between bottom control cabinet in base and stator in nacelle

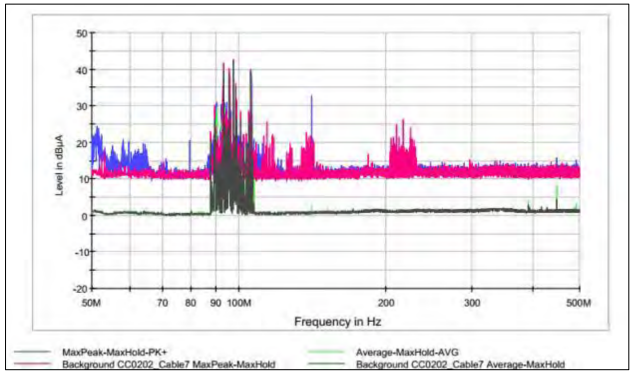


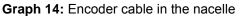
Graph 13: Stator cable in base between bottom control cabinet in base and stator in nacelle

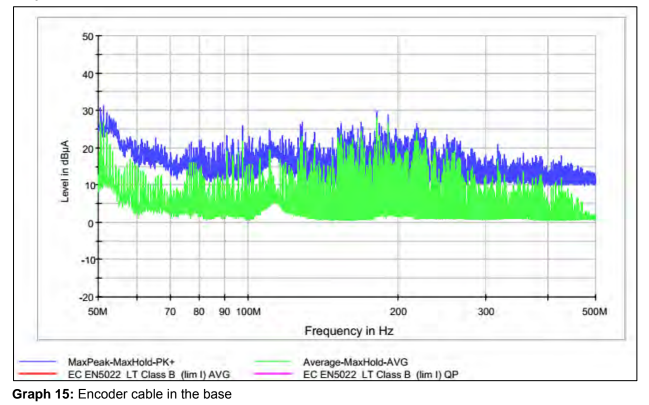
As the signal amplitudes are higher in the nacelle (**Graph 12**) than in the base (**Graph 13**), the conclusion would be that the source of the emissions is in the nacelle.

Encoder signal cable

The encoder signal cable runs between the generator and converter. It is a shielded cable and the common mode currents on the shield were measured.





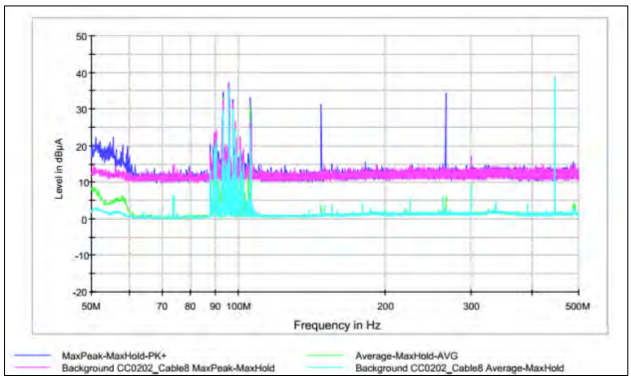


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A significantly denser spectrum was measured in the base (**Graph 15**) than in the nacelle (**Graph 14**). It would therefore be fair to assume that the source is in the converter cabinet in the base.

CAN Bus (Nacelle)

The CAN bus is also a shielded cable and carries the different sensor data, such as the electro valves, pitch position sensor etc. in the nacelle.



Graph 16: CAN Bus in the nacelle

The profile of the emissions below 60MHz is similar to the shielded encoder cable (**Graph 14**) in the nacelle. Site conditions limited the number of tests and investigations that could be done.

8.11.4.3 Tower Shielding Effectiveness

The minimum shielding effectiveness of the tower was found to be 5.2dB at the door. The electrical contact between the door and door frame can be improved to increase this figure, but the 5.85dB of the concrete will still be the limiting factor.

Table 76: Shielding effectiveness - Vertical Polarization

Vertical Polarization						
Frequency (MHz)	Distance (m)	Reference (dBm)	Door (dBm)	Concrete (dBm)	SE Door (dB)	SE Concrete (dB)
80	2.5		-31.51	-32.62	6.28	7.39
110	2.5		-38.52	-33.89	16.77	12.14
300	2.5		-4.69	5.51	16.05	5.85
500	2.5		-27.4	0.99	36.69	8.3
700	2.5		-18.93	-1.24	24.12	6.43
1000	2.5		-40.05	-9.08	41.11	10.14

 Table 77: Shielding effectiveness - Horizontal Polarization

Horizontal Po	Horizontal Polarization					
Frequency (MHz)	Distance (m)	Reference (dBm)	Door (dBm)	Concrete (dBm)	SE Door (dB)	SE Concrete (dB)
700	2.5		-17.24	0.43	23.93	6.26
1000	2.5		-28.09	-8.99	28.48	9.38

The shielding effectiveness values will be used as input to the Risk Matrix.

8.11.5 Conclusions

As mitigation techniques are source and coupling path specific, tests were be done on a current WTG to confirm the suspected noise sources.

The results indicated shielding required at frequencies in the FM Radio band as well as other controlled frequency bands, especially in the nacelle area.

The Aletta WTG 1 was chosen as the transmitter site as at 46.52km from SKA 004 it is the closest to the SKA 1 infrastructure.

Convertor Cabinet

The converter cabinet is in the base of tower. The 6dB to 10dB shielding provided by the concrete tower is currently not included in the results.

Test results obtained at the current installation including a 10dB safety margin shows no additional attenuation is required. Adding a 17.8dB requirement to accommodate cumulative effect highlighted a few frequencies that will require additional attenuation. Further analysis of the frequencies above the 0dB line proved that they are ambient frequencies in the FM, TV and cell phone band. The shielding effectiveness of the concrete tower was not taken into account. No additional shielding of the bottom converter cabinet would therefore be required.

Bottom Control Cabinet

Test results obtained at the current installation including a 10dB safety margin shows that no additional attenuation is required. Adding a 17.8dB requirement to accommodate cumulative effect, highlighted the

frequencies that will require additional attenuation of 12dB maximum excluding the FM radio frequencies. Further analysis of these signals proved that they are ambient signals from intentional transmitters. No additional shielding of the bottom control cabinet would therefore be required.

Top Control Cabinet

When taking cumulative effect into consideration, a significant amount of shielding is required. This is the combined effect of the cables entering and exiting the Top Control Cabinet and equipment mounted in the cabinet.

Further analysis revealed that they can be attributed to FM radio stations, TV and GSM intentional transmitters. However, not all signals that require attenuation could be attributed to intentional transmitters.

Given that the nacelle houses different equipment in a confined space and the difficulty in performing tests in the nacelle while the system is operational mitigation should include shielded cabinets, shielded cable trays and the use of absorptive cable sleeves.

Laboratory tests will be done to narrow down the source possibilities.

9 ENVIRONMENTAL IMPACT ASSESSMENT

9.1 Methodology for Impact Assessment

The EIA Methodology assists in evaluating the overall effect of a proposed activity on the environment. The determination of the effect of an environmental impact on an environmental parameter is determined through a systematic analysis of the various components of the impact. This is undertaken using information that is available to the environmental practitioner through the process of the environmental impact assessment. The impact evaluation of predicted impacts was undertaken through an assessment of the significance of the impacts.

9.1.1 Determination of Significance of Impacts

Significance is determined through a synthesis of impact characteristics which include context and intensity of an impact. Context refers to the geographical scale i.e. site, local, national or global whereas Intensity is defined by the severity of the impact e.g. the magnitude of deviation from background conditions, the size of the area affected, the duration of the impact and the overall probability of occurrence. Significance is calculated as shown in **Table 79**.

Significance is an indication of the importance of the impact in terms of both physical extent and time scale, and therefore indicates the level of mitigation required. The total number of points scored for each impact indicates the level of significance of the impact.

9.1.2 Impact Rating System

Impact assessment must take account of the nature, scale and duration of effects on the environment whether such effects are positive (beneficial) or negative (detrimental). Each issue / impact is also assessed according to the project stages:

- Planning
- Construction
- Operation
- Decommissioning

Where necessary, the proposal for mitigation or optimisation of an impact should be detailed. A brief discussion of the impact and the rationale behind the assessment of its significance has also been included.

Rating System Used To Classify Impacts

The rating system is applied to the potential impact on the receiving environment and includes an objective evaluation of the mitigation of the impact. Impacts have been consolidated into one rating. In assessing the significance of each issue the following criteria (including an allocated point system) is used:

Table 78: Description

	NATURE		
Inclu	Include a brief description of the impact of environmental parameter being assessed in the context of		
the p	project. This criterion includes a brief writt	en statement of the environmental aspect being impacted	
upor	by a particular action or activity.		
	GEOGR	APHICAL EXTENT	
This	is defined as the area over which the	e impact will be expressed. Typically, the severity and	
signi	ficance of an impact have different scale	s and as such bracketing ranges are often required. This	
is of	en useful during the detailed assessmen	t of a project in terms of further defining the determined.	
1	Site	The impact will only affect the site	
2	Local/district	Will affect the local area or district	
3	Province/region	Will affect the entire province or region	
4	International and National	Will affect the entire country	
	Р	ROBABILITY	
This	describes the chance of occurrence of a	n impact	
		The chance of the impact occurring is extremely low	
1	Unlikely	(Less than a 25% chance of occurrence).	
		The impact may occur (Between a 25% to 50% chance	
2	Possible	of occurrence).	
		The impact will likely occur (Between a 50% to 75%	
3	Probable	chance of occurrence).	

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		Impact will certainly occur (Greater than a 75% chance
4	Definite	of occurrence).
		REVERSIBILITY
This	describes the degree to which an	impact on an environmental parameter can be successfully
reve	ersed upon completion of the propose	ed activity.
		The impact is reversible with implementation of minor
1	Completely reversible	mitigation measures
		The impact is partly reversible but more intense
2	Partly reversible mitigation measures are required.	
		The impact is unlikely to be reversed even with intense
3	Barely reversible	mitigation measures.
		The impact is irreversible and no mitigation measures
4	Irreversible	exist.
		EABLE LOSS OF RESOURCES
Thic		rces will be irreplaceably lost as a result of a proposed activity.
1	No loss of resource.	The impact will not result in the loss of any resources.
2	Marginal loss of resource	The impact will result in marginal loss of resources.
2	Significant loss of resources	The impact will result in marginal loss of resources.
4	Complete loss of resources	The impact will result in a complete loss of all resources.
-		
		DURATION
Thic	describes the duration of the impa	acts on the environmental parameter. Duration indicates the
	me of the impact as a result of the pro-	
		The impact and its effects will either disappear with
		mitigation or will be mitigated through natural process in
		a span shorter than the construction phase $(0 - 1 \text{ years})$,
	Short term	or the impact and its effects will last for the period of a
		relatively short construction period and a limited recovery
1		time after construction, thereafter it will be entirely
1		negated (0 – 2 years). The impact and its effects will continue or last for some
		time after the construction phase but will be mitigated by
	Medium term	direct human action or by natural processes thereafter (2
2		- 10 years).
		The impact and its effects will continue or last for the
		entire operational life of the development, but will be
	Long term	mitigated by direct human action or by natural processes
3		thereafter (10 – 50 years).
		The only class of impact that will be non-transitory.
		Mitigation either by man or natural process will not occur
		in such a way or such a time span that the impact can be
4	Permanent	considered transient (Indefinite).
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	CUMULATIVE EFFECT			
This	This describes the cumulative effect of the impacts on the environmental parameter. A cumulative			
effe	effect/impact is an effect which in itself may not be significant but may become significant if added to			
othe	r existing or potential impacts emanating	g from other similar or diverse activities as a result of the		
proje	ect activity in question.			
		The impact would result in negligible to no cumulative		
1	Negligible Cumulative Impact	effects		
		The impact would result in insignificant cumulative		
2	Low Cumulative Impact	effects		
3	Medium Cumulative impact	The impact would result in minor cumulative effects		
4	High Cumulative Impact	The impact would result in significant cumulative effects		
	INTEN	SITY/ MAGNITUDE		
Des	cribes the severity of an impact			
		Impact affects the quality, use and integrity of the		
1	Low	system/component in a way that is barely perceptible.		
		Impact alters the quality, use and integrity of the		
		system/component but system/ component still		
		continues to function in a moderately modified way and		
2	Medium	maintains general integrity (some impact on integrity).		
		Impact affects the continued viability of the system/		
		component and the quality, use, integrity and		
		functionality of the system or component is severely		
		impaired and may temporarily cease. High costs of		
3	High	rehabilitation and remediation.		
		Impact affects the continued viability of the		
		system/component and the quality, use, integrity and		
		functionality of the system or component permanently		
		ceases and is irreversibly impaired (system collapse).		
		Rehabilitation and remediation often impossible. If		
		possible rehabilitation and remediation often unfeasible		
		due to extremely high costs of rehabilitation and		
4	Very high	remediation.		

SIGNIFICANCE

Significance is determined through a synthesis of impact characteristics. Significance is an indication of the importance of the impact in terms of both physical extent and time scale, and therefore indicates the level of mitigation required. This describes the significance of the impact on the environmental parameter. The calculation of the significance of an impact uses the following formula:

(Extent + probability + reversibility + irreplaceability + duration + cumulative effect) x magnitude/intensity.

The summation of the different criteria will produce a non-weighted value. By multiplying this value with the magnitude/intensity, the resultant value acquires a weighted characteristic which can be measured and assigned a significance rating.

Points	Impact Significance Rating	Description
6 to 28	Negative Low impact	The anticipated impact will have negligible negative
		effects and will require little to no mitigation.
6 to 28	Positive Low impact	The anticipated impact will have minor positive effects.
29 to	Negative Medium impact	The anticipated impact will have moderate negative
50		effects and will require moderate mitigation measures.
29 to	Positive Medium impact	The anticipated impact will have moderate positive
50		effects.
51 to	Negative High impact	The anticipated impact will have significant effects and
73		will require significant mitigation measures to achieve an
		acceptable level of impact.
51 to	Positive High impact	The anticipated impact will have significant positive
73		effects.
74 to	Negative Very high impact	The anticipated impact will have highly significant effects
96		and are unlikely to be able to be mitigated adequately.
		These impacts could be considered "fatal flaws".
74 to	Positive Very high impact	The anticipated impact will have highly significant
96		positive effects.

Table 79: Rating of impacts

I	IMPACT TABLE FORMAT			
Environmental Parameter	A brief description of the environmental aspect likely to be			
	affected by the proposed activity e.g. Surface water			
Issue/Impact/Environmental	A brief description of the nature of the impact that is likely to			
Effect/Nature	affect the environmental aspect as a result of the proposed			
	activity e.g. alteration of aquatic biota The environmental			
	impact that is likely to positively or negatively affect the			
	environment as A result of the proposed activity e.g. oil spill in			
	surface water			
Extent	A brief description indicating the chances of the impact			
	occurring			
Probability	A brief description of the ability of the environmental			
	components recovery after a disturbance as a result of the			
	proposed activity			
Reversibility	A brief description of the environmental aspect likely to be			
	affected by the proposed activity e.g. Surface water			
Irreplaceable loss of resources	A brief description of the degree in which irreplaceable			
	resources are likely to be lost			
Duration	A brief description of the amount of time the proposed activity			
	is likely to take to its completion			
Cumulative effect	A brief description of whether the impact will be exacerbated			
	as a result of the proposed activity			

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IMPACT TABLE FORMAT			
Intensity/magnitude	A brief description of whethe	er the impact has the ability to alter	
	the functionality or qualit	y of a system permanently or	
	temporarily		
Significance Rating	A brief description of the imp	portance of an impact which in turn	
	dictates the level of mitigation	on required	
		Post mitigation impact	
	Pre-mitigation impact ratir	ng rating	
	Pre-mitigat	ion impact rating	
Extent	1	4	
Probability	1	4	
Reversibility	1	4	
Irreplaceable loss	1	4	
Duration	1	4	
Cumulative effect	1	4	
Intensity/magnitude	2	2	
Significance rating	-12 (low negative)	-48 (medium negative)	
	Outline/explain the mitigation	on measures to be undertaken to	
	ameliorate the impacts th	nat are likely to arise from the	
	proposed activity. Describe how the mitigation measures h		
	reduced/enhanced the imp	act with relevance to the impact	
	criteria used in analysing th	he significance. These measures	
Mitigation measures	will be detailed in the EMPr.		

The 2014 regulations also specify that alternatives must be compared in terms of impact assessment.

9.2 Environmental Impact Assessment

9.2.1 Biodiversity

Planning

No impacts are expected during planning.

Construction

Table 80: Rating of impacts on indigenous natural vegetation

IMPACT TABLE		
Environmental parameter	Indigenous natural vegetation	
Issue/Impact/Environmental	Loss, degradation or fragmentation of vegetation. The regional	
Effect/Nature	terrestrial vegetation type in the broad study area is	
	Bushmanland Basin Shrubland, listed as Least Threatened.	
	Some loss of habitat will occur, but this will be insignificant in	
	comparison to the total area of the vegetation type concerned.	
	The assessment here is for all infrastructure components and	

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	assumes a significant impact due to the construction of internal		
	access roads.		
Extent	The impact will affect natural vegetation on site and possibly in		
	immediately surrounding areas	S	
Probability	The impact will definitely happe		
Reversibility		nes, since natural successional	
-		for complete local loss of habitat	
		and diversity. Secondary vegetation will probably never	
	resemble the original vegetation	• • •	
Irreplaceable loss of resources	Significant loss of resources w		
Duration	The impact will be permaner	nt (mitigation either by man or	
	natural process will not occur ir	n such a way or such a time span	
	that the impact can be conside	red transient.)	
Cumulative effect	Low cumulative impact. Adde	d to existing impacts on natural	
	habitat from mining activities i	n the general region as well as	
	other proposed alternative ene	ergy projects, the current project	
	will cause additional loss of ve	getation, the cumulative effect of	
	which will possibly be noticeab	le.	
Intensity/magnitude	Low. Regional vegetation will o	continue to function.	
Significance rating	Medium negative impact expected.		
	Pre-mitigation impact rating	Post-mitigation impact rating	
Extent	1	1	
Probability	4	4	
Reversibility	4	4	
Irreplaceable loss	3	3	
Duration	4	4	
Cumulative effect	3	2	
Intensity/magnitude	2	2	
Significance rating	-38 (high negative)	-36 (medium negative)	
Mitigation measures		It is not possible to avoid impacts on indigenous vegetation for	
5		this project. The following mitigation measures would help to	
	limit impacts:		
	 Restrict impact to development footprint only and limit 		
	disturbance creeping into surrounding areas.		
	 As far as possible, locate infrastructure within areas that 		
	have been previously disturbed or in areas with lower		
	 Avoid sensitive features and habitats when locating 		
	infrastructure.		
	 Undertake detailed field surveys of the proposed footprint of 		
	infrastructure to locate any sensitive species and/or		
	ecological features. If necessary, shift infrastructure to		
	avoid impacts on species or specific features.		
		Compile a Rehabilitation Plan.	

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 Compile an Alien Plant Management Plan, including monitoring, to ensure minimal impacts on surrounding areas.
 The footprint of the proposed road infrastructure needs to be assessed again once it is known. Where possible, this
 should be located along existing farm roads. Access to sensitive areas should be limited during construction.
 Undertake monitoring to evaluate whether further measures would be required to manage impacts.

IMPACT TABLE		
Environmental parameter	Protected plants, as per NEM:BA and Northern Cape Nature Conservation Act.	
Issue/Impact/Environmental	Loss of individuals. Plant species are especially vulnerable to	
Effect/Nature	infrastructure development due to the fact that they cannot	
	move out of the path of the construction activities, but are also affected by overall loss of habitat.	
	There are two species protected according to the National Environmental Management: Biodiversity Act, <i>Hoodia gordonii</i> and <i>Harpagophytum procumbens</i> , neither of which are considered likely to occur on site. There are a number of species that are protected according to the Northern Cape Nature Conservation Act. A number of these occur on site and there is	
	a high probability that additional species occur there and that	
	one or more of these species will be affected by proposed	
	activities on site.	
Extent	The impact will affect local populations or individuals of the	
	affected species.	
Probability	Based on the list of species that are protected, the impact will	
Descentibility	almost certainly happen.	
Reversibility	Partly reversible. Individuals can be rescued or else cultivated	
	to replace lost specimens.	
Irreplaceable loss of resources	Marginal loss of resources could occur. The species that are	
	likely to occur on site are likely to be relatively common	
Duration	throughout their range.	
Duration	The impact will be medium-term.	
Cumulative effect	Low cumulative impact. Cumulative effects will not be significant.	
Intensity/magnitude	Low. Loss of some individuals will be insignificant compared to	
	the number that probably occur in surrounding areas.	
Significance rating	Low negative impact expected.	

Table 81: Rating of impacts of loss of individuals of protected plant species

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	Pre-mitigation impact rating	Post-mitigation impact rating	
Extent	1	1	
Probability	2	2	
Reversibility	2	2	
Irreplaceable loss	2	1	
Duration	2	2	
Cumulative effect	2	1	
Intensity/magnitude	1	1	
Significance rating	-11 (low negative)	-9 (low negative)	
	 measures would help to avoid a It is a legal requirement to a will be lost. A pre-construction walk-th during a favourable season This survey must cover infrastructure, including interest lost to the developm in appropriate places in reh the irreplaceable loss of rest effect. A Plant Rescue Plan must the appropriate authorities. 	 It is possible to a limited extent to avoid some impacts on protected species for this project. The following mitigation measures would help to avoid and limit impacts: It is a legal requirement to obtain permits for specimens that will be lost. A pre-construction walk-through survey will be required during a favourable season to locate any protected plants. This survey must cover the footprint of all proposed infrastructure, including internal access roads. Plants lost to the development can be rescued and planted in appropriate places in rehabilitation areas. This will reduce the irreplaceable loss of resources as well as the cumulative effect. A Plant Rescue Plan must be compiled to be approved by the appropriate authorities. Where large populations of affected species are 	

	Table 82: Rating	of impacts of loss	of individuals of	protected tree species
--	------------------	--------------------	-------------------	------------------------

IMPACT TABLE		
Environmental parameter	Protected trees, as per National Forests Act.	
Issue/Impact/Environmental	Loss of individuals. There is one protected tree species that	
Effect/Nature	occurs on site, Boscia albitrunca. This species is found primarily	
	within the rocky hills, but also as lone individuals in other areas.	
Extent	The impact will affect local populations or individuals of the	
	affected species.	
Probability	The impact may possibly happen.	
Reversibility	Partly reversible. Individuals can be rescued or else cultivated	
	to replace lost specimens, but this is likely to have limited value	
	as a mitigation measure.	
Irreplaceable loss of resources	Marginal loss of resources could occur. The species that are	
	likely to occur on site are likely to be relatively common	
	throughout their range.	

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Duration	The impact will be medium-te	The impact will be medium-term.		
Cumulative effect	Low cumulative impact. C significant.	Low cumulative impact. Cumulative effects will not be significant.		
Intensity/magnitude	Low. Loss of some individuals the number that probably occ	s will be insignificant compared to ur in surrounding areas.		
Significance rating	Low negative impact expected	d.		
	Pre-mitigation impact rating	Post-mitigation impact rating		
Extent	1	1		
Probability	3	2		
Reversibility	2	2		
Irreplaceable loss	2	1		
Duration	2	2		
Cumulative effect	2	1		
Intensity/magnitude	1	1		
Significance rating	-12 (low negative)	-9 (low negative)		
Mitigation measures	 for this project. The following avoid and limit impacts: It is a legal requirement to will be lost. A pre-construction walk-to locate any protected trees Concentrations of plant infrastructure component reduce the irreplaceable cumulative effect. A Plant Rescue Plan must 	 It is a legal requirement to obtain permits for specimens that will be lost. A pre-construction walk-through survey will be required to locate any protected trees. Concentrations of plants can be avoided by shifting infrastructure components, where necessary. This will reduce the irreplaceable loss of resources as well as the cumulative effect. 		

Table 83: Rating of in	mpacts of damange	to sensitive habitats
------------------------	-------------------	-----------------------

IMPACT TABLE		
Environmental parameter	Drainage areas, pan depressions and rocky hills	
Issue/Impact/Environmental	Loss, degradation or fragmentation of vegetation. There is one	
Effect/Nature	main drainage area, one subsidiary drainage and three small	
	pans occurring on site. The plant species composition within	
	these areas is different to surrounding terrestrial areas, even	
	though the site is within an arid region. The soils within these	
	areas are also deeper and more suitable for burrowing animals.	
	The low, rocky hills are also considered to be of higher	
	sensitivity than surrounding areas due to the higher species	
	richness and higher likelihood of encountering rare and/or	
	protected species, especially geophytes. Some loss of habitat	
	will probably occur within these more sensitive areas.	

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Extent	The impact may affect drainage areas, pan depressions and		
	rocky hills on site.		
Probability	-	Based on the proposed location of turbines, the impact will	
,	probably happen	<i>,</i> , , , , , , , , , , , , , , , , , ,	
Reversibility	processes cannot compensate	Irreversible in human timeframes, since natural successional processes cannot compensate for complete local loss of habitat and diversity. Secondary vegetation will probably never	
Irreplaceable loss of resources	Significant loss of resources co	ould occur.	
Duration		nt (mitigation either by man or n such a way or such a time span red transient.)	
Cumulative effect		Medium cumulative impact. Added to existing impacts on natural habitat, the current project will cause additional loss of	
Intensity/magnitude	Medium. Sensitive ecosyste	ms will probably continue to	
	function, but in a modified way		
Significance rating	Medium negative impact exped	Medium negative impact expected.	
	Pre-mitigation impact rating	Post-mitigation impact rating	
Extent	1	1	
Probability	4	2	
Reversibility	4	2	
Irreplaceable loss	3	2	
Duration	4	2	
Cumulative effect	2	1	
Intensity/magnitude	2	1	
Significance rating	-36 (medium negative) -10 (low negative)		
Mitigation measures	 It is possible to some extent to avoid impacts on sensitive habitats for this project. The following mitigation measures would help to avoid or limit impacts: Select alternative sites for infrastructure where features of concern may be affected. Prevent erosion impacts on drainage systems. Rehabilitate disturbance as quickly as possible. Prevent invasion by alien plants. Undertake monitoring to evaluate whether further measures would be required to manage impacts. 		

Table 84: Rating of impacts of mortality of populations of sedentary species

IMPACT TABLE		
Environmental parameter Littledale's Whistling Rat and the Giant Bullfrog		

Issue/Impact/Environmental	Loss of individuals. There	are three animal species of	
Effect/Nature	conservation concern that could potentially be affected by the		
	proposed project:		
	1. Honey badger (NT)		
	2. Littledale's Whistling F	Rat (NT)	
	3. Giant Bullfrog (NT/LC)	. ,	
	Two of these species, Littleda	le's Whistling Rat and the Giant	
		ry and therefore considered to be	
	• •	at loss, as related to this project.	
		ly mobile and will not be affected	
	by some loss of habitat within		
Extent	-	duals on site and possibly in	
	immediately surrounding areas	S.	
Probability	The impact may possibly happ	en.	
Reversibility	Partly reversible. Preventative	measures could reduce mortality	
	to below replacement levels.	to below replacement levels.	
Irreplaceable loss of resources	Marginal loss of resources will	Marginal loss of resources will occur.	
Duration	The impact will be long-term.	The impact will be long-term.	
Cumulative effect	Medium cumulative impact. Cumulative effects will be minor.		
Intensity/magnitude	Medium. May impact on population processes.		
Significance rating	Low negative impact expected.		
		-	
	Pre-mitigation impact rating	Post-mitigation impact rating	
Extent	1	1	
Probability	2	1	
Reversibility	2	2	
Irreplaceable loss	2	2	
Duration	3	3	
Cumulative effect	3	2	
Intensity/magnitude	2 1		
Significance rating	-26 (low negative) -11 (low negative)		
Mitigation measures	It is possible to some extent to avoid impacts on sensitive		
	habitats for this project. The following mitigation measures		
	would help to avoid or limit impacts:		
	Continue to observe on site whether either species does or		
	could occur on site or not.		
	• If either species is found to occur on site, the habitat		
	requirements of the specie	requirements of the species on site needs to be determined.	
	Infrastructure must then avoid sensitive areas or else		
	measures must be put in p	place to minimise impacts.	

	IMPACT TABLE		
Environmental parameter	Mobile fauna of conservation c	oncern	
Issue/Impact/Environmental	Displacement of individuals.	Construction activities, loss of	
Effect/Nature	habitat, noise, dust and gene	eral activity associated with the	
	construction phase of the proj	ect are likely to cause all mobile	
	species to move away from	n the site. Mobile species of	
	conservation concern (two sed	lentary species are discussed for	
	,	ld potentially be affected by the	
	proposed project are as follows	S:	
	1. Honey badger (NT)		
	The Honey Badger is a highly	mobile terrestrial species with a	
	large home range and the abilit	ty to travel long distances in short	
		ally displaced, but this will have	
	•	e of the species nor is it expected	
	that any overall impacts will re-	-	
Extent		duals on site and possibly in	
	immediately surrounding areas		
Probability	, ,, , ,,	The impact may possibly happen.	
Reversibility	Partly reversible with time.		
Irreplaceable loss of resources	No or low loss of resources wil		
Duration	The impact will be short-term (
Cumulative effect	Low cumulative impact. Cumul		
Intensity/magnitude	Low. May impact on population		
Significance rating	Low negative impact expected		
	Pre-mitigation impact rating	Post-mitigation impact rating	
Extent	1	1	
Probability	2	2	
Reversibility	2	2	
Irreplaceable loss	1	1	
Duration	1	1	
Cumulative effect	1	1	
Intensity/magnitude	1	1	
Significance rating	-8 (low negative)	-8 (low negative)	
Mitigation measures	None required		

Table 85: Rating of impacts of the displacement of individuals of mobile fauna

Operation

	IMPACT TABLE		
Environmental parameter	Vegetation and habitat		
Issue/Impact/Environmental Effect/Nature	moderate possibility that alien areas within the footprint of the surrounding areas in the abse- potential consequences may surrounding natural habitats de vegetation still remains on site. the impact from occurring.	on by alien plants. There is a plants could be introduced to he proposed infrastructure from ence of control measures. The be of low seriousness for ue to the fact that little natural Control measures could prevent	
Extent	surrounding areas.	site and possibly in immediately	
Probability	_	pen in the absence of control	
Reversibility	Completely reversible if n Preventative measures will stop		
Irreplaceable loss of resources	• •	Marginal to significant loss of resources will occur. Uncontrolled invasion can affect all nearby natural habitats.	
Duration	The impact will be long-term.	-	
Cumulative effect	Low cumulative impact. Cumulative effects will not be significant.		
Intensity/magnitude	Medium. Severe invasion can alter the functioning of natural ecosystems.		
Significance rating	Low negative impact expected.		
	Pre-mitigation impact rating	Post-mitigation impact rating	
Extent	1	1	
Probability	3	2	
Reversibility	2	1	
Irreplaceable loss	3	2	
Duration	3	3	
Cumulative effect	2	2	
Intensity/magnitude	2	1	
Significance rating	-28 (medium negative)	-11 (low negative)	
Mitigation measures	undertaking the following mitigaUndertake a comprehensive	due to alien plant invasions by ation measures: we alien plant species survey to ccur on site and where they are	

Table 86: Rating of impacts of the establishment and spread of declared weeds and alien invader plants

 Compile and implement an alien management plan, which highlights control priorities and areas and provides a programme for long-term control. Undertake regular monitoring to detect alien invasions early so that they can be controlled.
 Implement control measures.

Decommissioning

It is expected that the project will operate for a minimum of twenty years or more (a typical planned lifespan for a project of this nature. Decommissioning will probably require a series of steps resulting in the removal of equipment from the site and rehabilitation of footprint areas. It is possible that the site could be returned to a rural nature, but it is unlikely that natural vegetation would become established at disturbed locations on site for a very long time. The reality is that it is not possible to determine at this stage whether rehabilitation measures will be implemented or not or what the future plans for the site would be nor is it possible at this stage to determine what surrounding land pressures would be. These uncertainties make it impossible to undertake any assessment to determine possible impacts of decommissioning. At best, it is recommended that a rehabilitation and closure plan be compiled and that this would be required to be implemented prior to closure of the project.

9.2.2 Avifauna

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Planning

No impacts are expected during planning.

Construction

Table 87: Rating of impacts of displacement of priority species due to disturbance during construction phase.

	IMPACT TABLE 1
Environmental Parameter	Avifauna
Issue/Impact/Environmental	Displacement of priority species due to disturbance during
Effect/Nature	construction phase
Extent	The impact will only affect the site.
Probability	Impact will certainly occur (greater than a 75% chance of
	occurrence) for some species, particularly the larger ones.
Reversibility	Partly reversible. The construction activities will inevitably cause
	temporary displacement of some priority species. Once the
	source of the disturbance has been removed, i.e. the noise and
	movement associated with the construction activities, most
	species should re-colonise the areas which have not been

	IMPACT TABLE 1	
		int. However, the indirect effect of
	habitat fragmentation could result in lower densities of priority	
	species.	
Irreplaceable loss of resources	Marginal loss of resources. The displacement of priority species	
	is likely to be partial.	
Duration		urce of the disturbance has been
		nd movement associated with the
		prity species should re-colonise the
		transformed by the footprint, albeit
	possibly at a lower density.	
Cumulative effect		. The priority species that occur (or
	•	oposed site all have large distribution
		act of displacement would therefore
	be at most locally signific	ant in some instances, rather than
	regionally or nationally sign	ificant (see also Section 9 below).
Intensity/magnitude	High. Impact affects	the continued viability of the
	system/component and	the quality, use, integrity and
	functionality of the system	or component is severely impaired
	and may temporarily cease	
Significance Rating	Medium significance.	
	1	
	Pre-mitigation impact	
	rating	Post mitigation impact rating
Extent	rating 1	1
Probability	rating 1 4	1 2
Probability Reversibility	rating 1 4 2	1 2 1
Probability Reversibility Irreplaceable loss	rating 1 4 2 2	1 2 1 2
Probability Reversibility Irreplaceable loss Duration	rating 1 4 2 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 2 1 2 1
Probability Reversibility Irreplaceable loss Duration Cumulative effect	rating 1 4 2 2 1 1 3	1 2 1 2 1 2 2
Probability Reversibility Irreplaceable loss Duration Cumulative effect Intensity/magnitude	rating 1 4 2 2 1 1 3 3 3	1 2 1 2 1 2 2 2
Probability Reversibility Irreplaceable loss Duration Cumulative effect	rating 1 4 2 2 1 3 3 -39 (medium negative)	1 2 1 2 1 2 2 -18 (low negative)
Probability Reversibility Irreplaceable loss Duration Cumulative effect Intensity/magnitude	rating 1 4 2 2 1 3 3 -39 (medium negative) • Restrict the construct	1 2 1 2 1 2 2 2
Probability Reversibility Irreplaceable loss Duration Cumulative effect Intensity/magnitude	rating rating 1 4 2 2 1 3 3 -39 (medium negative) • Restrict the construct footprint area.	1 2 1 2 1 2 2 2 -18 (low negative) tion activities to the construction
Probability Reversibility Irreplaceable loss Duration Cumulative effect Intensity/magnitude	rating 1 4 2 2 1 3 3 -39 (medium negative) • Restrict the construct footprint area. • Do not allow any accessory and the construct of the construct footprint area.	1 2 1 2 1 2 2 -18 (low negative) tion activities to the construction ss to the remainder of the property
Probability Reversibility Irreplaceable loss Duration Cumulative effect Intensity/magnitude	rating 1 4 2 2 1 3 3 -39 (medium negative) • Restrict the construct footprint area. • Do not allow any acceeduring the construction	1 2 1 2 1 2 2 -18 (low negative) tion activities to the construction ss to the remainder of the property period.
Probability Reversibility Irreplaceable loss Duration Cumulative effect Intensity/magnitude	rating 1 1 4 2 2 1 3 3 -39 (medium negative) • Restrict the construct footprint area. • Do not allow any acceeduring the construction • Measures to control	1 2 1 2 1 2 -18 (low negative) tion activities to the construction ss to the remainder of the property period. noise and dust should be applied
Probability Reversibility Irreplaceable loss Duration Cumulative effect Intensity/magnitude	rating 1 4 2 2 1 3 3 -39 (medium negative) • Restrict the construct footprint area. • Do not allow any acceed during the construction • Measures to control according to current be	1 2 1 2 1 2 -18 (low negative) tion activities to the construction ss to the remainder of the property period. noise and dust should be applied st practice in the industry.
Probability Reversibility Irreplaceable loss Duration Cumulative effect Intensity/magnitude	rating 1 4 2 2 1 3 3 -39 (medium negative) • Restrict the construct footprint area. • Do not allow any acceded during the construction • Measures to control according to current be • Maximum use should b	1 2 1 2 1 2 -18 (low negative) tion activities to the construction ss to the remainder of the property period. noise and dust should be applied st practice in the industry. e made of existing access roads and
Probability Reversibility Irreplaceable loss Duration Cumulative effect Intensity/magnitude	rating 1 4 2 2 1 3 3 -39 (medium negative) • Restrict the construct footprint area. • Do not allow any acceed during the construction • Measures to control according to current be • Maximum use should be the construction of new	1 2 1 2 1 2 -18 (low negative) tion activities to the construction ss to the remainder of the property period. noise and dust should be applied st practice in the industry. e made of existing access roads and roads should be kept to a minimum.
Probability Reversibility Irreplaceable loss Duration Cumulative effect Intensity/magnitude	rating 1 4 2 2 1 3 3 -39 (medium negative) • Restrict the construct footprint area. • Do not allow any access during the construction • Measures to control according to current be • Maximum use should be the construction of new • Implement a 3km no control acked a control according to current be the construction of new • Implement a 3km no control acked a control	1 2 1 2 1 2 -18 (low negative) tion activities to the construction ss to the remainder of the property period. noise and dust should be applied st practice in the industry. e made of existing access roads and roads should be kept to a minimum. levelopment buffer zone around the
Probability Reversibility Irreplaceable loss Duration Cumulative effect Intensity/magnitude	rating 1 4 2 2 1 3 3 -39 (medium negative) • Restrict the construct footprint area. • Do not allow any acceed during the construction • Measures to control according to current be • Maximum use should be the construction of new	1 2 1 2 1 2 -18 (low negative) tion activities to the construction ss to the remainder of the property period. noise and dust should be applied st practice in the industry. e made of existing access roads and roads should be kept to a minimum. levelopment buffer zone around the

IMPACT TABLE 1	
	 Implement a 300m no development buffer zone around the Southern Pale Chanting Goshawk nest at FP3 - 29°56'34.42"S 22°32'55.35"E.

Table 88: Rating of impacts of displacement of priority species due to habitat destruction during construction phase.

IMPACT TABLE 2		
Environmental Parameter	Avifauna	
Issue/Impact/Environmental Effect/Nature	Displacement of priority s during construction phase	species due to habitat destruction
Extent	The impact will only affect t	he site.
Probability	Impact will certainly occu occurrence)	r (greater than a 75% chance of
Reversibility		rint of the wind farm is an inevitable out it is likely that priority species will lower densities.
Irreplaceable loss of resources	Marginal loss of resources. utilise the site albeit at lowe	It is likely that priority species will still er densities.
Duration	Long term. The habitat tran	sformation will be permanent
Cumulative effect	Medium cumulative impact. There are several renewable energy developments planned around Copperton which could result in a significant area of transformed habitat at a local scale, for some species (see also Section 9 below).	
Intensity/magnitude	Medium. It is likely that priority species will still utilise the site albeit at lower densities.	
Significance Rating	Medium significance.	
	Pre-mitigation impact rating	Post mitigation impact rating
Extent	1	1
Probability	4	3
Reversibility	2	2
Irreplaceable loss	2	2
Duration	4	4
Cumulative effect	3	3
Intensity/magnitude	2	2
Significance rating	-32 (medium negative)	-30 (medium negative)

IMPACT TABLE 2		
	•	The recommendations of the specialist ecological study
		must be strictly adhered to.
	•	Maximum use should be made of existing access roads and
		the construction of new roads should be kept to a minimum
Mitigation measures		as far as possible.

Operation •

Table 89: Rating of impacts of displacement of priority species due to disturbance during the operational phase.

	IMPACT TABLE 3	
Environmental Parameter	Avifauna	
Issue/Impact/Environmental	Displacement of priority species due to disturbance during	
Effect/Nature	operational phase	
Extent	The impact will only affect t	he site.
Probability	Probable. The impact ma	y occur (between a 50% to 75%
	chance of occurrence).	
Reversibility	Partly reversible. The o	perational activities could cause
	displacement of some prior	ity species, but the impact is likely to
	be much less than during th	e construction phase.
Irreplaceable loss of resources	Marginal loss of resources.	Habituation is likely for some species
	after the construction phase	e, especially smaller species.
Duration	Long term. Although habitua	ation may happen in some instances,
	it must be assumed that in	some instances the impact may be
	long term i.e. for the life-time of the activity.	
Cumulative effect	Medium cumulative impact. The priority species that occur (or	
	are likely to occur) at the proposed site all have large distribution	
	ranges, the cumulative impact of displacement would therefore	
	be locally significant at most, rather than regional or national	
	(see also Section 9 below).	
Intensity/magnitude	Medium. Although habituation may happen in some instances,	
	it must be assumed that in some instances the impact may be	
	long term i.e. for the life-time of the activity.	
Significance Rating	Low significance.	
	Pre-mitigation impact	
	rating	Post mitigation impact rating
Extent	1	1
Probability	3	2
Reversibility	2	2

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IMPACT TABLE 3		
Irreplaceable loss	2	2
Duration	3	3
Cumulative effect	2 2	
Intensity/magnitude	2	2
Significance rating	-26 (low negative)	-24 (low negative)
Significance rating	, ,	Id be restricted to the plant area.
		not be allowed to access other parts
		•
		ecessary for wind farm related work.
		ng should be implemented to make
	comparisons with baseline	
		pecies are proven to be significantly
		on of the wind farm, the management
		engaged to devise ways of reducing
Mitigation measures	the impact on these species	S.
Environmental Parameter	Avifauna	
Issue/Impact/Environmental	Collisions of priority species	s with the turbines in the operational
Effect/Nature	phase	
Extent	The impact will affect the lo	cal area or district
Probability	Definite. More than 75% ch	ance of occurrence.
Reversibility	Partly reversible. Mitigation	measures could reduce the risk of
	collisions.	
Irreplaceable loss of resources	Significant loss of resources.	
Duration	Long term. The risk of collis	sion will be present for the life-time of
	the development.	
Cumulative effect	Moderate cumulative impac	ct. The cumulative impact will depend
	largely on which species	are killed. If Verreaux's Eagles or
	Martial Eagles are killed, the	e regional impact could be significant
	(see also Section 9 below).	
Intensity/magnitude	Medium. The wind turbines could cause mortality of some	
	priority species.	
Significance Rating	High significance.	
	Pre-mitigation impact	
	rating	Post mitigation impact rating
Extent	2	2
Probability	4	2
Reversibility	2	2
Irreplaceable loss	3	3
Duration	3	3
Cumulative effect	3	3
	·	<u> </u>

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	IMPACT TABLE 3	
Intensity/magnitude	3	2
Significance rating	-51 (high negative)	-30 (medium negative)
	 monitoring should be collision rates with precessory of the collision rates with precessory of the collision rates is specific turbines, curtation implemented. A 200m no turbine zon points. A 3km no development the Verreaux's Eagle 22°33'19.06"E. A 300m no development 	been constructed, post-construction implemented to compare actual licted collision rates. ndicate significant mortality levels at ilment of these turbines should be e is recommended around all water buffer zone is recommended around e nest at FP2 - 29°52'56.53"S nent buffer zone is recommended ale Chanting Goshawk nest at FP3 -
Mitigation measures	29°56'34.42"S 22°32'5	5.35"E.

Decommissioning

The avifaunal impacts anticipated during the decommissioning phase are expected to be similar to those during the construction phase.

9.2.3 Bats

Planning

No impacts are expected during planning.

Construction

Table 90: Rating of Impact of the Destruction of bat roosts due to earthworks and blasting

IMPACT TABLE		
Environmental Parameter	Bat populations will be impacted upon through earthworks and blasting close to bat roosts.	
Issue/Impact/Environmental Effect/Nature	Earthworks and blasting close to bat roosts will negatively affect bat populations by direct mortality and via roost destruction.	
Extent	If bat roosts are found to be within the site, blasting will have a negative effect on the bat populations in the local area.	
Probability	There is a reasonable probability of the impact occurring.	
Reversibility	Blasting occurring at bat roosts will cause damage to the bat population in the area. Recovery of the bat population	

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	is possible over a longer	time period, such as several		
	generations of bat reproduction. However, loss of the			
	physical roost will be irreversible.			
Irreplaceable loss of resources		If blasting and earthworks occurs close to a bat roost, it will		
ineplaceable loss of resources	be destroyed and lost.			
Duration	The impact will be of short duration, as blasting and			
Duration	earthworks will only occur during construction phase.			
Cumulative effect	Moderate to high effect, as the destruction of the bat roosts			
Guindialive enect				
	impact the population numbers within a large area which in effect will impact the insect numbers.			
Intensity/magnitude	•	Blasting of bat roosts will cause mortality to the bats		
intensity/magnitude	-	inhabiting the roosts, and will negatively impact the		
	population and ecosystem.			
Significance Rating	The anticipated impact will have significant effects and w			
olgrinearice realing	require significant mitigation measures to achieve an			
	acceptable level of impact.			
		1		
	Pre-mitigation impact	Desta ilia l'antista international		
	rating	Post mitigation impact rating		
Extent	2	1		
Probability	3	1		
Reversibility	4	2		
Irreplaceable loss	4	2		
Duration	1	1		
Cumulative effect	3	1		
Intensity/magnitude	4	2		
Significance rating	- 68 (high negative)	- 16 (low negative)		
	Adhere to the sensitivity map during turbine placement			
	-	and do not carry out blasting works within a delineated bat		
	sensitivity area or buffer zone. Blasting should be			
Mitigation measures	minimised and used only when necessary.			

IMPACT TABLE			
Environmental Parameter	Loss of foraging habitat within the site boundaries.		
Issue/Impact/Environmental Effect/Nature			
	construction of turbines and access roads. Temporary		
	foraging habitat loss will also occur during construction for		
	storage areas and movement of heavy vehicles.		
Extent	Loss of foraging habitat will be contained within the		
	boundaries of the development site.		
Probability	Definite probability		

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Reversibility	Depending on the degree	Depending on the degree of habitat loss, it will be partly		
		reversed with some mitigation measures, especially in		
		inimal foraging habitat will be		
	permanently lost.			
Irreplaceable loss of resources		In areas where vegetation is removed for roads and		
	•	turbines, there will be a loss of habitat resources, but the		
	scale is small.			
Duration	The impact will be of a long	The impact will be of a long duration, past the operation of		
	the development.			
Cumulative effect	Low effect, as the removal	of habitat will cause a decrease		
	in the number of bat num	in the number of bat numbers and insect numbers within		
	the immediate area.	the immediate area.		
Intensity/magnitude	Blasting of bat roosts w	Blasting of bat roosts will cause mortality to the bats		
	inhabiting the roosts, ar	inhabiting the roosts, and will negatively impact the		
	population and system.	population and system.		
Significance Rating	The anticipated impact will have moderate negative effects			
	and will require mitigation	and will require mitigation measures.		
	I			
	Pre-mitigation impact			
	rating	Post mitigation impact rating		
Extent	1	1		
Probability	3	1		
Reversibility	3	1		
Irreplaceable loss	3	2		
Duration	3	2		
Cumulative effect	2	1		
Intensity/magnitude	2	1		
Significance rating	- 30 (medium negative)	- 8 (low negative)		
	Adhere to the sensitivity r	Adhere to the sensitivity map. Keep to designated areas		
	when storing building	when storing building materials, resources, turbine components and/or construction vehicles. Keep to designated roads with all construction vehicles. Damaged areas not in use after construction should be rehabilitated		
	components and/or cor			
	designated roads with all o			
	areas not in use after cons			
Mitigation measures	by an experienced vegetat	by an experienced vegetation succession specialist.		

Operation

Table 92: Rating of Impact on Bat mortalities due to direct turbine blade impact or barotrauma during foraging activities (not migration)

IMPACT TABLE		
Environmental Parameter	Impact on bat population numbers via mortalities due to	
	direct turbine blade collision or barotrauma during foraging	
	activities.	

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uring foraging activities (n raging bats in relation to	ct blade impact or barotrauma not migration). The concerns of wind turbines is discussed in ecialist Report. If the impact is	
raging bats in relation to ection 2.2 of the Bat Spo o severe (e.g. in the ca	wind turbines is discussed in ecialist Report. If the impact is	
ection 2.2 of the Bat Spo o severe (e.g. in the ca	ecialist Report. If the impact is	
o severe (e.g. in the ca		
	e	
poulations may not recove	• <i>'</i>	
• •		
•	ed within the boundaries of the	
development site.		
There is a definite chance of the impact occurring.		
The impact will occur throughout the lifespan of the wind		
facility. Population numbers may take very long to recover.		
Population and diversity genetics may be permanently		
altered.		
Bat population numbers will decrease in the area; will take		
several generations to restore the population if the impact		
is removed.		
The impact will be of long duration, past the operational		
phase of the development. It will take some time for the		
population to achieve its previous numbers after the		
ipact.		
High effect, as the decrease in bat numbers will in effect		
cause an increase in the number of insects in the area		
which changes the ecosystem of the area.		
Very high intensity impact on the bat population numbers		
in the area.		
The anticipated impact will have highly significant effects		
and precise mitigations will be required to be developed		
over time as the wind farm operates and further data is		
collected.		
Pre-mitigation impact		
rating	Post mitigation impact rating	
1	1	
4	2	
4	2	
3	2	
3	3	
4	3	
4	2	
76 (very high negative)	- 26 (low negative)	
dhere to the sensitivity	maps, avoid areas of bat	
sensitivity and their associated buffers. Adhere to		
operational mitigation measures that may be deemed		
necessary during the operational monitoring assessment.		
	he impact will occur throu cility. Population numbers opulation and diversity g rered. At population numbers will veral generations to restor removed. The impact will be of long hase of the development. opulation to achieve its pact. gh effect, as the decreas use an increase in the mich changes the ecosyst ery high intensity impact of the area. The anticipated impact will d precise mitigations will er time as the wind farm lected. Pre-mitigation impact rating 1 4 4 4 76 (very high negative) there to the sensitivity insitivity and their ass	

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Environmental Parameter	Impact on hat population	ons, foraging behaviour and
	diversity.	ons, loraging benaviour and
Issue/Impact/Environmental Effect/Nature	During operation, strong a at the turbine base infrastructure, the light wil This will significantly inc	rtificial lights that may be used or immediate surrounding I attract insects and thus bats rease the likelihood of blade to bats foraging around such
	lights. Additionally, only ce forage around strong light lights even if there is insect	rtain species of bats will readily ts, whereas others avoid such prey available, which can draw her natural areas and thereby
	artificially favor only certair	•
Extent	Artificial lighting will be con the development site.	ntained within the boundaries o
Probability	There is a probable chance	e of the impact occurring.
Reversibility	Yes, the impact is reversib	le.
Irreplaceable loss of resources	No	
Duration	The impact will be of a long-term duration, the lifespan of the development. It will take some time to reverse the impact.	
Cumulative effect	During operational phase strong artificial lights used at the work environment during night time will attract insects and thereby also bats. However only certain species of bats will readily forage around strong lights, whereas others avoid such lights even if there is insect prey available. This can draw insect prey away from other natural areas and thereby artificially favour certain species, affecting bat diversity in the area.	
Intensity/magnitude	Artificial lighting in the area will change the diversity of the bat species in the area. This will negatively affect the system.	
Significance Rating	The anticipated impact will and will require mitigation r	have moderate negative effects measures.
	Pre-mitigation impact rating	Post mitigation impact rating
Extent	1	1
Probability	4	1
Reversibility	2	1
Irreplaceable loss	2	1
Duration	3	2
Cumulative effect	3	2

Table 93: Rating of Impact of Artificial Lighting

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Intensity/magnitude	2	1
Significance rating	- 30 (medium negative)	- 8 (low negative)
	Utilise lights with waveleng	ths that attract less insects (low
	thermal/infrared signature)). If not required for safety or
	security purposes, lights sl	nould be switched off when not
Mitigation measures	in use or equipped with pas	ssive motion sensors.

Table 94: Rating of cumulative impact on cumulative bat mortalities due to direct blade collision or barotrauma during foraging (resident and migrating bats affected).

IMPACT TABLE		
Environmental Parameter	Bat population numbers and diversity.	
Issue/Impact/Environmental Effect/Nature	Cumulative bat mortalities due to direct blade collision or barotrauma during foraging – cumulative impact (resident and migrating bats affected). Mortalities of bats due to wind turbines during foraging and migration can have significant ecological consequences as the bat species at risk are insectivorous and thereby contribute significantly to the control of nocturnal flying insects. On a wind farm specific level insect numbers in a certain habitat can increase if significant numbers of bats are killed off. But if such an impact is present on multiple wind farms in close vicinity of each other, insect numbers can increase regionally and possibly cause outbreaks of colonies of certain insect species. There is also the risk of complete loss of certain bat species from the area (namely <i>Tadarida aegyptiaca</i> and <i>Neoromicia capensis</i>).	
Extent	Regional (3)	
Probability	Definite (4)	
Reversibility	Partly reversible (2). The impact will occur throughout the lifespan of the wind energy facility as well as other facilities in the area, therefore bat population numbers may take very long to recover. There is a higher probability for population and diversity genetics to be permanently altered in cumulative impacts.	
Irreplaceable loss of resources	Significant loss of resources (3). Bat population numbers will decrease across the region, species may be lost regionally.	
Duration	Long term (3). The impact will be of long duration, over the operational life span of the wind farm. It will take a significant time period for the population to achieve its previous numbers after the removal of the impact.	
Cumulative effect	High cumulative impact (4). Mortalities of bats due to wind turbine collision or barotrauma during foraging and/or migration can have significant ecological consequences as the bat species at risk are insectivorous, and thereby contribute significantly to the control of nocturnal flying insects.	

	IMPACT TABLE		
	this impact, it will most likely le	If large numbers of a population of a resident species are lost to this impact, it will most likely lead to destabilization of the species population and ultimately possible extinction from the area.	
	ecology of the caves that the s bat guano is the primary fo	If migrating bats are killed off it can have detrimental effects on the ecology of the caves that the specific colonies utilise. This is since bat guano is the primary form of energy input into a cave ecosystem, and no sunshine which is needed for photosynthesis exists in cave ecosystems.	
Intensity/magnitude	High (3).		
Significance Rating	The anticipated impact will hav	e highly significant.	
	Pre-mitigation impact rating	Post mitigation impact rating	
Extent	3	3	
Probability	4	2	
Reversibility	2	2	
Irreplaceable loss	3	2	
Duration	3	3	
Cumulative effect	4	3	
Intensity/magnitude	3	2	
Significance rating	- 57 (High negative)	- 30 (Medium negative)	
Mitigation measures	larger area, potentially lowerin WEF's in an area if the drainage placement and are well buffer mitigation measures for this pu study, and it is essential that pr and adhered to for each proj during any further turbine layou	Drainage areas can serve as commuting corridors for bats in the larger area, potentially lowering the cumulative effects of several WEF's in an area if the drainage areas are avoided during turbine placement and are well buffered. Also, adhere to recommended mitigation measures for this project during the operational phase study, and it is essential that project specific mitigations be applied and adhered to for each project. Adhere to the sensitivity map during any further turbine layout revisions, and avoid placement of turbines in bat sensitive areas and their buffers.	

Decommissioning

No significant impacts have been identified for the decommissioning phase.

9.2.4 Surface Water

Planning / Pre-construction

Table 95: Rating of Impacts associated with the Construction Lay-down Area directly in or in close proximity

 to Surface Water Resources

IMPACT TABLE		
Environmental Parameter	Surface water resources	
Issue/Impact/Environmental Effect/Nature	Impacts associated with the construction lay-down area	
	directly in or within clos	e proximity to surface water
	resources	
Extent	Site	
Probability	Possible	
Reversibility	Partly reversible	
Irreplaceable loss of resources	Marginal loss of resources	
Duration	Medium term	
Cumulative effect	Low cumulative Impact	
Intensity/magnitude	Medium	
Significance Rating	Pre-mitigation significance	rating is low and negative. With
	appropriate mitigation mea	sures, the potential impact can
	be reduced greatly.	
	Pre-mitigation impact	
	rating	Post mitigation impact rating
Extent	1	1
Probability	2	1
Reversibility	2	1
Irreplaceable loss	2	1
Duration	2	1
Cumulative effect	2	1
Intensity/magnitude	2	1
Significance rating	- 22 (low negative)	- 6 (low negative)
	Location of the Lay-dowr	Area – The location of the lay-
	down area must not be wit	hin 50m of any of the identified
	surface water resources.	Therefore, the location of the
	construction lay-down area must not be within any of the	
	associated buffer zones by implication. Additionally, the	
	storage of materials and machinery must also not be within	
50m of any of the identified surface water resource		surface water resources.
Mitigation modeuros	Preventing Fire Risks – Operational fire extinguished are to be available in the case of a fire emergency. Give the dry seasons that the region experiences, it	
Mitigation measures	recommended that a fire management and emergency	

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plan compiled by a suitably qualified health and safety
officer be compiled and implemented for the proposed
development.

Construction

Table 96: Rating of Impacts for Construction Vehicle and Machinery Degradation Impacts to Surface Water

 Resources

IMPACT TABLE		
Environmental Parameter	Surface water resources	
Issue/Impact/Environmental Effect/Nature	Vehicle and machinery degradation to surface water resources	
Extent	Site	
Probability	Probable	
Reversibility	Partly reversible	
Irreplaceable loss of resources	Marginal loss of resources	
Duration	Medium term	
Cumulative effect	Medium cumulative Impact	t
Intensity/magnitude	Medium	
Significance Rating	Pre-mitigation significance	rating is low and negative. With
	appropriate mitigation m	easures, the impact can be
	reduced.	
	Pre-mitigation impact	
	rating	Post mitigation impact rating
Extent	1	1
Probability	3	1
Reversibility	2	1
Irreplaceable loss	2	1
Duration	2	1
Cumulative effect	3	1
Intensity/magnitude	2	1
Significance rating	- 26 (low negative)	- 6 (low negative)
	Preventing Physical Degradation of Surface Water Resources – Surface water resources are to be designated as "highly sensitive areas". Vehicle access is not to be allowed in the highly sensitive areas. Internal access roads are not to be routed in any surface water resources. Should this be required, environmental authorisation and a water use license will be required before construction takes place and all mitigation	
Nitigation modeuros	measures are to be implen	nented accordingly.
Mitigation measures		

Limiting Damage to Surface Water Resources - Ideally, to minimise any impact to surface water resources, the proposed development (including buildings, wind turbines and all associated infrastructure) should seek to avoid all surface water resources as far as possible. Where this is not possible a single access route or "Right of Way" (RoW) is to be established through or in the desired construction area in the surface water resource(s). The environmentally authorized and license permitted construction area is to be demarcated and made visible. The establishment of the RoW likewise must be demarcated and made visible. The width of the RoW must be limited to the width of the vehicles required to enter the surface water resource. An area around the locations of the proposed development buildings, wind turbines and any other associated infrastructure will be required in order for construction vehicles and machinery to operate/maneuver, only where required. This too must be limited to the smallest possible area and made visible by means of demarcation.

Where crossings are required, only vehicle tracks should be made through the surface water resources. No crossings however are to be made through the natural depression wetlands. RoW areas through surface water resources should not be completely cleared of vegetation, only the tracks should be cleared. Vegetation should otherwise be trimmed appropriately such that vehicles can move through RoW areas adequately. No structures will need to be placed in the RoW crossing areas through surface water resources since these systems are ephemeral. No bog mats or gravel running tracks would therefore be required. No surface water resources are to be crossed during or directly after a rainfall event.

Construction workers are only allowed in the designated construction areas of the proposed development and not into the surrounding surface water resources. Highly sensitive areas are to be clearly demarcated prior to the commencement of construction and no access beyond these areas is to be allowed unless in RoW areas.

Preventing Soil Contamination – No vehicles are to be allowed in the highly sensitive areas unless authorised. Should vehicles be authorised, all vehicles and machinery are to be checked for oil, fuel or any other fluid leaks before entering the required construction areas. Should there be

any oil, fuel or any other fluid leaks, vehicles are not to be allowed into surface water resources.
All vehicles and machinery must be regularly serviced and maintained before being allowed to enter the construction areas. No fuelling, re-fuelling, vehicle and machinery servicing or maintenance is to take place in the highly sensitive areas.
Sufficient spill contingency measures must be available throughout the construction process. These include, but are not limited to, oil spill kits to be available, fire extinguishers, fuel, oil or hazardous substances storage areas must be bunded to prevent oil or fuel contamination of the ground and/or nearby surface water resources.

Table 97: Rating of Impacts for Human Degradation of Flora and Fauna associated with Surface Water Resources

IMPACT TABLE		
Environmental Parameter	Surface water resources	
Issue/Impact/Environmental Effect/Nature	Human degradation to fa	una and flora associated with
	surface water resources	
Extent	Site	
Probability	Probable	
Reversibility	Completely reversible	
Irreplaceable loss of resources	Marginal loss of resources	
Duration	Short term	
Cumulative effect	Low cumulative impact	
Intensity/magnitude	Low	
Significance Rating	Pre-mitigation significance rating is low and negative. With	
	appropriate mitigation mea	sures, the impact can be further
	reduced.	
	Pre-mitigation impact	
	rating	Post mitigation impact rating
Extent	1	1
Probability	3	1
Reversibility	1	1
Irreplaceable loss	2	1
Duration	1	1
Cumulative effect	2	1
Intensity/magnitude	1	1
Significance rating	- 10 (low negative)	- 6 (low negative)

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Minimising Human Physical Degradation of Sensitive Areas – Construction workers are only allowed in designated construction and RoW areas. The highly sensitive areas are to be clearly demarcated no access into these areas are to be allowed unless authorised.

No animals on the construction site or surrounding areas are to be hunted, captured, trapped, removed, injured, killed or eaten by construction workers or any other project team members.. Should any party be found guilty of such an offence, stringent penalties should be imposed. The appointed Environmental Control Officer (ECO) or suitably qualified individual may only remove animals, where such animals (including snakes, scorpions, spiders etc.) are a threat to construction workers. The ECO or appointed individual is therefore to be contacted should removal of any fauna be required during the construction phase. Animals that cause a threat and need to be removed may not be killed. Additionally, these animals are to be relocated outside the RoW, within relative close proximity where they were found. Should dangerous/venomous snakes be found, all staff must be provided with the appropriate snake handling and removal training and the necessary permits must obtained from the relevant conservation authority before any are trapped and removed from the site.

No "long drop" toilets are allowed on the study site. Suitable temporary chemical sanitation facilities are to be provided. Temporary chemical sanitation facilities must be placed at least 100 meters from any surface water resource(s) where required. Temporary chemical sanitation facilities must be checked regularly for maintenance purposes and cleaned often to prevent spills. No water is to be extracted unless a water use license is granted for specific quantities for a specific water resource.

No hazardous or building materials are to be stored or brought into the highly sensitive areas. Should a designated storage area be required, the storage area must be placed at the furthest location from the highly sensitive areas. Appropriate safety measures as stipulated above must be implemented.

Mitigation measures

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No cement mixing is to take place in a surface water
resource. In general, any cement mixing should take place
over a bin lined (impermeable) surface or alternatively in
the load bin of a vehicle to prevent the mixing of cement
with the ground. Importantly, no mixing of cement directly
on the surface is allowed in the highly sensitive areas.

Table 98: Rating of Impacts for Degradation and Removal of Vegetation and Soils associated with Surface Water Resources

IMPACT TABLE		
Environmental Parameter	Surface water resources	
Issue/Impact/Environmental Effect/Nature	Degradation and removal of soils and vegetation associated with surface water resources	
Extent	Site	
Probability	Possible	
Reversibility	Barely reversible	
Irreplaceable loss of resources	Marginal loss of resources	
Duration	Long term	
Cumulative effect	Medium cumulative Impact	•
Intensity/magnitude	Medium	
Significance Rating	Pre-mitigation significance	rating is medium and negative.
	With appropriate mitigatior	n measures, the impact can be
	further reduced.	
	Pre-mitigation impact	
	rating	Post mitigation impact rating
Extent	1 1	
Probability	2	1
Reversibility	3	1
Irreplaceable loss	2	1
Duration	3	1
Cumulative effect	3	1
Intensity/magnitude	3	1
Significance rating	- 42 (medium negative)	- 6 (low negative)
	Strategic Positioning of Wind Turbines, Buildings and other Linear Infrastructure – Preferably all wind turbines, buildings and infrastructure should be placed at least 50m	
	U U	esource as far as practically
possible. This will significantly reduce the on surface water resources. Where the		
	more intense mitigation measures will be required as stipulated below.	
Mitigation measures		

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	Obtaining Balayant Authorizations and Liconsos
	Obtaining Relevant Authorisations and Licenses – Before any construction or removal of soils and vegetation in any delineated surface water resources is undertaken, the relevant water use license and environmental authorisation is to be obtained and conditions adhered to.
	Limiting Damage to Surface Water Resources – Construction must be limited to the authorized RoW areas where applicable.
	Limiting Removal of Excavated Soils – Should the necessary authorisations (water use license, environmental authorisation etc.) be obtained for the proposed development to be placed in surface water resources, excavated topsoils should be stockpiled separately from subsoils so that it can be replaced in the correct order for rehabilitation purposes post-construction. Soils removed from surface water resources must only be removed if absolutely required. Furthermore, any removed soils and vegetation that are not required should be taken to a registered landfill site that has sufficient capacity to assimilate the spoil. The topsoil is to be used for rehabilitation purposes and should not be removed unless there is surplus that cannot be utilised. It is important that when the soils are re-instated, the subsoils are to be backfilled first followed by the topsoil. The topsoil contains the natural seedbank from which the affected surface water resources or the associated buffer zone can naturally rehabilitate.
	Where the soils are excavated from the sensitive areas, it is preferable for them to be stockpiled adjacent to the excavation pit to limit vehicle and any other movement activities around the excavation areas.
	Preventing Pollution Impacts – Any cement mixing should take place over a bin lined (impermeable) surface or alternatively in the load bin of a vehicle to prevent the mixing of cement with the ground of the surface water resource. Importantly, no mixing of cement directly on the surface is allowed in the construction and RoW areas in surface water resources.
	Protection of Stockpiled Soils – Stockpiled soils will need to be protected from wind and water erosion. Stockpiled soils are not to exceed a 3m height and are to
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be bunded by suitable materials. Stacked bricks		
surrounding the stockpiled soils can be adopted.		
Alternatively, wooden planks pegged around the		
stockpiled soils can be used.		
Rehabilitation of RoW Areas – Ideally, the affected RoW		
zones in the sensitive areas must be re-instated with the		
soils removed from the surface water resource(s), and the		
affected areas must be levelled, or appropriately sloped		
and scarified to loosen the soil and allow seeds contained		
in the natural seed bank to re-establish. However, given		
the aridity of the study area, it is likely that vegetation		
recovery will be slow. Rehabilitation areas will need to be		
monitored for erosion until vegetation can re-establish		
where prevalent. If affected areas are dry and no		
vegetation is present, the soil is to be re-instated and		
sloped.		

Fable 99: Rating of Impacts for Increased Storm Water Run-off, Erosion and Sedimentation Impacts

IMPACT TABLE			
Environmental Parameter	Surface water resources		
Issue/Impact/Environmental Effect/Nature	Increased storm water run-off, erosion and increased sedimentation impacting on surface water resources		
Extent	Site		
Probability	Probable		
Reversibility	Partly reversible		
Irreplaceable loss of resources	Marginal loss of resources		
Duration	Medium term		
Cumulative effect	Medium cumulative impact		
Intensity/magnitude	High		
Significance Rating	Pre-mitigation significance rating is medium and negative. With appropriate mitigation measures, the impact can be reduced to a low level.		
	Pre-mitigation impact rating	Post mitigation impact rating	
Extent	1	1	
Probability	3	1	
Reversibility	2	1	
Irreplaceable loss	2	1	
Duration	2	1	
Cumulative effect	3	1	
Intensity/magnitude	3	1	

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Significance rating	- 39 (medium negative) - 6 (low negative)		
	Preventing Increased Run-off and Sedimentation		
	Impacts – Vegetation clearing should take place in a		
	phased manner, only clearing areas that will be		
	constructed on immediately. Vegetation clearing must not		
	take place in areas where construction will only take place		
	in the distant future.		
	An appropriate storm water management plan formulated		
	by a suitably qualified professional must accompany the		
	proposed development to deal with increased run-off in the		
	designated construction areas.		
	In general, adequate structures must be put into place		
	(temporary or permanent where necessary in extreme cases) to deal with increased/accelerated run-off and sediment volumes. The use of silt fencing and potentially sandbags or hessian "sausage" nets can be used to		
	prevent erosion in susceptible construction areas. Grass		
	blocks on the perimeter of the wind turbine hard stand areas and building structure footprints can also be used to		
	reduce run-off and onset of erosion. Where required more		
	permanent structures such as attenuation ponds and		
	gabions can be constructed if needs be, however this is		
	unlikely given the study area. All impacted areas are to be		
Mitigation measures	adequately sloped to prevent the onset of erosion.		

Operation

Table 100: Rating of Impacts of Vehicle Damage to Surface Water Resources

IMPACT TABLE		
Environmental Parameter	Surface water resources	
Issue/Impact/Environmental Effect/Nature	Vehicle damage to surface water resources	
Extent	Local	
Probability	Possible	
Reversibility	Partly reversible	
Irreplaceable loss of resources	Marginal loss of resources	
Duration	Long term	
Cumulative effect	Medium cumulative impact	
Intensity/magnitude	High	
Significance Rating	Pre-mitigation significance rating is medium and negative. With appropriate mitigation measures, the impact can be	
	reduced to a low negative impact.	

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	Pre-mitigation impact		
	rating	Post mitigation impact rating	
Extent	2	1	
Probability	2	1	
Reversibility	2	1	
Irreplaceable loss	2	1	
Duration	3	3	
Cumulative effect	3	1	
Intensity/magnitude	3	1	
Significance rating	- 42 (medium negative)	- 8 (low negative)	
	Minimising Vehicle Da	mage to the Surface Water	
	Resources - Potential in	mpacts can be avoided by the	
	planning and routing of a	ccess / service roads outside of	
	and away from surface wa	ater resources.	
	unavoidable and are recommended that any structures (such as stormy bridges etc.) be submitte and water departments fo Internal access and service areas will have to be regu erosion. Monitoring show month. Moreover, after s rainfall or after long period will need to be check	recommended that any road plan and associated structures (such as stormwater flow pipes, culverts, culvert bridges etc.) be submitted to the relevant environmental and water departments for approval prior to construction. Internal access and services roads authorised in sensitive areas will have to be regularly monitored and checked for erosion. Monitoring should be conducted once every month. Moreover, after short or long periods of heavy rainfall or after long periods of sustained rainfall the roads will need to be checked for erosion. Rehabilitation measures will need to be employed should erosion be	
Mitigation measures	Where erosion begins to ta immediately to prevent sin surface water resources occur, a rehabilitation plan and recommendations	ake place, this must be dealt with gnificant erosion damage to the s. Should large scale erosion will be required. Input, reporting from a suitably qualified ecialist must be obtained in this juired.	

Table 101: Rating of Storm-water Run-off Impacts to Surface Water Resources

IMPACT TABLE		
Surface water resources		

Issue/Impact/Environmental Effect/Nature	Impermeable and hardened surfaces creating	
	accelerated run-off, consequent erosion and	
	sedimentation	
Extent	Site	
Probability	Probable	
Reversibility	Partly reversible	
Irreplaceable loss of resources	Marginal loss of resource	
Duration	Long term	
Cumulative effect	Medium cumulative impac	t
Intensity/magnitude	Medium	
Significance Rating	Pre-mitigation significance	rating is low and negative.
	With appropriate mitigatior	n measures, the impact can be
	reduced.	
	Pre-mitigation impact	
	rating	Post mitigation impact rating
Extent	1	1
Probability	3	2
Reversibility	2	2
Irreplaceable loss	2	2
Duration	3	3
Cumulative effect	3	1
Intensity/magnitude	2	1
Significance rating	-28 (low negative)	-11 (low negative)
	Any hardstand area or building within 50m proximity to a surface water resource must have energy dissipating structures in an appropriate location to prevent increased run-off entering adjacent areas or surface water resources. This can be in the form of hard concrete structures or soft engineering structures (such as grass blocks for example). Alternatively, a suitable operational storm water management design or plan can be compiled and implemented that accounts for the use of appropriate alternative structures or devices that will prevent increased run-off and sediment entering adjacent areas or surface water water resources.	
Mitigation measures	water resources.	

Decommissioning

Should the proposed development need to be decommissioned, the same impacts as identified for the construction phase of the proposed development can be anticipated. Similar impacts are therefore expected to occur and the stipulated mitigation measures where relevant and appropriate must be employed as appropriate to minimise impacts.

9.2.5 Soils and Agricultural Potential

Planning

No impacts are expected during planning.

Construction and Operation

Table 102: Rating of impact on the loss of Agricultural Potential

IMPACT TABLE		
Environmental Parameter	Soil resource	
Impact	Loss of agriculturally productive land	
Extent(E)	Site	
Probability (P)	Possible	
Reversibility (R)	Completely reversible	
Irreplaceable loss of resources (I)	Marginal	
Duration (D)	Medium term	
Cumulative effect (C)	Low	
Intensity/magnitude (M)	Medium, mainly due to low prevailing agricultural potential of area	
Significance Rating	(E+P+R+I+D+C) x M	
	Pre-mitigation impact rating	Post mitigation impact rating
Extent	1	1
Probability	2	2
Reversibility	2	2
Irreplaceable loss	1	1
Duration	2	2
Cumulative effect	2	2
Intensity/magnitude	2	2
Significance rating	-20 (low negative)	-20 (low negative)
Mitigation measures	These would include: ensuring that the minimum area possible is	
	set aside for the project infrastructure, so that the natural	
	vegetation is undisturbed and grazing of livestock can continue on	
	site post-construction.	

Table 103: Rating of impact on wind erosion potential

IMPACT TABLE		
Environmental Parameter	Soil resource	
Impact	Increased erosion of topsoil by wind	
Extent (E)	Local area	
Probability (P)	Probable	
Reversibility (R)	Partly reversible	
Irreplaceable loss of resources (I)	Marginal	
Duration (D)	Medium term	
Cumulative effect (C)	Medium, as wind-blown sediments can travel long distances	
Intensity/magnitude (M)	Potentially high, due to the dry	climate and sandy nature of many
	of the topsoils in the area	
Significance Rating	$(E+P+R+I+D+C) \times M$	
	Pre-mitigation impact rating	Post mitigation impact rating
Extent	2	1
Probability	3	2
Reversibility	2	1
Irreplaceable loss	2	1
Duration	3	2
Cumulative effect	3	2
Intensity/magnitude	3	2
Significance rating	- 45 (medium negative)	-18 (low negative)
Mitigation measures	Protection of the vegetation covering is vital, so that as little vegetation as possible to be removed. If bare topsoil results, it should be covered by a soil protection layer, such as a geotextile, to stabilize the site until vegetation can re-establish.	

Table 104: Rating of cumulative impacts on increased erosion of topsoil by wind

IMPACT TABLE		
Environmental Parameter	Soil resource	
Cumulative Impact	Increased erosion of topsoil by wind	
Extent (E)	Local area	
Probability (P)	Probable	
Reversibility (R)	Partly reversible	
Irreplaceable loss of resources	Marginal	
(I)		

IMPACT TABLE			
Duration (D)	Medium term		
Cumulative effect (C)	Medium, as wind-blown sedime	Medium, as wind-blown sediments can travel long distances	
Intensity/magnitude (M)	Potentially high, due to the dry climate and sandy nature of many of the topsoils in the area		
Significance Rating	(E+P+R+I+D+C) x M	(E+P+R+I+D+C) x M	
	Pre-mitigation impact rating	Post mitigation impact rating	
Extent	2	1	
Probability	3	2	
Reversibility	2	1	
,	2		
Irreplaceable loss Duration		1	
	3	2	
Cumulative effect	3	2	
Intensity/magnitude	3	2	
Significance rating	-45 (medium negative)	-18 (low negative)	
Mitigation measures	-	covering is vital, so that as little	
	vegetation as possible to be removed. If bare topsoil results, it		
	should be covered by a soil protection layer, such as a geotextile,		
	to stabilize the site until vegetation can re-establish. In addition,		
	regular communication between responsible officials at all sites in		
	the vicinity is essential. Regular monitoring (at least monthly during		
	any construction phase and approximately six-monthly thereafter		
	is strongly recommended to pick up any potential problems before		
	they arise.		

Decommissioning

Agricultural impacts during the decommissioning phase are potentially similar to those during the construction phase.

9.2.6 Noise

Planning

No impacts are expected during planning.

Construction

Table 105: Rating of impact of temporary loss of "quiet" low residual noise level during construction for the residential area within the WEF boundaries

IMPACT TABLE		
Environmental Parameter	Noise	
Issue/Impact/Environmental Effect/Nature	Temporary loss of "quiet" low residual noise level during construction phase for residential area within the WEF boundaries.	
Extent	The impact will only affect re	sidences on site.
Probability	Impact will likely occur.	
Reversibility	Completely reversible. Cor infrastructure is in place.	struction noise ceases once
Irreplaceable loss of resources	Marginal loss of "quiet" envir	onment.
Duration	Short term. Construction nois in place.	se ceases once infrastructure is
Cumulative effect	Low cumulative impact. Construction noise ceases once infrastructure is in place.	
Intensity/magnitude	High. Construction noise would intrude on residential activities during daytime.	
Significance Rating	Low significance.	
	Pre-mitigation impact rating	Post mitigation impact rating
Extent	1	1
Probability	3	2
Reversibility	1	1
Irreplaceable loss	2	1
Duration	1	1
Cumulative effect	1	1
Intensity/magnitude	3	1
Significance rating	-27 (low negative)	-7 (low negative)
Mitigation measures	 Construct access roads to avoid vehicle movements near the farm residences. Where possible vehicles with noise reduction packages should be used Restrict the construction activities to daytime. 	

Operation

Table 106: Rating of impact on site residences during the operational life of the wind farm

IMPACT TABLE	
Environmental Parameter	Noise

	IMPACT TABLE	
Issue/Impact/Environmental	Loss of "quiet" low residual noise level for residences within	
Effect/Nature	the WEF boundaries for the c	operational life of the wind farm.
Extent	The impact will affect resider	ices on site.
Probability	Impact will definitely occur.	
Reversibility	Completely reversible after d	ecommissioning.
Irreplaceable loss of resources	Significant loss of "quiet" env	ironment.
Duration	Long term. Operation noise w the wind farm.	vill last for the operational life of
Cumulative effect	High cumulative impact. Imp on the residents.	act will have a significant effect
Intensity/magnitude	High. Operational noise would intrude on residential activities particularly during sensitive night-time.	
Significance Rating	Medium significance.	
	Pre-mitigation impact rating	Post mitigation impact rating
Extent	1	1
Probability	4	2
Reversibility	1	1
Irreplaceable loss	3	2
Duration	3	3
Cumulative effect	1	1
Intensity/magnitude	3	1
Significance rating	-39 (medium negative)	-10 (low negative)
Mitigation measures	 If possible turbines should be relocated such that the distance between residences and nearest turbine is at least 2 700 m⁸. 	

It should be noted that although a 2 700 m buffer around the onsite residence could not be achieved the developer has set the turbines back 1.4km from the onsite residence in order to reduce the impact of noise. Refer to **Figure 217** for a map showing the preferred site layout and 1.4km buffer around the onsite residence.

Table 107: Rating of impacts on neighbouring residences during the operational life of the wind farm

⁸ The 2 700m buffer is not technically achievable around the resident, however a 1 400m buffer has been placed around the on site residence. This buffer would reduce the medium impact significance as rated by the noise specialist (refer to Table 106 in Section 9.2.6) to an impact that is considered acceptable. Impacts with a medium significance rating are not considered no-go. In addition, it should be noted that BioTherm have a lease agreement with the owner of this resident and they will benefit financially from the proposed project.

IMPACT TABLE			
Environmental Parameter	Noise		
Issue/Impact/Environmental Effect/Nature	Disturbance of low residual noise level for the operational life of the wind farm.		
Extent	Local.		
Probability	Possible.		
Reversibility	Completely reversible after d	ecommissioning.	
Irreplaceable loss of resources	Marginal loss of "quiet" enviro	onment.	
Duration	Long term. Operation noise w the wind farm.	Long term. Operation noise will last for the operational life of the wind farm.	
Cumulative effect	Negligible		
Intensity/magnitude	Low. Operational noise might intrude on residential activities during sensitive night-time.		
Significance Rating	Medium significance.		
	Pre-mitigation impact rating	Post mitigation impact rating	
Extent	2	2	
Probability	2	1	
Reversibility	1	1	
Irreplaceable loss	2	1	
Duration	3	3	
Cumulative effect	1	1	
Intensity/magnitude	2	1	
Significance rating	-22 (low negative)	-9 (low negative)	
Mitigation measures	 If possible, relocation of turbines such that the distance between residences and nearest turbine is greater than 3 100 m. 		

Table 108: Rating of impacts on land adjacent to site boundaries for the operational life of the wind farm

IMPACT TABLE		
Environmental Parameter	Noise	
Issue/Impact/Environmental Effect/Nature	Loss of "quiet" low residual noise level on land beyond the WEF boundaries for the operational life of the wind farm.	
Extent	Local up to 3 500 m beyond WEF boundaries.	
Probability	Impact will definitely occur.	
Reversibility	Completely reversible after decommissioning.	

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	IMPACT TABLE	
Irreplaceable loss of resources	Marginal to Significant loss o	f "quiet" environment.
Duration	Long term. Operation noise will last for the operational life of the wind farm.	
Cumulative effect	High cumulative impact. Impact will have a significant effect on adjacent land.	
Intensity/magnitude	Low to High. Operational noise would intrude on adjacent land.	
Significance Rating	Medium significance.	
	Pre-mitigation impact rating	Post mitigation impact rating
Extent	2	2
Probability	4	2
Reversibility	1	1
Irreplaceable loss	3	2
Duration	3	3
Cumulative effect	1	1
Intensity/magnitude	3	1
Significance rating	-42 (medium negative)	-11 (low negative)
Mitigation measures	 If possible relocate turbines such that distance to nearest boundary is at least 2 600 m compliant with the NCR. However, as this would prevent the development from proceeding, it is recommended that a written application for exemption of provisions of the NCR be made to the local authority with the due consideration and approval by all affected parties. 	

Decommissioning

Noise impacts during the decommissioning phase are potentially similar to those during the construction phase.

9.2.7 Visual

Planning

No visual impacts are expected during planning.

Construction

Table 109: Rating of visual impacts of the proposed 140MW Aletta Wind Energy Facility during construction

IMPACT TABLE BioTherm Energy prepared by: SiVEST Environmental Aletta 140MW Wind Energy Facility - Final Environmental Impact Assessment Report Version No. 1 20 January 2017 Page 385 P:\13000\13169 BIOTHERM COPPERTON WIND\ENVIRONMENTAL\Reports\R3 Assessment\Aletta Wind\EIA Phase\FEIAr\13169_Aletta Wind FEIAr_Ver1_20 January 2017_AG.docx

Environmental Parameter	Visual Impact	
Issue/Impact/Environmental Effect/Nature	Large construction vehicles and equipment during the construction phase will alter the natural character of the study area and expose visual receptors to visual impacts associated with the construction phase. The construction activities may be perceived as an unwelcome visual intrusion, particularly in more natural undisturbed settings. Vehicles and trucks travelling to and from the proposed site on gravel access roads are also expected to increase dust emissions. The increased traffic on gravel roads and the dust plumes could create a visual impact and may evoke negative sentiments from surrounding viewers. Surface disturbance during construction would also expose bare soil which could visually contrast with the surrounding environment. In addition, temporary stockpiling of soil during construction may alter the flat landscape. Wind blowing over these disturbed areas could result in dust which would have a visual impact.	
Extent	Local / District (2)	
Probability	Probable (3)	
Reversibility	Completely reversible (1)	
Irreplaceable loss of resources	Marginal loss (2)	
Duration	Short term (1)	
Cumulative effect	Medium cumulative effects (3)	
Intensity/magnitude	Medium (2)	
Significance Rating	Prior to mitigation measures: Low negative impact After mitigation measures: Low negative impact Pre-mitigation impact rating Post mitigation impact rating	
Extent	2	2
Probability	3	2
Reversibility	1	1
Irreplaceable loss	2	2
Duration	1	1
Cumulative effect	3	3
Intensity/magnitude	2	2
Significance rating	-24 (low negative)	-22 (low negative)
	 Carefully plan to reduce the construction period. Minimise vegetation clearing and rehabilitate cleared 	
Mitigation measures	areas as soon as possible.	

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•	Vegetation clearing should take place in a phased
	manner.
•	Maintain a neat construction site by removing rubble
	and waste materials regularly.
	Make use of existing gravel access roads, where
	possible.
-	Limit the number of vehicles and trucks travelling to and
	from the proposed site, where possible.
•	Ensure that dust suppression techniques are
	implemented on all gravel access roads utilised during
	construction.
	Ensure that dust suppression is implemented in all
	areas where vegetation clearing has taken place.
•	Ensure that dust suppression techniques are
	implemented on all soil stockpiles. Temporarily fence-
	off the construction site (for the duration of the
	•
	construction period).

* Please note in the context of the visual environment 'resources' are defined as scenic / natural views that are almost impossible to replace.

Table 110: Rating of visual impacts of the infrastructure associated with the proposed 140MW Aletta Wind Energy Facility during construction

IMPACT TABLE	
Environmental Parameter	Visual Impact
Issue/Impact/Environmental	Large construction vehicles and equipment during the
Effect/Nature	construction of the underground cables, overhead power
	lines (if required), on-site 132kV substation, access roads
	and building infrastructure could exert a visual impact by
	altering the visual character of the surrounding area and
	exposing sensitive visual receptor locations to visual
	impacts associated with the construction phase. The
	construction activities may be perceived as an unwelcome
	visual intrusion, particularly in more natural undisturbed
	settings. Vehicles and trucks travelling to and from the
	proposed site on gravel access roads are also expected to
	increase dust emissions. The increased traffic on the gravel
	roads and the dust plumes could create a visual impact and
	may evoke negative sentiments from surrounding viewers.
	Surface disturbance during construction would also expose
	bare soil which could visually contrast with the surrounding
	environment. In addition, temporarily stockpiling soil during
	construction may alter the flat landscape. Wind blowing
	over these disturbed areas could result in dust which would
	have a visual impact.

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Extent	Local/district (2)	
Probability	Probable (3)	
Reversibility	Completely reversible (1)	
Irreplaceable loss of resources	No loss (1)	
Duration	Short term (1)	
Cumulative effect	Medium cumulative effects (3	3)
Intensity/magnitude	Medium (2)	
Significance Rating	Prior to mitigation measure	es: Low negative impact
	After mitigation measures:	Low negative impact
	Pre-mitigation impact rating	Post mitigation impact rating
Extent	2	2
Probability	3	2
Reversibility	1	1
Irreplaceable loss	1	1
Duration	1	1
Cumulative effect	3	3
Intensity/magnitude	2	2
Significance rating	-22 (low negative)	-20 (low negative)
	 Where possible all reinstated cable trenches should be re-vegetated with the same vegetation that existed prior to the cable being laid. Where necessary, erosion control measures should be employed on reinstated cable trenches. Carefully plan to reduce the construction period. Minimise vegetation clearing and rehabilitate cleared areas as soon as possible. Maintain a neat construction site by removing rubble and waste materials regularly. Make use of existing gravel access roads where possible. Ensure that dust suppression techniques are implemented on all access roads utilised during 	
Mitigation measures	construction.	

* Please note in the context of the visual environment 'resources' are defined as scenic / natural views that are almost impossible to replace.

Operation

 Table 111: Rating of visual impacts of the proposed 140MW Aletta Wind Energy Facility during operation

 IMPACT TABLE

Environmental Parameter	Visual Impact	
Issue/Impact/Environmental Effect/Nature	The proposed Aletta Wind Energy Facility could exert a visual impact by altering the visual character of the surrounding area and exposing sensitive visual receptor locations, such as the Nelspoortjie Karoo Guest Farm (VR 2) and the Boesmansberg Guest Farm (VR 1), to visual impacts. The development may be perceived as an unwelcome visual intrusion, particularly in more natural undisturbed settings. Maintenance vehicles may need to access the wind energy facility via gravel access roads and are expected to increase dust emissions in doing so. The increased traffic on the gravel roads and the dust plumes could create a visual impact and may evoke negative sentiments from surrounding viewers. Security and operational lighting at the proposed wind energy facility could result in light pollution and glare, which could be an annoyance to surrounding viewers	
Extent	Local/district (2)	
Probability	Definite (4)	
Reversibility	Irreversible (4)	
Irreplaceable loss of resources	Significant (3)	
Duration	Long term (3)	
Cumulative effect	High cumulative effects (4)	
Intensity/magnitude	Medium (2)	
Significance Rating	Prior to mitigation measures: After mitigation measures: M Pre-mitigation impact rating	•
Extent	2	2
Probability	4	4
Reversibility	4	4
Irreplaceable loss	3	2
Duration	3	3
Cumulative effect	4	3
Intensity/magnitude	2	2
Significance rating	-40 (medium negative)	-36 (medium negative)
	· • • •	, ,
	 Where possible, fewer but larger turbines with a greater output should be utilised rather than a larger number of 	
Mitigation measures	smaller turbines with a lo	-

 Light fittings for security at night should reflect the light
toward the ground (except for aviation lighting) and
prevent light spill.
 Turbines should be painted plain white, as this is a less
industrial colour (Vissering, 2011). Bright colours or
obvious logos should not be permitted.
 Turbines should be repaired promptly, as they are
considered more visually appealing when the blades
are rotating (or at work) (Vissering, 2011).
If required, turbines should be replaced with the same
model, or one of equal height and scale. Repeating
elements of the same height, scale and form can result
in unity and lessen the visual impact that would typically
be experienced in a chaotic landscapes made up of
diverse colours, textures and patterns (Vissering,
2011).
 As far as possible, limit the number of maintenance
vehicles, which are allowed to access the site.
 Ensure that dust suppression techniques are
implemented on all access roads, utilised during
operation.
operation.

* Please note in the context of the visual environment 'resources' are defined as scenic / natural views that are almost impossible to replace.

Table 112: Rating of visual impacts of the infrastructure associated with the proposed 140MW Aletta Wind Energy Facility during operation

IMPACT TABLE			
Environmental Parameter	Visual Impact		
Issue/Impact/Environmental	The proposed underground cables, overhead power lines		
Effect/Nature	(if required), on-site 132kV substation, access roads and		
	building infrastructure could exert a visual impact by		
	altering the visual character of the surrounding area and		
	exposing sensitive visual receptors to visual impacts. The		
	development may be perceived as an unwelcome visual		
	intrusion, particularly in more natural undisturbed settings.		
	Maintenance vehicles may need to access the		
	infrastructure associated with the wind energy facility via		
	gravel access roads and are expected to increase dust		
	emissions in doing so. The increased traffic on the gravel		
	roads and the dust plumes could create a visual impact and		
	may evoke negative sentiments from surrounding viewers.		
	Security and operational lighting at the associated		
	infrastructure could result in light pollution and glare, which		
	could be an annoyance to surrounding viewers		

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Extent	Local / District (2)	
Probability	Probable (3)	
Reversibility	Irreversible (4)	
Irreplaceable loss of resources	Marginal loss (2)	
Duration	Long term (3)	
Cumulative effect	Medium cumulative effect (3)	
Intensity/magnitude	Medium (2)	
Significance Rating	Prior to mitigation measure After mitigation measures:	•
	Pre-mitigation impact rating	Post mitigation impact rating
Extent	2	2
Probability	3	2
Reversibility	4	4
Irreplaceable loss	2	1
Duration	3	3
Cumulative effect	3	2
Intensity/magnitude	2	2
Significance rating		
	 -34(medium negative) -28 (low negative) Light fittings for security at the on-site 132kV substation at night should reflect the light toward the ground and prevent light spill. The operations and maintenance buildings should not be illuminated at night, if possible. The operation and maintenance building should be painted with natural tones that fit with the surrounding environment. Non-reflective surfaces should be utilised where possible. Ensure that dust suppression techniques are implemented on all access roads, utilised during operation. Select the alternatives that will have the least impact on visual receptors (refer to Section 5 of the Visual 	
Mitigation measures	Specialist Report).	

* Please note in the context of the visual environment 'resources' are defined as scenic / natural views that are almost impossible to replace.

Decommissioning

It is imperative that once the wind energy facility is no longer operational, that the turbines and other associated infrastructure be removed, and the site be reclaimed and rehabilitated. The visual impacts

anticipated during the decommissioning phase are potentially similar to those during the construction phase.

9.2.8 Heritage and Palaeontology

It is necessary to realise that the heritage resources located during the fieldwork do not necessarily represent all the possible heritage resources present within the area. Various factors account for this, including the subterranean nature of some heritage sites.

The impact assessment conducted for heritage sites assumes the possibility of finding heritage resources during the project life and has been conducted as such.

Planning

No impacts are expected during planning.

Construction

Table 113: Rating of impacts - Palaeontology

IMPACT TABLE		
Environmental Parameter	Palaeontological sensitive rock formations	
Issue/Impact/Environmental Effect/Nature	The study area is underlain by presumably Mokolian aged Uitdraai Formation of the Brulpan Group Olifantshoek Supergroup, Carboniferous to Permian aged Dwyka Group, Karoo Supergroup and Quaternary aged Gordonia Formation of the Kalahari Group. The allocation of a Moderate sensitivity for Palaeontological Heritage to the entire study area except the two historic spring sites indicates that the EAP must be aware of the Very High point sources of Groundwater Heritage and it is recommended for practical reasons that the layout of the distribution of the wind generators be moved away from the five spring sites with a "No- Go" zone of at least 500m from each of the sites. Although the Uitdraai Formation can provide new information on micro-fossils of Mokolian age, these fossils are very difficult to identify and are more of academic interest. Both the Dwyka Group and Gordonia Formations are however known for some very significant fossil finds and although scarce, the fossils can contribute significantly to our understanding of depositional environments during the Carboniferous, Permain and Quaternary	
	ages in South Africa. It is recommended that the EAP and the ECO be informed of these fossils assemblages known from these groups of rocks and to be aware of the possible presence of the fossils	

Extent Localised to deep excavations into bedrock Probability A possibility of encountering fossils exist Reversibility Fossils are none renewable. Irreplaceable A brief description of the degree in which irreplaceable resources are likely to be lost Duration The loss of the fossil record will be permanent Cumulative effect Medium cumulative impact over the site Intensity/magnitude Magnitude of the impact pre-mitigation is rated as High negative however the implementation of the recommended mitigation measures changes this to a Low magnitude of impact. Significance Rating High negative before mitigation and low negative after mitigation for both the expanded and the constrained layout. Pre-mitigation impact rating Post mitigation impact rating Reversibility 2 3 Reversibility 4 4 Irreplaceable loss 2 2 Duration 4 4 Cumulative effect 1 1 Intensity/magnitude 3 1 Significance rating -51 (high negative) -15 (low negative) • The EAP as well as the ECO for this project must be made aware of the fact that sediments of the Uitdraai Formation, Bulpan		during exposure of rock during the construction phase of this project.	
Reversibility Fossils are none renewable. Irreplaceable loss of A brief description of the degree in which irreplaceable resources are likely to be lost Duration The loss of the fossil record will be permanent Cumulative effect Medium cumulative impact over the site Intensity/magnitude Magnitude of the impact pre-mitigation is rated as High negative however the implementation of the recommended mitigation measures changes this to a Low magnitude of impact. Significance Rating High negative before mitigation and low negative after mitigation for both the expanded and the constrained layout. Pre-mitigation impact rating Post mitigation impact rating Reversibility 2 3 Reversibility 4 4 Irreplaceable loss 2 2 Duration 4 4 Cumulative effect 3 1 Intensity/magnitude 3 1 Significance rating -51 (high negative) -15 (low negative) • The EAP as well as the ECO for this project must be made aware of the fact that sediments of the Divka Group can contain significant micro-fossil remains, albeit mostly algal structures. The shale of the Dwyka Group can contain significant fossils are damaged. • The EAP as well as the sect of the construction in areas under	Extent	Localised to deep excavations into bedrock	
Irreplaceable loss of A brief description of the degree in which irreplaceable resources are likely to be lost Duration The loss of the fossil record will be permanent Cumulative effect Medium cumulative impact over the site Intensity/magnitude Magnitude of the impact pre-mitigation is rated as High negative however the implementation of the recommended mitigation measures changes this to a Low magnitude of impact. Significance Rating High negative before mitigation and low negative after mitigation for both the expanded and the constrained layout. Pre-mitigation impact rating Post mitigation impact rating Extent 1 1 Probability 2 3 Reversibility 4 4 Irreplaceable loss 2 2 Duration 4 4 Cumulative effect 3 1 Intensity/magnitude 3 1 Significance rating -51 (high negative) -15 (low negative) • The EAP as well as the ECO for this project must be made aware of the fact that sediments of the Utdraai Formation, Bulpan Group, can contain significant micro-fossil remains, albeit mostly algal structures. The shale of the Dwyka Group can contain significant fossils are damaged.	Probability	A possibility of encountering foss	ils exist
resources are likely to be lost Duration The loss of the fossil record will be permanent Cumulative effect Medium cumulative impact over the site Intensity/magnitude Magnitude of the impact pre-mitigation is rated as High negative however the implementation of the recommended mitigation measures changes this to a Low magnitude of impact. Significance Rating High negative before mitigation and low negative after mitigation for both the expanded and the constrained layout. Pre-mitigation impact rating Post mitigation impact rating Extent 1 1 Probability 2 3 Reversibility 4 4 Irreplaceable loss 2 2 Duration 4 4 Cumulative effect 3 1 Significance rating -51 (high negative) -15 (low negative) • The EAP as well as the ECO for this project must be made aware of the fact that sediments of the Uitdraai Formation, Bulpan Group, can contain significant micro-fossil remains, albeit mostly algal structures. The shale of the Dwyka Group can contain significant fossils and it is advisable that a Palaeontologist be appointed at the start of the construction in areas underlain by this group, to visit the site initially to ensure that no significant fossils are damaged. The Gordonia Formation is mainly windblown sand but if the EAP, ECO and/or HIA specialist observe any	Reversibility	Fossils are none renewable.	
Duration The loss of the fossil record will be permanent Cumulative effect Medium cumulative impact over the site Intensity/magnitude Magnitude of the impact pre-mitigation is rated as High negative however the implementation of the recommended mitigation measures changes this to a Low magnitude of impact. Significance Rating High negative before mitigation and low negative after mitigation for both the expanded and the constrained layout. Pre-mitigation impact rating Post mitigation impact rating Extent 1 1 Probability 2 3 Reversibility 4 4 Irreplaceable loss 2 2 Duration 4 4 Cumulative effect 3 1 Intensity/magnitude 3 1 Significance rating -51 (high negative) -15 (low negative) • The EAP as well as the ECO for this project must be made aware of the fact that sediments of the Uitdraai Formation, Bulpan Group, can contain significant micro-fossil remains, abeit mostly algal structures. The shale of the Dwyka Group can contain significant fossils and it is advisable that a Palaeontologist be appointed at the start of the construction in areas underlain by this group, to visit the site initially to ensure that no significant fossils are damaged. The Gordonia Formation is mainly win	Irreplaceable loss of	A brief description of the degree	in which irreplaceable resources
Cumulative effect Medium cumulative impact over the site Intensity/magnitude Magnitude of the impact pre-mitigation is rated as High negative however the implementation of the recommended mitigation measures changes this to a Low magnitude of impact. Significance Rating High negative before mitigation and low negative after mitigation for both the expanded and the constrained layout. Pre-mitigation impact rating Post mitigation impact rating Extent 1 Probability 2 3 Reversibility 4 4 Irreplaceable loss 2 2 Duration 4 4 Cumulative effect 3 1 Intensity/magnitude 3 1 Significance rating -51 (high negative) -15 (low negative) • The EAP as well as the ECO for this project must be made aware of the fact that sediments of the Uitdraai Formation, Bulpan Group, can contain significant micro-fossil remains, albeit mostly algal structures. The shale of the Dwyka Group can contain significant fossils and it is advisable that a Palaeontologist be appointed at the start of the construction in areas underlain by this group, to visit the site initially to ensure that no significant fossils are damaged. The Gordonia Formation is mainly windblown sand but if the EAP, ECO and/or HIA specialist observe any suspiciously looking structures during excavation into these p	resources	are likely to be lost	
Intensity/magnitudeMagnitude of the impact pre-mitigation is rated as High negative however the implementation of the recommended mitigation measures changes this to a Low magnitude of impact.Significance RatingHigh negative before mitigation and low negative after mitigation for both the expanded and the constrained layout.Pre-mitigation impact ratingPost mitigation impact ratingExtent11Probability23Reversibility44Irreplaceable loss22Duration44Cumulative effect31Significance rating-51 (high negative)-15 (low negative)• The EAP as well as the ECO for this project must be made aware of the fact that sediments of the Unitraai Formation, Bulpan Group, can contain significant micro-fossil remains, albeit mostly algal structures. The shale of the Dwyka Group can contain significant fossils and it is advisable that a Palaeontologist be appointed at the start of the construction in areas underlain by this group, to visit the site initially to ensure that no significant fossils are damaged.• The two historic spring sites indicated on the Palaeontological sentitivity may and database is of extreme importance as Geological Heritage appoints and these points must for at least 500m around them be declared "No-Go" zones.	Duration	The loss of the fossil record will b	e permanent
however the implementation of the recommended mitigation measures changes this to a Low magnitude of impact.Significance RatingHigh negative before mitigation and low negative after mitigation for both the expanded and the constrained layout.Pre-mitigation impact ratingPost mitigation impact ratingExtent11Probability23Reversibility44Irreplaceable loss22Duration44Cumulative effect31Significance rating-51 (high negative)-15 (low negative)• The EAP as well as the ECO for this project must be made aware of the fact that sediments of the Uitdraai Formation, Bulpan Group, can contain significant micro-fossil remains, albeit mostly algal structures. The shale of the Dwyka Group can contain significant fossils and it is advisable that a Palaeontologist be appointed at the start of the construction in areas underlain by this group, to visit the site initially to ensure that no significant fossils are damaged. The Gordonia Formation is mainly windblown sand but if the EAP, ECO and/or HIA specialist observe any suspiciously looking structures during excavation into these rock types, the Palaeontologist must be informed and at least one site visit is recommended to ensure that no fossils are damaged.• The two historic spring sites indicated on the Palaeontological sensitivity map and datbase is of extreme importance as Geological Heritage appoints and these points must for at least 500m around them be declared "No-Go" zones.• The recommendations must be included in the EMPr of the	Cumulative effect	Medium cumulative impact over t	he site
both the expanded and the constrained layout.Pre-mitigation impact ratingPost mitigation impact ratingExtent11Probability23Reversibility44Irreplaceable loss22Duration44Cumulative effect31Intensity/magnitude31Significance rating-51 (high negative)-15 (low negative)• The EAP as well as the ECO for this project must be made aware of the fact that sediments of the Uitdraai Formation, Bulpan Group, can contain significant micro-fossil remains, albeit mostly algal structures. The shale of the Dwyka Group can contain significant fossils and it is advisable that a Palaeontologist be appointed at the start of the construction in areas underlain by this group, to visit the site initially to ensure that no significant fossils are damaged. The Gordonia Formation is mainly windblown sand but if the EAP, ECO and/or HIA specialist observe any suspiciously looking structures during excavation into these rock types, the Palaeontologist must be informed and at least one site visit is recommended to ensure that no fossils are damaged.• The two historic spring sites indicated on the Palaeontological sensitivity map and database is of extreme importance as Geological Heritage appoints and these points must for at least 500m around them be declared "No-Go" zones.• The recommendations must be included in the EMPr of the		however the implementation c measures changes this to a Low	of the recommended mitigation magnitude of impact.
Extent 1 1 Probability 2 3 Reversibility 4 4 Irreplaceable loss 2 2 Duration 4 4 Cumulative effect 3 1 Intensity/magnitude 3 1 Significance rating -51 (high negative) -15 (low negative) • The EAP as well as the ECO for this project must be made aware of the fact that sediments of the Uitdraai Formation, Bulpan Group, can contain significant micro-fossil remains, albeit mostly algal structures. The shale of the Dwyka Group can contain significant fossils and it is advisable that a Palaeontologist be appointed at the start of the construction in areas underlain by this group, to visit the site initially to ensure that no significant fossils are damaged. The Gordonia Formation is mainly windblown sand but if the EAP, ECO and/or HIA specialist observe any suspiciously looking structures during excavation into these rock types, the Palaeontologist must be informed and at least one site visit is recommended to ensure that no fossils are damaged. • The two historic spring sites indicated on the Palaeontological sensitivity map and database is of extreme importance as Geological Heritage appoints and these points must for at least 500m around them be declared "No-Go" zones. • The recommendations must be included in the EMPr of the	Significance Rating	both the expanded and the const	rained layout.
Probability 2 3 Reversibility 4 4 Irreplaceable loss 2 2 Duration 4 4 Cumulative effect 3 1 Intensity/magnitude 3 1 Significance rating -51 (high negative) -15 (low negative) • The EAP as well as the ECO for this project must be made aware of the fact that sediments of the Uitdraai Formation, Bulpan Group, can contain significant micro-fossil remains, albeit mostly algal structures. The shale of the Dwyka Group can contain significant fossils and it is advisable that a Palaeontologist be appointed at the start of the construction in areas underlain by this group, to visit the site initially to ensure that no significant fossils are damaged. The Gordonia Formation is mainly windblown sand but if the EAP, ECO and/or HIA specialist observe any suspiciously looking structures during excavation into these rock types, the Palaeontologist must be informed and at least one site visit is recommended to ensure that no fossils are damaged. • The two historic spring sites indicated on the Palaeontological sensitivity map and database is of extreme importance as Geological Heritage appoints and these points must for at least 500m around them be declared "No-Go" zones. • The recommendations must be included in the EMPr of the		Pre-mitigation impact rating	Post mitigation impact rating
Reversibility44Irreplaceable loss22Duration44Cumulative effect31Intensity/magnitude31Significance rating-51 (high negative)-15 (low negative)• The EAP as well as the ECO for this project must be made aware of the fact that sediments of the Uitdraai Formation, Bulpan Group, can contain significant micro-fossil remains, albeit mostly algal structures. The shale of the Dwyka Group 	Extent	1	1
Irreplaceable loss 2 2 Duration 4 4 Cumulative effect 3 1 Intensity/magnitude 3 1 Significance rating -51 (high negative) -15 (low negative) • The EAP as well as the ECO for this project must be made aware of the fact that sediments of the Uitdraai Formation, Bulpan Group, can contain significant micro-fossil remains, albeit mostly algal structures. The shale of the Dwyka Group can contain significant fossils and it is advisable that a Palaeontologist be appointed at the start of the construction in areas underlain by this group, to visit the site initially to ensure that no significant fossils are damaged. The Gordonia Formation is mainly windblown sand but if the EAP, ECO and/or HIA specialist observe any suspiciously looking structures during excavation into these rock types, the Palaeontologist must be informed and at least one site visit is recommended to ensure that no fossils are damaged. • The two historic spring sites indicated on the Palaeontological sensitivity map and database is of extreme importance as Geological Heritage appoints and these points must for at least 500m around them be declared "No-Go" zones.	Probability	2	3
Duration 4 4 Cumulative effect 3 1 Intensity/magnitude 3 1 Significance rating -51 (high negative) -15 (low negative) • The EAP as well as the ECO for this project must be made aware of the fact that sediments of the Uitdraai Formation, Bulpan Group, can contain significant micro-fossil remains, albeit mostly algal structures. The shale of the Dwyka Group can contain significant fossils and it is advisable that a Palaeontologist be appointed at the start of the construction in areas underlain by this group, to visit the site initially to ensure that no significant fossils are damaged. The Gordonia Formation is mainly windblown sand but if the EAP, ECO and/or HIA specialist observe any suspiciously looking structures during excavation into these rock types, the Palaeontologist must be informed and at least one site visit is recommended to ensure that no fossils are damaged. • The two historic spring sites indicated on the Palaeontological sensitivity map and database is of extreme importance as Geological Heritage appoints and these points must for at least 500m around them be declared "No-Go" zones.	Reversibility	4	4
Cumulative effect 3 1 Intensity/magnitude 3 1 Significance rating -51 (high negative) -15 (low negative) • The EAP as well as the ECO for this project must be made aware of the fact that sediments of the Uitdraai Formation, Bulpan Group, can contain significant micro-fossil remains, albeit mostly algal structures. The shale of the Dwyka Group can contain significant fossils and it is advisable that a Palaeontologist be appointed at the start of the construction in areas underlain by this group, to visit the site initially to ensure that no significant fossils are damaged. The Gordonia Formation is mainly windblown sand but if the EAP, ECO and/or HIA specialist observe any suspiciously looking structures during excavation into these rock types, the Palaeontologist must be informed and at least one site visit is recommended to ensure that no fossils are damaged. • The two historic spring sites indicated on the Palaeontological sensitivity map and database is of extreme importance as Geological Heritage appoints and these points must for at least 500m around them be declared "No-Go" zones.	Irreplaceable loss	2	2
Intensity/magnitude 3 1 Significance rating -51 (high negative) -15 (low negative) • The EAP as well as the ECO for this project must be made aware of the fact that sediments of the Uitdraai Formation, Bulpan Group, can contain significant micro-fossil remains, albeit mostly algal structures. The shale of the Dwyka Group can contain significant fossils and it is advisable that a Palaeontologist be appointed at the start of the construction in areas underlain by this group, to visit the site initially to ensure that no significant fossils are damaged. The Gordonia Formation is mainly windblown sand but if the EAP, ECO and/or HIA specialist observe any suspiciously looking structures during excavation into these rock types, the Palaeontologist must be informed and at least one site visit is recommended to ensure that no fossils are damaged. • The two historic spring sites indicated on the Palaeontological sensitivity map and database is of extreme importance as Geological Heritage appoints and these points must for at least 500m around them be declared "No-Go" zones.	Duration	4	4
Significance rating -51 (high negative) -15 (low negative) • The EAP as well as the ECO for this project must be made aware of the fact that sediments of the Uitdraai Formation, Bulpan Group, can contain significant micro-fossil remains, albeit mostly algal structures. The shale of the Dwyka Group can contain significant fossils and it is advisable that a Palaeontologist be appointed at the start of the construction in areas underlain by this group, to visit the site initially to ensure that no significant fossils are damaged. The Gordonia Formation is mainly windblown sand but if the EAP, ECO and/or HIA specialist observe any suspiciously looking structures during excavation into these rock types, the Palaeontologist must be informed and at least one site visit is recommended to ensure that no fossils are damaged. • The two historic spring sites indicated on the Palaeontological sensitivity map and database is of extreme importance as Geological Heritage appoints and these points must for at least 500m around them be declared "No-Go" zones. • The recommendations must be included in the EMPr of the	Cumulative effect	3	1
 The EAP as well as the ECO for this project must be made aware of the fact that sediments of the Uitdraai Formation, Bulpan Group, can contain significant micro-fossil remains, albeit mostly algal structures. The shale of the Dwyka Group can contain significant fossils and it is advisable that a Palaeontologist be appointed at the start of the construction in areas underlain by this group, to visit the site initially to ensure that no significant fossils are damaged. The Gordonia Formation is mainly windblown sand but if the EAP, ECO and/or HIA specialist observe any suspiciously looking structures during excavation into these rock types, the Palaeontologist must be informed and at least one site visit is recommended to ensure that no fossils are damaged. The two historic spring sites indicated on the Palaeontological sensitivity map and database is of extreme importance as Geological Heritage appoints and these points must for at least 500m around them be declared "No-Go" zones. 	Intensity/magnitude	3	1
 aware of the fact that sediments of the Uitdraai Formation, Bulpan Group, can contain significant micro-fossil remains, albeit mostly algal structures. The shale of the Dwyka Group can contain significant fossils and it is advisable that a Palaeontologist be appointed at the start of the construction in areas underlain by this group, to visit the site initially to ensure that no significant fossils are damaged. The Gordonia Formation is mainly windblown sand but if the EAP, ECO and/or HIA specialist observe any suspiciously looking structures during excavation into these rock types, the Palaeontologist must be informed and at least one site visit is recommended to ensure that no fossils are damaged. The two historic spring sites indicated on the Palaeontological sensitivity map and database is of extreme importance as Geological Heritage appoints and these points must for at least 500m around them be declared "No-Go" zones. The recommendations must be included in the EMPr of the 	Significance rating	-51 (high negative)	-15 (low negative)
Mitigation measures project.		 The EAP as well as the ECO for this project must be made aware of the fact that sediments of the Uitdraai Formation, Bulpan Group, can contain significant micro-fossil remains, albeit mostly algal structures. The shale of the Dwyka Group can contain significant fossils and it is advisable that a Palaeontologist be appointed at the start of the construction in areas underlain by this group, to visit the site initially to ensure that no significant fossils are damaged. The Gordonia Formation is mainly windblown sand but if the EAP, ECO and/or HIA specialist observe any suspiciously looking structures during excavation into these rock types, the Palaeontologist must be informed and at least one site visit is recommended to ensure that no fossils are damaged. The two historic spring sites indicated on the Palaeontological sensitivity map and database is of extreme importance as Geological Heritage appoints and these points must for at least 500m around them be declared "No-Go" zones. 	
	Mitigation measures	project.	

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able 114. Rating of impacts –	IMPACT TABLE	
Environmental Parameter	Stone Age find spots and Sites	
Issue/Impact/Environmental Effect/Nature	Two types of archaeological finds have been identified during the fieldwork. Find spots that were rated as having low archaeological significance and archaeological sites rated as having medium to high archaeological significance.	
	All the identified find spots could be impacted by construction activities however the impact is seen as negligible. None of the archaeological site identified will be impacted directly by any of the proposed layouts except for ALE3, which is of a low impact. It must be noted however, that this entire farm is abundant with stone age remains and in the time allocated it was not possible to locate all of them. A medium impact rating is given with the implementation of a precautionary mitigation measures.	
Extent	Localised	
Probability	Probable	
Reversibility	Non- renewable.	
Irreplaceable loss of resources	Archaeological sites are irreplaceable	
Duration	Permanent	
Cumulative effect	Medium cumulative impact	
Intensity/magnitude	Medium	
Significance Rating	Negative medium impact before mitigation and low negative after mitigation.	
	Pre-mitigation impact rating	Post mitigation impact rating
Extent	2	2
Probability	3	1
Reversibility	4	4
Irreplaceable loss	4	4
Duration	4	4
Cumulative effect	3	1
Intensity/magnitude	2	1
Significance rating	-40 (Negative Medium Impact	-16 (Low negative

Table 114: Rating of Impacts – Archaeological resources

	 A walk down of the final layout to determine if any significant sites will be affected. Relocate turbines if need be. Sites Ale 4 and Ale 36 must be monitored during construction, as they are close to turbine construction activities. Monitor find spot areas if construction is going to take place through them. 	
Mitigation measures	 A management plan for the heritage resources needs then to be compiled and approved for implementation during construction and operations. Possible surface collections for sites with a medium to high significance as well as conducting a watching brief by heritage practitioner during the construction phase. 	

Table 115: Rating of impacts - Historical / Recent history

IMPACT TABLE			
Environmental Parameter	Historical structures and cemeteries		
Issue/Impact/Environmental		eries are mostly localised in the	
Effect/Nature		v area away from the proposed	
	development. With the exception	of ALE38 which is in the northern	
	corner.		
Extent	Localised		
Probability	Possible		
Reversibility	Non- renewable.		
Irreplaceable loss of resources	Archaeological sites are irreplace	eable	
Duration	Permanent		
Cumulative effect	Low		
Intensity/magnitude	Medium		
Significance Rating	Negative medium impact before mitigation and low negative after		
	mitigation.		
	Pre-mitigation impact rating	Post mitigation impact rating	
Extent	2	2	
Probability	2	1	
Reversibility	4	4	
Irreplaceable loss	4	4	
Duration	4	4	
Cumulative effect	1	1	
Intensity/magnitude	2 1		

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Significance rating	-34 (Negative medium impact) -16 (Low negative)
Mitigation measures	 Demarcate sites as no-go areas. Demarcate and fence during construction if construction activities area to happened within 100 meters from a site. Monitor find spot areas if construction is going to take place through them. A management plan for the heritage resources needs then to be compiled and approved for implementation during construction and operations. Adjust the development layout (where possible) and demarcate the gravesites with at least a 5-10-meter buffer. In the event that the sites cannot be excluded from the development footprint a grave relocation process as described in Appendix A of this reports needs to be implemented.

Table 116: Rating of impacts - Chance finds

IMPACT TABLE		
Environmental Parameter	Unidentified heritage structures	
Issue/Impact/Environmental	Due to the size of the area as	ssessed and the design process
Effect/Nature	requiring fieldwork before identifie	cation of the layout. The possibility
	of encountering heritage features	s in unsurveyed areas does exist.
Extent	Localised and in most cases no	more than 1000m ²
Probability	Probable	
Reversibility	Heritage resources are non-rene	wable.
Irreplaceable loss of	A brief description of the degree	in which irreplaceable resources
resources	are likely to be lost	
Duration	Permanent	
Cumulative effect	Medium	
Intensity/magnitude	Medium	
Significance Rating	Medium negative before mitigation and low negative after mitigation	
	for both the expanded and the constrained layout.	
	Pre-mitigation impact rating	Post mitigation impact rating
Extent	1	1
Probability	3	3
Reversibility	4	4
Irreplaceable loss	2	2
Duration	4	4
Cumulative effect	3 3	

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Intensity/magnitude	2	1
Significance rating	-34 (Medium negative)	-17 (Low negative)
	Post mitigation impact rating	
Mitigation measures	 construction commence; Any heritage features of signation down will require formal mitig possible a slight change in or resources. A management plan for the lage for the lag	oved layout will be required before ificance identified during this walk ation, permits if required or where design could accommodate such heritage resources needs then to ed for implementation during

Operation •

Table 117: Rating of impacts - Cumulative

IMPACT TABLE		
Environmental Parameter	Heritage Resources	
Issue/Impact/Environmental	The extent that the addition of thi	
Effect/Nature	impact of developments in the reg	ion on heritage resources
Extent	Regional	
Probability	Possible	
Reversibility	Non- renewable.	
Irreplaceable loss of	The nature of heritage resources	are that they are non-renewable.
resources	The proper mitigation and docum	nentation of these resources can
	however preserve the data for res	earch
Duration	Permanent	
Cumulative effect	It is my considered opinion that this additional load on the overall	
	impact on heritage resources will be low. With a detailed and	
	comprehensive regional dataset this rating could possibly be	
	adjusted and more accurate.	
Intensity/magnitude	Medium	
Significance Rating	Negative medium impact before mitigation and low negative after	
	mitigation.	
	Pre-mitigation impact rating	Post mitigation impact rating
Extent	4	4
Probability	2	1
Reversibility	4	4

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Irreplaceable loss	4	4
Duration	4	4
Cumulative effect	1	1
Intensity/magnitude	2	1
Significance rating	-38 (Negative medium impact)	-18 (Low negative)
Mitigation measures	It can clearly be noted that the area in general is abundant with Stone Age remains. I concur with Kaplan and Wiltshire 2011, "SAHRA must assess this application in the broader context of other present and future applications in the area in order to guide the Client and the Department of Environmental Affairs (DEA) towards an acceptable level of overall heritage impact on the area."	

Decommissioning

Heritage impacts during the decommissioning phase are potentially similar to those during the construction phase.

9.2.9 Socio-economic

Planning

No impacts are expected during planning.

Construction

IMPACT TABLE		
Environmental Parameter	Loss of land which is currently used for grazing.	
Issue/Impact/Environmental	The physical space required for the wind turbines will lead to a	
Effect/Nature	permanent loss of grazing land.	
Extent	The impact is only expected to affect the site.	
Probability	Land loss will definitely occur to accommodate the wind turbine.	
	(greater than 75% chance).	
Reversibility	The impact is expected to be partly reversible following	
	decommissioning and rehabilitation.	
Irreplaceable loss of resources	There will be a marginal loss of resources, that is, the loss of	
	grazing land a part of the facility's footprint and no other land loss	
	beyond that.	
Duration	The landowners will not be able to uses the land on which the	
	towers will be erected for the duration of the construction (24	

	months) and operation (20-25	years) phases. The impact will
	therefore, be long-term.	
Cumulative effect	The cumulative effect associated with loss of agricultural land will	
		pproved development of other
	renewable energy projects, parti	
Intensity/magnitude	The intensity will be low as only a small portion of the grazing land	
	will be lost to the wind farm.	
Significance rating	Prior to mitigation measures: Negative low	
	After mitigation measures: Negative low	
	Pre-mitigation impact rating	Post mitigation impact rating
Extent	1	1
Probability	4	4
Reversibility	2	2
Irreplaceable loss	2	2
Duration	3	3
		-
Cumulative effect	1	1
Intensity/magnitude	1	1
Significance rating	-13	-13
	The project developer should design the infrastructure layout	
	in a manner that limits the footprint of the facility and all	
Mitigation manuras	associated infrastructure.	
Mitigation measures	 Consultation with the directly affected and adjacent land 	
	owners must be on-going	to limit the effect on productive
	agricultural land.	

IMPACT TABLE		
Environmental Parameter	Farming activities my need to be halted on the directly affected	
	farm portions during construction.	
Issue/Impact/Environmental	The activities associated with the construction phase such as	
Effect/Nature	establishment of road infrastructure, movement of heavy vehicles	
	and preparation of foundations for the wind facility and power lines	
	will disrupt the farming activities.	
Extent	The impact is only expected to occur at site level.	
Probability	The impact will probably occur (between 50% to 75% chance).	
Reversibility	The impact is completely reversible with minor mitigation required.	
Irreplaceable loss of resources	There will be no production losses experienced by the affected	
	farmers.	
Duration	The interruption will be experienced during the construction	
	phase; therefore, the impact will be short-term.	
Cumulative effect	Although there are numerous renewable energy projects already	
	approved for the area, the development of these projects I likely	
	to be taking place at different time than the proposed project. This	
	suggests that the cumulative effect on operations of the local	
	agricultural activities will be limited.	

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Intensity/magnitude	Although some sections of th	Although some sections of the farms will be affected, grazing		
	activities will be able to contin	activities will be able to continue unabated. The intensity will be		
	low.	low.		
Significance rating	Prior to mitigation measures: Negative low			
	After mitigation measures: Negative low			
	Pre-mitigation impact rating	Post mitigation impact rating		
Extent	1	1		
Probability	3	3		
Reversibility	1	1		
Irreplaceable loss	1	1		
Duration	1	1		
Cumulative effect	1	1		
Intensity/magnitude	1	1		
Significance rating	-8	-8		
Mitigation measures	 facility and all associated in Construction vehicles should via demarcated access road across farms or vacant (age) The project developers a discuss and agree on appendix on the project of the project of	 facility and all associated infrastructure must be minimised. Construction vehicles should only access the construction site via demarcated access roads and should not be allowed to cut across farms or vacant (agricultural) land. 		

Table 120: Rating of impacts	of temporary employme	ent creation during construction

IMPACT TABLE		
Environmental Parameter	Creation of temporary employment opportunities.	
Issue/Impact/Environmental	The project will create approximately 128 job opportunities at peak	
Effect/Nature	construction. 40% (about 51 positions) of the available	
	employment opportunities will be made available to the local	
	community.	
Extent	Employment will be created at all levels depending on availability	
	of required skills, but will largely create benefits at the local level.	
Probability	The impact will probably occur (between 50% and 75% chance of	
	occurrence).	
Reversibility	Once construction is over the jobs created will cease, therefore	
	the impact is completely reversible	
Irreplaceable loss of resources	The impact will not result in any loss of resources.	
Duration	Short-term - the impact and its effects will disappear once the	
	construction period is over.	
Cumulative effect	The impact could contribute towards a significant cumulative effect	
	since temporary job opportunities on offer will increase and be	
	available over longer time periods as the construction of the	
	various facilities will not be taking place at the same time.	

Intensity/magnitude	There will be 51 job opportunities available to the local community			
	during the construction phase. Given the size of the local			
	community the intensity will be low.			
Significance rating	Prior to mitigation measures: Positive low			
	After mitigation measures: Posi	After mitigation measures: Positive low		
	Pre-mitigation impact rating	Post mitigation impact rating		
Extent	2	2		
Probability	3	3		
Reversibility	1	1		
Irreplaceable loss	1	1		
Duration	1	1		
Cumulative effect	4	4		
Intensity/magnitude	1	1		
Significance rating	12	12		
Mitigation measures	 12 Where possible and feasible, local procurement of labour should be applied to ensure the maximum benefit to the impacted community. Where feasible, training and skills development programmes targeted at the locals should be initiated prior to commencement of the construction phase. Establish if a skills database exists within the local area; if so, it should be made available to contractors - information sharing will ensure that the proposed development is understood, enabling those individuals with fitting skills, if any, to make their services and/or knowledge available to the project proponent. If no database exists, set-up a skills desk at the local municipal office and in the nearby communities to identify skills available in the community which will assist in recruiting local labour during both construction and operation. 			

Table 121: Rating of impact of loss of farm	m labour to the construction phase
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IMPACT TABLE			
Environmental Parameter	Recruitment of farm labourers for construction work.		
Issue/Impact/Environmental	Farm workers may be tempted to resign from their permanent		
Effect/Nature	positions on the farms in favour of the short-term (more highly		
	paid) employment created by the construction phase.		
Extent	The impact will affect the local area and will not be limited only to		
	the site		
Probability	The impact could possibly occur (between 25% and 50% chance		
	of occurrence).		
Reversibility	The impact is partly reversible - some workers could be re-		
	employed by farmers once construction is over.		
Irreplaceable loss of resources	The impact will not result in any loss of resources.		

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Duration	Short-term – the impact and its effects will disappear once the		
	construction period is over.		
Cumulative effect	The proposed establishment of a number of renewable energy		
	projects could lead to notable losses in farm labour in the area and		
	potentially impact the agricultural activities within the area.		
Intensity/magnitude	Low intensity considering the n	umber of farm employees within	
	the vicinity of the project.		
Significance rating	Prior to mitigation measures: Ne	gative low	
	After mitigation measures: Nega	tive low	
	Pre-mitigation impact rating	Post mitigation impact rating	
Extent	2	2	
Probability	2	2	
Reversibility	2 2		
Irreplaceable loss	1	1	
Duration	1	1	
Cumulative effect	3 2		
Intensity/magnitude	1 1		
Significance rating	-11 -10		
Mitigation measures	 When hiring, the EPC contractor should enquire about current or previous employment and avoid employing farm workers, where feasible. When hiring, the EPC contractor should inform all potential job seekers and candidates that construction work will be temporary and also warned of the potential negative consequences, e.g. loss of permanent employment. Liaison between the EPC contractor and farmers is necessary to prevent losses in farm labour and to identify the severity of the impact of farm operations. 		

Table 122: Rating of impacts on skills development and training during construction

IMPACT TABLE			
Environmental Parameter	Skills development: employment creation gives way to a host o		
	skills transfer and development opportunities in terms of honing		
	an existing skill or acquiring a new skill.		
Issue/Impact/Environmental	Employed individuals will benefit from on-the-job training and		
Effect/Nature	experience.		
Extent	The impact will affect the local community.		
Probability	The impact may occur (between 25% and 50% chance or		
	occurrence), as one cannot be certain that people gaining		
	employment during the construction phase will be able to develop		
	or acquire new skills.		
Reversibility	The effect of the impact (increased experience and knowledge) is		
	unlikely to be reversed.		
Irreplaceable loss of resources	The impact will not result in any loss of resources		

Duration	Permanent – knowledge	Permanent – knowledge and experience cannot be considered to		
	stop over a certain per	stop over a certain period, the effect of the impact will continue		
	indefinitely.	indefinitely.		
Cumulative effect	A significant cumulative	A significant cumulative effect could result since temporary job		
	opportunities on offer v	opportunities on offer will increase and be available over longer		
	time periods as the con	struction of the various facilities will not be		
	taking place at the sa	me time. Individuals will work and gain		
	experience for longer pe	eriods, or more local community members		
	will gain employment.			
Intensity/magnitude	Medium impact on loca	al employees' skills - 11.5% of the adult		
	population in the Siyatl	hemba LM had no education at all, while		
	64% have primary or s	secondary education and only 5.5% have		
	higher educational qual	ifications.		
Significance rating	Prior to mitigation meas	sures: Positive medium		
	After mitigation measur	es: Positive medium		
	Pre-mitigation impact ra	ating Post mitigation impact rating		
Extent	2	2		
Probability	2	3		
Reversibility	3	3		
Irreplaceable loss	1	1		
Duration	4	4		
Cumulative effect	4	4		
Intensity/magnitude	2	2		
Significance rating	32	34		
	Where possible and fea	Where possible and feasible, local procurement of labour should		
	be applied to ensure the maximum benefit to the impacted community.			
Mitigation measures				
	the developer among	the developer among the appointed contractors and, where		
	feasible, viewed as a prerequisite for securing contract			
	the project.	the project.		

IMPACT TABLE			
Environmental Parameter	Health impacts associated with influx of workers and job-seekers		
	during construction.		
Issue/Impact/Environmental	The adverse impacts on community health associated with the		
Effect/Nature	proposed project.		
Extent	The impact will affect the local community		
Probability	The impact will possibly occur (between 25% and 50% chance of		
	occurrence).		
Reversibility	This impact is barely reversible. The spread of STDs, effects of		
	domestic violence, and unwanted pregnancies will have a lasting		
	negative impact on the community.		
Irreplaceable loss of resources	The impact will not affect resources.		

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Duration	The health impacts related to the	construction phase are expected		
Duration	The health impacts related to the construction phase are expected to occur over the short-term. Some of the effects however, could			
	be long-lasting, e.g. in the case of HIV/AIDS.			
Cumulative effect		I with the adverse health impacts,		
	which could be created by the of			
Intensity/magnitude	The intensity will be low. The impact is not expected to be wide-			
	spread given the small-scale	of these additional activities;		
	however, the negative effects co	uld be significant and long lasting.		
Significance rating	Prior to mitigation measures: Ne	egative low		
	After mitigation measures: Nega	tive low		
	Pre-mitigation impact rating	Post mitigation impact rating		
Extent	2 2			
Probability	2	2		
Reversibility	3 2			
Irreplaceable loss	1	1		
Duration	1	1		
Cumulative effect	3	3		
Intensity/magnitude	1	1		
Significance rating	-12	-11		
	 Raising awareness among 	construction workers on health		
	issues, including HIV/AIDS.			
	 Make condoms available to 	loms available to employees and all contractor		
	workers for free.			
	Developing a Code of Conduct for all employees related to the			
Mitigation measures	project, which includes no tolerance of activities such as			
	alcohol and drug abuse.			
	 A Monitoring Forum (MF) should be created between the 			
	parties of interest who are directly and indirectly impacted by			
	the project.			

Table 124: Rating of impacts on social relations during construction

IMPACT TABLE			
Environmental Parameter	Conflicts may result between job seekers/construction workers		
	and the local community, as well as develop between private		
	landowners and the project proponent.		
Issue/Impact/Environmental	Conflict situations that can delay the project and prolong the		
Effect/Nature	duration of impacts.		
Extent	The impact will affect the local community.		
Probability	The impact could possibly occur (between 25% and 50% chance		
	of occurrence).		
Reversibility	The conflicts, which might ensue are for most parts completely		
	reversible if they can be resolved.		
Irreplaceable loss of resources	The impact will not result in loss of resources.		
Duration	Conflict situations for the most part will be limited to the		
	construction phase.		

Cumulative effect	Although conflict situations relating to one project might be		
	insignificant, issues might persist or be intensified with the		
	development of other renewable projects such that the local		
	community as a whole can start resenting such activities.		
Intensity/magnitude	The impacts will be for most part	of medium intensity.	
Significance rating	Prior to mitigation measures: Ne	gative low	
	After mitigation measures: Nega	tive low	
	Pre-mitigation impact rating	Post mitigation impact rating	
Extent	2	2	
Probability	2	1	
Reversibility	2	1	
Irreplaceable loss	1	1	
Duration	1	1	
Cumulative effect	3	3	
Intensity/magnitude	2	2	
Significance rating	-22	-18	
Mitigation measures	 Locals should be informed upfront about employment opportunities so that there are no unrealistic expectations on the part of the community. The project proponent should attempt to resolve issues and concerns, which they are made aware of immediately. If this is not possible, this should be communicated to the landowner along with a plan on how and when the problem will be addressed. The Code of Conduct should be used as a set of regulations to be followed to reduce the risk of conflict. 		

Table 125: Rating	of impact on a	safety and secur	itv durina cons	truction
Tuble 120. Ruling	or impuot on s	Surcey and Scoul	ity during oono	addion

IMPACT TABLE	
Environmental Parameter	Increased safety and security risk to farmers, their properties,
	guests and local residents.
Issue/Impact/Environmental	Potential risk to the safety and security of farm workers and
Effect/Nature	residents, guests of local tourism facilities, and personal property
	of farmers posed by the presence of construction workers on site
	and job seekers.
Extent	The impact will affect the local area or district.
Probability	The impact will likely occur (between 50% and 75% chance of
	occurrence)
Reversibility	The impact is partly reversible – farmers can be compensated for
	losses or damage.
Irreplaceable loss of resources	The impact will result in marginal loss of resources.
Duration	The impact might continue even after the construction phase as
	job seekers might stay on.
Cumulative effect	The development of at least four projects preceding the proposed
	Aletta Wind Facility is likely to create high expectations among job

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	seekers from all parts of the c	country and intensify the influx of
	people and, as a result, increase the risks to personal safety and	
	security.	
Intensity/magnitude	The impacts will be for most pa	rts of medium intensity.
Significance rating	Prior to mitigation measures: N	egative medium
	After mitigation measures: Neg	ative low
	Pre-mitigation impact rating	Post mitigation impact rating
Extent	2	2
Probability	3	2
Reversibility	2	2
Irreplaceable loss	2	2
Duration	2	1
Cumulative effect	3	2
Intensity/magnitude	2	2
Significance rating	-28	-22
Mitigation measures	 Ensure clear communication of the project information and effective public participation processes to minimise the influx of migrant job seekers. Movement of construction workers on and off site must be closely monitored and managed. Prior construction, rules and regulations regarding presence of construction workers on site need to be devised in consultation with the land owners of directly affected and adjacent properties. During construction the rules and regulations must be clearly communicated to all workers, personal property must be respected and avoided. Manage workers to ensure that they are only on site during the reasonable working hours. 	

Table 126: Rating of impacts of the temporary increase in production and Gross Domestic Product during construction

IMPACT TABLE	
Environmental Parameter	Temporary increase in production. Economic production can be
	defined as an activity that uses inputs of varied nature to produce
	goods and services.
Issue/Impact/Environmental	The impact takes place due to the investment on the project that
Effect/Nature	will be spent in the country. Besides the direct impact, it involves
	the indirect and induced effects that are also created. It is
	expected that approximately R2.6 billion of CAPEX will be spent
	in South Africa.
Extent	Considering the specialised nature of most of the goods and
	services required it is likely that a large portion of this will be
	sourced from outside the local community and the province in
	general. Therefore, the impact will affect the entire country.

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Probability	The impact will probably o	occur (50% to 75% chance of	
	occurrence).		
Reversibility	The impact is completely reven	The impact is completely reversible.	
Irreplaceable loss of resources	The impact will not result in any	y loss of resources	
Duration	Short term: the impact will construction period.	continue for the duration of the	
Cumulative effect	national economy will be stimu At the same time, the local eco	significant cumulative impact. The ulated by the various investments. onomy may be able to achieve the r the development of a local support to the local economy.	
Intensity/magnitude	High, the investment value is c	onsiderably high.	
Significance rating	Prior to mitigation measures: Positive medium After mitigation measures: Positive medium		
	Pre-mitigation impact rating	Post mitigation impact rating	
Extent	4	4	
Probability	3	3	
Reversibility	1	1	
Irreplaceable loss	1	1	
Duration	1	1	
Cumulative effect	4	4	
Intensity/magnitude	3	3	
Significance rating	42	42	
Mitigation measures	·	ible, local procurement of labour, be practiced to maximise the benefit	

Table 127: Rating of impact of temporarily increased traffic and the impact on road infrastructure during construction

IMPACT TABLE		
Environmental Parameter	Impact of movement of heavy vehicles during construction on road	
	infrastructure and road safety.	
Issue/Impact/Environmental	Potential noise, dust, safety and	road quality risks associated with
Effect/Nature	the movement of heavy vehicles	during construction.
Extent	The impact will affect the local a	rea/district.
Probability	The impact is likely to occur.	
Reversibility	The impact is partly reversible.	
Irreplaceable loss of resources	The impact will not result in any loss of resources.	
Duration	The impact will last for the duration of the construction period.	
Cumulative effect	The impact will result in significant cumulative effects.	
Intensity/magnitude	The quality and use of roads will be slightly modified and affected	
	hence the impact will be of medium intensity.	
Significance rating	Prior to mitigation measures: Negative low	
	After mitigation measures: Negative low	
	Pre-mitigation impact rating	Post mitigation impact rating

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Extent	2	2
Probability	3	2
Reversibility	2	2
Irreplaceable loss	1	1
Duration	1	1
Cumulative effect	4	4
Intensity/magnitude	2	1
Significance rating	-26	-12
Mitigation measures	 activities must be repaired b Dust suppression measures Appropriate signage must be safety. Engage with local municipality 	

Table 128: Increased demand for	social facilities during construction
---------------------------------	---------------------------------------

IMPACT TABLE			
Environmental Parameter	Increased pressure on existing s	ocial infrastructure.	
Issue/Impact/Environmental	If unmanaged, expectations about job opportunities during the		
Effect/Nature	construction of the proposed	construction of the proposed project may attract numerous	
	migrant workers. The result will b	e increased pressure on the local	
	social facilities.		
Extent	The impact will affect the local and	ea.	
Probability	The impact will likely occur (be	tween 50% and 75% chance of	
	occurrence).		
Reversibility	The impact is partly reversibl	e but more intense mitigation	
	measures are required.		
Irreplaceable loss of resources	The impact will not result in any loss of resources.		
Duration	Medium term, the effect may last slightly longer than the		
	construction phase since some n	nigrant job seekers could linger in	
	the area.		
Cumulative effect	The impact could result in a significant cumulative impact. As more		
	projects are approved, the job ci	reation during construction of the	
		me time, the construction is not	
	likely to all take place at the same time, increasing the length of		
	the impact by acting as motivation for migrants to remain in the		
	area longer in hopes of finding employment.		
Intensity/magnitude	Rated as medium, considering that there are no significant		
	existing challenges experienced by the area.		
Significance rating	Prior to mitigation measures: Negative low		
	After mitigation measures: Negative low		
	Pre-mitigation impact rating	Post mitigation impact rating	
Extent	2	2	
Probability	3	2	

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Reversibility	2	2
Irreplaceable loss	1	1
Duration	2	2
Cumulative effect	4	4
Intensity/magnitude	2	1
Significance rating	-28	-13
Mitigation measures	 throughout all stages to effective local communities, local auth Ongoing consultation with tauthorities for the activity and 	ation of the project information ectively manage expectations of norities and local land owners. he municipality to prepare local d the increase demands for public sing that may result from this.

Table 129: Rating of impact on service delivery during construction

IMPACT TABLE			
Environmental Parameter	Increased demand for bas	sic services and affordable	
	accommodation.		
Issue/Impact/Environmental	If unmanaged, expectations about job opportunities during the		
Effect/Nature	construction of the proposed	construction of the proposed project may attract numerous	
	migrant workers. The result will be increased pressure on the local		
	authorities' ability to adequately		
Extent	The impact will affect the local and		
Probability	The impact will likely occur (be	tween 50% and 75% chance of	
	occurrence).		
Reversibility		e but more intense mitigation	
	measures are required.		
Irreplaceable loss of resources	The impact will not result in any		
Duration		v last slightly longer than the	
		nigrant job seekers could linger in	
	the area.		
Cumulative effect	The impact could result in a significant cumulative impact. As more		
	projects are approved, the job creation during construction of the		
	projects will increase. At the same time, the construction is not		
	likely to all take place at the same time, increasing the length of		
	the impact by acting as motivation for migrants to remain in the		
	area longer in hopes of finding e		
Intensity/magnitude		g that there are no significant	
	existing challenges experienced by the area.		
Significance rating	Prior to mitigation measures: Negative low		
	After mitigation measures: Nega		
	Pre-mitigation impact rating	Post mitigation impact rating	
Extent	2	2	
Probability	3	2	
Reversibility	2	2	
Irreplaceable loss	1	1	

Duration	2	2
Cumulative effect	4	4
Intensity/magnitude	2	1
Significance rating	-28	-13
Mitigation measures	 throughout all stages to effective of the stage of the stage	he municipality to prepare local d the increase demands that may the duration of the construction to the construction crew and

Table 130: Rating of impacts of the temporary increase in household disposable income during construction

IMPACT TABLE		
Environmental Parameter	Temporary increase in the household income of members	
	employed during the construction phase.	
Issue/Impact/Environmental	The impact takes place during construction as a result of jobs	
Effect/Nature	created through direct, indirect and induced impacts.	
Extent	An estimated minimum of 51 households in the Siyathemba LM	
	may temporarily benefit from an increase in disposable income	
	directly as a result of the proposed development. About 77 of the	
	employment opportunities will be filled by people from outside the	
	local area, and even the province. It follows that an increase in	
	household income will take place along the same geographical	
	boundaries as employment creation.	
Probability	The impact will most likely occur (between 50% and 75% chance	
	of occurrence).	
Reversibility	The impact is completely reversible.	
Irreplaceable loss of resources	The impact will not result in any loss of resources.	
Duration	Short term, the increased disposable income will disappear once	
	the construction is completed.	
Cumulative effect	The impact could result in a significant cumulative impact. As more	
	projects are approved, the job creation during construction of the	
	projects will increase. At the same time, the construction is not	
	likely to all take place at the same time, increasing the length of	
	the impact. The benefitting households will benefit for longer or	
	more households will benefit.	
Intensity/magnitude	Considering the total income to be earned by individuals and	
	consequently households directly benefitting from the construction	
	phase project, i.e. about R41 million, the impact is considered to	
	be of medium intensity.	
Significance rating	Prior to mitigation measures: Positive low	

	After mitigation measures: Positive low		
	Pre-mitigation impact rating	Post mitigation impact rating	
Extent	4	4	
Probability	3	3	
Reversibility	1	1	
Irreplaceable loss	1	1	
Duration	1	1	
Cumulative effect	4	4	
Intensity/magnitude	2	2	
Significance rating	28	28	
Mitigation measures	construction activities.When feasible local proc	 When feasible local procurement of goods and services should be implemented to further increase the benefit to the 	

IMPACT TABLE			
Environmental Parameter	Increase in government revenue	9.	
Issue/Impact/Environmental	The project proponent will have to pay taxes such as income taxes		
Effect/Nature	and payroll taxes. It cannot be s	aid with certainty how this income	
	will be distributed and spent; h	nowever, the government will no	
	doubt utilise it to better service	e provision somewhere in South	
	Africa.		
Extent	The impact will affect the entire	country	
Probability	The impact will most likely occu	r (between 50% and 75% chance	
	of occurrence).		
Reversibility	The impact is completely reversible.		
Irreplaceable loss of resources	The impact will not result in any loss of resources.		
Duration	Short term, the increase in government revenue linked to the		
	construction of the facility will cease once construction is		
	completed.		
Cumulative effect	The impact could result in a significant cumulative impact.		
Intensity/magnitude	The project will make a small contribution to the national revenue,		
	hence the intensity rating is low.		
Significance rating	Prior to mitigation measures: Po		
	After mitigation measures: Posit		
	Pre-mitigation impact rating	Post mitigation impact rating	
Extent	4	4	
Probability	3	3	
Reversibility	1	1	
Irreplaceable loss	1	1	
Duration	1	1	
Cumulative effect	3	3	
Intensity/magnitude	1	1	
		/ECT Environmental	

Significance rating	13	13
Mitigation measures	No mitigation measures exist.	

Operation

 Table 132: Rating of impact of loss of agricultural land during operations

	IMPACT TABLE	
Environmental Parameter	Loss of land which is currently u	sed for grazing.
Issue/Impact/Environmental	The physical space required for the wind turbines will lead to a	
Effect/Nature	permanent loss of grazing land.	
Extent	The impact is only expected to a	affect the site.
Probability	Land loss will definitely occur to accommodate the wind turbine.	
	(greater than 75% chance).	
Reversibility	The impact is expected to	be partly reversible following
	decommissioning and rehabilita	tion.
Irreplaceable loss of resources	There will be a marginal loss	of resources, that is, the loss of
	grazing land a part of the facility	's footprint and no other land loss
	beyond that.	
Duration	The landowners will not be abl	e to uses the land on which the
	towers will be erected for the	duration of the construction (24
		years) phases. The impact will
	therefore, be long-term.	
Cumulative effect		d with loss of agricultural land will
	•	approved development of other
	renewable energy projects, particularly solar PV.	
Intensity/magnitude		a small portion of the grazing land
	will be lost to the wind farm.	
Significance rating	Prior to mitigation measures: Negative low	
	After mitigation measures: Negative low	
	Pre-mitigation impact rating	Post mitigation impact rating
Extent	1	1
Probability	4	4
Reversibility	2	2
Irreplaceable loss	2	2
Duration	3	3
Cumulative effect	1	1
Intensity/magnitude	1	1
Significance rating	-13	-13
	The project developer should design the infrastructure layout in a manner that limits the factorint of the facility and all	
	in a manner that limits the footprint of the facility and all associated infrastructure.	
Mitigation measures	 Consultation with the directly affected and adjacent land 	
	owners must be on-going to limit the effect on productive	
	agricultural land.	

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IMPACT TABLE			
Environmental Parameter	Creation of long-term employment opportunities.		
Issue/Impact/Environmental	The project will create approximately 39 new job opportunities		
Effect/Nature	during its operational period. Approximately 60% (about 23		
	positions) of the available emplo	oyment opportunities will be made	
	available to the local community.		
Extent	Employment will be created at a	all levels depending on availability	
	of required skills.		
Probability	The impact will probably occur (between 50% and 75% chance of		
	occurrence).		
Reversibility	The impact is completely revers	ible.	
Irreplaceable loss of resources	The impact will not result in any	loss of resources.	
Duration	This impact is considered long-t	erm since it will last for at least the	
	lifespan of the project.		
Cumulative effect	There are a number of planned	renewable energy developments	
	in the area, which will start ope	rations in different periods. In the	
	context of the local economy	, where the unemployment rate	
	measures at 24.7%, the envis	aged 39 permanent employment	
	opportunities together with pe	ermanent jobs created at other	
	facilities (solar PV and wind) c	ould create a notable cumulative	
	effect, as they will increase the	intensity of the impact.	
Intensity/magnitude	There will be 39 sustainable employment opportunities available		
	to during operations - the intensity will therefore be low.		
Significance rating	Prior to mitigation measures: Po	ositive low	
	After mitigation measures: Positive low		
	Pre-mitigation impact rating Post mitigation impact rating		
Extent	2	2	
Probability	3	3	
Reversibility	1	1	
Irreplaceable loss	1	1	
Duration	3	3	
Cumulative effect	3	3	
Intensity/magnitude	1	1	
Significance rating	13 13		
Mitigation measures	 Where possible and feasible, local procurement of labour should be applied to ensure the maximum benefit to the impacted community. Continuous skills and development training will equip low-skilled labourers with experience and advanced skills to work on other future renewable energy projects within the area, thus creating long-term employment for the foreseeable future. 		

Table 133: Rating of impact of sustainable employment during operation

Table 134: Rating of impact on skills development and training during operations

IMPACT TABLE			
Environmental Parameter	Environmental Parameter Skills development: employment creation gives way to a host of		
	skills transfer and development	opportunities in terms of honing	
	an existing skill or acquiring a new skill.		
Issue/Impact/Environmental	Permanently employed individua	als (39) will benefit from on-the-job	
Effect/Nature	training and experience. No certainty exists at this stage, but the		
	• •	kills development as a part of the	
	Enterprise Development and Social Development requirement.		
Extent	It is envisaged that the benefits		
Probability	The impact could possibly occur – one cannot be certain that		
-	people gaining employment during the operational phase will be		
	able to develop or acquire new skills (between 25% and 50%		
	chance of occurrence).	``	
Reversibility	,	ed experience and knowledge) is	
	unlikely to be reversed.		
Irreplaceable loss of resources	The impact will not result in any	loss of resources	
Duration	Permanent – knowledge and ex	perience cannot be considered to	
	stop over a certain period, the	effect of the impact will continue	
	indefinitely.		
Cumulative effect	The impact could contribute tow	ards a notable cumulative effects	
	due to the approval of another f	our renewable energy projects in	
	the area.		
Intensity/magnitude	An impact is rated as being of low intensity due to the fact that the		
	number of permeant jobs create	ed is limited and that it is doubtful	
	at this stage that the envisaged	number of locals will benefit from	
	the employment opportuniti	es and subsequently skills	
	development.		
Significance rating	Prior to mitigation measures: Positive low		
	After mitigation measures: Positive low		
	Pre-mitigation impact rating	Post mitigation impact rating	
Extent	2	2	
Probability	2	3	
Reversibility	4	4	
Irreplaceable loss	1	1	
Duration	4	4	
Cumulative effect	3	3	
Intensity/magnitude	1	1	
Significance rating	16	17	
	Where possible and feasible, local procurement of labour		
	should be applied to ensure the maximum benefit to the		
	impacted community.		
Mitigation measures	Research should be undertaken to determine the viability of a		
	skills development program	nme as a part of the Enterprise	
	skills development program	velopment initiatives that will have	

IMPACT TABLE			
Environmental Parameter	Negative impact on sense of place in the area.		
Issue/Impact/Environmental	The impact on sense of place could be experienced by residents,		
Effect/Nature	workers, the R2257 road users, and tourists visiting the area who		
	will not value the change to the area.		
Extent	The impact will affect the local a	rea or district.	
Probability	The impact will definitely occur.		
Reversibility	This impact would be completely reversible when the plant is		
	decommissioned.		
Irreplaceable loss of resources	The impact will result in margina	al loss of resources.	
Duration	The impact will last for the entire	e project life; hence it will be long	
	term.		
Cumulative effect	The cumulative impact on the se	ense of place could be significant,	
	since at least four other renewa	ble energy projects will be built in	
	the area by the time the propose	ed Wind Facility is constructed.	
Intensity/magnitude	The intensity will be low – none of the farmers interviewed pointed		
	out that the project would create negative impacts on their sense		
	of place. There is no significant tourist activity currently taking		
	place.		
Significance rating	Prior to mitigation measures: Negative low		
	After mitigation measures: Negative low		
	Pre-mitigation impact rating	Post mitigation impact rating	
Extent	2	2	
Probability	4	4	
Reversibility	1	1	
Irreplaceable loss	2	2	
Duration	3	3	
Cumulative effect	4	4	
Intensity/magnitude	1	1	
Significance rating	-16	-16	
	 Adhere to the mitigation measures recommended by the 		
Mitigation measures	visual, noise, and air qual	ity specialists; this will limit the	
miligation measures	negative impact on sense of place of the directly and indirectly		
	affected community members.		

Table 135: Rating of impact on change in the sense of place

Table 136: Rating of impacts of the temporary increase in production and Gross Domestic Product during operation

IMPACT TABLES		
Environmental Parameter	Sustainable increase in production. Economic production can be	
	defined as an activity that uses inputs of varied nature to produce	
	goods and services.	
Issue/Impact/Environmental	The impact results from operation of the proposed facility, as well	
Effect/Nature	as procurement of goods and services required for its sustainable	

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	operations and creation of sustainable employment opportunities			
	through direct and indirect effects.			
Extent	The national economy will exp	The national economy will experience an increase in production.		
Probability	The impact will probably o	The impact will probably occur (50% to 75% chance of		
	occurrence).			
Reversibility	The impact is irreversible.			
Irreplaceable loss of resources	The impact will not result in an	y loss of resources		
Duration	This impact is rated as long-ter	rm since it will be experienced over		
	the entire operational life of the	e project.		
Cumulative effect	The impact could result in a	significant cumulative impact. The		
	national economy will be stimu	lated by the various investments.		
Intensity/magnitude	The direct impact associated	with the project will lead to the		
	change in the local economy's	s structure; therefore, resulting in a		
	medium intensity.	medium intensity.		
Significance rating	Prior to mitigation measures: Positive medium			
	After mitigation measures: Positive medium			
	Pre-mitigation impact rating Post mitigation impact rating			
Extent	4	4		
Probability	3	3		
Reversibility	4	4		
Irreplaceable loss	1	1		
Duration	3	3		
Cumulative effect	4	4		
Intensity/magnitude	2	2		
Significance rating	34	34		
	• Where possible and feasible, local procurement of labour,			
Mitigation measures	goods, and services must be practiced to maximise the benefit			
	to the local economy.			

 Table 137: Rating of impact of a sustainable increase in household disposable income during operations

IMPACT TABLE		
Environmental Parameter	Sustainable increase in the household income of individuals	
	involved in the activities associated with the operational phase of	
	the facility.	
Issue/Impact/Environmental	It is expected that the households benefitting will experience an	
Effect/Nature	increase in income as a result of the sustainable jobs created	
	through the operation of the wind farm directly and its multiplier	
	effects.	
Extent	Local, since the jobs will be created locally.	
Probability	The impact will most likely occur (between 50% and 75% chance	
	of occurrence).	
Reversibility	The impact is irreversible - income received during operations	
	cannot be undone.	
Irreplaceable loss of resources	The impact will not result in any loss of resources.	

Duration	This impact is rated as long-terr	n since it will be experienced over	
Duration	the entire operational life of the project.		
Cumulative effect			
Cumulative effect	The impact could result in a significant cumulative impact. As more		
	projects are approved, the job creation during operations of the		
	projects will increase. At the same time, the developments are		
	unlikely to become fully operational at the same time, increasing		
	the length of the impact. The benefitting households will benefit for		
	longer or more households will l	benefit.	
Intensity/magnitude	Considering the total income t	to be earned by individuals and	
	consequently households direc	tly benefitting from the operation	
	phase project, i.e. ~R9.6 m	illion per annum, the impact is	
	considered to be of medium inte	ensity.	
Significance rating	Prior to mitigation measures: Positive medium		
	After mitigation measures: Positive medium		
	Pre-mitigation impact rating Post mitigation impact rating		
Extent	2	2	
Probability	3 3		
Reversibility	4 4		
Irreplaceable loss	1	1	
Duration	3 3		
Cumulative effect	4 4		
Intensity/magnitude	2	2	
Significance rating	34 34		
Mitigation measures	 Where possible, local labour should be used during the construction activities. When feasible local procurement of goods and services should be implemented to further increase the benefit to the local community. 		

Table 138: Rating of impact on property values and desirability of property

IMPACT TABLE			
Environmental Parameter	Property prices and the desirability of property in the project		
	vicinity.		
Issue/Impact/Environmental	Establishment of the facility could increase the demand for real		
Effect/Nature	estate and positively impact on the property values in the area.		
Extent	The impact on property prices resulting from the operation of the		
	wind energy facility will occur at the local level.		
Probability	The impact could possibly occur (between 25% and 50% chance		
	of occurrence).		
Reversibility	Reversible.		
Irreplaceable loss of resources	The impact will not result in loss of resources.		
Duration	Medium-term, the impact is likely to last longer than construction		
	influenced by developments in the area.		
Cumulative effect	The impact could result in a notable cumulative impact given the		
	number of similar facilities planned in the area.		

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Intensity/magnitude	The intensity could reach medium levels.	
Significance rating	Prior to mitigation measures: Positive low	
	After mitigation measures: Positive low	
	Pre-mitigation impact rating	Post mitigation impact rating
Extent	2	2
Probability	2	2
Reversibility	1	1
Irreplaceable loss	1	1
Duration	2	2
Cumulative effect	3	3
Intensity/magnitude	1	1
Significance rating	11	11
Mitigation measures	 It is recommended that in order to curb the increase in property prices in the area, proper planning concerning accommodation of the construction crew is done. 	
	 Aim to hire as many people from the local community as possible to limit the increase in demand for accommodation. 	

Table 139: Rating of impact of an increase in tax revenue for gove	rnment durng operations
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IMPACT TABLE				
Environmental Parameter	Increase in government revenue.			
Issue/Impact/Environmental	The project proponent will have to pay taxes such as local taxes			
Effect/Nature	and rates, and income taxes an	d payroll taxes. Local taxes and		
	rates will increase the revenue of	of the local government, while the		
	income taxes and payroll taxes	will become part of the national		
	fiscus. It cannot be said with c	ertainty how this income will be		
	applied; however, the governme	ent will no doubt utilise it to better		
	service provision somewhere in	South Africa.		
Extent	The impact will affect the entire of	country		
Probability	The impact will most likely occur	The impact will most likely occur (between 50% and 75% chance		
	of occurrence).			
Reversibility	The impact is reversible.			
Irreplaceable loss of resources	The impact will not result in any loss of resources.			
Duration	Long term, the impact and its effects will last and continue for the			
	operational span of the project.			
Cumulative effect	The impact could result in a significant cumulative impact.			
Intensity/magnitude	The project will make a notable contribution to the national			
	revenue, hence the intensity rating is moderate.			
Significance rating	Prior to mitigation measures: Positive medium			
	After mitigation measures: Positive medium			
	Pre-mitigation impact rating	Post mitigation impact rating		
Extent	4	4		
Probability	3	3		
Reversibility	1	1		

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Irreplaceable loss	1	1	
Duration	3	3	
Cumulative effect	3	3	
Intensity/magnitude	2	2	
Significance rating	30	30	
Mitigation measures	No mitigation measures ex	No mitigation measures exist.	

Decommissioning

Socio-economic impacts stimulated during the decommissioning phase are expected to be similar to those that take place during the construction phase.

9.2.10 Traffic

• Planning

No impacts are expected during planning.

Construction

Table	140:	Rating	of impac	t of Iona	distance route
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IMPACT TABLE			
Environmental Parameter	Province. This will have an	A wind energy facility is to be constructed in the Northern Cape Province. This will have an impact on the haulage routes to site as well as the local traffic and the community.	
Issue/Impact/Environmental Effect/Nature	to site are insignificant w immediate road network as current Level of Service create passing opportunitie	The trips generated by the delivery of wind turbine components to site are insignificant when compared to the ADT of the immediate road network as it does not affect and/or change the current Level of Service provided that the abnormal vehicle create passing opportunities on a regular basis.	
Extent	Province / region (3)		
Probability	Probable (3)		
Reversibility	Completely reversible (1)		
Irreplaceable loss of resources	No loss (1)	No loss (1)	
Duration	Short term (1)	Short term (1)	
Cumulative effect	Low cumulative effect (2)	Low cumulative effect (2)	
Intensity/magnitude	Medium (2)	Medium (2)	
Significance Rating	-	Prior to mitigation measures: Low negative impactAfter mitigation measures: Low negative impactPre-mitigation impact ratingPost mitigation impact rating	
Extent	3	1	
Probability	3	1	
Reversibility	1	1	
Irreplaceable loss	1	1	
Duration	1	1	
Cumulative effect	2	1	
Intensity/magnitude	2	1	
Significance rating	-22 (low negative)	-6 (low negative)	
Mitigation measures	The majority of the haulage routes are single carriage ways which may result in light vehicles not able to pass the abnormal load vehicles. Mitigation measures to be put in place will be for		

the trucks to stop at regular intervals to allow queuing vehicles
to pass.

Table 141: Rating of impacts on intersections

	IMPACT TABLE		
Environmental Parameter	A wind energy facility is to be constructed in the Northern Cape		
	Province. This will have an impact on the haulage routes to site		
	as well as the local traffic and the community.		
Issue/Impact/Environmental		porary blocked, but will be of short	
Effect/Nature		e LOS in any significant way. Traffic	
		phormal load vehicle to minimize the	
	queuing lengths.		
Extent	Local / district (2)		
Probability	Probable (3)		
Reversibility	Completely reversible (1)		
Irreplaceable loss of resources	No loss (1)		
Duration	Short term (1)	Short term (1)	
Cumulative effect	Low cumulative effect (2)		
Intensity/magnitude	Medium (2)		
Significance Rating	Prior to mitigation measures: Low negative impact		
	After mitigation measures: Low negative impact		
	Pre-mitigation impact rating	Post mitigation impact rating	
Extent	2	1	
Probability	3	1	
Reversibility	1	1	
Irreplaceable loss	1	1	
Duration	1	1	
Cumulative effect	2	1	
Intensity/magnitude	2	1	
Significance rating	-20 (low negative)	-6 (low negative)	
	Traffic at intersections along the chosen haulage route will be		
	affected, but only for a short duration. To accommodate for this,		
	once the abnormal load vehicle has turned, traffic will be allowed		
Mitigation measures	to pass and subsequently re-	ducing queuing lengths.	

Table 142: Rating of impacts on local traffic

	IMPACT TABLE			
Environmental Parameter	A wind energy facility is to be constructed in the Northern Cape			
	Province. This will have an in	Province. This will have an impact on the haulage routes to site		
	as well as the local traffic an	as well as the local traffic and the community.		
Issue/Impact/Environmental	The chances of local traffic	c being adversely affected by the		
Effect/Nature	construction traffic are consid	dered extremely low.		
Extent	Site (1)			
Probability	Possible (2)			
Reversibility	Completely reversible (1)			
Irreplaceable loss of resources	No loss (1)			
Duration	Short term (1)	Short term (1)		
Cumulative effect	Negligible cumulative effect	Negligible cumulative effect (1)		
Intensity/magnitude	Low (1)	Low (1)		
Significance Rating	Prior to mitigation measure	Prior to mitigation measures: Low negative impact		
	After mitigation measures:	: Low negative impact		
	Pre-mitigation impact rating	Post mitigation impact rating		
Extent	1	1		
Probability	2	1		
Reversibility	1	1		
Irreplaceable loss	1	1		
Duration	1	1		
Cumulative effect	1	1		
Intensity/magnitude	1	1		
Significance rating	-7 (low negative)	-6 (low negative)		
	Since the abnormal load vehicles will avoid towns along the			
	chosen haulage route, the effect on local traffic is negligible and			
Mitigation measures	no mitigation measures are needed.			

Table 143:	Rating	of impacts	on the	community
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IMPACT TABLE		
Environmental Parameter	A wind energy facility is to be constructed in the Northern Cape	
	Province. This will have an impact on the haulage routes to site	
	as well as the local traffic and the community.	
Issue/Impact/Environmental	The construction of the wind energy facility will have a definite	
Effect/Nature	positive impact on the communities in the surrounding areas of	
	the site.	
Extent	Local / district (2)	

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Probability	Definite (4)			
Reversibility	Partly reversible (2)			
Irreplaceable loss of resources	No loss (1)			
Duration	Short term (1)			
Cumulative effect	High cumulative effect (4)			
Intensity/magnitude	Medium (2)			
Significance Rating	Prior to mitigation measures: Low positive impact			
	After mitigation measures: N/A			
	Pre-mitigation impact rating	Post mitigation impact rating		
Extent	2	N/A		
Probability	4	N/A		
Reversibility	2	N/A		
Irreplaceable loss	1	N/A		
Duration	1	N/A		
Cumulative effect	4	N/A		
Intensity/magnitude	2	N/A		
Significance rating	+28 (low positive)	N/A		
Mitigation measures	Mitigation measures are not applicable			

Operation

The noise impacts associated with the operational phase are not considered to be significant enough to warrant an impact rating.

Decommissioning

Noise impacts associated with the decommissioning phase are expected to be similar to those that take place during the construction phase.

10 SPECIALIST RECOMMENDATIONS AND MITIGATION MEASURES

10.1 Mitigation Measures

10.1.1 Biodiversity

Mitigation measures

Rehabilitation Programme

A Rehabilitation Programme should be established before operation. The programme must address the rehabilitation of the existing habitats as well as rehabilitation after closure. This Rehabilitation Programme must be approved by the relevant government departments.

Restrict access to sensitive areas

Impacts should be restricted to within the development footprint and disturbance of surrounding areas should be avoided or minimised. Sensitive habitats in close proximity to construction activities / sites should be fenced off or marked to indicate that they are No-Go areas.

Locate internal roads judiciously to avoid sensitivities

No internal road layout plan has been provided for assessment. It is assumed that this will be planned once the final location of turbines has been determined. If possible, roads should be located as close as possible to existing farm roads to minimise disturbance of natural areas. They should not cross sensitive habitats, if possible, or do this as little as possible.

Botanical walk-through survey

This is a requirement only to ensure legal compliance. A pre-activity walk-through survey should be undertaken to list the identity and location of all listed and protected species. The results of the walk-through survey should provide an indication of the number of individuals of each listed species that are likely to be impacted by the proposed development. If possible, areas of concentrations of species of concern should be avoided, i.e. if such concentrations are identified in the field, infrastructure components should be shifted to accommodate them.

Obtain permits for protected plants

It is a legal requirement that permits will be required for any species protected according to National or Provincial legislation. The identity of species affected by such permit requirements can only be identified during the walk-through survey (previous mitigation measure). It is common practice for the authorities that issue the permits to require search and rescue of affected plants.

Search and rescue

Search and rescue operation of all listed species within the activity footprint. For each individual plant that is rescued, the plant must be photographed before removal, tagged with a unique number or code and a latitude longitude position recorded using a hand-held GPS device. The plants must be planted into a container to be housed within a temporary nursery on site or immediately planted into the target habitat. If planted into natural habitat, the position must be marked to aid in future monitoring of that plant. Rescued plants housed in temporary nursery may be used in one of two ways: (1) transplanted into suitable natural

habitats near to where they were rescued, or (2) used for replanting in rehabilitation areas. Receiver sites must be matched as closely as possible with the origin of the plants and, where possible, be placed as near as possible to where they originated.

Alien plant management plan

It is recommended that a monitoring programme be implemented to enforce continual eradication of alien and invasive species, especially within the riparian habitat. An Alien Invasive Programme is an essential component to the successful conservation of habitats and species. Alien species, especially invasive species are a major threat to the ecological functioning of natural systems and to the productive use of land. In terms of the amendments of the regulations under the Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), landowners are legally responsible for the control of alien species on their properties. The protection of our natural systems from invasive species is further strengthened within Sections 70-77 of the National Environmental Management: Biodiversity Act, 2004 (Act No. 10 of 2004). This programme should include monitoring procedures.

Undertake regular monitoring

Monitoring should be undertaken to evaluate the success of mitigation measures.

10.1.2 Avifauna

- Restrict the construction activities to the construction footprint area.
- Do not allow any access to the remainder of the property during the construction period.
- Measures to control noise and dust should be applied according to current best practice in the industry.
- Maximum use should be made of existing access roads and the construction of new roads should be kept to a minimum.
- Implement a 3km no development buffer zone around the Verreaux's eagle nest at FP2 -29°52'56.53"S 22°33'19.06"E.
- Implement a 300m no development buffer zone around the Southern Pale Chanting Goshawk nest at FP3 - 29°56'34.42"S 22°32'55.35"E.
- The recommendations of the specialist ecological study must be strictly adhered to.
- Operational activities should be restricted to the plant area. Maintenance staff should not be allowed to access other parts of the property unless it is necessary for wind farm related work.
- Post-construction monitoring should be implemented to make comparisons with baseline conditions possible.
- If densities of key priority species are proven to be significantly reduced due to the operation of the wind farm, the management of the wind farm must be engaged to devise ways of reducing the impact on these species.
- Once the turbines have been constructed, post-construction monitoring should be implemented to compare actual collision rates with predicted collision rates.
- If actual collision rates indicate significant mortality levels at specific turbines, curtailment of these turbines should be implemented.
- A 200m no turbine zone is recommended around all water points.

- The bat sensitivity map should be used as a pre-construction mitigation in terms of improving turbine placement with regards to bat preferred habitats on site.
- Adhere to the sensitivity map during turbine placement and do not carry out blasting works within a
 delineated bat sensitivity area or buffer zone.
- Blasting should be minimised and used only when necessary.
- Keep to designated areas when storing building materials, resources, turbine components and/or construction vehicles.
- Keep to designated roads with all construction vehicles.
- Damaged areas not in use after construction should be rehabilitated by an experienced vegetation succession specialist.
- Avoid areas of bat sensitivity and their associated buffers.
- Turbines within or close to the moderate bat sensitivity areas must acquire priority (not excluding all other turbines) during pre/post-construction studies.
- The high bat sensitivity areas should be classified as 'no-go' areas and turbines must not be placed in these areas and their buffers.
- In the case of a migratory event, a mitigation schedule will be drawn up specifically for the event.
- Valley areas can serve as commuting corridors for bats in the larger area, potentially lowering the cumulative effects of several WEF's in an area if the valley areas are avoided during turbine placement and are well buffered.
- Utilise lights with wavelengths that attract less insects (low thermal/infrared signature). If not required for safety or security purposes, lights should be switched off when not in use or equipped with passive motion sensors.
- The correct placement of wind farms and of individual turbines can significantly lessen the impacts on bat fauna in an area, and should be considered as the preferred option for mitigation.
- If found to be required, mitigation should be applied during the peak activity periods and times, and when the advised wind speed and temperature ranges are prevailing simultaneously (considering conditions in which 80% of bat activity occurred).
- Where mitigation by location is not possible, other options that may be utilised include curtailment, blade feathering, blade lock, acoustic deterrents or light lures.

Curtailment:

Curtailment is defined as the act of limiting the supply of electricity to the grid during conditions when it would normally be supplied. This is usually accomplished by locking or feathering the turbine blades.

Cut-in speed:

The cut-in speed is the wind speed at which the generator is connected to the grid and producing electricity. For some turbines, their blades will spin at full or partial RPMs below cut-in speed when no electricity is being produced.

Feathering or Feathered:

Adjusting the angle of the rotor blade parallel to the wind, or turning the whole unit out of the wind, to slow or stop blade rotation. Normally operating turbine blades are angled almost perpendicular to the wind at all times.

Free-wheeling:

Free-wheeling occurs when the blades are allowed to rotate below the cut-in speed or even when fully feathered and parallel to the wind. In contrast, blades can be "locked" and cannot rotate, which is a mandatory situation when turbines are being accessed by operations personnel.

Increasing cut-in speed:

The turbine's computer system (referred to as the Supervisory Control and Data Acquisitions or SCADA system) is programmed to a cut-in speed higher than the manufacturer's set speed, and turbines are programmed to stay locked or feathered at 90° until the increased cut-in speed is reached over some average number of minutes (usually 5 - 10 min), thus triggering the turbine blades to pitch back "into the wind" and begin to spin normally and produce power.

Blade locking or feathering that renders blades motionless below the manufacturers cut in speed, and don't allow free rotation without the gearbox engaged, is more desirable for the conservation of bats than allowing free rotation below the manufacturer's cut in speed. This is because bats can still collide with rotating blades even when no electricity is being produced.

Acoustic deterrents:

Are a developing technology and will need further investigation closer to time of wind farm operation, opportunities to test such devices may be available during operation of the facility.

Light lures:

Refer to the concept where strong lights are placed on the periphery (or only a few sides) of the wind farm to lure insects and therefore bats away from the turbines. However, the long term effects on bat populations and local ecology of this method is unknown.

Habitat modification:

With the aim of augmenting bat habitat around the wind farm in an effort to lure bats away from turbines, is not recommended. Such a method can be adversely intrusive on other fauna and flora and the ecology of the areas being modified. Additionally, it is unknown whether such a method may actually increase the bat numbers of the broader area, causing them to move into the wind farm site due to resource pressure. Currently the most effective method of mitigation, after correct turbine placement, is alteration of blade speeds and cut-in speeds under environmental conditions favourable to bats.

A basic "6 levels of mitigation" (by blade manipulation or curtailment), from light to aggressive mitigation is structured as follows:

- 1. No curtailment (free-wheeling is unhindered below manufacturer's cut in speed so all momentum is retained, thus normal operation).
- 2. Partial feathering (45-degree angle) of blades below manufacturer's cut-in speed in order to allow the free-wheeling blades half the speed it would have had without feathering (some momentum is retained below the cut in speed).
- 3. Ninety degree feathering of blades below manufacturer's cut-in speed so it is exactly parallel to the wind direction as to minimize free-wheeling blade rotation as much as possible without locking the blades.

- 4. Ninety degree feathering of blades below manufacturer's cut-in speed, with partial feathering (45degree angle) between the manufacturer's cut-in speed and mitigation cut-in conditions.
- 5. Ninety degree feathering of blades below mitigation cut in conditions.
- 6. Ninety degree feathering throughout the entire night.
- The blades of all turbines of the Aletta WEF must be feathered below manufacturers cut in speed as to not allow for free-wheeling from 1 November to 31 March.
- If elevated bat mortalities are found during the operational monitoring, mitigation measures may need to be implemented as outlined in **Table 144**. The affected turbines to which such mitigation may apply are 18, 28, 33, 34, 38, 41, 48 and 49.
- Actual impacts on bats will be monitored during the operational phase monitoring, and the recommended mitigation measures and levels of curtailment will be adjusted according to the results of the operational monitoring.

Additional Mitigation Measures for Cumulative Impacts

The final pre-construction bat monitoring reports of Copperton WEF and Garop WEF call for curtailment to mitigate bat mortalities during an ecological phenomenon that was identified to cause large increases in bat activity. Peak annual rainfall usually occurs within the months of November to March, which stimulates a mass emergence of insects which in turn causes an influx of insectivorous bats into the area. This phenomenon is generally initiated by the first instance of 7.5mm rain per week.

The blades of all turbines of the Aletta WEF must be feathered below manufacturers cut in speed as to not allow for free-wheeling from 1 November to 31 March. Bat activity is markedly higher over low wind speed periods. Preventing free-wheeling should not affect energy production significantly and will be a significant bat conservation mitigation measure.

Based on accepted threshold levels effective at the time of decision making during the operational phase, and only if elevated bat mortalities are found during the operational monitoring, the following **Table 144** serves as a guideline of mitigation measures that may need to be implemented in such a case. The affected turbines to which such mitigation may apply are 18, 28, 33, 34, 38, 41, 48 and 49.

Table 144: A guideline to the times of implementation of mitigation measures that may be required if foundto be necessary during operational monitoring (considering more than 80% bat activity, normalised data).

Terms of mitigation implementation		
Peak activity (times implement curtailme mitigation)	to nt/	15 October – 30 November (or after the first instance of 7.5mm rain per week), over the time of sunset – 02:00
Environmental conditions in which to implement curtailment/ mitigation		Wind speed below 7.5m/s <u>And simultaneously</u> Temperature above 16°C

Autumn peak activity (times to	01 – 31 January (or after the first instance of 7.5mm rain per week),
implement curtailment/	over the time of sunset – 03:00
mitigation)	
Environmental conditions in	Wind speed below 9.0m/s
which to implement curtailment/	And simultaneously
mitigation	Temperature above 17.5°C

If found to be required, the mitigation must be applied during the peak activity periods and times, and when the advised wind speed and temperature ranges are prevailing simultaneously (considering conditions in which 80% of bat activity occurred). Bat activity at 80m height were used, with wind speed data at 79.6 m and temperature data at 4.5 meters.

10.1.4 Surface Water

- Location of the Lay-down Area The location of the lay-down area must not be within 50m of any of the identified surface water resources. Therefore, the location of the construction lay-down area must not be within any of the associated buffer zones by implication. Additionally, the storage of materials and machinery must also not be within 50m of any of the identified surface water resources.
- Preventing Fire Risks Operational fire extinguishers are to be available in the case of a fire emergency. Given the dry seasons that the region experiences, it is recommended that a fire management and emergency plan compiled by a suitably qualified health and safety officer be compiled and implemented for the proposed development.
- Preventing Physical Degradation of Surface Water Resources Surface water resources are to be designated as "highly sensitive areas". Vehicle access is not to be allowed in the highly sensitive areas. Internal access roads are not to be routed in any surface water resources. Should this be required, environmental authorisation and a water use license will be required before construction takes place and all mitigation measures are to be implemented accordingly.
- Limiting Damage to Surface Water Resources Ideally, to minimise any impact to surface water resources, the proposed development (including buildings, wind turbines and all associated infrastructure) should seek to avoid all surface water resources as far as possible. Where this is not possible a single access route or "Right of Way" (RoW) is to be established through or in the desired construction area in the surface water resource(s). The environmentally authorized and license permitted construction area is to be demarcated and made visible. The establishment of the RoW likewise must be demarcated and made visible. The width of the RoW must be limited to the width of the vehicles required to enter the surface water resource. An area around the locations of the proposed development buildings, wind turbines and any other associated infrastructure will be required in order for construction vehicles and machinery to operate/maneuver, only where required. This too must be limited to the smallest possible area and made visible by means of demarcation.

Where crossings are required, only vehicle tracks should be made through the surface water resources. No crossings however are to be made through the natural depression wetlands. RoW areas through

surface water resources should not be completely cleared of vegetation, only the tracks should be cleared. Vegetation should otherwise be trimmed appropriately such that vehicles can move through RoW areas adequately. No structures will need to be placed in the RoW crossing areas through surface water resources since these systems are ephemeral. No bog mats or gravel running tracks would therefore be required. No surface water resources are to be crossed during or directly after a rainfall event.

Construction workers are only allowed in the designated construction areas of the proposed development and not into the surrounding surface water resources. Highly sensitive areas are to be clearly demarcated prior to the commencement of construction and no access beyond these areas is to be allowed unless in RoW areas.

 Preventing Soil Contamination – No vehicles are to be allowed in the highly sensitive areas unless authorised. Should vehicles be authorised, all vehicles and machinery are to be checked for oil, fuel or any other fluid leaks before entering the required construction areas. Should there be any oil, fuel or any other fluid leaks, vehicles are not to be allowed into surface water resources.

All vehicles and machinery must be regularly serviced and maintained before being allowed to enter the construction areas. No fuelling, re-fuelling, vehicle and machinery servicing or maintenance is to take place in the highly sensitive areas.

Sufficient spill contingency measures must be available throughout the construction process. These include, but are not limited to, oil spill kits to be available, fire extinguishers, fuel, oil or hazardous substances storage areas must be bunded to prevent oil or fuel contamination of the ground and/or nearby surface water resources.

 Minimising Human Physical Degradation of Sensitive Areas – Construction workers are only allowed in designated construction and RoW areas. The highly sensitive areas are to be clearly demarcated no access into these areas are to be allowed unless authorised.

No animals on the construction site or surrounding areas are to be hunted, captured, trapped, removed, injured, killed or eaten by construction workers or any other project team members.. Should any party be found guilty of such an offence, stringent penalties should be imposed. The appointed Environmental Control Officer (ECO) or suitably qualified individual may only remove animals, where such animals (including snakes, scorpions, spiders etc.) are a threat to construction workers. The ECO or appointed individual is therefore to be contacted should removal of any fauna be required during the construction phase. Animals that cause a threat and need to be removed may not be killed. Additionally, these animals are to be relocated outside the RoW, within relative close proximity where they were found. Should dangerous/venomous snakes be found, all staff must be provided with the appropriate snake handling and removal training and the necessary permits must obtained from the relevant conservation authority before any are trapped and removed from the site.

No "long drop" toilets are allowed on the study site. Suitable temporary chemical sanitation facilities are to be provided. Temporary chemical sanitation facilities must be placed at least 100 meters from any surface water resource(s) where required. Temporary chemical sanitation facilities must be checked regularly for maintenance purposes and cleaned often to prevent spills.

No water is to be extracted unless a water use license is granted for specific quantities for a specific water resource.

No hazardous or building materials are to be stored or brought into the highly sensitive areas. Should a designated storage area be required, the storage area must be placed at the furthest location from the highly sensitive areas. Appropriate safety measures as stipulated above must be implemented.

No cement mixing is to take place in a surface water resource. In general, any cement mixing should take place over a bin lined (impermeable) surface or alternatively in the load bin of a vehicle to prevent the mixing of cement with the ground. Importantly, no mixing of cement directly on the surface is allowed in the highly sensitive areas.

- Strategic Positioning of Wind Turbines, Buildings and other Linear Infrastructure Preferably all wind turbines, buildings and infrastructure should be placed at least 50m from any surface water resource as far as practically possible. This will significantly reduce the potential impact on surface water resources. Where this is not possible, more intense mitigation measures will be required as stipulated below.
- Obtaining Relevant Authorisations and Licenses Before any construction or removal of soils and vegetation in any delineated surface water resources is undertaken, the relevant water use license and environmental authorisation is to be obtained and conditions adhered to.
- Limiting Damage to Surface Water Resources Construction must be limited to the authorized RoW areas where applicable.
- Limiting Removal of Excavated Soils Should the necessary authorisations (water use license, environmental authorisation etc.) be obtained for the proposed development to be placed in surface water resources, excavated topsoils should be stockpiled separately from subsoils so that it can be replaced in the correct order for rehabilitation purposes post-construction. Soils removed from surface water resources must only be removed if absolutely required. Furthermore, any removed soils and vegetation that are not required should be taken to a registered landfill site that has sufficient capacity to assimilate the spoil. The topsoil is to be used for rehabilitation purposes and should not be removed unless there is surplus that cannot be utilised. It is important that when the soils are re-instated, the subsoils are to be backfilled first followed by the topsoil. The topsoil contains the natural seedbank from which the affected surface water resources or the associated buffer zone can naturally rehabilitate.

Where the soils are excavated from the sensitive areas, it is preferable for them to be stockpiled adjacent to the excavation pit to limit vehicle and any other movement activities around the excavation areas.

Preventing Pollution Impacts – Any cement mixing should take place over a bin lined (impermeable) surface or alternatively in the load bin of a vehicle to prevent the mixing of cement with the ground of the surface water resource. Importantly, no mixing of cement directly on the surface is allowed in the construction and RoW areas in surface water resources.

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- Protection of Stockpiled Soils Stockpiled soils will need to be protected from wind and water erosion. Stockpiled soils are not to exceed a 3m height and are to be bunded by suitable materials. Stacked bricks surrounding the stockpiled soils can be adopted. Alternatively, wooden planks pegged around the stockpiled soils can be used.
- Rehabilitation of RoW Areas Ideally, the affected RoW zones in the sensitive areas must be reinstated with the soils removed from the surface water resource(s), and the affected areas must be levelled, or appropriately sloped and scarified to loosen the soil and allow seeds contained in the natural seed bank to re-establish. However, given the aridity of the study area, it is likely that vegetation recovery will be slow. Rehabilitation areas will need to be monitored for erosion until vegetation can reestablish where prevalent. If affected areas are dry and no vegetation is present, the soil is to be reinstated and sloped.
- Preventing Increased Run-off and Sedimentation Impacts Vegetation clearing should take place in a phased manner, only clearing areas that will be constructed on immediately. Vegetation clearing must not take place in areas where construction will only take place in the distant future.

An appropriate storm water management plan formulated by a suitably qualified professional must accompany the proposed development to deal with increased run-off in the designated construction areas.

In general, adequate structures must be put into place (temporary or permanent where necessary in extreme cases) to deal with increased/accelerated run-off and sediment volumes. The use of silt fencing and potentially sandbags or hessian "sausage" nets can be used to prevent erosion in susceptible construction areas. Grass blocks on the perimeter of the wind turbine hard stand areas and building structure footprints can also be used to reduce run-off and onset of erosion. Where required more permanent structures such as attenuation ponds and gabions can be constructed if needs be, however this is unlikely given the study area. All impacted areas are to be adequately sloped to prevent the onset of erosion.

 Minimising Vehicle Damage to the Surface Water Resources – Potential impacts can be avoided by the planning and routing of access / service roads outside of and away from surface water resources.

Where access through surface water resources are unavoidable and are absolutely required, it is recommended that any road plan and associated structures (such as stormwater flow pipes, culverts, culvert bridges etc.) be submitted to the relevant environmental and water departments for approval prior to construction.

Internal access and services roads authorised in sensitive areas will have to be regularly monitored and checked for erosion. Monitoring should be conducted once every month. Moreover, after short or long periods of heavy rainfall or after long periods of sustained rainfall the roads will need to be checked for erosion. Rehabilitation measures will need to be employed should erosion be identified.

Where erosion begins to take place, this must be dealt with immediately to prevent significant erosion damage to the surface water resources. Should large scale erosion occur, a rehabilitation plan will be

required. Input, reporting and recommendations from a suitably qualified wetland/surface water specialist must be obtained in this respect should this be required.

 Any hardstand area or building within 50m proximity to a surface water resource must have energy dissipating structures in an appropriate location to prevent increased run-off entering adjacent areas or surface water resources. This can be in the form of hard concrete structures or soft engineering structures (such as grass blocks for example).

Alternatively, a suitable operational storm water management design or plan can be compiled and implemented that accounts for the use of appropriate alternative structures or devices that will prevent increased run-off and sediment entering adjacent areas or surface water resources.

- Other recommendations include the following:
 - o All surface water resources and buffer zones must be avoided as far as practically possible;
 - Where it is not possible to avoid impacting on the identified surface water resources, the relevant environmental authorisation and water use license must be applied for.

10.1.5 Soils and Agricultural Potential

- Ensure that the minimum area possible is set aside for the project infrastructure, so that the natural vegetation is undisturbed and grazing of livestock can continue on site post-construction.
- Protection of the vegetation covering is vital, so that as little vegetation as possible to be removed.
- If bare topsoil results, it should be covered by a soil protection layer, such as a geotextile, to stabilise the site until vegetation can re-establish.
- Regular communication between responsible officials at all sites in the vicinity is essential.
- Regular monitoring (at least monthly during any construction phase and approximately six-monthly thereafter is strongly recommended to pick up any potential problems before they arise.

10.1.6 Noise

- Construct access roads to avoid vehicle movements near the farm residences.
- Where possible, vehicles with noise reduction packages should be used.
- Restrict the construction activities to daytime.
- The only practical means of mitigating the noise impact would be to increase the separation distance between wind energy turbines and the WEF boundaries and between the turbines and noise sensitive receptors.
- In order to reduce the intensity of noise impact on the farm residences within the WEF boundaries to Low would require a minimum distance of 2 700 m⁹. between the residences and and the nearest

⁹ The 2 700m buffer is not technically achievable around the resident, however a 1 400m buffer has been placed around the on site residence. This buffer would reduce the medium impact significance as rated by the noise specialist (refer to Table 106 in Section 9.2.6) to an impact that is considered acceptable. Impacts with a medium significance rating are not considered no-go. In addition, it should be noted that BioTherm have a lease agreement with the owner of this resident and they will benefit financially from the proposed project.

perpendicular line of turbines similar to the proposed layout. However, were the residences are to be surrounded by turbines, the combined level of noise would be higher and the separation distance would need to be increased for the same noise impact.

- Construction of a new road and site works should take place at least 1 000 m from the residences.
- No mitigation would be required for the identified neighbouring residences at locations L3 and L4. However, in order to reduce the intensity of noise impact on adjacent land to Low would require a setback distance greater than 3 100 m between turbines and boundary.
- In order to legally comply with the NCR the wind turbines would need to be relocated with a minimum distance of 2 600 m from any boundary. However, as this would prevent the development from proceeding, it is recommended that a written application for exemption of provisions of the NCR be made to the local authority with the due consideration and approval by all affected parties.

10.1.7 Visual

- Carefully plan to reduce the construction period.
- Minimise vegetation clearing and rehabilitate cleared areas as soon as possible.
- Vegetation clearing should take place in a phased manner.
- Maintain a neat construction site by removing rubble and waste materials regularly.
- Make use of existing gravel access roads where possible.
- Limit the number of vehicles and trucks travelling to and from the proposed site, where possible.
- Ensure that dust suppression techniques are implemented on all gravel access roads.
- Ensure that dust suppression is implemented in all areas where vegetation clearing has taken place.
- Ensure that dust suppression techniques are implemented on all soil stockpiles.
- Where possible, re-vegetate all reinstated cable trenches with the same vegetation that existed prior to the cable being laid.
- Where necessary, erosion control measures should be employed on reinstated cable trenches.
- Temporarily fence-off the construction site (for the duration of the construction period).
- Where possible, fewer but larger turbines with a greater output should be utilised rather than a larger number of smaller turbines with a lower capacity.
- Light fittings for security at night should reflect the light toward the ground (except for aviation lighting) and prevent light spill.
- As far as possible, limit the amount of security and operational lighting present on site.
- Turbines should be painted plain white, as this is a less industrial colour (vissering, 2011). Bright colours or obvious logos should not be permitted.
- Turbines should be repaired promptly, as they are considered more visually appealing when the blades are rotating (or at work) (Vissering, 2011).
- If required, turbines should be replaced with the same model, or one of equal height and scale. Repeating elements of the same height, scale and form can result in unity and lessen the visual impact that would typically be experienced in a chaotic landscape made up of diverse colours, textures and patterns (Vissering, 2011).
- As far as possible, limit the number of maintenance vehicles, which are allowed to access the site.
- Ensure that dust suppression techniques are implemented on all access roads utilised during operation.
- The operations and maintenance (O&M) buildings should not be illuminated at night.

- Light fittings for security at the on-site 132kV substation at night should reflect the light toward the . ground and prevent light spill.
- Bury cables under the ground where possible. •
- The O&M buildings should be painted with natural tones that fit with the surrounding environment. Nonreflective surfaces should be utilised where possible.
- Select the alternatives that will have the least impact on visual receptors

10.1.8 Heritage and Palaeontology

Pre-Construction

- A detailed walk down of the final approved layout will be required before construction commence;
- Any heritage features of significance identified during this walk down will require formal mitigation, permits if required or where possible a slight change in design could accommodate such resources.
- A management plan for the heritage resources needs then to be compiled and approved for implementation during construction and operations.
- Archaeology

Palaeontology

- The EAP as well as the ECO for this project must be made aware of the fact that sediments of the Uitdraai Formation, Bulpan Group, can contain significant micro-fossil remains, albeit mostly algal structures. The shale of the Dwyka Group can contain significant fossils and it is advisable that a Palaeontologist be appointed at the start of the construction in areas underlain by this group, to visit the site initially to ensure that no significant fossils are damaged. The Gordonia Formation is mainly windblown sand but if the EAP, ECO and/or HIA specialist observe any suspiciously looking structures during excavation into these rock types, the Palaeontologist must be informed and at least one site visit is recommended to ensure that no fossils are damaged.
- The two historic spring sites indicated on the Palaeontological sensitivity map is of extreme importance as Geological Heritage points and these points must for at least 500m around them be declared "No-Go" zones.
- The recommendations must be included in the EMPr of the project.

Archaeological Sites

- A walk down of the final layout to determine if any significant sites will be affected. Relocate turbines if need be.
- Sites Ale 4 and Ale 36 must be monitored during construction, as they are close to turbine construction activities.
- Demarcate and fence during construction if construction activities are within 100 meters from a site.
- Monitor find spot areas if construction is going to take place through them.
- A management plan for the heritage resources needs then to be compiled and approved for implementation during construction and operations. Possible surface collections for sites with a medium to high significance as well as conducting a watching brief by heritage practitioner during the construction phase.

Historical Sites

BioTherm Energy

Demarcate sites as no-go areas

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- Demarcate and fence during construction if construction activities area to happened within 100 meters from a site.
- A management plan for the heritage resources needs then to be compiled and approved for implementation during construction and operations.

Grace Sites and Cemeteries

- Adjust the development layout (where possible) and demarcate the grave sites with at least a 5-10meter buffer.
- In the event that the sites cannot be excluded from the development footprint a grave relocation process as described in Appendix A of this reports needs to be implemented

Cumulative Impact

 It is recommended that SAHRA commissions a regional study that focus on the identification of heritage resources and all documentation and mitigation of heritage resources as part of developments in the region must be aimed at a combined research output for developments in the Copperton area.

10.1.9 Socio-economic

- The project developer should design the infrastructure layout in a manner that limits the footprint of the facility and all associated infrastructure.
- Consultation with the directly affected and adjacent land owners must be on-going to limit the effect on productive agricultural land.
- The footprint associated with construction related activities facility and all associated infrastructure must be minimised.
- Construction vehicles should only access the construction site via demarcated access roads and should not be allowed to cut across farms or vacant (agricultural) land.
- The project developers and affected land owners should discuss and agree on appropriate construction procedures, which will minimise disruption of current faming activities.
- Where possible and feasible, local procurement of labour should be applied to ensure the maximum benefit to the impacted community.
- Where feasible, training and skills development programmes targeted at the locals should be initiated prior to commencement of the construction phase.
- Establish if a skills database exists within the local area; if so, it should be made available to contractors

 information sharing will ensure that the proposed development is understood, enabling those
 individuals with fitting skills, if any, to make their services and/or knowledge available to the project
 proponent.
- If no database exists, set-up a skills desk at the local municipal office and in the nearby communities to identify skills available in the community which will assist in recruiting local labour during both construction and operation.
- The recruitment process should promote gender equality.
- When hiring, the EPC contractor should enquire about current or previous employment and avoid employing farm workers, where feasible.
- When hiring, the ECP contractor should inform all potential job seekers and candidates that construction work will be temporary and also warned of the potential negative consequences, e.g. loss of permanent employment.

- Liaison between the EPC contractor and farmers is necessary to prevent losses in farm labour and to identify the severity of the impact on operations.
- Continuous skills and development training will equip low-skilled labourers with experience and advanced skills to work on other future renewable energy projects within the area, thus creating longterm employment if the foreseeable future.
- Knowledge sharing and on-the-job training should be promoted by the developer among the appointed contractors and, where feasible, viewed as a prerequisite for securing contracts related to the project.
- Research should be undertaken to determine the viability of a skills development programme as a part
 of the Enterprise Development and Social Development initiatives that will have to be implemented by
 the project proponent.
- Raising awareness among construction workers on health issues, including HIV/AIDS.
- Make condoms available to employees and all contractor workers for free.
- Developing a Code of Conduct for all employees related to the project, which includes no tolerance of activities such as alcohol and drug abuse.
- A Monitoring Forum (MF) should be created between the parties of interest who are directly and indirectly impacted by the project.
- Locals should be informed upfront about employment opportunities so that there are no unrealistic expectations on the part of the community.
- The project proponent should attempt to resolve issues and concerns, which they are made aware of
 immediately. If this is not possible, this should be communicated to the landowner along with a plan on
 how and when the problem will be addressed.
- The Code of Conduct should be used as a set of regulations to be followed to reduce the risk of conflict.
- Ensure clear communication of the project information and effective public participation processes to minimise the influx of migrant job seekers.
- Movement of construction workers on and off site must be closely monitored and managed.
- Prior construction, rules and regulations regarding presence of construction workers on site need to be devised in consultation with the land owners of directly affected and adjacent properties.
- During construction the rules and regulations must be clearly communicated to all workers, personal property must be respected and avoided.
- Manage workers to ensure that they are only on site during the reasonable working hours.
- Adhere to the mitigation measures recommended by the visual, noise, and air quality specialists; this
 will limit the negative impact on sense of place of the directly and indirectly affected community
 members.
- Where possible and feasible, local procurement of labour, goods, and services must be practiced to maximise the benefit to the local economy.
- Damage caused to local farm roads by construction related activities must be repaired by the project proponent.
- Dust suppression measures must be implemented.
- Appropriate signage must be put up for traffic control and road safety.
- Engage with local municipality to discuss the potential impact on local road quality and the possible mitigation measures.
- Ensure effective communication of the project information throughout all stages to effectively manage expectations of local communities, local authorities and local land owners.
- Ongoing consultation with the municipality to prepare local authorities for the activity and the increase demands for public services and affordable housing that may result from this.

- Establish a health facility for the duration of the construction period to provide services to the construction crew and alleviate pressure on the local facilities.
- Where possible, local labour should be used during the construction activities.
- When feasible local procurement of goods and services should be implemented to further increase the benefit to the local community.
- It is recommended that in order to curb the increase in property prices in the area, proper planning concerning accommodation of the construction crew is done.
- Aim to hire as many people from the local community as possible to limit the increase in demand for accommodation.

10.1.10 Traffic

- The transport route must be cleared prior to the transport activities taking place.
- All relevant permits must be obtained prior to the transport activities taking place.
- Queuing vehicles must be allowed to pass the abnormal load vehicles at regular intervals as needed.
- The abnormal load vehicles should under no circumstances travel in groups of two or more trucks.
- Adequate traffic accommodation signage must be erected and maintained on either side of the access on road R357 throughout the construction period as well as on the National Road N10.
- The existing gravel track off the R357 which will be used to access the site will need to be upgraded and extended and suitably maintained.
- Re-gravel the site access road as a maintenance measure, from time to time, throughout the operational life of the plant.
- Should damage be caused by the transport vehicles along the site access road, it should be assessed and mitigating maintenance should be initiated.

10.1.11 Electromagnetic Interference Path Loss and Risk Assessment (Including Emission Control Plan)

The mitigation principles are shown in Table 145 below:

Principle	Solution	Comment
	Shield wires	Can be implemented by using
		metal wiring ducts with duct
		cover (Par 13.1 of the
		Electromagnetic Interference
		Path Loss and Risk Assessment
Cable emissions (DM)		Specialist Report). Although not
		designed for shielding, the
		shielding effectiveness could be
		enough for this application.
		Shielded flexible conduits can be
		used to terminate onto duct end
		covers for cable exits and onto

Table 145: Mitigation Principles

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		the receiving end. (Par 13.2 of
		the Electromagnetic Interference
		Path Loss and Risk Assessment
		Report (Including Emission
		Control Plan)
		,
	Control loop areas	By using the closed metal wiring
		duct and bonding them to earth,
		the loop area between cables
		and ground plane is reduced.
	Ferrites and absorbers	Ferrite loaded sleeve to convert
		common mode currents to heat
Cable emissions (CM)	Control loop areas	By using the closed metal wiring
Cable emissions (CM)		duct and bonding them to earth,
		the loop area between cables
		and ground plane is reduced
	Improve shielding	
	EMC Gaskets	
Enclosure Radiation	Conductive viewing	
	aperture	
	Cooling aperture shield	

Shielding of Base to Nacelle Cables

- Aluminium (fixed) and copper (flexible) rotor cables will be replaced by shielding cables.
- Shields connected to earth.
- Termination on gland plate.

Absorption of Common Mode Currents

- Absorption of common mode currents.
- Ferrites will be installed in the cables going out from the Top controller cabinet and from the ground controller. The number and location to be defined in further updates of the control plan on completion of the controller cabinet tests.

Nacelle Cable Installation

- Ethernet cable will be replaced by CAT7 cables.
- All cable trays will be metallic and of a closed type.
- The rest of the cables will be shielded and the shield will be correctly connected to earth.

Top Controller Enclosure

BioTherm Energy

The top controller cabinet will be redesigned. The current design does not have an EMI gasket and does not provide contact surfaces to retrofit with a conductive gasket. The emissions from the top controller cabinet will be mitigated according to a mitigation Action Plan. The objective is to reduce the emissions from the current configuration with 40dB. The new shielded enclosure will be tested using the IEEE 299 as guideline. The current top controller will be tested in an accredited EMC Test laboratory to confirm the extent of mitigation required. Mitigation measures will then be applied and the effectiveness will be confirmed in the laboratory.

Lighting

- Fluorescent lights in the tower and nacelle will be replace by LED. By implementing the suggested mitigation measures, the impact on the SKA project will be reduced. Where possible, the mitigation measures will be verified by means of laboratory tests.
- To prevent an impact on the SKA Project, Biotherm Energy has reviewed the facility lay-out to increase the distance from the closest turbine to the closest SKA infrastructure from 20km to 25km. The number of turbines has also been reduced from the initial 125 turbines to 60 turbines.

Tests at the New Site

To verify overall windfarm emissions, ambient measurements should be done at the new site before construction starts. Tests points should be carefully selected based on test equipment sensitivity with the objective to observe the increase in ambient emissions as construction progresses.

Final Site Tests

BioTherm Energy

- Final site tests will be done on completion of the project and results should be compared to results in Par 11 of the Electromagnetic Interference Path Loss and Risk Assessment Report to prove the effectiveness of the mitigation techniques applied to the turbine.
- Although not anticipated, proper mitigation measures on identified emitters will be studied and implemented if final test shows emissions exceeding the SKA threshold.

11 CUMULATIVE IMPACTS

The area has seen a notable interest from developers of various renewable energy projects, which could be associated with the wind and solar energy resource potential found in the region, proximity to the existing sub-station and its evacuation capacity, as well as other factors. Such developments, whether already approved or only proposed, need to be considered as they have the potential to create numerous cumulative impacts, whether positive or negative, if implemented. Table 146 lists the projects that will need to be considered when examining the cumulative impacts; their location relative to the project under review is illustrated in Figure 209. The specialists have identified specific cumulative impacts and these are outlined below.

As requested by the DEA a literature review of other specialist assessments / studies on the neighbouring adjacent properties was also undertaken in order to ascertain any additional cumulative impacts that should be taken into consideration. Some of the project sites are at a very advanced stage, and the initial studies were undertaken in 2012 which are not currently publically available to download. Nonetheless, a fair amount of information was available. The information (including specialist studies, EIA / Scoping and EMPr Reports) that could be obtained for the surrounding renewable energy sites planned that were taken into account by the various specialists is elaborated on below.

Table 146: Renewable energy developments planned in close proximity to the proposed 140MW Aletta

 Wind Energy Facility

Proposed Developmen t	DEA Reference Number	Current Status of EIA	Proponent	Capacit y	Farm Details
The Badudex	14/12/16/3/3/2/546	EIA	Budadex	74 MW	Portion 1 of the Farm
Solar Project		underway	(Pty) Ltd		Volgelstruis Bult No 104
The Moiblox	14/12/16/3/3/2/547	EIA	Moiblox (Pty)	75 MW	Remainder of the
Solar Project		underway	Ltd		Farm
					Bosjesmansberg
Garob Wind	14/12/16/3/3/2/279	Awarded	Garob Wind	140 MW	Portion 5 of the Farm
Energy		Preferred	Farm (Pty)		Nelspoortje No. 103
Facility		Bidder	Ltd		
Project		Status.			
Humansrus	14/12/16/3/3/2/707	Authorised	Humansrus	75 MW	Remainder the Farm
Solar PV	14/12/16/3/3/2/708		Solar PV		Humansrus No. 147
Energy			Energy		
Facility 1 and 2			Facility 1 (Pty) Ltd		
2 Humansrus	14/12/16/3/3/2/888	EIA	Humansrus	75 MW	Remainder the Farm
Solar PV	14/12/16/3/3/2/887	underway	Solar PV		Humansrus No. 147
Energy	14/12/10/3/3/2/007	underway	Energy		
Facility 2 and			Facility 3/4		
3			(Pty) Ltd		
Mierdam	12/12/20/2320/2	Authorised	South Africa		Portion 1 of the Farm
Solar			Mainstream		Kaffirs Kolk No. 118
Photovoltaic			Renewable	75 MW	
Facility			Power		
			Mierdam (Pty)		
			Ltd		
Platsjambok	12/12/20/2320/4	Authorised	South Africa		Remainder of the
East and	12/12/20/2320/5		Mainstream		Farm Platsjambok
West Solar			Renewable	75 MW	102
Photovoltaic			Power		
Facility			Mierdam (Pty)		
			Ltd		
Helena Solar	14/12/16/3/3/2/765	EIA	BioTherm		Portion 3 of the Farm
1, 2, and 3 PV	14/12/16/3/3/2/766	underway	Energy (Pty)	75 MW	Klipgats Pan No. 117
energy facility	14/12/16/3/3/2/767		Ltd		
Renewable	14/12/16/3/3/2/608	EIA	NK Energie	UNKNO	 Portion 3 of the
Energy Farm	14/12/16/3/3/2/609	underway	(Pty) Ltd	WN	Farm Hedley
near Prieska					Plains No. 64 and

Proposed Developmen t	DEA Reference Number	Current Status of EIA	Proponent	Capacit y	Farm Details
-					 Portion 5 of the Farm Doonies Pan No. 106
Photovoltaic Power Generation Facility near Prieska PV Energy Plant near	12/12/20/1722 12/12/20/2502	Awarded Preferred Bidder Status in REIPPP Window 1. Authorised	Mulilo Renewable Energy Solar PV Prieska (RF) (Pty) Ltd Mulilo Renewable	19.9 MW	Portion 1 of the Farm Volgelstruis Bult No 104 Portion 1 of the Farm Volgelstruis Bult No
Copperton			Energy (Pty)	100 MW	104
Mulilo Sonnedix Prieska PV Mulilo Prieska PV	12/12/20/2503	Awarded Preferred Bidder Status in REIPPP Window 3. Currently being constructe d. Awarded Preferred Bidder	Mulilo Sonnedix Solar Enterprises (Pty) Ltd Mulilo Prieska PV (Pty) Ltd	75 MW	Remainder of the Farm Hoekplaas No. 146 Portion 4 of the Farm Klipgats Pan No. 117
		Status in REIPPP Window 3. Currently being constructe d.		75 MW	
PV 2, PV 3,PV 4, PV 5and PV 7Energy Plantson the FarmKlipgats Pan	14/12/16/3/3/2/486 14/12/16/3/3/2/487 14/12/16/3/3/2/488 14/12/16/3/3/2/489 14/12/16/3/3/2/491	EIA underway	Mulilo Renewable Energy (Pty) Ltd	75 MW	Portion 4 of the Farm Klipgats Pan No. 117
PV 2, PV 3, PV 4, PV 6, PV 7, PV 11	14/12/16/3/3/2/493 14/12/16/3/3/2/494 14/12/16/3/3/2/495	EIA underway	Mulilo Renewable	75 MW	Remainder of the Farm Hoekplaas No. 146

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Proposed Developmen t	DEA Reference Number	Current Status of EIA	Proponent	Capacit y	Farm Details
and PV 12	12/12/16/3/3/2/497		Energy (Pty)		
Solar Energy	14/12/16/3/3/2/498		Ltd		
Plants on the	14/12/16/3/3/2/502				
Farm	14/12/16/3/3/2/503				
Hoekplaas					

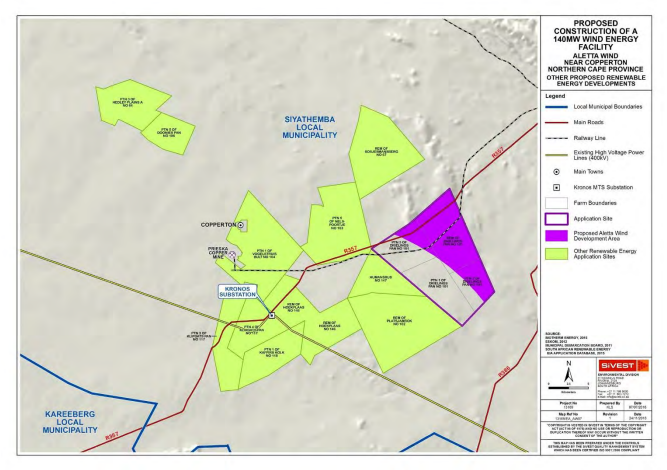


Figure 209: Location of the renewable energy developments planned within close proximity to the proposed 140MW Aletta Wind Energy Facility

11.1 Biodiversity Impacts

An attempt was made to analyse ecological specialist studies for projects in the vicinity of the current project in order to review these. However, it was surprisingly difficult to obtain access to specialist reports for known projects, which are supposed to be public documents. Some companies, e.g. Aurecon, limit access to documents, unless you are registered as an I&AP. Specialist assessments of the following projects were available for comparison:

Garob Wind Energy Facility,

 BioTherm Energy
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- Helena Solar,
- Humansrus Solar 3 Development,
- Mierdam Solar PV Plant,
- Mulilo Sonnedix PV project.

The assessment of impacts on biodiversity from these various projects identify similar issues as those found on the current site. These include the following ecological sensitivities that appear to be affected by all projects for which information was available:

- quartzitic ridges,
- ephemeral drainage areas,
- pan depressions,
- individuals of the protected tree, Boscia albitrunca,
- protected plants.

Cumulative impacts are discussed below, taking into consideration information obtained from the review of various other projects in the area.

Cumulative impacts on indigenous natural vegetation

The regional terrestrial vegetation types in the broad study area are listed as Least Threatened. This is the same vegetation types that will be affected by any other projects that would take place in the area. Loss of habitat will definitely occur, but this will be a small area in comparison to the total area of the vegetation types concerned. Bushmanland Arid Grassland occupies an area in excess of 34 000 km², of which less than 1% has been altered and Bushmanland Basin Shrubland occupies an area in excess of 45 000 km², of which less than 1% has been altered. The total loss of habitat due to a number of projects together will be greater than for any single project, so a cumulative effect will occur. This will be especially apparent in the area around Copperton, where the projects are concentrated. However, the area lost in total will be small compared to the total area of the vegetation types and will not result in a change in the conservation status of the vegetation type. The cumulative effect at a regional level will therefore be low. At a more local scale, the loss of habitat in the area around Copperton will be more significant, but it is still considered to be low. It is preferable that the projects are concentrated in one area rather than having a disturbance impacts dispersed over a wider area.

Cumulative impacts on protected plant species

There are two nationally protected plant species and a whole list of Provincially protected plant species that may occur in the study area, all of which are relatively widespread. An increased number of projects increases the likelihood of individuals being affected, but unless large numbers of individuals are directly affected, there is little cumulative effect.

Cumulative impacts on protected trees

There is one protected tree species that occurs on site, Boscia albitrunca. With each additional project that is constructed there will be an increasing likelihood of individuals being affected and the number of individuals affected will increase. There is therefore a cumulative effect. The significance of this effect is, however, likely to be low due to the high number of individuals of *Boscia albitrunca* that occurs over the entire geographical range of the species and the low number that are likely to be affected by any single project. This is especially true if all projects take measures to avoid impacts on protected trees, which is

considered likely, given the environmental authorisation process that needs to be undertaken for each project.

Cumulative impacts on sensitive habitats

The sensitive habitats identified for the current project include drainage areas, pans and low, rocky hills. The rocky hills (quartzitic ridges) are in the eastern part of the group of projects and the Aletta project is the main one to potentially affect such habitat. The cumulative impact on this habitat will therefore be low. Drainage areas and pans are found throughout the area so the potential impact due to a number of projects together will be greater than for any single project, so a cumulative effect will occur. However, drainage areas and pans are protected according to the National Water Act and there is a high likelihood that all projects will be obliged to avoid and protect these habitats as much as possible. The cumulative impact of all the projects is therefore likely to be low, due primarily to legislative protection of the habitat concerned.

Cumulative impacts on populations of sedentary fauna

There are two species of sedentary fauna that could potentially be impacted by the current project, Littledale's Whistling Rat and the Giant Bullfrog. Both have a relatively wide geographical distribution and loss of some habitat in part of their range will have a minimal effect on the species. The combination of a number of projects will have a cumulative effect, but this is likely to be of low significance, since it will be geographically concentrated in the Copperton area, which is at the edge of the distribution range of both species.

Cumulative impacts on mobile fauna

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Construction activities, loss of habitat, noise, dust and general activity associated with the construction phase of the project are likely to cause all mobile species to move away from the site. This effect will be increased if there are a number of projects being constructed at the same time or in quick succession, so the effect is likely to be cumulative. However, the geographical ranges of the species of concern is wide and it is considered that the significance of the effect will be low. In addition, the current project is a wind energy facility, which typically preserves large proportions of the landscape after construction and mobile species will return to these areas.

- Cumulative impacts due to spread of declared weeds and alien invader plants

There is a moderate possibility that alien plants could be introduced to areas within the footprint of the proposed infrastructure from surrounding areas in the absence of control measures. The greater the number of projects, the more likely this effect will happen, therefore the effect is cumulative. For the current site, the impact is predicted to be low due to existing impacts on site and the high ability to control any additional impact. The significance will therefore be low, especially if control measures are implemented. There is generally a requirement to control aliens and, as long as this is implemented for all projects, the cumulative impact could be low to neutral.

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11.2 Avifauna Impacts

Currently there is no agreed method for determining significant adverse cumulative impacts on ornithological receptors. The Scottish Natural Heritage (2005) recommends a five-stage process to aid in the ornithological assessment:

- Define the species/habitat to be considered;
- Consider the limits or 'search area' of the study;
- Decide the methods to be employed;
- Review the findings of existing studies; and
- Draw conclusions of cumulative effects within the study area.

Species to be considered

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The potential cumulative impacts on the priority species listed in **Table 6-1** of the Avifauna Specialist Report were considered.

Area considered in the cumulative assessment

The Kronos MTS forms the hub of a proposed renewable energy node. Within this 35km radius, the habitat and land-use is very uniform.

Table 147 below lists the renewable energy applications which is currently (2d quarter 2016) registered with the Department of Environmental Affairs (DEA) within a 35km radius around Kronos MTS.

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Project	DEA reference	Туре	MW	EIA status	Approximate	Bird	impact	Recommendations
					footprint	asses	sment	
					(ha) ¹⁰	study		
Helena (Klipgatspan)	14/12/16/3/3/2/767	PV	75	Unknown	•			 Construction activity should be restricted to the immediate footprint of the infrastructure. Access to the remainder of the site should be strictly controlled to prevent unnecessary disturbance of priority species. Measures to control noise and dust should be applied according to current best practice in the industry. Maximum used should be made of existing access roads and the construction of new roads should be kept to a minimum. Monitoring should be implemented to search the ground between arrays of solar panels on a weekly basis (every two weeks at the longest) for at least one year to determine the magnitude of collision fatalities. Searches should be done on foot.
								Searches should be conducted randomly or at systematically selected arrays of solar panels to the extent that equals 33% or more of the project
								the extent that equals 33% or more of the project area. Detection trials should be integrated into the searches.

Table 147: Other renewable energy developments within a 35km radius

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		The EMP should provide for the on-going inputs of
		an avifaunal specialist to oversee the operational
		phase monitoring and assist with the on-going
		management of bird impacts that may emerge as
		the operational phase monitoring programme
		progresses.
		The exact protocol to be followed for the
		operational phase monitoring should be compiled
		by the avifaunal specialist in consultation with the
		plant operator and Environmental Control Officer
		before the commencement of operations. The
		exact scope and nature of the operational phase
		monitoring will be informed on an ongoing basis by
		the result of the monitoring and the EMP will be
		updated accordingly.
		• Depending on the results of the carcass searches,
		a range of mitigation measures will have to be
		considered if mortality levels turn out to be
		-
		significant, including minor modifications of panel
		and mirror design to reduce the illusory
		characteristics of solar panels. What is considered
		to be significant will have to be established on a
		species specific basis by the avifaunal specialist.
		· · · · · · · · · · · · · · · · · · ·

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Mierdam	2/12/20/2320/2	PV	40	EA issued	450ha	No, part of biodiversity assessmen t	•	A formal monitoring and reporting strategy/protocol should be developed for monitoring the impact on the vegetation and biodiversity in general in the area during construction.
Platsjambok West	12/12/20/2320/5	PV	75	EA issued	450ha			Both alternative sites for the eastern PV component on the Platsjambok Farm are located in very close proximity to the sensitive quartzite ridges, and would present a physical barrier between thus area and the other part of the site where a number of grassy pans are located which is also considered important from an avifaunal perspective. The presence of the PV arrays in this location could create an important barrier and disturbance impact in a currently very un-impacted part of the site that may disrupt important linkages between these two habitats. For this reason, although the eastern PV component on the Platsjambok site is not considered a fatal flaw, it is strongly recommended that the eastern PV component be shifted to the south of the current alternatives, away from a 'movement corridor' between the quartzite ridges and the pans, thus not being located in close proximity to the most sensitive areas on the site.
Platsjambok East	2/12/20/2320/4	PV	75	EA issued	450ha			Both alternative sites for the eastern PV component on the Platsjambok Farm are located in very close proximity to the sensitive quartzite

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Hoekplaas	14/12/16/3/3/2/708	PV	75	EA	140ha	Yes	 ridges, and would present a physical barrier between thus area and the other part of the site where a number of grassy pans are located which is also considered important from an avifaunal perspective. The presence of the PV arrays in this location could create an important barrier and disturbance impact in a currently very un-impacted part of the site that may disrupt important linkages between these two habitats. For this reason, although the eastern PV component on the Platsjambok site is not considered a fatal flaw, it is strongly recommended that the eastern PV component be shifted to the south of the current alternatives, away from a 'movement corridor' between the quartzite ridges and the pans, thus not being located in close proximity to the most sensitive areas on the site. The construction footprint shall be kept to the
Πυεκριάας	14/12/10/3/3/2/708		75	issued	14011a	165	 The construction rootprint shall be kept to the minimum size required for development. Construction timeframes shall be reduced as much as possible. To protect the Martial Eagle nest site located on the western edge of Hoekplaas, it shall be necessary to relocate the nest site to a more distant, less disturbed area (e.g. Jenkins et al. 2007, 2013). The extent and distribution of other renewable energy developments planned for the immediate vicinity probably precludes a short-

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	range releastion and a dedicated structure
	range relocation, and a dedicated structure,
	strategically situated off the power line network
	aggregated around the Kronos substation, may be
	the best option. The requirements of such an
	undertaking shall be further investigated during
	future visits to the site as part of the pre-
	construction monitoring programme.
	 Development shall be excluded from
	areas/microhabitats identified during the bird
	monitoring programme as being of particular value
	to threatened/priority species (e.g. Red Lark,
	Sclater's Lark).
	 Noise and disturbances associated with
	maintenance activities at the facility shall be kept
	to a minimum once it becomes operational.
	 The minimum area shall be used for fencing, given
	that these may present a collision risk for collision-
	prone birds.
	 A comprehensive impact monitoring programme
	shall be implemented of which the results shall be
	used to inform and refine a dynamic approach to
	mitigation.
	 Should the results from the monitoring programme
	show that the cumulative impacts from the multiple
	renewable energy projects in the Copperton area
	are causing high negative impacts on bird species
	on a local and regional scale (i.e. beyond a radius
	of 10km from Hoekplaas), DEA shall be contacted

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Humansrus	14/12/16/3/3/2/708	PV	75	EA	220ha	No, part of	•	to discuss the implementation of an integrated mitigation approach by all renewable energy facilities contributing to the cumulative negative impact on avifauna. Specialist advice shall be sought in devising effective avian deterrents to minimise associated damage should conflict arise with local bird populations due to fouling of critical components, etc. Decommissioning timeframes shall be reduced as much as possible. Noise and disturbances associated with decommissioning activities shall be kept to the minimum. Any raptor or other species of conservation
				issued		biodiversity study	•	concern which may be nesting within or in the immediate vicinity of the facility should be identified before construction commences. This can occur during the preconstruction walk-through of the facility for other fauna and flora related issues. If any significant finds are made, then some adjustment of the timing or location of certain activities may be required to allow breeding to be completed. Precautions should be taken to ensure that staff do not wander from the construction site and do not disturb any nesting species in the vicinity of the site.

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							•	There should also be environmental induction required for all construction staff to ensure that avifauna are not harmed during construction and that species such as owls are not persecuted out of superstition or other reason. All litter generated at the site should be handled in an environmentally sensitive manner to ensure that there is not organic litter at the site which might attract avifauna and that plastic and other materials are not allowed to blow about the site, as some types of litter such as string can become entangled around birds legs.
Garob	14/12/16/3/3/2/279/	Win	140	EA	5 520ha	Yes	•	Micro-siting of turbines to avoid sensitive areas
(Nelspoortje)	AM2	d		issued			•	Strict control of machinery and staff to prevent
								unnecessary damage to vegetation.
							•	Curtailment of turbines if needed.
Vogelstruisbult	14/12/16/3/3/2/708	PV	75	EA	450ha?	Unknown		
		DV (issued	0001			
Bosjesmansberg	14/12/16/3/3/2/547	PV	300	Unknown	800ha	Unknown		
Doonies Pan	14/12/16/3/3/2/609	PV	75	Unknown	450ha?	Unknown		
Hedley Plains	14/12/16/3/3/2/608	PV	75	Unknown	450ha?	Unknown		
Copperton Wind	12/12/20/2099		Up to	EA	3 219ha	Yes	-	On-site demarcation of 'no-go' areas identified
Energy Facility			200M W	issued				during pre-construction monitoring (see below) to minimise disturbance impacts associated with the
								construction of the facility.
							•	Minimising the disturbance impacts associated
								with the operation of the facility by scheduling
								maintenance activities to avoid disturbances in

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		 sensitive areas (identified through operational monitoring). Ensuring that any lighting on the turbines is kept to a minimum, and is coloured (red or green) and intermittent, rather than permanent and white, to reduce confusion effects for nocturnal migrants. Painting one blade of each turbine black to maximize conspicuousness to oncoming birds. The evidence for this as an effective mitigation measure is not conclusive, but it is suggestive. It might be best to adopt an experimental approach to blade marking, identifying a sample of pairs of potentially high risk turbines in pre-construction monitoring, and marking the blades on one of each pair. Post-construction monitoring should allow empirical testing of efficacy, which would inform subsequent decisions about the need to mark blades more widely in this and other wind farms. Carefully monitoring the local avifauna pre- and post-construction (see below), and implementing appropriate additional mitigation as and when significant changes are recorded in the number, distribution or breeding behaviour of any of the priority species listed in this report.

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1		1	managements of last average devices and
			movements of key species (bustards, eagles,
			other raptors) through the impact area. Such
			knowledge must be generated as quickly and as
			accurately as possible in order for this and other
			wind energy proposals in the area to proceed in an
			environmentally sustainable way.
			Ensuring that the results of pre-construction
			monitoring are applied to project specific impact
			mitigation in a way that allows for the potential
			cumulative effects on the local/regional avifauna of
			any other wind energy projects proposed for this
			area, including the Mainstream facility proposed
			for an area nearby. Viewed in isolation, the present
			project may pose only a limited threat to the
			avifauna of the area. However, in combination with
			a larger, neighbouring facility, it may contribute to
			the formation of a significant barrier to energy
			efficient travel between resource areas for
			regionally important bird populations, and/or
			significant levels of mortality in these populations
			in collisions with what may become a substantial
			array of many 100s of turbines (Masden et al.
			2010).
			 Additional mitigation might include re-scheduling
			construction or maintenance activities on site,
			shutting down problem turbines either
			permanently or at certain times of year or in certain
			conditions. The requirement for these measures

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			would need to be determined after pre- and post-
			construction monitoring.

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Current impacts

Below is a summary of the typical threats currently facing avifauna in the Karoo environment (Marnewick et al. 2015):

o <u>Overgrazing</u>

This results in a depletion of palatable plant species, erosion, and encroachment by Karoo shrubs. The result is loss of suitable habitat and a decrease in the availability of food for large terrestrial birds. Centre-pivot irrigated croplands using underground water are increasing and agriculture is intensifying.

o <u>Poisoning</u>

Strychnine poison was used extensively in the past to control damage-causing predators, such as Black-backed Jackal *Canis mesomelas* and Caracal *Caracal caracal*, and reduced scavenging raptor populations. The use of poison may be continuing, and the potential impacts on threatened raptor species has not been confirmed or quantified. Outbreaks of brown locust are controlled by means of spraying to prevent damage to crops, resulting in the poisoning of birds that eat the dead locusts.

o <u>Road-kills</u>

Many birds are commonly killed on roads, especially nocturnal species such as Spotted Eagle-Owl.

o <u>Renewable energy developments</u>

Several wind and solar developments have been approved for development within a 35km radius around Kronos MTS (**Figure 209**). This has implications for several priority species, both in terms of collision mortality for some species, especially raptors, and displacement due to permanent habitat transformation (especially solar developments), which affects all the priority species to some degree.

o <u>Power lines</u>

Numerous existing and new power lines are significant threats to some priority species. Power lines kill substantial numbers of all large terrestrial bird species in the Karoo, including threatened species (Jenkins *et al.* 2010; Shaw, J. 2013). There is currently no completely effective mitigation method to prevent collisions.

o <u>Climate change</u>

Climate change scenarios for the region predict slightly higher summer rainfall by 2050, and increased rainfall variability. Droughts are expected to become more severe. The climate change is predicted to have both positive and negative consequences for priority species. Increased summer BioTherm Energy prepared by: SiVEST Environmental rainfall could improve survival, and conversely drought years can lower long-term average survival. Large, mainly resident species dependent on rainfall are also more vulnerable to climate change. This would include the slow-breeding Verreauxs' Eagle, Tawny Eagle and Martial Eagle, which also exhibit extended parental care. Severe hailstorms kill many priority species and could become more frequent.

Shale gas fracking

There is a potential threat of shale gas fracking throughout the Karoo. Populations of bird species may be locally reduced through disturbance caused by lights, vibration, vehicles and dust, and may be affected by pollutants in ponds containing contaminated water produced by returned fracking fluids.

o <u>Persecution</u>

Although it is difficult to prove, the direct persecution of raptors such as Verreaux's Eagle and Martial Eagle for stock predation is still taking place (R. Visagie pers. comm).

The cumulative impact of the proposed WEF was assessed individually for each priority species (see **Table 148** below).

The factors considered in assessing the potential species-specific impacts are:

- Level of current impact on priority species in study area (all impacts);
- Susceptibility to WEF impacts i.e. collisions with turbines and displacement through habitat transformation;
- The percentage of habitat which is likely to be impacted by the proposed WEF.

 Table 148 below sets out the criteria applied to rank potential cumulative impacts:

Significance	Effect
Severe	Effects that the decision-maker must take into account because the receptor/resource
Severe	is irretrievably compromised, resulting in a fatal flaw.
Major	Effects that may become a key decision-making issue, potential fatal-flaw.
Moderate	Effects that are unlikely to affect the viability of the project, but mitigation might be
woderate	required.
Minor	Effects which might be locally/site significant, but probably insignificant for the greater
WIITIO	study area.
Not Significant	Effects that are within the ability of the resource to absorb such change both at local/site
Not Orgninicant	level and within the greater study area.

See **Table 149** below for a systematic exposition of the expected cumulative impacts of the proposed Aletta WEF on priority species.

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Priority species		Level of current and future impacts on species	Susceptibili ty to WEF impacts	Preferred habitat in the development node	Approximate size of preferred habitat in development node (ha)	Existing renewable energy applications: Extent of habitat in development node potentially	Aletta WEF: extent of habitat in the development node potentially affected (ha)	Expected cumulative impact of Aletta WEF: Pre <u>-</u> mitigation	Expected cumulative impact of Aletta WEF: <u>Post-</u> mitigation
species	name		Impacts	Bushmanland Basin		potentiany		magación	magaalon
Karoo	Eupodotis	Low: Powerlines, solar,		Shrubland and					Not
Korhaan	vigorsii	overgrazing, climate change	Low	Bushmanland Arid	388 264	13 029 (3.35%)	5 600 (1.44%)	Minor	significant
Northern				Bushmanland Basin		, , ,			Ŭ
Black		Low: Powerlines, solar,		Shrubland and					
Korhaan	Afrotis afraoides	overgrazing, climate change	Low	Bushmanland Arid	388 264	13 029 (3.35%)	5 600 (1.44%)	Moderate	Minor
				Bushmanland Basin					
		High: Powerlines, solar,		Shrubland and					
Kori Bustard	Ardeatis kori	overgrazing, climate change	Low	Bushmanland Arid	388 264	13 029 (3.35%)	5 600 (1.44%)	Moderate	Minor
				Bushmanland Basin					
		Low: Powerlines, poisoning,		Shrubland and					
Lanner Falcon	Falco biarmicus	road kills, solar, WEF	Medium?	Bushmanland Arid	388 264	13 029 (3.35%)	5 600 (1.44%)	Moderate	Minor
				Bushmanland Basin					
Ludwig's		High: Powerlines, solar,		Shrubland and					
Bustard	Neotis ludwigii	overgrazing, climate change	Low	Bushmanland Arid	388 264	13 029 (3.35%)	5 600 (1.44%)	Moderate	Minor
		High: Powerlines, persecution,		Bushmanland Basin					
	Polemaetus	solar, overgrazing, WEFs,		Shrubland and					Not
Martial Eagle	bellicosus	climate change	Medium?	Bushmanland Arid	388 264	13 029 (3.35%)	5 600 (1.44%)	Minor	significant
		High: Powerlines, solar,		Bushmanland Basin					
		overgrazing, WEFs, climate		Shrubland and					
Secretarybird	serpentarius	change	High	Bushmanland Arid	388 264	13 029 (3.35%)	5 600 (1.44%)	Moderate	Minor

Table 149: The expected cumulative impact of the Aletta WEF on priority species within the 35km development node

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				Bushmanland Basin					
Verreaux's	Aquila	High: Powerlines, persecution,		Shrubland and					Not
Eagle	verreauxii	WEFs, climate change	High	Bushmanland Arid	388 264	13 029 (3.35%)	5 600 (1.44%)	Major	significant
				Bushmanland Basin					
	Aquila	Medium: Solar, overgrazing,		Shrubland and					Not
Booted Eagle	pennatus	WEFs, climate change	High	Bushmanland Arid	388 264	13 029 (3.35%)	5 600 (1.44%)	Minor	significant
	Chizoconyc			Bushmanland Basin					
Sclater's Lark	Spizocorys	Low: Powerlines, solar,		Shrubland and				Not	Not
	sclateri	overgrazing, climate change	Low	Bushmanland Arid	388 264	13 029 (3.35%)	5 600 (1.44%)	significant	significant
Black-chested	Circaptus			Bushmanland Basin					
		Medium: Solar, overgrazing,		Shrubland and					
Snake-Eagle	pectoralis	WEFs, climate change	High	Bushmanland Arid	388 264	13 029 (3.35%)	5 600 (1.44%)	Minor	Minor
Southern				Bushmanland Basin					
Pale Chanting	Melierax	Low: Powerlines, solar,		Shrubland and					
Goshawk	canorus	overgrazing, climate change	High	Bushmanland Arid	388 265	13 029 (3.35%)	5 600 (1.44%)	Moderate	Minor
Greater	Falco			Bushmanland Basin					
		Low: Solar, overgrazing, climate		Shrubland and					
Kestrel	rupicoloides	change	High	Bushmanland Arid	388 266	13 029 (3.35%)	5 600 (1.44%)	Minor	Minor
Spotted Eagle		Medium: Powerlines, solar,		Bushmanland Basin					
Owl	Bubo africanus	overgrazing, WEFs, climate		Shrubland and					
OWI		change, road kills	High	Bushmanland Arid	388 267	13 029 (3.35%)	5 600 (1.44%)	Minor	Minor
Jackal	Buteo			Bushmanland Basin					
Buzzard	rufofuscus	Medium: Solar, overgrazing,		Shrubland and					
Buzzaru	rujojuscus	WEFs, climate change	High	Bushmanland Arid	388 268	13 029 (3.35%)	5 600 (1.44%)	Minor	Minor
Lappet-faced	Torgos	High: Powerlines, persecution,		Bushmanland Basin					
Vulture	tracheliotis	solar, overgrazing, WEFs,		Shrubland and					
vulture	truchenotis	climate change	High	Bushmanland Arid	388 269	13 029 (3.35%)	5 600 (1.44%)	Minor	Minor
Burchell's				Bushmanland Basin					
Courser	Cursorius rufus	Medium: Solar, overgrazing,		Shrubland and				Not	Not
		WEFs, climate change	Low?	Bushmanland Arid	388 270	13 029 (3.35%)	5 600 (1.44%)	significant	significant
Double-	Rhinoptilus			Bushmanland Basin					
banded	africanus	Medium: Solar, overgrazing,		Shrubland and				Not	Not
Courser	ujiiculius	WEFs, climate change	Low?	Bushmanland Arid	388 271	13 029 (3.35%)	5 600 (1.44%)	significant	significant

The cumulative impact of the proposed Aletta WEF on priority avifauna, after appropriate mitigation has been implemented, will range from minor to insignificant.

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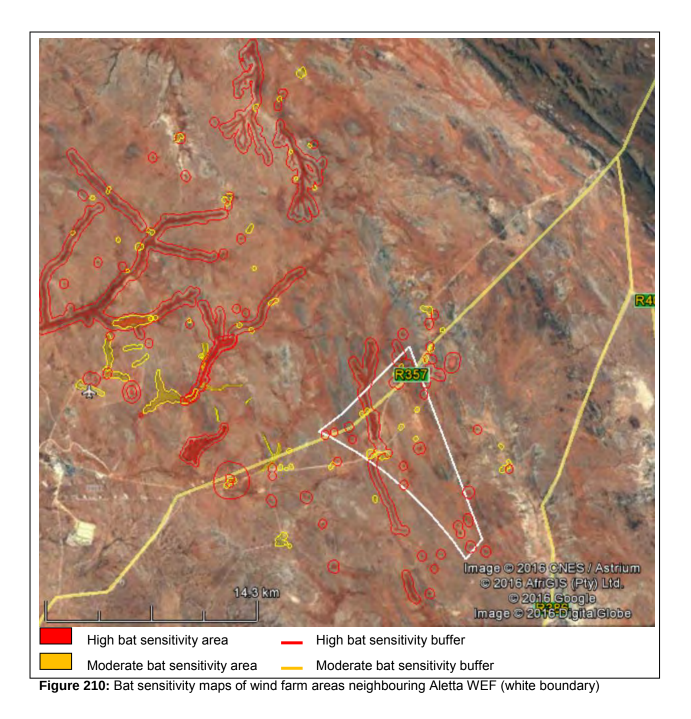
11.3 Bat Impacts

The bat sensitivity assessment reports could not be obtained for all of the neighbouring renewable energy developments, of which most are PV Solar energy applications. The final pre-construction bat sensitivity reports for the authorised Copperton WEF and Garob WEF were used where applicable.

11.3.1 Bat Sensitivy Map

Figure 210 below displays bat sensitivity maps of several wind farms neighbouring the Aletta WEF (namely the Copperton WEF, Garob WEF). The bat sensitivity maps were inspected for congruency of sensitive areas and similarities in their buffer distances. The sensitivity map of the Aletta WEF is sufficient when assessed with neighbouring site sensitivity maps.

The sensitivity maps were also used to assess whether the Aletta WEF turbine layout intersects interlinking bat sensitivity habitats between the different sites i.e. valley areas, rivers and streams, mountain ridges. The topography and habitats across the larger area is generally flat, homogenous and relatively low in bat sensitive features. Thus, the Aletta WEF turbine layout does not traverse large scale ecological corridors or ecological areas of connectivity. The existing bat sensitivity map is sufficient in this regard.



11.3.2 Cumulative Impact Assessment Rating

The main impact on bats that raises concern from a cumulative impact assessment point of view is the bat mortalities due to direct turbine blade collision or barotrauma during operation. There is potential for mass loss of locally active bats and migratory bats from the area due to cumulative mortality from wind turbines of several neighbouring wind farms.

 Bat mortalities due to direct blade impact or barotrauma during foraging (resident and migrating bats affected): Mortalities of bats due to wind turbines during foraging and migration can have significant ecological consequences as the bat species at risk are insectivorous and thereby contribute significantly to the control of nocturnal flying insects. On a wind farm specific level insect numbers in a certain habitat can increase if significant numbers of bats are killed off. But if such an impact is present on multiple wind farms in close vicinity of each other, insect numbers can increase regionally and possibly cause outbreaks of colonies of certain insect species. There is also the risk of complete loss of certain bat species from the area (namely *Tadarida aegyptiaca* and *Neoromicia capensis*).

The impacts will be partly reversible. The impact will occur throughout the lifespan of the wind energy facility as well as other facilities in the area, therefore bat population numbers may take very long to recover. There is a higher probability for population and diversity genetics to be permanently altered in cumulative impacts.

The impact will be of long duration, over the operational life span of the wind farm. It will take a significant time period for the population to achieve its previous numbers after the removal of the impact.

A high cumulative impact is expected. Mortalities of bats due to wind turbine collision or barotrauma during foraging and/or migration can have significant ecological consequences as the bat species at risk are insectivorous, and thereby contribute significantly to the control of nocturnal flying insects. If large numbers of a population of a resident species are lost to this impact, it will most likely lead to destabilization of the species population and ultimately possible extinction from the area. If migrating bats are killed off it can have detrimental effects on the ecology of the caves that the specific colonies utilise. This is since bat guano is the primary form of energy input into a cave ecosystem, and no sunshine which is needed for photosynthesis exists in cave ecosystems.

As such, the anticipated impact will be highly significant. In addition, the impact is anticipated to be high negative prior to mitigation measures being implemented. This impact can however be reduced to medium negative if the appropriate mitigation measures are implemented.

11.4 Surface Water Impacts

A literature review of other surface water and / or aquatic studies on the neighbouring adjacent properties were undertaken to ascertain any additional cumulative impacts that should be taken into consideration. Some of the project sites are at a very advanced stage, and the initial studies were undertaken in 2012 which are not currently publically available to download. Nonetheless, a fair amount of information was available. The information (including surface water / aquatic specialist studies, EIA / Scoping and EMPr Reports) that could be obtained for the surrounding renewable energy sites planned that were taken into account are shown in **Table 150** below.

Table 150: Literature Review of Surface Water Impacts for Surrounding Renewable Energy Developments

Project	Relevant Impacts to be Taken into	Impacts Significance	
	Consideration from Surface Water		
	Perspective		
Mulilo Sonnedix Prieska PV	 Impact on water resources (Scoping) Sediment and erosion (Scoping) 	 None 	
Garob Wind Energy Facility Project	 Long term increased soil erosion risk Increased water run-off Siltation of watercourses and other natural resources 	■ Low	
Humansrus Solar PV Energy Facility 1 and 2	 Loss of riparian systems Impact on dry river beds and localized drainage systems (road crossings) Impact on riparian systems through the possible increase in surface water runoff on riparian form and function (hydrological changes) Increase in sedimentation and erosion Physical disturbance by the supporting infrastructure on the riverine environment 	• Low	
Humansrus Solar PV Energy Facility 2 and 3	 Loss of riparian systems Impact on dry river beds and localized drainage systems (road crossings) Impact on riparian systems through the possible increase in surface water runoff on riparian form and function (hydrological changes) Increase in sedimentation and erosion Physical disturbance by the supporting infrastructure on the riverine environment 	• Low	
Mierdam Solar Photovoltaic	 Impacts related to surface 	 Low 	
Facility Platsjambok East and West Solar	water resourcesLoss of habitat	■ low	
Photovoltaic Facility		 Low 	

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Helena Solar 1, 2 and 3 PV Energy Facility	 Impact associated with the construction lay-down area Vehicle and machinery degradation Human degradation of flora and fauna associated with surface water resources Degradation and removal of soils and vegetation associated with surface water resources Increased run-off and sedimentation Stormwater run-off associated with the PV facility, buildings, substation and associated infrastructure 	• Low
DV 0.44 Opton Engrand Digets on	Oil leaks from the substation	- Nore
PV 2-11 Solar Energy Plants on the Farm Hoekplaas	 Impact on water resources (Scoping) Sediment and erosion (Scoping) 	 None

In terms of the review undertaken on the above reports, the main cumulative impacts from a catchment perspective for surface water resources in the regional area include both potential direct and indirect impacts. Direct impacts include cumulative loss of as well as further degradation of surface water resources due to the footprints of developments encroaching on surface water resources in the greater catchment. The indirect impacts relate mainly to increased run-off, sedimentation and erosion for linear and endorheic hydrological systems. The indirect impacts to hydrological systems (i.e. drainage lines) which are connected across several farm boundaries have a greater risk for potential cumulative impacts from developments upstream.

With these impacts in mind, the direct cumulative impact of loss of surface water resources and degradation will not be compounded by the proposed development. This is due to the wind turbines, substation and operation and maintenance buildings not being located in any surface water resources. However, provision for potential degradation of surface water resources due to associated infrastructure is noted. Should these potential impacts be avoided / reduced as per the mitigation measures stipulated in the specialist Surface Water report, the cumulative impact will be negligible and not impact at a site as well as regional level.

From an indirect cumulative impact perspective, the proposed development as a whole is not expected to contribute to the cumulative impacts of increased run-off, sedimentation and erosion since the drainage lines flow in a southerly direction to be contained on the proposed development area and not into any adjacent proposed or current renewable energy developments being constructed. Additionally, there is little risk of surrounding renewable energy developments impacting on the proposed development. The nearest

renewable energy development upstream of the proposed development is the Moiblox Solar Project which is approximately 4km north. The potential risk of increased run-off, sedimentation and erosion impacting on the proposed development is minimal due to the distance. It would be important however, that provision for these impacts are taken into consideration by the proposed Moiblox Solar Project. That being said, with the implementation of stipulated mitigation measures, the indirect cumulative impact for the proposed development itself is again deemed to be negligible.

11.5 Soils and Agricultural Potential Impacts

There are a considerable number of other power generation projects proposed for the immediate area near Copperton and Prieska. A study of the soil-related aspects for these projects has confirmed the potential impacts for the surrounding area are in-line with the Soils and Agricultural Potential Assessment. In addition, the mitigation measures listed within the Soils and Agricultural Potential Assessment are in broad agreement with the other specialists' findings, so that there is nothing that has been omitted that would make a significant difference to the findings given. The prevailing low potential was addressed by all reports, and the need to protect the soil resource from possible erosion is also a priority finding in all instances. The prevailing agricultural potential is low to very low, so there will be little or no cumulative impact in that regard. However, regarding wind erosion on one site, which could then be blown for a considerable distance across other sites.

It was deemed that the extent of this impact will be contained to the local area. It is also anticipated that the impact will be partly reversible. With regards to the loss of resources, it was deemed that this impact will result in the marginal loss of resources. Additionally, the duration of this impact is expected to be medium term.

Ultimately, the cumulative effect of this impact was deemed to be medium, as wind-blown sediments can travel long distances. In addition, the intensity / magnitude is expected to be potentially high, due to the dry climate and sandy nature of many of the topsoils in the area. It should be noted that the impact was deemed to be medium negative prior to the implementation of mitigation measures, but can be reduced to low negative after the appropriate mitigation measures have been implemented.

To mitigate the cumulative impact, protection of the vegetation covering is vital, so that as little vegetation as possible is removed. If bare topsoil results, it should be covered by a soil protection layer, such as a geotextile, to stabilise the site until vegetation can re-establish. In addition, regular communication between responsible officials at all sites in the vicinity is essential. Regular monitoring (at least monthly during any construction phase and approximately six-monthly thereafter is strongly recommended to pick up any potential problems before they arise.

It is difficult to quantify any effects, or spatial extent of possible wind erosion, as any effects would be sitespecific, as well as being significantly influenced by wind speed and direction. However, the mitigation requirement that all project managers maintain continuous contact in order to minimise such effects, would be the most important consideration.

11.6 Noise Impacts

Of the several other proposed renewable energy projects identified within the vicinity of the proposed Aletta WEF two other proposed WEF's were identified. These include:

- Copperton Wind Farm on portions 4 and 7 of Nelspoortje No 103;
- Garob Wind Farm on portion 5 of Nelspoortje No 103.

Solar farms are proposed on all of the other sites, however they do not emit noise and therefore were not considered further.

11.6.1 Literature review of proposed Wind Energy Facilities in the area

o Copperton Wind Farm

No reference to noise regarding the Copperton Wind Farm could be found. Notwithstanding the lack of information, the Wind Farm site would be located more than 10 km from the proposed Aletta development area. Any cumulative noise impact would be negligible.

 $\circ \quad \text{Garob Wind Farm}$

A final EIA report was submitted by Savannah Environmental (Pty) Ltd to the DEA in December 2012 (Savannah, 2012).

Three Potential Noise Sensitive Developments (PNSD) were initially identified in the report; two within the proposed site and one located within 2 km east of the site boundary. The latter PNSD is the Boesmansberg Guest Farm and a Noise Sensitive Receptor number 1. Subsequently in the report only the two within the site were considered further as a PNSD.

The findings of the noise specialist were:

- During construction phase the magnitude of noise was considered to be "low to very medium" with a "low significance and therefore no additional mitigation measures are recommended or required";
- During operation phase the magnitude of noise was considered to be "low medium". "The significance of the noise impact is considered to be of low significance for the closest PNSD and further mitigation measures were not required or recommended".

11.6.2 Influence of nearest wind farm on cumulative noise impact

It was inferred from the noise specialist's findings that there would be no noise impact on the nearest PNSD outside of the Garob Wind Farm boundaries. No diagram containing predicted noise level contours during operation of the turbines was included in the report to substantiate the noise specialist's findings. It was

therefore not possible to determine whether or not there would be a cumulative impact of noise from the Garob Wind Farm together with that from the proposed Aletta WEF on the nearest noise sensitive receptor, Boesmansberg Guest Farm.

11.6.3 Cumulative impact summary

Table	151:	Cumulative	Noise
-------	------	------------	-------

Environmental Parameter	Noise			
Potential Impact	ncreased ambient noise levels on noise sensitive receptors between ndividual WEFs			
Mitigation Required	Indeterminate			
Impact Significance (Pre-Mitigation)	Indeterminate			
Impact Significance (Post Mitigation)	Indeterminate			
I&AP Concern	Yes			

11.7 Visual Impacts

The renewable energy developments that are being proposed in the surrounding area and their potential for large scale visual impacts could significantly alter the sense of place and visual character within the study area, if constructed. The cumulative visual impact experienced from each potentially sensitive visual receptor location will depend on the number of proposed renewable energy developments within viewing distance. The height of the development in combination with distance are critical factors when assessing visual impacts. As such, the proposed wind energy facilities are unlikely to be visible from beyond 8km, and from this distance the degree of visual impact would be considered to be insignificant. The proposed solar energy facilities are unlikely to be visible from beyond 5km, and from this distance the degree of visual impact would be considered to be insignificant.

It should be noted that the impact at each receptor location is indicative of the 'worst case' scenario which assumes that all of the proposed facilities would be developed. In addition, no layout information could be sourced for each proposed renewable energy facility during the time of this study. The distance of the potentially sensitive receptor locations from the actual layout could therefore not be utilised to determine whether the receptor is likely to be visually exposed to the development. As such, the distance from the farm on which each development is proposed was used to calculate the cumulative visual impact.

Other factors affecting visibility, such as localised screening from trees or topographical undulations have not been factored into the cumulative impact assessment. Instead the assessment should be seen as a representation of the number of proposed renewable energy facilities likely to be visible from each potentially sensitive receptor location, if they were all constructed. The number of proposed developments that each receptor would be visually exposed to (i.e. the cumulative impact experienced at each site) is indicated in **Table 152** below.

PROPOSED		SENSITIVE AND/OR POTENTIALLY SENSITIVE VISUAL RECEPTOR LOCATION										
RENEWABLE ENERGY FACILITY		VR 1	VR 2	VR 4	VR 5	VR 8	VR 9	VR 11	VR 12	VR 14	VR 15	VR 16
Badudex Solar Project	Budadex (Pty) Ltd											
Moiblox Solar Project	Moiblox (Pty) Ltd	J					J					
Garob Wind Energy Facility Project	Garob Wind Farm (Pty) Ltd	J	J	J				J		J	J	J
Copperton Wind Energy Facility	Plan 8 Infinite Energy (Pty) Ltd	J	J									
Humansrus Solar PV Energy Facility 1 and 2	Humansrus Solar PV Energy Facility 1 (Pty) Ltd	J	J	J				J		J	J	J
Humansrus Solar PV Energy Facility 2 and 3	Humansrus Solar PV Energy Facility 3/4 (Pty) Ltd	J	J	J				J		J	J	J
Mierdam Solar Photovoltaic Facility	South Africa Mainstream Renewable Power Mierdam (Pty) Ltd											

 Table 152: Cumulative visual impact from the sensitive and/or potentially sensitive receptor locations identified within the study area

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Platsjambok	South Africa						
East and West	Mainstream						
Solar	Renewable	J	J		J	J	
Photovoltaic	Power Mierdam						
Facility	(Pty) Ltd						
Helena Solar 1,	BioTherm						
2, and 3 PV	Energy (Pty) Ltd						
energy facility							
Renewable	NK Energie (Pty)						
Energy Farm	Ltd						
near Prieska							
Photovoltaic	Mulilo						
Power	Renewable						
Generation	Energy Solar PV	J					
Facility near	Prieska (RF)						
Prieska	(Pty) Ltd						
PV Energy	Mulilo						
Plant near	Renewable	J					
Copperton	Energy (Pty) Ltd						
Mulilo	Mulilo Sonnedix						
Sonnedix	Solar	J	J		1		
Prieska PV	Enterprises (Pty)	v	v		v		
	Ltd						
Mulilo Prieska	Mulilo Prieska						
PV	PV (Pty) Ltd						
PV 2, PV 3, PV	Mulilo						
4, PV 5 and PV	Renewable						
7 Energy	Energy (Pty) Ltd						

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Plants on the							
Farm Klipgats							
Pan							
PV 2, PV 3, PV	Mulilo						
4, PV 6, PV 7,	Renewable						
PV 11 and PV	Energy (Pty) Ltd						
12 Solar		J	J		J		
Energy Plants							
on the Farm							
Hoekplaas							

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As indicated in the table above, the greatest cumulative impact will be experienced from one (1) of the sensitive visual receptor locations, namely VR 2 - the Nelspoortije Karoo Guest Farm. This is due to the fact that it could potentially be visually exposed to nine (9) of the proposed renewable energy developments (both wind and solar), in addition to the proposed 140MW Aletta Wind Energy Facility, should they all be constructed. In addition, the other sensitive receptor location, namely VR 1 - the Boesmansberg Guest Farm, is expected to be visually exposed to five (5) of the proposed renewable energy developments should they all be constructed. The next highest cumulative impacts will be experienced from VR 4 and VR 11, as these farmsteads / residential dwellings are expected to potentially be visually exposed to six (6) of the other renewable energy developments proposed nearby. It should also be noted that VR 5, VR 8 and VR 12 are not expected to be visually exposed to any of the other renewable energy developments proposed nearby should they all be constructed.

It should be noted that a literature review of other visual impact assessments / studies proposed on the neighbouring adjacent properties was undertaken to ascertain any additional cumulative impacts that should be taken into consideration. The information that could be obtained for the surrounding planned renewable energy sites that were taken into account are shown in Table 153 below.

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Project	Relevant Impacts to be Taken into	Proposed Mitigation Measures	Impacts Significance Rating after
	Consideration from a Visual Perspective		Mitigation
Mulilo	The potential construction phase visual	The following mitigation measures are	 Very low negative;
Sonnedix	impact is considered to be of medium	recommended:	• The cumulative impact is assessed as
Prieska PV	intensity, site specific in extent and short term	- Roads and hard-standings would be	medium negative.
	and therefore of low (-) significance, without	constructed as part of the works;	
	mitigation. With the implementation of	- The first 50-100 mm of naturally occurring	
	mitigation measures this would reduce to very	substrate should be retained and then	
	low (-) significance. No difference in impact	spread over finished areas;	
	significance would result from the proposed	- All excess material shall be removed off-	
	alternatives.	site, and the ground shall be returned to	
		original levels/gradients as far as	
		possible;	
		- New structures should be placed where	
		they are least visible to the greatest	
		numbers of people, in places where the	
		topography can offer shielding, where	
		possible;	
		- Visibility of buildings and the local sub-	
		station should be reduced by cladding the	
		buildings in non-reflective colours and	
		materials that will blend in with natural	
		environment. E.g. cladding with local	
		stone or plaster and paint with earthy	
		tones for paint colours, roofs should be	
		grey and non-reflective and doors and	

Table 153: Literature Review of Visual Impacts for Surrounding Renewable Energy Developments

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			window frames should reference either		
			the roof or wall colours;		
		-	Finishing materials of the infrastructure		
			(including support structures) should be		
			of colours that are non-reflective and in		
			dark matte colours such as dark grey or		
			charcoal; and		
		-	Information on the project should be		
			provided to local people, such as through		
			a poster at the entrance to the site.		
		-	Minimise the construction period, where		
			possible;		
		-	Access road are to be kept tidy, and		
			measures shall be taken to minimise dust		
			from construction traffic on gravel roads;		
		-	Top soil should be removed, conserved		
			and used for rehabilitation;		
		-	Site offices, if required, should be limited		
			to single storey and they should be sited		
			carefully using temporary screen fencing		
			to screen from the wider landscape; and		
		-	All site operatives should receive training		
			in awareness of issues such as the use of		
			hazardous chemical, proper disposal of		
			waste, etc.		
Garob Wind	Due to the low number of potentially sensitive		Turbines located within 480m of any	1.	. N/A;
Energy	visual receptors in the study area, the		inhabited settlement, homestead or		-
	potential visual impact is expected to be of low		public road should be relocated to beyond	3.	. N/A;
L	• •				

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Facility	significance. The proposed facility is therefore	this distance in order to negate the	4. N/A;
Project	considered to be acceptable from a visual	potential impact of shadow flicker;	5. Low;
	perspective.	A lighting engineer should be consulted to	6. N/A;
	a	assist in the planning and placement of	7. Low;
	The following visual impacts were identified:	ight fixtures for the turbines and the	8. Low; and
	1) Visual Impact on users of arterial and a	ancillary infrastructure in order to reduce	9. N/A.
	secondary roads in close proximity to the	visual impacts associated with glare and	
	proposed facility; li	ight trespass	
	2) Visual impact on residents of homesteads	No mitigation of impacts 1,2,3,4 and 9 is	
	and settlements in close proximity to the	possible, but measures have been	
	proposed facility; r	recommended as best practice;	
	3) Visual impact on sensitive visual • F	Proposed Mitigation / Management	
	receptors within the region;	Measures include the following:	
	4) Visual Impact on the town of Copperton;		
	5) Visual impact of on-site ancillary Plan	ining:	
	infrastructure on sensitive visual - F	Plan ancillary infrastructure in such a way	
	receptors in close proximity to the	and in such a location that clearing of	
	proposed facility; v	vegetation is minimised. Consolidate	
	6) Visual impact of shadow flicker on	existing infrastructure as far as possible,	
	sensitive visual receptors in close a	and make use of already disturbed areas	
	proximity to the proposed facility; r	rather than pristine sites where possible.	
	7) Visual impact of lighting at night on - F	Retain / re-establish and maintain natural	
	sensitive visual receptors in close v	vegetation in all areas outside of the	
	proximity to the proposed facility; c	development footprint.	
	8) Visual impact of construction on sensitive - L	Limit aircraft warning lights to the turbines	
		on the perimeter, thereby reducing the	
	proposed facility; and c	overall requirement.	

(0) Visual impact of the proposed facility on	Shield the sources of light by physical
9) Visual impact of the proposed facility on	
the visual quality of the landscape and	barriers (walls, vegetation, or the
sense of place of the region.	structure itself).
	- Limit mounting heights of lighting fixtures,
	or alternatively use foot-lights or bollard
	level lights.
	- Make use of minimum lumen or wattage
	in fixtures.
	- Make use of down-lighters, or shield
	fixtures.
	- Make use of Low Pressure Sodium
	lighting or other types of low impact
	lighting.
	- Make use of motion detectors on security
	lighting. This will allow the site to remain
	in relative darkness, until lighting is
	required for security or maintenance
	purposes.
	Construction:
	- Rehabilitate all of the construction areas.
	- Ensure that vegetation is not cleared
	unnecessarily to make way for access
	roads and ancillary buildings.
	- Ensure that vegetation is not
	unnecessarily removed during the
	construction period.

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 Reduce the construction period through careful planning and productive implementation of resources. Plan the placement of the lay-down areas
 and temporary construction equipment camps in order to minimise vegetation clearing (i.e. in already disturbed areas) wherever possible. Restrict the activities and movement of
 construction workers and vehicles to the immediate construction site and existing access roads. Ensure that rubble, litter, and disused
construction materials are appropriately stored (if not removed daily) and then disposed regularly at licensed waste facilities.
 Reduce and control construction dust using approved dust suppression techniques as and when required (i.e. when dust becomes apparent).
 Restrict construction activities to daylight hours whenever possible in order to reduce lighting impacts. Rehabilitate all disturbed areas immediately often the completion of
immediately after the completion of construction works.

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Operations:	
- Maintain the general appearance of the	
facility as a whole.	
- Maintenance of roads to avoid erosion	
and suppress dust.	
- Limit aircraft warning lights to the turbines	
on the perimeter, thereby reducing the	
overall requirement.	
- Shield the sources of light by physical	
barriers (walls, vegetation, or the	
structure itself).	
- Limit mounting heights of lighting fixtures,	
or alternatively use foot-lights or bollard	
level lights.	
- Make use of minimum lumen or wattage	
in fixtures.	
- Make use of down-lighters, or shield	
fixtures.	
- Make use of Low Pressure Sodium	
lighting or other types of low impact	
lighting.	
- Make use of motion detectors on security	
lighting. This will allow the site to remain	
in relative darkness, until lighting is	
required for security or maintenance	
purposes.	
Decommissioning:	

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		-	Remove infrastructure not required for the	
			post-decommissioning of the site	
		-	Rehabilitate all areas. Consult an	
			ecologist regarding rehabilitation	
			specifications	
		-	Monitor rehabilitated areas post-	
			decommissioning and implement	
			remedial actions.	
Humansrus	The following visual impacts could take place	•	The laydown area should be sited away	Preferred PV Option:
Solar PV	during the life time of the proposed PV project:		from the R357 road behind the disused	- The Visual Impact Significance of the PV
Energy			railway line embankment, and preferably	system and buildings is rated Medium to
Facility 2 and	<u>Construction</u>		not located the more prominent ground to	low for construction and low for operation
3	 Loss of site landscape character due to 		the south.	phases;
	the removal of vegetation and the	•	Strict access control to a single track	- If effective and integrated planning is
	construction of the PV structures and		along the route making use of existing	undertaken, the cumulative visual
	associated infrastructure.		farm tracks for access from the road	significance has the potential to become
	• Wind-blown dust due to the removal of		where possible.	medium positive;
	large areas of vegetation.	-	To assist in reducing the massing and	
	 Possible soil erosion from temporary 		crowding effects of the proposed PV	Alternative PV Option:
	roads crossing drainage lines.		structures the following is recommended:	- The Visual Impact Significance of both
	 Windblown litter from the laydown and 		5	tracking and dual axis tracking PV system
	construction sites.	-	A 75m No-go buffer from the R357 and	impacts was rated medium to low after
			Copperton roads should be maintained.	mitigation;
	Operation	-	To reduce visual intrusion from the	_
	 Light spillage making a glow effect that 		possible multiple power lines linking up to	should the site be successfully
	would be clearly noticeable to the		different proposed PV projects in the	rehabilitated;
	surrounding dark sky night landscapes.		vicinity, it is recommended that the power	
	canodinang dan oky night landodpos.		the recommended that the power	the cumulative visual significance has the

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 Massing effect on the landscape from a 	Т	lines as much as possible follow existing	potential to become medium positive with
large-scale modification.		transmission line corridors.	mitigation;
 On-going soil erosion. 	-	The lay down should be located away	
 On-going windblown dust. 		from the main roads (as much as	Road Access Impact (all options):
 Sunlight glint off PV structures. 		possible).	- With mitigation and effective dust
	-	Dust control measures should be	management, the Visual Impact
Decommissioning		implemented when required.	significance of both Road access routes
 Movement of vehicles and associated 	-	Lights at night have the potential to	was rated low for construction and
dust.		significantly increase the visual exposure	operation phases, and very low should
 Wind-blown dust from the disturbance of 		of the proposed project. It is	effective rehabilitation be implemented;
cover vegetation / gravel.		recommended that mitigations be	- With effective and integrated planning,
		implemented to reduce light spillage.	the cumulative visual significance has the
Cumulative			potential to be medium positive with
 A long-term change in land use setting a 			mitigation.
precedent for other similar type of solar			
and wind energy projects.			Self-build Grid Connection to Kronos
 Construction of informal settlements in 			Substation:
the town of Copperton (and surrounds)			- Construction and Operation Phase
from in-migration of persons seeking			impacts were rated low with mitigation
construction employment from the many			and the management of soil erosion;
			-
different solar and wind energy projects			- With mitigation and integrating planning
planned for the area.			by DEA and Eskom, the cumulative
			impacts can be reduced to low;
The following visual impacts could take place			
during the life time of the proposed			 Due to the potential cluttering of the
transmission line:			landscape from all the different power
			lines converging on the two local
Construction			substations, the cumulative visual impact

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Possible soil erosion from temporary	significance was rated high without
roads crossing drainage lines.	mitigation. With mitigation and integrating
 Windblown litter from the lay-down and 	planning by DEA and Eskom, the
construction sites.	cumulative impacts can be reduced to
	low.
Operation	
 On-going soil erosion. 	
 On-going windblown dust. 	
 Sunlight glint off cables and structures. 	
Decommissioning	
 Movement of vehicles and associated 	
dust.	
 Windblown dust from the disturbance of 	
cover vegetation/gravel.	
<u>Cumulative</u>	
 Massing effects from numerous power 	
lines converging on the substations.	
Cluttering effects from ad-hoc routings	
that are not aligned with existing Eskom	
power line corridors.	
According to the findings of this report, all of	
the alternatives are suitable for development	
with mitigation. It was found that the proposed	
alternatives would not constitute a significant	

Mierdam Solar Photovoltaic Facility	 visual impact to the characteristic landscape for the following reasons: The proposed project's close proximity to the Copperton mine and TSF. The old railway line and borrow pits degrade the landscape in the immediate vicinity. The area is an unofficial node for Solar Energy development with adjacent sites already having authorization. The alignment of the proposed project with municipal planning. The following visual impacts are associated with the construction of the proposed PV plant: Construction Large construction vehicles and equipment during the construction phase will alter the natural character of the study area and 	possible.	Low negative
Facility		- Minimise vegetation clearing and	
	natural character of the study area and	- Maintain a neat construction site by	
	expose visual receptors to visual impacts	removing rubble and waste materials	
	associated with the construction phase.	regularly.Make use of existing gravel access roads	
	<u>Operation</u>	where possible.	
	The proposed solar arrays could create a		
	visual impact on sensitive receptors in the	are implemented on all access roads.	

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	study area by creating visual change and		
	visual intrusion.	 No specialist recommendations were 	
	The likely visual impact of the proposed	provided in the report.	
	solar power plant from most of the key		
	receptor locations has been determined		
	to be insignificant. This is mainly due to		
	the extensive distance between the PV		
	layouts and the key observation locations.		
	 The thick vegetation that surrounds most 		
	receptor locations is also very effective in		
	shielding the actual receptor location		
	(household) from views of the proposed		
	project.		
	 Farmsteads located within, or on the 		
	boundaries of the development site would		
	potentially be subject to a greater degree		
	of visual impact. However due to these		
	farmsteads belonging to, and being		
	inhabited by the owners of the properties		
	on which the development is proposed,		
	these locations are not thought to be		
	sensitive, as they will benefit from the		
	project financially		
Platsjambok	The following visual impacts are associated	The following mitigation measures were	Low negative
East and	with the construction of the proposed PV	provided for the anticipated impacts:	
West Solar	plant:	- Carefully plan to reduce the construction	
Photovoltaic		period.	
Facility	<u>Construction</u>		

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Large construction vehicles and equipment	-	Minimise vegetation clearing and	
during the construction phase will alter the		rehabilitate cleared areas as soon as	
natural character of the study area and		possible.	
expose visual receptors to visual impacts	-	Maintain a neat construction site by	
associated with the construction phase.		removing rubble and waste materials	
		regularly.	
<u>Operation</u>	-	Make use of existing gravel access roads	
The proposed solar arrays could create a		where possible.	
visual impact on sensitive receptors in the	-	Ensure that dust suppression techniques	
study area by creating visual change and		are implemented on all access roads.	
visual intrusion.			
 The likely visual impact of the solar power 			
plant from most of the key receptor			
locations has been determined to be			
insignificant. This is mainly due to the			
extensive distance between the PV			
layouts and the key observation locations.			
 The thick vegetation that surrounds most 			
receptor locations is also very effective in			
shielding the actual receptor location			
(household) from views of the proposed			
project.			
- Farmsteads located within, or on the			
boundaries of the development site would			
potentially be subject to a greater degree			
of visual impact. However due to these			
farmsteads belonging to, and being			

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	inhabited by the owners of the properties		
	on which the development is proposed,		
	these locations are not thought to be		
	sensitive, as they will benefit from the		
	project financially		
Helena Solar	The following visual impacts are associated	The following mitigation measures were	Construction: Low negative;
1, 2 and 3 PV	with the construction of the proposed PV plant	provided for the anticipated impacts:	Operation: Medium negative (low negative for
Energy	and associated infrastructure:	- Carefully plan to reduce the construction	the power line, substation, access roads and
Facility		period.	building infrastructure).
	<u>Construction</u>	- Minimise vegetation clearing and	
	 Large construction vehicles and 	rehabilitate cleared areas as soon as	
	equipment during the construction phase	possible.	
	will alter the natural character of the study	- Maintain a neat construction site by	
	area and expose visual receptors to	removing rubble and waste materials	
	visual impacts associated with the	regularly.	
	construction phase. The construction	- Make use of existing gravel access roads	
	activities may be perceived as an	where possible.	
	unwelcome visual intrusion, particularly in	- Ensure that dust suppression techniques	
	more natural undisturbed settings.	are implemented on all access roads.	
		- All reinstated cable trenches should be	
	Operation	re-vegetated with the same vegetation	
	The proposed PV energy facility, power	that existing prior to the cable being laid.	
	line, substation, access roads and	- Light fittings for security at night should	
	building infrastructure could exert a visual	reflect the light toward the ground and	
	impact by altering the visual character of	prevent light spill.	
	the surrounding area and exposing	- The operations and maintenance	
	sensitive visual receptor locations to	buildings should not be illuminated at	
	visual impacts. The development may be	night.	

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	perceived as an unwelcome visual intrusion, particularly in more natural undisturbed settings.	 Align the power line to run parallel to existing power lines and other linear impacts, where possible. Bury cables under the ground where possible. The operation and maintenance building should be painted with natural tones that fit with the surrounding environment. Nonreflective surfaces should be utilised where possible. Select the alternatives that will have the least impact on visual receptors. 	
PV 2-11 Solar Energy Plants on the Farm Hoekplaas	Any tall structures, such as existing powerlines, are visible for many kilometres. According to the Draft Scoping Report (DSR), the potential therefore exists that the proposed PV plants and associated infrastructure would be visible from many kilometres away. As such, it was recommended that a specialist Visual Impact Assessment (VIA) be undertaken to ascertain potential impacts on visual aesthetics. The VIA has however not been undertaken yet as this specialist study was not available when compiling this report.	It was recommended that a specialist VIA be undertaken to ascertain potential impacts on visual aesthetics.	None

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A literature review of other visual specialist studies which were conducted for the other renewable energy developments being proposed and/or constructed in the area was undertaken as part of the VIA. This was done in order to clearly define the identified cumulative impacts, and to indicate how the recommendations, mitigation measures and conclusions of the other visual impact assessment reports have been taken into consideration when drafting the visual impact assessment report. In terms of the review undertaken on the above reports, it can be noted that the findings of the other specialist studies identified similar impacts for each of the renewable energy developments mentioned above. These include the visual impacts on users of arterial and secondary roads, the visual impacts on residents of homesteads and settlements, the visual impacts of shadow flicker on sensitive visual receptors, the visual impacts of lighting at night on sensitive visual receptors, the visual impacts of place. The impacts identified in the specialist studies that were reviewed are also similar to those identified in the VIA. As such, the VIA is deemed to have adequately defined, identified and assessed the cumulative visual impacts which could arise as a result of the development of the renewable energy facilities.

The visual impact assessment undertaken for the proposed Aletta Wind Energy Facility has provided mitigation measures which are in-line with those recommended in the other specialist studies. As such, the mitigation measures provided in the VIA are considered to be sufficient to reduce the visual impacts experienced within the study area. Should all of the recommended mitigation measures be implemented, it is anticipated that the visual impacts associated with the renewable energy developments could be mitigated to acceptable levels. This will also reduce the significance of the identified visual impacts and will aid in reducing the cumulative impacts experienced as a result of the other renewable energy facilities being proposed and/or constructed within the surrounding area. This was evident during the review of the other specialist studies as the significance rating for most of the identified impacts were deemed to be of medium to low significance after the implementation of mitigation measures. Additionally, with the correct mitigation and integrating planning, the significance rating of majority of the cumulative impacts will be relatively low due to the nature of the study area.

The visual specialist for the Garob Wind Energy Facility Project recommended that wind turbines located within 480m of any inhabited settlement, homestead or public roads should be relocated to beyond this distance in order to negate the potential impact of shadow flicker. A 1.4km Noise Buffer has however been implemented for the Aletta Wind Energy Facility. The above-mentioned 480m buffer recommendation can therefore be considered to be accounted for. It should be noted that some of the wind turbines have been positioned within 480m of the R357 road. This is however not considered to be necessary as this road is not considered to be a sensitive receptor road. It is used almost exclusively as a local access road, with very little use for any other purpose. In addition, this road does not form part of any scenic tourist routes, and is not specifically valued or utilised for its scenic or tourism potential. Additionally, the visual specialist for the Humansrus Solar PV Energy Facility 2 and 3 project recommended that a 75m no-go buffer from the R357 and Copperton roads should be maintained. This 75m no-go buffer is however not deemed necessary as the R357 road is not considered to be a sensitive receptor road and is used almost exclusively as a local access road, with very little use for any other purposes. As mentioned, this road does not form part of any scenic tourist routes, and is not specifically valued or utilised for its scenic or tourism potential. As such, this recommendation is not considered to be important for the proposed Aletta Wind Energy Facility and will therefore not need to be implemented.

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The VIA was therefore deemed to have clearly defined the identified cumulative impacts, and has indicated how the recommendations, mitigation measures and conclusions of the other visual impact specialist reports have been taken into consideration when drafting this report.

11.8 Heritage and Palaeontology Impacts

This section evaluates the possible cumulative impacts (CI) on heritage resources with the addition of the Aletta WEF. The CI on heritage resources evaluated a 30-kilometer radius (**Figure 211**). It must further be noted that the evaluation is based on available heritage studies (**Figure 212**) and cannot take the findings of outstanding studies on current ongoing EIA's in consideration.

The following must be considered in the analysis of the cumulative effect of development on heritage resources:

- Fixed datum or dataset: There is no comprehensive heritage data set for the Copperton region and thus we cannot quantify how much of a specific cultural heritage element is present in the region. The region has never been covered by a heritage resources study that can account for all heritage resources. Further to this none of the heritage studies conducted can with certainty state that all heritage resources within the study area has been identified and evaluated ;
- Defined thresholds: The value judgement on the significance of a heritage site will vary from individual too individual and between interest groups. Thus implicating that heritage resources' significance can and does change over time. An so will the the tipping threshold for impacts on a certain type of heritage resource;
- Threshold crossing: In the absence of a comprehensive dataset or heritage inventory of the entire region we will never be able to quantify or set a threshold to determine at what stage the impact from developments on heritage resources has reached or is reaching the danger level or excludes the new development on this basis. (Godwin, 2011)

Keeping the above short comings in mind, the methodology in evaluating cumulative impacts on heritage resources has been as follows.

The analysis of the competed studies as listed in **Table 154**, took in to account the findings and recommendation of each of the sixteen evaluated HIA's. The cumulative impact on the cultural landscape was discounted as the HIA's, in most cases, did not address this and the Visual Impact Assessment covers such analysis in detail.

The overall findings of the 16 studies all concur that the area is characterised by numerous Stone Age findspots and archaeological resources. A large number of these concentrated around pans and outcrops in a landscape where water, food and shelter came at a premium. The sites around the pans and the outcrops where in most cases given a medium to high heritage significance on a local scale and in the majority of the cases were recommended as being no-go areas or extensive mitigation is required.

This cumulative assessment has also not addressed the possible cumulative impacts on the heritage landscape. The evaluated studies have in most cases not addressed or quantified the possible impact on the cultural landscape.

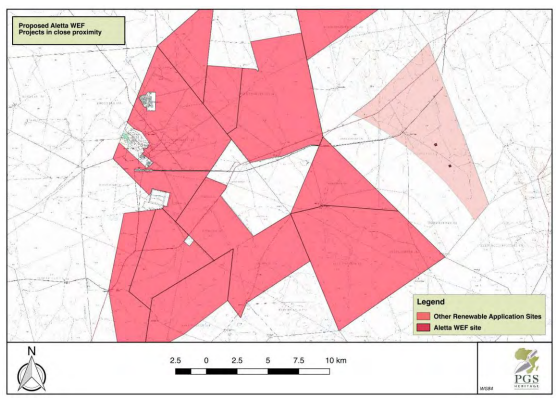


Figure 211: Other RE developments in relation to the Aletta WEF application area

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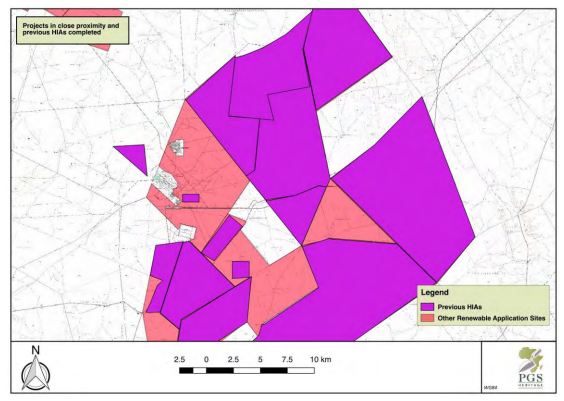


Figure 212: Other RE developments in relation to the Aletta WEF application area, where HIAs were completed

Table 154: Regional HIA's conducted

Study	Findings	Recommendation
KAPLAN, J.M. 2010. Archaeological Scoping Study and Impact assessment of a proposed photovoltaic power generation facility in Copperton Northern Cape. Agency for Cultural Resource Management	Rated low significance but recommended further fieldwork before construction.	 Further walkdown required
KAPLAN, J.M. & WILTSHIRE, N. 2011. Archaeological Impact Assessment of a proposed wind energy facility, power line and landing strip in Copperton, Siyathemba municipality, Northern Cape. Agency for Cultural Resource Management	Rated as having no-go areas of archaeological importance and stress the importance that the proposed wind farm on Struisbult is one of a number of energy related applications in the immediate area surrounding Copperton. Concentrations of lithic material around pans and outcrops	 SAHRA must assess this application in the broader context of other applications in the area in order to guide Eskom and the Department of Environmental Affairs (DEA) towards an acceptable level of overall heritage impact on the area.) Avoid pans and historical homesteads
ATWELL, M. 2011. Heritage Assessment Proposed Wind Energy Facility And Related Infrastructure, Struisbult: (Farm 103, Portions 4 And 7), Copperton, Prieska, Atwell & Associates	Found no fatal flaws, however agree that the area is abundant with Stone Age scatters. It is further stated that the scatters are background scatter with little significance except for one site with remains intact and must be avoided or a second phase mitigation to take place	 Avoid significant archaeological site
VAN SCHALKWYK, J. 2011. Heritage impact assessment for the Proposed Establishment of PV Solar Facilities by Mainstream Renewable Power on the Farm Mierdam in the Prieska Region Northern Cape Province	A number of open sites with surface scatterings of stone tools dating to the Middle and Later Stone Age were identified. These are mostly located on small hills or at the foot of the hill.	 As first option it is recommended that these areas are avoided if possible. If that is not possible, it is recommended that systematic surface collections are made and that this material is housed at a museum.
VAN SCHALKWYK, J. 2011. Heritage impact assessment for the Proposed Establishment of PV Solar Facilities by Mainstream Renewable Power on the Farm Platsjambok in the Prieska Region Northern Cape Province	A number of open sites with surface scatterings of stone tools dating to the Middle and Later Stone Age were identified. These are mostly located on small hills or at the foot of the hill.	 As first option it is recommended that these areas are avoided if possible. If that is not possible, it is recommended that systematic surface collections are made and that this material is housed at a museum.

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Study	Findings	Recommendation
ORTON, JAYSON. 2012a. Heritage Impact assessment for a proposed photovoltaic energy plant on the farm Klipgats Pan near Copperton, Northern Cape. Archaeology Contracts Office Department of Archaeology. University of Cape Town	A background scatter of Early Stone Age (ESA) and Middle Stone Age (MSA) artefacts was found across the site and is of very low archaeological significance. However, a large number of discrete Later Stone Age (LSA) sites were found focused around ephemeral pans and the hill.	 Avoid heritage resources where possible and in the event of direct impacts the resources must be mitigated through the appropriate sampling and excavation methods as proposed. Mitigation of high density Stone Age scatters will be required.
ORTON, JAYSON. 2012b. Heritage Impact Assessment for a proposed photovoltaic energy plant on the farm Hoekplaas near Copperton, Northern Cape. Archaeology Contracts Office Department of Archaeology. University of Cape Town	This assessment found a scatter of stone age sites with concentrations around pans and rated them as medium significance with required mitigation	 Overall, impacts to heritage resources are not considered to be highly significant and it is thus concluded that the project may proceed but subject to the following recommendations: The suggested archaeological mitigation measures should be implemented as necessary; Test excavations around the pans should be done to check for buried archaeological material (if development encroaches within 100 m of any of the pan margins but excluding for access roads); Transmission lines should stay at least 100 m away from the edge of any pans implicated in the final route;
ORTON, J & WEBLEY, L. 2013. Heritage Impact Assessment for Multiple Proposed Solar Energy Facilities on the Remainder of Farm Klipgats Pan 117, Copperton, Northern Cape	This assessment found background scatter of stone age material and concentrations around pans which are rated as medium significance with required mitigation	 Avoid heritage resources where possible and in the event of direct impacts the resources must be mitigated through the appropriate sampling and excavation methods as proposed. Mitigation of high density Stone Age scatters will be required.
VAN DER WALT, JACO. 2013. Archaeological Impact Assessment Report for the proposed Bosjesmansberg PV Facility Project, located close to Copperton in the Northern Cape. Heritage Contracts and Archaeological Consulting CC (HCAC)	Highlights pans and quartzite ridges as archaeologically highly sensitive and flag them as no-go areas. Wide spread scatters of Stone Age material occur. High concentrations of Stone Age material are associated with quartzite ridges.	 Avoid heritage resources where possible and in the event of direct impacts the resources must be mitigated through the appropriate sampling and excavation methods as proposed. Mitigation of high density Stone Age scatters will be required.

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Study	Findings	Recommendation
VAN DER WALT, JACO. 2012. Archaeological Impact Assessment Report for the proposed Garob Wind Energy Facility Project, located close to Copperton in the Northern Cape. Heritage Contracts and Archaeological Consulting CC (HCAC)	Highlights pans and quartzite ridges as archaeologically highly sensitive and flag them as no-go areas. Wide spread scatters of Stone Age material occur. High concentrations of Stone Age material are associated with quartzite ridges.	 Avoid heritage resources where possible and in the event of direct impacts the resources must be mitigated through the appropriate sampling and excavation methods as proposed. Mitigation of high density Stone Age scatters will be required.
FOURIE, W. 2012. Heritage Impact Assessment for the proposed Eskom Cuprum to Kronos Double Circuit 132kv Power line and Associated Infrastructure, Prieska, Northern Cape.	High density scatters of lithics around quartz outcrops were identified. Avoidance of site were recommended. One site was found to med medium to high significance.	 Avoid heritage resources where possible and in the event of direct impacts the resources must be mitigated through the appropriate sampling and excavation methods as proposed.
ORTON, J. 2015. Heritage Impact Assessment for Three Proposed Solar Energy Facilities and Three Associated Transmission Lines Near Copperton, Prieska Magisterial District, Northern Cape	The majority of the archaeological heritage resources identified are of low-medium or medium archaeological significance and a suggested grading for these resources would be no more than Grade 3C.	 Avoid heritage resources where possible and in the event of direct impacts the resources must be mitigated through the appropriate sampling and excavation methods as proposed.
FOURIE, W. 2015. Heritage Impact Assessment for the proposed Helena 1 PV project, Copperton Northern Cape.	13 archaeological sites were identified of which all were archaeological sites representing the Earlier, Middle and Later Stone Age. The sites are all rated as having local heritage significance. Al the sites will require mitigation prior to construction.	 Avoid heritage resources where possible and in the event of direct impacts the resources must be mitigated through the appropriate sampling and excavation methods as proposed. Mitigation of high density Stone Age scatters will be required. Due to the large amount of Stone Age material present on site it is recommended that an archaeologist be appointed to monitor construction activity as part of a watching brief. The aim being the identification and mitigation of any newly discovered sites.
FOURIE, W. 2015. Heritage Impact Assessment for the proposed Helena 2 PV project, Copperton Northern Cape.	10 archaeological sites were identified of which all were archaeological sites representing the Earlier, Middle and Later Stone Age. The sites are all rated as having local heritage significance.	 Avoid heritage resources where possible and in the event of direct impacts the resources must be mitigated through the appropriate sampling and excavation methods as proposed. Mitigation of high density Stone Age scatters will be required. Due to the large amount of Stone Age material present on site it is recommended that an archaeologist be appointed to monitor construction activity as part of a watching brief. The aim being the identification and mitigation of any newly discovered sites.

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Study	Findings	Recommendation
FOURIE, W. 2015. Heritage Impact Assessment for the proposed Helena 3 PV project, Copperton Northern Cape.	13 archaeological sites were identified of which all were archaeological sites representing the Earlier, Middle and Later Stone Age. The sites are all rated as having local heritage significance. Al the sites will require mitigation prior to construction.	 Avoid heritage resources where possible and in the event of direct impacts the resources must be mitigated through the appropriate sampling and excavation methods as proposed. Mitigation of high density Stone Age scatters will be required. Due to the large amount of Stone Age material present on site it is recommended that an archaeologist be appointed to monitor construction activity as part of a watching brief. The aim being the identification and mitigation of any newly discovered sites.
FOURIE, W. 2015. Heritage Impact Assessment for the proposed Eureka WEF project, Copperton Northern Cape.	6 archaeological sites were identified of which all were archaeological sites representing the Earlier, Middle and Later Stone Age. The sites are all rated as having local heritage significance. Al the sites will require mitigation prior to construction.	 Final walkdown of infrastructure footprints Demarcate sites as no-go areas Demarcate and fence during construction if construction activities area to happened within 100 meters from a site. Monitor find spot areas if construction is going to take place through them. A management plan for the heritage resources needs then to be compiled and approved for implementation during construction and operations.

It is the considered opinion of the Heritage specialist that this additional load on the overall impact on heritage resources will be low. With a detailed and comprehensive regional dataset this rating could possibly be adjusted and more accurate.

It can clearly be noted that the area in general is abundant with Stone Age remains. I concur with Kaplan and Wiltshire 2011, "SAHRA must assess this application in the broader context of other present and future applications in the area in order to guide the Client and the Department of Environmental Affairs (DEA) towards an acceptable level of overall heritage impact on the area."

It is recommended that SAHRA commissions a regional study that focus on the identification of heritage resources and all documentation and mitigation of heritage resources as part of developments in the region must be aimed at a combined research output for developments in the Copperton area.

Palaeontology

The study area forms part of a large area in South Africa where associated applications for Wind Energy Facilities are presently considered. Following this desktop assessment it is clear that, although a Moderate Sensitivity id allocated to the entire study area, most of the fossils expected are difficult to observe and most of the fossils will only be exposed during construction phases of the projects.

Cumulative effects will however be an important factor and the EAP must note specifically where groundwater aquifers can extend into different study areas and need to be assessed carefully to prevent adverse contamination of these historic watering points that are key to the survival of Man and animals in this dry region of South Africa.

11.9 Socio-Economic Impacts

The establishment of a number of renewable energy facilities in the area has the potential to result in positive cumulative socio-economic impacts which include creation of employment, skills development opportunities and creation of local business opportunities. However, negative cumulative impacts on the area's sense of place and the landscape cannot be ignored.

The proposed project is to be located in the area of notable activity when it comes to renewable energy projects.

Impacts, both positive and negative are, likely to be amplified in the event that more than one renewable energy facility is built in the immediate vicinity of the Aletta facility. Four of the projects approved under RE IPPPP are already known to be located in direct vicinity of the project site. In addition to these, numerous other projects are investigated for the development in the area, although they are not yet authorised for implementation under the RE IPPPP or any other initiative. The likelihood of their construction is not high and will depend on the future bid rounds.

When assessing the cumulative effect, it is best to consider the projects that are already approved as the consideration of the proposed projects that have not yet been authorised for the development may result

in overestimation of potential positive and/or negative socio-economic impacts. Nonetheless, it is important to take note of all projects proposed to be built in the area.

11.9.1 Literature review of socio-economic studies for existing and planned renewable enrgy projects

A review of currently available studies was undertaken to determine the socio-economic impacts of the current and proposed renewable energy projects in the area.

Project	Specialised Study	Year	Status
Herbert PV Power Plant	EIA	2011	Operational
Copperton Windfarm	Final Amendment Report	2016	Approvals and finance
Garob Wind Farm	Social Impact Assessment	2012	Approvals and finance
Mulilo Prieska PV	Final EIR	2013	Awaiting Construction
Mulilo Sonnedix Prieska	Final EIR	2013	Awaiting Construction

Table 155: Approved for construction and/or operational renewable energy projects in the area

The following sections summarise the socio-economic impacts and mitigation measures proposed in the reviewed specialist reports.

Herbert PV Power Plant (Van Zyl Environmental Consultants cc, 2011)

Identified impact	Туре	Impact description and proposed Mitigation
Construction Phase		
Degradation of roads (used by farmers) due to heavy construction vehicles	Negative	 Roads should be maintained regularly during the construction phase and any rehabilitation roads should be stored before the completion of the construction phase.
Increased heavy vehicle traffic due to construction	Negative	 Heavy machinery operators and truck drivers need to be informed of stock herders, pedestrians and stray animals on the road.
Utilisation of solar power	Positive	 Utilisation of solar technology increases the experience with renewables, in the long-run resulting in economic benefits that will translate into social impacts in the form of prosperity and human health.

Identified impact	Туре	Impact description and proposed Mitigation
Loss of farm labour to construction	Negative	 Employment of farm labourers for construction purposes should be avoided. Although one cannot prevent a farm labourer from applying, it should be explained that if they apply it will be leaving a permanent job for a temporary job due to the nature of the work.
Security risks	Negative	 Security measures need to be implemented to prevent construction workers entering the neighbouring farms. The proponent should be responsible for implementing.
Employment opportunities	Positive	 The project will result in short-term positive impacts as employment will be available for locals in the construction phase. The construction phase has an estimated duration of 6-9 months, there will still be a demand for labour in the operational phase, however the demand will decrease.
Unskilled labour force	Positive	 The local labour force is likely to be unskilled, this can be fixed through skills and training programmes. The construction of Solar PV structures is relatively straightforward, therefore local labour force can be utilised and specialist staff and management can be outsourced from out of town. This will temporarily enhance surrounding communities through temporary job creation and social benefits.
Influx of employment seekers	Negative	 To prevent the influx of employment seekers, communication via local newspapers, local and district municipalities would keep the population informed on the number of available contracts and employment opportunities. In addition, it will inform them of the proceedings of the project.
Extra pressure on the local and district emergency and fire-fighting services	Negative	 The emergency and response plans will need to be amended by the district municipality to make provisions for the PV power station.
Local resources	Positive	 The Tenesol factory in South Africa will provide the PV modules and the bulk of the steel for the trackers will be sourced from South African suppliers. South African companies will supply civil/building works, security systems, electrical reticulation and perimeter fencing. An estimated 75% (R1 650 000 000) of capital costs will remain in South Africa, thus increasing GDP and improving economic growth.

Identified impact	Туре	Impact description and proposed Mitigation
Traffic Impacts	Negative	• The highest impact would be on the R370 where trucks must travel frequently to transport material and equipment to the project construction area. The project manager will need to monitor and control trucks to ensure they do not cause traffic and congestion for long periods.
Operational Phase		
Degradation of roads (used by farmers) due to heavy construction vehicles	Negative	 Although the usage of roads decreases during the operational phase, regular maintenance of roads should be undertaken.
Employment opportunities	Positive	 Job creation will be in fields such as maintenance services and security.
Unskilled labour force	Positive	Continued skills and training programme for locals.
Local procurement of goods, materials and services	Positive	 Positive indirect socio-economic impacts through the procurement of local goods, materials and services for the project.
Traffic Impacts	Negative	• Traffic is minimal during the operational stage as trucks will only be needed intermittently to transport infrastructure, this will only be in the maintenance and upgrade stage.
Influx of employment seekers	Negative	 Will mostly likely continue from the construction phase to the operational phase, continued communication via the channels indicated in the construction phase will mitigate the risk of employment seekers visiting the site and surrounding areas for jobs.

<u>Copperton Wind Farm (Aurecon South Africa (Pty) Ltd, 2016)</u>

Impact	Туре	Impact description and proposed Mitigation
Construction Phase		
Impacts on local economy (employment) and social conditions	Positive	 A medium local content is said to be employed with 40% of the expenditure within South Africa. Construction, installation and direct manufacturing jobs could be created from the project, up to 548 local jobs and an additional 250 manufacturing jobs will be generated from the project with the construction duration lasting up to 3 years. The labourers will be accommodated in Prieska, thus increasing spending and stimulating the local economy.

Impact	Туре	Impact description and proposed Mitigation
Operational Phase		 The Local Municipality will benefit from increased revenue through increased taxes and rates arising from the project, therefore the municipality will have more money to spend on social programmes. Preference for employment should be given to local communities and a list of locally available skills and labour should be obtained. Recruitment should consider gender equality. Training should be provided so labourers can utilise their skills in other construction and development projects within the region upon the completion of the project.
Impact on local economy (employment) and social conditions	Positive	 No material changes identified, accept the job opportunities are seen to be long-term opposed to short- term in the construction phase.

<u>Garob Wind Farm (Barbour, 2012)</u>

Identified impact	Туре	Impact description and proposed Mitigation
Construction Phase		
Creation of employment and business activities	Positive	 The project will run for approximately 18 months and there will be approximately 266 construction related jobs created. 25% (67 jobs) to skilled personnel (engineers, management, technicians and super advisory), 35% (93 jobs) to semi-skilled personnel (drivers and equipment operators), 40% (106 jobs) to low-skill personnel (construction labours and security staff). The total wage bill is estimated to be around R66 million, and the low-skill and semi-skill worker's average salary is between R5 000 - R30 000 respectively. Local community members form Prieska and Marydale will be likely to be eligible for low-skilled and semi-skilled positions. Most job opportunities will be made available to the historically disadvantaged within the local community. The project will propose a social benefit for the community given the high unemployment levels and limited job opportunities. To mitigate the risk of locals not qualifying for jobs within the project due to the potential mismatch of skills and low education levels, the recruitment process and the implementation of a training and skills development programmes need to address this. The recruitment process should also promote gender equality. In addition, a database should be created with local companies and they should be notified of the tender process.

Presence of construction workers and potential impacts on family structures and social networks	Negative	 Local farmers in the area are against construction workers being accommodated on site. Employment of local labourers will avoid the accommodation of workers from outside the area. The establishment of a Monitoring Forum (MF) including stakeholders, representatives from the local community, local community, local farmers, local councillors and the contractor to monitor the risks and develop a Code of Conduct. In addition, the implementation of a HIV/AIDS awareness programme should be implemented. The contractor should be responsible for managing construction workers and the times they are permitted to be onsite.
Influx of job seekers	Negative	 Employment should favour the locals. The MF should monitor and identify problems in the area due to the influx of job seekers. Implementation of a 'no employment policy' at the gate will reduce the risk of job seekers hanging around and making the locals uncomfortable.
Loss of farm labour	Negative	 Liaising with local farmers in the area to prevent the employment of local farm workers for the project. Farm workers need to be made aware that the nature of the work is temporary and only for the duration of the project as well as making them aware that the negative consequences from applying will be losing their permanent job.
Risk of stock theft, poaching and damage to farm infrastructure	Negative	 An agreement should be drawn up between the proponent and the affected landowners to ensure stock theft, poaching and damage to farm infrastructure is compensated by the proponent. The Code of Conduct developed but by the MF should be drawn up prior to commencement of the project and signed by all contractors. With the enforcement of the Code of Conduct, proponents should hold contractors liable to pay damages. Any charges made for theft, poaching and damage should be per the Code of Conduct and in accordance to the South African labour legislation.

Risk of veld fires	Negative	 The contractor needs to ensure that open fires are only allowed in designated areas for cooking or heating and nowhere else. Smoking should only be allowed in designated areas and nowhere else. Construction related activities should be properly managed and confined to specific areas where there is a reduced risk of fire. It is the contractor's responsibility to provide adequate fire-fighting equipment onsite and training for selected construction staff. In a case where the fire is caused by a construction worker, the contractor, as per Code of Conduct, shall be liable to compensate the farmers for damages caused on their farms. The contractor should also take responsibility for the firefighting costs incurred by the farmers. To avoid times of the year when traffic is heavy, abnormal loads should be timed. The contractor shall be responsible for all costs related to damage on the local farm roads caused by vehicle and construction activities and liable to repair all damages before the construction phase is completed. Dust suppression measures should be implemented for heavy vehicles on a regular basis and vehicles used to transport sand and building materials should be fitted with tarpaulins or covers. Drivers should be qualified, made aware of potential road safety issues, speed limits and vehicles should be road-
Operational Phase		
Creation of employment and business opportunities	Positive	 Job opportunities drastically reduced to 16 jobs required, 7 full-time positions and 9 part-time positions. A training and skills development programme will be implemented as proposed by the proponent to compensate for limited jobs required. This should be done for the locals during the first 5 years of the operational phase.

Establishment of community trust	Positive	 Criteria should be established for the identifying and funding community projects and it should be focused on the community and not an individual. Controls should be in place to ensure the trust benefits the community and not an individual. The trust will support healthcare, education, training and skills development and support for SMME's.
Influx of job seekers	Negative	 Due to Prieska attracting several renewable energy projects, the influx of job seekers will be high in the area. As discussed in the construction phase, the developed MF should manage these risks and implement a no employment at the gate policy, instead job seekers should go to employment offices in the area.
Loss of farm labour Visual impact on sense of place	Negative Negative	 Liaising with local farmers in the area to prevent the employment of local farm workers for the project. Farm workers need to be made aware that the nature of the work is temporary and only for the duration of the project as well as making them aware that the negative consequences as a result of applying will be losing their permanent job. This impact for this is very low and minimal.
Impact on tourism	Positive	 The proponent should initiate interaction with the representatives from the SLM and the local tourism representatives to raise awareness of the proposed facility. The proponent should look at establishing a renewable energy interpretation centre at the entrance of the site, which should include a viewing area where passing visitors can view the site.
Human Health	Positive	 Wind energy is associated with fewer health effects than traditional energy generation, it is said to be better for the health.

Mulilo Prieska PV and Mulilo Sonnedix Prieska (Savannah Environmental (Pty) Ltd, 2013)

Identified impact	Туре	Impact description and proposed Mitigation
Construction Phase		
Creation of employment and business opportunities during construction	Positive	• The construction phase of the project is expected to be between 18-24 months and create 291 jobs. 25% (73 jobs) will be available for skilled personnel (project managers, land surveyors, engineers etc.), 15% (43 jobs) to semi-skilled workers (drivers, equipment operators etc.)

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Identified impact	Туре	Impact description and proposed Mitigation
		 and 60% (175 jobs) to low-skilled workers (drivers, equipment operators etc.). The total wage bill is estimated to be around R60 million, and the low-skill and semi-skill worker's average salary is between R5 000 – R25 000 respectively for a period of 20 months. The proponent should implement a "locals first" policy and should appoint local contractors, particularly for the semi and low skilled jobs. A risk is the low-skill level in the area, which will result in the proponent being forced to fill positions from outside the area. The proponent and their contractors should meet with the Siyathemba local municipality to establish the skills database of the area and made available to the contractors who are appointed for the construction phase. The organisations, community representatives and local authorities should be informed of the employment procedures and final decisions regarding the project and potential job opportunities the proponent has undertaken in the construction phase. Prior to the initiation of the construction phase, training and skills development programmes should be initiated. The employment of women where possible and gender equality should be considered in the recruitment selection process. A database for local companies, specifically BEE companies should be created and the companies should be informed of the tender process along with an invitation to bid for project-related work.
Potential impacts of family and structures and social networks associated with the presence of construction workers	Negative	 The promotion of the 'locals first policy' will reduce the impact of workers affecting local families and social networks. A Monitoring Forum (MF) should be created including stakeholders, representatives from the local community, local community, local community, local farmers, local councillors and the contractor to monitor the risks and develop a Code of Conduct. An HIV/AIDS awareness programme should be implemented. Management from the contractor is essential to manage construction workers and the times they are permitted to be onsite.

Identified impact	Туре	Impact description and proposed Mitigation
Potential impacts of family and structures and social networks associated with the influx of job seekers	Negative	 The established MF should establish a 'no job at the gate policy', instead job seekers should visit employment offices in Prieska.
Potential impact on local farmers associated with loss of farm labour to the construction phase	Negative	 It should be emphasised that the construction work is temporary and the farm labourer will be giving up a permanent job for a temporary job. Liaison with local farmers is necessary.
Potential loss of livestock, poaching and damage to farm infrastructure associated with the presence of construction workers onsite	Negative	 Prior to the commencement of construction, an agreement should be reached between the landowners and the proponent to ensure that the company will compensate the landowner for any damage and losses. Before the contractors are deployed on site, a Code of Conduct should be developed and signed by the landowners, proponent and contractor. Contractors should be held liable by the proponent to losses and damages of farm infrastructure. Contractors should be made aware of the consequences of stock theft, damage and losses and if found guilty of an offense as per Code of Conduct breach, dismissal should follow South Africa labour legislation.
Operational Phase Creation of employment and business opportunities associated with the operational phase	Positive	 Sixty permanent jobs will be created during the 20-year operational phase. Skilled employees will equate to 33% (20 jobs), semi-skilled 17% (10 jobs) and low-skilled 50% (30 jobs). The local community will qualify for low-skilled and some semi-skilled jobs available. Preference will be given to Historically Disadvantaged members of the local community. During the first 5 years of the operational phase, a training and skills development programme should be implemented for the locals to maximise the number of locals that are employed within the operational phase.

Identified impact	Туре	Impact description and proposed Mitigation
Establishment of a Community Trust funded by revenue generated from the sale of energy. The revenue can be used to fund local community development	Positive	 Local and economic community development can be stimulated from the trust over a 20-year timeframe. The trust will support healthcare, education, training and skills development and support for SMME's. A criterion should be established by the Siyathemba Local Municipality and the proponent to ensure the benefits are for the community and not for individuals within the community. Financial controls and audits should be in place by the Siyathemba Local Municipality and the proponent to ensure the benefits are for the benefits are for the community.
Potential impact on family structures, social networks and community services associated with the influx of job seekers	Negative	 Same as construction phase except influx may reduce due to the operational phase requiring less jobs than the construction phase. The 'no employment at the gate' policy should still be emphasized even in the operational phase and job seekers should be redirected to employment offices in Prieska.
Potential impact on local farmers associated with loss of farm labour	Negative	 Although farm labour can be replaced, loss of farm labour will impact farm operations in the time between replacement of worker, however this will be temporary.

11.9.2 Summary of the projects cumulative effects

The following table summarises the social and socio-economic impacts identified during the literature review of social and socio-economic studies referred to earlier in this section. The table also summarises the potential cumulative effects that could be generated by all projects together within the construction and operational phases, which is then taken into account when assessing cumulative effects of the project under review. However, it is important to note that not all socio-economic studies reviewed included quantitative data; therefore, the summary of the cumulative effects is limited to the data available for each project reviewed and the information contained in the reviewed documents; thus, some of the cumulative effects may be underestimated.

Construction Phase:

Impact	Details
Temporary job creation	A total of 1 105 direct jobs will be created over 6 and a half years
	during the construction phase of the projects.

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r7	
	250 indirect jobs will be created in manufacturing and other indirect job opportunities will be created in hospitality, tourism and security as a result of the projects.
	140 of the jobs will be offered to the skilled labour force.
	136 of the jobs will be offered to the semi-skilled labour force.
	281 of the jobs will be offered to the low-skilled labour force.
	Majority of the local labourers residing in the Prieska vicinity will
	qualify for the semi-skilled and low-skilled positions
	The wage-bill will be R126 million and the salary of low-skilled to
	semi-skilled workers will range from R5 000 to R30 000, respectively.
	A database should be created for local companies to access
	information on the tender process and invite local companies to bid
	for project work.
Unskilled labour force	The reviewed specialist reports recommend the following to address
	the lack of skills of the local labourers:
	 Skills and development programmes implemented by proponents.
	 Preference should be given to the locals for low-skilled level and semi-skilled level jobs. Skilled jobs can be outsourced from the surrounding communities.
The effect on family	Due to the high unemployment within the area and the surrounding
structures and social	areas, job seekers will gather at the project requesting jobs. The
networks within the	specialised reports recommend the following measures to reduce the
community due to the	increased security risks to the farmers:
influx of job seekers and	Preference is given to locals to reduce the risk of outsiders
the presence of workers	creating a threat to families and businesses due to a lack of
	understanding of the community
	• 'No employment at the gate' policy should be implemented
	 Communication of job positions are via newspapers and employment offices
	 The presence of the workers will be unavoidable but can be managed. As per mitigation measures in specialist reports: The creation of a Monitoring Forum (MF) should be initiated between the proponent, Local Municipality, community and farmers to manage the risks of the projects
	 A Code of Conduct should be formulated and signed between the proponent, contractors, construction workers and farmers prior to construction commencing so a common understanding is established and negative impacts on the community is reduced The contractor should take responsibility for managing the construction workers

	Stock losses, poaching, theft and damage to farm infrastructure is a					
	potential result from the presence of construction workers onsite.					
	Contractors shall be liable to pay for any losses incurred by					
	farmers as a result of construction workers					
	The Code of Conduct should specify regulations in regards					
	to the theft and damage to property					
	Dismissal and disciplinary measures should be					
	accordance to the developed Code of Conduct and Se					
	African labour legislation					
Potential impact on local farmers	The impact on the loss of farm labour is minimal due to the					
associated with loss of farm	temporary nature on farming operations during the					
labour	replacement period.					
	Farm labourers cannot be excluded from applying for					
	construction jobs.					
	 It should be emphasised that construction jobs are 					
	temporary in comparison to permanent jobs to weigh in on					
	the negative impacts so farm labourers can make an					
	informative decision.					

Operational Phase:

Impact	Details
Temporary job creation	76 jobs will be created over the operational phase, much lower than the construction phase.
	20 of the jobs will be offered to the skilled labour force.10 of the jobs will be offered to the semi-skilled labour force.30 of the jobs will be offered to the low-skilled labour force.
Unskilled labour force	A training and skills development programme should be implemented for the locals to maximise the number of locals that are employed within the operational phase, this should be implemented during the first 5 years.
 Establishment of a Community Trust funded by revenue generated from the sale of energy. The revenue can be used to fund local community development 	The trust will promote economic growth within the local community and support healthcare, education, training and skills development and support for SMME's
The effect on family structures and social networks within the community due to the influx of job seekers and the presence of workers	The influx of job seekers may reduce as there will be less jobs available within the operational phase. The same 'no gate policy' and communication channels in regards to employment should be followed in the operational phase. The Code of Conduct established prior to the construction phase and the MF should continue in the operational phase to manage security risks, theft, losses and damages. Alterations may need to be agreed upon and changes made to the Code of Conduct to suit operational conditions.
 Potential impact on local farmers associated with loss of farm labour 	Continuous liaison with farmers within the community will prevent loss of farm labour within the community.

When evaluating the cumulative effect of the proposed project, the analysis of socio-economic impacts identified in EIA studies conducted by specialists for other projects proposed to be located in the area and summarised earlier in the socio-economic report were taken into account. The formulation of the proposed mitigation measures also took into account recommendations made by other specialists as part of EIAs conducted for other renewable energy projects proposed to be built in the area.

11.10 Traffic Impacts

There are Fourteen (14) other Renewable Energy sites in the immediate surround to the Aletta WEF. The majority of these facilities are Photovoltaic Energy facilities with four (4) additional wind energy facilities.

The cumulative effect of the abnormal load vehicles on the daily traffic volume would elevate the delay experienced by the road user. This is assuming the exact same route will be used by all the individual developments. However, due to the REIPPP bidding process, it is highly unlikely that all these above mentioned facilities will be constructed at the same time. The normal heavy and light vehicles will not affect the level of service of any of the sections of road proposed for use in terms of reaching its volume capacity. The speed of the abnormal load trucks will however impact on the average travel speed (ATS) and percentage time spent following (PTSF) of the roadways. This can however be mitigated by allowing other road users to pass at regular intervals and by avoiding clusters of abnormal load transport vehicles.

The additional cumulative trips generated in the event that all the facilities are in construction at the same time, is summarised in the tables below.

Station	ADT	Abnormal	Normal trips	New ADT
	(vpd)	trips per day	per day	(vpd)
N7 near Saldanha	4365	15	90	4470
N7 south of Vanrhynsdorp	1300	15	90	1405
N7 north of Vanrhynsdorp	950	15	-	965
R27 near Calvinia	700	15	90	805
R63 near Williston	190	15	90	295
R63 near Carnarvon	140	15	90	245
R384 near Britstown	200	15	90	305
N10 near Prieska	300	15	215	530

Table 156: Cumulative Impact Summary of Trips (Route 1)

Station	ADT	Abnormal	Normal trips	New ADT
Station	(vpd)	trips per day	per day	(vpd)
N2 north of Coega	11500	15	90	11605
N10 south of Cradock	1670	15	-	1685
R61 near Tarkastad	1220	15	90	1325
R401 near Middelburg	-	15	90	-
N10 south of Britstown	700	15	90	805
N10 near Prieska	300	15	215	530

The Normal vehicle trips over the long distance routes are solar energy equipment transport vehicles delivering solar equipment to the ten (10) proposed solar facilities at Prieska.

11.10.1 Cumulative Effect Rating

Long Distance Route

The trips generated by the delivery of wind turbine components to site are insignificant when compared to the ADT of the immediate road network as it does not affect and/or change the current Level of Service provided that the abnormal vehicle create passing opportunities on a regular basis.

The suggested haulage routes are mainly single carriageways, and would therefore have a probable impact on the current traffic volumes during the construction period.

Intersections

The intersections will be temporary blocked, but will be of short duration and will not affect the LOS in any significant way. Traffic will be allowed to pass the abnormal load vehicle to minimize the queuing lengths.

The blocking of intersections will have a definite impact, but will be compensated for as mentioned in the Impact section above.

Local Traffic

Roadways surrounding Prieska have an abundance of spare capacity and will be able to accommodate the estimated additional traffic generated by delivery vehicles, construction vehicles, on-site staff, etc.

The chances of local traffic being adversely affected by the construction traffic are considered extremely low.

Community

The construction of this wind energy facility will have a positive impact on the surrounding communities as it will create more job opportunities.

The construction of the wind energy facility will have a definite positive impact on the communities in the surrounding areas of the site.

All of the impacts mentioned above are completely reversible as the project is of short duration. All impacts mentioned above will not result in the loss of any resources. The estimated construction to completion period is 18 months. Therefore the impact and its effects will last for the period of a relatively short construction period. The construction of the Aletta WEF will have low negative cumulative effects on the traffic and low positive cumulative effects on the community. As the construction of this wind energy facility is of short term duration the impacts on the area will only be temporary and the roadways will continue to function in a moderately modified way. The significance of the traffic and community impact is negative and positive low, respectively, as they are temporary and extend over a short period of time.

12 DESCRIPTION AND COMPARATIVE ASSESSMENT OF ALTERNATIVES

Prior to the start of the EIA, BioTherm intended to construct 125 turbines on the Aletta site. This number of turbines provided flexibility in that turbines of 1-1.5MW can be considered, however consideration of the Square Kilometre Array (SKA) necessitated the reduction of the 125 turbines to a proposed 80 turbine layout. The turbine layout was then further amended to only include 60 turbines. Although the reduction of the number of turbines equated to a reduction in capacity, this design amendment was done taking environmental considerations into account.

Various environmental specialists assessed the site during the scoping phase. Their assessments encompassed the entire proposed development site and included the identification of sensitive areas. These sensitive areas were used during the scoping phase to perform a preliminary comparison of layout alternatives. The design and layout alternatives which were considered during the scoping phase included a comparative assessment of a 60 turbine layout versus an 80 turbine layout, and alternative locations for the onsite substations and O&M buildings. The 60 turbine layout was clearly selected as the preferred alternative as per the scoping phase specialist findings and it is recommended that both alternatives for the substation and O&M building for the 60 turbine layout be taken through to the EIA phase for further assessment. These layouts are presented in **Figure 213**.

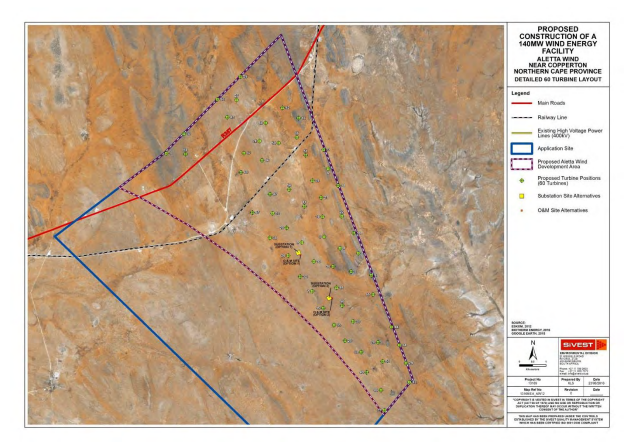


Figure 213: EIA phase layout alternatives

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The sensitive areas used to determine the alternatives in the scoping phase were based on desktop studies. The specialist studies in the EIA phase have provided a more detailed assessment of sensitive areas. The highly sensitive areas identified by each specialist study in relation to the EIA phase layout alternatives are presented in **Figure 214** below. Each of these alternatives are comparatively assessed below in terms of the findings from the specialist studies conducted during the EIA.

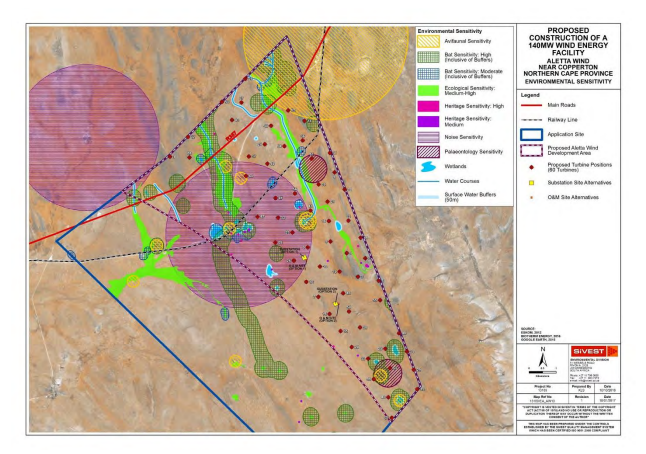


Figure 214: EIA phase layout alternatives in relation to sensitive areas

Additionally, several no-go areas were also identified by some of the specialists and were subsequently incorporated into the EIA phase layout. As a result of the no-go areas, the layout proposed had to be amended slightly in order to avoid these areas. A map layout indicating the identified no-go areas is provided in **Figure 215** below.

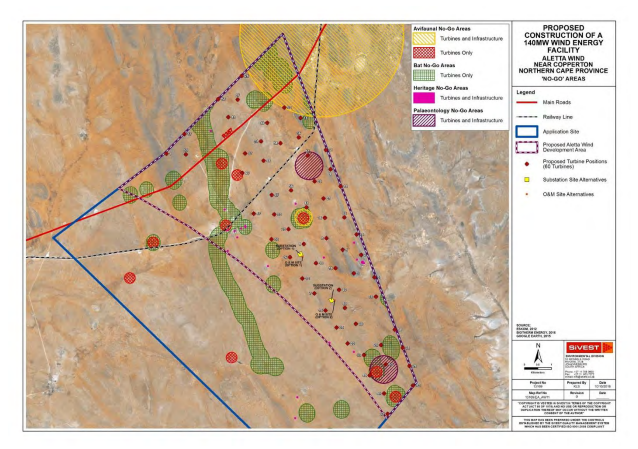


Figure 215: EIA phase layout alternatives in relation to no-go areas

Table 158 below highlights the issues and preferences associated with each alternative thereby identifying the preferred alternative.

PREFERRED	The alternative will result in a low impact / reduce the impact
FAVOURABLE	The impact will be relatively insignificant
NOT PREFERRED	The alternative will result in a high impact / increase the impact
NO PREFERENCE	The alternative will result in equal impacts

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ALTERNATIVE	ENVIRONMENTAL ASPECT	PREFERENCE	CONCERNS / IMPACT SUMMARY	FATAL FLAWS				
132kV ONSITE S	32kV ONSITE SUBSTATION AND OPERATION & MAINTENANCE (O&M) BUILDING							
Aletta Wind	Biodiversity	NO PREFERENCE	The impact will be relatively insignificant	No Fatal Flaws				
Energy Facility 132kV onsite Substation and Operation & Maintenance	Avifauna	NO PREFERENCE	The habitat at the proposed turbine site is highly homogenous. The impact that the substation will have on the available habitat is therefore likely to be similar, irrespective of where the substation is located.	No Fatal Flaws				
(O&M) Building Option 1	Bats	NO PREFERENCE	The location and specification of the substation and Operation and Management building does not have an impact on the bat fauna.	No Fatal Flaws				
	Surface Water	NO PREFERENCE	There are no surface water resources either directly within, or within a radius of 1km of this alternative. No direct potential impacts are therefore anticipated. As a result, this option is preferred.	No Fatal Flaws				
	Soils and Agricultural Potential	NO PREFERENCE	Low prevailing agricultural potential	No Fatal Flaws				
	Noise	NO PREFERENCE		No Fatal Flaws				
	Visual	NO PREFERENCE	No sensitive or potentially sensitive visual receptors can be found within 500m of this proposed Substation and O&M Building alternative, within the very high impact zone. In addition, no sensitive or potentially sensitive visual receptors can be found within 2km of the proposed alternative, within	No Fatal Flaws				

Table 158: Alternatives Assessment summarising the impacts, highlighting issues/concerns and indicating the preference associated with each alternative

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ALTERNATIVE	ENVIRONMENTAL ASPECT	PREFERENCE	CONCERNS / IMPACT SUMMARY	FATAL FLAWS
			the high impact zone. It must however be noted that three (3)	
			potentially sensitive visual receptors can be found within 5km	
			of the proposed alternative, within the moderate impact zone.	
			In addition, one (1) potentially sensitive visual receptor can	
			be found within 8km of the proposed Substation and O&M	
			Building alternative, within the low impact zone, while five (5)	
			potentially sensitive visual receptors can be found further	
			than 8km from this alternative and are therefore expected to	
			be negligible from a visual perspective. It is important to note	
			that both visually sensitive receptors, namely the	
			Boesmansberg Guest Farm (VR 1) and the Nelspoortjie	
			Karoo Guest Farm (VR 2), can also be found further than	
			8km for the proposed Substation and O&M Building	
			alternative and are therefore also expected to be negligible	
			from a visual point of view. As such, there is no notable	
			preference between Substation and O&M Building Option 1	
			and 2. Although Option 1 will be marginally preferred as it is	
			located slightly further from one (1) of the potentially sensitive	
			receptor locations, both are regarded as favourable options.	
			In addition, the proposed substation and O&M building would	
			form part of the wind energy facility and would be dwarfed by	
			the large number of wind turbines that would be visible.	
	Heritage	PREFERRED	No heritage resources have been identified in the general	No Fatal Flaws
	пенаус		area of the substation footprint.	1101 atari 12005
	Palaeontology	NO PREFERENCE	The areas are all underlain by Moderately sensitive	No Fatal Flaws
	raiaeontoiogy		Palaeontological formations and the proviso is that the	no falai fiaws

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ALTERNATIVE	ENVIRONMENTAL ASPECT	PREFERENCE	CONCERNS / IMPACT SUMMARY	FATAL FLAWS
			development must be away from existing Groundwater Resources, most notably historic spring sites and the ECO must work closely with the HIA specialist to ensure that all new, chance finds of fossils be recorded during the construction phase of the project	
	Socio-economic	NO PREFERENCE	No differentiation between two alternatives; equally acceptable	No Fatal Flaws
Aletta Wind	Biodiversity	NO PREFERENCE	The impact will be relatively insignificant	No Fatal Flaws
Energy Facility 132kV onsite Substation and Operation & Maintenance	Avifauna	NO PREFERENCE	The habitat at the proposed turbine site is highly homogenous. The impact that the substation will have on the available habitat is therefore likely to be similar, irrespective of where the substation is located.	No Fatal Flaws
(O&M) Building Option 2	Bats	NO PREFERENCE	The location and specification of the substation and Operation and Management building does not have an impact on the bat fauna.	No Fatal Flaws
	Surface Water	NO PREFERENCE	There are no surface water resources either directly within, or within a radius of 1km of this alternative. No direct potential impacts are therefore anticipated. As a result, this option is preferred.	No Fatal Flaws
	Soils and Agricultural Potential	NO PREFERENCE	Low prevailing agricultural potential	No Fatal Flaws
	Noise	NO PREFERENCE		No Fatal Flaws
	Visual	NO PREFERENCE	No sensitive or potentially sensitive visual receptors can be found within 500m of this proposed Substation and O&M	No Fatal Flaws

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ALTERNATIVE	ENVIRONMENTAL ASPECT	PREFERENCE	CONCERNS / IMPACT SUMMARY	FATAL FLAWS
			Building alternative, within the very high impact zone. In	
			addition, no sensitive or potentially sensitive visual receptors	
			can be found within 2km of the proposed alternative, within	
			the high impact zone. It must however be noted that four (4)	
			potentially sensitive visual receptors can be found within 5km	
			of the proposed alternative, within the moderate impact zone.	
			In addition, one (1) potentially sensitive visual receptor can	
			be found within 8km of the proposed Substation and O&M	
			Building alternative, within the low impact zone, while four (4)	
			potentially sensitive visual receptors can be found further	
			than 8km from this alternative and are therefore expected to	
			be negligible from a visual perspective. It is important to note	
			that both visually sensitive receptors, namely the	
			Boesmansberg Guest Farm (VR 1) and the Nelspoortjie	
			Karoo Guest Farm (VR 2), can also be found further than	
			8km for the proposed Substation and O&M Building	
			alternative and are therefore also expected to be negligible	
			from a visual point of view. Although Substation and O&M	
			Building Option 2 is located slightly closer to one (1) of the	
			potentially sensitive receptor locations there is no notable	
			preference between the two options and both are considered	
			to be favourable. In addition, the proposed substation and	
			O&M building would form part of the wind energy facility and	
			would be dwarfed by the large number of wind turbines that	
			would be visible.	

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ALTERNATIVE	ENVIRONMENTAL ASPECT	PREFERENCE	CONCERNS / IMPACT SUMMARY	FATAL FLAWS
	Heritage	FAVOURABLE	A site occurs at this location. This site is however of a low significance.	No Fatal Flaws
	Palaeontology	NO PREFERENCE	The areas are all underlain by Moderately sensitive Palaeontological formations and the proviso is that the development must be away from existing Groundwater Resources, most notably historic spring sites and the ECO must work closely with the HIA specialist to ensure that all new, chance finds of fossils be recorded during the construction phase of the project	No Fatal Flaws
	Socio-economic	NO PREFERENCE	No differentiation between two alternatives; equally acceptable	No Fatal Flaws

As depicted in **Table 158** above, the two (2) 132kV onsite substation and O&M building site alternatives are very similar in terms of which is the environmentally preferred alternative. Almost all of the specialists found there to be no preference between the two (2) alternatives, with the only exception being the heritage specialist. The 132kV onsite substation and O&M building Option 2 was however deemed to be the favourable option, as despite the fact that a heritage site occurs at this location it is deemed to have a low significance. **Option 1 for the 132kV onsite substation and O&M building site is considered to be environmentally preferred**.

It is important to note that no fatal flaws were identified and the layout avoids all no-go areas and therefore both of the alternatives mentioned above are considered to be acceptable, although not necessarily preferable from an environmental perspective. The preferred site layout in relation to the sensitive areas identified by the specialists is indicated in **Figure 217**. It should be noted that although a 2 700 m¹¹ buffer around the onsite residence could not be achieved the developer has set the turbines back 1.4km from the onsite residence in order to reduce the impact of noise.

As previously mentioned, several no-go areas were also identified by some of the specialists and were subsequently incorporated into the EIA phase layout. As a result of the no-go areas, the site layout was amended slightly in order to avoid these areas. The preferred site layout in relation to the no-go areas identified by the specialists, including the 1.4km noise buffer and SKA buffer, are indicated in **Figure 217**.

Refer to **Appendix 9** for the coordinates of the preferred site layout.

It should be noted that micro-siting may be required within the development area during the detailed design phase to avoid any additional sensitive areas. This is to enable the avoidance of any unidentified features on site or any design constraints when the project reaches construction.

¹¹ The 2 700m buffer is not technically achievable around the resident, however a 1 400m buffer has been placed around the on site residence. This buffer would reduce the medium impact significance as rated by the noise specialist (refer to Table 106 in Section 9.2.6) to an impact that is considered acceptable. Impacts with a medium significance rating are not considered no-go. In addition, it should be noted that BioTherm have a lease agreement with the owner of this resident and they will benefit financially from the proposed project.

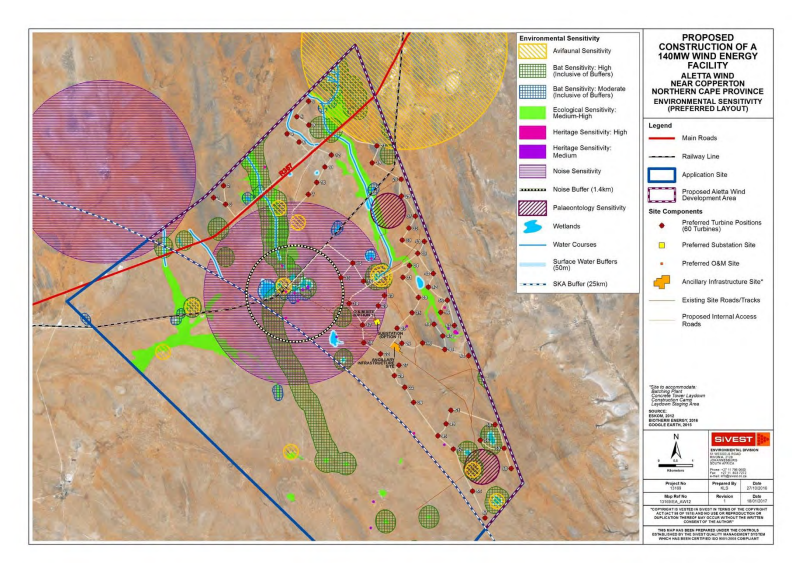


Figure 216: Preferred Site Layout in relation to Sensitive Areas

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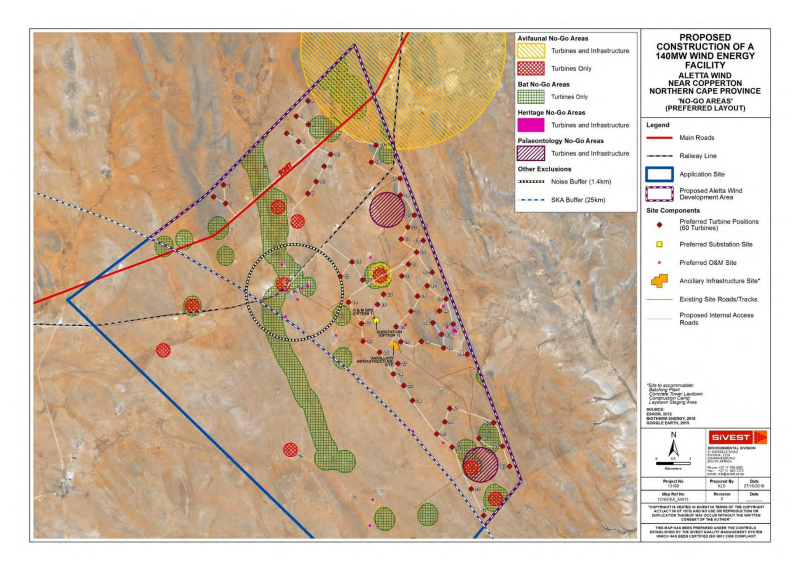


Figure 217: Preferred Site Layout in relation to No-go Areas

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It is important to note that the preferred site layout provided above is only the EIA phase layout and therefore not the final layout for the proposed development. This is due to the following reasons:

- The technology is constantly changing where higher yielding a more efficient turbines are being bought into the marked and as a result the Developer cannot commit to a specific turbine, and associated layout, at this stage.
- The EPC Contractor has not been appointed and hence the turbine manufacture is unknown. The EPC contractor is only appointed once the project has been selected as a Preferred Bidder.
- The final turbine manufacture is unknown and hence the final turbine generation capacity is unknown. The turbine generation capacity directly determines how many turbines will be present in the project area. A 2MW turbine will result in a layout with 70 turbines, where as a 3MW turbine will result in a layout with 47 turbines.
- The relocation, adding or removing of a single wind turbine has an impact on the entire wind farm. With a single change a new yield assessment and model must be conducted to determine the highest yielding layout. Hence a facility with 50 turbines will have a completely different layout to a facility with 70 turbines. The EPC contractor may also insist on their own optimised layout for the facility.
- The current project has four 500m corridors where turbines have been preliminary excluded from. Depending on the final powerline corridor selection, turbines may be relocated to be within the remaining corridors.
- If surrounding wind projects are bid and selected as Preferred Bidders before the Aletta facility, then the adjacent wind projects final layouts may include turbines on the boundary of our facility and hence these neighbouring turbines will have to be considered into the final Aletta facility layout once it has been selected as a Preferred Bidder.
- As the turbine positions are still not final the road and ancillary infrastructure layouts are also subjected to change.

It should also be noted that the specialist sensitivities and no-go areas will be incorporated into the layout design when completing the final layout. In addition, a 1.4km buffer will be placed around the land owner's house. This is 450m further than the original EIA phase layout.

12.1 No-go Alternative

The option of not implementing the activity, or **the 'no-go' alternative**, **is considered in the EIA**. South Africa is under immense pressure to provide electricity generating capacity in order to reduce the current electricity demand in the country. With the global focus on climate change, the government is under severe pressure to explore alternative energy sources in addition to coal-fired power stations. Although wind power is not the only solution to solving the energy crisis in South Africa, not establishing the proposed wind energy facility would be detrimental to the mandate that the government has set to promote the implementation of renewable energy. It is a suitable sustainable solution to the energy crisis and this project would contribute to addressing the problem. This project will aid in achieving South Africa's goals in terms of sustainability, energy security, mitigating energy cost risks, local economic development and national job creation.

Although the negative impacts identified would not occur if the project did not go ahead, the socio economic benefits of the proposed project should not be overlooked. The No-Go alternative has thus been eliminated due to the fact that the identified environmental impacts can be suitably mitigated and that by not building the project, the socio-economic benefits would be lost.

13 ENVIRONMENTAL MONITORING AND AUDITING

The Environmental Management Programme (EMPr) becomes a tool by which compliance on the proposed site can be measured against. In order to utilise this tool, environmental monitoring needs to take place with regular audits against the EMPr to ensure that all aspects are attended to.

Environmental monitoring establishes benchmarks to judge the nature and magnitude of potential environmental and social impacts.

Some of the key parameters for monitoring and auditing of the proposed project include the following inter alia:

- Soil erosion and siltation.
- Oil spillages
- Dust and gaseous emissions.
- Water quality
- Noise and vibration
- Change in biodiversity
- Socio-economic change
- Land use changes.

The overall objective of environmental and social monitoring is to ensure that mitigation measures are implemented and that they are effective. Environmental and social monitoring will also enable responses to new and developing issues of concern. The activities and indicators that have been recommended for monitoring are presented in the EMPr.

Environmental monitoring will be carried out to ensure that all construction activities comply and adhere to environmental provisions and standard specifications, so that all mitigation measures are implemented. The contractor shall employ an officer responsible for implementation of social/environmental requirements. This person will maintain regular contact with the local / district Environmental Officers. The contractor and proponent will have a responsibility to ensure that the proposed mitigation measures are properly implemented during the construction phase.

The environmental monitoring program will operate through the preconstruction, construction, and operation phases. It will consist of a number of activities, each with a specific purpose with key indicators and criteria for significance assessment. The following aspects will be subject to monitoring:

- Encroachment into sensitive areas
- Maintenance of project footprint
- Vegetation maintenance around project work sites, workshops and camps
- . Health & Safety

Monitoring should be undertaken at a number of levels. Firstly, it should be undertaken by the Contractor at work sites during construction, under the direction and guidance of the Supervision Consultant who is responsible for reporting the monitoring to the implementing agencies. It is not the Contractor's responsibility to monitor land acquisition and compensation issues. It is recommended that the Contractor employ local full time gualified environmental inspectors for the duration of the Contract. The Supervision Consultant should include the services of an independent environmental and monitoring specialist on a part time basis as part of their team.

Environmental monitoring is also an essential component of project implementation. It facilitates and ensures the follow-up of the implementation of the proposed mitigation measure, as they are required. It helps to anticipate possible environmental hazards and/or detect unpredicted impacts over time.

Periodic ongoing monitoring will be required during the life of the Project and the level can be determined once the Project is operational.

The EMPr is included in Appendix 8.

14 COMPLIANCE WITH WORLD BANK STANDARDS AND EQUATOR PRINCIPLES

This report has been prepared to comply with various environmental legislation as well as World Bank Standards (IFC Guidelines) and the Equator Principles. Thus in order to ensure compliance with these, a checklist has been compiled to ensure that all aspects of these guidelines have been taken into account when compiling this document. Table 159 below indicates that all applicable performance standards have been complied with.

The performance standards which have not been addressed at this stage as indicated in Table 159 below will be addressed at a later stage when the proponent has reached financial closure. Therefore, the compliance level is partially compliant at this stage. It is important to note that the project proponent is committed to achieving compliance with the EPs.

Compliance level			
Clear			
Not assessed/determined	Not compliant	Partially compliant	Compliant

The coding key is as follows:

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Appendix 10 includes the IFC Performance Standards on Environmental and Social Sustainability.

PRINCIPLES	COMPLIANCE LEVEL	REFERENCE
Performance Standard 1 Environmental & Social Reporting		
1. Baseline Information		Refer to Section 6
2. Impacts and Risks		Refer to Section 9
3. Global impacts		N/A
4. Transboundary		N/A
5. Disadvantaged /		Refer to Section 8.9
vulnerable groups		
6. Third party		Refer to Section 8.9
7. Mitigation measures		Refer to Section 10.1
		and the EMPr -
		Appendix 8
8. Documentation of		Refer to Section 9
Assessment process		
9. Action Plans		No major Action Plans
		required as mostly
		generic mitigation
		measures have been
		required.
10 Organizational		Refer to Appendix 10
capacity		
11. Training		Refer to Appendix 10
12. Grievance	The proponent will commit to full compliance with	Refer to Appendix 10
mechanism	this standard when financial closure has been	
	reached. The proponent is fully aware of the	
	implications of this standard and this information	
	will be made available in due course as part of	
	the development planning for the project.	
	formance Standard 2, Labour & Working Condit	
1. Human Resource	The proponent commit to full compliance with this	Refer to Appendix 10
Policy	standard when financial closure has been	
	reached. The proponent is fully aware of the	
	implications of this standard and this information	
	will be made available in due course as part of	
	the development planning for the project.	
2. Working relationship		Refer to Appendix 10
3. Working conditions		Refer to Appendix 10
with and terms of		
employment		

Table 159: Compliance with Equator Principles

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4. Workers organization		Refer to Appendix 10
5. Non-discrimination		Refer to Appendix 10
and equal opportunities		
7. Occupational Health		Refer to Appendix 10
and Safety		
8. Non-employee		Refer to Appendix 10
workers		
9. Supply Chain		Refer to Appendix 10
10. Labour Assessment		Refer to Appendix 10
Component of a Social		
and Environmental		
Assessment		
	Performance Standard 3, Pollution	
1. Pollution Prevention,		Refer the EMPr -
Resource Conservation		Appendix 8
& Energy Efficiency		
2. Wastes		Refer the EMPr -
		Appendix 8
3. Hazardous material		Refer the EMPr -
		Appendix 8
4. Emergency	The proponent commit to full compliance with this	Refer to Appendix 10
preparedness &	standard when financial closure has been	
response	reached. The proponent is fully aware of the	
	implications of this standard and this information	
	will be made available in due course as part of	
	the development planning for the project.	
5. Technical guidance -		Refer to Appendix 10
ambient considerations		
6. Greenhouse gas		No greenhouse gas
emissions		emissions will result from
		the proposed
		development.
	Performance Standard 4, Health & Safety	
1. Hazardous materials		Refer the EMPr -
safety		Appendix 8
2. Environmental and		Refer to Sections 6 and
natural resource issues		8
Performance Standard		Refer to Section 5
5, Land Acquisition		
Performance Standard		Refer to Section 6.6 and
6, Biodiversity		8.1

Performance Standard	Refer to Section 8.9
7, Indigenous People	
Performance Standard	Refer to Section 8.9
8, Cultural Heritage	

15 EVALUATION AND RECOMMENDATIONS

Table 160 summarises the key recommendations for the environmental issues identified in the FEIAr. In order to achieve appropriate environmental management standards and ensure that the findings of the environmental studies are implemented through practical measures, the recommendations from this EIA (where practical and possible) have been included within an Environmental Management Programme (EMPr). This EMPr should form part of the contract with the contractors appointed to construct and maintain the proposed project. The EMPr would be used to ensure compliance with environmental specifications and management measures. The implementation of this EMPr for all life cycle phases (i.e. construction, operation and de-commissioning) of the proposed project is considered to be key in achieving the appropriate environmental management standards as detailed for this project.

An EMPr is included with this FEIAr as Appendix 8.

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It is also recommended that the process of communication and consultation with the community representatives is maintained after the closure of this EIA process, and, in particular, during the construction phase associated with the proposed project.

The preferred site layout in relation to the sensitive areas identified by the specialists is indicated in **Figure 216**.

The preferred site layout in relation to the no-go areas identified by the specialists is indicated in **Figure 217**.

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15.1 Summary of Findings

Environmental	Summary of major findings	Recommendations
Parameter		
Biodiversity	The vegetation types that occur within the region (Bushmanland Arid Grassland, Lower Gariep Broken Veld and Bushmanland Vloere and possibly floristic elements of Bushmanland Basin Shrubland and Northern Upper Karoo) are classified as Least Threatened and also have a wide distribution and extent. The natural vegetation on the sites is therefore not considered to have high conservation status. The area is not within a Centre of Plant Endemism or in areas identified in Provincial Conservation Plans to be of concern, but it does occur within an area identified as part of the National Parks Area Expansion Strategy.	The report concludes that the project is unlikely to have highly significant impacts on the ecological receiving environment and impacts that will occur can be controlled and reduced to low significance. Mitigation measures are provided to avoid or minimise these impacts. Some impacts require permits to be issued, either by National or Provincial authorities. If mitigation measures are applied then the potential impacts can be well-managed, in which case the project is supported and it is recommended that it be authorised.
	 Local factors that may lead to parts of the sites having elevated ecological sensitivity are the potential presence of the following: Presence of natural vegetation on site, although of low conservation priority. Presence of a number of provincially protected plant species. Presence of a number of individuals of one protected tree species, Boscia albitrunca. Presence of drainage areas and pans. 	

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	Presence of low, rocky hills with higher biodiversity than	
	surrounding areas.	
	Potential presence of the following animals of potential	
	conservation concern:	
	 Honey badger (NT) 	
	 Littledale's Whistling Rat (NT) 	
	 Giant Bullfrog (NT/LC) 	
	• Potential invasion of natural habitats by alien invasive	
	plants, thus causing additional impacts on biodiversity	
	features.	
	Cumulative impacts of this project in combination with similar	
	projects is likely to be of low significance.	
	The two (2) proposed sites for the combination of on-site	
	substation and operation & maintenance (O&M) building	
	were evaluated and both sites were found to be favourable.	
	No significant features of concern were found at either site.	
Avifauna	The proposed BioTherm Aletta (Copperton) Wind Farm will	The impacts of the proposed WEF on priority avifauna
	have a variety of impacts on avifauna which range from low	could be mitigated to acceptable levels, therefore the
	to high. The impacts are (1) displacement of priority species	development could proceed provided that mitigation
	due to disturbance during construction phase (2)	measures are strictly implemented.
	displacement of priority species due to habitat destruction	
	during construction phase (3) displacement of priority	
	species due to disturbance during operational phase (4) and	
	collisions of priority species with the turbines in the	
	operational phase.	
1		

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Displacement of priority species due to disturbance during	
construction phase is likely to be a temporary medium	
negative impact, but can be reduced to low with the	
application of mitigation measures. Mitigation measures are	
the restriction of construction activities to the construction	
footprint area, no access to the remainder of the property	
during the construction period, measures to control noise	
and dust, maximum use of existing access roads, the	
implementation of a 3km no development buffer zone around	
a Verreaux's Eagle nest, and a 300m no development buffer	
zone around a Southern Pale Chanting Goshawk nest.	
Displacement of priority species due to habitat destruction	
during construction phase is likely to be a medium negative	
impact and will remain so, despite the application of	
mitigation measures. Mitigation measures comprise strict	
adherence to the recommendations of the specialist	
ecological study and maximum use of existing access roads	
with the construction of new roads kept to a minimum.	
Displacement of priority species due to disturbance during	
the operational phase is likely to be of low significance and it	
could be further reduced through the application of mitigation	
measures. Mitigation measures are the restriction of	
operational activities to the plant area, no access to other	
parts of the property unless it is necessary for wind farm	
related work, post-construction monitoring, and if densities of	
key priority species are proven to be significantly reduced	
key phoney species are proven to be significantly reduced	

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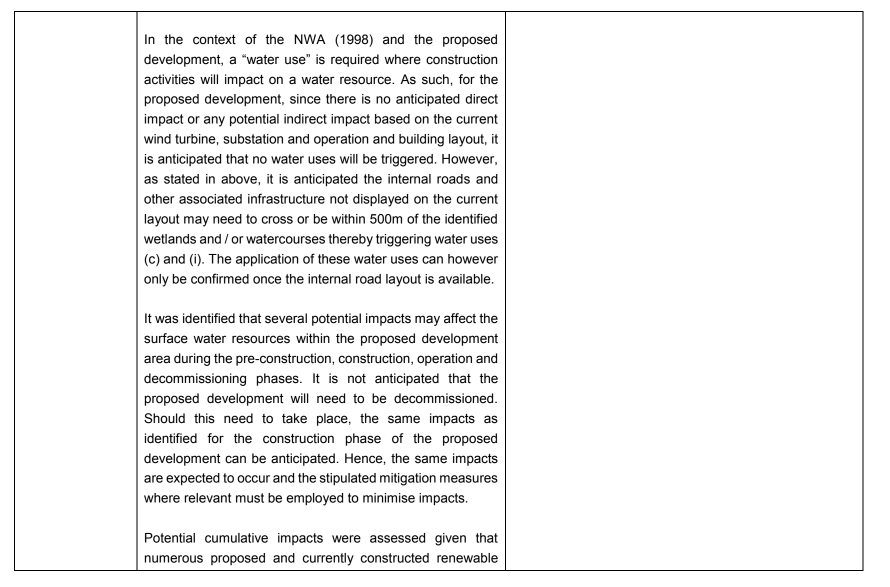
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	due to the operation of the wind farm, engagement of the	
	wind farm management to devise ways of reducing the	
	impact on these species.	
	Collisions of priority species with the turbines in the	
	operational phase are likely to be a high negative impact but	
	it could be reduced to medium negative through the	
	application of mitigation measures. Mitigation measures are	
	the implementation of post-construction monitoring and, if	
	actual collision rates indicate high mortality levels,	
	curtailment of selective turbines. Lastly, the implementation	
	of a 3km no development buffer zone around a Verreaux's	
	Eagle nest, a 200m no turbine zone around water points and	
	a 300m no development buffer zone around a Southern Pale	
	Chanting Goshawk nest are recommended.	
	J.	
	Finally, it is concluded that, after taking into account the	
	expected impact of proposed renewable energy projects	
	within a 35km radius around Kronos MTS, that the	
	cumulative impact of the proposed Aletta WEF on priority	
	avifauna, after appropriate mitigation has been implemented,	
	will range from minor to insignificant.	
	The impacts of the proposed Aletta WEF on priority avifauna	
	could be mitigated to acceptable levels, therefore the	
	development could proceed provided that mitigation	
	measures are strictly implemented.	

Bats	The site was first visited in July 2015 wherein two SM2BAT+	If elevated bat mortalities are found during the operational
Dato	detectors were installed on one 10m mast, and one	monitoring, mitigation measures may need to be
	meteorological mast. The long-term monitoring study aims to	implemented as outlined in Table 144 . The affected
	identify bat species at risk of fatality to wind turbines, and	turbines to which such mitigation may apply are 18, 28, 33,
	patterns in their activity and distributions (temporal and	34, 38, 41, 48 and 49.
	spatial).	
		In the case of a migratory event, a mitigation schedule will
	A sensitivity map was drawn up indicating potential roosting	be drawn up specifically for the event.
	and foraging habitat. The turbine layout is respective of the	
	bat sensitivity map is deemed acceptable with regards to the	The Moderate bat sensitivity areas and associated buffer
	bat monitoring study since no turbines are encroaching on	zones must be prioritised during operational monitoring
	any sensitive area.	and preferably be avoided during turbine placement, if
		another feasible option is available.
	Four bat species were detected namely, Tadarida	
	aegyptiaca, Neoromicia capensis, Miniopterus natalensis,	High Bat Sensitivity areas are 'no-go' areas due to
	and Eptesicus hottentotus. Neoromicia capensis and	expected elevated rates of bat fatalities due to wind
	Tadarida aegyptiaca were most commonly detected across	turbines. No turbines are allowed to be placed in High Bat
	both of the monitoring systems. The migratory species,	Sensitivity areas and their associated buffers.
	Miniopterus natalensis, was detected by all monitoring	
	systems and is rather prevalent on site. The relative	
	abundance of this species was highest, as detected by all	
	monitoring systems, over the months of September - October	
	2015 and February - April 2016.	
Surface Water	Ultimately, it was found that there were nine (9) watercourses	Specialist recommendations include the following:
	(drainage lines) and twenty two (22) depressions	 All stipulated mitigation measures are to be adhered
	(depression wetlands). For the depression wetlands, these	 to; All surface water resources and buffer zones must be
	were sub-divided into two sub-categories for the fifteen (15)	
	natural depression wetlands and the seven (7) artificial (man-	avoided as far as practically possible;

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made) depression wetlands identified. A buffer zone of 50m	•	Where it is not possible to avoid impacting on the
for watercourses and the natural depression wetlands have		identified surface water resources, the relevant
been applied in consideration of the factors above. No buffer		environmental authorisation and water use license
zone was applied to the artificial depression wetlands as		must be applied for.
these were not identified to be of any major ecological		
significance. The artificial depression wetlands would		
however need to be avoided and should be viewed as		
exclusion zones.		
In the context of NEMA (1998) and the EIA Regulations		
(2014), considering the layout of the proposed development,		
no listed activities will be triggered based on the wind turbine,		
substation and operation and maintenance building facility		
layout since none of these structures are directly within or		
within close proximity (within 32m) to the identified surface		
water resources. However, it is presumed that internal		
access roads will be required which will need to route to the		
respective wind turbines locations and various buildings and		
infrastructure to be constructed. Since the drainage lines can		
extend for some kilometres and the distribution of the		
wetlands are amongst the wind turbine locations, there is a		
good chance the internal access roads and other associated		
infrastructure not shown on the current layout will need to		
cross or be within close proximity to the delineated surface		
water resources. Therefore, provisionally, Activities 12 and		
19 of Government Notice 983 Listing Notice 1 are identified		
to potentially be triggered thereby requiring Environmental		
Authorisation.		



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As such, the direct cumulative impact of loss of surface water	
resources and degradation was found not to be compounded	
by the proposed development as the wind turbine, substation	
and operation and maintenance buildings were not located	
in any surface water resources. However, provision for	
potential degradation of surface water resources due to	
associated infrastructure was noted. Should these potential	
impacts be avoided / reduced as per the mitigation measures	
stipulated, the cumulative impact will be negligible. From an	
indirect cumulative impact perspective, the proposed	
development as a whole was not expected to contribute to	
the cumulative impacts of increased run-off, sedimentation	
and erosion since the drainage lines flow in a southerly	
direction and will be contained on the proposed development	
area, and not into any adjacent proposed or current	
renewable energy developments being constructed. That	
being said, with the implementation of stipulated mitigation	
measures, the cumulative impact was again deemed to be	
negligible.	
The agricultural potential for this area corresponds with the	The mitigation measures proposed are as follows:
initial findings in the scoping report. Thus, an overall low	
potential for irrigation for map units Cg1, Cg2, Py1 with a low	Ensure that the minimum area possible is set aside for
to moderate irrigation potential for map unit Py2, consisting	the project infrastructure, so that the natural vegetation
of gravelly Plooysburg and Hutton soils, with soil depth 300-	is undisturbed and grazing of livestock can continue on
800 mm onto rock.	site post-construction;
	 Protection of the vegetation covering is vital, so that as
	little vegetation as possible to be removed. If bare
	resources and degradation was found not to be compounded by the proposed development as the wind turbine, substation and operation and maintenance buildings were not located in any surface water resources. However, provision for potential degradation of surface water resources due to associated infrastructure was noted. Should these potential impacts be avoided / reduced as per the mitigation measures stipulated, the cumulative impact will be negligible. From an indirect cumulative impact perspective, the proposed development as a whole was not expected to contribute to the cumulative impacts of increased run-off, sedimentation and erosion since the drainage lines flow in a southerly direction and will be contained on the proposed development area, and not into any adjacent proposed or current renewable energy developments being constructed. That being said, with the implementation of stipulated mitigation measures, the cumulative impact was again deemed to be negligible. The agricultural potential for this area corresponds with the initial findings in the scoping report. Thus, an overall low potential for irrigation for map units Cg1, Cg2, Py1 with a low to moderate irrigation potential for map unit Py2, consisting of gravelly Plooysburg and Hutton soils, with soil depth 300-

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Virtually all of the study area comprises shallow, often	topsoil results, it should be covered by a soil protection
calcareous soils with rock outcrops.	layer, such as a geotextile, to stabilize the site until vegetation can re-establish.
Coupled with these shallow soils, the very low rainfall in the	Regular communication between responsible officials
area means that the only means of cultivation would be by	at all sites in the vicinity is essential.
irrigation and the Google Earth image of the area shows	Regular monitoring (at least monthly during any
absolutely no signs of any agricultural infrastructure and	construction phase and approximately six-monthly
certainly none of irrigation.	thereafter) is strongly recommended to pick up any potential problems before they arise.
The climatic restrictions mean that this part of the Northern	
Cape is suited at best for grazing and here the grazing	
capacity is low, around 20 ha/large stock unit (ARC-ISCW,	
2004).	
Two main impacts are possible. The first deals with the unavailability of land for agriculture due to the fact that a wind energy generating facility is to be established, while the second impact refers to the possibility that construction of such a facility will lead to disturbance of the topsoil and surface vegetation cover, so that erosion of topsoil by wind action will increase.	
There are a considerable number of other power generation projects proposed for the immediate area near Copperton	
and Prieska. The prevailing agricultural potential is low to	
very low, so there will be little or no cumulative impact in that	
regard. However, regarding wind erosion, there is a definite	
possible cumulative impact regarding potential topsoil	

	removal by wind erosion on one site, which could then be	
	blown for a considerable distance across other sites.	
	Two potential sites were proposed regarding positions of the	
	substation and other infrastructure. However, there are no	
	sensitive areas in the study area and the natural resources	
	are very similar, so there will be no specific difference	
	between the two sites.	
	Due to the occurrence of shallow soils, coupled with the	
	extremely hot and dry nature of the climate, there are no	
	significant impacts from the project.	
Noise	The results of the investigation indicated that the predicted	In order to legally comply with the requirements of the
	impact of noise during construction phase would be confined	NCR, the wind turbines would need to be relocated with a
	to residences within the WEF boundaries. There would be a	minimum distance of 2 600 m from any WEF boundary.
	temporary loss of "quiet" low residual noise level with a high	However, as this would prevent the development from
	intensity of noise impact on the residences at location L2	proceeding, it is recommended that a written application for
	during daytime if the existing access farm road in close	exemption of provisions of the NCR be made to the local
	proximity to the residences were to be upgraded.	authority with the due consideration and approval by all
	Construction of a new road and site works at least 1 000 m	affected parties.
	from the residences would reduce the impact to Low.	
	Based on the wind energy turbine noise emission data	
	provided, assessment of the predicted noise during the	
	operation phase in terms of SANS 10103:2008 indicated that	
	the intensity of noise impact on land adjacent to the WEF	
	boundaries would range from Very High close to the	
	boundaries to Low at a distance of 2 600 m.	
L		

	The intensity of noise impact on residences within the WEF boundaries at location L2 would be High. At residences at locations L3 and L4, at a distance of 3 100 m beyond the WEF boundaries, the intensity of noise impact would be Low and Negligible, respectively.	
	In terms of the National Noise Control Regulations (NCR), noise emanating from the wind energy turbines would be adjudicated as disturbing noise on land within 2 600 m from the northern, eastern and southern boundaries. Compliance with the legal requirements of the NCR would require all turbines to be set back 2 600 m from the WEF boundaries.	
	In terms of SANS 10103:2008 the intensity of noise impact on adjacent land close to the boundaries would be Medium.	
Visual	The impact assessment revealed that the proposed development would have a negative low visual impact during construction and a negative medium visual impact during operation, with several mitigation measures available to reduce the visual impact.	It is recommended that all mitigation measures should be implemented.
	The visual impacts are not significant enough to prevent the project from proceeding and an EA should be granted. From a visual impact perspective, only two (2) visually sensitive receptors with tourism significance have been identified within the study area, namely the Boesmansberg Guest Farm (VR 1) and the Nelspoortjie Karoo Guest Farm (VR 2).	

	In addition, the existing electrical infrastructure and other	
	linear elements already present within the study area have	
	already altered the natural character of the surrounding	
	environment to a degree and are expected to lower the visual	
	contrast of the Aletta Wind Energy Facility slightly. The visual	
	impact of the proposed development on most the potentially	
	sensitive visual receptors identified within the study area was	
	rated as being low or medium. In addition, the proposed	
	development would have a negligible visual impact on one	
	(1) potentially sensitive visual receptor, while a high visual	
	impact will be experienced by three (3) potentially sensitive	
	visual receptor locations. SiVEST is therefore of the opinion	
	that the impacts associated with the construction and	
	operation phases can be mitigated to acceptable levels	
	provided the recommended mitigation measures are	
	implemented.	
Heritage and	Heritage Impact Assessment:	The mitigation measures proposed are as follows:
Palaeontology	The Heritage Scoping Report completed in February 2016	
(Desktop)	has shown that the proposed Aletta site to be developed as	Pre-Construction
	a Wind Energy Facility (WEF) may have heritage resources	• A detailed walk down of the final approved layout will
	present on the property. This has been confirmed through	be required before construction commences.
	archival research and evaluation of aerial photography of the	 Any heritage features of significance identified during
	sites.	this walk down will require formal mitigation, permits if
		required or where possible a slight change in design
	The subsequent field work completed for the HIA component	could accommodate such resources.
	in August 2016, has confirmed the presence of 3	 A management plan for the heritage resources needs
	archaeological find spots, 5 historical sites, 21	then to be compiled and approved for implementation
	archaeological sites or resources and 3 grave sites. The	during construction and operations.
	1	

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		r
	archaeological sites are associated with the Early Stone Age	
	(ESA), Middle (MSA) and Later Stone Age (LSA) and are	Palaeontology
	representative of archaeological sites with a medium to high	 The ECO for this project must be made aware of the
	significance.	fact that sediments of the Uitdraai Formation, Bulpan
		Group, can contain significant micro-fossil remains,
	The design process and methodology followed by the	albeit mostly algal structures. The shale of the Dwyka
	developer for this project enabled the heritage assessment	Group can contain significant fossils and it is advisable
	to provide input into the proposed layouts before the impact	that a Paleontologist be appointed at the start of the
	assessment. This resulted in cognisance being taken of the	construction in areas underlain by this group, to visit
	positions of the heritage sites and thus the reduction of	the site initially to ensure that no significant fossils are
	impacts at an early design phase.	damaged. The Gordonia Formation is mainly
		windblown sand but if the ECO and/or HIA specialist
	The comparative assessment of the alternatives has shown	observe any suspiciously looking structures during
	that an overall low impact on heritage is foreseen, as all of	excavation into these rock types, the Paleontologist
	the heritage sites identified fall outside the proposed	must be informed and at least one site visit is
	alternative foot prints. The application site however holds a	recommended to ensure that no fossils are damaged.
	Negative Medium Impact.	The two historic spring sites indicated on the sensitivity
		map are of extreme importance as Geological Heritage
	Allowing for a 60m diameter construction foot print for on all	points and these points must for at least 500m around
	turbine positions has shown that all the find spots and sites	them be declared "No-Go" zones.
	fall outside and in most case more than 100 meters away	The recommendations must be included in the EMPr
	from any construction activities.	of the project.
	One archaeological resource occurs at the option 2	Archaeological Sites
	substation (Rated as having low heritage significance).	• A walk down of the final layout to determine if any
	Substation and O&M Building Option 1 is thus the preferred	significant sites will be affected. Relocate turbines if
	alternative from a heritage perspective as no heritage	need be.
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resources has been identified in the general area of the	•	Sites ALE 4 and ALE 36 must be monitored during
substation footprint.		construction, as they are close to turbine construction
		activities.
It is the specialist's considered opinion that this additional	•	Demarcate and fence during construction if
load on the overall impact on heritage resources will be low.		construction activities are within 100 meters from a
With a detailed and comprehensive regional dataset this		site.
rating could possibly be adjusted and more accurate.	•	Monitor find spot areas if construction is going to take
		place through them.
It can clearly be noted that the area in general is abundant	•	A management plan for the heritage resources needs
with Stone Age remains. I concur with Kaplan and Wiltshire		then to be compiled and approved for implementation
2011, "SAHRA must assess this application in the broader		during construction and operations. Possible surface
context of other present and future applications in the area in		collections for sites with a medium to high significance
order to guide the Client and the Department of		as well as conducting a watching brief by heritage
Environmental Affairs (DEA) towards an acceptable level of		practitioner during the construction phase.
overall heritage impact on the area."		
	His	torical Sites
Palaeontological Desktop Assessment:	•	Demarcate sites as no-go areas.
The Desktop Paleontological Survey Identified that the	•	Demarcate and fence during construction if
proposed development is allocated a Moderate		construction activities area to happened within 100
Paleontological Sensitivity. Geological structures associated		meters from a site.
with groundwater were mapped as well as spring sites which	•	A management plan for the heritage resources needs
are part of the Heritage of this area.		then to be compiled and approved for implementation
		during construction and operations.
The study area is underlain by presumably Mokolian aged		
Uitdraai Formation of the Brulpan Group Olifantshoek	Gra	ave Sites and cemeteries
Supergroup, Carboniferous to Permian aged Dwyka Group,	•	Adjust the development layout (where possible) and
Karoo Supergroup and Quaternary aged Gordonia		demarcate the grave sites with at least a 5-10-meter
Formation of the Kalahari Group.		buffer.

on diffi the kno	though the Uitdraai Formation can provide new information micro-fossils of Mokolian age, these fossils are very ficult to identify and are more of academic interest. Both e Dwyka Group and Gordonia Formations are however nown for some very significant fossil finds and although	Cui	mulative Impact It is recommended that SAHRA commissions a regional study that focus on the identification of heritage resources and all documentation and
on diffi the kno	micro-fossils of Mokolian age, these fossils are very ficult to identify and are more of academic interest. Both e Dwyka Group and Gordonia Formations are however	•	regional study that focus on the identification of
und Car	arce, the fossils can contribute significantly to our iderstanding of depositional environments during the arboniferous, Permain and Quaternary ages in South rica.		mitigation of heritage resources as part of developments in the region must be aimed at a combined research output for developments in the Copperton area.
and in th othe to t dev imp with eco	he economy of the Siyathemba LM is in need of investment ad development and the establishment of the wind facility the area will offer such an opportunity. Furthermore, if the her proposed projects are approved, this could contribute the growth of this sector as well as stimulate economic evelopment further. The project will have the potential to approve the standard of living of the communities located thin a 50 km radius given the commitments towards socio- conomic and enterprise development.	-	The project developer should design the infrastructure layout in a manner that limits the footprint of the facility and all associated infrastructure. Consultation with the directly affected and adjacent land owners must be on-going to limit the effect on productive agricultural land. It is recommended that in order to curb the increase in property prices in the area, proper planning concerning accommodation of the construction crew must be done. Construction vehicles should only access the construction site via demarcated access roads and

• It is estimated that the capital expenditure on the 140		should not be allowed to cut across farms or vacant
MW wind facility will be R2.6 billion. Approximately, 128		(agricultural) land.
employment opportunities will be created during the	•	The project developers and affected land owners
construction phase at peak construction. About 40% of		should discuss and agree on appropriate construction
the employment opportunities, specifically for unskilled		procedures, which will minimise disruption of current
and semi-skilled individuals are likely to be available to		farming activities.
local community members. Employment opportunities	•	Aim to hire as many people from the local community
for skilled individuals are likely to be associated with		as possible to limit the increase in demand for
contractors appointed during the construction phase.		accommodation.
• The annual revenue generated by the plant could		Where possible and feasible, local procurement of
amount to up to R1.3 billion. Furthermore, it is expected		labour should be applied to ensure the maximum
that 39 jobs per annum will be created at the plant.		benefit to the impacted / local community.
		Where feasible, training and skills development
Overall, the impacts discussion and evaluation revealed that		programmes targeted at the locals should be initiated
no fatal flaws are present from a socio-economic		prior to commencement of the construction phase.
perspective, preventing the proposed development from		Knowledge sharing and on-the-job training should be
being approved and implemented. In fact, all of the expected		promoted by the developer among the appointed
negative socio-economic impacts are of low significance.		contractors.
5		Raise awareness among construction workers on
		health issues, including HIV/AIDS.
		Locals should be informed upfront about employment
		opportunities so that there are no unrealistic
		expectations on the part of the community.
	-	The project proponent should attempt to resolve issues
		and concerns, which they are made aware of
		immediately.

		 Ensure clear communication of the project information and effective public participation processes to minimise the influx of migrant job seekers. Movement of construction workers on and off site must be closely monitored and managed. Prior construction, rules and regulations regarding presence of construction workers on site need to be devised in consultation with the land owners of directly affected and adjacent properties. During construction the rules and regulations must be clearly communicated to all workers, personal property must be respected and avoided. Ensure effective communication of the project information throughout all stages to effectively manage expectations of local communities, local authorities and local land owners. Establish a health facility for the duration of the construction crew and alleviate pressure on the local facilities.
Electromagnetic Interference Path	This risk assessment would enable one to estimate the maximum permissible radiated emissions from the	In order to evaluate the impact of the completed windfarm on the ambient emissions, reference measurements are to
Loss and Risk	equipment installed within the Aletta wind energy facility and	be done before construction and after construction. A
Assessment	will be compared to known radiated emission data from the	separate test plan will be developed for that.
(Including	Acciona AW125/3000 Wind Turbine Generator (WTG).	
Emission Control	Acciona AW125/3000 WTG is a large turbine type and was	Items identified as EMC emitters and therefore being a risk
Plan)	used to show the typical impacts of a similar technology and	for the SKA will be analysed independently and mitigation
	sized turbine. The assessment and Electromagnetic Control	measures will be applied.

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	Plan addresses mitigation actions required to reduce the	
	radiated emissions of the AW 125 TH 100A WTG to levels	To verify overall windfarm emissions, ambient
	acceptable for installation within the declared Karoo Central	measurements should be done at the new site before
	Astronomy Advantage Area. The intent of this plan is thus to	construction starts. Tests points should be carefully
	ensure that the proposed Aletta wind energy facility poses a	selected based on test equipment sensitivity with the
	low risk of detrimental impact on the SKA by describing	objective to observe the increase in ambient emissions as
	specific mitigation measurements to be implemented in order	construction progresses.
	to achieve 40 dB of attenuation, as agreed with SKA South	
	Africa. In addition, this plan concerns itself with the goal of	Final site tests will be done on completion of the project
	eliminating causes of electromagnetic interference (EMI),	and results should be compared to results in the
	which can adversely affect the performance of the SKA	Electromagnetic Interference Path Loss and Risk
	Radio telescope.	Assessment Report to prove the effectiveness of the
		mitigation techniques applied to the turbine. Although not
	The current Electromagnetic Compatibility (EMC)	anticipated, proper mitigation measures on identified
	requirement is a 30dB reduction in radiated emissions to	emitters will be studied and implemented if final test shows
	ensure the cumulative emission level of a wind farm is within	emissions exceeding the SKA threshold.
	the requirements of SKA. This requirement is based on	
	measurements on the Acciona AW 125 TH100A WTG at the	Lighting
	Gouda facility in South Africa and Barosoain windfarm,	All lights in the at least the tower (due to the height) and in
	Navarra, Spain. Very similar design will be used for the	the nacelle should be LED or incandescent types. Due to
	Copperton/ Garob facilities.	the arcing nature of strobe lights, aircraft warning light for
		Garob and Copperton windfarms will be LED type. The
	To prevent an impact on the SKA Project, Biotherm Energy	synchronization among these obstruction light will be done
	has reviewed the facility lay-out to increase the distance from	through GPS. Fluorescent lights in the tower and nacelle
	the closest turbine to the closest SKA infrastructure from	will be replaced by LED. By implementing the suggested
	20km to 25km. The number of turbines has also been	mitigation measures, the impact on the SKA project will be
	reduced from the initial 125 turbines to 60 turbines.	reduced. Where possible, the mitigation measures will be
		verified by means of laboratory tests.
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As mitigation techniques are source and coupling path specific, tests were be done on a current WTG to confirm the suspected noise sources. The results indicated shielding	The following mitigation principles have been provided: Cable Emissions (DM)
required at frequencies in the FM Radio band as well as other controlled frequency bands, especially in the nacelle area.	
controlled frequency bands, especially in the nacelle area. With regards to the Convertor Cabinet, test results obtained at the current installation including a 10dB safety margin shows no additional attenuation is required. Adding a 17.8dB requirement to accommodate cumulative effect highlighted a few frequencies that will require additional attenuation. Further analysis of the frequencies above the 0dB line proved that they are ambient frequencies in the FM, TV and cell phone band. The shielding effectiveness of the concrete tower was not taken into account. No additional shielding of the bottom converter cabinet would therefore be required. With regards to the Bottom Control Cabinet, test results obtained at the current installation including a 10dB safety margin shows that no additional attenuation is required. Adding a 17.8dB requirement to accommodate cumulative effect, highlighted the frequencies that will require additional attenuation of 12dB maximum excluding the FM radio frequencies. Further analysis of these signals proved that they are ambient signals from intentional transmitters. No	 Cable Emissions (CM) Ferrites and absorbers Control loop areas Enclosure Shielding Improve shielding EMC Gaskets
they are ambient signals from intentional transmitters. No additional shielding of the bottom control cabinet would therefore be required.	

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	With regards to the Top Control Cabinet, when taking	
	cumulative effect into consideration, a significant amount of	
	shielding is required. This is the combined effect of the	
	cables entering and exiting the Top Control Cabinet and	
	equipment mounted in the cabinet. Further analysis of the	
	highest peaks revealed that they can be attributed to FM	
	radio stations, TV and GSM intentional transmitters.	
	However, not all signals that require attenuation could be	
	attributed to intentional transmitters. Mitigation should	
	include shielded cabinets, shielded cable trays and the use	
	of absorptive cable sleeves.	
	Laboratory tests will be done to narrow down the source	
	possibilities.	
	Although site measurements were done, there is always the	
	risk of interference signals (A) being masked by a higher	
	amplitude interference signal (B). Signal A will then only	
	become apparent once signal B has being mitigated. As the	
	wind turbine generator and control equipment is a matured	
	design, mitigation will be limited to non-invasive techniques.	
Traffic	As part of the traffic assessment haulage routes were	In order to avoid the railway bridge on the N7 (located
	compared. Route Alternative 1 and Route Alternative 4 were	approximately 42km southeast of the town of Nuwerus)
	deemed to be the preferred options. Route Alternative 1	which may be a possible obstruction, an application to use
	avoids the Van Rhyns Pass and the Piekenierskloof Pass,	the facility road adjacent to the N7 must be investigated.
	however, there is a railway bridge on the N7 (located	
	approximately 42km southeast of the town of Nuwerus)	The existing gravel track off the R357, which is currently
	which may be a possible obstruction. As such, Route	the farmer's access road, will need upgrading and
	Alternative 4 was deemed to be the preferred option as it	extension and will need to be suitably maintained. Re-

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doesn't have any gravel roads and is much shorter than the	gravelling may be necessary as a maintenance measure,
other alternatives.	from time to time, throughout the operational life of the plant.
Based on the available information, it was calculated that the	
development will generate 6845 trips over an 18 month	Should damage be caused by the transport vehicles along
period. It was assumed that two (2) turbines will be delivered	the access roadway, it should be assessed and mitigating
to site each week which roughly equates to three (3)	maintenance should be initiated.
deliveries per day. Fifteen normal heavy and light vehicles	
will also travel to and from site daily but, over a much shorter	Additional delays experienced by the level of service on the
distance.	roadways on which the components are transported can be mitigated by:
Access to the site will be via an existing gravel track off the R357, which is currently the farmer's access road,	 Allowing the general traffic to pass the transport vehicle at regular intervals.
approximately 34km from the N10 intersection. Sight distance at the access is more than adequate and the pavement structure seems to be sound and with little to no defects.	-
	Permits must be obtained for the oversized vehicles in
It is expected that the community of Prieska will participate in the construction phase of this development. From a traffic	order to transport the turbine components.
point of view, the total daily construction traffic is deemed to	SANRAL Western / Southern Region will need to be
be very low and will not significantly impact this community.	contacted in order to obtain consent for the abnormal load
The cumulative effect on the community was rated as a	transport on their roadways.
positive low impact	
	Adequate traffic accommodation signage must be erected
The impact of the construction traffic on the general traffic	and maintained on either side of the access on road R357
and the surrounding communities along the haulage route is	throughout the construction period.
considered to be low. The level of service on the roadways	

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on which the components are transported may experience some additional delay.	
All the components will be transported by truck from Saldanha or Coega harbour to the site using the defined routes with possible minor deviations. These vehicles are classified as oversize vehicles and permits must be obtained in order to transport the turbine components.	
The access to the site is on road R357 which is a Provincial road and will necessitate the involvement of the Northern Cape provincial roads and transport department.	
The cumulative impact and significance of the development of the wind energy farm is considered to be low negative and low positive impacts when traffic and surrounding community parameters, respectively, are examined.	

A summary of the impact rating of the proposed development according to each environmental aspect are provided in **Table 161** below.

Key

LOW NEGATIVE	LOW POSITIVE
MEDIUM NEGATIVE	MEDIUM POSITIVE
HIGH NEGATIVE	HIGH POSITIVE

Table 161: Impact rating summary for the proposed Aletta Wind Energy Facility during the construction phase

Environmental	Environmental Impacts	Impact Rating without	Impact Rating with Mitigation
Aspect		Mitigation	
	Loss of indigenous natural vegetation	-38 (high negative)	-36 (medium negative)
Diadiversity	Loss of individuals of protected plant species	-11 (low negative)	-9 (low negative)
Biodiversity	Loss of individuals of protected trees	-12 (low negative)	-9 (low negative)
	Damage to sensitive habitats	-36 (medium negative)	-10 (low negative)
	Mortality of individuals of sedentary fauna	- 26 (low negative)	-11 (low negative)
	Displacement of individuals of mobile fauna	- 8 (low negative)	- 8 (low negative)
Avifauna	Displacement of priority species due to disturbance during construction phase	-39 (medium negative)	-18 (low negative)
Avilaulia	Displacement of priority species due to habitat destruction during construction phase	-32 (medium negative)	-30 (medium negative)
Bats	Destruction of bat roosts due to earthworks and blasting	-68 (high negative)	-16 (low negative)
Dals	Loss of foraging habitat	-30 (medium negative)	-8 (low negative)
	Construction Lay-down Area	- 22 (low negative)	- 6 (low negative)
	Vehicle and Machinery Degradation	- 26 (low negative)	- 6 (low negative)
Surface Water	Human Degradation of Flora and Fauna associated with Surface Water Resources	- 10 (low negative)	- 6 (low negative)
	Degradation and Removal of Soils and Vegetation in Surface Water Resources	- 42 (medium negative)	- 6 (low negative)
	Increased Run-off, Erosion and Sedimentation	- 39 (medium negative)	- 6 (low negative)
	Loss of agriculturally productive land	- 20 (low negative)	- 20 (low negative)

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Soils and			
Agricultural	Increased erosion of topsoil by wind	-45 (medium negative)	- 18 (low negative)
Potential			
	Temporary loss of "quiet" low residual noise level during		
Noise	construction phase for residential area within the WEF	- 27 (low negative)	- 6 (low negative)
	boundaries.		
	Rating of visual impacts of the proposed 140MW Aletta Wind	-24 (low negative)	-22 (low negative)
	Energy Facility during construction		
Visual	Rating of visual impacts of the infrastructure associated with		
	the proposed 140MW Aletta Wind Energy Facility during	-22 (low negative)	-20 (low negative)
	construction		
	Impact on Palaeontological sensitive rock formations	-51 (high negative)	-15 (low negative)
Heritage and	Impact on Stone Age find spots and Sites	-40 (medium negative)	-16 (low negative)
Palaeontology	Impact on Historical structures and cemeteries	-34 (medium negative)	-16 (low negative)
	Impact on Unidentified heritage structures	-34 (medium negative)	-17 (low negative)
	Loss of agricultural land during construction	-13 (low negative)	-13 (low negative)
	Disruption of farming activities due to construction related	-8 (low negative)	- 8 (low negative)
	activities		
	Temporary employment creation during construction	+12 (low positive)	+12 (low positive)
	Loss of farm labour to the construction phase	-11 (low negative)	-10 (low negative)
Socio-economic	Skills development and training during construction	+32 (medium positive)	+34 (medium positive)
	Impact on health during construction	-11 (low negative)	-12 (low negative)
	Impact on social relations during construction	-22 (low negative)	-18 (low negative)
	Impact on safety and security during construction	-28 (medium negative)	-22 (low negative)
	Change in the sense of place	-16 (low negative)	-16 (low negative)
	Temporary increase in production and Gross Domestic	+42 (medium positive)	+42 (medium positive)
	Product during construction		

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	Temporarily increased traffic and the impact on road	-26 (low negative)	-12 (low negative)
	infrastructure during construction		
	Increased demand for social facilities	-28 (low negative)	-13 (low negative)
	Impact on service delivery	-28 (low negative)	-13 (low negative)
	Temporary increase in household disposable income during construction	+28 (low positive)	+28 (low positive)
	Impact on property values and desirability of property	+11 (low positive)	+11 (low positive)
	Temporary increase in tax revenue for government during construction	+13 (low positive)	+13 (low positive)
	Impact on Long distance route	-22 (low negative)	-6 (low negative)
Traffic	Impact on Intersections	-20 (low negative)	-6 (low negative)
	Impact on Local traffic	-7 (low negative)	-6 (low negative)
	Impact on Community	+28 (low positive)	N/A

Table 162: Impact rating summary for the proposed Aletta Wind Energy Facility during the operational phase

Environmental Aspect	Environmental Impacts	Impact Rating without Mitigation	Impact Rating with Mitigation
Biodiversity	Establishment and spread of declared weeds	-28 (low negative)	-11 (low negative)
Avifauna	Displacement of priority species due to disturbance during operational phase	-26 (low negative)	-24 (low negative)
	Collisions of priority species with the turbines in the operational phase	-51 (high negative)	-30 (medium negative)
Bats	Bat mortalities due to direct turbine blade impact or barotrauma during foraging activities (not migration)	-76 (very high negative)	-26 (low negative)
Duis	Impact on bat populations, foraging and diversity due to artificial lighting	-30 (medium negative)	- 8 (low negative)

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	Cumulative bat mortalities due to direct turbine blade collision	-57 (high negative)	-30 (medium negative)
	or barotrauma during operation.	-57 (high hegative)	
Surface Water	Vehicle Damage to Surface Water Resources	- 42 (medium negative)	- 8 (low negative)
	Stormwater Run-off Impacts to Surface Water Resources	-28 (low negative)	-11 (low negative)
Soils and Agricultural Potential	Loss of agriculturally productive land	- 20 (low negative)	- 20 (low negative)
	Increased erosion of topsoil by wind	-45 (medium negative)	- 18 (low negative)
	Cumulative impacts on increased erosion of topsoil by wind	-45 (medium negative)	- 18 (low negative)
Noise	Loss of "quiet" low residual noise level for residences within the WEF boundaries for the operational life of the wind farm.	-39 (medium negative)	-10 (low negative)
	Disturbance of low residual noise level for the operational life of the wind farm.	-22 (low negative)	-9 (low negative)
	Loss of "quiet" low residual noise level on land beyond the WEF boundaries for the operational life of the wind farm.	-42 (medium negative)	-11 (low negative)
Visual	Visual impacts of the proposed 140MW Aletta Wind Energy Facility during operation	-40 (medium negative)	-36 (medium negative)
	Visual impacts of the infrastructure associated with the proposed 140MW Aletta Wind Energy Facility during operation	-34 (medium negative)	-28 (low negative)
Socio-Economic	Loss of agricultural land during operations	-13 (low negative)	-13 (low negative)
	Sustainable employment during operation	+13 (low positive)	+13 (low positive)
	Skills development and training during operations	+16 (low positive)	+17 (low positive)
	Sustainable increase in production and GDP during operations	+34 (medium positive)	+34 (medium positive)
	Sustainable increase in household disposable income during operations	+34 (medium positive)	+34 (medium positive)
	Impact on property values and desirability of property	+11 (low positive)	+11 (low positive)

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Increase in tax revenue for government during operations	+30 (medium positive)	+30 (medium positive)
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15.2 Conclusion and Environmental Impact Statement

The findings of the specialist studies undertaken within this EIA provide an assessment of both the benefits and potential negative impacts anticipated as a result of the proposed Aletta wind energy facility. The findings conclude that there are no environmental fatal flaws that should prevent the proposed project from proceeding. Areas of special concern have however been identified which will require site specific mitigation measures to reduce impacts. These are included within the EMPr to ensure that these areas receive special attention.

It was determined during the EIA that the proposed project will result in limited potential negative impacts and certain positive impacts. A preferred layout has been identified which is less environmentally sensitive and will result in the least environmental impact.

A detailed public participation process was followed during the EIA process which conforms to the public consultation requirements as stipulated in the EIA Regulations, 2014. In addition, all issues raised by I&APs will be captured in the FEIAr and where possible, mitigation measures provided in the EMPr to address these concerns.

As sustainable development requires all relevant factors to be considered, including the principles contained in section 2 of NEMA, the FEIAr has strived to demonstrate that where impacts were identified, these have been considered in the determination of the preferred layout.

It should be noted that micro-siting may be required within the development area during the detailed design phase to avoid any additional sensitive areas, and any new palaeontological outcrops. In addition, the final wind turbine layout will be determined during the detailed design phase. This is to enable the avoidance of any unidentified features on site or any design constraints when the project reaches construction.

It is the opinion of the EAP that the information and data provided in this FEIAr is sufficient to enable the DEA to consider all identified potentially significant impacts and to make an informed decision on the application. Further, it is the opinion of the EAP that based on the findings of the EIA that the proposed project should be granted an EA and allowed to proceed provided the following conditions are adhered to:

- The substation and O&M building should be constructed within the preferred substation and O&M building sites for Option 1.
- All feasible and practical mitigation measures recommended by the various specialists must be implemented.
- All micro siting of the turbines and associated infrastructure must be repositioned within the authorised buildable area and must exclude all no-go areas identified by the specialists.
- Where applicable monitoring should be undertaken to evaluate the success of the mitigation measures recommended by the various specialists.
- Turbines with a hub height of up to 120m and a rotor diameter of up to 150m should be authorised. However, should the AW125/3000 wind turbine generator, which has a hub height of 100m, a rotor diameter of 125m and an output of 3MW which was used to develop the EMC

control plan, not be selected for installation, it is recommended that a new path loss and risk assessment (including a revised EMC control plan) be undertaken and approved by the SKA before any turbines are installed on the proposed site. Final EMPr should be approved by DEA prior to construction.

• The final layouts should be submitted to the DEA for approval prior to commencing with the activity.

SiVEST as the EAP is therefore of the view that:

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- An environmentally preferred substation site, as well as an O&M building site has been identified which is less environmentally sensitive compared to the other site considered during the EIA phase.
- Through the implementation of mitigation measures, together with adequate compliance monitoring, auditing and enforcement thereof by the appointed ECO as well as competent authority, the potential detrimental impacts associated with the proposed project can be mitigated to acceptable levels.

The date on which the activity will commence cannot be determined at this stage as they are based on the timeframes dictated by the Renewable Energy Independent Power Producer Procurement Programme (REIPPP) bid windows. The date of the next round of bid submissions has not yet been announced. The construction of the Aletta wind energy facility is dependent on being selected as a preferred bidder. The project will therefore require an authorisation of at least 5 years.

It is trusted that the FEIAr provides the reviewing authority with adequate information to make an informed decision regarding the proposed project.

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